#### IN THE SUPREME COURT OF THE STATE OF NEVADA

JOHN ILIESCU, JR; AND SONNIA ILIESCU, TRUSTEES OF THE JOHN ILIESCU, JR. AND SONNIA ILIESCU 1992 FAMILY TRUST AGREEMENT, DATED JANUARY 24, 1992,

Appellants.

Electronically Filed
May 19 2021 02:24 p.m.

Supreme Court No Elizabeth A. Brown
Clerk of Supreme Court
District Court Case No.: CV19-00753

VS.

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, A SPECIAL PURPOSE UNIT OF THE GOVERNMENT,

Respondent.

APPEAL FROM THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

THE HONORABLE KATHLEEN DRAKULICH

### APPELLANTS' & RESPONDENT'S JOINT APPENDIX VOL. I (JA001-JA147)

DONALD A. LATTIN, ESQ.
Nevada State Bar No. 693
CAROLYN K RENNER, Esq.
Nevada State Bar NO. 9164
MICHELLE C. MOWRY-WILLEMS, ESQ.
Nevada State Bar No. 14929
MAUPIN, COX & LEGOY
4785 Caughlin Parkway
Reno, Nevada 89519
Attorneys for Appellants

GORDON H. DePAOLI, ESQ.
State Bar No. 195
DANE W. ANDERSON, ESQ.
State Bar No. 6883
WOODBURN AND WEDGE
6100 Neil Road, Suite 500
Reno, NV 89511
Attorneys for Respondent

### CHRONOLOGICAL INDEX OF APPENDIX

Date	Description	Vol.#	Page Nos.
04/03/2019	Verified Complaint in Eminent Domain	I	JA001-JA043
05/02/2019	Defendants Landowners' Answer to		JA044-JA049
	Plaintiff's Verified Complaint in Eminent		
	Domain		
06/10/2019	Pretrial Order		JA050-JA059
07/10/2019	Demand for Jury Trial		JA060-JA062
07/11/2019	Application for Setting		JA063-JA064
07/15/2019	Order Granting Motion for Immediate		JA065-JA067
	Occupancy Pending Final Judgment		
07/23/2019	Joint Case Conference Report		JA068-JA082
07/25/2019	Scheduling Order		JA083-JA088
02/11/2020	Motion in Limine to Exclude Evidence		JA089-JA093
	Pursuant to NRS 50.275, 50.285 and		
	50.305		
02/25/2020	Defendants' Opposition to Motion in		JA094-JA099
	Limine to Exclude Evidence Pursuant to		
	NRS. 50.275, 50.285 and 50.305; Motion		
	for Extension of Time to Disclose Expert		
03/02/2020	Defendants' Opposition to Motion in		JA100-JA104
	Limine to Exclude Evidence Pursuant to		
	NRS. 50.275, 50.285 and 50.305; Motion		
	for Extension of Time to Disclose Expert		
03/16/2020	Reply in Support of Motion in Limine to		JA105-JA111
	Exclude Evidence Pursuant to NRS		
	50.275, 50.285 and 50.305		
03/27/2020	Supplemental Reply in Support of Motion		JA112-JA114
	in Limine to Exclude Evidence Pursuant		
	to NRS 50.275, 50.285 and 50.305		
03/31/2020	Motion for Summary Judgment		JA115-JA125
03/31/2020	Declaration of Scott Q. Griffin in Support		JA126-JA135
	of Motion for Summary Judgment		
05/14/2020	Order Granting in Part and Denying in		JA136-JA142
	Part Motion in Limine to Exclude		
	Evidence Pursuant to NRS 50.275, 50.285		
	and 50.305		
///	///	///	///

Date	Description	Vol.#	Page Nos.
05/15/2020	Motion in Limine to Preclude Defendants		JA143-JA147
	from Calling Witnesses and Presenting		
	Documentary Evidence		
05/22/2020	Defendants' Opposition to Plaintiff's		JA148-JA374
	Motion for Summary Judgment		
05/22/2020	Notice (Compliance with Order Dated		JA375-JA382
	May 14, 2020)		
05/28/2020	Reply in Support of Motion for Summary		JA383-JA388
	Judgment		
06/01/2020	Motion in Limine to Preclude Defendants		JA389-JA393
	from Presenting a Rebuttal Expert Witness		
06/04/2020	Motion in Limine to Preclude Evidence or		JA394-JA403
	Argument Regarding Unasserted Claims		
06/04/2020	Order Granting Motion in Limine to		JA404-JA406
	Preclude Defendants from Calling		
	Witnesses and Presenting Documentary		
	Evidence		
06/18/2020	Defendants' Opposition to Plaintiff's		JA407-JA425
	Motion in Limine		
06/24/2020	RTC's Reply to Defendants' Untimely		JA426-449
	Opposition to Motion in Limine to		
	Preclude Defendants from Presenting a		
	Rebuttal Expert Witness		
06/26/2020	Order Granting Plaintiff's Motion in		JA450-JA452
	Limine to Preclude Evidence or Argument		
	Regarding Unasserted Claims		
08/03/2020	Order Granting Motion for Summary		JA453-JA462
	Judgment		
08/04/2020	Notice of Entry of Order		JA463-JA477
09/03/2020	Notice of Appeal		JA478-JA480

#### **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of MAUPIN, COX & LeGOY, Attorneys at Law, and in such capacity and on the date indicated below I served the foregoing document(s) as follows:

Via the E-Flex Electronic Filing System:

Gordon H. DePaoli, Esq. Dane W. Anderson, Esq. Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511 Attorneys for Respondent

Dated this 19<sup>th</sup> day of May, 2021.

/s/ Jennifer Salisbury
EMPLOYEE

FILED
Electronically
CV19-00753
2019-04-03 02:15:29 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7199945 : yviloria

1 | \$1425

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

Gordon H. DePaoli, Esq.

Nevada Bar No. 195

Dane W. Anderson, Esq.

Nevada Bar No. 6883

#### WOODBURN AND WEDGE

4 | 6100 Neil Road, Suite 500

Reno, Nevada 89511

Telephone: 775-688-3000 Facsimile: 775-688-3088

gdepaoli@woodburnandwedge.com danderson@woodburnandwedge.com

Attorneys for Plaintiff, the Regional Transportation Commission of Washoe County

#### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF

#### NEVADA IN AND FOR THE COUNTY OF WASHOE

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,

Case No.:

Plaintiff,

V.

JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992; The City of Reno, a political subdivision of the State of Nevada; and DOES 1 – 20, inclusive,

Defendants.

Dept. No.:

#### **VERIFIED COMPLAINT IN EMINENT DOMAIN**

Plaintiff, the Regional Transportation Commission of Washoe County ("RTC"), through its counsel, Woodburn and Wedge, alleges as follows:

1. RTC is a special purpose unit of government, duly organized and existing under the laws of the State of Nevada. RTC's principal offices are located at 1105 Terminal Way, Reno, Nevada. The RTC is charged with providing regional transportation services

22

23

24

25

26

27

21

which are of a quality and standard necessary to satisfactorily meet the needs of the traveling public.

- 2. Pursuant to Chapters 37, 241 and 277A of the Nevada Revised Statutes, RTC has the power to exercise the right of eminent domain to acquire property for public purposes within the jurisdictional limits of local government if authority for the acquisition of the property has been approved by said government and notice of the condemning agency's intent to condemn has been given as required by law.
- 3. Pursuant to an Interlocal Cooperative Agreement, dated May 24, 2016, a copy of which is attached hereto as **Exhibit 1** and incorporated herein by reference, the County of Washoe and the Cities of Reno authorized the RTC to initiate condemnation proceedings, as necessary, to acquire property needed for the construction of the Virginia Street Bus Rapid Transit Extension Project ("the Project"). The Project addresses critical transportation needs including improving transit connectivity, efficiency, and timeliness through connecting RAPID to the University of Nevada, Reno (UNR), improving safety for all modes, correcting ADA sidewalk deficiencies, and improving traffic operations.
- 4. The property RTC seeks to acquire by its power of eminent domain consists of one (1) permanent easements and (1) temporary construction easement located upon Washoe County Assessor Parcel Number ("APN") 014-063-11, and one (1) temporary construction easement located upon APN 014-063-07, metes and bounds descriptions and depictions of which are set forth in **Exhibit 2** attached hereto and incorporated herein by this reference. APN 014-063-11 is more commonly known as 961 S. Virginia Street, Reno, Nevada, and APN 014-063-07 is more commonly known as 999 S. Virginia Street, Reno, Nevada. The two (2) temporary construction easements and one (1) permanent easement are referred to herein as the "Property."
- 5. Based upon a preliminary title report dated February 10, 2017, the names of all owners, occupants and claimants of the Property insofar as known to RTC are as follows:

- a. Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992 (referred to herein as "Iliescu").
  - b. The City of Reno, a political subdivision of the State of Nevada.
- 6. The true names and capacities of defendants DOES 1 through 20 are unknown to RTC at this time. RTC is informed and believes and thereupon alleges that each DOE defendant may claim an interest in the Property. RTC will seek leave to amend this complaint to insert their true names when the same can be ascertained. RTC seeks to condemn their interests in the manner and for the purposes described herein.
- 7. On January 22, 2019, RTC caused a "Notice Letter Pursuant to NRS 241.034" to be sent hand-delivery to the owner of the Property, Iliescu, advising that the RTC Board would meet on February 15, 2019 to consider acquisition of the Property by the exercise of eminent domain. A true and correct copy of that letter is attached hereto as **Exhibit 3** and incorporated herein by reference.
- 8. On February 15, 2019, at a properly noticed public meeting, RTC adopted a "Resolution of Condemnation" authorizing its counsel to proceed, if necessary, to acquire the Property by the institution of eminent domain proceedings, and to apply for an order permitting RTC to take immediate possession of the Property as may be necessary for the construction of the Project. Pursuant to the "Resolution of Condemnation," RTC determined that the acquisition of the Property is to be applied to a public use, to wit, the Project. A true and correct copy of the "Resolution of Condemnation" is attached hereto as **Exhibit 4** and is incorporated herein by reference.
- 9. The Property RTC seeks to acquire is to be applied for the specific purpose of constructing the Project, which is within RTC's purpose of providing quality transportation facilities, a public use authorized by law. This public use will improve traffic flow and provide other benefits along South Virginia Street in Reno.
- 10. If there are two (2) or more estates or divided interests in the Property, then NRS 37.115 entitles RTC to have the amount of the award for the property first determined as

between RTC and all Defendants claiming any interest therein. The respective rights of each Defendant in and to the award are to be determined subsequently at a separate hearing in the same proceeding.

11. Pursuant to NRS 37.055, all proceedings related to this matter take precedence over all other causes and actions not involving the public interest so that all such proceedings may be heard and determined in a timely manner.

WHEREFORE, RTC prays for the following relief:

- 1. That the Court decree that the taking of the Property as described herein for use in the Project is a public use authorized by law;
- 2. That the Court decree that the taking of the Property and property rights as described herein by RTC are necessary for public use;
- 3. That the Court decree that RTC be allowed immediate occupancy of the Property upon application and compliance with the requirements of law;
- 4. That the Court ascertain and assess as between RTC and all Defendants the value of the Property and property rights sought to be condemned and the amount of any severance damages and/or special benefits;
- 5. That the Court ensure that any taxes or liens owing or due the City of Reno, Washoe County or any other public agency on the Property sought to be acquired by this action be paid prior to the entry of any order authorizing withdrawal of any funds deposited by RTC pursuant to NRS 37.100 or NRS 37.150;
- 6. That the Court enter judgment granting RTC the one (1) permanent easement and two (2) temporary construction easements and such other interest being sought by RTC upon compliance with the terms of any judgment.
- 7. That the Court enter a Final Order of Condemnation pursuant to NRS 37.160;
- 8. For an order of fees and costs as allowed by law; and
- 9. Any further relief the Court deems just and property under the circumstances.

#### Affirmation pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED: April <u>3</u>, 2019.

WOODBURN AND WEDGE

Gordon H. DePaoli, Esq.

Nevada Bar No. 195 Dane W. Anderson, Esq.

Nevada Bar No. 6883

Attorneys for Plaintiff, the Regional

Transportation Commission of Washoe County

-5-

1	VERIFICATION
2	STATE OF NEVADA )
3	COUNTY OF WASHOE ) ss
4	I, Lee Gibson, hereby swear under penalty of perjury that the assertions of this
5	Verified Complaint are true and correct to the best of my knowledge.
6	The undersigned declares that he is the Executive Director of the Regional
7	Transportation Commission of Washoe County and in such capacity has read the foregoing
8	Verified Complaint In Eminent Domain and knows the contents thereof, that the same is true
9	of his own knowledge, except as to the matters stated on information and belief, and that as to
	such matters, he believes them to be true.
10	Dated this day of April, 2019.
11	
12	By:
13	Lee Gibson, Executive Director
14	The Regional Transportation Commission of Washoe County
15	of washee county
16	Subscribed and sworn to before me
17	this day of April, 2019. MARJORIE MARTIN
18	May one Marie Marti NOTARY PUBLIC  No. 16-3269-2 • Expires July 10, 2020
19	
20	
21	
22	
23	
24	
25	

27

#### EXHIBIT INDEX TO VERIFIED COMPLAINT IN EMINENT DOMAIN

EXHIBIT NO.	DESCRIPTION OF EXHIBIT	*NO. OF PAGES
1	Interlocal Cooperative Agreement, dated May 24, 2016, RTC000001-RTC000008	8
2	Metes and bounds descriptions and depictions of APN 014-063-11 and 014-063-07, RTC000009-RTC000017	9
3	Notice Letter Pursuant to NRS 241.034, dated January 22, 2019, RTC000018	1
4	Resolution of Condemnation, RTC000019-RTC000032	14

<sup>\*</sup> The number of pages does <u>not</u> include the divider page that marks the exhibit number.

FILED
Electronically
CV19-00753
2019-04-03 02:15:29 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7199945 : yviloria

### **EXHIBIT 1**

## **EXHIBIT1**

### INTERLOCAL COOPERATIVE AGREEMENT APPROVING RTC PROGRAM OF PROJECTS

This Agreement is made and executed this 24th day of \_\_\_\_\_\_\_\_, 2016, by and between the Board of Commissioners of Washoe County, Nevada, hereinafter referred to as "County", the City Council of Reno, Nevada, hereinafter referred to as "Reno", the City Council of Sparks, Nevada, hereinafter referred to as "Sparks", and the Regional Transportation Commission of Washoe County, hereinafter referred to as "RTC".

#### WITNESETH:

WHEREAS, on April 15, 2016, the RTC approved the FY 2017 Program of Projects listed on Exhibit A attached to this Agreement. Each project on Exhibit A is referred to herein as a "Project" and all of such Projects are collectively referred to herein as the "Projects".

WHEREAS, the Projects will require pavement maintenance, rehabilitation, reconstruction, new construction or engineering and environmental analysis, and may require the acquisition of real property through consensual agreements with the owners or through eminent domain proceedings; and

WHEREAS, pursuant to the requirements of NRS 373.140, NRS 377A.080 and the Regional Road Impact Fee (RRIF) Program, the County, Reno, Sparks, and RTC desire by this Agreement to authorize the Projects and to set forth each entity's respective responsibilities with respect to the Projects.

NOW, THEREFORE, pursuant to the provisions of NRS 373.140, NRS 377A.080, NRS Chapter 277A, and the RRIF Ordinances/Manuals, and in consideration of the mutual promises contained herein and for other good and valuable consideration, it is hereby agreed by and between the parties hereto as follows:

#### I. APPROVAL OF PROJECTS

A. Reno, the County and Sparks hereby approve each and every Project and authorize the RTC to design, survey, engineer, acquire through purchase or eminent domain real property for, and construct, each of the Projects. Approval for any Project for any fiscal year shall be approval for all continued work by or on behalf of the RTC on that Project for any later

fiscal year. The RTC may expend money from one or more than one of the Regional Street and Highway Fund (the "Fuel Tax Fund"), the Transportation Sales Tax Fund (the "Sales Tax Fund") or the Regional Road Impact Fee Fund (the "RRIF Fund") on each Project as listed on the column next to the Project on Exhibit A. The cost of each Project is estimated by the RTC as shown on Exhibit A. These costs are only estimates and the RTC may expend additional monies from any one or more of the Fuel Tax Fund, the Sales Tax Fund or the RRIF Fund on each Project as such additional expenditures are reviewed and approved by the RTC Staff and/or the RTC Board of Commissioners pursuant to the RTC's policies and procedures.

B. Reno, the County and Sparks hereby authorize the RTC to adopt an appropriate resolution of condemnation and initiate and prosecute to judgment such eminent domain proceedings as may be necessary for the acquisition of such property within their respective jurisdictions as the RTC deems necessary for the construction and/or maintenance of any Project and, if prudent, future expansions of each Project identified by the Regional Transportation Plan.

#### II. RTC DUTIES

RTC agrees to perform the followings tasks and the County, Reno and Sparks hereby authorize the RTC to do so:

- A. Provide all required services, including but not limited to design, environmental assessments and studies, surveying, construction engineering, construction management and quality assurance inspection, utilizing RTC staff and/or qualified consultants;
- B. Obtain appraisal reports for any property being considered as necessary for the implementation of any Project and, if prudent, future expansions of the Project identified within the Regional Transportation Plan, conduct preliminary negotiations with the owners in an effort to arrive at a mutually agreeable purchase price and negotiate, execute and close contracts to purchase the property;
- C. Offer not less than the appraisal value for the property and property rights deemed necessary for a Project and, where the prospect of reaching a mutually agreeable purchase price appears unlikely following reasonable negotiations, cause the RTC Board of Commissioners to adopt a "Resolution of Condemnation" finding that particular properties are necessary to the

success of a Project and authorize legal counsel to seek acquisition through eminent domain proceedings;

- D. Coordinate all activities related to a Project including, but not limited to, advertising, receipt and review of construction bids, and execution of a contract with the contractor submitting the lowest responsive and responsible bid;
  - E. Maintain necessary files on each Project;
- F. Pay all authorized Project costs from the Fuel Tax Fund, the RRIF Fund or the Sales Tax Fund. Payments for construction or engineering services will be paid to the contractor or consultant upon receipt of a claim or claims which have been certified as a true and correct account of the expenses incurred as a result of or in conjunction with the provisions of a contract entered into as a result of this Agreement. All submitted claims will have supporting documents attached which substantiate the basis of the claim. Such claim or claims shall be reviewed and approved in accordance with the policies and procedures of the RTC; and
- G. Not permit the payment of non-reimbursable or non-payable items established by the policies and procedures of the RTC.

#### III. COUNTY'S, RENO'S AND SPARK'S DUTIES

The County, Reno and Sparks shall do the following:

- A. Cooperate with RTC and its consultants in all phases of each Project located within their respective jurisdictions;
- B. Assist the RTC in communicating with the public regarding the Project(s) located within their respective jurisdictions;
- C. Accept ownership of and maintain each Project located wholly or partially within their respective jurisdictions upon completion of construction;
- D. Upon notification from the RTC, require utilities having franchise agreements that require relocation to relocate their facilities prior to award of the Project in accordance with the franchise agreement; for utilities that do not address the issue of relocation in the franchise

agreement, require relocation of the subject facilities prior to the award of the Project if state law provides authority to do so; and

E. Coordinate development and administration of the Project with the RTC.

This Agreement is effective from and after the date first above written.

APPROVED AS TO LEGALITY AND FORM

RTC GENERAL COUNSEL

REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY

NEOMA JARDON, CHAIR

State of Nevada County of Washoe

Notary Public

DENIISE IHOMPSON
Notary Public State of Navada
APPT NO 09-8382-2
My App. Expiret October 17, 2016

BOARD OF COMMISSIONERS, WASHQE COUNTY, NEVADA By: APPROVED AS TO FORM AND CONTENT: OUNTY CLERK ATTORNEY CITY COUNCIL OF RENO, NEVADA APPROVED AS TO FORM AND CONTENT: ATTEST: BY: BY: DEPUTY CITY ATTORNEY CLERK. RENO CITY CITY COUNCIL OF SPARKS, NEVADA BY: MAYOR APPROVED AS TO FORM AND CONTENT: ATTEST: -DEPUTY CITY ATTORNEY ( SPARKS CITY CLERK

# EXHIBIT A RTC PROGRAM OF PROJECTS 2017

**EXHIBIT A** 

### PROPOSED RTC FISCAL YEAR (FY) 2017 PROGRAM OF PROJECTS (POP) PAVEMENT PRESERVATION AND CORRIDOR IMPROVEMENT PROJECTS

\* ADTIVITY CODES

0 = CONSTRUCTION (NICLUDES CONSTRUCTION SERVICES)

D = UBSIGN

N = ENVIRONMENTAL (NEPA, NICLUDES PRELIMMARY DESIGN)

P = PLANTRON

R = RIGHT OF WAY

R=RIGHT OF WAY								
						FY 17 POP		TOTAL FUNDS
	1	TOTAL PROJECT		PREVIOUSLY	APPROVED	(PROPO		PROGRAMMED
PROJECT (YEAR OF CONSTRUCTION) & TERMIN)	PROJECT OBJECTIVE	ESTIMATE	FUNDING SOURCE	AMOUNT	ACTIVITY *	AMOUNT	ACTIVITY .	(PROPOSED)
4TH & PRATER BUS RAPIO TRANSIT PROJECT (2016)	CORRIDOR/TRANSIT CAPACITY	\$52,670,000	RTC FUEL TAX	\$5,850,000				\$5,850,000
EVANS TO PYRAMIO	MPROVEMENT	(MCLUDES BUSES)	RTC SALES TAX	\$5,250,000				\$6,250 000
			CHAO/STP/TIGER	\$18,000,000		\$15,100,000	C	\$33,100,000
				\$30,100,000	D, R, C			\$45,200,000
VIRGINIA STREET BUS RAPIO TRANSIT EXTENSION (2017)	CORR DOR/TRANSIT CAPACITY	\$60,000,000	RTC FUEL TAX	\$598,000		\$5,000.000	D, R	\$5,598,000
PLUMB TO LIBERTY & MAPLE TO 19TH	MPROVEMENT		FTA CMAQ	\$5,042,142				\$5,042,142
				\$5,640,142	D, N			\$10,640,142
2015 PREVENTIVE MAINTENANCE (2015 & 2016)	PAVEMENT PRESERVATION	\$5,413,493	RTC FUEL TAX	\$2,000,000				\$2,000,000
VARIOUS REGIONAL ROADS			RTC SALES TAX	\$3,413,493	D, C			\$3.413.493
		j		35,413,493				\$5,413,493
2015 CORRECTIVE MAINTENANCE (2015 & 2016)	PAVEMENT PRESERVATION	\$4,242.786	RTC FUEL YAX	\$4,017,786	D, C			\$4,017,765
VARIOUS REGIONAL ROADS		·	TMWA	\$225,000				\$225,000
				\$4,242,768				\$4,242,786
2016 PAVEMENT MAINTENANCE (2016)	PAVEMENT PRESERVATION	\$3,500,000	RTC FUEL TAX			\$3,600,000	D, C	\$3,500,000
VARIOUS REGIONAL ROADS								
					İ			

PAVEMENT PRESERVATION/CORRIDOR PAPROVEMENT SURGARY	PREVIOUS APPROVED	FY 17 POP FUNDS (PROPOSED)	PROPOSED TOTAL
RTO FUEL TAX	\$12,485,788	38,500,000	
RTC SALES TAX	\$9,663,403	\$0	ì
FEDERALIOTHER NON RTC	\$23,267,142	\$15,100,000	ŀ
TOTAL	\$45,390,421	\$23 600,000	\$68,995,421

PAGE 1 OF 2 3/18/2016

RTC000007

**EXHIBIT A** 

### PROPOSED RTC FISCAL YEAR (FY) 2017 PROGRAM OF PROJECTS (POP) CAPACITY AND CONGESTION RELIEF

• ACTIVITY CODES

C = CONSTRUCTION (NCLUDES CONSTRUCTION SERVICES)

D = DESIGN

N = ENVIRONMENTAL (NEPA, INCLUDES PRELIMINARY DESIGN)

P = PLANNINO

R = RIGHT OF WAY

R = RIGHT OF WAY	<del></del>		r			FY 17 POP F	UNDS	TOTAL FUNDS
		TOTAL PROJECT		PREVIOUSLY	APPROVED	IPROPOS		PROGRAMMED
PROJECT (YEAR OF CONSTRUCTION) & TERMIN)	PROJECT OBJECTIVE	ESTIMATE	FUNDING SOURCE	AMOUNT	ACTIVITY .	AMOUNT	<b>ACTIVITY</b>	(PROPOSED)
SOUTHEAST CONNECTOR PHASE 2 (2015)	CAPACITY IMPROVEMENT	\$207,205,000		\$140,000,000				\$140,000,000
SOUTH MEADOWS TO CLEAN WATER		1	FUEL TAX	\$56,006,657				\$66,006,657
	ļ	1	UTILITY REMBURSEMENT	\$1,198,343				51,158,343
				\$207,205,000	D, R, N, C			\$207 205,000
MCCARRAN/PYRAHIO INTERSECTION (2016)	CAPACITY IMPROVEMENT	\$72,345,326	FUEL TAX	\$3,318,411				53,318,411
	ſ		HOOTIFED	<u>\$59,026,915</u>				369 026 915
				\$72,345,328	D, R, C			\$72,345,326
N MCCARRAN ON VARGINIA WTERSECTION IMPROVEMENT (2018)	CAPACITY IMPROVEMENT	\$4,000,000	RRIF	\$4,000,000	D, C		i	\$4,000,000
TRAFFIC ENGINEERING SPOT INTERSECTIONS 5 (2016)	CAPACITY INPROVEMENT	\$1,020,000	AR F	\$1,020,000	D, C			\$1,660,000
LOCATIONS TO BE DETERMINED								
BIKE & PEDESTRIAN IMPROVEMENTS 3, 4 & 5 (2018)	CAPACITY IMPROVEMENT	\$1,350,000	RRU	\$67,500				\$47,500
EVANS - 4TH TON, MCCARRAN	ore flore than the families		CMAQ	\$1,282,500				\$1,282,500
ETTAGE - 4 PT TOTE MODULION				\$1,350,000	D,C			\$1,350,000
PEDESTRIAN IMPROVEMENTS 2015 & 2017 (2017)	CAPACITY DAPROVEMENT	\$2,000,000	RRIF	\$50,000		\$50,000		\$100,000
SUN VALLEY BLVD			CMAQ	\$950,000		<u>\$950,000</u>	D, C. R	\$1,900,000
				\$1,000,000	D,C	\$1,000,000		\$2,000,000
LEMMON DRIVE SIDEWALK (2017)	SAFETY	\$346,089		ŀ		\$17,304		\$17,304
DELI ST TO SURGE DR (WEST SIDE)			NOOT TAP			<u>\$328.785</u>		\$325.763 \$345.069
				\$250,000		\$346,089 \$1,500,000	D, C, R	\$1,750,000
HORTH VALLEYS IMPROVEMENTS (2018)	CAPACITY IMPROVEMENT	\$5,692,000		\$250,000 \$442,000		\$3,500,000	D. C. K	\$3,942,000
LOCATIONS TO BE DETERMINED			RRF	\$592,000		\$5,000,000		\$5,692,000
	CAPACITY IMPROVEMENT	\$1,000,000	RR-F	\$092,000		\$1,000,000	D, C	
TRAFFIC ENGINEERING SPOT 6 INTERSECTION IMPROVEMENTS LOCATIONS TO BE DETERMINED	CAPACITY IMPROVEMENT	\$1,000,000	RIVE			\$1,000,010		
TRAFFIC MANAGEMENT 1 (2016)	WYELLIGENT TRAFFIC	\$993,000	FUELTAX	\$49,493				\$49,493
DESIGN & PILOT PROJECT	SYSTEMS (ITS)		CIMO	\$940,387 \$989,860	D, C			\$940.357 \$989,860
TRAFFIC MANAGEMENT 2A (2017)	INTELLIGENT TRAFFIC	\$1,000,000	RRF	77		\$50,000		\$50,000
FIBER OPTIC CONNECTIVITY AND ITS EQUIPMENT INSTALLATION	SYSTEMS (ITS)	1	CMAQ	İ		\$950,000		\$950,000
LINE OF THE CONTROL OF THE CASE WITH MICHIGAN	· · · · · · · · · · · · · · · · · · ·	1		1		\$1,000,000	D, C	\$1,000,000
TRAFFIC MANAGEMENT 2B (2018)	INTELLIGENT TRAFFIC	\$1,000,000	RRF			\$50,000		\$50,000
FIBER OPTIC CONNECTIVITY AND ITS EQUIPMENT INSTALLATION	SYSTEMS (ITS)	1	CMAD	l		\$950,000		<u>\$950.000</u>
(WITH POTENTIAL RIGHT OF WAY)		l		l		\$1,000,000	D.C.R	\$1,000,000

CAPACITY/CONGESTION RELIEF SUMMARY	PREVIOUS APPROVED	FY 17 POP FUNDS (PROPOSED)	PROPOSED TOTAL
RRIF/FUEL TAX:	\$75,204,081	\$8,167,304	
RTC BONDS:	\$140,000,000		
FEDERAL/OTHER NON RTC:	\$73,398,126	\$3,178,785	
TOTAL:		\$9,348,080	\$297,948,275

3/18/2016 PAGE 2 OF 2

FILED
Electronically
CV19-00753
2019-04-03 02:15:29 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7199945 : yviloria

## **EXHIBIT 2**

## **EXHIBIT 2**



### PROPOSED PERMANENT EASEMENT LEGAL DESCRIPTION

## EXHIBIT "A" LEGAL DESCRIPTION OF PERMANENT EASEMENT APN: 014-063-11

A permanent easement, situate within a portion of the North East 1/4 of Section 14, Township 19 North, Range 19 East, Mount Diablo Base and Meridian, City of Reno, County of Washoe, State of Nevada, more particularly described as follows:

**Beginning** at the north east corner of that certain parcel of land described in deed, recorded in the official records of Washoe County Recorder's Office on December 20, 1994, as Document File # 1858459, said point being a point of intersection with the southerly line of Martin Street and westerly line of South Virginia Street;

Thence South 20°04'24" East 0.29 feet along the east boundary line of said parcel;

Thence departing the east boundary line of said parcel, South 70°18'18" West 9.21 feet;

Thence North 46°39'20" West 0.28 feet to a point on the north boundary line of said parcel;

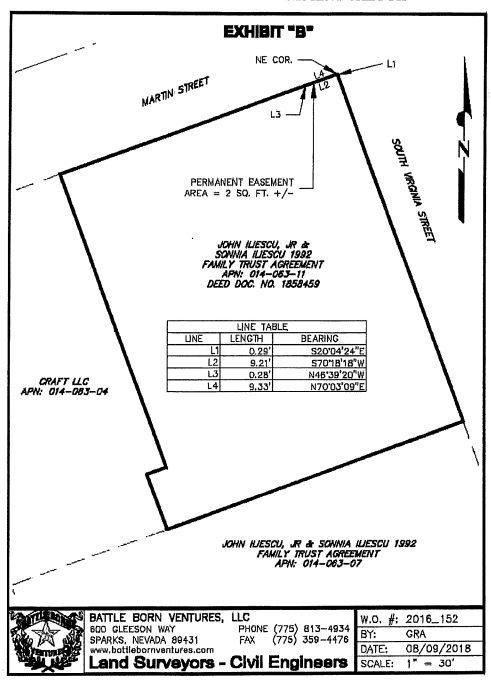
Thence North 70°03'09" East 9.33 feet along the north boundary line of said parcel to the **point of beginning**, containing 2 square feet, more or less.

Basis of Bearings: NAD 83(94) Nevada State Plane Coordinate System, West Zone (2703).

Grant R. Alexander, P.L.S. 19051 Battle Born Ventures, LLC 600 Gleeson Way Sparks, NV 89431



#### PROPOSED PERMANENT EASEMENT SKETCH





## PROPOSED TEMPORARY CONSTRUCTION EASEMENT LEGAL DESCRIPTION A.P.N. 014-063-07

## EXHIBIT "A" LEGAL DESCRIPTION OF TEMPORARY CONSTRUCTION EASEMENT APN: 014-063-07

A temporary construction easement, situate within a portion of the North East 1/4 of Section 14, Township 19 North, Range 19 East, Mount Diablo Base and Meridian, City of Reno, County of Washoe, State of Nevada, more particularly described as follows:

Beginning at the north east corner of that certain parcel of land described as Lot 3 in Block 4 of Amended Plat of Blocks 4, 5 and 9 of an Amended Plat of Martin Addition, Reno, Nevada, recorded in the official records of Washoe County Recorder's Office on May 28, 1907, as Tract Map # 73, said point being a point on the westerly line of South Virginia Street;

Thence South 20°04'24" East 50.00 feet along the east boundary line of said parcel to the south east corner of said parcel;

Thence South 70°07'54" West 6.17 feet along the south boundary line of said parcel;

Thence departing the south boundary line of said parcel, North 20°05'53" West 50.00 feet to a point on the north boundary line of said parcel;

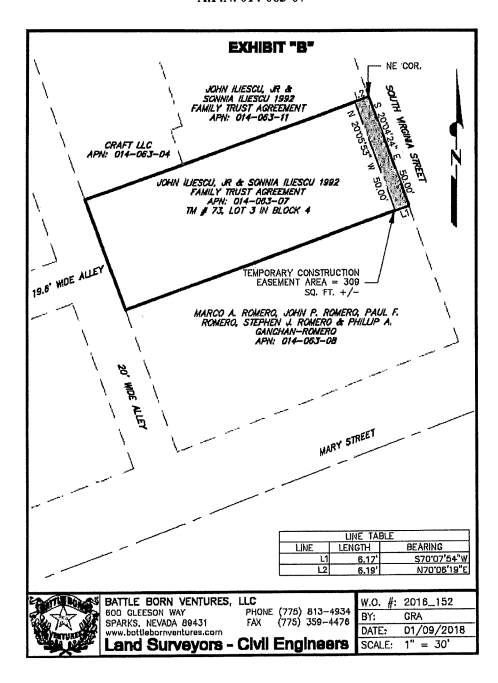
Thence North 70°06'19" East 6.19 feet along the north boundary line of said parcel to the **point of** beginning, containing 309 square feet, more or less.

Basis of Bearings: NAD 83(94) Nevada State Plane Coordinate System, West Zone (2703).

Grant R. Alexander, P.L.S. 19051 Battle Born Ventures, LLC 600 Gleeson Way Sparks, NV 89431



### PROPOSED TEMPORARY CONSTRUCTION EASEMENT SKETCH A.P.N. 014-063-07





## PROPOSED TEMPORARY CONSTRUCTION EASEMENT LEGAL DESCRIPTION A.P.N. 014-063-11

### EXHIBIT "A" LEGAL DESCRIPTION OF TEMPORARY CONSTRUCTION EASEMENT APN: 014-063-11

A temporary construction easement, situate within a portion of the North East 1/4 of Section 14, Township 19 North, Range 19 East, Mount Diablo Base and Meridian, City of Reno, County of Washoe, State of Nevada, more particularly described as follows:

Beginning at the north east corner of that certain parcel of land described in deed, recorded in the official records of Washoe County Recorder's Office on December 20, 1994, as Document File # 1858459, said point being a point of intersection with the southerly line of Martin Street and westerly line of South Virginia Street;

Thence South 20°04'24" East 0.29 feet along the east boundary line of said parcel to the **true point of** beginning;

Thence South 20°04'24" East 99.71 feet along the east boundary line of said parcel to the south east corner of said parcel;

Thence South 70°06'19" West 6.19 feet along the south boundary line of said parcel;

Thence departing the south boundary line of said parcel, North 20°05'53" West 40.09 feet;

Thence North 70°11'00" East 4.92 feet;

Thence North 20°13'28" West 1.55 feet;

Thence South 69°46'27" West 0.25 feet;

Thence North 20°13'28" West 12.07 feet;

Thence North 69°46'27" East 0.33 feet;

Thence North 20°13'28" West 2.23 feet;

Thence South 69°46'27" West 0.24 feet;

Thence North 20°13'28" West 8.39 feet;

Thence North 20°02'05" West 3.50 feet;

Thence North 69°57'58" East 0.26 feet;

Thence North 20°02'05" West 2.25 feet;

Thence South 69°57'58" West 0.26 feet;

Thence North 20°02'05" West 1.44 feet;

Thence North 76°37'39" West 3.34 feet;

Thence North 20°45'47" West 5.13 feet;

Thence North 35°29'29" East 3.46 feet;



## PROPOSED TEMPORARY CONSTRUCTION EASEMENT LEGAL DESCRIPTION A.P.N. 014-063-11 (CONTINUED)

Thence North 20°02'05" West 1.26 feet;

Thence North 69°57'58" East 0.27 feet;

Thence North 20°02'05" West 2.27 feet;

Thence South 69°57'58" West 0:27 feet;

Thence North 20°10'03" West 11.89 feet;

Thence North 69°43'51" East 0.32 feet;

Thence North 20°16'34" West 2.23 feet;

Thence South 68°39'31" West 2.16 feet;

Thence South 21°20'29" East 0.22 feet,

Thence South 70°11'08" West 12.10 feet;

Thence North 20°17'59" West 0.29 feet;

Thence South 69°42'12" West 2.18 feet;

Thence South 20°17'59" East 0.29 feet;

Thence South 69°42'12" West 4.31 feet;

Thence South 19°01'46" East 3.44 feet;

Thence South 70°34'44\* West 9.85 feet; Thence North 20°39'44\* West 0.18 feet;

Thence South 70°18'44' West 47.07 feet;

Thence North 19°58'15" West 5.00 feet;

Thence South 70°18'44" West 0.96 feet to a point on the west boundary line of said parcel;

Thence North 20°01'37" West 0.14 feet along the west boundary line of said parcel to the north west corner of said parcel;

Thence North 70°03'09" East 70.53 feet along the north boundary line of said parcel;

Thence departing the north boundary line of said parcel, South 46\*39'20" East 0.28 feet;

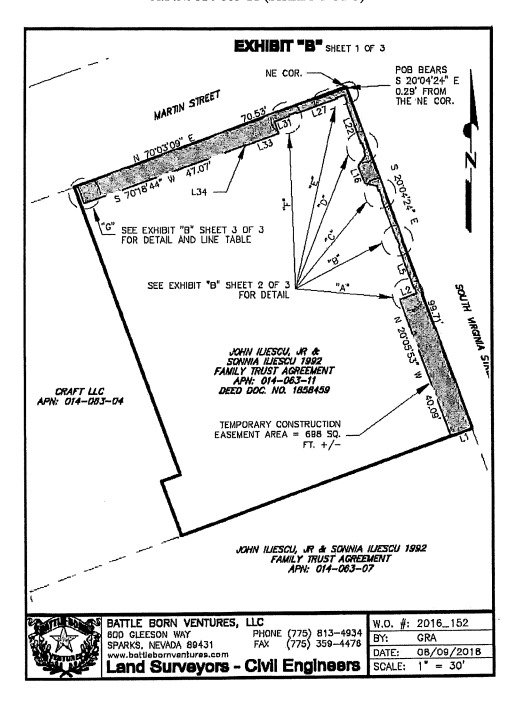
Thence North 70°18'18" East 9.21 feet to the true point of beginning, containing 698 square feet, more or

Basis of Bearings: NAD 83(94) Nevada State Plane Coordinate System, West Zone (2703).

Grant R. Alexander, P.L.S. 19051 Ballle Born Ventures, LLC 600 Gleeson Way Sparks, NV 89431

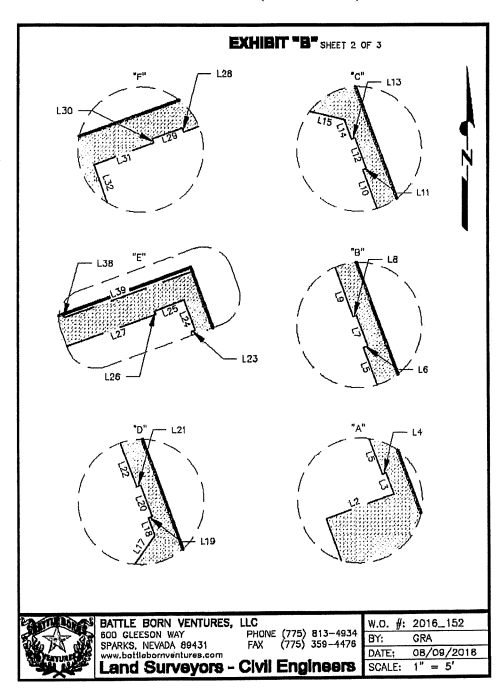


### PROPOSED TEMPORARY CONSTRUCTION EASEMENT SKETCH A.P.N. 014-063-11 (SHEET 1 OF 3)





### PROPOSED TEMPORARY CONSTRUCTION EASEMENT SKETCH A.P.N. 014-063-11 (SHEET 2 OF 3)

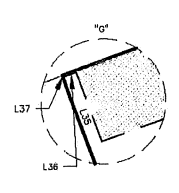




#### PROPOSED TEMPORARY CONSTRUCTION EASEMENT SKETCH A.P.N. 014-063-11 (SHEET 3 OF 3)

### EXHIBIT "B" SHEET 3 OF 3

	LINE TAI	BLE
LINE	LENGTH	BEARING
L1	6.191	S70°06'19"W
L2	4.92'	N7071'00"E
L3	1,55'	N2013'28"W
L4	0.25	S69'46'27"W
L5	12.07	N2073'28"W
L6	0.33'	N69'48'27"E
L7	2.23	N2073'28*W
L8	0.24	S69'46'27"W
L9	8.39'	N2073'28*W
L10	3.50'	N20'02'05"W
L11	0.26	N69'57'58'E
L12	2,25	N20'02'05"W
L13	0,26	S69'57'58"W
L14	1.44'	N20'02'05"W
L15	3.34'	H76'37'39*W
L16	5.13'	N20'45'47"W
L17	3.46'	N35'29'29"E
L18	1.26'	N20'02'05"W
L19	0.27	N69'57'58".E
L20	2,27	N20'02'05"W
L21	0.27	S69'57'58"W
L22	11.89'	N20°10'03"W
L23	0.32'	N69'43'51"E
L24	2.23'	N2046,34 M
L25	2.16'	S68'39'31"W
L26	0.22'	S21'20'29"E
L27	12,10	570'11'0B <b>"</b> W
L28	0.29	N2017'59"W
L29	2.18'	569'42'12"W
L30	0.29	S20'17'59"E
L31	4.31'	S69'42'12"W
L32	3.44	S19'01'46"E
L33	9.85	S70'34'44"W
L34	0.18	N20'39'44"W
L35	5.00'	N19'58'15"W
L36	0,96	57018 <sup>1</sup> 44"W
L37	0.14	N20'01'37"W
L38	0.28	S46'39'20"E
L39	9.21	N7078'18"E





18-018-17

BATTLE BORN VENTURES, 600 GLEESON WAY PHOSPARKS, NEVADA 89431 Www.bottlebornventures.com

Land Surveyors - Civil Engineers

W.O. #: 2016\_152 PHONE (775) 813-4934 FAX (775) 359-4476 BY: CRA DATE: 08/09/2018 1" = 5' SCALE:

FILED
Electronically
CV19-00753
2019-04-03 02:15:29 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7199945 : yviloria

## **EXHIBIT 3**

### **EXHIBIT 3**

#### **REGIONAL TRANSPORTATION COMMISSION**



Metropolitan Planning • Public Transportation & Operations • Engineering & Construction Metropolitan Planning Organization of Washoe County, Nevada

January 22, 2019

John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement dated January 24, 1992 200 Court Street Reno, NV 89501

Notice of Public Meeting — RTC Board Meeting

Virginia Street BRT Extension Project
Plumb Lane to Liberty Street & Maple
Street to 15<sup>th</sup> Street / North Virginia Street

RTC Project: 211003

APNs: 014-063-07 and 014-063-11

#### Via Hand Delivery

RE: Notice Letter Pursuant to NRS 241.034

**Dear Property Owner:** 

On behalf of the Board of Directors for the Regional Transportation Commission (RTC), you are hereby notified that the RTC Board will convene on February 15, 2019, at 9:00 a.m., at the Washoe County Commission Chambers, located at 1001 E. Ninth Street, Building A, Reno, Nevada 89512. At that meeting, the Board will discuss whether to acquire, and may take action to acquire one (1) permanent easement and two (2) temporary construction easements (property rights), located on Assessor Parcel Numbers 014-063-07 and 014-063-11 by the exercise of the power of eminent domain.

APN 014-063-07

Temporary Construction Easement – 309 square feet

APN 014-063-11

Permanent Easement - 2 square feet

Temporary Construction Easement - 698 square feet

This notice is provided to you pursuant to Chapter 241 of the Nevada Revised Statutes. Also pursuant to Chapter 241, this meeting is an open meeting at which comments from the public are taken.

The Washoe County Commission Chambers is accessible to individuals with disabilities. Requests for auxiliary aids to assist individuals with disabilities should be made with as much advance notice as possible. For those requiring hearing or speech assistance, contact Relay Nevada at 1-800-326-6868 (TTY, VCO or HCO). Requests for supporting documents and all other requests should be directed to Denise Thompson at (775) 335-1826.

The RTC's preference is to continue the negotiation process with you to acquire the property rights needed for the project; however, the RTC may initiate an action in eminent domain to acquire them. Upon your response, we can schedule a meeting to work on a resolution.

If you have any questions, please contact Carrie Byron, Property Agent, by phone at (775) 332-2144.

Sincerely,

Lee G. Gibson, AICP RTC, Executive Director

LGG/CAB/mmm

cc: Dale Ferguson, General Counsel, RTC
Brian Stewart, RTC Engineering Director

RTC Board: Ron Smith (Chair) · Bob Lucey (Vice Chair) · Oscar Delgado · Vaughn Hartung · Neoma Jardon PO Box 30002, Reno, NV 89520 · 1105 Terminal Way, Reno, NV 89502 · 775-348-0400 · rtcwashoe.com

FILED
Electronically
CV19-00753
2019-04-03 02:15:29 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7199945 : yviloria

## **EXHIBIT 4**

## **EXHIBIT 4**

#### RESOLUTION OF CONDEMNATION

WHEREAS, it is necessary for the Regional Transportation Commission of Washoe County, hereinafter referred to as "RTC," to provide regional transportation facilities which are of a quality and standard necessary to satisfactorily meet the needs of the traveling public; and

WHEREAS, in recognition of such needs, the RTC approved the Virginia Street Bus Rapid Transit Extension Project, hereinafter referred to as "Project," as part of an Interlocal Cooperative Agreement ("ICA") dated May 24, 2016; and

WHEREAS, in the ICA dated May 24, 2016, the City of Reno authorized the RTC to initiate eminent domain proceedings on behalf of the City, if required, for the acquisition of right-of-way for the Project; and

WHEREAS, Chapter 277A of Nevada Revised Statutes provides that the RTC may exercise the power of eminent domain, if the city or county which has jurisdiction over the property approves; and

WHEREAS, the current owner of record of the property interests to be acquired, insofar as is known to the RTC, is John Iliescu, Jr. and Sonnia Iliescu, as Trustees of the John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement dated January 24, 1992.

NOW, THEREFORE, the members of the Regional Transportation Commission of Washoe County do hereby find:

- 1. That proper notice of the RTC's intent to consider eminent domain action to acquire the relevant property interests of the above referenced owner(s) has been given as required by NRS 241.034.
- 2. That RTC staff first contacted the landowner about the property interests of a temporary construction easement located on APN 014-063-07, and a permanent easement and a temporary construction easement located on APN 014-063-11 as described in Exhibit "A" and depicted on Exhibit "B," attached hereto and incorporated herein by reference, on or about December 4, 2018. While there have been discussions, proposals and offers made, all efforts to reach a mutually acceptable agreement for the acquisition of the property interests through purchase have been unsuccessful to date.
- 3. That the property interests to be acquired in conjunction with the above referenced Project are to be applied to a public use, to wit, the Virginia Street Bus Rapid Transit Extension Project.

4. That the property interests described herein are necessary to such public use.

Based on the aforementioned findings of fact, the RTC does hereby direct:

- 1. That RTC's legal counsel initiate, if needed, eminent domain proceedings on behalf of the RTC in accordance with provisions of Chapters 37 and 277A of Nevada Revised Statutes to acquire the property interests described in Exhibit "A" and depicted on Exhibit "B".
- 2. That said legal counsel shall commence and prosecute in the name of the RTC, eminent domain proceedings in the court having jurisdiction of the property interests described in Exhibit "A" and depicted on Exhibit "B."
- 3. That said legal counsel is authorized to pursue all actions deemed appropriate for the successful prosecution of this case, including but not limited to, an application to the court for an order permitting the RTC to take immediate possession of said property interests for the construction of the Project, upon complying with conditions imposed by law.

Upon motion of Commissioner Luce, seconded by Commissioner Luce, the foregoing Resolution was passed and adopted this 15th day of February, 2019, by the following vote of the Regional Transportation Commission:

AYES:	4	Lucen Jo	ordon, Hartung,	Oakin	 
NAYS:	0	σ,	, 0,		 
ABSTAIN:	Ø		:		 · · · · · · · · · · · · · · · · · · ·

Approved this 15th day of February, 2019.

### REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, STATE OF NEVADA

BY DOOLLIGHT CHA

### STATE OF NEVADA COUNTY OF WASHOE

The above-instrument was acknowledged before me this 15th day of February, 2019, by Bob Lucey, Chair of the Regional Transportation Commission.

Notary Public

DENISE THOMPSON
Notary Public, State of Nevada
Washoe County
Appointment No. 08-8382-2
My Apol Expires October 17, 2020

#### **EXHIBIT A**

# EXHIBIT "A" LEGAL DESCRIPTION OF TEMPORARY CONSTRUCTION EASEMENT APN: 014-063-07

A temporary construction easement, situate within a portion of the North East 1/4 of Section 14, Township 19 North, Range 19 East, Mount Diablo Base and Meridian, City of Reno, County of Washoe, State of Nevada, more particularly described as follows:

Beginning at the north east corner of that certain parcel of land described as Lot 3 in Block 4 of Amended Plat of Blocks 4, 5 and 9 of an Amended Plat of Martin Addition, Reno, Nevada, recorded in the official records of Washoe County Recorder's Office on May 28, 1907, as Tract Map # 73, said point being a point on the westerly line of South Virginia Street;

Thence South 20°04'24" East 50.00 feet along the east boundary line of said parcel to the south east corner of said parcel;

Thence South 70°07'54" West 6.17 feet along the south boundary line of said parcel;

Thence departing the south boundary line of said parcel, North 20°05'53" West 50.00 feet to a point on the north boundary line of said parcel;

Thence North 70°06'19" East 6.19 feet along the north boundary line of said parcel to the **point of** beginning, containing 309 square feet, more or less.

ALEXANDER

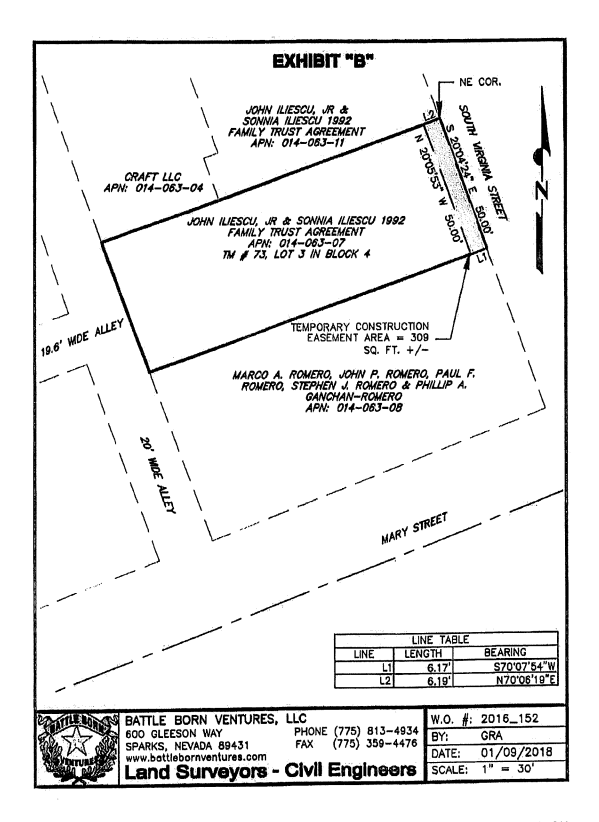
Basis of Bearings: NAD 83(94) Nevada State Plane Coordinate System, West Zone (2703).

Grant R. Alexander, P.L.S. 19051

Battle Born Ventures, LLC

600 Gleeson Way Sparks, NV 89431

Page 1 of 10



Page 2 of 10

# EXHIBIT "A" LEGAL DESCRIPTION OF PERMANENT EASEMENT APN: 014-063-11

A permanent easement, situate within a portion of the North East 1/4 of Section 14, Township 19 North, Range 19 East, Mount Diablo Base and Meridian, City of Reno, County of Washoe, State of Nevada, more particularly described as follows:

Beginning at the north east corner of that certain parcel of land described in deed, recorded in the official records of Washoe County Recorder's Office on December 20, 1994, as Document File # 1858459, said point being a point of intersection with the southerly line of Martin Street and westerly line of South Virginia Street;

Thence South 20°04'24" East 0.29 feet along the east boundary line of said parcel;

Thence departing the east boundary line of said parcel, South 70°18'18" West 9.21 feet;

Thence North 46°39'20" West 0.28 feet to a point on the north boundary line of said parcel;

Thence North 70°03'09" East 9.33 feet along the north boundary line of said parcel to the point of beginning, containing 2 square feet, more or less.

Basis of Bearings: NAD 83(94) Nevada State Plane Coordinate System, West Zone (2703).

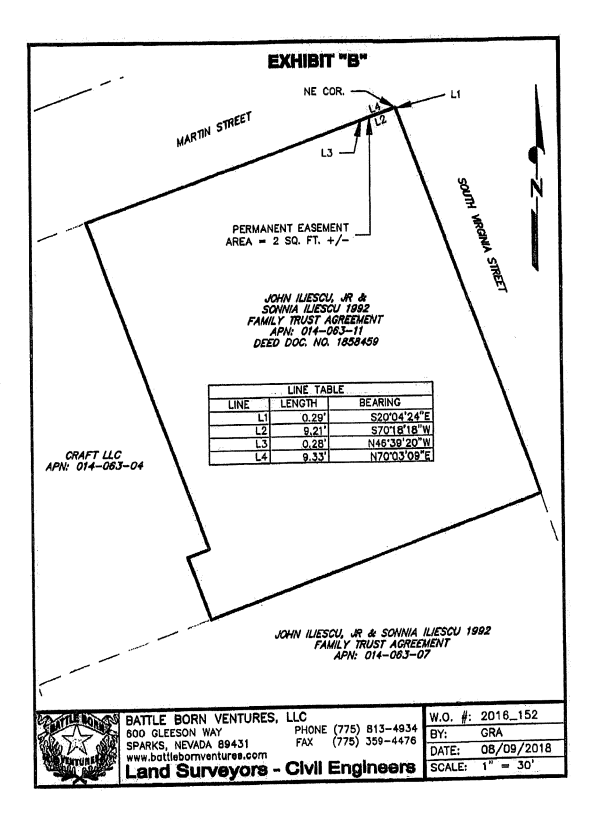
Grant R. Alexander, P.L.S. 19051

Battle Born Ventures, LLC

600 Gleeson Way

Sparks, NV 89431

Page 3 of 10



Page 4 of 10

# EXHIBIT "A" LEGAL DESCRIPTION OF TEMPORARY CONSTRUCTION EASEMENT APN: 014-063-11

A temporary construction easement, situate within a portion of the North East 1/4 of Section 14, Township 19 North, Range 19 East, Mount Diablo Base and Meridian, City of Reno, County of Washoe, State of Nevada, more particularly described as follows:

Beginning at the north east corner of that certain parcel of land described in deed, recorded in the official records of Washoe County Recorder's Office on December 20, 1994, as Document File # 1858459, said point being a point of intersection with the southerly line of Martin Street and westerly line of South Virginia Street:

Thence South 20°04'24" East 0.29 feet along the east boundary line of said parcel to the true point of beginning;

Thence South 20°04'24" East 99.71 feet along the east boundary line of said parcel to the south east corner of said parcel;

Thence South 70°06'19" West 6.19 feet along the south boundary line of said parcel;

Thence departing the south boundary line of said parcel, North 20°05'53" West 40.09 feet;

Thence North 70°11'00" East 4.92 feet;

Thence North 20°13'28" West 1.55 feet;

Thence South 69°46'27" West 0.25 feet;

Thence North 20°13'28" West 12.07 feet;

Thence North 69°46'27" East 0.33 feet;

Thence North 20°13'28" West 2.23 feet;

Thence South 69°46'27" West 0.24 feet;

Thence North 20°13'28" West 8.39 feet;

Thence North 20°02'05" West 3.50 feet;

Thence North 69°57'58" East 0.26 feet;

Thence North 20°02'05" West 2.25 feet;

Thence South 69°57'58" West 0.26 feet;

Page 5 of 10

Thence North 20°02'05" West 1.44 feet; Thence North 76°37'39" West 3.34 feet; Thence North 20°45'47" West 5.13 feet; Thence North 35°29'29" East 3.46 feet; Thence North 20°02'05" West 1.26 feet; Thence North 69°57'58" East 0.27 feet; Thence North 20°02'05" West 2.27 feet; Thence South 69°57'58" West 0.27 feet; Thence North 20°10'03" West 11.89 feet; Thence North 69°43'51" East 0.32 feet; Thence North 20°16'34" West 2.23 feet; Thence South 68°39'31" West 2.16 feet; Thence South 21°20'29" East 0.22 feet; Thence South 70°11'08" West 12.10 feet; Thence North 20°17'59" West 0.29 feet; Thence South 69°42'12" West 2.18 feet; Thence South 20°17'59" East 0.29 feet; Thence South 69°42'12" West 4.31 feet; Thence South 19°01'46" East 3.44 feet; Thence South 70°34'44" West 9.85 feet; Thence North 20°39'44" West 0.18 feet; Thence South 70°18'44" West 47.07 feet; Thence North 19°58'15" West 5.00 feet;

Thence South 70°18'44" West 0.96 feet to a point on the west boundary line of said parcel;

Page 6 of 10

Thence North 20°01'37" West 0.14 feet along the west boundary line of said parcel to the north west corner of said parcel;

Thence North 70°03'09" East 70.53 feet along the north boundary line of said parcel;

Thence departing the north boundary line of said parcel, South 46°39'20" East 0.28 feet;

Thence North 70°18'18" East 9.21 feet to the true point of beginning, containing 698 square feet, more or less.

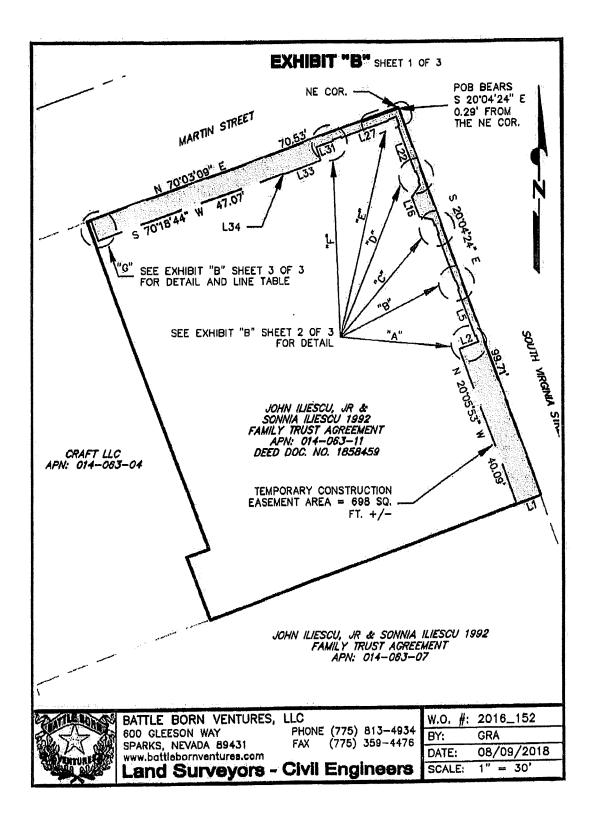
Basis of Bearings: NAD 83(94) Nevada State Plane Coordinate System, West Zone (2703).

Grant R. Alexander, P.L.S. 19051

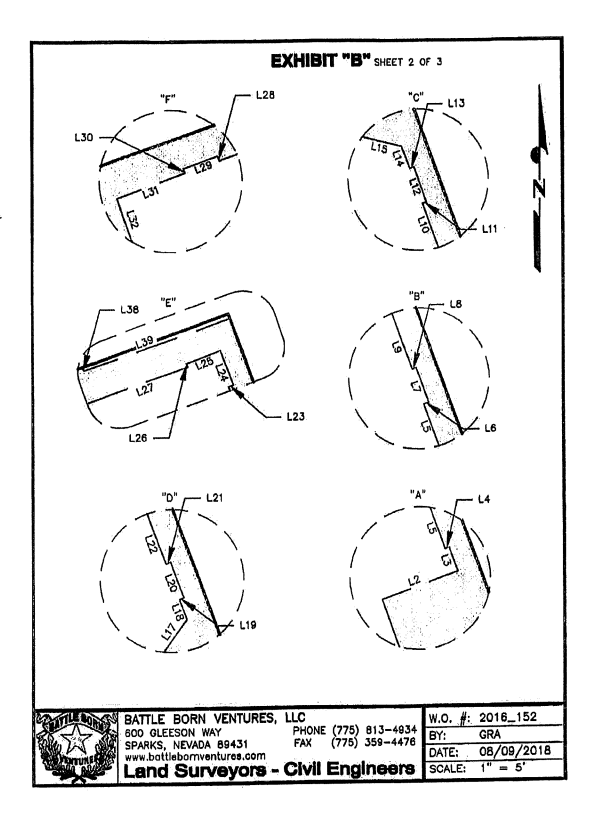
Battle Born Ventures, LLC

600 Gleeson Way Sparks, NV 89431

Page 7 of 10



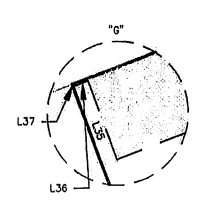
Page 8 of 10



Page 9 of 10

### EXHIBIT "B" SHEET 3 OF 3

LINE TABLE		
LINE	LENGTH	BEARING
L1	6,19'	S70'06'19"W
L2	4,92	N7041'00"E
L3	1,55'	N2013128"W
L4	0.25	S69'46'27"W
L5	12.07'	N2013'28"W
L6	0,33	N69'46'27"E
L7	2.23'	N2073'28"W
L8	0.24	\$69°46'27"W
L9	8.39'	N2013'28"W
L10	3.50	N20'02'05"W
L11	0.26	N69'57'58"E
L12	2.25	N20'02'05"W
L13	0.26	S69'57'58"W
L14	1,44	N20'02'05"W
L15	3,34	N76'37'39"W
L16	5,13	N20'45'47"W
L17	3.46	N35'29'29"E
L18	1.26	N20'02'05"W
L19	0.27	N69'57'58"E
L20	2,27	N20'02'05"W
L21	0.27	S69'57'58"W
L22	11,89	N2010'03"W
L23	0,32	N69'43'51"E
L24	2,23'	N2016'34"W
L25	2.16	\$68'39'31"W
L26	0,22	S21'20'29"E
L27	12.10'	S70'11'08"W
L28	0.29	N2017'59"W
L29	2,18	\$69'42'12"W
L30	0,29'	S20'17'59"E
L31		\$69'42'12"W
L32	3.44	S19'01'46"E
L33	9.85	S70'34'44"W
L34		N20'39'44"W
L35	5,00	N19'58'15"W
L36	0.96	S70'18'44"W
L37	0.14	
L38		
L39	9,21'	N70'18'18"E
	7.4.	I



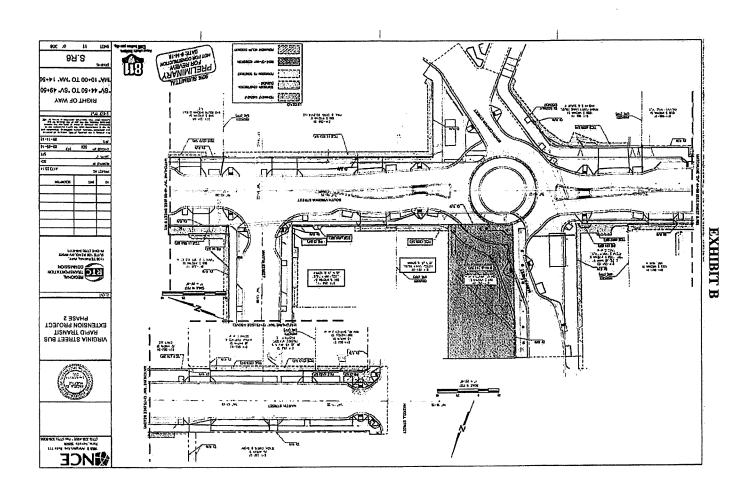


PHONE (775) 813-4934 FAX (775) 359-4476

BATTLE BORN VENTURES, LLC
600 GLEESON WAY PHONE (775) 813-4934
SPARKS, NEVADA 89431 FAX (775) 359-4476
www.battlebornventures.com
Land Surveyors - Civil Engineers

2016\_152 W.O. BY: GRA 08/09/2018 DATE: 1" = 5' SCALE:

Page 10 of 10



FILED
Electronically
CV19-00753
2019-05-02 11:25:09 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7249592 : cvera

1 ANS

2

3

4

5

6

7

8

9

John Iliescu, Jr. and Sonnia Illiescu 200 Court Street

Reno, Nevada 89501 Telephone: 775.771.2540 Email: sonniasi@sbcglobal.net

Defendant Landowners in Proper Person

# IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,

JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of the John Iliescu and Sonnia Iliescu 1992 Family

Trust Agreement, dated January 24, 1992; The City of Reno, a political subdivision of the State of Nevada;

and I through X, inclusive; ROE CORPORATIONS

Plaintiff,

Defendants.

CASE NO.: CV19-00753

DEPT. NO.: 1

10

11

VS.

I - 20, inclusive,

12

13 14

15

16

17

18 19

20

21

22

23

24

25

26

27

28

DEFENDANT LANDOWNERS' ANSWER TO PLAINTIFF'S VERIFIED COMPLAINT IN EMINENT DOMAIN

Defendants JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of the John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992 (collectively referred to as "Defendant Landowners"), in Proper Person, hereby answers the Complaint filed in this action as follows and submits the following Prayers for Relief:

In answering Paragraph 1 of the Complaint, Defendant Landowners admit that Plaintiff is a special purpose unit of government, duly organized and existing under the laws of the State of Nevada.

In answer to Paragraphs 2 of the Complaint, Defendant Landowners admit the allegations contained therein.

In answer to Paragraph 3 of the Complaint, Defendant Landowners are without sufficient knowledge or information to either admit or deny the allegations therein, and therefore, denies each allegation.

In answer to Paragraph 4 of the Complaint, Defendant Landowners are without sufficient knowledge or information to either admit or deny the allegations therein, and therefore, denies each allegation.

In answer to Paragraph 5 of the Complaint, Defendant Landowners admits the allegations contained therein.

In answer to Paragraphs 6 of the Complaint Defendant Landowners are without sufficient information to admit or deny the allegations contained therein and therefore denies the same.

In answering Paragraph 7 of the Complaint, Defendant Landowners Defendant Landowners admit the allegations contained therein.

In answer to Paragraphs 8 of the Complaint, Defendant Landowners are without sufficient information to admit or deny the allegations contained therein and therefore denies the same.

In answer to Paragraph 9 of the Complaint, are without sufficient information to admit or deny the allegations contained therein and therefore denies the same.

In answer to Paragraph 10 of the Complaint, Defendant Landowners are without sufficient information to admit or deny the allegations contained therein and therefore denies the same.

In answer to Paragraph 11 of the Complaint, Defendant Landowners admits the allegations contained therein.

## WHEREFORE, Defendant Landowners pray for the following relief:

- 1. A judgment against RTC in an amount to satisfy the constitutional requirements of just compensation according to proof for the property taken and/or damaged by direct condemnation;
- 2. A judgment against RTC to satisfy the constitutional requirement that all costs and expenses incurred by Defendant Landowners in this action be borne by the government including but not limited to expert witness fees;

- 3. Prejudgment interest, including but not limited to, prejudgment interest commencing from the date the RTC first announced an intent to take the Subject Property as defined in it's verified complaint;
  - 4. A preferential trial setting pursuant to NRS 37.055;
  - 5. Severance damages;
  - 6. Post judgment interest; and
  - 7. Such other relief as this Court deems just and proper.

DATED this 30th day of April, 2019.

By: JOHN ILIESCU IR

Defendant Landowners in Proper Person

	CERTIFICATE OF SERVICE
2	I JOHN ILIESCU, JR. declare under penalty of perjury under the law of the State of Nevada
3	
4	
5	
6	
7	
8	Gordon H. DePaoli, Esq. Dane W. Anderson, Esq. <b>WOODBURN and WEDGE</b>
9	6100 Neil Road, Suite 500
10	Reno Navada 20511
11	danderson@woodburnandwedge.com
12	
13	DATED 4: / 1 0 20
14	DATED this / day of May, , 2019.
15	
16	By: Khu Helsan
17	
18	see the notary attachment
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
H	



## **Jurat Certificate**

State of	Nevabit	
County of	Nev ADH Washoe	
Subscribed and a		
	worn to (or affirmed) before me	
day of $\underline{Ma}$	420 <u>19</u> byJoh	in Iliescec
	1	
Pla	ace Seal Here	Notary Signature Mullil
M	LILIA CEBOTARI NOTARY PUBLIC STATE OF NEVADA COUNTY OF WASHOE ly Comm. Expires 04-03-2021 Certificate No. 17-2088-2	
		<u>'</u>
escription of Att	tached Document	
oe or Title of Docun		
		laintiff's verified complaint in eminent comain
current Date	01/2019	Number of Pages
ner(s) Other Than N	Named Above	5 including the notary attachment
	none	

# SECOND JUDICIAL DISTRICT COURT COUNTY OF WASHOE, STATE OF NEVADA

## AFFIRMATION Pursuant to NRS 239B.030

	111.0 100 E.000
	The undersigned does hereby affirm that the preceding document,
;	
(	Verified Complaint in Eminent Domain (Title of Document)
-	(Title of Document)
8	filed in case number: CV 19 - 00 75 3
ξ	X Document does not contain the social security number of any person
10	- OR -
11	Document contains the social security number of a person as required by:
12	
13	A specific state or federal law, to wit:
14	(State specific state or federal law)
15	- or -
16	For the administration of a public program
17	- or -
18	For an application for a federal or state grant
19	- or -
20	Confidential Family Court Information Sheet
21	(NRS 123.130, NRS 125,230, and NRS 125B.055)
22	Date: 5-2-19 Dannia Pleencu
23	(Signature)
24	Date: 5-2-19  Souvia Iliesou (Print Name)
25	$\mathcal{N}/\mathcal{A}$
- 1	(Attorney for)
26	
- 11	

2

FILED
Electronically
CV19-00753
2019-06-10 10:52:40 AM
Jacqueline Bryant
Clerk of the Gourt
Transaction # 7311933

CODE: 3696

vs.

///

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,

Plaintiff,

CASE NO.: CV19-00753

DEPT. NO.: 1

JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992; The City of Reno, a political subdivision of the State of Nevada; and DOES 1 – 20, inclusive,

Defendants.

#### PRETRIAL ORDER

The procedures described in this pretrial order are designed to secure a just, speedy, and inexpensive determination of this case. If any party believes a procedure required by this order will not achieve these ends, that party should seek an immediate conference among all parties and this Court so an alternative order may be discussed. Otherwise, failure to comply with the provisions in this order may result in the imposition of sanctions, which may include, but are not limited to, dismissal of the action or entry of a default. All references to "counsel" include self-represented litigants.

#### I. TRIAL SETTING

Unless the parties have already done so, counsel for the parties shall set trial no later than twenty (20) days after entry of this order. Please contact the Department 1 Judicial Assistant at Dept1@washoecourts.us to schedule a setting appointment with the Department 1 Judicial Assistant. Plaintiff's counsel shall prepare the Application for Setting form and email it to the Department 1 Judicial Assistant at Dept1@washoecourts.us after receiving a scheduling appointment. The sections regarding juries only apply if a jury trial is requested.

#### II. PRETRIAL CONFERENCES

- A. Early Pretrial and Scheduling Conference. No later than ten (10) days after entry of this Order and simultaneously with the trial setting appointment if the trial has not already been set, counsel for the parties shall set a pretrial scheduling conference, to be held within sixty (60) days.
- 1. <u>Purpose.</u> The pretrial scheduling conference provides the parties with an opportunity to meet directly with the Court in an effort to facilitate the purposes identified at NRCP 16(a), present suggestions regarding the matters identified at NRCP 16(c), and address disputes or problems arising out of the early case conference.
- 2. <u>Required Attendance</u>. Lead trial counsel for all parties, as well as all unrepresented parties, must attend the pretrial scheduling conference.
- 3. Stipulation to Vacate Conference. The parties may stipulate to vacate the pretrial scheduling conference and the Court will order the same if the Court is provided with a written stipulation stating the agreement of <u>all</u> parties that an early pretrial scheduling conference is not warranted, <u>and</u> including a stipulated scheduling order for entry in this case. The stipulated scheduling order must specify deadlines, using calendar dates, that comply with the provisions of NRCP 16.1(a) and (c) for:
  - (a) filing motions to amend the pleadings or to add parties;
  - (b) making initial expert disclosures;
  - (c) making rebuttal expert disclosures;
  - (d) completing discovery proceedings; and

(e) filing dispositive motions.

The stipulated scheduling order also must specify a calendar date by which all pretrial motions, including dispositive motions and motions limiting or excluding an expert's testimony, must be submitted for decision, said submission date must be no later than thirty (30) calendar days before trial.

- B. **Interim Pretrial Conferences.** This Court is available to meet with the parties whenever the parties agree a meeting would be beneficial. This Court may also order one or more pretrial conferences sua sponte or upon motion by any party.
- C. **Final Pretrial Conference.** At the same time trial is scheduled, the parties must also schedule the date for a final pretrial conference, to be held no later than thirty (30) days<sup>1</sup> prior to trial.
- 1. <u>Purpose</u>. The conference is intended to develop a plan for trial, including a protocol for facilitating the admission of evidence and to address any trial-related disputes, needs, or requests.
  - 2. Required Attendance. This conference must be attended by:
    - (a) the attorneys who will try the case (the parties, which includes an authorized representative of any party that is an entity, may be required to attend); and
    - (b) any unrepresented parties.
- 3. <u>Use of Equipment at Trial</u>. At the final pretrial conference, counsel must advise the Court fully with respect to the following matters:
  - (a) the equipment to be used during trial, including any request to use the Court's equipment;
  - (b) the presentation software to be used during trial, and whether each party is able to receive and use digital files of presentation materials prepared by another;

<sup>&</sup>lt;sup>1</sup> See WDCR 6

- (c) any expected use of videoconferencing; and
- (d) the reliability and positioning for any equipment to be brought to the courtroom.
- D. **Personal Appearance Required at all Conferences.** Counsel's personal appearance is required at all conferences, except upon prior approval of the Court.
- F. Requests for Telephonic Appearance. Any request for telephonic appearance by and attorney and/or witness at a hearing or conference must be made in writing (cc'd to all counsel) to Dept1@washoecourts.us at least ten (10) days prior to the hearing or conference. The written request must provide the following:
  - 1. Name of individual requesting telephonic appearance.
  - 2. Location of individual requesting telephonic appearance.
  - 3. The name of the party the attorney is representing, if applicable.
  - 4. The reason for the telephonic attendance request.
  - 5. Whether the matter set for hearing is contested.

#### III. DISCOVERY

- A. **Discovery Deadline.** The deadline to complete discovery and all discovery proceedings must be set no later than thirty (30) days before commencement of trial.
- B. Consultation Before Discovery Motion Practice. Prior to filing any discovery motion, the attorney for the moving party must consult with opposing counsel about the disputed issues. Counsel for each side must present to each other the merits of their respective positions with the same candor, specificity, and supporting material as would be used in connection with a discovery motion. The Parties are reminded that the Discovery Commissioner is available to address some disputes telephonically.
- C. **Discovery Hearings.** Discovery motions typically are resolved without the need for oral argument. However, if both sides desire a dispute resolution conference pursuant to NRCP 16.l(d), counsel must contact the Discovery Commissioner's office at (775) 328-3293 to obtain a convenient date and time for the conference. If the parties cannot agree upon the need for a conference, the party seeking the conference must file and submit a motion in that regard.

D. **Effect of Trial Continuance.** A continuance of trial does <u>not</u> extend the deadline for completing discovery. A request for an extension of the discovery deadline, if needed, must be made separately or included as part of any motion for continuance of trial. The parties may include an agreement to extend discovery in a stipulation to continue trial presented for court order.

E. **Computer Animations.** If any party intends to offer a computer-generated animation either as an evidentiary exhibit or an illustrative aid, that party must disclose that intention when expert disclosures are made pursuant to NRCP 16.1(a)(2). A copy of the animation must be furnished to all other parties and the Court no later than 30 days prior to trial. Disclosure of the animation includes copies of the underlying digital files as well as of the completed animation.

#### IV. SETTLEMENT AND ALTERNATIVE DISPUTE RESOLUTION

- A. **Notice of Settlement.** In the event that this case is settled prior to trial, the parties must promptly notify the department Judicial Assistant.
- B. Settlement Conference or Alternative Dispute Resolution. This Court may order, upon a party's request or sua sponte, that the parties and their attorneys 1) meet in person with a judge other than the presiding judge in this case and attempt to settle the case, or 2) participate in mediation or some other appropriate form of alternative dispute resolution in an effort to resolve this case prior to trial.

#### V. TRIAL-RELATED PROCEDURES

- A. **Motions in Limine.** All motions in limine, except motions in limine to exclude an expert's testimony, must be <u>submitted for decision</u> no later than fifteen (15) calendar days before trial.
- B. All Other Motions. All motions, except motions in limine as defined above, must be <u>submitted for decision</u> no later than thirty (30) calendar days before trial.
- C. **Exhibits.** Trial counsel for the parties shall contact the Courtroom Clerk, Maria Schuck at maria.schuck@washoecourts.us, no later than fifteen (15) judicial days before trial, to arrange a date and time to mark trial exhibits. In no event shall the marking of exhibits take place later than the Monday before trial, without leave of the Court.

- 1. Marking and Objections. All exhibits shall be marked in one numbered series (Exhibit 1, 2, 3, etc.) and placed in one or more binders provided by counsel, unless the Court permits a different procedure. When marking the exhibits with the clerk, counsel shall advise the clerk of all exhibits which may be admitted without objection, and those that may be admissible subject to objections. Any exhibits not timely submitted to opposing counsel and the clerk may not be offered or referenced during the trial, without leave of the Court.
- 2. <u>Copies</u>. Counsel must cooperate to insure that the official exhibits and one identical copy are provided to the Court.
- Custody of Exhibits. After marking trial Exhibits by the clerk, the exhibits will remain in the custody of the clerk, until an order is issued directing the disposition or return to counsel.
- 4. <u>Demonstrative Exhibits</u>. Demonstrative Exhibits must be disclosed to counsel and the Court within a reasonable period before their anticipated use to permit appropriate objections, if any.
- D. **Trial Statements.** Trial Statements must conform to WDCR 5. Trial Statements must be filed and served no later than 5:00 p.m. five (5) calendar days before trial, unless otherwise ordered by the Court. They must be served upon other parties by e-filing, personal delivery, fax, or email. If the matter is a bench trial, findings of fact are to be submitted, not filed, to the Court in Word format to Dept1@washoecourts.us with the trial statement, but not in lieu of the trial statement.
- E. **Jury Instructions and Verdict Forms.** All proposed jury instructions and verdict forms must be submitted to the Court no later than 5:00 p.m. on the Wednesday before trial, unless otherwise ordered by the court.<sup>2</sup>
- 1. <u>Format</u>. All original jury instructions must be provided to the Court in Word format electronically at Dept1@washoecourts.us and must be accompanied by a <u>separate</u> copy of each instruction containing a citation to the form instruction or to the authority supporting that

<sup>&</sup>lt;sup>2</sup> See WDCR 7(8).

 instruction. All modifications made to instructions taken from statutory authority must be separately underscored on the citation page.

- 2. <u>Exchange</u>. The parties must exchange all proposed jury instructions and verdict forms no later than seven calendar days before trial, unless otherwise ordered by the Court.
- 3. Agreement and Submission. The parties must confer regarding the proposed jury instructions and verdict forms before they are submitted to the Court and shall use their best efforts to stipulate to uncontested instructions. All undisputed instructions and verdict forms must be submitted jointly to the Court; the parties must separately submit any disputed instructions with supporting research and citations and verdict forms at the time set forth in Section E above.
- 4. <u>Disputes and Additional Instructions</u>. After commencement of the trial, the Court will meet with counsel to determine the jury instructions and verdict forms that will be used. At that time, the Court will resolve all disputes over instructions and verdict forms, and consider the need for any additional instructions which were not foreseen prior to trial.
- F. **Juror Notes and Questions.** Jurors will be permitted to take notes during trial. Jurors will be permitted to submit questions in writing during trial; however, juror questions will be asked only after the questions are reviewed by counsel and approved by the Court.
- G. Use of Electronically Recorded Depositions. No depositions recorded by other than stenographic means may be edited until the Court rules on objections. If such a recording is to be used at trial, it must be edited to eliminate cumulative testimony and to present only matters that are relevant and material.
- H. **Evidentiary Rulings.** Every witness that counsel intends to call at trial must be informed by counsel about any rulings that restrict or limit testimony or evidence (e.g., rulings on motions in limine) to inform them that they may not offer or mention any evidence that is subject to that ruling.
- I. **Examination Limits.** Absent extraordinary circumstances, counsel will be given the opportunity for one re-direct and one re-cross examination.

#### VI. MISCELLANEOUS

A. Civility. The use of language which characterizes the conduct, arguments or ethics

of another is to be avoided unless relevant to a motion or proceeding before the Court. In the appropriate case, the Court will upon motion or <u>sua sponte</u>, consider sanctions, including monetary penalties and/or striking the pleading or document in which such improprieties appear, and may order any other suitable measure the Court deems to be justified. This section of this Order includes, but is not limited to, written material exchanged between counsel, briefs or other written materials submitted to the Court, and conduct at depositions, hearings, trial or meetings with the Court.

- B. **Communication with Department.** In addition to communication by telephone, letter, or fax, counsel may communicate with Department 1 by e-mailing Dept1@washoecourts.us. All written communications must be copied to all opposing counsel and unrepresented litigants.
- C. Page Limits. All pleadings including accompanying legal memoranda submitted in support of any motion may not exceed twenty (20) pages in length; opposition pleadings may not exceed twenty (20) pages in length; and reply pleadings may not exceed ten pages in length. These limitations are exclusive of exhibits. A party may file a pleading that exceeds these limits by five pages, so long as it is filed with a certification of counsel that good cause existed to exceed the standard page limits and the reasons therefore. Briefs in excess of five pages over these limits may only be filed with <u>prior</u> leave of the Court, upon a showing of good cause.
- D. **Request for Accommodation.** Counsel must notify the Court no later than 30 days before trial of any reasonable accommodation needed because of a disability, or immediately upon learning of the need if not known in advance.
- E. **Etiquette and Decorum.** Counsel must at all times adhere to professional standards of courtroom etiquette and decorum, including but not limited to the following:
  - Counsel may not use speaking objections
  - Counsel must stand when speaking
  - Counsel may not address each other during their respective arguments
  - Counsel must be punctual
  - Counsel must be prepared

27 ///

### VII. CASE SPECIFIC REQUIREMENTS

Not Applicable

IT IS SO ORDERED.

Dated: June 1, 2019.

ATHLEEN M. DRAKULICH

District Court Judge

Ů

#### **CERTIFICATE OF SERVICE**

CASE NO. CV19-00753

I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the STATE OF NEVADA, COUNTY OF WASHOE; that on the day of June, 2019, I electronically filed the **PRETRIAL ORDER** with the Clerk of the Court by using the ECF system.

I further certify that I transmitted a true and correct copy of the foregoing document by the method(s) noted below:

Electronically filed with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

GORDON DEPAOLI, ESQ. for THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY

SUSAN ROTHE, ESQ. for CITY OF RENO

DANE ANDERSON, ESQ. for THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY

Deposited to the Second Judicial District Court mailing system in a sealed envelope for postage and mailing by Washoe County using the United States Postal Service in Reno, Nevada: [NONE]

NAMIELLE KENT

Department 1 Judicial Assistant

FILED
Electronically
CV19-00753
2019-07-10 04:00:29 PM
Jacqueline Bryant
Clerk of the Court
Fransaction # 7366293: yviloria

		2019-07-10 04:00:29 F Jacqueline Bryant	PМ
1	MICHAEL J. MORRISON, ESQ. Nevada State Bar No. 1665	Clerk of the Court Transaction # 7366293 : y	/vilo
2	1495 Ridgeview Dr., #220 Reno, Nevada 89519		
3	(775) 827-6300		
4	Attorney for Iliescu Defendants		
5			
6			
7	IN THE SECOND JUDICIAL DISTRICT CO		
8	IN AND FOR THE COUNTY OF WASHOE		
9	* * * * *	<b>f</b>	
10			
11	REGIONAL TRANSPORTATION	GAGENIO GN10 00772	
12	COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,	CASE NO. CV19-00753	
13	Plaintiff,	DEPT. NO. 1	
14	,		
15	VS.		
16	JOHN ILIESCU, JR., AND SONNIA ILIESCU, TRUSTEES OF THE JOHN ILIESCU, JR. AND		
17	SONNIA ILIESCU 1992 FAMILY TRUST; THE		
18	CITY OF RENO, a political subdivision of the State of Nevada; and DOES 1 – 20, inclusive,		
19	Defendants,		
20			
21			
22	DEMAND FOR JURY TRIAL		
23	COMES NOW Michael J. Morrison, Esq., and as attorney for JOHN ILIESCU, JR.,		
24	AND SONNIA ILIESCU, TRUSTEES OF THE JOHN ILIESCU, JR. AND SONNIA		
25	ILIESCU 1992 FAMILY TRUST ("Trust"), hereby respectfully demand a trial by jury herein.		
26	The Jury Fees of \$320.00 is filed herewith.		
27	//////		
28	//////.		
	1		

1		
2	/s/ Michael J. Morrison	
3	MICHAEL J. MORRISON, ESQ. Dated: July 1, 2019 Nevada State Bar No. 1665	
4	1495 Ridgeview Dr., #220 Reno, Nevada 89519	
5	(775) 827-6300	
6	Attorney forDefendant Iliescu	
7	A EPETDA A TELONI	
8	AFFIRMATION Pursuant to NRS 239B.030	
9	The undersigned does hereby affirm that the document to which this Affirmation	
10	is attached does not contain the social security number of any person.	
11	DATED this 1st day of July, 2019.	
12	/s/ Michael J. Morrison	
13	Michael J. Morrison, Esq. Nevada State Bar No. 1665	
14	1495 Ridgeview Dr., #220 Reno, Nevada 89519	
15	(775) 827-6300	
16	Attorney forDefendant Iliescu	
17		
18	<b>CERTIFICATE OF SERVICE</b>	
19	I hereby certify that on this date I personally caused to be served a true copy of	
20	the foregoing <b>DEMAND FOR JURY TRIAL</b> by the method indicated and addressed to	
21	the following:	
22		
23	Dane W. Anderson, Esq Via U.S. Mail Woodburn Wedge Via Overnight Mail	
24	6100 Neil Road, Suite 500 Via Hand Delivery Reno, Nevada 89511 Via Facsimile	
25	Reno, Nevada 89511 Via Facsimilex Via ECF	
26		
27		
28	2	

### /s/ Christelle Morrison

### Christelle Morrison

FILED
Electronically
CV19-00753
2019-07-11 08:30:46 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7366912

1 1250 Gordon H. DePaoli, Esq. 2 Nevada Bar No. 195 Dane W. Anderson, Esq. 3 Nevada Bar No. 6883 WOODBURN AND WEDGE 4 6100 Neil Road, Suite 500 Reno, Nevada 89511 Telephone: 775-688-3000 5 Facsimile: 775-688-3088 gdepaoli@woodburnandwedge.com 6 danderson@woodburnandwedge.com 7 Attorneys for Plaintiff, the Regional Transportation 8 Commission of Washoe County 9 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF 10 NEVADA IN AND FOR THE COUNTY OF WASHOE 11 12 THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a Case No.: CV19-00753 13 special purpose unit of the government, Dept. No.: 1 14 Plaintiff, 15 v. 16 JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of The John Iliescu, Jr. and Sonnia 17 Iliescu 1992 Family Trust Agreement, dated January 24, 1992; The City of Reno, a 18 political subdivision of the State of Nevada; 19 and DOES 1-20, inclusive, 20 Defendants. 21 22 APPLICATION FOR SETTING TYPE OF ACTION: EMINENT DOMAIN 23 24 MATTER TO BE HEARD: Pretrial Conference, Final Pretrial Conference and Trial 25 Date of Application: July 1, 2019; Made by: Plaintiff's Counsel. 26 COUNSEL FOR PLAINTIFF: THE REGIONAL TRANSPORTATION COMMISSION 27 OF WASHOE COUNTY: Gordon H. DePaoli, Esq. and Dane W. Anderson, Esq., WOODBURN AND WEDGE 28

Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511 Tel: 775-6988-3000

1 2	COUNSEL FOR DEFENDANTS: JOHN ILIESCU, JR. and SONNIA ILESCU, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992: Michael James Morrison, Esq.		
3	Pretrial Conference Date: February 19, 2020 Time: 1:00 p.m.		
4	Tretrial Conference Date: February 19, 2020 Time: 1:00 p.m.		
5	Final Pretrial Conference Date: June 17, 2020 Time: 1:30 p.m.		
6	Trial Date: July 20, 2020 Time: 9:30 a.m. Estimated Duration: 7 Days Setting No. 1		
7	X Jury Demanded by: Defendants on July 10, 2019		
8			
9	No Jury Demanded:		
10	COUNSEL FOR PLAINTIFF	COUNSEL FOR DEFENDANT	
11 12 13 14 15 16 17 18 19 20	/s/ Dane W. Anderson (phone consent) Gordon H. DePaoli, Esq. Nevada Bar No. 195 Dane W. Anderson, Esq. Nevada Bar No. 6883 Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511 Tel: 775-688-3000 Fax: 775-688-3088 Attorneys for Plaintiff The Regional Transportation Commission of Washoe County	/s/ Michael James Morrison (phone consent) Michael James Morrison 1495 Ridgeview Drive, Suite 220 Reno, NV 89519 Tel: 775-827-6300 Fax: 775-827-6311 Attorneys for Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992	
21			
22			
23			
24			

Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511 Tel: 775-6988-3000

25

26

27

FILED Electronically CV19-00753 2019-07-15 09:03:28 AM Jacqueline Bryaht Clerk of the Court Transaction # 7371 793

3060

2 3

1

4

5

6

7

8

9

10

11

12 13

14

15

16

17

18

19

20 21

22

23

24

25

26 27

28

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,

Plaintiff.

v.

JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992; THE CITY OF RENO, a political subdivision of the State of Nevada; and DOES 1-20, inclusive.

Defendants.

Case No.: CV19-00753

Dept. No.: 1

#### ORDER GRANTING MOTION FOR IMMEDIATE OCCUPANCY PENDING FINAL JUDGMENT

The Court, having reviewed the Motion for Immediate Occupancy Pending Final Judgment filed by plaintiff The Regional Transportation Commission of Washoe County ("RTC") on April 3, 2019 ("Motion"), and having reviewed the entire file, finds, concludes and orders as follows:

- 1. All named defendants were served with a copy of the Motion, along with a copy of the summons and complaint.
- 2. This case involves the RTC's exercise of its power of eminent domain for the purpose of acquiring one (1) permanent easement and one (1) temporary construction

easement located on Washoe County Assessor Parcel Number ("APN") 014-063-11 and one (1) temporary construction easement located upon APN 014-063-07, described in detail in Exhibit 2 to the RTC's Verified Complaint in Eminent Domain. APN 011-063-11 is more commonly known as 961 S. Virginia Street, Reno, Nevada, and APN 014-063-07 is more commonly known as 999 S. Virginia Street, Reno, Nevada. The permanent easement and two temporary construction easements are referred to herein as the "Property." RTC is acquiring the Property for the purpose of constructing the Virginia Street Bus Rapid Transit Extension Project ("the Project").

- 3. According to title reports on public records, APNs 014-063-7 and 014-062-11 are owned by Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992 (hereafter "Iliescu"). Iliescu has filed a Response to the present motion, stating that they have no objections to RTC's Motion. Similarly, Defendant the City of Reno has filed a non-opposition to the present Motion.
- 4. The use for which the Property sought to be condemned is a public use authorized by law and the taking thereof is necessary for such use. RTC has complied with all statutory conditions precedent to instituting this action and seeking immediate occupancy pending judgment. Immediate entry upon and possession of the Property sought to be condemned are required so that the construction of the Project may proceed in an orderly manner without delay or loss in utilization of construction time and/or without unnecessary cost and expense to the condemning agency.
- 5. NRS 37.090 and 37.100 provide this Court with authority to enter an order allowing RTC access to the Property sought to be condemned at any time after the commencement of suit and pending entry of judgment, to do such work thereon as may be required for the Project according to its nature.
- 6. The Court finds that, pursuant to NRS 37.100(4), the value of the Property sought to be obtained and/or temporary utilized during construction plus damages is \$15,955.00.

Based on the foregoing, and with good cause appearing, IT IS HEREBY ORDERED:

- 1. RTC may have immediate possession and occupancy of the Property, as described in Exhibit 2 to the Complaint, by depositing with the Clerk of this Court the sum of \$15,955.00 (the "Cash Deposit").
- 2. The Clerk of the Court shall deposit the Cash Deposit into an interest-bearing account for the benefit of any party determined to be entitled to those amounts.
- 3. Upon making the Cash Deposit, RTC may immediately enter upon and occupy the Property and perform such work thereon as may be necessary to construct and complete the Project;
- 4. If any party applies to withdraw the Cash Deposit, they shall serve a notice on the parties in this action of the application, giving each party 5 days after service of such notice in which to file and serve objections to such withdrawal, if any;
- 5. If any such objections to the Application are filed, the Court will set a date and time for a hearing thereon.

IT IS HEREBY FURTHER ORDERED that this order shall become effective upon RTC's deposit of the Cash Deposit with the Clerk of this Court.

Dated this 15th day of July, 2019.

M Drafieleit

FILED
Electronically
CV19-00753
2019-07-23 10:00:45 AM
Jacqueline Bryant
Clerk of the Court

		Clerk of the C Transaction # 73	
1	1835	Hansacion # 7	
2	Gordon H. DePaoli, Esq. Nevada Bar No. 195		
	Dane W. Anderson, Esq.		
3	Nevada Bar No. 6883 WOODBURN AND WEDGE		
4	6100 Neil Road, Suite 500		
5	Reno, Nevada 89511		
3	Telephone: 775-688-3000 Facsimile: 775-688-3088		
6	gdepaoli@woodburnandwedge.com		
7	danderson@woodburnandwedge.com		
8	Attorneys for Plaintiff, the Regional Transportation Commission of Washoe County		
9	IN THE SECOND JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA	
10	IN AND FOR THE CO	DUNTY OF WASHOE	
11			
	THE REGIONAL TRANSPORTATION		
12	COMMISSION OF WASHOE COUNTY, a	Case No.: CV19-00753	
13	special purpose unit of the government,		
14	District	Dept. No.: 1	
	Plaintiff, v.		
15			
16	JOHN ILIESCU, JR. and SONNIA ILIESCU,		
17	Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated		
	January 24, 1992; The City of Reno, a		
18	political subdivision of the State of Nevada;		
19	and DOES 1 – 20, inclusive,		
20	Defendants.		
20			
21		]	
22	IOINT CASE CON	FRENCE REPORT	
22	JOINT CASE CONFERENCE REPORT		
23	DISCOVERY PLANNING/DISPUTE CONFERENCE REQUESTED:		
24	YES: NO: X		
25			
26	Plaintiff, The Regional Transportation Commission of Washoe County, by and		
	through its respective counsel of record, submi	t the following Joint Case Conference Report:	
27	1///		
28			
WOODBURN AND WEDGE 6100 Neil Road, Suite 500 Reno, Nevada 89511			
Tel (775) 688-3000	-	1-	

1

3

4

5

7

8

9

10

11

12

13

14

15 16

17

18

19

20

21

22

23

24

25

26

27

28 WOODBURN AND WEDGE 6100 Neil Road, Suite 500 Reno, Nevada 89511

Tel: (775) 688-3000

# BRIEF DESCRIPTION OF THE NATURE OF THE ACTION AND EACH CLAIM FOR RELIEF OR DEFENSE: [NRCP 16.1(c)(2)(A)]

A. BRIEF DESCRIPTION OF THE ACTION: This is a condemnation action. RTC seeks to exercise its power of eminent domain to acquire one (1) permanent easement and (1) temporary construction easement located upon Washoe County Assessor Parcel Number ("APN") 014-063-11, and one (1) temporary construction easement located upon APN 014-063-07, metes and bounds descriptions and depictions of which are set forth in Exhibit 2 attached to the Verified Complaint in Eminent Domain on file herein. APN 014-063-11 is more commonly known as 961 S. Virginia Street, Reno, Nevada, and APN 014-063-07 is more commonly known as 999 S. Virginia Street, Reno, Nevada.

The Court has entered an order for occupancy, and the only remaining issue is the just compensation due the Iliescus as a result of RTC's acquisition of the subject easements. The defendant City of Reno filed a disclaimer of interest with the Court on April 11, 2019.

The case conference was held on June 6, 2019, and further discussion on June 10, 2019. It was attended by Dane Anderson on behalf of RTC, and the Iliescus who at that time were representing themselves. The Iliescus have since engaged Michael Morrison as counsel in this matter.

#### B. RTC'S CLAIMS FOR RELIEF:

Plaintiff asserts a claim in eminent domain pursuant to NRS Chapter 37.

#### C. DEFENDANT ILIESCU'S AFFIRMATIVE DEFENSES:

Defendant Iliescu does not assert any affirmative defenses in Defendant Landowners' Answers to Plaintiff's Verified Complaint In Eminent Domain, filed on May 2, 2019.

H.

#### CONSIDERATION OF SETTLEMENT [NRCP 16.1(c)(2)(b)]

During the early case conference, the parties discussed and considered settlement, but were unable to reach an agreement.

III.

#### DISCOVERY PLAN [NRCP 16.1 (c)(2)(C) AND 16.1 (b)(4)(C)]

What changes, if any, should be made in the timing, form or A. requirements for disclosures under 16.1(a), including a statement as to when disclosures under 16.1(a)(1) were made or will be made:

Plaintiff's disclosures will be made on July 19, 2019.

Defendants' disclosures will be made on or before August 19, 2019.

В. Should discovery be conducted in phases or limited to or focused upon particular issues?

Discovery should be limited to the issue of just compensation for the easements at issue.

C. Anticipated issues with electronically stored information?

None are anticipated at this time.

What issues about claims of privilege and whether the Court should enter D. any orders to address privilege issues?

None at this time.

What changes should be made in the limitations on discovery imposed E. under these rules and what other limitations should be imposed.

None at this time.

Any other orders that should be entered by the Court under Rule 26(c) or F. under Rule 16(b) and (c).

None at this time.

G. Estimated time for trial:

7 days. Trial has been set for July 20, 2020.

1	IV.		
2	LIST OF ALL NAMES, DOCUMENTS, DATA COMPILATIONS AND TANGIBLE		
3	THINGS IN THE POSSESSION, CUSTODY OR CONTROL OF EACH PARTY WHICH WERE IDENTIFIED PROVIDED AT OR AS A RESULT OF THE		
4	EARLY CASE CONFERENCE: [NRCP 16.1(e)(2)(D), (E)]		
5	A. PLAINTIFF: See initial disclosures by Plaintiff, attached hereto as <b>Exhibit 1</b> ,		
6	without attachments.		
7	B. DEFENDANT: Defendant' disclosures will be made on or before August 19,		
8	2019.		
9	C. The parties hereby reserve any objection to the authenticity and admissibility		
10	of any of the documents produced.		
11	V.		
12	WRITTEN LIST OF THE MEDICAL PROVIDERS IDENTIFIED UNDER RULE 16.1(A)(1)(A)(III) [NRCP 16.1(C)(2)(f)]		
13			
14	Not applicable.		
15	VI.		
16	A STATEMENT OF DAMAGES COMPUTATIONS DISCLOSED UNDER RULE 16.1(A)(1)(A)(IV) [NRCP 16.1(c)(2)(G)]		
17			
18	RTC has obtained a professional appraisal which recommends just compensation as		
19	\$15,955.		
20	Defendants are assessing the issue of just compensation and will include that amount		
21	in their disclosures when that is determined.		
22	VII.		
23	A WRITTEN LIST OF THE INSURANCE AGREEMENTS DISCLOSED UNDER RULE 16.1(A)(1)(A)(IV) [NRCP 16.1(c)(2)(H)]		
24			
25	Not applicable.		
26			
27			
28			

1	
1	
2	
3	
4	
5	
6	
7	
8	
0	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	-
25	-
26	-
27	

XIII.

# A WRITTEN LIST OF EXPERTS DISCLOSED UNDER RULE 16.1(A)(2) AND STATEMENT INDICATING WHETHER THE IDENTIFIED EXPERTS WILL PROVIDE OR HAVE PROVIDED EXPERT REPORTS [NRCP 16.1(c)(2)(I)]

Expert reports will be due 90 days before the discovery cut-off. The report requirement is <u>NOT</u> waived.

IX.

# STATEMENT IDENTIFYING ANY ISSUES ABOUT PRESERVING DISCOVERABLE INFORMATION [NRCP 16.1(c)(2)(J)]

The parties to do not presently anticipate issues concerning the preservation of discoverable information.

X.

# STATEMENT IDENTIFYING ANY ISSUES ABOUT TRADE SECRETS OR OTHER CONFIDENTIAL INFORMATION [NRCP 16.1(c)(2)(K)]

Presently, there are no anticipated issues concerning trade secrets or stipulating to a protective order if necessary.

XI.

#### DISCOVERY AND MOTION DATES [NRCP 16.1(e)(2)(L)-(P)]

- A. Dates agreed by the parties:
  - 1. Close of Discovery: Friday, May 8, 2020 (73 days prior to trial)
  - 2. Final date to file motions to amend pleadings or add parties (without further court order): **Friday, February 7, 2020** (91 days prior to close of discovery)
  - 3. Final dates for expert disclosures:
    - i. Initial disclosures: **Friday, February 7, 2020** (91 days prior to close of discovery)
    - ii. Rebuttal disclosures: **Monday, March 9, 2020** (31 days after initial expert disclosures)
  - 4. Final date to *file* dispositive motions: **Friday, May 29, 2020** (21 days after close of discovery)

- Final date to *submit* motions in limine, except motions in limine to exclude an expert's testimony: Monday, July 6, 2020 2 (15 calendar
- Estimated time for Trial: 7 full court days

#### XII.

### JURY DEMAND [16.1 (c)(2)(Q)]

#### XIII.

#### INITIAL DISCLOSURES/OBJECTIONS [16.1(a)(1)]

There were no objections by the parties to the requirement that the parties make initial

This report is signed in accordance with rule 26(g)(1) of the Nevada Rules of Civil Each signature constitutes a certification that to the best of the signer's knowledge, information and belief, formed after a reasonable inquiry, the disclosures made by the signer are complete and correct as of this time. The undersigned hereby affirm pursuant to NRS 239B.030 that the preceding document does not contain the personal information of any

Final date to submit dispositive motions, including motions for summary judgment, and motions in limine to exclude an expert's testimony shall be served, fully briefed, filed and submitted for decision: Monday, June 22, 20201 (30 calendar days prior to trial)

<sup>&</sup>lt;sup>1</sup> The 30 day deadline to submit dispositive motions, including motions for summary judgment, and motions in limine to exclude an expert's testimony falls on a Saturday, June 20, 2020, therefore the calendar deadline has been adjusted to Monday, June 22, 2020 pursuant to NRCP 6.

<sup>&</sup>lt;sup>2</sup> The 15 day deadline to submit motions in limine, except motions in limine to exclude an expert's testimony falls on a Sunday, July 5, 2020, therefore the calendar deadline has been adjusted to Monday, July 6, 2020 pursuant to NRCP 6.

Dated: July 22, 2019 Dated: July 23, 2019 WOODBURN AND WEDGE By: By: Michael J. Morrison, Esq. Gordon H. DePaoli, Esq. Nevada Bar No. 195 Nevada Bar No. 1665 1495 Ridgeview Drive, #220 Reno, NV 89519 Dane W. Anderson, Esq. Nevada Bar No. 6883 6100 Neil Road, Suite 500 Reno, NV 89511 Attorneys for Defendants Iliescu Attorneys for Plaintiff WOODBURN AND WEDGE 6100 Neil Road, Suite 500 Rano, Novade 3951 / Tel: (775) 688-3000 -7-

# CERTIFICATE OF SERVICE

It is hereby certified that service of the foregoing **JOINT CASE CONFERENCE REPORT** was made through the Court's electronic filing and notification or, as appropriate, by sending a copy thereof by first-class mail from Reno, Nevada addressed as follows:

Michael J. Morrison, Esq. 1495 Ridgeview Drive#220 Reno, NV 89519 venturelawusa@gmail.com

Attorneys for Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of the John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust

Karl S. Hall
Reno City Attorney
Susan Ball Rothe, Esq.
Deputy City Attorney
P.O. Box 1900
Reno, NV 89505
rothes@reno.gov

Attorneys for Defendant City of Reno

DATED: July 23, 2019.

/s/ Dianne M. Kelling
Employee of Woodburn and Wedge

### TABLE OF EXHIBITS

Plaintiff's Initial Disclosure of Documents and Witnesses

No. of Pages (Including

Exhibit Sheet).

Exhibit No

Exhibit

Pursuant to NRCP 16.1

28
WOODBURN AND WEDGE
6100 Neil Road, Suite 500
Reno, Nevada 89511
Tel: (775) 688-3000

-9-

FILED
Electronically
CV19-00753
2019-07-23 10:00:45 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7387565

# **EXHIBIT 1**

# **EXHIBIT 1**

1	DISCOVERY		
2	Gordon H. DePaoli, Esq. Nevada Bar No. 195		
3	Dane W. Anderson, Esq. Nevada Bar No. 6883		
4	WOODBURN AND WEDGE 6100 Neil Road, Suite 500		
5	Reno, Nevada 89511 Telephone: 775-688-3000		
6	Facsimile: 775-688-3088 gdepaoli@woodburnandwedge.com		
7	danderson@woodburnandwedge.com		
8	Attorneys for Plaintiff, the Regional Transportation Commission of Washoe County	tion	
9	THE PART OF COMP WINDS AND DECEMBER	OYOT COLUDE OF THE CTATE OF	
10	IN THE SECOND JUDICIAL DIST		
11	NEVADA IN AND FOR TH	E COUNTY OF WASHOE	
12	THE REGIONAL TRANSPORTATION		
13	COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,	Case No.: CV19-00753	
14	Plaintiff,	Dept. No.: 1	
15	V.		
16	JOHN ILIESCU, JR. and SONNIA ILIESCU,		
17	Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated		
18	January 24, 1992; The City of Reno, a		
19	political subdivision of the State of Nevada; and DOES 1 – 20, inclusive,		
20	Defendants.		
21			
22	PLAINTIFF'S INITIAL DISCLOSURE	OF DOCUMENTS AND WITNESSES	
23	PURSUANT T		
24	Plaintiff, The Regional Transportatio	n Commission of Washoe County, by and	
25	through its attorneys, Woodburn and Wed	ge, discloses the following documents and	
26	witnesses known to plaintiff as of this date pursuant to NRCP 16.1.		
27	DOCUMENTS:	DOCUMENTS:	
Woodburn and Wedge	Plaintiff discloses and produces	the following documents:	
6100 Neil Road, Suite 500 Reno, NV 89511 Tel: 775-688-3000	-	1-	

<b>Bates Start</b>	Bates End	Description	
RTC000001	RTC000008	Interlocal Cooperative Agreement, dated May 24, 2016 <sup>1</sup>	
RTC000009	RTC000017	Metes and bounds description and depictions of APN 014-063-11 and 014-063-07	
RTC000018	RTC000018	Notice Letter Pursuant to NRS 241.034, dated January 22 2019	
RTC000019	RTC000032	Resolution of Condemnation	
JPG000001	JPG000133	Scott Griffin, MAI's Report, dated May 29, 2019	

Plaintiff reserves the right to supplement or amend this document disclosure as this matter proceeds through discovery, including without limitation, documents related to its computation of damages below.

Plaintiff identifies and designates all documents disclosed by any other parties in this matter.

#### WITNESSES:

Brian Stewart
 Director of Engineering
 The Regional Transportation Commission of Washoe County
 c/o Woodburn and Wedge
 6100 Neil Road, Suite 500
 Reno, NV 89511

Brian Stewart is expected to testify concerning his knowledge of the facts and circumstances surrounding this litigation.

Scott Q. Griffin, MAI
 Johnson Perkins Griffin
 245 E. Liberty Street, Suite 100
 Reno, NV 89501
 Telephone No. (775) 322-1155

Scott Q. Griffin, MAI, is a Principal Appraiser with Johnson-Perkins-Griffin in Reno, Nevada. Mr. Griffin is expected to testify concerning the appraisal her prepared for the property acquisition at issue in this litigation and is expected to testify concerning the

Bates Nos. RTC000001-RTC000032 and JPG000001-JPG000133 have been previously produced to Defendants in pro per, but a copy of the documents are also contained on the enclosed USB.

appraisal for the property RTC seeks to acquire for the purposes of the Virginia Street Bus Rapid Transit Extension Project, RTC Project No. 211003.

Sarah K. Fye, MBA
 Johnson Perkins Griffin
 245 E. Liberty Street, Suit 100
 Reno, NV 89501
 Telephone No.: 775-322-1155

Sarah K. Fye, MBA with Johnson Perkins Griffin is expected to testify concerning the appraisal she helped prepared with Scott Q. Griffin, MAI, for the property acquisition at issue in this litigation and is expected to testify concerning the appraisal for the property RTC seeks to acquire for the purposes of the Virginia Street Bus Rapid Transit Extension Project, RTC Project No. 211003.

John Iliescu, Jr.
 200 Court Street
 Reno, NV 89501

John Iliescu is expected to testify concerning his knowledge of the facts and circumstances surrounding this litigation.

Sonnia Iliescu
 200 Court Street
 Reno, NV 89501

Sonnia Iliescu is expected to testify concerning her knowledge of facts and circumstances surrounding this litigation.

Plaintiff reserves the right to call any and all witnesses identified by Defendants by any other party to this action.

Discovery has not yet commenced and Plaintiff reserves the right to supplement this list of witnesses as this matter proceeds through discovery.

C. COMPUTATION OF DAMAGES: Plaintiff has obtained a professional appraisal from Scott Griffin, MAI, who has recommended just compensation in the amount of \$15,955.

D. INSURANCE: In accordance with NRCP 16.1(a)(1)(A)(v), Plaintiff is not aware of any insurance policies applicable to this matter.

#### Affirmation pursuant to NRS 239B.030

The undersigned does hereby affirm pursuant to NRS 239B.030 that the preceding document does not contain the personal information of any person.

DATED: July 18, 2019.

WOODBURN AND WEDGE

By:

Gordon H. DePaoli, Esq. Nevada Bar No. 195 Dane W. Anderson, Esq. Nevada Bar No. 6883

Attorneys for Plaintiff, the Regional Transportation Commission of Washoe County

### **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of Woodburn and Wedge and that on this date,
I caused to be sent via prepaid U.S. Mail, a true and correct copy of *PLAINTIFF'S INITIAL DISCLOSURE OF DOCUMENTS AND WITNESSES PURSUANT TO NRCP 16.1* to:

Michael James Morrison, Esq. 1495 Ridgeview Drive, Suite 220 Reno, NV 89519 venturlawusa@gmail.com

DATED: July 18, 2019.

Employee of Woodburn and Wedge

Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511 Tel: 775-688-3000

FILED Electronically CV19-007\$3 2019-07-25 02:5\(\frac{1}{2}\):20 PM Jacqueline Bryant Clerk of the Court Transaction # 7394780

3915

1 2

3

4 5

6

7

8

9

10 11

12

13

VS.

14

15 16

17

18

19

20

21

22 23

24

25

26

27

28

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE **COUNTY OF WASHOE** 

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,

Plaintiff,

CASE NO.: CV19-00753

DEPT. NO.: 1

JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992; The City of Reno, a political subdivision of the State of Nevada; and DOES 1 - 20, inclusive,

Defendants.

#### **SCHEDULING ORDER**

Nature of Action: Eminent Domain

Date of Filing Joint Case Conference Report(s): Joint Case Conference Report ("JCCR") filed July 23, 2019.

Trial Date: July 20, 2020 (#1)

Time Required for Trial: Seven (7) days; Jury Demand Filed: Defendants on 7/10/19

Dane W. Anderson, Esq. for Plaintiff; and,

Michael James Morrison, Esq. for Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992.

Defendant City of Reno filed a Disclaimer of Interest on April 11, 2019.

After consideration of the above information by the Court,

## IT IS HEREBY ORDERED that the parties:

- 1. Complete all discovery by May 8, 2020 (pursuant to JCCR).
- 2. File motions to amend pleadings or add parties on or before **February 7, 2020** (pursuant to JCCR).
- 3. Make initial expert disclosures pursuant to N.R.C.P. 16.1(a)(2) on or before **February 7, 2020** (pursuant to JCCR) and make rebuttal expert disclosures pursuant to N.R.C.P. 16.1(a)(2) on or before **March 9, 2020** (pursuant to JCCR).
  - a. Written reports of experts waived: No
  - 4. File dispositive motions on or before **May 29, 2020** (pursuant to JCCR).
- 5. <u>Submit for consideration fully briefed</u> dispositive motions and pretrial motions, including motions for summary judgment and motions in limine to exclude an expert's testimony, on or before **June 22, 2020** (pursuant to JCCR).
- 6. <u>Submit for consideration all other fully briefed</u> motions in limine on or before **July 6, 2020** (pursuant to JCCR).
- 7. Except upon a showing of unforeseen extraordinary circumstances, the Court will not entertain any pretrial motions filed or orally presented after the above deadlines have passed.
- 8. In the absence of extraordinary circumstances and except as otherwise provided in subdivision (2) of NRCP 16.1(a), all required pretrial disclosures pursuant to NRCP 16.1(a)(2) shall be made at least 90 days before the discovery cutoff date. Unless otherwise directed by the Court, all pretrial disclosures pursuant to NRCP 16.1(a)(3) must be made at least thirty (30) days before trial.
- 9. A party objecting to a written discovery request must, in the original objection, specifically detail the reasons that support the objection, and include affidavits or other evidence for any factual assertions upon which an objection is based.
- 10. Motions for extensions of discovery shall be made to the District Court prior to the expiration of the discovery deadline above. A continuance of the trial date does <u>not</u> modify, alter, change or continue the discovery schedule unless specifically agreed to by the parties, in

///

///

#### writing, and ordered by the Court.

- 11. Unless other ordered, all discovery disputes (except disputes presented at a pretrial conference or at trial) must be first heard by the Discovery Commissioner.
- 12. If this matter is a bench trial, findings of fact are to be submitted, not filed, to the Court with the trial statement, but not in lieu of the trial statement.
- 13. A trial statement must be filed and served no later than **5:00 p.m.** on **Wednesday**, **July 15, 2020** (pursuant to *Pretrial Order* filed June 10, 2019).
  - a. In addition to the requirements of WDCR 5, the trial statement shall contain:
    - a concise statement of the claimed facts organized by specifically listing <u>each essential element</u> of the party's claims or defenses and separately stating the facts in support of each such element;
    - ii. a statement of issues of law supported by a memorandum of authorities;
    - iii. any practical matters which may be resolved before trial (e.g., suggestions as to the order of witnesses, view of the premises);
    - iv. a list of proposed general voir dire questions for the Court or counsel to ask of the jury;
    - v. a statement of any unusual evidentiary issues, with appropriate citations to legal authorities on each issue; and,
    - vi. certification by trial counsel, that prior to the filing of the trial statement, they have personally met and conferred in a good faith effort to resolve the case by settlement.
- 14. <u>All</u> proposed jury instructions and verdict forms, whether agreed upon by both parties or proposed by a party individually, shall be delivered electronically to chambers via email to <u>Dept1@washoecourts.us</u> no later than **5:00 p.m.** on **Wednesday**, **July 15**, **2020** (pursuant to *Pretrial Order* filed June 10, 2019).
- a. Unless otherwise ordered, the parties shall exchange all proposed jury instructions and verdict forms two weeks prior to the deadline to submit proposed jury instructions. The parties should then meet, confer, and submit to the Court one complete set of agreed-upon jury instructions and verdict forms at the same time they submit their trial statements.

24

25

26

27

28

h. If the parties do not agree to all proposed jury instructions, they shall jointly submit a set containing only those jury instructions that are mutually agreeable. Each party must submit individually any additional proposed jury instructions that have not been agreed upon and/or verdict forms at the same time they submit their trial statements, with an attached memorandum of why or why not the particular instruction should or should not be given to the jury by the Court.

- All jury instructions should be short, concise, understandable, and neutral c. statements of law and gender. Argumentative or formula instructions are improper, will not be given, and should not be submitted.
- d. The parties are required to submit all proposed jury instructions in the below described format:
  - i. All proposed jury instructions and verdict forms must be prepared in Microsoft Word format, utilizing Times New Roman 12 point font.
  - ii. All proposed jury instructions shall be in clear, legible type on letter (8 ½ by 11 inches) document paper size, with a black border line and no less than 28 numbered lines.
  - iii. The last instruction **only** shall bear the signature line with the words "District Judge" typed thereunder placed on the right half of the page, five to ten lines below the last line of text.
  - iv. The designation "Instruction No." shall be on the last line, lower left hand corner of the last page of each instruction.
  - v. Each instruction shall bear the citation of authority on it, noting any modification made on the instruction from statutory authority, Nevada Pattern Jury Instructions, Devitt and Blackmar, CACI or other form instructions, specifically stating the modification made to the original form instruction, and/or statute, and the authority supporting the modification.
  - vi. For any form instruction submitted from any source other than Nevada Pattern Jury Instructions, counsel shall attach the original pattern instruction form being utilized.
- 15. Trial counsel for all parties shall schedule with the Court Clerk (Maria Schuck 775/328-3818; Maria.Schuck@washoecourts.us) no later than Monday, one week prior to trial the time wherein the parties will mark trial exhibits with the Court Clerk. All exhibits will be marked in one numbered series consecutively (Exhibit 1, 2, 3, etc.) and not in sets, no matter which side is offering the particular exhibit. Once trial exhibits are marked by the Clerk, they shall remain in the

custody of the Clerk. In any case which involves fifteen or more document exhibit pages, the exhibits shall be placed in a loose-leaf binder behind a tab noting the number of each exhibit. The binder shall be clearly marked on the front and side with the case caption and number, but no identification as to the party producing the binder. All document exhibits shall be in **one** binder no matter which party is offering the exhibits. At the time set for marking the trial exhibits, counsel for the Plaintiff shall provide the Courtroom Clerk with the binder containing the number tabs. Counsel for all parties shall provide all exhibits, no matter when marked, even if marked during the course of trial, in a condition appropriate for inclusion in the evidence binder.

16. The Court expects that both sides will cooperate to try the case within the time set, and confer regarding the order of witnesses, stipulated exhibits, and any other matters which will expedite trial of the case.

17. All applications for attorney's fees shall state services rendered and fees incurred for such services with sufficient specificity to enable an opposing party and the court to review such application. See, Brunzell v. Golden Gate Nat. Bank, 85 Nev. 345, 349 (1969). Any memorandum of costs and disbursements must comply with Bergmann v. Boyce, 109 Nev. 670, 856 P.2d 560 (1993), and Bobby Beresini v. PETA, 114 Nev. 1348, 971 P.2d 383 (1998).

18. All parties and counsel are bound by the terms of this Scheduling Order, the Nevada Rules of Civil Procedure ("NRCP"), the District Court Rules ("DCR"), the Washoe District Court Rules ("WDCR"), and the Nevada Revised Statutes ("NRS"), and failure to comply could result in the imposition of sanctions.

DATED this 25<sup>th</sup> day of July, 2019.

KATHLEEN M. DRAKULICH

District Court Judge

#### **CERTIFICATE OF SERVICE**

CASE NO. CV19-00753

I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the STATE OF NEVADA, COUNTY OF WASHOE; that on the 25<sup>th</sup> day of July, 2019, I electronically filed the **SCHEDULING ORDER** with the Clerk of the Court by using the ECF system.

I further certify that I transmitted a true and correct copy of the foregoing document by the method(s) noted below:

Electronically filed with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

DANE ANDERSON, ESQ. for THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY

SUSAN ROTHE, ESQ. for CITY OF RENO

MICHAEL MORRISON, ESQ. for JOHN ILIESCU & SONNIA ILIESCU, TRUSTEES

GORDON DEPAOLI, ESQ. for THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY

Deposited to the Second Judicial District Court mailing system in a sealed envelope for postage and mailing by Washoe County using the United States Postal Service in Reno, Nevada: [NONE]

DANIELLE KENT

Department 1 Judicial Assistant

FILED Electronically CV19-007\$3 2019-07-25 02:5\(\frac{1}{2}\):20 PM Jacqueline Bryant Clerk of the Court Transaction # 7394780

3915

1 2

3

4 5

6

7

8

9

10 11

12

13

VS.

14

15 16

17

18

19

20

21

22 23

24

25

26

27

28

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE **COUNTY OF WASHOE** 

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,

Plaintiff,

CASE NO.: CV19-00753

DEPT. NO.: 1

JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992; The City of Reno, a political subdivision of the State of Nevada; and DOES 1 - 20, inclusive,

Defendants.

#### **SCHEDULING ORDER**

Nature of Action: Eminent Domain

Date of Filing Joint Case Conference Report(s): Joint Case Conference Report ("JCCR") filed July 23, 2019.

Trial Date: July 20, 2020 (#1)

Time Required for Trial: Seven (7) days; Jury Demand Filed: Defendants on 7/10/19

Dane W. Anderson, Esq. for Plaintiff; and,

Michael James Morrison, Esq. for Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992.

Defendant City of Reno filed a Disclaimer of Interest on April 11, 2019.

After consideration of the above information by the Court,

## IT IS HEREBY ORDERED that the parties:

- 1. Complete all discovery by May 8, 2020 (pursuant to JCCR).
- 2. File motions to amend pleadings or add parties on or before **February 7, 2020** (pursuant to JCCR).
- 3. Make initial expert disclosures pursuant to N.R.C.P. 16.1(a)(2) on or before **February 7, 2020** (pursuant to JCCR) and make rebuttal expert disclosures pursuant to N.R.C.P. 16.1(a)(2) on or before **March 9, 2020** (pursuant to JCCR).
  - a. Written reports of experts waived: No
  - 4. File dispositive motions on or before **May 29, 2020** (pursuant to JCCR).
- 5. <u>Submit for consideration fully briefed</u> dispositive motions and pretrial motions, including motions for summary judgment and motions in limine to exclude an expert's testimony, on or before **June 22, 2020** (pursuant to JCCR).
- 6. <u>Submit for consideration all other fully briefed</u> motions in limine on or before **July 6, 2020** (pursuant to JCCR).
- 7. Except upon a showing of unforeseen extraordinary circumstances, the Court will not entertain any pretrial motions filed or orally presented after the above deadlines have passed.
- 8. In the absence of extraordinary circumstances and except as otherwise provided in subdivision (2) of NRCP 16.1(a), all required pretrial disclosures pursuant to NRCP 16.1(a)(2) shall be made at least 90 days before the discovery cutoff date. Unless otherwise directed by the Court, all pretrial disclosures pursuant to NRCP 16.1(a)(3) must be made at least thirty (30) days before trial.
- 9. A party objecting to a written discovery request must, in the original objection, specifically detail the reasons that support the objection, and include affidavits or other evidence for any factual assertions upon which an objection is based.
- 10. Motions for extensions of discovery shall be made to the District Court prior to the expiration of the discovery deadline above. A continuance of the trial date does <u>not</u> modify, alter, change or continue the discovery schedule unless specifically agreed to by the parties, in

///

///

#### writing, and ordered by the Court.

- 11. Unless other ordered, all discovery disputes (except disputes presented at a pretrial conference or at trial) must be first heard by the Discovery Commissioner.
- 12. If this matter is a bench trial, findings of fact are to be submitted, not filed, to the Court with the trial statement, but not in lieu of the trial statement.
- 13. A trial statement must be filed and served no later than **5:00 p.m.** on **Wednesday**, **July 15, 2020** (pursuant to *Pretrial Order* filed June 10, 2019).
  - a. In addition to the requirements of WDCR 5, the trial statement shall contain:
    - a concise statement of the claimed facts organized by specifically listing <u>each essential element</u> of the party's claims or defenses and separately stating the facts in support of each such element;
    - ii. a statement of issues of law supported by a memorandum of authorities;
    - iii. any practical matters which may be resolved before trial (e.g., suggestions as to the order of witnesses, view of the premises);
    - iv. a list of proposed general voir dire questions for the Court or counsel to ask of the jury;
    - v. a statement of any unusual evidentiary issues, with appropriate citations to legal authorities on each issue; and,
    - vi. certification by trial counsel, that prior to the filing of the trial statement, they have personally met and conferred in a good faith effort to resolve the case by settlement.
- 14. <u>All</u> proposed jury instructions and verdict forms, whether agreed upon by both parties or proposed by a party individually, shall be delivered electronically to chambers via email to <u>Dept1@washoecourts.us</u> no later than **5:00 p.m.** on **Wednesday**, **July 15**, **2020** (pursuant to *Pretrial Order* filed June 10, 2019).
- a. Unless otherwise ordered, the parties shall exchange all proposed jury instructions and verdict forms two weeks prior to the deadline to submit proposed jury instructions. The parties should then meet, confer, and submit to the Court one complete set of agreed-upon jury instructions and verdict forms at the same time they submit their trial statements.

24

25

26

27

28

h. If the parties do not agree to all proposed jury instructions, they shall jointly submit a set containing only those jury instructions that are mutually agreeable. Each party must submit individually any additional proposed jury instructions that have not been agreed upon and/or verdict forms at the same time they submit their trial statements, with an attached memorandum of why or why not the particular instruction should or should not be given to the jury by the Court.

- All jury instructions should be short, concise, understandable, and neutral c. statements of law and gender. Argumentative or formula instructions are improper, will not be given, and should not be submitted.
- d. The parties are required to submit all proposed jury instructions in the below described format:
  - i. All proposed jury instructions and verdict forms must be prepared in Microsoft Word format, utilizing Times New Roman 12 point font.
  - ii. All proposed jury instructions shall be in clear, legible type on letter (8 ½ by 11 inches) document paper size, with a black border line and no less than 28 numbered lines.
  - iii. The last instruction **only** shall bear the signature line with the words "District Judge" typed thereunder placed on the right half of the page, five to ten lines below the last line of text.
  - iv. The designation "Instruction No." shall be on the last line, lower left hand corner of the last page of each instruction.
  - v. Each instruction shall bear the citation of authority on it, noting any modification made on the instruction from statutory authority, Nevada Pattern Jury Instructions, Devitt and Blackmar, CACI or other form instructions, specifically stating the modification made to the original form instruction, and/or statute, and the authority supporting the modification.
  - vi. For any form instruction submitted from any source other than Nevada Pattern Jury Instructions, counsel shall attach the original pattern instruction form being utilized.
- 15. Trial counsel for all parties shall schedule with the Court Clerk (Maria Schuck 775/328-3818; Maria.Schuck@washoecourts.us) no later than Monday, one week prior to trial the time wherein the parties will mark trial exhibits with the Court Clerk. All exhibits will be marked in one numbered series consecutively (Exhibit 1, 2, 3, etc.) and not in sets, no matter which side is offering the particular exhibit. Once trial exhibits are marked by the Clerk, they shall remain in the

custody of the Clerk. In any case which involves fifteen or more document exhibit pages, the exhibits shall be placed in a loose-leaf binder behind a tab noting the number of each exhibit. The binder shall be clearly marked on the front and side with the case caption and number, but no identification as to the party producing the binder. All document exhibits shall be in **one** binder no matter which party is offering the exhibits. At the time set for marking the trial exhibits, counsel for the Plaintiff shall provide the Courtroom Clerk with the binder containing the number tabs. Counsel for all parties shall provide all exhibits, no matter when marked, even if marked during the course of trial, in a condition appropriate for inclusion in the evidence binder.

16. The Court expects that both sides will cooperate to try the case within the time set, and confer regarding the order of witnesses, stipulated exhibits, and any other matters which will expedite trial of the case.

17. All applications for attorney's fees shall state services rendered and fees incurred for such services with sufficient specificity to enable an opposing party and the court to review such application. See, Brunzell v. Golden Gate Nat. Bank, 85 Nev. 345, 349 (1969). Any memorandum of costs and disbursements must comply with Bergmann v. Boyce, 109 Nev. 670, 856 P.2d 560 (1993), and Bobby Beresini v. PETA, 114 Nev. 1348, 971 P.2d 383 (1998).

18. All parties and counsel are bound by the terms of this Scheduling Order, the Nevada Rules of Civil Procedure ("NRCP"), the District Court Rules ("DCR"), the Washoe District Court Rules ("WDCR"), and the Nevada Revised Statutes ("NRS"), and failure to comply could result in the imposition of sanctions.

DATED this 25<sup>th</sup> day of July, 2019.

KATHLEEN M. DRAKULICH

District Court Judge

#### **CERTIFICATE OF SERVICE**

CASE NO. CV19-00753

I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the STATE OF NEVADA, COUNTY OF WASHOE; that on the 25<sup>th</sup> day of July, 2019, I electronically filed the **SCHEDULING ORDER** with the Clerk of the Court by using the ECF system.

I further certify that I transmitted a true and correct copy of the foregoing document by the method(s) noted below:

Electronically filed with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

DANE ANDERSON, ESQ. for THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY

SUSAN ROTHE, ESQ. for CITY OF RENO

MICHAEL MORRISON, ESQ. for JOHN ILIESCU & SONNIA ILIESCU, TRUSTEES

GORDON DEPAOLI, ESQ. for THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY

Deposited to the Second Judicial District Court mailing system in a sealed envelope for postage and mailing by Washoe County using the United States Postal Service in Reno, Nevada: [NONE]

DANIELLE KENT

Department 1 Judicial Assistant

FILED
Electronically
CV19-00753
2020-02-25 05:22:58 PM
Jacqueline Bryant
Clerk of the Court
ransaction # 7759734 : yviloria

1	2645	Clerk of the Transaction # 7759	
2	MICHAEL J. MORRISON, ESQ. Nevada State Bar No. 1665 1495 Ridgeview Dr., #220		
3	Reno, Nevada 89519 (775) 827-6300		
5	Attorney for Defendants		
6	IN THE SECOND JUDICIAL DISTRICT CO	OURT OF THE STATE OF NEVADA	
7	IN AND FOR THE COUN	TY OF WASHOE	
8	* * * *		
9	THE REGIONAL TRANSPORTATION	CASE NO. CV19-00753	
10	COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,	DEPT. NO. 1	
11	Plaintiff,		
12	V.	DEFENDANTS! ODDOSITION TO	
13	JOHN ILIESCU, JR., and SONNIA ILIESCU,	DEFENDANTS' OPPOSITION TO MOTION IN LIMINE TO EVOLUDE EVIDENCE	
14	Trustees of the John Íliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated	EXCLUDE EVIDENCE PURSUANT TO NRS 50.275, 50.285 and 50.305;	
15	January 24, 1992; The City of Reno, a political subdivision of the State of Nevada; and DOES 1-20, inclusive,	MOTION FOR EXTENSION OF TIME TO DISCLOSE EXPERT	
16	Defendants.	TIME TO DISCLOSE EXTERT	
17	Defendants.		
18	COME NOW DEFENDANTS JOHN H	IECCII ID AND CONNIA II IECCII	
19	COME NOW DEFENDANTS JOHN IL		
20	Trustees of the John Iliescu, Jr. and Sonnia Ilie	•	
21	by and through their attorney, Michael J. Morrison, Esq., and: (1) oppose Plaintiff THE		
22	REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY's ("the RTC") motion in limine to exclude evidence pursuant to NRS 50.278, 50.285, and		
23	50.305; and (2) move for an extension of time to disclose their expert witness. This		
24	opposition and motion is made and based upon NRCP 6(b)(1)(B) and WDCR 11(1),		
25	and is further supported the following points and authorities.		
26	///		
27	///		
28	1		

#### POINTS AND AUTHORITIES

#### I. OVERVIEW

The RTC has moved this Court for an order precluding the Iliescus from designating an expert witness in this case because they did not disclose an expert witness on or before the February 7, 2020, expert witness disclosure deadline. The RTC cites to NRCP 16(a)(2) and this Court's July 25, 2019, scheduling order as the basis for its motion, and relies on authority generally addressing this Court's discretion in making discovery and other pre-trial evidentiary determinations. The Iliescus acknowledge that they did not disclose an expert witness by the February 7, 2020, deadline. That oversight was due to a calendaring error in the undersigned's office that, as more fully explained below, was due to excusable neglect caused by an unexpected and unforeseen medical event the undersigned suffered and for which he underwent acute and ongoing treatment, but for which the undersigned nevertheless accepts responsibility.

The Iliescus respectfully submit that their counsel's – the undersigned's – oversight, however, is not and should not be, *ipso facto*, fatal to the Iliescus' ability to disclose their expert witness, as this Court has the discretion, upon a showing of good cause, to extend the time for expert disclosures to permit an untimely expert disclosure. The Iliescus request that this Court exercise that discretion and permit them to disclose their expert witness beyond the February 7, 2020, expert witness disclosure deadline. Quite significantly, this requested protocol would allow the Iliescus to "have their day in Court" and allow the parties to fully present the facts of this case for a well-informed and fair determination by the fact finder(s). It is also noteworthy that the Iliescus' retained expert in this case has performed many prior appraisals for the Iliescus in RTC "taking" cases and is very familiar with the subject property.

///

27 ///

### II. DISCUSSION

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

It is well established that trial courts assume the role of gatekeeper in assessing the admissibility of expert witnesses, and have wide discretion, within the parameters of the applicable governing statutes, to fulfill those gatekeeping duties. See, Higgs v. State, 126 Nev. 1, 8, 222 P.3d 648, 658 (Nev. 2010); and see generally, State ex. rel. Dept. of Highways v. Nevada Aggregates & Asphalt Co., 92 Nev. 370, 376, 551 P.2d 1095, 1098 (1976) (the trial court is vested with broad discretion in determining the admissibility of evidence), as cited by the RTC. While the Iliescus did not timely disclose their expert witness as prescribed by NRCP 16.1(a)(2)(E) and this Court's July 25, 2019, scheduling order, nothing in the provisions of either requires that the Iliescus' expert be excluded on that basis. In fact, this Court specifically notes that a party's failure to comply with its scheduling order or the applicable procedural rules and statutes *could* (as opposed to "will" or "shall") result in the imposition of sanctions (see, scheduling order at 5, ¶ 18), which necessarily acknowledges this Court's plenary discretion in making, among others, pretrial evidentiary determinations. Moreover, the Nevada Rules of Civil Procedure and the Second Judicial District Court Rules generally permit this Court to grant extensions of time, even after the time for required event has expired. See NRCP 6(b)(1)(B)(ii) (permitting this Court, for good cause, to extend the time for a required action after the time for that action has expired upon motion where the party failed to act because of excusable neglect) and WDCR 11(1) (generally permitting parties to seek an extension of time).

Shortly after the RTC filed this case, the undersigned counsel for the Iliescus suffered significant neurological and spinal injuries in an accidental fall, for which extensive acute and ongoing care, testing, treatment and rehabilitation were and have been required, and are continuing. The undersigned has undergone that treatment and care at the Reno V.A. Hospital, as well as at numerous specialty medical clinics and medical treatment facilities in the Reno area. Both the undersigned's injuries and the

1 ensu
2 unfo
3 to th
4 mot
5 from
6 good
7 with
8 Brui
9 cons
10 the p

ensuing treatment and care negatively affected counsel's ability to work and, unfortunately, was the principal source of the unintended scheduling error in reference to the February 7, 2020, expert witness disclosure in this case – which precedes this motion by only a couple of weeks. To that end, it was a scheduling error that resulted from excusable neglect due to an unforeseen medical event and, therefore, constitutes good cause to grant the Iliescus an extension of time in which to disclose their expert witness. NRCP 6(b)(1)(B)(ii); WDCR 11(1); accord, Pioneer Inv. Svcs. Co. v. Brunswick Assocs. Ltd. P'ship, 507 U.S. 380, 395 (1993) (identifying the guideposts for consideration of whether neglect is excusable, including (1) the length of the delay, (2) the reason for the delay, (3) whether the delay was within the reasonable control of the movant, (4) and whether the movant acted in good faith).

Applying the *Pioneer* guideposts (*Id.*), the Iliescus seek the extension of the deadline that (1) expired within a reasonable time (specifically, 18 days) in relation to this motion; (2) was due to the undersigned's unforeseen accident injury/medical event and the resulting and ensuing care and treatment; (3) was beyond the reasonable control of the Iliescus (and their undersigned counsel); and (4) the Iliescus (and their undersigned counsel) have acted in good faith, at all times.

Accordingly, the Iliescus respectfully submit that this analysis of the guideposts in light of the facts extant herein provides this Court wit hoogent and compelling factual support for a finding of the requisite "excusable neglect" by this Court. *Id.* 

Therefore, the Iliescus request that this Court grant them an extension of time to disclose their expert in this case to address the discrete issue relating to the value of the property at issue in this case.

#### III. CONCLUSION

Based on the foregoing, the Iliescus request that this Court deny the RTC's motion *in limine* and grant the Iliescus a 21-day extension of time in which to disclose their expert witness and submit his report in this case.

AFFIRMATION Pursuant to NRS 239B.030 The undersigned does hereby affirm that the document to which this Affirmation is attached does not contain the social security number of any person. DATED this 25<sup>th</sup> day of February, 2020. /s/ Michael J. Morrison Michael J. Morrison, Esq. Nevada State Bar No. 1665 1495 Ridgeview Dr., #220 Reno, Nevada 89519 (775) 827-6300 Attorney for Defendants 

1	CERTIFICATE OF SERVICE	
2	I hereby certify that on this date I personally caused to be served a true copy of	
3	the foregoing PLAINTIFFS' OPPOSITION TO DEFENDANT'S MOTION IN	
4	LIMINE TO EXCLUDE EVIDENCE PURSUANT TO NRS 50.275, 50.285 and	
5	50.305; MOTION FOR EXTENSION OF TIME TO DISCLOSE EXPERT indicated	
6	and addressed to the following:	
7		
8	Via U.S. Mail	
9 10	Dane W. Anderson, Esq.  WOODBURN AND WEDGE  6100 Neil Road, Suite 500  Via Overnight Mail  Via Hand Delivery  Via Facsimile	
11	Reno, Nevada 89511	
12		
13	DATED this 25 <sup>th</sup> day of February, 2020.	
14		
15	/s/ Michael J. Morrison	
16	Michael J. Morrison	
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	6	

FILED
Electronically
CV19-00753
2020-03-02 10:31:47 AM
Jacqueline Bryant
Clerk of the Court
ransaction # 7768300 : yviloria

1	2645	Jacqueline B Clerk of the (	
2	MICHAEL J. MORRISON, ESQ.	Transaction # 77683	
	Nevada State Bar No. 1665 1495 Ridgeview Dr., #220		
3	Reno, Nevada 89519 (775) 827-6300		
4 5	Attorney for Defendants		
6	IN THE SECOND JUDICIAL DISTRICT CO	OURT OF THE STATE OF NEVADA	
7	IN AND FOR THE COUN	TY OF WASHOE	
8	* * * *		
9 10	THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,	CASE NO. CV19-00753 DEPT. NO. 1	
11	Plaintiff,		
12	V.		
13	JOHN ILIESCU, JR., and SONNIA ILIESCU,	DEFENDANTS' OPPOSITION TO MOTION IN LIMINE TO	
14	Trustees of the John Iliescu, Jr. and Sonnia	EXCLUDE EVIDENCE	
15	Iliescu 1992 Family Trust Agreement, dated January 24, 1992; The City of Reno, a political subdivision of the State of Nevada; and DOES	PURSUANT TO NRS 50.275, 50.285 and 50.305; MOTION FOR EXTENSION OF	
16	1-20, inclusive,	TIME TO DISCLOSE EXPERT	
17	Defendants.		
18			
19	COME NOW DEFENDANTS JOHN IL	IESCU, JR., AND SONNIA ILIESCU,	
20	Trustees of the John Iliescu, Jr. and Sonnia Ilie	scu 1992 Family Trust ("the Iliescus"),	
21	by and through their attorney, Michael J. Morrison, Esq., and: (1) oppose Plaintiff THE		
22	REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY's ("the		
23	RTC") motion in limine to exclude evidence pursuant to NRS 50.278, 50.285, and		
24	50.305; and (2) move for an extension of time to disclose their expert witness. This		
	opposition and motion is made and based upon NRCP 6(b)(1)(b) and WDCR 11(1), and		
25	is further supported the following points and aut	horities.	
26	///		
27	///		
28	1		

#### **POINTS AND AUTHORITIES**

#### I. OVERVIEW

The RTC has moved this Court for an order precluding the Iliescus from designating an expert witness in this case because they did not disclose an expert witness on or before the February 7, 2020, expert witness disclosure deadline. The RTC cites to NRCP 16(a)(2) and this Court's July 25, 2019, scheduling order as the basis for its motion, and relies on authority generally addressing this Court's discretion in making discovery and other pre-trial evidentiary determinations. The Iliescus acknowledge that they did not disclose an expert witness by the February 7, 2020, deadline. That oversight was due to a calendaring error in the undersigned's office that, as more fully explained below, was due to excusable neglect caused by an unexpected and unforeseen medical event the undersigned suffered and for which he underwent acute and ongoing treatment, but for which the undersigned nevertheless accepts responsibility.

Plaintiffs respectfully submit that such oversight, however, is not and should not be, *ipso facto*, fatal to the Iliescus' ability to disclose their expert witness, as this Court has the discretion, upon a showing of good cause, to extend the time for expert disclosures to permit an untimely expert disclosure. The Iliescus hereby respectfully request that this Court exercise that discretion and permit them to disclose their expert witness beyond the February 7, 2020, expert witness disclosure deadline. Quite significantly, this requested protocol would allow the Iliescus to "have their day in Court" and allow the parties to fully present the facts of this case for a well-informed and fair determination by the factfinder(s). It is also noteworthy that the Iliescus' retained expert in this case has performed many prior appraisals for both the Iliescus and RTC regarding RTC "taking" cases and is familiar with the subject property.

### II. DISCUSSION

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

It is well established that trial courts assume the role of gatekeeper in assessing the admissibility of expert witnesses, and have wide discretion, within the parameters of the applicable governing statutes, to fulfill those gatekeeping duties. See, Higgs v. State, 126 Nev. 1, 8, 222 P.3d 648, 658 (Nev. 2010); and see generally, State ex. rel. Dept. of Highways v. Nevada Aggregates & Asphalt Co., 92 Nev. 370, 376, 551 P.2d 1095, 1098 (1976) (the trial court is vested with broad discretion in determining the admissibility of evidence), as cited by the RTC. While the Iliescus did not timely disclose their expert witness as prescribed by NRCP 16.1(a)(2)(E) and this Court's July 25, 2019, scheduling order, nothing in the provisions of either requires that the Iliescus' expert be excluded on that basis. In fact, this Court specifically notes that a party's failure to comply with its scheduling order or the applicable procedural rules and statutes *could* (as opposed to "will" or "shall") result in the imposition of sanctions (see, scheduling order at 5,  $\P$  18), which necessarily acknowledges this Court's plenary discretion in making, among others, pretrial evidentiary determinations. Moreover, the Nevada Rules of Civil Procedure and the Second Judicial District Court Rules generally permit this Court to grant extensions of time, even after the time for the required event has expired. See NRCP 6(b)(1)(B)(ii) (permitting this Court, for good cause, to extend the time for a required action after the time for that action has expired upon motion where the party failed to act because of excusable neglect), and WDCR 11(1) (generally permitting parties to seek an extension of time).

Shortly after the RTC filed this case, the undersigned counsel for the Iliescus suffered significant neurological and spinal injuries in an accidental fall, for which extensive acute and ongoing care, testing, treatment and rehabilitation were and have been required, and are continuing. The undersigned has undergone such treatment and care at the Reno V.A. Hospital, as well as at numerous specialty medical clinics and medical treatment facilities in the Reno area. Both the undersigned's injuries and the

ensuing treatment and care negatively affected counsel's ability to work and, unfortunately, was the principal source of the unintended scheduling error in reference to the February 7, 2020, expert witness disclosure in this case – which precedes this motion by only a couple of weeks. To that end, it was a scheduling error that resulted from excusable neglect due to an unforeseen medical event and, therefore, constitutes good cause to grant the Iliescus an extension of time in which to disclose their expert witness. NRCP 6(b)(1)(B)(ii); WDCR 11(1); accord, Pioneer Inv. Svcs. Co. v. Brunswick Assocs. Ltd. P'ship, 507 U.S. 380, 395 (1993) (identifying the guideposts for consideration of whether neglect is excusable, including (1) the length of the delay, (2) the reason for the delay, (3) whether the delay was within the reasonable control of the movant and (4) whether the movant acted in good faith).

Applying the <u>Pioneer</u> guideposts, <u>Id.</u>, the Iliescus seek the extension of the deadline that (1) expired within a reasonable time (specifically, 18 days) in relation to this motion; (2) was due to the undersigned's unforeseen accidental injury/medical event and the resulting and ensuing care and treatment; (3) was beyond the reasonable control of the Iliescus (and their the undersigned counsel); and (4) the Iliescus (and their undersigned counsel) have acted in good faith, at all times.

Accordingly, the Iliescus respectfully submit that this analysis of the guideposts in light of the facts extant herein provides this Court with cogent and compelling factual support for a finding of the requisite "excusable neglect" by this Court. *Id*.

Therefore, the Iliescus respectfully request that this Court grant them an extension of time to disclose their expert in this case to address the discrete issue relating to the value of the property at issue in this case.

#### III. CONCLUSION

Based on the foregoing, the Iliescus request that this Court deny the RTC's motion *in limine* and grant the Iliescus a 45-day extension of time in which to disclose

1	their expert witness and submit his report in this case.		
2	A EDIDM A TION		
3	AFFIRMATION Pursuant to NRS 239B.030		
4	The undersigned does hereby affirm that the document to which this Affirmation		
5	is attached does not contain the social security number of any person.		
6	DATED this 2nd day of March, 2020.		
7	/s/ Michael J. Morrison		
8	Michael J. Morrison, Esq. Nevada State Bar No. 1665		
9	Nevada State Bar No. 1665 1495 Ridgeview Dr., #220		
10	Reno, Nevada 89519 (775) 827-6300		
11	Attorney for Defendants		
12			
13			
14	<u>CERTIFICATE OF SERVICE</u>		
15	I hereby certify that on this date I personally caused to be served a true copy of		
16	the foregoing ERRATA TO PLAINTIFFS' OPPOSITION TO DEFENDANT'S		
17	MOTION IN LIMINE TO EXCLUDE EVIDENCE PURSUANT TO NRS 50.275,		
18	50.285 and 50.305; MOTION FOR EXTENSION OF TIME TO DISCLOSE EXPERT		
19	indicated and addressed to the following:		
20			
21	Via U.S. Mail		
22	Dane W. Anderson, Esq Via Overnight Mail WOODBURN AND WEDGE Via Hand Delivery  Via Hand Delivery		
23	6100 Neil Road, Suite 500  Reno, Nevada 89511  Via Facsimile  X  Via ECF		
24			
25	DATED this 2nd day of March, 2020.		
26			
27	/s/ Michael J. Morrison		
28	Michael J. Morrison		
	5		

FILED Electronically CV19-00753 2020-03-16 01:44:33 PM Jacqueline Bryant Clerk of the Court Transaction # 7794165 : yviloria

3785

1

2

3

4

Gordon H. DePaoli, Esq.

Nevada Bar No. 195

Dane W. Anderson, Esq.

Nevada Bar No. 6883

WOODBURN AND WEDGE

6100 Neil Road, Suite 500

Reno, Nevada 89511

Telephone: 775-688-3000 Facsimile: 775-688-3088

gdepaoli@woodburnandwedge.com danderson@woodburnandwedge.com

7 8

6

Attorneys for Plaintiff, the Regional Transportation

Commission of Washoe County

9 10

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

12

13

11

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a

Plaintiff,

JOHN ILIESCU, JR. and SONNIA ILIESCU,

Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated

January 24, 1992; The City of Reno, a

political subdivision of the State of Nevada;

Defendants.

special purpose unit of the government, 14

V.

and DOES 1-20, inclusive,

15

16

17

18

19

20 21

22

23

24

25

26

27

///

Case No.: CV19-00753

Dept. No.: 1

## REPLY IN SUPPORT OF MOTION IN LIMINE TO EXCLUDE EVIDENCE PURSUANT TO NRS 50.275, 50.285 and 50.305

Plaintiff The Regional Transportation Commission of Washoe County ("RTC") submits the following reply brief in support of its motion seeking to preclude defendants from offering evidence pursuant to NRS 50.275, 50.285 and 50.305.

-1-

JA105

#### I. INTRODUCTION

Defendants admit they failed to timely disclose an expert witness in compliance with the Scheduling Order entered on July 25, 2019 but argue they should be relieved from that failure due to the excusable neglect of their counsel. The alleged excusable neglect is a medical event that occurred "[s]hortly after the RTC filed this case" and the treatment that ensued.

This case was filed on April 3, 2019, nearly one year ago. Defendants initially participated in pro per. On June 25, 2019, Defendants' counsel advised that he would be appearing in the case. See Exhibit 1, attached. At no time did Defendants' counsel advise the undersigned that there was any medical issue affecting his ability to competently represent his clients. In fact, he participated in the preparation of the joint case conference report and trial setting without mentioning any problems. Defendants' counsel and plaintiffs' counsel also had numerous discussions regarding another case pending between RTC and the Defendants in Department 15.

The undersigned is sympathetic to counsel's assertions, but the Court's deadlines are important. Counsel provides no detail about the alleged calendaring error and does not identify the date that was actually calendared or any efforts between July 2019 and the expert deadline of February 7, 2020 to review the case calendar and make sure deadlines were being met. Nor does he provide the name of the alleged expert they intend to use or when they first contacted that expert. Nor have they served an expert report despite the passage of over 30 days since the expiration of the deadline.

RTC maintains that the alleged excusable neglect does not justify granting Defendants relief from their failure to comply with the expert deadline. Should the Court disagree, RTC requests an award of fees and costs incurred in relation to Defendants' failure. RTC will submit a supporting declaration if provided such relief by the Court.

26 | | / / /

 $\parallel$  / /

## 1 Affirmation pursuant to NRS 239B.030 2 The undersigned does hereby affirm that the preceding document does not contain 3 the personal information of any person. 4 DATED: March 16, 2020 5 WOODBURN AND WEDGE 6 By /s/ Dane W. Anderson 7 Gordon H. DePaoli, Esq. 8 Nevada Bar No. 195 Dane W. Anderson, Esq. 9 Nevada Bar No. 6883 Attorneys for Plaintiff, the Regional 10 Transportation Commission of Washoe County 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27

## **EXHIBIT INDEX**

EXHIBIT NO.	DESCRIPTION OF EXHIBIT	NO OF PAGES INCLUDING EXHIBIT PAGES
1	Email from Mike Morrison to Dane Anderson dated June 25, 2019	2

FILED
Electronically
CV19-00753
2020-03-16 01:44:33 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7794165 : yviloria

## **EXHIBIT 1**

## **EXHIBIT 1**

## **Dianne Kelling**

From: Michael J. Morrison, Chtd. <venturelawusa@gmail.com>

**Sent:** Tuesday, June 25, 2019 4:39 PM

**To:** Dane Anderson

**Subject:** Iliescu

Hi Dane - Hope all is well with you and yours.

As noted in my VM to you earlier, I am coming into the Iliescu case and respectfully request that the setting take place in the morning of 1-3 July.

Thanks.

Best regards, Mike

FILED
Electronically
CV19-00753
2020-03-27 09:42:46 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7812337

1 4105 Gordon H. DePaoli, Esq. 2 Nevada Bar No. 195 Dane W. Anderson, Esq. 3 Nevada Bar No. 6883 WOODBURN AND WEDGE 4 6100 Neil Road, Suite 500 Reno, Nevada 89511 Telephone: 775-688-3000 5 Facsimile: 775-688-3088 gdepaoli@woodburnandwedge.com 6 danderson@woodburnandwedge.com 7 Attorneys for Plaintiff, the Regional Transportation 8 Commission of Washoe County 9 10 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 11 IN AND FOR THE COUNTY OF WASHOE 12 THE REGIONAL TRANSPORTATION 13 COMMISSION OF WASHOE COUNTY, a Case No.: CV19-00753 special purpose unit of the government, 14 Dept. No.: 1 15 Plaintiff, V. 16 JOHN ILIESCU, JR. and SONNIA ILIESCU, 17 Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated 18 January 24, 1992; The City of Reno, a 19 political subdivision of the State of Nevada; and DOES 1-20, inclusive, 20 Defendants. 21 22 23 SUPPLEMENTAL REPLY IN SUPPORT OF MOTION IN LIMINE TO EXCLUDE **EVIDENCE PURSUANT TO NRS 50.275, 50.285 and 50.305** 24 Plaintiff The Regional Transportation Commission of Washoe County ("RTC") 25 submits the following supplement to its reply brief in support of its motion seeking to 26 preclude defendants from offering evidence pursuant to NRS 50.275, 50.285 and 50.305. The 27 purpose of this supplement is to advise the Court of events that have transpired—or rather 28

\_\_

Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511 775-688-3000 not transpired—since this matter was submitted for decision.

Defendants admittedly failed to timely disclose an expert witness in compliance with the Court's July 25, 2019 Scheduling Order. Their opposition to RTC's motion in limine was effectively a motion for an extension of the expert witness deadline, but they failed to file a proper motion seeking such relief. Further, they requested an extension of 45 days from the prior deadline of February 7, 2020, or **March 23, 2020**. However, that date passed without Defendants serving a disclosure of expert witnesses. So, even if the Court considers Defendants' opposition to be a proper motion for continuance of the expert witness deadline and even if the Court granted Defendants the relief they requested, Defendants still have not timely served an expert witness disclosure.

Therefore, RTC requests that the Court grant its motion in limine and preclude defendants from offering evidence pursuant to NRS 50.275, 50.285 and 50.305.

### Affirmation pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the personal information of any person.

DATED: March 27, 2020

#### WOODBURN AND WEDGE

By /s/ Dane W. Anderson
Gordon H. DePaoli, Esq.
Nevada Bar No. 195
Dane W. Anderson, Esq.
Nevada Bar No. 6883
Attorneys for Plaintiff, the Regional
Transportation Commission of Washoe County

Woodburn and Wedge 6100 Neil Road, Suite 500

## **CERTIFICATE OF SERVICE**

It is hereby certified that service of the foregoing SUPPLEMENTAL REPLY IN SUPPORT OF MOTION IN LIMINE TO EXCLUDE EVIDENCE PURSUANT TO NRS 50.275, 50.285 and 50.305 was made through the Court's electronic filing and

notification or, as appropriate, by sending a copy thereof by first-class mail from Reno,

Nevada addressed as follows:

Michael James Morrison, Esq. 1495 Ridgeview Drive, Suite 220 Reno, NV 89519 venturlawusa@gmail.com	Attorneys for Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, Dated January 24, 1992
Brett W. Maupin, Esq. Maupin, Cox & LeGoy 4785 Caughlin Parkway P.O. Box 30000 Reno, NV 89520 bmaupin@mcllawfirm.com	Attorneys for Defendant John Iliescu, Jr. and Sonnia Iliescu

DATED: March 27, 2020.

/s/ Dianne M. Kelling

Employee of Woodburn and Wedge

FILED
Electronically
CV19-00753
2020-03-31 10:33:29 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7816023 : bblbugh

\$2200

Gordon H. DePaoli, Esq.

Nevada Bar No. 195

Dane W. Anderson, Esq.

Nevada Bar No. 6883

WOODBURN AND WEDGE

6100 Neil Road, Suite 500

Reno, Nevada 89511

Telephone: 775-688-3000 Facsimile: 775-688-3088

gdepaoli@woodburnandwedge.com danderson@woodburnandwedge.com

7

8

6

1

2

3

4

Attorneys for Plaintiff, the Regional Transportation

Commission of Washoe County

9

11

14

15

16

17

18

19

20

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a

special purpose unit of the government,

Plaintiff,

V.

JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992; The City of Reno, a political subdivision of the State of Nevada; and DOES 1 – 20, inclusive,

Defendants.

Case No.: CV19-00753

Dept. No.: 1

21

MOTION FOR SUMMARY JUDGMENT

23

Plaintiff The Regional Transportation Commission of Washoe County ("RTC")

25

moves this Court pursuant to NRCP 56 for an order granting RTC summary judgment on the sole remaining issue in this case—the amount of just compensation due defendants for RTC's

26

acquisition of the property interests at issue in this condemnation action. This motion is

27 supported by the following memorandum of points and authorities, the declaration of Scott Q.

Griffin filed concurrently and all other pleadings and papers on file in this matter.

28 Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511

775-688-3000

Docket 81753 Document 2021-14448

#### I. INTRODUCTION

This is a condemnation action in which RTC seeks to acquire certain easements on property owned by The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust dated January 24, 1992 ("the Trust"). Defendants John Iliescu, Jr. and Sonnia Iliescu are the trustees of the Trust (the Trust and these defendants are referred to collectively herein as "Iliescu"). RTC seeks to acquire a permanent easement and temporary easement located upon Washoe County Assessor Parcel Number ("APN") 014-063-11 and a temporary construction easement located upon APN 014-063-07, as further described in RTC's Verified Complaint in Eminent Domain on file herein ("the Property").

On July 15, 2019, the Court entered its Order Granting Motion for Immediate Occupancy Pending Final Judgment, finding that the use for which the Property is being condemned is a public use authorized by law and that RTC's taking of that property is necessary to that public use.

Therefore, pursuant to NRS Chapter 37, the only remaining issue in this case—and therefore the only material fact to be determined—is the amount of just compensation due to Iliescu as a result of RTC's acquisition of the Property—the value of the Property and any severance damages. <u>See</u> NRS 37.110. As discussed below, Iliescu bears the burden of proof on these issues.

The deadline to disclose initial expert witnesses pursuant to NRCP 16.1(a)(2) was February 7, 2020. See Scheduling Order filed July 25, 2019. RTC timely disclosed its appraiser, Scott Griffin. See Plaintiff's Expert Witness Disclosure, attached as **Exhibit 1** (without attachment). Mr. Griffin opines that the just compensation due Iliescu as a result of RTC's acquisition of the Property is \$15,955. See Declaration of Scott Q. Griffin filed concurrently.

Iliescu failed to timely disclose any experts. As such, Iliescu cannot meet its burden of proof and cannot controvert RTC's evidence supporting the only material fact in issue. Therefore, RTC is entitled to judgment as a matter of law based on its expert's opinion of just compensation.

-2-

#### II. LAW AND ARGUMENT

Summary judgment is appropriate when the pleadings and other evidence on file, viewed in a light most favorable to the nonmoving party, demonstrate that there are no genuine issues as to any material fact and that the moving party is entitled to a judgment as a matter of law. NRCP 56(c); Wood v. Safeway, Inc., 121 Nev. 724, 729, 121 P.3d 1026, 1029 (2005). The substantive law controls which factual disputes are material and will preclude summary judgment; other factual disputes are irrelevant. Wood, 121 Nev. at 731, 121 P.3d at 1031. A factual dispute is genuine when the evidence is such that a rational trier of fact could return a verdict for the nonmoving party. Id.

The sole remaining issue in this case is the amount of just compensation to which Iliescu is entitled as a result of RTC's acquisition of the Property. NRS 37.110 requires the Court or the jury to ascertain and assess: (1) the value of the property sought to be condemned and (2) the existence and amount of any severance damages.

In Nevada, once the issues of public use and necessity are established by the condemning agency, as they have been here, the property owner has the burden of proving, by a preponderance of the evidence, the value of the land taken and any severance damages. *State v. Pinson*, 66 Nev. 227, 236-238, 207 P.2d 1105, 1109-1110 (1949); *City of Las Vegas v. Bustos*, 119 Nev. 360, 362, 75 P.3d 351, 352 (2003); *Pappas v. State*, 104, Nev. 572, 575, 763 P.2d 348, 350 (1988).

Iliescu has failed to disclose any experts to establish the value of the land taken or the existence and amount of any severance damages. Therefore, Iliescu cannot meet its burden of proof in this case and RTC's evidence of value is uncontroverted. Thus, there is no genuine issue as to the only material fact remaining to be determined—the amount of just compensation due Iliescu—and RTC is entitled to judgment as a matter of law that the amount of just compensation due Iliescu is \$15,955.

26 | / / /

27 | | /

///

### III. CONCLUSION

RTC requests the order granting its motion for summary judgment and concluding that the amount of just compensation due Iliescu is \$15,955.

### Affirmation pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the personal information of any person.

DATED: March 31, 2020

#### WOODBURN AND WEDGE

By /s/ Dane W. Anderson
Gordon H. DePaoli, Esq.
Nevada Bar No. 195
Dane W. Anderson, Esq.
Nevada Bar No. 6883
Attorneys for Plaintiff, the Regional
Transportation Commission of Washoe County

### **CERTIFICATE OF SERVICE**

It is hereby certified that service of the foregoing MOTION FOR SUMMARY

JUDGMENT was made through the Court's electronic filing and notification or, as appropriate, by sending a copy thereof by first-class mail from Reno, Nevada addressed as follows:

Michael James Morrison, Esq. 1495 Ridgeview Drive, Suite 220 Reno, NV 89519 venturlawusa@gmail.com	Attorneys for Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, Dated January 24, 1992
Brett W. Maupin, Esq. Maupin, Cox & LeGoy 4785 Caughlin Parkway P.O. Box 30000 Reno, NV 89520 bmaupin@mcllawfirm.com	Attorneys for Defendant John Iliescu, Jr. and Sonnia Iliescu

DATED: March 31, 2020.

/s/ Dianne M. Kelling
Employee of Woodburn and Wedge

Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511 775-688-3000

## **EXHIBIT INDEX**

EXHIBIT NO.	DESCRIPTION OF EXHIBIT	NO OF PAGES INCLUDING EXHIBIT PAGES
1	Plaintiff's Expert Witness Disclosure (without attachments)	5

FILED
Electronically
CV19-00753
2020-03-31 10:33:29 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7816023: bblough

## **EXHIBIT 1**

## **EXHIBIT 1**

1	1610		
2	Gordon H. DePaoli, Esq. Nevada Bar No. 195		
	Dane W. Anderson, Esq.		
3	Nevada Bar No. 6883 WOODBURN AND WEDGE		
4	6100 Neil Road, Suite 500		
5	Reno, Nevada 89511 Telephone: 775-688-3000		
	Facsimile: 775-688-3088		
6	<u>gdepaoli@woodburnandwedge.com</u> <u>danderson@woodburnandwedge.com</u>		
7	•		
8	Attorneys for Plaintiff, the Regional Transportat Commission of Washoe County	10n	
9			
10	IN THE SECOND JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA	
10	IN AND FOR THE CO	UNTY OF WASHOE	
11	1 (12 )2 (21 )2 = 3		
12	THE REGIONAL TRANSPORTATION		
10	COMMISSION OF WASHOE COUNTY, a	Case No.: CV19-00753	
13	special purpose unit of the government,		-
14	Plaintiff,	Dept. No.: 1	
15	V.		
16	JOHN ILIESCU, JR. and SONNIA ILIESCU,		
17	Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated		
18	January 24, 1992; The City of Reno, a		
	political subdivision of the State of Nevada;		
19	and DOES 1 – 20, inclusive,		
20	Defendants.		
21			
22	PLAINTIFF'S EXPERT	WITNESS DISCLOSURE	
23			
24	Pursuant to NRCP 16.1(a)(2), Plaintiff The Regional Transportation Commission		
25	of Washoe County ("RTC") discloses the identity of persons who may be used at trial to		
26	present evidence under NRS 50.275, 50.285 and 50.305 on the only remaining issue o		
27	just compensation as follows:		

Woodburn and Wedge 6100 Neil Road, Suite 500

775-688-3000

1

Scott Q. Griffin, MAI
 Johnson Perkins Griffin
 245 E. Liberty Street, Suite 100
 Reno, NV 89501
 Telephone No. (775) 322-1155

Scott Q. Griffin, MAI, is a Certified General Appraiser with Johnson-Perkins-Griffin in Reno, Nevada. Mr. Griffin has prepared an appraisal related to the property RTC is acquiring in this action and is expected to testify concerning the opinions contained in the report that accompanies this disclosure. Mr. Griffins' report is included with this disclosure, Bates Nos. JPG000001-JPG000133. Mr. Griffin's current hourly rate is \$350.00 per hour. His CV and qualifications are contained within his report.

Plaintiff reserves the right to make such further expert witness and rebuttal expert witness disclosures as may be just and permitted under NRCP 16.1 and NRCP 26.

## Affirmation pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the personal information of any person.

DATED: February 7<sup>th</sup>, 2020

WOODBURN AND WEDGE

Gordon H. DePaoli, Esq. Nevada Bar No. 195

Dane W. Anderson, Esq.

Nevada Bar No. 6883

Attorneys for Plaintiff, the Regional

Transportation Commission of Washoe County

<sup>&</sup>lt;sup>1</sup> Contained on the enclosed USB.

Woodburn and Wedge 6100 Neil Road, Suite 500

### CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Woodburn and Wedge and that on this date, I caused to be sent via U.S. mail, postage prepaid, a true and correct copy of

## PLAINTIFF'S EXPERT WITNESS DISCLOSURE to:

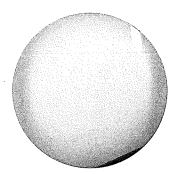
Michael James Morrison, Esq. 1495 Ridgeview Drive, Suite 220 Reno, NV 89519 venturlawusa@gmail.com

Attorneys for Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, Dated January 24, 1992

DATED: February

Employee of Woodburn and Wedge

RTV v. Iliescu, et al. Case No. CV19-00753



Scott Q. Griffin, MAI's Report, Bates Nos. JPG000001-JPG000133 (CV and Qualifications Contained within the Report)

FILED
Electronically
CV19-00753
2020-03-31 10:33:29 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7816023 : bblbugh

1 1520 Gorde 2 Neva Dane 3 Neva

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

Gordon H. DePaoli, Esq.

Nevada Bar No. 195 Dane W. Anderson, Esq.

Nevada Bar No. 6883

### WOODBURN AND WEDGE

6100 Neil Road, Suite 500 Reno, Nevada 89511

Telephone: 775-688-3000 Facsimile: 775-688-3088

gdepaoli@woodburnandwedge.com danderson@woodburnandwedge.com

Attorneys for Plaintiff, the Regional Transportation Commission of Washoe County

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF

#### NEVADA IN AND FOR THE COUNTY OF WASHOE

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,

Plaintiff,

v.

JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992; The City of Reno, a political subdivision of the State of Nevada; and DOES 1 – 20, inclusive,

Defendants.

Case No.: CV19-00753

Dept. No.: 1

21

22

23

24

25

26

27

## <u>DECLARATION OF SCOTT Q. GRIFFIN IN SUPPORT OF MOTION FOR</u> <u>SUMMARY JUDGMENT</u>

- 1. I am over the age of 18 years and I am of sound mind.
- 2. I make this declaration in support of the Motion For Summary Judgment filed by Regional Transportation Commission of Washoe County ("RTC"). I have personal knowledge of the matters set forth in this declaration.

28

7

11 12

10

13

15

14

16 17

18

19

20 21

22

23

24

25

26

27

28

- 3. I am licensed as a Certified General Real Estate Appraiser in the State of Nevada. I am a Principal Appraiser with Johnson Perkins Griffin LLC in Reno and have worked in the appraisal field since 1997. I am a member of the Appraisal Institute and hold the MAI (Member Appraisal Institute) designation. I have been admitted as an expert witness for appraisal purposes on numerous occasions.
- 4. I was engaged to provide an appraisal of the property which RTC seeks to acquire in this action for purposes of the Virginia Street Bus Rapid Transit Extension Project ("the Project"). The permanent easement and two temporary construction easements I have appraised are described in Exhibit 3 to the Verified Complaint In Eminent Domain on file in this action.
- 5. The purpose of my appraisal was to assess real property compensation as provided in NRS 37.110 due to the owner of the property being acquired as a result of the RTC's acquisition of the easements at issue.
- 6. I issued my appraisal report on May 29, 2019. A true and correct copy of a summary of my conclusions in that report is attached hereto as Exhibit 1.
- 7. I have been advised that the owner of the property being acquired was served with the summons and complaint in this action on April 8, 2019. Therefore, pursuant to NRS 37.120(1), that is the date of valuation to assess just compensation in this case.
- 8. As can be seen from my report attached as Exhibit 1, it is my opinion that the value of the property and just compensation as of April 8, 2019, is \$15,955.00 for the permanent easement and two temporary construction easements the RTC seeks to obtain in this case.

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct to the best of my knowledge.

Reno, NV 89511

775-688-3000

## Affirmation pursuant to NRS 239B.030 The undersigned does hereby affirm that the preceding document does not contain the social security number of any person. Dated: this 31st day of March, 2020. /s/ Scott Q. Griffin SCOTT Q. GRIFFIN

**CERTIFICATE OF SERVICE** 

It is hereby certified that service of the foregoing **DECLARATION OF SCOTT** 

Q. GRIFFIN IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT was made

through the Court's electronic filing and notification or, as appropriate, by sending a copy

thereof by first-class mail from Reno, Nevada addressed as follows:

Michael James Morrison, Esq. 1495 Ridgeview Drive, Suite 220 Reno, NV 89519 venturlawusa@gmail.com	Attorneys for Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, Dated January 24, 1992
Brett W. Maupin, Esq. Maupin, Cox & LeGoy 4785 Caughlin Parkway P.O. Box 30000 Reno, NV 89520 bmaupin@mcllawfirm.com	Attorneys for Defendant John Iliescu, Jr. and Sonnia Iliescu

DATED: March 31, 2020.

/s/ Dianne M. Kelling

Employee of Woodburn and Wedge

## **EXHIBIT INDEX**

EXHIBIT NO.	DESCRIPTION OF EXHIBIT	NO OF PAGES INCLUDING EXHIBIT PAGES
1	Report of Scott Q, Griffin, MAI, dated May 29, 2019	5

FILED
Electronically
CV19-00753
2020-03-31 10:33:29 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7816023: bblough

## **EXHIBIT 1**

## **EXHIBIT 1**



AN APPRAISAL OF

# A PERMANENT EASEMENT AND TWO TEMPORARY CONSTRUCTION EASEMENTS

LOCATED AT

961 & 999 SOUTH VIRGINIA STREET, RENO, WASHOE COUNTY, NEVADA (WASHOE COUNTY A.P.N.'S 014-063-07 & 11)

OWNED BY

JOHN JR. & SONNIA ILIESCU 1992 TRUST

PREPARED FOR

WOODBURN AND WEDGE

VIRGINIA STREET BUS RAPID TRANSIT EXTENSION PROJECT RTC PROJECT NO. 211003

> FOR THE PURPOSE OF ESTIMATING MARKET VALUE AND REAL PROPERTY COMPENSATION DUE THE OWNERS AS A RESULT OF THE PROPOSED ACQUISITIONS AS OF APRIL 8, 2019

245 E. Liberty Street, Suite 100, Reno, NV 89501 775.322.1155 | Fax 775.322.1156 | jpgnv.com

Stephen R. Johnson, MAI, SREA Reese Perkins, MAI, SRA Scott O. Griffin, MAI Cindy Lund Fogel, MAI Sarah K. Fye, MBA

May 29, 2019

Via Email: danderson@woodburnandwedge.com

Mr. Dane Anderson, Esq. Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89505

RE:

961 & 999 South Virginia Street, Reno, Washoe County, Nevada (Washoe County A.P.N.s 014-063-07 & 11)

Virginia Street Bus Rapid Transit Extension Project; RTC Project No. 211003

Dear Mr. Anderson:

This is in response to your request for an appraisal of a proposed permanent easement and two temporary construction easements to be located on two parcels of land situated at the southwest corner of South Virginia Street and Martin Street, Reno, Washoe County, Nevada. The subject larger parcel is identified as Washoe County Assessor's Parcel Numbers 014-063-07 and 11. The subject larger parcel contains  $0.335\pm$  acres (14,578± square feet). The subject property is owned by the John Jr. & Sonnia Iliescu 1992 Trust.

The purpose of the appraisal is to estimate the Market Value of the fee simple interest in the subject larger parcel, the Market Value of a proposed permanent easement and the Market Rent of two temporary construction easements. This appraisal will recommend the real property compensation due to the owners of the property as a result of the proposed acquisitions, as of a current date of valuation.



The client in this appraisal assignment is Woodburn and Wedge. The intended users of the appraisal report are Woodburn and Wedge, The Regional Transportation Commission of Washoe County (RTC), Paragon Partners, Ltd., and The Second Judicial Court of the State of Nevada, County of Washoe. The intended use is for litigation purposes. Any other use of this appraisal report requires the written authorization of this appraisal firm.

In accordance with the requirements of the *Uniform Standards of Professional Appraisal Practice*, please be advised that I have performed services, as an appraiser, regarding the property that is the subject of this report within the three-year period immediately preceding completion of this assignment.

This is an appraisal report and adheres to the reporting requirements set forth under Standards Rule 2-2(a) of the *Uniform Standards of Professional Appraisal Practice* for an appraisal report. The appraisal report will present summary discussions of the data, reasoning and analyses that are used in the appraisal process to develop the appraisers' opinion of value. Supporting documentation concerning the subject data, reasoning and analyses will be retained in this appraisers' file. The depth of the discussion contained in the report is specific to the needs of the client and for the intended use as stated herein. This appraisal firm is not responsible for unauthorized use of the report.

This appraisal has been completed subject to the following extraordinary assumptions:

- This appraisal report and the value conclusions set forth in this report are based upon the
  extraordinary assumption that the proposed easement acquisition area, as set forth on the
  exhibit maps and legal descriptions prepared by Battle Born Ventures, LLC are correct.
  Any change in the proposed easement area could impact the final Market Value and
  compensation conclusions set forth in this report.
- It is my understanding that the fencing located on Washoe County A.P.N. 014-063-07 may be temporarily displaced during construction; however, the subject's signage located on Washoe County A.P.N. 014-063-11 will be protected in place. This appraisal report and the value conclusions set forth in this report are based upon the extraordinary assumption that any fencing impacted by construction will be replaced in kind and that the subject's signage will be protected in place.



After careful consideration of all data available, and upon thorough personal investigation of the subject property and the comparable properties analyzed, it is my opinion that the Market Value and recommended Real Property Compensation due to the owner of the subject property as a result of the proposed permanent easement and temporary construction easements, as of April 8, 2019 is:

REAL PROPERTY COMPENSATION SUMMARY JOHN JR. & SONNIA ILIESCU 1992 TRUST (A.P.N.'s 014-063-07 & 11)		
Effective Date Of Valuation April 8, 2019	Value Conclusion	Recommended Compensation
Value of the Larger Parcel Before Right-Of-Way Acquisition	\$802,000 (Rd.)	
Value of the Acquisition		
Value of the Permanent Easement	\$1,000	
Total Value of the Acquisition	\$1,000	\$1,000
Damages	\$0	\$0
Special Benefits	\$0	\$0
Market Rent, TCE (A.P.N. 014-063-07)	\$4,590	\$4,590
Market Rent, TCE (A.P.N. 014-063-11)	\$10,365	\$10,365
RECOMMENDED REAL PROPERTY COMPENSATION		\$15,955

Respectfully Submitted,

Scott Q. Griffin, MAI

Nevada Certified General Appraiser License Number A.0003504-CG

FILED
Electronically
CV19-00753
2020-05-14 09:19:27 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7876509

VS.

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

THE REGIONAL TRANSPORTATION COMMISSION OF WASHOE COUNTY, a special purpose unit of the government,

Plaintiff.

CASE NO.: CV19-00753

DEPT. NO.: 1

JOHN ILIESCU, JR. and SONNIA ILIESCU, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated January 24, 1992; The City of Reno, a political subdivision of the State of Nevada; and DOES 1 – 20, inclusive,

Defendants.

ORDER GRANTING IN PART AND DENYING IN PART MOTION IN LIMINE TO EXCLUDE EVIDENCE PURSUANT TO NRS 50.275, 50.285 AND 50.305

Currently before the Court is the Regional Transportation Commission of Washoe County's ("Plaintiff") *Motion in Limine to Exclude Evidence Pursuant to NRS 50.275, 50.285 and 50.305* ("Motion") filed on February 11, 2020. On February 25, 2020 Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust ("Defendants"), filed *Defendants' Opposition to Motion in Limine to Exclude Evidence Pursuant to NRS 50.275, 50.285 and 50.305; Motion for Extension of Time to Disclose Expert.* On March 2, 2020 Defendants filed *Defendants' Opposition to Motion in Limine to Exclude Evidence Pursuant to NRS 50.275, 50.285 and 50.305; Motion for Extension of Time to Disclose Expert that appears to be identical to* 

the Opposition filed on February 25, 2020. On March 16, 2020 Plaintiff filed a *Reply in Support of Motion in Limine to Exclude Evidence Pursuant to NRS 50.275, 50.285 and 50.305*. On March 27, 2020 Plaintiff filed a *Supplemental Reply in Support of Motion in Limine to Exclude Evidence Pursuant to NRS 50.275, 50.285 and 50.305*.

#### I. Background

This is condemnation action in which Plaintiff seeks to acquire certain easements on property owned by Defendants. Mot. at 2:4–8. Plaintiff seeks a permanent easement and a temporary easement located upon APN 014-063-11 and a temporary construction easement located upon APN 014-063-07. *Id.* at 2:8–11. On July 15, 2019, this Court entered its *Order Granting Motion for Immediate Occupancy Pending Final Judgment* finding the use and taking of the property is proper, but leaving for decision the amount of compensation due to Defendants as a result of Plaintiff's acquisition of the property and any severance damages. *Id.* at 2:12–18.

This Court's *Scheduling Order* dated July 25, 2019 set the deadline to disclose initial expert witnesses pursuant to NRCP 16.1(a)(2) as February 7, 2020. Plaintiff timely disclosed its expert who will provide his stated opinion of value. *Id.* at 2:20–21. Defendants failed to timely disclose any experts. *Id.* at 2:21–22. This case is currently set for a seven-day jury trial beginning July 20, 2020.

#### II. Relevant Legal Authority

Motions in limine may be made to serve two different purposes: (1) to procure a definitive ruling on the admissibility of evidence at the outset of trial; and, (2) to prevent opposing counsel from mentioning potentially inadmissible evidence in opening statement, or eliciting such evidence from a witness, before the district court has an opportunity to rule on the evidence's admissibility. See, e.g. Born v. Eisenmann, 114 Nev. 854, 962 P.2d 1227 (1998); see also NRS 47.080. The district court has a broad discretionary power to decide a motion in limine. See State ex rel Dept. of Highways v. Nevada Aggregates & Asphalt Co., 92 Nev. 370, 376, 551 P.2d 1095 (1976); see also Whistler v. State, 121 Nev. 401, 406, 116 P.3d 59, 62 (2005) (stating that "[a] district court's ruling on a motion in limine is reviewed for an abuse of discretion"). Due to their anticipatory nature, rulings on motions in limine are "subject to change when the case unfolds, particularly if the actual

testimony [or evidence] differs from what was contained," in the pretrial motion itself. *Luce v. United States*, 469 U.S. 38, 41, 105 S.Ct. 460, 463 (1984).

If a party fails to comply with a discovery order or any provision of Rule 16.1, the Court should impose the appropriate sanction which may include "an order prohibiting the use of any witness, document, or tangible thing that should have been disclosed, produced, exhibited, or exchanged under Rule 16.1(a)." NRCP 16.1(e)(3)(B). NRCP 6(b)(1)(B)(ii) provides "the court may, for good cause, extend the time . . . on motion made after the time has expired if the party failed to act because of excusable neglect."

In Nevada, once the issues of public use and necessity are established by the condemning agency, the property owner has the burden of proving, by a preponderance of the evidence, the value of the land taken and any severance damages. *State v. Pinson*, 66 Nev. 227, 236-238, 207 P.2d 1105, 1109–10 (1949); *City of Las Vegas v. Bustos*, 119 Nev. 360, 362, 75 P.3d 351, 352 (2003); *Pappas v. State*, 104 Nev. 572, 575, 763 P.2d 348, 350 (1988).

### III. Analysis

Plaintiff contends that because Defendants bear the burden to show the amount of just compensation to which they are entitled and have failed to timely disclose an expert witness, they should be prohibited from calling any expert witnesses. Mot. at 3:18–21. Plaintiff relies on the mandatory nature of NRCP 16.1(a)(2) that expert witnesses must be timely disclosed. *Id.* at 3:23–24. Plaintiff argues this is a violation of this Court's *Scheduling Order* and therefore Defendants should be precluded from offering any evidence pursuant to NRS 50.275, NRS 50.285, and 50.385 in this case. *Id.* at 3:24–28.

Defendants acknowledge that they did not timely disclose an expert witness but argue that was due to a calendaring error in defense counsel's office that was due to excusable neglect caused by an unforeseen medical event, for which defense counsel accepts responsibility. Opp. at 2:8–14. Defendants request this Court find good cause to extend the expert disclosure deadline to permit the untimely disclosure. *Id.* at 2:17–20. Defendants point out without this, Defendants will be denied their day in Court and the fact finder will lack facts to make a well-informed determination. *Id.* at 2:19–23. Defendants then state "The Iliescus' retained expert in this case has performed many prior

appraisals for the Iliescus in RTC 'taking' cases and is very familiar with the subject property." *Id.* at 2:23–25.

Defendants argue this Court's *Scheduling Order* uses the word could as opposed to will or shall when referring to the imposition of sanctions for a failure to comply with its terms. *Id.* at 3:11–14. Defendants state that shortly after Plaintiffs filed this case, defense counsel suffered significant neurological and spinal injuries in an accidental fall for which extensive care, testing, treatment, and rehabilitation are required. *Id.* at 3:22–25. Defense counsel states he has been undergoing treatment at various medical treatment facilities in the Reno area and the injuries and his care have negatively affected his ability to work. *Id.* at 3:25–4:2. Defense counsel also states that his care and injuries are the principal source of the unintended scheduling error, and to that end constitute excusable neglect and good cause to extend the time in which Defendants can disclose their expert witness. *Id.* at 4:2–7. Defendants argue the deadline expired only eighteen days prior to the Motion, that the scheduling error was beyond the Defendants' control, and that Defendants and their counsel have acted in good faith. *Id.* at 4:12–17. Defendants request a twenty-one day extension of time in which to disclose their expert witness and submit his report in this case. *Id.* at 4:25–27.

Plaintiff responds that this case was filed nearly a year ago and at no time during this litigation did defense counsel advise Plaintiff's counsel that there was a medical issue affecting his ability to represent his clients. *Id.* at 2:7–11. Plaintiff even states that defense counsel had numerous discussions with Plaintiff's counsel regarding another case pending in Department 15 between the same parties. *Id.* at 2:12–14. Plaintiff states it is sympathetic to defense counsel's assertions, but points out defense counsel provides no detail about the alleged calendaring error, no detail about his efforts to review the calendar, provides no name for the alleged expert Defendants intend to use, the date they contacted that expert, nor have they served a report despite thirty days since the expiration of the deadline. *Id.* at 2:15–21. Should this Court disagree and permit a continuance, Plaintiff requests fees and costs associated with bringing the Motion. *Id.* at 2:22–25.

Plaintiff filed a Supplemental Reply that informed this Court that as of March 27, 2020, Defendants have failed to disclose an expert witness. Suppl. at 1:28–2:10. Plaintiff states even if this Court granted Defendants' request for a forty-five day extension from the original expert

disclosure deadline, that would have passed on March 23, 2020. *Id.* As such, Plaintiff maintains that even if this Court construes the Opposition as a proper motion seeking an extension, the Defendants still have not served a timely expert witness disclosure. *Id.* 

Having reviewed the pleadings on file and having reviewed the facts and legal support set forth therein, this Court finds good cause to grant the Motion in part and deny it in part. Defense counsel's injuries and care are a sufficient basis for this Court to find that the scheduling error was a result of excusable neglect. This Court finds that the failure to disclose an expert in this case by the February 7, 2020 deadline was the result of excusable neglect on behalf of defense counsel.

However, this Court cannot excuse Defendants' continued failure to disclose an expert. Defendants were placed on notice of their failure to designate an expert witness by this Motion. Defendants proceeded to not disclose an expert witness within the forty-five day extension that they proposed in the Opposition. From the representations of defense counsel, the Defendants have already retained an expert in this case, but have nonetheless failed to disclose said expert. Opp. at 2:23–25. This Court is unable to find that such a continued and prolonged delay is the result of excusable neglect in this case.

Even if this Court were to construe Defendants' Opposition as a Motion for Extension of Time, it specifically requested a forty-five day extension. This Court has reviewed the docket in this case and notes Defendants have not filed anything in this case since March 2, 2020. Based upon the Supplement, Defendants failed to disclose their expert within that forty-five day extension. As such, the request to extend the expert disclosure deadline is denied as moot.

Accordingly, Defendants will be barred from disclosing an initial expert in this case. To allow Defendants to untimely disclose an initial expert witness after Plaintiff's expert has already produced his initial report would result in substantial prejudice to Plaintiff. Pursuant to this Court's *Scheduling Order* filed July 25, 2019, the deadline for the close of discovery was May 8, 2020. This Court will extend the discovery deadline and the deadline to make rebuttal expert disclosures pursuant to NRCP 16.1(a)(2) to May 22, 2020. This extension is for the limited purpose of allowing Defendants to disclose a rebuttal expert whose testimony will be limited to rebutting the expert

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	6
1	7
1	8
1	9
2	0
2	1
2	2
2	3
2	4
2	5
2	6
2	7

testimony filed by Plaintiff. This Court denies Plaintiff's request for costs and fees associated with bringing this Motion.

Based upon the foregoing and good cause appearing,

IT IS HEREBY ORDERED that the *Motion in Limine to Exclude Evidence Pursuant to NRS* 50.275, 50.285 and 50.305 is GRANTED IN PART and DENIED IN PART consistent with this Order.

IT IS SO ORDERED.

DATED this 14<sup>th</sup> day of May, 2020.

KATHLEEN M. DRAKULICH District Court Judge

#### **CERTIFICATE OF SERVICE**

CASE NO. CV19-00753

I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the STATE OF NEVADA, COUNTY OF WASHOE; that on the 14<sup>th</sup> day of May, 2020, I electronically filed the **ORDER GRANTING IN PART AND DENYING IN PART MOTION IN LIMINE TO EXCLUDE EVIDENCE PURSUANT TO NRS 50.275, 50.285 AND 50.305** with the Clerk of the Court by using the ECF system.

I further certify that I transmitted a true and correct copy of the foregoing document by the method(s) noted below:

Electronically filed with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

SUSAN ROTHE, ESQ. for CITY OF RENO
BRETT MAUPIN, ESQ. for JOHN ILIESCU & SONNIA ILIESCU,
TRUSTEES
MICHAEL MORRISON, ESQ. for JOHN ILIESCU & SONNIA
ILIESCU, TRUSTEES
GORDON DEPAOLI, ESQ. for THE REGIONAL TRANSPORTATION
COMMISSION OF WASHOE COUNTY
DANE ANDERSON, ESQ. for THE REGIONAL TRANSPORTATION

COMMISSION OF WASHOE COUNTY

Deposited to the Second Judicial District Court mailing system in a sealed envelope for postage and mailing by Washoe County using the United States Postal Service in Reno, Nevada: [NONE]

DANIELLE REDMOND
Department 1 Judicial Assistant

FILED
Electronically
CV19-00753
2020-05-15 09:28:11 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7878660

1 2245 Gordon H. DePaoli, Esq. 2 Nevada Bar No. 195 Dane W. Anderson, Esq. 3 Nevada Bar No. 6883 WOODBURN AND WEDGE 4 6100 Neil Road, Suite 500 Reno, Nevada 89511 Telephone: 775-688-3000 5 Facsimile: 775-688-3088 gdepaoli@woodburnandwedge.com 6 danderson@woodburnandwedge.com 7 Attorneys for Plaintiff, the Regional Transportation 8 Commission of Washoe County 9 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 10 11 IN AND FOR THE COUNTY OF WASHOE 12 THE REGIONAL TRANSPORTATION 13 COMMISSION OF WASHOE COUNTY, a Case No.: CV19-00753 special purpose unit of the government, 14 Dept. No.: 1 15 Plaintiff, V. 16 JOHN ILIESCU, JR. and SONNIA ILIESCU, 17 Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, dated 18 January 24, 1992; The City of Reno, a 19 political subdivision of the State of Nevada; and DOES 1-20, inclusive, 20 Defendants. 21 22 23 MOTION IN LIMINE TO PRECLUDE DEFENDANTS FROM CALLING WITNESSES AND PRESENTING DOCUMENTARY EVIDENCE 24 Plaintiff The Regional Transportation Commission of Washoe County ("RTC") moves 25 this Court pursuant to the authorities cited here for an order precluding Defendants from 26 calling witnesses and presenting any other evidence due to Defendants' failure to make any 27 disclosures pursuant to NRCP 16.1(a). This motion is made pursuant to NRCP 16.1 and 28

## I. INTRODUCTION

: || ///

///

37(c)(1) and is supported by the following memorandum of points and authorities and the entire file in this matter.

This is a condemnation action in which RTC seeks to acquire certain easements on property owned by The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust dated January 24, 1992 ("the Trust"). Defendants John Iliescu, Jr. and Sonnia Iliescu are the trustees of the Trust (the Trust and these defendants are referred to collectively herein as "Iliescu"). RTC seeks to acquire a permanent easement and temporary easement located upon Washoe County Assessor Parcel Number ("APN") 014-063-11 and a temporary construction easement located upon APN 014-063-07, as further described in RTC's Verified Complaint in Eminent Domain on file herein ("the Property").

On July 15, 2019, the Court entered its Order Granting Motion for Immediate Occupancy Pending Final Judgment, finding that the use for which the Property is being condemned is a public use authorized by law and that RTC's taking of that property is necessary to that public use. Therefore, pursuant to NRS Chapter 37, the only remaining issue in this case is the amount of just compensation due Iliescu as a result of RTC's acquisition of the Property—the value of the Property and any severance damages. See NRS 37.110.

On July 23, 2019, the parties filed the Joint Case Conference Report, in which Iliescu agreed they would make their initial disclosure of witnesses and documents pursuant to NRCP 16.1(a)(1) on or before August 19, 2019. Iliescu never served any disclosures pursuant to NRCP 16.1(a)(1). The deadline to complete discovery was May 8, 2020. See Scheduling Order filed July 25, 2019. The Court recently extended the discovery deadline to May 22, 2020, but only for the limited purpose of allowing Iliescu to disclose a rebuttal expert. See Order Granting In Part And Denying In Part Motion In Limine To Exclude Evidence Pursuant To NRS 50.275, 50.285 And 50.305 entered May 14, 2020.

Discovery for all other purposes is closed. Ilisecu has made no disclosures required by NRCP 16.1(a)(1). As such, they should be precluded from calling any witnesses in their case in chief. The only witness Iliescu can possibly call is a rebuttal expert following RTC's case.

#### II. LAW AND ARGUMENT

The purpose of a motion in limine is to determine the admissibility of evidence at the outset of trial. *Luce v. United States*, 469 U.S. 38, 40 n. 2, 105 S. Ct. 460, 462 n.2 (1984); see also *Born v. Eisenman*, 114 Nev. 854, 962 P.2d 1227 (1998). Motions in limine are a simple and useful tool available to attorneys for the protection of their trial evidence. *Bridges v. City of Richardson*, 354 S.W. 2d 366 (1962). Furthermore, pretrial motions are useful tools to resolve issues which would otherwise "clutter up" the trial…" *Palmerin v. City of Riverside*, 794 F.2d 1409, 1413 (9th Circ. 1986).

Such motions are brought in order to suppress evidence which is either not competent or is improper. In Nevada, it has been held that the "trial court is vested with broad discretion in determining the admissibility of evidence." *State ex rel. Dept. of Highways v. Nevada Aggregates & Asphalt Co.*, 92 Nev. 370, 376, 551 P.2d 1095, 1098 (1976). "The exercise of such discretion will not be interfered with on appeal in the absence of a showing of palpable abuse." Id. While relevant evidence is admissible at trial, N.R.S. § 48.025(2) provides that "evidence which is not relevant is not admissible." N.R.S. § 48.025.

In Nevada, once the issues of public use and necessity are established by the condemning agency, as they have been here, the property owner has the burden of proving, by a preponderance of the evidence, the value of the land taken and any severance damages. *State v. Pinson*, 66 Nev. 227, 236-238, 207 P.2d 1105, 1109-1110 (1949); *City of Las Vegas v. Bustos*, 119 Nev. 360, 362, 75 P.3d 351, 352 (2003); *Pappas v. State*, 104, Nev. 572, 575, 763 P.2d 348, 350 (1988).

NRCP 16.1(a)(1) requires a party to disclose all witnesses with relevant information and all documents a party may use to support its claims and defenses. NRCP 37(c)(1) provides sanctions for a party's failure to make required disclosures. This includes precluding

Reno, NV 89511

the party from calling witnesses or presenting information at trial, as well as awarding reasonable attorney fees caused by the party's failure to disclose.

Here, Iliescu has the burden of proving the amount of just compensation to which they claim they are entitled. In addition to failing to timely disclose an expert witness, Iliescu completely failed to make *any* disclosures pursuant to NRCP 16.1(a)(1). Therefore, Iliescu should be precluded from calling any witnesses in their case in chief and from presenting any other evidence at trial, and the Court should award RTC reasonable attorney fees in having to bring this motion.

#### III. CONCLUSION

The Scheduling Order imposed a discovery deadline of May 8, 2020. Iliescu failed to make any disclosures pursuant to NRCP 16.1(a)(1). Therefore, Iliescu should be precluded from calling any witnesses in their case in chief at trial and from presenting any other evidence. Additionally, RTC should be awarded reasonable attorney fees in having to bring this motion.

#### Affirmation pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the personal information of any person.

DATED: May 15, 2020.

#### WOODBURN AND WEDGE

By /s/ Dane W. Anderson
Gordon H. DePaoli, Esq.
Nevada Bar No. 195
Dane W. Anderson, Esq.
Nevada Bar No. 6883
Attorneys for Plaintiff, the Regional
Transportation Commission of Washoe County

775-688-3000

28
Woodburn and Wedge
6100 Neil Road, Suite 500
Reno, NV 89511
775-688-3000

### **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of Woodburn and Wedge and that on this date,

I caused to be sent via electronic delivery through the Court's E-flex system a true and correct copy of the MOTION IN LIMINE TO PRECLUDE DEFENDANTS FROM CALLING

WITNESSES AND PRESENTING DOCUMENTARY EVIDENCE to:

Michael James Morrison, Esq. 1495 Ridgeview Drive, Suite 220 Reno, NV 89519 venturlawusa@gmail.com	Attorneys for Defendants John Iliescu, Jr. and Sonnia Iliescu, Trustees of The John Iliescu, Jr. and Sonnia Iliescu 1992 Family Trust Agreement, Dated January 24, 1992
Brett W. Maupin, Esq. Maupin, Cox & LeGoy 4785 Caughlin Parkway P.O. Box 30000 Reno, NV 89520 bmaupin@mcllawfirm.com	Attorneys for Defendant John Iliescu, Jr. and Sonnia Iliescu

DATED: May 15, 2020.

/s/ Dianne M. Kelling

Dianne M. Kelling,

An Employee of Woodburn and Wedge