IN THE SUPREME COURT OF THE STATE OF NEVADA

ADVANTAGE CAPITAL DEVELOPMENT CORP., F/K/A C.E.C. INDUSTRIES CORP., A NEVADA CORPORATION, Petitioner, VS. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE VALORIE J. VEGA, DISTRICT JUDGE, Respondents. and VICTORY VILLAGE LTD. III, A **NEVADA LIMITED PARTNERSHIP:** TRI CAPITAL CORPORATION, A CALIFORNIA CORPORATION: BUILDERS CONTROL SERVICE COMPANY, INC., A CALIFORNIA

COMPANY, INC., A CALIFORNIA CORPORATION; AMERICAN MOTORISTS INSURANCE COMPANY, AN ILLINOIS CORPORATION; MOONRIDGE DEVELOPMENT CORP., A NEVADA CORPORTION; DSM GOLF ENTERPRISES, INC., A NEVADA CORPORATION; CHARLES MCHAFFIE, AN INDIVIDUAL; AND MARRCSHARE LEASING, INC., A CALIFORNIA CORPORATION, Real Parties in Interest.



ORDER DENYING PETITION FOR WRIT OF MANDAMUS OR PROHIBITION

This original petition for a writ of mandamus or prohibition challenges a district court order denying petitioner's motion to reopen

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discovery. We have considered this petition, and are not satisfied that this court's intervention by way of extraordinary relief is warranted. Accordingly, we deny the petition.¹

It is so ORDERED.²

J. J. Rose J. Parraguirre Hon. Valorie Vega, District Judge Smith Larsen & Wixom Wallace B. Adams Faux & Associates, P.C. Hale Lane Peek Dennison & Howard/Las Vegas Law Offices of James J. Lee **Charles McHaffie** Schreck Brignone/Las Vegas Streich Lang Clark County Clerk

¹See NRAP 21(b); <u>Smith v. District Court</u>, 107 Nev. 674, 818 P.2d 849 (1991).

²Our denial of this petition in no way precludes petitioner from raising these issues on appeal if petitioner is aggrieved by the final judgment in the underlying case. See NRAP 3A(a), (b)(1).

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