## IN THE SUPREME COURT OF THE STATE OF NEVADA

THE MACK INVESTMENT GROUP A/K/A
THE MACK GROUP, A NEVADA
CORPORATION; MACK DESIGN GROUP
CORP., A DEFAULTED NEVADA
CORPORATION; AND MACK FINANCIAL
GROUP, A NEVADA CORPORATION,
Appellants,

VS.

MICHELE JACKSON F/K/A MICHELE RESCH, AN INDIVIDUAL, Respondent. No. 53149

FILED

AUG 2 1 2009



## ORDER DISMISSING APPEAL

This is an appeal from a district court summary judgment in a contract and tort action. Eighth Judicial District Court, Clark County; Jennifer Togliatti, Judge.

When our preliminary review of the docketing statement and the NRAP 3(e) documents revealed potential jurisdictional defects, we ordered appellants to show cause why this appeal should not be dismissed. Specifically, we noted that the district court apparently had not entered a final written judgment adjudicating all the rights and liabilities of all the parties, NRAP 3A(b)(1); Lee v. GNLV Corp., 116 Nev. 424, 996 P.2d 416 (2000), and appellant Mack Design Group Corp. ostensibly was not an aggrieved party with standing to appeal. See NRAP 3A(a); Valley Bank of Nevada v. Ginsburg, 110 Nev. 440, 874 P.2d 729 (1994).

In response, appellants acknowledge that jurisdictional defects exist and move to withdraw the appeal. We construe appellants' unopposed motion as one to voluntarily dismiss this appeal. We grant the motion and hereby

SUPREME COURT OF NEVADA

(O) 1947A

## ORDER this appeal DISMISSED. $^1$

/ cu desty, C.J.

cc: Hon. Jennifer Togliatti, District Judge Craig A. Hoppe, Settlement Judge Rainey Legal Group, PLLC Gerstl & Hudson Eighth District Court Clerk

<sup>&</sup>lt;sup>1</sup>The parties are to bear their own attorney fees and costs, if any. NRAP 42(b).