1	IN THE COURT OF APPEALS OF THE STATE OF NEVADA
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3	GARY LAMAR CHAMBERS Appellant, S.Ct. No. 73446 Electronically Filed D.C. No. C2929 Flizabeth A Brown
5	Appellant, O.C. No. C2929379 21 20 13 12:20 p.m. Elizabeth A. Brown Clerk of Supreme Court
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7	THE STATE OF NEVADA,
8	Respondent.
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10	MOTION FOR ENLARGEMENT OF TIME TO FILE PETITION FOR RECONSIDERATION
11	(SECOND REQUEST)
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13	COMES NOW Appellant, GARY LAMAR CHAMBERS, by and through his
14	counsel in this matter, JEAN J. SCHWARTZER, ESQ., and moves this Court for the
15	second time for an enlargement of time of twenty-one (21) days from
16	August 26, 2019 to file Appellant's Petition for Rehearing making said Petition due
17	September 16, 2019. This motion is based upon the following memorandum and all
18	papers and pleadings on file herein.
19	Dated this 21 st day of August, 2019.
20	Respectfully submitted,
21	
22	/s/ Jean J. Schwartzer JEAN J. SCHWARTZER, ESQ.
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26	jean.schwartzer@gmail.com Counsel for Appellant
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I, JEAN J. SCHWARTZER, ESQ., am the attorney in the above-captioned case. 2 Pursuant to NRAP 40(a)(1), this Court may grant a second motion for extension of time 3 for filing an Petition for Rehearing. This is Appellant's second request for an extension 4 of time to file his Petition for Rehearing. 5 With respect to the need for the second extension, Counsel received an 18 day 6 telephonic extension due to Counsel leaving town for over a week right after the initial 7 decision was issued in this case and then her children being out of school and out of 8 camp until school started. While the initial extension should have been enough time to complete the Petition, recently Counsel had to unexpectedly deal with an estate planning 10 emergency with her father's estate, which took up a large amount of time. Although the 11 Petition is not due to be filed until August 26, 2019, Counsel for Appellant is leaving the 12 country today and will not return until August 27, 2019. 13 Therefore, Appellant moves for an enlargement of time of twenty-one (21) days 14 within which to file Appellant's Petition for Rehearing up to and including September 15 16, 2019. 16 This Motion is made in good faith and not for the purposes of undue delay. 17 I declare under penalty of perjury the factual representations set forth in the 18 foregoing memorandum are true and correct. 19 Dated this 21st day of August, 2019. 20 21 Respectfully submitted, 22 /s/ Jean J. Schwartzer 23 Law Office of Jean J. Schwartzer 10620 Southern Highlands Parkway 24 Suite 110- 473 Las Vegas, NV 89141 25 Phone: 702-979-9941 iean.schwartzer@gmail.com 26 Counsel for Appellant 27 28

CERTIFICATE OF SERVICE I certify that on August 21st, 2019, an electronic copy of the foregoing MOTION FOR ENLARGEMENT OF TIME was sent via the master transmission list with the Nevada Supreme Court to the following: AARON FORD, ESQ. Nevada Attorney General STEVEN S. OWENS, ESQ. Chief Deputy District Attorney /s/ Jean J. Schwartzer
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