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11	UNITED STATES I	DISTRICT COURT
12	DISTRICT OF NEVADA	
13	THEODORE TRAPP, on his own behalf and on behalf of all others similarly situated,	Case No.
14	Plaintiff,	DEMAND FOR JURY TRIAL
15	VS.	CLASS ACTION
16	BIG POPPA'S, LLC, a Nevada limited liability company d/b/a BADDA BING	CLASS ACTION COMPLAINT
17	MEN'S CLUB; SKY TOP VENDING, INC., a Nevada Corporation d/b/a CAN CAN	
18	ROOM; LA FUENTE, INC., a Nevada corporation d/b/a CHEETAH'S; C.P. FOOD	
19	AND BEVERAGE, INC., a Nevada corporation d/b/a CLUB PARADISE;	
20	DÉJÀ VU SHOWGIRLS OF LAS VEGAS, LLC, a Nevada limited liability company	
21	d/b/a DÉJÀ VU SHOWGIRLS; PALOMINO CLUB, INC., a Nevada corporation d/b/a	
22	PALOMINO CLUB; SHAC, LLC, a Nevada limited liability company d/b/a SAPPHIRE;	
23	K-KEL, INC., a Nevada corporation d/b/a SPEARMINT RHINO; D.2801	
24	WESTWOOD, INC., a Nevada corporation d/b/a TREASURES; LITTLE DARLINGS OF	
BONNER		

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1	LAS VEGAS, LLC, a Nevada limited liability company d/b/a LITTLE DARLINGS; O.G.		
2	ELIADES, A.D., LLC, a Nevada limited		
3	liability company d/b/a OLYMPIC GARDENS; LAS VEGAS		
4	ENTERTAINMENT, LLC, a Nevada limited liability company d/b/a LARRY FLYNT'S		
5	HUSTLER CLUB; MICHAEL A. SALTMAN d/b/a MINXX; RICK'S LAS VEGAS; FRIAS		
	MANAGEMENT, LLC, a Nevada limited		
6	liability company d/b/a ACE CAB COMPANY and A-NORTH LAS VEGAS		
7	CAB; WESTERN CAB COMPANY, a Nevada corporation d/b/a WESTERN CAB		
8	COMPANY and WESTERN LIMOUSINE; NEVADA CHECKER CAB		
9	CORPORATION, a Nevada corporation d/b/a CHECKER CAB COMPANY; NEVADA		
10	STAR CAB CORPORATION, a Nevada		
11	corporation d/b/a STAR CAB COMPANY; NEVADA YELLOW CAB CORPORATION,		
12	a Nevada corporation d/b/a YELLOW CAB COMPANY; LUCKY CAB COMPANY OF		
13	NEVADA, a Nevada corporation d/b/a LUCKY TRANS; SUN CAB, INC., a Nevada		
	corporation d/b/a NELLIS CAB COMPANY;		
14	CLS NEVADA, LLC, a Nevada limited liability company d/b/a CLS		
15	TRANSPORTATION LAS VEGAS; ON DEMAND SEDAN SERVICES, LLC, a		
16	Nevada limited liability company d/b/a ODS LIMOUSINE and ODS CHAUFFEURED		
17	TRANSPORTATION; BLS LIMOUSINE SERVICE OF LAS VEGAS, INC., a Nevada		
18	corporation d/b/a BLS LIMOUSINE		
19	SERVICE OF LAS VEGAS; DESERT CAB, INC., a Nevada corporation d/b/a DESERT		
20	CAB COMPANY and ODYSSEY LIMOUSINE; BELL TRANS A NEVADA		
21	CORPORATION, a Nevada corporation d/b/a BELL TRANS; TONY CHONG, an		
	individual; and DOE EMPLOYEES 1-1000;		
22	Defendants.		
23			
24	/././		
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CLASS ACTION COMPLAINT

Plaintiff, Theodore Trapp ("Plaintiff"), brings this class action Complaint against all
Defendants listed above. Plaintiff alleges as follows upon personal knowledge as to himself
and his own acts and experiences, and, as to all other matters, upon information and belief,
including investigation conducted by his attorneys.

NATURE OF ACTION

Las Vegas is one of the foremost vacation destinations in the United States. Tourism is
 the primary industry that fuels the economy in Las Vegas. Las Vegas is known as the
 "Entertainment Capital of the World," and is world renowned for its gaming, shopping,
 fine dining, and entertainment. As a result, Las Vegas attracts visitors of all ages and
 types, from corporate executives traveling on business to families traveling on vacation.
 It is the expectation of visitors to Las Vegas that they will be able to visit the city and
 not be subjected to fraud, extortion, or other illegal activities.

- 14
 2. It is currently common practice among transportation workers such as taxi and
 15
 16
 16 "kickback" for delivering customers to certain adult entertainment clubs (hereinafter
 17
 17 referred to as the "Clubs") located off Las Vegas Boulevard or more commonly known
 18
 18 as the "Strip." This practice has been taking place for some time, and while the
 19 kickbacks originally began as "tips" most often in the amount of five dollars, today
 20 kickbacks often times reach and exceed \$100 per passenger.
 - 3. Because this practice is so pervasive, an individual Club often pays out kickbacks totaling \$100,000 in a given week. Ordinances enacted by Clark County, Nevada (Ordinance 8.20.297), the City of Las Vegas (Ordinance 6.06.195), and other Nevada state laws make payments of this type to Drivers illegal.

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4. Due to the large sums of money involved, Drivers are incentivized, and in fact do, illegally coerce and fraudulently and misleadingly divert customers away from visiting their chosen destinations when such destinations are not among the Clubs, and instead deliver such customers to the Clubs that provide the largest kickback for diverting customers.

- 5. Drivers routinely falsely tell their customers that certain requested destinations are
 substandard, undesirable, out of business, riddled with bullet holes or sometimes even
 "burned down." In some instances, if certain adult entertainment clubs are not
 providing satisfactory cash payments in the Driver's opinion, a Driver will simply
 refuse to transport customers to that destination, irrespective of the customer's request
 to visit that destination.
- 6. With respect to taxis and Drivers, deceiving and/or attempting deliver passengers to
 locations other than the requested location is a violation of Nevada Revised Statute
 (N.R.S.) § 706.8846. If the Driver receives a payment for diverting the customer, it is
 also a violation of Nevada Administrative Code (N.A.C.) § 706.552.
- 7. The harm to customers, however, does not end when a customer exits a given cab. To 16 the contrary, to recoup the monies paid out in kickbacks, these Clubs force customers to 17 part with large sums of money either by fraudulent or concealed overcharges or threats 18 These encounters often become violent and result in or actual physical harm. 19 destruction of property and serious injury to customers and Club employees alike. 20 More broadly, the aggregate of this practice fosters an environment that discourages 21 people from returning to Las Vegas as these individuals have unwittingly become 22 ensnared in an illegal scheme and are unable to travel freely via common carrier. 23
 - /././

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 In the past year alone, Drivers in Las Vegas have collected an estimated forty million dollars in illegal kickbacks.

9. This illegal scheme is negatively impacting the City of Las Vegas and the State of 3 Nevada in numerous ways. Perhaps most prevalent is the impact on women and 4 families, who have the greatest difficulty obtaining the services of taxi cabs in Las 5 Vegas since taxi cab drivers have a much greater incentive to pick up single men or 6 groups of men, which is the demographic more likely to visit to adult entertainment 7 clubs where the drivers receive kickbacks. Non-English speaking tourists are often 8 surreptitiously routed to Clubs as opposed to the destination of their choice. Crucially 9 for the City of Las Vegas, Clark County, and the State of Nevada, particularly given the 10 current economic climate, the city and state (not to mention the federal government) are 11 losing millions of dollars in tax revenues from the unreported income generated by 12 these kickbacks. 13

10. To put a stop to this illegal activity, Plaintiff brings the instant class action complaint under Nevada's Racketeer Influenced and Corrupt Organizations Act, N.R.S. § 207.470, as well as various state consumer protection laws.

PARTIES

11. Plaintiff Theodore Trapp is a resident of California.

19 12. On information and belief, Defendant BIG POPPA'S, LLC is and was at all times
20 relevant to this action, a limited liability company organized and existing under the
21 laws of the State of Nevada. On information and belief, BIG POPPA'S LLC does
22 business in Clark County, Nevada as BADDA BING MEN'S CLUB.

13. On information and belief, Defendant SKY TOP VENDING, INC. is and was at all times relevant to this action, a corporation incorporated and existing under the laws of

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1	the State of Nevada. On information and belief, SKY TOP VENDING, INC., does
2	business in Clark Count, Nevada as the CAN CAN ROOM.
3	14. On information and belief, Defendant LA FUENTE, INC. is and was at all times
4	relevant to this action, a corporation incorporated and existing under the laws of the
5	State of Nevada. On information and belief, LA FUENTE, INC., does business in
6	Clark Count, Nevada as CHEETAH'S.
7	15. On information and belief, Defendant C.P. FOOD & BEVERAGE, INC., is and was at
8	all times relevant to this action, a corporation incorporated and existing under the laws
9	of the State of Nevada. On information and belief, C.P. FOOD & BEVERAGE, INC.,
10	does business in Clark Count, Nevada as CLUB PARADISE.
11	16. On information and belief, Defendant DÉJÀ VU SHOWGIRLS OF LAS VEGAS, LLC
12	is and was at all times relevant to this action, a limited liability company organized and
13	existing under the laws of the State of Nevada. On information and belief, DÉJÀ VU
14	SHOWGIRLS OF LAS VEGAS, LLC, does business in Clark County, Nevada as
15	DÉJÀ VU SHOWGIRLS.
16	17. On information and belief, Defendant LITTLE DARLINGS OF LAS VEGAS, LLC is
17	and was at all times relevant to this action, a limited liability company organized and
18	existing under the laws of the State of Nevada. On information and belief, LITTLE
19	DARLINGS OF LAS VEGAS, LLC does business in Clark County, Nevada as
20	LITTLE DARLINGS.
21	18. On information and belief, Defendant O.G. ELIADES, A.D., LLC is and was at all
22	times relevant to this action, a limited liability company organized and existing under
23	the laws of the State of Nevada. On information and belief, O.G. ELIADES, A.D.,
24	LLC does business in Clark County, Nevada as OLYMPIC GARDENS.
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1	19. On information and belief, Defendant PALOMINO CLUB, INC., is and was at all times
2	relevant to this action, a corporation incorporated and existing under the laws of the
3	State of Nevada. On information and belief, PALOMINO CLUB, INC., does business
4	in Clark County, Nevada as PALOMINO CLUB.
5	20. On information and belief, Defendant SHAC, LLC is and was at all times relevant to
6	this action, a limited liability company organized and existing under the laws of the
7	State of Nevada. On information and belief, SHAC, LLC does business in Clark
8	County, Nevada as SAPPHIRE.
9	21. On information and belief, Defendant K-KEL, INC., is and was at all times relevant to
10	this action, a corporation incorporated and existing under the laws of the State of
11	Nevada. On information and belief, K-KEL, INC., does business in Clark County,
12	Nevada as SPEARMINT RHINO.
13	22. On information and belief, Defendant D.2801 WESTWOOD, INC., is and was at all
14	times relevant to this action, a corporation incorporated and existing under the laws of
15	the State of Nevada. D.2801 WESTWOOD, INC., does business in Clark County,
16	Nevada as TREASURES.
17	23. On information and belief, Defendant LAS VEGAS ENTERTAINMENT, LLC is and
18	was at all times relevant to this action, a limited liability company duly organized and
19	existing under the laws of the State of Nevada. On information and belief, LAS
20	VEGAS ENTERTAINMENT, LLC, does business in Clark County, Nevada as LARRY
21	FLYNT'S HUSTLER CLUB.
22	24. On information and belief, Defendant MICHAEL A. SALTMAN is a natural person
23	who does business as MINXX.
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1	25. On information and belief, Defendant RICK'S LAS VEGAS is and was at all times
2	relevant to this action, a publicly traded corporation licensed to transact business in the
3	State of Nevada.
4	26. On information and belief, Defendant FRIAS MANAGEMENT, LLC is and was at all
5	times relevant to this action, a limited liability company organized and existing under
6	the laws of the State of Nevada. On information and belief, FRIAS MANAGEMENT,
7	LLC does business in Clark County, Nevada as ACE CAB COMPANY and A-NORTH
8	LAS VEGAS CAB.
9	27. On information and belief, Defendant WESTERN CAB COMANY is and was at all
10	times relevant to this action, a corporation incorporated and existing under the laws of
11	the State of Nevada. On information and belief, WESTERN CAB COMPANY does
12	business in Clark County, Nevada as WESTERN CAB COMPANY and WESTERN
13	LIMOUSINE.
14	28. On information and belief, Defendant NEVADA CHECKER CAB CORPORATION is
15	and was at all times relevant to this action, a corporation incorporated and existing
16	under the laws of the State of Nevada. On information and belief, NEVADA
17	CHECKER CAB CORPORATION does business in Clark County, Nevada as
18	CHECKER CAB COMPANY.
19	29. On information and belief, Defendant NEVADA STAR CAB CORPORATION is and
20	was at all times relevant to this action, a corporation incorporated and existing under
21	the laws of the State of Nevada. On information and belief, NEVADA STAR CAB
22	CORPORATION does business in Clark County, Nevada as STAR CAB COMPANY.
23	30. On information and belief, Defendant NEVADA YELLOW CAB CORPORATION is
24	and was at all times relevant to this action, a corporation incorporated and existing
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1	under the laws of the State of Nevada. On information and belief, NEVADA
2	YELLOW CAB CORPORATION does business in Clark County, Nevada as YELLOW
3	CAB COMPANY.
4	31. On information and belief, Defendant LUCKY CAB COMPANY OF NEVADA is and
5	was at all times relevant to this action, a corporation incorporated and existing under
6	the laws of the State of Nevada. On information and belief, LUCKY CAB COMPANY
7	OF NEVADA does business in Clark County, Nevada as LUCKY TRANS.
8	32. On information and belief, Defendant SUN CAB, INC. is and was at all times relevant
9	to this action, a corporation incorporated and existing under the laws of the State of
10	Nevada. On information and belief, SUN CAB, INC., does business in Clark County,
11	Nevada as NELLIS CAB COMPANY.
12	33. On information and belief, Defendant CLS NEVADA, LLC is and was at all times
13	relevant to this action, a limited liability company organized and existing under the
14	laws of the State of Nevada. On information and belief, CLS NEVADA, LLC does
15	business in Clark County, Nevada as CLS TRANSPORTATION LAS VEGAS.
16	34. On information and belief, Defendant ON DEMAND SEDAN SERVICES, LLC is and
17	was at all times relevant to this action, a limited liability company organized and
18	existing under the laws of the State of Nevada. On information and belief, ON
19	DEMAND SEDAN SERVICES, LLC does business in Clark County, Nevada as ODS
20	LIMOUSINE and ODS CHAUFFEURED TRANSPORTATION.
21	35. On information and belief, Defendant BLS LIMOUSINE SERVICE OF LAS VEGAS,
22	INC. is and was at all times relevant to this action, a corporation incorporated and
23	existing under the laws of the State of Nevada. On information and belief, BLS
24	

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1	LIMOUSINE SERVICE OF LAS VEGAS, INC. does business in Clark County,
2	Nevada as BLS LIMOUSINE SERVICE OF LAS VEGAS.
3	36. On information and belief, Defendant DESERT CAB, INC. is and was at all times
4	relevant to this action, a corporation incorporated and existing under the laws of the
5	State of Nevada. On information and belief, DESERT CAB, INC., does business in
6	Clark County, Nevada as DESERT CAB COMPANY and ODYESSY LIMOUSINE.
7	37. On information and belief, Defendant BELL TRANS A NEVADA CORPORATION is
8	and was at all times relevant to this action, a corporation incorporated and existing
9	under the laws of the State of Nevada. On information and belief, BELL TRANS A
10	NEVADA CORPORATION, does business in Clark County, Nevada as BELL
11	TRANS.
12	38. On information and belief, TONY CHONG ("Chong"), is a natural person, citizen of
13	the state of Nevada, and a taxi cab driver by profession.
14	39. The Defendants DOE EMPLOYEES 1-1000 are fictitious names; the Plaintiff is
15	ignorant of the true names of the individuals so designated by said fictitious names.
16	When the true names are discovered, Plaintiff will seek leave to amend the Complaint
17	to name said defendants. Plaintiff believes that each of the Defendants designated
18	herein as DOE EMPLOYEES are responsible in some manner for the events herein.
19	40. For ease of use, the Defendants named in paragraphs 12-25 will be collectively referred
20	to as the "Club Defendants" or "Defendant Clubs." The Defendants named in
21	paragraphs 26-38 will be collectively referred to as the "Driver Defendants" or
22	"Defendant Drivers." All Defendants, including Chong, will be collectively referred to
23	as the "Defendants."
23 24	

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1	JURISDICTION AND VENUE
2	41. This Court has original jurisdiction over this action pursuant to the Class Action
3	Fairness Act, 28 U.S.C. § 1332(d), because (a) at least one member of the putative class
4	is a citizen of a state different from Defendants, (b) the amount in controversy exceeds
5	\$5,000,000, exclusive of interest and costs, and (c) none of the exceptions under that
6	subsection apply to the instant action.
7	42. Specifically, the cost and value of the injunctions sought easily exceed \$5,000,000,
8	exclusive of interest and costs.
9	43. Venue is proper before this Court under 28 U.S.C. § 1391(b) and 28 U.S.C. § 1391(c).
10	GENERAL ALLEGATIONS
11	44. For the past five years, and continuing to the present date, the Defendant Clubs have
12	operated off of the Strip.
13	45. As is most often the case, to visit the Defendant Clubs, individuals without their own
14	transportation must use the services of Defendant Drivers.
15	46. Defendant Drivers have an incentive to deliver customers to those Defendant Clubs that
16	are currently providing the largest illegal kickbacks to Defendant Drivers.
17	47. Defendant Drivers often divert customers from their chosen destination to the
18	Defendant Clubs that provide a largest kickbacks.
19	48. Defendant Drivers will attempt to divert customers in the following ways:
20	a. Knowingly making false representations regarding the quality of services and
21	amenities offered at certain Clubs; and
22	b. Knowingly making false representations regarding the business status of certain
23	clubs (e.g., that a particular club is closed, shut down, has gone out of business,
24	or even burned down).
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1	49. In some instances, Defendant Drivers will refuse to drop off customers at locations that
2	do not provide kickbacks to Defendant Drivers.
3	50. Defendant Drivers collect an estimated \$100 for each customer that is diverted to one of
4	the Defendant Clubs.
5	51. Defendant Clubs individually pay as much as \$100,000 per week in kickbacks to the
6	Defendant Drivers.
7	52. As industry sources believe, Defendant Clubs pay out an estimated forty million dollars
8	in illegal kickback per year.
9	53. A portion of the money paid out as kickbacks is derived from the cover charges (e.g.,
10	the monies paid by a customer at the door of a Defendant Club to gain admittance)
11	collected from the customers.
12	54. On information and belief, the income derived by Defendant Clubs from cover charges,
13	which is then diverted to the Driver Defendants, is not reported as income to the
14	Internal Revenue Service by any of the Defendants.
15	55. To recoup the sums paid in kickbacks to Defendant Drivers, and to presumably to make
16	a profit, Defendant Clubs utilize anti-consumer practices, including:
17	a. Representing to customers that they are selling them high quality, expensive
18	liquor when in fact they are selling lower quality liquor, which sells at a much
19	lower price;
20	b. "Watering down" liquor and other drinks so that their alcohol concentrations are
21	lower than what is represented to the customer;
22	c. Falsely stating the amount actually owed by customers, and forcing the
23	customer to pay for goods or services that they never received or ordered in the
24	first instance; and
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d. Making customers, by force or threat of force, turn over money to Defendant Clubs.

56. This kickback scheme is so pervasive that it is an "open secret" in Las Vegas. Indeed,
Defendant Chong himself admitted to the existence of the scheme, brazenly stating to a
local reporter that it would be unfair to end the illegal scheme and take money out of
his and his co-conspirators "pockets."¹

57. In November 2008, an I-Team investigative report by George Knapp quoted an unidentified taxi driver as follows: "When we take a person to the strip club, say like four guys right, the strip club will pay us \$50 a person to drop them off. It doesn't matter where." The report found that taxi drivers routinely lied and mislead passengers, concluding that "Clubs that don't pay, or pay less than what others shell out, don't get the cabs. It's been this way for years in Las Vegas."²

13 58. A book - Stripped: Twenty Years of Secrets From Inside the Strip Club, by Brent
14 Jordan - provides a full insider's view of this scheme. Jordan worried that the only
15 way this extortion practice would end will be "with one wrecked cab, a pile of half-a16 dozen dead tourists and Las Vegas on the national media hot seat for 'our' irresponsible
17 behavior." ³

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EFFECT ON LAS VEGAS

59. Only a small percentage of taxi and limousine drivers in Las Vegas are involved in the
illegal actions described in this Complaint. Most transportation workers in Las Vegas
are honest and operate within the law.

- ¹ Defendant Chong's comments appear in a news report by Channel 8 Las Vegas Now Eyewitness News, available at: http://www.lasvegasnow.com/Global/story.asp?S=9340821&nav=menu102_2_1
 - ² Id.

³ Brent Jordan, <u>Stripped: Twenty Years of Secrets From Inside the Strip Club</u>, 136 (Satsu Press 2005).

UMMER KAEMPFER BONNER RENSHAW & FERRARIO Seventh Floor 800 Howard Hughes Parkway Las Vegas, Nevada 89169 60. As a result of the actions of the Defendants, the entire transportation industry in Las Vegas does not operate on a level playing field. Defendant Drivers have a strong incentive to take customers to Clubs that provide kickbacks, and at times will not drive customers to other locations. This has a negative impact on families and women particularly, who often need to travel within Las Vegas via transportation service but, during certain hours, are unable to because the Defendant Drivers know they cannot obtain a kickback for transporting them.⁴

61. This illegal scheme also has negative economic effects on the City of Las Vegas. 8 Businesses that refuse to give illegal kickbacks are deprived of customers. Millions of 9 dollars in cover charges and kickbacks are not reported, and thus not taxed. This 10 deprives local, state, and federal government entities from revenue. Finally, visitors to 11 Las Vegas who are subjected to the Defendant's fraudulent and illegal acts are 12 discouraged from ever returning to Las Vegas. 13

62. The actions of the Defendants described in this Complaint also negatively affect honest transportation workers in Las Vegas. Taxi and Limousine companies end up paying their drivers less and reducing their benefits. The companies justify this by saying that the drivers are already making money through kickbacks. Honest drivers in Las Vegas are deprived of a fair wage and benefits by a small minority of unscrupulous drivers and the Defendant Clubs. And as an important corollary, the taxi cab unions in Las Vegas have been seriously undermined. 20

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4 This practice, and its effects on women, have been investigated and reported on by Channel 8 Las Vegas available The are detailed in а story at: results Eyewitness News. Now http://www.lasvegasnow.com/global/story.asp?S=10147297.

1	ALLEGATIONS AS TO THE NAMED PLAINTIFF
2	63. On or around January 17, 2009, Plaintiff Theodore Trapp visited the City of Las Vegas.
3	64. On or around that date, Plaintiff boarded a taxi cab at Caesar's Palace.
4	65. Upon entering the vehicle, Plaintiff told the driver his intended destination was Play it
5	Again Sam, located at 4120 Spring Mountain Rd. Las Vegas, NV 89102.
6	66. Plaintiff was discouraged from traveling to his chosen destination, and was misled into
7	believing that his chosen destination was somehow undesirable. Specifically, the driver
8	told him, inter alia:
9	a. "There are better clubs than Play it Again Sam";
10	b. "There are better clubs";
11	c. "The girls are better at other clubs";
12	d. "Play it Again Sam is kinda sketchy"; and
13	e. "I'll take you to a better club."
14	67. The purpose and intention behind the foregoing statements made by the driver were to
15	divert or attempt to divert Plaintiff from being taken to Play it Again Sam.
16	68. The representations of the driver deceived the Plaintiff into believing that Play it Again
17	Sam was an undesirable club.
18	69. The driver intentionally omitted to inform Plaintiff of the fact that the driver would
19	receive a kickback for diverting Plaintiff from Play it Again Sam to Defendant
20	SPEARMINT RHINO and concealed the fact that the diversion of customers to certain
21	Defendant Clubs was a pervasive practice among Defendant Drivers and Defendant
22	Clubs.
23	70. As a result of the driver's false representations and omissions, the Plaintiff allowed the
24	driver to take him to a destination other than the one requested.
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1	71. Instead, Plaintiff was taken to a Club owned and operated by Defendant SPEARMINT
2	RHINO, where, on information and belief, the driver received a significant kickback for
3	diverting the Plaintiff from Play it Again Sam.
4	72. The driver made such statements and omissions knowingly and for the purpose of:
5	a. Obtaining from Defendant SPEARMINT RHINO a kickback of, on information
6	and belief, approximately \$100, which sum included the admission charge that
7	Defendant SPEARMINT RHINO would collect from the Plaintiff (a charge that
8	was inflated by Defendant SPEARMINT RHINO due to the existence of the
9	kickback scheme); and
10	b. Obtaining a favorable tip that would result from taking the Plaintiff to a
11	supposedly more desirable destination.
12	73. The driver made the statements to the Plaintiff about Play it Again Sam for the purpose
13	of inducing Plaintiff into paying a larger cab fare and resultant tip and for the purpose
14	of diverting Plaintiff to a Defendant Club who charges an increased cover charge, all of
15	which is often applied towards the kickback.
16	CLASS CERTIFICATION ALLEGATIONS
17	74. Plaintiff seeks certification of a class ("The Class") under Rule 23(b)(2), defined as
18	follows:
19	All persons who have or will travel to Defendant Clubs via Defendant Drivers, or otherwise has attended such Defendant Clubs in the past or will attend such
20	Defendant Clubs in the future.
21	Excluded from the Class are 1) any Judge or Magistrate presiding over this action and
22	members of their families; 2) Defendants, Defendants' subsidiaries, parents, successors,
23	predecessors, and any entity in which the Defendants or their parents have a controlling
24	interest and their current or former employees, officers and directors; 3) persons who
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1	properl	y execute and file a timely request for exclusion from the class; and 4) the legal
2	represe	ntatives, successors or assigns of any such excluded persons.
3	75. On inf	formation and belief, there are over 100,000 members of the Class. As such,
4	individ	ual joinder is impracticable.
5	76. There	are questions of fact and law common to the class and such common questions
6	predon	ninate over the questions affecting only individual members.
7	These	common questions include:
8	(a)	Whether the Driver Defendants are in violation of Nevada Revised Statute
9		706.8846 by diverting or attempting to divert passengers to a destination other
10		than the one directed by the passenger;
11	(b)	Whether the Driver Defendants are in violation of Nevada Administrative Code
12		706.552 by accepting cash payments for diverting prospective customers from
13	:	commercial establishments;
14	(c)	Whether Club Defendants are in violation of Clark County Ordinance 8.20.297 by
15		making cash payments to taxi and limousine drivers for the delivery of customers
16		to their respective Clubs;
17	(d)	Whether Club Defendants are in violation of Las Vegas Ordinance 6.06.195 by
18		making cash payments to taxi and limousine drivers for the delivery of customers
19		to their respective clubs;
20	(e)	Whether Defendants are in violation of Nevada's Consumer Fraud Act, N.R.S.
21		41.600;
22	(f)	Whether Defendants are in violation of Nevada's Racketeer Influenced and
23		Corrupt Organizations Act, N.R.S. 207.470;
24	. . .	
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1	(g) Whether the Plaintiff and the Class are entitled to relief, and the nature of such
2	relief.
3	77. Plaintiff's claims are typical of the claims of other members of the Class, as their
4	claims arise out of the same wrongful conduct alleged here, which is the payment of
5	kickbacks to divert customers to Defendant Clubs.
6	78. Plaintiff will fairly and adequately represent and protect the interests of the Class
7	members, and has retained counsel competent and experienced in complex class
8	actions. Plaintiff has no interest antagonistic to those of the members of the Class.
9	79. This class action is also appropriate for certification because Defendants have acted or
10	refused to act on grounds generally applicable to the Class, thereby making appropriate
11	final injunctive relief and/or corresponding declaratory relief with respect to the Class
12	as a whole. The policies of the Defendants challenged herein apply and affect members
13	of the Class uniformly, and Plaintiff's challenge of these policies hinges on Defendants'
14	conduct, not on facts or law applicable only to Plaintiff.
14 15	conduct, not on facts or law applicable only to Plaintiff. ALLEGATIONS RELATING TO VIOLATIONS OF THE NEVADA RACKETEER
15	ALLEGATIONS RELATING TO VIOLATIONS OF THE NEVADA RACKETEER
15 16	ALLEGATIONS RELATING TO VIOLATIONS OF THE NEVADA RACKETEER INFLUENCED & CORRUPT ORGANIZATIONS ACT (N.R.S. 207.470 <i>et seq.</i>)
15 16 17	ALLEGATIONS RELATING TO VIOLATIONS OF THE NEVADA RACKETEER INFLUENCED & CORRUPT ORGANIZATIONS ACT (N.R.S. 207.470 <i>et seq.</i>) (against all Defendants)
15 16 17 18	ALLEGATIONS RELATING TO VIOLATIONS OF THE NEVADA RACKETEER INFLUENCED & CORRUPT ORGANIZATIONS ACT (N.R.S. 207.470 <i>et seq.</i>) (against all Defendants) The RICO Club Enterprises
15 16 17 18 19	ALLEGATIONS RELATING TO VIOLATIONS OF THE NEVADA RACKETEER INFLUENCED & CORRUPT ORGANIZATIONS ACT (N.R.S. 207.470 <i>et seq.</i>) (against all Defendants) The RICO Club Enterprises 80. The following Club Defendants are each, individually, an "enterprise" within the
15 16 17 18 19 20	ALLEGATIONS RELATING TO VIOLATIONS OF THE NEVADA RACKETEER INFLUENCED & CORRUPT ORGANIZATIONS ACT (N.R.S. 207.470 et seq.) (against all Defendants) The RICO Club Enterprises 80. The following Club Defendants are each, individually, an "enterprise" within the meaning of NRS 207.380: BIG POPPA'S, LLC, a Nevada limited liability company
15 16 17 18 19 20 21	ALLEGATIONS RELATING TO VIOLATIONS OF THE NEVADA RACKETEER INFLUENCED & CORRUPT ORGANIZATIONS ACT (N.R.S. 207.470 et seq.) (against all Defendants) The RICO Club Enterprises 80. The following Club Defendants are each, individually, an "enterprise" within the meaning of NRS 207.380: BIG POPPA'S, LLC, a Nevada limited liability company d/b/a BADDA BING MEN'S CLUB; SKY TOP VENDING, INC., a Nevada
15 16 17 18 19 20 21 22	ALLEGATIONS RELATING TO VIOLATIONS OF THE NEVADA RACKETEER INFLUENCED & CORRUPT ORGANIZATIONS ACT (N.R.S. 207.470 et seq.) (against all Defendants) The RICO Club Enterprises 80. The following Club Defendants are each, individually, an "enterprise" within the meaning of NRS 207.380: BIG POPPA'S, LLC, a Nevada limited liability company d/b/a BADDA BING MEN'S CLUB; SKY TOP VENDING, INC., a Nevada Corporation d/b/a CAN CAN ROOM; LA FUENTE, INC., a Nevada corporation d/b/a

1	liability company d/b/a DÉJÀ VU SHOWGIRLS; PALOMINO CLUB, INC., a Nevada
2	corporation d/b/a PALOMINO CLUB; SHAC, LLC, a Nevada limited liability company
3	d/b/a SAPPHIRE; K-KEL, INC., a Nevada corporation d/b/a SPEARMINT RHINO;
4	D.2801 WESTWOOD, INC., a Nevada corporation d/b/a TREASURES; LITTLE
5	DARLINGS OF LAS VEGAS, LLC, a Nevada limited liability company d/b/a LITTLE
6	DARLINGS; O.G. ELIADES, A.D., LLC, a Nevada limited liability company d/b/a
7	OLYMPIC GARDENS; LAS VEGAS ENTERTAINMENT, LLC, a Nevada limited
8	liability company d/b/a LARRY FLYNT'S HUSTLER CLUB; MICHAEL A.
9	SALTMAN d/b/a MINXX; and RICK'S LAS VEGAS, a public company. Each of these
10	RICO Club entities is a sole proprietorship, partnership, corporation, business trust
11	and/or other legal entity. At all relevant times, the Club Defendants each conducted the
12	affairs of an association-in-fact enterprise within the meaning of NRS 207.380.
13	81. Each of the named Club defendants engages in legitimate and illegitimate activities,
14	including the racketeering activities herein alleged.
15	82. At all times relevant, each of the Club Defendants obtained and/or maintained control of
16	an interest in their Club operations through both legitimate activity and the racketeering
17	activity herein alleged.
18	83. At all times relevant, each of the Club Defendants used and invested the proceeds of the
19	racketeering activity herein alleged in and for the promotion and continuation of the
20	racketeering activity described herein.
21	The RICO Club Criminal Syndicates
22	84. The following Club Defendants are each, individually, a "Criminal Syndicate" within the
23	meaning of NRS 207.370: BIG POPPA'S, LLC, a Nevada limited liability company
24	d/b/a BADDA BING MEN'S CLUB; SKY TOP VENDING, INC., a Nevada
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Corporation d/b/a CAN CAN ROOM; LA FUENTE, INC., a Nevada corporation d/b/a 1 CHEETAH'S; C.P. FOOD AND BEVERAGE, INC., a Nevada corporation d/b/a CLUB 2 PARADISE; DÉJÀ VU SHOWGIRLS OF LAS VEGAS, LLC, a Nevada limited 3 liability company d/b/a DÉJÀ VU SHOWGIRLS; PALOMINO CLUB, INC., a Nevada 4 corporation d/b/a PALOMINO CLUB; SHAC, LLC, a Nevada limited liability company 5 d/b/a SAPPHIRE; K-KEL, INC., a Nevada corporation d/b/a SPEARMINT RHINO; 6 D.2801 WESTWOOD, INC., a Nevada corporation d/b/a TREASURES; LITTLE 7 DARLINGS OF LAS VEGAS, LLC, a Nevada limited liability company d/b/a LITTLE 8 DARLINGS; O.G. ELIADES, A.D., LLC, a Nevada limited liability company d/b/a 9 OLYMPIC GARDENS; LAS VEGAS ENTERTAINMENT, LLC, a Nevada limited 10 liability company d/b/a LARRY FLYNT'S HUSTLER CLUB; MICHAEL A. 11 SALTMAN d/b/a MINXX; and RICK'S LAS VEGAS, a public company. The unlawful 12 operations of each of the listed Club Defendants, which consists of engaging in 13 racketeering activity, have continued for many years, and will continue even as 14 individual members of the criminal syndicate (employees of the Club Defendants) enter 15 or leave the organization. The racketeering activities alleged herein were engaged in by 16 multiple persons and employees of the Club Defendants as a function of the entity and 17 not as the unique act of any particular individual. 18

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The RICO Driver Enterprises

85. The following Driver Defendants are each, individually, an "enterprise" within the
meaning of NRS 207.380: FRIAS MANAGEMENT, LLC, a Nevada limited liability
company d/b/a ACE CAB COMPANY and A-NORTH LAS VEGAS CAB; WESTERN
CAB COMPANY, a Nevada corporation d/b/a WESTERN CAB COMPANY and
WESTERN LIMOUSINE, NEVADA CHECKER CAB CORPORATION, a Nevada

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NEVADA STAR CAB CAB COMPANY; corporation d/b/a CHECKER 1 CORPORATION, a Nevada corporation d/b/a STAR CAB COMPANY; NEVADA 2 YELLOW CAB CORPORATION, a Nevada corporation d/b/a YELLOW CAB 3 COMPANY; LUCKY CAB COMPANY OF NEVADA, a Nevada corporation d/b/a 4 LUCKY TRANS; SUN CAB, INC., a Nevada corporation d/b/a NELLIS CAB 5 COMPANY; CLS NEVADA, LLC, a Nevada limited liability company d/b/a CLS 6 TRANSPORTATION LAS VEGAS; ON DEMAND SEDAN SERVICES, LLC, a 7 Nevada limited liability company d/b/a ODS LIMOUSINE and ODS CHAUFFEURED 8 TRANSPORTATION; BLS LIMOUSINE SERVICE OF LAS VEGAS, INC., a Nevada 9 corporation d/b/a BLS LIMOUSINE SERVICE OF LAS VEGAS; DESERT CAB, INC., 10 a Nevada corporation d/b/a DESERT CAB COMPANY and ODYSSEY LIMOUSINE; 11 BELL TRANS A NEVADA CORPORATION, a Nevada corporation d/b/a BELL 12 TRANS; and TONY CHONG, an individual. Each of these RICO Driver entities is a 13 sole proprietorship, partnership, corporation, business trust and/or other legal entity. At 14 all relevant times, the Driver Defendants each conducted the affairs of an association-in-15 fact enterprise within the meaning of NRS 207.380. Each of the named Driver 16 Defendants engages in legitimate and illegitimate activities, including the racketeering 17 activities herein alleged. 18

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The RICO Driver Criminal Syndicates

86. The following Driver Defendants are each, individually, an "Criminal Syndicate" within
the meaning of NRS 207.370: FRIAS MANAGEMENT, LLC, a Nevada limited liability
company d/b/a ACE CAB COMPANY and A-NORTH LAS VEGAS CAB; WESTERN
CAB COMPANY, a Nevada corporation d/b/a WESTERN CAB COMPANY and
WESTERN LIMOUSINE, NEVADA CHECKER CAB CORPORATION, a Nevada

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STAR CAB NEVADA CHECKER CAB COMPANY; corporation d/b/a 1 CORPORATION, a Nevada corporation d/b/a STAR CAB COMPANY; NEVADA 2 YELLOW CAB CORPORATION, a Nevada corporation d/b/a YELLOW CAB 3 COMPANY; LUCKY CAB COMPANY OF NEVADA, a Nevada corporation d/b/a 4 LUCKY TRANS; SUN CAB, INC., a Nevada corporation d/b/a NELLIS CAB 5 COMPANY; CLS NEVADA, LLC, a Nevada limited liability company d/b/a CLS 6 TRANSPORTATION LAS VEGAS; ON DEMAND SEDAN SERVICES, LLC, a 7 Nevada limited liability company d/b/a ODS LIMOUSINE and ODS CHAUFFEURED 8 TRANSPORTATION; BLS LIMOUSINE SERVICE OF LAS VEGAS, INC., a Nevada 9 corporation d/b/a BLS LIMOUSINE SERVICE OF LAS VEGAS; DESERT CAB, INC., 10 a Nevada corporation d/b/a DESERT CAB COMPANY and ODYSSEY LIMOUSINE; 11 BELL TRANS A NEVADA CORPORATION, a Nevada corporation d/b/a BELL 12 TRANS: and TONY CHONG, an individual. The unlawful operations of each of the 13 listed Driver Defendants, which consists of engaging in racketeering activity, have 14 continued for many years, and will continue even as individual members of the criminal 15 syndicate (employees of the Driver Defendants) enter or leave the organization. The 16 racketeering activities alleged herein were engaged in by multiple persons and 17 employees of the Driver Defendants as a function of the entity and not as the unique act 18 of any particular individual. 19

87. The unlawful operations of each of the listed Driver Defendants, which consists of engaging in racketeering activity, have continued for many years, and will continue even as individual members of the criminal syndicate (employees of the Driver Defendants) enter or leave the organization. The racketeering activities alleged herein were engaged

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in by multiple persons and employees of the Driver Defendants as a function of the entity and not as the unique act of any particular individual.

The Predicate Acts of the Driver Defendants

88. The predicate acts that represent racketeering activity conducted by the RICO Driver Enterprises, and the RICO Driver Criminal Syndicates include multiple acts of taking property from another under circumstances not amounting to robbery. Each of these takings was unlawful pursuant to N.R.S. 205.380. The Driver Defendants, though false pretense, knowingly and designedly, and with the intent to cheat or defraud the customer, obtained additional cab fare from their customers, and knowingly and designedly diverted their customers to clubs that would charge their customers a higher admission fee that would then be paid back to the Driver in the form of a kickback. Said violations were committed upon the Plaintiff and to thousands, and perhaps tens of thousands, of other customers in an ongoing and continuous pattern of racketeering activity. These acts were connected as part of a common plan, course of conduct, and objective of the Defendants to defraud customers of the Driver Defendants.

89. These acts all shared common methods in that each was committed by and under the direction each of the Driver Defendants. These acts all included acts of fraud, deception, and false pretense and with intent to cheat in order to obtain money from the customer that the customer would otherwise not have paid without such acts of fraud, deception, and false pretense. These acts had sufficient continuity and duration in that they occurred in the five years preceding January 18, 2009, and up to and including the present time. The conduct herein described was ongoing and persisted continuously and uninterrupted for years and permeated the manner in which the Driver Defendants

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conducted their business. They pose a threat of repetition and will continue to occur unless halted by this action.

90. The fraud perpetrated and the gains obtained therefrom have enriched the Driver Defendants in an amount at least equal to the money wrongfully taken from their customers. The fraud also enhances the Driver Defendants ability to acquire other commercial ventures and participate in similar projects that they would not have otherwise been able to afford.

8 The Predicate Acts of the Club Defendants

91. The predicate acts that represent racketeering activity conducted by the RICO Club 9 Enterprises, and the RICO Club Criminal Syndicates include multiple acts of taking 10 property from another under circumstances not amounting to robbery. Each of these 11 takings was unlawful pursuant to N.R.S. 205.380. The Club Defendants, though false 12 pretense, knowingly and designedly, and with the intent to cheat or defraud the 13 customer, obtained additional admission from their customers, and knowingly and 14 designedly paid the Drivers a kickback so that the Drivers would divert their customers 15 from their otherwise intended and requested destination to the Club Defendant. The 16 Club Defendants could then assess the customer a fee that the Club would falsely 17 represent was an admission fee, but was actually a kickback fee that the Club would pay 18 to the Driver. Said violations occurred to the named plaintiff and to thousands, and 19 perhaps tens of thousands, of other customers in an ongoing and continuous pattern of 20 racketeering activity. These acts were all related to each other as part of a common 21 course of conduct, plan, and objective to engage in a continued and concerted course of 22 conduct with the purpose and effect of defrauding the customers of the Club Defendants. 23

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1	92. These acts all shared common methods in that each was committed by and under the
2	direction each of the Club Defendants. These acts all included acts of fraud, deception,
3	and false pretense made with the intent to obtain money from customers that such
4	customers would otherwise not have paid without such acts of fraud, deception, and false
5	pretense. These acts had sufficient continuity and duration in that they occurred in the
6	five years preceding January 18, 2009, and up to and including the present time. The
7	conduct herein alleged was ongoing and persisted continuously and uninterrupted for
8	years and permeated the manner in which the Club Defendants conducted their business.
9	They pose a threat of repetition and will continue to occur unless halted by this action.
10	93. The fraud perpetrated and the sums of money wrongfully generated therefrom have
11	enriched the Club Defendants in an amount at least equal to the money wrongfully taken
12	from their customers. Because of the large sums of money wrongfully generated as a

result of these acts, the Club Defendants have an enhanced ability to acquire other commercial ventures and properties and participate in similar projects that they would not have otherwise been able to afford.

94. From at least January 18, 2004, through and including the present date, the RICO Club 16 Enterprises, the RICO Club Criminal Syndicates, the RICO Driver Enterprises, and the 17 RICO Driver Criminal Syndicates repeatedly, systematically and continuously engaged in 18 repeated instances of the following violation: 19

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a. Taking Property from Another under Circumstances Not Amounting to Robbery.

95. The Nevada Omnibus Theft Crime statute, N.R.S. § 205.380 (Obtaining money, property, rent or labor by false pretenses), states in part:

> A person who knowingly and designedly by any false pretense obtains from any other person any chose in action, money, goods, wares, chattels,

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1 2 3	effects or other valuable thing, including rent or the labor of another person not his employee, with the intent to cheat or defraud the other person, is a cheat, and, unless otherwise prescribed by law, shall be punished:
4	96. In violation of N.R.S. § 205.0832(a), the Driver Defendants, acting through the RICO
5	Driver Enterprises, and the RICO Driver Criminal Syndicates, knowingly and
6	designedly, by false pretense, obtained money from their customers with the intent to
7	cheat and/or defraud their customers.
8	97. In violation of N.R.S. § 205.0832(a), the Club Defendants, acting through the RICO Club
9	Enterprises, and the RICO Club Criminal Syndicates, knowingly and designedly, by
10	false pretense, obtained money from their customers with the intent to cheat and/or
11	defraud their customers.
12	98. The foregoing takings of property (money) under circumstances not amounting to
13	robbery constitute a violation of N.R.S. § 205.380, which is a predicate act under the
14	Nevada RICO Statute, N.R.S. § 207.360(9).
15	Nevada RICO Injury
16	99. As a direct and immediate result of the foregoing acts of obtaining money under false
17	pretenses, the Driver Defendants, acting through the RICO Driver Enterprises, and the
18	RICO Driver Criminal Syndicates, have conducted a racketeering activity and have
19	wrongfully acquired substantial sums of money which rightfully belong to the Plaintiff
20	and members of the class. The Plaintiff and members of the class have suffered
21	substantial monetary losses as a direct and immediate result of the Driver Defendants'
22	acts of obtaining money under false pretenses in an amount to be determined at trial.
23	100.As a direct and immediate result of the foregoing acts of obtaining money under false
24	pretenses, the Club Defendants, acting through the RICO Club Enterprises, and the
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1	RICO Club Criminal Syndicates, have conducted a racketeering activity and have
2	wrongfully acquired substantial sums of money which rightfully belong to the Plaintiff
3	and members of the class. The Plaintiff and members of the class have suffered
4	substantial monetary losses as a direct and immediate result of the Club Defendants' acts
5	of obtaining money under false pretenses in an amount to be determined at trial.
6	COUNT I
7	(VIOLATION OF NEVADA RACKETEERING STATUTE)
8	(N.R.S. § 207.400(1)(a)(2))
9	(As to Club Defendants)
10	101.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully
11	herein.
12	102.In violation of N.R.S.§ 207.400(1)(a)(2), the RICO Club Enterprises have invested
13	income derived, directly or indirectly, from the racketeering activity alleged herein, in
14	the establishment or operation of their enterprises. Money that is collected from the
15	unlawful diversion and the unlawful charges assessed to the diverted customers is used
16	to pay operations of the enterprises that engaged in the unlawful activity and for
17	acquisitions of additional ventures that also engage in the unlawful activity.
18	103.Plaintiff and the members of the class have suffered and continue to suffer injury as a
19	direct, proximate, and foreseeable result of the RICO Club Enterprises predicate acts as
20	well as the racketeering activity alleged herein.
21	WHEREFORE, Plaintiff requests that this Court:
22	a. Certify this action as a class action and designate Plaintiff as Class
23	Representative and his counsel as Class Counsel.
24	b. Enter an order permanently enjoining the Defendants from continuing the
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1	criminal operation and activities as alleged herein.
2	c. Enter an order, pursuant to N.R.S. § 207.460, that all property, real and
3	personal, including currency, found to be used, derived, gained, or invested in
4	violation of N.R.S. 207.400, be seized and forfeited by a method determined by
5	this Court.
6	d. Award Plaintiff and the Class costs and reasonable attorney's fees incurred in
7	connection with the prosecution this action pursuant to N.R.S. § 207.470.
8	e. Award such other and further relief as this Court deems equitable and just.
9	COUNT II
10	(VIOLATION OF NEVADA RACKETEERING STATUTE) (N.R.S. § 207.400 1(b))
11	(As to Club Defendants)
12	104.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully
13	herein.
14	105. As a direct result of the racketeering activity engaged in by the Club Defendants, acting
15	through the RICO Club Enterprises, the Club Defendants maintained their interest and
16	control of their Clubs, thereby enhancing the value of the RICO Club Enterprises, and
17	adding a significant source of revenue to the operations of the Clubs.
18	106. This racketeering activity violates Nevada RICO Statute, N.R.S. § 207.400 1(b), which
19	makes it unlawful for a person, through racketeering activity, to acquire or maintain,
20	directly or indirectly, any interest in or control of any enterprise.
21	107.Plaintiff and the members of the class have suffered and continue to suffer injury as a
22	direct, proximate, and foreseeable result of the foregoing acts.
23	1.1.1.1
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1	WHEREFORE, Plaintiff requests that this Court:
2	a. Certify this action as a class action and designate Plaintiff as Class
3	Representative and his counsel as Class Counsel.
4	b. Enter an order permanently enjoining the Defendants from continuing the
5	criminal operation and activities as alleged herein.
6	c. Enter an order, pursuant to N.R.S. § 207.460, that all property, real and
7	personal, including currency, found to be used, derived, gained, or invested in
8	violation of N.R.S. 207.400, be seized and forfeited by a method determined by
9	this Court.
10	d. Award Plaintiff and the Class costs and reasonable attorney's fees incurred in
11	connection with the prosecution this action pursuant to N.R.S. § 207.470.
12	e. Award such other and further relief as this Court deems equitable and just.
13	COUNT III
14	(VIOLATION OF NEVADA RACKETEERING STATUTE) (N.R.S. § 207.400 1(c))
15	(As to Club Defendants)
16	108.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully
17	herein.
18	109. The predicate acts alleged above constitute substantial acts of taking property from
19	another under circumstances not amounting to robbery in violation of N.R.S. § 205.380.
20	110. The Club Defendants, acting through the RICO Club Enterprises, have violated Nevada's
21	Racketeer Influenced and Corrupt Organizations Act ("Nevada RICO"), § 207.400(1)(c),
22	which prohibits any person associated with an enterprise from participating in the
23	conduct of the enterprise's affairs through racketeering activity.
24	1.1.1.1
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1	111.Plaintiff and the members of the class have suffered and continue to suffer injury as a
2	direct, proximate, and foreseeable result of individual predicate acts and racketeering
3	activity conducted through the affairs of the RICO Club Enterprises.
4	WHEREFORE, Plaintiff requests that this Court:
5	a. Certify this action as a class action and designate Plaintiff as Class
6	Representative and his counsel as Class Counsel.
7	b. Enter an order permanently enjoining the Defendants from continuing the
8	criminal operation and activities as alleged herein.
9	c. Enter an order, pursuant to N.R.S. § 207.460, that all property, real and
10	personal, including currency, found to be used, derived, gained, or invested in
11	violation of N.R.S. § 207.400, be seized and forfeited by a method determined
12	by this Court.
13	d. Award Plaintiff and the Class costs and reasonable attorney's fees incurred in
14	connection with the prosecution this action pursuant to N.R.S. § 207.470.
15	e. Award such other and further relief as this Court deems equitable and just.
16	COUNT IV
17	(VIOLATION OF NEVADA RACKETEERING STATUTE)
18	(N.R.S. § 207.400 1(c))
19	(As to Driver Defendants)
20	112.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully
21	herein.
22	113. The predicate acts alleged above constitute substantial acts of taking property from
23	another under circumstances not amounting to robbery in violation of N.R.S. § 205.380.
24	1.1.1.1
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1	114. The Driver Defendants, acting through the RICO Driver Enterprises, have violated
2	Nevada's Racketeer Influenced and Corrupt Organizations Act ("Nevada RICO"), §
3	207.400(1)(c), which prohibits any person associated with an enterprise from
4	participating in the conduct of the enterprise's affairs through racketeering activity.
5	115.Plaintiff and the members of the class have suffered damages and continue to suffer
6	injury as a direct, proximate, and foreseeable result of individual predicate acts and
7	racketeering activity conducted through the affairs of the RICO Driver Enterprises.
8	WHEREFORE, Plaintiff requests that this Court:
9	a. Certify this action as a class action and designate Plaintiff as Class
10	Representative and his counsel as Class Counsel.
11	b. Enter an order permanently enjoining the Defendants from continuing the
12	criminal operation and activities as alleged herein.
13	c. Enter an order, pursuant to N.R.S. § 207.460, that all property, real and
14	personal, including currency, found to be used, derived, gained, or invested in
15	violation of N.R.S. § 207.400, be seized and forfeited by a method determined
16	by this Court.
17	d. Award Plaintiff and the Class costs and reasonable attorney's fees incurred in
18	connection with the prosecution this action pursuant to N.R.S. § 207.470.
19	e. Award such other and further relief as this Court deems equitable and just.
20	1.1.1.1
21	1.1.1.1
22	1.1.1.1
23	1.1.1.1
24	1.1.1
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1	COUNT V
2	(VIOLATION OF NEVADA RACKETEERING STATUTE)
3	(N.R.S. § 207.400 1(d))
4	(As to Club Defendants)
5	116.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully
6	herein.
7	117. The predicate acts alleged above constitute substantial acts of taking property from
8	another under circumstances not amounting to robbery in violation of N.R.S. § 205.380.
9	118. The actions alleged above were intentionally organized, managed, directed, supervised,
10	and financed by the Club Defendants, acting though the RICO Club Criminal
11	Syndicates.
12	119. The Club Defendants, acting through the RICO Club Criminal Syndicates, have violated
13	Nevada's Racketeer Influenced and Corrupt Organizations Act ("Nevada RICO"), §
14	207.400(1)(d), which prohibits any person from organizing, managing, directing,
15	supervising or financing a criminal syndicate.
16	120.Plaintiff and the members of the class have suffered damages and continue to suffer
17	injury as a direct, proximate, and foreseeable result of individual predicate acts and
18	racketeering activity conducted through the management, direction, supervision, and
19	financing of the RICO Club Criminal Syndicate.
20	WHEREFORE, Plaintiff requests that this Court:
21	a. Certify this action as a class action and designate Plaintiff as Class
22	Representative and his counsel as Class Counsel.
23	b. Enter an order permanently enjoining the Defendants from continuing the
24	criminal operation and activities as alleged herein.
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1	c. Enter an order, pursuant to N.R.S. § 207.460, that all property, real and
2	personal, including currency, found to be used, derived, gained, or invested in
3	violation of N.R.S. § 207.400, be seized and forfeited by a method determined
4	by this Court.
5	d. Award Plaintiff and the Class costs and reasonable attorney's fees incurred in
6	connection with the prosecution this action pursuant to N.R.S. § 207.470.
7	e. Award such other and further relief as this Court deems equitable and just.
8	COUNT VI
9	(VIOLATION OF NEVADA RACKETEERING STATUTE)
10	(N.R.S. § 207.400 1(d))
11	(As to Driver Defendants)
12	121.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully
13	herein.
14	122. The predicate acts alleged above constitute substantial acts of taking property from
15	another under circumstances not amounting to robbery in violation of N.R.S. § 205.380
16	123. The actions alleged above were intentionally organized, managed, directed, supervised,
17	and financed by the Driver defendants, acting though the RICO Driver Criminal
18	Syndicates.
19	124. The Driver Defendants, acting through the RICO Driver Criminal Syndicates, have
20	violated Nevada's Racketeer Influenced and Corrupt Organizations Act ("Nevada
21	RICO"), § 207.400(1)(d), which prohibits any persons from organizing, managing,
22	directing, supervising or financing a criminal syndicate.
23	125.Plaintiff and the members of the class have suffered damages and continue to suffer
24	injury as a direct, proximate, and foreseeable result of individual predicate acts and
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1	racketeering activity conducted through the management, direction, supervision, and		
2	financing of the RICO Driver Criminal Syndicate.		
3	WHEREFORE, Plaintiff requests that this Court:		
4	a. Certify this action as a class action and designate Plaintiff as Class		
5	Representative and his counsel as Class Counsel.		
6	b. Enter an order permanently enjoining the Defendants from continuing the		
7	criminal operation and activities as alleged herein.		
8	c. Enter an order, pursuant to N.R.S. § 207.460, that all property, real and		
9	personal, including currency, found to be used, derived, gained, or invested in		
10	violation of N.R.S. § 207.400, be seized and forfeited by a method determined		
11	by this Court.		
12	d. Award Plaintiff and the Class costs and reasonable attorney's fees incurred in		
13	connection with the prosecution this action pursuant to N.R.S. § 207.470.		
14	e. Award such other and further relief as this Court deems equitable and just.		
14			
14	COUNT VII		
15	COUNT VII		
15 16	COUNT VII (VIOLATION OF NEVADA RACKETEERING STATUTE)		
15 16 17	COUNT VII (VIOLATION OF NEVADA RACKETEERING STATUTE) (N.R.S. § 207.400 1(h))		
15 16 17 18	COUNT VII (VIOLATION OF NEVADA RACKETEERING STATUTE) (N.R.S. § 207.400 1(h)) (As to Club Defendants)		
15 16 17 18 19	COUNT VII (VIOLATION OF NEVADA RACKETEERING STATUTE) (N.R.S. § 207.400 1(h)) (As to Club Defendants) 126.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully		
15 16 17 18 19 20	COUNT VII (VIOLATION OF NEVADA RACKETEERING STATUTE) (N.R.S. § 207.400 1(h)) (As to Club Defendants) 126.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully herein.		
15 16 17 18 19 20 21	COUNT VII (VIOLATION OF NEVADA RACKETEERING STATUTE) (N.R.S. § 207.400 1(h)) (As to Club Defendants) 126.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully herein. 127.The Club Defendants willfully, intentionally, and knowingly agreed and conspired with		
15 16 17 18 19 20 21 21 22	COUNT VII (VIOLATION OF NEVADA RACKETEERING STATUTE) (N.R.S. § 207.400 1(h)) (As to Club Defendants) 126.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully herein. 127. The Club Defendants willfully, intentionally, and knowingly agreed and conspired with the Driver Defendants to engage in thousands of acts of alleged wrongful conduct,		

1	128. The Club Defendants committed the acts alleged herein pursuant to, and in furtherance	
2	of agreement alleged above, and furthered the conspiracy by cooperating, encouraging	
3	ratifying, participating in, and adopting the acts of the Driver Defendants.	
4	129.As a direct and proximate result of cooperating, encouraging, ratifying, participating in	
5	and adopting the acts of the Driver Defendants, Plaintiff and the members of the class	
6	have suffered monetary injury and harm. The wrongful conduct committed pursuant to	
7	the conspiracy was a substantial factor in causing this harm.	
8	130. The Club Defendants, acting in conspiracy with the Driver Defendants, have violated	
9	Nevada's Racketeer Influenced and Corrupt Organizations Act ("Nevada RICO"), §	
10	207.400(1)(h), which prohibits any person from conspiring to violate any of the	
11	provisions of N.R.S. § 207.400 1(a)-1(g).	
12	131.Plaintiff and the members of the class have suffered damages and continue to suffer	
13	injury as a direct, proximate, and foreseeable result of individual predicate acts and	
14	racketeering activity conducted in conspiracy with others.	
15	WHEREFORE, Plaintiff requests that this Court:	
16	a. Certify this action as a class action and designate Plaintiff as Class	
17	Representative and his counsel as Class Counsel.	
18	b. Enter an order permanently enjoining the Defendants from continuing the	
19	criminal operation and activities as alleged herein.	
20	c. Enter an order, pursuant to N.R.S. § 207.460, that all property, real and	
21	personal, including currency, found to be used, derived, gained, or invested in	
22	violation of N.R.S. § 207.400, be seized and forfeited by a method determined	
23	by this Court.	
24	/././	
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1	d. Award Plaintiff and the Class costs and reasonable attorney's fees incurred in	
2	connection with the prosecution this action pursuant to N.R.S. § 207.470.	
3	e. Award such other and further relief as this Court deems equitable and just.	
4	COUNT VIII	
5	(VIOLATION OF NEVADA RACKETEERING STATUTE)	
6	(N.R.S. § 207.400 1(h))	
7	(As to Driver Defendants)	
8	132.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully	
9	herein.	
10	133. The Driver Defendants willfully, intentionally, and knowingly agreed and conspired	
11	with the Club Defendants to engage in countless acts of alleged wrongful conduct,	
12	including the taking of property from another under circumstances not amounting to	
13	robbery in violation of N.R.S. § 205.380.	
14	134. The Driver Defendants committed the acts alleged herein pursuant to and in furtherance	
15	of that agreement and furthered the conspiracy by cooperating, encouraging, ratifying,	
16	participating in, and adopting the acts of the Club Defendants.	
17	135.As a direct and proximate result of cooperating, encouraging, ratifying, participating in	
18	and adopting the acts of the Club Defendants, Plaintiff and the members of the class	
19	have suffered monetary injury and harm. The wrongful conduct committed pursuant to	
20	the conspiracy was a substantial factor in causing this harm.	
21	136. The Driver Defendants, acting in conspiracy with the Club Defendants, have violated	
22	Nevada's Racketeer Influenced and Corrupt Organizations Act ("Nevada RICO"), §	
23	207.400(1)(h), which prohibits any person from conspiring to violate any of the	
24	provisions of N.R.S. § 207.400 1(a)-1(g).	
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1	137.Plaintiff and the members of the class have suffered damages and continue to suffer	
2	injury as a direct, proximate, and foreseeable result of individual predicate acts and	
3	racketeering activity conducted in conspiracy with others.	
4	WHEREFORE, Plaintiff requests that this Court:	
5	a. Certify this action as a class action and designate Plaintiff as Class	
6	Representative and his counsel as Class Counsel.	
7	b. Enter an order permanently enjoining the Defendants from continuing the	
8	criminal operation and activities as alleged herein.	
9	c. Enter an order, pursuant to N.R.S. § 207.460, that all property, real and	
10	personal, including currency, found to be used, derived, gained, or invested in	
11	violation of N.R.S. § 207.400, be seized and forfeited by a method determined	
12	by this Court.	
13	d. Award Plaintiff and the Class costs and reasonable attorney's fees incurred in	
14	connection with the prosecution this action pursuant to N.R.S. § 207.470.	
15	e. Award such other and further relief as this Court deems equitable and just.	
15 16	e. Award such other and further relief as this Court deems equitable and just. COUNT IX	
16	COUNT IX	
16 17	COUNT IX ACTION UNDER N.R.S § 41.600 NEVADA DECEPTIVE TRADE PRACTICES ACT	
16 17 18	COUNT IX ACTION UNDER N.R.S § 41.600 NEVADA DECEPTIVE TRADE PRACTICES ACT (As to All Defendants)	
16 17 18 19	COUNT IX ACTION UNDER N.R.S § 41.600 NEVADA DECEPTIVE TRADE PRACTICES ACT (As to All Defendants) 138.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully	
16 17 18 19 20	COUNT IX ACTION UNDER N.R.S § 41.600 NEVADA DECEPTIVE TRADE PRACTICES ACT (As to All Defendants) 138.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully herein.	
16 17 18 19 20 21	COUNT IX ACTION UNDER N.R.S § 41.600 NEVADA DECEPTIVE TRADE PRACTICES ACT (As to All Defendants) 138.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully herein. 139.N.R.S. § 41.600 creates a cause of action for individuals injured by the use of	
16 17 18 19 20 21 22	COUNT IX ACTION UNDER N.R.S § 41.600 NEVADA DECEPTIVE TRADE PRACTICES ACT (As to All Defendants) 138.Plaintiff realleges and incorporates the foregoing allegations as though set forth fully herein. 139.N.R.S. § 41.600 creates a cause of action for individuals injured by the use of deceptive trade practices as defined by N.R.S. 598.0915. Specifically, N.R.S. §	

1	services for sale or lease as those of another person; (5) Knowingly makes a false	
2	representation as to the characteristics, ingredients, uses, benefits, alterations or	
3	quantities of goods or services for sale or lease or a false representation as to the	
4	sponsorship, approval, status, affiliation or connection of a person therewith;	
5	Disparages the goods, services or business of another person by false or misleadin	
6	representation of fact, and; (15) Knowingly makes any other false representation in a	
7	transaction.	
8	140.Defendant Drivers have committed deceptive trade practices in the following ways:	
9	a. Knowingly making false representations regarding the quality of services	
10	offered at certain clubs; and	
11	b. Knowingly making false representations regarding the business status of	
12	certain clubs (e.g. that a particular club is closed, shut down, burned down,	
13	or has gone out of business);	
14	141.As a result of providing kickbacks to taxi cab and limousine drivers, upon information	
15	and belief, up to \$100 per customer, Defendant Clubs must recoup their money from	
16	the very same customers that Defendant Clubs are paying kickbacks for.	
17	142.Defendant Clubs have, in an attempt to recoup their losses from kickbacks, committed	
18	deceptive trade practices in the following ways:	
19	a. Representing to customers that they are selling them high quality, expensive	
20	liquor when in fact they are selling lower quality liquor, which sells at a	
21	much lower price;	
22	b. "Watering down" liquor and other drinks so that their alcohol concentrations	
23	are lower than what is represented to the customer; and	
24	1.1.1	
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1	c. Falsely stating the amount owed by customers, and forcing customers to pay
2	for goods or services that they never received.
3	143. The Plaintiff, and members of the Class, relied on the false statements made by the
4	Defendants and suffered damages as a result of their reliance.
5	144.Specifically, the Plaintiff and members of the Class relied on false statements made by
6	Defendant Drivers, and, as a result, were unable to travel freely to the club of their
7	choice.
8	145.Further, the Plaintiff and the Class relied on statements made by Defendant Clubs, and
9	as a result suffered damages.
10	146.N.R.S. § 41.600 also creates a cause of action for individuals injured by the use of
11	deceptive trade practices as defined by N.R.S. § 598.0923. N.R.S. § 598.0923 states,
12	in relevant part, that a person engages in a "deceptive trade practice" when in the
13	course of his business or occupation he knowingly 2. Fails to disclose a material
14	fact in connection with the sale or lease of goods or services, or 3. Violates a state or
15	federal statute or regulation relating to the sale or lease of goods or services.
16	147.Driver Defendants violate N.R.S. § 598.0923 by failing to disclose the actual nature of
17	their services. Driver Defendants fail to disclose that they are receiving large illegal
18	kickbacks for delivering customers to certain clubs.
19	148.By omitting this material fact, Plaintiff, and other class members, are unwittingly
20	subjected to inflated prices and other unscrupulous actions of Club Defendants, as
21	outlined in paragraph 142 of this Complaint.
22	149.Driver Defendants who operate taxi cabs are in violation of N.R.S. § 706.8846 which
23	states:
24	1.1.1.1
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1 2 3	 With respect to a passenger's destination, a driver shall not: 1) Deceive or attempt to deceive any passenger who rides or desires to ride in his taxicab; 2) Convey or attempt to convey any passenger to a destination other than the one directed by the passenger. 	
4	150.Driver Defendants who operate taxi cabs are also in violation of N.A.C. § 706.552	
5	which states:	
6 7 8	A taxi driver shall not accept, directly or indirectly, gratuity or any form of compensation from any person for diverting or attempting to divert a prospective customer from any commercial establishment.	
9	151.By violating N.R.S. § 706.8846 and N.A.C. § 706.552, Driver Defendants who are taxi	
10	cab drivers are committing a deceptive trade practice as defined by N.R.S. §	
11	598.0923(3).	
12	WHEREFORE, Plaintiff requests that this Court:	
13	a. Certify this action as a class action and designate Plaintiff as Class	
14	Representative and his counsel as Class Counsel;	
15	b. Enter an order permanently enjoining the Defendants from continuing the	
16	criminal operation and activities as alleged herein;	
17	c. Award Plaintiff and the Class costs and reasonable attorney's fees in	
18	prosecuting this action pursuant to N.R.S. § 41.600(3)(b);	
19	d. Award such other and further relief as this Court deems equitable and just.	
20	1.1.1.1	
21	1.1.1.1	
22	1.1.1	
23		
24	1.1.1	
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1	JURY DEMAND Plaintiff requests trial by jury of all claims that can be so tried.	
2		
3		Respectfully submitted,
4		THEODORE TRAPP , individually, and on behalf of all others similarly situated,
5	Dated: June 2, 2009	Λ
6		By: For One of this Attorneys
7		James E. Smyth II Kummer Kaempfer Bonner
8		Renshaw & Ferrario 3800 Howard Hughes Parkway
9		Seventh Floor Las Vegas, Nevada 89169 jsmyth@kkbrf.com
10		Jay Edelson [*]
11		Rafey Balabanian KAMBEREDELSON LLC 350 North LaSalle Street
12		Suite 1300 Chicago, Illinois 60654
13		Tel: (312) 589-6370 Fax: (312) 589-6378 jedelson@kamberedelson.com
14	* Pro hac admittance to be sought	rbalabanian@kamberedelson.com
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