IN THE SUPREME COURT OF THE STATE OF NEVADA

HARRAH'S ENTERTAINMENT, INC. GROUP; CAESAR'S TAHOE; CASCATA GOLF, (CAESAR'S ENT., GOLF, INC.); PPE GOLF: CORNER INVESTMENT/BILL'S GAMBLING HALL: DESERT PALACE, INC.: FLAMINGO HILTON LAUGHLIN: FLAMINGO LV OPERATING: HARRAH'S IMPERIAL PALACE: HARRAH'S LAUGHLIN: HARRAH'S OPERATING CO. - RENO: HARRAH'S OPERATING CO. - LAS VEGAS: HARRAH'S OPERATING CO. - TAHOE; HARVEY'S TAHOE MANAGEMENT CO.; LVH CORP./LAS VEGAS HILTON; PARBALL-BALLY'S - PARIS: PARBALL-FLAMINGO, LAS VEGAS: RENO HILTON RESORT: RIO DEVELOPMENT CO.: AND RIO PROPERTIES, Appellant/Cross-Respondent, VS. THE STATE OF NEVADA EX REL.; NEVADA TAX COMMISSION; NEVADA DEPARTMENT OF TAXATION. AGENCIES OF THE STATE OF NEVADA; Respondent/Cross-Appellants and DOUGLAS COUNTY; AND CITY OF HENDERSON, POLITICAL SUB-DIVISIONS OF THE STATE OF NEVADA, Respondents.

No. 63155

FILED

SEP 1 3 2013

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY
DEPUT CLERK

ORDER DISMISSING APPEAL

Appellant Harrah's Entertainment and its affiliated entities filed a motion to dismiss this appeal and cross-appeal as to all parties,

arguing that the parties have reached a settlement that resolves this matter in its entirety. Respondent City of Henderson has joined in this motion. Attached to appellant's motion is a stipulation to withdraw the appeal and cross-appeal, which was executed by all of the parties to this matter except for respondents/cross-appellants Nevada Tax Commission and Nevada Department of Taxation. In light of the stipulation between appellant and respondents Douglas County and the City of Henderson, we grant appellant's motion and dismiss this appeal as to those parties, with the parties to bear their own fees and costs.

While the Nevada Tax Commission and Department of Taxation did not sign this stipulation, appellant asserts that these parties signed the settlement agreement underlying the stipulation and a copy of the signed settlement agreement has been attached to appellant's motion to dismiss. Moreover, the time for opposing appellant's motion to dismiss has passed and the Nevada Tax Commission and Department of Taxation have not opposed that motion. We therefore grant appellant's motion and dismiss the appeal and cross-appeal as to appellant and respondent/cross-appellants Nevada Tax Commission and Department of Taxation. In light of the foregoing, this matter is hereby dismissed in its entirety.

It is so ORDERED.

Gibbons

Douglas

Daith, J.

Saitta

cc: Hon. James Todd Russell, District Judge Norman J. Azevedo Henderson City Attorney Douglas County District Attorney/Minden Attorney General/Las Vegas Carson City Clerk