## THE COURT OF APPEALS OF THE STATE OF WASHINGTON DIVISION ONE

BANK OF AMERICA, N.A.,	) No. 70616-1-I	2014	ST
Appellant,	)	1011	AT ST
V.	) DIVISION ONE	ري	A SEL
THE CONDO GROUP LLC, a Washington Limited Liability Company,	) UNPUBLISHED OPINION )	新 9:2	SHE STEE
Respondent.	) FILED: NOV 3 - 2014		y

PER CURIAM – This appeal was stayed pending the Washington State Supreme Court's decision in <u>BAC Home Loans Servicing</u>, <u>LP v. Fulbright</u>, 180 Wn.2d 754, 328 P.3d 895 (2014). Following the <u>Fulbright</u> decision, the parties filed a "Stipulated Motion on the Merits to Reverse Trial Court Judgment and Mandate to Superior Court." Because this court does not use the motion on the merits procedure, <u>see</u> General Order on the Motions on the Merits, adopted August 18, 2014, we will treat the stipulated motion as a concession of error. We lift the stay, accept the concession, and reverse and remand for further proceedings.

Reversed and remanded for further proceedings.

FOR THE COURT: