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4	UNITED STATES DISTRICT COURT	
5	DISTRICT OF NEVADA	
6	EDWIN K. SLAUGHTER et al.,	)
7	Plaintiffs,	) )
8	VS.	) ) 2:08-cv-01223-RCJ-GWF
9	UPONOR, INC. et al.,	ý ) )
10	Defendants.	, ) )
11	GREYSTONE NEVADA, LLC et al.,	ý ) )
12	Plaintiffs,	ý ) )
13	VS.	) ) 2:11-cv-01424-RCJ-CWH
14	ANTHEM HIGHLANDS COMMUNITY	) ) ORDER
15	ASSOCIATION,	) )
16	Defendant.	) )
17		, ,
18	This case arises out of the manufacture, marketing, distribution, and installation of	
19	allegedly defective "yellow brass" plumbing components, which Plaintiffs allege caused harm, or	
20	threaten to cause harm, to their residences. On January 11, 2013, the Court held a hearing in Las	
21	Vegas concerning consolidation of the various cases pending throughout the District.	
22	There are two categories of cases pending to the Court's knowledge: ten of the first type,	
23	and three of the second type. First are those ten cases the Court will refer to as Slaughter-type	
24	cases, in which homeowners or homeowners' associations ("HOA") have sued manufacturers,	
25	distributors, developers, plumbers, etc. over the con	struction defects. The Court has already

consolidated four of the *Slaughter*-type cases. The lead case is *Slaughter v. Uponor, Inc.*, No.
 2:08-cv-1223. The member cases are *Fulton Park Unit Owners' Association v. PN II, Inc.*, No.
 2:11-cv-783; *Dakota Condominum Association v. Wirsbo Co.*, 2:11-cv-812; and *Wolinsky v. Carina Corp.*, No. 2:11-cv-830. The Court, having received the concurrence of the transferor
 judges where applicable, will via the present Order consolidate the six additional cases listed,
 *infra*, as member cases.

7 Second are those three cases the Court will refer to as *Greystone*-type cases, where 8 developers who have received Chapter 40 construction defect notices under state law have sued 9 the homeowners or HOAs who issued the notices in order to compel arbitration. In one or more 10 of the *Grevstone*-type cases, the homeowner or HOA defendants have countersued for 11 construction defects. The Court has already consolidated two of the *Grevstone*-type cases. The 12 lead case is Greystone Nevada, LLC v. Anthem Highlands Community Association, No. 2:11-cv-13 1424. The member case is Greystone Nevada, LLC v. Fiesta Park Homeowners' Association, 14 No. 2:11-cv-1422. The Court, having received the concurrence of the transferor judge, will 15 consolidate the additional case listed, *infra*, as a member case.

16 Although the *Grevstone*-type cases include constriction defect claims as counterclaims, 17 the Court will not consolidate the Greystone-type cases into the Slaughter-type cases but will 18 adjudicate the construction defect claims only in the *Slaughter* case. The construction defect 19 claims and counterclaims in the *Slaugher* member cases and the *Greystone*-type cases, 20 respectively, are precluded by the anti-claim-splitting rule. The claims will be adjudicated in the 21 *Slaughter* case, whether as a single class or as subclasses. The *Greystone*-type cases concern 22 only the arbitration issue, and Plaintiffs in those actions are individual developers that have not 23 pled their actions as class actions. It is a closer question whether the Greystone-type cases need even be consolidate with one another, but the Court will do so because of common issues of law. 24 25 The Court awaits proposed orders from the parties lifting any pending stays and severing

1 the manufacturer Defendants from one another for trial.

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## CONCLUSION

3 IT IS HEREBY ORDERED that the following cases are CONSOLIDATED as member 4 cases into lead case Slaughter v. Uponor, Inc., No. 2:08-cv-1223: Waterfall Homeowners 5 Association v. Viega, Inc., No. 2:11-cv-1498; The Seasons Homeowners Association, Inc. v. 6 Richmond American Homes of Nevada, Inc., No. 2:11-cv-1875; Southern Terrace Homeowners 7 Association v. Viega, Inc., No. 2:12-cv-206; Anthem Highlands Community Association v. Viega, 8 Inc.; No. 12-cv-207; Lamplight Square at Green Valley Homeowners' Association v. Grevstone 9 Nevada, LLC, No. 2:12-cv-2; and Solera at Anthem Community Association, Inc. v. Del Webb 10 Communities, Inc., No. 2:11-cv-425.

IT IS FURTHER ORDERED that the following case is CONSOLIDATED as a member
 case into lead case *Greystone Nevada*, *LLC v. Anthem Highlands Community Association*, No.
 2:11-cv-1424: U.S. Home Corp. v. Parker-Hansen, No. 2:11-cv-1426.

IT IS FURTHER ORDERED that all further pleadings shall be filed in the relevant lead
case only. Plaintiffs in the respective lead cases shall have leave to file consolidated amended
complaints and, in the *Slaughter* case, an amended motion for class certification within ten (10)
days of the entry of this Order into the electronic docket in order to consolidate existing parties
and claims into a single pleading. The amended complaint shall not add substance or additional
legal theories.

IT IS FURTHER ORDERED that the Clerk shall enter this Order into the dockets of thelead cases and all member cases.

IT IS SO ORDERED.

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23 Dated this 14th day of January, 2013.

ROB RT C. JONES

ROBERT C. JONES United States District Judge

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