1 2 3 4 5 6 7 8 9	Allen Lichtenstein (No. 3992) Allen Lichtenstein, Attorney at Law, Ltd. 3430 E. Flamingo Road, No. 221 Las Vegas, Nevada 89120 (702) 525-6776 aljjc1@gmail.com John Houston Scott Scott Law Firm 1388 Sutter Street, Suite 715 San Francisco, California 94109 (415) 561-9601	
10	Attorneys for Respondents	
11	IN THE SUPREME COURT OF NEVADA	
12	CLARK COUNTY SCHOOL DISTRICT,)	
13)	
14	Appellant,)	
15	v.) No. 83557	
16 17	ETHAN BRYAN; and NOLAN HAIRR,	
18	Respondents.	
19)	
20	MOTION FOR EXTENSION OF TIME TO FILE RESPONSE BRIEF	
21	Respondents request an additional sixty (60) days to file their response brief.	
22	NRAP 31(b)(3). This is the first such motion. (Respondents previously received a	
23		
24	telephonic 14-day extension pursuant to NRAP 31(b)(1). The brief is presently due	
25	July 19, 2022. The requested extension would extend the due date of the response	
26	brief through September 17, 2022, which is a Saturday. Thus, the brief would be due	
27 20		
28		ĺ

¹ on Monday September 19, 2022. No requests for extension have been denied or
² denied in part.

3

Respondents have substantially completed their brief. However extraordinary 4 5 personal and medical circumstances warrant the requested extension. Both counsel 6 for respondents are solo practitioners. During the past month, Mr. Scott has been 7 hospitalized with sepsis. While he is recuperating at home, he is still not up to a full 8 9 workload. Mr. Lichtenstein has attempted to complete the brief on his own but has 10 been hampered by having to care for ill family members, thus prompting this motion 11 for excess time. 12 13 Respondents' counsel have conferred with counsel for appellants, who 14 represent that CCSD does not oppose this request for an extension. This courtesy is 15 greatly appreciated. 16 17 While counsel has continued to work on the brief during this time, the 18 requested extension would greatly ease counsel's burden in finalizing the brief. 19 Respondents appreciate the extraordinary nature of the request. But for these 20 21 unforeseeable developments, the brief would have been ready to file. We ask the 22 Court's courtesy in granting this final extension. 23 Dated this 18th day of July 2022 24 25 Respectfully submitted by: 26 27 /s/ Allen Lichtenstein 28

-2-

1 2	Allen Lichtenstein (No. 3992) Allen Lichtenstein, Attorney at Law, Ltd. 3430 E. Flamingo Road, No. 221
3	Las Vegas, Nevada 89120
4	(702) 525-6776 <u>aljjc1@gmail.com</u>
5	John Houston Soott
6	John Houston Scott Scott Law Firm
7	1388 Sutter Street, Suite 715 San Francisco, California 94109
8	(415) 561-9601
9	Attorneys for Respondents
10 11	
11	
13	
14	
15	
16	
17	CERTIFICATE OF SERVICE
18	
19	I hereby certify that on July 18, 2022, I served all parties with a copy of the
20	foregoing motion via the Court's electronic filing and service system,
21	
22	/s/ Allen Lightenstein
23	/s/ Allen Lichtenstein
24	
25	
26	
27	
28	
	-3-