IN THE SUPREME COURT OF THE STATE OF NEVADA

GOLDEN ROAD MOTOR INN, INC., A NEVADA CORPORATION, D/B/A ATLANTIS CASINO RESORT SPA. Appellant/Cross-Respondent, VS.

SUMONA ISLAM, AN INDIVIDUAL. Respondent/Cross-Appellant,

and

MEI-GSR HOLDINGS LLC, A NEVADA LIMITED LIABILITY COMPANY D/B/A GRAND SIERRA RESORT WHICH CLAIMS TO BE THE SUCCESSOR IN INTEREST TO NAV-RENO-GS, LLC, Respondent.

SUMONA ISLAM, AN INDIVIDUAL. Appellant,

VS.

GOLDEN ROAD MOTOR INN, INC., A NEVADA CORPORATION, D/B/A ATLANTIS CASINO RESORT SPA.

Respondent.

MEI-GSR HOLDINGS LLC, A NEVADA LIMITED LIABILITY COMPANY, D/B/A GRAND SIERRA RESORT. Appellant/Cross-Respondent, vs.

GOLDEN ROAD MOTOR INN, INC., A NEVADA CORPORATION, D/B/A ATLANTIS CASINO RESORT SPA. Respondent/Cross-Appellant.

No. 64349

FILED

NOV 0 7 2014

TRACIE K. LINDEMAN CLERK OF SUPREME COURT

No. 64452

No. 65497

ORDER GRANTING MOTION TO FILE UNDER SEAL AND APPROVING STIPULATION FOR EXTENSION OF TIME

Having considered Golden Road Motor Inn, Inc.'s September 2, 2014, motion to maintain treatment of portions of the appendix as sealed, and its October 13, 2014, supplement to the motion to seal, we grant the motion. See SRCR 3(4)(g) (providing that sealing records may be proper "to protect intellectual proprietary or property interests such as trade

SUPREME COURT NEVADA

(O) 1947A (O)

secrets"); SRCR 7 ("Court records sealed in the trial court shall be sealed from public access in the Nevada Supreme Court subject to further order of that court."). The clerk of this court shall therefore file under seal pages 815-817 of Volume 4, pages 951-1042 of Volume 5, pages 1235-1260 of Volume 6, pages 1845-1870 and 1956-1981 of Volume 9, pages 2055-2080 and 2216-2241 of Volume 10, pages 2437-4263 of Volumes 12-20, and pages 4264-6052 of Volumes 21-28, which were provisionally received in this court on September 3, 2014. The clerk of this court shall also file the remaining pages of these volumes, which were also provisionally received on that same day.

Having considered the parties' stipulation for MEI-GSR Holdings, LLC and Sumona Islam to have until December 5, 2014, to file and serve their respective combined answering and opening briefs, we construe this stipulation as a joint motion for an extension of time, see NRAP 31(b)(2) (providing that the parties may only stipulate to "extend the time for filing any brief for a total of 30 days beyond the due dates set forth in Rule 31(a)(1)"), and we grant the motion. MEI-GSR Holdings and Sumona Islam shall therefore each have until December 5, 2014, to file and serve their combined answering and opening briefs. And Golden Road Motor Inn shall have until January 31, 2015, to file and serve its combined reply and answering briefs.

It is so ORDERED.

CJ

cc: Law Offices of Mark Wray
Laxalt & Nomura, Ltd./Reno
Lemons, Grundy & Eisenberg
Cohen-Johnson LLC