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8	UNITED STATES DISTRICT COURT
9 10	DISTRICT OF NEVADA
10 11	BANK OF AMERICA, N.A.,) 3:16-cv-00127-HDM-WGC
11	Plaintiff,) 5.10 CV 00127 HDM wGC
12	VS. ORDER
14) SIERRA CEDARS CONDOMINIUM)
15	HOMEOWNERS ASSOCIATION, LVDG) SERIES 200, LLC, THUNDER)
16	PROPERTIES, INC., and HAMPTON &) HAMPTON COLLECTIONS, LLC,
17	Defendant.
18	This action concerns property located at 2201 Kietzke Lane #B,
19	Reno, Nevada, 89502. The property is within the Sierra Cedars
20	Homeowners Association ("HOA"). On or about July 28, 2006, Adrean
21	L. Peek obtained a loan from non-party Home Mortgage Direct Lenders
22	in the amount of \$78,764.00, which was secured by a deed of trust
23	recorded against the property. Ultimately, the deed of trust was
24	assigned to plaintiff via an assignment of deed of trust.
25 26	After Peek became delinquent in paying the HOA assessments,
26 27	the HOA, through its agent Hampton & Hampton Collections, LLC
27	("Hampton"), on August 28, 2012, recorded a notice of default and
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1 election to sell. Plaintiff requested from the HOA a ledger so it 2 could identify the amount of delinquent assessments, which Hampton 3 provided. On October 25, 2012, plaintiff tendered \$1,395.00 to the 4 HOA. No foreclosure sale took place at that time.

5 On August 14, 2013, the HOA, through Hampton, recorded another notice of default and election to sell. This time, plaintiff did 6 7 not make any payment to the HOA. On December 13, 2013, the HOA, 8 through Hampton, recorded a notice of trustee's sale. The sale was 9 scheduled for January 23, 2014. Defendant LVDG acquired the 10 property at the sale for \$5,400.00, and title to the property was 11 later passed to defendant Thunder Properties, Inc. ("Thunder 12 Properties").

13 On March 4, 2016, plaintiff initiated this action by filing a 14 complaint against LDVG, Thunder Properties, the HOA, and Hampton. 15 The complaint asserts four causes of action: (1) quiet title/ 16 declaratory judgment; (2) breach of Nev. Rev. Stat. § 116.1113 against the HOA and Hampton; (3) wrongful foreclosure against the 17 18 HOA and Hampton; and (4) injunctive relief against LVDG and 19 Thunder. The HOA has filed a motion to dismiss, or in the 20 alternative, motion for summary judgment (ECF No. 15), and Hampton 21 has filed a motion for summary judgment (ECF No. 9).

Some of plaintiff's causes of action are subject to the requirement under Nevada law that plaintiff submit any "claim relating to . . . [t]he interpretation, application or enforcement of any covenants, conditions or restrictions applicable to residential property or any bylaws, rules or regulations adopted by an association" to mediation before filing a civil suit. See Nev. Rev. Stat. § 38.310. Plaintiff has filed a claim for mediation

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1	pursuant to that provision with the State of Nevada Real Estate
2	Division ("NRED"). Plaintiff submitted its claim form on November
3	20, 2015, however the form was not filed into NRED's system until
4	February 20, 2016. The HOA was served with the claim form on May
5	5, 2016, and filed its response on June 7, 2016, where mediation is
6	still pending. While the court recognizes the provision under
7	Nevada law that mediation be completed within 60 days after the
8	filing of the written claim, the court concludes this does not bar
9	the parties from proceeding with mediation beyond that time period
10	where no objections to mediation have been filed. In this case,
11	the parties have not advised the court why the mediation has not
12	been completed, although the record reflects the parties have
13	agreed on the first available mediator. Therefore, this action
14	shall be stayed for a period of 90 days to allow the NRED mediation
15	process to be completed.
16	IT IS SO ORDERED.
17	DATED: This 10th day of August, 2016.
18	Howard D MEKiller
19	UNITED STATES DISTRICT JUDGE
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