## IN THE SUPREME COURT OF THE STATE OF NEVADA

LYFT, INC.,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
MARK R. DENTON, DISTRICT JUDGE,
Respondents,
and
KALENA DAVIS,
Real Party in Interest.

No. 82148

FILED

APR 1 2 2021

CLERK OF SUPREME COURT

DEPUTY CLERK

## ORDER STRIKING ANSWER

Under NRAP 21(d), an answer to a petition for writ relief "shall not exceed 15 pages unless it contains no more than 7,000 words (or 650 lines of text in a monospaced typeface) or the court grants leave to file a longer [answer]." Real party in interest Kalena Davis's answer fails to comply with NRAP 21(d) because it contains 11,418 words. Further, Davis failed to file a motion to exceed the page/type-volume limit. See NRAP 21(d). Accordingly, we strike her answer, which was filed on February 11, 2021. Davis shall have 14 days from the date of this order to file either a brief that complies with the NRAP 21(d) or a motion to exceed the page/type-volume limit that complies with NRAP 32(a)(7)(D).

If a new answer is filed, petitioner Lyft, Inc. shall have 7 days from the date that the answer is filed to file either a reply to the answer or a notice that Lyft will rely on its March 12, 2021, reply.

It is so ORDERED.

Hardesty, C.J

cc: Hon. Mark R. Denton, District Judge Lewis Brisbois Bisgaard & Smith, LLP/Las Vegas Clear Counsel Law Group Eighth District Court Clerk