SUPREME COURT OF THE STATE OF NEW YORK Appellate Division, Fourth Judicial Department

788

CA 14-02304

PRESENT: SCUDDER, P.J., SMITH, SCONIERS, VALENTINO, AND DEJOSEPH, JJ.

MORGAN RV PARK MANAGEMENT, LLC, MORGAN RV PARK INVESTMENTS, LLC, ATLANTIC BLUEBERRY HILL RV RESORT LLC, BLUE BERRY HILL RV LLC, BUENA VISTA RV LLC, COLD BROOK LLC, CRYSTAL LAKE RV RESORT, LLC, GRAND LAKE RV AND GOLF RESORT LLC, MAYS LANDING RV RESORT, LLC, MOUNTAIN PINES RV RESORT LLC, PINE ACRES RV RESORT, LLC, ROUNDUP LLC, STONE BRIDGE LLC, THREE LAKES RV PARK, LLC, BLUE BERRY HILL RV SPE LLC, BUENA VISTA RV SPE LLC, COLD BROOK SPE LLC, ROUNDUP SPE LLC, AND ROBERT MORGAN, PLAINTIFFS-RESPONDENTS,

V

ORDER

COMM 2006-C8 RV PARK MASTER SPE, LLC, DEFENDANT-APPELLANT, ET AL., DEFENDANT.

HERRICK FEINSTEIN LLP, NEW YORK CITY (JEFFREY I. WASSERMAN OF COUNSEL), FOR DEFENDANT-APPELLANT.

COLE, SCHOTZ, MEISEL, FORMAN & LEONARD, P.A., NEW YORK CITY (JOSEPH BARBIERE OF COUNSEL), FOR PLAINTIFFS-RESPONDENTS.

Appeal from an order of the Supreme Court, Monroe County (Matthew A. Rosenbaum, J.), entered November 6, 2014. The order granted the motion of plaintiffs for a preliminary injunction and enjoined defendant Comm 2006-C8 RV Park Master SPE, LLC, from drawing down a certain letter of credit.

Now, upon reading and filing the stipulation of discontinuance signed by the attorneys for the parties on May 12, 2015,

It is hereby ORDERED that said appeal is unanimously dismissed without costs upon stipulation.

Entered: June 12, 2015

Frances E. Cafarell Clerk of the Court