Bank of Americal N.A. v. Elkhorn Community Association et al

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2.	BANA is the beneficiary of record of a deed of trust recorded against the property
with the Clark	County Recorder on December 6, 2002, as Instrument No. 20021206-00383 (the deed
of trust), exec	cuted by Deborah S. Liening.

- 3. On August 14 2013, Elkhorn recorded a trustee's deed upon sale with the Clark County Recorder, as Instrument No. 201308140001799 (the **HOA foreclosure deed**), reflecting that defendant SFR Investments Pool I, LLC acquired the property at a foreclosure sale of the property held on August 13, 2013 (the **HOA foreclosure sale**).
- 4. On March 9, 2016, BANA initiated this quiet title action related to the property in the United States District Court for the District of Nevada, Case No. 2:16-cv-00524.
- 5. BANA and Elkhorn have entered into a confidential settlement agreement in which they have settled all claims between them in this case.
- 6. Among other things in the settlement agreement, Elkhorn agrees it no longer has an interest in the property for purposes of this quiet title action vis a vis the deed of trust. This disclaimer of interest does not apply to the continuing encumbrance of Elkhorn's declaration of covenants, conditions and restrictions, any governing documents adopted thereunder, easements, servitudes, or other interests on the property. Elkhorn agrees it will take no position in this action or in any subsequent action regarding whether the deed of trust survived the HOA foreclosure sale. The parties agree that as between BANA and Elkhorn, the deed of trust was not extinguished by the HOA foreclosure sale.
- 7. Among other things in the agreement, BANA and Elkhorn agree that BANA does not waive its right to seek relief against the non-settling parties, including but not limited to SFR Investments Pool I, LLC or Absolute Collection Services, LLC related to its remaining claims in the quiet title action. BANA does not admit the deed of trust was extinguished, and any consideration exchanged in exchange for the dismissal of the claims against Elkhorn is not intended to be compensation for any loss of the deed of trust, but instead compensates for fees and costs BANA incurred litigating the propriety and effect of Elkhorn's sale and related conduct.

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8. BANA and Elkhorn further stipulate and agree all claims between them are dismissed with prejudice, with each party to bear its own attorney's fees and costs.

Dated this 17th day of July, 2020

AKERMAN LLP BOYACK ORME & ANTHONY

/s/ Scott R. Lachman
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Attorney for Elkhorn Community Association

IT IS SO ORDERED.

RICHARD F. BOULWARE, II
UNITED STATES DISTRICT JUDGE
2:16-cv-00524-RFB-NJK
DATED this 20th day of July, 2020.

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