1	ERR		
2	MICHAEL A. OLSEN, ESQ.		
2	Nevada Bar No. 6076		
3	THOMAS R. GROVER, ESQ.		
4	Nevada Bar No. 12387	Electronically Filed	
4	KEITH D. ROUTSONG, ESQ. Nevada Bar No. 14944	Apr 22 2020 11:15 a.m.	
5	BLACKROCK LEGAL, LLC	Elizabeth A. Brown	
c	10155 W. Twain Ave., Suite 100	Clerk of Supreme Court	
6	Las Vegas, Nevada 89147		
7	Tel: (702) 855-5658		
0	mike@blackrocklawyers.com		
8	tom@blackrocklawyers.com		
9	keith@blackrocklawyers.com		
10	Attorneys for Appellees IN THE SUPREME COURT (
10	IN THE SUPREME COURT (OF THE STATE OF NEVADA	
11	BETTY CHAN, et al.	Case No: 78666	
12	Appellants,	Dist. Ct. No. A-16-744109-C	
12			
13	v.	ERRATA TO REPLY TO	
14		PLAINTIFFS-APPELLANTS	
14	WAYNE WU, et al.	RESPONSE TO ORDER TO SHOW	
15	Appellees.	CAUSE ENTERED MARCH 9, 2020	
16			
17	COME NOW, Appellees Wayne Wu, Ju	dith Sullivan, Nevada Real Estate Corp., and	
18			
	Jerrin Chiu (hereafter "Appellees" or "Respondents") by and through their counsel of		
19			
20	record, MICHAEL A. OLSEN, ESQ., of Black	trock Legal, LLC, and bring this Errata to	
21	Reply to Plaintiffs-Appellants Response to Order to Show Cause Entered March 9, 2020		

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(hereafter "Errata"). This Errata is based upon the pleadings papers on file herein, the following
 memorandum of points and authorities, and any oral argument that may be presented at the time
 of hearing.

In the *Reply to Plaintiffs-Appellants Response to Order to Show Cause Entered March 9,* 2020 (hereafter "Reply") Appellees mistakenly referred to Janice Michaels as counsel for Ms.

²⁸ Betty Chan. Janice Michaels represents KB Homes, not Ms. Chan. Ms. Chan was represented by

BLACKROCK

LEGAL

Janiece Marshall, from Gentile Cristalli Miller Armeni Savarese. Any reference in the Reply to Janice Michaels should be replaced by Janiece Marshall.

Ms. Marshall represented Ms. Chan after Mr. Todd Kennedy. As discussed in the Reply,
Mr. Kennedy did receive service of the September 18, 2018 *Notice of Entry of Order Denying Motion to Vacate or Modify Arbitration Award* and was serving as Ms. Chan's counsel at the
time that Order was entered and served. Ms. Marshall was substituted in as Ms. Chan's counsel
for Mr. Kennedy. Ms. Chan's contention that service was improper for any of the orders entered
in this matter is simply not accurate. Mr. Kennedy was served with and accessed the *Notice of Entry of Order Denying Motion to Vacate or Modify Arbitration Award* and Ms. Marshall was
served with all subsequent filings until she was forced to withdraw as counsel for Ms. Chan.
DATED this <u>22nd day of APRIL 2020</u>.

By:_/s/Keith D. Routsong, Esq
MICHAEL A. OLSEN, ESQ.
Nevada Bar No. 6067
THOMAS R.GROVER, ESQ.
Nevada Bar No. 12387
KEITH D. ROUTSONG, ESQ.
Nevada Bar No. 14944
BLACKROCK LEGAL, LLC
10155 W. Twain Avenue, Suite 100
Las Vegas, NV 89147

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2	CERTIFICATE OF SERVICE	
3	I HEREBY CERTIFY that on April 22nd, 2020 the ERRATA TO REPLY TO	
4	PLAINTIFFS-APPELLANTS RESPONSE TO ORDER TO SHOW CAUSE ENTERED	
5	MARCH 9, 2020 was served by depositing a copy of the same in the U.S. Mail, postage prepaid,	
6	addressed to:	
7		
8		
9	R. Duane Frizell, Esq. 400 N. Stephanie St. Suite 265	
10	Henderson, NV 89014	
11	/S/Julian Campbell	
12	An Employee of BLACKROCK LEGAL	
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