## IN THE SUPREME COURT OF THE STATE OF NEVADA

MOTOR COACH INDUSTRIES, INC., A DELAWARE CORPORATION,

Appellant,

VS.

KEON KHIABANI; ARIA KHIABANI, MINORS, BY AND THROUGH THEIR GUARDIAN MARIE-CLAUDE RIGAUD; SIAMAK BARIN, AS EXECUTOR OF THE ESTATE OF KAYVAN KHIABANI, M.D. (DECENDENT); THE ESTATE OF KAYVAN KHIABANI, MD. (DECENDENT); SIAMAK BARIN, AS EXECUTOR OF THE ESTATE OF KATAYOUN BARIN, DDS (DECENDENT); AND THE ESTATE OF KATAYOUN BARIN, DDS, (DECENDENT).

No. 78701

MAR 19 2021

DEPUTY CLERK

Respondents.

## ORDER GRANTING MOTION

Respondents' motion requesting a second extension of time to file the answering brief is granted. NRAP 31(b)(3)(B). Respondents shall have until April 15, 2020, to file and serve the answering brief. No further extensions of time shall be permitted absent demonstration of extraordinary circumstances and extreme need. *Id.* 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 answering brief may result in the imposition of sanctions, including the resolution of this appeal without an answering brief from respondents. *See* NRAP 31(d).

It is so ORDERED.

A.C.J.

SUPREME COURT OF NEVADA

(O) 1947A

cc: Lewis Roca Rothgerber Christie LLP/Las Vegas
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