Court of Appeals, State of Michigan ORDER

AES Management Inc v Consumer & Industry Services

Docket No.

334382

LC No.

2014-003959-AA

Michael J. Talbot, Chief Judge, acting under MCR 7.203(F)(1), orders:

The delayed application for leave to appeal is DISMISSED for lack of jurisdiction because appellant failed to file the application within 6 months of the date of entry of the April 17, 2015, order as required by MCR 7.205(G)(3). The 6-month time period for filing the delayed application for leave to appeal is not counted from the date of the circuit court's order denying reconsideration because appellant failed to file its motion for reconsideration within 21 days after entry of the April 17, 2015, order "or within further time the trial court has allowed for good cause during that 21-day period[.]" MCR 7.205(G)(3)(b). In addition, MCR 7.205(G)(5) is inapplicable because plaintiff's previous appeal in Docket No. 333597 was a delayed application for leave to appeal rather than a claim of appeal as stated in the court rule.

A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

SEP 6 2016

mondige Jr.