## IN THE SUPREME COURT OF THE STATE OF NEVADA

VEGAS UNITED INVESTMENT SERIES
105, INC., A NEVADA DOMESTIC
CORPORATION,
Appellant,
vs.
CELTIC BANK CORPORATION,
SUCCESSOR-IN-INTEREST TO SILVER
STATE BANK BY ACQUISITION OF
ASSETS FROM THE FDIC AS RECEIVER
FOR SILVER STATE BANK, A UTAH
BANKING CORPORATION ORGANIZED
AND IN GOOD STANDING WITH THE
LAWS OF THE STATE OF UTAH,
Respondent.

No. 74163

Electronically Filed Jan 23 2018 11:01 a.m. Elizabeth A. Brown **Clerk of Supreme Court** 

## SETTLEMENT PROGRAM STATUS REPORT

A med	liation session was held in t	chis matter on JANUARy 17	, 201 <b>g</b>	
I mak	e the following report to the <i>(check one box)</i> The parties have agreed to	e court: a settlement of this matter.		
$\mathbf{X}$	The parties were unable to agree to a settlement of this matter. SEE ATTACHED			
	The settlement process is continued as follows:			
	Date:	Time:		
	Location:			
	Other:			
Additi	ional Comments:			

Minaul Ising Settlement Judge

Respondent, their counsel, and Appellant arrived timely for the conference which was scheduled for 10:00 a.m. By 11:00 a.m. Appellant's counsel had still not appeared. Attempts to reach his office at approximately 11:10 a.m. and 10:45 a.m. for his whereabouts & expected time of arrival were unsuccessful. Finally, at 11:05 a.m. I terminated the conference.

Counsel for Respondent has requested sanctions of one hour of attorneys fees and travel expenses for Respondent. I concur with this request. Attached hereto is the bill for attorney's fees and for Respondent's travel expenses.

After Respondent, their counsel, and Appellant left, Appellant's counsel finally appeared at 11:10a.m. but the conference had been terminated.

Michael /May Settlement Judge