Securities and	d Exc	ange Commission v. Beasley et al	Doc. 422			
		Case 2:22-cv-00612-CDS-EJY Document 422	Z FIIEU UI/II/ZS PAYEI UI IZ			
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	3					
	4	ewingk@gtlaw.com				
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	8	jlr@skrlawyers.com KATIE L. CANNATA, Bar No. 14848	Facsimile: (213) 620-8816			
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	2	Facsimile: (702) 920-8669				
, LLP ,e 135 135 173	3	Attorneys for Geoff Winkler, Receiver for				
<b>3 TRAURIG, LL</b> fiftih Peak Drive uite 600 , Nevada 89135 : (702) 792-3773 (702) 792-9002	4	J&J Consulting Services, Inc., J&J Consulting Services, Inc., J and J Purchasing LLC, The Judd Irrevocable Trust,				
ENBERG TR 0845 Griffith F Suite 6i s Vegas, New iephone: (702 cisimile: (702		and BJ Holdings LLC, The Juda Trrevocable Trust,				
GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive Suite 600 Las Vegas, Nevada 89135 Telephone: (702) 792-3073 Facsimile: (702) 792-9002	5					
9 B	6	IN THE UNITED STATES DISTRICT COURT				
	7	FOR THE DISTRI	CT OF NEVADA CDS			
	18	SECURITIES AND EXCHANGE COMMISSION	N, CASE NO. 2:22-cv-00612- <del>JCM</del> -EJY			
	19	Plaintiff				
	20	vs.	STIPULATION AND ORDER AUTHORIZING THE SALE OF			
	21	MATTHEW WADE BEASLEY; et al.,	<b>REAL PROPERTIES LOCATED AT</b>			
	22	Defendants	2394 E. LA SAL PEAK DRIVE AND 2364 E. LA SAL PEAK DRIVE,			
	23	THE JUDD IRREVOCABLE TRUST; et al.,	HEBER, UTAH, WITH PROCEEDS FROM SALE TO BE TRANSFERRED			
	24	Relief Defendants	FROM ESCROW DIRECTLY TO			
	25		THE RECEIVER			
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	27	///				
	28	111				
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			Dockets.Justia.cpm			

The following Stipulation and [Proposed] Order (the "Stipulation") regarding the sale of the real property located at 2364 E. La Sal Peak Drive, Heber, Utah 84032, and bearing the legal description appended hereto as Exhibit A (the "Heber Land"), and 2394 E. La Sal Peak Drive, Heber, 4 Utah 84032, and bearing the legal description appended hereto as Exhibit B (the "Heber House") with proceeds from the sale to be transferred from escrow directly to Geoff Winkler (the "Receiver"), the Court-appointed receiver in the above-entitled action, is made by and between the Receiver, in his capacity as receiver in the above-entitled action ("Seller") and the plaintiff Securities and Exchange Commission (the "Commission"), on the one hand, and Defendant Shane M. Jager ("Jager"), on the other hand, by and through their respective representatives, and with respect to the following facts:

1. The Receiver was appointed on June 3, 2022 pursuant to this Court's Order Appointing Receiver [ECF No. 88] which was amended on July 28, 2022 [ECF 207] (collectively the "Appointment Order");

2. Among other things, the Appointment Order required the turnover of certain personal and real property to the Receiver, including the Heber House and Heber Land;

3. 6 The proposed buyer for the Heber Land and Heber House (sometimes collectively, the 7 "Heber Properties"), is Tige Investments, LLC ("Buyer"). Buyer has agreed to purchase the Heber 18 Land for the sum of \$700,000 in accordance with that certain Real Estate Purchase Contract dated 19 November 2, 2022, as amended by Addendums 1-5 (the "Land RSA") with title to the Heber Land 20 being transferred to On Par, LLC, a Utah limited liability company. Per the Land RSA, the Buyer has deposited \$100,000 in a brokerage real estate trust account with Utah Executive Real Estate LC (the "Land Deposit"); 22

23 4. Buyer has agreed to purchase the Heber House for the sum of \$5,225,000 in 24 accordance with that certain Real Estate Purchase Contract dated November 2, 2022, as amended by 25 Addendums 1-7 (the "House RSA") with title to the Heber House being transferred to Road Less 26 Taken, LLC, a Utah limited liability company. Per the terms of the House RSA, Buyer has deposited 27 \$500,000 in a brokerage real estate trust account with Utah Executive Real Estate LC (the "House 28 Deposit;

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ACTIVE 684387437v3

GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive Suite 600 Las Vegas, Nevada 89135 (702) 792-3773 (702) 792-9002 Las Vegas, N Telephone: ( Facsimile: ( 1

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5. The Buyer, Seller, Receiver, and Jager have agreed that the Land Deposit, the House Deposit, and all proceeds of the foregoing sales shall be transmitted to the Receiver, via wire transfer, immediately upon the closing of the sales. It is anticipated that the sales will close within thirty (30) days of the Court's approval of this Stipulation. The Receiver, Seller, and Jager understand that Buyer's offer represents fair market value for the Heber Properties;

6. The Receiver is seeking to close the sale via this Stipulation in lieu of a receiver's auction process because recent changes and uncertainties in the real estate marketplace jeopardize the sale of the Heber Properties, and the recovery of the maximum sale proceeds for the benefit of the receivership estate in the immediate term. In most cases, transfers of title from the defendants in the above-entitled action to the Receiver would be necessary in order for the Receiver to conduct the auctions contemplated by 28 U.S.C. § 2001, and the sales procedures already approved by this Court (which include sale pursuant to stipulation, in certain circumstances). However, delays in connection with the closing of the sale that result from the auction process, and the time required by the title company to underwrite title policies, have created untenable delays that could result in the Buyer walking away from the sale;

7. The Receiver and his real estate broker believe that delays in the closing beyond the
timing contemplated by the Land RSA and the House RSA will jeopardize the sale. As noted above,
the market is deteriorating as a result of, among other things, the extraordinary rise in mortgage rates
over the past six months. It is possible that if this sale does not close, the Heber Properties may
remain on the market through the winter;

8. Jager has agreed that, after payment of closing costs and brokers' commissions, as
reflected in the Land RSA and the House RSA, the Land Deposit, the House Deposit, and all sale
proceeds from the sale of the Heber Properties shall be wired directly to the Receiver. It is estimated
that the net proceeds of the sale, which will be wired to the Receiver, will be approximately
\$5,545,988;

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9. Based upon the time that the Heber Properties have been on the market, the terms of the Buyer's offer, and anticipated market conditions for homes in this price range, the Receiver, Jager, and the Commission have agreed to the immediate sale of the Heber Properties to the Buyer, on the terms set forth in the Land RSA and House RSA; and

10. Accordingly, in light of the unique facts and circumstances surrounding the proposed sale of the Heber Properties including but not limited to the limited market for an "as is" sale of real property, the all-cash terms of the sale, as well as the Receiver's concerns that failing to immediately move forward with this sale may lead to the receipt of significantly less recovery for the receivership estate, the undersigned parties believe this Stipulation is necessary, and in the best interest of all parties and the receivership estate. Therefore, the undersigned agree that it is appropriate to waive any requirements imposed by 28 U.S.C. § 2001, et. seq. to the extent they are applicable to the offer, the Land RSA and the House RSA, and the proposed sale.

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**GREENBERG TRAURIG, LLP** 10845 Griffith Peak Drive Suite 600 Las Vegas, Nevada 89135 Telephone: (702) 792-9002 Facsimile: (702) 792-9002

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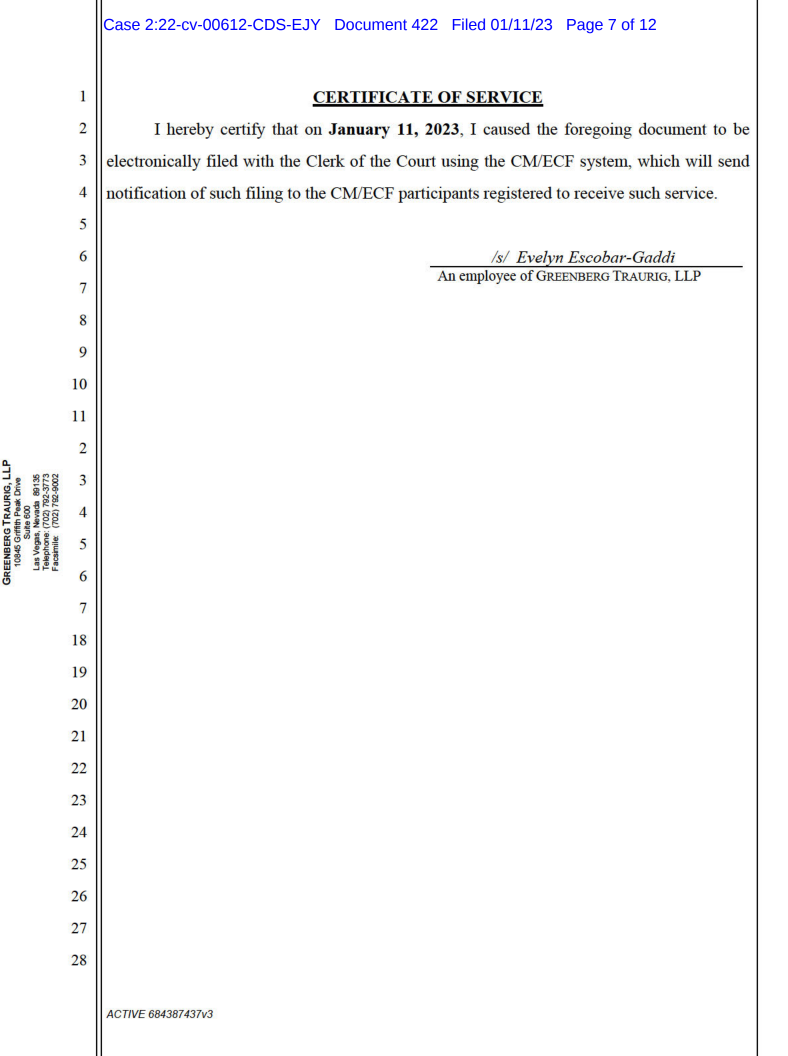
3-3002		ACCORDINGLY, IT IS HEREBY STIPULATED AND AGREED by and between th					
(702) 792	4	undersigned counsel that:					
Facsimile: (702) 792-9002	5	A. Se	eller may sell the Heber Properties pursuant to the offers reflected in the Land RSA				
Fac	6	ar	nd the House RSA;				
	7	B. T	he deposits received relating to the Land RSA and the House RSA shall be wire				
	18	di	rectly to the Receiver; and				
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1 2	C. Following the Court's approval of this Stipulation, on the Closing Date reflected in the Land RSA and the House RSA, the net proceeds of the sales shall be wired directly
3	from escrow to the Receiver.
4	IT IS SO STIPULATED.
5	DATED this 11th day of January 2023. DATED this 11th day of January 2023.
6	SECURITIES & EXCHANGE GREENBERG TRAURIG, LLP
7	COMMISSION
8	By: /s/ Casey R. Fronk By: /s/ Kara B. Hendricks
9	TRACY S. COMBS, ESQ.KARA B. HENDRICKS, ESQ.(California Bar No. 298664)Nevada Bar No. 07743Nevada Bar No. 1000 K. MCKG, ESQ.
10	CASEY R. FRONK, ESQ.JASON K. HICKS, ESQ.(Illinois Bar No. 6296535)Nevada Bar No. 13149
11	351 South West Temple, Suite 6.100KYLE A. EWING, ESQ.Salt Lake City, Utah 84101Nevada Bar No. 014051
2	Telephone: (810) 524-5796ALLEN MATKINS LECK GAMBLEFacsimile: (810) 524-3558MALLORY & NATSIS LLP
3	DAVID R. ZARO, ESQ.* JOSHUA A. del CASTILLO, ESQ.*
4	MATTHEW D. PHAM, ESQ.* *admitted <i>pro hac vice</i>
5	<b>SEMENZA KIRCHER RICKARD</b> JARROD L. RICKARD, ESQ.
6	Nevada Bar No. 10203 KATIE L. CANNATA, ESQ.
7	Nevada Bar No. 14848
18	Attorneys for Geoff Winkler, Receiver for
19	J&J Consulting Services, Inc., J&J Consulting Services, Inc., J and J
20	Purchasing LLC, The Judd Irrevocable Trust, and BJ Holdings LLC
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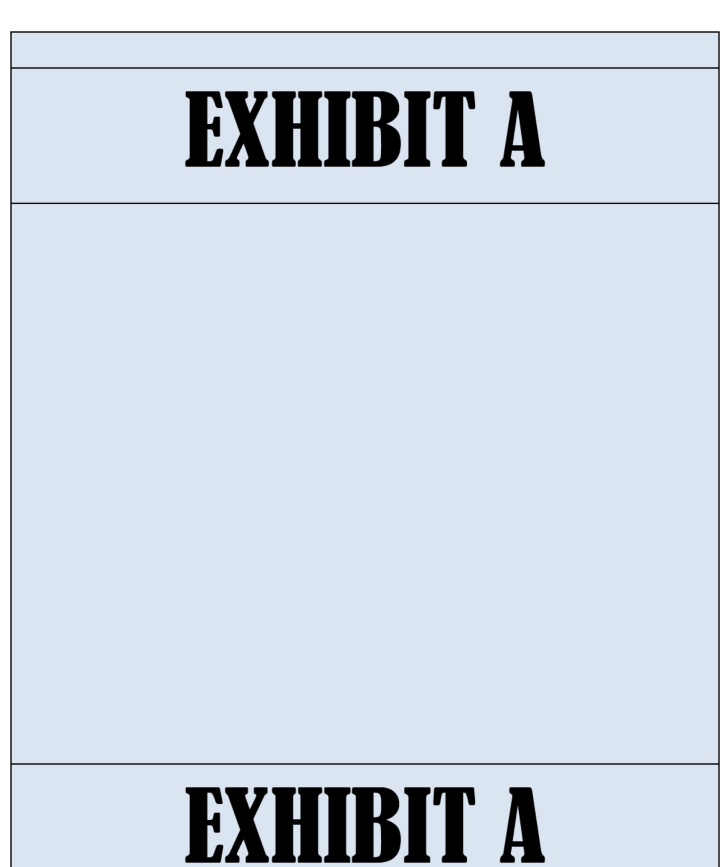
	ſ	ase 2:22-cv-00612-CDS-EJY Document 422 Filed 01/11/23 Page 6 of 12						
	1	IT IS SO STIPULATED.						
	2							
	3	DATED this 10th day of January 2023.						
	4	By: ZD C.						
	5	SHANE JAGER Defendant						
	6	Detendant						
	7	DATED this 10th day of January 2023.						
	8	PALAZZO LAW FIRM						
	9	ha she have						
	10	By:						
	11	T. Louis Palazzo, Bar No. 4128 520 S. Fourth Striet						
LLP 858	12 13	Las Vegas, NV 80101 Counsel for Defendant Shane Jager						
GREENBERG TRAURIG, LLP 10845 Griffet Peak Drive Suite 600 Las Vogas, Nevada 6135 Telephone. (702) 792-3073 Facsimile: (702) 792-9002	13							
ERG TR 5 Griffeth F Suite 6 Suite 6 9gas, Nev none: (702 nile: (702	15	IT IS HEREBY ORDERED that:						
<b>GREENBER</b> 10845 G Las Vega Telephom Facsimile	16	1. Seller may sell the Heber Properties pursuant to the offers reflected in the Land RSA						
U	17	and the House RSA;						
	18	2. The deposits received relating to the Land RSA and the House RSA shall be wired						
	19	directly to the Receiver; and						
	20	3. On the Closing Date reflected in the Land RSA and the House RSA, the net proceeds						
	21	of the sales shall be wired directly from escrow to the Receiver.						
	22							
	23	JUDGE, UNITED STATES DISTRICT COURT						
	24	DATED: January 11, 2023						
	25	DATED. Junuary 11, 2029						
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	1	INDEX OF EXHIBITS			
	2	Exhibit A	Legal Description (Land)		
	3 4	Exhibit B	Legal Description (House)		
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GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive Suite 600 Las Vegas, Nevada 89135 Telephone: (702) 792-3773 Facsimile: (702) 792-9002	4				
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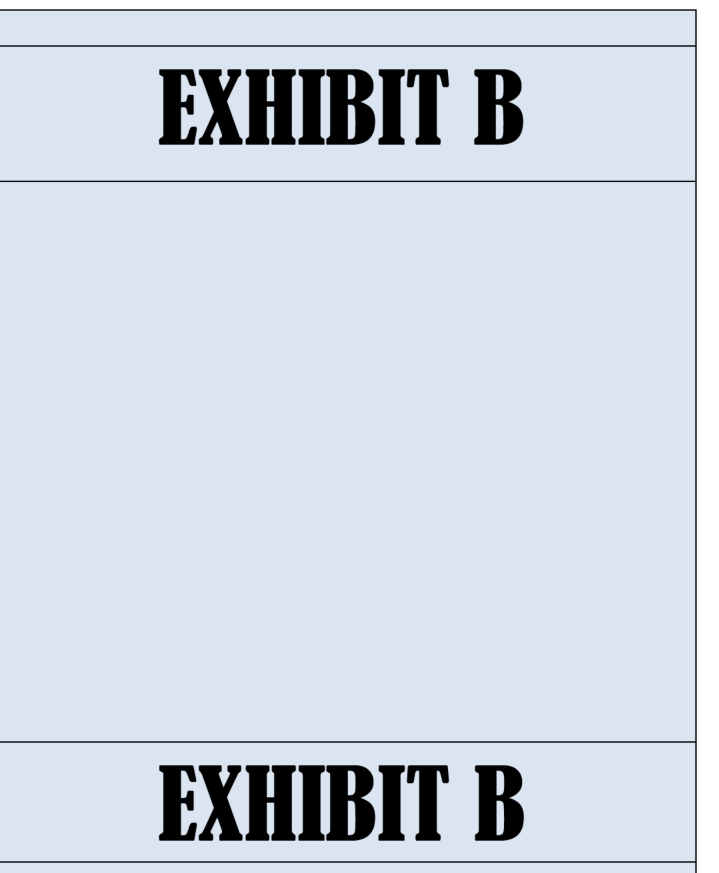
Legal Description (Land)

## EXHIBIT "A" LEGAL DESCRIPTION

File No.: 1839412

Lot 501, RED LEDGES PHASE 2K, according to the Official Plat thereof as recorded in the Office of the Wasatch County Recorder, State of Utah.

Tax ID No. ORX-2K501-0-028-035 / 00-0021-1105 (shown for informational purposes only)



Legal Description (House)

## EXHIBIT "B" LEGAL DESCRIPTION

File No.: 1839964

Lot 500, RED LEDGES PHASE 2K, according to the Official Plat thereof as recorded in the Office of the Wasatch County Recorder, State of Utah.

Tax ID No. ORX-2K5000-028-035 / 00-0021-1104 (shown for informational purposes only)