1 2 3 4 5 6 7 8 9	ROB BONTA Attorney General of California HARINDER KAPUR Senior Assistant Attorney General JOSHUA B. EISENBERG Supervising Deputy Attorney General MICHAEL J. YUN (SBN 292587) ETHAN A. TURNER (SBN 294891) Deputy Attorneys General 600 West Broadway, Suite 1800 San Diego, CA 92101 Telephone: (310) 987-7170 Facsimile (619) 645-2061 Attorneys for Plaintiff and Petitioner Department of Cannabis Control	EXEMPT FROM FILING FEES GOV. CODE, § 6103 IE STATE OF CALIFORNIA
10		LOS ANGELES
11	NORTH VALLEY DISTRICT –	CHATSWORTH COURTHOUSE
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13 14	DEPARTMENT OF CANNABIS	Case No. 20CHCV00560
15	CONTROL, Plaintiff,	DECLARATION OF DEPUTY ATTORNEY GENERAL ETHAN
16	v.	TURNER IN SUPPORT OF MOTION TO COMPEL RESPONSES TO REQUEST
17		FOR PRODUCTION, SET ONE, AS TO DEFENDANT RUBEN KACHIAN
18	VERTICAL BLISS, INC., KUSHY PUNCH, INC., CONGLOMERATE	Date: May 26, 2022
19	MARKETING, LLC, MORE AGENCY, INC., RUBEN KACHIAN	Time: 08:30 A.M. Dept: F49
20	aka RUBEN CROSS, ARUTYUN BARSAMYAN, KEVIN HALLORAN,	Judge: The Honorable Stephen P. Pfahler
20	MIKE A. TOROYAN, and DOES 1	Trial Date: January 30, 2023
21	through 30, inclusive,	Action Filed: September 23, 2020
22	Defendant	RESERVATION NO. 087113493465
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Declaration of Deputy Attorney General Ethan Turner in Support of Motion to Compel Responses to Requests for Production, Set One, as to Defendant Ruben Kachian (20CHCV00560) 1

I, Ethan Turner declare as follows:

I am an attorney duly licensed to practice law before the Courts of the State of
 California. I am a Deputy Attorney General assigned to represent Plaintiff Department of
 Cannabis Control (hereinafter, "Plaintiff") in the above entitled matter. I have personal
 knowledge of the information set forth herein below, all of which is true and correct of my own
 personal knowledge and belief that the following evidence, declarations, exhibits, and writings
 are true and correct. If called as a witness in this proceeding, I could truthfully testify to the
 following:

9 2. On January 31, 2022, Plaintiff propounded Request for Production of Documents, Set
10 One (hereinafter, "Request for Production"), on Defendant Ruben Kachian (hereinafter,
11 "Defendant") through Defendant's attorney of record, Margarita Salazar (hereinafter, "Salazar");
12 the Request for Production was served on Salazar via first class U.S. mail and a courtesy copy
13 was sent to Salazar via email, that same day. True and correct copies of the Request for
14 Production and email are attached hereto as Exhibits 1 and 2, respectively.

3. On January 31, 2022, Salazar replied to confirm receipt of my email which contained
the Request for Production. In her reply, Salazar wrote, "I will produce documents tomorrow."
A true and correct copy of the email exchange is attached hereto as Exhibit 3.

18 4. On March 8, 2022, having received no response to the Request for Production, I sent 19 an email to Salazar in which I (1) reminded Salazar that we served her and Defendant "with 20 requests for production on January 31, 2022 [...] with proofs of service [...] by regular mail with 21 courtesy copies sent via email," (2) reminded Salazar that the deadline for Defendant's responses 22 was "March 7, 2022," (3) reminded Salazar that Plaintiff's counsel had stipulated to electronic 23 service, (4) offered to send a file exchange link "if documents are excessive in size or number," 24 (5) communicated to Salazar that the email correspondence constituted Plaintiff's "effort to meet 25 and confer on the topic of [Salazar's and Defendant's] failure to respond to the discovery 26 requests, (6) told Salazar that I "would appreciate a response ... confirming that no responses 27 have been sent [to us]," and (7) notified Salazar that Plaintiff would "make another motion to

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compel and request for sanctions in response to [her] clients' refusal to participate in the discovery process." A true and correct copy of the email is attached hereto as Exhibit 4.

5. As of the date of this declaration—94 days after Plaintiff propounded the Request for Production—Plaintiff's counsel has not received any responses regarding the Request for Production from Defendant or Salazar, other than Salazar's representation on January 31, 2022, that she "will produce documents tomorrow." Defendant and Salazar have never communicated the reason for the delay, never requested an extension by which to provide the responses, nor indicated that they actually intend to provide responses. Plaintiff's counsel have also not received any responses or replies to the meet and confer request email sent to Salazar by DAG Yun.

10 Cost Declaration

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6. Plaintiff has requested that the Court award \$4,730.00 in monetary sanction as to
 Defendant and Salazar. The request is based on the number of hours worked by myself, co counsel, and a supervisor as a direct consequence of Defendant's continuing failure to engage in
 the discovery process including engaging in a reasonable and good faith attempt to resolve
 informally any dispute concerning the discovery request.

7. Three California Attorney General's Office staff members have participated in the
attempt to resolve this particular discovery matter by engaging in legal tasks including, but not
limited to, preparing the Motion to Compel and other accompanying documents in support of the
motion: Supervising Deputy Attorney General Joshua Eisenberg, Deputy Attorney General
Michael Yun, and myself.

21 a. Supervising Deputy Attorney General Joshua Eisenberg's hourly billing rate 22 is \$220. Mr. Eisenberg undertook 1.75 hours of work as a direct 23 consequence of Defendant and Salazar's failure to respond to the Request 24 for Production and his total billing for such work amounts to \$385.00. 25 b. Deputy Attorney General Michael Yun's hourly billing rate is \$220. Mr. 26 Yun undertook 13.75 hours of work as a direct consequence of Defendant 27 and Salazar's failure to respond to the Request for Production. The cost of 28 Mr. Yun's work to the client amounted to \$3,025.00.

Declaration of Deputy Attorney General Ethan Turner in Support of Motion to Compel Responses to Requests for Production, Set One, as to Defendant Ruben Kachian (20CHCV00560)

1	c. My hourly billing rate is \$220. I undertook 3.0 hours of work as a direct
2	consequence of Defendant and Salazar's failure to respond to the Request
3	for Production. The cost of my work to the client amounted to \$660.00.
4	d. Collectively, as of the date of this filing, \$4,070.00 in legal service fees were
5	incurred in addressing and preparing the motion in response to Defendant
6	and Salazar's failure to respond to the Request for Production.
7	e. Additionally, DAG Yun intends to appear remotely at the hearing reserved
8	for May 26, 2022, and anticipates spending an additional three hours of
9	billable hours to review any opposition, to prepare for the hearing, and
10	appear at the hearing itself. This estimated additional time will probably be
11	less than that which will actually be incurred and if this turns out to be a
12	significant underestimation, a supplemental declaration with documentation
13	will be filed ahead of the hearing. This anticipated time will also be charged
14	at \$220 per hour and will total \$660.00.
15	8. The Attorney General's Office maintains time records in a central computer system.
16	Attorneys directly input their time into preset descriptive categories listed in the timekeeping
17	software. Attached to this Declaration as Exhibit 5 is a true and correct copy of the statement for
18	attorney services rendered for this matter prepared at my request by the Department of Justice,
19	Attorney General's Office. Attorney/client privileged information, attorney work product, and
20	descriptions of work performed that are unrelated to the motion to compel further discovery
21	responses have been redacted from the report. Where entire entries are redacted, we are not
22	requesting to recover costs for that entry. The smallest increment of time used by the California
23	Department of Justice, Attorney General's Office, to bill its clients is 0.25, referring to 15 minutes
24	or less. I have reviewed the report for accuracy.
25	9. Therefore, the total attorney hours reflected in the "Transaction Detail for Matter(s):
26	SA2020800072" Reports for which compensation is sought are 21.5 hours, plus the anticipated
27	time discussed in Paragraph No. 7 under "e." "SA2020800072" is the Attorney General's
28	Office's internal matter identification number for the current case. 4

Declaration of Deputy Attorney General Ethan Turner in Support of Motion to Compel Responses to Requests for Production, Set One, as to Defendant Ruben Kachian (20CHCV00560)

1	10. Based on the above, the total costs that will be incurred by Plaintiff as a direct
2	consequence of Defendant and Salazar's failure to respond to the Request for Production amount
3	to \$4,730.00.
4	This declaration is executed under penalty of perjury under the laws of the State of
5	California this 5th day of May, 2022, at Rancho Cordova, California.
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9	ETHAN A. TURNER
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1	ROB BONTA			
2	Attorney General of Californ HARINDER KAPUR	nia		
	Senior Assistant Attorney Ge	eneral		
3	ETHAN A. TURNER Deputy Attorney General			
4	State Bar No. 294891			
5	MICHAEL YUN Deputy Attorney General			
6	State Bar No. 292587 1300 I Street, Suite 125			
	P.O. Box 944255	-0		
7	Sacramento, CA 94244-255 Telephone: (916) 210-7898			
8	E-mail: Ethan.Turner@doj E-mail: Michael.Yun@doj	.ca.gov		
9	Attorneys for Plaintiff Califo	ornia		
10	Department of Cannabis Con	ntrol		
11	SUPERI	OR COURT OF TH	E STATE OI	F CALIFORNIA
12		COUNTY OF 1	LOS ANGEL	ES
13	NORTH VAI	LEY DISTRICT -	CHATSWOR	RTH COURTHOUSE
14			_	
15	CALIFORNIA DEPARTM	IENT OF	Case No. 20	OCHCV00560
16	CANNABIS CONTROL,			FF CALIFORNIA
17		Plaintiffs,		IENT OF CANNABIS L'S REQUEST FOR
18	v.		PRODUCT	FION OF DOCUMENTS TO
19				NT RUBEN KACHIAN aka ROSS, SET ONE
20	VERTICAL BLISS, INC., PUNCH, INC., CONGLOM	KUSHY MERATE		
	MARKETING, LLC, MOH	RE AGENCY,	Dept:	F49
21	INC., RUBEN KACHIAN CROSS, ARUTYUN BARS	SAMYAN,	Judge:	Hon. Stephen P. Pfahler
22	KEVIN HALLORAN, MIH TOROYAN, and DOES 1 t		Trial Date:	June 13, 2022
23	inclusive,	in ough 50,	Action File	d: September 23, 2020
24		Defendants.		
25	PROPOUNDED BY:		J SDADTMENI	Γ OF CANNABIS CONTROL
26				
27	RESPONSES BY:	RUBEN KACHIA	N aka RUBE.	IN CROSS
	SET:	ONE		
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DEPARTMENT OF CANNABIS CONTROL'S REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT RUBEN KACHIAN aka RUBEN CROSS, SET ONE (20CHCV00560)

1	Plaintiff California Department of Cannabis Control requests that Ruben Kachian aka
2	Ruben Cross produce copies of or permit inspection and copying of the documents described
3	below, pursuant to Code of Civil Procedure sections 2031.010, et seq.
4	DEFINITIONS
5	1. "YOU" and "YOUR" means Ruben Kachian aka Ruben Cross and his employees, and
6	any agents, employees, and representatives, alter egos, entities, and any PERSONS acting on his
7	behalf or at his direction.
8	2. "DOCUMENT" or "DOCUMENTS" refers to any written, typewritten, printed,
9	recorded, or other photographic materials whatsoever, however produced or reproduced,
10	including, without limitation, drafts, notes, diaries, journals, calendars, memos, messages, letters,
11	telegrams, proposals, agreements, contracts, minutes, papers, books, statements, summaries,
12	writings, reports, presentations, graphs, charges, bills, records, assignments, working sheets,
13	drawings, diagrams, slides, photographs, posters, maps, plat maps, computer printouts, checks,
14	receipts, accounts, ledgers, expense reports, time charts, tapes, transcripts, recordings, and all
15	other tangible things and all other things which come within the definition of "writing" contained
16	in Evidence Code section 250, if the DOCUMENTS have been prepared in several copies, or
17	additional copies have been made that are not identical (or are no longer identical by reason of
18	subsequent addition or notation or other modification of the copy), each non-identical copy is a
19	separate DOCUMENT.
20	3. "PERSON" or "PERSONS" means all natural persons, business enterprises, banks,
21	savings and loans, financial institutions, entity, CORPORATION, partnership, proprietorship,
22	associations, organizations, trusts, consultants, attorneys at law, joint venture, other form of legal
23	business entities, and/or government or government agency of any nature of type
24	4. "UNLICENSED PREMISES" refers to 8415 Canoga Avenue and 8427 Canoga
25	Avenue, Canoga Park, CA 91304 and any and all building(s), business(es), facility(ies), and/or
26	storage area(s) located at those addresses at the relevant time period.
27	5. "LICENSED PREMISES" refers to 20500 Nordoff St. Chatsworth, CA 91311-6113
28	and any and all building(s), business(es), facility(ies), and/or storage area(s) located at this $\frac{2}{2}$

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address at the relevant time period.

2 6. "CANNABIS" means all parts of the plant Cannabis sativa Linnaeus, Cannabis indica, 3 or Cannabis ruderalis, whether growing or not; the seeds thereof; the resin, whether crude or 4 purified, extracted from any part of the plant; and every compound, manufacture, salt, derivative, 5 mixture, or preparation of the plant, its seeds, or resin. "Cannabis" also means the separated resin, 6 whether crude or purified, obtained from cannabis. "Cannabis" does not include the mature stalks 7 of the plant, fiber produced from the stalks, oil or cake made from the seeds of the plant, any 8 other compound, manufacture, salt, derivative, mixture, or preparation of the mature stalks 9 (except the resin extracted therefrom), fiber, oil, or cake, or the sterilized seed of the plant which 10 is incapable of germination. For the purpose of this division, "cannabis" does not mean 11 "industrial hemp" as defined by Section 11018.5 of the Health and Safety Code, as identified in 12 Business and Professions Code section 26001, subdivision (e). 13 7. "CANNABIS PRODUCT(S)" refers to CANNABIS that has undergone a process 14 whereby the plant material has been transformed into a concentrate, including, but not limited to, 15 concentrated cannabis, or an edible or topical product containing cannabis or concentrated 16 cannabis or other ingredients, as identified in Business and Professions Code section 26001, 17 subdivision (h), Health and Safety Code, section 11018.1, and Cal. Code Regs., tit. 4, section 18 15000, subdivision (j). 19 8. "CANNABIS GOODS" means cannabis and cannabis products in final form as defined 20 in the California Code of Regulations, Title 4, section 15000 subd. (i). 21 9. "CANNABIS CONCENTRATE" means cannabis that has undergone a process to concentrate one or more active cannabinoids, thereby increasing the product's potency or resin 22 23 from glandular trichomes from cannabis plant is a concentrate as identified in Business and 24 Professions Code section 26001, subdivision (g) and California Code of Regulations, Title 4, 25 section 15000 subdivision (h). 26 10. "MANUFACTURING" refers to compounding, blending, extracting, infusing, or 27 otherwise making or preparing a CANNABIS PRODUCT; the production, preparation, 28 propagation, or compounding of CANNABIS or CANNABIS PRODUCTS either directly or

1 indirectly or by extraction methods, or independently by means of chemical synthesis, or by a 2 combination of extraction and chemical synthesis at a fixed location that packages or repackages 3 CANNABIS or CANNABIS PRODUCT or labels or relabels its container; to all aspects of the 4 extraction process, infusion process, and packaging and labeling processes, including processing, 5 preparing, holding, and storing of CANNABIS PRODUCTS; and also includes any processing, 6 preparing, holding, or storing of components and ingredients of CANNABIS PRODUCTS, as 7 identified in Business and Professions Code section 26001, subdivisions (ag) and (ah), and 8 California Code of Regulations, Title 4, section 15000, subdivisions (oo) and (pp). 9 11. "GROSS REVENUE" refers to the gross sales of CANNABIS PRODUCTS, and the 10 revenue received from MANUFACTURING, packaging, labeling or otherwise handling 11 CANNABIS, CANNABIS PRODUCTS, CANNABIS CONCENTRATES for parties required to 12 hold a COMMERCIAL CANNABIS LICENSE; and for a party engaged in COMMERCIAL 13 MANUFACTURING CANNABIS ACTIVITY that also engaged in COMMERCIAL 14 DISTRIBUTOR CANNABIS ACTIVITY that sells or transfers CANNABIS PRODUCTS 15 manufactured on premises in a non-arm's length transaction, the gross sales or revenue for such 16 transactions shall be based on the product's fair market value if it were to be sold in an arm's 17 length transaction at wholesale, as identified in California Code of Regulations, Title 4, section 18 15014. 19 12. "DISTRIBUTION" refers to the procurement, sale, and transport of CANNABIS and 20 CANNABIS PRODUCTS between parties required to hold a COMMERCIAL CANNABIS 21 LICENSE, as identified in Business and Professions Code section 26001, subdivision (r) and 22 California Code of Regulations, Title 4, section 15000, subdivision (u). 23 13. "CORPORATION" means an entity having authority under law to act as a single person distinct from the shareholders who own it and having rights to issue stock and exist 24 25 indefinitely; a group or succession of persons established in accordance with legal rules into a 26 legal or juristic person that has legal personality distinct from the natural persons who make it up, 27 exists indefinitely apart from them, and has the legal powers that its constitution gives it. (See 28 Black's Law Dict. (7th ed. 1999) p. 341, col. 1.) 4

1	14. "TAX" means a monetary charge imposed by the government on YOU and/or YOUR
2	business/CORPORATION entities. (See Black's Law Dict. (7th ed. 1999) p. 1469, col. 1.)
3	15. "STATE TAX" means a TAX in the form of a sales or income tax – earmarked for
4	state, rather than federal or municipal, purposes, levied under a state law. (See Black's Law Dict.
5	(7th ed. 1999) p. 1471, col. 2.)
6	16. "TAX YEAR" means the period used for computing federal or state income-tax
7	liability, usually either the calendar year or a fiscal year of 12 months ending on the last day of
8	the month other than December. (See Black's Law Dict. (7th ed. 1999) p. 1476, col. 1.)
9	17. "INCOME TAX" means a monetary charge imposed by the government on an
10	individual's or an entity's net income; the federal income tax – governed by the Internal Revenue
11	Code – is the federal government's primary source of revenue, and many states have income
12	taxes as well. (See Black's Law Dict. (7th ed. 1999) p. 1470, col. 2.)
13	18. "COMPLETE STATE AND FEDERAL PERSONAL INCOME TAX RETURNS" or
14	"PERSONAL TAXES" refer to the YOUR INCOME TAXES and the documents filed by YOU
15	with the state and federal governments during the TAX YEAR, including all schedules,
16	attachments, and amendments.
17	19. "COMPLETE STATE AND FEDERAL PERSONAL INCOME TAX RETURNS" or
18	"PERSONAL TAXES" refer to the YOUR INCOME TAXES and the documents filed by YOU
19	with the state and federal governments during the TAX YEARS, including all schedules,
20	attachments, and amendments.
21	20. "COMPLETE STATE AND FEDERAL COMMERCIAL INCOME TAX
22	RETURNS" or "BUSINESS TAXES" refer to the documents filed with the state and federal
23	governments during the TAX YEAR, including all schedules, attachments, and amendments, for
24	all CLOSE CORPORATION entities, CORPORATIONS, LLCs, and partnerships in which YOU
25	have any financial interest, over which you exercises any management or control, or for which
26	YOU kept, produced, or maintained financial records, including without limitation VERTICAL
27	BLISS, INC., KUSHY PUNCH, INC., CONGLOMERATE MARKETING, LLC, and MORE
28	AGENCY, INC. 5

1	21. "PROFIT" for the purposes of this request, means income, compensation, or payments
2	received by YOU for your involvement in COMMERCIAL CANNABIS ACTIVITY at the
3	UNLICENSED PREMISES. Pursuant the Business and Professions Code section 26038,
4	subdivision (a)(3)(D), the total liability for civil penalties involves consideration of "[w]hether,
5	and to what extent, the licensee or person profited from the unlicensed activity."
6	22. "INVENTORY" means an itemized list or schedule of ASSETS, PROPERTY, or all
7	other articles, including notations of their value, e.g., goods held for sale or lease (stock in trade)
8	or raw materials consumed in a business. (See Ballentine's Law Dict. (Legal Ass't ed. 1994.)
9	23. "CANNABIS AND CANNABIS PRODUCTS INVENTORY" means any
10	INVENTORY RELATED TO the total amount of cannabis and cannabis products in YOUR
11	possession or the total amount of cannabis and cannabis products produced on the UNLICENSED
12	PREMISES for commercial purposes whether or not it was reported to the California Cannabis
13	Track and Trace-METRC system.
14	24. "METRC" means the off-the-shelf software-as-a-service system used by state
15	regulators to implement the California Cannabis Track and Trace system in connection with
16	commercial cannabis activity and movement across the distribution chain (commonly referred to
17	as "seed-to-sale").
18	25. The singular of any term includes the plural, and the plural of any term includes the
19	singular.
20	INSTRUCTIONS
21	1. If YOU withhold any document or any part of any document, or any tangible thing,
22	under a claim of privilege, please list the following for each item claimed to be privileged, as
23	required by Code of Civil Procedure section 2031.240, subdivision (b).
24	a. A brief description of the nature and contents of the document or thing as to
25	which a privilege is claimed;
26	b. The name, occupation, and capacity of the PERSON who generated the
27	document or tangible thing as to which a privilege is claimed;
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1	c. The name, occupation, and capacity of each recipient of the document or	
2	tangible thing as to which a privilege is claimed;	
3	d. The date the document or tangible thing bears;	
4	e. The date the document or tangible thing was received by each recipient thereof;	
5	f. The relationship between the author and each recipient at the time the document	
6	or tangible thing was received by the recipient;	
7	g. The basis on which privilege is claimed; and	
8	h. The paragraph, paragraphs, or subpart(s) of the request for production to which	
9	the document or tangible thing is responsive.	
10	2. Unless specifically requested, duplicative originals or copies that are absolutely and	
11	totally identical (including metadata) to a produced document or thing need not also be produced.	
12	However, any duplicate that is in any way different (e.g., by containing notes or missing material)	
13	must also be produced.	
14	3. To the extent responsive DOCUMENTS exist in an electronic or computerized	
15	format, please contact the attorney serving these requests to discuss the manner and format in	
16	which the DOCUMENTS are to be produced so as to facilitate the production of full and	
17	complete copies in a usable format. In the absence of an agreement regarding the manner and	
18	format of production, the following instructions shall apply:	
19	a. DOCUMENTS shall be produced in load file format, suitable for loading into a	
20	Concordance/Relativity compatible litigation support review platform. Load file format shall	
21	consist of the following: (1) Single-page Group IV TIFF images created using at least 300 DPI	
22	print setting. Each image shall have a unique file name, which is the Bates number of the	
23	document. Original document orientation shall be maintained (i.e., portrait to portrait and	
24	landscape to landscape). TIFF images shall show all text and images (including tracked changes,	
25	hidden comments, and embedded objects) which could have been visible using the native	
26	software that created the document; (2) OPT Files (searchable text) with text extracted directly	
27	from native documents, or rendered using OCR (optical character recognition) for non-native,	
28	redacted or Bates-stamped documents. The files shall be named based on the associated Bates $\frac{7}{7}$	

1 number containing the extracted or OCR text; (3) DAT files (fielded data) shall contain metadata 2 field names in the header row using common delimiters and text qualifiers to separate the data. 3 The requested metadata fields are set forth in Appendix A. Manual entry of the fields in Appendix 4 A is not required if such fields cannot be extracted from a document; (4) All presentation files 5 (PowerPoint, Keynote, etc.), spreadsheets (Excel, Access, etc.), audio or video files shall be 6 produced in native format along with the extracted text and relevant metadata identified in 7 Appendix A for the entire spreadsheet, plus a Bates-numbered TIFF image slip-sheet stating the 8 document has been produced in native format; and, (5) family relationships among email 9 attachments and embedded links shall be maintained. 10 The response shall include all DOCUMENTS and computer programs necessary b. 11 for the accurate conversion, analysis, and review of the electronic data, including but not limited 12 to operating instructions, manuals and user guides, keys, legends, and codes for systems, 13 programs, files, and data fields. 14 4. To the extent that responsive DOCUMENTS are not currently in electronic form, please 15 provide scanned images in a PDF format. Each DOCUMENT should be saved as a separate PDF 16 file and provided with an individualized title that allows for ready identification of the 17 DOCUMENT. 18 5. The Plaintiff consents to electronic service of all discovery responses. 19 **REQUEST FOR PRODUCTION NO. 1**: 20 Please produce all DOCUMENTS reflecting any and all still pictures, moving pictures, 21 photographs, digital images, videos, or any other photographic representation which identify the 22 interior of the UNLICENSED PREMISES in the period from April 23, 2018 to October 2, 2019. 23 **REQUEST FOR PRODUCTION NO. 2**: 24 Please produce all DOCUMENTS reflecting any and all still pictures, moving pictures, 25 photographs, digital images, videos, or any other photographic representation which identify the 26 exterior of the UNLICENSED PREMISES in the period from April 23, 2018 to October 2, 2019. 27 **REQUEST FOR PRODUCTION NO. 3**: 28 Please produce all leases pertaining to the UNLICENSED PREMISES within the last 5

DEPARTMENT OF CANNABIS CONTROL'S REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT RUBEN KACHIAN aka RUBEN CROSS, SET ONE (20CHCV00560)

1 years. 2 **REQUEST FOR PRODUCTION NO. 4**: 3 Please produce all DOCUMENTS reflecting any rental payments made for the 4 UNLICENSED PREMISES within the last 5 years. 5 **REQUEST FOR PRODUCTION NO. 5**: 6 Please produce all DOCUMENTS reflecting the purchase of the UNLICENSED 7 PREMISES within the last 5 years. 8 **REQUEST FOR PRODUCTION NO. 6**: 9 Please produce all DOCUMENTS reflecting the sale of the UNLICENSED PREMISES 10 within the last 5 years. 11 **REQUEST FOR PRODUCTION NO. 7**: 12 Please produce any and all income and expense statements arising from any business 13 activity at the UNLICENSED PREMISES from January 1, 2018 through the present date. 14 **REQUEST FOR PRODUCTION NO. 8**: 15 Please produce any and all income and expense statements arising from any business 16 activity at the LICENSED PREMISES from January 1, 2018 through the present date. 17 **REQUEST FOR PRODUCTION NO. 9**: 18 Please produce any and all asset and liability statements arising from any business activity 19 at the UNLICENSED PREMISES from January 1, 2018 through the present date. 20 **REQUEST FOR PRODUCTION NO. 10:** 21 Please produce any and all asset and liability statements arising from any business activity 22 at the LICENSED PREMISES from January 1, 2018 through the present date. 23 **REQUEST FOR PRODUCTION NO. 11**:

- 24 Please produce any and all balance sheets arising from any business activity at the
- 25 UNLICENSED PREMISES from January 1, 2018 through the present date.
- 26 **<u>REQUEST FOR PRODUCTION NO. 12</u>**:
- 27 Please produce any and all balance sheets arising from any business activity at the
- 28 LICENSED PREMISES from January 1, 2018 through the present date.

1	REQUEST FOR PRODUCTION NO. 13 :
2	Please produce any and all sources and uses of cash statements arising from any business
3	activity at the UNLICENSED PREMISES from January 1, 2018 through the present date.
4	REQUEST FOR PRODUCTION NO. 14 :
5	Please produce any and all sources and uses of cash statements arising from any business
6	activity at the LICENSED PREMISES from January 1, 2018 through the present date.
7	REQUEST FOR PRODUCTION NO. 15 :
8	Please produce any and all sources and uses of funds statements arising from any business
9	activity at the UNLICENSED PREMISES from January 1, 2018 through the present date.
10	REQUEST FOR PRODUCTION NO. 16:
11	Please produce any and all sources and uses of funds statements arising from any business
12	activity at the LICENSED PREMISES from January 1, 2018 through the present date.
13	REQUEST FOR PRODUCTION NO. 17:
14	Please produce any and all statements of accounts payable arising from any business
15	activity at the UNLICENSED PREMISES from January 1, 2018 through the present date.
16	REQUEST FOR PRODUCTION NO. 18:
17	Please produce any and all statements of accounts payable arising from any business
18	activity at the LICENSED PREMISES from January 1, 2018 through the present date.
19	REQUEST FOR PRODUCTION NO. 19:
20	Please produce any and all statements of accounts receivable arising from any business
21	activity at the UNLICENSED PREMISES from January 1, 2018 through the present date.
22	REQUEST FOR PRODUCTION NO. 20:
23	Please produce any and all statements of accounts receivable arising from any business
24	activity at the LICENSED PREMISES from January 1, 2018 through the present date.
25	REQUEST FOR PRODUCTION NO. 21 :
26	Please produce any and all equipment leases arising from any business activity at the
27	UNLICENSED PREMISES from January 1, 2018 through the present date.
28	REQUEST FOR PRODUCTION NO. 22 : 10

1	Please produce any and all equipment purchase DOCUMENTS arising from any business
2	activity at the UNLICENSED PREMISES from January 1, 2018 through the present date.
3	REQUEST FOR PRODUCTION NO. 23 :
4	Please produce any and all equipment purchase DOCUMENTS arising from any business
5	activity at the LICENSED PREMISES from January 1, 2018 through the present date.
6	REQUEST FOR PRODUCTION NO. 24 :
7	Please produce any and all DOCUMENTS reflecting the sale of CANNABIS and
8	CANNABIS PRODUCT(S) that were MANUFACTURED at, or DISTRIBUTED from the
9	UNLICENSED PREMISES from January 1, 2018 through the present date.
10	REQUEST FOR PRODUCTION NO. 25:
11	Please produce any and all DOCUMENTS reflecting the sale of CANNABIS and
12	CANNABIS PRODUCT(S) that were MANUFACTURED at, or DISTRIBUTED from the
13	LICENSED PREMISES from January 1, 2018 through the present date.
14	REQUEST FOR PRODUCTION NO. 26:
15	Please produce any and all DOCUMENTS reflecting the purchase of CANNABIS,
16	CANNABIS PRODUCT(S), or CANNABIS CONCENTRATE for use in MANUFACTURING
17	processes at the UNLICENSED PREMISES from January 1, 2018 through the present date.
18	REQUEST FOR PRODUCTION NO. 27:
19	Please produce any and all DOCUMENTS reflecting the purchase of CANNABIS,
20	CANNABIS PRODUCT(S), or CANNABIS CONCENTRATE for use in MANUFACTURING
21	processes at the LICENSED PREMISES from January 1, 2018 through the present date.
22	REQUEST FOR PRODUCTION NO. 28:
23	Please produce any and all DOCUMENTS reflecting the receipt of CANNABIS,
24	CANNABIS PRODUCT(S), or CANNABIS CONCENTRATE at the UNLICENSED
25	PREMISES from January 1, 2018 through the present date.
26	REQUEST FOR PRODUCTION NO. 29:
27	Please produce any and all DOCUMENTS reflecting the receipt of CANNABIS,
28	CANNABIS PRODUCT(S), or CANNABIS CONCENTRATE at the LICENSED PREMISES

1	from January 1, 2018 through the present date.
2	REQUEST FOR PRODUCTION NO. 30
3	Please produce any and all DOCUMENTS reflecting the transportation, shipment, or
4	movement of CANNABIS, CANNABIS PRODUCTS, or CANNABIS CONCENTRATE from
5	the LICENSED PREMISES to the UNLICENSED PREMISES.
6	REQUEST FOR PRODUCTION NO. 31
7	Please produce any and all DOCUMENTS reflecting the transportation, shipment, or
8	movement of CANNABIS, CANNABIS PRODUCTS, or CANNABIS CONCENTRATE from
9	the UNLICENSED PREMISES to the LICENSED PREMISES.
10	REQUEST FOR PRODUCTION NO. 32 :
11	Please produce any and all DOCUMENTS reflecting any GROSS REVENUE from the
12	MANUFACTURING of CANNABIS and CANNABIS PRODUCT(S) from the UNLICENSED
13	PREMISES from January 1, 2018 through the present date.
14	REQUEST FOR PRODUCTION NO. 33 :
15	Please produce any and all DOCUMENTS reflecting any GROSS REVENUE from the
16	MANUFACTURING of CANNABIS and CANNABIS PRODUCT(S) from the LICENSED
17	PREMISES from January 1, 2018 through the present date.
18	REQUEST FOR PRODUCTION NO. 34 :
19	Please produce any and all DOCUMENTS reflecting any GROSS REVENUE from the
20	DISTRIBUTION of CANNABIS and CANNABIS PRODUCT(S) to, from, or at the
21	UNLICENSED PREMISES from January 1, 2018 through the present date.
22	REQUEST FOR PRODUCTION NO. 35 :
23	Please produce any and all DOCUMENTS reflecting any GROSS REVENUE from the
24	DISTRIBUTION of CANNABIS and CANNABIS PRODUCT(S) to, from, or at the LICENSED
25	PREMISES from January 1, 2018 through the present date.
26	REQUEST FOR PRODUCTION NO. 36 :
27	Please produce DOCUMENTS related to the governance of Vertical Bliss Inc, Kushy
28	Punch, Inc., Conglomerate Marketing, LLC., and More Agency, Inc. DOCUMENTS related to 12

1	governance of these business entities, for the purposes of this request include articles of
2	incorporation, statements of information, agendas of director or officer meetings, minutes of any
3	such meetings, as well as resolutions, amendments, or other documents generated in the course of
4	observing corporate formalities related to meetings of directors, officers, and/or shareholders.
5	REQUEST FOR PRODUCTION NO. 37:
6	Please provide all DOCUMENTS that show the CANNABIS AND CANNABIS
7	PRODUCTS INVENTORY as well as any other INVENTORY, whether held individually or
8	with or through Vertical Bliss Inc, Kushy Punch, Inc, Conglomerate Marketing, LLC, More
9	Agency, Inc., Ruben Kachian, Arutyun Barsamyan, Mike A. Toroyan or any other PERSON
10	associated with these individuals or business entities from January 1, 2018 to the Present Date.
11	REQUEST FOR PRODUCTION NO. 38 :
12	Please produce any and all DOCUMENTS that are in YOUR possession related to any
13	purchase, sale, or transfer of any right to use or authorization to use the Kushy Punch name, logo,
14	or proprietary or patented recipes, formulas, or ingredients used in MANUFACTURING
15	CANNABIS PRODUCTS.
16	REQUEST FOR PRODUCTION NO. 39 :
17	To evaluate the required "PROFITS" realized for the purpose of assessing civil penalties
18	identified in Business and Professions Code section 26038, subdivision (a)(1)(D), please provide
19	original copies of YOUR COMPLETE STATE AND FEDERAL PERSONAL INCOME TAX
20	RETURNS, from January 1, 2018 to present. (If the tax returns were filed electronically, provide
21	Form 8879, the IRS e-file Signature Authorization.)
22	REQUEST FOR PRODUCTION NO. 40:
23	To evaluate the required "PROFIT" civil penalty factor identified in Business and
24	Professions Code section 26038, subdivision (a)(1)(D), please provide all STATEMENTS OF
25	ACCOUNT from YOUR FINANCIAL INSTITUTIONS for all accounts held individually, with,
26	or through any PERSON, from January 1, 2018 to present.
27	
28	13

1	Dated: January 31, 2022	Respectfully Submitted,
2		ROB BONTA Attorney General of California
3		Attorney General of California HARINDER KAPUR Senior Assistant Attorney General
4		
5		052
6		Ethan Turner Deputy Attorney General
7		Deputy Attorney General Attorneys for Plaintiff California Department of Cannabis Control
8	SA2020800072	
9	RFP Ruben Kachian aka Ruben Cross	
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DECLARATION OF SERVICE BY E-MAIL & U.S. MAIL

Case Name:California Department of Public Health, et al. v. Vertical Bliss, Inc., et al.Case No.:20CHCV00560

I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar, at which member's direction this service is made. I am 18 years of age or older and not a party to this matter.

On January 31, 2022, I served the attached:

PLAINTIFF CALIFORNIA DEPARTMENT OF CANNABIS CONTROL'S REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT RUBEN KACHIAN aka RUBEN CROSS, SET ONE

by transmitting a true copy via regular and electronic mail to the following addresses:

Margarita Salazar, Esq. 470 Third Ave Suite 9 Chula Vista, CA 91910-4663 <u>margarita@msalazarlaw.com</u> <u>kevin@msalazarlaw.com</u> *Attorney for Defendants*

Ian Stewart Wilson, Elser, Moskowitz, Edelman & Dicker LLP Email: <u>Ian.Stewart@wilsonelser.com</u> Attorney for Defendant Kevin Halloran

I declare under penalty of perjury under the laws of the State of California and the United States of America the foregoing is true and correct and that this declaration was executed on January 31, 2022, at Sacramento, California.

N. Clark

Declarant

h Qg

Signature

SA2020800072 35878745.docx

From:	Natalie Clark			
То:	margarita@msalazarlaw.com; kevin@msalazarlaw.com			
Cc:	Ethan Turner; ian.stewart@wilsonelser.com			
Subject: Discovery Transmittal: CDPH; BCC v. Vertical Bliss, Inc. / 20CHC				
Date:	Monday, January 31, 2022 5:36:49 PM			
Attachments:	image001.ipg			
	<u>RFPD Toroyon Set 1.pdf</u>			
	<u>RFPD Kachian Set 1.pdf</u>			
	<u>RFPD Barsamyan Set 1.pdf</u>			

Good evening Ms. Salazar,

Please find the attached discovery in the above-named matter which will also follow via regular mail:

PLAINTIFF REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT MIKE A. TOROYAN, SET ONE

PLAINTIFF REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT RUBEN KACHIAN aka RUBEN CROSS, SET ONE

PLAINTIFF REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT ARUTYUN BARSAMYAN, SET ONE

Best regards,

Natalie Clark

Legal Secretary Department of Justice 1300 I Street Sacramento, CA 95814 Phone: (916) 210-6357 Hours: M-F 9:00 a.m. – 5:30 p.m. **Teleworking 100% Personal File Drop:** https://fx.doj.ca.gov/filedrop/~xFagiS

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From:	<u>Margarita Salazar</u>
То:	Ethan Turner
Cc:	Kevin Knox
Subject:	Re: RFPs for Natural Person Defendants
Date:	Monday, January 31, 2022 5:15:58 PM
Attachments:	image001.jpg
	RFP Mike A. Toroyon.pdf
	RFP Ruben Kachian.pdf
	<u>RFP Arutyun Barsamyan.pdf</u>

EXTERNAL EMAIL: This message was sent from outside DOJ. Please do not click links or open attachments that appear suspicious.

Thank you, Ethan. I will produce documents tomorrow.

Thank you.

--m Margarita Salazar Tel. / Text: (619) 994-9578

On Jan 31, 2022, at 4:54 PM, Ethan Turner < Ethan. Turner@doj.ca.gov> wrote:

Margarita,

Attached are RFPs for your natural person defendants. The information sought relates principally to the profitability of the business entities and the proceeds that flowed directly to each of the natural person defendants. This information will be necessary for the Court to make a determination about the amount of civil penalties that can be assessed. (Bus. & Prof. Code § 26038, subd (a)(3)(D)).

This information will also be indispensable to mediation because determining the range of possible civil penalty orders will be necessary to deciding what a fair settlement would be.

For these reasons, this request for production is designed to request any documents that may be in your clients' possession which can assist in determining the profitability of the business entities and which also disclose the amount of money that each of them personally received in their respective roles in facilitating the activities of the business entities involved in this case. Also, because the operations of the unlicensed and licensed facilities were so intertwined, total compensation from, and total profitability of, the entire Vertical Bliss/Kushy Punch enterprise is relevant to determining the profitability of the unlicensed operation.

Identical RFPs were also sent to Holloran through his counsel. You will be cc'd on those RFPs when they are served by my secretary.

Because we believe that this information will be relevant to mediation, we hope that responses can be expedited. If possible, it would be great if we could get the responses before we have to submit our mediation briefs. We could also consider postponing the mediation to mutually agreed upon date that works for the selected mediator if these documents cannot be produced before that date.

Please let me know if you have any questions.

Ethan Turner Deputy Attorney General III California Department of Justice Office of the Attorney General Division of Civil Law Cannabis Control Section 1300 I Street 1620-18 Sacramento, CA 95814 Office: (916) 210-7898

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F wares	Ethan Tunnar
From:	Ethan Turner
To:	<u>"Margarita Salazar, Esq."; kevin@msalazarlaw.com</u>
Cc:	Harinder Kapur; Joshua Eisenberg; Michael Yun
Subject:	Meet and Confer: The deadline for the Requests for Production has passed.
Date:	Tuesday, March 8, 2022 3:43:28 PM
Attachments:	RFPD Kachian Set 1.pdf
	<u>RFPD Barsamyan Set 1.pdf</u>
	RFPD Torovan Set 1.pdf

Ms. Salazar,

As you know, we served you and your clients, Ruben Kachian, Mike A. Toroyan, and Arutyun Barsamyan with requests for production on January 31, 2022 (see attached RFPs with proofs of service). They were sent by regular mail with courtesy copies sent via email. The deadline for your responses was yesterday, March 7, 2022.

We have previously stipulated to electronic service for all purposes, and hope that you'll be sending the requested documents via email, or if documents are excessive in size or number, we can send you a file exchange link. If you have already placed the requested documents in the mail, but have electronic versions of the documents, we would appreciate it if you could send us electronic copies of all documents.

In the event that you have not sent any responsive documents, please consider this email our effort to meet and confer on the topic of your failure to respond to the discovery requests.

Since the total absence of any response is not something that needs to be reviewed on an issue by issue basis, there is no need to have an extended conversation or correspondence on the topic. However, we would appreciate a response from you confirming that no responses have been sent. If this is, in fact the case, please note that we will be required to make another motion to compel and request for sanctions in response to your clients' refusal to participate in the discovery process.

Thanks,

Ethan Turner Deputy Attorney General III California Department of Justice Office of the Attorney General Division of Civil Law Cannabis Control Section 1300 I Street 1620-18 Sacramento, CA 95814 Office: (916) 210-7898



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From: Natalie Clark <Natalie.Clark@doj.ca.gov>
Sent: Monday, January 31, 2022 5:37 PM
To: margarita@msalazarlaw.com; kevin@msalazarlaw.com
Cc: Ethan Turner <Ethan.Turner@doj.ca.gov>; ian.stewart@wilsonelser.com
Subject: Discovery Transmittal: CDPH; BCC v. Vertical Bliss, Inc. / 20CHCV00560

Good evening Ms. Salazar,

Please find the attached discovery in the above-named matter which will also follow via regular mail:

PLAINTIFF REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT MIKE A. TOROYAN, SET ONE

PLAINTIFF REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT RUBEN KACHIAN aka RUBEN CROSS, SET ONE

PLAINTIFF REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT ARUTYUN BARSAMYAN, SET ONE

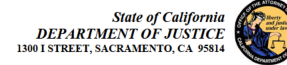
Best regards,

Natalíe Clark

Legal Secretary Department of Justice 1300 I Street Sacramento, CA 95814 Phone: (916) 210-6357 Hours: M-F 9:00 a.m. – 5:30 p.m. **Teleworking 100% Personal File Drop:** <u>https://fx.doj.ca.gov/filedrop/~xFagiS</u>



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SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees



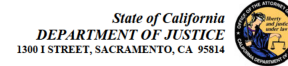
SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. (I	Jnlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Joshua B. Eisenberg	Attorney						
		5/2/22	Gen-29	Supervisory Review	Received, reviewed, and edited motion for sanctions against defendants in Vertical Bliss matter, sent revisions to SAAG and assigned DAGs for further editing, requested return copy for further review.	1.75	\$385.00
Joshua B. Ei	senberg - Tota	al					
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees



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SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative Hours Fees



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)		
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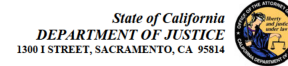
SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. (Ur	nlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Ethan A. Turner	Attorney						
		3/7/22	Gen-12	Discovery- Offensive	Corresponded with opposing counsel, and Co-DAG regarding RFPs for natural person defendants	1.00	\$220.00



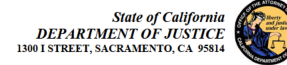
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Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Ethan A. Turner	Attorney						
		4/5/22	Gen-04	Analysis/ Strategy	Spoke on telephone with DAG Yun and then had conference call with SAAG, SDAG, and DAG Yun about filing additional motions to compel and requests for sanctions.	2.00	\$440.00



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)		
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Ethan A. Turner	Attorney						



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)		
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Ethan A. Turner	Attorney						



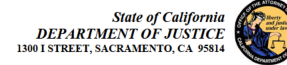
SA202080	0072 - CDPI	H; BCC v. \	/ertical	Bliss, Inc. (Unlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
A. Tur	ner - Total						
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)		
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SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)		
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SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees



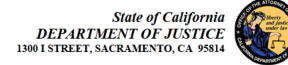
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Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
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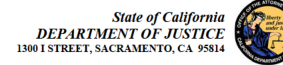
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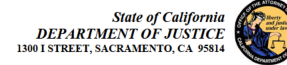
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SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative Hours Fees



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Ur	licensed Activity)		
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SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. (Unlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Michael Yun	Attorney						
		3/7/22	Gen-04	Analysis/ Strategy	Reviewed email from co-counsel DAG Ethan Turner regarding defendants' failures to provide requested production of discovery items; replied to suggest alternative language in reply to counsel for defendant Kevin Halloran.	0.50	\$110.00
		3/7/22	Gen-04	Analysis/ Strategy	Reviewed email from SAAG Harinder Kapur regarding her thoughts on strategy regarding defendantsâ?? failures to provided requested production of items.	0.25	\$55.00



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Michael Yun	Attorney						
						-	



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)		
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Michael Yun	Attorney						



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)		
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Michael Yun	Attorney						



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. (Unlicensed Activity)		
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Michael Yun	Attorney						



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Michael Yun	Attorney						



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. (Unlicensed Activity)
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Michael Yun	Attorney				



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Michael Yun	Attorney					



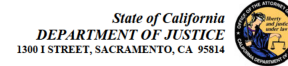
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Michael Yun	Attorney				



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Michael Yun	Attorney						
						-	



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc.	(Unlicensed Activity)
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Michael Yun	Attorney				



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. ((Unlicensed Activity)	
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Michael Yun	Attorney					



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Michael Yun	Attorney							



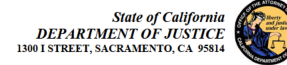
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Michael Yun	Attorney					



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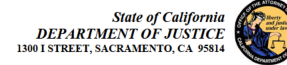
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Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative Hours Fees
Michael Yun	Attorney				



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. (Unlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Michael Yun	Attorney						
		4/28/22	Gen-15	Other Submission/ Motion/ Appearance	Communicated with co-counsel DAG Ethan Turner regarding legal research for Motion to Compel Response to Requests for Production, Set One, against Defendant Ruben Kachian.	0.25	\$55.00
		4/28/22	Gen-15	Other Submission/ Motion/ Appearance	Conducted legal research; reviewed relevant discovery statutes to consider citing in Motion to Compel Response to Requests for Production, Set One, against Defendant Ruben Kachian and Defense Counsel Margarita Salazar.	1.00	\$220.00



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. (Ur	nlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Michael Yun	Attorney	4/28/22	Gen-15	Other Submission/ Motion/ Appearance	Drafted Motion to Compel Response to Requests for Production, Set One, against Defendant Ruben Kachian and Defense Counsel Margarita Salazar after reviewing documents and correspondence that will be included as exhibits for Declaration in Support thereof.	4.50	\$990.00



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. (Unlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Michael Yun	Attorney						
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		5/2/22	Gen-15	Other Submission/ Motion/ Appearance	Worked on drafting Motion to Compel Defendants Ruben Kachian, Arutyun Barsamyan, and Mike Toroyan for response to DCC's Request for Production, Set One, and emailed it to SDAG Josh Eisenberg and SAAG Harinder Kapur for their review and feedback.	3.25	\$715.00



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. (Unlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Michael Yun	Attorney						
		5/3/22	Gen-15	Other Submission/ Motion/ Appearance	Further discussions with SAAG Harinder Kapur regarding Motion to Compel against Defendant Ruben Kachian for Request for Production, Set One; made additional revisions; emailed it back to SAAG Kapur and SDAG Josh Eisenberg for final approval before transmitting to client for its input and approval.	0.75	\$165.00



SA202080	0072 - CDP	H; BCC v. \	/ertical	Bliss, Inc. (Ui	nlicensed Activity)		
Professional Name	Professional Type	Transaction Date	Task Code	Task Code Description	Transaction Narrative	Hours	Fees
Michael Yun	Attorney						
		5/4/22	Gen-15	Other Submission/ Motion/ Appearance	Additional work on Motion to Compel regarding Request for Production of Documents, Set One, against Defendant Ruben Kachian and accompanying document; preparation of exhibits for the motion.	4.00	\$880.00
		5/4/22	Gen-15	Other Submission/ Motion/ Appearance	Requested Cost Accounting documents from DOJ Accounting to include in cost declaration portion of the declaration in support of Motion to Compel regarding Request for Production of Documents, Set One, against Defendant Ruben Kachian.	0.25	\$55.00
		5/4/22	Gen-15	Other Submission/ Motion/ Appearance	Reviewed accounting documents for four DOJ employees for costs attributed to preparing Motion to Compel regarding Request for Production of Documents, Set One, against Defendant Ruben Kachian; made appropriate redactions and prepared them as exh bits.	1.50	\$330.00
Michael Yun							
SA202080007	72 - Total						