IN THE SUPREME COURT OF THE STATE OF NEVADA

TRACIE K. LINDEMAN
CIERK OF SUPREME COURT

IN THE MATTER OF THE DISCIPLINE OF)
WILLIAM M. O'MARA, BAR NO. 837

No. 67908

DEC 0 2 2015

PETITION FOR EXTENSION OF TIME



COMES NOW, William M. O'Mara, and petitions the court for an additional tifteen (15) days to complete his requirements under the suspension order dated November 10, 2015, which was received from his counsel on November 13, 2015 by mail based on the following facts:

- 1. I have been practicing law for 47 years and the number of files that must be reviewed are voluminous.
- 2. I have no typing or computer skills to type the necessary letters to clients, opposing counsel and the judges, arbitrators, mediators and/or commissioners. That said letters must be typed by my secretary, whom I share with another attorney.
- 3. I have reviewed the clients' files and double check this list with the ECF dockets and my secretary has drafted and sent letters to the majority of these clients, opposing counsel and appropriate hearing officers. Additionally, I have found substitute counsel for the vast majority of these clients, at the request of the clients, and as to all of them that have pressing dates before appropriate hearing officers.
- 4. I received the State Bar of Nevada's costs bill on or about the 1st day of May, 2015, and paid said costs in full on the 7th day of May, 2015. A copy of the cancelled check can be provided if necessary.
- 5. Further, counsel has been involve in a personal injury case where a motion for summary further than been filed. Counsel recently conducted a depositions specifically in response 70 the motion for summary judgment, two previous depositions and received substantial

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document production that will need to be reviewed and analyzed in order to provide a proper opposition. Counsel's knowledge of the pertinent information far exceeds the knowledge of the Client's new counsel, and thus it is important for counsel to assist with client's opposition. The client has filed a substitution of counsel, however, it would be in the best interest of the client to allow Counsel to assist the client and counsel with the opposition, and thus, request an extension to wrap up this case to the filing of the opposition on Monday, November 30, 2015.

- 6. I request an order extending the time for completion of the requirements of SCR 115 and 116 for fifteen (15) day.
- 7. After discussions with bar counsel, we believe November 28, 2015, is the date my requirements under SCR 115 and 116 are due, and thus, counsel is requesting an extension before this date.

DATED: November 25, 2015.

Respectfully requested

WILLIAM M. O'MARA

CERTIFICATE OF SERVICE

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2	I hereby certify that I am an employee of The O'Mara Law Firm, P.C., 311 E. Liberty
3	Street, Reno, Nevada 89501, and on this date I served a true and correct copy of the foregoing
4	document on all parties to this action by:
5	Depositing in a sealed envelope placed for collection and mailing in the United States Mail, at Reno, Nevada, following ordinary business practices
7	Personal Delivery
8	Facsimile
9	Federal Express or other overnight delivery
10	Messenger Service
11	Certified Mail with Return Receipt Requested
12	Electronically through the Court's ECF system
13 14	Email .
15	addressed as follows:
16	Stan Hunterton
17	Bar Counsel State Bar of Nevada
18	3100 Charleston Blvd., Ste. 100 Las Vegas, NV 89102
19	DATED: November <u>25</u> , 2015.
20	DATED. November 5/5, 2013.
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