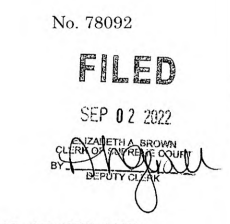
IN THE SUPREME COURT OF THE STATE OF NEVADA

TONOPAH SOLAR ENERGY, LLC, A DELAWARE LIMITED LIABILITY COMPANY, Appellant, vs. BRAHMA GROUP, INC., A NEVADA CORPORATION, Respondent.



ORDER DIRECTING SUPPLEMENTAL BRIEFS AND SUPPLEMENTATION OF APPENDIX

This appeal from a district court order denying a motion to expunge a mechanic's lien and awarding attorney fees and costs was fully briefed in May 2020, but before the appeal was resolved, appellant filed a voluntary petition for relief under the United States Bankruptcy Code. This court dismissed the appeal, subject to reinstatement, pursuant to the automatic stay provisions of 11 U.S.C. § 362(a)(1). On May 10, 2022, at appellant's unopposed request, this court reinstated this appeal.

Considering the age of the briefs in this case, the parties are directed to file supplemental briefs. The supplemental briefs shall update the law applicable to the legal arguments made in the principal briefs and, as provided in NRAP 31(e), cite the page(s) in the principal brief(s) to which the update applies. Additionally, the parties' supplemental briefs should provide any pertinent information and argument regarding the Delaware bankruptcy proceedings, their impact, if any, on this appeal, and the status of the surety bond referenced at pages 24-26 of respondent's answering brief. Finally, we direct the parties to supplement the appendices with any

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determinations from the Delaware bankruptcy proceedings that bear on this appeal.

Appellant shall have 14 days from the date of this order to file and serve its supplemental brief and appendix. Respondent shall then have 14 days from the date when appellant's supplemental brief is filed to file and serve a responding supplemental brief. The page/type-volume limitations applicable to reply briefs under NRAP 32(a)(7)(A) apply. Except as to issues concerning the impact, if any, of the Delaware proceedings on this appeal and the potential issue respecting the surety bond, no new points or issues may be raised. NRAP 31(e). If the parties do not believe relevant supplemental citations are available, their responses may so state.

It is so ORDERED.

C.J.

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

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