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SUPREME COURT
STATE OF WASHINGTON
Jan 16, 2015, 8:50 am
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**IN THE SUPREME COURT
OF WASHINGTON STATE**

SUDDEN VALLEY COMMUNITY)
ASSOCIATION, a Washington)
homeowner's association,) Court of Appeals No. 70329-3-1
Respondent,)
vs.)
CURT CASEY, DAVE SCOTT,)
BARBARA VOLKOV,)
Washington residents,)
Petitioners.)

90636-0

Respondent Sudden Valley Community Association previously timely filed its Response to Petition for Review. RCW 64.38.050 provides that the prevailing party in a case such as this is entitled to its attorneys' fees and costs, which fees and costs the Court of Appeals awarded to Respondent.

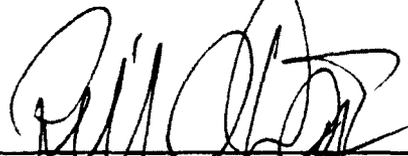
Pursuant to RAP 18.1(j), the Respondent respectfully requests that the Court award Respondent its attorneys' fees and costs for preparation of its Response to Petition for Review should this Court deny Petitioners' Petition for Review.

RESPONDENT'S REQUEST FOR FEES IN THE
EVENT THE COURT DENIES PETITION FOR REVIEW - 1

 ORIGINAL

DATED this 15 day of January, 2015, at Bellingham,
Washington.

CHMELIK SITKIN & DAVID, P.S.



Richard A. Davis III, WSBA #20940
Seth Woolson, WSBA #37973
Attorneys for Respondent

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RESPONDENT'S REQUEST FOR FEES IN THE
EVENT THE COURT DENIES PETITION FOR REVIEW - 2