

COMMISSIONERS SUSAN BITTER SMITH – Chairman BOB STUMP BOB BURNS DOUG LITTLE TOM FORESE



Executive Director

Director

Corporations Division

ARIZONA CORPORATION COMMISSION

Date 04/13/2015

JNJ VENTURES LLC 28002 N 42ND ST CAVE CREEK AZ 85331-

Dear Sir or Madam:

Enclosed is a copy of the following document(s) that were served upon the Arizona Corporation Commission on 04/13/2015 as agent for JNJ VENTURES LLC:

Case caption: LILLIAN CLARK v. JNJ VENTURES LLC, et al , Case number: CV2014-014652 Court: MARICOPA COUNTY, SUPERIOR COURT

- 🛛 Summons
- Complaint
- Subpoena
- 🗌 🐘 Subpoena Duces Tecum
- Default Judgment
- Judgment
- Writ of Garnishment
- Motion For Summary Judgment
- Motion for
- Other CERTIFICATE OF COMPULSORY ARBITRATION

Sincerely prh pda 6. ffin Lynda B Griffin Custodian of Records

Initials PTG File number L17909770

COMMISSIONERS SUSAN BITTER SMITH – Chairman BOB STUMP BOB BURNS DOUG LITTLE TOM FORESE



JODI JERICH Executive Director

PATRICIA L. BARFIELD Director Corporations Division

ARIZONA CORPORATION COMMISSION

## **CERTIFICATE OF MAILING**

The undersigned person certifies the following facts:

On **04/13/2015**, **PETER GRAHAM**, an employee of the Arizona Corporation Commission ("ACC"), received on behalf of the ACC service of the following documents upon the ACC as agent for **JNJ VENTURES LLC**.

Case caption: LILLIAN CLARK v. JNJ VENTURES LLC, et al , Case number: CV2014-014652 Court: MARICOPA COUNTY, SUPERIOR COURT

Summons

Default Judgment

Writ of Garnishment

Judgment

🛛 Complaint

Subpoena

- Subpoena Duces Tecum
- Motion For Summary Judgment
- Motion for
- Other CERTIFICATE OF COMPULSORY ARBITRATION

On **04/13/2015**, the undersigned person placed a copy of the above listed documents in the United States Mail, postage prepaid, addressed to the entity at its last known place of business address, as follows:

JNJ VENTURES LLC 28002 N 42ND ST CAVE CREEK AZ 85331

OR

The undersigned was unable to mail the above listed documents to

because that entity is not a registered corporation or limited liability company in the State of Arizona, and the Arizona Corporation Commission has no record of its known place of business.

	$\widehat{}$	
I declare and certify un	ider/penalty of perfury that th	e foregoing is true and correct.
Drinked up may		Data: 04/42/2045
Printed name:	PETER GRAHAM	Date: 04/13/2015
Signature:	Very Mar	
	110	

1300 WEST WASHINGTON, PHOENIX, ARIZONA 85007-2929 / 400 WEST CONGRESS STREET, SUITE #221, TUCSON, ARIZONA 85701-1347 <u>www.8zcc.gov</u> - 802-542-3026

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6 ·			
1	K. Thomas Slack - 013412		
2	BEALE, MICHEAELS, SLACK & SHU 7012 N. 18 <sup>th</sup> Street	JHARI, F.C.	
	Phoenix, Arizona 85014		
3	(602) 285-1444 tslack@bmsslaw.com		
4			
5	Attorneys for Plaintiff		
6	τη τητέ σύρεριος σούρτ	OF THE STATE OF ARIZONA	
7			
8	IN AND FOR THE CO	DUNTY OF MARICOPA	
9	LILLIAN CLARK, a married woman,	NO. CV 2014-014652	
10	Plaintiff,	SUMMONS	
11		}	
	vs.	) (Negligence)	
12	JNJ VENTURES. LLC: An Arizona	) (regigence)	
13	limited liability company d/b/a	)	
14	ROADRUNNER RESTAURANT &	)	
14	SALOON; STARR PROPERTY	if you would like legal advice from a lawyer, contact the Lawyer Referral Service at	
15	HOLDINGS, LLC, a Arizona limited		
16	Lishility company: MARK STARR (		
	DOES I through X, BLACK	www.maricopalawyers.org Sponsored by the	
17	COMPANIES I through X, WHITE	Maricopa County Bar Association	
18	CORPORATIONS I through X, GREEN	}	
19	PARTNERSHIPS I through X,	<b>}</b>	
		}	
20	Defendants.	}	
21	Derendants.	}	
22	WARNING: This is an official document from the court that affects your rights.		
	WANNING. This is an official document from the court that arroves your rights.		
23	Read this carefully. If you do not understand it, contact a lawyer for help.		
24			
25	FROM THE STATE OF ARIZONA TO:		
	JNJ Ventures. LLC		
26	Statutory Agent – Jeff Riggs		
27	28002 N. 42 <sup>nd</sup> Street Cave Creek, AZ 85331		
28			
24			
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A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this Summons.

If you do not want a judgment or order taken against you without your input, you must file an Answer or a Response in writing with the court, and pay the filing fee. If you do not file an Answer or Response the other party may be given the relief requested in his/her Petition or Complaint. To file your Answer or Response take, or send, the Answer or Response to the Office of the Clerk of the Superior Court, 201 W. Jefferson Street, Phoenix, Arizona 85003-2205 or Office of the Clerk of the Superior Court, 18380 N. 40<sup>th</sup> Street, Phoenix, Arizona 85032 or Office of the Clerk of Superior Court, 222 E. Javelina Drive, Mesa, Arizona 85210-6201 or Office of the Clerk of Superior Court, 14264 W. Tierra Buena Lane, Surprise, Arizona, 85374. Mail a copy of your Response or Answer to the other party at the address listed on the top of this Summons.

If this Summons and the other court papers were served on you by a registered process server or the Sheriff, within the State of Arizona, your Response or Answer must be filed within twenty (20) calendar days from the date you were served, not counting the day you were served. If this Summons and other papers were served on you by a registered process server or the Sheriff outside the State of Arizona, your Response or Answer must be filed within thirty (30) calendar days from the date you were served, not counting the day you were served. Service by a registered process server or the Sheriff is complete when made. Service by Publication is complete thirty (30) days after the date of the first publication.

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You can get a copy of the court papers filed in this case from the Plaintiff at the address at the top of this paper, or from the Clerk of the Superior Court's Customer Service Center at 601 W. Jackson, Phoenix, Arizona 85003 or at 222 E. Javelina Drive, Mesa, Arizona 85210.

Requests for reasonable accommodation for persons with disabilities must be made to the court by parties at least 3 working days in advance of a scheduled court proceeding. Requests for an interpreter for persons with limited English proficiency must be made to the division assigned to the case by the party needing the interpreter and/or translator or his/her counsel at least ten (10) judicial days in advance of a scheduled court proceeding.

SIGNED AND SEALED this date:

DEC 082014

Michae earres, Cle

1	K. Thomas Slack - 013412 BEALE, MICHEAELS, SLACK & SHUGHART, P.C. 7012 N. 18 <sup>th</sup> Street		
3	Phoenix, Arizona 85014 (602) 285-1444		
4	<u>tslack@bmsslaw.com</u>		
5	Attorneys for Plaintiff		
6	IN THE SUPERIOR COURT	OF THE	TATE OF ADIZONA
7	IN THE SUPERIOR COURT IN AND FOR THE CO		
8		_	
9	LILLIAN CLARK, a married woman,	NO.	CV 2014-014652
10	Plaintiff,	COM	PLAINT
11 12	vs.	(Negli	gence)
13	JNJ VENTURES, LLC, An Arizona		
14	ROADRUNNER RESTAURANT &		
15	SALOON; STARR PROPERTY		
16	liability company; MARK STARR;		
17	DOES I through X, BLACK COMPANIES I through X, WHITE	}	
18	CORPORATIONS I through X, GREEN	}	
19	PARTNERSHIPS I through X,		
20	Defendants.		
21			d through her ottomate
22 23	Plaintiff Lillian Clark, a married wo		
24	undersigned, for her Complaint against De		
25	1. Plaintiff currently resides in N		
26	resident of Maricopa County at all times n		
27	occurrence hereinafter alleged occurred in		
28	2. Defendant JNJ Ventures, LLO	ر (neremai	ter Derendant 3113 / 18 all

8 T Arizona limited liability company and is and was at all times relevant hereto an owner and operator of a restaurant and bar business known as Roadrunner
Restaurant and Saloon, located at 47801 N. Black Canyon Highway, New River,
Arizona. The cause of action hereinafter set forth occurred in Maricopa County,
Arizona.

3. Defendant Starr Property Holdings, LLC (hereinafter "Defendant Starr Property") is an Arizona limited liability company and is and was at all times relevant hereto an owner of the property known as Roadrunner Restaurant and Saloon, located at 47801 N. Black Canyon Highway, New River, Arizona.

4. Defendant Mark Starr (hereinafter "Defendant Starr") is a resident of
Maricopa County and at all times relevant was an owner/operator of a restaurant
and bar business known as Roadrunner Restaurant and Saloon (hereinafter
"Roadrunner Restaurant") or property located at 47801 N. Black Canyon Highway,
New River, Arizona.

5. The Defendants were, at all times material, engaged in a joint enterprise, aided and abetted, owed non-delegable duties for the conduct of and/or were otherwise vicariously liable for the acts and omissions of K&B Restaurant Ventures, L.L.C. and Cowboy Lifestyle Network, L.L.C.

6. Defendants Black Companies 1-10, White Corporations 1-10 and Green Partnerships 1-10, and Does 1-10 are fictitious names of companies, corporations, partnerships and/or individuals residing and/or doing business in Maricopa County, Arizona, who or which caused an event to occur in Maricopa County, Arizona, out of which Plaintiff's Complaint arises. At such time as their true identities become known to Plaintiff, Plaintiff will seek leave of this Court to amend her Complaint to reflect their true names.

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This Court has jurisdiction over this action and the parties to this

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action, venue is proper before this Court and the amount in controversy exceeds the jurisdictional limits of this Court.

8. At all times material, Plaintiff was a paying customer and an invitee upon the premises known as Roadrunner Restaurant and Saloon located at 47801 N. Black Canyon Highway, New River, Arizona.

9. The Defendants, and each of them, individually, by and through their employees, servants, agents, ostensible agents, joint tortfeasors and/or representatives, and jointly and severally caused or contributed to cause the events giving rise to an incident and resulting injuries and damages to the Plaintiff.

On or about June 29, 2013, Plaintiff and her husband went for the first 10. time to the Roadrunner Restaurant and Saloon, for dinner and drinks at the invitation of a friend. During and after dinner, the Plaintiff was served by Defendants, agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives and consumed numerous sweet alcoholic drinks. After they arrived at Roadrunner Restaurant, the Plaintiff and her husband learned that there would be a competition that evening somehow involving bulls to win tickets to a Tim McGraw concert. Initially believing the event would not involve live bulls, and unable to obtain clear answers from Defendants' agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives, Plaintiff, who was in an obviously intoxicated state, agreed to take part in the competition. She was led to an outdoor ring on Defendants' premises, inside of which had been drawn two circles in the dirt. She had not witnessed anything which had occurred in the ring prior to her being brought to it, and never saw the live bull which was eventually let loose in the ring as she and other participants took their places within one of the two circles drawn in the ring.

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11. The Plaintiff, either due to her intoxicated state or to the complete

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lack of disclosure by the Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives of the ultra-hazardous risks to which she would be exposed, was wholly unaware of what would occur when she entered the ring at Roadrunner Restaurant. The purported goal of the "Ring of Fire" event was for the participants to stand within one of the two rings, somehow avoid being struck by an enormous, angry bull which repeatedly charged at them, while remaining within the ring. The last person left within a ring would win tickets to the Tim McGraw concert. In reality, the true goal for the Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives was to provide entertainment to bar patrons at the substantial risk of death or serious bodily injury to unwitting, generally intoxicated participants in the event.

12. Shortly after Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives released the bull into the ring, it charged and struck the Plaintiff, throwing her forward, knocking her to the ground and causing her significant injuries.

13. On June 29, 2013, while an invitee on the premises of Defendant Roadrunner and while continuing to be served alcoholic beverages, Plaintiff's intoxication would have been obvious Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives.

14. Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives, provided, served and sold spirituous liquor to Plaintiff within the hours preceding the incident in the bull ring set forth in Paragraphs 10 through 13 hereof. Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives, allowed Plaintiff to participate in the unreasonably dangerous "Ring of Fire" bull

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event while she was in an obviously intoxicated condition and such personnel, representatives, agents and/or employees knew or should have known that, given the quantity of alcoholic beverages served to Plaintiff, along with her demeanor, she was intoxicated and at significant risk of injury while participating in an already unreasonably dangerous and ultra-hazardous activity.

15. Defendants owed a duty of care to invitees on their premises especially to those to whom Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives had served copious amounts of alcoholic beverages. Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives had actual and/or constructive notice that Plaintiff was intoxicated while at the Roadrunner Restaurant premises at the time they allowed her to participate in the subject "Ring of Fire" event, in breach of their duties or reasonable care owed to the Plaintiff.

16. The unreasonably dangerous "Ring of Fire" event was ultra-hazardous to its participants. Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives negligently failed to disclose the event's ultra-hazardous nature to Plaintiff and failed to warn or advise her of the dangers of participating in the event and/or the very real risk of serious personal injury or death to participants.

17. Defendants' violation of statute, negligence, recklessness and/or intentional acts in selling or providing sufficient quantities of spirituous liquor to Plaintiff to render her intoxicated, and allowing her to participate in the subject "Ring of Fire" event while in her state of obvious intoxication, and without reasonable disclosure and/or warning, was a proximate cause of the serious injuries and damaged sustained by the Plaintiff. Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives served, sold or

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furnished spirituous liquor to Plaintiff in violation of A.R.S. 4-244(14) and 4-311, as well as other Arizona law(s) and its common law duties, and is liable to Plaintiff as a consequence of the same.

18. Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives were negligent, grossly negligent, reckless, and/or acted intentionally in permitting, sponsoring, organizing, coordinating, and/or otherwise participating in the operation of the subject "Ring of Fire" event without banning those who had consumed alcoholic beverages from participating, and/or for allowing Plaintiff in her obvious state of intoxication, to participate in the "Ring of Fire" event, and the Defendants' tortious conduct was a proximate cause of the serious injuries and damages sustained by the Plaintiff.

19. Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives were the owners of the subject premises and owed a non-delegable duty to keep its premises in a reasonably safe condition for the foreseeable uses of its invitees, and at all times material hereto Defendants owed such non-delegable duties to Plaintiff, which non-delegable duties were breached by Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives and/or others for whom Defendants are legally responsible.

20. Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives, as a result of the breach of nondelegable duties owed to Plaintiff, caused or contributed to cause the events giving rise to the injuries suffered by Plaintiff.

21. Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives failed to maintain the premises

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in a reasonably safe condition for their invitees and also negligently failed to inform and/or disclose the risks and circumstances of the activity and/or warn/advise Plaintiff of the unreasonably hazardous event, which caused Plaintiff's injuries and damages.

Defendants and/or their agents, ostensible agents, servants, 22. employees, joint tortfeasors and/or representatives and K&B Restaurant Ventures, L.L.C. and Cowboy Lifestyle Network, L.L.C. maintained a mutual agency based on their agreement, common purpose, community of interest and equal right to control the unreasonably dangerous bull ring "contest" and Defendants are jointly and severally liable with each other, and with K&B Restaurant Ventures, L.L.C. and Cowboy Lifestyle Network, L.L.C. for injuries caused to Plaintiff as joint venturers. The Defendants undertook to promote and expose unwitting invitees to an ultra-hazardous condition knowing it had a high likelihood of causing injury to participants. Defendants and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives, despite knowledge of the tortious nature of their activity nevertheless gave substantial assistance and/or encouragement to one another and Defendants are jointly and severally liable with K&B Restaurant Ventures, L.L.C. and Cowboy Lifestyle Network, L.L.C. for Plaintiff's injuries as aiders and abettors.

23. As a result of the negligence, gross negligence, recklessness and/or other tortious conduct on the part of Defendants, and/or their agents, ostensible agents, servants, employees, joint tortfeasors and/or representatives, Plaintiff was seriously and permanently injured on June 29, 2013.

24. The activity engaged in by the Defendants was abnormally dangerous in light of the location, circumstances and known hazards of such activities. Defendants and/or their agents, ostensible agents, servants, employees, joint •

tortfeasors and/or representatives nonetheless continued their operation and exposed invitees including Plaintiff to these ultra-hazardous risks and Defendants are strictly liable for Plaintiff's injuries.

25. As a direct and proximate result of the above-described negligence, gross negligence, carelessness, recklessness and other fault of the Defendants, Plaintiff was injured and received hospital care, and other medical attention, and may require additional care and treatment in the future for her injuries.

26. As a further direct and proximate result of Defendants' carelessness, negligence, gross negligence, recklessness and other fault, Plaintiff sustained severe injuries. These injuries have caused Plaintiff physical and mental pain and suffering which impaired her ability to perform everyday tasks, all to her damage in an amount to be proven at trial.

27. Plaintiff has sustained pain, discomfort, annoyance, mental and emotional distress and anxiety, anguish, inconvenience as well as the loss of enjoyment of life's activities as a result of the Defendants' negligence, carelessness and other fault, and will continue to experience such disabilities for an indefinite period in the future. The exact amount of these damages will be proven at trial.

28. As a direct and proximate result of the negligence, gross negligence, carelessness, recklessness and other fault of Defendants, Plaintiff has been forced to incur medical expenses and may be forced to incur medical expenses in the future, in amounts to be determined.

29. As a direct and proximate result of the negligence, gross negligence, carelessness, recklessness and other fault of Defendants, Plaintiff has lost income and may continue to lose income as a result of her injuries, the full nature and extent of which are unknown but will be proven at trial.

30. The conduct of the Defendants and/or their agents, ostensible agents,

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servants, employees, joint tortfeasors and/or representatives as alleged herein was beyond reckless and evidences the Defendants' conscious disregard of the substantial risk of injury and damage to the Plaintiff, and was the product of an evil and malignant mind, entitling Plaintiff to an award of punitive damages against Defendants.

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WHEREFORE, Plaintiff prays for judgment against Defendants, and each of them, jointly and severally, as follows:

- 1. For such sums as are fair and reasonable for Plaintiff's injuries, including general damages for pain, discomfort, loss of enjoyment of life, mental and emotional distress and anxiety, anguish, inconvenience and permanent injury and economic damages suffered by Plaintiff.
  - 2. For such sums as will fairly and reasonably compensate the Plaintiff for medical bills and expenses and other special damages incurred and reasonably likely to be incurred in the future.

3. For punitive and/or exemplary damages as allowed by law.

4. For Plaintiff's costs of court herein incurred, expended and accruing; and

5. For such other and further relief as the Court may deem just and

proper. DATED this  $5^{12}$  day of December, 2014.

BEALE, MICHEAELS, SLACK & SHUGHART, P.C. By Thomas Slack 7012 N. 18<sup>th</sup> Street Phoenix, Arizona 85014 Attorneys for Plaintiff

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1	K. Thomas Slack - 013412 BEALE, MICHEAELS, SLACK & SHUC	HART PC	
2	7012 N. 18 <sup>th</sup> Street		
3	Phoenix, Arizona 85014 (602) 285-1444	COPY	
4	tslack@bmsslaw.com	DEC 08 2014	
5	Attorneys for Plaintiff	AN - IN	
		MICHAEL K. JEANES. OLERK P ROE DEPUTY CLERK	
6	IN THE SUPERIOR COURT	OF THE STATE OF ARIZONA	
7		UNTY OF MARICOPA	
8	IN AND FOR THE CO		
9	LILLIAN CLARK, a married woman,	NO. CV2014-014652	
10	Plaintiff,	DEMAND FOR JURY TRIAL	
11	vs.		
12	l í	(Negligence)	
13	JNJ VENTURES, LLC, An Arizona ) limited liability company d/b/a }		
13	ROADRUNNER RESTAURANT &		
14	SALOON; STARR PROPERTY		
15	HOLDINGS, LLC, an Arizona limited		
	liability company; MARK STARR;		
16	DOES I through X, BLACK		
17	COMPANIES I through X, WHITE		
18	CORPORATIONS I through X, GREEN		
	PARTNERSHIPS I through X,		
19			
20			
21	Defendants.		
22	Plaintiff, by and through undersigne	ed counsel, and pursuant to Rule 38(b),	
23	Arizona Rules of Civil Procedure, hereby demands a trial by jury of all issues in		
24	the above-entitled action.		
25	DATED this $\underline{\leq}^{\mathcal{P}}$ day of Decembe	r. 2014.	
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27			
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BEALE, MICHEAELS, SLACK & SHUGHART, P.C. By\_ K. Thomas Slack 7012 N. 18<sup>th</sup> Street Phoenix, Arizona 85014 Attorneys for Plaintiff 

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	* 1 		
1 2	K. Thomas Slack - 013412 BEALE, MICHEAELS, SLACK & SHU 7012 N. 18 <sup>th</sup> Street	GHART, P.C.	
3	Phoenix, Arizona 85014 (602) 285-1444	DEC 0 8 2014	
4	<u>tslack@bmsslaw.com</u>		
5	Attorneys for Plaintiff	MICHAEL K. JEANES, OLERK DEPUTY CLERK	
6	IN THE SUPERIOR COURT	OF THE STATE OF ARIZONA	
7 8	IN AND FOR THE CO	OUNTY OF MARICOPA	
9	LILLIAN CLARK, a married woman,	NO. CV2014-014652	
10	Plaintiff,		
11	vs.	) CERTIFICATE OF ) ARBITRATION	
12	JNJ VENTURES, LLC, An Arizona		
13	limited liability company d/b/a	(Negligence)	
14	ROADRUNNER RESTAURANT & SALOON; STARR PROPERTY		
15	HOLDINGS, LLC, an Arizona limited		
16	liability company; MARK STARR;		
17	DOES I through X, BLACK		
18	COMPANIES I through X, WHITE CORPORATIONS I through X,		
	GREEN PARTNERSHIPS I through X,		
19			
20	Defendants.		
21	Defendants.		
22	The undersigned certifies that the largest award sought by the Plaintiff		
23	exceeds the limits set by Local Rule for compulsory arbitration. This case is		
24	<sup>4</sup> therefore not subject to the Uniform Rules of Procedure for Arbitration.		
25	DATED this $\underline{S^{P}}$ day of December		
26		-	
27	• • •		
28	•••		
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BEALE, MICHEAELS, SLACK & SHUGHART, P.S. By\_ K. Thomas Slack 7012 N. 18<sup>th</sup> Street Phoenix, Arizona 85014 Attorneys for Plaintiff б 

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DO NOT WRITE ABOVE THIS LINE; RESERVED FOR ACCUSE ONLY.

## STATEMENT FOR SERVICE OF PROCESS

**ENTITY NAME** – give the exact name of the corporation or LLC as currently shown in A.C.C. records:

VENTURES LLC

L-1790977-0 A.C.C. FILE NUMBER:

Find the A.C.C. file number on the upper corner of filed documents OR on our website at: http://www.azcc.gov/Divisions/Corporations

By my signature below, I certify under the penalty of perjury that, upon information, knowledge, and belief, the above-named entity has either failed to appoint a statutory agent or failed to maintain a statutory agent at the statutory agent address on record with the Arizona Corporation Commission.

TON Verduju Printed Name

Service of process fee: \$25.00	Mail:	Arizona Corporation Commission - Records Section 1300 W. Washington St., Phoenix, Arizona 85007
All fees are nonrefundable.	Fax:	602-542-3414

Please be advised that A.C.C. forms reflect only the minimum provisions required by statute. You should seek private legal to the individual needs of your business. All documents filed with the Arizona Corporation Commission are public record and are open for public inspection. If you have questions after reading the Instructions, please call 602-542-3026 or (within Arizona only) 800-345-5819.

SOP-Statement.001 Rev. 2013

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Arizona Corporation Commission - Corporations Division Page 1 of 1

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	CORPORATIONS DIVISION RECORDS SECTION 1300 West Washington
Phoe	enix, Arizona 85007-2929
User Id: PGRAHAM	Check Batch:
Invoice No.: 4740079	Invoice Date: 04/13/2015
	Date Received: 04/13/2015
ATTN:	Customer No.:
(CASH CUSTOMER)	

Quantity Description			Amount
1 SERVICE OF PROCESS L-1790977-0 JNJ VENTURES	LLC		\$25.00
CHECK	9580	Total Documents: \$	25.00 \$25.00
PAYMENT		Balance Due: \$	0.00

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## Corporate Maintenance

04/13/2015 State of Arizon File Number: L-1790977-0 Corp. Name: JNJ VENTURES LLC	a Public Access System 10:37 AM
Domestic Address 28002 N 42ND ST  CAVE CREEK, AZ 85331	Second Address
Agent: JEFF RIGGS Status: APPOINTED 09/21/2012 Mailing Address: 28002 N 42ND ST	Domicile: ARIZONA County: MARICOPA Corporation Type: DOMESTIC L.L.C. Life Period: PERPETUAL Incorporation Date: 09/21/2012 Approval Date: 09/26/2012
CAVE CREEK, AZ 85331 Agent Last Updated: 02/04/2013	Last A/R Received: / Date A/R Entered: Next Report Due:

Business Type:

LAST RECORD IN MICROFILM FILE FOR THIS CORPORATION. (A205)

TONY Verduso

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