SET ASIDE and REMAND; and Opinion Filed March 3, 2016.



In The Court of Appeals Hifth District of Texas at Pallas

No.	05- 1	16-00	016-	·CV
-----	--------------	-------	------	-----

MARK MILES A/K/A MARK MILESKI A/K/A PHARMACY RENUMERATION RECOVERY CONSULTING, Appellant

V.

BUSINESS PARTNERS IN HEALTHCARE, LLC, NEXT HEALTH, LLC, COR PHARMA, LLC, AND PINNACLE PHARMA, LLC, Appellees

On Appeal from the 134th Judicial District Court Dallas County, Texas Trial Court Cause No. DC-15-00208

MEMORANDUM OPINION

Before Justices Lang, Brown, and Whitehill Opinion by Justice Brown

Before the Court is the parties' Agreed Motion for Disposition of Appeal. *See* TEX. R. APP. P. 42.1(a)(2)(B). The parties entered into a joint settlement agreement and request this Court to set aside the trial court's judgment and remand this case to the trial court for rendition of judgment. We grant the parties' motion, set aside the trial court's judgment without regard to the merits, and remand this case to the trial court for rendition of judgment in accordance with the agreement of the parties. *See id*.

/Ada Brown/ ADA BROWN JUSTICE

160016F.P05



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

MARK MILES A/K/A MARK MILESKI A/K/A PHARMACY RENUMERATION RECOVERY CONSULTING, Appellant

No. 05-16-00016-CV V.

BUSINESS PARTNERS IN HEALTHCARE, LLC, NEXT HEALTH, LLC, COR PHARMA, LLC, AND PINNACLE PHARMA, LLC, Appellees On Appeal from the 134th Judicial District Court, Dallas County, Texas Trial Court Cause No. DC-15-00208. Opinion delivered by Justice Brown. Justices Lang and Whitehill participating.

In accordance with this Court's opinion of this date, the judgment of the trial court is **SET ASIDE** without regard to the merits and this case is **REMANDED** to the trial court for rendition of the judgment in accordance with the agreement of the parties.

Subject to any agreement between the parties, it is **ORDERED** that appellees Business Partners in Healthcare, LLC, Next Health, LLC, Cor Pharma, LLC, and Pinnacle Pharma, LLC recover their costs of this appeal from appellant Mark Miles a/k/a Mark Mileski a/k/a Pharmacy Renumeration Recovery Consulting.

Judgment entered this 3rd day of March, 2016.