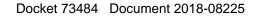
# nn X fol i for i for 6 C / 9 9



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APN#: 138-09-412-010

AND WHEN RECORDED MAIL TO

CALIFORNIA RECONVEYANCE COMPANY 9200 Oskósle Avenue MaB Stop: CA2-4379 Chataworth, CA 91311 \$00-892-6902

Inst.#: 201101210000121 Fees: \$2\$5.00 N/C Fee: \$2.00 01/21/2011 08:01:40 AM Receipt#: \$49077 Requestor: 891. (80 - LA Recorded By: OWC Pae: 2 DE89IE CONWAY CLARK COUNTY RECORDER

Space above this line for recorder's use only

Property Address: : 3417 BEDFORDSHIRE PL, LAS VEGAS, NV 89129

Tille Order No. 110036357-NV-MAI Trustes Sale No. 145982NY Loan No. 0687161018

#### IMPORTANT NOTICE NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST

NOTICE IS HEREBY GIVEN THAT: CALIFORNIA RECONVEYANCE (COMPANY is either the original Trustee, the duly appointed substituted Trustee, or acting as agout for the Lipsted or Beneficiery under a Deed of Trust dated [1-15-2004, executed by SUSAN & NALLEN/ AN UNMARRIED WOMAN as Trustor, to accure certain obligations in favor of WASHINGTON MUTUAL BANK, FA under a Deed of Trust Recorded 11-24-2004, Book 20041124, Page N/A, Instrument 0000791 of Official Records in the Office of the Recorder of CLARK County, State of Novada.

That a breach of the obligations for which said Deed of Trust is security has occurred in that payment bas not been made of: THE 07/01/2010 INSTALLMENT OF PRINCIPAL AND INTEREST AND ALL SUBSEQUENT MONTHLY INSTALLMENTS OF PRINCIPAL AND INTEREST; PLUS ANY ADDITIONAL ACCRUED AND UNPAID AMOUNTS INCLUDING, BUT NOT LIMITED TO, LATE CHAROES, ADVANCES, IMPOUNDS, TAXES, HAZARD INSURANCE, ADMINISTRATIVE FEES, INSUFFICIENT AND PARTIAL RETURN CHECK FEES, STATEMENT FEES, AND OBLIGATIONS SECURED BY PRIOR ENCUMBRANCES.

That by reason thereof, the present beneficiary under such Deed of Trust, has executed and delivered to said Trustee, a written Declaration of Default and Demand for Sale, and has surrendered to said Trustee such Deed of Trust and all documents evidencing obligations secured thereby and has declared and does hereby declare all sums secured thereby immediately due and has elected and does hereby elect to cause the trust property to be sold to satisfy the obligations secured thereby.



### Tille Order No. 110035357-NV-MAI Truster Sule No. 145082NV Loan No. 0587161018

To find out the amount you must pay, to arrange for payment to stop the foreclosure, or if your property is in foreclosure for any other reason, contact: JPMorgan Chase Bank, National Association, 7301 BAYMEADOWS WAY JACKSONVILLE, PL 32256 800-848-9380.

Date: 1/20/2011	
CALEORNIA RECONVEYANCE COMPANY	
TASHAMLEXAMPLER, Assistant Secretary	CALIFORNIA BECONVEYANCE COMPANY IS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT.
STATE OF CALIFORNIA COUNTY OF LOS ANGELES	ANY INFORMATION OFTAIDED WILL BE USED FOR THAT PURPOSE.
	and the second sec

On 1/20/2011 before may JESSICA ERIN ENERDISEN, "Notary Public" personally appeared TASHA ALEXANDER, who proved to me on the basis of satisfactory evidence to be the person(s) whose name (c) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) soted, executed the instrument.

I cottify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signatika (Seal)

JESSICA GRIN SNEDDEN COM \$ 185 3-14 MAR FIRS 1.03 MONRES No 6000. Co., MCr 77, 7613 19

AA004166

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National Default Servicing Corporation 7720 N. 16<sup>th</sup> Street, Suite 300 Phoenix, Arizona 85020 Phone (602) 264-6101 Fax (602) 264-6209

September 16, 2011

ROBERT MANDARICH 1628 ROYAL CANYON DR LAS VEGAS, NV 89128

RE:	Loan No.	•	
	NDSC No.	ì	
	Prop. Address	2	1628 ROYAL CANYON DRIVE
			LAS VEGAS, NV 89128

This firm has been retained to enforce the terms of the above referenced loan by non-judicial foreclosure.

1 The good faith estimate of the debt owed is \$144,334.34 plus those charges that continue to accrue until the loan is paid, such as interest, late charges, advances, expenses of collection, and attorney's/trustee's fees. If you require a statement of all these amounts computed through a specified date, you may request such statement through this office.

The arrearage amount is the sum of payments that have come due on and after the date of default February 1, 2011, plus late charges, periodic adjustments to the payment amount, expenses of collection, and attorney's/trustee's fees as further described in the Notice of Default enclosed.

- The creditor (current beneficiary) to whom the debt is owed is : U.S. Bank National Association The loan servicer is : U.S. Bank Home Mortgage - Outsourcing
- 3. This firm will assume the debt to be valid unless you, within thirty days after receipt of this notice, dispute the validity of the debt or a portion thereof. If you notify this firm in writing within the thirty day period that the debt, or any portion thereof, is disputed, we will obtain verification of the debt and a copy of such verification will be mailed to you. Also, upon your written request within the thirty day period, this firm will provide you with the name and address of the original creditor, if it is different from the current creditor.

Please be advised that if your personal liability for this debt has been modified or extinguished by a discharge in bankruptcy, this Notice is provided solely to foreclose the Deed of Trust remaining on your property and is not an attempt to collect the discharged personal obligation.

This firm is not a Debt Collector as that term is defined pursuant to the Fair Debt Collection Practices Act within this jurisdiction (*see Mansour vs. Cal-Western Reconveyance Corp.*, 618 F.Supp.2d 1178 (D. Ariz. 2009). Should a subsequent determination be made that this firm is a Debt Collector as that term is defined within the Act, then you are notified that any information obtained will be used for the purpose of collecting a debt. Please be advised that if your personal liability for this debt has been modified or extinguished by a discharge in bankruptcy, this communication is provided solely in reference to the foreclose on the deed of trust remaining on your property and is not an attempt to collect the discharged personal obligation. The notifications provided herein do not limit or detract from the effect of foreclosure upon the subject property.

National Default Servicing Corporation Trustee Sales Division (602) 264-6101



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Inst #: 201109280003246 Pees: \$215.00 N/C Fee: \$0.00 05/28/2011 02:25:17 PM Receipt #: 928428 Requestor: LSI TITLE AGENCY INC. Recorded By: MSH Pgs: 3 DEBBIE CONWAY CLARK COUNTY RECORDER

#### RECORDING REQUESTED BY:

WHEN RECORDED MAIL, TO: National Default Servicing Corporation 7720 N. 16<sup>th</sup> Street, Suite 300 Phoenix, AZ \$5020

NDSC Pile No. : 11-01990-US-MV Title Order No. : 110462569-MV-QTI

#### APN: 138-21-415-003

#### NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST IMPORTANT NOTICE

IF VOUR PROPERTY IS IN FORECLOSURE BECAUSE YOU ARE BEHIND IN YOUR PAYMENTS, IT MAY BE SOLD WITHOUT ANY COURT ACTION, and you may have the legal right to bring your account in good standing by paying all of your past due payments plus permitted costs and expenses within the time permitted by law for reinstatement of your account, which is normally five business days prior to the date sol for the sale of your property. No sale date may be set until three months from the date this action of default may be recorded (which date of recordstion appears on this notice).

This amount is \$13,349.58, as of \$9/27/2011 and will increase until your account becomes current.

While your property is in foreclasure, you still must pay other obligations (such as insurance and laxes) required by your Note and Dead of Yrast or Mortgage. If you fail to make future payments on the loan, pay faxet on the property, provide insurance on the property, or pay other obligations as required by fact and Dead of Trust or Mortgage, the houseficiery or mortgages may inski that you do to in order to twinsists your account in good sizeding. In addition, the beneficiery or mortgages may require as a condition to reinstatement that you provide reliable written evidence that you paid all tenior lieut, property taxes, and hazard insurance premiums.

Upon your written request, the beneficiary or marigages will give you a written itemization of the entire annual you must pay. You may not have to pay the ratio angeld portion of your account, even through fail payment was demanded, but you must pay all amounts in default at the time payment is made. However, you and your heavitchary or mortgogee may mainsily agree to writing prior to the time the notice of sale is posted (which may not be carlier than the work of the three month patient stated above) to, among other things, (1) provide additional time to which to care the default by the transfer of the property or otherwise; or (2) establish a schedule of payments in order to care your default; or both (1) and (2).



Page 2 Notice of Default and Election to Seli Under Deed of Trust NDSC File No. : 11-91998-US-NV

Following the exploration of the time period referred to in the first paragraph of this sofice, anisst the obligation being foreclosed upon or a separate written agreement between you and your exeditor permits a longer period, you have only the legal right to stop the sale of your property by paying the entire amount demanded by your creditor.

To find out the amount you must pay, or to arrange for payment to stop the fereclosure, or if your property is in fereclosure for any either reason, contact:

U.S. Nauk Homo Mortgago c/o National Default Servicing Corporation 7720 N. 16<sup>th</sup> Street, Suite 300 Phone 602/264-6101 Sales Website: <u>www.missurp.com/sales/</u> HUD Approved Local Monsing Counseling Agency: 500/569-4287 Loss Miligation Contact: Modification Specialist / 500/445-2051 Eat. 8525500

Property Address: 1628 ROYAL CANYON DRIVE , LAS VEGAS NV 89128

If you have any questions, you should contact a lawyer or the gayeransental agency which may have insured your lean. Notwithstanding the fact that your property is in foreclosure, you may after your property for sale, provided the sale is concluded prior to fac conclusion of the formelosure. Remember, YOU MAY LOSE LECAL RIGHTS IF YOU DITNOT TAKE PROMPT ACTION

This is an attempt to collect a dolit and any information pleaded will be used for that purpose.

-NOTICE AS HERSEN VIEW THAT : NATIONAL DEFAULT SELECTING CORPORATION is subset the original Trustoc, the duly appeleted subsiliated Trustos or asimp we spond for the Trustes of Develocity under a Deed of Trust dated \$1/25/2001, excessed by ROBERT MANDARICH, A MARNIED MAN AS HIS SOLE AND SEPARATE PROPERTY, as Trustor, to secure certain obligations in favor of HOME LOAN MORTGAGE COSPORATION, A CALIFORNIA CORPORATION as beneficiary recorded \$2/05/2001 as instrument No. 20010205-\$1582 (or Book, Pags) and Re-Recorded on 12/20/2001 us instrument No. 20011220-01578 (or Book, Page) for the reason of 'BORR NAME MISSING UNDER NOTARY' of the Official Records of CLARK County, NV. Sold obligations including ONE NOTE: FOR THE ORIGINAL and of \$156,925.00.

Their a breach of, and default in, the obligations for which such Deod of Trust is security has decented in that payment has not been made of 1 FAILURE TO PAY THE INSTALLMENT OF FRINCIPAL, INTEREST AND IMPOUNDS WHICH SECAME DUE ON 61/61/2011 AND ALL SUBSEQUENT INSTALLMENTS OF PRINCIPAL, INTEREST AND IMPOUNDS, TOGETHER SUBSEQUENT INSTALLMENTS OF PRINCIPAL, INTEREST AND IMPOUNDS, TOGETHER SUBSEQUENT INSTALLMENTS OF PRINCIPAL, INTEREST AND IMPOUNDS, TOGETHER SUBSEQUENT INSTALLMENTS OF PRINCIPAL, INTEREST AND IMPOUNDS, TOGETHER

WITH ALL LATE CHARGES; FLUS ADVANCES MADE AND COSTS INCURRED BY THE BENEFICIARY INCLUDING FORECLOSURE FRES AND COSTS AND/OR ATTORNEY'S FEES.



Page 3 Notice of Default and Election to Sell Under Deed of Trust NDSC File No. : 11-01990-US-NV

That by reason thereof, the present beneficiary under such Dood of Trust has executed and delivered to duly appointed Trustee a written Declaration of Default and Demand for Sale, and has deposited with said duly appointed Trustee such Dood of Trust and all documents oridencing obligations secured thereby, and has declared and doos hereby declare all sums secured thereby immediately due and payable and has electered and does hereby elect to cause the trust property to be sold to extistly the obligations secured thereby.

Datesi : September 27, 2011 National Default Servicing Corporation, As Agent for U.S. Bank Home Mortgage

By: Ialle A. Butles, Trustee Sales Supervisor

State of: Arizona County of: Marianpa

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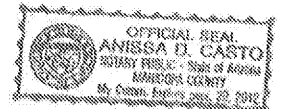
No.

WITNESS my hand and official seel,

Signature

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Anisse D.Casto





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Inst #: 201201110001711 Fees: \$19.00 N/C Fee: \$0.00 01/11/2012 01:42:34 PM Receipt #: 1033394 Requestor: LSI TITLE AGENCY INC. Recorded By: MSH Pgs: 3 DEBBIE CONWAY CLARK COUNTY RECORDER

#### RECORDING REQUESTED SV:

WHEN RECORDED MAIL TO: National Default Servicing Corporation 7720 N. 16<sup>th</sup> Street, Suite 360 Phoenix, AZ 85020

NDSC File No. 1 Title Order No. 1 APN No. 1

11-0)990-US-NV 110462569-NV-()TY 138-21-415-003

#### NOTICE OF TRUSTEE'S SALE

### YOU ARE IN DEFAULT UNDER A DEED OF TRUST, DATED 01/25/2001 UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

Notice is hereby given first National flatanti Servicing Corporation as trasted for successor functes, or information fronteel, parenant to the Dead of Than excemed by ROBERT MENDARICH, A MARIELED MAN AS HES SOLE AND SEPARATE PROPERTY, doied 01/28/2001 and reconstate 02/05/2001 as instrument No. 20010205-01582 (or Book, Page) and Re-Recorded on 12/20/2001 as instrument No. 20011220-01578 (or Book, Page) for the reason of 'BORR NAME MISSING UNDER NOTARY' of the Official Records of CLARK County, State of NV, and pursuant to the Netice of Default and Election to Sell thereunder recorded 03/28/2011 as instrument No. 201109280003246 (or Book, Page ) of said Official Records, will sell on 91/31/2013 at 18:60 A.M. at:

At the front entrance to the Novada Legal News 230 S. 4th St., Las Vegas, NV 29101

st public suction, to the highest bidder for each (in the forms which are lawful tender in the United States, payable in full at time of sale), all right, title, and interest conveyed to and now held by it under said Desd of Trust, in the property situated in said County and State and more fully described in Exhibit A attached hereto and made a part hereof.

The strept address and other common designation, if any of the real property described above is purported to be:

#### 1628 ROYAL CANYON DRIVE LAS VEGAS, NV - 69128

The undersigned Trustee disclaims any lighility for any incorrectness of the struct address and other common designation, if any, shown herein.

The estimated total amount of the unnaid balance of the abligation secured by the property to be sold sol reasonable estimated costs, expenses and advances at the time of the initial publications of the Notice of Sale is \$147,981.96. It is possible that at the time of sale the opening bid may be less that the total indebtedness due

.



Page 2 Notice of Trustee's Sale NDSC File No. : 11-61990-US-NV

In addition to eash, the Trustee will access eashier's checks drawn on a state or national bank, a check drawn by a state or federal credit union, or a check drawn by a state or federal credit union, or a check drawn by a state or federal savings and loan association, as vings exociation, or savings bank specified in Section 5102 of the Financial Code and sutherized to do business in this state. In the event tender other than eash is accepted, the Trustee may withhered the issuance of the Trustee's Deed until funds become available to the payee or endorable as a matter of right.

Said sale will be made, in an "as is" condition, without covenant or warranty, express or implied, regarding title, possession or encumbrances, to estisfy the indebtedness secured by said Deed of Trust, advances thereunder, with interest as provided therein, and the unpeld behance of the Note secured by said Deed of Trust, with interest thereand as provided in sold Note, plus fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, advances thereunder, with therean as provided in sold Note, plus fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, advances and by said Deed of Trust with interest therean as provided in sold Note, plus fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The lender is anable to validate the condition, defects or disclosure issues of said property and Buyer writes the disclosure requirements under NRS 113.130 by parchesing at this sale and alguing said receipt.

If the Trustee is unable to convey title for any reason, the successful bidder's sole and exclusive remedy shall be the return of monips paid to the Truster, and the successful bidder shall have no further recourse.

Dete: 01/10/2012

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National Delauft Servicing Corporation 7720 N-16<sup>48</sup> Street, Sulie 300 Fhoenix, AZ 85820 602-264-6101 Sales Lias 1 714-738-2727 Sales Websiter www.wdscorg.com/sales

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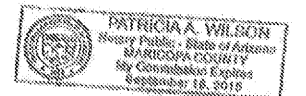
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Niakols Alford, Trustee Sales Representative

State of: Artzona County of: Maricopa

On <u>110</u>, 20 <u>12</u>, before me, the undersigned, a Natery Public for sold State, personally appeared <u>Nichole Alford</u> personally known to me be (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her sutherized especity, and that by her signature on the instrument the person, or the entity upon behalf of which the person seted, executed the instrument.

WITNESS my hand and official scal.



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#### AA004175

#### Exhibit A

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### NESC Notice of Sale Addendum

NIDSIC No.	5	11-01990-US-NV
PROF. ADDRESS	n N	1628 ROYAL CANYON DRIVE LAS VECAS, NY 89128
		STATES & STORTHING IN A CONSTRAINT

COUNTY : CLARK

LEGAL DESCRIPTION :

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LOT 3 IN BLOCK 1 OF BONITA CANYON UNIT NO. 1, AS SHOWN BY MAP THERBOF ON FILE IN BOOK 58 OF PLATE, PAGE 39 IN THE OFFICE OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA.



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RECORDING REQUESTED BV: LSI Title Company WHEN RECORDED MAIL TO: National Dolault Servicing Corporation 7720 N. 16<sup>8</sup> Speed, Suite 300 Phoenix, AZ \$5020

NDSC File No. : 09-34943-FF-NV Loan No. : 0016074627 Tille Order No. : 090796974

APN: 125-34-810-040

Inst #: 200911130004253 Fees: \$66.00 N/C Fee: \$0.00 11/13/2008 02:50:36 PM Receipt #: 127734 Requestor: FIDELITY NATIONAL DEFAULT & Recorded By: \$TN Pgs: 3 DEBBIE CONWAY CLARK COUNTY RECORDER

### NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST IMPORTANT NOTICE

IF YOUR PROPERTY IS IN FORECLOSURE BECAUSE YOU ARE BEHIND IN YOUR FAYMENTS, IT MAY BE SOLD WITHOUT ANY COURT ACTION, and you may have the legal right to bring your account in good standing by paying all of your past dae payments plue permitted costs and expenses within the time permitted by law for relastatement of your account, which is normally five business days prior to the date set for the sale of your property. No sale date may be set until three months from the date this notice of default may be recorded (which date of recordation appears an this notice).

This amount is \$7,503.56, as of 11/13/2009 and will increase until your account becomes current.

While your property is in foreclosure, you still must pay other abligations (such as insurance and takes) required by your Note and Doed of Trust or Marigage. If you full to make future payments an the loan) pay taxes on the property, provide insurance on the property, or pay other obligations as required by the Note and Deed of Trust or Morigage, the baseficiary or morigages may insist that you do so in order to reinstate your account in good standing. In addition, the densificiary or morigagee may require as a condition to reinstatement that you provide reliable written evidence that you paid all senior tiens, property taxes, and baser insurance premiums.

Upon your written request, the heachdary or merigages will give you a written itemization of the scaling amount you must pay. You may not have to pay the entire supuld parties of your account, avea though full payment was demanded, but you must pay all amounts in default at the thus payment is made. However, you and your beneficiary or mortgages may mutually agree in writing prior to the time the notice of sale is posted (which may not be earlier than the end of the three month period stated above) to, among other things, (1) provide additional time in which to cure the default by the transfer of the property or otherwise; or (2) establish a schedule of payments in order to cure your default; or both (1) and (2).

Following the expiration of the time period referred to in the first paragraph of this sotice, unless the abligation being forcelesed upon or a separate written agreement between you and your creditor permits a longer period, you have only the legal right to stop the sale of your property by paying the entire assount demanded by your creditor. NDSC File No. : 09-34943-FF-NV Loan No. : 0016674627



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To find out the uniquely you must pay, by to arrange for payment to stop the foraclosurs, or if your property is in fareclanur for any other reason, contact:

EMC Mortgage Corporation c/o National Default Servicing Corporation 7720 N. 16<sup>th</sup> Street, Suite 386 Phoenix, AZ 85020 Phone 602/264-6101 Sales Website: <u>XXX.ndscorp.con/gales</u> HUD Approved Local Housing Connaeling Agency: 808/569-4287 Loss Mitigation Contact: Mike A Raiz / 949-812-3177

#### Property Address: 4931 BLACK BEAR ROAD \$104 , LAS VEGAS NV \$9149-7719

If you have any questions, you should contact a lawyer or the governmental agoncy which may have insured your loan. Notwithstanding the fact that your property is in foreclosure, you may offer your property for sale, provided the sale is concluded prior to the conclusion of the foreclosure. Remember, YOU MAY LOSE LEGAL RIGHTS IF YOU DO NOT TAKE PROMPT ACTION.

This is an attempt to collect a delet and any information olstained will be used for that purpose.

NOTICE IS HEREBY GIVEN THAT : NATIONAL DEFAULT SERVICING CORPORATION is oblice the original Trustee, the daly appointed substituted Trustee or acting as agent for the Trustee or Beneficiary under a Deed of Trust dated 09/11/2006, executed by JAMES D. NICO, A MARRIED MAN, AS HIS SOLE AND SEPARATE PROPERTY, as Truster, to secure certain obligations in favor of MORTGACE ELECTRONIC REGISTRATION SYSTEMS INC. -NOMINEE FOR PARAMOUNT RESIDENTIAL MORTGACE GROUP, INC. as denesiciary recorded 69/27/2006, as Instrument No. 20066927-0065900 (or Book, Inst.) of Official Records in the Office of the County Recorder of CLARK County, NV. Said obligations including ONE NOTE FOR THE ORIGINAL sum of \$175,200.80.

That a branch of, and default in, the abligations for which such Deed of Trust is security has occurred in that payment has not been and of : FAILURE <u>20 PAY</u> THE DISTALLMENT OF PRINCIPAL, INTEREST AND IMPOUNDS WHICH DECAME DUE ON 88/01/2009 AND ALL SUBSEQUENT INSTALLMENTS OF PRINCIPAL, UNTEREST AND IMPOUNDS, TOCETHER WITH ALL LATE CHARGES; PLUS ADVANCES MADE AND COSTS INCURRED BY THE BENEFICIARY INCLUDING FORECLOSURE FREES AND COSTS AND/OR ATTORNEY'S FEES.

Thei by reason thereof, the present beneficiary under such Deed of Trust has executed and delivered to duly appointed Trustes a written Declaration of Default and Demand for Sais, and has deposited with said duly appointed Trustee such Deed of Trust and all decuments evidencing obligations secured thereby, and has declared and does hereby declare all sums secured thereby immediately due and payable and has elected and does hereby slast to cause the irast property to be sold to satisfy the obligations secured thereby.

Dated : November 13, 2009 National Delaylt Servicing Corporation, As Ageopt for EMC Morigage Corporation

Ry TLSI THE Company, as Agent /





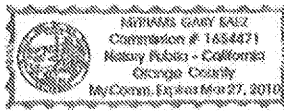
State of: California County of: Orange

On <u>DM Brdown</u>, before me. <u>Mythelicer</u> <u>Gamp</u>. <u>Samp</u>, Notery Public, personally appeared Gary Trafford, who proved to me on the basis of satial actory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my band and official soal.

(Scai)



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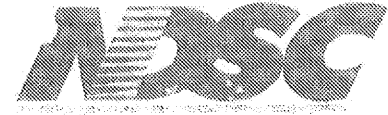
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# EXIII 66 A A 33





## National Default Servicing Corporation 7720 N. 16th Street, Suite 300 Phoenix, Arizona 85020

Phone (602) 264-6101 Fax (602) 264-6209

Date: February 1, 2010

To: JAMES D. NICO

Re: NDSC Loan No.: 09-34943-FF-NV Loan No. Borrower: JAMES D. NICO Address: 4931 BLACK BEAR ROAD #104 LAS VEGAS NV 89149-7719

From: Jacqueline Silvs

This transmittal forwards the reinstatement figures you requested.

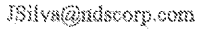
Should you wish to pay the reinstatement amount quoted, please be advised that only the amount stated in the quotation received in the form of <u>certified funds</u> payable to National Default Servicing Corporation (NDSC) will be accepted. Any amount received short of this figure will not be accepted and will be returned to the remitter.

Certified funds (i.e. cashier's check or money order) should reach our office at the above address no later than 2/26/10.

Please be advised that, as this loan is in foreclosure and/or bankruptcy, these figures are subject to change at any time, as additional fees and costs relating to that proceeding may accrue before the "good through" date. Please note that by providing these figures to you with a "good through" date, no deadlines are waived, postponed and/or tolled, including, but not limited to, trustee's sale dates and statutory reinstatement dates.

Please do not hesitate to contact me should you need any further information.

Jacqueline Silva 602.264.6101





National Default Servicing Constion 7720 N. 16th Street, Suite 300 Phoenix AZ. 85020 TIN No.: 86-0813496 (602) 264-6101 Fax (602) 264-6209

EMC Mortgage Corporation 2780 Lake Vista Drive Lewisville, TX 75067

# Reinst. tement Quote

File #: 09-34943-FF-NV

Mortgage Co#:

Printed on: 02/01/2010

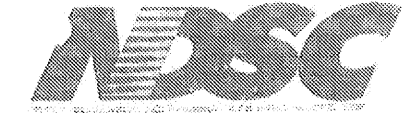
RE: JAMES D. NICO 4931 BLACK BEAR ROAD #104 LAS VEGAS, NV 89149-7719

Delinquent Date:	08/01/2009	
Quote good Throu	igh: 02/26/2010	
Sugar Bran warne	ekter i larre reas red i a	

n n el la construction de la construction de la segui	Trastec Fee	\$540.00	
	Late Charge Balance	\$\$15.88	
	Escrow Advance	\$330.89	
	Required Escrow Balances	\$420.30	
	Title Fee	\$741.72	
	Recording Fee	\$180.00	
	Mailing Fee	\$150.00	
	Pub Fee	\$\$00.00	
	Post Fee	\$120.00	
	Corporate Advances	\$1,566.20	
	Inspection Fee	\$98.00 [	
	Assigment Prep Fee	\$35.00	
	P&1 + Escrow for 08/01/09 to 02/01/10	\$7,530.90	

Total Due: \$13,328.89 Quote good Through: 02/26/2010 Page: 1 Printed by Jailva





### National Default Servicing Corporation 7720 N. 16<sup>th</sup> Street, Suite 300 Phoenix, Arizona 85020

Phone (602) 264-6101 Fsx (602) 264-6209

Date: February 3, 2010

To: JAMES D. NICO

Re: NDSC Loan No.: 09-34943-FF-NV Loan No. Borrower: JAMES D. NICO Address: 4931 BLACK BEAR ROAD #104 LAS VEGAS NV 89149-7719

From: Jacqueline Silva

This transmittal forwards the payoff figures you requested.

Should you wish to pay the pay-off amount quoted, please be advised that only the amount stated in the quotation received in the form of <u>certified funds</u> payable to National Default Servicing Corporation (NDSC) will be accepted. Any amount received short of this figure will not be accepted and will be returned to the remitter.

# Certified funds (i.e. cashier's check or money order) should reach our office at the above address no later than 2/26/10.

Please be advised that, as this loan is in foreclosure and/or bankruptcy, these figures are subject to change at any time, as additional fees and costs relating to that proceeding may accrue before the "good through" date. Please note that by providing these figures to you with a "good through" date, no deadlines are waived, postponed and/or tolled, including, but not limited to, trustee's sale dates and statutory reinstatement dates.

Please do not hesitate to contact me should you need any further information.

Jacqueline Silva 602.264.6101

JSilva@ndscorp.com

AA004184

Payoff	<sup>:</sup> Quote
58	

National Default Servicing C poration 7720 N. 16th Street, Suite 30v Phoenix AZ 85020 TIN No.: 86-0813496 Fax (602) 264-6209 (602) 264-6101 

EMC Mortgage Corporation 2780 Lake Vista Drive Lewisville, TX 75067

#### Printed on: 02/03/2010

RE: JAMES D. NICO 4931 BLACK BEAR ROAD #104 LAS VEGAS, NV 89149-7719

Delinquent Date: 08/01/2009	File #: 09-34943-FF-NV
Quote good Through: 02/26/2010	Mortgage Co#:
These figures are subject to change.	
Principal Balance Interest Balance Trustee Pee Late Charge Balanc Proj Escrow Escrow / Impound ( Title Fee Recording Fee Pub Fee Post Pee Release / Recon Fee Corporate Advances Recording Fee	Supervision       \$420.26         Supervision       \$330.89         \$741.72       \$180.00         \$150.00       \$150.00         \$120.00       \$120.00         \$125.00       \$1,664.20         \$14.00       \$14.00
Assigment Prep Fee	\$35.00



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WHEN RECORDED MAIL TO: National Default Servicing Corporation 7720 N. 16<sup>th</sup> Street, Suite 300 Phoenix, AZ 85020

RECORDING REQUESTED BY:

NDSC File No. : 09-34943-FP-NV Title Order No. : 090796974 APN No. : 125-34-818-840

inclat: 201103040002603 Fees: \$18.00 N/C Fee: \$0.00 03/04/2011 00:63:50 AM Receipt #: \$95048 Requestor: CLARK RECORDING SERVICE Recorded By: MAT Pys: 5 DEBBIE CONWAY CLARK COUNTY RECORDER

#### NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST, DATED 09/21/2006 UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A FUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

Notice is hereby given that National Default Servicing Carporation as impice (or speciestor trustee, or substituted trustee), pursuant to the Deed of Trost exceeded by JAMES 0. NICO, A MARRIED MAN, AS HIS SOLE AND SEPARATE PROPERTY, dated 69/21/2006-and recorded 69/27/2006, as Instrument No. 20060927-0005900 in Book, Page, of Official Records in the office of the County Recorder of CLARK County, State of NV, and pursuant to the Notice of Default and Election to Self thereuoder recorded 11/13/2009 as Instrument No. 200911130004253 (or Book, Page) of said Official Records, will sell on 03/24/2011 at 10:00 A.M. at:

At the front entrance to the Nevada Legal News 930 S. 4th St., Las Vegas, NV 29101

as public auction, to the highest bidder for cash (in the forms which are lawful tender in the United States, payable in full at time of sale), all right, title, and interest conveyed to and now hold by it under said Deed of Trust, in the property situated in said County and State and more fully described in Exhibit A stached hereto and made a part hereof.

The street address and other common designation, if any of the real property described above is purported to be:

4931 BLACK BEAR ROAD \$164 LAS VEGAS, NV - 89149-7719

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designation, if any, shown herein.

#### 473

#### AA004187

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NDSC Flle No. : 09-34943-FF-NV AFN No. : 125-34-810-040

The estimated total amount of the unpaid balance of the obligation secured by the property to be sold and reasonable estimated costs, expenses and advances at the time of the initial publications of the Notice of Sale is \$196,011,23. It is possible that at the time of sale the opening hid may be less than the total industedness due.

In addition to cash, the Trustee will accept cashler's checks drawn on a state or national bank, a check drawn by a siste or federal credit union, or a check drawn by a state or federal savings and loan association, savings association, or savings bank specified in Section 5102 of the Financial Code and authorized to do business in this state. In the event tender other than cash is accepted, the Trustee may withhold the issuance of the Trustee's Deed until funds become available to the payee or endorsee as a matter of right.

Said sale will be made, in an "as is" condition, without covenant or warranty, express or implied, regarding title, possession or encumbrances, to satisfy the indebtedness secured by said Deed of Trust, advances thereunder, with interest as provided therein, and the unpaid balance of the Note secured by said Deed of Trust with interest thereon as provided in said Note, plus fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The lender is unable to validate the condition, defects or disclosure issues of said property and Buyer waives the disclosure requirements under NRS 113.130 by purchasing at this sale and signing said receipt.

If the Trustee is unable to convey title for any reason, the successful bidder's sole and exclusive remedy shall be the return of monies paid to the Trustee, and the successful bidder shall have no further recourse.

Date: 03/02/2011

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National Default Servicing Corporation 7720 N. 16<sup>m</sup> Street, Suite 300 Phoenix, AZ 05020 602-264-6101 Sales Line : 714-730-2727 Sales Website: www.ndscorp.com/sales

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NICOME ABARA, TRUSTER SALES REPRESENTATIVE



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#### Exhibit A

#### NDSC Notice of Sale Addendum

NDSC Ng.	8 8	09-34943-FF-NV
PROP. ADDRESS	:	4931 BLACK BEAR ROAD #104
		LAS VEGAS, NV 89149-7719

COUNTY : CLARK

#### LEGAL DESCRIPTION :

#### PARCEL I:

THE RESPECTIVE INTEREST ALLOCATED TO THE UNIT DESCRIBED IN PARCEL 1A AS TENANT-IN-COMMON IN THE COMMON ELEMENTS OF PAINTED DESERT LOT 5, AS SHOWN

BY MAP "PLAT" THEREOF ON FILE RECORDED IN BOOK 51 OF PLATS, PAGE 85, AND FURTHER DESCRIBED IN ARTICLE I, SECTION 1.1 OF THAT CERTAIN DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND RESERVATION OF BASEMENTS FOR

TURNING POINT COMMUNITY ASSOCIATION, RECORDED MAY 26, 1995 IN BOOK 950526 AS INSTRUMENT NO. 01118, IN THE OFFICE OF THE COUNTY RECORDER OF CLARK. COUNTY, NEVADA.

EXCEPTING THEREFROM THE FOLLOWING:

ALL UNITS AND ASSOCIATION PROPERTY WITHIN PAINTED DESERT LOT 5 AS SHOWN ON

THE PLAT.

AND RESERVING THEREFROM:

THE RIGHT TO POSSESSION OF ALL THOSE ARBAS DESIGNATED AS LIMITED COMMON-ELEMENTS (EXCLUSIVE USE COMMON AREA), AS SHOWN UPON THE PLAT REFERRED TO

ABOVIS;

AND FURTHER RESERVING THEREFROM, FOR THE BENEFIT OF THE OWNERS OF CONIXOMINIUMS IN ALL SUBSEQUENT PHASES, NON-EXCLUSIVE RASEMENTS ON, OVER,

AND ACROSS THE ASSOCIATION PROPERTY AS DEFINED AND SHOWN UPON THE FLAT REPERRED TO ABOVE FOR INCRESS, ECRESS, AND RECREATIONAL USE, SUBJECT TO THE TERMS AND AS MORE PARTICULARLY SET FORTH IN THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS REFERRED TO ABOVE, TO WHICH REFERENCE IS HEREAPTER MADE.

PARCEL 1A:

UNIT 102C IN BUILDING 8, OF THE PLAT AS REFERRED TO ABOVE.

PARCEL 18:

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THE EXCLUSIVE RIGHT TO USE, POSSESSION, AND OCCUPANCY OF THOSE PORTIONS OF

THE LIMITED COMMON ELEMENTS (EXCLUSIVE USE COMMON AREA) BEING DESCRIBED

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UPON THE PLAT AS BALCONIES, PATIOS, STAIRWAYS AND LANDINGS, AND STORAGE AREAS WHICH ARE APPURTENANT TO AND FOR THE EXCLUSIVE USE OF PARCEL 1A. PARCEL 1C:

A NON-EXCLUSIVE EASEMENT ON AND OVER THE ASSOCIATION PROPERTY ( AS DEFINED

IN THE DECLARATION) FOR ACCESS, USE, OCCUPANCY, ENJOYMENT, INORESS, EGRESS,

AND THE USE OF THE AMENITIES LOCATED THEREON, SUBJECT TO THE TERMS AND PROVISIONS OF THE DECLARATION. THIS EASEMENT IS APPURTEMANT TO PARCELS 1, 1A, & 1B ABOVE DESCRIBED. THE ASSOCIATION PROPERTY IS FOR THE USE OF THE OWNERS AND GUESTS OF THE UNITS WHICH ARE SUBJECT TO THE DECLARATION, RULES, AND REQULATIONS OF THE ASSOCIATION AND ARE NOT FOR THE USE OF THE ORNERAL PUBLIC. PARCEL 1D:

A NON-EXCLUSIVE EASEMENT FOR INGRESS, EGRESS, AND RECREATIONAL USE ON, OVER, AND UNDER THE ASSOCIATION PROPERTY IN SUBSEQUENT PHASES, WHICH EASEMENT SHALL BE EFFECTIVE ONLY UNTIL THE RECORDATION PROPERTO EXPIRATION

OF RIGHT TO ANNEX OF A DECLARATION OF ANNEXATION DECLARING THE PHASES TO

BE SUBJECT TO THE DECLARATION TO WHICH REQUIRED THE OWNERS OF CONDOMINIUMS IN SAID SUBSEQUENT PHASES TO BE MEMBERS OF THE ASSOCIATION

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### STATE OF ARIZONA COUNTY OF MARICOPA

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On \_\_\_\_\_\_. 2011, before me, <u>Richard Michael Rowes</u>, a Notery Public for said State, personally appeared <u>Michael Alforn</u> who personally known to me (or who proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and ecknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(a) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of Arizona that the foregoing is true and correct.

WITNESS MY HAND AND OFFICIAL SEAL



filehend Michael Bower Rotsry Public Marteepe County, Arizone My Comm. Explose 6 1-2014

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Inst #: 201106090000331 Fees: \$18.00 N/C Fee: \$0.00 06/09/2011 08:02:47 AM Receipt #: 808488 Requestor: LSI TITLE AGENCY INC. Recorded By: MSH Pgs: 6 DEBBIE CONWAY CLARK COUNTY RECORDER

#### RECORDING REQUESTED BY:

WHEN RECORDED MAIL TO: National Default Servicing Corporation 7720 N. 16<sup>4</sup> Street, Suite 300 Phaanin, AZ 85020

 NDSC File No.
 09-34943-FF-NV

 Title Order No.
 090796974

 APN No.
 125-34-816-046

#### NOTICE OF TRUSTEE'S SALE

#### YOU ARE IN DEFAULT UNDER A DEED OF TRUST, DATED 09/21/2006 UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

Notice is hereby given that National Default Servicing Corporation as trustee (or togessor trustee, or substituted trustee), pressant to the Deed of Trust executed by JAMPES D. (NCO, & MARRIED MAN, AS HIS SOLE AND SEPARATE PROPERTY, dated 09/21/2006 and resoluted 09/27/2006, as Instrument No. 20060927-0005900 in Book, Page, of Official Records in the office of the County Recorder of CLARK County, State of NV, and pursuant to the Notice of Default and Election to Self thereunder recorded 11/13/2009 as Instrument No. 200911130004253 (or Book, Page) of said Official Records, will sell on 07/21/2011 at 10:00 A.M. at:

At the front antrance to the Nevada Legal News 930 S. 4th St., Las Vegas, NV 89101

at public auction, to the highest bidder for each (in the forms which are lawful tender in the United States, payable in full at time of sale), all right, title, and interest conveyed to and now hold by it under said Deed of Trust, in the property situated in said County and State and more fully described in Exhibit A attached hereto and made a part hereof.

The succe address and other common designation, if any of the real property described above is purported to be:

#### 4931 BLACK BEAR ROAD \$104 LAS VEGAS, NV - \$9149-7715

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other constron designation, if any, shown herein.





NDSC File No. : 09-34943-FF-NV APN No. : 125-34-810-040

The estimated total amount of the unpaid behaves of the obligation secured by the property to be sold oud reasonable estimated edgts, expenses and advances at the time of the initial publications of the Notice of Sale is \$200.437.1). It is possible that at the time of sale the opening bid may be less than the total indebteddess due.

In addition to eash, the Trustee will accept eashier's checks drawn on a state or national bank, a check drawn by a state or federal credit union, or a check drawn by a state or federal savings and loan association, savings association, or savings bank specified in Section 5102 of the Financial Code and authorized to do business in this state. In the event tender other than eash is accepted, the Trustee may withhold the issuance of the Trustee's Deed until funds become available to the payce or endorase as a matter of right.

Said sale will be made, in an "as is" condition, without covenant or warraniy, express or implied, regarding title, possession or encumbrances, to satisfy the indebtedness secured by said Deed of Trust, advances thereunder, with interest as provided therein, and the unpaid bulance of the Note secured by said Deed of Trust with interest thereon as provided in said Note, plus fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The lender is unable to validate the condition, defects or disclosure issues of said property and Buyer waives the disclosure requirements under NRS 113.130 by purchasing of this sale and signing said receipt.

If the Trustee is unable to convey title for any reason; the successful bidder's sole and exclusive remedy shall be the return of monies paid to the Trustee, and the successful bidder shall have no further recourse.

Date: 06/07/2011

National Default Servicing Corporation 7720 N. 16<sup>th</sup> Street, Suite 300 Phoenix, AZ 85020 602-264-6101 Sales Line 1 714-730-2727 Sales Website: www.ndscorp.com/sales

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Nichols Alford, TRUSTEE SALES REPRESENTATIVE

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#### Exhibit A

#### <u>NDSC Notics of Sale Addandum</u>

NDSC Nø.	c 7	09-34943-FF-INV
PROP. ADDRESS	2	4931 BLACK BEAR ROAD #104
		LAS VEGAS, NV 89149-7719

COUNTY CLARS \*

#### LEGAL DESCRIPTION :

#### PARCEL I:

THE RESPECTIVE INTEREST ALLOXATED TO THE UNIT DESCRIBED IN PARCEL 1A AS TENANT-IN-COMMON IN THE COMMON ELEMENTS OF PAINTED DESERT LOT 5. AS SHOWN

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EXCEPTING THEREFROM THE POLLOWING:

ALL UNITS AND ASSOCIATION PROPERTY WITHIN PAINTED DESERTLOT 5 AS SHOWN ON.

THE PLAT.

AND RESERVING THEREPROM:

THE RIGHT TO POSSESSION OF ALL THOSE AREAS DESIGNATED AS LIMITED COMMON ELEMENTS (EXCLUSIVE USE COMMON ARBA), AS SHOWN UPON THE PLAT REFERRED 30

ABOVE:

AND FURTHER RESERVING THEREPROM, FOR THE BENEFIT OF THE OWNERS OF CONIXIMINIUMS IN ALL SUBSEQUENT PHASES, NON-EXCLUSIVE HASEMENTS ON, OVER,

AND ACROSS THE ASSOCIATION PROPERTY AS DEFINED AND SHOWN UPON THE PLAT REFERRED TO ABOVE FOR INGRESS, EGRESS, AND RECREATIONAL USE, SUBJECT TO THE TERMS AND AS MORE PARTICULABLY SET FORTH IN THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS REFERRED TO ABOVE, TO WHICH REPERENCE IS HEREAFTER MADE.

PARCELIA:

UNIT 102C IN BUILDING 8, OF THE FLAT AS REPERRED TO ABOVE. PARCEL IB;

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THE EXCLUSIVE RIGHT TO USE, POSSESSION, AND OCCUPANCY OF THOSE PORTIONS OF

THE LIMITED COMMON ELEMENTS (EXCLUSIVE USE COMMON AREA) BEING DESCRIBED

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A NON-EXCLUSIVE BASEMENT FOR INGRESS, ECRESS, AND RECREATIONAL USE ON, OVER, AND UNDER THE ASSOCIATION PROPERTY IN SUBSEQUENT PHASES, WHICH EASEMENT SHALL BE EFFECTIVE ONLY UNTIL THE RECORDATION PROPERTO EXPIRATION

OF REGET TO ANNEX OF A DECLARATION OF ANNEXATION DECLARING THE PHASES TO

BE SUBJECT TO THE DECLARATION TO WHICH REQUIRED THE OWNERS OF CONDOMINIUMS IN SAID SUBSEQUENT PHASES TO BE MEMBERS OF THE ASSOCIATION



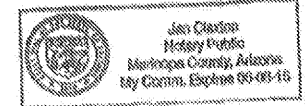


#### STATE OF ARIZONA COUNTY OF MARICOPA

On <u>2</u> 2011, before me, <u>Jan Claxion</u>, a Notary Public for said State, personally appeared <u>Nichole Alford</u> who personally known to me (or who proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(iss), and that by his/her/their eignature(s) on the instrument the person(s), or the antity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of Arizona theil the foregoing is true and correct.

WITNESS MY HAND AND OFFICIAL SEAL



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AP NO(\$): 182-04-311-025 Recording requested by:

1

When recorded mail to: Quality Loan Sarvice Corp. 2141 Stit Avenuo San Diego; CA 92101

The undersigned hereby affirm that there is no Social Scourity number contained in this document

TS # NV-07-97001-SH -

and a second second states and the second second

order # 1784127

Sparse above this line for excenters use only 27 Loan # 37056823

FIDELITY NATIONAL DEFAULT SO

Clark County Recorder —

- RPTT: \$0.00

11:43.35

ANI

Pgs: 2

Fee: \$15.00

Requestor:

N/C Fee: \$0.00 06/26/2009

720090223630

Debble Conway -

### NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 2/23/2005. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A FUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

A public station sale to the highest bidder for cash, cashier's check drawn on a state or national bank, check drawn by state or federal oredit union, or a check drawn by a state or federal savings and loan association, or savings bank specified in Section 5102 to the Financial code and authorized to do bushess in this state, will be held by duly appointed trustee. The sale will be made, but without covanant or warranty, expressed or implied, regarding life, possession, or oncumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges therefore, as provided in the note(s), advances, under the terms of the Deed of Trust, hitsrest therefore, fees, charges and expenses of the Trustes for the total ansonat (at the time of the initial publication of the Notice of Sale) reasonably estimated to be set forth below. The amount may be greater on the day of sale.

SENEFICIARY MAY ELS	CT TO BID LESS	THAN THE TOTAL AMOUNT DUE.
Trustor(s):	PATTY SEGURA, a married woman as her sole and	
<b>XX x x</b>	andmarate dander	
Recented:	3/1/2008 as instrument No. 0003922 in book 20080301, page xxx of Official Records in the office of the Recorder of CLARK Couciy, Nevada;	
Date of Sale:	ananan	
	7/17/2009 at 10:00 AM	
Pisce of	At the front entrance to Nevadu Leys! News located at 930	
Sale:	S. ATH Street, Las Vozzs, NV 8910Î	
Amount of unpaid balan		
The purported property :		1991 Loch Lomand Way
		8

#### Las Vegas, NV 89102

This property is sold as is, londer is unable to validate the condition, defacts or disclosure issues of said





1886 - S. S.

property and buyer waives the disclosure requirements under NRS 113.130 by purchasing at this sale and signing the receipt of sale. The undersigned Trustee disclaims any liability for any incorrectness of the property address or other common designation, if any, shown herein. If no strest address or other common designation is shown, directions to the location of the property may be obtained by sending a written request to the beneficiary within 10 days of the date of first publication of this Notice of Sale.

If the Trustee is unable to convey title for any reason, the successful bidder's sole and exclusive remedy shall be the return of monics paid to the Trustee, and the successful bidder shall have no further recourse.

If the sale is set aside for any reason, the Parchaner at the sale shall be satified only to a return of the deposit paid. The Parchaser shall have no further recourse against the Morigagor, the Mortgages, or the Mortgages's Attorney.

Date: \$/22/2809

Quality Loan Service Corp. 2141 Sth Aveaue San Diego, CA \$3101 619-648-7711 For NON SALE information only Saie Line: 714-730-2727 or Logia to: www.fidelitymap.com TS # : NV-\$7-97001-SH Reinstatement Line: 619-645/7711

Quality Lonis Service Corp. by: Akdron's Bustoni, an Abilianized Agent.

State of California) County of San Diego)

On (//29/29) before me, <u>[], E. Terror</u> a Notary Public, personally appeared Andrew Bason who proved to nee on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subjuried to the within instrument and acknowledged to me that he/she/they accouted the same in his/her/their suthorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the suthy upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERIURY under the laws of the State of California that the foregoing peragraph is true and correct.

WITNESS ary hemit and gestified east.

Signaturs h.S. Furan



If you have purchashed been discharged through hankruptoy, you may have been released of personal liability for this loan in which case this letter is intended to exercise the note holder's rights against the real property only.

THIS NOTICE IS SENT FOR THE PORPOSE OF COLLECTING & DEBT. THIS FIRM IS ATTEMPTING TO COLLECT & DENT ON SENALF OF THE HOLDER AND OWNER OF THE NOTE. ANY INFORMATION OBTAINED BY OR PROVIDED TO THIS FIRM OR THE CREDITION WILL BE USED FOR THAT FURPOSE.





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# gun M. Call Coll & allow 2.2





# DOC #3741278

(reconding requested by Ano namen recorded mail to )

Trustes Cosps 2113 Susiness Center Orive 2<sup>nd</sup> Noor Irvine, CA 82812

APN # 047-413-12

The undersigned hereby affirms that there is no Social Security number contained in this document.

# ISPACE ABOVE THIS LINE FOR RECONDER'S USE ONLY!

Trueles Sals No. 8795838405-1 Loan No. 8848388 This Order No. 888298783

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IF YOUR PROPERTY IS IN FORECLOSURE BECAUSE YOU ARE BEHIND IN YOUR PAYMENTS, IT MAY BE SOLD WITHOUT ANY COURT ACTIONs of you may have the legisl right to bring your except in goost standing by paying all of your past due payments plus permitted costs and expanses within the time permitted by law for reinstatement of your account (attion is normally up to thinly five business days after the recorderp date or mailing of this hotice, whichever is tater). No safe date may be set until breas mentils from the date this notice of default assy by recorded (which date of recordation appears on this notice).

While your property is in foreclosure, you still must pay other obligations (such as insurance and taxes) required by your flate and Dead of Trust or Mortgage. If you fail to make follow payments on the loan, pay taxes on the property, provide insurance on the property, or pay other obligations as insurance in the Note and Dead of Trust or Mortgage. Be Beneficiary or Mortgages may insist that required in the Note and Dead of Trust or Mortgage. Be Beneficiary or Mortgages may insist that required in the Note and Dead of Trust or Mortgage, the Beneficiary or Mortgages may insist that required in the Note and Dead of Trust or Mortgages, the Beneficiary or Mortgages may insist that required is the Note and Dead of Trust or Mortgages, the Beneficiary or Mortgages may insist that you do so to order to reinstate your account to good standing. In addition, the Beneficiary or Mortgages may require as a condition to reinstatement that you provide relative written evidence that you paid all senter terms, property leves, and heard insurance premiums.

Upon your written request, the transficienty or Maxtasgess will give you a written iteratation of the online smount you must pay. You may not have to pay the online unusid parties of your pocount, over though full payment was demended, but you must pay all amounts in default at the time payment is made. However, you and your Densticiary or Mortgages may mutually egrees in writing payment is made. However, you and your Densticiary or Mortgages may mutually egrees in writing payment to the time the Notice of Trustee's Only is posted (which may not be partier than the sed of the prior to the time the Notice of Trustee's Only is posted (which may not be partier than the sed of the prior to the time detailed above) to, smerge other things, (1) provide additional lines in which to three-month period stated above) to, smerge other things, or (2) as additional line in which to curs the default by transfer of the property or otherwise; or (2) as addition a schedule of payments in only to cure your default; or both (1) and (2).

Following the expiration of the time period inferred to in \$45 personant of \$15 notice, unless the obligation listing foreclosed upon or a separate written agreement between you and your creditor permits a kinger period, you have only the legal right in stop the sele of property by peying the entire encount demonded by your cashiter.

WASHOE,NV Document: NDF 3741278 Page 1 of 3

### Printed on 5/24/2012 8:57:09 AM



Net server

### STATURE PARSE AND CONTOURNE CONCERPTS

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COMMENTALE MEETE LOANE SERVICINE, LP we thus the confe ette summer confe georges theos theose theose theose theose theose

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Comments

#### 3741278 Pege 3 of 3 03/20/2009 03:08:34 PM

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Solary Public

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TRUSTEE CORPS IS A DEBT COLLECTOR. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

## WASHOE,NV Document: NDF 3741278

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Page 3 of 3

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# EXHIBIT "FF"

## FORBEARANCE AGREEMENT

Loan No. <u>\$245192</u>

الم الدينة الم مراكد مرد الإيران

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Forsciosurs No. <u>NY0231402-1</u>

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THIS AGREEMENT is dated this <u>STH</u> day of <u>JUL</u> 2009 and is made by and between <u>BIJAN LAGHAEL</u>, (hereinefter "BORROWBR") and <u>BANK OF AMERICA HOME</u> LOANS (hereinefter "Lender") and provides that:

### RECITALS

Whereas BORROWER HAS encoured that contain LOAN REPAYMENT AND SECURITY AORBEMENT dated <u>NOVEMBER 12, 2001</u>, in the original principal face emount of IKREE HUNDRED IWENTY FIVE THOUSAND AND 00/100 (\$323,000,001) (the "Note"); and

Whereas the Note is secured by that certain deed of trust dated <u>NOVEMBER 12, 2001</u>, and executed by BORROWER in favor of Londer which Deed of Trust was recorded on 04/09/2002 in the Office of the County Recorder in the County of <u>WASEROF</u> as Instrument # <u>2001-55285</u>, (the "Deed of Trust"); and

Whereas the Deed of Trust encumbers the reel property as described therein (the "Property") (commonly known as 25 SNOWSERRY CIRCLE, RENO, NV 59511); and

Whereas SORROWER IS in default under the Note and Deed of Trust by having falled to make payments as required under the Note; and

Whereas BORROWER admit(s) thei BORROWER defaulted under the terms of the Note and Dated of Trust by falling to make payments in the proper amounts when due in accordance with the terms of the Note and Deed of Trust; and

Whereas BORROWBR scknowledge(s) that BORROWBR default under the Note and Deed of Trust caused Lender to institute a montgage foreolosure action against BORROWER ; and

Wherees based on BORROWER'S default, Lender has elected to exercise its rights and remedies under the Note and Deed of Trust and has commenced foreclosure proceedings through TRUSTEE CORPS, the trustee under the Deed of Trust ("Trustee"); and

Whereas Trustes has scheduled or will schedule a trustee's sale of the Property, which has been assigned trustee sale number <u>NY0928408-1</u>, to take place three weeks from the date of the first publication of the notice of trustee's sale ("Trustee's Sale"); and

Whereas the BORROWER presently OWBS Lender an eareges including, but not limited to, principal, interest, advances and fees and costs, in the aggregate amount of



THENTY FOUR THOUSAND NINE HUNDLED FIFTY DOLLARS AND 20/102 (\$24,259,19) as of the date of this Agreement (the "Default Amount"); and

Whereas the BORROWER HAS requested that the Londer forbear and postpone the Trustee's Sale in exchange for

- (1) BORROWER'S payment to Lender of <u>PIOHY THOUSAND FIVE HUNDRED</u> <u>DOLLARS AND 09/100 (\$8,500.00)</u> on or before <u>AUQUET 12, 2002</u>, (this total amount to be applied towards the Default Amount);
- (2) BORROWER'S psyment to Lender of the reduced monthly principal and interest of ONE THOUSAND THREE MONDAGE SEVENIX DOLLARS AND 85/100 (\$1,170,85) for a period of TWELYE MONTHS (12) months (which payment shall be applied towards the Default Amount); for a total meatably payment of THREE THOUSAND SEVEN HUNDRED SIXIY NINE DOLLARS AND 71/190 (\$3,769.71) commencing SEPTEMBER 1, 2002 and ending: AUGUST 01, 2010 (the above payment schedule, if adhered to, whit NOT result in payment in full of the entire Default Amount at the termination of this Agreement):
- (3) BORROWER'S Agreement that the belance of the Default Amount will be RESTRUCTURED OR OTHER FAYMENT ARRANOEMENTS MADE at or prior to the termination of this systement;

Whereas based on the covenants and conditions set forth herein, the Londer has agreed to forbear and postpone the Trustee's Sele; and

Whereas the BORROWER and the Lender have reached an agreement concerning the terms of forbeatence and wish to memorialize said agreement into writing so as to avoid any future misunderstandings or disputes;

### ACREEMENT

NOW, THEREFORE, the BORROWER and the Lender do hereby surse as follows:

- SORROWER hereby AGREES to pay Londer <u>EIGHT THOUSAND FIYS</u>. <u>IIUNDRED DOLLARS AND 99/100 (S8.599.00)</u> on or before <u>AUGUST 12, 1905</u>, (this total amount to be applied towards the Default Amount);
- 2) SORROWER Anthor ACREES to pay to Londor ONE THOUSAND THREE HUNDRED SEVENTY DOLLARS AND SS/100 (S1.370.85) for a period of TWELVE (12) months (which payment thall be applied towards the Default Amount): for a total monthly payment of THREE THOUSAND SEVEN HUNDRED SIXTY NINE DOLLARS AND 71/100 (\$3.769.71) commencing SEPTEMBER 1, 1902 and



ending AUGUST 91, 2019. (the above payment schedule, if adhered to, will <u>NOT</u> result in payment in fail of the entire Delault Amount at the termination of this spreement;

- 3) BORROWER Author scknowledge(s) and sgree(s) that the nois and Deed of Trust will NOT be current at the end of this Agreement and that the balance of the Default Amount will RESTRUCTURED OR OTHER PAYMENT ARRANOBMENTS MADE at or prior to the termination of this Agreement;
- 4) BORROWER durther AOREES that there shall be <u>NO QRACE PERIOR</u> for making the above payments; any payments not resolved by the end of business on the date due shall be considered late; late payments shall be considered a material breach of this Agreement allowing Lender to exercise any or all of its rights and remedies pursuant to this Agreement, the Note and/or the Deed of Trust;
- 5) BORROWBR Author AOREBS (hot all payments set forth above shall be made directly to; BANK OF AMERICA HOME LOANS MARKOS HANNAN 400 COUNTRY WIDE WAY MS SV-35 SIMI VALLEY, CA 93065
- 6) BORROWER Airther AOREES that BORROWER shall pay and keep current all property taxes and insurance premiums due on the property and that Borrower's failure to do so shall be considered a material breach of this Agreement allowing Lender to exercise any or all of its rights and remedies pursuant to this agreement, the Note and /or the Deed of Trust without the necessity of formal notice to the Borrower
- 7) BORKOWER. Author AOREES and understand(s) that Londor will not cancel the pending forcelosure action and /or scheduled Trustee's sale but will, in secondance with accepted business prectices in the forcelosure industry, either place the forcelosure on hold or postpone the Trustee Sele every 30 days for approximately 30 days, whichever is appropriate, until any and all defaults under the Note, the Deed of Trust and this Agreement are cured (at which time Lender will provide Trustee written instructions to cancel the Trustee's Sele);
- 8) 'SORROWER further AORRES that if any installment specified in paragraphs 1.2 OR 3 shows is missed, Londer shall have the right to immediately instruct Trustee to sell the Property on the next postponement tale date or as soon thereafter as possible;
- 9) NORROWER Author Agree(s) and understand(s) that should Borrower convey(s) fills to the subject property of anove there from, then this Agreement shall be immediately



nullified, rendered void and canceled. Lender, without necessity of formal notice to SORROWER, shall be deemed to have elected to exercise its contractual rights to proceed with a foreclosure action and/or its rights under this Agreement, the Note and/or the Deed of Trust;

- 10) BORROWER Author AOREES that the Leader may accept partial payment of the Installment payment specified above without a written modification of this Agreement and the acceptance of such payment shall not be considered a reinstatement of the Note or Deed of Trust and shall not effect the pending foreelesure or Trustee Sale;
- 11) BORROWER Aurther AOREES that only payment in Ail of the Default Amount will constitute a reinstatement under the Note and Deed of Trust so as to result in cancellation of the panding foreologues and Trustee Sale;
- 12) BORROWBR Airther AORBES that in the event that Borrowers fail to fulfill any requirement contained within this Agreement, the Note, or the Deed of Trust than Lender may immediately thereupon cause Trustee to sell the Property at a trustee sels;
- 1)) RORROWBR and Lender hereby acknowledge and agree that this Agreement is not a modification of the Note or Deed of Trust and shall not be construed as such and shall not constitute a waiver or estopped with respect to any future breach of default;
- 14) SORROWER and Londer hereby acknowledge and agree that, notwithstanding this Agreement, the Note and Deed of Trust continue to be and shell remain unchanged and in full force and effect in accordance with their terms;
- 15) BORROWER hereby noknowledge(s) that this Agreement has been ficely negotiated and that Borrowers have been represented by counsel herein or have had the opportunity to seek advise of competent counsel, and are not asting under any material disability or durees; and
- 16) Forselosure No. # <u>NYQ2284Q2-1</u> remains in full force and effort until the above default is cured and said arrearages are brought current.

#### MISCELLANEOUS PROVISIONS

- It sugges The headings used herein are for convenience of reference only and shall not be used in the interpretation or construction hereof.
- Governing Law This Agreement shell be governed, interpreted and construed by, through and under the laws of the State of <u>NSYADA</u>.



- Time of the Xesence it is expressly understood and agreed that time shall be of the essence as to each payment required to be made by BORROWBR pursuant to this Agreement.
- 4) Stading Effect This Agreement shall inure to the benefit of and be binding upon the purities hereto as well as their successors and assigns, helps and personal representatives.
- 5) Counterparts This Agreement may be executed by on or more of the parties to this Agreement on any number of separate counterparts (including by telecopy), and all of raid counterparts taken together shall be deemed to constitute one and the same instrument. A set of the copies of this Agreement signed by the parties bereto shall be delivered to each Borrower and the Lender.
- 6) Limitation of Trustes Liability It is expressly understood and spread by the parties that nothing contained in this Agreement shall be construed as creating any liability on Trustes to perform any covenant either expressed or implied contained herein; all such liability, if any, being expressly welved by the parties hereto and by any person claiming by, through or under the parties hereto.
- 7) Survivor ability The provisions of this Agreement shall survive any discontinuance of the panding montgage foreeleasure action.

Qated: BUAN LACHAER

Deleo

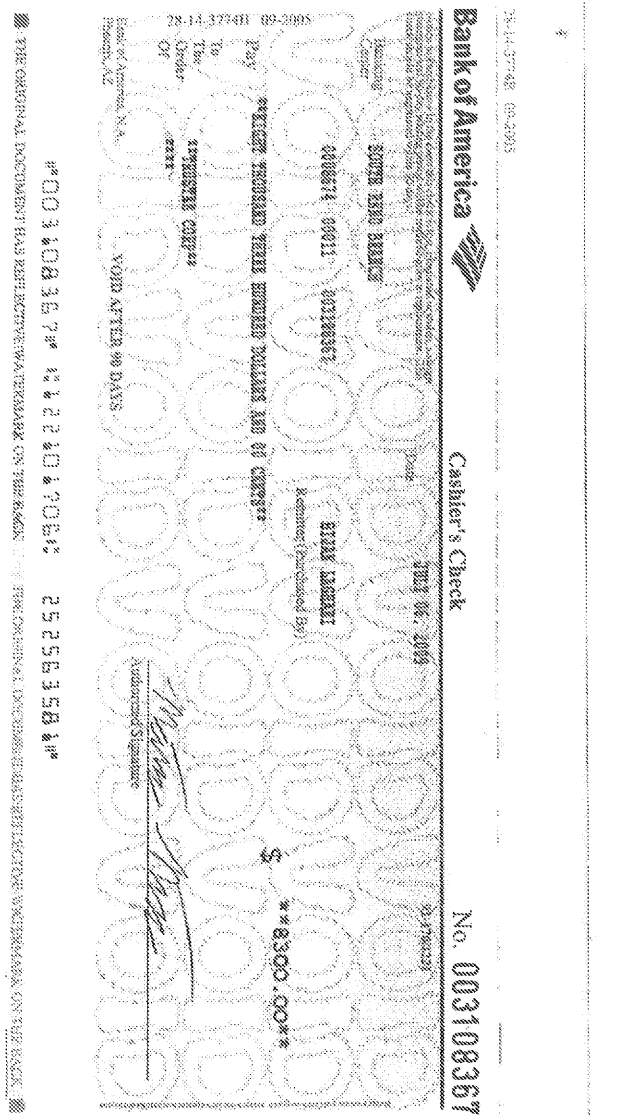
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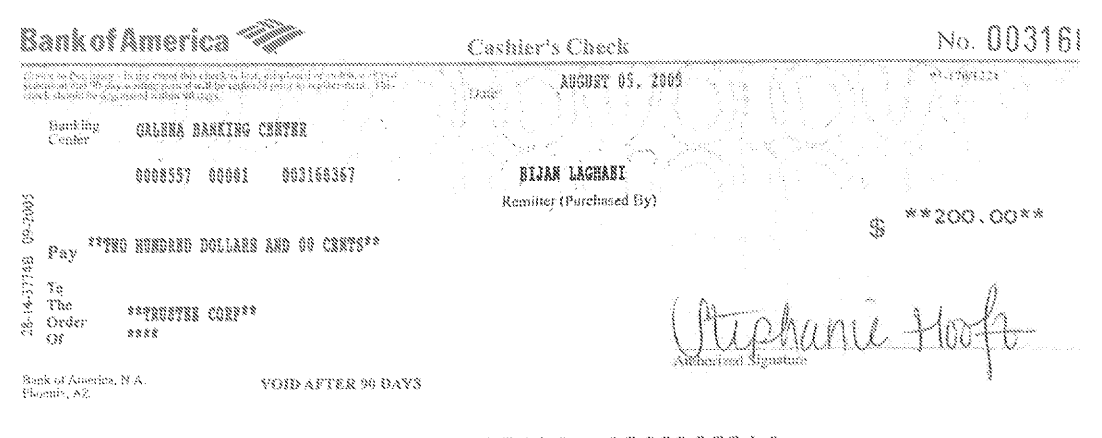
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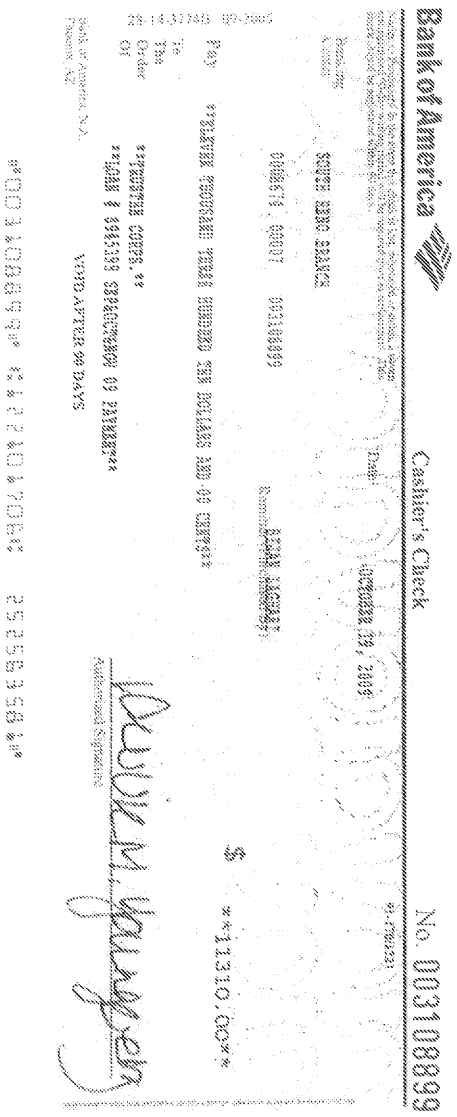
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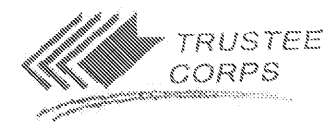
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## AA004214





30 Corporate Park, Suite 400 Irvine, CA 92606 (949) 252-8300 fax (949) 752-0320

## CATE: 07/01/08 BE ADVISED A SALE DATE HAS BEEN SET FOR THIS PROPERTY-PLEASE CONTACT OUR OFFICE 1 DAY IN ADVANCE BEFORE OVERNIGHTING A CASHIER'S CHECK TO OUR OFFICE.

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BIJAN LAGNAEI 25 SNOWBERRY CIRCLE RENO, NV 89511

eman : <u>bijan\$99@charier.aci</u>

Reinstatement / Pay Off Comand

TRUSTEE SALE #: NV0938405-4 LOAN #: 8948389 PROPERTY: 25 SNOWBERRY CIRCLE, RENO, NV 89511,

To Whom It May Concern:

With regards to the above referenced file our office is handling, enclosed please find our REINSTATMENT and/or PAY OFF Demand, which you have requested.

Please be advised that this loan is currently in foreclosure and/or benkruptcy and the figures provided herewith are subject to change at any time due to additional fees and costs releting to the foreclosure/bankruptcy proceeding may accrue before the "good through/suptration date" of the Damand.

Please note that by providing this Demand to you with a "good through/expiration dele", no deadlines are walved, postponed and/or tolled, including, but not limited to, Trustee's sele dates and statutory reinstatement/pay off dates.

www. WWENDELY WAL waxe

THESE FIGURES ARE SUBJECT TO FINAL VERIFICATION UPON RECEIPT OF FUNDS

Please feel free to contact our office if you should have any gussilons or concerns.

Sincerely, TRUSTEE CORPS







#### 30 Corporate Park, Sulte 480 Irvine, CA - 92606 - 1949) 252-8360 - 18x (940) 732-8320

Date: 7/1/2009 T.S. #: NV0938495-3 Loen #., \$945399 Beneficiary: Benk CHAmerica Home Loans Truelor(s): BIJAN LACHAELAN UNMARRIEO MAN

# REINSTATEMENT DEMAND

Poyments	\$ 19,190.88
Late charges	\$ 22 <b>4.</b> 46
Property Inspections	<u>\$00.00</u>
Sub-Total fees due Beneficiary:	\$ 49,806.34

Sub-Total forectosure leas/costs due Trustes: 53,731.00

YOTAL amount due to <u>REINSTATE</u> loan: \$ 23,236.34

----- IMPORTANT -----

THESE FIGURES ARE SUBJECT TO FINAL VERIFICATION UPON RECEIPT OF FUNDS

#### Please nots the following?

THIS STATEMENT EXPIRES ON: 07/10/09 @ 3:00p.m.

PLEASE HE ADVISED THAT YOU MUST CONTACT OUR OFFICE AT LEAST LEWSINESS DAY PRIOR TO SERDING IN FUNDS. FOR AN OPDATE ON THE TOTAL AMERINT OUE TO REINSTATE THIS LOAN. TRUSTEE CORPS WILL NOT ACCEPT ANY FUNDS. UNLESS THE TOTAL AMERINT DUE IS VERIFIED PRIOR TO THE EXPIRATION DATE OF THIS DEMAND. TRUSTEE CORPS WILL NOT BE RESPONSIBLE FOR ANY SHORTAGE OF FUNDS. TRUSTEE CORPS AND THE LENDER ON THIS COAN HAVE THE RIGHT TO BELIECT AND RETURN ANY FUNDS. WHICH ARE NOT ADEQUATE TO REINSTATE THE DEFAULT.

You must provide proof that the following items are paid current (prior to tendering funds):

-Senior Liens -Property taxes -Fire insurance

Signed by:

Aggrosed by

Reputationent/Pay-Of Distantinent

# REGARDING REINSTATEMENTS AND/OR PAY OFFS SENT TO TRUSTEE CORPS:

- TRUSTEE CORPS will only autopi CASH of CASHIER'S CHECKS (made payable in U.S. Collars to TRUSTEE CORPS.
- NQ personal chardes, NQ Tille Company, NQ Escrow Company, NQ husiness chartes or NQ wire transfere will be accepted.
- TRUSTEE COMPS must verify all unnounte due with the beneficiary <u>prior</u> to your tendering funds. You must contact TRUSTEE CORPS at least 1-business day before sending in funds.
- Funda must be delivered to TRUSTEE COMPS at 30 CORPORATE MARK, SUITE 400, INVINE, CA 82446
- Please divide any correspondence to: REINSTATEMENT / PAY OFF DEPARTMENT; support@irusteennrps.com

Second and the second second

# - TRUSTEE CORPS is a debt collector. Any information obtained will be used for that purpose. -





30 Corporate Park, Sulto 400 irvine, CA 92606 (949) 252-8300 - fax (949) 752-0320

# for from the first of the form (Important)

As you know, you are requesting the amount to reinstate or pay off a loan that is in foreclosure. Based on this situation, our company has strict requirements, which are listed below:

- Please allow adequate time when making your requests. On average this process takes between 7 to 21 business days to complete. The time period might be longer or shorter depending on the Lender and the volume of requests received.
- Only cash or cashier's checks will be accepted to cure the default. 8
- No personal checks. No escrow company checks, No fitte company checks, No \$ business checks. No trust fund chocks and No wire transfers will be accepted. If you have any questions regarding this requirement, please contact our office before tendering funds.
- We do not automatically issue updates or per diem interest amounts on processed \* demands without a new request. Each time a demand needs to be updated, a new request must be made to the Lender.
- You must contact our office at least 1-business day prior to tendering funds.
- We reserve the right to return any funds that are not adequate to reinstate or pay off N. the default on this loan. TRUSTEE CORPS AND THE LENDER ON THIS LOAN HAVE THE RIGHT TO ADJUST THESE FIGURES AND REFUSE ANY FUNDS WHICH ARE INSUFFICIENT TO PAY THE LOAN IN FULL OR REINSTATE FOR ANY REASON, INCLUDING BUT NOT LIMITED TO ERROR IN CALCULATION, PREVIOUSLY DISHONORED CHECKS OR MONEY ORDERS, OR ADDITIONAL DISBURSEMENTS MADE BETWEEN THE DATE OF THIS PAYOFF STATEMENT AND THE RECEIPT OF FUNDS.

~ TRUSTEE CORPS is a debt collector. Any information obtained will be used for that purpose. ~





30 Corporate Park, SURA 400 Irvine, CA - 92808 (949) 252-8800 - Tak (949) 782-9329

# Relastate and/or Payoff funds must be made payable and dolivered to:



30 Corporate Park, Suite 400 , Invine, CA 92606 (949) 252-8300 fex (949) 252-8330 ann: Reinstatement/Pay Off Dept.

If you are unable to cure the amount due on the foreclosure action against your property, there might be other alternatives available to you.

Please contact your Lender's loss mitigation department (OR) if a Federal Home Losn Monigage Corporation invested losn, please contact Freddle Mac at # 1-800-FREDOIE.

This information is provided to you as a courtesy only and is not a guaranty of the outcome of your situation.

- TRUSTEE CORPS is a debt collector. Any information obtained will be used for that purpose. -



# CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Law Office of Nicholas A. Boylan, APC, and that on March 15, 2017, I served a true and correct copy of the foregoing:

 THIRD AMENDED COMPLAINT OF PLAINTIFFS JEFFREY BENKO, CAMILO MARTINEZ, ANA MARTINEZ, FRANK SCINTA, JACQUELINE SCINTA, SUSAN HJORTH, RAYMOND SANSOTA, FRANCINE SANSOTA, SANDRA KUHN, JESUS GOMEZ, SILVIA GOMEZ, DONNA HERRERA, JESSE HENNIGAN, SUSAN KALLEN, ROBERT MANDARICH, JAMES NICO, AND BIJAN LAGHAEI

via E-Service and/or by placing an original or true copy thereof in a sealed envelope, with sufficient postage affixed thereto, in the United States mail in San Diego, California addressed to:

Kristen Schuler-Hintz Melissa Robbins Coutts, Esq. McCarthy & Holthus 9510 W. Sahara Ave., Suite 200 Las Vegas, NV 89117 (702) 685-0329 866-339-5691 (fax) mcoutts@mccarthyholthus.com khintz@mccarthyholthus.com www.McCarthyHolthus.com

# Represents: QUALITY LOAN SERVICE CORP. et al



Richard J. Reynolds, Esq. Nevada State Bar No. 11864 Burke, Williams & Sorrenson, LLP 1851 East First Street, Suite 1550 Santa Ana, California 92705 (949) 863-3363 (949) 474-6907 (fax) <u>rreynolds@bwslaw.com</u> fcabezas@bwslaw.com

Allan E. Ceran, Esq. Burke, Williams & Sorensen, LLP 444 South Flower Street, Suite 2400 Los Angeles, CA 90071-2953 (213) 236.2837 (213) 236.0600 (213) 236.2700 (fax) ACeran@bwslaw.com

Keiko J. Kojima, Esq. 444 South Flower Street, Suite 2400 Los Angeles, CA 90071-2953 (213) 236.2842 (213) 236.0600 (213) 236.2700 kkojima@bwslaw.com

Michael R. Brooks, Esq.

```
Nevada Bar No. 7287
BROOKS HUBLEY, LLP
1645 Village Center Circle
Suite 60
Las Vegas, Nevada 89134
(702) 851-1191
(702) 851-1198 (fax)
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mbrooks@brookshubley.com

Attorneys for Defendant, MTC FINANCIAL, INC. dba TRUSTEE CORPS (erroneously sued as MTC FINANCIAL, INC. dba TRUSEE CORPS)

Gregory L. Wilde, Esq. Kevin S. Soderstrom, Eq. TIFFANY & BOSCO, P.A. 212 S. Jones Boulevard Las Vegas, NV 89017 (702) 258-8200 (702) 258-8787 (fax) glw@tblaw.com

Kevin S. Soderstrom, Esq. TIFFANY & BOSCO, P.A. 212 S. Jones Boulevard | Las Vegas, NV 89107 (702) 258.8200 (702) 258.8787 kss@tblaw.com

# Represents: NATIONAL DEFAULT SERVICING CORPORATION

Lawrence G. Scarborough, Esq. Bryan Cave LLP Two N. Central Avenue Suite 2200 Phoenix, AZ 85004

(602) 364-7000 (602) 364-7137 lgscarborough@bryancave.com

Kent F. Larsen, Esq.



Katie M. Weber, Esq. Smith Larsen & Wixom Hills Center Business Park 1935 Village Center Circle Las Vegas, NV 89134 (702) 252-5002 (702) 252-5006 (fax) kfl@slwlaw.com kw@slwlaw.com

Jessica R. Maziarz, Esq. Pro Hac Vice attorney for California Reconveyance Company Bryan Cave LLP Two North Central Avenue' Suite 2200 Phoenix, AZ 85004 (602) 364-7000 Jessica 602-364-7019 (direct) Jessica.Maziarz@bryancave.com

Sarah Burwick, Esq.

sarah.burwick@bryancave.com

Represents: CALIFORNIA RECONVEYANCE COMPANY

Attorneys for Defendant: CALIFORNIA RECONVEYANCE COMPANY

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Antoinette Gill
840 South Rancho, Suite 4 – Unit 233
Las Vegas, Nevada 89106
(702) 683-5217
ALGCorp@hotmail.com (Served via U.S. Mail only)
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Meridian Foreclosure Service
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dba Meridian Trust Deed Service 9999 Amber Field Street Las Vegas, NV 89178 (949) 697-8944 (Served via U.S. Mail only)

> /s/ Marina Vaisman An Employee of Nicholas A. Boylan



		Electronically Filed 03/15/2017 01:04:14 PM
Å	NEOJ Nicholas A Bowley Fac	Alm D. Column
2	Nicholas A. Boylan, Esq. Nevada Bar No. 5878	
3	LAW OFFICE OF NICHOLAS A. BOY 444 West "C" Street, Suite 405	LAN, AIL CLERK OF THE COURT
4	San Diego, CA 92101 Phone: (619) 696-6344	
5	Fax: (619) 696-0478 nablawfirm@gmail.com	
6	Shawn Christopher, Esq.	
7	Nevada Bar No. 6252 CHRISTOPHER LEGAL GROUP	
8	2520 Saint Rose Parkway, Suite 316 Henderson, NV 89074	
	Phone: (702) 737-3125 Fax: (702) 458-5412	
9	sc@christopherlegal.com	
10	Attorneys for Plaintiffs, except for Antoine	tte Gill
, mut	DISTRICI	COURT
12		
13	CLARK COUN	TY, NEVADA
14		
15	JEFFREY BENKO, a Nevada resident; CAMILO MARTINEZ, a California	CASE NO: A-11-649857-C
16	resident;	Dept. 19
17	ANA MARTINEZ, a California resident; FRANK SCINTA, a Nevada resident;	
18	JACQUELINE SCINTA, a Nevada	NOTICE OF ENTRY OF ORDER
19	resident; SUSAN HJORTH, a Nevada resident; RAYMOND SANSOTA, a Ohio	GRANTING PLAINTIFFS'
20	resident; FRANCINE SANSOTA, a Ohio resident;	MOTION FOR LEAVE TO FILE THIRD AMENDED COMPLAINT
21	SANDRA KUHN, a Nevada resident;	
22	JESUS GOMEZ, a Nevada resident; SILVIA GOMEZ, a Nevada resident;	
23	DONNA HERRERA, a Nevada resident; ANTOINETTE GILL, a Nevada resident;	
فيتا منكم	AINIOHNELLE GILL, a INEVAGA TESIGENI;	

3	I A MARIA COMPANYA A A A A A A A A A A A A A A A A A A	
	JESSE HENNIGAN, a Nevada resident;	
	KIM MOORE, a Nevada resident;	
	THOMAS MOORE, a Nevada resident;	
	SUSAN KALLEN, a Nevada resident;	
	ROBERT MANDÁRICH, a Nevada	
	resident, JAMES NICO, a Nevada resident	
	and PATRICIA TAGLIAMONTE, a	
	Nevada resident	
		*****
	NOTICE O	r ukulk

# CASE NO: A-11-649857-C



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2	Plaintiffs, v.	
3	QUALITY LOAN SERVICE	
4	CORPORATION, a California	ч
5	Corporation; MTC FINANCIAL, INC dba TRUSTEE CORPS, a California	~•
6	Corporation; MERIDIAN FORECLOSURE SERVICE, a Califo	ornia
7	and Nevada Corporation dba MTDS, dba MERIDIAN TRUST DEED	Inc.,
8	SERVICE; NATIONAL DEFAULT	
9	SERVICING CORPORATION, a Ari Corporation; CALIFORNIA	zona
10	RECONVEYANCE COMPANY, a California Corporation; and DOES 1	
11	through 100, inclusive,	
12	Defendants.	
13		
14		
15	NOTICE IS HEREBY GIVE	N that the attached Order Re Plaintiffs' Motion
16	For Leave to File Third Amended Cor	nplaint was entered by the Court on the 9 <sup>th</sup> of
17	March, 2017, a copy of which is attack	hed hereto as Exhibit "A".
18		
19	Dated: March 15, 2017	Law Office of Nicholas A. Boylan, A.P.C.
20		
21	By:	<u>/s/ Nicholas A. Boylan</u>
22		Nicholas A. Boylan, Esq. Attorney for Plaintiffs
23		
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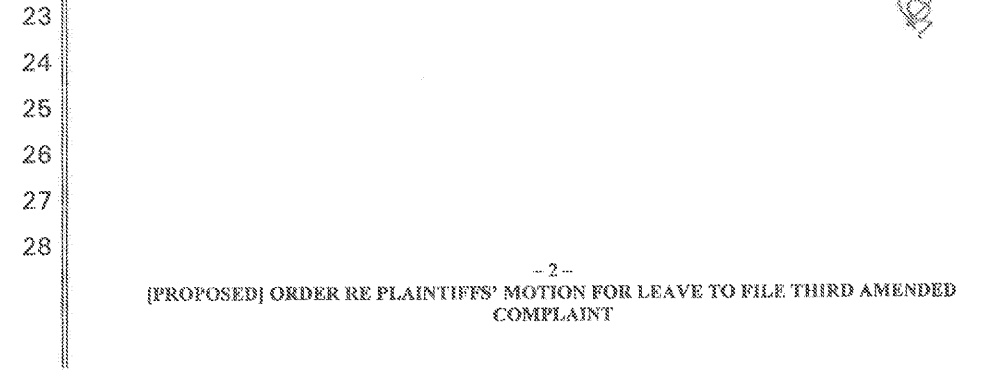


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1	ORDR			
2	Nicholas A. Boylan, Esq. Nevada Bar No. 5878	S NOV - A NOVON		
3	LAW OFFICE OF NICHOLAS A. BOYI 444 West "C" Street, Suite 405	AN, AM Electronically Filed		
4	San 1/1020, C/A 9/101 Phone: (619) 696-6344	03/14/2017 01:43:00 PM		
03	Fax: (619) 696-0478 nablawfirm@gmail.com	Alter to Colorenne		
6		CLERK OF THE COURT		
	Shawn Christopher, Esq. Nevada Bar No. 6252 CHRISTOPHER LEGAL GROUP			
8	2520 Saint Rose Parkway, Suite 316 Henderson, NV 89074			
9	Phone: (702) 737-3125 Fax: (702) 458-5412			
10	scarchristopherlegal.com			
	Attomeys for Plaintiffs, except for Antoinet	te Gill		
12				
13	INSINCT	COURT		
	CLARK COUN	IY, NEVADA		
14				
	JEFFREY BENKO, a Nevada resident;	CASE NO: A-11-649857-C		
16	CAMILO MARTINEZ, a California resident:	Dept. 19		
17	ANA MARTINEZ, a California resident;			
18	FRANK SCINTA, a Nevada resident; JACQUELINE SCINTA, a Nevada	ORDER RE PLAINTIFFS'		
19	resident; SUSAN HJORTH, a Nevada resident: RAYMOND SANSOTA, a Obio	MOTION FOR LEAVE TO FILE THIRD AMENDED COMPLAINT		
20	resident; FRANCINE SANSOTA, a Ohio	R. X.X.R.R.R.F. I. ALVAXIII TAFAFAF AITAF ITAA AAAA AAAAAA AA		
21	resident; SANDRA KUHN, a Nevada resident;	Hearing: February 7, 2017		
22	JESUS GOMEZ, a Nevada resident; SILVIA GOMEZ, a Nevada resident;	Time: 9:30 a.m.		
23	DONNA HERRERA, a Nevada resident;			
24	ANTOINETTE GILL, a Nevada resident; JESSE HENNIGAN, a Nevada resident;			
25	KIM MOORE, a Nevada resident; THOMAS MOORE, a Nevada resident;			
26	SUSAN KALLEN, a Nevada resident;			
27	ROBERT MANDARICH, a Nevada resident, JAMES NICO, a Nevada resident			
28	and PATRICIA TAGLIAMONTE, a			
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	ORDER RE PLAINTIFFS' MOTION FOR LEAV	E LE STRATE & FEIFERST FEISERICHER C. LOUGE & CALLER & C.		
	8	AA004228		



Barrow Constraints	Nevada resident
2	Plaintiffs,
3	V.
the second	QUALITY LOAN SERVICE CORPORATION, a California
5	Corporation; MTC FINANCIAL, INC.
6	dba TRUSTEE CORPS, a California Corporation; MERIDIAN
7	and Nevada Corporation dba MTDS, Inc.,
8	dba MERIDIAN TRUST DEED
9	SERVICE; NATIONAL DEFAULT SERVICING CORPORATION, a Arizona
10	Corporation; CALIFORNIA RECONVEYANCE COMPANY, a
44	California Corporation; and DOES 1
12	through 100, inclusive,
13	Defendants.
14	
15	
16	Plaintiffs' Motion for Leave to File Third Amended Complaint came on for
17	hearing before the Honorable William Kephart. After reviewing the pleadings, the
18	Court grants Plaintiffs' Motion for Leave to File Third Amended Complaint.
19	Plaintiffs shall proceed to file the Third Amended Complaint with the clerk of the
20	court.
21	
22	Dated: <u>3-9-17</u>
	DISTRICT COURT JUDGE



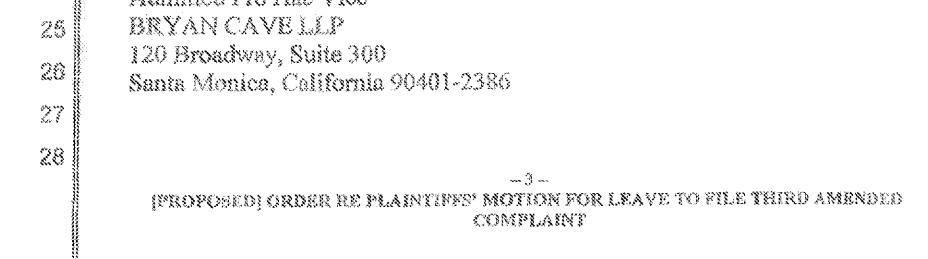


APPROVED AS TO FORM AND CONTENT en. LAW OFFICE OF NICHOLAS & BOYLAN, APC Ľ, 1. 62 6 6 6 m 23 BY: Nicholas A. Boylan 8 Nevada Bar No. 3878------444 West "C" Street, Suite 405 and the second sec San Diego, CA 92101 8 the second APPROVED AS TO FORM 10 SMITH LARSEN & WIXOM and a 32 338. See. . Kent P. Larsen, Esq. 1 Nevada Bar No. 3463 Katie M. Weber, Esq. 10 Nevada Bar No. 11736 46 1935 Village Center Circle Las Vegas, Nevada 89134 17 18 Lawrence G. Scarborough, Esq. Admitted Pro Elac Vice 19 Jessica R. Maziarz, Esq. 20 Admitted Pro Hac Vice BRYAN CAVE LLP tin da La si Two North Central Avenue, Suite 2200 Phoenix, Arizona 85004 23 Sarah Burwick, Esq. 24

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<sup>4</sup> Admitted Pro Hac Vice

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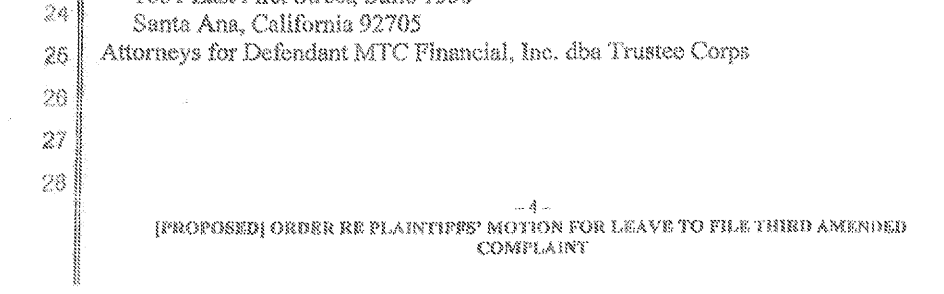


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Attorneys for Defendant California Reconveyance diana. Company 2 TIFFANY & BOSCO P.A. 3 ÷. No Despirer sint 13 Gregory L. Wilde, Esq. Ö Nevada Bar No. 4417 Kevin S. Soderstrom, Esq. Ŷ Nevada Bar No. 10235 3 212 South Jones Boulevard  $\sum_{i=1}^{n}$ Las Vegas, Nevada 89107 10 Attorneys for Defendant National alan a Default Servicing Corporation E. MUCARTHY & HOLTHUS, LLP 18 13 No Aespanie  $B_{N_{i}}$ 14 Thomas N. Beckom, Esq. Nevada Bar No.2529 Kristen Schuler-Hintz, Esq. 40 Nevada Bar No. 7171 9510 W. Sahara Avenue, Suite 200 Las Vegas, Nevada 89117 19 Attorneys for Defendant Quality Long Service Corporation the state By: Allan E. Ceran, 1939. State Bar No. 93303 6263 1851 East First Street, Suite 1550

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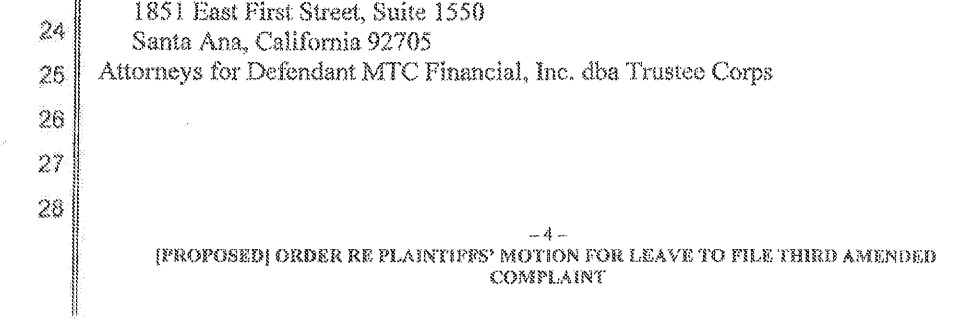
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3	TIFFANY & BOSCO P.A.
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8	212 South Jones Boulevard Las Vegas, Nevada 89107
10 11	Attorneys for Defendant National Default Servicing Corporation
12 13	MCCARTHY & HOLTHUS, LLP
	By: By:
14	Thomas N. Beckom, Esq.
15	Nevada Bar No.2529 Kristen Schuler-Hintz, Esq.
16	Nevada Bar No. 7171
47	9510 W. Sahara Avenue, Suite 200 Las Vegas, Nevada 89117
18	LIGO V CRAD, I VOVALIA OZILIZ
19	
20	Attomeys for Defendant Quality Logg Service Corporation
21	
22	By: Allan E. Ceran, Bsg.
23	State Bar No. 93303

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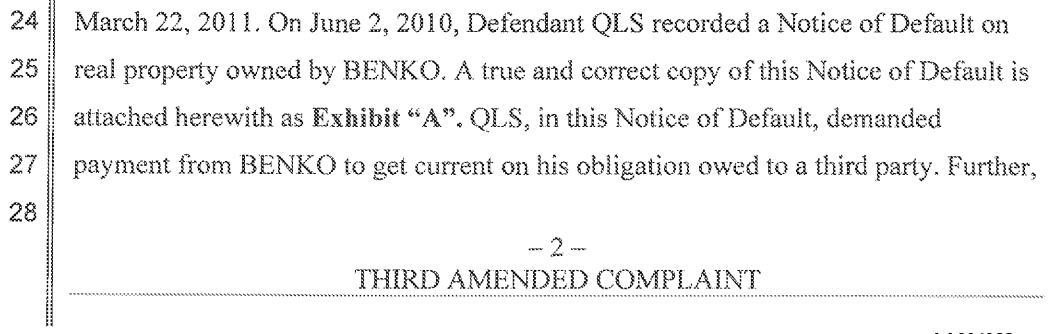
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2	Nicholas A. Boylan, Esq. Nevada Bar No. 5878	Alman D. Comm
3	LAW OFFICE OF NICHOLAS A. BOY	LAN, APC CLERK OF THE COURT
4	444 West "C" Street, Suite 405 San Diego, CA 92101	
5	Phone: (619) 696-6344 Fax: (619) 696-0478	
6	nablawfirm@gmail.com	
7	Chavy Christankan Dea	
8	Shawn Christopher, Esq. Nevada Bar No. 6252	
9	Christopher Legal Group 2520 Saint Rose Parkway, Suite 316	
10	Henderson, NV 89074 Tel: (702) 737-3125	
ž	Fax: (702) 458-5412	
12	sc@christopherlegal.com	
13	Attorneys for Plaintiffs, except for Antoine	tte Gill
14		
15	DISTRIC	r court
16	CLARK COUN	TY, NEVADA
17		
18	JEFFREY BENKO, a Nevada resident;	CASE NO: A-11-649857-C
19	CAMILO MARTINEZ, a California resident; ANA MARTINEZ, a California	Honorable William Kephart
20	resident; FRANK SCINTA, a Nevada resident: JACQUELINE SCINTA, a	Ľ
21	Nevada resident; SUSAN HJORTH, a Nevada resident; RAYMOND	Dept. 19
22	SANSOTA, a Ohio resident; FRANCINE	THIRD AMENDED COMPLAINT OF PLAINTIFFS JEFFREY
23	SANSOTA, a Ohio resident; SANDRA KUHN a Nevada resident: IESUS	BENKO, CAMILO MARTINEZ,

24	GOMEZ, a Nevada resident; SILVIA GOMEZ, a Nevada resident; DONNA	
25	HERRERA, a Nevada resident; ANTOINETTE GILL, a Nevada resident;	
26	JESSE HENNIGAN, a Nevada resident;	
27	KIM MOORE, a Nevada resident; THOMAS MOORE, a Nevada resident;	
28	SUSAN KALLEN, a Nevada resident;	

ANA MARTINEZ, FRANK SCINTA, JACQUELINE SCINTA, SUSAN HJORTH, RAYMOND SANSOTA, FRANCINE SANSOTA, SANDRA KUHN, JESUS GOMEZ, SILVIA GOMEZ, DONNA HERRERA, JESSE HENNIGAN, SUSAN KALLEN, ROBERT MANDARICH, JÁMES NICO, AND



4	ROBERT MANDARICH, a Nevada	BIJAN LAGHAEI
2	resident, JAMES NICO, a Nevada resident	
3	and PATRICIA TAGLIAMONTE, a Nevada resident	CLASS ACTIONS
	Plaintiffs,	
4	V.	ARBITRATION EXEMPTION
5	QUALITY LOAN SERVICE	CLAIMED: Pursuant to NAR 3(A)-
6	CORPORATION, a California	1. Class Action: and
7	Corporation; MTC FINANCIAL, INC. dba TRUSTEE CORPS, a California	2. Action Seeking Equitable and/or Extraordinary Relief
8	Corporation; MERIDIAN FORECLOSURE SERVICE, a California	·
9	and Nevada Corporation dba MTDS, Inc.,	Jury Trial Demanded
10	dba MERIDIAN TRUST DEED SERVICE; NATIONAL DEFAULT	
11	SERVICING CORPORATION, a Arizona	
12	Corporation; CALIFORNIA RECONVEYANCE COMPANY, a	
13	California Corporation; and DOES 1 through 100, inclusive,	
14	Defendants.	
15		
16		
17	I. PARTIES	
18	1. Plaintiff JEFFREY BENKO ("BENKO") is now, and/or was at all	
19	relevant times herein, a resident of the State of Nevada and, while residing in	
20	Nevada, was the subject of illegal collection agency activities and communications	
21	from and by Defendant QUALITY LOAN SERVICE CORPORATION ("QLS").	
22	BENKO filed a Chapter 7 bankruptcy on or about July 2, 2009, and received a	
23	discharge in said case on or about October 8, 2009, with the case being closed on	



AA004066

this Notice of Default from QLS states that "THIS OFFICE IS ATTEMPTING TOCOLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USEDFOR THAT PURPOSE."

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4 Plaintiffs CAMILO MARTINEZ and ANA MARTINEZ (collectively 2.  $\mathbb{S}$ "MARTINEZ") were at all relevant times herein residents of the State of Nevada 6 and, while residing in Nevada, were the subject of illegal collection agency activities 7 and communications from and by Defendant QLS. MARTINEZ filed a Chapter 13 8 bankruptcy on or about January 5, 2009, which case was converted to a Chapter 7 9 bankruptcy on or about January 27, 2011. MARTINEZ received a discharge in said 10 case on or about May 2, 2011, with the case being closed on May 5, 2011. On 1 September 12, 2008, Defendant QLS recorded a Notice of Default on real property 12 owned by MARTINEZ. A true and correct copy of this Notice of Default is attached 13 herewith as Exhibit "B". QLS, in this Notice of Default, demanded payment from 14 MARTINEZ to get current on their obligation owed to a third party. Further, this 15 Notice of Default from QLS states that "THIS OFFICE IS ATTEMPTING TO 16 COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED. 17 FOR THAT PURPOSE." At the time of the filing of their bankruptcy and during the 18 pendency their bankruptcy proceedings, MARTINEZ were not aware of the potential 19 cause of action against QLS for its illegal collection agency activities. At some point 20 in attempting to collect on the debt of the Plaintiffs MARTINEZ, Defendant QLS 21 sent Plaintiffs MARTINEZ a letter regarding their property and related debt. A true 22 and correct copy of this correspondence is attached herewith as Exhibit "C". In the letter, QLS stated that QLS' third-party lender client wished to determine whether 23

there were "options available to help" Plaintiffs MARTINEZ "avoid foreclosure."
 Included among the options listed by QLS in its letter were loan modification,
 reinstatement of the loan, pre-foreclosure short sale, deed in lieu of foreclosure, and
 an extension or stipulation whereby Plaintiffs MARTINEZ "would pay a determined
 portion of [their] delinquency payments and the remaining portion of the arrears
 -3 –
 THIRD AMENDED COMPLAINT



1 would be added to the end of the loan." QLS in its letter asked Plaintiffs Martinez to 2 contact QLS by phone purportedly so that QLS could put them in touch with the 3 third-party lender's "loss mitigation specialist." The letter also stated that QLS "will 4 continue all collection and foreclosure activity unless and until a workout plan has 5 been completed and agreed to by" the third-party lender and Plaintiffs MARTINEZ. 6 Toward the end of the letter, QLS stated that, "[p]ursuant to federal law, we are a 7 debt collector and any information obtained will be used for that purpose." 8 Plaintiffs FRANK SCINTA and JACQUELINE SCINTA (collectively 3. 9 "SCINTA") are now, and/or were at all relevant times herein, residents of the State of 10 Nevada and, while residing in Nevada, were the subject of illegal collection agency **A** activities and communications from and by Defendants QLS and MERIDIAN 12 FORECLOSURE SERVICE dba MTDS, INC. dba MERIDIAN TRUST DEED 13 SERVICE ("MERIDIAN"). SCINTA filed a Chapter 7 bankruptcy on or about April 14 27, 2011. SCINTA received a discharge in said case on or about July 27, 2011, and 15 their bankruptcy case was closed on March 27, 2012. On May 5, 2010, Defendant 16 QLS recorded a Notice of Default on real property owned by SCINTA. A true and 17 correct copy of this Notice of Default is attached herewith as Exhibit "D". QLS, in 18 this Notice of Default, demanded payment from SCINTA to get current on their 19 obligation owed to a third party. Further, this Notice of Default from QLS states that 20 "THIS OFFICE IS ATTEMPTING TO COLLECT A DEBT AND ANY 21 INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE." On March 10, 2011, Defendant MERIDIAN recorded a Notice of Default on another real 22 property owned by SCINTA. MERIDIAN, in this Notice of Default, demanded 23

payment from SCINTA to get current on their obligation owed to a third party.
 Further, this Notice of Default from MERIDIAN states that "[MERIDIAN] IS
 ASSISTING THE BENEFICIARY TO COLLECT A DEBT AND ANY
 INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE." At the
 time of the filing of their bankruptcy SCINTA were not aware of the potential causes
 -4 THIRD AMENDED COMPLAINT



of action against QLS and/or MERIDIAN for their illegal collection agency activities. On February 29, 2012, SCINTA amended their bankruptcy schedules and filings to disclose the claims against QLS and MERIDIAN as assets. The bankruptcy Trustee abandoned those claims, which claims therby reverted to Scinta upon the closing of their bankruptcy case.

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6 Plaintiff SUSAN HJORTH ("HJORTH") is now, and/or was at all 4 7 relevant times herein, a resident of the State of Nevada and, while residing in 8 Nevada, was the subject of illegal collection agency activities and communications 9 from and by Defendant QLS. HJORTH filed a Chapter 7 bankruptcy on or about 10 October 9, 2008, and received a discharge in said case on or about January 20, 2009, 11 with the case being closed on June 2, 2009. On April 30, 2009, Defendant QLS 12 recorded a Notice of Default on real property owned by HJORTH. A true and correct 13 copy of this Notice of Default is attached herewith as Exhibit "E". QLS, in this 14 Notice of Default, demanded payment from HJORTH to get current on her obligation 15 owed to a third party. Further, this Notice of Default from QLS states that "THIS 16 OFFICE IS ATTEMPTING TO COLLECT A DEBT AND ANY INFORMATION 17 OBTAINED WILL BE USED FOR THAT PURPOSE." On or about May 7, 2009, 18 Defendant QLS sent Plaintiff Hjorth a "DEBT VALIDATION NOTICE" relating to 19 her debt. A true and correct copy of this correspondence is attached herewith as 20 Exhibit "F". In the letter, QLS stated that the letter "relates to a debt owed" to a third 21 party, stated the purported "total delinquency" on the debt, stated the "amount 22 required to pay the entire debt in full", and stated that Plaintiff Hjorth could "dispute the validity of this debt" by contacting QLS' office within thirty days of receiving the 23

24	notice (failing which, QLS "will assume that the debt is valid"). At the bottom of the
25	letter, QLS also stated in bold letters: "WE ARE ATTEMPTING TO COLLECT A
26	DEBT, AND ANY INFORMATION WE OBTAIN WILL BE USED FOR THAT
27	PURPOSE." QLS also recorded a Notice of Trustee's Sale on this property owned by
28	HJORTH on August 4, 2009. A true and correct copy of this Notice of Trustee's Sale
	-5-
	THIRD AMENDED COMPLAINT
	AA004069
	AA004009

Ś is attached herewith as Exhibit "G". This Notice of Trustee's Sale provides, among 2 other things, that the real property will be sold to "pay the remaining principal sum of 3 the note(s) secured by the Deed of Trust" and additional charges. This notice also 4 provides that "THIS NOTICE IS SENT FOR THE PURPOSE OF COLLECTING A 5 DEBT. THIS FIRM IS ATTEMPTING TO COLLECT A DEBT ON BEHALF OF 6 THE HOLDER AND OWNER OF THE NOTE. ANY INFORMATION 7 OBTAINED BY OR PROVIDED TO THIS FIRM OR THE CREDITOR WILL BE 8 USED FOR THAT PURPOSE." QLS also recorded a separate Notice of Default on 9 this same property owned by HJORTH on October 17, 2008 but without having first 10 obtained relief from the automatic stay which resulted from HJORTH's bankruptcy 1 filing. As QLS did not first obtain relief from the automatic stay, this Notice of 12 Default was void, and as such, this Notice of Default is not included as part of the 13 illegal acts alleged against QLS.

14 Plaintiffs RAYMOND SANSOTA and FRANCINE SANSOTA 5. 15 (collectively "SANSOTA") are now residents of the State of Ohio, and were at all 16 relevant times herein, residents of the State of Nevada and, while residing in Nevada, 17 were the subject of illegal collection agency activities and communications from and 18 by Defendant MTC FINANCIAL, INC., DBA TRUSTEE CORPS ("MTC"). 19 SANSOTA filed a Chapter 7 bankruptcy on or about August 14, 2008, and received a 20 discharge in said case on or about January 25, 2009, with the case being closed on 21 December 16, 2009. On July 28, 2010, Defendant MTC recorded a Notice of Default 22 on real property owned by SANSOTA. A true and correct copy of this Notice of Default is attached herewith as Exhibit "II". MTC, in this Notice of Default, states 23

that it should be contacted to determine the amount needed to cure the default
 demanded payment from SANSOTA to get current on his obligation owed to a third
 party. MTC also recorded a Notice of Trustee's Sale on this property owned by
 SANSOTA on February 8, 2011. A true and correct copy of this Notice of Trustee's
 Sale is attached herewith as Exhibit "I". This Notice of Trustee's Sale provides,
 -6 THIRD AMENDED COMPLAINT



among other things, that the real property will be sold to "pay the remaining unpaid balance of the obligations secured by the property to be sold and reasonably estimated costs, expenses and advances."

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4 Plaintiff SANDRA KUHN ("KUHN") is now, and/or was at all relevant 6. 5 times herein, a resident of the State of Nevada and, while residing in Nevada, was the 6 subject of illegal collection agency activities and communications from and by 7 Defendant MERIDIAN. KUHN filed a Chapter 7 bankruptcy on or about May 20, 8 2011, and received a discharge in said case on or about August 10, 2011, with the 9 case being closed on or about August 15, 2011. On January 18, 2011, Defendant 10 MERIDIAN recorded a Notice of Default on real property owned by KUHN. A true 11 and correct copy of this Notice of Default is attached herewith as Exhibit "J". 12 MERIDIAN in this Notice of Default, demanded payment from KUHN to get current 13 on his obligation owed to a third party. MERIDIAN also recorded a Notice of 14 Trustee's Sale on this property owned by KUHN on April 21, 2011. A true and 15 correct copy of this Notice of Trustee's Sale is attached herewith as Exhibit "K". 16 This Notice of Trustee's Sale provides, among other things, that the real property will 17 be sold to "pay the remaining principal sum of the note(s): and secured by said Deed 18 of Trust" and additional charges. The Notice of Default from MERIDIAN states that 19 "[MERIDIAN] IS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT 20 AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT 21 PURPOSE." At the time of the filing of her bankruptcy KUHN was not aware of the 22 potential causes of action against MERIDIAN for its illegal collection agency 23 activities. KUHN or the Trustee will reopen her bankruptcy case to amend her

bankruptcy schedules and filings to disclose these claims as assets and the Trustee in
 her bankruptcy case is expected to abandon the claim.
 7. Plaintiffs JESUS GOMEZ and SILVIA GOMEZ (collectively
 "GOMEZ") are now, and/or were at all relevant times herein, residents of the State of
 Nevada and, while residing in Nevada, were the subject of illegal collection agency
 -7 THIRD AMENDED COMPLAINT



activities and communications from and by Defendant MERIDIAN. On October 6, 3 2009, Defendant MERIDIAN recorded a Notice of Default on real property owned 3 by GOMEZ. A true and correct copy of this Notice of Default is attached herewith as 4 Exhibit "L". MERIDIAN in this Notice of Default, demanded payment from 5 GOMEZ to get current on their obligation owed to a third party. MERIDIAN also 6 recorded three (3) separate Notices of Trustee's Sale on this property owned by 7 GOMEZ, respectively on October 11, 2010, March 17, 2011, and July 15, 2011. True 8 and correct copies of these Notices of Trustee's Sale are attached herewith as Exhibit 9 "M", Exhibit "N", and Exhibit "O" respectively. These Notices of Trustee's Sale 10 provide, among other things, that the real property will be sold to "pay the remaining din an principal sum of the note(s): and secured by said Deed of Trust" and additional 12 charges. The Notice of Default and two of the Notices of Trustee's Sale from 13 MERIDIAN state that "[MERIDIAN] IS A DEBT COLLECTOR ATTEMPTING 14 TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE 15 USED FOR THAT PURPOSE."

16 8. Plaintiff DONNA HERRERA ("HERRERA") is now, and/or was at all 17 relevant times herein, a resident of the State of Nevada and, while residing in 18 Nevada, was the subject of illegal collection agency activities and communications 19 from and by Defendant MERIDIAN. On October 1, 2010, Defendant MERIDIAN 20 recorded a Notice of Default on real property owned by HERRERA. MERIDIAN in 21 this Notice of Default, demanded payment from HERRERA to get current on her 22 debt owed to a third party. MERIDIAN also recorded a Notice of Trustee's Sale on 23 this property owned by HERRERA on January 6, 2011. A true and correct copy of

this Notice of Trustee's Sale are attached herewith as Exhibit "P". This Notice of
 Trustee's Sale provides, among other things, that the real property will be sold to
 "pay the remaining principal sum of the note(s): and secured by said Deed of Trust"
 and additional charges. The Notice of Default and the Notice of Trustee's Sale from
 MERIDIAN state that "[MERIDIAN] IS A DEBT COLLECTOR ATTEMPTING
 -8 THIRD AMENDED COMPLAINT



TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE."

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3 Plaintiff ANTOINETTE GILL ("GILL") is now, and/or was at all 9. Ą relevant times herein, a resident of the State of Nevada and, while residing in 5 Nevada, was the subject of illegal collection agency activities and communications 6 from and by Defendant MERIDIAN and Defendant APPLETON PROPERTIES 7 ("APPLETON"), a Nevada LLC., who benefited from those illegal activities in that 8 this company took possession and title to GILL'S home located at 5144 Teal Petals 9 Street, North Las Vegas, Nevada, and bears APN 124-35-711-102. On January 5, 10 2011, Defendant MERIDIAN recorded a Notice of Default on real property owned 11 by GILL. A true and correct copy of this Notice of Default is attached herewith as 12 Exhibit "Q". MERIDIAN in this Notice of Default, demanded payment from GILL 13 to get current on her debt owed to a third party. MERIDIAN also recorded a Notice 14 of Trustee's Sale on this property owned by GILL on June 23, 2011. A true and 15 correct copy of this Notice of Trustee's Sale are attached herewith as Exhibit "R". 16 This Notice of Trustee's Sale provides, among other things, that the real property will 17 be sold to "pay the remaining principal sum of the note(s): and secured by said Deed 18 of Trust" and additional charges. The Notice of Trustee's Sale from MERIDIAN 19 state that "[MERIDIAN] IS A DEBT COLLECTOR ATTEMPTING TO COLLECT 20 A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT 21 PURPOSE." On or about July 14, 2011, MERIDIAN illegally foreclosed on GILL's 22 home and sold it to APPLETON.

23 10. Plaintiff JESSE HENNIGAN ("HENNIGAN") is now, and/or was at all

relevant times herein, a resident of the State of Nevada and, while residing in
 Nevada, was the subject of illegal collection agency activities and communications
 from and by Defendant NATIONAL DEFAULT SERVICING CORPORATION
 ("NDSC"). On or about January 4, 2011, Defendant NDSC sent Plaintiff
 HENNIGAN a debt validation letter relating to his debt. A true and correct copy of
 -9 THIRD AMENDED COMPLAINT



Ţ this correspondence is attached herewith as Exhibit "S". In the letter, NDSC stated C. that it "has been retained to enforce the terms of the above referenced loan by non-3 judicial foreclosure", stated a purported "good faith estimate of the debt owed", 4 stated that additional charges could include "expenses of collecition", identified the 5 third-party creditor to "whom the debt is owed" and the loan servicer, stated that 8 NDSC would "assume that the debt is valid" unless Plaintiff HENNIGAN disputed 7 the "validity of the debt" within thirty days of receiving the notice. At the bottom of 8 the letter, NDSC also stated that it is "not a Debt Collector as that term is defined 9 pursuant to the Fair Debt Collection Practices Act" but that, should "a subsequent 10 determination be made that this firm is a Debt Collector as that term is defined within the Act," then Plaintiff HENNIGAN is "notified that any information obtained will 12 be used for the purpose of collecting a debt." HENNIGAN filed a Chapter 7 13 bankruptcy on or about April 27, 2011, and received a discharge in said case on or 14 about July 27, 2011, with the case being closed on November 1, 2011. The 15bankruptcy case for HENNIGAN was re-opened on or about April 13, 2012, and the 16 bankruptcy schedules and documents were amended to include the potential claims of 17 HENNIGAN against NDSC. The bankruptcy case for HENNIGAN was again closed 18 on June 26, 2012, whereby the bankruptcy Trustee abandoned these claims, which 19 claims thereby reverted to HENNIGAN upon the closing of their bankruptcy case. 20 On June 30, 2009, Defendant NDSC recorded a Notice of Default on real property 21 owned by HENNIGAN. NDSC recorded another Notice of Default on December 27, 22 2010. A true and correct copy of this Notice of Default is attached herewith as Exhibit "T". Both Notices of Default from NDSC provide, among other things, a 23

demand for payment from HENNIGAN to get current on his obligation owed to a
 third party, as well as the statement that "This is an attempt to collect a debt and any
 information obtained will be used for that purpose." NDSC also recorded two
 separate Notices of Trustee's Sales, respectively on October 2, 2009 and April 8,
 2011. A true and correct copy of one of these Notices of Trustee's Sales is attached
 -10 THIRD AMENDED COMPLAINT



herewith as **Exhibit "U"**. These Notices of Trustee's Sale provide, among other things, that the real property will be sold to "satisfy the indebtedness secured by said Deed of Trust ..., the unpaid balance of the Note secured by such Deed of Trust" and additional charges.

11. Plaintiff SUSAN KALLEN ("KALLEN") is now, and/or was at all
relevant times herein, a resident and citizen of the State of Nevada and, while
residing in Nevada, was the subject of illegal collection agency activities and
communications from and by Defendant CALIFORNIA RECONVEYANCE
COMPANY ("CRC"). On January 21, 2011, Defendant CRC recorded a Notice of
Default on real property owned by KALLEN. A true and correct copy of this Notice
of Default is attached herewith as Exhibit "V". In this Notice of Default, CRC seeks
payment from KALLEN to stop the foreclosure on her property. This Notice of
Default from CRC states that "[CRC] IS A DEBT COLLECTOR ATTEMPTING
TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED
FOR THAT PURPOSE."

12. Plaintiff ROBERT MANDARICH ("MANDARICH"), a Nevada 17 resident, is now, and/or was at all relevant times herein, a resident and citizen of the 18 State of Nevada and, while residing in Nevada, was the subject of illegal collection 19 agency activities and communications from and by Defendant NDSC. On or about 20 September 16, 2011, Defendant NDSC sent Plaintiff MANDARICH a debt validation 21 letter relating to his debt. A true and correct copy of this correspondence is attached herewith as Exhibit "W". In the letter, NDSC stated that it "has been retained to 22 23 enforce the terms of the above referenced loan by non-judicial foreclosure", stated a

purported "good faith estimate of the debt owed", stated that additional charges could
 include "expenses of collecition", identified the third-party creditor to "whom the
 debt is owed" and the loan servicer, stated that NDSC would "assume that the debt is
 valid" unless Plaintiff MANDARICH disputed the "validity of the debt" within thirty
 days of receiving the notice. At the bottom of the letter, NDSC also stated that it is
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~ "not a Debt Collector as that term is defined pursuant to the Fair Debt Collection 2 Practices Act" but that, should "a subsequent determination be made that this firm is 3 a Debt Collector as that term is defined within the Act," then Plaintiff MANDARICH Ą is "notified that any information obtained will be used for the purpose of collecting a 5 debt." On September 28, 2011, Defendant NDSC recorded a Notice of Default on 6 real property owned by MANDARICH. A true and correct copy of this Notice of 7 Default is attached herewith as Exhibit "X". The Notice of Default from NDSC 8 provides, among other things, a demand for payment from MANDARICH to get 9 current on his obligation owed to a third party, as well as the statement that "This is 10 an attempt to collect a debt and any information obtained will be used for that 11 purpose." NDSC also recorded a Notices of Trustee's Sale on January 11, 2012. A 12 true and correct copy of this Notice of Trustee's Sales is attached herewith as Exhibit 13 "Y". This Notice of Trustee's Sale provides, among other things, that the real 14 property will be sold to "satisfy the indebtedness secured by said Deed of Trust ..., 15 the unpaid balance of the Note secured by such Deed of Trust" and additional 16 charges.

17 13. Plaintiff JAMES NICO ("NICO"), a Nevada resident, is now, and/or
18 was at all relevant times herein, a resident and citizen of the State of Nevada and,
19 while residing in Nevada, was the subject of illegal collection agency activities and
20 communications from and by Defendant NDSC. On November 13, 2009, Defendant
21 NDSC recorded a Notice of Default on real property owned by NICO. A true and
22 correct copy of this Notice of Default is attached herewith as Exhibit "Z". The
23 Notice of Default from NDSC provides, among other things, a demand for payment

from NICO to get current on his obligation owed to a third party, as well as the
 statement that "This is an attempt to collect a debt and any information obtained will
 be used for that purpose." On or about February 1, 2010, and February 3, 2010,
 NDSC also sent two letters to Plaintiff NICO, which included as enclosures amounts
 that NDSC contended Plaintiff NICO needed to pay to reinstate or payoff his
 -12 THIRD AMENDED COMPLAINT



1 obligation owed to a third party. True and correct copies of these letters and their enclosures are attached herewith as Exhibit "AA". NDSC in these letters directed 3 Plaintiff NICO to make payment in the form of certified funds (which NDSC defined 4 as cashier's check or money order) payable to NDSC. NDSC also included in its 3 reinstatement and pay off quotations amounts for NDSC's illicit fees and costs as part 6 of Plaintiff NICO's obligations to a third party. NDSC also recorded two separate 7 Notices of Trustee's Sale on respectively on March 4, 2011 and June 9, 2011. True 8 and correct copies of these Notices of Trustee's Sales are attached herewith 9 respectively as Exhibits "BB" and "CC". These Notices of Trustee's Sale provide, 10 among other things, that the real property will be sold to "satisfy the indebtedness" 1 secured by said Deed of Trust ..., the unpaid balance of the Note secured by such 12Deed of Trust" and additional charges.

13 Plaintiff PATRICIA TAGLIAMONTE ('TAGLIAMONTE"), a Nevada 14. 14 resident formerly known as Patricia Segura, is now, and/or was at all relevant times 15 herein, a resident and citizen of the State of Nevada and, while residing in Nevada, 16 was the subject of illegal collection agency activities and communications from and 17 by Defendant QLS. QLS recorded a Notice of Trustee's Sale on real property owned 18 by TAGLIAMONTE on June 26, 2009. A true and correct copy of this Notice of 19 Trustee's Sale is attached herewith as Exhibit "DD". This Notice of Trustee's Sale 20 provides, among other things, that the real property will be sold to "pay the 21 remaining principal sum of the note(s) secured by the Deed of Trust" and additional 22 charges. This notice also provides that "THIS NOTICE IS SENT FOR THE 23 PURPOSE OF COLLECTING A DEBT. THIS FIRM IS ATTEMPTING TO 

24	COLLECT A DEBT ON BEHALF OF THE HOLDER AND OWNER OF THE
25	NOTE. ANY INFORMATION OBTAINED BY OR PROVIDED TO THIS FIRM
26	OR THE CREDITOR WILL BE USED FOR THAT PURPOSE."
27	15, Plaintiff BIJAN LAGHAEI ("LAGHAEI") is now, and was at all
28	relevant times herein, a resident of the State of Nevada and, while residing in
	THIRD AMENDED COMPLAINT
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Nevada, was the subject of illegal collection agency activities and communications 2 from and by Defendant MTC. LAGHAEI's property was subject to a mortgage loan. 3 On or about March 20, 2009, MTC as purported trustee of the Deed of Trust for 4 LAGHAEI's home, was seeking to collect on the loan, including by taking the 5 security, i.e. the home, and sent a Notice of Default. A true and correct copy of this 6 Notice is attached as Exhibit "EE". As shown on the face of this Notice, MTC 7 identified itself as a debt collector: "TRUSTEE CORPS [i.e., MTC] IS A DEBT 8 COLLECTOR. ANY INFORMATION OBTAINED WILL BE USED FOR THAT 9 PURPOSE." MTC, in this Notice of Default, demanded payment from LAGHAEI to 10 get current on his obligation owed to a third party. In this Notice, MTC also states 11 that it should be contacted to determine the amount needed to cure the default 12 demanded payment from LAGHAEI to get current on his obligation owed to a third 13 party.

14 In approximately July 2009, LAGHAEI sought to negotiate the debt on 16. 15 his mortgage loan, so that he could stay in his home, after he became in default under 16 the Note. To that end, LAGHAEI sought a forbearance agreement on the loan with 17 Bank of America ("BAC"), formerly known as Countrywide Home Loans. A true 18 and correct copy of this forbearance agreement is attached as Exhibit "FF". In 19 negotiating this loan forbearance agreement, LAGHAEI communicated with the 20 lender's collection agent, MTC, as the collection agent for BAC. LAGHAEI was told 21 by MTC representatives that a loan modification would be worked out for his loan 22 and not to be concerned with MTC's Notice of Default.

23 17. As part of and pursuant to the forbearance agreement, MTC collected

from LAGHAEI on the loan and LAGHAEI paid to MTC a total of about
 \$19,810.00, to be passed on to BAC, through its collection agent MTC, doing
 business as Trustee Corps, through a series of three cashier's checks dated July 6,
 2009, August 5, 2009, and October 19, 2009. True and correct copies of these checks
 are attached as Exhibit "GG". MTC collected the money and then later delivered the
 -14 THIRD AMENDED COMPLAINT



money to its lender client. These checks were made out to Trustee Corps (MTC), for payment on the BAC loan.

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3 18. Prior to paying MTC these amounts, LAGHAEI, in approximately June 4 2009, requested from MTC a statement of the amount MTC contended he would  $\mathbf{5}$ need to pay MTC on behalf of its third-party lender in order for LAGHAEI to be 6 current on his debt to this third-party. On or about July 1, 2009, MTC sent 7 LAGHAEI a Reinstatement / Pay Off Demand ("Demand") pursuant to LAGHAEI's 8 request, and, either with or approximately the same period, an enclosure with written 9 directions for sending payment. A true and correct copy of this Demand and related 10 enclosure is attached as Exhibit "IIH". In this Demand, MTC states that "TRUSTEE 11 CORPS is a debt collector. Any information obtained will be used for that purpose." 12 MTC also states the amounts due to reinstate LAGHAEI's loan. Expressly included 13 in MTC's calculations was \$3,731.00 in "foreclosure fees/costs due Trustee" (i.e., 14 MTC). This amount was expressly added to LAGHAEI's debt by MTC. In the 15 Demand, MTC also states that it would only accept cash or cashier's checks made 16 payable to MTC (as Trustee Corps) and that any funds were to be delivered to MTC 17 at its business address. MTC also states that any correspondence should be directed to MTC's "REINSTATEMENT / PAY OFF DEPARTMENT" (rather than the third-18 19 party lender). The written enclosure that MTC sent with or around the same time as this Demand included detailed directions as to how Plaintiff LAGHAEI was to make 20 21 payment on the obligation owed to a third party. MTC instructed him that only cash or cashier's checks would be accepted to cure the default. MTC "reserve[d] the right 22 to return any funds that are not adequate to reinstate or pay off the default on this 23 || loan." MTC also identified itself as a debt collector and stated that any information 24 25 obtained will be used for that purpose. LAGHAEI is a Plaintiff and class representative against Defendant 26 19. MTC only. 27 Defendant QLS is a foreign corporation, believed to be a California 28 20.- 15 -THIRD AMENDED COMPLAINT AA004079

corporation, located in California, and doing business in the State of Nevada. At all relevant times prior to 2011, QLS did not hold a Nevada license to engage in debt collection activities in the State of Nevada, nor did it register as a foreign collection agency with the Commissioner of the Nevada Financial Institutions Division.

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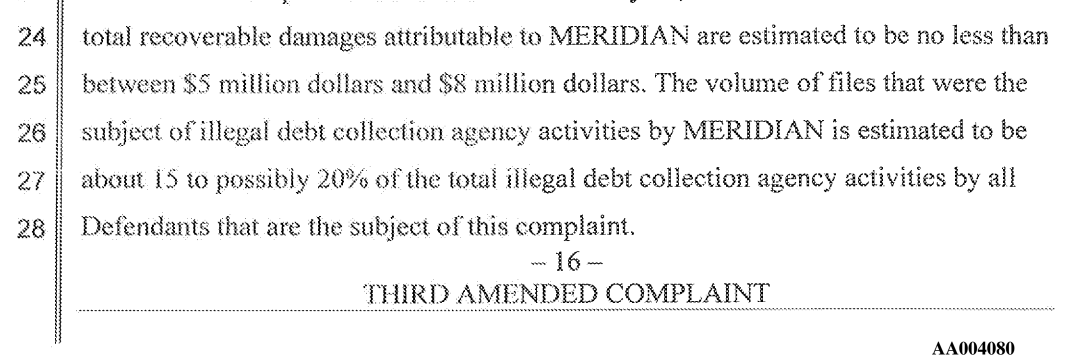
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5 21. Defendant MTC is a foreign corporation, believed to be a California 6 corporation located in the State of California, and doing business in the State of Nevada under the assumed name of TRUSTEE CORPS. At all relevant times prior to about 2012, MTC did not hold a Nevada license to engage in debt collection 9 activities in the State, nor did it register as a foreign collection agency with the 10 Commissioner of the Nevada Financial Institutions Division.

11 22. MERIDIAN is both a foreign and Nevada corporation, believed to be 12 incorporated in California, but doing business, located and holding its headquarters in 13 the State of Nevada at 8485 W. Sunset Road, Suite 205, Las Vegas, Nevada 89113. 14 At all relevant times. MERIDIAN did not hold a Nevada license to engage in debt 15 collection agency activities in the State of Nevada, nor did it register as a foreign 16 collection agency with the Commissioner of the Nevada Financial Institutions 17 Division. The illegal activity by MERIDIAN which is the subject of this complaint 18 involved thousands of class members and the damages and relief sought, based on the 19 substantial scope of injuries incurred, with respect to MERIDIAN, constitutes a very significant percentage of the total injuries, remedies and damages sought with respect 20 to the entirety of this complaint against all Defendants. On information and belief, for 21 a period of perhaps years, MERIDIAN conducted illegal debt collection agency 22 23 activities with respect to thousands of files each year, in the State of Nevada. The



23. NDSC is a foreign corporation, believed to be an Arizona corporation located in Arizona, and doing business in the State of Nevada. At all relevant times NDSC did not hold a Nevada license to engage in debt collection agency activities in the State of Nevada, nor did it register as a foreign collection agency with the Commissioner of the Nevada Financial Institutions Division.

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6 24. CRC is a foreign corporation, believed to be a California corporation
 7 located in the State of California, and doing extensive business in the State of
 8 Nevada. At all relevant times CRC did not hold a Nevada license to engage in debt
 9 collection activities in the State, nor did it register as a foreign collection agency with
 10 the Commissioner of the Nevada Financial Institutions Division.

- During its illegal and unlicensed collection agency activity in Nevada,
   for the period of about 2007 to 2012 alone, Defendant QLS received illicit fees and
   costs of about \$105 million dollars, which was added by the lenders to their claims
   against Nevadans, based on the defaulted loans.
- During its illegal and unlicensed collection agency activity in Nevada,
  for the period of about 2007 to 2012 alone, Defendant MTC received illicit fees and
  costs of approximately \$47 million dollars, which was added by the lenders to their
  claims against Nevadans, based on the defaulted loans.
- 19 27. During its illegal and unlicensed collection agency activity in Nevada,
  20 for the period of about 2007 to 2012 alone, Defendant CRC received illicit fees and
  21 costs estimated to be about \$75 million dollars, which was added by the lenders to
  22 their claims against Nevadans, based on the defaulted loans.

23 28. During its illegal and unlicensed collection agency activity in Nevada,

24	for the period of about 2007 to 2012 alone, Defendant NDSC received illicit fees and	
25	costs estimated to be about \$75 million dollars, which was added by the lenders to	
26	their claims against Nevadans, based on the defaulted loans.	
27	29. Plaintiffs' debts were increased by the dollar amount of illegal payments	
28	received by Defendants QLS, MTC, MERIDIAN, NDSC, and CRC for their illegal	
	- 17	
	THIRD AMENDED COMPLAINT	
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conduct.

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30. Defendants' business in Nevada and their activities in Nevada were not
 strictly limited to filing and serving a Notice of Default, and filing and serving a
 Notice of Sale. Defendants' business activities in Nevada as collection agencies
 included among things and without limitation the following:
 a In writing and/or by phone pursuing the claim collection through

a. In writing and/or by phone, pursuing the claim collection through
 reinstatement of the defaulted debts.

8 b. In writing and/or by phone, pursuing the claim collection through pay9 off of the defaulted debts.

10 c. In writing and/or by phone, pursuing the claim collection through a
11 forbearance agreement for the defaulted debts.

d. Receiving and collecting millions of dollars from Nevadans with respect
to the defaulted claims.

14 e. In writing and/or by phone, pursuing the claim collection through loan
15 modification agreements with respect to the defaulted claim.

16 f. In writing and/or by phone, requesting and/or directing payment on the
17 defaulted claim.

18 g. Forwarding monies collected from Nevadans on the defaulted claim to
19 their client lenders and/or loan servicers.

20 h. Pursuing the claim collection through acquisition of the security for the
21 defaulted debt, and thus making collection of the claim that included security, and
22 forwarding the cash proceeds to the lenders.

23 31. With respect to all Defendants, and all illegal debt collection agency

activities described herein, Defendants were acting on behalf of a third-party lender
 and/or loan servicer. Furthermore:

 a. Upon default, the lender, i.e., beneficiary declared all sums owed on the
 respective promissory notes for each Plaintiff and secured by a corresponding deed of
 trust, due and payable and elected to have the respective homes sold to pay towards
 -18 THIRD AMENDED COMPLAINT



the defaulted loans. Defendants then conducted the collection activities.

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2 b. The lenders declared that the respective subject loans were in default in
 3 making the referrals of the files which were sent to Defendants for collection.

c. The Plaintiff borrowers were told by Defendants that unless they could either remit the payoff amount on the loan or the past due amounts owed to cure delinquency on the account, their respective properties would be sold to satisfy the debt.

8 d. Defendants earlier and initially solicited and obtained the opportunity to
 9 act as trustee or agent of the beneficiary or trustee with regard to the deed of trust,
 10 and did so with regard to properties located in the State of Nevada and owned by
 11 Nevada citizens.

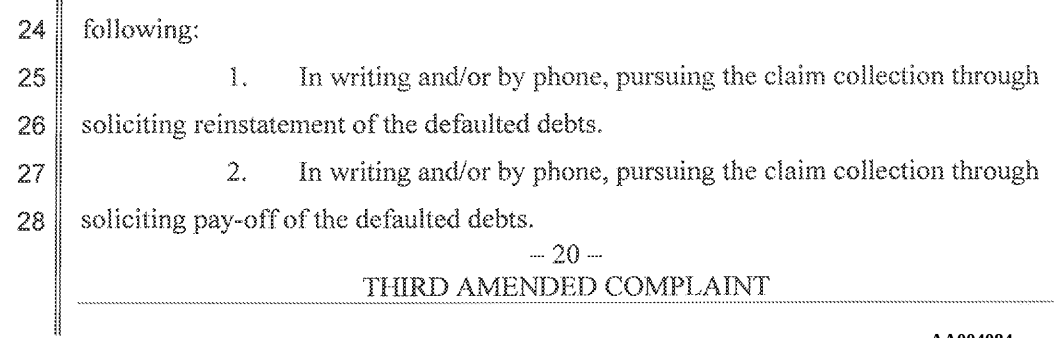
e. Defendants also solicited and obtained the right to solicit and obtain
partial and/or reinstatement payments/payoff amounts on the loans, on behalf of
lenders, in the course of their activities to collect the claims and/or debts from the
respective Plaintiffs.

16 f. Defendants issued notices to Plaintiff class members in the course of 17 their debt collection activities, which notices stated in whole and/or in-part, and/or to 18 the effect that: "This is an attempt to collect a debt and any information obtained 19 will be used for that purpose." The notices sent also provided a reinstatement 20 and/or pay off amount relative to the loan and further stated generally or to the effect 21 that the Plaintiff class member should send a cashier's check payable to the Defendants and submit the payment directly the Defendants' accounting offices. 22 g. Defendants also issued to Plaintiff class members debt validation notices 23

which stated generally, and/or in whole or in-part to the effect that: "We are
attempting to collect a debt, and any information we obtain will be used for that
purpose." Defendants would also periodically issue wire instructions to the Plaintiff
class members with respect to their defaulted loans such that payment by Plaintiffs on
the debts could be made to the Defendants via wire transfer.
-19THIRD AMENDED COMPLAINT



1 2 3 4 5 6 7	<ul> <li>h. When Defendants received money from Plaintiff class members, or any of them, in the course of their debt and claim collection activities, Defendants would forward the amounts received to the servicers or lenders for whom they were acting, as payment on the outstanding, defaulted debt. <ol> <li>i. Furthermore, when Defendants sold a class member's property at foreclosure auction, as part of their debt and/or claim collection agency activities, Defendants would send the full amount of the sales price, i.e. the money received, to</li> </ol> </li> </ul>	
8	the lender for whom they were acting to collect the debt.	
9	II. CLASS ACTION ALLEGATIONS	
10	(Against ALL DEFENDANTS)	
11	32. Plaintiffs' claims are authorized in whole or in part under N.R.S. 41.600,	
12	and/or other Nevada statutes and common law.	
13	33. <u>Class Definition</u> : As to each Defendant, this action is brought on behalf	
14	of the following classes of persons:	
15	a. All Nevada citizens who were subject to debt collection agency activity	
16	by Defendants in the State of Nevada, while Defendants did not hold a Nevada	
17	license to engage in collection agency activities in Nevada.	
18	34. <u>Alternative and/or Sub-Classes Definition</u> : As to each Defendant, the	
19	sub-classes are defined as follows:	
20	a. Alternative and/or Sub-Class 1: All Nevada citizens who were subject to	
21	such illegal debt collection agency activities by the Defendants in the State of	
22	Nevada, which included business activities beyond filing and serving a notice of	
23	default and/or notice of sale, such as, without limitation, one or more of the	



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3. In writing and/or by phone, pursuing the claim collection through
 soliciting a forbearance agreement for the defaulted debts.

3 4. Soliciting, receiving and/or collecting millions of dollars from
4 Nevadans with respect to the defaulted claims.

5. In writing and/or by phone, pursuing the claim collection through
6 soliciting loan modification agreements with respect to the defaulted claims.

6. In writing and/or by phone, requesting and/or directing payment
8 on the defaulted claims.

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7. Forwarding monies collected from Nevadans on the defaulted
10
claims to their client lenders and/or loan servicers.

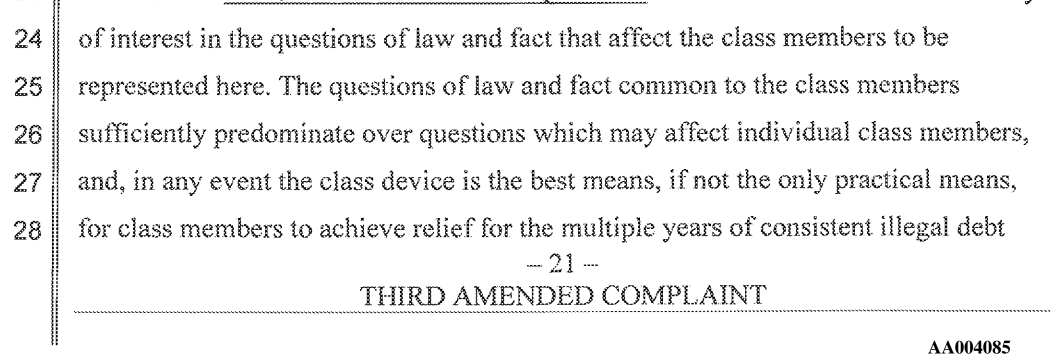
11 8. Pursuing the claim collection through acquisition of the security
12 for the defaulted debt, and thus making collection of the claim that included security.

13 9. Soliciting from and contracting with lender-clients the agency
14 representation of the lenders for various debt/claim collection services.

15 10. Collecting on the claims by receiving money from third-parties
16 and passing the money to the lender-clients.

17 35. <u>Numerosity</u>: The five classes are composed of thousands of Nevada
18 citizens, mostly residing in Clark County. The joinder of these class members in one
19 action is impracticable. The disposition of their claims in the class actions will
20 provide substantial benefits to both the parties and the Court. The names and
21 addresses of class members are readily obtainable from the Defendants, so that the
22 classes as to each Defendant can be ascertained.

23 36. <u>Predominance of Common Questions</u>: There is well-defined community



collection activities by Defendants. Common questions, include, but are not limited to the following:

a. Whether as a uniform and common practice, applicable to class members in the State of Nevada, Defendants knowingly engaged in systemic, illegal debt and/or claim collection agency activities.

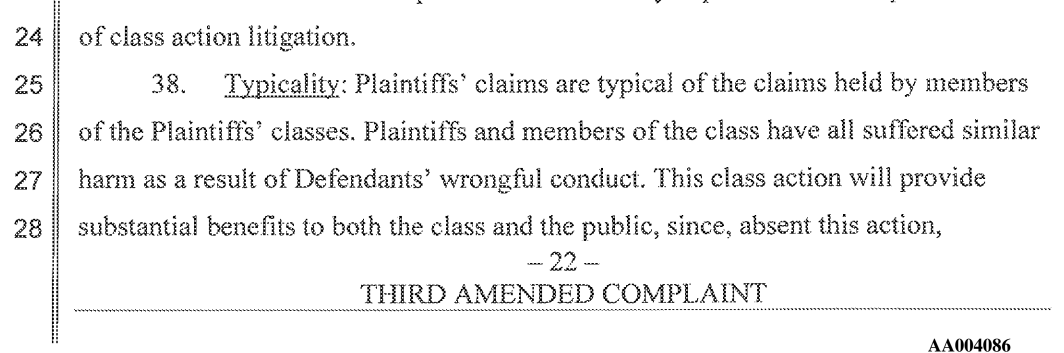
b. Whether Defendants engaged in debt and/or claim collection agency activities against Plaintiffs in the State of Nevada at a time when Defendants did not hold a license to do so in the State of Nevada pursuant to N.R.S. 649.075, or, in the alternate, did not also register as a foreign collection agency pursuant to N.R.S. 649.171.

c. Whether Defendants' unlicensed debt and/or claim collection agency
 activities against Plaintiffs in the State of Nevada constituted a violation of Nevada's
 Deceptive Trade Practices Act, including N.R.S. 598.0923(1).

d. Whether Defendants obtained revenue and/or other illegal gains from
pursuing illegal debt and/or claim collection agency activities against Plaintiffs in the
State of Nevada.

e. Whether Defendants were unjustly enriched with revenues and/or other
illegal gains obtained from pursuing illegal debt and/or claim collection activities
against Plaintiffs in the State of Nevada.

37. Fair Representation: Plaintiffs will fairly and adequately represent and
 protect the interest of the classes. Plaintiffs have no true or meaningful interest that is
 antagonistic to the interests of other members of the classes, and Plaintiffs have
 retained counsel who are competent and sufficiently experienced in the prosecution



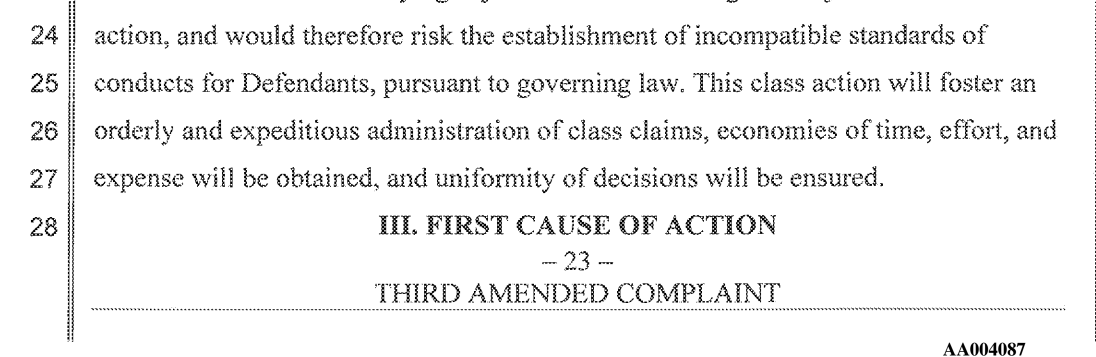
Defendants will likely escape any meaningful accountability for their pattern of violations of law, i.e., violations occurring in a pervasive and repetitive manner over a period of years.

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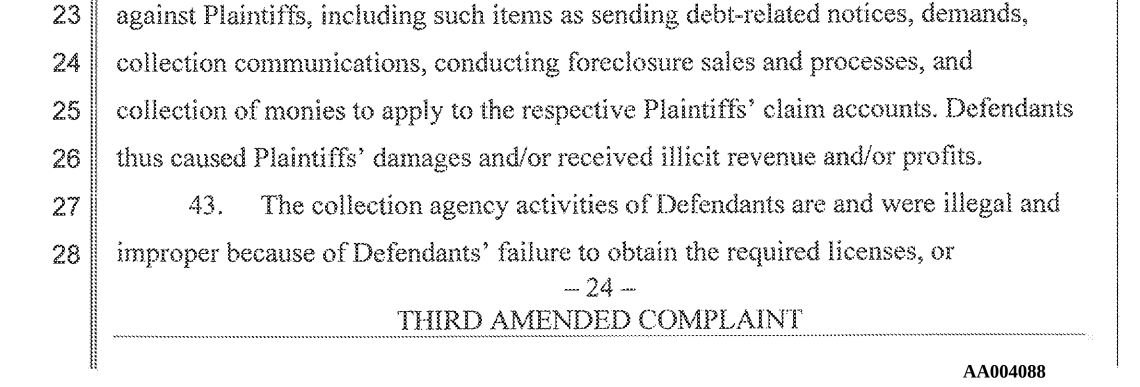
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Ą Superiority: A class action is superior to all other reasonably available 39. 5 means for the fair and efficient adjudication of this controversy. Class members, or 6 the great majority of them, are financially distressed and are generally unable to 7 pursue individual actions. Class action treatment will permit a large number of 8 similarly situated persons to prosecute their common claims in a single forum 9 simultaneously, efficiently, and without the unnecessary duplication of effort and 10 expense that numerous individual actions would require. Furthermore, as the 11 damages suffered by each individual member of the putative class may be relatively 12 small, the expenses and burden of individual litigation would make it difficult if not 13 impossible for individual class members to redress the wrongs done to them. Most 14 individual class members have little interest in or ability to prosecute a time-15 consuming and expensive individual action, due to the size and economic power of 16 the Defendants, the complexity of the issues involved in the litigation and the 17 relatively small, although significant damages suffered by each putative class 18 members. Individual members of the putative class do not have a significant interest 19 in individually controlling the prosecution of separate actions, and the impact of a 20 scenario contemplating hundreds or thousands of individual actions would place an 21 unacceptable burden on the judicial system in any event. Furthermore, the 22 prosecution of separate, individual actions by putative class members would create a risk of inconsistent and varying adjudications concerning the subject matter of this 23



1 STATUTORY CONSUMER FRAUD 2 (JEFFREY BENKO, CAMILO MARTINEZ, ANA MARTINEZ, FRANK 3 SCINTA, JACQUELINE SCINTA, SUSAN HJORTH and PATRICIA 4 **TAGLIAMONTE Against QLS and Does 1 through 100; RAYMOND** 5 SANSOTA, FRANCINE SANSOTA and BIJAN LAGHAEI Against MTC and 6 Does 1 through 100; SANDRA KUHN, JESUS GOMEZ, SILVIA GOMEZ, 7 DONNA HERRERA, FRANK SCINTA, JACQUELINE SCINTA, and 8 ANTOINETTE GILL Against MERIDIAN and Does 1 through 100; JESSE 3 HENNIGAN, ROBERT MADARICH and JAMES NICO Against NDSC and 10 Does 1 through 100; and SUSAN KALLEN Against CRC and Does 1 through sur s 100.)12 Plaintiffs refer to and incorporate herein by reference each and every 40. 13 allegation contained in paragraphs 1 through 39 as though fully set forth herein. 14 At all relevant times, Plaintiffs were residents of Nevada. 41. 15 While Plaintiffs were residents of Nevada, Defendants QLS, MTC, 42. 16 MERIDIAN, NDSC, and CRC were each acting as a "Collection Agency" as defined 17 by N.R.S. 649,020, they each acted on behalf of lenders to pursue payment of claims 18 owed or due or asserted to be owed or due to the lenders, and each did not hold the requisite license to act as a collection agency in the State of Nevada. Alternatively, 19 20 these Defendants also did not register as foreign collection agents or agencies with 21 the Commissioner of the Nevada Financial Institutions Division. Defendants 22 nevertheless pursued the claims and prosecuted various collection agency activities



alternatively, failed to register as a foreign collection agent or agency with the Commissioner of the Nevada Financial Institutions Division.

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44. Defendants' conduct violated N.R.S. 649.075 and/or N.R.S. 649.171, and therefore constituted a deceptive trade practice under N.R.S. chapter 598.

45. The deceptive trade practices of Defendants constitute statutory consumer fraud as defined by N.R.S. 41.600.

46. As a direct and proximate result of Defendants' deceptive trade practices and statutory fraud, Plaintiffs collectively suffered general and/or special damages in an amount in excess of Ten Thousand Dollars (\$10,000.00).

47. As a direct and proximate result of Defendants' deceptive trade practices
and fraud, Plaintiffs were forced to retain the services of an attorney to prosecute this
action, and Plaintiffs are entitled to an award of its attorneys' fees and costs incurred
in prosecuting this action.

48. The deceptive trade practices and fraud committed by Defendants were
done intentionally to misrepresent, deceive and conceal material facts from Plaintiffs,
were done in conscious disregard of Plaintiffs' interests and rights, and were willful,
wanton, malicious, and oppressive, thereby entitling PLAINTIFFS to an award for
punitive damages.

19	IV. SECOND CAUSE OF ACTION
20	UNJUST ENRICHMENT
21	(JEFFREY BENKO, CAMILO MARTINEZ, ANA MARTINEZ, FRANK
22	SCINTA, JACQUELINE SCINTA, SUSAN HJORTH and PATRICIA
23	TAGLIAMONTE Against QLS and Does 1 through 100; RAYMOND

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24	SANSOTA, FRANCINE SANSOTA, and BIJAN LAGHAEI Against MTC and
25	Does 1 through 100; SANDRA KUHN, JESUS GOMEZ, SILVIA GOMEZ,
26	DONNA HERRERA, FRANK SCINTA, JACQUELINE SCINTA, and
27	ANTOINETTE GILL Against MERIDIAN ] and Does 1 through 100; JESSE
28	HENNIGAN, ROBERT MADARICH and JAMES NICO Against NDSC and
	- 25
	THIRD AMENDED COMPLAINT
	AA004089

# Does 1 through 100; and SUSAN KALLEN Against CRC and Does 1 through 100.)

49. Plaintiffs refer to and incorporate herein by reference each and every allegation contained in paragraphs 1 through 48 as though fully set forth herein. No Plaintiff at any time entered into any contract with any of the Defendants.

50. While Plaintiffs were residents of Nevada, Defendants QLS, MTC, MERIDIAN, NDSC, and CRC were each acting as a "Collection Agency" as defined by N.R.S. 649.020 and each did not hold the requisite license to act as a collection agency in the State of Nevada. Alternatively, these Defendants also did not register as foreign collection agents or agencies with the Commissioner of the Nevada Financial Institutions Division. Defendants nevertheless pursued various collection agency activities against Plaintiffs, including such items as sending debt-related notices, demands, collection communications, conducting foreclosure sales and processes, collection of monies to apply to the respective Plaintiffs' accounts.

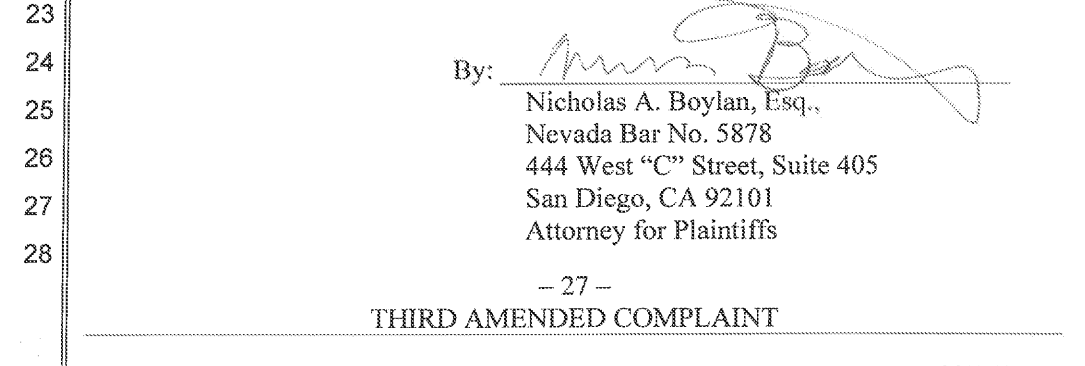
15 51. The collection agency activities of Defendants are and were illegal and
16 improper because of Defendants' failure to obtain the required licenses, or
17 alternatively failed to register as a foreign collection agent or agency with the
18 Commissioner of the Nevada Financial Institutions Division.

19 52. Defendants received substantial payments for their respective illegal and
20 improper collection agency activities. In each and every transaction wherein
21 Defendants engaged in their unlawful conduct, Defendants gained an advantage to
22 the detriment of Plaintiffs. As a direct and proximate result of Defendants' deceptive
23 trade practices, each Defendant was unjustly enriched by virtue of the fact that it

received a fee which it was not legally entitled to receive and/or retain under Nevada
 State law. Acceptance and retention by the Defendants of such benefits under the
 circumstances would be inequitable, and Defendants should not be entitled to retain
 these illicit benefits to the detriment of Plaintiffs. Each Defendant should be
 disgorged of any and all benefits obtained by virtue of their deceptive trade practices.
 -26 THIRD AMENDED COMPLAINT



» The use of the payments obtained through illegal and improper means 53. 2 by Defendants constitutes an unjust enrichment of Defendants at Plaintiffs' expense. 3 As a direct and proximate result of Defendants' Unjust Enrichment, 54. 4 Plaintiffs have collectively suffered general and/or special damages in an amount in 5 excess of Ten Thousand Dollars (\$10,000.00). 6 As a direct and proximate result of Defendants' Unjust Enrichment, 55. 7 Plaintiffs were forced to retain the services of an attorney to prosecute this action, 8 and Plaintiffs are entitled to an award of its attorneys' fees and costs incurred in 9 prosecuting this action. 10 V. 11 PRAYER FOR RELIEF 12 WHEREFORE, Plaintiffs ask the Court for the following relief: 1. For collective compensatory and consequential damages in excess of \$10,000, 13 with a specific amount to be determined at trial; 14 2. For disgorgement of any amounts paid to Defendants for their respective 15 illegal and improper debt and/or claim collection activities; 16 3. For reasonable costs and attorneys' fees as permitted by law; 17 4. For injunctive relief; and 18 5. For such other and further relief as the Court may deem just and proper. 19 20 21 LAW OFFICE OF NICHOLAS A. BOYLAN, Dated: March 14, 2017 22 APO 



AA004091

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## EXHIBIT "A"

/hst#:201006020003345 Fees: \$248.00 NIC Fee: \$0.00 06/02/2010 02:03:14 PM Receipt#: 373714 Requestor: FIDELITY NATIONAL DEFAULT S Recorded By: ARO Pys; 3 DEBBIE CONWAY CLARK COUNTY RECORDER

Space above she line for constroked uses only

Assessors Parcol No(s): 125-16-412-011 Recording requested by:

When recorded mail to: Quality Loan Service Corp. 2141 5th Avenue San Diego, CA 92101 619-845-7711

TS # NV-10-365750-RM

Order # 100348750-NV-LPI

والمحاوية وأحرابها عادها فأحل فالحراص والمناعة مالحا فالمحاجة والمحاوية والمراحة والمحاصة والمربو والمراحات وال

Notice of Breach and Default and of Election to Cause Sale of Real Property Under Dend of Trust

NOTICE IS HEREBY GIVEN: That Quality Loss Service Corp. is either the original trustee, the duly appointed substituted juston, or abling an agent for the functor or beneficiary under a Dood of Trust dated 8/17/2005, executed by JEFFREY W/ BENKO, I), A MARFIED MAN AS HIS SOLE AND SEPARATE PROPERTY, as Trustor, to secure ceptain obligations in lavor of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR MOUNTAIN VIEW MORTGAGE COMPANY & COLORADO CORPORATION, as beneficiary. recorded 8/24/2005, as instrument No. 20050624-0000546, in Book xxx, Page xxx of Official Records in the Office of the Recorder of CLARK County, Neveda excuring, among other obligations inclusing 1 NOTE(S) FOR THE OPICIDIAL sum of \$282,200.00, that the beneficial interest under such Deed of Trust and the obligations secured thereby are presently held by the beneficiary; that a breach of, and default in, the obligations for which such Deed of Trust is security has accounted in that payment has not been made of:

The installments of principal and interest which became due on 2/1/2009, and all subsequent installments of principal and interest through the dute of this Nolice, plus emounts that are due for late charges, dellaquant property taxes, insurance premiums, sdrances made on senior liens, taxes and/or insurance, trustee's fees, and any sliomey tees and court costs arising from or associated with the baneficiaries afforts to protact and preasurys its associativy, all of which must to paid as a condition of minalatomanit, bechnalling all sums that shall accrus through reductations of pay-off. This amount is no less then \$35,122.30 as of 6/2/2010 and will increase until your account becomes current, Mothing in 1988 notice shall be construed as a waiver of any fees, awing to the Ronalidiary under the Deed of Trust pursuant to the terms of the loan documents.

That by reason thereof the present Beneficiary under such deed of Trust has executed and delivered a written Declaration of Default and Demand for Sale and has doubted and doos hereby declars all sums accured thereby immediately due and payable and has elected and does hereby sleet to cause the trust property to be sold to satisfy the obligations secured unereby.



TS No.: NV-10-365750-RM Notice of Default Page 3

#### NOTICE

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You may have the right to cure the delaut herein and releasing the one chalgetion desured by each Doed of Trust stave described. Section 1975 107.080 permits certain defaults to be cared upon the Payment of the amounts required by that statutory section without requiring payment of that potton of principal and inteless which would not be due had no default occurred. As to owner occupied property, where reinstatement is possible, the time to reinstate may be extended to 5 days before the date of sale pursuant to NRS 107.080. The Trustor may have the right to bring a court action to assure the nonexistance of a default or any other defense of Trustor to acceleration and Sale.

To determine if reinstatement is possible and the amount, if any, to cure the default. 0081801:

JPMorgan Chase Bank, N.A. C/O Quality Loan Service Corp. 2141 \$\$\ Avenue Sen Diego, CA 92101 618-645-7711

To reach a Loas Millosilon Representative who is sutherized to regulate  $4^{
m Loan}$  Modification, please contact:

JPMorgon Cha	se Sank, N.A.
Contact:	Petricie Oliver
Department:	Loss Milligstion Department
Phone:	949-612-5330
Email:	patricis.t.oliver@jpmorgan.com

You may wish to consult a crudit actuately agancy to assist you. The Department of Housing and Urban Davelopment (HUD) can provide you with the name and address of the local HUD approved counseling agency by calling their to8-free hotline at (300) 569-4287 or you can go to The Department of Housing and Urban Development (HUR), web site at www.tud.gov/offices/hsg/sfh/boc/hcs.com.

If you have any questions, you should contect a leaver or the governmental agency which may have insured your loan. Notwithstanding the fact that your property is in foreclosure, you may offer your property for sale provided the sele is concluded prior to the conclusion of the foraciosure.

#### AA004094

TS No.: NV-10-365750-RM Notice of Default Page 4

	Daled: 6/2/2010	Quality Loan Service Corp., AS AGENT FOR BENEFICIARY BY: LSI Title Agency inc.
	State of CH	Norma Gonzalez,
	County of DRANKES	
	<ul> <li>of satisfactory evidence to be the instrument and acknowledged to authorized canacity/ies), and it</li> </ul>	Debre Pedley a notary public, a <u>constant of the proved to me on the basis</u> person(& whose name(s) (Gare subscribed to the within me that heghe) pay executed the same in his (20) then at by his (section executed the instrument of which the person (2) loted, executed the instrument.
	I certify under PENALTY OF PER foregoing paragraph is true and cr	JURY under the laws of the State of California that the proot.
erpers	WITNESS my hand and places so	DUBHA PCOLEV OL Commission # 1852907 Notary Public - CeliNornia Los Angeles County My Control Explores your & 2013
••• • • • • • • • •	THIS OFFICE IS ATTEMPTI OBTAINED W	NG TO COLLECT A DEBT AND ANY INFORMATION ILL BE USED FOR THAT PURPOSE

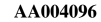
As required by law, you are hereby notified that a negative credit report reflecting on your credit record may be submitted to a credit report egency if you tail to fulfills the terms of your credit obligations.



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Recording requested by:

When recorded mail to:

RECONDENT REQUESTED BY FIRST AMURICAN TOTAL DISORANCE COMPANY Quality Loan Service Corp. 2141 Sth Avenue San Diego, CA 92101

The undersigned hereby affirms that there is no Social Security number contained in this document.

124-25-815-023 APN.

TS No.: NV-08-199628-TD

Order # 3868426

<u>. Scare store Pip ine ict Recordere use</u> Loan No.: 0108301664

Assessors Parcel No(s) 124-25-815-023

### Notice of Breach and Default and of Election to Cause Sale of Real Property Under Deed of Trust

NOTICE IS HEREBY GIVEN: That Quality Loan Service Corp. is either the original trustee, the duty appointed substituted trustee, or acting as spent for the trustee endoordictary under a Deed of Trust dated 3/2/2006, executed by CAMILO MARTINEZ AND ANA L MARTINEZ AND JUAN M PEREZ RAMIFIEZ AS JOINT TENANTS WITH RIGHT OF SURVIVORSHIP, as Truster, to secure certain obligations to favor of CTX MORTCAGE COMPANY, LLC, as beneficiary, recorded 3/22/2005, as testination No. 50060322, 0001637, in Seck xxx, Page xxx of Official Records in the Office of the Recorder of CLARK. County, Nevada -securing, smong other obligations including 1 NOTE(S) FOR THE OFFICIANAL sum of \$250,180.00, that the beneficial interest under such Deed of Trust and the obligations secured thereby are presently field by the undersigned; that a breach of, and default in, the obligations for which such Deed of Trust is security has occurred in that payment has not been made of:

Installment of principal and Interest plus impounds and advances which became due on 8/1/2008 plus amounts that are due or may become due for the following: late charges, delinquont property taxes, insurance premiums, edvances made on senior liens, taxes and/or insurance, thistees fees, and any sitemey tess and court costs ensing from or associated with beneficiaries effort to protect and preserve its excurity must be cared as a condition of relief atement.

That by reason thereof the present Beneficiary under such deed of Trust has executed and delivered to said duly appointed Trustee a written Declaration of Cefault and Demand for Sale and has deposited with eald duly appointed Trustee such Deed of Trust and all documents evidencing obligations secured thereby and has declared and does hereby declare all sums secured thereby (<u>intradiately due sed paysble</u> and has elected and does hereby elect to cause the trust property to be sold to satisfy the obligations secured thereby.

#### NOTICE

You may have the right to cure the dejault ligreon and reinstate the one obligation secured by such Deed of Trust above described. Section NRS 107.000 permits certain defaults to be cured upon the Payment of the amounts required by their statutory section without requiring payment of that portion of principal and interest which would not be due had no default occurred. Where reinstatement is possible, if the default is not cured within 35 days following recording and mailing of this Notice to Trustor or Trustor's successor in interest, the right of reinstatement will terminate and the property may thereafter be sold. The Trustor may have the right to bring a court action to assert the nonexistence of a default or any other defause of Trustor to acceleration and Sale.

20080912-0004175 Fee: \$16.00 RPTT: \$0.00 N/C Fee: \$25.00 09/12/2008 14:59:03 T20080209076 Requestor: FIRST AMERICAN NATIONAL DEFA Debbie Conway BGN Clark County Recorder Pgs: 3

Page 1



TS No.: NV-08-199628-TD Loan No.: 0186301664 Notice of Default Page 2

To determine it reinstatement is possible and the amount, if any, to cure the default, contact:

Nationster Mortgage LLC C/O Quality Loan Service Corp. 2141 5th Avenue San Diego, CA 92101 619-645-7711

If you have any quastions, you should contact a lawyer or the governmental agency which may have insured your losh. Notwithstanding the fact that your property is in foreclosure, you may offer your property for sale provided the sale is concluded prior to the conclusion of the foreclosure.

	Dated: 9/12/2008	Quality Loan Service Corp., AS AGENT FOR BENEFICIARY BY: First American Title Insurance Company
		DENNIS CANLAS, Assistant Socratory
	Static of Neventa 3 es. County the Lark 3	y see attached
	station and the same internation with the second	
and the second second second second second	Notify Parks	
And the second s	If you have previously been liability for this loan in which property only	discharged through Dealeruploy, you may have been released of personal case this letter is imondable exercise the note holder's rights against the real
A second se		TING TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL
	As required by law, you are he submitted to a credit report age	reby notified that a negative combin report reflecting on some cardit (eccord thay be ney if you fail to fulfill the terms of your credit abilitations.



ACKNOWLEDGMENT State of: California County of: Orange fore mey DENNIS CANLAS personally appeared who proved to me on the basis of satisfactory evidence to be the person (s) whose name(e) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the state of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal HACT MANCCHAR Commission # 1526469 BORNY PLEASE - COMMUNIE Orongao County My Committee Mary 1.5, 2008 Signetter (\* 1997) <u>{Seeð</u> T.S. NUMBER: NV-02-TTIDE



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2141 Fifth Avenue San Diego, CA 92101 Telephone (619) 645-7711 Facsimile (619) 645-7716 www.QualityLoan.com

CAMILO MARTINEZ, ANA L. MARTINEZ, JUAN M PEREZ RAMIREZ 3305 GREEN ICE AVENUE NORTH LAS VEGAS, NV 89081

## 3305 GREEN ICE AVENUE, NORTH LAS VEGAS, NV 89081

Dear Borrower(s);

You may have had an unexpected expense or circumstances beyond your control which forced you to miss your mortgage payments. If this is the case, Nationstar Mortgage, LLC would like to discuss your situation to determine if there are options available to help you avoid foreclosure. These options are voluntary and can include:

- Extension/Stipulation: You would pay a determined portion of your delinquency payments and the remaining portion of the arrears would be added to the end of the loan.
- Loan Modification: A loan modification is a written agreement between you and the lender that temporarily changes the terms of the loan. A loan modification includes adding the arrears to the end of the loan.
- Loan Modification w/ Intent to Self the Property: A loan modification as stated above, but during the period of the modified terms, you agree to list the property with a realtor and self the property.
- Deed In Lieu of Foreclosure: You would transfer ownership of your home to the lender. You would be given a reasonable period of time to move from your home. (In some cases, the lender will pay some or all of your moving expenses.)
- Reinstatement of your Loan: You would pay the total amount necessary to bring your loan current (including but not limited to late fees, tax advances, legal fees, etc.)
- Pre-foreclosure Short Sale: This means you would sell your property prior to the foreclosure. If the price you are going to sell at is less than the total due, Nationstar

Mortgage may agree to accept the sale proceeds to satisfy some or the entire amount you owe. Nationstar Mortgage must approve any offer that is less than the total amount due on the mortgage before an offer is accepted.

For more information on any of the above options, please contact us at (866)845-7711 ext. 3728 so that we may put you in contact with the Nationstar Mortgage Loss Miligation Department. Their loss mitigation specialist will be able to assist you with the qualification process. While there can be no assurance that Nationstar Mortgage will be able to offer you all or any of the above options,

QL\$728



they certainly would like to work with you to avoid the continuation of the current foreclosure action.

Contacting this office will not suspend your obligation to make your mortgage payments. This office will continue all collection and forectosure activity unless and until a workout plan has been completed and agreed to by Nationstar Mortgage and you. You may be responsible for any and all legal fees and expenses incurred through this action. Responding to this does not terminate your obligation to timely respond to any pleadings you received in the pending Forectosure action. We strongly recommend that you consult an attorney to preserve your legal rights.

Pursuant to federal law, we are a debt collector and any information obtained will be used for that purpose.

Sincerely,

Quality Loan Service Corp.



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	lnot <i>#</i> : 201005050003643 Føes: \$216.00
	N/C Fee: \$0.00
/*	2 06/05/2010 02:31:55 PM
Assessors Parcel No(s): 176-06-612-007 Recording requested by:	"       Receipt #: 339448         Requestor:       CLARK RECORDING SERVICE         Recorded By: STN       Pgs: 3         DEBBIE CONWAY       CLARK COUNTY RECORDER
When recorded meil to: Quality Loan Service Corp. 2141 6th Avenue	
San Diego, CA 92101 819-845-7711 λ	

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TO # NV-10-380107-RT

Oxder # 430490

#### Notice of Breach and Default and of Election to Cause Sale of Real Property Under Deed of Trust

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NOTICE IS HEREBY GIVEN. That Cluatey Loan Service Corps, is allow the original husike, this duly appointed substituted trustee, or acting as again for the trustee or beneficiery under a Doed of Trust dated 10/8/2003, executed by FRANK SCINTA AND JACKHELINE SCINTA, HUSBAND AND WIFE, AS JOINT TENANTS, as Trustor, to secure contain obligations in favor of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS INC., AS NOMINEE FOR MERBIDIAS CAPITAL, as beneficiary, recorded 10/17/2003, as instrument No. 20031017-02233, in Book XXX, Page XXX of Official Resords in the Office of the Recorder of CLARK County, Nevada securing, among other obligations including 1 NOTE(S) FOR THE ORIGINAL sum of \$162,500.00, that the beneficial interest under such Ocod of Trust and the obligations socured thereby are presently held by the beneficiary; that a breach of, and default in, the obligations for which such Deed of Trust is security has occurred in that payment has not been made of:

The installments of principal and interest which became due on 2/1/2010, and all subsequent installments of principal and interest through the date of this Netlea, plus amounts that are due for late charges, delinquent property taxes, insurance premiums, sovances made on senior liens, taxes and/or insurance, trustee's fees, and any alternay leos and court costs arising from or associated with the beneficiaries efforts to protect and preserve its security, all of which must be paid as a condition of reinstatement, including all some that shall accrue through reinstatement or pay-off. This amount is no less than \$5,694.02 as of 5/4/2010 and will increase until your account becomes current. Nothing in this notice shall be construed as a waiver of any fees owing to the Seneficiary under the Deed of Trust pursuant to the terms of the tean documents.

That by reason thereof the present Beneficiary under such deed of Trust has executed and delivered a written Declaration of Default and Demand for Sale and has declared and does horoby declare all sums secured thereby immediately due and payable and has elected and does bendby elect to cause the trust property to be sold to satisfy the obligations secured Barcov,

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TS No.: NV-10-360187-RT Notice of Default Page 3

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You may have the right to cure the default herson and reinstate the one obligation secured by such Dest of Trust above described. Section NRS 107,080 permits contain defaults to be cured upon the Payment of the amounts required by that statutory section without requiring payment of that portion of principal and interest which would not be due had no default occurred. As to owner occupied property, where reinstatement is possible, the time to reinstate may be extended to 5 days before the date of sale pursuant to NRS 107,080. The Trustor may have the right to bring a court action to assert the nonexistence of a default or any other defense of Trustor to acceleration and Sale.

To determine it reinstatement is possible and the amount, if any, to cure the default, contact:

Americas Servicing Company C/O Quality Loan Service Corp. 2141 Sih Avenue San Olego, CA 92101 819-645-7711

To mach a Loss Miligation Representative who is authorized to negotists a Losn. Modification, pisase contact:

Americas Serv	leing Company
Contact:	Sleve Murphy
Department:	Foreclosure Diversion Assistance Program
Phone:	803-396-4115
Small:	stephen.murphy@wellstargo.com

You may wish to consult a credit-counseling agency to assist you. The Department of Housing and Urban Development (HUD) can provide you with the name and address of the local HUD exproved counseling agency by calling their tol-line holline at (800) 569-4287or you can go to The Department of Housing and Urban Development (HUD) web site at www.hed.gov/offloes/heg/sith/hoc/hos.com.

If you have any questions, you should contact a lawyer or the governmental agency which may have insured your loan. Notwithstanding the fact that your property is in foreolosure, you may offer your property for calls provided the safe is concluded prior to the conclusion of the foreolosure.



TS No.: NV-10-360167-RT Notice of Default Page 4

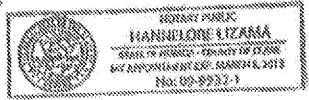
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	Queility Loen Service Corp., AS AGENT FOR BENEFICIARY BY: ServiceLink-Irvine
	ur Joan Peck, Authorized Agent
onune Mourder	BOAN PECK. A. Thorizod Incont
State of <u>Nevede</u> ) County of <u>Chark</u>	e a service
County of <u>CLAA</u> C)	
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Recording requested by:

When recorded mell le: Quality Loan Service Corp. 2141 581 Avenue San Olego, CA 92101 619-545-7711 20090430-0004386 Fee: \$17.00 RPTT: \$0.00 N/C Fee: \$0.00 04/30/2009 14:58:31 T20090150881 Requestor: FIDELITY NATIONAL DEFAULT SO Debble Conway ARO Clark County Recorder Pgs: 4

Assessors Parcel No(s): 163-17-218-008

Space above this line for recorders use only TS # NV-09-277551- Order # 090309706-NV-LPI Loan # 0017012022 RM

### Notice of Breach and Default and of Election to Cause Sale of Real Property Under Deed of Trust

NOTICE IS HEREBY GIVEN: That Quality Loan Service Corp. is either the original trustee, the duly appainted aubstituted trustee, or acting-arragent for the trustee or beneficiary under a Deed of Trust dated 6/5/2006, executed by SUSAN (LIORTH), A MARRIED WOMAN AS HER SOLE AND SEPARATE PROPERTY, as Truster, to secure contain obligations in favor of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR TAYLOR, BEAN & WHITAKER MORTGAGE CORP, as beneficiary, recorded 6/13/2006, as instrument No. 20060613-0002706, in Sook xxx, Page xxx of Official Records in the Office of the Recorder of CLARK County, Nevada securing, emong other obligations including 1 NOTE(S) FOR THE ORIGINAL sum of \$209,800.00, that the beneficial interest under such Deed of Trust and the obligations secured thereby are presently held by the underskyned; that a breach of, and default in, the obligations for which such Deed of Trust is securing heat of:

The Installments of principal and interest which became due on 7/1/2008, and all subsequent installments of principal and interest through the date of this Notice, plus amounts that are due for late charges, delinquent property taxes, insurance premiums, edvances made on senior liens, taxes and/or insurance, trustoe's fees, and any attorney fees and court costs arking from or associated with the beneficiaries efforts to protect and preserve its security, all of which must be paid as a condition of reinstatement, including all sums that shall accrue through reinstatement or pay-off. Nothing in this notice shall be constroad as a waiver of any fees owing to the Baneliclary under the Deed of Trust pursuant to the terms of the losn documents.

That by reason thereof the present Beneficiary under such deed of Trust has executed and delivered to eaid duly appointed Trustee a written Dectaration of Default and Demand for Sale and has deposited with eaid duly appointed Trustee such Deed of Trust and all documents evidencing obligations secured thereby and has declared and does hereby declare all sums secured thereby immediately due and payable and has elected and does hereby elect to cause the trust property to be sold to satisfy the obligations secured thereby.

#### NOTICE

You may have the right to cure the default herean and reinstate the one obligation secured by such Deed of Trust above described. Section NRS 107.050 permits certain defaults to be cured upon the Payment

of the smounts required by that statutory section without requiring payment of that portion of principal and interest which would not be due had no detault occurred. Where reinstatement is possible. If the default is not oured within 35 days following recording and mailing of this Notice to Trustor or Trustor's successor in interest, the right of reinstatement will terminate and the property may thereafter be sold. The Trustor



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may have the right to bring a court action to assert the nonexistance of a default or any other defense of Trustor to acceleration and Sale.

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TS No.: NV-09-277551-RM Loan No.: 0017612022 Notice of Datault Page 2

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To determine if reinstatement is possible and the emount, it any, to cure the detault, contact:

EMC Mongage Corporation O/O Quality Loan Sorvice Corp. 2141 5th Avenue San Diego, CA 92101 619-845-7711

If you have any questions, you should contact a lawyer or the governmental agency which may have insured your loan. Nervelinstanding the lact that your property is in toreclosure, you may offer your property for sale provided the sale is concluded prior to the conclusion of the foreclosure.

Ontes: 4/28/2009	GOUNTRY LONG SOLVICE COLD., AS AGENT FOR BENEFICIARY BY: LONTING COMPANY, 175 AGENT
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THES OFFICE IS ATTEMPT	THIS TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL
Construction of the second s	r parts hereby notified that a migalize credit report reliabiling on your credit record

As required by law, you are hereby notified that a measure credit report renoming on your credit outgations. may be submitted to a credit report agrancy if you fail to fulfill the terms of your credit outgations.



Since of California County of Orsease On April 30 before are, <u>UNAL</u> <u>UNAL</u>, protectly Public, personally appeared Norma Counter, who proved to me on the basis of satisfactory evidence to be the reasonable adore name of is/are subscribed to the within instrumout and schoors indued to me that reasonable adore name of is/are subscribed to the within instrumout and schoors indued to me that passenable adore name of is/are subscribed to the within instrumout and schoors indued to me that passenable adore name of is/are subscribed to the within instrumout and schoors indued to me that passenable adore name of is/are subscribed to the within instrumout and schoors indued to me that passenable adore name of his/andiante authorized capacity(i)(b), and that by backacriticit (Jaby they executed the same in his/andiante authorized capacity(i)(b), and that by backacriticit adjuance;) on the instrument dee param (A, ar the entity upon behalf of which the personable) ected, are instrument.

I cortify under PENALTY OF PERJURY under the Isws of the State of California that the foregoing paragraph is true and correct.

WITNESS my head and officiel # Signature (DAANI) – BA	cal. VVV (Scal)
Signature <u>LAAVALALA. V</u> . 1444	Connie L'Bonas
acaria DUMARA &	CHANNEL, BOIRRAS MUNITOR # 1733998 NY PUBLIC - Collifornia
	Oranda Comit

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Quality Loan Service Corp. 2141 5th Avenue San Diego, CA 92101 619-645-7711

Date: 5/7/2009

T.S. Number: NV-09-277551-RM Loan Number

## DEBT VALIDATION NOTICE

The enclosed document relates to a debt owed to: 1

### **EMC** Mortgage Corporation

- You may send us a written request for the name and address of the original creditor, if different from the Š. current creditor, and we will obtain and mail the information within thirty (30) days after we receive your written request.
- As of 4/29/2009 the total delinquency owed was \$12,423.55, because of interest, late charges, and other 3. charges that may vary from day to day this amount will increase until the delinquency has been fully paid. Before forwarding payment please contact the above at the address or phone number listed in order to receive the current amount owed.
- As of \$/7/2009, the amount required to pay the entire debt in full was the unpaid principal balance of 4. \$313,399.92, plus interest from 6/1/2008, late charges, negative escrow and attorney and/or trustee's fees and costs that may have been incurred. The amount will increase daily until the debt has been paid in full. For further information please write to the above listed address or call 619-645-7711.
- You may dispute the validity of this debt, or any portion thereof, by contacting our office within thirty Š. (30) days after receiving this notice. In that event, we will obtain and mail to you written verification of the debt. Otherwise, we will assume that the debt is valid.

### WE ARE ATTEMPTING TO COLLECT A DEBT, AND ANY INFORMATION WE OBTAIN WILL BE USED FOR THAT PURPOSE.

QL\$928



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# EXELECTION 66 CB 79

AA004114

Bechninger bringper för termisebe him av derbeseren prodiest und giverett sögand. Ogsbilligt soch Missin averag

AP NO(8): 183-17-218-008 Recording requested by:

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when minimum mail to: Quality Loan Service Corp. 2141 San Avenue San Diego, CA 92101

The undersigned hereby affirm that there is no Social Security number contained in this document inst.#: 200908040000374 Fees: \$15.00 NIC Fas: \$25.00 05/04/2009 08:49:48 AM Receipt #: 1600 Requestor: Simplipile Recorded By: STN Pgs: 2 DEBBIE CONWAY CLARK COUNTY RECORDER

Space allows this line for recorders use only Loon # 0017012022

T8 # NV-09-277551-RM

Order # 090309706-NV-LPI

## NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAILT UNDER A DEED OF TRUST DATED 6/5/2006. UNLESS YOU TAKE ACTION TO PROTECT VOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST VOU, YOU SHOULD CONTACT & LAWYER.

A public metion sale to the highest bidder for cash, cushier's cherk drawn on a state or national bank, cherck drawn by state or fockral credit union, or a cherk drawn by a state or foderal savings and loss association, or asvings association, or savings bank specified in Section 5102 to the Financial code and authorized to do business to this state, will be held by duly appointed trastee. The sale will be made, but without exvensus or warranty, expressed or implied, regarding title, presention, or encumbrances, to pay the remaining principal sum of the nute(x) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Truck, interest theorem, frees, charges and expenses of the Trustee for the total amount (at the time of the initial publication of the Notice of Sale) reasonably estimated to be set forth below. The suscent may be greater on the day of sale.

BENEFICIARY MAY SIJ Traslor(s): Recorded:	CT TO BID LESS THAN THE WOTAL AMOUNT DUE. SUSAN MORTHLA MARRIED WOMAN AS HER SOLE AND SEPARATE PROPERTY 6/13/2006 as instrument No. 20060613-0002706 in book \$25.
	6/1.5/2006 in maximum constraint in the office of the Recorder of page xxx of Official Records in the office of the Records of CLARK County, Nevada;
Date of Salo: Place of Salo: Argenat of unpaid bals The surrouted property	8/24/2009 at 10:00 AM At the front entrance to Nevada Logal News located at 930 S. 4731 Street, Las Vegas, NV 89101 ace and other charges: \$341,135.27 (address is: 3559 DAY DAWN ST

The purported property address is:

LAS VEGAS, NV 89147

This property is sold as-is, lender is unable to vehidate the condition, defects or disclosure issues of said



property and hower walves the disclassive requirements under NRS 113,130 by purchasing at this sple and signing the receipt of sals. The undersigned Trustee disclaims any liability for any incorrectness of the property address or other common designation, if any, shown herein. If no street address or other common designation, if any, shown herein. If no street address or other common designation is shown, directions to the location of the property may be obtained by sending a written requires to the beneficiary within 10 days of the date of first publication of this Notice of Sale.

if the Trustee is unable to convey title for any reason, the successful bidder's sole and exclusive remedy shall be the return of monics paid to the Trustee, and the successful bidder shall have no further recourse.

if the sale is set aside for any mason, the Furcheser at the sale shall be entitled only to a return of the deposit paid. The Purchaser shall have no further recourse against the Mortgagor, the Martgages, or the Martgages's Attorney.

Quality Lonn Service Corp. 2141 5th Avenue San Diego, CA 92101 619-645-7711 For NON SALE information only Sale Line: 714-730-2727 or Login to: www.fidelityassp.com TS # : NV-69-277551-RM Reinstatement Line: 619-643-7711

L. C. K. S.

Quality Loan Service Corp. by: Andrew Basom, as Authorized Agent.

State of California) County of San Diago)

Date: 7/31/2009

1. 18

On  $\frac{1}{2}$  before me, <u>Michelle Neuron</u> a Nietary Public, personally appeared Andrew fluxous who proved to use on the basis of satisfactory residence to be the personally appeared to are in subscribed to the within hadrament and acknowledged to me that be/she/they executed the same in subscribed to the within hadrament and acknowledged to me that be/she/they executed the same in his/har/their sutharized expandity(ics), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) seted, executed the instrument, person(s), or the entity upon behalf of which the person(s) seted, executed the instrument.

I certify under PENALTY OF PERSONY under the laws of the State of California that the foregoing paragraph is true and correct.

pangraph is the and and official scal. WITNESS my band and official scal.

(Saal) Signature.



Michelle Nguyes" If you have previously here discharged through bankruptcy, you may have been released of personal hability for this loan in which each this latter is intended to exercise the soute-holder's visions against the

Teal property dody. THUS NOTICE IS SENT FOR THE PURPOSE OF COLLECTING A DEST. THIS FIRM IS ATTEMPTING TO COLLECT A DEBT ON SEMALF OF THE NOLDER AND OWNER OF ATTEMPTING TO COLLECT A DEBT ON SEMALF OF THE NOLDER AND OWNER OF THE NOTE. ANY INPORMATION OUTAINED BY OR PROVIDED TO THIS FIRM OR THE CREDITOR WILL BE USED FOR THAT PURPOSE. CREDITOR WILL BE USED FOR THAT PURPOSE. As regulard by law, you we hereby mained that a preprine could repart reflexing on your could record may be As regulard by law, you we hereby mained that a preprine could repart reflexing on your could record may be admitted to a credit report agency if you fail to faill the terms of your credit addigations.



Quality Lonn Service Corp. 2141 5th Avenue San Diego, CA 92101 619-645-7711

Date: 5/7/2009

T.S. Number: NV-09-277551-RM Loan Number:

## DEBT VALIDATION NOTICE

1. The enclosed document relates to a dobt owed to:

EMC Mortgage Corporation

- You may send us a written request for the name and address of the original creditor, if different from the 2. current creditor, and we will obtain and mail the information within thirty (30) days after we receive your written request.
- As of 4/29/2009 the total delinquency owed was \$12,423.55, because of interest, late charges, and other Ř. charges that may vary from day to day this amount will increase until the delinquency has been fully paid. Before forwarding payment please contact the above at the address or phone number listed in order to receive the current amount owed.
- As of 5/7/2009, the amount required to pay the entire debt in full was the unpaid principal balance of ά. \$313,399.92, plus interest from 6/1/2008, late charges, negative escrow and attorney and/or trustee's fees and costs that may have been incurred. The amount will increase daily until the debt has been paid in full. For further information please write to the above listed address or call 619-645-7711.
- You may dispute the validity of this debt, or any portion thereof, by contacting our office within thirty <u>.</u> (30) days after receiving this notice. In that event, we will obtain and mail to you written verification of the debt. Otherwise, we will assume that the debt is valid.

WE ARE ATTEMPTING TO COLLECT & DEBT, AND ANY INFORMATION WE OBTAIN WILL BE USED FOR THAT PURPOSE.



QLS971

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Decrements provided by ScaleDarc 2.1. and its proprietory and purp scaled by spectate Lapping 7500. At 1995, a second

inst#: 201007280003653 Fees: \$216.00 N/C Fee: \$0.00 07/28/2010 03:28:00 PM Receipt #: 443898 Requestor FIDELITY NATIONAL DEFAULT S Recorded By: SOL Past 3 DEBBIE CONWAY CLARK COUNTY RECORDER

дрн; 179-34-614-164

RECORDING REQUESTED BY: LSI Title Company WHEN RECORDED MAIL TO Trustee Corps 30 Corporate Park, Suite 400 livine , CA 92606

The undersigned hereby altitims that there is no Social Security number contained in this document. Logn No. 0192320398 Trustee Sale No. MV09003798-10-1 1559 WARD FRONTIER LANE HENDERSON NV 89015 Tille Order No:100427843-NV-LPI

## NOTICE OF BREACH AND <u>DEFAULT</u> AND OF ELECTION TO CAUSE SALE OF REAL PROPERTY UNDER DEED OF TRUST

NOTICE IS HEREBY GIVEN THAT: MTC FINANCIAL ODS TRUSTEE CORPS is office the original trustes, the duly appointed substituted master, or soting as event for the inviter or beneficiary under that certain Dood of Trust (together with any modifications jugreto, the "Deed of Trust) dated January 27, 2004, excelled by RAYMOND R (SAMSOTA AND FRANCINE M SANSOTA, HUSBAND AND WIFE, as Inistor in lavor of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., ACTING SOLELY AS NOMINEE FOR LENDER AND LENDERTS SUCCESSORIS AND ASSIGNS as Beneficiary and CH MORTGAGE COMPANY I, LTD., LIMITED PARTNERSHIP as known under Deed of Trust recorded on January 30, 2004, as Institument No. 03803, in Book 20040130 of Official Records in the office of the County recorder of Clark County, Nevada, and that

The Deed of Trust secures the payment of and the performance of certain obligations, including, but not limited to, the obligations set forth in that certain Promissory Note with a face amount of \$128,800.00 (logother with any modifications therate the "Note"), and that

A breach of, and default in, the obligations for which said Doed of Trust is security has occurred in that the Trustor has failed to perform abligations presuant to or under the Note and/or Daed of Trust, specifically, felled to pay payments which became due; THE DISTALLMENT OF PTIDICIPAL AND INTEREST WHICH DECAME DUE ON 12/01/2003 AND ALL SUBSECUENT INSTALLMENTS OF PRINCIPAL AND INTEREST. ALONG WITH LATE CHARGES, PLUS FORECLOSURE FEES AND COSTS AND ATTORNEY FEES. PLUS ALL OF THE TERMS AND CONDITIONS AS PER THE DELID OF TRUST, PROMISSORY NOTE AND RELATED LOAN DOCUMENTS.

That by reason thereof the present Beneficiary under such Deed of Trust has executed and dislocated to said duly appointed Trustee a written Declaration of Detault and Demand for Sule and has deposited with said duly appointed Trustee such Deed of Trust and all documents evidencing obligations secured thereby and has declared and does haraby declars all sums secured thereby immediately due and payable and has elected and does hereby elect to cause the trust property to be sold to sallely the dollactions scenned thursday.



#### NOTICE

You may have the right to core the default hereon and reinstate the one obligation secured by such Deed of Trust above described. Socilon NRS 107.080 permits certain defaults to be cured upon the payment of the emounts required by that statutory section without requiring payment of that portion of principal and interest which would not be due bod no default occurred. Where reinstatement is possible, if the default is not cured within the statutory period set forth in Section NRS 107.080, the right of reinstatement will terminate and the property may thereater be sold. The Truster may have the right to bring a court action to ascert the nonexistence of a default or any other defause of Truster to acceleration and Sele.

To detormine it reinstatement is possible and the amount, if any, to cure the default, contact: WELLS FARGO BARK, N.A. C/O TRUSTEE CORPS. 30 Corporate Park, Sulte 400 Irvine , CA 92606 Phone No.: 949-252-8300

Dated: July 27, 2010

MTC FINANCIAL Inc dba Trustee Corps as Agent for the Beneficiary By: LSI Title Agency, Inc., as Agent

By: Norma Bonzalez

State of California County of Orange

I certily under PENALTY OF PERJURY under the laws of the State of California the foregoing paragraph is true and correct.

ENCORA O SANCHES Commission # 1796125 WITNESS (av høndaded og Salary Public - California navite cutaté STAR, I CASH RANGES FRANCES and antidition is set

(Seal)



## LOAN MODIFICATION CONTACT AND HUD COUNSELING CONTACT FORM

Pursuant to the requirements of NRS 107.085, and the exercise of the power of sale pursuant to NRS 107.090 with respect to any trust agreement which concerns owneroccupted housing and us required under NRS 107, the trustee and/or its authorized agent hereby provides the following information:

The contect information which the granter or the person who holds the tills of record may use to reach a person with authority to negotiate a toan modification on behalf of the beneficiary of the dood of trust is: Losn Modification Contact Information: Wella Fergo Bank, N.A. 3478 Stateview Sivd. Fort Mill , SC 20715 Phone No.:(803) 734-4028

Contact information for at least one local housing counseling agency approved by the United States Department of Housing and Urban Development is:

HOUSING FOR NEVADA 265 🗧 Warm Springa Road Ste 100 Les Veges, NV 89119 Telephone 877-649-1335 Telephone 702-270-0300

CONSUMER CREDIT COUNSELING SERVICE OF SOUTHERN NEVADA

841 E 2NO Carpon City, Nevada 99701 Telephone: 800-461-4605

Consumer credit counseling Service of Southern Nevada

2920 N. Green Valley Parkway Henderson, Nevada 89014 Telephone: 702-364-0344

acorn housing, las vegas, nv 2050 S. Jones Sivá 983 E. Sahara Avo., #220 Les Voges, Novada 60146-0000 Los Vegas, Nevada 89104 Telephone: 702-364-0344 Telephone: 702-384-3022

Nevada Legal Services, INC.

841-A Cast Second Street Carson CBy, Neveda 99701 Telephone: 792-386-0404

Springeoard - Henderson 1489 West Warm Springs Road, Sulls 213 Henderson, Novada 80102 Telephone: 806-947-3752

CCCS OF SOUTHERN NEVADA



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Excluments provident by Delation I.I.C. via it's proprietary basping, and delatery system. Copyright 2013, All 4014, resourced

Inst #: 201102080003078 Fees: \$15.00 N/C Fee: \$25.00 02/08/2011 03:12:32 PM Reseipt #: \$70268 Requestor: LSI TITLE AGENCY INC. Recorded By: GILKS Pgs: 2 DEBBIE CONWAY CLARK COUNTY RECORDER

APN: 178-34-814-164

RECORDING REQUESTED BY:

WHEN RECORDED MAIL TO: Trustes Corps 17100 Gillette Ave Irvine, CA 92614

The undersigned hereby affirms that there is no Social Security number contained in this document.

Trustee Sale No. NV09003799-10-1 This Order No:100427843-NV-LPI Cilent Reference Number: 0192320308

### NOTICE OF TRUSTEE'S SALE IMPORTANT NOTICE TO PROPERTY OWNER

YOU ARE IN DEFAULT UNDER A DEED OF TRUST AND SECURITY AGREEMENT DATED January 27, 2004. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC BALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDINGS AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

On March 9, 2011, et 10:00 AM, MTC FINANCIAL INC dba Trustee Corps. as duly appointed Trustee WILL SELL AT PUBLIC AUCTION TO THE HIGNEST BIDDER FOR CASH at the front entrance to Nevada Legal News located at 930 S. 4TH Street, Les Vegas, NV., ell right, tils and interest conveyed to and now held by it under and pursuant to Deed of Trust Recorded on January 30, 2004, as instrument No. 03803, in Book 20040130 of the Official Records in the office of the Recorder of Clark County, Nevada, executed by RAYMOND R SANSOTA AND FRANCINE M SANSOTA, HUSSAND AND WIFE, as Trustor, Wells Fargo Bank, N.A., as Beneficiary, all that certain property attuated in seld County and State, and more commonly described es:

#### AS MORE FULLY DESCRIBED ON SAID DEED OF TRUST

The property harotofore described is being sold "as is". The street address and other common designation, if any, of the real property described above is purported to be: 1559 WARD FRONTIER LANE, HENDERSON, NV 69615

The undersigned Trustee discialms any liability for any incorrectness of the street address and other common designation, if any, shown herein. Seld will be made, but without covenant or werranty express or implied, regarding title, possession or encumbrances, to pay the remeining unpsid balance of the obligations secured by the property to be sold and reasonably setimated costs, expenses and advances as of the first publication date of this Notice of Trustee's Selo, to wit: \$130,481.31 estimated. Accrued interest and additional advances, if any, will increase the figure prior to sale. The property offered for sale excludes all funds held on account by the

### property receiver, if applicable.

Beneficiary's bld at sale may include all or part of said amount. In addition to cash, the Trustee will accept, all payable at time of sale in lawful monay of the United States a Cashier's check drawn by a state or federal oradit union, or a check drawn by a state or federal oradit union, or a check drawn by a state or federal savings and toan association, savings easociation, or savings bank



specified in the applicable sections of the Nevada Administrative Code and authorized to do business in the State of Nevada, or other such funds acceptable to the Trustee.

The beneficiary under the Deed of Trust heretofore executed and delivered to the undersigned, a written Declaration of Default and Demand for Sala. The undersigned caused said Notice of Breach and Default and of Election to Cause Sale of Real Property Under Deed of Trust to be recorded in the County where the real property is located and more than three months have slepsed since such recordation.

If the Trustee is unside to convey title for any reason, the successful kidder's sole and exclusive remedy shall be the return of monies eaid to the Trustee and the successful bidder shall have no further recourse.

SALE INFORMATION CAN BE OBTAINED ON LINE AT <u>WWW. (1283) 20.0000</u> AUTOMATED SALES INFORMATION PLEASE CALL 714-259-7850

Dated: February 4, 2011

- \$

MTC FINANCIAL INC dba Trustee Corps TS No. NV09003798-10-1. 17100 Gilleite Ave Irvine, CA 92614 M9-262-880Q

Clarica Gastelum, Authorized Signaturo

State of California ¥\$\$. County of Orange 18.8 Ciausciio Martimaz 1. C. 91 On February 4, 2011 before me,

Notary Public, personally eppeared Clarica Gastelum , who proved to me on the basis of selisfectory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized cepacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seel.









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Essenness penning by Ditterion LeD vie da processer mesog and eximity denom scopality 2006, Al option manage

APN#: 161-17-510-125 RECORDING REQUESTED BY: FIRST AMERICAN TITLE INS CO:

AND WHEN RECORDED MAIL TO: Maridian Foraciosure Service 8485 W. Sunset Rd. Suite 205 Las Vegas, NV 89113

3sot#:201101180002027 \$6.63 \$2 \$3.9\$ 80C Par: \$25.69 01/18/2011 12:38:49 PM Receipt #: \$45268 Requestor: FIRST AMERICAN NATIONAL DEF Recorded By: BON Pgs: 2 DEBBIE CONWAY CLARK COUNTY RECORDER

Space above this line for Recorder's use

## Tille Order No. 5006977 Trustee Sale No. 18768NV Loan No. 384717

## IMPORTANT NOTICE

## NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST

NOTICE IS HEREBY GIVEN THAT: MTDS, INC., A CALIFORNIA CORPORATION OBA MERIDIAN TRUST DEED SERVICE is either the original Trustee, the duty appointed substituted Trustee, or soling as agent for the Trustee or Benefikiary under a Deod of Trust dated 07-13-2009, executed by GRIVIN F KUHIN & SANDRA M KUHIN & Trustor, to cocure certain obligations in fevor of VANDERBILT MORTGAGE AND FINANCE, INC. under a Deed of Trust Recorded 07-20-2009, Book , Page , Instrument 20090720-0002934 of Official Records in the Office of the Recorder of CLARK County, State of Nevada, securing, among other obligations, 1 note(s) for the sum of \$153,877.64.

## Purported Street Address: \$472 MONTEGO DR. LAS VEGAS, NV 89121

That a breach of the obligations for which said Deed of Trust is security has occurred in that payment has not been made of: Failure to make the 08/01/2010 payment of principal and/or interest and all subsequent payments, together with late changes, impounds, advances, taxes, delinquent payments on senior liens, or assessments, attomey's fees and court costs arising from the beneficiary's protection of its security, all of which must be cured as a condition of reinstatement.

You may have the right to cure the default herein and reinstate the obligation by said Deed of Trust above described. Section 107.080NRS permits certain defaults to be cured upon the payments of that portion of principal and interest, which would not be due had no default occurred. This emount is \$8,507.46 as of date of this Notice and will increase until your account becomes cument.

That by reason thereof, the present beneficiary under such Deed of Trust, has executed and delivered to said Trustee, a written Declaration of Default and Demand for Sale, and has



Title Order No. \$006977 Trustee Sale No. 18769NV Loan No. \$94717

surrendered to sold Trustee such Deed of Trust and all documents evidencing obligations secured thereby and has declared and does hereby declare all sums secured thereby immediately due and has elected and does hereby elect to cause the trust property to be sold to satisfy the obligations secured thereby.

To find out the amount you must pay, to arrange for payment to stop the foreclosure, or if your property is in foreclosure for any other reason, contact:

VANDERBILT MORTGAGE AND FINANCE, INC. C/O Meridian Foreclosure Service 8485 W. Sunset Rd. Suite 205 Las Vogas, NV 89113 TEL: (702) 888-4800

If you have any questions, you should contact a lawyer or the government agency, which may have insured your loan.

The Undersigned Hereby Affirms That There is No Social Security Number Contained in This Document.

Date: 1/18/2011

MTDS, INC., A CALIFORNIA CORPORATION DEA MERIDIAN TRUST DEED SERVICE, AS AUTHORIZED AGENT FOR THE BENEFICIARY, BY: FURST AMERICAN TELLS INSURANCE COMPANY, AS AUTHORIZED AGENT FOR MTDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TIRUST DEED SERVICE

DARIEN MCDONALO, ASS

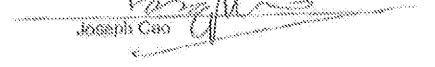
State of CAUFORNIA County of ORANGE MIDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DISED SERVICE IS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. MAY INFORMATION ODTABLED WILL BE JISED FOR THAT PURPOSE.

On 1/18/2011 before me, JOSEPH CAO, e Notary Public, personally appeared DARIEN MCDONALD who proved to me on the basis of satisfactory evidence to be the person(s) whollo-same(s) islam subscribed to the within instrument and acknowledged to me that be/she/they executed the same is high-criteer authorized capacity(iss), and that by his/her/their signature(s) on the instrument the high-criteer person(s) acted, executed the instrument person(s), or the entity upon behalf of which the person(s) acted, executed the instrument of person(s) acted the instrument. I certify under PENALTY OF PERJURY under the laws of the State of Celifornia that the foregoing persons is true and correct.

WITNESS my hand and official seal.

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JOSEPH CAO Commission # 1893068 Weisry Public - California Drange County Sty Comm. Expires 3on 25, 2014

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AA004128

	×	Inst # 201104210001783
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		NIC Fee: \$9.00
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		Receipt #: 748533
APN: 161-17-510-12-6 AND WHEN RECORDED MAIL TO		Requestor:
AND WHEN RECORDED MAIL TO		PASION TITLE SERVICES
Meridian Foreclosure Service		Recorded By: SOL Pgc: 2
8485 W. Sunset Rd. Suite 205		DEBBIE CONWAY
Les Vegas, NV 89113		CLARK COUNTY RECORDER
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Sector Contract and the sector of the sector		
RECOMMENDATION BY FINST AMERICAN THLE COMPANY		
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*####################################	SHEET	Shows fight fine for recorder's use

APN#: 161-17-810-126

This Order No. 5006977 Trustee Sale No. 18788NV Loan No. 364717

## NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 07-13-2009. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDINGS AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

On 05-10-2011 at 10:00 AM, MTDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DEED SERVICE as the duly appointed Trustee under and pursuant to Deed of Trust Recorded 07-28-2009, Book , Page , Instrument 20090720-0002934 of official records in the Office of the Recorder of CLARK COUNTY, Nevada, executed by: GIRVIN F KUHN & SANDRA M KUNN of Trostor, VANDERBILT MORTGAGE AND FINANCE, INC. as Boneficiary, WILE SELLAT PUBLIC AUCTION TO THE HIGHEST BIDDER FOR CASH (psyable at time of sale in Isselul monoy of the United States, by cash, a cashiar's check drawn by a state or national bank, a cashiar's check drawn by a state or federal crudit union, or a cashier's check drawn by a state or federal savings and lean association, savings association, or savings bank specified in section 5102 of the Financial Code and authorized to do business in this state). AL THE FRONT ENTRANCE TO THE NEVADA LEGAL NEWS LOCATED AT \$30 SO, FOURTH ST., LAS VEGAS, NV 80101 all right, life and interest conveyed to and now held by It under said Deed of Trust in the property situated in said County, Nevada describing the land THERE I

LOT SEVEN (7) IN BLOCK TWENTY-TWO (22) OF DESERT INN ESTATES UNIT NO.3, AS SHOWN BY MAPTHEREOF ON FILE IN BOOK 12 OF PLATS, PAGE 58, IN THE OFFICE OF THE COUNTY RECORDED OF CLARK COUNTY, NEVADA.

The property heretofore described is being sold "as is". The streat address and other common designation, if any, of the real property described above is purported to be: 3472 MONTEGO DR., LAS VEGAS, NV 89124

The undersigned Trustee disclaims any itability for any incorrectness of the street address and other common designation, if any, shown berein. Said sole will be made, but without covenant or warranty. expressed or implied, regarding tille, possession, or encumbrances, to pay the remaining principal sum of the meto(s) secured by said Dood of Trust, with Interast themson, as provided in said note(s). advances, if any, under this terms of the Doud of Trust, estimated tees, charges and expenses of this Trustee and of the trusts created by said Deed of Trust, to wit: \$162,932.13 (Estimated)



Title Order No. 5006877 Trustee Sale No. 18768NV Loan No. 384717

Accrued interest and additional advances, if any, will increase this figure prior to sale. The beneficiary under said Deed of Trust heretofore executed and delivered to the undersigned a written Declaration of Default and Demand for Sale, and a written Notice of Default and Election to Sell. The undersigned caused said Notice of Default and Election to Sell to be recorded in the county where the real property is located and more than three months have elapsed since such recordation.

The Undersigned Hereby Atlians That There is No Social Security Number Contained in This Document.

Sales Line: (714) 573-1965 or (702) 588-4500 or PRIOR/TYPOSTING.COM

Date: 04-18-2011

MTOS, INC., A CALIFORNIA CORPORATION/OBA MERIDIAN TRUST DEED

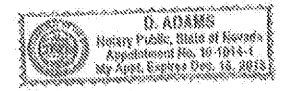
JESSE FERMANDEZ, FORECLOSURE ASSISTANT

State of Nevada County of Clark MTDS, INC., A CALIFORNIA CORPORATION DBA MERUDIAN TRUST DEED SERVICE IS ASSISTING THE BENEFICIARY TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

On 4/14/11 before me. D. Adams Notary Public, personally appreared <u>JESSE FERMANDEZ</u>, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS My hand as

Notary Public in dati for calid County and State







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## EXIST 66 33

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RECORDING REQUESTED BY:

Maridian Foracioaura Servica

AND WHEN RECORDED MAR. TO: Meridian Poreclasure Service 6485 W. Sunset Rd. Suile 205 Las Vegas, NV 88113

APN#: 139-28-810-010

Scace above this line for Recorder's use

### This Order No. 222963 Trustes Cels No. 12348NV Lown No. 1006817865

#### IMPORTANT NOTICE

## NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST

NOTICE IS HEREBY GIVEN THAT: NTDS, INC., A CALIFORNIA CORPORATION OBA MERIDIAN TRUST DEED SERVICE is either the original Trustee, the duty appointed substituted Trustee, or seting as openifier the Trustee or Beneficiary under a Deed of Trust dated 08-26-2006, associed by JESUS (COMEZ ANDER, VIA COMEZ, INDERAND AND WIPE AS JOINT TENANTS as Truster, to secure bertain additistions in favor of ASCENT HOME LOANS, BIC, under a Deed of Trust Recorded 16-24-2006, Sook, Page, Instrument 20051024-0002869 of Official Records in the Office of the Recorder of CLARK County, State of Neverde, securing, emorg other obligations, 1 note(s) for the sum of \$224,100.00.

Purported Subset Address: 736 NORTH 18TH STREET LAS VEGAS, NV 68101

That a breach of the obligations for which said Deed of Trust is security has occurred in that payment has not been made of: Failure to make the 06/01/2000 payment of principal and/or intersel and all subsequent payments, together with late obligges, impossible, advances, taxes, delinquent payments on senior liens, or assessments, etterney's fees and court costs atking from the beneficiary's protection of its security, all of which must be cased as a condition of referstalement.

You may have the right to cure the defect berein and reinatate the obligation by said Deed of Trust above described. Section 107.000NRB permits cartain defaults to be cured upon the payments of that portion of principal and interest, which would not be due had no default occurred. This amount is \$10,384.15 as of date of this Notice and will increase until your account bocomes current.

Thet by reason thereof, the present beneficiary under such Deed of Trust, has executed and detivered to said Trustee, a written Declaration of Default and Demand for Sele, and has executed to said Trustee such Dead of Trust and all documents evidencing obligations secured thereby and has declared and does hereby declare all curve secured thereby immediately due and



This Order No. 223663 Trustes Sals No. 12345NV Losn No. 1008817805

has elected and does hereby elect to cause the bust property to be sold to sellefy the obligations secured thereby.

To find out the amount you must pay, to arrange for payment to stop the foreclosure, or if your property to in foreclosure for any other reason, contact:

OneWest Sank FSS CIO Meridian Foreolocure Service 8485 W. Sumet Rd. Suite 205 Les Vegas, NV 89113 TEL: (702) 685-4806

The grantor may contact One/Vest Bank regarding the possibility of a loan modification:

Sred Grumley -- Lose Mitigetion 2900 Experenze Crossing, Austin, TX 78783 877-736-5558

If you have any questions, you should contact a lawyer or the government agency, which may have Insured your loan.

The Undersigned Hereby Attims That There is No Social Security Number Contained in This Document

Osta: 10/8/2009

MTDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST JESSO SERVICE, AS AUTHORIZED AGENT FOR THE BENEFICIARY, BY: SERVICELON, AS AUTHORIZES AGENT FOR MIDS,ANC., & CALIFORNIA CORPORATION BBA MERIMAN TRUST DEED SERVICE

ANYSTERNI SOMO MARKE

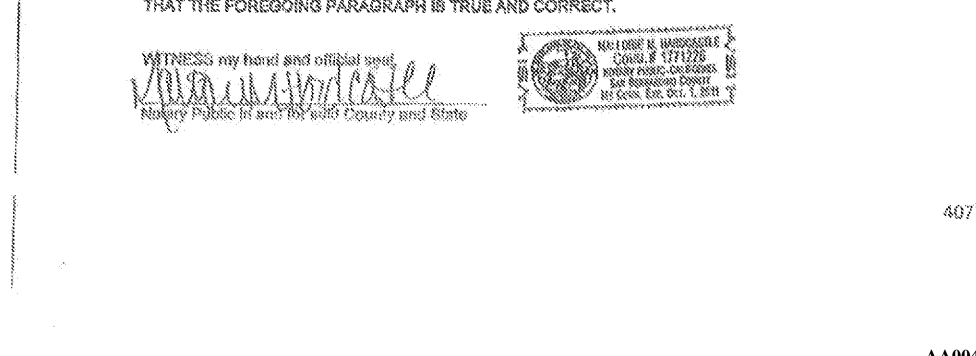
State of SCALLER WAL

MITES, BIC., A CALIFORNIA CONFORATION DBA MERIDIAN TRUST DRED SERVICE IS A DEST COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY REFORMATION OBTAINED WILL BE USED FOR THAT FURPOSE.

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I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING PARAGRAPH IS TRUE AND CORRECT.



AA004133

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Bearing the provided by Soboline (3.0 we be propositive deeping and its http://www.locad.chi. William Marcool

139-26-810-010

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, · RECORDING REQUESTED BY Meridian Foreclosure Service AND WHEN RECORDED MAIL TO

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Meridian Foroclosure Service 8485 W. Sunset Rd, Sulte 205 Las Vegas, NV 89113 inst #: 201010110002805 Fees: \$16.00 N/C Fee: \$0.00 10/11/2010 12:14:40 PM Receipt #: 535457 Requestor: CLARK RECORDING SERVICE Recorded By: AEA Pgs: 2 DEBBIE CONWAY CLARK COUNTY RECORDER

215

APN\$: 139-26-810-010 This Order No. 223983 Trustes Ssie No. 12345NV Loan No. 1008517805

### NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 09-25-2006. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDINGS AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

On 11-01-2010 & 10:00 AM, MTDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DEED SERVICE as the duly appointed Trustee under and pursuant to Deed of Trust Recorded 10-24-2006, Book , Page , Instrument 20061024-0002068 of afficial records in the Office of the Recorder of CLARK County, Neverda, executed by: JESUS COMEZ, AND SILVIA COMEZ, HUSBAND AND WIFE AS JOINT TENANTS as Trustor, Deutsche Bank Maticinal Trust Company, as Trustee of the Homo Equity Montgage Loan Asset-Backed Trust Series INABS 2006-E, Home Equity Montgage Loan Asset-Backed Certificates, Series INABS 2006-E under the Pooling and Servicing agreement dated Dec 1, 2008 as Banaficiary, WILL SELL AT PUBLIC AUCTION TO THE HIGHEAT BIODER FOR CASH (payable at time of sale in lawful money of the United States, by cash, a cashler's check drawn by a state or national bank, a cashler's check drawn by a state or federal credit union, or a cashler's check drawn by a state or federal savings and loan association, savings association, or savings bank specified In section 6102 of the Financial Code and authorized to do business in this state). At: AT THE FRONT ENTRANCE TO NEVADA LEGAL NEWS LOCATED AT 930 SO, FOURTH STREET, LAS VEGAS, NV all right, title and interest conveyed to and now held by it under said Deed of Trust in the property situated in said County, Nevada describing the land therein: LOT TWO HUNDRED FIFTEEN (215) IN BLOCK SIXTEEN (18) OF GREATER LAS VEGAS

ADDITION TRACT 2, AS SHOWN BY MAP THEREOF ON FILE IN BOOK FOUR OF PLATS, PAGE 87 IN THE OFFICE OF THE COUNTY RECORDER, CLARK COUNTY, NEVADA. The property heretofore described is being sold "as is". The street address and other common designation, if any, of the real property described above is purported to be: 736 NORTH 18TH STREET, LAS VEGAS, NV 89101

The undersigned Trustee discisions any liability for any incorrectness of the street address and other common designation, if any, shown herein. Said sale will be made, but without covonant or warranty,

expressed or implied, regarding tille, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by seld Deed of Trust, with Interest thereon, as provided in seld note(s), advances, if any, under the terms of the Deed of Trust, estimated fees, charges and expenses of the Trustee and of the trusts created by seid Deed of Trust, to-wit: \$263,999.39 (Estimated)



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Title Order No. 223963 Trustee Sale No. 12346NV Loan No. 1008517805

Accrued interest and additional advances, if any, will increase this figure prior to sale. The beneficiary under said Deed of Trust beretofore executed and delivered to the undersigned a written Declaration of Default and Demand for Sale, and a written Notice of Default and Election to Sell. The undersigned caused said Notice of Default and Election to Sell to be recorded in the county where the real property is located and more than three months have elapsed since such recordation.

The Undersigned Hereby Affirms That There is No Social Security Number Contained In This Document. with a most of the first of the

Sales Line: (619) 590-1221 or (702) 586-4600 or WWW.RPPSALES.COM

Date: 10-07-2010

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www.commercedia.com

MTDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DEED SERVICE

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JESSET ERNANDEZ, FORECLOSURE ASSIST	XXX Company Compan
Siste of NEVADA County of CLARK	SATUS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DEED SERVICE IS A DEBT COLLECTOR ANTEMPTING TO COLLECT A DEBT. ANY, DIFORMATION OBTAINED WILL BE USIED FOR THAT PURPOSE.
On <u>() /7/10</u> before me. <u>D. ADAMS</u> appeared <u>JESSE FERNANDEZ</u> me (or proved to me on the basis of satisfi	Notary Public , personally , personally known to
me (or proved to me on the basis of satisfiname(s) is/are subscribed to the within i he/she/they executed the same in his/her/his/her/their signature(s) on the instrument the	nstrument and acknowledged to me mat their authorized capacity(les), and that by
the person(s) acted, executed the instrument.	D. ADALIS Notary Public, Stats of Several Appenditment No. 10-1014-1

Notary Public in and for said County and State

A Wall Dr My Arent. Expires Dec. 18, 2018



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	Requestor:
AND WHEN RECORDED MAIL TO	CLARK RECORDING SERVICE
Meridian Foreclosure Service	Recorded By: OHO Pgs: 2
8485 W. Sunset Rd. Suite 205 Las Vogas, NV 69113	DEBBIE CONWAY
	CLARK COUNTY RECORDER
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APN#: 139-26-810-010	iditoi itodas (ine sus la locanda e ase

Title Order No. 223863 Trustee Sale No. 12346NV Loan No. 1008517805

### NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 09-25-2006. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDINGS AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

On 94-95-2011 at 19:08 AM, MTDB, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DEED SERVICE as the duly appointed Trustee under and persuant to Deed of Trust Recorded 18-24-2085, Book, Page, Instrument 20051024-0002660 of official records in the Office of the Recorder of CLARK County, Nevada, executed by: JESUS GOMEZ, AND BILVIA GOMEZ, HUSBAND AND WIFE AS JOINT TENANTS as Truster, Deutsche Bahk National Trust Company, as Trustee of the Home Equity Mortgage Loan Asset-Backed Trust Series INABS 2008-E, Home Equity Mortgage Loan Asset-Backed Certificates, Series INABS 2006-E under the Pooling and Servicing agreement dated Dec 1, 2009 as Beneficiary, WILL SELL AT PUBLIC AUCTION TO THE HIGHEST BIDDEER FOR CASH (psyable at time of sale in lawful money of the United States, by cash, a cashler's check drawn by a state or national bank, a cashler's check drawn by a state or federal credit union, or a coshler's check drawn by a state or federal savings and been essectation, savings association, or cavings bank specified in section \$102 of the Financial Code and authorized to do business in this state). At: AT THE FRONT ENTRANCE TO NEVADA LEGAL NEWS LOCATED AT 930 SO, FOURTH STREET, LAS VEGAS, NV all right, title and interest conveyed to and now held by it under seld Deed of Trust in the propenty situated in seid County, Nevada describing the land therein:

LOT TWO HUNDRED FIFTEEN (215) IN BLOCK SIXTEEN (16) OF GREATER LAS VEGAS ADDITION TRACT 2, AS SHOWN BY MAP THEREOF ON FILE IN BOOK FOUR OF PLATS, PAGE 87 IN THE OFFICE OF THE COUNTY RECORDER, CLARK COUNTY, NEVADA.

The property heretofore described is being sold "as is". The street address and other common designation, if any, of the real property described above is purported to be: 736 NORTH 18TH STREET , LAS VEGAS, NV 89101

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designation, if any, shown herein. Said sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by said Dead of Trust, with interest thereon, as provided in said note(s), advances, if any, under the terms of the Deed of Trust, estimated fees, charges and expenses of the Trustees and of the truste created by said Deed of Trust, to-wit: \$260,804.22 (Estimated)



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Tille Order No. 223963 Trustee Sale No. 12345NV Loan No. 1008517805

Accrued interest and additional advances, if any, will increase this figure prior to sale. The beneficiary under said Doed of Trust horetofore executed and delivered to the undersigned a written Declaration of Default and Demand for Sale, and a written Notice of Default and Election to Sall. The undersigned caused said Notice of Default and Election to Sall to be recorded in the county where the real property is located and more than three months have elepsed since such recordation.

The Undersigned Hereby Affirms That There is No Bockel Security Number Contained in This Document.

Sales Line: (619) 590-1221 or (702) 586-4500 or WWW.RPPSALES.COM

Dete: 03-18-2011

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MTDS, INC., A CALIFORNIA CORPORATION DEA MERIDIAN TRUST DEED

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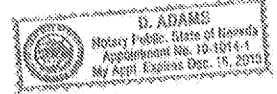
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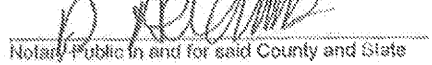
MTDS, INC., A CALIFORNIA CORPORATION DEA MERIDIAN TRUST DEED SERVICE IS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

State of Nevada County of Clark

On  $\frac{2}{(5/1)}$  before me. D. Adams Notary Public, personally appeared STEPHANIE FARREL personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) Is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(iea), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

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RECORDING REQUESTED BY Meridian Foreclosure Service

AND WHEN RECORDED MAIL TO

Meridian Foreciosure Service 8485 W. Sunset Rd. Suite 205 1.86 Vegas, NV 89113

inst#201107150002128 Fees: \$15.00 N/C Fee: \$0.00 07/16/2011 02:20:18 PM Receipt #: 846972 Requestor CLARK RECORDING SERVICE Recorded By: CILKS Pgs: 2 DEBBIE CONWAY CLARK COUNTY RECORDER

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APN#: 139-26-810-010

Title Order No. 223963 Trustee Sals No. 12345NV Loan No. 1008517805

# NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 08-25-2006. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDINGS AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

On 08-04-2011 at 10:00 AM, MERIDIAN FORECLOSURE SERVICE (1K/s MTOS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DEED SERVICE as the duly appointed Trustee under and pursuant to Deed of Trust Recorded 10-24-2006, Book, Page, Instrument 20061024-0002680 of official necords in the Office of the Recorder of CLARK County, Nevada, executed by JESUS GOMEZ AND SILVIA (SOMEZ )HUSBAND AND WIFE AS JOINT TENANTS as Trustor, Deutsche Berk National Trust Company, an Trustee of the Home Equity Montpage Loan Asset-Backed Trust Series INABS 2008-E, Home Equity Mortgage Loan Asset-Backed Cortificates, Series INABS 2006-E under the Pooling and Servicing agreement dated Dec 1, 2008 as Beneficiary, WILL SELL AT PUBLIC AUCTION TO THE HIGHEST BIDDER FOR CASH (payable at time of sale in lawful money of the United States, by cash, a cashler's check drawn by a state or national benic, a cashlar's check drawn by a state or federal credit union, or a cashier's check drawn by a state or federal sevings and loan essociation. savings association, or savings bank specified in section \$102 of the Financial Code and authorized to do business in this state). At: AT THE FRONT ENTRANCE TO NEVADA LEGAL NEWS LOCATED AT 930 SO. FOURTH STREET, LAS VEGAS, NV 69101 all right, title and interest conveyed to and now held by it under said Deed of Trust in the property situated in said County, Nevada describing the land therein:

LOT TWO HUNDRED FIFTEEN (215) IN BLOCK SIXTEEN (16) OF GREATER LAS VEGAS ADDITION TRACT 2, AS SHOWN BY MAP THEREOF ON FILE IN BOOK FOUR OF PLATS, PAGE 87 IN THE OFFICE OF THE COUNTY RECORDER, CLARK COUNTY, NEVADA.

The property heretofore described is being sold "as is". The street address and other common designation, if any, of the real property described above is purported to be: 738 NORTH 18TH STREET , LAS VÉGAS, NV 69101

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designation, if any, shown herein. Said sale will be made, but without covenant or warranty, expressed or implied, regarding tills, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by said Deed of Trust, with interest thereon, as provided in said note(s), advances, if any, under the terms of the Oeed of Trust, estimated fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$272,338.03 (Estimated)



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#### Tille Order No. 223963 Trustee Sale No. 12346NV Loan No. 1008517805

Accrued interest and additional advances, if any, will increase this figure prior to sele. The beneficiary under said Deed of Trust heretotore executed and delivered to the undersigned a written Declaration of Default and Demand for Sale, and a written Notice of Default and Election to Sell. The undersigned caused said Notice of Default and Election to Sell to be recorded in the county where the real property is located and more than three months have elapsed since such recordetion.

The Undersigned Hareby Attirms That There Is No Social Security Number Contained in This Occument.

Sales Line: (702) 586-4500

Date: 07-13-2011

MERIDIAN FORECLOSURE SERVICE 11/18 MTDS, INC., A CAUFORNIA CORPORATION DBA MERIDIAN TRUST DEED SERVICE

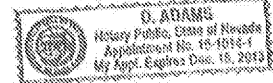
STEPHANIE FARRELL, FORECLOSURE ASSISTANT & ACCOL

State of Nevada County of Clark MEREDIAN FORECLOSURE SERVICE IS Assisting the Senepiciary TO Collect A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT FURPOSE.

On Z/13/11 before me. D. Adams Notary Public, personally appeared STEPHANIE FARMELL, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) la/are subscribed to the within instrument and acknowledged to me that he/she/lhey executed the same in his/her/their authorized capacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

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WITNESS my hand and



Notary Public in and for Vaid County and State

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Tille Order No. – Trustee Sale No. 17158NV – Loan No. 3082088748

To find out the amount you must pay, to arrange for payment to stop the foreclosure, or if your property Is in foreclosure for any other reason, contact;

OneWest Bank FSB C/O Meridian Foreclosure Service 8485 W. Sunset Rd. Suite 205 Las Vegas, NV 88113 TEL: (702) 588-4500

The granior may contect OneWest Bank regarding the possibility of a loan modification:

Kim Ibarrs - Loss Miligation 2009 Esperanza Crossing, Austin, TX 70759 866-354-5947

If you have any questions, you should contact a lowyer or the government egency, which may have insured your losn.

The Undersigned Hereby Affirms That There is No Social Security Number Contained in This Document.

Date: 9/30/2010

MTDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN THUST DEED SERVICE, ÀS AUTHORIZED AGENT FOR THE BENEFICIARY, BY: TICKIË TITLE INSURANCE COMPANY, AS ACENT FOR MTDS, INC., A CALIFORNIA CORPORACIÓN OBA MERIDIAN TRUST DEED SERVICE

Manufaction and and a second	MTDS, INC., A CALIFORNIA	
and the second sec	CORPORATION DBA MERIDIA	n ixust
Continuing and	🖞 deed service is a debt coi	USCTOR J
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Sullativelary avidance) to be the person(s) whose name(c) to acknowledged to me that he/stue/they exacuted the same that by his/hor/their signature(s) on the instrument the per- person(s) solisit, executed the instrument.	in his/har/their sythorized capaci	\$y{(66), and

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING PARAGRAPH IS TRUE AND CORRECT. 

WITNESS my hand and official post.

HOIVEA BORFIC County of Chick-Samuel Manufe









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RECORDING REQUESTED BY Meridian Foraciosure Service

AND WHEN RECORDED MAIL TO

Maridian Foreclosure Servica 8486 W. Sunset Rd. Sulla 205 Las Vegas, NV 89113

-2

inet #: 201101060001522 Fees: \$16.00 N/C Fee: \$26.00 0120572011 12:11:48 PM Receipt #: \$34708 Requestor: TICOR TITLE LAG VEGAS Recorded By: STN Pgs: 3 DEBBIE CONWAY CLARK COUNTY RECORDER

APN#: 125-16-117-041

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Title Order No. TT10536946 Trustee Sale No. 17156NV Loan No. 3002099749

# NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 08-28-2006. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDINGS AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

On 91-24-2911 at 10:99 AM, MTDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DEED SERVICE as the duly appointed Trustee under and pursuant to Deed of Trust Recorded 07-03-2906, Book, Page, Instrument 20060703-0001876 of pliptal/records in the Office of the Recorder of CLARK County, Nevera, executed by: DONNA PERREIA, A MARRIED WOMAN, AS HER SOLE AND SEPARATE PROPERTY as Truster, OneWest Back FSB as Beneficiary, WILL SELL AT PUBLIC AUCTION TO THE HIGHEST BIDDER FOR CASH (payable at time of sale in taxiful money of the United States, by cash, a cashier's check drawn by a state or national bank, a cashier's check drawn by a state or federal credit union, or a cashier's check drawn by a state or federal savings and ican association, savings association, or eavinge bank specified in section \$102 of the Financial Code and authorized to do business in this state). At THE FRONT ENTRANCE TO THE NEVADA LEGAL NEWS LOCATED AT 930 SO. FOURTH ST., LAS VEGAS, NV 89101 all right, title and interest conveyed to and now held by it under said Deed of Trust in the property situated in said County. Nevada describing the land therein:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE PART HEREOF The property heretofore described is being sold "as is". The street address and other common designation, if any, of the real property described above is purported to be: 8324 JO MARCY DRIVE, LAS VEGAS, NV 69131

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designation, if any, shown herein. Said sale will be made, but without coverant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by said Deed of Trust, with Interest thereon, as provided in said note(s), edvances. If any, under the terms of the Deed of Trust, estimated fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$297,868.17 (Estimated)





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Title Order No. TT10530946 Trustee Sale No. 17155NV Loan No. 3002099749

Accrued interest and additional advances, if any, will increase this figure prior to sale. The beneficiary under said Deed of Trust heretofore executed and delivered to the undersigned a written Declaration of Default and Demand for Sala, and a written Notice of Default and Election to Sell. The undersigned caused said Notice of Default and Election to Sell to be recorded in the county where the real property is located and more than three months have elapsed since such recordstion.

The Undersigned Hereby Affirms. They There is No Social Security Number Contained in 1119 Occument

Seles Line: (714) 573-1965 or (702) 586-4500 or PRIORITYPOSTING.COM

Date: 01-03-2011

MTDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DEED SERVICE

garestring PEPPEANIE FARRELL/ FORECLOSURE ASSIETANT

MTDS, INC., A CALIFORNIA CORPORATION OB A MERIDIAN TRUST DEED SERVICE IS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OUTAINED WILL BE USED FOR THAT PURPOSE.

State of MUADA County of CIAIP

Notary Public, personally appeared ostore rea , personally known to me (or proved to me <u>n p-2, s</u> cC. - (A.X } on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(les), and that by his/her/their signature(s) on the Instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

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8, 80A23 tistery Points, state of Maroda 2 Appendient Ro. 10-1011-7 A Statille of foot support for 16, 2013

Notary Públić in and for seld County and State



EXHIBIT "A"

Parcal 1:

Lot 41 in Block 1 of GRAND TETON - DURANGO, as shown by map thereof on file in Book 128 of Piete, Page 14 in the Office of the County Recorder of Clark County, Nevede.

EXCEPTING THEREFROM, on segament for private streets and common press as shown and delineated on sald map.

Parad 2:

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A essement for private strasts and common grees as shown and delineated on taki map.

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Inst #: 201101050003166 Fees: \$215.00 N/C Fee: \$0.00 01/05/2011 02:18:21 PM Receipt #: \$33549 Requestor: PACIFIC COAST TITLE Recorded By: MSH Pgs: 2 DEBBIE CONWAY CLARK COUNTY RECORDER

APN#: 124-35-711-102

RECORDING REQUESTED BY: PACIFIC COAST TITLE Moridian Foreclosury Sorvice

AND WHEN RECORDED MAIL TO:

Merkflan Foreclosure Service 8485 W. Sunset Rd. Suite 208 Las Vegas, NV 89113

Space above this less for Recordst's use

Talle Order No. 55017046 Trustee Sale No. 18269NV Loan No. 1008413068

### IMPORTANT NOTICE

### NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST

NOTICE IS HEREBY GIVEN THAT: MITDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DEED BERVICE is either the original Trustee, the duty appointed astallulation Trustee, or acting as agent for the Trustee or Deneticiary under a Deed of Trust dated 08-18-2008, executed by ANTOINETTE/L GILL, AN UNMARRIED WOMAN as Truster, to secure certain obligations in favor of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, NGL, AS NOMINEE FOR PLAZA MOME MORTGAGE, INC. under a Deed of Trust Recorded 08-18-2008, Book, Page, Instrument 20060816-0004118 of Official Records in the Office of the Recorder of CLARK County, State of Nevada, accuring, among other obligations, 1 note(s) for the sum of \$314,392.09.

#### Purported Street Address: 5144 TEAL PETALS STREET NORTH LAS VEGAS, NV 89081

Their a breach of the obligations for which said Dead of Trust is security has occurred in their payment has not been made of: Failure to make the 06/01/2010 payment of principal and/or interest and all subsequent payments, together with late charges, impounds, advances, laxes, delinquent payments on senior tiens, or assessments, attorney's fees and court costs arising from the beneficiary's protection of its security, all of which must be cured as a condition of reinstatement.

You may have the right to cure the default barein and reinstate the obligation by said Deed of Trust above described. Section 107,080NRS permits certain defaults to be cured upon the payments of that portion of principal and interest, which would not be due had no default occurred. This amount is \$15,102.45 as of date of this Notice and will increase until your account becomes current.

That by reason thereof, the present beneficiary under such Deed of Trust, has executed and delivered to said Trustee, a written Declaration of Default and Demand for Sale, and has sumendered to said Trustee such Deed of Trust and all documents evidencing obligations secured thereby and has declared and does hereby declare the sum secured thereby immediately due and has elected and does hereby declare the trust property to be sold to salid the obligations secured thereby.



Contractions provided by Data Trace ( 12 but its providency tringing and nodime species. Conjugated 2017, at Rocks attended

Tule Ordes No.

Trustee Sale No. 10289NV Loan No. 1008413088

To find out the ansount you must pay, to arrange for payment to stop the foreclosure, or if your property is in foreclosure for any other reason, contact:

Dourbohe Bank National Trust Company, as Trustee C/O Mondian Foreclosure Service 8485 W. Sunset Rd. Suite 206 Las Vegas, NV 89413 TEL: (792) 896-4600

The granter may contact OneWest Bank regarding the possibility of a loan modification:

Kim Ibarra – Loss Millystion 2000 Esperanza Crossing, Austin, YX 78768 866-364-6947

If you have any questions, you should contact a lawyer or the government agency, which may have Insured your loan.

The Undersigned Hereby Affirms Tiest There is No Social Decurity Number Contained in This Document

Oxia: 1/5/2011

MTDS, INC., A CALIFORNIA CORFORATION DBA MERIDIAN TRUST DERD SPRNICE, AS AUTHORIZED AGENT FOR THE RENEFICIARY, BY: SECURITY UNION TITLE, AS AGENT FOR MTDS, INC., A CALIFORNIA CORFORATION DBA MERIDIAN TRUST DEED SURVICE

Swan L.L.

SUSAN DANA

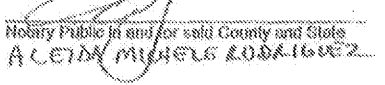
MTDS, INC., A CALIFORNIA CORPORATION DBA MERUDIAN TRUST DEED SERVICE IS A DEST COLLECTOR ATTEMPTING TO COLLECT A DEST. ANY INFORMATION OSTAINED WILL BE USED FOR THAT PURPOSE.

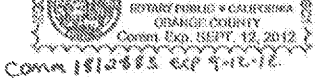
On 1/6/11 before me, <u>ALCION MICHER & COM 166/452</u> personally eccessed <u>SUMARAL 2M eA</u> personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/che/they executed the same in his/her/their suthorized capecily/ises), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behall of which the person(s) acted, executed the instrument.

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA . THAT THE FOREGOING PARAGRAPH IS TRUE AND CORRECT.

WITNESS my band and allicial neat. 

ALEIN MCHEEROONSIEZ \$ COSSE, \$1812863 









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#### BORFORD provided by Bohalton 11 (2010 contractions in apple and total grant Conference Conference and provide and and

## PACIFIC COAST TITLE RECORDING REQUESTED BY

Meridian Foreclosure Service

AND WHEN RECORDED MAIL TO

Moridian Foreclosure Service 8485 W. Sunset Rd. Suite 205 Las Vegas, NV 89113

124-35-711-102

Inst #: 201106230002205 Face: \$15.00 N/C Foo: \$0.00 06/23/2011 10:21:51 AM Receipt #: 821718 Requestor: PACIFIC COAST TITLE Recorded By: MSH Pge: 2 OEBBIE CONWAY CLARK COUNTY RECORDER

Space above this line for recorder's use

APN#: 124-35-711-102

This Order No. 55018046 Trustee Sale No. 18269NV Loan No. 1008413088

# NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 08-10-2006. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDINGS AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

On 07-14-2011 at 10:00 AM, MERIDIAN FORECLOSURE SERVICE f/k/a MTDS, INC., A CALIFORNIA CORPORATION DBA MERIDIAN TRUST DEED SERVICE as the duly appointed Trustee under and pursuant to Deed of Trust Recorded 08-16-2005, Bock, Page, Instrument 20060816-0004119 of official records in the Office of the Recorder of CLARK County, Nevada, executed by: ANTOINETTE L GILL, AN UNMARRIED WOMAN as Trustor, Deutache Bank National Trust Company, as Trustee of the IndyMac INDX Mongage Loan Trust 2000-AP35, Mongage Pass Through Certificates, Series 2006-AR35 under the Pooling and Servicing Agreement dated November 1, 2006 as Benefictary, WILL SELL AT PUBLIC AUCTION TO THE HIGHEST BIDDER FOR CASH (payable at time of sale in lawfor money of the United States, by cash, a cashier's check drawn by a state or federal savings and loan association, savings association, or accenter's check drawn by a state or federal savings and loan association, savings association, or accenter's check drawn by a state or federal savings and loan association, Savings association, or accenter's check drawn by a state or federal savings and loan association, Savings association, or accenter's check drawn by a state or federal savings and loan association, Savings association, or accenter's check drawn by a state or federal savings and loan association, Savings association, or accenter's check, NV 89101 all right, tilks and interest conveyed to and now held by it under said Deed of Trust in the property situated in said County, Nevada describing the land therein;

LOT ONE HUNDRED TWO (102) FINAL MAP OF LONE MOUNTAIN / LOSEE - UNIT 3 (A COMMON INTEREST COMMUNITY) AS SHOWN BY MAP THEREOF ON FILE IN BOOK 125 OF PLATS, PAGE 99 AND AMENDED BY CERTIFICATE OF AMENDMENT, RECORDED JUNE 14, 2006 IN BOOK 20060614 AS DOCUMENT NO. 0005270 IN THE OFFICE OF THE COUNTY RECORDER, CLARK COUNTY, NEVADA

The property heretofore described is being sold "as is". The street address and other common designation, if any, of the real property described above is purported to be: 5144 TEAL PETALS STREET, NORTH LAS VECIAS, NV 89081

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designation, if any, shown herein. Said sels will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by said Deed of Trust, with interest thereon, as provided in said note(s), advances, if any, under the terms of the Deed of Trust, estimated fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust, to-wit: \$345,868.04 (Estimated)



Andrometry Branking Brits (2012) 2012 20 Dec 20 Solatele Careford and Recent Androis Dehricher Beger 88 (Baar man

Title Order No. 55018046 Trustee Sale No. 18269NV Loan No. 1008413088

Accrued interest and additional advances, if any, will increase this figure prior to sale. The beneficiary under said Deed of Trust heretofore executed and delivered to the undersigned a written Declaration of Default and Demand for Sale, and a written Notice of Default and Election to Self. The undersigned caused said Notice of Default and Election to Self to be recorded in the county where the real property is located and more than three months have elapsed since such recordation.

The Undersigned Hereby Affirms That There is No Social Security Number Contained

Sales Line; – or (702) 586-4500 or

Date: 06-22-2011

MERIDIAN FORECLOSURE SERVICE 1/k/a MTDS, INC-, A``CALIFORMA CORPORATION OBA MERIDIAN TRUST DEED SERVICE

STEPHANIE FARRELL, PORECLOSURE ASSISTANT

State of Nevada

before me, D. Adams STEPHANIE FARRELL

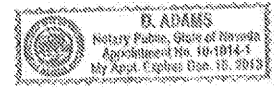
MERICAR FORECLOSUSE SERVICE IS ASSISTING THE BENEFICIARY TO CANLECT & LEW GENEATED ROTABLEO WELL BE USED FOR THAT PURPLISE.

County of Clark

Notery Public, personally appeared personally known to me (or proved to

me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument,

WITNESS By hand gra Notory Rephic in and for said County and State



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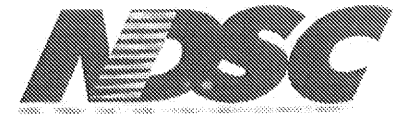


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# National Default Servicing Corporation 7720 N. 16<sup>th</sup> Street, Suite 300 Phoenix, Arizona 85020

Phone (602) 264-6101 Fax (602) 264-6209

January 4, 2011

JESSE HENNIGAN 7424 DESERTSCAPE AVE LAS VEGAS, NV 89178

RE:	Loan No.	¢ 5	0084709724
	NDSC No.	•	10-44347-WF-NV
	Prop. Address		7424 DESERTSCAPE AVE
			LAS VEGAS, NV 89178

This firm has been retained to enforce the terms of the above referenced loan by non-judicial foreclosure.

1 The good faith estimate of the debt owed is \$455,568,10 plus those charges that continue to accrue until the loan is paid, such as interest, late charges, advances, expenses of collection, and attorney's/trustee's fees. If you require a statement of all these amounts computed through a specified date, you may request such statement through this office.

The arrearage amount is the sum of payments that have come due on and after the date of default August 1, 2010, plus late charges, periodic adjustments to the payment amount, expenses of collection, and attorney's/trustee's fees as further described in the Notice of Default enclosed.

- The creditor (current beneficiary) to whom the debt is owed is : Wells Fargo Bank N.A. successor by merger to Wells Fargo Home Mortgage, Inc. The loan servicer is : Wells Fargo Home Mortgage, Inc.
- 3. This firm will assume the debt to be valid unless you, within thirty days after receipt of this notice, dispute the validity of the debt or a portion thereof. If you notify this firm in writing within the thirty day period that the debt, or any portion thereof, is disputed, we will obtain verification of the debt and a copy of such verification will be mailed to you. Also, upon your written request within the thirty day period, this firm will provide you with the name and address of the original creditor, if it is different from the current creditor.

This firm is not a Debt Collector as that term is defined pursuant to the Pair Debt Collection Practices Act within this jurisdiction (see Mansour vs. Cal-Western Reconveyance Corp. 618 F.Supp.2d 1178 (D. Ariz. 2009). Should a subsequent determination be made that this firm is a Debt Collector as that term is defined within the Act, then you are notified that any information obtained will be used for the purpose of collecting a debt. The notifications provided herein do not limit or detract from the effect of foreclosure upon the subject property.

National Default Servicing Corporation Trustee Sales Division (602) 264-6101

NDSC000248



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20090630-0001440 Fee: \$15.00 RPTT: \$0.00 N/C Fee: \$0.00 06/30/2009 10:45:42 T20090227421 Requestor: SERVICELINK SAN BERNARDINO Debbie Conway BRT Clark County Recorder Pgs: 2

RECORDING REQUESTED BY: SorviceLink Title WHEN RECORDED MAIL, TO: National Default Servicing Corporation 2525 East Camelback Road, Suite 200 Phoenix, AZ 85016

NDSC File No. († 09-44685-WF-NV Losn No. († 0084709724 Title Order No. († 602132940

APN: 176-27-212-012

# NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST IMPORTANT NOTICE

IF YOUR PROPERTY IS IN FORECLOSURE BECAUSE YOU ARE BEHIND IN YOUR PAYMENTS, IT MAY BE SOLD WITHOUT ANY COURT ACTION, and you may have the legal right to bring your account in good standing by paying all of your past due payments plus permitted costs and expanses within the time permitted by law for reinstatement of your account, which is normally five business days prior to the date set for the sale of your property. No sale date may be set until three months from the date this notice of default may be recorded (which date of recordation appears on this notice).

This amount is \$35,284.04, as of 06/30/2009 and will increase until your account becomes current.

While your property is in foreclosure, you still must pay other obligations (such as insurance and isxes) required by your Note and Deed of Trust or Mortgage. If you fail to make future payments on the loan, pay taxes on the property, provide insurance on the property, or pay other obligations as required by the Note and Deed of Trust or Mortgage, the beneficiary or marigagee may insist that you do so in order to reinstate your account in good standing. In addition, the beneficiary or morigagee may insist that you paid all senior liens, property taxes, and bacas, and bacas, insurance that you provide reliable written evidence that you paid all senior liens, property taxes, and bacard insurance premiums.

Upon your written request, the beneficiary or mortgager will give you a written itemization of the entire amount you must pay. You may not have to pay the entire unpaid portion of your account, even though full phyment was domanded, but you must pay all amounts in default at the time payment is made. However, you and your deneficiary or mortgages may mutually agree in writing prior to the time the nutice of cale is posted (which may not be earlier than the end of the three month period stated above) to, among other things, (1) provide additional time in which to cure the default by the transfer of the property or otherwise; or (2) establish a schedule of payments in order to cure your default; or both (1) and (2).

Fullowing the expiration of the time period referred to in the first paragraph of this notice, unless the obligation being forcelessed upon or a separate vertiten agreement between you and your creditor permits a longer period, you have only the legal right to stop the sale of your property by paying the entire amount demanded by your creditor.



NDSC File No. : 09-44685-WF-NV Loss No. -: 0684769724

To find out the amount you must pay, or to arrange for payment to stop the foreclosure, or if your property is in forexlosure for any other reason, contact:

Wells Farge Bank, N.A. ika Wells Farga Rome Mortgage Inc., 6k/a/ Norwest Mortgage Inc. c/o National Default Servicing Curporation 2525 East Camilliack Road, Sulte 200 Phoenix, AZ 85018 Phone 602-264-6101 Sales Website: inww.udscorp.com/sales

If you have any questions, you should contact a lawyer or the governmental agency which may have insured your foun. Notwithstanding the fact that your property is in foreclosury, you may affer your property for sule, provided the sale is concluded prior to the conclusion of the forestoure. Remember, VOU MAY LOSE LEGAL RICHTS IF YOU DO NOT TAKE PROMPT ACTION.

This is an attempt to collect s debt and any information obtained with he used for that purpose.

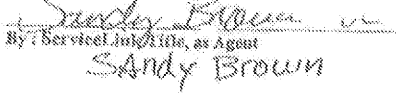
NOTICE IS HEREBY GIVEN THAT : NATIONAL DEFAULT SERVICING CORPORATION IS either the original Trustee, the duty appointed substituted Trustee or acting as agent for the Trantes or Reneficiary under a Deed of Trast dated 02/26/2808, executed by JESSE HENNICIAN, A MARRIED PERSON, as Trustor, to serior certain obligations in favor of LINEAR FINANCIAL, LF DBA FARDEE HOME I OANS as beneficinry recorded 02/29/2008, as Instrument No. 20080229-6003736 (or Book, Iast.) of Official Records in the Office of the County Recorder of CLARK County, NV. Said obligations including ONE NOTE FOR THE ORIGINAL sum of \$404,652,69,

That a breach of, and default in, the oldigations for which such there of Trust is security has successed in that payment has not been made of CFAILLINE TVI PAY TIM INSTALL MEENT OF PRINCIPAL, INTEREST AND IMPOUNDS WHICH RECAME DUE ON 18/01/2008 AND ALL SUBSEQUENT INSTALLMENTS OF FIGNCIPAL, INTEREST AND IMPOUNDS, TOGETHER WITH ALL LATE CHARGES; PLUS ADVANCES MADE AND COSTS INCURRED BY THE SENEFICIARY INCLUDING FORECLOSURE FEES AND COSTS AND/OR ATTORNEY'S 8828.

That by reason thereof, the present beneficiary under such Deed of Trant has executed and delivered to duly appointed Trustee a written Declaration of Default and Demand for Sale, and has daposited with said duly appointed Truster such Deed of Trust and all documents evidencing obligations secured thereby, and has declared and does hereby declare all spins secured thereby lmmediately due and payable and has electric and does hereby elect to exuse the trust property to he sold to satisfy the obligations secured thereby.

Bated : Jane 38, 2899

National Default Servicing Corporation, As Agent for Wells Farge Bank, N.A. fka Wells Farge Home Morigage Inc., Ukin/ Nurwest Morigage Inc.





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RECORDING REQUESTED BY:

WHEN RECORDED MAIL TO: National Default Servicing Corporation 7720 N. 16<sup>th</sup> Street, Sults 300 Phoenix, AZ 85020 (4)

NDSC File No.	S.	09-44685-WP-NV
Losn No.		0084709724
Title Order No.	÷.	802132940
APN No.	3	178-27-212-012

# 020077NOTICE OF TRUSTEE'S SALE

YOU ARE IN DEFAULT UNDER A DEED OF TRUST, DATED 02/26/2008 UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

Notice is leavely given that National Default Servicing Corporation as tudice (or superator trustee, or substituted trustee), purseant to the Deed of Trust executed by JESSE RENNICAN, A MARNIED PERSON, dated 02/26/2008 and recorded 02/29/2008, as instrumbent No. 20080229-0003736 in Book, Page, of Official Records in the office of the County Recorder of CLARK County, State of NV, and pursuant to the Nonce of Default and Election to Sell thereunder recorded 06/30/2009 as Instrument No. 20090630-0001440 (or Book, Page) of said Official Records, will sell on 10/23/2009 at 10:00 A.M. at:

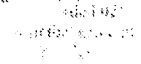
# AT THE FRONT ENTRANCE TO THE NEVADA LECAL NEWS 938 S. 4TH STREET, LAS VEGAS, NV 89181

at public auction, to the highest bldder for cash (in the forms which are lawful tender in the United States, payable in full at time of sale), ell right, title, and interest conveyed to and now held by it under said Deed of Trust, in the property situated in said County and State and more fully described in Exhibit A attached hereto and made a part hereof.

The street address and other common designation, if any of the real property described above is purported to be:

7424 DESERTSCAPE AVE LAS VEGAS, NV 89178

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designation, if any, shown herein.





#### NDSC File No. : 09-44685-WF-NV APN NO. 176-27-232-012 è

The estimated total amount of the unpaid balance of the obligation secured by the property to be sold and reasonable estimated costs, expenses and advances at the time of the initial publications of the Notice of Sale is \$417,783.3%. It is possible that at the time of sale the opening bid may be less than the total indebtedmits the

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In addition to cash, the Trustee will accept eachier's checks drawn on a state or national bank, a check drawn by a state or federal credit onion, or a classi drawn by a state or federal savings and loan association, savings association, or savings bank specified in Section 5102 of the Financial Code and authorized to do business in this state. In the event tender other than cash is accepted, the Trustee may withhold the issuance of the Trustee's Deed until funds become evallable to the payse or endorsee as a matter of right.

Said sale will be made, in an "as is" condition, without covenant or warranty, express or implied, regarding title, possession or encumbrances, to satisfy the indebtedness secured by said Deed of Trust, advances thereunder, with interest as provided therein, and the unpaid balance of the Note secured by usid Deed of Trust with interest thereon as provided in taid Note, plus fires, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The lender is unable to validate the condition, defects or disclosure issues of said property and Buyer waives the disclosure requirements under NRS 113.130 by purchasing at this sale and signing said receipt.

If the Trustee is unable to convey title for any reason, the successful bidder's sole and exclusive remedy shall be the return of monies paid to the Trustee, and the successful bidder shall have no . 88 is x x ÷ further recourse.

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Date: 10/01/2009

National Default Servicing Corporation 7720 N. 16<sup>88</sup> Street, Suite 300 Phoenix, AZ \$5020 602-264-6101 Sales Line : 714-259-7858 Sales Websile: www.adscorp.com/sales

VIAN INATV Menale Alland, TRUSTER SALES REPRESENTATIVE

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#### Exhibit A

### NDSC Notice of Sale Addendum

NDSC Nø.		09-44685-WF-NV
LOAN NO.	è s	0084709724
PROP. ADDRESS	, 1	7424 DESERTSCAPE AVE LAS VEGAS, NV 89178

COUNTY : CLARK

LEGALDESCRIPTION .:

PARCELI:

LOT 25 OF MOUNTAINS EDGE MIRADOR PHASE 1, AS SHOWN BY MAP THERBOF ON FILE IN BOOK 124 OF PLATS, PAGE 23, IN THE OPFICE OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA.

PARCEL II:

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AN EASEMENT FOR INGRESS AND EGRESS OVER PRIVATE STREETS AND COMMON AREAS AS SHOWN AND DELINEATED ON SAID MAP.

- 15 - 15 S

st. :





#### STATE OF ARIZONA COUNTY OF MARICOPA

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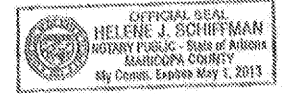
On <u>IV []</u> 2009, before mo, <u>fielding 1. Schillman</u>, a Nolary Public for said State, personally appeared <u>Nichole Allerd</u> who personally known to me (or who proved to me on the basis of satisfactory evidence) to be the person(s) whoce name(s) is/are subscribed to the within instrument and acknowledged to me that he/sthe/they oxecuted the same in his/her/their authorized capacky(les), and that by his/her/their signature(s) on the instrument the person(s), or the antity upon behalf of which the person(s) acted, executed the instrument.

2.

I certify under PENALTY OF PERJURY under the laws of the State of Arizona that the foregoing is true and correct.

WITNESS MY HAND AND OFFICIAL SEAL

NAS .....







## IN THE SUPREME COURT OF THE STATE OF NEVADA

JEFFREY BENKO, A NEVADA RESIDENT; ET Al.,

Appellants,

v. QUALITY LOAN SERVICE CORPORATION, A CALIFORNIA CORPORATION; ET AL., Respondents Supreme Court No. 73484 District Court Case Nect Anically Filed Mar 01 2018 10:27 a.m. Elizabeth A. Brown Clerk of Supreme Court

# **APPELLANTS' APPENDIX**

## VOLUME 17

Appeal from Eighth Judicial District Court Clark County, Nevada

The Honorable William Kephart

### Law Office of Nicholas A. Boylan, APC

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because the paperwork is, on those motions, all of the motions set for that day, the 2 paperwork is very voluminous. So it might be the best thing for us to kind of reconvene on 3 this issue after we have the determination in Department XIX, if that would be helpful for the Commissioner to kind of map out, you know, how we go forward. 4 On the other hand, it might be -- it might make sense just at this time to extend 5 6 Phase 1 and essentially open Phase 2. 7 And then the only other thing I would mention is in terms of moving forward 8

on Phase 1 and the written discovery, from the Plaintiffs' perspective, we need and we'd like 9 to have, without the need for a motion -- but perhaps a motion would be required -- we'd like 10 to have the ability to go beyond 40 interrogatories because there's so much information here, and many of our initial sets of interrogatories within the 40 were disallowed either in whole 12 or in part based on the Phase 1 limitation. So we'd like to have the ability to go above 40 13 interrogatories without the delay of a motion for that purpose.

14 DISCOVERY COMMISSIONER: Didn't I already address that earlier, or am I 15 confusing this case with another case? But I thought that I had already increased the number 16 of interrogatories permitted.

MR. SCARBOROUGH: Not in this case to my knowledge, Your Honor.

18 DISCOVERY COMMISSIONER: Okay.

19 MR. SCARBOROUGH: And I would like to be heard on that before we start down 20 that rabbit hole.

21 DISCOVERY COMMISSIONER: All right. Well, I don't want to go down that

#### 22 rabbit hole today.

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MR. SCARBOROUGH: Okay.

DISCOVERY COMMISSIONER: I think what we -- I have no problem addressing

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25 the phase of discovery and giving you new deadlines today. I recognize that what the Judge may or may not do next week may have an effect, but at least from my perspective I will -- it will allow you to move forward, and that's really what I'd like to do.

I mean, I had already moved Phase 1 discovery. I think our cutoff was March 3<sup>rd</sup>, and dispositive motions were April 7. But the dispositive motions are already filed, so from my perspective I think Phase 1 is pretty much completed, unless the Judge feels that additional discovery may be needed.

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MR. SCARBOROUGH: Your Honor --

MR. CERAN: Well, Your Honor, Your Honor, this is Allan Ceran speaking for Trustee Corps.

DISCOVERY COMMISSIONER: Yes.

MR. CERAN: The Court may or may not know that Mr. Boylan's motion to file a third amended complaint was granted several weeks ago, and part of that motion was adding a new named Plaintiff with respect to whom there has been no discovery yet. So the Phase 1 discovery, at least as to that Plaintiff, needs to be kept open for a bit, 60 days.

MR. BOYLAN: And, Your Honor, Nick Boylan. We, from the Plaintiffs'
perspectives, we're not even close to the conclusion of Phase 1 discovery. For example, as
against NDSC, we've actually only had one deposition, so we have months of additional
Phase 1 discovery before we're going to be in the position to respond to the other
Defendants' summary judgment motions.

As you know, we've filed 16 motions to compel so far. We've struggled to get
the information over a period of -- it's been a year. So we've been working diligently, very

diligently. In fact, it's consuming incredible amounts of my law firm, but we're not close to
 being done on what we need in Phase 1 to oppose the contemplated motions.
 DISCOVERY COMMISSIONER: Okay.
 MR. SCARBOROUGH: I'm just -- I'm waiting my turn, so I just -- I don't want to - -6 AA003984

DISCOVERY COMMISSIONER: You can go ahead, Mr. Scarborough. MR. SCARBOROUGH: Okay. Thank you, Your Honor.

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On a number of the different topics the motions for summary judgment by all the Defendants contemplated at the end of Phase 1 have not been filed. What has been filed is a motion by Plaintiff, as you've heard, that was met -- as is not unsurprising in -- or not surprising in this case -- with a cross-motion from Mr. Ceran's client, MTC.

As everyone has now informed you, it's -- the original motion by Mr. Boylan is set for the 14<sup>th</sup>. I'm not sure when we get up to see Judge Kephart whether he will entertain that next week. But what we all agree is Mr. Boylan's attempt to undo phasing --I'll just put it that way -- by virtue of a motion for clarification he filed long ago is on the calendar for the 14<sup>th</sup>.

So to Your Honor's point, we would agree that what the Court can do here
 today is continue to set dates, and we're here on March 8<sup>th</sup>, and Phase 1technically closed
 March 3<sup>rd</sup>. That's because, as this Court knows, we've been dialoguing the last couple of
 times we've been here, understanding there would need to be some sort of extension.

Now, let me address the extension of Phase 1, which, of course, drives Phases
2 and 3. Phase 1 we absolutely proposed a 60-day extension, so from early March to early
May. Let me not be too specific.

On February 9<sup>th</sup> Mr. Boylan wrote us a letter; it's two sentences. I want to read
 the whole thing: Thank you for your letter regarding stipulating to extend Phase 1 discovery
 for 60 days. Assuming everyone is in agreement, and everyone reserves any positions

regarding whether further extension should occur thereafter, I am in agreement and ask that
 you forward a stipulation to that effect to all counsel as soon as possible. I thank you in
 advance.
 We forwarded that stipulation, and Sunday night Mr. Boylan wrote me an E-

mail; I'll quote it in full, and this -- as a side note, there is a Report and Recommendation as
to which you have dueling positions, but I only raise that because it's in Mr. Boylan's E-mail
Sunday, which said this: We do not agree on the R&R and thus will not sign. As to stip, as
we said before, 60 days is not enough, even absent more obstruction and delays by Ds
[phonetic] it will take 'til at least end of summer.

Which is, of course, Mr. Boylan's current position, having apparently reneged
on the agreement to extend 60 days.

<sup>8</sup> Long story short, Your Honor, time pressure, as in most litigations I think we
<sup>9</sup> all observe, serve some salutary effect. And from our perspective, not knowing what Mr.
<sup>10</sup> Boylan intends about depositions, or written discovery, or interrogatories, which I'd like to
<sup>11</sup> respond to at the time we see it and can assess it, we are of the view that let's extend it 60
<sup>12</sup> days, as he wrote in his original letter of agreement; that's without prejudice to anybody
<sup>13</sup> extending it for more time, but let's please keep the pressure on all concerned.

DISCOVERY COMMISSIONER: Yeah. Let's get some new dates today because
 that was what I wanted to hopefully achieve, and depending on what decisions are made by
 the District Court Judge, we're always going to be in a position to modify those dates, if
 necessary.

MR. BECKOM: Yeah, and one thing pragmatically QLS would be adding in is that
 we had negotiated with Mr. Boylan that we had a -- we have three depositions still remaining
 on some of the Plaintiffs that we had kicked out as a courtesy to Mr. Boylan's office just
 with the understanding that we would get an additional 60 days of discovery.

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We also gave his office a two-week extension on written discovery, follow-up

written discovery, again which was predicated on at least a 60-day extension.

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DISCOVERY COMMISSIONER: Okay.

MR. SCARBOROUGH: So --





DISCOVERY COMMISSIONER: I am not sure I have your correct trial date. MR. SCARBOROUGH: Well, I can give it to you -- June 4<sup>th</sup>, 2018. DISCOVERY COMMISSIONER: Yeah.

MR. SCARBOROUGH: And so if we did the 60 days and rolled it into Phase 2 and Phase 3, that would make Phase 2 July 31<sup>st</sup> of 2017 and it would make Phase 3 February 6<sup>th</sup> of 2018, leaving still five months or so until the trial date of June 4. Our contention is that that is doable, and, of course, we don't know what the effect will be of not only what will happen next week, but what the outcome of every Defendants' motion for summary judgment will be, as contemplated at the end of Phase 1.

MR. BOYLAN: And, Your Honor, there's a number of other variables here that are going to come into play for us. One is the addition of new Plaintiffs that we've talked about periodically. The Court, I think, in Department XIX is about to sign the order for the third amended. That will add one Plaintiff.

But, as the Court may recall, we have not been allowed any contact information for -- from the Defendants for other victims because of the Phase 1 limitations, and so the way we see it in typical class action practice it's probable that when we get into that level of discovery and we're able to communicate with these other victims as witnesses, it's quite probable that they're going to want to participate and be very helpful as class representatives that we would then propose by amendment, and that's also very critical to the whole concept of summary judgment because it really should not occur, as we've argued unsuccessfully in the past until we have at least a good, a good collection of those

individuals who are going to want to serve as class representatives.
 In terms of discovery, the letter that was quoted is correct. I was agreeable to a
 minimum of 60 days, but I've also had oral conversations with these lawyers, and I have to
 speak to all of 'em periodically, including Mr. Beckom, where I've said we're going to need
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more than 60 days. I'm happy to have 60 be the minimum, but I can't be locked into that because we're going to need a lot more, and we're going to need 'til the end of summer.

As to Mr. Beckom, however, I also promised him I won't even hold you to it. I mean, even if Phase 1 were closed off sooner, I won't hold you to it in terms of getting the Plaintiffs' depositions that you've asked for.

So I've been trying to work with all these folks, sometimes in different conversations with different lawyers, but the reality is it's going to take more than 60 days, and then we have this prospect of additional -- of additional Plaintiffs, which, from our point of view, is just another reason why the phasing in this case, now that the Commissioner's had a chance to kind of see it developed, the phasing in this case is perhaps going to cause more delays and problems than it would solve, and --

DISCOVERY COMMISSIONER: But we're not --

MR. BOYLAN: -- given these --

<sup>14</sup> DISCOVERY COMMISSIONER: Yeah. I'm sorry, Mr. Boylan. I don't mean to cut
 <sup>15</sup> you off, but honestly I am not rehashing these issues. The Court already made a decision. I
 <sup>16</sup> already staged the discovery. If Judge Kephart rules differently, then I will address it when
 <sup>17</sup> he makes whatever decision he is going to make.

Let me tell you the problem. I took this out 90 days, and I can't do it with the
 way that phased discovery is. I'm not sure I can take it out 60 days and make it work with
 that June trial date in order to leave sufficient time between the phases, if we want to do that.
 So I am --

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## MR. BOYLAN: Well, but --

DISCOVERY COMMISSIONER: -- concerned about how to make this work.

MR. BOYLAN: Well, I think, Your Honor, realistically, given what you've seen, and

<sup>25</sup> all of the discovery consternation over the last year, I think it makes sense to kick the trial





1	date out, if necessary, and we just are very, very concerned
2	DISCOVERY COMMISSIONER: Well, this is a
3	MR. BOYLAN: about
4	DISCOVERY COMMISSIONER: five-year- rule-problem case. We've already
5	had one stipulation, I think, and extension. The Judge will need to do that. I'm not the one
6	to be able to do that for you.
7	MR. BOYLAN: I think we stipulated that the five-year rule would run, at the earliest,
8	sometime in 2019, Your Honor.
9	DISCOVERY COMMISSIONER: Okay.
10	MR. SCARBOROUGH: That's correct.
11	MR. BOYLAN: But my primary concern that I want to bring to your attention again
12	here is that we cannot face, given the Phase 1 limitations on discovery, we cannot face
13	summary judgment motions without having adequate opportunity to gather the evidence.
14	DISCOVERY COMMISSIONER: Okay.
15	MR. BOYLAN: And
16	DISCOVERY COMMISSIONER: I understand that. I know what 56F is. I get it. I
17	understand.
18	I would really like to be able to phase this discovery today. I have three more
19	motions left I would really like to get through and get my lawyers on their way because I feel
20	like this is going to take a little bit more time than I had hoped or anticipated, and I apologize
21	to you all. I know you've been on the line a long time. Some days I think my calendar isn't

<sup>22</sup> going to take very long, and it does, and there were just a lot of, unfortunately, contentious
 <sup>23</sup> issues today. So I appreciate your patience, and I apologize for that.
 <sup>24</sup> What I would like to do though, if I could just pick some numbers and give
 <sup>25</sup> them to you, I'm happy to do that. I just don't know how valid that is in terms of getting
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1	your input and really making a decision on what's best for you.	
2	Are you all back here on March 14 <sup>th</sup> ? Are you here physically on March 14 <sup>th</sup>	
3	for those arguments before the Judge?	
4	MR. SCARBOROUGH: I am, yes.	
5	DISCOVERY COMMISSIONER: Okay.	
6	MR. BOYLAN: Yes, Your Honor.	
7	DISCOVERY COMMISSIONER: And those happen at what time at nine?	
8	THE CLERK: Nine.	
9	MR. SCARBOROUGH: At 9:00, and I wasn't at the status check, but my	
10	understanding is we're the only thing on the calendar, but I don't want to really make a	
11	representation like that in this courthouse.	
12	DISCOVERY COMMISSIONER: You may be. You may be the only thing on the	
13	calendar on that day. So here would be my thought. I wonder if I can bring you back in the	
14	afternoon, give you the morning before the Judge, or put it at 11. I'm just afraid because I	
15	don't know how in depth your argument's going to be, and I suspect he may need to spend a	
16	couple of hours with you, and if you want to move that trial date because, quite candidly,	
17	if I just do 90 days, which I'm somewhat inclined to do 90 instead of 60, then what I am	
18	looking at, if I space it appropriately I can tell you. I was almost through. Let me see if I	
19	can 'cause I think we ended up putting what four two months, 60 days between	
20	phases approximately.	
21	MR. SCARBOROUGH: That's right.	

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MR. SCARBOROUGH: That's right.

22 MR. BOYLAN: Not sure we need that much time between 2 and 3, if any, frankly. 23 I'm not sure what the thinking on that was as to -- between 1 and 2 the thought was it was for 24 motion practice. But for 2 and 3 I'm not sure there really needs to be a gap. 25 DISCOVERY COMMISSIONER: Well, I think we left about -- gosh -- about six





months before, but we don't have to do that.

MR. SCARBOROUGH: And I will say -- I don't want -- I'm not speaking for all the
Defendants now, just for CRC. We won't need the six months, and that had to do with some
orders made early in Phase 1, Your Honor, where we were only able to depose Plaintiffs one
time, so a lot of the individual, quote, merits issues that might have been contemplated for
Phase 3 either have or have not been done in Phase 1. There will certainly be fewer of them,
fewer boxes to check off, if you will, in Phase 3.

DISCOVERY COMMISSIONER: Well, let me tell you what I come up with if I do 90 days instead of the 60, and then you all can tell me how you would like me to proceed. But, unfortunately, the Court will really have to move the trial date, and, I mean, I can recommend it. I'm certain that, you know, he would be amenable to the recommendation, if you're all in agreement, but I can't move that trial date. That's the problem.

All right. So this is what happens if I take you out 90 days. The case would be ready for trial September 24<sup>th</sup> of 2018, so when I move you out the 90 days I'm basically moving the trial date 90 days. That's what happens, and that is only putting 60 days between Phase 2 and Phase 3, and I actually did that for a purpose because it does not seem to me -- it does not appear to me that we can complete our discovery as scheduled. I want to have a little bit of breathing room in case something happens, and the 60 days between the two phases provides me with that.

Now, I put more of a gap between Phase 1 and Phase 2, and maybe we don't
need that much of a gap.

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22	MR. SCARBOROUGH: Might we have your dates, and then we can react to that?
23	DISCOVERY COMMISSIONER: Talk about it?
24	So on Phase 1 I would close discovery June 9 <sup>th</sup> of 2017; dispositive motions
25	would be due July 10 <sup>th</sup> of 2017, recognizing a few have already been filed; you would
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complete discovery by January 12 of 2018; you would file motions to amend pleadings and add parties by October 10<sup>th</sup> of 2017; initial expert disclosures would be October 10<sup>th</sup> of 2017; your rebuttal disclosures would be November 13<sup>th</sup> of 2017; your dispositive motions would be due February 12<sup>th</sup> of 2018.

Your Phase 3, your discovery would close July 13<sup>th</sup> of 2018; your last day to amend pleadings, add parties, and your initial expert disclosure deadline would be April 13<sup>th</sup> of 2018; your rebuttal deadline would be May 14<sup>th</sup> of 2018; and your dispositive motion deadline would be August 13<sup>th</sup> of 2018. And that would mean the case would be ready for trial September 24<sup>th</sup> of '18.

MR. SCARBOROUGH: Did you have a Phase 2 close date?

11 DISCOVERY COMMISSIONER: Yes, January 12<sup>th</sup> of 2018.

<sup>12</sup> MR. SCARBOROUGH: Okay. That's -- I got it. Thank you.

DISCOVERY COMMISSIONER: So what I basically did is after the dispositive
 motions are filed on Phase 1, which I, frankly, think is really the crux of whether or not the
 case proceeds, then I put 90 days in between the filing of those dispositive motions and your
 need for experts in the second phase.

I'm afraid to give you less time because this is the -- Phase 1 and Phase 2 are
where I'm concerned that you would need the time between the phases, more so than Phase 2
and 3, which I just left 60 days in between.

MR. SCARBOROUGH: So, again, not speaking for all the Defendants, we need to
 react to this, but from CRC that seems like a imminently reasonable position across the

- <sup>22</sup> board. You know my view, Your Honor, and that is as much pressure as you can put on us,
- $^{23}$  || the better to get these things done because of our view that some of these things that are
- <sup>24</sup> being raised as needs are actually an attempt to get us to settle the case unwarrantedly, but
- <sup>25</sup> I'm not going down that particular line of advocacy.

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I think this works, and so for CRC I would be prepared to walk into court next week if we keep the phasing or whatever and suggest to Judge Kephart that this schedule you are prepared to recommend is acceptable to CRC, and that that trial date moving 90 days to September 24<sup>th</sup> would be acceptable as well.

I don't know what my other friends on the defense side of the aisle, let alone
Mr. Boylan, will have to say to that.

MR. BOYLAN: Your Honor, if I could, please, a couple things. One, I understand the reasoning behind it, and the overall sensibility of it, but our only position and respectful objection that we want to maintain is that we can't face dispositive motions also before we've had an opportunity to obtain from the Defendants the names and contact information of other potential class reps who should be in place before summary adjudication or summary judgment --

DISCOVERY COMMISSIONER: Yeah, that's --

MR. BOYLAN: -- is considered.

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DISCOVERY COMMISSIONER: -- Phase 2. That's Phase 2.

Phase 1 is just whether or not, as a matter of law, you can proceed with your
claims because you are technically -- my gosh. This is the terrible thing about old age -- you
forget.

<sup>19</sup> MR. BOYLAN: I can help, Your Honor. I know what you're saying. It's whether
 <sup>20</sup> they were conducting business as an unlicensed claim collection entity --

<sup>21</sup> DISCOVERY COMMISSIONER: Perfect.

22	MR. BOYLAN: in the state. But here's the problem with that and you haven't
23	seen it
24	DISCOVERY COMMISSIONER: It's not my problem, sir. It's what the Court has
25	already ruled.
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MR. BOYLAN: No, no, no, no. Please let me explain. That's not what I meant.

For example, MTC has filed a motion for summary judgment saying the opposite of what you just said, which means they're saying the only thing that matters is the named Plaintiff, and the only thing that matters is the Defendant's interaction with the named Plaintiff, and they have completely skirted your entire design where the only question in Phase 1 and the only question for summary judgment was did Defendant operate as an unlicensed claim collection business in the state. They have filed a motion which completely circumvents your intent. I'm on board with your intent. I understand it completely.

They've also attacked other issues in their summary judgment motion such as damages, and we haven't had any discovery regarding disgorgement damages. So I understand your idea, but they're not adhering to it.

MR. CERAN: Well -- I'm sorry, I thought you were done.

MR. BOYLAN: And just if I could finish on the other things, this suggestion, which I've never responded to -- it's been said two or three times -- that all we're trying to do is to push discovery to make them settle, I think it's time I respond to that. Not only is it not true -- and I'm not sure why Mr. Scarborough wants to go there because it was he who called me months ago to talk about settlement, and I won't tell you what he proposed 'cause I think it was improper, but I'm not going to go there. But our intent --

MR. SCARBOROUGH: How in the world am I supposed to respond to that?
 DISCOVERY COMMISSIONER: You don't need to. It's okay. You don't need to.
 MR. CERAN: And --

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## DISCOVERY COMMISSIONER: Wait.

MR. CERAN: -- Your Honor, this is --

DISCOVERY COMMISSIONER: Okay, listen. I'm going to take back the day. I

<sup>25</sup> || probably should have done it two hours ago, taking back the day. These are the deadlines I





am going to give you for today. I recognize that there may need to be some flexibility as more Plaintiffs are identified, as they come in, as we decide whether or not -- or the Court decides -- not my decision -- whether or not to keep with the phased discovery.

I will give you this option, and I will tentatively pencil you in for March 14<sup>th</sup> at 11:30. If you are available then, and you're all here for the hearings, you can come back and see me.

Otherwise, today I would like Mr. Scarborough to please prepare my Report and Recommendation. I am going to have my Marshal make you a copy of this because I wrote the dates in on the original scheduling order.

MR. SCARBOROUGH: Terrific.

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DISCOVERY COMMISSIONER: So that will help you in preparing your Report and 12 Recommendations.

13 I am not dealing with any additional substantive issues today. I understand the 14 concerns. I understand both -- all parties' positions. I recognize that we may have to modify 15 these deadlines, but I would like to have something for you to talk to the Judge about. Let 16 him know what I'm thinking. If you need to get that trial date moved, he might even move it 17 farther out just to be on the super-duper safe side, but you need to probably get that trial date 18 moved. That will be my recommendation, that the trial -- and I don't know if I wrote this date down -- would be September 24<sup>th</sup> of 2018. 19

20 And then if you need to come back and see me on Wednesday, I will make 21 myself available at 11:30 and we'll go from there. But all I'm going to do today is give you

- 22 that scheduling order, that new scheduling order. That takes a little bit of pressure off. It
- 23 extends that initial Phase 1 close of discovery deadline so you can continue to do what you
- 24 need to do and not be in violation of the Court order.
  - MR. SCARBOROUGH: Thank you, Your Honor.





1	THE CLERK: It's a Tuesday.
2	DISCOVERY COMMISSIONER: It is a Tuesday, yes, it is, at 11:30.
3	MR. CERAN: Thank you. Thank you, Your Honor.
4	DISCOVERY COMMISSIONER: All right. Thank you all
5	MR. BECKOM: Thank you.
6	DISCOVERY COMMISSIONER: very much.
7	I would like you to run the Report and Recommendation by everyone and to
8	approve as to form and content, and then you can maybe drop it off next week.
9	MR. SCARBOROUGH: We'll do it in the box on the way to the 9:00 hearing.
10	DISCOVERY COMMISSIONER: Perfect.
11	THE CLERK: Status check is April 7 <sup>th</sup> at 11.
12	DISCOVERY COMMISSIONER: That's only for defense counsel. And if you'll
13	hold on a moment, my Marshal will
14	MR. SCARBOROUGH: I'm not going anywhere
15	DISCOVERY COMMISSIONER: provide you with
16	MR. SCARBOROUGH: until
17	DISCOVERY COMMISSIONER: a copy of it.
18	MR. SCARBOROUGH: I get that, Your Honor. Thanks so much.
19	DISCOVERY COMMISSIONER: Okay. You're very welcome.
20	MR. BECKOM: Thank you very much for your time this morning, Your Honor.
21	MR. BOYLAN: Thank you.

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DISCOVERY COMMISSIONER: Thank you. Thank you all. MR. SODERSTROM: Your Honor, if I may ask, Your Honor, on the March 14<sup>th</sup> at

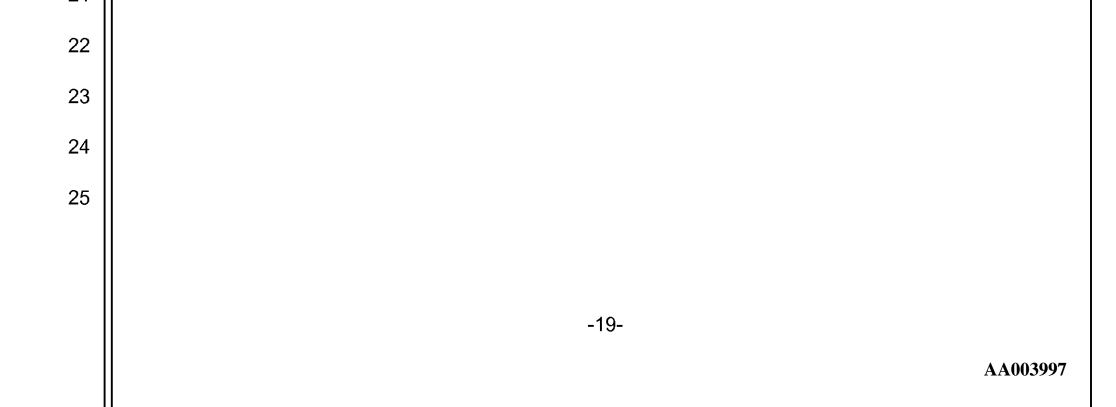
# <sup>24</sup> 11:30, is that on?

DISCOVERY COMMISSIONER: Yes, I'm leaving it on. I would just ask if

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1	somebody could please, if you're not going to need to appear, just let us know.		
2	MR. SCARBOROUGH: Of course.		
3	DISCOVERY COMMISSIONER: Just send a representative to let us know.		
4	Otherwise, I'll be happy to see you on that day.		
5	MR. SCARBOROUGH: Thank you.		
6	MR. CHRISTOPHER: Thank you.		
7	MR. SODERSTROM: Thank you.		
8	DISCOVERY COMMISSIONER: Okay. Very good. Thank you.		
9	[Proceeding concluded at 11:37 a.m.]		
10	* * *		
11	ATTEST: I do hereby certify that I have truly and correctly transcribed the audio- video recording of this proceeding in the above-entitled case.		
12			
13	Francesch Haak		
14	FRANCESCA HAAK		
15	Court Recorder/Transcriber		
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15			
16	JEFFREY BENKO, a Nevada resident;	CASE NO: A-11-649857-C	
	CAMILO MARTINEZ, a California resident: ANA MARTINEZ, a California	Dept. 19	
17	resident; FRANK SCINTA, a Nevada	and a frame with	
18	resident; JACQUELINE SCINTA, a Nevada resident; SUSAN HJORTH, a	PLAINTIFF' PRELIMINARY	
19	Nevada resident; RAYMOND SANSOTA, a Ohio resident; FRANCINE	RESPONSE TO MTC FINANCIAL	
20	SANSOTA, a Ohio resident; SANDRA	INC dba TRUSTEE CORPS' OBJECTIONS TO SANSOTA'S	
21	KUHN, a Nevada resident; JESUS GOMEZ, a Nevada resident; SILVIA	SEPARATE STATEMENT IN SUPPORT OF SANSOTA'S	
22	GOMEZ, a Nevada resident; DONNA	MOTION FOR PARTIAL	
	HERRERA, a Nevada resident:	SUMMARY JUDGMENT	

23 ANTOINETTE GILL, a Nevada resident; JESSE HENNIGAN, a Nevada resident; KIM MOORE, a Nevada resident; THOMAS MOORE, a Nevada resident; SUSAN KALLEN, a Nevada resident; ROBERT MANDARICH, a Nevada resident, JAMES NICO, a Nevada resident and PATRICIA TAGLIAMONTE, a Nevada resident

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Date: March 14, 2017 Time: 9:00 a.m.

#### PLAINTIFF' PRELIMINARY RESPONSE TO MTC FINANCIAL INC dba TRUSTEE CORPS' OBJECTIONS TO SANSOTA'S SEPARATE STATEMENT IN SUPPORT OF SANSOTA'S MOTION FOR PARTIAL SUMMARY JUDGMENT



	Plaintiffs, v. QUALITY LOAN SERVICE CORPORATION, a California Corporation; MTC FINANCIAL, INC. dba TRUSTEE CORPS, a California Corporation; MERIDIAN FORECLOSURE SERVICE, a California and Nevada Corporation dba MTDS, Inc., dba MERIDIAN TRUST DEED SERVICE; NATIONAL DEFAULT SERVICING CORPORATION, a Arizona Corporation; CALIFORNIA RECONVEYANCE COMPANY, a California Corporation; and DOES 1 through 100, inclusive, Defendants.	
	Plaintiffs respectfully submit the following preliminary response to the	
objections to Plaintiffs' Separate Statement in Support of Plaintiffs' Motion		
	Partial Summary Judgment submitted by Defendant MTC Financial Inc. dba Trustee	
Corp	Corps ("MTC").	
	I. MTC'S GENERAL OBJECTIONS ARE WITHOUT MERIT A. MTC'S Business Activities in the State of Nevada during the Relevant Period Determine the Adjudication of Plaintiffs' Motion	
	In support of their moving papers, Plaintiffs have offered powerful proof that	
MTC was required to be licensed as a collection agency by the FID pursuant to N		
	649.075, because of the nature and scope of MTC's business activities in Nevada	

23 during the relevant period. This evidence-including the incontrovertible evidence of 24 MTC's collection activities with respect to Plaintiff Bijan Laghaei-is devastating to 25 MTC's assertions that it did nothing more than required by statute as a foreclosure 26 trustee. In an attempt to avoid the liability demonstrated by Plaintiffs' proof, MTC 28 --- 2 ---PLAINTIFF' PRELIMINARY RESPONSE TO MTC FINANCIAL INC dba TRUSTEE CORPS' OBJECTIONS TO SANSOTA'S SEPARATE STATEMENT IN SUPPORT OF SANSOTA'S MOTION FOR PARTIAL SUMMARY JUDGMENT

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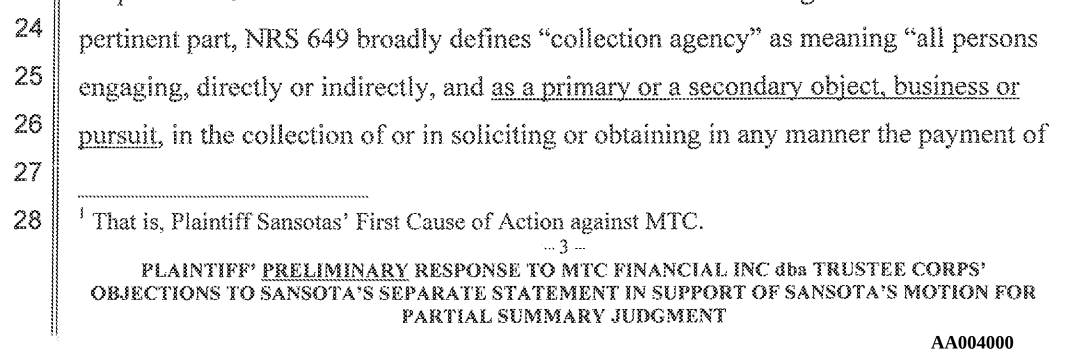
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22

seeks to mislead the Court, both in its opposition papers and in its objections, by
suggesting that only the Plaintiff Sansotas' individual claims are before the Court at
this time, and therefore the Court should not consider evidence as to MTC's claim
collection activities in Nevada with respect to other Nevada debtors in ruling on
Plaintiffs' motion. As a preliminary matter, MTC is plainly trying to have it both
ways here. While claiming on the one hand that Plaintiffs' motion is procedurally
defective because the Second Amended Complaint has been superseded by the Third
Amended Complaint, MTC on the other hand asserts that only the Plaintiff Sansotas
are before the Court as named Plaintiffs with claims against MTC—even though the
Third Amended Complaint added Plaintiff Laghaei as a named Plaintiff with claims

MTC's objection on this point suffers from an even greater defect, however. Even assuming *arguendo* that only the Plaintiff Sansotas' individual claim<sup>1</sup> were before the Court at this time, it would <u>not</u> follow that evidence of MTC's collection activities related to other Nevada debtors—such as Plaintiff Laghaei—would be irrelevant to adjudication of Plaintiffs' motion. Under Nevada law, "relevant evidence" means any "evidence <u>having any tendency</u> to make the existence of <u>any fact</u> that is of consequence to the determination of the action <u>more or less probable</u> <u>than it would be without the evidence</u>." NRS 48.015. Evidence reflecting MTC's collection activities related to other Nevada debtors, including Plaintiff Laghaei, plainly meet this definition. After all, whether MTC was required to be licensed as a collection agency by the FID during the relevant period hinges on the full nature and scope of MTC's business activities in the State of Nevada during that time. In



a claim owed or due or asserted to be owed or due to another." NRS 649.020(1) [emphasis added]. Thus, under the statutory definition, Plaintiffs seemingly must show that MTC did more than engage in one isolated instance of claim collection in order to demonstrate that MTC required a license because its claim collection activities were a primary or secondary object, business, or pursuit for it. (If MTC is suggesting that it would need to be licensed if it sought to collect on a claim from even one Nevada debtor, then Plaintiffs' evidence from Plaintiff Laghaei demonstrates that Plaintiffs' burden has been met.) Similarly, evidence that MTC was engaging in collection activities in Nevada with respect to other Nevada debtors plainly makes it more probable that MTC was engaging in collection activities with respect to the named Plaintiffs here.

Thus, Plaintiffs do not dispute that only relevant evidence is admissible pursuant to Nevada law. NRS 48.025. MTC's narrow and artificial interpretation of relevancy, however, is simply incorrect, and MTC's objection accordingly without merit.

Under these circumstances, the authorities cited by MTC regarding class certification are simply irrelevant here. As is clear from Plaintiffs' motion, Plaintiffs are <u>not</u> asking the Court to adjudicate the claims of the putative class as a whole, but to rule on Plaintiffs' first cause of action—as to liability—which necessarily entails the Court consider evidence relating to the nature and scope of MTC's business activities in the State of Nevada, including MTC's policies, procedures, and practices, with respect to the named Plaintiffs <u>and</u> other Nevada debtors who were subject to MTC's unlawful collection agency activities. Thus, to the extent that MTC

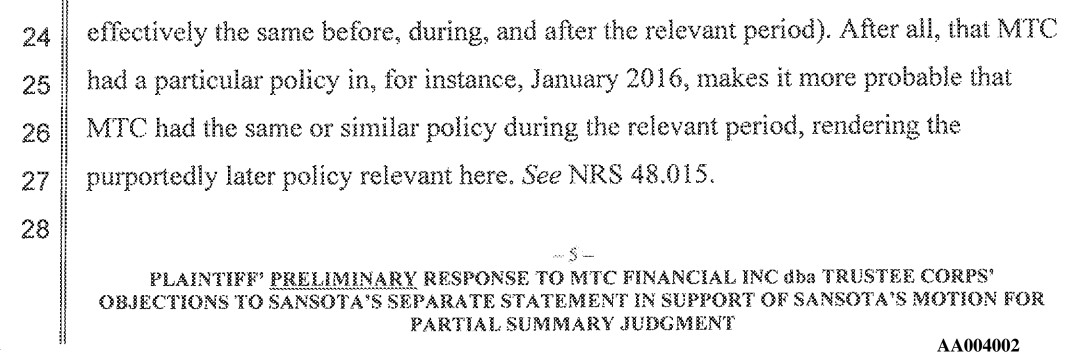
<sup>24</sup> objects to consideration of Plaintiffs' proof on the grounds that particular facts set
 <sup>25</sup> forth in the Separate Statement are not relevant to the named Plaintiffs' claims
 <sup>26</sup> against MTC, the objection is without merit.
 <sup>27</sup> B. MTC's Policies, Practices, and Procedures in the State of Nevada After
 <sup>28</sup> the Relevant Period Also Determine the Adjudication of Plaintiffs'
 <sup>29</sup> PLAINTIFF' <u>PRELIMINARY</u> RESPONSE TO MTC FINANCIAL INC dba TRUSTEE CORPS'
 <sup>20</sup> OBJECTIONS TO SANSOTA'S SEPARATE STATEMENT IN SUPPORT OF SANSOTA'S MOTION FOR
 <sup>21</sup> PARTIAL SUMMARY JUDGMENT

## Motion

MTC's general objection to the Court's consideration of evidence relating to 2 MTC's policies, practices, and procedures after the relevant period is also without 3 merit. First, Plaintiffs' proof-including evidence in the form of clear and binding 4 admissions from MTC's own officers and employees-demonstrates that the nature 5 and scope of MTC's business activities in the State of Nevada have remained 6 materially unchanged since MTC began doing business in Nevada in 2000 and 7 continuing through the relevant period to the present. (E.g., SS#1, 4.) So, proof of 8 their actions after necessarily proves their actions before. It was all the same. Thus, 9 even assuming arguendo that particular policies, practices, and procedures were not 10 formally adopted or articulated by MTC until after the relevant period, evidence لأسسه reflecting such policies, practices, and procedures are still germane to MTC's 12 policies, practices, and procedures in the State of Nevada during the relevant period 13 (since, by MTC's own admission, MTC's policies, practices, and procedures have not 14 been materially changed since the relevant period). 15

As to SS#26, for instance, MTC fails to demonstrate that the underlying 16 policy, practice, or procedure was not in place prior to January 2016-including 17 during the relevant period-even assuming arguendo that the particular articulation 18 of the policy, practice, or procedure reflected in Exhibit "I" had not been adopted 19 until January 2016. MTC's general objection is also without merit because MTC's 20 policies, practices, and procedures after the relevant period are undoubtedly germane 21 to MTC's policies, practices, and procedures during the relevant period (even setting 22 aside MTC's admission that the policies, practices, and procedures have been 23

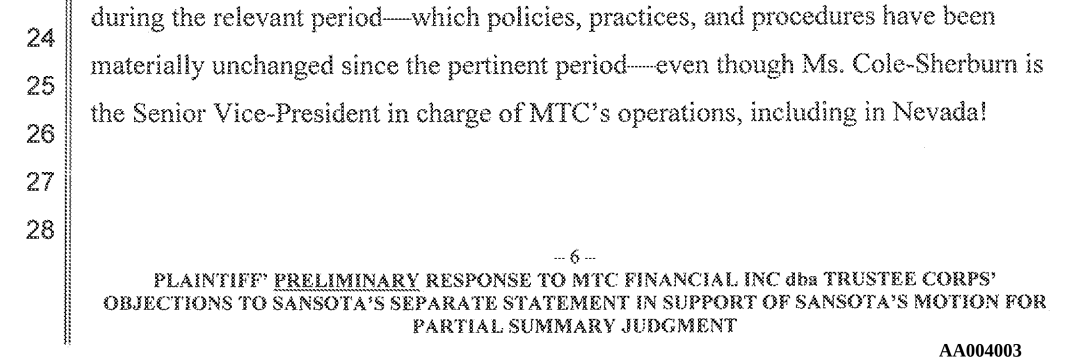
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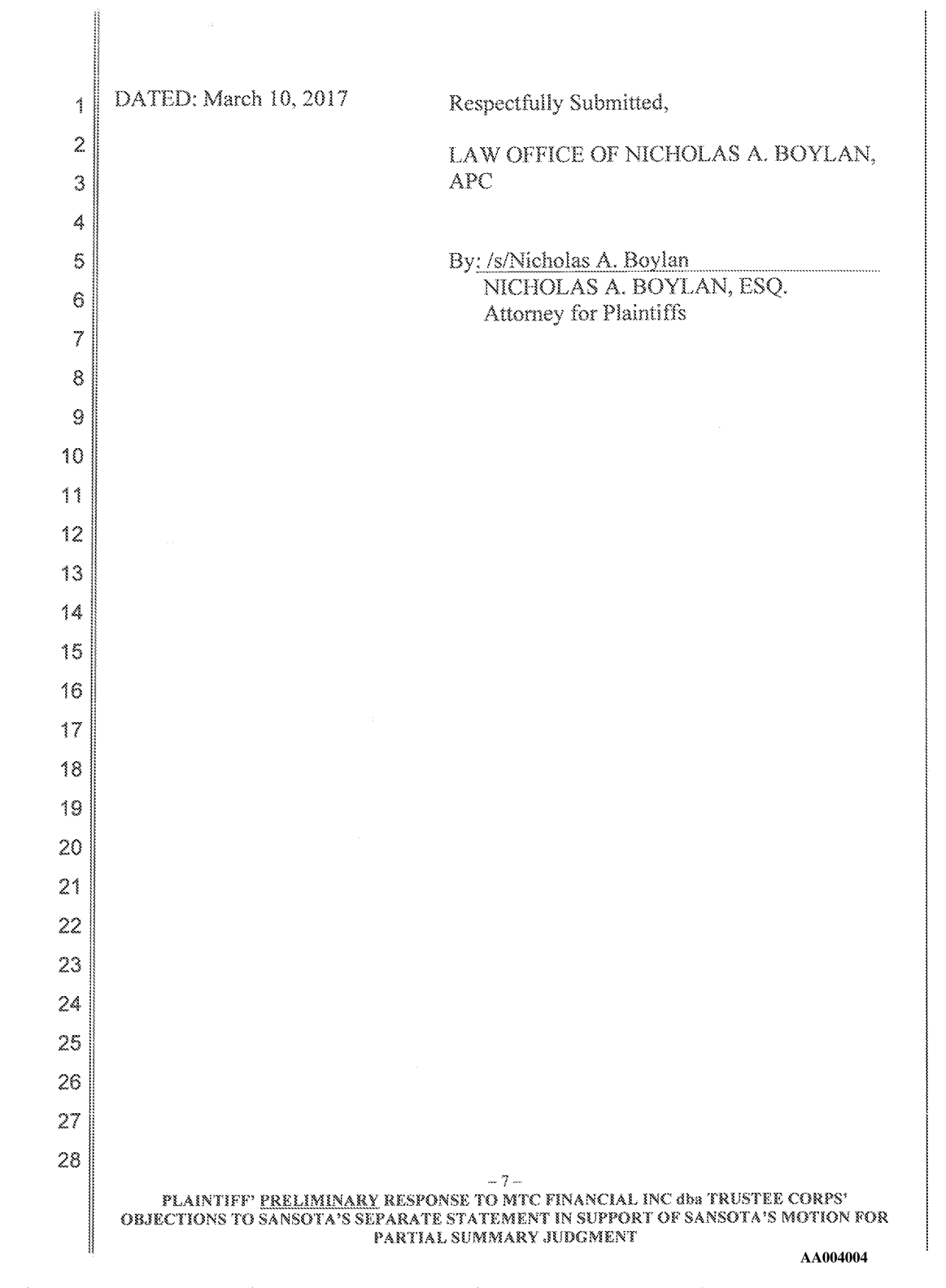


# C. MTC Fails to Show that Plaintiffs' Testimonial Evidence Is Without Foundation

MTC's general objection that some of the testimony offered by Plaintiffs' as proof is without foundation is also without merit. As a preliminary matter, MTC fails to offer any argument or explanation in support of its general objection that the testimony of Ms. Johnsen and Ms. Diaz is without foundation. The Court should disregard MTC's objection accordingly.

Even as to the testimony from Ms. Cole-Sherburn, MTC's general foundation objection is without merit. First, MTC's interpretation of the relevant period here as ending in March 2011 is too narrow, because artificially tied by MTC to the date of the foreclosure sale of the Plaintiff Sansotas' home. The relevant period in fact would include at a minimum the period from 2007 to April 2012 (when MTC ultimately received its collection agency license). The latter date is approximately a year after Ms. Cole-Sherburn began working at MTC in April 2011. MTC does not dispute these facts. Second, MTC fails to show that Ms. Cole-Sherburn lacks personal knowledge of particular facts simply because she was not employed by MTC during the entirety of the relevant period. Her testimony shows she learned about prior practices in the course of her work. The single case relied on by MTC does not assist it, because there the witness was deemed incompetent to testify regarding the interpretation of a letter received prior to the witness being employed by the company that sent the letter. See Kern v. Levolor Lorentzen, Inc. (9th Cir. 1990) 899 F.2d 772, 780-781. That is a far cry from Ms. Cole-Sherburn's purported lack of personal knowledge of MTC's policies, procedures, and practices for the State of Nevada





# CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Law Office of Nicholas A. Boylan, APC, and that on March 10, 2017, I served a true and correct copy of the foregoing:

## • PLAINTIFF' PRELIMINARY RESPONSE TO MTC FINANCIAL INC dba TRUSTEE CORPS' OBJECTIONS TO SANSOTA'S SEPARATE STATEMENT IN SUPPORT OF SANSOTA'S MOTION FOR PARTIAL SUMMARY JUDGMENT

via E-Service and/or by placing an original or true copy thereof in a sealed envelope, with sufficient postage affixed thereto, in the United States mail in San Diego, California addressed to:

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<u>/s/ Marina Vaisman</u> An Employee of Nicholas A. Boylan



TRAN DISTRICT COURT CLARK COUNTY, NEVADA \* \* \* \* \* CASE NO. A-11-649857-C JEFFREY BENKO, et al., • . DEPT. NO. XIX Plaintiffs, TRANSCRIPT OF vs. PROCEEDINGS QUALITY LOAN SERVICE CORPORATION, et al., Defendants. . . . . . . . . . . . BEFORE THE HONORABLE WILLIAM D. KEPHART, DISTRICT COURT JUDGE MOTIONS HEARING TUESDAY, MARCH 14, 2017 **APPEARANCES:** FOR THE PLAINTIFFS: NICHOLAS A. BOYLAN, ESQ. SHAWN CHRISTOPHER, ESQ. FOR THE DEFENDANTS: GREGORY L. WILDE, ESQ. KATHRYN E. BROWN, ESQ. KATIE M. WEBER, ESQ. LAWRENCE SCARBOROUGH, ESQ. THOMAS N. BECKOM, ESQ. ALLAN CERAN, ESQ., Pro Hac Vice JERETT YAN, ESQ. Via Court Call COURT RECORDER: TRANSCRIPTION BY: CHRISTINE ERICKSON VERBATIM DIGITAL REPORTING, LLC District Court Englewood, CO 80110 (303) 798-0890 Proceedings recorded by audio-visual recording, transcript

produced by transcription service.

AA004010

LAS VEGAS, NEVADA, TUESDAY, MARCH 14, 2017, 9:09 A.M. 1 2 THE COURT: -- Service Corporation in A-649857. (Off-record colloquy Court/Court Recorder) 3 4 THE COURT: All right. We need everybody to put 5 their name on the record so -- who they're dealing with, from б the plaintiffs, first. 7 MR. BOYLAN: Good morning, Your Honor. Thank you. 8 Nicholas Boylan and Shawn Christopher. 9 THE COURT: Okay. And from the defendants? 10 MR. SCARBOROUGH: Good morning, Your Honor. Larry Scarborough, Katie Brown, and Katie Webber for CRC, one of the 11 defendants in the case. 12 13 MR. CERAN: Good morning, Your Honor. Allan Ceran 14 for the defendant, MTC Financial, Inc. doing business as 15 Trustee Corp. 16 THE COURT: Ceran? 17 MR. CERAN: Yes, Your Honor. 18 THE COURT: Okay. 19 MR. BECKOM: Thomas Beckom on behalf of Quality Loan 20 Service Corporation. 21 THE COURT: Okay. And we have someone on the --Who's on the phone? 22 THE CLERK: 23 THE COURT: -- phone as well? 24 MR. SCARBOROUGH: Your Honor, I believe that --25 MR. YAN: Good morning, Your Honor. Jerett Yan for

Verbatim Digital Reporting, LLC 303-798-0890

#### AA004011

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1 defendant, MTC Financial.

2	THE COURT: Darren Darren, say your name again?
3	MR. YAN: Jerett, J-e-r-e-t-t, the last name is Yan.
4	THE COURT: Okay. Good morning, sir.
5	All right. Okay. Here I went back through
6	everything. My Clerk and I have been going over this for
7	quite some time. I wanted to make sure I understood kind of
8	what was going on before. And I believe I do have a good
9	handle on what Judge Judge Scann was dealing with.
10	The problem is, is there was no order signed from
11	her February 2016 hearing. And I had an opportunity to review
12	the the motions again. I went back and I read Judge
13	Williams's decision with respect to his reading of 107, and
14	how 649 plays into that.
15	And by doing that, I my belief is that Judge
16	Scann somewhat was of the same understanding of what how
17	107 and 649 are working together under these circumstances.
18	In looking at the actual hearing that was argued in
19	the hearing, Judge Scann's responses, is that I believe that
20	her ruling purports to allow the plaintiffs to conduct
21	additional discovery to determine what and if they could find
22	any evidence I think it was more like a fishing kind of an
23	expedition on your behalf to support a claim of fraud
24	beyond what is protected by 107.
25	I under these circumstances, it's my opinion here

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that the defendants are in a position that -- that even though the argument is is that they -- that you're saying that they needed to get licensed and all that, I believe that there's -there's certain protections under the Deed of Trust and the trustees are protected and can do certain things under 107, that you may be believing is a -- is some type of fraudulent act, because they weren't licensed.

8 But I don't believe that there's a requirement for 9 them to be licensed to do some of what they're -- what was 10 claiming.

However, so it's clear to the Discovery Commissioner, I think -- I think Commissioner Bulla came and kind of ran with this, not really knowing, because of what -what they need -- what she needed to so. And, I mean, I'm not trying to cast any dispersions on her or what was happening here, but it really wasn't clear.

And it sounds to me that both parties kind of played a -- played into that, meaning, well, we don't have an order with this, we're not really clear what we have to do, so we -we have unfettered discovery. No, you have to follow certain discovery -- and we're not going to give you certain things.

22 So, I want to right now I want to make it clear from 23 this point on is that there isn't a finding -- there isn't a 24 finding that there's any class yet.

25 What plaintiffs can do -- and I don't know if -- I

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mean, your response may be that this is what we've been doing, but I'm giving you the opportunity to look and see if there's anything that you're claim, and through your allegations, that you believe that defendants are doing, and you can find through discovery, that's outside a protection as a trustee under 107.

And what I mean, if you -- is reading the opinion that -- well, the decision that Judge Williams had issued with respect to how 107 is -- and I use the words loosely, "protections", because they're basically what -- and if there's anything that they are allowed to do under the Deed of Trust.

And so contacting individuals, soliciting monies to pay -- pay for the -- the costs associated with the Deed of Trust, even foreclosures are within the realm of what the Deed of Trust would allow them to do.

And so I don't believe that if that's the actions 17 that they're doing solely, is actionable under the fraudulent 18 19 acts of failure to be licensed and doing what you're claiming is debt collection. Because if the term is synonymous with 20 21 each other, applying what they believe they have the right to do under the Deed of Trust as trustees, as collecting what's 22 23 owed to them, and what you believe to be a debt collection, then you have to show me how it's outside of 107, and then 24 25 protected -- I mean, with 649.

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And I -- understanding that she had dismissed the 1 2 one count involving the elder abuse, you have the two count -the two fraud counts there. They need -- you need to show me. 3 And I think that's what she's giving you the opportunity to 4 look for. And, I mean, am I on the same page here guys, I 5 6 mean? 7 MR. SCARBOROUGH: A couple -- a couple -- a couple 8 of comments --9 THE COURT: Okay. MR. SCARBOROUGH: -- if I can, Your Honor. 10 11 MR. BOYLAN: I'd like to address it first, Your Honor, if I may --12 13 THE COURT: Okay. That's fine. -- as the plaintiff. I appreciate it. 14 MR. BOYLAN: 15 THE COURT: Um-hum. 16 MR. BOYLAN: We have spent considerable time studying --17 18 THE COURT: I know. 19 MR. BOYLAN: -- 649 and 107. We have dissected it greatly. We've looked at the legislative history of each. 20 21 We've laid it out in our papers. 649.020 is the key statute 22 that defines what a -- a claim collection agent is in Nevada. It's very broad and it includes pursuing payment of an 23 24 obligation, directly or indirectly. 25 Let me say that again; directly or indirectly --

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THE COURT: Right. I just looked at it. I read it 1 2 the other day. MR. BOYLAN: -- and by any means, whether it's 3 primary or secondary objective. And a claim is defined under 4 5 the statute as money or money equivalent. 6 Now, money equivalent is not horses and pigs. 7 THE COURT: What's that? MR. BOYLAN: Money equivalent is included within the 8 9 statute --Um-hum. 10 THE COURT: MR. BOYLAN: -- for a claim collection. So that's 11 12 security. 13 THE COURT: Yeah, but the way you read that, and the broad sense of that -- and I agree, it's a broad -- it's 14 15 broadly written -- is that under all circumstances of somebody 16 collecting or attempting to recover monies owed to them would be considered a debt collector under those terms. 17 18 MR. BOYLAN: Well, yes, but --19 THE COURT: But when you limit that and you 20 contractually agree to place you into certain -- we're just 21 using different terms here. MR. BOYLAN: Well, but look at Subsection (2). 22 23 Right under that, this legislature spelled out who will be excepted from the rule. And foreclosure trustees are not 24 listed. It's banks and attorneys. 25

## AA004016

I mean, the funny thing about this case, with all 1 this complexity, of all this -- and all this paper is, all 2 you've got to do is read the statutes. 3 It's really pretty There's no cross-reference there to NRS 107. There's 4 plain. no exception that says, if you happen to -- if someone sends 5 б you a Deed of Trust you can do anything you want. 7 You can collect money, you can knock on their door, 8 you can evict them, you can take their property. You can do anything you want as long as someone sends you a Deed of 9 10 Trust. The statute doesn't say that. 11 THE COURT: Yeah, but as long as you're acting under the confines of the Deed of Trust as a trustee --12 13 MR. BOYLAN: Can you practice law without --14 THE COURT: But what -- what you're saying though --15 MR. BOYLAN: -- a law license, can you -- can you do 16 things that --THE COURT: No, but there's actual protections, so 17 18 to speak, under the statute here under 107. And so because --19 the reason I say that is because if it's something -- because it limits it to a trustee. And so if -- do you not believe 20 21 that --22 MR. BOYLAN: There's nothing in 107 ---- you know, be an absurd -- what's 23 THE COURT: 24 that? 25 There's nothing in 107 that says if MR. BOYLAN:

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## AA004017

you're doing foreclosures you do not have to get your 1 2 collection agency license. THE COURT: But there's nothing --3 MR. BOYLAN: Why wouldn't --4 THE COURT: -- in 107 that says that you have to. 5 б You're reading in --7 MR. BOYLAN: That's in 649. THE COURT: You're -- I know, that's what you're 8 saying. But what you're doing is --9 10 MR. BOYLAN: So --11 THE COURT: -- that you're taking it out of the fact that you're a trustee. So in every situation where an 12 13 individual has -- becomes a trustee, you're claiming, in every situation in the State of Nevada you have to have a license as 14 15 a collection agency --16 MR. BOYLAN: We -- we have --17 THE COURT: -- to exercise your rights under a -- as 18 a trustee holding a Deed of Trust. So even private 19 individuals that have it themself, a private -- so I become a trustee. They make me a trustee, even though I'm not -- I am 20 21 not a bank, I'm not a non-profit corporation or whatever, but 22 I'm a trustee for a Deed of Trust that happens with my 23 family --24 MR. BOYLAN: Right. 25 -- I have to go get a license if I want THE COURT:

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## AA004018

1 to try to --

2 MR. BOYLAN: No. -- collect money from --3 THE COURT: MR. BOYLAN: No, that's not what --4 5 -- an individual that owes money on THE COURT: б that. 7 MR. BOYLAN: Absolutely not. That's not what 649 8 says. Because that's not your business. It has to be your 9 These people, collectively, these defendants business. collected about \$400 million in fees and costs. 10 This is their 11 business. They collected on thousands and thousands of Nevada 12 homeowners. 13 THE COURT: Um-hum. MR. BOYLAN: This is their business, tens of 14 millions of dollars churning annually. It's not you doing 15 16 something for a family member. THE COURT: Okay. So in all candor to you --17 18 MR. BOYLAN: Yes. 19 THE COURT: -- then your position is, is that you do not accept Judge Williams's position on this? 20 21 MR. BOYLAN: Well, we said it was wrong from the 22 beginning. We've argued that in every court. I think Judge 23 Scann expressly said she wasn't bound by it and she didn't follow it. 24 No, she's not. 25 THE COURT: You're not.

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MR. BOYLAN: And I --1 2 THE COURT: You're not. You're not. 3 MR. BOYLAN: -- can tell you --THE COURT: It's not binding. But --4 5 MR. BOYLAN: In -б THE COURT: -- when we try to keep some kind of 7 consistency amongst the Court, that's why we use those. We 8 look at them. And --9 MR. BOYLAN: Well, I understand. But if you -we've dissected that in our papers. 10 11 THE COURT: Okay. 12 MR. BOYLAN: And it's wrong on its face. I mean, 13 for example, NRS 80 --14 THE COURT: Okay. MR. BOYLAN: -- it relies upon NRS 80.015. 15 Ιt 16 didn't even look at subsection (4)(b) which says you can't even use that statute in this case, and you can't use it as a 17 18 defense to a deceptive trade practice. It's right in the 19 statute. 20 All we have to do in this case is read the statutes. 21 Why that's not in the Judge Williams Order, I can't explain 22 I know he didn't sign it. It was signed -it. 23 THE COURT: Yeah. But I don't know. I believe I 24 read English, and I read these, and it's not as clear as you 25 seem to make it. That's what I'm having trouble with.

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1 Because it's not as clear --

2 MR. BOYLAN: Well --THE COURT: -- and I would agree that 649 is 3 extremely broad, and you're reading it that way. 4 And your broad reading of it is that you're encompassing, even a 5 б trustee. Well, trustees can do a lot of 7 MR. BOYLAN: 8 different things. And we have two positions in this case, so 9 let me answer your original question a moment ago. We said from the beginning, it's our position, 10 11 consistent with the decisions of about 45 appellate judges, 45 appellate judges under a less broad statute, the FDCPA --12 THE COURT: Um-hum. 13 MR. BOYLAN: -- there's about 45 appellate judges in 14 the United States, and there's a whole host of other state 15 16 judge which we've cited that have said that, yes, if you're processing a foreclosure for a bank, if you're acting on 17 behalf of a bank to process a foreclosure, that is a form of 18 19 collection that requires a license, even if all you're doing 20 is the Notice of Default and the Notice of Sale and conducting 21 the sale. If that's all you do, it is collection. That is 22 our first position in this case. 23 Our second position, which is the one that Judge Scann seemed more amenable to, and I think the Court is 24

25 suggesting that as well. The second position is, consistent

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with -- there's -- there's only two judges, appellate judges 1 that have gone this way, in a split decision that may be soon 2 3 subject to en banc review. There's only two judges in the country that said, 4 no, that's not always. But if you do anything else, if you do 5 б anything else then, yes, you can be a debt collector. 7 THE COURT: Um-hum. MR. BOYLAN: So even the Ho (phonetic) decision 8 doesn't disagree with our second position. 9 10 Now, what have we alleged and now proven? Proven. 11 It's -- we've got the evidence already. THE COURT: 12 What? MR. BOYLAN: Is there a lot more? Yes, and we want 13 14 to get it all. We have proven that they had entire 15 departments calling homeowners regarding the debt. They had 16 entire departments collecting money on the defaulted debt in order to reinstate or pay off the loan. 17 18 They had entire departments doing other collection 19 methodologies alternative to foreclosure such as taking a Deed in Lieu without a foreclosure proceedings. That's in --20 21 THE COURT: Is it -- would not all of what you've 22 just explained though, something that a trustee, a holder in 23 this -- under these circumstances could do under this Deed -or these Deeds of Trust? 24 25 MR. BOYLAN: No, absolutely not. Absolutely not. Α

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## AA004022

Deed of Trust can't authorize you to violate Nevada law. 1 THE COURT: Where are they violating Nevada law 2 3 That's what I need to know. That's what I'm saying. there? MR. BOYLAN: Well, 649 says they have to have a 4 5 license to -б THE COURT: Okay. That --7 MR. BOYLAN: -- collect money. 8 THE COURT: Okay. Okay. I understand your 9 argument. I understand your argument there. But if I don't accept that, then at least for purposes of this there's no 10 11 violation. MR. BOYLAN: Right. 12 13 THE COURT: But if I accept that there would be --MR. BOYLAN: Well --14 15 THE COURT: But -- so stay away from that for a 16 minute, okay? 17 MR. BOYLAN: Well, but they're collecting money, right, millions --18 19 THE COURT: No. Okay. MR. BOYLAN: -- of dollars. 20 21 THE COURT: Okay. But that's what I --22 MR. BOYLAN: So why are we --23 THE COURT: -- what I --24 MR. BOYLAN: So under your view of it, why -- why is 25 there any question about the validity of this claim? They're

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admitting that they're collecting millions of dollars from
 Nevada.

THE COURT: Okay. Okay.

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4 MR. BOYLAN: So what -- so does that -- does the 5 Court believe that's protected under 107?

6 THE COURT: Well, what you're saying then, then the 7 banking practices that we've had since, I guess, the inception 8 of these statutes when -- in lieu of -- in the operation of 9 the use of a Deed of Trust, would be anytime the bank, acting 10 as a trustee, would be in violation of Nevada law if they're 11 from someplace other than the State of Nevada.

MR. BOYLAN: No. No. Read the statute. The banksare exempted.

14 THE COURT: Okay.

MR. BOYLAN: It's only if you're a collection agency, meaning, you're doing this --

THE COURT: Or --

18 MR. BOYLAN: -- as a business for other --

19 THE COURT: -- a trustee.

20 MR. BOYLAN: -- people.

21 THE COURT: If you're a trustee.

22 MR. BOYLAN: If you were --

23 THE COURT: Okay?

24 MR. BOYLAN: -- a trustee and you have entire 25 departments collecting money, you have to get your license

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from the FID, come under the supervision of the FID. You have to be tested, you have to collect -- you have to have a collection agency manager who's passed the test administered by the FID. You have to have -- all of your individual offices have to be registered with the FID. You have to post a bond, because these people are collecting money and putting it into accounts.

8

THE COURT: Um-hum.

9 MR. BOYLAN: They can steal that money. You have to 10 post a bond so that the consumers and the clients are 11 protected. If you're collecting millions of dollars, if 12 you're a foreign entity coming into this state collecting 13 millions of dollars, you have to come under the jurisdiction 14 of the FID.

And anybody in the world that can send you a thousand Deeds of Trust a day and it does not authorize you to collect money in this State without coming under the jurisdiction of -- and supervision of the FID.

19 Now, I'll be --

 20
 THE COURT: Okay. How would it apply - 

 21
 MR. BOYLAN: -- candid with the Court - 

 22
 THE COURT: How would it apply, since you -- since

 23
 you're saying, read the statute - 

24 MR. BOYLAN: Yes.

THE COURT: -- read the statute; under 649.022(a),

16

when they talk about individuals regularly employed on a 1 regular wage of salary in the capacity of credit men. 2 When we're talking about a Deed of Trust, you know, and they're 3 taking -- they're taking -- they're becoming trustees under 4 5 that, and if they're the ones that actually were granting б that. Or another similar capacity upon a staff of 7 8 employees, like you're saying, or any person not engaged in 9 the business of a collection. You keep saying they're a collection agency. And that's where --10

MR. BOYLAN: Well, did you look at the contracts?We submitted examples of the contracts.

13 THE COURT: Okay.

MR. BOYLAN: They make contracts with these banks to collect money.

16 THE COURT: Um-hum.

MR. BOYLAN: It's all spelled out. We've gonethrough the contracts.

19 THE COURT: Okay.

25

20 MR. BOYLAN: This is not a situation where J.C. 21 Penney, for example, for its credit card, J.C. Penney has a 22 staff of its own employees that are its credit men and they 23 work on trying to collect J.C. Penney debts on J.C. Penney 24 credit cards.

THE COURT: Um-hum.

MR. BOYLAN: That's what you just referred to --1 2 THE COURT: I got you. -- in (a). That's not what we're 3 MR. BOYLAN: 4 talking about. We're talking about separate businesses, in 5 this case, foreign entities -б THE COURT: But I use -- what I keep going back to, 7 you know that the credit agency or the lending institution 8 does not have to hold the Deed of Trust, does not have to be 9 the trustee. You know that. And so --MR. BOYLAN: Nor do they have to have the trustee 10 11 collect the money. The trustee doesn't have to collect --THE COURT: 12 But --13 MR. BOYLAN: -- money. THE COURT: 14 But I'm --15 MR. BOYLAN: Why do they build that into their 16 business model? 17 THE COURT: But --18 MR. BOYLAN: Where in 107 -- just show me where in 19 107 it says that the trustee is required or even permitted to 20 collect money. Just -- I can't find it. THE COURT: But doesn't the trustee have the right 21 22 to act on the contractual agreement that they had --23 MR. BOYLAN: To conduct the sale. -- and part of that would be to enforce 24 THE COURT: 25 the sale, enforce them to pay, otherwise take it to sale?

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#### AA004027

Would there --1

2 MR. BOYLAN: They can --THE COURT: -- not be? 3 MR. BOYLAN: They can conduct a sale. 4 THE COURT: Isn't one of the avenues of conducting a 5 б sale the first thing that you do, contact the individuals and 7 say, hey, we're going to take this to sale unless you pay off 8 what is owed. And your argument being, that's a collection. And so I'm -- what I'm saying is, is that not part or the 9 10 prerogative of the trustee? 11 MR. BOYLAN: According to --Is it not though? 12 THE COURT: It's not if you're asking for payment 13 MR. BOYLAN: 14 and you're actually collecting the money as an agent. Let me 15 give an example in Ho. You seem to be -- you know, there's 45 16 judges going one way, there's two judges going the other way, 17 and you seem to --18 THE COURT: What 45 judges? MR. BOYLAN: Well --19 Forty-five judges in this jurisdiction? 20 THE COURT: 21 MR. BOYLAN: No, in the -- in the country. 22 THE COURT: Okay. MR. BOYLAN: We cited all the cases. Have you read 23 24 Blazer (phonetic), have you read Reese (phonetic), have you 25 read Wilson (phonetic)? They really explain it better than I

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1 can, Your Honor. They really --

2

THE COURT: Yeah. But --

3 MR. BOYLAN: -- explain it much better than I do.
4 And they answer all your questions, frankly, much better than
5 I do. These are not new questions, they're debated in all
6 these appellate opinions.

But let me -- let me suggest this. We gave you a mountain of paper. I don't think it's possible, frankly, particularly given the timing, for you to read all those cases. I think you should -- if you're thinking this way, I would ask --

12 THE COURT: Well, what I'm at -- where I'm at, 13 because I believe my -- I think -- I'm pretty sure I'm on 14 board with what Judge Scann was, is that -- is that it appears 15 that what you're doing in your discovery is beyond what Judge 16 Scann was saying initially.

Her position was, hey, find stuff that you can 17 18 outside of 107. I believe that's what's happened. If you can 19 find something that shows that they were committing fraud other than -- I mean, in some way, I think you're narrowing it 20 21 and you're stuck in this world that, no, we disagree with 22 Judge Kephart, we disagree with the way that -- and we know that they're violating this even though they're a trustee. 23 24 I think what Judge Scann was saying is look beyond 25 If you can find something beyond that, and she gave you that.

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1 that room to do it, then --

MR. BOYLAN: Well, unfortunately, we in practice 2 from our perspective we haven't gotten that room. 3 We've had 4 to file 16 Motions to Compel because they won't give us the 5 information that allows us to do that. 6 THE COURT: I know, well --7 MR. BOYLAN: Sixteen Motions to Compel in a year. 8 So, we haven't gotten any room. They won't give us the -- for 9 example, collecting money. 10 THE COURT: Um-hum. 11 MR. BOYLAN: I think -- I'm not sure if you believe 12 that collecting money, you need to have a license. And --13 THE COURT: Okay. MR. BOYLAN: But we've asked, for example --14 Well, I --15 THE COURT: 16 MR. BOYLAN: -- and we've been told we can't have that information. 17 18 THE COURT: Okay. 19 MR. BOYLAN: We can't -- we can't find out exactly how much they collected from Nevadans. 20 So --21 THE COURT: Okay. 22 MR. BOYLAN: -- I don't think we've been given that I -- I just -- now, but here's -- here's my --23 room at all. THE COURT: I know. But that's the -- if you're 24 25 framing in that regards, I can understand their objection to

#### 21

1 that, is if you're saying, collecting money, then you bring it 2 right back into like a collection agency.

I think the question would -- I'm not going to get into that. I mean, that -- because that's the fight here, is that --

MR. BOYLAN: Well --

6

25

7 THE COURT: -- they're of the opinion -- and when I 8 say "they" I mean the defense -- they're of the opinion that, 9 hey, we're not a collection agency, we're acting as a trustee. 10 We're protected, so to speak, under 107 if we act within the 11 guidelines of the Deeds of Trust.

12 And so I would expect that your request would be, 13 okay, we need a copy of the Deed of Trust, and then you 14 purview those to see what was going on, and then you have to 15 ask questions of what was collected beyond what was allowed 16 here.

And the reason I say that is because there was some question that Judge Scann had with regards to any fees that are associated with the collection other than just what was owed on the -- on the --

21 MR. BOYLAN: Well, yeah, but that -22 THE COURT: -- deeds.
23 MR. BOYLAN: -- I don't think that answers anything.
24 Yes, their fees, their fees are added --

THE COURT: Um-hum.

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22

MR. BOYLAN: -- to the obligation. And they put 1 2 that in a chart. We've submitted some of those documents and plenty of testimony. Their fees are added to it. 3 But according to the Court's view, of course, they're the trustee. 4 They're -- the Deed of Trust says that their fees are going to 5 б be added to it. So, I'm not sure of the distinction there. 7 THE COURT: Okay. 8 MR. BOYLAN: I think, candidly, Your Honor, I am not 9 going to convince you today. It's just not going to happen. 10 THE COURT: I know. 11 MR. BOYLAN: The only way you're going to get convinced is to --12 13 THE COURT: Well, no, no, I --MR. BOYLAN: -- is to read all those cases. 14 15 THE COURT: Okay. 16 MR. BOYLAN: And I would -- and here's my suggestion; there's -- there's 20 hours of reading there and 17 18 that's a huge burden. And if you read those cases --19 THE COURT: That's fine. We've been --20 MR. BOYLAN: If -- if you read those cases, and your 21 views are unchanged --22 THE COURT: Um-hum. 23 MR. BOYLAN: -- then it sounds to me like you want to follow --24 25 THE COURT: Well, I --

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MR. BOYLAN: -- you want to follow --1 THE COURT: 2 Well ---- Judge Williams. 3 MR. BOYLAN: I'll tell you what I'll do. THE COURT: 4 5 MR. BOYLAN: And we're on our way to the Supreme б Court. And I respect that. 7 THE COURT: Okay. MR. BOYLAN: We can disagree and still --8 THE COURT: 9 Can ---- be friends. 10 MR. BOYLAN: 11 THE COURT: Oh --12 MR. BOYLAN: But I'm not -- I don't want to spend 13 another three years --THE COURT: 14 I know. 15 MR. BOYLAN: -- and then you're going to grant 16 summary judgment because --17 THE COURT: No, I -- I know. 18 MR. BOYLAN: -- you thought Williams's order --19 THE COURT: That's what I'm trying to right now --MR. BOYLAN: -- was right in the first place. 20 21 THE COURT: Let's get through this then now, okay? 22 That's why I'm trying to narrow this down myself to see what 23 has been the problem here. 24 So let me ask you this though; I'm going to ask you 25 to do this to assist me. Narrow it down as to what you

#### AA004033

believe are the most compelling case. I know usually you do that. Please don't -- I'm not trying to -- I mean, come on, I read these things. I get 50 cases, you know, the string cite, the whole bit.

5 But narrow it down to ones you think are the most 6 compelling and I'm going to allow you to give me as part of an 7 argument on that with respect to the way you interpret the 8 case as it applies to Nevada statute 107, even 649. All 9 right?

I know that you've done that somewhat, but it seems 10 11 in some of your arguments they're just conclusionary 12 (phonetic) statements. I want to know specifically how you 13 believe the strongest cases that you have, specifically apply, or have -- lend credence to an interpretation that you're 14 15 presenting as to our interpretation of 107, and 649. 16 Is that --17 MR. BOYLAN: Makes sense. 18 THE COURT: Okay. 19 MR. BOYLAN: I'll be happy to do it. 20 THE COURT: Okay. 21 MR. BOYLAN: Understanding that the Nevada statute is different and more broad. 22 23 I know, that's -- you're --THE COURT: 24 MR. BOYLAN: But it's more broad than the --25 -- don't -- if you want to make my point THE COURT:

## AA004034

1 right now, that's what you're doing. But I'm saying, please 2 do that and explain it to me, because -- because, quite 3 frankly, I agree that you've probably done a lot more research 4 on this, getting prepared for this case, and I appreciate 5 that, than I have.

And I'm candidly saying that, because I've been reading through this trying to get my hands around what has happened. Because when I first jumped on and started looking at this, I was in that cloud about class. And I was wondering what was going on because it seemed to me that the class was out in front of everything -- I mean, behind everything before -- before we --

MR. BOYLAN: Exactly.

14 THE COURT: Okay.

13

MR. BOYLAN: It's what we put in our papers that this case has been upside down and backwards from the beginning.

18 THE COURT: And that's kind of how I feel.
19 MR. BOYLAN: We should have focused on class
20 certification.

THE COURT: And I want to get it -- and so I -- I have to be -- I'm trying to be as candid as I can with you, is that it's an area that, quite frankly, you're teaching me here and I'm relying on you, both sides here. But the side are so opposite. And so I'm, my God, am I not reading this right?

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So I went back, like you suggest, read the statute, 1 because I can always refer back and say, okay, this is how I'm 2 3 reading it. And unfortunately, right now, the way I'm reading 4 it is not in favor --5 MR. BOYLAN: Well --6 THE COURT: -- of your argument. 7 MR. BOYLAN: Well, then, but if you are --THE COURT: And so --8 9 MR. BOYLAN: -- if after reading these cases and going through this exercise, if your mindset is --10 11 THE COURT: Um-hum. 12 MR. BOYLAN: -- that Judge Williams is right and 13 that under 107, if you have a Deed of Trust -- and I don't want to exaggerate too much -- but if you have a Deed of Trust 14 15 you can essentially do anything. If it's that --16 THE COURT: Well, it's not that because --MR. BOYLAN: But what can do --17 18 THE COURT: -- you --19 MR. BOYLAN: -- what can they not do --Well, you're limited --20 THE COURT: 21 MR. BOYLAN: -- that would make them --22 -- you're limited by the --THE COURT: MR. BOYLAN: What can they --23 -- contractual obligations in the Deed 24 THE COURT: 25 itself.

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MR. BOYLAN: What can they not do without having to 1 2 get a collection agency license from the FID. If they had --3 what can they not do? I respectfully --THE COURT: Well, I don't think that --4 MR. BOYLAN: -- it seems that the Court --5 б THE COURT: -- they can -- I don't think that 7 they --8 MR. BOYLAN: -- believes they can do anything. 9 THE COURT: -- can foreclosure on the person's I don't think that they could take the person's 10 vehicle. 11 house -- I mean, take the person's clothing. I don't think that they can arrest the individuals. I mean, you're asking 12 13 me just to give you a idea of what they can't do. 14 But when it comes to the house itself they can say, 15 hey, you know, you owe me \$100,000 on this. How are you going 16 to pay it? Are you going to pay it? If you're not going to 17 pay it I'm going to come get it. 18 MR. BOYLAN: All right. What about --19 THE COURT: You know? MR. BOYLAN: -- so, okay, I -- if that's the Court's 20 21 view then we're --22 I'm not -- I'm just --THE COURT: MR. BOYLAN: -- well but doorknocker. 23 24 THE COURT: Okay. 25 MR. BOYLAN: Can they go knock on the door and say,

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hey, money, money. Knock on the door and say, money. 1 Can 2 they do that without a collection agency license? THE COURT: If --3 MR. BOYLAN: I think the answer is obviously no. 4 5 Can they call the person -б THE COURT: Well, that's the position --MR. BOYLAN: -- four or five times? 7 8 THE COURT: -- you're taking. And I'm here -- I'm 9 here, I'm the trustee in this, on behalf of the trustee I'm You owe \$100,000. Are you going to be able to pay 10 here. 11 this, you know? And so I --12 All right. Again, if the Court -- if MR. BOYLAN: 13 that's the Court's conclusion --THE COURT: Um-hum. Well, I don't know yet. 14 -- then -- then we lose. 15 MR. BOYLAN: 16 THE COURT: That's where I'm at. 17 MR. BOYLAN: Then we -- if -- we lose. And we have 18 to go to the --19 THE COURT: Right. MR. BOYLAN: -- Supreme Court. It's just --20 21 THE COURT: Right. -- no choice. 22 MR. BOYLAN: 23 Well, but I'm willing to -- I'm giving THE COURT: 24 you -- if you want to --25 MR. BOYLAN: No, I don't want to. I --

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THE COURT: -- I'm trying --1 2 MR. BOYLAN: -- we've got six years into this. 3 THE COURT: -- to get you -- I'm trying to get you -- I'm giving you the opportunity to convince me --4 MR. BOYLAN: I'm going to do it. 5 -- and that's what we're here for. 6 THE COURT: 7 MR. BOYLAN: I'm going to do exactly what you say. 8 But --9 THE COURT: Okay. MR. BOYLAN: -- I can't do it if you don't read the 10 11 cases. And I'm not criticizing you. THE COURT: No, I will. 12 13 MR. BOYLAN: I'm not criticizing you. The stack of 14 paper is four feet tall. 15 THE COURT: Okay. Well, that's what I'm saying, 16 break it down. Give me your most important cases that you believe are most essential, that they're on par with your 17 18 argument. 19 MR. BOYLAN: Yes, sir. THE COURT: And say, here, Judge, this is why you're 20 21 wrong. I'm not beyond that. I'm not so proud that I can't be 22 persuaded. I'm just saying I'm not persuaded completely by 23 That's why I was going to say, if you want to do either side. 24 further discovery on this, looking for things outside of that, 25 let's do that. But I'm -- right now you've got my attention.

They don't like it, because I'm going to give you some more
 time to convince me and tell me, Judge, this is where you're
 wrong.

4 MR. BOYLAN: Sure. I appreciate it very much. And
5 I respect your approach.

6 THE COURT: Okay. I mean, I will tell you -- well, 7 I can't -- I'm leaning that way because of the way I'm reading 8 this. But you know, and don't get frustrated, because you've 9 put a ton of work in this and I come in -- and that's why I'm 10 taking this so serious, because I came in late, and I want to 11 make sure that I'm not missing something.

And, quite frankly, I'm pulling my hair out because IN Thinking I'm missing something, you know? And I can't get into Judge Scann's head. You know, bless her soul, that she was dealing with this, and I feel so bad that she's gone, I do. It has nothing to do with your case.

But, you know, I had a lot of respect for her, and I still do. And so that's why I want to make sure before I kind of trample on her decisions or something, I want to make sure that I understand it completely.

21 MR. BOYLAN: Well, I do think she was right and 22 Judge Williams was wrong. So if you're going to choose, I 23 think you choose her.

THE COURT: Yeah, but see the way I'm reviewing her decision is I don't necessarily think that she was contrary to

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1 what Judge Williams had decided. That's where -- not saying 2 maybe I -- that's -- maybe I'm missing this, is that that's 3 why I believe she limited what she was -- the position that 4 she took with her -- that wasn't ever drafted in an order. 5 But my reviewing of that was that it is right

6 exactly what I was saying is that find something outside of 7 that. She doesn't use those words, 107 or 649, she's not 8 putting -- but she's saying that -- I actually believe she 9 also made kind of some dicta in her statement that she wasn't 10 really convinced that -- by your case.

So, and I don't know if that meant, as a class or under the two fraud counts that she left. See what I mean? I don't -- that's -- it was -- because she's not as clear as maybe I'd like to it have been.

But so, with that being said, if I give you two weeks do you think you can get that all together that you want to give me the --

18 MR. BOYLAN: Absolutely.

19 THE COURT: -- the best? And then I'll put it back 20 on a week after that. I know you all have been here, and I'll 21 tell you, I don't really need to hear anything from the 22 defense unless you want to make a record or something. 23 MR. SCARBOROUGH: Oh, I do not, quote, "want to make 24 a record", close quote. Your Honor is on to something very

25 important. I'm just trying to figure out, because this feels

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like summary judgment sort of what you're asking for if Mr. 1 Boylan gets two weeks. And I only want to do it in a way 2 that's going to assist the Court, believe me. 3 What would we then respond to it and come back and 4 5 argue --6 THE COURT: No, I --7 MR. SCARBOROUGH: -- because we could try to distill 8 it --9 THE COURT: Okay. I got you. 10 MR. SCARBOROUGH: Yeah. 11 THE COURT: Well, I think a lot of it's already been 12 done in the moving papers. It's just -- and you've addressed 13 those. And I'll go back through and look at your --14 MR. SCARBOROUGH: Just -- can I say one comment? So 15 from --16 THE COURT: Okay. 17 MR. SCARBOROUGH: -- our perspective -- this is CRC. 18 THE COURT: Okay. 19 MR. SCARBOROUGH: And I know you've got an MTC motion that's either on or not on, depending upon how Your 20 21 Honor views all this. 22 But from the CRC perspective, we were doing exactly 23 what you just said, which is, Judge Scann clearly said she 24 didn't want this going up to the Supreme Court on a Motion to 25 She wanted to give them the opportunity, I won't Dismiss.

## AA004042

phrase it any differently than you phrased it. I agree, those weren't her words. But you're exactly right, that's what we've been doing.

So we were going to get to the end of that and we were going to do some summary judgment. We're holding our summary judgment motion to get through the phase one of discovery which --

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16

THE COURT: Um-hum.

9 MR. SCARBOROUGH: -- the Discovery Commissioner now 10 says is going to be closing in June. I'm not anxious to do 11 the additional discovery and spend all the money. I'll be 12 happy to bring these legal issues forward. But the one thing 13 that we are going to say in addition that is right to the 14 heart of what Your Honor said, is how do 107 and the Deceptive 15 Trade Practices Act and how --

THE COURT: Um-hum.

MR. SCARBOROUGH: -- do they relate? And in 15 seconds or less, if you're a trustee to a three-party contract, as we all know, very different from a debt collector who's acting on behalf of the entity to whom or to which the debt is owed, totally different relationships.

If you're aggrieved by something a non-judicial foreclosure trustee does, you come here to one of these courtrooms in this courthouse. If you're aggrieved in a debt collector capacity the first thing you do is go to the FID

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which has all the regulatory pieces that Mr. Boylan laid out
 for you. The legislature prescribed that.

THE COURT: Um-hum.

3

MR. SCARBOROUGH: And the courts don't have the ability or shouldn't have the ability to decide anything other than the fact that there is a line between the two, you're exactly right. And I would like to bring forward the law on that argument that supports the notion that if one is within the ambit of 107, this debt collector statute cannot, as a matter of law, apply.

11 So if Mr. Boylan gets two weeks, I don't want to 12 flood the court with more paper, I know there's a lot of 13 paper. I think even though we have more defendants than there 14 are plaintiff -- the plaintiffs, we -- most of the paper comes 15 from that side, but that's a different issue.

16 THE COURT: Well --

MR. SCARBOROUGH: I just want to do something which makes sense for the Court. But if we're going to argue this in some way and end up with some ruling --

20 THE COURT: Um-hum.

21 MR. SCARBOROUGH: -- we would like a chance --22 THE COURT: Okay.

23 MR. SCARBOROUGH: -- to respond and then all come 24 back here and argue. And we want to do whatever the Court 25 would find of assistance to it.

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THE COURT: All right. I think you've -- you 1 2 understand my area where I'm at. What I want from the plaintiff is -- I'll allow you in any regard that you would 3 like to brief that issue that was just addressed by opposing 4 counsel. But the main thing is I want you to give me your 5 б most controlling cases that you -- it may be all of them, I 7 don't know, but and a short brief of how those apply here. 8 And you heard opposing counsel's position as to if 9 you're in 107, if you're not, it's a debt collection. Ιf 10 you're collecting, there's a different agency -- a different 11 avenue that you need to pursue; address that. Provide defense counsel a copy of what you're 12 submitting to me. 13 MR. BOYLAN: Yes, Your Honor. 14 15 THE COURT: I'll allow you to address what they've 16 submitted to me, and address the further argument that you 17 just pointed out, because they're going to point that --18 address that; okay? 19 So do you want more than two weeks? Do you think you need more than two weeks? 20 21 MR. BOYLAN: No, I don't think so, Your Honor. 22 THE COURT: Okay. Two weeks. And then I'll give you a week after that to respond. 23 MR. SCARBOROUGH: 24 That's fine. 25 THE COURT: And then a week after that we'll set it

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# AA004045

1 down for hearing here; okay? Or do you want two, Dave? 2 (Court/Law Clerk confer) THE COURT: He's looking to see because we've got 3 4 some pretty big cases coming at us. 5 MR. BOYLAN: And my understanding Your Honor --6 THE COURT: Hang on. (Court/Law Clerk confer) 7 THE COURT: Can you do it on the -- you can't? 8 9 MR. SCARBOROUGH: The 27th, I cannot. 10 THE COURT: Okay. 11 MR. SCARBOROUGH: I'm already -- I'm already booked. THE COURT: How about the following (inaudible)? 12 MR. SCARBOROUGH: Can we slide it to the next week? 13 I understand the Court's --14 15 THE COURT: How about May 4th? 16 MR. BOYLAN: I can, Your Honor. MR. SCARBOROUGH: May 4th works. 17 18 THE COURT: Everyone okay on that? 19 MR. SCARBOROUGH: Just let me check, Your Honor. (Defense counsel confer) 20 That's fine with us, Your Honor. 21 MR. SCARBOROUGH: 22 THE COURT: May 4th. Put it on for May 4th. LAW CLERK: At 9:00? 23 24 THE COURT: 9:00 o'clock, yeah. 25 (Court/Law Clerk confer)

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THE COURT: Since we're doing that, then I'd like 1 2 you to provide plaintiffs a copy of what you're submitting to 3 the Court --MR. SCARBOROUGH: Sure. 4 5 THE COURT: -- and so they can readdress if they б want some type of reply. I know it's not -- it's not like 7 formal briefing here but I -- it's just something -- I'm 8 pretty confident I have a good understanding of the facts with 9 this. I just -- I just want to make sure that I'm, as a 10 matter of law, I'm following it correctly. 11 MR. BOYLAN: Understood. THE COURT: 12 Okay? 13 MR. BOYLAN: And we have submitted, again, the paper 14 volume is crazy, but we have submitted a lot of evidence to 15 show these things that we believe --16 THE COURT: Are outside of that? 17 MR. BOYLAN: -- are outside. They're -- we've got 18 tons of depo testimony --19 THE COURT: Okay. 20 MR. BOYLAN: -- documents, you know, including their 21 admission that we are --22 THE COURT: Well, see that --MR. BOYLAN: -- a debt collector. 23 24 THE COURT: That --25 MR. BOYLAN: You know, they say they're a debt

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1 collector.

2 THE COURT: Okay. Well, see that -- that's a 3 different -- that's -- in my opinion, if I'm reading 107 the way that you don't want me to, then that's a different issue. 4 5 If you find that that falls outside of that and it's б fraudulent, then that's your cause of action, you see what I 7 mean? MR. BOYLAN: Well, it's not fraudulent like common 8 9 law fraud. 10 THE COURT: Okay. 11 MR. BOYLAN: It's just not. THE COURT: 12 All right. 13 MR. BOYLAN: And that -- that's a -- there's a big 14 difference here. 15 THE COURT: Um-hum. 16 MR. BOYLAN: This is a consumer protection statute. 17 Historically --18 THE COURT: Yeah. 19 MR. BOYLAN: -- collection agencies have been viewed 20 as unscrupulous and I'm not saying these defendants are. 21 THE COURT: Um-hum. 22 MR. BOYLAN: What I'm saying is every -- virtually 23 every state and the federal government regulates collection 24 agencies. 25 THE COURT: Okay.

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MR. BOYLAN: They do it for a reason, Judge. 1 All right. 2 THE COURT: MR. BOYLAN: And so --3 THE COURT: No, no, I agree. I agree. 4 But you 5 know, now that -- just as a caveat, because of what's б happening in Nevada with all of this real estate issues, 7 that's -- you know, I want to kind of look at this a little closer and --8 9 MR. BOYLAN: Understood. 10 THE COURT: -- who knows, maybe I'm the milestone. 11 Who knows, you know? So let's see. 12 MR. SCARBOROUGH: Your Honor, for -- for just a 13 little clarity or -- so that would make Mr. Boylan's 14 submission due on March 28th, ours due on April 4th, and his Reply that you just authorized, April 11th. And then we all 15 16 look at those documents and come in and argue on May 4th? 17 THE COURT: Yeah. Okay? 18 MR. SCARBOROUGH: Terrific. 19 THE COURT: Is that fair? MR. BOYLAN: Sounds very fair, Your Honor. 20 21 THE COURT: Okay. I know he wants to --22 MR. CERAN: Just for clarification, Your Honor, I 23 represent Trustee Corp. --24 THE COURT: Uh-huh. 25 MR. CERAN: -- and we have the counter motion to

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their summary -- partial summary judgment motion. I just want 1 2 to inquire as to what the status in the Court's mind is now of their motion and cross motion. Should we just go with the 3 flow and see what happens with the briefing and then the Court 4 maybe would reset it? 5 б THE COURT: Well, I'm not going to tell you how to 7 defend your case --8 MR. CERAN: No. 9 -- or act on your case but right now I THE COURT: 10 need to clarify that issue. 11 MR. CERAN: Right. I would venture to say that if, in fact, 12 THE COURT: 13 it is in the manner in which you wish it to be then you're going to be covered and your counter motion, you know, is 14 15 probably going to be granted. But I'm not saying that. 16 MR. CERAN: Right. I understand. 17 Don't get -- I'm just saying that. So I THE COURT: 18 think you've briefed it completely and --19 MR. CERAN: Yes. THE COURT: 20 -- so now --21 MR. CERAN: I --22 THE COURT: -- it's just I want to make sure --MR. CERAN: I understand. 23 24 THE COURT: I mean, and I welcome anything else that 25 you want to add. And so --

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MR. CERAN: I just really wanted to be able to know 1 2 what to tell my client about where we were so I didn't get it And that's fine, Your Honor. We'll just step back and 3 wrong. when we all get together again later in May --4 THE COURT: Um-hum. 5 б MR. CERAN: -- the Court can perhaps clarify further 7 or what happens will be clarification. 8 THE COURT: And you bring the donuts. You bring -no, I'm just -- I'm just trying to keep it -- I think you guys 9 10 are working real well together, so. 11 MR. BOYLAN: Do you want us, Your Honor, to give you courtesy copies of all the cases? 12 THE COURT: 13 Yes. 14 MR. BOYLAN: Okay. Thank you. We'll do it. 15 THE COURT: Okay. All right. 16 MR. BOYLAN: Thank you, Your Honor. Thank you, Your Honor. 17 MR. CERAN: 18 MR. SCARBOROUGH: Thank you, Your Honor. 19 THE COURT: Here's something else before you all leave is that on here we have the Motion to Clarify and entry 20 of Order re 2016 Hearing on Defendants' Joint -- I'm 21 22 struggling with that because there was never an order signed. 23 And so --24 MR. BOYLAN: Here's what I think, if I may. 25 MR. SCARBOROUGH: No, no, that's just -- we moved on

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# AA004051

the heels of Judge Scann's -- I agree, there's not an order. 1 2 We moved for this phasing. THE COURT: Um-hum. 3 MR. SCARBOROUGH: Judge Bulla granted that motion. 4 5 That's why --6 MR. BOYLAN: Over our objection, yes. 7 MR. SCARBOROUGH: -- that's why we have phasing, 8 over plaintiff's objection. 9 THE COURT: Okay. 10 MR. SCARBOROUGH: He's trying to undo that. What I 11 heard Your Honor just say is we're going to do what we've just all agreed over the next two months. 12 13 THE COURT: Um-hum. 14 MR. SCARBOROUGH: But from my perspective we're happy to continue with phase one discovery or --15 16 THE COURT: Well --17 MR. SCARBOROUGH: -- not. It's -- it's up -- or we 18 can just stop. 19 THE COURT: Here's the problem with that is -- and 20 I'll tell you, I've been -- I've been in contact with Commissioner Bulla because of what's happened and she's 21 22 needing some guidance, too, because it was unclear. 23 I think at this point in time, I'm going to stop it until I -- we get a better clarification here. Unless there's 24 25 -- is there something right now that --

# AA004052

MR. SCARBOROUGH: Just stopping discovery? 1 2 THE COURT: Yes. Is there something right now --MR. SCARBOROUGH: Sounds good to us. 3 THE COURT: -- like do you have depositions planned 4 5 and already that are in the works that are scheduled for? б MR. BOYLAN: We do, Your Honor, but I'll tell you, I 7 think if there's a probability and it sounds at least like for 8 the moment there is a probability that you are going to 9 effectively grant their 12(b) motion which is -- because we've 10 asked you to consider that, you could disagree with Judge 11 Scann and just grant their 12(b) motion which sounds like is what you're considering. 12 13 THE COURT: Okay. If that's probable, then I don't think 14 MR. BOYLAN: 15 it makes sense for us to spend all this time continuing 16 discovery --17 THE COURT: I agree. Okay. All right. 18 MR. BOYLAN: -- frankly. I hate to say it, but 19 that's just the reality. 20 THE COURT: Okay. I appreciate that. So at this 21 point in time, let's go ahead and suspend that discovery at 22 this point, okay? But I'm still uncomfortable with the fact that there's no actual order by Judge Scann. 23 24 MR. BOYLAN: Well --25 I'm so uncomfortable with that. THE COURT: That's

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# AA004053

a -- I don't know how you --1 2 MR. BOYLAN: We both submitted orders, which you Both sides submitted an order. 3 have. 4 THE COURT: No, I --You don't have them? 5 MR. BOYLAN: 6 THE COURT: No. 7 Well, in fact, it --MR. SCARBOROUGH: 8 MR. BOYLAN: We submitted them as exhibits to our 9 motion. LAW CLERK: No, they need to submit them so you can 10 11 sign (inaudible). 12 THE COURT: Yeah. MR. SCARBOROUGH: I wasn't at the last Status Check. 13 14 I apologize. I wasn't able to be here. The transcript 15 reflects Your Honor asking for what we had submitted to Judge 16 Scann. We brought it with us if that would be helpful to --17 THE COURT: Do you --18 MR. SCARBOROUGH: -- hand it up. He's, of course, 19 Mr. Boylan, of course, has seen it. This is what we 20 submitted. 21 THE COURT: Is that a joint submission? 22 MR. SCARBOROUGH: No, it's not. We had had --23 MR. BOYLAN: We had competing order. 24 MR. SCARBOROUGH: -- we had competing -- competing 25 orders.

THE COURT: Okay. Yeah. 1 MR. BOYLAN: Well, I think --2 MR. SCARBOROUGH: Do you want -- do you want it or? 3 THE COURT: Give me a copy of your order on your 4 5 paper that you provide me in two weeks. б MR. BOYLAN: Yes. 7 THE COURT: Give me a copy of that on the top. 8 MR. BOYLAN: When we --9 THE COURT: Right. That's how I want it, Dave. That way we can look at them. 10 11 THE CLERK: (Inaudible)? 12 THE COURT: Well, he's going to grab one right now from you that -- okay. 13 14 MR. BECKOM: Your Honor, just to be clear, so 15 discovery is stayed right now? 16 THE COURT: Um-hum. 17 MR. BECKOM: And the only reason I'm asking is 18 because we actually had a deposition set this afternoon at 19 3:00 which we --20 21 THE COURT: No, I'm --MR. BECKOM: -- don't need to move forward on --22 THE COURT: 23 No. MR. BECKOM: -- if everything's stayed? 24 25 THE COURT: I don't think that's prudent until we

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# AA004055

1 know exactly -- it's --

MR. BOYLAN: So, I think -- I know we're not there 2 yet. But try to get some clarity for everybody and the Court. 3 I think that as part of our motion for clarification and for 4 entry of a written order --5 6 THE COURT: Um-hum. 7 MR. BOYLAN: -- you are potentially simply going to 8 grant those 12(b) motions. If I can't convince you, if these 9 cases don't convince you, then you're going to grant that 10 motion. If so, then that's going to effectively end the case 11 all these --THE COURT: Well --12 MR. BOYLAN: -- all these other summary judgment 13 14 motions. 15 THE COURT: -- are you submitting then that there's 16 nothing else -- I mean, there's nothing you believe that you could find outside of 107 that would be --17 18 MR. BOYLAN: No. I think we have already -- that's 19 why I'm happy --20 THE COURT: Okay. 21 MR. BOYLAN: -- with the record frankly. 22 THE COURT: Okay. 23 I mean, candidly, if we go to the MR. BOYLAN: 24 Supreme Court we've got so much evidence of what they did --25 THE COURT: Yeah, beyond what you --

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MR. BOYLAN: -- that it's stunning. 1 2 THE COURT: -- believe would be a protection --MR. BOYLAN: It's frankly stunning. 3 THE COURT: -- under 107, right? 4 It's stunning what they --5 MR. BOYLAN: 6 THE COURT: Well, that's what --7 MR. BOYLAN: And it's in our --8 THE COURT: That's where I'm at. 9 MR. BOYLAN: -- separate statement. Their own -their own witnesses admit it. We've got the documents where 10 11 they're asking for money. THE COURT: 12 Okay. 13 MR. BOYLAN: I mean, frankly, to me it's stunning. 14 And but if the Court's view is that as long as they have a 15 Deed of Trust in their file they can do anything other than, 16 you know, pull the person out of the house physically assault them, then we lose this case. 17 18 THE COURT: Well, let me look at this first; okay? 19 All right? 20 MR. BOYLAN: Okay. 21 THE COURT: Okay. Anything else? I'm going to 22 suspend the discovery at this point. 23 MR. WILDE: Your Honor, Greg Wilde on behalf of 24 NDSC, and I apologize for arriving late. But we had a small 25 matter on. It was our Motion for Reconsideration. We just

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# AA004057

1 didn't want to turn over our banking information in phase one 2 of discovery.

THE COURT: Um-hum.

3

MR. WILDE: That's the only issue. If the Court is
suspending discovery, you know, this is a matter that we could
address later depending on how the Court rules in May.

7 MR. BOYLAN: We would agree to defer that, Your
8 Honor. It's -- may not be needed to be reached. Otherwise,
9 I'm happy to argue it if the Court would like to hear it now.

THE COURT: Well, I don't think we need to. 10 I think 11 it's kind of putting the cart before the horse in some And that's where I'm at in this whole case. 12 regards. That's 13 what's got me -- and I don't mean to be coming back -- going backwards on it, and I appreciate your terms of being flip 14 15 flopping. I'm trying to get a better handle on that. But --16 MR. WILDE: Your Honor, I don't mind --But I'll tell you this though --17 THE COURT: 18 MR. WILDE: -- if it's without prejudice. We can 19 raise it later if necessary.

THE COURT: Well, my position was is that my inclination was to deny it because I believe that the information is relevant to some degree. But I don't know if it's necessary at this point in time because we're kind of stalled. And so -- but you'll -- do you kind of understand what I'm saying?

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But I haven't even given you an opportunity to 1 argue. But on the moving papers that would be the position 2 3 that I'd have. MR. WILDE: 4 Okay. 5 THE COURT: So at this point, though, I'm not going б to require that you reveal it because we're stalled. 7 MR. WILDE: All right. 8 THE COURT: If it -- for lack of legal terms, we're 9 stalled. Okay? Okay. 10 MR. WILDE: Thank you. 11 THE COURT: All right? 12 MR. BOYLAN: Thank you very much, Your Honor, for your time on this. 13 14 THE COURT: All right. Does everyone have the 15 dates? 16 MR. BOYLAN: Yes, Your Honor. 17 Yes, Your Honor. ALL ATTORNEYS: 18 THE COURT: Okay. All right. 19 UNIDENTIFIED SPEAKER: Thank you, Judge. 20 THE COURT: All right. Okay. 21 (Proceeding concluded at 9:58 a.m.) 22 23 24 25

	51
1	ATTEST: I hereby certify that I have truly and correctly
2	transcribed the audio/visual proceedings in the above-entitled
3	case to the best of my ability.
4	
5	Julie Lond
6	
7	JULIE LORD, INDEPENDENT TRANSCRIBER
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12		
13	DISTRICT	
	CLARK COUN	TY, NEVADA
14		
15	JEFFREY BENKO, a Nevada resident;	CASE NO: A-11-649857-C
16	CAMILO MARTINEZ, a California resident:	Dept. 19
17	ANA MARTINEZ, a California resident;	
18	FRANK SCINTA, a Nevada resident; JACQUELINE SCINTA, a Nevada	ORDER RE PLAINTIFFS'
19	resident; SUSAN HJORTH, a Nevada	MOTION FOR LEAVE TO FILE
20	resident; RAYMOND SANSOTA, a Ohio resident; FRANCINE SANSOTA, a Ohio	THIRD AMENDED COMPLAINT
21	resident; SANDRA KUHN, a Nevada resident;	ეგიეგი გიკვლი კვლი კვლი კვლი კვლი კვლი კვლი კვლი
22	JESUS GOMEZ, a Nevada resident;	Hearing: February 7, 2017 Time: 9:30 a.m.

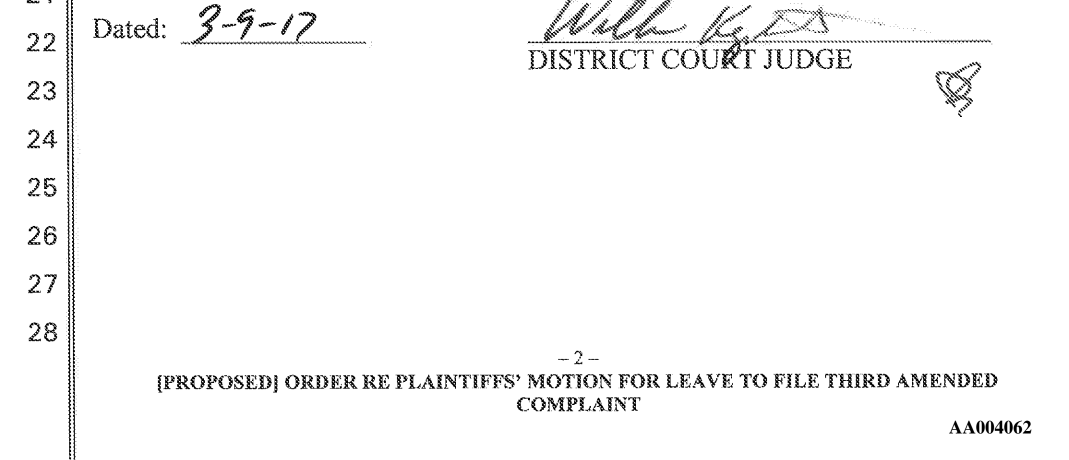
	LILLY LIX CONVENCES & LACKARD LODGENESS	
23	DONNA HERRERA, a Nevada resident;	
24	ANTOINETTE GILL, a Nevada resident;	
<u>er</u> mer	JESSE HENNIGAN, a Nevada resident;	
25	KIM MOORE, a Nevada resident;	
	THOMAS MOORE, a Nevada resident;	
26	SUSAN KALLEN, a Nevada resident;	
27	ROBERT MANDARICH, a Nevada	
æ ø	resident, JAMES NICO, a Nevada resident	
28	and PATRICIA TAGLIAMONTE, a	
Ann by		

ORDER RE PLAINTIFFS' MOTION FOR LEAVE TO FILE THIRD AMENDED COMPLAINT



unk	Nevada resident
2	Plaintiffs,
3	V.
4	QUALITY LOAN SERVICE CORPORATION, a California
5	Corporation; MTC FINANCIAL, INC.
6	dba TRUSTEE CORPS, a California Corporation; MERIDIAN
7	FORECLOSURE SERVICE, a California and Nevada Corporation dba MTDS, Inc.,
8	dba MERIDIAN TRUST DEED SERVICE; NATIONAL DEFAULT
9	SERVICING CORPORATION, a Arizona
10	Corporation; CALIFORNIA RECONVEYANCE COMPANY, a
11	California Corporation; and DOES 1 through 100, inclusive,
12	
13	Defendants.
14	
15	
16	Plaintiffs' Motion for Leave to File Third Amended Complaint came on for
17	hearing before the Honorable William Kephart. After reviewing the pleadings, the
18	Court grants Plaintiffs' Motion for Leave to File Third Amended Complaint.
19	Plaintiffs shall proceed to file the Third Amended Complaint with the clerk of the
20	court.
21	and the second

DISTRICT COURT JUDGE



APPROVED AS TO FORM AND CONTENT 1 2 LAW OFFICE OF NICHOLAS A. BOYLAN, APC 3 Å, By Wyser 6252 fee 5 Nichofás A. Boylan 6 Nevada Bar No. 3878 444 West "C" Street, Suite 405 7 San Diego, CA 92101 8 9 APPROVED AS TO FORM 10 SMITHLARSEN & WIXOM 11 12 By: 13 Kent F. Larsen, Esq. 14 Nevada Bar No. 3463 Katie M. Weber, Esq. 15Nevada Bar No. 11736 16 1935 Village Center Circle Las Vegas, Nevada 89134 17 18 Lawrence G. Scarborough, Esq. Admitted Pro Hac Vice 19 Jessica R. Maziarz, Esq. 20 Admitted Pro Hac Vice BRYAN CAVE LLP 21 Two North Central Avenue, Suite 2200 22 Phoenix, Arizona 85004 23

