#### IN THE SUPREME COURT OF THE STATE OF NEVADA 1 2 NONA TOBIN, as Trustee of the Electronically Filed GORDON B. HANSEN TRUST dated Dec 19 2019 05:01 p.m. 3 8/22/08, Elizabeth A. Brown 4 Clerk of Supreme Court Appellants, 5 VS. 6 Supreme Court Case No.: 79295 JOEL A. STOKES and SANDRA F. STOKES, as Trustees of the JIMIJACK IRREVOCABLE TRUST: District Court Case No A-15-720032-C YUEN K. LEE, an individual, d/b/a Consolidated with A-16-730078-C 8 Manager, F. BONDURANT, LLC., SUN CITY ANTHEM COMMUNITY 9 ASSOCIATION, INC.; AND NATIONSTAR MORTGAGE, LLC, 10 Respondents. 11 12 13 APPELLANT'S APPENDIX OF DOCUMENTS 14 VOLUME IX of XIV 15 16 Michael R. Mushkin 17 Nevada Bar No. 2421 L. Joe Coppedge, Esq. 18 Nevada Bar No. 4954 **MUSHKIN & COPPEDGE** 19 6070 South Eastern Ave. Suite 270 20 Las Vegas, Nevada 89121 702-454-3333 Telephone 21 702-386-4979 Facsimile jcoppedge@mccnvlaw.com 22

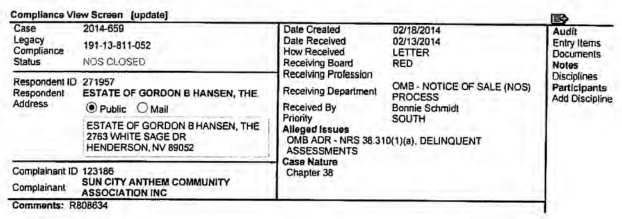
1	Volume	Document	Bates No.
1 2	I	Affidavit of Nona Tobin in Support of Nona Tobin and Steve Hansen's Motion to Intervene	AA 000151 - AA 000163
3	V	Amended Notice of Entry of Stipulation and Order Reforming Caption	AA 001025 - AA001034
4	XIV	Amended Transcript of Proceedings of Pretrial Conference to Correct Attorney Name Only 04/25/19	AA 002837 - AA 002860
5	XIV	Amended Transcript to Correct Title of Motion: Third Parties Nona Tobin and Steve Hansen's Motion to Intervene 09/29/16	AA 002885 - AA 002899
6	XIV	Case Appeal Statement	AA 002865 - AA 002869
7	I	Complaint	AA 000001- AA 000009
8	X	Counterclaimant, Nona Tobin's [Proposed] Findings of Fact and Conclusions of Law	AA 001906 - AA 001921
9 10	V	Cross-Claimant Nona Tobin's Opposition to Cross-Defendant Sun City Anthem Community Association's Motion for Summary Judgment	AA 000879 - AA 000994
11	IV	Cross-Defendant Sun City Anthem Community Association's Answer to Cross-Claims by Nona Tobin, An Individual and Trustee of the Gordon B. Hansen Trust	AA 000644 - AA 000651
12	IV	Cross-Defendant Sun City Anthem Community Association's Motion for Summary Judgment	AA 000652 - AA 000826
13	III	Cross-Defendant Sun City Anthem Community Association's Motion to Dismiss Nona Tobin's Cross-Claims	AA 000519 - AA 000529
14		Cross-Defendant Sun City Anthem Community Association's Opposition to Cross-Claimant Nona Tobin's Motion for	AA 001356 -
15	VIII	Reconsideration  Cross-Defendant Sun City Anthem Community Association's  Penly in Support of its Motion for Support Judgment	AA 001369 AA 000995 - AA 001008
16	I	Reply in Support of its Motion for Summary Judgment  Defendant in Intervention Nationstar Mortgage, LLC's Answer to Plaintiffs' Complaint and Counterclaim	AA 000057 - AA 000126
17 18	III	Disclaimer of Interest	AA 000530 - AA 000534
19	V	Findings of Fact, Conclusions of Law and Order on Cross- Defendant Sun City Anthem Community Association's Motion for Summary Judgment	AA 001035 - AA 001044
20	III	Initial Appearance Fee Disclosure	AA 000424 - AA 000426
21	I	Jimijack Irrevocable Trust's Motion to Consolidate Case No. A-16-730078-C and Case No. A-15-720032-C	AA 000136 - AA 000140
22			

1		Joel Stokes and Sandra F. Stokes, As Trustees of the JimiJack	
1		Irrevocable Trust's, Joinder to Sun City Anthem Community	
		Association's Opposition to Nona Tobin's Motion for	AA 001373 -
2	VIII	Reconsideration	AA 001375
2			AA 000010 -
3	I	Judgment by Default Against Defendant Bank of America	AA 000011
4			AA 001102 -
4	VI	Motion for Reconsideration (Part 1)	AA 001300
_			AA 001301 -
5	VII	Motion for Reconsideration (Part 2)	AA 001353
		Motion to Intervene into Consolidated Quiet Title Cases A-15-	AA 000164 -
6	II	720032-C and Former Case A-16-730078	AA 000281
7		Motion to Substitute Party, Intervene and Set Aside Default	AA 000012 -
7	I	Judgment	AA 000056
8		Nationstar Mortgage, LLC's Limited Joinder to Sun City	
0		Anthem Community Association's Motion for Summary	AA 000827 -
9	IV	Judgment	AA 000861
9		Nationstar Mortgage, LLC's Limited Joinder to Sun City	
10		Anthem Community Association's Opposition to Nona Tobin's	AA 001370 -
10	VIII	Motion for Reconsideration	AA 001372
11		Nationstar Mortgage, LLC's Non-Opposition to JimiJack	AA 000141 -
11	I	Irrevocable Trust's Motion to Consolidate	AA 000143
12		Nationstar Mortgage, LLC's Response to Nona Tobin's	
12		Opposition to Nationstar Mortgage, LLC's Motion for	
13		Summary Judgment Against JimiJack and Countermotion for	AA 001059 -
13	V	Summary Judgment	AA 001101
14		Nona Tobin's Answer to Plaintiff's Complaint and	AA 000386 -
14	III	Counterclaim	AA 000423
15		Nona Tobin's Crossclaim Against Thomas Lucas D/B/A	AA 000451 -
13	III	Opportunity Homes, LLC	AA 000509
16		Nona Tobin's Crossclaim Against Yuen K. Lee d/b/a F.	AA 000427 -
10	III	Bondurant, LLC	AA 000450
17		Nona Tobin's Crossclaim for Quiet Title Against Sun City	AA 000290 -
1 /		Anthem Community Association, Inc. (HOA)	AA 000385
18		Nona Tobin's Declarations in Support of MINV as an	AA 002339 -
10	XII	Individual	AA 002550
19		Nona Tobin's Motion to Intervene as an Individual Per Rule 24	AA 001922 -
19	X	(Part 1)	AA 002076
20		Nona Tobin's Motion to Intervene as an Individual Per Rule 24	AA 002077 -
∠U	XI	(Part 2)	AA 002326
21		Nona Tobin's Motion to Intervene as an Individual Per Rule 24	AA 002327 -
<b>41</b>	XII	(Part 3)	AA 002338
22			AA 002862 -
	XIV	Notice of Appeal	AA 002864

			AA 000615 -
1		Notice of Appearance of Counsel	AA 000617
		Notice of Entry of Findings of Fact, Conclusions of Law and	AA 002565 -
2	XIII	Judgment	AA 002580
_		Notice of Entry of Findings of Fact, Conclusions of Law and	
3		Order on Cross-Defendant Sun City Anthem Community	AA 001045 -
	$\parallel$ V	Association's Motion for Summary Judgment	AA 001058
4			AA 001889 -
_	X	Notice of Entry of Order Denying Motion for Reconsideration	AA 001895
5		Notice of Entry of Order Denying Motion for Summary	AA 000620 -
	III	Judgment	AA 000625
6		Notice of Entry of Order Granting Applicant Nona Tobin's	AA 000285 -
_	II	Motion to Intervene	AA 000289
7		Notice of Entry of Order Granting in Part Nationstar Mortgage,	
0		LLC's Motion to Substitute Party, Intervene and Set Aside	AA 000131 -
8	I	Default Judgment	AA 000135
		Notice of Entry of Order Granting Thomas Lucas and	AA 000633 -
9	IV	Opportunity Homes, LLC's Motion for Summary Judgment	AA 000643
1.0		Notice of Entry of Stipulation and Order for Dismissal Without	
10		Prejudice as to Claims Against Opportunity Homes, LLC and	AA 000868 -
1.1	V	F. Bondurant, LLC	AA 000878
11		Notice of Entry of Stipulation and Order for the Dismissal of	
10		Nationstar Mortgage, LLC's Claims Against Jimijack	AA 001899 -
12	X	Irrevocable Trust with Prejudice	AA 001905
12			AA 001015 -
13	V	Notice of Entry of Stipulation and Order Reforming Caption	AA 001024
14	XIV	Notice of Hearing	AA 002861
17			AA 000127 -
15	I	Notice of Lis Pendens	AA 000130
13			AA 001354 -
16	VIII	Notice of Lis Pendens	AA 001355
10		Opportunity Homes, LLC's Reply to Nationstar Mortgage,	AA 000601 -
17	III	LLC's Opposition to Motion for Summary Judgment	AA 000614
1 /			AA 000535 -
18	III	Opposition to Sun City Anthem's Motion to Dismiss	AA 000558
10			AA 001885 -
19	X	Order Denying Motion for Reconsideration	AA 001888
1)			AA 000618 -
20	III	Order Denying Motion for Summary Judgment	AA 000619
_			AA 000282 -
21	II	Order Granting Applicant Nona Tobin's Motion to Intervene	AA 000284
		Order Granting Motion to Consolidate and Denying Motion for	AA 000144 -
22	I	Summary Judgment	AA 000145
	1		

	l		
		Order Granting Thomas Lucas and Opportunity Homes, LLC's	AA 000626 -
1	IV	Motion for Summary Judgment	AA 000632
2			AA 002551 -
2	XII	Order on Findings of Fact, Conclusions of Law and Judgment	AA 002564
2		Plaintiff, JimiJack Irrevocable Trust's, Opposition to Nona	AA 000146 -
3	I	Tobin and Steve Hansen's Motion to Intervene	AA 000150
4			AA 002926 -
4	XIV	Recorder's Transcript Bench Trial Day 2 06/06/19	AA 002960
_			AA 002870 -
5	XIV	Recorder's Transcript of Hearing All Pending Motions 09/26/19	AA 002884
		Recorder's Transcript of Hearing Nona Tobin's Motion to	
6		Intervene into Consolidated Quiet Title Cases A-15-720032-C	AA 002900 -
7	XIV	and Former Case A-16-730078-C 12/20/16	AA 002909
/		Recorder's Transcript of Hearing Sun City Anthem Community	
0		Association's Motion to Dismiss Nona Tobin, an Individual and	AA 002910 -
8	XIV	Trustee of the Gordon B. Hansen Trust's Cross-Claim 03/28/17	AA 002925
0		Recorder's Transcript of Hearing: All Pending Motions April	AA 002608 -
9	XIII	23, 2019	AA 002640
10		Recorder's Transcript of Hearing: All Pending Motions April	AA 002581 -
10	XIII	27, 2017	AA 002607
11		Reply to Cross-Defendant Sun City Anthem Community	
11		Association's Opposition to Tobin's Motion for Reconsideration	AA 001376 -
12	VIII	(Part 1)	AA 001576
12		Reply to Cross-Defendant Sun City Anthem Community	
12		Association's Opposition to Tobin's Motion for Reconsideration	AA 001577 -
13	IX	(Part 2)	AA 001826
1.4		Reply to Cross-Defendant Sun City Anthem Community	
14		Association's Opposition to Tobin's Motion for Reconsideration	AA 001827 -
15	X	(Part 3)	AA001884
13		Reply to Sun City Anthem Community Association's Reply in	AA 000559 -
16	III	Support of its Motion to Dismiss	AA 000583
16		Stipulation and Order for Dismissal Without Prejudice as to	
17		Claims Against Opportunity Homes, LLC and F. Bondurant	AA 000862 -
1 /	IV	LLC	AA 000867
10		Stipulation and Order for the Dismissal of Nationstar	
18		Mortgage, LLC's Claims Against Jimijack Irrevocable Trust	AA 001896 -
10	X	with Prejudice	AA 001898
19			AA 001009 -
20	V	Stipulation and Order Reforming Caption	AA 001014
20		Sun City Anthem Community Association's Motion to Dismiss	
21		Nona Tobin, an Individual and Trustee of the Gordon B.	AA 000510 -
21	III	Hansen Trust's Cross-Claim	AA 000518
22		Sun City Anthem Community Association's Reply in Support	AA 000584 -
22	III	of its Motion to Dismiss	AA 000591

1	III	Thomas Lucas and Opportunity Homes, LLC's Reply to Nona Tobin's Opposition to Motion for Summary Judgment	AA 000592 - AA 000600
2	XIII	Transcript of Proceedings: All Pending Motions 01/10/19	AA 002657 - AA 002666
3	XIII	Transcript of Proceedings: All Pending Motions 03/26/19	AA 002667 - AA 002701
4	XIII	Transcript of Proceedings: All Pending Motions 05/25/17	AA 002641 - AA 002656
5	XIII	Transcript of Proceedings: All Pending Motions 05/29/19	AA 002751 - AA 002778
6	XIV	Transcript of Proceedings: Bench Trial Day 1 06/05/19	AA 002809 - AA 002836
7	XIV	Transcript of Proceedings: Calendar Call 06/03/19	AA 002779 - AA 002808
8	XIII	Transcript of Proceedings: Pretrial Conference 04/25/19	AA 002702 - AA 002725
9	XIII	Transcript of Proceedings: Status Check - Settlement Documents 05/21/19	AA 002726 - AA 002750
10			
11			
12			
13			



- Resolution
- · Action Items
- Participants

Resolution [update] Field	Value	Field	Value
Department:	OMB - NOTICE OF SALE (NOS) PROCESS	Found Issues:	
Worker:	Bonnie Schmidt	Resolution:	OMB NOS - CANCELLED (OWNER RETAINED)

Starting Effective Date: 04/08/2013
Ending
Effective 05/15/2014
Date: 05/15/2014

#### Resolution Notes:

Туре	Assigned To	Activity	Due	Effective	Completed	Order Signed	Created V	User
NOS - 4 TRUSTEE SALE CANCELLED	OMB - NOTICE OF SALE (NOS) PROCESS, Anne Moore	05/15/2014	05/15/2014	05/15/2014	05/15/2014	2.5	05/02/2014	Anne Moore
Target	ESTATE OF GORDON B	HANSEN, 1	THE					
Case Status: Comments:	Status Changed To: 89052	NOS CLÓS	SED					
NOS - 1 SEND NOTIFICATION LETTER (NOTICE REC'D)	OMB - NOTICE OF SALE (NOS) PROCESS BONNIE SCHMIDT	03/07/2014	03/07/2014	02/18/2014	02/18/2014		02/18/2014	BONNIE SCHMIDT
	ESTATE OF GORDON B	HANSEN, 1	THE					
Case Status:	Status Changed To:	PENDING	NOS DATE	OF SALE				
Action Info:	EFFECTIVE DATE OF NOS	02/11/2014	1					
	DEFAULT LIEN DATE ON NOS	04/08/2013	1					
	FORECLOSURE DATE ON NOS	03/07/2014						
	AMOUNT OF NOS	5,081.45						
	APN ON NOS	191-13-811	1-052					
Comments:	89052							

2/12/14 NOS PUBLISHED 2/14/14, 2/21/14, 2/28/14

## **EXHIBIT 2**



#### **Nevada Press** Association

102 N. Curry St. Carson City, NV 89703 Phone: 775-885-0866 Fax: 775-885-8233 Email: nevadapress@att.net

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3 Public Notices matched your query. Now Displaying Public Notice 1 through 3

You searched for: county:Clark|191-13-811-052+"2763 White Sage" Date Range: Between 1/1/2010 and 10/17/2018.

County	Date	Public Notice Preview	Publication
Clark	2014/02/28	Assessor Parcel Number: 191-13-811-052 File Number: R808634 Property Address: 2763 White Sage	Nevada Legal News
		Dr Hen	
Clark	2014/02/21	Assessor Parcel Number: 191-13-811-052 File Number: R808634 Property Address: 2763 White Sage	Nevada Legal News
		Dr Hen	
Clark	2014/02/14	Assessor Parcel Number: 191-13-811-052 File Number: R808634 Property Address: 2763 White Sage Dr Hen	Nevada Legal News

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# 2763 WHITE SAGE ONLY PUBLISHED NOTICE

CANCELLED 2/12/14 NOS

## **EXHIBIT 8.3**

The newspapers of Nevada make public notices from their printed pages available electronically in a single database for the benefit of the public. This enhances the legislative intent of public notice - keeping a free and independent public informed about activities of their government and business activities that may affect them. Importantly, Public Notices now are in one place on the web (www.PublicNoticeAds.com), not scattered among thousands of government web pages.

County: Clark

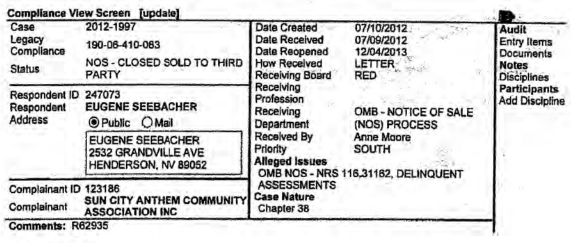
Printed In: Nevada Legal News Printed On: 2014/02/28

Assessor Parcel Number: 191-13-811-052 File Number: R808634 Property Address: 2763 White Sage Dr Henderson, NV 89052 NOTICE OF FORECLOSURE SALE UNDER THE LIEN FOR DELINQUENT ASSESSMENTS. Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose. 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 RED ROCK FINANCIAL SERVICES AT (702) 932-6887 or (702) 215-8130. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMANââ,¬â,,¢S OFFICE, NEVADA REAL ESTATE DIVISION AT (877) 829-9907 IMMEDIATELY. Red Rock Financial Services officially assigned as agent by the Sun City Anthem Community Association under the Lien for Delinquent Assessments. YOU ARE IN DEFAULT UNDER THE LIEN FOR DELINQUENT ASSESSMENTS, recorded on 12/14/2012 in Book Number 20121214 as Instrument Number 0001338 reflecting GORDON B. HANSEN, TRUSTEE OF THE GORDON B. HANSEN TRUST, DATED AUGUST 22, 2008 as the owner(s) of record on said lien. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. If you need an explanation of the nature of the proceedings against you, you should contact an attorney. The Notice of Default and Election to Sell Pursuant to the Lien for Delinquent Assessments was recorded on 04/08/2013 in Book Number 20130408 as Instrument Number 0001087 of the Official Records in the Office of the Recorder. NOTICE IS HEREBY GIVEN: That on 03/07/2014, at 10:00 a.m. at the front entrance of the Nevada Legal News located at 930 South Fourth Street, Las Vegas, NV 89101, that the property commonly known as 2763 White Sage Dr, Henderson, NV 89052 and land legally described as SUN CITY ANTHEM UNIT #19 PHASE 2 PLAT BOOK 102 PAGE 80 LOT 85 BLOCK 4 of the Official Records in the Office of the County Recorder of Clark County, Nevada, will sell at public auction to the highest bidder, for cash payable at the time of sale in lawful money of the United States, by cash, a cashierââ,¬â,,¢s check drawn by a state or national bank, a cashierââ,¬â,,¢s check drawn by a state or federal credit union, state or federal savings and loan association or savings association authorized to do business in the State of Nevada, in the amount of \$5,081.45 as of 2/11/2014, which includes the total amount of the unpaid balance and reasonably estimated costs, expenses and advances at the time of the initial publication of this notice. Any subsequent Association assessments, late fees interest, expenses or advancements, if any, of the Association or its Agent, under the terms of the Lien for Delinquent Assessments shall continue to accrue until the date of the sale. The property heretofore described is being sold ââ,¬Å"as is $\tilde{A} \notin \hat{a}$ ,  $\neg \hat{A}$ . The sale will be made without covenant or warranty, expressed or implied regarding, but not limited to, title or possession, encumbrances, obligations to satisfy any secured or unsecured liens or against all right, title and interest of the owner, without equity or right of redemption to satisfy the indebtedness secured by said Lien, with interest thereon, as provided in the Declaration of Covenants, Conditions and Restrictions, recorded on 10/31/2000, in Book Number 20001031, as Instrument Number 02253 of the Official Records in the Office of the Recorder and any subsequent amendments or updates that may have been recorded. Dated: February 11, 2014 Prepared By Christie Marling, Red Rock Financial Services, on behalf of Sun City Anthem Community Association Reinstatement Information: (702) 483-2996 or Sale Information: (714) 573-7777 When Recorded Mail To: Red Rock Financial Services 4775 W. Teco Avenue, Suite 140 Las Vegas, NV 89118 (702) 483-2996 or (702) 932-6887 P1082780 2/14, 2/21, 02/28/2014

**Public Notice ID:** 

# OMB-NOS – 2532 GRANDVILLE TWO NOS 7/6/12 & 11/26/13

## **EXHIBIT 8.4**



- Resolution
- Action Items
- Participants

Resolution [update] Field	Value	Field	Value
Department:	OMB - NOTICE OF SALE (NOS) PROCESS	Found Issues:	OMB NOS - NRS 116.31162, DELINQUENT ASSESSMENTS
Worker:	Anne Moore	Resolution:	OMB NOS - TRUSTEE DEED (PROPERTY FORECLOSED)
Starting Effective Date:	06/04/2010		
Ending Effective Date:	01/02/2014		
Date Closed:	01/02/2014		

Туре	Assigned To		Activity	Due	Effective	Completed	Order Signed	Created	<b>▼</b> User
NOS - 5 SOLD TO	OMB - NOTICE OF SALE PROCESS, Anne Mo		1/02/2014	01/02/20	14 01/02/2014	01/02/2014		01/09/2014	Anne Moore
	EUGENE SEEBACHER	Sale of							
Case Status: Comments:	Status Changed To: 89052	NOS - CL	OSED SO	ALD TO T	HIRO PARTY				
NOS - 1 SEND NOTIFICATION LETTER NOTICE REC'D)	OMB - NOTICE OF SALE PROCESS, BONNIE SC		1/02/2014	01/02/20	14 12/04/2013	12/04/2013		12/04/2013	Moore Moore
Target:	EUGENE SEEBACHER								
Correspondence:	Letter: OMB NOS - F	ORECLOS	URE NOT	IFICATION	ON LETTER.H	(Preview L	etter)		
Case Status:	Status Changed To:	PENDING	S NOS DA	TE OF S	ALE				
	EFFECTIVE DATE OF NOS	11/26/201	13						
	DEFAULT LIEN DATE ON NOS	06/04/20	10						
	FORECLOSURE DATE ON NOS	01/02/201	14						
	AMOUNT OF NOS	8,680.50							
	SALE AMOUNT	25,500.00							
Comments:	89052	25,500.00	,						
and the second second	OMB - NOTICE OF SALE	- MOEL O	ביים ביים	00/02/20	42 00/03/2012	DEMONSTRATO		08/20/2013	Anne
NOS - 4 TRUSTEE	PROCESS, Anne Mo	ore	0/03/20 /2	00103/20	12 00/00/2012	DUIODIEUTE		GUZUZU	Moore
	EUGENE SEEBACHER	0.12(10)	200						
Case Status:	Status Changed To:	NOS CLO	DSED						

https://elicenseb.irondata.com/nydbi/production/intranet/caseView.asp?Caseidnt=20011

10/29/2018

Anne

Moore

Comments: 89052

OMB - NOTICE OF SALE (NOS) 08/03/2012 08/03/2012 07/10/2012 07/10/2012 07/10/2012

NOTIFICATION LETTER
PROCESS, Anna Moore

(NOTICE REC'D)

Target EUGENE SEEBACHER
Correspondence: Letter: OMB NOS - FORECLOSURE NOTIFICATION LETTER.rtf (Preview Letter)
Envelope: envelope.rtf
Case Status: Status Changed To: PENDING NOS DATE OF SALE
Action Info: EFFECTIVE DATE OF NOS
DEFAULT LIEN DATE ON NOS
FORECLOSURE DATE
ON NOS
FORECLOSURE DATE
ON NOS
AMOUNT OF NOS
AMOUNT OF NOS
APN ON NOS
190-08-410-083

Comments: 89052

https://elicenseb.irondata.com/nvdbi/production/intranet/caseView.asp?Caseidnt=20011

10/29/2018



## Nevada Press Association

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Date Range: Between 1/1/2010 and 10/17/2018.

County	Date	<b>Public Notice Preview</b>	Publication
Clark		Assessor Parcel Number: 190-06-410-083 File Number: R62935 Property Address: 2532 Grandville Ave , H	Nevada Legal News
Clark	2013/12/19	Assessor Parcel Number: 190-06-410-083 File Number: R62935 Property Address: 2532 Grandville Ave , H	Nevada Legal News
Clark		Assessor Parcel Number: 190-06-410-083 File Number: R62935 Property Address: 2532 Grandville Ave, H	Nevada Legal News
Clark	2012/07/27	Assessor Parcel Number: 190-06-410-083 File Number: R62935 Property Address: 2532 Grandville Ave Hen	Nevada Legal News
Clark	2012/07/20	Assessor Parcel Number: 190-06-410-083 File Number: R62935 Property Address: 2532 Grandville Ave Hen	Nevada Legal News
Clark	2012/07/13	Assessor Parcel Number: 190-06-410-083 File Number: R62935 Property Address: 2532 Grandville Ave Hen	Nevada Legal News

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## **2532 GRANDVILLE**

## TWO NOS 7/6/12 & 11/26/13

## **EXHIBIT 8.5**

## **2532 GRANDVILLE**

## **PUBLISHED NOTICE #1**

7/6/12 NOS 7/13/12, 7/20/12, 7/27/12

**EXHIBIT 8.6** 

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Junty: Clark

Printed In: Nevada Legal News

Printed On: 2012/07/27

Assessor Parcel Number: 190-06-410-083 File Number: R62935 Property Address: 2532 Grandville Ave Henderson NV 89052 NOTICE OF FORECLOSURE SALE UNDER THE LIEN FOR DELINQUENT ASSESSMENTS Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose. 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 RED ROCK FINANCIAL SERVICES AT (702) 932-6887 or (702) 215-8130. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMAN'S OFFICE, NEVADA REAL ESTATE DIVISION AT (877) 829-9907 IMMEDIATELY. Red Rock Financial Services officially assigned as agent by the Sun City Anthem Community Association under the Lien for Delinquent Assessments. YOU ARE IN DEFAULT UNDER THE LIEN FOR DELINQUENT ASSESSMENTS, recorded on 04/16/2010, in Book Number 20100416, as Instrument Number 0002652 reflecting EUGENE G. SEEBACHER as the owner(s) of record on said lien. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT PUBLIC SALE. If you need an explanation of the nature of the proceedings against you, you should contact an attorney. The Notice of Default and Election to Sell Pursuant to the Lien for Delinquent Assessments was recorded on 06/04/2010, in Book Number 20100604, as Instrument Number 0001876 of the Official Records in the Office of the Recorder. Notice is hereby given: That on 8/3/2012, at 10:00AM at The front entrance to The Nevada Legal News located at 930 So. Fourth St., Las Vegas, NV 89101, That the property commonly known as 2532 Grandville Ave Henderson NV 89052 and land legally described as SUN CITY ANTHEM #3 PLAT BOOK 84 PAGE 67 LOT 281 BLOCK 8 of the Official Records in the Office of the County Recorder of Clark County, Nevada will sell at public auction to the highest bidder, for cash payable at the time of sale in lawful money of the United States,

cash, a cashierââ,¬â,,¢s check drawn by a state or national bank, a cashierââ,¬â,,¢s check drawn by a state or federal credit union, state or federal savings and loan association or savings association authorized to do business in the State of Nevada, in the amount of \$5,801.31 as of 7/6/2012, which includes the total amount of the unpaid balance and reasonably estimated costs, expenses and advances at the time of the initial publication of this notice. Any subsequent Association assessments, late fees interest, expenses or advancements, if any, of the Association or its Agent, under the terms of the Lien for Delinquent Assessments shall continue to accrue until the date of the sale. The property heretofore described is being sold  $\tilde{A} \hat{\phi} \hat{a}$ ,  $\neg \hat{A}$  as isââ,¬Â. The sale will be made without covenant or warranty, expressed or implied regarding, but not limited to, title or possession, encumbrances, obligations to satisfy any secured or unsecured liens or against all right, title and interest of the owner, without equity or right of redemption to satisfy the indebtedness secured by said Lien, with interest thereon, as provided in the Declaration of Covenants, Conditions and Restrictions, recorded on 10/31/2000, in Book Number 20001031, as Instrument Number 02253 of the Official Records in the Office of the Recorder and any subsequent amendments or updates that may have been recorded. Dated: 7/6/2012 Prepared By Kimberly Sibley, Red Rock Financial Services, on behalf of Sun City Anthem Community Association Reinstatement Information: (702) 215-8130 or Sale Information: (714) 573-1965 When Recorded Mail To: Red Rock Financial Services 7251 Amigo Street, Suite 100 Las Vegas, Nevada 89119 (702) 215-8130 or (702) 932-6887 P964635 7/13, 7/20, 07/27/2012

**Public Notice ID:** 

## **2532 GRANDVILLE**

11/26/13 NOS

PUBLISHED NOTICE #2
- 12/12/13, 12/19/13, 12/26/13

**EXHIBIT 8.7** 

The newspapers of **Nevada** make public notices from their printed pages available electronically in a single database for the benefit of the public. This enhances the legislative intent of public notice – keeping a free and independent public informed about activities of their government and business activities that may affect them. Importantly, Public Notices now are in one place on the web (<a href="https://www.PublicNoticeAds.com">www.PublicNoticeAds.com</a>), not scattered among thousands of government web pages.

\_unty: Clark

Printed In: Nevada Legal News

Printed On: 2013/12/26

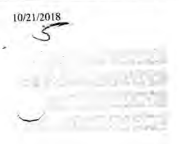
Assessor Parcel Number: 190-06-410-083 File Number: R62935 Property Address: 2532 Grandville Ave , Henderson, NV 89052 NOTICE OF FORECLOSURE SALE UNDER THE LIEN FOR DELINQUENT ASSESSMENTS Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose. 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 RED ROCK FINANCIAL SERVICES AT (702) 932-6887 or (702) 215-8130. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMANA¢â,¬â,,¢S OFFICE, NEVADA REAL ESTATE DIVISION AT (877) 829-9907 IMMEDIATELY. Red Rock Financial Services officially assigned as agent by the Sun City Anthem Community Association under the Lien for Delinquent Assessments. YOU ARE IN DEFAULT UNDER THE LIEN FOR DELINQUENT ASSESSMENTS, recorded on 4/16/2010 in Book Number 20100416 as Instrument Number 0002652 reflecting EUGENE G. SEEBACHER as the owner(s) of record on said lien. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. If you need an explanation of the nature of the proceedings against you, you should contact an attorney. The Notice of Default and Election to Sell Pursuant to the Lien for Delinquent Assessments was recorded on 06/04/2010 in Book Number 20100604 as Instrument Number 0001876 of the Official Records in the Office of the Recorder. NOTICE IS HEREBY GIVEN: That on 1/2/2014, at 10:00 AM at the front entrance to the Nevada Legal News located at 930 South Fourth Street, Las Vegas, NV 89101, that the property commonly known as 2532 Grandville Ave , Henderson, NV 89052 and land legally described as SUN CITY ANTHEM #3 PLAT BOOK 84 PAGE 67 LOT 281 BLOCK 8 of the Official Records in the Office of the County Recorder of Clark County, Nevada, will sell at public auction to the highest bidder, for cash payable at the time of sale in lawful money of

United States, by cash, a cashier¢â,¬â,,¢s check drawn by a state or national bank, a cashierĀ¢â,¬â,,¢s cneck drawn by a state or federal credit union, state or federal savings and loan association or savings association authorized to do business in the State of Nevada, in the amount of \$8,680.50 as of 11/26/2013, which includes the total amount of the unpaid balance and reasonably estimated costs, expenses and advances at the time of the initial publication of this notice. Any subsequent Association assessments, late fees interest, expenses or advancements, if any, of the Association or its Agent, under the terms of the Lien for Delinquent Assessments shall continue to accrue until the date of the sale. The property heretofore described is being sold ââ,¬Å"as isââ,¬Â. The sale will be made without covenant or warranty, expressed or implied regarding, but not limited to, title or possession, encumbrances, obligations to satisfy any secured or unsecured liens or against all right, title and interest of the owner, without equity or right of redemption to satisfy the indebtedness secured by said Lien, with interest thereon, as provided in the Declaration of Covenants, Conditions and Restrictions, recorded on 10/31/2000 in Book Number 20001031, as Instrument Number 02253 of the Official Records in the Office of the Recorder and any subsequent amendments or updates that may have been recorded. Dated: 11/26/2013 Prepared By Christie Marling, Red Rock Financial Services, on behalf of Sun City Anthem Community Association Reinstatement Information: (702) 483-2996 or Sale Information: (714) 573-7777 When Recorded Mail To: Red Rock Financial Services 4775 W. Teco Ave, Suite 140 Las Vegas, NV 89118 (702) 483-2996 or (702) 932-6887 P1072773 12/12, 12/19, 12/26/2013

**Public Notice ID:** 

# OMB-NOS 2986 OLIVIA HEIGHTS TWO NOS 3/25/14 & 11/05/14

## **EXHIBIT 8.8**



#### Nevada Press Association

102 N. Curry St Carson City, NV 89703 Phone: 775-885-0866 Fax: 775-885-8233 Email: nevadapress@att.net

About Us



#### Your online source for public notices in Nevada

Modify Current Search

New Search

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#### **Public Notice Search Results**

6 Public Notices matched your query. Now Displaying Public Notice 1 through 6

You searched for: county:Clark|191-13-313-003+"2986 Olivia Heights Ave"+(Sun|City)
Date Range: Between 1/1/2010 and 10/17/2018.

County	Date	<b>Public Notice Preview</b>	Publication
Clark	2014/12/02	Assessor Parcel Number: 191-13-313-003 File Number: R67471 Property Address: 2986 Olivia Heights Ave	Nevada Legal News
Clark	2014/11/25	Assessor Parcel Number: 191-13-313-003 File Number: R67471 Property Address: 2986 Olivia Heights Ave	Nevada Legal News
Clark	2014/11/18	Assessor Parcel Number: 191-13-313-003 File Number: R67471 Property Address: 2986 Olivia Heights Ave	Nevada Legal News
Clark	2014/04/10	Assessor Parcel Number: 191-13-313-003 File Number: R67471 Property Address: 2986 Olivia Heights Ave	Nevada Legal News
Clark	2014/04/03	Assessor Parcel Number: 191-13-313-003 File Number: R67471 Property Address: 2986 Olivia Heights Ave	Nevada Legal News
Clark	2014/03/27	Assessor Parcel Number: 191-13-313-003 File Number: R67471 Property Address: 2986 Olivia Heights Ave	Nevada Legal News

Modify Current Search New Search Home

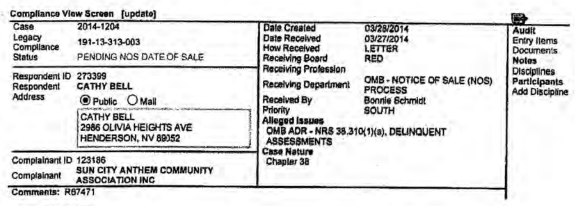
A public service by the members of Nevada Press Association

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## 2986 OLIVIA HEIGHTS

## TWO NOS 3/25/14 & 11/05/14

## **EXHIBIT 8.9**



- Action Items
   Resolution
- **Participants**

MOS - 1 SEND OMB - NOTICE OF SALE 12/09/2014 12/09/2014 12/01/2014	Туре	Assigned To	Activity	Due	Effective	Completed	Order Signed	Created V	User
Case Status: Status Changed To: Action Info: EFFECTIVE DATE OF NOS DEFAULT LIEN DATE ON NOS PORECLOSURE DATE ON NOS AMOUNT OF NOS AMOUNT OF NOS AMOUNT OF NOS AMOUNT OF NOS S,556,64 APN ON NOS Comments: 89052  Target: CATHY BELL Case Status: Status Changed To: Comments: 89052  MB - NOTICE OF SALE 10/10/2014 10/10/2014 06/10/2014 06/10/2014  Moore Target: CATHY BELL Case Status: Status Changed To: Comments: 89052  MB - NOTICE OF SALE 04/17/2014 03/28/2014 03/28/2014  O6/16/2014 Anne Mo Moore Target: CATHY BELL Case Status: Status Changed To: NOS PROCESS, BONNIE SCHMIDT Target: CATHY BELL Case Status: Status Changed To: Action Info: EFFECTIVE DATE OF NOS DEFAULT LIEN DATE ON NOS PORECLOSURE DATE ON NOS AMOUNT OF NOS APO NONOS PORECLOSURE DATE ON NOS AMOUNT OF NOS B1149.18 APN ON NOS B11-13-313-003	NOTIFICATION LETTER (NOTICE REC'D)	(NOS) PROCESS, BONNIE SCHMIDT	12/09/2014	12/09/2014	12/01/2014	12/01/2014	aignad	12/01/2014	BONNIE SCHMIDT
Action Info: EFFECTIVE DATE OF NOS  DEFAULT LIEN DATE ON NOS FORECLOSURE DATE ON NOS FORECLOSURE DATE ON NOS AMOUNT OF NOS AMOUNT OF NOS S,556,64 APN ON NOS B149.18 B17/0.012014 B2/0.02014 B2/0.0201			necinitie.	uoo narr	or nate				
NOS		EFFECTIVE DATE OF							
ON NOS	Production to the		11/06/2014						
ON NOS 12/09/2014 AMOUNT OF NOS 5,566,64 APN ON NOS 191-13-313-003  Comments: 89052  OMB - NOTICE OF SALE 10/10/2014 10/10/2014 06/10/2014 06/10/2014  (NOS) PROCESS, Anne Moore  Target: CATHY BELL Case Status: Status Changed To: PENDING NOS DISPOSITION Comments: 89052  OMB - NOTICE OF SALE 04/17/2014 03/28/2014 03/28/2014  (NOS) PROCESS, BONNIE SCHMIDT  Target: CATHY BELL  Case Status: Status Changed To: PENDING NOS DATE OF SALE Action Info: EFFECTIVE DATE OF NOS DEFAULT LIEN DATE OF NOS DEFAULT LIEN DATE ON NOS FORECLOSURE DATE ON NOS AMOUNT OF NOS 8,149.18 APN ON NOS 191-13-313-003			09/20/2010	Ŷ					
APN ON NOS 191-13-313-003  Comments: 89052  OMB - NOTICE OF SALE 10/10/2014 10/10/2014 06/10/2014 06/10/2014  (NOS) PROCESS, Anne Moore  Target: CATHY BELL Case Status: Status Changed To: PENDING NOS DISPOSITION  Comments: 89052  OMB - NOTICE OF SALE 04/17/2014 03/28/2014 03/28/2014 03/28/2014  (NOS) PROCESS, BONNIE SCHMIDT  Target: CATHY BELL (NOS) PROCESS, BONNIE SCHMIDT  Target: CATHY BELL Case Status: Status Changed To: PENDING NOS DATE OF SALE Action Info: EFFECTIVE DATE OF NOS 03/25/2014  DEFAULT LIEN DATE ON NOS FORECLOSURE DATE ON NOS AMOUNT OF NOS 8,149.18 APN ON NOS 191-13-313-003			12/09/2014	ři.					
Comments: 89052  NOS - 3 TRUSTEE OMB - NOTICE OF SALE 10/10/2014 10/10/2014 06/10/2014 0				mark.					
SALE POSTPONED  (NOS) PROCESS, Anne Moore  Target: CATHY BELL Case Status: Status Changed To: PENDING NOS DISPOSITION Comments: 89052  NOS -1 SEND NOTICE OF SALE 04/17/2014 04/17/2014 03/28/2014  (NOS) PROCESS, BONNIE SCHMIDT Target: CATHY BELL (NOS) PROCESS, BONNIE SCHMIDT Target: CATHY BELL Case Status: Status Changed To: PENDING NOS DATE OF SALE Action Info: EFFECTIVE DATE OF NOS DEFAULT LIEN DATE ON NOS FORECLOSURE DATE ON NOS AMOUNT OF NOS B, 149.18 APN ON NOS 191-13-313-003	what was a second		191-13-313	1-003					
SALE POSTPONED  (NOS) PROCESS, Anne Moore  Target: CATHY BELL  Case Status: Status Changed To: PENDING NOS DISPOSITION  Comments: 89052  SM NOS -1 SEND  OMB - NOTICE OF SALE 04/17/2014 04/17/2014 03/28/2014  OMB - NOTICE OF SALE 04/17/2014 04/17/2014 03/28/2014  OMB - NOTICE OF SALE 04/17/2014 04/17/2014 03/28/2014  OMB - NOTICE OF SALE 04/17/2014  OMB - NOTICE OF SALE 04					********			ALCOHOL:	AND DESCRIPTIONS
Case Status: Status Changed To: PENDING NOS DISPOSITION Comments: 89052  SM NOS - 1 SEND OMB - NOTICE OF SALE 04/17/2014 03/128/2014 03/28/2014		(NOS) PROCESS, Anna	10/10/2014	10/10/2014	06/10/2014	06/10/2014		06/16/2014	Anne Moor
Comments: 89052  NOS -1 SEND OMB - NOTICE OF SALE 04/17/2014 04/17/2014 03/28	Target:	CATHY BELL							
NOTIFICATION LETTER (NOS) PROCESS, BONNIE SCHMIDT  Target: CATHY BELL  Case Status: Status Changed To: PENDING NOS DATE OF SALE  Action Info: EFFECTIVE DATE OF NOS DEFAULT LIEN DATE ON NOS FORECLOSURE DATE ON NOS AMOUNT OF NOS AMOUNT OF NOS B.149.18 APN ON NOS 191-13-313-003			PENDING	NOS DISPO	SITION				
Case Status: Status Changed To: Action Info: EFFECTIVE DATE OF NOS DEFAULT LIEN DATE ON NOS FORECLOSURE DATE ON NOS AMOUNT OF NOS APPN ON NOS 191-13-313-003	NOTIFICATION LETTER	(NOS) PROCESS,	04/17/2014	04/17/2014	03/28/2014	03/28/2014		03/28/2014	BONNIE SCHMIDT
Action Info: EFFECTIVE DATE OF NOS  DEFAULT LIEN DATE 09/20/2010 ON NOS 09/20/2014 ON NOS 09/20/2010 AMOUNT OF NOS 8,149.18 APN ON NOS 191-13-313-003			oesternus		000.00				
NOS 03/26/2014  DEFAULT LIEN DATE 09/20/2010  ON NOS 04/17/2014  ON NOS 04/17/2014  AMOUNT OF NOS 8,149.18  APN ON NOS 191-13-313-003			PENDING	NOS DATE	OF SALE				
DEFAULT LIEN DATE ON NOS FORECLOSURE DATE ON NOS AMOUNT OF NOS APPN ON NOS 191-13-313-003			03/25/2014	11.0					
FORECLOSURE DATE 04/17/2014 ON NOS AMOUNT OF NOS 8,149.18 APN ON NOS 191-73-313-003		DEFAULT LIEN DATE	09/20/2010	1					
APN ON NOS 191-13-313-003		FORECLOSURE DATE	04/17/2014						
7. 10.11.01.01.01.01.01.01.01.01.01.01.01.0									
Comments: 89052	2	APN ON NOS 89052	191-13-313	-003					

# **2986 OLIVIA HEIGHTS 3/25/14 NOS**

**PUBLISHED NOTICE #1** 

3/27/14, 4/3/14, 4/10/14

**EXHIBIT 8.10** 

The newspapers of **Nevada** make public notices from their printed pages available electronically in a single database for the benefit of the public. This enhances the legislative intent of public notice - keeping a free and independent public informed about activities of their government and business activities that may affect them. Importantly, Public Notices now are in one place on the web (<a href="https://www.PublicNoticeAds.com">www.PublicNoticeAds.com</a>), not scattered among thousands of government web pages.

\_unty: Clark

Printed In: Nevada Legal News

Printed On: 2014/03/27

Assessor Parcel Number: 191-13-313-003 File Number: R67471 Property Address: 2986 Olivia Heights Ave Henderson, NV 89052 NOTICE OF FORECLOSURE SALE UNDER THE LIEN FOR DELINQUENT ASSESSMENTS Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose. 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 RED ROCK FINANCIAL SERVICES AT (702) 932-6887 or (702) 215-8130. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMANââ, ¬â,,¢S OFFICE, NEVADA REAL ESTATE DIVISION AT (877) 829-9907 IMMEDIATELY. Red Rock Financial Services officially assigned as agent by the Sun City Anthem Community Association under the Lien for Delinquent Assessments. YOU ARE IN DEFAULT UNDER THE LIEN FOR DELINQUENT ASSESSMENTS, recorded on 07/01/2010 in Book Number 20100701 as Instrument Number 0001612 reflecting CATHY L. BELL AND/OR RICHARD A. BELL FAMILY TRUST as the owner(s) of record on said lien. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. If you need an explanation of the nature of the proceedings against you, you should contact an attorney. The Notice of Default and Election to Sell Pursuant to the Lien for Delinquent Assessments was recorded on 09/20/2010 in Book Number 20100920 as Instrument Number 0001455 of the Official Records in the Office of the Recorder. NOTICE IS HEREBY GIVEN: That on 04/17/2014, at 10:00 a.m. at the front entrance of the Nevada Legal News located at 930 South Fourth Street, Las Vegas, NV 89101, that the property commonly known as 2986 Olivia Heights Ave, Henderson, NV 89052 and land legally described as SUN CITY ANTHEM UNIT #17 PLAT BOOK 104 PAGE 20 LOT 343 BLOCK 2 of the Official Records in the Office of the County Recorder of Clark County, Nevada, will sell at public auction to the highest bidder,

cash payable at the time of sale in lawful money of the United States, by cash, a cashierââ,¬â,,¢s check drawn by a state or national bank, a cashierââ,¬â,,¢s check drawn by a state or federal credit union, state or federal savings and loan association or savings association authorized to do business in the State of Nevada, in the amount of \$8,149.18 as of 3/25/2014, which includes the total amount of the unpaid balance and reasonably estimated costs, expenses and advances at the time of the initial publication of this notice. Any subsequent Association assessments, late fees interest, expenses or advancements, if any, of the Association or its Agent, under the terms of the Lien for Delinquent Assessments shall continue to accrue until the date of the sale. The property heretofore described is being sold ââ,¬Å"as isââ,¬Â. The sale will be made without covenant or warranty, expressed or implied regarding, but not limited to, title or possession, encumbrances, obligations to satisfy any secured or unsecured liens or against all right, title and interest of the owner, without equity or right of redemption to satisfy the indebtedness secured by said Lien, with interest thereon, as provided in the Declaration of Covenants, Conditions and Restrictions, recorded on 10/31/2000, in Book Number 20001031, as Instrument Number 02253 of the Official Records in the Office of the Recorder and any subsequent amendments or updates that may have been recorded. Dated: March 25, 2014 Prepared By Christie Marling, Red Rock Financial Services, on behalf of Sun City Anthem Community Association Reinstatement Information: (702) 483-2996 or Sale Information: (714) 573-7777 When Recorded Mail To: Red Rock Financial Services 4775 W. Teco Ave, Suite 140 Las Vegas, Nevada 89118 (702) 483-2996 or (702) 932-6887 P1088283 3/27, 4/3, 04/10/2014

Public Notice ID:

## 2986 OLIVIA HEIGHTS 11/5/14 NOS

**PUBLISHED NOTICE #2** 

11/18/14, 11/25/14, 12/2/14

## **EXHIBIT 8.11**

The newspapers of **Nevada** make public notices from their printed pages available electronically in a single database for the benefit of the public. This enhances the legislative intent of public notice - keeping a free and independent public informed about activities of their government and business activities that may affect them. Importantly, Public Notices now are in one place on the web (<a href="https://www.PublicNoticeAds.com">www.PublicNoticeAds.com</a>), not scattered among thousands of government web pages.

unty: Clark

Printed In: Nevada Legal News

Printed On: 2014/12/02

Assessor Parcel Number: 191-13-313-003 File Number: R67471 Property Address: 2986 Olivia Heights Ave. Henderson, NV 89052 NOTICE OF FORECLOSURE SALE UNDER THE LIEN FOR DELINQUENT ASSESSMENTS Red Rock Financial Services is a debt collector and is attempting to collect a debt. Any information obtained will be used for that purpose. 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 RED ROCK FINANCIAL SERVICES AT (702) 932-6887 or (702) 215-8130. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMANA¢â, ¬â, ¢S OFFICE, NEVADA REAL ESTATE DIVISION AT (877) 829-9907 IMMEDIATELY. Red Rock Financial Services officially assigned as agent by the Sun City Anthem Community Association under the Lien for Delinquent Assessments. YOU ARE IN DEFAULT UNDER THE LIEN FOR DELINQUENT ASSESSMENTS, recorded on 07/01/2010 in Book Number 20100701 as Instrument Number 0001612 reflecting CATHY L. BELL AND/OR RICHARD A, BELL FAMILY TRUST as the owner(s) of record on said lien. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. If you need an explanation of the nature of the proceedings against you, you should contact an attorney. The Notice of Default and Election to Sell Pursuant to the Lien for Delinquent Assessments was recorded on 09/20/2010 in Book Number 20100920 as Instrument Number 0001455 of the Official Records in the Office of the Recorder, NOTICE IS HEREBY GIVEN: That on 12/09/2014, at 10:00 a.m. at the front entrance of the Nevada Legal News located at 930 South Fourth Street, Las Vegas, NV 89101, that the property commonly known as 2986 Olivia Heights Ave, Henderson, NV 89052 and land legally described as and land legally described as SUN CITY ANTHEM UNIT #17 PLAT BOOK 104 PAGE 20 LOT 343 BLOCK 2 of the Official Records in the Office of the County Recorder of Clark County, Nevada of the Official fords in the Office of the County Recorder of Clark County, Nevada, will sell at public auction to the highest check drawn by a state or national bank, a cashier¢â,¬â,,¢s check drawn by a state or federal credit union, state or federal savings and loan association or savings association authorized to do business in the State of Nevada, in the amount of \$5,566.64 as of 11/5/2014, which includes the total amount of the unpaid balance and reasonably estimated costs, expenses and advances at the time of the initial publication of this notice. Any subsequent Association assessments, late fees interest, expenses or advancements, if any, of the

ords in the Office of the County Recorder of Clark County, Nevada, will sell at public auction to the highest ordder, for cash payable at the time of sale in lawful money of the United States, by cash, a cashier $\tilde{A}$ ¢ $\hat{a}$ ,  $\neg \hat{a}$ , ¢s check drawn by a state or national bank, a cashier $\tilde{A}$ ¢ $\hat{a}$ ,  $\neg \hat{a}$ , ¢s check drawn by a state or federal credit union, state or federal savings and loan association or savings association authorized to do business in the State of Nevada, in the amount of \$5,566.64 as of 11/5/2014, which includes the total amount of the unpaid balance and reasonably estimated costs, expenses and advances at the time of the initial publication of this notice. Any subsequent Association assessments, late fees interest, expenses or advancements, if any, of the Association or its Agent, under the terms of the Lien for Delinquent Assessments shall continue to accrue until the date of the sale. The property heretofore described is being sold  $\tilde{A}$ ¢å,  $\neg \tilde{A}$ ° as is $\tilde{A}$ ¢å,  $\neg \hat{A}$ . The sale will be made without covenant or warranty, expressed or implied regarding, but not limited to, title or possession, encumbrances, obligations to satisfy any secured or unsecured liens or against all right, title and interest of the owner, without equity or right of redemption to satisfy the indebtedness secured by said Lien, with interest thereon, as provided in the Declaration of Covenants, Conditions and Restrictions, recorded on 10/31/2000, in Book Number 20001031, as Instrument Number 02253 of the Official Records in the Office of the Recorder and any subsequent amendments or updates that may have been recorded. Dated: 11/5/2014 Prepared By Christie Marling, Red Rock Financial Services, on behalf of Sun City Anthem Community Association Reinstatement Information: (702) 483-2996 or Sale Information: (714) 573-7777 When Recorded Mail To: Red Rock Financial Services 4775 W. Teco Ave, Suite 140 Las Vegas, NV 89118 (702) 483-2996 or (702) 932-6887 P1119738 (702) 483-2996 or (702) 9

Public Notice ID:

1	MICHAEL R. MUSHKIN	
2	Nevada Bar No. 2421 L. JOE COPPEDGE	
3	Nevada Bar No. 4954	
4	MUSHKIN CICA COPPEDGE 4475 S. Pecos Road	
5	Las Vegas, NV 89121	
6	Telephone: 702-386-3999 Facsimile: 702-454-3333	
7	Michael@mushlaw.com Joe@mushlaw.com	
8		
9	Attorneys for Nona Tobin, an individual and as Trustee of the Gordon B. Hansen Trust	
10	DISTRICT COURT	
11	CLARK COUNTY, NEVADA	
12	YORK A GTOVES A SANDRA E	I
13	JOEL A. STOKES and SANDRA F. STOKES, as trustee for the JIMIJACK	Case No.: A-15-720032-C
14	IRREVOCABLE TRUST,	Consolidated with: A-16-730078-C
15	Plaintiff,	Department: XXXI
16	VS.	Department. AAA1
17	BANK OF AMERICA, N.A	DECLARATION OF NONA TOBIN IN
18	Defendant.	OPPOSITION TO NATIONSTAR'S
19		MOTION FOR SUMMARY JUDGMENT
20		
21	NATIONSTAR MORTGAGE LLC	DRAFTED
22	Counter-claimant,	NOT BEFORE
23	VS.	CONSIDERED
24	JIMIJACK IRREVOCABLE TRUST,	
25	Counter-defendant.	BY COURT
26	NONA TOBIN, an Individual and Trustee of	
27	the GORDON B. HANSEN TRUST, Dated	
28	8/22/08,	
	Counter-claimant,	

VS.

**STOKES** JOEL A. and SANDRA F. STOKES, as trustee for the JIMIJACK **IRREVOCABLE** TRUST, **SUN CITY** ANTHEM COMMUNITY ASSOCIATION, INC., YUEN K. LEE, an Individual, d/b/a Manager, F.BONDURANT, LLC, and DOES 1-10, AND ROE CORPORATIONS 1-10, inclusive,

Counter-defendants.

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**DECLARATION OF NONA TOBIN** 

Nona Tobin, under penalty of perjury, states as follows:

I have personal knowledge of the facts stated herein, except for those facts stated to be based upon information and belief. If called to do so, I would truthfully and competently testify to the facts stated herein, except those facts stated to be based upon information and relief.

I am submitting the attached exhibits to dispute alleged facts in Nationstar's March 21, 2019 Motion for Summary Judgment.

#### Exhibits of recorded and filed documents that refute Nationstar's claims re Jimijack

- 1. I prepared the affidavit, filed September 16, 2016, in support of Nona Tobin's and Steve Hansen's Motion to Intervene that was denied without prejudice (See Exhibit 1) which shows my intent to address the issue of voiding the sale before I asserted claims against Nationstar.
- 2. Exhibit 2 is the January 11, 2017 order, entered on January 12, 2017, granting Nona Tobin's Motion to Intervene.
- 3. Exhibit 3 is NSM 190, wherein notary CluAynne M. Corwin witnessed Yuen K. Lee's signature as if Thomas Lucas stood before her.
- 4. There is no record in the notary's journal of the deed in which, notary CluAynne M.

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#### Exhibits of recorded and filed documents that refute Nationstar's claims to own the DOT

- 13. Exhibit 9 shows On December 1, 2014. Nationstar, alleging to be BANA's "attorney-infact", recorded an assignment of BANA's interest to Nationstar, effective on October 23, 2014 although Nationstar's disclosures, NSM0001 through NSM0413 did not disclose any document that gave it legal authorization to act as BANA's attorney-in-fact. Nationstar merely refers to its December 1, 2014 assignment of BANA's interest to itself as "an assignment outside the chain of title."
- 14. Exhibit 10 is Nationstar's March 8, 2019 recorded Rescission of the disputed\_December 1, 2014 self-assignment (from BANA to Nationstar), (NSM 0409-411), that stated
  - "they nullify and invalidate the assignment to same extent and effect as though the assignment had never been issued and recorded."
- 15. Exhibit 11 (NSM0412-0413) disclosed that on March 28, 2019, Nationstar recorded a "Corporate Assignment of Deed of Trust", executed on February 25, 2019, by Nationstar, acting as Wells Fargo's "attorney-in-fact", assigned the deed of trust to Nationstar again.
- 16. Exhibit 12 is NSM 0270-0272, the only limited power of attorney disclosed by Nationstar, but which is inapplicable to the deeds of trust in this case.
- 17. The document in NSM 0270-0272 is irrelevant as it did not authorize Nationstar to execute any assignment of any deed of trust, executed by Gordon Hansen, as Wells Fargo's attorney-in-fact that are disputed in this case.
- 18. Nationstar's disclosures NSM0001 through NSM0413 did not disclose any document that gave Nationstar legal authorization to act as BANA's or Wells Fargo's attorney-in-fact for either corporate assignment, executed on October 23, 2014, and February 25, 2019.
- 19. The Wells Fargo limited power of attorney disclosed by Nationstar NSM 270-272 was "valid only for a period of six months from April 1, 2016 unless cancelled prior to said date", and was not in effect and would not legitimize either corporate assignment, executed on October 23, 2014, and February 25, 2019, by Nationstar claiming to be Wells Fargo's "attorney-in-fact".
- 20. Exhibit 13 is the recorded Wells Fargo SUBSTITUTION OF TRUSTEE AND FULL **AA 001602**

1	RECONVEYANCE, not include in Nationstar's disclosures, executed on March 2, 2015 by
2	Lisa Wilm, Wells Fargo Vice President Loan Documentation.
3	21. Exhibit 14 is a Substitution of Trustee, recorded on August 17, 2015, executed by
4	Nationstar on August 6, 2015, acting as Wells Fargo's attorney in fact which Nationstar failed
5	to include in its disclosures.
6	22. Exhibit 15 (NSM 258-260) is a COPY of the note which is not admissible proof that
7	Nationstar holds the ORIGINAL note. In fact, absent holding the original note, Nationstar
8	cannot claim it is the noteholder the any more than I could claim that some debtor owed me
9	money if I held only a <b>copy</b> of that debtor's I.O.U. to a third party, particularly if that copy of
10	the note was never endorsed to me.
11	23. I declare under penalty of perjury under the laws of the State of Nevada that the
12	foregoing is true and correct
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14	Dated the 22nd day of March 2019,
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16	nona Hi
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18	Nona Tobin
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## Exhibit I

## Exhibit I

**************************************	AFFD		Electronically Filed 09/23/2016 12:28:58 PM
2	NONA TOBIN STEVE HANSEN		•
3	2664 Olivia Heights Ave. Henderson NV 89052		Alun D. Column
~-	(702) 465-2199		CLERK OF THE COURT
4	Applicants for Intervention In Proper Person		
-5	*	DISTRIC	COURT
		CLARK COUN	ITY, NEVADA
6			
7	JOEL A. STOKES and SAND	RA F. STOKES,	
~	as trustees of the JIMUACK II	REVOCABLE	Case No.: A-15-720032-C
8	TRUST,		Dept. No.: XXXI
9	Plaintiffs,		^
10	vs.		AFFIDAVIT OF NONA TOBIN IN
	BANK OF AMERICA, N.A.; ANTHEM COMMUNITY AS	:	SUPPORT OF NONA TOBIN AND STEVE HANSEN'S MOTION TO INTERVENE
12	INC.; DOES I through X and I BUSINESS ENTITIES I throu	ROE	KIA KERAK A KILABA
13	inclusive,	- I.	
14	Defendants.		
15	<b></b>		
16	COMES NOW, NOI	VA TOBIN and	STEVE HANSEN ("Applicants"), in proper
17	person, and hereby submit this	Affidavit of None	Tobin in support of their Motion to Intervene.
18	Dated this 22nd day	of September, 201	6.
19	/s/ Nona Tobin		/s/ Steve Hansen
*~	NONA TOBIN 2664 Olivia Heights	Ave	STEVE HANSEN 21417 Quail Springs Rd.
20	Henderson NV 8905	<u>'</u>	Tehachapi, CA 93561
21	(702) 465-2199	Ai.*	(661) 513-6616
	Applicants for Interv In Proper Person	ention,	Applicants for Intervention, In Proper Person
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23			
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## AFFIDAVIT OF NONA TOBIN IN SUPPORT OF NONA TOBIN AND STEVE HANSEN'S MOTION TO INTERVENE

STATE OF NEW MEXICO

SS:

COUNTY OF TOAS

- 1. I, NONA TOBIN, am one of two individuals who filed as pro se litigants a motion to intervene in case A730078, Nationstar Mortgage, LLC vs. Opportunity Homes, LLC.
- 2. Our interest in the case is as the sole beneficiaries of the Gordon B. Hansen Trust (herein the Trust) which was the equitable title holder of the subject property, 2763 White Sage Drive, Henderson, NV at the time title was transferred to Opportunity Homes by virtue of the disputed August 15, 2014 foreclosure sale for delinquent HOA assessments.
- 3. The Gordon B. Hansen Trust was the equitable title holder of the subject property at 2763 White Sage Drive, Henderson, beginning August 27, 2008 when the property was assigned to the Trust by Mr. Hansen, who was sole owner, since July, 2004 when his then-wife quit claimed her interest to him pursuant to their divorce property settlement.
- 4. Our claim will be that the HOA sale should be voided and title returned to the Trust, and therefore, to us as the beneficiaries of the Trust.
- 5. I became the Successor Trustee of the Gordon B. Hansen Trust, dated August 22, 2008 and amended on August 10, 2011, on January 14, 2012, when the Grantor Gordon. B Hansen died.
- 6. All evidence that will be presented to support the claims that will be made in our case will be based on my personal knowledge, my personal research of public records, documents in my possession, actions I took on behalf of the Trust over the past 4 and one half years, correspondence to and from me and the banks as well as the official certified records of the two

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realtors that document over two and one-half years of dealing with bizarre behavior by the banks whose investors refused to close on offers as high as \$395,000 on a loan with a \$389,000 balance and an offer for \$375,000 as late as two weeks before the HOA sale transferred title for \$63,100.

- 7. I am filing this affidavit to clarify: 1) how we as individuals relate to the Gordon B. Hansen Trust, the real party in interest, and 2) the authority I have as Trustee of the Trust that was the equitable title holder at the time of the disputed HOA sale.
- 8. There are two beneficiaries of the Trust and we are now the sole surviving members of the Trust: Nona Tobin and Steve Hansen, each with a 50% interest.
- 9. Steve Hanson, son of the Trust's Grantor, is a resident of California, works full time, and has not participated in any way in the actions related to the Trust or this case that will serve as the basis for our complaint.
- 10. Steve Hansen is named as a co-complainant at my request, but he will not be appearing in court as he has no personal knowledge of the facts and issues surrounding the case. He is named only to ensure that the court is aware that I am acting as the Trustee, a fiduciary with the authority to act on behalf of the Trust; I am not acting like an attorney.
- 11. During the past four and half years, I have spent literally hundreds of hours and signed hundreds of pages of documents in my capacity as Successor Trustee dealing with problems regarding this property, and I can say without a doubt, I know more about transactions related to 20 this particular property than anyone.
  - 12. All our claims will be based on what I know personally, documents I wrote, received as Executor, or have as part of the Realtors' certified history of two listing agreements, and my detailed analysis of the public record.

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13. It is arguable that the local rule 7.42(b) which states a "corporation may not appear in proper person", would apply here and thus bar "Nona Tobin, as Trustee of the Gordon B. Hansen Trust" from appearing in proper person.

14. However, to avoid any possible appearance of usurping authority reserved for members of the Nevada bar, it was with an abundance of caution that I put the names of both beneficiaries, in pro per, as the parties applying to intervene.

15. The Trust is not a corporation, rather it is a Grantor Trust formed in Nevada under the provisions of NRS 163 re Creation of Trusts.

16. In addition to the powers granted to the Trustee explicitly in the Trust document, the powers listed in NRS 163.265 through NRS 163.410 were incorporated by reference.

17. In pursuing this litigation to quiet title back to the Trust, I am exercising the power of a Trustee incorporated by reference in the Trust of NRS163,375 which states: "A fiduciary may compromise, adjust, arbitrate, sue on or defend, abandon or otherwise deal with and settle claims in favor of or against the estate or trust as the fiduciary deems advisable, and the fiduciary's decision shall be conclusive between the fiduciary and the beneficiaries of the estate or trust and the person against or for whom the claim is asserted, in the absence of fraud by such person, and, in the absence of fraud, bad faith or gross negligence of the fiduciary, shall be conclusive between the fiduciary and the beneficiaries of the estate or trust."

18. Our motion to intervene was in concert with Nationstar's, i.e., to have the court declare that the FIOA sale invalid, although we do have other claims and additional rationale as to why the HOA sale should be voided, including fraud on the part of the HOA agent.

19. In that case Nationstar prayed, among other things, to have the court declare that the August 15, 2014 foreclosure sale was void for violations of due process, and further that the

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illegitimate HOA sale conveyed no interest in the subject property to Opportunity Homes as the high bidder.

- 20. Beyond that, our claim will state that the HOA sale was implemented in a manner that was statutorily noncompliant, violated our due process rights, was commercially unreasonable and was fraudulently conducted by Red Rock Financial Services usurping the authority of Sun City Anthem Community Association, Inc. (HOA) for their own unjust enrichment.
- 21. When our motion to intervene was filed on July 29, 2016, it was to intervene on case A730078, Nationstar v. Opportunity Homes, filed on January 12, 2016, which I was aware of because of the Lis Pendens against the property recorded by WFZ on January 13, 2016.
- 22. Our intervention into that case was to support Nationstar's claim that the HOA sale was invalid, for the same as well as different reasons, but also to pray that once the defective HOA sale was voided by the court, title should return to the equitable owner (the Trust) by placing all parties back as they were, i.e., to re-gain whatever title or security interests they actually had, on the day prior to the sale.
- 23. In our scenario, Nationstar would retain whatever security interest they had (and they legitimately could prove they had) in the first deed of trust on August 14, 2014 and no more.
- 24. Our prayer to the court would be to 1) void the sale, 2) give back title to us as the equitable titleholders prior to the fraudulent HOA sale, and 3) not allow Nationstar's claims to a security interest to prevail by bypassing the requirements of Nevada's 2011 anti-foreclosure fraud law, SB 284.
  - 25. I believe Nationstar's claims are clearly contradicted by evidence I possess.

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26. NRS163.270 gives the Trustee powers related to buying and selling property, and I exercised this power between 2012 and 2014 first by signing an exclusive listing agreement with Proudfit Realty from the period of February, 2012 through July, 2013.

- 27. During the Proudfit listing, there were two contingent sales (one at full price) that are documented to have failed due to Bank of America's recalcitrant investor's resistance, and also documented is a refusal by Bank of America to accept my proffered deed in lieu (DIL).
- 28. I subsequently signed an exclusive agency agreement to sell the property with Berkshire Hathaway Home Services, Nevada Properties (BHHS), and the signed listing agreements extended from February, 2014 through October, 2014.
- 29. During the BHHS listing, the disputed HOA sale occurred. My BHHS agent Craig Leidy told me that he was not notified until the day before the sale by Thomas Lucas, a fellow BHHS Realtor that he was going to bid on Craig's listing. Craig Leidy also stated that he had requested notice and there had been four postponements previously where notice had been provided to him by Christine Marley of Red Rock Financial Services.
- 30. The improperly-noticed HOA sale also occurred after the HOA's agent notified the Nevada Real Estate Division Office of the Ombudsman (OMB) to cancel the Notice of Sale NRS 38.310 process because the "Owner was retained."
- 31. The Foreclosure deed was never submitted to the OMB as required by 2013 NRS 116.31164(3)(b), thereby keeping the HOA sale out of the notice of the regulatory agency.
- 32. Title transferred on August 22, 2014 to Opportunity Homes which was actually the alter ego, Thomas Lucas, Realtor in the same BHHS office under Broker Forrest Barbee that was listing the property on my behalf at the time.

33. Based on the conflict of interest and insider information Thomas Lucas possessed, we will claim that neither Opportunity Homes nor Thomas Lucas was not a bona fide purchaser for value as would be required for a foreclosure sale to be legitimate.

- 34. During the time I had the property listed for sale, numerous actions occurred which are documented in the Realtor's records which directly contradict claims made by Nationstar as to their ownership of the beneficial interest in the first DOT, and it is important for an equitable solution to the competing title and security interests claims to this property that we be allowed to present our evidence.
- 35. After our MOI was filed, the A730078 case was joined with the A720032 case of which we had previously be unaware since Plaintiffs Joel and Sandra Stokes never recorded a Lis Pendens.
- 36. We have substantial additional claims against the Plaintiffs Joel and Sandra Stokes which include the fact that the sole document that conveyed interest in the subject property to the Plaintiffs was a Quit Claim deed that was fraudulently notarized by CluAyme M. Corwin, a notary public employed by Peter Mortenson, an attorney who shares the law office with Plaintiffs' attorney Joseph. Y. Hong, at 10781 W. Twain Ave., Las Vegas.
- 37. I am attaching the aforementioned June 9, 2015 Quit Claim Deed because I noticed that in all the motions and claims that had been filed by the Plaintiffs or Nationstar's attorneys which attached virtually all other recorded documents, I did not see that anyone has shared this important document with the court.
- 38. This is a second route by which the title claims of the Plaintiffs should be dismissed, by virtue of the conveyance document not conforming to NRS 111.345, proof by a competent witness.

39. If the court invalidated the Plaintiff's interests due to the insufficiency of the conveyance instrument, it is absolutely necessary that we be permitted to intervene in the case to preserve our rights vis a vis Nationstar and F. Bondurant.

40. F. Bondurant is a counter defendant who we will claim is a sham LLC that held the title only for eight minutes on June 9, 2015 solely for the purpose of covertly and fraudulently conveying the property to the Plaintiffs.

41. The aforementioned Quit Claim Deed is an exhibit since neither of the attorneys thought it was important to bring to the court's attention earlier.

FURTHER, YOUR AFFIANT SAYETH NAUGHT.

DATED this 23 day of September, 2016.

NONA TOBIN

Subscribed and Sworn to before me this 3 day of September, 2016.

NOTARY PUBLIC

OFFICIAL SEAL
JEANNE M. THABER
Notary Public
Sixts of New Mexico
My Corum. Explored 1/5/7

Cranty 3 This

APN: <u>191-13-811-052</u> Recording requested by and mail

documents and tax statements to:

(3)

Name: F. Bondurant, LLC.

Address: 10781 West Twain Avenue City/State/Zip: Las Vecas, NV 89135 Inet #: 20150608-0001537 Fees: \$18.00 N/C Fee: \$0.00 RPTT: \$1377.00 Ex: \* C6/09/2015 12:58:36 PM Receipt #: 2452508

Requestor:

ROBERT GOLDSMITH
Recorded By: ARO Pgs: 3

DEBBIE CONWAY

CLARK COUNTY RECORDER

### **QUITCLAIM DEED**

WITNESSETH, That the said Grantor, for good consideration and for the sum of One Dullar USD (\$1.00) pakt by the said Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto the said Grantees forever, all the right, title, interest and claim which the said Grantor has in and to the following described parcel of land, and improvements and appurtenances thereto in the County of Clark, State of Neveda, to wit:

Commonly known as:

2763 White Sage Drive, Henderson, Nevada 89052

More particularly described as:

APN: 101-13-811-052

Lot Eighty-Five (85) in Block 4, of SUN CITY ANTHEM UNIT #19 PHASE 2, as shown by map thereof on file in Book 102 of Plats, Page 80, in the Office of the County Recorder of Clark County, Nevada.

IN WITNESS WHEREOF, The said first party has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in presence of:

Thomas Lucas, Manager Opportunity Homes LLC

State of Nevade ) so

WITNESS my hand and official seal.

Signature:

NOTARY PUBLIC
Compared Construction
DESIRA L. BATESBL
No. 92-2383-1
My Appairment Express April 17, 2016

APN: 191-13-811-052
Recording requested by and mail

documents and tax statements to:

(3)

Name: Joel A. Stokes and Sandra F. Stokes

Address: 5 Summit Walk Trail

City/State/Zip: Henderson, NV 89052

Inst #: 20150609-0001545 Fees: \$18.00 N/C Fee: \$0.00

RPTT: \$1377.00 Ex: # 06/09/2015 01:06:29 PM Receipt #: 2452518

Requestor:

ROBERT GOLDSMITH
Recorded By: ARO Pgs: 3

DEBBIE CONWAY

**CLARK COUNTY RECORDER** 

### **QUITCLAIM DEED**

THIS QUITCLAIM DEED, Executed this \_\_\_\_\_\_ day of June 2015, by F. Bondurant, LLC. (hereinafter "Grantor(s)"), whose address is 10781 West Twain Avenue, Las Vegas, NV 89135, to Joel A. Stokes and Sandra F. Stokes, as Trustees of the Jimijack Irrevocable Trust (hereinafter "Grantee(s)"), whose address is 5 Summit Walk Trail, Henderson, Nevada 89052.

WITNESSETH, That the said Grantor, for good consideration and for the sum of One Dollar USD (\$1.00) paid by the said Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto the said Grantees forever, all the right, title, interest and claim which the said Grantor has in and to the following described parcel of land, and improvements and appurtenances thereto in the County of Clark, State of Nevada, to wit:

Commonly known as:

2763 White Sage Drive, Henderson, Nevada 89052

More particularly described as:

APN: 191-13-811-052

Lot Eighty-Five (85) in Block 4, of SUN CITY ANTHEM UNIT #19 PHASE 2, as shown by map thereof on file in Book 102 of Plats, Page 80, in the Office of the County Recorder of Clark County, Nevada.

IN WITNESS WHEREOF, The said first party has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in presence of:

	Drun /	10	2
Grantør	Jeun	Lee	Manger

State of Nevada

**County of Clark** 

On this day of whe county of Clark, State of Nevada, did personally appear before me the person of Thomas Lucas, Manager of Opportunity Homes LLC, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to this Quitclaim Deed; and, acknowledged to me that he executed the same in his capacity, and that by his signature on this instrument did execute the same.

WITNESS my hand and official seal.

Signature:

No 04-08240-1 April 12,2016

### STATE OF NEVADA DECLARATION OF VALUE

1. Assessor Parcel Number(s)	
a. 191-13-811-052	
b.	
c	
d.	
2. Type of Property:	
a. Vacant Land b. X Single Fam. Res.	FOR RECORDERS OPTIONAL USE ONLY
c. Condo/Twnhse d. 2-4 Plex	Book Page:
e. Apt. Bldg f. Comm'l/Ind'l	Date of Recording:
g. Agricultural h. Mobile Home	Notes:
Other	
3.a. Total Value/Sales Price of Property	$s = 270  \cos \alpha$
b. Deed in Lieu of Foreclosure Only (value of propert	xv( )
c. Transfer Tax Value:	6
d. Real Property Transfer Tax Due	1377.00
4. If Exemption Claimed:	
a. Transfer Tax Exemption per NRS 375.090, Sec	tion
b. Explain Reason for Exemption:	
5. Partial Interest: Percentage being transferred: 100	<b>)</b> %
The undersigned declares and acknowledges, under pen	nalty of perjury, pursuant to NRS 375.060
and NRS 375.110, that the information provided is cor	rect to the best of their information and belief,
and can be supported by documentation if called upon	to substantiate the information provided herein.
Furthermore, the parties agree that disallowance of any	claimed exemption, or other determination of
additional tax due, may result in a penalty of 10% of the	e tax due plus interest at 1% per month. Pursuant
to NRS 375.030, the Buyer and Seller shall be jointly as	nd severally liable for any additional amount owed.
Signature // MM	1/h
Signature /////	_Capacity:
•	<i>'</i>
Signature	Capacity:
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
(REQUIRED)	(REQUIRED)
Print Name: F. Bonduran LLC	Print Name: Joe A Stokes and Soundry Stokes Jimijack  Address: 5 Summitt Walk Trail Irrevocable  City: Henderson Trust
Address: 10781 W. Twain	Address: 5 Summitt Walk Trail Irrevocable
City: Las Vegas	City: Henderson 7 rust
State: Nevada! Zip: 89135	State: Nevada Zip: 89052
COMPANY/PERSON REQUESTING RECORDIN	(C (Required if not seller or huver)
Print Name: Robert Goldsmith	Escrow #
Address: 446 Beautiful Hill	EUQLO II II
City: Las Vegas	State: Nevada Zip: 89138

AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED

# Exhibit 2

# Exhibit 2

**Electronically Filed** 01/11/2017 04:50:43 PM

ORDR 1 NONA TOBIN, Trustee Gordon B. Hansen Trust, Dated 8/22/08 **CLERK OF THE COURT** 2664 Olivia Heights Avenue Henderson NV 89052 3 Phone: (702) 465-2199 nonatobin@gmail.com 4 Defendant-in-Intervention, Cross-Claimant, Counter-Claimant In Proper Person 5 6 DISTRICT COURT **CLARK COUNTY, NEVADA** 7 JOEL A. STOKES and SANDRA F. STOKES, 8 as trustees of the JIMIJACK IRREVOCABLE Case No.: A-15-720032-C TRUST, 9 Dept. No.: XXXI Plaintiffs, 10 ORDER GRANTING APPLICANT 11 VS. NONA TOBIN'S MOTION TO INTERVENE BANK OF AMERICA, N.A.; SUN CITY 12 ANTHEM COMMUNITY ASSOCIATION, Hearing date: December 20, 2016 INC.; DOES 1 through X and ROE 13 BUSINESS ENTITIES 1 through 10, inclusive, Hearing time: 9:00 a.m. 14 Defendants. 15 NATIONSTAR MORTGAGE, LLC, 16 Counter-Claimant, 17 18 VS. JIMIJACK IRREVOCABLE TRUST; 19 OPPORTUNITY HOMES, LLC, a Nevada limited liability company; F. BONDURANT, 20 LLC, a Nevada limited liability company; DOES IX, ROE CORPORATIONS XIXX, inclusive, 22 Counter-Defendants

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This matter came for hearing before the Court on December 20, 2016, at 9:00 AM. Applicant/Intervening Defendant/Counter-Claimant Nona Tobin, Trustee of the Gordon B. Hansen Trust, appeared in Proper Person while Plaintiffs/Counter-Defendants, Joel A. Stokes and Sandra F, Stokes, as Trustees of the Jimijack Irrevocable Trust, were represented 4 by Joseph Y. Hong, Esq., of Hong & Hong, a Professional Law Corporation. 5 The motion to Intervene and Notice of Hearing was electronically served to all parties 6 included on the Wiz-net E-file Master Service list for the consolidated cases. Plaintiff/Counter-7 Defendant Nationstar Mortgage, LLC, received e-service through their Counsel, Wright, Finlay 8 & Zak, LLP, but no appearance at the hearing was made on behalf of Nationstar Mortgage, 9 LLC. 10 The Court, having considered the pleadings and papers on file and heard the arguments 11 of the parties present at the hearing, and for good cause appearing, hereby rules as follows: 12 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Applicant 13 Nona Tobin's Motion to Intervene into consolidated cases No. A-15-720032-C and 14 A-16-730078-C, of which Case No. A-15-720032-C serves as the main case is GRANTED. 15 16 /// 17 /// 18 /// 19 /// 20 22

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1	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Applicant Nona
2	Tobin shall file her Counter-Claim(s) and Cross-Claim(s) on or before January, 2017 heart
3	Any Cross-Claim Ms. Tobin may file against Nationstar Mortgage, LLC, may be filed no later
4	than twenty (20) days following a determination by this Court to void the disputed foreclosure
5	sale for delinquent HOA assessments.
6	IT IS SO ORDERED this / day of JA, 2017.
7	<i>a b c c c c c c c c c c</i>
8	JOANNA S. KISHNER
9	DISTRICT COURT JUDGE
10	Respectfully submitted,
11	nona Fali
12	NONA TOBIN, Trustee
13	Gordon B. Hansen Trust, Dated 8/22/08 2664 Olivia Heights Avenue Henderson NV 89052
14	Phone: (702) 465-2199
15	Defendant-in-Intervention/Counter-Claimant In Proper Person
16	
17	Approved as to form and content,  Approved as to form and content,
18	HONG & HONG, A PROFESSIONAL WRIGHT, FINLAY & ZAK, LLP LAW CORPORATION
19	
20	Joseph Y. Hong, Esq.  Edgar C. Smith, Esq.
21	Nevada Bar No. 5995  Nevada Bar. No. 05506  10781 W. Twain Avenue  7785 West Sahara Ave., Suite 200
22	Las Vegas, NV 89135  Attorney for Plaintiff/Counter-Defendant,  Attorney for Counter-Defendant,  Attorney for Counter-Defendant,
23	Joel A. and Sandra F. Stokes, as trustees  of Jimijack Irrevocable Trust  Nationstar Mortgage, LLC
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# Exhibit 3

# Exhibit 3

IN WITNESS WHEREOF, The said first party has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in presence of:

State of Nevada

Signature: Cu Cyre M. Corwis

County of Clark

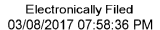
On this 8 day of June, 2015, before me, Whywe III. (a/W/k), a notary public in and for the County of Clark, State of Nevada, did personally appear before me the person of Thomas Lucas, Manager of Opportunity Homes LLC, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to this Quitclaim Deed; and, acknowledged to me that he executed the same in his capacity, and that by his signature on this instrument did execute the same.

WITNESS my hand and official seal.

No 04-08240-1 April 12,2016

# Exhibit 4

Exhibit 4



**CLERK OF THE COURT** 



#### DISI

JAKUB P. MEDRALA, ESQ.

Nevada Bar No. 12822

THE MEDRALA LAW FIRM, PROF. LLC

1091 S. Cimarron Road, Suite A-1

3 Las Vegas, Nevada 89145

(702) 475-8884

4 (702) 938-8625 Facsimile

jmedrala@medralaw.com

5 Attorney for Thomas Lucas and

Opportunity Homes, LLC

### EIGHTH JUDICIAL DISTRICT COURT

### CLARK COUNTY, NEVADA

JOEL A. STOKES and SANDRA F. STOKES, as Trustees of the JIMIJACK IRREVOCABLE TRUST,

Plaintiffs,

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BANK OF AMERICA, N.A.; SUN CITY 11 ANTHEM COMMUNITY ASSOCIATION,

INC.; DOES I Through X, and ROES 1 12 Through 10, Inclusive,

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Defendants.

NATIONSTAR MORTGAGE, LLC,

Counterclaimant,

15 VS.

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JIMIJACK IRREVOCABLE TRUST; 16

OPPORTUNITY HOMES, LLC, a Nevada

Limited Liability Company; F. BONDURANT,

LLC, a Nevada Limited Liability Company;

DOES I Through X, and ROES XI Through

18 XX, Inclusive,

Counterdefendants,

NONA TOBIN, an Individual and Trustee of 20 the GORDON B. HANSEN TRUST, dated

8/22/25,

Crossclaimant,

22 VS.

THOMAS LUCAS, and SUN CITY ANTHEM 23

COMMUNITY ASSOCIATION, INC.; DOES

I Through X, and ROES I Through X, Inclusive,

Crossdefendants.

CASE NO.: A-15-720032-C DEPT. NO.: XXXI

### **DISCLAIMER OF INTEREST**

PLEASE TAKE NOTICE that THOMAS LUCAS and OPPORTUNITY HOMES, LLC do not hold any interest in real property commonly known as 2763 White Sage Drive, Henderson, NV 89052, APN 191-13-811-052 ("the Property"); therefore, they disclaim any interest in the Property. DATED this 8th day of March, 2017. Respectfully Submitted by: The Medrala Law FIRM, Prof. LLC /s/ Jakub P. Medrala JAKUB P. MEDRALA, ESQ. Nevada Bar No. 12822 1091 S. Cimarron Road, Suite A-1 Las Vegas, Nevada 89145 jmedrala@medralaw.com Attorney for Thomas Lucas and Opportunity Homes, LLC 

CERTIFICATE OF SERVICE 1 2 I, the undersigned, hereby certify that on March 8, 2017, I served a true and correct copy 3 of the foregoing DISCLAIMER OF INTEREST via the E-Service Master List for the above-4 referenced matter in the Eighth Judicial District Court's e-filing system in accordance with the 5 electronic service requirements of Administrative Order 14-2 and the Nevada Electronic Filing and Conversion Rules, and, if necessary, by depositing a copy of the same into the U.S. Postal 6 7 Service at Las Vegas, Nevada, prepaid first-class postage affixed thereto, addressed to the 8 following: 9 Edgar C. Smith, Esq. Nona Tobin esmith@wrightlegal.net 2664 Olivia Heights Avenue WRIGHT, FINLAY & ZAK, LLP Henderson, Nevada 89052 10 7785 W. Sahara Ave., Suite 200 nonatobin@gmail.com Las Vegas, Nevada 89117 11 Attorney for Nationstar Mortgage, LLC 12 /s/ Jakub P. Medrala Bv: 13 An employee of The Medrala Law Firm, PLLC 14 15 16 17 18 19 20 21

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3 Disclaimer of Interest

# Exhibit 5

Exhibit 5

**Electronically Filed** 03/28/2017 04:51:56 PM

Hum D. Column

**CLERK OF THE COURT** 

DISI 1 NONA TOBIN, Trustee Gordon B. Hansen Trust, Dated 8/22/08 2664 Olivia Heights Avenue Henderson NV 89052 Phone: (702) 465-2199 nonatobin@gmail.com Defendant-in-Intervention/Cross-Claimant, In Proper Person 5 **DISTRICT COURT CLARK COUNTY, NEVADA** 6 JOEL A. STOKES and SANDRA F. STOKES, as trustees of the JIMIJACK IRREVOCABLE TRUST, 9 Plaintiffs, 10 VS. 11 BANK OF AMERICA, N.A.; SUN CITY ANTHEM COMMUNITY ASSOCIATION, 12 INC.; DOES 1 through X and ROE BUSINESS ENTITIES 1 through 10, inclusive, 13 Defendants. 14 15 NATIONSTAR MORTGAGE, LLC, 16 Counter-Claimant, 17 Vs. 18 JIMIJACK IRREVOCABLE TRUST; OPPORTUNITY HOMES, LLC, a Nevada 19 limited liability company; F. BONDURANT, LLC, a Nevada limited liability company; 20 DOES I through X, inclusive; and ROE CORPORATIONS XI THROUGH XX, 21 inclusive, 22 Counter-Defendants 23

NONA TOBIN, an individual, Trustee of the

24

Dept. No.: XXXI

### **DISCLAIMER OF INTEREST**

Case No.: A-15-720032-C

1	GORDON B. HANSEN TRUST, dated 8/22/08
2	Cross-Claimant,
3	Cross-Claimant,
4	VS.
5	SUN CITY ANTHEM COMMUNITY ASSOCIATION, INC., DOES 1-10, and ROE CORPORATIONS 1-10, inclusive,
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7	Cross-Defendants.
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-	PLEASE TAKE NOTICE that Steve Hansen does not hold any interest in
10	real property commonly known as 2763 White Sage Drive, Henderson, NV 89052, APN 191-
11	13-811-052 ("the Property"); therefore, he disclaims any interest in the Property.
12	Exhibit 1 includes the declaration of Steve Hansen. Per NRS 53.045, this
13	unsworn declaration is being submitted in lieu of a sworn affidavit as it is a declaration made
14	under penalty of perjury under the law of the State of Nevada.
15	Dated this 28 day of March, 2017.
	home to
16	NONA TOBIN, Trustee  Gordon B. Hansen Trust, Dated 8/22/08
17	2664 Olivia Heights Avenue Henderson NV 89052
18	Phone: (702) 465-2199
19	nonatobin@gmail.com  Defendant-in-Intervention, Cross-Claimant
20	In Proper Person
21	<u>//</u>
22	//
23	<u>''</u>
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## **CERTIFICATE OF SERVICE**

I, Nona Tobin, hereby certify that on this 28 day of March, 2017, I served copies of the foregoing Disclaimer of Interest on all parties in the Wiznet electronic service notification system.

Nona Tobin, Defendant-in-Intervention,

Cross-Claimant, In Proper Person

State of California
County of Kern

### Declaration of Steve Hansen

My full name is Steven Eric Hansen. I am the son of the late Gordon B. Hansen, Trustor of the Gordon B. Hansen Trust, dated August 22, 2008, as amended once on August 10, 2011.

The Gordon B. Hansen Trust was the owner of a residence at 2763 White Sage Drive, Henderson, NV 89052, APN 191-13-811-052, from August 27, 2008, and when my father died on January 14, 2012, and when there was a foreclosure sale on August 15, 2014.

I declare that I have no interest in this White Sage property and no responsibility for any debts or expenses related to it. Further, I no longer claim any interest in, nor expect any benefit from, the Gordon B. Hansen Trust as all assets due to me have already been distributed and received by me.

Per NRS 53.045, this unsworn declaration is being submitted in lieu of a sworn affidavit. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED this 27<sup>th</sup> day of March, 2017

Steve Hansen

21417 Quail Springs Rd.

Tehachapi, CA 93561

(661) 513-6616

# Exhibit 6

# Exhibit 6



**CLERK OF THE COURT** 



#### DISI

JAKUB P. MEDRALA, ESQ.

Nevada Bar No. 12822

THE MEDRALA LAW FIRM, PROF. LLC

1091 S. Cimarron Road, Suite A-1

3 Las Vegas, Nevada 89145

(702) 475-8884

4 (702) 938-8625 Facsimile

jmedrala@medralaw.com

5 Attorney for Thomas Lucas and

Opportunity Homes, LLC

### EIGHTH JUDICIAL DISTRICT COURT

### CLARK COUNTY, NEVADA

JOEL A. STOKES and SANDRA F. STOKES, as Trustees of the JIMIJACK IRREVOCABLE TRUST,

Plaintiffs,

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BANK OF AMERICA, N.A.; SUN CITY 11 ANTHEM COMMUNITY ASSOCIATION,

INC.; DOES I Through X, and ROES 1 12 Through 10, Inclusive,

13 Defendants.

NATIONSTAR MORTGAGE, LLC,

Counterclaimant,

15 VS.

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JIMIJACK IRREVOCABLE TRUST; 16

OPPORTUNITY HOMES, LLC, a Nevada

Limited Liability Company; F. BONDURANT,

LLC, a Nevada Limited Liability Company;

DOES I Through X, and ROES XI Through XX, Inclusive,

Counterdefendants,

NONA TOBIN, an Individual and Trustee of 20 the GORDON B. HANSEN TRUST, dated

8/22/25,

21 Crossclaimant,

22 VS.

THOMAS LUCAS, and SUN CITY ANTHEM 23

COMMUNITY ASSOCIATION, INC.; DOES

I Through X, and ROES I Through X, 24 Inclusive,

Crossdefendants.

CASE NO.: A-15-720032-C DEPT. NO.: XXXI

### **DISCLAIMER OF INTEREST**

PLEASE TAKE NOTICE that THOMAS LUCAS and OPPORTUNITY HOMES, LLC do not hold any interest in real property commonly known as 2763 White Sage Drive, Henderson, NV 89052, APN 191-13-811-052 ("the Property"); therefore, they disclaim any interest in the Property. DATED this 8th day of March, 2017. Respectfully Submitted by: The Medrala Law FIRM, Prof. LLC /s/ Jakub P. Medrala JAKUB P. MEDRALA, ESQ. Nevada Bar No. 12822 1091 S. Cimarron Road, Suite A-1 Las Vegas, Nevada 89145 jmedrala@medralaw.com Attorney for Thomas Lucas and Opportunity Homes, LLC 

CERTIFICATE OF SERVICE 1 2 I, the undersigned, hereby certify that on March 8, 2017, I served a true and correct copy 3 of the foregoing DISCLAIMER OF INTEREST via the E-Service Master List for the above-4 referenced matter in the Eighth Judicial District Court's e-filing system in accordance with the 5 electronic service requirements of Administrative Order 14-2 and the Nevada Electronic Filing and Conversion Rules, and, if necessary, by depositing a copy of the same into the U.S. Postal 6 7 Service at Las Vegas, Nevada, prepaid first-class postage affixed thereto, addressed to the 8 following: 9 Edgar C. Smith, Esq. Nona Tobin esmith@wrightlegal.net 2664 Olivia Heights Avenue WRIGHT, FINLAY & ZAK, LLP Henderson, Nevada 89052 10 7785 W. Sahara Ave., Suite 200 nonatobin@gmail.com Las Vegas, Nevada 89117 11 Attorney for Nationstar Mortgage, LLC 12 /s/ Jakub P. Medrala Bv: An employee of 13 The Medrala Law Firm, PLLC 14 15 16 17 18 19 20 21

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3 Disclaimer of Interest

# Exhibit 7

# Exhibit 7



**CLERK OF THE COURT** 

DISI 1 JOSEPH Y. HONG, ESQ. Nevada Bar No. 5995 HONG & HONG, A PROFESSIONAL LAW CORPORATION 10781 W. Twain Ave. 3 Las Vegas, Nevada 89135 Tel: (702) 870-1777 4 Fax: (702) 870-0500 Email: Yosuphonglaw@gmail.com 5 Attorney for Plaintiff/Counterdefendant 6 7 DISTRICT COURT

CLARK COUNTY, NEVADA

JOEL A. STOKES and SANDRA F. STOKES, as trustees of the JIMIJACK IRREVOCABLE TRUST, Plaintiff, VS.

CASE NO. A720032 DEPT. NO. XXXI

BANK OF AMERICA, N.A., et al., Defendants.

DISCLAIMER OF INTEREST

And related Claims.

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PLEASE TAKE NOTICE that YUEN K. LEE and F. BONDURANT, LLC. do not hold any interest in real property commonly known as 2763 White Sage Drive, Henderson, Nevada 89052, APN 191-13-811-052 (hereinafter "Subject Property"); therefore, they disclaim any interest in the Subject Property.

DATED this 13th day of March, 2017.

JOSEPH Y. HONG, ESQ. Nevada Bar No. 5995 10781 W. Twain Ave. Las Vegas, Nevada 89135 Attorney for Yuen K. Lee and F. Bondurant, LLC.

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## CERTIFICATE OF ELECTRONIC SERVICE

Pursuant to NRCP 5(a), I certify that I am an employee of Joseph Y. Hong, Esq., and that on this // day of March, 2017, I served a true and correct copy of the foregoing DISCLAIMER OF INTEREST by electronic transmission through the Eighth Judicial District Court EFP system pursuant to NEFR 9 to counsel of record, as follows:

Leach Johns	on Song & Gruchow	
	Contact	Email
	Patty Gutierrez	pgutierrez@leachjohnson.com
	Terri Hansen	thansen@leachjohnson.com
Leach Johns	on Song Gruchow	
	Contact	<b>Email</b>
	Robin Callaway	rcallaway@leachjohnson.com
Leach Johns	on Song Gruchow	
	Contact	Email
	Ryan Reed	rreed@leachjohnson.com
	Sean Anderson	sanderson@leachjohnson.com
: •		
Lipson, Neils	son, Cole, Seltzer & Garin, P.C.	
Lipson, Neils	Contact	Email
Lipson, Neils		
Lipson, Neils	Contact	Email
Lipson, Neils	Contact  Darnell Lynch	Email dlynch@lipsonneilson.com
Lipson, Neils	Contact  Darnell Lynch  David Ochoa	Email  dlynch@lipsonneilson.com  dochoa@lipsonneilson.com
Lipson, Neils	Contact  Darnell Lynch  David Ochoa  Kaleb Anderson	Email  dlynch@lipsonneilson.com  dochoa@lipsonneilson.com  kanderson@lipsonneilson.com
	Contact  Darnell Lynch  David Ochoa  Kaleb Anderson  Renee Rittenhouse	Email  dlynch@lipsonneilson.com  dochoa@lipsonneilson.com  kanderson@lipsonneilson.com  rrittenhouse@lipsonneilson.com
Lipson, Neils	Contact  Darnell Lynch  David Ochoa  Kaleb Anderson  Renee Rittenhouse	Email  dlynch@lipsonneilson.com  dochoa@lipsonneilson.com  kanderson@lipsonneilson.com  rrittenhouse@lipsonneilson.com

Contact Email  Jakub P Medrala imedrala@medralaw.com  Office admin@medralaw.com  Shuchi Patel spatel@medralaw.com  Wright, Finlay & Zak, LLP  Contact Email  Jason Craig icraig@wrightlegal.net  Michael Kelley mkellev@wrightlegal.net  NVEfile nvefile@wrightlegal.net	The Medrala La	w Firm, PLLC	
Office admin@medralaw.com  Shuchi Patel spatel@medralaw.com  Wright, Finlay & Zak, LLP  Contact Email  Jason Craig jcraiq@wrightlegal.net  Michael Kelley mkelley@wrightlegal.net			Email
Shuchi Patel spatel@medralaw.com  Wright, Finlay & Zak, LLP  Contact Email  Jason Craig icraig@wrightlegal.net  Michael Kelley mkelley@wrightlegal.net		Jakub P Medrala	imedrala@medralaw.com
Wright, Finlay & Zak, LLP  Contact Email  Jason Craig jcraig@wrightlegal.net  Michael Kelley mkellev@wrightlegal.net		Office	admin@medralaw.com
Wright, Finlay & Zak, LLP  Contact Email  Jason Craig jcraig@wrightlegal.net  Michael Kelley mkellev@wrightlegal.net		Shuchi Patel	spatel@medralaw.com
Michael Kelley <u>mkelley@wrightlegal.net</u>	,		Email
And white the control of the control	<b>,</b>		E:1
NVEfile nvefile@wrightlegal.net	,	Contact	
		Contact  Jason Craig	<u>îcraig@wrightlegal.net</u>
		Contact  Jason Craig  Michael Kelley	<u>icraig@wrightlegal.net</u> <u>mkelley@wrightlegal.net</u>
· · · · · · · · · · · · · · · · · · ·		Contact  Jason Craig  Michael Kelley	<u>icraig@wrightlegal.net</u> <u>mkelley@wrightlegal.net</u>
		Contact  Jason Craig  Michael Kelley	<u>icraiq@wrightlegal.net</u> mkelley@wrightlegal.net

	1 2 3 4 5 6 7 8	IAFD JOSEPH Y. HONG, ESQ. State Bar No. 005995 HONG & HONG A Professional Law Corporation 10781 West Twain Avenue Las Vegas, Nevada 89135 Telephone: (702) 870-1777 Facsimile No.: (702) 870-0500 Email Address: yosuphonglaw@gmail.com Attorney for Counter Defendant and Cross Defendant F. BONDURANT, LLC and YUEN K. LEE		
	9	DISTRICT COURT		
	01	CLARK COUNTY,	NEVADA	
	11			
	12	JOEL A. STOKES and SANDRA F. STOKES, as ) trustees of the JIMIJACK IRREVOCABLE )		
<b>5</b>	13	TRUST, )		
ONG Corporation n Avenue ta 89135	14	Plaintiff, )		
k HON nw Co wain A evada	15	vs.	CASE NO. : A720032	
HONG & HONG ssional Law Corp 1 West Twain Av Vegas, Nevada 89 (702) 870-1777	16	BANK OF AMERICA, N.A., et al.,	DEPT. NO. : XXXI	
A Professional 10781 West Lns Vegas, (702)	17	) Defendants. )	INITIAL APPEARANCE FEE DISCLOSURE	
≺	18	And related Claims.		
	20	11110101010101		
	20	Pursuant to NRS Chapter 19, as amended by	Senate Bill 106, filing fees are submitted	
	22	for the parties appearing in the above-entitled action a		
	23	///		
	24			
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	27	1//		
	28	///		
			AA 001641	

I	F. BONDURANT, LLC, Counter Defendant	\$223.00
2	YUEN K. LEE, Cross Defendant	\$ 30.00
3	TOTAL REMITTED:	\$253.00
4	DATED thisday of March, 2017.	
5		HONG & HONG
6		A Professional Law Corporation
7		
		Men
8	<b>.</b>	JOSEPH Y. HONG, ESQ.
9		State Bar No. 005995
10		10781 West Twain Avenue
10		Las Vegas, Nevada 89135 Attorney for Counter Defendant and
11	•	Cross Defendant
12	I	F. BONDURANT, LLC and YUEN K. LEE
13		
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AA 001642

Exhibit 8



Assessor's Parcel Number: 191-13-811-052

Prepared By: NONA TOBIN 2664 Olivia Heights Ave Henderson, Nevada 89052 Inst #: 20170328-0001452 Fees: \$19.00 N/C Fee: \$0.00 RPTT: \$0.00 Ex: #007 03/28/2017 11:51:02 AM Receipt #: 3042834

Requestor: NONA TOBIN

Recorded By: MAYSM Pgs: 4

**DEBBIE CONWAY** 

CLARK COUNTY RECORDER

After Recording Return To: NONA TOBIN 2664 Olivia Heights Ave. Henderson, Nevada 89052

SPACE ABOVE THIS LINE FOR RECORDER'S USE

## **QUITCLAIM DEED**

On March 27, 2017 THE GRANTOR(S),

Gordon B. Hansen Trust, dated August 22, 2008, as amended August 10, 2011,
 Nona Tobin, Trustee,

for and in consideration of: \$0.00 and/or other good and valuable consideration conveys, releases and quitclaims to the GRANTEE(S):

Nona Tobin, an Individual, a single person, residing at 2664 Olivia Heights Ave,
 Henderson, Nevada County, Nevada 89052

the following described real estate, situated in HENDERSON, in the County of Clark, State of Nevada:

Legal Description: was obtained from the Clark County Recorder's Office.

SUN CITY ANTHEM UNIT #19 PHASE 2 PLAT BOOK 102 PAGE 80 LOT 85 BLOCK 4

Grantor does hereby convey, release and quitclaim all of the Grantor's rights, title, and interest in and to the above described property and premises to the Grantee(s), and to the Grantee(s) heirs and assigns forever, so that neither Grantor(s) nor Grantor's heirs, legal representatives or assigns shall have, claim or demand any right or title to the property, premises, or appurtenances,

or any part thereof.

Close of the trust and assign interest to the sole beneficiary.

Mail Tax Statements To: NONA TOBIN 2664 Olivia Heights Ave Henderson, Nevada 89052

(SIGNATURE PAGE FOLLOWS]

## **Grantor Signatures:**

DATED:

Nona Tobin, Trustee on behalf of Gordon B. Hansen Trust, dated August 22, 2008, as amended August 10, 2011

STATE OF NEVADA, COUNTY OF CLARK, ss:

This instrument was acknowledged before me on this 27<sup>2</sup> day of MGrCh

2011 by Nona Tobin on behalf of Gordon B. Hansen Trust, dated August 22, 2008, as amended August 10, 2011.

ULYSSES MEZA
Notary Public - State of Nevada
County of Clark
APPT. NO. 15-3061-1

Notary Public Ulys Ser Meza

Notory Public

Ay App. Expires Aug. 31, 2019 Title (and Rank)

My commission expires \_ 08-31-2019

## STATE OF NEVADA DECLARATION OF VALUE

a. \$ 191-13-811-052	
b.	
C.	
d.	
2. Type of Property:	
a. Vacant Land b. Single Fam. Res.	FOR RECORDERS OPTIONAL USE ONLY
c. Condo/Twnhse d. 2-4 Plex	Book Page:
e. Apt. Bldg f. Comm'l/Ind'l	Date of Recording:
g. Agricultural h. Mobile Home	Notes:
Other	
3.a. Total Value/Sales Price of Property	\$
b. Deed in Lieu of Foreclosure Only (value of prope	erty(
c. Transfer Tax Value:	\$
d. Real Property Transfer Tax Due	\$ -0-
2.1.0a. 1.0p.1.9	
Without consideration	9/0
5. Partial Interest: Percentage being transferred: The undersigned declares and acknowledges, under p and NRS 375.110, that the information provided is c and can be supported by documentation if called upo Furthermore, the parties agree that disallowance of an additional tax due, may result in a penalty of 10% of	enalty of perjury, pursuant to NRS 375.060 correct to the best of their information and belief, on to substantiate the information provided herein by claimed exemption, or other determination of
5. Partial Interest: Percentage being transferred:  The undersigned declares and acknowledges, under p and NRS 375.110, that the information provided is c and can be supported by documentation if called upo Furthermore, the parties agree that disallowance of ar additional tax due, may result in a penalty of 10% of to NRS 375.030, the Buyer and Seller shall be jointly	menalty of perjury, pursuant to NRS 375.060 correct to the best of their information and belief, on to substantiate the information provided herein, my claimed exemption, or other determination of the tax due plus interest at 1% per month. Pursuant of and severally liable for any additional amount owed.
The undersigned declares and acknowledges, under p and NRS 375.110, that the information provided is c and can be supported by documentation if called upo Furthermore, the parties agree that disallowance of ar additional tax due, may result in a penalty of 10% of to NRS 375.030, the Buyer and Seller shall be jointly	menalty of perjury, pursuant to NRS 375.060 correct to the best of their information and belief, on to substantiate the information provided herein. The claimed exemption, or other determination of the tax due plus interest at 1% per month. Pursuant and severally liable for any additional amount owed.
5. Partial Interest: Percentage being transferred: The undersigned declares and acknowledges, under p and NRS 375.110, that the information provided is c and can be supported by documentation if called upo Furthermore, the parties agree that disallowance of ar additional tax due, may result in a penalty of 10% of to NRS 375.030, the Buyer and Seller shall be jointly Signature	menalty of perjury, pursuant to NRS 375.060 correct to the best of their information and belief, on to substantiate the information provided herein, my claimed exemption, or other determination of the tax due plus interest at 1% per month. Pursuant of and severally liable for any additional amount owed.
5. Partial Interest: Percentage being transferred: The undersigned declares and acknowledges, under p and NRS 375.110, that the information provided is c and can be supported by documentation if called upo Furthermore, the parties agree that disallowance of an additional tax due, may result in a penalty of 10% of	benalty of perjury, pursuant to NRS 375.060 correct to the best of their information and belief, on to substantiate the information provided herein.  The claimed exemption, or other determination of the tax due plus interest at 1% per month. Pursuant of and severally liable for any additional amount owed.  Capacity:  Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)
The undersigned declares and acknowledges, under p and NRS 375.110, that the information provided is c and can be supported by documentation if called upon Furthermore, the parties agree that disallowance of an additional tax due, may result in a penalty of 10% of to NRS 375.030, the Buyer and Seller shall be jointly Signature  Signature  Signature  Signature  SELLER (GRANTOR) INFORMATION  Print Name: NONA TOBIN, TOBIN	penalty of perjury, pursuant to NRS 375.060 correct to the best of their information and belief, on to substantiate the information provided herein.  The claimed exemption, or other determination of the tax due plus interest at 1% per month. Pursuant and severally liable for any additional amount owed.  Capacity:  Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  Print Name: NONA TOBINA  Address: ZG G 4 OCWIA Here  City: Hunders  State: V Zip: 890; e
The undersigned declares and acknowledges, under p and NRS 375.110, that the information provided is c and can be supported by documentation if called upon Furthermore, the parties agree that disallowance of an additional tax due, may result in a penalty of 10% of to NRS 375.030, the Buyer and Seller shall be jointly Signature  Signature  Signature  SELLER (GRANTOR) INFORMATION  On B. Harring REQUIRED MA TO BING TO BELLER (GRANTOR) INFORMATION  Address: 2664 Olivia Height  City: Kender State: Zip: 89053  COMPANY/PERSON REQUESTING RECORD	penalty of perjury, pursuant to NRS 375.060 correct to the best of their information and belief, on to substantiate the information provided herein.  In claimed exemption, or other determination of the tax due plus interest at 1% per month. Pursuant and severally liable for any additional amount owed.  Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  Print Name: Nona Tobina  Address: 26 6 4 Octoba  City: **Lunderson**  State: V Zip: 8 9 0 ; control of the print of t
The undersigned declares and acknowledges, under p and NRS 375.110, that the information provided is c and can be supported by documentation if called upon Furthermore, the parties agree that disallowance of an additional tax due, may result in a penalty of 10% of to NRS 375.030, the Buyer and Seller shall be jointly Signature  Signature  SELLER (GRANTOR) INFORMATION  ON B. Horaco (REQUIRED) by Address: 2664 Olivia Heights  City: Henderson REQUESTING RECORD Print Name:  COMPANY/PERSON REQUESTING RECORD	penalty of perjury, pursuant to NRS 375.060 correct to the best of their information and belief, on to substantiate the information provided herein.  The claimed exemption, or other determination of the tax due plus interest at 1% per month. Pursuant and severally liable for any additional amount owed.  Capacity:  Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  Print Name: NONA TOBINA  Address: ZG G 4 OCWIA Here  City: Hunders  State: V Zip: 890; e
The undersigned declares and acknowledges, under p and NRS 375.110, that the information provided is c and can be supported by documentation if called upon Furthermore, the parties agree that disallowance of an additional tax due, may result in a penalty of 10% of to NRS 375.030, the Buyer and Seller shall be jointly Signature  Signature  Signature  SELLER (GRANTOR) INFORMATION  On B. Harring (REQUIRED)  Print Name:  Address: 2664 Oir Harring Heights  City: Herder  State: Zip: 89053  COMPANY/PERSON REQUESTING RECORD	penalty of perjury, pursuant to NRS 375.060 correct to the best of their information and belief, on to substantiate the information provided herein.  In claimed exemption, or other determination of the tax due plus interest at 1% per month. Pursuant and severally liable for any additional amount owed.  Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  Print Name: Nona Tobina  Address: 26 6 4 Octoba  City: **Lunderson**  State: V Zip: 8 9 0 ; control of the print of t

AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED

# Exhibit 9



Assessor's/Tax ID No. 191-13-811-052

Recording Requested By: Nationstar Mortgage

When Recorded Return To: DOCUMENT ADMINISTRATION Nationstar Mortgage 2617 COLLEGE PARK SCOTTSBLUFF, NE 69361 Inst #: 20141201-0000518

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

12/01/2014 09:00:43 AM Receipt #: 2235133

Requestor:

NATIONSTAR MORTGAGE Recorded By: SAO Pge: 2

DEBBIE CONWAY

**CLARK COUNTY RECORDER** 



## **CORPORATE ASSIGNMENT OF DEED OF TRUST**

Clark, Nevada

SELLER'S SERVICING #:0618315261 "HANSEN"

THE UNDERSIGNED DOES HEREBY AFFIRM THAT THIS DOCUMENT SUBMITTED FOR RECORDING DOES NOT CONTAIN PERSONAL INFORMATION ABOUT ANY PERSON.

Date of Assignment: October 23rd, 2014

Assignor: BANK OF AMERICA, N.A., SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP FKA COUNTRYWIDE HOME LOANS SERVICING LP, BY NATIONSTAR MORTGAGE LLC ITS ATTORNEY-IN-FACT at 350 HIGHLAND DRIVE, LEWISVILLE, TX 75067

Assignee: NATIONSTAR MORTGAGE LLC at 350 HIGHLAND DRIVE, LEWISVILLE, TX 75067

Executed By: GORDON B. HANSEN, AN UNMARRIED MAN. To: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. AS NOMINEE FOR WESTERN THRIFT & LOAN

Date of Deed of Trust: 07/15/2004 Recorded: 07/22/2004 in Book: 20040722 as Instrument No.: 0003507 In the County of Clark, State of Nevada.

Assessor's/Tax ID No. 191-13-811-052

Property Address: 2763 WHITE SAGE DR, HENDERSON, NV 89052

KNOW ALL MEN BY THESE PRESENTS, that for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the said Assignor hereby assigns unto the above-named Assignee, the said Deed of Trust having an original principal sum of \$436,000.00 with interest, secured thereby, 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 interest under the Deed of Trust.

TO HAVE AND TO HOLD the said Deed of Trust, and the said property unto the said \*VSR\*VSRNATN\*10/23/2014 03:08:21 PM\* NATT01NATNA0000000000000000521839\* NVCLARK\* 0618315261 NVCLARK\_TRUST\_ASSIGN\_ASSN \* \*CKNATN\*

## CORPORATE ASSIGNMENT OF DEED OF TRUST Page 2 of 2

Assignee forever, subject to the terms contained in said Deed of Trust. IN WITNESS WHEREOF, the assignor has executed these presents the day and year first above written:

BANK OF AMERICA, N.A., SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP FKA COUNTRYWIDE HOME LOANS SERVICING LP, BY NATIONSTAR MORTGAGE LLC ITS ATTORNEY-IN-FACT

Assistant Sacratani

Assistant Secretary

STATE OF Nebraska COUNTY OF Scotts Bluff

On 10-24-2014, before me, Traci J Garton

a Notary Public in and for Scotts Bluff in the State of Nebraska, personally appeared

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

WITNESS my hand and official seal,

raci J Garton

Notary Expires 10 0572016

(This area for notarial seal)

GENERAL NOTARY-State of Nebraska
TRACI J GARTON
My Comm. Exp. Oct. 25, 2016

Mail Tax Statements To: GORDON HANSEN, 2763 WHITE SAGE DR, HENDERSON, NV 89052

\*VSR\*VSRNATN\*10/23/2014 03:08:21 PM\* NATT01NATNA000000000000000521839\* NVCLARK\* 0618315261 NVCLARK\_TRUST\_ASSIGN\_ASSN \* \*CKNATN\*

Exhibit 10

Inst #: 20190308-0002789

Fees: \$40.00

03/08/2019 02:12:46 PM Receipt #: 3651599

Requestor:

NATIONSTAR MORTGAGE LLC Recorded By: DECHO Pge: 3

DEBBIE CONWAY

**CLARK COUNTY RECORDER** 

Sre: PRIORITY MAIL
Ofc: MAIN OFFICE

Prepared By and Return To: Nationstar Mortgage LLC Attention: Assignments 4000 Horizon Way Irving, TX 75063

APN #: 191-13-811-052

Loan No:

5261

Space above for Recorder's use

## **RESCISSION OF ASSIGNMENT OF DEED OF TRUST**

Through inadvertence and mistake the undersigned executed an Assignment of Deed of Trust referenced below in the official records of said county. The undersigned, being duly sworn and state under oath that they hereby INVALIDATE and NULLIFY the assignment to the same extent and effect as though the assignment had never been issued and recorded.

Filed of Record:

12/01/2014 In Book/Liber/Volume N/A, Page N/A,

Document/Instrument No: 20141201-0000518 in the Recording District of CLARK, NEVADA

Assignor:

BANK OF AMERICA, N.A., SUCCESSOR BY MERGER TO BAC HOME LOANS

SERVICING, LP FKA COUNTRYWIDE HOME LOANS SERVICING LP

Assignee:

NATIONSTAR MORTGAGE LLC

The Assignment of Deed of Trust refers to the following described Deed of Trust:

Borrower(s):

GORDON B. HANSEN, AN UNMARRIED MAN

Lender:

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR

**WESTERN THRIFT & LOAN** 

Filed of Record:

07/22/2004 in Book/Liber/Volume N/A, Page N/A, Instrument No: 20040722-0003507 in the

Recording District of CLARK, NEVADA

Legal Description: SEE EXHIBIT "A" ATTACHED

Property more commonly described as: 2763 WHITE SAGE DR, HENDERSON, NV 89052

IN WITNESS WI of directors has di	HEREOF, the unduly executed, seal	iersigned by its duly ele led, acknowledged and o	cted officers a lelivered this a	nd pursuent to passignment.	proper authority	of its board
Date:	ED 25 3919	FEB 2 5 2019				
ATTORNEY-IN-	HOME LOAN FACT		/ NATIONST	AR MORTGA	S SERVICING AGE LLC, ITS	
THE INDIVIDUA	L WHO SIGNED 1	FFICER COMPLETING THE DOCUMENT TO WIS VALIDITY OF THAT I	HICH THIS CE	ATE VERIFIES RTIPICATE IS A	ONLY THE ID	ENTITY OF ID NOT THE
State of	Texas					
County of	Dallas					
•						
FEB 25 201	•	e me, Vice Pre	Horvath			
On	, befor	e me,	a N	lotary Public, p	ersonally	
appeared Moha	<u>amed Hameed</u>	VICE PIE	STORING O	Offer BANK C	F AMERICA	N.A.,
		BAC HOME LOANS				
		on the basis of satisfac				
		and acknowledged to m				
authorized capaci	ty(ies), and that b	y his/her/their signature , executed the instrume	(s) on the instr	ument the personal TX	on(s), or the ent	iity upon Zuadoutho
laws of the State	of Texas that the	e foregoing paragraph	s true and cort	ect. I further c	ertify Mo	hamed Hameor
, signed, scaled, a	ttested and delive	red this document as a v	oluntary act in	my presence.	-	
Witness my hand (Notary Name):	and official seal.  Daniela i	incusth	The state of the s	Notery Public	HORVATH State of Texes es 01-27-2020 128662890	
My commission e		<del>27 2020</del>	- Marian			

## LEGAL DESCRIPTION:

LOT EIGHTY-FIVE (85) IN BLOCK FOUR (4) OF FINAL MAP OF SUN CITY ANTHEM UNIT NO. 19 PHASE 2, AS SHOWN BY MAP THEREOF ON FILE IN BOOK 102 OF PLATS, PAGE 80, IN THE OFFICE OF THE COUNTY RECORDED, CLARK COUNTY, NEVADA.

APN #: 191-13-811-052

## Exhibit 11

Assessor's/Tax ID No. 191-13-811-052

Recording Requested By:
NATIONSTAR MORTGAGE DBA MR. COOPER

When Recorded Return To:
DOCUMENT ADMINISTRATION
NATIONSTAR MORTGAGE DBA MR. COOPER
8950 CYPRESS WATERS BLVD
COPPELL, TX 75019

Inst #: 20190308-0002790

Feea: \$40.00

03/08/2019 02:12:48 PM

Receipt #: 3851599

Requestor:

NATIONSTAR MORTGAGE LLC Recorded By: DECHO Pgs: 2

DEBBIE CONWAY

CLARK COUNTY RECORDER

Src: PRIORITY MAIL
Ofc: MAIN OFFICE

## CORPORATE ASSIGNMENT OF DEED OF TRUST

Chark, Nevada SELLER'S SERVICING #:

5261 "HANSEN"

THE UNDERSIGNED DOES HEREBY AFFIRM THAT THIS DOCUMENT SUBMITTED FOR RECORDING DOES NOT CONTAIN PERSONAL INFORMATION ABOUT ANY PERSON.

Date of Assignment: February 25th, 2019

Assignor: WELLS FARGO BANK, NATIONAL ASSOCIATION, AS SUCCESSOR TO WACHOVIA BANK, NATIONAL ASSOCIATION F/K/A FIRST UNION NATIONAL BANK BY NATIONSTAR MORTGAGE LLC ITS ATTORNEY-IN-FACT at 8950 CYPRESS WATERS BLVD, COPPELL, TX 75019

Assignee: NATIONSTAR MORTGAGE LLC D/B/A MR. COOPER at 8950 CYPRESS WATERS BLVD., COPPELL, TX 75019

Executed By: GORDON B. HANSEN, AN UNMARRIED MAN. To: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR WESTERN THRIFT & LOAN

Date of Deed of Trust: 07/15/2004 Recorded: 07/22/2004 in Book: N/A Page: N/A as Instrument No.: 20040722-0003507 In the County of Clark, State of Nevada.

Property Address: 2763 WHITE SAGE DR, HENDERSON, NV 89052

KNOW ALL MEN BY THESE PRESENTS, that for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the said Assignor hereby assigns unto the above-named Assignee, the said Deed of Trust having an original principal sum of \$436,000.00 with interest, secured thereby, 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 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 said Deed of Trust. IN WITNESS WHEREOF, the assignor has executed these presents the day and year first above written: "VSR\*VSRNATN\*02/25/2019 10:04:59 AM\* NATTO1NATNA000000000000000521839\* NVCLARK\* NVCLARK\_TRUST\_ASSIGN\_ASSN \* AM9\*AM9NATT\*

## CORPORATE ASSIGNMENT OF DEED OF TRUST Page 2 of 2

WELLS FARGO BANK, NATIONAL ASSOCIATION, AS SUCCESSOR TO WACHOVIA BANK, NATIONAL ASSOCIATION F/K/A FIRST UNION NATIONAL BANK BY NATIONSTAR MORTGAGE LLC ITS ATTORNEY-IN-FACT On February 25th, 2019

By: C MOHAMED HAMEED, Vice-President

STATE OF Texas
COUNTY OF Dailas

On February 25th, 2019, before me, DANIELA HORVATH, a Notary Public in and for Dallas in the State of Texas, personally appeared MOHAMED HAMEED, Vice-President, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity, and that by his/her/their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal,

BANIELA HORVATH
Notary Expires: 01/27/2020 #128862890

(This area for notarial seal)

DANIELA HORVATH

Notary Public, State of Texas Comm. Expires 01-27-2020 Notary ID 128862890

Mail Tax Statements To: GORDON HANSEN, 2763 WHITE SAGE DR, HENDERSON, NV 89052

\*VSR\*VSRNATN\*02/25/2019 10:05:00 AM\* NATTO1NATNA000000000000000521839\* NVCLARK\* NVCLARK TRUST ASSIGN ASSN \* AM9\*AM9NATT\*

Exhibit 12

### RECORDING REQUESTED BY

When Recorded Mail To:
AFTER RECORDING RETURN TO
ATTN: POA
4000 Horizon Way
Irving, TX 75063

Space Above This Line Reserved for Recorder's Use

### LIMITED POWER OF ATTORNEY

## **KNOW ALL PERSONS BY THESE PRESENTS:**

THAT, WELLS FARGO BANK, N.A., including as successor to the entities listed on Schedule I attached hereto ("Wells Fargo"), by these presents does hereby make, constitute and appoint Nationstar Mortgage LLC ("Nationstar"), Wells Fargo's true and lawful attorney-in-fact, and hereby grants it authority and power to take, through its duly authorized officers, the Actions (as such term is defined herein) in Wells Fargo's name, place and stead. This limited power of attorney ("Limited Power of Attorney") is given in connection with, and relates solely to that certain Servicing Rights Release and Transfer Agreement dated as of December 28, 2015, between Wells Fargo and Nationstar, under the terms of which Wells Fargo transferred servicing for certain mortgage loans (such loans, the "Loans") to Nationstar. Each of the Loans comprises a promissory note evidencing a right to payment and performance secured by a security interest or other lien on real property evidenced by one or more mortgages, deeds of trust, deeds to secure debt or other forms of security instruments (each, a "Mortgage"). The parties agree that this Limited Power of Attorney is coupled with an interest.

As used above, the term "Actions" shall mean and be limited to the following acts, in each case only with respect to one or another of the Loans and only as mandated or permitted by federal, state or local laws or other legal requirements or restrictions:

- 1. Execute or file assignments of mortgages, or of any beneficial interest in a Mortgage;
- 2. Execute or file reconveyances, deeds of reconveyance or releases or satisfactions of mortgage or similar instruments releasing the lien of a Mortgage;
- 3. Correct or otherwise remedy any errors or deficiencies contained in any transfer or reconveyance documents provided or prepared by Wells Fargo or a prior transferor, including, but not limited to note endorsements, but specifically excluding affidavits or other sworn statements:
- 4. Endorse all checks, drafts and/or other negotiable instruments made payable to Wells Fargo as payments by borrowers in connection with the Loans;
- 5. Execute or file quitclaim deeds or, only where necessary and appropriate, special warranty deeds or other deeds causing the transfer of title in respect of property acquired through a foreclosure or deed-in-lieu of foreclosure ("REO Property");
- Execute and deliver documentation with respect to the marketing and sale of REO Property, including, without limitation: listing agreements; purchase and sale agreements; escrow instructions; closing disclosures; and any other document necessary to effect the transfer of REO Property;

- Execute or file any documents necessary and appropriate to substitute the creditor or foreclosing party in a bankruptcy or foreclosure proceeding in respect of any of the Loans; and
- 8. Execute or file assignments of foreclosure bid or assignments of judgment.

With respect to the Actions, Wells Fargo gives to said attorney-in-fact full power and authority to execute such instruments and to do and perform all and every act and thing requisite, necessary and proper to carry into effect the power or powers granted by or under this Limited Power of Attorney as fully, to all intents and purposes, as the undersigned might or could do, and hereby does ratify and confirm all that said attorney-in-fact shall lawfully do or cause to be done by authority hereof.

Nationstar hereby agrees to indemnify and hold Wells Fargo harmless from and against any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever incurred by reason or result of the misuse of this Limited Power of Attorney by Nationstar. The foregoing indemnity shall survive the termination of this Limited Power of Attorney.

This Limited Power of Attorney is entered into and shall be governed by the laws of the State of New York without regard to conflicts of law principles of such state and is valid only for a period of six (6) months from April 1, 2016 unless cancelled prior to said date.

IN WITNESS WHEREOF, Wells Fargo Bank, N.A. has caused these presents to be signed and acknowledged in its name and behalf by Jacalyn Priestley, its duly elected and authorized Vice President, and by Lannie Montag its duly elected and authorized Vice President, on this 1st day of April, 2016.

NO CORPORATE SEAL

Mitness: Debbie Hunt

Witness: Mike Underwood

Attest: [Notary] Susan Brown

WELLS FARGO BANK, N.A

Name: Jacalyn Priestley

Title: Vice President

Name: Lannie Montag

Title: Vice President

CORPORATE ACKNOWLEDGMENT

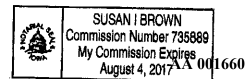
State of lowa County of Dallas

On this 1<sup>st</sup> day of April, 2016, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Jacalyn Priestley and Lannie Montag, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person who executed the within instrument as Vice President and Vice President and acknowledged to me that such national banking association executed the within instrument pursuant to its by-laws or a resolution of its Board of Directors.

WITNESS my hand and official seal.

Signature: Sucanel Brown

My commission expires: 8 4 17



### SCHEDULE I

Wells Fargo Bank, N.A, successor by merger to Wells Fargo Home Mortgage, Inc.

Wells Fargo Bank, N.A., successor by merger to Wachovia Mortgage Corporation

Wells Fargo Bank, N.A., successor by merger to Wachovia Bank, N.A.

Wells Fargo Bank, N.A., successor by merger to SouthTrust Mortgage Corporation

Wells Fargo Bank, N.A., successor by merger to Wells Fargo Home Mortgage, Inc., f/k/a Norwest Mortgage, Inc.

Wells Fargo Bank, N.A. doing business as America's Servicing Company (ASC)

Wells Fargo Bank, N.A. doing business as America's Mortgage Outsource Program

Wells Fargo Bank, N.A. successor by consolidation to Wells Fargo Bank Texas, N.A.

Wells Fargo Home Mortgage, a division of Wells Fargo Bank, N.A.

Wells Fargo Bank, N.A., successor by merger to Wells Fargo Home Mortgage, Inc., successor by merger to CrossLand Mortgage Corp.

Wells Fargo Bank, N.A., successor by merger to Wachovia Bank, N.A., successor by merger to First Union National Bank

Wells Fargo Bank, N.A., successor by merger to Wachovia Mortgage Corporation f/k/a First Union Mortgage Corporation

Wells Fargo Bank, N.A., successor by merger to Wachovia Bank, N.A., successor by merger to First Union National Bank, successor by merger to First Union Bank of Connecticut, successor by merger to Centerbank Mortgage Company

Wells Fargo Bank, N.A., successor by merger to Wachovia Bank, N.A., successor by merger to SouthTrust Bank

Exhibit 13

(3)

Assessor's/Tax ID No. 191-13-811-052

Recording Requested By: WELLS FARGO BANK, N.A.

When Recorded Return To: LIEN RELEASE DEPT WELLS FARGO BANK, N.A. HOME EQUITY SERVICING OPS P.O. BOX 31557 BILLINGS, MT 59107 Inst #: 20150312-0002285

Fees: \$22.00 N/C Fee: \$0.00

03/12/2015 12:11:44 PM Receipt #: 2345255

Requestor:

WELLS FARGO BANK NA Recorded By: CYV Pgs: 3

DEBBIE CONWAY
CLARK COUNTY RECORDER

ALBORY (BADE ANNI ABRIA BANCA ENIA BEREN ENERE ANNI ABRIA LIBER YEREN YEREN YEREN YEREN ARRIA ARRIA ARRIA ARRI

SUBSTITUTION OF TRUSTEE AND FULL RECONVEYANCE
WF HOME EQUITY #:83765053779811998 "HANSEN" Lender ID:0 Clark, Nevada
THE UNDERSIGNED DOES HEREBY AFFIRM THAT THIS DOCUMENT SUBMITTED
FOR RECORDING DOES NOT CONTAIN PERSONAL INFORMATION ABOUT ANY

PERSON.

WELLS FARGO BANK, N.A. is the present Beneficiary of that certain Deed of Trust Dated: 04/16/2007, made by GORDON B HANSEN AN UNMARRIED MAN as Trustor, with AMERICAN SECURITIES COMPANY OF NEVADA as Trustee, for the benefit of WELLS FARGO BANK, N.A. as Original Beneficiary, which said Deed of Trust was recorded 05/10/2007 in the Office of the County Recorder of Clark State of Nevada, in Book: N/A Page: N/A as Instrument No.: 20070510-0001127 wherein said present Beneficiary hereby substitutes WELLS FARGO FINANCIAL NATIONAL BANK, A NATIONAL BANKING ASSOCIATION as Trustee in lieu of the above-named Trustee under said Deed of Trust.

Property Address: 2763 WHITE SAGE DR, HENDERSON, NV 89052

IN WITNESS WHEREOF, WELLS FARGO BANK, N.A. 2324 OVERLAND AVE, MAC# B6955-014, BILLINGS, MT 59102-6401 as present Beneficiary and WELLS FARGO FINANCIAL NATIONAL BANK, A NATIONAL BANKING ASSOCIATION 2324 OVERLAND AVE, MAC# B6955-014, BILLINGS, MT 59102-6401 as Substituted Trustee, have caused this instrument to be executed, each in its respective interest;

\*LJW\*LJWWFMH\*03/02/2015 03:11:03 PM\* WFMC07WFMH0000000000000000285633\* NVCLARK\* 83765053779811998 NVCLARK\_TRUST\_SUB \* \*TMGWFMH\*

SUBSTITUTION OF TRUSTEE AND FULL RECONVEYANCE Page 2 of 3

WELLS FARGO BANK, N.A. On March 2nd, 2015

LISA WILM, Vice President Loan

Documentation

STATE OF Montana COUNTY OF Yellowstone

On March 2nd, 2015, before me, BARB BERGLUND, a Notary Public, personally appeared LISA WILM, Vice President Loan Documentation, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity, and that by his/her/their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal,

BARB BERGLUND

Notary Expires: 09/16/2017

SEAL

BARB BERGLUND
NOTARY PUBLIC for the
State of Montana
Residing at Billings, Montana
My Commission Expires
September 16, 2017

(This area for notarial seal)

WELLS FARGO FINANCIAL NATIONAL BANK, A NATIONAL BANKING ASSOCIATION hereby accepts said appointment as Trustee under said Deed of Trust and as Successor Trustee pursuant to the request of said present Beneficiary and in accordance with the provisions of said Deed of Trust does hereby reconvey without warranty to the person or persons legally entitled thereto all estate now held by it under said Deed of Trust,

By WELLS FARGO FINANCIAL NATIONAL BANK, A NATIONAL BANKING ASSOCIATION as Trustee On March 2nd, 2015

LISA WILM, VICE PRESIDENT LOAN DOCUMENTATION

\*LJW\*LJWWFMH\*03/02/2015 03:11:04 PM\* WFMC07WFMH0000000000000000285633\* NVCLARK\* 83765053779811998 NVCLARK\_TRUST\_SUB \* \*TMGWFMH\*

## SUBSTITUTION OF TRUSTEE AND FULL RECONVEYANCE Page 3 of 3

STATE OF Montana COUNTY OF Yellowstone

On March 2nd, 2015, before me, BARB BERGLUND, a Notary Public, personally appeared LISA WILM, VICE PRESIDENT LOAN DOCUMENTATION, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity, and that by his/her/their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal,

BARB BERGLUND

Notary Expires: 09/16/2017

SEAL SEAL

BARB BERGLUND
NOTARY PUBLIC for the
State of Montana
Residing at Billings, Montana
My Commission Expires
September 16, 2017

(This area for notarial seal)

Mail Tax Statements To: GORDON B HANSEN, 2664 OLIVIA HEIGHTS AVE, HENDERSON, NV 890527039

\*LJW\*LJWWFMH\*03/02/2015 03:11:04 PM\* WFMC07WFMH00000000000000000285633\* NVCLARK\* 83765053779811998 NVCLARK\_TRUST\_SUB \* \*TMGWFMH\*

Exhibit 14

Recording Requested By: Title 365

Inst #: 20150817-0001056

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

08/17/2015 09:48:58 AM Receipt #: 2527959

Requestor: SPL INC.

Recorded By: GWC Pgs: 2
DEBBIE CONWAY

CLARK COUNTY RECORDER

When Recorded Mail To: First American Trustee Servicing Solutions, LLC 1500 Solana Blvd, Bldg 6, 1st Floor Westlake, TX 76262

APN:

191-13-811-052

TS No.: **NV1500270670**TSG No.: **730-1508685-70** 

Borrower.: GORDON B HANSEN

## SUBSTITUTION OF TRUSTEE

WHEREAS,
GORDON B. HANSEN, AN UNMARRIED MAN

was the original Trustor, JOAN H. ANDERSON was the original Trustee, and MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR WESTERN THRIFT & LOAN was the original Beneficiary under that certain Deed of Trust Dated 07/15/2004 and recorded on 07/22/2004 as Instrument No. 20040722-0003507, of Official Records of CLARK County, Nevada; and

WHEREAS, the undersigned is the present Beneficiary under said Deed of Trust, and

WHEREAS, the undersigned desires to substitute a new Trustee under said Deed of Trust in place and instead of said original Trustee, or Successor Trustee, thereunder, in the manner in said Deed of Trust provided,

NOW, THEREFORE, the undersigned hereby substitute, First American Trustee Servicing Solutions, LLC whose address is: 1500 Solana Blvd, Bldg 6, 1st Floor, Westlake, TX 76262, as Trustee under said Deed of Trust.

Whenever the context hereof so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural.

## **SUBSTITUTION OF TRUSTEE - PAGE 2**

FACT

**NEVADA** 

TS No.:

NV1500270670 TSG No.: 730-1508685-70

> WELLS FARGO BANK, NATIONAL ASSOCIATION, AS SUCCESSOR TO WACHOVIA BANK, NATIONAL ASSOCIATION FKA FIRST UNION NATIONAL BANK BY NATIONSTAR MORTGAGE LLC AS ITS ATTORNEY-IN-

Date: 8-6-15

Rebecca C Wallace - Assistant Secretary

State Of: Texas

County Of: Denton

Catana Dlloflow on this day personally appeared

Rebecca C Wallace , known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that this person executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office this

(Notary Seal)

CATRINA D WOFFORD Notary Public, State of Texas My Corramission Expires January 13, 2016

AA 001668

8-6-15

Exhibit 15





V1 WBCD LOAN # MIN:

JULY 15, 2004 [Date]

HENDERSON, [City]

NOTE

NEVADA [State]

2763 White Sage Dr, Henderson, NV 89052 [Property Address]

### BORROWER'S PROMISE TO PAY

\$436,000.00 (this amount is called "Principal"), In return for a loan that I have received, I promise to pay U.S. plus interest, to the order of the Lender. The Lender is WESTERN THRIFT & LOAN, A FEDERALLY CHARTERED SAVINGS BANK.

I will make all payments under this Note in the form of cash, check or money order.

I understand that the Lender may transfer this Note. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder."

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 6.250%

The interest rate required by this Section 2 is the rate I will pay both before and after any default described in Section 6(B) of this Note.

### PAYMENTS

(A) Time and Place of Payments
I will pay principal and interest by making a payment every month.

I will make my monthly payment on the 1ST day of each month beginning on SEPTEMBER 1, 2004. 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 will be applied to interest before Principal. If, on August 1, 2034, I still owe 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 I still owe amounts under this Note, I will

I will make my monthly payments at

1101 W MOANA

SUITE 2

RENO, NV 89509

or at a different place if required by the Note Holder.

(B) Amount of Monthly Payments

My monthly payment will be in the amount of U.S. \$2,684.53.

### 4. 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 Prepayment or partial Prepayments without paying a Prepayment charge. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.

## 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 which 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.

## **BORROWER'S FAILURE TO PAY AS REQUIRED**

(A) Late Charge for Overdue Payments
If the Note Holder has not received the full amount of any monthly payment by the end of 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 5.000% of my overdue payment of principal and interest. I will pay this late charge promptly but only once on each late payment.

### (B) Default

If I 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

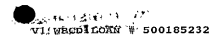
if I am in default, the Note Holder may send me a written notice telling me that if I do not pay the overdue amount by a certain date, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount. That date must be at least 30 days after the date on which the notice is mailed to me or delivered by other means.

(D) No Waiver By Note Holder

Even if, at a time when I am in default, the Note Holder does not require me 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. Initials:

MULTISTATE FIXED RATE NOTE-Single Family-Fannie Mae/Freddie Mac UNIFORM INSTRUMENT Form 3200 1/01 Page 1 of 2 © 1999-2004 Online Documents, Inc.





(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.

### **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 notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by delivering it or 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.

### **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 guarantor, surety or endorser of this Note is also obligated to do these things. Any person who takes over these obligations, including the obligations of a guarantor, surety 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.

I and any other person who has obligations under this Note waive the rights of Presentment 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.

### 10. 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 Mortgage, Deed of Trust, or Security Deed (the "Security Instrument"), dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts I owe under this Note. Some of those conditions are described as follows:

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 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.

WITNESS THE HAND(S) AND SEAL(S) OF THE UNDERSIGNED

TO THE ORDER OF FLAGSTAR BANK, FSB WITHOUT RECOURSE

WESTERN FT & LOAN

PRIMT

ORDON HANSEN

2763 White Sage On Henderson, IV 89052

5232

[Sign Original Only]

MULTISTATE FIXED RATE NOTE-Single Family-Fannie Mae/Freddie Mac UNIFORM INSTRUMENT Form 3200 1/01 @ 1999-2004 Online Documents, Inc. Page 2 of 2

As A 0001674 07-14-2004 15:01

PAY TO THE ORDER Finguish Early, FSB

WITHOUT RECOURSE

Lashunna Dinkins

Loan Operations Associate

PAY TO THE ORDER OF

WITHOUT RECOURSE COUNTRYWIDE HOME LOANS, INC

Dävid A. Spector Mänsging Director

PAY TO THE ORDER OF

Countrywide Home Loans, Inc.

WITHOUT RECOURSE FLAGSTAR BANK, FSB

Debra J. Benuvais, Assistant Vice President

2763 White Sage Dr Henderson: NV 89852

## **EXHIBIT B**

## **EXHIBIT B**

## STATEOF NEVADA OFFICE OF THE ATTORNEY GENERAL

100 N. CARSON ST., CARSON CITY, NV 89701 - TEL# 775-684-1100 - FAX# 775-684-1108 555 E. WASHINGTON AVE., STE 3900, LAS VEGAS, NV 89101 – TEL# 702-486-3420 – FAX# 702-486-3768



## **COMPLAINT FORM**

The information you provide on this form may be used to help us investigate violations of state laws. **Please be sure to complete all required fields**. The length of this process can vary depending on the circumstances and information you provide. The Attorney General's office may contact you if additional information is needed. Supplemental materials can be attached to Section 6 of this complaint form, and if additional supplemental materials are acquired after submitting this form, please email them to <u>AGCOMPLAINT@aq.nv.qov</u> with COMPLAINT in the subject line.

## \*\*\*ONLY COMPLAINTS THAT ARE SIGNED WILL BE PROCESSED\*\*\*

HAVE YOU PREVIOU	JSĽ	Y FILED A COMP	LA	INT WITH OUR C	DFFI	CE? YES	NC	)
If so, what are the approximate dates of previously filed complaint(s)? N/A								
SECTION 1: COMPLAINANT INFORMATION								
LAST NAME: TOBIN			FIRST NAME: NONA				M.I. NMI	
ORGANIZATION: 1948								
ADDRESS: 2664 OLIVIA HEIGHTS AVE			CITY: HENDERSON STATE: NV ZIP: 89			· 89052		
PHONE/MOBILE: 7024652199				EMAIL: nonatobin@gmail.com				
AGE GROUP		UNDER 21		21-39		40-65		OVER 65
PRIMARYLANGUAC	GE:	English						
SECTION 2. TVD			т					

## SECTION 2: TYPE OF COMPLAINT

GENERAL INVESTIGATIONS		MISSING CHILDREN	TICKET SALES
HIGH TECH CRIME	/	MORTGAGE FRAUD	WORKERS COMP FRAUD
INSURANCE FRAUD		OPEN MEETING LAW	OTHER
MEDICAID FRAUD		PUBLIC INTEGRITY	

Page 1 of 6

## SECTION 3: MY COMPLAINT IS AGAINST

✓ INDIVIDUAL BUSINESS / GOVERNMENT AGENCY / REPRESENTATIVE									
NAME OF PERSON / BUSINESS / AGENCY: Nationstar Mortgage LLC, represented by M	elanie Morgan/Ariel Ste	rn, Ackerman LLP							
ADDRESS: 1635 Village Center Circle, suite 200	CITY: Las Vegas	STATE: <b>NV 89134</b>							
TELEPHONE NUMBER: <b>702-634-5000</b>	EMAIL: melanie.morg	an@akerman.com							
WEBSITE: UNK									
DATE ALLEGED VIOLATION OCCURRED: 4/	4/12 to the present								
WAS A CONTRACT SIGNED? YES X NO									
HAVE YOU CONTACTED ANOTHER AGENCY FOR ASSISTANCE? × YES NO									
IF SO, WHICH AGENCY: Clark Co. District A	ttorney received only ar	n email.							
HAVE YOU CONTACTED AN ATTORNEY? ✓ YES NO									
IF SO, PROVIDE ATTORNEY'S CONTACT INF	-ORMATION:								
Joe Coppedge, Mushkin, Cica, Coppedge, 702-386-3999, Joe@Mushlaw.com									
IS COURT ACTION PENDING? YES N	10								
DID YOU MAKE ANY PAYMENTS TO THE IN	IDIVIDUAL OR BUSINES	s?yes <b>_/</b> no							
HOW MUCH WERE YOU ASKED TO PAY? \$450,107 on 12/1/13 when NS began as servicer	HOW MUCH DID YOU -0-	ACTUALLY PAY?							
DATE OF PAYMENT: <b>N/A</b>	PAYMENT METHOD: Other								
	-								

Continue to Section 4 to describe complaint.

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## SECTION 4: DESCRIBE YOUR COMPLAINT:

(to add attachments, see Section 5)

The civil action is A-15-720032-C. Three parties are competing for quiet title following a disputed 8/15/14 HOA foreclosure sale. I became the Trustee of the Gordon B. Hansen Trust, former owner of the property, when Gordon Hansen died on 1/14/12. Nationstar, the respondent in this AG complaint is lying to the court in its claims to own the beneficial interest of the Western Thrift & Loan deed of trust executed by Gordon Hansen on 7/15/04, and they are trying to get quiet title through this HOA foreclosure action by claiming I don't have standing to introduce evidence of Nationstar's fraud unless the court first invalidates the HOA sale. This is an underhanded legal trick. If I don't have standing until I prove the HOA sale was statutorily-noncompliant, then Nationstar does not have standing because its claims to own the underlying note are provably false.

Attached is a draft MSJ I prepared which has not been reviewed by counsel, but which outlines the procedural history and incorporates links to court documents and some of the evidence I have that Nationstar's claims are based on false affidavits recorded by Nationstar and the predecessor servicing bank, Bank of America (BANA).

There will be a hearing on March 26 at 9:30 in dept 31, 8th district court, when Judge Kishner, will consider Sun City Anthem's motion for summary judgment against me and Nationstar's joinder to the SCA MSJ, and my opposition to both. I do not know if my attorney will file a counter-motion for summary judgment although I am begging him to file the one attached herein that I proposed.

The problem I am trying to prevent is Judge Kishner ruling that the HOA sale was valid but did not extinguish the deed of trust in which case Nationstar will unjustly profit from getting ownership of the deed of trust, by duplicity, filing false affidavits, fraudulent concealment, and otherwise without having proved that it actually owns the beneficial interest of the DOT or has possession of the original note.

In my view, were Nationstar's fraud to succeed, Nationstar has caused me damages equal to the current value of the property, 2763 White Sage, (APN 191-13-811-052), approximately \$500,000. Further, any future Nationstar foreclosure involving a credit bid, even if I am bumped out of the quiet title case, would be tantamount to a theft of \$389,000, the unpaid balance of the DOT.

I will forward to AGComplaint@ag.nv.gov an email sent earlier today to AGInfo@ag.nv.gov since it explains that the mortgage servicing fraud perpetrated by Nstionstar and BANA against me in this case is systemic in nature. My case is not a class action and cannot address this pervasive pattern.

The AG needs to be aware that the fraud that I uncovered over the past four years has

EMAIL AGCOMPLAINT@ag.nv.gov to submit any additional information

Page 3 of 6

## **SECTION 5: EVIDENCE**

List and attach photocopies of any relevant documents, agreements, correspondence or receipts that support your complaint. Copy both sides of any canceled checks that pertain to this complaint.





## **SECTION 6: WITNESSES**

List any other known witnesses or victims. Please provide names, addresses, phone numbers, email address and website information.

N/A

## SECTION 7: SIGN AND DATE THIS FORM

(The Attorney General's Office will not process any unsigned, incomplete or illegible complaint forms)

I understand that the Attorney General is **not my private attorney**, but rather represents the public by enforcing laws prohibiting fraudulent, deceptive or unfair business practices. I understand that the Attorney General does **not** represent private citizens seeking refunds or other legal remedies. I am filing this complaint to notify the Attorney General's Office of the activities of a particular business or individual. I understand that the information contained in this complaint may be used to establish violations of Nevada law in both private and public enforcement actions. In order to resolve your complaint, we may send a copy of this form to the person or firm about whom you are complaining. I authorize the Attorney General's Office to send my complaint and supporting documents to the individual or business identified in this complaint. I also understand that the Attorney General may need to refer my complaint to a more appropriate agency.

I certify under penalty of perjury that the information provided on this form is true and correct to the best of my knowledge.

\*\*\*\*ONLY COMPLAINTS THAT ARE SIGNED WILL BE PROCESSED \*\*\*\*

SIGNATURE: Nona Tobin (Mar 14, 2019)

PRINTNAME: Nona Tobin

DATE: Mar 14, 2019

 $\label{eq:continuity} \textit{Facebook: } \underline{\textit{NVAttorney General}} \\ \textit{Twitter: } \underline{\textit{@NevadaAG}} \\ \textit{YouTube: } \underline{\textit{NevadaAG}} \\$ 

## > SECTION 8: OPTIONALINFORMATION

➢ GENDER									
MALE FEMA			Χ			OTHER			
> ETHNICITY									
WHITE/CAUCASIAN	Χ	BLACK/AFRICAN AMERICAN				HISPANIC LATINO			
NATIVE AMERICAN/ALASKAN		ASIAN/PACIFIC	CIS	LANDER		OTHER:			
NATIVE				l					
> HOW DID YOU HE	E A F	R ABOUT OL	JR	COMPLAI	NT	FORM (CHOOSE ONE)	:		
CALLED/VISITED CARSON CITY OFFICE			깈	SEARCH ENGINE O					
CALLED/VISITED LAS VEGAS OFFICE			긜	ATTORNEY GENERAL WEBSITE					
CALLED/VISITED RENO OFFICE			긛	ATTORNEY GENERAL SOCIAL MEDIA SITE					
ATTENDED AG PRESENTATION			7	MEDIA/NEWS	SPAF	PER/RADIO/TV	$\bigcirc$		
NV AGENCY OFFICIAL/ELECTED OFFICIAL			$\supset$	OTHER resp	ons	e from AGInfo@ag.nv.gov			
> MARK ALL THAT A	٩PF	PLY:						_	
INCOME BELOW FEDERAL POVERTY GUIDELINE				MILITARY SEI	RVIC	EMEMBER		ſ	
DISASTER VICTIM				VETERAN			ᆛᄆ	j T	
PERSON WITH DISABILITY						OF SERVICEMEMBER/VETERAN		i T	
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EMAIL <u>AGCOMPLAINT@ag.nv.gov</u> to submit any additional information

Facebook:  $\underline{\text{NVAttorney General}}$  Twitter:  $\underline{\text{@NevadaAG}}$  YouTube:  $\underline{\text{NevadaAG}}$ 

ADDITIONAL COMMENTS: What are you hoping the Attorney General's office can do for you?

Review the complaint immediately.

Have an investigator attend the 3/26/19 hearing, dept. 31 at 9:30 AM

introduce him or herself to the Nationstar attorney present.

Make an appointment with that attorney to review the evidence against Nationstar

that I have attached or that I will provide today to AGComplaint@ag.nv.gov.

Get the answers to the interrogatories and requests for documents that Nationstar's attorneys have withheld.

(RFDs, ROGGs and responses will be provided by email since I can't figure out how to add more attachments to this online form.)

Contact BHHS and compel them to provide the entries into the Equator system that were not provided, but for which a subpoena was issued.

(These entries show that Nationstar blocked multiple legitimate arms-length sales and refused to name the beneficiary (investor) that refused to approve the sales)

Make an investigative report prior to May 1 (so as not to delay the scheduled May 28 trial date) that includes the determination of whether Nationstar's claims to own the DOT can be proven and whether the false affidavits recorded to claim ownership of the \$389,000 note rose to the level of criminality.

Once the investigation of this case is concluded and it can serve as an investigative model, review the evidence (that I can provide the investigator in person at a later date) of the sample of other HOA foreclosures to determine:

Is there sufficient cause to pursue further investigation into how these HOA foreclosures occurred?

Were properties targeted primarily when there was deception over the ownership of the security interest? When the owner (debtor) died?

EMAIL <u>AGCOMPLAINT@aq.nv.gov</u> to submit any additional information

Page 6 of 6



Nona Tobin <nonatobin@gmail.com>

### Fwd: We can learn a lot from this Spanish trail HOA case

1 message

#### Nona Tobin <nonatobin@gmail.com>

Thu, Mar 14, 2019 at 12:37 AM

To: Kathy Matson <kdmatson2@mac.com>, darcy.spears@ktnv.com, "Bauman, Kean" <kean.bauman@ktnv.com>, DAInfo@clarkcountyda.com, AGINFO@ag.nv.gov, info@pvtgov.org, Dan Roberts <dan@thevegasvoice.net>, Joe Coppedge <joe@mushlaw.com>, vjoecks@reviewjournal.com, jgerman@reviewjournal.com, ahassan@reviewjournal.com, bjoseph@reviewjournal.com, akane@reviewjournal.com, Anthem Today <Rana@thevegasvoice.net>, "Butterworth, Todd" <Todd.Butterworth@sen.state.nv.us>, Keith.Pickard@sen.state.nv.us, Melissa.Hardy@asm.state.nv.us, shea.backus@asm.state.nv.us, Joyce.Woodhouse@sen.state.nv.us, Glen.Leavitt@asm.state.nv.us, Teresa.BenitezThompson@asm.state.nv.us, Terry Wheaton <twheaton@red.nv.gov>, TERALYN THOMPSON <TLTHOMPSON@red.nv.gov>, Brittany.Miller@asm.state.nv.us, "Ryan, Andrew" <andrew.ryan@asm.state.nv.us>, Nellie Moran@cortezmasto.senate.gov



I am requesting your help to get some investigative assistance, and meaningful access to Nevada's formal complaint procedures, to address this problem of HOA debt collectors and banks ripping us all off.

Specifically, the two issues I am raising I also raised in a letter to the R-J "HOAs, foreclosures, and property rights" published on 9/18/16.

- 1. HOA debt collectors use abusive debt collection practices to foreclose for trivial delinquent assessments, and then unlawfully retain the proceeds of the sales.
- 2. Banks lie to the court in HOA foreclosure litigation for quiet title so they can foreclose on deeds of trust/mortgages that they don't actually own

#### Can you assist in ensuring that these possibly criminal complaints are addressed by the proper enforcement authorities?

The NV Real Estate Division and CICC Ombudsman should ensure that HOA foreclosures are compliant with state law, but they have failed. Enforcement officials have been cowed, co-opted, or corrupted into being completely ineffective at any enforcement of NRS116, NRS116A, or NAC116, or NAC 116A.

Link to outline of the corruption "HOA debt collectors wield an unlawful level of power"

#### This systemic problem can't be effectively incorporated in my individual civil action, but must be addressed statewide.

This email describes a pattern of unjust enrichment and fraudulent concealment that (I have been told) cannot be addressed in the quiet title litigation I have over my late fiance's house (also described herein) because my case is not a class action.

## This fraud is larger than last big HOA corruption case where more than 40 were indicted and four died

This problem involves so much more money than the last HOA corruption scam by Benzar and Nancy Quon manipulating HOA board elections and channeling construction defect cases to themselves that it should not be ignored by authorities.

#### I need to know how to get the appropriate enforcement agency staff to talk to me personally and to prioritize reviewing the investigative research already done. AA 001680

The scale of this fraud is astounding, but it is so big because it is one way banks are trying to dodge accountability for creating worthless securities that exist in the aftermath of the 2008 collapse of the mortgage securities market.

#### A lingering consequence of the market crash

Taxpayers bailed out the banks after the crash. The TARP program made banks virtually whole despite their misdeeds. None of the investment banker perpetrators went to jail for bringing down the world economy.

#### A new twist

The specific situation here is a new twist on the mortgage servicing fraud, robo-signing problem that led to Nevada's 2011 anti-foreclosure fraud law AB 284 and the 2012 National Mortgage Settlement. Here, the unindicted co-conspiritors that destroyed the entire housing market a decade ago are trying to cut their losses by getting title to HOA-foreclosed houses even though they don't actually own the mortgages.

#### A bank pretends a debt is owed to it. Actually, the debtor's IOU is to a different bank, perhaps now defunct, and there is no paper trail to the bank making the false claims.

It is very common for houses foreclosed by HOAs - in Nevada and nationwide - to have mortgages/deeds of trust that were securitized out of existence - broken up into synthetic derivatives, collateral debt swaps and tranched instruments, so esoteric and exotic that the ownership of the note is nearly impossible to accurately ascertain.

Any unscrupulous bank can step into the void and anoint itself the owner of a debt that belongs to someone else or belongs no one. And step in, they do!

#### Banks' attorneys' legal sleight of hand - razzle, dazzle 'em!

The banks, and their extremely high paid and competent, albeit ethically-challenged attorneys, have figured out one way to foreclose when they had no legal right to do so and have no legal way of proving who owns the mortgage. Getting quiet title after an HOA foreclosure is one way they pull this magic trick off.

#### Banks reat owner protections as optional, not mandatory

They (meaning either the banks or the banks' attorneys on their own initiative, hard to say given all the smoke and mirrors) record false affidavits against the title (banned by AB284 in 2011) claiming that the owner of the home owes it a debt. Further, the bank's Constitutional protections are abridged if the bank loses the owner's home as security for a debt owed to someone, but the owner's property rights and protections against seizure without due process can be abridged with impunity.

#### Silence means compliance - or aquiecense

Then, probably no one challenges the banks' claim (the owner that lost the house for a trivial debt is usually either dead or devastated by debt).

The bank then is free to sue the purchaser at the HOA for quiet title. The bank blithely lies to the court, claiming falsely that it holds the debtor's IOU, i.e., the original note where the debtor promised to pay back the mortgage to the originating lender.

#### Rabbit out of the hat

The court will probably buy the bank's story because the documents produced seem very official and incomprehensible.

Brilliant, unscrupulous bank! The fraud is not obvious to the naked eye. A forensic examination is needed to discern it. Further, nobody is around to contradict the bank that's pretending to be owed a debt. The bank can then foreclose on the property with impunity without ever having to prove that the debt was ever really owed to it.

#### Meanwhile...nobody knows what escheat means

The HOA debt collectors are rewarded by nobody noticing that they unlawfully keep nearly all of many HOA sale proceeds for years.

No worries.

The bank can't make a claim for the proceeds if the HOA sale extinguishes the security instrument.

And, it's really easy for the debt collector block owners who attempt to make a claim for a portion of the proceeds -- as has been amply demonstrated iboth n my case and in the Spanish Trail case in the forwarded email below.

The scam works for HOA foreclosures between 2011-2015 before the 2015 law changes.

#### Who wins when an HOA forecloses on a minuscule debt - speculators, debt collectors, and fraudulent banks and attorneys

Speculators-in-the-know have bought almost all of Nevada's HOA foreclosures. These clever guys have gotten huge windfalls by buying HOA liens for pennies on the dollar virtually without competition from bona fide, arms-length purchasers. The vulture investor rents the properties they got free and clear for years while the wrongful foreclosure is litigated. AA 001681

Why doesn't the HOA get the profits? Or the HOA membership at large?

Note: the HOA debt collectors unlawfully get approval for these sales from the HOA Boards in secret meetings so the HOA homeowners can't buy houses in their own HOA by paying a few bucks to cover delinquent dues. These great deals are reserved for speculators. All SCA foreclosures have gone to parties who own multiple HOA foreclosures from two to over 600 house. For example, two Sun City Anthem properties sold in 2014 for under \$8,000, and 11 of 12 SCA foreclosures that year sold for under \$100,000. I estimate this averages at less than one-third market value.

Due process for the owner takes a back seat to the HOA debt collectors drive to high-profit foreclosure.

Real estate speculators bought HOA liens for delinquent assessments in the thousands after the market crash when the baks wouldn't protect the properties from deterioration causing whole neighborhoods to be blighted. These cognoscenti bought often, sometimes in bulk, either directly from the HOA debt collector or at some poorly noticed "public" foreclosure sale.

Link to one 2012 speculator's description of how he did it.

Link to UNLV Lied Institute for Real Estate 2017 study, commissioned by Nevada Association of Realtors, documenting 611 HOA foreclosures and the super-priority lien, that shows a cost to the Nevada real estate market exceeding over \$1 billion between 2011-2015.

#### Failure to distribute the proceeds of MANY HOA foreclosures is big bucks for a few financially-conflicted/ ethically challenged HOA debt collectors.

HOA debt collectors win by putting virtually ALL the proceeds of the sales in their attorney trust funds (except the actual delinquent assessments plus interest and late fees (chump change) that go to the HOA.

In my case, RRFS kept \$57,282 in "excess" proceeds and paid the HOA \$2,701.04 as payment in full. What a deal! Seems like a disproportionate sanction to me, but probably it's in the bottom quartile of all the David Copperfield RRFS has conjured up to rip off HOA homeowners further after stealing their houses.

#### See forwarded email of RRFS holding \$1.1 million on one HOA sale. I think the HOA got less than 1% of that windfall.

In this Spanish Trails case RRFS has been holding a whopping \$1.1 million+ since 2014. One question is "Will the 90year-old former owner get a fair shake in court to claim those proceeds or will the debt collectors and the banks (and maybe the judge) postpone until the bank wins by default?

#### What the law says the forecloser has to do with the sale proceeds

NRS 116.31164(3)(c) (2013) requires that the funds be distributed in a certain order - to pay reasonable foreclosure costs, pay the HOA delinquent assessments, then pay off liens, last, pay the owner. The owner only gets something if the sale extinguished the mortgage.

The debt collector's attorney is not supposed to retain indefinitely the "excess" proceeds. The attorney is supposed to file a complaint in district court called interpleader and SHALL distribute the funds in the manner defined by NRS, but they just pretended to do it.

#### What happens in real life is the debt collectors just keep the money because they haven't gotten caught. It's almost a state-sanctioned form of embezzlement.

This windfall is potentially in the tens of millions, and there is a pretty small crew of individuals that do this - HOA debt collectors with NRS 649 licenses and attorneys who don't need a license and so are even less regulated.

If there is no litigation, no one makes a claim for the proceeds. There is no accounting of the sale proceeds by the HOA. In fact, the HOA has no record even that a property was foreclosed using the HOA's power of sale or how much the house was sold for or any accounting. The attorneys and debt collectors tell the HOA -WRONGLY - that it is not the HOA's money so they effectively block any independent accounting of the proceeds.

I haven't found any interpleader filed for the court to distribute the proceeds of any of the Sun City Anthem foreclosures conducted in SCA's name by any of SCA debt collectors, but it's hard to be sure since they withhold, conceal or misrepresent any records they do have.

If there is litigation, like in this Spanish Trail case, it goes on for years, and 99% of the time the homeowner who lost the house is not in the case. The court fight is usually just between the bank and the buyer at the sale. The attorneys try to keep the HOA out of it except for the HOA homeowners to pay the litigation costs.

#### A stunning example of why attorney trust funds can't be trusted

Chapter 7 as an easy way to fraudulently abscond with all the proceeds from many HOA sales held indefinitely in attorney trust funds

The proceeds of these sales can just disappear in a morass of sham LLCs that Nevada is so good at producing while so poor at regulating.

#### SCA hired Alessi & Koenig, LLC after RRFS was fired.

David Alessi was not licensed to practice law in Nevada but passed himself off as an licensed attorney anyway so A&K didn't have an NRS 649 debt collection license.

#### That was the least of their problems

A&K dissolved the LLC, hid its assets, filed chapter 7 bankruptcy and morphed into HOA Lawyers Group. Alessi only admitted in the bankruptcy proceedings as retaining \$2.9 million after having conducted at least 800 HOA "public" auctions out of their offices between 2011-2015, 500 of which per David Alessi's deposition, had named A&K as a party to wrongful foreclosure litigation. They had one racketeering, bid rigging judgment (Melinda Ellis) against them that they skipped on.

#### Generally, NV HOA Boards are ill-advised by financially conflicted agents who tell the BODs to do the wrong thing. SCA just pays more for it.

Link to the notice about this scam I sent on 1/25/17 that the SCA Board ignored. My reward came when the current SCA attorney/debt collector ordered me to recuse myself from all SCA collection matters after I was elected to the Board and prohibited me from accessing any SCA records without his approval.

#### The banks are far from blameless. Do not give them a free pass.

The banks are usually cheating as well because they are saying that they own the mortgage when they actually don't own it any more than I do.

Since it is unlawful for an HOA to foreclose after a bank had issued a notice of default (NRS 116.31162(6), the prime pickings for HOA foreclosures were frequently ones that the bank did not foreclose on for 2-3 years of non-payment. These houses were ripe of HOA foreclosure primarily when the banks couldn't prove they owned the mortgage after Nevada passed AB 284, its anti-foreclosure fraud law in 2011, So the banks in these HOA foreclosure litigations unfairly get a second bite of the apple

#### Catch-22 so the owner always loses and the bank wins

In my case, the homeowner died.

The HOA sold the house to a Realtor in the listing office after the bank blocked four legitimate sales of the property. The bank now claims the HOA sale was valid to get rid of my (the estate's) property rights, but that the HOA sale was not valid to extinguish the deed of trust the bank is lying about owning.

Obviously, the highest priority to fraudulent banks is to get mortgages on their books that had been securitized out of existence. The proceeds of the HOA sale are second priority.

#### Two bites of the apple

So the banks in these HOA foreclosure litigations have a chance to get quiet title just by beating the speculator in court so they can foreclose without meeting the stringent stands of AB 284. Obviously it is much more worth it to those kinds of fraudulent banks to get mortgages on their books that had been securitized out of existence than to worry about the proceeds of the HOA sale.

#### Bottom line: who gets screwed? Easy --- The HOAs and the homeowners lose 100% of the time.

The HOAs get nothing from a sale but the few assessment dollars they certainly could have gotten easier if they had taken title by deed in lieu or had offered the property up to their own HOA owners.

#### How can it be good business judgment to pay collection costs that are orders of magnitude larger than the minuscule debts collected?

Instead of the HOA (or some of its owners) getting the windfall of a house with no mortgage, the homeowners get a big, fat legal bill to pay for the fight between the HOA sale purchaser and the bank for wrongful foreclosure. In SCA's dozen 2014 foreclosures owners have paid, several hundred thousand bucks in attorney fees, settlements, insurance deductibles, and other costs have accrued to collect because SCA has totally abdicated to the debt collectors and .

#### How the scam is working even now to screw me out of Bruce's house

The homeowner, in this case, me, got screwed by losing the house at a surprise sale for a trivial delinquency, 8th amendment anyone?

#### What idiot would lose a \$400,000 house for a \$2,000 debt?

I, for one, would easily have corrected a \$2,000 delinquency had I thought, in a million years , that the bank - the same bank, mind you, that claimed \$389,000 was owed to it -- wouldn't stop the HOA from selling the house for \$63,100 when a \$358,800 offer from a bona fide purchaser was on the table.

#### Oh well...current status of my one little stolen house case There will be a hearing on March 26 on motions for summary judgment. The trial is set for May 28, 2019.

Here is a link to a counter-motion I drafted vesterday that I am sure my attorney will choose not to file after because my draft is focused on the bank's duplicity and not exclusively on the (considerable) statutory deficiencies of the HOA sale per se.

However, it shows how the banks' attorneys are trying to use the HOA foreclosure guiet title proceeding to unfairly gain title to a property when its claim to be owed around \$400,000 is provably false.

#### Abusive collection practices tip the scales against owners, especially dead owners

In this case, the debt collector should have stopped the HOA sale when the bank tendered nine months of assessments, the super-priority, but instead, it carried on in secret meetings (of which there are no agendas and no minutes) to get the SCA Board to approve an unnecessary sale without telling me. The debt collectors unlawfully refused the banks' tender of the super-priority amount twice, and each one should have stopped the HOA sale, but the debt collector never told the Board what it did.

#### Why don't more owners sue after losing their expensive house for a trivial debt? It's simply a low percentage game.

It has cost me over \$30,000 in attorney fees already and trial isn't until May in this four-year long case. My attorney has been very generous with reducing fees and looking at my work, but most attorneys won't represent a homeowner because the chance of recovery is so small and the banks' resources so formidable.

#### Spanish Trail case - no distribution of \$1.1M yet for 90-year-old who lost his house in 2014, but who cares? He'll be dead soon anyway.

Here's the minutes of the February 5 hearing in the Spanish Trail case that was continued to March 5. Link to the March 1 minutes of the hearing that inexplicably occurred on March 1 and not March 5.

#### How this tome started: Forwarded email about Spanish Trail case shows how easy it is to steal when nobody is looking.

The email I am forwarding was my attempt to articulate the nuances of this scam to my attorney which he probably didn't read. I don't think he charges me for reading my long descriptions of the systemic deficits and scams because he is already not billing me for all the time it takes just to deal with trying to get quiet title to Bruce's house,

#### Bank attorney boilerplate strategy doesn't mean their fees are less

For the benefit of any potential investigator, the email below demonstrates the exact same legal sleight of hand used in the Spanish Trail case will be used to try to crush me later this month.

Thank you in advance for any assistance you can provide...and for reading this far!

**Nona Tobin** (702) 465-2199

Never doubt that a small group of thoughtful, committed citizens can change the world; indeed, it's the only thing that ever has. -Margaret Mead

----- Forwarded message ------

From: Nona Tobin <nonatobin@gmail.com>

Date: Mon, Feb 25, 2019 at 9:13 AM

Subject: We can learn a lot from this Spanish trail HOA case

To: Joe Coppedge <joe@mushlaw.com>

- 1. Volunteer SCA Board violated their own CC&RS and sanctioned this owner by authorizing foreclosure in secret on the advice of counsel.
- 2. HOA managers/debt collectors/attorneys usurp the HOA power to foreclose for their own unjust enrichment.
- 3. Once the foreclosure is over, the attorney tells the HOA Board it's not the association's problem; it's between the buyer and the bank. AA 001684

All proceeds of HOA sales must be accounted for by SCA, but the SCA Board has been told that once the account goes to the debt collector it's not their problem.

#### Attorneys Koch & Scow have held the sale proceeds for four years in both this Spanish Trail case and 2763 without filing for interpleader

....probably collecting the interest, not filing interpleader, and keeping what nobody notices.

This is much more money, RRFS kept \$1,168,865 is excess proceeds after the 11/10/14 sale.

It looks just like the RRFS trust fund check to the court for \$57,282 excess proceeds check from excess proceeds after the 8/15/14 sale that Koch & Scow never filed for interpleader. When I attempted to make a claim for those funds in September 2014, I was rebuffed.

#### the 2/5/19 Spanish trail hearing is about proceeds from 11/10/14 sale The owner, not in the case, gets the proceeds if the sale extinguished the loan

Here are the minutes of a 2/5/19 hearing where attorney Akin (not on efile list) was waiting for outcome so his 90-year-old client (former owner?) could see about the excess proceeds. Continued to 3/5/19. Will Akerman attorney even go to interpleader or will she let the old owner have it?

#### Ackerman got Spanish trail sale to be valid, but sale did not extinguish loan

Order granting MSJ to the bank 12/5/18

But the court finds that the HOA could only foreclose on the sub-priority portion of the lien

This is what Ackerman is trying to do in the 2763 case, only representing a different bank.

#### Ackerman may be a front for bank fraud like attorneys for the mob

Ackerman got quiet title for Thornberg, the bank who I suspect is fraudulent and claims to have gotten the beneficial ownership from MERS. This is like 2763 DOT. I say this because in 10/1/11, Nevada legislature passed AB 284 which made it a felony for to banks to use robo-signers to execute notarized false assignments of mortgages. In this case, the owner defaulted in 2011 on the DOT and the HOA filed a NODES in late-2011, why didn't the bank foreclose for over three years until the HOA sold it in late-2014?

#### Bank MSJ: Foreclosure only sub-priority piece is valid

The Ackerman MSJ is what they will be arguing about 2763. Bank made super-priority tender. It was refused. Sale did not extinguish the loan because HOA only foreclosed on sub-priority portion. Argues that it doesn't matter if Saticoy is a bona fide purchaser. Shadow Wood applies as sale was commercially unreasonable and unfair.

#### Banks were the proximate cause of the delinquency by blocking sales and refusing title by deed in lieu

The fact that both banks tendered the super-priority amount is supported by the RRFS/SCA disclosures, and it is a strong reason well briefed by Ackerman for protecting the DOT, so we have to show that because BANA and Nationstar were provably engaged in mortgage fraud, they were complicit in preventing the estate from paying the assessments by BANA's refusing to close two escrows out of which the HUD-1s show the assessments would have been paid, and by Nationstar's refusing to close two escrows from bona fide CASH purchasers at market value and not responding to the \$375,000 offer i signed on 8/1/14.

#### HOA OPPC to bank MSJ

John Leach was SCA's attorney until 2017 when Clarkson took over. His OPPC shows the same attitude SCA has showed to me.

- The HOA doesn't belong in the case.
- RRFS did everything right
- The fight is rightly just between the bank and purchaser in possession
- The owner is just a loser, not the HOA's problem

#### The SCA Board violated its duty to the homeowners by abdicating to self-serving agents

Here's where our case has to differentiate itself. We have to hold the HOA Board accountable for letting the debt collector/manager/attorney use the HOA power to foreclose to screw the HOA and ALL the owners. Doing collections and foreclosures in secret keeps the chance of compliance low, keeps neighbors from helping a neighbor in trouble, or an out of state executor that doesn't get proper notice from knowing what to do. Not publishing that a house is going to be foreclosed to the owners prevents any owner from bidding.

The Board can't wash its hands. It's wrong for them to blindly listen only to RRFS without having to listen to the owner. FSR/RRFS set the owner up to get the property into foreclosure for way more ways to make money than just charging usurious fees.

#### Undisputed facts about how SCA Board did as they were told but it was wrong

The volunteer Directors have been tricked by self-serving agents into doing what the agents say they HAVE TO DO.

In this case, the Board was handling collections and foreclosures such that it made money for the agents, but were actually against the law or SCA governing docs: Here is a link to emails where the former Board President told me how the Board handled foreclosures in 2014 - all in closed BOD meetings under RRFS control.

- 1. Give complete control over collections to the manager/debt collector of accounting with no checks and balances or any need to ever hear from the owner affected.
- 2. Keep everything strictly confidential and
- 3. trust that the manager and debt collector are doing it right
- 4. Allow the manager to report after an account was sent to collections and never check what fees were charged or what the circumstances might be, like the owner died and it was in escrow
- 5. assume that since the debt collector said they gave a notice and no owner ever filed an appeal, that everything is fine
- 6. Make all decisions in executive session without specifying the name of the party or the proposed sanction
- 7. Do not publish the guarterly delinguency report required by the bylaws even though that's how delinguent taxes are publicly reported
- 8. Adopt a fee schedule but do not give it to the homeowner who is subjected to them and don't audit anything that RRFS charges to see if it's right
- 9. Listen only to the debt collector and never tell the owner when decisions are being made to sanction them
- 10. Do not put specifically on the agenda or give the owner any requested minutes from BOD meetings in executive session where actions about the owner were decided:
  - when the debt collector said that the owner requested a waiver of \$459 and the owner was not permitted to be present why the debt collector said that the BOD could only waive assessments, late fees and interest, but could not waive the collection fees
  - when a pay plan was offered, considered or rejected
  - when it decided to post the property for sale, or
  - when the BOD was asked to postpone or cancel the sale, or
  - was told what the date of the sale was to be, or
  - was told that the foreclosure occurred · the BOD discussed the owner's delinquency and possible sanctions.
- 11. when the BOD was told of the possible alternatives to aggressive collections, such as a deed in lieu, wait to collect out of escrow without charging or unnecessary collection charges, small claims, accept the bank's tender of the super-priority and restart the clock on what the owner owes,
- 12. Adopt a policy and procedure that defines how the governing documents will be enforced providing specific due process steps, but carve out an exception for predatory collections and foreclosure, the harshest of all penalties, and do that in secret, don't tell the owner that you did it, make any appeal without litigation impossible and then treat the owner like a criminal if she tries to get the stolen house back.

#### Legal theory for the Board's authority and why it can't be delegated or agents be unsupervised.

The Association exists to protect the owners' common good.

The Association is not the Board; it is the membership at large.

The Board has the sole power to act.

Agents can advise, not direct.

Board's fiduciary duty is act solely and exclusively for the association's, i.e., all owners' benefit.

The Board owes no duty to its agents.

The agents have no rights, only duties, to the Association, i.e., agents have fiduciary duty to protect the due process rights of the owners.

Our case is unique in arguing violations of due process guaranteed by NRS 116.310313 and NRS 116.31085, SCA CC&Rs 7.4.

#### This is not the way the agents act and it's not the way they have trained the Board to act, but it's the way the law and the governing documents say it is.

- 1. The BOD has authority to maintain the common areas and other services funded by assessments.
- 2. The Board has the authority to determine the amount of the assessments needed to cover the maintenance and protection of the common areas.
- 3. The HOA is a mutual benefit, non-profit entity which exists solely for the purpose of maintaining the property values and quality of life in the community.
- 4. The directors, attorneys and managing agents are all fiduciaries by law and they must act in good faith in a manner which is solely and exclusively in the best interest of the association and use good business judgment.
- 5. The Board has the sole responsibility for adopting an annual budget to fund maintaining the common areas and programs and activities to support the community life.
- 6. SCA bylaws 3.18a,b,e,f,g,i /3.20 prohibit the Board from delegating and abdicating control over any of SCA's money: budgeting, levying and collecting assessments, setting up the bank accounts where the money collected

- goes, controlling the signatories, setting up the use rules and restrictions and enforcing them
- 7. The Board is the sole authority on the enforcement of the governing documents.
- 8. While managing agents and attorneys can advise and implement, the Board alone is the decider.
- 9. NRS 116 and NRS 116A (for managing agents) has provisions which specifically define the authority and limits constraining the Board before it can sanction owners for alleged violations
- 10. See the Table of Authorities.

**Nona Tobin** (702) 465-2199

Never doubt that a small group of thoughtful, committed citizens can change the world; indeed, it's the only thing that ever has. -Margaret Mead

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9	as Trustee of the Gordon B. Hansen Trust	
10	DISTRIC	ΓCOURT
11	CLARK COUN	NTY, NEVADA
12	JOHN A STOWES ASSAURANT	ı
13	JOEL A. STOKES and SANDRA F. STOKES, as trustee for the JIMIJACK	Case No.: A-15-720032-C
14	IRREVOCABLE TRUST,	Consolidated with: A-16-730078-C
15	Plaintiff,	
16	vs. BANK OF AMERICA, N.A	Department: XXXI
17	Defendant.	TOBIN COUNTER MOTION FOR
18		SUMMARY JUDGMENT
19		
20	NATIONSTAR MORTGAGE LLC	TOBIN DRAFT – NOT
21	Counter-claimant, vs.	FILED BY COUNSEL
22		OR PLACED BEFORE
23	JIMIJACK IRREVOCABLE TRUST, Counter-defendant.	THE COURT
24	Counter-defendant.	
25	NONA TOBIN, an Individual and Trustee of	
26	the GORDON B. HANSEN TRUST, Dated 8/22/08,	
27		
28	Counter-claimant,	
		-

VS.

JOEL A. STOKES and SANDRA F. STOKES, as trustee for the JIMIJACK IRREVOCABLE TRUST, SUN CITY ANTHEM COMMUNITY ASSOCIATION, INC., YUEN K. LEE, an Individual, d/b/a Manager, F.BONDURANT, LLC, and DOES 1-10, AND ROE CORPORATIONS 1-10, inclusive,

Counter-defendants.

#### I. Introduction

This is a quiet title action resulting from a disputed HOA sale for delinquent assessments conducted by Sun City Anthem's agents, Red Rock Financial Services, on August 15, 2014. Three of the parties are seeking to quiet title in their favor:

- Plaintiff Jimijack the party in possession
- Counter-claimant Tobin the owner at the time of the sale
- Nationstar claims to be the noteholder of the Deed of Trust

#### II. Recent motions and oppositions before the court

- 1. On February 5, 2019, Sun City Anthem filed a Motion for Summary Judgment against Tobin claiming that the HOA sale complied with statutory notice requirements and that Tobin was barred from re-gaining title due to equitable principles of unclean hands and failure to dispute the charges.
- 2. On February 12, 2019 Nationstar filed a limited <u>Joinder to the SCA motion</u>, claiming the HOA sale was valid, but that the sale did not extinguish the deed of trust.
- 3. On March 5, 2019 Tobin filed an <u>opposition to the SCA MSJ</u> claiming that the sale was not statutorily compliant, and it was unfair, involved deceit and SCA failed to provide due process defined by, and guaranteed, by the SCA governing documents and NRS 116.
  - 4. Tobin also opposed the Nationstar Joinder as
    - a. its claim was not based on any actual knowledge or evidence,
    - b. presumes wrongly that Nationstar's claim to own the beneficial interest in the DOT

violation of delinquent assessments required by these provisions.

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24.	SCA presented no evidence or argument that there was an exception to these notice
requir	ements when the proposed sanctions for the alleged violation of delinquent assessments
were r	more serious than the suspension of membership privileges.

- 25. <u>SCA withheld requested records</u> of the compliance actions taken regarding this property on September 16, 2016 to the present, telling Tobin she had to get a court order.
- 26. The due process requirements articulated in SCA Board policy "Resolution Establishing the Policy and Procedures for Enforcement of the Governing Documents", adopted on November 11, 2017, updated in August 2018 for clarity, include:

#### 1. Notice of violation

- a. Must include notice of what violation allegedly occurred,
- b. what provision of the governing documents was allegedly violated
- c. Identify the provision allegedly violated
- d. Description of the factual basis for the violation
- e. Identify a proposed action to cure the alleged violation
- f. Notice that failure to cure could result in a Notice of Violation Hearing which could result in the imposition of fines, sanctions and/or enforcement actions

### 2. Notice of Violation Hearing – must be certified and provide these specific notices

- a. What rule was allegedly violated
- b. The alleged facts
- c. What the owner can do to correct the violation
- d. How long the owner has to correct to avoid the Board imposing the next enforcement step;
- e. How many days the owner gets to correct the alleged violation
- f. If the owner doesn't fix it, the Board must identify
  - a. "any and all fines that may be imposed"
  - b. (sanctions) "shall be commensurate with the severity of the violation"
- g. The date, time, and location of the hearing and that the owner may request to reschedule
- h. Covenants Committee, or Board, **shall hold a private hearing** on an alleged violation of the governing documents **unless** the person who may be sanctioned for the alleged violation requests in writing that an open hearing be conducted by the Board of Directors;

### 3. Notice of Violation Hearing Procedures:

a. Owner gets all the due process required by NRS 116.31085

- b. Is entitled to attend all portions of the hearing related to the alleged violation, including, without limitation, the presentation of evidence and the testimony of witnesses;
- c. Is entitled to due process, as set forth in the standards adopted by regulation by the Commission, which must include, without limitation, the right to counsel, the right to present witnesses and the right to present information relating to any conflict of interest of any member of the hearing panel;
- 4. **Notice of Sanction (Hearing Determination Letter)**: by certified mail, within 5 days, to property and owner address of record and must include these notices
  - a. What was decided at the hearing;
  - b. what enforcement actions will be imposed
  - c. how much time the owner has appeal and how to do it
  - d. any enforcement action will be suspended during appeal

#### 5. Notice of Appeal hearing procedures

#### 6. Appeal Hearing Determination Letter

- 27. SCA disclosures and pleadings do not claim or show evidence that SCA followed these steps or provided Tobin any of this due process when confiscating her property for sale. See exhibit for <a href="mails-with-Jim Long">emails with Jim Long</a> and <a href="mails-request-for-compliance-records">request-for-compliance-records</a>
- 28. SCA Board's abdication to RRFS does not relieve the Board's duty to treat homeowner's fairly and to provide all the owner protections in the law when imposing sanctions for alleged violations.
- 29. SCA bylaws 3.20/3.18 (b), adopted pursuant to NRS 116.3106(c), prohibits the delegation of the Board duties to levy and collect assessments. See <a href="exhibit">exhibit</a>
- 30. SCA did, in fact, over delegate to the point of abdication, or in SCA attorney Ochoa's words, "outsourced", the assessment collection function to RRFS, and to such an extent that SCA retained no control over the funds collected, allowing its agents to be unjustly enriched through abusive collection practices the Board was led to believe were mandatory by law. See <a href="mails-with-Jim Long">emails with Jim Long</a>, former SCA Board member at the time of the sale, emails above.

- 31. SCA has not claimed that it complied with any of these notice requirements or due process provisions when progressively more serious sanctions, up to, and including foreclosure, were proposed, and imposed, against Tobin for the alleged violation of the delinquent assessments.
- 32. SCA merely claimed that RRFS told the Board that RRFS had complied with all the legal requirements, and the Board believed RRFS without hearing from the owner.
- 33. The SCA Board acted according to RRFS's direction and, as instructed, kept all its actions confidential, i.e., secret, even from the accused and sanctioned homeowner.
- 34. SCA did not claim that it complied with **all** the specific statutes required for a valid foreclosure, it merely cherry-picked certain notices that were allegedly given and ignored the identified violations.
- 35. The Ombudsman's official record of SCA's Lien date, Notice of Default, Notice of Sale and Resolution, reports that the following specific actions or omissions were in violation of the NRS 116.31162-NRS 116.31164 Notice of Sale process. See exhibit for <a href="Ombudsman">Ombudsman</a> compliance screen
  - a. The 2/12/14 Notice of Sale was cancelled on 5/15/14.
  - b. The 5/15/14 Trustee sale was cancelled.
  - c. There was no notice of sale in effect when the 8/15/14 sale took place.
  - d. SCA did not provide any notice to the Ombudsman that the sale had occurred.
  - e. SCA did not submit a foreclosure deed within 30 days after the sale (or ever) as required by NRS 116.31164(3)(b)(2013).
- 36. SCA does not claim that it provided the schedule of fees, proposed repayment plan or the right to appeal to the Board required by NRS 116.31162 (4), only that an alleged defective

Notice of Intent to Lien, date	ed September 17, 201	2 for which no p	proof of service a	nd no prior
notice of violation were give	en, should suffice.			

- 37. SCA disclosures confirm that RRFS unilaterally rejected a tender from BANA of \$825, nine months of assessments then delinquent, on or about May 9, 2013.
- 38. RRFS did not credit the Property account with \$825 of paid assessments as required by NRS 116A.640(9).
- 39. RRFS did not inform the Board or Tobin of its unilateral decision to continue the unnecessary and unauthorized accumulation of "fines" misnamed as collection fees.
- 40. SCA disclosures revealed that, on May 28, 2014, RRFS unilaterally rejected it when Nationstar offered \$1,100, an amount equivalent to one year of assessments.
- 41. SCA disclosures show that RRFS did not inform the SCA Board of an offer in excess of the super-priority amount as coming from Nationstar.
- 42. RRFS inaccurately characterized it as a request from the owner for a waiver of fees. See exhibit of RRFS-generated and unsigned waiver request, dated June 9, 2014.
- 43. SCA Board took a "hands-off" approach to RRFS and was not even aware that RRFS failed to distribute any of the \$63,100 from the August 15, 2014 sale, except for \$2,701.04, credited to SCA as payment in full, in the manner proscribed by NRS 116.31162(3)(c) (2013).

## B. Undisputed facts regarding the inadmissibility of Jimijack's claim to ownership

- 44. The 6/8/15 quit claim deed, recorded on June 9, 2015, is the only recorded claim that Jimijack has of ownership.
- 45. The quit claim deed, executed by Yuen K. Lee, is void for notary violations as the notary, CluAynne M. Corwin, claimed Thomas Lucas stood before her.
  - 46. There is no entry in the Corwin notary journal that she witnessed Yuen K. Lee's signature

or there was ever a compliant notarial act necessary for the valid conveyance of the property to Jimijack on June 8, 2015.

- 47. The <u>Resident Transaction Report</u>, Sun City Anthem official record of ownership and payment of assessments and fees for each property, shows that Jimijack took possession of the property on September 25, 2014, and paid a new owner set up fee.
- 48. The Resident Transaction Report, shows there have only been two owners of the Property, Gordon Hansen and Jimijack.
- 49. There is no HOA record that Thomas Lucas or Opportunity Homes, LLC, the alleged purchaser at the disputed August 15, 2014, HOA foreclosure sale, was ever an owner of the property. See exhibit for <u>August 22, 2014 foreclosure deed</u>.
- 50. Thomas Lucas filed and recorded a <u>Disclaimer of Interest</u> in the property.
- 51. The <u>Resident Transaction Report</u> has no entry that the shows the property was foreclosed on or sold by Sun City Anthem on August 15, 2014.
- 52. There is no HOA record that Yuen K. Lee or F. Bondurant LLC ever owned the property or paid any fees required when title changes. See <u>Resident Transaction Report</u>
- 53. On March 13, 2017, a Yuen K. Lee and F. Bondurant LLC recorded a <u>Disclaimer</u> of Interest.
  - C. Tobin is the only party seeking to quiet title that has a valid deed.
  - 54. Nona <u>Tobin's March 28, 2017 deed</u> has priority over Jimijack's inadmissible June 9, 2015 deed, and all other parties with deeds have disclaimed interest.
  - 55. On August 27, 2008, title to the property was transferred into the Gordon B. Hansen Trust by the <u>Grant, Sale Bargain Deed</u>.
  - 56. On March 28, 2017. Nona Tobin, trustee of the Gordon B. Hansen Trust, recorded a

<u>Disclaimer of Interest</u> of Steve Hansen, leaving her the sole beneficiary of the Gordon B. Hansen Trust.

57. On March 28, 2017 Nona Tobin, trustee of the Gordon B. Hansen Trust, recorded a quit claim deed transferring the interest of the Gordon B. Hansen Trust, dated August 22, 2008, to Nona Tobin, an individual.

#### D. Title cannot be quieted to Nationstar as it obstructed legitimate sales

- 58. Nationstar's, and its predecessor BANA's, mortgage servicing abuses including, but not limited to, taking possession without foreclosure, refusing to take title when a deed in lieu was offered without giving Tobin written documentation of the disqualifying cloud to title BANA identified, refusing to disclose the identity of the beneficiary when Tobin requested it, and causing fraudulently executed and notarized claim against title to be recorded.
- 59. Nationstar's, and its predecessor BANA's, mortgage servicing abuses blocked Tobin's ability to avoid a foreclosure by the HOA.
- 60. BANA and Nationstar were the proximate cause of the total amount of all assessments, late fees, interest and collection costs demanded by RRFS being paid out of escrow by unreasonably refusing to approve legitimate arms-length sales at fair market value.
- 61. Nationstar, and its predecessor BANA, resulted in unreasonable rejections of multiple purchase offers from bona fide purchasers in arms-length transactions between August 8, 2012 and August 4, 2014 ranging from \$310,000 to \$395,000.
- 62. Nationstar allowed the property to be sold for the commercially unreasonable price of \$63,100 to a non-bona fide purchaser without notice to Tobin while an arms-length \$358,800 purchase offer was pending.
  - 63. Nationstar's joinder to SCA MSJ unfairly asks the court to declare that the sale

was valid to extinguish all Tobin's property interest despite SCA failing to provide Tobin the due process owed to her, but that the sale could not extinguish the first deed of trust, as if a lender had legal protections against loss of property rights without due process that exceeded the rights of an owner.

#### D. Title cannot be quieted to Nationstar as its recorded claims to title are false

- 64. BANA is not making any claim for quiet title as <u>BANA's default order</u> was entered on October 16, 2015.
  - 65. BANA's April 4, 2012, original assignment of the deed of trust, is void as
- 66. it was executed without authority as the last notice of change of ownership was given to Gordon Hansen on April 16, 2010 that <u>ownership transferred to Wells Fargo</u> resulting from a merger with Wachovia and the April 12, 2012 assignment failed to substitute the trustee as required.
- 67. The April 12, 2012 instrument was non-compliant with <u>California notary laws</u> as there is no notary record that the assignment was executed or witnessed properly,
- 68. The alleged assignment was contradicted by **all** BANA's subsequent actions, including the October 30, 2012 notice of standing to foreclose given to the Estate of Gordon Hansen that Wells Fargo was the noteholder.
- 69. See exhibit for <u>other documentation</u> that BANA did not notify Hansen's estate who the beneficiary was after the false affidavit was recorded on April 12, 2012, when it verbally "closed the file" on Tobin's Deed in Lieu offer, or when servicing, but not ownership, was transferred to Nationstar, effective December 1, 2013.
- 70. Nationstar NSM0266-7 does not identify the beneficiary when Nationstar became the servicing bank, but it wrongly identifies the First Union National Bank as Trustee. (Note that

per NRS 107.028(2) the beneficiary can't be the trustee to exercise the power of sale.)

- 71. Nevada's 2011 anti-foreclosure fraud law AB 284, prohibited this type of robo-signing of false affidavits against title.
- 72. AB 284 (2011) also increased penalties for recording false affidavits by amending NRS 205.372 and NRS 205.395.
- 73. NSM 167-168 is the first alleged assignment of the DOT, executed by Youda Crain, BANA employee, to servicing bank BANA, recorded on April 12, 2012.
- 74. There is <u>no notary record</u> of the April 4, 2012 assignment as the notary, Teresa D. Williams, CA notary #1919662, did not turn in her notary journal to San Bernardino County Clerk when her commission expired on 12/31/14, moved, and left no forwarding address.
- 75. In addition to CA govt code 8206.5 and 8213.5 <u>violations by the notary</u>, BANA could have been guilty of violating <u>NRS 205.372</u>, had BANA relied on this false affidavit, recorded without the required substitution of trustee, to falsely claim BANA was the noteholder or had the authority to foreclose on the deed of trust.
- 76. Nationstar is knowingly relying on BANA's false April 12, 2012 recorded affidavit and has doubled down with more false affidavits.
- 77. On September 9, 2014, BANA itself apparently attempted to correct the public record, by recording the <u>assignment of BANA's interest</u>, if any, to Wells Fargo, that left BANA with zero interest in the DOT, effective August 21, 2014, which was perhaps coincidentally, the day before the disputed HOA sale foreclosure deed was recorded.
- 78. NSM 180-181 is a false affidavit in which Nationstar, acting without authorization as BANA's alleged "attorney-in-fact", assigned BANA's interest to Nationstar, effective on October 23, 2014, recorded on December 1, 2014.

82.

- 79. Nationstar's bogus affidavit has no power to convey the beneficial interest of the DOT to itself for multiple reasons, including, but not limited to,
  - a. BANA did not have any interest to convey as its April 4, 2012 assignment was void for notarial violations and violations of AB 284 (2011).
  - b. The real BANA had recorded on September 9, 2014, that it assigned its interest, if any, to Wells Fargo effective August 21, 2014;
  - c. There was no valid substitution of named trustee John H. Anderson.
  - d. Nationstar did not have any power of attorney from BANA in its disclosures.
  - e. Nationstar disclosed in NSM 404-406 an unrecorded rescission of the October 23, 2014 assignment "as though the assignment had never been issued and recorded".
  - 80. NSM 407-408 would probably earn Nationstar a couple of felonies pursuant to NRS 205.395 and NRS 205.372 if Nationstar attempted to rely on this to exercise the power of sale in a foreclosure. It is my opinion that Nationstar's attorneys are duplicitously attempting to get Nationstar quiet title by default in these HOA sale proceedings to evade detection that these are felonious false affidavits.
  - 81. NSM 407-408 is an executed, but as yet unrecorded, corporate assignment of Wells Fargo's beneficial interest in the DOT, if any, to Nationstar, effective February 25, 2019, executed by Nationstar acting without authorization as Wells Fargo's "attorney-in-fact".

Fargo's name, place and stead. This limited power of attorney ("Limited Power of Attorney") is given in connection with, and relates solely to that certain Servicing Rights Release and Transfer Agreement dated as of December 28, 2015, between Wells Fargo and Nationstar, under the terms of which Wells Fargo transferred servicing for certain mortgage loans (such loans, the "Loans") to Nationstar. Each

83. The Wells Fargo limited power of attorney disclosed by Nationstar in NSM 270-272 is inapplicable and was executed for a different purpose, to wit

84.	The Wells Fargo limited power of attorney disclosed by Nationstar NSM 270-272 was
"valid	only for a period of six months from April 1, 2016 unless cancelled prior to said date",
and wa	as not in effect and would not legitimize either corporate assignment, fraudulently
execut	ed on October 23, 2014, and February 25, 2019, by Nationstar as Wells Fargo's "attorney
in-fact	,,

- 85. Nationstar did not disclose the recorded Wells Fargo <u>SUBSTITUTION OF TRUSTEE</u>

  <u>AND FULL RECONVEYANCE</u>, of the second DOT, executed on March 2, 2015 by Lisa Wilm,

  Wells Fargo Vice President Loan Documentation.
- 86. This omission has the effect of concealing from the court a correctly executed, notarized, and recorded reconveyance by Wells Fargo itself that would clearly demonstrates how Nationstar's claims against title are fraudulent.
- 87. Nationstar's duplicitous disclosures actually prove Nationstar is not the noteholder rather than it is.
- 88. NSM 258-260 is a COPY of the note which is not admissible proof that Nationstar holds the ORIGINAL note. In fact, absent holding the original note, Nationstar cannot claim it owns the beneficial interest in the deed of trust any more than Tobin could claim that someone owed her money if she held a **copy** of the debtor's I.O.U. to BANA, particularly if that note was endorsed to a third party.

#### V. Legal Standard

- 89. See exhibit for the <u>table of authorities</u> that are applicable to Sun City Anthem and which were violated and rendered the HOA sale void.
- 90. See exhibit for the relevant <u>statutes for validity of instruments</u> in NRS Chapter 111 Estates In Property; Conveyancing and Recording and in NRS Chapter 240 Notaries Public which rendered Jimijack's deed void.

- 91. See exhibit\_\_\_\_\_ for the 2011 legislative digest of AB 284 changes to Nevada law that render BANA's false affidavit and Nationstar's subsequent recorded claims to title void.
- 92. See exhibit \_\_\_\_for an amicus curie from a certified mortgage fraud examiner that describes the forensic examination required to discern mortgage fraud that occurred in the aftermath of the collapse of the mortgage-backed securities market.

#### VI. Conclusion

- 93. Tobin deserves that her motion and declaratory relief of regaining title be granted.
  - a. SCA did not conduct a valid sale.
  - b. SCA unfairly confiscated Tobin's property without providing due process required.
  - c. RRFS unlawfully retained the proceeds of the sale, damaged Tobin by refusing to allow her to make a claim for them, and <u>disingenuously disclosed a check for</u> \$57,282.32 to the district court that in reality RRFS retained.
  - d. Jimjack does not have a valid claim of ownership and was not a bona fide purchaser for value.
  - e. Jimijack unjustly profited from collecting rents that should have gone to Tobin for at least 3 ½ years.
  - f. Jimijack unjustly profited by not paying any of the costs of the property during time of possession and/or holding title, including property taxes, that were paid by Nationstar.
- 94. Tobin deserves attorney fees from Nationstar for obstructing the legitimate sale of the property and fraudulently claiming to own the beneficial interest of the note.
- 95. Tobin deserves attorney fees from RRFS that misinformed the Board about what owners' due process rights are so it could unjustly profit and not from SCA.
- 96. Tobin, as an SCA homeowner, is damaged by SCA Board failing to enforce the indemnity clause in its undisclosed <u>April 27, 2012 contract with RRFS</u> in **any** of the

litigation or settlements involving RRFS collections and foreclosures which have unfairly cost SCA homeowners hundreds of thousands of dollars and requests an order to that effect.

Red Rock agrees that if any claims or any proceedings are brought against the Association, whether by a governmental agency, private person, or otherwise, due to allegations that Red Rock has acted negligently or acted willfully or violated any law, regulation, order, or ruling, Red Rock shall defend, indemnify, and hold harmless the Association, its members, managers, agents, officers, and employees against any liabilities, loss, damage, or expense, including but not limited to payment of all settlements, judgments, damages, liquidated damages, penalties, forfeitures, court costs, litigation expenses, and attorney's fees. Red Rock shall be responsible for all costs, including payment of all settlements, judgments, damages, liquidated damages, penalties, forfeitures, court costs, litigation expenses, and attorney's fees which are the result of actual or alleged conduct of Red Rock.

Dated this	day of March 2019.		

# EXHIBIT 1

# EXHIBIT 1

# Resident Transaction Report SUCI Sun City Anthem Community Association Date: 01/01/2000 - 04/01/2016

Building: 0002 SCA Big Sky

2450 Hampton Rd

Las Vegas, NV 89052

	Unit Address				-Bill Address			
30 01	Gordon B Hansen							
	2763 White Sage Dr				2664 Olivla Heights Ave			
	Henderson, NV 89052				Henderson, NV 89052			
	Current Credit History Code:		CL		Effective Date: 09/30/201	4		
							Beg Bal	00.00
	(	Charge	01/01/2006	QA	Conversion		235.00	235.0
		Pay	02/01/2006		Conversion		-235.00	00.00
		Charge	04/01/2006	QA	Billing		235.00	235.0
	F	эау	04/18/2006		Batch Adjustment		-235,00	00.00
		Charge	07/01/2006	QA	Billing		235.00	235.00
	F	Pay	07/12/2006		Batch Adjustment		-235.00	00.00
		Charge	10/01/2006	QA	Billing		235.00	235.00
		Эау	10/26/2006	77.4	Batch Adjustment		-235.00	00.00
		Charge	01/01/2007	QA	Billing		235.00	235.00
		Эау	01/11/2007	1440	Batch Adjustment		-235.00	00.00
		Pay	03/08/2007		Batch Adjustment		-235.00	-235.00
		Charge	04/01/2007	QA	Billing		235,00	00.00
		Pay	06/08/2007		Batch Adjustment		-235.00	-235.00
		Charge	07/01/2007	QA	Billing		235.00	00.0
		Charge	10/01/2007	SQA	Sun City Anthem Quarter		235.00	235.00
		Pay	10/11/2007		Receipt Processing	1873	-235.00	00.00
		Charge	01/01/2008	SQA	Sun City Anthem Quarter	10.70	275,00	275.00
		Pay	01/11/2008		Receipt Processing	6761	-275.00	00.00
		Charge	03/01/2008	SPA	Fence Painting	2724	81.32	81.3
		Credit	03/01/2008	SPA	Reverse Fence Painting		-81.32	00,00
		Charge	04/01/2008	SQA	Sun City Anthem QT Assm		275.00	275.00
		Pay	04/08/2008		Receipt Processing	3313	-275.00	00.00
		Charge	06/01/2008	RPR	Fence Painting	-3.5 630	81.32	81.32
		Pay	06/25/2008		Receipt Processing	2044	-81.32	00.00
		Charge	07/01/2008	SQA	Sun City Anthem QT Assm	10000	275.00	275.00
		Pay	07/11/2008		Receipt Processing	6578	-275.00	00.00
		ay	09/25/2008		Lockbox Payment	02057	-175.00	-175.00
		Charge	10/01/2008	SQA	Sun City Anthem QT Assm	02001	175.00	00.00
		ay	12/31/2008	0.00	Lockbox Payment	02074	-240.00	-240.00
		Charge	01/01/2009	SQA	Sun City Anthem QT Assm	100.7	240.00	00.00
		Charge	04/01/2009	SQA	Sun City Anthem QT Assm		240.00	240.00
		Pay	04/07/2009		Lockbox Payment	02090	-240.00	00.00
		Charge	07/01/2009	SQA	Sun City Anthem QT Assm		240.00	240.00
		ay	07/13/2009	201	Lockbox Payment	23791	-240.00	00.00
		Pay	10/09/2009		Lockbox Payment	97004	-240.00	-240.00
		Charge	01/01/2010	SQA	Sun City Anthem QT Assm	. A. S.	240,00	00.00
		ay	01/25/2010	2.70	Lockbox Payment	10803	-240.00	-240.00
		Charge	04/01/2010	SQA	Sun City Anthem QT Assm	4.14	240.00	00.00
		Charge	07/01/2010	SQA	Sun City Anthem QT Assm		240.00	240.00
		Charge	07/30/2010	LF	Late Fees		25.00	265.00
	the state of the s	onal ge oay	08/16/2010	-	Lockbox Payment	63164	-265.00	00.00
		Day	10/07/2010		Lockbox Payment	98965	-240.00	-240.00
		Charge	01/01/2011	SQA	Sun City Anthem QT Assm	S2102	250.00	10.00
		Pay	02/18/2011	- W	Lockbox Payment	84899	-10.00	00.00
		Charge	04/01/2011	SQA	Sun City Anthem QT Assm	2,000	250.00	250.00

Page: 1334

# Resident Transaction Report SUCI Sun City Anthem Community Association Date: 01/01/2000 - 04/01/2016

Building: 0002 SCA Big Sky 2450 Hampton Rd

Las Vegas, NV 89052

30 01	Gordon B Hansen							
	2763 White Sage Dr				2664 Olivia Heights Ave			
	Henderson, NV 89052				Henderson, NV 89052			
	Current Credit History Code	t	CL		Effective Date: 09/30/201	4		
		Charge	04/30/2011	LF	Late Fees		25.00	275.0
		Pay	05/20/2011		Lockbox Payment	02215	-275.00	00.0
		Charge	07/01/2011	SQA	Sun City Anthem QT Assm		250.00	250,0
		Charge	07/30/2011	LF	Late Fees		25.00	275.0
		Pay	08/18/2011		Lockbox Payment	02227	-275.00	00.0
		Charge	10/01/2011	SQA	Sun City Anthem QT Assm		250.00	250.0
		Pay	10/11/2011		Lockbox Payment	52791	-240.00	10.0
		Pay	11/22/2011		Lockbox Payment	61105	-10.00	00.0
		Charge	01/01/2012	SQA	Sun City Anthem QT Assm		275.00	275.0
		Charge	01/30/2012	LF	Late Fees	Service Village	25.00	300.0
		Pay	02/21/2012		Lockbox Payment	00112	-300,00	00.00
		Charge	04/01/2012	SQA	Sun City Anthem QT Assm		275.00	275.0
		Pay	04/26/2012		Receipt Processing	127	-275.00	00.0
		Charge	07/01/2012	SQA	Sun City Anthem QT Assm		275.00	275.0
		Charge	07/31/2012	LF	Late Fees		25.00	300.0
		Charge	08/31/2012	LF	Late Fees		25.00	325.0
		Charge	09/30/2012	INT	Interest		01,21	326.2
		Charge	09/30/2012	LF	Late Fees		25.00	351.2
		Charge	10/01/2012	SQA	Sun City Anthem QT Assm		275.00	626.2
		Charge	10/31/2012	LF	Late Fees		25.00	851,2
		Pay	11/09/2012		Collection Payment Part	110612	-300.00	351.2
		Charge	11/30/2012	LF	Late Fees		25.00	376.2
		Charge	12/31/2012	INT	Interest		01.10	377.3
		Charge	12/31/2012	LF	Late Fees	-	25.00	402.3
		Charge	01/01/2013	SQA	Sun City Anthem QT Assm		275.00	677.3
		Charge	01/31/2013	LF	Late Fees		25.00	702.3
		Charge	03/02/2013	LF	Late Fees		25.00	727.3
		Credit	03/02/2013	LF	Sun City Anthem QT Assm		-25.00	702.3
		Charge	03/31/2013	INT	Interest		02,31	704.6
		Charge	03/31/2013	LF	Late Fees		25.00	729.6
		Charge	04/01/2013	SQA	Sun City Anthem QT Assm		275.00	1,004.6
		Charge	04/02/2013	LF	Late Fees		25.00	1,029.6
		Credit	04/02/2013	LF	Rev 04/02/13 LF		-25.00	1,004.6
		Charge	05/01/2013	LF	Late Fees		25.00	1,029.6
		Charge	05/31/2013	LF	Late Fees		25.00	1,054.6
		Charge	06/30/2013	INT	Interest		03.52	1,058.1
		Charge	06/30/2013	LF	Late Fees		25.00	1,083.1
		Charge	07/01/2013	SQA	Sun City Anthem QT Assm		275,00	1,358.1
		Charge	07/31/2013	LF	Late Fees		25.00	1,383.1
		Charge	08/31/2013	LF	Late Fees		25.00	1,408.1
		Charge	09/30/2013	INT	Interest		04.73	1,412.8
		Charge	09/30/2013	LF	Late Fees		25.00	1,437.8
		Charge	10/01/2013	SQA	Sun City Anthem QT Assm		275.00	1,712.8
		Charge	10/31/2013	LF	Late Fees		25.00	1,737.8
		Charge	11/30/2013	LF	Late Fees		25.00 05,94	1,762.8

# Resident Transaction Report SUCI Sun City Anthem Community Association Date: 01/01/2000 - 04/01/2016

Building: 0002 SCA Big Sky 2450 Hampton Rd

Las Vegas, NV 89052

0480 01	Gordon B Hansen						
	2763 White Sage Dr			2664 Olivia Heights Ave			
	Henderson, NV 89052			Henderson, NV 89052			
	Current Credit History Code:	CL		Effective Date: 09/30/2014	4		
	Charge	12/31/2013	LF	Late Fees		25.00	1,793.81
	Credit	12/31/2013	LF	Reverse LF		-25.00	1,768.81
	Charge	01/01/2014	SQA	Sun City Anthem QT Assm		275.00	2,043.81
	Charge	01/30/2014	LF	Late Fees		25.00	2,068.81
	Charge	03/30/2014	INT	Interest		07,15	2,075,96
	Charge	04/01/2014	SQA	Sun City Anthem QT Assm		275.00	2,350.96
	Charge	04/30/2014	LF	Late Fees		25.00	2,375.96
	Charge	05/30/2014	INT	Interest		08.36	2,384.32
	Charge	06/30/2014	INT	Interest		08.36	2,392.68
	Charge	07/01/2014	SQA	Sun City Anthem QT Assm		275.00	2,667.68
	Charge	07/30/2014	LF	Late Fees		25.00	2,692.68
	Charge	08/27/2014	INT	RRFS INT 7/14		08.36	2,701.04
	Pay	08/27/2014		Collection Payment PIF	082114	-2,701,04	00.00
	Charge	08/29/2014	FINE	Landscape Maint.		25.00	25.00
	Charge	08/30/2014	INT	Interest		09.57	34.57
	Credit	08/30/2014	INT	REV 08/14 INT		-09.57	25.00
	Charge	09/05/2014	FINE	Landscape Maint		25.00	50,00
	Charge	09/12/2014	FINE	Landscape Maint		25.00	75.00
	Charge	09/23/2014	FINE	Landscape Maint, 9,19.1		25.00	100.00
	Credit	09/25/2014	FINE	Trsfr 8/29 - 9/23/14 FI		-25.00	75.00
	Credit	09/25/2014	FINE	Trsfr 8/29 - 9/23/14 FI		-25.00	50.00
	Credit	09/25/2014	FINE	Trsfr 8/29 - 9/23/14 FI		-25.00	25.00
	Credit	09/25/2014	FINE	Trstr 8/29 - 9/23/14 FI		-25.00	00.00
	10,1400					Res Balance	00.00

#### 04/01/2016 11:44:10 AM

# Resident Transaction Report SUCI Sun City Anthem Community Association Date: 01/01/2000 - 04/01/2016

Building: 0002 SCA Big Sky

2450 Hampton Rd

Las Vegas, NV 89052

0480 02	Jimijack Irr Tr				a Alice and which			
	2763 White Sage Dr				5 Summit Walk Trail			
	Henderson, NV 89052				Henderson, NV 89052			
	Current Credit History Co	de:	RM		Effective Date: 02/05/201	6	2.124	
					A Commanda of Grand Account		Beg Bal	00.00
		Charge	09/25/2014	ASFR	Account Setup Fee Resal		225.00	225.00
		Charge	09/25/2014	FINE	8/29 - 9/23/14 FINES		100.00	325.00
		Charge	10/01/2014	SQA	Sun City Anthem QT Assm		275.00	600.00
		Pay	10/21/2014		Lockbox Payment	02235	-275.00	325.00
		Credit	11/06/2014	FINE	posted in error	7770	-100.00	225.00
		Pay	11/24/2014		Lockbox Payment	02245	-225.00	00.00
		Charge	01/01/2015	SQA	Sun City Anthem QT Assm		275.00	275.00
		Pay	01/26/2015		Lockbox Payment	02260	-275.00	00.00
		Charge	04/01/2015	SQA	Sun City Anthem QT Assm		275.00	275.00
		Pay	04/20/2015		Lockbox Payment	02287	-275.00	00.00
		Charge	07/01/2015	SQA	Sun City Anthem QT Assm		275.00	275.00
		Charge	07/30/2015	LF	Late Fees		25.00	300.00
		Charge	09/03/2015	LPC	PreCollections - Initia		50.00	350.00
		Pay	09/22/2015		Lockbox Payment	00137	-350.00	00.00
		Charge	10/01/2015	SQA	Sun City Anthem QT Assm		275.00	275.00
		Charge	10/30/2015	LF	Late Fees		25,00	300.00
		Charge	12/02/2015	LPC	PreCollections - Initia		50.00	350.00
		Pay	12/10/2015		Receipt Processing	119	-350,00	00.00
		Charge	01/01/2016	SQA	Sun City Anthem QT Assm		275.00	275.00
		Charge	01/30/2016	LF	Late Fees		25.00	300.00
		Pay	02/24/2016		Lockbox Payment	00172	-300.00	00.00
							Res Balance	00.00



## Sun City Anthem Community Association, Inc.

2450 Hampton Rd.

Henderson, NV 89052

Jimijack Irr Tr Joel Stokes Trs 5 Summit Walk Trail Henderson, NV 89052

Property Address: 2763 White Sage Dr

Account #:

16962

Code		Date	Amount	Balance	Check#	Memo
Sun City Anth	em Assessment	4/1/2016	275.00	275.00		Sun City Anthem Assessment
Payment		4/21/2016	-275.00	0.00	195	AAFSLB-042116.txt
Payment		5/6/2016	-275.00	-275.00	143	AAFSLB-050616.txt
Current	30 - 59 Days	60 - 89 Days	>90 Days	Balance:	-27	5.00
-275.00	0.00	0.00	0.00			

Sun City Anthem Community Association, Inc. | 2450 Hampton Rd. | Henderson, NV 89052 | 702-514-5800

Make check payable to: Sun City Anthem Community Association, Inc.

5/9/2016

# **EXHIBIT 2**

# **EXHIBIT 2**



Assessor's Parcel Number: 191-13-811-052

Prepared By: NONA TOBIN 2664 Olivia Heights Ave Henderson, Nevada 89052 Inst #: 20170328-0001452 Fees: \$19.00 N/C Fee: \$0.00 RPTT: \$0.00 Ex: #007 03/28/2017 11:51:02 AM Receipt #: 3042834 Requestor: NONA TOBIN

Recorded By: MAYSM Pgs: 4 DEBBIE CONWAY

CLARK COUNTY RECORDER

After Recording Return To: NONA TOBIN 2664 Olivia Heights Ave. Henderson, Nevada 89052

SPACE ABOVE THIS LINE FOR RECORDER'S USE

### **QUITCLAIM DEED**

On March 27, 2017 THE GRANTOR(S),

Gordon B. Hansen Trust, dated August 22, 2008, as amended August 10, 2011,
 Nona Tobin, Trustee,

for and in consideration of: \$0.00 and/or other good and valuable consideration conveys, releases and quitclaims to the GRANTEE(S):

Nona Tobin, an Individual, a single person, residing at 2664 Olivia Heights Ave,
 Henderson, Nevada County, Nevada 89052

the following described real estate, situated in HENDERSON, in the County of Clark, State of Nevada:

Legal Description: was obtained from the Clark County Recorder's Office.

SUN CITY ANTHEM UNIT #19 PHASE 2 PLAT BOOK 102 PAGE 80 LOT 85 BLOCK 4

Grantor does hereby convey, release and quitclaim all of the Grantor's rights, title, and interest in and to the above described property and premises to the Grantee(s), and to the Grantee(s) heirs and assigns forever, so that neither Grantor(s) nor Grantor's heirs, legal representatives or assigns shall have, claim or demand any right or title to the property, premises, or appurtenances,

or any part thereof.

Close of the trust and assign interest to the sole beneficiary.

Mail Tax Statements To: NONA TOBIN 2664 Olivia Heights Ave Henderson, Nevada 89052

(SIGNATURE PAGE FOLLOWS]

#### **Grantor Signatures:**

DATED:

Nona Tobin, Trustee on behalf of Gordon B. Hansen Trust, dated August 22, 2008, as amended August 10, 2011

STATE OF NEVADA, COUNTY OF CLARK, ss:

This instrument was acknowledged before me on this **27** day of **MGrCh 2011** by Nona Tobin on behalf of Gordon B. Hansen Trust, dated August 22, 2008, as amended August 10, 2011.

ULYSSES MEZA
Notary Public - State of Nevada
County of Clark
APPT. NO. 15-3061-1

Notary Public Ulys Ser Meza

Notory Public

My App. Expires Aug. 31, 2019 Title (and Rank)

My commission expires \_ 08-31-2019

#### STATE OF NEVADA DECLARATION OF VALUE

b.	3-811-052	
c.		
d.		
2. Type of Property:		
a. Vacant Land	b. Single Fam. Res.	FOR RECORDERS OPTIONAL USE ONLY
c. Condo/Twnhse	d. 2-4 Plex	Book Page:
e. Apt. Bldg	f. Comm'l/Ind'l	Date of Recording:
g. Agricultural	h. Mobile Home	Notes:
Other	Intoductionic	1101001
3.a. Total Value/Sales Pr	rice of Property	\$
	eclosure Only (value of prop	erty(
c. Transfer Tax Value:		¢ ,
d. Real Property Transf		· - 0
u. Real Property Transi	ier rax bue	3
	centage being transferred:es and acknowledges, under p	% penalty of perjury, pursuant to NRS 375.060
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The undersigned declare and NRS 375.110, that and can be supported by Furthermore, the parties additional tax due, may not to NRS 375.030, the Burnsignature  Signature  Signature  SELLER (GRANTOR OF B. Husen (BEQUE) Print Name: 100 NAddress: 266 4 OCity: Henders State: 100 NAME OF COMPANY/PERSON Print Name:	the information provided is cy documentation if called upon agree that disallowance of arresult in a penalty of 10% of yer and Seller shall be jointly  INFORMATION  RED HOLD HEIGHT  Zip: 89053	penalty of perjury, pursuant to NRS 375.060 correct to the best of their information and belief, on to substantiate the information provided herein.  The correct to the best of their information and belief, on to substantiate the information provided herein.  The correct to the best of their information and belief, on to substantiate the information provided herein.  The correct to the best of their information and belief, on to substantiate the information provided herein.  The correct to the best of their information and belief, on to substantiate the information provided herein.  The correct to the best of their information and belief, on to substantiate the information provided herein.  The correct to the best of their information and belief, on the substantial provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The correct to the best of their information provided herein.  The corect to the best of their information provided herein.  The correc
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AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED

### **EXHIBIT 3**

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CLERK OF THE COURT

DISI
JOSEPH Y. HONG, ESQ.
Nevada Bar No. 5995

HONG & HONG, A PROFESSIONAL LAW CORPORATION 10781 W. Twain Ave.

Las Vegas, Nevada 89135

Tel: (702) 870-1777 Fax: (702) 870-0500

Email: Yosuphonglaw@gmail.com

Attorney for Plaintiff/Counterdefendant

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DISTRICT COURT

CLARK COUNTY, NEVADA

JOEL A. STOKES and SANDRA F. STOKES, as trustees of the JIMIJACK IRREVOCABLE TRUST,

Plaintiff, vs.

BANK OF AMERICA, N.A., et al.,

Defendants.

CASE NO. A720032 DEPT. NO. XXXI

) ) DISCLAIMER OF INTEREST

And related Claims.

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PLEASE TAKE NOTICE that YUEN K. LEE and F. BONDURANT, LLC. do not hold any interest in real property commonly known as 2763 White Sage Drive, Henderson, Nevada 89052, APN 191-13-811-052 (hereinafter "Subject Property"); therefore, they disclaim any interest in the Subject Property.

DATED this 13th day of March, 2017.

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JOSEPH Y. HONG, ESQ. Nevada Bar No. 5995 10781 W. Twain Ave. Las Vegas, Nevada 89135 Attorney for Yuen K. Lee and F. Bondurant, LLC.

#### CERTIFICATE OF ELECTRONIC SERVICE

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Pursuant to NRCP 5(a), I certify that I am an employee of Joseph Y. Hong, Esq., and that on this /3 day of March, 2017, I served a true and correct copy of the foregoing DISCLAIMER OF INTEREST by electronic transmission through the Eighth Judicial District Court EFP system pursuant to NEFR 9 to counsel of record, as follows:

	Contact	Email
	Patty Gutlerrez	pgutierrez@leachjohnson.com
	Terri Hansen	thansen@leachfohnson.com
Leach Johns	on Sang Gruchow	
	Contact	Email
	Robin Callaway	rcallaway@leachighnson.com
Leach Johns	on Song Gruchow	
	Contact	Email
	Ryan Reed	rreed@leachiohnson.com
	Sean Anderson	sanderson@leachjohnson.com
Lipson, Neils	on, Cole, Seltzer & Garin, P.C.	
	Contact	Email
	Damell Lynch	dlynch@lipsonneilson.com
	David Ochoa	dochoa@lipsonneilson.com
	Kaleb Anderson	kanderson@lipsonneilson.com
	The second second	
	Renee Rittenhouse	rrittenhouse@liosonneilsos.com
	· · · · · · · · · · · · · · · · · · ·	rnittenhouse@liosonneilsos.com snutt@lipsonneilson.com
Pro Se	Renee Rittenhouse	
Pro Se	Renee Rittenhouse	

1 1 1	w Firm, PLLC	
	Contact	Emeil
	Jakub P Medrala	́япеdrala@medralaw.com
	Office	admin@medralaw.com
	Shuchi Patel	spatel@medralaw.com
Wright, Finlay 8	Contact	Email .
	Contact	Email
	Jason Craig	<u>icralo@wrightlegal.net</u>
	Michael Kelley	mkelley@wrightlegal.net
	NVEfile	nveflie@wrightlegai.net
		<u> </u>
		/Du  \
		An employee of Joseph Y. Hon

1 IAFD JOSEPH Y. HONG, ESQ. 2 State Bar No. 005995 HONG & HONG 3 A Professional Law Corporation 10781 West Twain Avenue Las Vegas, Nevada 89135 Telephone: (702) 870-1777 5 Facsimile No.: (702) 870-0500 6 Email Address: yosuphonglaw@gmail.com Attorney for Counter Defendant and Cross Defendant 7 F. BONDURANT, LLC and YUEN K. LEE 8 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 JOEL A. STOKES and SANDRA F. STOKES, as trustees of the JIMIJACK IRREVOCABLE 13 TRUST, A Professional Law Corporation 14 10781 West Twith Avenue Las Vegas, Nevido 89135 (702) 870-1777 Plaintiff. HONG & HONG 15 CASE NO. VS. A720032 16 DEPT. NO. XXXI BANK OF AMERICA, N.A., et al., 17 INITIAL APPEARANCE Defendants. FEE DISCLOSURE 18 And related Claims. 19 20 Pursuant to NRS Chapter 19, as amended by Senate Bill 106, filing fees are submitted 21 for the parties appearing in the above-entitled action as indicated below: 22 23 111 24 111 25 111 26 III27 III28 AA 001719 -1-

1	F. BONDURANT, LLC, Counter Defendant	\$223.00
2	YUEN K. LEE, Cross Defendant	\$ 30.00
3	TOTAL REMITTED:	\$253.00
4	DATED thisday of March, 2017.	
5		HONG & HONG
6	•	A Professional Law Corporation
7		1. j
8	-	JOSEPH V. HONG. ESO.
9		JOSEPH Y. HONG, ESQ. State Bar No. 005995
10		10781 West Twain Avenue Las Vegas, Nevada 89135
		Attorney for Counter Defendant and
11		Cross Defendant F. BONDURANT, LLC and YUEN K. LEE
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### **EXHIBIT 4**



**CLERK OF THE COURT** 



#### DISI

JAKUB P. MEDRALA, ESQ.

Nevada Bar No. 12822

THE MEDRALA LAW FIRM, PROF. LLC

1091 S. Cimarron Road, Suite A-1

3 Las Vegas, Nevada 89145

(702) 475-8884

4 (702) 938-8625 Facsimile

jmedrala@medralaw.com

5 Attorney for Thomas Lucas and

Opportunity Homes, LLC

#### EIGHTH JUDICIAL DISTRICT COURT

#### CLARK COUNTY, NEVADA

JOEL A. STOKES and SANDRA F. STOKES, as Trustees of the JIMIJACK IRREVOCABLE TRUST,

Plaintiffs,

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BANK OF AMERICA, N.A.; SUN CITY 11 ANTHEM COMMUNITY ASSOCIATION,

INC.; DOES I Through X, and ROES 1 12 Through 10, Inclusive,

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Defendants. NATIONSTAR MORTGAGE, LLC,

14 Counterclaimant,

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JIMIJACK IRREVOCABLE TRUST; 16

OPPORTUNITY HOMES, LLC, a Nevada

Limited Liability Company; F. BONDURANT,

LLC, a Nevada Limited Liability Company;

DOES I Through X, and ROES XI Through

XX, Inclusive,

Counterdefendants,

NONA TOBIN, an Individual and Trustee of 20 the GORDON B. HANSEN TRUST, dated

8/22/25,

Crossclaimant,

22 VS.

THOMAS LUCAS, and SUN CITY ANTHEM 23

COMMUNITY ASSOCIATION, INC.; DOES

I Through X, and ROES I Through X, 24 Inclusive,

Crossdefendants.

CASE NO.: A-15-720032-C DEPT. NO.: XXXI

#### **DISCLAIMER OF INTEREST**

1	PLEASE TAKE NOTICE that THOMAS LUCAS and OPPORTUNITY HOMES, LLC
	do not hold any interest in real property commonly known as 2763 White Sage Drive,
2	Henderson, NV 89052, APN 191-13-811-052 ("the Property"); therefore, they disclaim any
3	interest in the Property.
4	DATED this 8th day of March, 2017.
5	Respectfully Submitted by: The Medrala Law Firm, Prof. LLC
7	/s/ Jakub P. Medrala
8	JAKUB P. MEDRALA, ESQ. Nevada Bar No. 12822 1091 S. Cimarron Road, Suite A-1
9	Las Vegas, Nevada 89145 jmedrala@medralaw.com
10	Attorney for Thomas Lucas and Opportunity Homes, LLC
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CERTIFICATE OF SERVICE 1 2 I, the undersigned, hereby certify that on March 8, 2017, I served a true and correct copy 3 of the foregoing DISCLAIMER OF INTEREST via the E-Service Master List for the above-4 referenced matter in the Eighth Judicial District Court's e-filing system in accordance with the 5 electronic service requirements of Administrative Order 14-2 and the Nevada Electronic Filing and Conversion Rules, and, if necessary, by depositing a copy of the same into the U.S. Postal 6 7 Service at Las Vegas, Nevada, prepaid first-class postage affixed thereto, addressed to the 8 following: 9 Edgar C. Smith, Esq. Nona Tobin esmith@wrightlegal.net 2664 Olivia Heights Avenue WRIGHT, FINLAY & ZAK, LLP Henderson, Nevada 89052 10 7785 W. Sahara Ave., Suite 200 nonatobin@gmail.com Las Vegas, Nevada 89117 11 Attorney for Nationstar Mortgage, LLC 12 /s/ Jakub P. Medrala Bv: An employee of 13 The Medrala Law Firm, PLLC 14 15 16 17 18 19 20 21

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3 Disclaimer of Interest

### **EXHIBIT 5**

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**CLERK OF THE COURT** 

DISI 1 NONA TOBIN, Trustee Gordon B. Hansen Trust, Dated 8/22/08 2664 Olivia Heights Avenue Henderson NV 89052 Phone: (702) 465-2199 nonatobin@gmail.com Defendant-in-Intervention/Cross-Claimant, In Proper Person 5 **DISTRICT COURT CLARK COUNTY, NEVADA** 6 JOEL A. STOKES and SANDRA F. STOKES, as trustees of the JIMIJACK IRREVOCABLE TRUST, 9 Plaintiffs, 10 VS. 11 BANK OF AMERICA, N.A.; SUN CITY ANTHEM COMMUNITY ASSOCIATION, 12 INC.; DOES 1 through X and ROE BUSINESS ENTITIES 1 through 10, inclusive, 13 Defendants. 14 15 NATIONSTAR MORTGAGE, LLC, 16 Counter-Claimant, 17 Vs. 18 JIMIJACK IRREVOCABLE TRUST; OPPORTUNITY HOMES, LLC, a Nevada 19 limited liability company; F. BONDURANT, LLC, a Nevada limited liability company; 20 DOES I through X, inclusive; and ROE CORPORATIONS XI THROUGH XX, 21 inclusive, 22 Counter-Defendants 23 NONA TOBIN, an individual, Trustee of the 24

Case No.: A-15-720032-C

Dept. No.: XXXI

### DISCLAIMER OF INTEREST

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1	GORDON B. HANSEN TRUST, dated 8/22/08
3	Cross-Claimant,
4	VS. SUN CITY ANTHEM COMMUNITY
5	ASSOCIATION, INC., DOES 1-10, and ROE CORPORATIONS 1-10, inclusive,
6 7	Cross-Defendants.
8	
9	PLEASE TAKE NOTICE that Steve Hansen does not hold any interest in
10	real property commonly known as 2763 White Sage Drive, Henderson, NV 89052, APN 191-
11	13-811-052 ("the Property"); therefore, he disclaims any interest in the Property.
12 13	Exhibit 1 includes the declaration of Steve Hansen. Per NRS 53.045, this unsworn declaration is being submitted in lieu of a sworn affidavit as it is a declaration made
14	under penalty of perjury under the law of the State of Nevada.
15	Dated this 28 day of March, 2017.
16	NONA TOBIN, Trustee Gordon B. Hansen Trust, Dated 8/22/08
17	2664 Olivia Heights Avenue Henderson NV 89052
18	Phone: (702) 465-2199  nonatobin@gmail.com
19   20	Defendant-in-Intervention, Cross-Claimant In Proper Person
21	<u>//</u>
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24	<u>//</u>

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### **CERTIFICATE OF SERVICE**

I, Nona Tobin, hereby certify that on this 28 day of March, 2017, I served copies of the foregoing Disclaimer of Interest on all parties in the Wiznet electronic service notification system.

Nona Tobin, Defendant-in-Intervention,

Cross-Claimant, In Proper Person

# EXHIBIT 1

State of California
County of Kern

### Declaration of Steve Hansen

My full name is Steven Eric Hansen. I am the son of the late Gordon B. Hansen, Trustor of the Gordon B. Hansen Trust, dated August 22, 2008, as amended once on August 10, 2011.

The Gordon B. Hansen Trust was the owner of a residence at 2763 White Sage Drive, Henderson, NV 89052, APN 191-13-811-052, from August 27, 2008, and when my father died on January 14, 2012, and when there was a foreclosure sale on August 15, 2014.

I declare that I have no interest in this White Sage property and no responsibility for any debts or expenses related to it. Further, I no longer claim any interest in, nor expect any benefit from, the Gordon B. Hansen Trust as all assets due to me have already been distributed and received by me.

Per NRS 53.045, this unsworn declaration is being submitted in lieu of a sworn affidavit. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED this 27 day of March, 2017

Steve Hansen

21417 Quail Springs Rd.

Tehachapi, CA 93561

(661) 513-6616

# EXHIBIT 6

APN: 191-13-811-052
Recording requested by and mail documents and tax statements to:

(3)

Receipt #: 2452518
Requestor:
ROBERT GOLDSMITH
Recorded By: ARO Pgs: 3

Inst #: 20150609-0001545 Fees: \$18.00 N/G Fee: \$0.00 RPTT: \$1377.00 Ex: # 06/09/2015 01:06:29 PM

DEBBIE CONWAY
CLARK COUNTY RECORDER

Address: 5 Summit Walk Trail

City/State/Zip: Henderson, NV 89052

Name: Joel A. Stokes and Sandra F. Stokes

#### QUITCLAIM DEED

THIS QUITCLAIM DEED, Executed this \_\_\_\_\_\_ day of June 2015, by F. Bondurant, LLC. (hereinafter "Grantor(s)"), whose address is 10781 West Twain Avenue, Las Vegas, NV 89135, to Joel A. Stokes and Sandra F. Stokes, as Trustees of the Jimijack Irrevocable Trust (hereinafter "Grantee(s)"), whose address is 5 Summit Walk Trail, Henderson, Nevada 89052.

WITNESSETH, That the said Grantor, for good consideration and for the sum of One Dollar USD (\$1.00) paid by the said Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto the said Grantees forever, all the right, title, interest and claim which the said Grantor has in and to the following described parcel of land, and improvements and appurtenances thereto in the County of Clark, State of Nevada, to wit:

Commonly known as:

2763 White Sage Drive, Henderson, Nevada 89052

More particularly described as:

APN: 191-13-811-052

Lot Eighty-Five (85) in Block 4, of SUN CITY ANTHEM UNIT #19 PHASE 2, as shown by map thereof on file in Book 102 of Plats, Page 80, in the Office of the County Recorder of Clark County, Nevada.

IN WITNESS WHEREOF, The said first party has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in presence of:

Grandor your Lee Manger

State of Nevada

) ) ss

County of Clark

On this day of June, 2015, before me, Juney M. Colwid, a notary public in and for the County of Clark, State of Nevada, did personally appear before me the person of Thomas Lucas, Manager of Opportunity Homes LLC, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to this Quitclaim Deed; and, acknowledged to me that he executed the same in his capacity, and that by his signature on this instrument did execute the same.

WITNESS my hand and official seal.

Signature:

No 04-08240-1 April 12,2016

#### STATE OF NEVADA DECLARATION OF VALUE

1. Assessor Parcel Number(s)	
a. 191-13-811-052	
b	
c	
d	
2. Type of Property:	
a. Vacant Land b. X Single Fam. Res.	FOR RECORDERS OPTIONAL USE ONLY
c. Condo/Twnhse d. 2-4 Plex	BookPage:
e. Apt. Bldg f. Comm'l/Ind'l	Date of Recording:
g. Agricultural h. Mobile Home	Notes:
Other	2
3.a. Total Value/Sales Price of Property	s 270,000
b. Deed in Lieu of Foreclosure Only (value of pro	operty( )
c. Transfer Tax Value:	\$
d. Real Property Transfer Tax Due	\$ 1377.00
4. If Exemption Claimed:	2
<ol> <li>Transfer Tax Exemption per NRS 375.090.</li> </ol>	
b. Explain Reason for Exemption:	
	Land.
5. Partial Interest: Percentage being transferred:	
The undersigned declares and acknowledges, under	
그래요 그 그리고 그는 그렇게 되는 것 같아요. 그리고 있는데 그리고 있는데 그리고 그 그리고 그리고 그리고 그리고 있다.	s correct to the best of their information and belief,
	upon to substantiate the information provided herein.
HE CONTROL (1914년 HE CONTROL FOR A CONTROL	fany claimed exemption, or other determination of
	of the tax due plus interest at 1% per month. Pursuant
	tly and severally liable for any additional amount owed.
Signature // MA	Canadina Mayasa 65
Signature 10000	Capacity: Manager
Signature	Capacity:
Signature	Capacity.
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
(REQUIRED)	(REQUIRED)
Print Name: F. Bondurant CLC	Print Name: Joel A Stokes and Soundra Stokes Jimijack Address: 5 Summit Walk Trail Irrevocable
Address: 10781 W. Twain	Address: 5 Summit Walk Trail Irrevocable
City: Las Vegas	City: Henderson Trust
State: Nevada Zip: 89135	State: Nevada Zip: 89052
The same of the sa	
COMPANY/PERSON REQUESTING RECOR	RDING (Required if not seller or buyer)
Print Name: Robert Goldsmith	Escrow #
Address: Yuk Beautiful Hill	1/ 1 00.08
City: Las Vegas	State: Nevada Zip: 89138

AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED

# EXHIBIT 7

APN: 191-13-811-052 Recording requested by and mall documents and tax statements to:

Name: F. Bondurant, LLC.

Address: 10781 West Twain Avenue City/State/Zip: Las Vegas, NV 89135 Inst #: 20150609-0001537 Fees: \$18.00 N/C Fee: \$0.00 RPTT: \$1377.00 Ex: # 06/09/2015 12:58:36 PM Receipt #: 2452509 Requestor: ROBERT GOLDSMITH Recorded By: ARO Pgs: 3

DEBBIE CONWAY

CLARK COUNTY RECORDER

#### QUITCLAIM DEED

THIS QUITCLAIM DEED, Executed this 4th day of June 2015, by Opportunity Homes LLC (hereinafter "Grantor(s)"), whose address is 2657 Windmill Parkway, Suite 145, Henderson, Nevada 89074, to F. Bondurant, LLC. (hereinafter "Grantee(s)"), whose address is 10781 West Twain Avenue, Las Vegas, Nevada 89135.

WITNESSETH, That the said Grantor, for good consideration and for the sum of One Dollar USD (\$1.00) paid by the said Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto the said Grantees forever, all the right, title, interest and claim which the said Grantor has in and to the following described parcel of land, and improvements and appurtenances thereto in the County of Clark, State of Nevada, to wit:

Commonly known as:

2763 White Sage Drive, Henderson, Nevada 89052

More particularly described as:

APN: 191-13-811-052

Lot Eighty-Five (85) in Block 4, of SUN CITY ANTHEM UNIT #19 PHASE 2, as shown by map thereof on file in Book 102 of Plats, Page 80, in the Office of the County Recorder of Clark County, Nevada.

IN WITNESS WHEREOF, The said first party has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in presence of:

Grantor

Thomas Lucas, Manager Opportunity Homes LLC

State of Nevada

) ss

County of Clark

On this \_\_\_\_\_ day of \_\_\_\_\_\_ 2015, before me, \_\_\_\_\_ but \_\_\_\_ a notary public in and for the County of Clark, State of Nevada, did personally appear before me the person of Thomas Lucas, Manager of Opportunity Homes LLC, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to this Quitclaim Deed; and, acknowledged to me that he executed the same in his capacity, and that by his signature on this instrument did execute the same.

WITNESS my hand and official seal.

Signature:

NOTARY PUBLIC
County of Clark-State of Nevada
DEBRA L. BATESEL
No. 92-2383-1
My Appointment Expires April 17, 2016

Assessor Parcel Number(s) a) 191 - 13 - 811 - 05 2 b)	
d)	
Type of Property  a) Vacant Land b) Single Fam. Res. c) Condo/Twnhse d) 2-4 Plex e) Apt. Bldg. f) Comm'l/Ind'l g) Agricultural h) Mobile Home i) Other	FOR RECORDERS OPTIONAL USE Book Page: Date of Recording: Notes:
a) Total Value/Sales Price of Property:	\$ 270,000 -
b) Deed in Lieu of Foreclosure Only (value of	(\$
c) Transfer Tax Value:	\$
d) Real Property Transfer Tax Due	\$ 1377.00
If Exemption Claimed:	
Partial Interest: Percentage being transferred:	100 %
The condense and declare and extense and extense declared	
175.060 and NRS 375.110 that the information pro- information and belief, and can be supported by document information provided herein. Furthermore, the claimed exemption, or other determination of additional of the tax due plus interest at 1% per month. P	nder penalty of perjury, pursuant to NRS rovided is correct to the best of their umentation if called upon to substantiate parties agree that disallowance of any onal tax due, may result in a penalty of tursuant to NRS 375.030, the Buyer and
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RFS.060 and NRS 375.110 that the information proformation and belief, and can be supported by document information provided herein. Furthermore, the claimed exemption, or other determination of additional control of the tax due plus interest at 1% per month. Professional beginning and severally liable for any additional control of the tax due plus interest at 1% per month. Professional beginning and severally liable for any additional control of the tax due plus interest at 1% per month. Professional control of the tax due plus interest at 1% per month. Professional control of the tax due plus interest at 1% per month. Professional control of the tax due plus interest at 1% per month. Professional control of the tax due plus interest at 1% per month. Professional control of the tax due plus interest at 1% per month. Professional control of the tax due plus interest at 1% per month. Professional control of the tax due plus interest at 1% per month. Professional control of the tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professional control of tax due plus interest at 1% per month. Professio	nder penalty of perjury, pursuant to NRS rovided is correct to the best of their umentation if called upon to substantiate parties agree that disallowance of any onal tax due, may result in a penalty of dursuant to NRS 375.030, the Buyer and ional amount owed.  Capacity: Grantor  Capacity: Grantor  Capacity: BUYER (GRANTEE) INFORMATION (REQUIRED)  Print Name: F. Bondurond, LI Address: LOTGLW. Two. W.  City: Las vecas  State: NV Zip: 99135  required If not seller or buyer)
Print Name: Off Charley Hones UC Address: 2657 Windmill pkwy.  District Name: Company/Person Requesting Recording in Part Name: Report Name: Requesting Recording in Part Name: Report Name: Requesting Recording in Part Name: Report Name: Requesting Recording in Part Name: Report Name: Requesting Recording in Part Name: Report N	nder penalty of perjury, pursuant to NRS rovided is correct to the best of their umentation if called upon to substantiate parties agree that disallowance of any mal tax due, may result in a penalty of ursuant to NRS 375.030, the Buyer and ional amount owed.  Capacity: Grantor  Capacity: Grantor  Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  Print Name: F. Bondurond, U. Address: 10781 w. Two.w  City: Las vecas  State: NV Zip: \$9135

# **EXHIBIT 8**

(3)-1

Mail and Return Tax statement to: Opportunity Homes, LLC 2657 Windmill Parkway, #145 Henderson, NV 89074

APN # 191-13-811-052

Inst #: 20140822-0002548
Fees: \$18.00 N/C Fee: \$0.00
RPTT: \$1805.40 Ex: #
08/22/2014 09:53:30 AM
Receipt #: 2130155
Requestor:
OPPORTUNITY HOMES LLC
Recorded By: SOL Pgs: 3
DEBBIE CONWAY

**CLARK COUNTY RECORDER** 

#### FORECLOSURE DEED

#### The undersigned declares:

Red Rock Financial Services, herein called agent for (Sun City Anthem Community Association), was the duly appointed agent under that certain Lien for Delinquent Assessments, recorded 12/14/2012 as instrument number 0001338 Book 20121214, in Clark County. The previous owner as reflected on said lien is GORDON B. HANSEN, TRUSTEE OF THE GORDON B. HANSEN TRUST, DATED AUGUST 22, 2008. Red Rock Financial Services as agent for Sun City Anthem Community Association does hereby grant and convey, but without warranty expressed or implied to: Opportunity Homes, LLC (herein called grantee), pursuant to NRS 116.3116 through NRS 116.31168, all its right, title and interest in and to that certain property legally described as: SUN CITY ANTHEM UNIT #19 PHASE 2 PLAT BOOK 102 PAGE 80 LOT 85 BLOCK 4 which is commonly known as 2763 White Sage Dr Henderson, NV 89052.

#### AGENT STATES THAT:

This conveyance is made pursuant to the powers conferred upon agent by Nevada Revised Statutes, the Sun City Anthem Community Association governing documents (CC&R's) and that certain Lien for Delinquent Assessments, described herein. Default occurred as set forth in a Notice of Default and Election to Sell, recorded on 03/12/2013 as instrument number 0000847 Book 20130312 which was recorded in the office of the recorder of said county. Red Rock Financial Services has complied with all requirements of law including, but not limited to, the elapsing of 90 days, mailing of copies of Lien for Delinquent Assessments and Notice of Default and the posting and publication of the Notice of Sale. Said property was sold by said agent, on behalf of Sun City Anthem Community Association at public auction on 08/15/2014, at the place indicated on the Notice of Sale. Grantee being the highest bidder at such sale became the purchaser of said property and paid therefore to said agent the amount bid \$63,100.00 in lawful money of the United States, or by satisfaction, pro tanto, of the obligations then secured by the Lien for Delinquent Assessment.

Dated:	August	18	2014
Lateu.	ALUEUSI	10.	40 I T

By: Christie Marling, employee of Red Rock Financial Services, agent for Sun City Anthem Community Association

STATE OF NEVADA COUNTY OF CLARK

On August 18, 2014, before me, personally appeared Christie Marling, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

When Recorded Mail To:

Opportunity Homes, LLC

2657 Windmill Parkway, #145

Henderson, NV 89074

AA 001741

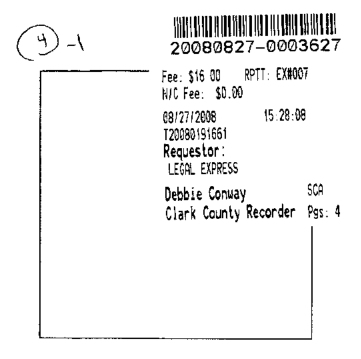
ANNA ROMERO Notary Public State of Nevada No. 12-7487-1 My appt. exp. Apr. 20 2016

# STATE OF NEVADA DECLARATION OF VALUE

1. Assessor F a) 191-13-811-052	arcel Number (s	<b>\$</b> )				
b)		<del>_</del>				
' <b>-</b>		_				
d)		_				
2. Type of Pro	perty: Vacant Land Condo/Twnhse	8 8 C	Single Fam Res. 2-4 Plex	FOR RECORDE Notes:	RS OPTIONAL USE ONL	Y
	Apt. Bidg. Agricultural Other	n)	Comm'Vind'i Mobile Home	(H	<del></del>	
ر الله على على الله ع	e/Sales Price o	of Property	: \$	63,00.0	٥	
	u of Foreclosure					
Transfer Ta	x Value:		\$	353.529	00	
Real Proper	ty Transfer Tax (	Due:	\$	-323.85	-1,805,40 VI	_
	on Claimed: er Tax Exemption, n Reason for Exem		.090, Section <u>:</u>			
D. Expian	I Reason for Exem	ipuon.	<del></del>		<del></del>	
	rest: Percentag	_		%		
					nt to NRS 375.060	
	<ol> <li>that the information supported by do</li> </ol>					
					ther determination	
	due, may result in					
Pursuant to N	RS 375.030, the	Buyer and S	Seller shall be	jointly and se	verally liable for an	ıy
additional ame	ount owed.	1/10				
Signature	Mar	1		Capacity	AGENT	
Signature		<u> </u>		Capacity	<b>!</b>	
SELLER (GF	RANTOR) INFO	ORMATION	I BUYER	(GRANTEE)	INFORMATION	
•	QUIRED)			(REQUIRED)		
Print Name:	Red Rock Financial S	<del></del>		me: Opportunity H		
Address:	4775 West Teco Ave	#140	<b>-</b>	2657 Windmill Pa	rkway, #145	
City:	Las Vegas NV Zip:	89118	_ City: _ State:	NV Zíp	): 89074	
State:	NV Zip:	99110	_ State:	Ziţ	03074	
	PERSON REQ		RECORDING	3		
Print Name: Address:	THE SELLER OR BL	/(ER)		_Escrow_#	<del></del>	<del></del>
City:			_State: _	Zip:		

(AS A PUBLIC RECORD THIS FORM MAY BE RECORDED)

# EXHIBIT 9



APN: 191-13-811-052

### GRANT, BARGAIN, SALE DEED

THIS INDENTURE WITNESSETH: That GORDON B. HANSEN, without consideration, does hereby Grant, Bargain, Sell and Convey to GORDON B. HANSEN, Trustee of the GORDON B. HANSEN TRUST, dated August 22, 2008, as amended, or restated, or his successors, all of his right, title and interest in that real property situated in the County of Clark, State of Nevada, bounded and described as follows:

LOT EIGHTY-FIVE (85) IN BLOCK FOUR (4) OF FINAL MAP OF SUN CITY ANTHEM UNIT NO. 19 PHASE 2, AS SHOWN BY MAP THEREOF ON FILE IN BOOK 102 OF PLATS, PAGE 80, IN THE OFFICE OF THE COUNTY RECORDER, CLARK COUNTY, NEVADA.

Commonly known as: 2763 White Sage Drive, Henderson, NV 89052.

SUBJECT TO: 1. Powers of Trustee attached hereto as Exhibit "A" and by this reference incorporated herein.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining.

GRANTEES ADDRESS: Mr. Gordon B. Hansen, 2664 Olivia Heights Ave., Henderson, NV 89052

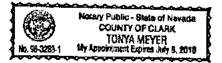
Witness his hand this 22 day of august, 2008.
Gordon B. Hausen
GORDON B. HANSEN

STATE OF NEVADA ) ss. COUNTY OF CLARK )

On this 22 day of 2008, before me, the undersigned, a Notary Public in and for said County of Clark, State of Nevada, personally appeared GORDON B. HANSEN, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

Notary Public



Mail Tax Statements to: Mr. Gordon B. Hansen 2664 Olivia Heights Ave. Henderson, NV 89052

When Recorded, Mail to: Mr. Gordon B. Hansen 2664 Olivia Heights Ave. Henderson, NV 89052

#### EXHIBIT "A"

#### **POWERS OF TRUSTEE**

GORDON B. HANSEN, Trustee, is hereby vested with complete powers of disposition of the real estate herein described, including the power to plat, sell, encumber, mortgage and convey as a whole or in parcels, and no person dealing with said Trustee shall be obligated to look beyond the terms of this instrument for power in the Trustee to sell, encumber, mortgage or convey, the real estate described herein.

Said Grantee is likewise hereby excused from any and all duties of diligence and responsibility respecting the propriety of any act of said Trustee purporting to be done under or by virtue of the terms of this issue.

This conveyance is made in Trust pursuant to and in accordance with the "GORDON B. HANSEN TRUST" which was executed on August 22, 2008.

#### STATE OF NEVADA DECLARATION OF VALUE

1. Assessor P a) 191-13 b)		<del></del>						
d)	operty: nt Land o/Twnhse Bidg cultural	 b) <b>=</b> Single I	x l/Ind'l Home	FOR REC Document/Ins Book Date of Recor	ORDE strumer rding:	R OPTIO	NAL U	SE ONLY  Full
3. Total Valu Deed in Lieu Transfer Tax Real Property	of Foreclosu Value:	re Only (value	\$ of property) ( \$					Υ
4. If Exempt	ion Claimed	į						
b. Ex	oplain Reaso	n for Exempti	NRS 375.090, on: <u>Transfer w</u>	Section 7 ithout consider	ration	lo or from	a Trus	<u>t</u>
documentation disallowance the tax due plus liable for any	the informat n if called u of any claime us interest at additional ar	ion provided in pon to substant and exemption, a 1% per month, mount owed.	s correct to the stiate the informor other determ.  Pursuant to N.	best of their in: mation provides ination of additi RS 375.030, the	formati d herei ional ta	ion and bel n. Further x due, may	ief, and more, the result is	S.375.060 and NRS can be supported by the parties agree that a penalty of 10% of jointly and severally
Signature	nhar B	. Hacean		Capacity	y	G	rantor	
Signature	·	······································	······		/			
SELLER (GI (REQUIRED	RANTOR) 1 )	NFORMATI	ON	BUYER (REQU		NTEE) II	NFORM	IATION
Print Name: Address: City; State:	2763 Whit	Ū	89052	Print Na Address City: State:	: 1	GORDON 2664 Olivia Henderson VV	a Height	
COMBANY		-					Zip:	89052
Print Name:		n B. Hansen	KECURDING	G (required if r				
Address:	2664 Olivi	a Heights Ave				<del>,</del>		
City:	Henderson	State:	NV	Zip:	89052			

(AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED)

3627

# EXHIBIT 10

#### STATE OF NEVADA

#### COUNTY OF CLARK

#### DECLARATION OF NONA TOBIN

Declaration made under penalty of perjury alleging notarial acts and omissions that should be declared to have rendered recorded documents invalid to convey interest in subject property to the Joel and Sandra Stokes, as individuals or as Trustees of the Jimijack Irrevocable Trust or to Jimijack Irrevocable Trust, an Nevada entity operating as a business, but without commercial registration, or State, county, or city business licenses or filed fictitious name.

- 1. My name is Nona Tobin, and my address is 2664 Olivia Heights Ave., Henderson, Nevada 89052.
- 2. I do solemnly swear that everything in this declaration is true and based on my personal experience or investigation and research.
- 3. My purpose is to document notarial violations which occurred on June 7, June 8, August 9, and September 6, 2016 and faxed, emailed and/or mailed (certified and first class) communications related to deeds notarized by CluAynne M. Corwin that as the subject of a complaint to the notary division of the NVSOS.
- 4. I believe these notary violations render the documents invalid and without authority to convey the subject property to Joel and Sandra Stokes, as individuals or as Trustees of the Jimijack Irrevocable Trust or to Jimijack Irrevocable Trust as a legal Nevada business entity.
- 5. I prepared this unsworn declaration to describe what happened regarding the fraudulently-notarized June 9, 2015 Quit Claim Deed as it is the sole recorded document that gives rise to the Joel and Sandra Stokes' claims, either as individuals or as Trustees of Jimijack Irrevocable Trust, to all title interests to 2763 White Sage Drive, Henderson NV 89052, the subject property of quiet title litigation in which I have an interest.
- 6. I allege that violations of NRS 240.075, NRS 240.120, NRS 240.147, NRS 240.150, NRS 240.155, as well as commercial registration irregularities, that I am reporting here are sufficient to invalidate the sole recorded document that gives rise to Joel and Sandra Stokes' claims and to initiate an investigation by proper authorities into other violations of statutes involving fraudulent conveyance of real property, attorney and Realtor misconduct and license violations, and filing false statements to the Secretary of State and forming commercial entities for an illegal purpose.
- 7. There were two quit claim deeds, one notarized on June 4, 2015 and the second, notarized on June 8, 2015, purporting to re-convey the residence at 2763 White Sage Av., Henderson, NV 89052, which had allegedly been sold to Opportunity Homes, LLC on August 15, 2014 at a disputed HOA foreclosure sale.
- 8. I am a Pro Se Litigant disputing the legality of the 8/15/14 HOA sale, and I am alleging that the buyer at the sale was actually Thomas Lucas, Realtor in the Berkshire Hathaway office (BHHS) under Forrest Barbee, Broker with whom I had the property listed for sale, and that Opportunity Homes, LLC is an illegally-formed

- sham entity designed solely to serve as Lucas' alter ego so his actions that would have been illegal for a licensed Broker/ Realtor could be concealed.
- 9. Further, evidence indicates that there is a concealed relationship between Lucas; FirstService Residential, HOA Managing agent; Red Rock Financial Services, HOA debt collectors who conducted the flawed foreclosure sale; the Stokes who currently have possession of the property; the Stokes' attorney, Joseph Y. Hong; Yuen K. Lee, alleged Manager of F. Bondurant, LLC in default, who signed the fraudulently notarized quit claim deed as if he were Thomas Lucas, and who operates out of the same office as Joseph Y. Hong, both notaries, and attorney Peter Mortenson.
- 10. I allege that by acting to concert has allowed the property to be unfairly conveyed and re-conveyed, and by concealing their acts and relationships a series fraudulent acts, including tax evasion, to go undetected.
- 11. The second Quit Claim Deed recorded on June 9, 2015 (attached), the main subject of this affidavit, was notarized by CluAynne M. Corwin on June 8, 2015 falsely offering her notarial seal as proof of Yuen Lee's signature that "did personally appear before me the person of Thomas Lucas, Lucas, Manager, of Opportunity Homes, LLC, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to this Quit Claim Deed; and, acknowledged to me that he executed the same in his capacity, that by his signature on this instrument did execute the same."
- 12. Per her business card which I picked up from her office on September 6, CluAynne M. Corwin is a notary public, paralegal & office administrator with Mortenson & Rafie located at 10781 W. Twain Las Vegas NV 89135.
- 13. On June 7, 2016 I called CluAynne M. Corwin at the phone number that I think I got for her from Notary Public Division of the Nevada Secretary of State. I had been told by that office that I would be able to inspect her journal.
- 14. I confirmed that notaries had to keep a journal and that it was supposed to be available for public inspection was true before I called by reviewing State law governing Notary Publics in NRS 240.
- 15. I allege that these violations of laws governing Notary Publics in NRS 240 along with violations of the Statutes of Fraud governing the conveyance of real property in Nevada are sufficient to invalidate the recorded document that give rise to Joel and Sandra Stokes claims.
- 16. When Ms. Corwin answered, I told her I wanted to see her notary journal, and she immediately began hostile and asked who I was and why did I want to see it.
- 17. She said "I'm not just going to let anyone walk in here and look at it."
- 18. I said since the journal was open for public inspection by law, I didn't see what the problem was.
- 19. She told me to wait, and a man got on the line and asked me what I wanted.
- 20. I told him I was just trying to inspect her journal and she got upset.
- 21. The man identified himself as her boss, Peter Mortenson, and that he was an attorney.
- 22. He was I told him that I was the Successor Trustee of a property that had been sold at an HOA foreclosure sale, and that I wanted to see CluAynne's journal because there was a major error on the quit claim deed that she had notarized.

- 23. He asked a lot of questions and suggested that maybe he could help me, but he wanted to see what I was talking about.
- 24. At 3:27 PM, June 7, 2016 I faxed the second quit claim deed recorded on June 9, 2015 against 2763, falsely notarized by CluAynne, to Peter Mortenson's office at (702) 363-4107.
- 25. He asked me if I thought something untoward or nefarious (or some words like that) was going on.
- 26. He said I was "coming on all cloak and dagger".
- 27. I said yes I thought something was very wrong, but that I thought CluAynne was probably a victim too and she didn't need to be so afraid.
- 28. I explained the HOA foreclosure and told him I had done a lot of research.
- 29. I was very open with him since I was looking for an attorney to help me.
- 30. He acted very supportive then and suggested maybe he could help me, but that he'd have to look at it since the statute of limitations was probably passed.
- 31. I didn't realize when I was talking to him on the phone that Peter and CluAynne actually shared a small law office space and reception area with Hong & Hong, attorney for the Plaintiffs Stokes.
- 32. I thought he was going to be helpful and so I brought two binders of documents I had collected, but when I saw his office, I reconsidered showing them to him and left my binders in the car.
- 33. Mark Burton came with me to inspect the page for June 8, 2015 in CluAynne's notary journal on June 8, 2016.
- 34. There was no entry for the notarial act of acknowledging the Quit Claim Deed that alleged transferred F. Bondurant's interest in 2763 to Joel and Sandra as Trustees of Jimijack Irrevocable Trust.
- 35. Peter M said that usually CluAynne was so conscientious and he had no explanation for how it happened or why she would fail to perform a legally mandated function when she was so careful usually.
- 36. I asked if someone else in the office could have used her stamp, that she had been victimized.
- 37. He said that it was definitely her signature and not a situation where her notary stamp had been stolen.
- 38. He tried to ask more about my interest in the property and get away from the fact that CluAynne had failed to perform the most basic duties of a notary, i.e. she used her stamp without identifying the executor of the document and without recording that she had done it, both serious violations.
- 39. I told him I had decided not to bring any of my paperwork in or discuss my case with him since I intended to file a complaint, but I was sorry because I thought CluAnne was a victim.
- 40. Peter's hands were visibly shaking during the meeting.
- 41. I requested a certified copy of the June 9, 2015 page to show that entries had been made chronologically, but that this critical one was missing.
- 42. At first, Peter agreed to do get the certified copy for me, but then acted bewildered
- 43. He then was talking in a friendly, "aw shucks" kind of way, saying that he had never dealt with this before and that he needed to call the NV SOS before he could give it to me, just to be sure.

- 44. He told us we would have to come back later.
- 45. I complained that it is a nearly an hour and a half round trip to my house, and he said he would mail it to me.
- 46. I asked about the cost, and he said not to worry about it.
- 47. He called me back later and said he would not give me a certified copy, that he wasn't allowed to.
- 48. He said the NV SOS said I would only be entitled to a certified copy of a particular entry in the journal.
- 49. He told me that the NV SOS said they (Peter and CluAynne I guess) didn't have to give me anything because the journal entry I was looking for wasn't there.
- 50. He said they had let me look at the page for June 8, 2015, that was enough.
- 51. That it would be violating the privacy of the people whose signatures were on the rest of the page to let their private information be copied.
- 52. This seems strange to me given that the law provides for public inspection of the notary journal, and I didn't see there being any such restrictions on access.
- 53. He gave me the name of the person in the NV SOS who had provided him with this interpretation.
- 54. I called the woman at NVSOS (whose name I can't remember) shortly thereafter to verify.
- 55. When I told her I wanted a picture of the page for verification of the violation of NRS in not making a chronological entry in her journal of each notarial act for litigation purposes, she said, "Well, that's not gonna happen!"
- 56. The NV SOS employee inaccurately told me that I was only permitted to get a certified copy of my signature.
- 57. Below is an exact quote from an email I sent on August 9, 2016 describing the same event.
- 58. I wrote this email after I had met for the first time two other women who are dealing with HOA foreclosures. "Irma" is Irma Mendez and her property was also quit claimed to Joel and Sandra Stokes, as Trustees of Jimijack Irrevocable Trust.
- 59. The Quit Claim Deed to Irma's property was notarized by CluAynne M. Corwin on September 11, 2015.

I happen to have gone to his office a few months ago when I wanted to look at CluAnne M. Colwin's notary log because she falsely notarized the quit claim deed to Jimijack. Her boss is Peter Mortinson shares a law office with Hong & Hong at that address. CluAnne wouldn't speak to me and had her boss-attorney show me the journal. Peter showed me the page of her log, but she had failed to list any notarial duty on June 8, 2015 when she notarized Yuan Lee as being Thomas Lucas, personally appearing before her. Peter refused to give me a copy of the page since technically the law allows only a copy of the specific signature and not a copy of the page showing the absence of one.

I asked Peter if he represented any of these people with Hong and he said his notary CluAynne just occasionally notarized documents for them in a pinch, but she was usually so fastidious that he couldn't understand how on this one occasion she forgot to log it. He even tried to recruit me as a client saying he thought he could help me, but said I probably would

have a statute of limitations problem. it's interesting CluAnne also notarized Amir's signature on Irma's property that Irma says doesn't match Amir's signature and looks more like Hong's. Julie told me Peter has appeared for Hong.

- 1. On September 6, 2016, Mark Burton and I went to 10781 W. Twain without notice because we were on that side of town for Mark's appointment with a doctor.
- 2. I intended to ask to see the page for September 11, 2015 as there should be an entry for the quit claim deed for another HOA foreclosure that had gone to Joel and Sandra Stokes.
- 3. I wanted to see the September 11, 2015 page in CluAynne's notary journal to see if there was a pattern of her failing to record notarial acts when they involved documents which furthered Mr. Hong's clients'.
- 4. I intended to request to see the page for September 11, 2016, but I was never even given a chance to ask
- 5. We went into the office about 11 AM, and while Mark waited on the couch, I told the receptionist I was Nona Tobin and was there to see CluAynne.
- 6. She said "Sure" and went to the back office.
- 7. The receptionist returned right away, saying "She'll be right out."
- 8. CluAynne did not come out.
- 9. Instead, Peter Mortenson came barreling out and before I could say anything, he said angrily, "I already spent enough time with you. I told you you're not getting any certified copies."
- 10. I remember thinking that he was trying to use his size and brusque manner and being a lawyer to bully me into just going away, and I'm sure, if I had been a smaller, more typical 67-year-old non-lawyer woman, it would have worked.
- 11. I said I wanted to look at a different signature and that I wasn't asking for a certified copy.
- 12. He refused, virtually yelling at me and telling me to stop bothering them, which I believe to be a violation of NRS 240.147.
- 13. A few of the things he said were, in my view, particularly bizarre:
  - a. "you don't have a right to be here";
  - b. "we are very busy; we're doing business here"
  - c. "You've done enough."
- 14. He said that they didn't have to give me anything.
- 15. I told him they did have to let the public inspect the journal.
- 16. He said several times "Well, go ahead and file a lawsuit. Just file a lawsuit to get it."
- 17. He turned without a civil word, fumbled with a key to get back behind a locked door to his office, and left me just standing there in the hall and Mark on the couch in the lobby.
- 18. When I notified Irma Mendez later on the evening of September 6 that I had been thrown out of Hong's office when I tried to look at CluAynne's notary journal for September 11, 2015, she said she had doubts about the validity of Amir's signature.
- 19. Irma's doubts were so substantial that she said she had found some examples of Amir's signature on court documents to compare and there was no similarity.
- 20. She said she then compared Amir's signature on the quit claim deed that gave her property from Amir to the Stokes and believed the signature had so much similarity to the signature of Joseph Y. Hong, the Stokes' attorney, that she suspected forgery.

- 21. At a December 20, 2016 hearing, my motion to intervene on the quiet title case A-15-720032 was granted, and I needed to get some additional information about notary problems with the quit claim deeds that moved through Hong's office to removed title from me or Irma Mendez to give title to the Stokes.
- 22. On December 28, 2016, I emailed and faxed a written request to CluAynne M. Corwin to provide me with certified copies of three lines in her journal (attached) related to quiet title cases involving the Stokes and their attorney, Mr. Hong.
- 23. On December 28, 2016, I faxed and sent by first class mail to 10781 W. Twain the attached request to Debra L. Batesel, notary public and employee of Hong & Hong, for a certified copy of the June 4, 2015 entry in her journal documenting the signature of Thomas Lucas quit claiming 2763 White Sage to F. Bondurant.
- 24. I called on January 3, 2016 to the office and asked the receptionist to tell CluAynne that I would be there on Thurs day to pick it up if I didn't hear from her.
- 25. Later that day, I also sent the attached letter first class and certified to CluAynne at her home address.
- 26. There was no answer or voicemail at Hong's office, but when I asked the receptionist both law offices shared if there was a different number for Hong's office, and I was told there it rang through to her, but she didn't pick it up.
- 27. I went to Hong's office and asked for Debra Batesel, but she was not in.
- 28. I asked for CluAynne next, but since I gave my real name, Peter came out.
- 29. Peter told me I couldn't just come in without an appointment.
- 30. Peter told me I was not to attempt to contact CluAynne at the address I found on the notary website.
- 31. Peter said she was his employee and he was paying her to work on other things.
- 32. Peter said CluAynne was not to be bothered at home.
- 33. I told him that these matters were in litigation and that it was unreasonable for him to be obstructionist.
- 34. Peter said I had only given one day's notice, but he seemed to disregard that CluAynne had not responded to phone, email, fax or mail requests to call me for over a week
- 35. Peter said that litigation takes a long time and that I shouldn't be so demanding when I didn't have an appointment.
- 36. Peter said he was writing me a letter and that maybe I should just wait for that. I said I would read his letter, but that I wanted to schedule an appointment now instead of waiting to schedule it.
- 37. He said he had spoken to the Secretary of State's office.
- 38. I said I wanted to schedule an appointment, and he said Tuesday, January 10 at 4 pm.
- 39. I faxed a notice to Debra Batesel that I would be in her office at that time and would like to review her journal then as well as get the previously requested certified copy of her notary act on June 4, 2015.
- 40. At the meeting, CluAynne would still not participate in a review of her journal, She was represented by Peter Mortenson, who said he was there as her employer, but did not say he was her attorney.
- 41. They were not able to provide copies of two of the entries I requested which both related to my case as CluAynne had not made an entry in her journal for either of those acts as she is required to do by Nevada notary laws.

- 42. The notarization of the quit claim deed for Irma Mendez house was supplied, and I gave it to her for inclusion in her complaint.
- 43. Debra Batesel came in when Peter was finished and gave me a non-certified copy of two signatures of Thomas Lucas she notarized on June 4, 2015, for the quit claim and surprisingly for a purchase and sale agreement, but did not bring in the notary book for me to inspect.
- 44. The difficulties I have had in trying to view these notary journals increase my suspicions that there is rampant notary fraud of the instruments recorded to convey HOA foreclosures to the Stokes.
- 45. Per NRS 53.045, this unsworn declaration is being submitted in lieu of a sworn affidavit. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED this 17th day of January, 2017.

Nona Tobin

2664 Olivia Heights Ave.

Henderson NV 89052

(702) 465-2199

nonatobin@gmail.com

#### Exhibits to NV SOS Complaint NRS Violations by a Notary Public

- 1. Quit Claim Deed for 2763 White Sage that notarized Yeun Lee signature as if it were Thomas' Lucas' signature and for which there is no entry in CluAynne M. Corwin's notary journal on June 8, 2015
- 2. Quit Claim Deed to 2763 White Sage that on June 4, 2015, Debra L. Batesel, an employee of Hong notarized what is believed to be Thomas Lucas' actual signature
- 3. Quit Claim Deed to a different property but that conveyed interest in another HOA foreclose to Joel and Sandra Stokes, as Trustees of Jimijack and was notarized by CluAynne M. Corwin on September 11, 2015, i.e. the page I wanted to see in CluAynne's notary journal to see if there was a pattern of her failing to record notarial acts when they involved documents which furthered Mr. Hong's clients
- 4. Relevant sections of NRS 240 governing notary publics
- 5. Relevant sections of NRS Statute of Frauds re conveyance of real property
- 6. NRS 205.395 False representation concerning title; penalties; civil action.
- 7. Letter from Peter Mortenson to me on January 5, 2017 regarding my request for public inspection of CluAynne M. Corwin's notary journal.

#### RELEVANT SECTIONS OF THE NRS 240 RE NOTARY PUBLICS

#### (emphasis added)

NRS 240.147 Unlawful destruction, defacement or concealment of notarial record. <u>It is unlawful for a person to knowingly destroy, deface or conceal a notarial record.</u> (Added to NRS by 1997, 930; A 2009, 3029)

NRS 240.120 Journal of notarial acts: Duty to maintain; contents; verification based upon credible witness; copy of entry; storage; period of retention; report of loss or theft; exceptions.

- 1. Except as otherwise provided in subsection 2, <u>each notary public shall keep a journal in his or her office in which the notary public shall enter for each notarial act performed, at the time the act is performed:</u>
  - (a) The fees charged, if any;
  - (b) The title of the document;
  - (c) The <u>date</u> on which the notary public performed the act;
- (d) Except as otherwise provided in subsection 3, the <u>name and signature of the person whose signature is being notarized;</u>
- (e) Subject to the provisions of subsection 4, a <u>description of the evidence used by the</u> notary public to verify the identification of the person whose signature is being notarized;
  - (f) An indication of whether the notary public administered an oath; and
- (g) The <u>type of certificate used to evidence the notarial act</u>, as required pursuant to <u>NRS</u> 240.1655.
- 2. A notary public may make one entry in the journal which documents more than one notarial act if the notarial acts documented are performed:
  - (a) For the same person and at the same time; and
  - (b) On one document or on similar documents.
- 3. When performing a notarial act for a person, a notary public need not require the person to sign the journal if:
  - (a) The notary public has performed a notarial act for the person within the previous 6 months;
  - (b) The notary public has personal knowledge of the identity of the person; and
- (c) The person is an employer or coworker of the notary public and the notarial act relates to a transaction performed in the ordinary course of the person's business.
- 4. <u>If, pursuant to subsection 3, a notary public does not require a person to sign the journal, the notary public shall enter "known personally</u>" as the description <u>required to be entered into the journal</u> pursuant to paragraph (e) of subsection 1.
- 5. If the notary verifies the identification of the person whose signature is being notarized on the basis of a credible witness, the notary public shall:
- (a) Require the witness to sign the journal in the space provided for the description of the evidence used; and
  - (b) Make a notation in the journal that the witness is a credible witness.
  - 6. The journal must:
  - (a) Be open to public inspection.
  - (b) Be in a bound volume with preprinted page numbers.

- 7. A notary public shall, upon request and payment of the fee set forth in NRS 240.100, provide a certified copy of an entry in his or her journal.
- 8. A notary public shall keep his or her journal in a secure location during any period in which the notary public is not making an entry or notation in the journal pursuant to this section.
- 9. A notary public <u>shall retain each journal that the notary public has kept pursuant to this section until 7 years after the date on which he or she ceases to be a notary public.</u>
- 10. A notary public shall file a report with the Secretary of State and the appropriate law enforcement agency if the journal of the notary public is lost or stolen.
- 11. The provisions of this section do not apply to a person who is authorized to perform a notarial act pursuant to paragraph (b), (c), (d) or (e) of subsection 1 of <u>NRS 240.1635</u>.

[Part 18:49:1883; BH § 2359; C § 2483; RL § 2020; NCL § 2951] + [Part 21:49:1883; BH § 2362; C § 2486; RL § 2023; NCL § 2954]—(NRS A 1967, 533; 1993, 262; 1995, 193, 1596; 1997, 936; 2001, 654; 2007, 46; 2011, 1611; 2013, 1376)

### NRS 240.150 Liability for misconduct or neglect; liability of employer; penalties for willful violation or neglect of duty; procedure upon revocation or suspension.

- 1. For misconduct or neglect in a case in which a notary public appointed pursuant to the authority of this State may act, either by the law of this State or of another state, territory or country, or by the law of nations, or by commercial usage, the notary public is liable on his or her official bond to the parties injured thereby, for all the damages sustained.
- 2. The employer of a notary public may be assessed a civil penalty by the Secretary of State of not more than \$2,000 for each violation specified in subsection 4 committed by the notary public, and the employer is liable for any damages proximately caused by the misconduct of the notary public, if:
- (a) The notary public was acting within the scope of his or her employment at the time the notary public engaged in the misconduct; and

#### (b) The employer of the notary public consented to the misconduct of the notary public.

- 3. The Secretary of State may refuse to appoint or may suspend or revoke the appointment of a notary public who fails to provide to the Secretary of State, within a reasonable time, information that the Secretary of State requests from the notary public in connection with a complaint which alleges a violation of this chapter.
- 4. Except as otherwise provided in this chapter, for any willful violation or neglect of duty or other violation of this chapter, or upon proof that a notary public has been convicted of, or entered a plea of guilty, guilty but mentally ill or nolo contendere to, a crime described in paragraph (c) of subsection 2 of NRS 240.010:
- (a) The appointment of the notary public may be suspended for a period determined by the Secretary of State, but not exceeding the time remaining on the appointment;
  - (b) The appointment of the notary public may be revoked after a hearing; or
- (c) The notary public may be assessed a civil penalty of not more than \$2,000 for each violation.
- 5. If the Secretary of State revokes or suspends the appointment of a notary public pursuant to this section, the Secretary of State shall:
  - (a) Notify the notary public in writing of the revocation or suspension;
- (b) Cause notice of the revocation or suspension to be published on the website of the Secretary of State; and

- (c) If a county clerk has issued a certificate of permission to perform marriages to the notary public pursuant to <u>NRS 122.064</u>, notify the county clerk of the revocation or suspension.
- 6. Except as otherwise provided by law, the Secretary of State may assess the civil penalty that is authorized pursuant to this section upon a notary public whose appointment has expired if the notary public committed the violation that justifies the civil penalty before his or her appointment expired.
- 7. The appointment of a notary public may be suspended or revoked by the Secretary of State pending a hearing if the Secretary of State believes it is in the public interest or is necessary to protect the public.

[13:39:1864; B § 342; BH § 2247; C § 2414; RL § 2756; NCL § 4726]—(NRS A 1985, 1208; 1995, 194; 1997, 937; 2011, 1612; 2013, 1200; 2015, 932)

### NRS 240.155 Notarization of signature of person not in presence of notary public unlawful; penalty.

- 1. A notary public who is appointed pursuant to this chapter **shall not willfully notarize the signature of a person unless the person is in the presence of the notary public** and:
  - (a) Is known to the notary public; or
- (b) If unknown to the notary public, <u>provides a credible witness or documentary evidence</u> <u>of identification to the notary public.</u>
  - 2. A person who:
  - (a) Violates the provisions of subsection 1; or
- (b) Aids and abets a notary public to commit a violation of subsection  $1, \square \square$  is guilty of a gross misdemeanor.

(Added to NRS by 2005, 2274; A 2007, 1100)

#### NRS 240.075 Prohibited acts. A notary public shall not:

- 1. Influence a person to enter or not enter into a lawful transaction involving a notarial act performed by the notary public.
  - 2. Certify an instrument containing a statement known by the notary public to be false.
- 3. Perform any act as a notary public with intent to deceive or defraud, including, without limitation, altering the journal that the notary public is required to keep pursuant to NRS 240.120.
- 4. Endorse or promote any product, service or offering if his or her appointment as a notary public is used in the endorsement or promotional statement.
  - 5. Certify photocopies of a certificate of birth, death or marriage or a divorce decree.
  - 6. Allow any other person to use his or her notary's stamp.
  - 7. Allow any other person to sign the notary's name in a notarial capacity.
  - 8. Perform a notarial act on a document that contains only a signature.
- 9. Perform a notarial act on a document, including a form that requires the signer to provide information within blank spaces, unless the document has been filled out completely and has been signed.

- 10. Make or note a protest of a negotiable instrument unless the notary public is employed by a depository institution and the protest is made or noted within the scope of that employment. As used in this subsection, "depository institution" has the meaning ascribed to it in NRS 657.037.
  - 11. Affix his or her stamp to any document which does not contain a notarial certificate. (Added to NRS by 1985, 1205; A 1987, 1114; 1995, 193; 2001, 653; 2011, 1610; 2015, 930)

#### NRS 205.395 False representation concerning title; penalties; civil action.

- 1. Every person who:
- (a) Claims an interest in, or a lien or encumbrance against, real property in a document that is recorded in the office of the county recorder in which the real property is located and who knows or has reason to know that the document is forged or groundless, contains a material misstatement or false claim or is otherwise invalid;
- (b) Executes or <u>notarizes</u> a document purporting to create an interest in, or a lien or encumbrance against, real property, that is recorded in the office of the county recorder in which the real property is located and who knows or has reason to know that the document is forged or groundless, contains a material misstatement or false claim or is otherwise invalid; or
- (c) Causes a document described in paragraph (a) or (b) to be recorded in the office of the county recorder in which the real property is located and who knows or has reason to know that the document is forged or groundless, contains a material misstatement or false claim or is otherwise invalid,
- ☐ has made a false representation concerning title.
- 2. A person who makes a false representation concerning title in violation of subsection 1 is guilty of a category C felony and shall be punished as provided in <u>NRS 193.130</u>.
- 3. A person who engages in a pattern of making false representations concerning title is guilty of a category B felony and shall be punished by imprisonment in the state prison for a minimum term of not less than 3 years and a maximum term of not more than 20 years, or by a fine of not more than \$50,000, or by both fine and imprisonment.
- 4. In addition to the criminal penalties imposed for a violation of this section, any person who violates this section is subject to a civil penalty of not more than \$5,000 for each violation. This penalty must be recovered in a civil action, brought in the name of the State of Nevada by the Attorney General. In such an action, the Attorney General may recover reasonable attorney's fees and costs.
- 5. Except as otherwise provided in this subsection, the owner or holder of the beneficial interest in real property which is the subject of a false representation concerning title may bring a civil action in the district court in and for the county in which the real property is located to recover any damages suffered by the owner or holder of the beneficial interest plus reasonable attorney's fees and costs. The owner or holder of the beneficial interest in the real property must, before bringing a civil action pursuant to this subsection, send a written request to the person who made the false representation to record a document which corrects the false representation. If the person records such a document not later than 20 days after the date of the written request, the owner or holder of the beneficial interest may not bring a civil action pursuant to this subsection.
  - 6. As used in this section:
- (a) "Encumbrance" includes, without limitation, a lis pendens or other notice of the pendency of an action.
- (b) "Pattern of making false representations concerning title" means one or more violations of a provision of subsection 1 committed in two or more transactions:

- (1) Which have the same or similar pattern, purposes, results, accomplices, victims or methods of commission, or are otherwise interrelated by distinguishing characteristics;
  - (2) Which are not isolated incidents within the preceding 4 years; and
  - (3) In which the aggregate loss or intended loss is more than \$250.

[1911 C&P § 441; RL § 6706; NCL § 10394] — (NRS A 2011, 338, 1748; 2015, 1358)

#### STATUTE OF FRAUDS REGARDING CONVEYANCE OF REAL PROPERTY

NRS 111.340 Certificate of acknowledgment and record may be rebutted. Neither the certificate of the acknowledgment nor of the proof of any conveyance or instrument, nor the record, nor the transcript of the record, of such conveyance or instrument, shall be conclusive, but the same may be rebutted.

NRS 111.125 Proof required from subscribing witnesses. No certificate of proof shall be granted unless subscribing witnesses shall prove: 1. That the person whose name is subscribed thereto as a party is the person described in, and who executed the same. 2. That such person executed the conveyance. 3. That such witness subscribed his name thereto as a witness thereof. [12:9:1861; B 240; BH 2581; C 2651; RL 1029; NCL 1487]

NRS 111.265 Persons authorized to take acknowledgment or proof within State. The proof or acknowledgment of every conveyance affecting any real property, if acknowledged or proved within this State, must be taken by one of the following persons: 1. A judge or a clerk of a court having a seal. 2. A notary public. 3. A justice of the peace. [Part 4:9:1861; A 1867, 103; B 231; BH 2572; C 2642; RL 1020; NCL 1478] (NRS A 1985, 1209; 1987, 123)

NRS 111.315 Recording of conveyances and instruments: Notice to third persons. Every conveyance of real property, and every instrument of writing setting forth an agreement to convey any real property, or whereby any real property may be affected, proved, acknowledged and certified in the manner prescribed in this chapter, to operate as notice to third persons, shall be recorded in the office of the recorder of the county in which the real property is situated...

NRS 111.345 Proof taken upon oath of incompetent witness: Instrument not admissible until established by competent proof. If the party contesting the proof of any conveyance or instrument shall make it appear that any such proof was taken upon the oath of an incompetent witness, neither such conveyance or instrument, nor the record thereof, shall be received in evidence, until established by other competent proof. [32:9:1861; B 260; BH 2601; C 2671; RL 1046; NCL 1504]

Inst #: 20150915-0002030 Fees: \$18.00 N/C Fee: \$0.00

RPTT: \$851.70 Ex: # 09/15/2015 02:32:25 PM Receipt #: 2553618

Requestor:

LINEAR TITLE & CLOSING LTD. Recorded By: OSA Pgs: 3

DEBBIE CONWAY

CLARK COUNTY RECORDER

APN: 124-29-314-081
Recording requested by and mail documents and tax statements to:

Name: Joel A. Stokes and Sandra F. Stokes

Address: 5 Summit Walk Trail

City/State/Zip: Henderson, NV 89052

#### **QUITCLAIM DEED**

THIS QUITCLAIM DEED, Executed this \_\_\_\_\_\_ day of September 2015, by Absolute Business Solutions, Inc. (hereinafter "Grantor(s)"), whose address is 1202 Alfred Avenue, #B, Building F, Yeadon, PA 19050, to Joel A. Stokes and Sandra F. Stokes, as Trustees of the Jimijack Irrevocable Trust (hereinafter "Grantee(s)"), whose address is 5 Summit Walk Trail, Henderson, Nevada 89052.

WITNESSETH, That the said Grantor, for good consideration and for the sum of One Dollar USD (\$1.00) paid by the said Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto the said Grantees forever, all the right, title, interest and claim which the said Grantor has in and to the following described parcel of land, and improvements and appurtenances thereto in the County of Clark, State of Nevada, to wit:

Commonly known as:

3416 Casa Alto Avenue, North Las Vegas, Nevada 89031

More particularly described as:

APN: 124-29-314-081

Lot One Hundred Seventy-Three (173) of FIESTA DEL NORTE-UNIT 2, as shown by map thereof on file in Book 110 of Plats, Page 64, in the Office of the County Recorder of Clark County, Nevada.

IN WITNESS WHEREOF, The said first party has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in presence of:

Grantor

Amir M. Hujjutallah, Officer Absolute Business Solutions, Inc.

State of Nevada
-----------------

) ss

County of Clark

On this // day of // 2015, before me, // // // // O WIN a notary public in and for the County of Clark, State of Nevada, did personally appear before me the person of Amir M. Hujjutallah, Officer of Absolute Business Solutions, Inc., personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to this Quitclaim Deed; and, acknowledged to me that he executed the same in his capacity, and that by his signature on this instrument did execute the same.

WITNESS my hand and official seal.

Signature:

\*Notary Public Cly Aynne M. Corwin State of Nevada · County of Cl

State of Nevada · County of Clark my Appointment Exp. April 13, 2016

No: 04-88240-1

#### STATE OF NEVADA DECLARATION OF VALUE

a. 124-29-314-081 b. c. d.  2. Type of Property: a. Vacant Land b. Single Fam. Res.	
b c d 2. Type of Property: a. Vacant Land b. Single Fam. Res.	•
c. d.  2. Type of Property: a. Vacant Land b. Single Fam. Res.	
d.  2. Type of Property:  a. Vacant Land  b. Single Fam. Res.	
a. Vacant Land b. Single Fam. Res.	
a. Vacant Land b. Single Fam. Res.	
	FOR RECORDERS OPTIONAL USE ONLY
c. Condo/Twnhse d. 2-4 Plex	
e. Apt. Bldg f. Comm'l/Ind'l	BookPage:
The state of the s	Date of Recording:
g. Agricultural h. Mobile Home Other	Notes:
3.a. Total Value/Sales Price of Property	\$ 166,977.00
b. Deed in Lieu of Foreclosure Only (value of proper	ty(0) ) \$ 166,977.00
c. Transfer Tax Value:	\$ 166,977.00
d. Real Property Transfer Tax Due	\$.851.70
4. If Exemption Claimed:	
a. Transfer Tax Exemption per NRS 375.090, Sec	
b. Explain Reason for Exemption:	
5 Portial Interest: Parameters 1 size 4 C 1	
	%
The undersigned declares and acknowledges, under per	halty of perjury, pursuant to NRS 375.060
and NRS 375.110, that the information provided is con	rect to the best of their information and belief,
and can be supported by documentation if called upon	to substantiate the information provided herein.
Furthermore, the parties agree that disallowance of any	claimed exemption, or other determination of
additional tax due, may result in a penalty of 10% of th	e tax due plus interest at 1% per month. Pursuant
to NRS 375.030, the Buyer and Seller shall be jointly a	nd severally liable for any additional amount owed.
Cionatina 6 111 ) la 1 () a D-15-0	0 4
Signature Audry PORTER	_Capacity: _Agent
	J
Signature Signature	_Capacity: _Agent _Capacity:
Signature	_ Capacity:
Signature SELLER (GRANTOR) INFORMATION	Capacity: BUYER (GRANTEE) INFORMATION
Signature  SELLER (GRANTOR) INFORMATION (REQUIRED)	Capacity:  BUYER (GRANTEE) INFORMATION  CRECULED)
Signature  SELLER (GRANTOR) INFORMATION  (REQUIRED)  Print Name: Absolute Business Solutions In	Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  CPrint Name: Toel A. Stokes & Sandra F. Stokes as
Signature  SELLER (GRANTOR) INFORMATION  (REQUIRED)  Print Name: Absolute Business Solutions, In Address: 1202 Alfred Avenue #B Building F	Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  Print Name: Joel A. Stokes & Sandra F. Stokes, as  Address: 5 Summit Walk Toail Trustees of
Signature  SELLER (GRANTOR) INFORMATION  (REQUIRED)  Print Name: Absolute Business Solutions, In Address: 1202 Alfred Avenue #B, Building F  City: Yeadon	Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  CPrint Name: Joel A. Stokes & Sandra F. Stokes, as  Address: 5 Summit Walk Trail Trustees of City: Herderson the Jimijack
Signature  SELLER (GRANTOR) INFORMATION  (REQUIRED)  Print Name: Absolute Business Solutions, In Address: 1202 Alfred Avenue #B, Building F  City: Yeadon	Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  Print Name: Joel A. Stokes & Sandra F. Stokes, as  Address: 5 Summit Walk Trail Trustees of  City: Herderson the Jimijack  State: NV Zip: 89052 irrevocable
Signature  SELLER (GRANTOR) INFORMATION  (REQUIRED)  Print Name: Absolute Business Solutions, In Address: 1202 Alfred Averue #B, Building F  City: Yeadon  State: PA  Zip: 19050	Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  CPrint Name: Joel A. Stokes & Sandra F. Stokes, as  Address: 5 Summit Walk Trail Trustees of  City: Herderson the Jimijack  State: NV Zip: 89052 irrevocable
Signature  SELLER (GRANTOR) INFORMATION (REQUIRED)  Print Name: Absolute Business Solutions, In Address: 1202 Alfred Avenue #B, Building F City: Yeadon State: PA Zip: 19050  COMPANY/PERSON REQUESTING RECORDIN	Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  Print Name: Joel A. Stokes & Sandra F. Stokes, as  Address: 5 Summit Walk Trail Trustees of  City: Herderson the Jimijack  State: NV Zip: 89052 irrevocable  Trust  G (Required if not seller or buyer)
Signature  SELLER (GRANTOR) INFORMATION  (REQUIRED)  Print Name: Absolute Business Solutions, In Address: 1202 Alfred Avenue #B, Building F  City: Yeadon  State: PA Zip: 19050  COMPANY/PERSON REQUESTING RECORDIN  Print Name: Linear Title & Closion LTD	Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  CPrint Name: Joel A. Stokes & Sandra F. Stokes, as  Address: 5 Summit Walk Trail Trustees of  City: Herderson the Jimijack  State: NV Zip: 89052 Irrevocable
Signature  SELLER (GRANTOR) INFORMATION (REQUIRED)  Print Name: Absolute Business Solutions, In Address: 1202 Alfred Avenue #B, Building F City: Yeadon State: PA Zip: 19050  COMPANY/PERSON REQUESTING RECORDIN	Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  Print Name: Joel A. Stokes & Sandra F. Stokes, as  Address: 5 Summit Walk Trail Trustees of City: Herderson the Jimijack State: NV Zip: 89052 irrevocable Trust  G (Required if not seller or buyer)

AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED

APN: 191-13-811-052
Recording requested by and mall documents and tax statements to:

(3)

Name: F. Bondurant, LLC.

Address: 10781 West Twain Avenue City/State/Zlp: Las Vegas, NV 89135 Inst #: 20150609-0001537 Fees: \$18.00 N/C Fee: \$0.00 RPTT: \$1377.00 Ex: # 06/09/2015 12:58:36 PM Receipt #: 2452509 Requestor:

ROBERT GOLDSMITH
Recorded By: ARO Pgs: 3
DEBBIE CONWAY

CLARK COUNTY RECORDER

#### QUITCLAIM DEED

THIS QUITCLAIM DEED, Executed this \_\_\_\_\_\_ day of June 2015, by Opportunity Homes LLC (hereinafter "Grantor(s)"), whose address is 2657 Windmill Parkway, Suite 145, Henderson, Nevada 89074, to F. Bondurant, LLC. (hereinafter "Grantee(s)"), whose address is 10781 West Twain Avenue, Las Vegas, Nevada 89135.

WITNESSETH, That the said Grantor, for good consideration and for the sum of One Dollar USD (\$1.00) paid by the said Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto the said Grantees forever, all the right, title, interest and claim which the said Grantor has in and to the following described parcel of land, and improvements and appurtenances thereto in the County of Clark, State of Nevada, to wit:

Commonly known as:

2763 White Sage Drive, Henderson, Nevada 89052

More particularly described as:

APN: 191-13-811-052

Lot Eighty-Five (85) in Block 4, of SUN CITY ANTHEM UNIT #19 PHASE 2, as shown by map thereof on file in Book 102 of Plats, Page 80, in the Office of the County Recorder of Clark County, Nevada.

IN WITNESS WHEREOF, The said first party has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in presence of:

Grantor

Thomas Lucas, Manager Opportunity Homes LLC

State of Nevada

SS

County of Clark

On this day of day of 2015, before me, did personally appear before me the person of Thomas Lucas, Manager of Opportunity Homes LLC, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to this Quitclaim Deed; and, acknowledged to me that he executed the same in his capacity, and that by his signature on this instrument did execute the same.

WITNESS my hand and official seal.

Signature:

NOTARY PUBLIC
County of Clark-State of Nevada
DEBRA L. BATESEL
No. 92-2383-1
My Appointment Expires April 17, 2016

Assessor Parcel Number(s)	
a) 191-13-811-052	
b)	
d)	
Type of Property  a) Vacant Land b) Single Fam. Res. c) Condo/Twnhse d) 2-4 Plex	FOR RECORDERS OPTIONAL USE Book Page:
e) Apt. Bidg. f) Comm'l/Ind'l	Date of Recording:
g) Agricultural h) Mobile Home	Notes:
i) Other	
a) Total Value/Sales Price of Property:	\$ 270,000 -
b) Deed in Lieu of Foreclosure Only (value of	(\$)
c) Transfer Tax Value:	\$
d) Real Property Transfer Tax Due	\$ 1377.00
If Exemption Claimed:	
Partial Interest: Percentage being transferred:	100_%
Partial Interest: Percentage being transferred: The undersigned declares and acknowledges, u.75.060 and NRS 375.110 that the information proformation and belief, and can be supported by docine information provided herein. Furthermore, the laimed exemption, or other determination of additions of the tax due plus interest at 1% per month. Feller shall be jointly and severally liable for any additional contents of the seller shall be jointly and severally liable for any additional contents.	inder penalty of perjury, pursuant to NRS provided is correct to the best of their umentation if called upon to substantiate parties agree that disallowance of any onal tax due, may result in a penalty of Pursuant to NRS 375.030, the Buyer and
The undersigned declares and acknowledges, u 75.060 and NRS 375.110 that the information p formation and belief, and can be supported by docume information provided herein. Furthermore, the laimed exemption, or other determination of additional additional to the tax due plus interest at 1% per month. Find the shall be jointly and severally liable for any additional transfer in the shall be jointly and severally liable for any additional transfer in the several transfer in the sever	inder penalty of perjury, pursuant to NRS provided is correct to the best of their umentation if called upon to substantiate parties agree that disallowance of any onal tax due, may result in a penalty of Pursuant to NRS 375.030, the Buyer and
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The undersigned declares and acknowledges, upper the state of the stat	under penalty of perjury, pursuant to NRS provided is correct to the best of their unmentation if called upon to substantiate parties agree that disallowance of any onal tax due, may result in a penalty of Pursuant to NRS 375.030, the Buyer and tional amount owed.  Capacity: Grantor  Capacity: GRANTEE) INFORMATION (REQUIRED)  Print Name: F. Bandurant, L.
The undersigned declares and acknowledges, up 75.060 and NRS 375.110 that the information proformation and belief, and can be supported by doctine information provided herein. Furthermore, the laimed exemption, or other determination of addition of the tax due plus interest at 1% per month. Furthermore with the laimed exemption, or other determination of addition of the tax due plus interest at 1% per month. Furthermore with the laimed exemption, or other determination of addition of the tax due plus interest at 1% per month. Further with the laimed exemption of the tax due plus interest at 1% per month. Further with the laimed exemption of the tax due plus interest at 1% per month. Further with the laimed exemption of the laimed exemption of the laimed exemption of the laimed exemption. The laimed exemption of the laimed exemption of the laimed exemption of the laimed exemption of the laimed exemption. Furthermore, the laimed exemption of the laimed exemption, or other determination of addition of the laimed exemption. Furthermore, the laimed exemption of the laimed exemption of the laimed exemption of the laimed exemption of the laimed exemption. Furthermore, the laimed exemption of th	under penalty of perjury, pursuant to NRS provided is correct to the best of their unmentation if called upon to substantiate parties agree that disallowance of any onal tax due, may result in a penalty of Pursuant to NRS 375.030, the Buyer and tional amount owed.  Capacity: Grantor  Capacity: GRANTEE) INFORMATION (REQUIRED)  Print Name: F. Bandurant, I
The undersigned declares and acknowledges, upon 175.060 and NRS 375.110 that the information proformation and belief, and can be supported by docine information provided herein. Furthermore, the laimed exemption, or other determination of additional of the tax due plus interest at 1% per month. Feller shall be jointly and severally liable for any additional displayment.  SELLER (GRANTOR) INFORMATION (REQUIRED)  Print Name: Offortunity Hones, It address: 2657 Windmill Pkwy.  State: NY Zip: 89 07 4	Inder penalty of perjury, pursuant to NRS provided is correct to the best of their umentation if called upon to substantiate parties agree that disallowance of any onal tax due, may result in a penalty of Pursuant to NRS 375.030, the Buyer and tional amount owed.  Capacity: Grantor Capacity: BUYER (GRANTEE) INFORMATION (REQUIRED)  Print Name: F. Bondurond, I Address: 10781 w. Two W. City: Las vecas  State: NV Zip: 39135
The undersigned declares and acknowledges, upon 175.060 and NRS 375.110 that the information proformation and belief, and can be supported by docine information provided herein. Furthermore, the laimed exemption, or other determination of additions of the tax due plus interest at 1% per month. Feller shall be jointly and severally liable for any additional signature:  SELLER (GRANTOR) INFORMATION (REQUIRED)  Print Name: Offortunity Hones, Uc. address: 2657 Windmill pkwy.  State: NV Zip: 99 074  COMPANY/PERSON REQUESTING RECORDING (Company/PERSON REQUESTING RECORDING)	Inder penalty of perjury, pursuant to NRS provided is correct to the best of their umentation if called upon to substantiate parties agree that disallowance of any onal tax due, may result in a penalty of Pursuant to NRS 375.030, the Buyer and tional amount owed.  Capacity:  Grantor  Capacity:  BUYER (GRANTEE) INFORMATION  (REQUIRED)  Print Name: F. Bondurond, I Address: 10781 w. Two. W.  City: Las vecas  State: NV Zip: \$9135 (required if not seller or buyer)
The undersigned declares and acknowledges, upon 175,060 and NRS 375,110 that the information proformation and belief, and can be supported by doctate information provided herein. Furthermore, the laimed exemption, or other determination of addition of the tax due plus interest at 1% per month. Furthermore in the lained exemption, or other determination of addition of the tax due plus interest at 1% per month. Furthermore in the lained exemption, or other determination of addition of the tax due plus interest at 1% per month. Further in the lained exemption, or other determination of addition of the tax due plus interest at 1% per month. Further in the lained exemption of the lained exemption o	Inder penalty of perjury, pursuant to NRS provided is correct to the best of their umentation if called upon to substantiate parties agree that disallowance of any onal tax due, may result in a penalty of Pursuant to NRS 375.030, the Buyer and tional amount owed.  Capacity: Grantor Capacity: BUYER (GRANTEE) INFORMATION (REQUIRED)  Print Name: F. Bondurond, I Address: 10781 w. Two W. City: Las vecas  State: NV Zip: 39135

APN: 191-13-811-052
Recording requested by and mail documents and tax statements to:

(3)

Inst #: 20150609-0001545 Fees: \$18.00 N/C Fee: \$0.00 RPTT: \$1377.00 Ex: # 06/09/2015 01:06:29 PM Receipt #: 2452518 Requestor: ROBERT GOLDSMITH

Name: Joel A. Stokes and Sandra F. Stokes
Address: 5 Summit Walk Trail
Recorded By: ARO Pgs: 3
DEBBIE CONWAY

City/State/Zip: Henderson, NV 89052

CLARK COUNTY RECORDER

#### QUITCLAIM DEED

THIS QUITCLAIM DEED, Executed this \_\_\_\_\_\_ day of June 2015, by F. Bondurant, LLC. (hereinafter "Grantor(s)"), whose address is 10781 West Twain Avenue, Las Vegas, NV 89135, to Joel A. Stokes and Sandra F. Stokes, as Trustees of the Jimijack Irrevocable Trust (hereinafter "Grantee(s)"), whose address is 5 Summit Walk Trail, Henderson, Nevada 89052.

WITNESSETH, That the said Grantor, for good consideration and for the sum of One Dollar USD (\$1.00) paid by the said Grantee, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto the said Grantees forever, all the right, title, interest and claim which the said Grantor has in and to the following described parcel of land, and improvements and appurtenances thereto in the County of Clark, State of Nevada, to wit:

Commonly known as:

2763 White Sage Drive, Henderson, Nevada 89052

More particularly described as:

APN: 191-13-811-052

Lot Eighty-Five (85) in Block 4, of SUN CITY ANTHEM UNIT #19 PHASE 2, as shown by map thereof on file in Book 102 of Plats, Page 80, in the Office of the County Recorder of Clark County, Nevada.

IN WITNESS WHEREOF, The said first party has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in presence of:

Granfor your Lee Manger

State of Nevada

) ) ss

County of Clark

On this day of day of day, 2015, before me, day of day, a notary public in and for the County of Clark, State of Nevada, did personally appear before me the person of Thomas Lucas, Manager of Opportunity Homes LLC, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to this Quitclaim Deed; and, acknowledged to me that he executed the same in his capacity, and that by his signature on this instrument did execute the same.

WITNESS my hand and official seal.

Signature:

No 04-08240-1 April 12,2016

#### STATE OF NEVADA DECLARATION OF VALUE

1. Assessor Parcel Number(s)	
a. 191-13-811-052	
b	
С.	
d.	
2. Type of Property:	
a. Vacant Land b. X Single Fam. Res.	FOR RECORDERS OPTIONAL USE ONLY
c. Condo/Twnhse d. 2-4 Plex	BookPage:
e. Apt. Bldg f. Comm'l/Ind'l	Date of Recording:
g. Agricultural h. Mobile Home	Notes:
Other	
3.a. Total Value/Sales Price of Property	s 270,000
b. Deed in Lieu of Foreclosure Only (value of pro	merty (
c. Transfer Tax Value:	\$
d. Real Property Transfer Tax Due	\$ 1377.00
d. Real Property Transfer Tax Due	4_1377.00
4. If Exemption Claimed:	
a. Transfer Tax Exemption per NRS 375.090,	Section
b. Explain Reason for Exemption:	
b. Explain Reason for Exemption.	<del></del>
5. Partial Interest: Percentage being transferred:	Lon %
Furthermore, the parties agree that disallowance of additional tax due, may result in a penalty of 10% of	correct to the best of their information and belief, pon to substantiate the information provided herein. any claimed exemption, or other determination of if the tax due plus interest at 1% per month. Pursuant
	ly and severally liable for any additional amount owed.
Signature // MA MM	Capacity: Manager
Signature	Capacity:
-	
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION (REQUIRED)
(REQUIRED)	Print Name: Tool Ash been I Cally Holey Time York
Print Name: F. 13 andurant CLC	Print Name: Joel A Stokes and Soundra Italies Jimijack Address: 5 Summitt Walk Trail Irrevocable
Address: 10781 W. Twain	Gitting Summer wall trail Inevolution
City: Las Vegas	City: Menderson   rust
State: Nevada Zip: 89135	State: Nevada Zip: 89052
COMPANY/PERSON REQUESTING RECOR	DING (Required if not seller or buyer)
	Escrow #
Print Name: Robert Goldsmith	LISTION II
Address: 446 Beautiful Hill	State: Nevada Zip: 89138
City: Las Vegas	State. IVEVILLY ZIP. 01170

AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED

### MORTENSON & RAFIE

DARIUS F. RAFIE, ESQ. † ‡
PETER B. MORTENSON, ESQ. †
LAUREN A. BARBARUOLO, ESQ. †
MICHAEL V. CASTILLO, ESQ. †

ATTORNEYS AT LAW
a limited liability partnership
† Admitted in Nevada
‡ Admitted in Utah

Admitted in Arizona

10781 WEST TWAIN AVENUE LAS VEGAS, NEVADA 89135 TELEPHONE: (702) 363-4190 FACSIMILE: (702) 363-4107 E-MAIL: MORTENSONANDRAFIE@NVLAW.US

January 5, 2017

Nona Tobin 2664 Oliva Heights Avenue Henderson, Nevada 89052

Via U. S. Mail and U. S. Certified Mail Return Receipt Requested 7014 0150 0000 6574 5812

Re: CluAynne M. Corwin

Notary Public State of Nevada Certificate Number 04-88240-1

Dear Ms. Tobin:

We are in receipt of correspondence dated December 28, 2016, which was faxed to our office and sent to Ms. Corwin's office e-mail address. Ms. Corwin is also in receipt of correspondence dated January 3, 2017, which was sent to her home address via U. S. Certified Mail.

First and foremost, Ms. Corwin did act and will continue to act as an agent and employee of the Law Office of Mortenson & Rafie, LLP, and as such she should only be contacted via means associated with the Law Office of Mortenson & Rafie, LLP. Please immediately cease and desist from contacting Ms. Corwin in any manner at her home address.

Second, the certificate number that you have indicated in your December 28, 2016 and January 3, 2017, correspondence is incorrect. You have stated that Ms. Corwin's Notary Public State of Nevada Certificate Number is 04-08240-1 when in fact her Notary Public State of Nevada Certificate Number is 04-88240-1.

Third, going forward should you wish to inspect her Notary Journal or speak to her in person, you will need to first contact our office and make an appointment. In the future any meeting with Ms. Corwin will also include myself in the capacity of her employer. Also, to confirm your statement contained in the December 28, 2016, correspondence is accurate that you inspected her Notary Journal on June 8, 2016. Therefore, her compliance with your previous request has been fulfilled.

Fourth, the language contained in your January 5, 2017, correspondence wherein you state "your lack of compliance with the Nevada notary law will not be tolerated", can only be interpreted as a threat. Should any future written or verbal communications contain any such manner of a threat the appropriate authorities will be contacted.

Finally, with regard to the requests made in your letters, please find enclosed a certified copy Ms. Corwin's Notary Journal page documenting Mr. Amir Mahdi Hujjatallah's signature dated September 11, 2015. This is the only Notary Journal entry we are able to provide you at this time.

Our office has been in contact with the Nevada Secretary of State's office with regard to your communications and have been advised appropriately as to the steps to be taken to comply with your requests.

We expect this responsive correspondence to conclude this matter and that no further communications relating to this matter should be warranted.

Sincerely,

MORTENSON & RAFIE, LLP

Peter B. Mortenson, Esq.

PBM Enclosure

Cc: Joseph Hong, Esq.



Nona Tobin <nonatobin@gmail.com>

### Peter Mortenson letter re CluAynne notarizing Amir's signature

1 message

Nona Tobin <nonatobin@gmail.com> To: Irma mendez <centuryhomes90@gmail.com> Mon, Jan 9, 2017 at 11:54 AM

This is crazy. Peter scheduled a meeting with me (at my insistence) tomorrow at 4 PM in his office so I can inspect the notary book. I bet after this letter, he'll try to cancel. I don't know what type of ID she is claiming Amir used, and I really don't get why the copy was certified by a different notary.

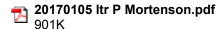
I am going to send a fax to Hong and Debra Batesel (Hong's employee who notarized another quit claim getting Bruce's house to the Stokes) telling her that I want to inspect her book at the same time. She has not responded to my fax on 12/28/16 or phone call, first class letter or certified letter on 1/3/17.

Hong's office at 10781 W. Twain where all these people work uses Peter Mortenson's receptionist to answer Hong's phones (702) 870-1777. I called on 1/3/17 both to talk to Hong about why he didn't approve the proposed order on my motion and to make an appointment with Debra to review her notary journal, and there was no answer, no voice mail, no answering service. I called Peter Mortenson's phone number, and the receptionist said they were not in. I asked for a new number to the office, and she said there wasn't one.

When I went into the office on 1/5/17, I asked for Debra, but she wasn't in. I asked if she physically worked in the building, and according to the receptionist, Debra does work in the office.

When I commented to the receptionist about the phone just ringing, she looked a little irritated. She said she didn't actually work for Hong; she was their "concierge" and sometimes she just let it ring on. I also picked up a card that has Hong's cell on it (702) 336-7001 in case you need it.

After tomorrow's meeting, I am going to complete my affidavit and take it down to the District Attorney on Wed. Nona



### EXHIBIT 11

### EXHIBIT 12

### EXHIBIT 13

## EXHIBIT 14

Electronically Filed 3/18/2019 3:23 PM Steven D. Grierson CLERK OF THE COURT

1 **NITD** MELANIE D. MORGAN, ESQ. 2 Nevada Bar No. 8215 THERA A. COOPER, ESQ. 3 Nevada Bar No. 13468 AKERMAN LLP 4 1635 Village Center Circle, Suite 200 Las Vegas, Nevada 89134 5 Telephone: (702) 634-5000 Facsimile: (702) 380-8572 6 Email: melanie.morgan@akerman.com Email: thera.cooper@akerman.com 7 Attorneys for Defendant in 8 Intervention/Counterclaimant, Nationstar Mortgage LLC 9 **DISTRICT COURT** 10 **CLARK COUNTY, NEVADA** 11 1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL.: (702) 634-5000 – FAX: (702) 380-8572 12 JOEL A. STOKES and SANDRA F. STOKES, Case No.: A-15-720032-C as trustees of the JIMIJACK IRREVOCABLE 13 TRUST, Consolidated with: A-16-730078-C Plaintiffs, 14 Dept No. XXXI VS. 15 BANK OF AMERICA, N.A., **NATIONSTAR MORTGAGE** LLC'S THREE DAY NOTICE OF INTENT TO 16 Defendant, TAKE DEFAULT AGAINST JIMIJACK **IRREVOCABLE TRUST** 17 NATIONSTAR MORTGAGE LLC 18 Counter-Claimant, VS. 19 JIMIJACK IRREVOCABLE TRUST, 20 Counter-Defendant, 21 22 23 24 25 26 27 AA 001779

> 47763241;1 48337892;1

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AKERMAN LLP

AKERMAN LLP	1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL.: (702) 634-5000 – FAX: (702) 380-8572	
	1635 VILLA LAS TEL.: (702	,

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NONA TOBIN, an individual, and Trustee of the GORDON B. HANSEN TRUST. Dated 8/22/08, Counter-Claimant, VS. JOEL A. STOKES and SANDRA F. STOKES, as trustees of the JIMIJACK IRREVOCABLE **SUN CITY** TRUST, **ANTHEM** COMMUNITY ASSOCIATION, INC., YUEN K. LEE, an Individual, d/b/a Manager, F. BONDURANT, LLC, and DOES 1-10, and ROE CORPORATIONS 1-10, inclusive, Counter-Defendants.

PLEASE TAKE NOTICE that Counterclaimant Nationstar Mortgage LLC (Nationstar) by and through its attorneys at the law firm AKERMAN LLP, intends to take the Default of Counter-Defendant Jimijack Irrevocable Trust (**Jimijack**) unless Jimijack files an answer or other responsive pleading to Nationstar's Answer to Plaintiff's Complaint and Counterclaim within three (3) days of this notice.

DATED March 18, 2019

#### AKERMAN LLP

/s/Melanie D. Morgan MELANIE D. MORGAN, ESQ. Nevada Bar No. 8215 THERA A. COOPER, ESQ. Nevada Bar No. 13468 1635 Village Center Circle, Suite 200

Las Vegas, NV 89134

Attorneys for Defendant in Intervention/Counterclaimant, Nationstar Mortgage LLC

# 1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL.: (702) 634-5000 – FAX: (702) 380-8572

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47763241;1 48337892;1 **CERTIFICATE OF SERVICE** 

I HEREBY CERTIFY that on this 18<sup>th</sup> day of March, 2019 and pursuant to NRCP 5(b), I served via the Clark County electronic filing system a true and correct copy of the foregoing NATIONSTAR MORTGAGE LLC'S THREE DAY NOTICE OF INTENT TO TAKE DEFAULT AGAINST JIMIJACK IRREVOCABLE TRUST, addressed to:

Michael R. Mushkin & Associates

L. Joe Coppedge joe@mushlaw.com
Karen L. Foley karen@mushlaw.com
Michael R. Mushkin michael@mushlaw.com

Lipson Neilson P.C.

Susana Nutt snutt@lipsonneilson.com
Renee Rittenhouse rrittenhouse@lipsonneilson.com
Kaleb Anderson kanderson@lipsonneilson.com
David Ochoa dochoa@lipsonneilson.com
Ashley Scott-Johnson ascott-johnson@lipsonneilson.com

Medrala Law Firm, PLLC

Jakub P Medralajmedrala@medralaw.comShuchi Patelspatel@medralaw.comOfficeadmin@medralaw.com

Hong & Hong APLC

Joseph Y. Hong, Esq. yosuphonglaw@gmail.com Nona Tobin yosuphonglaw@gmail.com

Wright Finlay & Zak LLP

Jason Craig jcraig@wrightlegal.net
Michael Kelley mkelley@wrightlegal.net
NVEfile nvefile@wrightlegal.net

/s/ Jill Sallade

An employee of AKERMAN LLP

AA 001781

3

### EXHIBIT 15

**Electronically Filed** 03/07/2017 10:28:34 PM

**TDN** 1 NONA TOBIN, Trustee Gordon B. Hansen Trust, Dated 8/22/08 2 2664 Olivia Heights Avenue Henderson NV 89052 3 Phone: (702) 465-2199 nonatobin@gmail.com 4 Defendant-in-Intervention/Counterclaimant, In Proper Person 5 **DISTRICT COURT** 6 **CLARK COUNTY, NEVADA** 7 JOEL A. STOKES and SANDRA F. STOKES, 8 as trustees of the JIMIJACK IRREVOCABLE TRUST, 9 Plaintiffs, 10 VS. 11 BANK OF AMERICA, N.A.; SUN CITY 12 ANTHEM COMMUNITY ASSOCIATION, INC.; DOES 1 through X and ROE 13 BUSINESS ENTITIES 1 through 10, inclusive, 14 Defendants. 15 NATIONSTAR MORTGAGE, LLC, 16 Counter-Claimant, 17 Vs. 18 JIMIJACK IRREVOCABLE TRUST; 19 OPPORTUNITY HOMES, LLC, a Nevada limited liability company; F. BONDURANT, LLC, a Nevada limited liability company; DOES I through X, inclusive; and ROE 21 CORPORATIONS XI THROUGH XX, inclusive, 22 23 Counter-Defendants 24

**CLERK OF THE COURT** 

Case No.: A-15-720032-C

Dept. No.: XXXI

THREE DAY NOTICE OF INTENT TO TAKE DEFAULT

1	NONA TOBIN, an individual, Trustee of the GORDON B. HANSEN TRUST, dated				
2	8/22/08				
3	Cross-Claimant,				
4	vs.				
5	SUN CITY ANTHEM COMMUNITY ASSOCIATION, INC., DOES 1-10, and ROE				
6	CORPORATIONS 1-10, inclusive,				
7	Cross-Defendants.				
8					
9	THREE DAY NOTICE OF INTENT TO TAKE DEFAULT				
10	TO: JOEL A. STOKES and SANDRA F. STOKES, as trustees of the JIMIJACK				
11	IRREVOCABLE TRUST, Plaintiffs/Counter-Defendants; and				
12	TO: JOSEPH Y. HONG, ESQ., attorney for Plaintiffs/Counter-Defendants.				
13	Please take notice that the Counterclaimant, Nona Tobin, intends to take the Default of				
14	the Counter-Defendant above named unless an Answer or other responsive pleading is filed				
15	herein on or before three (3) days from the date of this Notice.				
16	Dated this 7th day of March, 2017.				
17	/s/ Nona Tobin				
18	NONA TOBIN, Trustee Gordon B. Hansen Trust, Dated 8/22/08				
19	2664 Olivia Heights Avenue Henderson NV 89052				
20	Phone: (702) 465-2199 <u>nonatobin@gmail.com</u>				
21	Defendant-in-Intervention, Cross-Claimant In Proper Person				
22					
23					

### **CERTIFICATE OF SERVICE**

I, NONA TOBIN, hereby certify that on this 7<sup>th</sup> day of March, 2017, I served the attached THREE DAY NOTICE OF INTENT TO TAKE DEFAULT, to all parties via the Court's Wiznet electronic filing and e-mail service system.

/s/ Nona Tobin
NONA TOBIN, Cross-claimant

AA 001785

### STATE OF NEVADA **DECLARATION OF VALUE**

1.	Assessor Parcel Number(s): a)\file(\lambda \cdot 2 - \text{R} \lambda - \text{C} \lamb	FOR RECORDERS ( Document/Instrument#	Page:
2.	c) 🔲 Condo/Townhouse d) 🔲 2-4 Pk	ercial/Industrial	Ø
3. 4. 5. 8,	Total Value/Sales Price of Property Deed in Lieu of Foreclosure Only (value) Transfer Tax Value: Real Property Transfer Tax Due:	: ue of property)	388,311.07 288,311.02 971.25
7.	<u>if Exemption Claimed:</u> <u>a)</u> Transfer Tax Exemption, per NRS b) Explain Reason for Exemption:	375.090, Section:	
8.	Partial Interest: Percentage being tra	ansferred:	_%
info sub clai of 1 Pui	5.060 and NRS 375.110, that the information and belief, and can be supstantiate the information provided he med exemption, or other determination 10% of the tax due plus interest at 1% present to NRS 375.030, the Buyer and any additional amount owed.	oported by documenta erein. Furthermore, the n of additional tax due, per month. d Seller shall be jointl	ation if called upon to ne disallowance of any may result in a penalty by and severally liable
Sig	mature 1.0 6-1	Capacity:	GRANTOR
Sig	nature Man B Hum	Capacity:	GRANTEE
\$E	LLER (GRANTOR) INFORMATION	BUYER (GRANTS	EE) INFORMATION
Prir Add City Stal	(REQUIRED) It Name: DEL WEBB COMMUNITIES, INC Iress: 11500 SOUTH EASTERN AVENUI I:_ HENDERSON Ite: NEVADA Zip: 89052	EAddress: 그 그 🗀 🤍	2ip: : 8705 Z
LA\ 121	MPANY/PERSON REQUESTING RECORD MYERS TITLE OF NEVADA, INC., IO SOUTH VALLEY VIEW BLVD., ESC IS VEGAS, NV 89102 (AS A PUBLIC RECORD TH	ESCROW NO.: <u>US</u> ROW OFFICER: DAPHNE WE	EIGHT & CATHERINE AGANOS
	HAN UT AREQUEDANT IU	O FORMINATION RE	vokee)
			4442

**AA 001786** Printed on 5/20/2019 11:02:20 AM



# CLARK COUNTY, NEVADA FRANCES DEANE, RECORDER

RECORDED AT THE REQUEST OF LAWYERS TITLE OF NEVADA

07-31-2003

14:08

OFFICIAL RECORDS

CAB

APN: 191-13-811-052 R.P.T.T. \$ 971.25

-

BOOK/INSTR: 20030731-04442

PAGE COUNT:

3

LAND AMERICA / LAWYERS TITLE: WHEN RECORDED RETURN TO & MAIL TAX STATEMENTS TO: C.LY FIRST MIND SDAY. 379 W. SOOS. BOUNTIELL UT SYOO

# GRANT, BARGAIN AND SALE DEED

THIS INDENTURE WITNESSETH: That DEL WEBB COMMUNITIES, INC., an Arizona Corporation, FOR A VALUABLE CONSIDERATION, the receipt of which is hereby acknowledged, do hereby Grant, Bargain, Sell and Convey to

GORDON B. HANSEN AND MARILYN HANSEN, HUSBAND AND WIFE AS JOINT TENANTS

all that real property situate in the County of Clark, State of Nevada, bounded and described as follows;

## See Exhibit "A" Legal Description Attached

SUBJECT TO:

1. Taxes for the fiscal year 2003-2004.

Rights of way, reservations restrictions, easements and conditions of record.

- 1 -

**AA 001787** Printed on 5/20/2019 11:02:21 AM

CLARK,NV Document: DED 2003.0731.4442 Page 2 of 4

11.02.21 7 11.02.21 7

APN: 191-13-311-052

LAND AMERICA / LAWYERS TITLE:

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

WITNESS my hand this 30 th day of 111 y , 2003

DEL WEBB COMMUNITIES, INC., an Arizona Corporation

BY:
S. O/CONNOR, Vice President

STATE OF NEVADA

COUNTY OF CLARK )

On this 30 day of 30 day, 2003, personally appeared before me, a Notary Public in and for said County and State, S. O Connor, Vice President, who acknowledged that he executed the above instrument.

WITNESS my hand and official scal.

PATRICIA LOUISE LANE Notary Public Sicts of Norsida No. 01-67990-1 My Eppt. exp. Mor. 19, 2005

NOTARY PUBLIC in and for said County and State.

Page 2 of 2

AA 001788

Printed on 5/20/2019 11:02:21 AM

ORDER NO.: 03051663

EXHIBIT a

(LEGAL)

APN#191-13-811-052

Lot Eighty-Five (85) in Block Four (4) of FINAL MAP OF SUN CITY ANTHEM UNIT NO. 19 PHASE 2, as shown by map thereof on file in Book 102 of Plats, Page 80, in the Office of the County Recorder, Clark County, Nevada.

**AA 001789** Printed on 5/20/2019 11:02:21 AM

CLARK,NV Document: DED 2003.0731.4442 Page 4 of 4

#### CLARK COUNTY, NEVADA FRANCES DEANE, RECORDER

RECORDED AT THE REQUEST OF:
LAWYERS TITLE OF NEVADA

07-31-2003

14:08

CAB

OFFICIAL RECORDS

BOOK/INSTR:20030731-04443

PAGE COUNT: 4

c(4)

FEE:

2,00 .00

NON-COMPLIANCE CHARGE INC: 25.06

APN# | Q | - | 3 - S | | - 05 3

Recording Requested by and Return to:

Name LAWYERS TITLE OF NEVADA, INC.

Address 1210 s. VALLEY VIEW BLVD

City/State/Zip LAS VEGAS, NV 89102

POWER OF ATTORNEY
(Title on Document)

This page added to provide additional information required by NRS 111.312 Sections 1-2 (Additional recording fee applies).

This cover page must be typed or printed clearly in black ink only.

AA 001790

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Document: POA 2003.0731.4443

CLARK,NV

Page 1 of 4

**COT005** 

## SPECIAL INSTRUCTIONS:

ON THE FOLLOWING LINES YOU MAY GIVE SPECIAL INSTRUCTIONS LIMITING OR EXTENDING THE POWERS GRANTED TO YOUR AGENT.
LIMITED TO EXECUTING LOWN DOCUMENTS FOR PURCHASE
OF HOME (MATER) AT 2763 WHITE SAGE DR. HENDERSON
UF UNDA 89052. POWER OF ATTURNEY NULL Y VOID LITON COMPLETA UNLESS YOU DIRECT OTHERWISE ABOVE, THIS POWER OF ATTORNEY IS EFFECTIVE IMMEDIATELY AND WILL CONTINUE UNTIL IT IS REVOKED. TRANSACTION.  This power of attorney will continue to be affective even though I become incapacitated.
STRIKE THE PRECEDING SENTENCE IF YOU DO NOT WANT THIS POWER OF ATTORNEY TO CONTINUE IF YOU BECOME INCAPACITATED.
EXERCISE OF POWER OF ATTORNE / WHERE MORE THAN ONE AGENT DESIGNATED
If I have designated more than one agent, the agents are to act
IF YOU APPOINTED MORE THAN ONE AGENT, AND YOU WANT EACH AGENT TO BE ABLE TO ACT ALONE WITH-OUT THE OTHER AGENT JOINING, WRITE THE WORD "SEPARATELY" IN THE BLANK SPACE ABOVE. IF YOU DO NOT INSERT ANY WORD IN THE BLANK SPACE, OR IF YOU INSERT THE WORD "JOINITLY", THEN ALL OF YOUR AGENTS MUST ACT OR SIGN TOGETHER.
I agree that any third party who receives a copy of this document may act under it. Revocation of this power of attorney is not effective as to a third party until the third party has actual knowledge of the revocation. Lagree to indemnify the third party for any claims that arise against the third party because of reliance on this power of attorney.
Signed this 22 day of July 1900
Signed this 22 day of July  Marily I. Horson  Your signature
527-76-6071
Your Social Socialty Number
State of California
Country of VENTURY
On 7-22-05 before me, Susant, Ventu, Nimity Public (here insert name and little of the officer).
personally appeared. Mit I Ly J. T. His SEJ.  personally known to me (or proved to me on the basis of substratory evidence) to be the person(s) whose name(s) is/are subscribera to personally known to me (or proved to me on the basis of substratory evidence) to be the person(s) whose name(s) is/are subscribera to personally known to me (or proved to me on the last cutter). And the within instrument and acknowledged to me on that by his/her/their signature(s) on the instrument the person(s), or the entity upon basis of which the person(s) acted, executed the instrument.
WitNESS my hand and official seat.
Signature Justin Charles of with 1000 with 100

**AA 001791**Printed on 5/20/2019 11:02:22 AM

## MAIL TAX STATEMENTS TO:

AND WHEN RECORDED HAND TO

APN#191-13-811-052

Mr. & Mrs. Hansen 2763 White Sage Drive Henderson, NV 89052

State

T1-150 (Rev. 4/94) Q

SPACE ABOVE THIS LINE FOR RECORDER'S USE ---

# UNIFORM STATUTORY FORM POWER OF ATTORNEY (California Civil Code Sec. 2475)

NOTICE: THE POWERS GRANTED BY THIS DOCUMENT ARE BROAD AND SWEEPING. THEY ARE EXPLAINED IN THE UNIFORM STATUTORY FORM POWER OF ATTORNEY ACT (CALIFORNIA CIVIL CODE SECTIONS 2475-2499.5., INCLUSIVE). IF YOU HAVE ANY QUESTIONS ABOUT THESE POWERS, OBTAIN COMPETENT LEGAL ADVICE. THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL AND OTHER HEALTH-CARE DECISIONS FOR YOU. YOU MAY REVOKE THIS POWER OF ATTORNEY IF YOU LATER WISH TO DO SO.

YOU MAY REVOKE THIS POWER OF ATTORNEY IF YOU LA			
MANLYN I. HAWSEN, 3700 DEAN DR # 1704, UENTLING, CA. 9300=			
appoint Groken B. HANSEN, 16	16 LANGSTON HUGHES DL.		
HENDERSON, NELHOA 89052			
	on perion appointed if you want to designate more than one)		
TO GRANT ALL OF THE FOLLOWING POWERS, INIT FRONT OF THE OTHER POWERS. TO GRANT ONE OR MORE, BUT FEWER THAN ALL, S EACH POWER YOU ARE GRANTING.	Mul way with respect to the following initialed subjects; ITIAL THE LINE IN FRONT OF (N) AND IGNORE THE LINES IN OF THE FOLLOWING POWERS, INITIAL THE LINE IN FRONT OF THE FRONT OF IT. YOU MAY, BUT NEED NOT, CROSS OUT		
INITEAL  (A) Real property transactions.  (B) Tangible personal property fransactions.  (C) Stock and bond transactions.  (D) Commodity and option transactions.  (E) Banking and other financial institution transactions.  (F) Business operating transactions.  (G) Insurance and annuity transactions.  (H) Estate, trust, and other begeficiary	<ul> <li>(I) Claims and litigation.</li> <li>(J) Personal and family maintenance.</li> <li>(K) Benetits from social security, medicare, medicaid, or other governmental programs, or civil or military service.</li> <li>(L) Retirement plan transactions.</li> <li>(M) Tax matters.</li> <li>(N) ALL OF THE POWERS LISTED ABOVE.</li> </ul>		

Statute Vertral
Commission #1518#72
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Continue
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Medium St

FIAL ANY OTHER LINES IF YOU INITIAL LINE (N).

**AA 001792** Printed on 5/20/2019 11:02:22 AM

**ORDER NO.:** 03051663

EXHIBIT a

(LEGAL)

APN#191-13-811-052

Lot Eighty-Five (85) in Block Four (4) of FINAL MAP OF SUN CITY ANTHEM UNIT NO. 19 PHASE 2, as shown by map thereof on file in Book 102 of Plats, Page 80, in the Office of the County Recorder, Clark County, Nevada.

**AA 001793** Printed on 5/20/2019 11:02:22 AM

CLARK,NV Document: POA 2003.0731.4443 Page 4 of 4

APN# 191-13-811-052

11 digit number may be obtained at:
http://sandgate.co.clark.nv.us/cicsAssessor/ownr.htm

COVER PAGE, DECLARATION OF VALUE

QUITCLAIM DEED

Type of Document
(Example Declaration of Momesteed, Quit Claim Deed, etc.)

Cy

Recording requested by:
Rebecca P. Wallace, ESO.
Return to:
Name Rebecca P. Wallace, Esq.
Address 1001 Whitney Ranch Dr. #140
City/State/Zip Henderson, NV 89014

This page added to provide additional information required by NRS 111.312 Sections 1-2 (An additional recording fee of \$1.00 will apply.)

This cover page must be typed or printed clearly in black inconly.

1 CS12(03

AA 001794

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Document: DED QCD 2004.0611.5547

CLARK,NV

Printed on :

Page 1 of 4

#### **QUITCLAIM DEED**

APN#:	<u> 191-</u>	<u> 13-81</u>	<u>1-052</u>
-------	--------------	---------------	--------------

THIS QUITCLAIM DEED, Executed this day of, 2004 by
first party, Gordon B. Hansen & Marityn Hansen
whose post office address is 2763 White Sage Drive, Henderson, Nevada 89052
to second party, Gordon B. Hansen
whose post office address is 2763 White Sage Drive, Henderson, Nevada 89052

Assessor Description: LOT EIGHTY-FIVE (85) IN BLOCK FOUR (4) OF FINAL MAP OF

SUN CITY ANTHEM UNIT NO. 19 PHASE 2, AS SHOWN BY MAP THEREOF ON FILE IN BOOK 102 OF PLATS, PAGE 80, IN THE OFFICE OF THE COUNTY RECORDER, CLARK COUNTY,

NEVADA.

Property Address: 2763 White Sage Drive

Henderson, Nevada 89052

APN: 191-13-811-052

RECORDING REQUESTED BY:

REBECCA P. WALLACE, FSO. 1001 Whitney Ranch Dr. #140 Henderson, Nevada 89014

WHEN RECORDED MAIL TO:

MAIL TAX STATEMENTS TO:

REBECCA P. WALLACE, ESQ. 1001 Whitney Ranch Dr. #146 Henderson, Nevada 89014

GORDON B. HANSEN
2763 White Sase Drive
Henderson, Nevada 89052

AA 001795

Printed on 5/20/2019 11:02:23 AM

IN WITNESS WHEREOF, The said first party has signed and scaled these presents the day and year first above written. Signed, scaled and delivered in presence of:

Signature of Witness	Marchan Honoir Signature of Pirst Party
Print name of Witness	Marilyn Hansen Print name of First Party
Signature of Winness	Manature of Second Party
Sabrum M. Enymons.	Gordon B. Hansen Print name of Second Party
State of Neva ( c. ) County of Class ( c. )	
on <u>Turne 4 200.4</u> before me, <u>Character</u> appeared <u>O'ARCAID II TAMPSON</u> personally known to me for proved to me on the backose name(s) issure subscribed to the within instexecuted the same in his her their authorized capathe matrument the person(s), or the entity upon b instrument.  WITNESS my hand and official scal.	rument and acknowledged to me that he/she/they city(ics), and that by his/her/their signature(s) on
	(Seal)
Signafure of Notary ) 1000	Affiant Known C Produced ID Type of ID NY DL
State of Newada.	
executed the same in his/her/their authorized cape the instrument the person(s), or the entity upon t	(name of Notary)  (name of Second Party)  basis of satisfactory evidence) to be the person(s)  frument and acknowledged to me that he she/they acity(ies), and that by his/her/their signaturets) on  whatf of which the person(s) acted, executed the
instrument. WITNESS my hand and official seal.	MOTARY PUBLIC STATE OF NEVADA COUNT OF Clark SAMBHA A PALMER Appr. No. 03-79307-1 By Appl. Earns Dot 9, 2008
Signature of Notary	Affiant X Known Produced ID Type of ID No. 123

**AA 001796** Printed on 5/20/2019 11:02:23 AM

### STATE OF NEVADA DECLARATION OF VALUE

Assessor Parcel Number(s)	
a) 191-13-811-052	
5)	
<u> </u>	
3)	
2. Type of Property:	FOR RECORDERS OPTIONAL USE ONLY
a) Vacant Land b) X Single Fam. Res.	Dacument/Instrument #
c) Condo/Twnhse d) 2-4 Plex	BookPage
e) Apt. Bidg () Committind	Date of Recording:
g) Agricultural h) Mobile Home Other	Notes
2 Total Value/Sales Price of Property	5
Deed in Lieu of Forectosure Only (value of property)	
Transfer Tax Value:	`s
Real Property Transfer Tax Que	5
4. If Exemption Claimed:	
a. Transfer Tax Exemption per NRS 375:090, Section	<b>v</b> <sub>2</sub> (5)
b Explain Reason for Exemption Dugge	<del>***</del>
- Long State	at to Decre of Divine
9 Partia Interest: Percentage being transferred.	40
The undersigned declares and acknowledges, undi- and NRS 375-110, that the information provided is correc- supported by documentation if called upon to substantiati- parties agree that disallowance of any claimed exemption result in a penalty of 10% of the tax due plus interest at 1 and Seller shall be jointly and severally fiable for any addi-	If to the best of their information and belief, and can be information provided herein. Furthermore, the information provided herein. Furthermore, the information of additional tax due, may the new month. Purpose to ASS 175 070 may be a second to the control of the second tax due.
Signature Mondey Honson	_CapacityGRACTOR
Signature John to Hause	Capacity GROINCE
SELLER (GRANTOR) INFORMATION (REQUIRED)	BUYER (GRANTEE) INFORMATION (REQUIRED)
Print Name: Narilyn Hansen	Print Name: Gordon B. Hansen
Address 2763 White Sage Or.	Acoress 2763 White Sage Dr.
	City: Henderson
State: NV Zip. 89052	State: NV Zig: 89052
COMPANY/DEDSON OFO JESTING DECORPOR	
COMPANY/PERSON REQUESTING RECORDING (regi	
Address 1001 Whitney Ranch Dr. #140	Escrow #
City Henderson State NV	7in 89014
ero mender som 912/8 MV	Zia 89014
•	er.

(AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED)

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© 1866-SOOM Emine Documents for:

Form Sezo 1/04 INTETATUS.

Borrower is the trustor under this Security

.мен beitztamut nA "наемая .я носкор з "немотов" (В) Insertation shift at stebies the rither terringof

(A) "Security Instrument" means this document, which is dated . July 15, 2006,

are also provided in Section 18.

Sections 3, 11, 13, 10, 20 and 21. Certain rules regarding the usage of words used in this document Words used in multiple sections of this document are defined below and other words are defined in

AF MECD FORM \$ 200782535

WIM TOODESEROOTSELL

DEED OF TRUST

Z50-118-E1-161 19 64Y

1101 H HOMBA, SUITE 2, REMO, HV 89509. MAIL TAX STATEMENT TO: MESTERN THRIPT & LOND

> TROY, MI 48098 THAAL DOCUMENTS, MAIL STOP W-530-3 2121 COMBONYIN DWINE TAKE AATEDALY after Recording Return To:

CIPUR Conurà gecouges per 13

Real LOME TITLE OF NEVOCA 25 25 20 T203605760 00 054 194

70040722-0003507

CLARK,NV

Document: DOT 2004.0722.3507

AA 001798

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03-16-3006 12:01 NAEDEDE 0403	Page 2 of 14	NEVENA-Single Ferrity-Tennis MacFreddle 6 1999-2004 China Documents, Inc.
means all dues, fees, assessments may be consumers and dues, fees, assessments why by a condominium association, than assessed on mightaled by check, transcript and proportic institution to debit or credit an transfers, submand taller machine transfers, submand taller machine ment, award of damages, or proceeds ment, award of damages, or proceeds the coverages described in Section 1 the coverages described in Section 2 the coverages described in Section 1 the coverages described in Section 2 the coverage of all or any part allon or other taking of all or any part allon or other taking of all or any part allon or other taking of all or any part	I detel, (mat have the street of detels (mat have the Property) on Borrower or the Property of Borrower or authorize a finited to, point-of-sale me that are described in Set my compensation, acide in Set and surfance proceeds to be dud on the Property of Condemnation: or the minimum of Condemnation: or the minimum of Condemnation of Condemnation.	confinances and administrative rules all confinances and administrative rules and individual politicus.  (K) "Community Association Dues, and other charges that are imposed fromeowners easociation or similar of homeowners easociation or similar of computer, or magnetic rape so as to or secount. Buth term includes, but is secount. Buth term includes, but is secount. Buth term includes, but is transactions, ransters initiated by telet to the following the secount. Buth the man includes, but is secount. Buth the free from the mean those ite paid by any third party (other than instination by telet buth the free free from the free from the free from the free from or the Property; (iii) conveyence in less of the Property; (iii) conveyence in less to, the value and or condition of the free, the value and or condition of the free.
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testation fluid in the debt in full not later to pay the debt in full not later the debt in full not later at the said in a state of the said in the s	**************************************	**************************************
A SERVICE A REITS IN UNIT WHEN WHEN WAS AND HER SERVICES, AND HER SERVICES, SOLD STORES, AND THE SERVICES, SOLD	hnd Lender's successors and Significations of 2 P.O. Box 2026, Filint, MI 48: Signification of the Communication ader ************************************	High and the first state of the section of the sect
	••	ORMBORK . R MAUL si "esteunT" (Q)
organized and existing or sactions is address is		TTOI M MOVEY' SNIGE SEENO' MA NUMBER (100   SMEAVEY' POUGH (100   SEENO' MANAGERED)
AT MBCD FOWN # 200182535	. KAOA .	(C) "Lender" is western Thrift

**AA 001799** Printed on 5/20/2019 11:02:24 AM

COT014

MYEDEAL Stock Printly - Family - Family

BORROWER COVENANTS that Borrower is leavinly seized of the estate hereby conveyed and the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and detend generally the title to the Property against encumbrances of record. Borrower warrants and detend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

TOGETHER WITH 88 the improvements now or hereafter erected on the property, and sill easterneity, and the property All replacements, appurtenances, and fixtures now or hereafter a pert of the property. All replacements and additions strategies that MERS holds only legal additions strategies that MERS holds only legal additions that meaning as the Troperty. Borrower understands and agrees that MERS holds only legal title to the interests granted by Borrower in this Security instrument, but, it necessary to comply with law or custom. MERS (as nomines for Lander and Lender's successors and assigns) has the right; to exercise any or all of those interests, including, but and imited to, the right to foreclose and sell the Property; and to take any scrion required of Lender Including, but and invited to, releasing and cancelling this Security Instrument.

[epo (42]

("Property Address"):

Sevel sbavel

(Speed) [City]

which currently has the address of 2363 White Sage Dr. Henderson,

TRANSFER OF RIGHTS IN THE PROPERTY

The beneficiary of this Security instrument is MERS (solely as nominee for Lender and Lender's auccessors and easigns) and the successors and easigns of MERS. This Security Instrument secures to Lender: (i) the repayment of the Loan, and all renewals, extensions and medifications of the Note; and distributions and medifications of Borrower's coverients and agreements under this Security Instrument and the Loan, and all renewals, extensions and medifications of Borrower's coverients and agreements under this Security Instrument and the Note; of Ender of Borrower's coverients and agreements under this Security Instrument and the Note; of Ender of Borrower's coveries and conveys to Trustee, in trust, with power of Loan for the following described property located in the Country

Loan for the following described property for the Country of Borrower and Aller and Country

Loan for the following described property for the Country of Borrower's Revenue of Borrower's Country

Loan following the France of Borrower's Country of the Note of the Note; of th

(A) "Mortgage insurance" means incurance protecting centure against metrostages insurance or incursation on the Loan.

on, the Loan.

(P) "Periodic Psyment" means the regularly acheduled amount due for (i) principal and interest under the regularly instrument.

(P) "Periodic Psyment" means the Real Estate Section 3 of this Security Instrument.

(Q) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. \$2601 of seq.) and its implements of 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 this Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in this Security Instrument, "RESPA" seems to all requirements and restrictions that are imposed mortgage loan" under RESPA.

(R) "Successor in Interest of Borrower's obligations under the Note and/or this Security Instrument. or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

VI MSCD TORN # 500195232 (O) "Morigage Insurance protecting Lander against the nonpayment of, or default

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01-14-2004 15-01 Page 4 of 14 ant atnessuscitation Decuments into WARDED!" 0405 THENDRICH MACHINE ASIA disbertiach planst-yinnet signic-AGAYEN

refeitint Insurance premiume, it any, or any sums payable by Borrower to Lender in their of the as a lien 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 for: (a) taxes and assessments and other items which can attain priority over this Security instrument 3. Funds for Eserow Items. Borrower 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 Payments.

under the Note shall not extend or postpone the date, or change the smount, of the Periodic Any application of payments, insurance proceeds, or Mecaltaneous Proceeds to principal due

Voluntary prepayments shall be applied first to any prepayment charges and then as described in the payment of one or more Periodic Payments, such excess may be applied to any late charges due. payment can be paid in full. To the extent that any excess exists after the payment is applied to the full sufficient amount to pay any late charge due, the payment may be applied to the delinquent payment and the late charge. It more than one Periodic Payment is outstanding, Lander may apply any payment and the late charge it, and to the extent that, each sective it will be to the extent that, each section are the following the payment of the Periodic Payments it, and to the extent that, each s sebuloni doidw trianges pibolas frauphilleb a tol teworioß mot themyse a sevisor rebrief if

and then to reduce the principal balance of the Note. shall be applied first to late charges, second to any other amounts due under this Security instrument, shall be applied to each Periodic Payment in the order in which it became due. Any remaining amounts due under the Note; (b) principal due under the Note; (c) amounts due under Section3. Such payments beyments accepted and applied by Lender shall be applied in the following order of priority: (a) interest the coverants and agreements secured by this Security instrument.

2. Application of Payments or Proceeds, Except as otherwise described in this Section 2, all

Enforcement from making payments due under the Note and british mentant promoned evaluasuch funds will be applied to the outstanding principal balance under the Note immediately prior to such funds will be applied to the Commentary prior to the future against Lander shall foresciours. No other or claim which Borrower might have now or in the future against Lander shall period of time, Lender shall either apply such funds or rature them to Borrower. If not applied earlier, then Lender need not pay interest on unapplied funds. Lender may hold such unapplied funds until Borrower does not do so within a researchelle Borrower does not do so within a researchelle. payment or partial payments in the future, but Lender is not obligated to apply such payments at the date, time such payments are accepted. If each Periodic Payment is applied as of its scheduled due date, to bring the Loan current, without waiver of any rights hereunder or prejudice to its rights to refuse such insufficient to bring the Loan current, Lander may accept any payment or partial payment insufficient Section 15. Lander may return any payment or partial payment if the payment or partial payments are at such other location as may be designated by Lender in accordance with the notice provisions in Payments are desmed received by Lander when received at the location designated in the Mote or

tressurer'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. tollowing forms, as selected by Lender: (e) cash; (b) money order; (c) certified check, beink check. edit to storn to and ni abam aci framutitati tythused aira bra etoki edi tabus que alriamiza in especiale Note or this Security instrument is returned to Lander unpsid, Lender may require that any or all in U.S. currency. However, it any check or other instrument received by Lender as payment under the propeyment charges and late charges due under the Note and this Security Instrument shall be made ferrare. 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

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property.

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4. Charges: Liens. Sorrower shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security instrument, lessehold payments or ground rents on the Property, if any, and Community Association Dues, Fees, and Assessments, if any, To the extent that these items any Escrow items, Borrower shall pay them in the mainter provided in Section 8.

to Borrower any Funds held by Lender.

Upon payment in tulk of all sums secured by this Security instrument. Lender shall promptly refund

an annual accounting of the Funds having the Funds having the SPA. Lander RESPA, Lander shall account to grow as defined under RESPA, Lander shall account to Borrower is a shortage of Funds held in escrow. Borrower is a shortage of Funds held in escrow. See 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 deficiency of Funds haid in escrow, as defined under RESPA, Lender BESPA, Lender shall pay to Lender the amount control of the state of the shall pay to Lender the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly

Applicable law.

The Funds shall be held in an institution whose deposits are insured by a federal agency. The Funds shall be held in an institution whose deposits are so insured) or insurentainty, or entity (including Lender, if Lender is an institution whose deposits are so insured) in any Federal Home Loan Benta. Lender shall not charge Borrower for holding and applying the Funds; the fame, unless Lender shall not charge Borrower in 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 the Funds. Lender shall not be in 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 surrings on the Funds. Borrower and Lender can agree in required to pay Borrower any interest or surrings on the Funds. Borrower and Lender can agree in required to pay Borrower and Ender pass on the Funds. Borrower and Lender can agree in required to pay Borrower and Ender pass on the Funds. Borrower and Lender can agree in required to pay Borrower and Ender pass on the Funds. Borrower and Lender can agree in required to pay Borrower and Ender pass on the Funds. Borrower and Lender can agree in required to pay Borrower and Ender pass on the Funds. Borrower and Lender can agree in required to pay Borrower and Ender pass on the Funds. Borrower and Lender can agree in required to pay Borrower and Ender pass on the Funds. Borrower and Ender pass of the Funds and Ender pass of the Ender pass of t

Lender may, at any time, collect and hold Funds 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 lender can require under RESPA, tender shall estimate the amount of Funds due on the bests of current data and require under RESPA. Lender shall estimate to the same on other passes of current data and the recordance with

Dorrower shall pay to Lander all Funds, and in such amounts, that are then required under this Section Escrow items at any time by a notice given in accordance with Section 15 and, upon such revocation, Auget Section 9 to repay to Lander any such amount. Lander may revoke the waiver as to any or all may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated tems directly, pursuant to a waiver, and Borrower falls to pay the amount due for an Escrow liem, Lender as the phrase "covernant and agreement" is used in Section 9. It Borrower is obligated to pay Escrow Instructors be deemed to be a covenant and egreement contained in this Security instruction. period as Lender may require. Borrower's obligation to make such payments and to provide receipts and, if Lender requires, shall furnish to Lander receipts evidencing such payment within such firms payable, the amounts due for any Escrow Herns for which payment of Funds has been waived by Lender waiver may only be in writing, in the event of such waiver, Borrower shall pay directly, when and where waive Borrower's obligation to pay to Lender Funds for any or all Escrow Items at any time. Any such unices Lender weives Borrower's obligation to pay the Funds for any or all Escrow Hems. Lender may notices of amounts to be paid under this Section. Borrower shall pay Lander the Funds for Eacrow items dues, lees and assessments shall be an Escrow item. Borrower shall promply furnish to Lender all Community Association Dues, Fees, and Assessments, if any, be escrowed by Borrower, and such "Escrow Items." At origination or at any time during the term of the Loan, Lander may require that balks are email esant. Of notices to encisivorg artifrity excellent in amulmary sonstructing egagnicity AT APCD FORK # 200182335

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inteinle: parties, retained by Borrower shall not be paid out of the insurance proceeds and sha to pay Borrower any interest or semings on such proceeds. Fees for public adjusters, or other third or Applicable Law requires interest to be paid on such insurance proceeds, Lender shall not be required or in a series of progress payments as the work is completed. Unless an agreement is made in writing undertaken promptly, Lender may disburse proceeds for the repairs and restoration in a single payment ensure the work has been completed to Lander's satisfaction, provided that such inspection shall be of frequent resurance proceeds until Lander had an opportunity to inspect such Property to and Lender's security is not lessened. During such repair and restoration period, Lender shall have the In whiting, any insurance proceeds, whether or not the underlying insurance was required by Lander, shall be explied to restoration or repair to the Property, if the restoration or repair is economically leasible may make proof of loss if not made promptly by Borrower. Unless Lander and Borrower otherwise agree in the event of loss. Borrower shall give prompt notice to the insurance carrier and Lander. Lender

deves seol fambilibhs na sa to\bna eegagtom as tebnal eman lasts bus esusto egagtion right to discove such policies, shall include a standard mortgage clause, and shall raine bender as mortgages clause, and shall raine bender as an edditional loss payers. Lender right to hold the policies and remained as a standard promptly give to Lender all receipts of paid remainment certificates. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and resemble motices. If Borrower ablaine any form of insurance coverage, not otherwise premiums and resemble to Lender to the standard promptly give to the policy shall include a standard required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard required by Lender, and shall enter a manifely and a save and shall enter a manifely and an analysis and an ana Ah insurance policies required by Lender and renewals of such policies shall be subject to Lendar's

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

Agency in connection with the raview of any flood zone determination resulting from an objection by also be responsible for the payment of any fees imposed by the Federal Emergency Management similar changes occur which reasonably might affect such determination or certification. Borrower shall good zone determination and certification services and subsequent charges each time remappings or charge for flood zone determination, certification and tracking services; or (b) a one-time charge for 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: (e) a one-time during the term of the Lown. The insurance carrier providing the insurance shall be chosen by Borrower periods that Lender requires. What Lender requires pursuant to the preceding sentences can change any other hazards including, but not limited to, earthquakes and floods, for which Lender requires insurance shall be maintained in the amounts (including deductible levels) and for the on the Property insured against loss by fire, hazards included within the term "extended coverage," and December 10 grains won stramewordmi erti geet instrument and existing or hereafter erected reporting service used by Lender in connection with this Loan.

Lender may require Borrower to pay a one-time charge for a real estate tax verification and/or

Porrower shall satisfy the ten or take one or more of the actions set forth above in this Section 4. give Borrower a notice identifying the lien. Within 10 days of the date on which that notice is given, part of the Property is subject to a lien which can attain priority overthis Security Instrument, Lender may satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any opinion operate to prevent the enforcement of the tien while those proceedings are pending, but only until such proceedings are concluded; or (c) secures from the holder of the ilen an agreement in good faith by, or defends against enforcement of the lien in, legal proceedings which in Lender's AT MBCD FOWN \$ 200182535

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(a) Borrower take to perform the coverable and agreements contained in the Security Instrument. (b) It is Borrower take to perform the coverable and agreements contained in this Security Instrument. (b) It is seasing the imight againfoantly affect Lender's interest in the Property and/or rights there is a conference of the Property and the proceeding in backing the probate, for condemntation or increase, for enforcement of a lien which may alter in the Property, then the property and rights under the abandoned the Property, then Lender may do and pay for whatever is reasonable or uppropriate to protect Lender's interest in the Property and rights under this security including protecting and/or assessing the Property and rights under this Security interfunction included the Property and rights under this security included to the Property. Lender's actions can include, but are not limited to: (a) paying any funna security including and/or include, but are not limited to: (a) paying any funna security included by a lien which has priority over this Security include, but a lien which has priority over this Security include, but at the lien which has priority over this Security included by a lien which has priority over this Security included. (b) appearing in court; and (c) and

8. Borrower's Loen 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 finowledge or consent gave materially false, misleading, or inaccurate information or statements to brower gave materially false, misleading, or inaccurate information or statements to provide Lender with material information) in connection with the Loan. Material representational portower's occupancy of the Property as Borrower's occupancy of the Property as Borrower's principal residence.

completion of such repair or restoration. Lender upon and inspections of the Property. If it has tessonable cause, Lender or the Property. If it has ressonable cause, Lender may inspect the inferior of the improvements on the Property. Lender shall give Borrower notice at the time of or prior to such an interior inspection apecifying such restonable

Aceservation, Maintenance and Protection of the Property; inspections. Borrower shall not search or commit waste or the destroy, damage or impair the Procerty, allow the Property to deferiorate or commit waste on the Property by Denrower shall maintain the Property or decreasing in value due to its condition. Unless it is content 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 leasible, Borrower shall repeat at the Property if damanged to avoid further determined on damage. If insurance or condemnation proceeds are property if damanged to avoid further determined or damage. If insurance or condemnation are a single payment or in a shall be responded in a single payment or in a surple or restoration are a single payment or in a series. Lender may dispure a proceeds for the insurance or condemnation proceeds are safete of progenty and restoration or a single payment or in a series of progenty and restoration or estate proceeds are not equipment to repair or restore the Property. Borrower is not relieved of Borrower's or in some sufficient to repair or restore the Property, Borrower is not relieved of Borrower's obligation for the not sufficient to repair or restore the Property. Borrower is not relieved of Borrower's obligation for the

or not then due.

6. Occupency, Borrower's principal recupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security instrument and shall continue to occupency the Property as Borrower's principal residence for at least one year after the date of occupency, unless the Property as Borrower's principal residence for at least one year after the date of occupency, unless bender otherwise agrees in writing, which are beyond Borrower's control.

Lender otherwise agrees in writing, which are beyond Borrower's control.

If Borrower shandons 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 it is transmose carrier has offered to settle and related may negotiate and settle fire and the shall also be claim. The 30-day period will begin when the notice is given, in either event, or if Lender acquires the Property and 20-day period will begin when the notice is given, in either event, or if Lender acquires the Property and section 22 or otherwise, Borrower's rights (other than the rights to any reland of uncerned instrument, and (b) any other of Borrower's rights (other than the rights to any reland of uncerned permitted by Borrower) under all insurance policies covering the Roperty, insolar as such rights are applicable to the other than the rights of the Property or to pay amounts under the Note or this Security instrument, whether or respective the Property or to pay amounts under the Note or this Security instrument, whether or restone the Property or to pay amounts under the Note or this Security instrument, whether

vi, which content is the restoration or repair is not accordingly feasible or Leader's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Insturance, with the excess, if any, paid to Borrower. Such insurance proceeds shall be applied or not then order, with the excess, if any, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in Section 2.

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10:ST 9002-91-10 © 1869-5004 Chine Documents, Inc. **♦1 to 8 ●gs**¶ NAEDEDE 0405 THENDRICHM MROTHUL cald alcherthand alcust. Virtue 1 signiz... ACAVES LOVE SEEDS INVA Initials: exchange for sharing or modifying the montpage insurer's risk, or reducing losses. If such any other entity, or affiliate of any of the foregoing, may receive (directly or indirectly) announts that derive to might be characterized as) a portion of Borrower's payments for Mortgage Insurance, in As a result of these agreements, Lender, any purchaser of the note, another insurer, any reinsurer, funds obtained from Mortgage Insurance premium). (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 ynservents are remembered from entropy to the median desperation of the months are sured to the cheer party. enter into agreements with other parties that share or modify their tisk, or reduce losses. These Mortgage insurers evaluate their total risk on all such insurance in force from time to time, and may it may inclur if Borrower does not repay the Loan as agreed. Borrower is not a party to the Mortgage Mortgage insurance reimburses Lender (or any entity that purchases the Mote) for certain losses alok ent ni bebivorg els: ert la is required by Applicable Law. Mothing in this Section 10 affects Berrower's obligation to pay interest refundable loss reserve, until Lender's requirement for Mortgage Insurance ends in accordance with any whitten agreement between and Lander providing for such termination or antil termination Borrower shall pay the premiums required to maintain Mortgage Insurance in effect, or to provide a nonrequired to make separately designated payments toward the premiums for Mortgage insurance, Insurance. If Lender required Mortgage trautence as a condition of making the Loan and Borrower was e obtained, and Lender requires seperately designated payments toward the premiums for Mortgage for the period that Lender requires) provided by an insurer selected by Lender again becomes available. Lender can no longer require loss reserve prominants il Mortgage insurance coverage (in the amount and tall, and Lender shall not be required to pay Borrower any interest or earnings on such loss reserve. Such loss reserve sinal be non-refundable, notwithstanding the fact that the Loan is ultimately paid in accept, use and retain these payments as a non-refundable loss reserve in lieu of Mortgage Insurance. fix tebred. Joelle it ad at besses agareves excentent and mark out anewtart attender will coverage is not available. Borrower shall continue to pay to Lender the amount of the separately from an alternate morigage insurer selected by Lander. It substantially aquivalent Morigage insurance required to obtain coverage substantistly equivalent to the Mortgage insurance previously in effect, at a cost substantially equivalent to the Cost substantially equivalent to the cost to Borrower of the Mortgage insurance previously in effect, designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums insurer that previously provided such insurance and Borrower was required to make separately reason. The Mortgage Insurance coverage required by Lender ceases to be available from the mortgage Loan, Borrower shall pay the premiums required to maintain the Montgage Insurance in effect. If, for any shall not merge unless Lender agrees to the merger in writing.

10. Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the ansend the ground lease. If Borrower acquires the title to the Property, the leasehold and the fee title cancel the ground lease. Borrower shall not, without the express written consent of Lander, alter or sease. Borrower shall not surrender the leasehold estate and interests fremm conveyed or terminate or If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the Juemyad Britaguper of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower lability for not taking any or all actions authorized under this Section 9. not trave to do so and is not under any duty or obsigation to do so. It is agreed that Lender incurs no windows, drain water from pipes, eliminate bullding or other code violations or dangerous conditions, and have utilities turned on or off. Although Lender may take action under this Section 9, Lender does and have utilities turned on or off. Although Lender may take action under this Section 9, Lender does but is not fimited to, entaining the Property to make repairs, change locks, replace or board up doors and instrument, including its secured position in a bankmpley proceeding. Securing the Property includes,

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researable attenueys' tees to protect its interest in the Property and/or rights under this Security

10:51 +002-+1-LO a 1999-2004 Chiline Documents, Inc. At to & ogeq NVEDEDL 0402 THEMURTEN MRCPORT DAM AMBOUTAGE SINDS—VIEWS OF PLANSH LOVE GEOR WARM tefatstal Contower strain by an owner is any account on the Property or other material impainment of Leither's Lendon's judgment are trained in the property or other property in the property of the pr Borrower shall be in detault if any action or proceeding, whether civil or oriminal, is begun that, in in regard to Miscellaneous Proceeds. that ower Borrower Miscellaneous Proceeds to the party against whom Borrower has a right of action secured by this Security Instrument, whether or not then due. "Opposing Party" means the third party and apply the Miscellaneous Proceeds either to restoration or repair of the Property or to the sums faile to respond to Lander within 30 days after the date the notice is given, Lender is authorized to collect Party (as defined in the next sentence) offers to make an award to settle a claim for damages. Borrower sums secured by this Security Instrument whether or not the sums are then due.

If the Property is absendanced by Borrower, or it, after notice by Lender to Borrower that the Opposing Borrower and Lender otherwise agree in writing, the Miscellaneous Proceeds shall be applied to the in the event of a partial taking, destruction, or loss in value of the Property in which the fair market bed the Property in which is less that the value of the Property in value is less that the partial taking, destruction, or loss in values in misses in unless in the sum ascured intradictly before the partial taking the sum ascured in the partial taking the partial taking the sum of the partial taking takin partial taking, destruction, or loss in value divided by (b) the tax market value of the Property or loss in value. Any balance shall be paid to antitiplied by the following traction: (a) the total amount of the sums secured immediately balone the secured by this Security Instrument shall be reduced by the amount of the Macallaneous Proceeds taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the sums givesier than the amount of the sums secured by this Security instrument inmediately before the partial in the event of a partiet taking, destruction, or loss in value of the Property in which the feir market you of the Property in which the feir market to of the Property immediately before the partial taking, destruction, or loss in value is equal to or excess, if any, paid to Borrower. shall be applied to the sume secured by this Security Instrument, whether or not then due, with the ebesoord sucentialistic field with the quiff edition of the substance of the Property. The delicities and the Miscellaneous Proceeds shall be applied in the order provided for in Section 2. by this Security instrument, whether or not then due, with the excess, if any, paid to Borrower. Such Lender's security would be lessened, the Miscellaneous Proceeds shall be applied to the sums secured 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 Borrower any interest to be paid on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or or earnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or stnermyng seargong to seines a ni no Innemersudaib elgnis a ni moitarotses bns ariages ent not yaq yarm completed to Lander's satisfaction, provided that such inspection shall be undertaken promptly. Lender Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been During such repair and restoration period. Lender shall have the right to hold such Macellaneous of the Property, if the restoration or repart is economically teasible and Lender's security is not lessened. If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair rebned of bing ad finds one of bengisse

or termination.

13. Assignment of Miscellaneous Proceeds; Forleiture. All Miscellaneous Proceeds are hereby

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(a) Any such agreements will not affect the amounts that Borrower has egreened to pay for the configuration and any and any such agreements on the transfer agreements will not increase the thought of the transfer and they will not entitle Borrower to any one for the or the configuration of the configur

provided 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 offer fermed "captive reinsurer, fruitfier:

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notice address it sent by when means. Motics to any one Borrower shall constitute notice to g 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 as the second of the 15. Notices. All notices given by Borrower or Lender in connection with this Security Instrument

out of such overcharge.

a preceptance of any such related for under the Note). Borrower's acceptance of any such related by direct payment the Borrower might have stisting the reduction will be treated as a partial prepayment without any prepayment charge (whether or not principal owed under the Note or by making a direct payment to Sorrower. It a return teduces principal, permitted limits will be retrivided to Botrower. Lender may choose to make this return by reducing the the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded the permitted limits, then: (a) any such loan charges half be reduced by the amount necessary to reduce 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 dates and the cannection with the Loan exceed so that the interest or other loan dates of the cannection of the interest or other law is an exceed at the interest or other law in the cannection of the interest of the cannection of the interest of

not charge tees that are expressly prohibited by this Security instrument or by Applicable Law. 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, Lender may Security instrument, including, but not knilled to, attorneys' lees, property inspection and valuation lees. Section 20) and benefit the successors and assigns of Lender.

14. Loan Chargee. Lender may charge Borrower fees for services performed in connection with Borrower's default, for the purpose of protecting Lander's interest in the Property and rights under this

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

the Note without the co-algum's consent.

this Security Instrument; and (c) agrees that Lender and any other Borrower can agree to extend, modify, forbest or make any accommodations with regard to the terms of this Security Instrument or who co-signs this Security Instrument but does not execute the Note (s "co-signer"); (s) 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 sums secured by under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by due, shall not be a waiver of or preclude the exercise of any right or remedy.

13. Joint and Several Lability; Co-eigners; Successors and Assigna Bound, Borrower coverants and segrees that Borrower's obligations and liability shall be joint and several. However, any Borrower and segrees that Borrower.

third persons, entities or Guccessors in injerest of Borrower or in amounts less than the amount then in exercising any nght or remetly including, without limitation, Lender's acceptance of payments from made by the original Borrower or any Successors in Interest of Borrower. Any forbearance by Lender britained yns to noesen yd inamuriani tyfriuse S airli yd benusea amusert to nollastroma yfdoni eafwrento or framings against any Successor in Interest of Borrower or to reuse to extend time for payment or Borrower or any Successors in Interest of Borrower. Lender shall not be required to commence Lender to Borrower or any Successor in Interest of Borrower shall not operate to release the liability of payment or modification of amortization of the aums secured by this Security Instrument granted by

12. Borrower Not Released; Forbearance By Lender Not a Walver. Extension of the time for applied in the order provided for in Section S.

ad lists thequif out to inequi to milistotess of boliqge for one tark absocrat successivation in the Property are hereby assigned and shall be paid to Lender.

proceeds of any award or claim for damages that are attributable to the impainment of Lender's interest enfT. Intermitatel viriuses sitti tehan zitigin to vheqors orti ni taetetni s'esbrat to treamisqual istratem. to be dismissed with a ruling that, in Lender's judgment, precludes forfeiture of the Property or other d acceleration has occurred, reinstate as provided in Section 19, by causing the action or proceeding interest in the Property or rights under this Security Instrument. Borrower can cure such a default and, AT MBCD FOWN # 200102535

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Borrower shall have the right to freinvierse enforcement of this Security instrument discontinued at any time Borrower shall have the right to have enforcement of this Security instrument of the team of the Property pursuant to any power of sale contained prior to the earliest of: (a) five days before sale of the Property pursuant to any power of sale contained in this Security for the fermination of Borrower's right to reinstate; (a) pays Lender all sums which then would be due under this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument. Including, but not or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not improve of protecting Lender's interest in the Property and rights under this Security instrument; for the purpose of protecting Lender's interest in the Property and rights under this Security instrument. Instrument, and the purpose of protecting Lender's interest in the Broperty and rights under this Security instrument.

It Lander exercises this option, Lander 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 falls to pay these sums prior to the expiration of the period, Lender may invoke any remedies permitted by this Security Instrument without thather notice or demand on Borrower.

to a purchaser. It 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 benealth a 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 has been an active and the averaged by Lender it such exercise is prohibited by Applicable it such exercise is prohibited by Applicable Law.

Instrument. As users of the Property or a Beneficial interest in Borrower. As used in this Section 18, or thereto of the Property, including, but in the Property, including, but not the Property, including, but not interest in the Property, including, but the bond for deed, contract for deed, installment sakes them is a transfer of the property of

to take any action.
17. Borrower's Copy. Borrower shall be given one copy of the Note and of this Security

As used in this Security instrument: (a) words of the masculine gender shall mean and include the plains mords or words of the feminine gender; (b) words in the singular shall mean and include the plains and vice weres; and (c) the word "may" gives sole discretion without any obligation

Law, such conflict shall not assect out at provision. given effect without the conflicting provision. As used in this Security Instrument: (a) word

18, Governing Law; Severability; Rules of Construction. This Security Instrument shall be governed by federal law and the jaw 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 of implicitly allow the parties to agree by contract or it might be silent, but such silence shall not be construed as a prohibition against agreement by contract or it in the event that any provision or clears of this Security Instrument or the Note such Applicable in the event that Law and Applicable in the event that Law provision or clears of this Security Instrument or the Note which can be considered as a such conflict shall not after other provisions of this Security Instrument or the Note which can be

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NEVADA-Single Femily-Femile Men UNIFORM (NOTRUMENT) Femile Social Men UNIFORM (NOTRUMENT) Femile Documents, Inc. Page 12 of 14 Construction 15 of 14 Construction 15 of 15 of

Borrower shall promptly give Lender written notice of (a) any investigation, cleins, 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 spilling, lesking, discharge, release or priest

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 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, hazardous substances in consumer products).

aubstances defined as toxic or hazardous substances, poliutants, or wastes by Environmential Lawand the following substances: gasedine, leavesne, other flammable or toxic peroleum products, toxic paralleles and inerbicides, volatie substances, other flammable or toxic peroleum products, and sales and inerbicides, volatie substances and inerbicides, volatie substances is advantable laws and laws of the jurisdiction where the Property is located that relate to health, salety or environmental protection; (c) "Environmental Chemup includes any response action, remedial action, or environmental condition makes a condition that can cause, contribute to, or otherwise trigger an Environmental Chemup.

21. Hazardous Substances, As used in this Section 21: (a) "Hazardous Substances" are those

Neither Borrower nor Lender may commence, join, or be joined to any judicial action (as either an individual litigant 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 Borrower or Lender has notified the other party (with attorned the other party (with attorned the other party (with attorned the other party hereto a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period after the giving of such notice to take corrective action. If Applicable Law provides a time period after the giving of such notice to take corrective from the desired time period with the desired to be reasonable for pursuant to Section 2s and the notice of acceleration given to Borrower pursuant to Section 3s shall be desired to asisty the notice and acceleration given to Borrower pursuant to Section 3s shall be desired to asisty the notice and opportunity to take conscitue action provisions of this Section 30.

this right to retratate shall not apply in the case of acceleration under Sections 18.

\$0. Sale of Note; Change of Loan Services; Notice of Grievance. The Note or a partial interest in the Note (rogether 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 thrown as the "Loan Services") that collects be noted to be compared to the Note and the Note and the Note in an activity Instrument, and performs other mortgage loan Periodic Payments due under the Note, this Security Instrument, and Applicable Law. There also might be one or more changes of the Note, this Services white Loan Servicer than the Loan Services of the Note. If there is a change of the not Services. Somewhat the Loan Services of transfer of a sale of the Note is sold any other information of the new Loan Services of transfer of the mortgage loan servicing. If the Note is sold any other services obtained to services to Borrower with entainwith the Doan Services of the Renatered to assumed to accessor Loan Services obligations to Borrower with entainwith the Doan Services or the transferred by the Note purchases of the Note or the transferred by the Note purchases of the Services provided by the Note purchases of the researces or the Note provided by the Note purchases of the readers of the Note provided by the Note purchases.

v1 vaco 1.04.8 geounty instrument, shall continue unchanged. Lender may require that Borrower pay such reinstatement eurosand 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 cashler's check, provided any such check is check, provided any such check is check, in strumentality or (d) Electronic Funds Transfer, Upon reinstatement by Borrower, this Security Instrument end obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this reinstate shall not apply in the case of acceleration under Section 18.

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A/M .S.U to 25. Assumption Fee. If there is an assumption of this loan, Lender may charge an assumption fee Applicable Law.

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

wed eldebiliggy rebnu bettimneg at eet erth to gright of a third party (such as thre finates) to teachers rendered and third party (such as the charging of the recordation costs. Lender may charge such person or persons a lee for reconveying the Property, but without warranty to the person or persons legally entitled to it. Such person or persons shall pay any evidencing debt secured by this Security Instrument to Trustee. Trustee chall reconvey the Property request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes

in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable frustes's and stiemeys' fees; (b) to all sums secured by this Security instrument; and (c) any excess to the persons or persons legally entitled to it.

23. Reconveyance, upon payment of all sums secured by this Security instrument, Lender shall evidence of the truth of the electrometric made therein. Trustee shall apply the proceeds of the sale truetee shall deliver to the purchaser Trustee's deed conveying the Property without any expension of the property of the prop

acheduled sale, Lender or its designes may purchase the Property at any sale. any percet of the Property by public announcement at the time and place of any previously asie to the persons and in the manner prescribed by Applicable Law. After the bid may be seen and the bidden as the copolicable Law, Tuestee, without demand on Borrower, and sell the Property at public auction of selle the highest bidder at the three and under the terms designed in the motion of selle to the highest bidder at the three and place and under the trustee designed may possessed in all or in the selection of the common sele Property is located, Lender shall melt 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 to sold, and chait cause such notice to be recorded in each county in which any part of the Section 23, including, but not limited to, resconable attorneys' fees and coats of title evidence. Section 22, including, but not limited to, resconable attorneys' fees and coats to execute written not be power of sale, Lender shall execute or cause trustees to execute written notice of the occurrence of an event of default and of Lenders' election to cause the Property to sirt of behivorg selbemet on galuerung at berruant secretive its tositop at belittine of light tebroe. to secsionale full payment of the Note, and any other remedies permitted by Applicable Law. Lender at its option, and without further demand, may knyoke the power of sale, including the right ecceleration and sale. If the default is not cured on or before the date specified in the notice, a gaind of fright only bine rights to select a definition of their definition of the selection of the select action of I. wheepore anti to elea bus memurant viruses skillyd bewases anties of the molaneleons ni shaes year sollon edt al beitisege etab ent eroted to no itualeb ent eruo of exulist tart (b) 30 days from the date the notice is given to Borrower, by which the date the date the date in must be oured; and and appecity; (a) the default; (b) the action required to cure the default; (c) a date, not less than 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 22. Acceleration: Remedies, Lendet shall give notice to Borrower prior to acceleration NON-DMEORM COVENANTS, Borrower and Lender further covenant and agree as follows:

any obligation on Lender for an Environmental Cleanup. take all necessary remedial actions in accordance with Environments) Law. Nothing herein shall create notified by any governmental or regulationy authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release AT MECD FORM \$ 200182535

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No. 94-1429-1 RHONDA FARMER

(Seal, if any)

(uspectation (a) (uspectation)

This instrument was soknowledged before me on the Coldon Handle (02/9/ 10/2)

COURTY Of CLANK State of NEVADA

(isat)

By SIGMING BELOW, Borrower accepts and agrees to the terms and coverants contained in this Security Instrument and in any Rider executed by Borrower and refcorded with it.

AT MBCD FOVE # 200182335

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Document: DOT 2004.0722.3507

CLARK,NV

Page 14 of 17

**COT026** 

CLARK, NV

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AT MUCD TOWN & 20016233

PLANNED UNIT DEVELOPMENT RIDER

TO RESTERM THRIFT & LOAN, A PEDEMALLY CHARTERED SAVINGS BANK of the same date, given by the undersigned (the "Borrower") to secure Borrower's Note supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") bns bnems of bemeeb ed lishs bns omi betsrogroom si bns THIS PLANNED UNIT DEVELOPMENT RIDER is made this

Conted St. 2763 White Sage Dr. Henderson, NV 89052. of the same date and covering the Property described in the Security Instrument and ("Tebned" edt)

("noits:tslaed" erti) IN COVERANTS, COMDITIONS AND RESTRICTIONS together with other such parcels and certain common areas and facilities, as described The Property includes, but is not limited to, a parcel of land improved with a dwelling,

The Property is a part of a planned unit development known as sur assert

Borrower's interest. of the PUD (the "Owners Association") and the uses, benefits and proceeds of association or equivalent entity owning or managing the common areas and facilities energement and mi testatri s'iswonog sabuloni osis viragord ant ("OUG" ant)

A. PUD Obligations. Borrower shall perform all of Borrower's obligations under the PUD obligations. The "Constituent Documents" are the (i) Declaration; Security Instrument, Borrower and Lender further coverient and agree as follows: PUD COVENANTS. In addition to the covenants and agreements made in the

Association. Borrower shall promptly pay, when due, all dues and assessments imposed pursuant to the Constituent Documents. the Owners Association; and (iii) any by-laws or other rules or regulations of the Owners (ii) stricles of incorporation, trust instrument or any equivalent document which creates

Property which is satisfactory to ten user and approach and against loss by fire feats at the periods, and against loss by fire feats at the periods, and against loss by fire feats at the periods. generally accepted insurance carrier, a "master" or "blanket" policy insurance toverage in the Property which is satisfactory to Lender and which provides insurance coverage in the B. Property Insurance. So long as the Owners Association maintains, with a

10:21 \$005-\$1-40 © 1999-2002 Online Decuments, inc. Cto t seas PRINCIPAL FRIEDRIC 0206 MOLT PER STORE THE MUNICIPAL MINORING SEM SEMENTIAL MAINTENANCE OF THE MULTISTATE FUD MIDERATION Family - Fami

F. Remedies, it Borrower does not pay PUD dues and assessments when due, then Lender this paragraph then Lender may pay them. Any amounts disbursed by Lender under this paragraph if 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 from the date of disbursement at the Note rate and shall be payable, with interest from the date of disbursement at the Note rate and shall be payable, with interest from the date of disbursement to Borrower requesting payment.

E. Lender's Prior Consent. Borrower shall not, except after notice to Lender and with Lender's prior Consent, either partition or subdivide the Property or consent with Lender's prior written consent, of the PUD, except for abandonment or termination required by law in the case of a taking by condemnation or eminent domain; (iii) any amendment to any provision of the "Constituent Documents" if the provision of the express benefit of Lender; (iii) termination of professional management and assumption of self-or management of the Owners Association; or (iv) any action which would have the effect of tendering the public liability insurance coveragement by the Owners Association of the Connect and assumption of self-or tendering the public liability insurance coveragement by the Owners Association of tendering the Dunier Association.

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 secured by the Security Instrument as provided in Section 11,

D. Condemnation. The proceeds at any award or claim for damages, direct or policy acceptable in form, amount, and extent of coverage to Lender.

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

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 proceeds to store surns secured by the Security Instrument, whether or shall apply the proceeds to the surns secured by the Security Instrument, whether or

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

Myst Fender requires as a condition of this waiver can change during the term of the

vs were towarded within the term "extended coverage," and any other hazards, including, but not limited to, earthquakes and floods, for which Lender requires insurance, then: (i) Lender walves 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 premium installments for property insurance on the Property is Borrower's obligation under Section 5 to maintain property insurance coverage on the Property is deemed astisfied to the extent that the required coverage is provided by the Owners

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Page 3 of 3

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

**AA 001814** Printed on 5/20/2019 11:02:28 AM

Inst #: 201204120001883

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

04/12/2012 01:18:35 PM Receipt #: 1128316

Requestor:

**FIRST AMERICAN** 

Recorded By: SOL Pge: 2 DEBBIE CONWAY

**CLARK COUNTY RECORDER** 

. Recording Requested By: Bank of America

Prepared By: Diana De Avila

888-603-9011

When recorded mail to:

CoreLogic

450 E. Boundary St. Attn: Release Dept. Chapin, SC 29036

DoclD# 4068258423414993

Tax ID: 191-13-811-052
Property Address:

2763 White Sage Dr Henderson, NV 89052-7093 NV0-ADT 17710927 4/2/2012

This space for Recorder's use

MIN #: 100052550018523257

MERS Phone #: 888-679-6377

#### ASSIGNMENT OF DEED OF TRUST

For Value Received, the undersigned holder of a Deed of Trust (herein "Assignor") whose address is 1901 E Voorhees Street, Suite C, Danville, IL 61834 does hereby grant, sell, assign, transfer and convey unto BANK OF AMERICA, N.A., SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP FKA COUNTRYWIDE HOME LOANS SERVICING, LP whose address is 9062 OLD ANNAPOLIS, COLUMBIA, MD 21045 all beneficial interest under that certain Deed of Trust described below together with the note(s) and obligations therein described and the money due and to become due thereon with interest and all rights accrued or to accrue under said Deed of Trust.

Original Lender: WESTERN THRIFT & LOAN

Made By: GORDON B. HANSEN, AN UNMARRIED MAN

Trustee: JOAN H. ANDERSON

Date of Deed of Trust: 7/15/2004 Original Loan Amount: \$436,000.00

Recorded in Clark County, NV on: 7/22/2004, book N/A, page N/A and instrument number 20040722-0003507. I the undersigned hereby affirm that this document submitted for recording does not contain the social security number of any person or persons.

IN WITNESS WHEREOF, the undersigned has caused this Assignment of Deed of Trust to be executed on APR 14 2012

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.

Vouda Crain
Assistant Secretary

AA 001815
Page 1 of 2 Printed on 5/20/2019 11:02:28 AM

Document: DOT ASN 2012.0412.1883

State of California County of Ventura			
On APR 0 4 2012 before me,	Teresa D. Will	liams	, Notary Public, personally appeared
, who proved to me on the basis of satis within instrument and acknowledged to	me that he/she/they (s) on the instrumen	executed the	(s) whose name(s) is/are subscribed to the same in his/her/their authorized capacity (), or the entity upon behalf of which the
I certify under PENALTY OF PERJ paragraph is true and correct.	URY under the law	s of the Stat	e of California that the foregoing
WITNESS my hand and official seal.			
Notary Public: Teresa D. W My Commission Expires: 12-31-2	10140 1111ams 2014	(Seal)	TERESA D. WILLIAMS COMM. # 1919662 NOTARY PUBLIC CALIFORNIA SAN BERNARDINO COUNTY My comm. expires Dec. 31, 201

**AA 001816**Printed on 5/20/2019 11:02:29 AM

CLARK,NV Document: DOT ASN 2012.0412.1883

DocID#

4068258423414993

Inst #: 20140909-0000974

Fees: \$18,00 N/C Fee: \$0.00

09/09/2014 11:08:50 AM Receipt #: 2146472

Requestor: CORELOGIC

Recorded By: MJM Pgs: 2 DEBBIE CONWAY

**CLARK COUNTY RECORDER** 

Recording Requested By: Bank of America Prepared By: Ralph Flores

800-444-4302

When recorded mail to:

CoreLogic Mail Stop: ASGN 1 CoreLogic Drive

Westlake, TX 76262-9823 DocID# 9028258423410976

Tax ID:

191-13-811-052

Property Address: 2763 White Sage Dr

NVO-ADT 30021075 7/28/2014 NPHASE2

Henderson, NV 89052-7093

This space for Recorder's use

#### ASSIGNMENT OF DEED OF TRUST

For Value Received, the undersigned holder of a Deed of Trust (herein "Assignor") whose address is C/O BAC, M/C: CA6-914-41-43, 1800 Tapo Canyon Road, Simi Valley, CA 93063 does hereby grant, sell, assign, transfer and convey unto WELLS FARGO BANK, NATIONAL ASSOCIATION, AS SUCCESSOR TO WACHOVIA BANK, NATIONAL ASSOCIATION FKA FIRST UNION NATIONAL BANK whose address is C/O BAC, M/C: CA6-914-41-43, 1800 Tapo Canyon Road, Simi Valley, CA 93063 all beneficial interest under that certain Deed of Trust described below together with the note(s) and obligations therein described and the money due and to become due thereon with interest and all rights accrued or to accrue under said Deed of Trust.

Beneficiary:

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE

FOR WESTERN THRIFT & LOAN, ITS SUCCESSORS AND ASSIGNS

Made By:

GORDON B. HANSEN, AN UNMARRIED MAN

Trustee:

JOAN H. ANDERSON

Date of Deed of Trust: 7/15/2004

Original Loan Amount: \$436,000.00

Recorded in Clark County, NV on: 7/22/2004, book N/A, page N/A and instrument number 20040722-0003507

I the undersigned hereby affirm that this document submitted for recording does not contain the social security number of any person or persons.

IN WITNESS WHEREOF, the undersigned has caused this Assignment of Deed of Trust to be executed on

AUG 2 1 2014

BANK OF AMERICA, N.A., SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP, FKA COUNTRYWIDE HOME LOANS SERVICING LP

By:

Srbul Muradyan

Assistant Vice President

AA 001817

Printed on 5/20/2019 11:02:29 AM

State of California County of Ventura			
On AUG 2 1 2014	before me,	Victoria Cook	, Notary Public, personally appeared
			asis of satisfactory evidence to be the person
			ledged to me that he/she/they executed the
		ies), and that by his/her/their si rson(s) acted, executed the instr	gnature(s) on the instrument the person(s), urnent.
I certify under PEN. paragraph is true an		RY under the laws of the Stat	e of California that the foregoing
WITNESS my hand a	and official seal.		VICTORIA COOK Commission # 1982192
Mille	ull		Notary Public - California Ventura County My Comm. Expires Jun 28, 2015
Notary Public:	VICEORIA CA	(Seal)	
My Commission Exp	ires:		

DocID# 9028258423410976

**AA 001818**Printed on 5/20/2019 11:02:29 AM



Assessor's/Tax ID No. 191-13-811-052

Recording Requested By: Nationstar Mortgage

When Recorded Return To: DOCUMENT ADMINISTRATION Nationstar Mortgage 2617 COLLEGE PARK SCOTTSBLUFF, NE 69361 Inst #: 20141201-0000518

Fee: \$18.00 N/C Fee: \$0.00 12/01/2014 09:00:43 AM Receipt #: 2235133

Requestor:

NATIONSTAR MORTGAGE Recorded By: SAO Pge: 2 DEBBIE CONWAY CLARK COUNTY RECORDER

## 

#### CORPORATE ASSIGNMENT OF DEED OF TRUST

Clark, Nevada SELLER'S SERVICING #:0618315261 "HANSEN"

THE UNDERSIGNED DOES HEREBY AFFIRM THAT THIS DOCUMENT SUBMITTED FOR RECORDING DOES NOT CONTAIN PERSONAL INFORMATION ABOUT ANY PERSON.

Date of Assignment: October 23rd, 2014

Assignor: BANK OF AMERICA, N.A., SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP FKA COUNTRYWIDE HOME LOANS SERVICING LP, BY NATIONSTAR MORTGAGE LLC ITS ATTORNEY-IN-FACT at 350 HIGHLAND DRIVE, LEWISVILLE, TX 75067

Assignee: NATIONSTAR MORTGAGE LLC at 350 HIGHLAND DRIVE, LEWISVILLE, TX 75067

Executed By: GORDON B. HANSEN, AN UNMARRIED MAN. To: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. AS NOMINEE FOR WESTERN THRIFT & LOAN

Date of Deed of Trust: 07/15/2004 Recorded: 07/22/2004 in Book: 20040722 as Instrument No.: 0003507 In the County of Clark, State of Nevada.

Assessor's/Tax ID No. 191-13-811-052

Property Address: 2763 WHITE SAGE DR, HENDERSON, NV 89052

KNOW ALL MEN BY THESE PRESENTS, that for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the said Assignor hereby assigns unto the above-named Assignee, the said Deed of Trust having an original principal sum of \$436,000.00 with interest, secured thereby, 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 interest under the Deed of Trust.

TO HAVE AND TO HOLD the said Deed of Trust, and the said property unto the said \*VSR\*VSRNATN\*10/23/2014 03:08:21 PM\* NATT01NATNA000000000000000521839\* NVCLARK\* 0618315261 NVCLARK\_TRUST\_ASSIGN\_ASSN \* \*CKNATN\*

AA 001819

Printed on 5/20/2019 11:02:29 AM

#### CORPORATE ASSIGNMENT OF DEED OF TRUST Page 2 of 2

Assignee forever, subject to the terms contained in said Deed of Trust. IN WITNESS WHEREOF, the assignor has executed these presents the day and year first above written:

BANK OF AMERICA, N.A., SUCCESSOR BY MERGER TO BAC HOME LOANS SERVICING, LP FKA COUNTRYWIDE HOME LOANS SERVICING LP, BY NATIONSTAR MORTGAGE LLC ITS ATTORNEY-IN-FACT

Nisha Dietrich

Assistant Secretary

STATE OF Nebraska COUNTY OF Scotts Bluff

On 10-24-2014, before me, Traci J Garton

a Notary Public in and for Scotts Bluff in the State of Nebraska, personally appeared

Nisha Dietrich

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

WITNESS my hand and official seal,

A GENERAL NULARY State of Nebraska
TRACIJ GARTON
My Comm. Exp. Oct. 25, 2016

Notary Expires 10 057206

(This area for notarial seal)

Mail Tax Statements To: GORDON HANSEN, 2763 WHITE SAGE DR, HENDERSON, NV 89052

\*VSR\*VSRNATN\*10/23/2014 03:08:21 PM\* NATT01NATNA000000000000000521839\* NVCLARK\* 0618315261 NVCLARK\_TRUST\_ASSIGN\_ASSN \* \*CKNATN\*

AA 001820

Printed on 5/20/2019 11:02:30 AM

Inst #: 20150122-0001850

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

01/22/2015 09:10:12 AM Receipt #: 2289951

Requestor:

5 ARCH CODE COMPLIANCE LLC

Recorded By: OSA Pga: 1
DEBBIE CONWAY

CLARK COUNTY RECORDER

APN: 191-13-811-052 LOAN NUMBER: 618315261 RECORDING REQUESTED BY: 5 ARCH CODE COMPLIANCE, LLC WHEN RECORDED MAIL TO:

NATIONSTAR MORTGAGE, LLC c/o 5 Arch Code Compliance, LLC P.O. Box 7338 Newport Beach, CA 92658

496.GRC.JD.NV.RFN

REQUEST FOR NOTICE Under NRS Chapters 107 and 116

The undersigned is a person with an interest in the real property described berein, having an interest in that certain Deed of Trust, wherein the Trustor is GORDON B. HANSEN, AN UNMARRIED MAN, the Trustee is JOAN H. ANDERSON, and the Beneficiary is MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC, which was recorded as Instrument No. 20040722-0003507 on 7/22/2004 in the Official Records of Clark County, Nevada. Pursuant to NRS 116.31168, the name(s) of the property owner(s) is/are HANSEN, ESTATE OF GORDON, and the name(s) of the common-interest community/ies is/are SUN CITY ANTHEM. This Request for Notice relates to any liens recorded against the property.

Accordingly, the undersigned hereby requests that a copy of any notice of default and a copy of any notice of sale sent pursuant to NRS Chapters 107 or 116, including but not limited to NRS 107.090 and NRS 116.31168, is mailed to the address listed below.

NATIONSTAR MORTGAGE, LLC

Address for Notices:

Gene Clark, Assistant Secretary DATED: December 30, 2014 NATIONSTAR MORTGAGE, LLC c/o 5 Arch Code Compliance, LLC P.O. Box 7338 Newport Beach, CA 92658

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA ) COUNTY OF ORANGE )

On December 30, 2014, before me, Jessica Delano, Notary Public, personally appeared, Gene Clark, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary

JESSICA DELANO
COMM. #2089037
Notary Public - California &
Orange County
My Comm. Expires Nov. 7, 2018

**AA 001821** Printed on 5/20/2019 11:02:30 AM

Recording Requested By: Title 365

Fees: \$18.00 N/C Fee: \$0.00 08/17/2015 09:48:58 AM Receipt #: 2527959

Inst #: 20150817-0001056

Requestor: SPL INC.

Recorded By: GWC Pgs: 2 **DEBBIE CONWAY** 

**CLARK COUNTY RECORDER** 

When Recorded Mail To: First American Trustee Servicing Solutions, LLC 1500 Solana Blvd, Bldg 6, 1st Floor Westlake, TX 76262

APN:

191-13-811-052

TS No.:

NV1500270670

TSG No.: 730-1508685-70 Borrower.: GORDON B HANSEN

#### SUBSTITUTION OF TRUSTEE

WHEREAS.

GORDON B. HANSEN, AN UNMARRIED MAN

was the original Trustor, JOAN H. ANDERSON was the original Trustee, and MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR WESTERN THRIFT & LOAN was the original Beneficiary under that certain Deed of Trust Dated 07/15/2004 and recorded on 07/22/2004 as Instrument No. 20040722-0003507, of Official Records of CLARK County, Nevada; and

WHEREAS, the undersigned is the present Beneficiary under said Deed of Trust, and

WHEREAS, the undersigned desires to substitute a new Trustee under said Deed of Trust in place and instead of said original Trustee, or Successor Trustee, thereunder, in the manner in said Deed of Trust provided,

NOW, THEREFORE, the undersigned hereby substitute, First American Trustee Servicing Solutions, LLC whose address is: 1500 Solana Blvd, Bldg 6, 1st Floor, Westlake, TX 76262, as Trustee under said Deed of Trust.

Whenever the context hereof so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural.

AA 001822

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#### **SUBSTITUTION OF TRUSTEE - PAGE 2**

NEVADA

TS No.:

NV1500270670 TSG No.: 730-1508685-70

> WELLS FARGO BANK, NATIONAL ASSOCIATION, AS SUCCESSOR TO WACHOVIA BANK, NATIONAL ASSOCIATION FKA FIRST UNION NATIONAL BANK BY NATIONSTAR MORTGAGE LLC AS ITS ATTORNEY-IN-

8-6-15

Rebecca C Wallace - Assistant Secretary

State Of: Texas

County Of: Denton

on this day personally appeared

Rebecca C Wallace , known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that this person executed the same for the purposes and consideration therein expressed,

(Notary Seal)

CATRINA D. WOFFORD arary Public. State of Texas My Dominission Explies January 13, 2016

> AA 001823 Printed on 5/20/2019 11:02:30 AM

Assessor's/Tax ID No. 191-13-811-052

Recording Requested By:
NATIONSTAR MORTGAGE DBA MR. COOPER

When Recorded Return To:
DOCUMENT ADMINISTRATION
NATIONSTAR MORTGAGE DBA MR. COOPER
8950 CYPRESS WATERS BLVD
COPPELL, TX 75019

Inst #: 20190308-0002790

Fees: \$40.00

03/08/2019 02:12:46 PM Receipt #: 3651599

Requestor:

NATIONSTAR MORTGAGE LLC Recorded By: DECHO Pgs: 2 DEBBIE CONWAY CLARK COUNTY RECORDER

Src: PRIORITY MAIL
Ofc: MAIN OFFICE

## 

### CORPORATE ASSIGNMENT OF DEED OF TRUST

Clark, Nevada SELLER'S SERVICING #:0618315261 "HANSEN"

THE UNDERSIGNED DOES HEREBY AFFIRM THAT THIS DOCUMENT SUBMITTED FOR RECORDING DOES NOT CONTAIN PERSONAL INFORMATION ABOUT ANY PERSON.

Date of Assignment: February 25th, 2019

Assignor: WELLS FARGO BANK, NATIONAL ASSOCIATION, AS SUCCESSOR TO WACHOVIA BANK, NATIONAL ASSOCIATION F/K/A FIRST UNION NATIONAL BANK BY NATIONSTAR MORTGAGE LLC ITS ATTORNEY-IN-FACT at 8950 CYPRESS

WATERS BLVD, COPPELL, TX 75019

Assignee: NATIONSTAR MORTGAGE LLC D/B/A MR, COOPER at 8950 CYPRESS

WATERS BLVD., COPPELL, TX 75019

Executed By: GORDON B. HANSEN, AN UNMARRIED MAN. To: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR WESTERN THRIFT & LOAN

Date of Deed of Trust: 07/15/2004 Recorded: 07/22/2004 in Book: N/A Page: N/A as Instrument No.: 20040722-0003507 In the County of Clark, State of Nevada.

Property Address: 2763 WHITE SAGE DR, HENDERSON, NV 89052

KNOW ALL MEN BY THESE PRESENTS, that for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the said Assignor hereby assigns unto the above-named Assignee, the said Deed of Trust having an original principal sum of \$436,000.00 with interest, secured thereby, 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 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 said Deed of Trust. IN WITNESS WHEREOF, the assignor has executed these presents the day and year first above written: "VSR"VSRNATN"02/25/2019 10:04:59 AM\* NATT01NATNA000000000000000521839" NVCLARK" NVCLARK\_TRUST\_ASSIGN\_ASSN \* AM9\*AM9NATT\*

**AA 001824** Printed on 5/20/2019 11:02:31 AM

#### CORPORATE ASSIGNMENT OF DEED OF TRUST Page 2 of 2

WELLS FARGO BANK, NATIONAL ASSOCIATION, AS SUCCESSOR TO WACHOVIA BANK, NATIONAL ASSOCIATION F/K/A FIRST UNION NATIONAL BANK BY NATIONSTAR MORTGAGE LLC ITS ATTORNEY-IN-FACT On February 25th, 2019

By: MOHAMED HAMEED, Vice-President

STATE OF Texas **COUNTY OF Dallas** 

On February 25th, 2019, before me, DANIELA HORVATH, a Notary Public in and for Dallas in the State of Texas, personally appeared MOHAMED HAMEED, Vice-President, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity, and that by his/her/their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal,

DANIELA HORVATH

Notary Expires: 01/27/2020 #128862890

DANIELA HORVATH lotary Public, State of Texas Comm. Expires 01-27-2020 Notary ID 128862890

(This area for notarial seal)

Mail Tax Statements To: GORDON HANSEN, 2763 WHITE SAGE DR, HENDERSON, NV 89052

\*VSR\*VSRNATN\*02/25/2019 10:05:00 AM\* NATT01NATNA000000000000000521839\* NVCLARK\* NVCLARK\_TRUST\_ASSIGN\_ASSN \* AM9\*AM9NATT\*

> AA 001825 Printed on 5/20/2019 11:02:31 AM

Document: DOT ASN 2019.0308.2790

39/01/2004 19 17 10

Red GORDON HANGEN

Frances Depme

N/C \$0 02 Pgs Clark County Recorder

APN: 191-13-811-052

# Declaration of Homestead

- 1. GORDON HANSEN hereby declare as follows:
- i am a householder.
- I reside on the land and premises located at: 2.

2763 WHITE SAGE DRIVE HENDERSON, NV 89052

and more particularly described as follows;

PLAT BOOK 102 PAGE 80 LOT 85 BLOCK 4. SUN CITY ANTHEM. UNIT 19 PHASE 2

Assessor's Parcel Number 191-13-811-052, Clark County, Nevada.

I herein claim the land and premises hereinabove described together with the dwelling house 3 thereon, and its appurtenances, as a homestead.

IN WITNESS WHEREOF, I have hereunto set my hand this 20 day of AUGUST. 2004

STATE OF NEVADA, COUNTY OF \_ Clark

, in the year 20 otin Y , before me, the undersigned, a 30\_day of \_ Notary Public in and for said State, personally appeared;

GORDON HANSEN.

personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument, and acknowledged to me that he/she executed it.

WITNESS my hand and official seal:

(notary seat)

(Signature of way public)

DEAN SAFFLE NOTARY PUBLIC STATE OF NEVADA APPT, No 02-72440-1 MY APPT EXPINES DEC. 18, 2006

RECORDING REQUESTED BY AND MAIL TO:

**GORDON HANSEN** 2763 WHITE SAGE DRIVE HENDERSON, NV 89052

AA 001826

Printed on 5/20/2019 11:02:31 AM