IN THE SUPREME COURT OF THE STATE OF NEVADA

K-KEL, INC., D/B/A SPEARMINT RHINO GENTLEMEN'S CLUB; OLYMPUS GARDEN, INC., D/B/A OLYMPUS GARDEN; SHAC, LLC, D/B/A SAPPHIRE; D. WESTWOOD, INC., D/B/A TREASURES; THE POWER COMPANY, INC., D/B/A CRAZY HORSE TOO GENTLEMEN'S CLUB, Appellants,

vs. THE STATE OF NEVADA DEPARTMENT OF TAXATION; AND NEVADA TAX COMMISSION, Respondents. No. 69886 FILED MAR 0 1 2017 ELIZABETH A. BROWN CLERK OF SUPREME COURT BY ______ DEPUTY CLERK

ORDER REGARDING CAPTION AND REINSTATING BRIEFING

We previously entered an order directing counsel for appellants to inform this court whether the caption of this appeal correctly identified the appellants to this appeal. In response, counsel states that the caption is incorrect: Déjà vu Showgirls of Las Vegas, LLC, D/B/A Déjà vu, and Little Darlings of Las Vegas LLC, D/B/A Little Darlings, should be removed as appellants and The Power Company, Inc., D/B/A Crazy Horse Too Gentlemen's Club, should be listed as an appellant. Respondents have not filed any reply. Accordingly, we direct the clerk of this court to modify the caption of this appeal consistent with the caption on this order.

SUPREME COURT OF NEVADA Appellants shall have 15 days from the date of this order to file and serve the reply brief. Failure to file a timely reply brief may be treated as a waiver of the right to file a reply brief. NRAP 28(c).

It is so ORDERED.

<u>Cherry</u>, C.J.

cc:

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SUPREME COURT OF NEVADA