## IN THE SUPREME COURT OF THE STATE OF NEVADA

SIERRA PACIFIC INDUSTRIES, Appellant,

VS.

JASON KING, P.E., IN HIS CAPACITY AS NEVADA STATE ENGINEER; DIVISION OF WATER RESOURCES, DEPARTMENT OF CONSERVATION, AN AGENCY OF THE STATE OF NEVADA; AND INTERMOUNTAIN WATER SUPPLY, LTD., A NEVADA LIMITED LIABILITY COMPANY, Respondents.

No. 73933

FILED

MAR 1 5 2018

CLERK OF SUPREME COURT
BY
DEPUTY CLERK

ORDER

The parties' stipulation extending the time for the filing of the answering briefs is treated and granted as a joint motion for an extension of time. See NRAP 31(b)(2) (parties may stipulate to one 30-day extension of time from due date established by NRAP 31(a)(1)). Respondents shall have until April 20, 2018, to file and serve the answering briefs. No further extensions shall be permitted absent extraordinary circumstances and extreme need. Id. Counsel's caseload normally will not be deemed such a circumstance. Cf. Varnum v. Grady, 90 Nev. 374, 528 P.2d 1027 (1974). Failure to timely file the answering briefs may result in the imposition of sanctions.

It is so ORDERED.

C.J

cc: McDonald Carano LLP/Reno Attorney General/Carson City Richard L. Elmore, Chtd.

SUPREME COURT OF NEVAGA

(O) 1947A

18-10288