

<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>In re the Receivership Estate of MYH And Concerning: 399 Harrison Street, LLC; 420 Events, LLC; 5200 East 43rd Avenue, LLC; 11975 East 40th Avenue, LLC; ADG Herbal Wellness Center, Inc.; Alpine Herbal Wellness, LLC; Big Mouth Snacks, LLC; Canna Co, LLC; FL89, LLC; Frosted Leaf, LLC; Lightshade Productions, LLC; Serenity Moon Wellness Center, LLC; Straight River, LLC; Vape Tools, LLC; Walnut Associates, LLC; and all assets owned or controlled by the foregoing entities; Kelsy M. Yates; and Kiri A. Humphrey</p>	<p><b>▲ COURT USE ONLY ▲</b></p>
<p><b>Claimant:</b> Claimant: _____ Claimant's Attorney: _____ _____ Attorney Reg. No.: _____ Address: _____ _____ City, State Zip: _____ _____ Telephone: _____ Email: _____ Date: the _____ of _____, _____</p>	<p>Case Number: 17CV31274 Division: 303 Courtroom: Hon. Lael Montgomery (retired), Judicial Arbitrator Group, Inc., Appointed Pursuant to C.R.S. §13-3- 111 and C.R.C.P. 122</p>
<p><b>CLAIM</b></p>	

Comes now \_\_\_\_\_ (the "Claimant"), who  
resides at the following address [*do not use Post Office Box*] \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_ being first duly sworn, deposes, and says:

Third-Party Claim for Assets

Date: \_\_\_\_\_ of \_\_\_\_\_, \_\_\_\_\_

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The receiver for the assets in the Receivership Estate in Case No. 16DR30252 was, on September 14, 2016, and still is, in possession and control of certain assets (the "Assets"), including Assets identified on Exhibit A attached to the Order Appointing Receiver entered on September 14, 2016 and the following Assets:

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1. The Claimant Claims an interest in the Assets described as follows: \_\_\_\_\_.  
*[please specify, e.g. ownership, purchase order, bill of sale, etc.]*

2. Claimant describes the Assets as follows:

Asset:	Description:
_____	_____
_____	_____
_____	_____
_____	_____

3. True and correct copies of the documents and instruments supporting this Claim are attached hereto.

4. Claimant has  has not *[please check the appropriate box]* filed a legal action, administrative action, or foreclosure against the Assets of the Receivership Estate as follows:

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*[please specify court, agency, venue, and case number]* and  has  has not *[please check the appropriate box]* received a judgment against the Assets of the Receivership Estate.

Third-Party Claim for Assets

Date: \_\_\_\_\_ of \_\_\_\_\_, \_\_\_\_\_

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5. If the Claim is supported by a note or similar debt instrument, the Claimant shall attach a detailed ledger from and after the date of the note or debt instrument to the present, 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.

6. The Claim has the following preference, security, or priority:

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7. The Claim bears interest, late fees, or penalties in the following amount, and the basis for claiming interest, late fees, or penalties is as follows:

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8. Claimant represents that Claimant owes the Receivership Estate nothing and the Receivership Estate has no right of set-off, counterclaim, or recoupment from Claimant, except as set forth in Paragraph 12 below.

9. The date the Claim arose is: \_\_\_\_\_

10. Amount of obligation on September 14, 2016 was: \_\_\_\_\_

11. The components and nature of the Claim as it existed on September 14, 2016 was as follows:

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12. The Receivership Estate has the following offset or counterclaims against the Claimant:

