

IN THE SUPREME COURT OF THE STATE OF DELAWARE

CHARGE INJECTION	§
TECHNOLOGIES, INC., a Delaware	§ No. 160, 2014
corporation,	§
	§
Plaintiff Below-	§
Appellant,	§
	§ Court Below—Superior Court
v.	§ of the State of Delaware,
	§ in and for New Castle County
E.I. DuPONT de NEMOURS AND	§ C.A. No. N07C-12-134
COMPANY, a Delaware corporation,	§
	§
Defendant Below-	§
Appellee.	§

Submitted: April 3, 2014

Decided: April 7, 2014

Before **HOLLAND, BERGER, and JACOBS**, Justices.

ORDER

This 7th day of April 2014, it appears to the Court that:

(1) The plaintiff-appellant, Charge Injection Technologies, Inc. (“CIT”), has petitioned this Court, pursuant to Supreme Court Rule 42, to accept an appeal from an interlocutory order of the Superior Court, dated February 27, 2014, which denied in part and deferred in part CIT’s motion for protective order and for dissolution of the stay of proceedings.

(2) CIT filed its application for certification to take an interlocutory appeal in the Superior Court on March 7, 2014. The defendant-appellee, DuPont,

filed its response in opposition on March 17, 2014. The Superior Court denied the certification application on April 1, 2014.

(3) Applications for interlocutory review are addressed to the sound discretion of this Court. In the exercise of its discretion, this Court has concluded that the application for interlocutory review does not meet the requirements of Supreme Court Rule 42(b) and should be refused.

NOW, THEREFORE, IT IS HEREBY ORDERED that the within interlocutory appeal be REFUSED.

BY THE COURT:

/s/ Carolyn Berger
Justice