IN THE SUPREME COURT OF THE STATE OF NEVADA

PLUMBERS LOCAL UNION NO. 519
PENSION TRUST FUND; AND CITY
OF STERLING HEIGHTS POLICE AND
FIRE RETIREMENT SYSTEM,
DERIVATIVELY ON BEHALF OF
NOMINAL DEFENDANT DISH
NETWORK CORPORATION,

Appellants,

Respondents.

VS.

CHARLES W. ERGEN; JAMES
DEFRANCO; CANTEY M. ERGEN;
STEVEN R. GOODBARN; DAVID K.
MOSKOWITZ; TOM A. ORTOLF; CARL
E. VOGEL; GEORGE R. BROKAW;
JOSEPH P. CLAYTON; GARY S.
HOWARD; DISH NETWORK
CORPORATION, A NEVADA
CORPORATION; AND DISH
NETWORK SPECIAL LITIGATION
COMMITTEE COUNSEL.

No. 81704

FILED

MAR 2 5 2021

CLERK OF JUPREME COURT

BEPUTY CLERK

ORDER GRANTING MOTION

Appellants' motion requesting a third extension of time to file the opening brief is granted. NRAP 31(b)(3)(B). Appellants shall have until March 26, 2021, to file and serve the opening brief and appendix. Any additional extensions will be granted only on showing 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 opening brief and appendix may

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NEVADA

result in the imposition of sanctions, including the dismissal of this appeal. NRAP 31(d).

It is so ORDERED.1

/ Sardesth, C.J.

cc: Robbins Arroyo LLP
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H1 Law Group
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Young, Conaway, Stargatt & Taylor, LLP
Greenberg Traurig, LLP/Las Vegas
Kemp Jones, LLP
Holland & Hart LLP/Las Vegas

¹Appellants' motion does not constitute an emergency under our rules. NRAP 27(e). Labeling a motion an "emergency" causes this court to reallocate its scarce resources from normal case processing, and counsel is reminded to use the emergency motion provisions only when circumstances fit the definition set forth in NRAP 27(e).