IN THE SUPREME COURT OF THE STATE OF NEVADA

KIRSTIN BLAISE LOBATO, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 58913 FILED NOV 2 7 2012 TRACIE K. LINDEMAN CLERK OF CHEREME COURT BY ______ DEPUTY CLERK

ORDER GRANTING MOTION

Appellant has filed a motion to reconsider a prior order rejecting her proposed reply brief and allowing her to file a reply brief that does not exceed 47 pages. Although we remain convinced that 47 pages is more than sufficient for purposes of a reply brief, <u>cf.</u> NRAP 32(a)(7)(A)(i); <u>see also</u> NRAP 28(c), the motion is granted. Appellant shall have 30 days from the date of this order to file a reply brief that contains no more than 14,813 words (half the type-volume of the answering brief).

It is so ORDERED.

herp C.J.

cc: Gallian Wilcox Welker Olson & Beckstrom, LC Attorney General/Carson City Clark County District Attorney