Snell & Wilmer LLP. LAW OFFICES Jas Howard Hughes Parkway, Suire 1100 Las Vegas, Nevada 89169 702.784,5200	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21		DISTRICT COURT OF NEVADA CASE NO. 2:13-ev-01517-GMN-CWH STIPULATION AND ORDER TO EXTEND TIME FOR DISPOSITIVE MOTION BRIEFING (FIRST REQUEST)
	22	Defendants.	
	23	Wells Fargo Bank, N.A. ("Wells Fargo") and RLP-Vervain Court, LLC ("RLP-Vervain"),	
	24	through their counsel of record, hereby stipulate and request an order from the Court to extend the	
	25	dispositive motion briefing schedule as described herein.	
	26	///	
	27	///	
	28	///	
		4811-4952-8918	

On November 22, 2017, RLP-Vervain filed its Motion for Summary Judgment. Currently opposition to RPL-Vervain's motion is due on December 13, 2017, and reply in further support of the motion is due no later than December 27, 2017.

The Ninth Circuit recently issued its decision regarding the application of 12 U.S.C. § 4617(j)(3) to Nevada HOA foreclosures and the preemption of NRS 116 for loans owned by the Federal National Mortgage Association and Federal Home Loan Mortgage Corporation ("Freddie Mac"). *Berezovsky v. Moniz*, 869 F.3d 923 (9th Cir. 2017). The effect of a Nevada HOA foreclosure sale is at issue in this litigation. Moreover, it is Wells Fargo's position that the mortgage loan for the property at issue is owned by Freddie Mac. Although the parties disagree as to the dispositive effect of the *Berezovsky* decision on this action, they agree that the issues the decision presents are complex and warrant a modest extension of time in order for them to be fully briefed. Furthermore, the parties agree that coordinating the time for Wells Fargo's and RLP-Vervain's opposition and reply papers would result in a more efficient disposition of this action.

No prior application has been made for the relief requested herein.

Accordingly, the Parties agree and respectfully request an order as follows:

1. Oppositions to Wells Fargo's and RLP-Vervian's Motions for Summary Judgment shall be filed and served via the Court's ECF system no later than January 5, 2018.

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	1	2. Replies in further support of Wells Fargo's and RLP-Vervian's Motions for		
	2	Summary Judgment shall be filed and served via the Court's ECF system no later		
Snell & Wilmer LAW OFFICES 1883 Howard Hughes Parkway, Suite 1100 Las Vegas, Nevada 89169 702.784,5200	3	than February 2, 2018.		
	4	Dated: November 29, 2017.	Dated: November 29, 2017.	
	5	SNELL & WILMER L.L.P.	COOPER COONS, LTD.	
	6	By: /s/ Kiah D. Beverly-Graham	By: /s/ Thomas A. Miskey	
	7	Janine C. Prupas, Esq. NV Bar No. 9156	J. Charles Coons, Esq. NV Bar No. 10553	
	8	Kiah D. Graham-Beverly, Esq.	Thomas A. Miskey, Esq.	
	9	NV Bar No. 11916 50 West Liberty Street, Suite 510	NV Bar No. 13540 10655 Park Run Drive, Suite 130	
	10	Reno, Nevada 89501	Las Vegas, Nevada 89144	
	11	Attorneys for Wells Fargo Bank, N.A.	Attorneys for RLP-Vervain Court, LLC	
	12			
	13			
	14	IT IS SO ORDERED.		
	15	_	JAM.	
	16		Gloria-M. Navarro, Chief Judge Jnited States District Court	
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CERTIFICATE OF SERVICE

I hereby certify that on this date, I electronically filed the foregoing with the Clerk of Court for the U.S. District Court, District of Nevada by using the Court's CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system.

DATED: November 29, 2017

/s/Kiah D. Beverly-Graham
Kiah D. Beverly-Graham