IN THE SUPREME COURT OF THE STATE OF NEVADA

FIRSTSTREET FOR BOOMERS & BEYOND, INC.; AND AITHR DEALER, INC.,

Petitioners.

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE CRYSTAL ELLER, DISTRICT JUDGE,

Respondents,

and

ROBERT L. ANSARA, AS SPECIAL ADMINISTRATOR OF THE ESTATE OF SHERRY LYNN CUNNISON, DECEASED; ROBERT L. ANSARA, AS SPECIAL ADMINISTRATOR OF THE ESTATE OF MICHAEL SMITH, DECEASED HEIR TO THE ESTATE OF SHERRY LYNN CUNNISON, DECEASED; DEBORAH TAMANTINI INDIVIDUALLY, AND HEIR TO THE ESTATE OF SHERRY LYNN CUNNISON, DECEASED; HALE BENTON, INDIVIDUALLY; AND JACUZZI, INC., D/B/A JACUZZI LUXURY BATH,

Real Parties in Interest.

No. 83379

FILED

JUN 06 2022

ORDER DENYING MOTION

Counsel for real parties in interest Robert Ansara, as Special Administrator of the Estate of Sherry Lynn Cunnison, Deceased; Robert Ansara, as Special Administrator of the Estate of Michael Smith, Deceased heir to the Estate of Sherry Lynn Cunnision, Deceased; and Deborah

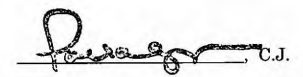
SUPREME COURT OF NEVADA

(O) 1947A

Tamantini individually, and heir to the Estate of Sherry Lynn Cunnison, Deceased has filed a motion for a second extension of time to file a petition for en banc reconsideration. Counsel asserts he demonstrates good cause in support of the requested extension of time due to caseload.

Once a party receives a telephonic extension of time to perform an act, further extensions of time to perform that same act are barred unless the moving party files a motion for an extension of time demonstrating extraordinary and compelling circumstances in support of the requested NRAP 26(b)(1)(B). The moving real parties in interest extension. previously received a telephonic extension of time to file a petition for en banc reconsideration. In the absence of any explanation regarding when the deadlines cited in the motion arose (in particular, whether they arose before or after counsel obtained the telephonic extension of time) counsel does not demonstrate extraordinary and compelling circumstances warranting the requested second extension. Accordingly, the motion is denied. The moving real parties in interest shall have 14 days from the date of this order to file and serve any petition for en banc reconsideration. If no petition for en banc reconsideration is timely filed, the clerk shall issue the notice in lieu of remittitur.

It is so ORDERED.



cc: Thorndal Armstrong Delk Balkenbush & Eisinger/Las Vegas Lewis Roca Rothgerber Christie LLP/Las Vegas Richard Harris Law Firm Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC/Las Vegas Charles Allen Law Firm Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC/Atlanta

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