IN THE SUPREME COURT OF THE STATE OF NEVADA 1 2 MEI-GSR HOLDINGS, LLC, a Nevada limited Supreme Court No. 70319 liability company, d/b/a GRAND SIERRA District Court Casactronically/4Filed 3 RESORT, Jul 28 2016 03:57 p.m. 4 Appellant, Tracie K. Lindeman VS. Clerk of Supreme Court 5 PEPPERMILL CASINOS, INC., a Nevada corporation, d/b/a/ PEPPERMILL CASINO; 6 and Ryan Tors, an individual, 7 Defendants. 8 9 STIPULATION REGARDING PEPPERMILL'S MOTION FOR RELIEF FROM NRAP 16 AND STIPULATION TO PROCEED WITH MEDIATION 10 On July 11, 2016, Peppermill Casinos, Inc. ("Peppermill") filed its Motion for Relief From 11 NRAP 16 and For Order Allowing Mediation. Appellant MEI-GSR Holdings, LLC ("GSR") 12 stipulates to proceed with mediation and requests that Peppermill's Motion be granted. Ryan Tors, 13 a Respondent, hereby stipulates that Peppermill's Motion should be granted and this matter 14 allowed to proceed by and through the Supreme Court settlement conference program. 15 DATED this 25 day of July, 2016. 16 ROBISON, BELAUSTEGUI, SHARP & LOW 17 A Professional Corporation 71 Washington Street 18 Reno, Nevada 89503 19 KENT R. ROBISON – NSB #1167 20 SCOTT L. HERNANDEZ – NSB #13147 THERESE M. SHANKS - NSB #12890 21 Attorneys for Respondents Peppermill Casinos, Inc., d/b/a Peppermill Casino 22 DATED this Z6th day of July, 2016. 23 24 COHEN/JOHNSON/PARKER/EDWARDS 255 E. Warm Springs Road, Suite 100 25 Las Vegas, Nevada 89119 26 H. STAN JOHNSON≠NSB #00265 CHRIS DAVIS - NSB #6616 27 Attorneys for Appellant MEI-GSR Holdings, LLC, 28 d/b/a Grand Sierra Resort

Robison, Belaustegui, Sharp & Low 71 Washington St. Reno, NV 89503 (775) 329-3151

DATED this 28 day of July, 2016.

RYAN TORS – Respondent 3095 Idlewild Drive Reno, Nevada 89509

1 CERTIFICATE OF SERVICE 2 Pursuant to NRCP 5(b), I certify that I am an employee of ROBISON, BELAUSTEGUI, SHARP & LOW, and that on this date I caused to be served a true copy of the STIPULATION 3 REGARDING PEPPERMILL'S MOTION FOR RELIEF FROM NRAP 16 AND STIPULATION TO PROCEED WITH MEDIATION on all parties to this action by the 4 method(s) indicated below: by placing an original or true copy thereof in a sealed envelope, with sufficient 5 postage affixed thereto, in the United States mail at Reno, Nevada, addressed to: WILLIAM E. CROCKETT, ESQ. 6 Law Offices of William E. Crockett 21031 Ventura Boulevard, Suite 401 7 Woodland Hills, CA 91364 Email: wec@weclaw.com 8 Attorneys for Respondent 9 LANSFORD W. LEVITT 4747 Caughlin Parkway, #6 10 Reno, NV 89519 Settlement Judge 11 **RYAN TORS** 3095 Idlewild Drive 12 Reno, NV 89509 13 by using the Court's CM/ECF Electronic Notification System addressed to: 14 H. STAN JOHNSON, ESQ. 15 Cohen Johnson Parker Edwards, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, NV 89119 16 Email: sjohnson@cohenjohnson.com Attorneys for Respondent 17 MARK WRAY, ESQ. 18 608 Lander Street Reno, NV 89509 19 Email: <u>mwray@markwraylaw.com</u> Attorneys for Respondent 20 by electronic email addressed to the above. 21 by personal delivery/hand delivery addressed to: by facsimile (fax) addressed to: by Federal Express/UPS or other overnight delivery addressed to: 22 DATED: This 28th day of July, 2016. 23 24 Robison, Belaustegui, Sharp & Low Employee bi 25 26 27

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28