IN THE SUPREME COURT OF THE STATE OF NEVADA

MAIDE, LLC, A NEVADA LIMITED-LIABILITY COMPANY, D/B/A GENTLE SPRING CARE HOME; SOKHENA K. HUCH, AN INDIVIDUAL; AND MIKI N. TON, AN INDIVIDUAL,

Appellants,

VS.

CORRINE R. DILEO, AS SPECIAL ADMINISTRATOR FOR THE ESTATE OF THOMAS DILEO; THOMAS DILEO, JR., AS STATUTORY HEIR TO THOMAS DELIO; AND CINDY DILEO, AS STATUTORY HEIR TO THOMAS DILEO,

Respondents.

No. 81804

FILED

AUG 2 0 2021

CLERK OF SUPREME COURT
BY S. YOUNG

ORDER DENYING MOTION

Respondents have filed a motion to strike a portion of appellants' reply brief on the ground that the brief raises a new issue regarding the applicability of the Federal Arbitration Act. Appellants oppose the motion and contend that the argument responds to issues raised in the answering brief. Respondents have filed a reply.

The motion is denied. Any new argument improperly raised in the reply brief for the first time will be disregarded at the time of disposition of this appeal. See NRAP 28(c).

It is so ORDERED.

1 Sarlesty, C.J.

cc: Lewis Brisbois Bisgaard & Smith, LLP/Las Vegas Cogburn Law Offices Sharp Law Center Claggett & Sykes Law Firm

SUPREME COURT OF NEVADA

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