IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL A. CARVATTA, Appellant, vs. VENESA MASCOLINO, Respondent. No. 60481

FILED

JUL 2 4 2013

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BY DEPUTY CLERK

ORDER OF AFFIRMANCE

This is a proper person appeal from a district court postdivorce decree order concerning alimony. Eighth Judicial District Court, Family Court Division, Clark County; Bill Henderson, Judge.

Having considered appellant's arguments and the record on appeal, we conclude that the district court did not abuse its discretion in denying appellant's request to modify his alimony obligation. See Gilman v. Gilman, 114 Nev. 416, 422, 956 P.2d 761, 764 (1998) (explaining that this court reviews a district court's ruling on a motion to modify an alimony obligation for an abuse of discretion). Regardless of whether respondent filed an updated financial disclosure form, the record demonstrates that appellant failed to comply with the district court's order to provide it with an updated financial disclosure form. Without that form, the district court could not determine whether appellant's

SUPREME COURT OF NEVADA

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circumstances had changed to the extent that a reduction in his alimony obligation was warranted. Accordingly, we

ORDER the judgment of the district court AFFIRMED.1

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Hon. Bill Henderson, District Judge, Family Court Division cc: Michael A. Carvatta Venesa Mascolino Eighth District Court Clerk

¹To the extent that appellant sought to challenge the district court's May 5, 2010, order under NRCP 60(b) based on inadvertence, the district court did not abuse its discretion by denying the motion, as it was See NRCP 60(b) (providing that motions for relief from untimely. judgment based on inadvertence must be filed within six months after service of the notice of entry of the order). Additionally, we have considered appellant's remaining arguments and conclude that they lack merit.