

IN THE SUPREME COURT OF THE STATE OF NEVADA

IN RE PARAMETRIC SOUND
CORPORATION SHAREHOLDERS'
LITIGATION.

PAMPT, LLC,

Appellant,

vs.

KENNETH F. POTASHNER; VTB
HOLDINGS, INC.; STRIPES GROUP,
LLC; SG VTB HOLDINGS, LLC;
JUERGEN STARK; AND KENNETH
FOX,

Respondents.

IN RE: PARAMETRIC SOUND
CORPORATION SHAREHOLDERS'
LITIGATION.

KENNETH F. POTASHNER; VTB
HOLDINGS, INC.; STRIPES GROUP,
LLC; SG VTB HOLDINGS, LLC;
JUERGEN STARK; AND KENNETH
FOX,

Appellants,

vs.

PAMPT, LLC,

Respondent.

IN RE: PARAMETRIC SOUND
CORPORATION SHAREHOLDERS'
LITIGATION.

PAMPT, LLC,

Appellant,

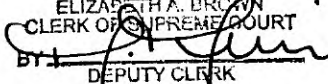
vs.

KENNETH F. POTASHNER; VTB
HOLDINGS, INC.; STRIPES GROUP,
LLC; SG VTB HOLDINGS, LLC;

No. 83598

FILED

NOV 18 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY: 
DEPUTY CLERK

No. 84971

No. 85358

22-36410

JUERGEN STARK; AND KENNETH
FOX,

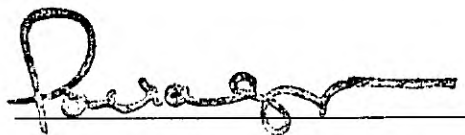
Respondents.

ORDER REGARDING STIPULATION

The parties have filed a stipulation to modify the briefing schedule in this matter. The stipulation is approved to the following extent. PAMPT, LLC shall have until January 12, 2023, to file and serve a combined opening brief in Docket No. 83598 and opening brief in Docket No. 85358. The stipulation is disapproved to the extent it purports to extend the due dates for the remaining briefs. At this time, the only brief due is the combined opening brief of PAMPT, LLC—any attempt to extend the time to file the remaining briefs is premature. The parties may file stipulations or motions to extend the time to file other briefs once those briefs become due, if deemed warranted.

The stipulation incorrectly suggests that the applicable type-volume limitations in this matter are those consistent with NRAP 28.1(e). NRAP 28.1 does not apply in this matter where no cross-appeals have been filed. *See* NRAP 28.1(a) (applicability). The applicable type-volume limitations are contained within NRAP 32(a)(7)(A)(ii). To the extent the stipulation purports to allow the parties to file briefs in excess of the type-volume limitation, it is disapproved. However, any party may file a motion to exceed the applicable type-volume limitation consistent with the requirements of NRAP 32(a)(7)(D), if deemed warranted.

It is so ORDERED.

, C.J.

cc: Sheppard Mullin, Richter & Hampton LLP/San Diego
McDonald Carano LLP/Las Vegas
McDonald Carano LLP/Reno
Dechert LLP/New York
Holland & Hart LLP/Las Vegas
Sheppard, Mullin, Richter, & Hampton LLP/Los Angeles
Dechert LLP/San Francisco
Snell & Wilmer, LLP/Las Vegas
Dechert LLP/Philadelphia