

1	precludes recovery of purely economic losses in tort <i>absent</i> bodily injury or damages to property
2	other than the product itself. Calloway v. City of Reno, 116 Nev. 250, 993 P.2d 1259 (2000),
3	overruled on other grounds, Olson v. Richard, 120 Nev. 240, 89 P.3d 31 (2004). Further, plaintiff
4	asserts that it is undisputed that the product caused damages to property other than itself and the
5	house in which it was installed, "including but not limited to two automobiles, furniture, carpeting,
6	clothing, bedding, hand tools, power tools, electronic items, golf clubs, Christmas decorations and
7	luggage."
8	Good cause appearing,
9	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that plaintiff Allied Property
10	and Casualty Insurance Company's motion to reconsider order granting defendant's motion for
11	partial summary judgment upon plaintiff's tort claims for economic damages (doc. #83) be, and the
12	same hereby is, GRANTED.
13	IT IS THEREFORE ORDERED that a rehearing on defendant Beazer Homes Holdings
14	Corporation's motion for partial summary judgment upon plaintiff's tort claim for economic
15	damages (doc. #61) be held before this court on November 19, 2010, at 10:00 am.

IT IS FURTHER ORDERED that defendant Beazer Homes Holdings Corporation file any supplemental reply with the court within ten (10) days from the date of this order. 

DATED this 22<sup>nd</sup> day of October, 2010.

UNITED STATES DISTRICT JUDGE