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File No. CA-13-87222

Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address JaVonne M. Phillips, Esq., SBN 187474 Merdaud Jafarnia, Esq., SBN 217262 McCarthy & Holthus, LLP 1770 Fourth Avenue San Diego, California 92101	FOR COURT USE ONLY
Phone (619) 685-4800 Ext. 1521 Fax (619) 685-4810 bknotice@mccarthyholthus.com	
 ☐ Movant appearing without an attorney ☑ Attorney for Movant 	
0202	NKRUPTCY COURT PRNIA - LOS ANGELES DIVISION
In re: Guillermina Jaimes, Debtor; and Kathy A Dockery (TR), Chapter 13 Trustee,	CASE NO.: 2:13-bk-13470-SK CHAPTER: 13
	NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (WITH SUPPORTING DECLARATIONS) REGARDING REAL PROPERTY
	DATE: 03/20/2013 TIME: 08:30AM COURTROOM: 1575
Debtor.	
U.S. Bank National Association, not in its indiv MOVANT: Trustee for LVS Title Trust I, its assignees and	
Movant is the (check one) ☐ Holder of deed of trust ☐ Assignee of holder of deed of trust ☐ Servicing agent for holder of deed of trust or assignee of	holder of deed of trust
•	if any)(Responding Parties), their attorneys (if any), and and in the stated courtroom, Movant in the above-captioned om the automatic stay as to Debtor and Debtor's bankruptcy
 Hearing Location: 	☐ 411 West Fourth Street, Santa Ana, CA 92701 ☐ 1415 State Street, Santa Barbara, CA 93101

Case 2:13-bk-13470-SK Doc 12 Filed 03/05/13 Entered 03/05/13 15:37:13 Main Document Page 2 of 13 File No. CA-13-87222 This motion is being heard on REGULAR NOTICE pursuant to LBR 9013-1. If you wish to oppose this motion, you must file a written response to this motion with the court and serve a copy of it upon the Movant's attorney (or upon Movant, if the motion was filed by an unrepresented individual) at the address set forth above no less than 14 days before the above hearing and appear at the hearing of this motion. b. 🔀 This motion is being heard on SHORTENED NOTICE. If you wish to oppose this Motion, you must appear at the hearing. Any written response or evidence may be filed and served: at the hearing \square at least 7 days before the hearing. (1) A Motion for Order Shortening Time was not required according to the calendaring procedures of the assigned judge. (2) A Motion for Order Shortening Time was filed per LBR 9075-1(b) and was granted by the court, and such motion and order have been or are being served upon the Debtor and trustee, if any. A Motion for Order Shortening Time has been filed and is pending. Once the Court has ruled on that (3) motion, you will be served with another notice or an order that will specify the date, time and place of the hearing on the attached motion and the deadline for filing and serving a written opposition to the motion, if any. You may contact the clerk's office to obtain a copy of an approved court form for use in preparing your response (optional Court Form F 4001-1.RESPONSE), or you may prepare your response using the format required by LBR 9004-1 and the Court Manual. If you fail to file a written response to the motion, if required, or fail to appear at the hearing, the court may treat such failure as a waiver of your right to oppose the motion and may grant the requested relief. Date: 3/5/2013

McCarthy & Holthus, LLP

/s/ Merdaud Jafarnia

Merdaud Jafarnia, Esq.

Printed name of law firm (if applicable)

Printed name of individual Movant or attorney for Movant

Signature of individual Movant or attorney for Movant

File No. CA-13-87222

MOTION FOR RELIEF FROM THE AUTOMATIC STAY

1.	(Property):
	Street address: 409 East Braeburn Drive
	Unit/suite no.: City, state, zip code: Phoenix, AZ 85022
	Legal description or document recording number (including county of recording): 20070523012, Maricopa County Arizona
	See attached continuation page.
2.	Case History:
	a. ⊠ A voluntary petition ☐ An involuntary petition under chapter ☐ 7 ☐ 11 ☐ 12 図 13 was filed on <i>(specify date)</i> : 02/11/2013
	b. An Order of Conversion to chapter 7 11 12 13 was entered on <i>(specify date)</i> :
	c. Plan, if any, was confirmed on (specify date):
	d. Other bankruptcy cases affecting this Property were pending within the past two years. See attached declaration.
3.	Grounds for Relief from Stay:
	a. Pursuant to 11 U.S.C. § 362(d)(1), cause exists to grant Movant the requested relief from stay as follows:
	(1) Movant's interest in the Property is not adequately protected.
	(a) Movant's interest in the collateral is not protected by an adequate equity cushion.
	(b) The fair market value of the Property is declining and payments are not being made to Movant sufficient to protect Movant's interest against that decline.
	(c) No proof of insurance re Movant's collateral has been provided to Movant, despite borrower's obligation to insure the collateral under the terms of Movant's contract with Debtor.
	(d) Payments have not been made as required by an Adequate Protection Order previously granted to Movant.
	(2) 🖂 The bankruptcy case was filed in bad faith to delay, hinder or defraud Movant.
	 (a) Movant is the only creditor or one of very few creditors listed on the Debtor's master mailing matrix.
	(b) Non-individual entity was created just prior to bankruptcy filing for the sole purpose of filing bankruptcy.
	(c) The Debtor filed what is commonly referred to as a "face sheet" filing of only a few pages consisting of the petition and a few other documents. No other Schedules or Statement of Financial Affairs (or chapter 13 Plan, if appropriate) have been filed.
	(d) Other (See attached continuation page)

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			(3) Chapter 12 or 13 cases only)
			(a) Postconfirmation plan payments have not been made to the standing trustee.
			(b) Postpetition payments due on the note secured by a deed of trust on the Property have not been made to Movant.
			(4) Solution For other cause for relief from stay, see attached continuation page.
	b	. 🗆	Pursuant to 11 U.S.C. § 362(d)(2)(A), Debtor has no equity in the Property, and pursuant to § 362(d)(2)(B), the Property is not necessary for an effective reorganization.
	C.	. 🗆	Pursuant to 11 U.S.C. § 362(d)(3), Debtor has failed within the later of 90 days after the order for relief or 30 days after the court determined that the Property qualifies as "single asset real estate" as defined in 11 U.S.C. § 101(51B) to file a reasonable plan of reorganization or to commence monthly payments.
	d.	. 🛛	Pursuant to 11 U.S.C. § 362(d)(4), Debtor's filing of the petition was part of a scheme to delay, hinder, and defraud creditors that involved:
			(1) \boxtimes The transfer of all or part ownership of, or other interest in, the Property without the consent of Movant or court approval; or
			(2) Multiple bankruptcy filings affecting the Property.
4.	po		rant also seeks annulment of the stay so that the filing of the bankruptcy petition does not affect tion acts, as specified in the attached declaration(s).
5.		ridenc reto.)	ce in Support of Motion: (Important Note: Declaration(s) in support of the Motion MUST be attached
	a	. 🛛	Movant submits the attached declaration(s) on the court's approved forms (<i>if applicable</i>) to provide evidence in support of this motion pursuant to the LBR.
	b.	. 🔲	Other declaration(s) are also attached in support of this motion.
	C.	. 🗆	Movant requests that the court consider as admissions the statements made by Debtor under penalty of perjury concerning Movant's claims and the Property set forth in Debtor's Schedules. Authenticated copies of the relevant portions of the schedules are attached as Exhibit
	d.	. 🛚	Other evidence (specify): Deed of Trust attached hereto as Exhibit "1" , Assignments attached hereto as Exhibit "2" , An imaged copy of the promissory note made at/near the time of loan origination attached hereto as Exhibit "3" , Warranty Deed attached hereto as Exhibit "4" , Warranty Deeds attached hereto as Exhibit "5" , PACER Docket(s) attached hereto as Exhibit "6" , In Rem Relief Order attached hereto as Exhibit"7" .
6.		An	optional Memorandum of Points and Authorities is attached to this motion.
			i., Movant prays that the court issue an Order terminating or modifying the stay and granting the ecify forms of relief requested):
			from the stay allowing Movant (and any successors or assigns) to proceed under applicable nonbankruptcy enforce its remedies to foreclose upon and obtain possession of the Property.
2	l t	oan r	nt, or its agents, may, at its option, offer, provide and enter into a potential forbearance agreement, nodification, refinance agreement or other loan workout or loss mitigation agreement. Movant, gh its servicing agent, may contact the Debtor via telephone or written correspondence to offer such reement. Any such agreement shall be nonrecourse unless stated in a reaffirmation agreement.
;	3. [i		nnulment of the stay so that the filing of the bankruptcy petition does not affect postpetition acts, as specified attached declaration(s).

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4.		
	a. 🛛 That the 14-day stay described by FRBP 4001	(a)(3) be waived.
	b.	th in the Attachment (attach optional LBR Form F 4001-
	c.	uation page.
5.	If relief from stay is not granted, Movant respectfully re	equests the court to order adequate protection.
Da	te: <u>3/5/2013</u>	Respectfully submitted,
		U.S. Bank National Association, not in its individual capacity, but solely as Legal Title Trustee for LVS Title Trust I, its assignees and/or successors
		Printed name of Movant
		McCarthy & Holthus, LLP
		Printed name of attorney for Movant (if applicable)
		/s/ Merdaud Jafarnia
		Signature of individual Movant or attorney for Movant
		Merdaud Jafarnia, Esq.
		Printed name of individual Movant or attorney for Movant

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REAL PROPERTY DECLARATION

, _		aw Garcie nt Name of Declarant)	COLORED STEEL CONTRACTOR COLORS		, declare as follows:
1.	I ha	ave personal knowledge of the matters set for	of age.	Iha	eclaration and, if called upon to testify, I could and would we knowledge regarding Movant's interest in the real e (specify):
		I am the Movant and owner of the Property.			
		I manage the Property as the authorized age	nt for t	he N	Movant.
		I am employed by Movant as (state title and	capacii	'y):	
	\boxtimes	Other (specify): Authorized signor for BSI Fir	nancial	Serv	vices, Inc.
2.	to E kno on I ordi doc eve	Debtor concerning the Property. I have person by them to be true of my own knowledge or I he behalf of Movant, which were made at or abor- linary course of Movant's business at or near to cument was prepared in the ordinary course o	nally we nave ga ut the ti the time f busine duty to	orke ained ime e of ess o rec	f Movant that pertain to loans and extensions of credit given ed on books, records and files, and as to the following facts, I d knowledge of them from the business records of Movant of the events recorded, and which are maintained in the the acts, conditions or events to which they relate. Any such of Movant by a person who had personal knowledge of the cord accurately such event. The business records are court if required.
3.	The	e Movant is:			
		Original holder of the beneficial interest in the is attached hereto as Exhibit (e.g. de			A true and correct copy of a recorded proof of this interest.
	\boxtimes	Assignee of the original holder of the benefic this interest is attached hereto as Exhibit 2			in the Property. A true and correct copy of recorded proof of <i>llonge</i> , assignment, et.al.)
		Movant for the owner of the beneficial interes	st. Atta	chec	agreement or other documented authorization to act as d hereto as Exhibit is a true and correct copy of the oact as Movant for the owner of the beneficial interest.
4.	a.	The address of the Property that is the subje	ct of th	is M	lotion is:
		Street address: 409 East Braeburn Drive Unit/suite No.: City, state, zip code: Phoenix, AZ 85022			
	b.	The legal description or document recording trust is attached as Exhibit "1".	numbe	er (in	ncluding county of recording) set forth in Movant's deed of
		See attached page.			
5.	Тур	oe of property (check all applicable boxes):			
	a. c. e. g.	 □ Debtor's(s') principal residence □ Multi-unit residential □ Industrial □ Other (specify): 	b. d. f.		Other single family residence Commercial Vacant land

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6	Nature of Debtor's interest in the Property:	·	File No. CA-13-87222
6.	 a. Sole owner b. Co-owner(s) (specify): c. Lien holder (specify): d. Other (specify): A Warranty Deed executed on Debtor Guillermina Jaimes 	in the schedules filed in this case.	
	The deed was recorded on: 10/05/2012 (date of execut	ion)	
7.	 Amount of Movant's claim with respect to the Property: a. Principal: b. Accrued interest: c. Late charges: d. Costs (attorney's fees, other costs): e. Advances (property taxes, insurance): f. Less suspense account or partial balance paid: g. TOTAL CLAIM as of: h. Loan is all due and payable because it mature. 	PREPETITION \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	TOTAL \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
8.	Movant holds a ☐ deed of trust ☐ judgment lier	other (specify) that encumbers the	Property.
	a. A true and correct copy of the document as record	led is attached as Exhibit "1".	
	b. A true and correct copy of the promissory note or a Exhibit "3" which is an imaged file copy made at/		s claim is attached as
	c. A true and correct copy of the assignment(s) t trust to Movant is attached as Exhibit "2" .	ransferring the beneficial interest under the	note and deed of
9.	Status of Movant's foreclosure actions relating to the Phas occurred):	roperty (fill the date or check the box confirm	ming no such action
	Notice of default recorded on the following date:	or none recorded 🔀	
	b. Foreclosure sale originally scheduled for the followi		
	c. Foreclosure sale currently scheduled for the followi	· ·	
	d. Foreclosure sale already held on the following date		
	e. Trustee's deed on sale already recorded on the foll		
10.	. Attached (optional) hereto as Exhibit is a true an accurately reflects the dates and amounts of all charge petition date.		
11.	. 🗌 (chapter 7 and 11 cases only):		
	Status of Movant's loan:		
	a. Amount of current monthly payment: \$ for the	ne month of 20 .	
	b. Number of payments that have come due and were	e not made: Total amount: \$	

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File No. CA-13-87222 c. Future payments due by time of anticipated hearing date (if applicable): An additional payment of \$ will come due on , and on the day of each month thereafter. If the payment is not received within _____ days of said due date, a late charge of \$__ will be charged to the loan. d. The fair market value of the entire Property is \$_____, established by: Appraiser's declaration with appraisal attached herewith as Exhibit A real estate broker or other expert's declaration regarding value attached as Exhibit _____. A true and correct copy of relevant portion(s) of Debtor's(s') Schedules attached as Exhibit _____. Other (specify): e. Calculation of equity in Property: Based upon preliminary title report Debtor's admissions in the schedules filed in this case, the Property is subject to the following deed(s) of trust or lien(s) in the amounts specified securing the debt against the Property. Amount as Scheduled Amount known to Name of Holder by Debtor (if any) **Declarant and Source** 1ST deed of trust: 2nd deed of trust: 3rd deed of trust: Judgment liens: Taxes: Other: **TOTAL DEBT: \$** Evidence establishing the existence of the above deed(s) of trust and lien(s) is attached as Exhibit _____ and consists of: Preliminary title report Relevant portions of Debtor's schedules as filed in this case Other (specify): Subtracting the deed(s) of trust and other liens(s) set forth above from the value of the Property as set forth in Paragraph 11d above, the Debtor's equity in the Property is \$ (§ 362(d)(2)(A)). The value of the "equity cushion" in the Property exceeding Movant's debt and any lien(s) senior to Movant is \$ (§ 362(d)(1)). Estimated costs of sale: \$ (estimate based upon % of estimated gross sale price) The fair market value of the Property is declining based on/due to: 12. (Chapter 12 and 13 cases only) Chapter 12 or 13 case status information: a. 341(a) meeting currently scheduled for (or concluded on) the following date: 03/29/2013 Confirmation hearing currently scheduled for (or concluded on) the following date: 05/02/2013

Plan confirmed on the following date (if applicable):

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	THO TO THE DESCRIPTION OF THE PROPERTY OF THE
b.	Postpetition payments due BUT REMAINING UNPAID since the filing of the case: (Number of) payment(s) due at \$ Each = \$ (Number of) payment(s) due at \$ Each = \$ (Number of) payment(s) due at \$ Each = \$ (Number of) payment(s) due at \$ Each = \$ (Number of) late charges at \$ Each = \$ (Number of) late charges at \$ Each = \$ (Number of) late charges at \$ Each = \$ (Number of) late charges at \$ Each = \$ (Number of) late charges at \$ Each = \$ (Number of) late charges at \$ Each = \$ (See attachment for additional breakdown or information attached as Exhibit)
c.	Postpetition advances or other charges due but unpaid: \$ (See attachment for details of type and amount attached as Exhibit).
d.	Attorneys' fees and costs \$ (See attachment for details of type and amount attached as Exhibit)
e.	Less suspense account or partial paid balance [\$
	TOTAL POSTPETITION DELINQUENCY: \$
f.	Future payments due by time of anticipated hearing date (<i>if applicable</i>): An additional payment of \$ will come due on, and on the day of each month thereafter. If the payment is not received by the day of the month, a late charge of \$ will be charged to the loan.
g.	Amount and date of the last 3 postpetition payments received in good funds, regardless of how applied, from the Debtor, if applicable:
	\$received on \$received on \$received on
h.	The claim is provided for in the chapter 12 or 13 Plan. Plan payment history is attached as Exhibit
i.	See attached declaration(s) of Chapter 12 or 13 Trustee regarding receipt of payments under the plan (attach LBR Form F 4001-1.DEC.AGENT.TRUSTEE).
	Movant has not been provided with evidence that the Property is currently insured, as required under the terms of the loan.
	The court determined on that the Property qualifies as "single asset real estate" as defined in 11 U.S.C. § 101(51B). More than 90 days have passed since the filing of the petition, more than 30 days have passed since the court determined that the Property qualifies as single asset real estate; the Debtor has not filed a plan of reorganization that has a reasonable possibility of being confirmed within a reasonable time; or the Debtor has not commenced the monthly payments to Movant as required by 11 U.S.C § 362(d)(3).
\boxtimes	See attached continuation page for facts establishing that the bankruptcy case was filed in bad faith to delay, hinder or defraud Movant.
\boxtimes	The filing of the petition was part of a scheme to delay, hinder, and defraud creditors that involved:
	 a.
	 Case name: Imad Jiries Khoury aka Imad Khoury and Anita Imad Khoury aka Anita Khoury Chapter: 7 Case number: 1:11-bk-17632-AA Date dismissed: Date discharged: Date filed: June 22, 2011

13.

14.

15.

16.

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			Relief from stay re this Property	☐ was	File No. CA-13-87222 was not granted.
		2.	Case name: Marian Garcia Case number: 1:12-bk-17484-MT Date filed: August 20, 2012 Relief from stay re this Property	Chapter: 13 Date dismissed: Oc	ctober 15, 2012 Date discharged: ☑ was not granted.
		3.	Case name: Imad J Khoury Case number: 1:12-bk-18089-VK Date filed: September 10, 2012 Relief from stay re this Property	Chapter: 13 Date dismissed:	Date discharged: was not granted.
		\boxtimes	See attached continuation page for mo	ore information abou	t other bankruptcy cases affecting the Property.
		\boxtimes	See attached continuation page for fac scheme to delay, hinder, and defraud		he multiple bankruptcy cases were part of a
17.		and	vant seeks annulment of the automatic d all of the enforcement actions set forth nkruptcy petition in this case.		of the bankruptcy petition does not affect any ve that were taken after the filing of the
	a.		These actions were taken by Movant v been entitled to relief from stay to produce		the bankruptcy filing, and Movant would have ns.
	b.				had previously obtained relief from stay to y cases affecting this Property as set forth in
	C.		For other facts justifying annulment, se	ee attached continua	tion page.
I ded	lare	e un	der penalty of perjury under the laws of	the United States th	at the foregoing is true and correct.
	3 c	5(i	3 Printed name		Signature Signature

File No. CA-13-87222

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 1770 Fourth Avenue

San Diego, CA 92101

A true and correct copy of the foregoing document entitled (*specify*): **NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (WITH SUPPORTING DECLARATIONS) REGARDING REAL PROPERTY** will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

Orders and LBR, the foregod checked the CM/ECF do	oing document ocket for this ba	will be served by the co ankruptcy case or advers	ONIC FILING (NEF) Pursuant to controlling General purt via NEF and hyperlink to the document. On 3/5/20 sary proceeding and determined that the following asmission at the email addresses stated below:	<u>13</u>
UNITED STATES TRUS ustpregion16.la.ecf@usc		TRUSTEE Kathy A Dockery (TR) efiling@CH13LA.com		
			☐ Service information continued on attached page)
	, I served ary proceeding tage prepaid, a	the following persons ar by placing a true and co and addressed as follows	nd/or entities at the last known addresses in this orrect copy thereof in a sealed envelope in the United s. Listing the judge here constitutes a declaration that r the document is filed.	
DEBTOR - Guillermina Jai	mes, 3818 E Fl	orence Ave, Bell, CA 90	0201	
IUDGE'S COPY - The Hor Angeles, CA 90012	norable Judge,	Sandra R. Klein, 255 E.	. Temple Street, Suite 1582 / Courtroom 1575, Los	
			☐ Service information continued on attached page)
or each person or entity se he following persons and/o o such service method), b	erved): Pursual or entities by po y facsimile tran	nt to F.R.Civ.P. 5 and/or ersonal delivery, overnig ismission and/or email a	ght mail service, or (for those who consented in writing as follows. Listing the judge here constitutes a ge will be completed no later than 24 hours after the	ed.
			☐ Service information continued on attached page	!
declare under penalty of p	perjury under th	ne laws of the United Sta	ates that the foregoing is true and correct.	
3/5/2013	Warb Wilco		/s/ Warb Wilcox	
Date	Printed Na	me	Signature	

Continuation Sheet

Item 3.a.(4), Page 4 - Other cause for Relief From Stay

Preconfirmation payments have not being received by Movant.

Item 3.a.(2)(d), Page 3 - Item 16 a. Page 9 - The bankruptcy case was filed in bad faith to delay, hinder, or defraud Movant

Unauthorized Transfers:

On or about October 5, 2012, an unauthorized Warranty Deed in violation of the Mortgagor's original Deed of Trust was executed whereby Mortgagor Azadeh Famili purported to transfer a 5% interest in the property to Guillermina Jaimes, 5% interest in the property to Elena Campos and 5% interest in the property to Josephine C. Conte as a gift for no consideration or for nominal consideration. The Warranty Deed was executed on October 5, 2012 without the knowledge or consent of the Movant. A true and correct copy of the unauthorized Warranty Deed is attached hereto as **Exhibit "4"** and incorporated herein by reference.

On or about August 15, 2012, an unauthorized Warranty Deed in violation of the Mortgagor's original Deed of Trust was executed whereby Mortgagor Azadeh Famili purported to transfer a 5% interest in the property to Marian Garcia as a gift for no consideration or for nominal consideration. The Warranty Deed was executed on August 15, 2012 without the knowledge or consent of the Movant. A true and correct copy of the unauthorized Warranty Deed is attached hereto as **Exhibit "5"** and incorporated herein by reference.

On or about October 5, 2012, an unauthorized Warranty Deed in violation of the Mortgagor's original Deed of Trust was executed whereby Mortgagor Azadeh Famili purported to transfer a 5% interest in the property to Imad J. Khoury as a gift for no consideration or for nominal consideration. The Warranty Deed was executed on October 5, 2012 without the knowledge or consent of the Movant. A true and correct copy of the unauthorized Warranty Deed is attached hereto as **Exhibit "5"** and incorporated herein by reference.

Bankruptcy Filings:

On or about June 22, 2011, Imad Jiries Khoury aka Imad Khoury and Anita Imad Khoury aka Anita Khoury filed a voluntary petition under Chapter 7 of the Bankruptcy Code, and was assigned Case No. 1:11-bk-17632-AA. Said case was subsequently terminated on or about September 20, 2011. Relief was not granted to the Movant. The PACER Docket is attached hereto as **Exhibit "6"**.

On or about August 20, 2012, Marian Garcia filed a voluntary petition under Chapter 13 of the Bankruptcy Code, and was assigned Case No. 1:12-bk-17484-MT. Said case was subsequently dismissed on or about October 15, 2012. Relief was not granted to the Movant. The PACER Docket is attached hereto as **Exhibit "6"**.

On or about September 10, 2012, Imad J Khoury filed a voluntary petition under Chapter 13 of the Bankruptcy Code, and was assigned Case No. 1:12-bk-18089-VK. Said case is currently pending before this court. Relief was granted to the Movant. The PACER Docket is attached hereto as **Exhibit "6"**.

On or about December 3, 2012, Josephine C Conte filed a voluntary petition under Chapter 13 of the Bankruptcy Code, and was assigned Case No. 2:12-bk-49853-SK. Said case was subsequently dismissed on or about February 25, 2013. Relief was not granted to the Movant. The PACER Docket is attached hereto as **Exhibit "6"**.

On or about February 8, 2013, Elena Campos filed a voluntary petition under Chapter 13 of the Bankruptcy Code, and was assigned Case No. 2:13-bk-13375-SK. Said case is currently pending before this court. Relief was not granted to the Movant. The PACER Docket is attached hereto as **Exhibit "6"**.

Item 16 b., Page 9 - Multiple Bankruptcy Filings (continued)

4.	Case Name: Josephine C Conte Case Number: 2:12-bk-49853-SK Date Filed: December 3, 2012 Relief from stay re this property	☐ was	Chapter: 13 Date Dismissed: February 25, 2013 ⊠ was not granted.	Date Discharged:
5.	Case Name: Elena Campos Case Number: 2:13-bk-13375-SK Date Filed: February 8, 2013 Relief from stay re this property	☐ was	Chapter: 13 Date Dismissed:	Date Discharged:

EXTRAORDINARY RELIEF ATTACHMENT (OPTIONAL)

Mova	ınt:	U.S. Bank National Association, not in its individual capacity, but solely as Legal Title Trustee for LVS Title Trust I, its assignees and/or successors
		This Attachment is the continuation page for paragraph 4(b) of Page 5 of the Relief From Stay Motion)
		upon evidence of efforts by Debtor(s) or others acting in concert with Debtor(s) to delay, hinder or defraud Movant be bankruptcy filings or otherwise, Movant also asks that the Order include the following provisions:
1.	\boxtimes	That the Order be binding and effective in any bankruptcy case commenced by or against the above-named Debtor(s) for a period of 180 days, so that no further automatic stay shall arise in that case as to the Property.
2.		That the Order be binding and effective in any bankruptcy case commenced by or against any successors, transferees, or assignees of the Debtor for a period of 180 days from the hearing of this Motion without further notice. upon recording of a copy of this Order or giving appropriate notice of its entry in compliance with applicable non-bankruptcy law.
3.		That the Order be binding and effective in any bankruptcy case commenced by or against any Debtor(s) who claim(s) any interest in the Property for a period of 180 days from the hearing of this Motion without further notice. upon recording of a copy of this Order or giving appropriate notice of its entry in compliance with applicable non-bankruptcy law.
4.		That the Order be binding and effective in any future bankruptcy case, no matter who the Debtor(s) may be ☐ without further notice. ☐ upon recording of a copy of this Order or giving appropriate notice of its entry in compliance with applicable non-bankruptcy law.
5.		That the Debtor(s) be enjoined from transferring all or any portion of the Property for a period of 180 days from the hearing of this Motion, and any transfer in violation of this Order be deemed void.
6.		That the Sheriff or Marshal may evict the Debtor(s) and any other occupant from the subject Property regardless of any future bankruptcy filing concerning the Property for a period of 180 days from the hearing of this Motion without further notice. upon recording of a copy of this Order or giving appropriate notice of its entry in compliance with applicable non-bankruptcy law.
7.	\boxtimes	Other (<i>specify</i>): If recorded in compliance with applicable state laws governing notices of interests or liens in the Property, this Order is binding and effective under 11 U.S.C. §362(d)(4)(A) and (B) in any other bankruptcy case purporting to affect the Property filed not later than two (2) years after the date of entry of this Order, except that a debtor in a subsequent bankruptcy case may move for relief from this Order based upon changed circumstances or for good cause shown, after notice and a hearing. Any federal, state or local governmental unit that accepts notices of interests or liens in real property shall accept a certified copy of this Order for indexing and recording.