DIVISION OF CORPORATION FINANCE

24, 2019

14A

April

D. Taylor President UNITE HERE 275 Seventh Ave. New York, New York 10001

> Re: Eldorado Resorts, Inc. PREN14A preliminary proxy statement filing made on Schedule

Filed April 23, 2019 by UNITE HERE File No. 001-36629

Dear Mr. Taylor:

We have reviewed the above-captioned filing, and have the following comments. Some

of our comments may ask for additional information so we may better understand the disclosure.

Please respond to this letter by amending the filing and/or by providing the requested

information. If you do not believe our comments apply to your facts and circumstances and/or do not believe an amendment is appropriate, please tell us why in a written

response.

After reviewing any amendment to the filing and any information provided in response to these comments, we may have additional comments.

Schedule 14A

 As was the case in the initial preliminary proxy statement, only "UNITE HERE" has been identified as a person filing the proxy statement. Please identify Dana

Wise, Courtney Alexander and Jim Kane as additional persons responsible for filing the

proxy statement given their admitted and undisputed status as participants within the

meaning of Instruction 3 to Item 4 of Schedule 14A in this solicitation. Refer to

Rule 14a-101. Alternatively, please provide us with a legal analysis in support of a

decision not to identi fy

those three individuals on the cover of Schedule 14A as persons filing the proxy statement.

2. In the next edition of the revised Schedule 14A that will be filed as preliminary, please identify the submission as "Amendment No. 2" given that such an entry was

expected by the U.S. Securities and Exchange Commission when it adopted Rule 14a-101. In

addition, please use the EDGAR header tag PRRN14A when making the submission.

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Proxy Statement

3. Please advise us how the participants intend to fulfill their obligation to distribute the proxy

statement given the requirements of Rule 14a-3(a), which requires the proxy statement to be furnished, and Rule 14a-4(f), which prohibits giving shareholders a form of

proxy unless they have been previously given, or are simultaneously given, a definitive

proxy statement.

Proxy Voting Procedures, page 5

 4. Notwithstanding the revised disclosure regarding broker non-votes, please either rely upon Rule 14a-5(c) in order to satisfy the participants' obligation to comply with Item 21(b) of

Schedule 14Å. Alternatively, further revise this section so that it is consistent with the

issuer's proxy statement which indicates that no expectation exists for any

broker non-votes to be cast, and therefore broker non-votes will have no effect on any proposal.

Form of Proxy

5. Please revise to identify the preliminary form of proxy so that it reads
"preliminary copy."
See Rule 14a-6(e)(1).

\* \*

We remind you that the participants are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

\*

You may contact me at (202) 551-3266, with any questions.

Sincerely,

/s/ Nicholas P.

Panos

Nicholas P. Panos Senior Special

Office of Mergers

Counsel

and Acquisitions

cc: Sarah Grossman-Swenson, Esq.