## IN THE SUPREME COURT OF THE STATE OF NEVADA

## VISION AIRLINES, INC., Petitioner,

vs. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE ELISSA F. CADISH, DISTRICT JUDGE, Respondents, and CENTER STREET GROUP HOT RACKS, INC., Real Party in Interest. No. 54727

FILED

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This original petition for extraordinary writ relief seeks to prevent the district court from entering summary judgment in favor of real party in interest, due to the revocation of its corporate charter in excess of five years.

Whether to consider a petition for extraordinary writ relief is within this court's sole discretion, <u>Smith v. District Court</u>, 107 Nev. 674, 818 P.2d 849 (1991). We have repeatedly explained that such writs will not issue when an adequate and speedy legal remedy exists, when petitioner has not met its NRAP 21(a) burden, <u>Pan v. Dist. Ct.</u>, 120 Nev. 222, 88 P.3d 840 (2004), or when no clear right to the requested relief is shown. <u>Conklin Ex Rel. v. Buckingham</u>, 58 Nev. 450, 453, 83 P.2d 462, 463 (1938). Having reviewed this petition in light of these considerations,

SUPREME COURT OF NEVADA we conclude that our extraordinary intervention is not warranted. NRAP 21(b); <u>Smith</u>, 107 Nev. 674, 818 P.2d 849. Accordingly, we

ORDER the petition DENIED.

J. Parraguirre

22 J. Douglas

J. Pickering

cc:

Hon. Elissa F. Cadish, District Judge Harold P. Gewerter, Esq., Ltd. Law Offices of Marc Risman Eighth District Court Clerk

SUPREME COURT OF NEVADA

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