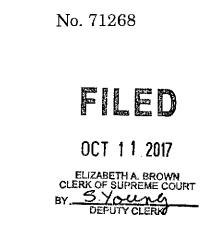
IN THE SUPREME COURT OF THE STATE OF NEVADA

RESOURCES GROUP, LLC, AS TRUSTEE OF THE EAST SUNSET ROAD TRUST,

Appellant,

vs. NEVADA ASSOCIATION SERVICES, INC.; AND HYDR-O-DYNAMIC CORPORATION, A REVOKED NEVADA CORPORATION, Respondents.



O R D E R

We previously entered an order conditionally imposing sanctions on counsel for respondent Nevada Association Services, Inc. (NAS) for failing to file the answering brief. The sanctions would be automatically vacated if counsel filed and served the answering brief by October 10, 2017. On October 4, 2017, counsel filed a notice stating that NAS waives its right to file a reply brief. We construe the document as notification that NAS will not be filing an answering brief. Because the notice was timely filed, we vacate the conditional sanctions imposed on September 29, 2017.

Appellant shall have 30 days from the date of this order to file and serve any 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.

SUPREME COURT OF NEVADA cc: Law Offices of Michael F. Bohn, Ltd. Christopher V. Yergensen Goold Patterson

SUPREME COURT OF NEVADA