Case No. 59837

IN THE SUPREME COURT OF NEVADA

PRINCIPAL INVESTMENTS, INC. d/b/a RAPID CASH; GRANITE FINANCIAL SERVICES, INC. d/b/a RAPID CASH; FMMR 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 10 2013 03:48 p.m. Tracie K. Lindeman Clerk of Supreme Court

Appellants,

vs.

CASANDRA HARRISON; EUGENE VARCADOS; CONCEPCION QUINTINO; and MARY DUNGAN, individually and on behalf of all persons similarly situated,

Respondents.

UNOPPOSED MOTION FOR EXTENSION TO FILE REPLY BRIEF

Pursuant to NRAP 31(b)(3), appellants request 30 days, up to and including August 9, 2013, in which to file their reply brief. The brief is due to be filed on July 10, 2013. This is the second motion for extension on this brief. (The parties previously stipulated to an extension pursuant to NRAP 31(b)(2).) No previous motions have been denied.

Undersigned counsel has conferred with respondents' attorneys who represent that they do not oppose this motion. (Appellants appreciate the courtesy.)

A simultaneity of events has created extreme and unforeseeable circumstances. Undersigned, Joel Henriod, who had initial responsibility to

complete the brief, has been pulled away from the office (i) to assist his elderly mother who recently broke her hip and then (ii) to be with a sick child. Under normal circumstances, other attorneys could have completed the brief in his stead. During the last 30 days, however, that was not feasible. The Lewis and Roca appellate group was (a) filing briefs in four other appeals, (b) preparing for two oral arguments in this Court, and (c) preparing for and attending a two-day evidentiary hearing on behalf of the Southern Nevada Water Authority in a case of far-reaching significance. Appellants' counsel do not mean to suggest that their caseload, by itself, should be deemed extraordinary, only that an extreme and unforeseeable circumstance for a principle attorney occurred during that congested calendar.

Appellants, therefore, must request this additional extension of time.

Appellant has no intention to hinder, harass or delay.

Dated this 10th day of July, 2013.

LEWIS AND ROCA LLP

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that this MOTION FOR EXTENSION TO FILE REPLY BRIEF was filed electronically with the Nevada Supreme Court on the 10th day of July, 2013. Electronic service of the foregoing document shall be made in accordance with the Master Service List as follows:

J. Randall Jones Kemp Jones & Coulthard 3800 Howard Hughes Parkway, 17th Floor Las Vegas, NV 89169

Mark Dzarnoski Gordon Silver 3960 Howard Hughes Pkwy. Ninth Floor Las Vegas, NV 89169

I further certify that I served a copy of this document by mailing a true and correct copy thereof, postage prepaid, at Las Vegas, Nevada, addressed as follows:

Dan L. Wulz Legal Aid Center of Southern Nevada, Inc. 725 E. Charleston Blvd. Las Vegas, NV 89104

> s/ Mary Kay Carlton An Employee of Lewis and Roca LLP