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. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE ELIZABETH GOFF GONZALEZ. DISTRICT JUDGE. Respondents, and STEVEN C. JACOBS. Real Party in Interest.

No. 67576 FILED MAR 19 2015 THACLE K LINDEMAN CLEAK OF SUPREME COURT BY DEPOTY CLEAK

ORDER DENYING MOTION

On March 17, 2015, this court entered an order temporarily staying the March 6, 2015, order in Eighth Judicial District Court Case No. A627691, and setting a schedule for briefing on the stay and the related writ petition. Real party in interest has now filed a motion to lift or modify the temporary stay. We deny the motion. We note that the expedited briefing schedule set forth in our March 17 order was designed to accommodate this court's review of the district court's order prior to the

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scheduled April 20, 2015, district court hearing, so that, if this court determines that the hearing should proceed, the hearing is not delayed.¹ It is so ORDERED.

C.J. Hardestv

J.

Douglas

J. Cherry

 cc: Hon. Elizabeth Goff Gonzalez, District Judge Kemp, Jones & Coulthard, LLP Holland & Hart LLP/Las Vegas Morris Law Group Pisanelli Bice, PLLC Eighth District Court Clerk

¹We further note that we did not intend our March 17 order to relieve petitioners of their duty to conduct the searches identified by the district court; our order stayed the *production* of the documents resulting from such searches, as well as the payment of contributions to specified organizations. All parties should be prepared to immediately comply with the district court's March 6 order if the stay is lifted.

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