IN THE SUPREME COURT OF THE STATE OF NEVADA

KIMBERLY D. TAYLOR, AN INDIVIDUAL, Appellant, vs.
KEITH BRILL, M.D., FACOG, FACS, AN INDIVIDUAL; AND WOMEN'S HEALTH ASSOCIATES OF SOUTHERN NEVADA-MARTIN, PLLC, A NEVADA PROFESSIONAL LIMITED LIABILITY COMPANY, Respondents.

After conducting a promodiction and

No. 83847 Electronically Filed Dec 15 2021 06:46 p.m. Elizabeth A. Brown Clerk of Supreme Court

SETTLEMENT PROGRAM EARLY CASE ASSESSMENT REPORT

make	the following recommendation to the cour	rt regarding this appeal:
	This case is appropriate for the program be scheduled/has been scheduled for:	and a mediation session will
4	This case is not appropriate for mediation the settlement program.	n and should be removed from
35	not enter into negotiations on h	conterence as required. However, tract provides that the insurance co vis behalf without his written consent.
imp	pondent will not give such a essible. Appellant's course esolve.	
100000000000000000000000000000000000000	Sett	tlement Judge

cc: All Counsel