

<p><b>DISTRICT COURT, DENVER COUNTY, STATE OF COLORADO</b> 1437 Bannock Street, Room 256 Denver, Colorado 80202 Phone Number: 720-865-8301</p>	<p style="text-align: right;">DATE FILED: December 27, 2016 CASE NUMBER: 2016DR30252</p> <p style="text-align: center;"><b>▲ COURT USE ONLY ▲</b></p>
<p>In re the Receivership Estate of MYH And Concerning: Alpine Herbal Wellness, LLC, Serenity Moon Wellness Center, LLC; Walnut Associates, LLC; ADG Herbal Wellness Center, Inc.; FL89, LLC; Frosted Leaf, LLC; Big Mouth Snacks, LLC, Lightshade Productions, LLC; 399 Harrison Street, LLC; Straight River, LLC; Vape Tools, LLC; 11975 East 40th Avenue, LLC; 420 Events, LLC; Canna Co, LLC; and Kiri A. Humphrey</p>	<p>Case Number: 16DR30252 Division: 303 Courtroom: Hon. Lael Montgomery (retired), Judicial Arbiter Group, Inc., Appointed Pursuant to C.R.S. §13-3-111 and C.R.C.P. 122</p>
<p><b>AMENDED ORDER TO PRESENT AND FILE CLAIMS</b></p>	

THE COURT, upon the receiver’s Motion for Order to Present and File Claims, HEREBY ORDERS that such Motion is Granted.

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1. All persons and firms having Claims against Alpine Herbal Wellness, LLC, Serenity Moon Wellness Center, LLC; Walnut Associates, LLC; ADG Herbal Wellness Center, Inc.; FL89, LLC; Frosted Leaf, LLC; Big Mouth Snacks, LLC, Lightshade Productions, LLC; 399 Harrison Street, LLC; Straight River, LLC; Vape Tools, LLC; 11975 East 40th Avenue, LLC; 420 Events, and LLC; Canna Co, LLC in this Receivership Action (“Claims” against the “Assets” in this

“Receivership Estate”) are required, on or before the 21<sup>st</sup> day of January, 2017 to file their claims with Sterling Consulting Corporation, receiver, 4101 East Louisiana Avenue, Suite 300, Denver, Colorado, 80246.

2. The Claims shall not be filed directly with the Court. The penalty for not timely filing Claims is having their Claims disallowed by this Court and not being allowed to use the facts that underlie the unfiled Claim as an offset or counterclaim to any action brought by the receiver.

3. The Claimant shall submit to the receiver a signed statement, sworn under penalty of perjury, and notarized, affirming that the information contained in the Claim is true and correct to the best of Claimant’s knowledge. The Claimant or hers, his, or its attorney shall provide the following information on the Claim

4. The Claimant shall provide information identifying the Claimant and giving the receiver contact information of the Claimant, including the following:

- a. Complete names of all Claimants;
- b. Street addresses of all Claimants;
- c. Telephone numbers of all Claimants; and
- d. Email addresses of all Claimants.

5. The Claimant shall state whether the Claimant has appointed an attorney or attorney-in-fact on behalf of the Claimant and, if so, the full identity of, and contact information for, the said attorney or attorney-in-fact.

6. The Claimant shall specify the interest the Claimant Claims in the Assets of the Receivership Estate, and the basis of the Claim.

7. The Claimant shall give a description of the Assets in which the Claimant Claims an interest, and attach true and correct copies of the documents and instruments supporting the Claim.

8. The Claimant shall specify the date the Claim arose.

9. The Claimant shall state the exact amount, components, and nature of the Claim as it existed on September 15, 2016.

10. The Claimant shall provide a description of the nature and value of any offset or counterclaim.

11. The Claimant shall specify the preference, security, and priority status of the Claim.

12. The Claimant shall specify whether the Claim bears interest, late fees, or penalties, and, if so, the basis for claiming interest, late fees, or penalties.

13. If the Claim is supported by a note or similar debt instrument, the Claimant shall provide a detailed ledger, calculated no

less often than monthly, demonstrating how the balance under the note or debt instrument was funded, together with evidence of the cash used to fund the note or debt instrument, and the ledger shall disclose all advances made under the note or debt instrument, and all payments made on the note or debt instrument. Upon request by the receiver, the Claimant shall provide support documentation for every entry on the ledger

14. Claimant shall be required to state whether the Claimant has commenced any type of action against the Assets in another court or venue including a legal action, administrative action, foreclosure action, or other judicial or quasi-judicial proceeding (an “Action”). If the Claimant has commenced an Action, the Claimant shall specify the court, agency, or venue, and case number, and specify whether the Claimant has received a judgment, order, or other disposition against the Assets.

15. If a Claimant has brought an Action against the Assets that has not been reduced to judgment or has not otherwise been subject to final disposition, before filing a Claim, the Claimant shall dismiss the Action and shall certify to this Court that such Claim has been dismissed, either with or without prejudice. A Claimant that persists in pursuing an Action against the Assets shall have its Claim, counterclaim, or offset denied and disallowed by this Court, and shall

not be allowed to participate in distributions from the Receivership Estate.

16. The Claimant shall represent whether the Claimant owes the Receivership Estate anything, and if so, the Claimant shall specify what the Claimant owes the Receivership Estate. The Claimant shall further represent whether the Receivership Estate has a right of set-off or recoupment from, or counterclaim against, the Claimant, and if so, the Claimant shall thoroughly describe the right of set-off, recoupment, or counterclaim.

17. The Petitioner and Respondent in this action are exempt from the requirement to file Claims under this Order.

18. Within three weeks after the Bar Date, the receiver shall submit a special report to the Court approving or disapproving each Claim submitted, and recommending whether this Court should allow or disallow each Claim. Parties to the action and Claimants shall have two weeks after the receiver files its special report to respond to the receiver's special report. The receiver shall have four weeks after the receiver files its special report to reply.

19. The receiver shall use the special caption as it appears at the top of this Order for all receivership matters provided that those matters are not subject to the Confidentiality Order in this case. Matters filed under the receivership's special caption shall not be

deemed confidential. The receiver shall report any additions or deletions to the “And Concerning” parties as they are identified.

Done this 27<sup>th</sup> day of December, 2016.

BY THE COURT:

A handwritten signature in black ink that reads "Lael Montgomery". The signature is written in a cursive style with a long, sweeping tail on the letter "y".

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Lael Montgomery  
District Court Judge

#### CERTIFICATE OF SERVICE

I hereby certify that on this 27<sup>th</sup> day of December, 2016, a true and correct copy of the foregoing *Order* was served via electronic filing (ICCES), addressed to the following:

All Counsel of Record

Original Signature on File  
Lisa Garcia, Administrative Clerk  
Judicial Arbitrator Group, Inc.