IN THE SUPREME COURT OF THE STATE OF NEVADA

TACO BELL AND NEVADA RESTAURANT SELF-INSURED GROUP, No. 58425

Appellants,

vs. JOAQUIN GARCIA,

Respondent.

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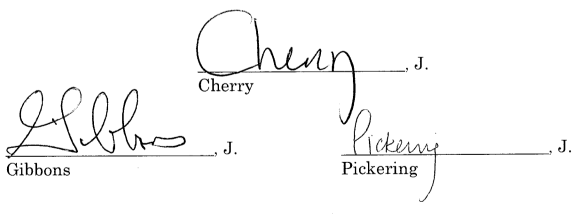
11-37703

FILED

ORDER DISMISSING APPEAL DE AND REMANDING TO THE DISTRICT COURT

Pursuant to the settlement conference, the stipulation of the parties and cause appearing, we dismiss this appeal. The parties shall bear their own costs and attorney fees. NRAP 42(b). This matter is remanded to the district court to amend the order being challenged on appeal pursuant to the terms of the parties' settlement agreement. In the event the district court declines to grant the requested relief, appellants may file a motion to reinstate this appeal.¹

It is so ORDERED.



¹ Any such motion to reinstate the appeal must be filed within 60 days of entry of the district court's order denying the requested relief.

SUPREME COURT OF NEVADA cc: Hon. Jerome T. Tao, District Judge
Persi J. Mishel, Settlement Judge
Thorndal Armstrong Delk Balkenbush & Eisinger/Reno
Behzadi Law Offices
Eighth District Court Clerk

SUPREME COURT OF NEVADA