IN THE SUPREME COURT OF THE STATE OF NEVADA

THE PECCOLE 1982 TRUST, Appellant, vs. PECCOLE RANCH COMMUNITY ASSOCIATION AND TRIPLE FIVE DEVELOPMENT GROUP CENTRAL, A MINNESOTA CORPORATION, Respondents. No. 38597

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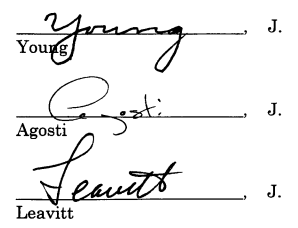
JANETTE M BLOCKA CLERK OF SUPREME COURT BY

ORDER DISMISSING APPEAL

On December 14, 2001, the parties to this appeal filed a stipulation to dismiss this appeal and to remand to the district court for further proceedings. The parties, however, failed to comply with the procedures for remand set forth in <u>Huneycutt v. Huneycutt</u>, 94 Nev. 79, 575 P.2d 585 (1978). Accordingly, on February 4, 2002, this court filed an order deferring ruling on the parties' stipulation and ordering appellant to file in this court, within 60 days, an order of the district court certifying that it is inclined to grant the parties' requested relief or, alternatively, to inform this court in writing if it is unable to obtain <u>Huneycutt</u> certification. We further cautioned that failure to comply with the February 4, 2002 order may result in the dismissal of this appeal as abandoned.

SUPREME COURT OF NEVADA To date, appellant has not complied with or otherwise responded to our February 4, 2002 order. Accordingly, cause appearing, we dismiss this appeal as abandoned.

It is so ORDERED.



cc: Hon. Valorie Vega, District Judge Howard Roitman, Settlement Judge Vames & Associates Guenther and Castronova LLP Stephenson & Dickinson Clark County Clerk

SUPREME COURT OF NEVADA

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