1	UNITED STATES DISTRICT COURT	
2	DISTRICT OF NEVADA	
3	* * *	
4	JPMORGAN CHASE BANK, N.A. and C FEDERAL HOME LOAN MORTGAGE	Case No. 2:17-cv- 02451-APG-PAL
5	CORPORATION,	ORDER DIRECTING JUDGMENT BE
6		ENTERED
7	v.	
8 9	GDS FINANCIAL SERVICES, LEODEGARIO SALVADOR, SQUIRE VILLAGE AT SILVER SPRINGS	
10	COMMUNITY ASSOCIATION, GARY MCCALL, and DIANA MCCALL,	
11	Defendants.	
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13	I previously granted the plaintiffs' motion for summary judgment and declared that the	
14	deed of trust still encumbers the property located at 5023 Droubay Drive in Las Vegas, Nevada.	
15	ECF No. 38. Given this ruling, I directed the parties to file a joint status report regarding what	
16	remains of the case. Id. at 6. Plaintiffs JPMorgan Chase Bank and Federal Home Loan Mortgage	
17	Corporation, along with defendant Squire Village at Silver Springs Community Association,	
18	contend nothing remains to adjudicate in this matter because I resolved the quiet title and	
19	declaratory relief claims, and the unjust enrichment claim was brought in the alternative but is	
20	now moot. ECF No. 39 at 1. These parties also contend there are no claims pending against	
21	defendants Gary and Diana McCall, who apparently did not respond to efforts to participate in the	
22	status report. Id. at 2. Defendant Leodegario Salvador asserts there remain issues to resolve	
23	because "the property at bar is excluded from the properties owned by the conservator as the loan	
24	is defective," and defective loans "are bought back by the seller of the loan to either Freddie	
25	Mac/Fannie Mae. This loan is excluded from the loans that are preempted. It is not listed as	
26	owned by both Freddie Mac or Fannie Mae." Id. at 2.	
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1	I already addressed whether a genuine dispute remains regarding Freddie Mac's	
2	ownership interest and Salvador's arguments that the loan was "defective." ECF No. 38 at 4.	
3	Consequently, no issues remain to be resolved.	
4	IT IS THEREFORE ORDERED that the clerk of court is instructed to enter a final	
5	declaratory judgment in favor of plaintiffs JPMorgan Chase Bank and Federal Home Loan	
6	Mortgage Corporation that the homeowners association's non-judicial foreclosure sale conducted	
7	on September 26, 2012 did not extinguish Federal Home Loan Mortgage Corporation's interest in	
8	the property located at 5023 Droubay Drive in Las Vegas, Nevada, and thus the property is	
9	subject to the deed of trust for which JPMorgan Chase Bank, N.A. is the current beneficiary of	
10	record.	
11	DATED this 29th day of May, 2018.	
12	DATED uns 29th day of May, 2018.	
13	ANDREW P. GORDON	
14	UNITED STATES DISTRICT JUDGE	
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