IN THE SUPREME COURT OF THE STATE OF NEVADA

BRIAN T. BECKER, et al., Appellants, vs. CHRISTOPHER D. SULLIVAN. Respondent.

No. 71853

FILED

MAY 3 0 2017

ELIZABETH A. BROWN

17-18016

SETTLEMENT PROGRAM STATUS REPORT

The in-person Settlement Conferences in this matter having been held on February 28, 2017, and the undersigned having been in contact with counsel via emails and teleconferences and separately since then, including this week and today, the following is the undersigned's Status Report of the proceedings and recommendation to the Court:

1 1 All parties have agreed to a settlement of this matter.

The parties have not been able to agree to a settlement of this matter. 1 1

1 1 This appeal should be removed from the program.

Further to the undersigned Settlement Judge's Status Report to the /X / Other: Cour, filed March 17, 2017, and based recent communications between counsel for the parties --- including this week and today --- the undersigned Settlement Judge has been informed that (A) yesterday (May 26, 2017), a partial settlement of the parties' dispute underlying this appeal was reached and partially implemented, and (B) conditional final settlement, including the dismissal of this appeal, is anticipated to be concluded and implemented by the end of July 2017.

In light of the foregoing, the undersigned respectfully recommends that the Court grant an extension of time for the filing of a final Status Report to the Court to and including July 31, 2017 --- to enable the parties to reach a settlement of the dispute underlying this appeal by that time.

Comments: N/A

BROWN

ELIZABETH CLEAN OF OUPHEME COURT

Settlement Judge

The settlement judge shall file this report with the Supreme Court within 10 days from the date of any settlement conference. See NRAP 16(e)(3).