IN THE SUPREME COURT OF THE STATE OF NEVADA

TITLEMAX OF NEVADA, INC., A NEVADA CORPORATION,

Appellant,

vs.

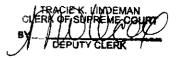
THE STATE OF NEVADA
DEPARTMENT OF BUSINESS AND
INDUSTRY, FINANCIAL
INSTITUTIONS DIVISION.

Respondent.

No. 69807

FILED

APR 0 4 2016

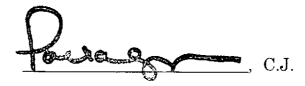


ORDER REMOVING FROM SETTLMENT PROGRAM AND REINSTATING BRIEFING

Pursuant to the recommendation of the settlement judge and good cause appearing, this appeal is removed from the settlement program. See NRAP 16. Accordingly, we reinstate the deadlines for requesting transcripts and filing briefs.

Appellant shall have 15 days from the date of this order to file and serve a transcript request form. See NRAP 9(a). Further, appellant shall have 90 days from the date of this order to file and serve the opening brief and appendix. Thereafter, briefing shall proceed in accordance with NRAP 31(a)(1).

It is so ORDERED.



¹ If no transcript is to be requested, appellant shall file and serve a certificate to that effect within the same time period. NRAP 9(a).

SUPREME COURT OF NEVADA

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² In preparing and assembling the appendix, counsel shall strictly comply with the provisions of NRAP 30.

cc: Michael H. Singer, Settlement Judge Holland & Hart LLP/Las Vegas Attorney General/Carson City Attorney General/Las Vegas