

BALLARD SPAHR LLP

1 Pools 1, LLC ("SFR"), and Defendant Trail Ridge Community Association $\mathbf{2}$ ("Association") (collectively, the "Parties") hereby stipulate as follows:

3 This action concerns title to real property commonly known as 9220 Red 1. 4 Knoll Street, Las Vegas, Nevada 89113 (the "Property") following a homeowner's $\mathbf{5}$ association foreclosure sale conducted on September 25, 2013, with respect to the 6 Property.

2. As it relates to the Parties, a dispute arose regarding that certain Deed of Trust recorded against the Property in the Official Records of Clark County, Nevada as Instrument Number 20120717-0001802 (the "Deed of Trust"), and in particular, whether the Deed of Trust continues to encumber the Property.

3. The Parties to this Stipulation have settled and agreed to release their respective claims, and further agreed that the claims between them, including the Complaint and Counterclaim, shall be DISMISSED with prejudice.

4. As Lizzy Holbrook did not appear in this action, Chase hereby voluntarily dismisses its claims against her pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i).

5. This Stipulation in no way affects SFR's cross-claim against Lizzy Holbrook.

18 6. The Parties further stipulate and agree that the two Lis Pendens 19recorded against the Property in the Official Records of Clark County, Nevada, as 20Instruments Number 20170331-0003202 and 20170807-0001430 be, and the same 21hereby are, EXPUNGED.

227. The Parties further stipulate and agree that the \$500 in security costs 23posted by Chase on June 22, 2017 pursuant to this Court's Order [ECF No. 18] shall 24be discharged and released to the Ballard Spahr LLP Trust Account.

258. The Parties further stipulate and agree that a copy of this Stipulation 26and Order may be recorded with the Clark County Recorder;

279. The Parties further agree to lift the stay entered March 23, 2018 [ECF 28No. 47].

7

8

9

10

11

17

	1	10 This same shall nome in onen until such time og CED nogeluge ite non ding	
	2	10. This case shall remain open until such time as SFR resolves its pending	
	- 3	Cross chann against Lizzy Holorook, and	
	4	11. Each party in this case number 2:17-cv-00334-RFB-PAL shall bear its	
		own attorneys' fees and costs.	
	5	Dated: January 9, 2019	
	6	BALLARD SPAHR LLP	KIM GILBERT EBRON
	7 8	By: /s/ Justin A. Shiroff	By: <u>/S/ Jacqueline A. Gilbert</u>
	9	Abran E. Vigil, Esq. Nevada Bar. No. 7548	Diana S. Ebron Nevada Bar No. 10580
	10	Maria A. Gall, Esq. Nevada Bar No. 14200	Jacqueline A. Gilbert Nevada Bar No. 10593
	11	Lindsay C. Demaree, Esq. Nevada Bar No. 11949	Karen L. Hanks Nevada Bar No. 9578
0	12	Justin A. Shiroff, Esq. Nevada Bar. No. 12869	7625 Dean Martin Drive, Suite 110 Las Vegas, Nevada 89139
UITE 90		1980 Festival Plaza Drive, Suite 900 Las Vegas, Nevada 89135	Attorneys for SFR Investments Pool 1,
BALLARD SPAHR LLP 1980 FESTIVAL PLAZA DRIVE, SUITE 900	ESTIVAL PLAZA DKIVE, SUI LAS VEGAS, NEVADA 89135 (702) 471-7000 FAX (702) 471-7070 (702) 471-7070	LLC Attorneys for Plaintiff/Counter-Defendant JPMorgan Chase Bank, N.A.	
ARD SH	7000 FAX	BOYACK ORME & ANTHONY	
BALL STIVAI	AS VEC 102) 471-		
1980 FE	17	By: <u>/s/ Patrick A. Orme</u> Edward D. Boyack, Esq.	
	18	Nevada Bar No. 5229	
	19	Patrick A. Orme, Esq. Nevada Bar No. 7853	
	20	Adam J. Breeden, Esq. Nevada Bar No. 8768	
	21	7432 W. Sahara Ave., Suite 101 Las Vegas, Nevada 89117	
	22	Attorneys for Trail Ridge Community Association	
	23		
	24	T	
	25		'IS SO ORDERED:
	26		ICHARD F. BOULWARE, II
	27		NITED STATES DISTRICT JUDGE
	28	D	ATED this 10th day of January, 2019.
			3
		DMWEST #36249658 v1	

П