IN THE SUPREME COURT OF THE STATE OF NEVADA

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

Appellants,

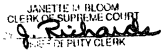
vs. HARVEY N. FREIDSON, AN INDIVIDUAL,

Respondent.

No. 39482

FILED

SEP 1 4 2005



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

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

Parraguirre

It is so ORDERED.

Douglas J.
Rose J.

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