## IN THE COURT OF APPEALS OF THE STATE OF NEVADA

VENETIAN CASINO RESORT, LLC, A NEVADA LIMITED LIABILITY COMPANY; AND LAS VEGAS SANDS, LLC, A NEVADA LIMITED LIABILITY COMPANY, Petitioners, vs. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE KATHLEEN E. DELANEY, DISTRICT JUDGE, Respondents, and

JOYCE SEKERA, AN INDIVIDUAL, Real Party in Interest. No. 83600-COA

OCT 14 2021 ELIZABETH A. BROWN CLERK OF SUPREME COURT BY \_\_\_\_\_\_\_ DEPUTY CLERK

## NOTICE OF VOLUNTARY DISCLOSURE

I previously recused myself from participation in an earlier writ proceeding arising from this matter, Venetian Casino Resort, LLC v. Eighth Judicial District Court, Docket No. 79689-COA, as the issues raised therein potentially implicated a prior decision I had made as discovery commissioner. That case was resolved by the remaining judges on the court in an opinion filed last year, 136 Nev. 221, 467 P.3d 1 (Ct. App. 2020), which set forth the standard under which the district court should analyze such discovery questions and remanded for reconsideration under the newly announced standard. The present writ petition challenges a new district court order, entered on remand, applying the standard. As a result, it does not appear that any prior decision by me as discovery commissioner is

COURT OF APPEALS OF NEVADA potentially implicated by the current writ proceeding, and thus my recusal in this matter is not warranted. I believe that I can be fair and impartial in this matter, but I am making this disclosure so that any party who believes disqualification is appropriate may file a motion to disqualify pursuant to NRAP 35. Any motion to disqualify must be made in writing within 7 days of the filing of this voluntary disclosure.

J. Bulla

cc: Royal & Miles, LLP Claggett & Sykes Law Firm The Galliher Law Firm

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