## IN THE SUPREME COURT OF THE STATE OF NEVADA

STATE OF NEVADA, LOCAL (COVERNMENT EMPLOYEE-MANAGEMENT RELATIONS (COVERNMENT) (COVE	Electronically Filed Mar 06 2018 09:28 a.m Elizabeth A. Brown SUPREME COURTCLEAR of Supreme Court NO. 70586  District Court Case No. A-15- 715577-J
vs.	
EDUCATION SUPPORT EMPLOYEES ASSOCIATION; INTERNATIONAL BROTHERHOOD OF TEAMSTERS LOCAL 14; and CLARK COUNTY SCHOOL DISTRICT,	
Respondents.	

## APPELLANT'S OPPOSITION TO MOTION TO POSTPONE ORAL ARGUMENT

Appellant State of Nevada, Local Government Employee-Management Relations Board ("EMRB" or "Board"), by and through its counsel, Adam Paul Laxalt, Attorney General, Gregory Zunino, Bureau Chief, and Donald Bordelove, Deputy Attorney General, hereby submits its opposition to ESEA's Motion to Postpone Oral Argument.

The Board opposes the instant Motion for the following reasons: First, ESEA was unable to provide guidance on the type of delay that would result from

the continuance.1 Second, an arbitration should not take priority over a Nevada Supreme Court argument. As counsel for ESEA appears unwilling to move his arbitration, counsel for ESEA could simply skip the second day of his arbitration or continue it onto a fourth (if the full 3 days is even required). Counsel for ESEA could even pick up the second day of his arbitration in the afternoon as oral argument is set for the morning for only 30 minutes.

The above was relayed to counsel for ESEA prior to ESEA filing the instant motion. Due to no clarity provided in response, the Board was unable to stipulate to granting ESEA another continuance in this matter.

DATED this 6th day of March, 2018

ADAM PAUL LAXALT Attorney General

/s/ Donald J. Bordelove By:

Gregory L. Zunino (Bar No. 4805) Bureau Chief

Donald J. Bordelove (Bar No. 12561)

Deputy Attorney General Office of the Attorney General

555 E. Washington Ave. #3900

Las Vegas, NV 89101 Telephone: (702) 486-3094

Fax: (702) 486-3416 Attorneys for State of Nevada, Local Government Employee-Management

Relations Board

<sup>&</sup>lt;sup>1</sup> It is not clear whether the delay would be weeks or months before the same panel would be available in Las Vegas. Moreover, the new date may conflict with another parties' schedule, perhaps another arbitration, and thus the Court may need to continue the matter again.

## **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and that on the 6<sup>th</sup> day of March, 2018 I served the foregoing

APPELLANT'S OPPOSITION TO MOTION TO POSTPONE ORAL

**ARGUMENT** via Eflex Electronic Service to the following:

Francis C. Flaherty, Esq. Sue Matuska, Esq. Dyer Lawrence Flaherty Donaldson & Prunty 2805 Mountain Street Carson City, Nevada 89703

Scott Greenberg, Esq. Clark County School District 5100 W. Sahara Avenue Las Vegas, Nevada 89146

Kristin Martin, Esq. McCracken Stemmerman & Hoslberry 1630 S. Commerce St., Suite A-1 Las Vegas, Nevada 89102

> /s/ Donald Bordelove An Employee of the Office of the Attorney General