

*In the Supreme Court of Nevada*

ROSE, LLC,  
Appellant,  
*vs.*  
TREASURE ISLAND, LLC,  
Respondent.

Electronically Filed  
Jan 29 2018 09:16 a.m.  
Elizabeth A. Brown  
Clerk of Supreme Court

**MOTION FOR EXTENSION OF TIME TO FILE REPLY BRIEF**

Appellant Rose, LLC requests 30 days, through February 26, 2018, to file the reply brief. NRAP 31(b)(3). This is the second such motion. (The parties previously stipulated to extend the deadline pursuant to NRAP 31(b)(3).) The brief was originally due November 27, and without the extension, would be due January 26. No requests for extension have been denied or denied in part.

Unforeseeable circumstances necessitate the requested extension. First, the attorney primarily responsible for drafting the reply brief unexpectedly has had to take time to assist some family friends who were suddenly rendered homeless with their infant son due to circumstances outside of their control. That situation has not resolved as quickly as hoped; unfortunately, it has escalated. Second, while counsel's caseload

is ordinarily not a reason to extend deadlines, counsel's *pro bono* cases have been unusually demanding, including the reopening and resolution of a divorce matter after the clerk mistakenly dismissed the case before the entry of a decree, and the filing of an appeal on behalf of a civil-rights plaintiff whose claims were dismissed, in addition to preparing a reply brief on a third *pro bono* appeal.

Counsel understands the extraordinary nature of the request and will work diligently during the extended period to complete the brief.

Dated this 26th day of January, 2018.

LEWIS ROCA ROTHGERBER CHRISTIE LLP

By: /s/ Abraham G. Smith  
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**CERTIFICATE OF SERVICE**

I hereby certify that on January 26, 2018, I submitted the foregoing “Motion for Extension of Time to File Reply Brief” for filing *via* the Court’s eFlex electronic filing system. Electronic notification will be sent to the following:

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