IN THE SUPREME COURT OF THE STATE OF NEVADA

MAXIM'S NUTRICARE, INC.; AND PAPA PITA BAKERY,
Appellants,
vs.

NEVADA DEPARTMENT OF EMPLOYMENT TRAINING & REHABILITATION, EMPLOYMENT SECURITY DIVISION; RENEE OLSON, ADMINISTRATOR FOR THE STATE OF NEVADA DEPARTMENT OF EMPLOYMENT, TRAINING AND REHABILITATION, EMPLOYMENT SECURITY DIVISION: KATIE JOHNSON, CHAIRPERSON FOR THE OFFICE OF APPEALS BOARD OF REVIEW: CRAIG GROSSMAN, SENIOR APPEALS REFEREE FOR THE APPEALS BOARD OF REVIEW: AND KENNETH J. GRITTER, CLAIMANT, Respondents.

No. 63245

FILED

DEC 2 3 2013

CLERK DE SUPREME COURY
BY DEPUTY LEN

ORDER DISMISSING APPEAL

On December 10, 2013, appellants and the State of Nevada respondents filed in this court a stipulation agreeing to dismiss this appeal with the parties to bear their own costs and attorney fees. But because respondent Kenneth J. Gritter did not sign the stipulation, we construe the stipulation as appellants' motion to voluntarily dismiss this appeal. We grant the motion and dismiss this appeal as to all parties, with the parties to bear their own costs and fees. NRAP 42(b).

It is so ORDERED.

Pickering, C.J

SUPREME COURT OF NEVADA

(O) 1947A 🐗

13-38958

cc: Hon. Valorie J. Vega, District Judge Fabian & Clendenin State of Nevada/DETR Kenneth J. Gritter Eighth District Court Clerk