

IN THE SUPREME COURT OF THE STATE OF NEVADA

CLARK COUNTY DEPARTMENT  
OF AVIATION,

VS.

SOUTHERN NEVADA LABOR  
MANAGEMENT COOPERATION  
COMMITTEE, AND OFFICE OF  
THE LABOR COMMISSIONER

NO: 80798

Electronically Filed  
Apr 09 2020 05:06 p.m.  
Elizabeth A. Brown  
Clerk of Supreme Court

RESPONSE TO DOCKETING  
STATEMENT

Southern Nevada Labor Management Cooperation Committee (“LMCC”) responds to the docketing Statement pursuant to NRAP 14(f).

Paragraph 9, Issues on Appeal: Issue (1), retained jurisdiction, is not in dispute. Not even the trial court believes it retained jurisdiction as alleged by the Appellant.

Paragraph 13, Supreme Court Retention: Supreme Court retention is proper under NRAP 17(a)(7) because the case may involve disputes between the Appellant as a public entity of Clark County, Nevada and the Office of the Labor Commissioner as a department of Nevada’s executive branch of government. Retention is also proper under NRAP 17(a)(12) because Appellant asserts that it does not have to comply with prevailing wage law, NRS 338, because its money is not public money. Addressing this matter will likely affect all Nevada governmental entities.

Paragraph 17: Notice of entry of judgment was entered on February 7, 2020.

Dated April 9, 2020.

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## **CERTIFICATE OF SERVICE**

I hereby certify that on the date the above document was filed with the Court, it was served in accordance with NRAP 25(c)(1)(E) upon the following individuals:

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