refers to the "residency" of the LLC members, when the pertinent test is "citizenship." *See, e.g., Kanter v. Warner-Lambert Co.*, 265 F.3d 853, 857 (9th Cir. 2001). Second, the declaration provides a convoluted explanation as to the knowledge forming the basis of the declaration. What is clear, however, is that counsel cannot have "personal knowledge" of the individual members' citizenship because that determination is based on their personal intentions. *See, e.g., id.* ("The natural person's state citizenship is then determined by her state of domicile, not her state of residence. A person's domicile is her permanent home, where she resides with the intention to remain or to which she intends to return").

Accordingly, the Court again **ORDERS** Defendant LV Real Estate Strategic Investment Group, LLC to file, no later than May 18, 2016, "declarations based on personal knowledge identifying each of [its] members and their citizenship."

IT IS SO ORDERED.

DATED: May 13, 2016

NANCY J. KOPPE

United States Magistrate Judge