IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIS PAST AND EDITH PAST, Appellants, vs. JAMES J. COLBERT; CHARLES RUTHE; RUTHE/COLBERT PARTNERS D/B/A SUNRISE GOLF CLUB; GOLF CLUB OF NEVADA, INC.; AND THE WALTERS GROUP, Respondents.

ORDER DISMISSING APPEAL

On June 27, 2003, appellants and respondents Golf Club of Nevada, Inc. and The Walters Group filed a stipulation to dismiss this appeal. Because counsel for respondents James J. Colbert, Charles Ruthe, and Ruthe/Colbert Partners d/b/a Sunrise Golf Club of Nevada, Inc. did not sign the stipulation, the stipulation is treated as a motion to voluntarily dismiss this appeal. Cause appearing, the motion is granted and this appeal is dismissed. The parties shall bear their own costs and attorney fees. NRAP 42(b).¹

It is so ORDERED.

CLERK OF THE SUPREME COURT JANETTE M. BLOOM

BY: D. Horstmansh

cc: Hon. Michelle Leavitt, District Judge Phillip Aurbach, Settlement Judge Shirinian & Roitman Dickerson, Dickerson, Consul & Pocker Lionel Sawyer & Collins/Las Vegas Clark County Clerk

PREME COURT OF NEVADA

CLERK'S ORDER

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¹In light of this order, the order entered on May 22, 2003, directing appellants to file the docketing statement with 30 days, is vacated.