## IN THE SUPREME COURT OF THE STATE OF NEVADA

GOLDEN ROAD MOTOR INN, LLC, A NEVADA CORPORATION; D/B/A ATLANTIS CASINO RESORT SPA, Appellant/Cross-Respondent, vs.

SUMONA ISLAM, AN INDIVIDUAL, Respondent/Cross-Appellant, and

MEI-GSR HOLDINGS LLC, A NEVADA LIMITED LIABILITY COMPANY D/B/A GRAND SIERRA RESORT WHICH CLAIMS TO BE THE SUCCESSOR IN INTEREST TO NAV-RENO-GS, LLC, Respondent.

SUMONA ISLAM, AN INDIVIDUAL, Appellant,

vs.

GOLDEN ROAD MOTOR INN, LLC, A NEVADA CORPORATION D/B/A ATLANTIS CASINO RESORT SPA, Respondent.

MEI-GSR HOLDINGS LLC, D/B/A GRAND SIERRA RESORT, Appellant/Cross-Respondent, vs.

GOLDEN ROAD MOTOR INN, INC., A NEVADA CORPORATION, D/B/A ATLANTIS CASINO RESORT SPA, Respondent/Cross-Appellant. No. 64349

FILED

JUN 2 0 2014

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

No. 64452

No. 65497

## ORDER GRANTING MOTION TO CONSOLIDATE APPEALS, SETTING BRIEFING SCHEDULE, AND DIRECTING THE FILING OF DOCUMENTS

The parties have filed a stipulation to consolidate the abovecaptioned appeals, which we construe as a motion to consolidate these

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appeals that arise from the same district court case and involve the same parties. Having considered the motion, we grant the motion to consolidate, and we hereby consolidate these appeals. NRAP 3(b)(2). We have also considered the briefing schedule in the parties' stipulation. Because having the parties file separate lines of briefing will assist this court in adequately addressing the many issues raised on appeal, we modify the briefing schedule as follows:

Atlantis Casino Resort Spa shall file one opening brief addressing the claims resolved against Sumona Islam. This opening brief shall be filed and served by July 31, 2014. Islam shall file a combined answering brief and opening brief addressing both the claims and the attorney fee issue. The combined answering/opening brief shall be filed within 30 days after service of the opening brief. Thereafter, briefing shall proceed in accordance with NRAP 28.1(f)(1), with Atlantis Casino Resort Spa acting as the appellant and Islam acting as the cross-appellant.

Atlantis Casino Resort Spa shall also file a separate opening brief addressing both the claims resolved against Grand Sierra Resort and the attorney fee issue. This opening brief shall be filed and served by July 31, 2014. Grand Sierra Resort shall file a combined answering brief and opening brief addressing both the claims and the attorney fee issues raised by Atlantis Casino Resort Spa and Grand Sierra Resort within 30 days after service of the opening brief. Thereafter, briefing shall proceed in accordance with NRAP 28.1(f)(1), with Atlantis Casino Resort Spa acting as the appellant and Grand Sierra Resort acting as the cross-appellant.

We further note that Islam has not filed a transcript request form in Docket No. 64349 and Atlantis Casino Resort Spa has not filed a transcript request form in Docket No. 65497. Accordingly, Islam and Atlantis Casino Resort Spa shall have 15 days from the date of this order to file and serve a transcript request form or certificate of no transcript request in those cases. NRAP 9(a).

It is so ORDERED.

\_, C.J.

cc: Laxalt & Nomura, Ltd./Reno Lemons, Grundy & Eisenberg Cohen-Johnson LLC Law Offices of Mark Wray