## IN THE SUPREME COURT OF THE STATE OF NEVADA

JENNIFER JEAN WIRTH AND ROBERT MICHAEL OXENDINE, Appellants,

vs.
CCSF, LLC., D/B/A NATIONAL
FUNDING SOLUTIONS, A NEVADA
LIMITED LIABILITY COMPANY AND
COUNTRYWIDE HOME LOANS,
Respondents.

No. 50661

FILED

JUL 0 7 2008

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

## ORDER DISMISSING APPEAL

On May 14, 2008, this court entered an order concluding settlement proceedings and directing appellants to show cause why this appeal should not be dismissed for lack of jurisdiction. Specifically, our order noted that numerous claims appeared to remain pending below, and that this court therefore lacked jurisdiction over this appeal. We directed appellants to show cause, by May 29, 2008, why this appeal should not be dismissed.

To date, appellants have not filed a response to our order or otherwise communicated with this court. We elect to treat appellants' failure to respond to our order to show cause as an admission that this

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court lacks jurisdiction over this appeal.<sup>1</sup> Accordingly, this appeal is hereby dismissed.

It is so ORDERED.

cc: Hon. Timothy C. Williams, District Judge
William F. Buchanan, Settlement Judge
David Lee Phillips
Meier & Fine, LLC
Eighth District Court Clerk

<sup>&</sup>lt;sup>1</sup>Cf. <u>King v. Cartlidge</u>, 121 Nev. 926, 124 P.3d 1161 (2005) (stating that the district court has discretion to consider the failure to oppose a motion as an admission of merit and as consent to the granting of the motion).