IN THE SUPREME COURT OF THE STATE OF NEVADA

DEAN ANDERSON AND MARTHA A. VEVERKA, HUSBAND AND WIFE; MICHAEL ANDERSON; AND HOGI YOGI #1, INC., A NEVADA CORPORATION,

Appellants,

VS.

DARRIN TEETER; COLLISSA TEETER; HOGI YOGI CORP.; NORTHERN NEVADA TITLE COMPANY, A NEVADA CORPORATION; WOODROW LONGHURST; AND APRIL LONGHURST,

Respondents.

No. 36454

FILED

OCT 18 2000

JANETTE M. BLOOM
LERK OF SUPREME COURT

CHIEF DEPUTY CLERK

ORDER DISMISSING APPEAL

Pursuant to the settlement conference held in this matter, the stipulation of the parties and cause appearing, this appeal is dismissed. The parties shall bear their own costs. NRAP 42(b).

It is so ORDERED.1

CLERK OF THE SUPREME COURT JANETTE M. BLOOM

By: B. Horstmanshof

cc: Hon. William A. Maddox, District Judge

Philip A. Olsen, Settlement Judge

Brooke & Shaw Edward Bernard Carson City Clerk

SUPREME COURT OF NEVADA

CLERK'S ORDER

(O)-1947 *******

¹ Appellants' July 20, 2000 motion for injunction pending appeal is denied as moot.