IN THE SUPREME COURT OF THE STATE OF NEVADA

SCOTT CANARELLI, Beneficiary of The Scott Lyle Graves Canarelli Irrevocable Trust, dated February 24, 1998

Petitioners,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT of the State of Nevada, in and for the County of Clark; and THE HONORABLE JUDGE BELL, District Judge,

Respondent,

and

LAWRENCE and HEIDI CANARELLI, and FRANK MARTIN, Special Administrator of the Estate of Edward C. Lubbers, Former Trustees,

Real Party in Interest.

Electronically Filed Aug 18 2021 11:22 a.m. Elizabeth A. Brown Clerk of Supreme Court

Case No. 82299

District Court No. A-13-078912-T

REAL PARTIES IN INTEREST'S REQUEST FOR DETERMINATION OF PENDING MOTION PRIOR TO ORAL ARGUMENT SET FOR SEPTEMBER 10, 2021

DISCUSSION

Real Parties in Interest are the former trustees (or the representative of a former trustee) of the Scott Lyle Graves Canarelli Irrevocable Trust dated February 24, 1998. On March 15, 2021, the former trustees filed their (i) Answer to Petition for Writ of Mandamus or Prohibition, (ii) Supplemental Appendix, and (iii) Motion for Leave to Submit Privileged Material for *In Camera* Review (the "Motion").

The Motion sought permission to submit a set of attorney-client privileged notes to the Court for its *in camera* review as they were considered by Chief Judge Bell below and are at the heart of the underlying ruling being challenged herein. Petitioner did not oppose the Motion, which remains pending.

On August 3, 2021, the Court set this matter for oral argument on September 10, 2021. The former trustees respectfully submit that a ruling on the Motion prior to the upcoming oral argument is necessary so that, in the event it is granted, there is sufficient time to submit the notes for the Court's consideration in advance of September 10, 2021.

August 18, 2021

CAMPBELL & WILLIAMS By /s/ J. Colby Williams

DONALD J. CAMPBELL, ESQ. (1216) J. COLBY WILLIAMS, ESQ. (5549) PHILIP R. ERWIN, ESQ. (11563)

HAYES WAKAYAMA LIANE K. WAKAYAMA, ESQ. (11313)

Attorneys for Real Parties in Interest

CERTIFICATE OF SERVICE

Pursuant to NRAP 25, I certify that I am an employee of Campbell & Williams and that I did, on the 18th day of August, 2021, file a true and correct copy of the foregoing Real Parties in Interest's Request for Determination of Pending Motion Prior to Oral Argument Set for September 10, 2021 with the Clerk of the Court through the Court's e-flex filing system, which will send notice electronically to the following:

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