IN THE SUPREME COURT OF THE STATE OF NEVADA

2	PRINCIPAL INVESTMENTS, INC. d/b/a RAPID	Case No.	57371
3	CASH; GRANITE FINANCIAL SERVICES, INC. d/b/a RAPID CASH; FMMR	{	
4	INVESTMENTS, INC. d/b/a RAPID CASH; PRIME GROUP, INC. d/b/a RAPID CASH; and ADVANCE GROUP, INC. d/b/a RAPID CASH,	{	Electronically Filed Jul 08 2011 03:23 p.m.
5	Petitioners,	{	Tracie K. Lindeman Clerk of Supreme Court
6		}	Clerk of Supreme Count
7	VS.	}	
8	The EIGHTH JUDICIAL DISTRICT COURT of the State of Nevada, in and for the County of Clark; and THE HONORABLE	}	
9	ELIZABETH GOFF GONZALEZ, District Judge,	{	
10		(
11	Respondents,	}	
12	and	}	
13	Cassandra Harrison; Eugene Varcados Concepion Quintino; and Mary Dungan,	}	
14	Real Parties in Interest.	{	
15	Kear Farties III Illicrest.	{	
16	PRINCIPAL INVESTMENTS, INC., d/b/a RAPID CASH, et al.,	Case No.	57625
17	, ,	}	
18	Appellants,	}	
19	vs.	}	
20	CASSANDRA HARRISON, et al.,	{	
	Respondents.	{	
21)	

RESPONSE TO JUNE 23, 2011 ORDER AND STATUS REPORT

Pursuant to this Court's order of June 23, 2011, petitioners/appellants submit the following status report. On June 9, counsel for petitioners/appellants, Mark Dzarnoski, met again with counsel for real parties in interest/respondents, Dan Wulz and Jennifer Dorsey, to further discuss settlement. The parties have substantially agreed to the terms of an overall settlement subject to drafting a mutually agreeable settlement agreement, class-action opt-in notice and class-action claim form. The

parties remain optimistic that a final agreement is within reach. Documentation of the 1 settlement, notices and class-action claim form then will be submitted for approval of 2 3 the district court. Petitioners/appellants respectfully request the Court to stay any action for at 4 5 least 30 days (until Monday, August 8) to allow the parties to finalize the settlement documents and submit them to the district court for approval, at which time—as this 6 Court suggests in its June 23 order—the parties may stipulate to dismiss this appeal 7 and writ petition without prejudice. (If, for whatever reason, the parties are unable to 8 9 submit such a stipulation by August 8, undersigned counsel would submit an 10 additional status report in lieu of the stipulation.) DATED this 8th day of July 2011. 11 LEWIS AND ROCA LLP 12 13 <u>/s Joel D. Henriod</u> Daniel F. Polsenberg 14 By: Nevada Bar No. 2376 15 JOEL D. HENRIOD Nevada Bar No. 8492 16 3993 Howard Hughes Parkway Suite 600 17 Las Vegas, Nevada 89169 (702) 474-2616 18 MARK DZARNOSKI 19 Nevada Bar No. 3398 GORDON SILVER 20 3960 Howard Hughes Parkway, 9th Floor Las Vegas, Nevada 89169 (702) 796-5555 21 22 Attorneys for Petitioners/Appellants 23 24 25 26 27 28

1	CERTIFICATE OF SERVICE		
2	I HEREBY CERTIFY that the RESPONSE TO JUNE 23, 2011 ORDER was filed		
3	electronically with the Nevada Supreme Court on the 8 th day of July, 2011, Electronic		
4	service of the foregoing document shall be made in accordance with the Master		
5	Service List as follows:		
6	J. Randall Jones		
7	Kemp Jones & Coulthard 3800 Howard Hughes Parkway, 17 th Floor Las Vegas, NV 89169		
8	Las Vegas, NV 89169		
9	th .		
10	I further certify that on the 8 th day of July 2011, I served a copy of the foregoing RESPONSE TO JUNE 23, 2011 ORDER by United States mail, postage prepaid to: Dan L. Wulz Legal Aid Center of Southern Nevada, Inc. 800 South Eighth Street Las Vegas, NV 89101		
11			
12			
13			
14	The Honorable Elizabeth G. Gonzalez Eighth Judicial District Court Department 11 200 Lewis Avenue Las Vegas, NV 89155		
15			
16			
17			
18	/s Mary Kay Carlton An employee of Lewis and Roca LLP		
19	The employee of EE wild in the fire EE		
20			
21			
22			
23			
24			
25			
26			
27			
28			