FEDERAL NATIONAL MORTGAGE ASSOCIATION,

Appellant,

vs.

WESTLAND LIBERTY VILLAGE, LLC, a Nevada limited liability company; and WESTLAND VILLAGE SQUARE, LLC, a Nevada limited liability company, Electronically Filed Jan 08 2021 06:26 p.m. Elizabeth A. Brown Clerk of Supreme Court

Supreme Court Case No. 82174

District Court Case No. A-20-819412-B

Respondents.

APPEAL

From the Eighth Judicial District Court The Honorable Kerry Earley/ The Honorable Mark Denton¹

APPENDIX TO EXPEDITED MOTION TO STAY PENDING APPEAL

VOLUME 8

Kelly H. Dove (Nevada Bar No. 10569) Nathan G. Kanute, Esq. (Nevada Bar No. 12413) Bob L. Olson, Esq. (Nevada Bar No. 3783) SNELL & WILMER L.L.P. 3883 Howard Hughes Parkway, Suite 1100 Las Vegas, NV 89169 Telephone: (702) 784-5200 Facsimile: (702) 784-5252 Attorneys for Appellant Federal National Mortgage Association

¹ This challenged order in this matter was issued by Judge Kerry Earley after the case had been transferred to Judge Mark Denton.

Document Name	Date Filed	<u>Vol.</u>	Page
Answer to Plaintiff's Complaint, Counterclaim and Third Party Complaint	08/31/2020	8, 9	APP1326- APP1403
Appendix of Exhibits to Verified Complaint	08/12/2020	1-8	APP014- APP1290
Defendants'/Counterclaimants'/ Third Party Plaintiffs' Exhibits A through T filed in Support of Answer to Plaintiff's Complaint, Counterclaim and Third Party Complaint; and in Support of Opposition to Plaintiff's Application for Appointment of Receiver on Order Shortening Time; and in Support of Countermotion for Temporary Restraining Order and/or Preliminary Injunction	09/01/2020	9	APP1404- APP1418
Federal National Mortgage Association's Reply in Support of Application for Appointment of Receiver on Order Shortening Time and Opposition to Counter-Motion for Temporary Restraining Order and/or Preliminary Injunction	09/14/2020	9	APP1419- APP1448
Notice of Entry of Order	11/24/2020	9	APP1515- APP1530

Document Name	Date Filed	<u>Vol.</u>	Page
Opposition to Plaintiff's Application for Appointment of Receiver on Order Shortening Time; Counter-Motion for Temporary Restraining Order and/or Preliminary Injunction; Memorandum of Points and Authorities	08/31/2020	8	APP1291- APP1325
Order Granting Defendants' Motion for Preliminary Injunction and Denying Application for Appointment of Receiver	11/20/2020	9	APP1502- APP1514
Transcript of Proceedings	10/13/2020	9	APP1449- APP1501
Verified Complaint	08/12/2020	1	APP001- APP013
Order Regarding: (1) Plaintiff's Motion to Stay Pending Appeal on an Order Shortening Time; (2) Third-Party Defendant's Joinder; and (3) Defendants' Counter-Motions to Compel Compliance or for Contempt	12/22/2020	9	APP1531- APP1535

DATED: January 8, 2021

SNELL & WILMER L.L.P.

/s/ Kelly H. Dove

Kelly H. Dove (Nevada Bar No. 10569) Nathan G. Kanute, Esq. (Nevada Bar No. 12413) Bob L. Olson, Esq. (Nevada Bar No. 3783)

Attorneys for Appellant Federal National Mortgage Association

CERTIFICATE OF SERVICE

I, the undersigned, declare under penalty of perjury, that I am over the age of eighteen (18) years, and I am not a party to, nor interested in, this action. On January 8, 2021, I caused to be served a true and correct copy of the foregoing **APPENDIX TO EXPEDITED MOTION TO STAY PENDING APPEAL (VOLUME 8)** upon the following by the method indicated:

- **BY E-MAIL:** by transmitting via e-mail the document(s) listed above to the e-mail addresses set forth below and/or included on the Court's Service List for the above-referenced case.
- BY ELECTRONIC SUBMISSION: submitted to the above-entitled Court for electronic filing and service upon the Court's Service List for the above-referenced case.
- □ BY U.S. MAIL: by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Las Vegas, Nevada addressed as set forth below:

/s/ Maricris Williams An Employee of SNELL & WILMER L.L.P.

4822-9735-0614

3 Overall Fannie Mae Rating

Into	riors
IIIIC	11013

Quantity		Washer/Dryer	Quantity	
	\$0.00	Repair	2	\$1,200.00
	\$0.00	Replace		
		Kitchen Cabinets		
	\$0.00	Repair		\$0.00
		Replace	1	\$1,500.00
		Sink		
	\$0.00	Replace	1	\$120.00
1	\$600.00			
		Tub/Surround		
	\$0.00	Repair	1	\$1,200.00
1				
· · · · · · · · · · · · · · · · · · ·		Bath Vanity/Countertop		
	\$0.00	Repair		\$0.00
1	\$800.00	Replace		\$0.00
		Toilet		
	\$0.00	Repair		\$0.00
		Replace	2	\$400.00
		Water Heater		·
1	\$300.00	Missing		\$0.00
		HVAC	-1:	
	\$0.00	Missing	1	\$1,600.00
6				
		Electric Fixtures		
	\$0.00	Missing		\$0.00
	-	, i i i i i i i i i i i i i i i i i i i		\$0.00
		Smoke/CO Detectors		
	\$0.00	Missing	1	\$50.00
		Mold		
1	\$375.00	Yes	1	\$3,000.00
		Pests	11	
1	\$145.00	Yes		\$0.00
			1	
		Other		
1			1	\$0.00
	¢0.0100			<i>Q</i> 0.00
		Down?	11	
			1	
Total			Eiro in kitchon	
i otui		Replace tub master/kitchen tops	Mold in hallway	
		\$0.00 \$0.00 \$0.00 1 \$0.00 1 \$0.00 1 \$225.00 1 \$0.00 1 \$800.00 1 \$0.00 6 \$750.00 6 \$750.00 5750.00 1 \$0.00 1 \$0.00 1 \$1 \$0.00 1 \$0.00 1 \$3300.00 1 \$0 1 \$	\$0.00 Repair \$0.00 Replace \$0.00 Repair Replace Sink \$0.00 Replace \$0.00 Replar \$0.00 Replar \$0.00 Replar \$0.00 Repair \$0.00 Repair \$0.00 Missing \$0.00 <t< td=""><td>\$0.00 Repair 2 \$0.00 Replace 2 \$0.00 Replace 1 \$0.00 Replace 2 Water Heater 2 2 Water Heater 1 \$300.00 \$0.00 Missing 1 \$0.00 Missing</td></t<>	\$0.00 Repair 2 \$0.00 Replace 2 \$0.00 Replace 1 \$0.00 Replace 2 Water Heater 2 2 Water Heater 1 \$300.00 \$0.00 Missing 1 \$0.00 Missing

669

5.00

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair	2	\$1,200.00
Replace			Replace		+ .,
Trash Out		φ0.00	Kitchen Cabinets		
Required		\$0.00	Repair		\$0.00
Clean		\$0.00	Replace		\$0.00
Carpet	1		Sink		\$0.00
Requires Cleaning		\$0.00	Replace	20	\$0.00
Replace	1				φ0.00
Vinyl		\$000.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair	201	\$0.00
			· ·		\$0.00
Replace Paint	11	μ φ225.00	Replace Bath Vanity/Countertop		
Touch Up		¢0.00	Repair	1 1	\$0.00
· ·					
Complete Paint Job Final Clean	1	\$800.00	Toilet		\$0.00
r		.	1	T	* 2.22
Yes		\$0.00	Repair		\$0.00
No			Replace	2	\$400.00
Window Coverings		E	Water Heater	712	1
Replace	5	\$1,500.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC	910	
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage	-		Electric Fixtures		1
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator	- · · ·	~	Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range			Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00	T		\$0.00
Repair		\$0.00			\$0.00
Rent Ready?	N7		Down?		
Yes			Yes	2	
	1		No	1	
No	Total	¢4 775 00			
		\$4,775.00		Pigeons on patio leaking gas smell	
L				licaniliy yas silieli	

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair	2	\$1,200.00
Replace			Replace		
Trash Out	12		Kitchen Cabinets	5-14 ZZ	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		
Requires Cleaning		\$0.00	Replace	1	\$120.00
Replace	1	\$600.00	l .		,
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00	· ·		
Paint	'J	φ220.00	Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	l .	2	\$800.00
Final Clean		\$000.00	Toilet	2	\$000.00
Yes		\$0.00	Repair		\$0.00
No		ψ0.00	Replace	2	\$400.00
Window Coverings	-		Water Heater	2	\$400.00
Replace	1	\$300.00			\$0.00
Teplace	'				ψ0.00
Interior Doors			Repair HVAC	1	
Repair		00.02	Missing		\$0.00
			-		φ 0.00
Replace Drywall Damage		\$0.00	Repair Electric Fixtures		
		¢0.00	1	1	¢0.00
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
Refrigerator			Repair Smoke/CO Detectors	<u> </u>	\$0.00
T	1	¢500.00			¢50.00
Missing	1	\$500.00	Missing	1	\$50.00
Repair			Mold		
Range		*	1		<u> </u>
Missing	1	\$375.00		1	\$3,000.00
Repair			No		
Vent Hood			Pests	1 1	
Missing	1	\$145.00			\$0.00
Repair		5	No	1	
Dishwasher	1		Other	<u>г т</u>	
Missing	1	\$315.00			\$0.00
Repair					
Rent Ready?			Down?	r	
Yes			Yes	1	
No	1		No		
	Total	\$8,830.00	mold at corner of hallway	Possible fire damage floors are water damaged in baths	

No Access

2 Overall Fannie Mae Rating

Interiors Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		1	Replace		
Trash Out			Kitchen Cabinets	049	202
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		φ0.00
Requires Cleaning		\$0.00	Replace	5 K2	\$0.00
Replace		\$0.00			\$0.00
Vinyl		\$0.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair	- 71 I-	\$0.00
			l .		φ0.00
Replace Paint		\$0.00	Replace Bath Vanity/Countertop		
		\$0.00			
Touch Up			Repair		\$0.00
Complete Paint Job		\$0.00	Replace		\$0.00
Final Clean			Toilet	T	
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		1	Repair		
Drywall Damage		\$0.00	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
		\$0.00	Repair		\$0.00
Refrigerator			Smoke/CO Detectors	and .	φ0.00
Missing		\$0.00	Missing		\$0.00
-		\$0.00	IVIISSIIIG		\$0.00
Repair Range			Mold		30
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		\$0.00			
Missing		\$0.00			\$0.00
Repair			No		
Vent Hood			Pests		1
Missing		\$0.00	Yes		\$0.00
Repair			No	30	
Dishwasher		1	Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?			Down?	9518	
Yes			Yes		
No			No		
	Fotal	\$0.00	-		

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair	1	\$50.00	Repair	2	\$1,200.00
Replace			Replace		
Trash Out		\$0.00	Kitchen Cabinets		
Required		\$0.00	Repair	1	\$175.00
Clean		,	Replace		\$0.00
Carpet	N		Sink		
Requires Cleaning		\$0.00	Replace	19 M	\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00	l .		
Paint	•	Q 220.00	Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	1 ·		\$0.00
Final Clean		φοσο.σο	Toilet		φ0.00
Yes		\$0.00	Repair		\$0.00
No		\$0.00	Replace	2	\$400.00
Window Coverings			Water Heater	2	φ400.00
Replace	2	\$600.00			\$0.00
	2	φ000.00			ψ0.00
Interior Doors			Repair HVAC		-
Repair		\$0.00	Missing		\$0.00
Replace	1	\$125.00			ψ0.00
Drywall Damage		φ125.00	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
		\$0.00	-		
Refrigerator			Repair Smoke/CO Detectors	2 1 C	\$0.00
Missing	1	\$500.00		1	\$50.00
-	1	\$300.00	liviissiirig	'	φ30.00
Repair Range			Mold	1	
	1	\$375.00	1		\$0.00
Missing	1	\$375.00			Ф 0.00
Repair Vent Hood			No Pests	1	
		¢0.00	1	1	#0.00
Missing		\$0.00			\$0.00
Repair Dishwasher			No Other	ab 1	1
r		#0.00	r	Т	#0.00
Missing		\$0.00			\$0.00
Repair Rent Ready?			Down?	9700	
1				1	1
Yes			Yes		
No			No	1	
	Total	\$5,100.00		door to water heater does not close resurface kitchen top	e

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out		φ0.00	Kitchen Cabinets		
Required	1	\$100.00	T T	1	\$175.00
Clean		\$100.00	Replace	'	\$0.00
Carpet	1		Sink		\$0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			φ0.00
Vinyl	1	\$600.00	Tub/Surround		-
Requires Cleaning	1	\$0.00	Repair	1	\$1,200.00
				'	\$1,200.00
Replace Paint	1	\$225.00	Replace Bath Vanity/Countertop		
F	1	.			* 400.00
Touch Up			Repair	1	\$100.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	1		Toilet	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	ï
Yes		\$0.00	Repair		\$0.00
No			Replace	2	\$400.00
Window Coverings			Water Heater		
Replace	3	\$900.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair	1	\$75.00	Missing		\$0.00
Replace		\$0.00	Repair	5	
Drywall Damage	·	•	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair		\$0.00			\$00.00
Range			Mold		
Missing	1	\$375.00		1	\$3,000.00
-		φ375.00		'	\$5,000.00
Repair Vent Hood			No Pests		
		\$0.00	T T	1	* 0.00
Missing		\$0.00			\$0.00
Repair			No	-	
Dishwasher		A	Other	1	
Missing	1	\$315.00			\$0.00
Repair					
Rent Ready?	1		Down?		
Yes			Yes		
No			No		
	Total	\$8,315.00			
		\$0,010100			

2 Overall Fannie Mae Rating

Interiors

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00			\$0.00
Replace	1	\$350.00			
Trash Out		Q000.00	Kitchen Cabinets	77	
Required		\$0.00		1	\$175.00
Clean			Replace		\$0.00
Carpet			Sink	1.1	φ0.00
Requires Cleaning	3		Replace	2	\$0.00
Replace	1	\$600.00			
Vinyl	.1		Tub/Surround		
Requires Cleaning		\$0.00	Repair	С. Г	\$0.00
Replace	1	\$225.00	· ·		
Paint			Bath Vanity/Countertop	1	
Touch Up			Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean		4000.00	Toilet		φ0.00
Yes	Ĩ	\$0.00			
No			Replace	2	\$400.00
Window Coverings			Water Heater	<u> </u>	ψ+00.00
Replace	3	\$900.00	Missing		\$0.00
	0		Repair		φ0.00
Interior Doors			HVAC		
Repair	1	\$0.00	Missing	1	\$1,600.00
Replace			Repair		+.,
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount			Missing		\$0.00
			Repair		\$0.00
Refrigerator	4		Smoke/CO Detectors	22	φ0.00
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range			Mold		
Missing	1	\$375.00	Yes	ñ	\$0.00
Repair			No		
Vent Hood			Pests		
Missing	1	\$145.00	Yes		\$0.00
Repair			No		<i>Q</i> 0.00
Dishwasher	1		Other		
Missing	1	\$315.00			\$0.00
Repair		\$310.00			ψ0.00
Rent Ready?			Down?	10	
Yes	1		Yes		
No			No		
	otal	\$5,935.00			

675

2 Overall Fannie Mae Rating

Interiors

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out	12		Kitchen Cabinets		
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet	de la companya de la	-	Sink	:	
Requires Cleaning	2	\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00	Replace		
Paint	(ž		Bath Vanity/Countertop		
Touch Up		\$0.00	Repair	1	\$100.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean			Toilet	· · · · · · · · · · · · · · · · · · ·	
Yes		\$0.00	Repair		\$0.00
No			Replace	2	\$400.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage	••• 191		Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator	24 	1	Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range	67 -		Mold		
Missing	1	\$375.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No	4	
Dishwasher		e	Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?			Down?	· · · · · · · · · · · · · · · · · · ·	
Yes			Yes		
No			No		
	otal	\$2,550.00		master bath-water running in tub	

need to replace sub floor/vinyl in hall bath

4.00

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair	1	\$50.00	Repair		\$0.00
Replace			Replace		
Trash Out	.	\$0.00	Kitchen Cabinets	77	
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet			Sink	95	Q 0100
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair	1	\$100.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean			Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace	2	\$400.00
Window Coverings			Water Heater		+
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing	1	\$1,600.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	20 -	
Missing		\$0.00	Missing	1	\$50.00
Repair			_		
Range			Mold		
Missing	1	\$375.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing	1	\$315.00			\$0.00
Repair					
Rent Ready?	**	·	Down?		
Yes			Yes		
No			No		
	Total	\$4,690.00			
		+ 1,000100			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out			Kitchen Cabinets	77	
Required	1	\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet			Sink	7.1	φ0.00
Requires Cleaning		\$0.00	Replace	1	\$120.00
Replace	1	\$600.00			¢0.00
Vinyl		φ000.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair	7	\$0.00
Replace	1	\$225.00			φ0.00
Paint	1	ψ225.00	Bath Vanity/Countertop		
Touch Up		00.02	Repair	1	\$0.00
I			Replace	4	\$400.00
Complete Paint Job		φ0.00	Toilet	1	\$400.00
Yes		00.02	Repair		\$0.00
No Window Coverings			Replace Vater Heater	2	\$400.00
2 C		¢0.00			¢0.00
Replace			Missing		\$0.00
Interior Deere			Repair		
Interior Doors			HVAC		
Repair	1		Missing		\$0.00
Replace	1	\$125.00			
Drywall Damage	1		Electric Fixtures	Ĩ	
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing	1	\$500.00	Missing	1	\$50.00
Repair					
Range			Mold	r	
Missing	1	\$375.00	Yes		\$0.00
Repair		1	No		
Vent Hood			Pests		
Missing	1	\$145.00	Yes		\$0.00
Repair			No		
Dishwasher		12 1	Other		
Missing	1	\$315.00			\$0.00
Repair					
Rent Ready?			Down?	77.	
Yes			Yes		
No			No		
	Total	\$3,505.00			
	-				

2 Overall Fannie Mae Rating

Interiors

Front Door	Quantity		Washer/Dryer	Quantity	
Repair	1	\$50.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out			Kitchen Cabinets	ę r	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair	2	\$2,400.00
Replace	1	\$225.00	Replace		
Paint			Bath Vanity/Countertop	1	
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job			Replace		\$0.00
Final Clean			Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace	2	\$400.00
Window Coverings			Water Heater		
Replace	6	\$1,800.00	Missing	1	\$450.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing	1	\$1,600.00
Replace	2	\$250.00	-		
Drywall Damage		<u> </u>	Electric Fixtures	· · · · ·	
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	<u>k</u>	
Missing	1	\$500.00	Missing	1	\$50.00
Repair					,
Range			Mold	ti ti	
Missing	1	\$375.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	1		\$0.00
Repair		\$5.00	No		<i>Q</i> 0.00
Dishwasher			Other		
Missing	1	\$315.00	1		\$0.00
Repair		\$5.5.00			<i>Q</i> 000
Rent Ready?		· · · · · · · · · · · · · · · · · · ·	Down?	<u> </u>	
Yes			Yes		
No			No		
	Total	\$9,015.00			
		\$3,013.00			
L				<u> </u>	

4.00

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair	1	\$50.00			\$0.00
Replace			Replace		
Trash Out	.		Kitchen Cabinets	77	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet	n		Sink	1. 1.	<i>+••••</i>
Requires Cleaning		\$0.00	Replace	1	\$120.00
Replace	1	\$600.00			
Vinyl			Tub/Surround	10 	
Requires Cleaning		\$0.00	Repair	1	\$1,200.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair	1	\$100.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean	2		Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace	2	\$400.00
Window Coverings			Water Heater		
Replace	6	\$1,800.00	Missing	1	\$450.00
			Repair		
Interior Doors			HVAC		
Repair	1	\$75.00	Missing	1	\$1,600.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing	1	\$1,000.00
			Repair		\$0.00
Refrigerator	2	÷	Smoke/CO Detectors	20-	
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range			Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		1
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	X9		Down?		
Yes			Yes		
No	1		No		
	Total	\$8,245.00			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair	1	\$50.00	<u> </u>		\$0.00
Replace			Replace		
Trash Out	A	\$0.00	Kitchen Cabinets	77	
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet	n		Sink	5.14 -	+
Requires Cleaning		\$0.00	Replace	2.	\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair	1	\$1,200.00
Replace	1	\$225.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00		1	\$400.00
Final Clean		+	Toilet		+
Yes		\$0.00	Repair		\$0.00
No			Replace	2	\$400.00
Window Coverings			Water Heater	- L	<u> </u>
Replace	6	\$1,800.00	Missing		\$0.00
		* ,	Repair		,
Interior Doors			HVAC		
Repair		\$0.00	Missing	1	\$1,600.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	÷.	
Missing	1	\$500.00	Missing	1	\$50.00
Repair			_		
Range			Mold		
Missing	1	\$375.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing	1	\$145.00	Yes		\$0.00
Repair			No		
Dishwasher	1		Other		
Missing	1	\$315.00			\$0.00
Repair					
Rent Ready?	N7		Down?		
Yes			Yes		
No			No		
	Total	\$8.635.00	replace medicine cabinet and bi	roken mirror in master	
		,			
			2 S		

2 Overall Fannie Mae Rating

Interiors

Front Door	Quantity	9	Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace	1	\$350.00	Replace		
Trash Out			Kitchen Cabinets		
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet			Sink	•	
Requires Cleaning	.3	\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl	2 10		Tub/Surround		
Requires Cleaning		\$0.00	Repair	1	\$1,200.00
Replace	1	\$225.00			
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair	1	\$100.00
Complete Paint Job			Replace		\$0.00
Final Clean		\$0.00	Toilet	- Re - Re	
Yes		\$0.00	Repair		\$0.00
No		\$0.00	Replace	2	\$400.00
Window Coverings	·		Water Heater		φ+00.00
Replace	6	\$1,800.00		1	\$450.00
	-	\$1,000.00	Repair		\$100.00
Interior Doors			HVAC	1	
Repair	0	\$0.00	Missing	1	\$1,600.00
Replace	4	\$500.00	-		φ1,000.00
Drywall Damage		\$300.00	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
		φ0.00	Repair		\$0.00
Refrigerator			Smoke/CO Detectors		\$0.00
Missing	1	\$500.00	1	1	\$50.00
Repair	' 	\$500.00	IVII35II IG	1	ψ00.00
Range	·		Mold		
Missing	1	\$375.00			\$0.00
	· ·	\$575.00	No		ψ0.00
Repair Vent Hood			Pests		
Missing	1	\$145.00	r		\$0.00
	1	\$145.00			\$0.00
Repair Dishwasher			No Other		
Missing	1	\$315.00	E	1	\$0.00
	1	\$315.00			\$0.00
Repair Rent Ready?	<u>,</u>		Down?	1	
	2			1	
Yes			Yes	1	
No	Tatal		No	-	
	Total	\$8,785.00		replace sub floor in master bath &	master bedroom
L				and hallway	

682

2 Overall Fannie Mae Rating

Interiors

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out			Kitchen Cabinets		
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet			Sink	in the	
Requires Cleaning		\$0.00	Replace	1	\$120.00
Replace	1	\$600.00			
Vinyl			Tub/Surround	t	
Requires Cleaning		\$0.00	Repair	1	\$1,200.00
Replace	1	\$225.00			
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job			Replace	1	\$400.00
Final Clean		<i><i><i></i></i></i>	Toilet	· · · · · ·	<i> </i>
Yes		\$0.00	Repair		\$0.00
No			Replace	2	\$400.00
Window Coverings			Water Heater	L	<i>Q</i> 100.00
Replace	6	\$1,800.00	Missing	1	\$450.00
			Repair		• • • • • •
Interior Doors			HVAC	II	
Repair		\$0.00	Missing	1	\$1,600.00
Replace			Repair		
Drywall Damage		φ0.00	Electric Fixtures	II	
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator		1	Smoke/CO Detectors	h	
Missing	1	\$500.00		1	\$50.00
Repair		\$000.00			\$50.00
Range			Mold	II	
Missing	1	\$375.00	Yes		\$0.00
Repair		<i>\\</i> 010.00	No		\$0.00
Vent Hood			Pests		
Missing	1	\$145.00			\$0.00
Repair		\$140.00	No		ψ0.00
Dishwasher			Other		
Missing	1	\$315.00			\$0.00
Repair		Q010.00			ψ0.00
Rent Ready?			Down?		
Yes			Yes	1	
			No	· · · · · · · · · · · · · · · · · · ·	
No	Total				
	lotai	აი,ანნ.00	subfloor repair hall bath need subfloor repair at utility o	loset	
L			need subnoor repair at utility t		

4.00

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair	1	\$50.00	Repair		\$0.00
Replace			Replace		
Trash Out		\$0.00	Kitchen Cabinets	77	
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet			Sink	7.24	φ0.00
Requires Cleaning		\$0.00	Replace	1	\$120.00
Replace	1	\$600.00		'	φ120.00
Vinyl	11	\$000.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
	1	\$225.00			ψ0.00
Replace Paint	1	φ225.00	Bath Vanity/Countertop		
Touch Up		00.02	Repair	1	\$100.00
				· · · · · · · · · · · · · · · · · · ·	
Complete Paint Job Final Clean	1	\$800.00	Toilet		\$0.00
ſ		.	ř – – – – – – – – – – – – – – – – – – –	<u> </u>	* **
Yes		\$0.00	Repair		\$0.00
No			Replace	2	\$400.00
Window Coverings		-	Water Heater	-	
Replace	1	\$300.00			\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing	1	\$1,600.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	÷	
Missing	1	\$500.00	Missing	1	\$50.00
Repair					
Range			Mold		
Missing	1	\$375.00	Yes		\$0.00
Repair		\$010100	No		<i>Q</i> 0100
Vent Hood			Pests		
Missing	1	\$145.00	r	1	\$0.00
-	'	\$145.00			ψ0.00
Repair Dishwasher			No Other		
r	4	\$315.00		<u></u>	¢0.00
Missing	1	\$315.00			\$0.00
Repair Boot Boody2			Down?		
Rent Ready?			I		
Yes			Yes		
No	1		No		
	Total	\$5,755.00	broken windows in master		
			need new subfloor in hall bath		

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity
Repair		\$0.00	Repair	\$0.
Replace			Replace	\$
Trash Out	a	<u> </u>	Kitchen Cabinets	77
Required		\$0.00	Repair	\$0.
Clean			Replace	\$0.
Carpet	n		Sink	v .
Requires Cleaning		\$0.00	Replace	\$0.
Replace	1	\$600.00		
Vinyl			Tub/Surround	L
Requires Cleaning		\$0.00	Repair	\$0.
Replace	1	\$225.00	Replace	
Paint			Bath Vanity/Countertop	
Touch Up		\$0.00	Repair	\$0.
Complete Paint Job	1	\$800.00	Replace	\$0.
Final Clean	nn		Toilet	
Yes		\$0.00	Repair	\$0.
No			Replace	\$0.
Window Coverings			Water Heater	
Replace		\$0.00	Missing	\$0.
			Repair	
Interior Doors			HVAC	-
Repair		\$0.00	Missing	\$0.
Replace		\$0.00	Repair	
Drywall Damage			Electric Fixtures	
Estimate Quick \$\$ Amount		\$0.00	Missing	\$0.
			Repair	\$0.
Refrigerator			Smoke/CO Detectors	2- -
Missing		\$0.00	Missing	1 \$50.
Repair				
Range			Mold	
Missing		\$0.00	Yes	\$0.
Repair			No	
Vent Hood			Pests	
Missing		\$0.00	Yes	\$0.
Repair			No	
Dishwasher	1	-	Other	
Missing		\$0.00		\$0.
Repair				
Rent Ready?	67		Down?	
Yes			Yes	
No			No	
	Total	\$1,675.00		

3 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		0.00
Replace			Replace		
Trash Out	a /	\$0.00	Kitchen Cabinets	76	_
Required		\$0.00	Repair	\$	0.00
Clean			Replace		0.00
Carpet			Sink		
Requires Cleaning	1	\$175.00	Replace	\$	0.00
Replace		\$0.00			
Vinyl		·	Tub/Surround		
Requires Cleaning	1	\$50.00	Repair	\$(0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop	-	
Touch Up		\$0.00	Repair	\$(0.00
Complete Paint Job	1	\$800.00	Replace	\$	0.00
Final Clean			Toilet		
Yes		\$0.00	Repair	\$(0.00
No			Replace		0.00
Window Coverings			Water Heater	tud	
Replace		\$0.00	Missing	\$(0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing	\$	0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing	\$0	0.00
			Repair	\$	0.00
Refrigerator	2 2		Smoke/CO Detectors	20 C	
Missing	1	\$500.00	Missing	\$(0.00
Repair					
Range			Mold		
Missing		\$0.00	Yes	\$(0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes	\$	0.00
Repair			No		
Dishwasher	W		Other		
Missing		\$0.00		\$(0.00
Repair					
Rent Ready?	N		Down?		
Yes	2		Yes		
No			No		
	Total	\$1,525.00			

3 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out			Kitchen Cabinets	77	
Required		\$0.00	Repair		\$0.00
Clean			Replace	1	\$1,500.00
Carpet			Sink		+ .,
Requires Cleaning		\$0.00	Replace	1	\$120.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning	1	\$50.00	Repair	· · · · · · · · · · · · · · · · · · ·	\$0.00
Replace			Replace		
Paint		·	Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean	n		Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures	84	
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	2	- I
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range			Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other	2	
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	9		Down?		
Yes			Yes		
No			No		
	Total	\$3,120.00			
		, . ,			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
			Replace		φ0.00
Replace Trash Out		\$0.00	Kitchen Cabinets		
		\$0.00	Repair		\$0.00
Required					
Clean Carpet			Replace Sink		\$0.00
		¢0.00	Replace		¢0.00
Requires Cleaning			Replace		\$0.00
Replace Vinyl	1	\$600.00	Tub/Surround		
		# 50.00	Î Î		\$0.00
Requires Cleaning	1	\$50.00			\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up			Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean			Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace	1	\$200.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors	• •		HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage	·		Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator		1	Smoke/CO Detectors		
Missing	1	\$500.00	Missing	1	\$50.00
Repair			lineonig		<i>Q</i> OULDO
Range			Mold		
Missing	1	\$375.00			\$0.00
Repair		ψ57 5.00	No		ψ0.00
Vent Hood			Pests		
		\$0.00		<u> </u>	\$0.00
Missing		\$0.00			\$0.00
Repair Dishwasher			No Other		
		¢0.00		· · · · · · · · · · · · · · · · · · ·	#0.00
Missing		\$0.00			\$0.00
Repair		ļ	Down2		
Rent Ready?			Down?		
Yes			Yes		
			No		
No	Total	\$2,575.00	INO		

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		φ0.00
Trash Out		ψ0.00	Kitchen Cabinets	1	
Required		\$0.00	Repair	()	\$0.00
					· · · · ·
Clean Carpet		I	Replace Sink		\$0.00
8		¢0.00	Replace	l.	¢0.00
Requires Cleaning					\$0.00
Replace Vinyl	11	\$600.00	Unter Tub/Surround		
r		* 0.00	· · · · · · · · · · · · · · · · · · ·	Г.	¢0.00
Requires Cleaning			Repair		\$0.00
Replace	1	\$225.00			
Paint			Bath Vanity/Countertop		
Touch Up			Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	1		Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator	-	1	Smoke/CO Detectors	-	
Missing		\$0.00	Missing	1	\$50.00
Repair					*** **
Range			Mold		
Missing	1	\$0.00			\$0.00
		\$0.00			φ0.00
Repair Vent Hood			No Pests		
		¢0.00		ľ	¢0.00
Missing		\$0.00			\$0.00
Repair	4		No	4	
Dishwasher	37		Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?		1	Down?		
Yes			Yes		
No	N		No		
	Total	\$1,675.00			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out		\$0.00	Kitchen Cabinets	77	
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet	ni		Sink	1.1	
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl		\$000.00	Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace			Replace		
Paint		\$0.00	Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	1	\$000.00	Toilet		ψ0.00
Yes		\$0.00	Repair		\$0.00
No		φ0.00	Replace		\$0.00
Window Coverings			Water Heater	12	\$0.00
Replace	a	\$0.00	Missing		\$0.00
Replace					φ 0. 00
Interior Doors			Repair VAC		
		00.02	Missing		\$0.00
Repair			1 · ·		\$0.00
Replace Drywall Damage		\$0.00	Repair Electric Fixtures		
	T	¢0.00	l l	í.	¢0.00
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
Pofrigorator	2		Repair Smoke/CO Detectors	23	\$0.00
Refrigerator		^			A-A -A
Missing		\$0.00	Missing	1	\$50.00
Repair	-		Mald		
Range	1		Mold	r	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood	1		Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher	u		Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	1		Down?	D.	
Yes			Yes		
No			No		
	Total	\$1,675.00			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out		<i></i>	Kitchen Cabinets	77	
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet			Sink	13	<i>Q</i> 0.00
Requires Cleaning	· · · · · · · · · · · · · · · · · · ·	\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair	P	\$0.00
Replace	1	\$225.00			
Paint		φ220.00	Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	1	\$000.00	Toilet		ψ0.00
Yes		00.02	Repair		\$0.00
			l ·		\$0.00
No Window Coverings			Replace Vater Heater	SE	ф 0.00
Replace		00.02	Missing	-	\$0.00
Керіасе			-		φ0.00
Interior Doors			Repair HVAC		
Repair		00.02	Missing		\$0.00
			-		φ 0. 00
Replace Drywall Damage		\$0.00	Repair Electric Fixtures		
		¢0.00			¢0.00
Estimate Quick \$\$ Amount			Missing		\$0.00
Defrigerator			Repair Smoke/CO Detectors	2	\$0.00
Refrigerator		* • • • •			0-0.00
Missing		\$0.00	Missing	1	\$50.00
Repair			Mald		
Range			Mold		
Missing		\$0.00			\$0.00
Repair			No		
Vent Hood			Pests	î	
Missing		\$0.00	Yes		\$0.00
Repair			No	5	
Dishwasher	1		Other		
Missing		\$0.00	Water leak		\$0.00
Repair					
Rent Ready?	1		Down?		
Yes			Yes		
No			No		
	Total				

Rent Ready

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out			Kitchen Cabinets	10	77
Required		\$0.00	Repair		\$0.00
Clean		\$0.00	Replace		\$0.00
Carpet			Sink	7.2	φ0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace		\$0.00			
Vinyl		φ0.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace			Replace		\$0.00
Paint		φ0.00	Bath Vanity/Countertop		
Touch Up		00.02	Repair		\$0.00
Complete Paint Job		\$0.00	Replace Toilet		\$0.00
Yes		00.02	Repair	<u>~</u>	\$0.00
		\$0.00			
No Vindow Coverings			Replace Water Heater	7 ₂₁	\$0.00
		\$ 0.00	r		\$2.00
Replace		\$0.00	Missing		\$0.00
la facilita De sua			Repair		
Interior Doors			HVAC	1	
Repair			Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures	<u>r</u>	r
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator	~		Smoke/CO Detectors	**	
Missing		\$0.00	Missing		\$0.00
Repair					
Range			Mold		-
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair		÷			
	2.		Down?		10
Rent Ready?			Yes	1	
	1		1165		
Rent Ready? Yes	1				
Yes No	1 Total	\$0.00	No		

692

2 Overall Fannie Mae Rating

Quantity		Washer/Dryer	Quantity	
				\$0.00
		Kitchen Cabinets	75	
	\$0.00	Repair	1	\$175.00
				\$0.00
		Sink	7.3	+
	\$0.00	Replace		\$0.00
1				
·		Tub/Surround	I	
	\$0.00	Repair		\$0.00
1		· ·		
			7.	\$0.00
1		· ·		\$0.00
	\$000.00	Toilet		
	\$0.00	Repair		\$0.00
				\$0.00
			sid .	ψ0.00
				\$0.00
		s l		φ0.00
			1	\$1,600.00
		-		, ,
	φ0.00	Electric Fixtures		
	\$0.00			\$0.00
				\$0.00
			23	ψ0.00
			1	\$50.00
	¢0.00	linoonig		\$00.00
		Mold		
				\$0.00
				ψ0.00
				\$0.00
				φ0.00
			3	
				\$0.00
	φ0.00			ψ0.00
L		Down?		
1		Yes		
		100		
		Na		
Total	\$3,450.00	No		
	1	\$0.00 \$0.00 \$0.00 1 \$0.00 1 \$0.00 1 \$225.00 1 \$0.00 1 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	\$0.00 Repair \$0.00 Replace \$0.00 Repair Replace Sink \$0.00 Replace \$1 \$0.00 \$0.00 Replace \$0.00 Repair \$0.00 Repair \$0.00 Repair \$0.00 Repair \$0.00 Missing \$0.00 Yes No No \$0.00 Yes <	\$0.00 Repair

4 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	n		Kitchen Cabinets		
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet	n		Sink	1.1	
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl	1		Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop	•	
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean			Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater	12	<i><i><i></i></i></i>
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC	I	
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage		+	Electric Fixtures		
Estimate Quick \$\$ Amount		\$150.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair		,			,
Range		,	Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair		,			,
Rent Ready?	17		Down?		
Yes			Yes		
			No		
INC					
No	Total	\$1,825.00			

2 Overall Fannie Mae Rating

Repair \$0.00 Repair Replace \$0.00 Replace Trash Out Kitchen Cabinets Required \$0.00 Replace Clean Replace 1 Requires Cleaning \$0.00 Replace Paint Tub/Surround Requires Cleaning \$0.00 Repair Requires Cleaning \$0.00 Repair Requires Cleaning \$0.00 Repair Requires Cleaning \$0.00 Repair Requires Cleaning \$0.00 Replace Paint Bath Vanity/Countertop Touch Up Complete Paint Job 1 \$800.00 Touch Up \$0.00 Replace Window Coverings Water Heater Replace \$0.00 Replar Interior Doors	Front Door	Quantity		Washer/Dryer	Quantity	
Replace S0.00 Replace Trash Out Kitchen Cabinets Required S0.00 Replace 1 \$1 Clean Sink Replace 1 \$1 Carpet Sink Replace 1 \$1 Requires Cleaning \$0.00 Replace 1 \$50.00 Replace 1 \$1 Requires Cleaning 1 \$50.00 Replace 20.00 Replace <t< td=""><td>Repair</td><td></td><td>\$0.00</td><td>r</td><td></td><td>\$0.00</td></t<>	Repair		\$0.00	r		\$0.00
Kitchen CabinetsRequired\$0.00Repair\$1\$1Clean\$0.00Replace\$1Carpet\$0.00Replace\$1Reguires Cleaning\$0.00Replace\$1Reguires Cleaning\$0.00Replace\$1Reguires Cleaning\$0.00Repair\$1Reguires Cleaning\$0.00Repair\$1Reguires Cleaning\$0.00Repair\$1Replace\$0.00Repair\$1Complete Paint Job\$1\$80.00RepairePaint\$0.00Replace\$1Complete Paint Job\$1\$80.00ReplaceFinal Clean\$0.00Replace\$1Yes\$0.00Replace\$1No\$0.00Replace\$1Replace\$0.00Replace\$1Replace\$0.00Replace\$1No\$2\$0.00Replace\$1Stimate Quick \$\$ Amount\$0.00Repair\$1Replace\$0.00Repair\$1\$2Repair\$0.00Missing\$1\$2Repair\$0.00Missing\$1\$2Repair\$0.00Missing\$1\$2Repair\$0.00Missing\$1\$2Repair\$0.00Missing\$1\$2Repair\$0.00Missing\$1\$2Repair\$0.00Yes\$1\$2Repair\$0.00Yes </td <td></td> <td>-</td> <td></td> <td></td> <td></td> <td></td>		-				
Clean Replace Sink Carpet Sink Sink Requires Cleaning \$50.00 Replace Image Sink Requires Cleaning 1 \$50.00 Replace Image Sink Requires Cleaning 1 \$50.00 Replace Image Sink Requires Cleaning 1 \$50.00 Replace Image Sink Paint Tu/Surround Requires Cleaning Image Sink Image Sink Paint S0.00 Repair Image Sink Image Sink Complete Paint Job 1 \$800.00 Repair Image Sink Yes S0.00 Repair Image Sink Image Sink Image Sink No Repair Repair Image Sink Image Sin					77	
Clean Replace Sink Carpet Sink Sink Requires Cleaning \$0.00 Replace Image Sink Requires Cleaning 1 Sink Sink Vanity/Countertop Paint Bath Vanity/Countertop Sink Sink Vanity/Countertop Paint Bath Vanity/Countertop Sink Sink Vanity/Countertop Complete Paint Job 1 Sink Repair Sink Complete Paint Job 1 Sink Sing Sink No Sink Repair Repair Sink No Replace Repair Sink No Repair Repair Sink No Repair Repair Sink Replace Sink Repair Sink Interior Doors HVAC Repair Sink Replace <	Required		\$0.00	Repair	1	\$175.00
SinkRequires Cleaning Replace\$0.00ReplaceISeplace\$0.00ReplaceIVinyiTub/SurroundReplaceIReplace\$0.00ReplaceIReplace\$0.00ReplaceIPaint\$0.00ReplaceIComplete Paint Job\$0.00ReplaceIFinal Clean\$0.00ReplaceIYes\$0.00ReplaceINo\$0.00ReplaceIWindow Coverings\$0.00ReplaceIReplace\$0.00MissingIReplace\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplare\$0.00MissingIReplarNoISReplare						\$0.00
Requires Cleaning Replace \$0.00 Replace Image: Cleaning Replace S0.00 Repair S0.00 Replace Image: Cleaning Replace Image: Cleaning Replace S0.00 Replace Image: Cleaning Replace Image: Cleaning Replace <thimage: cleanininin="" siming<br="" the="">Replace <thimage: cleani<="" td=""><td></td><td></td><td></td><td></td><td>1.1</td><td><i>Q</i>0100</td></thimage:></thimage:>					1.1	<i>Q</i> 0100
Replace 1 \$600.00 Image Image Viryi Tub/Surround Repair Image			\$0.00	Replace		\$0.00
Vinyl Tub/Surround Requires Cleaning 1 \$50.00 Repair		1	1			
Requires Cleaning Replace 1 \$50.00 Replace Repair Bath Vanity/Countertop Paint Bath Vanity/Countertop Touch Up \$0.00 Replace Repair Image: Cleaning C			<i></i>		<u>1</u>	
Replace \$0.00 Replace Solution Replace Paint \$0.00 Repair Solution Replace Solution		1	\$50.00	T T		\$0.00
Paint Bath Vanity/Countertop Touch Up \$800.00 Repair			1			
Touch Up \$0.00 Repair Image: Solution of the sector of			φ0.00	Bath Vanity/Countertop		
Complete Paint Job 1 \$800.00 Replace Final Clean Toilet Yes \$0.00 Replace No Replace Window Coverings Window Coverings Water Heater Replace \$0.00 Missing Interior Doors HVAC Repair Bissing Replace \$0.00 Missing Repair Replace \$0.00 Drywall Damage Electric Fixtures Estimate Quick \$\$ Amount \$0.00 Repair Repair Regair S0.00 Repair Ston.00 Repair No Repair Ston.00 Repair No Repair No Dishwasher No Dishwasher	Touch Up		\$0.00	r		\$0.00
Final Clean Toilet Yes \$0.00 Repair Replace Interior Doors Replace Interior Doors Missing Interior Doors Repair Interior Doors Repair Interior Doors Interior Doors HVAC Repair Interior Doors Interior Doors Repair Interior Doors Repair Interior Doors Interiors Interio		1				\$0.00
Yes \$0.00 Repair Replace So.00 Repair Replace Interior Doors \$0.00 Missing Repair Repair Interior Doors Interior Doors HVAC Repair Repair Interior Doors Repair Interior Doors Repair Interior Doors Repair Repair Interior Doors Interior Doors Interior Doors Repair Interior Doors Interior Door Interior Doors Interior Door Interior Doore		1	4000.00			ψ0.00
No Replace Water Heater Replace \$0.00 Missing Repair Repair Image State S			\$0.00	I I I I I I I I I I I I I I I I I I I		\$0.00
Window Coverings Water Heater Replace \$0.00 Missing Repair Repair Interior Doors			φ0.00	·		\$0.00 \$0.00
Replace \$0.00 Missing Repair Interior Doors HVAC Repair \$0.00 Missing Repair Repair \$0.00 Missing Repair Drywall Damage Electric Fixtures Estimate Quick \$\$ Amount \$0.00 Missing Repair Refrigerator Smoke/CO Detectors Missing 1 \$500.00 Repair Mold Range Mold Vent Hood Pests Missing \$0.00 Repair No Dishwasher Other Missing \$0.00 Repair \$0.00 Yes Yes No No						\$0.00
Interior DoorsRepairInterior DoorsHVACRepair\$0.00Repair\$0.00Replace\$0.00Drywall DamageElectric FixturesEstimate Quick \$\$ Amount\$0.00MissingRepairRefrigeratorSmoke/CO DetectorsMissing1Repair\$500.00Missing1Repair\$0.00Missing1Repair\$0.00Missing1Repair\$0.00Missing\$0.00RepairNoVent HoodPestsMissing\$0.00RepairNoDishwasherOtherMissing\$0.00Repair\$0.00Yes\$0.00No\$0.00Sonder\$0.00Yes\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00YesNoNo\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00No\$0.00 <td>2</td> <td>9 J</td> <td>\$0.00</td> <td></td> <td></td> <td>\$0.00</td>	2	9 J	\$0.00			\$0.00
Interior DoorsHVACRepair $\$0.00$ MissingImageReplace $\$0.00$ RepairRepairDrywall DamageElectric FixturesEstimate Quick $\$$ Amount $\$0.00$ Missing RepairImageRefrigeratorSmook/CO DetectorsImageMissing1 $\$500.00$ Missing1RepairSmook/CO DetectorsImageImageMissing1 $\$500.00$ Missing1RepairSmook/CO DetectorsImageImageMissing1 $\$500.00$ Missing1RepairSmook/CO DetectorsImageImageMissing $\$0.00$ YesImageRepairNoImageImageDishwasherStandImageImageMissing $\$0.00$ YesImageRepairImageImageImageMissingStandImageImageMissingStandImageImageMissingStandImageImageMissingStandImageImageMissingStandImageImageMissingStandImageImageMissingStandImageImageMissingImageImageImageMissingImageImageImageMissingImageImageImageMissingImageImageImageMissingImageImageImageMis	Replace		φυ.υυ	· · ·		φ0.00
Repair \$0.00 Missing Image Drywall Damage Electric Fixtures Estimate Quick \$\$ Amount \$0.00 Missing Refrigerator Smoke/CO Detectors Missing 1 \$500.00 Repair Mold Missing \$0.00 Repair Mold Missing \$0.00 Repair Mold Missing \$0.00 Yes No Dishwasher Other Missing \$0.00 Repair No Dishwasher Other Missing \$0.00 Repair No	Interior Deers					
Replace\$0.00RepairElectric FixturesEstimate Quick \$\$ Amount\$0.00Missing RepairRefrigeratorSmoke/CO DetectorsMissing1\$500.00Missing RepairRangeMoldMissing\$0.00YesRepairNo1Missing\$0.00YesRepairNo1Missing\$0.00YesRepairNo1Missing\$0.00YesRepairNo1Missing\$0.00YesRepairNo1Missing\$0.00YesRepairNo1Missing\$0.00YesRepairNo1Missing\$0.001RepairNo1Missing\$0.001RepairNo1Missing\$0.001RepairNo1Missing\$0.001RepairNo1No11No11No11No11No11No11No11No11No11No11No11No11No11No11No11No11			¢0.00			¢0.00
Drywall DamageElectric FixturesEstimate Quick \$\$ Amount\$0.00Missing RepairImage: Simple S				· · ·		\$0.00
Estimate Quick \$\$ Amount \$0.00 Missing Repair Refrigerator Smoke/CO Detectors Missing 1 \$500.00 Repair Missing 1 Range Mold Missing \$0.00 Repair No Missing \$0.00 Repair \$0.00 Vent Hood Pests Missing \$0.00 Repair No Missing \$0.00 Repair Other Missing \$0.00 Repair No Missing \$0.00 Repair No Missing \$0.00 Repair Down? Yes Yes No No		4	\$0.00			
Refrigerator Smoke/CO Detectors Missing 1 \$500.00 Missing 1 \$ Repair \$ Missing 1 \$ \$ Repair Mold Missing 1 \$ Missing \$ \$ \$ \$ \$ Repair Mold Yes \$ <t< td=""><td></td><td>1</td><td>.</td><td>T</td><td></td><td>Aa aa</td></t<>		1	.	T		Aa aa
RefrigeratorSmoke/CO DetectorsMissing1\$500.00Missing1\$RepairMoldNo1\$Missing\$0.00Yes11\$RepairNo111111Vent HoodYes11<	Estimate Quick \$\$ Amount		\$0.00	· · ·		\$0.00
Missing Repair 1 \$500.00 Missing 1 \$ Range Mold Mold Mold Image: Constraint of the state of	Defeisereter.				~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	\$0.00
RepairMoldRangeMoldMissing\$0.00YesRepairNoImage: Second Seco						
RangeMoldMissing\$0.00YesRepairNoVent HoodPestsMissing\$0.00YesRepairNoDishwasherOtherMissing\$0.00YesRepair\$0.00YesMissing\$0.00RepairYesMissing\$0.00RepairYesMissing\$0.00Repair\$0.00Rent Ready?Down?YesNoNoNo	Missing	1	\$500.00	Missing	1	\$50.00
Missing Repair \$0.00 Yes No Vent Hood Pests Missing Repair \$0.00 Yes No Dishwasher Other Missing Repair \$0.00 Missing Repair \$0.00 Yes No Yes No						
RepairNoImage: Constraint of the sector of the secto						
Vent Hood Pests Missing Repair \$0.00 Yes No Dishwasher Other Missing Repair \$0.00 Repair \$0.00 Rent Ready? Down? Yes No Yes No	Missing		\$0.00	Yes		\$0.00
Missing Repair \$0.00 No Yes No Dishwasher Other Missing Repair \$0.00 \$0.00 Image: Comparison of the comparis						
RepairNoDishwasherOtherMissing Repair\$0.00Renarcy:Down?Yes NoYes No	Vent Hood			Pests		
Dishwasher Other Missing Repair \$0.00 \$0.00 Rent Ready? Down? Yes No Yes No No	Missing		\$0.00	Yes		\$0.00
Missing Repair \$0.00 \$0.00 Rent Ready? Down? Yes No Yes No Yes				No	5	
Repair Down? Yes Yes Yes No No No	Dishwasher			Other		
Repair Down? Yes Yes Yes No No No	Missing		\$0.00			\$0.00
Rent Ready? Down? Yes Yes No No	Repair					
No No	Rent Ready?	N		Down?	<i>n</i> .	
	Yes			Yes		
	No			No		
		Total	\$2,175.00			
			,			

2 Overall Fannie Mae Rating

Front Door	Quantity	Washer/Dryer	Quantity
Repair	\$0.00	Repair	\$0.00
Replace		Replace	
Trash Out		Kitchen Cabinets	
Required	\$0.00	Repair	\$0.00
Clean		Replace	\$0.00
Carpet		Sink	
Requires Cleaning	\$0.00	Replace	\$0.00
Replace	\$0.00		
Vinyl	1 +	Tub/Surround	
Requires Cleaning	\$0.00	Repair	\$0.00
Replace		Replace	
Paint		Bath Vanity/Countertop	•
Touch Up	\$0.00	Repair	\$0.00
Complete Paint Job		Replace	\$0.00
Final Clean		Toilet	\$0.00
Yes	\$0.00	Repair	\$0.00
No		Replace	\$0.00
Window Coverings		Water Heater	1 40.00
Replace		Missing	\$0.00
		Repair	\$0.00
Interior Doors		HVAC	
Repair		Missing	\$0.00
Replace	\$0.00	-	\$0.00
Drywall Damage		Electric Fixtures	**
Estimate Quick \$\$ Amount		Missing	\$0.00
		Repair	\$0.00
Refrigerator		Smoke/CO Detectors	φ0.00
Missing		Missing	1 \$50.00
Repair	\$0.00	iviissii ig	φου.ου
Range		Mold	
Missing	\$0.00		\$0.00
-			\$0.00
Repair Vent Hood		No Pests	
Missing	\$0.00		\$0.00
-			\$0.00
Repair Dishwasher		No Other	
Missing	\$0.00		\$0.00
	\$0.00		\$0.00
Repair Rent Ready?		Down?	
Yes	1	Yes	
No		No	

2 Overall Fannie Mae Rating

Interiors

Front Door	Quantity	Washer/Dryer	Quantity
Repair	\$0.00	Repair	\$0.00
Replace		Replace	
Trash Out		Kitchen Cabinets	
Required	\$0.00	Repair	\$0.00
Clean		Replace	\$0.00
Carpet		Sink	φ0.00
Requires Cleaning		Replace	\$0.00
Replace	\$0.00		\$0.00
Vinyl	\$0.00	Tub/Surround	
Requires Cleaning		Repair	\$0.00
Replace		Replace	\$0.00
Paint		Bath Vanity/Countertop	
Touch Up		Repair	\$0.00
I			
Complete Paint Job		Replace Toilet	\$0.00
r r			\$0.00
Yes		Repair	
No Window Coverings		Replace	\$0.00
		Water Heater	
Replace		Missing	\$0.00
		Repair	
Interior Doors		HVAC	
Repair		Missing	\$0.00
Replace		Repair	
Drywall Damage	T	Electric Fixtures	
Estimate Quick \$\$ Amount	\$0.00	Missing	\$0.00
		Repair	\$0.00
Refrigerator		Smoke/CO Detectors	
Missing	\$0.00	Missing	\$0.00
Repair			
Range	• 	Mold	
Missing	\$0.00	Yes	\$0.00
Repair		No	
Vent Hood		Pests	
Missing	\$0.00		\$0.00
Repair		No	
Dishwasher		Other	
Missing	\$0.00	Ĩ	\$0.00
Repair	\$0.00		\$0.00
Rent Ready?	Tos 2	Down?	<u> </u>
Yes	1	Yes	1
	'		
No		No	
10	otal \$0.00		

697

Unit 2237 No Access	2 Overall Fannie Mae Rating
---------------------	-----------------------------

2 bed 2 bath

		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
Repair	Quantity	\$0.00			\$0.00
Replace			Replace		φ0.00
Trash Out	6	φ0.00	Kitchen Cabinets		
Required	Č.	\$0.00		2. ·	\$0.00
Clean Carpet			Replace Sink		\$0.00
Requires Cleaning	2		Replace		\$0.00
			Replace		φ0.00
Replace Vinyl		\$0.00	Tub/Surround		
				1	#0.00
Requires Cleaning		\$0.00			\$0.00
Replace Paint		\$0.00	Replace		
	C		Bath Vanity/Countertop	1	
Touch Up		\$0.00			\$0.00
Complete Paint Job	6	\$0.00	Replace	5	\$0.00
Final Clean	C	- <u>r</u>	Toilet		1
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater	-	
Replace		\$0.00	Missing		\$0.00
			Repair		·
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage	5 6		Electric Fixtures	2	1.
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		φ0.00
Missing		\$0.00	Missing		\$0.00
Repair		\$0.00	Wildenig		\$0.00
Range			Mold		
Missing		\$0.00			\$0.00
-		φ0.00			φ0.00
Repair Vent Hood			No Pests		
Ć.		\$0.00			\$0.00
Missing		· · · ·			φ0.00
Repair Dishwasher			No Other		- 1:
		- T	Uner	T	¢0.00
Missing		\$0.00			\$0.00
Repair Rept Ready2	3		Down?		
Rent Ready?	c		Down?		
Yes			Yes		
No			No		
	Total	\$0.00			1

Unit 2238	Rent Ready	2 Overall Fannie Mae Rating
-----------	------------	-----------------------------

2 bed 2 bath

		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
Repair	Quantity		Repair		\$0.00
Replace			Replace		φ0.00
Trash Out	6	φ0.00	Kitchen Cabinets		
Required	8	\$0.00	Repair		\$0.00
Clean Carpet			Replace Sink		\$0.00
Requires Cleaning	<u>×</u>		Replace	3 1	\$0.00
			Replace		\$0.00
Replace Vinyl		\$0.00	Tub/Surround		1
	<u>~</u>				* 0.00
Requires Cleaning			Repair		\$0.00
Replace Paint		\$0.00	Replace		
			Bath Vanity/Countertop	1	
Touch Up			Repair		\$0.00
Complete Paint Job		\$0.00	Replace		\$0.00
Final Clean		- <u>r</u>	Toilet	1	r
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	-		Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage	5 8		Electric Fixtures	2	1. 1.
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		φ0.00
Missing		\$0.00	Missing		\$0.00
Repair		\$0.00	Wildenig		\$0.00
Range			Mold		
Missing		\$0.00			\$0.00
-		φ0.00			φ0.00
Repair Vent Hood			No Pests		
		\$0.00			\$0.00
Missing		· · · ·			\$0.00
Repair Dishwasher			No Other		
C		- T	Uner	T	to 00
Missing		\$0.00			\$0.00
Repair Rept Readu?			Down?		
Rent Ready?	1		Down?		-
Yes		1	Yes		
No			No	-	
	Total	\$0.00			1

2 Overall Fannie Mae Rating

Front Door	Quantity	Washer/Dryer	Quantity
Repair		00 Repair	\$0.00
Replace		00 Replace	
Trash Out		Kitchen Cabinets	
Required	\$0	00 Repair	\$0.00
Clean		Replace	\$0.00
Carpet	1	Sink	\$0.00
Requires Cleaning	\$0	00 Replace	\$0.00
Replace	\$0		
Vinyl	V	Tub/Surround	
Requires Cleaning	\$0	00 Repair	\$0.00
Replace		00 Replace	
Paint		Bath Vanity/Countertop	
Touch Up	\$0	00 Repair	\$0.00
Complete Paint Job		00 Replace	\$0.00
Final Clean	φ0	Toilet	
Yes	\$0	00 Repair	\$0.00
No	֥	Replace	\$0.00
Window Coverings	14	Water Heater	\$0.00
Replace	02	00 Missing	\$0.00
Replace	ψ0		\$0.00
Interior Doors		Repair HVAC	
Repair	02	00 Missing	\$0.00
Replace		00 Repair	1
Drywall Damage		Electric Fixtures	
Estimate Quick \$\$ Amount	02	00 Missing	\$0.00
Estimate Quick \$\$ Amount	φ0		
Refrigerator	4	Repair Smoke/CO Detectors	\$0.00
r r	¢0	00 Missing	1 \$50.00
Missing	\$0	00 Wissing	1 \$50.00
Repair Range		Mold	
			¢0.00
Missing	\$0	00 Yes	\$0.00
Repair Vent Hood		No Pests	
r r			00.00
Missing	\$0	00 Yes	\$0.00
Repair		No	
Dishwasher	1	Other	1]
Missing	\$0	00	\$0.00
Repair Ready2	1.7	Down2	
Rent Ready?	.1	Down?	1 1
Yes	1	Yes	
No		No	
	Total \$50		

Unit	2241
------	------

		3 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
	Quantity	\$0.00	Repair	Quantity	\$0.00
Repair			-		\$0.00
Replace Trash Out	16	\$0.00	Replace Kitchen Cabinets		
		\$0.00			\$0.00
Required			Repair		
Clean Carpet			Replace Sink		\$0.00
	1	¢175.00		1	<u> </u>
Requires Cleaning	1	\$175.00	Replace		\$0.00
Replace Vinyl		\$0.00	United Street Tub/Surround		
		0 -0.00		1	<u> </u>
Requires Cleaning	1	\$50.00	-		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop	1 1	
Touch Up			Repair		\$0.00
Complete Paint Job	1	\$800.00		4 S 6 S	\$0.00
Final Clean	/c	r	Toilet	- <u>r</u>	
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage	59 38	: ::	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair		·	Ŭ		·
Range			Mold		
Missing	Î	\$0.00	Yes		\$0.00
Repair		\$0100	No		φ0.00
Vent Hood			Pests	1	
Missing		\$0.00			\$0.00
-					ψ0.00
Repair Dishwasher			No Other		
Missing	<u> </u>	\$0.00		T T	\$0.00
		φυ.00			φ0.00
Repair Rent Ready?	-3	fot e	Down?		
5				1 1	
Yes			Yes		
No			No		
	Total	\$1,075.00			

۱te		

Front Door	Quantity		Washer/Dryer	Quantity
Repair		\$0.00	Repair	\$0.0
Replace			Replace	
Trash Out	64		Kitchen Cabinets	
Required		\$0.00	Repair	\$0.0
Clean			Replace	\$0.0
Carpet			Sink	
Requires Cleaning		\$0.00	Replace	\$0.0
Replace	1	\$600.00	-	
Vinyl	x		Tub/Surround	
Requires Cleaning		\$0.00	Repair	\$0.0
Replace	1	\$225.00		
Paint		+	Bath Vanity/Countertop	.
Touch Up		\$0.00	Repair	\$0.0
Complete Paint Job			Replace	\$0.0
Final Clean	40		Toilet	
Yes		\$0.00	Repair	\$0.0
No			Replace	\$0.0
Window Coverings	10 94 		Water Heater	
Replace		\$0.00	Missing	\$0.0
		•	Repair	
Interior Doors			HVAC	
Repair		\$0.00	Missing	\$0.0
Replace			Repair	
Drywall Damage	57	+	Electric Fixtures	
Estimate Quick \$\$ Amount		\$0.00	Missing	\$0.0
			Repair	\$0.0
Refrigerator	10 10		Smoke/CO Detectors	, von
Missing	1	\$500.00	Missing	1 \$50.0
Repair				
Range			Mold	
Missing	1	\$375.00	Yes	\$0.0
Repair			No	
Vent Hood			Pests	
Missing		\$0.00		\$0.0
Repair		<i></i>	No	
Dishwasher			Other	
Missing		\$0.00		\$0.0
Repair				
Rent Ready?	13		Down?	
Yes			Yes	
No			No	
	Total	\$1,750.00		

Quantity	\$0.00		Quantity
Quantity			country
		Danair	#0.00
			\$0.00
	\$0.00	Replace Kitchen Cabinets	
1			
	\$0.00	Repair	\$0.00
			\$0.00
1			
	\$0.00	Replace	\$0.00
1	\$600.00		
		Tub/Surround	
1	\$50.00	Repair	\$0.00
	\$0.00	Replace	
		Bath Vanity/Countertop	
	\$0.00	Repair	\$0.00
1			\$0.00
1	\$000.00		\$0.00
1	00.02		\$0.00
			\$0.00
			0 0.00
		-	\$0.00
		Repair	
1			
		-	\$0.00
		Electric Fixtures	
	\$0.00	Missing	\$0.00
			\$0.00
		Smoke/CO Detectors	
	\$0.00	Missing	1 \$50.00
		C .	
4		Mold	
1	\$375.00	Yes	\$0.00
	<i>Q</i> 0 1 1 1 1 1 1 1 1 1 1		+0.00
1	00.02		\$0.00
			\$0.00
. 1			1
1	\$315.00		\$0.00
		2	
		Yes	
		No	
[otal	\$2,190.00		
	1 1 1 1 1 1 1 1 1 1 1 1	\$0.00 \$600.00 1 \$50.00 \$0.00 <	Variability Tub/Surround 1 \$50.00 Repair \$0.00 Replace Bath Vanity/Countertop \$0.00 Replace Replace 1 \$800.00 Replace \$0.00 Replace Replace \$0.00 Repair Replace \$0.00 Repair Replace \$0.00 Repair Replace \$0.00 Repair Replace \$0.00 Missing Repair \$0.00 Missing Repair \$0.00 Repair Second \$0.00 Repair Second \$0.00 Missing Repair \$0.00 Missing Second \$0.00 Yes No Second No No Second No No

3 bed 2 bath

In tank and		3 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
	Geochary	\$0.00	Repair		\$0.00
Repair					φ 0. 00
Replace Trash Out	54	\$0.00	Replace Kitchen Cabinets		
	1	\$0.00		1	\$175.00
Required			Repair	'	
Clean Carpet			Replace Sink		\$0.00
	1	¢0.00	Replace		¢0.00
Requires Cleaning					\$0.00
Replace Vinyl	1 1	\$600.00	Lagrand Tub/Surround		
		.			* ••••
Requires Cleaning			Repair		\$0.00
Replace	11	\$225.00			
Paint			Bath Vanity/Countertop	1 1	
Touch Up			Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean		r	Toilet	r	
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings		90 A	Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage	20 36		Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator	8	<u>l </u>	Smoke/CO Detectors		
Missing		\$0.00	Missing		\$0.00
Repair					+
Range			Mold		
Missing		\$0.00	Yes	T T	\$0.00
Repair		\$0.00	No		φ0.00
Vent Hood			Pests		
Missing		\$0.00	1		\$0.00
-		\$0.00			ψ0.00
Repair Dishwasher			No Other		
	Î	\$0.00		1	\$0.00
Missing		φυ.00			ΦU.UU
Repair Rent Ready?		101 C	Down?		
		1		Г Г	
Yes			Yes		
No	Total	\$1,800.00	No		

704

2 bed 2 bath

In tanks as		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
	Quantity	¢0.00	Repair	Quantity	\$0.00
Repair					Ф 0.00
Replace Trash Out	66	\$0.00	Replace Kitchen Cabinets		
		#0.00			¢ 0.00
Required			Repair		\$0.00
Clean			Replace Sink		\$0.00
Carpet	r		-	г	
Requires Cleaning			Replace		\$0.00
Replace	1	\$600.00			
Vinyl	<u> </u>		Tub/Surround	1	
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean	205		Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	10 		Water Heater	d	φ0.00
Replace		\$0.00	Missing		\$0.00
Replace		φ0.00	Repair		φ0.00
Interior Doors		<u>.</u>	HVAC		
Repair		\$0.00	Missing		\$0.00
•			Repair		ψ0.00
Replace Drywall Damage	2	φ0.00	Electric Fixtures		
	1	¢0.00			\$0.00
Estimate Quick \$\$ Amount		φ0.00	Missing		
Defrigerator	<i></i>		Repair Smoke/CO Detectors		\$0.00
Refrigerator					• · · · ·
Missing		\$0.00	Missing		\$0.00
Repair	-				
Range			Mold	rr	
Missing	1	\$375.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher	<i>a</i>		Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?			Down?	-	
Yes			Yes		
No			No		
	Total	¢4 005 00			
	Iulai	\$1,825.00			

705

		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
Repair	Quantity	1	Repair		\$0.00
Replace			Replace		ψ0.00
Trash Out			Kitchen Cabinets		-
Required		1	Repair		\$0.00
		1			
Clean Carpet			Replace Sink		\$0.00
Requires Cleaning			Replace		\$0.00
			Керіасе		φ0.00
Replace Vinyl		\$0.00	Tub/Surround		
					¢0.00
Requires Cleaning			Repair		\$0.00
Replace Paint		\$0.00	Replace Bath Vanity/Countertop		
		-		1	
Touch Up			Repair		\$0.00
Complete Paint Job			Replace		\$0.00
Final Clean		1	Toilet	1	
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair	-	
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		5
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		<i>Q</i> U U U
Missing		\$0.00	Missing	1	\$50.00
Repair		\$0.00	lineening		<i>\\</i> 00100
Range			Mold		1
Missing		\$0.00	Ves		\$0.00
-					ψ0.00
Repair Vent Hood			No Pests		-
Missing		\$0.00			\$0.00
					φ0.00
Repair Dishwasher			No Other		
		#0.00	Und	T	#0.00
Missing		\$0.00			\$0.00
Repair			Down?		
Rent Ready?					
Yes			Yes		
No			No		
	Total	\$50.00			

	rio	

	\$0.00	Washer/Dryer	Quantity	
	\$0.00	Repair		\$0.00
		Replace		
	ψ0.00	Kitchen Cabinets		
	\$0.00	Repair	1	\$175.00
				\$0.00
		Sink		\$0100
	\$0.00	Replace		\$0.00
1				
	QUUU.UU	Tub/Surround		
1	\$50.00	Repair		\$0.00
				\$0100
	φ0.00			
	\$0.00			\$0.00
1				\$0.00
	\$000.00	Toilet		φ0.00
1	00.02	Repair		\$0.00
	ψ0.00			\$0.00
	l.			\$0.00
1	00.02			\$0.00
	φ0.00			\$0.00
1				\$0.00
				\$0.00
	\$0.00		2	12
Ĭ	¢0.00			\$0.00
	\$0.00	-		
2 - 1 1 - 1				\$0.00
	* =00.00			0-0.00
1	\$500.00	Missing	1	\$50.00
		Mald		
	\$0.00			\$0.00
	\$0.00	Yes		\$0.00
		No		
		Other		
	\$0.00			\$0.00
101		Down?		
		Yes		
		No		
otal	\$2,175.00			
	1	1 \$0.00 \$600.00 1 \$50.00 \$0.00 1 \$800.00 1 \$800.00 \$0.00	\$0.00 Replace 1 \$60.00 Tub/Surround 1 \$50.00 Repair \$0.00 Replace Bath Vanity/Countertop \$0.00 Repair Replace \$0.00 Missing Repair \$0.00 Missing Repair \$0.00 Repair Repair \$0.00 Repair Sould Repair \$0.00 Yes No \$0.00 Yes No \$0.00 Yes No	Replace Sink \$0.00 Replace \$0.00 Replace 1 \$50.00 Soloo Replace 1 \$50.00 \$0.00 Replace 2 Bath Vanity/Countertop Soloo Replace \$0.00 Replar \$0.00 Replar \$0.00 Replar \$0.00 Missing \$0.00 Missing \$0.00 Missing Replar Soloo \$0.00 Missing Replar Soloo \$0.00 Missing Replar No Soloo Yes No No Soloo Yes No Soloo

Unit	2262
------	------

lest enderer		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
	Quantity	00.02	Repair	Quantity	\$0.00
Repair			-	1	φ0.00
Replace Trash Out	14 P	\$0.00	Replace Kitchen Cabinets		
10 12		#0.00			
Required			Repair	1	\$0.00
Clean			Replace Sink		\$0.00
Carpet	r	A	-	T T	
Requires Cleaning	1	\$175.00	Replace	1	\$0.00
Replace		\$0.00			
Vinyl	r		Tub/Surround	Ť Ť	
Requires Cleaning	1	\$50.00	Repair	1	\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean			Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace	1	\$0.00
Window Coverings	to o		Water Heater	ek-	\
Replace		\$0.00	Missing		\$0.00
Replace		φ0.00	Repair	1	φ0.00
Interior Doors			HVAC	1	
Repair		\$0.00	Missing	Т	\$0.00
			Repair	1	ψ0.00
Replace Drywall Damage	20	φ0.00	Electric Fixtures	1 L	
	l l	¢0.00		T T	\$0.00
Estimate Quick \$\$ Amount		\$0.00	Missing	1	
Defrigeneter			Repair Smoke/CO Detectors		\$0.00
Refrigerator				1	
Missing		\$0.00	Missing	1	\$50.00
Repair	-				
Range			Mold	<u>т </u>	
Missing		\$0.00	Yes	1	\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher	<i>a</i>		Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?			Down?	<u>.</u>	
Yes			Yes		
No			No		
	Total	\$1,075.00		4	
	I Juai	ຈາ,07ວ.00			

2 bed 2 bath

Interiors Front Door	Quantity		Washer/Dryer	Quantity	
Repair			Repair	Quantity	\$0.00
Replace			Replace		ψ0.00
Trash Out	nn.	φ0.00	Kitchen Cabinets		
Required	к. 	\$0.00	Repair		\$0.00
Clean			Replace		\$0.00 \$0.00
Carpet	2		Sink		Φ 0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			ψ0.00
Vinyl		\$000.00	Tub/Surround		
Requires Cleaning	2	\$100.00			\$0.00
	-		Replace		ψ0.00
Replace Paint		φ0.00	Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
	1				
Complete Paint Job Final Clean	1	\$800.00	Toilet		\$0.00
Yes	13	\$0.00	Repair	1	\$0.00
		φ0.00	l		
No Window Coverings			Replace Vater Heater		\$0.00
5	1	\$0.00			\$0.00
Replace		φ0.00	Missing		Φ 0.00
Interior Doors			Repair HVAC		
		¢0.00	Missing		\$0.00
Repair					φ 0. 00
Replace Drywall Damage	22	\$0.00	Repair Electric Fixtures	2	
	Ĩ	#0.00			\$0.00
Estimate Quick \$\$ Amount		\$0.00	Missing		
Refrigerator			Repair Smoke/CO Detectors		\$0.00
		* ****			<u> </u>
Missing		\$0.00	Missing	1	\$50.00
Repair			Mold		
Range	4M				
Missing		\$0.00			\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher	1	1	Other	1	
Missing		\$0.00			\$0.00
Repair					
Rent Ready?			Down?		
Yes			Yes		
No			No		
	Total	\$1,550.00			

709

۱te		

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		·
Trash Out	16 D		Kitchen Cabinets		
Required	0	\$0.00	Repair		\$0.00
Clean		•	Replace		\$0.00
Carpet			Sink		φ0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace			Replace		
Paint		φ0.00	Bath Vanity/Countertop		
Touch Up	5	\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	· · · · · ·		Toilet		φ0.00
Yes		\$0.00	Repair		\$0.00
No		\$0.00	Replace		\$0.00
Window Coverings	0.00	;	Water Heater		\$0.00
Replace		\$0.00	Missing		\$0.00
		ψ0.00		1	\$0.00
Interior Doors			Repair HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		\$0.00
Drywall Damage	0	φ0.00	Electric Fixtures	2.5	
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
		ψ0.00	-		\$0.00
Refrigerator			Repair Smoke/CO Detectors		φ0.00
Missing		00.02	Missing	1 \$	\$50.00
		φ0.00	IVIISSIIIg	' ⁴	50.00
Repair Range			Mold		
Missing		\$0.00			\$0.00
		φ0.00			\$0.00
Repair Vent Hood		;;	No Pests		
Ċ		\$0.00		1	\$0.00
Missing		φ 0. 00			φ0.00
Repair Dishwasher			No Other		
<u></u>		\$0.00		Î	\$0.00
Missing		\$0.00			φU.UU
Repair Rent Ready?			Down?		
Yes			Yes		
No	Total	\$1,500.00	No		

Unit	2266
------	------

		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
	Quantity	#0.00		Quantity	
Repair			Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out			Kitchen Cabinets	1	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet	r		Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace			Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean		\$000.00	Toilet		ψ0.00
Yes		\$0.00	Repair		\$0.00
		φ0.00			
No Window Coverings	<u>.</u>		Replace Water Heater		\$0.00
\$					^ ~~~~
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC	Т	
Repair			Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage		-	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator	•		Smoke/CO Detectors		
Missing	1	\$500.00	Missing	1	\$50.00
Repair			-		
Range		· · · · ·	Mold		
Missing		\$0.00	Yes		\$0.00
Repair		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	No		
Vent Hood			Pests		
Missing		\$0.00			\$0.00
-					ψ0.00
Repair Dishwasher			No Other		
		#0.00		Т	#0.00
Missing		\$0.00			\$0.00
Repair			Down2		
Rent Ready?	2		Down?	1	
Yes			Yes		
(No		
No	Total	\$2,000.00	110	in the second	

Unit	2268
------	------

In tanks as		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
		¢0.00		Quantity	<u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u>
Repair			Repair		\$0.00
Replace	76	\$0.00	Replace Kitchen Cabinets		
Trash Out	1		1		
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet	r		Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl	X:	2 3	Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace			Replace		
Paint		+	Bath Vanity/Countertop		
Touch Up	- C	\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	1	\$000.00	Toilet	13 13 13 13 13 13 13 13 13 13 13 13 13 1	ψ0.00
Yes	Î.	\$0.00	Repair		\$0.00
		\$0.00	· ·		
No Window Coverings	577 S		Replace Water Heater		\$0.00
9	1				
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors	1		HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair			5		
Range			Mold		
Missing		\$0.00	Vos		\$0.00
-		φ0.00			ψ0.00
Repair Vent Hood			No Pests		
Ċ	r	#0.00	1		¢0.00
Missing		\$0.00			\$0.00
Repair			No		
Dishwasher	r	r	Other	C	
Missing		\$0.00			\$0.00
Repair					
Rent Ready?			Down?		
Yes			Yes		
No			No		
	Total	\$1,500.00			

Unit	2269
------	------

Interiore		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
Repair	, , , , , , , , , , , , , , , , , , ,	\$0.00	Repair		\$0.00
Replace			Replace		\$ 0100
Trash Out		J \$0.00	Kitchen Cabinets		
Required	8	\$0.00	Repair	1	\$175.00
				1 '1	
Clean Carpet			Replace Sink		\$0.00
	<u> </u>	#0.00	1		¢0.00
Requires Cleaning			Replace		\$0.00
Replace		1 \$600.00			
Vinyl	7. I	1	Tub/Surround	1	
Requires Cleaning		\$0.00	Repair		\$0.00
Replace		1 \$225.00			
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job		1 \$800.00	Replace		\$0.00
Final Clean	10		Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	40 	1	Water Heater		φ0.00
Replace	8	\$0.00	Missing		\$0.00
Періасе		\$0.00	-		ψ0.00
Interior Doors			Repair HVAC		
	[00.02	Missing		\$0.00
Repair					φ0.00
Replace	20	\$0.00	Repair		
Drywall Damage	Ť	1	Electric Fixtures	1 1	• • • •
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	- <u>_</u>	
Missing		\$0.00	Missing	1	\$50.00
Repair	2				
Range	114 		Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood	2.		Pests	56. · · · ·	
Missing	Г	\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
		φ0.00			φ0.00
Repair Rent Ready?		101 2	Down?		
		1			
Yes			Yes		
No			No		
110	Total	\$1,850.00			

Interiors		2 bed 2 bath			
Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out		\$0.00	Kitchen Cabinets		
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink	1	φ0.00
Requires Cleaning	1	\$0.00	Replace	1911	\$0.00
		\$0.00			ψ0.00
Replace Vinyl		φ0.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
					Ф 0.00
Replace Paint		\$0.00	Replace Bath Vanity/Countertop		
		\$ 0.00		1	# 0.00
Touch Up			Repair		\$0.00
Complete Paint Job		\$0.00	Replace		\$0.00
Final Clean	ř	· · · · · ·	Toilet	<u>т</u> т	
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
		\$0.00	Repair		\$0.00
Refrigerator			Smoke/CO Detectors		φ0.00
	1	¢0.00		1	\$50.00
Missing		φ0.00	Missing	1	\$50.00
Repair			Mold		
Range	ľ	.		<u>т</u>	^
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood	1		Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	13 1	54 e	Down?		
Yes	1		Yes		
No			No		
	Total	\$50.00		+	
	i otai	1 400.00			

la ta ni a na		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
	Guanny	\$0.00	Repair	Quantity	\$0.00
Repair					Ф 0.00
Replace Trash Out	14	\$0.00	Replace Kitchen Cabinets		
		\$0.00	Repair	1	¢175.00
Required				1	\$175.00
Clean Carpet	1		Replace Sink		\$0.00
	r	\$0.00	Replace	1	¢0.00
Requires Cleaning					\$0.00
Replace Vinyl	1	\$600.00	Tub/Surround		
	Î	.			<u> </u>
Requires Cleaning			Repair		\$0.00
Replace	1	\$225.00			
Paint	1		Bath Vanity/Countertop		
Touch Up			Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	//		Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater		
Replace	C	\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage	20 N	\$0.00	Electric Fixtures	2	
Estimate Quick \$\$ Amount		\$250.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		φ0.00
Missing		\$0.00	Missing	1	\$50.00
Repair		\$0.00	lineering		φου.ου
Range			Mold		
Missing		\$0.00	Ves		\$0.00
Repair		\$0.00	No		φ0.00
Vent Hood			Pests		
Missing	1	\$0.00	T		\$0.00
-		\$0.00			φ 0. 00
Repair Dishwasher			No Other		
	1	#0.00	1	Ť	<u> </u>
Missing		\$0.00	Hole in bathroom ceiling		\$0.00
Repair Rent Ready?	~	ion a	Down?		
		1			
Yes			Yes		
No	Total		No		
		\$2,100.00			

In tank and		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
	Quantity	¢0.00		Quantity	<u> </u>
Repair			Repair		\$0.00
Replace		\$0.00	Replace	1	
Trash Out	T	-	Kitchen Cabinets	80 CF	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl	x-	• 	Tub/Surround	2	
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace			Replace		
Paint		φ0.00	Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
	1				
Complete Paint Job Final Clean	1	\$800.00	Toilet		\$0.00
6) 8)	Ĩ.	* ****		Т	.
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	T		Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		φ0.00
		¢0.00	Missing	1	\$50.00
Missing		φ0.00	IMISSING	1	\$50.00
Repair			Mold		
Range	T			T T	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood	T		Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher		10	Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?		of e	Down?		
Yes			Yes		
No	Total		No		
		\$1,500.00			

ors

Front Door	Quantity	Washer/Dryer	Quantity
Repair	\$0.00	Repair	\$0.00
Replace		Replace	
Trash Out		Kitchen Cabinets	
Required	\$0.00	Repair	1 \$175.00
Clean		Replace	\$0.00
Carpet	1	Sink	
Requires Cleaning	\$0.00	Replace	\$0.00
Replace	1 \$600.00	1 · I	
Vinyl	1 000.00	Tub/Surround	
Requires Cleaning	\$0.00	Repair	\$0.00
Replace		Replace	\$0.00
Paint	ή φεεδιού	Bath Vanity/Countertop	
Touch Up	\$0.00	Repair	\$0.00
Complete Paint Job		Replace	\$0.00
Final Clean	1 \$500.00	Toilet	\$0.00
Yes	\$0.00	Repair	\$0.00
No	φυ.υς	Replace	\$0.00
Window Coverings	00	Water Heater	\$0.00
Replace	\$0.00	Missing	\$0.00
Replace	\$0.00		\$0.00
Interior Doors		Repair HVAC	
Repair	\$0.00	Missing	\$0.00
			\$0.00
Replace Drywall Damage	\$0.00	Repair Electric Fixtures	
Estimate Quick \$\$ Amount	\$0.0¢	Missing	\$0.00
Estimate Quick \$\$ Amount	\$0.00		
Refrigerator	4	Repair Smoke/CO Detectors	\$0.00
		1	# 2.20
Missing	\$0.00	Missing	\$0.00
Repair		Mold	
Range		1 1	
Missing	\$0.00	1	\$0.00
Repair		No	
Vent Hood		Pests	
Missing	\$0.00	Yes	\$0.00
Repair		No	A 12
Dishwasher	Ĩ	Other	
Missing	\$0.00		\$0.00
Repair			
Rent Ready?	сл Г	Down?	
Yes		Yes	
No		No	
	Fotal \$1,800.00		

Unit	2274
------	------

la fa si a sa		2 bed 2 bath			
Interiors Front Door	Quantity		Washer/Dryer	Quantity	
	Quantity	¢0.00	Repair	Quantity	\$0.00
Repair					\$0.00
Replace Trash Out	16	\$0.00	Replace Kitchen Cabinets		
				F	• • • •
Required		\$0.00	Repair		\$0.00
Clean	2		Replace		\$0.00
Carpet	r		Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl	2:	÷	Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace			Replace		
Paint			Bath Vanity/Countertop		
Touch Up	C	\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	I I		\$0.00
Final Clean		\$800.00	Toilet		\$0.00
Yes		\$0.00	Repair	1	\$0.00
		\$0.00	·		
No Mindow Coverings	1		Replace		\$0.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage	9 8		Electric Fixtures	20 	
Estimate Quick \$\$ Amount		\$250.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
-		\$0.00	Missing		φ00.00
Repair Range			Mold		
		to 00	T		\$0.00
Missing		\$0.00			\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00	Hole in bathroom ceiling		\$0.00
Repair					
Rent Ready?	10		Down?		
Yes			Yes		
No			No		
	Total	\$1,750.00			
		1 C1 760 00			

4 Overall Fannie Mae Rating 2 bed 2 bath

Interiors					
Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out			Kitchen Cabinets		
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet	-1. 		Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl	2	· ·	Tub/Surround	2	
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job		\$0.00	Replace		\$0.00
Final Clean	10		Toilet	2001	
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage			Electric Fixtures		2.4 16
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator	-l.		Smoke/CO Detectors		
Missing	1	\$500.00	Missing	F 13	\$0.00
Repair					
Range	1. 		Mold		- A.
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood	<u>.</u>		Pests	dia -	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing	1	\$315.00			\$0.00
Repair					
Rent Ready?		101 · · · · ·	Down?		
Yes	1		Yes	2	
No			No		
	Total	\$1,640.00			
		÷.,•.•••••			

۱te		

Interiors Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	Tra 10	ψ0.00	Kitchen Cabinets		
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet			Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean			Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures	2	
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range	195 - D		Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes	(1) (\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	125 7.		Down?		
Yes			Yes		
No			No		
	Total	\$1,675.00			

No Access

Interiors Front Door	Quantity		Washer/Dryer	Quantity	
Repair	Quantity	1	Repair		\$0.00
Replace			Replace		\$0.00
Trash Out		\$0.00	Kitchen Cabinets	19-2-	I]
Required		\$0.00	Repair	20 75	\$0.00
		1			
Clean Carpet			Replace Sink		\$0.00
Requires Cleaning			Replace	11(1)	\$0.00
			Replace		\$0.00
Replace Vinyl		\$0.00	Tub/Surround		
					0.00
Requires Cleaning			Repair		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop	1	1 1
Touch Up			Repair		\$0.00
Complete Paint Job			Replace		\$0.00
Final Clean			Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater	-	
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage			Electric Fixtures	2	
Estimate Quick \$\$ Amount		1	Missing		\$0.00
		1	Repair		\$0.00
Refrigerator			Smoke/CO Detectors		\$0.00
Missing		1	Missing	P 13	\$0.00
		\$0.00	wissing		\$0.00
Repair Range			Mold		
		1			
Missing		\$0.00			\$0.00
Repair			No		
Vent Hood		1	Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No	5 C	
Dishwasher		- T	Other	T	· · · · ·
Missing		\$0.00			\$0.00
Repair					
Rent Ready?		101 8	Down?		
Yes			Yes		
No			No		
	Total	\$0.00			

2 Overall Fannie Mae Rating

In	ite	rı.	വ	°C.

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out			Kitchen Cabinets	74	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet		5	Sink	**************************************	
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl		2	Tub/Surround	2	
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean			Toilet		
Yes	1	\$200.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	-		Water Heater		
Replace		\$0.00	Missing	5	\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	••••••••••••••••••••••••••••••••••••••	21.
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range			Mold	Lin .	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests	18	
Missing	1	\$145.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	ίε.	1 E	Down?		
Yes			Yes		
No	1		No	1	
······	Total	\$1,845.00		•	

722

2 Overall Fannie Mae Rating

In	ite	rı.	വ	°C.

Repair			Washer/Dryer	Quantity	
Incepair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out			Kitchen Cabinets	14 1	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet		5	Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair	3	\$300.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean	• /6	с — — — — — — — — — — — — — — — — — — —	Toilet		
Yes	1	\$200.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	10 	5	Water Heater	10 	
Replace	3	\$900.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace	2	\$250.00	Repair		
Drywall Damage	9. M		Electric Fixtures		
Estimate Quick \$\$ Amount		\$150.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	ļ.	<i>Q</i> 0.00
Missing	1	\$500.00	Missing	1	\$50.00
Repair			J. J		
Range	8		Mold	L	
Missing	1	\$375.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	r		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00		ſ	\$0.00
Repair					
Rent Ready?	10 I		Down?	2	
Yes	()		Yes		
No	1		No	1	
	Total	\$4,350.00		· · ·	
		φ-1,000.00			

2 Overall Fannie Mae Rating

In	TC	eri	\mathbf{n}	rc

Front Door	Quantity	0	Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out			Kitchen Cabinets	74	
Required		\$0.00	Repair	4	\$700.00
Clean			Replace		\$0.00
Carpet	•	5 11 5 11	Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair	1	\$1,200.00
Replace	1	\$225.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair	4	\$400.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	A2		Toilet		
Yes	1	\$200.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	ND 0		Water Heater		
Replace	1	\$300.00	Missing		\$0.00
		,	Repair		,
Interior Doors			HVAC	1	
Repair		\$0.00	Missing		\$0.00
Replace			Repair		,
Drywall Damage		<i>Q</i> 0 1 1 0 1 1 1 1 1 1 1 1 1 1	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
		+	Repair		\$0.00
Refrigerator	L		Smoke/CO Detectors		ψ0.00
Missing		\$0.00	Missing	1	\$50.00
Repair		\$0100	lineening		<i>Q Q Q Q Q Q Q Q Q Q</i>
Range			Mold	1	
Missing	1	\$375.00	Yes		\$0.00
Repair		<i>QOI OI <i>OI OI <i>OI OI <i>OI OI <i>OI OI <i>OI OI <i>OI OI OI OI OI OI OI OI OI <i>OI OI OI OI <i>OI OI OI OI OI OI <i>OI OI OI <i>OI OI OI OI OI <i>OI OI OI OI <i>OI OI <i>OI OI OI OI OI OI OI OI <i>OI OI OI OI OI OI OI OI OI <i>OI OI OI <i>OI <i>OIOOI OI <i>OOI OO</i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i>	No		<i>Q</i> 0.00
Vent Hood			Pests		
Missing		\$0.00			\$0.00
Repair		\$5.50	No		\$0.00
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair		ψ0.00			\$0.00
Rent Ready?			Down?	2	
Yes		-	Yes		
No	1		No	1	
	Total	\$4,850.00		1	
	1 otal	φ4,000.00			

2 Overall Fannie Mae Rating

te		

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out			Kitchen Cabinets	7/2	
Required		\$0.00	Repair		\$0.00
Clean			Replace	1	\$1,500.00
Carpet			Sink		+.,
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace			Replace		
Paint		\$0100	Bath Vanity/Countertop		
Touch Up		\$0.00	Repair	1	\$100.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	· · · · ·	<i>\</i> 0000.000	Toilet		
Yes	1	\$200.00	Repair	ľ	\$0.00
No		+	Replace		\$0.00
Window Coverings	n o		Water Heater		φ0.00]
Replace		\$0.00	Missing		\$0.00
		φ0.00	Repair		φ0.00
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace	1	\$125.00			ψ0.00
Drywall Damage	I	\$125.00	Electric Fixtures		1
Estimate Quick \$\$ Amount		\$0.00	Missing	Ĩ	\$0.00
Estimate Quick 55 Amount		φ0.00			
Refrigerator			Repair Smoke/CO Detectors		\$0.00
		¢0.00	1	4	¢50.00
Missing		\$0.00	Missing	1	\$50.00
Repair Range			Mold		
		075 00	Г		* •••••
Missing	1	\$375.00			\$0.00
Repair Vent Hood			No		
			Pests	ſ	
Missing		\$0.00			\$0.00
Repair			No		
Dishwasher	<u> </u>	÷.	Other	ſ	
Missing		\$0.00			\$0.00
Repair					
Rent Ready?			Down?		
Yes			Yes		
No	1		No	1	
	Total	\$3,800.00			

2 Overall Fannie Mae Rating

n	tc	r	n	r	с.
	LC		U		э.
	n	nte	nteri	nterio	nterior

Quantity		Washer/Dryer	Quantity	
	\$0.00	Repair		\$0.00
	\$0.00	Replace		
		Kitchen Cabinets	1/2	
	\$0.00	Repair		\$0.00
		Replace		\$0.00
	n in	Sink	*	
	\$0.00	Replace		\$0.00
1	\$600.00			
	2	Tub/Surround		
	\$0.00	Repair		\$0.00
1	\$225.00	Replace		
		Bath Vanity/Countertop		
	\$0.00	Repair	3	\$300.00
1	\$800.00	Replace		\$0.00
		Toilet		
1	\$200.00	Repair		\$0.00
				\$0.00
		Water Heater		
	\$0.00	Missing	2	\$0.00
		HVAC		
	\$0.00	Missing		\$0.00
1				
	.	Electric Fixtures		
	\$0.00	Missing		\$0.00
				\$0.00
		Smoke/CO Detectors		φ0.00
	\$0.00	Missing	1	\$50.00
		Mold		
	\$0.00	Yes		\$0.00
				,
		Pests	27	
	\$0.00	r		\$0.00
	÷1.00			<i></i>
		Other		
	\$0.00		ſ	\$0.00
	i z	Down?		
		Yes		
1			1	
	\$2 3111111			
		\$0.00 \$0.00 \$0.00 \$0.00 1 \$0.00 1 \$0.00 1 \$0.00 1 \$800.00 1 \$0.00	\$0.00 Repair \$0.00 Replace Kitchen Cabinets Replace \$0.00 Repair Replace Sink \$0.00 Replace \$0.00 Replace \$0.00 Replace \$0.00 Replace \$0.00 Replace \$0.00 Repair \$0.00 Missing \$0.00 Mold \$0.00 Yes No No	\$0.00 Repair S0.00 Replace Kitchen Cabinets Replace S0.00 Replace \$0.00 Replace Sink \$0.00 Replace Sing \$0.00 Missing Replair \$0.00 Missing Replair \$0.00 Missing Sing \$0.00 Missing Sing \$0.00 Yes No \$0.00 Yes No \$0.00

2 Overall Fannie Mae Rating

Inte	ori	ors	
		013	

Front Door	Quantity	0	Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out			Kitchen Cabinets		
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink	·	
Requires Cleaning	1	\$175.00	Replace		\$0.00
Replace		\$0.00			
Vinyl			Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up	1	\$200.00	Repair	1	\$100.00
Complete Paint Job		\$0.00	Replace		\$0.00
Final Clean			Toilet		
Yes	1	\$200.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	10 0 		Water Heater	e de la companya de la	+
Replace		\$0.00	Missing	5	\$0.00
			Repair		
Interior Doors			HVAC	L	
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage	99	+	Electric Fixtures		
Estimate Quick \$\$ Amount		\$50.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		<i>Q</i> 0.00
Missing		\$0.00	Missing	1	\$50.00
Repair		*	5.5 0		,
Range			Mold		
Missing	1	\$375.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	r		\$0.00
Repair		\$5.50	No		20.00
Dishwasher			Other		
Missing		\$0.00	,		\$0.00
Repair					,
Rent Ready?	20 is	3 Z	Down?		
Yes			Yes		
No	1		No	1	
	Total	\$1,200.00	-	· · · · · · · · · · · · · · · · · · ·	
	1 9 501	ψ1,200.00			

2 Overall Fannie Mae Rating

Inte	ori	ors	
		013	

Front Door	Quantity	0	Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out	रस । 	0	Kitchen Cabinets	7,4	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet	A		Sink		
Requires Cleaning	1	\$175.00	Replace		\$0.00
Replace		\$0.00			
Vinyl			Tub/Surround	2	
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up	1	\$200.00	Repair	2	\$200.00
Complete Paint Job		\$0.00	Replace		\$0.00
Final Clean	Ar 10		Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	0 0		Water Heater		+
Replace		\$0.00	Missing		\$0.00
		*	Repair		,
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage		+	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair		+			
Range			Mold	I	
Missing		\$0.00	Yes	1	\$0.00
Repair		\$0100	No		V 0.00
Vent Hood			Pests	51	
Missing		\$0.00	r		\$0.00
Repair		\$0.00	No		<i>Q</i> 0.00
Dishwasher			Other		
Missing		\$0.00	r	ſ	\$0.00
Repair		\$5.50			20.00
Rent Ready?		1 E	Down?	0	
Yes	()	-	Yes		
No	1		No	1	
	Total	\$675.00			
1		00.0.00			

2 Overall Fannie Mae Rating

Replace \$0.00 Replace Iteration Trash Out Kitchen Cabinets Required \$0.00 Replace \$0.00 Clean S0.00 Replace \$0.00	Front Door	Quantity		Washer/Dryer	Quantity	
Replace \$0.00 Replace Ktehen Cabinets Trash Out Kitchen Cabinets 1 \$175.00 Required \$0.00 Replace 1 \$175.00 Clean Sink Replace \$0.00 \$0.00 Requires Cleaning \$0.00 Replace \$0.00 \$0.00 Requires Cleaning \$0.00 Replace \$0.00 \$0.00 Requires Cleaning \$0.00 Replace \$0.00 \$0.00 Replace 1 \$225.00 Replace \$0.00 Touch Up \$0.00 Replace \$0.00 \$0.00 Complete Paint Job \$0.00 Replace \$0.00 No Replace \$0.00 \$0.00 Replace \$0.00 Replace \$0.00 No Replace \$0.00 \$0.00 Replace \$0.00 Replace \$0.00 Nissing \$0.00 Replar \$0.00 Replace \$0.00 Replar \$0.00	Repair		\$0.00	Repair		\$0.00
Trash Out Kitchen Cabinets Required \$0.00 Replace \$175.00 Carpet Sink \$0.00 Carpet Sink \$0.00 Replace \$0.00 \$0.00 Viny Sink \$0.00 Viny Tub/Surround \$0.00 Replace \$0.00 \$0.00 Complete Paint \$0.00 \$0.00 Final Clean \$0.00 \$0.00 Final Clean \$0.00 \$0.00 Replace \$0.00 \$0.00 Replace \$0.00 \$0.00 No Replace \$0.00 Replace \$0.00 \$0.00 Replace \$0.00 \$0.00 Replace \$0.00 \$0.00 Replace \$0.00 \$0.00 Replace						
Clean Replace Sink Requires Cleaning S0.00 S0.00 S0.00 Requires Cleaning S0.00 S0.00 S0.00 Requires Cleaning S0.00 Replace S0.00 Requires Cleaning S0.00 Replace S0.00 Requires Cleaning S0.00 Replace S0.00 Requires Cleaning S0.00 Repair S0.00 Requires Cleaning S0.00 Repair S0.00 Repair Bath Vanity/Countertop S0.00 Complete Paint Job S0.00 Repair S0.00 Final Clean Toilet S0.00 S0.00 Ne S0.00 Repair S0.00 No Repair S0.00 Repair Interior Doors HVAC S0.00 Repair Interior Doors HVAC S0.00 S0.00 Repair S0.00 Repair S0.00 Interior Doors HVAC Repair S0.00 Repair S	Trash Out	-	\$0.00			
Clean Replace Sink Requires Cleaning S0.00 S0.00 S0.00 Requires Cleaning S0.00 S0.00 S0.00 Requires Cleaning S0.00 Replace S0.00 Requires Cleaning S0.00 Replace S0.00 Requires Cleaning S0.00 Replace S0.00 Requires Cleaning S0.00 Repair S0.00 Requires Cleaning S0.00 Repair S0.00 Repair Bath Vanity/Countertop S0.00 Complete Paint Job S0.00 Repair S0.00 Final Clean Toilet S0.00 S0.00 Ne S0.00 Repair S0.00 No Repair S0.00 Repair Interior Doors HVAC S0.00 Repair Interior Doors HVAC S0.00 S0.00 Repair S0.00 Repair S0.00 Interior Doors HVAC Repair S0.00 Repair S	Required		\$0.00	Repair	1	\$175.00
Carpet Sink Requires Cleaning \$0.00 Replace \$0.00 Replace \$0.00 Replace \$0.00 Viny Tub/Surround \$0.00 Repaire \$0.00 Replace 1\$225.00 Replace \$0.00 Paint Bath Vanity/Countertop \$0.00 Complete Paint Job \$0.00 Repaire \$0.00 Final Clean Toilet \$0.00 Repaire \$0.00 Window Coverings Water Heater \$0.00 \$0.00 Window Coverings Water Heater \$0.00 \$0.00 Replace \$0.00 Repaire \$0.00 \$0.00 Interior Doors WVAC \$0.00 Repair \$0.00 Replare \$0.00 Repair \$0.00 \$0.00 Replar						
Requires Cleaning \$0.00 Replace \$0.00 Replace \$0.00 \$0.00 Replace \$0.00 Replace \$0.00 Replace \$0.00 Replace \$0.00 Replace \$225.00 Replace \$0.00 Paint \$225.00 Replace \$0.00 Complete Paint Job \$0.00 Replace \$0.00 Complete Paint Job \$0.00 Replace \$0.00 Touch Up \$0.00 Replace \$0.00 No Replace \$0.00 Replace \$0.00 No Replace \$0.00 Replace \$0.00 Nindow Coverings WAEV Heater \$0.00 \$0.00 Replace \$0.00 Replare \$0.00 Replace \$0.00 Replare \$0.00 Replace \$0.00 Replare \$0.00 Replace \$0.00 Replare \$0.00 Replace \$0.00 Replar \$0.00 Replar						
Replace \$0.00 Tub/Surround Requires Cleaning Replace \$0.00 Repair \$0.00 Paint S0.00 Repair \$0.00 Paint Bath Yanity/Countertop \$0.00 Complete Paint Job \$0.00 Repair \$0.00 Final Clean Toilet \$0.00 Repair \$0.00 No Replace \$0.00 Repair \$0.00 No Replace \$0.00 Repair \$0.00 No Replace \$0.00 Repair \$0.00 Repair \$0.00 Missing \$0.00 \$0.00 Repair Moid \$0.00 \$0.00			\$0.00	Replace		\$0.00
Vind Tub/Surround Requires Cleaning \$0.00 Repair \$0.00 Replace 1 \$225.00 Replace \$0.00 Paint Bath Vanity/Countertop \$0.00 \$0.00 Couplete Paint Job \$0.00 Replar \$0.00 Final Clean Toriet \$0.00 Replace \$0.00 No Replace \$0.00 Replace \$0.00 No Replace \$0.00 Replace \$0.00 No Replace \$0.00 Replace \$0.00 No Replare \$0.00 Missing \$0.00 Replace \$0.00 Missing \$0.00 Replar \$0.00 Missing \$0.00 Replar \$0.00 Missing						
Replace 1 \$225.00 Replace Paint Bath Vanity/Countertop S0.00 Touch Up \$0.00 Repair \$0.00 Complete Paint Job \$0.00 Repair \$0.00 Final Clean Toilet \$0.00 Replace \$0.00 No Water Heater \$0.00 Replace \$0.00 Missing \$0.00 Repair \$0.00 \$0.00 Interior Doors HVAC Paint \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Missing \$0.00 Mesing \$0.00 Repair \$0.00 Missing \$0.00 \$0.00 \$0.00 Repair \$0.00 Yes \$0.00 <	Vinyl					
Replace 1 \$225.00 Replace Paint Bath Vanity/Countertop S0.00 Touch Up \$0.00 Repair \$0.00 Complete Paint Job \$0.00 Repair \$0.00 Final Clean Toilet \$0.00 Replace \$0.00 No Water Heater \$0.00 Replace \$0.00 Missing \$0.00 Repair \$0.00 \$0.00 Interior Doors HVAC Paint \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Missing \$0.00 Mesing \$0.00 Repair \$0.00 Missing \$0.00 \$0.00 \$0.00 Repair \$0.00 Yes \$0.00 <	Requires Cleaning		\$0.00	Repair		\$0.00
Paint Bath Vanity/Countertop Touch Up \$0.00 Repair \$0.00 Complete Paint Job \$0.00 Repair \$0.00 Final Clean Tollet \$0.00 Repair \$0.00 No \$0.00 Repair \$0.00 \$0.00 No \$0.00 Repair \$0.00 \$0.00 Window Coverings Water Heater \$0.00 \$0.00 Replace \$0.00 Missing \$0.00 Replar \$0.00 Mold \$0.00 Replar		1				
Complete Paint Job \$0.00 Replace \$0.00 Final Clean Toilet \$0.00 \$0.00 No Replace \$0.00 \$0.00 Window Coverings Water Heater \$0.00 \$0.00 Replace \$0.00 Missing \$0.00 Interior Doors HVAC \$0.00 \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Drywall Damage Electric Fixtures \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Repair \$0.00 \$0.00 <	Paint					
Complete Paint Job \$0.00 Replace \$0.00 Final Clean Toilet \$0.00 \$0.00 No Replace \$0.00 \$0.00 Window Coverings Water Heater \$0.00 \$0.00 Replace \$0.00 Missing \$0.00 Interior Doors HVAC \$0.00 \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Drywall Damage Electric Fixtures \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Repair \$0.00 \$0.00 <	Touch Up		\$0.00	Repair		\$0.00
Final Clean Toilet Yes \$0.00 Repair \$0.00 No Replace \$0.00 Window Coverings Water Heater \$0.00 Replace \$0.00 Missing \$0.00 Interior Doors HVAC Repair \$0.00 Replace \$0.00 Missing \$0.00 Replar \$0.00 Missing \$0.00 Replar \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Repair \$0.00 Mold \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 \$0.00 <td>Complete Paint Job</td> <td></td> <td></td> <td></td> <td></td> <td>\$0.00</td>	Complete Paint Job					\$0.00
No Replace \$0.00 Window Coverings Water Heater Replace \$0.00 Missing \$0.00 Interior Doors HVAC Repair \$0.00 \$0.00 Repair \$0.00 \$0.	Final Clean	10				
No Replace S0.00 Window Coverings Water Heater Replace \$0.00 Replace \$0.00 Missing \$0.00 Interior Doors Repair \$0.00 Repair \$0.00 Replace \$0.00 Missing \$0.00 \$0.00 Replace \$0.00 Missing \$0.00 Replace \$0.00 Repair \$0.00 Drywall Damage Electric Fixtures \$0.00 Estimate Quick \$\$ Amount \$0.00 Missing \$0.00 Refrigerator Sonok/CO Detectors \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Ves \$0.00 Repair \$0.00 Yes \$0.00 Repair No \$0.00 Yes \$0.00 Repair No \$0.00 Yes \$0.00 Repair No \$0.00 \$0.00 \$0.00 Repair No \$0.00 \$0.00 \$0.00	Yes		\$0.00	Repair		\$0.00
Window Coverings Water Heater Replace \$0.00 Missing \$0.00 Interior Doors Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Drywall Damage Electric Fixtures \$0.00 Refrigerator \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Yes \$0.00 Missing \$0.00 Yes \$0.00 Repair No \$0.00 \$0.00 Vent Hood Pests \$0.00 \$0.00 Repair No \$0.00 \$0.00 Dishwasher Other \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00 <t< td=""><td>No</td><td></td><td></td><td></td><td></td><td>\$0.00</td></t<>	No					\$0.00
Interior Doors HVAC Repair \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Replace \$0.00 Repair \$0.00 Drywall Damage Electric Fixtures \$0.00 Estimate Quick \$\$ Amount \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Refigerator \$0.00 Missing \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair	Window Coverings	1000 000000000000000000000000000000000				+
Interior Doors HVAC Repair \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Replace \$0.00 Repair \$0.00 Drywall Damage Electric Fixtures \$0.00 Estimate Quick \$\$ Amount \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Refigerator \$0.00 Missing \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair	Replace		\$0.00	Missing		\$0.00
Interior Doors HVAC Repair \$0.00 Missing \$0.00 Replace \$0.00 Repair \$0.00 Drywall Damage Electric Fixtures \$0.00 Begair \$0.00 Missing \$0.00 Refrigerator Standard \$0.00 \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair \$0.00						
Replace \$0.00 Repair Drywall Damage Electric Fixtures Estimate Quick \$\$ Amount \$0.00 Missing \$0.00 Refrigerator Smoke/CO Detectors \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Yes \$0.00	Interior Doors		· · · · · · · · · · · · · · · · · · ·	HVAC		
Drywall Damage Electric Fixtures Estimate Quick \$\$ Amount \$0.00 Missing \$0.00 Refrigerator Smoke/CO Detectors \$0.00 Missing \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Repair \$0.00 Yes \$0.00 Dishwasher \$0.00 \$0.00 \$0.00 Repair \$0.00 <td< td=""><td>Repair</td><td></td><td>\$0.00</td><td>Missing</td><td></td><td>\$0.00</td></td<>	Repair		\$0.00	Missing		\$0.00
Estimate Quick \$\$ Amount \$0.00 Missing Repair \$0.00 \$0.00 Refrigerator Smoke/CO Detectors \$0.00 Missing \$0.00 Missing \$50.00 Repair \$0.00 Missing \$50.00 Repair \$0.00 Missing \$50.00 Repair \$0.00 Missing \$50.00 Range Mold \$0.00 \$0.00 Missing \$0.00 Yes \$0.00 Repair No \$0.00 \$0.00 No No \$0.00 \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 \$0.00 \$0.00	Replace		\$0.00	Repair		
Repair \$0.00 Refrigerator Smoke/CO Detectors Missing \$0.00 Missing 1 \$50.00 Repair \$0.00 Missing 1 \$50.00 Range Mold \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair No \$0.00 \$0.00 Repair \$0.00 Yes \$0.00 No \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair \$0.00	Drywall Damage			Electric Fixtures		
Refrigerator Smoke/CO Detectors Missing \$0.00 Missing 1 \$50.00 Repair Mold Mold \$0.00 Yes \$0.00 Missing \$0.00 Yes \$0.00 \$0.00 Repair No Pests \$0.00 Missing \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair Other \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair Other \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00	Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
Refrigerator Smoke/CO Detectors Missing \$0.00 Missing 1 \$50.00 Repair Mold Mold \$0.00 Yes \$0.00 Missing \$0.00 Yes \$0.00 \$0.00 Repair No Pests \$0.00 Missing \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Repair Other \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair Other \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00				Repair		\$0.00
Repair Mold Missing \$0.00 Yes \$0.00 Repair No Pests \$0.00 <td>Refrigerator</td> <td>10</td> <td></td> <td>Smoke/CO Detectors</td> <td></td> <td></td>	Refrigerator	10		Smoke/CO Detectors		
Range Mold Missing \$0.00 Yes \$0.00 Repair No Pests Missing \$0.00 Yes \$0.00 Repair \$0.00 Yes \$0.00 Dishwasher Other \$0.00 Missing \$0.00 \$0.00 Repair Other \$0.00 Pasing \$0.00 \$0.00 Repair Down? \$0.00 Yes Yes No	Missing		\$0.00	Missing	1	\$50.00
Missing \$0.00 Yes \$0.00 Repair No No \$0.00 Vent Hood Pests \$0.00 Yes \$0.00	Repair					
Repair No Vent Hood Pests Missing \$0.00 Repair No Dishwasher Other Missing \$0.00 Repair \$0.00 Repair Down? Yes Yes No No	Range			Mold	No.	
Vent Hood Pests Missing \$0.00 Yes \$0.00 Repair No No \$0.00 Dishwasher Other \$0.00 \$0.00 Missing \$0.00 \$0.00 \$0.00 Repair Other \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00 Repair \$0.00 \$0.00 \$0.00 Yes Yes Yes Yes No No No \$0.00	Missing		\$0.00	Yes		\$0.00
Missing \$0.00 Yes \$0.00 Repair No No \$0.00 Dishwasher Other \$0.00 </td <td>Repair</td> <td></td> <td></td> <td>No</td> <td></td> <td></td>	Repair			No		
Repair No Dishwasher Other Missing \$0.00 Repair \$0.00 Rent Ready? Down? Yes Yes No No	Vent Hood			Pests	10	
Dishwasher Other Missing \$0.00 \$0.00 Repair \$0.00 \$0.00 Rent Ready? Down? Yes Yes No No	Missing		\$0.00	Yes		\$0.00
Missing \$0.00 \$0.0	Repair			No		
Repair Down? Yes Yes No No	Dishwasher			Other	17	
Rent Ready? Down? Yes Yes No No	Missing		\$0.00			\$0.00
Rent Ready? Down? Yes Yes No No	Repair					
No No	Rent Ready?	20 k	a 10	Down?	to to _to	
	Yes			Yes		
	No			No		
		Total	\$450.00			

۱te		

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		·
Trash Out	ik o	\$0100	Kitchen Cabinets	NA.	
Required		\$0.00	Repair	1	\$175.00
Clean		*	Replace		\$0.00
Carpet		i îi	Sink	l.	\$0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl		<i>\\</i>	Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace			Replace		
Paint		φ0.00	Bath Vanity/Countertop		
Touch Up	C	\$0.00	Repair		\$0.00
Complete Paint Job			Replace		\$0.00
Final Clean		φ0.00	Toilet		φ0.00
Yes	Î	\$0.00	Repair		\$0.00
No		\$0.00	Replace		\$0.00
Window Coverings	10		Water Heater		\$0.00
Replace		\$0.00	Missing	2	\$0.00
		\$0.00	-		φ0.00
Interior Doors			Repair VAC		
Repair		\$0.00	Missing		\$0.00
			Repair		\$0.00
Replace Drywall Damage	20	<u></u>	Electric Fixtures		-
Estimate Quick \$\$ Amount		00.02	Missing		\$0.00
Estimate Quick 55 Amount		φ0.00	-		
Refrigerator			Repair Smoke/CO Detectors		\$0.00
		¢0.00			¢50.00
Missing		\$0.00	Missing	1	\$50.00
Repair Range			Mold	6	
		#0.00	Г Г	Ť	¢0.00
Missing		\$0.00			\$0.00
Repair			No		
Vent Hood		\$ 0.00	Pests	T	# 0.00
Missing		\$0.00			\$0.00
Repair		1	No		
Dishwasher	<u>(</u>	A0 - - -	Other	ſ	Aa c - 1
Missing		\$0.00			\$0.00
Repair Bort Boody2		1 2			
Rent Ready?		1	Down?		1
Yes			Yes		
No			No		
	Total	\$825.00			

ors

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	RA C		Kitchen Cabinets		
Required		\$0.00	Repair	1	\$175.00
Clean		*	Replace		\$0.00
Carpet		i îi	Sink	L	<i>\</i>
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl	•	\$000.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00			<i>Q</i> 0.00
Paint		ψ220.00	Bath Vanity/Countertop		
Touch Up		\$0.00	Repair	1	\$100.00
Complete Paint Job	1	\$800.00		'	\$0.00
Final Clean		\$000.00	Toilet		ψ0.00
Yes		\$0.00	Repair	1	\$0.00
		φ0.00			\$0.00
No Window Coverings	N7 9		Replace Vater Heater		\$0.00
0		00.02	Missing	1	\$0.00
Replace		φ0.00	-		\$0.00
Interior Doors			Repair // Repair		
ſ		¢0.00			\$0.00
Repair			Missing		\$0.00
Replace Drywall Damage	20	\$0.00	Repair Electric Fixtures		
		# 0.00		ï	\$ 0.00
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
Defrigerator			Repair Smoke/CO Detectors		\$0.00
Refrigerator					
Missing		\$0.00	Missing	1	\$50.00
Repair	(1 2	Mald	i.	
Range			Mold	Ť	. 1
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests	r	
Missing		\$0.00	Yes		\$0.00
Repair		1	No		
Dishwasher	ſ		Other	r.	
Missing		\$0.00			\$0.00
Repair					
Rent Ready?			Down?		
Yes			Yes		
No			No		
	Total	\$1,950.00			

۱te		

Front Door	Quantity		Washer/Dryer	Quantity
Repair		\$0.00	Repair	\$0.00
Replace			Replace	
Trash Out	14 D		Kitchen Cabinets	100
Required		\$0.00	Repair	\$0.00
Clean			Replace	\$0.00
Carpet		i î	Sink	\$0.00
Requires Cleaning		\$0.00	Replace	\$0.00
				\$0.00
Replace Vinyl		\$600.00	Tub/Surround	
<u> </u>		¢0.00		00 00
Requires Cleaning			Repair	\$0.00
Replace Paint	1	\$225.00	Bath Vanity/Countertop	
F				
Touch Up			Repair	1 \$100.00
Complete Paint Job	1	\$800.00		\$0.00
Final Clean	ř 	-	Toilet	r1
Yes		\$0.00	Repair	\$0.00
No			Replace	\$0.00
Window Coverings			Water Heater	
Replace		\$0.00	Missing	\$0.00
			Repair	
Interior Doors			HVAC	
Repair		\$0.00	Missing	\$0.00
Replace		\$0.00	Repair	
Drywall Damage			Electric Fixtures	
Estimate Quick \$\$ Amount		\$0.00	Missing	\$0.00
			Repair	\$0.00
Refrigerator			Smoke/CO Detectors	φ0.00
Missing		\$0.00	Missing	1 \$50.00
Repair		φ0.00	wissing	φου.ου
Range	i.		Mold	
Missing	1	\$375.00		\$0.00
		\$375.00		\$0.00
Repair Vent Hood			No Pests	
r		#0.00	r	
Missing		\$0.00		\$0.00
Repair			No	
Dishwasher			Other	ī
Missing		\$0.00		\$0.00
Repair				
Rent Ready?			Down?	
Yes			Yes	
No			No	
	Total	CO 450 00		
	Total	\$2,150.00		

2 Overall Fannie Mae Rating

			Quantity	
	\$0.00	Repair		\$0.00
	φ0.00	Kitchen Cabinets	120	
	\$0.00			\$0.00
				\$0.00
				ψ0.00
	\$0.00			\$0.00
1				
	+	Tub/Surround		
	\$0.00	Repair		\$0.00
		Bath Vanity/Countertop		
	\$0.00			\$0.00
1				\$0.00
•1	\$000.00	Toilet		
	\$0.00	Repair		\$0.00
	<i>Q</i>	· ·		\$0.00
				φ0.00
	\$0.00			\$0.00
				φ0.00
	\$0.00			\$0.00
		, , , , , , , , , , , , , , , , , , ,		φ0.00
	\$0.00			-
	\$0.00			\$0.00
				\$0.00
		Smoke/CO Detectors		\$0.00
	00.02		1	\$50.00
	φ0.00	MISSING	'	\$50.00
		Mold		
	00.02	[\$0.00
	Φ 0.00			\$ 0.00
			23	
1	¢0.00	r		¢0.00
	\$0.00			\$0.00
	# 0.00	r	ľ	#0.00
	\$0.00			\$0.00
	A 20	Down2		
Total	\$1,450.00			
		\$0.00 1 \$0.00 1 \$600.00 \$0.00 1 \$0.00 1 \$800.00 \$0.00	Tub/Surround \$0.00 Repair \$0.00 Replace Bath Vanity/Countertop \$0.00 \$0.00 Repair \$0.00 Missing Repair HVAC \$0.00 Missing \$0.00 Repair HVAC \$0.00 \$0.00 Missing \$0.00 Yes \$0.00 Yes \$0.00 Yes \$0.00 Yes	Kitchen Cabinets Repair Repair Replace Replace Sink Sink 1 \$0.00 Replace \$0.00 Replace Image: Sink 1 \$0.00 Replace \$0.00 Replace Image: Sink 1 \$0.00 Replace \$0.00 Replace Image: Sink \$0.00 Missing Image: Sink \$0.00 Missing Image: Sink \$0.00 Missing Image: Sink \$0.00 Missing Image: Sink \$0.00 Yes No \$0.00 No Image: Sink

2 Overall Fannie Mae Rating

Interiors Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out		\$0.00	Kitchen Cabinets	1/2	
Required		\$0.00	Repair	1	\$175.00
Clean	1		Replace		\$0.00
Carpet			Sink		ψ0.00
Requires Cleaning		\$0.00	Replace	Ĩ	\$0.00
Replace	1	\$600.00			<i>Q</i> 0100
Vinyl	•	\$000.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00	I . I		<i>Q</i> 0100
Paint		φ220.00	Bath Vanity/Countertop		
Touch Up	C	\$0.00	Repair		\$0.00
Complete Paint Job			Replace		\$0.00
Final Clean		\$0.00	Toilet		ψ0.00
Yes		\$0.00	Repair	T T	\$0.00
		φ0.00	Replace		\$0.00
No Window Coverings	n 9		Water Heater		\$0.00
Replace		00.02	Missing	1	\$0.00
Replace					\$0.00
Interior Doors			Repair VAC		
Repair		00.02	Missing		\$0.00
			, v		\$0.00
Replace Drywall Damage	0	\$0.00	Repair Electric Fixtures		
		#0.00		Ĩ	¢0.00
Estimate Quick \$\$ Amount			Missing		\$0.00
Defrigerator			Repair Smoke/CO Detectors		\$0.00
Refrigerator			1		
Missing		\$0.00	Missing	1	\$50.00
Repair		1	Mold		
Range	R		r r		
Missing		\$0.00	1		\$0.00
Repair			No		
Vent Hood			Pests	r	
Missing		\$0.00	Yes		\$0.00
Repair		1	No		
Dishwasher			Other	r	
Missing		\$0.00			\$0.00
Repair					
Rent Ready?			Down?		
Yes			Yes		
No			No		
	Total	\$1,050.00			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	14 N	φ0.00	Kitchen Cabinets	7,0	
Required		\$0.00	Repair	1	\$175.00
Clean	1			'	\$0.00
Carpet	. I.		Replace Sink		Φ 0.00
Requires Cleaning		\$0.00	Replace	Ĩ	\$0.00
					φ0.00
Replace Vinyl	1	\$600.00	Tub/Surround		
		#0.00			¢0.00
Requires Cleaning			Repair		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up			Repair		\$0.00
Complete Paint Job		\$0.00	Replace		\$0.00
Final Clean			Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	n		Water Heater	10	
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC	L	
Repair		\$0.00	Missing		\$0.00
Replace			Repair		\$0100
Drywall Damage	0	φ0.00	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
Estimate Quick \$\$ Amount			-		
Refrigerator	2		Repair Smoke/CO Detectors		\$0.00
	r				
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range			Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	2 k	a - 2	Down?	2	
Yes	()	·2	Yes		
			No		
No	Total	\$825.00	No		

3 Overall Fannie Mae Rating

Front Door	Quantity	D D	Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out	14 		Kitchen Cabinets	74	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet		h a	Sink	L	φ0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace		\$0.00			φ0.00
Vinyl		\$0.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
	1	\$225.00			ψ0.00
Replace Paint		\$225.00	Bath Vanity/Countertop		
	1	¢200.00			\$0.00
Touch Up	1	\$200.00			
Complete Paint Job Final Clean		\$0.00	Replace Toilet		\$0.00
	<u></u>			Ť.	
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings		-	Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		φ0.00
Missing		\$0.00	Missing	1	\$50.00
-		\$0.00	iviissii ig	1	ψ50.00
Repair Range			Mold		
		\$0.00		10	<u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u>
Missing		\$0.00			\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher	Ϋ́.		Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	3	oi 2	Down?	8	
Yes			Yes		
No	1		No		
	Total	\$475.00			
		34/2/00			

2 Overall Fannie Mae Rating

۱te		

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	6		Kitchen Cabinets		
Required	1	\$100.00	Repair		\$0.00
Clean			Replace	1	\$1,500.00
Carpet			Sink	1	φ1,000.00
Requires Cleaning		\$0.00	Replace	1	\$120.00
Replace	1	\$600.00		.	¢120.00
Vinyl		\$000.00	Tub/Surround	I	
Requires Cleaning		\$0.00	Repair		\$0.00
· · ·			Replace		ψ0.00
Replace Paint		\$0.00	Bath Vanity/Countertop		
Touch Up		00.02	Repair	1	\$0.00
Complete Paint Job Final Clean	1	\$800.00	Toilet		\$0.00
r	4	#000.00	r	1	* 0.00
Yes	1	\$200.00			\$0.00
No Querin no	n		Replace		\$0.00
Window Coverings			Water Heater		
Replace			Missing	1	\$450.00
			Repair		
Interior Doors			HVAC		
Repair			Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage	6		Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair	-				
Range	R D		Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood) <u> </u>	Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other	I	
Missing	1	\$315.00	l l	[\$0.00
Repair		<i>4010.00</i>			\$0.00
Rent Ready?	3 i.		Down?	5	
Yes	e	·	Yes	1	
	4				
No	1		No		
	Total	\$4,135.00			1

737

2 Overall Fannie Mae Rating

Interiors Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		\$0.00
Trash Out		φυ.00	Kitchen Cabinets	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Required		\$0.00	Repair		\$0.00
			1 1		
Clean Carpet			Replace Sink		\$0.00
Requires Cleaning	1	\$0.00	Replace	1	\$0.00
					\$0.00
Replace Vinyl	1	\$600.00	L I I I I I I I I I I I I I I I I I I I		
		£0.00			¢0.00
Requires Cleaning			Repair		\$0.00
Replace Paint	1	\$225.00	Replace Bath Vanity/Countertop		
				1	
Touch Up	1	\$200.00			\$0.00
Complete Paint Job		\$0.00	Replace		\$0.00
Final Clean	ř.		Toilet	1	
Yes	1	\$200.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater		
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing	1	\$1,600.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator	l	1	Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair		\$0.00			\$00100
Range		3	Mold		
Missing		\$0.00	r		\$0.00
-		\$0.00			ψ0.00
Repair Vent Hood			No Pests		
	ľ –	\$0.00	r	1	¢0.00
Missing		\$0.00			\$0.00
Repair Dishwasher		1	No		
ſ	1		Other	1	<u> </u>
Missing		\$0.00			\$0.00
Repair		01			
Rent Ready?			Down?		
Yes			Yes		
No			No		
	Total	\$2,875.00			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out	RA D		Kitchen Cabinets	100 m	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		+
Requires Cleaning	1	\$175.00	Replace		\$0.00
Replace		\$0.00			
Vinyl	n		Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00			·
Paint	· · ·		Bath Vanity/Countertop		
Touch Up	1	\$200.00			\$0.00
Complete Paint Job			Replace		\$0.00
Final Clean		\$0.00	Toilet		φ0.00
Yes	1	\$200.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	10 D		Water Heater		ψ0.00 J
Replace		\$0.00	Missing		\$0.00
					\$0.00
Interior Doors		6	Repair HVAC	L.	
Repair		\$0.00	Missing		\$0.00
Replace			Repair		\$0.00
Drywall Damage		φ 0.00	Electric Fixtures		-
Estimate Quick \$\$ Amount		00.02	Missing		\$0.00
Estimate Quick 55 Amount		φ0.00			
Refrigerator			Repair Smoke/CO Detectors		\$0.00
	1	¢500.00		1 0	\$50.00
Missing	I I	\$500.00	IMISSING	1 \$	50.00
Repair Range	()	i	Mold		
	Î î	\$0.00	r	Ĩ	¢0.00
Missing					\$0.00
Repair Vent Hood			No Pests		
C		\$ 0.00	r		# 0.00
Missing		\$0.00			\$0.00
Repair Dishwasher			No		
	1	* • • • •	Other	ſ	AO O O
Missing		\$0.00			\$0.00
Repair Boot Boods?					
Rent Ready?			Down?	1	
Yes			Yes		
No			No		
	Total	\$1,350.00			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	54 B	φ0.00	Kitchen Cabinets	7/2	
Required	1	\$100.00			\$0.00
Clean			Replace		\$0.00
Carpet			Sink	L	φ0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl	x:		Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop	*	
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean	10		Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace	1	\$200.00
Window Coverings	12 O		Water Heater		\$_00100
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage	97 NA 100		Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	· · ·	
Missing	1	\$500.00	Missing	1	\$50.00
Repair					
Range	AN O	0	Mold	Na	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood	<u>1</u>	5 13	Pests	Di	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	13 14	3 - E	Down?		
Yes			Yes		
No			No		
	Total	\$2,250.00			

4 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out			Kitchen Cabinets	14	
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet			Sink	i_	+
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl	· · · · · ·	<i></i>	Tub/Surround	I	
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00			
Paint		φ220.00	Bath Vanity/Countertop		
Touch Up	1	\$200.00			\$0.00
Complete Paint Job			Replace		\$0.00
Final Clean		φ0.00	Toilet	1	φ0.00
Yes		\$0.00	Repair	ľ	\$0.00
No		\$0.00	Replace		\$0.00
Window Coverings	0.00		Water Heater		
Replace		\$0.00	Missing		\$0.00
					φ0.00
Interior Doors			Repair VAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		ψ0.00
Drywall Damage	0	\$0.00	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
		φ0.00	-		
Refrigerator			Repair Smoke/CO Detectors		\$0.00
	1	\$500.00		1	\$50.00
Missing		\$200.00	IMISSING	'	\$50.00
Repair Range	<u>(</u>)	2	Mold		
		\$0.00			\$0.00
Missing					φ 0.00
Repair Vent Hood			No Pests		
C		#0.00			¢0.00
Missing		\$0.00			\$0.00
Repair Dishwasher			No Other		
C	r		r	<u> </u>	
Missing		\$0.00			\$0.00
Repair Repair	3		Down?		
Rent Ready?			Down?	1	
Yes			Yes		
No	Total	\$1,750.00	No		

2 Overall Fannie Mae Rating

Interiors Front Door	Quantity	Washer/Dryer	Quantity
Repair	\$0.	00 Repair	\$0.00
Replace		00 Replace	
Trash Out	μ	Kitchen Cabinets	ļ
Required	\$0.	00 Repair	1 \$175.00
Clean	ψ	Replace	\$0.00
Carpet		Sink	\$0.00
Requires Cleaning	\$0	00 Replace	\$0.00
Replace	\$0.		\$0.00
Vinyl	μ φ0.	Tub/Surround	
Requires Cleaning	\$0	00 Repair	\$0.00
Replace		00 Replace	φ0.00
Paint	\$0.	Bath Vanity/Countertop	
Touch Up	03	00 Repair	1 \$100.00
· ·			
Complete Paint Job Final Clean	φ0.	00 Replace Toilet	\$0.00
	¢o	1	\$0.00
Yes	φ0.	00 Repair	
No Window Coverings	0 94	Replace	\$0.00
		Water Heater	
Replace	\$0.	00 Missing	\$0.00
		Repair	
Interior Doors	I	HVAC	
Repair		00 Missing	\$0.00
Replace	\$0.	00 Repair	
Drywall Damage		Electric Fixtures	i
Estimate Quick \$\$ Amount	\$0.	00 Missing	\$0.00
		Repair	\$0.00
Refrigerator		Smoke/CO Detectors	
Missing	\$0.	00 Missing	1 \$50.00
Repair			
Range		Mold	
Missing	\$0.	00 Yes	\$0.00
Repair		No	
Vent Hood		Pests	10
Missing	\$0.	00 Yes	\$0.00
Repair		No	
Dishwasher		Other	
Missing	\$0.	- T T T	\$0.00
Repair	ļ (***		\$0.00
Rent Ready?	S 15	Down?	
Yes		Yes	
No		INo I	
No	Total \$325.	No no	

2 Overall Fannie Mae Rating

۱te		

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out			Kitchen Cabinets		
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet			Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace		\$0.00			\$0.00
Vinyl			Tub/Surround		
Requires Cleaning			Repair		\$0.00
			Replace		ψ0.00
Replace Paint			Bath Vanity/Countertop		
Touch Up			Repair		\$0.00
· · ·			Replace		
Complete Paint Job Final Clean			Toilet		\$0.00
Г — — — — — — — — — — — — — — — — — — —	1	\$0.00		Î	\$0.00
Yes					
No Window Coverings			Replace Vater Heater	1	\$200.00
	I			1	
Replace			Missing		\$0.00
	-		Repair		
Interior Doors	I	1	HVAC		
Repair			Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage	· · · · · · · · · · · · · · · · · · ·	1	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing		\$0.00
Repair					
Range			Mold	ι)η.	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood		9	Pests	24	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher	· · · · · ·		Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	tot	2	Down?	~	20
Yes			Yes	1	
No			No		
	Total	\$375.00			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	16	φ0.00	Kitchen Cabinets	7	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		ψ0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl	x:		Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00			
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	10		Toilet	1	
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	12	k é	Water Heater		+ • • • •
Replace		\$0.00	Missing	1	\$450.00
		· ·	Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing	1	\$1,600.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures	*	
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing	1	\$500.00	Missing	1	\$50.00
Repair			-		
Range	un .		Mold		
Missing	1	\$375.00	Yes		\$0.00
Repair			No		
Vent Hood	2.		Pests	5	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher		15	Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	-3	or 2	Down?		
Yes			Yes		
No			No		
	Total	\$4,600.00			
-					

2 Overall Fannie Mae Rating

Interiors

Quantity	Washer/Dryer	Quantity
\$0.00	Repair	\$0.00
\$0.00	Replace	
\$0.00	Repair	\$0.00
1 1		\$0.00
\$0.00	Replace	\$0.00
	Tub/Surround	
\$0.00	Repair	\$0.00
\$0.00	Replace	
\$0.00	Repair	\$0.00
I I		\$0.00
		φ0.00
\$0.00		
	· ·	\$0.00
	Water Heater	\U0.00
\$0.00	Missing	\$0.00
	-	
	HVAC	
\$0.00	Missing	\$0.00
\$0.00	Repair	
\$0.00	Missing	\$0.00
	-	\$0.00
		2 C
\$0.00	Missing	\$0.00
(A	Mold	
\$0.00	Yes	\$0.00
	No	
	Pests	
\$0.00	Yes	\$0.00
	No	
	Other	
\$0.00		\$0.00
	Down?	
	Yes	
	\$0.00 \$0.00	\$0.00 Repair \$0.00 Replace Kitchen Cabinets Repair Replace Sink \$0.00 Replace \$0.00 Repair \$0.00 Repair \$0.00 Missing Repair HVAC \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Mold \$0.00 Yes No No \$0.00 Yes \$0.00 No

745

2 Overall Fannie Mae Rating

Interiors

Front Door	Quantity		Washer/Dryer	Quantity
Repair		\$0.00	Repair	\$0.0
Replace			Replace	
Trash Out			Kitchen Cabinets	
Required	1	\$0.00	Repair	\$0.0
Clean		<i>Q</i> 0.00	Replace	\$0.0
Carpet			Sink	\$0.0
Requires Cleaning		\$0.00	Replace	\$0.0
Replace	1	\$600.00		, , , , , , , , , , , , , , , , , , ,
Vinyl	.j.	\$000.00	Tub/Surround	1
Requires Cleaning		\$0.00	Repair	\$0.0
Replace			Replace	, , , , , , , , , , , , , , , , , , ,
Paint		ψ0.00	Bath Vanity/Countertop	
Touch Up		\$0.00	Repair	\$0.0
Complete Paint Job	1	\$800.00	· ·	\$0.0
Final Clean	<u> </u>	φουυ.υυ	Toilet	φυ.υ
Yes		\$0.00	Repair	\$0.0
No			Replace	\$0.0
Window Coverings		<u>11</u>	Water Heater	
Replace	1	¢0.00	Missing	\$0.0
Replace		φ0.00	-	φυ.υ
Interior Doors			Repair VAC	
Repair	1	¢0.00	Missing	\$0.0
			-	φυ.υ
Replace Drywall Damage		\$0.00	Repair Electric Fixtures	
		¢0.00		
Estimate Quick \$\$ Amount			Missing	\$0.0
Refrigerator			Repair Smoke/CO Detectors	\$0.0
		\$0.00		
Missing		\$0.00	Missing	\$0.0
Repair			Mald	
Range	1		Mold	
Missing		\$0.00		\$0.0
Repair			No	
Vent Hood			Pests	
Missing		\$0.00		\$0.0
Repair			No	
Dishwasher	1	10	Other	
Missing		\$0.00		\$0.0
Repair				
Rent Ready?			Down?	
Yes			Yes	
No			No	
Тс	otal	\$1.400.00		

Total

\$1,400.00

2 Overall Fannie Mae Rating

Interiors

Front Door	Quantity	Washer/Dryer	Quantity	
Repair	\$0.00	Repair		\$0.00
Replace		Replace		
Trash Out		Kitchen Cabinets	~	
Required	\$0.00	Repair	1	\$175.00
Clean	¢	Replace		\$0.00
Carpet		Sink		φ0.00
Requires Cleaning	\$0.00	Replace		\$0.00
Replace	\$0.00			\$ 0.00
Vinyl	φ0.00	Tub/Surround		
Requires Cleaning	\$0.00	Repair		\$0.00
Replace		Replace		\$ 0.00
Paint	\$0.00	Bath Vanity/Countertop		
Touch Up	\$0.00	Repair		\$0.00
Complete Paint Job	1 \$800.00	· ·		\$0.00
Final Clean	1 \$800.00	Toilet		φ0.00
Yes	00.02	Repair	1	\$0.00
No Vindow Coverings		Replace Vater Heater	1	\$200.00
	¢0.00	50		¢0.00
Replace	\$0.00	Missing		\$0.00
Interior Doors		Repair //		
	¢0.00	Missing	1	\$1,600.00
Repair		-	1	\$1,600.00
Replace	\$0.00	Repair Electric Fixtures		
Drywall Damage			1	
Estimate Quick \$\$ Amount		Missing		\$0.00
		Repair		\$0.00
Refrigerator		Smoke/CO Detectors		
Missing	1 \$500.00	Missing	1	\$50.00
Repair				
Range		Mold		
Missing	\$0.00	Yes		\$0.00
Repair		No		
Vent Hood		Pests		
Missing	\$0.00	Yes		\$0.00
Repair		No		
Dishwasher		Other		
Missing	\$0.00			\$0.00
Repair				
Rent Ready?		Down?		
Yes		Yes		
No		No		
	stal \$3,325.00	······································		

Total

\$3,325.00

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair			Repair		\$0.00
Replace			Replace		
Trash Out	1 I		Kitchen Cabinets		
Required			Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		\$0.00
Requires Cleaning		12	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace			Replace		
Paint	11		Bath Vanity/Countertop		
Touch Up			Repair		\$0.00
Complete Paint Job			Replace		\$0.00
Final Clean		φ0.00	Toilet		ψ0.00
Yes		\$0.00			\$0.00
No			Replace		\$0.00
Window Coverings	201 m		Water Heater		\$0.00
Replace			Missing		\$0.00
Teplace			-		φ0.00
Interior Doors			Repair HVAC		
Repair			Missing		\$0.00
Replace			Repair		ψ0.00
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount	1		Missing	1	\$0.00
					\$0.00
Refrigerator			Repair Smoke/CO Detectors	2	\$0.00
Missing			Missing	1	\$50.00
-		φ0.00	Missing	1	\$50.00
Repair Range			Mold		
Q	1			1	¢0.00
Missing		\$0.00			\$0.00
Repair Vent Hood			No Pests		
<u> </u>	1				*0 0 0
Missing		\$0.00			\$0.00
Repair Dishwasher		14	No Other		2
	1 1			1	
Missing		\$0.00			\$0.00
Repair			Down 2		
Rent Ready?	1 1		Down?	1	
Yes			Yes		
			No		
No	Total	\$650.00	110		

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	A		Kitchen Cabinets		
Required		\$0.00	Repair	1	\$175.00
Clean			Replace		\$0.00
Carpet	1		Sink		φ0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace		\$0.00			\$0100
Vinyl		φ0.00	Tub/Surround		in the second se
Requires Cleaning		\$0.00	Repair		\$0.00
Replace			Replace		\$0100
Paint	1	φ0.00	Bath Vanity/Countertop		0
Touch Up	1	\$0.00	Repair		\$0.00
Complete Paint Job			Replace		\$0.00
Final Clean	1	φ0.00	Toilet		ψ0.00
Yes	1	\$0.00	Repair	Ĩ	\$0.00
			Replace	1	\$200.00
No Window Coverings	1971		Water Heater		\$200.00
Replace		\$0.00	Missing		\$0.00
Replace		\$0.00	· ·		φ0.00
Interior Doors			Repair HVAC		
Repair	1	0.00	Missing	1	\$0.00
					\$0.00
Replace Drywall Damage		\$0.00	Repair Electric Fixtures)
	1	0.00	1	1	\$ 0.00
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
Defrimeneter			Repair		\$0.00
Refrigerator	1		Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range	1	1 2	Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		-
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher	12		Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	7		Down?		
Yes			Yes		
No			No		
	Total	\$425.00			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity
Repair	, í	\$0.00	Repair	\$0.00
Replace			Replace	
Trash Out			Kitchen Cabinets	~ ~ ~
Required		\$0.00	Repair	\$0.00
Clean			Replace	\$0.00
Carpet			Sink	
Requires Cleaning	· · · · · · · · · · · · · · · · · · ·	\$0.00	Replace	\$0.00
Replace	1	\$600.00		
Vinyl			Tub/Surround	
Requires Cleaning		\$0.00	Repair	\$0.00
Replace			Replace	
Paint		\$0100	Bath Vanity/Countertop	
Touch Up		\$0.00	Repair	\$0.00
Complete Paint Job			Replace	\$0.00
Final Clean		φ0.00	Toilet	
Yes		\$0.00	Repair	\$0.00
No			Replace	\$0.00
Window Coverings			Water Heater	\$0.00
Replace		\$0.00	Missing	\$0.00
ropidoo			Repair	φ0.00
Interior Doors			HVAC	
Repair		\$0.00	Missing	\$0.00
Replace			Repair	φ0.00
Drywall Damage		φ0.00	Electric Fixtures	
Estimate Quick \$\$ Amount		\$0.00	Missing	\$0.00
		φ0.00	Repair	\$0.00
Refrigerator			Smoke/CO Detectors	[\$0.00]
Missing		\$0.00	Missing	1 \$50.00
		.00 .00	Wissing	1 \$30.00
Repair Range			Mold	
5		\$0.00		\$0.00
Missing		φ0.00		\$0.00
Repair Vent Hood			No Pests	
		\$0.00		\$0.00
Missing		\$0.00		\$0.00
Repair Dishwasher			No Other	
		#0.00		¢0.00
Missing		\$0.00		\$0.00
Repair Rent Ready?	7		Down?	
9	1			1 1
Yes			Yes	
No	Total	\$650.00	No	

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer Quantity	
Repair		\$0.00	Repair	\$0.00
Replace			Replace	
Trash Out	9	<u> </u>	Kitchen Cabinets	
Required		\$0.00	Repair	\$0.00
Clean			Replace	\$0.00
Carpet			Sink	
Requires Cleaning		\$0.00	Replace	\$0.00
Replace	1	\$600.00		<i>t</i> oroo
Vinyl		\$000.00	Tub/Surround	
Requires Cleaning		\$0.00	Repair	\$0.00
Replace			Replace	<i>t</i> oroo
Paint		\$0.00	Bath Vanity/Countertop	
Touch Up		\$0.00	Repair	\$0.00
Complete Paint Job	1	\$800.00		\$0.00
Final Clean		\$800.00	Toilet	\$0.00
Yes		\$0.00	Repair	\$0.00
		\$0.00	Replace	\$0.00
No Window Coverings			Water Heater	\$0.00
Replace	0 d	\$0.00	Missing	\$0.00
Replace		φ 0.00		<i>ф</i> 0.00
Interior Doors			Repair HVAC	
		00.00		00.02
Repair			Missing	\$0.00
Replace		\$0.00	Repair Electric Fixtures	
Drywall Damage		.		* ***
Estimate Quick \$\$ Amount		\$0.00	Missing	\$0.00
Defrimeneten			Repair Smalle (CO Detectors	\$0.00
Refrigerator			Smoke/CO Detectors	
Missing		\$0.00	Missing 1	\$50.00
Repair				
Range	1		Mold	
Missing		\$0.00	Yes	\$0.00
Repair	2		No	
Vent Hood	1		Pests	
Missing		\$0.00	Yes	\$0.00
Repair			No	
Dishwasher	-		Other	
Missing		\$0.00		\$0.00
Repair				
Rent Ready?			Down?	
Yes			Yes	
No			No	
	Total	\$1,450.00		

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	9		Kitchen Cabinets	~	1-2
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace			Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean		<i></i>	Toilet		
Yes		\$0.00	Repair		\$0.00
No		·	Replace		\$0.00
Window Coverings			Water Heater	<u>.</u>	
Replace		\$0.00	Missing		\$0.00
-1		,	Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
		·	Repair		\$0.00
Refrigerator	2 0		Smoke/CO Detectors		
Missing		\$0.00	Missing		\$0.00
Repair		,	5		
Range	g		Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests	<u> </u>	
Missing		\$0.00	Yes		\$0.00
Repair		,	No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair		,			
Rent Ready?	x)		Down?		
Yes	2		Yes		8
No			No		
	Total	\$1,450.00			- 144 - 7
		φ1,430.00			
			A		

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out		φ0.00	Kitchen Cabinets		
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		<i>\\</i> 0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl		<i></i>	Tub/Surround		
Requires Cleaning	1	\$50.00			\$0.00
Replace			Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean		\$000.00	Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater	25	ψ0.00
Replace		\$0.00	Missing		\$0.00
riopidoo			Repair		φ0.00
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage		φ0.00	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing	1	\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	2	φ0.00
Missing		\$0.00	Missing	1	\$50.00
Repair		\$0.00			φ00.00
Range			Mold		
Missing		\$0.00	1		\$0.00
Repair		φ0.00	No		ψ0.00
Vent Hood			Pests		
Missing		\$0.00			\$0.00
Repair			No		ψ0.00
Dishwasher			Other		2
Missing		\$0.00			\$0.00
Repair		ψ0.00			ψ0.00
Rent Ready?	,		Down?		
Yes			Yes		6
No					
No	Total	\$1,500.00	No		

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer Quantity	
Repair		\$0.00	Repair	\$0.00
Replace			Replace	
Trash Out		<u> </u>	Kitchen Cabinets	(3
Required		\$0.00	Repair	\$0.00
Clean			Replace	\$0.00
Carpet			Sink	
Requires Cleaning		\$0.00	Replace	\$0.00
Replace	1	\$600.00		
Vinyl		<i></i>	Tub/Surround	
Requires Cleaning	1	\$50.00	Repair	\$0.00
Replace			Replace	
Paint	J	φ0.00	Bath Vanity/Countertop	
Touch Up		\$0.00	Repair	\$0.00
Complete Paint Job	1	\$800.00		\$0.00
Final Clean	'	φ000.00	Toilet	
Yes		\$0.00	Repair	\$0.00
No			Replace	\$0.00
Window Coverings	201		Water Heater	\$0.00
Replace		00.02	Missing	\$0.00
Replace		\$0.00		φ0.00
Interior Doors			Repair HVAC	
Repair	1	\$0.00	Missing	\$0.00
				Φ 0.00
Replace Drywall Damage		\$0.00	Repair Electric Fixtures	1
		¢0.00	I I I I I I I I I I I I I I I I I I I	¢0.00
Estimate Quick \$\$ Amount		\$0.00	Missing	\$0.00
Defrigerator	2		Repair Smalle/CO Detectors	\$0.00
Refrigerator			Smoke/CO Detectors	
Missing		\$0.00	Missing 1	\$50.00
Repair				
Range	1		Mold	
Missing		\$0.00	Yes	\$0.00
Repair			No	
Vent Hood	1		Pests	1
Missing		\$0.00	Yes	\$0.00
Repair			No	
Dishwasher			Other	
Missing		\$0.00		\$0.00
Repair				
Rent Ready?	N		Down?	
Yes			Yes	8
No			No	
	Total	\$1,500.00		
		+ -,		

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer Quantity	
Repair		\$0.00	Repair	\$0.00
Replace			Replace	
Trash Out	a. 20	\$0100	Kitchen Cabinets	
Required		\$0.00	Repair	\$0.00
Clean			Replace	\$0.00
Carpet			Sink	
Requires Cleaning		\$0.00	Replace	\$0.00
Replace	1	\$600.00		,
Vinyl			Tub/Surround	
Requires Cleaning	1	\$50.00	Repair	\$0.00
Replace			Replace	
Paint		\$0100	Bath Vanity/Countertop	
Touch Up		\$0.00	Repair	\$0.00
Complete Paint Job	1	\$800.00		\$0.00
Final Clean	<u> </u>	\$000.00	Toilet	
Yes		\$0.00	Repair	\$0.00
No			Replace	\$0.00
Window Coverings			Water Heater	\$0.00
Replace		\$0.00	Missing	\$0.00
ropidoo			Repair	\$0.00
Interior Doors			HVAC	
Repair		\$0.00	Missing	\$0.00
Replace			Repair	\$0.00
Drywall Damage		\$0.00	Electric Fixtures	
Estimate Quick \$\$ Amount		\$0.00	Missing	\$0.00
			Repair	\$0.00
Refrigerator			Smoke/CO Detectors	\$0.00]
Missing		00.02	Missing 1	\$50.00
-		\$0.00	IVISSING I	φ50.00
Repair Range			Mold	
Missing		\$0.00		\$0.00
		\$0.00		\$0.00
Repair Vent Hood			No Pests	
Missing	1	\$0.00		\$0.00
-		φ0.00		φ0.00
Repair Dishwasher			No Other	
Missing		\$0.00		\$0.00
		φ0.00		\$0.00
Repair Rent Ready?			Down?	
Yes			Yes	
No	Total		No	
	Total	\$1,500.00		

4 Overall Fannie Mae Rating

Quantity	\$0.00	Washer/Dryer Repair Replace	Quantity \$0.00
	\$0.00		
		Kitchen Cabinets	
	\$0.00	Repair	\$0.00
		Replace	\$0.00
		Sink	φ0.00
1	\$175.00	vi	\$0.00
'		Replace	ψ0.00
	\$0.00	Tub/Surround	
1	\$50.00		\$0.00
'			\$0.00
	\$0.00		
	¢0.00		to oo
			\$0.00
1	\$800.00		\$0.00
î			Ĩ
			\$0.00
		Replace	\$0.00
		5	
	\$0.00	Missing	\$0.00
		Repair	
		HVAC	
	\$0.00	Missing	\$0.00
	\$0.00	Repair	
		Electric Fixtures	
	\$0.00	Missing	\$0.00
			\$0.00
	2	Smoke/CO Detectors	\$0.00
	\$0.00	Missing	1 \$50.00
	<i>Q</i> 0.00		
0		Mold	
	00.02		\$0.00
	φ0.00		φ0.00
1	¢0.00		to oo
	\$0.00		\$0.00
	3	2	
1		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
	\$0.00		\$0.00
		Yes	
		No	
otal	\$1,075.00		
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$0.00 1 \$50.00 \$0.00 1 \$0.00 1 \$800.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	Tub/Surround 1 \$50.00 Repair \$0.00 Replace \$0.00 Repair \$0.00 Repair \$800.00 Repair \$800.00 Repair \$0.00 Repair \$0.00 Repair \$0.00 Repair \$0.00 Repair \$0.00 Missing Repair HVAC \$0.00 Missing \$0.00 Yes No No \$0.00 Yes \$0.00 Yes No No

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		· .
Trash Out	a		Kitchen Cabinets	~	
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet	a to		Sink		φ0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			\$0.00
Vinyl	. · .	\$000.00	Tub/Surround		
Requires Cleaning	1	\$50.00		1	\$0.00
Replace			Replace		+
Paint		φ0.00	Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean		\$800.00	Toilet		φ0.00
Yes		\$0.00	Repair		\$0.00
No Window Coverings			Replace Vater Heater	7.	\$0.00
		¢0.00			¢0.00
Replace		\$0.00	Missing		\$0.00
Interior Doors			Repair HVAC		
r	1	#0.00			*• • • •
Repair			Missing		\$0.00
Replace		\$0.00	Repair Electric Fixtures		
Drywall Damage	1		1	1	
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing	1 \$	\$50.00
Repair					
Range			Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	N		Down?		
Yes			Yes		1
No			No		
	Total	\$1,500.00			
		÷ 1,000100			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out			Kitchen Cabinets		
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink	1.6	+
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl			Tub/Surround		
Requires Cleaning	1	\$50.00	Repair		\$0.00
Replace			Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00	Replace		\$0.00
Final Clean			Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater	6	
Replace	a	\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator	2 2		Smoke/CO Detectors	1	
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Mold	1.	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests	•	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	M :	· · · · · · · · · · · · · · · · · · ·	Down?	×7.	
Yes			Yes		2
No			No		
	Total	\$1,500.00			
		+ -,			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out		φ0.00	Kitchen Cabinets		
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		<i>\\</i> 0.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			
Vinyl		<i></i>	Tub/Surround		
Requires Cleaning	1	\$50.00			\$0.00
Replace			Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean		\$000.00	Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater	25	ψ0.00
Replace		\$0.00	Missing		\$0.00
riopidoo			Repair		φ0.00
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage		φ0.00	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing	1	\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	2	φ0.00
Missing		\$0.00	Missing	1	\$50.00
Repair		\$0.00			φ00.00
Range			Mold		
Missing		\$0.00	1		\$0.00
Repair		φ0.00	No		ψ0.00
Vent Hood			Pests		
Missing		\$0.00			\$0.00
Repair			No		ψ0.00
Dishwasher			Other		2
Missing		\$0.00			\$0.00
Repair		ψ0.00			ψ0.00
Rent Ready?	,		Down?		
Yes			Yes		6
No					
No	Total	\$1,500.00	No		

2 Overall Fannie Mae Rating

Quantity		Washer/Dryer		
	\$0.00	Repair	\$0	0.00
		Replace		
		Kitchen Cabinets	<i></i>	
	\$0.00	Repair	\$0	0.00
			· · · · · · · · · · · · · · · · · · ·	0.00
		Sink		
	\$0.00	Replace	\$0	0.00
1		Tub/Surround		
	\$0.00	Repair	\$0	0.00
1	Q 0.00		1	
	\$0.00		\$0	0.00
				0.00
				7.00
	\$0.00		\$r	0.00
				0.00
		Water Heater	φ.	5.00
	\$0.00		۹۵ ۱۹	0.00
		-	φ.	5.00
1	\$0.00		¢۲	0.00
			φ	5.00
	\$0.00			
1	00.02		¢(0.00
			\$C	0.00
-	¢0.00		¢.	
	\$0.00	Missing	φ.	0.00
		Mold		
T	Aa a a	2]
			\$0	0.00
	\$0.00	Yes	\$0	0.00
-		No		
T			I	
	\$0.00		\$0	0.00
1		Yes		
		No		
otal	\$0.00			
		\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	\$0.00 Repair Replace \$0.00 Replace \$0.00 Repair \$0.00 Repair \$0.00 Repair \$0.00 Missing \$0.00 Missing \$0.00 Repair \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Yes \$0.00 Yes \$0.00 No \$0.00 No \$0.00 No <td>\$0.00 Repair \$6 Replace \$6 \$0.00 Replare \$6 \$0.00 Replace \$6 \$0.00 Replace \$6 \$0.00 Replace \$6 \$0.00 Replace \$6 \$0.00 Replare \$6 \$0.00 Replare \$6 \$0.00 Missing \$6 \$0.00 Yes \$6</td>	\$0.00 Repair \$6 Replace \$6 \$0.00 Replare \$6 \$0.00 Replace \$6 \$0.00 Replace \$6 \$0.00 Replace \$6 \$0.00 Replace \$6 \$0.00 Replare \$6 \$0.00 Replare \$6 \$0.00 Missing \$6 \$0.00 Yes \$6

3 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer Quantity	
Repair		\$0.00	Repair	\$0.00
Replace			Replace	
Trash Out	n		Kitchen Cabinets	
Required		\$0.00	Repair	\$0.00
Clean			Replace	\$0.00
Carpet			Sink	
Requires Cleaning		\$0.00	Replace	\$0.00
Replace	1	\$600.00		<i>Q</i> OIOO
Vinyl		\$000.00	Tub/Surround	
Requires Cleaning		\$0.00	Repair	\$0.00
Replace	1	\$225.00		,
Paint	1	φ220.00	Bath Vanity/Countertop	1
Touch Up		\$0.00	Repair	\$0.00
Complete Paint Job	1	\$800.00		\$0.00
Final Clean	1	φ000.00	Toilet	ψ0.00
Yes		\$0.00	Repair	\$0.00
			Replace	\$0.00
No Window Coverings			Water Heater	φ 0.00
Replace		\$0.00	Missing	\$0.00
Replace		φ0.00		φ 0.00
Interior Doors			Repair HVAC	
	1	00.0¢	Missing	\$0.00
Repair				Φ 0.00
Replace Drywall Damage		\$0.00	Repair Electric Fixtures	
	1	.	1 T	#0.00
Estimate Quick \$\$ Amount		\$0.00	Missing	\$0.00
Defrimeneten			Repair Smalle (CO Detectors	\$0.00
Refrigerator			Smoke/CO Detectors	
Missing	1	\$500.00	Missing 1	\$50.00
Repair				
Range			Mold	
Missing		\$0.00	Yes	\$0.00
Repair			No	
Vent Hood			Pests	
Missing		\$0.00	Yes	\$0.00
Repair			No	
Dishwasher	17		Other	
Missing		\$0.00		\$0.00
Repair				
Rent Ready?	X7	· · · · · · · · · · · · · · · · · · ·	Down?	
Yes			Yes	2
No			No	
	Total	\$2,175.00		
		. ,		

3 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	A 17.		Kitchen Cabinets		6
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet	n	14	Sink		+
Requires Cleaning		\$0.00	Replace		\$0.00
Replace		\$0.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job		\$0.00	Replace		\$0.00
Final Clean			Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings		08	Water Heater	*	+
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC	1	
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures	•	
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	\$	
Missing		\$0.00	Missing		\$0.00
Repair					
Range		~	Mold	1.5	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests	*	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher	4 9 7		Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	17 - 28		Down?	dir.	
Yes			Yes		
No			No		-1.7
	Total	\$0.00			

2 Overall Fannie Mae Rating

Front Door	Quantity	Washer/Dryer	Quantity
Repair		Repair	\$0.00
Replace		Replace	
Trash Out	(\$0.00	Kitchen Cabinets	
Required	\$0.00	Repair	\$0.00
Clean		Replace	\$0.00
Carpet		Sink	\$6.00
Requires Cleaning	\$0.00	Replace	\$0.00
Replace	\$0.00		
Vinyl	φυισε	Tub/Surround	
Requires Cleaning	\$0.00	Repair	\$0.00
Replace		Replace	\$0.00
Paint	φυ.υυ	Bath Vanity/Countertop	
Touch Up	\$0.00	Repair	\$0.00
Complete Paint Job		Replace	\$0.00
Final Clean	μ φυ.υυ	Toilet	\$0.00
Yes	00.02	Repair	\$0.00
1	φ0.00		
No Window Coverings		Replace Water Heater	\$0.00
	\$0.00	Missing	¢0.00
Replace	\$0.00	-	\$0.00
Interior Doors		Repair HVAC	
	to 00	1	¢0.00
Repair		Missing	\$0.00
Replace	\$0.00	Repair Electric Fixtures	
Drywall Damage		1	
Estimate Quick \$\$ Amount	\$0.00	Missing	\$0.00
Defrivement on		Repair	\$0.00
Refrigerator		Smoke/CO Detectors	
Missing	\$0.00	Missing	\$0.00
Repair			
Range		Mold	
Missing	\$0.00	Yes	\$0.00
Repair		No	
Vent Hood		Pests	
Missing	\$0.00	Yes	\$0.00
Repair		No	
Dishwasher		Other	
Missing	\$0.00		\$0.00
Repair			
Rent Ready?		Down?	
Yes		Yes	
No		No	
	otal \$0.00		

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace	-		Replace		
Trash Out	2	φ0.00	Kitchen Cabinets		~ ~ ~
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet	n.	4	Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace		\$0.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace			Replace		
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job			Replace		\$0.00
Final Clean	2 2		Toilet	20 27	
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings	ing and MAT on	4	Water Heater	1. 51.	\$0.00
Replace	a	\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage		1 +	Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors	(#	
Missing		\$0.00	Missing		\$0.00
Repair			0		
Range		d . de	Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests	ò	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	NV I		Down?	10 FY	
Yes			Yes		1
No			No		
	Total	\$0.00			
		\$0.00			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	a		Kitchen Cabinets		
Required		\$0.00	Repair	1	\$175.00
Clean		,	Replace		\$0.00
Carpet	ñ		Sink		+
Requires Cleaning	1	\$175.00	Replace		\$0.00
Replace		\$0.00			
Vinyl			Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
Replace	1	\$225.00			
Paint			Bath Vanity/Countertop		
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean		\	Toilet		
Yes		\$0.00	Repair		\$0.00
No			Replace		\$0.00
Window Coverings			Water Heater	2	
Replace		\$0.00	Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace			Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
		·	Repair		\$0.00
Refrigerator			Smoke/CO Detectors	2	
Missing		\$0.00	Missing		\$0.00
Repair		·	5		
Range			Mold	, 1	
Missing		\$0.00	Yes		\$0.00
Repair		·	No		
Vent Hood			Pests	1	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	V		Down?	A.	
Yes			Yes		6
No	Total	\$1,375.00	No		

2 Overall Fannie Mae Rating

Front Door	Quantity	Washer/Dryer	Quantity
Repair		0 Repair	\$0.00
Replace		0 Replace	
Trash Out	φυ.	Kitchen Cabinets	
Required	\$0.0	0 Repair	\$0.00
Clean		Replace	\$0.00
Carpet		Sink	\$0.00
Requires Cleaning	\$0.0	0 Replace	\$0.00
Replace	\$0.0		\$0.00
Vinyl		Tub/Surround	
Requires Cleaning	\$0.0	0 Repair	\$0.00
Replace		0 Replace	
Paint	ψυ.	Bath Vanity/Countertop	
Touch Up	\$0.0	0 Repair	\$0.00
Complete Paint Job		0 Replace	\$0.00
Final Clean	ψ0.0	Toilet	40.00
Yes	\$0.0	0 Repair	\$0.00
No	φυ.	Replace	\$0.00
Window Coverings		Water Heater	\$0.00
Replace	\$0.0	0 Missing	\$0.00
Teplace	φυ.υ		\$0.00
Interior Doors		Repair HVAC	
Repair	\$0.0	0 Missing	\$0.00
Replace		0 Repair	\$0.00
Drywall Damage	φυ.υ	Electric Fixtures	
Estimate Quick \$\$ Amount	\$0.0	0 Missing	\$0.00
Estimate Quick of Amount	φυ.υ	Repair	\$0.00
Refrigerator		Smoke/CO Detectors	\$0.00
Missing	0.02	0 Missing	\$0.00
÷	φυ.υ	Ulwissing	\$0.00
Repair Range		Mold	
Q	¢0.0	0 Yes	\$0.00
Missing	φυ.υ		\$0.00
Repair Vent Hood		No Pests	
		1	\$0.00
Missing	\$0.0	0 Yes	\$0.00
Repair Dishwasher		No Other	
Missing	\$0.0		\$0.00
Repair Rent Ready?		Down?	
			1 1
Yes		Yes	
No	Total \$0.0	No	

3 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair	,	\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out	10		Kitchen Cabinets	~	13
Required		\$0.00	Repair		\$0.00
Clean			Replace		\$0.00
Carpet			Sink		ψ0.00
Requires Cleaning		\$0.00	Replace	1	\$0.00
Replace	1	\$600.00			ψ0.00
Vinyl	1	\$000.00	Tub/Surround		
Requires Cleaning	1	\$50.00			\$0.00
	1				ψ0.00
Replace Paint		φ0.00	Replace Bath Vanity/Countertop		1
Touch Up		00.02	Repair		\$0.00
·					
Complete Paint Job	1	\$800.00	Toilet		\$0.00
		¢0.00		Ĩ	¢0.00
Yes			Repair		\$0.00
No Vindew Coveringo	-		Replace		\$0.00
Window Coverings			Water Heater		
Replace			Missing		\$0.00
			Repair		3
Interior Doors			HVAC	1	
Repair			Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		C
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range			Mold	10	
Missing		\$0.00	Yes		\$0.00
Repair			No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		
Missing		\$0.00	r		\$0.00
Repair		φ0.00			Ψ0.00
Rent Ready?			Down?		10
Yes		2	Yes		1
No	Total	\$1,500.00	No		

2 Overall Fannie Mae Rating

Quantity	Washer/Drver	Quantity
· · · · · · · · · · · · · · · · · · ·		\$0.00
φ0.00		
\$0.00		\$0.00
		\$0.00
	Sink	φ0.00
\$0.00	Replace	\$0.00
	Tub/Surround	
\$0.00	Repair	\$0.00
\$0.00	Replace	
	Bath Vanity/Countertop	
\$0.00	Repair	\$0.00
\$0.00	Replace	\$0.00
	Toilet	
\$0.00	Repair	\$0.00
		\$0.00
	Water Heater	· · · · · ·
\$0.00	Missing	\$0.00
	Repair	
	HVAC	
\$0.00	Missing	\$0.00
\$0.00	Repair	
	Electric Fixtures	
\$0.00	Missing	\$0.00
	Repair	\$0.00
1. N.	Smoke/CO Detectors	4 i 1
\$0.00	Missing	\$0.00
	Mold	
\$0.00	Yes	\$0.00
	No	
	Pests	
\$0.00	Yes	\$0.00
	No	
	Other	
\$0.00		\$0.00
	Down?	475 (T
	Yes	
	No	
	\$0.00 \$0.00	\$0.00 Repair \$0.00 Replace Kitchen Cabinets \$0.00 \$0.00 Replace \$0.00 Repair \$0.00 Repair \$0.00 Repair Replace Water Heater \$0.00 Missing \$0.00 Repair \$0.00 Repair \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Missing \$0.00 Mold \$0.00 Yes No No \$0.00

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity
Repair			Repair	\$0.
Replace			Replace	
Trash Out	-		Kitchen Cabinets	
Required		\$0.00	Repair	\$0.
Clean			Replace	\$0.
Carpet			Sink	φσ.
Requires Cleaning		\$0.00	Replace	\$0.
Replace		\$0.00		
Vinyl			Tub/Surround	
Requires Cleaning		\$0.00	Repair	\$0.
Replace			Replace	
Paint			Bath Vanity/Countertop	
Touch Up		\$0.00	Repair	\$0.
Complete Paint Job			Replace	\$0.
Final Clean			Toilet	<u>_</u>
Yes		\$0.00	Repair	\$0.
No			Replace	\$0.
Window Coverings	9 7 -		Water Heater	φο.
Replace			Missing	\$0.
			Repair	
Interior Doors	11		HVAC	1
Repair		\$0.00	Missing	\$0.
Replace		\$0.00	Repair	
Drywall Damage			Electric Fixtures	
Estimate Quick \$\$ Amount		\$0.00	Missing	\$0.
			Repair	\$0.
Refrigerator			Smoke/CO Detectors	
Missing		\$0.00	Missing	\$0.
Repair			5	
Range			Mold	
Missing		\$0.00	Yes	\$0.
Repair			No	
Vent Hood			Pests	1
Missing		\$0.00	Yes	\$0.
Repair	1		No	
Dishwasher		14	Other	
Missing		\$0.00		\$0.
Repair		<i>+</i>		
Rent Ready?	x)	0	Down?	
Yes			Yes	
			No	
INO	1			
No	Total	\$0.00	NO	

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace		\$0.00	Replace		
Trash Out			Kitchen Cabinets		6
Required		\$0.00	Repair	1	\$175.00
Clean		,	Replace		\$0.00
Carpet			Sink		
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			+
Vinyl		\$000.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair	1	\$0.00
Replace	1	\$225.00	l ·		+
Paint	1	φ220.00	Bath Vanity/Countertop		(1
Touch Up		\$0.00	Repair		\$0.00
Complete Paint Job	1	\$800.00			\$0.00
Final Clean	· · ·	φ000.00	Toilet		ψ0.00
Yes		\$0.00	Repair	Ĩ	\$0.00
		\$0.00			
No Window Coverings			Replace Water Heater	2	\$0.00
	1	¢0.00	Missing		¢0.00
Replace		\$0.00	-		\$0.00
Interior Doors			Repair HVAC		
F		#0.00			¢0.00
Repair			Missing		\$0.00
Replace		\$0.00	Repair Electric Fixtures		
Drywall Damage	1			1	
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator			Smoke/CO Detectors		
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range	an	2	Mold		
Missing		\$0.00	Yes		\$0.00
Repair			No		-
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair			No		
Dishwasher			Other		16
Missing		\$0.00			\$0.00
Repair					
Rent Ready?	N		Down?	A.X.	
Yes			Yes		
No			No		
	Total	\$1,850.00			

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity
Repair			Repair	\$0.00
Replace			Replace	
Trash Out		\$0.00	Kitchen Cabinets	~
Required		\$0.00	Repair	\$0.00
Clean			Replace	\$0.00
Carpet			Sink	\$0.00
Requires Cleaning		\$0.00	Replace	\$0.00
Replace		\$0.00		
Vinyl			Tub/Surround	
Requires Cleaning		\$0.00	Repair	\$0.00
Replace			Replace	
Paint		\$0.00	Bath Vanity/Countertop	
Touch Up		\$0.00	Repair	\$0.00
Complete Paint Job			Replace	\$0.00
Final Clean		ψ0.00	Toilet	40.00
Yes		\$0.00	Repair	\$0.00
No			Replace	\$0.00
Window Coverings			Water Heater	\$0.00
Replace		\$0.00	Missing	\$0.00
Teplace			-	φ0.00
Interior Doors			Repair HVAC	
Repair		\$0.00	Missing	\$0.00
			Repair	φ0.00
Replace Drywall Damage		φ0.00	Electric Fixtures	
Estimate Quick \$\$ Amount		¢0.00	Missing	\$0.00
Estimate Quick \$\$ Amount			-	
Refrigerator		0	Repair Smoke/CO Detectors	\$0.00
		¢0.00		¢0.00
Missing		φ 0. 00	Missing	\$0.00
Repair Range			Mold	
10 U		¢0.00	2	¢0.00
Missing		\$0.00		\$0.00
Repair Vent Hood			No Pests	
		\$0.00		\$2.00
Missing		\$0.00		\$0.00
Repair			No	
Dishwasher			Other	1
Missing		\$0.00		\$0.00
Repair Repair				
Rent Ready?			Down?	
Yes			Yes	
No			No	
NO	Total	\$0.00		

2 Overall Fannie Mae Rating

Front Door	Quantity		Washer/Dryer	Quantity	
Repair		\$0.00	Repair		\$0.00
Replace			Replace		
Trash Out			Kitchen Cabinets		1-
Required		\$0.00	Repair		\$0.00
Clean			Replace	1	\$1,500.00
Carpet	a		Sink		ψ1,000.00
Requires Cleaning		\$0.00	Replace		\$0.00
Replace	1	\$600.00			φ0.00
Vinyl		\$000.00	Tub/Surround		
Requires Cleaning		\$0.00	Repair		\$0.00
					ψ0.00
Replace Paint	11	\$225.00	Bath Vanity/Countertop		6
<u> </u>		¢0.00	Repair		\$0.00
Touch Up					
Complete Paint Job Final Clean	1	\$800.00	Replace		\$0.00
<u></u>	1 · · · ·		r	Ĩ	
Yes			Repair		\$0.00
No			Replace		\$0.00
Window Coverings	10 Jan 11 Jan 12		Water Heater		8
Replace			Missing		\$0.00
			Repair		
Interior Doors			HVAC		
Repair		\$0.00	Missing		\$0.00
Replace		\$0.00	Repair		
Drywall Damage			Electric Fixtures		
Estimate Quick \$\$ Amount		\$0.00	Missing		\$0.00
			Repair		\$0.00
Refrigerator	÷ *	:	Smoke/CO Detectors	2	10
Missing		\$0.00	Missing	1	\$50.00
Repair					
Range			Mold	2	
Missing		\$0.00	Yes		\$0.00
Repair		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	No		
Vent Hood			Pests		
Missing		\$0.00	Yes		\$0.00
Repair		φ0.00	No		ψ0.00
Dishwasher			Other		
Missing	4 <u>1</u>	\$0.00		1	\$0.00
		φ0.00			φ0.00
Repair Rent Ready?			Down?		0
Yes		2	Yes		0
No	Total	\$3,175.00	No		

EXHIBIT 12 - October 18, 2019 Notice of Demand

EXHIBIT 12 - October 18, 2019 Notice of Demand



October 18, 2019

Via EMAIL: <u>ruth.g@westland.com</u> & <u>marilu.g@westland.com</u> Via Overnight Delivery

Westland Liberty Village LLC 520 West Willow Street Long Beach, California 90806

Alevy Descendants Trust Number 1 520 West Willow Street Long Beach, California 90806

Westland Village Square LLC 520 West Willow Street Long Beach, California 90806

Re: NOTICE OF DEMAND (the "Notice")

Property Name: Liberty Village Apartments Property Address: 4870 Nellis Oasis Lane, Las Vegas, Nevada Loan Number: 5178 (the "Loan")

Multifamily Note (the "Note") dated as of November 2, 2017 in the original principal amount of \$29,000,000.00 made by Borrower's predecessor in interest, Shamrock Properties VII LLC ("Shamrock Properties"), payable to the order of SunTrust Bank ("Original Lender"), which Note is secured by, *inter alia*, certain real property more particularly described in the Multifamily Deed of Trust, Assignment of Rents, Security Agreement and Fixture Filing of even date therewith (the "Security Instrument") and Multifamily Loan and Security Agreement of even date therewith (the "Loan Agreement"), which Note, Security Instrument and Loan Agreement, together with other loan documents (such Note, Security Instrument and Loan Agreement and other loan documents hereafter referred to as the "Loan Documents") were assigned from Original Lender to Fannie Mae ("Fannie Mae") and all of which covering certain real and personal property located at the address set forth above and more particularly described in the Security Instrument (the "Mortgaged Property" or the "Property"). Original Lender is now the servicer of the Loan and may be referred to herein as "Servicer." Borrower assumed the Loan from Shamrock Properties pursuant to an Assumption and Release Agreement dated as of August 29, 2018.

Dear Borrower,

Notice is hereby given that Borrower has failed to maintain the Mortgaged Property in accordance with the terms of the Loan Documents, including, but not limited to, Article 6 of the Loan Agreement, which failure to maintain may constitute an Event of Default under the Loan Documents.

Page 1





On September 9, 2019-September 11, 2019, a Property Condition Assessment ("PCA") was conducted on the Mortgaged Property, whereby certain deficiencies were noted and identified. Enclosed herewith is a copy of the PCA and a schedule of needed repairs is attached hereto as Exhibit A.

The PCA contains specific information related to the current deficiencies in physical condition of the Mortgaged Property and should be reviewed by Borrower for more detail on the required repairs. All repairs and replacements identified on Exhibit A and in the PCA shall constitute Additional Lender Repairs and Additional Lender Replacements, as defined in the Loan Documents. Borrower shall be required to execute an Amendment to the Loan Agreement reflecting the amendment and restatement of Schedules 5 and 6 thereto with the repairs and replacements identified on Exhibit A hereto. Please note, however, this may not be an exhaustive list and is subject to change pursuant to additional inspections that may be performed or required by Fannie Mae or Servicer.

Demand is hereby made for Borrower to correct its failure to maintain the Mortgaged Property and immediately implement corrective action to undertake repairs of the deficiencies noted in the PCA and on Exhibit A, as well as any other repair or replacement needed at the Mortgaged Property, to the satisfaction of Fannie Mae in its sole discretion. Borrower must also perform the Additional Lender Repairs and Additional Lender Replacements within the dates listed on Exhibit A. Furthermore, Borrower must provide Fannie Mae or Servicer access at such time and date requested by either for inspection of the Mortgaged Property to determine the status of the required repairs and to confirm that such repairs have been completed to Fannie Mae's satisfaction, in its sole discretion.

Pursuant to Section 13.02(a)(4) of the Loan Agreement, Fannie Mae has determined the funds in the Replacement Reserve Account or the Repairs Escrow Account are insufficient to cover the costs of the Additional Lender Replacements and Additional Lender Repairs. Demand is further made for Borrower to deposit with Servicer, on behalf of Fannie Mae, within thirty (30) days of the date of this letter an amount equal to \$1,753,145.00 (the "Demand Amount"), which deposit will be held by Servicer in the Repairs Escrow Account as additional security for the Loan. Failure to deposit the required amount shall constitute Borrower's failure to pay an amount due on the Loan and will be an Event of Default under the Loan Documents. Notwithstanding the foregoing, Fannie Mae has agreed to allow the Borrower's 10/01/2019 loan payment) in the total amount of \$246,047.00 to the Repairs Escrow Account and to credit such amount to the Demand Amount. In addition, from and after the date of such transfer of funds, the funds in the Replacement Reserve Account may only be used to reimburse the Additional Lender Replacements (as will be identified on the new Schedule 5 to the Loan Agreement) of the occupied units per the Borrower's Rent Roll dated 09/05/2019.

Additionally, Fannie Mae and Servicer have determined the amount of funds in the Replacement Reserve Account and Repairs Escrow Account are insufficient to cover the on-going Required Repairs and Required Replacements identified in the PCA, even after completion of the Additional Lender Repairs and Additional Lender Replacements identified on Exhibit A. To ensure the necessary funds are available, Fannie Mae hereby notifies Borrower the Monthly Replacement Reserve Deposit is being increased by \$8,160.00 per month so that the total Monthly Replacement Reserve Deposit by Borrower shall be equal to \$26,760.00 per month. This increased deposit amount will commence with the Loan payment due on December 1, 2019.

Each of the above constitute separate obligations of Borrower under the Loan Documents and Borrower's failure to perform any of the above obligations may constitute a separate Event of Default under the Loan Documents.

The Servicer's or Fannie Mae's acceptance of any payment on the Loan should not be considered a waiver of any default or a novation, modification, or renewal of the Loan. Notwithstanding the acceptance of any payments or any other amounts at any time by the Servicer, Fannie Mae does not waive any default which may exist under the Loan Documents. Furthermore, acceptance of any payment shall not act as a waiver of,

Page 2

© 2019 Fannie Mae 3



or prevent Fannie Mae from exercising any right, remedy, or power available to Fannie Mae, including, without limitation, all rights, remedies, and powers granted under the Loan Documents and at law or in equity, all of which are expressly reserved.

Sincerely,

Michael Noof

Michael Woolf Asset Manager

cc: Joey Davenport, Fannie Mae Joe E. Greenhaw, Jr., SunTrust Bank

Enclosures (PCA copy)





EXHIBIT A



Section 2.6 Replacement of Capital Items Schedule

 Assessment Date(s):
 978-31,2019

 Year Bull:
 986-1987

 Apple:
 33

 Total Iven Remtable SF:
 664,216

 No: Owning Units:
 720

 Inflation Rate
 3.00%

 Estimated Annual Unit Turnover:
 No Reported

Location Factor: 1.05 Annual Cast Per Unit/Year (uninitated) 3404 Annual Cast Per Unit / Year (inflated) 3444

estion No.	hen	Capital Expense Calegory	Avenue	Inether Age (pr.)	RAINI	Quantity	Unit of Measure	Une Cove	Total Cost over Eval, Period	1071	ter1	-	Ter 4	Your 5	Test	1002
	Sta															
116	Aughush Seal Coat and Striping	Parking / Paving/ Sidewalks	5	2	1	445,250	\$I	\$20,20	\$89,250		1 3	589,350			S 3	
128	Swinening Pool Repairs/Refurbidhment	Other Site Capital Expense	1	p-s	3-	2	Albur	\$10,000.00	\$20,000	Sec	(—)	\$20,000			8—	1
1.2	Structural Frame and Building Envelope (Architec	tural Components)														
124	Extension Wealth - Faint/Finish/Power Westh	Building / Esterior	10	5	5	730	Unit	\$500.00	\$360,000	11	in i			\$3950,000	(i	
	Misthanical / Electrical / Flumbing Systems					3	8	198-			8				28. St.	
111	Gas Witter Heaters - Individual	Electrical / Plantsing	15	14	3+	211	EA	\$450.00	\$341,750	\$20,250	\$40,350	529,350	\$200,250	\$20,250	\$20,250	\$22,350
111	Red / Real Mounted Condenser	HuAC and Other Building Systems	20	1+	2+	210	-EA	\$500.00	\$189,000	\$27,000	\$27,000	\$37,000	\$37,000	\$37,000	\$37,000	\$27,000
131	Ges Forced Air Units (FAUrs) - Replacement	HuAC and Other Building Systems	20	14	2+	210	EA	5000.00	\$199,000	\$37,000	\$27,000	\$27,000	\$37,000	\$27,000	\$17,000	\$27,000
1.4	Interior Dements (Dwelling Units / Common Area	4	24		213	3	i	a la compañía de la c	5 X		12 ·····	and the second		19	1	
144	Carpet	Carpeting and Virgi Espense	2	1+	3+	588	Linit	\$850.00	\$499,800	\$71.40D	\$71,400	\$72,400	\$71,400	\$71,400	\$71,400	\$71,400
244	Weyl Flashing	Carpeting and Wryl Expense	10	1.	3+	430	Line	\$100.00	\$126,000	\$18,000	518,000	\$18,000	518,000	\$18,000	\$38,000	\$14,000
145	Rafiguestor	Applance Capital Expenditures HR	10	11	14.	400	D.	\$300.00	\$303,000	539,000	\$29,000	\$29,000	\$21,000	\$23,000	\$21,000	\$23,000
145	Range / Deen Gas.	Applance Capital Expenditures HI	15	1+	1×.	245	la .	\$400.00	\$598,000	\$14,000	\$14,000	\$14,000	\$34,000	514,000	\$34,000	\$14,000
144	Distantiation	Applance Capital Expenditures RR	10	14	2+	430	đa .	\$315.00	\$182,855	518,900	\$18,500	\$38,500	\$38,500	\$18,500	\$18,800	514,000
	Miscellaneous/Other															
		and second the second	-	1	12			G			1 2	1 5			8 - B	
- 3	"Section 2.4, Replacement Reserve costs above	e are based on the completion of all immedia	de repairs in S	ction 2.5.						Torres -	a			N. SALA	10 - 20	5.000
	Total Uninflated								\$2,048,100	\$335,550	\$325,550	\$134,000	\$225,550	\$545,550	\$225,550	\$225.55
	Total, inflated (annual inflation factor (\$3%)								1	\$225,320	\$292,317	\$355,000	\$246,465	\$659,042	\$261,474	\$268,31
	Consulative Total	I							1	\$225,550	\$487,067	\$813,056	\$1,059,520	\$1,718,562	\$1,040,036	\$2,248.35
	Annual Cost Per Unit / Year (asinflated)		_					1	5406							
	Annual Cost Per Unit / Year Inflated						_		5446							

10/2/2019

Property Condition Assessment Demand Letter





SUNTRUST BANK 4601 COLLEGE BOULEVARD SUITE 300 LEAWOOD, KS 66211 913-732-5324 MAIN

10/2/2019



Assessment Date(x)	9/9-11,2019					
Year Built	1986-1987					
Agetst	33					
Total Net Rentable SF:	664,216					
No. Dwilling Units:	720					
mfiation Rata	3.00%					
Estimated Annual Unit Terretwer:	Not Reported	_				
Life Safety: Items that may impact the h			sor visitors			
llem	Quantity	Unit	Unit Cost	Total Cost	Brief Description	Section
Silewalts	30	EA	\$350.05	\$7,500	Concerne walkaness, provide access to the againment baildings (E) channed approximately 30 areas of demagning parameter oraciting genetative to the production (E) was due to a black of to only repairs, and separate to the advances. Of recommends the damagning areas of addresses he replaned to advances patientical trig heareds. 51 recommends the patiential trig heareds he addressed in the next 50 days.	1.1.4
Starways,Sandings/Paties/Bakanies	x	Alow	\$315,600.0D	\$236,600	The second floor apartments are accessed by extention that is duranged in places and the charavops are step path. The fouriers is externed with durates that is duranged in places and the charavops are connected to sharehomed lensings with the long placed of CSR floors that are covered with underse carporting. The step plath have fixed at an effect focusions, and the independence and the pointed and sources the loss plath. The most lead at an effect focus and the independence at the pointed and sources provides the most lead at an effect focus and before and before at the second generative to the pointed and generating. The most lead of a states and before at the second generative to the pointed and generating the major of platics and before at the second generative to the pointed and generating the second before the second second second second second second second second table plates are the second of the table major extension monitories. If the pointed subsciences the second of the tables and endoped the second second second second second table plates that the second second table plates that the second second second second second second second second second second table plates that the second second second second second second second second second tables plates the second second second second second second second tables plates that second second second second second second tables plates the second second second second second second second tables plates the second second second second second second tables and tables the second second second second second tables plates the second second second second second second tables and tables the second second second second second tables are second second tablesecond second second second second tablesecond second tabl	326
Smoke and CO Detectors				jo	Smoke delections were meaning in a majority of the vacant apartments inspectiel. Gas appliances are located in the dwrifing unit, heavever, CD detectors are not instable. El necemente combination marke and CD detectors he instables in advella, units and the locating offer the derivate file for adver- converse. Estimated costs are included in the Vacant and Down Asactowert recommendations. El recommenda scattalismon of these units where Que are	3.3.6
Subtotal: Life Safety				5 224,3	20	
Critical Repair: Items recommended for	completion within the nex					
ftam	Quantity	Unit	Unit Cost	Total Cost	Brief Description	Section
Rands	1	Allow	5 w), ista w	\$107,850	The pictured building cools are assubturprooffset with centrate tiles have damaged in areas also to a fact of trendy reaction memoranes and equats. Due to the high load of damage, the mark on Buildings \$423, 3453, and \$250 equates transfer equations: It is constrained for the data required a \$400 par building, and three of blar huilding moch be replaced at a cost of \$2,250. Saw elicitude required astronome.	3.2.5

Property Condition Assessment Demand Letter





10/2/2019



REAL PROPERTY CONSULTANTS

internanty Paulo	1	Allow	\$40,000.00	\$48,000	Four in-ground owineming pools are located at the Property. The pool located new the centure of the Property has been durined and the places is calculated and duranged, in defitient, four an engine creaks in the cancersed back surreading the pool. The pool at the new testiman safe of the importy is inspective, and the pool deck surface is duranged dus to a lack of streng negative. So moments the custed and national and the location of the pool at the nuclei of the pool of the custed and national surfaces in duranged dus to a lack of streng negative. So moments the custed and national surfaces to an end the surface of the lack be required as model and reference to an end.	32.8
Laured by Casalinea	i	EA	530,000 00	\$18,000	There are how (4) lounsity hublings located on the Property. The lounsity rooms are the southeest side of the Property has been damaged by southie and is maining of of the loundry sequences. The walk, earling, and themaing are alranged. For concernments the lowering louiding at the southeest side of Progerty for relationship, dhe souther low contacted to applice the sequencest, and the facility for retended to service.	128
Plannat Calability	1	EA	\$40,000.00	S40,000	The fitness center is located in a stand-stane holding adjacent to the secreming pool in the center of the Preperty. The fitness apparent is maxing and the holding a conversity being same to state new optimizers. Or second-schedule fitness center be individually, the fitness approximate the replaced, and the center be interned to service.	323
treasert and Down Apactments	а) (1)	Alow	\$1,297,545.00	\$1,297,545	The Property lass a total of 36% second units. I3 integrated the interiors of 852 of the 36% second units during this respective, 32 of which were made made and 27 mem "faces" (indexable). The memoirning of units of the interior of the second se	143
Manthan International Plan	1	ы	5850.00	\$#30	Marchial georth was sharened in Units 2012, 1068, 2064, and in the southwast launchy holding. The scance of water increases appears to be from planning or notification. Named on observed insidence of mater incrusions and/or media, a Matana Managamera Plane Handida to developed and implanmentation. At a minimum, the MMM ² must anchain a provision for [1] staff training, [a] advantation to be provided to immediate the state of the state of the state of the state of the state response and remetalizing, and (b) motions, whaskiled inspections of common spaces and unit instrumers, [ii]	41
Panal Bilanningneneers	1	Allera		TBO	The Property is industed with opport, and first droppings are prevalent an lastcore and partic fermas and floor, the north, and bailing light distance. It resomments an impaction and parts exhibition to done signings from their generity, and meeting be readerable by a licensed part control from Typical appent and usings are include kind parts, and chird hash, kee velkage electrical tracks, and chiencial negative.	42
Subsetsi: Californi Research				5 1,396,04	s	





10/2/2019



REAL PROPERTY CONSULTANTS

item	Quantity	Unit	Unit Cost	Total Cost	Brief Description	Section
Carports	35	EA	\$1,000.00	\$35,000	A total of 73 steel-framed carports provide parking for 712 cars. The roots of approxemately 35 of the structures have been damaged by trucks. (3 recommends the damaged carport roofs be repaired/replaced as needed.	3.1.6
Building Cladding	90	Bids	\$1,000.00	\$90,000	The buildings cludding consists of painted conceste statoo. There are small areas of damaged statoo throughout the Property buildings due to poor statoo preparation prior to the previous painting activities. If encommends the damaged statoo be repaired and the paint of the buildings be touched-up with matching paint.	32.4
Sports Court	1	EA	58,000.00	58,000	A sports court [formerly two adjacent termis courts], is located on the Property. The sports court surface dramaged and excisies and in poor condition due to a lack of timely repairs and exposure to the elements. (3 recommends the sports court surface be repaired to bring this site amenity back to service.	32.8
Subtotal: Deferred Maintenance				\$ 133		
Total Immediate Repairs				\$ 1,753	145	
items of Note						
items of Note: Non-Life Safety, ty	pically have an aggregate cost le	ss than \$3,00	0 (\$1,000 or les:	for Small Mort	age Loans) and can be addressed by on-site staff.	
Item	Brief Description					Section
None						

Property Condition Assessment Demand Letter

© 2019 Fannie Mae 8





October 18, 2019

Via EMAIL: <u>ruth.g@westland.com</u> & <u>marilu.g@westland.com</u> Via Overnight Delivery

Westland Liberty Village LLC 520 West Willow Street Long Beach, California 90806

Alevy Descendants Trust Number 1 520 West Willow Street Long Beach, California 90806

Westland Village Square LLC 520 West Willow Street Long Beach, California 90806

Re: NOTICE OF DEMAND (the "Notice")

Property Name: Village Square Apartments Property Address: 5025 Nellis Oasis Lane, Las Vegas, Nevada Loan Number: 5177 (the "Loan")

Multifamily Note (the "Note") dated as of November 2, 2017 in the original principal amount of \$9,366,000.00 made by Borrower's predecessor in interest, Shamrock Properties VII LLC ("Shamrock Properties"), payable to the order of SunTrust Bank ("Original Lender"), which Note is secured by, *inter alia*, certain real property more particularly described in the Multifamily Deed of Trust, Assignment of Rents, Security Agreement and Fixture Filing of even date therewith (the "Security Instrument") and Multifamily Loan and Security Agreement of even date therewith (the "Loan Agreement"), which Note, Security Instrument and Loan Agreement, together with other loan documents (such Note, Security Instrument and Loan Agreement and other loan documents hereafter referred to as the "Loan Documents") were assigned from Original Lender to Fannie Mae ("Fannie Mae") and all of which covering certain real and personal property located at the address set forth above and more particularly described in the Security Instrument (the "Mortgaged Property" or the "Property"). Original Lender is now the servicer of the Loan and may be referred to herein as "Servicer." Borrower assumed the Loan from Shamrock Properties pursuant to an Assumption and Release Agreement dated as of August 29, 2018.

Dear Borrower,

Notice is hereby given that Borrower has failed to maintain the Mortgaged Property in accordance with the terms of the Loan Documents, including, but not limited to, Article 6 of the Loan Agreement, which failure to maintain may constitute an Event of Default under the Loan Documents.





SUNTRUST BANK 4601 COLLEGE BOULEVARD SUITE 300 LEAWOOD, KS 66211

On September 9, 2019-September 11, 2019, a Property Condition Assessment ("PCA") was conducted on the Mortgaged Property, whereby certain deficiencies were noted and identified. Enclosed herewith is a copy of the PCA and a schedule of needed repairs is attached hereto as Exhibit A.

The PCA contains specific information related to the current deficiencies in physical condition of the Mortgaged Property and should be reviewed by Borrower for more detail on the required repairs. All repairs and replacements identified on Exhibit A and in the PCA shall constitute Additional Lender Repairs and Additional Lender Replacements, as defined in the Loan Documents. Borrower shall be required to execute an Amendment to the Loan Agreement reflecting the amendment and restatement of Schedules 5 and 6 thereto with the repairs and replacements identified on Exhibit A hereto. Please note, however, this may not be an exhaustive list and is subject to change pursuant to additional inspections that may be performed or required by Fannie Mae or Servicer.

Demand is hereby made for Borrower to correct its failure to maintain the Mortgaged Property and immediately implement corrective action to undertake repairs of the deficiencies noted in the PCA and on Exhibit A, as well as any other repair or replacement needed at the Mortgaged Property, to the satisfaction of Fannie Mae in its sole discretion. Borrower must also perform the Additional Lender Repairs and Additional Lender Replacements within the dates listed on Exhibit A. Furthermore, Borrower must provide Fannie Mae or Servicer access at such time and date requested by either for inspection of the Mortgaged Property to determine the status of the required repairs and to confirm that such repairs have been completed to Fannie Mae's satisfaction, in its sole discretion.

Pursuant to Section 13.02(a)(4) of the Loan Agreement, Fannie Mae has determined the funds in the Replacement Reserve Account or the Repairs Escrow Account are insufficient to cover the costs of the Additional Lender Replacements and Additional Lender Repairs. Demand is further made for Borrower to deposit with Servicer, on behalf of Fannie Mae, within thirty (30) days of the date of this letter an amount equal to \$1,092,835.00 (the "Demand Amount"), which deposit will be held by Servicer in the Repair Escrow Account as additional security for the Loan. Failure to deposit the required amount shall constitute Borrower's failure to pay an amount due on the Loan and will be an Event of Default under the Loan Documents. Notwithstanding the foregoing, Fannie Mae has agreed to allow the Borrower to transfer 75% of the current balance in the Replacement Reserve (after Lender's receipt of the Borrower's 10/01/2019 loan payment) in the total amount of \$106,217.00 to the Repairs Escrow Account and to credit such amount to the Demand Amount. In addition, from and after the date of such transfer of funds, the funds in the Replacement Reserve Account may only be used to reimburse the Additional Lender Replacements (as will be identified on the new Schedule 5 to the Loan Agreement) of the occupied units per the Borrower's Rent Roll dated 09/05/2019.

Additionally, Fannie Mae and Servicer have determined the amount of funds in the Replacement Reserve Account and Repairs Escrow Account are insufficient to cover the on-going Required Repairs and Required Replacements identified in the PCA, even after completion of the Additional Lender Repairs and Additional Lender Replacements identified on Exhibit A. To ensure the necessary funds are available, Fannie Mae hereby notifies Borrower the Monthly Replacement Reserve Deposit is being increased by \$1,397.42 per month so that the total Monthly Replacement Reserve Deposit by Borrower shall be equal to \$11,656,50 per month. This increased deposit amount will commence with the Loan payment due on December 1, 2019.

Each of the above constitute separate obligations of Borrower under the Loan Documents and Borrower's failure to perform any of the above obligations may constitute a separate Event of Default under the Loan Documents.

The Servicer's or Fannie Mae's acceptance of any payment on the Loan should not be considered a waiver of any default or a novation, modification, or renewal of the Loan. Notwithstanding the acceptance of any payments or any other amounts at any time by the Servicer, Fannie Mae does not waive any default which may exist under the Loan Documents. Furthermore, acceptance of any payment shall not act as a waiver of,

Page 2

© 2019 Fannie Mae 10



SUNTRUST BANK 4601 COLLEGE BOULEVARD SUITE 300 LEAWOOD, KS 66211

or prevent Fannie Mae from exercising any right, remedy, or power available to Fannie Mae, including, without limitation, all rights, remedies, and powers granted under the Loan Documents and at law or in equity, all of which are expressly reserved.

Sincerely,

Muchael Noog

Michael Woolf Asset Manager

cc: Joey Davenport, Fannie Mae Joe E. Greenhaw, Jr., SunTrust Bank

Enclosures (PCA copy)





EXHIBIT A



10/2/2019

Section 2.6 Replacement of	Capital Items Schedule

1

Accessment Date(s):	8/8-9/11/2019				
Year Built:	1988 and 1990				
Ageta	33				
Total Net Rentable SF:	164,215				
No. Dwelling Units:	409				
inflation Rate	3.00%				
Estimated Annual Unit Turnsver:	Not Reported				

Location Factor: 1.08 Annual Cost Per Unit/Tear (uninficited) 3312 Annual Cost Per Unit / Year (inflated) 5342

ection No.		Capital Represe Category	Strenge 155, 1pr.)	Mitter .	-	Generaty	Unit of Measure	Unit Cast	folial Coll over	1949.1	1001	THE	-	14413	THE	THEFT
11	Site															
828	Appliant Sear Collect and Straping	Pathing / Paying/ Sidewalks		1		141,751	37	10.10	\$28,000			\$25,150			9	
121	Swimming Paul Reason/Reflacted/avoid	Other Site Capital Expense				4	Allen	SHARING	\$20,000			\$10,000				1
u .	Structural Frame and Building Envelope (Architectu	ral Components)				S							9	3		
12.8	fisterial Walte - Paint/Veel/Houser Marts	midding / Safarian	30			-02.9	Linist	sion are	\$204,500							\$221,500
13	Mechanical / Electrical / Plumbing Systems		1		-				WILLIAM STREET				-			
111	Pad Real Meanied Californie	WERE and Other Building Systems	20	84	- 1+	292	44	NHOR OR	\$105,807	\$11,200	111.100	511,100	34,000	\$4,000	\$4,000	SALERY
111	Electric Porced Bir Minto (FREFL) - Replacement	HURL and Other Building Splaters.	30	3+	44	232	1A	1400.00	\$ 285,8 00	151,000	961,300	\$11,100	38,000	14,000	\$1,200	54,000
1.6	Interior Dements (Dwelling Units / Common Area)															
144	Cargant	Carpeting and Weyl Laboran	÷ 1	34	44	294	Livit .	SHELFE	\$102,880	\$16,790	\$14,792	\$14,700	\$24,700	\$14,700	\$11,710	\$14,702
144	View Fishing	Corpeting and Weightaperan	10	3+	3+	218	Locat	S150.00	\$ 45,700	\$5,100	\$5,000	\$5,200	\$5,100	\$5,200	\$5,200	\$5,527
1.1.1	Refrigeration	Austanue Capital Aspenditures #8	10	34	3+	210	£34	Silco att	\$105,000	111.000	\$15,090	\$15,000	\$25,000	\$25,000	\$15,229	\$15,000
144	Range / Does History	Cock Top	15	神	4+	140	¥6	\$258.00	\$15,000	\$4,000	35,800	\$5,000	\$5,082	\$5,008	\$1,800	\$3,000
	Miscellaneous/Other					9. Z		3			-	26				3
		Becreational Hacilities.														
	"Section 2.8, Replacement Enserve Costs above	are based on the completion of all immedia	ofe repoint in S	ection 2.5.												
	tatal granfiated								SREJ AND	\$542,200	\$142,300	5182 5153	111,123	\$45,800	LLL RO	List H
	Tutal, Inflated (arread solidion factor (\$125)									\$182,200	1156,855	Stra,545	SMI, ITS	582,831	564,687	SHIT, AL
	Camulative Total									\$\$47,200	1288.644	5480,351	5511,186	1423,985	3448.877	Sala an
	Arread Cast Per Mail / Year (uninflated)							1	1011							

Property Condition Assessment Demand Letter

© 2019 Fannie Mae 12







Accessment Date(c):	8/9-5/11/2019					
Year Built:	1988 and 1990					
Agelia	11					
Total Net Rentable SF	266,335					
No. Dwelling Units:	428					
Inflation Rate	3.00%					
Estimated Annual Unit Tumpver:	Not Reported					
Life Safety: Items that may impact the	health or safety of residents	, employees	s or visitors			
hem	Quantity	Unit	Unit Cost	Total Cost	Brial Description	Section
None	1			50		
Subtaint: Life Safety				\$		
Critical Repair, Items recommended for	completion within the next	six months				
Dem	Quantity	Unit	Unit Cost	Total Cost	Brief Description	Section
Guilding Rooty	L	Alba	\$152,976.86	\$182 979	The fits rank on the three work buildings consist of legit-pip 100 membranes that appear to be less than 1 years of derived paid consistent. The fits reaches the three trees that that pain consertion with madified bitumen maring systems that appear to be nexr 20 years old, in poor condition, and hade ware identified in service lastic inspected. There are also three small areas of applich three for excisent that are also an poor constitut. The Emorate tilt manufact are damaged to hope areas. There is a large answort of discorded HVMC equipment and detains on all other process. The reasonments the discorded applications and musits momentum and mode (\$2000,building), the modified Summer rank (30,700,000) by the registrat at a cent of \$550 per square family in a signal periods (\$10,000,000) by a constraint of \$100 per square from , and the constraint time same (\$10,000,000) by a constraint \$10,000 per square from , and the processes to measure (\$10,000,000 per) a constraint \$100 per square from .	113
Vacant and Down Apartments .	,	Абры	\$711,235.00	\$711,215	The Property has a total of 213 vector units. It impostes the instructs of 277 of the 211 watch total during this week instructs, 64 while marks ready and be aven "doesn" instructive instability. The standing table vector and avers not composed as management total hear plantare instruction. It is surplet to the 44 week are "doesn". The condition of the vector and doesn units appears to be due to planting and/or and leads, maning/demongrad dynamit, in addition to thinking applications. NVAK systems, obtainst and construction, and floor coverings. If instruments the 160 watching applications, NVAK systems, collabert and construction, and floor coverings. If instruments the 160 watching applications are associated by reasonable and and instructed composite initiality of elevation determination and and and and partners do new transfer and the applications with accessed be reasonable in the heating replacement of applications, NVAC sprinses, calcionality. Surgering, flooring, drivaal ingeator, clearing and partners, do next ready conditions is instructed to this report (plant estimated and partners, do next ready conditions is instructed to this report (plant estimated and partners, do next the next means the 160 watching to the the structure of applications in additions, [16 estimates the condition as instructed to this next second to next ready conditions as \$2,000 watch balance or \$1,200,200.	143
Central Domestic Ballers / Water Heaters	ĩ	Allow	\$30,004.00	\$23,000	Nexted demantic watter is provided to the units via 4 central halters and 3 natural gas-final water heraters laterated is utility reserve on the Property One of the boders is incorrective and another has reached the and after units life, is addition, one of the 356 galaxie water heraters is tragemetize. These continuum are due as a late is the final typescripticatersent of the value herate herater herater herater recommands the type of the splaced at a cent of \$0.000 acce, and use point herater heraphroad in a case of \$4.000.	11.1



Property Condition Assessment Demand Letter



10/2/2019



REAL PROPERTY CONSULTANTS

temis of Note: Non-Dire Salety, typical tem	Brief Description						Section
in married Mindow, Married Min. Realistics Acceleration	y have an aggregate cost les		0 (\$1,000 or le	ss for	Small Mortga	ge Loans) and can be addressed by on-site staff.	
iems of Note		a management			a land	No	
Total Immediate Repairs				\$	1,092,835		
Subtotal: Deferred Maintenance				\$	8,000		
Anvenities/Sports Court	1	Allow	58,000.00		\$4,000	The Property contains a large space court for bandwided) hemsely one adjacent iteratic savets. The court turbics is demugated and tracked and in poor condition due us a lack of iterative repairs and exposure to the elements. It secontmends the sports court be re-enditised. Extended court a SR 200.	124
lbern	Quantity	Unit	Unit Cost		Total Cost	Briel Description	Section
Deferred Maintenance: Non-recurring	capital items typically recon	mmended for	completion w	ithin 1	L2 months.		
Subiotal: Critical Repair				\$	1,004,435		
Vest Management	t	Allow			140	The Property is indexted with appoon and land droppings are prevaient in the parting loss, and an Use exterior weakways. It recommends an impaction and year exclusion to dear players from bedding rounding, and neurophic conducted by largened participation from. Typical pages addresses can include lard splice, anti-lard note, low reclass electrical insolution thermal regulators.	4.2
Rolsture Management Plan	1	EA.	\$458.00		SEAD	Microbial provert was observed in time 05 and 113. This is size to partning at rank table and a test of including institutions. Based an abused advector splate includes making and advector Management Plan should be developed and implemented. At a minimum, the MMP must contain a passive in the [] cost training (] all attention to be paravided to instruct, [] all documentation at the plan, (ii) its a paravisers protocol for market's response and mendations and [s] muches, which is indicated and contained and set interact.	41



EXHIBIT 13 - December 17, 2019 Notice of Default and Acceleration of Note

EXHIBIT 13 - December 17, 2019 Notice of Default and Acceleration of Note

LAW OFFICES

Hughes Center 3883 Howard Hughes Parkway Suite 1100 Las Vegas, Nevada 89169-5958 702.784.5200 www.swlaw.com

> Mandy S. Shavinsky 702.784.5229 mshavinsky@swlaw.com

December 17, 2019

Via Certified Mail - Return Receipt Requested

Westland Village Square LLC 520 West Willow Street Long Beach, California 90806

Multifamily Note (the "Note") dated as of November 2, 2017, in the face amount of Re: \$9,366,000.00, executed by Westland Village Square LLC, a Nevada limited liability company, successor-in-interest to Shamrock Properties VI LLC, a Delaware limited liability company ("Borrower"), to the order of SunTrust Bank, a Georgia banking corporation, now Truist Bank, a North Carolina banking corporation (the "Servicer"), which Note is secured by, inter alia, the lien of that certain Multifamily Deed of Trust, Assignment of Leases and Rents, Security Agreement and Fixture Filing (the "Security Instrument") of even date therewith recorded in Book 20171103, as Instrument No. 0001292, in the Official Records of Clark County, Nevada, covering certain real and personal property (the "Property") located in Clark County, Nevada and more particularly described in the Security Instrument, and the Multifamily Loan and Security Agreement of even date therewith, as amended (the "Loan Agreement"); which Note has been assigned and endorsed by Lender to Fannie Mae (herein so called); which Security Instrument has been assigned by Lender to Fannie Mae pursuant to that certain Assignment of Security Instrument dated November 2, 2017, executed by Lender and recorded in Book 20171103, as Instrument No. 0001293, in the Official Records of Clark County, Nevada; and which Loan Agreement has been assigned to Fannie Mae; Fannie Mae Loan Number 3618

Dear Borrower:

Borrower has failed to perform or comply with the covenants or agreements of Borrower under the Note, the Security Instrument, the Loan Agreement and other documents or instruments executed by Borrower in connection with the Note or the loan evidenced thereby (collectively, the "Loan Documents"), including, but not limited to Borrower's (i) failure to maintain the Mortgage Property in accordance with Article 6 of the Loan Agreement and (ii) failure to comply with Lender's request to increase the Replacement Reserve Account in accordance with Section 13.02(a)(4) of the Loan Agreement. Each such failure constitutes an "Event of Default" (as defined in the Security Instrument).

4819-8179-0894

Westland Village Square LLC December 17, 2019 Page 2 of 4

This letter constitutes a formal notice that the outstanding principal indebtedness evidenced by the Note **has been accelerated** (subject to the applicable provisions of NRS 107.080(2)(a)(2)) as a result of the occurrence and present continuation of such Event of Default. Demand is hereby made for immediate payment in full of the entire unpaid principal balance of the Note, plus (to the extent lawful) accrued and unpaid interest thereon and the costs and attorneys' fees of Fannie Mae. In order to determine the exact payoff figure currently owing to Fannie Mae pursuant to the Note, please call Joe E. Greenhaw, Jr. of Servicer at (913) 732-5249, or you may have your counsel contact me at the direct dial telephone number set forth above.

You are further notified that, by reason of such default and acceleration of said indebtedness, Fannie Mae may immediately institute foreclosure proceedings under the Security Instrument and may otherwise exercise any and all other rights and remedies enumerated in the Loan Documents or otherwise available at law or in equity (including, without limitation, the appointment of a receiver over the Property, applications of escrow deposits, reserves and/or other funds held by Servicer toward payment of Borrower's obligations under the Loan Documents in the manner set forth therein).

Please be advised that the demand made hereby is being given pursuant to the terms and provisions of the Loan Documents. By making this demand, Fannie Mae does not waive any of the rights or remedies available to Fannie Mae under the Loan Documents or otherwise. No failure to exercise any rights or remedies available to Fannie Mae and no delay in exercising any such rights or remedies shall operate as a waiver of any rights which Fannie Mae may have pursuant to the terms of the Loan Documents or otherwise. Further, any reference by Fannie Mae or Servicer to any event of default or default shall in no way constitute, or be construed to be, a waiver of any other event of default or default which may now exist or hereafter arise under the Loan Documents.

UNDER THE SECURITY INSTRUMENT EXECUTED BY BORROWER IN FAVOR OF FANNIE MAE, BORROWER'S LICENSE TO COLLECT RENTS HAS TERMINATED, AND FANNIE MAE IS NOW ENTITLED TO ALL RENTS AS THEY BECOME DUE AND PAYABLE, INCLUDING RENTS CURRENTLY DUE AND UNPAID. UNTIL FURTHER NOTICE, ANY RENTS BORROWER RECEIVED AFTER THE OCCURRENCE OF THE EVENT OF DEFAULT SHALL BE RECEIVED AND HELD BY BORROWER IN TRUST FOR THE BENEFIT OF FANNIE MAE. UNTIL FURTHER NOTICE, ALL SUCH RENTS SHALL BE APPLIED ONLY TO BONA FIDE CURRENT OPERATING EXPENSES TO THIRD PARTIES IN CONNECTION WITH THE OPERATION OF THE PROPERTY WITH EXCESS PAID TO FANNIE MAE, TO BE APPLIED IN ACCORDANCE WITH THE LOAN DOCUMENTS.

Westland Village Square LLC December 17, 2019 Page 3 of 4

Also, please be advised that under the Loan Agreement, the Borrower and the Alevy Descendants Trust Number 1, Yaakov Greenspan, co-trustee, as Key Principal(s) are liable to Fannie Mae for, among other things, (x) all Rents not applied first, to the payment of reasonable operating expenses as such operating expenses become due and payable, and then, to the Debt Service Amounts due and payable under the Note, Security Instrument, or any other Loan Documents, and (y) Borrower's failure, following a default under any of the Loan Documents, to deliver to Fannie Mae on demand all Rents and security deposits relating to the Property.

Please be advised that any discussions that may have occurred or may occur in the future between representatives of Borrower and of Fannie Mae regarding the Property or the Note evidence nothing more than the continuing good faith attempts of Fannie Mae to work out the existing problems in a manner reasonably acceptable to all parties. Borrower may not rely upon any such discussions in any manner or fashion. Unless and until a binding, written agreement has been fully executed by and between all parties, Fannie Mae's rights and remedies are and will continue to be fully enforceable under the terms of the Loan Documents.

For your information, this letter is also being sent to the Alevy Descendants Trust Number 1, Yaakov Greenspan, co-trustee, in order to notify the Key Principal(s) of Borrower's defaults. In the event that such defaults are not cured in the time period set forth herein, Fannie Mae, at its sole option and in addition to any other remedies available to Fannie Mae, may seek to recover from Key Principal any indebtedness and any other obligations owing by Key Principal pursuant to the Loan Documents.

Notwithstanding any previous action or inaction by or on behalf of Servicer or Fannie Mae to the contrary, if any, you are hereby notified that Fannie Mae will hereafter require strict compliance with the terms and conditions of the Note and other Loan Documents, and Fannie Mae does not in any manner waive any rights or remedies available against you pursuant to the Note or other Loan Documents or applicable law, including without limitation the rights described in this letter.

In the event that Borrower wishes to discuss these matters, Borrower may contact Joe E. Greenhaw, Jr. of Servicer at (913) 732-5249 or Michael Woolf of Cohen Financial at 312-602-6126.



...

Westland Village Square LLC December 17, 2019 Page 4 of 4

Your immediate attention to this matter is recommended.

. .

Very truly yours,

Snell & Wilmer L.L.P.

Marde Aller

Mandy S. Shavinsky

cc: Yaakov Greenspan (Key Principal) Alevy Descendants Trust Number 1 (Key Principal) John W. Hofsaess, Esq. (Borrower Counsel) (john.h@westlandREG.com) Carol King (Fannie Mae) (carol_king@fanniemae.com) Chelo Carter, Esq. (Fannie Mae) (chelo_carter@fanniemae.com) Kyla Whittington (Fannie Mae) (chelo_carter@fanniemae.com) Lorna E. Coleman (Fannie Mae) (lorna_e_colman@fanniemae.com) Lisa R. Holmes (Fannie Mae) (lisa_r_holmes@fanniemae.com) Joe E. Greenhaw, Jr. (Servicer) (joe.greenhaw@suntrust.com)



LAW OFFICES

Hughes Center 3883 Howard Hughes Parkway Suite 1100 Las Vegas, Nevada 89169-5958 702.784.5200 www.swlaw.com

Mandy S. Shavinsky 702.784.5229 mshavinsky@swlaw.com

December 17, 2019

Via Certified Mail Return Receipt Requested

Westland Liberty Village LLC 520 West Willow Street Long Beach, California 90806

Multifamily Note (the "Note") dated as of November 2, 2017, in the face amount of Re: \$29,000,000.00, executed by Westland Liberty Village LLC, a Nevada limited liability company, successor-in-interest to Shamrock Properties VI LLC, a Delaware limited liability company ("Borrower"), to the order of SunTrust Bank, a Georgia banking corporation, now Truist Bank, a North Carolina banking corporation (the "Servicer"), which Note is secured by, inter alia, the lien of that certain Multifamily Deed of Trust, Assignment of Leases and Rents, Security Agreement and Fixture Filing (the "Security Instrument") of even date therewith recorded in Book 20171103, as Instrument No. 0001307, in the Official Records of Clark County, Nevada, covering certain real and personal property (the "Property") located in Clark County, Nevada and more particularly described in the Security Instrument, and the Multifamily Loan and Security Agreement of even date therewith, as amended (the "Loan Agreement"); which Note has been assigned and endorsed by Lender to Fannie Mae (herein so called); which Security Instrument has been assigned by Lender to Fannie Mae pursuant to that certain Assignment of Security Instrument dated November 2, 2017, executed by Lender and recorded in Book 20171103, as Instrument No. 0001308, in the Official Records of Clark County, Nevada; and which Loan Agreement has been assigned to Fannie Mae; Fannie Mae Loan Number 3617

Dear Borrower:

Borrower has failed to perform or comply with the covenants or agreements of Borrower under the Note, the Security Instrument, the Loan Agreement and other documents or instruments executed by Borrower in connection with the Note or the loan evidenced thereby (collectively, the "Loan Documents"), including, but not limited to Borrower's (i) failure to maintain the Mortgage Property in accordance with Article 6 of the Loan Agreement and (ii) failure to comply with Lender's request to increase the Replacement Reserve Account in accordance with Section 13.02(a)(4) of the Loan Agreement. Each such failure constitutes an "Event of Default" (as defined in the Security Instrument).

4817-6945-2974

ALBUQUERQUE HOISE DENVER LAS VEGAS LOS ANGELES LOS CABOS OPANGE COUNTY PHOENIX REHO NALT LAKE CITY TUCSUN WASHINGTON, D.C.

6



Westland Liberty Village LLC December 17, 2019 Page 2 of 4

This letter constitutes a formal notice that the outstanding principal indebtedness evidenced by the Note has been accelerated (subject to the applicable provisions of NRS 107.080(2)(a)(2)) as a result of the occurrence and present continuation of such Event of Default. Demand is hereby made for immediate payment in full of the entire unpaid principal balance of the Note, plus (to the extent lawful) accrued and unpaid interest thereon and the costs and attorneys' fees of Fannie Mae. In order to determine the exact payoff figure currently owing to Fannie Mae pursuant to the Note, please call Joe E. Greenhaw, Jr. of Servicer at (913) 732-5249, or you may have your counsel contact me at the direct dial telephone number set forth above.

You are further notified that, by reason of such default and acceleration of said indebtedness, Fannie Mae may immediately institute foreclosure proceedings under the Security Instrument and may otherwise exercise any and all other rights and remedies enumerated in the Loan Documents or otherwise available at law or in equity (including, without limitation, the appointment of a receiver over the Property, applications of escrow deposits, reserves and/or other funds held by Servicer toward payment of Borrower's obligations under the Loan Documents in the manner set forth therein).

Please be advised that the demand made hereby is being given pursuant to the terms and provisions of the Loan Documents. By making this demand, Fannie Mae does not waive any of the rights or remedies available to Fannie Mae under the Loan Documents or otherwise. No failure to exercise any rights or remedies available to Fannie Mae and no delay in exercising any such rights or remedies shall operate as a waiver of any rights which Fannie Mae may have pursuant to the terms of the Loan Documents or otherwise. Further, any reference by Fannie Mae or Servicer to any event of default or default shall in no way constitute, or be construed to be, a waiver of any other event of default or default which may now exist or hereafter arise under the Loan Documents.

UNDER THE SECURITY INSTRUMENT EXECUTED BY BORROWER IN FAVOR OF FANNIE MAE, BORROWER'S LICENSE TO COLLECT RENTS HAS TERMINATED, AND FANNIE MAE IS NOW ENTITLED TO ALL RENTS AS THEY BECOME DUE AND PAYABLE, INCLUDING RENTS CURRENTLY DUE AND UNPAID. UNTIL FURTHER NOTICE, ANY RENTS BORROWER RECEIVED AFTER THE OCCURRENCE OF THE EVENT OF DEFAULT SHALL BE RECEIVED AND HELD BY BORROWER IN TRUST FOR THE BENEFIT OF FANNIE MAE. UNTIL FURTHER NOTICE, ALL SUCH RENTS SHALL BE APPLIED ONLY TO BONA FIDE CURRENT OPERATING EXPENSES TO THIRD PARTIES IN CONNECTION WITH THE OPERATION OF THE PROPERTY WITH EXCESS PAID TO FANNIE MAE, TO BE APPLIED IN ACCORDANCE WITH THE LOAN DOCUMENTS.

4817-6945-2974

Snell & Wilmer

Westland Liberty Village LLC December 17, 2019 Page 3 of 4

Also, please be advised that under the Loan Agreement, the Borrower and the Alevy Descendants Trust Number 1, Yaakov Greenspan, co-trustee, as Key Principal(s) are liable to Fannie Mae for, among other things, (x) all Rents not applied first, to the payment of reasonable operating expenses as such operating expenses become due and payable, and then, to the Debt Service Amounts due and payable under the Note, Security Instrument, or any other Loan Documents, and (y) Borrower's failure, following a default under any of the Loan Documents, to deliver to Fannie Mae on demand all Rents and security deposits relating to the Property.

Please be advised that any discussions that may have occurred or may occur in the future between representatives of Borrower and of Fannie Mae regarding the Property or the Note evidence nothing more than the continuing good faith attempts of Fannie Mae to work out the existing prohlems in a manner reasonably acceptable to all parties. Borrower may not rely upon any such discussions in any manner or fashion. Unless and until a binding, written agreement has been fully executed by and between all parties, Fannie Mae's rights and remedies are and will continue to be fully enforceable under the terms of the Loan Documents.

For your information, this letter is also being sent to the Alevy Descendants Trust Number 1, Yaakov Greenspan, co-trustee, in order to notify the Key Principal(s) of Borrower's defaults. In the event that such defaults are not cured in the time period set forth herein, Fannie Mae, at its sole option and in addition to any other remedies available to Fannie Mae, may seek to recover from Key Principal any indebtedness and any other obligations owing by Key Principal pursuant to the Loan Documents.

Notwithstanding any previous action or inaction by or on behalf of Servicer or Fannie Mae to the contrary, if any, you are hereby notified that Fannie Mae will hereafter require strict compliance with the terms and conditions of the Note and other Loan Documents, and Fannie Mae does not in any manner waive any rights or remedies available against you pursuant to the Note or other Loan Documents or applicable law, including without limitation the rights described in this letter.

In the event that Borrower wishes to discuss these matters, Borrower may contact Joe E. Greenhaw, Jr. of Servicer at (913) 732-5249 or Michael Woolf of Cohen Financial at 312-602-6126.



Snell & Wilmer

Westland Liberty Village LLC December 17, 2019 Page 4 of 4

Your immediate attention to this matter is recommended.

Very truly yours,

Snell & Wilmer L.L.P.

Manuf X & -Mandy S. Shavinsky

Yaakov Greenspan (Key Principal) cc: Alevy Descendants Trust Number 1 (Key Principal) John W. Hofsaess, Esq. (Borrower Counsel) (john.h@westlandREG.com) Carol King (Fannie Mae) (carol_king@fanniemae.com) Chelo Carter, Esq. (Fannie Mae) (chelo carter@fanniemae.com) Kyla Whittington (Fannie Mae) (kyla whittington@fanniemae.com) Lorna E. Coleman (Fannie Mae) (lorna_e_colman@fanniemae.com) Lisa R. Holmes (Fannie Mae) (lisa r_holmes@fanniemae.com) Joe E. Greenhaw, Jr. (Servicer) (joe.greenhaw@suntrust.com)

7817-6975-2974



EXHIBIT 14 - December 17, 2019 Demand and Notice Pursuant to Nevada Revised Statutes 107A.270

EXHIBIT 14 - December 17, 2019 Demand and Notice Pursuant to Nevada Revised Statutes 107A.270

Snell & Wilmer

L.L.P. -

Hughes Center 3883 Howard Hughes Parkway Suite 1100 Las Vegas, Nevada 89169-5958 702.784.5200 www.swlaw.com

Mandy S. Shavinsky 702.784.5229 mshavinsky@swlaw.com

December 17, 2019

Via Certified Mail - Return Receipt Requested

Westland Liberty Village LLC	Alevy Descendants Trust Number 1
520 West Willow Street	c/o Yaakov Greenspan, Co-Trustee
Long Beach, California 90806	520 West Willow Street
	Long Beach, California 90806

Re: Multifamily Loan in the Original Principal Amount of \$29,000,000.00 (the "Loan") by SunTrust Bank, a Georgia banking corporation, now Truist Bank, a North Carolina banking corporation ("Original Lender"), predecessor-in-interest to Fannie Mae ("Fannie Mae"), to Westland Liberty Village LLC, a Nevada limited liability company, successor-in-interest to Shamrock Properties VI LLC, a Delaware limited liability company ("Borrower"), and Guaranteed on a Non-Recourse Basis by the Alevy Descendants Trust Number 1, Yaakov Greenspan, cotrustee ("Key Principal") – Fannie Mae Loan No.

Demand and Notice Pursuant to Nevada Revised Statutes ("NRS") 107A.270

Dear Borrower and Key Principal:

This firm has been retained by Fannie Mae in connection with the above-referenced matter. Reference is made to that certain Multifamily Note, dated November 2, 2017, in the original principal amount of \$29,000,000.00 from Borrower as maker to Original Lender and evidencing the Loan (the "Note"). The Loan and the obligations of Borrower under the Note and other Ioan documents are secured by, among other things, that certain Multifamily Deed of Trust, Assignment of Leases and Rents, Security Agreement and Fixture Filing ("Security Instrument"), dated of even date with the Note, made by Borrower as trustor, to First American Title, as trustee, for the benefit of Original Lender, recorded in the Official Records of Clark County, Nevada (the "Official Records"), on November 3, 2017, in Book 20171103, as Instrument No. 0001307. Original Lender assigned its interest in the Security Instrument and Note to Fannie Mae pursuant to, among other documents, that certain Assignment Security Instrument, dated as of November 2, 2017, and recorded in the Official Records on November 3, 2017 in Book 20171103, as Instrument No. 0001308.

4816-1976-9518

ALBUQUERQUE ROISE DENVEK LASVEGAS LOSANGELES LOSAADOS ORANGECIOUNTY PHOENIX RENG SALT LAKECITY TUCSON WASHINGTON D.C.

Westland Liberty Village LLC Alevy Descendants Trust Number 1 December 17, 2019 Page 2

This letter constitutes written notice pursuant to Nevada Revised Statutes (as amended, "NRS") § 107A.270 that Lender is entitled to be paid the proceeds of any and all "Rents" (as defined in the Security Instrument) from or for the real property collateral encumbered by the lien of the Security Instrument, as expressly set forth in Section 3 of the Security Instrument. Lender hereby makes written demand pursuant to NRS § 107A.270 that Borrower pay over to Lender, in care of the Servicer for the Loan, SunTrust Bank, a Georgia banking corporation, now Truist Bank, a North Carolina banking corporation, the proceeds of any and all such Rents from or for such real property collateral. Such "Rents" include, without limitation, those which have accrued but remain unpaid as of the date upon which you receive this letter or which accrue on or after that datc. Without limiting the foregoing, the revocable license granted to Borrower pursuant to Section 3(b) of the Security Instrument is hereby revoked and terminated as of the date on which Borrower receives this letter.

If you have any questions, please do not hesitate to contact me.

Very truly yours,

Snell & Wilmer LLP Mandy S. Shavinsky

cc: John W. Hofsaess, Esq. (john.h@westlandREG.com)
Carol King (Fannie Mae) (carol_king@fanniemae.com)
Chelo Carter, Esq. (Fannie Mae) (chelo carter@fanniemae.com)
Kyla Whittington (Fannie Mae) (kylanerta_whittington@fanniemae.com)
Lorna E. Coleman (Fannie Mae) (lorna_e_colman@fanniemae.com)
Lisa R. Holmes (Fannie Mae) (lisa_r_holmcs@fanniemae.com)
Joe E. Greenhaw, Jr. (Servicer) (joe.greenhaw@suntrust.com)



LAW OFFICES

Hughes Center 3883 Howard Hughes Parkway Suite 1100 Las Vegas, Nevada 89169-5958 702.784.5200 www.swlaw.com

> Mandy S. Shavinsky 702.784.5229 mshavinsky@swlaw.com

December 17, 2019

Via Certified Mail - Return Receipt Requested

Westland Village Square LLC	Alevy Descendants Trust Number 1
520 West Willow Street	c/o Yaakov Greenspan, Co-Trustee
Long Beach, California 90806	520 West Willow Street
	Long Beach, California 90806

Re: Multifamily Loan in the Original Principal Amount of \$9,366,000.00 (the "Loan") by SunTrust Bank, a Georgia banking corporation, now Truist Bank, a North Carolina banking corporation ("Original Lender"), predecessor-in-interest to Fannie Mae ("Fannie Mae"), to Westland Village Square LLC, a Nevada limited liability company, successor-in-interest to Shamrock Properties VI LLC, a Delaware limited liability company ("Borrower"), and Guaranteed on a Non-Recourse Basis by the Alevy Descendants Trust Number 1, Yaakov Greenspan, Co-Trustee ("Key Principal") – Fannie Mae Loan No.

Demand and Notice Pursuant to Nevada Revised Statutes ("NRS") 107A.270

Dear Borrower and Key Principal:

This firm has been retained by Fannie Mae in connection with the above-referenced matter. Reference is made to that certain Multifamily Note, dated November 2, 2017, in the original principal amount of \$9,366,000.00 from Borrower as maker to Original Lender and evidencing the Loan (the "Note"). The Loan and the obligations of Borrower under the Note and other loan documents are secured by, among other things, that certain Multifamily Deed of Trust, Assignment of Leases and Rents, Security Agreement and Fixture Filing ("Security Instrument"), dated of even date with the Note, made by Borrower as trustor, to First American Title, as trustee, for the benefit of Original Lender, recorded in the Official Records of Clark County, Nevada (the "Official Records"), on November 3, 2017, in Book 20171103, as Instrument No. 0001292. Original Lender assigned its interest in the Security Instrument and Note to Fannie Mae pursuant to, among other documents, that certain Assignment Security Instrument, dated as of November 2, 2017, and recorded in the Official Records on November 3, 2017 in Book 20171103, as Instrument No. 0001293.

4810-6068-2670

Westland Village Square LLC Alevy Descendants Trust Number 1 December 17, 2019 Page 2

This letter constitutes written notice pursuant to Nevada Revised Statutes (as amended, "NRS") § 107A.270 that Lender is entitled to be paid the proceeds of any and all "Rents" (as defined in the Security Instrument) from or for the real property collateral encumbered by the lien of the Security Instrument, as expressly set forth in Section 3 of the Security Instrument. Lender hereby makes written demand pursuant to NRS § 107A.270 that Borrower pay over to Lender, in care of the Servicer for the Loan, SunTrust Bank, a Georgia banking corporation, now Truist Bank, a North Carolina banking corporation, the proceeds of any and all such Rents from or for such real property collateral. Such "Rents" include, without limitation, those which have accrued but remain unpaid as of the date upon which you receive this letter or which accrue on or after that date. Without limiting the foregoing, the revocable license granted to Borrower pursuant to Section 3(b) of the Security Instrument is hereby revoked and terminated as of the date on which Borrower receives this letter.

If you have any questions, please do not hesitate to contact me.

Very truly yours,

Snell & Wilmer L.L.P.

Mand A.

Mandy S. Shavinsky

cc: John W. Hofsaess, Esq. (john.h@westlandREG.com)
Carol King (Fannie Mae) (carol_king@fanniemae.com)
Chelo Carter, Esq. (Fannie Mae) (chelo_carter@fanniemae.com)
Kyla Whittington (Fannie Mae) (kylancrta_whittington@fanniemae.com)
Lorna E. Coleman (Fannie Mae) (lorna_e_colnian@fanniemae.com)
Lisa R. Holmes (Fannie Mae) (lisa_r_holmes@fanniemae.com)
Joe E. Greenhaw, Jr. (Servicer) (joe.greenhaw@suntrust.com)

EXHIBIT 15 - Liberty Village Notice of Default and Election to Sell under Deed of Trust

EXHIBIT 15 - Liberty Village Notice of Default and Election to Sell under Deed of Trust

APN#s: 140-08-710-161, 140-08-711-273 and 140-08-712-289

When recorded mail to: First American Title Insurance Company 4380 La Jolla Drive, Suite 110 San Diego, CA 92122

Order No. 5002532-NCS-1003660-SD

NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST

NOTICE IS HEREBY GIVEN:

That First American Title Insurance Company, a Nebraska corporation, is the duly appointed trustee ("Trustee") under a Multifamily Deed of Trust, Assignment of Leases and Rents, Security Agreement and Fixture Filing, dated as of November 2, 2017, made by SHAMROCK PROPERTIES VI LLC, a Nevada limited liability company, as trustor (the "Original Trustor") to FIRST AMERICAN TITLE INSURANCE COMPANY, as trustee for the benefit of SUNTRUST BANK, a Georgia corporation, now Truist Bank, a North Carolina corporation, as the original beneficiary (the "Original Beneficiary"), recorded in the Official Records of Clark County, Nevada (the "Official Records"), on November 3, 2017, in Book 20171103 as Instrument No. 0001307 (as the same may have been amended, the "Deed of Trust"). The beneficial interest in the Deed of Trust was assigned by the Original Beneficiary to FANNIE MAE (the "Current Beneficiary"), pursuant to an Assignment Security Instrument and Note, dated as of November 2, 2017, and recorded in the Official Records on November 3, 2017 in Book 20171103 as Instrument No. 0001308 and securing, among other obligations, a Multifamily Note, dated as of November 2, 2017, from Original Trustor to Original Beneficiary in the original principal amount of \$29,000,000.00 (as amended, the "Note," and together with the Deed of Trust and the other agreements, assignments and instruments evidencing and/or securing the Note and the obligations of the Original Trustor thereunder, the "Loan Documents"). The obligations under the Note were assigned by Original Trustor to WESTLAND LIBERTY VILLAGE LLC, a Nevada limited liability company ("Current Trustor"), pursuant to an Assumption and Release Agreement, dated as of August 29, 2018, and recorded in the Official Records on August 30, 2018 in Book 20180830 as Instrument No. 0002686.

That a breach of, and default in, the obligations for which such Deed of Trust is security has occurred in that the Current Trustor has failed to maintain the mortgaged property and failed to increase reserves pursuant to the Loan Documents, causing the balance due under the Note to be accelerated. Additional accrued interest, late charges and other costs and fees are also due and payable with respect to the obligations secured by the Deed of Trust.

Liberty Village Apartments - Las Vegas, Nevada - Notice of Default and Election to Sell 4818-2700-8692.3

Inst #: 20200714-0001254 Fees: \$292.00 07/14/2020 08:54:55 AM Receipt #: 4132781 Requestor: First American Title Insur Recorded By: CHSHD Pgs: 3 Debbie Conway CLARK COUNTY RECORDER Src: ERECORD Ofc: ERECORD

That by reason thereof, the undersigned, Current Beneficiary has delivered notice of said default to said duly appointed Trustee under such Deed of Trust, and all documents evidencing the obligations secured thereby and, subject to Nevada Revised Statutes ("NRS") Section 107.080, has declared and does hereby declare all sums secured thereby immediately due and payable and has elected and does hereby elect to cause the trust property to be sold to satisfy the obligations secured thereby.

Furthermore, the Current Beneficiary herein elects to conduct a unified foreclosure sale pursuant to the provisions of the Nevada Uniform Commercial Code (NRS Chapter 104) and to include in the non-judicial foreclosure of the estate described in this Notice of Default all personal property and fixtures described in the Deed of Trust and in any other instruments executed in favor of the Current Beneficiary. Current Beneficiary reserves the right to revoke its election as to some or all of the personal property and/or fixtures, or to add additional personal property and/or fixtures to the elections herein expressed, at Current Beneficiary's sole election from time to time and to any time until the consummation of the Trustee's Sale to be conducted pursuant to the Deed of Trust and this Notice of Default and Election to Sell.

NOTICE

YOU MAY HAVE THE RIGHT TO CURE THE DEFAULT HEREIN AND REINSTATE THE OBLIGATION SECURED BY SUCH DEED OF TRUST ABOVE DESCRIBED. SECTION 107.080 OF NRS PERMITS CERTAIN DEFAULTS TO BE CURED UPON THE PAYMENT OF THE AMOUNTS REQUIRED BY THAT SECTION WITHOUT REQUIRING PAYMENT OF THAT PORTION OF PRINCIPAL AND INTEREST WHICH WOULD NOT BE DUE HAD NO DEFAULT OCCURRED. WHERE REINSTATMENT IS POSSIBLE, IF THE DEFAULT IS NOT CURED WITHIN 35 DAYS FOLLOWING THE RECORDING AND MAILING TO CURRENT TRUSTOR OR CURRENT TRUSTOR'S SUCCESSOR IN INTEREST OF THIS NOTICE, THE RIGHT OF REINSTATEMENT WILL TERMINATE AND THE PROPERTY MAY THEREAFTER BE SOLD.

To determine if reinstatement is possible and the amount, if any, necessary to cure the default, contact the servicer of the obligations secured by the Deed of Trust for the Current Beneficiary, whose name and address as of the date of this notice is:

Truist Bank 8330 Boone Boulevard, Suite 700 Vienna, VA 22182 Attn: Joe E. Greenhaw 913-732-5249

Liberty Village Apartments - Las Vegas, Nevada - Notice of Default and Election to Sell 4818-2700-8692.3

Dated th	is day of Ally, 2020
FANNI	EMAE
By:	Aluly
Name:	Roy E. Miller
Title:	Assistant Vice President

STATE OF <u>[Mas</u> COUNTY OF <u>COULW</u>)) SS.

This instrument was acknowledged before me, a notary public, on <u>July 8th</u>, 2020, by <u>ROY E MILLER</u>, as <u>AVE</u> of FANNIE MAE. LINDA S. HENDERSON My Notary ID # 1511536 <u>My Notary ID # 1511536</u>

My Notary ID # 1511536 Expires April 19, 2024

Notary Public

Liberty Village Apartments - Las Vegas, Nevada - Notice of Default and Election to Sell 4818-2700-8692.3

EXHIBIT 16 - Village Square Notice of Default and Election to Sell under Deed of Trust

EXHIBIT 16 - Village Square Notice of Default and Election to Sell under Deed of Trust

APN#s: 140-08-702-002 and 140-08-702-003

When recorded mail to:

First American Title Insurance Company 4380 La Jolla Drive, Suite 110 San Diego, CA 92122

Order No. 5002532-NCS-1003652-SD

NOTICE OF DEFAULT AND ELECTION TO SELL UNDER DEED OF TRUST

NOTICE IS HEREBY GIVEN:

That First American Title Insurance Company, a Nebraska corporation, is the duly appointed trustee ("Trustee") under a Multifamily Deed of Trust, Assignment of Leases and Rents, Security Agreement and Fixture Filing, dated as of November 2, 2017, made by SHAMROCK PROPERTIES VI LLC, a Nevada limited liability company, as trustor (the "Original Trustor") to FIRST AMERICAN TITLE INSURANCE COMPANY, as trustee for the benefit of SUNTRUST BANK, a Georgia corporation, now Truist Bank, a North Carolina corporation, as the original beneficiary (the "Original Beneficiary"), recorded in the Official Records of Clark County, Nevada (the "Official Records"), on November 3, 2017, in Book 20171103 as Instrument No. 0001292 (as the same may have been amended, the "Deed of Trust"). The beneficial interest in the Deed of Trust was assigned by the Original Beneficiary to FANNIE MAE (the "Current Beneficiary"), pursuant to an Assignment Security Instrument and Note, dated as of November 2, 2017, and recorded in the Official Records on November 3, 2017 in Book 20171103 as Instrument No. 0001293 and securing, among other obligations, a Multifamily Note, dated as of November 2, 2017, from Original Trustor to Original Beneficiary in the original principal amount of \$9,366,000.00 (as amended, the "Note," and together with the Deed of Trust and the other agreements, assignments and instruments evidencing and/or securing the Note and the obligations of the Original Trustor thereunder, the "Loan Documents"). The obligations under the Note were assigned by Original Trustor to WESTLAND VILLAGE SQUARE LLC, a Nevada limited liability company ("Current Trustor"), pursuant to an Assumption and Release Agreement, dated as of August 29, 2018, and recorded in the Official Records on August 30, 2018 in Book 20180830 as Instrument No. 0002653.

That a breach of, and default in, the obligations for which such Deed of Trust is security has occurred in that the Current Trustor has failed to maintain the mortgaged property and failed to increase reserves pursuant to the Loan Documents, causing the balance due under the Note to be accelerated. Additional accrued interest, late charges and other costs and fees are also due and payable with respect to the obligations secured by the Deed of Trust.

Village Square Apartments - Las Vegas, Nevada - Notice of Default and Election to Sell 4847-7370-3860.3

Inst #: 20200714-0001255 Fees: \$292.00 07/14/2020 08:54:55 AM Receipt #: 4132781 Requestor: First American Title Insur Recorded By: CHSHD Pgs: 3 Debbie Conway CLARK COUNTY RECORDER Src: ERECORD Ofc: ERECORD

That by reason thereof, the undersigned, Current Beneficiary has delivered notice of said default to said duly appointed Trustee under such Deed of Trust, and all documents evidencing the obligations secured thereby and, subject to Nevada Revised Statutes ("**NRS**") Section 107.080, has declared and does hereby declare all sums secured thereby immediately due and payable and has elected and does hereby elect to cause the trust property to be sold to satisfy the obligations secured thereby.

Furthermore, the Current Beneficiary herein elects to conduct a unified foreclosure sale pursuant to the provisions of the Nevada Uniform Commercial Code (NRS Chapter 104) and to include in the non-judicial foreclosure of the estate described in this Notice of Default all personal property and fixtures described in the Deed of Trust and in any other instruments executed in favor of the Current Beneficiary. Current Beneficiary reserves the right to revoke its election as to some or all of the personal property and/or fixtures, or to add additional personal property and/or fixtures to the elections herein expressed, at Current Beneficiary's sole election from time to time and to any time until the consummation of the Trustee's Sale to be conducted pursuant to the Deed of Trust and this Notice of Default and Election to Sell.

NOTICE

YOU MAY HAVE THE RIGHT TO CURE THE DEFAULT HEREIN AND REINSTATE THE OBLIGATION SECURED BY SUCH DEED OF TRUST ABOVE DESCRIBED. SECTION 107.080 OF NRS PERMITS CERTAIN DEFAULTS TO BE CURED UPON THE PAYMENT OF THE AMOUNTS REQUIRED BY THAT SECTION WITHOUT REQUIRING PAYMENT OF THAT PORTION OF PRINCIPAL AND INTEREST WHICH WOULD NOT BE DUE HAD NO DEFAULT OCCURRED. WHERE REINSTATMENT IS POSSIBLE, IF THE DEFAULT IS NOT CURED WITHIN 35 DAYS FOLLOWING THE RECORDING AND MAILING TO CURRENT TRUSTOR OR CURRENT TRUSTOR'S SUCCESSOR IN INTEREST OF THIS NOTICE, THE RIGHT OF REINSTATEMENT WILL TERMINATE AND THE PROPERTY MAY THEREAFTER BE SOLD.

To determine if reinstatement is possible and the amount, if any, necessary to cure the default, contact the servicer of the obligations secured by the Deed of Trust for the Current Beneficiary, whose name and address as of the date of this notice is:

Truist Bank 8330 Boone Boulevard, Suite 700 Vienna, VA 22182 Attn: Joe E. Greenhaw 913-732-5249

Dated this \$ day of _____, 2020

Village Square Apartments - Las Vegas, Nevada - Notice of Default and Election to Sell 4847-7370-3860.3

FANNIE MAE		
By:	T	Muly
Name:	Roy E. I	Miller
Title:	Assistant Vice President	

STATE OF 1010)) SS. COUNTY OF COLLW)

This instrument was acknowledged before me, a notary public, on Ouly 8, 2020, by ROY - MILLER, as AVP of FANNIE MAE. LINDAS. HENDERSON My Notary ID # 1511536 Evrires April 19, 2024

Expires April 19, 2024

Notary Public

Village Square Apartments - Las Vegas, Nevada - Notice of Default and Election to Sell 4847-7370-3860.3

1

3

1 2 3 4 5 6 7 8	OPPS JOHN BENEDICT, ESQ. Nevada Bar No. 005581 LAW OFFICES OF JOHN BENEDICT 2190 E. Pebble Road, Suite 260 Las Vegas, NV 89123 Telephone: (702) 333-3770 Facsimile: (702) 361-3685 E-Mail: John@BenedictLaw.com Attorneys for Defendants/Counterclaimants/ Third Party Plaintiffs Westland Liberty Village, LLC & Westland Village Square LLC	Electronically Filed 8/31/2020 5:25 PM Steven D. Grierson CLERK OF THE COURT
9	EIGHTH JUDICIAL	DISTRICT COURT
10	CLARK COUN	ΓY, NEVADA
11	FEDERAL NATIONAL MORTGAGE	CASE NO. A-20-819412-C
12	ASSOCIATION,	DEPT NO. 4
13	Plaintiff,	OPPOSITION TO PLAINTIFF'S
14 15 16	vs. WESTLAND LIBERTY VILLAGE, LLC, a Nevada Limited Liability Company; and WESTLAND VILLAGE SQUARE, LLC, a Nevada Limited Liability Company	APPLICATION FOR APPOINTMENT OF RECEIVER ON ORDER SHORTENING TIME; COUNTER- MOTION FOR TEMPORARY RESTRAINING ORDER AND/OR PRELIMINARY INJUNCTION;
17	Defendants.	MEMORANDUM OF POINTS AND AUTHORITIES
18		Hearing Date: September 22, 2020
19		Hearing Time: 9:00 a.m.
20	WESTLAND LIBERTY VILLAGE, LLC, a	
21	Nevada Limited Liability Company; and WESTLAND VILLAGE SQUARE, LLC, a Nevada Limited Liability Company	
22	Counterclaimants,	
23	VS.	
24 25	FEDERAL NATIONAL MORTGAGE ASSOCIATION, a federally-charted corporation,	
26	Counter-Defendant.	
27		
28		
	Case Number: A-20-819	412-C

1	
1	
2	WESTLAND LIBERTY VILLAGE, LLC, a Nevada Limited Liability Company, and
3	Nevada Limited Liability Company; and WESTLAND VILLAGE SQUARE, LLC, a Nevada Limited Liability Company
4	Third Party Plaintiffs,
5	VS.
6	VS. FEDERAL NATIONAL MORTGAGE
7	ASSOCIATION, a federally-charted corporation,
8	Counter-Defendant.
9	OPPOSITION TO PLAINTIFF'S APPLICATION FOR APPOINTMENT
10	OF RECEIVER ON ORDER SHORTENING TIME & CROSS-MOTION FOR TEMPORARY RESTRAINING ORDER AND/OR PRELIMINARY INJUNCTION
11	<u>TEMI OKAKI KESIKAINING OKDEK AND/OK I KELIMINAKI INJONCTION</u>
12	PLEASE TAKE NOTICE that Westland will bring this Counter-Motion for Temporary
13	Restraining Order and Request for Preliminary Injunction before the District Court, Department 4
14	(Courtroom 12D) located at Regional Justice Center, 200 Lewis Avenue, Las Vegas, NV, on the 22nd
15	day of September 2020, at 9:00 a.m., or as soon thereafter as counsel may be heard.
16	Additionally, Defendants/Counterclaimants/Third Party Plaintiffs, Westland Liberty Village,
17	LLC ("Liberty LLC") and Westland Village Square, LLC ("Square LLC" and in combination with
18	Liberty LLC, "Westland"), by and through its counsel of record, the Law Offices of John Benedict,
19	hereby files this Opposition to Plaintiff's Application for Appointment of Receiver on Order
20	Shortening Time, and Counter-Motion for Temporary Restraining Order and Preliminary Injunction
21	pursuant to NRCP 65(b), to prevent and enjoin Counter-Defendant Federal National Mortgage
22	Association ("Fannie Mae") and/or Third Party Defendant Grandbridge Real Estate Capital, LLC
23	("Grandbridge," or in combination with Fannie Mae, "Lenders") from: (1) conducting any foreclosure
24	proceeding or foreclosure sale on the multi-family apartment communities owned by Westland and
25	located at 4870 Nellis Oasis Lane, Las Vegas, NV 89115 [Assessor's Parcel Nos. 140-08-710-161,
26	140-08-711-273 and 140-08-712-289] and 5025 Nellis Oasis Lane, Las Vegas, NV 89115 [Assessor's
27	
28	2

Parcel Nos. 140-08-702-002 and 140-08-702-003] (individually each is referred to as the "Property"
or in combination the "Properties"); (2) interfering with Westland's enjoyment of the Properties
pending a determination of the rights and obligations of the parties pursuant to the Multifamily Loan
and Security Agreement entered by and between Lenders and Westland on August 29, 2018, (the
"Loan Agreements"), or (3) using a receiver to displace Westland at the Properties.

6 On August 29, 2018, Westland purchased the Properties and has recorded its deeds with the 7 Clark County Recorder's office as Instrument Nos. 20180830-0002684 and 20180830-0002651 (the 8 "Deeds"). Thus, Liberty LLC and Square LLC are title owners of the Properties that are facing an 9 improper and illegal non-judicial foreclosure sale by Lenders. Westland seeks a preliminary 10 injunction to stop Lenders from improperly foreclosing on the Properties or interfering with 11 Westland's enjoyment of the Properties until Westland's Counterclaim and Third Party Complaint are 12 heard on the merits.

13 The Rules of Practice for the Eighth Judicial District permit the granting of orders shortening 14 time when good causes exists. See EDCR 2.26. In this case, Plaintiff has made an Application for 15 Appointment of Receiver on Order Shortening Time, as such to the extent that Plaintiff's request to 16 shorten time is granted, Westland requests that this Counter-Motion be rescheduled to the same date 17 and time based on EDCR 2.20(f), because its request for a restraining order relates to the same subject 18 matter, and requires to consider the same facts, documents, law and equity as it will in considering 19 Plaintiff's Application. If Plaintiff's Application is advanced on the order shortening time, but the 20 Counter-Motion is not, it may render Westland's motion moot and cause immediate and irreparable 21 injury, loss, and damage to Westland if Lenders' appointment of a receiver or foreclosure sale is 22 allowed to go forward prior to the hearing of this motion.

23

///

///

- 24
- 25
- 26
- 27
- 28

1	This Counter-Motion is made pursuar	nt to NRCP 65(b), NRS 33.010, EDCR 2.10 & 2.20(f),
2	and is further based on the pleadings on f	file herein, the attached Memorandum of Points and
3	Authorities, the declarations in support there	eof, anything of which the Court should, or must take
4	Judicial Notice, and any arguments of counse	l that this Court may allow at the time of the hearing.
5		
6	Dated: August 31, 2020	LAW OFFICES OF JOHN BENEDICT
7		/s/ John Benedict
8	[] Ū	John Benedict (NV Bar No. 5581)
9		2190 E. Pebble Road, Suite 260 Las Vegas, NV 89123
10		Felephone: (702) 333-3770 Attorneys for Defendants/Counterclaimants/Third Party
11		Plaintiffs Westland Liberty Village, LLC & Westland Village Square LLC
12		
13		
14		
15		
16		
17		
18		
19 20		
20		
21 22		
22		
23 24		
24		
26		
20		
28		4

T		

MEMORANDUM OF POINTS AND AUTHORITY

2

I.

INTRODUCTION

3 This Opposition and Counter-Motion are filed to respond to a non-existent non-monetary 4 default that was manufactured by Fannie Mae's unscrupulous loan servicer, Grandbridge Real Estate 5 Capital, LLC – despite Westland never having missed a single payment of debt service. Instead, the 6 Motion is based solely on the demonstrably false and unsupported assertion that Westland "failed to 7 maintain the mortgaged property and failed to increase reserves pursuant to the Loan Documents." 8 The facts are that Westland has invested millions in increased security, repairs and renovation and 9 has spent countless hours and efforts on site and with the local community to remove a notorious 10 criminal element from the properties, going so far as to purchase an adjoining commercial property to remove a liquor store and bar where a criminal element could "hang out," as well as working to 11 12 replace it with community based services and other critically needed resources for this underserved 13 low income area.

14 To exacerbate matters, Lenders have attempted to use this specious "Default" to attempt to 15 appoint a receiver which would displace 32 Westland employees who have poured great efforts into 16 rehabilitating the Property and forming a new community with the residents, many of whom are new 17 and replaced the former criminal element (which continued to thrive, by the way, while Grandbridge 18 was the asset manager for both Properties under prior ownership). And despite Westland's millions 19 in investment and over \$20,000,000 in equity, Lenders have filed a Notice of Default on this trumped-up "Default" to foreclose on Westland's Properties, thus depriving Westland of all of its 20 21 investment in this community.¹ Of course, neither equity nor the law should countenance such a 22 result - the Motion for Receiver should be denied, and the Counter-Motion for a TRO and 23 preliminary injunction should be granted.

24 25 //

Plaintiff's Complaint, Exhibit 12, at 3 & 12 [Servicer's October 2019 demand to deposit an extra \$2.7 million into reserves]; Plaintiff's Complaint, Exhibit 15, at 1 & Plaintiff's Complaint, Exhibit 16, at 1 [each Property's July 14, 2020 Notice of Default and Election of Sell] (the "NODs").

1	Factually, the statements that Westland failed to maintain the Properties and that a receiver is
2	needed, are not only disputed but outlandish when considering the following facts:
3	- After purchasing the Properties in August 2018, Westland invested over \$1.8 million in
4	capital expenditures before the September 2019 PCA by f3, and after only two years
5	spent a total of \$3.5 million on capital expenditure improvements at the Properties. ²
6	- To overcome crime, Westland has paid \$1,573,600 for private security guards, and made
7	physical improvements for security, to transform the Properties into stable communities
8	for at-risk working families, in place of the housing cited by the Las Vegas Metropolitan
9	Police Department as a violent crime-infested nuisance under prior ownership which was
10	overseen by Grandview as the Properties' asset manager. ³
11	- Unbiased third parties, such as the Office of the County Commissioner for Clark County
12	and the Nevada State Apartment Association, have recognized the vast improvements
13	Westland has made at the Properties, its more effective and hands-on management and
14	oversight, and the resultant sharp reduction in crime. ⁴
15	- Lenders have more than adequate security for the Loans, because Westland's has over
16	\$20 million of equity in the Properties, not from increased value, but form cash it paid at
17	Closing. ⁵
18	//
19	//
20	
21	² Counterclaim, ¶¶ 4, 99, 154 & 213; Exhibit 1, Affidavit of Yaakov Greenspan, dated August 27, 2020 ("Greenspan Aff."), at ¶ 25.
22	³ Counterclaim, ¶¶ 92-98; Counterclaim, Exhibit A; Exhibit 1, Greenspan Aff. at ¶ 35.
23	⁴ Counterclaim Exhibit L, Letter of Nevada State Apartment Association Executive Director, dated November 22, 2019;
24	Counterclaim, Exhibit M, Letter of County Commissioner, dated August 20, 2020.
25	⁵ The Properties' purchase price was \$60.3 million, the outstanding Loans are approximately \$38.4 million, and based on Westland's efforts the Properties' value has only increased. Counterclaim, ¶¶ 1, 4 & 214; Counterclaim Exhibit F, Purchase and Sale Agreement for Liberty Village, dated June 22, 2018, at Page 4, Article 1.18 & Page 5, Article 1.33;
26	Counterclaim, Exhibit G, Purchase and Sale Agreement for Village Square, dated June 22, 2018, at Page 4, Article 1.12 & Page 5, Article 1.25.
27	
28	2

1	-	Lenders are holding nearly \$1 million of reserves to which they are no longer entitled,
2		which they obtained from insurance funds earmarked for construction of two buildings at
3		the Liberty Property, which instead had to be completed with cash fronted by Westland.
4		Grandbridge has failed to respond to Westland's reimbursement requests. ⁶
5	-	Westland has never missed a monthly debt service payment on this Loan and has actually
6		overpaid the debt service obligation by more than \$150,000.7
7	-	Westland Real Estate Group has 50 years of multi-family housing experience and is one
8		of the most experienced housing providers in Nevada, with over 10,000 apartment units
9		in 38 apartment communities in the Las Vegas area, and more than 500 employees. ⁸
10	-	Westland employs leasing, management, maintenance, accounting, and administrative
11		staff in Las Vegas, including 32 employees onsite at the Properties, who have invested in
12		relationships with tenants and local officials to create communities at the Properties, and
13		who would be terminated if a receiver is appointed.9
14	-	During its 50-year history, Westland Real Estate Group has never had a Notice of Default
15		and Election to Sell filed against one of the Properties in its portfolio. ¹⁰
16	-	The sole basis for Lenders' claim that Westland has not maintained the Properties is f3,
17		Inc.'s PCA, which Lenders improperly obtained and which employs a noticeably
18		different standard and approach than the CBRE PCA which was relied upon by Lenders
19		at the time Westland assumed the Loans. This is a straightforward tale of two property
20		inspectors using totally different scopes, breadth, thresholds, details, and pricing for what
21		repairs claimed as necessary.
22		
23		aim, ¶¶ 155 n.11 & 288-290; Exhibit 1, Greenspan Aff. at ¶ 26.
24		aim, ¶¶ 1, 4, 104, 202-205, 209, 301, 417; Exhibit 1, Greenspan Aff. at ¶ 18.
25	⁸ Countercla	aim, ¶¶ 4, 11, 12, 13; Exhibit 1, Greenspan Aff. at ¶ 5.
26		aim, ¶¶ 13g, 13h, 13i & 90; Exhibit 1, Greenspan Aff. at ¶ 24.
27	¹⁰ Counterc	laim, ¶¶ 4, 13d, 273, 283, 379, 389; Exhibit 1, Greenspan Aff. at ¶ 5.
28		3

1	-	If the f3 report is taken at face value, then even though Westland spent almost \$2,000,000
2		on repairs in a year, the physical condition of the Properties actually deteriorated by \$2.7
3		million in just one year. Of course, that is not possible and did not happen.
4	-	Based on the completely overstated and unreliable f3 report, Lenders demanded that
5		reserves be raised from \$143,000 in August 2018 to over \$3 million a year later - more
6		than a twentyfold increase. ¹¹
7	-	The f3, Inc. PCA has inflated many of its cost figures. ¹²
8	-	Even if the same standard had been used as when Westland bought the Properties, the f3,
9		Inc, PCA report is now stale and invalid, because Lenders chose to wait approximately a
10		year after the September 2019 PCA inspection to bring this action for a receiver on order
11		shortening time.
12	-	Since the September 2019 PCA, the Properties' occupancy rate has risen from 44% to
13		over 80% occupancy, so even assuming arguendo, the vast majority of Lender's demand
14		to adjust reserves based on the cost of turning vacant units is invalid. ¹³
15	-	Westland recently produced documentation of the work performed in vacant units since
16		the stale f3, Inc. report, which included 2,343 pages of work orders showing only repairs
17		completed to "make ready" or "turn" vacant units at the Properties between September
18		2019 and mid-June 2020 – there are even more repairs. The Westland entity, Las Vegas
19		Residential Prop, LLC, has a dedicated "turn team" that performed a large portion of the
20		work. Those attached work orders do not include work that Westland's staff performed
21		
22		
23	were inspec	, Fannie Mae failed to attach the 2017 PCA by CBRE, which shows only approximately 10% of the units ted, including but a handful of vacant units, and that no reserves were found necessary for the vacant units.
24	Mae based a	hired gun f3, Inc., inspected approximately 50% of the units, including nearly every vacant unit, and Fannie approximately \$1.7 million of its demand for adjusted reserves on the vacant units. See Counterclaim & E; <i>cf.</i> Plaintiff's Complaint, Exhibit 11; see also Counterclaim Exhibit J, at 2, 5-7; Counterclaim Exhibit K,
25	at 2, 5-7.	x E, G. Hantiff's Complaint, Exhibit 11, see also Counterclaint Exhibit J, at 2, 3-7, Counterclaint Exhibit K,
26		laim Exhibit N, Liberty Village-Village Square Plan, at 6-7.
27	¹³ Countercl	laim, ¶¶ 101 & 104-106; Exhibit 1, Greenspan Aff. at ¶ 23.
28		4

1	to maintain occupied units. ¹⁴
2	- The proposed receiver would not be able to duplicate the effort or efficiencies of
3	Westland's staff, as the receiver's curriculum vitae shows it would be forced to use
4	subcontractors to perform all work – that would be at a substantially higher cost. ¹⁵
5	- During 2014, prior to an REO sale, the Properties were previously owned by Fannie Mae,
6	which put a receiver in place. Upon information and belief, even with the receiver in
7	place at that time, the Properties were troubled and crime-ridden. ¹⁶
8	Based on the foregoing facts, Westland wholly denies Lender's allegations and believes
9	instead that the manufactured "Defaults" are a strategic approach orchestrated by Grandbridge to:
10	(1) evade its own underwriting shortcomings, ¹⁷ (2) generate default interest, default fees, and default
11	costs, and (3) harass Westland. ¹⁸ Such actions are all the more troubling because Westland engaged
12	in good faith discussions regarding the status of the Properties, which Fannie Mae and/or
13	Grandbridge took advantage of by scheduling an inspection that was not permitted by the terms of
14	the Loan Agreements.
15	Still, despite the ongoing dispute over whether Westland has or has not properly maintained
16	the Properties and whether Westland is in breach of any provision of the Loan Agreements - in any
17	way (which Westland wholly denies), ultimately Fannie Mae has recorded an illegal Notice of
18	
19	¹⁴ Exhibit 2, Make Ready Work Orders, completed between September 2019 and June 2020.
20	¹⁵ Counterclaim, ¶¶ 120, 211; Exhibit 1, Greenspan Aff. at ¶ 24.
21	¹⁶ Counterclaim, ¶¶ 2 n.3 & 33-38; Exhibit 1, Greenspan Aff. at ¶ 24.
22	¹⁷ Grandbridge was a DUS lender on this Loan, and was able to underwrite the underlying loan without Fannie Mae's
23	approval. DUS lenders are required to follow Fannie Mae's guidelines, but must retain a portion of the underwriting risk and undergo periodic audits. Counterclaim, ¶¶ 2 n.5 & 46-51. It is Westland's informed belief that Grandbridge's
24	underwriting was questioned by Fannie Mae for the loan to Westland's predecessor, and on that basis retaliated against Westland.
25	¹⁸ Tellingly, Westland has reason to believe that Grandbridge regards the notices as a way to generate extra fees, because due to Fannie Mae's monolithic nature, borrowers typically simply acquiesce; and in fact Westland has reason to believe
26	only one other borrower has ever legally challenged Fannie Mae's non-financial notice of default related to reserves. In that case, <i>Federal National Mortgage Association v. Brookville Schoolhouse Road Estates, LLC</i> , Case No. 1:17-CV-
27	00170-DAS (N.D. Miss.), Fannie Mae did not prevail.
28	5
	$\cdot = -$

Default and Election to Sell Under Deed of Trust, which will result in an imminent sale of the Properties.

To prevent irreparable harm to Westland based on Fannie Mae's hasty and wrongful
appointment of a receiver and foreclosure proceedings, Westland files this Opposition and CounterMotion.

6

1

2

II. STATEMENT OF FACTS

7 Liberty LLC and Square LLC are single-purpose entities that each hold title to one of the 8 Properties, which are adjoining multi-family apartment communities, located in Las Vegas, Nevada. 9 See Greenspan Aff., at ¶ 4. Liberty LLC and Square LLC are entities affiliated with Westland Real 10 Estate Group, which has 50 years of multi-family housing experience and is one of the most 11 experienced housing providers in Nevada, with over 10,000 apartment units in 38 apartment 12 communities the Las Vegas area, and more than 500 employees. See Greenspan Aff., at ¶ 5. During 13 its 50-year history, Westland Real Estate Group has never had a Notice of Default and Election to 14 Sell filed against one of the properties in its portfolio. See Greenspan Aff., at $\P 5$.

15 On August 29, 2018, Liberty LLC and Square LLC purchased the two Properties located at 16 4870 Nellis Oasis Lane, Las Vegas, NV 89115 [Assessor's Parcel Nos. 140-08-710-161, 140-08-711-273 and 140-08-712-289] and 5025 Nellis Oasis Lane, Las Vegas, NV 89115 [Assessor's Parcel 17 Nos. 140-08-702-002 and 140-08-702-003] from sellers Shamrock Properties VI LLV and Shamrock 18 19 Properties VII LLC. See Greenspan Aff., at ¶ 6. To purchase the Properties, Liberty LLC and 20 Square LLC assumed two loan agreements from the Shamrock Entities in the amount of \$29,000,000 21 and \$9,366,000, respectively (the "Loans") that were issued by Grandbridge (the successor to 22 SunTrust Bank) in August 2018. See Greenspan Aff., at ¶ 7. Westland paid the remainder of the 23 combined \$60.3 million purchase price in cash, which resulted in Westland establishing over \$20 24 million in equity in the Properties. See Greenspan Aff., at ¶ 7; see also Counterclaim, Exhibits F & 25 G. The Loans and Loan Agreements were assigned by sellers Shamrock Properties VI LLC and 26 Shamrock Properties VII LLC to Westland. Pursuant to the Loan Agreements, Westland was 27

- .
- 28

3

5

responsible for a monthly debt service obligation of approximately \$162,000 for the Liberty Property, and \$52,000 for the Village Property, which includes taxes, insurance, and a replacement reserve escrow deposit. See Greenspan Aff., at \P 8. At all times relevant to this lawsuit, Defendant 4 has been and continues to remain, current on all payments required under the Loan Agreements.¹⁹ *See* Greenspan Aff., at ¶ 9.

Of particular relevance, at the time that the Loan was assumed, Lenders reduced the repair 6 7 and replacement reserves for both Properties to approximately \$143,319.30 Counterclaim, Exhibit J, 8 at 5 (replacement reserve maintained at \$65,657.03, and repair reserve reduced to \$39,375); 9 Counterclaim, Exhibit K, at 5 (replacement reserve set at \$38,287.25, with no repair reserve) & 7. 10 Additionally, the Loan Agreements require that Westland make a monthly deposit into a 11 Replacement Reserve Escrow account in the amount of \$18,800.80 per month for Liberty LLC and 12 \$10,259.06 per month for Square LLC, the purpose of which is to provide the Lenders with additional security in the amount of estimated repairs that may be necessary in the future for the 13 14 Properties. See Greenspan Aff., at ¶ 8. As such, at the time of the filing of this Motion, Westland 15 has deposited a total of approximately \$432,418.40 for the Liberty Property and \$235,958.38 for the Square Property with Lenders in the Replacement Reserve Escrow Account.²⁰ See Greenspan Aff., 16 17 at \P 9. Notably, those deposits do not include the nearly \$1 million of reserves to which Lenders are no longer entitled but continue to hold, which Lenders obtained from insurance payments earmarked 18 19 for reconstruction of two buildings at the Liberty Property. The reconstruction was completed with 20 cash fronted by Westland, but Lenders refuse to turn over this nearly \$1,000,000 and Grandbridge 21 will not even respond to Westland's reimbursement requests. See Greenspan Aff., at ¶ 9.

22

¹⁹ Even when Lenders shut down the automatic ACH payments that had been the method of payment from the time 23 Westland bought the Properties, and then refused payment from Westland, Westland began overnighting check payments each and every month - payments Lenders admits it received. Further, rather than the base amount due of approximately 24 \$162,000, Liberty LLC has forwarded \$180,621.79 each month for its Property, and rather than the base amount of approximately \$52,000, Square LLC has forwarded \$58,471.94 each month for its Property. See Greenspan Aff., at 11.

25 As such, Westland overpaid the loans by approximately \$200,000, or even utilizing the most conservative estimates, because the loan is subject to slight rate variations, Westland would have overpaid the loans by at least \$150,000. 26

²⁰ Upon information and belief, even more than that has been paid into the Replacement Reserve Escrow Account over 27 the term of the Loan, which started with a balance because the Loan was assumed.

7

1	On October 18, 2019, Grandbridge sent Westland a Notice of Demand (the "Notice")
2	demanding that certain alleged maintenance deficiencies, as set forth in a September 2019 PCA
3	report (the "Property Report") prepared by f3, Inc., be addressed and that Westland deposit
4	additional sums in the Replacement Reserve Account amounting to \$2.7 million. See Plaintiff's
5	Complaint, Exhibit 12. Such an assessment would necessarily mean one of two things: 1) the
6	condition of the Properties deteriorated by \$2.7 million in one year, despite Westland spending \$1.8
7	million on capital expenditures during the same period, or 2) Lenders employed f3, Inc. to game the
8	system by utilizing a differing standard that artificially inflated its PCA. While Fannie Mae chose
9	not to include the PCA conducted by CBRE at the inception of the Loan, Westland is providing a
10	copy for the Court's side-by-side consideration. See Counterclaim Exhibits D & E; cf. Plaintiff's
11	Complaint, Exhibit 11, at 24 & 332.
12	The alleged maintenance issues cited included increased monthly deferred maintenance
13	charges for asphalt paving, painting, roofing, water heater, HVAC repairs, and appliances, as well as
14	the immediate walkway, roofing, swimming pool repairs, fitness center/sport court repairs, and
15	renovation of vacant units on the Property. See Plaintiff's Complaint, Exhibits 11 & 12. However,
16	by far the highest immediate cost at each Property was purportedly for the repair of vacant units,
17	which was estimated at a value of \$1.9 million for both Properties. Notably, even though f3
18	inspected vacant units, and the Lenders included those amounts in their calculus to raise reserves by
19	twenty times, the cost to "turn" those units was not even a type of cost included in the Loan
20	Agreements' schedules as derived from the CBRE PCA report. ²¹ See Counterclaim, Exhibit D, at 7-
21	9 & Counterclaim, Exhibit E at 7-9; cf. Plaintiff's Complaint, Exhibit 11, at 24 & 332.
22	Also, as it had been before ever receiving the Notice of Demand, Westland has continued
23	with ongoing repairs and remediation of the Properties including, but not limited to, the issues
24	identified in the f3 report and have made most, if not all, of these repairs. See Greenspan Aff., at ¶
25	
26 27	²¹ While one "down unit" was noted on CBRE's report, the unit is clearly distinguishable, because that unit was down due to a fire-related loss, and Westland does not contest that units out of service based on an insurable event would need a reserve established until such repairs are completed.

12. The repairs were made despite Lenders' refusal to honor its contractual obligations to release money from the Reserve Accounts to fund the work. Instead, the repairs were funded out of an additional infusion of Westland's own cash. This practically means all the Replacement Reserve Account funds serve as further security for Lenders. See Greenspan Aff., at ¶ 13. Despite the passage of over a year, Lenders never re-inspected the Properties prior to filing their NODs or requesting the appointment of a receiver. See Greenspan Aff., at ¶ 14.

7 On November 13, 2019, Westland, in good faith, responded to Grandbridge's Notices by 8 contesting the demand. Counterclaim, Exhibit Q. Westland's reasons for objecting included that: 9 1) the requested \$2.7 million adjustment to the reserves would defeat the purpose of the parties' 10 \$38.3 million Loan Agreements, 2) many of the issues identified by Lenders in the PCA report pre-11 existed the Loans, i.e., the Property was already dilapidated at the time of the initial loan to the 12 Shamrock Entities, and that was how things were at the time of the Loan assumption, 3) Westland 13 had already spent \$1.8 million to engage in substantial renovations of the Properties and continues to 14 do so, 4) the PCA inspections were slanted through the use of out-of-state vendor f3, Inc., varied 15 from the original assessment of the Properties, and included items that were not "of the type listed" 16 on the original schedules as required by the Loan Agreements, 5) Grandbridge had no right under the 17 Loan Agreements to demand the PCA be performed in the first place, 6) the PCA was both inflated 18 and included the full value of work that was in progress at the time of the inspection, 7) Lenders 19 never made a demand to perform the maintenance, as required by the Loan Agreements, prior to 20 their demand to fund twenty times higher reserves, and 8) the requested repair reserve increased was 21 duplicative of the request to increase monthly replacement reserve deposits for deferred 22 maintenance. Id.

Notwithstanding the Lenders' bad act, and breaches of contract, Westland offered to engage
in a good faith open dialogue with Lenders. *Id.* Additionally, Westland provided Lenders a copy of
its Westland Strategic Improvement Plan for Liberty Village and Village Square, dated November
27, 2019. Counterclaim, Exhibit N. The plan discussed Westland's plan for continuing to improve

27

1

2

3

4

5

6

the Properties' condition, provided timelines for remaining renovations to be made, and addressed deficiencies that had already been corrected. Id. The report also included an operational assessment providing that vacancies at Properties would be filled at a rate of 3% per month, and more detailed 4 estimates with the true and accurate repair costs that Westland actually incurs for turning all remaining vacant units. Id.

6 In response, on December 17, 2019, through their counsel Snell & Wilmer LLC, Lenders 7 forwarded a boilerplate Notice of Default and Acceleration of Note, rejecting Westland's good-faith 8 proposal and sharing of strategic information, ignoring the substantial renovations that Westland had 9 already made at the Properties, and failing to address any of the substantive issues that Westland had 10 raised. Plaintiff's Complaint, Exhibit 13. Lenders refused to address the actual factual circumstances and simply continued to demand payment in full, plus interest, including exceedingly 11 12 high and manufactured default interest, fees and costs of all sums due under the Loan Agreements 13 and stated that Westland was able to contact Grandbridge to discuss the same. Id. However, in 14 reality, after Westland contacted Grandbridge, the asset manager refused to engage in any 15 discussions by stating the matter had already been assigned to counsel. See Greenspan Aff., at ¶ 15.

16 On the same date, through counsel, Lenders also sent its Demand and Notice Pursuant to 17 Nevada Revised Statutes 107A.270, which effectively sought for Westland to pay over "the proceeds 18 of any and all 'Rents" and again designated the Loans as being "in default." Plaintiff's Complaint, 19 Exhibit 14.

20 In an effort to resolve these claims, in addition to its prior offer to engage in a good faith 21 discussion, and promptly to undertake any additional remediation of any maintenance issues 22 identified, Westland sought clarification of its purported failure to maintain the Properties, as the 23 Notice lacked any real clarity and provided no explanation, only referring to "Article 6 of the Loan 24 Agreement." Counterclaim, Exhibits R & S. Westland also noted that to that point, the NRS 25 107A.270 demand did not seem appropriate, because there had not been any Loan proceeds, because 26 any rents collected were not even sufficient to cover the monthly debt service obligation. Westland 27

28

1

2

3

5

had to inject cash each month to meet the Properties' financial obligations, including the monthly Loans' payments. *Id.* Finally, Westland again offered to engage in a good faith dialogue to discuss the matter with Lenders, but no response was ever received to the communication. *Id.*

4 Instead, Grandbridge waited one month, then without prior notice, and unilaterally changing 5 how Westland had been making payment on the Loans since it assumed them, Grandbridge stopped drawing the monthly ACH payment out of Westland's account. This was seemingly done to 6 7 manufacture a financial default where none had existed. See Greenspan Aff., at ¶ 17. Westland 8 responded by forwarding monthly payments to the meet the Loan obligations by check plus 9 approximately 10% to account for any variance in payment that occurred because Grandbridge failed 10 to submit monthly debt service statements even after Westland requested those statements. See Greenspan Aff., at ¶ 18; see also Counterclaim, Exhibit T (Nonwaiver letters showing continuing 11 12 debt service payments being made each month). This means Westland has overpaid the debt service 13 payments by more than \$150,000. See Greenspan Aff., at ¶ 9, 11, 18 (see also fn. 19 above).

In June 2020, Fannie Mae's counsel represented that Lenders would agree to discuss the matter, but placed several conditions on such a meeting, including that Westland pay the f3 PCA cost (which Grandbridge previously represented Westland would not be charged for) and that Westland pay for all attorney fees to date. *See* Greenspan Aff., at ¶ 19. As Grandbridge had manufactured the purported default, Westland refused to agree to pay such fees and costs as a condition to engaging in a good faith discussion, especially since fees and costs were only incurred by Lenders as a result of their illegal, overreaching and insupportable misconduct. *Id*.

On July 14, 2020, Fannie Mae filed the NODs alleging a default of the Loan Agreements
based on Westland's alleged failure properly to maintain the Properties and to deposit additional
funds into the Replacement Reserve Escrow Account upon demand. Plaintiffs' Complaint, Exhibits
15 & 16. Fannie Mae followed the NODs with this action, in part which seeks the appointment of a
receiver.

26

1

2

- 27
- 28

1 Westland does not dispute it has obligations under the Loan Agreements, but Westland has 2 met those obligations, improved the conditions at the Properties, and continues to timely pay its 3 Loan obligation, never missing a single payment to date. See Greenspan Aff., at ¶ 20. Notably, in 4 the nine (9) months since its November 2019 strategic report presented to the Lenders, Westland has 5 met its benchmarks, has improved the physical condition of the Properties, has repaired virtually all 6 of the vacant units in need of repairs, has worked with the community, the Las Vegas Metropolitan 7 Police Department, and local government to cut crime to a fraction of what it was under the prior 8 owner, (and when Grandview was the asset manager and did not move for appointment of a receiver 9 nor, from all outward appearances, did it do anything to even address this dangerous problem). 10 Westland's efforts have increased occupancy from 52% to over 80% consistent with Westland's 11 strategic estimates (which in itself means that many of the previously vacant units have been 12 renovated), achieved an occupancy rate exceeding the real occupancy rate at the Properties at the 13 time the Loans were assumed from Westland's predecessor, has implemented its more stringent 14 rental criteria, and has improved the finances of the Properties while continuing to serve local 15 hardworking families. See Greenspan Aff., at $\P 23$. Westland has only been able to achieve those 16 results because it employs leasing, management, maintenance, accounting, and administrative staff 17 in Las Vegas, including 32 employees onsite at the Properties. These dedicated folks have invested 18 in relationships with tenants and local officials to create safer, better, and more engaged 19 communities at the Properties. If a receiver is appointed, these 32 employees, all of whom were kept 20 on during the COVID-19 Pandemic, would have to be terminated. See Greenspan Aff., at ¶ 24. 21 Moreover, during Westland's ownership of the Properties, it invested \$1.8 million in the Properties 22 prior to the f3, Inc. PCA, invested \$3.5 million in capital expenditures in the Properties to date, and 23 an additional \$1,573,000 in security costs. See Greenspan Aff., at ¶ 25. 24 Westland's accomplishments are the reason why unbiased third parties, including the Office 25 of the County Commissioner and the Nevada State Apartment Association, have verified the

APP1306

12

substantial improvements in the condition of the Properties, the more effective management, and the

26

27

1 sharp reduction in crime. See Counterclaim, Exhibits L & M. However, Westland's verification of 2 repairs at the Properties is not limited to unbiased recognition, Westland recently produced 3 documentation of the work performed in vacant units since the stale f3, Inc. report, which included 4 2,343 pages of work orders showing only the repairs completed to "make ready" or "turn" vacant units at the Properties between September 2019 and mid-June 2020. The large number of turns was 5 6 possible because the Westland entity, Las Vegas Residential Prop, LLC, has a dedicated "turn team" 7 that performed a large portion of the work. See Exhibit 2, Make Ready Work Orders, completed 8 between September 2019 and June 2020. Those attached work orders do not include work that 9 Westland's staff performed to maintain occupied units. Respectfully, as was the case when Fannie 10 Mae last had a receiver at the Properties in 2014, and the Properties were crime-ridden, the proposed 11 receiver would not be able to duplicate the effort or efficiencies of Westland's staff, as the receiver's 12 curriculum vitae shows it would likely be forced to use subcontractors to perform all work at a 13 substantially higher cost.

In summary, the Properties are safer, better managed, and better maintained than at any point in at least the past decade. Lenders have more than enough security, both under industry underwriting standards, and consistent with the Loan Agreements between the Parties. The trumpedup "Default" has been exposed as a sham, and not only do the facts not support the appointment of a receiver, respectfully they compel injunctive relief to protect Westland, its 32 employees, the hundreds of tenants who are enjoying living at the Properties, and Westland's more than \$20,000,000 investment. The facts, equity, and the law warrant this as the only just result.

21

III.

LEGAL ARGUMENT

Defendants have served the NODs, which declare their intent to foreclose on the Properties through a non-judicial foreclosure, approximately 120 days after service of those notices on July 15, 2020, in violation of Westland's property rights and substantial financial investment. Westland is entitled to a temporary restraining order or preliminary injunction under Rule 65 of the Nevada Rules of Civil Procedure to preserve the status quo because money damages will not adequately 27

28

provide relief to protect Westland from the irreparable harm that will result if Westland's Properties are sold.

As this Court well knows, the purpose of a temporary restraining order is to preserve the status quo and prevent irreparable harm until a hearing can be held, See *Granny Goose Foods, Inc. v. Bhd. of Teamsters*, 415 U.S. 423, 439 (1974), cited by *Reno Air Racing Ass'n, Inc. v. McCord*, 452 F.3d 1126, 1131 (9th Cir, 2006). In circumstances where immediate action is necessary, "as in the case of an application for an injunction to prevent irreparable injury which would result from delay, and where there is no plain, speedy and adequate remedy at law," a temporary restraining order should be issued. NRCP 65(b).

10 For the appointment of a receiver, it is notable that Fannie Mae bears the burden of proof as to each of Fannie Mae's non-monetary breach claims. Yet, it has only provided conclusory 11 12 statements regarding these so-called "Defaults." Fannie Mae simply failed to obtain a PCA report at 13 the time the Loan was assumed, has no current PCA report, and is incapable of showing the true 14 condition of the Properties as they existed at the time it filed its Complaint. Plaintiff cannot, 15 therefore, support its claims of a *continuing* breach of the Loan Agreements premised upon 16 Westland's alleged failure properly to maintain the Properties that would put its security in jeopardy 17 before seeking equity through the appointment of a receiver. At best for the Lenders, there is a 18 dispute as to whether the maintenance issues raised by Fannie Mae were ever required to be 19 addressed by Westland based on the Loan Agreements, and/or whether those conditions were 20 remediated. There is also a dispute as to whether additional funds were necessary to address these 21 alleged maintenance issues. Lenders have glossed over both shortcomings prior to and during the 22 filing of this action. Thus, Westland submits that Fannie Mae has failed to prove or provide any 23 evidence substantiating its claim of a Default, which must be addressed prior to jumping to the 24 appointment of a receiver. Essentially, Lenders previously acted in bad faith and continue to act in 25 bad faith. 26 //

27

1

2

28

1	If the Lenders are allowed to wrongfully foreclose and sell the Properties, or to have a
2	receiver appointed, Westland will suffer irreparable harm from the loss of this unique parcel of real
3	property in which it has invested great sums of money, time and effort, and know how. Lenders'
4	bad faith will be rewarded. Additionally, the history of these Properties has shown that they are not
5	easily managed, as the Properties languished for years prior to Westland's onsite management. Thus,
6	this Court appointing an off-site receiver that would manage through subcontracting would
7	undoubtedly lead to a deterioration of the Properties.
8	For all of these reasons, Plaintiff should be restrained from conducting any foreclosure
9	proceedings and/or foreclosure sale relating to the Properties pending a determination of the rights
10	and obligations of the parties pursuant to the Loan Agreements, pursuant to the implied covenant of
11	good faith and fair dealing, and in equity.
12	A. Appointment of a Receiver is Improper, Because Lenders Ignore the Need to Prove
13	a Default Under NRS 107A.260's, the Equitable Nature of a Receiver as a Matter
14	of Last Resort When an Adequate Legal Remedy Exists, and Their Unclean Hands
15	In Nevada, it is a matter of longstanding precedence that the appointment of a receiver is a
16	matter of equitable relief, regardless of whether the relief is based on a statutory provision. <i>Bowler v</i> .
17	Leonard, 70 Nev. 370, 384, 269 P.2d 833, 839 (1954). Specifically,
18	The appointment of a receiver pendente lite is to a considerable extent a matter
19	resting in the discretion of the court to which the application is made, to be governed by a consideration of the entire circumstances of the case. And since the appointment
20	of a receiver is thus a discretionary measure [the court's should exercise its] sound judicial discretion in view of all the circumstances of the case, to be exercised
21	for the promotion of justice where no other adequate remedy exists it is contended
22	that this is not a proper case for receivership since an adequate remedy at law exists. If this be true the appointment was improper. 'Receivership is generally regarded as a
23	remedy of last resort." law exists.
24	<i>Bowler v. Leonard</i> , 70 Nev. at 384, 269 P.2d at 839 (internal citations omitted).
25	Moreover, "as this court has previously recognized, any property '[e]ntrusted to a receiver's
26	care is regarded as being <i>in custodia legis</i> '; put differently, 'the court itself [has] the care of the
27	property by its receiver Even further, a receiver is merely the court's 'creature or officer, having
28	15
	1

1 no powers other than those conferred upon him by the order of his appointment." U.S. Bank Nat'l 2 Ass'n v. Palmilla Dev. Co., 131 Nev. 72, 77, 343 P.3d 603, 606 (2015) (quoting in part Bowler v. 3 Leonard, 70 Nev. 370, 384, 269 P.2d 833, 839 (1954)). Thus, while Fannie Mae has asserted that it 4 is "entitled to the appointment of a receiver," the law established by the Supreme Court of Nevada 5 establishes that the appointment of a receiver is equitable in nature, and a matter within the 6 discretion of this Court it is not mandatory relief as Fannie Mae suggests.

7 Further, the inaccuracy of Fannie Mae's argument that this discretion is altered by the use of 8 the word "shall" based on its mandatory connotation is even belied by the opinion they cite, because 9 the State v. American Bankers Ins. Co. court noted an exception exists when "legislative intent 10 demands another construction . . . [such as] in order to avoid an unconstitutional legislative interference with judicial prerogatives." State v. Am. Bankers Ins. Co., 106 Nev. 880, 882, 802 P.2d 11 12 1276, 1278 (1990). The court went on to opine that "[w]hen statutory provisions relate to judicial 13 functions, they should be regarded as discretionary only." Id at 883, 802 P.2d 1278.

14 Moreover, in relation to NRS 107A.260, Fannie Mae's Application seeking appointment of a 15 receiver glosses over the need for it to show that a default has occurred related to the payment of 16 rents. Simply stated, NRS 107A.260 is part of a statute known as the Uniform Assignment of Rents 17 Act. The preceding section, NRS 107A.250 provides that "[a]n assignee may enforce an assignment 18 of rents using one or more of the methods specified in NRS 107A.260 ... "NRS 107A.250 19 (emphasis added). As such, it seemingly goes without saying that NRS 107A.260 starts by stating "An assignee is entitled to the appointment of a receiver for the real property subject to the 20 21 assignment of rents if: (a) The assignor is in default . . ." the statute is referring to a default in the 22 payment of rents, not a purported default based on a demand to place additional reserves into 23 escrow. Westland has made every debt service payment in full on time. Based on the foregoing, 24 Westland disputes that the statutory conditions for NRS §§ 107A.260(1) have been met because the 25 assignor has not defaulted in the payment of rents. //

- 26
- 27
- 28

1 Additionally, Westland disputes that equitable relief is appropriate under any of the three 2 statutory provisions because Lenders have not acted in good faith, or with the clean hands required 3 to request equitable relief. Las Vegas Fetish & Fantasy Halloween Ball, Inc. v. Ahern Rentals, Inc., 4 124 Nev. 272, 275, 182 P.3d 764, 766 (2008). As the Las Vegas Fetish court noted, the unclean 5 hands doctrine generally "bars a party from receiving equitable relief because of that party's own inequitable conduct." Id. (unclean hands preclude equitable relief when a party has acted in 6 7 "connection with the subject-matter or transaction in litigation has been unconscientious, unjust, or 8 marked by the want of good faith").

9 Moreover, in the lending context, the terms of the statutory texts clearly evidence a 10 requirement that the property serving as a lender's security must be at risk of loss for a party to seek 11 the appointment of a receiver. See NRS 107.100(2); NRS 32.010(2). Specifically, NRS 107.100 is 12 limited to applications where after a NOD is filed, "personal property... is in danger of being lost, 13 removed, materially injured or destroyed, that real property . . . is in danger of substantial waste or 14 that the income therefrom is in danger of being lost, or that the property is or may become insufficient to discharge the debt which it secures." Similarly, NRS 32.010(2) specifically applies to 15 16 loan proceedings involving mortgage foreclosures, but again the appointment of a receiver is limited to circumstances "where it appears that the mortgaged property is in danger of being lost, removed 17 18 or materially injured, or that the condition of the mortgage has not been performed, and that the 19 property is probably insufficient to discharge the mortgage debt." NRS 32.010(2) (emphasis 20 added).

Here, simply stated, Lenders have no risk to their security. There is no risk of the underlying mortgaged Properties being insufficient to discharge any obligation, as Westland had over \$20 million of equity in the Properties at the time of purchase, and it is independently verifiable that the condition of the Properties has improved with the additional \$3.5 million of capital improvements that Westland has performed and the \$1.5 million in security it has implemented and employed there. Likewise, while Fannie Mae asserts it has "no controls" in place over the rents that are being

28

collected, the truth is Fannie Mae has received every rental payment on a timely basis and has even 2 been overpaid by at least \$150,000. Simply stated, Fannie Mae has received more than Lenders are 3 entitled to receive based on the Parties' contract.

4 This Court should not be simply willing to accept the Grandbridge-manufactured assertion 5 that a default has occurred, in an attempt to convert Westland's funds. Rather, Lenders have simply 6 been more than fully paid even when the Properties were not cashflow positive. Now that the 7 Properties have been rehabilitated and are generating income, it is absurd for Fannie Mae to assert 8 that there is a risk of loss of rents. Moreover, as stated above, it seems beyond doubt that there has 9 been any waste to the Properties themselves, as unbiased third parties, including entities related to 10 the State of Nevada, have confirmed the condition of the Properties has improved, contrary to the 11 assertions in Lenders' stale, biased report.

12 For all of these reasons, Fannie Mae's application for the appointment of a receiver is 13 misplaced and should be denied.

14

1

B. The Standard For Injunctive Relief

15 Injunctive relief is available where (1) the moving party enjoys a reasonable likelihood of 16 success on the merits, and (2) the non-moving party's conduct, if permitted to continue, will result in 17 irreparable harm for which compensatory damages are an inadequate remedy. Boulder Oaks Cmty. 18 Ass'n v. B & J Andrews Enters., LLC, 125 Nev, 397, 403 (2009); Dep't of Conservation & Natural 19 Res., Div. of Water Res. v. Foley, 121 Nev. 77, 80 (2005). As the Nevada Supreme Court has 20 explained, injunctions are issued to protect plaintiffs from irreparable injury, to preserve the court's 21 power to render a meaningful decision after a trial on the merits, to restore the status quo and to 22 restore the status quo by undoing wrongful conditions when damage appears to have already been 23 done. See, e.g., Ottenheimer v. Real Estate Division, 91 Nev. 338, (1975); see also Memory 24 Gardens of Las Vegas, Inc. v. Pet Ponderosa Memorial Gardens, Inc., 88 Nev. 1, 492 P.2d 123, 124 25 (1972); No. One Rent-A-Car v. Ramada Inns, Inc., 94 Nev. 779, 780 (1978) (preserve status quo); 26 Memory Gardens of Las Vegas, Inc. v. Pet Ponderosa Mem & Gardens, Inc., 88 Nev. 1, 4 (1972) 27

28

(restore status quo); *Leonard v. Stoebling*, 102 Nev, 543, 550-51 (1986) (restore). Here, the
 injunction prayed for by Westland will preserve the status quo.

Rule 65 of the Nevada Rules of Civil Procedure and NRS 33.010 govern the issuance of injunctions. NRS 33.010 provides that injunctive relief is appropriate "when it appears by the complaint that the plaintiff is entitled to the requested relief, and such relief or any part thereof consists in restraining the commission or continuance of the act complained of, either for a limited period or perpetually."

To the extent that the Court goes beyond a TRO to evaluate the propriety of preliminary
injunctive relief, the decision to "grant or deny a preliminary injunction is within the district court's
sound discretion." *Labor Comm'r of State of Nev. v. Littlefield*, 123 Nev. 35, 38 (2007). In
exercising this discretion, this Court must weigh the relative interests of the parties—i.e., the damage
to the non-moving party if the injunction issues versus the damage to the moving party should the
injunction not issue. *Home Fin. Co. v. Balcom*, 61 Nev. 301 (1942); *Clark Cty. Sch. Dist. v. Buchanan*, 112 Nev. 1146 (1996).

As demonstrated in the sections below, Westland has more than a reasonable likelihood of success on the merits, will suffer irreparable harm without the issuance of a temporary restraining order or preliminary injunction, and the relative interests of the parties support entry of the requested injunction.

19 20

C. Allowing Lenders' premature and unsubstantiated foreclosure on the Properties, unique real estate, would cause Westland irreparable harm.

In establishing irreparable harm, the Nevada Supreme Court has held that "[g]enerally harm
is 'irreparable' if it cannot adequately be remedied by compensatory damages." *Hamm v. Arrowcreek Homeowners' Ass'n*, 124 Nev. 28 (2008) (citing *Univ. Sys. v. Nevadans for Sound Gov't*, 120 Nev. 712, 721 (2004)). If Defendants are allowed to proceed with their foreclosure sale of
the Properties, Westland will be irreparably injured by the loss of its ownership therein, the rights
inherent thereto, and the loss of business revenue.

2

3

4

5

1. The loss of real property constitutes irreparable harm.

The Nevada Supreme Court has recognized that real property implicates a broad range of potential rights, including "all rights inherent in ownership, including the right to possess, use, and enjoy the property," as well as security in and title to the property. *Hamm*, 124 Nev. at 298-99; *see also McCarran Int'l Airport v. Sisolak*, 122 Nev. 645, 658 (2006).

Thus, real property and its attributes are considered unique, and the loss of real property 6 7 rights generally results in irreparable harm. See Dixon v. Thatcher, 103 Nev. 414, 416 (1987); see 8 also Nevada Escrow Service, Inc. v. Crockett, 91 Nev. 201 (1975) (denial of an injunction to stop 9 foreclosure reversed because legal remedy inadequate); Pickett v. Comanche Const., Inc., 108 Nev. 10 422, 426 (1992) ("We conclude that if Comanche were allowed to sell the liened properties, the 11 homeowners would be subjected to irreparable harm and that compensatory damages would be 12 inadequate."). This principle has also been recognized in numerous federal courts' as well as by the 13 Ninth Circuit. In Sundance Land Corp. v. Cmty. First Fed. Sav. & Loan Ass'n, the Ninth Circuit, 14 recognized that because real property is unique, the owner has no adequate remedy at law if the real property is foreclosed upon. 840 F.2d 653, 661 (9th Cir. 1988). In that case, the Ninth Circuit held 15 16 that "[d]enial of the injunction would, according to the allegations of the complaint, cause 17 [appellant] immediate, irreparable injury" because "it would lose the orchard property if [appellee] 18 were allowed to foreclose." Id. at 661.

Here, Defendants are attempting to foreclose on the Deed of Trust pursuant to NRS 107.080.
A non-judicial foreclosure sale made pursuant to NRS 107.080, "vests in the purchaser the title of
the grantor and any successors in interest without equity or right of redemption." NRS 107.080(5).
Owner-occupied housing is subject to a redemption period; however, the same is not extended to
rental properties. See NRS 107.080(2)(b). Because Westland does not have a right to redemption
after the trustee sale, Westland will be irreparably harmed by transfer of the Property - the loss of
which is at no fault of Westland.

- 26
- 27
- 28

1 Not only will Westland lose the Property if Defendants are allowed to foreclose, but 2 Defendants' recorded documents pertaining to the extinguished Deed of Trust are impeding the 3 marketability and transferability of Plaintiff's interests in the Property, or of re-financing the 4 Properties, free of defects in title. The Nevada Legislature has codified Nevada's interest in the free 5 transfer of real property within NRS 11.860, which provides that "[t]he public policy of this State 6 favors the marketability of real property and the transferability of interests in real property free of 7 defects in title or unreasonable restraints on the alienation of real property. ..." NRS 11.860(1). As 8 Westland is the owner of the Properties, Defendants' actions will dispossess Westland of its security 9 in and title to the Properties. Because the Properties are unique, losing them constitutes irreparable 10 injury to Westland. Thus, on that basis alone, an injunction is necessary to prevent the imminent 11 foreclosure of the Property.

12 However, absent emergency injunctive relief, Westland will also suffer irreparable harm insofar as the Properties, presumed unique as a matter of law, will be taken to satisfy Lenders' 13 14 demand for additional, unwarranted Replacement Reserve and Repair Escrow funds predicated upon 15 conditions that are non-existent, already addressed maintenance issues, and/or that were existing at 16 the time that the Loan was assumed for which it would be improper for Lenders to demand any 17 additional reserves. Moreover, Lenders would accomplish this wrongful foreclosure without offering 18 Westland a reasonable opportunity to cure and having, in bad faith, refused Westland's overtures to 19 address Lenders' concerns, all while costing Westland two unique, irreplaceable assets, the 20 permanent loss of business opportunities stemming from their ownership, and damaging Westland's 21 credit, standing in the real estate investment community, and ability to obtain financing to invest in 22 future real estate ventures.

23

27

28

2. The loss of business constitutes irreparable harm.

Loss of the Properties will also cause an irreparable interference with Westland's ability to use the Properties for its business. Westland has a significant commercial interest in ensuring that its contracts are implemented correctly. The Nevada Supreme Court recognized such reputational and

1 business harms are immeasurable and cannot be adequately remedied later through a monetary 2 judgment in Sobol v. Capital Mgmt. Consultants, Inc., 102 Nev. 444, 446 (1986), where the court 3 held that "acts committed without just cause which unreasonably interfere with a business or destroy 4 its credit or profits, may do an irreparable injury and thus authorize an injunction." Id. (citing Guion 5 v. Terra Mktg. of Nevada, Inc., 90 Nev. 237, 240, 523 P.2d 847, 848 (1974)); see also Finkel v. Cashman Prof., Inc., 128 Nev. 68, 73 (2012); Hosp. Int. Grp. v. Gratitude Grp., LLC, 387 P.3d 208 6 7 (Nev. 2016) (unpublished) ("loss of its initial investment, incalculable future losses, and damage to 8 the goodwill and reputation of the entities"). In Sobol, which addressed a business's attempt to 9 operate with a similar name as its competitor, the Nevada Supreme Court affirmed the district 10 court's finding that the misuse of company name injured the competitor by "clearly interfer[ing] with the operation of a legitimate business by creating public confusion, infringing on goodwill, and 11 12 damaging reputation in the eyes of creditors"). Sobol, 102 Nev. at 446.

13 Since Westland acquired the Properties, the rental units have been leased to a large number 14 of tenants and are now generating rental income for the Westland. Lenders failed to act for months 15 while leaving Westland to improve the management of the Properties and to continue to inject cash 16 to meet the Properties need and their own debt service payments. It was only after the Properties are 17 now profitable that Lenders seek to foreclosure and/or seek the appointment of a receiver. If the 18 Properties are allowed to be transferred to a third-party purchaser, Westland will no longer receive 19 the rapidly improving significant monthly income gained through the leases it has negotiated. The 20 entire purpose of the Properties' acquisition was for investment purposes, thus if injunctive relief is 21 not granted, Westland will have paid the Properties' purchase price, its taxes, insurance costs, 22 employee expenses, and made over \$3.5 million dollars of improvements all for naught. And 32 23 hard working employees will unjustifiably lose their jobs. Westland is at risk of irreparable harm if it 24 loses these lucrative business assets, and its trusted employees, all of whom kept their jobs and 25 survived the Pandemic, are in danger of losing their livelihoods. This must be prevented via an 26 injunction.

- 27
- 28

1 Even assuming arguendo, Lenders' allegations of Westland's failure properly to maintain the 2 Properties (which are heavily disputed) do not implicate the rights and/or obligations of the parties 3 under the Loan Agreements, which is a valid contract entered as between them in need of 4 declaratory relief. Lenders' allegations of default under the Loan Agreements amount to nothing 5 more than a legal conclusion. While Lenders would simply prefer to sidestep any examination of 6 their conclusory assertions, based on the nature of the parties' dispute, Lenders have the burden of 7 proving the Default occurred. Then, if Plaintiff can make that prima facie showing, that conclusion is 8 subject to adjudication before this Court. As such, this Court should grant a preliminary injunction 9 to preserve the status quo until a determination of the parties' contractual rights can be reached, 10 because otherwise Westland will be irreparably harmed by the loss of real property, the rights inherent thereto, and the loss of business generated from lost rent for the Properties if Defendants' 11 12 foreclosure sale is allowed to proceed or a receiver is appointed.

13

28

D. Westland Has More Than A Reasonable Likelihood of Success on Its Merits

14 Westland has a strong likelihood of success on the merits of its claims against Lenders. The 15 test for determining the likelihood of success is whether a party demonstrates a "reasonable probability of success on the merits." Dixon v. Thatcher, 103 Nev. 414, 415 (1987) (per curiam) 16 17 (emphasis added) (reversing a denial of an injunction after finding that the plaintiffs presented 18 "sufficient indicia" to make a prima facie showing before a trier of fact); see also Dangberg 19 Holdings Nev., L.L.C. v. Douglas Cty. & Bd. of Cty. Comm'rs, 115 Nev. 129, 143 (1999) (upholding 20 injunction because the plaintiff "demonstrated a reasonable probability of success" on the claim). 21 For the purposes of brevity, Westland has only briefed the reasonable probability of success of the 22 breach of contract, breach of duty of good faith and fair dealing, declaratory relief, and equitable 23 relief claims, and for the reasons described below, this injunctive relief prong is satisfied here. 24 // 25 // 26 27

1. Westland Has a Reasonable Probability of Success on a Breach of Contract and Breach of Good Faith and Fair Dealing Claims

Basic contract principles require that, for an enforceable contract, an offer and acceptance, a 3 4 meeting of the minds, and consideration. May v. Anderson, 121 Nev. 668, 672, 119 P.3d 1254, 1257 5 (2005). Further, a breach of contract claim arises when there has been "a material failure of performance of a duty arising under or imposed by agreement." Calloway v. City of Reno, 116 Nev. 6 7 250, 256, 993 P.2d 1259, 1263 (2000). "A contract is ambiguous when it is subject to more than one 8 reasonable interpretation. Any ambiguity, moreover, should be construed against the drafter." 9 Anvui, LLC v. G.L. Dragon, LLC, 123 Nev. 212, 215, 163 P.3d 405, 407 (2007). When interpreting 10 a contract, it must be read as a whole while to give a reasonable and harmonious meaning and effect to all provisions, and a court should avoid negating any provision of the contract. See National 11 12 Union Fire Ins. v. Reno's Exec. Air, 100 Nev. 360, 364, 682 P.2d 1380, 1383 (1984) (entire contract 13 should be considered); Phillips v. Mercer, 94 Nev. 279, 282, 579 P.2d 174, 176 (1978) (a contract 14 should not be interpreted to make its provisions meaningless).

15 Here, Westland has asserted that the parties entered into a written assumption that 16 incorporated the terms of the assumed Loan Agreements, which were accepted and signed by the 17 parties in August 2018. Since that time, Westland has performed its contract obligations, by paying 18 the Loan payments that are required by Westland as consideration under the Loan, but Lenders have 19 breached the parties agreement by declaring a default that is inconsistent with the entirety of the 20 agreement by negating the terms of Article 13.02(a)(3). Moreover, any ambiguity must be construed 21 against Lenders, who were the drafters of the contract, and Westland's reading of the provision is 22 bolstered by Grandbridge's own Loan assumption letters that recounted the applicable terms for the 23 Loans as not requiring more than the minimal scheduled \$143,000 of reserves. Whereas, under 24 Lenders' reading of the Loan Agreements, Lenders could always demand an increase of the required 25 reserves, simply on their own whim, by employing varying standards for assessing an underlying 26 property. Simply stated, Westland has a reasonable likelihood of success on the merits.

27

1

2

1	Further, in relation to a breach of the covenant of good faith and fair dealing:
2	"[i]t is well established within Nevada that every contract imposes upon the
3	contracting parties the duty of good faith and fair dealing. Moreover, it is recognized that a wrongful act which is committed during the course of a contractual relationship may give rise to both tort and contractual remedies. More specifically: [t]he duty not
5	to act in bad faith or deal unfairly thus becomes a part of the contract, and, as with any other element of the contract, the remedy for its breach generally is on the
6	contract itself. In certain circumstances, breach of contract, including breach of the covenant of good faith and fair dealing, may provide the basis for a tort claim.
7	Hilton Hotels Corp. v. Butch Lewis Productions, Inc., 109 Nev. 1043, 1046–47 (1993) (internal
8	citations omitted). Even "[i]n situations where the terms of a contract are literally complied with, the
9	covenant is breached when 'one party to the contract deliberately countervenes the intention and
10	spirit of the contract." Renown Health v. Holland & Hart, LLP, 437 P.3d 1059, *2 (Nev. 2019).
11	Moreover, "[w]hen one party performs a contract in a manner that is unfaithful to the purpose of the
12	contract and the justified expectations of the other party are thus denied, damages may be awarded
13	against the party who does not act in good faith." Hilton Hotels v. Butch Lewis Productions, 107
14	Nev. 226, 234, 808 P.2d 919, 923 (1991). In such cases, "[r]easonable expectations are to be
15	'determined by the various factors and special circumstances that shape these expectations." Perry
16	v. Jordan, 111 Nev. 943, 948, 900 P.2d 335, 338 (1995).
17	Here, Westland has a valid claim of a breach of the covenant of good faith and fair dealing,
18	because irrespective of the terms of the contract, Grandbridge's representative affirmatively
19	represented that if a PCA were permitted that it would not be charged to Westland. Further,
20	Westland could have never contemplated that Lenders would employ a sharply varying standard
21	when performing a later PCA inspection, in order to bootstrap a request for an additional \$2.7
22	million of reserve funding, when at the time of the Loan assumption, Lenders reduced the reserves to
23	be only \$143,319.30, plus monthly replacement reserve payments for deferred maintenance.
24	Further, when reducing those reserves at the time of the assumption, Lenders were able to conduct a
25	property condition assessment but failed to do so, and if Lenders had done so, Westland would have
26	had an opportunity for recourse from the Properties' seller. In the context of those circumstances,
27	
28	25

1	there is a reasonable probability that Lenders will be found to have acted in bad faith.
2	2. Westland Has a Reasonable Probability of Success on a Declaratory Relief
3	Claim
4	"Declaratory relief is available only if: (1) a justiciable controversy exists between persons
5	with adverse interests, (2) the party seeking declaratory relief has a legally protectable interest in the
6	controversy, and (3) the issue is ripe for judicial determination." Knittle v. Progressive Casualty Ins.
7	Co., 112 Nev. 8, 10, 908 P.2d 724, 725 (1996).
8	Any person interested under a deed, written contract or other writings constituting a
9	contract, or whose rights, status or other legal relations are affected by a statute, municipal ordinance, contract or franchise, may have determined any question of
10	construction or validity arising under the instrument, statute, ordinance, contract or franchise and obtain a declaration of rights, status or other legal relations thereunder.
11	Nev. Rev. Stat. § 30.040(1). The provisions of the Declaratory Judgment Act "are declared to be
12	remedial; their purpose is to settle and to afford relief from uncertainty and insecurity with respect to
13	rights, status, and other legal relations; and are to be liberally construed and administered." Nev.
14	Rev. Stat. § 30.140. As such, under the act,"[a] contract may be construed either before or after
15	there has been a breach thereof." Nev. Rev. Stat. § 30.050.
16	As addressed above, the parties clearly have different interpretations of the underlying Loan
17	Agreements, which amount to a justiciable controversy. Westland has a legally protectable interest
18 19	in the two Properties, of which it is title owner. The dispute is ripe and presently pending because
20	the differing interpretations of the contract have resulted in Lenders filing this application for a
20	receiver and filing a notice of default and election to sell the Properties.
21	3. Westland Has a Reasonable Probability of Success on its Claim for Equitable
22	Relief
23	The Nevada Supreme Court has allowed equity to intervene, even in the face of a time of the
25	essence clause, from a default resulting in forfeiture when performance was "later tendered without
26	unreasonable delay and no circumstances have intervened to make it inequitable to give such relief."
20	Slobe v. Kirby Stone, Inc., 84 Nev. 700, 701–02, 447 P.2d 491, 492 (1968); McCann v. Paul, 90
28	26
-	

Nev. 102, 103, 520 P.2d 610, 611 (1974) (stating specific performance would be required if a purchaser "paid a considerable portion of the purchase price, or has entered upon the property and enhanced its value by the placing of improvements thereon, or some other similar circumstance that would constitute a forfeiture of substance").

5 Westland assumed a loan in August 2018, paid a substantial portion of the purchase price for 6 the Properties that was approximately 1/3 of their total value, has since made substantial 7 enhancements and improvements to the Properties by spending another \$3.5 million on capital 8 expenses, plus operating costs and cash infusions for the monthly debt service payments. Contrary to 9 Westland's actions, Lenders conducted a PCA in September 2019 and delayed for one year in filing 10 NODs and this request for a receiver on shortened time, while continuing to collect the full amount 11 of the monthly debt service payments that the Loan Agreements entitled Lenders to receive. As 12 such, if Lenders were to foreclose, based upon the stated non-monetary defaults, which they asserted 13 in an improper attempt to generate default interest and increased costs, it would be unfair and 14 draconian. At this juncture, even if the remainder of Westland's claims were to fail, there is a 15 reasonable probability that Westland would be entitled to equitable relief.

16

17

27

28

E.

1

2

3

4

The Balance of Interests Supports Injunctive Relief Because the Threatened Harm to Westland outweighs any possible harm to Defendants.

"A preliminary injunction maintaining the *status quo* may properly issue whenever the
questions of law or fact to be ultimately determined in a suit are grave and difficult, and injury to the
moving party will be immediate, certain, and great if it is denied, while the loss or inconvenience to
the opposing party will be comparatively small and insignificant if it is granted." *Dangberg Holdings Nevada, L.L.C. v. Douglas County & its Bd. of County Com'rs*, 115 Nev. 129, 146 (1999),
quoting Rhodes Co. v. Belleville Co., 32 Nev. 230, 239 (1910).

- The balance of interests in this case could not be clearer. If allowed to foreclose on
 Westland's Properties, Lenders will severely harm Westland. The harm to Westland will be severe
 because it will result in actual, imminent and irreparable harm from the loss of these unique assets,
 - 27

Westland's substantial equity in the Properties would be placed at risk, Westland's considerable
investment of time and money improving the Properties over the past two years would be lost at the
point that the Properties have begun to cover the debt service and operate at a profit, and ownership
of the Properties has a strategic advantage in the Westland's property portfolio by solidifying its
holdings in the North Las Vegas multi-family housing market.

6 Unlike Westland, which will suffer actual, imminent, and irreparable harm from the loss of
7 this unique asset, Lenders will suffer no harm at all from the granting of an injunction. Granting an
8 injunction would only maintain the status quo until the Court can adjudicate the rights and
9 obligations of the parties under the Loan Agreements. Westland does not dispute that it has a
10 maintenance obligation under the Loan Agreements but submits that it has met that maintenance
11 obligation and more, as it has made and continues to make repairs to the Property in good faith.

12 Rather than harm, to the contrary, the temporary and/or preliminary injunction will continue 13 Lenders' receipt of the full monthly payments consistent with the Loan Agreements precisely as 14 provided for by the parties' contract. Also, Lenders would suffer no harm from the granting of an 15 injunction because it is currently in possession of adequate security to remedy any alleged 16 outstanding maintenance issues needed on the Properties since Lenders are holding approximately 17 \$1 million of insurance reserves to which Westland is entitled, Westland has spent an additional \$3.5 18 million on improvements to the Properties in two years, and Westland has over \$20 million of equity 19 in the Properties. All monthly payments are being made to service both the Loan and to increase the 20 Reserve Replacement Escrow. As stated, Westland is current in its Loan obligation to Lenders, and 21 its timely, monthly payments have included \$68,632.07 in Replacement Reserve Escrow deposits 22 per the Loan Agreements (which continues to increase) and is in addition to all other monies spent 23 on maintenance and repair.

As such, the temporary and/or preliminary injunction will only require Lenders to maintain their actions in compliance with the terms of the Loan Agreements, which they have no right to breach, while preventing them from improperly foreclosing on the Properties.

- 27
- 28

F. The Court Should Only Require that Westland Post A Minimal Bond Because Defendants' Interests are Already Adequately Secured and Westland has a Likelihood of Success on the Merits.

4 Rule 65(c) contemplates the posting of a bond as security upon issuance of an injunction "in 5 an amount that the court considers proper to pay the costs and damages sustained by any party found 6 to have been wrongfully enjoined or restrained." Notably, "[t]he expressed purpose of posting a 7 security bond is to protect a party from damages incurred as a result of a wrongful injunction, not 8 from damages existing before the injunction was issued." Am. Bonding Co. v. Roggen Enterprises, 9 109 Nev. 588, 591 (1993) (failing to find any amount due under an injunction bond, despite the 10 finding that the principal was liable for damages in the underlying matter); Glens Falls Ins. v. First Nat'l Bank, 83 Nev. 196, 200-01 (1967). Moreover, where it was found that a party had a high 11 likelihood of success on its claims, only a minimal bond of \$1,000.00 was required. V'Guara Inc. v. 12 13 Dec, 925 F. Supp. 2d 1120, 1127 (D. Nev. 2013).

Here, a more than a minimal bond is not necessary because Lender is not at risk of any harm
from the requested injunctive relief. The Properties are not being dissipated, and Lenders continue
to accrue their full interest payments, consistent with Westland's established practice of timely
paying its monthly obligations under the Loan Agreements at all times. Thus, even if it is later
determined that injunctive relief was not warranted, Plaintiff will have suffered no harm arising from
the Court entering an order for injunctive relief.

20 21 22 //

//

1

2

3

- 23 24
- 25

26

CONCLUSION IV.

1	IV.	CONCLUSION	
2	Based on the foregoing, Defendant respectfully requests that this Honorable Court GRANT		
3	its Motion for Temporary Restraining Order and Preliminary Injunction preventing and enjoining		
4	Plaintiff from conducting any foreclosure proceedings, foreclosure sale, or appointing a receiver		
5	related to the Properties pending a determination of the rights and obligations of the parties pursuant		
6	to the Loan	Agreements.	
7	Dated this 3	31st day of August 2020 R	Respectfully submitted,
8		I	AW OFFICES OF JOHN BENEDICT
9			
10		E	By: /s/ John Benedict
11			JOHN BENEDICT, ESQ. Nevada Bar No. 005581
12			2190 E. Pebble Road, Suite 260 Las Vegas, NV 89123
13			Telephone: (702) 333-3770 Facsimile: (702) 361-3685
14			E-Mail: John@BenedictLaw.com
15			Attorneys for Defendants/Counterclaimants/ Third Party Plaintiffs Westland Liberty Village, LLC & Wastland Village, Saugne, LLC
16			Westland Village Square LLC
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			30
	1		

1	CERTIFICATE OF SERVICE			
2	I hereby certify that on August 31, 2020, a copy of the foregoing Motion was served on the			
3	parties listed below via electronic service through Odyssey to the following:			
4	Nathan G. Kanute, Esq. and/or David L. Edelblute, Esq.			
5	Snell & Wilmer L.L.P. 3883 Howard Hughes Parkway, Suite 110			
6	Las Vegas, Nevada 89169 Email: <u>nkanute@swlaw.com;</u> dedelblute@swlaw.com Attorneys for Plaintiff			
7				
8				
9	/s/ Igor Makarov			
10	An Employee of the Law Offices of John Benedict			
11				
12				
13				
14				
15				
16				
17				
18				
19 20				
20				
21				
22				
23 24				
24 25				
23 26				
27				
28	31			

1 2 3 4 5 6 7	AACC JOHN BENEDICT, ESQ. Nevada Bar No. 005581 LAW OFFICES OF JOHN BENEDICT 2190 E. Pebble Road, Suite 260 Las Vegas, NV 89123 Telephone: (702) 333-3770 Facsimile: (702) 361-3685 E-Mail: John@BenedictLaw.com Attorneys for Defendants/Counterclaimants/ Third Party Plaintiffs Westland Liberty Village, LLC & Westland Village Square LLC	Electronically Filed 8/31/2020 5:00 PM Steven D. Grierson CLERK OF THE COURT			
8	DISTRICT COURT				
9	CLARK COUNTY, NEVADA				
10		CASE NO. A-20-819412-C			
11	FEDERAL NATIONAL MORTGAGE	DEPT NO. 4			
12	ASSOCIATION,	ANSWER TO PLAINTIFF'S			
13	Plaintiff,	COMPLAINT, COUNTERCLAIM AND THIRD PARTY COMPLAINT			
14	VS.	EXEMPTION FROM			
15	WESTLAND LIBERTY VILLAGE, LLC and WESTLAND VILLAGE SQUARE, LLC,	ARBITRATION: Title to Real Property and Declaratory			
16 17	Defendants.	Relief requested via Counterclaim			
17					
10	WESTLAND LIBERTY VILLAGE, LLC, a				
20	Nevada Limited Liability Company; and WESTLAND VILLAGE SQUARE, LLC, a Nevada Limited Liability Company				
21	Counterclaimants,				
22	VS.				
23	FEDERAL NATIONAL MORTGAGE				
24	ASSOCIATION, a federally-charted corporation,				
25	Counter-Defendant.				
26					
27					
28					
	Page 1 of 78				
	Case Number: A-20-819412-C				

WESTLAND LIBERTY VILLAGE, LLC, a 1 Nevada Limited Liability Company; and WESTLAND VILLAGE SQUARE, LLC, a 2 Nevada Limited Liability Company, 3 Third Party Plaintiffs, 4 vs. 5 GRANDBRIDGE REAL ESTATE CAPITAL, LLC, a North Carolina Limited Liability 6 Company, 7 Third Party Defendant. 8 ANSWER 9 Defendants, Westland Liberty Village, LLC ("Liberty LLC") and Westland Village 10 Square, LLC ("Square LLC" and in combination with Liberty LLC, "Defendants" or "Westland"), 11 by and through their counsel of record, the Law Offices of John Benedict, answer Plaintiff's 12 Verified Complaint, and admits, denies and alleges, as follows: 13 Defendants deny each and every allegation of Plaintiff's Complaint, except those 14 allegations that are specifically admitted, qualified, or otherwise answered. 15 I. PARTIES, JURISDICTION AND VENUE 16 1. In response to the allegations contained in Paragraph 1 of the Complaint, 17 Defendants are without knowledge or information sufficient to form a belief as to the truth of the 18 allegations contained therein, and therefore deny same. 19 2. In response to the allegations contained in Paragraph 2 of the Complaint, 20 Defendants admit the allegations contained therein. 21 3. In response to the allegations contained in Paragraph 3 of the Complaint, 22 Defendants admit the allegations contained therein. 23 4. In response to the allegations contained in Paragraph 4 of the Complaint, 24 Defendants admit the allegations related to the location of the properties and regarding expressly 25 agreeing to the jurisdiction and venue of this Court, but the remaining allegations are so vague and 26 ambiguous that they are unintelligible, and on that based Defendant denies the remaining 27 allegations contained therein. 28

Page 2 of 78

5. In response to the allegations contained in Paragraph 5 of the Complaint,
 Defendants admit the allegations contained therein.

3 6. In response to the allegations contained in Paragraph 6 of the Complaint,
4 Defendants admit the allegations contained therein.

5

II. GENERAL ALLEGATIONS

7. In response to the allegations contained in Paragraph 7 of the Complaint,
Defendants admit only that the Loan Agreement speaks for itself, and Defendants are without
knowledge or information sufficient to form a belief as to the truth of the remaining allegations
contained in paragraph 7 of the Complaint, and therefore deny same.

8. In response to the allegations contained in Paragraph 8 of the Complaint,
Defendants admit only that the Loan Agreement and Note speak for themselves, and Defendants
are without knowledge or information sufficient to form a belief as to the truth of the remaining
allegations contained in paragraph 8 of the Complaint, and therefore deny same.

9. In response to the allegations contained in Paragraph 9 of the Complaint,
Defendants admit only that the Deed of Trust speaks for itself and the address of the real property,
and Defendants are without knowledge or information sufficient to form a belief as to the truth of
the remaining allegations contained in paragraph 9 of the Complaint, and therefore deny same.

18 10. In response to the allegations contained in Paragraph 10 of the Complaint,
19 Defendants are not required to answer or respond to the allegations set forth therein because they
20 lack any substance, but to the extent there is any allegation in Paragraph 10 that requires a response,
21 such allegation is denied.

11. In response to the allegations contained in Paragraph 11 of the Complaint,
Defendants are without knowledge or information sufficient to form a belief as to the truth of the
allegations contained therein, and therefore deny same.

12. In response to the allegations contained in Paragraph 12 of the Complaint,
Defendants admit only that the Assumption and Release Agreement speaks for itself, and
Defendants are without knowledge or information sufficient to form a belief as to the truth of the
remaining allegations contained in paragraph 12 of the Complaint, and therefore deny same.

Page 3 of 78

In response to the allegations contained in Paragraph 13 of the Complaint,
 Defendants admit only that the Loan Agreement speaks for itself, and Defendants are without
 knowledge or information sufficient to form a belief as to the truth of the remaining allegations
 contained in paragraph 13 of the Complaint, and therefore deny same.

5 14. In response to the allegations contained in Paragraph 14 of the Complaint,
6 Defendants admit only that the Loan Agreement and Note speak for themselves and Defendants
7 are without knowledge or information sufficient to form a belief as to the truth of the remaining
8 allegations contained in paragraph 14 of the Complaint, and therefore deny same.

9 15. In response to the allegations contained in Paragraph 15 of the Complaint,
10 Defendants admit only that the Deed of Trust speaks for itself, and Defendants are without
11 knowledge or information sufficient to form a belief as to the truth of the remaining allegations
12 contained in paragraph 15 of the Complaint, and therefore deny same.

13 16. In response to the allegations contained in Paragraph 16 of the Complaint,
14 Defendants are not required to answer or respond to the allegations set forth therein because they
15 lack any substance, but to the extent there is any allegation in Paragraph 16 that requires a response,
16 such allegation is denied.

17 17. In response to the allegations contained in Paragraph 17 of the Complaint,
18 Defendants are without knowledge or information sufficient to form a belief as to the truth of the
19 allegations contained therein, and therefore deny same.

18. In response to the allegations contained in Paragraph 18 of the Complaint,
Defendants admit only that the Assumption and Release Agreement speaks for itself, and
Defendants are without knowledge or information sufficient to form a belief as to the truth of the
remaining allegations contained in paragraph 18 of the Complaint, and therefore deny same.

19. In response to the allegations contained in Paragraph 19 of the Complaint,
Defendants admit only that each Deed of Trust speaks for itself, and Defendants are without
knowledge or information sufficient to form a belief as to the truth of the remaining allegations
contained in paragraph 18 of the Complaint, and therefore deny same.

28

Page 4 of 78

20. In response to the allegations contained in Paragraph 20 of the Complaint,
 Defendants admit only that each Deed of Trust speaks for itself, and Defendants deny the
 remaining allegations contained in paragraph 20 of the Complaint.

4 21. In response to the allegations contained in Paragraph 21 of the Complaint,
5 Defendants admit only that the quoted text is contained in each Deed of Trust and that each Deed
6 of Trust speaks for itself, and Defendants deny the remaining allegations contained in paragraph
7 21 of the Complaint.

8 22. In response to the allegations contained in Paragraph 22 of the Complaint,
9 Defendants admit only that the quoted texted is contained in each Loan Agreement and that each
10 Loan Agreement speaks for itself, and Defendants deny the remaining allegations contained in
11 paragraph 22 of the Complaint.

12 23. In response to the allegations contained in Paragraph 23 of the Complaint,
13 Defendants admit only that f3 was onsite at each real property purportedly to conduct a Property
14 Condition Assessment, and Defendants deny the remaining allegations contained in paragraph 23
15 of the Complaint.

16 24. In response to the allegations contained in Paragraph 24 of the Complaint,
17 Defendants deny the allegations contained therein.

18 25. In response to the allegations contained in Paragraph 25 of the Complaint,19 Defendants deny the allegations contained therein.

20 26. In response to the allegations contained in Paragraph 26 of the Complaint,
21 Defendants deny the allegations contained therein.

22 27. In response to the allegations contained in Paragraph 27 of the Complaint,
23 Defendants deny the allegations contained therein.

24 28. In response to the allegations contained in Paragraph 28 of the Complaint,
25 Defendants admit only that the quoted texted is contained in each Loan Agreement and that each
26 Loan Agreement speaks for itself, and Defendants deny the remaining allegations contained in
27 paragraph 28 of the Complaint.

28

Page 5 of 78

1 29. In response to the allegations contained in Paragraph 29 of the Complaint, Defendants deny the allegations contained therein. 2 3 30. In response to the allegations contained in Paragraph 30 of the Complaint, 4 Defendants admit only that the quoted text is contained in each Loan Agreement and that each 5 Loan Agreement speaks for itself, and Defendants deny the remaining allegations contained in paragraph 30 of the Complaint. 6 7 31. In response to the allegations contained in Paragraph 31 of the Complaint, 8 Defendants deny the allegations contained therein. 9 32. In response to the allegations contained in Paragraph 32 of the Complaint, 10 Defendants deny the allegations contained therein. 11 33. In response to the allegations contained in Paragraph 33 of the Complaint, 12 Defendants deny the allegations contained therein. 13 34. In response to the allegations contained in Paragraph 34 of the Complaint, 14 Defendants deny the allegations contained therein. 15 III. **CLAIMS FOR RELIEF** 16 FIRST CAUSE OF ACTION 17 (Specific Performance) 18 35. In response to the allegations contained in Paragraph 35 of the Complaint, 19 Defendants restate and incorporate by reference their answers to paragraphs 1 through 34 of 20 Plaintiff's Complaint as if fully set forth herein. 21 36. In response to the allegations contained in Paragraph 36 of the Complaint, 22 Defendants deny the allegations contained therein. 23 37. In response to the allegations contained in Paragraph 37 of the Complaint, 24 Defendants deny the allegations contained therein. 25 38. In response to the allegations contained in Paragraph 38 of the Complaint, 26 Defendants deny the allegations contained therein. 27 39. In response to the allegations contained in Paragraph 39 of the Complaint, 28 Defendants deny the allegations contained therein.

Page 6 of 78

1 40. In response to the allegations contained in Paragraph 40 of the Complaint, 2 Defendants deny the allegations contained therein. 3 41. In response to the allegations contained in Paragraph 41 of the Complaint, 4 Defendants deny the allegations contained therein. 42. 5 In response to the allegations contained in Paragraph 42 of the Complaint, 6 Defendants deny the allegations contained therein. 7 SECOND CAUSE OF ACTION 8 (Petition for Appointment of Receiver) 9 43. In response to the allegations contained in Paragraph 43 of the Complaint, 10 Defendants restate and incorporate by reference their answers to paragraphs 1 through 42 of 11 Plaintiff's Complaint as if fully set forth herein. 12 44. In response to the allegations contained in Paragraph 44 of the Complaint, Defendants deny the allegations contained therein. 13 14 45. In response to the allegations contained in Paragraph 45 of the Complaint, 15 Defendants deny the allegations contained therein. 16 46. In response to the allegations contained in Paragraph 46 of the Complaint, 17 Defendants deny the allegations contained therein. 18 47. In response to the allegations contained in Paragraph 47 of the Complaint, 19 Defendants deny the allegations contained therein. 20 48. In response to the allegations contained in Paragraph 48 of the Complaint, 21 Defendants are without knowledge or information sufficient to form a belief as to the truth of the 22 allegations contained therein, and therefore deny same. 23 49. In response to the allegations contained in Paragraph 49 of the Complaint, 24 Defendants deny the allegations contained therein. 25 50. In response to the allegations contained in Paragraph 50 of the Complaint, 26 Defendants deny the allegations contained therein. 27 51. In response to the allegations contained in Paragraph 51 of the Complaint, 28 Defendants deny the allegations contained therein.

Page 7 of 78

1	52. In response to the allegations contained in Paragraph 52 of the Complaint,			
2	Defendants deny the allegations contained therein.			
3	53. In response to the allegations contained in Paragraph 53 of the Complaint,			
4	Defendants deny the allegations contained therein.			
5	AFFIRMATIVE DEFENSES			
6	As separate affirmative defenses to Plaintiff's Complaint, Westland alleges as follows:			
7	FIRST AFFIRMATIVE DEFENSE			
8	Plaintiff's Complaint, and each and every allegation contained therein, fails to state a claim			
9	upon which relief can be granted.			
10	SECOND AFFIRMATIVE DEFENSE			
11	Plaintiff has waived its right to assert every cause of action set forth in Plaintiff's Complaint			
12	through its conduct and actions.			
13	THIRD AFFIRMATIVE DEFENSE			
14	Plaintiff is estopped from obtaining the relief sought in Plaintiff's Complaint.			
15	FOURTH AFFIRMATIVE DEFENSE			
16	If Plaintiff suffered any damages or less, which is expressly denied, then Westland alleges			
17	that persons, both served and unserved, named and unnamed, in some manner or percentage were			
18	responsible for Plaintiff's damages.			
19	FIFTH AFFIRMATIVE DEFENSE			
20	Westland alleges that any damage suffered by Plaintiff as alleged in its Complaint was the			
21	result of Plaintiff's acts, omissions and failure to satisfy the conditions of the contract, which			
22	resulted in breaching the contracts and not the result of acts or omissions of Westland.			
23	SIXTH AFFIRMATIVE DEFENSE			
24	Plaintiff's allegations contained in Plaintiff's Complaint, and each of them, are barred by			
25	the doctrine of laches in that Plaintiff has unreasonably delayed in bringing these claims, and said			
26	delays have caused prejudice to Westland.			
27	SEVENTH AFFIRMATIVE DEFENSE			
28				
	Page 8 of 78			
I				

APP1333

1 No relief may be obtained under the Complaint by reason of the doctrine of unclean hands 2 and by reason of the unconscionability of Plaintiff's acts and claims. EIGHTH AFFIRMATIVE DEFENSE 3 4 Westland acted in good faith and dealt fairly and responsibly with Plaintiff, based on all 5 relevant facts and circumstances known by them at the time Westland acted. However, Plaintiff 6 and its agents have acted in bad faith, including but not limited to filing an improper notice of 7 default and intention to sell ("NOD"). 8 NINTH AFFIRMATIVE DEFENSE 9 Plaintiff's claims are barred, in whole or in part, because in the event the Court determines 10 the language of the applicable contractual documents support the construction Plaintiff now places 11 on them, the Court should reform such language due to the mutual mistake of the parties, their 12 assignors and predecessors-in-interest, regarding the construction the Court would make of such 13 language. 14 **TENTH AFFIRMATIVE DEFENSE** 15 Plaintiff's claims are barred, in whole or in part, by the failure of conditions precedent or 16 other anticipated incidents whose occurrence or non-occurrence were assumptions of the parties' 17 agreement and understanding. 18 **ELEVENTH AFFIRMATIVE DEFENSE** 19 The injury or damage purportedly suffered by Plaintiff, if any, would be adequately 20 compensated in an action at law for damages, and accordingly Plaintiff has a complete and 21 adequate remedy at law and is not entitled to seek equitable relief. 22 **TWELFTH AFFIRMATIVE DEFENSE** 23 No relief may be obtained under the Complaint by reason of Plaintiff's failure to do equity 24 in the matters alleged in the Complaint, including, but not limited to, failing to make a valid and 25 viable statement of the indebtedness due and of the value of the improvements made by Westland 26 to the real property in this litigation. 27 // 28

Page 9 of 78

1	THIRTEENTH AFFIRMATIVE DEFENSE			
2	No relief may be obtained under the Complaint by Plaintiff by reason of the probations on			
3	enforcement of unconscionable contracts, and prohibition on receipt of benefits accruing through			
4	unconscionable conduct, and the unconscionability of Plaintiff's acts and claims.			
5	FOURTEENTH AFFIRMATIVE DEFENSE			
6	Having prevented and hindered Westland from performing under the contract and from			
7	obtaining the benefits thereof, Plaintiff would be unjustly enriched if allowed to enforce the			
8	contract or obtain damages for the alleged breaches in this Complaint.			
9	FIFTEENTH AFFIRMATIVE DEFENSE			
10	Prior to any of the acts of Westland complained of in the Complaint, Plaintiff had breached			
11	the contracts and obligations on which Plaintiff seeks damages. Plaintiff's breaches thus prevented			
12	Westland's performance and excused any obligation to perform that might be said to be resting on			
13	Westland. Plaintiff's breach occurred when Westland was performing as the parties had expressly			
14	agreed, and the breach constituted a breach of Plaintiff's obligations in violation of contract and			
15	of the inherent covenant of good faith and fair dealing.			
16	SIXTEENTH AFFIRMATIVE DEFENSE			
17	Plaintiff is barred from recovering any damages or any other relief by reason of the failure			
18	of consideration that defeats the effectiveness of the contract between the parties.			
19	SEVENTEENTH AFFIRMATIVE DEFENSE			
20	As a result of Plaintiff's failure to conduct a reasonable inspection at the time of the initial			
21	loan and prior to Westland's assumption of the loan agreements, Plaintiff failed to obtain reserves			
22	based on the same standard used in September 2019, and through no fault of Westland, the			
23	purposes recognized by both Plaintiff and Westland as the basis for the contract, which was a loan			
24	of funds, would be fundamentally frustrated and defeated. Accordingly, Plaintiff's claims are			
25	without merit.			
26	//			
27	//			
28				
	Page 10 of 78			
	1 age 10 01 / 6			
I				

APP1335

1	EIGHTEENTH AFFIRMATIVE DEFENSE			
2	The Complaint constitutes a pleading per Nevada Rule of Civil Procedure 11 and/or NRS			
3	18.010(2)(b) which is submitted for an improper purpose; is not warranted by existing law or by a			
4	non-frivolous argument for an extension, modification, or reversal of existing law or the			
5	establishment of new law; contains allegations and other factual contentions without evidentiary			
6	support or which are likely not to have evidentiary support after a reasonable opportunity for			
7	further investigation or discovery; and/or which is brought without any basis and/or to harass			
8	Westland. The Complaint thus violates Rule 11 and/or NRS 18.010(2)(b).			
9	NINETEENTH AFFIRMATIVE DEFENSE			
10	It has been necessary for Westland to retain the services of an attorney to defend against			
11	Plaintiff's claims, and Westland is thereby entitled to recover reasonable attorney's fees and costs			
12	in defending this matter.			
13	TWENTIETH AFFIRMATIVE DEFENSE			
14	Westland affirmatively alleges that they have not had a reasonable opportunity to complete			
15	discovery and facts hereinafter may be discovered which may substantiate other affirmative			
16	defenses not listed herein. By this Answer, Westland waives no affirmative defenses and reserves			
17	the right to amend this Answer to insert any subsequently discovered affirmative defenses.			
18	//			
19	//			
20				
21				
22				
23				
24				
25 26				
26				
27				
28				
	Page 11 of 78			
	A DD1 990			

1	WHEREFORE, Westland prays for judgment as follows:			
2	1. That the Court make a judicial determination that Plaintiff is not entitled to the			
3	specific performance requested.			
4	2. That Plaintiff ta	2. That Plaintiff takes nothing by its Complaint and that this action be dismissed in its		
5	entirety with prejudice;			
6	3. For costs incurr	3. For costs incurred in defense of this action;		
7	4. For reasonable	4. For reasonable attorneys' fees incurred in defense of this action; and		
8	5. For such other relief as the Court may deem just and proper.			
9	Dated: August 31, 2020	LAW OFFICES OF JOHN BENEDICT		
10				
11		/s/ John Benedict John Benedict (NV Bar No. 5581)		
12		2190 E. Pebble Road, Suite 260 Las Vegas, NV 89123		
13		Telephone: (702) 333-3770		
14		Attorneys for Defendants/Counterclaimants Westland Liberty Village, LLC & Westland Village		
15		Square LLC		
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				
		$P_{rad} = 12 \text{ of } 79$		
	Page 12 of 78			
I	I			

COUNTERCLAIM

Defendants/Counterclaimants, Westland Liberty Village, LLC ("Liberty LLC") and Westland Village Square, LLC ("Square LLC" and in combination with Liberty LLC, "Counterclaimants" or "Westland"), through their attorneys of record, the Law Offices of John Benedict, for their Counterclaim against Plaintiff/Counter-Defendant Federal National Mortgage Association ("Fannie Mae") allege as follows¹:

7

I. STATEMENT OF THE CASE

1. This case arises because Fannie Mae and its agents, including Grandbridge Real 8 9 Estate Capital, LLC (formerly Cohen Financial, Suntrust Bank, and Truist Bank, but for ease of reference, regardless of the time period, it shall be referred to solely as "Grandbridge" or 10 11 "Servicer"),² have filed an improper Notice of Default and Intent to Sell ("NOD"), and have thus 12 caused improper non-judicial foreclosure proceedings to be commenced. This illegal conduct threatens to foreclose on Westland's two multifamily housing communities (the "Properties") 13 based on insupportable non-financial defaults, which, despite multiple requests by Westland, have 14 never been substantiated, and to be put simply, were manufactured, by Fannie Mae's Servicer. To 15 16 be clear, all monthly debt service payments have been timely made on this loan. In fact, since 17 February 2020, when Servicer abruptly ceased sending loan statements, Counterclaimants have 18 actually overpaid their monthly debt service obligation payments by over \$100,000. Moreover, 19 Counterclaimants have over \$20 million of equity in the Properties, and therefore, there is 20 absolutely no good faith basis the noticed foreclosure sales or for any assertion that Fannie Mae 21 or Grandbridge has a risk of loss of assets or the need for an appointment of a receiver.

22 //

23 //

- 24
- 25 26

27

Page 13 of 78

¹ As noted in the Third Party Complaint below, the general allegations contained in this Counterclaim also form the general allegations for the causes of action asserted in the Third Party Complaint, and thus there are references to both the Counterclaim-Defendant and the Third Party Defendant herein.

 ² While the Servicer has had multiple name changes, including based on a merger with BB&T Bank, the employees
 "servicing" this loan have continuously remained the same regardless of the name of the entity.

1 2. Instead, in reality, the Properties were only in a distressed condition, *prior* to Westland's acquisition of the two properties in August 2018.³ Immediately before Westland 2 bought the Properties, the Properties were in disrepair, had management that misrepresented the 3 4 true occupancy rates at the properties, and had such a high rate of serious crimes that the Las Vegas 5 Metropolitan Police Department even sent a Notice and Declaration of Chronic Nuisance (the 6 "Nuisance Notice") to address the criminal activity at that time.⁴ Still, in late 2017, despite the 7 poor condition of the Properties, Delegated Underwriting and Servicing ("DUS") lender/loan servicer Grandbridge⁵ made an initial loan on the properties. Upon information and belief that 8 9 loan never should have been made under Fannie Mae's lending guidelines.

3. 10 Compounding matters, when the initial loan documents were signed, Grandbridge 11 used a local office of CBRE to conduct a property condition assessment ("PCA") and based 12 thereon, only required a combined total deposit of \$560,187.00 for the replacement reserve and 13 repair reserve accounts at both Properties, plus a small addition to the monthly debt service. In 14 August 2018, those reserve accounts were reduced to approximately $$143,000^6$ when the loan was assumed by Westland, and the same monthly debt service additions were maintained. At that point 15 16 Grandbridge also made an explicit representation in its loan assumption letter that "after a thorough 17 review and analysis of the Proposed Borrower's financial and managerial capacity, the Assumption has been approved on the following terms: ... No change to the Replacement Reserve" and "No 18 19 Change to the Required Repair Reserve." The statement was either a negligent misrepresentation 20 based on absence of any adequate review, or made fraudulently to induce Westland to sign the

21 22

23

³ Even when Fannie Mae owned the Properties during 2014 after a foreclosure, and the Properties were operated by a receiver, the Properties were crime-ridden.

 ⁴ The Nuisance Notice (Exhibit A) provides it was sent because the two properties had generated over 1,000 calls for service to the police department in the six-month period between September 28, 2017 and April 4, 2018. Under current ownership, the calls decreased to 5% of that amount by July 2019, and now rarely include violent offenses.

^{26 &}lt;sup>5</sup> A DUS lender is able to make loans without Fannie Mae's prior approval.

 ⁶ While there was approximately an additional \$545,000 in escrow for the Liberty Property, those funds were separately deposited insurance proceeds that were earmarked for use in rebuilding two apartment buildings that were completely destroyed by fires in April 2018 and May 2018, after the initial the initial loans were taken out. Those building have since been fully rebuilt, but Fannie Mae and Grandbridge continue to hold those funds.

1 assumption, because only one year later, Grandbridge sent its Notice of Demand seeking to have Westland deposit another \$2.7 million into the reserves.

2

3 4. As such, in July 2019, Westland was taken completely by surprise, when after it had: invested over \$20 million of its own cash to purchase the Properties, cleaned up the crime 4 problem, spent approximately \$1.8 million in capital improvements,⁷ installed competent 5 6 management, and acquired an adjacent parcel to further stabilize the Properties with local community services,⁸ Grandbridge then improperly and without justification sought a PCA 7 conducted by the Texas-based f3, Inc. which employed a heightened standard. Grandbridge, and 8 9 Fannie Mae acting through Servicer, then bootstrapped that assessment into a demand to place an 10 additional \$2.7 million into the reserve accounts Servicer maintained. To be blunt, the PCAs 11 should not have even been performed, because after Westland's purchase of the Properties the 12 condition of the Properties improved, not deteriorated, which meant that the Servicer had no right to demand a property assessment, let alone any subsequent demand for additional reserves based 13 on that PCA. Essentially, Westland's efforts to work with Fannie Mae and its Servicer in good 14 15 faith on this loan, have led to the first NOD that any Westland related entity has ever received, 16 even though: the real estate group has been in operation over 50 years, has a loan portfolio with 17 Fannie Mae amounting to approximately \$300 million, Westland's efforts have improved the lives 18 of the diverse working class families who reside in the over 10,000 multifamily housing units that 19 Westland serves in the Las Vegas market alone, and Westland has timely made every monthly debt 20 service payment related to this loan. As such, Westland was required to bring this Counterclaim

21 22

²³ ⁷ Based on Westland's efforts and investment, the condition of the Properties only continues to improve. In the year since the PCA occurred, Westland has poured over an additional \$1.7 million into capital expenditures and related 24 costs at the Properties.

²⁵ ⁸ In July 2019, a Westland associated entity, AF Properties 2015 LLC, signed a purchase and sale agreement for the adjacent retail properties at 3435-3455 N. Ellis Blvd. The parcels are largely undeveloped, with only a bar and liquor 26 store onsite, and based on our management team's assessment were a magnet that drew the criminal element to the neighborhood. To neutralize the negative influence of that site, Westland purchased the parcel, and is working with

²⁷ the Office of the County Commissioner to build local community-based resources at the site, which would serve the Properties and be attractive to working class families. Proposals being investigated include building a police 28 substation and/or day care center.

and the Third Party Complaint below to prevent Fannie Mae's pending foreclosure and to preserve
 the Properties along with the vibrant communities they have established.

3

II. PARTIES

5. Counterclaimant and Third Party Plaintiff, Westland Liberty Village, LLC dba
Liberty Village Apartment Homes ("Liberty LLC") is and at all times herein mentioned is a
Nevada Limited Liability Company.

6. Counterclaimant and Third Party Plaintiff, Westland Village Square, LLC dba
Village Square Apartment Homes ("Square LLC") is and at all times herein mentioned is a Nevada
Limited Liability Company.

10 7. Counter-Defendant, Federal National Mortgage Association, is a federally charted
11 corporation ("Fannie Mae"), which at all times mentioned herein has done business in the State of
12 Nevada.

8. Third Party Defendant, Grandbridge Real Estate Capital, LLC, is a North Carolina
Limited Liability Company (formerly known as Cohen Financial, Suntrust Bank, and Truist Bank,
but for ease of reference, regardless of the time period, it shall be referred to solely as
"Grandbridge" or "Servicer"), which at all times mentioned herein has done business in the State
of Nevada.

18 9. All of the acts or failures to act herein were duly performed by and attributable to 19 Counter-Defendant or those acting on Counter-Defendant's behalf, who each acted as agent, 20 employee, or under the direction and/or control of Counter-Defendant. Said acts or failures to act 21 were within the scope of said agency and/or employment, and Counter-Defendant ratified the acts 22 and omissions by such parties, including third party defendant and its employees. Whenever and 23 wherever reference is made in this Complaint to any acts by Counter-Defendant, such allegations 24 and references shall also be deemed to mean the acts of Counter-Defendant and third-party 25 defendant acting individually, jointly or severally.

26

//

//

- 27
- 28

Page 16 of 78

3

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

III. FACTS COMMON TO ALL CAUSES OF ACTION

10. Counterclaimants repeat, reallege, and incorporate the allegations set forth in the preceding paragraphs as if fully set forth herein.

4 Westland's Real Estate Wherewithal

5 11. By way of background, Amusement Industry, Inc., a California entity, and Las
6 Vegas Residential Properties, LLC, a Nevada limited liability company, are entities doing business
7 as Westland Real Estate Group, which was founded by an individual who has over 50 years of
8 experience in the Southern California and Las Vegas real estate markets.

9 12. During the 50 years Westland Real Estate Group has been in business, consistent
10 with lender required practices for risk allocation in the real estate industry, Westland has formed
11 numerous special purpose entities to own each separate large multifamily real property.

12 13. Cumulatively, the ownership of and entities associated with Westland Real Estate
13 Group, are characterized by the following traits:

 a. Westland Real Estate Group associated entities focus on ownership of properties in the Las Vegas and Southern California multifamily housing markets.

b. Westland Real Estate Group associated entities own and manage approximately 100 multifamily residential properties and a limited number of manufactured home sites, for a combined 13,000 residential units, *over 10,000 of which are located at 38 different multifamily housing communities in all sections of the Las Vegas metropolitan area.*

c. Westland Real Estate Group associated entities have approximately \$300 million of loans outstanding with Fannie Mae, and approximately \$800 million of loans with all lenders.

d. Prior to the present matter, over the course of the 50 years that Westland Real
 Estate Group has been in operation, its associated entities have had an
 unblemished lending reputation, in that no entity associated with Westland Real

Page 17 of 78

Estate Group has ever had a notice of default issued on even a single mortgage loan with any lender.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

27

28

//

//

e. The primary tenant base associated with Westland Real Estate Group are working class families of modest means. With its major investments in these communities, Westland is able to provide housing to tenants of all protected classes and socio-economic groups, and build local communities.

f. The mission of Westland Real Estate Group entities is to provide those working class families a safe, stable and pleasant living environment within its communities. Unlike most real estate investors, Westland invests the time and financial resources to do so.

g. In order to provide those safe and stable communities, Westland Real Estate Group entities employ approximately 500 employees, such as onsite managers, maintenance personnel, a dedicated "turn" team that rehabilitates vacant units, accounting staff, marketing staff, leasing representatives, and call center personnel, who have attained substantial experience in addressing the needs of its tenant base. The majority of that staff is located in Las Vegas.

 h. Westland Real Estate Group employees give the group a competitive advantage by allowing the combined entities to function in a cost-effective manner, which efficiencies cannot be replicated by other property management entities that operate primarily by employing outside contractors.

 Westland Real Estate Group's associated entities and employees are able to create safe and stable communities by their established productive relationships with law enforcement officers and providers of specialized services.

In 2018, Liberty, LLC and Village, LLC were the two entities formed by the
principals of Westland Real Estate Group to hold the properties located at 4870 Nellis Oasis Lane,
Las Vegas, NV 89115, and 5025 Nellis Oasis Lane, Las Vegas, NV 89115.

Page 18 of 78

The Westland Liberty Property & Square Property Ownership

2 15. On or about August 29, 2018, Liberty LLC purchased the property commonly
3 known as 4870 Nellis Oasis Lane, Las Vegas, NV 89115 (the "Liberty Property").

Liberty LLC recorded its deed with the Clark County Recorder's Office as
Instrument No. 20180830-0002684 (the "Liberty Deed") on or about August 30, 2018, thus Liberty
LLC is the legal title holder of the Liberty Property. (Exhibit B, Liberty Property Grant, Bargain
and Sale Deed, filed August 30, 2018.)

8 17. On or about August 29, 2018, Square LLC purchased the property commonly
9 known as 5025 Nellis Oasis Lane, Las Vegas, NV 89115 (the "Square Property" and together with
10 the Liberty Property, the "Properties").

11 18. Square, LLC recorded its deed with the Clark County Recorder's Office as
12 Instrument No. 20180830-0002651 (the "Square Deed") on or about August 30, 2018, thus Square,
13 LLC is the legal title holder of the Square Property. (Exhibit C, Square Property Grant, Bargain
14 and Sale Deed, filed August 30, 2018.)

15 The Shamrock Purchase

16 19. Prior to Liberty LLC's and Square LLC's purchase of the Liberty Property and the
17 Square Property, the Properties were owned by Shamrock Properties VI LLC and Shamrock
18 Properties VII LLC (in combination the "Shamrock Entities").

19 20. Upon information and belief, the Shamrock Entities acquired the properties in a
20 distressed condition from a lender Real Estate Owned ("REO") sale held for the benefit of Fannie
21 Mae in 2014.

22 21. An REO is a lender owned property that the lender was unable to sell at a
23 foreclosure auction, which requires that lending bank or quasi-governmental entity (namely Fannie
24 Mae or Freddie Mac) to take ownership of the foreclosed property after it was unable to be sold
25 for an amount sufficient to cover the existing loan at a foreclosure sale.

26 22. It is commonly known in the real estate industry that lenders sell REO properties
27 "as is" and do not make repairs to the properties before the properties are sold, and on that basis
28 such properties are typically in disrepair.

Page 19 of 78

Upon information and belief, typically when Fannie Mae conducts a REO sale,
 Fannie Mae will not agree to finance that property again.

- 3 24. At the time of initial purchase at the REO sale, the Liberty Property and the Square
 4 Property were not financed by the Shamrock Entities through Fannie Mae or Freddie Mac.
- 5 The Properties' Condition During the Shamrock Years

6 25. In 2017, the Liberty Property and the Square Property remained in a perilous
7 position.

8 26. Upon information and belief, at the time of the initial purchase of the two 9 properties, the owners of the Shamrock Entities had hoped to be able to capitalize on the close 10 proximity of the properties to Nellis Air Force Base by becoming approved as a provider of off-11 base housing for military personnel.

12 27. However, the ownership group associated with the Shamrock Entities operated out
13 of Indiana and Connecticut, that ownership group attempted to oversee the properties from those
14 remote locations, and they were not invested in the Las Vegas community.

15 28. Further, the ownership and onsite staff employed by the Shamrock Entities utilized
16 questionable business practices, including in the area of financial accounting.

17 29. By way of example, after Westland took over the two properties, it discovered that 18 the financial information it received had improperly accounted for the occupancy rate at the 19 properties. While at the time of purchase in August 2018, the Shamrock Entities touted the 20 occupancy rate as 85%, the Shamrock Entities' financials failed to show the true occupancy rate 21 by failing to report that a substantial portion of its "tenant" base was delinquent, failing to disclose 22 that those tenants had not paid rent for several months, continuing to show those units as generating 23 rental income that had not been paid, and not taking any action to evict those "tenants."

24 30. Upon information and belief, the Shamrock Entities provided the same financial
25 misinformation regarding occupancy rates to Fannie Mae and its loan servicer.

26 31. Upon information and belief, the high levels of delinquencies at the properties were
27 related to the utilization of questionable leasing practices, including a lax background check
28 process that resulted in the Shamrock Entities accepting tenants with unacceptably high levels of

Page 20 of 78

credit risk and/or those with unacceptable criminal records. Those practices were implemented to
 further inflate occupancy rates but were counterproductive in that the processes resulted in the lack
 of a safe, viable community for the qualified residents of the properties, which in turn resulted in
 high turnover rates among qualified residents of the properties.

5 32. The Shamrock Entities were never able to operate the Properties as effective 6 communities, were never able to fully physically rehabilitate the properties, and were not able to 7 become an approved off-base housing provider for Nellis Air Force Base consistent with their 8 original plan.

9 33. Instead, during the Shamrock Entities ownership, the condition of the Properties
10 continued to deteriorate and the rate of crime at the Properties increased to precarious levels.

34. Upon information and belief, prior to Fannie Mae's ownership of the Properties in
 2014, it was crime ridden and gang infested.

13 35. Upon information and belief, when Fannie Mae installed a receiver in 2014, the
14 receiver was unable to get rid of the criminal element at the Properties, and that criminal element
15 continued to plague the Properties until Westland purchased them.

36. In fact, by letter dated April 4, 2018, the Las Vegas Metropolitan Police
Department, sent the Shamrock Entities a Notice and Declaration of Chronic Nuisance (the
"Nuisance Notice"), based on the high rate of crime at the two properties, which included a high
rate of violent and serious criminal conduct. (Attached as Exhibit A, is the Letter of Matthew J.
Christian on behalf of Sherriff Joseph Lombardo, dated April 4, 2018.)

37. The Nuisance Notice states that it was sent because the two properties had
generated over 1000 calls for service to the police department in the six-month period between
September 28, 2017, and April 4, 2018. (Exhibit A at 2.)

38. Further, the Nuisance Notice noted that the calls generated at the two properties
included an alarming number of violent and serious offenses, such as "fights, assaults, batteries,
and illegal shootings" and stated that "[d]rugs, gangs, and sexual predators are also prevalent at
the Property." (Exhibit A at 2.)

28

Page 21 of 78

1 39. The Nuisance Notice provided a "sample of recent events," which recounted 2 conduct that frequently involved the use of firearms and dangerous weapons, and the letter noted 3 that "violent crime has been a continual problem at the Property. The lack of cooperation from 4 management and security is also a continual problem." (Exhibit A at 3-6.)

5 40. Simply stated, the Shamrock Entities were never able to rehabilitate the Properties
6 as they had planned.

7 Shamrock's Exit Strategy & The Loan Agreements

10

8 41. During early to mid-2017, recognizing their inability to rehabilitate the Properties,
9 the Shamrock Entities marketed the Liberty Property and the Square Property for sale.

42. However, the Shamrock Entities were unable to sell the two Properties.

43. As such, upon information and belief, the owners of the Shamrock Entities did the
next best thing, they shifted their focus to obtaining financing in an effort to remove their capital
investment in the Properties, until the Properties could be sold.

44. Upon information and belief, one of the owners of the Shamrock Entities had a
prior relationship with a division of SunTrust Bank known as Cohen Financial, which after several
name changes was later renamed Grandbridge Real Estate Capital, LLC.

45. Upon information and belief, based on that pre-existing relationship, during
November 2017, the Shamrock Entities were able to secure financing for seven years on a
\$29,000,000 loan on the Liberty Property (the "Liberty Loan") and a \$9,366,000 loan on the
Square Property (the "Square Loan," and in combination with the Liberty Loan, the "Loans"),
allowing the owners of the Shamrock Entities to cash out roughly \$38,000,000.

46. As the entity underwriting and servicing the Loans, Grandbridge has, at all times
mentioned herein, done business in the State of Nevada as a DUS lender and loan servicer for
Fannie Mae.

47. In relation to the "DUS Servicing and Underwriting platform," Fannie Mae's own
website states that "25 DUS lender partners are authorized to underwrite, close, and deliver
loans on our behalf. In exchange, Lenders and Fannie Mae share the risk on those loans" by
covering 1/3 of the credit risk. https://www.fanniemae.com/powerofpartnershiparbor/index.html

Page 22 of 78

48. Further, information published by Fannie Mae states that "the DUS program grants
 approved lenders the ability to underwrite, close, and sell loans on multifamily properties to Fannie
 Mae without prior Fannie Mae review."

4 49. Stated differently, Grandbridge, was able to make the Liberty Loan and the Square
5 Loan without Fannie Mae's prior approval.

50. Upon information and belief, when making loans, DUS lenders are required to
follow Fannie Mae's credit and underwriting criteria for loans, and the DUS lender is subject to
ongoing credit review and monitoring.

9 51. Upon information and belief, at the time that the loans were underwritten by 10 Grandbridge for the Shamrock Entities, the Liberty Property and Square Property did not meet 11 Fannie Mae's credit and underwriting criteria, because, *inter alia*, the two properties had 12 excessively high crime rates,⁹ the Properties were subject to a prior Fannie Mae REO sale, the 13 income for the Properties was overstated.

14 Grandbridge's & Fannie Mae's Reserve Requirements for the Shamrock Entities

15 52. Additionally, to the extent that Fannie Mae and Grandbridge claim that the present
physical condition of the Properties requires a larger repair and/or replacement reserve deposit
based on Fannie Mae's underwriting criteria, then the physical condition of the Properties in
November 2017 would also have violated Fannie Mae's credit and underwriting criteria, and since
the condition of the Properties has improved, the initial funding of the loan to Grandbridge should
have required an even larger repair and/or replacement reserve deposit.

21 53. Upon information and belief, at the time of the November 2017 loan, Grandbridge
22 contracted to have a property condition assessment report prepared by CBRE for both properties.

23 54. At the Liberty Property, CBRE did not inspect every unit, but rather only made
24 "[r]epresentative observations" from 71 units at the 720 unit, 90 building property, and while
25 several units were found to be in poor condition, the comment to that section of the report was

26

⁹ To be clear, as stated in Paragraph 36-39, the LVMPD's letter was sent in response to conduct between September 28, 2017 through April 4, 2018, which means that the loans were underwritten while the high levels of crime related to the Nuisance Notice were in process.

only "[n]o further action required." (Exhibit D, CBRE Property Condition Assessment Report for
 Liberty Village, dated August 8, 2017, at 5, 29-32.) Similarly, at the Square Property, CBRE's
 "[r]epresentative observations" were made from 41 units at the 409 unit, 7 building property, and
 although several units were found to be in poor condition the report concluded there was "[n]o
 further action required." (Exhibit E, CBRE Property Condition Assessment Report for Village
 Square, dated August 8, 2017, at 5, 29-30.)

55. Further, while the August 2017 Liberty report noted that "[t]he unit finishes
appeared in generally good to poor condition," the report opined that maintenance could be
"addressed as part of unit turns, tenant request, or periodic inspections." (Exhibit D, at 32.) This
was echoed by the August 2017 Square report that noted 13 of the 41 units inspected were
"undergoing renovation," and that another 4 units were only in "fair condition," but still the report
concluded that maintenance could be "addressed as part of unit turns, tenant request, or periodic
inspections." (Exhibit E, at 29-31.)

14 56. As such, despite discrepancies being noted within the inspected units at the
15 Properties in the August 2017 reports, Grandbridge and Fannie Mae did not require any funds to
16 be immediately deposited into a reserve account for unit repairs. (Exhibit D, at 8-10; Exhibit E, at
17 8-10.)

18 57. Instead, aside from units that were considered "down units" related to an insurable
19 event, the Shamrock Entities were only required to supply a monthly deferred maintenance
20 payment for each unit, rather than an immediate reserve deposit. (Exhibit D, at 6, 8-10, 32; Exhibit
21 E, at 6, 8-10, 32.)

58. The amount of that monthly reserve deposit was based on a formulaic calculation
related to the depreciable life of various features of the multiple bedroom layouts at the Liberty
Property, such as appliances, paving, HVAC systems, and flooring, which resulted in a cost of
\$300 per unit/per annum, which was increased to \$354 per unit per annum when accounting for
inflation. (Exhibit D, at 6, 10.) The same formulaic calculation was conducted for the Square
Properties' studio units, and resulted in a cost of \$210 per unit/per annum, which was increased to
\$248 per unit/per annum when accounting for inflation. (Exhibit E, at 6, 10.)

Page 24 of 78

59. Based on the standard used during those inspections, it is clear that no reserve
 deposit amounts were required for vacant units that needed to be "turned" for re-rental, including
 those that were in need of repair or "undergoing renovations."

60. Instead, the only reserve and repair escrow items that were required to be deposited
were items related to immediate substantial extra-ordinary property improvements, such as asphalt
repairs, façade repairs, balcony repairs, fire damage repairs, laundry room renovations, sport court
renovations, and pool equipment replacement. (Plaintiff's Complaint, Ex. 1, page 117, 131, 133;
Plaintiff's Complaint, Ex. 6, pages 117, 131 133, 149.)

9 61. Based on the use of that standard, for the Liberty Property, the Shamrock Entities 10 were only required to deposit a total of \$315,000 for the initial replacement reserve and \$165,635 11 for the initial repair reserve, and for the Square Property, the Shamrock Entities only deposited \$85,091 for the repair reserve with no replacement reserve. (Plaintiff's Complaint, Ex. 1, page 12 13 117, 131, 133; Plaintiff's Complaint, Ex. 6, pages 117, 131 133, 149.) Stated differently, in order 14 to meet all of the repair and replacement reserve requirements at the time of the initial loan closing, 15 the Shamrock Entities were only required to place \$560,187.00 into the reserve accounts for both 16 Properties.

At the time of the initial loan closing, Grandbridge had an incentive to obtain the
smallest repair and replacement reserve requirements possible in order to increase its chance of
closing the loan with the Shamrock Entities, which would, in turn, generate initial underwriting
fees and continuing Servicer fees for itself, as well as business for Fannie Mae.

As such, Grandbridge, with the knowledge and consent of Fannie Mae, utilized
CBRE to perform the August 2017 PCA, despite that Grandbridge and Fannie Mae knew doing so
would result in minimal repair and replacement reserve requirements that were inadequate.

24

25

26

27

28

//

//

Page 25 of 78

Westland's Purchase of the Properties & Loan Assumption

2 64. Approximately one year after the CBRE inspections, and only nine months after
3 the initial loan closing, Westland completed its purchase of the Liberty Property and Square
4 Property on August 29, 2018.

65. Westland acquired the Liberty Property through Liberty LLC for \$44,300,000, *including a \$15,300,000.00 cash deposit* from Westland's own funds and by assuming the
\$29,000,000 loan made by Grandbridge and Fannie Mae to the Shamrock Entities. (Exhibit F,
Purchase and Sale Agreement for Liberty Village, dated June 22, 2018, at Pages 4, Section 1.18 &
Page 5, Section 1.33.)

10 66. Westland acquired the Square Property through Square LLC for \$16,000,000.00,
11 *including a \$6,634,000.00 cash deposit* from Westland's own funds and by assuming the
12 \$9,366,000 loan made by Grandbridge and Fannie Mae to the Shamrock Entities. (Exhibit G,
13 Purchase and Sale Agreement for Village Square, dated June 22, 2018, at Page 4, Section 1.12 &
14 Page 5, Section 1.25.)

67. Prior to permitting Counterclaimants to assume the two loan agreements,
Grandbridge required the payment of a 1% loan assumption fee, amounting to \$290,000 and
\$93,660 respectively for the two Properties, as well as payment of all costs and expenses associated
with approving the assumption agreement. (Exhibit H, Assumption Closing Statement for Liberty
Village, dated August 29, 2018; Exhibit I, Assumption Closing Statement for Village Square, dated
August 29, 2018.)

68. One of the costs included on each closing statement was a \$435.00 charge for a
"property inspection invoice," which was far short of the fee that would normally be charged for
a full and accurate property condition assessment report, and far short of the approximately
\$30,000 fee for f3, Inc.'s PCA that Fannie Mae is now seeking reimbursement. (Exhibits H & I.)

69. While no legitimate property condition assessment report appears to have been
performed at the time of the assumption, based on Article 13.02(a)(3)(B) of the loan agreement,
Fannie Mae and Grandbridge had the ability to require another inspection to be performed at that
time, and to require that any transfer be conditioned on an additional transfer into the repair or

Page 26 of 78

replacement reserves. (Plaintiff's Complaint, Ex. 1, pages 69-70, Section 13.02(a)(3)(B);
 Plaintiff's Complaint, Ex. 6, pages 69-70, Section 13.02(a)(3)(B).)

3

70. Grandbridge and Fannie Mae simply failed to do so.

4 71. Instead, at the time the loans were assumed, no change was made to the
5 Replacement Reserve monthly payment and no additional Repair Reserve deposit was required.
6 As such, at that time, the total reserves for both Properties was \$143,319.30. (Exhibit J,
7 Assumption Approval Letter for Liberty Village, dated August 22, 2018, at 2, 5-7; Exhibit K,
8 Assumption Approval Letter for Village Square, dated August 22, 2018, at 2, 5-7.)

9 72. Further, Grandbridge recognized the repairs that had already been performed in the 10 nine months since the initial PCA, which resulted in the funds for the repair reserve account being 11 *reduced* to a de minimus amount of \$39,375 for both Properties, and Grandbridge maintained the 12 same monthly debt service payments to account for the depreciable items related to the 13 replacement reserves. (*Id.*)

At the time the loans were assumed, Grandbridge had access to both the Shamrock
Entities' and Westland's financial information, and based on that information, Grandbridge
realized that Westland possessed greater financial wherewithal and property management
experience.

18 74. Stated differently, Grandbridge knew Westland was a better borrower, and that
19 substituting a better borrower for the Shamrock Entities would decrease the risk associated with
20 the loan to the benefit of both itself and Fannie Mae.

21 75. As such, Grandbridge had an incentive to utilize the smallest repair and replacement
22 reserve requirements possible in order to increase its chance of completing the loan assumption
23 with Westland.

24 76. Completing the loan assumption from the Shamrock Entities to Westland resulted
25 in Grandbridge's generation of a 1% loan assumption fee of \$383,660 with nearly no effort from
26 Grandbridge.

- 27
- 28

Page 27 of 78

77. In completing the loan assumption, Grandbridge was acting for the benefit of
 Fannie Mae, by substituting a borrower on the loan, which stated in the simplest terms, had an
 increased credit rating.

4 78. As such, Grandbridge, with the knowledge and consent of Fannie Mae, continued
5 to rely solely upon CBRE's August 2017 PCA, despite that Grandbridge and Fannie Mae knew
6 doing so would result in minimal repair and replacement reserve requirements.

7 79. Westland relied on Grandbridge's and Fannie Mae's actions in refraining from
8 increasing those reserves at the time of the loan assumption, which lead Westland to believe that
9 the same levels of reserve funding that had been required to that point would continue to be used
10 in the future, especially since the Loan Agreements limited adjustments to the reserves to expenses
11 of the same type that had been charged in the original loan documents.

12 80. Based on Westland's increased capital expenditure spending, no deterioration in
13 the condition of the Properties, other than ordinary wear and tear, has occurred since Westland's
14 assumption of the Loan Agreements.

15 Westland's Rehabilitation of the Properties and Community Building

16 81. Nearly immediately after it began managing the Properties, Westland realized that
17 the Properties were not in the condition that had been represented by the Shamrock Entities,
18 because the onsite tenants made unusual statements regarding the Shamrock Entities' practices at
19 the Properties.

82. Further, nearly contemporaneously with the closing, the Shamrock Entities had
produced a copy of electronic records that, once uploaded, it was discovered contained embedded
information related to historical data proving that the Shamrock Entities had overstated occupancy
numbers and presented misleading information on its delinquency balances.

83. Based on the voluminous amount of financial information, and the method that such
information is typically disclosed in a property sale, Westland did not immediately unravel the
Shamrock Entities improper accounting practices.

27

28

Page 28 of 78

1 84. However, based on the method that financial delinquencies and occupancies are
 2 reported to lenders, the Shamrock Entities misstated financials should have been detected by
 3 Grandbridge and Fannie Mae.

4 85. At the time of due diligence or a real estate closing in Nevada, the industry practice
5 is that only limited financial statements, including a rent roll, will be provided to a purchaser, but
6 here the rent roll failed to show accurate levels of delinquencies by listing delinquent units as
7 income producing; however, based on their loan agreements, Fannie Mae and Servicer were
8 entitled to more detailed financial information that would account for those delinquencies unless
9 they were provided false information.

10 86. Upon determining the Shamrock Entities' improper accounting practices and
11 misrepresentations, Westland informed Fannie Mae, through Grandbridge, that the Shamrock
12 Entities' financials appeared inaccurate at the time it made its first quarterly financial report.

13 87. Westland made those disclosures knowing that it was required to incorporate a
14 portion of the Shamrock Entities financial information in order to produce the first quarterly
15 financial report, and on that basis, it wanted Grandbridge and Fannie Mae to know that it could
16 not ensure the complete reliability of that financial information.

17 88. Specifically, Westland advised Grandbridge and Fannie Mae that the Shamrock
18 Entities financials overstated occupancy rates at the Properties by approximately 10% from the
19 86% that had been reported and that the overstated occupancy rates resulted from the Shamrock
20 Entities' failure to evict tenants that had not paid rent for several months and failure to show tenants
21 that had not paid rent as delinquent.

22 89. Upon information and belief, the Shamrock Entities had an incentive to
23 misrepresent the true occupancy rates at the Properties for several reasons, including that:

24

25

26

27

28

a) a standard term in purchase and sale agreements, including the purchase and sale agreement applicable to the sale of the Properties, requires a property seller to restore all vacant units to rent ready condition and disclosing the true occupancy rate would disclose that additional units were vacant,

b) processing evictions is costly in terms of time and money, and

Page 29 of 78

c) the Shamrock Entities had misrepresented the true vacancy rate to Fannie Mae and Grandbridge at the time the loan was initiated several months early in November 2017, and continued to misrepresent that rate for the remainder of the time that they owned the Properties.

90. Tellingly, when Westland purchased the Properties from the Shamrock Entities,
Shamrock provided that Westland could retain any of its local staff, but due to widespread issues
of incompetence and ethically questionable behavior, Westland was only able to retain 2 of
Shamrock's 20 employees that worked at the Properties. Further, based on Westland's experience,
a staff of 32 employees is required to handle the onsite operations at the Properties.

1

2

3

4

91. Additionally, in order to clean up the crime problems at the Properties, Westland
enforced a "no tolerance" crime policy, including by evicting tenants who were engaging in
criminal acts, offensive misconduct, or who received "red cards" from the Las Vegas Metropolitan
Police Department. The immediate fallout from evicting tenants causing these problems was that
the occupancy rate at the Properties fell further, at least temporarily, until more stable and lawabiding tenants could be found and moved into the Properties.

16 92. The eviction of the individuals who failed to pay rent and who engaged in criminal
17 offenses was necessary to create a safe, stable community at the Properties for Westland's
18 responsible tenants.

19 93. Westland also utilized an elevated security guard presence at the Properties to
20 decrease the "fights, assaults, batteries, and illegal shootings, [d]rugs, gangs, and sexual predators"
21 that were "so prevalent at the Property" prior to Westland's ownership.

94. Specifically, to create a safer environment for the Properties' tenants, during the slightly less than two years from the date of purchase through the present, Westland has paid a total of \$1,573,600 to security guard providers that have, depending on the relevant time period, continuously provided either three or four guards on a twenty-four hour basis consistent with the needs of the Properties.

27 95. Westland implemented heightened background and credit check standards to28 increase the likelihood that it was filling vacant units at the Properties with a quality tenant base.

Page 30 of 78

Westland's efforts to create safe, viable communities for its working class family
 residents were successful, because Westland was able to dramatically decrease the incidents of
 crime at the Properties, decrease the number of violent and firearm related crimes at the Properties,
 decrease the delinquency rates at the Properties, and improve the condition of the Properties for
 the remaining tenants.

6 97. By way of example, shortly prior to Westland's purchase, the Nuisance Notice 7 recognized that over 1,000 calls were made to the Las Vegas Metropolitan Police Department over 8 a six month period of time, whereas by mid-2019, prior to the property condition assessment being 9 performed only 69 calls were received by the police department for the prior six months, and there 10 has been a corresponding decrease in the number of violent and firearm related offenses.

11 98. By July 2019, less than a year after the loan was assigned, Westland had caused
12 dramatic enhancements at the Properties, including replacing the criminal element with viable
13 tenants, hiring competent management, and investing \$1.8 million in capital improvements.

14 99. In fact, Westland's dramatic turnaround of the Properties has been recognized by
15 the Executive Director of the Nevada State Apartment Association and the County Commissioner.
16 (Exhibit L, Letter of Nevada State Apartment Association Executive Director, dated November
17 22, 2019; Exhibit M, Letter of County Commissioner, dated August 20, 2020.)

18 100. However, those long-term improvements came with a short-term cost related to the
19 financial profitability of the Properties resulting from a dramatic decrease in the occupancy rate
20 during the first few months that Westland operated the Properties.

21 101. Specifically, occupancy rates at the Properties bottomed out at 44% during July
22 2019.

23 102. Based on those decreased occupancy rates at the Properties, from the time of
24 Westland's acquisition through early 2020, the Properties were not even generating sufficient
25 income to pay the Properties' monthly debt service obligations.

26 103. When the Properties were not generating sufficient income between September
27 2018 through early 2020, Westland was required to invest several million dollars of its own funds
28 for the Properties to be able to meet their monthly debt service obligations and other obligations.

Page 31 of 78

APP1356

1 104. However, by early 2020 Westland's efforts had begun to pay off financially as well, 2 because not only had the occupancy rate at the Properties risen to 61% in February 2020, but 3 Westland was able to obtain an increased rental rate for each renovated residential unit that 4 Westland had "turned" and made rent ready – or stated differently, *by January 2020 the Properties* 5 *were stabilized with a positive NOI, and by April 2020 they were meeting their monthly debt* 6 *service payments.*

105. Under Westland's management, the occupancy rates have continued to increase by
the 3% per month figure Westland projected within its November 2019 strategic plan, and the
Properties currently have over an 80% occupancy rate as of August 2020. (Exhibit N, Westland
Strategic Improvement Plan for Liberty Village and Village Square, dated November 27, 2019.)

106. Coincidentally, the Properties' current over 80% occupancy rate is nearly identical
to, but slightly higher than, the 77.7% *real* occupancy rate that existed at the Properties at the time
they were operated by the Shamrock Entities.

14 107. Even though the occupancy rates are nearly the same, the Properties are currently
15 far more profitable than under the Shamrock Entities ownership, because based on the higher
16 quality renovations that Westland performs when "turning" units, as well as Westland's superior
17 screening of tenants, Westland has been able to implement significantly higher unit rents.

18 108. The Properties are now not only covering debt service but are now also generating19 income in excess of operating expenses and improvement costs.

20 109. As such, Westland's management has been able to restore the Properties, and is21 now operating them at a high level of efficiency.

110. The efficient management that Westland has put in place at the Properties is
unlikely to be able to be replicated by an outside property management vendor, as Westland's 32
onsite employees have developed an in-depth knowledge of the Properties.

111. Further, not only has Westland invested in the Properties themselves, but Westland
has also begun to strategically invest in the local community, in order to develop community-based
resources in the local area that will make the Properties attractive to hard-working families.

28

Page 32 of 78

1 112. Specifically, shortly after Westland's purchase of the Properties, its onsite
 management reported that a liquor store and bar located on a parcel adjacent to the Square
 Property, at 3435 North Nellis Boulevard, Las Vegas (the "Parcel"), were attracting a criminal
 element to the neighborhood. (Exhibit O, Property Site Map [showing the location of the Parcel
 in relation to Properties].)

6 113. Upon contacting the Parcel's owners, Westland learned that the bar and liquor store
7 were then being under-managed, because the original owner had passed away and the Parcel was
8 under the supervision an out-of-state executor for an estate.

9

114. The bar and liquor store only occupied a small portion space on the Parcel.

10 115. Ultimately, when Westland's efforts to have the administrator take a more active
11 role with the Parcel was ineffective, in January 2019, Westland offered to buy the Parcel, so that
12 it could oversee the businesses that would operate there, and could redevelop the site to improve
13 the community-based resources available to the Properties' residents.

14 116. Westland signed a purchase and sale agreement for the Parcel on July 8, 2019, and
15 completed its purchase of the property in February 2020. (Exhibit P, Purchase and Sale Agreement
16 for 3435 N. Nellis Blvd., Las Vegas, dated July 8, 2019.)

17 117. Since completing the purchase in February 2020, Westland has been working with
18 the Office of the County Commissioner to develop community-based services at the Parcel.

19 118. Proposals for such services include a police substation and/or community day care20 center.

21 119. Based on interactions with its tenants, Westland's management staff has
22 determined that increasing such community-based services in the immediate vicinity of the
23 Properties would be attractive to the working class families that Westland serves.

24 120. Based not only on Westland's investment in the Properties, but also in the local
25 community, Westland would be irreparably harmed, if a receiver is put in place.

26

//

//

27

28

Page 33 of 78

APP1358

Grandbridge's Servicing of the Loans since the Assumption

121. Upon information and belief, after Westland disclosed to Grandbridge and Fannie
Mae that the Shamrock Entities' financial statements failed to provide accurate occupancy rates
for the Properties, the loans and Grandbridge's underwriting came under greater scrutiny from
Fannie Mae.

6 122. Upon information and belief, Fannie Mae for the first time recognized that
7 Grandbridge's underwriting was insufficient and did not comply with Fannie Mae guidelines.

8 123. Upon information and belief, Fannie Mae for the first time recognized that the loan 9 had been underwritten despite it violating Fannie Mae's credit and underwriting criteria credit and 10 underwriting criteria, because, *inter alia*, the two properties had excessively high crime rates, the 11 properties were subject to a prior Fannie Mae REO sale, and the income for the Properties was 12 overstated.

13 124. Upon information and belief, Fannie Mae demanded for Grandbridge to either
14 provide additional reserve funding as security or for Grandbridge to obtain additional security from
15 the borrower on the Loans.

16 125. Upon information and belief, Grandbridge decided that it would push the obligation
17 onto Westland.

18 126. Based on the assumption agreement that Liberty LLC and Square LLC executed,
19 any effort by Grandbridge and/or Fannie Mae to adjust the deposits required from Westland had
20 to be administered consistent with the terms of the Multifamily Loan and Security Agreement
21 signed by the Shamrock Entities (the "Loan Agreements") for each Property.

22 The Loan Agreements' Requirements for Adjustments to Deposits

127. Section 13.02(a)(3) of the Loan Agreements governs *adjustments to deposits* and
permits such adjustments under only two limited circumstances: 1) after a property condition
assessment is performed on loans with a term that is over 10 years long; or 2) as a condition for a
transfer of either the underlying real property or an entity owning the real property. (Plaintiff's
Complaint, Ex. 1, pages 69-70, Section 13.02(a)(3); Plaintiff's Complaint, Ex. 6, pages 69-70,
Section 13.02(a)(3).)

Page 34 of 78

1 128. Schedule B to the Loan Agreements shows that each of the loans at issue here has 2 loan terms lasting 84 months, or seven years, so Section 13.02(a)(3)(A) does not permit an 3 adjustment to the deposits. (Plaintiff's Complaint, Ex. 1, pages 69-70, Section 13.02(a)(3)(A), and page 115, Schedule B [showing the 84 month loan term]; Plaintiff's Complaint, Ex. 6, pages 69-4 5 70, Section 13.02(a)(3)(A), and page 115, Schedule B [showing the 84 month loan term].) 6 129. Even in the case of a ten-year loan, the PCA is not conducted until between the 7 sixth and ninth month of the tenth year, unless it is an affordable housing loan, which this is not. (Id.) 8 9 130. Otherwise, an adjustment to the deposits may only be made as a condition for a 10 transfer of either the underlying real property or an entity owning the real property, but here no 11 such condition was presented at the time that the loans were assumed. (Plaintiff's Complaint, Ex. 12 1, pages 69-70, Section 13.02(a)(3)(B); Plaintiff's Complaint, Ex. 6, pages 69-70, Section 13.02(a)(3)(B).) 13 14 Fannie Mae and Grandbridge have failed to act in good faith by ignoring the explicit 131. 15 contract term that governs when adjustments to the loans required deposits may be required from 16 the borrower. 17 132. Upon information and belief, the limitations on adjustments to the deposits exist as 18 a borrower protection, so that an unscrupulous servicer, such as Grandbridge, does not improperly 19 attempt to revise the deposit amounts after a loan has already been agreed upon by a borrower and 20 the borrower no longer has any recourse, because at that point the borrower would be subject to 21 additional costs and fees in order to arrange for alternative financing. 22 The Loan Terms for Property Condition Assessments 23 133. Additionally, the Loan Agreements specify that limitations apply on when a 24 Property Condition Assessment may be conducted. Such an assessment may only occur after 25 "Lender determines that the condition of the Mortgaged Property has deteriorated (ordinary wear 26 and tear excepted) since the Effective Date" of the loan. (Plaintiff's Complaint, Exhibit 1, page 27 39, Article 6.03(c).) 28

Page 35 of 78

1 134. Neither Fannie Mae nor Grandbridge had any reasonable basis to determine that
 2 the condition of the Properties had deteriorated in excess of ordinary wear and tear from the time
 3 the loans were taken out in November 2017.

4 135. Moreover, neither Fannie Mae nor Grandbridge bothered to obtain a report or other
5 information establishing the condition of the Properties at the time the loans were assumed in late
6 August 2018, despite the Loan Agreements providing for such an assessment.

7 136. The failure to obtain such a report renders any assertion by Fannie Mae and/or
8 Grandbridge that the condition of either Property has deteriorated since the loan on the Properties
9 was assumed baseless and unsupportable.

10 137. Without a valid basis in the loan documents, in mid-2019, Grandbridge's
11 representatives, individually and as an agent/servicer for Fannie Mae, demanded access for a
12 property assessment by the Texas-based f3, Inc.

13 Moreover, Fannie Mae and Grandbridge knew that they were improperly seeking a 138. Property Condition Assessment report, because prior to conducting the property condition 14 15 assessment, during a phone call in July 2019, Grandbridge's Senior Vice President of Loan 16 Servicing and Asset Management Joe Greenhaw represented that Westland would not be required 17 to pay the cost of the assessment if Westland agreed to provide f3, Inc. PCA access to the 18 Properties, despite that the Loan Agreements provides a Property Condition Assessment will be 19 conducted "at Borrower's expense" when it is warranted by the Loan Agreements. (Plaintiff's 20 Complaint, Exhibit 1, page 39, Article 6.03(c).)

139. Mr. Greenhaw also represented that if any deficiencies were found, Westland would
only be required to provide a small addition to the reserve accounts, consistent with deferred
maintenance scheduling practices then in place, which would stretch the depositing of the cost of
any repairs required over the life of the loans.

25 140. Based on Mr. Greenhaw's representations, Westland provided f3, Inc. access to
26 conduct a property condition assessment.

27

28

Page 36 of 78

1 141. Had Mr. Greenhaw, Grandbridge, or Fannie Mae been honest about their intentions,
 2 Westland would not have provided access to f3, Inc. for a property condition assessment, because
 3 there was no requirement to do so based on the Loan Agreements.

4 142. Upon information and belief, Fannie Mae and its servicers do not utilize f3, Inc. for
5 PCA reports issued before a loan closes, but f3, Inc. is one of their preferred vendors when Fannie
6 Mae and Grandbridge want a report to support a demand for additional repair and replacement
7 reserve funding.

8 143. Not surprisingly then, f3, Inc., provided a skewed and inflated assessment designed
9 to cover for Grandbridge's prior poor underwriting at the Properties.

10 144. The PCA resulted in those inflated values because f3, Inc. was employed to, and in
11 fact did, utilize a far different standard than the lenient standard employed by CBRE when it was
12 to Grandbridge's and Fannie Mae's benefit to have lower reserve numbers.

- 13 145. In contrast to CBRE, which inspected a random 10% of the units at each Property,
 14 f3's inspections were consistent with a stated agenda by servicer Grandbridge and Fannie Mae.
- 15 146. f3 noted that it inspected 352 of the 720 units at the Liberty Property, which
 amounted to 48.9% of the units, and 211 of the 409 units at the Square Property, which amounted
 to 51.6% of the units, including nearly every vacant unit at both Properties. Consistent with
 Grandbridge's design, the inspections were performed or replacement costs to serve as the basis
 for an improper adjustment of reserve deposits. (Plaintiff's Complaint, Ex. 11, page 7 and 315.)

147. Further, in contrast to CBRE's depreciation schedule for the Liberty Property that
required \$300 per unit/per annum, which was increased to \$354 per unit per annum when
accounting for inflation (Exhibit D, at 6, 10), f3, Inc. recommended a monthly fee of \$406 per unit
per annum, which amounted to \$446 when accounting for inflation. (Plaintiff's Complaint, Ex.
11, pages 334.)

Likewise, in contrast to CBRE's depreciation schedule for the Square Property that
required \$210 per unit/per annum, which was increased to \$248 per unit per annum when
accounting for inflation (Exhibit E, at 6, 10), f3, Inc. recommended a monthly fee of \$312 per unit

28

Page 37 of 78

1 per annum, which amounted to \$342 when accounting for inflation. (Plaintiff's Complaint, Ex. 2 11, page 23.)

3 149. For scheduled maintenance on the same depreciable items identified in two inspections around a year apart there is no reason for the Liberty Property to have a \$92, i.e. 25.6% 4 5 increase in per door; or the Square Property to have a \$94, i.e. 37.9% increase per door. f3's 6 numbers increased despite the tens of thousands of dollars Westland had already invested in the 7 Properties to fix them up, particularly as units turned over. It is clear not only that f3 used a totally different standard than the inspection report that was part of the inducement to have Westland 8 9 assume these non-performing loans from Shamrock, it is equally clear that f3 was given and 10 executed an agenda, and did not undertake an independent assessment of the Properties' condition.

11 Had the same standard been employed at the time of the loans' initial property 150. 12 condition assessment, or during a property condition assessment at the time of the assumption, the Shamrock Entities would have been responsible to pay those costs. And, if neither Grandbridge 13 nor Fannie Mae required an additional deposit from the Shamrock Entities at that time, then 14 15 Westland would have required either an adjustment to the purchase price that it paid Shamrock or 16 required Shamrock to fully fund the lender's adjustment to the reserve deposit. Had Westland 17 known it would be held to a higher standard after closing than Shamrock was helped to before and 18 during the assumption period, then these protections would have been a condition to completing 19 the loan assumption or Westland would not have completed the purchase and loan assumption at 20 all. Instead, Fannie Mae and Grandview changed the rules after the fact.

21

Based on the f3, Inc. assessment, a demand was made for Westland to deposit an 151. 22 additional \$2,706,150.00 (\$1,507,098.00 for the Liberty Property and \$1,199,052.00 for the 23 Square Property) into reserves.

24

25

The f3, Inc. report identified those deposits as repair reserve items.¹⁰ 152.

¹⁰ Upon information and belief, Grandbridge and Fannie Mae recognized that the physical conditions listed in the f3, 26 Inc. PCAs were not the types of items previously listed in the repair schedules, and on that basis at the time of default attempted to recast those amount as an addition to the replacement reserve in the Notice of Default and Acceleration 27 of Note, despite that Grandbridge had specifically transferred funds from the interest bearing replacement reserve to the non-interest bearing repair reserve. (Pl. Complaint, Exhibit 13, at page 1 [listing purported defaults]; cf. Pl. 28 Complaint, Exhibit 12, at page 2 [transferring funds to repair reserve escrow].)

1 153. When Westland objected and advised Fannie Mae and Grandbridge that their 2 actions seemed in bad faith because Westland had already spent \$1.8 million on capital 3 expenditures that improved the condition of the Property, which caused the condition of the 4 Properties to have improved not deteriorated, Defendants responded with a non-specific default 5 notice letter in December 2019.

6 154. And, even though Westland objected to placing those funds into reserve accounts
7 due to the fact that Grandbridge has routinely failed to respond to any reserve disbursement
8 request,¹¹ Westland has still performed the vast majority, if not all of the items identified in the
9 September 2019 PCA reports for both Properties over the course of the past year, and has continued
10 fully to perform on the loans.

11 155. As such, based on Fannie Mae's and Grandbridge's deceptive practices, it would
12 be improper to permit Fannie Mae and Grandbridge to continue to utilize the improperly

13 obtained f3, Inc. property condition assessment.

14 The Loan Terms for Additional Lender Reserves and Replacements

15 156. Additionally, instead of utilizing the applicable section of the Loan Agreements
16 dealing with adjustments to deposits, namely Article 13.02(a)(3), Fannie Mae and Grandbridge
17 asserted a default based on Section 13.02(a)(4) regarding insufficient funds in reserve accounts,
18 without clearly identifying the mechanism by which they assert that such an "increase in the
19 Replacement Reserve Account" is warranted.

20 157. The reason for the lack of clarity is simple, their demands for adjustments to the
21 deposits violate the Loan Agreements.

158. Specifically, Section 13.02(a)(4) is a vague catch-all section of the Loan
Agreements that deals with additional deposits for Replacement Reserves, Required Repairs,
Additional Lender Repairs, Additional Lender Replacements and Borrower Requested Repairs.

²⁵

 ¹¹ For instance, at the time of acquisition of the Properties, two buildings at Liberty Village were damaged by fires, which rendered them complete losses. The insurance carrier issued joint checks for the nearly \$1 million that it cost to restore those buildings. All of the funds from the carrier have been held by Grandbridge since that time, and Westland funded the full cost to completely restore those buildings. Still, nothing was received in response to Westland's reserve disbursement request, despite those funds being specifically earmarked for restoring the buildings associated with the fires. As such, *Grandbridge has improperly withheld \$1 million of Westland's funds*.

1 159. Westland has not submitted any request for disbursements related to a "Borrower
 2 Requested Repair," which is a defined term in the Loan Agreements that only arises when a
 3 borrower asks for a disbursement for items other than those appearing on a schedule, but with such
 4 disbursement request it is clear that no such deposit is required from the Westland.

5 160. The Required Repairs Escrow was fully funded at the time the initial loan was 6 funded, no additional Required Repairs deposit was mandated at the time the loans were assumed, 7 and there was, and is, no basis for Fannie Mae to assert that the amount escrowed for such repairs 8 was insufficient because at the time of the loan assumption Fannie Mae and Grandbridge 9 recognized that all such repairs had been performed other than a \$9,375.00 reserve related to 10 refinishing the sport courts at the Liberty Property (Exhibit J, at 7; Exhibit K, at 7.)

11 161. Notably, the only cost remaining in the repair reserve, for sport court related repairs,
12 remains fully funded – specifically, \$9,375.00 remains in the Required Repair Escrow for that
13 purpose.

14 162. Likewise, Schedule 1 of each Loan Agreement, which defines "Additional Lender
15 Repairs" as "*repairs of the type listed on the Required Repair Schedule* but not otherwise identified
16 thereon . . . to keep the Mortgaged Property in good order and repair (ordinary wear and tear
17 excepted)" effectively prohibits any request for additional reserves, because Grandbridge and
18 Fannie Mae have admitted that no such repairs remained outstanding. (Plaintiff's Complaint, Ex.
19 1, Schedule 1, page 93; Plaintiff's Complaint, Ex. 6, Schedule 1, page 93. [emphasis added].)

20 163. Nonetheless, the PCA conducted by f3, Inc., demands a deposit of approximately
21 \$2.7 million dollars for "immediate repairs."

164. \$1,908,760 of those "immediate repairs" were related to "turning" vacant
apartments into rent ready units, which was an expense that was clearly not addressed in any prior
schedule at the time of the initial loan or the assumption.

Instead, the prior report by CBRE stated that such costs were expected to be handled
in the ordinary course of business as opposed to part of the reserve process.

27

28

Page 40 of 78

1 166. The remaining "repair" items either were not addressed in any schedule, or were of 2 a type that was addressed in the original replacement reserve schedule by an addition to the 3 monthly debt service charges.

As to deposits under the Replacement Reserve, it would be improper to require an 167. 4 5 immediate deposit, because no immediate deposit was required for any such expense at the Square 6 Property either upon the initial closing of the loan or upon its assumption.

7 To now demand over one million dollars (\$1,000,000) of reserves for only the 168. 8 Square Property related to such depreciable costs, on items such as roofs, boilers and turning 9 vacant units, after the passage of only one year seems disingenuous at best, and instead reveals 10 that a different condition standard is being used, apparently to cover up Grandview's poor 11 underwriting of the loans from a weaker borrower (Shamrock) in the first place.

12 169. Of course changing the rules after closing a deal is not permitted. Here, using a different standard is directly contrary to Schedule 1 of each Loan Agreement that defined the term 13 14 "Additional Lender Replacements" to mean "replacements of the type listed on the Required 15 Replacement Schedule but not otherwise identified thereon . . . to keep the Mortgaged Property in 16 good order and repair (ordinary wear and tear excepted)." (Plaintiff's Complaint, Ex. 1, Schedule 17 1, page 93; Plaintiff's Complaint, Ex. 6, Schedule 1, page 93. [emphasis added].)

18 170. Based on the depreciable schedule associated with such costs it is insupportable to 19 demand that the entire cost of such items would be advanced to the present. Rather, such costs are 20 naturally consistent with funding through inclusion on a monthly debt service obligation payment 21 designed to match the depreciation schedule of the underlying asset.

22 23

171. Likewise, deviating from the depreciation schedule agreed when the loans funded is improper for both Properties, because the underlying depreciation schedules for the same assets 24 should not have changed, and did not change when Westland assumed the two loans.

25 Notably, each definition of additional repairs, additional replacements, and 172. 26 conditions that justify performing a property condition assessment provides that "ordinary wear 27 and tear [is] excepted," but the vast majority of the items Servicer seeks a deposit for are items

28

Page 41 of 78

related to "ordinary wear and tear" within vacant units, which is thereby precluded by the
 definitions contained in the Loan Agreements.

Additionally, Servicer's demand is improper because the definitions for Additional
Lender Repair and Additional Lender Replacement are limited to repairs or replacements "of the
type listed" on the two schedules attached to the Loan Agreement.

6 174. However, even ignoring the language of the defined terms from the Loan
7 Agreement, it is clear that the amount included in the original schedules for the Liberty Property
8 and Square Property which totaled \$560,187.00, or 1.5% of the loan balance are not of the same
9 type or substantially equivalent to the additional reserve funding that Fannie Mae and Grandbridge
10 seek in the amount of \$2,706,150.00 or 7.05% of the loan balance, after only one year has passed,
11 and both Properties, by any objective measure are much improved and the collateral is much more
12 valuable than when Westland assumed the loans.

13 175. Perhaps even more alarming is that the figures for the calculation of monthly
14 reserve allocations payments changed dramatically as well. The monthly reserve allocations
15 should have remained the same if the same standard had been used.

16 176. As such, the factual circumstances evidence that Fannie Mae and Grandbridge's
17 assertion of a default is baseless, because there is no demonstrable deterioration in the condition
18 of the Properties.

19 **The Abandoned Default**

20 177. Notably, this is not the only baseless default that Fannie Mae and Grandbridge have
21 made, because they also initially cited a default based on "Borrower's [] failure to maintain the
22 Mortgage Property in accordance with Article 6 of the Loan Agreement." (Ex. 13, page 1.)

178. However, if based on the failure to make repairs, that purported default was
disingenuous because Fannie Mae and Grandbridge never provided Westland an opportunity to
perform repairs, as contemplated by the Loan Agreements, prior to making their \$2.7 million
demand to place funds into escrow.

27 179. Upon information and belief, such an assertion of a default was in bad faith,
28 because Article 6 is six pages in length, and after Westland's request for further information on

Page 42 of 78

APP1367

the purported default, including the identification of the section breached, neither Grandbridge nor
 Fannie Mae ever provided any response.

3 180. Upon information and belief, Fannie Mae and Grandbridge have abandoned that
4 baseless claim, because it does not appear as a basis for relief in the Complaint.

5 The Purported Default

23

6 181. On or about October 18, 2019, Michael Woolf of Grandbridge forwarded a letter to
7 each Westland entity, which recounted that a Property Condition Assessment was performed on
8 September 9 through 11, 2019, and included "a schedule of needed repairs" as an attachment.

9 182. The letter stated that the various physical conditions at the Properties amounted to
10 Additional Lender Repairs and Additional Lender Replacements under the Loan Agreements, and
11 that Grandbridge would require Westland to "execute an Amendment to the Loan Agreement
12 reflecting the amendment and restatement of the" repair and replacement reserve schedules that
13 were attached to the Loan Agreement.

14 183. Based on that demand for Westland to execute new replacement and repair reserve
15 schedules, it was stated that Westland would need to deposit \$1,753,145 to the Liberty Property
16 repairs escrow account, and \$1,092,835.00 to the Square Property repairs escrow account.

17 184. Further, the letter noted that Grandbridge would be transferring 75% of the balance
18 from the interest bearing Replacement Reserve account balance to the non-interest bearing Repair
19 Reserve account.

20 185. Based on those transfers, Westland would be deprived of the interest that would
21 normally accrue to the \$246,047.00 transferred from Replacement Reserve at the Liberty Property
22 and to the interest normally accruing on the \$106,217 for the Square Property.

186. Grandbridge and/or Fannie Mae took those actions in bad faith.

24 187. On November 1, 2019, Westland requested an extension of time to consider the
25 request, so it could evaluate the PCA reports and formulate a response without interfering with
26 Jewish holidays.

27 188. Minutes later, Grandbridge and/or Fannie Mae refused this request for a little bit
28 more time.

Page 43 of 78

APP1368

1 189. On November 13, 2019, Westland contested the demand, noted that the requested
 2 adjustments to the reserves was improper, and gave a list of reasons why. Westland also advised
 3 that it would agree to engage in an open dialogue to attempt to obtain a resolution. (Exhibit Q,
 4 Letter of John Hofsaess, dated November 13, 2019.)

5 190. In response to Westland's letter, prior to the November 18, 2019, deadline for a
6 deposit, Grandbridge stated that Westland would have to place the full amount of the requested
7 reserves into escrow or face a Default.

8 191. After Grandbridge refused to have any substantive conversation with Westland or
9 to extend its time to respond to the demand, Westland requested to speak directly with Fannie Mae
10 prior to November 18, 2019, but Westland did not receive any further response to its inquiry prior
11 to November 18, 2019.

12 192. After November 18, 2019, Fannie Mae and Grandbridge refused to have any
13 discussion of the proper amount of reserve funding unless Westland signed a pre-negotiation letter,
14 which would require Westland to admit to a default.

15 193. In an effort to pacify Grandbridge and Fannie Mae, on November 28, 2019,
16 Westland forwarded a letter containing Westland's Strategic Plan for the Properties, which
17 designated a budget for any outstanding repairs, and addressed that many of the requested repairs
18 had already been performed.

19 194. On or about December 21, 2019, Westland received a default letter, dated
20 December 17, 2019, with the above-referenced purported defaults.

21 195. On December 23, 2019, Westland submitted a letter to Fannie Mae's counsel
22 requesting additional details, including an identification of the specific sections of the loan
23 agreements that had been violated, but no response was ever received. (Exhibit R, Letter of John
24 Hofsaess, dated December 23, 2019.)

25 196. On January 6, 2020, after not having received a response to the December 23, 2019,
26 Westland again sought further clarification, but no clarifying response was ever received. (Exhibit
27 S, Letter of John Hofsaess, dated January 6, 2020.)

28

Page 44 of 78

197. Instead, Fannie Mae and Grandbridge only forwarded a pre-negotiation letter with unacceptable terms to even enter into a potential discussion of the proper amount of reserves.

1

2

3 198. When Westland requested that Grandbridge agree to make adjustments to the
4 draconian requirements of the pre-negotiation letter, Fannie Mae and Grandbridge refused.

5 199. Despite declaring a default on or about December 17, 2019, Grandbridge and
6 Fannie Mae continued to remove an ACH payment from Westland's account for the month of
7 January 2020.

8 200. In February 2020, in an apparent attempt to create a financial default, where no 9 such default previously existed, without prior notice, Grandbridge did not remove any ACH 10 payment for February 2020, as it had been doing for months, and as had been requested by 11 Grandview, and agreed to by Westland as its method of paying the loans each month.

201. When Westland realized the monthly debt service obligation payment was not
timely withdrawn on or about February 4, 2020, Westland contacted the loan servicer, requested a
billing statement, and the loan servicer's representative responded that a statement would be sent.
202. The loan servicer never responded further, nor did it provide any billing statement
as promised.

17 203. As such, on February 10, 2020, without any response from the loan servicer, Square
18 LLC issued a check for \$58,471.94, and Liberty LLC issued a check for \$180,621.79, which
19 approximated the amount of the last monthly debt service obligation payment plus 10%.

20 204. Every month since February 2020, Square LLC and Liberty LLC have forwarded
21 the loan servicer a check for \$58,471.94 and \$180,621.79 respectively to approximate the amount
22 of the last monthly debt service obligation payment plus 10%. The loan servicer has accepted
23 those funds, and legal counsel for the lender has confirmed receipt of each of those payments in a
24 series of non-waiver letters. (Exhibit T, Lender's counsel's Non-Waiver Letters, dated February
25 19, 2020 (February 2020 payment), March 11, 2020 (March 2020 payment), June 4, 2020 (April,
26 May & June 2020 payments) August 12, 2020 (July & August 2020 payments).)

27 205. On several occasions, after the October 2019 Notice of Demand, Westland has
28 attempted to discuss the proper amount of reserve funding related to the loans, but through counsel,

Page 45 of 78

Grandbridge and/or Fannie Mae have refused to do so without attaching conditions that have in
 effect operated as a poison pill, including that Westland pay for all costs associated with
 Grandbridge's attempts to increase Westland's reserve deposits despite having no such rights in
 the Loan documents.

5 206. For instance, in June 2020, Fannie Mae's counsel relayed that Fannie Mae would 6 agree to discuss the purported default and attempt to resolve the parties' dispute, but represented 7 that they would not do so without an update regarding the Properties' status, without counsel 8 being present, without Westland continuing to make monthly debt service payments, and without 9 Westland agreeing to pay all the costs and legal fees that Fannie Mae and Grandbridge had 10 incurred in conjunction with the improper default.

11 207. Westland responded by consenting to each of those terms, other than agreeing to 12 pay the costs and legal fees they were attempting to extract as an entrance fee to enter into a 13 discussion with Fannie Mae. Still, in June 2020, Fannie Mae responded that they would not agree 14 to meet without Westland agreeing to all four terms. On August 13, 2020, after Westland produced 15 over 2,300 pages of work orders showing the additional work that had been done at the Properties 16 between May 2019 and June 2020, Fannie Mae's counsel provided that he would request that 17 Fannie Mae meet without Westland agreeing to pay such cost and fees. On August 24, 2020, 18 Fannie Mae's counsel confirmed that they would not agree to a waiver of those costs and fees, and 19 stated that they would agree to meet only based on the application of Westland's excess monthly 20 debt service obligation payments, because Fannie Mae planned to apply those payments to costs 21 and fees.

22 208. Despite Westland fully paying its monthly debt service obligations on time, and its
23 continuing to make improvements at the Properties that render the purported default notice moot,
24 and further despite both Fannie Mae and Grandbridge knowing those facts to be true, on July 15,
25 2020, Fannie Mae's counsel illegally forwarded Westland a notice of default and election to sell
26 the Properties.

27 209. Based on the foregoing, Westland has had to respond with this legal filing, in order
28 to prevent and improper foreclosure and appointment of a receiver.

Page 46 of 78

1	210. Westland's legal filings are necessary to prevent Fannie Mae and Grandbridge
2	from selling or foreclosing on the Property until Westland's claims are heard on the merits.
3	211. Without an injunction, Westland will be irreparably harmed by the loss of the
4	Properties, or control of the Properties to the extent a receiver is appointed.
5	212. Moreover, since Westland's purchase of the Properties, Westland has expended
6	significant additional funds and resources in relation to the Properties, in excess of \$3.5 million
7	in capital expense and related improvements alone, which would be lost by the foreclosure sale.
8	213. Finally, without Court intervention, approximately \$20,000,000 in equity
9	combined for the Properties will be lost via foreclosure.
10	IV. COUNTERCLAIMS
11	a. FIRST CAUSE OF ACTION (BREACH OF CONTRACT – LIBERTY
12	LOAN – BY WESTLAND LIBERTY VILLAGE, LLC)
13	214. Counterclaimants repeat, reallege, and incorporate the allegations set forth in the
14	preceding paragraphs as if fully set forth herein.
15	215. A valid assumption agreement was entered into between Liberty LLC, on the one
16	hand, and Fannie Mae and Grandbridge on the other hand, on August 29, 2018, specifically the
17	Assumption and Release Agreement.
18	216. The assumption agreement utilized the general provisions of the Multifamily Loan
19	and Security Agreement entered into between Liberty LLC's predecessor on the one hand, and
20	Fannie Mae and Grandbridge on the other hand, to specify the terms that would govern the parties'
21	practices for administration of the loan.
22	217. Upon information and belief, Grandbridge assigned its interests in a portion of the
23	Multifamily Loan and Security Agreement to Fannie Mae, but continued as Lender and Servicer
24	on either the Loan agreement or a portion of the agreements that were signed by Liberty LLC's
25	predecessor, which obligations were assumed by Liberty LLC.
26	218. Separately, Grandbridge signed the closing statement, which conveyed its 1% loan
27	assumption fee as "Lender."
28	
	Page 47 of 78
I	

Crandbridge signed the Liberty Loan agreements, and the assumption agreement
 with Westland, both on its own behalf and on behalf of Fannie Mae.

220. Liberty LLC has performed all of the duties and obligations required of it under the
terms of the Loan Agreement with Fannie Mae, including timely making monthly periodic loan
payments and paying the 1% loan assumption fee.

6 221. Liberty LLC has performed all of the duties and obligations required of it under the
7 terms of the terms of the Loan Agreement with Grandbridge, including timely making monthly
8 periodic loan payment and paying the 1% loan assumption fee.

9 222. To the extent that any duties or obligations required of Westland have not been
10 performed, such duties or obligations have been excused because of Grandbridge's and Fannie
11 Mae's non-performance of the Agreement.

12 223. Fannie Mae and Grandbridge have materially breached their agreement with
13 Liberty LLC by failing to require adequate reserves at the time of the initial loan, requesting and
14 performing an improper property condition assessment, utilizing that improper PCA to demand
15 and adjustment to reserve deposits, failing to disburse funds in response to reserve disbursement
16 requests, sending/filing improper notices, and generally violating the terms of the Multifamily
17 Loan and Security Agreement to the point that the administration has become so one-sided that
18 Liberty LLC had no option but to commence these proceedings.

19 224. That as a direct and proximate result of Fannie Mae's breach of contract, Liberty
20 LLC has been damaged in an amount in excess of \$15,000.00, the exact amount of which will be
21 determined at trial.

22 225. That it has been necessary for Liberty LLC to retain counsel to prosecute this action
23 by reason of which it is entitled to reasonable attorney's fees.

24 25

b. SECOND CAUSE OF ACTION (BREACH OF CONTRACT – SQUARE LOAN – BY WESTLAND VILLAGE SQUARE, LLC)

26 226. Counterclaimants repeat, reallege, and incorporate the allegations set forth in the
27 preceding paragraphs as if fully set forth herein.

28

Page 48 of 78

227. A valid assumption agreement was entered into between Square LLC, on the one
 hand, and Fannie Mae and Grandbridge on the other hand, on August 29, 2018, specifically the
 Assumption and Release Agreement.

4 228. The assumption agreement utilized the general provisions of the Multifamily Loan
5 and Security Agreement entered into between Square LLC's predecessor on the one hand, and
6 Fannie Mae and Grandbridge on the other hand, to specify the terms that would govern the parties'
7 practices for administration of the loan.

8 229. Upon information and belief, Grandbridge assigned its interests in a portion of the 9 Multifamily Loan and Security Agreement to Fannie Mae, but continued as Lender and Servicer 10 on either the loan agreement or a portion of the agreements that were signed by Square LLC's 11 predecessor, which obligations were assumed by Square LLC.

12 230. Separately, Grandbridge signed the closing statement, which conveyed its 1% loan
13 assumption fee as "Lender."

14 231. Grandbridge signed the Square Loan agreements, and the assumption agreement15 with Westland, both on its own behalf and on behalf of Fannie Mae.

Square LLC has performed all of the duties and obligations required of it under the
terms of the Loan Agreement with Fannie Mae, including timely making monthly periodic loan
payment and paying the 1% loan assumption fee.

19 233. Square LLC has performed all of the duties and obligations required of it under the
20 terms of the terms of the Loan Agreement with Grandbridge, including timely making monthly
21 periodic loan payment and paying the 1% loan assumption fee.

22 234. To the extent that any duties or obligations required of Westland have not been
23 performed, such duties or obligations have been excused because of Grandbridge's and Fannie
24 Mae's non-performance of the Agreement.

25 235. Fannie Mae has materially breached its agreement with Square LLC by failing to
26 require adequate reserves at the time of the initial loan, requesting and performing an improper
27 property condition assessment, utilizing that improper PCA to demand and adjustment to reserve
28 deposits, failing to disburse funds in response to reserve disbursement requests, sending/filing

Page 49 of 78

improper notices, and generally violating the terms of the Multifamily Loan and Security
 Agreement to the point that the administration has become so one-sided that Square LLC had no
 option but to commence these proceedings.

4 236. That as a direct and proximate result of Fannie Mae's breach of contract, Square
5 LLC has been damaged in an amount in excess of \$15,000.00, the exact amount of which will be
6 determined at trial.

7 237. That it has been necessary for Liberty LLC to retain counsel to prosecute this action
8 by reason of which it is entitled to reasonable attorney's fees.

- 9
- 10

c. THIRD CAUSE OF ACTION (BREACH OF COVENANT OF GOOD FAITH AND FAIR DEALING)

11 238. Counterclaimants repeat, reallege, and incorporate the allegations set forth in the12 preceding paragraphs as if fully set forth herein.

13 239. A valid and binding agreement was formed between Westland and Fannie
14 Mae/Grandbridge on each of the two separate sets of loan agreements.

15 240. Westland's agreements utilized the general provisions of the underlying loan
16 agreement entered into between Westland's predecessor and Fannie Mae/Grandbridge to specify
17 the terms that would govern the parties' practices for administration of the loan.

18 241. In every contract, including the loans between Westland and Fannie
19 Mae/Grandbridge, there exists in law an implied covenant of good faith and fair dealing.

20 242. Both prior to the loan assumption and after, Westland acted in good faith by paying 21 Fannie Mae/Grandbridge a 1% loan assumption fee under each agreement, providing Fannie 22 Mae/Grandbridge access to both the Liberty Property and the Square Property, paying for 23 substantial improvements at each of the Properties, improving the condition of each of the 24 Properties and their tenant base, providing confidential business documents to Fannie 25 Mae/Grandbridge, and continuously paying Westland's full loan payments on a timely basis even 26 after Fannie Mae/Grandbridge without prior notice suspended the automatic ACH payments the 27 parties had used as the agreed upon method of payment by Westland for the Loan.

28

Page 50 of 78

1 243. Fannie Mae and Grandbridge wrongfully and deliberately took advantage of 2 Westland's good faith actions, by, inter alia, failing to perform all conditions, covenants and 3 promises required by them in accordance with the loans, including without limitation, altering the 4 standard that they would apply to a property condition assessment undertaken in July 2019 from 5 the standard used at the time the loan was assumed, telling Westland that they would cover the 6 cost of the July 2019 property condition assessments but then refusing to discuss the purported 7 default unless Westland paid those costs, making a demand that Westland deposit an additional 8 \$2,706,150.00 into escrow despite that the condition of its Properties had improved not 9 deteriorated since the assumption agreement was signed, and by each of these actions Fannie Mae 10 thereby breached the implied covenant of good faith and fair dealing inherent in the subject agreement. 11

12 244. Grandbridge's actions were taken both on its own behalf as a Lender and/or
13 Servicer, and/or on behalf of Fannie Mae as its agent.

245. Wherefore Grandbridge and Fannie Mae did not act in good faith, that is, did not
perform its contract with each Counterclaimant in the manner reasonably contemplated by the
parties, so that each Counterclaimant has a remedy that goes beyond that of breach of the express
terms of their contract.

18 246. Grandbridge's and Fannie Mae's actions, misrepresentations, deception,
19 concealment, and breach of the covenant of good faith and fair dealing were done intentionally
20 with malice for the specific purpose of causing injury to Liberty LLC and Square LLC.

21 247. As a direct and proximate result of Fannie Mae's breach, each Counterclaimant has
22 suffered damages in excess of \$15,000.00, the exact amount of which will be proven at trial.

23 248. As a further direct and proximate result of Fannie Mae's breach, each
24 Counterclaimant has had to hire counsel to prosecute this matter by reason of which it is entitled
25 to reasonable attorney's fees.

26

//

//

- 27
- 28

Page 51 of 78

1 2

14

d. FOURTH CAUSE OF ACTION (DECLARATORY RELIEF)

2 249. Counterclaimants repeat, reallege, and incorporate the allegations set forth in the
3 preceding paragraphs as if fully set forth herein.

4 250. A genuine justiciable controversy exists relevant to the rights and obligations herein
5 regarding Westland's obligations under each of the Loan Agreements, and whether Fannie Mae
6 and Grandbridge may demand that Westland deposit additional funds into reserve accounts.

7 251. The interests of Counterclaimants, on the one hand, and Fannie Mae and
8 Grandbridge on the other are adverse.

9 252. Specifically, the present dispute that resulted in a Notice of Default and Election to
10 Sell being sent by Fannie Mae is a dispute over the parties' interpretation of Article 13.02 of the
11 Loan Agreement related to adjustments to reserve funding and the related reserve administration
12 requirements, as well as Article 6.03 related to the conditions when property condition assessments
13 may be utilized.

253. Westland has a legally protectable interest in the two Properties.

15 254. These issues are ripe for judicial determination, because on or about October 18,
16 2019, Grandbridge served a Notice of Demand, both as Servicer/Lender, and on behalf of Fannie
17 Mae.

18 255. These issues are ripe for judicial determination, because on or about July 15, 2020,
19 Fannie Mae served Westland with a Notice of Default and Intent to Sell the Properties.

20 256. These issues are ripe for judicial determination, because on or about August 12,
21 2020, Fannie Mae filed a complaint seeking the appointment of a receiver to ouster Westland from
22 its Properties.

23 257. Westland seeks an order from this Court declaring that Article 13.02 and Article
24 6.03 are only implicated if the condition of the Properties has physically deteriorated, or impaired
25 the value of Fannie Mae's and Grandbridge's security, and that no additional reserve deposit is
26 needed.

27 258. Westland seeks an order from this Court declaring that Fannie Mae and/or
28 Grandbridge breached the terms of the two Loan Agreements by demanding a property condition

Page 52 of 78

assessment, demanding the adjustment of reserve deposits without any proper basis, and filing a
 NOD.

3 259. That it has been necessary for Westland to retain the services of legal counsel for
4 which Westland is entitled to recover such costs and expenses from Fannie Mae.

5

e. FIFTH CAUSE OF ACTION (FRAUD IN THE INDUCEMENT)

6 260. Counterclaimants repeat, reallege, and incorporate the allegations set forth in the
7 preceding paragraphs as if fully set forth herein.

8 261. That Westland entered into its Loan Agreement relying on Fannie Mae and 9 Grandbridge continuing to utilize the same standard for evaluating the condition of the Properties 10 that had been used at the origination of the Loan Agreements during late 2017, and at the time of 11 the loan assumption during the summer of 2018.

12 262. When Grandbridge forwarded documents regarding the loan assumption and loan 13 agreements to Westland, it did so not only on its own behalf, but also on behalf of Fannie Mae, 14 who advised Grandbridge to forward those documents to Westland with the intent that Westland 15 would be provided the loan assumption, loan agreements, and reserve schedules, and that Westland 16 would rely on those documents.

17 263. By letter dated August 20, 2018, Grandbridge represented on behalf of itself and 18 Fannie Mae to Liberty LLC that, "after a thorough review and analysis of the Proposed Borrower's 19 [Liberty LLC's] financial and managerial capacity, the Assumption has been approved on the 20 following terms: . . . No change to the Replacement Reserve monthly deposit or established 21 schedule identified on Exhibit B attached hereto; No Change to the Required Repair Reserve of 22 \$39,375.00 as identified in schedule on Exhibit C attached hereto" (Exhibit J.) Further, Exhibit 23 C, Required Reserve Schedule, listed all items as completed, except for a \$9,375.00 holdback for 24 "Misc. Concrete and Fence Repairs. Sports Court Resurfacing" that was shown as having already 25 been fully funded. (Exhibit J, at 7.)

26 264. Further, by letter dated August 20, 2018, Grandbridge represented on behalf of
itself and Fannie Mae to Square LLC that, "after a thorough review and analysis of the Proposed
Borrower's [Square LLC's] financial and managerial capacity, the Assumption has been approved

Page 53 of 78

on the following terms: ... No change to the Replacement Reserve monthly deposit or established
 schedule identified on Exhibit B attached hereto ..." (Exhibit K.) Further, Exhibit C, Required
 Repair Reserve Schedule, simply stated "N/A" indicating that no repair reserve was required for
 that loan. (Exhibit K, at 7.)

5

6

28

265. Fannie Mae and Grandbridge knew that Westland relied upon the amounts and types of conditions requiring reserve deposits when entering into the Loan Agreements.

7 266. That Fannie Mae and Grandbridge did not inform Westland that they planned to
8 seek additional reserves in order to induce Westland to consent to the Loan Agreements, to collect
9 the loan assumption fee from Westland, for Grandbridge to improve its own liquidity position with
10 Fannie Mae, to improve the creditworthiness of Fannie Mae's loan portfolio, to attempt to
11 improperly generate additional fees and costs, and to improperly profit off of holding Westland's
12 funds in a non-interest bearing escrow account.

13 267. That Fannie Mae does credit reviews and monitoring of Grandbridge's lending
14 practices, and upon information and belief, that Fannie Mae determined that Grandbridge failed to
15 follow Fannie Mae's credit and underwriting criteria for loans in underwriting the November 2017
16 loan.

17 268. Upon information and belief, that Fannie Mae required that Grandbridge obtain
18 additional security due to its poor underwriting, and thus Grandbridge had no intent to service the
19 Loan Agreements consistent with the documentation that was provided at the time of the August
20 2018 loan assumption.

21 269. That had Westland known that Fannie Mae and Grandbridge would require an
22 additional deposit of over \$2.7 million of additional reserve funding based on a loan balance of
23 approximately \$38.6 million, which amounts to approximately 7% of the loan amount, for a loan
24 with a seven year term, Counterclaimants would not have entered into the assumption agreement
25 and would have obtained alternative financing.

26 270. Westland reasonably relied upon the types of expenses contained in the repair and
27 replacement escrow accounts schedules, because Westland has entered into numerous loan

Page 54 of 78

agreements previously, but on those loan agreements, the lender never requested any significant
 adjusted reserve deposits.

Westland relied on Fannie Mae's material misstatements and omissions by paying
a 1% loan assumption fee, providing Fannie Mae access to the Property, paying for substantial
improvements at the Property, improving the condition of the Property and its tenant base,
providing Fannie Mae confidential business documents, and continuously paying loan payments.

7 272. As a result of Grandbridge's misrepresentations and concealments, on behalf of
8 itself and Fannie Mae, Westland was induced to enter into the assumption agreement with Fannie
9 Mae as lender and Grandbridge as servicer, which has damaged Westland.

273. As a direct and proximate result of Fannie Mae's misstatements and omissions,
Westland has suffered damages in excess of \$15,000.00, the exact amount of which will be proven
at trial, because, *inter alia*, this is the only default that Westland has ever suffered, it will impair
Westland's credit rating leading to long term higher borrowing costs, and it has impaired
Westland's ability to re-finance its Properties at a time when interest rates are at an all-time low.

15 274. By reason of the foregoing, Fannie Mae acted with oppression, fraud and malice,16 and therefore, Westland is entitled to exemplary and punitive damages.

17 18

f. SIXTH CAUSE OF ACTION (NEGLIGENT MISREPRESENTATION AND CONCEALMENT)

19 275. Counterclaimants repeat, reallege, and incorporate the allegations set forth in the20 preceding paragraphs as if fully set forth herein.

21 276. Grandbridge and Fannie Mae supplied information and made material
22 misrepresentations to Westland, including without limitation, as detailed above that adequate
23 reserve amounts had already been submitted, consistent with the schedules attached to the loan
24 assumption letters and documentation.

25 277. By letter dated August 20, 2018, Grandbridge represented on behalf of itself and
26 Fannie Mae to Westland that, it conducted "a thorough review and analysis of the Proposed
27 Borrower's financial and managerial capacity" before approving the assumption.

28

Page 55 of 78