STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO SECOND MOTION FOR SUMMARY JUDGMENT (Fourth Request)

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COMES NOW, Defendant, THUNDER PROPERTIES, INC. and Plaintiff, BANK OF AMERICA, N.A., by and through their undersigned counsel, and hereby stipulate and agree as follows:

- On November 19, 2018, Plaintiff filed a Second Motion for Partial Summary
 Judgment herein [ECF #85]. Defendant's Response to said Motion was originally
 due on December 17, 2018.
- 2. Pursuant to a Stipulation and order to Extend Time to Respond to Second Motion for Summary Judgment (Third Request) filed on January 28, 2019 [ECF #98], and

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1	approved on January 28, 2019 [ECF #99], Thunder Properties, Inc.'s Response to said Motion is presently due on February 15, 2019. The parties are very close to an amicable resolution of this matter. It is highly		
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4		likely that Plaintiff and Thunder Properties, Inc. are going to settle the claims that	
5		exist between them in relation to this matter. Thunder Properties, Inc. is presently	
6		discussing the participation of the Co-Defendants in an attempt to globally resolve	
7		the matter as to all parties.	
8	4. Thunder Properties, Inc. shall have an additional extension of time until March		
9		2019, in which to respond to the Plaintiff's Second Motion for Summary	
10		Judgment.	
11	5. This Stipulation is made in good faith and not for purpose of delay.		
12	Dated this day of February, 2019.		
13	ROGER P. C ASSOCIAT		
14	110000111		
15	/s/ Timothy!	E. Rhoda /s/ Jamie K. Combs	
16	TIMOTHY E Nevada Bar N	. RHODA, ESQ. JAMIE K. COMBS, ESQ.	
17		ost Road, Suite 100 1635 Village Center Circle, Suite 200	
18	(702) 254-77		
19	Attorney for I Thunder Pro	Defendant Attorney for Plaintiff	
20	,		
21	IT IS SO ORDERED.		
22	By: Judge, U.S. District Court		
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25		Dated: February 19, 2019	
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1	<u>CERTIFICATE OF SERVICE</u>			
2	I HEREBY CERTIFY that on this1.	day of February, 2019, I served via the		
3	United States District Court CM/ECF electronic filing system, the foregoing STIPULATION			
4	AND ORDER TO EXTEND TIME TO RESPOND TO SECOND MOTION FOR			
5	SUMMARY JUDGMENT (Fourth Request)	to the following parties:		
6	Melanie D Morgan Akerman LLP	Christopher V. Yergensen Nevada Association Services, Inc.		
7	1635 Village Center Circle, Suite 200 Las Vegas, NV 89134	6224 West Desert Inn Road Las Vegas, NV 89146		
8	(702)634-5005 (702) 380-8572 (fax)	702-804-8885 702-804-8887 (fax)		
9	melanie.morgan@akerman.com Attorney for Plaintiff	chris@nas-inc.com Attorneys for Defendant		
10	Bank of America, N.A.	Hampton & Hampton Collections, LLC		
11	Jaimie K. Combs Akerman LLP	Joseph P Garin Lipson Neilson Cole Seltzer & Garin, P.C.		
12	1635 Village Center Circle, Suite 200 Las Vegas, NV 89134	9900 Covington Cross Drive Suite 120		
13	702-634-5000 702-380-8572 (fax)	Las Vegas, NV 89144 702-382-1500		
14	jamie.combs@akerman.com Attorney for Plaintiff	702-382-1512 (fax) NVECF@lipsonneilson.com		
15	Bank of America, N.A.	Attorneys for Defendant The Siena Homeowners Association		
16	William Shane Habdas Akerman LLP	Kaleb D. Anderson		
17	1635 Village Center Circle, Suite 200 Las Vegas, NV 89134	Lipson Neilson Cole Seltzer & Garin 9900 Covington Cross Dr.		
18	702-634-5000 702-380-8572 (fax)	Suite 120 Las Vegas, NV 89144		
19	jamie.combs@akerman.com Attorney for Plaintiff	(702) 382-1500 (702) 382-1512 (fax)		
20	Bank of America, N.A.	kanderson@lipsonneilson.com Attorneys for Defendant		
21	Brandon E. Wood The Clarkson Law Group, P.C.	The Siena Homeowners Association		
22	2300 West Sahara Avenue, Suite 950 Las Vegas, NV 89102	Amber M. Williams Lipson Neilson Cole Seltzer & Garin		
23	702-46 <u>2</u> -5 <u>700</u> 702-446-6234 (fax)	9900 Covington Cross Dr., Ste. 120 Las Vegas, NV 89144		
24	bwood@the-clg.com Attorneys for Defendant	702-382-1500 702-382-1512 (fax)		
25	Hampton & Hampton Collections, LLC	awilliams@lipsonneilson.com Attorneys for Defendant		
26		The Siena Homeowner's Association		
27	$\frac{/s}{A}$	s/ <i>Timothy E. Rhoda</i> n employee of ROGER P. CROTEAU &		
28	A	SSOCIÁTES, LTD.		

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