IN THE SUPREME COURT OF THE STATE OF NEVADA

DESIRE EVANS-WAIAU, individually; GUADALUPE PARRA-MENDEZ, individually;

Electronically Filed Feb 03 2021 08:35 p.m. Elizabeth A. Brown Case No. 7942 Plerk of Supreme Court

Appellants,

vs.

BABYLYN TATE, individually,

Respondent.

APPELLANTS DESIRE EVANS-WAIAU AND GUADALUPE PARRA-MENDEZ'S MOTION FOR EXTENSION OF TIME TO FILE REPLY BRIEF

Appellants DESIRE EVANS-WAIAU and GUADALUPE PARRA-MENDEZ ("Appellants"), by and through their counsel of record, Dennis M. Prince and Kevin T. Strong of PRINCE LAW GROUP, hereby move to extend the time to file their Reply Brief by two (2) days, up to and including Friday, February 5, 2021, pursuant to NRAP 31(b)(3). The parties previously stipulated to a thirty (30) day extension on October 2, 2020, which was approved by this Court on October 2, 2020. On November 10, 2020, this Court granted Appellants' Motion for Extension of Time to File Reply Brief. On January 8, 2021, this Court granted Appellants' Motion

for Extension of Time to File Reply Brief. This is Appellants' third such motion and fourth extension request overall. This Court has not previously denied or denied, in part, any requests for extension. Appellants' Reply Brief is currently due on February 3, 2021.

Unbeknownst to Appellants' counsel, certain documents and demonstrative exhibits needed to address the arguments set forth by Respondent's counsel were missing from the file when it was transferred from his former office. As a result, Appellants' counsel had to contact their trial presentation/technical support team to gather the missing documents and demonstrative exhibits. Fortunately, Appellants' counsel was able to secure those documents, but respectfully requests a very brief extension of two days to create Appellants' appendix to the reply brief and to format the reply brief so that it conforms to the appendix.

. . .

. . .

. . .

. . .

. . .

. . .

. . .

Based on these unforeseen circumstances, Appellants respectfully request a two (2) day extension, up to and including Friday, February 5, 2021, to file their Reply Brief. This request is made in good faith and not for the purpose of undue delay in the resolution of this matter.

DATED this 3rd day of February, 2021

Respectfully Submitted,

PRINCE LAW GROUP

/s/ Kevin T. Strong
DENNIS M. PRINCE
Nevada Bar No. 5092
KEVIN T. STRONG
Nevada Bar No. 12107
10801 W. Charleston Boulevard
Suite 560
Las Vegas, Nevada 89135
Attorneys for Appellants

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that this document was filed electronically with the Supreme Court of Nevada on the 3rd day of February, 2021. Electronic service of the foregoing document entitled <u>APPELLANTS DESIRE</u>

EVANS-WAIAU AND GUADALUPE PARRA-MENDEZ'S MOTION

FOR EXTENSION OF TIME TO FILE REPLY BRIEF shall be made in accordance with the Master Service List as follows:

Daniel F. Polsenberg Joel D. Henriod Adrienne R. Brantley-Lomeli **LEWIS ROCA ROTHGERBER CHRISTIE LLP** 3993 Howard Hughes Parkway Suite 600 Las Vegas, Nevada 89169

-AND-

Thomas E. Winner Caitlin J. Lorelli WINNER & SHERROD 1117 South Rancho Drive Las Vegas, Nevada 89102 Tel. (702) 243-7000 Fax: (702) 243-7059 Attorneys for Respondent Babylyn Tate

/s/ Kevin T. Strong
An Employee of PRINCE LAW GROUP