1 Notice is hereby given that Appellant Harvest Management Sub LLC 2 ("Harvest") is not requesting the preparation of transcripts for this appeal.<sup>1</sup> DATED this 3rd day of January, 2023. 3 BAILEY KENNEDY 4 5 SARAH E. HARMON 6 TAYLER D. BINGHAM Attorneys for Appellant 7 HARVEST MANAGEMENT SUB LLC 8 9 10 11 12 13 14 15 16 Harvest does not seek preparation of trial transcripts because all relevant 17 transcripts were prepared when Harvest filed its previous two writ petitions in this case. See, e.g., Harvest Management Sub LLC v. Eighth Jud. Dist. Ct. No. 18 78596 (May 15, 2019); Harvest Management Sub LLC v. Eighth Jud. Dist. Ct. No. 81975, 80837 (Sept. 14, 2021). For context, this case was brought before a 19 jury twice. The First Trial commenced November 6, 2017, and concluded with a mistrial on November 8, 2017. The Second Trial began April 2, 2018, and 20 concluded April 9, 2018.

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## 1 **CERTIFICATE OF SERVICE** 2 I certify that I am an employee of BAILEY KENNEDY and that on the 3 3rd day of January, 2023, service of the foregoing APPELLANT HARVEST 4 MANAGEMENT SUB LLC'S CERTIFICATE OF NO TRANSCRIPT 5 **REQUEST** was made by electronic service through Nevada Supreme Court's 6 electronic filing system and/or by depositing a true and correct copy in the U.S. 7 Mail, first class postage prepaid, and addressed to the following at their last 8 known address: Micah S. Echols Email: reception@claggettlaw.com 9 CLAGGETT & SYKES LAW appeals@claggettlaw.com Attorneys for Respondent AARON M. MORGAN 10 4101 Meadows Lane, Suite 100 Las Vegas, Nevada 89107 11 Benjamin P. Cloward Bryan A. Boyack Email: Benjamin@richardharrislaw.com 12 RICHARD HARRIS LAW FIRM bryan@richardharrislaw.com 801 South Fourth Street 13 Las Vegas, Nevada 89101 Attorneys for Respondent AARON M. MORGAN 14 /s/ Karen Rodman Employee of BAILEY **\*** KENNEDY 15 16 17 18 19 20