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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

* * *

CHINA ENERGY CORPORATION,	
	Plaintiff,
v.	
ALAN T. HILL, et al.,	
	Defendants,
ELENA SAMMONS and MICHAEL SAMMONS,	
	Third-Party Plaintiffs,
v.	
COR CLEARING, LLC,	
	Third-Party Defendant.

Case No. 3:13-cv-00562-MMD-VPC

ORDER

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20 Before the Court is Defendant Michael Sammons’s Motion to Reconsider Order
21 Denying Motion for Partial Summary Judgment re Right to Appraisal of 350,000 Shares
22 of CEC (“Motion to Reconsider”) (dkt. no. 276). The Court has also reviewed Plaintiff
23 China Energy Corporation’s (“CEC”) Motion for Additional Time to respond to the Motion
24 to Reconsider (dkt. no. 278) and Defendant’s opposition (dkt. no. 279). The Court denies
25 without prejudice Defendant’s Motion to Reconsider and denies as moot Plaintiff’s
26 Motion for Additional Time.

27 Defendant asks the Court to reconsider its Order (dkt. no. 269) denying as moot a
28 Motion for Partial Summary Judgment (“MPSJ”) (dkt. no. 73) that Defendant filed in

1 December 2013. Defendant argues that the Court's Order overlooked an argument —
2 that the dissenter's rights notice at issue is void as a matter of law — that Defendant
3 raised implicitly in the MPSJ and explicitly in his reply. (See dkt. no. 276 at 3 n.2.)
4 Although Defendant is correct that the reply discusses whether the dissenter's rights
5 notice is void (see dkt. no. 95 at 4-5, 23), the MPSJ sought "a partial summary judgment
6 finding that [Defendants Michael Sammons and Elena Sammons] have met the
7 requirements of NRS 92A.300-500 for perfecting their dissenter's rights," and a finding
8 that "the Defendants are entitled to a judicial appraisal of the 'fair value' of their 350,000
9 shares of CEC." (Dkt. no. 73 at 10.) In light of the MPSJ's arguments, Plaintiff's
10 opposition focused on the deadline by which Defendant should have perfected his
11 dissenter's rights. (See dkt. no. 94 at 4-7.) Because only Defendant's reply addressed
12 whether Plaintiff's dissenter's rights notice is void as a matter of law, the issue was not
13 fully briefed.

14 The Court therefore denies Defendant's Motion to Reconsider (dkt. no. 276)
15 without prejudice. Defendant may file a separate motion addressing whether Plaintiff's
16 dissenter's rights notice is void as a matter of law. Moreover, because Plaintiff seeks
17 additional time to respond to Defendant's Motion for Reconsideration, the Court denies
18 as moot Plaintiff's Motion for Additional Time (dkt. no. 279).

19 DATED this 10th day of November 2014
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23 MIRANDA M. DU
24 UNITED STATES DISTRICT JUDGE
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