IN THE SUPREME COURT OF THE STATE OF NEVADA

WOOLMAN OVAL HOLDINGS, LLC, A NEVADA LIMITED LIABILITY COMPANY,

Appellant,

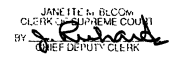
vs.

ATTORNEYS EQUITY NATIONAL CORPORATION, A CALIFORNIA CORPORATION; AND GREENPOINT MORTGAGE FUNDING, INC., A NEW YORK CORPORATION,

Respondents.

No. 39449

JUL 0 6 2004



ORDER DISMISSING APPEAL

Cause appearing, we grant appellant's motion to file a reply to respondent Attorneys Equity National Corporation's ("Attorneys Equity") response to appellant's motion for voluntary dismissal. See NRAP 27(a). The clerk of this court shall detach the reply from the motion and file it. We remind appellant's counsel that a proposed document should be submitted under separate cover and not attached to a motion for leave to file the document.

Cause appearing, we grant appellant's motion for a voluntary dismissal of this appeal. No good cause appearing, we deny Attorneys Equity's request for attorney fees. This appeal is dismissed. NRAP 42(b).

It is so ORDERED.

Rose

Maupen, J.

Maupin

Douglas, J

SUPREME COURT OF NEVADA

(O) 1947A

04-12226

cc: Hon. Nancy M. Saitta, District Judge
Larry J. Cohen, Settlement Judge
Marquis & Aurbach
Cooper Christensen Law Firm, LLP
Miles, Bauer, Bergstrom & Winters, LLP
Clark County Clerk