FILED IN OPEN COURT 1 IND STEVEN D. GRIERSON ADAM PAUL LAXALT CLERK OF THE COURT 2 Attorney General Alissa Engler, Bar No. 11940 NOV 1 5 2018 3 Senior Deputy Attorney General Office of the Attorney General 4 555 E. Washington Ave., Ste. 3900 Las Vegas, Nevada 89101-1068 KIMBERLY ESTALA, DEPUTY 5 P: (702) 486-5531 F: (702) 486-3768 6 AEngler@ag.nv.gov Attorneys for the State of Nevada 7 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 STATE OF NEVADA. Case No.: C-18-336226-1 11 Plaintiff, Dept. No.: XXVIII 12 13 JEFF YU-KUANG LIN, THOMAS BURNETT 14 LEITZEN JR., ID #7049757, TONY MATTHEWS, ID # 1376871, STAN LI, ID 15 #7054076, and ALAN CHRISTOPHER RUSSELL, ID #7039878, 16 Defendant(s). 17 18 INDICTMENT The above-named defendants, JEFF YU-KUANG LIN, THOMAS BURNETT LEITZEN JR., 19 TONY MATTHEWS, STAN LI and ALAN CHRISTOPHER RUSSELL are accused by the Clark 20 County Grand Jury of the crimes(s) of: 21 RACKETEERING, a category B felony, in violation of NRS 207.400(1)(c) and (i):1 22 RACKETEERING CONSPIRACY, a category B felony, in violation of NRS 23  $207.400(1)(j);^2$ 24 PANDERING, a category C felony, in violation of NRS 201.300(1);<sup>3</sup> 25 26 <sup>1</sup> One count against all defendants. 27 <sup>2</sup> One count against all defendants. Four counts against defendants THOMAS BURNETT LEITZEN JR. and JEFF YU-KUANG LIN, two counts against 28 defendant TONY MATTHEWS and one count against defendant STAN LI.

- LIVING FROM THE EARNINGS OF A PROSTITUTE, a category D felony, in violation of NRS 201.320;<sup>4</sup>
- PLACING PERSON IN HOUSE OF PROSTITUTION, a category D felony, in violation of NRS 201.360;<sup>5</sup> and
- MONEY LAUNDERING, a category D Felony, in violation of NRS 207.195;<sup>6</sup>

All of the above-referenced crimes occurred in Clark County, State of Nevada as follows:

#### COUNT 1 RACKETEERING Category "B" Felony – NRS 207.400(1)(c) and (i)

Defendants JEFF YU-KUANG LIN, THOMAS BURNETT LEITZEN JR., TONY MATTHEWS, ALAN CHRISTOPHER RUSSELL and STAN LI, within Clark County, Nevada, (1) while employed by or associated with an enterprise, conducted or participated, directly or indirectly, in: (i) the affairs of the enterprise through racketeering activity, or (ii) racketeering activity through the affairs of the enterprise, and/or (2) did with knowledge that property represented proceeds of, or was directly or indirectly derived from, any unlawful activity conducted or attempted to conduct any transaction involving the property (i) with the intent to further racketeering activity; or (ii) with the knowledge that the transaction concealed the location, source, ownership or control of the property, to wit:

1. The allegations contained in counts two through thirty-six are hereby incorporated herein as if fully set forth in this count and described in detail below.

#### The Enterprise

2. On or about January 2014 through July 18, 2018, Defendants owned and/or operated two houses of prostitution under the façade of massage parlors, in which members of the enterprise would (1) induce women to engage in acts of prostitution with paying customers; (2) accept the earnings from known prostitutes; and (3) live off the earnings of these acts of prostitution.

<sup>&</sup>lt;sup>4</sup> Four counts against defendants THOMAS BURNETT LEITZEN JR. and JEFF YU-KUANG LIN, two counts against defendant TONY MATTHEWS and one count defendant against STAN LI.

<sup>&</sup>lt;sup>5</sup> Four counts against defendants THOMAS BURNETT LEITZEN JR. and JEFF YU-KUANG LIN, two counts against defendant TONY MATTHEWS and one count against defendant STAN LI.

<sup>&</sup>lt;sup>6</sup> Twenty-two counts against Defendant JEFF YU-KUANG LIN, five counts against Defendant THOMAS BURNETT LEITZEN JR., two counts against Defendant TONY MATTHEWS and six counts against Defendant ALAN CHRISTOPHER RUSSELL.

- 3. Defendant LIN, with the intent to commit the crimes of Pandering, Living from the Earnings of a Prostitute and Placing a Person in House of Prostitution, carried out the following roles and unlawful acts for the enterprise:
  - a. while employed by or associated with an enterprise, conducted or participated, directly or indirectly, in: (i) the affairs of the enterprise through racketeering activity, or (ii) racketeering activity through the affairs of the enterprise, to include, but not limited to:
    - i. was the co-owner and/or manager of Mango Foods, LLC which was doing business as Mango Spa, an illegal house of prostitution; and/or
    - ii. was the owner and/or manager of Cactus Spa LV, LLC which was doing business as Japanese Spa and/or Jade Spa, an illegal house of prostitution; and/or
    - iii. entered into a lease agreements and merchant sales agreements for the locations of 4770 Spring Mountain Road #102, Las Vegas, Clark County, Nevada and 3141 Sammy Davis Jr. Drive, Las Vegas, Clark County, Nevada wherein said locations operated as illegal houses of prostitution; and/or
    - iv. recruited women to engage in prostitution, and/or
    - v. negotiated prostitution services with customers; and/or
    - vi. facilitated line-ups with prostitutes for customer selection of a prostitute; and/or
    - vii. scheduled shifts for prostitutes; and/or
    - viii. counseled the prostitutes on how to avoid law enforcement or detect law enforcement; and/or
    - ix. received proceeds from prostitution after an act of prostitution was completed; and/or
    - x. maintained business records for the illegal houses of prostitution; and/or
    - xi. facilitated out-call services for the purposes of prostitution; and/or

- xii. advertised Mango Spa, Japanese Spa and/or Jade Spa on *Kickback*, a cell phone application in order to obtain customers for prostitution; and/or
- b. conducted financial transactions with the intent to further the racketeering activity and/or conceal the location of the source, ownership or control of the property, when he knew that the property represented the proceeds of, or was directly or indirectly derived from prostitution, as fully set forth in counts 15 through 36 below.
- 4. Defendant LEITZEN, with the intent to commit the crimes of Pandering, Living from the Earnings of a Prostitute and Placing a Person in House of Prostitution, carried out the following roles for the enterprise:
  - a. while employed by or associated with an enterprise, conducted or participated, directly or indirectly, in: (i) the affairs of the enterprise through racketeering activity, or (ii) racketeering activity through the affairs of the enterprise, to include, but not limited to:
    - i. was the co-owner and/or manager of Mango Foods, LLC which was doing business as Mango Spa, an illegal house of prostitution; and/or
    - ii. was the co-manager of Cactus Spa LV, LLC which was doing business as Japanese Spa and/or Jade Spa, an illegal house of prostitution; and/or
    - iii. entered into a lease agreement for 3141 Sammy Davis Jr. Drive, Las Vegas, Clark County, Nevada wherein said location operated as an illegal house of prostitution; and/or
    - iv. recruited women to engage in prostitution, and/or
    - v. negotiated prostitution services with customers; and/or
    - vi. facilitated line-ups with prostitutes for customer selection of a prostitute; and/or
    - vii. scheduled shifts for prostitutes; and/or
    - viii. counseled the prostitutes on how to avoid law enforcement or detect law enforcement; and/or

- ix. received proceeds from prostitution after an act of prostitution was completed; and/or
- x. facilitated out-call services for the purposes of prostitution; and/or
- xi. advertised Mango Spa, Japanese Spa and/or Jade Spa on *Kickback*, a cell phone application in order to obtain customers for prostitution; and/or
- b. conducted financial transactions with the intent to further the racketeering activity and/or conceal the location of the source, ownership or control of the property, when he knew that the property represented the proceeds of, or was directly or indirectly derived from prostitution, as fully set forth in counts 19, 24, 25, 30 and 36.
- 5. Defendant MATTHEWS, with the intent to commit the crimes of Pandering, Living from the Earnings of a Prostitute and Placing a Person in House of Prostitution, carried out the following roles for the enterprise:
  - a. while employed by or associated with an enterprise, conducted or participated, directly or indirectly, in: (i) the affairs of the enterprise through racketeering activity, or (ii) racketeering activity through the affairs of the enterprise, to include, but not limited to:
    - i. was the co-manager of the day-to-day operations, an illegal house of prostitution; and/or
    - ii. recruited women to engage in prostitution, and/or
    - iii. negotiated prostitution services with customers; and/or
    - iv. facilitated line-ups with prostitutes for customer selection of a prostitute; and/or
    - v. scheduled shifts for prostitutes; and/or
    - vi. counseled the prostitutes on how to avoid law enforcement or detect law enforcement; and/or
    - vii. received proceeds from prostitution after an act of prostitution was completed; and/or
    - viii. maintained business records for the illegal houses of prostitution; and/or

- ix. facilitated out-call services for the purposes of prostitution; and/or
- x. advertised Mango Spa, Japanese Spa and/or Jade Spa on Kickback, a cell phone application in order to obtain customers for prostitution; and/or
- b. conducted financial transactions with the intent to further the racketeering activity and/or conceal the location of the source, ownership or control of the property, when he knew that the property represented the proceeds of, or was directly or indirectly derived from prostitution, as fully set forth in counts 25 and 30.
- 6. Defendant RUSSELL, with the intent to commit the crimes of Pandering, Living from the Earnings of a Prostitute and Placing a Person in House of Prostitution, carried out the following roles for the enterprise:
  - a. while employed by or associated with an enterprise, conducted or participated, directly or indirectly, in: (i) the affairs of the enterprise through racketeering activity, or (ii) racketeering activity through the affairs of the enterprise, to include, but not limited to:
    - i. transported customers to and from businesses for purposes of prostitution related activities; and/or
    - received checks made payable to RUSSELL from the businesses in order to facilitate payment to prostitutes; and/or
    - iii. paid the prostitutes their portion of the proceeds from prostitution; and/or
  - b. conducted financial transactions with the intent to further the racketeering activity and/or conceal the location of the source, ownership or control of the property, when he knew that the property represented the proceeds of, or was directly or indirectly derived from prostitution, as fully set forth in counts 31 through 36.
- 7. Defendant LI, with the intent to commit the crimes of Pandering, Living from the Earnings of a Prostitute and Placing a Person in House of Prostitution, carried out the following roles for the enterprise:
  - a. while employed by or associated with an enterprise, conducted or participated, directly or indirectly, in: (i) the affairs of the enterprise through racketeering activity, or (ii)

racketeering activity through the affairs of the enterprise, to include, but not limited to:

- i. was the co-manager of the day-to-day operations of Japanese Spa and/or Jade
   Spa, an illegal house of prostitution; and/or
- ii. negotiated prostitution services with customers; and/or
- iii. facilitated line-ups with prostitutes for customer selection of a prostitute; and/or
- iv. received proceeds from prostitution after an act of prostitution was completed;and/or
- v. facilitated out-call services for the purposes of prostitution; and/or
- vi. paid taxi drivers, Uber drivers and/or Lyft drivers a cut of the proceeds from prostitution for transporting customers to the business for prostitution; and/or
- vii. transported customers to and from businesses for purposes of prostitution related activities; and/or
- viii. paid the prostitutes their portion of the proceeds from prostitution.

#### Racketeering Activity

- 8. As described in detail in the present count, and in counts two through fourteen charging the Defendants with Racketeering, Racketeering Conspiracy, Pandering, Living from the Earnings of a Prostitute and Placing Person in House of Prostitution, the Defendants willfully, unlawfully and feloniously (i) induced women to engage in prostitution; (ii) accepted money or other valuable thing, without consideration, from a known prostitute; and (iii) accepted the earnings of a common prostitute. In addition to the facts as alleged in counts two through fourteen incorporated by reference as though fully set forth herein, the Defendants participated in the following activities:
  - a. On or about February 28, 2017, Defendants LIN, LEITZEN and RUSSELL owned and/or operated a house of prostitution known as Japanese Spa located at 4770 Spring Mountain Road #102, in Las Vegas, Clark County, Nevada wherein they willfully, unlawfully and feloniously accepted the earnings of M.M., a common prostitute;

1	COUNT 5 PLACING PERSON IN HOUSE OF PROSTITUTION
2	Category "D" Felony – 201.360
3	Defendants LIN, LEITZEN, MATTHEWS and LI, on or about January 2018 through July 18,
4	2018, within Clark County, Nevada, did willfully, unlawfully, and feloniously live with and/or accept the
5	earnings of D.B., a common prostitute.
6 7	<u>COUNT 6</u> PANDERING Category "C" Felony – NRS 201.300
8	Defendants LIN and LEITZEN, on or about April 7, 2017, within Clark County, Nevada, did
9	willfully, unlawfully and feloniously induce M.S. and/or D.R. to unlawfully become a prostitute and/or
10	continue to engage in prostitution.
11	COUNT 7
12	LIVING FROM THE EARNINGS OF A PROSTITUTE  Category "D" Felony— NRS 201.320
13	Defendants LIN and LEITZEN, on or about April 7, 2017, within Clark County, Nevada,
14	did knowingly accept, receive, levy or appropriate money or other valuable thing, without consideration,
15	from the proceeds of M.S. and/or D.R., a known prostitute.
16	COUNT 8 PLACING PERSON IN HOUSE OF PROSTITUTION Category "D" Felony – 201.360
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18	Defendants LIN and LEITZEN, on or about April 7, 2017, within Clark County, Nevada, did
19	willfully, unlawfully, and feloniously live with and/or accept the earnings of M.S. and/or D.R., a common
20	prostitute.
21	COUNT 9 PANDERING Category "C" Felony – NRS 201.300
22	Defendants LIN and LEITZEN, on or about August 17, 2017, within Clark County,
23	Nevada, did willfully, unlawfully and feloniously induce L.L. to unlawfully become a prostitute and/or
24	continue to engage in prostitution.
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represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with the intent to further any unlawful activity, by the Defendant paying rent payments to Sunset Durango, LLC in the amount of \$41,400.00, from the Wells Fargo bank account ending in #2340, in the name of Cactus Spa Las Vegas, LLC, in which the Defendant is the signatory on the account, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

#### <u>COUNT 16</u> MONEY LAUNDERING Category "D" Felony – 207.195

On or about February 2015 through July 2018, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with the intent to further any unlawful activity, by the Defendant paying rent payments to Sunset Durango, LLC in the amount of \$95,525.00, from the Wells Fargo bank account ending in #5401, in the name of Cactus Spa LV, LLC, in which the Defendant is the signer and controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

#### COUNT 17 MONEY LAUNDERING Category "D" Felony – 207.195

On or about January 2014 through January 2015, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with the intent to further any unlawful activity, by the Defendant paying advertising expenses to Ads Las Vegas and/or Backpage Classified and/or Miracomm Rubmaps in the amount of \$24,339.45, from the Wells Fargo bank account ending in #2340, in the name of Cactus Spa

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Las Vegas, LLC, in which the Defendant is the signer and controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

#### **COUNT 18** MONEY LAUNDERING **Category "D" Felony - 207.195**

On or about February 2015 through July 2018, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with the intent to further any unlawful activity, by the Defendant paying advertising expenses to Ad Postings and/or Ads Las Vegas and/or Backpage Classified and/or Miracomm Rubmaps, in the amount of \$9,395.59, from the Wells Fargo bank account ending in #5401, in the name of Cactus Spa LV, LLC, in which the Defendant is the signer and controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

## Category "D" Felony - 207.195

On or about March 2017 through August 2017, defendants LIN and LEITZEN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with the intent to further any unlawful activity, by the defendants paying rent to Industrial Plaza, LLC in the amount of \$7,802.56, from the Bank of America bank account ending in #4663, in the name of Mango Foods, LLC, in which the Defendants are the signers and controlling persons on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity, the Defendant(s) being criminally liable under one or more of the following principles of

to commit this crime, with the intent that this crime be committed as alleged in counts one through fourteen above.

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MONEY LAUNDERING
Category "D" Felony – 207.195

criminal liability, to wit: (1) by directly committing this crime; and/or (2) acting pursuant to a conspiracy

On or about January 2014 through January 2015, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, by the Defendant paying the female prostitutes money in the form of a check made payable to the prostitute for their participation in the unlawful activity in the amount of \$101,705.00, from the Wells Fargo bank account ending in #2340, in the name of Cactus Spa Las Vegas, LLC, in which the Defendant is the signer and controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

#### COUNT 21 MONEY LAUNDERING Category "D" Felony – 207.195

On or about February 2015 through December 2015, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, by the Defendant paying the female prostitutes money in the form of a check made payable to the prostitute for their participation in the unlawful activity in the amount of \$166,924.00, from the Wells Fargo bank account ending in #5401, in the name of Cactus Spa LV, LLC, in which the Defendant is the signer and

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controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

## Category "D" Felony - 207.195

On or about January 2016 through December 2016, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, by the Defendant paying the female prostitutes money in the form of a check made payable to the prostitute for their participation in the unlawful activity in the amount of \$290,600.00, from the Wells Fargo bank account ending in #5401, in the name of Cactus Spa LV, LLC, in which the Defendant is the signer and controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

### MONEY LAUNDERING Category "D" Felony - 207.195

On or about January 2017 through December 2017, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, by the Defendant paying the female prostitutes money in the form of a check made payable to the prostitute for their participation in the unlawful activity in the amount of \$37,145.00, from the Wells Fargo bank account ending in #5401, in the name of Cactus Spa LV, LLC, in which the Defendant is the signer and

controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

#### COUNT 24 MONEY LAUNDERING Category "D" Felony – 207.195

On or about March 2017 through August 2017, defendants LIN and LEITZEN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transaction conceals the location, source, ownership or control of the instrument, by the defendants paying the female prostitutes money in the form of a check made payable to the prostitute for their participation in the unlawful activity in the amount of \$138,473.00, from the Bank of America bank account ending in #4663, in the name of Mango Foods, LLC, in which the Defendants are the signers and controlling persons on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity, the Defendant(s) being criminally liable under one or more of the following principles of criminal liability, to wit: (1) by directly committing this crime; and/or (2) acting pursuant to a conspiracy to commit this crime, with the intent that this crime be committed as alleged in counts one through fourteen above.

# COUNT 25 MONEY LAUNDERING Category "D" Felony – 207.195

On or about March 2018 through July 2018, defendants LIN, LEITZEN and MATTHEWS did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control

of the instrument, by the defendants paying the female prostitutes money in the form of a check made payable to the prostitute for their participation in the unlawful activity in the amount of \$82,180.00, from the Wells Fargo bank account ending in #2360 in the name of Tony Matthews, in which Defendant MATTHEWS is the signer and controlling person on the account through which money earned from prostitution was earned, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity, the Defendant(s) being criminally liable under one or more of the following principles of criminal liability, to wit: (1) by directly committing this crime; and/or (2) by aiding and abetting in the commission of this crime, with the intent that this crime be committed, by counseling, encouraging, hiring, commanding, inducing and/or otherwise procuring the other to commit the crime, to wit: defendants LIN and LEITZEN, as owners and operators of Cactus Spa Las Vegas, dba Jade Spa, directed defendant MATTHEWS to funnel the credit card proceeds from the business through his personal bank account in order to to pay female employees and obscure the source and the recipient of the funds, and/or (3) pursuant to a conspiracy to commit this crime, with the intent that this crime be committed, Defendants aiding or abetting and/or conspiring by Defendants acting in concert throughout.

#### COUNT 26 MONEY LAUNDERING Category "D" Felony – 207.195

On or about January 2014 through January 2015, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, by the defendant paying the female prostitutes money in the form of a check with no payee for their participation in the unlawful activity in the amount of \$3,475.00, from the Wells Fargo bank account ending in #2340, in the name of Cactus Spa Las Vegas, LLC, in which the Defendant is the signer and controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

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#### COUNT 27 MONEY LAUNDERING Category "D" Felony – 207.195

On or about February 2015 through December 2015, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, by the Defendant paying the female prostitutes money in the form of a check with no payee for their participation in the unlawful activity in the amount of \$45,450.00, from the Wells Fargo bank account ending in #5401, in the name of Cactus Spa LV, LLC, in which the Defendant is the signer and controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

# COUNT 28 MONEY LAUNDERING Category "D" Felony – 207.195

On or about January 2016 through December 2016, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, by the Defendant paying the female prostitutes money in the form of a check with no payee for their participation in the unlawful activity in the amount of \$67,095.00, from the Wells Fargo bank account ending in #5401, in the name of Cactus Spa LV, LLC, in which the Defendant is the signer and controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

#### COUNT 29 MONEY LAUNDERING Category "D" Felony – 207.195

On or about January 2017 through December 2017, defendant LIN did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transaction conceals the location, source, ownership or control of the instrument, by the Defendant paying the female prostitutes money in the form of a check with no payee for their participation in the unlawful activity in the amount of \$8,485.00, from the Wells Fargo bank account ending in #5401, in the name of Cactus Spa LV, LLC, in which the Defendant is the signer and controlling person on the bank account though which money earned from prostitution was moved, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity.

#### COUNT 30 MONEY LAUNDERING Category "D" Felony – 207.195

On or about March 2018 through July 2018, defendants LIN, LEITZEN and MATTHEWS did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, by the defendants paying the female prostitutes money in the form of a check with no payee for their participation in the unlawful activity in the amount of \$4,350.00, from the Wells Fargo bank account ending in #2360 in the name of Tony Matthews, in which Defendant MATTHEWS is the signer and controlling person on the account through which money earned from prostitution was earned, for the continued operation of the enterprise, knowing said money was the proceeds of unlawful activity, the Defendant(s) being criminally liable under one or more of the following principles of criminal liability, to wit: (1) by directly committing this crime; and/or (2) by aiding and abetting in the commission

of this crime, with the intent that this crime be committed, by counseling, encouraging, hiring, commanding, inducing and/or otherwise procuring the other to commit the crime, to wit: defendants LIN and LEITZEN, as owners and operators of Cactus Spa Las Vegas, dba Jade Spa, directed defendant MATTHEWS to funnel the credit card proceeds from the business through his personal bank account in order to to pay female employees and obscure the source and the recipient of the funds, and/or (3) pursuant to a conspiracy to commit this crime, with the intent that this crime be committed, Defendants aiding or abetting and/or conspiring by Defendants acting in concert throughout.

#### COUNT 31 MONEY LAUNDERING Category "D" Felony – 207.195

On or about January 2016 through June 2016, defendants LIN and RUSSELL did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, to wit: Defendant LIN paid the female prostitutes for their services by writing checks totaling \$39,890.00 from Cactus Spa LV, LLC, to Defendant RUSSELL, an intermediary, who cashed the checks and distributed the payment to the prostitutes.

#### COUNT 32 MONEY LAUNDERING Category "D" Felony – 207.195

On or about July 2016 through August 2016, defendants LIN and RUSSELL did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, to wit: Defendant LIN paid the female prostitutes for their services by writing checks totaling

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#### COUNT 33 MONEY LAUNDERING Category "D" Felony – 207.195

On or about September 2016 through October 2016, defendants LIN and RUSSELL did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, to wit: Defendant LIN paid the female prostitutes for their services by writing checks totaling \$39,655.00 from Cactus Spa LV, LLC, to Defendant RUSSELL, an intermediary, who cashed the checks and distributed the payment to the prostitutes.

#### COUNT 34 MONEY LAUNDERING Category "D" Felony – 207.195

On or about November 2016 through December 2016, defendants LIN and RUSSELL did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transaction involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, to wit: Defendant LIN paid the female prostitutes for their services by writing checks totaling \$32,106.00 from Cactus Spa LV, LLC, to Defendant RUSSELL, an intermediary, who cashed the checks and distributed the payment to the prostitutes.

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### Category "D" Felony - 207.195

On or about January 2017 through February 2017, defendants LIN and RUSSELL did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, to wit: Defendant LIN paid the female prostitutes for their services by writing checks totaling \$48,435.00 from Cactus Spa LV, LLC, to Defendant RUSSELL, an intermediary, who cashed the checks and distributed the payment to the prostitutes.

#### COUNT 36 MONEY LAUNDERING Category "D" Felony - 207.195

On or about March 2017 through April 2017, defendants LIN, LEITZEN and RUSSELL did willfully, unlawfully and feloniously, conduct or attempt to conduct financial transactions involving a monetary instrument that represent the proceeds of or are directly or indirectly derived from any unlawful activity, to wit: PANDERING, LIVING FROM THE EARNINGS OF A PROSTITUTE and/or PLACING PERSON IN HOUSE OF PROSTITUTION, with (1) the intent to further any unlawful activity; and/or (2) the knowledge that the transactions conceal the location, source, ownership or control of the instrument, to wit: Defendants LIN and LEITZEN paid the female prostitutes for their services by writing checks totaling \$3,715.00 from Mango Foods, LLC, to Defendant RUSSELL, an intermediary, who cashed the checks and distributed the payment to the prostitutes.

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1	All of which is contrary to the form, force and effect of the statutes in such cases made and
2	provided, and against the peace and dignity of the State of Nevada.
3	DATED this 15th day of 100, 2018.
4	SUBMITTED BY
5	ADAM PAUL LAXAIT Attorney General
6	
7	By: Alissa Engler Bar No. 11940
8	Senior Deputy Attorney General Attorneys for the State of Nevada
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10	ENDORSEMENT: A True Bill
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12	By: Foreperson, Clark County Grand Jury
13	GJ# 18BGJ004A-E
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