IN THE SUPREME COURT OF THE STATE OF NEVADA

SATICOY BAY LLC SERIES 9050 W WARM SPRINGS 2079,

Appellant,

VS.

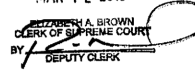
NEVADA ASSOCIATION SERVICES; JAMES P. MARKEY; AND DITECH FINANCIAL LLC,

Respondents.

No. 74153



MAR 1 2 2018



ORDER

Despite its untimeliness with respect to respondent Nevada Association Services, the stipulation of the parties extending the time for filing the answering briefs and reply brief is approved. NRAP 31(b)(2). Respondents shall have until April 9, 2018, to file and serve the answering briefs, and appellant shall have until May 24, 2018, to file and serve the reply brief, if deemed necessary. No further extensions shall be permitted absent extraordinary circumstances and extreme need. NRAP 31(b)(3)(B). 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 comply with this order may result in the imposition of sanctions. NRAP 28(c); NRAP 31(d).

It is noted that the stipulation was signed on behalf of Nevada Association Services by attorney Brandon E. Wood. Mr. Wood has not filed a notice of appearance on behalf of Nevada Association Services and is not listed as counsel of record on this court's docket. If Mr. Wood wishes to be recognized as counsel of record for Nevada Association Services, he shall file

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18-09648

a notice of appearance in accordance with NRAP 46(a)(2) within 11 days of the date of this order.

It is so ORDERED.

Dogles . C.J.

cc: Law Offices of Michael F. Bohn, Ltd.
Wolfe & Wyman LLP
Christopher V. Yergensen
Law Office of John W. Thomson