## IN THE SUPREME COURT OF THE STATE OF NEVADA

FLOR MORENCY; KEYSHA NEWELL; BONNIE YBARRA; AAA SCHOLARSHIP FOUNDATION, INC.; SKLAR WILLIAMS PLLC; AND ENVIRONMENTAL DESIGN GROUP, LLC,

Appellants,

VS.

THE STATE OF NEVADA DEPARTMENT OF EDUCATION: JHONE EBERT; THE DEPARTMENT OF TAXATION; JAMES DEVOLLD, SHARON RIGBY; CRAIG WITT; GEORGE P. KELESIS; ANN BERSI; RANDY BROWN; FRANCINE LIPMAN; ANTHONY WREN, IN THEIR OFFICIAL CAPACITY AS MEMBERS OF THE NEVADA TAX COMMISSION; MELANIE YOUNG, IN HER OFFICIAL CAPACITY AS THE EXECUTIVE DIRECTOR AND CHIEF ADMINISTRATIVE OFFICER OF THE DEPARTMENT OF TAXATION; AND THE LEGISLATURE OF THE STATE OF NEVADA:

han a same and the same and

Respondents.

No. 81281

FILED

AUG 1 7 2020

DEPOTY CLERK

## ORDER

Respondents' joint motion for extensions of time to file the answering briefs was granted by this court on August 4, 2020. See NRAP 27(c)(2). On the same date, appellants filed an opposition to the motion, which this court construes as a motion for reconsideration of its order

The state of the s

SUPREME COURT OF NEVADA

20-29927

granting an extension of time.<sup>1</sup> The motion for reconsideration is denied. Respondents answering briefs remain due to be filed on or before September 24, 2020.

It is so ORDERED.

Pickering, C.J.

cc: Institute for Justice/Arlington VA
Saltzman Mugan Dushoff
Institute for Justice/Tempe AZ
Attorney General/Carson City
Legislative Counsel Bureau Legal Division

¹Amongst other arguments, appellants assert that the extension motion should be denied because it did not comply with NRAP 27(e), pertaining to emergency motions. This argument lacks merit. Respondents' motion was not required to comply with NRAP 27(e), as respondents were not seeking emergency relief. See NRAP 31(b)(3) (stating that a motion for an extension of time to file a brief "may be made no later than the due date for the brief . . .").