IN THE SUPREME COURT OF THE STATE OF NEVADA

FIRST AMERICAN TITLE COMPANY, Appellant/Cross-Respondent,

vs. BARRY MOORE; JOHN D. O'BRIEN; DON CAMPBELL; J. COLBY WILLIAMS; WILLIAM GODFREY; EROOM HOLDINGS, LP; AND CH. ANGELUS IV, A NEVADA LIMITED LIABILITY COMPANY, Respondents/Cross-Appellants.

BARRY R. MOORE; JOHN D. O'BRIEN; DONALD CAMPBELL; J. COLBY WILLIAMS; WILLIAM GODFREY; CH. ANGELUS IV, LLC; AND EROOM HOLDINGS, LP,

Appellants/Cross-Respondents, FILED

FEB 1 8 2014

RAÇIE K. LINDEMAN

PUT CLERK

EME COURT

No. 64079

No 64317

vs.

FIRST AMERICAN TITLE COMPANY, Respondent/Cross-Appellant.

ORDER DISMISSING APPEALS AND CROSS-APPEALS

Pursuant to the settlement conference, the stipulation of the parties and cause appearing, these related appeals and cross-appeals are dismissed. The parties shall bear their own costs and attorney fees. NRAP 42(b).

It is so ORDERED.

CLERK OF THE SUPREME COURT TRACIE K. LINDEMAN

BY: Thomas H. Hurry

14-0.5241

SUPREME COURT OF NEVADA cc:

Hon. Mark R. Denton, District Judge Robert F. Saint-Aubin, Settlement Judge Kemp, Jones & Coulthard, LLP Marquis Aurbach Coffing Eighth District Court Clerk

SUPREME COURT OF NEVADA

CLERK'S ORDER

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