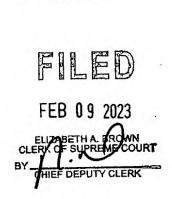
IN THE SUPREME COURT OF THE STATE OF NEVADA

TAHICAN, LLC, Petitioner, 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 MAX JOLY; PATRICIA JOLY; JEAN FRANCOIS RIGOLLET; LE MACARON LLC; AND BYDOO, LLC, Real Parties in Interest.



No. 84352

ORDER AMENDING OPINION

On February 2, 2023, this court issued an opinion denying the petition in this case, *Tahican*, *LLC v. Eighth Judicial District Court*, 139 Nev., Adv. Op. 2, ____ P.3d ____ (2023). As footnote 2 was inadvertently omitted, we amend the opinion to include, at the end of the second full paragraph on page 8, the following footnote 2:

This opinion has been circulated among all justices of this court, any two of whom, under IOP 13(b), may request en banc review of a case. The two votes needed to require en banc review in the first

SUPREME COURT OF NEVADA

(O) 1947A

instance of the question of disavowing in part *Levinson* and *Weddell* were not cast.

It is so ORDERED.

Cell. ____, J. Cadish

Pickering , J. Pickering

, Sr. J. Gibbons

cc: Hon. Kathleen E. Delaney, District Judge Cory Reade Dows & Shafer Jean Francois Rigollet Jennings & Fulton, Ltd. Eighth District Court Clerk

SUPREME COURT OF NEVADA