C. Mai, Deputy 6/19/2019 8:00:00 AM Filing ID 10570834 MARK BRNOVICH 1 Attorney General (Firm State Bar No. 14000) 2 BRYCE N. CLARK (Bar No. 034080) Office of the Attorney General 3 2005 North Central Avenue 4 Phoenix, AZ 85004 Telephone: (602) 542-3725 5 Facsimile: (602) 542-4377 Email: consumer@azag.gov 6 Attorneys for State of Arizona 7 IN THE SUPERIOR COURT OF THE STATE OF ARIZONA 8 IN AND FOR THE COUNTY OF MARICOPA 9 10 11 STATE OF ARIZONA, ex rel. MARK BRNOVICH, Attorney General, Case No: CV2019-008214 12 Plaintiff, 13 STIPULATED CONSENT JUDGMENT 14 WEDREEL, LLC; MICHAEL D. DANIELS, 15 (Assigned to the Honorable Daniel Kiley) individually; MICHAEL D. DANIELS and 16 ELIZABETH A. DANIELS, husband and wife; and BRANDON M. GARLAND, 17 individually, 18 Defendants. 19 20 21 22 23 24

Granted with Modifications

See eSignature page

Clerk of the Superior Court
*** Electronically Filed ***

The State of Arizona filed a complaint alleging violations of the Arizona Consumer Fraud Act ("CFA"), Arizona Revised Statutes ("A.R.S.") § 44–1521, et seq. Defendants WedReel, LLC ("WedReel"), Michael Daniels, and Brandon Garland (collectively "Defendants") waived service of the Complaint and Summons and have been fully advised of the right to a trial in this matter and have waived the same. Defendants admit that this Court has jurisdiction and stipulates that this Court may enter the following Findings of Fact, Conclusions of Law, and Judgment.

I. PARTIES

- 1. Plaintiff is the State of Arizona, *ex rel*. Mark Brnovich, Attorney General ("the State"), who is authorized to bring this action under the CFA.
- 2. Defendant WedReel is an Arizona limited liability company. The business operated in Maricopa County, Arizona from November 2016 to approximately October 2017.
- 3. Defendant Michael Daniels ("Daniels") is an Arizona resident and a founding member of WedReel.
- 4. Defendant Brandon Garland ("Garland") is an Ohio resident and a founding member of WedReel.
- 5. Defendant Elizabeth Daniels is the wife of Michael Daniels and is named solely for the interest she possesses in her marital community with Michael Daniels.

II. STIPULATED FINDINGS OF FACT

- 6. Daniels and Garland founded WedReel in November 2016.
- 7. WedReel is an Arizona business that offered consumers video collages for their weddings.
 - 8. WedReel marketed itself online via Facebook and third-party websites such as

"The Knot" as an inexpensive alternative to high-priced wedding videographers.

- 9. WedReel offered to compile video collages from various pictures and video clips provided by brides, grooms, and their wedding guests.
- 10. Brides, grooms, and their wedding guests would upload pictures and videos that they took at weddings via a link provided by WedReel.
- 11. WedReel promised it would then compile the pictures and videos into a video collage.
- 12. WedReel sold video collages at three different price points based on different packages that consumers could order. Specifically, WedReel offered packages for \$390, \$440, and \$590.
- 13. WedReel touted a 100% money back guarantee and offered to provide consumers with an additional \$50 if consumers requested a refund under the guarantee. WedReel did not provide consumers with \$50 after failing to provide them with a video.
- 14. Although WedReel initially completed orders in a timely manner, it eventually fell behind and failed to provide wedding collage videos to at least 427 consumers who paid the business a total of \$169,780 for wedding collage videos.
- 15. WedReel ceased operations around October 2017. At that time, WedReel took its website offline and thereafter failed to contact consumers with existing orders.
- 16. After ceasing operations, WedReel failed to provide refunds to at least 427 consumers who paid for and ordered a wedding collage video but never received a video.

III. STIPULATED CONCLUSIONS OF LAW FOR PURPOSE OF THIS CONSENT JUDGMENT

17. Pursuant to A.R.S. § 44-1522, the acts and practices set forth in the Stipulated

Findings of Fact constitute deceptive or unfair acts or practices in violation of the CFA.

- 18. Defendants knew or should have known that their conduct was of the nature prohibited by the CFA.
- 19. Daniels and Garland have agreed that Daniels is responsible for 60% of the monetary liability, while Garland is responsible for 40% of the monetary liability.
- NOW THEREFORE, IT IS ORDERED, ADJUDGED, AND DECREED:

IV. <u>INJUNCTION</u>

- 20. Daniels, Garland, and WedReel and any person acting on behalf of or in concert with WedReel, as well as WedReel's officers, agents, servants, employees, and those persons in active concert or participation with them who receive actual notice of this order:
 - A. Shall comply with the CFA, A.R.S. §§ 44-1521, *et seq.*, as currently written and as it is amended in the future;
 - B. Shall pay the Attorney General restitution (the "Restitution Award") for those consumers who paid for a wedding video from Defendants, did not receive a refund for the purchase, and have not received a wedding video for which they are satisfied within twelve (12) months of the date that the Court signs this Consent Judgment. The Restitution Award shall be in the amount of the unrefunded purchase price for each consumer who previously paid Defendants for a wedding video and did not receive a wedding video or a refund. Defendants have represented that the amount of the Restitution Award is \$169,780. Whether a consumer is satisfied with their wedding video shall be determined in the sole discretion of the Attorney General;
 - C. Shall return to consumers who do not receive a wedding video

within twelve (12) months of the effective date of this Consent Judgment the respective photos and videos submitted to Defendants on behalf of such consumers;

D. Shall, for twelve (12) months after the Court signs this Consent Judgment, provide the Attorney General with a progress report at least every thirty (30) days. The progress report shall list all consumers to whom Defendants provided a wedding video within the applicable 30-day period, the consumers to whom a wedding video has already been provided, all consumers to whom Defendants have yet to provide a wedding video, and any complaints from consumers to Defendants within the applicable 30-day period concerning the wedding videos. The progress reports shall be sent via email to:

Bryce Clark Assistant Attorney General 2005 N Central Ave Phoenix, AZ 85004

Bryce.Clark@azag.gov

The failure to provide an on-time progress report every 30 days to the Attorney General shall constitute a default of this judgment and shall make the Restitution Award immediately due and owing for consumers who did not receive a wedding video to their satisfaction prior to the default. The State may move for default ten (10) days after providing notice of the breach to Defendants. Defendants will have ten (10) days after receiving the notice to cure the default by providing the State with an updated progress report;

E. Shall send a letter, via mail and email, to every consumer to whom it provides a wedding video stating, at a minimum, that WedReel has settled with the

Arizona Attorney General's Office, that WedReel is sending the wedding video as part of that settlement, and that consumer should contact the Arizona Attorney General within forty-five (45) days of receiving the wedding video if the consumer is not satisfied with his or her wedding video;

- F. Shall pay, as part of the Restitution Award, the purchase price previously paid by any consumer who complains, using any form of communication, within 45 days of receiving a wedding video to the Attorney General or to Defendants that the consumer is not satisfied with his or her wedding video for any reason that the Attorney General, in their discretion, deems valid. Defendants shall disclose all consumer complaints received to the Attorney General in their progress reports; and
- G. Shall pay, as part of the Restitution Award, the purchase price previously paid by any consumer for whom Defendants cannot locate either a valid current email or mailing address to which to send the consumer's wedding video.

V. <u>PAYMENT</u>

A. Michael Daniels

21. Daniels shall pay to the Attorney General sixty percent (60%) of the Restitution Award, with interest thereon at six and a half percent (6.50%) per annum until paid. Daniels shall begin paying his share of the Restitution Award on July 1, 2020 in accordance with the instructions in Paragraphs 24 through 30. This sum will be deposited into an interest bearing consumer restitution subaccount of the Consumer Restitution and Remediation Revolving Fund, pursuant to A.R.S. § 44-1531.02(B), and will be distributed to eligible consumers by the

Attorney General at the sole discretion of the Attorney General or his authorized delegate.

- 22. Daniels shall pay to the Attorney General the amount of One-Hundred and Thirty-Two Thousand Dollars (\$132,000) in civil penalties (the "Daniels Civil Penalty Award"), with interest thereon at six and a half percent (6.50%) per annum until paid. Daniels shall pay the Daniels Civil Penalty Award in accordance with the instructions in Paragraphs 24 through 30, and the Daniels Civil Penalty Award and interest thereon shall be deposited into the Consumer Protection – Consumer Fraud Revolving Fund in accordance with A.R.S. § 44-1531.01 and used for the purposes described therein. One-Hundred and Twenty Thousand Dollars (\$120,000) of the Daniels Civil Penalty Award shall be deemed paid and discharged upon Daniels making ontime payments in accordance with the payment schedule in Exhibit 1 below and not otherwise defaulting under or materially breaching this Judgment. For each video that Defendants provide to consumers where the consumer does not complain within 45 days of receiving the video, sixty percent (60%) of the original purchase price of the video shall be subtracted from the One-Hundred and Twenty Thousand Dollars (\$120,000) of the Daniels Civil Penalty Award that is due to be discharged upon Daniels making on-time payments in accordance with the payment schedule in Exhibit 1 below and not otherwise defaulting or materially breaching this Judgment.
- 23. Daniels shall pay to the Attorney General the amount of One Thousand Eight Hundred Dollars (\$1,800) in attorneys' fees and costs (the "Daniels Fees Award"), with interest thereon at six and a half percent (6.50%) per annum until paid. Daniels shall pay the Daniels Fees Award in accordance with the instructions in Paragraphs 24 through 30, and the Daniels Fees Award shall be deposited by the Attorney General into the Consumer Protection Consumer Fraud Revolving Fund in accordance with A.R.S. § 44–1531.01 and used for the purposes set forth therein.

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- 24. Prior to the State signing this Judgment, Daniels shall make an initial payment of Three Thousand Dollars (\$3,000) to the State. This payment shall be allocated first to the Restitution Award, and if there is any remainder, to the Daniels Civil Penalty Award.
- 25. Timely payment in full of the amounts due under this Consent Judgment is a material term of this Consent Judgment, and if Daniels fails to comply with this term, the State may, in its sole discretion, reopen proceedings after a 10 day notice of default and proceed with this case as though this Consent Judgment had not been entered, provided that Daniels shall be entitled to an offset for any amount actually paid to the State and not refunded to Daniels by the State.
- 26. Daniels shall pay Twelve Thousand Dollars (\$12,000), in addition to the Daniels Fee Award and sixty percent (60%) of the Restitution Award, in eighty-four (84) monthly installments in accordance with the payment schedule found in Exhibit 1 below. The remaining One Hundred and Twenty Thousand Dollars (\$120,000) of the Daniels Civil Penalty Award may then be discharged, as provided in Paragraph 22. Daniels may pay any amounts due under this Consent Judgment early without penalty.
- 27. Failure to make a minimum monthly payment within forty-five (45) days of the date due is a default, and the entire unpaid balance, including any suspended interest, and costs of collection less any amount previously paid shall be accelerated and shall become immediately due and owing after a 10-day notice of default, during which Daniels will have an opportunity to cure the default. Additionally, upon default, Daniels will be obligated to pay the full amount of the Daniels Civil Penalties Award.
- 28. The payments required herein shall be paid in the form of personal checks, business checks, cashier checks, or money orders made payable to "The State of Arizona."

Payment shall be delivered, or mailed and postmarked, to:

Ms. Stephanie Paine
The Office of the Arizona Attorney General
Consumer Protection and Advocacy Section
2005 N. Central Ave, Suite 100
Phoenix, AZ 85004

- 29. Each partial payment made by Daniels shall be applied first to the Restitution Award, then the Daniels Civil Penalty Award, then to the Daniels Fee Award, and then, if applicable, any interest owed.
- 30. The payment of the interest accrued on the Daniels Civil Penalty Award, Daniels Fees Award, and sixty percent (60%) of the Restitution Award shall be suspended unless and until Daniels defaults on any payment obligation, or materially breaches any provision of this Consent Judgment. Upon payment of the Daniels Fees Award and the \$12,000 identified in Paragraph 26, plus sixty percent (60%) of the Restitution Award, without default or material breach, all suspended interest amounts will be waived by the State, and Daniels will have no further monetary obligations.

B. Brandon Garland

- 31. Garland shall pay to the Attorney General forty percent (40%) of the Restitution Award, with interest thereon at six and a half percent (6.50%) per annum until paid. Garland shall begin paying his share of the Restitution Award on July 1, 2020 in accordance with the instructions in Paragraphs 34 through 40. This sum will be deposited into an interest bearing consumer restitution subaccount of the Consumer Restitution and Remediation Revolving Fund, pursuant to A.R.S. § 44-1531.02(B), and will be distributed to eligible consumers by the Attorney General at the sole discretion of the Attorney General or his authorized delegate.
 - 32. Garland shall pay to the Attorney General the amount of Eighty-Eight Thousand

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Dollars (\$88,000) in civil penalties (the "Garland Civil Penalty Award"), with interest thereon at six and a half percent (6.50%) per annum until paid. Garland shall pay the Garland Civil Penalty Award in accordance with the instructions found in Paragraphs 34 through 40, and the Garland Civil Penalty Award and interest thereon shall be deposited into the Consumer Protection – Consumer Fraud Revolving Fund in accordance with A.R.S. § 44-1531.01 and used for the purposes described therein. Eighty Thousand Dollars (\$80,000) of the Garland Civil Penalty Award shall be deemed paid and discharged upon Garland making on-time payments in accordance with the payment schedule in Exhibit 2 below and not otherwise defaulting under or materially breaching this Judgment. For each video that Defendants provide to consumers where the consumer does not complain within 45 days of receiving the video, forty percent (40%) of the original purchase price of the video shall be subtracted from the Eighty Thousand Dollars (\$80,000) of the Garland Civil Penalty Award that is due to be discharged upon Garland making on-time payments in accordance with the payment schedule in Exhibit 1 below and not otherwise defaulting or materially breaching this Judgment.

33. Garland shall pay to the Attorney General the amount of One Thousand Two Hundred Dollars (\$1,200) in attorneys' fees and costs (the "Garland Fees Award"), with interest thereon at six and a half percent (6.50%) per annum until paid. Garland shall pay the Garland Fees Award in accordance with the instructions found in Paragraphs 34 through 40, and the Garland Fees Award shall be deposited by the Attorney General into the Consumer Protection – Consumer Fraud Revolving Fund in accordance with A.R.S. § 44–1531.01 and used for the purposes set forth therein.

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- 34. Prior to the State signing this Judgment, Garland shall make an initial payment of Two Thousand Dollars (\$2,000) to the State. This payment shall be allocated first to the Restitution Award, and if there is any remainder, to the Garland Civil Penalty Award.
- 35. Timely payment in full of the amounts due under this Consent Judgment is a material term of this Consent Judgment, and if Garland fails to comply with this term, the State may, in its sole discretion, reopen proceedings after a 10-day notice of default and proceed with this case as though this Consent Judgment had not been entered, provided that Garland shall be entitled to an offset for any amount actually paid to the State and not refunded to Garland by the State.
- 36. Garland shall pay Nine Thousand Two Hundred Dollars (\$9,200), in addition to the Garland Fee Award and forty percent (40%) of the Restitution Award, in eighty-four (84) monthly installments in accordance with the payment schedule found in Exhibit 2 below. The remaining Eighty Thousand Dollars (\$80,000) of the Garland Civil Penalty Award may then be discharged, as provided in Paragraph 22. Garland may pay any amounts due under this Consent Judgment early without penalty.
- 37. Failure to make a minimum monthly payment within forty-five (45) days of the date due is a default, and the entire unpaid balance, including any suspended interest, and costs of collection less any amount previously paid shall be accelerated and shall become immediately due and owing after a 10-day notice of default, during which Garland will have an opportunity to cure the default. Additionally, upon default, Garland will be obligated to pay the full amount of the Garland Civil Penalties Award.
- 38. The payments required herein shall be paid in the form of personal checks, business checks, cashier checks, or money orders made payable to "The State of Arizona."

Payment shall be delivered, or mailed and postmarked, to:

Ms. Stephanie Paine
The Office of the Arizona Attorney General
Consumer Protection and Advocacy Section
2005 N. Central Ave, Suite 100
Phoenix, AZ 85004

- 39. Each partial payment made by Garland shall be applied first to the Restitution Award, then the Garland Civil Penalty Award, then to the Garland Fees Award, and then, if applicable, any interest owed.
- 40. The payment of the interest accrued on the Garland Civil Penalty Award, Garland Fees Award, and forty percent (40%) of the Restitution Award shall be suspended unless and until Garland defaults on any payment obligation, or materially breaches any provision of this Consent Judgment. Upon payment of the Garland Fees Award and the Nine Thousand Two Hundred Dollars (\$9,200) identified in Paragraph 36, plus forty percent (40%) of the Restitution Award, without default or material breach, all suspended interest amounts will be waived by the State, and Garland will have no further monetary obligations.

VI. GENERAL TERMS

41. Defendants warrant and represent that there is not pending any case, proceeding, or other action seeking reorganization, arrangement, adjustment, liquidation, dissolution, or recomposition of any Defendant or Defendants' debts under any law relating to bankruptcy, insolvency, reorganization, or the relief of debtors, or seeking the appointment of a receiver, trustee, custodian, or other similar official for any Defendant. Defendants further warrant and represent that Defendants will not file, or cause to be filed, any such case, proceeding, or other action prior to ninety-one (91) days after the payments provided for in Paragraphs 24 through 30

and Paragraphs 34 through 40 of this Consent Judgment are actually made to the State. If Defendants do file or cause to be filed such a case, proceeding, or other action prior to the expiration of that time, then the State shall have the right, at its sole discretion, to treat that as a material breach of this Consent Judgment, reopen proceedings, and proceed with this case as though this Consent Judgment had not been entered, provided that Defendants shall be entitled to an offset for any amount actually paid to the State and not refunded to Defendants by the State.

- 42. Defendants shall provide the State with written notice within fifteen (15) days of Defendants filing or causing to be filed any case, proceeding, or other action seeking reorganization, arrangement, adjustment, liquidation, dissolution, or recomposition of Defendants or their debts under any law relating to bankruptcy, insolvency, reorganization, or the relief of debtors, or seeking the appointment of a receiver, trustee, custodian, or other similar official prior to complete payment of all amounts due under Paragraphs 22 through 40 of this Consent Judgment. If any Defendant fails to provide the notice as required, the State may, at its sole discretion, accelerate the remaining payments under the paragraphs pertaining to the specific Defendant. If the State chooses to accelerate the remaining payments, all amounts awarded under this Consent Judgment not previously paid to the State shall become due and immediately payable in full to the State, with interest thereon at six and a half percent (6.50%) from the date the State serves notice of acceleration on Defendants.
- 43. Defendants agree that the facts as alleged in the Complaint in this action and the Stipulated Facts and Conclusions of Law in this Consent Judgment shall be taken as true without further proof in any bankruptcy case or subsequent civil litigation pursued by Plaintiff to enforce its rights to any payment or money judgment pursuant to this Judgment, including but not

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limited to a nondischargeability complaint in any bankruptcy case. Defendants further stipulate and agree that the facts alleged in the Complaint establish all elements necessary to sustain an action by Plaintiff pursuant to Section 523(a)(2)(A) and/or Section 523(a)(7) of the Bankruptcy Code, 11 U.S.C. § 523(a), and that this Consent Judgment shall have collateral estoppel effect for such purposes.

- 44. The effective date of this Consent Judgment is the date when the Court signs this Consent Judgment and enters it with the Clerk of Court.
- 45. The terms of this Consent Judgment apply to Defendants Daniels, Garland, and WedReel and to any successor entities which substantially continue the same business enterprise, despite alterations of the entity name, or due to acquisition, merger, inheritance, sale, purchase, or otherwise.
- 46. Defendants shall not participate directly or indirectly in any activity to form a separate entity or corporation for the purpose of engaging in acts prohibited in this Consent Judgment or for any other purpose which would otherwise circumvent any part of this Consent Judgment or the spirit or purposes of this Consent Judgment.
- 47. The State acknowledges by its execution hereof that this Consent Judgment constitutes a complete settlement of the consumer fraud allegations contained in the State's complaint against Defendants. Notwithstanding the foregoing, the State may institute an action or proceeding to enforce the terms and provisions of this Consent Judgment, take action based on future conduct by the Defendants, and take action based on past and present conduct of the Defendants that is not addressed by the allegations in the State's complaint against Defendants.

CONSENT TO JUDGMENT

- 1. Defendants state that no promises of any kind or nature whatsoever were made to induce them to enter into this Consent Judgment and they have entered into the Consent Judgment voluntarily.
- 2. Defendants have fully read and understand this Consent Judgment and understand the legal consequences involved in signing it.
- 3. Defendants assert that this is the entire agreement of the parties, and that there are no other representations or agreements not stated in writing herein, and that no force, threats, or coercion of any kind have been used to obtain their signature.
- 4. Defendants acknowledge that Plaintiff's acceptance of this Consent Judgment is solely for the purpose of settling this litigation and does not preclude Plaintiff, or any other agency or officer of this State, or subdivision thereof, from instituting other civil or criminal proceedings as may be appropriate now or in the future.
- 5. Defendant WedReel, LLC represents and warrants that the person signing below on its behalf is duly appointed and authorized to do so.

Dated this 6th day of June, 2019.

WEDREEL, LLC

By: Mel

Michael D. Daniels, Member

20 Dated this 6th day of June, 2019.

MICHAEL D. DANIELS

By: 1/h/ Michael D. Daniels, Individually

1	Dated this 6 th day of, 2019.
2	BRANDON M. GARLAND
3	n Kh Gl
4	By: Brandon M. Garland, Individually
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6	APPROVED AS TO FORM AND CONTENT
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8	MARK BRNOVICH ATTORNEY GENERAL
9	Dated this 12 th day of June 2019
10	By:
11	Bryce Clark, Esq.
12	Assistant Attorney General Counsel for Plaintiff
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EXHIBIT 1

1	Amount Paid P	rior to	\$3,000
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2	Judgement	2010	↑ 7 0 0
2		2019	\$500
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Aug 1	2025	\$66.67 + 0.833%
		Restitution Award
Sep 1	2025	\$66.67 + 0.833%
		Restitution Award
Oct 1	2025	\$66.67 + 0.833%
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Nov 1	2025	\$66.67 + 0.833%
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Dec 1	2025	\$66.67 + 0.833%
		Restitution Award
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Feb 1	2026	\$66.67 + 0.833%
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Mar 1	2026	\$66.67 + 0.833%
		Restitution Award
Apr 1	2026	\$66.67 + 0.833%
		Restitution Award
May 1	2026	\$66.67 + 0.833%
		Restitution Award
Jun 1	2026	\$66.67 + 0.857%
		Restitution Award

EXHIBIT 2

1	Amount Paid I		\$2,000
1	Submission of		
2	Judgement Jul 1	2019	\$400
		2019	\$400
3		2019	\$400
	1	2019	\$400
4		2019	\$400
5		2019	\$400
3	Jan 1	2020	\$400
6	Feb 1	2020	\$400
	Mar 1	2020	\$400
7	Apr 1	2020	\$400
		2020	\$400
8	Jun 1	2020	\$400
	Jul 1	2020	\$33.33 + 0.556%
9			Restitution Award
1.0	Aug 1	2020	\$33.33 + 0.556%
10			Restitution Award
11	Sep 1	2020	\$33.33 + 0.556%
11			Restitution Award
12	Oct 1	2020	\$33.33 + 0.556%
	Nov 1	2020	Restitution Award \$33.33 + 0.556%
13	NOV I	2020	Restitution Award
	Dec 1	2020	\$33.33 + 0.556%
14			Restitution Award
15	Jan 1	2021	\$33.33 + 0.556%
13			Restitution Award
16	Feb 1	2021	\$33.33 + 0.556%
10			Restitution Award
17	Mar 1	2021	\$33.33 + 0.556%
			Restitution Award
18	Apr 1	2021	\$33.33 + 0.556%
4.0	M 1	2021	Restitution Award
19	May 1	2021	\$33.33 + 0.556% Restitution Award
20	Jun 1	2021	\$33.33 + 0.556%
20	Juni	2021	Restitution Award
21	Jul 1	2021	\$33.33 + 0.556%
21	Juli	2021	Restitution Award
22	Aug 1	2021	\$33.33 + 0.556%
			Restitution Award
23	Sep 1	2021	\$33.33 + 0.556%
			Restitution Award
24			
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	Oct 1	2021	\$33.33 + 0.556%
1			Restitution Award
2	Nov 1	2021	\$33.33 + 0.556%
2			Restitution Award
3	Dec 1	2021	\$33.33 + 0.556%
5			Restitution Award
4	Jan 1	2022	\$33.33 + 0.556%
•			Restitution Award
5	Feb 1	2022	\$33.33 + 0.556%
	3.6.1	2022	Restitution Award
6	Mar 1	2022	\$33.33 + 0.556%
		2022	Restitution Award
7	Apr 1	2022	\$33.33 + 0.556%
_	34 1	2022	Restitution Award
8	May 1	2022	\$33.33 + 0.556%
	Jun 1	2022	Restitution Award
9	Jun 1	2022	\$33.33 + 0.556% Restitution Award
10	Jul 1	2022	\$33.33 + 0.556%
10	Jul 1	2022	Restitution Award
11	Aug 1	2022	\$33.33 + 0.556%
11	Aug I	2022	Restitution Award
12	Sep 1	2022	\$33.33 + 0.556%
12	Sep 1	2022	Restitution Award
13	Oct 1	2022	\$33.33 + 0.556%
		2022	Restitution Award
14	Nov 1	2022	\$33.33 + 0.556%
			Restitution Award
15	Dec 1	2022	\$33.33 + 0.556%
			Restitution Award
16	Jan 1	2023	\$33.33 + 0.556%
17			Restitution Award
17	Feb 1	2023	\$33.33 + 0.556%
18			Restitution Award
10	Mar 1	2023	\$33.33 + 0.556%
19			Restitution Award
1)	Apr 1	2023	\$33.33 + 0.556%
20			Restitution Award
	May 1	2023	\$33.33 + 0.556%
21	T	2022	Restitution Award
	Jun 1	2023	\$33.33 + 0.556%
22	T 1 1	2022	Restitution Award
	Jul 1	2023	\$33.33 + 0.556%
23	<u> </u>		Restitution Award

Aug 1	2023	\$33.33 + 0.556% Restitution Award
Sen 1	2023	\$33.33 + 0.556%
Sep 1	2023	Restitution Award
Oct 1	2023	\$33.33 + 0.556%
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Nov 1	2023	\$33.33 + 0.556%
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Dec 1	2023	\$33.33 + 0.556%
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Jun l	2024	\$33.33 + 0.556%
T 1 1	2024	Restitution Award
Jul I	2024	\$33.33 + 0.556%
A 1	2024	Restitution Award
Aug I	2024	\$33.33 + 0.556% Restitution Award
Sen 1	2024	\$33.33 + 0.556%
Sep 1	2021	Restitution Award
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Nov 1	2024	\$33.33 + 0.556%
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		Restitution Award
Apr 1	2025	\$33.33 + 0.556%
		Restitution Award
May 1	2025	\$33.33 + 0.556%
		Restitution Award
	Sep 1 Oct 1 Nov 1 Dec 1 Jan 1 Feb 1 Mar 1 Apr 1 Jun 1 Jul 1 Aug 1 Sep 1 Oct 1 Nov 1 Dec 1 Jan 1 Feb 1	Sep 1 2023 Oct 1 2023 Nov 1 2023 Dec 1 2023 Jan 1 2024 Feb 1 2024 Mar 1 2024 May 1 2024 Jun 1 2024 Jul 1 2024 Aug 1 2024 Sep 1 2024 Nov 1 2024 Dec 1 2024 Jan 1 2025 Feb 1 2025 Mar 1 2025 Apr 1 2025

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Jun 1	2025	\$33.33 + 0.556%
		Restitution Award
Jul 1	2025	\$33.33 + 0.556%
		Restitution Award
Aug 1	2025	\$33.33 + 0.556%
		Restitution Award
Sep 1	2025	\$33.33 + 0.556%
		Restitution Award
Oct 1	2025	\$33.33 + 0.556%
		Restitution Award
Nov 1	2025	\$33.33 + 0.556%
		Restitution Award
Dec 1	2025	\$33.33 + 0.556%
		Restitution Award
Jan 1	2026	\$33.33 + 0.556%
		Restitution Award
Feb 1	2026	\$33.33 + 0.556%
		Restitution Award
Mar 1	2026	\$33.33 + 0.556%
		Restitution Award
Apr 1	2026	\$33.33 + 0.556%
		Restitution Award
May 1	2026	\$33.33 + 0.556%
-		Restitution Award
Jun 1	2026	\$33.33 + 0.524%
		Restitution Award

eSignature Page 1 of 1

Filing ID: 10570834 Case Number: CV2019-008214 Original Filing ID: 10553895

Granted with Modifications



ENDORSEMENT PAGE

CASE NUMBER: CV2019-008214

E-FILING ID #: 10570834

SIGNATURE DATE: 6/18/2019

FILED DATE: 6/19/2019 8:00:00 AM

BRYCE CLARK

BRANDON M GERLAND NO ADDRESS ON RECORD

ELIZABETH A DANIELS NO ADDRESS ON RECORD

MICHAEL D DANIELS NO ADDRESS ON RECORD

WEDREEL L L C NO ADDRESS ON RECORD