## IN THE SUPREME COURT OF THE STATE OF NEVADA

VILLAGE LEAGUE TO SAVE INCLINE ASSETS, INC., A NEVADA NON-PROFIT CORPORATION, ON BEHALF OF THEIR MEMBERS AND OTHERS SIMILARLY SITUATED: DEAN R. INGEMANSON, TRUSTEE OF THE LARRY D. & MARYANNE B. INGEMANSON TRUST; DEAN R. INGEMANSON, INDIVIDUALLY AND AS TRUSTEE OF THE DEAN R. INGEMANSON TRUST; J. ROBERT ANDERSON; LES BARTA; KATHY NELSON, INDIVIDUALLY AND AS TRUSTEE OF THE KATHY NELSON TRUST: ANDREW WHYMAN: ELLEN BAKST: JANE BARNHART: CAROL BUCK; DANIEL SCHWARTZ; LARRY WATKINS: DON & PATRICIA WILSON; AND AGNIESZKA WINKLER, Appellants, VS.

THE STATE OF NEVADA, BOARD OF EQUALIZATION; WASHOE COUNTY; WASHOE COUNTY TREASURER; AND

WASHOE COUNTY ASSESSOR,

Respondents.

No. 63581

FILED

MAR 1 7 2014

TRACIE K. LINDEMAN CLERK OF SUPREME COURT
BY DEPUTY CLERK

## ORDER GRANTING MOTION FOR EXTENSION OF TIME

Having considered appellants' motion for an additional extension of time to file the reply briefs, we grant the motion. Accordingly, appellants shall have until March 26, 2014, to file and serve their reply briefs. No further extensions of time will be permitted absent extreme and unforeseeable circumstances, and counsel's caseload or other commitments will not be deemed such a circumstance. See Varnum v. Grady, 90 Nev.

SUPREME COURT OF NEVADA 374, 376-77, 528 P.2d 1027, 1028-29 (1974) (rejecting the argument that preoccupation with other litigation constitutes a permissible excuse for noncompliance with procedural rules).

It is so ORDERED.

Norman J. Azevedo cc: Snell & Wilmer, LLP/Reno Attorney General/Carson City Washoe County District Attorney/Civil Division

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