### IN THE SUPREME COURT OF THE STATE OF NEVADA

LAS VEGAS SANDS CORP., a Nevada corporation, and SANDS CHINA LTD., a Cayman Islands corporation

Petitioners,

VS.

CLARK COUNTY DISTRICT COURT, THE HONORABLE ELIZABETH GONZALEZ, DISTRICT JUDGE, DEPT. 11,

Respondents,

and

STEVEN C. JACOBS,

Real Party in Interest.

Feb 08 2013 02:50 p.m.
District Chartie Re Name ACHE 76 OF ORDER

Case Number: 62489. Electronically Filed

NOTICE OF ORDER GRANTING DISTRICT COURT STAY

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Attorneys for Petitioners

PLEASE TAKE NOTICE THAT on February 4, 2013, the district Court entered an order staying the production of privileged documents required under the district court's January 18, 2013 order, which is the subject of the writ petition filed on January 24, 2013. (Doc. # 2013-02469). The district court stayed its order "for a period of six months, which may be renewed, depending upon where we are in the proceedings and where the Nevada Supreme Court is on the writ proceeding." LVSC/SCL0586:16-19; see also LVSC/SCL0591:1-3. A Supplemental Appendix including a copy of the order, and notice of entry of the order, and the transcript of the hearing on the motion to stay is being filed concurrently with this notice.

The documents in the Supplemental Appendix are also submitted under Nev. R. App. P. 31(e). The district court's said "the reason that I am granting the stay is because the issues related to Mr. Jones's review of the documents for his testimony at the sanctions hearing is not truly relevant to my jurisdictional hearing." LVSC/SCL0586:12-15. This was confirmed in the written order, which states: "Plaintiff will suffer no prejudice because, among other reasons, the [privileged] documents which were ordered to be produced are not necessary for the evidentiary hearing on jurisdictional issues." LVSC/SCL0590 ¶ 2. This reasoning supports petitioner's argument, set forth on page 28 of the emergency writ petition, that the January 18, 2013 Discovery Order and the motion practice that led to the order appears to be contrary to the plain terms of the stay this Court imposed in its August 26, 2011 Order, which stayed the underlying district

court action "except for matters relating to a determination of personal jurisdiction." LVSC/SCL0128.

#### MORRIS LAW GROUP

By: <u>/s/STEVE MORRIS</u>
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#### **CERTIFICATE OF SERVICE**

Pursuant to Nev. R. App. P. 25(b) and NEFR 9(f), I hereby certify that I am an employee of Morris Law Group; that on this date I electronically filed the foregoing **NOTICE OF ORDER GRANTING DISTRICT COURT STAY** with the Clerk of the Court for the Nevada Supreme Court by using the Nevada Supreme Court's E-Filing system (Eflex). Participants in the case who are registered with Eflex as users will be served by the Eflex system as follows:

James J. Pisanelli Todd L. Bice Debra Spinelli Pisanelli Bice 3883 Howard Hughes Parkway, Suite 800 Las Vegas, Nevada 89169

## Attorneys for Steven C. Jacobs, Real Party in Interest

Pursuant to Nev. R. App. P. 25, I caused a copy of the **NOTICE OF ORDER GRANTING DISTRICT COURT STAY** to be hand-delivered on the date and to the addressee(s) shown below:

Judge Elizabeth Gonzalez Eighth Judicial District Court of Clark County, Nevada Regional Justice Center 200 Lewis Avenue Las Vegas, Nevada 89155

# Respondent

DATED this 8th day of February, 2013.

By: <u>/s/ PATRICIA A. FERRUGIA</u>