Case No. 74416

IN THE SUPREME COURT OF NEVADA

SFR INVESTMENTS POOL 1, LLC, A NEVADA LIMITED LIABILITY COMPANY,

Appellant,

VS.

MARCHAI B.T., A BANK TRUST,

Respondent.

Electronically Filed Dec 03 2018 08:40 a.m. Elizabeth A. Brown Clerk of Supreme Court

APPEAL

From the Eighth Judicial District Court, Clark County
The Honorable LINDA MARIE BELL
District Court Case No. A-13-689461-C, Consolidated With A-16-742327-C

JOINT APPENDIX VOLUME 2

JACQUELINE A. GILBERT, ESQ. Nevada Bar No. 10593 E-mail: jackie@kgelegal.com DIANA S. EBRON, ESQ. Nevada Bar No. 10580 E-mail: diana@kgelegal.com

KIM GILBERT EBRON 7625 Dean Martin Drive, Suite 110 Las Vegas, Nevada 89139 Telephone: (702) 485-3300 Facsimile: (702) 485-3301

Attorneys for Appellant SFR Investments Pool 1, LLC

Vol.	Tab	Date Filed	Document	Bates Number
1	3	11/07/2013	Affidavit of Service	JA_0074
1	4	11/12/2013	Affidavit of Service	JA_0076
1	8	12/19/2013	Affidavit of Service	JA_0106
1	9	12/27/2013	Affidavit of Service	JA_0108
5	25	09/14/2016	Affidavit of Service	JA_1118
5	26	09/14/2016	Affidavit of Service	JA_1122
5	27	09/14/2016	Affidavit of Service	JA_1126
3	13	01/14/2016	Appendix of Exhibits to Marchai's Motion for Summary Judgment	JA_0544
2	12	01/14/2016	Appendix of Exhibits to Marchia's Motion for Summary Judgment	JA_0272
5	19	02/22/2016	Certificate of Service	JA_1015
1	1	09/30/2013	Complaint	JA_0001
5	20	03/22/2016	Decision and Order	JA_1017
7	38	10/03/2017	Decision and Order	JA_1483
5	23	08/25/2016	Exempt from Arbiration Action Concerning Title to Real Estate Complaint	JA_1099
5	24	08/25/2016	Initial Appearance Fee Disclosure	JA_1115
7	48	8/6/2018	Judgment	JA_1592
7	46	4/26/2018	Judgment against Cristela Perez and U.S. Bank	JA_1581
1	7	12/03/2013	Marchai's Answer to Counterclaim	JA_0098
1	10	01/14/2016	Marchai's Motion for Summary Judgment	JA_0110
7	39	10/4/2017	Marchai's Notice of Entry of Decision and Order	JA_1499
7	49	8/7/2018	Marchai's Notice of Entry of Judgment	JA_1597

7	45	12/30/2017	Marchai's Notice of Entry of Order	JA_1575
1	6	11/13/2013	Marchai's Notice of Lis Pendens	JA_0095
1	2	10/03/2013	Marchai's Notice of Pendency of Action	JA_0068
5	18	02/15/2016	Marchai's Opposition to Counter-Motions to Strike Pursuant to NRCP Rule 37	JA_0993
6	35	08/14/2017	Marchai's Opposition to SFR's & Wyeth Ranch's Motion for Summary Judgment	JA_1365
4	14	02/03/2016	Marchai's Opposition to SFR's Motion for Summary Judgment	JA_0816
7	43	11/8/2017	Marchai's Opposition to SFR's Motion to Retax and Settle Memorandum of Costs and Disbursements	JA_1560
4	16	02/08/2016	Marchai's Reply in Support of Motion for Summary Judgment	JA_0884
7	40	10/10/2017	Memorandum of Costs and Disbursements	JA_1517
5	28	12/13/2016	Notice of Entry of Order	JA_1130
5	29	12/13/2016	Notice of Entry of Order	JA_1135
5	30	12/13/2016	Order Lifting Stay and Consolidating Cases	JA_1140
7	51	8/29/2017	Recorder's Transcript of Defendant SFR's Motion for Summary Judgment	JA_1608
7	50	8/8/2018	SFR's Amended Notice of Appeal	JA_1604
5	32	02/06/2017	SFR's Answer to Complaint	JA_1154
1	5	11/13/2013	SFR's Answer, Counterclaim, and Cross Claim	JA_0078
1	11	01/14/2016	SFR's Motion for Summary Judgment	JA_0192
5	33	07/21/2017	SFR's Motion for Summary Judgment	JA_1164
7	41	10/19/2017	SFR's Motion to Retax and Settle Memorandum of Costs and Disbursements	JA_1549
7	42	11/3/2017	SFR's Notice of Appeal	JA_1556

5	21	03/23/2016	SFR's Notice of Entry of Decision and Order	JA_1043
5	22	03/24/2016	SFR's Notice of Entry of Decision and Order	JA_1071
7	47	4/27/2018	SFR's Notice of Entry of Judgment	JA_1585
4	15	02/04/2016	SFR's Opposition to Marchai's Motion for Summary Judgment	JA_0852
7	44	11/13/2017	SFR's Reply in Support of its Motion to Retax and Settle Memorandum of Costs and Disbursements	JA_1569
4	17	02/09/2016	SFR's Reply in Support of Motion for Summary Judgment and Counter-Motions to Strike	JA_0908
6	36	08/21/2017	SFR's Reply in Support of SFR's Motion for Summary Judgment	JA_1434
5	31	01/31/2017	Wyeth Ranch Community Association's Answer and Affirmative Defenses	JA_1143
6	34	07/21/2017	Wyeth Ranch Community Association's Motion for Summary Judmgment	JA_1277
7	37	08/21/2017	Wyeth Ranch's Reply in Support of Motion for Summary Judgment	JA_1470

CHRONOLOGICAL INDEX

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6	36	08/21/2017	SFR's Reply in Support of SFR's Motion for Summary Judgment	JA_1434
7	37	08/21/2017	Wyeth Ranch's Reply in Support of Motion for Summary Judgment	JA_1470
7	38	10/03/2017	Decision and Order	JA_1483
7	39	10/4/2017	Marchai's Notice of Entry of Decision and Order	JA_1499
7	40	10/10/2017	Memorandum of Costs and Disbursements	JA_1517
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7	41	10/19/2017	SFR's Motion to Retax and Settle Memorandum of Costs and Disbursements	JA_1549
7	42	11/3/2017	SFR's Notice of Appeal	JA_1556
7	43	11/8/2017	Marchai's Opposition to SFR's Motion to Retax and Settle Memorandum of Costs and Disbursements	JA_1560
7	44	11/13/2017	SFR's Reply in Support of its Motion to Retax and Settle Memorandum of Costs and Disbursements	JA_1569
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Inst #: 201202280000836

Fees: \$17.00 N/C Fee: \$0.00

02/28/2012 09:07:00 AM Receipt #: 1079272

Requestor:

ALESSI & KOENIG LLC (JUNES

Recorded By: ANI Pgs: 1

DEBBIE CONWAY

CLARK COUNTY RECORDER

When recorded mail to:

THE ALESSI & KOENIG, LLC 9500 West Flamingo Rd., Ste 205 Las Vegas, Nevada 89147 Phone: 702-222-4033

A.P.N. 125-15-811-013

Trustee Sale No. WR-7119-A

NOTICE OF DEFAULT AND ELECTION TO SELL UNDER HOMEOWNERS ASSOCIATION LIEN

WARNING! IF YOU FAIL TO PAY THE AMOUNT SPECIFIED IN THIS NOTICE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS

IN DISPUTE! You may have the 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. The sale may not be set until ninety days from the date this notice of default recorded, which appears on this notice. The amount due is \$10,625.06 as of February 14, 2012 and will increase until your account becomes current. To arrange for payment to stop the foreclosure, contact: Wyeth Ranch Community Association, c/o Alessi & Koenig, 9500 W. Flamingo Rd, Ste 205, Las Vegas, NV 89147, (702)222-4033.

THIS NOTICE pursuant to that certain Notice of Delinquent Assessment Lien, recorded on December 20, 2011 as document number 0001246, of Official Records in the County of Clark, State of Nevada. Owner(s): Cristela Perez, of Lot 13 Block A, as per map recorded in Book 112, Pages 8, as shown on the Plan and Subdivision map recorded in the Maps of the County of Clark, State of Nevada. PROPERTY ADDRESS: 7119 Wolf Rivers Ave, Las Vegas, NV 89131. If you have any questions, you should contact an attorney. 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. NOTICE IS HEREBY GIVEN THAT Alessi & Koenig, LLC is appointed trustee agent under the above referenced lien, dated December 20, 2011, on behalf of Wyeth Ranch Community Association to secure assessment obligations in favor of said Association, pursuant to the terms contained in the Declaration of Covenants, Conditions, and Restrictions (CC&Rs). A default in the obligation for which said CC&Rs has occurred in that the payment(s) have not been made of homeowners assessments due from January 1, 2008 and all subsequent assessments, late charges, interest, collection and/or attorney fees and costs.

Dated: February 14, 2012

Ryan Kerbow, Esq. of Alessi & Koenig, LLC on behalf of Wyeth Ranch Community Association

(2)

I hereby affirm that this document submitted for recording does not contain a social security number.

Signed:

DERRICK WHITE ASST. SECRETARY

Parcel #: 125-15-811-013

When Recorded Mail To: CitiMortgage, Inc. C/O NTC 2100 Alt. 19 North Palm Harbor, FL 34683 Investor L# Inst #: 201206050003133

Fees: \$18.00 N/C Fee: \$0.00

06/05/2012 03:42:06 PM Receipt #: 1187409

Requestor:

NATIONWIDE TITLE CLEARING Recorded By: JACKSM Pgs: 2

DEBBIE CONWAY

CLARK COUNTY RECORDER



CORPORATE ASSIGNMENT OF DEED OF TRUST

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby acknowledged, the undersigned, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. (MERS) AS NOMINEE FOR CMG MORTGAGE, INC., ITS SUCCESSORS AND ASSIGNS PO BOX 2026, FLINT, MI, 48501, (ASSIGNOR), by these presents does convey, grant, sell, assign, transfer and set over the described Deed of Trust with all interest secured thereby, all liens, and any rights due or to become due thereon to CITIMORTGAGE, INC., WHOSE ADDRESS IS 1000 TECHNOLOGY DRIVE, O'FALLON, MO 63368-2240 (800)283-7918, ITS SUCCESSORS OR ASSIGNS, (ASSIGNEE).

Said Deed of Trust made by CRISTELA PEREZ, and recorded on 11/09/2005 as Instrument # 0001385, and/or Book 20051109, Page, in the Recorder's office of CLARK, Nevada..

Date: 05/25/2012 (MM/DD/YYYY)

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. (MERS) AS NOMINEE FOR CMG MORTGAGE, INC., ITS SUCCESSORS AND ASSIGNS.

By:

DERRICK WHITE ASST. SECRETARY

FORM5\FRMNV1

15926922

Parcel #: 125-15-811-013

Investor L#

STATE OF FLORIDA COUNTY OF PINELLAS

The foregoing instrument was acknowledged before me on 05/_____/2012 (MM/DD/YYYY), by DERRICK WHITE as ASST. SECRETARY for MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. (MERS) AS NOMINEE FOR CMG MORTGAGE, INC., ITS SUCCESSORS AND ASSIGNS, who, as such ASST. SECRETARY being authorized to do so, executed the foregoing instrument for the purposes therein contained. He/she/they is (are) personally known to me.

Signed:

MIRANDA AVILA

Notary Public - State of FLORIDA Commission expires: 08/22/2014



Prepared By: E.Lance/NTC, 2100 Alt. 19 North, Palm Harbor, FL 34683 (800)346-9152

Mail Tax Statements to: CRISTELA PEREZ

7119 WOLF RIVERS AVENUE LAS VEGAS, NV 89131

CIMAV 15926922 -@ MERS (MOM) EMK3826611 MIN 100072400325014937 MERS PHONE 1-888-679-MERS FORM5\FRMNV1



15926922

Inst #: 201207260002017

Fees: \$18.00 N/C Fee: \$0.00

07/26/2012 10:44:40 AM Receipt #: 1248352

Requestor:

ORION FINANCIAL GROUP Recorded By: MSH Pgs: 2

DEBBIE CONWAY

CLARK COUNTY RECORDER

I the undersigned hereby affirm that this document submitted for recording does not contain the social security number of any person or persons. (Per NRS 239B.030)

PREPARED BY & RETURN TO:

M. E. Wileman 2860 Exchange Blvd. # 100 Southlake, TX 76092 Parcel # 125-15-811-013

Assignment of Mortgage

Send Any Notices to Assignee.

For Valuable Consideration, the undersigned, CITIMORTGAGE, INC. 4050 REGENT BLVD, MAIL STOP N2A-222, IRVING, TX 75063 (Assignor) by these presents does assign and set over, without recourse, to U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE FOR STANWICH MORTGAGE LOAN TRUST, SERIES 2012-6 1610 E. St. Andrews Pl, Suite B150, Santa Ana, CA 92705 (Assignee) the described mortgage with all interest, all liens, any rights due or to become due thereon, executed by CRISTELA PEREZ, A MARRIED WOMAN, AS HER SOLE AND SEPARATE PROPERTY to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., (MERS) AS NOMINEE FOR CMG MORTGAGE, INC., ITS SUCCESSORS AND ASSIGNS. Said mortgage Dated: 10/19/2005 is recorded in the State of NV, County of Clark on 11/9/2005, Book 20051109 Instrument# 0001385 AMOUNT: \$ 442,000.00 Property Address: 7119 WOLF RIVERS AVENUE,, LAS VEGAS NV 89131

IN WITNESS WHEREOF, the undersigned corporation/trust has caused this instrument to be executed by its proper officer. Executed on: 07/26/2012

CITIMORTGAGE, INC.

By:

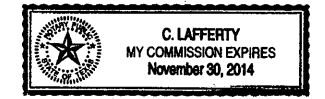
M. E. Wileman, Authorized Signator

PEREZ JDM *12031213

MIN 100072400325014937 MERS Phone 888-679-6377 CITICAP/WL17-2012/AS

State of Texas, County of Tarrant

On 07/26/2012, before me, the undersigned, M. E. Wileman, who acknowledged that he/she is Authorized Signator of/ for CITIMORTGAGE, INC. and that he/she executed the foregoing instrument and that such execution was done as the free act and deed of CITIMORTGAGE, INC.



Notary public, C. Lafferty

My commission expires: November 30, 2014

MAIL TAX BILL TO:

CRISTELA PEREZ, A MARRIED WOMAN, AS HER SOLE AND SEPARATE PROPERTY Property Address: 7119 WOLF RIVERS AVENUE,, LAS VEGAS NV 89131

Inst #: 201210310000686

Fees: \$17.00 N/C Fee: \$0.00

10/31/2012 08:04:08 AM Receipt #: 1364092

Requestor:

ALESSI & KOENIG LLC
Recorded By: DXI Pgs: 1
DEBBIE CONWAY

CLARK COUNTY RECORDER

When recorded mail to: Alessi & Koenig, LLC 9500 West Flamingo Rd., Suite 205 Las Vegas, NV 89147 Phone: 702-222-4033

APN: 125-15-811-013 TSN WR-7119-A

NOTICE OF TRUSTEE'S SALE

WARNING! A SALE OF YOUR PROPERTY IS IMMINENT! UNLESS YOU PAY THE AMOUNT SPECIFIED IN THIS NOTICE BEFORE THE SALE DATE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE. YOU MUST ACT BEFORE THE SALE DATE. IF YOU HAVE ANY QUESTIONS, PLEASE CALL Alessi & Koenig at 702-222-4033. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMAN'S OFFICE, NEVADA REAL ESTATE DIVISION, AT 1-877-829-9907 IMMEDIATELY.

NOTICE IS HEREBY GIVEN THAT:

On November 28, 2012, Alessi & Koenig as duly appointed Trustee pursuant to a certain lien, recorded on December 20, 2011, as instrument number 0001246, of the official records of Clark County, Nevada, WILL SELL THE BELOW MENTIONED PROPERTY TO THE HIGHEST BIDDER FOR LAWFUL MONEY OF THE UNITED STATES, OR A CASHIERS CHECK at: 2:00 p.m., at 9500 W. Flamingo Rd., Suite #205, Las Vegas, Nevada 89147 (Alessi & Koenig, LLC Office Building, 2nd Floor)

The street address and other common designation, if any, of the real property described above is purported to be: 7119 Wolf Rivers Ave, Las Vegas, NV 89131. The owner of the real property is purported to be: Cristela Perez

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designations, if any, shown herein. Said sale will be made, without covenant or warranty, expressed or implied, regarding title, possession or encumbrances, to pay the remaining principal sum of a note, homeowner's assessment or other obligation secured by this lien, with interest and other sum as provided therein: plus advances, if any, under the terms thereof and interest on such advances, plus fees, charges, expenses, of the Trustee and trust created by said lien. The 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 publication of the Notice of Sale is \$11,656.07. Payment must be in made in the form of certified funds.

Date: October 10, 2012

By: Ryan Kerbow, Esq. of Alessi & Koenig LLC on behalf of Wyeth Ranch Community Association

Inst #: 201307310001002

Fees: \$17.00 N/C Fee: \$0.00

07/31/2013 09:01:04 AM Receipt #: 1714716

Requestor:

4

ALESSI & KOENIG LLC Recorded By: RNS Pgs: 1

CLARK COUNTY RECORDER

DEBBIE CONWAY

When recorded mail to: Alessi & Koenig, LLC 9500 West Flamingo Rd., Suite 205 Las Vegas, NV 89147 Phone: 702-222-4033

APN: 125-15-811-013 TSN 11632

NOTICE OF TRUSTEE'S SALE

WARNING! A SALE OF YOUR PROPERTY IS IMMINENT! UNLESS YOU PAY THE AMOUNT SPECIFIED IN THIS NOTICE BEFORE THE SALE DATE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE. YOU MUST ACT BEFORE THE SALE DATE. IF YOU HAVE ANY QUESTIONS, PLEASE CALL ALESSI & KOENIG AT 702-222-4033. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMAN'S OFFICE, NEVADA REAL ESTATE DIVISION, AT 1-877-829-9907 IMMEDIATELY.

NOTICE IS HEREBY GIVEN THAT:

On August 28, 2013, Alessi & Koenig as duly appointed Trustee pursuant to a certain lien, recorded on December 20, 2011, as instrument number 0001246, of the official records of Clark County, Nevada, WILL SELL THE BELOW MENTIONED PROPERTY TO THE HIGHEST BIDDER FOR LAWFUL MONEY OF THE UNITED STATES, OR A CASHIERS CHECK at: 2:00 p.m., at 9500 W. Flamingo Rd., Suite #205, Las Vegas, Nevada 89147 (Alessi & Koenig, LLC Office Building, 2nd Floor)

The street address and other common designation, if any, of the real property described above is purported to be: 7119 WOLF RIVERS AVE, LAS VEGAS, NV 89131-0139. The owner of the real property is purported to be: CRISTELA PEREZ

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designations, if any, shown herein. Said sale will be made, without covenant or warranty, expressed or implied, regarding title, possession or encumbrances, to pay the remaining principal sum of a note, homeowner's assessment or other obligation secured by this lien, with interest and other sum as provided therein: plus advances, if any, under the terms thereof and interest on such advances, plus fees, charges, expenses, of the Trustee and trust created by said lien. The 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 publication of the Notice of Sale is \$14,090.80. Payment must be in made in the form of certified funds.

Date: July 11, 2013

By: Ryan Kerbow, Esq. of Alessi & Koenig LLC on behalf of Wyeth Ranch Community Association

Inst #: 201308120002562

Fees: \$18.00 N/C Fee: \$25.00

08/12/2013 02:42:09 PM Receipt #: 1729913

Requestor:

LSI TITLE AGENCY INC.

Recorded By: CDE Pgs: 2

DEBBIE CONWAY

CLARK COUNTY RECORDER

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

Peak Loan Servicing 5900 Canoga Ave Suite 200 Woodland Hills CA 91367

Parcel ID#: 125-15-811-013

Ln# 7000035044/PEREZ

SPACE ABOVE THIS LINE FOR RECORDER'S USE____

130170768

Assignment of Deed of Trust

Date of Assignment: 3/12/13

"This instrument is being recorded as an ACCOMMODATION ONLY, with no Representation as to its effect upon title"

Assignor: : U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE FOR STANWICH MORTGAGE LOAN TRUST, SERIES 2012-6

Assignee: MARCHAI B.T.

Executed By: CRISTELA PEREZ, A MARRIED WOMAN AS HER SOLE AND SEPARATE PROPERTY TO MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. AS NOMINEE FOR CMG MORTGAGE, INC. and FIDELITY NATIONAL TITLE AGENCY OF NEVADA, as Trustee, Date of Deed of Trust: 10/19/2005 Recorded: 11/09/2005 in Book/Reel/Liber: --- Page: ---as Instrument/CFN No.: 20051109-0001385 in Official Records of the CLARK County, State of NEVADA

Property Address: 7119 WOLF RIVERS AVENUE, LAS VEGAS, NEVADA 89131

Parcel ID #: 125-15-811-013

Legal:

LOT 13 IN BLOCK A OF WYETH RANCH-UNIT 2, AS SHOWN BY MAP THEREOF ON FILE IN BOOK 112 OF PLATS, PAGE 8 IN THE OFFICE OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA. A NON-EXLUSIVE EASEMENT FOR INGESS, EGRESS, USE AND ENJOYMENT OF THE COMMON LOTS AS SHOWN ON THE ABOVE MAP AND AS SET FORUTH IN THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS RECORDED OCTOBER 4, 2002 IN BOOK 20021004 AS THE SAME MAY BE AMENDED FROM TIME TO TIME.

KNOW ALL MEN BY THESE PRESENTS that in consideration of the sum of TEN and NO/100ths DOLLARS and other good and valuable consideration, paid to the above named assignor, the receipt and sufficiency of which is hereby acknowledged, said Assignor here by assigns unto the above-named Assignee, the said Deed of Trust, secured thereby, which all moneys now owning or that may hereafter become due or owning in respect thereof, and the full benefit of all the powers and of all the covenants and provisos therein contained, and the said Assignor hereby Grants and conveys unto the said Assignee, the Assignor's beneficial interest under the Deed of Trust.

TO HAVE AND TO HOLD the said Deed of Trust, and the said property unto the said Assignee forever, subject to the terms contained in the said Deed of Trust IN WITNESS WHEREOF, the assignor has executed these presents the day and year first above written

Dated: 3/12/13

U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE FOR STANWICH MORTGAGE LOAN TRUST, SERIES 2012-6, BY CARRINGTON MORTGAGE SERVICES LLC. AS ATTORNEY IN FACT

LEPPY, SR. VICE PRESIDENT By:

CALIFORNIA State of County of ORANGE

On 3/13/13 before me, ANGELICA ROSALES PACHECO, Notary Public personally appeared GREG SCHLEPPY, 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(ies), and that by his/he//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.

Orange County My Comm. Expires Mar. 26, 2016

Inst #: 201309090001816 Fees: \$17.00 N/C Fee: \$0.00

RPTT: \$1568.25 Ex: # 09/09/2013 10:59:56 AM Receipt #: 1763390

Requestor:

ALESSI & KOENIG, LLC

Recorded By: JACKSM Pgs: 2

DEBBIE CONWAY

CLARK COUNTY RECORDER

When recorded mail to and Mail Tax Statements to: SFR Investments Pool 1, LLC 5030 Paradise Road, B-214 Las Vegas, NV 89119

A.P.N. No.125-15-811-013

TS No. 11632

TRUSTEE'S DEED UPON SALE

The Grantee (Buyer) herein was: SFR Investments Pool 1, LLC The Foreclosing Beneficiary herein was: Wyeth Ranch Community Association The amount of unpaid debt together with costs: \$14,677.80 The amount paid by the Grantee (Buyer) at the Trustee's Sale: \$21,000.00 The Documentary Transfer Tax: \$1,568.25 Property address: 7119 WOLF RIVERS AVE, LAS VEGAS, NV 89131-0139 Said property is in [] unincorporated area: City of LAS VEGAS Trustor (Former Owner that was foreclosed on): CRISTELA PEREZ

Alessi & Koenig, LLC (herein called Trustee), as the duly appointed Trustee under that certain Notice of Delinquent Assessment Lien, recorded December 20, 2011 as instrument number 0001246, in Clark County, does hereby grant, without warranty expressed or implied to: SFR Investments Pool 1, LLC (Grantee), all its right, title and interest in the property legally described as: WYETH RANCH-UNIT 2 PLAT LOT 13 BLOCK A, as per map recorded in Book 112, Pages 8 as shown in the Office of the County Recorder of Clark County Nevada.

TRUSTEE STATES THAT:

This conveyance is made pursuant to the powers conferred upon Trustee by NRS 116 et seq., and that certain Notice of Delinquent Assessment Lien, described herein. Default occurred as set forth in a Notice of Default and Election to Sell which was recorded in the office of the recorder of said county. All requirements of law regarding the mailing of copies of notices and the posting and publication of the copies of the Notice of Sale have been complied with. Said property was sold by said Trustee at public auction on August 28, 2013 at the place indicated on the Notice of Trustee's Sale.

> Ryan Kerbow, Esq. Signature of AUTHORIZED AGENT for Alessi & Koenig, Llc.

State of Nevada)	
County of Clark)	מותף ה ב ב
•		AUG 2 9 2013
SUBSCRIBED and S	WORN before me	Ryan Kerbow
DODOOTA DAD	•	
WITNESS my hand a	nd official seal.	that the
		(Signature)
(Seal)	NOTARY PUBLIC	V
	HEIDI A. HAGEN	
	STATE OF HEVADA - COUNTY OF	CLARK
	MY APPOINTMENT EXP. MAY 17	7, 2017
	No: 13-10829-1	

STATE OF NEVADA DECLARATION OF VALUE

1. Assessor Parcel Number(s)	
a. 125-15-811-013	
b.	
С.	
d.	
2. Type of Property:	
a. Vacant Land b. ✓ Single F	
c. Condo/Twnhse d. 2-4 Plex	1
e. Apt. Bldg f. Comm'l	1
g. Agricultural h. Mobile l	Home Notes:
Other	
3.a. Total Value/Sales Price of Property	\$ 21,000.00
b. Deed in Lieu of Foreclosure Only (v	alue of property ()
c. Transfer Tax Value:	\$ 307,403.00
d. Real Property Transfer Tax Due	\$ 1,568.25
di itoli i i opolij i i i i i i i i i i i i i i i i i i	
4. If Exemption Claimed:	
a. Transfer Tax Exemption per NRS	S 375.090. Section
o, Explain Reason for Exemption.	
5. Partial Interest: Percentage being tra	usferred: 100 %
5. Partial Interest: Percentage being tra	lges, under penalty of perjury, pursuant to NRS 375.060
I ne undersigned declares and acknowled	provided is correct to the best of their information and belief,
and NRS 3/5.110, that the information	if called upon to substantiate the information provided herein.
and can be supported by documentation	If called upon to substantiate the information provided normal
Furthermore, the parties agree that disall	owance of any claimed exemption, or other determination of
additional tax due, may result in a penalt	by of 10% of the tax due plus interest at 1% per month. Pursuant
to NRS 375.030, the Buyer and Seller st	nall be jointly and severally liable for any additional amount owed.
/91 ///	' A contac
Signature	Capacity: Grantor
Signature	Capacity:
SELLER (GRANTOR) INFORMATI	ON BUYER (GRANTEE) INFORMATION
(REQUIRED)	(REQUIRED)
Print Name: Alessi & Koenig, LLC	Print Name: SFR Investments Pool 1, LLC
Address:9500 W, Flamingo Rd., Ste.	Address: 5030 Paradise Road, B-214
City: Las Vegas	City: Las Vegas
State: NV Zip: 89147	State: NV Zip: 89119
Omerita A	
COMPANY/PERSON REQUESTING	G RECORDING (Required if not seller or buyer)
Print Name: Alessi & Koenig, LLC	Escrow # N/A Foreclosure
Address: 9500 W. Flamingo Rd., Ste.	
City: Las Vegas	State: NV Zip: 89147
CILY. Las YGYAS	1

AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED

DAVID ALESSI*

ROBERT KOENIG**

THOMAS BAYARD*

* Admitted in CA

** Admitted in CA, NV & CO

*** Admitted in NV



A Multi-Jurisdictional Law Firm

Las Vegas, Nevada 89147 Telephone: 702-222-4033 Facsimile: 702-222-4043 www.alessikoenig.com **HUONG LAM*****

BRAD BACE***

ROCK JUNG***

ADDITIONAL OFFICES

AGOURA HILLS, CA PHONE: 818-735-9600

RENO, NV PHONE: 775-626-2323

June 30, 2014

Diana Cline, Esq. Howard Kim and Associates 1055 Whitney Ranch Drive, Suite 110 Henderson, Nevada 89014

Re:

Marchai B.T. v. Cristela Perez District Court Case No. A689461 Subpoena Responses

Greetings Ms. Cline;

Please find attached our Subpoena Responses and the original Affidavit of the Custodian of Records in this matter.

We are in receipt of your check in the amount of \$25.00, representing payment for our fees associated with the document expenses, served with the Subpoena Duces Tecum.

If you have any questions or concerns, please do not hesitate to contact our office any time. Thank you.

Sincerely,

ALESSI & KOENIG, LLC

Civil Litigation Paralegal

REC'D JUL 0 2 2014

Please be advised that Alessi & Koenig, LLC is a debt collector attempting to collect a debt, and any information obtained will be used for that purpose.

AFFIDAVIT OF THOMAS BAYARD AS CUSTODIAN OF RECORDS OF ALESSI & KOENIG, LLC

STATE OF NEVADA)) ss COUNTY OF CLARK)

COMES NOW, Thomas Bayard, who after being duly sworn, deposes and says:

- 1. That Affiant is the Custodian of Record and Person Most Knowledgeable for Alessi & Koenig, LLC regarding Trustee foreclosure sales.
- 2. That Alessi & Koenig, LLC was served with a Subpoena Duces Tecum calling for the production of records as indicated below:
 - 1. Any and all affidavits or certificates of posting, mailing, and publication of foreclosure notices in your possession, custody or control pertaining to 7119 Wolf Rivers Avenue, Las Vegas, NV 89131; Parcel No. 125-15-811-013 (the "Property");
 - 2. Any and all records, notes, and/or documents in your possession, custody or control evidencing non-privileged communications between you and any person or entity relating to the Property;
 - 3. Any and all documents in your possession, custody or control evidencing charges to and the payment history of any accounts relating to the Property.
 - 4. Any and all documents in your possession, custody or control evidencing compliance with NRS 116.31162-116.31168 as it pertains to the foreclosure of the Property.
- 3. That the deponent has made a true and correct copy of those records in his possession and that the reproduction of them attached hereto is true and complete, except for those documents which are subject to Attorney/Client Privilege.

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	4.	That the original of those records was made at or near the time of the acts and
events	recited	herein by or from information transmitted by a person with knowledge in the
course	of a re	gularly conducted activity of the deponent or the office in which the deponent is
engage	d.	

FURTHER AFFIANT SAYETH NAUGHT,

Thomas Bayard

STATE of NEVADA	}
COUNTY of CLARK	<pre>} ss. }</pre>
SUBSCRIBED and SWOF By: THOMAS BAYARD day of UNO	- -
2040 1000	

NOTARY PUBLIC in and for said County and State

My Commission Expires: $\frac{\partial /14/6}{}$



CRISTELA PEREZ PO BOX 750158

LAS VEGAS, NV 89136-0158

CMG MORTGAGE INC. 3160 CROW CANYON RD

SAN RAMON, CA 94583-1368

APACHE ELECTRIC 4300 N PECOS #25

LAS VEGAS, NV 89115-0142

US Bank National Assn, Trustee Stanwich Mortgage Loan Trust 1610 E St Andrews Place Suite B150

Santa Ana, CA 92705-4931

CRISTELA PEREZ 7119 WOLF, RIVERS AVE

LAS VEGAS, NV 89131-0139

MERS, Inc. PO Box 2026

Flint, MI 48501-2026

CITY OF LAS VEGAS SEWER

495 S Main St

LAS VEGAS, NV 89101-6318

CAMCO PO Box 12117

Las Vegas, NV 89112-0117

CRISTELA PEREZ 17450 BURBANK BLVD #104

ENCINO, CA 91316-1760

US BANK, National Association ND

4325 - 17th Ave SW

FARGO, ND 58103-6200

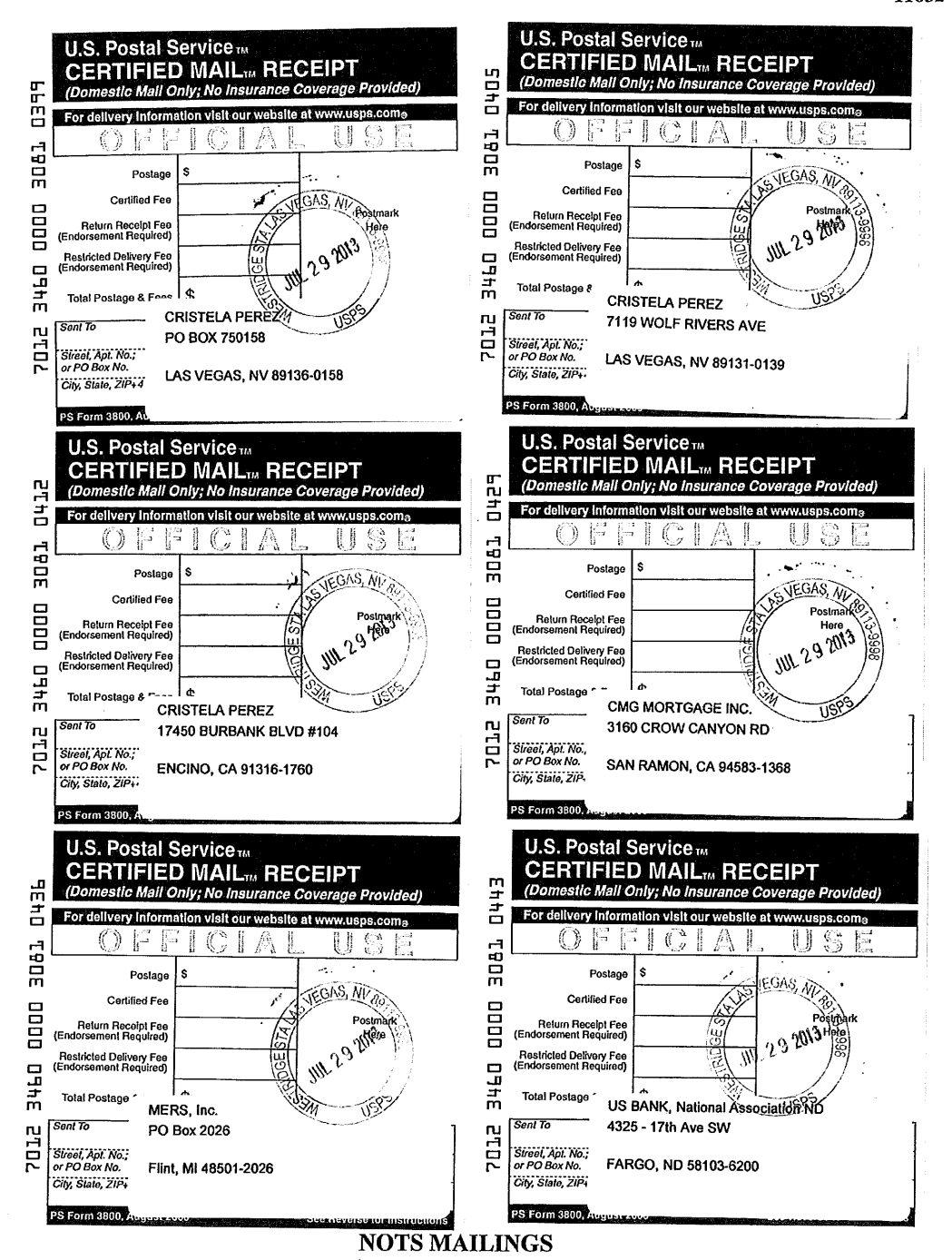
CitiMortgage, Inc 1000 Technology Drive

O'Fallon, MO 63368-2239

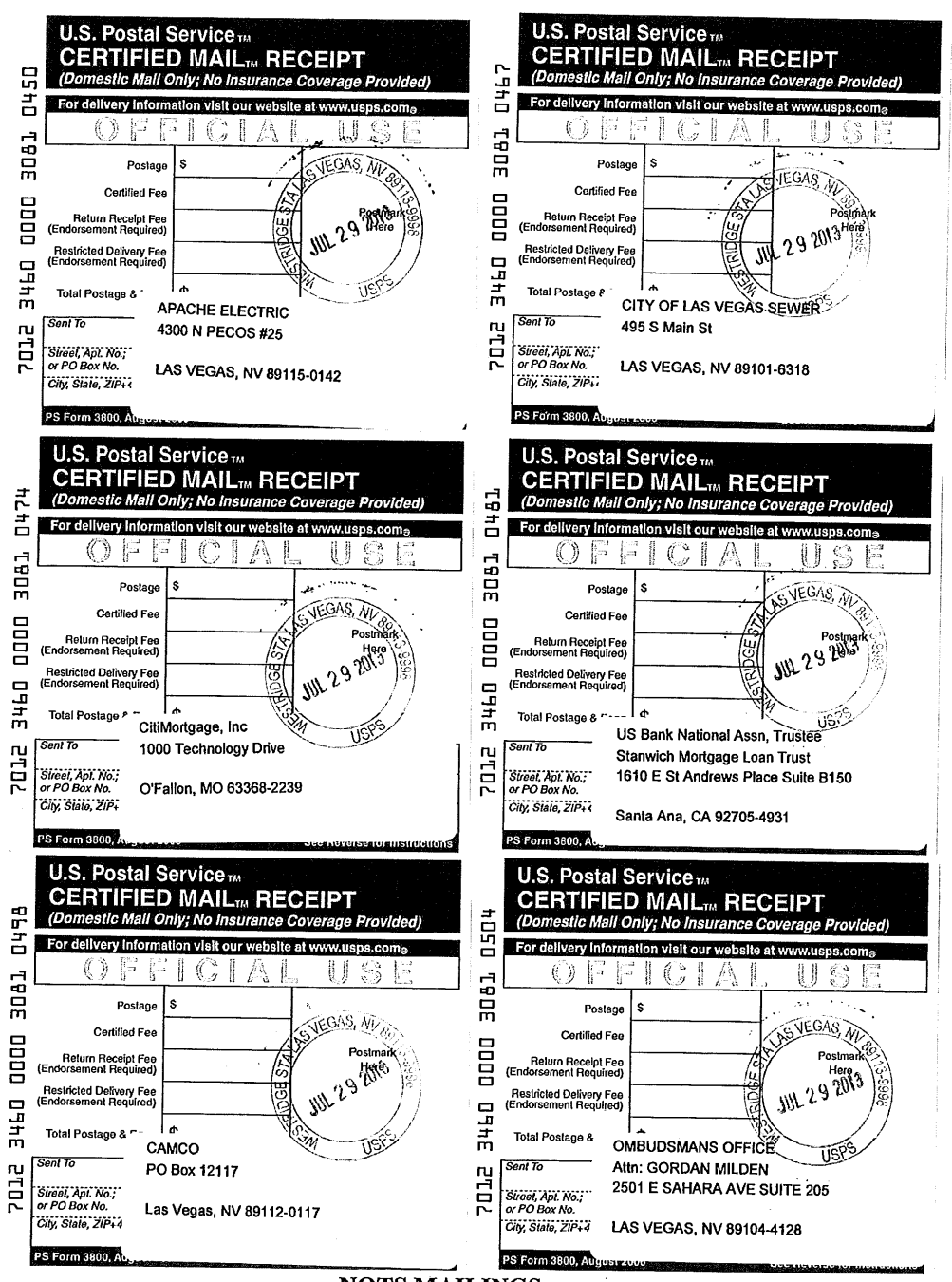
OMBUDSMANS OFFICE Attn: GORDAN MILDEN

2501 E SAHARA AVE SUITE 205

LAS VEGAS, NV 89104-4128



JA_0267



NOTS MAILINGS

CRISTELA PEREZ 7119 WOLF RIVERS AVE

LAS VEGAS, NV 89131-0139

MERS

PO BOX 2026

FLINT, MI 48501-2026

FIRST AMERICAN 1228 EUCLID AVENUE, 4TH FLOOR

CLEVELAND, OH 44115

CRISTELA PEREZ 17450 BURBANK BLVD, #104

ENCINO, CA 91316

U.S. BANK, NATIONAL ASSOCIATION N.D.

4325 - 17TH AVENUE S.W.

FARGO, ND 58103

APACHE ELECTRIC 4300 N. PECOS #25

LAS VEGAS, NV 89115

CMG MORTGAGE INC.

3160 CROW CANYON ROAD, SUITE 240

SAN RAMON, CA 94583

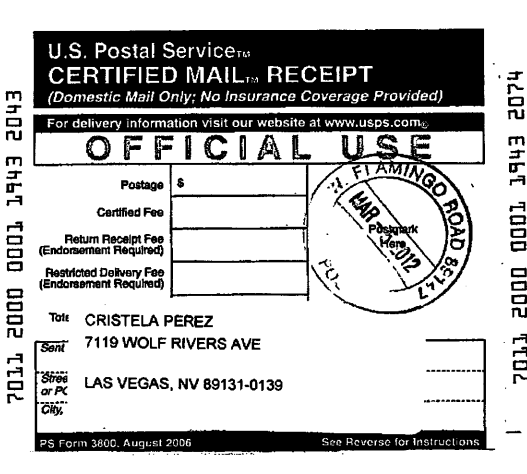
U.S. BANK TRUST COMPANY, N.A. 111 S.W. FIFTH AVENUE, SUITE 3500

PORTLAND, OR 97204

CITY OF LAS VEGAS SEWER 400 E. STEWART AVE

LAS VEGAS, NV 89101

NOD 10- Day Mailings



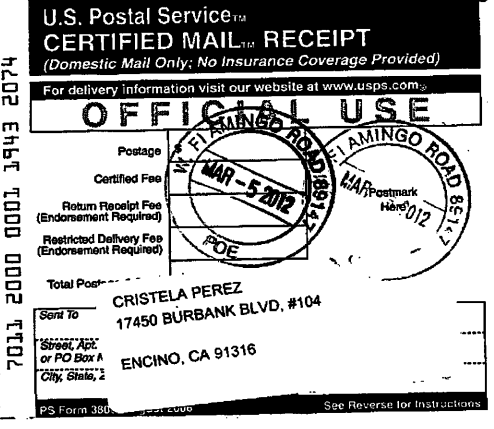


EXHIBIT B

KIM GILBERT EBRON LAS VEGAS, NEVADA 89014

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DECLARATION OF PAULINA KELSO IN SUPPORT OF SFR INVESTMENTS POOL 1, LLC'S MOTION FOR SUMMARY JUDGMENT

- I, Paulina Kelso, declare as follows:
- I am over the age of eighteen years old and competent to testify. 1.
- I am a resident of Clark County, Nevada. 2.
- Unless otherwise stated, I have personal knowledge of the facts set forth in this 3. declaration, and for those facts stated on information and belief, I believe them to be true.
 - I am an assistant manager at SFR Investments Pool 1, LLC ("SFR"). 4.
 - I make this declaration in support of SFR's Motion for Summary Judgment. 5.
- Based on my research, there were no lis pendens recorded by MARCHAI B.T. 6. ("MARCHAI" or "the Bank") and/or its predecessors in interest against the property located at as 7119 Wolf Rivers Avenue, Las Vegas, Nevada 89131; Parcel No. 125-15-811-013 (the "Property") prior to SFR purchasing the Property.
- 7. SFR has no reason to doubt the recitals in the Trustee's Deed Upon Sale. If there were any issues with delinquency or noticing, none of these were communicated to SFR before the sale.
- Neither SFR nor Christopher Hardin, the manager of SFR, has any relationship or 8. interest in the Association other than now owning property within the community.
- 9. Neither SFR nor Christopher Hardin has any relationship or interest in Alessi & Koenig, LLC ("Alessi"), outside of their attendance at auctions, bidding and, occasionally, purchasing properties at publically-held auctions conducted by Alessi.
- 10. Based on my research, no release of the super-priority lien was recorded against the Property prior to SFR purchasing the Property.

I declare under penalty of perjury that the foregoing is true and correct.

Dated this 14th day of January, 2016.

/s/ Paulina Kelso Paulina Kelso

TAB 12

then to Lake **CLERK OF THE COURT** 1 **APEN** DAVID J. MERRILL 2 Nevada Bar No. 6060 DAVID J. MERRILL, P.C. 3 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 4 Telephone: (702) 566-1935 Facsimile: (702) 993-8841 5 E-mail: david@djmerrillpc.com Attorney for WELLS FARGO BANK, N.A. 6 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 MARCHAI, B.T., a Nevada business 10 trust, Case No.: A-13-689461-C Plaintiff, 10161 PARK RUN DRIVE, SUITE 150 11 Dept. No. XXVI LAS VEGAS, NEVADA 89145 (702) 566-1935 12 vs. 13 CRISTELA PEREZ, an individual; et al. Defendants. 14 15 AND ALL RELATED CLAIMS 16 17 APPENDIX OF EXHIBITS TO MARCHAI, B.T.'S MOTION FOR SUMMARY JUDGMENT 18 In accordance with EDCR 2.27, Marchai, B.T. submits the following 19 Appendix of Exhibits to Marchai, B.T.'s Motion for Summary Judgment. 20 DATED this 14th day of January 2016. 21 DAVID J. MERRILL, P.C. 22 **23** 24 Nevada Bar No. 6060 **25** 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 26 (702) 566-1935 Attorneys for MARCHAI, B.T. 27 **28** 1

DAVID J. MERRILL, P.C. 10161 PARK RUN DRIVE, SUITE 150 LAS VEGAS, NEVADA 89145 (702) 566-1935 0

1

TABLE OF CONTENTS

Exhibit No.	Description	Page
1	Declaration of David J. Merrill (Jan. 14, 2016)	1
1-A	Substitution of Trustee and Full Reconveyance (Nov. 21, 2005)	5
1-B	Substitution of Trustee and Full Reconveyance (Nov. 21, 2005)	8
1-C	Notice of Delinquent Assessment (Lien) (October 8, 2008)	11
1-D	Rescission of Notice of Trustee's Sale (Mar. 9, 2011)	13
1-E	Notice of Trustee's Sale (Mar. 29, 2011)	15
1-F	Records Search & Order System (Jan. 11, 2016)	17
2	Affidavit of David Alessi, Esq. as Custodian of Records for Alessi & Koenig, LLC	21
2-A	Grant, Bargain, Sale Deed (July 21, 2004)	26
2-B	Deed of Trust (July 21, 2004)	31
2-C	Deed of Trust (July 21, 2004)	5 9
2-D	Deed of Trust (Nov. 9, 2005)	72
2-E	Wyeth Ranch Statement (Sept. 17, 2008)	95
2-F	Resident Transaction Detail (Apr. 9, 2013)	97
2-G	Lien Letter (Sept. 30, 2008)	101
2-H	Notice of Default and Election to Sell Under Homeowners Association Lien (Jan. 5, 2009)	104
2-I	Certified Mail Receipts (Jan. 7, 2009)	106
2 - J	Notice of Trustee's Sale (Jan. 14, 2010)	111
2-K	Notice of Trustee's Sale Mailings (Jan. 25, 2010)	113
2-L	Facsimile Cover Letter (Feb. 3, 2010)	117
2-M	Money Order (Feb. 12, 2010)	119
2-N	Letter (Apr. 13, 2010)	121
2-O	Money Order (May 11, 2010)	124
2-P	Pre-Notice of Trustee Sale Notification (July 13, 2010)	126
i		

l	2-Q	Check No. 3395 (Aug. 2, 2010)	128
2	2-R	Money Order (Sept. 29, 2010)	130
	2 - S	Money Order (Nov. 30, 2010)	132
	2-T	Money Order (Mar. 10, 2011)	134
	2-U	Notice of Trustee's Sale Mailings (Apr. 4, 2011)	136
3	2-V	Breach of Payment Plan letter (July 27, 2011)	142
	2-W	Personal Money Order (Aug. 4, 2011)	144
	2-X	Lien Letter (Nov. 29, 2011)	146
•	2-Y	Notice of Delinquent Assessment (Lien) (Dec. 20, 2011)	149
)	2- Z	Pre-Notice of Default (Jan. 25, 2012)	151
. !	2-AA	Notice of Default and Election to Sell Under Homeowners Association Lien (Feb. 28, 2012)	153
	2-BB	Notice of Default Mailings (Mar. 5, 2012)	157
ٳ	2-CC	Personal Money Order (Mar. 19, 2012)	159
	2-DD	Personal Money Order (May 7, 2012)	161
	2-EE	Pre-Notice of Trustee Sale Notification (July 18, 2012)	163
,	2-FF	Money Order (July 26, 2012)	165
	2-GG	Assignment of Mortgage (July 26, 2012)	167
	2-HH	Notice of Trustee's Sale (Oct. 10, 2012)	170
	2-II	Affidavit of Service (Nov. 26, 2012)	172
	2 -J J	Notice of Trustee's Sale Mailings (Oct. 25, 2012)	175
	2-KK	Notice of Trustee's Sale (Oct. 31, 2012)	180
	2-LL	Check No. 2166 (Nov. 13, 2012)	182
	2-MM	Notice of Trustee's Sale Mailings (July 29, 2013)	184
	2-NN	Affidavit of Posting Notice of Sale (July 30, 2013)	188
	2-00	Affidavit of Service (July 31, 2013)	191
,	2-PP 2-QQ	Notice of Trustee's Sale (July 31, 2013)	193
	2-QQ	Affidavit of Publication (Aug. 16, 2013)	195
		3	

1 2-RR Trustee's Deed Upon Sale (Sept. 9, 2013) 197 2 Declaration of Chaim Freeman (Jan. 14, 2016) 200 3 3-A InterestFirst Adjustable Rate Note (Oct. 19, 2005) 204 4 3-B Deed of Trust (Nov. 9, 2005) 214 5 Corporate Assignment of Deed of Trust (Aug. 5, 2012) 3-C 237 6 3-D Assignment of Mortgage (July 26, 2012) 240 7 3-E Notice of Intent to Foreclose (Oct. 3, 2012) 242 8 3-F Assignment of Deed of Trust (Aug. 12, 2013) 246 9 Deed of Trust (Apr. 6, 2006) 249 10 Certificate of Custodian of Records Pursuant to NRS 52.260 (Oct. 258 19, 2015) DAVID J. MERRILL, P.C. 10161 PARK RUN DRIVE, SUITE 150 11 Authorization to Conclude Non-Judicial Foreclosure and Conduct 5-A 261 LAS VEGAS, NEVADA 89145 (702) 566-1935 **12** Trustee Sale (Nov. 5, 2009) 13 Authorization to Conclude Non-Judicial Foreclosure and Conduct 5-B 263 Trustee Sale (June 2, 2011) 14 5-C Notice of Trustee's Sale (July 11, 2013) 265 15 16 **17** 18 19 20 21 22 **23** 24 **25** 26 **27 28**

DAVID J. MERRILL, P.C.
10161 PARK RUN DRIVE, SUITE 150
LAS VEGAS, NEVADA 89145
(702) 566-1935

CERTIFICATE OF SERVICE

I hereby certify that on the 14th day of January 2016, a copy of the foregoing Appendix of Exhibits to Marchai, B.T.'s Motion for Summary Judgment was served electronically to the following through the Court's electronic service system:

oward Kim & Associates	
Contact	Email
Diana S. Cline	diana@hkimlaw.com
Sarah Felts	sarah@hkimlaw.com
Tomas Valerio	tomas@hkimlaw.com
loward Kim & Associates	
Contact	Email

EXHIBIT 1

DECLARATION OF DAVID J. MERRILL

- I, David J. Merrill, declare as follows:
- 1. I am shareholder of David J. Merrill, P.C., attorney of record for Marchai, B.T. in *Marchai*, B.T. v. Perez, Case No. A-13-689461-C, which is pending in the Eighth Judicial District Court, Clark County, Nevada. I have made this declaration in support of Marchai, B.T.'s Motion for Summary Judgment. I have personal knowledge of and am competent to testify to the facts set forth herein.
- 2. On December 2, 2015, David J. Merrill, P.C. substituted in the place of Law Offices of Les Zieve as counsel of record for Marchai.
- 3. On December 15, 2015, I received an electronic copy of the case file from the Law Offices of Les Zieve.
- 4. Included in the electronic file was an Affidavit of David Alessi, Esq. as Custodian of Records for Alessi & Koenig, LLC (the "Affidavit"), to which were attached approximately 300 pages produced by Alessi & Koenig on November 16, 2015 in response to a subpoena duces tecum issued by the Law Offices of Les Zieve.
- 5. The Law Offices of Les Zieve added Bates numbers to the affidavit and documents and produced them on November 24, 2015 as Plaintiff's Supplemental Disclosure.
- 6. Attached as Exhibit 2 to the Appendix of Exhibits in Support of Marchai, B.T.'s Motion for Summary Judgment, is a true and correct copy of the Affidavit, along with true and correct copies of some of the documents originally attached to the Affidavit and produced by Alessi & Koenig.

- 7. Attached to the Appendix of Exhibits as Exhibit 1-A is a true and correct copy of a Substitution of Trustee and Full Reconveyance dated November 21, 2005, which I obtained from the Clark County Recorder.
- 8. Attached to the Appendix of Exhibits as Exhibit 1-B is a true and correct copy of a Substitution of Trustee and Full Reconveyance dated November 21, 2005, which I obtained from the Clark County Recorder.
- 9. Attached to the Appendix of Exhibits as Exhibit 1-C is a true and correct copy of a Notice of Delinquent Assessment (Lien) dated October 8, 2008, which I obtained from the Clark County Recorder.
- 10. In addition to the Affidavit and documents from Alessi & Koenig, the electronic file received from the Law Offices of Les Zieve also contained a Certificate of Custodian of Records Pursuant to NRS 52.260 from Wyeth Ranch Community Association, to which were attached a couple hundred pages of documents that the Law Offices of Les Zieve received in response to a subpoena duces tecum.
- 11. The Law Offices of Les Zieve added Bates numbers to the documents and produced them on October 19, 2015, with Plaintiff's Supplemental Disclosures.
- 12. Attached to the Appendix of Exhibits as Exhibit 5 is a true and correct copy of the Certificate, along with true and correct copies of some of the documents originally attached to the Certificate.
- 13. Attached to the Appendix of Exhibits as Exhibit 1-D is a true and correct copy of a Rescission of Notice of Trustee's Sale dated March 9, 2011, which I obtained from the Clark County Recorder.

- 14. Attached to the Appendix of Exhibits as Exhibit 1-E is a true and correct copy of a Notice of Trustee's Sale dated March 29, 2011, which I obtained from the Clark County Recorder.
- 15. Attached to the Appendix of Exhibits as Exhibit 1-F is a true and correct copy of the Records Search & Order System for APN 125-15-811-013, which I printed from the Clark County Recorder's website on January 11, 2016.

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on this 14th day of January 2016 in Las Vegas, Nevada.

DAVID I MERRILL

EXHIBIT 1-A





Fee: \$18.80 N/C Fee: \$0.00

11/21/2005

09:37:06

T20050210920 Requestor:

RECONTRUST COMPANY NA

Frances Deane

BGN

Clark County Recorder

Pgs: 2

Tax ID: 125-15-811-013

SUBSTITUTION OF TRUSTEE AND FULL RECONVEYANCE

CRISTELA PEREZ

was the original Trustor, under that certain Deed of Trust dated 07/15/2004 and recorded 07/21/2004, as Instrument or Document No. 20040721-0003730, in Book N/A, Page N/A, of Official Records of the County of

CLARK, State of Nevada. WHEREAS, the undersigned, Mortgage Electronic Registration Systems, Inc., as the present Beneficiary(s) under said Deed of Trust hereby substitutes a new Trustee, ReconTrust Company, N.A., under said Deed of Trust, and ReconTrust Company, N.A. as Trustee under said Deed of Trust does hereby reconvey, without warranty, to the person or persons legally entitled thereto, the estate now held by Trustee under said Deed of Trust.

New Trustee:

ReconTrust Company, N.A.

Leticia Smith-Schneider

Dated: 11/04/2005

Assistant Secretary

Current Beneficiary:

Mortgage Electronic Registration Systems, Inc.

Lee Ann Veurink

Assistant Secretary

DOCID#000555525522005N

Mail tax statements and When recorded return to: CRISTELA PEREZ 7119 Wolf Rivers Ave Las Vegas, NV 89131

Recording Requested By: ReconTrust Company, N.A. 176 Countrywide Way MS: LAN-88 Lancaster, CA 93535-9944 (800) 540-2684

STATE OF CALIFORNIA COUNTY OF LOS ANGELES

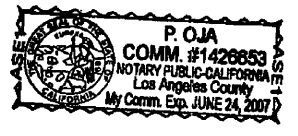
On 11/04/2005, before me, P. Oja, Notary Public, personally appeared Leticia Smith-Schneider and Lee Ann Veurink, both personally known to me (or proved to me on the basis of satisfactory evidence) to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacities, and that by their signatures on the instrument the persons, or the entities upon behalf of which the persons acted, executed the instrument.

Witness my hand and official seal.

P. Oja

Notary Public for said State and County

Expires: 06/24/2007



DOCID#000555525522005N

Mail tax statements and When recorded return to: CRISTELA PEREZ 7119 Wolf Rivers Ave Las Vegas, NV 89131

Recording Requested By: ReconTrust Company, N.A. 176 Countrywide Way MS: LAN-88 Lancaster, CA 93535-9944 (800) 540-2684

EXHIBIT 1-B



 (\mathcal{V})

Fee: \$18.00 N/C Fee: \$0.00

11/21/2005

13:03:43

T20050211413 Requestor:

RECONTRUST COMPANY NA

Frances Deane

JYB

Clark County Recorder

Pgs: 2

Tax ID: 125-15-811-013

SUBSTITUTION OF TRUSTEE AND FULL RECONVEYANCE

WHEREAS, CRISTELA PEREZ

was the original Trustor, under that certain Deed of Trust dated 07/15/2004 and recorded 07/21/2004, as Instrument or Document No. 20040721-0003731, in Book N/A, Page N/A, of Official Records of the County of CLARK, State of Nevada.

WHEREAS, the undersigned, Mortgage Electronic Registration Systems, Inc., as the present Beneficiary(s) under said Deed of Trust hereby substitutes a new Trustee, ReconTrust Company, N.A., under said Deed of Trust, and ReconTrust Company, N.A. as Trustee under said Deed of Trust does hereby reconvey, without warranty, to the person or persons legally entitled thereto, the estate now held by Trustee under said Deed of Trust.

Dated: 11/07/2005

New Trustee:

ReconTrust Company, N.A.

By:
Letteis Smith Schneider
Assistant Secretary

Current Beneficiary:

Mortgage Electronic Registration Systems, Inc.

By:

Lee Ann Veurink Assistant Secretary Rosita Pascascio

Ø

DOCID#000555525602005N

Mail tax statements and When recorded return to: CRISTELA PEREZ 7119 Wolf Rivers Ave Las Vegas, NV 89131

****** * ********

Recording Requested By: ReconTrust Company, N.A. 176 Countrywide Way MS: LAN-88 Lancaster, CA 93535-9944 (800) 540-2684

STATE OF CALIFORNIA COUNTY OF LOS ANGELES

Rosita Pascascio

On 11/07/2005, before me, P. Oja, Notary Public, personally appeared Leticia Smith-Schneider and Let Ann Ventink, both personally known to me (or proved to me on the basis of satisfactory evidence) to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacities, and that by their signatures on the instrument the persons, or the entities upon behalf of which the persons acted, executed the instrument.

Witness my hand and official seal.

P. Oia

Notary Public for said State and County

Expires: 06/24/2007



DOCID#000555525602005N

Mail tax statements and When recorded return to: CRISTELA PEREZ 7119 Wolf Rivers Ave Las Vegas, NV 89131

Recording Requested By: ReconTrust Company, N.A. 176 Countrywide Way MS: LAN-88 Lancaster, CA 93535-9944 (800) 540-2684

..

EXHIBIT 1-C



Fee: \$14.00 N/C Fee: \$0.00

10/08/2008

11:58:33

T20080238105 Requestor:

JUNES LEGAL SERVICES

Debbie Conway

SCA

Clark County Recorder Pgs: 1

A.P.N. 125-15-811-013

Las Vegas, Nevada 89147 Phone: (702) 222-4033

When recorded return to:

ALESSI & KOENIG, LLC

9500 W. Fiamingo Rd., Suite 100

Trustee Sale # WR-7119-A

NOTICE OF DELINQUENT ASSESSMENT (LIEN)

In accordance with Nevada Revised Statutes and the Association's Declaration of Covenants, Conditions and Restrictions (CC&Rs) recorded on Pending, as Instrument No: pending, of the official records of Clark County, Nevada, Wyeth Ranch HOA has a lien on the following legally described property.

The property against which the lien is imposed is commonly referred to as 7119 Wolf Rivers Ave, Las Vegas, NV 89131 and more particularly legally described as: Lot 13 Block A Book 112 Page 8 in the County of Clark.

The owner(s) of record as reflected on the public record as of today's date is (are): Cristela Perez

The mailing address(es) is: 7119 Wolf Rivers Ave, Las Vegas, NV 89131

The total amount due through today's date is: \$1,425.17. Of this total amount \$370.00 represent Collection and/or Attorney fees and \$50.00 represent collection costs, late fees, service charges and interest. Additional monies shall accrue under this claim at the rate of the claimant's regular monthly or special assessments, plus permissible late charges, costs of collection and interest, accruing subsequent to the date of this notice.

Date: September 30, 2008

By:

cristy Diaz - Trustee Sale Officer

/Alessi & Koenig, LLC on behalf of Wyeth Ranch

State of Nevada County of Clark

SUBSCRIBED and SWORN before me September 30, 2008

(Seal)

ROBERT M. ALESSI Notary Public State of New No. 06-108264-1 My appt. exp. Aug. 24, 2010

NOTARY PUBLIC

(Signature)

EXHIBIT 1-D

Inst #: 201103090001741

Fees: \$14.00 N/C Fee: \$0.00

03/09/2011 09:33:20 AM

Receipt #: 700477
Requestor:

ALESSI & KOENIG LLC (JUNES

Recorded By: EAH Pgs: 1

CLARK COUNTY RECORDER

DEBBIE CONWAY

When recorded mail to and Mail Tax Statements to: Alessi & Koenig 9500 W Flamingo, Suite # 100 Las Vegas, NV 89147

A.P.N. 125-15-811-013

Trustee Sale No. WR-7119-A

Space above for Recorder's Use

RESCISSION OF NOTICE OF TRUSTEE'S SALE

Alessi & Koenig LLC, as the duly appointed Trustee and Grantor under that certain Notice of Delinquent Assessment Lien recorded October 10, 2008 as instrument # 3311, hereby rescinds the Notice of Trustee's Sale, recorded January 11, 2010 as instrument # 2589, and hereby advises all persons that the aforementioned Notice of Trustee's Sale shall have no further force or effect.

In witness whereof, Alessi & Koenig, LLC, has caused its corporate name and seal to be hereto affixed by its authorized signature.

Branko Jeftic, authorized Agent for Alessi & Koenig, LLC

Luc

State of Nevada County of Clark

SUBSCRIBED and SWORN to before me on March & , 2010

WITNESS my hand and official seal.

(Seal)

NOTARY FUBLIC STATE OF NEVADA County of Clark LANI MAE U. DIAZ Appt. No. 10-2800-1 My Appt. Expires Aug. 24, 2014 (Signature)

EXHIBIT 1-E

Inst #: 201103290002937

Fees: \$14.00 N/C Fee: \$0.00 03/29/2011 09:64:46 AM Receipt #: 720970 Requestor: ALESSI & KOENIG LLC (JUN

ALESSI & KOENIG LLC (JUNES Recorded By: AEA Pgs: 1

DEBBIE CONWAY

CLARK COUNTY RECORDER

When recorded mail to: Alessi & Koenig, LLC 9500 West Flamingo Rd., Suite 100 Las Vegas, NV 89147 Phone: 702-222-4033

APN: 125-15-811-013

TSN WR-7119-A

NOTICE OF TRUSTEE'S SALE

WARNING! A SALE OF YOUR PROPERTY IS IMMINENT! UNLESS YOU PAY THE AMOUNT SPECIFIED IN-THIS NOTICE BEFORE THE SALE DATE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE. YOU MUST ACT BEFORE THE SALE DATE. IF YOU HAVE ANY QUESTIONS, PLEASE CALL The Alessi & Koenig at 702-222-4033. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMAN'S OFFICE, NEVADA REAL ESTATE DIVISION, AT 1-877-829-9907 IMMEDIATELY.

NOTICE IS HEREBY GIVEN THAT:

On May 8, 2011, Alessi & Koenig as duly appointed Trustee pursuant to a certain lien, recorded on October 8, 2008, as instrument number 03311, of the official records of Clark County, Nevada, WILL SELL THE BELOW MENTIONED PROPERTY TO THE HIGHEST BIDDER FOR LAWFUL MONEY OF THE UNITED STATES, OR A CASHIERS CHECK at: 4:00 P.M. at 930 S. 4th Street, Las Vegas Nevada 89101.

The street address and other common designation, if any, of the real property described above is purported to be: 7119 Wolf Rivers Ave, Las Vegas, NV 89131. The owner of the real property is purported to be: Cristela Perez

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designations, if any, shown herein. Said sale will be made, without covenant or warranty, expressed or implied, regarding title, possession or encumbrances, to pay the remaining principal sum of a note, homeowner's assessment or other obligation secured by this lien, with interest and other sum as provided therein: plus advances, if any, under the terms thereof and interest on such advances, plus fees, charges, expenses, of the Trustee and trust created by said lien. The 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 publication of the Notice of Sale is \$7,306.62. Payment must be in cash, a cashier's check drawn on a state or national bank, a check drawn by a state bank 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.

Date: March 8, 2011

a de

By: Branko Jeffic on behalf of Wyeth Ranch

EXHIBIT 1-F

Search Results Post

You searched under: Parcel Number for: 125-15-811-013 with the document types of: ALL DOCUMENTS between: 1/1/1900 and 1/11/2016

Records found: 36

								. : i
First Party Name	First Cross Party Name	Instrument #	Document Type	Modifier	Record Date	Parcel #	Remarks	Total Value
PEREZ, CRISTELA	COUNTRYWIDE HOME LOANS INC	200407210003730	DEED OF TRUST		7/21/2004 1:47:29 PM	125- 15- 811- 013	·	
PEREZ. CRISTELA	COUNTRYWIDE HOME LOANS INC	200407210003731	DEED OF TRUST		7/21/2004 1:47:29 PM	125- 15- 811- 013		
PN II INC	PEREZ, CRISTELA	200407210003728	DEED		7/21/2004 1:47:29 PM	125- 15- 811- 013		457545.00
ROSE, ROBERT D.JR	PEREZ, CRISTELA	200407210003729	DEED		7/21/2004 1:47:29 PM	125- 15- 811- 013		
PN II INC		200407210003727	NOTICE	COMPLETION	7/21/2004 1:47:29 PM	12 5 - 15- 811- 013		
PEREZ. CRISTELA	CMG MORTGAGE INC	200511090001385	DEED OF TRUST		11/9/2005 9:44:04 AM	125- 15- 811- 013		
MORTGAGE ELECTRONIC REGISTRATION SYSTEMS INC	PEREZ, CRISTELA	200511210000823	SUBSTITUTION/RECONVEYANCE		11/21/2005 9:37:06 AM	125- 15- 811- 013		
MORTGAGE ELECTRONIC REGISTRATION SYSTEMS INC	PEREZ, CRISTELA	200511210002540	SUBSTITUTION/RECONVEYANCE		11/21/2005 1:03:43 PM	125- 15- 811- 013		
PEREZ, CRISTELA	US BANK NATIONAL ASSOCIATION ND	200604060004914	DEED OF TRUST		4/6/2006 5:00:22 PM	125- 15- 811- 013		
PEREZ, CRISTELA	APACHE ELECTRIC	200607260002504	LIEN		7/26/2006 1:11:22 PM	125- 15- 811- 013		
PEREZ. Cristela	WYETH RANCH HOA	200711050000341	LIEN		11/5/2007 8:55:28 AM	125- 15- 811- 013		
PEREZ. Cristela	WYETH RANCH HOA	200810080003311	LIEN		10/8/2008 11:58:33 AM	125- 15- 811- 013		0.0000
PEREZ. CRISTELA	LAS VEGAS CITY	200810240004950	LIEN		10/24/2008 12:36:21 PM	125- 15- 811- 013		
PEREZ, CRISTELA	WYETH RANCH	200901050002988	DEFAULT		1/5/2009 11:54:35 AM	125- 15- 811- 013		
PEREZ. CRISTELA	LAS VEGAS CITY	200910230003579	LIEN		10/23/2009 3:31:01 PM	125 - 15- 811-		0.0000

https://recorder.co.clark.nv.us/RecorderEcommerce/

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Records Search & Order System

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LIAS VEGAS PEREZ CUTY 20110200000171 NOTICE OF TRUSTEE SALE RESCISSION PASSOCIATION PASSOCIATION PRIVATE SALE PASSOCIATION PRIVATE SALE PASSOCIATION PASSOCIATION PRIVATE SALE PASSOCIATION PASSOCIATIO		WYETH RANCH	201001140002589	NOTICE OF TRUSTEE SALE			125- 15-	0.0000
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CRISTELA CRISTELA			201009270002435	LIEN	RELEASE	11:27:38	811- 013	0.0000
ALESSI & COMMUNITY ASSOCIATION 201103080001374 NOTICE OF TRUSTEE SALE RESCISSION \$20,000 15			201010210004626	LIEN		4:19:50	15- 811- 0 13	0.0000
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PEREZ NOMEOWNERS ASSOCIATION 201104220000088 LIEN			201103290002937	NOTICE OF TRUSTEE SALE		9:54:46	15- 811- 013	0.0000
LAS VEGAS CITY PEREZ 20110927008336 LIEN RELEASE 5.30 5.5 0.0000 811 0.00000 0.00000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.00000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.00000 0.0000 0.00000 0.00000 0.00000 0.000000 0.00000000		HOMEOWNERS	20110422000009B	LIEN		8:03:13	15- 811- 013	0.0000
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LAS VEGAS CRISTELA 20111180000295 LIEN RELEASE 7.46.46 811- AM 013 125- 15- 0.00000 125- 15- 0.00000 125- 15- 0.00000 125- 15- 0.00000 125- 0.000000 1			201110210000628	LIEN		8:42:29	15- 811- 013	0.0000
LAS VEGAS CRISTELA 201111180000297 LIEN RELEASE 7.46.46 811- AM 013 15-			201111180000298	LIEN	RELEASE	7:46:46	15- 811- 013	0.0000
PEREZ. COMMUNITY ASSOCIATION 201112200001246 LIEN 1272/2013 15-			201111180000297	LIEN	RELEASE	7:46:46	15- 811-	0.0000
PEREZ COMMUNITY CRISTELA COMMUNITY CRISTELA		COMMUNITY	201112200001246	LIEN		9:12:32	15- 811-	0.0000
CTIMORTGAGE INC 201208050003133 ASSIGNMENT 201208050003133 201208050003133 ASSIGNMENT 201208050003133 201208050003133 ASSIGNMENT 201208050003133 201208050003133 201208050003133 ASSIGNMENT 201208050003133 201208050003133 201208050003133 ASSIGNMENT 201208050003133 20		COMMUNITY	201202280000836	DEFAULT		9:07:00	15- 811-	0.0000
NATIONAL ASSOCIATION EE 201207260002017 ASSIGNMENT 10:44:40 811-			201208050003133	ASSIGNMENT		3:42:08	15- 811-	0.0000
PEREZ. COMMUNITY ASSOCIATION 201210310000686 NOTICE OF TRUSTEE SALE 8:04:08 811- AM 013		NATIONAL ASSOCIATION	201207260002017	ASSIGNMENT		10:44:40	15- 811-	0.0000
PEREZ. CRISTELA COMMUNITY ASSOCIATION 201307310001002 NOTICE OF TRUSTEE SALE 7/31/2013 15- 811- 811- 811- 811- 811- 811- 811-		COMMUNITY	201210310000686	NOTICE OF TRUSTEE SALE		8:04:08	15- 811-	0.0000
NATIONAL ASSOCIATION EE SFR INVESTMENTS 201308120002562 ASSIGNMENT ASSIGNMENT 2:42:09 811- IN MARGIN 0.00000 0.0000 0.0		COMMUNITY	201307310001002	NOTICE OF TRUSTEE SALE		9:01:04	15- 811-	0.0000
ALESSI & INVESTMENTS 201309090001816 TRUSTEE DEED 10:59:56 15- 307403.0000	NATIONAL ASSOCIATION	BT, MARCHAI	201308120002562	ASSIGNMENT		2:42:09	15- 811-	0.0000
		INVESTMENTS	201 309090001816	TRUSTEE DEED		10:59:56	15-	307403.0000

https://recorder.co.clark.nv.us/RecorderEcommerce/

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Records Search & Order System

PEREZ. CRISTELA	MARCHAI B T	201310230002195	LIS PENDENS		10/23/2013 1:34:48 PM	013 125- 15- 811- 013	0.0000
SFR INVESTMENTS POOL I LLC	TREASURER CLARK COUNTY	201412310001939	TAX CERTIFICATE		12/31/2014 12:59:28 PM	125- 15- 811- 013	0.0000
TREASURER CLARK COUNTY	SFR INVESTMENTS POOL 1 LLC	201512160001141	REDEMPTION	CERTIFICATE	12/16/2015 9:57:16 AM	125- 15- 811- 013	0.0000

EXHIBIT 2

AFFIDAVIT OF DAVID ALESSI, ESQ. AS CUSTODIAN OF RECORDS FOR ALESSI & KOENIG, LLC

11/16/2015 01:48:23 PM

STATE OF NEVADA)
) ss:
COUNTY OF CLARK)

NOW COMES, DAVID ALESSI, ESQ., who after first being duly swom, deposes and says:

- 1. That Affiant is the Managing Partner of Alessi & Koenig, LLC and in his capacity as Managing Partner is a Custodian of the Records of Alessi & Koenig, LLC.
- 2. That Alessi & Koenig, LLC is licensed to do business as a law firm in the State of Nevada.
- 3. That on the 39th day October, 2015, Affiant was served with a Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in connection with the case MARCHAI B,T. v. CRISTELA PEREZ;, et al. (case no. A-13-689461-C), calling for the production of records pertaining to:
- 1. Copies of any and all documents in your possession concerning or relating to the real property commonly known as 7119 Wolf Rivers Avenue, Las Vegas, NV 89131 (APN#125-15-811-013) (the "Property") from January 1, 2007 to present.
- 2. Copies of any and all documents in your possession concerning or relating to the foreclosure sale of the Property conducted by you on behalf Wyeth Ranch Community Association, which occurred on or about August 28, 2013.
- 3. Copies of any and all documents in your possession concerning or relating to any and all notices of delinquent assessment lien prepared, recorded, or mailed by you on the behalf of Wyeth Ranch Community Association concerning the Property from January 1, 2007, to the present. This includes but is not limited to books, records, and other

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tangible things which demonstrate an accounting of the purported unpaid debt on the Property from January 1, 2007 to present, including the nature of the assessments, fines, and penalties which make up this amount.

- 4. Copies of any and all documents in your possession concerning or relating to any and all notices of default prepared, recorded, or mailed by you on the behalf of Wyeth Ranch Community Association, concerning the Property from January 1, 2007, to the present. This includes but is not limited to books, records, and other tangible things which demonstrate an accounting of the purported unpaid debt on the Property from January 1, 2007 to present, including the nature of the assessments, fines, and penalties which make up the amount purportedly in default.
- 5. Copies of any and all documents in your possession concerning or relating to any and all notices of sale prepared, recorded, or mailed by you on the behalf of Wyeth Ranch Community Association concerning the Property from January 1, 2007, to the present. This includes but is not limited to books, records, and other tangible things which demonstrate an accounting of the purported unpaid debt on the Property from January 1, 2007 to present, including the nature of the assessments, fines, and penalties which make up the amount purportedly in default.
- 6. Copies of any and all documents evidencing correspondence between you and Wyeth Ranch Community Association, concerning the Property from January 1, 2007, to the present. This includes but is not limited to letters, emails, and transcribed telephone calls.
- 7. Copies of any and all documents evidencing your compliance with preparing and adopting a periodic budget pursuant to NRS 116.3115 from January 1, 2007, to

the present.

8. Copies of any and all documents evidencing your compliance with preparing band adopting a periodic budget pursuant to NRS 116.31151 from January 1, 2007, to the present.

9. Copies of any and all documents evidencing correspondence between you and any mortgage lender or servicer concerning the Property from January 1, 2007, to the present. This includes but is not limited to letters, emails, and transcribed telephone calls.

4. That Affiant has examined the original of those records and has made or caused to be made a true and exact copy of them and that the reproduction of them attached hereto is true and complete, except for those records which are subject to attorney-client privilege and/or other valid privilege or objection.

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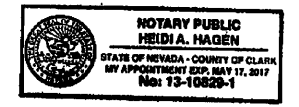
5. That the original of those records was made at or near the time of the act, event, condition, opinion or diagnosis recited therein by or from information transmitted by a person with knowledge, in the course of a regularly conducted activity of Affiant or Alessi & Koenig, LLC.

FURTHER AFFIANT SAYETH NAUGHT.

DAVID ALESSI, ESQ., Affiant

SUBSCRIBED AND SWORN before me this 1040 day of November, 2015.

Notary Public, in and for said County and State.



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EXHIBIT 2-A

Assessor's Parcel Number: 125-15-811-013 Escrow Number: 04011017GR

Affix R. P. T. T. \$2,315.40
Recording Requested by:
Lawyers Title of Nevada, Inc.
Please mail tax statements to:
After Recording, mail to:
Cristela Perez

4

7119 Wolf Rivers Avenue Las Vegas, NV 89131

The area to the right is provided for the recorder's office

GRANT, BARGAIN, SALE DEED

For a valuable consideration, receipt of which is hereby acknowledged, PN II, Inc. a Nevada Corporation d/b/a Pulte Homes of Nevada do(es) hereby Grant, Bargain, Sell and Convey to

CRISTELA PEREZ, A MARRIED WOMAN AS HER SOLE AND SEPARATE PROPERTY

the following described real property situate in the City of Las Vegas County of <u>Clark</u> State of <u>Nevada</u>

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF FOR THE COMPLETE LEGAL DESCRIPTION

SUBJECT TO:

- 1. Taxes for the fiscal year 20 04-2005.
- 2. Rights of way, reservations, restrictions, casements and conditions of record.

Together will all tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversion and reversions, remainder and remainders, rents, issues profits thereof.

CLARK,NV

Page 1 of 4

Printed on 2/23/2012 12:35:27 PM

Document: DED 2004.0721.3728

A&K000015

Branch :SLV.Uscr :MICH Order: 1046089 Title Officer: Comment: Station Id :K1SG

Dated this [, 20 0 y . Nevada
PN Halne, a Roberta Leo	Nevada C	March il Agent		
			·	•
•		•		

STATE OF NEVADA

COUNTY OF CLARK

on personally appeared personally appeared befording, Notary Public, Roberts Leonards while Agent personally known (or proved) to me to be the person whose name is subscribed to the above instrument who acknowledged that she executed the instrument.

D. BERGMAN
News Public State of Herode

CLARK,NV

Document: DED 2004.0721.3728

Page 2 of 4

Printed on 2/23/2012 12:35:27 PM

A&K000016

Branch :SLV.User :MICH Order: 1046089 Title Officer: Comment:

Station Id :K1SG

"A" TIGEBE

Lot Thisteen (13) in Block "A" or Wiffs MARCH . UNIT E. on file in Buck 112 of Plats. Page 8. In the Office of the County Recorder of Clark County, Revode.

DARCKI, LET

A non-exclusive essessant for lagrand, estage, use and empossant of the Common hote as shown on the above map, and as not forth in the Deringation of Covenants, Conditions and Restrictions recorded October 4, 2002 in Book 20021004 as Document No. 01353, and so the some may be assembled from time to time.

•

CLARK,NV Document: DED 2004,0721,3728

Page 3 of 4

Printed on 2/23/2012 12:35:28 PM

A&K000017

Order: 1046089 Title Officer: Comment:

• .	•		
•	STATE OF NEVADA	•	•
	DECLARATION OF VALUE FORM		•
	1. Assessor Parcul Number(s)	•	•
•	8) /25-15-8)1-013	• • •	
•	b)		•
	· •		
	d)	FOR RECORDER'S OPTIONAL	HSE ONLY
	2. Type of Property: o) [] Vector I and o) [] Cordo/Journhouse of [] 2-4 Flori	Book: Pago:	
•	c) Contol l'unatome di 24 Fina di Anggang Bullding O Chomes dell'ashount	One of Recording:	
	O Aparami hilidas O Crosnaciditalanti	Notes:	
•	i) 🖟 Oilea		. ,
	a m tot turbales Bring of December .	. \$457 84 5,00	•
	3. Total Value/Sales Price of Property Deed in Lieu of Foreclosure Only (value of pro-	renty) \$ 0.00	•
. •	Transfer Tax Value:	245.(01000\	
•	Real Property Transfer Tax Due	S 23 5 40 L	
	4 to the counties Chilesoft		•
	. a. Transfer Tax Exemption per NRS 375.090.	Section	,
1	b. Explain Reason for Exemption:		
-: -		%	- <u>-</u>
•	5. Partial Interest: Percentage being transferred: The undersigned declares and acknowledge.		Jant lo
4	NRS 375.060 and NRS 375.110, that the information	en provided is correct to the basi	of their
· ·	and the second that the second the second that	enmanishion ii chiich udon io su	Militare um
•,	a a standard land basin Gually where the 1975	ies anne inci iluxiliciwascus di ac	PA Plätimen
•		and and ically a property of i	IA 18 Al mia feu
	- Ann alon intercer in 1% are month. Putation to NK	A 19:050' DIA DE LA BELLE SELLE SELL	ahali bo
•	jointly and severally liable for any additional amou	nt-oixed.	•
	1/ 1. 1 Wasse V		
• .		acity: Roberta Leocard, Lawful Agen	j ior Pa II, ius
•	Signature: Cop	acity agreet	•
•	COLUMN CONTRACTOR INFORMATION	BUYER (GRANTEE) INFO	RMATION
•	SELLER (GRANTOR) INFORMATION (REQUIRED)	(REQUIRED)	•
	Print Namo: PETE Tipe a Nevada Coep	Print Name: Criefela Pr Address: 7719 WOLF	ret
	Address: 1635 Village Center Cir. #250	Address: 7719 WOLF F	
•	City: Las Vegas	Chy: Las Vesas.	
• • •	State: NY Zip: 89134	State: 121 Zip: 891 34	•
٠.	•		L.,
<i>:</i> .	COMPANY/PERSON REQUESTING RECOR	DING (regulres is not seller at	- INVALL
	Print Name: Lawyers Title of Nevada, Inc.	Escrow #: OR Escrow #: Jane Grey/ Maria R	Amerika
•	Address: 1645 Village Center Cir. #291 Cir. Las Vegas State: NV Zip: 89134	Dadie At 1816 Cich terring	
1	Citti into a file	•	
	AN ADDITIONAL RECORDING FEE OF \$1.00 W	ILL APPLY FOR EACH DECL	ATATION OF
	VALUE FORM PRESENTED TO CLARK	COUNTY, EFFECTIVE JUNE	1, 2004.
• •		•	- E.
•	•	•	3726
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OF A DV AND	Page 4 of	4 Printer	d on 2/23/2012 12:35:28 PM
CLARK,NV	•	- 11(ttps	
Document: DED	2004.0721.5728		

A&K000018

EXHIBIT 2-B

Req. LAMYERS TITLE OF MEVACA Frances Deane

Clark County Recorder Pst: 27

Assessor's Parcel Number.
125-15-811-013
After Recording Return To:
COUNTRYWILE HOME LOANS, INC.

MS SV-79 DOCUMENT PROCESSING P.O.Box 10423 Van Nuys, CA 91410-0423 Prepared By: JOHN SHOL"Z Recording Requisted By: T. BONHAM



COUNTRYWIDE HOME LOAMS, INC.

2275 CORPORATE CENTER #200 HENDERSON NV 89074

-[Space Above This Line For Recording Data]

04011017JG [Escrow/Closing #]

[Doc ID #]

DEED OF TRUST

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11. 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16.

VMP Mortgage Solutions - (600)521-7291

(A) "Security Instrument" means this document, which is dated JULY 15, 2004 together with all Riders to this document.

NEVADA-Single Family- Family MadFreddle Mac Uniform METRUMENT WITH MERS

-A(NV) (0307) CHL (07/03)(d)

Initials:

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CRISTELA FEREZ, A MARRIED WOMAN AS HER SOLE AND SEPARATE PROPERTY Borrower is the trustor under this Security Instrument. (C) "Lender" is COUNTRYWIDE HOME LOAMS, INC. Lender is a CORPORATION organized and existing under the laws of NEW YORK , Londer's address is 4500 Park Granada Calabasas, CA 91302-1613 (D) "Trustee" is CTC FORECLOSURE SERVICES CORP. 400 COUNTRYWIDE WAY, MSNSV-88 SIMI VALLEY, CA 93065 , (E) "MERS" is Mortgago Electronic Registration Systems, Inc. MERS is a separate corporation that is acting solely as a numinee for Lender and Lender's successors and assigns. MERS is the beneficiary under this Security Instrument. MERS is organized and existing under the laws of Delaware, and has an address and telephone number of P.O. Box 2026, Flint, MI 48501-2026, tel. (888) 679-MERS. (F) "Note" means the promissory note signed by Borrower and dated JULY 15, 2004 The Note states that Borrower owes Lender THREE HUNDRED SIXTY SIX THOUSAND and 00/100) plus interest. Borrower has promised to pay this debt in regular Dollars (U.S. \$ 366, 000.00 Periodic Paymerts and to pay the debt in full not later than AUGUST 01, 2034 (G) "Property" means the property that is described below under the heading "Transfer of Rights in the Property." (H) "Lean" mount the debt evidenced by the Note, plus interest, any prepayment charges and late charges tive under the Note, and all sums the under this Security Instrument, plus interest. (I) "Riders" means all Riders to this Security Instrument that are executed by Borrower. The following Riders are to be executed by Borrower (cherk box as applicable): X Second Home River Adjustable Rate Rider Condominium Rider X Planned Unit Development Rider 1-4 Family Rider Balloon Rister Other(s) [specify] **Biweckly Payment Rider** VA Rider (3) "Applicable Law" means all controlling applicable federal, state and local statutes, regulations. ordinances and administrative rules and orders (that have the effect of law) as well as all applicable final, non-appealable judicial opinions. Form \$029 1/01 6A(NV) (1307) CHL (07/03) Page 2 of 16

(B) "Borrower" is

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(K) "Community Association Dues, Free, and Assessments" means all dues, fees, assessments and other charges that are imposed on Borrower or the Property by a condominium association, homeowners association or similar organization.

(L) "Electronic Punds Transfer" means any transfer of funds, other than a transaction originated by check, draft, or similar paper instrument, which is builded through an electronic terminal, telephonic instrument, computer, or magnetic tape so as to order, instruct, or authorize a financial institution to debit or credit an account. Such term includes, but is not limited to, point-of-sale transfers, automated teller machine transactions, transfers initiated by telephone, wire transfers, and automated clearinghouse transfers.

(M) "Escrow Items" means those items that are described in Section 3.

(N) "Miscellaneous Proceeds" means any compensation, settlement, award of damages, or proceeds paid by any third party (other than insurance proceeds paid under the coverages described in Section 5) for: (i) damage to, or destruction of, the Property; (ii) condemnation or other taking of all or any part of the Property; (iii) conveyance in lieu of condemnation; or (iv) misrepresentations of, or omissions as to, the value and/or condition of the Proporty.

(O) "Mortgage Insurance" means insurance protecting Lender against the acapayment of, or default on, the

(P) "Periodic Payment" means the regularly scheduled amount due for (i) principal and interest under the Note, plus (ii) any amounts under Section 3 of this Security Instrument.

(O) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. Section 2601 et seq.) and its implementing regulation, Regulation X (24 C.F.R. Part 3500), as they might be amended from time to time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this . Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in regard to a "federally related mortgage lean" even if the Loan does not qualify as a "federally related mortgage toan" under RESPA.

(R) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

TRANSFER OF RIGHTS IN THE PROPERTY

The bedeficiary of this Security Instrument is MERS (solely as nominee for Lender and Lender's successors end assigns) and the successors and assigns of MERS. This Security Instrument secures to Lender: (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Bostower's coverants and agreements under this Security Instrument and the Note. For this purpose, Bostower

-6A(NY) (0307) CHL (07/03)

Form'3029 1/01

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interocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the COUNTY

[Type of Recording Jurisdiction]

CLARK

PARCEL T: LOT THIRTEEN (13) IN BLOCK "A" OF WYETH RANCH - UNIT 2, ON FILE IN BOOK 112 OF PLATS, PAGE 8, IN THE OFFICE OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA. PARCEL II" A NON-EXCLUSIVE EASEMENT FOR INGRESS, EGRESS, USE AND ENJOYMENT OF THE COMMON LOTS AS SHOWN ON THE ABOVE MAP, AND AS SET FORTH IN THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS RECORDED OCTOBER 4, 2002 IN BOOK 20021004 AS DOCUMENT NO. 01353, AND AS THE SAME MAY BE AMENDED FROM TIME TO TIME.

which currently use the address of 7119 WOLF RIVERS AVE, LAS VEGAS

(Street/City)

Novada 89131-0139 ("Property Address"): [Zip Code]

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property." Borrower understands and agrees that MERS holds only legal title to the interests grasted by Borrower in this Security Instrument, but, if necessary to comply with law or custom, MERS (as nomines for Lender and Lender's successors and essigns) has the right: to exercise any or all of those interests, including, but not limited to, the right to forcetose and sell the Property; and to take any action required of Lender including, but not limited to, releasing and canceling this Security Instrument.

BORROWER COVENANTS that Borrower is lawfully select of the estate hereby conveyed and has the right to great and convey the Property and that the Property is unencumbered, except for exempleances of record. Borrower warrants and will defend generally the little to the Property against all chains and demands.

subject to any encumbrances of record.

Initials:

-6A(NV) (3397) CHL (07/03)

Page 4 of 16

Form 3029 1/01

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THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real

UNIFORM COVENANTS. Borrower and Lender covenent and agree as follows:

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges, Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note. Borrower shall also pay fands for Escrow Items pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. currency. However, if any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender. (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashior's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality, or

entity; or (d) Electronic Funds Transfer.

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may return any payment or partial payment if the payment or partial payments are insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current, without waiver of any rights hereunder or prejudice to its rights to roluse such payment or partial payments in the future, but Londer is not obligated to apply such payments at the time such payments are accepted. If each Periodic Payment is applied as of its scheduled due date, then Lender need not pay interest on unapplied funds. Lender may hold such unapplied funds until Borrower makes payment to bring the Loan current. If Borrower does not do so within a reasonable period of time, Lender shall either apply such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding principal balance under the Note immediately prior to foreclosure. No offset or claim which Borrower might have now or in the future against Lender shall relieve Bosrower from making payments due under the Note and this Security Instrument or performing the coversate and agreements secured by this Security Instrument.

2. Application of Payments or Proceeds. Except as otherwise described in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of priority: (a) interest due under the Note: (b) principal due under the Note; (c) amounts due under Section 3. Such payments shall be applied to each Periodio Payment in the order in which it became due. Any remaining amounts shall be applied first to late charges, second to any other amounts due under this Security Instrument, and then to reduce the principal

If Lender receives a payment from Borrower for a delinquent Periodic Payment which includes a sufficient amount to pay any late charge due, the payment may be applied to the delinquent payment and the late charge. If more than one Periodic Payment is outstanding, Lender may apply any payment received from Borrower to the repayment of the Periodic Psyments if, and to the extent that, each payment can be paid in full. To the extent that any excess exists after the payment is applied to the full payment of one or more Periodic Payments, such excess may be applied to any late charges due. Voluntary propayments shall be applied first to any propayment charges and then as described in the Note.

Any application of payments, insurance proceeds, or Miscellaneous Proceeds to principal due under the

Note shall not extend or postpone the due date, or change the amount, of the Periodic Payments.

3. Funds for Escrow Items. Horrower shall pay to Lender on the day Periodic Paymonts are due under the Note, until the Note is paid in full, a sum (the "Punds") to provide for payment of amounts due for: (a) taxes and excessments and other Herns which can attain priority over this Security Instrument as a tion of encumbrance on the Property; (b) leasehold payments or ground sents on the Property, if any; (c) premiums

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-6A(NV) (0307) CHL (07/03)

Page 5 of 16

Form 3029 1/01

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any and all insurance required by Londer under Section 5; and (d) Mortgage Insurance premiums, if any, or any sums payable by Borrower to Lendor in lieu of the payment of Mortgage Insurance premiums in accordance with the provisions of Section 10, These items are called "Escrow Items," As origination or at any time during the term of the Lown, Lender may require that Community Association Dues, Fees, and Assessments, if any, be escrowed by Borrower, and such dues, fees and assessments that be an Escrow Item. Borrower shall prumptly furnish to Lender all notices of amounts to be paid under this Section. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrew items, Lander may waive Borrower's obligation to pay to Lender Funds for any or all Escrew Items at any time. Any such waiver may only be in writing. In the event of such waiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Leader receipts evidencing such payment within such time period as Lender may require. Betrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement contained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If Romower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 to repay to Lender any such amount. Lender may revoke the waives as to any or all Estrow lients at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Lender all Punds, and in such amounts, that are then required under this Section 3.

Londer may, at any time, collect and hold Punds in an amount (a) sufficient to permit Lender to apply the Punds at the thee specified under RESPA, and (b) not to exceed the maximum amount a lender can require under RESPA. Leader shall estimate the amount of Punds due on the basis of current data and reasunable estimates of expenditures of future Estrow Items or otherwise in accordance with Applicable Law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is an institution whose deposits are so insured) or in any Pederal Home Loan Bank. Londer shall apply the Funds to pay the Escrow Roms no later than the time specified under RESPA. Lender shall not charge Berrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Excrow Items, unless Londer pays Borrower interest on the Funds and Applicable Law pennits Leuder to make such a charge. Unless an agreement is made in writing or Applicable Law requires interest to be paid on the Punds, Lender shall not be required to pay Borrower any interest or comings on the Funds. Burrower and Lender can agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in eserow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA. If there is a shortage of Funds held in encrow, as defined under RESPA, Lender shall notify Borrower as required by RBSPA, and Borrower shall pay to Lender the amount necessary to make up the shorage in accordance with RESPA, but in no more than 12 monthly payments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Lender shall notify Burrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly payments.

Upon payment in (ult of all sums secured by this Security Instrument, Lender shall promptly refund to

Borrower any Funds held by Lender.

4. Charges: Liens. Borrower shall pay all taxos, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security Instrument, leasehold payments or ground tents on the Property, if say, and Community Association Dues, Pees, and Assessments, if any. To the extent that these items are liserow Items, Borrower shall pay them in the manner provided in Section 3.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in willing to the payment of the obligation secured by the lien in a manner acceptable to Leader, but only so long as Burrower is performing such agreement; (b) contests the lien in good faith by, or

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Page 6 of 16

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defends against enforcement of the lien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the fien while those proceedings are pending, but only until such proceedings are concluded; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which can atlain priority over this Security Instrument. Lender may give Borrower a notice identifying the lien. Within 10 days of the date on which that notice is given, Borrower shall satisfy the lien or take one or more of the actions set forth above in this Section 4.

Lender may require Borrower to pay a nne-time charge for a real estate tex verification and/or reporting

service used by Lender in connection with this Loan.

5. Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and any other hazards including, but not limited to, earthquakes and floods, for which Lender requires insurance. This insurance shall be maintained in the amounts (including deductible levels) and for the periods that Lender requires. What Lender requires pursuant to the preceding sentences can change during the term of the Loan. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lendar's right to disapprove Borsower's choice, which right shall not be exercised unreasonably. Lender they require Borrower to pay, in connection with this Loan, either: (a) a one-time charge for flood zone determination, certification and tracking services; or (b) a one-time charge for flood wone determination and certification services and subsequent charges each time remappings or similar charges occur which reasonably might affect such determination or certification. Burrower shall also be responsible for the payment of any fees imposed by the Federal Emergency Management Agency in connection with the review of any flood zone determination resulting from an objection by Borrower,

If Berrower fails to maintain any of the coverages described above, Lender may obtain insurance coverage, at Lender's option and Borrower's expense. Lender is under no obligation to purchase any particular type or amount of coverage. Therefore, such coverage shall cover Leader, but might or might not protect Borrower, Borrower's equity in the Property, or the coments of the Property, against any risk, hazard or liability and raight provide greater or lesser coverage than was provincially in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly exceed the cost of insurance that Borrower could have obtained. Any amounts dishursed by Lender under this Section 5 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall hear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Burrower

nequesting payment. All insurance policies required by Londer and renewals of such policies shall be subject to Londer's right to disapprove such policies, shall include a standard mortgage choice, and shall name Lender as mortgaged and/or as an additional fost payer. Lender shall have the right to hold the policies and renewal certificates. If Londer requires. Borrower shall promptly give to Londer all receipts of paid premiuras and renewal notices. If Bosrower obtains any form of insurance coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard mortgage clause and shall name Leader as

morngages anti/cr es an additional loss payet. In the event of loss, Borrower stiall give prompt notice to the insurance carrier and Lender, Lender may make proof of loss if not made promptly by Borrower. Unless Londer and Borrower otherwise agree in writing, any insurance proceeds, whether or not the underlying insurance was required by Lender, shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's semply is not lessened. During such repair and restoration period, Lender shall have the right to hold such insurance proceeds until Lender has had an opportunity to inspect such Property to ensure the work has: been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be

Initials: C4 Form 3029 1/01

-6A(NV) (3307) CHL (07/03)

Page 7 of 16

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paid on such insurance proceeds, Lender shall not be required to pay Borrower my interest or earnings on such proceeds. Pees for public adjusters, or other third parties, retained by Borrower shall not be paid out of the insurance proceeds and shall be the sole obligation of Borrower. If the restoration or repair is not economically for sible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in Section 2.

If Borrower abandons the Property, Lender may file, negotiate and settle any available insurance claim and related matters. If Burmwer does not respond within 30 days to a notice from Lender that the insurance carrier has affered to actile a claim, then Lender may negatiate and settle the claim. The 30-day period will begin when the notice is given. In either event, or if Lender acquires the Property under Section 22 or otherwise, Burrower hersby assigns to Londer (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amounts unpaid under the Note or this Security Instrument, and (b) any other of Borrower's rights (other than the right to any refund of uncarned premiums paid by Borrower) under all insurance policies covering the Property, insofar as such rights are applicable to the coverage of the Property. Lender may use the insurance proceeds either to repair or resture the Property or to pay amounts unpaid under the Note or this Security Instrument, whether or not then due.

6. Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Leader otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist

which are beyond Borrower's control.

7. Preservation, Maintenance and Prefertion of the Property; Inspections. Eurower shall not destroy, damage or impair the Property, ellow the Property to deteriorate or commit waste on the Property. Whether or not Borrower is residing in the Property. Borrower shall maintain the Property in order to prevent the Property from deteriorating or decreasing in value this to its condition. Unless it is determined pursuant to Section 5 that repair or restoration is not economically feasible, Burrower shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or condemnation proceeds are paid in connection with damage to, or the taking of, the Property. Borrower shall be responsible for repairing or restoring the Property only if Lender has released proceeds for such purposes. Lender may disburse proceeds for the regains and restoration in a single payment or in a series of progress payments as the work is completed. If the insurance or condemnstion proceeds are not sufficient to repair or restore the Property. Borrower is not relieved of Borrower's obligation for the completion of such repair or restoration.

Leakier or its agent may make reasonable entries upon and inspections of the Property. If it has reasonable cause, Lender may inspect the interior of the improvements on the Property, Lender shall give Borrower notice at the time of or prior to such an interior inspection specifying such reasonable cause.

8. Borrower's Loan Application. Bonower shall be in default if, during the Loan application process, Borrower or any persons or entities acting at the direction of Borrower or with Borrower's knowledge or coment gave praterially false, misleading, or inaccurate information or statements to Lender (or failed to provide Lender with material information) in cunnection with the Loan. Material representations include, but are not fimited to, representations concerning Borrower's occupancy of the Property as Borrower's principal residence.

9. Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) Borrower falls to perform the covenants and agreements contained in this Security Instrument, (b) there is a logal proceeding that might significantly affect Londer's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, profiste, for condemnation or ferfeiture, for enforcement of a lien which may attain priority over this Security Instrument or to enforce laws or regulations), or (c) Borrower has abandoned the Property, then Lander may do and pay for whatever is

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reasonable or appropriate to protect Lender's interest in the Property and rights under this Security Instrument, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property. Lender's actions can include, but are not limited to: (a) paying any sums secured by a liest which has priority over this Security lastrument: (b) appearing in court; and (c) paying reasonable attorneys' fees to protect its interest in the Property and/or rights under this Security Instrument, including its secured position in a bankruptcy proceeding. Securing the Property includes, but is not limited to, entering the Property to make repairs, change locks, replace or board up doors and windows, drain water from pipes, eliminate building or other code violations or dangerous conditions, and have utilities turned on or off. Although Lender may take nutlen under this Section 9, Lender does not have to do so and is not under any duty or obligation to do so. It is agreed that Lender incurs no Hability for not taking any or all actions authorized under this Section 9.

Any amounts disbursed by Lender under this Section 9 shall become additional debt of Barrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

If this Security Instrument is on a leaschold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender

agrees to the marget in writing.

10. Mortgage Insurantee. If Lender required Mortgage Insurance as a condition of making the Loan, Borrower shall pay the premiums required to maintain the Marigage Insurance in effect. If, for any reason, the Mongage hasurence coverage required by Lender ceases to be available from the mortgage insurer that providually provided such insurance and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Burrower shall pay the premiums required to obtain coverage substantially equivalent to the Mortgage Insurance previously in effect, at a cost substantially equivalent to the cost to Burrower of the Murtgage Insurance proviously in effect, from an alternate mortgage insurer selected by Leader. If substantially equivalent Mortgage Insurance coverage is not available, Borrower shall continue to pay to Lender the amount of the separately designated payments that were due when the insurance coverage ceased to be in offect. Lender will accept, use and retain these payments as a non-refundable loss reserve in iles of Mongage Insurance. Such loss reserve shall be non-refundable, netwithstanding the fact that the Loan is ultimately paid in full, and Londor shall not be required to pay Borrower any interest or earnings on such form reserve. Londer can im longer require loss reserve payments if Mortgage Insurance coverage (in the amount and for the period that Lender requires) provided by an insurer selected by Lender again becomes available, is obtained, and Lender requires separately designated payments toward the premiums for Morigage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan and Borrower was required to make separately designated payments toward the premiums for Morgage Insprance, Borrower shall pay the premiums required to maintain Mortgogo Insurance in effect, or to provide a non-refundable loss reserve, until Lender's requirement for Montgago Insurance ends in accordance with any written agreement between Borrower and Lender providing for such termination or until termination is required by Applicable Law. Nothing in this Section 10 affects Borrower's obligation to pay interest at the rate provided in the Note.

Mortgage Insurance reimborses Lender (or any entity that purchases the Note) for certain lesses it may incur if Borrower does not repay the Loan as agreed. Borrower is not a party to the Mortgage Insurance.

Morigage bisurers evaluate their total risk on all such insurance in force from time to time, and may enter into agreements with other parties that share or modify their risk, or reduce losses. These agreements are on terms and conditions that are satisfactory to the mortgage insurer and the other party (or parties) to these agreements. These agreements may require the mortgage insurer to make payments using any source of funds that the mortgage insurer may have available (which may include funds ubtained from Mortgage Insurance premium).

As a result of these agreements, Lender, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly) amounts that derive

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from (or might be characterized as) a postion of Borrower's payments for Mongage Insurance, in exchange for sharing or modifying the mortgage insurer's risk, or reducing losses. If such agreement provides that an affiliate of Lender takes a share of the insurer's risk in exchange for a share of the premiums paid to the insurer, the arrangement is often termed "captive reinsurance." Further:

(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Luan. Such agreements will not increase the amount Borrower will

owe for Mortgage Insurance, and they will not entitle Barrower to any refund.

(b) Any such agreements will not affect the rights Borrower has . if any . with respect to the Mortgage Insurance under the Homeowners Protection Act of 1998 or any other law. These rights may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Merigage fururance terminated automatically, and/or to receive a refund of any Mortgage leaverance premiums that were uncarned at the time of such cancellation or termination.

11. Assignment of Miscellaneous Proceeds; Forfeiture. All Miscellaneous Proceeds are hereby

assigned to and shall be paid to Lender.

If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair of the Property, if the restoration or topair is economically feasible and Lender's security is not leasened. During such repair and resumition period, Lender shall have the right to hald such Miscellaneous Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to London's satisfaction, provided that such inspection shall be undertaken promptly. Lender may pay for the repairs and restoration in a single disbursement or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such Miscollaneous Proceeds, Lender shall not be required to pay Borrower any interest or earnings on such Miscellaneous Proceeds, if the restoration or repair is not economically feasible or Lender's security would be lessened, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whother or out then due, with the excess, if any, paid to Borrower. Such Miscellaneous Proceeds shall be applied in the order provided for in Section 2.

In the evert of a total taking, destruction, or loss in value of the Property, the Miscellaneous Proceeds shall be applied to the surns secured by this Security Instrument, whether or not then due, with the excess, if

any, paid to Bonower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the partial taking, destruction, or loss in value, unless Burrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds multiplied by the following fraction: (a) the total armunt of the sums accured immediately before the partial taking, destruction, or loss in value divided by (b) the fair market value of the Property immediately bufore the partial taking, destruction, or loss in value. Any balance shall be paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property somediately before the partial taking, destruction, or loss in value is less than the amount of the sums secured immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the Miscellaneous Proceeds shall be applied to the sums secured by this

Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Leader to Borrower that the Opposing Party (as defined in the next sentence) offers to make an award to scatte a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the Miscellaneous Proceeds either to restoration or repair of the Property or to the sums secured by this Security Institutions, whether or not then due. "Opposing Party" means the third party that owes Borrower Miscellaneous Frocuets or the party against whom Borrower has a right of action in regard to Miscellaneous Proceeds.

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Borrower shall be in default if any action or proceeding, whether civil or criminal, in began that, in Londer's judgment, could result in forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. Borrower can cure such a default and, if acceleration has occurred, reinstate an provided in Section 19, by causing the action or proceeding to be dismissed with a ruling that, in Lender's judgment, precludes forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. The proceeds of any award or claim for damages that are attributable to the impairment of Lender's interest in the Property are hereby assigned and shall be paid to Lender.

All Miscellineous Proceeds that are not applied to restoration or repair of the Property shall be applied in the order provided for in Section 2.

12. Borrower Not Released; Forbearance By Lender Not a Walver. Extension of the time for payment or modification of amonization of the sums secured by this Security Instrument granted by Lender to Borrower or any Successors in Interest of Borrower shall not operate to release the liability of Borrower or any Successors in Interest of Borrower. Lender shall not be required to commence proceedings against any Successors in Interest of Borrower or to refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or any Successors in Interest of Burrower. Any forbearance by Lender in exercising any right or remedy including, without limitation, Lender's acceptance of payments from third persons, entities or Successors in Interest of Borrower or in amounts less than the amount then due, shall not be a walver of or preclude the exercise of any right or remedy.

23. Joint and Several Liability; Co-tigners; Successors and Assigns Bound. Borrower covenants and agrees that Borrower's obligations and liability shall be joint and several. However, any Borrower who co-signs this Security Instrument but does not execute the Note (a "co-signer"): (a) is co-signing this Security Instrument only to murtgage, grant and convey the co-signer's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower can agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without the co-signer's consent.

Subject to the provisions of Section 18, any Successor in Interest of Borrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved by Lender, shall obtain all of Borrower's rights and benefits under this Security Instrument, Borrower shall not be released from Borrower's obligations and liability under this Security Instrument unless Lender agrees to such release in writing. The covenants and agreements of this Security Instrument shall bind (except as provided in Section 20) and benefit the successors and assigns of Lender.

14. Loan Charges. Leader may charge Borrower fees for services performed in connection with Borrower's default, for the purpose of protecting Leader's interest in the Property and rights under this Security Instrument, including, but not limited to, attorneys' fees, property inspection and valuation fees. In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to Borrower shall not be construct as a prohibition on the charging of such fee. Leader may not charge fees that are expressly prohibited by this Security Instrument or by Applicable Law.

If the Loan is subject to a law which sets maximum toan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the Loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge (whether or not a prepayment charge is provided for under the Note). Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a waiver of any right of action Borrower might have arising out of such overcharge.

GR -6A(NV) (0307) CHL (07/03)

Page 11 of 16

Form 3029 1/01

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be in writing. Any notice to Borrower in connection with this Security Instrument shall be deemed to have been given to Horrower when mailed by first class mail or when actually delivered to Borrower's notice address if sent by other means. Notice to any one Borrower shall constitute notice to all Borrower's notice address if sent by other means. Notice to any one Borrower shall constitute notice to all Borrower's notices. Applicable Law expressly requires otherwise. The notice address shall be the Property Address unless Borrower has designated a substitute notice address by notice to Lender. Borrower's change of address, then Borrower's change of address through that specified procedure. There may be only one designated notice address under this Security Instrument at any one time. Any notice to Lender shall be given by delivering it or by mailing it by first class mail to Lender's address stated herein unless Lender has designated another address by notice to Borrower. Any notice in connection with this Security Instrument shall not be deemed to have been given to Lender until actually received by Lender. If any notice required by this Security Instrument is also required under Applicable Law, the Applicable Law requirement will satisfy the curresponding requirement under this Security Instrument.

16. Governing Law; Severability; Rules of Construction. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. Applicable Law might explicitly or implicitly allow the parties to agree by contract or it might be allent, but such allente shall not be construed as a prohibition against agreement by contract. In the event that any provision or clause of this Security Instrument or the Note conflicts with Applicable Law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the

conflicting provision.

As used in this Security Instrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gender; (b) words in the singular shall mean and include the plural and vice versa; and (c) the word "may" gives sole discretion without any obligation to take any action.

17. Berrower's Copy. Borrower shall be given one copy of the Note and of this Security Instrument.

18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for dead, contract for deed, installment sales contract or exerow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent. Lender may require immediate payment in full of all stones secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Londer exercises this option. Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower most pay all surus secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

19. Burrower's Right to Reinstate After Acceleration. If Burrower races certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earliest of: (a) five days before sale of the Property pursuant to any power of sale contained in this Security Instrument; (b) such other period as Applicable Law might specify for the termination of Borrower's right to reinstate; or (c) entry of a judgmers enforcing this Security Instrument. Those conditions are that Borrower; (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration bad occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees,

-6A(NV) (0307) CHL (07/03)

Page 12 of 16

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property inspection and valuation fees, and other fees incurred for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument; and (d) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security Instrument, and Borrower's obligation to pay the sums secured by this Security Instrument, shall continue unchanged. Lender may require that Borrower pay such roinstatement sums and expenses in one or more of the following forms, as selected by funder: (a) cash; (b) maney order; (c) certified check, bank check, becauser's check or cashler's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality or entity; or (d) Electronic Funds Transfer. Upon reinstatement by Borrower, this Security Instrument and obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under Section 18.

20. Sate of Note; Change of Loan Servicer; Notice of Grievance. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or more times without prior notice to Barrower. A sale might result in a change in the entity (known as the "Loan Servicer") that collects Periodic Payments due under the Note and this Security Instrument and performs other mortgage loan servicing obligations under the Note, this Security Instrument, and Applicable Law. There also might be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change which will state the name and address of the new Loan Servicer, the address to which payments should be made and any other information RESPA sequires in connection with a notice of transfer of servicing. If the Note is sold and thereafter the Loan is serviced by a Loan Servicer other than the purchaser of the Note, the mortgage loan servicing obligations to Borrower will remain with the Loan Servicer or be transferred to a successor Loan Servicer and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

Neither Burrower nor Lender may commence, join, or be joined to any judicial action (as either an individual fitigant or the member of a class) that arises from the other party's actions pursuant to this Security Instrument or that alleges that the other party has breached any provision of, or any duty owed by reason of, this Security Instrument, until such Berrower or Lender has notified the other party (with such notice given in compliance with the requirements of Section 15) of such alleged breach and afforded the other party hereto a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period which must clapse before certain action can be taken, that time period will be deemed to be reasonable for purposes of this paragraph. The notice of acceleration and opportunity to care given to Borrower pursuant to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Illusardous Substances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as soxic or hazardous substances, pollutants, or wastes by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic persoleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials; (b) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (c) "Environmental Cleanup" includes any response action, remedial action, or removal action, as defined in Environmental Law; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup.

Borrower shall not cause or pennit the presence, use, disputal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law. (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or release of a Hazardous Substance, creat is a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally secognized to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).

-6A(NV) (0307) CHL (07/03)

Page 13 of 18 -

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Borrower shall promptly give Lender written notice of (a) any investigation, claim, demand, lawarit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge, (b) any Environmental Condition, including but not limited to, any spilling, teaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is notified by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary. Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing herein shall create any obligation on Lender for an Environmental Chanup.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action required to core the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to core the default on or before the date specified in the notice may result in acceleration of the same secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after secretarities and the right to bring a court action to assert the con-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender at its option, and without further demand, may invoke the power of sale, including the right to accelerate full payment of the Note, and any other remedies permitted by Applicable Law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies parovided in this Section 22, including, but not limited to, reasonable atterneys' few and costs of title

If Leader invokes the power of sale, Leader shall execute or cause Trustee to execute written notice of the occurrence of an event of definit and of Leader's election to cause the Property to be sold, and shall cause such notice to be recorded in each county in which any part of the Property is located. Leader shall mult copies of the notice as prescribed by Applicable Law to Borrower and to the persons prescribed by Applicable Law. Trustee shall give public notice of sale to the persons and in the manner prescribed by Applicable Law. After the time required by Applicable Law, Trustee, without demand on Borrower, shall sell the Property at public suction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Leader or its designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facte evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order:

(a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' feest (b) to all sums accured by this Security Instrument; and (c) any excess to the person or persons legally

23. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt recured by this Security Instrument to Trustee. Trustee shall recurvey the Property without warranty to the person or persons legally entitled to it. Such person or persons shall pay any recordation costs. Lender may charge such person or persons a fac for reconveying the Property, but only if the fee is paid to a third party (such as the Trustee) for services regulated and the charging of the fee is permitted under Applicable Law.

24. Substitute Trustee. Lender at its option, may from time to time remove Trustee and appoint a successor trusto: to any Trustee appointed hereunder. Without conveyance of the Property, the successor trustee shall succeed to all the title, power and duties conferred upon Trustee herein and by Applicable Law.

25. Assumption Fee. If there is an assumption of this loan, Londor may charge an assumption fee of

u.s.\$ 300,00

Page 14 of 16

✓ Initials: <u>△</u> Form 3029 1/01

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BY SIGNI Security Insuran	DOC NG BELOW, Borrower accepts and agrees to the ent and in any Rider executed by Borrower and reco	terms and covenants contained in this aded with it.
Witnesses: N/A		
1-	• .	
	CRISTELA PEREZ	(Seal) -Borrower
		-Bonower
		(Scal) -Borrower
	· .	-Borrower

-6A(NV) (0307) CHL (07/03) Page 15 of 16 Form 3029 1/01

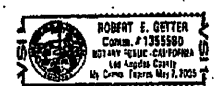
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STATE OF THE STATE OF LOS ALGELES

This Instrument was asknowledged before me on 16,0 CRISTELA PERE 2

Mail Tax Statements To: TAX DEPAREMENT SV3-24

450 American Street Simi Valley CA, 93065



-GA(NV) ((1307) CHL (07/03)

Page 16 of 16

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EXHIBET "A"

PARCEL 1:

hot Thirteen (15) in Block "A" of Wyerk RANCH - UNIT 2, on tile in Book 112 of Plays, Page U. In the Office of the County Mecorder of Clark County, Mayada.

PARCEL II:

A non-exclusive easement for ingress, egress, use and enjoyment of the Common hous as shown on the above map, and as set forth in the Duclaration of Covenants. Conditions and Restrictions recorded October 4, 2002 in Book 20021004 as Document No. 01353, and as the same may be amended from time to time

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After Recording Return To: COUNTRYWIDE HOME LOANS, INC. MS SV-79 DOCUMENT PROCESSING P.O.Box 10423 Van Nuys, CA 91410-0423

[Npace Above This Line Far Recording Data]

PLANNED UNIT DEVELOPMENT RIDER

PARCEL TO 4: 125-15-811-013 Prepared By: JOHN SHOLTZ

04011017JG

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(Dea II) #1

STULTIBITATE PUD RIDER - Single Femily - Fennie Mae/Freddie Mac UNIFORM INSTRUMENT
Page 1 of 4
Page 1 of 4
CHL (99/01)(d) VMP MORTGAGE FORMS - (500)521-7291
CONVVA

055652552000001007R

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DOC ID 4:

7004

THIS PLANNED UNIT DEVELOPMENT RIDER is made this PIPTEENTH day of JULY, 2004, and is incorporated into and shall be deemed to amend and supplement the Mongage, Decd of Trust, or Security Deed (the "Security Instrument") of the same date, given by the undersigned (the "Borrower") to secure Borrower's Note to COUNTRYWIDE HOME LOANS, INC.

The Property includes, but is not limited to, a parcel of land improved with a dwelling, together with other such parcels and certa a common areas and facilities, as described in THE COVENANUS, CONDITIONS, AND RESTRICTIONS FILED OF RECORD THAT AFFECT THE PROPERTY

(the "PUD"). The Property also includes Borrower's interest in the homeowners association or equivalent entity owning or managing the common areas and facilities of the PUD (the "Owners Association") and the uses, benefits and proceeds of Borrower's interest.

PUD COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. PUD Obligations. Borrower shall perform all of Borrower's obligations under the PUD's Constituent Documents. The "Constituent Documents" are the (i) Declaration; (ii) articles of incorporation, trust instrument or any equivalent document which creates the Owners Association; and (iii) any by-laws or other rules or regulations of the Owners Association. Borrower shall promptly pay, when due, all dues and assessments imposed pursuant to the Constituent Documents.

B. Property Insurance, So long as the Owner Association maintains, with a generally accepted insurance carrier, a "muster" or "blanket" pulicy insuring the Property which is satisfactory to Lender and which provides insurance coverage in the amounts (including deductible levels), for the periods, and against loss by fire, travards included within the term "extended coverage," and any other hazards, including, but not limited to, carthquakes and floods, for which Lender requires insurance, then: (i) Lender waives the provision in Section 3 for the Periodic Payment to Lender of the yearly premium installments for property insurance on the Property; and (ii) Borrower's obligation under Section 5 to unaintain property insurance coverage on the Property is deemed satisfied to the extent that the required coverage is provided by the Owners Association policy.

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Page 2 of 4

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What Lender requires as a condition of this waiver can change during the term of the loan.

Borower shall give Lender prompt notice of any lapse in required property insurance coverage provided by the master or idanket policy.

In the event of a distribution of property insurance proceeds in lieu of restoration or repair following a loss to the Property, or to common areas and facilities of the PUD, any proceeds payable to Borrower are hereby assigned and shall be paid to Lender. Lender shall apply the proceeds to the sums secured by the Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

- C. Public Liability Insurance. Borrower shall take such actions as may be reasonable to insure that the Owners Association maintains a public liability insurance policy acceptable in form, amount, and extent of coverage to Lenter.
- D. Condemnation. The proceeds of any award or claim for damages, direct or consequential, payable to Burrower in connection with any condemnation or other taking of all or any part of the Property or the common areas and facilities of the PUD, or for any conveyance in lieu of condemnation, are hereby assigned and shall be pull to Lender. Such proceeds shall be applied by Lender to the sums secured by the Security Instrument as provided in Section 11.
- E. Lender's Peter Consent. Borrower shall dot, except after notice to Lender and with Lender's prior written consent, either partition or subdivide the Property or consent to: (i) the abandonment or termination of the PUD, except for abandonment or termination required by law in the case of substantial destruction by fine or other casualty or in the case of a taking by condemnation or eminent domain; (ii) any amendment to my provision of the "Constituent Documents" if the provision is for the express benefit of Lender; (iii) termination of professional management and assumption of self-management of the Owners Association; or (iv) any action which would have the effect of rendering the public liability insurance coverage maintained by the Owners Association unacceptable to Lender.

F. Remedies. If Borrower does not pay PUD dues and assessments when this, then Lender may pay them. Any amounts distrused by Lender under this paragraph P shall become additional debt of Borrower secured by the Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon nutice from Lender to Borrower requesting payment.

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Page 3 of 4

Initials: Com 3150 1/01

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101 Page 4 of 4 Form 3159 1/01 Page 4 of 4 Form 3159 1/01

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After Recording Return To: COUNTRYWIDE HOME LOANS, INC. MS SV-79 DOCUMENT PROCESSING P.O.Box 10423 Van Nuys, CA 91410-0423

(Space Above Vbis Line For Recording Data)

SECOND HOME RIDER

PARCEL ID 4: 125-15-811-C13 Prepared By: JOHN SHOLTZ

04011017JG

. [Escraw/Closing *]

(Doc 1D #1

MULTISTATE SECOND HOME RIDER - Single Family - Preside Mac UNIFORM INSTRUMENT Page 1 of 2

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CHL (11/00)(d) VMP MORTGAGE FORMS - (800)521-7291

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THIS SECOND HOME RIDER is made this FIFTEENTH day of JULY, 2004

and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Burrower" whether there are one or more persons undersigned) to secure Borrower's Note to

COUNTRYWIDE HOME LOAMS, INC. (the "Lender") of the same date and covering the Property described in the Security Instrument (the "Property"), which is located at:

7119 WOLF RIVERS AVE. LAS VEGAS, NV 89131-0139

(Property Address)

In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree that Sections 6 and 8 of the Security Instrument are deleted and are replaced by the (offowing:

6. Occupancy. Borrower shall occupy, and shall only use, the Property as Burrower's second home. Bosrower shall keep the Property available for Bosrower's exclusive use and enjoyment at all times, and shall not subject the Property to any timesharing or other shared ownership arrangement or to any rental pool or agreement that requires Borrower either to rent the Property or give a management firm or any other person any control over the occupancy or use of the Property.

8. Borrower's Loso Application. Borrower shall be in default if, during the Loso application process, Borrower or any persons or entities acting at the direction of Borrower or with Borrower's knowledge or consent gave materially false, misdeading, or inaccurate information or statements to Lender (or failed to provide Leader with material information) in connection with the Loan. Material representations include. but are not limited to, representations concerning Borrower's occupancy of the Property as Borrower's

BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this Second Home Rider.

CKL (11:00)

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Assersor's Parcel Number: 125-15-811-013 After Recording Return To: COUNTRYWIDE HOME LOANS, INC.

MS SV-79 DOCUMENT PROCESSING P.O.Box 10423 Van Nuys, CA 91410-0423 Prepared By: JOHN SHOLTZ Recording Requested By:

[Space Abave This Line For Recording Data]-FIXED/ADJUSTABLE RATE RIDER

(LIBOR One-Year Index (As Published In The Wall Street Journal) - Rate Caps)

04011017JG

[Doc ID #]

[Escrow/Closing #]

CONV
• MULTISTATE FIXED/ADJUSTABLE RATE RIDER • WSJ One-Year LIBOR - Single Family
INTEREST ONLY
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Page 1 of 4
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THIS PIXED/ADJUSTABLE RATE RIDER is made this FIFTEENTH day of JULY, 2004, and is incorporated into and shall be decined to amend and supplement the Montgage, Dead of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned ("Berrower") to secure Borrower's Fixed/Adjustable Rate Note (the "Note") to COUNTRYWIDE HOME LOANS, INC.

("Lender") of the same date and covering the property described in the Security Instrument and located at: 7119 WOLF RIVERS AVE

LAS VEGAS, NV 89131-0139 [Property Address]

THE NOTE PROVIDES FOR A CHANGE IN BORROWER'S FIXED INTEREST RATE TO AN ADJUSTABLE INTEREST RATE. THE NOTE LIMITS THE AMOUNT BORROWER'S ADJUSTABLE INTEREST RATE CAN CHANGE AT ANY CNE TIME AND THE MAXIMUM RATE BORROWER MUST PAY.

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender farther covenant and agree as follows:

A. ADJUSTABLE RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial fixed interest rate of 5,875 %. The Note also provides for a change in the initial fixed rate to an adjunable interest rate, as follows:

4. ADJUSTABLE INTEREST RATE AND MONTHLY PAYMENT CHANGES

(A) Change Dates

The initial fixed interest rate I will pay will change to an adjustable interest rate on the first day of AUGUST, 2007, and the adjustable interest rate I will pay may change on that day every 12th month thereafter. The date on which my initial fixed interest rate changes to an adjustable interest rate, and each date on which my adjustable interest rate could change, is called a "Change Date."

(B) The Index

Beginning with the first Change Date, my adjustable interest rate will be based on an Index. The "Index" is the average of interbank offered rates for one year U.S. dollar-denominated deposits in the London market ("LIBOR"), as published in *The Wall Street Journal*. The most recent Index figure available as of the date 45 days before each Change Date is called the "Current Index".

If the Index is no longer available, the Note Holder will choose a new index that is based upon comparable information. The Note Holder will give me notice of this choice.

(C) Calculation of Changes

Before each Change Date, the Note Holder will calculate my new interest rate by adding TWO & ONE-QUARTER percentage points (2,250%) to the Current Index. the Note Helder will then round the result of this addition to the nearest one-eighth of one percentage point (0.125%). Subject to the limits stated in Section 4(D) below, this rounded amount will be my new interest rate until the next Change Date.

The Note Holder will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal that I am expected to owe at the Change Date in full on the Maturity Date at my new interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment.

CONV

MULTISTATE FIXED/ADJUSTABLE RATE RIDER - WSJ One-Year LIBOR - Single Family
INTEREST ONLY
1U798-XX (98/03)

Page 2 of 4

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(D) Limits on Interest Rate Changes

The interest rate 1 am required to pay at the first Change Date will not be greater than 7.875 % or less than 3.875 %. Thereafter, my adjustable interest rate will never be increased or decreased on any single Change Date by more than two percentage points from the rate of interest 1 have been paying for the preceding 12 months. My interest rate will never be greater than 11.875 %.

(E) Effective Date of Changes

My new interest rate will become effective on each Change Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes again.

(F) Notice of Changes

The Note Holder will deliver or mail to me a notice of any changes in my initial fixed interest rate to an adjustable interest rate under the united and of any changes in my adjustable interest rate before the effective date of any change. The notice will include the amount of my monthly payment, any information required by law to be given to me and also the title and telephone number of a person who will answer any question I may have regarding the notice.

B, TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER

2. Until Bostower's inkiel fixed interest rate changes to an adjustable interest rate under the terms stated in Section A above, Uniform Covenant 18 of the Security Instrument shall read as follows:

Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or acrow agreement, the latent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all some secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

2. When Berrower's initial fixed interest rate changes to an adjustable interest rate under the terms stated in Section A above. Uniform Covenant 18 of the Security Instrument described in Section B1 above shall then cease to be in effect, and the provisions of Uniform Covenant 18 of the Security Instrument shall be amended to read as follows:

Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or ascrow agreement, the intent of which is the transfer of this by Borrower at a future date to a nurchwer.

CONV

MULTISTATE FIXED/ADJUSTABLE RATE RIDER - WSJ One-Year LIBOR - Single Family
INTEREST ONLY
1U798-XX (08/03)

Initials

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If all or my part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent. Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law. Londer also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferre as if a new loan were being made to the transferre; and (b) Lender reasonably determines that Lender's security will not be impaired by the foan assumption and that the risk of a breach of any coverant or agreement in this Security Instrument is acceptable to Lender.

To the extent permitted by Applicable Law, Leader may charge a reasonable fee as a condition to Lender's consent to the loan assumption. Lender also may require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made in the Note and in this Security Instrument. Borrower will commune to be obligated under the Note and this Security

Instrument unless Lender releases Benower in writing.

If Lender exercises the option to require immediate payment in full. Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expination of this period, Lender may invoke any remedies permutted by this Security Instrument without further notice or demand on Borrower.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this

Pixed/Adjustal	ble Rate Rider.	(Scal)
	CRISTELA PEREZ	-Воложе
•		(Seal)
		-Bonower
		(Son)
•		-Волгоже
		(Seal)
•		-Bonower

CONV
MULTISTATE FIXED/ADJUSTABLE RATE RIDER - WSJ One-Year LIBOR - Single Family
INTEREST ONLY
1U798-XX (08/03)
Page 4 of 4

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EXHIBIT 2-C

20040721-0003731

C7/21/2504 19:47:20 T2004006034
Req: LAWTERS TITLE OF YEVADA
Frances Deane
Clark County Recordor Pas: 13

Assessor's Parcel Number:
125-15-811-013
After Recording Return To:
COUNTRYWINE HOME LOANS, INC.

MS SV-79 DOCUMENT PROCESSING P.O.Box 10423
Van Nuys, CA 91410-0423
Propared By:
JOHN SHOLTZ
Recording Requested By:
T. BONHAM

(13)

COUNTRYWILE HOME LOAMS, INC.

2275 CORPGRATE CENTER #200 HENDERSON NV 89074

(Space Above This Line For Recording Data) -

04011017JG

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[Escrow/Closing #]

[Doc ID #]

DEED OF TRUST

(Line of Credit)

MIN

863-9

THIS DEED OF TRUST, dated JULY 15, 2004 is between CRISTELA PEREZ, A MARRIED WOMAN AS HER SOLE AND SEPARATE PROPERTY

residing at 7119 WOLF RIVERS AVE, LAS VEGAS, NV 89131-0139

 MERS HELOC - Osed of Trust 1E019-NV (02/(4)(d)

Page 1 of 7

Initials: CAP





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the person or persons signing as "Grantor(s)" below and hereignfler referred to as "we," "our," or "us" and CTC FORECLOSURE SERVICES CORP.

as trustee and hereivafter referred to as the "Trustee," with an address at 400 COUNTRYWIDE WAY, MSNSV-88 SIMI VALLEY, CA 93065,

for the benefit of MORTGAGE BLECTRONIC REGISTRATION SYSTEMS, INC., ("MERS") a Delaware corporation, with an address of P.O. Box 2026. Flint, MI 48501-2026, tel. (888) 679-MERS. MERS is the "Benificiary" under this Deed of Trust and is acting solely as nomince for COUNTRYWIDE HOME LOANS, INC.

("Lender" or "you") and its successors and assigns, with an address of 4500 Park Granada, Calabasas, CA 91302-1613

PREMISES: In consideration of the loan hereinafter described, we hereby mortgage, grant and convey to the Trustee the premises located at:

7119 WOLF RIVERS AVE, LAS VEGAS Surget, Municipality

.

Novada 89131-0139 (the "Premises").

ZIP

CLARK County

PARCEL I: LOT THIRTEEN (13) IN BLOCK "A" OF WYETH RANCH - PARCEL I: LOT THIRTEEN (13) IN BLOCK "A" OF WYETH RANCH - UNIT 2, ON FILE IN BOOK 112 OF PLATS, PAGE 8, IN THE OFFICE OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA. PARCEL II" A NON-EXCLUSIVE EASEMENT FOR INGRESS, EGRESS, USE AND ENJOYMENT OF THE COMMON LOTS AS SHOWN ON THE ABOVE MAF, AND AS SET FORTH IN THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS RECORDED OCTOBER 4, 2002 IN BOOK 20021004 AS DOCUMENT NO. 01353, AND AS THE SAME MAY BE AMENDED FROM TIME TO TIME.

The Premises includes all buildings and other improvements now or in the future on the Premises and all rights and interests which derive from our ownership, use or possession of the Premises and all appurtenances thereto.

MERS HELC'C - Deed of Trust
45015-AIV 102041

Pege 2 of 7

Initials:

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WE UNDERSTAND and agree that MERS is a separate corporation acting solely as numinee for Lender and Lender's successors and assigns, and holds only legal title to the interests granted by as in this Deed of Trust, but, if necessary to comply with law or custom, MERS (as nominee for Lender and Lender's successors and assigns) has the right: to exercise any or all of those interests, including, but not limited to, the right to forcefore and sell the Property, and to take any action required of Lender including, but not limited to, releasing or canceling this Deed of Trust.

LOAN: This Doed of Trust will secure your loan to us in the principal amount of \$ 68,631.00 or so much thereof as may be advanced and readvanced from time to time to CRISTELA PEREZ

the Borrower(s) under the Home Equity Credit Line Agreement And Disclosure Statement (the "Note") dated JULY 15, 2004 , plus interest and costs, late charges and all other charges related to the toan, all of which sums are repoyable according to the Note. This Deed of Trust will also secure the performance of all of the promises and agreements made by us and each Borrower and Co-Signer in the Note, all of our promises and agreements in this Deed of Trust, any extensions, renewals, amendments, supplements and other modifications of the Note, and any amounts advanced by you under the terms of the section of this Deed of Trust entitled "Our Authority To You." Loans under the Note may be made, repaid and remade from time to time in accordance with the terms of the Note and subject to the Credit Limit set forth in the Note.

OWNERSHIP: We are the sole owner(s) of the Premises. We have the legal right to mortgage, grant and convey the Premises to the Trustee.

OUR IMPORTANT OBLIGATIONS:

- (a) TAXES We will pay all real estate caxes, as resaments, water charges and sewer rents relating to the Premises when they become doe. We will not claim any credit on, or make deduction from, the loan under the Note because we pay these taxes and charges. We will provide you with proof of payment upon request.
- (b) MAINTENANCE: We will maintain the building(s) on the Premises in good condition. We will not make major changes in the building(s) except for normal repairs. We will not tear down any of the building(s) on the Premises without first getting your consent. We will not use the Premises illegally.

If this Deed of Trust is on a unit in a condominium or a planned unit development, we shall perform all of our obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development and constituent documents.

(c) INSURANCE: We will keep the building(s) on the Premises insured at all times against less by fire, floud and any other hazards you may specify. We may choose the insurance company, but our choice is subject to your maximable approval. The policies must be for at least the amounts and the time periods that you specify. We will deliver to you upon your request the policies or other proof of the insurance. The policies must name you as "mortgagee" and "loss-payee" so that you will receive payment on all insurance claims, to the extent of your interest under this Deed of Trust, before we do. The insurance policies must also provide that you be given not less than 10 days prior written notice of any cancellation or reduction in coverage, for any reason. Upon request, we shall deliver the policies, certificates or other evidence of insurance to you. In the event of loss or damage to the Premises, we will immediately notify you in writing

Initials:

 MERS HELOC - Deed of Trust 1E019-NV (02/34)

Page 3 of 7

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DOC ID #: (7004

and file a proof of loss with the insurer. You may file a proof of loss on our behalf if we fail or refuse to do so. You may also sign our name to any check, draft or other order for the payment of insurance proceeds in the event of loss or damage to the Premises. If you receive payment of a claim, you will have the right to choose to use the money either to repair the Premises or to reduce the amount owing on the Note.

(d) CONDEMNATION: We assign to you the proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Premises, or part thereof, or for conveyance in lieu of condemnation, all of which shall be paid to you, subject to the terms of any Prior Deed of Trust.

(e) SECURITY INTEREST: We will join with you in signing and filing documents and, at our expense, in doing whatever you believe is necessary to perfect and continue the perfection of your lien and security interest in the Premises. It is agreed that the Lender shall be subrogated to the claims and liens of all parties whose claims or liens are discharged or paid with the proceeds of the Note secured hereby.

(f) OUR AUTHORITY TO YOU: If we fail to perform our obligations under this Deed of Trust, you may, if you choose, perform our obligations and pay such costs and expenses. You will add the amounts you advance to the sums owing on the Note, on which you will charge interest at the interest rate set forth in the Note. If, for example, we fail to honor our promises to maintain insurance in effect, or to pay filing fors, taxes or the costs necessary to keep the Premises in good condition and repair or to perform any of our other agreements with you, you may, if you choose, advance any sums to satisfy any of our agreements with you and charge us interest on such advances at the interest rate set forth in the Note. This Deed of Trust secures all such advances. Your payments on our behalf will not core our fallure to perform our promises in this Deed of Trust. Any replacement insurance that you obtain to cover loss or damages to the Premises may be limited to the amount owing on the Note plus the amount of any Prior Deeds of Trust.

(g) PRIOR DEED OF TRUST: If the provisions of this paragraph are completed, this Deed of Trust is subject and subordinate to a prior deed of trust dated. July 15, 2004 and given by us for the benefit of Countrywide Home Loans.

as beneficiary, in the original amount of 5 \$\text{A/49} \text{ 366,000.00}\$ (the "Prior Deed of Trust"). We shall not increase, amend or modify the Prior Deed of Trust without your prior written consent and shall upon receipt of any written notice from the holder of the Prior Deed of Trust promptly deliver a copy of such notice to you. We shall pay and perform all of our obligations under the Prior Deed of Trust as and when required under the Prior Deed of Trust.

(h) HAZARDOUS SUBSTANCES: We shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Premises. We shall not do, nor allow anyone else to do, anything affecting the Premises that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Premises of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Premises. As used in this paragraph, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph, "Environmental Law" means federal laws and laws of the jurisdiction where the Premises are located that relate to health, safety or environmental

 MERS HELOC - Deed of Trust 1E019-NV (02/34)

Page 4 of 7 .

Initials:

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(i) SALE CP PREMISES: We will not sell, transfer ownership of, mortgage or otherwise dispuse of our interest in the Premises, in whole or in part, or permit any other lien or claim against the Premises without your prior written consent.

(k) INSPECTION: We will permit you to inspect the Premises at any reasonable time.

NO LOSS OF RIGHTS: The Note and this Deed of Trust may be negotiated or assigned by you without releasing us or the Premises. You may add or release any person or property obligated under the Note and this Deed of Trust without losing your rights in the Premises.

DEFAULT; ACCELERATION: Except as may be prohibited by applicable law, and subject to any advance notice and core period if required by applicable law, if any event or condition of default as described in the Note occurs, you may declare all amounts secured by this Deed of Trust immediately due and payable and the Trustee may foreclose upon this Deed of Trust or sell the Premises at a public sale. This means that you or the Trustee may arrange for the Premises to be sold, as provided by law, in order to pay off what we owe on the Note and under this Deed of Trust. If the money you receive from the sale is not enough to pay off what we owe you, we will still owe you the difference which you may seek to collect from us in accordance with applicable law. In addition, you or the Trustee may, in accordance with applicable law, (i) enter on and take possession of the Premises; (ii) collect the rental payments, including over-due rental payments, directly from tenants; (iii) manage the Premises; and (iv) sign, cancel and change leases. We agree that the interest rate set forth in the Note will continue before and after a default, outry of a judgment and forcelesure or public sale. In addition, you shall be emitted to collect all reasonable fees and costs actually incurred by you in proceeding to forcelesure or to public sale, including, but not limited to, trustee's fees, reasonable attorneys fees and costs of documentary evidence, abstracts and title reports.

ABSOLUTE ASSIGNMENT OF RENTS; APPOINTMENT OF RECEIVER: We hereby unconditionally assign to you the rents of the Premises. Nevertheless, you will allow us to use the rents, if any, until such time as any event or condition of default as described in Paragraph 12.A of the Note occurs. You or a receiver appointed by the courts shall be entitled to enter upon, take possession of and manage the Premises and collect the rents of the Premises including those past due.

WAIVERS: To the extent permitted by applicable law, we waive and release any error or defects in proceedings to exferce this Deed of Trust and hereby waive the benefit of any present or future laws providing for stey of execution, extension of time, exemption from attachment, levy and sale and humestead exemption.

BINDING EFFECT: Each of us shall be fully responsible for all of the promises and agreements in this Deed of Trust. Until the Note has been paid in full and your obligation to make further advances under the Note has been terminated, the provisions of this Deed of Trust will be binding on us, our legal representatives, our heirs and all future owners of the Premises. This Deed of Trust is for your benefit and for the benefit of anyone to whom you may assign it. Upon payment in full of all amounts owing to you under the Note and this Deed of Trust, and provided any obligation to make further advances under the Note has terminated, this Deed of Trust and your rights in the Premises shall end.

 MERS HELOC - Deed of Trust 1E019-NV (02/04)

Page 5 of 7

Initials:

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NOTICE: Except for any notice required under applicable law to be given in another manner, (a) any notice to us provided for in this Deed of Trust shall be given by delivering it or by mailing such notice by regular first class mail addressed to us at the last address appearing in your records or at such other address as we may designate by notice to you as provided herein, and (b) any notice to you shall be given by certified mail, return receipt requested, to your address at

For MERS:

P.O. Box 2026, Flint, MI 48051-2026

Por Lender:

COUNTRYWIDE HOME LOAMS, INC.

4500 Park Granada, Calabasas, CA 91302-1613

or to such other address as you may designate by notice to us. Any notice provided for in this Deed of Trust shall be deemed to have been given to us or you when given in the manner designated herein.

RELEASE: Upon payment of all sums accured by this Deed of Trust and provided your obligation to make further advances under the Note has terminated, the Trustee shall discharge this Deed of Trust Without charge to us, except that we shall pay any feet for recording of a satisfaction of this Deed of Trust.

GENERAL: You or the Trustee can waive or delay enforcing any of your rights under this Deed of Trust without losing them. Any waiver by you of any provisions of this Deed of Trust will not be a waiver of that or any other provision on any other occasion.

TRUSTEE: Trustee accepts the trusts herein created when this Doud of Trust, duly executed and neknowledged, is rande a public record as provided by law. Trustee, by its acceptance hereof, agrees to perform and fulfill the trusts herein created, and shall be liable only for its negligence or misconduct. The Trustee waives any statutory fee and agrees to accept teasonable compensation from Grantor for any services rendered by it in recordance with the terms of this Deed of Trust. Upon receipt by Trustee of instructions from Beneficiary at any time or from time to time, Trustee shall (a) give any notice or direction or exercise any right, remedy or power hereunder or in respect of the Premises as shall be specified in such instructions, and (b) approve as satisfactory all matters required by the terms hereof to be satisfactory to Trustee or Beneficiary. Trustee may, but used not, take any of such actions in the absence of such instructions. Trustee may resign at any time upon giving of nut less than 30 days prior notice to Beneficiary, but will continue to act as unstee until its successor shall have been chosen and qualified. In the event of the death, removal, resignation, or refusal or inshiftly to act of Trustee, Beneficiary shall have the irrevocable power, with or without cause, without notice of any kind, without specifying any reason therefor, and without applying to any count, to select and appoint a successor trustee by filling a deed or other instrument of appointment for record in each office in which this Deed of Trust is recorded, and upon such recordation the successor trustee shall become vested with the same powers, rights, duties and authority of the Trustee with the same effect as if originally made Trustee hereunder. Such successor shall not be required to give bond for the faithful performance of its duties unless required by Beneficiary.

Inhiple:

MERS HELOC - Deed of Trust
 1E019-NV (02/04)

Page 6 of 7

A&K000057

THIS DEED OF TRUST has been signed by each of us under seal on the date first above written.

WITNESS:

UA

Granton CRISTELA PEREZ

(SEAL)

Grantor:

(SEAL)

Grantor:

(SEAL)

Grantor:

(SEAL)

CHARLE OF NEW ADA

COUNTY OF 105 WHOCH CS

This insurance was acknowledged before the on Lay TWAY, 2004 by

Mail Tax Statements To: CRISTELA FEREZ

17450 BUREANK BLVD #104 ENCINO, CA 91316

• MERS HELOC - Deed of Trust 16019-NV (02/04) ROBERT E. GETTER
Comm. 1 1355580
In James County
Lin James County
Lin James County
Lin James County
Lin Comm Express May 7, 2006

Page 7 of 7

A&K000058

After Recording Return To: COUNTRYNIDE HOME LOAMS, INC. MS SV-79 DOCUMENT PROCESSING P.O.Box 10423 Van Nuys, CA 91410-0423

- (Spere Abore This Line For Recording Deta)

PLANNED UNIT DEVELOPMENT RIDER

PARCEL ID #: . 125-15-811-013 Prepared By: JOHN SHOLTZ

94011017JG -

(Eacrow/Closing 1)

MULTISTATE PUD HIDER - Single Family - Fennie Meel Freddie Mac UNIFORM INSTRUMENT
Page 1 of 4
Page 1 of 4
CHL (09/01)(d) VMP MOHTGAGE FORMS - (800)521-7291
CONVA

Form \$150 1/01



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What Lender requires as a condition of this waiver can change during the term of the loan.

Borrower shall give Lender prompt notice of any lapse in required property insurance coverage provided by the master or blanket policy.

In the event of a distribution of property insurance proceeds in lieu of restoration or repair following a loss to the Property, or to common areas and facilities of the PUD, any proceeds payable to Borrower are hereby assigned and shall be paid to Lender. Lender shall apply the proceeds to the sums secured by the Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

- C. Public Liability Insurance. Borrower shall take such actions as may be reasonable to insure that the Owners Association maintains a public liability insurance policy acceptable in form, amount, and extent of coverage to Lender.
- D. Condemnation. The proceeds of any award or claim for damages, direct or consequential, payable to Borrower in connection with any condemnation or other taking of all or any part of the Property or the common areas and facilities of the PUD, or for any conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. Such proceeds shall be applied by Lender to the sums accord by the Security Instrument as provided in Section 11.
- B. Lender's Prior Consent. Borrower shall not except after notice to Londer and with Lender's prior written consent, either partition or subdivide the Property or consent to: (i) the abandonment or termination of the PUD, except for abandonment or termination required by law in the case of substantial destruction by fire or other casualty or in the case of a taking by condermation or eminent domain; (ii) any amendment to any provision of the "Constituent Documents" if the provision is for the express benefit of Lender; (iii) termination of professional management and assumption of self-management of the Owners Association; or (iv) any action which would have the effect of rendering the public liability insurance coverage maintained by the Owners Association unacceptable to Lender.

F. Remedies, if Borrower does not pay PUD dues and assessments when due, then Lender may pay them. Any amounts distursed by Loader under this paragraph F shall become additional debt of Borrower secured by the Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

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Page 3 of 4

Form 3150 1/01

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•	, .	- Borrower
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-7A (CO18),01 CHL (GB/O1) Page 4 of 4 Ferm 3150 1

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After Recording Return To: COUNTRYWIDE HOME LOANS, INC. MS 3V-79 DOCUMENT PROCESSING P.O.Box 10423 Van Nuys, CA 91410-0423

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SECOND HOME RIDER

PARCEL ID #: 125-15-811-013 Prepared By: JOHN SHOLTZ

04011017JG

Encrow/Closing

MULTISTATE SECOND HOME RIDER - Single Family - Fraddle Mass LINEFORM INSTRUMENT Page 1 of 2

CONVIVA

-345R (0011) CHL (11/10)(d) VMP MORTGAGE FORMS - (800)521-7291

luoc ID FI





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7004

THIS SECOND HOME RIDER is made this FIFTEENTH

day of JULY, 2004

and is incorporated into end shall be deemed to smend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower" whether there are one or more persons undersigned) to secure Borrower's Note to

COUNTRYWIDE HOME LOAMS, INC.

(the "Lender") of the same date and covering the Property described in the Security Instrument (the "Property"), which is located at:

7119 WOLF RIVERS AVE, LAS VEGAS, NV 89131-0139

(Property Address)

In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree that Sections 6 and 8 of the Security Instrument are deleted and are replaced by the following:

6. Occupancy. Borrower shall occupy, and shall only use, the Property as Burrower's second home. Borrower shall keep the Property available for Borrower's exclusive use and enjoyment at all times, and shall not subject the Property to any timesharing or other shared ownership arrangement or to any remail pool or agreement that requires Borrower either to reat the Property or give a management firm or any other person any composition over the occupancy or use of the Property.

8. Borrower's Loan Application. Borrower shall be in default if, during the Loan application process, Borrower or any persons or entities acting at the direction of Borrower or with Borrower's knowledge or consent gave materially false, misleading, or inaccurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Loan. Material representations include, but are not limited to, representations concerning Borrower's occupancy of the Property as Romower's second home.

BY SIGNING BELOW, Burrower accepts and agrees to the terms and provisions contained in this Second Home Rider.

•	Posts de	(Seal)
	CRISTELA PEREZ	Borrover
		(Seal)
		·Borreitt
		(Scal)
		-Bostower
•		(Scal)
		-Bonusa
CHL (11/00)	Page 2 of 2	Form \$890 1/01

A&K000063

EXHIBIT 2-D

20051109-0001385

Assessor's Parcel Number: 125-15-811-013

When recorded mail to: CMG MORTGAGE, INC.

3160 CROW CANYON ROAD, SUITE 240 SAN RAMON, CALIFORNIA 94583

Loan No.: 493

Mail Tax Statements to: CRISTELA PEREZ TRO.
7119 WOOL NIVERS AVENUE LAS VEGAS, NEVADA 89131 Prepared By:

According Requested By:

Fee: \$38.00 N/C Fee: \$0.00

11/89/2025

89:44:04

T20050204470

Requestor: FIDELITY NATIONAL TITLE

Frances Deane

Keb

Clark County Recorder

Pgs: 22

629028-GH [Space Above This Line For Recording Data]
DEED OF TRUST

MIN 1493-7 MERS TELEPHONE: (888) 679-6377

DEFINITIONS

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16,

(A) "Security Instrument" means this document, which is dated October 19, 2005, together with all Riders to this document.

(B) "Borrower" is CRISTELA PEREZ, A MARRIED WOMAN, AS HER SOLE AND SEPARATE PROPERTY. Borrower is the truster under this Security Instrument.

(C) "Lender" is CMG MORTGAGE, INC., Lender is a corporation organized and existing under the laws of the State of CALIFORNIA. Lender's address is 3160 CROW CANYON ROAD, SUITE 240, SAN RAMON, CALIFORNIA 94583,

(D) "Trustee" is FIDELITY NATIONAL TITLE AGENCY OF NEVADA.

(E) "MERS" is Mortgage Electronic Registration Systems, Inc. MERS is a separate corporation that is acting solely as a nominee for Lender and Lender's successors and assigns. AFERS is the beneficiary under this Security Instrument. MERS is organized and existing under the laws of

NEVADA-Single Family-Famile Mac/Freddle Mac UNIFORM INSTRUMENT WITH MERS

Form 3029 1/01

Page 1 of 18

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Delaware, and has an address and telephone number of P.O. Box 2026, Flint, MI 4850)-2026, tel. (888) 679-MERS.

(F) "Note" means the promissory note signed by Borrower and dated October 19, 2005. The Note states that Borrower owes Leader Four Hundred Forty Two Thousand And 00/100 Dollars (U.S. \$ 442,060,00) plus interest. Borrower has promised to pay this debt in regular Periodic Payments and to pay the debt in full not later than November 1, 2035.

(G) "Property" means the property that is described below under the heading "Transfer of Rights in the Property."

(H) "Loan" means the debt evidenced by the Note, plus interest, any prepayment charges and late charges due under the Note, and all sums due under this Security Instrument, plus interest.

(1) "Riders" means all Riders to this Security Instrument that are executed by Borrower. The following Riders are to be executed by Borrower [check box as applicable]:

(X)	Adjustable Rate Rider	[] Condomínium Rider	[]	Second Home Rider
-	Balloon Rider	[] Planned Unit Development Rider		1-4 Family Rider
	VA Rider	Biweekly Payment Rider	[]	Other(s) [specify]

(J) "Applicable Law" means all controlling applicable federal, state and local statutes, regulations, ordinances and administrative rules and orders (that have the effect of law) as well as all applicable tinal, non-appealable judicial opinions.

(K) "Community Association Dues, Fees, and Assessments" means all dues, fees, assessments and other clurges that are imposed on Borrower or the Property by a condominium association, homeowners association or similar organization.

(L) "Electronic Funds Transfer" means any transfer of funds, other than a transaction originated by check, draft, or similar paper instrument, which is initiated through an electronic terminal, telephonic instrument, computer, or magnetic tape so as to order, instruct, or authorize a financial institution to debit or credit an account. Such term includes, but is not limited to, point-of-sale transfers, automated tellor machine transactions; transfers initiated by telephone, wire transfers, and automated clearinghouse transfers.

(M) "Escrew Items" means those items that are described in Section 3.

(N) "Miscellaneous Proceeds" means any compensation, settlement, award of damages, or proceeds paid by any third party (other than insurance proceeds paid under the coverages described in Section 5) for: (i) damage to, or destruction of, the Property; (ii) condemnation or other taking of all or any part of the Property; (iii) conveyance in lieu of condemnation; or (iv) misrepresentations of, or unissions as to, the value and/or condition of the Property.

(O) "Mortgage Insurance" means insurance protecting Lender against the nonpayment of, or default on, the Loan.

(P) "Periodic Payment" means the regularly scheduled amount due for (i) principal and interest under the Note, plus (ii) my amounts under Section 3 of this Security Instrument.

(Q) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. Section 2601 et seq.) and its implementing regulation, Regulation X (24 C.F.R. Part 3500), as they might be amended from time to time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requirements and restrictions that are

NEVADA-Single Family-Fannie Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS

Form 3029 1/01

Page 2 of 18

Initials:

A&K000031

imposed in regard to a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgage loan" under RESPA.

(R) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

TRANSPER OF RIGHTS IN THE PROPERTY

The beneficiary of this Security fustrament is MERS (solely as nominee for Lender and Lender's successors and assigns) and the successors and assigns of MERS. This Security Instrument secures to Lender: (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the County [Type of Recording Jurisdiction] of CLARK [Name of Recording Jurisdiction]:

LOT 13 IN BLOCK A OF WYETH RANCH-UNIT 2, AS SHOWN BY MAP THEREOF ON FILE IN BOOK 112 OF PLATS, PAGE 8 IN THE OFFICK OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA. A NON-EXCLUSIVE EASEMENT FOR INGRESS, EGRESS, USE AND ENJOYMENT OF THE COMMON LOTS AS SHOWN ON THE ABOVE MAP AND AS SET FOURTH IN THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS RECORDED OCTOBER 4, 2002 IN BOOK 20021004 AN THE SAME MAY BE AMENDED FROM TIME TO TIME.

Parcel ID Number: 125-15-811-013

which currently has the address of

{Street}

THE WOOL RIVERS AVENUE

LAS VEGAS [City], Nevada 89131 [Zip Code] ("Property Address"):

TOGETHER WITH all the improvements now or hereafter creeted on the property, and all casements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property." Borrower understands and agrees that MERS holds only legal title to the interests granted by Borrower in this Security Instrument, but, if necessary to comply with law or custom, MERS (as nominee for Lender and Lender's successors and assigns) has the right: to exercise any or all of those interests, including, but not limited to, the right to foreclose and soil the Property; and to take any action required of Lender including, but not limited to, releasing and canceling this Security Instrument.

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for

NEVADA-Single Family-Famile Mac/ProMie Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 3 of 18

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encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. corrency. However, if any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, back check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality, or entity; or (d) Electronic Funds Transfer.

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may return any payment or partial payment if the payment or partial payments are insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current, without waiver of any rights because or prejudice to its rights to reduce such payment or partial payments in the future, but Lender is not obligated to apply such payments at the time such payments are accepted. If each Periodic Payment is applied as of its scheduled due date, then Lender need not pay interest on unapplied funds. Lender may hold such templied funds until Borrower makes payment to bring the Loan current. If Borrower does not do so within a reasonable period of time, Lender shall either apply such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding principal balance under the Note immediately prior to forcelosure. No offset or claim which Borrower might have now or in the future against Lender shall relieve Borrower from making payments due under the Note and this Security Instrument or pertherming the covenants and agreements secured by this Security Instrument.

- 2. Application of Payments or Proceeds. Except as otherwise described in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of priority: (a) interest due under the Note; (b) principal due under the Note; (c) amounts due under Section 3. Such payments shall be applied to each Periodic Payment in the order in which it became due. Any remaining amounts shall be applied first to late charges, second to any other amounts due under this Security Instrument, and then to reduce the principal balance of the Note.
- If Lender receives a payment from Borrower for a delinquent Periodic Payment which includes a sufficient amount to pay any late charge due, the payment may be applied to the delinquent payment and the late charge. If more than one Periodic Payment is outstanding, Lender may apply any payment received from Borrower to the repayment of the Periodic Payments if, and to the extent that, each payment can be paid in full. To the extent that any excess exists after the payment is applied to the full payment of one or more Periodic Payments, such excess may be applied to any late charges

NEVADA-Single Panily-Fannie Mac/Freddic Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 4 of 18

Initials: ____

A&K000033

due. Voluntary prepayments shall be applied first to any prepayment charges and then as described in the Note.

Any application of payments, insurance proceeds, or Miscellaneous Proceeds to principal due under the Note shall not extend or postpone the due date, or change the amount, of the Periodic Payments.

3. Funds for Escrow Items. Burrower shall pay to Lender on the day Periodic Payments are due under the Note, until the Note is paid in full, a sum (the "Funds") to provide for payment of amounts due for: (a) taxes and assessments and other items which can attain priority over this Security Instrument as a lieu or encumbrance on the Property; (b) leasehold payments or ground rents on the Property, if any; (c) premiums for any and all insurance required by Lender under Section 5; and (d) Mortgage insurance premiums, if any, or any sums payable by Borrower to Lender in lica of the payment of Mortgage Insurance premiums in accordance with the provisions of Section 10. These items are called "Escrow Items." At origination or at any time during the term of the Loan, Lender may require that Community Association Dues, Fees, and Assessments, if any, be escrowed by Burrower, and such dues, fees and assessments shall be an Escrow Item. Borrower shall promptly famish to Lender all natices of amounts to be paid under this Section. Borrower shall pay Lender the Peads for Escrow Rems unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow froms. Lender may waive Borrower's obligation to nay to Lender Punds for any or all Escrow Items at any time. Any such waiver may only be in writing. In the event of such waiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such nayments and to provide receipts shall for all purposes be deemed to be a covenion and agreement contained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If Borrower is obligated to pay Escrew Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 to repay to Lender any such amount. Lender may revoke the waiver as to any or all Escrow Items at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Leader all Funds, and in such amounts, that are then required under this Section 3.

Lender may, at any time, collect and bold Punds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and (b) not to exceed the maximum amount a tender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of carrent data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with Applicable Law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or critity (including Lender, if Lender is an institution whose deposits are so insured) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and Applicable Law permits Lender to make such a charge. Unless an agreement is made in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not be required to pay Borrower any interest or carnings on the Funds. Borrower and Lender can

NEVADA-Single Family-Fannie Mac/Freddie Mac UNIFORM INSTRUMEN'T WITH MERS
Form 3029 1/01

Page 5 of 18

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agree in writing, however, that interest shall be paid on the Fands. Lender shall give to Borrower, without charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in escrow, as defined under RESPA, Lender shall account to Bormwer for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the shortage in accordance with RESPA, but in no more than 12 monthly payments. If there is a deflectory of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly payments.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refined to Borrower any Funds held by Lender.

4. Charges: Liens. Borrower shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security Instrument, leasehold payments or ground rents on the Property, if any, and Community Association Dues, Fees, and Assessments, if any. To the extent that these items are Escrow Items, Borrower shall pay them in the manner provided in Section 3.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender, but only so long as Borrower is performing such agreement; (b) contests the tien in good faith by, or defends against enforcement of the lien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lien while those proceedings are pending, but only until such proceedings are concluded; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that only part of the Property is subject to a lien which can altain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Within 10 days of the date on which that notice is given, Borrower shall satisfy the lien or take one or more of the actions set forth above in this Section 4.

Lender may require Borrower to pay a one-time charge for a real estate tax verification and/or reporting service used by Lender in connection with this Loan.

5. Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and any other hazards including, but not limited to, earthquakes and floods, for which Lender requires insurance. This insurance shall be maintained in the amounts (including deductible levels) and for the periods that Lender requires. What Lender requires pursuant to the preceding sentences can change during the term of the Loan. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's right to disapprove Borrower's choice, which right shall not be exercised unreasonably. Lender may require Borrower to pay, in connection with this Loan, either: (a) a one-time charge for flood zone determination, certification and tracking services; or (b) a one-time charge for flood zone determination and certification services and subsequent charges each time remappings or similar changes occur which reasonably might affect such determination or certification. Borrower shall also be responsible for the payment of any flood zone determination resulting from an objection by Borrower.

NEVADA-Single Family-Famile Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS

Form 3029 1/01

Page 6 of 18

Initials:

A&K000035

If Borrower fails to maintain any of the coverages described above, Lender may obtain insurance coverage, at Lender's option and Borrower's expense. Lender is under no obligation to purchase any particular type or amount of coverage. Therefore, such coverage shall cover Lender, but might or might not protect Borrower, Borrower's equity in the Property, or the contents of the Properly, against any risk, hazard or liability and might provide greater or lesser coverage than was previously in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly exceed the cost of insurance that Borrower could have obtained. Any amounts disbursed by Lender under this Section 5 shall become additional dubt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

All insurance policies required by Lender and renewals of such policies shall be subject to Lender's right to disapprove such policies, shall include a standard mortgage clause, and shall name Lender as mortgagee and/or as an additional loss payee. Lender shall have the right to hold the policies and renewal certificates. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewnl notices. If Borrower obtains any form of insurance coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard mortgage clause and shall name Lender as mortgagee and/or as an additional loss

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower. Unless Lender and Borrower otherwise agree in writing, my insurance proceeds, whether or not the underlying insurance was required by Lender, shall be applied to restoration or repair of the Property, if the restoration or repair is comomically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such insurance proceeds until Lender has had as opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may dishurse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such insurance proceeds, Lender shall not be required to pay Borrower any interest or earnings on such proceeds. Pees for public adjusters, or other third parties, retained by Borrower shall not be paid out of the insurance proceeds and shall be the sole obligation of Borrower. If the restoration or repair is not economically feasible or Leader's security would be lessened, the insurance proceeds shall be applied to the sams secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in Section 2.

If Borrower abandons the Property, Lender may file, negotiate and settle any available insurance claim and related matters. If Borrower does not respond within 30 days to a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-day period will begin when the notice is given. In either event, or if Lender acquires the Property under Section 22 or otherwise, Borrower hereby assigns to Lender (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amounts unpaid under the Note or this Security Instrument, and (h) any other of Borrower's rights (other than the right to any return of unearned premiums paid by Borrower) under all insurance policies covering the Property, insofar as such rights are applicable to the coverage of the Property. Lender may use the insurance proceeds

NEYADA-Single Family-Family Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS Form 3029 1/01

Page 7 of 18

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either to repair or restore the Property or to pay amounts unpaid under the Note or this Security Instrument, whether or not then due.

- 6. Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist which are beyond Borrower's control.
- 7. Preservation, Maintenance and Protection of the Property; Inspections. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate or commit waste on the Property. Whether or not Borrower is residing in the Property, Borrower shall maintain the Property in order to prevent the Property from deteriorating or decreasing in value due to its condition, Unless it is determined pursuant to Section 5 that repair or restoration is not economically feasible, Borrower shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or condemnation proceeds are paid in connection with damage to, or the taking of, the Property, Borrower shall be responsible for repairing or restoring the Property only if Lender has released proceeds for such purposes. Lender may disburse proceeds for the repoirs and restoration in a single payment or in a series of progress payments as the work is completed. If the insurance or condemnation proceeds are not sufficient to repair or restore the Property, Borrower is not relieved of Borrower's obligation for the completion of such repair or restoration.

Lender or its agent may make reasonable entries upon and inspections of the Property. If it has reasonable cause, Lender may inspect the interior of the improvements on the Property. Lender shall give Borrower notice at the time of or prior to such an interior inspection specifying such reasonable cause.

- 8. Borrower's Loan Application. Borrower shall be in default if, during the Loan application process, Borrower or any persons or entities acting at the direction of Borrower or with Borrower's knowledge or consent gave materially folse, misleading, or insecurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Loan. Material representations include, but are not limited to, representations concerning Borrower's occupancy of the Property as Borrower's principal residence.
- 9. Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) Borrower fails to perform the cavenants and agreements contained in this Security Instrument, (b) there is a legal proceeding that might significantly affect Lender's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture, for enforcement of a lien which may attain priority over this Security Instrument or to enforce laws or regulations), or (c) Borrower has abandoned the Property, then Lender may do and pay for whatever is reasonable or appropriate to protect Lender's interest in the Property and rights under this Security Instrument, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property. Lender's actions can include, but are not limited to: (a) paying any sums secured by a lien which has priority over this Security Instrument; (b) appearing in court; and (c) paying reasonable attorneys' fees to protect its interest in the Property and/or rights under this Security Instrument, including its secured position in a bankruptcy proceeding. Securing the Property includes, but is not limited to, entering the Property to make repairs, change locks, replace or board up doors and windows, drain water from pipes, eliminate building or other code violations or dangerous conditions, and have utilities turned on or off. Although Lender may

NEVADA-Single Family-Fannic Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 8 of 18

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take action under this Section 9, Lender does not have to do so and is not under any duty or obligation to do so. It is agreed that Lender incurs no liability for not taking any or all actions authorized under this Section 9.

Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in writing.

10. Mostgage Insurance. If Lender required Mortgage Insurance as a condition of unking the Loan, Borrower shall pay the premiums required to maintain the Mortgage Insurance in effect. 11, for any reason, the Mortgage insurance coverage required by Lender ceases to be available from the mortgage insurer that previously provided such insurance and Borrower was required to make reparately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the Mortgage Insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the Mortgage Insurance previously in effect, from an alternate mortgage insurer selected by Lender. If substantially equivalent Mortgage Insurance coverage is not available, Borrower shall continue to puy to Lender the amount of the separately designated payments that were due when the insurance coverage ceased to be in effect. Lender will accept, use and retain these payments as a non-refundable loss reserve in lieu of Morrgage Insurance. Such his reserve shall be non-refundable, notwithstanding the fact that the Loan is ultimately paid in full, and Lender shall not be required to pay Borrower any interest or earnings on such loss reserve. Lender can no longer require loss reserve payments if Mortgage Insurance coverage (in the amount and for the period that Lender requires) provided by an insurer selected by Lender again becomes available, is obtained, and Lender requires separately designated payments toward the premiums for Morigage Insurance. If Lorder required Mortgage Insurance as a condition of making the Loan and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to maintain Mortgage Insurance in cifect, or to provide a non-refundable loss reserve, until Londer's requirement for Mortgage Insurance easts in accordance with any written agreement between Burrower and Lender providing for such termination or until termination is required by Applicable Law. Nothing in this Section 10 affects Burrower's obligation to pay interest at the rate provided in the Note.

Mortgage Insurance reimburses Lender (or any entity that purchases the Note) for certain losses it may incur if Borrower does not repay the Loan as agreed. Horrower is not a party to the Mortgage Insurance.

Mortgage bosoness evaluate their total risk on all such insurance in force from time to time, and may enter into agreements with other parties that share or modify their risk, or reduce losses. These agreements are on terms and conditions that are satisfactory to the mortgage insurer and the other party (or parties) to these agreements. These agreements may require the mortgage insurer to make payments using any source of funds that the mortgage insurer may have available (which may include funds obtained from Mortgage Insurance premiums).

As a result of these agreements, Lender, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly)

NEVADA-Single Family-Famile Mac/Freddle Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 9 of 18

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amounts that derive from (or might be characterized as) a portion of Borrower's payments for Mortgage Insurance, in exchange for sharing or modifying the mortgage insurer's risk, or reducing losses. If such agreement provides that an affiliate of Lender takes a share of the insurer's risk in exchange for a share of the premiums paid to the insurer, the attangement is often termed "captive relusurance." Purther:

- (a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreements will not increase the amount Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.
- (b) Any such agreements will not affect the rights Borrower has if any with respect to the Morigage Insurance under the Homeowners Protection Act of 1998 or any other law. These rights may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Mortgage Insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premimus that were uncarned at the time of such cancellation or termination.
- 11. Assignment of Miscellaneous Proceeds: Forfeiture. All Miscellaneous Proceeds are hereby assigned to and shall be paid to Lender.
- If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such Miscellaneous Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may pay for the repairs and restoration in a single disbursement or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such Miscellaneous Proceeds, Lender shall not be required to pay Horrower any interest or carnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or Lender's security would be lessened, the Miscellaneous Proceeds shall be applied to the same secured by this Security Instrument, whether or not then due, with the excess, if any, paid to florrower. Such Miscellaneous Proceeds shall be applied in the order provided for in Section 2.

In the event of a total taking, destruction, or loss in value of the Property, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the partial taking, destruction, or loss in value divided by (b) the fair market value of the Property immediately before the partial taking, destruction, or loss in value. Any balance shall be paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is less

NEVADA-Single Family-Fannic Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 10 of 18

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than the amount of the sums secured immediately before the partial taking, destruction, or loss in value, unless florrower and Lender otherwise agree in writing, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Leader to Borrower that the Opposing Party (as defined in the next sentence) offers to make an award to settle a claim for damages, Borrower fails to respond to Leader within 30 days after the date the notice is given, Leader is authorized to collect and apply the Miscellancous Proceeds either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due. "Opposing Party" means the third party that owes Borrower Miscellancous Proceeds or the party against whom Borrower has a right of action in regard to Miscellancous Proceeds.

Borrower shall be in default if any action or proceeding, whether civil or criminal, is begun that, in Lender's judgment, could result in forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security instrument. Borrower can cure such a default and, if acceleration has occurred, reinstate as provided in Section 19, by causing the action or proceeding to be dismissed with a ruling that, in Lender's judgment, precludes forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. The proceeds of any award or claim for demages that are attributable to the impairment of Lender's interest in the Property are hereby assigned and shall be paid to Lender.

All Miscellaneous Proceeds that are not applied to restoration or repair of the Property shall be applied in the order provided for in Section 2.

- 12. Borrower Not Released: Forbearance By Lender Not a Walver. Extension of the time for payment or modification of amortization of the sums seemed by this Security Instrument granted by Lender to Borrower or any Successors in Interest of Borrower shall not operate to release the liability of Borrower or any Successors in Interest of Borrower. Lender shall not be required to commence proceedings against any Successor in Interest of Borrower or to refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or any Successors in Interest of Borrower. Any forbearance by Lender in exercising any right or remedy including, without limitation, Lender's acceptance of payments from third persons, entities or Successors in Interest of Borrower or in amounts less than the amount then due, shall not be a waiver of or preclude the exercise of any right or remedy.
- 13. Jaint and Several Liability: Co-signers: Successors and Assigns Bound. Borrower covenants and agrees that Borrower's obligations and liability shall be joint and several. However, any Borrower who co-signs this Security Instrument but does not execute the Note (a "co-signer"): (a) is co-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the same secured by this Security Instrument; and (c) agrees that Lender and any other Borrower can agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without the co-signer's consent.

Subject to the provisions of Section 18, any Successor in Interest of Borrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved by Lender, shall obtain all of Borrower's rights and benefits under this Security Instrument. Borrower shall not be released from Borrower's obligations and liability under this Security Instrument unless Lender agrees

NEVADA-Single Family-Fannie Mae/Freddie Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 11 of 18

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to such release in writing. The covenants and agreements of this Security Instrument shall bind (except as provided in Section 20) and benefit the successors and assigns of Lender.

14. Loan Charges. Leader may charge Borrower fees for services performed in connection with Borrower's default, for the purpose of protecting Leader's interest in the Property and rights under this Security Instrument, including, but not limited to, attorneys' fees, property inspection and valuation fees. In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to Borrower shall not be construed as a prohibition on the charging of such fee. Leader may not charge fees that are expressly prohibited by this Security Instrument or by Applicable Law.

If the Loan is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the Loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower, if a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge (whether or not a prepayment charge is provided for under the Note). Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a waiver of any right of action Borrower might have arising out of such overcharge.

- 15. Notices. All notices given by Borrower or Lender in connection with this Security Instrument must be in writing. Any notice to Borrower in connection with this Security Instrument shall be deemed to have been given to Borrower when mailed by first class mail or when actually delivered to Borrower's notice address if sent by other means. Notice to any one Borrower shall constitute notice to all Borrowers unless Applicable Law expressly requires otherwise. The notice address shall be the Property Address unless Borrower has designated a substitute notice address by notice to Lender. Borrower shall promptly notify Lender of Borrower's change of address. If Lender specifies a procedure for reporting Borrower's change of address, then Borrower shall only report a change of address through that specified procedure. There may be only one designated notice address under this Security Instrument at any one time. Any notice to Lender shall be given by delivering it or by mailing it by first class mail to Lender's address stated herein unless Lender has designated mother address by notice to Borrower. Any notice in connection with this Security Instrument shall not be deemed to have been given to Lender until actually received by Lender. If any notice required by this Security Instrument is also required under Applicable Law, the Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument.
- 16. Governing Law; Severability; Rules of Construction. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. Applicable Law might explicitly or implicitly allow the parties to agree by contract or it might be sitent, but such silence shall not be construed as a prohibition against agreement by contract. In the event that any provision or clause of this Security Instrument or the Note conflicts with Applicable Law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision.

As used in this Security Instrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gender; (b) words in the singular shall

NEVADA-Single Family-Famile Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 12 of 18

Initials:

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mean and include the plural and vice versa; and (c) the word "may" gives sole discretion without any obligation to take any action.

17. Borrower's Copy. Borrower shall be given one copy of the Note and of this Security Instrument.

18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without I ender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums accured by this Security Instrument. If Borrower fails to pay these sums prior to the expitation of this period. Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

19. Borrower's Right to Reinstate After Acceleration. If Borrower meets certain conditions. Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earliest of: (a) five days before sale of the Property pursuant to any power of sale contained in this Security Instrument; (b) such other period as Applicable Law might specify for the termination of Borrower's right to reinstate; or (c) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any definit of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Scentily lustrument, including, but not limited to, reasonable attorneys' fees, properly inspection and valuation fees, and other fees incurred for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument; and (d) takes such action as Lender may reasonably require to assure that London's interest in the Property and rights under this Security Instrument, and Borrower's obligation to pay the sums secured by this Security Instrument, shall continue unchanged. Lender may require that Borrower pay such reinstatement sums and expenses in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or ensliter's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality or entity; or (d) Electronic Funds Transfer. Unon reinstatement by Borrower, this Security Instrument and obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under Section 18.

20. Sale of Note: Change of Loan Servicer: Notice of Grievance. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or more times without prior notice to Borrower. A sale might result in a change in the entity (known as the "Loan Servicer") that collects Periodic Payments the under the Note and this Security Instrument and performs other mortgage loan servicing obligations under the Note, this Security Instrument, and Applicable Law.

NEVADA-Single Family-Famile Mac/Freddle Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 13 of 18

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There also might be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change which will state the name and address of the new Loan Servicer, the address to which payments should be made and any other information RESPA requires in connection with a notice of transfer of servicing. If the Note is sold and thereafter the Loan is serviced by a Loan Servicer other than the purchaser of the Note, the mortgage town servicing obligations to Borrower will remain with the Loan Servicer or be transferred to a successor Loan Servicer and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

Neither Borrower nor Leader may commence, join, or be joined to any judicial action (as either an individual littgant or the member of a class) that arises from the other party's actions pursuant to this Security Instrument or that atteges that the other party has breached any provision of, or any duty owed by reason of, this Security Instrument, until such Borrower or Leader has notified the other party (with such notice given in compliance with the requirements of Section 15) of such alteged breach and afforded the other party hereto a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period which must clapse before certain action can be taken, that time period will be deemed to be reasonable for purposes of this paragraph. The notice of acceleration and opportunity to cure given to Borrower pursuant to Section 22 and the notice of acceleration given to Borrower pursuant to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Hazardous Substances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as toxic or hazardous substances, pollutants, or wastes by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or farmaldehyde, and radionctive materials; (b) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (c) "Environmental Cleanup" includes any response action, remedial action, or removal action, as defined in Environmental Law; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise frigger an Environmental Cleanup.

Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, lazardous substances in consumer products).

Borrower shall promptly give Lender written notice of (a) any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge, (b) any Environmental Condition, including but not limited to, any spitting, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is notified by any governmental or regulatory authority, or any private party,

NEVADA-Single Panily-Fannle Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 14 of 18

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that any removal or other remodiation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law, Nothing herein shall create any obligation on Lender for an Environmental Cleanup.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender at its option, and without further demand, may invoke the power of sale, including the right to accelerate full payment of the Note, and any other remedies permitted by Applicable Law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this Section 22, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

If Lender invokes the power of saie, Lender shall execute or cause Trustee to execute written notice of the occurrence of an event of default and of Lender's election to cause the Property to be sold, and shall cause such notice to be recorded in each county in which any part of the Property is located. Lender shall mail copies of the notice as prescribed by Applicable Law to Borrower and to the persons prescribed by Applicable Law. Trustee shall give public notice of sale to the persons and in the manner prescribed by Applicable Law. After the time required by Applicable Law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of safe in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public aucouncement at the time and place of any previously scheduled sale. Lender or its designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it.

23. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty to the person or persons legally entitled to it. Such person or persons shall pay any recordation costs. Lender may charge such person or persons a fee for reconveying the

NEVADA-Single Family-Famile Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 15 of 18

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Property, but only if the fee is paid to a third party (such as the Trustee) for services rendered and the charging of the fee is permitted under Applicable Law.

24. Substitute Trustee. Lender at its option, may from time to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. Without conveyance of the Properly, the successor trustee shall succeed to all the title, power and duties conferred upon Trustee herein and by Applicable Law.

25. Assumption Fee. If there is an assumption of this loan, Lender may charge an assumption fee of U.S. S 4,420.00.

NEVADA-Single Family-Famile Mac/Freddic Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 16 of 18

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Witnesses:		
	CRISTELA PEREZ	-Borrower
		(Scal) -Bortower
		(Scal) -Borrower
	p-7	(Seal) -Borrower

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any Rider executed by Borrower and recorded with it.

NEVADA-Single Family-Famule Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01
Page 17 of 18

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My Commission Expires: 05.31.09



NEVADA-Single Family-Fannie Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS
Form 3029 1/01

Page 18 of 18

Initials: <u>C</u>

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FIXED/ADJUSTABLE RATE RIDER

(LIBOR One-Year Index (As Published in The Wall Street Journal)- Rate Caps)

THIS FIXED/ADJUSTABLE RATE RIDER is made this 19th day of October, 2005, and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned ("Borrower") to secure Borrower's Fixed/Adjustable Rate Note (the "Note") to CMG MORTGAGE, INC. ("Lender") of the same date and covering the property described in the Security Instrument and Incated at:

7119 WOPL RIVERS AVENUE, LAS VEGAS, NEVADA 89131 (Property Address)

THE NOTE PROVIDES FOR A CHANGE IN BORROWER'S FIXED INTEREST RATE TO AN ADJUSTABLE INTEREST RATE, THE NOTE LIMITS THE AMOUNT BORROWER'S ADJUSTABLE INTEREST RATE CAN CHANGE AT ANY ONE TIME AND THE MAXIMUM RATE BORROWER MUST PAY.

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. ADJUSTABLE RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial fixed interest rate of 5.000%. The Note also provides for a change in the initial fixed rate to an adjustable interest rate, as follows:

4. ADJUSTABLE INTEREST RATE AND MONTHLY PAYMENT CHANGES

(A) Change Dates

The initial fixed interest rate I will pay will change to an adjustable interest rate on the FIRST day of November, 2010, and the adjustable interest rate I will pay may change on that day every 12th month thereafter. The date on which my initial fixed interest rate changes to an adjustable interest rate, and each date on which my adjustable interest rate could change, is called a "Change Date."

(B) The Index

MULTISTATE PIXED/ADJUSTABLE RATE RIDER - WSJ One-Year LIBOR - Single Family - Famile Man Uniform Form 3187 6/01

(Page | of 4)

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Beginning with the first Change Date, my adjustable interest rate will be based on an Index. The "Index" is the average of interbank offered rates for one-year U.S. dollar-denominated deposits in the London market ("LIBOR"), as published in *The Wall Street Journal*. The most recent Index figure available as of the date 45 days before each Change Date is called the "Current Index." If the Index is no longer available, the Note Holder will choose n new index that is based upon comparable information. The Note Holder will give me notice of this choice.

(C) Calculation of Changes Before each Change Date, the Note Holder will calculate my new interest rate by adding Two and One-Fourth percentage points (2.250%) to the Current Index. The Note Holder will then round the result of this addition to the nearest one-eighth of one percentage point (0.125%). Subject to the limits stated in Section 4(D) below, this rounded amount will be my new interest rate until the next Change Date. The Note Holder will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal that I am expected to owe at the Change Date in full on the Maturity Date at my new interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment.

(D) Limits on Interest Rate Changes

The interest rate 1 am required to pay at the first Change Date will not be greater than 10.000% or less than 2.250%. Thereafter, my adjustable interest rate will never be increased or decreased on any single Change Date by more than two percentage points from the rate of interest I have been paying for the preceding 12 months. My interest rate will never be greater than 10.000%.

(E) Effective Date of Changes

My new interest rate will become effective on each Change Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes again.

(F) Notice of Changes The Note Holder will deliver or mail to me a notice of any changes in my initial fixed interest rate to an adjustable interest rate and of any changes in my adjustable interest rate before the effective date of any change. The notice will include the amount of my monthly payment, any information required by law to be given to me and also the title and telephone number of a person who will answer any question I may have regarding the notice.

B. TRANSFER OF THE PROPERTY OR A DENEFICIAL INTEREST IN BORROWER

1. Until Borrower's initial fixed interest rate changes to an adjustable interest rate under the terms stated in Section A above. Uniform Covenant 18 of the Security Instrument shall read as follows:

Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a

MULTISTATE FIXED/ADJUSTABLE RATE RIDER - WSJ One-Year LIBOR - Single Family -- Famile Mac Uniform Justicinent

(Page 2 of 4)

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bond for deed, contract for deed, installment sales contract or excrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all soms secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

2. When Borrower's initial fixed interest rate changes to an adjustable interest rate under the terms stated in Section A phove, Uniform Covenant 18 of the Security Instrument described in Section B1 above shall then cease to be in effect, and the provisions of Uniform Covenant 18 of the Security Instrument shall be amended to read as follows:

Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law, Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferred as if a new loan were being made to the transferre; and (b) Lender reasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any covenant or agreement in this Security instrument is acceptable to Lender.

MULTISTATE PIXED/ADJUSTABLE RATE RIDER - WSJ One-Year LIBOR - Single Family - Family Mas Uniform Instrument Porm 3187 6/01

(Page 3 of 4)

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To the extent permitted by Applicable Law, Lender may charge a reasonable fee as a condition to Lender's consent to the loan assumption. Lender also may require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made in the Note and in this Security Instrument. Borrower will continue to be obligated under the Note and this Security Instrument unless Lender releases Borrower in writing.

If Lender exercises the option to require inunediate payment in full, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or dernand on Borrower.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Fixed/Adjustable Rate Rider.

(Seal)	CREATELA PEREZ. (Sent)
(Seal)	(Scal)

MULTISTATE VIREN/ADJUSTABLE RATE RIDER - WSJ One-Year LIBOR - Single Family Form 3187 6/01 Instrument (Page 4 of 4)

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EXHIBIT 2-E

WYETH RANCH CA P. O. BOX 12117 LAS VEGAS, NV 89112

CRISTELA PEREZ 7119 WOLF RIVERS AVE

LAS VEGAS, NV 69131

Property Address: 7119 WOLF RIVERS AVE

Account#: 84081.

11632

Çode	Date	Amount	: Applied	Remaining	Belance Che	kd Memo
LF	1/30/2008	6,30	0.00	6.30	8.30	Late Fee Processed
 LP	1/30/2008	76.00	. 0.00	75,00	. B1.30	Late Fee Processed
- LF	2/20/2008	6.30	.0.00	6.30	87.6 0	Late Fee Processed
ᄕ	3/30/2008	6,30	0.00	6.30	93. 90	Leto Peo Processed
MA	411/2008	420.00	67,60	332.40	428.30	MA
MA	7/1/2008	. 420.00	00.0	420.00	546.30	MA
LF	7/30/2008	11.29	0.00 .	11,29	857.69	. Late Fee Processed
u. LF	7/30/2008	75.00	0.00	76.00	932.69	Late Pee Processed
intent	8H3/2008	60.00	0,00	- 50.00	982.69	. INTENT TO LIEN
LF	6/30/2008	11.29	0.00	11.29	993,88	Late Fee Processed
MA	10/1/2058	420.03	0.00	420.00	1,413.88	, MA
Current	30 - 69 Days	60 - 89 Days	>80 Days	Balance:	1,413.88	
431.29	136.29	420.00	428.30			
	9 fred	14.00	15.	•		,

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Complete Association Management Co., LLC | P. O. BOX 12117 | LAS VEGAS, NV 89112 | 702-531-9392 Make check payable to: WYETH RANCH COMMUNITY ASSOCIATION

9/17/2008

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EXHIBIT 2-F

Resident Transaction Detail

Active Flag Yes Void Flag No

coount #: 84081	Property Addre	988: 7119 WOLF	RIVERS AVE	
Code	Date	Amount	Balance Check#	Memo
WA	7/1/2008	420.00	420.00	
MT	7/5/2008	-420,00	0.00 1964	07050 8.usb
AA.	10/1/2006	420.00	420.00	
PMT	10/4/2008	-420.00	0.00 1932	100406.USB
AA.	1/1/2007	420.00	420.00	
TMT	1/4/2007	-420.00	0.00 1983	01040 7.usb
A A	4/1/2007	420.00	420.00	
PMT	5/4/2007	-420.00	0.00 2003	
AA.	7/1/2007	420.00	420.00	
PMT	7/16/2007	-420.00	0.00 2000	071607.usb
MA	10/1/2007	420,00	420.00	
PMT	10/11/2007	-420.00	0.00 2022	101107.usb
1A	1/1/2008	420.00	420.00	MA
F	1/30/2008	6.30	426.30	Late Fee Processed
 .F	1/30/2008	75.00	501.30	Late Fee Processed
 - F	2/29/2008	6.30	507.60	Late Fee Processed
F	3/30/2008	6.30	513.90	Late Fee Processed
IA	4/1/2008	420.00	933.90	MA
MT	4/16/2008	-507.60	426.30 0000000	041608cc.usb
IA.	7/1/2008	420.00	846.30	MA
F.	7/30/2008	11.29	857.69	Late Fee Processed
F	7/30/2008	75.00	932.59	Late Fee Processed
Je nt	8/13/2008	50.00	982.59	INTENT TO LIEN
F	8/30/2008	11.29	88.699	Late Fee Processed
F	9/30/2008	11.29	1,005.17	Late Fee Processed
iA	10/1/2008	420.00	1,425.17	MA
F	10/30/2008	17.69	1,442.76	Late Fee Processed
F	10/30/2008	75.00	1,517.78	Lato Fee Processed
.F	11/30/2008	17.59	1,535.35	Late Fee Processed
 .F	12/30/2008	17.59	1,552.94	Late Fen Processed
 VA	1/1/2009	420.00	1,972.94	MA
LF	1/30/2009	23,69	1,993.83	Late Fee Processed
LF	1/30/2009	75.00	2,071.83	Late Fee Processed
-1 LF	3/30/2009	23.89	2,095.72	Late Fee Processed
 4A	4/1/2009	37.50	2,133.22	MA
MA.	4/1/2009	457.50	2,590.72	MA
ur. LF	4/30/2009	31,31	2,622.03	Late Fee Processed
₽ LF	4/30/2009	75.00	2,697.03	Late Fee Processed
ᄹ	6/30/2009	31,31	2,728.34	Late Fee Processed
LF	8/30/2009	31.31	2,759.85	Late Fee Processed

4/9/2013 8:24:53 AM

Page 1 of 3

A&K000268

Resident Transaction Detail

Active Flag Yes Void Flag No

WYETH RANC	H CA			
MA	7/1/2009	457.50	3,217.15	MA
LF	7/30/2009	38,17	3,255,32	Late Fee Processed
 LF	7/30/2009	75,00	3,330.32	Late Fee Processed
_ IF	8/30/2009	38.17	3,388.49	Late Fee Processed
LF	9/30/2009	38.17	3,406.66	Late Fee Processed
MA	10/1/2009	457.50	3,884.16	MA
LF	10/30/2009	13.21	3,877.37	Late Fee Processed
LF	10/30/2009	75.00	3,952.37	Late Fee Processed
LF	11/30/2009	13.21	3,965.58	Late Fee Processod
LF	12/30/2009	13.21	3,9 78 .79	Late Fee Processed
MA	1/1/2010	478.50	4,457.29	ra A
Late Fee	1/30/2010	15.32	4,472.61	Late Fee Processed
Late Fee	1/30/2010	75.00	4,547.61	Late Fee Processed
Late Foe	2/28/2010	15.32	4,502.93	Late Fee Processed
Payment	3/2/2010	-590.40	3,972.53 29219	ALESSI PARTIAL
Late Foo	3/30/2010	12.72	3,985.26	Late Fee Processed
Assessment	4/1/2010	478.50	4,483.76	Assessment
Late Fee	4/30/2010	14.82	4,478.57	Late Fee Processed
Late Fee	4/30/2010	75.00	4,853.67	Late Fee Processed
Lale Fee	6/30/2010	14,02	4,508.30	Late Fee Processod
Payment	6/8/201 0	-204.60	4,383.79 34364	ALESSI PARTIAL
Late Fee	6/30/2010	13.92	4,377.71	Late Fee Processod
Assessment	7/1/2010	478.50	4,858.21	Assessment
Lale Fee	7/30/2010	75.00	4,931.21	Late Fee Processed
Late Fee	7/31/2010	16.03	4,947.24	Late Fcc Processed
Payment	8/20/2010	-172,75	4,774.49 39462	ALESSI PARTIAL
Late Fee	8/31/2010	15.27	4,769.78	Late Fee Processed
Assosament	10/1/2010	478.60	5,2 88.26	Assessment
Payment	10/15/2010	-162,02	5,116.24 42378	ALESSI PARTIAL
Late Fee	11/30/2010	22.51	5,138.75	
Paymont	12/16/2010	-126.18	6,012.67 46556	ALESSI PARTIAL
Late Fee	12/31/2010	22.08	5,034.63	
Assessment	1/1/2011	448.50	5,483.13	Assessment
Late Fee	1/30/2011	75.00	5,558.13	
Late Fee	1/31/2011	24,46	6,582.59	** #00! D. PTIAL
Payment	3/22/2011	-119.52	6,483.07 49869	ALESSI PARTIAL
Late Fea	3/31/2011	24.04	5,487.11	A
Assessment	4/1/2011	448.50	5,935.61	Assessment
Late Fee	4/30/2011	26.12	5,981.73	
Late Fee	4/30/2011	75.00	6,038.73	
Late Fee	5/31/2011	26.D1	6,062.74	ALESSI PARTIAL
Payment	6/16/2011	-124.32	5,938.42 64338 5 004 65	NEGGIFARIAL
Late Fee	6/30/2011	26.13	5,964.65	

4/9/2013 8:24:53 AM

Page 2 of 3

A&K000269

Resident Transaction Detail

Active Flag Yes Void Flag No

WYETH RANC	H CA			
Assessment	7/1/2011	448.50	8,413.05	Assessment
Late Fee	7/30/2011	75.00	6,488.05	
Late Fee	7/31/2011	28.55	6,616.60	
Payment	B/16/2011	-127.71	6,388.89 58125	ALESSI-PARTIAL
Late Fee	8/31/2011	28.1 1	8,417.00	
Late Fee	9/30/2011	26.23	8,445.23	
Assessment	10/1/2011	448.50	6,893.73	Asaesament
Late Fee	10/30/2011	75.00	6,988.73	
Late Fee	10/31/2011	30.33	8,999.08	
Late Fee	12/31/2011	30.80	7,029.88	
Assessment	1/1/2012	448.50	7,478.38	Assesement
Late Fee	1/30/2012	75.00	7,553,38	
Late Fee	1/31/2012	32.90	7,586.26	
Late Foo	2/29/2012	33,38	7,619.64	
Late Fce	3/31/2012	33.53	7,653.17	
Acsesement	4/1/2012	446.50	8,101.67	Assessment
Payment	4/3/2012	-212. 70	7,888.97 86594	Alessi - partial
Lale Fes	4/30/2012	34.71	7,923.68	
Late Fee	4/30/2012	75.00	7,998.68	
Payment	5/23/2012	-209.16	7,789.52 71472	Alessi - Partial
Late Fee	5/31/2012	34.27	7,823.79	
Late Fee	6/30/2012	34.42	7,858.21	
Assessment	7/1/2012	448.50	8,308.71	Assesament
Lato Fee	7/30/2012	75.00	8,381.71	
Late Fee	7/31/2012	36,55	8,418.26	
Payment	8/27/2012	-121.28	8,298.98 74263	Alessi - Partial
.ele Fee	8/31/2012	38.51	8,333.49	
Late Fee	9/30/2012	36.67	8,370.16	
Ass essme nt	10/1/2012	448.50	8,818.66	Assessment
Late Fee	10/30/2012	75.00	6,893.66	
Lato Fee	10/31/2012	38.60	8,932,48	
Late Fea	11/30/2012	39.30	8,971.78	
Payment	12/14/2012	-221.10	8,760.66 77960	Alessi - Partial
Late Fee	12/31/2012	38,50	8,789.16	
Assessment	1/1/2013	510.00	9,299.16	Assessment
Lale Fee	1/30/2013	75.00	9,374.16	
Late Fee	1/31/2013	40.92	9,415.08	
Late Fee	2/28/2013	41.43	9.458.51	
Lete Fee	3/31/2013	41,61	9,498.12	
Assessment	4/1/2013	610,00	10,008.12	Assessment
Count: 1				
Total Units: 161				

Total Units: 161

4/9/2013 8:24:53 AM

Page 3 of 3

A&K000270

EXHIBIT 2-G

101

David Anthony Alessi, Esq. (President) Licensed in California

Thomas James Bayurd, Esq. (General Countel) Licensed in California



Robert A. Knewlg, Esq.

Licensed in Nevade, California and Colorado

Charles Gelsendorf, Baq. Licensed in Nevada

Amenda Lower, Qualified Manager Liceraca Nevada Collection Manager

<u>VIA REGULAR AND CERTIFIED MAIL</u>

LIEN LETTER

September 30, 2008

Cristela Perez 7119 Wolf Rivers Ave Las Vegas, NV 89131

Re: Wyeth Ranch

Dear Cristela Perez:

Please find the enclosed Notice of Delinquent Assessment (Lien), signed and dated on behalf of Wyeth Ranch on September 30, 2008. The total amount due by October 30, 2008 is \$1,931.46. Please note that the total amount due may differ from the amount shown on the enclosed lien. Please submit payment to our Nevada mailing address listed below by October 30, 2008. Payment must be in the form of a cashier's check or money order and made payable to the Alessi & Koenig.

Please be advised that Alessi & Koenig, LLC is a debt collector that is attempting to collect a debt and any information obtained will be used for that purpose. We will assume that the debt referenced herein is valid unless you notice us that you are disputing the validity of the debt, or any portion thereof, within thirty (30) days of receipt of this notice. If you notify Alessi & Koenig within the thirty-day period that the debt, or any portion thereof, is disputed, we will cease collection of the debt until verification of the debt or a copy of a judgment against you is obtained and mailed to you by us. Upon your request within the thirty-day period we will provide you with the name and address of the original creditor, if different from the current creditor.

In the event Alessi & Koenig, LLC does not receive U.S. Postai Service -CERTIFIED MAIL, RECEIPT costs by the date indicated above, a pre-notice of default I (Domestia Mail Only; No Insurance Coverage Provided) date. This action will involve additional fees and costs. Em of Default and Election to Sell will be recorded in the offi involve additional fees and costs. Should you continue to ownership of your property. Very truly 3 **Futur: Repaint Per** ALESSI & KOE 🗄 Kristy Diaz, Trustet CRISTELA PEREZ 9500 W. Flamingo Rd., Stille 100 7)19 WOLF 144 Sant To LAS VEGAS, NV 89131 Las Vegas, NV 89147 RE:WYETH RANCH Phone (702) 222-4033 Fax (702) 222-4043 SHAME APE'S or PO Box N WITH ADDITIONAL OFFICES IN REA (775) 626-2323 tus lete i uno fer il marti www.qlessikoenie.

A&K000007

When recorded return to:

ALESSI & KOENIG, LLC

9500 W. Flamingo Rd., Suite 100

Las Vegas, Nevada 89147

Phone: (702) 222-4033

A.P.N. 125-15-811-013

Trustee Sale # WR-7119-A

NOTICE OF DELINQUENT ASSESSMENT (LIEN)

in accordance with Nevada Revised Statutes and the Association's Declaration of Covenants, Conditions and Restrictions (CC&Rs) recorded on Pending, as instrument No: pending, of the official records of Clark County, Nevada, Wyeth Ranch HOA has a lien on the following legally described property.

The property against which the lien is imposed is commonly referred to as 7119 Wolf Rivers Ave, Las Vegas, NV 89131 and more particularly legally described as: Lot 13 Block A Book 112 Page 8 in the County of Clark.

The owner(s) of record as reflected on the public record as of today's date is (are): Cristeia Perez

The mailing address(es) is: 7119 Wolf Rivers Ave, Las Vegas, NV 89131

The total amount due through today's date is: \$1,425.17. Of this total amount \$370.00 represent Collection and/or Attorney fees and \$50.00 represent collection costs, late fees, service charges and interest. Note: Additional monies shall accrue under this claim at the rate of the claimant's regular monthly or special assessments, plus permissible late charges, costs of collection and interest, accruing subsequent to the date of this notice.

ate: September:

By:

risty Diaz - Trustee Sale Officer

Alessi & Keenig, LLC on behalf of Wyeth Ranch

State of Nevada County of Clark

SUBSCRIBED and SWORN before me September 30, 2008

(Seal)

ROBERT M. ALESSI Notery Public State of Novado No. 06-108264-1 My capit. exp. Aug. 24, 2610

NOTARY PUBLIC

A&K000008

EXHIBIT 2-H

Receipt/Conformed Copy

When recorded mail to:

THE ALESSI & KOENIG, LLC 9500 West Flandingo Rd., Ste 100 Las Vegas, Nevada 89147 Phone: 702-222-4033

WWW.ALESSIKOENIG.COM

Requestor:

JUNES LEGAL SERVICES

01/45/2809 11:54:35 720390001999

Book/Instr: 20090185-0082988 Default

Page Count: 1 Fees: \$14.00 N/C Fee: \$8.00

Debbie Conway Clark County Recorder

A.P.N. 125-15-811-013

Trustee Sale No. WR-7119-A

NOTICE OF DEFAULT AND ELECTION TO SELL UNDER HOMBOWNERS ASSOCIATION LIEN

WARNING! IF YOU FAIL TO PAY THE AMOUNT SPECIFIED IN THIS NOTICE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE! 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. The sale may not be set until ninety days from the date this notice of default is recorded. The date of recordation appears on this notice. The amount due is \$3,096.46 as of 12/17/2008 and will increase until your account becomes current. To arrange for payment to stop the foreclosure, or if your property is in foreclosure for any other reason, contact: Wyeth Rauch, c/o Alessi & Koenig, LLC, 9500 West Flamingo Road, Suite 100, Las Vegas, NV 89147.

THIS NOTICE pursuant to that certain Assessment Lien, recorded on October 8, 2008 as document number 20081008-03311, of Official Records in the County of Clark, State of Nevada. Owner(s): Cristela Perez

Of Lot 13 Black A, as per map recorded in Book 112, Pages 8, as shown on the Condominium Plan, Recorded on as document number pending as shown on the Subdivision map recorded in Maps of the County of Clark, State of Nevada.

PROPERTY ADDRESS: 7119 Wolf Rivers Ave, Les Vegas, NV 89131

If you have any questions, you should contact an attorney or the Association that maintains the right of assessment upon your property. 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.

NOTICE IS HEREBY GIVEN THAT The Alessi & Keenig is appointed trustee agent under the above referenced lien, dated October 8, 2008, executed by Wyeth Ranch to secure assessment obligations in favor of said Association, pursuant to the terms contained in the Declaration of Covenants, Conditions, and Restrictions. A breach of, and default in, the obligation for which said Covenants, Conditions, and Restrictions as security has occurred in that the payment(s) have not been made of homeowners assessments due from and all subsequent homeowner's assessments, monthly or otherwise, less credits and offsets, plus late charges, interest, Association's fees and costs, trustee's fees and costs, and attorney's fees and costs.

Dated: December 17, 2008

A&K000112

EXHIBIT 2-I

11632

PEREZ CRISTELA

7119 WOLF RIVERS AVE LAS VEGAS NV 89131-0139 CITY OF LAS VEGAS SEWER 400 E. STEWART AVE, LAS VEGAS, NV 89101 PARCEL #12515-811-013 Aitn: Kelly Mitchell WYETH RANCH HOA P.O. BOX 12117 Las Vegas, NV 89112

COMPLETE ASSOCIATION MANAGEMENT COMPANY (CAMCO) PO BOX 12117 LAS VEGAS, NV 88112

Apache Electric 4300 N. Pecos # 25 Las Vegas, Neveda 89115

First American 1228 Euclid Avenue, 4th Floor Cleviand, OH 44115

U.8. Bank Trust Company, National Association 111 S.W. Fifth Avenue, Suite 3500 Portland, OR 97204

U.S. Bank National Association N.D. 4325 17th Avenue S.W. Fargo, ND 68103

CMG MORTGAGE, INC. 3180 CROW CANYON ROAD, SUITE 240 SAN RAMON, CALIFORNIA 94683 Loan No: 38884493 MIN 48884493

MERS P.O. BOX 2026 FLINT, MI 48501-2026 COUNTRYWIDE HOME LOANS, INC. MS 3V-79 DOCUMENT PROCESSING P.O. BOX 10423 VAN NUYS, CA 91410-0423

JOHN SHOLTZ / T. BONHAM COUNTRYWIDE HOME LOANS, INC. -2275 CORPORATE CENTER \$200 HENDERSON, NV 89074 MIN 1000187-0003937863-9

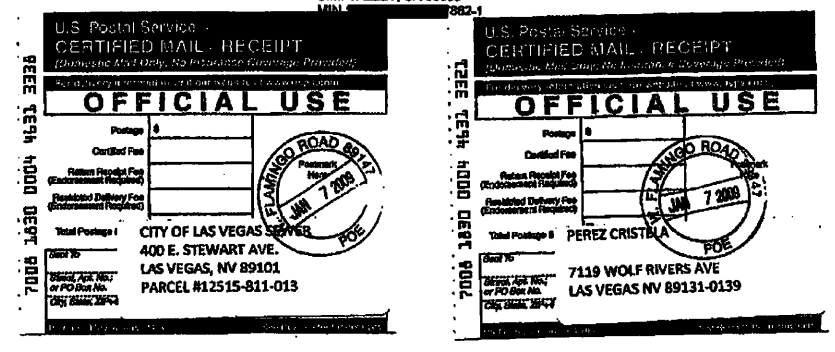
CTC FORECLOSURE SERVICES CORP. 400 COUNTRYWIDE WAY, MSN SV-88 SIMI VALLEY, CA 93085 MIN 1883-9

COUNTRYWIDE HOME LOANS, INC. 4600 Park Grandada Calabases. CA 91302-1813 MIN 1888-1988

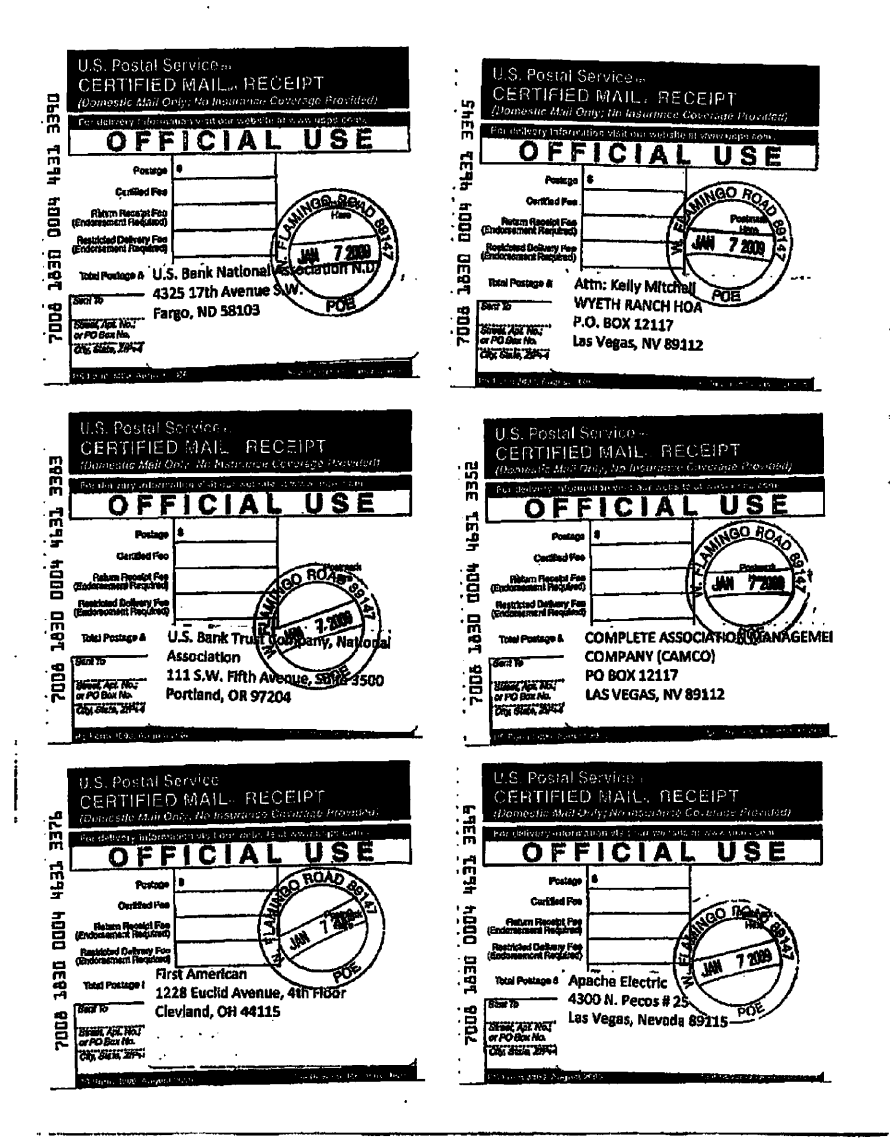
CRISTELA PEREZ 17450 BURBANK BLVD #104 ENCINO, CA 91318

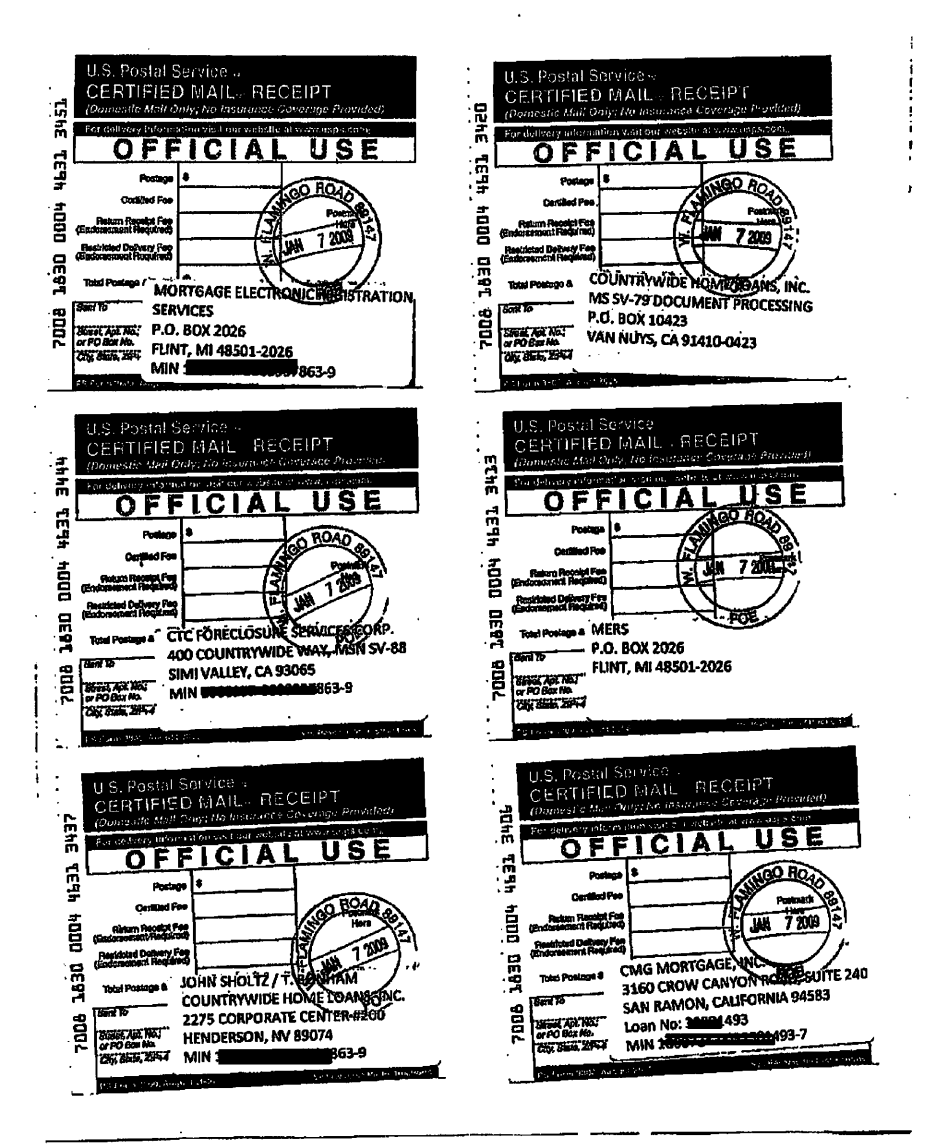
COUNTRYWIDE HOME LOANS, INC. 4800 Park Granada Calabasas, Ca 91302-1613 MN

CTC FORECLOSURE SERVICES CORP. 400 COUNTRYWIDE WAY, MSNSV-86 81MI VALLEY, CA 93085



A&K000108





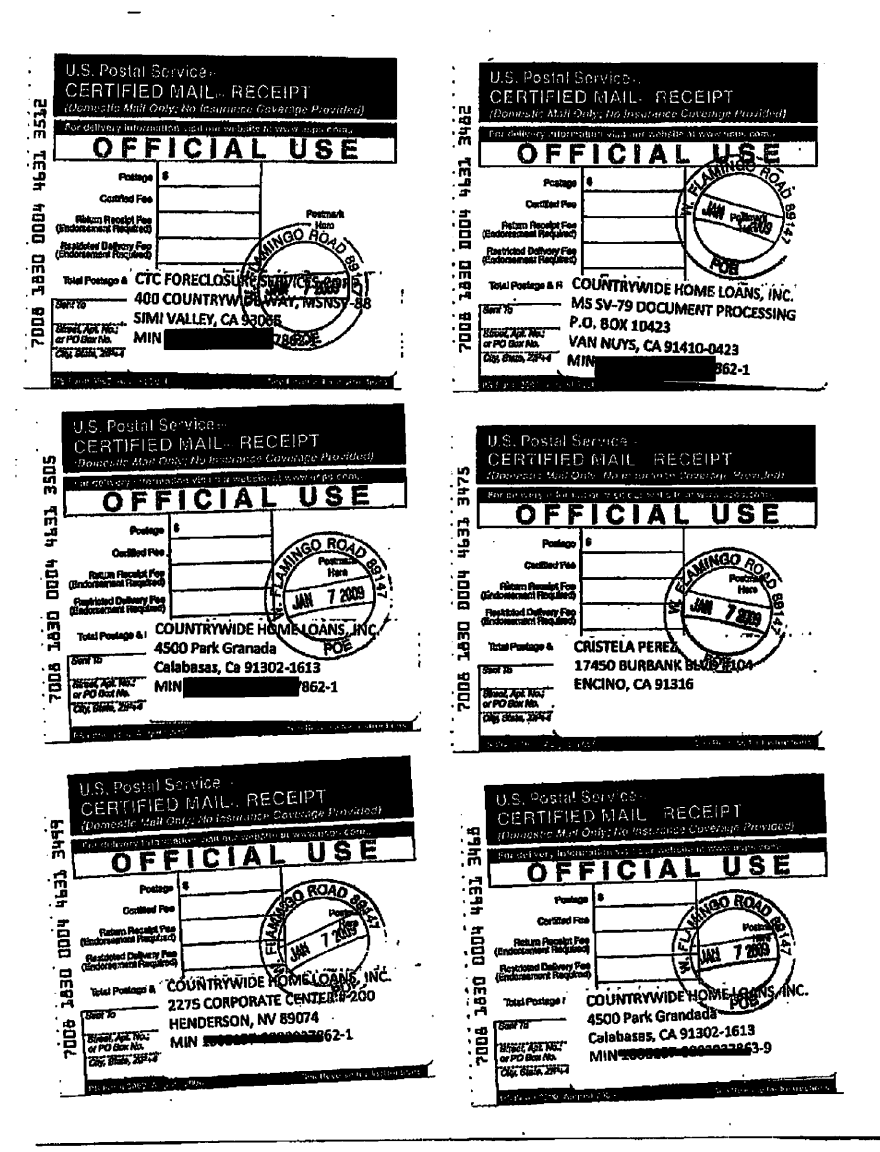


EXHIBIT 2-J

When recorded mail to: Alessi & Koenig, LLC 9500 West Flamingo Rd., Suite 100 Las Vegas, NV 89147 Phone: 702-222-4033

APN: 125-15-811-013

inst#: 201001140002589
Fees: \$14.00
N/C Fee: \$0.00
01/14/2010 12:04:56 PM
Receipt#: 195186
Requestor:
JUNES LEGAL SERVICES
Recorded By: SCA Pge: 1
DEBBIE CONWAY
CLARK COUNTY RECORDER

Title No. TSN WR-7119-A Space above for Recorder's Use

NOTICE OF TRUSTEE'S SALE

WARNINGI A SALE OF YOUR PROPERTY IS IMMINENT! UNLESS YOU PAY THE AMOUNT SPECIFIED IN THIS NOTICE BEFORE THE SALE DATE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE. YOU MUST ACT BEFORE THE SALE DATE. IF YOU HAVE ANY QUESTIONS, PLEASE CALL The Alessi & Koenig at 702-222-4033. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMAN'S OFFICE, NEVADA REAL ESTATE DIVISION, AT 1-877-829-9907 IMMEDIATELY.

NOTICE IS HEREBY GIVEN THAT:

On February 17, 2010, Alessi & Koenig as duly appointed Trustee pursuant to a certain lien, recorded on October 8, 2008, as instrument number 20081008-03311, of the official records of Clark County, Nevada, WILL SELL THE BELOW MENTIONED PROPERTY TO THE HIGHEST BIDDER FOR LAWFUL MONEY OF THE UNITED STATES, OR A CASHIERS CHECK at: 4:00 P.M. at 930 S. 4th Street, Las Vegas Nevada 89101.

The street address and other common designation, if any, of the real property described above is purported to be: 7119 Wolf Rivers Ave, Las Vegas, NV 89131. The owner of the real property is purported to be: Cristela Perez

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designations, if any, shown herein. Said safe will be made, without covenant or warranty, expressed or implied, regarding title, possession or encumbrances, to pay the remaining principal sum of a note, homeowner's assessment or other obligation secured by this lien, with interest and other sum as provided therein: plus advances, if any, under the terms thereof and interest on such advances, plus fees, charges, expenses, of the Trustee and trust created by said lien. The total amount of the impaid balance of the obligation secured by the property to be sold and reasonable estimated costs, expenses and advances at the time of the initial publication of the Notice of Sale is \$6,964.25. Payment must be in cash, a cashier's check drawn on a state or national bank, a check drawn by a state bank 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 Pinancial Code and authorized to do business in this state.

Mea

Date: December 18, 2009

By: Brenko Jestic on behalf of Wyoth Ranch.

A&K000140

EXHIBIT 2-K

11432

PEREZ CRISTELA

7119 WOLF RIVERS AVE LAS VEGAS NV 89131-0139 CITY OF LAS VEGAS SEWER 400 E. STEWART AVE. LAS VEGAS, NV 88101 PARCEL #12516-811-013 Attn: Kelly Mitchell WYETH RANCH KOA P.O. BOX 12117 LBS Vegas, NV 89112

COMPLETE ASSOCIATION MANAGEMENT COMPANY (CAMCO) PO BOX 12117 LAB VEGAS, NV 60112 Apache Electric 4300 N. Peccs # 25 Las Vegas, Nevada 89116

First American 1228 Euclid Avenue, 4th Floor Clevtend, OH 44115

U.S. Benk Trust Company, National Association 111 S.W. Fifth Avenue, Suite 3500 Portland, OR 97204

U.S. Bank National Association N.D. 4325 17th Avenus S.W. Fargo, ND 68103

MERS P.D. BOX 2026 FLINT, MI 48501-2026

COUNTRYWIDE HOME LOANS, (NG. MS SV-79 DOCUMENT PROCESSING P.O. BOX 10423 VAN NUYS, CA 91410-0423

JCHN SHOLTZ / T. BONHAM COUNTRYWIDE HOME LOANS, INC. 2276 CORPORATE CENTER #200 HENDERSON, NV 59074 MIN 1

CTC FORECLOSURE SERVICES CORP. 400 COUNTRYWIDE WAY, MSN 8V-88 SIMI VALLEY, CA 93066

COUNTRYWIDE HOME LOANS, INC. 4500 Park Grandeda Calabasas, CA 91302-1813 MIN 1

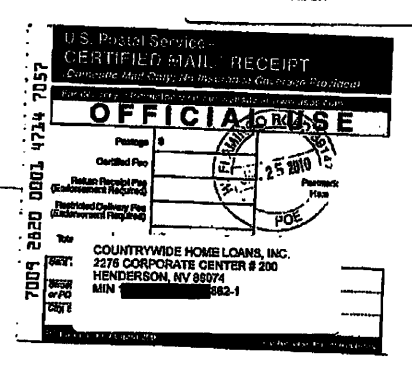
CRISTELA PEREZ 17450 BURBANK BLVD #104 ENCINO, CA 91318

COUNTRYWIDE HOME LOANS, INC. MS 8V-79 DOCUMENT PROCESSING P.O. BOX 10423 VAN NUYS, CA 91410-0423 MIN 1040-0423

COUNTRYWIDE HOME LOANS, INC. 2276 CORPORATE CENTER # 200 HENDERSON, NV 88074 MIN 16004EL 400000E882-1

CTC FORECLOSURE SERVICES CORP. 400 COUNTRYWIDE WAY, MENSV-88 SIMI VALLEY, CA 93085 MIN 1000445-000007882-1 OMBUDSMAN'S OFFICE 251 E. SAHARA AVE #205 LAS VEGAS, NV 89104 RE: GORDAN MILDEN

NOTS MAILINGS



A&K000142

U.S. Postal Service CERTIFIED MAIL PRECEIPT (Dottorsto Mail Goly; No Insurance Goverage Previocal) OFFICIAL SUSSESSES Pessage Control Pool Control Pool Restricted Delberg Fase (Endorsessent Required) Total Pool OMBUDSMAN'S OFFICE 251 E. SAHARA AVE #205 LAS VEGAS, NV 89104 BERGY AF RE: GORDAN MILDEN CERTIFIED MAIL DECEMBER U.S. Postal Service CERTIFIED MAIL DECEMBER CERTIFIED MAIL DECEMBER CERTIFIED MAIL DECEMBER	U.S. Postal Service CERTIFIED MAIL RECEIPT (Dampstic Mas Only, tio lasurance Coverage Provided) For distingly information was our website at www.rspr. com OFFICIAL USE Postage Cending Reach Fee (Endorsement Registred) Restricted Undergy Fee (Endorsement Registred) For Millian CROW CANYON ROAD, SUITE 240 SAN RAMON, CALIFORNIA 94583 LOED NO. 2000 1993 MIN 2000 1993 493-7 U.S. Postal Service CERTIFIED MAIL RECEIPT (Dampstic Mas Only, tio lasurance Coverage Provided) For distinguish Mas Only, tio lasurance Coverage Provided For
Registered Delivery Page (Endorsement) Registrates	CERTIFIED MAIL - RECEIPT (Domestic Mail Only): No insurance Coverage Provided To discovery information viol our molecule of violent and
Postage OFFICIAL Postage Postage Postage Cambridge Cambridge	U.S. Postal Service in CERTIFIED MAIL. RECEIPT (Domestic Med Gold: He Insurance Coverage Provided) For the start intermediate and on velocity in well deposed to the control of the Certified Fee (Cardinal Fee) Restricted Deposity Fee (Cardinal Fee) For the Pair Attn: Kelly Mitchell WYETH RANCH HOA P.O. BOX (2117) Security Insurance Coverage Provided Fee (Cardinal Fee) Restricted Deposity Fee (Cardinal Fee) Restricted Deposity Fee (Cardinal Fee) Restricted Deposition of the Cardinal Fee (Cardinal Fee) Restricted Deposition of

MBT0478

A&K000143

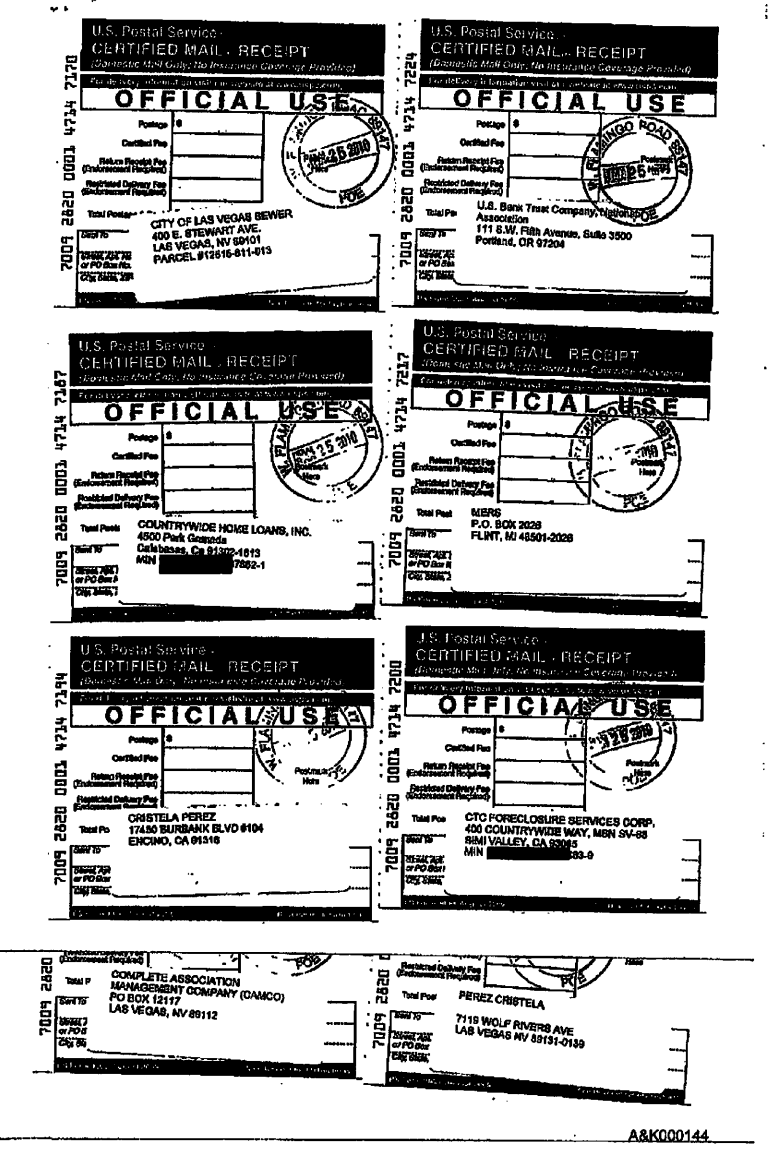


EXHIBIT 2-L

DAVID ALESSI*

THOMAS BAYARD *

ROBERT KOENIG**

RYAN KERROW****

* Admitted to the California Bar

** Admitted to the California, Neverta stel Cokorado Bare

*** Admitted to the Neveda thur

*** Admitted to the Nevada and California Har



A Multi-Jurisdictional Law Firm

9500 W. Flamingo Road, Suite 100 Las Vegas, Nevada 89147

Telephone: 702-222-4033 Facsimile: 702-222-4043 www.alessikoenig.com

ADDITIONAL OFFICES IN

AGOURA HILLS, CA PHONE: 818-735-9600

REND NV
PHONE: 775-026-2323
&
DIAMOND BAR CA
PHONE: 909-843-6590

Novada Licensed Qualified Collection
Manager

AMANDA LOWER

FACSIMILE COVER LETTER

To:	Robert Rose and Cristel Perez	Ro:	Escrow #7119 Wolf Rivers
From:	Thesas Elpidio	Date:	Wednesday, February 03, 2010
Fax No.:		Pages:	1, including cover
		HO#:	11632

Dear Robert Rose and Cristal Perez:

This cover will serve as an amended demand on behalf of Wyeth Ranch for the above referenced escrow; property located at 7119 Wolf Rivers Ave, Las Vegas, NV. The total amount due through March, 31, 2010 is \$6,977.61. The breakdown of fees, interest and costs is as follows:

Notice of D Notice of D	elinquent Assessment Licn Nevada	\$345.00
		\$395.00
	rustee's Sale	\$395.00
Trustees Fe	<u>es</u>	\$420.00
Total		\$1,555.00
1. Attorney and/or Trustees fees:		\$1,555.00
2. Costs (Notary, Recording, Cop	iles, Mailings, Publication and Posting)	\$510.00
3. Interest Through February, 3,	2010	\$15.00
4. Title Research (10-Day Mailing	s per NRS 116.31.163)	\$240,00
5. Management Company Audit 1	Cee Cee	\$25.00
6. Management Document Proces	sing & Transfer Fee	\$0.00
7. Late Fees Through February, 3	s, 2010	\$0.00
8. Fines Through February, 15, 20	010	\$0.00
9. Assessments Through March, 3	31, 2010 @ \$478.50 per quarter	\$4,547.61
10. Progress Payments:		\$0.00
12. RPIR-Gl Report		\$85.00
Sub-Total:		\$6,977.61
Less Payments Received:		\$0.00
Total Amount Due:		\$6,977.61

Please have a check in the amount of \$6,977.61 made payable to the Alessi & Koenig, LLC and mailed to the below listed NEVADA address. Upon receipt of payment a release of lien will be drafted and recorded. Please contact our office with any questions.

Please be advised that Alessi & Koenig, LLC is a debt collector that is attempting to collect a debt and any information obtained will be used for that purpose.

A&K000139

EXHIBIT 2-M

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Alessi & Koenig, LLC 40 40 9500 W Plantingo Rd Sta 100 100	37 No. 2865
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EXHIBIT 2-N

DAVID ALI:SSI*

THOMAS BAYARD *

RODERT KOBNIO+*

RYAN KERBOW****

• Admitted to the Cultifornia Bar

** Admitted to the California, Nevada and Colorado Bara

*** Admitted to the Novada Box

** ** Admitted to the Neverla and California Bar



A Multi-Jurisdictional Law Firm

9500 W. Flamingo Road, Suite 100 Las Vegas, Nevada 89147 Telephone: 702-222-4033

Facsimile: 702-222-4043 www.alcssikoenig.com ADDITIONAL OFFICES IN

AGOURA HILLS, CA PHONE: 819-735-9600

RENO NV PHONE: 175 626-2323

& DIAMOND BAR CA PHONE: 909-841-6590

Neverla Licensed Qualified Collection Manager

AMANDA LOWER

April 13, 2010

Cristela Perez 7119 Wolf Rivers Ave Las Vegas, NV 89131

RE: Wyeth Ranch

Dear Cristela:

Per your request, the following payment plan is proposed in order that your delinquent account may be brought current. Please keep in mind that there is a \$25.00/month fee for the administration of your payment plan. Also included in your payment plan is the accrual of your monthly assessments.

Date	Amount of Payment	Balance
April 16, 2010	\$690.78	\$6,187.97
May 7, 2010	\$690.78	\$5,497.19
June 11, 2010	\$690.78	\$4,806.41
July 9, 2010	\$690.78	\$4,115.63
August 6, 2010	\$690.78	\$3,424.85
August 13, 2010	\$690.78	\$2,734.07
September 10, 2010	\$690.78	\$2,043.29
October 8, 2010	\$690.78	\$1,352.51
November 12, 2010	\$ 69 0.78	\$661.73
December 10, 2010	\$6 61.7 3	\$0.00
January 10, 2011	Contact Alessi Trustee for a	remaining balance

Please have all payments made payable to the Alessi & Koenig, LLC and mailed to the below listed address. Payments must be in the form of a cashiers check or money order.

9500 W. Flamingo Road Suite 100 Las Vegas, NV 89147 Phone (702) 222-4033 Fax (702) 254-9044 28914 Roadside Dr. Suite F-4 Agoura Hills, CA 9130! Phone (818) 735-9600 Fax (818) 735-0096

WITH ADDITIONAL OFFICES IN LARE TAHOE NV AND VENTURA CA
Phone (775) 626-2323 (Reno)
www.alessikocnig.com

A&K000158

DAVID ALESSI*

THOMAS BAYARD *

ROUBRT KOEMIU**

RYAN KERUOW***

• Admitted to the Colifornia Bar

** Admitted to the Cultivario, Novada and Colorado Bars

*** Admitted to the Nevada Bar

**** Admitted to the Novella and California Flor



A Multi-Jurisdictional Law Firm

9500 W. Flamingo Road, Suite 100 Las Vegas, Nevada 89147 Telephone: 702-222-4033

Facsimile: 702-222-4043 www.alessikoenig.com

ADDITIONAL OFFICES IN

AGOURA HILLS, CA PHONE: 418-735-9600

RENO NY

PHONE: 775-626-2323 & CVAMOND BAR CA

DIAMOND BAR CA PHONE: 909-843-6590

Nevada Licensed Qualified Collection Manager

AMANDA LOWER

It is to your advantage to bring this account current as soon as possible. Therefore, if you can increase your monthly payment and bring your account current sooner, please do so. If you anticipate problems making the above payments, please contact me at 702-222-4033.

Thank you,

ALESSI & KOENIG, LLC

Thessa Elpidio, Legal Assistant

9500 W. Flamingo Road Suite 100 Las Vegas, NV 89147 Phone (702) 222-4033 Fax (702) 254-9044

28914 Roadside Dr. Suite F-4 Agoura Hills, CA 91301 Phone (818) 735-9600 Fax (818) 735-0096

WITH ADDITIONAL OPFICES IN LAKE TAHOE NV AND VENTURA CA
Phone (775) 626-2323 (Reno)
www.glessikoenig.com

A&K000159

EXHIBIT 2-O

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EXHIBIT 2-P

DAVID ALESSI*

THOMAS BAYARI) *

ROBERT KOENIG**

RYAN KERBOW***

* Admitted to the California Ber

** Admitted to the California, Nevada and Cokurado Hars

*** Admitted to the Nevada Bar

**** Admitted to the Nevada and California Bar



A Multi-Jurisdictional Law Firm

9500 W. Flamingo Road, Suite 100 Las Vegas, Nevada 89147 Telephone: 702-222-4033 Facsimile: 702-222-4043

www.alessikoenig.com

ADDITIONAL OFFICES

AGOURA HILLS, CA PHONE: 818-735-9600

RENO NY PHONE: 775-626-2323 & DIAMOND BAR CA

Nevada Licensed Qualified Collection Manager AMANDA LOWER

Pre-Notice of Trustee Sale Notification

July 13, 2010

Cristela Perez 7119 Wolf Rivers Ave Las Vegas, NV 89131

Re: Wyeth Ranch/7119 Wolf Rivers Ave/HO #11632

Dear Cristela Perez:

Please be informed that as of today's date our office has not received payment pursuant to the Notice of Delinquent Assessment Lien recorded against your property on October 8, 2008 & the Notice of Default and Election to Sell recorded on January 5, 2009. Please understand that failure to bring your account current or failure to contact this office by July 28, 2010 will result in the continuation of foreclosure proceedings against your property and will include a minimum of \$1165.00 in additional charges.

The total amount currently due is \$19,071.21. Please submit payment to our offices at the below listed Nevada address, made payable to the Alessi & Koenig.

Again, it is extremely important that we receive your payment by July 28, 2010. Should you fail to bring your delinquent account current, you could lose ownership of your home.

Should you have any questions, please contact this office at 702-222-4033.

Yours very truly,

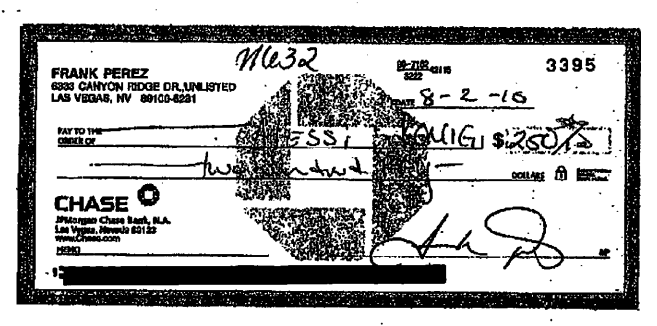
ALESSI & KOENIG, LLC

Naomi Eden Legal Assistant

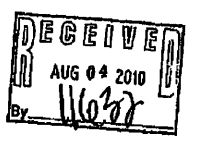
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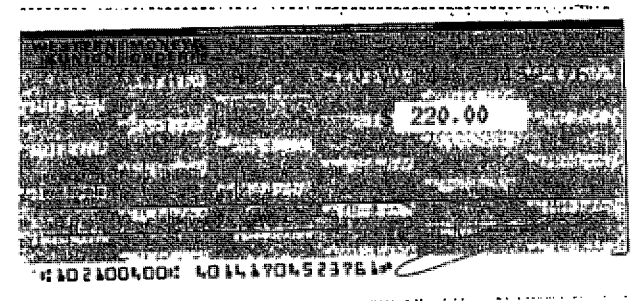
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EXHIBIT 2-R

Alessi & Knerlig, LLC 9500 W Hamingo Rd Sta 100 Las Vegas, NV 69147 Phone: 702-222-4033, Fax: 702-222-4043	CATE 9 29 (O
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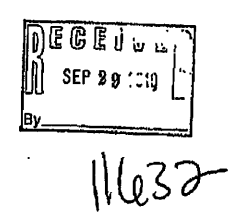


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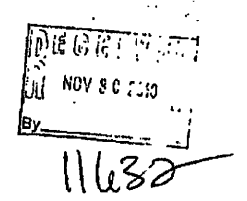


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EXHIBIT 2-U

PEREZ CRISTELA

7119 WOLF RIVERS AVE LAS VEGAS NV 89191-0139

COMPLETE ASSOCIATION MANAGEMENT COMPANY (CAMCO) PO BOX 12117 LAS VEGAS, NV 89112

U.S. Bank Trust Company, National Association 111 S.W. Fifth Avenue, Suits 3500 Portland, OR 97204

MERS P.O. BOX 2026 FLINT, MI 48501-2026

CYC FORECLOSURE SERVICES CORP. 400 COUNTRYWIDE WAY, MSN SV-88 SIMI VALLEY, CA 93066 MIN \$5555555556

CRISTELA PEREZ 17450 BURBANK BLVD #104 ENCINO, CA 91316

COUNTRYWIDE HOME LOANS, INC. 4500 Park Granada Calabasas, Ca 91302-(613 MIN 1988-1988-1982-1

NOTS MAILINGS

CITY OF LAS VEGAS SEWER 400 E. STEWART AVE. LAS VEGAS, NV 89101 PARCEL #12615-811-013

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Apacho Electric 4300 N. Peces # 25 Las Vegas, Navada 89115

U.S. Bank National Association N.D. 4326 17th Avenue S.W. Fargo, ND 58103

COUNTRYWIDE HOME LOANS, INC. NS 9V-79 DOCUMENT PROCESSING P.O. BOX 10423 VAN NUYS, CA 91410-0423

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CTC FORECLOSURE SERVICES CORP. 400 COUNTRYWIDE WAY, MSNSV-88 SINI VALLEY, CA 93065 MIN MARCHANGE PROFESSION NEWS AND PROFESSIO Altn: Kelly Mitchell WYETH RANCH HOA P.O. BOX 12117 Les Veges, NV 88112

First American 1226 Euclid Avenue, 4th Floor Cloyland, OH 44116

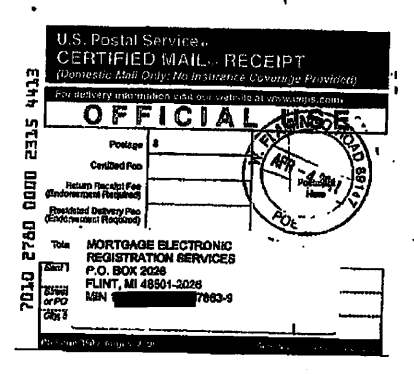
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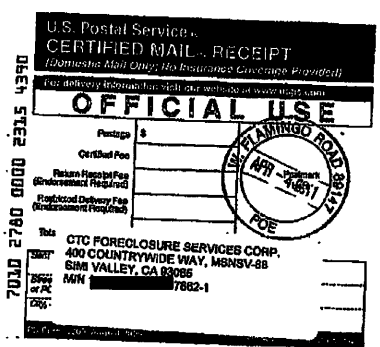
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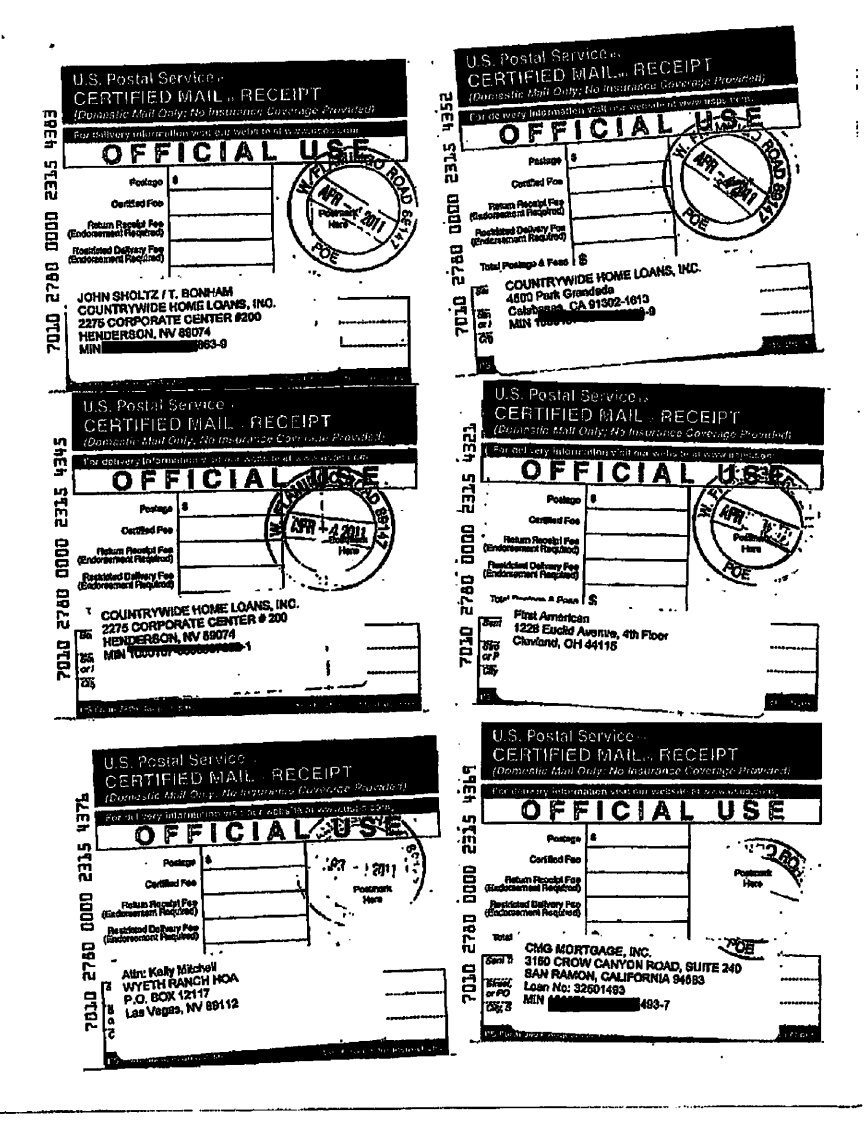
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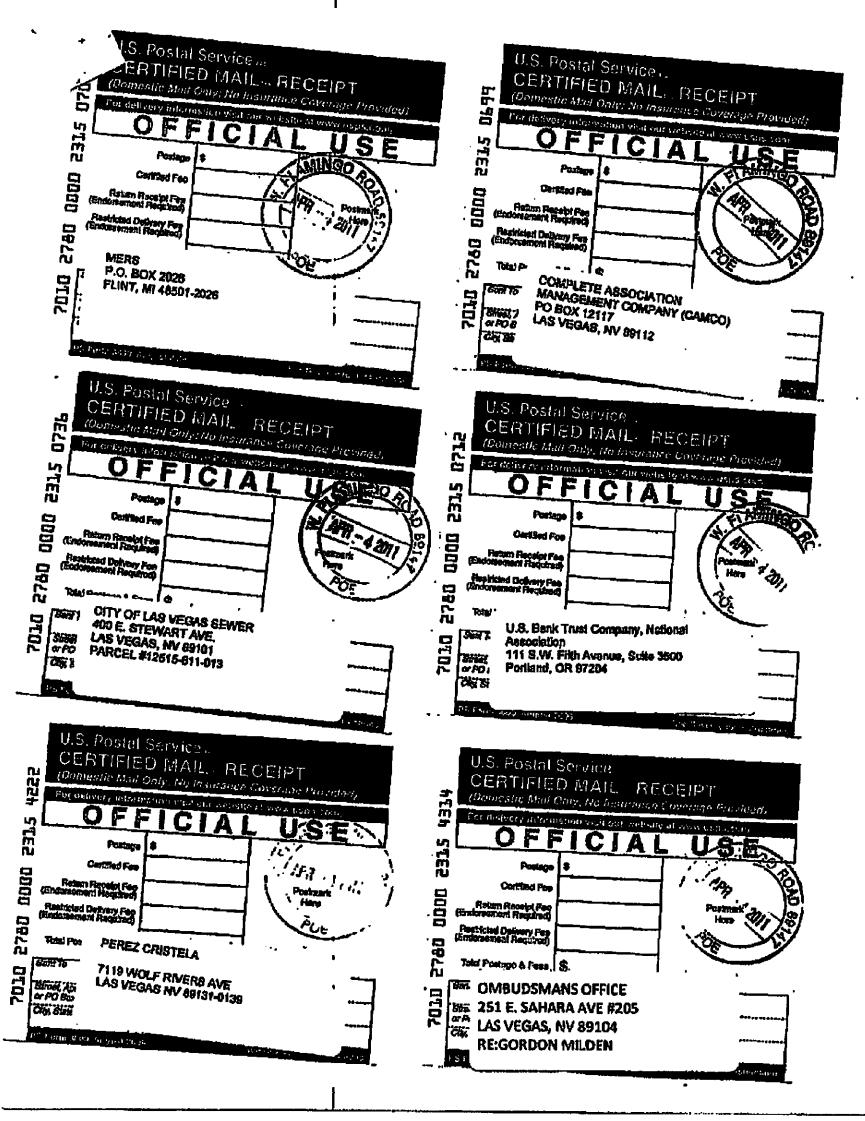
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EXHIBIT 2-V



A Multi-Jurisdictional Law Firm

9500 West Flamingo Road, Suite 205 Las Vegas, Nevada 89147 Telephone: 702-222-4033 Facsimile: 702-222-4043 www.alcssikoenig.com

ADDITIONAL OPPICES

AGOURA HILLS, CA PHONE: 818- 735-9600

RENO NV PIIONE: 775-626-2123 & DIAMOND BAR CA PHONE: 909-843-6590

**** Admitted to the Nevada and California Ber

DAVID ALESSI*
THOMAS DAYARD *
ROBERT KOENIG**

RYAN KERBOW****

HUONG LAM***

* Admitted to the California Bur

** Admitted to the California, Nevada

and Colorado Bar

*** Admitted to the Nevada Bar

July 27, 2011

Breach of Payment Plan

Cristela Perez 7119 Wolf Rivers Ave Las Vegas, NV 89131

Re: Wyeth Ranch/7119 Wolf Rivers Ave/HO #11632

Dear Cristela Perez:

On 9/1/2010 you entered into a payment plan agreement with this office. As of the date of this letter, you have failed to perform your obligation under the agreement to submit the total amount due. For that reason, your Homeowners Association has directed this office to initiate the foreclosure process on your property.

The total past due balance of \$6,736.62 must be received by this office, in the form of a cashiers check or money order. Cash will not be accepted. Failure to submit payment will result in foreclosure of your property and additional legal costs.

Thank you for your consideration and cooperation in this matter.

Sincerely,

THE ALESSI & KOENIG, LLC

Carl Veney
Legal Assistant
Enclosure

A&K000191

EXHIBIT 2-W

Alessi & Roepig, LLC 9500 W Flammigo Rd See 100: # 1/4 37 Las Vegas, NV 89147 Phone: 702-222-4033. Phy. 702-222-4045 DATE &	142 5024
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EXHIBIT 2-X

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A Multi-Justadictional Law Firm

9500 West Flamingo Road, Suite 205 Las Vegas, Nevada 89147

Telephone: 702-222-4033 Facsimile: 702-222-4043

www.alessikoenig.com

ADDITIONAL OFFICES

AGOURA HILLS, CA PHONE: 818-735-9609

RENO NV PHONE: 775-626-2323 & PIAMOND BAR CA PHONE: 909-843-6590

November 29, 2011

DAVID ALESSI*
TROMAS BAYARD *
ROBERT KOENIO**

RYAN KÉRHOW***

INJONG LAW! **

* Admitted to the California Bar

•• Admitted to the California, Nevada

and Colorado Bar

*** Admitted to the Neverla Bur

**** Admitted to the Nevada and California Bar

LIEN LETTER

<u>YIA REGULAR AND CERTIFIED MAIL</u>

U.S. Postal Service...

Cristela Perez 7119 Wolf Rivers Ave Las Vegas, NV 89131

Re: Wyoth Rusck Community Association/7119 Wolf Rivers Ave/HO #11632

Dear Cristola Perez:

Our office has been retained by Wyeth Ranch Community Association to collect the past due assessment balance on your account. Please find the enclosed Notice of Delinquent Assessment (Lien), signed and dated on behalf of Wyeth Ranch Community Association on November 29, 2011. The total amount due as of the date of this letter is 59,296.56. To verify the total of unpaid charges please contact Alessi & Koenig, LLC. Please submit payment to our Nevada mailing address listed above. Payment must be in the form of a cashier's check or money order and made payable to Alessi & Koenig. Cash will not be accepted.

Unless you, within thirty days after receipt of this notice, dispute the validity of this debt, or any portion thereof, our office will assume the debt is valid. If you notify our office in writing within the thirty-day period that you dispute the debt, or any portion thereof, we will obtain verification of the debt and a copy of such verification will be mailed to you. Upon receipt of your written request within the thirty-day period,

Sincerely,

obtained will be used for that purpose.

we will provide you with the name and address of the origins. Please note the law does not require our office to wait until the to the next step in the collection process. If, however, you rear of the original creditor within the thirty-day period that begin in requires us to suspend efforts to collect the debt until we mai advised that you have the right to inspect the association reximal.

In the ovent Alessi & Koenig, LLC does not receive costs of \$9,296.56, a Notice of Default will be recorded in the additional fees and costs. If you have any questions regarding please contact my logal assistant, Naomi Eden, at (702) 222-you could lose ownership of your property.

CERTIFIED MAIL RECEIPT
(Contentio Mail Only: He Insurance Governor Provided)

For delibery information was not regarded in view at the cont.

OFFICIAL USE

Postron Receipt For Certified Postron Receipt For Certified

ALESSI & KOENI

Please be advised that Alessi & Koenig, LLC is a debt collector there

A&K000200

When recorded return to:

ALESSI & KORNIG, LLC 9500 W. Flamingo Rd., Suite 205 Las Vegas, Nevada 89147 Phone: (782) 222-4033

A.P.N. 12S-15-811-013

Trustee Sale # WR-7119-A

NOTICE OF DELINQUENT ASSESSMENT (LIEN)

In accordance with Nevnda Revised Statutes and the Association's Declaration of Covenants, Conditions and Restrictions (CC&Rs) of the official records of Clark County, Nevnda, Wyeth Ranch Community Association has a lien on the following legally described property.

The property against which the lien is imposed is commonly referred to as 7119 Wolf Rivers Ave, Las Vegas, NV 89131 and more particularly legally described as: Lot 13 Block A Book 112 Page 8 in the County of Chark.

The owner(s) of record as reflected on the public record as of today's date is (are): Cristela Perez.

The mailing address(es) is: P.O. Box 750158, Las Vegas, NV 89136

The total amount due through today's date is: \$9,296.56. Of this total amount \$9,559.06 represent Collection and/or Attorney fees, assessments, interest, late fees and service charges, \$450.00 represent collection costs. Note: Additional monies shall accrue under this claim at the rate of the claimant's regular monthly or special assessments, plus permissible late charges, costs of collection and interest, accruing subsequent to the date of this notice.

Date: November 29, 2011	
By:	
Ryan Kerilow, Esq. of Alessi & Koenig, LLC on b Association	ehalf of Wyeth Ranch Community
State of Nevada County of Clark SUBSCRIBED and SWORN before use November 29, 2011	
(Seal)	(Signature)
•	NOTABY BUILDING

A&K000202

EXHIBIT 2-Y



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Requestor:
ALEBSI & KOENIG LLC (JUNES)
Recorded By: MJM Pgs: 1
DERBIE CONWAY
CLARK COUNTY RECORDER

When recorded return to:

ALESSI & KOENIG, 1.1.C 9500 W. Flamingo Rd., Saite 205 Les Vegas, Nevada 89147 Phone: (792) 222-4933

APN. 125-15-811-013

Trustee Sale # WR-7119-A

NOTICE OF DELINQUENT ASSESSMENT (LIEN)

In accordance with Novada Revised Statutes and the Association's Declaration of Covenants, Conditions and Restrictions (CC&Rs) of the official records of Clark County, Novada, Wyeth Ranch Community Association has a lien on the following legally described property.

The property against which the lian is imposed is commonly referred to as 7119 Wolf Rivers Ave., Las Vegas, NV 89131 and more particularly legally described as: Lot 13 Block A Book 112 Page 8 in the County of Clark.

The owner(s) of record as reflected on the public record as of today's date is (see): Cristela Perez.

The mailing address(es) is: P.O. Box 750158, Las Vegas, NV 89136

The total amount due through today's date is: \$9,296.56. Of this total amount \$9,559.06 represent Collection and/or Attorney fees, assessments, interest, into fees and service charges. \$450.00 represent collection costs. Note: Additional monies shall accrue under this claim at the rate of the claimant's regular monthly or special assessments, plus permissible late charges, costs of collection and interest, accruing subsequent to the date of this notice.

Date: November 29, 2013

Ryan Kerbew, Esq. of Alessi & Koenig, LLC on behalf of Wyeth Ranch Community

Association

State of Noveds. County of Clark

SUBSCRIBED and SWORN before me November 29, 2011

(Scal)

GINA GARCIA
Notary Public State of Noveda
No. 11-4750-1
My Appl. Exp. Menth 30, 2015

(Signature)

Printed on 2/23/2012 12:35:30 PM

CLARK,NV

Document: LN FIOA 2011.1220.1246

Page 1 of 1

A&K000105

EXHIBIT 2-Z



DAVID ALESSIO

THOMAS BAYARD *

ROBERT KOENIG**

RYAN KERBOW****

HUONG LAM***

* Admitted to the California Bar

** Admitted to the California, Nevada and Columbo Bar

*** Admitted to the Nevada Bar

**** Admitted to the Nevada and California Bar

A Multi-Jurisdictional Law Firm

9500 West Flamingo Road, Suite 205 Las Vegas, Nevada 89147

Telephone: 702-222-4033 Facsimile: 702-222-4043

www.alessikoenig.com

ADDITIONAL OFFICES

AGOURA HILLS, CA PHONE: 818-735-9600

RINO NV PHONE: 775-626-2323

& DIAMOND BAR CA PIONE: 909-843-6590

January 25, 2012

Cristela Perez P.O. Box 750158 Las Vegas, NV 89136 Pre-Notice of Default

Regarding: Wyeth Ranch Community Association/7119 Wolf Rivers Ave/HO #11632

Dear Cristela Perez:

Please be informed that as of today's date our office has not received payment pursuant to the Notice of Delinquent Assessment Lien recorded against your property on **December 20, 2011**. Please understand that failure to bring your account current or failure to contact this office will result in the initiation of foreclosure proceedings on your property and include a minimum \$750.00 in additional charges.

The total amount currently due is \$9,865.06. Please submit payment to our office at the above listed Nevada address, made payable to the Alessi & Koenig, LLC. Cash will not be accepted.

Again, it is extremely important that we receive your payment. If you have any questions regarding your account or on how to make a payment, please contact my legal assistant, Naomi Eden, at (702) 222-4033. Should you fail to reinstate your account, you could lose ownership of your property.

Sincerely,

ALESSI & KOENIG, LLC Ryan Kerbow, Esq.

Please be advised that Alessi & Koenig, LLC is a debt collector that is attempting to collect a debt and any information obtained will be used for that purpose.

A&K000204

EXHIBIT 2-AA

inst #: 201202280000836
Fees: \$17.00
N/C Fee: \$0.00
02/28/2012 09:07:00 AM
Receipt #: 1079272
Requestor:
ALESSI & KOENIG LLC (JUNES
Recorded By: ANI Pgs: 1
DEBBIE CONWAY
CLARK COUNTY RECORDER

When recorded mail to:

THE ALESSI & KOENIG, LLC 9500 West Flamingo Rd., Ste 205 Las Vegas, Nevada 89147 Phone: 702-222-4033

A.P.N. 125-15-811-013

Trustee Sale No. WR-7119-A

NOTICE OF DEFAULT AND ELECTION TO SELL UNDER HOMEOWNERS ASSOCIATION LIER

WARNING! IF YOU FAIL TO PAY THE AMOUNT SPECIFIED IN THIS NOTICE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE! You may have the 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. The sale may not be set until ninety days from the date this notice of default recorded, which appears on this notice. The amount due is \$10,625.06 as of February 14, 2012 and will increase until your account becomes current. To arrange for payment to stop the foreclosure, contact: Wyeth Ranch Community Association, c/o Alessi & Kosnig, 9500 W. Flamingo Rd, Ste 205, Las Vegas, NV 89147, (702)222-4033.

THIS NOTICE pursuant to that certain Notice of Delinquent Assessment Lien, recorded on December 29, 2011 as document number 6001246, of Official Records in the County of Clark, State of Nevada. Owner(s): Cristela Perez, of Lot 13 Block A, as per map recorded in Book 112, Pages 8, as shown on the Plan and Subdivision map recorded in the Maps of the County of Clark, State of Nevada, PROPERTY ADDRESS: 7119 Wolf Rivers Ave, Las Vegas, NV 89131. If you have any questions, you should contact an attorney. 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. NOTICE IS HEREBY GIVEN THAT Alessi & Koenig, LLC is appointed trustee agent under the above referenced lien, dated December 20, 2011, on behalf of Wyeth Ranch Community Association to secure assessment obligations in favor of said Association, pursuant to the terms contained in the Declaration of Covenants, Conditions, and Restrictions (CC&Rs). A default in the obligation for which said CC&Rs has occurred in that the payment(s) have not been made of homeowners assessments due from January 1, 2008 and all subsequent assessments, late charges, interest, collection and/or attorney fees and costs. Dated: February 14, 2012

Ryan Kerbow, Esq. of Alessi & Koenig, LLC on behalf of Wyeth Ranch Community Association

A&K000230

A LESSIA G.

K. OE AL G.

9500 W. Flemingo Rd. Suite: 205
Las Vegez, NV 89147

S 000.450 MAR 05 2012

MERS PO BOX 2026 FLINT, MI 48501-2028

02 1P S 000.4

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03.4190236 NAR 03 2



APACHE BLECTRIC 4500 N. PECOS (25) LAS VEGAS, NV 89115

A&K000231





FIRST AMERICAN 1228 EUCLID AVENUE, 4TH FLOOR CLEVELAND, OH 44115





U.S. BANK TRUST COMPANY, N.A. 111 S.W. FIFTH AVENUE, SUITE \$500

PORTLAND, OR 97204

A&K000232

EXHIBIT 2-BB

CRISTELA PEREZ 7119 WOLF RIVERS AVE

LAS VEGAS, NV 89131-0139

MERS PQ BOX 2028

FLINT, MI 48501-2028

FIRST AMERICAN 1228 EUCLID AVENUE, 4TH FLOOR

CLEVELAND, OH 44115

CRISTELA PEREZ 17450 BURBANK BLVD, #104

ENCINO, CA 91318

U.S. BANK, NATIONAL ASSOCIATION N.D. 4325 - 17TH AVENUE S.W.

FARGO, ND 58103

APACHE ELECTRIC 4300 N. PECOS #25

LAS VEGAS, NV 89115

CMG MORTGAGE INC.

3160 CROW CANYON ROAD, SUITE 240

SAN RAMON, CA 94583

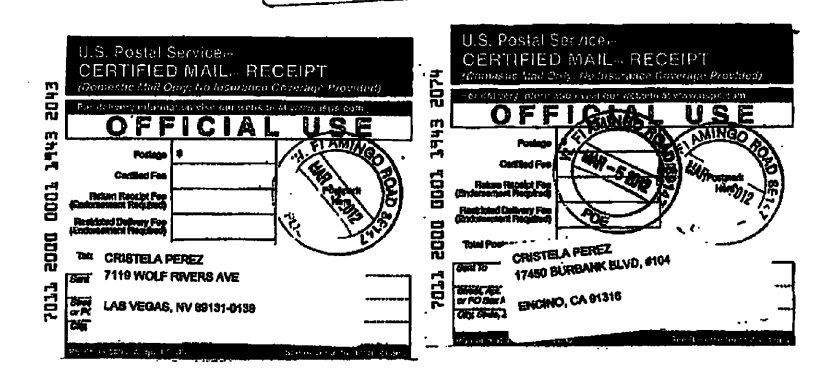
U.S. BANK TRUST COMPANY, N.A. 111 S.W. FIFTH AVENUE, SUITE 3500

PORTLAND, OR 97204

CITY OF LAS VEGAS SEWER 400 E. STEWART AVE

LAS VEGAS, NV 89101

NOD 10- Day Mailings



A&K000229

EXHIBIT 2-CC

0000241 Oktow AU #

1210(0)

PERSONAL MONEY ORDER

0024130655

Operator LD.: #00x9553

PAY TO THE ORDER OF

Alessi : Koening

Three hundred dollars and no cents

Merch 19, 2012

\$300.00

WÉLLS PARGO BANK, N.A. 4075 S FORT APACKE RD LAS VEGAS, NV 89147 FOR INCURIES CALL (458) 894-3122 DECEIVED

MAR 1 9 2012

BY: HO# 11437

VOID SFOVER US \$ 500.00

11632

PECEIVE MAR 1 9 2012 BY:

A&K000233

EXHIBIT 2-DD

Office Aug. 11-24 Office Aug. 12(0) Operator LD: 19:00(1)	0024131099
PAY TO THE ORDER OF ALESSI . KOELEIS	May 07, 2012
Two hundred ninety-five dollars and no cents	**\$295.00**
MELLS FARGO BANK, N.A. 076 B FORT APACHE RD AS VEGAS, NV ESI (7 OR MOUNTES CALL (440) 304-3122	VOID P OVER US \$ 255.00
1	Permanus Systems

HOM KING KING 1295.	ROBERTO MONOS TON TON THE PROPERTY OF THE PROP	Phor	Jessi & Koe 9500 W Flaming 122 Vegas, N 183 777-222-4093	rdg, LLC o Rd Ste 100 V 89147 Fax: 702-222-4043	DATE 5	587 7/12
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A&K000243

EXHIBIT 2-EE



A Multi-Jurisdictional Law Firm

9500 West Flamingo Road, Suite 205 Las Vegas, Nevada 89147 Telephone: 702-222-4033

Facsimile: 702-222-4043 www.alessikoenig.com **ADDITIONAL OFFICES**

AGOURA HILLS, CA

PHONE: #18-735-9600 RENO NV PHONE: 775-626-2323 & DIAMOND BAR CA PHONE: 909-843-6390

Pre-Notice of Trustee Sale Notification

July 18, 2012

Cristela Perez P.O. Box 750158 Las Vegas, NV 89136

DAVID ALESSI*
TIOMAS BAYARD *
ROBERT KOENKO**

RYAN KERBOW****

HUONG LAM***

Admitted to the California Bat

** Admitted to the California, Nevada

and Colorado Bar

*** Admitted to the Nevada Bar

*** Admitted to the Nevada and California Bar

Re: Wyeth Ranch Community Association/7119 Wolf Rivers Ave/HO #11632

Dear Cristela Perez:

Please be informed that as of today's date our office has not received payment pursuant to the Notice of Delinquent Assessment Lien recorded against your property on December 20, 2011 and the Notice of Default and Election to Scll recorded on January 5, 2009. Please understand that failure to bring your account current or failure to contact this office will result in the continuation of foreclosure proceedings against your property and will include a minimum of \$1165.00 in additional charges.

The total amount currently due is \$11,371.07. Please submit payment to our office at the above listed Nevada address, made payable to the Alcasi & Koenig. Cash will not be accepted.

Again, it is extremely important that we receive your payment. If you have any questions regarding your account or on how to make a payment, please contact my legal assistant, Naomi Eden, at (702) 222-4033. Should you fail to reinstate your account, you could lose ownership of your property.

Sincerely,

ALESSI & KOENIG, LLC

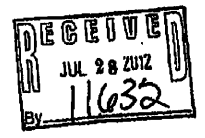
Please be advised that Alessi & Koenig, LLC is a debt collector that is attempting to collect a debt and any information obtained will be used for that purpose.

A&K000241

EXHIBIT 2-FF

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Alessi & Koenig, LLC	Nu 6145
Alessi & Koenig, LLC 9500 W. Flamingo Rd Ste 100+ Les Vegas, NV 89147 Phone: 702-222-4033 Fax: 702-222-4043	DATE: 7.26.12
HECEIVED ROBER + PLOSE &C	sentered 165.00
come hundred and six	OLLY-5/19: DOLLARS
119 7 70 1 Bive	CARD CARDIN
AMOUNT OF ACCOUNT	Thank You!
BALANCE DUE BY.	obbich_
Parties one	



A&K000244

EXHIBIT 2-GG

Documents provided by Cataline LLC we its proprietary lengths and delivery system. Copyright 2009, All rights reserved.

I the undersigned hereby affirm that this document submitted for recording does not contain the social security number of any person or persons. (Per NRS 239B.030)

PREPARED BY & RETURN TO; M. E. Wileman 2860 Exchange Blvd. # 160 Southlake, TX 76092 Parcel # 125-15-811-013 Inet #: 201207260002017 Feee: \$18.00 N/C Fee: \$0.00 07/28/2012 10:44:40 AM Receipt #: 1248362

Requestor:

ORION FINANCIAL GROUP Recorded By: MSH Pgs: 2

DEBBIE CONWAY

CLARK COUNTY RECORDER

Assignment of Mortgage

Send Any Notices to Assignee.

For Valuable Consideration, the undersigned, CITIMORTGAGE, INC. 4050 REGENT BLVD, MAIL STOP N2A-222, IRVING, TX 75063 (Assigner) by these presents does assign and set over, without recourse, to U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE FOR STANWICH MORTGAGE LOAN TRUST, SERIES 2012-6 1610 E. St. Andrews Pl, Suite B150, Santa Ana, CA 92705 (Assignee) the described mortgage with all interest, all liens, any rights due or to become due thereon, executed by CRISTELA PEREZ, A MARRIED WOMAN, AS HER SOLE AND SEPARATE PROPERTY to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., (MERS) AS NOMINEE FOR CMG MORTGAGE, INC., ITS SUCCESSORS AND ASSIGNS. Said mortgage Dated: 10/19/2005 is recorded in the State of NV, County of Clark on 11/9/2005, Book 20051109 Instrument# 0001385 AMOUNT: \$ 442,000.00 Property Address: 7119 WOLF RIVERS AVENUE,, LAS VEGAS NV 89131

IN WITNESS WHEREOF, the undersigned corporation/trust has caused this instrument to be executed by its proper officer. Executed on: 07/26/2012

CITIMORTGAGE, INC.

Ho.

Menulena

M. E. Wileman, Authorized Signator

PEREZ JDM *12031213*

NV Clark

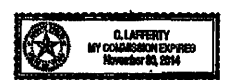
MIN 4937 MERS Phone 888-679-6377 CITICAP/WL17-2012/AS

A&K000251

Documents provided by Catalina LLC we its proprietary tracing and delivery systems. Copyright 2003, At cights respond

State of Texas, County of Tarrant

On 07/26/2012, before me, the undersigned, M. B. Wileman, who acknowledged that he/she is Authorized Signator of for CITIMORTGAGE, INC. and that he/she executed the foregoing instrument and that such execution was done as the free act and deed of CITIMORTGAGE, INC.



Notary public, C. Lafferty

My commission expires; November 30, 2014

MAIL TAX BILL TO:

CRISTELA PEREZ, A MARRIED WOMAN, AS HER SOLE AND SEPARATE PROPERTY Property

Address: 7119 WOLF RIVERS AVENUE,, LAS VEGAS NV 89131

+12031213+

MIN NV Clark

4937 MERS Phone 888-679-6377 CITICAP/WL17-2012/AS

A&K000252

EXHIBIT 2-HH

When recorded mail to: Aleast & Koenig, LLC 9540 West Flamingo Rd., Suita 205 Las Vegas, NV 89147 Phone: 702-222-4033

APN: 125-15-811-013

TSN WR-7119-A

NOTICE OF TRUSTEE'S SALE

WARNING! A SALE OF YOUR PROPERTY IS IMMINENT! UNLESS YOU PAY THE AMOUNT SPECIFIED IN THIS NOTICE BEFORE THE SALE DATE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE. YOU MUST ACT BEFORE THE SALE DATE. IF YOU HAVE ANY QUESTIONS, PLEASE CALL Alessi & Koenig at 702-222-4033. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMAN'S OFFICE, NEVADA REAL ESTATE DIVISION, AT 1-877-829-9907 IMMEDIATELY.

NOTICE IS HEREBY GIVEN THAT:

On November 28, 2012, Alessi & Koanig as duly appointed Trustee pursuant to a certain lien, recorded on December 20, 2011, as instrument number 0001246, of the official records of Clark County, Nevada, WILL SELL THE BELOW MENTIONED PROPERTY TO THE HIGHEST BIDDER FOR LAWFUL MONEY OF THE UNITED STATES, OR A CASHIERS CHECK at: 2:00 p.m., at 9500 W. Flamingo Rd., Suite #205, Las Vegas, Nevada 89147 (Alessi & Koenig, LLC Office Building, 2nd Floor)

The strest address and other common designation, if any, of the real property described above is purported to be: 7119 Wolf Rivers Ave, Las Vegas, NV 89131. The owner of the real property is purported to be: Cristela Perez

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designations, if any, shown herein. Said sale will be made, without covenant or warranty, expressed or implied, regarding title, possession or encumbrances, to pay the remaining principal sum of a note, homeowner's assessment or other obligation secured by this lien, with interest and other sum as provided therein: plus advances, if any, under the terms thereof and interest on such advances, plus fees, charges, expenses, of the Trustee and trust created by said lien. The 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 publication of the Nelice of Sale is \$11,656.07. Payment must be in made in the form of certified funds.

Date: October 10, 2012

By: Ryan Kerbow, Esq. of Alessi & Koenig LLC on behalf of Wyeth Ranch Community Association

A&K000249

EXHIBIT 2-II

Alessi & Koenig, LLC

HO#11632

TSN WR-7119-A

AFFIDAVIT OF SERVICE

State of Novada County of Clark

I, Daniel Vidovic, state:

That all times herein I have been a citizen of the United States, over 18 years of age, and am not a party to, or interested in proceeding in which this affidavit is made.

l served CRISTELA PEREZ, with a copy of the Notice of Trustee's Sale, on 10/21/2012 at approximately 6:10 PM by:

Personally posting a copy of Notice of Trustee's Sale in the manner prescribed pursuant NRS 107.087, in the conspicuous place on the property, upon information and belief, at least 15 days before the date of sale, which is located at:

Trust Property: 7119 WOLF RIVERS AVE. Las Vegas, NV 89131

I posted a copy of the Notice of Trustee Sale pursuant to NRS 107.080, for 20 days consecutively, in the public place in the county where the property is situated, to wit:

Novada Legal Nows: 930 S.4th St. #100 Las Vegas, NV 89101

Regional Justice Center: 200 Lewis Ave Las Vegas, NV 89101 Clark County Law Library 309 S.3rd St, Ste B Las Vegas, NY 89101

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Dated 11/26/2012

Daniel Vidovic

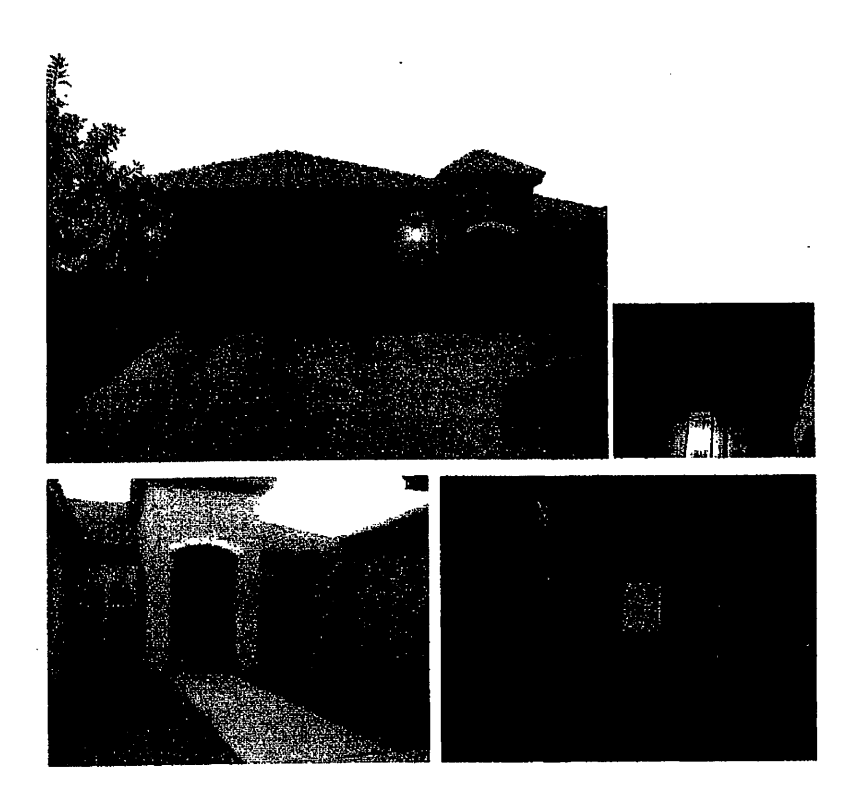
Alessi & Koenig, LLC

9500 West Flamingo Rd. Ste 205

Las Vegas, NV 89147

COUNTY OF SERVICE: CLARK SERVER: Daniel Vidovic

A&K000253



Photos taken by: Daniel Vidovic

Photo date: 10/21/2012 at approximately 6:00 PM

Property owner: CRISTELA PEREZ

Property address: 7119 WOLF RIVERS AVE., Las Vegas, NV 89131

ALESSI & KOENIG, LIC

TSN WR-7119-A

A&K000254

EXHIBIT 2-JJ

11632

CRISTELA PEREZ 7118 WOLP RIVERS AVE

LAS VEGAS, NV 89131-0139

MERS PO BOX 2028

FLINT, MI 46601-2026

FIRST AMERICAN 1228 EUCLID AVENUE, 4TH FLOOR

CLEVELAND, OH 44115

CitiMorigage, the 2100 Ail. 19 North

Paira Harbor, FL 34683

CitiMortgage, Inc. 4050 Regent Slvd

Irving, TX 76083

CRISTELA PEREZ 17450 BURBANK BLVD, #104

ENCINO, CA 91916

U.S. BANK, NATIONAL ASSOCIATION N.D. 4325 - 17TH AVENUE 8.W.

FARGO, ND 58103

APACHE ELECTRIC 4300 N. PECOS #28

LAS VEGAS, NV 89115

CitiMortgage, Inc. 1000 Technology Drive

O'Falion, MO 63368

U.S. Bank National Assn, Trustee for Stateri 1610 E. St. Androws Piece, Suite B180

Santa Ana, CA 92705

CMG MORTGAGE INC. 3160 CROW CANYON ROAD, SUITE 240

SAN RAMON, CA 04683

U.S. BANK TRUST COMPANY, N.A. 111 S.W. FIFTH AVENUE, SUITE 3500

PORTLAND, OR 97204

· CITY OF LAS VEGAS SEWER 400 E. STEWART AVE

LAS VEGAS, NV 59101

M. E. Wiemen 2880 Exchange Blvd, \$100

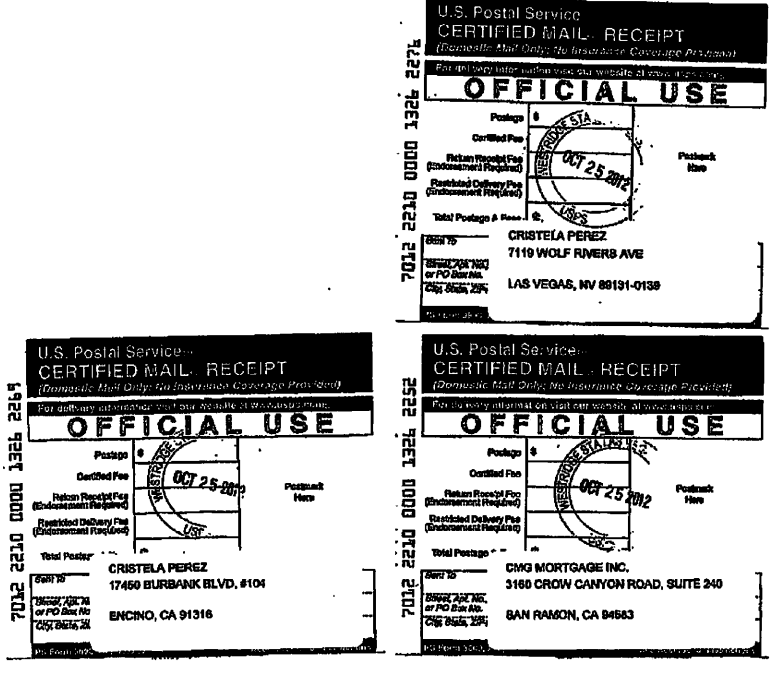
Southlake, TX 76092

OMBUDSMANS OFFICE ALII: GORDAN MILDEN 2801 E SAHARA AVE SUITE 205

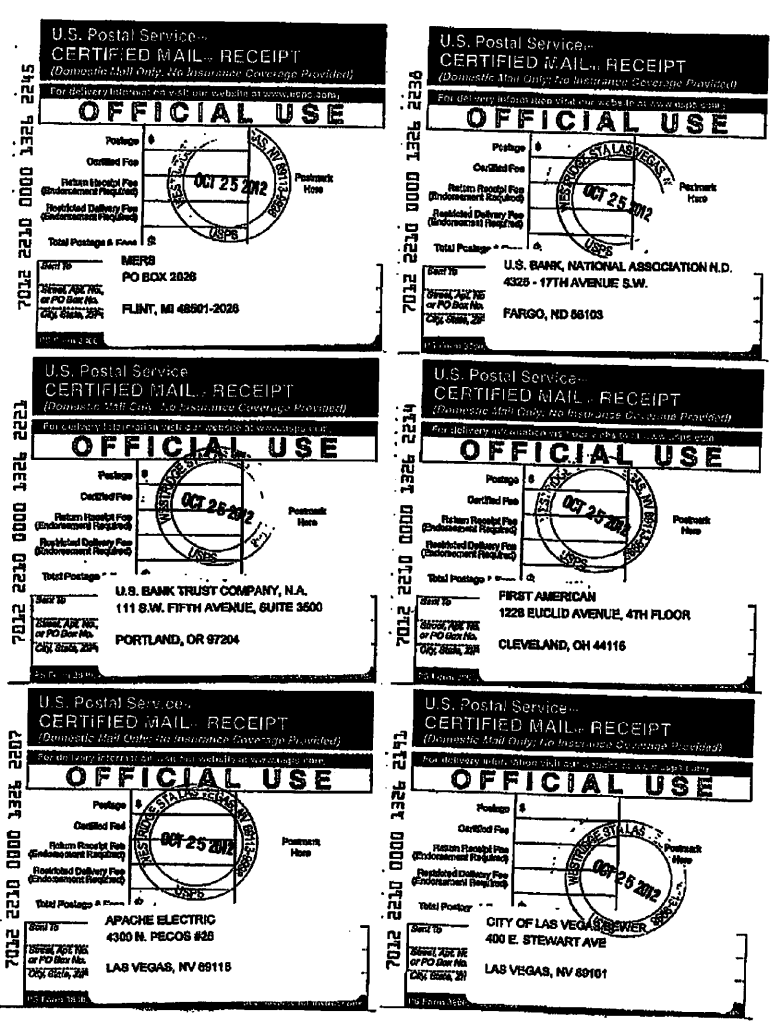
LAS VEGAS, NV 89104

NOTS MAILINGS

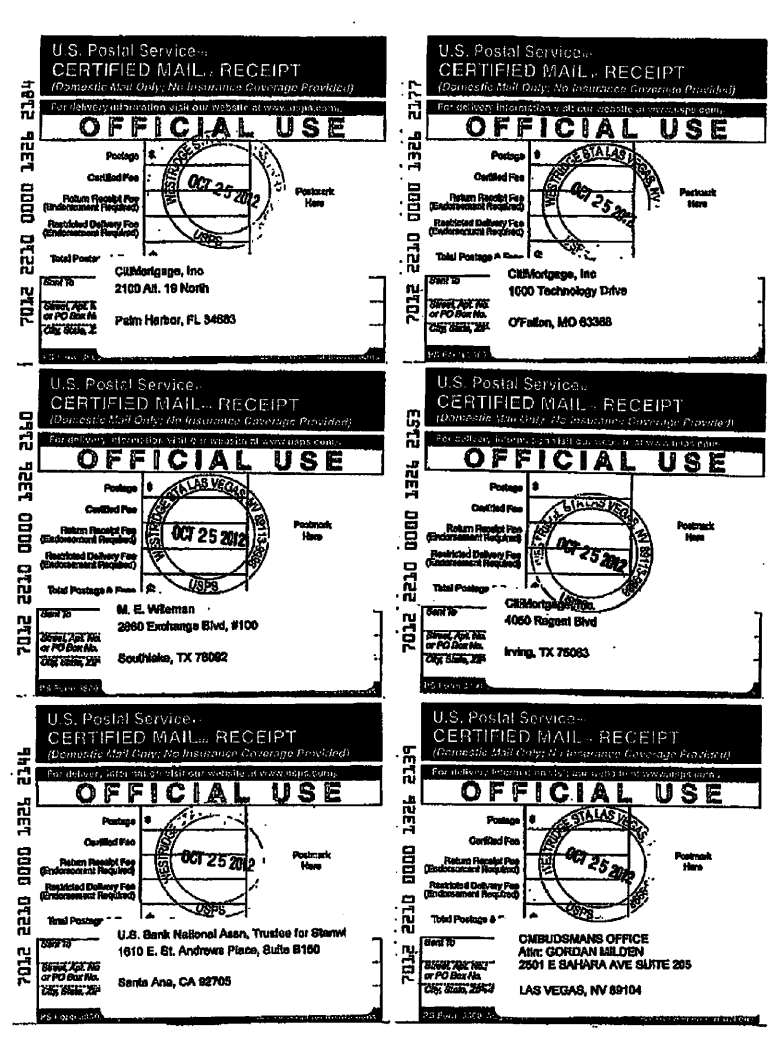
A&K000245



NOTS MAILINGS



NOTS MAILINGS



NOTS MAILINGS

EXHIBIT 2-KK

Inst #: 20121031000686
Fees: \$17.00
N/C Fee: \$0.60
10/31/2012 08:04:08 AM
Receipt #: 1364092
Requestor:
ALESSI & KOENIG LLC
Recorded By: DXI Pgs: 1
DEBBIE CONWAY
CLARK COUNTY RECORDER

When recorded mail to: Alessi & Koenig, LLC 9500 West Flamingo Rd., Suite 205 Las Vegas, NV 89147 Phone: 702-222-4033

APN: 125-15-811-013

TSN WR-7119-A

NOTICE OF TRUSTEE'S SALE

WARNING! A SALE OF YOUR PROPERTY IS IMMINENT! UNLESS YOU PAY THE AMOUNT SPECIFIED IN THIS NOTICE BEFORE THE SALE DATE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE. YOU MUST ACT BEFORE THE SALE DATE. IF YOU HAVE ANY QUESTIONS, PLEASE CALL Alessi & Koenig at 702-222-4033. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMAN'S OFFICE, NEVADA REAL ESTATE DIVISION, AT 1-877-829-9907 IMMEDIATELY.

NOTICE IS HEREBY GIVEN THAT:

On Nevember 28, 2012, Alessi & Koenig as duly appointed Trustee pursuant to a certain lian, recorded on December 29, 2011, as instrument number 0001246, of the official records of Clark County, Neveda, WILL SELL THE BELOW MENTIONED PROPERTY TO THE HIGHEST BIDDER FOR LAWFUL MONEY OF THE UNITED STATES, OR A CASHIERS CHECK at: 2:00 p.m., at 9500 W. Flamingo Rd., Suite #205, Las Vegas, Novada 89147 (Alessi & Koenig, LLC Office Building, 2nd Floor)

The street address and other common designation, if any, of the real property described above is purported to be: 7119 Wolf Rivers Ave, Las Vegas, NV 89131. The owner of the real property is purported to be: Cristeia Percz

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designations, if any, shown herein. Said sale will be made, without covenant or warranty, expressed or implied, regarding title, possession or encumbrances, to pay the remaining principal sum of a note, homeowner's assessment or other obligation secured by this lien, with interest and other sum as provided therein: plus advances, if any, under the terms thereof and interest on such advances, plus fees, charges, expenses, of the Trustee and trust created by said lien. The 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 publication of the Notice of Sale is \$11,656.07. Payment must be in made in the form of certified funds.

Date: October 10, 2012

By: Ryan Kerbow, Esq. of Alessi & Koenig LLC on behalf of Wyeth Ranch Community Association

A&K000250

EXHIBIT 2-LL

4119 WOTF Bucks Aut was vacas an sees Las Ungurs, MY 8413/ 35 MON 2012 PMS 1

Alessi i Roercis 9500 W Flymingo Ste 205 LAS VEGAS, MY 87147

NOV 27 2012 BY: JULY 37

A&K000255

EXHIBIT 2-MM

CRISTELA PEREZ PO BOX 760168

LAS VEGAS, NV 89138-0188

CMG MORTBAGE INC. 3160 CROW CANYON RD

SAN RAMON, CA 94683-1388

APACHE ELECTRIC 4300 N PECOS #26

LAS VEGAS, NV 89116-0142

US Bank National Ason, Trustee Stamwich Mortgage Loan Trust 1610 E St Andrews Place Suite B180

Senta Ana, CA 92705-4931

CRISTELA PEREZ 7119 WOLF, RIVERS AVE

LAS VEGAS, NV 89131-0139

MERS, Inc. PO Box 2028

Filmt, MI 48501-2026

CITY OF LAS VEGAS SEWER

495 8 Main 91

LAS VEGAS, NV 69101-6318

CAMCO PO Box 12117

Les Vegas, NV 89112-0117

CRISTELA PEREZ 17480 BURBANK BLVD #104

ENCINO, CA 91318-1760

US BANK, National Association ND

4326 - 17th Ava 8W

FARGO, ND 68103-6200

CitiMortgage, Inc 1000 Technology Drive

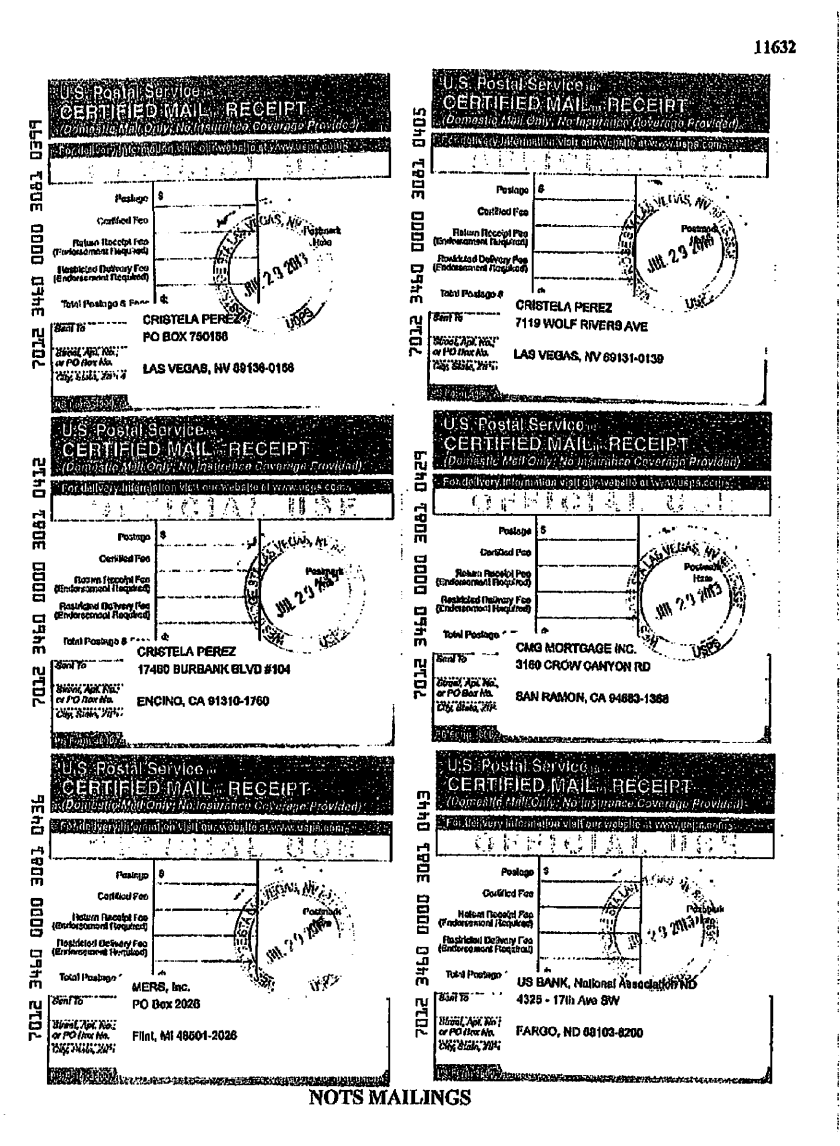
O'Folion, MO 63368-2239

OMBUDSMANS OFFICE Alin: GORDAN MILDEN 2501 E SAHARA AVE SLITE 208

LAS VEGAS, NV 89104-4128

NOTS MAILINGS

A&K000278





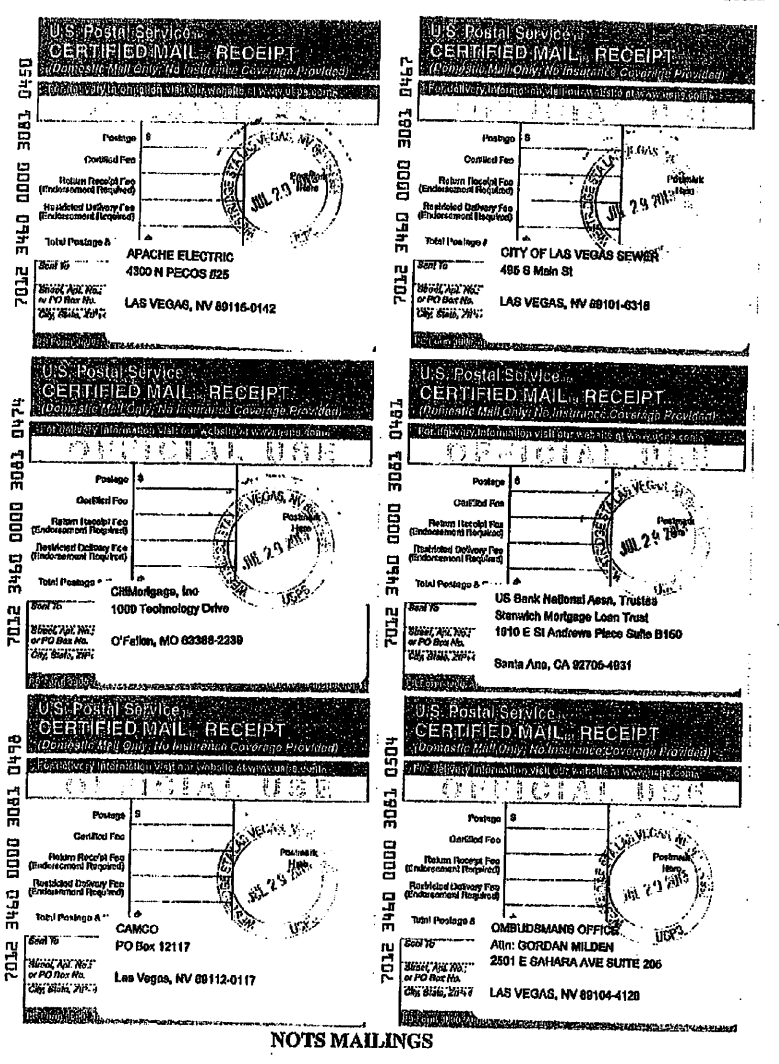


EXHIBIT 2-NN

Alesst & Koenig, LLC Order # 11632 TS# 11632

AFRIDAVIT OF POSTING NOTICE OF SALE

State of Nevada) County of Clark)

I, Jessica Pruett, state:

That at all times herein I have been a citizen of the United States, over 18 years of age, and am not a party to, or interested in, the proceeding in which this affidavit is made.

On 7/30/2013, I posted a copy of the Notice of Sale pursuant to NRS 116.311635, concerning Sale 11632, in a public place in the county where the property is situated, to wit:

NEVADA LEGAL NEWS, 930 S FOURTH ST, LAS VEGAS CLARK COUNTY COURTHOUSE, 200 LEWIS ST, LAS VEGAS CLARK COUNTY BUILDING, 309 S THIRD ST, LAS VEGAS

The purported owner and address of the property contained in the Notice of Sale being:

Cristela Porcz, 7119 Wolf Rivers Avenue, Las Vegas NV 89131.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Dated 7/30/2013

Nevada Legal Support Services LLC

Jessica Praett

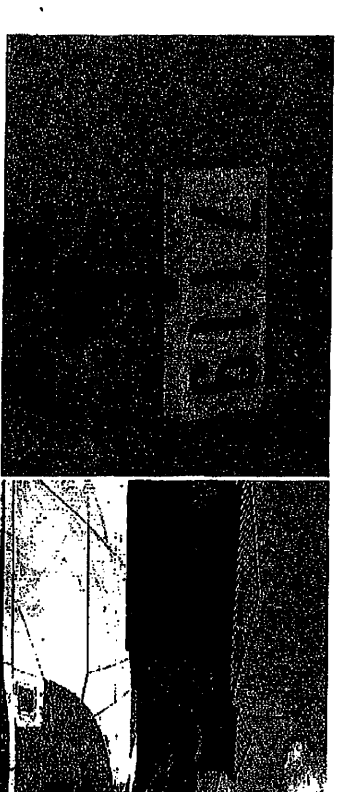
930 S. 4th Street, Suite 200

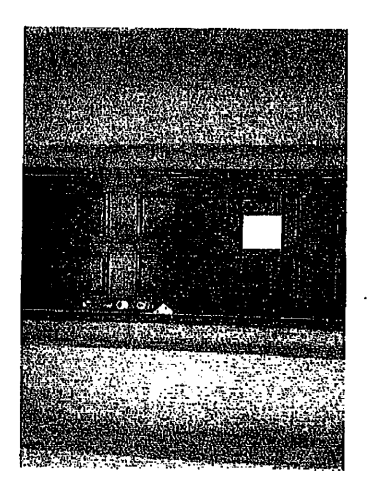
Las Vegas, NV 89101 (702) 382-2747

NV Licenso #1711

NVLSS ID# 453727 COUNTY OF SERVICE: CLARK SERVER: Jessica Pruett ALESSI TRUSTEE CORP

A&K000288







Photos taken by: James Vignale Sr. County: CLARK 36 Photo Dato: 7/31/2013 Time: 2:36 PM NLN 1D# 453727 Page 1 of 1 Primary Borrower: Cristela Perez Property Address: 7119 Wolf Rivers Avenue, Las Vogas NV 89131

Nevada Logal Support Services LLC 930 S. 4th Street, Suite 200 Las Vegas, NV 89101 (702) 382-2747 NV. Lic. #1711 Alessi & Koenig, LLC Order # 11632 TS#11632

EXHIBIT 2-00

Alessi & Koonig, LLC Order # 11632 TS # 11632

APPIDAVIT OF SERVICE

State of Novada) County of Clark)

I, James Vignalo Sr., state:

That at all times heroin I have been a citizen of the United States, over 18 years of age, and am not a party to, or interested in, the proceeding in which this affidavit is made.

I served Cristela Perez with a copy of the Notice of Sale, on 7/31/2013 at approximately 2:36 PM, by:

Attempting to personally serve the person(s) residing at the property, however no one answered the door. I thereafter posted a copy of the Notice of Sale on the property in the manner prescribed pursuant to NRS 116.311635, in a conspicuous place on the property, which is located at:

7119 Wolf Rivers Avenue Las Vogas NY 89131

I declare under penalty of perjury under the law of the State of Novada that the foregoing is true and correct.

Dated 7/31/2013

Nevada Legal Support Services LLC

James Vignate Sr., R-249802 930 S. 4th Street, Suite 200 Las Vegas, NV 89101

(702) 382-2747

NV License #1711

NVLSS ID# 453727 73 COUNTY OF SERVICE: CLARK SERVER: James Vignale Sr.

A&K000287

EXHIBIT 2-PP

Inst#: 201307310001002

Fees: \$17.00 N/G Fee: \$0.00 07/31/2013 09:01:04 AM

Requestor:

ALESSI & KOENIG LLC Recorded By: RNS Pge: 1

DEBBIE CONWAY
CLARK COUNTY RECORDER

When recorded mail to: Alessi & Koenig, LLC 9500 West Flamingo Rd., Suite 205 Las Vegas, NV 89147 Phone: 702-222-4033

APN: 125-15-811-013

TSN 11632

NOTICE OF TRUSTEE'S SALE

WARNING! A SALE OF YOUR PROPERTY IS IMMINENT! UNLESS YOU PAY THE AMOUNT SPECIFIED IN THIS NOTICE BEFORE THE SALE DATE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE. YOU MUST ACT BEFORE THE SALE DATE, IF YOU HAVE ANY QUESTIONS, PLEASE CALL ALBSSI & KOENIG AT 702-222-4033. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMAN'S OFFICE, NEVADA REAL ESTATE DIVISION, AT 1-877-829-9907 IMMEDIATELY.

NOTICE IS HEREBY GIVEN THAT:

On August 28, 2013, Alessi & Koenig as duly appointed Trustee pursuant to a certain lien, recorded on December 20, 2011, as instrument number 0001246, of the official records of Clark County, Nevada, WILL SELL THE BELOW MENTIONED PROPERTY TO THE HIGHEST BIDDER FOR LAWFUL MONEY OF THE UNITED STATES, OR A CASHIERS CHECK at: 2:00 p.m., at 9500 W. Piamingo Rd., Suite #205, Lat Vegas, Nevada 89147 (Alessi & Koenig, LLC Office Building, 2rd Floor)

The struct address and other common designation, if any, of the real property described above is purported to be: 7119 WOLF RIVERS AVE, LAS VEGAS, NV 89131-0139. The owner of the real property is purported to be: CRISTELA PEREZ.

The undersigned Trustee disclaims any liability for any incorrectness of the street address and other common designations, if any, shown herein. Said sale will be made, without covenant or warranty, expressed or implied, regarding title, possession or sucumbrances, to pay the remaining principal sum of a note, homeowner's assessment or other obligation secured by this lien, with interest and other sum as provided therein: plus advances, if any, under the terms thereof and interest on such advances, plus fees, charges, expenses, of the Trustee and trust created by said lien. The 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 publication of the Notice of Sale is \$14,090.80. Payment must be in made in the form of certified funds.

Date: July 11, 2013

By: Ryan Kerbow, Esq. of Alessi & Koenig LLC on behalf of Wyeth Ranch Community Association

A&K000282

EXHIBIT 2-QQ

AFFP 11632

Affidavit of Publication

STATE OF NEVADA)
COUNTY OF CLARK)

98

I, Rosaile Qualis state:

That I am Assistant Operations Manager of the Nevada Legal News, a daily newspaper of general circulation, printed and published in Las Vegas, Clark County, Nevada; that the publication, a copy of which is attached hereto, was published in the said newspaper on the following dates:

Aug 02, 2013 Aug 09, 2013 Aug 16, 2013

That said newspaper was regularly issued and circulated on those dates. I declare under penalty of perjury that the foregoing is true and correct.

DATED: Aug 16, 2013

NOTICE OF TRUSTEE'S SALE APN: 125-15-011-013

TSN 11032 WARNING! A SALE OF YOUR PROPERTY IS IMMINENT! UNLESS YOU PAY THE AMOUNT SPECIFIED IN THIS NOTICE BEFORE THE SALE DATE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE, YOU MUST ACT BEFORE THE SALE DATE, IF YOU HAVE ANY QUESTIONS, PLEASE CALL ALESSI & KOENIG AT 702-222-4033. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE CMBUDSMAN'S OFFICE, NEVADA REAL ESTATE DIVISION, AT 1-877-829-8907 IMMEDIATELY. NOTICE IS HEREBY GIVEN THAT: On August 28, 2013, Alossi & Koanig as duly appointed Trusiee purevant to a cortain Ben, recorded on December 20, 2011, as Instrument number 0001246, of the official records of Clark County, Novada, WILL SELL THE BELOW MENTIONED PROPERTY TO THE HIGHEST SIDDER FOR LAWFUL MONEY OF THE UNITED STATES, OR A CASHIERS CHECK at: 2:00 p.m., at 9500 W. Flamingo Rd., Suite #205, Les Veges, Nevada 89147 (Alessi & Koenig, LLC Office Building, 2nd Floor) The street address and other common designation, if any, of the real property described above is purported to be: 7119 WOLF RIVERS AVE, LAS VEGAS, NV 89131-0139. The owner of the real property is purported to be: CRISTELA FEREZ The undersigned Trustee discloims any liability for any incorrectness of the street address and other common designations, if any, shown herein. Said sale will be made, without coveners or warranty, expressed or implied. regarding little, possession or encumbrances, to pay the remaining principal sum of a nate, homeowner's essessment or other obligation secured by this lien, with interest end other eurn as provided therein; plus advances, if any, under the terms thereof and interest on such advances, plus fees, charges, expenses, of the Trustee and trust created by said lion. The total amount of the unpeld behance of the obligation secured by the property to be sold and reasonable collinated costs, expanses and advances at the line of the initial publication of the Notice of Spile is \$14,090,80. Paymont must be in made in the form of cartified funds. Date: July 11, 2013 By: Ryon Kerbow, Esq. of Alesst & Kounig LLC on behalf of Wysth Rench Community

Published in Nevada Logal Neva August 2, 9, 16, 2013

01104266 00356586 (702)254-9044

ALESSI & KOENIG, LLC 9500 WEST FLAMINGO ROAD #205 LAS VEGAS, NV 89147

A&K000290

EXHIBIT 2-RR

STATE OF NEVADA DECLARATION OF VALUE

1. Assessor Parcel Number(s)	
a. <u>125-15-811-013</u>	
b	
c	
d	
2. Type of Property:	
a. Vacant Land b. 4 Single Fam. Res.	FOR RECORDERS OPTIONAL USE ONLY
c. Condo/Twnhse d. 2-4 Plex	BookPage:
e. Apt. Bldg f. Comm'l/ind'i	Date of Recording:
The state of the s	Notes:
g. Agricultural h. Mobile Floine Other	
The state of the s	\$ 21,000.00
b. Deed in Lieu of Forcelosure Only (value of proper	\$ 307,403.00
	\$ 1,568.25
d. Real Property Transfer Tax Due	\$ 1,000.Z0
b. Explain Reason for Exemption: 5. Partial Interest: Percentage being transferred: 100 The undersigned declares and acknowledges, under per and NRS 375.110, that the information provided is contained and can be supported by documentation if called upon furthermore, the parties agree that disallowance of any additional tax due, may result in a penalty of 10% of the NRS 375.030, the Buyer and Seller shall be jointly as	nalty of perjury, pursuant to NRS 375.060 wrect to the best of their information and belief, to substantiate the information provided herein, claimed exemption, or other determination of the tax due plus interest at 1% per month. Pursuant
5. Partial Interest: Percentage being transferred: 100 The undersigned declares and acknowledges, under per and NRS 375.110, that the information provided is contained and can be supported by documentation if called upon Furthermore, the parties agree that disallowance of any additional tax due, may result in a penalty of 10% of the NRS 375.030, the Buyer and Seller shall be jointly as	nalty of perjury, pursuant to NRS 375.060 wrect to the best of their information and belief, to substantiate the information provided herein, claimed exemption, or other determination of the tax due plus interest at 1% per month. Pursuant
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AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED

A&K000283

Inst #: 201309090001816 Fees: \$17.00 N/G Fee: \$0.00 RPTT: \$1668.26 Ex: # 09/09/2013 10:59:68 AM Receipt #: 1783390 Requestor: ALESSI & KOENIG, LLC Recorded By: JACK9M Pgs: 2 DEBBIE CONWAY **CLARK GOUNTY REGORDER**

When recorded until to and Mail Tax Sintements to: SPR Investments Pool 1, LLC 5030 Paradise Road, B-214 Las Vegas, NV 89119

A.P.N. No.125-15-811-013

TS No. 11632

TRUSTRE'S DEED UPON SALE

The Grantee (Buyer) herein was: SER Investments Paul 1, LL.C The Porcelosing Beneficiary herein was: Wyeth Ranch Community Association The amount of unpaid debt together with costs: \$14,577.80 The amount paid by the Grantee (Buyer) at the Trustee's Sale: \$21,999.00 The Documentary Transfer Tax: \$1,568.23 Property address: 7119 WOLF RIVERS AVE, LAS VEGAS, NV 89131-0139 Said property is in [] unincorporated area: City of LAS YEGAS Trustor (Pormer Owner that was foreclosed on); CRISTELA PEREZ

Alessi & Koonig, Li.C (herein called Trasteo), as the duly appointed Trastee under that cortain Notice of Dolluquent Assessment Lien, recorded December 20, 2011 as instrument number 0001246, in Clark County, does hereby grant, without warranty expressed or implied to: SFR Investments Paul 1, LLC (Grantco), all its right, title and interest in the property logally described as: WYETH RANCH-UNIT' 2 PLAT LOT 13 BLOCK A, as per map recorded in Book 112, Pages 8 as shown in the Office of the County Recorder of Clark County Novada.

Trusted Status That:

This conveyance is made pursuant to the powers conferred upon Trustee by NRS 116 et seq., and that certain Notice of Delinquent Assessment Lien, described herein. Definit occurred as set forth in a Notice of Default and Riccilon to Soil which was recorded in the office of the recorder of said county. All requirements of law regarding the mailing of copies of notices and the posting and publication of the copies of the Notice of Sale have been complied with. Said property was sold by said Trustee at public auction on August 28, 2013 at the place indicated on the Notice of Trustee's Sale.

> Rynn Korbow, Esq. Signature of AUTHORIZED AGENT for Alessi & Knowing, Lie,

State of Novada

County of Clark

BUBSCRIBRI) and SWORN before me WITNESS my ligned and official seal.

(Sonl)

NOTARY PUBLIC HEIDIA, HAGEN STATE OF REYADA - COUNTY OF OLASK MY APPOSITHEST FER, MAY 17, 2017 Not 13-10828-1

Ryan Kerbow

A&K000284

EXHIBIT 3

DECLARATION OF CHAIM FREEMAN

- I, Chaim Freeman, declare as follows:
- 1. I am the trustee of Marchai, B.T., a business trust formed under the laws of the State of Nevada, plaintiff in *Marchai*, *B.T.* v. *Perez*, Case No. A-13-689461-C, which is pending in the Eighth Judicial District Court, Clark County, Nevada. I have made this declaration in support of Marchai, B.T.'s Motion for Summary Judgment (the "Motion"). I have personal knowledge of and am competent to testify to the facts set forth herein.
- 2. On October 19, 2005, Cristela Perez entered into an InterestFirst Adjustable Rate Note (the "Note") with CMG Mortgage, Inc. Attached to this declaration as Exhibit 3-A is a true and correct copy of the Note. On November 9, 2005, CMG Mortgage secured the Note through the recording of a Deed of Trust that identified the Mortgage Electronic Registration Systems, Inc., as nominee beneficiary. Attached to this declaration as Exhibit 3-B is a true and correct copy of the Deed of Trust.
- 3. On May 25, 2012, CMG Mortgage, through MERS the nominee beneficiary, assigned its interest in the Note and Deed of Trust to CitiMortgage, Inc. The Note contains an endorsement by which CMG Mortgage assigned its interest in the Note to CitiMortgage. See Ex. 3-A at 5. Likewise, on June 5, 2012, CitiMortgage recorded a Corporate Assignment of Deed of Trust with the Clark County Recorder. Attached as Exhibit 3-C is a true and correct copy of the Corporate Assignment of Deed of Trust.

- 4. On July 26, 2012, CitiMortgage assigned its interest in the Note and Deed of Trust to U.S. Bank, N.A., as Trustee for Stanwich Mortgage Loan Trust, Series 2012-6. Attached to the Note is an allonge executed by CitiMortgage, by which CitiMortgage assigned its interest in the Note to U.S. Bank. See Ex. 3-A at 8. On July 26, 2012, U.S. Bank recorded with the Clark County Recorder an Assignment of Mortgage that assigned the Deed of Trust from CitiMortgage to U.S. Bank. Attached as Exhibit 3-D is a true and correct copy of the Assignment of Mortgage.
- 5. On October 3, 2012, Carrington Mortgage Services, LLC, who serviced the loan for U.S. Bank, sent Perez a Notice of Intent to Foreclose, in which U.S. Bank noted that Perez defaulted under the terms of the Note on October 1, 2011, and, at the time had a past due amount of \$36,281.60. Attached as Exhibit 3-E is a true and correct copy of the Notice of Intent to Foreclose.
- 6. On March 12, 2013, U.S. Bank assigned its interest in the Note and Deed of Trust to Marchai. Attached to the Note is an allonge executed by U.S. Bank, by which U.S. Bank assigned its interest in the Note to Marchai. See Ex. 3-A. at 9. On August 12, 2013, Marchai recorded with the Clark County Recorder an Assignment of Deed of Trust from U.S. Bank to Marchai. A true and correct copy of the Assignment of Deed of Trust is attached as Exhibit 3-F.
- 7. Despite demand, Perez has failed to cure the delinquency due under the Note and Marchai has elected to accelerate the sums due under the Note. As of January 14, 2016, Perez owes the unpaid principal balance of \$430,113.48, interest

in the amount of \$52,812.81, late charges in the amount of \$5,328.48, and fees in the amount of \$1,118.00, for a total owed of \$489,372.77.

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on this 14th day of January 2016 in Las Vegas, Nevada.

CHAIM FREEMAN

EXHIBIT 3-A

Perez (P) 2.3295889

Lom No.: 32501493

InterestFirstSM ADJUSTABLE RATE NOTE (One-Year LiBOR Index (As Published In The Wall Street Journal) — Rate Caps)

10/3/ CL

THIS NOTE CONTAINS PROVISIONS ALLOWING FOR A CHANGE IN MY FEXED INTEREST RATE TO AN ADJUSTABLE INTEREST RATE AND FOR CHANGES IN MY MONTHLY PAYMENT. THIS NOTE LIMITS THE AMOUNT MY ADJUSTABLE INTEREST RATE CAN CHANGE AT ANY ONE TIME AND THE MAXIMUM RATE I MUST PAY.

MIN: 1009724-0032501493-7 MERS TELEPHONE: (888) 679-6377

October 19, 2005 [Date] LAS VEGAS [City] NEVADA |State|

7119 WOFE RIVERS AVENUE, LAS VEGAS, NEVADA 19131
[Paperty Addition]

1. BORROWER'S PROMISE TO PAY

In return for a loan that I have received, I promise to pay U.S. \$ 442,000.00 (this amount is called "Principal"), plus interest, to the order of Lender. Lender is CMG MORTGAGE, INC.. I will make all payments under this Note in the form of cash, check or maney order.

i understand that Lender may transfer this Note. Lender or snyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder."

2. INTEREST

ı

Interest will be charged on unpaid principal until the full amount of Principal has been paid. I will pay interest at a yearly rate of 5.000%. The interest rate I will pay may change in accordance with Section 4 of this Note.

The interest rate required by this Section 2 and Section 4 of this Note is the rate I will pay both before and after any default described in Section 7(B) of this Note.

3. PAYMENTS

(A) Time and Place of Payments

I will make a payment on the FIRST day of every menth, beginning on December 1, 2005. Before the First Principal and Interest Payment Due Date as described in Section 4 of this Note, my payment will consist only of the interest due on the unpaid principal balance of this Note. Thereafter, I will pay principal and interest by making a payment every month as provided below.

I will make my anothly payments of principal and interest beginning on the First Principal and Interest Payment Due Date as described in Section 4 of this Note. I will make these payments every month until I have paid all of the principal and interest and any other charges described below that I may owe under this Note. Each monthly payment will be applied as of its scheduled due date, and if the payment includes both principal and interest, it will be applied to interest before Principal. If, on November 1, 2035, I still now amounts under this Note, I will pay those amounts in full on that date, which is called the "Maturity Date."

I will make my monthly payments at 3160 CROW CANYON ROAD, SUITE 246, SAN RAMON, CALIFORNIA 94583 or at a different place if required by the Note Holder.

(B) Amount of My Initial Mouthly Payments

My monthly payment will be in the amount of U.S. \$ 1,841.67 before the First Principal and Interest Payment Due Date, and thereafter will be in an amount sufficient to repay the principal and interest at the rate determined as described in Section 4 of this

MULTINTATE InterestFirst ADJUSTABLE RATE NOTE-ONE-YEAR LIBOR INDEX-Single Family-Family Man Uniform Instrumen

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Note in substantially equal installments by the Maturity Date. The Note Holder will notify me prior to the date of change in monthly payment.

(C) Monthly Payment Changes

Changes in my monthly payment will reflect changes in the unpaid principal of my loan and in the interest rate that I must pay. The Note Holder will determine my new interest rate and the changed amount of my monthly payment in accordance with Section 4 or 5 of this Note.

4. ADJUSTABLE INTEREST RATE AND MONTHLY PAYMENT CHANGES

(A) Change Dates

The initial fixed interest rate I will pay will change to an adjustable interest rate on the FIRST day of November, 2010, and the adjustable interest rate I will pay may change on that day every 12th month thereafter. The date on which my initial fixed interest rate could change, is called a "Change Date."

(B) The Index

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Beginning with the first Change Date, my adjustable interest rate will be based on an index. The "Index" is the average of interbank offered rates for one-year U.S. dollar-denominated deposits in the London market ("LiBOR"), as published in *The Wall Street Journal*. The most recent Index figure available as of the date 45 days before each Change Date is called the "Current Index."

If the Index is no longer available, the Note Holder will choose a new index that is based upon comparable information. The Note Holder will give me notice of this choice.

(C) Calculation of Changes

Before each Change Date, the Note Holder will calculate my new interest rate by adding Two and One-Fourth percentage points (2.250%) to the Current Index. The Note Holder will then round the result of this addition to the nearest one-eighth of one percentage point (0.125%). Subject to the limits stated in Section 4(D) below, this rounded amount will be my new interest rate until the next Change Date.

The Note Holder will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal that I am expected to owe at the Change Date in full on the Materity Date at my new interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment.

(D) Limits on interest Rate Changes

The interest rate I am required to pay at the first Change Date will not be greater than 10.000% or less than 2.250%. Thereafter, my adjustable interest rate will never be increased or decreased on any single Change Date by more than Two percentage points (2.000%) from the rate of interest I have been paying for the preceding 12 months. My interest rate will never be greater than 10.000%.

(E) Effective Date of Changes

My new interest rate will become effective on each Change Date. I will pay the amount of my new atouthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes again.

(F) Notice of Changes

Before the effective date of any change in my interest rate and/or monthly payment, the Note Holder will deliver or mail to me a nutice of such change. The notice will include information required by law to be given to me and also the title and telephone number of a person who will answer any question I may have regarding the notice.

(G) Date of First Principal and Interest Payment

The date of my first payment consisting of both principal and interest on this Note (the "First Principal and Interest Payment Due Date") shall be the first monthly payment date after the first Change Date.

BORROWER'S RIGHT TO PREPAY

I have the right to make payments of principal at any time before they are due. A payment of principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note.

I may make a full Propayment or partial Propayments without paying a Propayment charge. The Note Holder will use my Propayments to reduce the amount of principal that I owe under this Note. However, the Note Holder may apply any Propayment to the accused and capacid interest on the Propayment amount, before applying my Propayment to reduce the principal amount of the Note. If I make a partial Propayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. If the partial Propayment is made during the period when my monthly payments consist only of interest, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. If the partial Propayment is made during the period when my payments consist of principal and interest, my partial Propayment may reduce the amount of my monthly payments after the first Change Date following my partial Propayment. However, any reduction due to my partial Propayment may be offset by an interest rate increase.

MULTISTATE Interstitus ADJUSTABLE RATE NOTE-ONE-YEAR LIBOR INDEX-Single Family-Family Mad Uniform Instrument

Form 3530 11/01 (page 2 of 5)

6. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me that exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

7. BORROWER'S FAILURE TO PAY AS REQUIRED

(A) Late Charges for Overdue Payments

If the Note Holder has not received the full amount of any mouthly payment by the end of fifteen (15) calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be five percent (5.00%) of any overdue payment of principal and interest. I will pay this late charge promptly but only once on each late payment.

(B) Default

It'l do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice of Default

If I am in default, the Note Holder may send me a written notice telling me that if I do not pay the overdoe amount by a certain date, the Note Holder may require me to pay immediately the full amount of Principal that has not been paid and all the interest that I owe on that amount. That date must be at least 30 days after the date on which the notice is mailed to me or delivered by other means.

(D) No Walver By Note Helder

Even if, at a time when I am in default, the Note Holder does not require one to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(E) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

8. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by first class mail to me at the Property Address above or at a different address if I give the Note Holder a untice of my different address.

Unless the Note Holder requires a different method, any notice that must be given to the Note Holder under this Note will be given by mailing it by first class mail to the Note Holder at the address stated in Section 3(A) above or at a different address if I am given a notice of that different address.

9. OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a guaranter, surely or endorser of this Note is also obligated to do these things. Any person who takes over these obligations, including the obligations of a guaranter, surely or endorser of this Note, is also obligated to keep all of the promises made in this Note. The Note Holder may enforce its rights under this Note against each person individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note.

10. WAIVERS

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I and any other person who has obligations under this Note waive the rights of Preschancest and Notice of Dishonor. "Presentment" means the right to require the Note Holder to demand payment of amounts due. "Notice of Dishonor" means the right to require the Note Holder to give notice to other persons that amounts due have not been paid.

11. UNIFORM SECURED NOTE

This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the Note Holder under this Note, a Marigage, Deed of Trust, or Security Deed (the "Security Instrument"), dated the same date as this Note, protects the Note Holder from possible losses that might result if I do not keep the promises that I make in this Note. That

MULTISTATE Interestibut ABJUSTABLE RATE NOTE-ONE-YEAR LIBOR INDEX-Single Family-Fearle Mar Collision Instrument

Ferm 3530 11/01 (jugs 3 of 3)

Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts I nwe under this Note. Some of those conditions read as follows:

(A) Until my initial fixed interest rate changes to an adjustable interest rate under the terms stated in Section 4 above, Unithm Covenant 18 of the Security Instrument shall read as follows:

Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or my part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Botrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Botrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(B) When my initial fixed interest rate changes to an adjustable interest rate under the terms stated in Section 4 above, Uniform Covenant 18 of the Security Instrument described in Section 11(A) above shall then cease to be in effect, and Uniform Covenant 18 of the Security Instrument shall instead read as follows:

Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrew agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law. Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferre as if a new loan were being made to the transferre; and (b) Lender reasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any covenant or agreement in this Security Instrument is acceptable to Lender.

To the extent permitted by Applicable Law, Lender may charge a reasonable fee as a condition to Lender's consent to the loan assumption. Lender also may require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made in the Note and in this Security Instrument. Borrower will continue to be obligated under the Note and this Security Instrument unless Lender releases Borrower in writing.

If Lender exercises the option to require immediate payment in full, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

MULTISTATE InterestFirst ADJUSTABLE RATE NOTE-ONE-YEAR LIBOR INDEX-Single Family-Family Mak Uniform Instrument

Form 3530 11/01 (page 4 of 5)

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