Nancy Knight 1803 E. Lipan Circle Fort Mohave, AZ 86426 (928) 768-1537 nancyknight@frontier.com 2019 AUG - 5 PM 3: 11

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Plaintiff Pro Per

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IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MOHAVE

NANCY KNIGHT

Plaintiff,

Case No.: CV 2018-04003

GLEN LUDWIG and PEARL LUDWIG, Trustees of THE LUDWIG FAMILY TRUST; FAIRWAY CONSTRUCTORS, INC.; MEHDI NOTICE OF SERVICE OF AZARMI; JAMES B. ROBERTS and DONNA M. ROBERTS, husband and wife; JOHN DOES 1-10: **JANE DOES** 1-10; **ABC** CORPORATIONS 1-10; and XYZ PARTNERSHIPS 1-10.

Defendants.

PLAINTIFFS' 3rd SUPPLEMENTAL **DISCLOSURE STATEMENT**

(Assigned to the Hon. Eric Gordon)

Nancy Knight, through self-representation, pursuant to Rule 26.1 of the Arizona Rules of Civil Procedure, hereby gives notice that she has served her 3rd Supplemental Disclosure Statement to Daniel Oehler, Attorney for Defendants in the above-captioned matter.

RESPECTFULLY SUBMITTED this 5 day of August, 2019.

NANCY KNIGHT, Plaintiff Pro Per

NOTICE OF PLAINTIFFS' 3RD SUPPLEMENTAL DISCLOSURE - 1



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i	COPY of the foregoing emailed on this5_ day of August, 2019 to:
2	djolaw@frontiernet.net
3	Attorney for Defendants
4	Daniel J. Oehler, Esq.
5	Law Offices of Daniel J. Oehler 2001 Highway 95, Suite 15
6	Bullhead City, Arizona 86442
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NOTICE OF PLAINTIFFS' 3RD SUPPLEMENTAL DISCLOSURE - 2