IN THE SUPREME COURT OF THE STATE OF NEVADA

ROWE A. SEIBEL; LLTQ ENTERPRISES, LDC; LLTQ ENTERPRISES 16, LLC; FERG, LLC; FERG 16, LLC; MOTI PARTNERS, LLC; MOTI PARTNERS 16, LLC; TPOV ENTERPRISES, LLD; TPOV 16 ENTERPRISES, LLD; AND DST ACQUISTION, LLD, APPEARING DERIVATIVELY BY ONE OF ITS TWO MEMBERS, R SQUARED GLOBAL SOLUTIONS, LDC, Petitioners, vs.
THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE JOSEPH HARDY, JR., DISTRICT JUDGE, Respondents, and
DESERT PALACE, INC.; PARIS LAS VEGAS OPERATING COMPANY, LDC; PHWLV, LLD; AND BOARDWALK REGENCY CORPORATION, D/B/A CAESARS ATLANTIC CITY,
Real Parties in Interest.

No. 76118
FILED
JUN 07209


Having considered the petition and supporting documentation, we are not persuaded that our extraordinary and discretionary intervention prohibition challenging the denial of a motion to dismiss in a contract action.

ORDER DENYING PETITION FOR WRIT OF MANDAMUS OR PROHIBITION

This is an original petition for a writ of mandamus or
is warranted at this time. Pan v. Eighth Judicial Dist. Court, 120 Nev. 222, 228, 88 P.3d 840, 844 (2004) (observing that the party seeking writ relief bears the burden of showing such relief is warranted); Smith v. Eighth Judicial Dist. Court, 107 Nev. 674, 677, 679, 818 P.2d 849, 851, 853 (1991) (recognizing that writ relief is an extraordinary remedy and that this court has sole discretion in determining whether to entertain a writ petition). Accordingly, we

ORDER the petition DENIED.


Cadish

