IN THE SUPREME COURT OF THE STATE OF DELAWARE

CHAN YOUNG LEE, a minor, by	§
his parents and guardians ad litem,	§ No. 162, 2011
BO HYUN LEE and WAN KI KIM,	§
BO HYUN LEE, individually, WAN	§
KI KIM, individually, and YOUNG	§ Court Below—Superior Court
MIN LEE, a minor, by his parents	§ of the State of Delaware
and guardians ad litem, BO HYUN	§ in and for New Castle County
LEE and WAN KI KIM,	§ C.A. No. 02C-10-280
	§
Plaintiffs Below-	§
Appellants,	§
	\$ \$ \$
v.	§
	§
CHOICE HOTELS	§
INTERNATIONAL, INC., a	§
Delaware Corporation d/b/a	§
QUALITY INNS AND RESORTS,	
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Defendant Below-	\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\
Appellee.	8

Submitted: April 18, 2011 Decided: April 21, 2011

Before STEELE, Chief Justice, HOLLAND and BERGER, Justices

ORDER

This 21st day of April 2011, it appears to the Court that:

(1) The plaintiffs-appellants, Chan Young Lee *et al*. (the "appellants"), have petitioned this Court, pursuant to Supreme Court Rule 42, to accept an appeal from the interlocutory order of the Superior Court dated March 9, 2011, which granted the motion *in limine* of the defendant-

appellee, Choice Hotels International, Inc., to exclude from trial Regulation

No. 61 of the Minister of Health of the Republic of Indonesia regarding

health requirements of swimming pools and public baths.

(2) The appellants filed their application for certification to take an

interlocutory appeal in the Superior Court on March 14, 2011. On April 18,

2011, the Superior Court denied the application for certification on the

ground that the requirements of Rule 42 had not been met.

(3) Applications for interlocutory review are addressed to the

sound discretion of this Court. In the exercise of its discretion, the Court has

concluded that the appellants' application for interlocutory review fails to

meet the requirements of Rule 42 and, therefore, should be refused.

NOW, THEREFORE, IT IS ORDERED that the interlocutory appeal

is REFUSED.

BY THE COURT:

/s/ Randy J. Holland

Justice

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