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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

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17 Nationstar v. Highland Ranch HOA

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18 GMAT Legal Title Trust v. SFR Investments Pool

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19 Bank of America v. North Truckee Townhomes HOA Bank of America v. Grand Sierra Resort Unit Owners

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2:16-cv-00246-MMD-CWH

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2:16-cv-00691-MMD-VCF

2:16-cv-00962-MMD-CWH

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2:16-cv-01637-MMD-GWF

2:16-cv-01719-MMD-CWH 3:15-cv-00291-MMD-WGC

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ORDER LIFTING STAY

The Court *sua sponte* imposed a temporary stay in the above referenced cases because of the potential impact of the Ninth Circuit Court of Appeals' decision in *Bourne Valley Court Trust v. Wells Fargo Bank*, *NA*, 832 F.3d 1154 (9th Cir. 2016). The stay order provides for the stay to be in effect until the mandate is issued in *Bourne Valley*. The Ninth Circuit issued the mandate on December 14, 2016, after denying a petition for en banc hearing and a petition for a stay pending the resolution of a petition for writ of certiorari. *Bourne Valley Court Trust v. Wells Fargo Bank*, *NA*, No. 15-15233 (9th Cir. Dec. 14, 2016) (mandate). Furthermore, the appellee specifically cited this Court's stay order in its request for a stay of the Ninth Circuit's mandate, arguing that delaying the mandate would promote efficiency. Nevertheless, the Ninth Circuit denied appellee's motion. Thus, *Bourne Valley*'s holding is binding precedent unless and until it is reversed, though such finality may not occur for months. Under these circumstances, the Court finds that a continued stay would not promote fairness or "secure the just, speedy, and inexpensive determination" of these stayed cases as mandated under Fed. R. Civ. P. 1.

Accordingly, the temporary stay will be lifted. Pending motions that were denied without prejudice when the stay was imposed may be refiled within thirty (30) days.

DATED THIS 19th day of January 2017.

MMRANDA M. DU UNITED STATES DISTRICT JUDGE

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