IN THE SUPREME COURT OF THE STATE OF NEVADA

ROWEN A. SEIBEL; LLTQ
ENTERPRISES, LLC; LLTQ
ENTERPRISES 16, LLC; FERG, LLC;
FERG 16, LLC; MOTI PARTNERS, LLC;
MOTI PARTNERS 16, LLC; TPOV
ENTERPRISES, LLC; TPOV 16
ENTERPRISES, LLC; AND DNT
ACQUISTION, LLC, APPEARING
DERIVATIVELY BY ONE OF ITS TWO
MEMBERS, R SQUARED GLOBAL
SOLUTIONS, LLC,

Petitioners,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE JOSEPH HARDY, JR., DISTRICT JUDGE,

Respondents,

and

DESERT PALACE, INC.; PARIS LAS VEGAS OPERATING COMPANY, LLC; PHWLV, LLC; BOARDWALK REGENCY CORPORATION, D/B/A CAESARS ATLANTIC CITY,

Real Parties in Interest.

No. 76118

MAY 1 0 2019

CLERK OF SUVREM COURT

BY DEPUTY CLERK

ORDER

Certain counsel for petitioners have filed a motion to withdraw as counsel. However, the motion is not accompanied by proof of service of the motion on the additional counsel for petitioners. See NRAP 25(b) ("Service on a party represented by counsel shall be made on the party's counsel."); NRAP 25(d) (requiring proof of service); NRAP 46(e)(3)

SUPREME COURT OF NEVADA

(O) 1947A

19-20500

(requiring service of a motion to withdraw on the attorney's client). Movants shall have 7 days from the date of this order to provide this court with proper proof of service. This court will take no action on the motion to withdraw until proper proof of service is filed. NRAP 25(d)(3).

It is so ORDERED.

C.J.

cc: McNutt Law Firm
Barack Ferrazzano Kirschbaum & Nagelberg
Certilman Balin Adler & Hyman
Adelman & Gettleman
Pisanelli Bice, PLLC