

IN THE SUPREME COURT OF THE STATE OF NEVADA

HIGH NOON AT ARLINGTON RANCH
HOMEOWNERS ASSOCIATION, A
NEVADA NON-PROFIT
CORPORATION,

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
SUSAN JOHNSON, DISTRICT JUDGE,

Respondents,

and

D.R. HORTON, INC.,

Real Party in Interest.

D.R. HORTON, INC., A DELAWARE
CORPORATION,

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
ALLAN R. EARL, DISTRICT JUDGE,

Respondents,

and

FIRST LIGHT HOMEOWNERS
ASSOCIATION, A NEVADA NON-
PROFIT CORPORATION, FOR ITSELF
AND FOR ALL OTHERS SIMILARLY
SITUATED,

Real Party in Interest.

No. 65456 ✓

FILED

DEC 08 2014

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY *S. Young*
DEPUTY CLERK

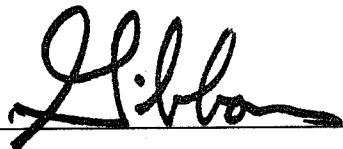
No. 65993

ORDER SHORTENING TIME TO FILE REPLY

In response to D.R. Horton, Inc.'s motion to consolidate these cases for purposes of oral argument, petitioner in Docket No. 65456, High Noon at Arlington Ranch Homeowners Association (High Noon), has filed

a "notice of non-opposition," which states that High Noon does not oppose the motion but "reserves its right to object to the law firm of Wolfenzon Rolle" presenting argument at any consolidated argument "in light of a recently discovered direct and irreconcilable conflict involving" that law firm. An expedited reply that includes a response to High Noon's statement regarding Wolfenzon Rolle and specifies which counsel will present argument on behalf of D.R. Horton, Inc., at any consolidated argument would assist this court in resolving the motion. Accordingly, D.R. Horton, Inc., shall file such a reply by noon on Tuesday, December 9, 2014.

It is so ORDERED.

 , C.J.

cc: Angius & Terry LLP/Las Vegas
Wood, Smith, Henning & Berman, LLP/Las Vegas
Wolfenzon Rolle/Las Vegas
James R. Christensen
Maddox, Isaacson & Cisneros, LLP
Canepa Riedy Abele & Castello