DISTRICT	OF NEVADA
* * *	
BANK OF AMERICA, N.A.,	Case No. 2:16-cv-00678-APG-CWH
Plaintiff, v. WILLOWS HOMEOWNERS ASSOCIATION, <i>et al.</i> , Defendants.	ORDER DENYING DEMAND FOR SECURITY COSTS AND GRANTING MOTION TO STRIKE (ECF Nos. 30, 32)
Revised Statutes § 18.130(1). SFR moves to str	In the second state of the court require for a cost bond pursuant to Nevada ike this request, arguing that § 18.130(1) does no a Nevada limited liability company that resides ir
Nevada. Under § 18.130(1), "[w]hen a plaintiff in corporation, security for the costs and charges w	an action resides out of the State, or is a foreign which may be awarded against such plaintiff may
be required by the defendant, by the filing and set within the time limited for answering the compla- plaintiffs, of which SFR is neither. SFR is a def- limited liability company that resides in Nevada admitting that SFR is a Nevada limited liability of operates only in Nevada). ¹ The fact that SFR's re- purposes of determining diversity jurisdiction ur- or status as a Nevada limited liability company f	aint." The statute thus applies to out-of-state endant in this case. And, SFR is a Nevada . <i>See</i> ECF Nos. 1 at 2 and 27 at 2 (alleging and company); 49-1 (deposition testimony that SFR members may be citizens of other states for nder federal law does not change SFR's residency

28 %253d&nt7=0 (last accessed on August 3, 2016).

IT IS THEREFORE ORDERED that Plaintiff/counterdefendant Bank of America, N.A.'s	
 IT IS THEREFORE ORDERED that Plaintiff/counterdefendant Bank of America, N.A.'s demand for security costs (ECF No. 30) is DENIED. 	
IT IS FURTHER ORDERED that defendant/counterclaimant SFR Investments Pool 1,	
LLC's motion to strike (ECF No. 32) is GRANTED.	
DATED this 3 rd day of August, 2016.	
Gue	
ANDREW P. GORDON UNITED STATES DISTRICT JUDGE	
Page 2 of 2	