NVB 1A-11-2BK (Rev. 2/17)						
Name, Address, Telephone No., Bar Number & E-mail address Ryan Manns Esq. (TSBN 24041391)						
Norton Rose Fulbright US LLP						
2200 Ross Avenue, Suite 3600, Dallas, Texas 75201-7932  Tel +1 214 855 7173   Fax +1 214 855 8200 john.schwartz@nortonrosefulbright.com  LD HTEED GT A TES D A NIZ D I DT CV COLUD T						
UNITED STATES BANKRUPTCY COURT						
DISTRICT OF NEVADA						
DISTRICT OF NEVADA						
	* * * *	* *				
	)					
In re:	)	BK-19-15959-MKN				
JAGGED PEAK, INC., A NEVADA	)					
CORPORATION	)	CHAPTER 11				
	)					
	)	VERIFIED PETITION FOR				
	)	PERMISSION TO PRACTICE IN THE				
	)	CASE ONLY BY ATTORNEY NOT				
	)	ADMITTED TO THE BAR OF THIS COURT				
Dahtan	)	COOKI				
Debtor.	)	EFFECTIVE JANUARY 1, 2015				
	<i>)</i>	FILING FEE IS \$250.00				
		111110 1111 10 000000				
Ryan Manns , Petit	ioner, resp	ectfully represents to the Court:				
		Т				
1. That Petitioner resides in <u>Dallas</u>	·	, lexas				
2 That Petitioner is an attorney at law ar	nd a memb	er of the law firm of				
2. That Petitioner is an attorney at law and a member of the law firm of  Norton Rose Fulbright US LLP , with offices at						
Dallas , Tex	cas	, 75201-7932				
	1.	1 01 1 0 1				
3. That Petitioner has been retained personal section of the secti	onally or a	s a member of the law firm by				

1	FBF Ohio LLC to provide legal representation in connection					
	with the above-entitled case now pending before this Court.					
2						
3	4. That since November 10, 2003 , Petitioner has been and presently is a member in good					
4	standing of the bar of the highest Court of the State of <u>Texas</u> where Petitioner					
5	regularly practices law.					
6	5. That Petitioner was admitted to practice before the following United States District Courts,					
7	United States Circuit Court of Appeal, the Supreme Court of the United States and Courts of other					
	States on the dates indicated for each, and that Petitioner is p					
8	said Courts.	Date Admitted				
9	N.D. Tex.	2003				
10	E.D. Tex.	2003				
11	S.D. Tex.	2003				
	W.D. Tex.	2016				
12						
13	C. Till and the second in the	notifyited against natitioner, nor any				
14	6. That there are or have been no disciplinary proceedings instituted against petitioner, nor any					
15	suspension of any license, certificate or privilege to appear before any judicial, regulatory, or administrative body, or any resignation or termination order to avoid disciplinary or disbarment					
16	proceedings, except as described in detail below:	, ,				
	Petitioner has never been sanctioned or disciplined.					
17						
18						
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21	<u> </u>					
	7. That Patitioner has never been denied admission to the S	tate Bar of Nevada. (Give particulars				
22	7. That Petitioner has never been denied admission to the State Bar of Nevada. (Give particulars of any denied admission):					
23	Petitioner has never been denied admission to the State Bar or Nevada.					
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## Case 19-15959-mkn Doc 451 Entered 01/17/20 15:04:15 Page 3 of 6

1	8. That Petitioner is a member of good standing in the following Bar Associations:					
2	The Dallas Bar Association					
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4						
5						
6	9. Petitioner or any member of Petitioner's firm (or office is firm has offices in more than one city) with which Petitioner is associated has/have filed application(s) to appear as counsel under Local					
7	Rule IA 11-2 during the past three (3) years in the following matters:					
8						
9	Date of Application Cause Title of Court/Administrative Body or Arbitrator Was Application Granted or Denied					
10						
11						
12						
13						
14	(If					
15	necessary, please attach a statement of additional applications)					
16	to Date to the State of					
17	10. Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada with respect to the law of this state governing the conduct of attorneys to the same extent					
18	as a member of the State Bar of Nevada.					
19						
20	11. Petitioner agrees to comply with the standards of professional conduct required of the					
21	members of the bar of this court.					
22	12. Petitioner has disclosed in writing to the client that the applicant is not admitted to practice in					
23	this jurisdiction and that the client has consented to such representation.					
24	$\rho$					
25	DATED: 1/16/2020					
26	Petitioner's Signature					

- 1	
1	STATE OF TEXAS
2	COUNTY OF DALLAS
3	
4	Ryan Manns , Petitioner, being first duly sworn, deposes and says:  That the foregoing statements are true.
5	Para
6 7	NORA CRAWFORD Notary ID# 338874.7 Petitioner's Signature
8	Notary ID# 338874-7 My Commission Expires November 3, 2020  Petitioner's Signature
9	Subscribed and sworn to me before this
10	
11	16th day of Junay, 2020.
12	Notary public
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Date of Application	Cause	Court	Granted/Denied
January 28, 2019	ARB Labs Inc. and ARB Labs USA Inc. v. Justin Woodard, Case No. 2:19-cv- 00116	U.S. District Court	Granted (January 28, 2019)
March 14, 2019	In re Double Jump, Inc., Case No. 19-50102	U.S. Bankruptcy Court	Granted (March 14, 2019)

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## STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

January 14, 2020

Re: Mr. Ryan Elliott Manns, State Bar Number 24041391

To Whom It May Concern:

This is to certify that Mr. Ryan Elliott Manns was licensed to practice law in Texas on November 06, 2003, and is an active member in good standing with the State Bar of Texas. "Good standing" means that the attorney is current on payment of Bar dues; has met Minimum Continuing Legal Education requirements; and is not presently under either administrative or disciplinary suspension from the practice of law.

This certification expires 30 days from the date, unless sooner revoked or rendered invalid by operation of rule or law.

Sincerely,

Seana Willing

Chief Disciplinary Counsel

SW/web

