IN THE SUPREME COURT OF THE STATE OF DELAWARE

ODESSA NATIONAL GOLF	§
COURSE, LLC, a Delaware limited	§ §
liability company,	§ No. 692, 2013
	§
Plaintiff Below,	
Appellant,	§ § §
	§
v.	§ Court Below—Superior Court
	§ of the State of Delaware,
RONALD R. and CAROL A.	§ in and for New Castle County
GRANTLAND, et al.,	§ C.A. No. N10C-10-232
	§
Defendants/Counterclaim	§
Plaintiffs Below,	§
Appellees,	§
	§
V.	§
	§
ODEGGA NATIONAL GOLE	§
ODESSA NATIONAL GOLF	§
COURSE, LLC, a Delaware limited	§
liability company, et al.,	
Counterclaim Defendants.	§

Submitted: January 6, 2014 Decided: January 14, 2014

Before BERGER, JACOBS, and RIDGELY, Justices.

ORDER

This 14th day of January 2014, it appears to the Court that:

(1) The plaintiff below, Odessa National Golf Course ("Odessa") filed a notice of interlocutory appeal, pursuant to Supreme Court Rule 42, from orders of

the Superior Court dated November 1, 2013 and December 6, 2013. The

November 1st order denied Odessa's motion for summary judgment, and the

December 6th order denied Odessa's motion for reargument. The

defendants/counterclaim plaintiffs below filed a notice of cross-appeal from the

same interlocutory orders, which also denied their motion for partial summary

judgment and their motion for reargument.

(2) The parties filed their respective, unopposed applications for

certification to take an interlocutory appeal in the Superior Court on December 16,

2013. The Superior Court denied the certification applications on January 2, 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 neither application for interlocutory review meets the requirements of

Supreme Court Rule 42(b), and both should be refused.

NOW, THEREFORE, IT IS HEREBY ORDERED that the within

interlocutory appeal and cross-appeal are REFUSED.

BY THE COURT:

/s/ Jack B. Jacobs

Justice

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