IN THE SUPREME COURT OF THE STATE OF NEVADA

EVA TOLDI, NEVADA DRIVERS LICENSE NO. 0001464712, AN INDIVIDUAL; AND EVA TOLDI, NEVADA DRIVERS LICENSE NO. 1601581053, AN INDIVIDUAL Appellants, vs. UNITED STATES RENT A CAR, INC., Respondent. No. 44417 FILED MAR 09 2007 JANETTE M BLOOM CLERK OF SUPREME COURT BY ALLIER DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order granting respondent's motion for summary judgment. Eighth Judicial District Court, Clark County; Jackie Glass, Judge.

On December 6, 2006, this court entered an order assigning this appeal to the pilot program for proper person civil appeals and gave appellants thirty days to file and serve their civil proper person appeal statements and transcript request forms. Appellants' civil appeal statements and transcript request forms were due on January 5, 2007. On January 24, 2007, when appellants did not file their appeal statements or transcript request forms as directed, this court entered an order directing appellants to either file and serve their appeal statements and transcript request forms or file and serve a response addressing why their appeal should not be dismissed as abandoned. Appellants were given fifteen days from the date of this court's January 24 order to comply with that order's directives. Our January 24 order cautioned appellants that their failure to comply with that order would result in the dismissal of their appeal.

SUPREME COURT OF NEVADA Appellants' response to this court's January 24 order was due on February 8, 2007. To date appellants have not filed their appeal statements or transcript request forms and have not taken any other steps to comply with this court's directives. Accordingly, we conclude that appellants have abandoned this appeal, and we

ORDER this appeal DISMISSED/

J. Gibbons

J.

J. Douglas

Therr

 cc: Hon. Jackie Glass, District Judge John F. Mendoza, Settlement Judge Eva Toldi (daughter) Eva Toldi (mother) Edward S. Coleman Eighth District Court Clerk

¹In light of this order, we vacate our January 21, 2005 stay of the underlying proceedings.

SUPREME COURT OF NEVADA