## IN THE SUPREME COURT OF THE STATE OF NEVADA

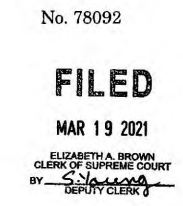
TONOPAH SOLAR ENERGY, LLC, A DELAWARE LIMITED LIABILITY COMPANY,

Appellant,

BRAHMA GROUP, INC., A NEVADA CORPORATION,

VS.

Respondent.



## ORDER REGARDING MOTION

On August 31, 2020, this court dismissed this appeal based on the automatic stay imposed by appellant's voluntary Chapter 11 bankruptcy. See 11 U.S.C. § 362(a)(1). This court noted that appellant could move to reinstate the appeal within 90 days of either the lifting of the bankruptcy stay or final resolution of the bankruptcy proceedings. Appellant has filed a motion for an extension of that time frame. Appellant explains that the stay was lifted on December 18, 2020, when the bankruptcy court entered an order confirming the Chapter 11 plan for appellant. However, on December 23, 2020, three creditors to the bankruptcy proceeding filed a notice of appeal challenging the bankruptcy court's confirmation of appellant's bankruptcy plan. Appellant requests this court extend the time to move to reinstate the appeal to 30 days after disposition of the creditors' appeal, because it is possible the decision on the bankruptcy appeal could affect how the parties decide to proceed on the instant appeal. Appellant represents that respondent does not oppose the motion. Cause appearing, the motion is granted. Appellant shall have 30 days from a final decision on the appeal in In Re Tonopah Solar Energy,

OF NEVADA LLC, Case No. 20-11884- KBO, ECF No. 307, (Bankr. D. Del. Dec. 23, 2021), to move to reinstate this appeal.

It is so ORDERED.

1 Jarlesty, C.J.

cc: Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC Peel Brimley LLP/Henderson

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