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Counter-Defendant.) Page 1 of 5 Dockets.Justia.com

2	LAS VEGAS DEVELOPMENT GROUP, LLC,) a Nevada limited liability company,		
3	Crossclaimant,)		
4	vs.		
5	PADESHAH HOLDINGS, LLC, a Nevada) limited liability company; DOE individuals I)		
6	through XX; and ROE CORPORATIONS I) through XX,		
7	Cross-Defendants.)		
8 9	LAS VEGAS DEVELOPMENT GROUP, LLC) a Nevada limited liability company,		
10	Third Party Plaintiff,		
11	vs.		
12	MANOUCHEHR S. DEZFOOLI, individually and as Trustee of the DEZFOOLI FAMILY		
13	TRUST; SOOSAN DEZFOOLI, individually and as Trustee of the DEZFOOLI FAMILY)		
14	TRUST; DOE individuals I through XX; and ROE CORPORATIONS I through XX,		
15	Third Party Defendants.)		
16	STIDILLATION TO DISMISS ALL CLAIMS AS TO LAS VECAS		
17	STIPULATION TO DISMISS ALL CLAIMS AS TO LAS VEGAS		
18	DEVELOPMENT GROUP, LLC ONLY		
19	COMES NOW, Plaintiff/Counter-Defendant, NATIONSTAR MORTGAGE, LLC		
20	("Nationstar"); Defendant/Counter-claimant/Cross-claimant/Third Party Plaintiff, LAS VEGAS		
21	DEVELOPMENT GROUP, LLC ("LVDG"); and Defendant/Cross-Defendant, PADESHAH		
22	HOLDINGS, LTD. ("Padeshah"), by and through their undersigned counsel, and hereby		
23	stipulate and agree as follows:		
24	1. The instant action involves title to real property commonly known as 2074 Troon		
25	Drive, Henderson, Nevada 89074 (the "Property"). The Property was the subject		
26	of a homeowners association lien foreclosure sale ("HOA Foreclosure Sale")		

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Defendant, the Legacy Estates Property Owners Association.

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conducted by Defendant, Nevada Association Services, Inc., on behalf of

- 2. LVDG purchased the Property at the HOA Foreclosure Sale and thereafter sold it to Defendant, Padeshah.
- 3. Nationstar filed the instant action to contest the force and effect of the HOA Foreclosure Sale upon a security interest that it claims to hold in the Property.
- 4. Pursuant to a settlement agreement with Padeshah, LVDG has filed a Notice of Disclaimer of Interest herein [ECF #94], certifying that it no longer claims any right, title or interest in the Property.
- 5. Based on the Disclaimer of Interest, Nationstar's claims against LVDG, and LVDG's claims against Nationstar, shall be dismissed WITHOUT prejudice, with each party to bear its own attorneys' fees and costs.
- 6. Pursuant to its settlement with Padeshah, LVDG's claims against Padeshah shall be dismissed WITH prejudice in their entirety, with each party to bear its own attorneys' fees and costs.
- 7. No claims exist between LVDG and Defendants, The Legacy Estates Property
 Owners Association and/or Nevada Association Services, Inc., in relation to the
 Property.
- 8. Third Party Defendants, Manoucher S. Dezfooli and Soosan Dezfooli,
 Individually and as Trustees of the Dezfooli Family Trust, have neither answered
 nor appeared herein. LVDG hereby voluntarily dismisses its claims against these
 Third Party Defendants WITH prejudice in their entirety.

1	9. The dismissal of the above-refe	renced claims fully resolves this matter as it relates	
2	to LVDG. LVDG shall not be a	required to participate further herein unless called	
3	as a non-party witness for purposes of discovery or trial.		
4	Dated this day of March, 2020.		
5	ROGER P. CROTEAU & ASSOCIATES, LTD.	AKERMAN LLP	
6	, , ,		
7	/s/ Timothy E. Rhoda	/s/ Taylor T. Haywood	
8	TIMOTHY E. RHODA, ESQ.	DARREN T. BRENNER, ESQ.	
_	Nevada Bar No. 7878 2810 W. Charleston Blvd., #75	Nevada Bar No. 8386 JAMIE K. COMBS, ESQ.	
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10	(702) 254-7775	1635 Village Center Circle, Suite 200	
10	croteaulaw@croteaulaw.com	Las Vegas, Nevada 89134	
11	Attorney for Defendant/Counter-Claimant		
11	Cross-Claimant/Third Party Plaintiff	TAYLOR. T. HAYWOOD, ESQ.	
12	Las Vegas Development Group, LLC	Colorado Bar. No. 46664 (admitted PHV)	
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13	THE WRIGHT LAW GROUP	Denver, Colorado 80202	
		taylor.haywood@akerman.com Attorneys for Plaintiff and Counter-	
14		Defendant Nationstar Mortgage LLC	
15	/s/ Christopher B. Phillips	Dojemani Namonsan Mongage 22e	
13	JOHN HENRY WRIGHT, ESQ.		
16	Nevada Bar No. 6182		
10	CHRISTOPHER BRYAN PHILLIPS, ESQ.		
17	Nevada Bar No. 14600		
	2340 Paseo Del Prado, Suite D-305		
18	Las Vegas, NV 89102 702-405-0001		
1.0	702-405-8454 (fax)		
19	chris@wrightlawgroupnv.com		
20	Attorney for Defendant/Cross-Defendant		
20	Padeshah Holdings, Ltd.		
21			
22	IT IS SO ORDERED.		
	AZ		
23			
ا ۵	RICH	IARD F. BOULWARE, II	
24		TED STATES DISTRICT JUDGE	
25	ONT	LD STAILS DISTRICT JUDGE	
23	DATI	ED this 26th day of March, 2020.	
26		Zoni day of March, 2020.	
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1	<u>CERTIFICATE OF SERVICE</u>		
2	I HEREBY CERTIFY that on this <u>25th</u> day of March, 2020, I served via the Unite		
3	States District Court CM/ECF electronic filing system, the foregoing STIPULATION TO		
4	DISMISS ALL CLAIMS AS TO LAS VEGAS DEVELOPMENT GROUP, LLC ONLY to		
5	the following parties:		
6	Darren T Brenner	Edward D Boyack	
7	Akerman LLP 1635 Village Center Circle, Suite 200	Boyack Orme & Anthony 7432 W Sahara Ave, Suite 101	
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10	Attorney for Plaintiff Bank of America, N.A.	Attorney for Defendant The Legacy Estates Property Owners Association	
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14	jamie.combs@akerman.com Attorney for Plaintiff	Colli@Boyacklaw.com Attorney for Defendant	
15	Bank of America, N.A.	The Legacy Estates Property Owners Association	
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20	Bank of America, N.A.	Attorney for Defendant Padeshah Holdings, Ltd.	
	Jared M Sechrist Akerman	John Henry Wright	
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24	Bank of America, N.A.	efile@wrightlawgroupnv.com Attorney for Defendant	
25		Padeshah Holdings, Ltd.	
26		/s/ Timothy E. Rhoda	
27		/s/ Timothy E. Rhoda An employee of ROGER P. CROTEAU & ASSOCIATES, LTD.	

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