

1 STATE OF NEVADA
2 LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT
3 RELATIONS BOARD
4

5 RANDY REDINGER,

6 Complainant,

7 vs.

8 RENO-SPARKS CONVENTION CENTER
9 and RENO-SPARKS CONVENTION AND
10 VISITORS AUTHORITY,

11 Respondents.

ITEM NO. 665

CASE NO. A1-045916

ORDER

12 For Complainant: Jessica C. Prunty, Esq.
Dyer, Lawrence, Penrose, Flaherty & Donaldson

13 For Respondents: Reno-Sparks Convention Center
14 Charles P. Cockerill, Esq.

15 This matter came before the Local Government Employee-Management Relations Board
16 ("Board") for deliberations and decision on December 18, 2007; and such was noticed pursuant
17 to NRS and NAC chapters 288, NRS chapter 233B, and Nevada's open meeting laws.

18 On October 18, 2007, Randy Redinger ("Redinger") filed a complaint with the Board
19 alleging prohibited labor practices in violation of NRS chapter 288 by the Reno-Sparks
20 Convention Center ("Center") and the Reno-Sparks Convention & Visitors Authority ("Visitors
21 Authority"). The Authority filed an Answer on November 5, 2007. Thereafter, Redinger filed a
22 "Motion for Leave to Amend Complaint" on November 15, 2007. On November 21, 2007, the
23 Visitors Authority filed its "Opposition to Motion to Amend Complaint and Request for
24 Dismissal of RSCC and Attorney's Fees and Costs." Redinger filed his reply points and
25 authorities in support of his motion on December 10, 2007. Good cause appearing therefor,

26 IT IS HEREBY ORDERED that the Motion for Leave to Amend Complaint to remove
27 the Center as a Respondent in this matter and to plead further against the Authority is DENIED,
28 in part, at this time.

1 IT IS HEREBY ORDERED that:

2 1) The parties are to provide information and reasons why the Center is not a
3 government employer pursuant to NRS 288.060 within 20 days from this order.

4 2) The Board will hold in abeyance the request for fees and costs until the information
5 and reasons requested above are received.

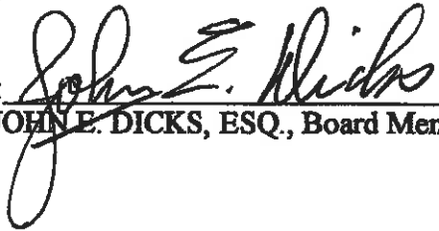
6 3) The Board finds no prejudice to Respondents should the complaint be amended and
7 the Complainant may amend his complaint within 45 days from this order. Respondents may
8 answer the Amended Complaint within ten (10) days thereafter. Pursuant to NAC 288.250, the
9 parties are thereafter required to file pre-hearing statement.

10 DATED this 18th day of December, 2007.

11 LOCAL GOVERNMENT EMPLOYEE-
12 MANAGEMENT RELATIONS BOARD

13 BY: 

14 JAMES E. WILKERSON, SR., Chairman

15 BY: 

16 JOHN E. DICKS, ESQ., Board Member
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