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1 2 3 4	LYNCH LAW PRACTICE, PLLC Michael F. Lynch, Esq. (NVB 8555) 3613 S. Eastern Ave., Las Vegas, Nevada 89169 (702) 684-6000 (702) 543-3279 (fax) michael@lynchlawpractice.com Attorney for Wells Fargo Bank, N.A.				
5	UNITED STATES DISTRICT COURT				
6	DISTRICT OF NEVADA				
7	WELLS FARGO BANK, N.A., a national	Case No.: 2:13-cv-1472			
8	banking association, Plaintiff, vs.	STIPULATED PROPOSED			
9	ALIREZA KAVEH, an individual; ALIREZA	ORDER TO AMEND THE CLERK'S			
10 11	KAVEH, as Trustee of the Alireza Kaveh Family Trust; JPA INVESTMENTS, LLC, a Nevada limited liability company; JOCELYNE	AMENDED JUDGMENT AT ECF NO. 131			
12	ABRAR, an individual; JOCELYNE ABRAR, as Trustee of The Jocelyne Abrar Trust; ALI				
13	KAVEH aka Alireza Kaveh, Sr., an individual; MOLOUK KAVEH; and MOLOUK KAVEH, as Trustee of The Kaveh Family Trust,				
14	Defendants.				
15	Plaintiff Wells Fargo Bank, N.A. ("Wells Fargo") by and through its undersigned counsel on the				
16	one hand, and Defendants Alireza Kaveh, as an individual; Alireza Kaveh, as Trustee of the Alireza				
17	Kaveh Family Trust; JPA Investments, L.L.C.; Jocelyne Abrar, as an individual; and Jocelyne Abrar,				
18	as Trustee of the Jocelyne Abrar Trust (collectively, the "Judgment Debtors"), by and through their				
19	undersigned counsel on the other hand, hereby stipulate and agree as follows:				
20	1. This matter involves Wells Fargo's post-foreclosure deficiency action (ECF No. 1). On				
21	April 8, 2016, the Court granted Wells Fargo's Motion for Partial Summary Judgment on liability and				
22	the amount of indebtedness owing to Plaintiff as of the date of the foreclosure. The Court also set a				
23	hearing to determine the fair market value of the property at the time of the foreclosure sale. (See Order,				
24	ECF No. 69).				
25	2. On March 31, 2017, after the fair market valuation hearing and post-trial briefing and				
26	motions, the Court entered its Order (ECF No. 107), in which the Court concluded, in relevant part:			
27 28	IT IS HEREBY ORDERED that the fair market value of the Property at the time of the foreclosure sale is set at \$4,020,000.00.				
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	IT IS FURTHER ORDERED that the Clerk shall enter a final				
1	deficiency judgment in favor of Wells Fargo and in the amount of \$6,640,838.65, with interest accruing at a rate of 9.5% per annum,				
2	beginning on March 26, 2015, and continuing until paid in full.				
3	3. The Clerk of Court promptly entered Judgment as follows:				
4 5	IT IS ORDERED AND ADJUDGED that judgment is hereby entered in favor of plaintiff against defendants in the amount of \$6,640,838.65 pursuant to Order #107.				
6	Judgment at ECF No. 108.				
7	4. Counsel for both the Plaintiff and the Defendants stipulated to amend the Clerk's				
8	Judgment to clarify that the Judgment was not entered against the following, non-Judgment Debtor				
9	defendants: ALI KAVEH ¹ aka Alireza Kaveh, Sr., an individual; MOLOUK KAVEH; and MOLOUK				
10					
11	5. On May 1, 2018 the Court entered an Order granting the parties' stipulation (ECF No.				
12	126).				
13	6. The Clerk recently entered an Amended Judgment on ECF No.131 on December 7, 2018,				
14	the Clerk entered its Amended Judgment to specifically name each Judgment Debtors and omitting the				
15	other defendants as set forth herein at PP 4, 5, 9. See ECF No. 131.				
16	7. The Clerk's Amended Judgment (ECF No. 131), however, does not reflect the entire				
17	order of the court, as it does not include the contractual interest rate awarded in the Court's Order (ECF				
18	No. 107).				
19	8. Specifically, the Clerk's Amended Judgment at ECF No. 131 omits the portion of the				
20	Court's order that enters judgment in "the amount of \$6,640,838.65, with interest accruing at a rate of				
21					
22	<u>9.5% per annum, beginning on March 26, 2015, and continuing until paid in full.</u> <i>Compare</i> ECF No. 107 and ECF No. 131.				
23	9. The Amended Judgment clarifies the names of the Judgment Debtors, it makes no				
24	provision for the contractual interest rate as ordered by this Court at ECF No. 107. See P 8 above.				
25	provision for the contractual interest rate as ordered by this Court at ECF No. 107. See \parallel 8 above.				
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27					
28	¹ Ali Kaveh (aka Alireza Kaveh Sr.) is not a judgment debtor. His son, "Alireza Kaveh [individually and as Trustee]" is a Judgment Debtor. The father was named and referred to at all times in this case as Ali Kaveh aka Alireza Kaveh Sr., and the son was named referred to at all times in this case as Alireza Kaveh, both individually and as the Trustee of the Alireza Kaveh Family Trust. Page 2 of 3				

10. For the foregoing reasons, the parties stipulate, agree and request that the Clerk's

2 Amended Judgment (ECF No. 131) should be amended as follows:

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3 4	The Clerk's Amended Judgment (ECF No. 131) currently states:	The Amended Judgment at ECF No. 131 should be further amended to state:		
5	IT IS ORDERED AND ADJUDGED that judgment is hereby entered in favor of	IT IS ORDERED AND ADJUDGED that judgment is hereby entered in favor of plaintiff		
6	plaintiff against Defendants Alireza Kaveh, as an individual; Alireza Kaveh, as Trustee of the	against Defendants Alireza Kaveh, as an individual; Alireza Kaveh, as Trustee of the Alireza Kaveh		
7	Alireza Kaveh Family Trust; JPA Investments, L.L.C.; Jocelyne Abrar, as an individual; and	Family Trust; JPA Investments, L.L.C.; Jocelyne Abrar, as an individual; and Jocelyne Abrar, as		
8	Jocelyne Abrar, as Trustee of the Jocelyne Abrar Trust, jointly and severally in the	Trustee of the Jocelyne Abrar Trust, jointly and severally in the amount of \$6,640,838.65, with		
9 10	amount of \$6,640,838.65	interest accruing at a rate of 9.5% per annum, beginning on March 26, 2015, and continuing until paid in full.		
11				
12	LYNCH LAW PRACTICE, PLLC	MINCIN LAW, PLLC		
13	Michael F. Lynch	David Miḥcin, Esq.		
14	Nevada Bar No. 8555 3613 S. Eastern Avenue	State Bar No. 5427 7465 W. Lake Mead Boulevard, #100		
15	Las Vegas, Nevada 89169 Attorney for Plaintiff	Las Vegas, Nevada 89128 Attorney for Defendants		
16	ORDER			
17	IT IS HEREBY ORDERED that the	ne foregoing stipulation is GRANTED; and		
18	IT IS FURTHER ORDERED that the Clerk of Court shall amend the Amended			
19	Judgment at ECF No. 131 as follows:			
20	that judgment is hereby entered in favor of plaintiff against Defendants Alireza Kaveh, as			
21	an individual; Alireza Kaveh, as Trustee of the Alireza Kaveh Family Trust; JPA Investments, L.L.C.; Jocelyne Abrar, as an individual; and Jocelyne Abrar, as Trustee of			
22	the Jocelyne Abrar Trust, jointly and severally in the amount of \$6,640,838.65, with			
23	interest accruing at a rate of 9.5% per annum, beginning on March 26, 2015, and continuing until paid in full.			
24				
25	IT IS SO ORDERED.			
26	DATED this $\frac{12}{12}$ day of December, 2018.			
27	Mirla			
28	Gloria M. Navarro, Chief Judge			
		United States District Court		
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