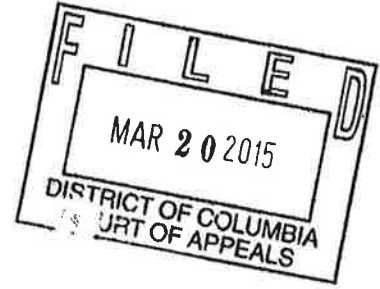


**District of Columbia
Court of Appeals**

No. 14-CV-0618

DONALD ROTUNDA, ET AL
Appellants,

CAB6829-11



v.

MARRIOTT INTERNATIONAL, INC,
Appellee.

Before: THOMPSON and BECKWITH, Associate Judges; FARRELL, Senior Judge.

ORDER

Upon consideration of appellee's motion to continue oral argument and the opposition thereto, it is

ORDERED that the motion is granted and this appeal is removed from the Regular Calendar of March 25, 2015. The Clerk is directed to reschedule this matter for argument as a special sitting before this division on a date to be determined by the court. It is

FURTHER ORDERED that the parties should be prepared to address, either at oral argument or in response to a further order of the court, whether appellee should be required to bear a portion of the pre-argument preparation costs of appellant.

PER CURIAM.

Copies to:

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