IN THE SUPREME COURT OF THE STATE OF NEVADA

VANNAH & VANNAH; G. DALLAS HORTON & ASSOCIATES; AND HALL JAFFE & CLAYTON, LLP, Petitioners,

vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
KATHY A. HARDCASTLE, DISTRICT
JUDGE,
Respondents,
and
SELECT PORTFOLIO SERVICING,
INC.; AND NATIONAL DEFAULT

SERVICING, CORP., Real Parties in Interest. No. 57499

FILED

JUN 2 8 2011

CLERK OF SUPREME COURT
BY DEPUTY LERK

ORDER DISMISSING PETITION FOR WRIT OF MANDAMUS OR PROHIBITION

Petitioners have moved to withdraw the instant petition for a writ of mandamus or prohibition, based on their assertion that a settlement has been reached between petitioners and real parties in interest. Having reviewed petitioners' filing, the motion is more properly construed as one for voluntary dismissal of the petition, and that motion is granted. Accordingly, the petition is dismissed, with the parties to bear their own attorney fees and costs. NRAP 42(b).

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It is so ORDERED.

___, C.J.

SUPREME COURT OF NEVADA



cc: Hon. Kathy A. Hardcastle, District Judge Vannah & Vannah G. Dallas Horton & Associates Hall Jaffe & Clayton, LLP Wolfe & Wyman LLP Eighth District Court Clerk

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