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- Counsel is currently preparing Appellant's Opening Brief; 3. however, in order to ensure appropriate quality, the undersigned respectfully respects an additional extension to file the Opening Brief for one judicial day, up to and including September 8, 2015.
- 4. The undersigned is conscious of the pressing nature to the issues within this domestic appeal to both parties, and regrets the need to request additional time this one last time.
- 5. Nevertheless, to ensure that the Opening Brief in this matter herein receives proper attention, the undersigned must request one additional judicial day in which to complete the Opening Brief.
- 6. If the request is granted, the due date for the Opening Brief will be September 8, 2015.

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Wherefore, for the reasons stated above, Appellant respectfully requests the Court grant this Motion for Extension of Time to File the Opening Brief, up to and including September 8, 2015.

Respectfully submitted this 4<sup>th</sup> day of September, 2015.

## GREENBERG TRAURIG, LLP

## /s/ Tami D. Cowden TAMI D. COWDEN, ESQ. Nevada Bar No. 8994 3773 Howard Hughes Parkway, 400 N Las Vegas, Nevada 89169 Attorney for Appellant Wesley Lewis

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## GREENBERG TRAURIG, LLP 3773 Howard Hughes Parkway Suite 400 North Las Vegas, Nevada 83169 Telephone: (702) 792-3773

## **CERTIFICATE OF SERVICE**

I hereby certify that on September 4, 2015, I served the foregoing *MOTION FOR EXTENSION OF TIME TO FILE OPENING BRIEF* upon:

Frances-Ann Fine, Esq.
The Fine & Price Law Group
8975 South Pecos Road, Suite 5
Henderson, Nevada 89074
Attorney for Respondent

by causing a full, true, and correct copy thereof to be sent via electronic mail through this Court's e-filing system, and regular U.S. Mail.

/s/ Shayna Noyce
AN EMPLOYEE OF

GREENBERG TRAURIG, LLP

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