IN THE SUPREME COURT OF THE STATE OF NEVADA

JANE DOE DANCER I; JANE DOE DANCER II; JANE DOE DANCER III; AND JANE DOE DANCER V, INDIVIDUALLY, AND ON BEHALF OF CLASS OF SIMILARLY SITUATED INDIVIDUALS,

Appellants,

LA FUENTE, INC., AN ACTIVE CORPORATION,

VS

Respondent.

LA FUENTE, INC., AN ACTIVE NEVADA CORPORATION; AND WESTERN PROPERTY HOLDINGS, LLC, AN ACTIVE NEVADA LIMITED LIABILITY COMPANY (ALL D/B/A CHEETAHS LAS VEGAS AND/OR THE NEW CHEETAHS GENTLEMAN'S CLUB),

Appellants,

vs.

JANE DOE DANCER I; JANE DOE DANCER II; JANE DOE DANCER III; AND JANE DOE DANCER V, INDIVIDUALLY, AND ON BEHALF OF CLASS OF SIMILARLY SITUATED INDIVIDUALS,

Respondents.

LA FUENTE, INC., AN ACTIVE NEVADA CORPORATION; AND WESTERN PROPERTY HOLDINGS, LLC, AN ACTIVE NEVADA LIMITED LIABILITY COMPANY (ALL D/B/A CHEETAHS LAS VEGAS AND/OR THE NEW CHEETAHS GENTLEMAN'S CLUB),

VS.

Appellants,

No. 78078

FILED

JUL 1 8 2019

CLERK OF SUPREME COURT BY S.Y CLERK O

No. 78238

No. 78356 '

SUPREME COURT OF NEVADA

JANE DOE DANCER I; JANE DOE DANCER II; JANE DOE DANCER III; AND JANE DOE DANCER V, INDIVIDUALLY, AND ON BEHALF OF CLASS OF SIMILARLY SITUATED INDIVIDUALS,

Respondents.

ORDER

Cause appearing, the settlement judge's recommendation that these appeals remain assigned to the settlement program for an additional 90 days is approved. See NRAP 16(f). Accordingly, the settlement judge shall file the Final Settlement Program Status Reports by November 12, 2019.

It is so ORDERED.

CLERK OF THE SUPREME COURT ELIZABETH A. BROWN

arrit BY:

cc: Lansford W. Levitt, Settlement Judge Bighorn Law Rusing Lopez & Lizardi, PLLC Schulten Ward Turner & Weiss, LLP Hartwell Thalacker, Ltd.

SUPREME COURT OF NEVADA