## IN THE SUPREME COURT OF THE STATE OF NEVADA

UNIVERSAL HEALTH NETWORK, INC., A NEVADA CORPORATION, Appellant,

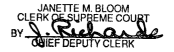
vs.

GENERAL MOTORS CORPORATION, INC., A FOREIGN PROFIT CORPORATION; LYNN PAGELS, INDIVIDUALLY, AND AS ADMINISTRATRIX OF THE ESTATE OF JAMES PAGELS, DECEASED; LYNN PAGELS, AS GUARDIAN AD LITEM FOR HANNAH PAGELS AND SAM PAGELS, MINOR CHILDREN; AND PHILLIP PAGELS AND STEPHANIE PAGELS, ADULT CHILDREN, Respondents.

No. 48252

FILED

APR 0 5 2007



## ORDER DISMISSING APPEAL

This is an appeal from an order granting a motion for a good-faith settlement determination and a stipulation and order for dismissal with prejudice as to respondent General Motors Corporation. Second Judicial District Court, Washoe County; Janet J. Berry, Judge.

The parties have filed a stipulation to dismiss this appeal in furtherance of settlement negotiations. Pursuant to the stipulation, and

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cause appearing, this appeal is dismissed. The parties shall bear their own costs and attorney fees. NRAP 42(b).1

It is so ORDERED.

Parraguirre

Hardesty

Hon. Janet J. Berry, District Judge cc: J. Thomas Susich, Settlement Judge Santoro, Driggs, Walch, Kearney, Johnson & Thompson Bowman and Brooke LLP Bradley Drendel & Jeanney Wait Law Firm Randolph C. Wright Washoe District Court Clerk Thorndal Armstrong Delk Balkenbush & Eisinger

<sup>1</sup>On February 16, 2007, this court ordered appellant to show cause why this appeal should not be dismissed for lack of jurisdiction. Appellant did not respond to the order and instead filed the instant stipulation to dismiss this appeal. Because of the stipulation to dismiss, we express no opinion as to whether this court had jurisdiction over this appeal and we deny as most the pending motion to dismiss this appeal.

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