EXHIBIT 1

Docket 70545 Document 2016-34532

CIVIL COVER SHEET

A-13-684151-C

VΙ

Clark County, Nevada

Case No. (Assigned by Clerk's Office)

I. Party Information	·
Plaintiff(s) (name/address/phone): R VENTURES VIII, LLC. 4815 W RUSSELL #8H LAS VEGAS NV 89118-6241	Defendant(s) (name/address/phone): TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation, 311 S. Division St., Carson City, NV 89703; WELLS FARGO BANK,
Attorney (name/address/phone): J. Charles Coons, Esq., Cooper Coons Ltd., 10655 Park Run Drive, Suite 130, Las Vegas, Nevada 89144; Ph: (702) 998- 1500	N.A., a national association, 2215 B Renaissance Dr., Las Vegas, NV 89119; et seq; Attorney (name/address/phone):

II. Nature of Controversy (Please check applicable bold category and applicable subcategory, if appropriate)

T Arbitration Requested

Civil Cases		
Real Property	Torts	
 Landlord/Tenant Unlawful Detainer Title to Property Foreclosure Liens Quict Title Specific Performance Condemnation/Eminent Domain Other Real Property Partition Planning/Zoning 	Negligence Negligence – Auto Negligence – Medical/Dental Negligence – Premises Liability (Slip/Fall) Negligence – Other	 Product Liability Product Liability/Motor Vehicle Other Torts/Product Liability Intentional Misconduct Torts/Defamation (Libel/Slander) Interfere with Contract Rights Employment Torts (Wrongful termination) Other Torts Anti-trust Fraud/Misrepresentation Insurance Legal Tort Unfair Competition
Probate	Other Civil	Filing Types
Estimated Estate Value: Summary Administration General Administration Special Administration Set Aside Estates Trust/Conservatorships Individual Trustee Corporate Trustee Other Probate	Construction Defect Chapter 40 General Breach of Contract Building & Construction Insurance Carrier Commercial Instrument Other Contracts/Acet/Judgment Collection of Actions Employment Contract Guarantee Sale Contract Uniform Commercial Code Civil Petition for Judicial Review Foreclosure Mediation Other Administrative Law Department of Motor Vehicles Worker's Compensation Appeal	Appeal from Lower Court (also check applicable civil case box) Transfer from Justice Court Justice Court Civil Appeal Civil Writ Other Special Proceeding Compromise of Minor's Claim Conversion of Property Damage to Property Employment Security Employment Security Horeign Judgment Foreign Judgment Other Personal Property Stockholder Suit Other Civil Matters
III. Business Court Requested (Please check applicable category; for Clark or Washoe Counties only.) NRS Chapters 78-88 Investments (NRS 104 Art. 8) Commodities (NRS 90) Deceptive Trade Practices (NRS 598) Securities (NRS 90) Trademarks (NRS 600A)		Enhanced Case Mgmt/Business
6/26/2013	6/26/2013 /s/ J. Charles Coons	
Date Signature of initiating party or representative		initiating party or representative

1 2 3	J. CHARLES COONS, ESQ. Nevada Bar No. 10553 <u>Charles@coopercoons.com</u> COOPER COONS, LTD. 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 (702) 998-1500	Electronically Filed 06/26/2013 11:05:59 AM
4 5	Attorneys for Plaintiff	CT COURT
5		
7	CLARK COU	NTY, NEVADA
8 9 10 11 12 13 14 15 16 17 18 19	R VENTURES VIII, LLC, a Nevada series limited liability company of the container R VENUTERS, LLC under NRS § 86.296, Plaintiff, v. TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation; WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE HOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation; JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I through X, inclusive, Defendants.	A - 1 3 - 6 8 4 1 5 1 - C Case No.: Dept. No.: V I COMPLAINT FOR QUIET TITLE AND INJUNCTIVE RELIEF Arbitration Exemptions: 1. Action for Declaratory Relief 2. Action Concerning Real Property
20		
21	R VENTURES VIII, LLC ("R VENTUI	RES VIII"), by and through its attorneys of
22	record, the law firm Cooper Coons, Ltd. ("COC	PER COONS"), hereby demands quict title and
23	requests injunctive relief against the above-named defendants, upon information and belief, as	
24	follows:	
25	NATURE OF ACTION	
26	1. This is an action for Quiet Title pursuant to Nevada Revised Statute ("NRS")	
27	30.010.	
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1	<u>PARTIES</u>
2	2. R VENTURES VIII is, and has been at all times relevant to this lawsuit, a Nevada
3	series limited-liability company of the container R VENTURES, LLC under NRS 86.296, with
4	its principal place of business in Nevada.
5	3. R VENTURES VIII is the current title owner of the property commonly known
6	as 6175 Novelty Street, Las Vegas, Nevada 89148; Parcel No. 163-31-713-027 ("Property").
7	4. Defendant TAYLOR, BEAN & WHITAKER MORTGAGE CORP.
8	("WHITAKER MORTGAGE") is a Florida corporation that may claim an interest in the
9	Property through a deed of trust recorded in 2009.
10	5. Defendant WELLS FARGO BANK, N.A. ("WELLS FARGO") is a national
11	association that may claim an interest in the Property through a trustee deed recorded in 2010.
12	6. Defendant BANK OF AMERICA, N.A. ("BANK OF AMERICA") is a national
13	association that may claim an interest in the Property through an assignment recorded in 2011.
14	7. Defendant SOUTHER TERRACE HOMEOWNERS' ASSOCIATION
15	("SOUTHERN TERRACE HOA") is a Nevada domestic non-profit coop corporation that may
16	claim an interest in the Property through a lien recorded in 2012.
17	8. Defendant JOYCE PIERCE ("PIERCE") is an individual that may claim an
18	interest in the Property through a deed of sale recorded in 2008.
19	9. Each of the Defendants sued herein as DOES J and X, inclusive claim an interest
20	in the Property or are responsible in some manner for the events and actions that Plaintiff seeks
21	to enjoin; that when the true names and capacities of such Defendants become known, Plaintiff
22	will ask leave of this Court to amend this complaint to insert the true names, identities, and
23	capacities together with proper charges and allegations.
24	10. Each of the Defendants sued herein as ROES CORPORATIONS I and X,
25	inclusive claim an interest in the Property or are responsible in some manner for the events and
26	actions that Plaintiff seeks to enjoin; that when the true names and capacities of such Defendants
27	become known, Plaintiff will ask leave of this Court to amend this complaint to insert the true
28	names, identities, and capacities together with proper charges and allegations.

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2	VENUE
3	11. The District Court of Clark County Nevada is an appropriate venue, pursuant to
4	NRS 13.010, because the events giving rise to the claims for relief are situated in Clark County,
5	Nevada.
6	
7	ALLEGATIONS
8	Plaintiff acquired the Property through foreclosure of a Super-Priority HOA Lien.
9	12. The Plaintiff acquired the Property on or about May 31, 2013 by successfully
10	bidding on the Property at a publicly-held foreclosure auction in accordance with NRS 116.3116,
11	ct, seq. ("HOA Foreclosure Sale"). Since HOA Foreclosure Sale, Plaintiff has expended
12	additional funds and resources relating to the Property.
13	13. On or about June 3, 2013, the resulting foreclosure deed was recorded in the
14	Official Records of the Clark County Recorder as Instrument No.: 201306030002860 ("HOA
15	Foreclosure Deed").
16	14. The HOA Foreclosure Sale was conducted by SOUTHERN TERRACE HOA,
17	pursuant to the powers conferred by the NRS 116.3116, 116.31162, 116.31163, and 116.31164,
1.8	the SOUTHERN TERRACE HOA governing documents or covenants, conditions and
19	restrictions ("CC&Rs") and a Notice of Delinquent Assessment Lien, recorded on or about
20	September 10, 2012 in the Official Records of the Clark County Recorder as Instrument No.:
21	201209100001428 (the "HOA Lien").
22	15. As recited in the HOA Foreclosure Deed, the HOA Foreclosure Sale complied
23	with all requirements of law, including but not limited to, recording and mailing of copies of
24	Notice of Delinquent Assessment and Notice of Default, and the recording, posting, and
25	publication of the Notice of Sale.
26	16. Pursuant to NRS 116.3116(2), the entire HOA Lien is prior to all other liens and
27	encumbrances on a unit except:
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1	(a) Liens and encumbrances recorded before the recordation of the declaration and, in a	
3	cooperative, liens and encumbrances which the association creates, assumes or takes subject to;	
4	(b) A first security interest on the unit recorded before the date on which the assessment	
5	sought to be enforced became delinquent or, in a cooperative, the first security interest encumbering only the unit's owner's interest and perfected before the date on which the assessment sought to be enforced became delinquent; and	
6 7	(c) Liens for real estate taxes and other governmental assessments or charges against the unit or cooperative.	
8	17. Pursuant to NRS 116.3116(2), a portion of the HOA Lien has priority over even a	
9	first security interest in the Property:	
10		
11	[The HOA Lien] is also prior to all security interests described in paragraph (b) to the extent of any charges incurred by the association on a unit pursuant to NRS 116.310312	
12	and to the extent of the assessments for common expenses based on the periodic budget adopted by the association pursuant to NRS 116.3115 which would have become due in	
13 14	the absence of acceleration during the 9 months immediately preceding institution of an action to enforce the lien[.]	
15	18. No party is still claiming an interest in the Property recorded a lien or	
16	encumbrance prior to the declaration creating the SOUTHERN TERRACE HOA Lien.	
17	19. Plaintiff's bid on the Property was in excess of the amount necessary to satisfy the	
18	costs of sale and the super-priority portion of the HOA Lien.	
19	20. SOUTHERN TERRACE HOA distributed or should have distributed the excess	
20	funds to lien holders in order of priority pursuant to NRS 116.3114(c).	
21	21. The excess funds paid at the HOA Foreclosure Sale through its winning bid were	
22	used or should have been used to satisfy any liens for real estate taxes, other governmental	
23	assessments or charges, and other HOA super-priority liens against the Property.	
24	22. Prior to the HOA Forcelosure Sale, no individual or entity paid the super-priority	
25	portion of the HOA Lien representing ninc (9) months of assessments for common expenses	
26	based of the periodic budget adopted by the association which would have become due in the	
27	absence of acceleration for relevant time period.	
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Pursuant to NRS 116.31166, the foreclosure sale vested title in Plaintiff "without 23. 1 equity or right of redemption," and the HOA Forcelosure Deed is conclusive against the 2 Property's "former owner, his or her heirs and assigns, and all other persons." 3 4 Interests, Liens, and Encumbrances Extinguished by the Super-Priority HOA Lien 5 Defendant PIERCE obtained title to the Property on or about July 3, 2008 through 24. 6 a Grant, Bargain, Sale Deed from WELLS FARGO as Instrument No.: 200807030001672 in the 7 Official Records of the Clark County Recorder. 8 On or about July 1, 2009, Defendant WHITAKER MORTGAGE recorded a deed 25. 9 of trust against the Property in the Official Records of the Clark County Recorder as Instrument 10 No.: 200907010003903 ("WHITAKER Deed of Trust"). 11 On or about February 9, 2010, NATIONAL DEFAULT SERVICING CORP. as 26. 12 nominee for WHITEAKER MORTGAGE recorded in the Official Records of the Clark County 13 Recorder as Instrument No.: 201002090003208 Trustee Deed dated December 9, 2011 that 14 purports to transfer the underlying promissory note and Deed of Trust relating to the 15 WHITAKER Deed of Trust to WELLS FARGO ("WELLS FARGO Deed of Trust"). 16 On or about October 6, 2011, MORTGAGE ELECTRONIC REGISTRATION 27. 17 SYSTEMS as trustee to WELLS FARGO Deed of Trust recorded in the Official Records of the 18 Clark County Recorder Instrument No.; 201110060001929 an Assignment (BANK OF 19 AMERICAN Assignment) that purports to transfer the underlying promissory note and deed of 20 trust relating to the WELLS FARGO Deed of Trust to BANK OF AMERICA. 21 Defendant SOUTHERN TERRACE HOA recorded a lien on or about September 28. 22 10, 2012 in the Property in the Official Records of the Clark County Recorder as Instrument No.: 23 201209100001428. 24 On or about May 31, 2013, Plaintiff R VENTURES VIII obtained title to the 29. 25 Property through the HOA Foreclosure Deed from SOUTHERN TERRACE HOA recorded as 26 Instrument No.: 201306030002860 in the Official Records of the Clark County Recorder. 27 28 . . . 5

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1		Defendant PIERCE's ownership interest in the Property was extinguished by the
2	foreclosure of th	
3		Defendant WHITAKER MORTGAGE's interest in the Property, if any, via the
4		eed of Trust was extinguished by the foreclosure of the super-priority portion of
5	the HOA Lien.	
6		Defendant WELLS FARGO's interest in the Property, if any, via the WELLS
7	FARGO Deed o	of Trust was extinguished by the foreclosure of the super-priority portion of the
8	HOA Lien.	
9		Defendant BANK OF AMERICA's interest in the Property, if any, via the BANK
10	OF AMERICA	Assignment was extinguished by the foreclosure of the super-priority portion of
11	the HOA Lien.	
12		Defendant SOUTHERN TERRACE HOA interest in the Property via the
13	SOUTHERN T	ERRACE HOA Lien was or should have been satisfied by distribution of the
14	proceeds Plaint	iff paid at the HOA Foreclosure Sale or through payment by an interested party.
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16		FIRST CLAIM FOR RELIEF
17		[Declaratory Relief/Quiet Title Pursuant to NRS 30.010, et seq. and 116.3116, et. seq. against all Defendants]
18	35. 1	Plaintiff repeats and realleges the allegations of paragraphs 1-39 as though fully
19	set forth hercin	and incorporates the same by reference.
20	36.	Pursuant to NRS 30.010, et. seq., this Court has the power and authority to
21	declare the Plai	intiff's rights and interest in the Property and to resolve the Defendants' adverse
22	claims in the Pi	roperty.
23	37. 7	The Plaintiff acquired the Property on May 31, 2013 by successfully bidding on
24	the Property at	a publically-held foreclosure auction in accordance with NRS 116.3116, et seq.
25	and the resultin	g HOA Foreclosure Deed vesting title in the Plaintiff was recorded on or about
26	June 3, 2013.	
27	38,	Defendant PIERCE, as a previous title owner of the Property may assert a claim
28	adverse to Plair	ntiff,
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1	39. Upon information and belief, Defendant WHITAKER MORTGAGE is claiming
2	an interest in the Property adverse to Plaintiff via the WHITAKER MORTGAGE Deed of Trust.
3	40. Upon information and belief, Defendant WELLS FARGO is claiming an interest
4	in the Property adverse to Plaintiff via the WELLS FARGO Deed of Trust.
5	41. Upon information and belief, Defendant BANK OF AMERICA is claiming an
6	interest in the Property adverse to Plaintiff via the BANK OF AMERICA Assignment.
7	42. Upon information and belief, Defendant SOUTHERN TERRACE HOA may still
8	be claiming an interest in the Property adverse to Plaintiff via a SOUTHERN TERRACE HOA
9	Lien.
10	43. A foreclosure sale conducted pursuant to NRS 116.31162, 116.31163, and
11	116.31164, similar to all other foreclosure sales, extinguishes the title owner's interest in the
12	Property and all junior liens and encumbrances, including deeds of trust.
13	44. Pursuant to NRS 116.3116(2), the super-priority portion of the HOA Lien has
14	priority of the WHITAKER Deed of Trust.
15	45. Pursuant to NRS 116.3116(2), the super-priority portion of the HOA Lien has
16	priority of the WELLS FARGO Deed of Trust.
17	46. Pursuant to NRS 116.3116(2), the super-priority portion of the HOA Lien as
18	priority of the BANK OF AMERICA Assignment.
19	47. Upon information and belief, the SOUTHERN TERRACE HOA Lien has been or
20	should have been extinguished or otherwise satisfied.
21	48. Defendants were duly notified of the HOA Foreclosure Sale and failed to act to
22	protect their interests in the Property, if any legitimately existed.
23	49. Plaintiff is entitled to a declaratory judgment from this Court finding that:
24	a. Plaintiff is the title owner of the Property;
25	b. The HOA Foreclosure Deed is valid and enforceable;
26	c. The HOA Foreclosure Sale extinguished Defendants' security interests in the
27	Property; and
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	d. Plaintiff's rights and interest in the Property are superior to any adverse interest	
1	claimed by Defendants.	
2	50. Plaintiff seeks an order from the Court quieting titled to the Property in favor of	
3	the Plaintiff.	
4	SECOND CLAIM FOR RELIEF	
6	(Preliminary and Permanent Injunction against Defendants from Foreclosure Action)	
7	51. Plaintiff repeats and realleges the allegations of paragraphs 1-55 as though fully	
8	set forth herein and incorporates the same by reference.	
9	52. The Plaintiff acquired the Property on or about May 31, 2013 by successfully	
10	bidding on the Property at a publically-held foreclosure auction in accordance with NRS	
11	116,3116, et seq. and the resulting HOA Foreclosure Deed vesting title in the Plaintiff was	
12	recorded on June 3, 2013.	
13	53. Defendant WHITAKER MORTGAGE may claim an interest in the Property	
14	through the WHITAKER Deed of Trust which was extinguished by the HOA Foreclosure Sale.	
15	54. Defendant WELLS FARGO may claim an interest in the Property through the	
16	WELLS FARGO Deed of Trust which was extinguished by the HOA Foreclosure Sale,	
17	55. Defendant BANK OF AMERICA may claim an interest in the Property through	
18	the BANK OF AMERICA Assignment which was extinguished by the HOA Foreclosure Sale.	
19	56. Any trustee's sale based on the WHITAKER Deed of Trust, WELLS FARGO	
20	Deed of Trust, or BANK OF AMERICA Assignment would be invalid as Defendants' interest in	
21	the Property, if any, was extinguished by the HOA Foreclosure Sale on June 3, 2013.	
22	57. On the basis of the facts described herein, Plaintiff has a reasonable probability of	'
23	success on the merits of its claims and has no other adequate remedies at law.	
24	58. Plaintiff is entitled to a preliminary injunction and permanent injunction	
25	prohibiting Defendants from initiating or continuing any foreclosure proceedings that would	
26	affect the title to the Property.	
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1	PRAYER FOR RELIEF
2	Plaintiff requests judgment against Defendants as follows:
3	1. For declaration and determination that Plaintiff R VENTURES VIII is the rightful
4	owner of the title to the Property, and that the Defendants be declared to have no right, title, or
5	interest in the Property;
6	2. For a preliminary and permanent injunction that Defendants and their agents are
7	prohibited from initiating or continuing foreclosure proceedings on the Property;
8	3. For an award of attorney's fees and costs of the suit; and
9	4. For any further relief that the Court may deem just and proper based on the facts
10	and law of the case.
11	Dated this 26th day of June, 2013.
12	
13	COOPER COONS, LTD. Attorneys at Law
14	Autoriteys at Law
15	By: <u>/s/ J. Charles Coons</u> J. CHARLES COONS, ESQ.
16	Nevada Bar No. 10553 10655 Park Run Drive, Suite 130
17	Las Vegas, Nevada 89144 V; (702) 998-1500
18	F: (702) 998-1503 Attorneys for Plaintiff
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1 2 3 4	J. CHARLES COONS, ESQ. Nevada Bar No. 10553 <u>Charles@coopercoons.com</u> COOPER COONS, LTD. 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 (702) 998-1500 Attorneys for Plaintiff	Electronically Filed 06/26/2013 01:55:36 PM
5	DISTRIC	CT COURT
6		NTY, NEVADA
7		
8	R VENTURES VIII, LLC, a Nevada series	Case No.: A-13-684151-C
9	limited liability company of the container R VENUTERS, LLC under NRS § 86.296,	Dept. No.: VI
10	Plaintiff,	
11	v.	INITIAL APPEARANCE FEE
12	TAYLOR, BEAN & WHITAKER	DISCLOSURE
13 14 15 16 17	MORTGAGE CORP., a Florida corporation; WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE HOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation; JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I through X, inclusive,	
18		
19	Defendants.	
20		Dill 106 filling face are submitted for parties
21	Pursuant to NRS Chapter 19, as amended by Se	enate Bill 106, filing fees are submitted for parties
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1	appearing in the above entitled action as indicat	ted below:
2	R VENTURES VIII, LLC	\$270.00
3	TOTAL	\$270.00
4	Dated this 26th day of June, 2013.	
5		
б		COOPER COONS, LTD. Attorneys at Law
7		
8		By: <u>/s/ J. Charles Coons</u> J. CHARLES COONS, ESQ. Nevada Bar No. 10553 10655 Park Run Drive, Suite 130
9		Nevada Bar No. 10555 10655 Park Run Drive, Suite 130 Las Vegas Nevada 89144
10		Las Vegas, Nevada 89144 V: (702) 998-1500 F: (702) 998-1503 Attorneys for Plaintiff
12		Attorneys for Plaintiff
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	L CHARLES COONS ESO	Alun & Chim
1	J. CHARLES COONS, ESQ. Nevada Bar No. 10553	CLERK OF THE COURT
2	Charles@coopercoons.com COOPER COONS, LTD.	
3	10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144	
4	(702) 998-1500 Attorneys for Plaintiff	
5		
6	DISTRIC	CT COURT
7	CLARK COU	NTY, NEVADA
5		
9	R VENTURES VIII, LLC, a Nevada series limited liability company of the container R	Case No.: A-13-684151-C
	VENUTERS, LLC under NRS § 86.296,	Dept, No.: VI
10	Plaintiff,	
11	v.	NOTICE OF LIS PENDENS
12	TAYLOR, BEAN & WHITAKER	
13	MORTGAGE CORP., a Florida corporation; WELLS FARGO BANK, N.A., a national	
14	association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE	
15	HOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation;	
16	JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I	
17	through X, inclusive,	
18		
19	Defendants.	
20		
21	PLEASE TAKE NOTICE that the above	e-entitled action stating a real property claim as
22	described in this notice, was commenced on Ju	ne 26, 2013, in the above-named Court, located at
23	200 Lewis Avenue, Las Vegas, Nevada, 89101	against TAYLOR, BEAN & WHITAKER
24	MORTGAGE CORP., WELLS FARGO BAN	K, N.A., BANK OF AMERICA, N.A.,
25	SOUTHERN TERRACE HOMEOWNERS' A	SSOCIATION, JOYCE PIERCE, and against all
26	persons unknown, claiming any right, title, esta	ate, lien, or interest in the real property described
27	in the Complaint, adverse to Plaintiff's owners	hip or any cloud upon Plaintiff's title thereto.
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1	The action is now pending in the above-named Court. This action affects title to specific
2	real property and the right to possession of specific real property situated in Clark County,
3	Nevada, commonly known as 6175 Novelty Street, Las Vegas, Nevada 89148 and legally
4	described as follows:
5	LOT TWENTY EIGHT TWENTY FIVE (825) OF BLOCK THIRTY
6	THREE (33), OF RUSSELL FORT APACHE UNIT THIRTEEN (13), AS
1	SHOWN BY A MAP THEREOF ON FILE IN BOOK 109 OF PLATS,
8	PAGE 96, IN THE OFFICE OF THE COUNTY RECORDER IN CLARK
9	COUNTY, NEVADA
10	and more particularly described as Clark County Assessor Parcel Number 163-31-713-027.
11	Dated this 1st day of July, 2013.
12	
13	COOPER COONS, LTD. Attorneys at Law
14	
15	By: <u>/s/ J. Charles Coons</u> J. CHARLES COONS, ESQ.
16	Nevada Bar No. 10553 10655 Park Run Drive, Suite 130
17	Las Vegas, Nevada 89144 V: (702) 998-1500
18	F: (702) 998-1503 Attorneys for Plaintiff
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1 2 3	J. CHARLES COONS, ESQ. Nevada Bar No. 10553 <u>Charles@coopercoons.com</u> COOPER COONS, LTD. 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144	CLERK OF THE COURT
4	(702) 998-1500 Attorneys for Plaintiff	
5		
6		CT COURT INTY, NEVADA
7	CLARK COU	
8 9	R VENTURES VIII, LLC, a Nevada series limited liability company of the container R VENUTERS, LLC under NRS § 86.296,	Case No.: A-13-684151-C Dept, No.: VI
10	Plaintiff,	
11	ν.	AFFIDAVIT OF SERVICE
12 13	TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation; WELLS FARGO BANK, N.A., a national	
14 15	association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE HOMEOWNERS' ASSOCIATION, a	
16 17	Nevada domestic non-profit coop corporation; JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I through X, inclusive,	
18		
19	Defendants.	
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Cooper/Coons, LTD. Charles Coons, ESQ. 10655 Park Run, Suite 130 Las Vegas, NV 89144

CERTIFICATE OF SERVICE BY PROCESS BY PRIVATE PERSON

DISTRICT COURT CLARK COUNTY, STATE OF NEVADA CAUSE NO. A-13-684151-C

R VENTURES VIII, LLC, a Nevada series Limited liability company of the container R VENTURES, LLC under NRS 86.296, V

TAYLOR, BEAN & WHITAKER MORTGAGE CORP., A Florida Corporation, WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRANCE HOMEOWNERS ASSOCIATION, a Nevada Domestic nonprofit coop corporation, JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

)55.

)

STATE OF NEVADA

COUNTY OF CLARK

I, Terry A. Frederick, say that on September 19, 2013, 1 received a Summons / Complaint for Quiet Title and Injunctive Relief / Initial Appearance fee Disclosure and a Notice of Lis Pendens from the law office of Cooper/Coons and in each instance I personally served a copy of each document listed above on those named in the manner and at the time and place shown, that all services, except where noted, were made within Clark County, Nevada.

That on October 1, 2013 @ 1:33 p.m., I personally served a true copy of the above documents onto Wells Fargo, N.A., c/o CSC Services of Nevada, located at the address of 2215-B Renaissance, Las Vegas, NV. Frances Gutierrez, having authority accepted service.

I swear that I am a Licensed Process Server over the age of 21 with no interest in the above action and I am in good standing in the judicial circuit in which the process was served.

I declare under perjury that the foregoing is true and correct.

AFFIANT

Terry A. Fréderick Clark County # 1828-C

October 1, 2013

11700 W. Charleston, 170-343 Las Vegas, NV 89135 (520) 834-5189- Office

· · ·

EXHIBIT 5

{29144344;1}

1 2 3 4	J. CHARLES COONS, ESQ. Nevada Bar No. 10553 <u>Charles@coopercoons.com</u> COOPER COONS, LTD. 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 (702) 998-1500 Attorneys for Plaintiff	Electronically Filed 10/04/2013 01:10:55 PM Atom & Charing CLERK OF THE COURT
5	DISTRIC	CT COURT
6		NTY, NEVADA
7		
8	R VENTURES VIII, LLC, a Nevada series	Case No.: A-13-684151-C
9	limited liability company of the container R VENUTERS, LLC under NRS § 86.296,	Dept, No.: VI
3.0	Plaintiff,	
11		AFFIDAVIT OF SERVICE
12		AFFIDAVIT OF SERVICE
13	TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation;	
14	WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a	
15	national association; SOUTHERN TERRACE HOMEOWNERS' ASSOCIATION, a	
16	Nevada domestic non-profit coop corporation; JOYCE PIERCE, an individual; DOES I	
17	through X; and ROE CORPORATIONS I through X, inclusive,	
18		
19	Defendants.	
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Cooper/Coons, LTD. Charles Coons, ESQ. 10655 Park Run, Suite 130 Las Vegas, NV 89144

CERTIFICATE OF SERVICE BY PROCESS BY PRIVATE PERSON

DISTRICT COURT CLARK COUNTY, STATE OF NEVADA CAUSE NO. A-13-684151-C

R VENTURES VIII, LLC, a Nevada series Limited liability company of the container R VENTURES, LLC under NRS 86.296, V

TAYLOR, BEAN & WHITAKER MORTGAGE CORP., A Florida Corporation, WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRANCE HOMEOWNERS ASSOCIATION, a Nevada Domestic nonprofit coop corporation, JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

STATE OF NEVADA))ss. COUNTY OF CLARK)

I, Terry A. Frederick, say that on September 19, 2013, I received a Summons / Complaint for Quiet Title and Injunctive Relief / Initial Appearance fee Disclosure and a Notice of Lis Pendens from the law office of Cooper/Coons and in each instance I personally served a copy of each document listed above on those named in the manner and at the time and place shown, that all services, except where noted, were made within Clark County, Nevada.

That on October 1, 2013 @ 2:00 p.m., I personally served a true copy of the above documents onto Bank of America, N.A., located at the address of 300 S. 4^{th} ., Las Vegas, NV. Keith Gordon, having authority accepted service.

I swear that I am a Licensed Process Server over the age of 21 with no interest in the above action and I am in good standing in the judicial circuit in which the process was served.

I declare under perjury that the foregoing is type and correct. heu AFFIANT

Terry A. Fredefick Clark County # 1828-C

October 1, 2013

11700 W. Charleston, 170-343 Las Vegas, NV 89135 (520) 834-5189- Office

1 2 3 4	J. CHARLES COONS, ESQ. Nevada Bar No. 10553 <u>Charles@coopercoons.com</u> COOPER COONS, LTD. 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 (702) 998-1500 Attorneys for Plaintiff	Electronically Filed 10/04/2013 01:10:33 PM
5	DISTRIC	T COURT
6	CLARK COU	NTY, NEVADA
7		
8	R VENTURES VIII, LLC, a Nevada series	Case No.: A-13-684151-C
9	limited liability company of the container R VENUTERS, LLC under NRS § 86.296,	Dept. No.: VI
10	Plaintiff,	
11	v.	AFFIDAVIT OF SERVICE
12	TAYLOR, BEAN & WHITAKER	
13	MORTGAGE CORP., a Florida corporation; WELLS FARGO BANK, N.A., a national	
14	association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE	
15	HOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation;	
16	JOYCE PIERCE, an individual; DOES I	
17	through X; and ROE CORPORATIONS I through X, inclusive,	
18		
19	Defendants.	
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Cooper/Coons, LTD. Charles Coons, ESQ. 10655 Park Run, Suite 130 Las Vegas, NV 89144

CERTIFICATE OF SERVICE BY PROCESS BY PRIVATE PERSON

DISTRICT COURT CLARK COUNTY, STATE OF NEVADA CAUSE NO. A-13-684151-C

R VENTURES VIII, LLC, a Nevada series Limited liability company of the container R VENTURES, LLC under NRS 86.296, V

TAYLOR, BEAN & WHITAKER MORTGAGE CORP., A Florida Corporation, WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRANCE HOMEOWNERS ASSOCIATION, a Nevada Domestic nonprofit coop corporation, JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

STATE OF NEVADA))ss. COUNTY OF CLARK)

I, Terry A. Frederick, say that on September 19, 2013, 1 received a Summons / Complaint for Quiet Title and Injunctive Relief / Initial Appearance fee Disclosure and a Notice of Lis Pendens from the law office of Cooper/Coons and in each instance 1 personally served a copy of each document listed above on those named in the manner and at the time and place shown, that all services, except where noted, were made within Clark County, Nevada.

That on October 1, 2013 @ 1:10 p.m., I personally served a true copy of the above documents onto Southern Terrace Homeowners Association, located at the address of 8290 Arville, Las Vegas, NV. Roxi Bardwell, having authority accepted service.

1 swear that I am a Licensed Process Server over the age of 21 with no interest in the above action and I am in good standing in the judicial circuit in which the process was served.

I declare under perjury that the foregoing is true and correct.

AFFIANT

un Terry A/Frederick Clark County # 1828-C

October 1, 2013

11700 W. Charleston, 170-343 Las Vegas, NV 89135 (520) 834-5189- Office

	Electronically Filed 11/06/2013 01:18:15 PM
J. CHARLES COONS, ESQ. Nevada Bar No. 10553 Charles@coopercoons.com	CLERK OF THE COURT
COOPER COONS, LTD. 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 (702) 998-1500	
Attorneys for Plaintiff	
DISTRI	ICT COURT
	UNTY, NEVADA
	UNII, NEVADA
	L. C No. A 12 (24151 C
R VENTURES VIII, LLC, a Nevada series limited liability company of the container R VENUTERS, LLC under NRS § 86.296,	Case No.: A-13-684151-C
	Dept. No.: VI
Plaintiff,	
v.	VOLUNTARY DISMISSAL OF DEFENDANT WELLS FARGO BANK,
TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation;	N.A. WITH PREJUDICE
WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE	
HOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation	
JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I	
through X, inclusive,	
Defendants.	
ł	·
Plaintiff R VENTURES VIII, LLC an	d defendant WELLS FARGO BANK, N.A.
("WELLS FARGO") have agreed to dismiss	WELLS FARGO with prejudice based on the
following data:	
· -	y in question to Joyce Pierce on or about July 3,
2008 by recorded instrument No. 2	
	deed to correct the legal description on or about
February 9, 2010 by recorded inst	
	n interest in the Property and is not a party of
	1

			
 4. Both Parties agree to bare their own costs as related to each other. 5. Therefore, R VENTURES VIII, LLC hereby voluntarily dismisses Defendant WELLS FARGO with prejudice from this action. DATED this <u>b</u> day of November, 2013. COOPER COONS, LTD. By: <u>Cooperation of the second </u>			
 5. Therefore, R VENTURES VIII, LLC hereby voluntarily dismisses Defendant WELLS FARGO with prejudice from this action. DATED thisday of November, 2013. COOPER COONS, LTD. By:	1	interest in this qui	et title claim.
4 WELLS FARGO with prejudice from this action. 5 DATED thisday of November, 2013. 7	2	4. Both Parties agree	e to bare their own costs as related to each other.
5 Atted this & day of November, 2013. 7 COOPER COONS, LTD. 8 By: Manual Bay November, 2013. 9 I. CHARLES COONS, ESQ. Nevada Bar Nov. 10553 100 10 I. CHARLES COONS, ESQ. Nevada Bar Nov. 10553 10655 Park Run Drive, Suite 130 11 V: (702) 998-1500 12 P: (702) 998-1503 13 Attorneys for Plaintiff 14 P: (702) 998-1503 15 Attorneys for Plaintiff 16 P: (702) 998-1503 17 P: (702) 998-1503 18 P: (702) 998-1503 19 P: (702) 998-1503 20 P: (702) 998-1503 21 P: (702) 998-1503 22 P: (702) 998-1503 23 P: (702) 998-1503 24 P: (702) 998-1503 25 P: (702) 998-1503 26 P: (702) 998-1503 27 P: (702) 998-1503 28 P: (702) 998-1503 29 P: (702) 998-1503 29 P: (702) 998-1503 29 P: (702) 998-1503 </th <th>3</th> <th>5. Therefore, R VEN</th> <th>NTURES VIII, LLC hereby voluntarily dismisses Defendant</th>	3	5. Therefore, R VEN	NTURES VIII, LLC hereby voluntarily dismisses Defendant
6 COOPER COONS, LTD. 9 J. CHARLES COONS, ESQ. Newada Bar No. 10553 Novada 89144 11 I. CHARLES COONS, ESQ. 10 J0655 Park Run Drive, Suite 130 11 Las Vegas, Nevada 89144 12 F. (702) 998-1503 13 F. (702) 998-1503 14 F. (702) 998-1503 15 Attorneys for Plaintiff 16 F. (702) 998-1503 17 R 18 Height State 19 State 20 State 21 State 22 State 23 State 24 State 25 State 26 State 27 State 28 State	4	WELLS FARGO	with prejudice from this action.
6 COOPER COONS, LTD. 9 J. CHARLES COONS, ESQ. Newada Bar No. 10553 Novada 89144 11 I. CHARLES COONS, ESQ. 10 J0655 Park Run Drive, Suite 130 11 Las Vegas, Nevada 89144 12 F. (702) 998-1503 13 F. (702) 998-1503 14 F. (702) 998-1503 15 Attorneys for Plaintiff 16 F. (702) 998-1503 17 R 18 Height State 19 State 20 State 21 State 22 State 23 State 24 State 25 State 26 State 27 State 28 State	5		DATED this day of November 2013.
By. J. CHARLES COONS, ESQ. Nevada Bar No. 10553 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 V: (702) 998-1503 Attorneys for Plaintiff 13 14 15 16 17 18 19 20 21 22 23 24 25 26	б		
9 J. CHARLES COONS, ESQ. 10 Nevada Bar No. 10553 10 10655 Park Run Drive, Suite 130 11 Las Vegas, Nevada 89144 12 Y: (702) 998-1503 12 F: (702) 998-1503 13 Attorneys for Plaintiff 14 F: (702) 998-1503 15 Attorneys for Plaintiff 16 F: (702) 998-1503 17 B 18 F: (702) 998-1503 19 F: (702) 998-1503 20 F: (702) 998-1503 21 F: (702) 998-1503 22 F: (702) 998-1503 23 F: (702) 998-1503 24 F: (702) 998-1503 25 F: (702) 998-1503 26 F: (702) 998-1503 27 F: (702) 998-1503 28 F: (702) 998-1503 29 F: (702) 998-1503 21 F: (702) 998-1503 22 F: (702) 998-1503 23 F: (702) 998-1503 24 F: (702) 998-1503 25 F: (702) 998-1503 26 F: (702) 998-1	7		
9 J. CHARLES COONS, ESQ. 10 Nevada Bar No. 10553 10 Las Vegas, Nevada 89144 11 V: (702) 998-1500 12 Attorneys for Plaintiff 13 Attorneys for Plaintiff 14 15 15 16 16 17 18 19 20 21 21 22 22 23 23 24 25 26 27 28	8		Bri Cleand
10 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 V. (702) 998-1500 F. (702) 998-1503 Attorneys for Plaintiff 13 14 15 16 17 18 19 20 21 21 22 23 24 25 25 26 27 28	9		J. CHARLES COONS, ESQ.
11 V: (702) 998-1500 12 F: (702) 998-1503 13 Attorneys for Plaintiff 13 14 15 16 16 17 18 19 20 21 21 22 23 24 24 25 26 27 28 1	10		10655 Park Run Drive, Suite 130
12 Attorneys for Plaintiff 13	11		V: (702) 998-1500
14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	12		Attorneys for Plaintiff
15 16 17 18 19 20 21 22 23 24 25 26 27 28	13		
16 17 18 19 20 21 22 23 24 25 26 27 28	14		
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1	CERTIFICATE OF SERIVCE AND MAILING
1	I, J. Charles Coons, Esq., do hereby certify that I served a true and correct copy of the
3	foregoing VOLUNTARY DISMISSAL OF DEFENDANT WELLS FARGO BANK, N.A.
4	WITH PREJUDICE via the electronic mail to Chelsea Crowton, Esq. and U.S. Mail to all the
5	parties listed below:
6	Chelsea A. Crowton, Esq.
7	5532 S. Fort Apache Road, Suite 110
8	Las Vegas, NV, 89148 Phone: (702) 475-7964 Name (702) 946-1245
9	Fax: (702) 946-1345 ccrowton@wrightlegal.net
10	Attorney for Defendant, Wells Fargo Bank, N.A.
11	J. Christopher Jorgensen, Esq. 3993 Howard Hughes Parkway, Suite 600
12	Las Vegas, NV 89169
13	Phone: (702) 949-8200 Fax: (702) 949-8398
14	Attorney for Defendant, Bank of American, N.A.
15 16	
17	DATED thisday of November, 2013.
18	COOPER COONS, LTD. Attorneys at Low
19	By: A Curry
20	J. CHARLES COONS, ESQ. Nevada Bar No. 10553
21	10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144
22	V: (702) 998-1500 F: (702) 998-1503
23	Attorneys for Plaintiff
24	
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EXHIBIT 8

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E			
		Electronically Filed 12/12/2013 12:15:03 PM	· · . · .
3.	J. CHARLES COONS, ESQ. Nevada Bar No. 10553	Alun S. Chimm	
2	Charles@coopercoons.com COOPER COONS, LTD.	CLERK OF THE COURT	· .
3	10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144		:
4	(702) 998-1500 Attorneys for Plaintiff		
3 5	Anorneys for a running		:
6	DISTRIC	CT COURT	
	CLARK COU	NTY, NEVADA	
. 7			
8	R VENTURES VIII, LLC, a Nevada series	Case No.: A-13-684151-C	·
9	limited liability company of the container R VENUTERS, LLC under NRS § 86.296,	Dept. No.: VI	
1.0	Plaintiff,		
11	v.	STIPULATION AND ORDER	
1.2	TAYLOR, BEAN & WHITAKER		
3.3	MORTGAGE CORP., a Florida corporation; WELLS FARGO BANK, N.A., a national		
14	association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE		
15	HOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation;		
16	JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I		
17	through X, inclusive,		
18			
19	Defendants.		
20			
21		OMEOWNERS ASSOCIATION stipulates and	
22		commonly known as 6175 Novelty Street, Las	
23 19		3-027 ("Property") was satisfied on or about June	
24 24	3, 2013 by a Notice of Release of Lien.		
.25		OMEOWNERS ASSOCIATION further stipulates	
26	and agrees that it will not contest the validity of		
27	Records of the Clark County Recorder as Instr	mmeni No.: 2013060300002860 or Plaintiff's	
28 28	ownership in the Property.		
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JA000024

1 Based on these representations, Plaintiff R VENTURES VIII, LLC and Defendant 2 SOUTHERN TERRACE HOMEOWNERS ASSOCIATION stipulate and agree that Defendant 3 SOUTHERN TERRACE HOMEOWNERS ASSOCIATION shall be dismissed from this action, 4 with prejudice, each party to bear its own fees and costs. 5 6 g day of November, 2013. DATED this 19 day of November, 2013. DATED this 7 SOUTHERN TERRACE HOMEOWNERS 8 COOPER COONS, LTD. 9 B١ 10 By AUTHORIZED OFFICER OF SOUTHERN J. CHARLES COONS, ESQ. TERRACE HOMEOWNERS ASSOCIATION Neváda Bar No. 10553 11 9750 W. Oquendo Road 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89148 Las Vegas, Nevada 89144 12 V: (702) 998-1500 F: (702) 998-1503 13 Attorneys for Plaintiff 14 <u>ORDER</u> 15 16 IT IS SO ORDERED 17 Felodet day of November, 2013. Dated this 18 19 20JUDGE ELÍSSA CADISE 21 Respectfully Submitted by: 22 COOPER COONS, LTD. 23 Attorneys at Law 24 Bν J. CHARLES COONS, ESQ. 25 Nevada Bar No. 10553 10655 Park Run Drive, Suite 130 26 Las Vegas, Nevada 89144 V: (702) 998-1500 27F: (702) 998-1503 Attorneys for Plaintiff 28 2

EXHIBIT 9

 $\{29144344;1\}$

- - - - - - - - - - - - - - - - - - -	J. CHARLES COONS, ESQ. Nevada Bar No. 10553 <u>Charles@coopercoons.com</u> COOPER COONS, LTD. 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 (702) 998-1500 Attorneys for Plaintiff	Electronically Filed 01/13/2014 03:13:35 PM
5	NETDI	CT COURT
6		
7	ULARK UUU	NTY, NEVADA
8 9 10	R VENTURES VIII, LLC, a Nevada series limited liability company of the container R VENUTERS, LLC under NRS § 86.296,	Case No.: A-13-684151-C Dept. No.: VI
11	Plaintiff,	
12	v.	NOTICE OF ENTRY OF ORDER
13 14 15 16 17	TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation; WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE HOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation; JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I through X, inclusive,	
18	Defendants.	
19		1
20	PLEASE TAKE NOTICE a Stipulation	and Order Dismissing SOUTHERN TERRACE
21	HOMEOWNERS ASSOCIATION was entered	in the above captioned matter on December 12,
22	2013, a copy of which is attached hereto. There	e are no social security numbers contained in this
23	document,	
24	///	
25	///	
26	///	
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28	///	
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1	CERTIFICATE OF SERIVCE AND MAILING
2	I, J. Charles Coons, Esq., do hereby certify that I served a true and correct copy of the
3	foregoing NOTICE OF ENTRY OF ORDER via email and United States Mail, postage
4	prepaid to all the addresses of the parties listed below:
5	
6	LEWIS, ROCA, ROTHGERBER J. Christopher Jorgensen
7	Nevada Bar No. 5382 3993 Howard Hughes Parkway, Suite 600
8	Las Vegas, Nevada 89169
9	CJorgensen@Irrlaw.com Attorney for Defendant, Bank of America, NA.
10	SOUTHERN TERRACE HOMEOWNERS ASSOCIATION
11	9750 W. Oquendo Road
12	Las Vegas, Nevada 89148
13	DATED this 13th day of January, 2014.
14	COOPER COONS, LTD.
15	Attorneys at Law
16	Bu . Constance
17	Dy, <u>/</u>
18 19	J. CHARLES COONS, ESQ. Nevada Bar No. 10553 10655 Park Run Drive, Suite 130
20	Las Vegas, Nevada 89144 V: (702) 998-1500
21	F: (702) 998-1503 Attorneys for Plaintiff
22	
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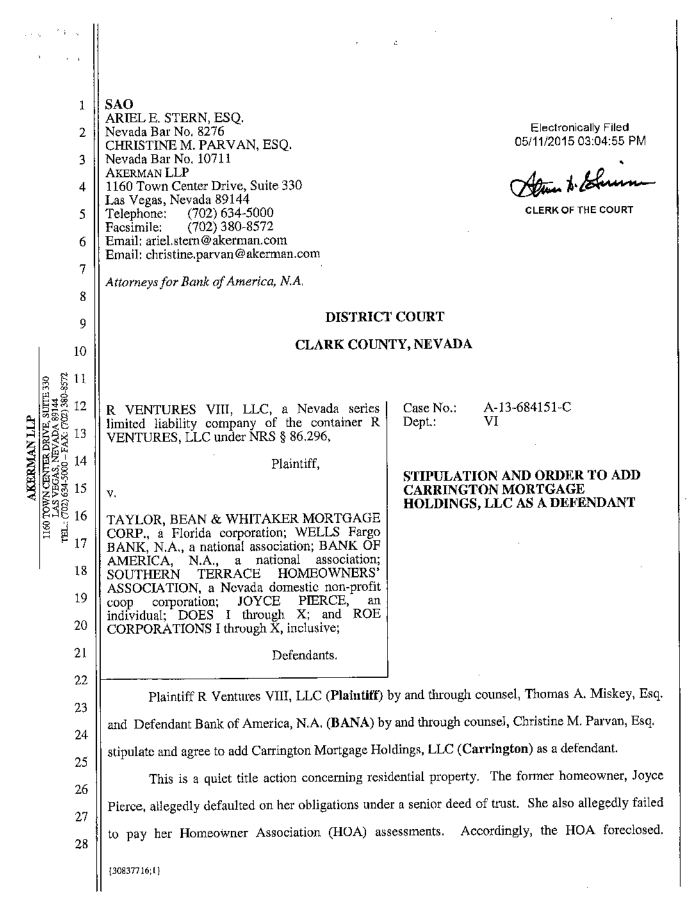
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Exhibit 1

		1
		Electronically Filed 12/12/2013 12:15:03 PM
1 N 2 C 3 L 7	CHARLES COONS, ESQ. levada Bar No. 10553 <u>harles@coopercoons.com</u> OOPER COONS, LTD. 0655 Park Run Drive, Suite 130 .as Vegas, Nevada 89144 702) 998-1500	CLERK OF THE COURT
4 A	ttorneys for Plaintiff	
6		T COURT
7	CLARK COU	NTY, NEVADA
$\frac{9}{V}$	VENTURES VIII, LLC, a Nevada series imited liability company of the container R /ENUTERS, LLC under NRS § 86.296,	Case No.: A-13-684151-C Dept. No.: VI
.0	Plaintiff,	
1 v.		STIPULATION AND ORDER
3 N	AYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation;	
4 a n	VELLS FARGO BANK, N.A., a national ssociation; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE	
5 H N 6 J	IOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation; OYCE PIERCE, an individual; DOES I	
	hrough X; and ROE CORPORATIONS I hrough X, inclusive,	
8		
э	Defendants.	
°	Defendant SOUTHERN TERRACE H	OMEOWNERS ASSOCIATION stipulates and
1	•	commonly known as 6175 Novelty Street, Las
	-	3-027 ("Property") was satisfied on or about June
	3, 2013 by a Notice of Release of Lieu.	
		OMEOWNERS ASSOCIATION further stipulates
5 8	and agrees that it will not contest the validity o	
	and agrees that it will not contest the variance of Records of the Clark County Recorder as Instr	
- 13		umone iyo., 201.0000000000000000 of a finiture a
28	ownership in the Property.	
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1 Based on these representations, Plaintiff R VENTURES VIII, LLC and Defendant 2 SOUTHERN TERRACE HOMEOWNERS ASSOCIATION stipulate and agree that Defendant 3 SOUTHERN TERRACE HOMEOWNERS ASSOCIATION shall be dismissed from this action, 4 with prejudice, each party to bear its own fees and costs. 5 6 DATED this <u>6</u> day of November, 2013. DATED this <u>19</u> day of November, 2013. 7 SOUTHERN TERRACE HOMEOWNERS COOPER COONS, LTD. в 9 B 10 Βv AUTHORIZED OFFICER OF SOUTHERN TERRACE HOMEOWNERS ASSOCIATION J. CHARLES COONS, ESQ. Nevada Bar No. 10553 11 9750 W. Oquendo Road 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 V: (702) 998-1500 Las Vegas, Nevada 89148 12F: (702) 998-1503 13 Attorneys for Plaintiff 14 ORDER 15 16 IT IS SO ORDERED 17 Dated this _____ day of November, 2013. JUDGE ELISSA CADISH 18 19 20 21 Respectfully Submitted by: 22 COOPER COONS, LTD. 23 Attorneys at Law 24 J. CHARLES COONS, ESO. 25 Nevada Bar No. 10553 10655 Park Run Drive, Suite 130 26 Las Vegas, Nevada 89144 V: (702) 998-1500 27 F: (702) 998-1503 Attorneys for Plaintiff 28

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	11 2 3 4 5 6 7 8 9 10 112 128-08(28) NEXTOR 80141 128-08(28) NEXTOR 80141 128-08(28) NEXTOR 80141 11-128 NEXTOR 8014 11-128 NEXTOR	Plaintiff purchased the property at the HOA foreclosure sale and filed the instant action to quiet title in its favor, arguing its interest is superior to that of defendants, including BANA, because the HOA foreclosure extinguished the senior deed of trust. At the time Plaintiff filed its complaint, BANA was the beneficiary of record of the senior deed of trust. During the pendency of the action, BANA assigned the senior deed of trust to Carrington. Accordingly, Plaintiff and BANA stipulate and agree as follows: /// /// /// /// /// ///
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		(30837716;1) 2

1 1. Carrington Mortgage Holdings, LLC will be added as defendant and its name will be 2 added to the caption; and Carrington, as a new party, shall have ten (10) days from entry of this order to 3 2. 4 respond to Plaintiff's complaint. DATED this 2 day of April, 2015. 5 AKERMAN LLP COOPER & COONS, LTD. 6 7 8 ARIEL E. STERN, ESQ. J. CHARLES COONS, ES Nevada Bar No. 10553 Nevada Bar No. 8276 9 THOMAS MISKEY, ESQ. CHRISTINE M. PARVAN, ESQ. Nevada Bar No. 10711 Nevada Bar No. 13540 101160 Town Center Drive, Suite 330 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 Las Vegas, Nevada 89144 1160 TOWN CENTER DRIVE, SUITE 330 LAS VEGAS, NEVADA 89144 FELL: (702) 634-5000 - FAX: (702) 380-8572 11 Attorneys for Bank of America, N.A. Attorney for R Ventures VIII, LLC 12 AKERMAN LLP 13 IT IS SO ORDERED. 14 15 TEL:: (702) (16 HON. JUDGE A F. CADISH 2015 Dated: 17 HAV 18 Respectfully submitted by: AKERMAN, LLP 19 20 ARIEL E. STERN, ESQ. Nevada Bar No. 8276 21 CHRISTINE M. PARVAN, ESQ. 22 Nevada Bar No. 10711 1160 Town Center Drive, Suite 330 Las Vegas, Nevada 89144 23 Attorneys for Bank of America, N.A. 24 25 26 27 28 3 {30837716:1}

1	J. CHARLES COONS, ESQ. Nevada Bar No. 10553	
2	Charles@coopercoons.com THOMAS MISKEY, ESQ.	Electronically Filed
3	Nevada Bar No. 13540 Thomas@coopercoons.com	05/14/2015 01:12:01 PM
\$	COOPER COONS, LTD. 10655 Park Run Drive, Suite 130	Alun D. Lowin
\$	Las Vegas, Nevada 89144 (702) 998-1500 Attorneys for Plaintiff	CLERK OF THE COURT
6.	Auorneys for r tunuff	
7	DISTRIC	TT COURT
8 m	CLARK COU	NTY, NEVADA
9		
10	R VENTURES VIII, LLC, a Nevada series limited liability company of the container R	Case No.: A-13-684151-C
23.	VENTURES, LLC under NRS § 86.296,	Dept, No.: VI
12)	Plaintiff,	
13	λ.	ORDER
<u>,</u> 2,43.	TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation;	
4. L.	WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a	
10	national association; SOUTHERN TERRACE HOMEOWNERS' ASSOCIATION, a	Date: March 3, 2015
17	Nevada domestic non-profit coop corporation; JOYCE PIERCE, an individual; DOES I	Time: 8:30 am
18:	through X; and ROE CORPORATIONS I through X, inclusive,	Thie, 5.50 and 5
19. 20.	Defendants.	
21		
22	THIS MATTER having come on for hea	ring at the date and time set forth above, THOMAS
33-	MISKEY, Esq., and J. CHARLES COONS,	Esq., of COOPER COONS, LTD, appearing as
24	counsel for the Plaintiff, ARIEL E. STERN, ES	Q., of AKERMAN, LLP, appearing for Defendant
25	BANK OF AMERICA, N.A., and the Court ha	ving heard the representations of counsel and after
36	having examined the records and documents o	n file in the above-entitled matter and being fully
.27	advised;	
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The Notice of Delinquent Assessment Lien, Notice of Default and Election to Sell,
 and the Notice of Trustee's Sale were recorded with the Clark County Recorder's Office.

2. The recitals in the Foreclosure Deed Upon Sale Instrument No.: 201306030002860
are conclusive proof the mailing and recording of the notice of default and election to sell, the elapsing of 90 days, and the giving of notice of sale pursuant to NRS 116.31166.

IT IS HEREBY ORDERED that Plaintiff's Motion for Summary Judgment is GRANTED
 in part, that the recitals contained in the Trustee's Deed Upon Sale are conclusive proof of the
 elapsing of 90 days, the mailing of the notice of Lien of Delinquent Assessment, and Notice of
 Default, and the mailing, posting, and publication of the Notice of Foreclosure Sale as stated in
 NRS 116.31166.

IT IS FURTHER ORDERED that Defendant's Request for 56(f) Relief is GRANTED in
 part to issues not contained in the recitals.

IT IS FURTHER ORDERED that Defendant Bank of America, N.A. and/or its successors
 in interest must file an Answer within ten (10) days of the entry of this order.

16 IT IS FURTHER ORDERED that Defendant and/or its successors in interest shall-be 17 enjoined from foreclosing on and otherwise selling the real property commonly known as **6175** 18 Novelty Street, Las Vegas, Nevada 89148; Parcel No. 163-31-713-027 ("Property") during the 19 pendency of the above-captioned action.

IT IS FURTHER ORDERED that Plaintiff's shall deposit a one hundred dollar (\$100.00)
 bond will remain with the Court pending the outcome of the above captioned matter.

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IT IS FURTHER ORDERED that the injunction shall remain in effect until the Court ž, determines otherwise. 3 *الملاب* day of April, 2015. DATED this_ ţ, 4 5 \mathfrak{L} 7 Ş JUDGE ELISSA CADISH \$ Submitted by: χQ COOPER COONS, LTD. Attorneys at Law 11 12 By: · 12 J. CHARLES COONS, ESQ. Nevada Bar No. 10553 THOMAS MISKEY, ESQ. 14 Nevada Bar No. 13540 1.5 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 V: (702) 998-1500 3,8 F: (702) 998-1503 27 Attorneys for Plaintiff 18 : 9 2.022 \$2 23 24 25 36 272.83

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		Alun D. Lohum
1	J. CHARLES COONS, ESQ. Nevada Bar No. 10553	CLERK OF THE COURT
2	<u>Charles@coopercoons.com</u> Nevada Bar No. 13540	
3	<u>Thomas@coopercoons.com</u> COOPER COONS, LTD.	
4	10655 Park Run Drive, Suite 130	
5	Las Vegas, Nevada 89144 (702) 998-1500	
6	Attorneys for Plaintiff	
7	DISTRIC	T COURT
8	CLARK COUN	NTY, NEVADA
9	R VENTURES VIII, LLC, a Nevada series	Case No.: A-13-684151-C
10	limited liability company of the container R VENUTERS, LLC under NRS § 86.296,	Dept. No.: VI
11	Plaintiff,	2.47
12	v.	NOTICE OF ENTRY OF ORDER
13	TAYLOR, BEAN & WHITAKER	
14	MORTGAGE CORP., a Florida corporation; WELLS FARGO BANK, N.A., a national	
15	association; BANK OF AMERICA, N.A., a	
16	national association; SOUTHERN TERRACE HOMEOWNERS' ASSOCIATION, a Nevada	
17	domestic non-profit coop corporation; JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I through X, inclusive,	
18	Defendants,	
19	ł	
20	PLEASE TAKE NOTICE an Order G	anting in part Plaintiff's Motion for Summary
21	Judgment and Granting Defendant's Request for	56(f) Relief was entered in the above captioned
22	matter on May 14, 2015, a copy of which is attac	ched hereto. There are no social security numbers
23	111	
24	///	
25	///	
26	///	
27	///	
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contained in this document. DATED this 19th day of May, 2015. COOPER COONS, LTD. Attorneys at Law man Make By: THOMAS MISKEY, ESQ. Nevada Bar No. 13540 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 V: (702) 998-1500 F: (702) 998-1503 Attorneys for Plaintiff 1.1 ł3 1.7 $\mathbf{22}$

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	CERTIFICATE OF SERVICE
1	
2	The undersigned hereby certifies on May 19, 2015, a true and correct copy of the above
3	and foregoing was serve to the following at their last known address(es), facsimile numbers
4 5	and/or e-mail/other electronic means, pursuant to: BY MAIL: N.R.C.P. 5(b), I deposited by first class United States mailing, postage prepaid at Las Vegas, Nevada;
6	BY FAX: E.D.C.R. 7.26(a), I served via facsimile at the telephone number provided for such transmissions;
8	-
9	BY MAIL AND FAX: N.R.C.P. 5(b), I deposited by first class United States mail, postage prepaid in Las Vegas, Nevada; and via facsimile pursuant to
10	E,D.C.R. 7.26(a);
11	X_ BY E-MAIL AND/OR ELECTRONIC MEANS: N.R.C.P. 5(b)(2)(D) and addressee
12	(s) having consented to electronic service, I via e-mail or other electronic means to the e-mail address(es) of the addressee(s).
13	
14	Akerman LUP
15	Contact
16	Akerman Las Vegas Office <u>akomanias@akerman.com</u>
17	
18	/s/ Kim Hexamer
19	An employee of COOPER COONS, LTD.
20	
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1 N N N N	J. CHARLES COONS, ESQ. Nevada Bar No. 10553 Charles@coopercoons.com THOMAS MISKEY, ESQ. Nevada Bar No. 13540 Thomas@coopercoons.com COOPER COONS, LTD. 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 (702) 998-1500 Attorneys for Plaintiff	Electronically Filed 05/14/2015 01:12:01 PM Atum & August CLERK OF THE COURT
7	DISTRIC	TT COURT
6	CLARK COU	NTY, NEVADA
9		
3.0	R VENTURES VIII, LLC, a Nevada series	Case No.: A-13-684151-C
3.4	limited liability company of the container R VENTURES, LLC under NRS § 86.296,	Dept. No.: VI
3.2	Plaintiff,	
33	۷.	ORDER
	TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation; WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE HOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation;	Date: March 3, 2015
19	JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I through X, inclusive,	Time: 8:30 am
80	Defendants.	
21		
22	THIS MATTER having come on for heat	ring at the date and time set forth above, THOMAS
-23-	MISKEY, Esq., and J. CHARLES COONS,	Esq., of COOPER COONS, LTD, appearing a
36.	counsel for the Plaintiff, ARIEL E. STERN, ES	Q., of AKERMAN, LLP, appearing for Defendan
28	BANK OF AMERICA, N.A., and the Court ha	ving heard the representations of counsel and afte
36	having examined the records and documents o	n file in the above-entitled matter and being full
.27.	advised;	
28	m -	
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1	THE COURT HEREBY FINDS:
2	1. The Notice of Delinquent Assessment Lien, Notice of Default and Election to Sell.
. .	and the Notice of Trustee's Sale were recorded with the Clark County Recorder's Office.
4	2. The recitals in the Foreclosure Deed Upon Sale Instrument No.: 201306030002860
5	are conclusive proof the mailing and recording of the notice of default and election to sell, the
*	elapsing of 90 days, and the giving of notice of sale pursuant to NRS 116.31166.
ÿ	IT IS HEREBY ORDERED that Plaintiff's Motion for Summary Judgment is GRANTED
10	in part, that the recitals contained in the Trustee's Deed Upon Sale are conclusive proof of the
\$	elapsing of 90 days, the mailing of the notice of Lien of Delinquent Assessment, and Notice of
10	Default, and the mailing, posting, and publication of the Notice of Foreclosure Sale as stated in
11.	NRS 116.31166.
12	IT IS FURTHER ORDERED that Defendant's Request for 56(f) Relief is GRANTED in
13	part to issues not contained in the recitals.
14	IT IS FURTHER ORDERED that Defendant Bank of America, N.A. and/or its successors
15	in interest must file an Answer within ten (10) days of the entry of this order.
16	IT IS FURTHER ORDERED that Defendant and/or its successors in interest shall be
17	enjoined from foreclosing on and otherwise selling the real property commonly known as 6175
18	Novelty Street, Las Vegas, Nevada 89148; Parcel No. 163-31-713-027 ("Property") during the
19	pendency of the above-captioned action.
20	IT IS FURTHER ORDERED that Plaintiff's shall deposit a one hundred dollar (\$100.00)
21	bond will remain with the Court pending the outcome of the above captioned matter.
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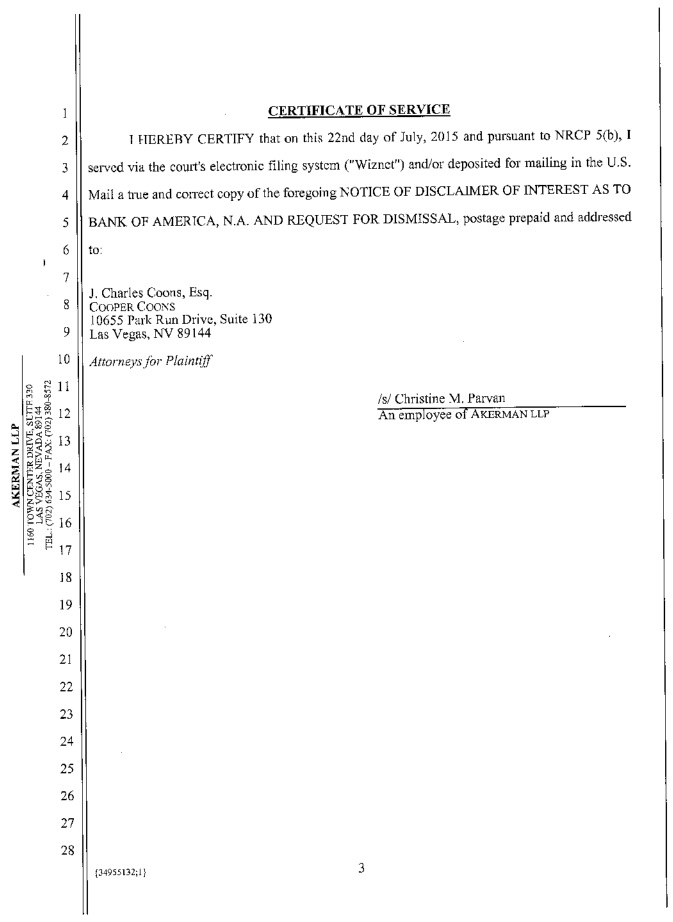
IT IS FURTHER ORDERED that the injunction shall remain in effect until the Court ŝ. determines otherwise. _____day of Ayril, 2015. 7 ĭ DATED this 3 4 5 $\tilde{\Omega}$ Ý 8 JUDGE ELISSA CADISH 9 Submitted by: 20 COOPER COONS, LTD. Attorneys at Law 11 .1.2 Вy: 13 J. CHARLES COONS, ESQ Nevada Bar No. 10553 14THOMAS MISKEY, ESQ. Nevada Bar No. 13540 10655 Park Run Drive, Suite 130 3.5 Las Vegas, Nevada 89144 V: (702) 998-1500 \$8 F: (702) 998-1503 27 Attorneys for Plaintiff 18 19 20 21 22 23 24 28 242728 3

	1 2 3 4 5 6 7	DISI ARIEL E. STERN, ESQ. Nevada Bar No. 8276 CHRISTINE M. PARVAN, ESQ. Nevada Bar No. 10711 AKIEMAN LLP 1160 Town Center Drive, Suite 330 Las Vegas, Nevada 89144 Telephone: (702) 634-5000 Facsimile: (702) 380-8572 Email: ariel.stern@akerman.com	
	8	Attorneys for Bank of America, N.A.	
	9	DISTRICT COURT	
	10	CLARK COUNTY, NEVADA	
1160-10WN CENTLK DRUVE, SULLE 330 LAS VEGAS, NEVADA 89144 TEL.: (702) 634-5000 FAX: (702) 380-8572	11		
	12	R VENTURES VIII, LLC, a Nevada series Case No.: A-13-684151-C	
EVADA 8 EVADA 8 FAX: (70	13	limited liability company of the container R Dept.: VI VENTURES, LLC under NRS § 86.296,	
-N11:K (AS, N1 5000	14	Plaintiff, DISCLAIMER OF INTEREST AS TO	
2) 634.	15	v. BANK OF AMERICA, N.A. AND REQUEST FOR DISMISSAL	
1160 TO LA TEL.: (70:	 16 17 18 19 20 	TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation; WELLS Fargo BANK, N.A., a national association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE HOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation; JOYCE PIERCE, an individual; DOES I through X; and ROE CORPORATIONS I through X, inclusive;	
	21	Defendants.	
	22	Defendant Bank of America, N.A. (BANA) Defendant Bank of America, N.A., through its	
	23		
	24	counsel of record, sets forth the following: 1. R. Ventures VIII, LLC brought suit to quiet title to the property located at 6175	
	25	1. R. Ventures VIII, LLC brought suit to quiet the its the property tocated at 0175 Novelty Street, Las Vegas, Nevada, 89148, Parcel #163-31-713-027 (the Property);.	
	26	of the DANA was the beneficiary of regard of	
	27		
	28	the senior decd of trust;	
		{34955132;1}	

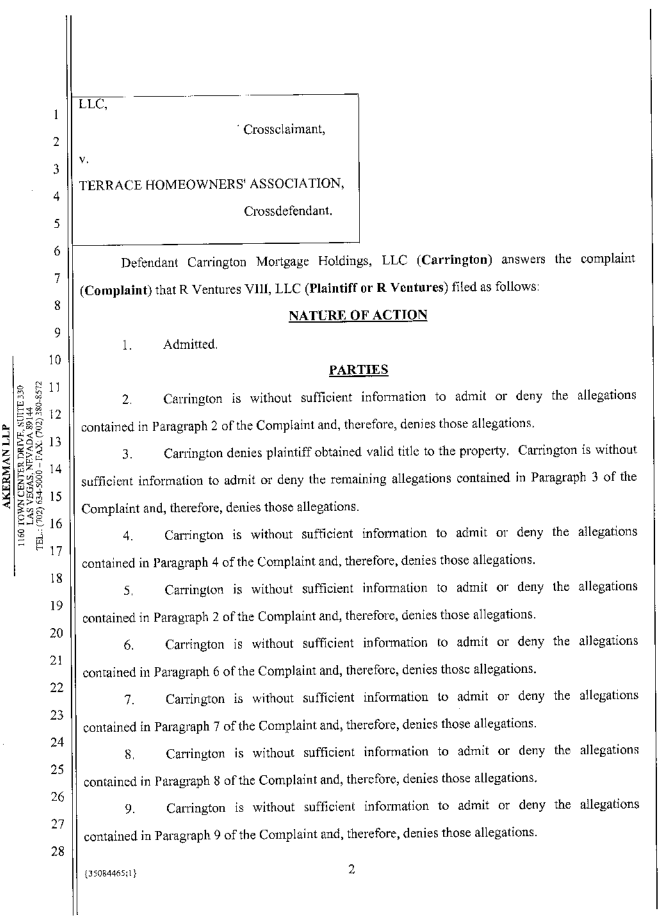
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		1	3. During the pendency of the action, BANA assigned the senior deed of trust to
		2	Carrington;
		3	4. Accordingly, R. Ventures and BANA stipulated and agreed to add Carrington
		4	Mortgage Holdings, LLC as a defendant;
		5	5. On May 11, 2015, this Court entered an order adding Carrington as a defendant;
		6	6. BANA disclaims any interest in the property located at 6175 Novelty Street, Las
		7	Vegas, Nevada, 89148, Parcel #163-31-713-027 (the Property); and
		8	7. Based on the forgoing disclaimer of interest, Bank of America respectfully requests
		9	that it be dismissed as a party from this action.
		10	DATED this 20 th day of July, 2015.
	\$572	11	AKERMAN LLP
	1160 TOWN CENTER DRIVE, SULLE 330 LAS VEGAS, NEVADA 89144 TEL.: (702) 634-5000 - FAX: (702) 380-8572	12	/s/ Christine M. Parvan
AKERMAN LLP	XIVE ADA X: (70, 8)	13	ARIEL É. STERN, ESQ. Nevada Bar No. 8276
MAN	NEV 1	14	CHRISTINE M. PARVAN, ESQ. Nevada Bar No. 10711
KER	VEGACEN 034-50	15	1160 Town Center Drive, Suite 330 Las Vegas, Nevada 89144
	LAS (702)	16	Attorneys for Bank of America, N.A.
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		20	{34955132;1} 2



Electronically Filed 07/27/2015 03:45:40 PM ANS 1 ARIEL E. STERN, ESQ. CLERK OF THE COURT Nevada Bar No. 8276 2 CHRISTINE M. PARVAN, ESQ. Nevada Bar No. 10711 3 AKERMAN LLP 1160 Town Center Drive, Suite 330 4 Las Vegas, Nevada 89144 (702) 634-5000 (702) 380-8572 Telephone: 5 Facsimile: Email: ariel.stern@akerman.com 6 Email: christine.parvan@akerman.com 7 Attorneys for Carrington Mortgage Holdings, LLC 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 LIED TOWN CENTER DRIVE, SUITE 3:0 LAS VECAS, NEVADA 8014 TEL.: (702) 634-5000. FAX: (702) 380-8572 U 9 5 7 R VENTURES VIII, LLC, a Nevada series limited liability company of the container RA-13-684151-C Case No.: Dept.: VI VENTURES, LLC under NRS § 86.296, Plaintiff, CARRINGTON MORTGAGE HOLDINGS, LLC'S ANSWER, ٧. COUNTERCLAIMS AND CROSSCLAIMS TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation; WELLS Fargo BANK, N.A., a national association, BANK OF AMERICA, N.A., a national association; TERRACE SOUTHERN HOMEOWNERS ASSOCIATION, a Nevada domestic non-profit 18 corporation; JOYCE PIERCE, an coop 19 CARRINGTON MORTGAGE individual; HOLDINGS, LLC; DOES I through X; and ROE 20 CORPORATIONS I through X, inclusive; 21 Defendants. 22 CARRINGTON MORTGAGE HOLDINGS, 23 LLC, 24 Counterclaimant, 25 v, 26 R VENTURES VIII, LLC, 27 Counterdefendant CARRINGTON MORTGAGE HOLDINGS, 28 {35084465;1}



Carrington is without sufficient information to admit or deny the allegations 10. 1 contained in Paragraph 10 of the Complaint and, therefore, denies those allegations. 2 <u>VENUE</u> 3 Admitted. 4 11. ALLEGATIONS 5 Plaintiff acquired the Property through foreclosure of a Super-Priority HOA Lien. 6 Carrington admits plaintiff purportedly purchased the property at a May 31, 2013 12. 7 foreclosure sale conducted on behalf of Terrace Homeowners' Association. Carrington specifically 8 denies plaintiff acquired valid title or, in the alternative, any interest superior to Carrington's interest. 9 Carrington also specifically denies the foreclosure sale was held in accordance with NRS 116.3116. 10 Carrington is without sufficient information to admit or deny the remaining allegations contained in 1160 TOWN CENTER DRIVE, SUITE 330 LAS VEGAS, NEVADA 89144 EL.-: (702) 634-5000 - FAX: (702) 580-8572 11 Paragraph 12 of the Complaint and, therefore, denies those allegations. 12 The allegations contained in Paragraph 13 of the Complaint refer to publicly recorded 13 13. documents and Carrington specifically denies any allegations inconsistent with those documents. 14 Carrington admits Terrace Homcowners' Association conducted the referenced 15 14. foreclosure sale. The remaining allegations contained in Paragraph 14 of the Complaint call for a 16 TEL legal conclusion and no response is required. 17 15. Denied. 18 The allegations contained in Paragraph 16 of the Complaint call for a legal conclusion 19 16. and no response is required. 20 The allegations contained in Paragraph 17 of the Complaint call for a legal conclusion 21 17. and no response is required. 22 Carrington is without sufficient information to admit or deny the allegations 18. 23 contained in Paragraph 18 of the Complaint and, therefore, denies those allegations. 24 Carrington is without sufficient information to admit or deny the allegations 19. 25 contained in Paragraph 19 of the Complaint and, therefore, denies those allegations. 26 Carrington is without sufficient information to admit or deny the allegations 20. 27 contained in Paragraph 20 of the Complaint and, therefore, denies those allegations. 28 3 {35084465;1}

AKERMAN LLP

Carrington is without sufficient information to admit or deny the allegations 21. contained in Paragraph 21 of the Complaint and, therefore, denies those allegations.

22. Denied.

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The allegations contained in Paragraph 23 of the Complaint call for a legal conclusion 4 23. and no response is required. To the extent a response is required, Carrington denies plaintiff 5 acquired valid title or, in the alternative, any interest superior to Carrington's interest. 6

Interests, Liens, and Encumbrances Extinguished by the Super-Priority HOA Lien

The allegations contained in Paragraph 24 of the Complaint refer to publicly recorded 24. documents and Carrington specifically denies any allegations inconsistent with those documents.

The allegations contained in Paragraph 25 of the Complaint refer to publicly recorded 25. documents and Carrington specifically denies any allegations inconsistent with those documents.

The allegations contained in Paragraph 26 of the Complaint refer to publicly recorded 26. documents and Carrington specifically denies any allegations inconsistent with those documents.

The allegations contained in Paragraph 27 of the Complaint refer to publicly recorded 27.documents and Carrington specifically denics any allegations inconsistent with those documents.

The allegations contained in Paragraph 28 of the Complaint refer to publicly recorded 28. documents and Carrington specifically denies any allegations inconsistent with those documents.

Carrington admits a foreclosure deed from Southern Terrace Homeowners' 29. 18 Association to plaintiff was recorded in the Office of the Clark County Recorder as Instrument 19 Number 201306030002860. Carrington denies plaintiff acquired valid title or, in the alternative, any 20 interest superior to Carrington's interest. 21

- 30. Denied.
- 31. 23
 - Denied. 32.

Denied.

33. Denied

Carrington is without sufficient information to admit or deny the allegations 34. contained in Paragraph 34 of the Complaint and, therefore, denies those allegations.

- 28
- {35084465;1}

FIRST CLAIM FOR RELIEF [Declaratory Relief/Quiet Title Pursuant to NRS 30.010, et seq. and 116.3116, et seq. against all 1 Defendants] 2 Carrington repeats and re-allege its responses to Paragraphs 1 through 34 of the 35. 3 Complaint as if fully set forth herein. 4 Admitted. 36. 5 Carrington specifically denies plaintiff acquired valid title or, in the alternative, any 37. 6 interest superior to Carrington's interest. Carrington further denies the referenced foreclosure sale 7 was held in accordance with NRS 116.3116, et seq. Carrington admits a foreclosure deed purporting 8 to convey title to plaintiff was recorded on June 3, 2013. 9 Carrington is without sufficient information to admit or deny the allegations 38. 10 contained in Paragraph 38 of the Complaint and, therefore, denies those allegations. Carrington is without sufficient information to admit or deny the allegations 39. contained in Paragraph 39 of the Complaint and, therefore, denies those allegations. Carrington is without sufficient information to admit or deny the allegations 40. contained in Paragraph 40 of the Complaint and, therefore, denies those allegations. Carrington is without sufficient information to admit or deny the allegations 41, contained in Paragraph 41 of the Complaint and, therefore, denies those allegations. 17 Carrington is without sufficient information to admit or deny the allegations 42 18 contained in Paragraph 42 of the Complaint and, therefore, denies those allegations. 19 The allegations contained in Paragraph 43 of the Complaint call for a legal conclusion 43. 20 and no response is required. 21 The allegations contained in Paragraph 44 of the Complaint call for a legal conclusion 44. 22 and no response is required. 23 The allegations contained in Paragraph 45 of the Complaint call for a legal conclusion 45. 24 and no response is required. 25 The allegations contained in Paragraph 46 of the Complaint call for a legal conclusion 46. 26 and no response is required. 27 28 5 {35084465;1}

AKERMAN LLP

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47. Carrington is without sufficient information to admit or deny the allegations contained in Paragraph 47 of the Complaint and, therefore, denies those allegations.

48. Carrington specifically denies it, or its successors-in-interest, received provided proper notice of the "super-priority" assessment amounts and of the homeowner's association's foreclosure sale, and any such notice provided to Carrington, or its successors-in-interest, failed to comply with the statutory and common law requirements of Nevada and with state and federal constitutional law. Carrington also specifically denies it, or its successors-in-interest, failed to protect their interest(s) in the property.

49. Carrington denies plaintiff is entitled to the relief requested in subsections (a) through (d).

50. Carrington denies plaintiff is entitled to the relief requested.

SECOND CLAIM FOR RELIEF

(Preliminary and Permanent Injunction against Defendants from Foreclosure Action)

51. Carrington repeats and re-allege its responses to Paragraphs 1 through 50 of the Complaint as if fully set forth herein.

52. Carrington specifically denies plaintiff acquired valid title or, in the alternative, any interest superior to Carrington's interest. Carrington further denies the referenced foreclosure sale was held in accordance with NRS 116.3116, et seq. Carrington admits a foreclosure deed purporting to convey title to plaintiff was recorded on June 3, 2013.

53. Carrington is without sufficient information to admit or deny the allegations contained in Paragraph 53 of the Complaint and, therefore, denies those allegations.

54. Carrington is without sufficient information to admit or deny the allegations contained in Paragraph 54 of the Complaint and, therefore, denies those allegations.

55. Carrington is without sufficient information to admit or deny the allegations contained in Paragraph 55 of the Complaint and, therefore, denies those allegations.

56. Denied.

57. Denied.

58. Carrington denies plaintiff is entitled to the relief requested.

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1160 TOWN CENTER DRIVE, SUITE 350 1 AS VEGAS, NEVADA 89144 1 EL.: (702) 634-5000 - FAX: (702) 380-8572

AKERMAN LLP

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1	PRAYER FOR RELIEF
2	1. Carrington denies plaintiff is entitled to the relief requested.
3	2. Carrington denies plaintiff is entitled to the relief requested.
4	3. Carrington denies plaintiff is entitled to the relief requested.
5	4. Carrington denies plaintiff is entitled to the relief requested.
6	<u>FIRST AFFIRMATIVE DEFENSE</u>
7	(Failure to State a Claim)
8	Plaintiff has failed to state facts sufficient to constitute any cause of action against
9	Carrington.
10	SECOND AFFIRMATIVE DEFENSE
8572 872	(Void for Vagueness)
SUTE 9144 20144 20144	To the extent that plaintiff's interpretation of NRS 116.3116 is accurate, the statute, and
	Chapter 116, are void for vagueness as applied to this matter.
1160 TOWN CENTER DRIVE, SUTF 330 1.AS VEGAS, NEVADA 8914 TEL.: (702) 634-5000 - FAX: (702) 380-8572 2 9 9 51 F1 10 10 10 10 10 10 10 10 10 10 10 10 10	THIRD AFFIRMATIVE DEFENSE
	(Due Process Violations)
232 8 .: 16	A senior deed of trust beneficiary cannot be deprived of its property interest in violation of
= E 17	the Procedural Due Process Clause of the Fourteenth Amendment of the United States Constitution
18	and Article 1, Sec. 8, of the Nevada Constitution.
19	FOURTH AFFIRMATIVE DEFENSE
20	(Tender, Estoppel, Laches, and Waiver)
21	The super-priority lien was satisfied prior to the homeowner's association's foreclosure under
22	the doctrines of tender, estoppel, laches, or waiver.
23	FIFTH AFFIRMATIVE DEFENSE
. 24	(Commercial Reasonableness and Violation of Good Faith)
25	
26	circumstances of the sale of the property violated the homeowner's association's obligation of good
27	faith and duty to act in a commercially reasonable manner.
28	-
	{35084465;1} 7

AKERMAN LLP

		1	SIXTH AFFIRMATIVE DEFENSE
		2	(Failure to Mitigate Damages)
		3	Plaintiff's claims are barred in whole or in part because of its failure to take reasonable steps
		4	to mitigate its damages, if any.
		5	SEVENTH AFFIRMATIVE DEFENSE
		6	(No Standing)
		7	Plaintiff lacks standing to bring some or all of its claims and causes of action.
		8	EIGHTH AFFIRMATIVE DEFENSE
		9	(Unclean Hands)
ĺ		10	Carrington avers the affirmative defense of unclean hands.
	330 8572	11	<u>NINTH AFFIRMATIVE DEFENSE</u>
	SULTE 330 89144 82) 380-8572	12	(Plaintiff is Not Entitled to Relief)
V LLF	RIVE, ADA 8 AX: (70	13	Carrington denies plaintiff is entitled to any relief for which it prays.
KERMAN LUF	S, NEV 00 - F.	14	<u>TENTH AFFIRMATIVE DEFENSE</u>
AKEI	N CEA	15	(Failure to Do Equity)
	1160 TOW LAS El (702)	16	Carrington avers the affirmative defense of failure to do equity.
	116 TEL	17	ELEVENTH AFFIRMATIVE DEFENSE
		18	(Failure to Provide Notice)
		19	Carrington was not provided proper notice of the "super-priority" assessment amounts and of
		20	the homeowner's association's foreclosure sale, and any such notice provided to Carrington failed to
		21	comply with the statutory and common law requirements of Nevada and with state and federal
		22	constitutional law.
		23	TWELFTH AFFIRMATIVE DEFENSE
		24	(Void Foreclosure Sale)
		25	The HOA foreclosure sale is void for failure to comply with the provisions of NRS Chapter
		26	116, and other provisions of law.
		27	
		28	
			{35084465;1} 8

	1	<u>THIRTEENTH AFFIRMATIVE DEFENSE</u>
	2	(Federal Law)
	3	The homeowner's association's sale is void or otherwise fails to extinguish the applicable
	4	deed of trust because it violates provisions of the United States' Constitution and/or applicable
	5	federal law.
	6	FOURTEENTH AFFIRMATIVE DEFENSE (Supremacy Clause)
	7	The HOA sale is void or otherwise fails to extinguish the applicable deed of trust pursuant to
	8	the Supremacy Clause of the United States Constitution.
I	9 10	FIFTEENTH AFFIRMATIVE DEFENSE
12	11	(Property Clause) The HOA sale is void or otherwise fails to extinguish the applicable deed of trust pursuant to
SUITF. 330 9144 (2) 380-857	12	the Property Clause of the United States Constitution.
1160 TOWN CENTER DRIVE, SUITE 330 LAS VEGAS, NEVADA 89144 TEL.: (702) 634-5000 - FAX: (702) 580-8572	13	The Property Chause of the Online States Constitution.
	14	SIXTEENTH AFFIRMATIVE DEFENSE
	15	(Additional Affirmative Defenses)
	16	Pursuant to NRCP 11, Carrington reserves the right to assert additional affirmative defenses
	17	in the event discovery and/or investigation disclose the existence of other affirmative defenses.
	18	COUNTERCLAIMS AND CROSSCLAIMS
	19	PARTIES AND JURISDICTION
	20	1. Counterclaimant Carrington is the current beneficiary of a deed of trust which was
	21	recorded as an encumbrance to the Property on July 1, 2009.
	22	2. R. Ventures asserts in its complaint that it is a Nevada limited liability company and
	23	that it is the owner of real property located at 6175 Novelty Street, Las Vegas, NV 89148.
	24	Carrington disputes R. Venture's ownership interest in this property.
	25	3. Upon information and belief, Southern Terrace Homeowner's Association (Southern
	26	Terrace or HOA) is a domestic nonprofit corporation and a Nevada common interest community
	27	association or unit owners' association as defined in NRS 116.011, and is organized and existing
	28	under the laws of the State of Nevada.
		{35084465;1} 9

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Venue is proper in Clark County, Nevada pursuant to NRS 13.040. 4. 1 The exercise of jurisdiction by this Court over the parties in this civil action is proper 2 5. pursuant to NRS 14.065. 3 GENERAL ALLEGATIONS 4 Under Nevada state law, homeowners' associations have the right to charge property 6. 5 owners residing within the community assessments to cover the homeowners' associations' expenses 6 for maintaining or improving the community, among other things. 7 When these assessments go unpaid, the association may impose a lien and then 8 7. foreclose on a lien if the assessments remain unpaid. 9 NRS Chapter 116 generally provides a non-judicial foreclosure scheme for a 10 8. homeowners' association to conduct a non-judicial foreclosure where the unit owner fails to pay its 11 monthly assessments. 12 NRS 116.3116 makes a homeowners' association lien for assessments junior to a first 9. 13 deed of trust beneficiary's secured interest in the property, with one limited exception: a 14 homeowners' association lien is senior to a first deed of trust beneficiary's secured interest "to the 15 extent of any charges incurred by the association on a unit pursuant to NRS 116.310312 and to the 16 extent of the assessments for common expenses based on the periodic budget adopted by the 17 association pursuant to NRS 116.3115 which would have become due in the absence of acceleration 18 during the 9 months immediately preceding institution of an action to enforce the lien[.]" NRS 19 116.3116(2)(c). 20According to the Nevada Supreme Court's recent decision in SFR Investments Pool 1, 10. 21 LLC v. U.S. Bank, N.A., 334 P.3d 408 (Nev. 2014), if a homeowner's association properly forecloses 22 on its super-priority lien, it can extinguish a first deed of trust. However, the HOA's foreclosure in 23 this case did not extinguish the deed of trust on the property because the foreclosure did not comply 24 with Nevada law and was commercially unreasonable as a matter of law. To deprive Carrington of 25 its deed of trust pursuant to NRS 116, et seq. would deprive Carrington of its due process rights. 26 27

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The Deed of Trust and Assignment 1 On May 17, 2008 Joyce Pierce purchased the property. Pierce financed ownership of 2 11. the property by way of a loan in the amount of \$189,573.00 secured by a deed of trust (the senior 3 deed of trust) dated June 23, 2008. A true and correct copy of the senior deed of trust is recorded 4 with the Clark County Recorder as Instrument No. 200907010003903. 5 The note and the senior deed of trust are insured by the Federal Housing 12. 6 Administration (FHA). Pursuant to the FHA insurance, the lender was required to submit a monthly 7 mortgage insurance payment to the FHA. FHA monthly mortgage insurance premiums were paid by 8 either Pierce, BANA or Carrington, as reflected in the payment history for borrower's loan. 9 The senior deed of trust was assigned to Carrington via an assignment of deed of 13. 10 trust. A true and correct copy of the assignment is recorded with the Clark County Recorder as 11 Instrument No. 201502120003086. 12 Pierce has defaulted under the terms of the note and senior deed of trust by failing to 14. 13 make all payments due. The total amount due will continue to increase pursuant to the note and 14 senior deed of trust. 15 Carrington intends to foreclose under the senior deed of trust to recover some or all of 16 15. TEL the amounts owed as a result of Pierce's failure to repay the loan. However, Southern Terrace's 17 foreclosure and purported deed to R. Ventures has placed a cloud on Carrington's deed of trust. 18 The HOA Lien and Foreclosure 19 Upon information and belief, Pierce failed to pay Southern Terrace all amounts due to 16. 20 it. On April 23, 2010, Southern Terrace, through its agent, Red Rock Financial Services (Red Rock) 21 recorded a notice of delinquent assessment lien. Per the notice, the amount due to Southern Terrace 22 was \$739.00, which includes assessments, late fees, interest, fines/violations and collection fees and 23 costs. The notice failed to state the amount of assessments. A true and correct copy of the notice of 24 lien is recorded with the Clark County Recorder as Instrument No. 201004230001251. 25 On July 27, 2010, Southern Terrace, through its agent Red Rock, recorded a release 17. 26 of notice of delinquent assessment lien with the Clark County Recorder as Instrument No. 27 201007270001199. The release indicates the April 23, 2010 lien is "satisfied and released." Id. 28 11 [35084465;1]

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Upon information and belief, Southern Terrace received payment for the entire 18. amount referenced in the April 23, 2010 notice of delinquent assessment lien, including, but not 2 limited to, the super-priority amount, equal to 9 months of assessments. 3

On September 20, 2012, Southern Terrace, through its agent, Red Rock, recorded a 4 19. second delinquent assessment lien. Per the lien, the amount due to Southern Terrace was \$2,581.69, 5 which includes assessments, late fees, interest, fines/violations and collection fees and costs. The 6 notice failed to state the amount of assessments. A true and correct copy of the notice of lien is 7 recorded with the Clark County Recorder as Instrument No. 201209100001428. 8

On November 14, 2012, Southern Terrace, through its agent Red Rock, recorded a 20. notice of default and election to sell to satisfy the delinquent assessment lien. The notice states the amount due to Southern Terrace was \$2,359.84, but does not specify whether it includes dues, interest, fees and collection costs in addition to assessments. A true and correct copy of the notice of default is recorded with the Clark County Recorder as Instrument No. 201211140000905. The notice of default also does not specify the super-priority amount claimed by Southern Terrace and fails to describe the "deficiency in payment" required by NRS 116.31162(1)(b)(1).

Upon information and belief, the notice of default is not signed by the president of the 21. association or the individual designated in the CC&Rs.

The deficiencies in the notices notwithstanding, on December 14, 2012, after 22. 18 Southern Terrace recorded its notice of default, Bank of America, N.A. (BANA), the prior servicer 19 of the loan, through its outside counsel, Miles Bauer Bergstrom & Winter, LLP (Miles Bauer), 20contacted Southern Terrace, care of Red Rock and requested a ledger from Southern Terrace 21 identifying the super-priority amount allegedly owed to Southern Terrace 22

Southern Terrace, through its agent, Red Rock, refused to identify the super-priority 23. 23 amount, and instead provided a ledger, dated December 27, 2012 identifying the total amount 24 25 allegedly owed.

Despite the fact that Southern Terrace had already received payment for any alleged 24. 26 super-priority amount, equal to 9 months of assessments, when it received payment for the entire 27 amount referenced in the April 23, 2010 notice of delinquent assessment lien, BANA, in an 28 12 {35084465;1}

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abundance of caution, attempted to pay another 9 months of assessments. Based on the monthly 1 assessment amount identified in Southern Terrace's December 27, 2012 ledger, BANA accurately 2 calculated the true super-priority amount as \$655.14, the sum of nine-months of common 3 assessments as identified in Southern Terrace's ledger, and tendered that amount to Southern Terrace 4 on January 10, 2013. A true and correct copy of Southern Tetrace's ledger and BANA's tender 5 letter are attached as Exhibit 1. Southern Terrace refused BANA's tender. 6

Despite (1) receiving payment for the entire amount referenced in its April 23, 2010 25. notice of delinquent assessment lien; and (2) BANA's January 10, 2013 tender of an additional 9 months of assessments, on May 9, 2013, Southern Terrace, through its agent, Red Rock, recorded a notice of trustee's sale. The trustee's sale was scheduled for May 31, 2013. The notice states the amount due to Southern Terrace was \$4,431.93, but does not specify whether it includes dues, interest, fees and collection costs in addition to assessments. A true and correct copy of the notice of sale is recorded with the Clark County Recorder as Instrument No. 201305090001356.

Because Southern Terrace had already accepted payment for the entire amount, 26.including any alleged super priority amount, claimed in the April 23, 2010 lien, and released that lien, no portion of the amount allegedly due to Southern Terrace was a super-priority amount. To the extent Southern Terrace any other defendant claims some portion of the \$4,431.93 was a superpriority amount, the notice of default also does not specify the super-priority amount claimed by Southern and fails to describe the "deficiency in payment" required by NRS 116.31162(1)(b)(1).

The notice of foreclosure sale fails to include the amount needed to satisfy the lien as 27. 20 of the date of the proposed sale, as required by law. 21

In none of the recorded documents nor in any notice did Southern Terrace and/or its 28. 22 agent provide notice of the purported super-priority lien amount, where to pay the amount, how to 23 pay the amount or the consequences for failure to do so. 24

In none of the recorded documents did Southern Terrace and/or its agent identify the 29. 25 amount of the alleged lien that was for late fees, interest, fines/violations or collection fees/costs. 26

In none of the recorded documents nor in any notice did Southern Terrace and/or its 30. 27 agent specify whether it was foreclosing on the super-priority portion of its lien, if any, or on the 28 13 {35084465;1}

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sub-priority portion of its lien. 1

In none of the recorded documents nor in any notice did Southern Terrace and/or its 2 31. agent specify the senior deed of trust would be extinguished by Southern Terrace's forcelosure. 3

In none of the recorded documents nor in any notice did Southern Terrace and/or its 32. 4 agent identify any way by which the beneficiary under the senior deed of trust could satisfy the 5 super-priority portion of Southern Terrace's claimed lien. 6

Despite Southern Terrace's receipt of payment for the entire amount, including any 7 33. super priority portion, claimed in the April 23, 2010, Southern Terrace foreclosed on the property on 8 or May 31, 2013. A foreclosure deed in favor of R. Ventures LLC was recorded on June 3, 2013. A 9 true and correct copy of the foreclosure deed is recorded with the Clark County Recorder as 10 1160 TOWN CIENTER DAUVE, SUITE 330 1.AS VEGAS, NEVADA 89144 1.E.A. (702) 634-5000 - FAX: (702) 380-8572 1.E.L.: (702) 634-5000 - FAX: (702) 380-8572 Instrument No. 201306030002860.

Red Rock failed to include the price R. Ventures paid for the property at the 34. foreclosure sale. However, upon information and belief, Southern Terrace sold the property to R. Ventures for a fraction of the value of the unpaid principal balance on the senior deed of trust and a similarly diminutive percentage of the property's fair market value. The sale is commercially unreasonable and not in good faith as required by NRS 116.1113.

FIRST CAUSE OF ACTION (Quiet Title/Declaratory Judgment against R. Ventures, LLC)

Carrington repeats and re-alleges the preceding paragraphs as though fully set forth 35. herein and incorporates the same by reference.

Pursuant to 28 U.S.C. § 2201, this Court is empowered to declare the rights of parties 36. and other legal relations of parties regarding the property at issue.

22 An actual controversy has arisen between Carrington, R. Ventures and Southern 37. 23 Terrace regarding the property. The senior deed of trust is a first secured interest on the property. 24 As a result of Southern Terrace's foreclosure sale, R. Ventures claims an interest in the property and 25 asserts it owns the property free and clear of the senior deed of trust.

26 Carrington's FHA insured interest in the senior deed of trust encumbering the 38. 27 property constitutes an interest in real property.

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NRS Chapter 116 Violates Carrington's Right to Procedural Due Process

2 39. Carrington asserts that Chapter 116 of the Nevada Revised Statutes' scheme of HOA 3 super priority non-judicial foreclosure violates Carrington's procedural due process rights under the 4 state and federal constitutions.

5 40. The Fourteenth Amendment of the United States Constitution and Article 1, Sec. 8, of 6 the Nevada Constitution protect Carrington from being deprived of its deed of trust in violation of 7 procedural due process guarantees of notice and an opportunity to be heard.

8 41. Carrington asserts that there is no way to apply Nevada's scheme of non-judicial
9 HOA super priority foreclosure that complies with Nevada and the United States' respective
10 guarantees of procedural due process.

42. The state of Nevada has become sufficiently intertwined with HOA foreclosure such that state and federal procedural due process protections for Carrington's deed of trust apply, to wit:

a) The super priority lien did not exist at common law, but rather is imposed by legislative fiat.

b) Nevada's legislature made super priority mandatory and it could not be altered by private contract.

c) The super priority lien has no nexus whatsoever to a private agreement between the HOA and Carrington, but, again, is imposed by legislative enactment.

43. Since state of Nevada is responsible for the creation of the super priority lien and has
made it mandatory, then the state of Nevada's HOA super priority can fairly be said to be the result
of state action subject to procedural due process safeguards.

44. On its face, Nevada's scheme of non-judicial HOA super priority foreclosure lacks
any pre or post deprivation methods of providing Carrington and its successors in interest with
notice and an opportunity to be heard:

a) NRS 116.31162 and NRS 116.311635 do not require that an HOA provide Carrington or its successors in interest with written notice of the sum that constitutes the super priority portion of the assessment lien.

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Chapter 116 of NRS seeks to compel Carrington or its successors in interest to b) pay the entirety of the HOA's lien, but does not provide Carrington or its successors in interest with any procedure for reimbursement to Carrington or its successors in interest.

Chapter 116 of NRS seeks to insulate its scheme of super priority non-judicial c) foreclosure by providing a purchaser at an HOA foreclosure sale with title that is not subject to equity or right of redemption.

Chapter 116 of NRS fails to provide Carrington or its successors in interest d) with a statutorily enforceable mechanism to compel an HOA to inform Carrington or its successors in interest of the sum of the HOA super priority amount.

Chapter 116 of NRS fails to provide Carrington or its successors in interest c) with a private right of action before the foreclosure to contest the HOA's failure to provide it with constitutionally mandated notice of the super priority sum and a right to challenge the HOA's calculation of that sum.

Chapter 116 of NRS fails to provide Carrington or its successors in interest Ð with a private right of action after the foreclosure to contest the HOA's failure to provide it with constitutionally mandated notice of the super priority sum.

As applied, the HOA non-judicial foreclosure violated state and federal procedural 45. due process protections for Carrington's deed of trust since Carrington's predecessor in interest was not provided with any notice its physical delivery of a check for 9 months of assessments did not 19 redeem the deed of trust's priority prior to the HOA foreclosure. 20

Carrington requests that this Court set aside the HOA foreclosure sale because NRS 21 46. 116's scheme of HOA super priority foreclosure violates the procedural process clauses of The 22 Fourteenth Amendment of the United States Constitution and Article 1, Sec. 8, of the Nevada 23 Constitution. 24

The Supremacy Clause Bars Extinguishment of the Senior Deed of Trust

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The foreclosure sale did not extinguish the senior deed of trust because the 47. 1 extinguishment of the senior deed of trust is barred by the Supremacy Clause of the United States 2 3 Constitution. The senior deed of trust is insured pursuant to Single Family Mortgage Insurance 48. 4 5 Program. The federal rules, regulations, and letters that implement, govern, and interpret this 49. 6 FHA insurance program are found at 24 C.F.R. Part 203, the various HUD Mortgagee Letters, and 7 HUD's Handbook, as amended from time to time. 8 In order to incentivize private lenders to participate in the Single Family Mortgage 50. 9 Insurance Program, participation in the program is risk free to lenders as exemplified by the 10 11 following: Lenders cannot lose their insurance interest by failing to adhere to HUD's a) 12 servicing regulations; 13 Lenders are also not required to expend funds to service the mortgage that b) 14 HUD has not agreed to reimburse; 15 HUD through its program of reimbursements to participating lenders also c) 16 TEL. regulates what amounts to be paid to homeowner's associations, when these amounts should 17 be paid, and by what means they should be paid; and 18 Lenders are permitted to convey title to HUD, even where the property's title d) 19 is subject to a homeowner's association lien, where the HOA is uncooperative and non-20 responsive concerning the amount of payment it is demanding to release its lien. 21 HUD's regulations are necessary to effectuate to ensure that the Single Family 22 51. Mortgage Insurance Program is both risk-free to participating lenders and that the Mutual Mortgage 23 Insurance Fund is sustainable. 24 Chapter 116 of the Nevada Revised Statutes' scheme of non-judicial foreclosure that 25 52. allows for the foreclosure of a super priority lien stands as an obstacle to the accomplishment and 26 execution of the full purposes and objectives of Congress under the National Housing Act's Single 27 Family Mortgage Insurance Program and Mutual Mortgage Insurance Fund. 28 17 {35084465;1}

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Applying these principles, Chief Judge Navarro of this District held that, "[b]ecause a 53. 1 homeowners association's foreclosure under Nevada Revised Statutes § 116.3116 on a Property with 2 a mortgage insured under the FHA insurance program would have the effect of limiting the 3 effectiveness of the remedies available to the United States, the Supremacy Clause bars such 4 foreclosure sales." See Washington & Sandhill Homeowners Ass'n v. Bank of Am., N.A., 2014 WL 5 4798565, at *7 (D. Nev. Sept. 25, 2014); see also Saticoy Bay LLC v. SRMOF II 2012-1 Trust, 2015 6 WL 1990076, * (D. Nev. Apr. 30, 2015) ("Accordingly, the court reads the foregoing precedent to 7 indicate that a homeowners' association foreclosure sale under Nevada Revised Statute 116.3116 8 may not extinguish a federally-insured loan.") 9

NRS Chapter 116 must yield to the federally insured senior deed of trust under the 54. Supremacy Clause.

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Additional Reasons the HOA Foreclosure Sale Did Not Extinguish the Senior Deed of Trust

The HOA sale did not extinguish the senior deed of trust for additional reasons stated 55. below.

The foreclosure sale did not extinguish the senior deed of trust because the recorded 17 56. notices, even if they were in fact provided, failed to describe the lien in sufficient detail as required 18 by Nevada law, including, without limitation: whether the deficiency included a "super-priority" 19 component, the amount of the super-priority component, how the super-priority component was 20 calculated, when payment on the super-priority component was required, where payment was to be 21 made or the consequences for failure to pay the super-priority component, and were not signed by 22 authorized persons. 23

The foreclosure sale did not extinguish the senior deed of trust because Southern 57. 24 Terrace received payment for the entire amount referenced in its April 23, 2010 notice of delinquent 25 assessment lien, including any and all super priority amount(s). 26

Despite this payment and release of the April 23, 2010 lien, to the extent R. Ventures 58. 27 or Southern Terrace claim any amount(s) in the September 20, 2012 lien contained a super priority 28 18 {35084465;1}

portion, BANA's January 10, 2013 tender of an additional 9 months of assessments satisfied any
 remaining super-priority, and Southern Terrace wrongfully rejected the tender.

The foreclosure sale did not extinguish the senior deed of trust because the sale was 3 59. commercially unreasonable or otherwise failed to comply with the good faith requirement of NRS 4 116.1113 in several respects, including, without limitation: the lack of sufficient notice; Southern 5 Terrace's wrongful rejection of payment for an additional 9 months of assessments (despite already 6 receiving payment in full of its previous lien, including any super priority amount); the sale of the 7 property, upon information and belief, for a fraction of the loan balance or actual market value of the 8 property; a foreclosure that was not calculated to promote an equitable sales prices for the property 9 or to attract proper perspective purchasers; and a foreclosure sale that was designed and/or intended 10 to result in maximum profit for Southern Terrace, its agent and R. Ventures at the sale without 11 regard to the rights and interest of those who have an interest in the loan and made the purchase of 12 the property possible in the first place. 13

14 60. The foreclosure sale did not extinguish the senior deed of trust because otherwise the 15 sale would violate Carrington's rights to due process, as a result of Southern Terrace's failure to 16 provide sufficient notice of the super-priority component of Southern Terrace's lien, the manner and 17 method to satisfy it, and the consequences for failing to do so.

18 61. The foreclosure sale did not extinguish the senior deed of trust because otherwise the 19 sale would violate Carrington's rights to due process, as a result of Southern Terrace's improper 20 calculation of the super-priority component and its inclusion of charges that are not part of the super-21 priority lien under Nevada law.

62. The foreclosure sale did not extinguish the senior deed of trust because R. Ventures
does not qualify as a bona fide purchaser for value, because it was aware of, or should have been
aware of, the existence of the senior deed of trust, the satisfaction of the super-priority component of
HOA's lien and the commercial unreasonableness of the HOA sale.

SECOND CAUSE OF ACTION (Wrongful Foreclosure against Southern Terrace)

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Carrington repeats and re-alleges the preceding paragraphs as though fully set forth 63. herein and incorporates the same by reference.

NRS § 116.1113 provides that every contract or duty governed by this chapter 3 64. imposes an obligation of good faith in its performance or enforcement. 4

Southern Terrace also undertook a duty to identify the super-priority amount to 65. 5 lenders and loan servicers like BANA and Carrington, to them that their security interest was at risk, 6 and to provide an opportunity to satisfy the super-priority amount to protect their security interest in 7 8 the property.

Southern Terrace breached its duty of good faith by not identifying the super-priority 66. amount of its lien for BANA or Carrington, by not notifying BANA or Carrington that its security interest was at risk and by obstructing BANA's ability to protect its security interest in the property.

If it is determined Southern Terrace's sale extinguished the senior deed of trust 67. notwithstanding the deficiencies, violations, and improper actions described herein, Southern Terrace's breach of its obligation of good faith will cause Carrington to suffer general and special damages in the amount equal to the fair market value of the property or the unpaid principal balance of the loan at issue, plus interest, at the time of the HOA sale, whichever is greater.

Carrington was required to retain an attorney to prosecute this action, and is therefore 68. entitled to collect its reasonable attorneys' fees and costs.

THIRD CAUSE OF ACTION (Wrongful Foreclosure against Southern Terrace)

Carrington repeats and re-alleges the preceding paragraphs as though fully set forth 69. herein and incorporates the same by reference.

To the extent defendants contend or the court concludes Southern Terrace's 70.foreclosure sale extinguished the senior deed of trust, the foreclosure was wrongful.

Because Southern Terrace failed to give adequate notice and an opportunity to cure 71. the deficiency, the foreclosure was wrongful to the extent any defendant contends it extinguished the senior deed of trust.

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Because the super-priority portion of Southern Terrace's lien was satisfied prior to the 72. 1 foreclosure sale, there was no default in the super-priority component of Southern Terrace's lien at 2 the time of the forcelosure sale and the foreclosure was wrongful to the extent any defendant 3 contends it extinguished the senior deed of trust. 4

Because, on information and belief, Southern Terrace sold the property for a grossly 5 73. inadequate amount, compared to the value of the property and amount of outstanding liens 6 defendants contend were extinguished by the foreclosure sale, the foreclosure was wrongful to the 7 extent any defendant contends it extinguished the senior deed of trust. 8

Because Southern Terrace violated the good faith requirements of NRS 116.1113, the 74. foreclosure was wrongful to the extent any defendant contends it extinguished the senior deed of trust.

If it is determined Southern Terrace's foreclosure sale extinguished the senior deed of 75. trust notwithstanding the deficiencies, violations, and improper actions described herein, Southern Terrace's actions will cause Carrington to suffer general and special damages in the amount equal to the fair market value of the property or the unpaid principal balance of the loan at issue, plus interest, at the time of the sale, whichever is greater.

Carrington was required to retain an attorney to prosecute this action, and is therefore 76. entitled to collect its reasonable attorneys' fees and costs.

FOURTH CAUSE OF ACTION (Injunctive Relief against R. Ventures)

Carrington repeats and re-alleges the preceding paragraphs as though fully set forth 77. herein and incorporates the same by reference.

Carrington disputes R. Ventures' claim it owns the property free and clear of the 78. senior deed of trust.

24 Any sale or transfer of the property by R. Ventures, prior to a judicial determination 79. 25 concerning the respective rights and interests of the parties to this case, may be rendered invalid if 26 the senior deed of trust still encumbers the property in first position and was not extinguished by the 27 HOA sale.

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Carrington has a substantial likelihood of success on the merits of the complaint, and 80. 1 damages would not adequately compensate for the irreparable harm of the loss of title to a bona fide 2 purchaser or loss of the first position priority status secured by the property. 3

Carrington has no adequate remedy at law due to the uniqueness of the property 81. involved in this case and the risk of the loss of the senior security interest.

Carrington is entitled to a preliminary injunction prohibiting R. Ventures, or its 82. 6 successors, assigns, or agents, from conducting any sale, transfer, or encumbrance of the property 7 that is claimed to be superior to the senior deed of trust or not subject to the senior deed of trust. 8

Carrington is entitled to a preliminary injunction requiring R. Ventures to pay all 83. taxes, insurance and homeowner's association dues during the pendency of this action. 10

PRAYER FOR RELIEF

Carrington requests the Court grant the following relief:

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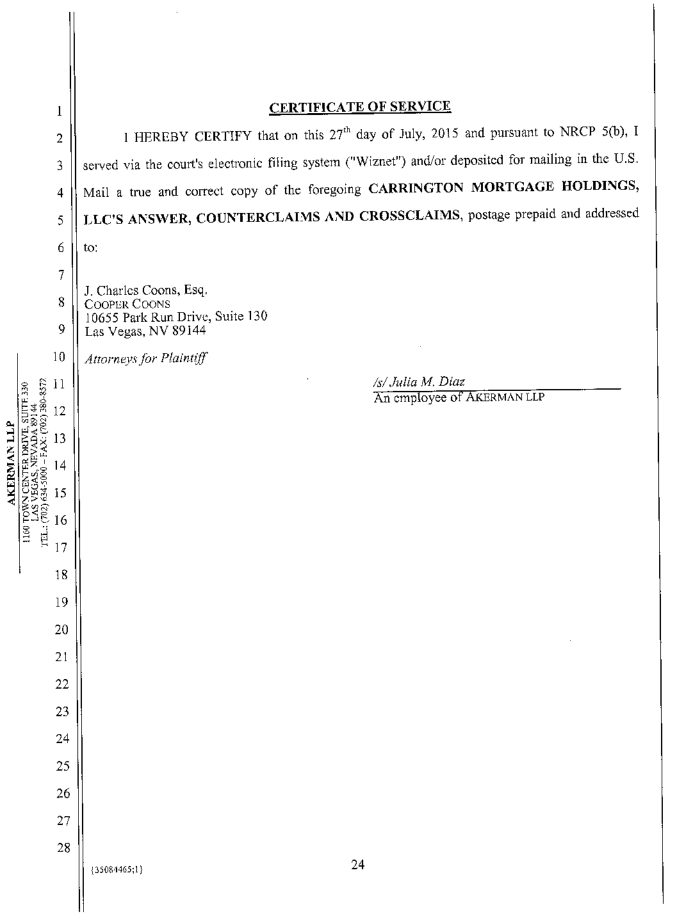
To determine that R. Ventures purchased the property subject to Carrington's senior 17 1. deed of trust; 18

An order declaring that R. Ventures purchased the property subject to Carrington's 2. 19 senior deed of trust; alternatively, a declaration that the HOA foreclosure sale was commercially 20 unreasonable, in violation of NRS §116.1113, and void ab initio because R. Ventures is not a bona 21 fide purchaser for value; and the HOA's foreclosure sale to R. Ventures is void pursuant to the 22 Supremacy Clause of the United States Constitution, the Fourteenth Amendment of the United States 23 Constitution and Article 1, Sec. 8, of the Nevada Constitution; 24

In the alternative, an order requiring Southern Terrace to pay Carrington all amounts 25 3. by which it was damaged as a result of Southern Terrace's wrongful foreclosure and/or violation of 26 the good faith provisions of NRS § 116.1113; 27

A preliminary injunction prohibiting R. Ventures, its successors, assigns, or agents 4. 22 {35084465;1}

	1	from conducting any sale, transfer, or encumbrance of the property that is claimed to be superior to	
	2	the senior deed of trust or not subject to the senior deed of trust;	
	3	5. A preliminary injunction requiring R. Ventures to pay all taxes, insurance, and	
	4	homeowner's association dues during the pendency of this action;	
	5	6. Reasonable attorneys' fees as special damages and the costs of suit; and	
	6	7. For such other and further relief the Court deems proper.	
	7	DATED this 27 th day of July, 2015.	
	8	AKERMAN LLP	
	9	<u>/s/ Christine M. Parvan, Esq.</u>	
	10	ARIEL E. STERN, ESQ. Nevada Bar No. 8276	
30 572	11	CHRISTINE M. PARVAN, ESQ. Nevada Bar No. 10711	
LUTE 3 0144 01380-8	12	1160 Town Center Drive, Suite 330 Las Vegas, Nevada 89144	
1160 TOWN CENTER DRIVE, SUITE 330 LAS VEGAS, NEVADA 89144 TEL.: (702) 634-5000 FAX: (702) 380-8572	13	Attorneys for Carrington Mortgage Holdings, LLC	
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MILES BAUER AFFIDAVIT

State of California } }ss. Orange County }

Affiant being first duly sworn, deposes and says:

1. I am a paralegal with the law firm of Miles, Bauer, Bergstrom & Winters, LLP (Miles Bauer) in Costa Mesa, California. I am authorized to submit this affidavit on behalf of Miles Bauer.

2. J am over 18 years of age, of sound mind, and capable of making this affidavit.

3. The information in this affidavit is taken from Miles Bauer's business records. I have personal knowledge of Miles Bauer's procedures for creating these records. They are: (a) made at or near the time of the occurrence of the matters recorded by persons with personal knowledge of the information in the business record, or from information transmitted by persons with personal knowledge; (b) kept in the course of Miles Bauer's regularly conducted business activities; and (c) it is the regular practice of Miles Bauer to make such records. I have personal knowledge of Miles Bauer's procedures for creating and maintaining these business records. I personally confirmed that the information in this affidavit is accurate by reading the affidavit and attachments, and checking that the information in this affidavit matches Miles Bauer's records available to me.

4. Bank of America, N.A. (BANA) retained Miles Bauer to tender payments to homeowners associations (HOA) to satisfy super-priority liens in connection with the following loan:

Loan Number: 0256

Borrower(s): Joyce Pierce

Property Address: 6175 Novelty Street, Las Vegas, Nevada 89148

{30068794;1} Page 1 of 3 5. Miles Bauer maintains records for the loan in connection with tender payments to HOA. As part of my job responsibilities for Miles Bauer, I am familiar with the type of records maintained by Miles Bauer in connection with the loan.

6. Based on Miles Bauer's business records, attached as **Exhibit 1** is a copy of a December 14, 2012 letter from Rock K. Jung, Esq., an attorney with Miles Bauer, to Southern Terrace Homeowners Association, care of Red Rock Financial Services.

7. Based on Miles Bauer's business records, attached as **Exhibit 2** is a copy of Statement of Account from Red Rock Financial Services dated December 27, 2012 and received by Miles Bauer in response to the December 14, 2012 letter identified above.

8. Based on Miles Bauer's business records, attached as Exhibit
 3 is a copy of a January 10, 2013 letter from Mr. Jung to Red Rock Financial Services enclosing a check for \$655.14.

9. Based on Miles Bauer's business records, on January 11, 2013, Red Rock Financial Services confirmed receipt of the January 10, 2013 letter and \$655.14 check. A copy of the confirmation of receipt from Miles Bauer's business records is attached as **Exhibit 4**.

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{30068794;1} Page 2 of 3

Based on Miles Bauer's business records, Red Rock Financial Services rejected 10. the \$655.14 check. A copy of a screenshot containing the relevant case management note confirming the check was rejected is attached as Exhibit 5.

FURTHER DECLARANT SAYETH NOT.

Date: 1/20/15

Declarant Adam Kendir

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of Oranje Subscribed and sworn to (or affirmed) before me on this 20° day of 30° , 2015,

<u>Adam Kendis</u>, proved to me on the basis of satisfactory evidence to be (Name of Signer) by

the person who appeared before me. (Seal) Signature 1 (Signature of Notary Public)



{30068794;1} Page 3 of 3

EXHIBIT 1

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DOUGLAS E. MILES Also Admitted in California & Minois JEREMY T. BERGNTROM Also Admitted in Antonia GNA M. COMENA ROCK N. RUNG RUNA M. NIELSON JORY C. GARASEDIAN THOMAS M. MORLAN Admitted in California STEYEN E. STERN Admitted in Atizona & California California



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MILES, BAUER, BERGSTROM & WINTERS, LLP

2200 Pasco Verde Pkwy., Suite 250 Henderson, NV 89052 Phone: (702) 369-5960 Fax: (702) 942-0411 CALIFORNIA OFFICE 1231 E. Dyer Road, Suite 100 Santa Ana, CA 92705 Phone (714) 481-9100 Fas (714) 481-9141

RICHARD J. BAUER, JH. FRED TIMOTHY WINTERS KEENAN E. MCCLENAILAN MARK T. DOMEYER Also Admitted in the District of Columbia & Viryship TAMI S. CROSBY L. BRYANT JAQUEZ VY T. PHAM HADI R. SEVED-ALI BRIAN H. TRAN CORI-9, JONES CATHERINE &. CHUNG ILANH T. NGUYEN S. SHELLY RAISZADEII SHANDON C. WILLIAMIS LAWRENCE R. BOIVIN RICK J. NEHORAOFP BRIAN M. LUNA

December 14, 2012

Southern Terrace Homeowners Association Red Rock Financial Services 7251 Amigo Street, Suite 100 Las Vegas, NV 89119

Re: Property Address: 6175 Novelty Street, Lus Vegas, NV 89148 MBBW File No.: 12-H2384

Dear Sir or Madam:

This letter is written in response to your Notice of Default with regard to the HOA assessments purportedly owed on the above described real property. This firm represents the interests of MERS as nominee for Bank of America, N.A., as successor by merger to BAC Home Loans Servicing, I.P (hereinafter "BANA") with regard to these issues. BANA is the beneficiary/servicer of the first deed of trust loan secured by the property.

As you know, NRS 116.3116 governs liens against units for assessments. Pursuant to NRS 116.3116:

The association has a lien on a unit for:

any penalties, fees, charges, late charges, fines and interest charged pursuant to paragraphs (j) to (n), inclusive, of subsection 1 of NRS 116.3102 are enforceable as assessments under this section

While the HOA may claim a lien under NRS 116.3102 Subsection (1). Paragraphs (j) through (n) of this Statute clearly provide that such a lien is JUNIOR to first deeds of trust to the extent the lien is for fees and charges imposed for collection and/or attorney fees, collection costs, late fees, service charges and interest. See Subsection 2(b) of NRS 116.3116, which states in pertinent part:

6175 Novelty Street, Las Vegas, NY 89148

Page two of two

2. A lien under this section is prior to all other liens and encumbrances on a unit except:

(b) A first security interest on the unit recorded before the date on which the assessment sought to be enforced became delinquent...

The tion is also prior to all security interests described in paragraph (b) to the extent of the assessments for common expenses, which would have become due in the absence of acceleration during the 9 months immediately preceding institution of an action to enforce the tion.

Subsection 2b of NRS 116.3116 clearly provides that an HOA lien "is prior to all other liens and encumbrances on a unit except: a first security interest on the unit..." But such a lien is prior to a first security interest to the extent of the assessments for common expenses, which would have become due during the 9 months before institution of an action to enforce the lien.

Based on Section 2(b), a portion of your HOA lien is arguably senior to BANA's first deed of trust, specifically the fine months of assessments for common expenses incurred before the date of your notice of delinquent assessment dated November 6, 2012. For purposes of calculating the nine-month period, the trigger date is the date the HOA sought to enforce its lien. It is unclear, based upon the information known to date, what amount the nine months' of common assessments pre-dating the NOD actually are. That amount, whatever it is, is the amount BANA should be required to rightfully pay to fully discharge its obligations to the HOA per NRS [16.3102 and my client hereby offers to pay that sum upon presentation of adequate proof of the same by the HOA.

Please let me know what the status of any LIOA lien forcelosure sale is, if any. My client does not want these issues to become further exacerbated by a wrongful HOA sale and it is my client's goal and intent to have liese issues resolved as soon as possible. Please refrain from taking further action to enforce this HOA lien until my client and the HOA have had an opportunity to speak to attempt to fully resolve all issues.

Thank you for your time and assistance with this matter. I may be reached by phone directly at (702) 942-0412. Please fax the breakdown of the HOA arrears to my attention at (702) 942-0411. I will be in touch as soon as live reviewed the same with BANA.

Sincerely.

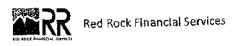
MHLES, BAUER, BERGSTROM & WINTERS, I.I.P

Rock K. Jung, Esq.

EXHIBIT 2

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December 27, 2012

Miles, Bauer, Bergstrom & Winters, LLP Attn: Diane Brown Via Email: <u>dbrown@mileslegal.com</u>

Re: 6175 Novelty St, Las Vegas, NV 89148 Southern Terrace Homeowners Association / R805962

Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose.

In response to your request for payoff figures for the above reference account, the following accounting ledger is a breakdown for the payoff request.

The current balance is \$4,248.62. This demand and its balance due will expire on 1/11/13. You MUST request an update as this balance will only be valid through the date above. Payment received after the expiration date will not be accepted if the balance has changed. Failure to remit the balance by the expiration date may result in the continuation of the collection process at an additional cost. Check(s) should be made payable to Red Rock Financial Services and mailed to the address below.

Southern Terrace Homeowners Association and/or the management company's set up fees, as well as other fees and costs that are due at closing, if any, such as future assessments, are not included. You must contact RMI Management directly at <u>www.rmillc.com</u> to request their demand statement for those additional amounts prior to closing.

If you have any questions, please contact our office at 702-932-6887.

Regards,

Red Rock Financial Services

Red Rock Financial Services

🛋 7251 Amigo Street, Suite 100 🛛 Las Vegas, NV 89119

www.rrfs.com

Phone: 702-932-6887 Toll Free: 888-319-9460 Fax: 702.341.7733

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Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary

Date	Description	Amount	Balance Check#
02/11/2009	Master Assessments	\$62.00	\$62.00
	Master Assessments	\$62.00	\$124.00
	Master Assessments	\$57.00	\$181.00
	Master Assessments	\$57.00	\$238.00
	Master Assessments	\$57.00	\$295.00
	Master Assessments	\$57.00	\$352.00
	Master Assessments	\$57.00	\$409.00
	Assessment	\$8.00	\$417.00
	Assessment	\$8.00	\$425.00
	Assessment	\$8.00	\$433.00
	Assessment	\$8.00	\$441.00
	9 Assessment	\$8.00	\$449.00
) Assessment	\$8.00	\$457.00
	9 Assessment	\$8.00	\$465.00
	9 Assessment	\$65.00	\$530.00
	9 Master Assessments	\$62,00	\$592.00
	9 Assessment	\$8.00	\$600.00
	9 Association Mgmt Payment	-\$80.00	\$520.00 00491
	9 Association Mgmt Payment	-\$130.00	\$390.00 00490
-	19 Late Fee	\$10.00	\$400.00
•	9 Master Assessments	\$62.00	\$462.00
•	9 Assessment	\$8.00	\$470.00
	19 Association Mgmt Payment	-\$70.00	\$400.00 00453
	-		

7251 Amigo Street, Suite 100, Las Vegas, NV 89119 Phone: (702) 932-6887 Fax: (702) 341-7733

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Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary

Date	Description	Amount	Balance Check#	
04/15/2009	Association Mgmt Payment	-\$200,00	\$200.00 00464	
	Association Mgmt Payment	-\$200.00	\$0.00 00467	
	Association Mgmt Payment	-\$70.00	-\$70.00 00469	
	Master Assessments	\$62.00	-\$8.00	
05/01/2009	Assessment	\$8.00	\$0.00	
05/28/2009	Association Mgmt Payment	-\$70.00	-\$70.00 00434	
	Master Assessments	\$62.00	-\$8.00	
	Assessment	\$8.00	\$0.00	
07/01/2009	Master Assessments	\$62.00	\$62.00	
07/01/2009	Assessment	\$8.00	\$70.00	
07/30/2009	Late Fee	\$10.00	\$80.00	
08/01/2009	Master Assessments	\$62 .00	\$142.00	
08/01/2009	Assessment	\$8.00	\$150.00	
08/03/2009	Association Mgmt Payment	-\$70.00	\$80.00 00415	
08/21/2009	Association Mgmt Payment	-\$80.00	\$0.00 00424	
09/01/2009) Master Assessments	\$62.00	\$62.00	
09/01/2009	Assessment	\$8.00	\$70.00	
09/30/2009) Late Fee	\$10.00	\$80,00	
10/01/2009	Haster Assessments	\$62.00	\$142.00	
10/01/2009	9 Assessment	\$8.00	\$150.00	
10/15/200	9 Association Mgmt Payment	-\$80.00	\$70.00 00590	
-	9 Association Mgmt Payment	-\$80.00	-\$10.00 00551	
	9 Master Assessments	\$62.00	\$52.00	

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Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962

Property Address: 6175 Novelty St, Las Vegas, NV 89148

BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Date	Description	Amount	Balance Check#
Date	•	\$8.00	\$60.00
•	Assessment	\$62.00	\$122.00
	Master Assessments	\$8.00	\$130.00
	Assessment		\$50.00 00604
12/09/2009	Association Mgmt Payment	-\$80.00	
01/01/2010	Master Assessments	\$62.00	\$112.00
01/01/2010	Assessment	\$8.00	\$120.00
01/19/2010	Association Mgmt Payment	-\$50.00	\$70.00 00618
01/30/2010		\$10.00	\$80.00
, .) Master Assessments	\$62.00	\$142.00
•) Assessment	\$8.00	\$150.00
•) Master Assessments	\$62.00	\$212.00
) Assessment	\$8.00	\$220.00
03/02/2010		\$10.00	\$230.00
03/30/2010) Late Fee	\$10.00	\$240.00
-	0 Master Assessments	\$62.00	\$302.00
•	0 Assessment	\$8.00	\$310.00
	0 Association Mgmt Payment	-\$70.00	\$240.00 31173
04/30/201		\$10.00	\$250.00
•	0 Master Assessments	\$62.00	\$312.00
	0 Assessment	\$8.00	\$320.00
	0 Association Mgmt Payment	-\$70.00	\$250.00 40273
	.0 Late Fee	\$10.00	\$260.00
06/01/201	0 Master Assessments	\$62.00	\$322.00

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Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP , / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE , / Pierce, Joyce

Detailed Summary

Date	Description	Amount	Balance Check#
	0 Assessment	\$8.00	\$330.00
	0 Association Mgmt Payment	-\$70.00	\$260.00 40636
	0 Association Mgmt Payment	-\$330.00	-\$70.00 063010
	0 Master Assessments	\$62.00	~\$8.00
	() Assessment	\$8.00	\$0.00
	0 Master Assessments	\$62.00	\$62.00
	0 Assessment	\$8.00	\$70.00
	10 Association Mgmt Payment	-\$70.00	\$0.00 41364
	10 Master Assessments	\$62.00	\$62.00
•	10 Assessment	\$8.00	\$70.00
	10 Late Fee	\$10.00	\$80.00
	10 Master Assessments	\$62.00	\$142.00
	10 Assessment	\$8.00	\$150.00
	10 Association Mgmt Payment	-\$70.00	\$80.00 42107
	10 Association Mgmt Payment	-\$70.00	\$10.00 42106
	10 Master Assessments	\$62.00	\$72.00
, ,	10 Assessment	\$8.00	\$80.00
11/03/20		\$50.00	\$130.00
, ,	10 Association Mgmt Payment	-\$70.00	\$60.00 42487
11/30/20		\$50.00	\$110.00
	10 Master Assessments	\$62.00	\$172.00
	310 Assessment	\$8.00	\$180.00
12/01/20		\$50.00	\$230.00
12/00/20			

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Southern Terrace Homeowners Association

Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP , / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE , / Pierce, Joyce

Detailed Summary

Date	Description	Amount	Balance Check#
12/13/2010	Association Mgmt Payment	-\$70.00	\$160.00 42698
12/15/2010		\$50.00	\$210.00
12/22/2010		\$50.00	\$260.00
12/29/2010		\$50.00	\$310.00
	1 Master Assessments	\$62.00	\$372.00
• •	1 Assessment	\$8.00	\$380.00
01/05/201		\$50.00	\$430.00
01/12/201		\$50.00	\$480.00
01/19/201		\$50.00	\$530.00
01/26/201		\$50.00	\$580.00
01/30/201		\$10.00	\$590.00
	1 Master Assessments	\$62.00	\$652.00
, .	1 Assessment	\$8.00	\$660.00
02/02/201		\$50.00	\$710.00
02/09/201		\$50.00	\$760.00
02/16/202		\$50.00	\$810.00
, .	11 Association Mgmt Payment	-\$70.00	\$740.00 43307
02/24/20		\$50.00	\$790.00
•	11 Master Assessments	\$62.00	\$852.00
	11 Assessment	\$8.00	\$860.00
03/02/20		\$50.00	\$910.00
-	11 Late Fee	\$10.00	\$920.00
03/02/20		\$50.00	\$970.00
05/09/20			

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Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962

Property Address: 6175 Novelty St, Las Vegas, NV 89148

BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP , / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary

Date	Description	Amount	Balance Check#
03/16/2011	Fine	\$50.00	\$1,020.00
, ,	Association Mgmt Payment	-\$70,00	\$950.00 43606
03/23/2011		\$50.00	\$1,000.00
03/30/2011		\$50.00	\$1,050.00
03/30/2011		\$10.00	\$1,060.00
	Master Assessments	\$62.00	\$1,122.00
	Assessment	\$8.00	\$1,130.00
04/07/2011		\$50.00	\$1,180.00
	Association Mgmt Payment	-\$70.00	\$1,110.00 44079
04/13/201		\$50.00	\$1,160.00
04/20/201		\$50.00	\$1,210.00
04/27/201		\$50.00	\$1,260.00
04/30/201		\$10.00	\$1,270.00
	1 Master Assessments	\$62.00	\$1,332.00
•	1 Assessment	\$8,00	\$1,340.00
05/04/201		\$50.00	\$1,390.00
05/11/201		\$50.00	\$1,440,00
	1 Association Mgmt Payment	-\$70.00	\$1,370.00 44393
05/18/201		\$50.00	\$1,420.00
05/25/201		\$50.00	\$1,470.00
	1 Association Mgmt Payment	-\$70,00	\$1,400,00 44641
-	1 Master Assessments	\$62.00	\$1,462.00
•	1 Assessment	\$8.00	\$1,470.00
00/01/20.			

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Information as of: December 27, 2012

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Red Rock Financial Services Account Number: R805962

Property Address: 6175 Novelty St, Las Vegas, NV 89148

BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP , / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE , / Pierce, Joyce

Detailed Summary

Date	Description	Amount	Balance Check#
06/30/2011	Late Fee	\$10.00	\$1,480.00
07/01/2011	Master Assessments	\$62. 00	\$1,542.00
07/01/2011	Assessment	\$8.00	\$1,550.00
07/08/2011	Association Mgmt Payment	-\$70.00	\$1,480.00 45042
07/30/2011	Late Fee	\$10.00	\$1,490.00
08/01/2011	Master Assessments	\$62.00	\$1,552.00
08/01/2011	Assessment	\$8.00	\$1,560.00
08/03/2011	Association Mgmt Payment	-\$70.00	\$1,490.00 45464
08/30/2011	Late Fee	\$10.00	\$1,500.00
09/01/2011	Master Assessments	\$62.00	\$1,562.00
09/01/2011	Assessment	\$8.00	\$1,570.00
09/12/2011	Association Mgmt Payment	-\$70.00	\$1,500.00 46016
09/30/2011	Late Fee	\$10.00	\$1,510.00
10/01/2011	Master Assessments	\$62.00	\$1,572.00
10/01/2011	E Assessment	\$8.00	\$1,580,00
10/13/2011	l Association Mgmt Payment	-\$70.00	\$1,510.00 46393
11/01/2013	1 Master Assessments	\$62.00	\$1,572.00
11/01/2013	1 Assessment	\$8.00	\$1,580.00
11/15/2013	1 Association Mgmt Payment	-\$70.00	\$1,510.00 67141
11/30/201	1 Late Fee	\$10.00	\$1,520.00
12/01/201	1 Master Assessments	\$62.00	\$1,582.00
12/01/201	1 Assessment	\$8.00	\$1,590.00
12/16/201	1 Association Mgmt Payment	-\$70.00	\$1,520.00 47135

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Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE , / Pierce, Joyce

Detailed Summary			
Date Description	Amount	Balance Check#	
12/30/2011 Late Fee	\$10.00	\$1,530.00	
01/01/2012 Master Assessments	\$62.00	\$1,592.00	
01/01/2012 Assessment	\$8.00	\$1,600.00	
01/20/2012 Association Mgmt Payment	-\$70.00	\$1,530.00 47569	
01/30/2012 Late Fee	\$10.00	\$1,540.00	
02/01/2012 Master Assessments	\$62.00	\$1,602.00	
02/01/2012 Assessment	\$8.00	\$1,610.00	
02/17/2012 Association Mgmt Payment	-\$70.00	\$1,540.00 47908	
03/01/2012 Master Assessments	\$62.00	\$1,602.00	
03/01/2012 Assessment	\$8.00	\$1,610.00	
03/02/2012 Late Fee	\$10.00	\$1,620.00	
03/13/2012 Association Mgmt Payment	-\$70.00	\$1,550.00 00004	
03/30/2012 Late Fee	\$10.00	\$1,560.00	
04/01/2012 Master Assessments	\$62,00	\$1,622.00	
04/01/2012 Assessment	\$8.00	\$1,630.00	
04/04/2012 Association Mgmt Payment	-\$70.00	\$1,560.00 48480	
04/30/2012 Late Fee	\$10.00	\$1,570.00	
05/01/2012 Master Assessments	\$62.00	\$1,632.00	
05/01/2012 Assessment	\$8.00	\$1,640.00	
05/31/2012 Late Fee	\$10.00	\$1,650.00	
06/01/2012 Master Assessments	\$62.00	\$1,712.00	
06/01/2012 Assessment	\$8.00	\$1,720.00	
06/30/2012 Late Fee	\$10.00	\$1,730.00	
00/ 00/ 2012 Date 1 to			

7251 Amigo Street, Sulte 100, Las Vegas, NV 89119 Phone: (702) 932-6887 Fax: (702) 341-7733

Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose.

Printed: 12/27/12

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Information as of: December 27, 2012

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Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING,

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LP , / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE

ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE , / Pierce, Joyce

Detailed	Summary
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Date	Description	Amount	Balance Check#
07/01/2012	Master Assessments	\$62.00	\$1,792.00
	Assessment	\$8.00	\$1,800.00
	Management Company Collection Cost	\$150.00	\$1,950.00
07/18/2012	2 Intent to Lien Letter	\$125.00	\$2,075.00
	2 Intent Mailing Costs	\$8.97	\$2,083.97
·	2 Intent Mailing Costs	\$8.97	\$2,092.94
07/31/201		\$10.00	\$2,102.94
	2 Master Assessments	\$62.00	\$2,164.94
-	2 Assessment	\$8.00	\$2,172.94
08/08/201		\$50.00	\$2,222.9 4
	2 Association Interest	\$1.81	\$ 2 ,22 4.75
	2 Lien Mailing Costs	\$8.97	\$2,233.72
	2 Lien for Delinquent Assessment	\$275.00	\$2,508.72
	2 Lien Mailing Costs	\$8.97	\$2,517.69
	2 Lien Recording Costs	\$34.00	\$2,551.69
-	12 Lien Release	\$30.00	\$2,581.69
	12 Late Fee	\$10.00	\$2,591.69
	12 Master Assessments	\$62.00	\$2,653.69
	12 Assessment	\$8,00	\$2,661.69
09/10/20		\$50.00	\$2,711.69
	12 Association Interest	\$2.07	\$2,71 3.76
	12 Late Fee	\$10.00	\$2,723.76
•	12 Master Assessments	\$62.00	\$2,785.76
10/ 01/		V NV 90110 P	hone: (702) 932-6887 Fax: (702

7251 Amigo Street, Suite 100, Las Vegas, NV 89119 Phone: (702) 932-6887 Fax: (702) 341-7733

Red Rock Financial Services Is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose.

Printed: (2/27/12

Information as of: December 27, 2012

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Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary

Date	Description	Amount	Balance Check#
10/01/2012	2 Assessment	\$8.00	\$2,793.76
, .	2 Intent to NOD	\$90.00	\$2,883.76
	2 Association Interest	\$2,38	\$2,886.14
10/31/201		\$10.00	\$2,896.14
-	2 Master Assessments	\$62.00	\$2,958.14
	2 Assessment	\$8.00	\$2,966.14
	2 NOD Mailing Charges Adjustment	-\$26.91	\$2,939.23
11/06/201	2 Trustee Sale Guarantee	\$290.00	\$3,229.23
	2 NOD Release	\$30.00	\$3,259.23
•	2 NOD Recording Costs	\$17.00	\$3,276.23
, .	2 NOD Release Recording Costs	\$17.00	\$3,293.23
	12 NOD Mailing Costs	\$89.70	\$3,382.93
	12 Notice of Default	\$400.00	\$3,782.93
11/29/20	12 Association Interest	\$2.69	\$3,785.62
	12 Late Fee	\$10.00	\$3,795.62
12/01/20	12 Master Assessments	\$62.00	\$3,857.62
	12 Assessment	\$8.00	\$3,865.62
•	12 Payoff Demand	\$150.00	\$4,015.62
	12 Payoff Demand	\$150.00	\$4,165.62
12/30/20	12 Association Interest 012 late for 013 assessment 013 assessment	\$3.00 \$ (D.00 \$ 8.00 \$ ka.00	5 4,186.60

7251 Amigo Street, Sulte 100, Las Vegas, NV 89119 Phone: (702) 932-6687 Fax: (702) 341-7733 Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose. Printed: 12/27/12

Page 10

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Departm Internal I	W-9 econder 2011) econd the Treasury Revenue Service	Request for Identification Numb	Taxpayer er and Certifica	ition	Give Form tothe requester. Denot send to the (RS.
	Name (as shown	on your income tax return) ment, LLC			·
1	Business name/	lisregarded enlity name, it different from above			
je 23		nancial Services			
page	Check appropri	le box for federal tax classification:	🛛 Partneiship 🗌 Tru	et/esiale	
ទ	Individual/s				Exempl Payer
Print or type Specific Instructions		bility company. Enter the tax classification (C≠C corporation,	s=S corporation, P=partnersh	ip) + 	
th st	ET Other (se	instructions) 🕨		Requester's name and	address (optional)
_ ∰	Address (numb	er, street, and apt, or suite no.)			
Dec	7251 Amig	Street, Suite 100			
	Chustale and	ZIP code			
See	Las Vegas,	NV 89119			
	List account o	umber(s) here (optional)			
	1	Mumber (TIN)			
to a resk enti TIN Not	er your TIN in th void backup wi dent alien, sole ties, it is your e	payer identification Number (TIN) exponentiate box. The TIN provided must match then ithiotiding. For individuals, this is your social security a proprietor, or disregarded entity, see the Part I instruc- mployer identification number (EIN). If you do not have at its in more than one name, see the chart on page 4 is	a number, see How to ge	ta landa	inny examples dentification number
nun	NDer to enter			╶╼╌╼╽╼╢━┛╸	
2.	I am not subje Service (IRS) t no longer subj I am a U.S. cit	perfury. I certify that: own on this form is my correct taxpayer identification of to backup withholding because; (a) I am axempt from rait am subject to backup withholding as a result of a set to backup withholding, and izen or other U.S. person (defined below). Introtions, You must cross out item 2 above if you have tailed to report all interest and dividends on your tax juisition or abandonment of secured property, cancells rise ther than interest and dividends, you are not required.	failure to report all interes	t or dividence, or k that you are curren reactions, item 2 de	tily subject to backup withholding ses not apply. For mortgage
	enerally, payme structions on p				
	SEUCENCE		-	Date + 12/2	1112
- + - 	Seneral In Section reference	structions es are to the internet Revenue Code unless otherwise	Note, if a request your TIN, you mu to this Form W-9	ter gives you a form at use the requester S. person, For fec	o other than Form W-8 to request it's form if it is substantially similar foral tax purposes, you are
	noted.				
	Purpose (it FOITH			or U.S. resident alien, or association created or
	DOUBLIN YOUR OOK	required to file an information return with the IRS mu act taxpayer identification number (TN) to report, for ne paid to you, real estate trainactions, mortigage inte- sition or abandomment of secured property, cancellati- tations or abandomment of secured property, cancellati-	est organized in the	United States of a	any, or association created or ider the laws of the United States, tate), or
			 A domestic tru 	ist (as defined in H	guide of a second of the stade of
	Use Form W alien), to provi- requester) and 1. Certify the number to be 2. Certify the	B only if you are a U.S. person (including a resource is your context TiN to the person requesting it (the when applicable, to: It the TIN you are giving is correct (or you are waiting ssued), at you are not subject to backup withholding, or at you are not subject to backup withholding, or	business in the tax ion any forei or a Further, in certs partnership is n and pay the wit partner in a pair	gn partners' strare alli cases where a F equired to presume tholding tax. There thereship conduction	splitting that conduct a bade or remerally required to pay a withholding of income from such business. from W-9 has not been received, a that a pather is a foreign person, store, if you are a U.S. person that is a g a trade or business in the United arthreship to establish your U.S. our share of partnership income.
	payee. If appl attocable sha	smption from backup wall-body in yearson, yo cable, you are also certifying that as a U.S. person, yo e of any partnership hoome from a U.S. trade or bush to the withholding tax on foreign partners' share of mected income.	ress status and avo	m with second on 1	Form W-9 (Rev. 12-20

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Cal. No. 10231X

Form W-9 (Rev. 12-2011)

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Red Rock Financial Services Account Detail Southern Terrace Homeowners Association Information as of: December 27, 2012

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Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary

Date	Description	Amount	Balance Check#
	Master Assessments	\$62.00	\$62.00
•	Master Assessments	\$62.00	\$124.00
•	Master Assessments	\$57.00	\$181.00
-	Master Assessments	\$57.00	\$238.00
•	Master Assessments	\$57.00	\$295.00
	Master Assessments	\$57.00	\$352.00
	Master Assessments	\$57.00	\$409.00
	Assessment	\$8.00	\$417.00
	Assessment	\$8.00	\$425.00
•	Assessment	\$8.00	\$433.00
	Assessment	\$8.00	\$441,00
	9 Assessment	\$8.00	\$449.00
	9 Assessment	\$8.00	\$457.00
	9 Assessment	\$8.00	\$465,00
	9 Assessment	\$65.00	\$530.00
	9 Master Assessments	\$62,00	\$592.00
	9 Assessment	\$8.00	\$600,00
	9 Association Mgmt Payment	-\$80.00	\$520.00 00491
	9 Association Mgmt Payment	-\$130.00	\$390.00 00490
	19 Late Fee	\$10.00	\$400.00
	19 Master Assessments	\$62.00	\$462.00
	09 Assessment	\$8.00	\$470.00
, .	09 Association Mgmt Payment	-\$70.00	\$400,00 00453

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Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose Printed: 12/27/12 ;

Southern Terrace Homeowners Association

Information as of: December 27, 2012

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Page 2

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE FLECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary

Detailed Sur	Detailed Summary					
Date	Description	Amount	Balance	Check#		
04/15/2009	Association Mgmt Payment	-\$200.00	\$200.00	00464		
	Association Mgmt Payment	-\$200.00	\$0.00	00467		
	Association Mgmt Payment	-\$70.00	-\$70.00	00469		
	Master Assessments	\$62.00	-\$8,00			
•	Assessment	\$8,00	\$0,00			
05/28/2009	Association Mgmt Payment	-\$70,00	- \$7 0.00	00434		
	Master Assessments	\$ 62.00	-\$8.00			
	Assessment	\$8.00	\$0.00			
•	Master Assessments	\$62.00	\$62.00			
•	Assessment	\$8.00	\$70.00			
07/30/2009	Late Fee	\$10.00	\$80.00			
	Master Assessments	\$62.00	\$142.00			
•	Assessment	\$8.00	\$150.00			
	Association Mgmt Payment	-\$70.00		00415		
	9 Association Mgmt Payment	-\$80.00	\$0.00	00424		
	9 Master Assessments	\$62.00	\$62.00			
	9 Assessment	\$8,00	\$7().00	I		
09/30/200		\$10.00	\$80.00)		
• •	9 Master Assessments	\$62.00	\$142.00	}		
	9 Assessment	\$8.00	\$150.00	>		
	9 Association Mgmt Payment	-\$80.00	\$70.00) 00590		
	9 Association Mgmt Payment	-\$80.00	-\$10.0	00551		
	9 Master Assessments	\$62.00	\$52.0)		

7251 Amigo Street, Suite 100, Las Veças, NV 89119 Phone, (702) 932-5887 Fax, (702) 341-7733

Red Rock Financial Services is a debt collector and is altempting to collect a debt. Any information obtained will be used for that purpose.

Printed: 12/27/12

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Southern Terrace Homeowners Association

Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary

Date	Description	Amouni	Balance Check#
11/01/2009	Assessment	\$8.00	\$60:0 0
	Master Assessments	\$62,00	\$122.00
	Assessment	\$8.00	5130.00
	Association Mgmt Payment	-\$80.00	\$50.00 00604
•	Master Assessments	\$62.00	\$132.00
	Assessment	\$8.00	\$120.00
	Association Mgmt Payment	-\$50.00	\$70.00 00618
01/30/2010		\$10.00	\$80.00
) Master Assessments	\$62.00	\$142.00
, ,) Assessment	\$8.00	\$150.00
) Master Assessments	\$62.00	\$212.00
) Assessment	\$8.00	\$220.00
03/02/2010		\$10.00	\$230.00
03/30/201		\$10.00	\$240.00
	0 Master Assessments	\$62.00	\$302.00
•	0 Assessment	\$8,00	\$310.00
	0 Association Mgmt Payment	-\$70.00	\$240.00 31173
04/30/201		\$10.00	\$250.00
•	0 Master Assessments	\$62.00	\$312.00
-	() Assessment	\$8.00	\$320.00
	0 Association Mgmt Payment	-\$70.00	5250.00 40273
	10 Late Fee	\$10.00	5260.00
	0 Master Assessments	\$62,00	\$322.00
00/01/201			

7261 Amigo Street, Sulle 100, Las Vegas, NV 89119 Phone: (702) 832-6867 : Fax: (702) 341-7733

Red Rock Financial Services is a debt collector and is attempting to collect a dabt. Any Information obtained will be used for that purpose. Printed: 12/27/12

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Southern Terrace Homeowners Association

Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP , / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed	Summary
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والمراجعة والمنافعة والمنافع
Detailed St		Amount	Balance Check#
Date	Description	\$8,00	\$330.00
	0 Assessment	-\$70.00	\$260.00 40636
	0 Association Mgmt Payment	• • • • •	-\$70,00 063010
06/30/201	0 Association Mgmt Payment	-\$330.00	-\$8.00
07/01/201	0 Master Assessments	\$62.00	
07/01/201	0 Assessment	\$8.00	\$0.00
08/01/201	0 Master Assessments	\$62.00	\$62.00
	10 Assessment	\$8.00	\$70.00
	10 Association Mgmt Payment	-\$70.00	\$0:00 41364
	10 Master Assessments	\$62.00	\$62.00
	10 Assessment	\$8.00	\$70.00
	10 Late Fee	\$10.00	\$80.00
	10 Master Assessments	\$62.00	\$142.00
		\$8,00	\$150.00
	10 Assessment 110 Association Mgmt Payment	-\$70.00	\$80.00 42107
	10 Association Mgmt Payment	-\$70.00	\$10.00 42106
		\$62.00	\$72.00
)10 Master Assessments	\$8.00	\$80.00
	010 Assessment	\$50.00	\$130.00
11/03/2		-\$70.00	\$60.00 42487
11/16/2	010 Association Mgmt Payment	\$50.00	\$110.00
	010 Fine		\$172.00
12/01/2	010 Master Assessments	\$62.00	\$180.00
12/01/2	010 Assessment	\$8.00	-
12/08/2	2010 Fine	\$50.00	\$230.00

7251 Amigo Street, Suite 100, Las Vegas, NV 69119 Phone: (702) 932-6887. Fax: (702) 341-7733

Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used to that purpose.

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Southern Terrace Homeowners Association

Information as of: December 27, 2012

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Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING. LP , / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary					
Date	Description	Amount	Balance Check#		
12/13/2010	Association Mgmt Payment	-\$70.00	\$160.00 42698		
12/15/2010		\$50.00	\$210.00		
12/22/2010		\$50.00	\$260.00		
12/29/2010		\$50.00	\$310.00		
	Master Assessments	\$62,00	\$372.00		
-	Assessment	\$8.00	\$380.00		
01/05/2011		\$50.00	\$430.00		
01/12/2011		\$50.00	\$480.00		
01/19/2013		\$50.00	\$530.00		
01/26/201		\$50.00	\$580.00		
01/30/201	-	\$10.00	\$590.00		
	1 Master Assessments	\$62.00	\$652.00		
•		\$8.00	\$660.00		
	1 Assessment	\$50.00	\$710.00		
(12/02/201		\$50.00	\$760:00		
02/09/201		\$50.00	\$810,00		
02/16/201		-\$70.00	\$740.00 43307		
	1 Association Mgmt Payment	\$50.00	\$790.00		
02/24/20		\$62.00	\$852.00		
	11 Master Assessments	\$8.00	\$860.00		
	11 Assessment	\$50.00	\$910.00		
03/02/20		\$10.00	\$920.00		
	11 Late Fee	\$50.00	\$970.00		
03/09/20	11 Fine	40.9100			

7251 Amigo Street, Sulle 100, Las Vagas, NV 89119 Phone: (702) 932-6887 Fex. (702) 341-7733

Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose

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Southern Terrace Homeowners Association

Information as of: December 27, 2012

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Page 6

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty SI, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP , / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE , / Pierce, Joyce

Detailed Su	mmary		~
Date	Description	Amount	Balance Check#
03/16/2011	Fine	\$50.00	\$1,020.00
	Association Mgmt Payment	-\$70.00	\$950.00 43606
03/23/2011		\$50.00	\$1,000.00
03/30/2011		\$50.00	\$1,050.00
03/30/2011		\$10.00	\$1,060.00
	1 Master Assessments	\$62.00	\$1,122.00
] Assessment	\$8,00	\$1,130.00
04/07/201		\$50.00	\$1,180.00
•	1 Association Mgmt Payment	-\$70.00	\$1,110.00 44079
04/13/201		\$50.00	\$1,160.00
04/20/201		\$50.00	\$1,210.00
04/27/203		\$50.00	\$1,260.00
	1 Late Fee	\$10.00	\$1,270.00
	1 Master Assessments	\$62.00	\$1,332.00
	1 Assessment	\$8.00	\$1,340.00
05/04/201		\$50.00	\$1,390.00
05/11/20		\$50.00	\$1,440.00
•	11 Association Mgmt Payment	-\$70.00	\$1,370.00 44393
05/18/20		\$50.00	\$1,420.00
05/25/20		\$50.00	\$1,470.00
	11 Association Mgmt Payment	-\$70.00	\$1,400.00 44641
	11 Master Assessments	\$62.00	\$1,462.00
	11 Assessment	\$8.00	\$1,470.00
			/ YON 037 8887 - Fax' (

7251-Amigo Street, Suite 100, Les Vogas, NV 89119 Phono: (702) 932-8887 Fax: (702) 341-7733

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Southern Terrace Homeowners Association

Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary

Date	Description	Amount	Balance Check#
06/30/2011	Late Fee	\$10.00	\$1,480.00
	Master Assessments	\$62.00	\$1,542.00
	Assessment	\$8.0 0	\$1,550.00
07/08/2011	Association Mgmt Payment	-\$70,00	\$1,480.00 45042
07/30/2011		\$10.00	\$1,490.00
08/01/2011	Master Assessments	\$62.00	\$1,552.00
	Assessment	\$8.00	\$1,560:00
	Association Mgmt Payment	-\$70.00	\$1,490,00 45464
08/30/2011		\$10.00	\$1,500.00
•	Master Assessments	\$62.00	\$1,562.00
•	Assessment	\$8.00	\$1,570.00
	Association Mgmt Payment	-\$70.00	51,500.00 46016
09/30/2011		\$10.00	\$1,510,00
	Master Assessments	\$62.00	\$1,572.00
	Assessment	\$8.00	\$1,580,00
	Association Mgmt Payment	-\$70.00	\$1,510,00 46393
	Master Assessments	\$62.00	\$1,572.00
	Assessment	\$8.00	\$1,580.00
11/15/201	Association Mgmt Payment	°~\$70:00	\$1,510.00 67141
11/30/201		\$10.00	\$1,520.00
• •	1 Master Assessments	\$62.00	\$1,582.00
	1 Assessment	\$8,00	\$1,590.00
	1 Association Mgmt Payment	-\$70.00	\$1,520.00 47135

7251 Amigo Street, Stifle 100, Las Vegas, NV 89119 Phone: (702) 932-6867 Fex. (702) 341-7733

Red Rock Figancial Services is a gool collector and is attempting to collect a debt. Any information obtained will be used for that purpose Printed: 12/27/12

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Southern Terrace Homeowners Association

Information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary

Detailed Summary		n-l Checkel	
Date Description	Amount	Balance Check#	4.4.52
12/30/2011 Late Fee	\$10.00	\$1,530.00	assessment 9x07
01/01/2012 Master Assessments	\$62.00	\$1,592.00	for 9,10=90)
01/01/2012 Assessment	\$8.00	\$1,600.00	late iee this
01/20/2012 Association Mgmt Payment	-\$70.00	\$1,530.00 47569	assessment $9 \times 8 = 12$ Late fee $9 \times 10 = 90$ Interest = 11. 95 Collection 1,443.58
01/30/2012 Late Fee	\$10.00	\$1,540.00	1111258
02/01/2012 Master Assessments	\$62.00	\$1,602.00	collection 1,740.73
02/01/2012 Assessment	\$8.00	\$1,610.00	(1101 19)
02/07/2012 Association Mgmt Payment	-\$70.00	\$1,540.00 47908	7401.
03/01/2012 Master Assessments	\$62.00	\$1,602.00	
	\$8.00	\$1,610.00	
03/01/2012 Assessment	- \$10.00	\$1,620.00	
03/02/2012 Late Fee	-\$70.00	\$1,550.00 00004	· · ·
03/13/2012 Association Mgmt Payment	\$10.00	\$1,560.00	
03/30/2012 Late Fee	\$62.00	\$1,622.00	
04/01/2012 Master Assessments	\$8.00	\$1,630.00	:
04/01/2012 Assessment		\$1,560.00 48480	
04/04/2012 Association Mgmt Payment	-\$70.00		2 1
04/30/2012 Late Fee	\$10.00	\$1,570.00	
05/01/2012 Master Assessments	\$62.00	\$1,632,00	- 1
05/01/2012 Assessment	• \$8.00	\$1,640.00	
05/31/2012 Late Fee	\$10.00	\$1,650.00	
06/01/2012 Master Assessments	, \$62.00	\$1,712.00	
06/01/2012 Assessment	r \$8.00	\$1,720.00	
06/30/2012 Late Fee	• \$10.00	\$1,730.00	
•-,,			

7251 Amigo Sirsett, Suite 100, Las Vegas, NV 89119 [Phone: (702) 932-6887 [Pax: (702) 341-7733

Red Rock Financial Services is a debt collector and is alternating to pollect a debt. Any information obtained will be used for that purpose.

Printed: 12/27/12

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Page 8

Southern Terrace Homeowners Association

information as of: December 27, 2012

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary

Detailed Su	immary			
Date	Description	A	mount	Balance Check#
	2 Master Assessments		\$62.00	\$1,792:00
-	2 Assessment	ı	\$8.00	\$1,800.00
	2 Management Company Collection Cost	C s	5150.00	\$1,950.00
AT 119 / 201	2 Intent to Lien Letter	C	\$125.00	\$2,075.00
	2 Intent Mailing Costs	C	\$8.97	\$2,083.97
	12 Intent Mailing Costs	С	\$8.97	\$2,092.94
	12 Late Foe	•	\$ 10. 0 0	\$2,102.94
	12 Master Assessments		\$62.00	\$2,164.94
	12 Assessment		\$8.00	\$2,172.94
08/08/20		•	\$50.00	\$2,222,94
	12 Association Interest	F	\$1.81	\$2,224,75
	12 Lien Mailing Costs	C	\$8.97	\$2,233.72
	12 Lien for Delinquent Assessment	c	\$275.00	\$2,508:72
	12 Lien Mailing Costs	c	\$8,97	\$2,517.69
	12 Lien Recording Costs	C	\$34.00	\$2,551.69
-	112 Lien Release	C	\$30,00	\$2,581.69
	012 Late Fee	•	\$10.00	\$2,591 .69
	012 Master Assessments		\$62.00	\$2,653.69
	112 Assessment	,	\$8.00	\$2,661.69
			\$50.00	\$2,711.69
	012 Fine 012 Association Interest	1	\$2.07	\$2,713.76
	1012 Late Fee		\$10.00	\$2,723.76
-	2012 Master Assessments		\$62.00	\$2,785.7 6
1070174	UIS Madel / Goesanterte			

7251 Amigo Street, Svile 100, Las Vegas, NV 69119 Phone: (702) 932-6687 Fax: (702) 341-7753

Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose

Page 9

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Southern Terrace Homeowners Association

Information as of: December 27, 2012

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Page 10

Red Rock Financial Services Account Number: R805962 Property Address: 6175 Novelty St, Las Vegas, NV 89148 BANK OF AMERICA, N.A. SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., / MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE, / Pierce, Joyce

Detailed Summary		Balance Check#
Date Description	Amount	
10/01/2012 Assessment	\$8.00 C \$90.00	\$2,793.76 \$2,883.76
10/25/2012 Intent to NOD 10/30/2012 Association Interest	I \$2.38	\$2,886.14
10/31/2012 Late Fee	\$10.00 #(0.00	\$2,896.14 \$2,958.14
11/01/2012 Master Assessments 11/01/2012 Assessment	\$62.00 • \$8.00	\$2,966.14
11/06/2012 NOD Mailing Charges Adjustment	-\$26.91	\$2,939.23
11/06/2012 Trustee Sale Guarantee	- \$290.00	\$3,229.23 \$3,259.23
11/06/2012 NOD Release 11/06/2012 NOD Recording Costs	C \$17.00	\$3,276.23
11/06/2012 NOD Release Recording Costs	C \$17.00 C \$89.70	\$3,293.23 \$3,382.93
11/06/2012 NOD Mailing Costs 11/06/2012 Notice of Default	C \$400.00	53,782.93 53,785.62
11/29/2012 Association Interest 11/30/2012 Late Fee	ユ \$2.69 (\$10.00	\$3,795.62
12/01/2012 Master Assessments	\$62.00 \$8.00	\$3,857.62 \$3,865.62
12/01/2012 Assessment 12/12/2012 Payoff Demand	C \$150.00	\$4,015.62
12/27/2012 Payoff Demand	- \$150.00 I \$3.00	\$4,168.62
12/30/2012 Association Interest 12/30/2012 Lete fee 11/2013 assessment 11/2013 assessment	\$ 10.00	

7251 Amigo Street, Sulle 100, Las Vogas, NV 89119 Phone: (707) 932-6887 Fax: (702) 341-7733 Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose. Printed 12/27/12 0000 million 10

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DOUGLAS E. MILES Also Admitted in California & this is JEREMY & BERGSTROM

Also Admitted in Arizona GINA M. CORENA ROCK K. JUNG KRISTA J. NIELSON JORY C. GARABEDIAN THOMAS M. MORLAN Admitted in California Admined in Atizona & Illinois Admined in Atizona & Illinois ANDREW H. PASTWICK Also Admitted in Arizona & California PATERNO C. JURANI



MILES. BAUER, BERGSTROM & WINTERS, LLP STNCE 1985 ATTORNEYS AT LAW

2200 Pasco Verde Pkwy., Suite 250 Henderson, NV 89052 Phone: (702) 369-5960 Fux: (702) 369-4955

CA1: IFORNIA OFFICE [23] E. Dyes Road, Suite 100 Santa Ana, CA 92705 Phono: (714) 481-9100 Eng. (714) 481-9100 Fax: (714) 481-4141

RICHARD J. BAUER, JR. FRED TIMOTILY WINTERS KEENAN E. MCCLENAHAN MARK T. DOMEYER Also Admitted in the Distant of Columbia & Virginia TAMI S. CROSBY TAMI'S CROABY L. BRYANT JAQUEZ VY T. PHAM HADI'R, SEYED-ALI BRIAN IL THAN CORI E. JONES CATHERINE N. MASON CHRISTINE A. CHUNG HASH T. NGUYEN THOMAS II. SONG S: SHELLY RAISZADEU SHANNON C. WILLIAMS LAWRENCE R. BOIVIN RICK J. NELIORAOFF BRIAN M. LUNA

January 10, 2013

RED ROCK FINANCIAL SERVICES 7251 Amigo Street, Suite 100 Las Vegas, NV 89119

Property Address: 6175 Novelty Street Re: Account ID: R805962 LOAN #: 0256 MBBW File No. 12-H2384

Dear Sir/Madame:

As you may recall, this firm represents the interests of Bank of America, N.A., as successor by merger to BAC Home Loans Servicing, LP (hereinafter "BANA") with regard to the issues set forth herein. We have received correspondence from your firm regarding our inquiry into the "Super Priority Demand Payoff" for the above referenced property. The Statement of Account provided by you in regards to the above-referenced address shows a full payoff amount of \$4.248.62. BANA is the beneficiary/servicer of the first deed of trust toan secured by the property and wishes to satisfy its obligations to the HOA. Please bear in mind that:

NRS 116.3116 governs liens against units for assessments. Pursuant to NRS 146.3116:

The association has a lien on a unit for:

any penalties, fees, charges, late charges, fines and interest charged pursuant to paragraphs ()) to (n), inclusive, of subsection 1 of NRS 116.3102 are enforceable as assessments under this section

While the HOA may claim a lien under NRS 116.3102 Subsection (1), Paragraphs (j) through (n) of this Statute clearly provide that such a lien is JUNIOR to first deeds of trust to the extent the lien is for fees and charges imposed for collection and/or attorney fees, collection costs, late fees, service charges and interest. See Subsection 2(b) of NRS 116.3116, which states in pertinent parts

2. A lien under this section is prior to all other liens and encumbrances on a unit except:

(b) A first security interest on the unit recorded before the date on which the assessment sought to be enforced became delinquent...

The lien is also prior to all security interests described in paragraph (b) to the extent of the assessments for common expenses...which would have become due in the absence of acceleration during the 9 months immediately preceding institution of an action to enforce the lien.

Based on Section 2(b), a portion of your HOA lien is arguably prior to BANA's first deed of trust, specifically the nine months of assessments for common expenses incurred before the date of your notice of delinquent assessment. As stated above, the payoff amount stated by you includes many fees that are junior to our client's first deed of trust pursuant to the aforementioned NRS 116.3102 Subsection (1), Paragraphs (j) through (n). Nevertheless, due to the Nevada Real Estate Division's Advisory Opinion of December 2010, which was recently ratified in the Nevada Supreme Court's *non-published* opinion on May 23, 2012, our client wishes to also make a good-faith tender of your collection costs as part of the super-priority amount. Bear in mind that NRS 116.310313(1) only allows "[a]n association [to] charge a unit's owner reasonable fees to cover the costs of collecting any past due obligation." Here, reasonable collection costs in relation to my client's position as the first deed of trust lienholder, as opposed to a unit owner, is thought to be \$583.14.

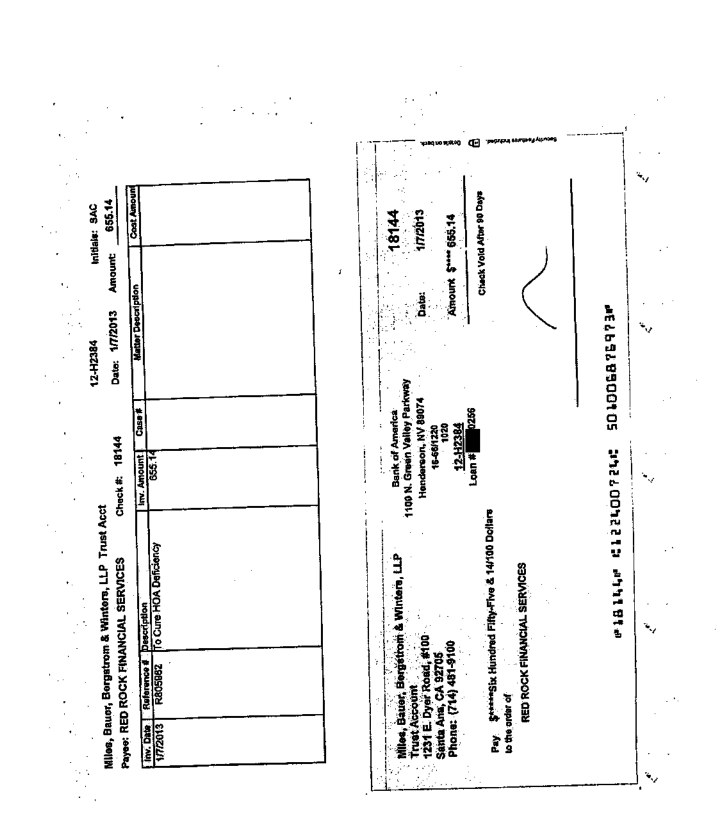
Thus, our client has authorized us to make payment to you in the amount of \$655.14, which takes into account both the maximum 9 months worth of common assessments as well as reasonable collection costs to satisfy its obligations to the HOA as a holder of the first deed of trust against the property. Thus, enclosed you will find a cashier's check made out to Red Rock Financial Services in the sum of \$655.14. This is a non-negotiable amount and any endorsement of said cashier's check on your part, whether This is a non-negotiable amount and any endorsement of said cashier's check on your part, whether stated herein and express agreement that BANA's financial obligations towards the HOA in regards to the real property located at 6175 Novelty Street have now been "paid in full".

Thank you for your prompt attention to this matter. If you have any questions or concerns, I may be reached by phone directly at (702) 942-0412.

Sincerely,

MILES. BAUER, BERGSTROM & WINTERS. LLP

Rock K. Jung, Esq.



JA000103

EXHIBIT 4

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On this day, January 11, 2013, Red Rock Financial Services received: (1) letters accompanying each of the checks listed below that address the purpose of the tender and the effect of accepting said checks and (2) the following checks for the addresses listed. Please note: checks include HOA Trustee's reasonable collection costs.

Amount	Address	<u>Rcf#</u>	MBBW#
	9780 Silver Desert Way	R802735	12-H2341
\$753.18	4936 River Glen Drive #186	R806882	12-H2357
\$2,300.44 \$3,223.23	210 E. Flamingo Road #209	R29070	12-H2362
\$3,223.23 \$692.76	284 Bella Calabria Avenue	R806726	12-H2374
\$1,408.65	6765 Hidden Heritage Court	R806766	12-H2376
\$1,079.58	6538 Golden Bit Avenue	R792978	12-H2377
\$746.69	9645 Thomridge Court	R806768	12-H2379
\$655.14	6175 Novelty Street	R805962	12-1:12384

By signing below you acknowledge and confirm receipt of said checks.

An Employee of Red Rock Financial Service Signature

Date /////3____

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Print: Rachel Kelly An Employee of Red Rock Financial Services

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Edit View Help Felix View Help soit BANK OF AMERICA. N soit BANK OF AMERICA. N soit BANK OF AMERICA. N a) Niuse. J. Bilmy J. Contact a) Niuse. J. Bilmy J. Contact a) 32/8/2013. EMF Mat Contact b) 32/8/2013. EMF Mat Contact b) 32/8/2013. EMF Mat Contact b) 1/24/2013. EMF Mat Contact b) 1/24/2013. EMF RVI m b) 1/22/2013. EMF RVI m b) 1/21/2013. EMF RVI m b) 1/21/2013. EMF RVI m b) 1/22/2013. EMF RVI m b) 1/21/2013. EMF RVI m		Maiter ID: 124/2384 Gents Dit 124/2384 Clears Southern Tenace HDA / RR / 163-31-71 3-027	General Notes Bilmy Contacts Matters Everits Inquity Contract Info Custom Dead Info New Invoice 편 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2004 81/22/2004 et al. 2004 et	2/20/2013 EMP CL-Closing Instructions 2/20/2013 EMF CL-Closing Instructions 2/27/2013 EHECY REJECTED: F/V 4/3 MONITOR FILE	1/29/2013 EMI CUNT re: sent invoice 1/25/2013 EMF CUNT re: dosing file; please invoice 1/24/2013 1/24 CHECK REJECTED; F/U 2/25 MONITOB FILE	 1/24/2013 EMF RKJ re: Status of Payoff Funds (Rejected), 12H2384, 61 /5 Novelly 1/24/2013 EMF RKJ re: Voided HDA Checks 1/11/2013 EMF RKJ re: Payoff Funds re: 12H2384 / 61 /5 Novelty St / Guinder Sat 	1/11/2013 1/11 CHECK SENT TO HDA-FU 1/24.SEE IF CHECK WAS 1/2/2013 1/2 EMT CLIENT HDA-UPDATE WITH PD ATTACHED; FU	🚯 1/2/2013. EMF LINE WIE stormwou 1 1/2/2013. EMF PKJ re: status update w/polik figures 1 1/2/2013. LTR Returned: Unable to Forward.pdf	12/19/2012 EMF CLNT is: invoice submitted for payment processing 12/14/2012 Envelopes Sent on 12 14 12.pdf	12/14/2012 EMF RK1 ter initial letters to borrower & HOA	IR - HDA HD 3MT Chris: New Referei	ACVD.REFERRAL. DPE NED 12/13/12 EMF RKJ re: Contimution of NV HOA Referral / Pierce			
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EXHIBIT 15

1 2 3	ARIEL E. STERN, ESQ. Nevada Bar No. 8276 CHRISTINE M. PARVAN, ESQ. Nevada Bar No. 10711 AKERMAN LLP 1160 Town Center Drive, Suite 330	Electronically Filed 08/06/2015 11:31:28 AM
4 5 6	Las Vegas, Nevada 89144 Telephone: (702) 634-5000 Facsimile: (702) 380-8572 Email: ariel.stern@akerman.com Email: christine.parvan@akerman.com	
7	Attorneys for Carrington Mortgage Holdings, LLC	c
8	DISTRIC	
9	CLARK COU	INTY, NEVADA
10 11 12 13 14	R VENTURES VIII, LLC, a Nevada series limited liability company of the container R VENTURES, LLC under NRS § 86.296, Plaintiff(s), vs. TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation; et	CASE NO: A-13-684151-C DEPT, NO: VI <u>AFFIDAVIT OF SERVICE</u>
15 16 17	al., Defendant(s).	
18 19	CARRINGTON MORTGAGE HOLDINGS, LLC, Counterclaimant(s),)))
20 21 22 23 24 25	vs. R VENTURES VIII, LLC, Counterdefendant(s) CARRINGTON MORTGAGE HOLDINGS, LLC,))))))
26 27 28	Crossclaimant(s), vs. TERRACE HOMEOWNERS' ASSOCIATION,	

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SHARON RICHARDI, #R-080471, being duly sworn, or under penalty of perjury, states that at all 1 times herein Affiant was and is a citizen of the United States, over 18 years of age, and not a party to or interested in the proceedings in which this Affidavit is made. That Affiant received a copy of the 2 following document(s): 3 CARRINGTON MORTGAGE HOLDINGS, LLC'S ANSWER, COUNTERCLAIMS AND 4 CROSSCLAIMS; SUMMONS-CIVIL 5 on the <u>30</u> day of <u>JULY</u>, 20<u>15</u>, and 6 served the same on this 30 day of JULY, 2015 at 2:25 PM by: 7 Serving the above-listed document(s) to Defendant: Southern Terrace Homeowners' Association, a 8 Nevada domestic non-profit coop corporation - c/o FirstService Residential, Nevada, LLC - Registered 9 Agent by personally delivering and leaving a copy at 8290 Arville St., Las Vegas, Nevada 89139 with Shelley Gonzales - Executive Assistant (Hispanic, Female, 30's, 5'2", 120 lbs., Brown hair, Brown eyes), a person of suitable age and discretion authorized by Registered Agent to accept service of 10 process at the above address shown on the current certificate of designation filed with the Secretary of 11 State. 12 CONTROL #21075341.hb 13 14 "I declare under penalty of perjury that the foregoing is true and correct." 15 day of XIUE 16 2015 Executed on the --17 (No Notary Per NRS 53.045) 18Service Provided for: (Server Signature) Nationwide Legal Nevada, LLC (1656) 19 -SHARON RICHARDI 720 S. 4th Street-Suite 305 Registered Work Card #R-080471 20 Las Vegas, Nevada 89101 (702) 385-5444 21 22 23 24 25 26 2728

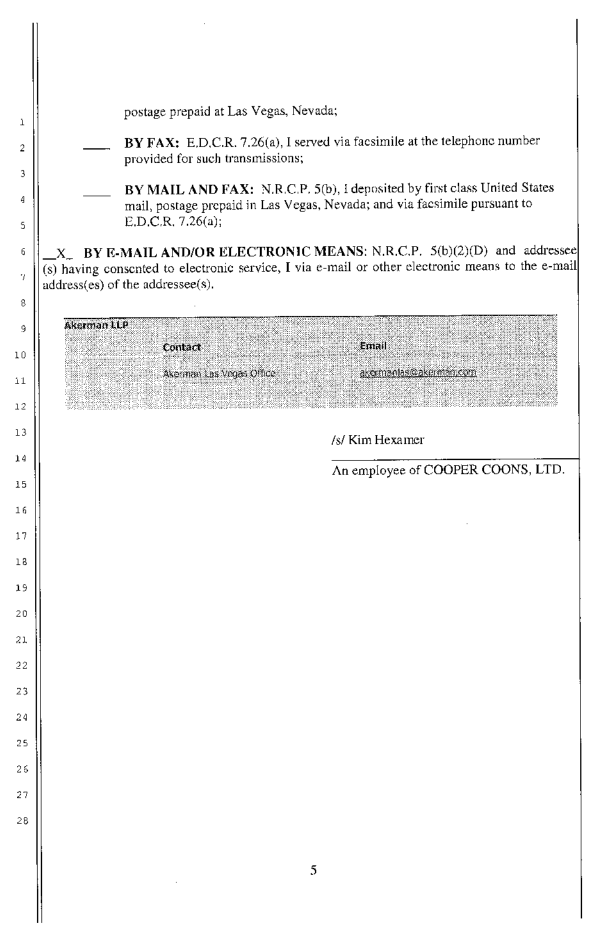
EXHIBIT 16

		Electronically Filed 09/02/2015 11:09:53 AM
	CHARLES COONS, ESQ. Nevada Bar No. 10553 <u>Charles@coopercoons.com</u> Nevada Bar No. 13540 <u>Coopercoons.com</u> <u>COOPER COONS, LTD.</u> 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144 (702) 998-1500 Attorneys for Plaintiff	CLERK OF THE COURT
7	DISTRIC	T COURT
8	CLARK COUN	NTY, NEVADA
10 11	R VENTURES VIII, LLC, a Nevada series limited liability company of the container R VENUTERS, LLC under NRS § 86.296,	Case No.: A-13-684151-C Dept. No.: VI
11	Plaintiff,	
13 14 15 16 17 18 19 20	v. TAYLOR, BEAN & WHITAKER MORTGAGE CORP., a Florida corporation; WELLS FARGO BANK, N.A., a national association; BANK OF AMERICA, N.A., a national association; SOUTHERN TERRACE HOMEOWNERS' ASSOCIATION, a Nevada domestic non-profit coop corporation; JOYCE PIERCE, an individual; CARRINGTON MORTGAGE HOLDINGS, LLC, a Delaware limited liability corporation; DOES I through X; and ROE CORPORATIONS II through X, inclusive, Defendants.	PLAINTIFF/COUNTER DEFENDANT R VENTURES VIII, LLC'S REPLY TO DEFENDANT/COUNTERCLAIMANT CARRINGTON MORTGAGE HOLDINGS, LLC'S COUNTERCLAIMS
21	Plaintiff R VENTURES VIII, LLC, ("Pl	laintiff/Counter Defendant"), by and through its
23	attorneys Cooper Coons, Ltd. ("Cooper Coons"), hereby replies to Defendant/Counterclaimant
24	CARRINGTON MORTGAGE HOLDINGS, L	CC. ("Carrington")'s Counterclaims by
25	admitting, denying, and alleging as follows:	
26		13, 14, 18, 20, 21, 22, 23, 24, 25, 48, 49, 65, 66,
27		out sufficient knowledge and thereby denies the
28	allegations contained therein.	
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1	2. Answering paragraphs 2, 3, 4, 5, 6, 7, 8, 9, 15, 46, 78, Plaintiff/Counter-	
2	Defendant admits the allegations contained therein.	
3	3. Answering paragraphs 26, 29, 30, 31, 32, 34, 37, 38, 41, 42, 43, 44, 45, 50, 51,	ľ
4	52, 55, 56, 57, 58, 59, 60, 61, 62, 68, 70, 71, 72, 73, 74, 76, 80, 81, 82, 83 Plaintiff/Counter-	
5	Defendant denies the allegations contained therein.	
6	4. Answering paragraphs 16, 17, 19, Plaintiff/Counter-Defendant states the	
7	documents speaks for itself. To the extent a response is required, Plaintiff/Counter-Defendant	
8	admits the allegations contained therein.	
9	5. Answering paragraph 28, 36, 39, 40, 47, 53, 54, 64, Plaintiff/Counter-Defendant	Ì
10	states they call for legal conclusions to which no response is required. To the extent a response is	;
11	required, Plaintiff/Counter-Defendant denies the allegations contained therein.	
12	6. Answering paragraphs 35, 63, 69, 77, Plaintiff/Counter-Defendant repeats its	
13	answers to the preceding paragraphs.	Ì
14	7. Answering paragraph 10, Plaintiff/Counter-Defendant admits a homeowner's	
1.5	association foreclosure extinguishes a first deed of trust and denies all other allegations.	
16	8. Answering paragraph 33, Plaintiff/Counter-Defendant denies Carrington paid the	
17	super-priority amount and admits the remainder of the allegations contained therein.	
18	9. Any and all allegations in Carrington's Counterclaim not expressly admitted or	
19	otherwise responded to by Plaintiff/Counter-Defendant in this Reply are hereby denied.	
20	AFFIRMATIVE DEFENSES	
21	Without admitting any of Carrington's allegations or conceding the burden of proof as to)
22	any issue found to be an element of any of Carrington's causes of action rather than an element	
23	of an affirmative defense, Plaintiff/Counter-Defendant alleges the following separate and	
24	independent Affirmative Defenses:	
25	FIRST AFFIRMATIVE DEFENSE	
26	The Counterclaim fails to state claims upon which relief can be granted.	
27	SECOND AFFIRMATIVE DEFENSE	
28	The causes of action complained of by the Counterclaimant were caused in whole or in	
	2	

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	part because of the acts of third persons over whom this answering Plaintiff/Counter-Defendant	
2	had no control, and as a result thereof, Counterclaimant is barred from recovery herein.	
3	THIRD AFFIRMATIVE DEFENSE	
4	Carrington's claims are barred in whole or in part because of its failure to take reasonable	i
5	steps to mitigate its damages if any.	
6	FOURTH AFFIRMATIVE DEFENSE	
7	Plaintiff/Counter-Defendant avers the affirmative defense of unclean hands.	
8	<u>FIFTH AFFIRMATIVE DEFENSE</u>	
9	Carrington, by its own conduct, is estopped from making any claim against	
10	Plaintiff/Counter-Defendant.	
11	SIXTH AFFIRMATIVE DEFENSE	i
12	Carrington has waived by conduct or otherwise, and claim against Plaintiff/Counter-	
1.3	Defendant.	
14	SEVENTH AFFIRMATIVE DEFENSE	
15	Carrington's claims set forth in the Counterclaim are barred by the doctrine of laches.	
16	<u>EIGHTH AFFIRMATIVE DEFENSE</u>	
17	Carrington cannot recover damages for loss that could have been avoided by reasonable	
18	efforts,	
19	NINTH AFFIRMATIVE DEFENSE	
20	Carrington's claims are barred because of the One Action Rule.	
21	TENTH AFFIRMATIVE DEFENSE	
22	Pursuant to NRCP 11, all possible affirmative defenses may not have been alleged hereir	1
23	insofar as sufficient facts were not available after reasonable inquiry upon the filing of	
24	Plaintiff/Counter-Defendant's Reply, and therefore, this answering Plaintiff/Counter-Defendant	
25	reserves the right to amend its Reply to allege additional affirmative defenses, if subsequent	
26	investigation so warrants.	
27	Dated this 6nd day of August, 2015.	
28		
-•		
	3	

	COOPER COONS, LTD, Attorneys at Law
2	and my Maker
3	By: J. CHARLES COONS, ESQ.
4	Nevada Bar No. 10553 THOMAS MISKEY, ESQ.
5	Nevada Bar No. 13540 10655 Park Run Drive, Suite 130
7	Las Vegas, Nevada 89144 V· (702) 998-1500
8	F: (702) 998-1503 Attorneys for Plaintiff
9	
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19 20	
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23	
24	CERTIFICATE OF SERVICE
25	The undersigned hereby certifies on August 6, 2015, a true and correct copy of the above
26	and foregoing was serve to the following at their last known address(cs), facsimile numbers
27	and/or a mail/other electronic means, pursuant to:
28	BY MAIL: N.R.C.P. 5(b), I deposited by first class United States mailing,
	4



IN THE SUPREME COURT OF THE STATE OF NEVADA

CARRINGTON MORTGAGE HOLDINGS, LLC, Appellant, v. R VENTURES VIII, LLC, A NEVADA SERIES LIMITED LIABILITY COMPANY OF THE CONTAINER R VENTURES, LLC UNDER NRS 86.296, Respondent. Electronically Filed Supreme Court Case No479546 04:22 p.m. District Court Case No 4785415 Elizabeth A. Brown Clerk of Supreme Court

APPEAL

From the Eighth Judicial District Court The Honorable ELISSA CADISH, District Judge District Court Case No. A-13-684151-C

JOINT APPENDIX, VOLUME I

ARIEL E. STERN, ESQ. Nevada Bar No. 8276 NATALIE L. WINSLOW, ESQ. Nevada Bar No. 12125 AKERMAN LLP 1160 Town Center Drive, Suite 330 Las Vegas, Nevada 89144 Telephone: (702) 634-5000

Attorneys for Appellant

Alphabetical Index

Volume	Tab	Date Filed	Document	Bates Number
Ι	5.	10/04/2013	Affidavit of Service – Bank of America, N.A.	JA000017
Ι	6.	10/04/2013	Affidavit of Service – Southern Terrace Homeowners Association	JA000019
Ι	15.	08/06/2015	Affidavit of Service of Carrington Mortgage Holding, LLC's Answer, Counterclaims and Crossclaims – Southern Terrace Homeowners Association	JA000107
Ι	4.	10/04/2013	Affidavit of Service of Summons and Complaint – Wells Fargo, N.A.	JA000015
Ι	14.	07/27/2015	Carrington Mortgage Holding, LLC's Answer, Counterclaims and Crossclaims	JA000046
IV	29.	06/01/2016	Carrington Mortgage Holdings, LLC's Case Appeal Statement	JA000607
IV	27.	05/19/2016	Carrington Mortgage Holdings, LLC's Motion for Reconsideration of Orders on Summary Judgment	JA000568
II	18.	02/24/2016	Carrington Mortgage Holdings, LLC's Motion for Summary Judgment	JA000239
IV	30.	06/01/2016	Carrington Mortgage Holdings, LLC's Notice of Appeal	JA000611
IV	34.	07/25/2016	Carrington Mortgage Holdings, LLC's Opposition to Plaintiff's Motion for Attorney's Fees and Costs	JA000646
II	20.	03/14/2016	Carrington Mortgage Holdings, LLC's Opposition to R Ventures VIII, LLC's Motion for Summary Judgment	JA000291
II	22.	03/22/2016	Carrington Mortgage Holdings, LLC's Reply in Support of Motion for Summary Judgment	JA000320

Volume	Tab	Date Filed	Document	Bates
	01	06/14/2016		Number
IV	31.	06/14/2016	Carrington Mortgage Holdings, LLC's	JA000614
			Reply in Support of Motion for	
			Reconsideration of Orders on	
T	10	07/00/0015	Summary Judgment	14000042
Ι	13.	07/22/2015	Disclaimer of Interest as to Bank of	JA000043
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III	23.	03/25/2016	Errata to Carrington Mortgage	JA000336
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IV	37.	08/18/2016	Notice of Entry of Order Denying	JA000660
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Ι	9.	01/13/2014	Notice of Entry of Order Dismissing	JA000026
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IV	36.	08/17/2016	Order Denying Carrington Mortgage Holdings, LLC's Motion for Reconsideration	JA000658
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III	24.	04/27/2016	Order Granting Plaintiff's Motion for Summary Judgment	JA000549
Ι	16.	09/02/2015	Plaintiff/Counterdefendant R Ventures VIII, LLC's Reply to Defendant/Counterclaimant Carrington Mortgage Holdings, LLC's Counterclaims	JA000109
II	19.	03/08/2016	Plaintiff's Opposition to Carrington Mortgage Holdings, LLC's Motion for Summary Judgment	JA000271
II	17.	02/24/2016	Plaintiff's Renewed Motion for Summary Judgment	JA000114
Ι	1.	06/26/2013	R Ventures VIII LLC 's Complaint for Declaratory Relief and Quiet Title	JA000001
IV	35.	07/29/2016	Reply in Support of Motion for Attorney's Fees and Costs	JA000652
II	21.	03/22/2016	Reply in Support of Plaintiff's Motion for Summary Judgment	JA000305
Ι	8.	12/12/2013	Stipulation and Order Dismissing Southern Terrance Homeowners Association	JA000024
Ι	10.	05/11/2015	Stipulation and Order to Add Carrington Mortgage Holdings, LLC as a Defendant	JA000031
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IV	39.	08/31/2016	Transcript of Hearing on R Ventures VIII, LLC's Motion for Attorney's Fees and Costs	JA000691
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DATED this 4th day of November, 2016.

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of Akerman LLP, and that on this 4th day of November, 2016, I caused to be served a true and correct copy of the foregoing **JOINT APPENDIX VOLUME I**, via this Court's Electronic Filing System to the following:

J. Charles Coons, Esq. Thomas Miskey, Esq. COOPER & COONS, LLC 10655 Park Run Drive, Suite 130 Las Vegas, Nevada 89144

Attorneys for R Ventures VIII, LLC

<u>/s/ Allen G. Stephens</u> An employee of AKERMAN LLP