## IN THE SUPREME COURT OF THE STATE OF NEVADA

SCOTTSDALE DEVELOPMENT, INC.; AND DESERT MESA LAND PARTNERS, LTD.,

Petitioners,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE ALLAN R. EARL, DISTRICT JUDGE,

Respondents,

and

SANDRA BARNA, AN INDIVIDUAL; LENORE BRADY, INDIVIDUALLY AND AS PARENT AND GUARDIAN OF MEGAN BRADY AND LOGAN BRADY; SCOTT BRADY, INDIVIDUALLY AND AS PARENT AND GUARDIAN OF MEGAN BRADY AND LOGAN BRADY; LARRY BUFFALENO, AN INDIVIDUAL; ROZ BUFFALENO, AN INDIVIDUAL; AND CAROL PARRY, AN INDIVIDUAL.

Real Parties in Interest.

No. 40448

SEP 2 4 2003

JANETTE M. BLOOM
CLERK OF SUPREME COURT
BY
OHIEF DEPUTY CLERK

## ORDER DISMISSING PETITION

On August 18, 2003, this court entered an order dismissing this petition as to 2 petitioners pursuant to their notice of withdrawal of petition. That order also directed the remaining petitioners, Scottsdale Development, Inc. ("Scottsdale") and Desert Mesa Land Partners, Ltd. ("Desert") to file and serve, within 10 days, notices of withdrawal of their joinders to the petition. In the alternative, Scottsdale and Desert were

SUPREME COURT OF NEVADA

(O) 1947A

directed to inform this court in writing if they wish to proceed with this petition.

Scottsdale has filed a notice informing this court that "[b]ased upon the settlement by the parties . . . [its joinder to the petition] is hereby withdrawn." Accordingly, we dismiss this petition as to Scottsdale.

To date, Desert has failed to inform to this court that it wishes to proceed with its joinder to the petition. Accordingly, we dismiss the petition as to Desert as abandoned. This petition is dismissed in its entirety.

It is so ORDERED.

\_\_\_\_\_\_, c.J.

cc: Hon. Allan R. Earl, District Judge Hunterton & Associates Tuverson & Hillyard Harrison Kemp & Jones, LLP Clark County Clerk