IN THE SUPREME COURT OF THE STATE OF NEVADA

OVIDIU A. LUNGU, INDIVIDUALLY, AND AS LEGAL REPRESENTATIVE OF THE ESTATE OF LETITIA LUNGU, DECEASED,

Appellant,

vs.

COOPER TIRE & RUBBER CO., A
DELAWARE CORPORATION; LES
SCHWAB WAREHOUSE CENTER, INC.,
AN OREGON CORPORATION;
CHRYSLER GROUP, LLC, A DELAWARE
LIMITED LIABILITY CORPORATION;
AND SO. NEV. T.B.A. SUPPLY CO., A
NEVADA CORPORATION D/B/A TED
WIENS TIRE AND AUTO CENTER,
Respondents.

No. 58836

FILED

DEC 12 2011



ORDER DISMISSING APPEAL

On November 22, 2011, appellant and respondents Chrysler Group, LLC and So. Nev. T.B.A. Supply Co. filed a stipulation for voluntary dismissal of this appeal. Since the two other respondents did not stipulate to dismiss, we construe the November 22 stipulation as a motion to voluntarily dismiss this appeal. Having considered the motion, we grant it. Accordingly, this appeal is hereby dismissed, with the parties to bear their own costs and fees if any. NRAP 42(b).

It is so ORDERED.

Cherry

Gibbons

Pickering F

____, J.

SUPREME COURT OF NEVADA

(O) 1947A

11 - 37880

cc: Hon. Joanna Kishner, District Judge
Ara H. Shirinian, Settlement Judge
Pilot Law, P.C.
Tingey & Tingey
Turner & Associates, P.A.
Bowman and Brooke LLP
Law Offices of Greg W. Marsh, Chtd.
Lewis & Roca, LLP/Las Vegas
Pyatt Silvestri & Hanlon
Lombardi, Loper & Conant, LLP
Law Offices of Kenneth E. Goates
Eighth District Court Clerk