TO: The Honorable Supreme Court of the State of Nevada

In accordance with Nevada Arbitration Rule 7 the State Bar of Nevada has conducted a review of the membership file of the individual listed below in conjunction with his application to be appointed as an Arbitrator.

James A. Fontano #8456

- (1) The applicant meets the minimum experience requirements of Nevada Arbitration Rule 7.
- (2) The applicant *has not* attended the training session required by Nevada Arbitration Rule 7(c).
- (3) The applicant *has not* been subject to public discipline involving his Nevada Bar license.
- (4) The applicant is an active member of the State Bar of Nevada in good standing.
- (5) The State Bar's review did not reveal any other matter pertinent to the applicant's qualifications or fitness to serve as an arbitrator.

Submitted this 25th day of August, 2014

Dean J. Gould

Admission Director

Gould



TO: The Honorable Supreme Court of the State of Nevada

In accordance with Nevada Arbitration Rule 7 the State Bar of Nevada has conducted a review of the membership file of the individual listed below in conjunction with his application to be appointed as an Arbitrator.

AUG 2 8 2014

Lyn MacNabb

#4323



- (1) The applicant meets the minimum experience requirements of Nevada Arbitration Rule 7.
- (2) The applicant *has* attended the training session required by Nevada Arbitration Rule 7(c).
- (3) The applicant *has not* been subject to public discipline involving her Nevada Bar license.
- (4) The applicant is an active member of the State Bar of Nevada in good standing.
- (5) The State Bar's review did not reveal any other matter pertinent to the applicant's qualifications or fitness to serve as an arbitrator.

Submitted this _25⁴ day of August, 2014

Dean J. Gould

Admission Director



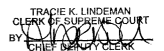
TO: The Honorable Supreme Court of the State of Nevada

In accordance with Nevada Arbitration Rule 7 the State Bar of Nevada has conducted a review of the membership file of the individual listed below in Conjunction with his application to be appointed as an Arbitrator.

AUG 2 8 2014

David M. Jones

#4647



- (1) The applicant meets the minimum experience requirements of Nevada Arbitration Rule 7.
- (2) The applicant *has not* attended the training session required by Nevada Arbitration Rule 7(c).
- (3) The applicant *has not* been subject to public discipline involving his Nevada Bar license.
- (4) The applicant is an active member of the State Bar of Nevada in good standing.
- (5) The State Bar's review did not reveal any other matter pertinent to the applicant's qualifications or fitness to serve as an arbitrator.

Submitted this 25th day of August, 2014

Dean J. Gould

Admission Director



TO: The Honorable Supreme Court of the State of Nevada

In accordance with Nevada Arbitration Rule 7 the State Bar of Nevada has conducted a review of the membership file of the individual listed below in conjunction with his application to be appointed as an Arbitrator.

AUG 2 8 2014

Yianna Reizakis #9896

- (1) The applicant meets the minimum experience requirements of Nevada Arbitration Rule 7.
- (2) The applicant *has* attended the training session required by Nevada Arbitration Rule 7(c).
- (3) The applicant *has not* been subject to public discipline involving her Nevada Bar license.
- (4) The applicant is an active member of the State Bar of Nevada in good standing.
- (5) The State Bar's review did reveal the existence of the following litigation in the Eighth Judicial District Court in which the applicant has been named in a third-party complaint (filed as a counterclaim) arising out of the applicant's role as an attorney for the insurance company, entitled *American Access Casualty Company vs. Manual Melendez-Favela; Evelia Torres; Antonio Cecena-Cruz and Does I X, inclusive*, Case No. A-13-678513-C, Department XVI). The stated causes of action against the applicant are: (a) fraud; (b) negligent misrepresentation; (c) fraud; and (d) breach of good faith and fair dealing. The pleadings are attached. The applicant strongly denies the allegations as per her statement which is attached. Discovery has been stayed until October, 2014 at the discretion of the Discovery Commissioner pending resolution of the underlying bodily injury claim.

Submitted this 25th day of August, 2014

AUG 2 8 2014

TRACIE K. LINDEMAN
CLERK OF SUPPREME COURT
CHIEF DEPUTY CLERK

Dean J. Gould // Director of Admissions

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