IN THE SUPREME COURT OF THE STATE OF NEVADA

RHONDA HELENE MONA; AND MICHAEL J. MONA, JR., Petitioners, vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE JOSEPH HARDY, JR., DISTRICT JUDGE, Respondents, and FAR WEST INDUSTRIES, Real Party in Interest.

No. 68434

FILED

OCT 1 6 2015

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER

Petitioners have filed a motion to: (1) stay the district court's minute order requiring them to post supersedeas bonds, and (2) maintain our prior stay of the underlying district court proceedings in light of the district court's apparent intention to lift that stay. Our review of the motion indicates that the following relief is warranted. We temporarily stay the requirement that petitioners post supersedeas bonds, pending this court's receipt and consideration of further briefing on the motion. Within 5 days from the date of this order, petitioners shall supplement the motion with a clear statement regarding what they propose as alternate security in lieu of a supersedeas bond to "maintain the status quo and protect the judgment creditor pending an appeal." Nelson v. Heer, 121 Nev. 832, 835-36, 122 P.3d 1252, 1254 (2005). Real party in interest shall

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have 11 days from service of petitioners' supplement to file a combined response to the motion and supplement, and petitioners shall have 3 days from service of the response to file a reply. Further, under our order of August 31, 2015, all proceedings in Eighth Judicial District Court Case No. A-12-670352-F remain stayed pending further order of this court.

It is so ORDERED.

Saitta

Gibbons

Pickering, J.

cc: Hon. Joseph Hardy, Jr., District Judge
Marquis Aurbach Coffing
Lemons, Grundy & Eisenberg
Holley, Driggs, Walch, Fine Wray Puzey & Thompson/Las Vegas
Eighth District Court Clerk