## IN THE SUPREME COURT OF THE STATE OF NEVADA

## CORTEZ HEIGHTS HOMEOWNERS ASSOCIATION, A NON-PROFIT CORPORATION, Petitioner,

vs. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE TIMOTHY C. WILLIAMS, DISTRICT JUDGE, Respondents, and

WOODSIDE CORTEZ HEIGHTS, LLC, A NEVADA LIMITED LIABILITY COMPANY AND WOODSIDE HOMES OF NEVADA, INC., A NEVADA CORPORATION, Real Parties in Interest. No. 53169

AUG 2 5 2009

## ORDER DISMISSING PETITION FOR WRIT OF MANDAMUS OR PROHIBITION

This original petition for a writ of mandamus or prohibition challenges a district court order refusing to permit petitioner to add real parties in interest as nominal defendants to petitioner's complaint, based on their status as debtors in a Chapter 11 bankruptcy proceeding. Petitioner has filed a motion to voluntarily withdraw the petition. We

Supreme Court of Nevada grant the motion and dismiss this petition, with the parties to bear their own costs and fees, if any. NRAP 42(b).

It is so ORDERED.<sup>1</sup>

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J. Douglas

J. Pickering

cc: Hon. Timothy C. Williams, District Judge Feinberg Grant Mayfield Kaneda & Litt, LLP Campbell, Volk & Lauter Eighth District Court Clerk

<sup>1</sup>Petitioner's April 21, 2009, "Petition to Have Court Review Petition for Mandamus or Prohibition on Its Merits" is denied as moot in light of this order.

Supreme Court of Nevada

(O) 1947A