

IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL BASH AND ADAMA LAND
DEVELOPMENT CORPORATION, A
NEVADA CORPORATION,

Appellants,

vs.

HARVEY N. FREIDSON, AN
INDIVIDUAL,

Respondent.

No. 39482

FILED

SEP 14 2005

JANETTE M. BLOOM
CLERK OF SUPREME COURT
J. Richards
DEPUTY CLERK


ORDER DISMISSING APPEAL

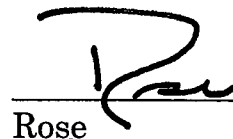
On August 30, 2002, this court ordered these appeals stayed pursuant to the mandatory provisions of federal bankruptcy law. See 11 U.S.C. § 362(a). On July 1, 2005, appellant Adama Land Development Corporation (Adama Land) filed a bankruptcy status report informing this court that the bankruptcy court action is still pending but that a Settlement Approval Order had been entered in the bankruptcy court action. Adama Land has attached a copy of the Settlement Approval Order. Adama Land contends that “[i]f the terms of the Settlement Approval Order are met, this appeal will become moot.”

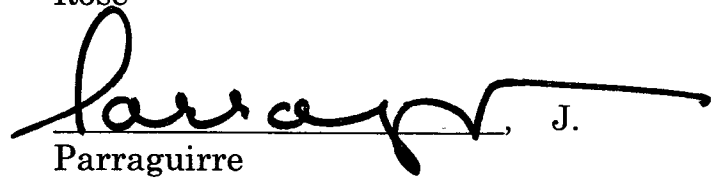
On August 4, 2005, the parties filed a “Joint Motion and Stipulation to Dismiss Appeal.” The parties represent that “all matters and things have been settled and resolved among them.” The joint motion and stipulation is accompanied by a copy of the bankruptcy court’s order granting a motion to approve settlement or compromise of claims. Cause

appearing, we grant the parties' joint motion and stipulation for dismissal of this appeal. This appeal is dismissed.

It is so ORDERED.


_____, J.
Douglas


_____, J.
Rose


_____, J.
Parraguirre

cc: Hon. Lee A. Gates, District Judge
Santoro, Driggs, Walch, Kearney, Johnson & Thompson
Greenberg & Bass
Jeffrey R. Albregts & Associates
Clark County Clerk
I.R. Ashleman, Settlement Judge