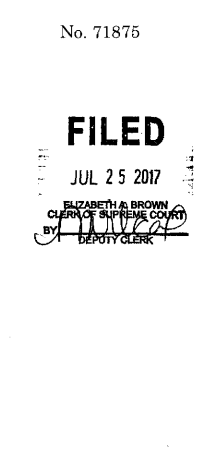
IN THE SUPREME COURT OF THE STATE OF NEVADA

LAS VEGAS DEVELOPMENT GROUP, LLC, A NEVADA LIMITED LIABILITY COMPANY,

Appellant, vs. JAMES R. BLAHA, AN INDIVIDUAL: BANK OF AMERICA, N.A., A NATIONAL BANKING ASSOCIATION, AS SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP: RECONTRUST COMPANY, N.A., A TEXAS CORPORATION; EZ PROPERTIES, LLC, A NEVADA LIMITED LIABILITY COMPANY: K&L BAXTER FAMILY LIMITED PARTNERSHIP, A NEVADA LIMITED PARTNERSHIP; AND NOBLE HOME LOANS, INC., F/K/A FCH FUNDING, INC., AN UNKNOWN CORPORATE ENTITY,



Respondents.

ORDER

The stipulation of the parties extending the time for filing the reply brief is approved. NRAP 31(b)(2). Appellant shall have until August 16, 2017, to file and serve the reply brief. Failure to timely file the reply brief will be deemed a waiver of the right to file a reply brief. See NRAP 28(c).

It is so ORDERED.

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SUPREME COURT OF NEVADA

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cc: Roger P. Croteau & Associates, Ltd. Kolesar & Leatham, Chtd. Akerman LLP/Las Vegas Law Offices of Kevin R. Hansen

SUPREME COURT OF NEVAOA