IN THE SUPREME COURT OF THE STATE OF NEVADA

ENERGY ALLIANCE TECHNOLOGY COMPANY, A UTAH CORPORATION, Appellant,

VS.

ENVIRONMENTAL APPLIED TECHNOLOGY CORPORATION, F/K/A ENERGY ALLIANCE TECHNOLOGY COMPANY, F/K/A ENERGY ALLIANCE TECHNOLOGY COMPANY, A NEVADA CORPORATION.

Respondent.

No. 83851

FILED

FEB 0 3 2022

CLERK OF SUPREME COURT

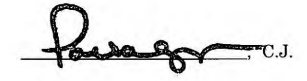
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ORDER REINSTATING BRIEFING

Pursuant to NRAP 16, the settlement judge has filed a report with this court indicating that the parties were unable to agree to a settlement. Accordingly, we reinstate the deadlines for requesting transcripts and filing briefs. See NRAP 16.

Appellant shall have 14 days from the date of this order to file and serve a transcript request form. If no transcript is to be requested, appellant shall file and serve a certificate to that effect within the same time period. See NRAP 9(a). Further, appellant shall have 90 days from the date of this order to file and serve the opening brief and appendix. In preparing and assembling the appendix, counsel shall strictly comply with the provisions of NRAP 30. Thereafter, briefing shall proceed in accordance with NRAP 31(a)(1).

It is so ORDERED.



SUPREME COURT OF NEVADA



cc: Stephen E. Haberfeld, Settlement Judge Maningo Law Snell & Wilmer, LLP/Las Vegas Snell & Wilmer LLP/Costa Mesa