## IN THE SUPREME COURT OF THE STATE OF NEVADA

VEGAS MARTINI GROUP, LLC D/B/A STRAIGHT UP MARTINI BAR,

Appellant,

VS.

REDSTONE GRILLE, LLC,

Respondent.

No. 57766

FILED

JUN 1 0 2011

CLERN OF SUPREME COURT
BY DEPUTY CLERK

## ORDER DISMISSING APPEAL

The settlement judge has filed a report informing this court that appellant "had no person, other than counsel who attended telephonically, at the scheduled settlement conference." The settlement judge also indicates that appellant did not submit a confidential settlement statement as required by NRAP 16(d). Accordingly, the settlement judge has recommended that this court impose sanctions against appellant. See NRAP 16(g) (the failure of a party or counsel to participate in good faith in the settlement program by not attending a scheduled mediation or not complying with the procedural requirements of the program may be grounds for sanctions, including dismissal of the appeal).

We also note that appellant has not filed a case appeal statement or docketing statement as required. See NRAP 3(f); NRAP 14. In light of the settlement judge's report and the other

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procedural derelictions committed by appellant, we dismiss this appeal.

It is so ORDERED.<sup>1</sup>

Cherry J.
Gibbons

Cicle J.

cc: Hon. Joanna Kishner, District Judge Craig A. Hoppe, Settlement Judge Rosenfeld & Rinato McDonald Carano Wilson LLP/Las Vegas Eighth District Court Clerk

<sup>&</sup>lt;sup>1</sup> In light of our dismissal of this appeal in response to the settlement judge's recommendation, we deny as moot respondent's unopposed motion to dismiss the appeal which was based on appellant's failure to file the docketing statement.