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. AND 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 AND PATRICIA WILSON; AND AGNIESZKA WINKLER, Appellants, vs.

No. 63581

FILED

APR 2 5 2014

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY
DEPUTY CLERK

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

Respondents.

ORDER GRANTING MOTIONS FOR EXTENSIONS OF TIME AND FOR LEAVE TO FILE OVERSIZED BRIEF

Certain appellants have filed motions seeking third and fourth extensions of time to file their reply brief, citing the extensiveness of the underlying proceedings and counsel's need to attend to an urgent personal situation, and for leave to file their reply brief with 4,668 words over NRAP 32(a)(7)(A)(ii)'s 7,000-word limit, pointing out that the reply brief addresses three separate answering briefs and that the appeal raises

SUPREME COURT OF NEVAOA numerous issues. Having considered the motions, we grant the requested relief. Accordingly, the clerk of this court shall file the Village League appellants' reply brief and second supplemental appendix, both of which were provisionally received in this court on April 7, 2014.

It is so ORDERED.

C.J

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