IN THE SUPREME COURT OF THE STATE OF NEVADA

No. 58861

No. 59174

FILED

MAR 0 2 2012

12-06787

ELIOT A. ALPER, TRUSTEE OF THE ELIOT A. ALPER REVOCABLE TRUST DATED MARCH 22, 1999; AND THE ALPER LIMITED PARTNERSHIP, Appellants/Cross-Respondents, vs.

BARRY R. MOORE; JANIE MOORE; BARRY R. MOORE AND JANIE MOORE, CO-TRUSTEES OF THE BAMM LIVING TRUST, DATED JULY 16, 2003; ET AL.,

Respondents/Cross-Appellants.

vs.

ELIOT A. ALPER, TRUSTEE OF THE ELIOT A. ALPER REVOCABLE TRUST, DATED MARCH 22, 1999; AND THE ALPER LIMITED PARTNERSHIP, Appellants,

BARRY R. MOORE; JANIE MOORE; BARRY R. MOORE AND JANIE MOORE, CO-TRUSTEES OF THE BAMM LIVING TRUST, DATED JULY 16, 2003; ET AL., Respondents.

ORDER DISMISSING APPEALS

On January 20, 2012, the parties to these matters filed a stipulation to dismiss these consolidated appeals without prejudice. Cause appearing, the stipulation is approved and these appeals are dismissed. The parties shall bear their own costs and attorney fees. NRAP 42(b). These matters are remanded to the district court to conduct appropriate proceedings, if any, to alter, amend, or vacate its order or judgment as necessary for the parties to fulfill the terms of their

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CLERK'S ORDER

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settlement agreement. In the event the district court declines to grant the requested relief, appellants may file a motion to reinstate these appeals. It is so ORDERED.

> CLERK OF THE SUPREME COURT TRACIE K. LINDEMAN

BY: Malie K. Imdem

cc: Hon. Mark R. Denton, District Judge William C. Turner, Settlement Judge Gerrard Cox & Larsen Marquis Aurbach Coffing Eighth District Court Clerk

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