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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

AZURE MANOR/RANCHO DE PAZ
HOMEOWNERS ASSOCIATION, et al.,

Plaintiffs,

vs.

D.R. HORTON, INC., et al.,

Defendants.

Case No. 2:15-cv-01623-GMN-VCF

ORDER

[Motion to Request An Exception to the
Settlement Conference Attendance Requirements
(ECF No. 179)]

Before the court is Third Party Defendant M&M Construction, Inc.'s Motion to Request An Exception to the Settlement Conference Attendance Requirements (ECF No. 179).

The time to file any opposition to the instant motion has passed. (ECF No. 180). No opposition has been filed. Under LR 7-2(d), the failure of an opposing party to file points and authorities in response to any motion, except a motion under Fed. R. Civ. P. 56 or a motion for attorney's fees, constitutes a consent to the granting of the motion. Here, it would seem that the other parties have consented to the granting of Third Party Defendant M&M Construction, Inc.'s Motion to Request An Exception to the Settlement Conference Attendance Requirements (ECF No. 179).

Accordingly,

IT IS HEREBY ORDERED that Third Party Defendant M&M Construction, Inc.'s Motion to Request An Exception to the Settlement Conference Attendance Requirements (ECF No. 179) is GRANTED. Ms. McCord may attend the January 5, 2017 Settlement Conference in this matter in lieu of M&M's insurance carrier representative.

DATED this 23rd day of December, 2016.



CAM FERENBACH
UNITED STATES MAGISTRATE JUDGE