IN THE SUPREME COURT OF THE STATE OF NEVADA

BRADLEY J. MAMER, AN INDIVIDUAL; F. HARVEY WHITTEMORE, AN INDIVIDUAL; ANNETTE WHITTEMORE, AN INDIVIDUAL; AND THE LAKESHORE HOUSE LIMITED PARTNERSHIP, A NEVADA LIMITED PARTNERSHIP, Appellants,

vs.

WINGFIELD NEVADA GROUP
HOLDING COMPANY LLC, A NEVADA
LIMITED LIABILITY COMPANY;
TUFFY RANCH PROPERTIES, LLC, A
NEVADA LIMITED PARTNERSHIP;
AND THE FOOTHILLS AT
WINGFIELD, LLC, A NEVADA
LIMITED LIABILITY COMPANY,
Respondents.

No. 61388

FILED

MAR 2 5 2013



ORDER DISMISSING APPEAL

Having considered the parties' February 12, 2013, stipulation, the stipulation is approved, and this appeal is hereby dismissed. The parties shall bear their own costs and attorney fees. NRAP 42(b).

It is so ORDERED.¹

Pickering, C.J.

¹In light of this order, and the parties' February 12 stipulation, which includes appellant Bradley J. Mamer, we deny as moot Mamer's February 8, 2013, motion to voluntarily dismiss his portion of the appeal.

SUPREME COURT OF NEVADA

(O) 1947A

13-08725

cc: Hon. Elizabeth Goff Gonzalez, District Judge Leonard I. Gang, Settlement Judge Bowen Hall Bruce R. Mundy Pisanelli Bice, PLLC Robison Belaustegui Sharp & Low Eighth District Court Clerk