IN THE SUPREME COURT OF THE STATE OF NEVADA

XENIA C. GUAM, INDIVIDUALLY, Appellant,

vs.

FIRST NATIONAL BANK OF OMAHA, A CORPORATION,

Respondent.

No. 50393

FILED

MAR 1 0 2008

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER DISMISSING APPEAL

This proper person appeal challenges a district court judgment entered upon an arbitration award. Eighth Judicial District Court, Clark County; Elissa F. Cadish, Judge.

Our review of this appeal reveals a jurisdictional defect. Under NAR 19(A), when no timely trial de novo request is filed, the district court must enter judgment in accordance with the arbitration award. Under NAR 19(B), a judgment entered upon an arbitration award when no timely trial de novo request was filed is not appealable.

Here, appellant was served with the arbitration award on March 20, 2007. If she objected to the arbitration award, she was required to file her trial de novo request by April 19, 2007. Appellant, however, never filed a request for trial de novo. After receiving notice that no trial de novo request had been filed, respondent moved for an order entering judgment and the district court entered judgment on the arbitration

SUPREME COURT OF NEVADA

(O) 1947A

award. Because NAR 19(B) provides that such judgments may not be appealed, we lack jurisdiction to consider this appeal. Accordingly, we

ORDER this appeal DISMISSED.¹

Hardesty

Parraguirre

Hon. Elissa F. Cadish, District Judge cc: Xenia C. Guam Blalock & Qualey Eighth District Court Clerk

¹In light of this order, we deny as moot all requests for relief pending in this appeal.