IN THE SUPREME COURT OF THE STATE OF NEVADA

LARRY PORCHIA,

Appellant,

VS.

CITY OF LAS VEGAS; STEPHEN MASSA; NICHOLAS PAVELKA; WILLIAM HEADLEE; MARINA CLARK; JASON W. DRIGGERS; AND LVER RISK MANAGEMENT,

Respondents.

No. 78954

FILED

DEC 0 9 2019

CLERIFOF SUPREME COURT

BY

DEPUTY CLERK

ORDER

Once a party receives a telephonic extension of time to perform an act, further extensions of time to perform that same act are barred unless the moving party files a motion for an extension of time demonstrating extraordinary and compelling circumstances in support of the requested extension. NRAP 26(b)(1)(B). Appellant previously received a telephonic extension of time to file the opening brief and appendix. Accordingly, the current stipulation for an extension of time to file that document is improper.

Nevertheless, in this instance only, the stipulation is approved. See NRAP 2. Appellant shall have until January 16, 2020, to file and serve the opening brief and appendix. No further extensions of time shall be permitted absent a motion demonstrating extraordinary and compelling circumstances. NRAP 26(b)(1)(B). Failure to comply may result in the imposition of sanctions including dismissal of this appeal. NRAP 31(d).

It is so ORDERED.

C.J

cc: Olson, Cannon, Gormley, Angulo & Stoberski Las Vegas City Attorney

SUPREME COURT OF NEVADA

19-49840