1	Jeffrey D. Patterson, Esq. Nevada Bar No. 364	
2	Goold Patterson	
3	1975 Village Center Circle, Suite 140 Las Vegas, Nevada 89134 (702) 436-2600/Facsimile (702) 436-265 Email: jpatterson@gooldpatterson.com	
4	Email: jpatterson@gooldpatterson.com	Electronically Filed
5	Attorneys for Respondent Hydr-O-Dynamic Corporation	Mar 07 2018 02:56 p.m. Elizabeth A. Brown Clerk of Supreme Court
6	INTERESTING COL	·
7	IN THE SUPREME COU	RT OF THE STATE OF NEVADA
8	RESOURCES GROUP, LLC, AS	
9	TRUSTEE OF THE EAST SUNSET ROAD TRUST,	
10	Troot,	
11	Appellant,	
12	VS.	SUPREME COURT CASE NO.: 71268
13	NEVADA ASSOCIATION SERVICES.	71206
14	INC.; and HYDR-O-DYNAMIC	
15	CORPORATION, a revoked Nevada	
16	corporation	
17	Respondents,	
18	RESPONDENTS HYDR-O-DYNA	MIC CORPORATION'S MOTION
19	TO POSTPONE ORAL ARGUMENT	
20	Respondent Hydr-O-Dynamic Corporation, by and through its attorney Jeffrey	
21	D. Patterson, Esq., hereby moves the Court to postpone the oral argument in this	
22	matter currently scheduled for May 1	4, 2018. This Motion is based on the
23	masser carrently beneduled for ividy i	1, 2010. This Monon is oased on the
24	following:	
25	1. On February 27, 2018, this Co	ourt entered its Notice of Oral Argument
26	Setting as Document No. 18-07736, a copy of which is attached hereto a	
27		
28	Exhibit 1, setting oral argument is	n this matter for May 14, 2018 at 1:30 p.m.

- 2. As set forth in his declaration attached hereto as Exhibit 2, Jeffrey D. Patterson ("Patterson"), attorney for Respondent Hydr-O-Dynamic Corporation, is scheduled to be outside of the United States between May 12 and May 29, 2018. Further, Patterson has conferred with the other attorneys of record in this Appeal, who expressed no objection to postponement of the oral argument.
- 3. Rule 27(a) of the Nevada Rules of Appellate Procedure provides that an application for an order or other relief be made by motion.
- 4. Rule 34(a) of the Nevada Rules of Appellate Procedure provides a motion to postpone oral argument must be filed "reasonably in advance of the date fixed for hearing."
- 5. The filing of this Motion is more than 60 days prior to the currently scheduled oral argument date.
- 6. Respondent Hydr-O-Dynamic Corporation respectfully requests the Court to postpone the scheduled oral argument to the Court's calendar in June 2018 or later.

Dated: March 7, 2018.

Goold Patterson

Jeffrey D. Patterson

Nevada Bar No. 364

Attorney for Respondent Hydr-O-Dynamic Corporation

1			
2	CERTIFICATE OF SERVICE		
3	I hereby certify that I am an employee of the law firm of Goold		
4	Patterson, and on the 7th day of March, 2018, I served the foregoing		
5	RESPONDENTS HYDR-O-DYNAMIC CORPORATION'S MOTION TO		
6			
7	POSTPONE ORAL ARGUMENT electronically through the Court's electronic		
8 9	filing system to the following persons:		
10	Michael F. Bohn, Esq.		
11	Law Offices of Michael F. Bohn, Esq., Ltd. 376 East Warm Springs Road, Suite 140		
12	Las Vegas, Nevada 89119  mbohn@bohnlawfirm.com		
13	Attorneys for Appellant Resources Group, LLC		
14	Christopher V. Yergensen, Esq.		
15	Nevada Association Services, Inc.		
16	6224 W. Desert Inn Road		
17	Las Vegas, Nevada 89146 <a href="mailto:chris@nas-inc.com">chris@nas-inc.com</a> Attorney for Respondent Nevada Association Services, Inc.		
18			
19			
20	And a copy mailed first class postage prepaid to:		
21			
22	Brandon Wood		
23	Nevada Association Services, Inc. 6224 W. Desert Inn Road		
24	Las Vegas, Nevada 89146		
25	Attorney for Respondent Nevada Association Services, Inc.		
26			
27	An employee of Goold Patterson		
28	1 2		

GOOLD PATTERSON ATTORNEYS AT LAW 1975 VILLAGE CENTER CIRCLE SUITE 140 LAS VEGAS, NEVADA 89134 (702) 436-2600

## EXHIBIT 1 Notice of Oral Argument Setting

# EXHIBIT 1 Notice of Oral Argument Setting

### **CLERK OF THE SUPREME COURT**

201 SOUTH CARSON STREET CARSON CITY, NEVADA 89701-4702 (775) 684-1600

RESOURCES GROUP, LLC, AS TRUSTEE OF THE EAST SUNSET ROAD TRUST, Appellant, Supreme Court No. 71268 District Court Case No. A714027

VS.

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

#### NOTICE OF ORAL ARGUMENT SETTING

DATE: February 27, 2018

TO: Christopher V. Yergensen

Law Offices of Michael F. Bohn, Ltd. \ Michael F. Bohn

Goold Patterson \ Jeffrey D. Patterson

Pursuant to NRAP 34, the above-referenced matter is set for oral argument as follows:

Date:

May 14, 2018

Time:

1:30 PM

Length:

30 minutes

Location:

Carson City

201 South Carson Street Courtroom - Second Floor Carson City, NV 89701

BEFORE:

Northern Panel 18

Justices Pickering, Gibbons, Hardesty

Notification List

Electronic

Law Offices of Michael F. Bohn, Ltd. \ Michael F. Bohn

Goold Patterson \ Jeffrey D. Patterson

Christopher V. Yergensen

## EXHIBIT 2 Declaration of Jeffrey D. Patterson

## EXHIBIT 2 Declaration of Jeffrey D. Patterson

### **DELARATION OF JEFFREY D. PATTERSON**

I, Jeffrey D. Patterson, declare and state as follows:

- 1. I am a resident of Clark County, Nevada, over the age of 18 years. I am an attorney licensed in the State of Nevada, and a shareholder in the law firm of Goold Patterson in Las Vegas, Nevada.
- 2. I make this affidavit of my own personal knowledge and am competent to testify to the matters stated herein if called upon to do so.
- 3. I am the attorney of record for Respondent Hydr-O-Dynamic Corporation in the matter of Resources Group, LLC, as Trustee of the East Sunset Road Trust v. Nevada Association Services, Inc.; and Hydr-O-Dynamic Corporation, a revoked Nevada corporation, Nevada Supreme Court No. 71268, District Court Case No. A714027 (the "Appeal").
- 4. I make this affidavit as part of and attached to the Motion to Postpone Oral Argument submitted by me in the Appeal.
- 5. On February 27, 2018, the Court entered its Notice of Oral Argument Setting as Document No. 18-07736, setting oral argument in this matter for May 14, 2018 at 1:30 p.m.
- 6. I had previously scheduled to be outside of the United States beginning May 12 through May 29, 2018.

	U .
1	7. I have conferred
2	and they have expressed no o
3	and they have expressed no o
4	8. I respectfully re
5	June 2018 calendar or later.
6	9. I declare under p
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8	to the best of my knowledge
9	Dated this 7th day of N
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TERSON AT LAW	

- d with the other attorneys of record for this Appeal, bjection to postponing the oral argument.
- equest the Court to postpone the oral argument to its
- penalty of perjury that the foregoing is true and correct and belief.

March, 2018.