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8	Of Counsel		
9	DAYLE ELIESON		
10	United States Attorney		
	Attorneys for the United States of America		
11	IN THE UNITED STATES DISTRICT COURT FOR THE		
12			
13	DISTRICT OF NEVADA		
	CAPITAL ONE, NATIONAL		
14	ASSOCIATION, a national banking association,	Case No. 2:17-cv-00604-RFB-VCF consolidated with	
15		Case No. 2:17-cv-00916-KJD-CWH	
16	Plaintiff,		
	v. ()	JOINT MOTION TO STAY CASE	
17	SFR INVESTMENTS POOL 1, LLC, a	DEADLINES IN LIGHT OF POTENTIAL SETTLEMENT AND [Proposed] ORDER	
18	Nevada limited liability company; and	(First Request)	
19	ANTHEM COUNTRY CLUB COMMUNITY,) ASSOCIATION, a Nevada nonprofit)		
	corporation,		
20	Defendants.		
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22	SFR INVESTMENTS POOL 1, LLC, a		
	Nevada limited liability company,		
23	Counterclaimant/Crossclaimant,		
24	,)		
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2	V.)	
3	CAPITAL ONE, NATIONAL)ASSOCIATION, a national banking)	
4	Association; LEON BENZER, an individual;) UNITED STATES OF AMERICA	
5	Cross-Defendants,) Counter-Defendants.)	
6	Counter-Defendants.	
7	UNITED STATES OF AMERICA,	
8	Plaintiff,	
9	v.)	
10	LEON BENZER;) SFR INVESTMENTS POOL 1, LLC;)	
11	SFR INVESTMENTS FOOL 1, LLC,CAPITAL ONE, N.A.,ANTHEM COUNTRY CLUB	
12	COMMUNITY ASSOCIATION;	
13	STAR INSURANCE COMPANY;) AMERICAN EXPRESS BANK FSB; and)	
14	REPUBLIC SILVER STATE DISPOSAL INC.,)	
15	Defendants.	
16	CAPITAL ONE, NATIONAL ASSOCIATION,	
17	a national banking association,)	
18	Counter-Claimant/Cross-Claimant,)	
19	V.)	
20	UNITED STATES OF AMERICA;)LEON BENZER, an individual;)	
21	SFR INVESTMENTS POOL 1, LLC, a Nevada limited liability company; and)	
22	ANTHEM COUNTRY CLUB)ASSOCIATION, a Nevada corporation,)	
23	. () Counter-Defendant/Cross-Defendants. ()	
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The United States of America, Capital One, N.A. ("Capital One"), SFR Investments Pool
 1, LLC ("SFR"), and Anthem Country Club Association ("Anthem"), collectively, "the parties"
 hereby request that the Court stay the proceedings, including all current deadlines, for thirty (30)
 days in light of a potential settlement for some or all of the claims.¹ In support of their request,
 the parties submit the following:

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1. The current relevant deadlines are as follows (per ECF No. 78 at 3-4):

Discovery Cutoff Date: April 27, 2018;

Initial Dispositive Motion Deadline: May 28, 2018; and

Joint Pretrial Order Deadline: June 27, 2018. However, pursuant to LR 26-1(b)(5), if
the parties file dispositive motions the joint pretrial order will be due within 30 days after the last
decision on any dispositive motions.

This case concerns competing claims to the same piece of real property. The
 parties had previously requested an extension of the case deadlines in part to allow newly added
 defendants to be served, and to facilitate discovery after the two underlying cases were
 consolidated. (*See* ECF No. 78). The parties have been actively participating in written
 discovery and document productions, and have noticed at least four depositions amongst them.

3. The parties have also been discussing possible resolution of some or all of their
competing claims. Such resolution may involve one or more parties disclaiming an interest in
the property, and/or agreements between two or more of the parties as to the priority of their

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 ¹ Defendant Leon Benzer has not appeared, and the Clerk of Court has noted his default. (*See* ECF No. 56). Defendants Star Insurance Company, American Express Bank FSB, and Republic Silver State Disposal Inc. were named in the United States' recent Amended Complaint, and have not yet appeared.

respective claims or liens. The parties believe they can reach a stipulation as to at least some of
 the claims, but given that there are two consolidated cases, four parties that have appeared to
 date, and various claims, counter- and cross-claims, it will take some time to reduce such
 agreements to writing and to obtain approval from all parties and the Court.

4. However, given the April 27, 2018, discovery deadline, the parties will be
required to continue discovery and conduct depositions that may ultimately prove unnecessary.
Moreover, both SFR and Capital One have noticed depositions of a witness for the United States
under Fed. R. Civ. P. 30(b)(6). The United States has objected to the proposed topics, and while
the parties are attempting to negotiate in good faith, they may need to engage in motions practice
to resolve these disputes.

5. There are also three pending motions before the Court. (ECF Nos. 49, 58, and
82). A stipulation may resolve some or all of these disputed issues without the need for Court
intervention.

6. The parties thus propose that all case deadlines be stayed for 30 days to allow a
potential stipulation to be drafted, approved by the parties, and submitted for the Court's
approval. The parties propose that if they have not resolved all of their claims within 30 days,
they submit a report to the Court and propose a new schedule, the dates for which would depend
on the number of issues that remain unresolved.

7. Good cause exists for the request. It is made not to hinder or delay the
proceedings, but to allow the parties to finalize a potential stipulation. The parties have engaged
in initial discussions based on their review of the existing discovery record, including a fourparty conference call on March 9, 2018, and believe that there is a real possibility of at least
partial settlement. Focusing their energies on further negotiations could save the parties

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significant time and expense, especially with respect to depositions, and may save the Court's
 resources as well.

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1	WHEREFORE, the parties respectfully propose that all pending deadlines be stayed for		
2	30 days to allow the parties to discuss a partial or complete settlement. If all claims are not		
3	resolved within 30 days, the parties will submit a report to the Court and propose appropriate		
4	scheduling deadlines for any issues not resolved		
5	Respectfully submitted this 14 th day of M	1arch 2018.	
6 7	RICHARD E. ZUCKERMAN Principal Doputy Assistant Attorney Concrel	KIM GILBERT EBRON	
8	Principal Deputy Assistant Attorney General		
9	/s/ E. Carmen Ramirez_ VIRGINIA CRONAN LOWE	<u>/s/ Diana Cline Ebron</u> DIANA CLINE EBRON (10580)	
10	E. CARMEN RAMIREZ Trial Attorney, Tax Division	JAQUELINE A. GILBERT (10593) KAREN L. HANKS (9578)	
11	U.S. Department of Justice	7625 Dean Martin Drive, Suite 110 Las Vegas, NV 89139	
12	Of Counsel: DAYLE ELIESON United States Attorney	Telephone: (702)485-3300 Attorneys for SFR Investments Pool 1, LLC	
13	Attorneys for the United States	Autorneys for SFR investments 1 0011, EEC	
14			
15	BALLARD SPAHR LLP	LIPSON, NELSON, COLE, SELTZER & GARIN, P.C.	
16	<u>/s/ Matthew D. Lamb</u> ABRAN E. VIGIL (7548)	<u>/s/Julie A. Funai</u> J. WILLIAM EBERT (2697)	
17	MATTHEW D. LAMB (12991) 1980 Festival Plaza Dr., Suite 900	JULIE A. FUNAI (8725) 9900 Covington Cross Dr., Ste. 120	
18	Las Vegas, Nevada 89135 Telephone: (702) 471-7000	Las Vegas, Nevada 89144 Telephone (702) 382-1500	
19	Attorneys for Capital One, N. A.	Attorneys for Anthem Country Club Community Association	
20		Community 11550clation	
21		IT IS SO ORDERED	
22		R	
23	Dated: <u>March 21, 2018.</u>	RICHARD F. BOULWARE, II	
24		United States District Court	
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2	CERTIFICATE OF SERVICE		
3	IT IS HEREBY CERTIFIED that service of the foregoing has been made this 14th day of		
4	March, 2018, via the Court's ECF system to all current parties who have appeared electronically.		
5	Service is made on defendant Leon Benzer by U.S. Mail at the following address:		
6	Leon Benzer- 47521-048		
7	FCI Big Spring Federal Correctional Institution		
8	1900 Simler Ave Big Spring, TX 79720		
9	Dig opring, TX 19720		
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12	<u>/s/ E. Carmen Ramirez</u> E. CARMEN RAMIREZ		
13	Trial Attorney, Tax Division U.S. Department of Justice		
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