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 Appellants Deep Canyon Holdings, Inc. and
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8 **UNITED STATES DISTRICT COURT**
 9 **CENTRAL DISTRICT OF CALIFORNIA**
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11 In re:
 12 THE PRESERVE, LLC,
 13 Debtor

Dist. Ct. Case No. CV 12-10786-GW
 [Consolidated with Dist. Ct. Case No.
CV 12-10795-GW]

14 DEEP CANYON HOLDINGS, INC.;
 15 BEACH, FREEMAN, LIM &
 CLEVELAND LLP,
 16 Appellants,

[Bankr. Ct. Case No. 2:10-bk-18429-BB]

17 v.
 18 BENEFICIARIES THROUGH THEIR
 19 AUTHORIZED AGENT, POINT
 20 CENTER FINANCIAL, INC.; THE
 PRESERVE, LLC; UST-UNITED
 STATES TRUSTEE, LOS ANGELES,
 21 Appellees.

**ORDER APPROVING
 STIPULATION AND DISMISSING
 APPEAL**

22 THE PRESERVE, LLC, a California
 23 limited liability company,
 24 Appellant,

25 v.
 26 BENEFICIARIES THROUGH THEIR
 27 AUTHORIZED AGENT, POINT
 CENTER FINANCIAL, INC.,
 28 Appellee.



1 The Court, having considered the Stipulation for Voluntary Dismissal of Appeal
2 Pursuant to FRBP 8001(c)(2) (the “Stipulation”) entered into by and between Deep
3 Canyon Holdings, Inc. (“Deep Canyon”), Beach, Freeman, Lim & Cleland LLP
4 (“BFLC”), The Preserve, LLC (“Debtor”), and Beneficiaries, through their authorized
5 agent, Point Center Financial, Inc. (“PCF”), through their respective counsel of record,
6 and good cause appearing therefor:

7 IT IS HEREBY ORDERED:

- 8 1. That the Stipulation is approved;
- 9 2. That the appeal collectively filed by Deep Canyon and BFLC bearing
10 USDC Case No. 2:12-cv-10786-GW is hereby dismissed;
- 11 3. That the appeal filed by the Debtor bearing USDC Case No. 2:12-cv-
12 10795-GW, as consolidated into USDC Case No. 2:12-cv-10786-GW pursuant to this
13 Court’s Order entered on January 15, 2013, is hereby dismissed; and
- 14 4. That Deep Canyon, BFLC, the Debtor and PCF shall each bear their own
15 costs and fees incurred in connection with the aforementioned appeals.

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18 Dated: November 13, 2013



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20 GEORGE H. WU, U.S. District Judge
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