IN THE SUPREME COURT OF THE STATE OF NEVADA

MDC RESTAURANTS, LLC; LAGUNA RESTAURANTS, LLC; AND INKA, LLC, Petitioners.

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE TIMOTHY C. WILLIAMS, DISTRICT JUDGE,

Respondents,

and

PAULETTE DIAZ; LAWANDA GAIL WILBANKS; SHANNON OLSZYNSKI; AND CHARITY FITZLAFF, ALL ON BEHALF OF THEMSELVES AND ALL SIMILARLY-SITUATED INDIVIDUALS.

Real Parties in Interest.

No. 71289

FILED

DEC 0 5 2016

ELIZABETH A, BROWN
CLERK OF SUPREME COURT
BY S. YO-CLA-CL
DEPUTY CLERK

ORDER GRANTING MOTION

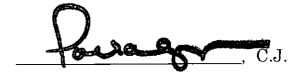
The parties' stipulation extending the time for the filing the answer to the petition for writ of mandamus is treated and granted as a joint motion for an extension of time. Cf. NRAP 31(b)(2) (parties may stipulate to one 30-day extension of time from due date established by NRAP 31(a)(1)). Real parties in interest shall have until December 30, 2016, to file and serve to file and serve an answer, including authorities, against issuance of the requested writ. No further extensions shall be permitted absent extraordinary circumstances and extreme need. Id.

SUPREME COURT OF NEVADA

(O) 1947A

Counsel's caseload normally will not be deemed such a circumstance. *Cf. Varnum v. Grady*, 90 Nev. 374, 528 P.2d 1027 (1974).

It is so ORDERED.



cc: Morris Polich & Purdy, LLP/Las Vegas
Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP/Las Vegas
Jackson Lewis P.C.
Littler Mendelson/Las Vegas