Case 3:16-cv-00715-RCJ-VPC Document 42 Filed 05/04/18 Page 1 of 3 FILED RECEIVED **ENTERED** SERVED ON **COUNSEL/PARTIES OF RECORD** l Brian M. Brown, Esq. MAY = 7 2018State Bar No. 5233 Thorndal, Armstrong, Delk, Balkenbush & Eisinger 6590 S. McCarran, Suite B 3 CLERK US DISTRICT COURT Reno, Nevada 89509 DISTRICT OF NEVADA Tel: (775) 786-2882 4 bmb@thorndal.com BY: **DEPUTY** Attorney for Defendant 5 LVR MECHANICAL, INC., d.b.a. LVR ENERGY & MECHANICAL 6 IN THE UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 MELROK, LLC, a Delaware limited 9 CASE NO. 3:16-cv-00715-RCJ-VPC liability company, 10 Plaintiff, vs. 11 MOTION TO DISASSOCIATE COUNSEL LVR MECHANICAL, INC., a New York 12 corporation, d.b.a. LVR ENERGY & MECHANICAL; DOES I-V; and 13 ROES VI-X, 14 Defendants. 15 COMES NOW Defendant LVR MECHANICAL, INC., d.b.a. LVR ENERGY & 16 MECHANICAL, by and through its attorneys, Thorndal Armstrong Delk Balkenbush & 17 Eisinger, hereby moves this Court to disassociate ADAM L. WOODRUM, ESQ., as counsel for 18 Defendant LVR MECHANICAL, INC., d.b.a. LVR ENERGY & MECHANICAL, as he is no 19 longer associated with the firm of Thorndal Armstrong Delk Balkenbush & Eisinger. Brian M. 20 Brown, Esq., of the firm Thomdal Armstrong Delk Balkenbush & Eisinger will continue to 21 represent Defendant LVR MECHANICAL, INC., d.b.a. LVR ENERGY & MECHANICAL in 22 this action. Thorndal Armstrong Delk Balkenbush & Eisinger respectfully requests the removal 23 of ADAM L. WOODRUM from the list of attorneys associated with this case, as well as future 24 /// 25 /// 26 111 27 111 28 -1-

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pleadings and counsel's proofs of service. DATED this 4th day of May, 2018. THORNDAL, ARMSTRONG, DELK, BALKENBUSH & EIŚINGER /s/ Brian Brown
BRIAN M. BROWN, ESQ. State Bar No. 2673
6590 S. McCarran Blvd., Suite B
Reno, Nevada 89509 Attorney for Defendant LVR MECHANICAL, INC., d.b.a. LVR ENERGY & MECHANICAL S. MAGISTRATE JUDGE DATED:

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1	<u>CERTIFICATE OF SERVICE</u>
2	Pursuant to FRCP 5(b), I certify that I am an employee of Thorndal, Armstrong, Delk
3	Balkenbush & Eisinger, and that on this date I caused the foregoing MOTION TO
4	DISASSOCIATE COUNSEL to be served on all parties to this action by:
5	placing an original or true copy thereof in a sealed, postage prepaid, envelope in the
6	United States mail at Reno, Nevada.
7	X United States District Court's Electronic Filing System (CM/ECF)
8	personal delivery
9	facsimile (fax)
10	Federal Express/UPS or other overnight delivery
11	fully addressed as follows:
12	Timothy E. Rowe, Esq.
13	McDonald Carano Wilson LLP 100 West Liberty Street, 10 th Floor
14	Reno, NV 89505
15	Attorney for Plaintiff
16	DATED this 4 th day of May, 2018.
17	/s/ Laura Bautista
18	An employee of Thorndal, Armstrong, Delk, Balkenbush & Eisinger
19	Deik, Baikenbush & Lishiger
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