IN THE SUPREME COURT OF THE STATE OF NEVADA

HEAT & FROST INSULATORS AND ALLIED WORKERS LOCAL 16,
Appellant,

VS.

LABOR COMMISSIONER OF THE STATE OF NEVADA; UNIVERSITY OF NEVADA, RENO; CORE CONSTRUCTION; AND RENO TAHOE CONSTRUCTION,

Respondents.

No. 71848



AUG 0 1 2017

CLERK OF SUPREME COURT

BY DEPUTY CLERK A

ORDER

When respondent Reno-Tahoe Construction failed to file an answering brief, we entered an order directing it to file and serve an answering brief within 11 days. Reno-Tahoe Construction has filed a response stating that it was not a party to the underlying district court proceedings because it did not participate in those proceedings, see NRS 233B.130(3), and is not a party to this appeal. To date, appellant has not replied to Reno-Tahoe's response. Accordingly, we direct the clerk to remove Reno-Tahoe Construction as a respondent to this appeal.

It is so ORDERED.

Cherry, C.J.

cc: McCracken, Stemerman & Holsberry
University of Nevada, Reno, Office of General Counsel
Dickinson Wright PLLC
Attorney General/Carson City
Reese Kintz Guinasso, LLC/Reno

SUPREME COURT OF NEVADA

