## IN THE SUPREME COURT OF THE STATE OF NEVADA

TYRONE KEITH ARMSTRONG, Appellant,

VS.

U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE FOR STRUCTURED ASSEST SECURITIES CORPORATION MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-BC3; OCWEN LOAN SERVICING, LLC; PHH MORTGAGE CORPORATION; AND WESTERN PROGRESSIVE-NEVADA, INC...

Respondents.

No. 83545

FILED

FEB 2 2 2022

CLERK OF AUPREME COURT

## ORDER DENYING MOTION

Appellant has filed a motion for leave to file an appendix in this pro se appeal based on the language inadvertently included in an order from the clerk's office granting a telephonic extension. As a party proceeding pro se, appellant is generally not permitted to file an appendix. NRAP 30(i). Moreover, the complete district court record has been transmitted to this court.

Appellant alternatively seeks an extension of time to amend his opening brief to conform his citations to the district court record. This court notes, however, that appellant's brief already cites to the district court record; accordingly, he does not appear to need additional time or to make corrections.

The motion is denied. Respondents need not file a response to the brief unless directed to do so by this court. NRAP 46A(c). The clerk shall return, unfiled, the appendix received on February 11, 2022.

It is so ORDERED.



cc: Tyrone Keith Armstrong Houser LLP Fox Rothschild, LLP/Las Vegas