IN THE SUPREME COURT OF THE STATE OF NEVADA

ROBERT L. MENDENHALL, AN INDIVIDUAL; AND SUNRIDGE CORPORATION, A NEVADA CORPORATION,

Appellants,

vs.

RONALD TASSINARI, AN INDIVIDUAL; AND AMERICAN VANTAGE BROWNSTONE, LLC, A NEVADA LIMITED LIABILILTY COMPANY,

Respondents.

No. 68053

FILED

NOV 1 0 2016

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. YOUNG

ORDER DENYING MOTION

Respondents have filed a motion for leave to file a sur-reply to appellants' reply brief. We discern no good cause to depart from this court's procedural rules; accordingly, the motion is denied. The clerk shall detach the proposed sur-reply from the motion and return it unfiled.

It is so ORDERED.

Para c.j

cc: Marquis Aurbach Coffing
Howard & Howard Attorneys PLLC
Harry Paul Marquis
Law Office of James J. Lee
Santoro Whitmire

SUPREME COURT OF NEVADA

(O) 1947A

16-35140