IN THE SUPREME COURT OF THE STATE OF NEVADA

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4	THE STATE OF NEVADA, No. 82249 Electronically File	d
5	Petitioner, Jan 29 2021 12:2 Petitioner, Elizabeth A. Brow	5 p.m.
	Clerk of Supreme	
6	$ _{vs.}$	
7)	
8	THE EIGHTH JUDICIAL DISTRICT)	
9	COURT OF THE STATE OF NEVADA,)	
	IN AND FOR THE COUNTY OF)	
10	CLARK; AND THE HONORABLE)	
11	RICHARD SCOTTI, DISTRICT JUDGE,) Respondents,)	
12	and)	
10	MATTHEW HANEY MOLEN,	
13)	
14	Real Party in Interest.	
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16	MOTION FOR EXTENSION OF TIME	
17	COMES NOW, Real Party in Interest Matthew Haney Molen, by and	
18	Colvies ivo w, Real Fairty in interest whatthew Hailey wholen, by and	
19	through his attorney, Craig Mueller, Esq., and hereby moves for an extension of	
20	time within which to file his Answer to Petitioner's Petition For Writ Of	
21	Mandamus Or, In The Alternative, Prohibition. This Motion is made pursuant to	
22	Wandamus Of, in The Alternative, Fromotion. This Wotlon is made pursuant to	
23	NRAP 26(b)(1)(A), and is supported by the attached Declaration of Craig A.	
24		
25	Mueller, Esq.	
26	DATED This 29 th Day Of January, 2021.	
27		
	<u>/s/Craig Mueller</u> CRAIG A. MUELLER, ESQ.	
28	CKAIU A. WUELLER, ESQ.	

DECLARATION OF CRAIG A. MUELLER ESQ.

Craig A. Mueller, Esq., hereby declares that:

- 1. I am the attorney of record for Real Party In Interest Matthew Haney Molen; Real Party In Interest's answer to the pending Petition For Writ Of Mandamus Or, In The Alternative, Prohibition is currently due on February 11, 2021;
- 2. On January 19, 2021, the Nevada Legislative Counsel Bureau ("LCB") filed a motion to extend time and extend page limit in order to file an amicus brief;
- 3. Real Party In Interest is requesting an extension of time until 28 days after the filing date of LCB's amicus brief within which to file his answer to the pending Petition For Writ Of Mandamus Or, In The Alternative, Prohibition in order to afford counsel the opportunity to address the issues raised by the LCB;
- 5. The additional time requested herein is not sought for purposes of delay but to allow counsel for the defense the opportunity to properly prepare a defense for Real Party In Interest, taking into account considerations of due diligence.

DATED January 29, 2021.

² || _____/s/Craig Mueller_

CRAIG A. MUELLER, ESQ.

Nevada Bar No. 4703

808 S. Seventh St.

Las Vegas, NV 89101

(702) 382-1200

Attorney for Real Party In Interest

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1	CERTIFICATE OF SERVICE
2	I hereby certify and affirm that this document was filed electronically with the
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4	Nevada Supreme Court on January 29, 2021. Electronic Service of the foregoing
5	document shall be made in accordance with the Master Service List as follows:
6 7	AARON D. FORD Nevada Attorney General
8	ALEXANDER CHEN Chief Deputy District Attorney
10	CRAIG A. MUELLER, ESQ.
12	BY: /s/ Rosa Ramos
13	Office Manager, Craig Mueller & Associates
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