IN THE SUPREME COURT OF TEXAS

NO. 23-0722

GREAT VALUE STORAGE, LLC AND WORLD CLASS CAPITAL GROUP, LLC, PETITIONER

V.

PRINCETON CAPITAL CORPORATION, RESPONDENTS

MANDATE

To the Trial Court of Harris County, Greetings:

Before our Supreme Court on March 8, 2024, the Cause, upon petition for review, to revise or reverse your Judgment.

No. 23-0722 in the Supreme Court of Texas

No. 01-21-00284-CV in the First Court of Appeals

No. **2019-18855** in the **165th District Court** of **Harris** County, Texas, was determined; and therein our said Supreme Court entered its judgment or order in these words:

THE SUPREME COURT OF TEXAS, having considered the appellate record, the parties' Joint Statement of Respondent and Petitioners Regarding Court's February 2, 2024 Request for Response to Petition for Review, the Response in Opposition to the Parties' Joint Request to Designate Receiver Kretzer as Respondent or Real Party in Interest, and the Petitioners' Amended Reply to Receiver's February 8, 2024 Response to Joint Statement of Respondent and Petitioners, concludes, pursuant to Texas Rules of Appellate Procedure 56.2 and 60.6 that the appeal is moot.

IT IS THEREFORE ORDERED that:

- 1) Without hearing oral argument or considering the merits, the Court grants the petition for review, dismisses the case as moot, and vacates the judgment and opinion of the court of appeals; and
- 2) Each party shall bear its own costs incurred in this Court.

Copies of this judgment are certified to the Court of Appeals for the First District and to the 165th District Court of Harris County, Texas, for observance.

Wherefore we command you to observe the order of our said Supreme Court in this behalf, and in all things to have recognized, obeyed, and executed.

BY ORDER OF THE SUPREME COURT OF THE STATE OF TEXAS,



with the seal thereof annexed, at the City of Austin, this the 26th day of March, 2024.

Blake A. Hawthorne, Clerk

By Monica Zamarripa, Deputy Clerk

Blake A. Huwalin