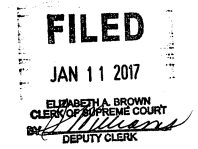
IN THE SUPREME COURT OF THE STATE OF NEVADA

CLARK COUNTY, A POLITICAL SUBDIVISION OF THE STATE OF NEVADA, Appellant, vs.

HQ METRO, LLC, AN ARIZONA LIMITED LIABILITY COMPANY; PROJECT ALTA, LLC, A NEVADA LIMITED LIABILITY COMPANY; PROJECT ALTA II, LLC, A NEVADA LIMITED LIABILITY COMPANY; PROJECT ALTA III, LLC, A NEVADA LIMITED LIABILITY COMPANY; AND PROJECT ALTA LIQUIDATING TRUST U/A/D 12/31/09, BY AND THROUGH MARK L. FINE & ASSOCIATES, A NEVADA CORPORATION, INDIVIDUALLY AND AS TRUSTEE, Respondents. 

SETTLEMENT PROGRAM EARLY CASE ASSESSMENT REPORT

After conducting a premediation conference with counsel pursuant to NRAP 16(b), I make the following recommendation to the court regarding this appeal:

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This case is appropriate for the program and a mediation session will be scheduled/has been scheduled for:

Law Offices of 10: w an P Padgett

This case is not appropriate for mediation and should be removed from the settlement program.

The premediation conference has not been conducted or is continued because:

CC: AHAN 1 1 2017	Settlement Judge	
ELIZABETH A. BROWN CLERK OF SUPREME COURT DEPUTY GLERK		17-0102