1 2 3 4 UNITED STATES DISTRICT COURT 5 **DISTRICT OF NEVADA** 6 7 KAMAL P. LALWANI, et al., 8 Plaintiffs. Case No. 2:11-cv-00084-KJD-PAL 9 VS. **ORDER** 10 NEVADA ASSOCIATION SERVICES, INC., et al.) (Substitution of Counsel - Dkt. #27) 11 DefendantS. 12 13 This matter is before the court on Defendant Aliante Master Association's Substitution of 14 Attorneys (Dkt. #27) filed April 11, 2011. It seeks to substitute Kurt Bonds and Marla Davee of 15 Alverson Taylor Mortensen & Sanders in the place and stead of Sean Anderson of Leach Johnson Song & Gruchow. LR IA 10-6(c) requires that any stipulation to substitute attorneys shall be by leave of 16 17 court and shall bear the signature of the attorneys and the client represented. It provides that the signature of an attorney to substitute into a case "constitutes an express acceptance of all dates then set 18 19 for pretrial proceedings, for trial or hearing, by the discovery plan, or in any court order." LR IA 10-6(d) also provides that the substitution of an attorney "shall not alone be reason for delay of pretrial 20 21 proceedings, discovery, the trial, or any hearing in this case." This case was removed (Dkt. #1) to 22 federal court on January 18, 2011. There are currently two Motions to Dismiss (Dkt. ##6, 8) pending 23 before the District Judge. Accordingly, 24 IT IS ORDERED Defendant Aliante Master Association's request to substitute Kurt Bonds 25 /// 26 /// 27 /// 28 ///

and Marla Davee of Alverson Taylor Mortensen & Sanders in the place and stead of Sean Anderson of Leach Johnson Song & Gruchow is **GRANTED**, subject to the provisions of LR IA 10-6(c) and (d). Dated this 15th day of April, 2011. UNITED STATES MAGISTRATE JUDGE