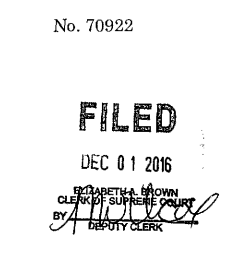
## IN THE SUPREME COURT OF THE STATE OF NEVADA

## PROIMTU MMI LLC,

Appellant, vs. TONOPAH SOLAR ENERGY, LLC, A DELAWARE LIMITED LIABILITY COMPANY; COBRA THERMOSOLAR PLANTS, INC., A NEVADA CORPORATION; AND THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA, A PENNSYLVANIA CORPORATION, Respondents.



## ORDER GRANTING MOTION

The parties have filed a stipulation extending the briefing schedule in this appeal. We elect to treat the stipulation as a joint motion for an extension of time, and we grant the motion. See NRAP 31(b)(2) (parties may stipulate to one 30-day extension of time from the due date established by the rule). Appellant shall have until February 1, 2017, to file and serve the opening brief and appendix. Thereafter, briefing shall proceed in accordance with NRAP 31(a)(1). Given the length of this initial extension request, no further extensions shall be permitted absent extraordinary circumstances and extreme need. NRAP 31(b)(3)(B). Counsel's caseload normally will not be deemed such a circumstance. Cf. Varnum v. Grady, 90 Nev. 374, 528 P.2d 1027 (1974). Failure to timely file the opening brief and appendix may result in the imposition of sanctions.

It is so ORDERED.

SUPREME COURT OF NEVADA

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cc: Fennemore Craig, P.C./Las Vegas Holley, Driggs, Walch, Fine Wray Puzey & Thompson/Las Vegas

SUPREME COURT OF NEVADA

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