IN THE SUPREME COURT OF THE STATE OF NEVADA

MEI-GSR HOLDINGS, LLC, A NEVADA LIMITED LIAIBILITY COMPANY, D/B/A GRAND SIERRA RESORT, Appellant,

VS.

PEPPERMILL CASINOS, INC., A NEVADA CORPORATION, D/B/A PEPPERMILL CASINO; AND RYAN TORS, AN INDIVIDUAL,

Respondents.

No. 70319

FILED

AUG 0 4 2016

CLERN OF SUPREMS COURT

BY DEPUTY CLERK

ORDER APPROVING STIPULATION AND GRANTING MOTIONS

An order removing this appeal from the settlement program and reinstating briefing was filed on July 1, 2016. On July 11, 2016, counsel for respondent, Peppermill Casinos, Inc., filed a motion for relief from NRAP 16 and for an order allowing mediation. On July 28, 2016, the parties filed a stipulation, signed by counsel and respondent Ryan Tors, agreeing that the motion should be granted and this matter should be allowed to proceed through this court's settlement program. Cause appearing, the stipulation is approved and respondents' motion is granted. Accordingly, we suspend briefing and reassign this appeal to the settlement program. The settlement conference previously scheduled for August 12, 2016, is hereby reinstated.

It is so ORDERED.¹



¹ Attorney Mark Wray's June 20, 2016, motion to withdraw as counsel is granted. We direct the clerk of this court to remove Mr. Wray as counsel for appellant. We note that appellant remains represented by H. Stan Johnson of the law firm of Cohen, Johnson, Parker, & Edwards.

SUPREME COURT OF NEVADA



cc: Lansford W. Levitt, Settlement Judge Cohen Johnson Parker Edwards Law Offices of Mark Wray Law Offices of William E. Crockett Robison Belaustegui Sharp & Low Ryan Tors