IN THE SUPREME COURT OF THE STATE OF NEVADA

FIRST TRANSIT, INC.; AND JAY
FARRALES,
Appellants,
vs.
JACK CHERNIKOFF; AND ELAINE
CHERNIKOFF,
Respondents.

No. 70164

FILED

MAR 06 2020

CLERK OF SUPREME COURT
BY CLERK
EARLING DEPLOY CLERK

20-08976

ORDER GRANTING REHEARING, VACATING OPINION, AND SCHEDULING ORAL ARGUMENT

Having considered the petition for rehearing and the answer to the petition filed in this matter, we have determined that rehearing is warranted. See NRAP 40. We therefore grant the petition and vacate our prior opinion (First Transit v. Chernikoff, 135 Nev. Adv. Op. 32, 445 P.3d 1253 (2019)). Further, we conclude that oral argument would be of assistance in resolving this matter. Accordingly, oral argument is scheduled for April 1, 2020, at 1:30 p.m. in Las Vegas. Argument shall be limited to 30 minutes.

It is	so ORDERED Picker	iu
000	Pickering	, C.J.
Gibbons	, J.	Hardesty, J
Parraguirre	5	Stiglich , J
Cadish	, J.	Gilver, J

SUPREME COURT OF NEVADA

(O) 1947A

cc: Lewis Roca Rothgerber Christie LLP/Las Vegas Richard Harris Law Firm Charles Allen Law Firm Claggett & Sykes Law Firm