Exhibit "2"

Exhibit "2"



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Date Submitted:

May 07 2015 09:10 a.m.

Date Received:

May 07 2015 09:10 a.m.

Official File Stamp:

Case Title:

Case Category:

Other

Document Category:

Brief

Docket Number:

64349

Filing ID:

342900

Filing Status to be deleted on:

08-05-2015

Document Name

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Brief GSR's Reply Brief on Cross-Appeal Reply Brief,pdf

Form Data

Generated XML Data

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Exhibit "1"

Exhibit "1"

IT IS HEREBY STIPULATED AND AGREED, by and between the parties to these appeals, through their undersigned counsel, pursuant to NRAP 31(b)(2), that Golden Road Motor Inn, Inc. d/b/a Atlantis Casino Resort Spa ("Atlantis")

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1	shall have an extension of thirty days, or until March 2, 2015 to file its briefs				
2	Replying to the Answering briefs filed MEI-GSR Holdings LLC d/b/a Grand				
3	Sierra Resort and Sumona Islam, as well as its Answering brief to the cross-appeal				
4	of MEI-GSR Holdings LLC d/b/a Grand Sierra Resort ("GSR"). Those briefs are				
5	currently due on January 31, 2015.				
6	It is further stipulated and agreed that GSR shall file any Reply brief within				
7	60 days after service of Atlantis' Answering brief on GSR's cross-appeal.				
8	DATED: 1/28/15	DATED:			
9	LAXALT & NOMURA, LTD.	LAW OFFICES OF MARK WRAY			
11					
12	ROBERT A. DOTSON (SBN #5285) ANGELA M. BADER(SBN #5574)	MARK WRAY (SBN #4425) 608 Lander Street			
13	9600 Gateway Drive	Reno, Nevada 89509			
14	Reno, Nevada 89520	Attorney for Appellant/Respondent			
	Attorneys for Appellant/Respondent	Sumona Islam			
15	Golden Road Motor Inn, Inc. dba				
16	Atlantis Casino Resort Spa				
17	DATED: 1-28-15				
18	COHEN-JOHNSON, LK¢				
9	A				
20	H. STAN JOHNSON (SBN #00265)	∳ ,			
21	255 E. Warm Springs Road, Suite 11				
22	Las Vegas, Nevada 89119				
23	Attorneys for Appellant/Respondent MEI-GSR Holdings, LLC dba				
24	Grand Sierra Resort				
5					

1	shall have an extension of thirty days, or until March 2, 2015 to file its briefs					
2.						
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6:						
7	60 days after service of Atlantis' Answering brief on GSR's cross-appeal.					
8	DATED:					
:9	DATED:	DATED: Jan 28, 2015				
1.0	LAXALT & NOMURA, LTD.	LAW OFFICES OF MARK WRAY				
11		Machillean				
12	ROBERT A. DOTSON (SBN #5285)	MARK WRAY (SBN #4425)				
13:	ANGELA M. BADER(SBN #5574) 9600 Gateway Drive	608 Lander Street Reno, Nevada 89509				
14	Reno, Nevada 89520	Attorney for Appellant/Respondent				
15	Attorneys for Appellant/Respondent Golden Road Motor Inn, Inc., dba	Sumona Islam				
16	Atlantis Casino Resort Spa					
17	DATED:					
18						
19	COHEN-JOHNSON, LLC					
20		•				
21	H. STAN JOHNSON (SBN #00265) 255 E. Warm Springs Road, Suite 11	•				
22	Las Vegas, Nevada 89119					
23	Attorneys for Appellant/Respondent					
24	MEI-GSR Holdings, LLC dba Grand Sierra Resort					
25						
26	•					
27						

(702) 823-3500 FAX: (702) 823-3400

MEI-GSR SIERRA R	HOLDINGS ESORT,	LLC	d/b/a	GRAND
	Appellant.			

Appenan

VS.

GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation d/b/a ATLANTIS CASINO RESORT SPA,

Respondent

Case No.: 65497

RESPONDENT/CROSS APPELLANT'S MOTION FOR LEAVE TO FILE AN UNTIMELY REPLY

Respondent/Cross Appellant, MEI-GSR Holdings, LLC. d/b/a Grand Sierra Resort, by and though its counsel of record, H. Stan Johnson, Esq. of Cohen|Johnson, LLC, respectfully requests that it be granted an Leave to File an Untimely Reply Brief. Appellant sets forth the following in support of this motion.

This Motion is based on the pleadings and papers on file herein, the exhibits attached hereto, the Affidavits submitted herewith, and any argument this court may entertain.

Dated this 3rd day of June, 2015

COHEN|JOHNSON, LLC.

H. Stan Johnson, Esq.
Nevada Bar No. 00265
Steven B. Cohen, Esq.
Nevada Bar No. 2327
255 E. Warm Springs Road, Ste. 100
Las Vegas, NV 89119
Attorneys for Respondent/Cross

By: /s/ H. Stan Johnson

Appellant MEI-GSR Holdings, LLC. d/b/a Grand Sierra Resort and Casino

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POINTS AND AUTHORITIES

<u>I.</u>

BACKGROUND

The parties agreed to allow Golden Road Motor Inn., Inc. d/b/a Atlantis Casino Report Spa ("Atlantis") to have a thirty (30) day extension, or until March 2, 2015 to file its' briefs Replying to the Answering briefs filed MEI-GSR Holdings, LLC d/b/a Grand Sierra Resort and Sumona Islam. (See Copy of Stipulation for Extension of Time attached as Exhibit "1") The brief was currently due on January 31, 2015. The parties further agreed that MEI-GSR Holdings, LLC d/b/a Grand Sierra Report ("GSR") would have 60 days after service of Atlantis's Answering brief on GSR's cross-appeal. Based on the extension, GSR would have until May 2, 2015 to file its Reply. In fact, there was oversight on the calendar and the Reply was filed May 7, 2015. (See copy of receipt attached as Exhibit "2")

Based on the foregoing, the Appellant requests that the Court allow the filling of the GSR's Reply Brief on Cross-Appeal that was filed on the 7th of May, 2015. This will not delay or unduly prejudice the parties. No other deadlines need to be amended as a result of this request.

II.

STATEMENT OF THE LAW

NRAP 31(b)(3)

Motions for Extensions of Time. A motion for extension of time for filing a brief may be made no later than the due date for the brief and must comply with the provisions of this Rule and Rule 27.

Contents of Motion.

A motion for extension of time for filing a brief shall include the following:

- (i) The date when the brief is due;
- The number of extensions of time previously granted (including a 5-day telephonic (ii) extension), and if extensions were granted, the original date when the brief was due;

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- (iii) Whether any previous requests for extensions of time have been denied or denied in part;
- The reasons or grounds why an extension is necessary; and (iv)
- The length of the extension requested and the date on which the brief would (v) become due.

In this present matter, the Reply Brief was due May 2, 2015. The parties had already agreed by stipulation to allow Atlantis additional time to file its respective brief. GSR has made no requests by motion for any extensions of time to file any documents in this case. This was an inadvertent error and the matter was not filed on the correct day. GSR's Reply is already filed pending approval from this Court to allow the late filing and as such there is no additional time needed to complete the Reply. This delay will not adversely affect any court ordered dates and the Respondent will not be unduly prejudiced by the delay.

III.

Conclusion

Based on the above the Respondent/Cross Appellant respectfully requests that the Court allow the late filing and accept the late filed reply brief.

Dated this 3rd day of June, 2015

COHEN|JOHNSON, LLC.

By: /s/ H. Stan Johnson H. Stan Johnson, Esq. Nevada Bar No. 00265 Steven B. Cohen, Esq. Nevada Bar No. 2327 255 E. Warm Springs Road, Ste. 100 Las Vegas, NV 89119 Attorneys for Respondent/Cross Appellant MEI-GSR Holdings, LLC. d/b/a Grand Sierra Resort and Casino

COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

INDEX OF EXHIBITS

Exhibits	<u>Description</u>	<u>Pages</u>
1.	Stipulation for Extension of Time	3
1.	Receipt of Filing from May 7, 2015	2

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CERTIFICATE OF SERVICE

The hereby certify that I am an employee of Cohen-Johnson, LLC, and that on the 3rd day of June, 2015, I caused to be served a true and correct copy of the foregoing

RESPONDENT/CROSS APPELLANT'S MOTION FOR LEAVE TO FILE AN

UNTIMELY REPLY in the following manner: Via U.S. Regular Mail and (Electronic Service) Pursuant to Rule 5(d) of the Nevada Rules of Civil Procedure, the above-referenced document was electronically filed on the date hereof and served through the Notice of Electronic Filing automatically generated by the Court's facilities to the parties listed below at their last-known mailing addresses, on the date above written:

1

LAXALT & NOMURA, LTD.

Robert A. Dotson, Esq. 9600 Gateway Drive Reno, Nevada 89520 Attorneys for Appellant/Respondent Golden Road Motor Inn, Inc. d/b/a Atlantis Casino Resort and Spa

LAW OFFICES OF MARK WRAY

Mark Wray, Esq. 608 Lander Street Reno. Nevada 89059 Attorney for Appellant/Respondent Summona Islam

> /S/ Kelly J. Montgomery An employee of Cohen-Johnson, LLC