## IN THE SUPREME COURT OF THE STATE OF NEVADA

PAUL D.S. EDWARDS,
Appellant,
vs.
TIMESHARE LIQUIDATORS, LLC,
A/D/B/A TLC RESORT LIQUIDATORS,
A/D/B/A TLC RESORTS VACATION
CLUB, LLC, A/D/B/A TLC RESORTS
VACATION CLUB, A/D/B/A TLC
RESORTS, A/K/A TLCRESORTS.COM,
A/D/B/A TLC TRAVEL, A/D/B/A VIP
TRAVEL, A/D/B/A VIP VACATIONS,
Respondent.

No. 79545

FILED

NOV 07 2019

CLERK OF SUPREME COURT
BY DEPUTY CLERK

## ORDER DENYING REHEARING

Appellant has filed a petition for rehearing of our September 30. 2019, order dismissing this appeal for lack of jurisdiction. Having reviewed the rehearing petition and supporting documents, we conclude that rehearing is not warranted, as appellant has failed to demonstrate that the district court has entered a final judgment resolving all the claims and liabilities of all the parties, see NRAP 3A(b)(1); Lee v. GNLV Corp., 116 Nev. 424, 426, 996 P.2d 416, 417 (2000), or that any of the orders identified in appellant's notice of appeal are otherwise substantively appealable. Appellant's voluntary dismissal was stricken as improper by the district

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SUPREME COURT OF NEVADA

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court, and as a result, no final judgment has been entered. Therefore, we deny rehearing. NRAP 40(c).

It is so ORDERED.1

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Stiglich

J. J. J. Stiglich

Silver

cc: Hon. Nancy L. Allf, District Judge Paul D.S. Edwards Clark McCourt, LLC Eighth District Court Clerk

<sup>&</sup>lt;sup>1</sup>In light of this order, we deny as moot appellant's emergency motion for stay.