UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

WESCO INSURANCE COMPANY, Plaintiff(s),

Case No. 2:16-cv-01206-JCM-NJK

ORDER

SMART INDUSTRIES CORPORATION,

Defendant(s).

9 v.

[Docket No. 412]

Pending before the Court is the Wyman Plaintiffs' motion for reconsideration, filed on July 25, 2022. Docket No. 412.

Given that the underlying order was issued 27 months ago, *see* Docket No. 199, the motion does not appear to be timely, *see* Local Rule 59-1(c) ("Motions for reconsideration must be brought within a reasonable time. Lack of diligence or timeliness may result in denial of the motion"). No argument has been presented to the contrary. Moreover, the only legal authority provided in the motion deals with the Nevada Supreme Court's treatment of "motions for clarification." *See* Docket No. 412 at 6. This case is being litigated in the *United States* District Court, however, so the case law presented is inapposite. Plaintiffs must provide legal authority that is pertinent to the request being made in this courthouse.

In light of these deficiencies, the motion for reconsideration is **DENIED** without prejudice. Any renewed motion must be filed by July 28, 2022, must provide robust discussion as to timeliness, must include citation to pertinent legal authorities, and must otherwise include meaningful discussion of the issues. The Court also reminds counsel that motions for reconsideration are disfavored, Local Rule 59-1(b), and that sanctions may be imposed for their improper use, *see*, *e.g.*, *id*. If the motion for reconsideration is renewed, any response must be

filed by August 3, 2022. Given the proximity to trial, no reply will be allowed without leave of court. No extensions will be provided. IT IS SO ORDERED. Dated: July 26, 2022 Nancy J. Koppe United States Magistrate Judge The Court reminds counsel that the deadlines set herein control regardless of any contrary indications in the notices automatically generated by CMECF. Local Rule IC 3-1(d).