		Electronically Filed 8/8/2018 4:24 PM
		Steven D. Grierson CLERK OF THE COURT
1	ANOA	Atump. Frum
2	DIANA S. EBRON, ESQ. Nevada Bar No. 10580	
3	E-mail: diana@kgelegal.com JACQUELINE A. GILBERT, ESQ.	
4	Nevada Bar No. 10593 E-mail: jackie@kgelegal.com	Electronically Filed
5	KAREN L. HANKS, ESQ.	Aug 14 2018 11:18 a.m. Elizabeth A. Brown
	Nevada Bar No. 9578 E-mail: karen@kgelegal.com	Clerk of Supreme Court
6	KIM GILBERT EBRON 7625 Dean Martin Drive, Suite 110	
7	Las Vegas, Nevada 89139 Telephone: (702) 485-3300	
8	Facsimile: (702) 485-3301 Attorneys for SFR Investments Pool 1, LLC	
9		CT COURT
10		
11		NTY, NEVADA
12	MARCHAI B.T., a Bank Trust,	Case No. A-13-689461-C Consolidated with: A-16-742327-C
13	Plaintiff, vs.	Dont No. VI
14	CRISTELA PEREZ, an individual; SFR	Dept. No. XI
15	INVESTMENTS POOL 1, LLC, a limited liability company; U.S. BANK NATIONAL	AMENDED NOTICE OF APPEAL
16	ASSOCIATION, N.D., a national association; DOES I through X; and ROE CORPORATIONS	
17	I through 10, inclusive,	
18	Defendants.	
	SFR INVESTMENTS POOL 1, LLC, a Nevada limited liability company,	
19	Counterclaimant/Cross-Claimant,	
20	VS.	
21	MARCHAI B.T., a Bank Trust; U.S. BANK	
22	NATIONAL ASSOCIATION, N.D., a national association; CRISTELA PEREZ, an individual;	
23	and DOES I through X; and ROE CORPORATIONS I through 10, inclusive,	
24	Counter-Defendant/Cross-Defendants.	
25	PLEASE TAKE NOTICE that SFR Inv	estments Pool 1, LLC, by and through its counsel
26	of record, hereby files it AMENDED NOTIO	E OF APPEAL from the following orders and
27	judgments:	
28		
	-	1 -
		Docket 74416 Document 2018-31309
	Case Number: A-13-689	461-C

~

KIM GILBERT EBRON 7625 DEAN MARTIN DRIVE, SUITE 110 LAS VEGAS, NEVADA 89139 (702) 485-3300 FAX (702) 485-3301

KIM GILBERT EBRON

2. Judgment entered on August 6, 2018; and

3. All other orders made appealable thereby.

DATED this 8th day of August 2018.

### **KIM GILBERT EBRON**

/s/ Jacqueline A. Gilbert, Esq. JACQUELINE A. GILBERT, ESQ. Nevada Bar No. 10593 7625 Dean Martin Drive, Suite 110 Las Vegas, Nevada 89139 Phone: (702) 485-3300 Fax: (702) 485-3301 Attorneys for SFR Investments Pool 1, LLC

	1 2	CERTIFICATE OF SERVICE		
	3	I HEREBY CERTIFY that on this 8th day of August 2018, pursuant to NRCP 5(b), I served via		
	4	the Eighth Judicial District Court electronic filing system, the SFR'S AMENDED NOTICE OF		
	5	APPEAL to the following parties:		
	6			
	7	David Merrill - david@djmerrillpc.com		
	8	Kaleb Anderson - kanderson@lipsonneilson.com		
	9	Brenda Correa - bcorrea@lipsonneilson.com		
	10	Megan Hummel - mhummel@lipsonneilson.com		
	11 12	Susana Nutt - snutt@lipsonneilson.com		
-	12	Renee Rittenhouse - rrittenhouse@lipsonneilson.com		
000-004	13	Kenee Kittelmouse - mitelmouse @ upsoinienson.com		
AA (/U2)	15			
1066-684 (201) FAA (102) 488-684 (201)	16	/s/ Jacqueline A. Gilbert, Esq.		
(102)48	17	an employee of Kim Gilbert Ebron		
	18			
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	26 27			
	27 28			
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		- 3 -		

## DEPARTMENT 11 CASE SUMMARY CASE NO. A-13-689461-C

Marchai B T Bank Trust, Plaintiff(s) vs. Cristela Perez, Defendant(s)			\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Judicial Officer:	
		CASE INFO	RMATIC	DN	
Related Cases A-16-742327-C (Co	nsolidated)				Title to Property Foreclosure
Statistical Closures 10/03/2017 Stipul	ated Judgment			Case Flags:	Consolidated - Lead Case Appealed to Supreme Court Automatically Exempt from Arbitration
DATE		CASE ASSI	IGNMEN	Т	
C C D	urrent Case Assignment ase Number ourt ate Assigned idicial Officer	A-13-689461-C Department 11 07/02/2018 Gonzalez, Eliza			
		PARTY INFO	ORMATI	ON	
Plaintiff	Marchai B T Bank Tru	st			Lead Attorneys <b>Merrill, David</b> Retained 702-566-1935(W
Defendant	Perez, Cristela				
	SFR Investments Pool 1	I, LLC			<b>Gilbert, Jacquelin</b> <i>Retainea</i> 702-485-3300(W
	SFR Investments Pool I Removed: 08/0 Dismissed				<b>Gilbert, Jacquelin</b> <i>Retainea</i> 702-485-3300(W
	U S Bank National Asso Removed: 08/0 Dismissed				
Consolidated Case Party	Wyeth Ranch Commun Removed: 08/0 Dismissed				<b>Anderson, Kaleb D</b> <i>Retained</i> 702-382-1500(W
Counter Claimant	SFR Investments Pool I Removed: 08/0 Dismissed	-			<b>Gilbert, Jacquelin</b> <i>Retainea</i> 702-485-3300(W
Counter Defendant	Marchai B T Bank Tru Removed: 08/0 Dismissed				<b>Merrill, David</b> . <i>Retainea</i> 702-566-1935(W
Cross Claimant	SFR Investments Pool I Removed: 08/0 Dismissed				<b>Gilbert, Jacquelin</b> <i>Retainea</i> 702-485-3300(W
Cross Defendant	Perez, Cristela				

# **CASE SUMMARY**

CASE NO. A-13-689461-C

Dismissed

# U S Bank National Association ND Removed: 08/06/2018

Dismissed

DATE	EVENTS & ORDERS OF THE COURT	INDEX
09/30/2013	Complaint Filed By: Plaintiff Marchai B T Bank Trust Complaint for Judicial Foreclosure of Deed of Trust	
09/30/2013	Case Opened	
10/03/2013	Notice of Pendency of Action Filed By: Plaintiff Marchai B T Bank Trust Notice of Pendency of Action	
10/25/2013	Return Party: Plaintiff Marchai B T Bank Trust Return of Non-Service	
10/25/2013	Summons Filed by: Plaintiff Marchai B T Bank Trust Summons - Civil	
11/01/2013	Return Party: Plaintiff Marchai B T Bank Trust <i>Return of Service</i>	
11/07/2013	Affidavit of Service     Filed By: Plaintiff Marchai B T Bank Trust <i>Affidavit of Service</i>	
11/12/2013	Affidavit of Service Filed By: Defendant Perez, Cristela Party Served: Cross Defendant US Bank National Association ND	
11/13/2013	Notice of Lis Pendens     Filed by: Plaintiff Marchai B T Bank Trust     Notice of Lis Pendens	
11/13/2013	Answer and Counterclaim Filed By: Cross Claimant SFR Investments Pool I LLC Answer, Counterclaim, and Cross Claim	
12/03/2013	Answer to Counterclaim Filed By: Plaintiff Marchai B T Bank Trust Answer to Counterclaim	
12/13/2013	Default Filed By: Plaintiff Marchai B T Bank Trust Default	
12/19/2013	Affidavit of Service	

# CASE SUMMARY CASE NO. A-13-689461-C

	CASE 110. A-13-007401-C
	Filed By: Plaintiff Marchai B T Bank Trust Affidavit of Service
12/27/2013	Affidavit of Service Filed By: Plaintiff Marchai B T Bank Trust <i>Affidavit of Service</i>
01/28/2014	Application Filed By: Plaintiff Marchai B T Bank Trust Application for an Order to Extend Time to Serve Summons and Complaint
01/28/2014	Affidavit in Support Filed By: Plaintiff Marchai B T Bank Trust Affidavit of Benjamin D. Petiprin in Support of Application for an Order to Extend Time to Serve Summons and Complaint
02/13/2014	Order Extending Time to Serve Filed By: Plaintiff Marchai B T Bank Trust Order to Extend Time to Serve Summons and Complaint
02/13/2014	Joint Case Conference Report Filed By: Plaintiff Marchai B T Bank Trust Joint Case Conference Report
02/13/2014	Default Filed By: Plaintiff Marchai B T Bank Trust Default Against Cross-Defendant Cristela Perez
02/13/2014	Default Filed By: Plaintiff Marchai B T Bank Trust Default Against Cross-Defendant U.S. Bank National Association, N.D.
02/14/2014	Notice of Entry of Order Filed By: Plaintiff Marchai B T Bank Trust Notice of Entry of Order to Extend Time to Serve Summons and Complaint
02/19/2014	Scheduling Order Scheduling Order
03/11/2014	Return Party: Plaintiff Marchai B T Bank Trust <i>Return of Service</i>
04/22/2014	Default Filed By: Plaintiff Marchai B T Bank Trust Default
07/09/2014	Notice of Entry of Stipulation and Order Filed By: Plaintiff Marchai B T Bank Trust Notice of Entry of Stipulation and Order
07/09/2014	Stipulation and Order Filed by: Cross Claimant SFR Investments Pool I LLC Stipulation and Order Staying Litigation

# CASE SUMMARY CASE NO. A-13-689461-C

.

09/25/2014	CANCELED Calendar Call (11:00 AM) (Judicial Officer: Sturman, Gloria) Vacated - per Order
10/20/2014	CANCELED Bench Trial (9:00 AM) (Judicial Officer: Sturman, Gloria) Vacated - per Order
11/04/2014	Status Check (9:00 AM) (Judicial Officer: Sturman, Gloria) Status Check: Stay
12/05/2014	Recorders Transcript of Hearing Recorder's Transcript of Proceeding: Status Check November 4, 2014
01/28/2015	Notice of Entry Filed By: Plaintiff Marchai B T Bank Trust Notice of Entry of Order Lifting Stay
01/28/2015	Order Filed By: Cross Claimant SFR Investments Pool I LLC Order Lifting Stay
02/12/2015	Stipulation and Order to Extend Discovery Deadlines Filed By: Cross Claimant SFR Investments Pool I LLC Stipulation and Order to Extend Discovery Deadline Dates (First Request)
02/17/2015	Notice of Entry of Stipulation and Order Filed By: Plaintiff Marchai B T Bank Trust Notice of Entry of Stipulation and Order to Extend Discovery Deadline Dates
02/25/2015	Order Setting Civil Bench Trial Second Order Setting Bench Trial
03/02/2015	Case Reassigned to Department 7 District Court Case Reassignment 2015
07/27/2015	Motion Filed By: Cross Claimant SFR Investments Pool I LLC Motion for Pre-Trial Coordination on Shortening Time
08/11/2015	<b>Motion to Coordinate</b> (10:30 AM) (Judicial Officer: Bare, Rob) Defendant SFR Investments Pool 1 LLC's Motion for Pre-Trial Coordination on Order Shortening Time
08/25/2015	Document Filed Filed by: Cross Claimant SFR Investments Pool I LLC Proposed Case Management Order (unsigned)
10/09/2015	Subpoena Duces Tecum Filed by: Plaintiff Marchai B T Bank Trust Subpoena Duces Tecum
10/09/2015	Subpoena Duces Tecum Filed by: Plaintiff Marchai B T Bank Trust Subpoena Duces Tecum

## DEPARTMENT 11 CASE SUMMARY CASE NO. A-13-689461-C

12/02/2015	Substitution of Attorney Filed by: Plaintiff Marchai B T Bank Trust Substitution of Attorney
12/18/2015	Notice of Change of Address     Filed By: Cross Claimant SFR Investments Pool I LLC     Notice of Change of Address and Notice of Change of Firm Name
01/04/2016	Stipulation and Order Filed by: Cross Claimant SFR Investments Pool I LLC Stipulation and Order to Extend Dispositive Motion Deadlines
01/04/2016	Notice of Entry of Order Filed By: Plaintiff Marchai B T Bank Trust <i>Notice of Entry of Order</i>
01/14/2016	Motion for Summary Judgment Filed By: Cross Claimant SFR Investments Pool I LLC SFR Investments Pool 1, LLC's Motion For Summary Judgment
01/14/2016	Motion for Summary Judgment Filed By: Plaintiff Marchai B T Bank Trust Marchai, B.T.'s Motion for Summary Judgment
01/14/2016	Appendix Filed By: Cross Defendant U S Bank National Association ND Appendix of Exhibits to Marchai, B.T.'s Motion for Summary Judgment
01/14/2016	Appendix Filed By: Cross Defendant U S Bank National Association ND Appendix of Exhibits to Marchai, B.T.'s Motion for Summary Judgment
01/19/2016	Pre-Trial Disclosure Party: Cross Claimant SFR Investments Pool I LLC SFR Investments Pool 1, LLC's Pre-Trial Disclosures
01/21/2016	CANCELED Calendar Call (9:00 AM) (Judicial Officer: Sturman, Gloria) Vacated - On in Error
02/03/2016	Opposition to Motion Filed By: Plaintiff Marchai B T Bank Trust Marchai, B.T.'s Opposition to SFR Investments Pool 1, LLC's Motion for Summary Judgment
02/04/2016	Opposition to Motion For Summary Judgment Filed By: Cross Claimant SFR Investments Pool I LLC SFR Investments Pool 1, LLC'S Opposition to Marchai B.T.'S Motion for Summary Judgment
02/08/2016	Reply in Support Filed By: Plaintiff Marchai B T Bank Trust Marchai, B.T.'s Reply in Support of Motion for Summary Judgment
02/09/2016	Reply in Support Filed By: Cross Claimant SFR Investments Pool I LLC

# CASE SUMMARY CASE NO. A-13-689461-C

Reply in Support of Motion for Summary Judgment and Counter-Motions to Strike Pursuant
TO NRCP RULE 37(d) and Eighth Judicial District Court Rule 2.20(a)
Opposition to Motion Filed By: Plaintiff Marchai B T Bank Trust Marchai, B.T.'s Opposition to Counter-Motions to Strike Pursuant to NRCP 37(d) and Eighth Judicial District Court Rule 2.20(a)
CANCELED Bench Trial (9:00 AM) (Judicial Officer: Sturman, Gloria) Vacated - On in Error
Motion for Summary Judgment (9:00 AM) (Judicial Officer: Bell, Linda Marie) SFR Investments Pool 1, LLC's Motion For Summary Judgment
Motion for Summary Judgment (9:00 AM) (Judicial Officer: Bell, Linda Marie) Marchai, B.T.'s Motion for Summary Judgment
Status Check: Reset Trial Date (9:00 AM) (Judicial Officer: Bell, Linda Marie)
<b>Response and Countermotion</b> (9:00 AM) (Judicial Officer: Bell, Linda Marie) Reply in Support of Motion for Summary Judgment and Counter-Motions to Strike Pursuant TO NRCP RULE 37(d) and Eighth Judicial District Court Rule 2.20(a)
All Pending Motions (9:00 AM) (Judicial Officer: Bell, Linda Marie)
Certificate of Service Filed by: Plaintiff Marchai B T Bank Trust <i>Certificate of Service</i>
Decision and Order Decision and Order
Minute Order (9:40 AM) (Judicial Officer: Bell, Linda Marie)
Notice of Entry of Decision and Order Filed By: Cross Claimant SFR Investments Pool I LLC Notice of Entry of Decision and Order
Notice of Entry of Decision and Order Filed By: Cross Claimant SFR Investments Pool I LLC Notice of Entry of Decision and Order
Motion for Leave to File Party: Plaintiff Marchai B T Bank Trust Motion, On Shortened Time, for Leave to File an Amended Complaint
Certificate of Service Filed by: Plaintiff Marchai B T Bank Trust Certificate of Service
Opposition to Motion Filed By: Cross Claimant SFR Investments Pool I LLC Notice of Intent to Oppose Motion for Leave to File an Amended Complaint on OST Via Oral Argument at Hearing

# CASE SUMMARY CASE NO. A-13-689461-C

08/25/2016	Motion for Leave (9:00 AM) (Judicial Officer: Hardcastle, Kathy) Marchai, B.T.'s Motion, On Shortened Time, for Leave to File an Amended Complaint
09/30/2016	Order Denying Motion Filed By: Plaintiff Marchai B T Bank Trust Order Denying Motion
10/03/2016	Notice of Entry of Order Filed By: Plaintiff Marchai B T Bank Trust <i>Notice of Entry of Order</i>
10/04/2016	Recorders Transcript of Hearing Recorder's Transcript of Plaintiff's Motion on Shortened Time for Leave to File an Amended Complaint - 8-25-2016
10/05/2016	Recorders Transcript of Hearing Recorder's Transcript of Plaintiff's Motion on Shortened Time for Leave to File an Amended Complaint- 8-25-2016
12/01/2016	Status Check (9:00 AM) (Judicial Officer: Bell, Linda Marie) Status Check: Status of Case / Stay
12/13/2016	Order Filed By: Plaintiff Marchai B T Bank Trust Order Lifting Stay and Consolidating Cases
12/13/2016	Notice of Entry of Order Filed By: Cross Defendant U S Bank National Association ND <i>Notice of Entry of Order</i>
01/03/2017	Status Check: Trial Setting (9:00 AM) (Judicial Officer: Bell, Linda Marie)
01/03/2017	Motion to Dismiss (9:00 AM) (Judicial Officer: Bell, Linda Marie) Defendant Wyeth Ranch Community Association's Motion to Dismiss
01/03/2017	Motion to Dismiss (9:00 AM) (Judicial Officer: Bell, Linda Marie) SFR Investments Pool 1, LLC's Motion to Dismiss With Prejudice Plaintiff's Complaint Pursuant to NRCP 12(b)(1) and EDCR 7.10(B) and Motion to Strike Pleading Pursuant to NRCP 12(f)
01/03/2017	Joinder (9:00 AM) (Judicial Officer: Bell, Linda Marie) Wyeth Ranch Community Association's Joinder to SFR Investments Pool 1, LLC's Motion to Dismiss with Prejudice Plaintiff's Complaint Pursuant to NRCP(12b)(1) and EDCR 7.10(b), and Motion to Strike Pleading Pursuant to NRCP 12(f)
01/03/2017	All Pending Motions (9:00 AM) (Judicial Officer: Bell, Linda Marie)
01/17/2017	Order Denying Motion Filed By: Plaintiff Marchai B T Bank Trust Order Denying Motion SFR Investments Pool 1, LLC's Motion to Dismiss with Prejudice Plaintiff's Complaint Pursuant to NRCP 12(b)(1) and EDCR 7.10(b) and Motion to Strike Pleading Pursuant to NRCP 12(f) and Wyeth Ranch Community Association's Joinder Thereto
01/18/2017	Notice of Entry of Order Filed By: Plaintiff Marchai B T Bank Trust <i>Notice of Entry of Order</i>

## DEPARTMENT 11 CASE SUMMARY CASE NO. A-13-689461-C

01/24/2017	Order Filed By: Plaintiff Marchai B T Bank Trust (A689461) Order Denying, in Part, and Granting, in Part, Defendant Wyeth Ranch Community Association's Motion to Dismiss
01/25/2017	Notice of Entry of Order Filed By: Plaintiff Marchai B T Bank Trust <i>Notice of Entry of Order</i>
01/31/2017	Answer to Complaint Filed by: Consolidated Case Party Wyeth Ranch Community Association Defendant Wyeth Ranch Community Association's Answer and Affirmative Defenses
01/31/2017	Notice of Bankruptcy Filed By: Consolidated Case Party Wyeth Ranch Community Association <i>Notice of Bankruptcy and Suggestion of Stay</i>
02/06/2017	Answer to Complaint Filed by: Cross Claimant SFR Investments Pool I LLC SFR Investments Pool 1, LLC's Answer to Complaint
02/14/2017	Conter Setting Civil Bench Trial Third Order Setting Civil Bench Trial
05/16/2017	Supplemental Joint Case Conference Report Party: Plaintiff Marchai B T Bank Trust Supplemental Joint Case Conference Report
06/22/2017	Status Conference (9:00 AM) (Judicial Officer: Bell, Linda Marie)
07/21/2017	Motion for Summary Judgment Filed By: Cross Claimant SFR Investments Pool I LLC SFR Investments Pool 1, LLC's Motion for Summary Judgment
07/21/2017	Motion for Summary Judgment Filed By: Consolidated Case Party Wyeth Ranch Community Association Defendant Wyeth Ranch Community Association's Motion for Summary Judgment
07/21/2017	Motion in Limine to Exclude Expert Witness Filed by: Plaintiff Marchai B T Bank Trust Motion in Limine to Exclude Testimony from Michael Brunson
08/14/2017	Opposition to Motion For Summary Judgment Filed By: Plaintiff Marchai B T Bank Trust Marchai, B.T. s Opposition to SFR Investments Pool 1, LLC and Wyeth Ranch Community Association s Motions for Summary Judgment
08/21/2017	Opposition to Motion in Limine Filed By: Cross Claimant SFR Investments Pool I LLC Opposition to Motion in Limine to Exclude Testimony from Michael Brunson
08/21/2017	Reply in Support

# CASE SUMMARY CASE NO. A-13-689461-C

	Filed By: Consolidated Case Party Wyeth Ranch Community Association Defendant Wyeth Ranch Community Association's Reply in Support of Motion for Summary Judgment
08/21/2017	Reply in Support Filed By: Cross Claimant SFR Investments Pool I LLC Reply in Support of SFR Investments Pool 1, LLC's Motion for Summary Judgment
08/21/2017	Joinder to Opposition to Motion Filed by: Consolidated Case Party Wyeth Ranch Community Association Defendant Wyeth Ranch Community Association's Joinder to SFR Investments Pool 1, LLC s Opposition to Motion in Limine to Exclude Testimony from Michael Brunson
08/22/2017	Motion for Summary Judgment (9:00 AM) (Judicial Officer: Bell, Linda Marie) SFR Investments Pool I LLC's Motion for Summary Judgment
08/22/2017	All Pending Motions (9:00 AM) (Judicial Officer: Bell, Linda Marie)
08/23/2017	Reporters Transcript Court Reporters transcript of Proceedings - 2-16-2016
08/24/2017	Pre-Trial Disclosure Party: Cross Claimant SFR Investments Pool I LLC SFR Investments Pool 1, LLC's Pre-Trial Disclosures
08/25/2017	Dbjection Objections to Pre-Trial Disclosures
08/29/2017	Calendar Call (9:00 AM) (Judicial Officer: Bell, Linda Marie)
08/29/2017	CANCELED Motion for Summary Judgment (9:00 AM) (Judicial Officer: Bell, Linda Marie) Vacated - Previously Decided Defendant Wyeth Ranch Community Association's Motion for Summary Judgment
08/29/2017	Court Reporters Transcript of Proceedings (Civil) - 8-22-17
09/05/2017	CANCELED Bench Trial (9:00 AM) (Judicial Officer: Bell, Linda Marie) Vacated
09/05/2017	Reporters Transcript Court Reporters transcript of Proceedings - 8-29-17
09/12/2017	CANCELED Motion in Limine (9:00 AM) (Judicial Officer: Bell, Linda Marie) Vacated Motion in Limine to Exclude Testimony from Michael Brunson
09/12/2017	<b>Status Check</b> (9:00 AM) (Judicial Officer: Bell, Linda Marie) Status Check: Decision
10/03/2017	Minute Order (5:00 PM) (Judicial Officer: Bell, Linda Marie)
10/03/2017	<b>Summary Judgment</b> (Judicial Officer: Bell, Linda Marie) Debtors: SFR Investments Pool I LLC (Defendant) Creditors: Marchai B T Bank Trust (Plaintiff)

## DEPARTMENT 11 CASE SUMMARY CASE NO. A-13-689461-C

	CASE NO. A-13-689461-C
	Judgment: 10/03/2017, Docketed: 10/04/2017
10/03/2017	Decision and Order Decision and Order
10/04/2017	Notice of Entry of Decision and Order Filed By: Plaintiff Marchai B T Bank Trust Notice of Entry of Decision and Order
10/10/2017	Memorandum of Costs and Disbursements Filed By: Plaintiff Marchai B T Bank Trust Memorandum of Costs and Disbursements
10/19/2017	Motion to Retax Filed By: Cross Claimant SFR Investments Pool I LLC SFR s Motion To Retax And Settle Memorandum Of Costs And Disbursements
11/03/2017	Notice of Appeal Filed By: Cross Claimant SFR Investments Pool I LLC Notice of Appeal
11/03/2017	Case Appeal Statement Filed By: Cross Claimant SFR Investments Pool I LLC Case Appeal Statement
11/08/2017	Opposition to Motion Filed By: Plaintiff Marchai B T Bank Trust Opposition to SFR s Motion to Retax and Settle Memorandum of Costs and Disbursements
11/13/2017	Reply in Support Filed By: Cross Claimant SFR Investments Pool I LLC SFR S Reply In Support of Its Motion To Retax and Settle Memorandum of Costs and Disbursements
11/21/2017	<b>Motion to Retax</b> (9:00 AM) (Judicial Officer: Bell, Linda Marie) SFR s Motion To Retax And Settle Memorandum Of Costs And Disbursements
12/26/2017	<b>Order</b> (Judicial Officer: Bell, Linda Marie) Debtors: SFR Investments Pool I LLC (Defendant) Creditors: Marchai B T Bank Trust (Plaintiff) Judgment: 12/26/2017, Docketed: 12/26/2017 Total Judgment: 2,752.85
12/26/2017	Crder Denying Motion Filed By: Plaintiff Marchai B T Bank Trust Order Denying SFR's Motion to Retax and Settle Memorandum of Costs and Disbursements
12/30/2017	Notice of Entry of Order Filed By: Plaintiff Marchai B T Bank Trust <i>Notice of Entry of Order</i>
04/17/2018	Application for Default Judgment Party: Cross Claimant SFR Investments Pool I LLC SFR Investments Pool 1, LLC's Application for Judgment by Default Against Cristela Perez and U.S. Bank National Association, N.D. on Order Shortening Time

## DEPARTMENT 11 CASE SUMMARY CASE NO. A-13-689461-C

	CASE NO. A-13-089461-C
04/26/2018	Motion for Default Judgment (9:00 AM) (Judicial Officer: Bell, Linda Marie) SFR Investments Pool 1, LLC's Application for Judgment by Default Against Cristela Perez and U.S. Bank National Association, N.D. on Order Shortening Time
04/26/2018	<b>Default Judgment</b> (Judicial Officer: Bell, Linda Marie) Debtors: Cristela Perez (Cross Defendant), U S Bank National Association ND (Cross Defendant) Creditors: SFR Investments Pool I LLC (Cross Claimant) Judgment: 04/26/2018, Docketed: 04/26/2018
04/26/2018	Judgment Filed By: Cross Claimant SFR Investments Pool I LLC Judgment By Default Against Cristela Perez and U.S. Bank National Association, N.D. On Order Shortening Time
04/27/2018	Notice of Entry of Judgment by Default Party: Cross Claimant SFR Investments Pool I LLC Notice of Entry of Judgment By Default Against Cristela Perez and U.S. Bank National Association, N.D. on Order Shortening Time
05/24/2018	Status Check: Status of Case (9:00 AM) (Judicial Officer: Bell, Linda Marie)
06/21/2018	Status Check: Status of Case (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 06/21/2018, 07/19/2018
07/02/2018	Case Reassigned to Department 11 Reassigned From Judge Bell - Dept 7
07/19/2018	Application for Default Judgment Party: Plaintiff Marchai B T Bank Trust Application for Default Judgment and Entry of Final Judgment on Order Shortening Time
07/19/2018	Certificate of Service Filed by: Plaintiff Marchai B T Bank Trust <i>Certificate of Service</i>
08/05/2018	Appendix Filed By: Plaintiff Marchai B T Bank Trust Appendix of Exhibits for the Hearing on the Application for Default Judgment and Entry of Final Judgment on Order Shortening Time
08/06/2018	Prove Up (9:15 AM) (Judicial Officer: Gonzalez, Elizabeth)
08/06/2018	Judgment (Judicial Officer: Gonzalez, Elizabeth) Debtors: Cristela Perez (Defendant) Creditors: Marchai B T Bank Trust (Plaintiff) Judgment: 08/06/2018, Docketed: 08/06/2018 Total Judgment: 535,178.50 Debtors: SFR Investments Pool I LLC (Defendant), Wyeth Ranch Community Association (Consolidated Case Party) Creditors: Marchai B T Bank Trust (Plaintiff) Judgment: 08/06/2018, Docketed: 08/06/2018 Total Judgment: 2,752.85
08/06/2018	<b>Order of Dismissal Without Prejudice</b> (Judicial Officer: Gonzalez, Elizabeth) Debtors: Cristela Perez (Defendant), SFR Investments Pool I LLC (Defendant), U S Bank National Association ND (Defendant)

# CASE SUMMARY CASE NO. A-13-689461-C

	CASE 110. A-13-089401-C
	Creditors: Marchai B T Bank Trust (Plaintiff) Judgment: 08/06/2018, Docketed: 08/06/2018
	Debtors: SFR Investments Pool I LLC (Counter Claimant) Creditors: Marchai B T Bank Trust (Counter Defendant) Judgment: 08/06/2018, Docketed: 08/06/2018
	Debtors: SFR Investments Pool I LLC (Counter Claimant, Cross Claimant) Creditors: Cristela Perez (Cross Defendant) Judgment: 08/06/2018, Docketed: 08/06/2018
08/06/2018	Judgment Filed By: Plaintiff Marchai B T Bank Trust Judgment
08/07/2018	Notice of Entry of Judgment Filed By: Plaintiff Marchai B T Bank Trust <i>Notice of Entry of Judgment</i>
08/08/2018	Amended Notice of Appeal Party: Defendant SFR Investments Pool 1, LLC Amended Notice of Appeal

CIVIL COVER SHEET

Clark County, Nevada

Case No. \_\_\_\_\_\_ (Assigned by Clerk's Office)

#### **I. Party Information** Plaintiff(s) (name/address/phone): Defendant(s) (name/address/phone): MARCHI B.T. CRISTELA PEREZ, ET. AL. Attorney (name/address/phone): Attorney (name/address/phone): Benjamin D. Petiprin, Esq. (NV Bar 11681) Law Offices of Les Zieve 3753 Howard Hughes Parkway, Suite 200 Las Vegas, Nevada 89169 Tel: (702) 948-856 Fax: (702) 446-989 II. Nature of Controversy (Please check applicable bold category and Arbitration Requested applicable subcategory, if appropriate) **Civil Cases Real Property** Torts Negligence Landlord/Tenant Product Liability Negligence – Auto Product Liability/Motor Vehicle Unlawful Detainer Other Torts/Product Liability Negligence – Medical/Dental **Title to Property** Negligence – Premises Liability Intentional Misconduct Foreclosure Torts/Defamation (Libel/Slander) (Slip/Fall) ☐ Liens ☐ Interfere with Contract Rights Negligence – Other Quiet Title **Employment Torts** (Wrongful termination) Specific Performance Other Torts Condemnation/Eminent Domain Anti-trust Fraud/Misrepresentation Other Real Property Insurance Partition Legal Tort □ Planning/Zoning Unfair Competition Probate Other Civil Filing Types Construction Defect Appeal from Lower Court (also check Estimated Estate Value: applicable civil case box) Chapter 40 Summary Administration Transfer from Justice Court General Justice Court Civil Appeal Breach of Contract General Administration Building & Construction Civil Writ Special Administration Insurance Carrier Other Special Proceeding Set Aside Estates Commercial Instrument **Other Civil Filing** Other Contracts/Acct/Judgment Trust/Conservatorships Compromise of Minor's Claim Collection of Actions Individual Trustee Conversion of Property **Employment** Contract Damage to Property Corporate Trustee Guarantee Employment Security Other Probate Sale Contract Enforcement of Judgment Uniform Commercial Code Foreign Judgment - Civil Civil Petition for Judicial Review Other Personal Property Foreclosure Mediation Recovery of Property Other Administrative Law Stockholder Suit Department of Motor Vehicles Other Civil Matters Worker's Compensation Appeal III. Business Court Requested (Please check applicable category; for Clark or Washoe Counties only.) □ NRS Chapters 78-88 Investments (NRS 104 Art. 8) Enhanced Case Mgmt/Business Commodities (NRS 90) Deceptive Trade Practices (NRS 598) Other Business Court Matters Securities (NRS 90) Trademarks (NRS 600A) September 30, 2013 /s/ Benjamin D. Petiprin

Signature of initiating party or representative

# A-13-689461-C XXVI

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1	<b>P</b> 4 0	Atump. Summ	^	
2	DAO EIGHTH JUDICIAL DIS			
3	CLARK COUNTY,			
4 5				
5	Marchai B.T.,			
7	Plaintiff,			
8	US.			
9	CRISTELA PEREZ; SFR INVESTMENTS POOL 1, LLC; U.S. BANK NATIONAL ASSOCIATION, N.D.; DOES I through X; and ROE CORPORATIONS 1 through 10,	Case No. A-13-689461-C		
10	through X; and ROE CORPORATIONS 1 through 10, inclusive,	Dep't No. VII		
11	Defendants.			
12				
13	And all related actions.			
14	DECISION AND	ORDER		
15				
16		This case arises from a homeowners' association's non-judicial foreclosure sale of residential real property located at 7119 Wolf Rivers Avenue in Las Vegas, Nevada. The		
17	HOA sold the Wolf Rivers property to satisfy the			
18	included a superpriority lien over the holder of t			
19	Rivers property to SFR. Upon the homeown	ers' association's foreclosure sale of the		
20	property, Marchai B.T., the holder of the deed	of trust and promissory note, filed suit		
21	alleging that the sale did not extinguish their de	ed of trust pursuant to NRS Chapter 116.		
22 23	SFR and the homeowners' association counter t	that Marchai's lien is extinguished. Now		
23 24	before the Court are Defendant SFR Investmen	nts Pool 1's and Defendant Wyeth Ranch		
_	Community Association's ("the HOA") Motion			
LINDA MARIE BELL DISTRICT JUDGE DEPARTMENT VII 82 2 2 9 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Marchai's opposition. These matters came before			
DISTRICT JUDGE DISTRICT JUDGE DEPARTMENT VI 88 2 2 90 88 2 2 90	denies SFR and the HOA's Motions for Summary			
DISID 28	matters presented, finds in favor of Plaintiff Marc	chai.		
	Voluntary Dismissal       Summary Judgment         Involuntary Dismissal       Stipulated Judgment         Stipulated Dismissal       Default Judgment         Motion to Dismiss by Def(s)       Judgment of Arbitration			

OCT 0 3 2017

### I. **Factual Background**

In 2004, Cristela Perez entered into two loan agreements with Countrywide Home Loans in order to purchase the property. The loans were secured by two deeds of trust on the Wolf Rivers property at 2119 Wolf Rivers Avenue. The property was subject to the terms of the Wyeth Ranch Community Association's Declaration of Covenants, Conditions and Restrictions (CC&Rs). After the initial purchase, Perez refinanced the two Countrywide loans through an agreement with CMG Mortgage. CMG Mortgage recorded a deed of trust against the property on November 9, 2005. Ultimately, there were three active Notices of Default. The October 8, 2008 notice was rescinded, leaving the unrescinded notices at issue in this matter.

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### **First Notice of Delinquent Assessment Lien** Α.

The HOA recorded its first Notice of Delinquent Assessment Lien on October 8, 12 2008. At that time, the HOA charged \$140.00 per month in association dues, collected 13 quarterly. At the beginning of 2009, the HOA increased its monthly dues to \$152.50. The 14 HOA recorded a Notice of Default and Election to Sell on January 7, 2009. The HOA 15 recorded a Notice of Trustee's Sale on January 14, 2010. In 2010, the HOA increased its 16 monthly dues to \$159.50. 17

On February 3, 2010, the HOA sent a demand letter to Perez. On February 12, 2010, Perez paid the HOA \$900.00, which more than covered all outstanding HOA dues, but did not cover remaining fees and costs. On April 13, 2010, the HOA proposed a payment plan to Perez. On May 11, 2010, Perez paid the HOA \$300.00. Perez failed, however to comply 21 with the payment plan. The Trustee on behalf of the HOA applied payments as partial 22 payments on the account for the duration of the resident transaction detail. See Exhibit 2-23 H of Appendix of Exhibits to Marchai, B.T.'s Motion for Summary Judgment. 24

On July 13, 2010, the HOA mailed a Pre-Notice of Trustee Sale and Notice of Default and Election to Sell to Perez. Perez paid the HOA \$645.00 between August 2 and November 30, 2010. The HOA recorded a Rescission of Notice of Sale on March 9, 2011. Perez paid the HOA \$160.00 on March 10, 2011.

On March 29, 2011, the HOA recorded a second Notice of Sale. On July 27, 2011, the HOA sent Perez a letter stating Perez was in breach of the payment plan. On August 4, 2011, Perez paid the HOA \$165.00.

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### **B**. Second Notice of Delinquent Assessment Lien

On December 20, 2011, the HOA recorded a second Notice of Delinquent Assessment lien. The original Notice was not rescinded. The HOA recorded a Notice of Default and Election to Sell on February 28, 2012. Perez paid the HOA \$760.00 between March 19 and July 26, 2012. CMG Mortgage assigned its deed of trust to CitiMortgage in May of 2012. CitiMortgage assigned the deed to U.S. Bank in July of 2012. The HOA recorded a Notice of Trustee's Sale on October 31, 2012. Perez paid the HOA \$300.00 on November 13, 2012.

In March of 2013, U.S. Bank assigned its deed of trust to Marchai. Neither U.S. 12 Bank nor Marchai recorded the transfer of interest for approximately five months. During 13 this gap, U.S. Bank did not inform Marchai of the HOA's foreclosure proceedings. The 14 HOA mailed a Notice of Trustee's sale to CMG Mortgage, CitiMortgage, and U.S. Bank on 15 July 29, 2013. Marchai finally recorded its interest in the Wolf Rivers property on August 16 12, 2013. Marchai's loan servicer received notice of the trustee's sale on August 27, 2013, 17 the day before the sale was scheduled to take place. The servicer contacted the HOA's 18 trustee conducting the sale, Alessi & Koenig, to ask that the sale be postponed. The HOA 19 20 declined.

Alessi & Koenig conducted a foreclosure sale of the Wolf Rivers property on August 28, 2013. SFR purchased the property for \$21,000.00. SFR recorded a trustee's deed upon sale on September 9, 2013 identifying SFR as the grantee and the HOA as the foreclosing beneficiary. The trustee's deed states:

> Alessi & Koenig, LLC (herein called Trustee), as the duly appointed Trustee under that certain Notice of Delinquent Assessment Lien... does hereby grant, without warranty expressed or implied to: SFR... all its right, title and interest in the property...

LINDA MARIE BELL DISTRICT JUDGE DEPARTMENT VII 26 28 This conveyance is made pursuant to the powers conferred upon the Trustee by NRS 116 et seq... All requirements of law regarding the mailing of copies of notices and the posting and publication of the copies of the Notice of Sale have been complied with.

At the time of sale, Perez owed the HOA \$14,677.80. As of January 14, 2016, Perez owed Marchai \$489,372.77 based the agreement secured by the deed of trust.

## II. Procedural History

On September 30, 2013, Marchai filed a complaint against Perez, SFR, and U.S. Bank. Marchai sought to judicially foreclose on the Wolf Rivers property based on Perez's breach of the agreement secured by the deed of trust. The Court entered defaults against Perez and U.S. Bank in this case. On November 13, 2013, SFR filed an answer, counterclaim, and crossclaim. SFR brought counterclaims and crossclaims for declaratory relief/quiet title and injunctive relief. Specifically, SFR alleged Marchai's interest in the Wolf Rivers property was extinguished by the non-judicial foreclosure of the HOA's superpriority lien established pursuant to NRS Chapter 116.

On July 9, 2014, the Court ordered that the case be stayed pending a ruling from the Nevada Supreme Court on an HOA foreclosure's effect on a first deed of trust. The Nevada Supreme Court issued its ruling in <u>SFR Investments Pool 1 v. U.S. Bank</u>, 334 P.3d 408 (Nev. 2014) on September 18, 2014. The Nevada Supreme Court denied a rehearing on October 16, 2014. The Court lifted the stay in the instant case on January 28, 2015.

Both Marchai and SFR filed motions for summary judgment on January 14, 2016. The parties dispute whether NRS Chapter 116 is constitutional and whether the HOA foreclosure procedure in the instant case complied with NRS Chapter 116. The parties filed oppositions to each other's motions on February 3 and 4, 2016. The parties filed replies on February 8 and 9, 2016. SFR's reply contained a countermotion to strike portions of Marchai's motion for summary judgment and opposition. SFR asserts Marchai's motion exceeded the appropriate page limit. SFR also argues Marchai's opposition contains evidence not properly disclosed in the discovery process.

On March 22, 2016, this Court issued its Decision and Order denying both SFR and

LINDA MARIE BELL

DEPARTMENT VII

DISTRICT JUDGE

Marchai their respective Motions for Summary Judgment as well as denying SFR's Motion 1 to Strike. This Court found that the technical failings of Marchai's compliance with EDCR 2 2.20(a) did not rise to the level of sanctions and thus denied SFR's Motion to Strike. As 3 discovery was ongoing, this Court also found in its March 22, 2016 Decision and Order that 4 there remained genuine issues of fact for both Motions for Summary Judgment to be 5 denied. The Court resolved constitutionality issues of NRS chapter 116 raised in Marchai's 6 Motion for Summary Judgment involving due process. These sub issues include notice 7 provisions, whether there is state action involved, violations of the Taking Clause, and 8 vagueness. 9

Discovery concluded on August 15, 2017. Upon completion of discovery, the HOA and SFR renewed their Motions for Summary Judgment. The resolution of the issues in the summary judgment motion necessarily results in a decision in favor of Marchai.

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### III. Discussion

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## A. Motions for Summary Judgment

Summary judgment is appropriate "when the pleadings and other evidence on file 15 demonstrate that no genuine issue as to any material fact remains and that the moving 16 party is entitled to a judgment as a matter of law." Wood v. Safeway, Inc., 121 P.3d 1026, 17 1029 (Nev. 2005) (internal quotation marks and alterations omitted). "If the party moving 18 for summary judgment will bear the burden of persuasion at trial, that party 'must present 19 evidence that would entitle it to a judgment as a matter of law in the absence of contrary 20 evidence." Francis v. Wynn Las Vegas, LLC, 262 P.3d 705, 714 (Nev. 2011) (citing Cuzze v. 21 Univ. & Cmty. Coll. Sys. of Nev., 172 P.3d 131, 134 (Nev. 2007)). "When requesting 22 summary judgment, the moving party bears the initial burden of production to 23 demonstrate the absence of a genuine issue of material fact. If the moving party meets its 24 burden, then the nonmoving party bears the burden of production to demonstrate that 25 there is a genuine issue of material fact. Las Vegas Metro. Police Dep't v. Coregis Ins. Co., 26 256 P.3d 958, 961 (Nev. 2011) (internal citations omitted). 27

The HOA and SFR seek summary judgment on each of their claims against Marchai. As previously argued, SFR holds the HOA foreclosure sale extinguished Marchai's interest in the Wolf Rivers property. Marchai argues its interest survived the foreclosure sale and is superior to SFR's interest. In the current motions for summary judgment, parties reintroduce the same issues after the close of discovery along with a few new arguments. Upon the close of discovery, the Court finds no further evidence presented that lends itself to a genuine dispute over material facts. The only issues to be decided are legal issues.

These issues include whether the nonjudicial foreclosure sale constituted unfairness 8 when Marchai requested the HOA to halt the sale the night before the sale and whether 9 buyers are required to pay US currency the day of the sale. In addition, whether there is 10 Perez's payments to the HOA satisfy the procedural tender requirements of NRS Chapter 11 116. To determine the answers to these questions, the Court must evaluate NRS Chapter 12 116 and the foreclosure process in this particular case. 13

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#### **Previously Addressed Issues** 1.

Issues including commercial reasonableness, SFR as a bona fide purchaser, constitutionality of Chapter 116, and whether the Trustee was the grantor in the HOA foreclosure sale were resolved this Court's Decision of Order of March 22, 2016. The Court found that Marchai failed to establish that the HOA sale was commercially unreasonable as a matter of law because absent fraud, unfairness, or oppression, an inadequate price is not dispositive of unreasonableness. Further, the Court found that SFR was not able to 20 establish as a matter of law that it was a bona fide purchaser and that the HOA's years of 21 foreclosure notice proceedings including delinquency notices, defaults, and sale documents 22 would be a matter for a fact finder. Marchai raised constitutionality revolving around NRS 23 Chapter 116 involving due process, takings, and void for vagueness. The Court found that 24 Marchai could not show that requirements under Chapter 116 did not meet the notice requirements that would set off due process issues or the legislative enactment of Chapter 116 was a governmental taking or a meant to serve a public purpose. Nor could Marchai show that Chapter 116 meets the high standard for unconstitutionally vagueness. Lastly,

**JINDA MARIE BELL** 25 DISTRICT JUDGE DEPARTMENT VII 26 27 28

the Court found that an inartfully drafted foreclosure deed could not be resolved in favor of 1 Marchai. This Court finds that there is no new law to decide in favor of granting summary judgment on these same arguments and the Court will not reconsider these issues already resolved. 4

## A Nonjudicial Foreclosure Sale is Not Unfair if the HOA Proceeds 2. with the Sale After the Lender Requests a Halt to the Sale.

Here, the HOA foreclosed upon the Wolf Rivers property, which they ultimately sold at a foreclosure sale after failure of the homeowner to pay dues. Marchai alleges that there are no material disputed issues of fact regarding the foreclosure as the parties agree to the circumstances. Parties agree that notice of the sale was given to U.S. Bank as the recorded holder of the deed of trust and that Marchai did not record their interest until after that notice of sale had been sent out to interested parties. Further, parties agree that there was no firm offer from Marchai to pay the superpriority amount of the loan prior to the sale when they made the request to halt the sale. Marchai now moves the Court to find that the HOA did not comply with NRS Chapter 116.

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### **Procedural Requirements of NRS Chapter 116** a.

Nevada Revised Statute Chapter 116 provides the procedural requirements for 17 homeowners' associations seeking to secure a lien for unpaid assessments and fees. "NRS 18 116.3116(2)... splits an HOA lien into two pieces, a superpriority piece and a subpriority 19 piece. The superpriority piece, consisting of the last nine months of unpaid HOA dues and 20 maintenance and nuisance-abatement charges, is 'prior to' a first deed of trust." SFR 21 Investments Pool 1 v. U.S. Bank, 334 P.3d 408, 411 (Nev. 2014), reh'g denied (Oct. 16, 22 2014). That super-priority portion of the lien was held by the Nevada Supreme Court to be 23 a true super-priority lien, which will extinguish a first deed of trust if foreclosed upon 24 pursuant to Chapter 116's requirements. Id. at 419. Specifically, "[t]he sale of a unit 25 pursuant to NRS 116.31162, 116.31163 and 116.31164 vests in the purchaser the title of the 26 unit's owner without equity or right of redemption." NRS 116.31166(3); see also SFR v. U.S. 27 Bank, 334 P.3d at 412. 28

LINDA MARIE BELL DEPARTMENT VII DISTRICT JUDGE

To initiate foreclosure under Chapter 116, a Nevada homeowner association must 1 first notify the owner of the delinquent assessments. See NRS 116.31162(1)(a). If the owner 2 does not pay within thirty days, the homeowner association must then provide the owner a 3 notice of default and election to sell. See NRS 116.31162(1)(b). Then, if the lien has not 4 been paid off within 90 days, the homeowner association may continue with the foreclosure 5 process. See NRS 116.31162(1)(c). The homeowner association must next mail a notice of 6 sale to all those who were entitled to receive the prior notice of default and election to sell, 7 as well as the holder of a recorded security interest if the security interest holder "has 8 notified the association, before the mailing of the notice of sale of the existence of the 9 See NRS 116.311635(1)(a)(1), (b)(2). As this Court interprets the security interest." 10 "notified-the-association" provision, this additional notice requirement simply means the 11 homeowner association must mail the notice of sale to any holder of a security interest who 12 has recorded its interest prior to the mailing of the notice of sale. 13

Marchai asserts they became aware of the sale late but had made overtures to paying 14 the superpriority lien. Marchai further asserts that after requesting that the HOA halt the 15 sale, the HOA and the Trustee's refusal to halt the sale constituted unfairness to Marchai. The HOA and SFR argues Marchai had constructive notice through the notice served to US Bank and as a result is precluded from asking to halt the sale the night before for lack of notice.

Generally, absent a showing of fraud, unfairness, or oppression, a foreclosure sale will stand. The Nevada Supreme Court states, "demonstrating that an association sold a property at its foreclosure sale for an inadequate price is not enough to set aside that sale; there must also be a showing of fraud, unfairness, or oppression. Shadow Wood HOA v. N.Y. Cmty. Bancorp., 132 Nev. Adv. Op. 5 at \*6 (2016). In the next sentence, the Nevada Supreme Court appears to distinguish a merely inadequate price from a price that is "grossly inadequate as a matter of law" and indicates that gross inadequacy may be sufficient grounds to set aside a sale. Id. The Court finds that some other evidence of fraud, unfairness or oppression is still required to set aside an HOA foreclosure sale,

**JINDA MARIE BELL** DISTRICT JUDGE DEPARTMENT VII 16

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regardless of the price. <u>Shadow Wood</u> cites <u>Golden v. Tomiyasu</u>, 387 P.2d 989, 995 (Nev. 1963) which required some showing of fraud "in addition to gross inadequacy of price" for a court to set aside a transaction.

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Marchai alleges that it did not have notice of the sale. Neither side disputes that Marchai was not served with a notice of the foreclosure sale, but rather its predecessor, U.S. Bank. It is also undisputed that after the transfer from US Bank to Marchai, both U.S. Bank and Marchai waited months before recording their interest. Marchai recorded its interest after the HOA's statutory requirement of thirty days for notice to interested parties under NRS 16.31164. The HOA properly noticed U.S. Bank, the recorded holder of the deed of trust at the time of the notice. Upon learning of the sale, Marchai contacted Alessi to halt the sale. SFR and the HOA argue that there is no ongoing affirmative duty by the movant of a sale to check for new interest parties once the statutory deadline has passed, but Marchai argues that there was a continuing duty.

The HOA had no continuing legal duty to notify Marchai under the statute. Nor is there any obligation of the HOA to halt a properly noticed sale when Marchai notified them that they were the current holder in interest. It was Marchai's responsibility to record its interest to protect itself. Failing to record rests solely on Marchai and the repercussions cannot be held against the foreclosing party. Further, there was no firm offer to pay off the superpriority lien.

Therefore, this Court finds that although Marchai was not directly notified, its predecessor, U.S. Bank, had actual notice of both existing Notices of Default. The HOA properly noticed the entity on record as the holder of the first deed of trust. Had Marchai promptly recorded its interest in the property, the notice would have been sent to Marchai. This leaves the issues of whether a purchaser at a foreclosure sale was required to present cash at a nonjudicial foreclosure sale, whether Perez's payments intended to and satisfied the HOA's superpriority lien and whether having more than one Notice of Default was consequential.

3. A Purchaser is Not Required to Present Cash at a Nonjudicial Foreclosure Sale.

Marchai presents that NRS 116.31164 requires that "on the day of the sale. . . the 3 person conducting the sale may sell the unit at public auction to the highest cash bidder." 4 It is undisputed that SFR provided proof of funds on the day of the sale, then tendered a 5 6 cashier's check to Alessi on August 29, 2013, one day after the sale. Marchai argues that this procedurally does not comply with the statute, interpreting the statute to require a 7 payment in U.S. currency at the time of the sale. The Court is not swayed by this argument. 8 The statute specifically requires a cash purchase rather than a credit purchase, but the 9 statute is silent as to timing of payment. A cashier's check in this context constitutes a cash 10 payment. It is simply infeasible in practice to expect bidders to carry large amounts of U.S. 11 12 currency, often in the many tens of thousands of dollars to an auction. SFR submitted proof of funds to Alessi at the time of the sale and then tendered a cashier's check to Alessi 13 for the full price of purchase of the property. Consequently, the sale complied with NRS 14 116.31164. Notwithstanding procedural issues raised under NRS 116.31164, the Court finds 15 16 that a first notice of default is the operative notice when multiple notices are filed and prior notices are unwithdrawn. 17

# 4. A Second Notice of Default Results in a Supplement of the First Notice of Default when a First Notice of Default has not been Rescinded.

A superpriority lien consists of the nine months of unpaid homeowner assessments prior to a notice of default. Without satisfaction or withdrawal of the first notice of default a second notice of default serves only as a supplement to the first notice. A homeowner's association is entitled to one superpriority lien on a single property without the rescission of the prior notice of default. Pursuant to the Nevada Supreme Court's holding in <u>Property</u> <u>Plus Investments, LLC v. Mortgage Electronic Registration Systems, Inc., et. al.</u>, 133 Nev. Adv. Opinion 62 (Sept. 14, 2017), this Court adopts the Nevada federal court's holding in <u>JPMorgan Chase Bank, N.A. v. SFR Investments Pool 1, LLC. JPMorgan</u> held that a second noticed super priority lien must have separate set of unpaid months of homeowner

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association assessments to be considered a separate superpriority lien. <u>PropertyPlus</u>, citing
<u>JPMorgan</u>, also holds that "when a HOA rescinds a superpriority lien on a property, the
HOA may subsequently assert a separate superpriority lien on the same property . . .
accruing after the rescission of the previous superpriority lien." Without the satisfaction or
withdrawal of the first superpriority lien, the second notice of superpriority lien then acts as
a supplement or update of the first notice.

Here, there are two unrescinded Notices of Default filed against Perez, one on March 29, 2011 and one on February 28, 2012. The 2011 Notice of Default was never withdrawn.
Based on the holding in <u>PropertyPlus</u>, the operative notice of default is the 2011 Notice.
Therefore, the Court finds that the HOA's would only be entitled to one superpriority amount on both Notices of Defaults. This leaves only the question as to Perez's intent as to the application of payments to the HOA.

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## 5. Perez's Intent Regarding Application of Payments to the HOA

Perez maintained sporadic payments over the period starting from the first Notice of Default to the foreclosure totaling \$2,390.24 Perez would receive a notice of a deficiency and make a payment toward her obligations to the HOA. Despite these payments, she was thousands of dollars behind in her HOA obligations.

The super-priority lien brands certain homeowner association liens as "prior to all other liens and encumbrances," excluding those recorded before the applicable CC&Rs. <u>See</u> NRS 116.3116(2)(a)-(b). Nevada Revised Statutes 116.3116 is silent on who must satisfy the lien and if they must make their intent regarding those payments known before an HOA's superpriority lien is extinguished. The public policy principle behind NRS Chapter 116 is to ensure that homeowner association dues are paid first.

Here, the HOA had two recorded and unrescinded Notices of Default on the Wolf Rivers property and ultimately sold the property at a foreclosure sale. Perez made post Notice of Default payments prior to the sale totaling \$2,390.24. There are no material disputed issues of fact: the parties agree regarding the timing and amounts of payments by the homeowner and to the circumstances surrounding the Notices of Default. The question remaining is the effect of the homeowner paying towards the lien as opposed to the holder
of the deed of trust. The HOA and SFR argue that these payments by Perez had no
intention of satisfying the superpriority lien, thus the first deed of trust was extinguished
upon the foreclosure sale. Marchai asserts the homeowner's payments were intended to
satisfy the HOA lien's superpriority amount prior to the HOA foreclosure sale. Marchai
argues this tender causes Marchai's deed of trust to survive the HOA foreclosure sale.

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## a. Tender

8 The foreclosure process, from the first unrescinded notice of delinquent assessment in 2009 to the actual foreclosure sale spanned a few years. During this period, 9 Perez, paid the HOA \$2,390.24. This is more than the value of nine months of assessment 10 For the nine months preceding the operative 2009 Notice of Default, Perez's fees. 11 assessments totaled \$1,280.00. This would have satisfied the superpriority and left a 12 balance of \$1,110.24. Perez still owed the HOA \$14,677.80 and nothing precluded the HOA 13 from seeking the full amount from the borrower. The question is whether the HOA 14 superpriority lien was satisfied. If satisfied, it allows Marchai's lien to survive the 15 nonjudicial foreclosure sale to SFR. If not, then Marchai's first deed is extinguished by the 16 17 sale to SFR.

As suggested by <u>SFR</u>, the beneficiary of a deed of trust need only "determin[e] the precise superpriority amount in advance of the sale," and then "pay the [nine] months' assessments demanded by the association." <u>SFR</u>, 334 P.3d at 413, 418. Satisfying the superpriority amount of the lien, not the amounts incurred by any particular months, preserves the deed of trust. <u>See Stone Hollow Ave. Trust v. Bank of America</u>, *N.A.*, 382 P.3d 911 (Nev. Aug. 11, 2016) (unpublished disposition) (finding tender of \$198 effective to discharge the lien when "\$198 was adequate to pay off the superpriority portion of" the HOA's lien.)

Different from <u>SFR</u>, here the Court must determine whether the homeowner's payments to an HOA in this case constitutes tender of the superpriority amount or whether the payments were meant to keep up with current assessment obligations. The Court finds

that absent contrary evidence, it is a distinction without a difference. The public policy and 1 stated legislative intent behind Chapter 116 is to ensure payment of homeowner liens, hence 2 the superpriority. Nevada Revised Statutes 116.3116(2) states the HOA lien is prior to first 3 deeds of trust, but does not limit who can satisfy the superpriority portion of the lien. Nor 4 does the statute or case law dictate that payments from a homeowner must first be applied 5 6 to obligations other than the superpriority.

Marchai alleges that it was Perez's intention to apply her payments to the HOA lien's 7 superpriority amounts that were recorded in its two Notices of Default. The HOA and SFR allege that Perez's payments only represent her intention to keep up with her monthly dues and not intended to satisfy the amounts noticed. This Court held in its March 22, 2016 Decision and Order that there were genuine issues of material fact regarding what Perez's intention was in the application of her payments. Absent evidence showing that Perez only meant to maintain her monthly assessments, she tendered payment in an amount that would satisfy more than eighteen months' worth of payments.

Upon the close of discovery, SFR and the HOA have not presented any evidence that shows Perez did not pay off the superpriority liens. Regardless of whether Perez meant to pay off the superpriority lien or apply to the balance with the payment of oldest balances first, the superpriority lien is satisfied. So whether she had the intention to pay off obligations other than the superpriority first or whether the HOA applied them to obligations other than the superpriority, the amount making up the superpriority was paid off. Thus, regardless of which months a payor may request a payment be applied to, any payment which is at least equal to the amount incurred in the nine months preceding the notice of delinquent assessment lien is sufficient to satisfy the superpriority lien. As there are no undisputed facts at the close of discovery as to the intention of payment or the effect of multiple Notice of Defaults, this Court must deny the HOA and SFR's Motions for Summary Judgment. As a result, this Court finds in favor of Marchai.

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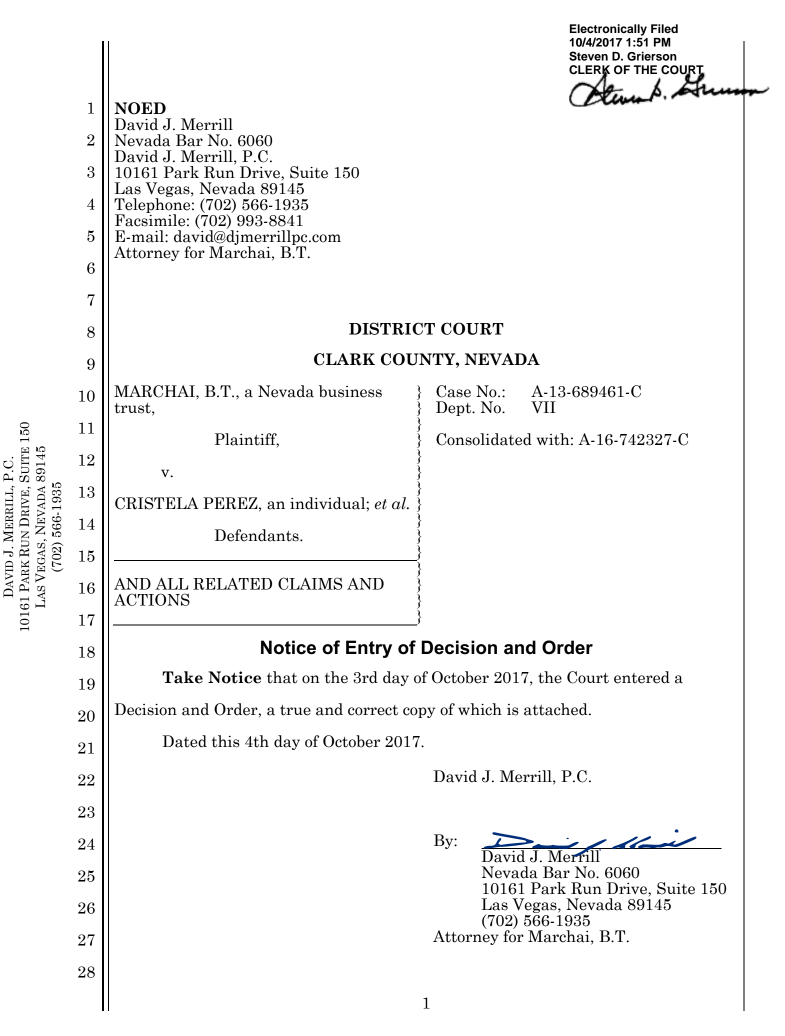
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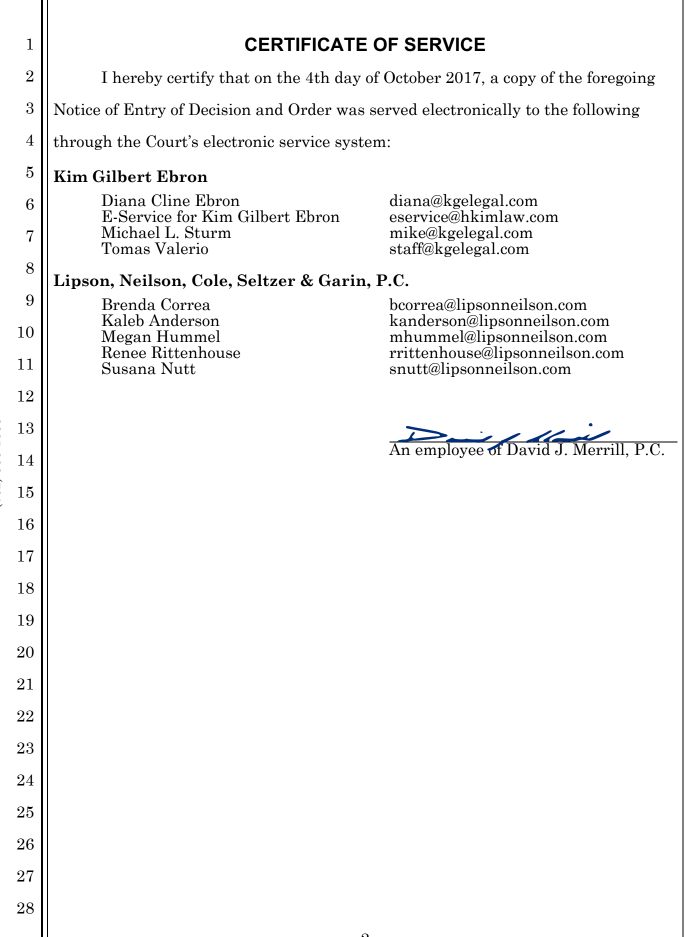
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1	IV. Conclusion		
2	The Court finds that no genuine issues of material fact remain in this case. The		
3	Court denies SFR and the HOA's Motions for Summary Judgment. As the parties agree on		
4	all the material fact in this case, the resolution of the legal issues presented on the motions		
5	for summary judgment necessarily result in a finding in favor of Marchai.		
6	n At		
7	DATED this day of September, 2017.		
8	$\Lambda$		
9	A		
10	LINDA MARIE BELL		
11	DISTRICT COURT JUDGE		
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	1 CERTIF	FICATE OF SERVICE
:	2 The undersigned hereby certifies	that on the date of filing, a copy of this Order was
		Judicial District Court EFP system or, if no e-mail
2		nd/or placed in the Clerk's Office attorney folder(s)
ł	5 for:	
(		
7	7 Name	Party
8	David J. Merrill, P.C.	Counsel for Marchai, B.T.
9 10	Diana Cline Ebron, Esa	Counsel for SFR Investments
1	Jacqueline A. Gilbert, Esq.	Pool 1, LLC
12	Kim Gilbert Ebron	Coursel for Musth Dough
	Megan Hummel, Esq.	Counsel for Wyeth Ranch Community Association
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23		has there
24	TIN	A HURD DICIAL EXECUTIVE ASSISTANT, DEPARTMENT VII
RIE BU JUDGE ENT VJ		AFFIRMATION Pursuant to NRS 239B.030
LINDA MARIE BELL DISTRICT JUDGE DEPARTMENT VII	, 📗 in Dis	undersigned does hereby affirm that the preceding <u>Decision and Order</u> filed strict Court case number <u>A689461</u> <b>DOES NOT</b> contain the social security per of any person.
DEP DEP		/s/ Linda Marie Bell Date District Court Judge
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DAVID J. MERRILL, P.C. 10161 PARK RUN DRIVE, SUITE 150 LAS VEGAS, NEVADA 89145 (702) 566-1935

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1		Oten A. Sum	^
2 3	DAO EIGHTH JUDICIAL DIS	STRICT COURT	
4	CLARK COUNTY,		
5			
6	Marchai B.T.,		
7 8	Plaintiff, <i>us.</i> Cristela Perez; SFR Investments Pool 1, LLC;		
9 10	CRISTELA PEREZ; SFR INVESTMENTS POOL 1, LLC; U.S. BANK NATIONAL ASSOCIATION, N.D.; DOES I through X; and ROE CORPORATIONS 1 through 10, inclusive,	Case No.A-13-689461-CDep't No.VII	
11	Defendants.		
12 13	And all related actions.		
14	DECISION AND ORDER		
15	This case arises from a homeowners' ass	ociation's non-judicial foreclosure sale of	
16 17	residential real property located at 7119 Wolf Ri	vers Avenue in Las Vegas, Nevada. The	
17	HOA sold the Wolf Rivers property to satisfy the		
19	included a superpriority lien over the holder of t		
20	Rivers property to SFR. Upon the homeowne		
21	property, Marchai B.T., the holder of the deed alleging that the sale did not extinguish their de		
22	SFR and the homeowners' association counter t		
23	before the Court are Defendant SFR Investmen		
24	Community Association's ("the HOA") Motion		
25 DGE DGE AL	Marchai's opposition. These matters came before	e the Court on August 22, 2017. The Court	
LINDA MARIE BELL DISTRICT JUDGE DEPARTMENT VII 82 2 2 9 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	denies SFR and the HOA's Motions for Summary	Judgment and after resolution of the legal	
LINDA DISTRI 58 7 8 7 8 8	matters presented, finds in favor of Plaintiff Marc	hai.	
	Voluntary Dismissal       Summary Judgment         Involuntary Dismissal       Stipulated Judgment         Stipulated Dismissal       Default Judgment         Motion to Dismiss by Deft(s)       Judgment of Arbitration		

OCT 0 3 2017

### I. **Factual Background**

In 2004, Cristela Perez entered into two loan agreements with Countrywide Home Loans in order to purchase the property. The loans were secured by two deeds of trust on the Wolf Rivers property at 2119 Wolf Rivers Avenue. The property was subject to the terms of the Wyeth Ranch Community Association's Declaration of Covenants, Conditions and Restrictions (CC&Rs). After the initial purchase, Perez refinanced the two Countrywide loans through an agreement with CMG Mortgage. CMG Mortgage recorded a deed of trust against the property on November 9, 2005. Ultimately, there were three active Notices of Default. The October 8, 2008 notice was rescinded, leaving the unrescinded notices at issue in this matter.

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### **First Notice of Delinquent Assessment Lien** Α.

The HOA recorded its first Notice of Delinquent Assessment Lien on October 8, 12 2008. At that time, the HOA charged \$140.00 per month in association dues, collected 13 quarterly. At the beginning of 2009, the HOA increased its monthly dues to \$152.50. The 14 HOA recorded a Notice of Default and Election to Sell on January 7, 2009. The HOA 15 recorded a Notice of Trustee's Sale on January 14, 2010. In 2010, the HOA increased its 16 monthly dues to \$159.50. 17

On February 3, 2010, the HOA sent a demand letter to Perez. On February 12, 2010, Perez paid the HOA \$900.00, which more than covered all outstanding HOA dues, but did not cover remaining fees and costs. On April 13, 2010, the HOA proposed a payment plan to Perez. On May 11, 2010, Perez paid the HOA \$300.00. Perez failed, however to comply 21 with the payment plan. The Trustee on behalf of the HOA applied payments as partial 22 payments on the account for the duration of the resident transaction detail. See Exhibit 2-23 H of Appendix of Exhibits to Marchai, B.T.'s Motion for Summary Judgment. 24

On July 13, 2010, the HOA mailed a Pre-Notice of Trustee Sale and Notice of Default and Election to Sell to Perez. Perez paid the HOA \$645.00 between August 2 and November 30, 2010. The HOA recorded a Rescission of Notice of Sale on March 9, 2011. Perez paid the HOA \$160.00 on March 10, 2011.

On March 29, 2011, the HOA recorded a second Notice of Sale. On July 27, 2011, the HOA sent Perez a letter stating Perez was in breach of the payment plan. On August 4, 2011, Perez paid the HOA \$165.00.

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### **B**. Second Notice of Delinquent Assessment Lien

On December 20, 2011, the HOA recorded a second Notice of Delinquent Assessment lien. The original Notice was not rescinded. The HOA recorded a Notice of Default and Election to Sell on February 28, 2012. Perez paid the HOA \$760.00 between March 19 and July 26, 2012. CMG Mortgage assigned its deed of trust to CitiMortgage in May of 2012. CitiMortgage assigned the deed to U.S. Bank in July of 2012. The HOA recorded a Notice of Trustee's Sale on October 31, 2012. Perez paid the HOA \$300.00 on November 13, 2012.

In March of 2013, U.S. Bank assigned its deed of trust to Marchai. Neither U.S. 12 Bank nor Marchai recorded the transfer of interest for approximately five months. During 13 this gap, U.S. Bank did not inform Marchai of the HOA's foreclosure proceedings. The 14 HOA mailed a Notice of Trustee's sale to CMG Mortgage, CitiMortgage, and U.S. Bank on 15 July 29, 2013. Marchai finally recorded its interest in the Wolf Rivers property on August 16 12, 2013. Marchai's loan servicer received notice of the trustee's sale on August 27, 2013, 17 the day before the sale was scheduled to take place. The servicer contacted the HOA's 18 trustee conducting the sale, Alessi & Koenig, to ask that the sale be postponed. The HOA 19 20 declined.

Alessi & Koenig conducted a foreclosure sale of the Wolf Rivers property on August 28, 2013. SFR purchased the property for \$21,000.00. SFR recorded a trustee's deed upon sale on September 9, 2013 identifying SFR as the grantee and the HOA as the foreclosing beneficiary. The trustee's deed states:

> Alessi & Koenig, LLC (herein called Trustee), as the duly appointed Trustee under that certain Notice of Delinquent Assessment Lien... does hereby grant, without warranty expressed or implied to: SFR... all its right, title and interest in the property...

LINDA MARIE BELL DISTRICT JUDGE DEPARTMENT VII 26 28 This conveyance is made pursuant to the powers conferred upon the Trustee by NRS 116 et seq... All requirements of law regarding the mailing of copies of notices and the posting and publication of the copies of the Notice of Sale have been complied with.

At the time of sale, Perez owed the HOA \$14,677.80. As of January 14, 2016, Perez owed Marchai \$489,372.77 based the agreement secured by the deed of trust.

#### II. Procedural History

On September 30, 2013, Marchai filed a complaint against Perez, SFR, and U.S. Bank. Marchai sought to judicially foreclose on the Wolf Rivers property based on Perez's breach of the agreement secured by the deed of trust. The Court entered defaults against Perez and U.S. Bank in this case. On November 13, 2013, SFR filed an answer, counterclaim, and crossclaim. SFR brought counterclaims and crossclaims for declaratory relief/quiet title and injunctive relief. Specifically, SFR alleged Marchai's interest in the Wolf Rivers property was extinguished by the non-judicial foreclosure of the HOA's superpriority lien established pursuant to NRS Chapter 116.

On July 9, 2014, the Court ordered that the case be stayed pending a ruling from the Nevada Supreme Court on an HOA foreclosure's effect on a first deed of trust. The Nevada Supreme Court issued its ruling in <u>SFR Investments Pool 1 v. U.S. Bank</u>, 334 P.3d 408 (Nev. 2014) on September 18, 2014. The Nevada Supreme Court denied a rehearing on October 16, 2014. The Court lifted the stay in the instant case on January 28, 2015.

Both Marchai and SFR filed motions for summary judgment on January 14, 2016. The parties dispute whether NRS Chapter 116 is constitutional and whether the HOA foreclosure procedure in the instant case complied with NRS Chapter 116. The parties filed oppositions to each other's motions on February 3 and 4, 2016. The parties filed replies on February 8 and 9, 2016. SFR's reply contained a countermotion to strike portions of Marchai's motion for summary judgment and opposition. SFR asserts Marchai's motion exceeded the appropriate page limit. SFR also argues Marchai's opposition contains evidence not properly disclosed in the discovery process.

On March 22, 2016, this Court issued its Decision and Order denying both SFR and

LINDA MARIE BELL

DEPARTMENT VII

DISTRICT JUDGE

Marchai their respective Motions for Summary Judgment as well as denying SFR's Motion 1 to Strike. This Court found that the technical failings of Marchai's compliance with EDCR 2 2.20(a) did not rise to the level of sanctions and thus denied SFR's Motion to Strike. As 3 discovery was ongoing, this Court also found in its March 22, 2016 Decision and Order that 4 there remained genuine issues of fact for both Motions for Summary Judgment to be 5 denied. The Court resolved constitutionality issues of NRS chapter 116 raised in Marchai's 6 Motion for Summary Judgment involving due process. These sub issues include notice 7 provisions, whether there is state action involved, violations of the Taking Clause, and 8 vagueness. 9

Discovery concluded on August 15, 2017. Upon completion of discovery, the HOA and SFR renewed their Motions for Summary Judgment. The resolution of the issues in the summary judgment motion necessarily results in a decision in favor of Marchai.

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#### III. Discussion

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#### A. Motions for Summary Judgment

Summary judgment is appropriate "when the pleadings and other evidence on file 15 demonstrate that no genuine issue as to any material fact remains and that the moving 16 party is entitled to a judgment as a matter of law." Wood v. Safeway, Inc., 121 P.3d 1026, 17 1029 (Nev. 2005) (internal quotation marks and alterations omitted). "If the party moving 18 for summary judgment will bear the burden of persuasion at trial, that party 'must present 19 evidence that would entitle it to a judgment as a matter of law in the absence of contrary 20 evidence." Francis v. Wynn Las Vegas, LLC, 262 P.3d 705, 714 (Nev. 2011) (citing Cuzze v. 21 Univ. & Cmty. Coll. Sys. of Nev., 172 P.3d 131, 134 (Nev. 2007)). "When requesting 22 summary judgment, the moving party bears the initial burden of production to 23 demonstrate the absence of a genuine issue of material fact. If the moving party meets its 24 burden, then the nonmoving party bears the burden of production to demonstrate that 25 there is a genuine issue of material fact. Las Vegas Metro. Police Dep't v. Coregis Ins. Co., 26 256 P.3d 958, 961 (Nev. 2011) (internal citations omitted). 27

The HOA and SFR seek summary judgment on each of their claims against Marchai. As previously argued, SFR holds the HOA foreclosure sale extinguished Marchai's interest in the Wolf Rivers property. Marchai argues its interest survived the foreclosure sale and is superior to SFR's interest. In the current motions for summary judgment, parties reintroduce the same issues after the close of discovery along with a few new arguments. Upon the close of discovery, the Court finds no further evidence presented that lends itself to a genuine dispute over material facts. The only issues to be decided are legal issues.

These issues include whether the nonjudicial foreclosure sale constituted unfairness 8 when Marchai requested the HOA to halt the sale the night before the sale and whether 9 buyers are required to pay US currency the day of the sale. In addition, whether there is 10 Perez's payments to the HOA satisfy the procedural tender requirements of NRS Chapter 11 116. To determine the answers to these questions, the Court must evaluate NRS Chapter 12 116 and the foreclosure process in this particular case. 13

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#### **Previously Addressed Issues** 1.

Issues including commercial reasonableness, SFR as a bona fide purchaser, constitutionality of Chapter 116, and whether the Trustee was the grantor in the HOA foreclosure sale were resolved this Court's Decision of Order of March 22, 2016. The Court found that Marchai failed to establish that the HOA sale was commercially unreasonable as a matter of law because absent fraud, unfairness, or oppression, an inadequate price is not dispositive of unreasonableness. Further, the Court found that SFR was not able to 20 establish as a matter of law that it was a bona fide purchaser and that the HOA's years of 21 foreclosure notice proceedings including delinquency notices, defaults, and sale documents 22 would be a matter for a fact finder. Marchai raised constitutionality revolving around NRS 23 Chapter 116 involving due process, takings, and void for vagueness. The Court found that 24 Marchai could not show that requirements under Chapter 116 did not meet the notice requirements that would set off due process issues or the legislative enactment of Chapter 116 was a governmental taking or a meant to serve a public purpose. Nor could Marchai show that Chapter 116 meets the high standard for unconstitutionally vagueness. Lastly,

**JINDA MARIE BELL** 25 DISTRICT JUDGE DEPARTMENT VII 26 27 28

the Court found that an inartfully drafted foreclosure deed could not be resolved in favor of 1 Marchai. This Court finds that there is no new law to decide in favor of granting summary judgment on these same arguments and the Court will not reconsider these issues already resolved. 4

#### A Nonjudicial Foreclosure Sale is Not Unfair if the HOA Proceeds 2. with the Sale After the Lender Requests a Halt to the Sale.

Here, the HOA foreclosed upon the Wolf Rivers property, which they ultimately sold at a foreclosure sale after failure of the homeowner to pay dues. Marchai alleges that there are no material disputed issues of fact regarding the foreclosure as the parties agree to the circumstances. Parties agree that notice of the sale was given to U.S. Bank as the recorded holder of the deed of trust and that Marchai did not record their interest until after that notice of sale had been sent out to interested parties. Further, parties agree that there was no firm offer from Marchai to pay the superpriority amount of the loan prior to the sale when they made the request to halt the sale. Marchai now moves the Court to find that the HOA did not comply with NRS Chapter 116.

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#### **Procedural Requirements of NRS Chapter 116** a.

Nevada Revised Statute Chapter 116 provides the procedural requirements for 17 homeowners' associations seeking to secure a lien for unpaid assessments and fees. "NRS 18 116.3116(2)... splits an HOA lien into two pieces, a superpriority piece and a subpriority 19 piece. The superpriority piece, consisting of the last nine months of unpaid HOA dues and 20 maintenance and nuisance-abatement charges, is 'prior to' a first deed of trust." SFR 21 Investments Pool 1 v. U.S. Bank, 334 P.3d 408, 411 (Nev. 2014), reh'g denied (Oct. 16, 22 2014). That super-priority portion of the lien was held by the Nevada Supreme Court to be 23 a true super-priority lien, which will extinguish a first deed of trust if foreclosed upon 24 pursuant to Chapter 116's requirements. Id. at 419. Specifically, "[t]he sale of a unit 25 pursuant to NRS 116.31162, 116.31163 and 116.31164 vests in the purchaser the title of the 26 unit's owner without equity or right of redemption." NRS 116.31166(3); see also SFR v. U.S. 27 Bank, 334 P.3d at 412. 28

LINDA MARIE BELL DEPARTMENT VII DISTRICT JUDGE

To initiate foreclosure under Chapter 116, a Nevada homeowner association must 1 first notify the owner of the delinquent assessments. See NRS 116.31162(1)(a). If the owner 2 does not pay within thirty days, the homeowner association must then provide the owner a 3 notice of default and election to sell. See NRS 116.31162(1)(b). Then, if the lien has not 4 been paid off within 90 days, the homeowner association may continue with the foreclosure 5 process. See NRS 116.31162(1)(c). The homeowner association must next mail a notice of 6 sale to all those who were entitled to receive the prior notice of default and election to sell, 7 as well as the holder of a recorded security interest if the security interest holder "has 8 notified the association, before the mailing of the notice of sale of the existence of the 9 See NRS 116.311635(1)(a)(1), (b)(2). As this Court interprets the security interest." 10 "notified-the-association" provision, this additional notice requirement simply means the 11 homeowner association must mail the notice of sale to any holder of a security interest who 12 has recorded its interest prior to the mailing of the notice of sale. 13

Marchai asserts they became aware of the sale late but had made overtures to paying 14 the superpriority lien. Marchai further asserts that after requesting that the HOA halt the 15 sale, the HOA and the Trustee's refusal to halt the sale constituted unfairness to Marchai. The HOA and SFR argues Marchai had constructive notice through the notice served to US Bank and as a result is precluded from asking to halt the sale the night before for lack of notice.

Generally, absent a showing of fraud, unfairness, or oppression, a foreclosure sale will stand. The Nevada Supreme Court states, "demonstrating that an association sold a property at its foreclosure sale for an inadequate price is not enough to set aside that sale; there must also be a showing of fraud, unfairness, or oppression. Shadow Wood HOA v. N.Y. Cmty. Bancorp., 132 Nev. Adv. Op. 5 at \*6 (2016). In the next sentence, the Nevada Supreme Court appears to distinguish a merely inadequate price from a price that is "grossly inadequate as a matter of law" and indicates that gross inadequacy may be sufficient grounds to set aside a sale. Id. The Court finds that some other evidence of fraud, unfairness or oppression is still required to set aside an HOA foreclosure sale,

**JINDA MARIE BELL** DISTRICT JUDGE DEPARTMENT VII 16

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regardless of the price. <u>Shadow Wood</u> cites <u>Golden v. Tomiyasu</u>, 387 P.2d 989, 995 (Nev. 1963) which required some showing of fraud "in addition to gross inadequacy of price" for a court to set aside a transaction.

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Marchai alleges that it did not have notice of the sale. Neither side disputes that Marchai was not served with a notice of the foreclosure sale, but rather its predecessor, U.S. Bank. It is also undisputed that after the transfer from US Bank to Marchai, both U.S. Bank and Marchai waited months before recording their interest. Marchai recorded its interest after the HOA's statutory requirement of thirty days for notice to interested parties under NRS 16.31164. The HOA properly noticed U.S. Bank, the recorded holder of the deed of trust at the time of the notice. Upon learning of the sale, Marchai contacted Alessi to halt the sale. SFR and the HOA argue that there is no ongoing affirmative duty by the movant of a sale to check for new interest parties once the statutory deadline has passed, but Marchai argues that there was a continuing duty.

The HOA had no continuing legal duty to notify Marchai under the statute. Nor is there any obligation of the HOA to halt a properly noticed sale when Marchai notified them that they were the current holder in interest. It was Marchai's responsibility to record its interest to protect itself. Failing to record rests solely on Marchai and the repercussions cannot be held against the foreclosing party. Further, there was no firm offer to pay off the superpriority lien.

Therefore, this Court finds that although Marchai was not directly notified, its predecessor, U.S. Bank, had actual notice of both existing Notices of Default. The HOA properly noticed the entity on record as the holder of the first deed of trust. Had Marchai promptly recorded its interest in the property, the notice would have been sent to Marchai. This leaves the issues of whether a purchaser at a foreclosure sale was required to present cash at a nonjudicial foreclosure sale, whether Perez's payments intended to and satisfied the HOA's superpriority lien and whether having more than one Notice of Default was consequential.

3. A Purchaser is Not Required to Present Cash at a Nonjudicial Foreclosure Sale.

Marchai presents that NRS 116.31164 requires that "on the day of the sale. . . the 3 person conducting the sale may sell the unit at public auction to the highest cash bidder." 4 It is undisputed that SFR provided proof of funds on the day of the sale, then tendered a 5 6 cashier's check to Alessi on August 29, 2013, one day after the sale. Marchai argues that this procedurally does not comply with the statute, interpreting the statute to require a 7 payment in U.S. currency at the time of the sale. The Court is not swayed by this argument. 8 The statute specifically requires a cash purchase rather than a credit purchase, but the 9 statute is silent as to timing of payment. A cashier's check in this context constitutes a cash 10 payment. It is simply infeasible in practice to expect bidders to carry large amounts of U.S. 11 12 currency, often in the many tens of thousands of dollars to an auction. SFR submitted proof of funds to Alessi at the time of the sale and then tendered a cashier's check to Alessi 13 for the full price of purchase of the property. Consequently, the sale complied with NRS 14 116.31164. Notwithstanding procedural issues raised under NRS 116.31164, the Court finds 15 16 that a first notice of default is the operative notice when multiple notices are filed and prior notices are unwithdrawn. 17

## 4. A Second Notice of Default Results in a Supplement of the First Notice of Default when a First Notice of Default has not been Rescinded.

A superpriority lien consists of the nine months of unpaid homeowner assessments prior to a notice of default. Without satisfaction or withdrawal of the first notice of default a second notice of default serves only as a supplement to the first notice. A homeowner's association is entitled to one superpriority lien on a single property without the rescission of the prior notice of default. Pursuant to the Nevada Supreme Court's holding in <u>Property</u> <u>Plus Investments, LLC v. Mortgage Electronic Registration Systems, Inc., et. al.</u>, 133 Nev. Adv. Opinion 62 (Sept. 14, 2017), this Court adopts the Nevada federal court's holding in <u>JPMorgan Chase Bank, N.A. v. SFR Investments Pool 1, LLC. JPMorgan</u> held that a second noticed super priority lien must have separate set of unpaid months of homeowner

**JINDA MARIE BELL** 

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association assessments to be considered a separate superpriority lien. <u>PropertyPlus</u>, citing
<u>JPMorgan</u>, also holds that "when a HOA rescinds a superpriority lien on a property, the
HOA may subsequently assert a separate superpriority lien on the same property . . .
accruing after the rescission of the previous superpriority lien." Without the satisfaction or
withdrawal of the first superpriority lien, the second notice of superpriority lien then acts as
a supplement or update of the first notice.

Here, there are two unrescinded Notices of Default filed against Perez, one on March 29, 2011 and one on February 28, 2012. The 2011 Notice of Default was never withdrawn.
Based on the holding in <u>PropertyPlus</u>, the operative notice of default is the 2011 Notice.
Therefore, the Court finds that the HOA's would only be entitled to one superpriority amount on both Notices of Defaults. This leaves only the question as to Perez's intent as to the application of payments to the HOA.

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#### 5. Perez's Intent Regarding Application of Payments to the HOA

Perez maintained sporadic payments over the period starting from the first Notice of Default to the foreclosure totaling \$2,390.24 Perez would receive a notice of a deficiency and make a payment toward her obligations to the HOA. Despite these payments, she was thousands of dollars behind in her HOA obligations.

The super-priority lien brands certain homeowner association liens as "prior to all other liens and encumbrances," excluding those recorded before the applicable CC&Rs. <u>See</u> NRS 116.3116(2)(a)-(b). Nevada Revised Statutes 116.3116 is silent on who must satisfy the lien and if they must make their intent regarding those payments known before an HOA's superpriority lien is extinguished. The public policy principle behind NRS Chapter 116 is to ensure that homeowner association dues are paid first.

Here, the HOA had two recorded and unrescinded Notices of Default on the Wolf Rivers property and ultimately sold the property at a foreclosure sale. Perez made post Notice of Default payments prior to the sale totaling \$2,390.24. There are no material disputed issues of fact: the parties agree regarding the timing and amounts of payments by the homeowner and to the circumstances surrounding the Notices of Default. The question remaining is the effect of the homeowner paying towards the lien as opposed to the holder
of the deed of trust. The HOA and SFR argue that these payments by Perez had no
intention of satisfying the superpriority lien, thus the first deed of trust was extinguished
upon the foreclosure sale. Marchai asserts the homeowner's payments were intended to
satisfy the HOA lien's superpriority amount prior to the HOA foreclosure sale. Marchai
argues this tender causes Marchai's deed of trust to survive the HOA foreclosure sale.

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#### a. Tender

8 The foreclosure process, from the first unrescinded notice of delinquent assessment in 2009 to the actual foreclosure sale spanned a few years. During this period, 9 Perez, paid the HOA \$2,390.24. This is more than the value of nine months of assessment 10 For the nine months preceding the operative 2009 Notice of Default, Perez's fees. 11 assessments totaled \$1,280.00. This would have satisfied the superpriority and left a 12 balance of \$1,110.24. Perez still owed the HOA \$14,677.80 and nothing precluded the HOA 13 from seeking the full amount from the borrower. The question is whether the HOA 14 superpriority lien was satisfied. If satisfied, it allows Marchai's lien to survive the 15 nonjudicial foreclosure sale to SFR. If not, then Marchai's first deed is extinguished by the 16 17 sale to SFR.

As suggested by <u>SFR</u>, the beneficiary of a deed of trust need only "determin[e] the precise superpriority amount in advance of the sale," and then "pay the [nine] months' assessments demanded by the association." <u>SFR</u>, 334 P.3d at 413, 418. Satisfying the superpriority amount of the lien, not the amounts incurred by any particular months, preserves the deed of trust. <u>See Stone Hollow Ave. Trust v. Bank of America</u>, *N.A.*, 382 P.3d 911 (Nev. Aug. 11, 2016) (unpublished disposition) (finding tender of \$198 effective to discharge the lien when "\$198 was adequate to pay off the superpriority portion of" the HOA's lien.)

Different from <u>SFR</u>, here the Court must determine whether the homeowner's payments to an HOA in this case constitutes tender of the superpriority amount or whether the payments were meant to keep up with current assessment obligations. The Court finds

that absent contrary evidence, it is a distinction without a difference. The public policy and 1 stated legislative intent behind Chapter 116 is to ensure payment of homeowner liens, hence 2 the superpriority. Nevada Revised Statutes 116.3116(2) states the HOA lien is prior to first 3 deeds of trust, but does not limit who can satisfy the superpriority portion of the lien. Nor 4 does the statute or case law dictate that payments from a homeowner must first be applied 5 6 to obligations other than the superpriority.

Marchai alleges that it was Perez's intention to apply her payments to the HOA lien's 7 superpriority amounts that were recorded in its two Notices of Default. The HOA and SFR allege that Perez's payments only represent her intention to keep up with her monthly dues and not intended to satisfy the amounts noticed. This Court held in its March 22, 2016 Decision and Order that there were genuine issues of material fact regarding what Perez's intention was in the application of her payments. Absent evidence showing that Perez only meant to maintain her monthly assessments, she tendered payment in an amount that would satisfy more than eighteen months' worth of payments.

Upon the close of discovery, SFR and the HOA have not presented any evidence that shows Perez did not pay off the superpriority liens. Regardless of whether Perez meant to pay off the superpriority lien or apply to the balance with the payment of oldest balances first, the superpriority lien is satisfied. So whether she had the intention to pay off obligations other than the superpriority first or whether the HOA applied them to obligations other than the superpriority, the amount making up the superpriority was paid off. Thus, regardless of which months a payor may request a payment be applied to, any payment which is at least equal to the amount incurred in the nine months preceding the notice of delinquent assessment lien is sufficient to satisfy the superpriority lien. As there are no undisputed facts at the close of discovery as to the intention of payment or the effect of multiple Notice of Defaults, this Court must deny the HOA and SFR's Motions for Summary Judgment. As a result, this Court finds in favor of Marchai.

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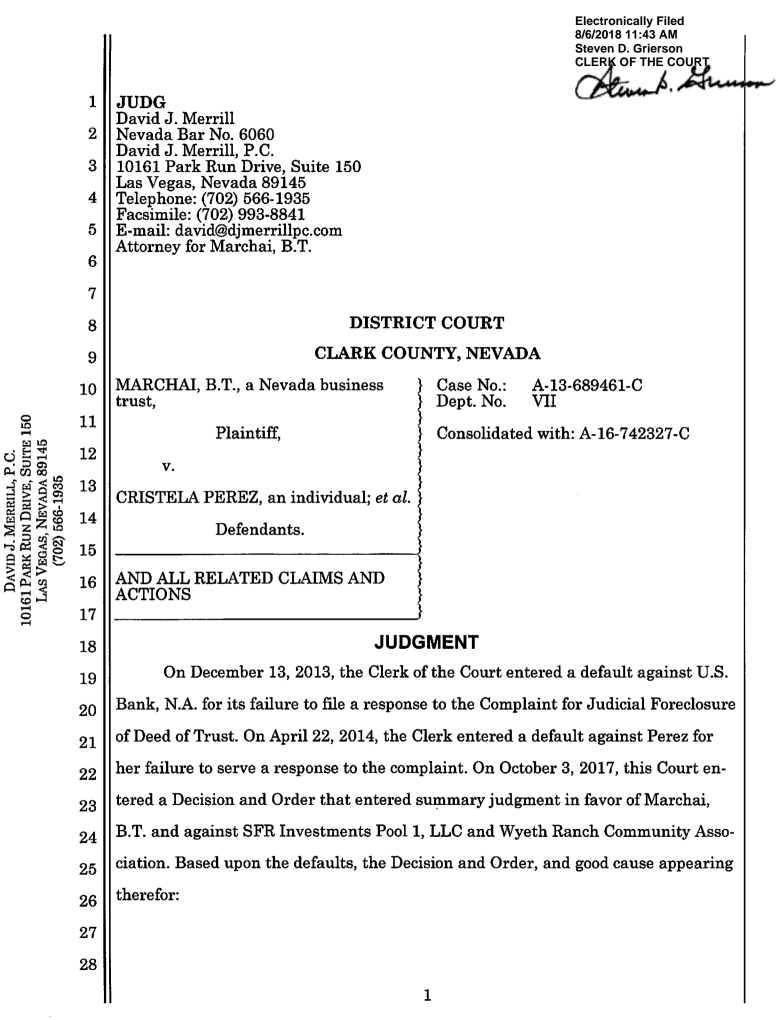
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1	IV. Conclusion
2	The Court finds that no genuine issues of material fact remain in this case. The
3	Court denies SFR and the HOA's Motions for Summary Judgment. As the parties agree on
4	all the material fact in this case, the resolution of the legal issues presented on the motions
5	for summary judgment necessarily result in a finding in favor of Marchai.
6	o Dotte
7	DATED this day of September, 2017.
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10	LINDA MARIE BELL
11	DISTRICT COURT JUDGE
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1	<u>Certific</u>	ATE OF SERVICE
2	The undersigned hereby certifies th	at on the date of filing, a copy of this Order was
3		udicial District Court EFP system or, if no e-mail
4		/or placed in the Clerk's Office attorney folder(s)
5	for:	
6		
7	Name	Party
8	David J. Merrill, P.C.	Counsel for Marchai, B.T.
9 10	Diana Cline Ebron, Esq.	Counsel for SFR Investments
10	Jacqueine A. Gilbert, Esq.	Pool 1, LLC
12	Kim Gilbert Ebron	Counsel for Wyeth Ranch
13	Megan Hummel, Esq.	Community Association
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23		for the
24	TINA H JUDICI	TORD IAL EXECUTIVE ASSISTANT, DEPARTMENT VII
ARIE B JUDG IENT V	The under	<b>AFFIRMATION</b> Pursuant to NRS 239B.030 ersigned does hereby affirm that the precedin <u>g Decision and Order</u> filed
LINDA MARIE BELL DISTRICT JUDGE DEPARTMENT VII 88 2 2 25 88 25 89 25 89 25 80 25 80 80 25 80 25 80 80 25 80 25 80 80 80 80 80 80 80 80 80 80 80 80 80	in Distric	t Court case number <u>A689461</u> <b>DOES NOT</b> contain the social security of any person.
DEP DEV	/	<i>s/ Linda Marie Bell</i> Date <u>-9/8/2017</u> District Court Judge
		15



Case Number: A-13-689461-C

It is hereby ordered, adjudged, and decreed that Marchai shall take
 judgment in its favor and against SFR, Perez, and U.S. Bank on its claim for judi cial foreclosure;

4 It is further ordered, adjudged, and decreed that SFR and U.S. Bank's
5 interests in the property located at 7119 Wolf Rivers Avenue, Las Vegas, Nevada
6 89131 (APN 125-15-811-013), shall be and hereby are subordinate, subsequent, and
7 subject to the Deed of Trust recorded on November 9, 2005 as Document No.
8 20051109-0001385, which is now owned by Marchai;

9 It is further ordered, adjudged, and decreed that Perez owes Marchai a
10 total of \$535,178.50, which includes \$430,013.48 in principal, \$96,566.45 in interest
11 through August 6, 2018, and \$8,498.57 in late charges;

It is further ordered, adjudged, and decreed that the Deed of Trust shall be foreclosed to satisfy the amounts owed by Perez to Marchai;

14 It is further ordered, adjudged, and decreed that the Sheriff of Clark
15 County, or a levying officer appointed by the Court, shall have the authority to sell
16 the property and apply the proceeds of the sale due to Marchai;

17 It is further ordered, adjudged, and decreed that SFR, Wyeth Ranch,
18 U.S. Bank, Perez, and all persons claiming under them subsequent to the recording
19 of the Deed of Trust, either as lien claimants, judgment creditors, claimants under a
20 junior deed of trust, purchasers, encumbrances, and otherwise, be barred and fore21 closed from all rights, claims, interest or equity of redemption of the property and
22 every part of the property when the time for redemption has lapsed;

It is further ordered, adjudged, and decreed that Marchai, or any other
party to this action, may bid at the foreclosure sale;

It is further ordered, adjudged, and decreed that when the time for redemption has lapsed, the levying officer or Sheriff shall execute a deed to the purchaser of the property at the sale and the purchaser at the sale shall be given possession of the property upon production of the levying officer's or Sheriff's deed;

12

1 It is further ordered, adjudged, and decreed that nothing in this Judg- $\mathbf{2}$ ment shall prevent Marchai from electing to exercise its non-judicial foreclosure 3 rights under the Deed of Trust;

4 It is further ordered, adjudged, and decreed that Marchai shall take 5 judgment in its favor and against SFR and Wyeth Ranch on a claim for declaratory 6 relief;

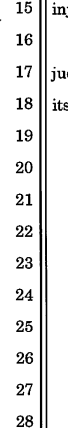
7 It is further ordered, adjudged, and decreed that Marchai holds a valid 8 interest in the property;

9 It is further ordered, adjudged, and decreed that Wyeth Ranch's lien on 10 the property was subject to Marchai's deed of trust;

11 It is further ordered, adjudged, and decreed that Wyeth Ranch's foreclosure of its lien did not extinguish Marchai's deed of trust;

13 It is further ordered, adjudged, and decreed that SFR's counterclaims 14 and cross claims for quiet title/declaratory relief and preliminary and permanent injunction shall be and hereby are **dismissed with prejudice**;

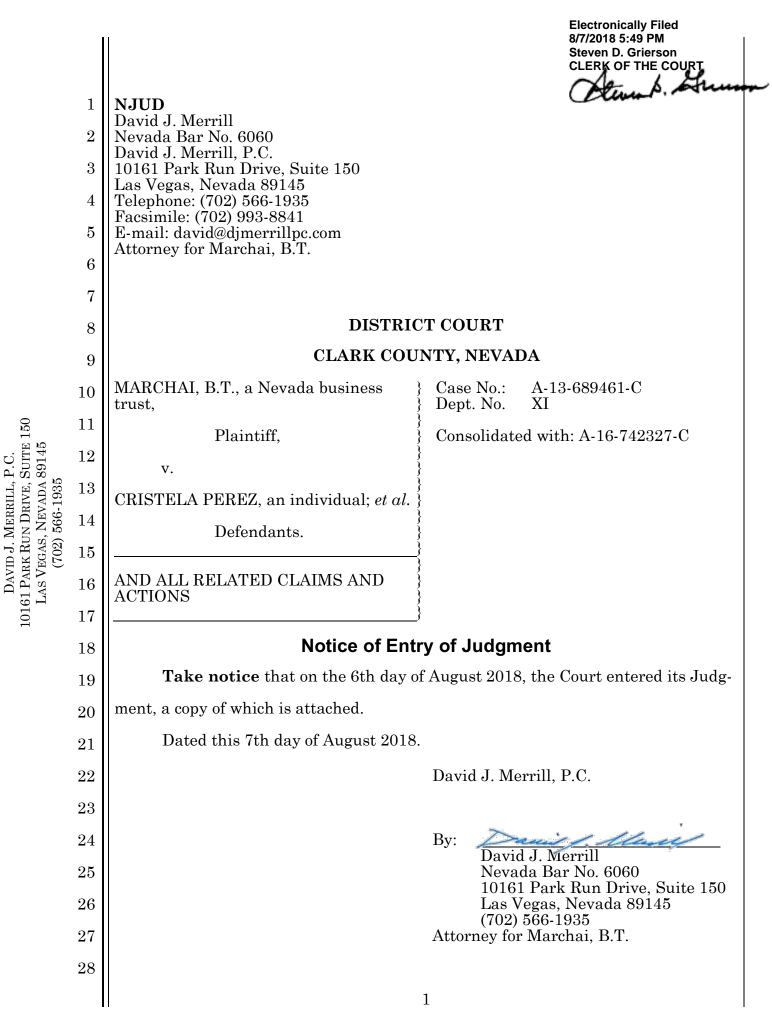
It is further ordered, adjudged, and decreed that Marchai shall take judgment, jointly and severally, in its favor and against SFR and Wyeth Ranch for its reasonable costs in the amount of \$2,752.85; and

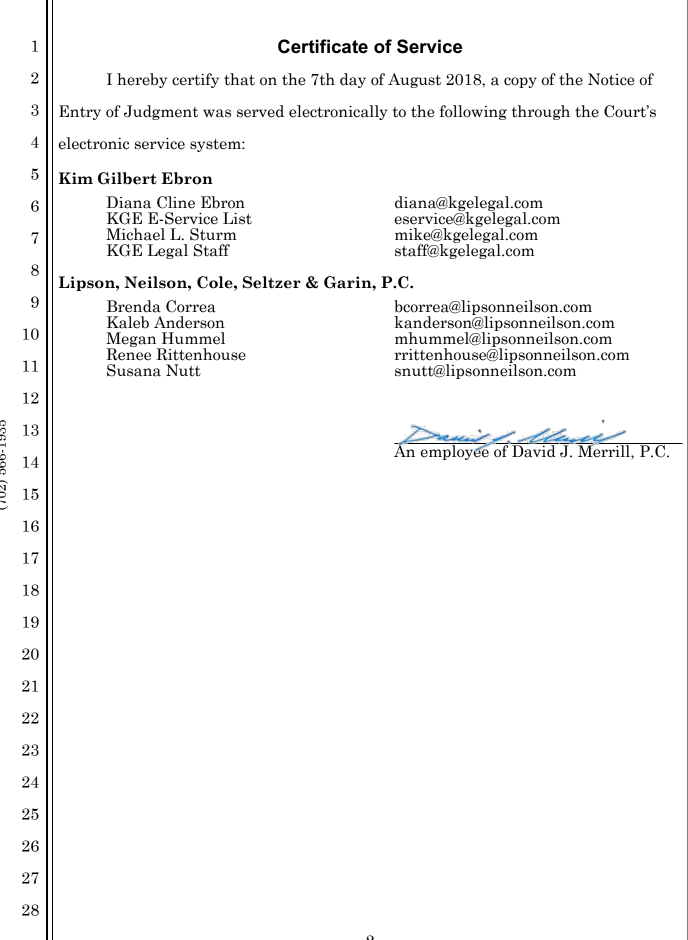


DAVID J. MERRILL, P.C. 10161 PARK RUN DRIVE, SUITE 150 LAS VEGAS, NEVADA 89145 566-1935 (202)

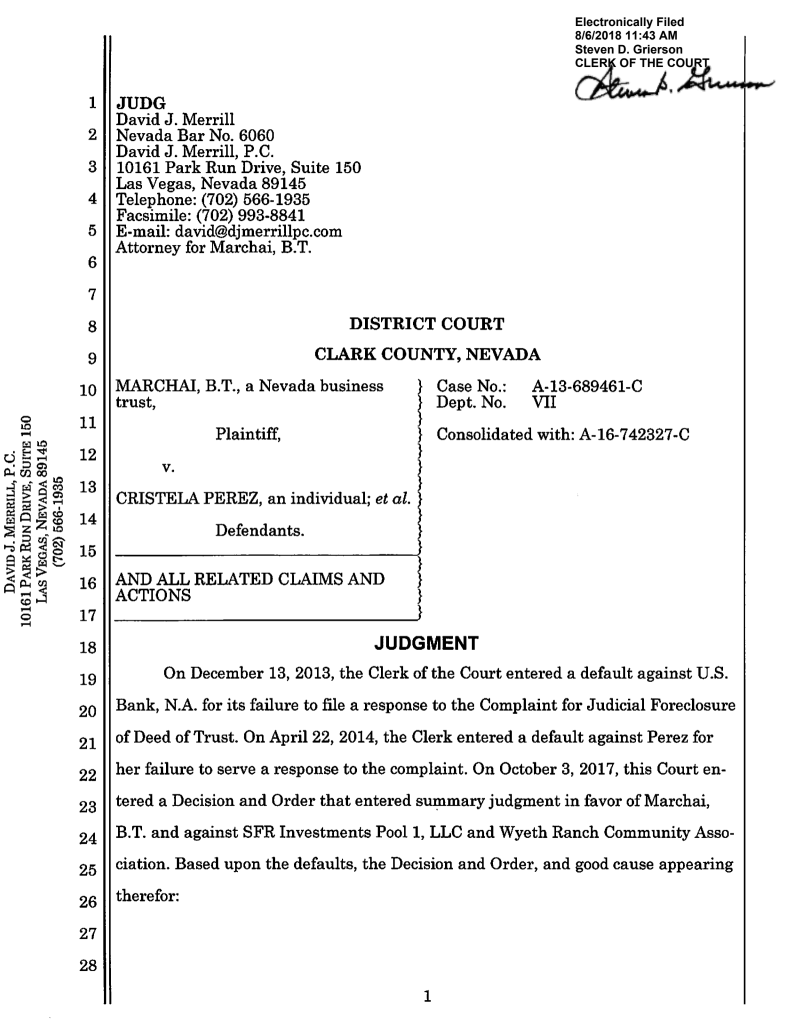
12

1 It is further ordered, adjudged, and decreed that this Judgment is in-2 tended as the final judgment by the Court and any remaining claims against any 3 remaining parties shall be and hereby are dismissed without prejudice. Dated this \_\_\_\_\_ day of August 2018. 4 5 6 Gonzalez Eliza ole 7 District Court Judge 8 Submitted by: 9 David J. Merrill, P.C. 10 DAVID J. MERRILL, P.C. 10161 PARK RUN DRIVE, SUITE 150 LAS VEGAS, NEVADA 89145 (702) 566-1935 11 By: 12David J. Merrill Nevada Bar No. 6060 13 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 14 (702) 566-1935 Attorney for Marchai, B.T. 15 16 17 18 19 20 21 22 23  $\mathbf{24}$ 2526 27  $\mathbf{28}$ 4





DAVID J. MERRILL, P.C. 10161 PARK RUN DRIVE, SUITE 150 LAS VEGAS, NEVADA 89145 (702) 566-1935



Case Number: A-13-689461-C

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 judgment in its favor and against SFR, Perez, and U.S. Bank on its claim for judi cial foreclosure;

4 It is further ordered, adjudged, and decreed that SFR and U.S. Bank's
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6 89131 (APN 125-15-811-013), shall be and hereby are subordinate, subsequent, and
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10 total of \$535,178.50, which includes \$430,013.48 in principal, \$96,566.45 in interest
11 through August 6, 2018, and \$8,498.57 in late charges;

It is further ordered, adjudged, and decreed that the Deed of Trust shall be foreclosed to satisfy the amounts owed by Perez to Marchai;

14 It is further ordered, adjudged, and decreed that the Sheriff of Clark
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16 the property and apply the proceeds of the sale due to Marchai;

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18 U.S. Bank, Perez, and all persons claiming under them subsequent to the recording
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20 junior deed of trust, purchasers, encumbrances, and otherwise, be barred and fore21 closed from all rights, claims, interest or equity of redemption of the property and
22 every part of the property when the time for redemption has lapsed;

It is further ordered, adjudged, and decreed that Marchai, or any other
party to this action, may bid at the foreclosure sale;

It is further ordered, adjudged, and decreed that when the time for redemption has lapsed, the levying officer or Sheriff shall execute a deed to the purchaser of the property at the sale and the purchaser at the sale shall be given possession of the property upon production of the levying officer's or Sheriff's deed;

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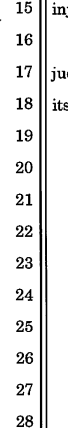
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11 It is further ordered, adjudged, and decreed that Wyeth Ranch's foreclosure of its lien did not extinguish Marchai's deed of trust;

13 It is further ordered, adjudged, and decreed that SFR's counterclaims 14 and cross claims for quiet title/declaratory relief and preliminary and permanent injunction shall be and hereby are **dismissed with prejudice**;

It is further ordered, adjudged, and decreed that Marchai shall take judgment, jointly and severally, in its favor and against SFR and Wyeth Ranch for its reasonable costs in the amount of \$2,752.85; and



DAVID J. MERRILL, P.C. 10161 PARK RUN DRIVE, SUITE 150 LAS VEGAS, NEVADA 89145 566-1935 (202)

12

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Title to Property	y	COURT MINUTES	November 04, 2014
A-13-689461-C	Marchai B T Bar vs. Cristela Perez, D	ık Trust, Plaintiff(s) Defendant(s)	
November 04, 2	014 9:00 AM	Status Check	
HEARD BY: S	turman, Gloria	COURTROOM:	RJC Courtroom 03H
COURT CLERK	K: Linda Denman		
<b>RECORDER:</b>	Kerry Esparza		
<b>REPORTER:</b>			
PARTIES PRESENT:	Cline, Diana S. Petiprin, Benjamin D.,	, ESQ Attorney	
		JOURNAL ENTRIES	

- At STATUS CHECK: STAY, counsel requested Court lift stay and allow them to proceed in ordinary course. COURT SO ORDERED.

Title to Property		COURT MINUTES	August 11, 2015
A-13-689461-C	Marchai B T Ban vs. Cristela Perez, D	ık Trust, Plaintiff(s) Defendant(s)	
August 11, 2015	10:30 AM	Motion to Coordinate	
<b>HEARD BY:</b> Bare, R	ob	COURTROOM:	RJC Courtroom 03C
COURT CLERK: Bil	lie Jo Craig		
<b>RECORDER:</b> Carrie	Hansen		
<b>REPORTER:</b>			
PARTIES PRESENT:			

#### JOURNAL ENTRIES

# - DEFENDANT SFR INVESTMENTS POOL 1 LLC'S MOTION FOR PRE-TRIAL COORDINATION ON ORDER SHORTENING TIME

Attorneys Edgar Smith, Richard Vilkin, Diana Cline, Karen Hanks present. Sign-up sheets Left Side Filed in A662394: Robert Anderlik, Taylor Anello, Thomas N. Beckom, Jonathan D. Blum, Darren Brenner, Michael Brooks, Diana Cline, Britannica Collins, Chelsea Crowton, Peter Dunkley, Jessica Friedman, Charles Geisendorf, David Gluth, Karen Hanks, Joshua O. Igeleke, Michael Li, Steven Loizzi Jr., Elizabeth Lowell, Erica D. Loyd, Matthew McAlonis, David J. Merrill, Patrick Orme, Robin Perkins, Benjamin Petiprin (appeared telephonically), Edgar C. Smith, Kevin S. Soderstrom, Ashlie Surer, Abe Vigil, Richard Vilkin, Shawn Walkenshaw, David Winterton.

Upon inquiry of the Court, Ms. Hanks advised the Motion was filed and heard in this Court as this Court had the lowest case number. Colloquy regarding coordinating the HOA cases as to Discovery, Trials, and witness availability. Counsel suggested a more specific Case Management Plan for a Special Discovery Master to deal with these cases as the various District Court Judges thoughts vary. Court noted he talked briefly with Chief Judge David Barker and Chief Civil Judge Betsy Gonzalez. The Court noted Court Administration would be interested in addressing this issue. Court inquired if Ms. Hanks would be the point of contact, and she advised she would. She provided her E-mail

PRINT DATE: 08/10/2018

#### A-13-689461-C Consolidated with A-16-742327-C

address: Karen@hkimlaw.com

Statement by Mr. Vilkin regarding having a meeting first to determine what counsel will agree on as to the Case Management Plan.

Statements from Attorney Surur regarding coordination for Discovery procedures and noted her two cases where one was Dismissed and the other was pending a Motion to Dismiss where the Court had no jurisdiction.

Statements from Attorney Brooks, who had multiple cases, regarding setting deadlines for counsel to submit a plan to in-house counsel, which may take 2 to 3 weeks.

Attorney Brenner advised a Case Management Plan would first be needed as there are 10 different banks and in-house counsel. He would then be in a position to respond.

COURT ORDERED, Ms. Hanks to submit a Proposed Case Management Plan to counsel by 8/25/15. Counsel to respond by 9/29/15. Matter SET for Status Check: Proposed Case Management Plan to determine when a Continued Hearing on this Motion to Coordinate to be heard.

9/1/15 10:30 AM STATUS CHECK: PROPOSED CASE MANAGEMENT PLAN (IN A662394 ONLY)

Title to Property		COURT MINUTES	February 16, 2016
A-13-689461-C	Marchai B T Ba vs. Cristela Perez, I	nk Trust, Plaintiff(s) Defendant(s)	
February 16, 201	6 9:00 AM	All Pending Motions	
HEARD BY: B	ell, Linda Marie	COURTROOM:	RJC Courtroom 03B
COURT CLERK	: Sylvia Perry		
<b>RECORDER:</b>	Renee Vincent		
<b>REPORTER:</b>			
PARTIES PRESENT:	Hanks, Karen Merrill, David J	Attorney Attorney	

#### JOURNAL ENTRIES

- Colloquy regarding transfer of the case. Court advised when this case was transferred from department 26, the trial date remained on that calendar; as trial should be scheduled in department 7. Mr. Merrill advised the Court's view on the summary judgment and any issues of fact will decide when trial should be set. No opposition by Ms. Hanks.

Following extensive arguments by Counsel as to SFR Investments Pool 1, LLC's Motion for Summary Judgment and Marchai, B.T.'s Motion for Summary Judgment, COURT ORDERED, MATTERS TAKEN UNDER ADVISEMENT.

Reply in Support of Motion for Summary Judgment and Counter - Motion for Summary Judgment and Counter - Motions to Strike Pursuant to NRCP Rule 37(d) and EDCR 2.20 (a); OFF CALENDAR

Court further advised following a decision on the motions for summary judgment, trial date will be discussed. Parties so noted.

Title to Property		COURT MINUTES	March 22, 2016
A-13-689461-C	vs.	Bank Trust, Plaintiff(s) , Defendant(s)	
March 22, 2016	9:40 AM	Minute Order	
HEARD BY: Bell, L	inda Marie	COURTROOM:	RJC Courtroom 03B
<b>COURT CLERK:</b> Sylvia Perry			
<b>RECORDER:</b> Renee	e Vincent		
<b>REPORTER:</b>			
PARTIES PRESENT:			

### JOURNAL ENTRIES

- Decision

The Court finds that genuine issues of material fact remain in this case. the Court DENIES SFR and Marchai's Motions for Summary Judgment and SFR's Motion to Strike.

Title to Property	у	COURT MINUTES	August 25, 2016
A-13-689461-C	Marchai B T Ba vs. Cristela Perez, I	nk Trust, Plaintiff(s) Defendant(s)	
August 25, 2016	9:00 AM	Motion for Leave	
HEARD BY: H	Iardcastle, Kathy	COURTROOM:	RJC Courtroom 03B
COURT CLERK: Sylvia Perry			
<b>RECORDER:</b>	Renee Vincent		
<b>REPORTER:</b>			
PARTIES PRESENT:	Hanks, Karen Merrill, David J	Attorney Attorney	

#### JOURNAL ENTRIES

- Marchai, BT's Motion on Order Shortening Time, for Leave to File and Amended Complaint

Ms. Hanks advised she misread the order and is orally opposing the motion at this time. Mr. Merrill advised the statute comes into play in three years which runs on Sunday. COURT ORDERED, case STAYED three (3) months and a status check will be SET. Colloquy regarding bring in additional parties. Mr. Merrill advised he will file a complaint and move to consolidate. Court so noted.

12/1/16 9:00 AM STATUS CHECK: STATUS OF CASE / STAY

12/1/16 9:00 AM

Title to Property		COURT MINUTES	December 01, 2016
A-13-689461-C	Marchai B T Ba vs. Cristela Perez, T	nk Trust, Plaintiff(s) Defendant(s)	
December 01, 201	6 9:00 AM	Status Check	
HEARD BY: Bel	l, Linda Marie	COURTROOM:	RJC Courtroom 03B
COURT CLERK:	Sylvia Perry		
<b>RECORDER:</b> R	enee Vincent		
<b>REPORTER:</b>			
	Gilbert, Jacqueline Merrill, David J	Attorney Attorney	
		JOURNAL ENTRIES	

- Status Check: Status of Case / Stay

Court advised it is not inclined to wait for the decision by the Nevada Supreme Court and ORDERED, stay LIFTED and trial date SET.

Mr. Merrill advised a motion to amend was filed then the case was stayed, to preserve the claims, a new action was filed in DC XXXI. COURT ORDERED, this case CONSOLIDATED with A-16-742327-C. Ms. Gilbert advised no opposition to consolidation. Colloquy regarding trial setting. COURT FURTHER ORDERED, a status check date SET.

1/3/17 9:00 AM STATUS CHECK: TRIAL SETTING

Title to Property		COURT MINUTES	January 03, 2017
A-13-689461-C	Marchai B T Ba vs. Cristela Perez,	nk Trust, Plaintiff(s) Defendant(s)	
January 03, 2017	9:00 AM	All Pending Motions	
HEARD BY: Bell,	Linda Marie	COURTROOM:	RJC Courtroom 03B
<b>COURT CLERK:</b> Sylvia Perry			
<b>RECORDER:</b> Ren	ee Vincent		
<b>REPORTER:</b>			
	bert, Jacqueline errill, David J	Attorney Attorney	

#### JOURNAL ENTRIES

- Ms. J. Funai Esq. present on behalf of Wyeth ranch Community Association

Following extensive arguments by Counsel, COURT ORDERED as follows:

Defendnat Wyeth Ranch Community Associations Motion to Dismiss; DENIED as to Failure to Medicate under 38.310(1)(a) and GRANTED as to Quiet Title.

SFR Investments Pool 1, LLC's Motion to Dismiss With Prejudice Plaintiff's Complaint Pursuant to NRCP 12(b)(1) and EDCR 7.10(B) and Motion to Strike Pleading Pursuant to NRCP 12(f); MOOT

Wyeth Ranch Community Association's Joinder to SFR Investments Pool 1, LLC's Motion to Dismiss With Prejudice Plaintiff's Complaint Pursuant to NRP 12(b)(1) and EDCR 7.10(B) and Motion to Strike Pleading Pursuant to NRCP 12(f); MOOT.

8/29/17 9:00 AM CALENDAR CALL

9/5/17 9:00 AM BENCH TRIAL

PRINT DATE: 08/10/2018

Title to Propert	у	COURT MINUTES	June 22, 2017
A-13-689461-C	Marchai B T Bar vs. Cristela Perez, I	nk Trust, Plaintiff(s) Defendant(s)	
June 22, 2017	9:00 AM	Status Conference	
HEARD BY: H	Bell, Linda Marie	COURTROOM:	RJC Courtroom 15A
COURT CLERI	<b>K:</b> Sylvia Perry		
<b>RECORDER:</b>	Renee Vincent		
<b>REPORTER:</b>			
PARTIES PRESENT:	Gilbert, Jacqueline Hummel, Megan Merrill, David J	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- Status Conference

Mr. Merrill advised discovery is completed and responses and answers will be filed next week. Upon the Court's inquiry, dispositive motions are due by July 21 which Mr. Merrill does no anticipate. As to the supplemental joint case conference report requesting a settlement conference, parties advised they have not had discussions as such. Court advised although a settlement conference is encouraged, the trial will not be continued thereto; further stating parties can contact departments individually to schedule the conference. Court reviewed the DC VII trial handout.

Title to Propert	y	COURT MINUTES	August 22, 2017
A-13-689461-C	Marchai B T Ba vs. Cristela Perez, I	nk Trust, Plaintiff(s) Defendant(s)	
August 22, 2017	9:00 AM	All Pending Motions	
HEARD BY: H	Bell, Linda Marie	COURTROOM:	RJC Courtroom 15A
COURT CLERE	K: Sylvia Perry		
<b>RECORDER:</b>	Renee Vincent		
<b>REPORTER:</b>			
PARTIES PRESENT:	Gilbert, Jacqueline Hummel, Megan Merrill, David J	Attorney Attorney Attorney JOURNAL ENTRIES	

- SFR Investments Pool I LLC's Motion for Summary Judgment... Defendant Wyeth Ranch Community Association's Motion for Summary Judgment...

Colloquy regarding scheduling as there was a discrepancy as to setting the motions on calendar. Both Ms. Gilbert and Ms. Hummel advised the reply was filed yesterday, but are ready to proceed. Court reviewed the reply.

Following extensive arguments by Counsel, COURT ORDERED, the following:

SFR Investments Pool I LLC's Motion for Summary Judgment; MATTER TAKEN UNDER ADVISEMENT.

Defendant Wyeth Ranch Community Association's Motion for Summary Judgment; MATTER TAKEN UNDER ADVISEMENT.

As to the Motion in Limine set on 8/29/17, COURT ORDERED, matter to be heard 9/12/17.

PRINT DATE: 08/10/2018

Page 10 of 20 Minutes Date: November 04, 2014

9/12/17 9:00 AM STATUS CHECK: DECISION

## 9/12/17 9:00 AM MOTION IN LIMINE TO EXCLUDE TESTIMONY FROM MICHAEL BRUNSON

Title to Propert	у	COURT MINUTES	August 29, 2017
A-13-689461-C	Marchai B T Baı vs. Cristela Perez, I	nk Trust, Plaintiff(s) Defendant(s)	
August 29, 2017	9:00 AM	Calendar Call	
HEARD BY: H	Bell, Linda Marie	COURTROOM:	RJC Courtroom 15A
COURT CLERI	K: Sylvia Perry Elizabeth Vargas		
<b>RECORDER:</b>	Renee Vincent		
<b>REPORTER:</b>			
PARTIES PRESENT:	Gilbert, Jacqueline Kim, Howard C. Merrill, David J	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- COURT ORDERED, pending Motion for Summary Judgment GRANTED; trial date and Motion in Limine VACATED.

Title to Property		COURT MINUTES	<b>September 12, 2017</b>	
A-13-689461-C	Marchai B T Bar vs. Cristela Perez, I	nk Trust, Plaintiff(s) Defendant(s)		
September 12, 2017	9:00 AM	Status Check	Status Check: Decision	
HEARD BY: Bell, L	inda Marie	COURTROOM:	RJC Courtroom 15A	
COURT CLERK: Sylvia Perry				
<b>RECORDER:</b> Renee Vincent				
<b>REPORTER:</b>				
PARTIES PRESENT: Gilb	ert, Jacqueline	Attorney		

#### JOURNAL ENTRIES

- Court advised a decision is pending. Colloquy regarding the order of the summary judgment. Court advised it will be written that the summary judgment is denied but the resolution and legal issues necessarily wraps up the case. Ms. Gilbert so noted and advised she will inform Mr. Merrill.

Title to Property		COURT MINUTES	October 03, 2017	
A-13-689461-C	VS.	ank Trust, Plaintiff(s) , Defendant(s)		
October 03, 2017	5:00 PM	Minute Order	Decision and Order Re: SFR and Wyeth Ranch MSJ	
HEARD BY: Bell, Linda Marie		COURTROOM:	RJC Courtroom 15A	
COURT CLERK: Sylvia Perry				
<b>RECORDER:</b> Renee Vincent				
<b>REPORTER:</b>				
PARTIES PRESENT:				

#### JOURNAL ENTRIES

- The Court finds that no genuine issues of material fact remain in this case. the Court DENIES SFR and the HOA's Motions for Summary Judgment. As the parties agree on all the material fact in t his case, the resolution of the legal issues presented on the motions for summary judgment necessarily result in a finding in favor of Marchai.

Title to Property		COURT MINUTES	November 21, 2017		
A-13-689461-C	Marchai B T Bank Trust, Plaintiff(s) vs. Cristela Perez, Defendant(s)				
November 21, 2017	9:00 AM	Motion to Retax			
HEARD BY: Bell, I	Linda Marie	COURTROOM: RJC	C Courtroom 15A		
COURT CLERK: P	COURT CLERK: Phyllis Irby				
<b>RECORDER:</b> Gail	Reiger				
<b>REPORTER:</b>					
PARTIES PRESENT:					

#### JOURNAL ENTRIES

- Matter called, no parties present. COURT ORDERED, MOTION DENIED. Mr. Merrill to prepare the Order; counsel was notified no one needed to appear.

Title to Propert	y	COURT MINUTES	April 26, 2018		
A-13-689461-C	A-13-689461-C Marchai B T Bank Trust, Plaintiff(s) vs. Cristela Perez, Defendant(s)				
April 26, 2018	9:00 AM	Motion for Default Judgment			
HEARD BY:Bell, Linda MarieCOURTROOM:RJC Courtroom 15A					
COURT CLER	COURT CLERK:				
<b>RECORDER:</b>	<b>RECORDER:</b> Renee Vincent				
<b>REPORTER:</b>	REPORTER:				
PARTIES PRESENT:	Gilbert, Jacqueline Merrill, David J	Attorney Attorney			

#### JOURNAL ENTRIES

- Defendant's witness, Christopher John Hardin, SWORN and TESTIFIED. Defendant's Exhibits ADMITTED (See Worksheets). Ms. Gilbert moved for Judgment. COURT ORDERED, Application for Judgment, GRANTED; Judgment ENTERED as requested. Mr. Merrill stated he will be submitting a similar Motion for Summary Judgment. COURT FURTHER ORDERED, Status Check, SET.

05/24/18 9:00 A.M. STATUS CHECK: STATUS OF CASE

Title to Propert	у	COURT MINUTES	May 24, 2018	
A-13-689461-C	689461-C Marchai B T Bank Trust, Plaintiff(s) vs. Cristela Perez, Defendant(s)			
May 24, 2018	9:00 AM	Status Check: Status of Case		
HEARD BY:Bell, Linda MarieCOURTROOM:RJC Courtroom 03B				
COURT CLERK: Nancy Maldonado				
<b>RECORDER:</b> Renee Vincent				
<b>REPORTER:</b>				
PARTIES PRESENT:	Hanks, Karen	Attorney JOURNAL ENTRIES		

- Court noted the matter had been vacated.

Matter Recalled. Lisa Zastrow, Esq. now present. Ms. Zastrow requested matter be placed on calendar for a status check in 30 days. COURT SO ORDERED.

06/21/18 9:00 AM STATUS CHECK: STATUS OF CASE

Title to Propert	у	COURT MINUTES	June 21, 2018		
A-13-689461-C	A-13-689461-C Marchai B T Bank Trust, Plaintiff(s) vs. Cristela Perez, Defendant(s)				
June 21, 2018	9:00 AM	Status Check: Status of Case			
HEARD BY:Bell, Linda MarieCOURTROOM:RJC Courtroom 15A					
COURT CLERI	K: Lauren Kidd				
<b>RECORDER:</b>	<b>RECORDER:</b> Renee Vincent				
<b>REPORTER:</b>					
PARTIES PRESENT:	Gilbert, Jacqueline Merrill, David J	Attorney Attorney			

#### JOURNAL ENTRIES

- Also present, David Markman, Esq. CONFERENCE AT BENCH. Court advised part of the case is now with the Supreme Court and default judgments will be filed for remaining parties. COURT ORDERED, matter CONTINUED for 30 days.

CONTINUED TO: 7/19/18 9:00 AM

Title to Propert	y	COURT MINUTES	July 19, 2018
A-13-689461-C Marchai B T Bank Trust, Plaintiff(s) vs. Cristela Perez, Defendant(s)			
July 19, 2018	9:00 AM	Status Check: Status of Case	
HEARD BY: (	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: Dulce Romea			
<b>RECORDER:</b>	Jill Hawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:	Gilbert, Jacqueline Hummel, Megan Merrill, David J	Attorney Attorney Attorney	

#### JOURNAL ENTRIES

- Order shortening time signed in open court and returned to Mr. Merrill for filing. COURT ORDERED, matter SET for Prove Up on August 6, 2018 at 9:15 AM.

Title to Property		COURT MINUTES	August 06, 2018		
A-13-689461-C	A-13-689461-C Marchai B T Bank Trust, Plaintiff(s) vs. Cristela Perez, Defendant(s)				
August 06, 2018	9:15 AM	Prove Up			
HEARD BY: Gor	nzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E		
COURT CLERK: Dulce Romea					
<b>RECORDER:</b> Jill	l Hawkins				
<b>REPORTER:</b>					
	Gilbert, Jacqueline Aerrill, David J	Attorney Attorney			

#### JOURNAL ENTRIES

- APPEARANCES CONTINUED: Attorney Megan Hummell for the Wyeth Ranch Community Association.

Scott Sawyer, SWORN and TESTIFIED via video conferencing. There being no objection, COURT ORDERED, Plaintiff's Proposed Exhibits 1 through 6 ADMITTED into evidence. (See worksheet.) Counsel for Defendants stated they did not have any cross examination. COURT ORDERED, it appears that counsel has established the amounts due and owing after the deed of trust that was properly transferred to the Plaintiff are as follows: principal in the amount of \$430,113.48, interest in the amount of \$96,566.45, and late charges in the amount of \$8,498.56. The Court ENTERS JUDGMENT in favor of the Plaintiff in those amounts. In addition, previously awarded costs in the amount of \$2,752.85 are REDUCED to JUDGMENT at this time. All remaining issues in the case that have previously not been decided are DISMISSED. Proposed judgment executed in open court and returned to counsel for filing.

Other Title to Pr	operty	COURT MINUTES	November 01, 2016		
A-16-742327-C					
November 01, 20	16 9:30 AM	Motion to Dismiss			
HEARD BY: K	<b>HEARD BY:</b> Kishner, Joanna S. <b>COURTROOM:</b> RJC Courtroom 12B				
COURT CLERK	: Sandra Harrell				
<b>RECORDER:</b> S	<b>RECORDER:</b> Sandra Pruchnic				
<b>REPORTER:</b>	REPORTER:				
PARTIES PRESENT:	Ebron, Diana Cline Hummel, Megan Merrill, David J	Attorney Attorney Attorney			
		JOURNAL ENTRIES			

## - DEFENDANT WYETH RANCH COMMUNITY ASSOCIATION'S MOTION TO DISMISS

Ms. Hummel advised of a service issue and Mr. Merrill did not receive a copy of her motion, Mr. Merrill needs opportunity to oppose the motion. All parties agree to continue this motion and other motions currently set on 11/15/16 to 11/22/16 at 9:30 am. COURT ORDERED, matter

CONTINUED TO: 11/22/16 9:30 AM

CONTINUED.

Other Title to Pro	operty	COURT MINUTES	November 22, 2016		
A-16-742327-C	A-16-742327-C Marchai BT Trust, Plaintiff(s) vs. SFR Investments Pool 1 LLC, Defendant(s)				
November 22, 20	November 22, 2016 9:30 AM All Pending Motions				
HEARD BY: Ki	shner, Joanna S.	COURTROOM:	RJC Courtroom 12B		
COURT CLERK:	COURT CLERK: Sandra Harrell				
<b>RECORDER:</b> R	<b>RECORDER:</b> Rachelle Hamilton				
<b>REPORTER:</b>	REPORTER:				
	Gutierrez, Siria L. Hanks, Karen Merrill, David J	Attorney Attorney Attorney			

#### JOURNAL ENTRIES

- DEFENDANT WYETH RANCH COMMUNITY ASSOCIATION'S MOTION TO DISMISS...SFR INVESTMENTS POOL 1, LLC'S MOTION TO DISMISS WITH PREJUDICE PLAINTIFF'S COMPLAINT PURSUANT TO NRCP 12(B)(1) AND EDCR 7.10(B) AND MOTION TO STRIKE PLEADING PURSUANT TO NRCP 12(F)...WYETH RANCH COMMUNITY ASSOCIATION'S JOINDER TO SFR INVESTMENTS POOL 1, LLC'S MOTION TO DISMISS WITH PREJUDICE PLAINTIFF'S COMPLAINT PURSUANT TO NRCP 12(B)(1) AND EDCR 7.10(B), AND MOTION TO STRIKE PLEADING PURSUANT TO NRCP 12(F)

Court notes case in Department 7 is stayed. Discussion. COURT ORDERED, motions CONTINUED until after stay is lifted in Department 7 and ruling of Judge Bell.

CONTINUED TO: 12/6/16 9:30 AM

Other Title to Proper	ty	COURT MINUTES	December 01, 2016	
A-16-742327-C	vs.	Marchai BT Trust, Plaintiff(s) vs. SFR Investments Pool 1 LLC, Defendant(s)		
December 01, 2016	9:00 AM	Minute Order		
HEARD BY: Kishne	er, Joanna S.	COURTROOM:	RJC Courtroom 12B	
Bell, L	Bell, Linda Marie			
COURT CLERK: Sy	vlvia Perry			
<b>RECORDER:</b>				
<b>REPORTER:</b>				
PARTIES PRESENT:				
		JOURNAL ENTRIES		

- Status Check: Status of Case / Stay

Court advised it is not inclined to wait for the decision by the Nevada Supreme Court and ORDERED, stay LIFTED and trial date SET.

Mr. Merrill advised a motion to amend was filed then the case was stayed, to preserve the claims, a new action was filed in DC XXXI. COURT ORDERED, this case CONSOLIDATED with A-16-742327-C. Ms. Gilbert advised no opposition to consolidation. Colloquy regarding trial setting. COURT FURTHER ORDERED, a status check date SET.

1/3/17 9:00 AM STATUS CHECK: TRIAL SETTING

CLERK'S NOTE: FOR ALL FUTURE MINUTES SEE LEAD CASE A689461 - sdp

Other Title to Pro	operty	COURT MINUTES	December 06, 2016		
A-16-742327-C Marchai BT Trust, Plaintiff(s) vs. SFR Investments Pool 1 LLC, Defendant(s)					
December 06, 201	.6 9:30 AM	All Pending Motions			
HEARD BY: Kis	shner, Joanna S.	COURTROOM:	RJC Courtroom 12B		
COURT CLERK:	COURT CLERK: Sandra Harrell				
<b>RECORDER:</b> R	<b>RECORDER:</b> Rachelle Hamilton				
<b>REPORTER:</b>	REPORTER:				
]	Hanks, Karen Hummel, Megan Merrill, David J	Attorney Attorney Attorney			

#### JOURNAL ENTRIES

- SFR INVESTMENTS POOL 1, LLC'S MOTION TO DISMISS WITH PREJUDICE PLAINTIFF'S COMPLAINT PURSUANT TO NRCP 12(B)(1) AND EDCR 7.10(B) AND MOTION TO STRIKE PLEADING PURSUANT TO NRCP 12(F)...WYETH RANCH COMMUNITY ASSOCIATION'S JOINDER TO SFR INVESTMENTS POOL 1, LLC'S MOTION TO DISMISS WITH PREJUDICE PLAINTIFF'S COMPLAINT PURSUANT TO NRCP 12(B)(1) AND EDCR 7.10(B) AND MOTION TO STRIKE PLEADING PURSUANT TO NRCP 12(F)...DEFENDANT WYETH RANCH COMMUNITY ASSOCIATION'S MOTION TO DISMISS

Mr. Merrill advised that Judge Bell granted consolidation. All counsel request that today's motions be heard before Judge Bell, who has the lower case number; COURT SO ORDERED.

## EXHIBIT(S) LIST

Case No.:	A-13-689461-C	Hearing Date: 4 26 18
Dept. No.:	07	Judge: Linda Marie Bell
		Court Clerk: Kimberly Etala
Plaintiff: M	ARCHAI B T BANK TRUST	Recorder: Rence Vincent
		Counsel for Plaintiff: David Merrill

VS.

Defendant: CRISTELA PEREZ

Counsel for Defendant:

Jacqueline Gilbert

## HEARING BEFORE THE COURT

Defendant's exhibits

Exhibit Number	Exhibit Description	Date Offere	d Objection	Date Admitted
3	Deed of Trust	4/24/0	s n	4/24/18

## EXHIBIT(S) LIST

Case No.:	A-13-689461-C	Trial Date:	AUGUST 6, 2018 – PROVE UP		
Dept. No.:	XI	Judge: HON. ELIZABETH GONZALEZ			
	ARCHAI, B.T.	Court Clerk: DULCE ROMEA Recorder: JILL HAWKINS			
Plaintiff: <u>M</u>					
		Counsel for Plaintiff: <b>DAVID MERRILL, ESQ.</b>			
	VS.				
Defendant: CRISTELA PEREZ		Counsel for Defendan SFR Investments Poo I LLC:	JACQUELINE GILBERT.		
		Counsel for Defendant Wyeth Ranch Community Association: MEGAN HUMMEL, ESQ.			

MEGAN HUMMEL, ESQ.

### TRIAL BEFORE THE COURT

#### **PLAINTIFF'S EXHIBITS**

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted	
1	INTERESTFIRST ADJUSTABLE RATE NOTICE	8-6-18	NO	8-6-18	an
2	DEED OF TRUST				lun
Э	CORPORATE ASSIGNMENT DEED OF TRUST	5			w
4	ASSIGNMENT OF MORTGAGE				UA
5	ASSIGNMENT OF DEED OF TRUST	5	$\leq$	5	ارمح
6	NOTICE OF INTENT TO FORE CLOSE	8-6-18	NO	8-6-18	ua
		,			
					1
	· · · · · · · · · · · · · · · · · · ·				1

Printed August 6, 2018

# **Certification of Copy**

State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

AMENDED NOTICE OF APPEAL; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; DECISION AND ORDER; NOTICE OF ENTRY OF DECISION AND ORDER; JUDGMENT; NOTICE OF ENTRY OF JUDGMENT; DISTRICT COURT MINUTES; EXHIBITS LIST

MARCHAI B.T.,

Plaintiff(s),

vs.

RISTELA PEREZ; SFR INVESTMENTS POOL 1, LLC; U.S. BANK NATIONAL ASSOCIATION, N.D.,

Defendant(s),

now on file and of record in this office.

Case No: A-13-689461-C Consolidated with A-16-742327-C Dept No: XI

**IN WITNESS THEREOF,** I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 10 day of August 2018. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk