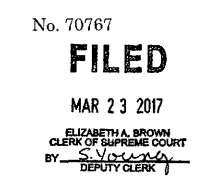
IN THE SUPREME COURT OF THE STATE OF NEVADA

WELLS FARGO BANK, N.A., Appellant, vs. MEI-GSR HOLDINGS, LLC; AND GRAND SIERRA RESORT UNIT OWNERS' ASSOCIATION, Respondents.



ORDER ADMINISTRATIVELY CLOSING CASE

This matter involves a legal question certified to this court, under NRAP 5, by the United States District Court for the District of Nevada. Specifically, the U.S. District Court certified the following question to this court:

> Does the rule of SFR Investments Pool 1, LLC v. U.S. Bank, N.A., 334 P.3d 408 (Nev. 2014) that foreclosures under NRS 116.3116 extinguish first security interests apply retroactively to foreclosures which occurred prior to the date of that decision?

In an order entered on March 3, 2017, the U.S. District Court withdrew its order certifying that question in this matter. Accordingly, the clerk of this court is directed to administratively close this matter.

It is so ORDERED.

C.J.

17-09105

cc:

Akerman LLP/Las Vegas Wright, Finlay & Zak, LLP/Las Vegas Alessi & Koenig, LLC/Las Vegas Cohen Johnson Parker Edwards HOA Lawyers Group, LLC Clerk, United States District Court for the District of Nevada

SUPREME COURT OF NEVADA

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