

IN THE SUPREME COURT OF THE STATE OF NEVADA

PARAMETRIC SOUND
CORPORATION; VTB HOLDINGS,
INC.; KENNETH POTASHNER; EL
WOOD NORRIS; SETH PUTTERMAN;
ROBERT KAPLAN; ANDREW WOLFE;
AND JAMES HONORE,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
ELIZABETH GOFF GONZALEZ,
DISTRICT JUDGE,

Respondents,

and

VITIE RAKAUSKAS, INDIVIDUALLY
AND ON BEHALF OF ALL OTHERS
SIMILARLY SITUATED; AND
INTERVENING PLAINTIFFS,
RAYMOND BOYTIM AND GRANT
OAKES,

Real Parties in Interest.

No. 66689

FILED

FEB 17 2015

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER DENYING MOTION TO SEAL

This court granted petitioners' motion to redact and seal certain documents in a November 26, 2014, order. Real parties in interest have now moved to seal their answer. In their motion, real parties in interest state that, while they do not believe that their answer should be sealed, they moved for it to be sealed out of an abundance of caution because this court sealed the complaint in intervention in volume one of the petitioners' appendix. Petitioners have not filed any response to the motion to seal.

The complaint in intervention was not a document that petitioners requested to be sealed or that was ordered sealed or redacted by this court. Accordingly, the motion to seal the answer is denied. The clerk of this court shall file the answer that was provisionally received in this court on January 21, 2015. Pursuant to the parties' December 23, 2014, stipulation, petitioners shall have until February 23, 2015, to file and serve any reply.

It is so ORDERED.

Handwritten Signature, C.J.

cc: Dechert LLP/San Francisco
Holland & Hart LLP/Las Vegas
Sheppard, Mullin, Richter, & Hamilton LLP
Snell & Wilmer, LLP/Las Vegas
Dechert LLP/New York
O'Mara Law Firm, P.C.
Robbins Geller Rudman & Dowd, LLP