IN THE COURT OF APPEALS OF THE STATE OF NEVADA

CHARLES SCHUELER, Appellant, vs. AD ART, INC., A FOREIGN CORPORATION, Respondent.

No. 75688-COA ED AUG 2 2 2019 BROWN ME COURT

ORDER DIRECTING SUPPLEMENTAL BRIEFING AND INVITING PARTICIPATION BY AMICUS CURIAE

This appeal is from a district court summary judgment in a tort action, which includes a claim for strict products liability. This court has determined that supplemental briefing is necessary. In particular, we direct the parties to address the following issue: What is the proper definition of a product under Nevada products liability law for purposes of strict liability?

Both parties shall have 90 days from the date of this order to file and serve their supplemental briefs. The briefs shall comply with the requirements of NRAP 32(a)(4)-(7).

Additionally, this court has determined that briefing by amicus curiae may assist the court in addressing the above issue. Therefore, the Nevada Justice Association and the Las Vegas Defense Lawyers are invited to participate as amicus curiae in this proceeding and to file a brief addressing the issue outlined above. Should these organizations elect to participate as amicus curiae, they shall file and serve an amicus brief within 90 days of this order that complies with the requirements of NRAP 32(a)(4)-(7). Thereafter, appellant and respondent shall each have 20 days from the

COURT OF APPEALS OF NEVADA

(O) 1947B

19-35250

expiration of the 90-day period to submit one supplemental brief in response to any briefs filed by amicus curiae.

It is so ORDERED.

flow C.J.

cc: Brenske & Andreevski Ray Lego & Associates Nevada Justice Association Las Vegas Defense Lawyers

COURT OF APPEALS OF NEVADA