IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

EROS CORPORATION OF DAYTONA BEACH, INC., a Florida corporation, and MILTOS EXARHOU,

F NOT FINAL UNTIL TIME EXPIRES TOFILE MOTION FOR REHEARING ANDDISPOSITION THEREOF IF FILED.

Appellants,

CASE NO. 1D06-5265

v.

BURGOYNE PROPERTIES, LIMITED, a Florida limited partnership, by and through its general partner, COMMODORES POINT TERMINAL CORPORATION, a Florida corporation,

Appellee.

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Opinion filed January 25, 2007.

An appeal from the Circuit Court for Duval County. John H. Skinner, Judge.

Miltos Exarhou, pro se, for Appellants.

R. Howard Walton of Lindell, Farson & Pincket, P.A., Jacksonville, for Appellee.

PER CURIAM.

DISMISSED. See Bouchard v. State, Dep't of Bus. Reg., 448 So. 2d 1126 (Fla.

2d DCA 1984) (holding that the five additional days to perform an act required to be done after service of a document by mail allowed by Florida Rule of Appellate Procedure 9.420 does not apply to the filing of the notice of appeal).

DAVIS and BENTON, JJ., ERVIN, III, RICHARD W., Senior Judge, CONCUR.