IN THE SUPREME COURT OF THE STATE OF NEVADA

NEVADA POWER COMPANY, A NEVADA CORPORATION, Appellant/Cross-Respondent, vs.

NOVEMBER 2005 LAND INVESTORS, LLC, A NEVADA LIMITED LIABILITY COMPANY; AWH NORTH NLV 2009, LLC, A NEVADA LIMITED LIABILITY COMPANY; OLYMPIA 2009 NLV INVESTORS, LLC, A NEVADA LIMITED LIABILITY COMPANY; KBS SOR PARK HIGHLANDS, LLC, A NEVADA LIMITED LIABILITY COMPANY; AND BOH PARK HIGHLANDS NV LP, A NEVADA LIMITED PARTNERSHIP, Respondents/Cross-Appellants.

NEVADA POWER COMPANY, A NEVADA CORPORATION, Appellant,

VS.

NOVEMBER 2005 LAND INVESTORS, LLC, A NEVADA LIMITED LIABILITY COMPANY; AWH NORTH NLV 2009, LLC, A NEVADA LIMITED LIABILITY COMPANY; OLYMPIA 2009 NLV INVESTORS, LLC, A NEVADA LIMITED LIABILITY COMPANY; KBS SOR PARK HIGHLANDS, LLC, A NEVADA LIMITED LIABILITY COMPANY; AND BOH PARK HIGHLANDS NV LP, A NEVADA LIMITED PARTNERSHIP, Respondents.

No. 64226

FILED

JUN 2 4 2015



No. 66479

SUPREME COURT OF NEVADA

(O) 1947A

15-19257

ORDER DISMISSING APPEAL

Pursuant to the stipulation of the parties, and cause appearing, these appeals are dismissed. The parties shall bear their own costs and attorney fees. NRAP 42(b). In light of this order, the oral argument currently scheduled for June 29, 2015, at 10:00 a.m. is hereby vacated.

It is so ORDERED.

/ Jarlesty, C.J.

cc: Hon. Gloria Sturman, District Judge
Fennemore Craig, P.C./Phoenix
Snell & Wilmer, LLP/Reno
Fennemore Craig Jones Vargas/Las Vegas
Kemp, Jones & Coulthard, LLP
Greenberg Traurig, LLP/Las Vegas
Eighth District Court Clerk

¹Although the parties have requested that this court remand these matters to the district court so that the challenged judgments can be vacated or amended pursuant to the settlement agreement, that request is denied. Upon the dismissal of these appeals on the parties' stipulation, jurisdiction over the underlying cases automatically returns to the district court, rendering a remand unnecessary.