## IN THE SUPREME COURT OF THE STATE OF NEVADA

No. 76513 SIPING FANG, Petitioner, VS. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, FILED IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE MARK R. DENTON, DISTRICT JUDGE, SEP 1 4 2018 Respondents, JA. BROWN and MICHAEL MARKBREITER; ZHANG EPUTY CLERK QING; MICHAEL PHILLIPS; DENG ZHI YONG; BOB ACKERLEY; CHARLES HENRI-MANGIN; NEWLIGHT HORIZON FUND, LP; AND RAY SHI SMALL/MID CAP FUND, **Real Parties in Interest.** 

## ORDER DENYING PETITION FOR WRIT OF MANDAMUS OR PROHIBITION

This original petition for a writ of mandamus or prohibition challenges the district court's jurisdiction over petitioner in a shareholder action and in contempt proceedings. Having considered the petition and appendices filed in this matter, we are not persuaded that our extraordinary and discretionary intervention is warranted at this time. *See* NRS 34.160; NRS 34.320; *Pan v. Eighth Judicial Dist. Court*, 120 Nev. 222, 228, 88 P.3d

SUPREME COURT OF NEVADA

(D) 1947A 🛛 🏹

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840, 844 (2004) ("Petitioners carry the burden of demonstrating that extraordinary relief is warranted."). Accordingly, we

ORDER the petition DENIED.

C.J. 1

Douglas

J. Cherry

J. Stiglich

Hon. Mark R. Denton, District Judge cc: Naylor & Braster McDonald Carano LLP/Las Vegas Eighth District Court Clerk

SUPREME COURT OF NEVADA

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