IN THE SUPREME COURT OF THE STATE OF NEVADA.

ALBERT ELLIS LINCICOME, JR.; AND VICENTA LINCICOME, Appellants,

vs.

SABLES, LLC, A NEVADA LIMITED LIABILITY COMPANY, AS TRUSTEE OF THE DEED OF TRUST GIVEN BY VICENTA LINCICOME AND DATED 5/23/2007; FAY SERVICING, LLC, A DELAWARE LIMITED LIABILITY COMPANY AND SUBSIDIARY OF FAY FINANCIAL, LLC; PROF-2013-M4 LEGAL TITLE TRUST BY U.S. BANK, N.A., AS LEGAL TITLE TRUSTEE; BANK OF AMERICA, N.A.; NEWREZ, LLC, D/B/A SHELLPOINT MORTGAGE SERVICING, LLC; 1900 CAPITAL TRUST II, BY U.S. BANK TRUST NATIONAL ASSOCIATION; AND MCM-2018-NPL2, Respondents.

認め FILED 2 APR 1 4 2023 BROWN

No. 83261

ORDER DENYING EN BANC RECONSIDERATION

Having considered the petition on file herein, we have concluded that en banc reconsideration is not warranted. NRAP 40A. Accordingly, we

ORDER the petition DENIED.

hgul , C.J. Stiglich J. Cadish Pickering J. Parraguirre Herndon J. Bel

SUPREME COURT OF NEVADA Hon. Leon Aberasturi, District Judge
Clouser Hempen Wasick Law Group, Ltd.
Millward Law, Ltd.
Hutchison & Steffen, LLC/Las Vegas
Wedgewood, LLC
Wright, Finlay & Zak, LLP/Las Vegas
Akerman LLP/Las Vegas
ZBS Law, LLP
Third District Court Clerk

cc:

(O) 1947A