

EXHIBIT A

[!\[\]\(0f848bbd71cef6b345273b16f905912a_img.jpg\) Print](#) [!\[\]\(d873c0073cfd3b74a7c9b5ca09bad0c7_img.jpg\) Close](#)**NAP IV LLC d/b/a STS MCM v. QUBE USA LLC, George Vlamis and Quine Liddell**

James Landau <jlandau@lcb-law.com>

Fri 4/12/2024 10:47 AM

To: rich@dfmklaw.com <rich@dfmklaw.com>

Dear Rich,

I just called and left you a voice mail about this and am following up with an email to provide you with written notice, as counsel for defendants in the above-entitled action, that plaintiff NAP IV LLC will be commencing an action against your clients for, inter alia, breach of the parties' non-disclosure agreement and seeking both equitable relief, including a temporary restraining order and preliminary injunctive relief and damages. I will continue to keep you apprised as things develop in court today and notify you of any argument.

Best,

Jim Landau



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