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NOTICE OF RECONVEYANCE

Doc#: 0919557108 Fee: \$82.25 Eugene "Gene" Moore RHSP Fee:\$10.00

Cook County Recorder of Deeds Date: 07/14/2009 03:27 PM Pg: 1 of 23

Contract # 224184
MB FINANCIAL BANK NA
ATTN: ADMINISTRATION DEPT
16255 S. HARLEM AVENUE
TINLEY PARK [60477] ILLINOIS
(\$1,240,000) 8658 W. 142nd PLACE

Payor: JOSEPH R MITCHELL c/o 5658 W. 142nd PLACE ORLAND PARK [60462] ILLINOIS

I, Joseph R: Mitchell, herein "Settlor," state the facts contained herein are true, correct, coinclete, and not misleading, to the best of my personal knowledge. I am Creditor for the legal fiction JOSEPH R MITCHELL, organization #471-78-9461, and have PREPAID EXEMPT status as evidenced by UCC-1 Financing Statement # as the testimony of the Secretary of State Illinois.

On December 19, 2005, Settlor, signed for his legal fiction JOSEPH R MITCHELL, on a Deed of Trust recorded at Document #0601026010, of COOK COUNTY, ILLINOIS, JOSEPH R MITCHELL, herein "BORROWER," was named as Trustor to a trust presented by Synergy Title Services that was named as Trustee, hereinafter "TRUSTEE." The BORROWER as Trustor entrusted the Deed of Trust as a title to be held by the TRUSTEE until the loan #224.84 was paid to MB FINANCIAL BANK NA, as the Beneficiary.

The Deed stated that the BORROWER as Trustor granted a list of measurements of a fictitious location, entitled legal description to the Beneficiary, which became the property of the Beneficiary as the Grantee.

The Settlor signed a Promissory Note for the BORROWE's evidencing consideration, and delivered it to the TRUSTEE who accepted the Note as payment for the loan based upon Settlor prepaid exempt status, thereby discharging the debt the BORROWER, as Trustor, had with the Beneficiary.

The TRUSTEE inadvertently failed to register the Promissory Note and therefore the Cook County, Illinois Recorder as Public Fiduciary will register and deliver this security to Beneficiary's agent as evidence that the loan has been discharged for the public record and that the trust has been executed and hereby terminated.

The Beneficiary has ten (10) days to record a FULL RECONVEYANCE to original TRUSTOR.

In the event a FULL RECONVEYANCE is not recorded in ten (10) days, beneficiary consents that Settlor record the Reconveyance in Beneficiary's behalf.

Joseph R: Mitchell, Settlor

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Illinois)) ss ACKNOWLEDGEMENT Cook County)

a Notary Public in and for said county and state, do hereby certify that Joseph R: Mitchell known to me to be the same person(s) whose name(s) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he/she/they signed and delivered the said instrument as his/her/their free and voluntary act for the uses and purposes therein set forth.

Given under my hand and official seal, this

/4 day of

Notary Public, State of Illinois My Commission Expires 11/20/2012

My Commission Expires

Notary Public

JUNIA CLORA'S OFFICO

Joseph R: Mitchell c/o 8658 W. 142nd Pl Orland Park [60462] Illinois

Settlor

MB FINANCIAL BANK NA **ATTN: ADMINISTRATION DEPT 16255 S. HARLEM AVENUE TINLEY PARK [60477] ILLINOIS**

RE: Contract # 224184

Please reply to: Notary Public c/o Evident, LLC c/o 4018 South Dr. Martin Luther King Drive Chicago [60653] Illinois

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PROMISSORY NOTE

References in the shaded area are for Lender's use only and do not limit the applicability of this document to any particular loan or item.

Any Item above containing "***" has been omitted due to text length limitations.

Borrower:

T K. Ruilders, Inc. (TIN: 36-3876509)

d655 W. 142nd Place Orland Park, IL 60462 Lender:

MB Financial Bank, N.A.

Commercial Banking - South Region

16255 S. Harlem Avenue Tinley Park, IL 60477

Principal Amount: \$620,000.00

Initial Rate: 7.750%

Date of Note: December 19, 2005

PROMISE TO PAY. T. K. Builder., 'nc. ("Borrower") promises to pay to MB Financial Bank, N.A. ("Lender"), or order, in lawful money of the United States of America, the principal amount of Six Hundred Twenty Thousand & 00/100 Dollars (\$620,000.00) or so much as may be outstanding, together with interest on the unpaid outstanding principal balance of each advance. Interest shall be calculated from the date of each advance until repayment of each advance.

PAYMENT. Borrower will pay this loan in one payment of all outstanding principal plus all accrued unpaid interest on December 19, 2006. In addition, Borrower will pay regular monthly palmens of all accrued unpaid interest due as of each payment date, beginning January 19, 2006, with all subsequent interest payments to be due on the same day of each month after that. Unless otherwise agreed or required by applicable law, payments will be applied first to any accrued uniaid interest; then to principal; then to any unpaid collection costs; and then to any late charges. The annual interest rate for this Note is corr pured on a 365/360 basis; that is, by applying the ratio of the annual interest rate over a year of 360 days, multiplied by the outstanding principal behance, multiplied by the actual number of days the principal balance is outstanding. Borrower will pay Lender at Lender's address shown above or at such other place as Lender may designate in writing.

VARIABLE INTEREST RATE. The interest rate on this Note is subject to change from time to time based on changes in an index which is the Lendor's Reference Rate (the "indox"). The Index is not necessarily the lowest rate charged by Lender on its loans and is set by fender in its sole discretion. If the Index becomes unavailable during the term of this loan, Lender may designate a substitute index after notifying Borrower. Lender will tell Borrower the current Index rate upon Borrower's requisit. The Interest rate change will not occur more often than each day. Borrower understands that Lender may make loans based on other rate. It is not currently is 7.250% per annum. The interest rate to be applied to the unpaid principal balance of this Note will be at a rate of 0.300 percentage points over the Index, adjusted if necessary for any minimum and maximum rate limitations described below, resulting in an old at case of 7.750% per annum. Notwithstanding the foregoing, the variable interest rate or rates provided for in this Note will be subject to the continuous minimum and maximum rates. NOTICE: Under no circumstances will the interest rate on this Note be less than 5.000% per annum or more than the maximum rate allowed by applicable law

PREPAYMENT. Borrower agrees that all loan fees and other prepaid finance charge. The farmed fully as of the date of the loan and will not be subject to refund upon early payment (whether voluntary or as a result of default), except as otherwise required by law. Except for the foregoing, Borrower may pay without penalty all or a portion of the amount owed earlier than it is due. Early payments will not, unless agreed to by Lender in writing, relieve Borrower of Borrower's obligation to continue to make payments of accrued unpaid interest. Rather, early payments will reduce the principal balance due. Borrower agrees not to send Lender payment marked "paid in full", "without recourse", or similar language. If Borrower sends such a payment, Lender may accept it without losing any of Let dix's rights under this Note, and Borrower will remain obligated to pay any further amount owed to Lender. All written communications concerning directed amounts, including any check or other payment instrument that indicates that the payment constitutes "payment in full" of the amount owed or that is tendered with other conditions or limitations or as full satisfaction of a disputed amount must be mailed or delivered to: Mit First all Bank, N.A., Loan Servicing, 6111. N. River Road Rosemont, IL 60018.

INTEREST RESERVES. Borrower authorizes Lender to place \$50,000.00 of the Principal Amount as an interest terence, which is an estimate of the interest due on the Note ("Interest Reserve"). All interest payments shall be paid from the Interest Reserve "Lender may automatically deduct accrued unpaid interest from the Interest Reserve. Interest will accrue, as described in this Note, on amounts deducted from the Interest Reserve. In the event the Interest due under this Note exceeds the Interest Reserve, Borrower will pay accrued unpaid interest when due according to the terms of this Note. Upon maturity, Lander will not advance or disburse the remaining interest Reserve, if any, to Borrower. The principal due upon maturity will not include any remaining Interest Reserve.

LATE CHARGE. If a payment is 10 days or more late, Borrower will be charged 5.000% of the unpaid portion of the regularly scheduled payment or \$25.00, whichever is greater.

INTEREST AFTER DEFAULT. Upon default, including failure to pay upon final maturity, Lender, at its option, may, if permitted under applicable law, increase the variable interest rate on this Note to 5,500 percentage points over the Index. The Interest rate will not exceed the maximum rate permitted by applicable law.

DEFAULT. Each of the following shall constitute an event of default ("Event of Default") under this Note:

Payment Default. Borrower fails to make any payment when due under this Note.

Other Defaults. Borrower fails to comply with or to perform any other term, obligation, covenant or condition contained in this Note or in any of the related documents or to comply with or to perform any term, obligation, covenant or condition contained in any other agreement between Lender and Borrower.

Default in Favor of Third Parties. Borrower or any Grantor defaults under any loan, extension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any other creditor or person that may materially affect any of Borrower's property or Borrower's ability to repay this Note or perform Borrower's obligations under this Note or any of the related documents.

False Statements. Any warranty, representation or statement made or lurnished to Lender by Borrower or on Borrower's behalf under this

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Loan No: 224184 (Continued)

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Note or the related documents is false or misleading in any material respect, either now or at the time made or furnished or becomes false or misleading at any time thereafter.

Insolvency. The dissolution or termination of Borrower's existence as a going business, the insolvency of Borrower, the appointment of a receiver for any part of Borrower's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Borrower.

Creditor or Forfeiture Proceedings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Borrower or by any governmental agency against any collateral securing the loan. This includes a garnishment of any of Borrower's accounts, including deposit accounts, with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Borrower as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and if Borrower gives Lender written notice of the creditor or forfeiture proceeding and deposits with Lender monies or a surety bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the indebtedness or any Guarantor dies or becomes incompetent, or revokes or disputes the validity of, or liability under, any guaranty of the indebtedness evidenced by this Note. In the event of a death, Lender, at its option, may, but shall not be required to, permit the Guarantor's estate to assume unor notionally the obligations arising under the guaranty in a manner satisfactory to Lender, and, in doing so, cure any Event of Default.

Change in Ownership. Any change in ownership of twenty-five percent (25%) or more of the common stock of Borrower.

Adverse Change. A imparial adverse change occurs in Borrower's financial condition, or Lender believes the prospect of payment or performance of this Not to Impaired.

Cure Provisions. If any Cetar it, other than a default in payment is curable and if Borrower has not been given a notice of a breach of the same provision of this Note victin the preceding twelve (12) months, it may be cured if Borrower, after receiving written notice from Lender demanding cure of such default: (1) cures the default within fifteen (15) days; or (2) if the cure requires more than fifteen (15) days. Immediately initiates steps which Lender deems in Lender's sole discretion to be sufficient to cure the default and thereafter continues and completes all reasonal learner not necessary steps sufficient to produce compliance as soon as reasonably practical.

LENDER'S BIGHTS. Upon default, Lender may declare the entire unpaid principal balance on this Note and all accrued unpaid interest immediately due, and then Borrower will pay that amount.

ATTORNEYS' FEES: EXPENSES. Lender may hite o. p. y someone else to help collect this Note if Borrower does not pay. Borrower will pay Lender that amount. This includes, subject to any limits, ander applicable law, Lender's attorneys' fees and Lender's legal expenses, whether or not there is a lawsuit, including attorneys' fees, expens is 'or cankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), and appeals. If not prohibited by applicable 'av', Borrower also will pay any court costs, in addition to all other sums provided by law.

GOVERNING LAW. This Note will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of Illinois without regard to its conflicts of law provisions. This Note has been accepted by Lender in the State of Illinois.

CHOICE OF VENUE. If there is a lawsuit, Borrower agrees upon Lende is request to submit to the jurisdiction of the courts of Cook County, State of Illinois.

DISHONORED ITEM FEE. Borrower will pay a fee to Lender of \$20.00 if Eor over makes a payment on Borrower's loan and the check or preauthorized charge with which Borrower pays is later dishonored.

RIGHT OF SETOFF. To the extent permitted by applicable law, Lender reserves a right of se off in all Borrower's accounts with Lender (whether checking, savings, or some other account). This includes all accounts Borrower holds, pintly with someone else and all accounts Borrower may open in the future. However, this does not include any IRA or Keogh accounts, or any trust accounts for which setoff would be prohibited by law. Borrower authorizes Lender, to the extent permitted by applicable law, to charge or seroth an sums owing on the indebtedness against any and all such accounts.

LINE OF CREDIT. This Note evidences a straight line of credit. Once the total amount of principal has been advanced, Borrower is not entitled to further loan advances. Advances under this Note may be requested orally by Borrower or as provided in this paragraph. All oral requests shall be confirmed in writing on the day of the request. All communications, instructions, or directions by triephone or otherwise to Lender are to be directed to Lender's office shown above. The following person currently is authorized to request advinces and authorize payments under the line of credit until Lender receives from Borrower, at Lender's address shown above, written notice of overlastion of his or her authority. Joseph R Mitchell, President. Borrower agrees to be liable for all sums either: [A] advanced in accordance with the instructions of an authorized person or (B) credited to any of Borrower's accounts with Lender. The unpaid principal balance owing on and Note at any time may be evidenced by endorsements on this Note or by Lender's internal records, including daily computer print-outs.

COMPLIANCE WITH FEDERAL LAW. Borrower shall (a) ensure that Borrower, Guarantor or any related subsidiary is not and shall not be listed on the Specially Designated Nationals and Blocked Person List or other similar lists maintained by the Office of Foreign Assets Control ("OFAC"), the Department of the Treasury or included in any Executive Orders, (b) not use or permit the use of the proceeds of the Loans to violate any of the Interior asset control regulations of OFAC or any enabling statute or Executive Order relating thereto, and (c) comply with and or cause each subsidiary to comply with all applicable Bank Secrecy Act ("BSA") laws and regulations, as amended. As required by federal law and Lender's policies and practices, Lender may need to obtain, verify and record certain customer identification information and documentation in connection with opening or maintaining accounts, or establishing or continuing to provide services.

WAIVER. BORROWER HEREBY EXPRESSLY AND UNCONDITIONALLY WAIVES AND RELINQUISHES:

(1) ANY RIGHT TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING (I) TO ENFORCE OR DEFEND ANY RIGHTS UNDER OR RELATED TO THIS NOTE AND (ii) ARISING FROM ANY DISPUTE OR CONTROVERSY IN CONNECTION WITH THIS NOTE AND AGREES THAT ANY

SUCH ACTION OR PROCEEDING SHALL BE TRIED BEFORE A JUDGE AND NOT A JURY;

(2) EVERY DEFENSE TO BORROWER'S OBLIGATION UNDER THIS NOTE, INCLUDING, WITHOUT LIMITATION, BREACH OF THE IMPLIED COVENANT OF GOOD FAITH AND FAIR DEALING, AND ANY CAUSE OF ACTION, COUNTERCLAIM OR SETOFF WHICH BORROWER MAY HAVE TO ANY ACTION BY LENDER IN ENFORCING THIS NOTE.

SUCCESSOR INTERESTS. The terms of this Note shall be binding upon Borrower, and upon Borrower's heirs, personal representatives, successors and assigns, and shall mure to the benefit of Lender and its successors and assigns.

NOTIFY US OF INACCURATE INFORMATION WE REPORT TO CONSUMER REPORTING AGENCIES. Please notify us if we report any inaccurate information about your account(s) to a consumer reporting agency. Your written notice describing the specific inaccuracy(les) should be sent to

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*Loan No: 224184



PROMISSORY NOTE (Continued)



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us at the following address: MB Financial Bank, N.A. Loan Servicing 6111 N. River Road Rosemont, IL 60018.

GENERAL PROVISIONS. Lender may delay or forgo enforcing any of its rights or remedies under this Note without losing them. Borrower and any other person who signs, guarantees or endorses this Note, to the extent allowed by law, waive presentment, demand for payment, and notice of dishonor. Upon any change in the terms of this Note, and unless otherwise expressly stated in writing, no party who signs this Note. whether as maker, guarantor, accommodation maker or endorser, shall be released from liability. All such parties agree that Lender may renew or extend (repeatedly and for any length of time) this loan or release any party or guarantor or collateral; or impair, fail to realize upon or perfect Lender's security interest in the collateral; and take any other action deemed necessary by Lender without the consent of or notice to anyons. All such parties also agree that Lender may modify this loan without the consent of or notice to anyone other than the party with whom the modification is made. The obligations under this Note are joint and several.

ILLINOIS INSURANCE NOTICE. Unless Borrower provides Lender with evidence of the Insurance coverage required by Borrower's agreement with Lender, Lender may purchase insurance at Borrower's expense to protect Lender's interests in the collected. This insurance may, but need not, protect Borrower's interests. The coverage that Lender purchases may not pay any claim that Borrower makes or any claim that is made against Borrower in connection with the collateral. Borrower may later cancel any insurance purchased by Lender, but only after providing Lender with evidence that Borrower has obtained insurance as required by their agreement. If Lender purchases insurance for the collateral, Borrower will be respond the for the costs of that insurance, including interest and any other charges Lender may impose in connection with the placement of the insurance, until the effective date of the cancellation or expiration of the insurance. The costs of the insurance may be added to Borrower's total outstarting balance or obligation. The costs of the insurance may be more than the cost of insurance Borrower may be able to obtain on Borrower's aw.L.

PRIOR TO SIGNING THIS NOTE, BORROWER READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS NOTE, INCLUDING THE VARIABLE INTEREST RATE PROVISIONS. SUCROWER AGREES TO THE TERMS OF THE NOTE.

BORROWER ACKNOWLEDGES RECEIP. OF A COMPLETED COPY OF THIS PROMISSORY NOTE.

BORROWER:

T. K. BUILDERS, INC.

Authorized Signer for T. K. Builders, Inc.

Or Coot County Clarks Office

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Joseph R: Mitchell (without prejudice) CIAL COPY

c/o 8658 West 142nd Place (non-domestic)

Orland Park [60462] Illinois

MB FINANCIAL BANK, NA
ATTN: ADMINISTRATION DEPARTMENT
16255 S. HARLEM AVENUE
TINLEY PARK [60477] ILLINOIS
(\$1,240,000)-8658 W. 142nd PLACE

Certified Mail #:

July 13, 2009

RESPA QUALIFIED WRITTEN REQUEST, COMPLAINT, DISPUTE OF DEBT & VALIDATION OF CEBT LETTER, TILA REQUEST

This letter is a "qualified written request" in compliance with and under the Real Estate Settlement Procedures Act, 12 U.S.C. Section 2605(e) and Regulation X at 24 C.F.R. 3500. and The Gramm Leach Bliley Act.

REF: Alleged Account #224184

Dear: PRESIDENT/ VICE PRESIDENT (MB FINANCIAL BANK, NA):

I am (we are) writing to you to complain about the accounting and servicing of this mortgage and my (our) need for understanding and clarification of various sale, transfer, funding source, legal and beneficial ownership, charges, credits, debits, transactions, reversals, actions, payments, analyses and records related to the servicing of this account from its origination to the present date.

To date, the documents and information I (we) have, that you have sent, and any conversations with your service representatives, have been unproductive and have not answered n any questions. I dispute this alleged debt.

It is my (our) understanding that your company may have been accused of engaging in one or more predatory servicing or lending and servicing schemes. As a consumer, I am (we are) extremely concerned about such practices by anyone, let alone this mortgage company or anyone who has any interest this matter. I am (we are) concerned that such abuses are targeting the uneducated and uninformed consumer and disadvantaged, poor, elderly and minority Americans.

Needless to say, I am (we are) most concerned. I am (we are) worried that potential fraudulent and deceptive practices by unscrupulous mortgage brokers; sales and transfers of mortgage servicing rights; deceptive and fraudulent servicing practices to enhance balance sheets; deceptive, abusive and fraudulent accounting tricks and practices may have

RESPA REQUEST Page 1 of 17 also negatively affected any credit rating, mortgage account and/or the debt or payments that I am (we are) currently, or may be legally obligated to. I (we) hereby demand absolute 1st hand evidence from you of the original un-certificated or certificated security regarding account number 224184. In the event you do not supply me (us) with the very security it will be a positive confirmation on your part that you never really created and owned one. I (we) also hereby demand that a chain of transfer from you to wherever the security is now be promptly sent to me (us) as well. Absent the actual evidence of the security I (we) have no choice but to dispute the validity of your lawful ownership, funding, entitlement right, and the current debt you allege I (we) owe. By debt I am (we are) referring to the principal balance you claim I (we) owe; the calculated monthly payment, calculated escrow payment and any fees claimed to be owed by you or any trust or entity you may service or sub service for.

To independently validate this debt, I (we) need to conduct a complete exam, audit, review and accounting of this mortgage account from its inception through the present date. Upon receipt of this letter, please refrain from reporting any negative credit information [if any] to any credit importing agency until you respond to each of the requests.

I (we) also request that you kindly conduct your own investigation and audit of this account since its inception to validate the debt you currently claim I (we) owe. I (we) would like you to validate this debt so that it is accurate to the penny!

Please do not rely on previous servicer's or originators records, assurances or indemnity agreements and refuse to conduct a fill wdit and investigation of this account. I/we understand that potential abuses by you or previous servicer's could have deceptively, wrongfully, unlawfully, and/or illegally:

Increased the amounts of monthly payments.

Increased the principal balance I/we owe;

Increased escrow payments;

Increased the amounts applied and attributed toward intrest on this account;

Decreased the proper amounts applied and attributed towar I principal on this account; and/or Assessed, charged and/or collected fees, expenses and misc. charges I am not legally obligated to pay under this mortgage, note and/or deed of trust.

I/we request you insure that I (we) have not been the victim of such predatory servicing or lending practices.

To insure this, I (we) have authorized a thorough review, examination, accounting and audit of account # 224184 by mortgage auditing and predatory servicing or lending experts. This exam and audit will review this mortgage account file from the date of initial contact, application and the origination of this account to the present date written above.

Again this is a Qualified Written Request under the Real Estate Settlement Procedures Act, codified as Title 12 § 2605 (e)(1)(B) (e) and Reg. X § 3500.21(f)2 of the United States Code as Ill as a request under Truth In Lending Act [TILA] 15 U.S.C. § 1601, et seq. RESPA provides substantial penalties and fines for non-compliance or failure to answer my (our) questions provided in this letter within thirty [30] days of its receipt!

In order to conduct the examination and audit of this loan, I (we) need to have full and immediate disclosure including copies of all pertinent information regarding this loan. The

documents requested and answers to our questions are needed by nie (us) and others to insure that this loan:

Was originated in lawful compliance with all federal and state laws, regulations including, but not limited to Title 62 of the Revised Statutes, RESPA, TILA, Fair Debt Collection Act, HOEPA and other laws;

That any sale or transfer of this account or monetary instrument, was conducted in accordance with proper laws and was a lawful sale with complete disclosure to all parties with an interest;

That the claimed holder in due course of the monetary instrument/deed of trust/asset is holding such note in compliance with statutes, State and Federal laws and is entitled to the benefits of payments;

That all good faith and reasonable disclosures of transfers, sales, Power of Attorney, monetary instrument ownership, entitlements, full disclosure of actual funding source, terms, costs, commissions, webstes, kickbacks, fees etc. were and still are properly disclosed to me/us;

That each servicers and/or sub-servicers of this mortgage has serviced this mortgage in accordance with statute, laws and the terms of mortgage, monetary instrument/deed of trust;

That each servicers and sub-servicers of this mortgage has serviced this mortgage in compliance with local, state and federal statutes, have and regulations;

That this mortgage account has properly been credited, debited, adjusted, amortized and charged correctly;

That interest and principal have been properly calculated and applied to this loan;

That any principal balance has been properly calculated amortized and accounted for; that no charges, fees or expenses, not obligated by me (us) in any agreement, have been charged, assessed or collected from this account;

In order to validate this debt and audit this account, I (we) need copies of pertinent documents to be provided to me (us). I (we) also need answers, <u>certified</u>, in writing, to various servicing questions. For each record kept on computer or in any other electronic file or format, please provide a paper copy of all information in each field or record in each computer system, program or database used by you that contains any information on this account number or my/our name.

As such, please send to Notary Public, at the address listed, copies of the documents requested below as soon as possible. Please also provide copies of:

- 1) Any certificated or un-certificated security, front and back, used for the funding of account # 224184
- 2) Any and all "Pool Agreement(s)" including account # 224184 between MB FINANCIAL BANK, NA and any government sponsored entity, hereinafter (GSE).
- 3) Any and all "Deposit Agreement(s)" regarding account # 224184 or the "Pool Agreement" including account # 224184 and any GSE.

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- 4) Any and all "Servicing Agreement(s)" between **MB FINANCIAL BANK, NA** and any GSE.
- 5) Any and all "Custodial Agreement(s)" between MB FINANCIAL BANK, NA and any GSE.
- 6) Any and all "Master Purchasing Agreement" between MB FINANCIAL BANK, NA and any GSE.
- 7) Any and all "Issuer Agreement(s)" between MB FINANCIAL BANK, NA and any GSE.
- 8) Ary and all "Commitment to Guarantee" agreement(s) between MB FINANCIAL BANK, NA and any GSE.
- 9) Any ard 21 "Release of Document agreements" between MB FINANCIAL BANK, NA and any GSE.
- 10) Any and all "Master Agreement for servicer's Principle and Interest Custodial Account" between MB FINANCIAL BANK, NA and any GSE.
- 11) Any and all "Servicers Escrow Custodial Account" between MB FINANCIAL BANK, NA and any GSE.
- 12) Any and all "Release of Interest" ag eenients between MB FINANCIAL BANK, NA and any GSE.
- 13) Any Trustee agreement(s) between MB FINANCIAL BANK, NA and MB FINANCIAL BANK, NA trustee regarding account # 224184 or pool accounts with any GSE.
- Please send to the requester a copy of any documentation evidencing any trust relationship regarding the Mortgage/Deed of Trust **and** any Note in this matter.
- 15) Please send to the requester a copy of any and all document(s) establishing any Trustee of record for the Mortgage/Deed of Trust **and** any Note.
- Please send to the requester a copy of any and all document(s) establishing the date of any appointment of Trustee Mortgage/Deed of Trust <u>and</u> any Note. Please also include any and all assignments or transfers or nominees of any substitute trustee(s).
- 17) Please send to the requester a copy of any and all document(s) establishing any Grantor for this Mortgage/Deed of Trust **and** any Note.
- 18) Please send to the requester a copy of any and all document(s) establishing any Grantee for this Mortgage/Deed of Trust **and** any Note.
- 19) Please send to the requester a copy of any and all document(s) establishing any Beneficiary for this Mortgage/Deed of Trust **and** any Note.

RESPA REQUEST Page 4 of 17

- 20) Please send to the requester any documentation evidencing the Mortgage or Deed of trust is **not** a constructive trust or any other form of trust.
- All data, information, notations, text, figures and information contained in your mortgage servicing and accounting computer systems including, but not limited to Alltel or Fidelity CPI system, or any other similar mortgage servicing software used by you, any servicers, or subservicers of this mortgage account from the inception of this account to the date written above.
- 22) All descriptions and legends of all Codes used in your mortgage servicing and accounting system so that the examiners, auditors and experts retained to audit and review this mortgage account may properly conduct their work.
- All assignments, transfers, allonge, or other document evidencing a transfer, sale or assignment of this mortgage, deed of trust, monetary instrument or other document that secures payment by mo to this obligation in this account from the inception of this account to the present date including any such assignments on MERS.
- All records, electronic or otherwise, of assignments of this mortgage, monetary instrument or servicing rights to this mortgage including any such assignments on MERS.
- 25) All deeds in lieu, movinications to this mortgage, monetary instrument or deed of trust from the inception of this account to the present date.
- The front and back of each an 1 every canceled check, money order, draft, debit or credit notice issued to any servicers of this account for payment of any monthly payment, other payment, escrow charge, fee or expense on this account
- All escrow analyses conducted on this account from the inception of this account until the date of this letter;
- 28) The front and back of each and every canceled check, draft or debit notice issued for payment of closing costs, fees and expenses listed on any and all disclosure statement(s) including, but not limited to, appraisal fees, inspection fees, title searches, title incurance fees, credit life insurance premiums, hazard insurance premiums, commissions, attorney fees, points, etc.
- 29) Front and back copies of all payment receipts, checks, money orders, crafts, automatic debits and written evidence of payments made by others or me/us on this account.
- 30) All letters, statements and documents sent to me (us) by your company;
- 31) All letters, statements and documents sent to me (us) by agents, attorneys or representatives of your company;
- All letters, statements and documents sent to us by previous servicers, sub-servicers or others in your account file or in your control or possession or in the control or possession of any affiliate, parent company, agent, sub-servicers, servicers, attorney or other representative of your company.
- 33) All letters, statements and documents contained in this account file or imaged by you, any servicers or sub-servicers of this mortgage from the inception of this account to present date.

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- 34) All electronic transfers, assignments, sales of the note/asset, mortgage, deed of trust or other security instrument.
- 35) All copies of property inspection reports, appraisals, BPOs and reports done on the property.
- 36) All invoices for each charge such as inspection fees, BPOs, appraisal fees, attorney fees, insurance, taxes, assessments or any expense, which has been charged to this mortgage account from the inception of this account to the present date.
- All checks used to pay invoices for each charged such as inspection fees, BPOs, appraisal fees, attorney fees, insurance, taxes, assessments or any expense which has been charged to this mortgage account from the inception of this account to the present date.
- All agreements, contracts and understandings with vendors that have been paid for any charge on this account from the inception of this account to the present date.
- All account servicing records, payment payoffs, payoff calculations, ARM audits, interest rate adjustments, payment records, transaction histories, account histories, accounting records, ledgers, and documents that relate to the accounting of this account from the inception of this account until present date?
- 40) All account servicing transaction records, ledgers, registers and similar items detailing how this account has been serviced from the from the inception of this account until present date?

Further, in order to conduct the audit and review of this account, and to determine all proper amounts due, I (we) need the following answer to questions concerning the servicing and accounting of this mortgage account from its inception to the present date. Accordingly, can you please provide me/us, in writing, the answer to the questions listed below.

ACCOUNT ACCOUNTING & SERVICING SYSTEMS

- 1) Please identify for me (us) each account accounting and servicing system used by you and any sub-servicers or previous servicers from the inception of this account to the present date so that this experts can decipher the data provided.
- 2) For each account accounting and servicing system identified by you and any subservicers or previous servicers from the inception of this account to the present date, please provide the name and address of the company or party that designed and sold the system.
- 3) For each account accounting and servicing system used by you and any sub-servicers or previous servicers from the inception of this account to the present date, please provide the complete transaction code list for each system so that I (we), and others can adequately audit this account.

DEBITS & CREDITS

1) In a spreadsheet form or in letter form in a columnar format, please detail for me (us) each and every credit on this account and the date such credit was posted to this account as well as the date any credit was received.

- 2) In a spreadsheet form of in letter form in a columnar format, please detail for me (us) each and every debit on this account and the date debit was posted to this account as well as the date any debit was received.
- 3) For each debit or credit listed, please provide me (us) with the definition for each corresponding transaction code you utilize?
- 4) For each transaction code, please provide me (us) with the master transaction code list used by you or previous servicers.

MORTGAGE & ASSIGNMENTS

- 1) Has each sale, transfer or assignment of this mortgage, monetary instrument, deed of trust or any other instrument I/we executed to secure this debt been recorded in the county property records in the county and state in which my property is located from the inception of this account to the present date? Yes or No?
- 2) If not, why?
- 3) Is your company the servicers of this mortgage account or the holder in due course and beneficial owner of this mortgage, monetary instrument and/or deed of trust?
- 4) Have any sales, transfers or assignments of this mortgage, monetary instrument, deed of trust or any other instrument I (we) executed to secure this debt been recorded in any electronic fashion such as MERS or other internal or external recording system from the inception of this account to the present date? Yes or No?
- If yes, please detail for me (us) the names of each seller, purchaser, assignor, assignee or any holder in due course to any right or obligation of any note, mortgage, deed or security instrument I (we) executed securing the obligation or this account that was not recorded in the county records where my/our property is located whether they be mortgage servicing rights or the beneficial interest in the principal and interest payments.

ATTORNEY FEES

- 1) For purposes of my questions below dealing with attorney fees, please consider the terms attorney fees and legal fees to be one in the same.
- 2) Have attorney fees ever been assessed to this account from the inception of this account to the present date?
- 3) If yes, please detail each separate assessment, charge and collection of attorney fees to this account from the inception of this account to the present date and the date of such assessment to this account?
- 4) Have attorney fees ever been charged to this account from the inception of this account to the present date?
- 5) If yes, please detail each separate charge of attorney fees to this account from the inception of this account to the present date and the date of such charge to this account?

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6) Have attorney tees ever been collected from this account from the inception of this account to the present date?

- 7) If yes, please detail each separate collection of attorney fees from this account from the inception of this account to the present date and the date of such collection from this account?
- 8) Please provide for me (us) the name and address of each attorney or law firm that has been paid any fees or expenses related to this account from the inception of this account to the present date?
- 9) Please identify for me (us) in writing the provision, paragraph, section or sentence of any note, mortgage, deed of trust or any agreement I/we signed authorized the assessment, charge or collection of attorney fees?
- 10) Please detail and list for me (us) in writing each separate attorney fee assessed to this account and for which corresponding payment period or month such fee was assessed from the inception of this account to present date.
- 11) Please detail and list for me (us) in writing each separate attorney fee collected from this account and for which corresponding payment period or month such fee was collected from the inception of this account to present date.
- 12) Please detail and list for me (u:) in writing any adjustments in attorney fees assessed and on what date such adjustment was ma ie and the reasons for such adjustment.
- 13) Please detail and list for me (us) in v riting any adjustments in attorney fees collected and on what date such adjustment Ire made and the reasons for such adjustment.
- 14) Has interest been charged on any attorney fee assessed or charged to this account? Yes or No?
- 15) Is interest allowed to be assessed or charged on attorney fees charged or assessed to this account? Yes or No?
- 16) How much in total attorney fees have been assessed to this account from the inception of this account until present date? \$
- 17) How much in total attorney fees have been collected on this account from the inception of this account until present date? \$_____
- 18) How much in total attorney fees have been charged to this account from the inception of this account until present date? \$_____
- 19) Please send to me/us copies of all invoices and detailed billing statements from any law firm or attorney that has billed such fees that been assessed or collected from this account.

SUSPENSE/UNAPPLIED ACCOUNTS

For purposes of this section, please treat the term suspense account and unapplied account as one in the same.

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- 1) Has there been any suspense or unapplied account transactions on this account from the inception of this account until present date?
- 2) If yes, please explain the reason for each and every suspense transaction that occurred on this account? If no, please skip the questions in this section dealing with suspense and unapplied accounts.
- 3) In a spreadsheet or in letter form in a columnar format, please detail for me (us) each and every suspense or unapplied transaction, both debits and credits that has occurred on this account from the inception of this account until present date?

LATE FEES

For purposes of my questions below dealing with late fees, please consider the terms late fees and late charges to be one in the same.

- 1) Have you reported the collection of late fees on this account as interest in any statement to me (us) or to the IRS? Yes or No?
- 2) Has any previous servicers or sub-servicers of this mortgage reported the collection of late fees on this account as interest in any statement to us or to the IRS? Yes or No?
- 3) Do you consider the payment of late fees as liquidated damages to you for not receiving payment on time? Yes or No?
- 4) Are late fees considered interest? Yes or No?
- 5) Please detail for me (us) in writing what expenses and damages you incurred for any payment I (we) made that was late.
- 6) Are any of these expenses or damages charged or assessed to this account in any other way? Yes or No?
- 7) If yes, please describe what expenses or charges are charged or assessed to this account?
- 8) Please describe for me (us) in writing what expenses you or others undertook due to any payment I (we) made, which was late?
- 9) Please describe for me/us in writing what damages you or others undertook lue to any payment I (we) made, which was late?
- 10) Please identify for me (us) in writing the provision, paragraph, section or sentence of any note, mortgage, deed of trust or any agreement I (we) signed authorized the assessment or collection of late fees?
- 11) Please detail and list for me (us) in writing each separate late fee assessed to this account and for which corresponding payment period or month such late fee was assessed from the inception of this account to present date.

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12) Please detail and list for the (us) in writing each separate late fee collected from this account and for which corresponding payment period or month such late fee was collected from the inception of this account to present date.

- 13) Please detail and list for me (us) in writing any adjustments in late fees assessed and on what date such adjustment was made and the reasons for such adjustment.
- Has interest been charged on any late fee assessed or charged to this account? Yes or No?
- 15) Is interest allowed to be assessed or charged on late fees charged or assessed to this account? Yes or No?
- 16) Have any late charges been assessed to this account? Yes or No?
- 17) If yes, bow much in total late charges have been assessed to this account from the inception of this account until present date? \$_____
- 18) Please provide me/us with the exact months or payment dates you or other previous servicers of this account claim I (we) have been late with a payment from the inception of this account to the present date.
- 19) Have late charges been collected on this account from the inception of this account until present date? Yes or No?
- 20) If yes, how much in total late charges have been collected on this account from the inception of this account until present date? \$_____

PROPERTY INSPECTIONS

- 1) For purposes of this section property inspection and inspection fee refer to any inspection of property by any source and any related fee or expense charged, assessed or collected for such inspection.
- 2) Have any property inspections been conducted on my property from the inception of this account until the present date?
- 3) If your answer is no, you can skip the rest of these questions in this section concerning property inspections?
- 4) If yes, please tell us the date of each property inspection conducted on my property that is the secured interest for this mortgage, deed or note?
- 5) Please tell me (us) the price charged for each property inspection?
- 6) Please tell me (us) the date of each property inspection?
- 7) Please tell me (us) the name and address of each company and person who conducted each property inspection on my (our) property?
- Please tell me (us) why property inspections were conducted on my (our) property?

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- 9) Please tell me (us) how property inspections are beneficial to me (us).
- 10) Please tell me (us) how property inspections are protective of my (our) property.
- 11) Please explain to me (us) your policy on property inspections.
- 12) Do you consider the payment of inspection fees as a cost of collection? Yes or No?
- 13) If yes, why?
- 14) Do you use property inspections to collect debts? Yes or No?
- Have you used any portion of the property inspection process on my property to collect a debt or inform me (us) of a debt, payment or obligation I (we) owe?
- 16) If yes, piece answer when and why?
- 17) Please identify for me (us) in writing the provision, paragraph, section or sentence of any note, mortgage, deed of trust or any agreement I (we) signed that authorized the assessment or collection of property inspection fees?
- 18) Have you labeled in any record or document sent to me (us) a property inspection as a misc. advance? Yes or No?
- 19) If yes, why?
- 20) Have you labeled in any record or document sent to me/us a property inspection as a legal fee or attorney fee? Yes or No?
- 21) If yes, why?
- 22) Please detail and list for us in writing each separate inspection fee assessed to this account and for which corresponding payment period or month such fee was assessed from the inception of this account to present date.
- 23) Please detail and list for me (us) in writing each separate inspection fee collected from this account and for which corresponding payment period or month such fee was collected from the inception of this account to present date.
- 24) Please detail and list for me (us) in writing any adjustments in inspection fees assessed and on what date such adjustment was made and the reasons for such adjustment.
- 25) Please detail and list for me (us) in writing any adjustments in inspection fees collected and on what date such adjustment was made and the reasons for such adjustment.
- 26) Has interest been charged on any inspection fees assessed or charged to this account? Yes or No?
- 27) If yes, when and how much was charged?

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28) Is interest allowed to be assessed or charged on inspection fees charged or assessed to this account? Yes or No?
29) How much in total inspection fees have been assessed to this account from the inception of this account until present date? \$
30) How much in total inspection fees have been collected on this account from the inception of this account until present date? \$
31) Please forward to me (us) copies of all property inspections made on my (our) property in this mortgage account file.
32) Has any fee charged or assessed for property inspections been placed into escrow account? Yes or no?
DDO EEEC
BPO FEES 1) Have any BPOs [Broker Price Opinions] been conducted on my property?
2) If yes, please tell me/us the date of each BPO conducted on my (our) property that is the secured interest for this mortgage deed or note?
3) Please tell me (us) the price of each BPO?
4) Please tell me (us) who conducted each BPO?
5) Please tell me (us) why BPOs were conducted on my (our) property
6) Please tell me (us) how BPOs are beneficial to inc (us).
7) Please tell me (us) how BPOs are protective of my (our) property.
8) Please explain to me (us) your policy on BPOs.
9) Have any BPO fees been assessed to this account? Yes or No?
10) If yes, how much in total BPO fees have been assessed to this account? \$
11) Have any BPO fees been charged to this account? Yes or No?
12) If yes, how much in total BPO fees have been charged to this account? \$
Please tell me (us) specifically what clause, paragraph and sentence in the note, mortgage or deed of trust or any agreement I (we) have executed allows you to assess, charge or collect a BPO fee from me (us).
14) Please send to me (us) copies of all BPO reports that have been done on my (our) property.
15) Has any fee charged or assessed for A BPO been placed into escrow? Yes or no?

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FORCED-PLACED INSURANCE FICIAL COPY

- 1) Have you placed or ordered any forced-placed insurance polices on my (our) property?
- 2) If yes, please tell me (us) the date of each policy ordered or placed on my property that is the secured interest for this mortgage, deed or note?
- 3) Please tell me (us) the price of each policy?
- 4) Please tell me (us) the agent for each policy?
- 5) Please tell me (us) why each policy was placed on my (our) property.
- 6) Please tell me (us) how the policies are beneficial to me (us).
- 7) Please tell me (us) how policies are protective of my (our) property.
- 8) Please expirin to me (us) your policy on forced-placed insurance.
- 9) Have any forced-olaced insurance fees been assessed to this mortgage or escrow account? Yes or No?
- 10) If yes, how much in total forced-placed policy fees have been assessed to this account?
- 11) Have any forced-placed insurance fees been charged to this mortgage or escrow account? Yes or No?
- 12) If yes, how much in total forced-placed insurface fees have been charged to this mortgage or escrow account? \$_____
- 13) Please tell me (us) specifically what clause, paragraph and sentence in the note, mortgage or deed of trust or any agreement I (we) have executed allows you to assess, charge or collect forced-placed insurance fees from me (us).
- Do you have any relationship with the agent or agency that placed any policies on my (our) property? If yes, please describe.
- 15) Do you have any relationship with the carrier that issued any policies on my (our) property? If yes, please describe.
- 16) Has the agency or carrier you used to place a forced-placed insurance policy on my (our) property provided you any service, computer system, discount on policies, commissions, rebates or any form of consideration? If yes, please describe.
- 17) Do you maintain a blanket insurance policy to protect your properties when customer policies have expired?
- 18) Please send to me (us) copies of all forced-placed insurance policies that have been ordered on my (our) property.

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SERVICING RELATED QUESTIONS

For each of the following questions listed below, please provide me (us) with a detailed explanation in writing that answer each question. In addition, I (we) need the following answer to questions concerning the servicing of this mortgage account from its inception to the present date. Accordingly, can you please provide me (us), in writing, the answer to the questions listed below:

- 1) Did the originator or previous servicers of this account have any financing agreements or contracts with your company or an affiliate of your company?
- 2) Did the originator of this account or previous servicers of this account have a warehouse account agreement or contract with your company?
- 3) Did the originator of this account or previous servicers of this account receive any compensation, fee, commission, payment, rebate or other financial consideration from your company or any atfiliate of your company for handling, processing, originating or administering this loan? If yes, please describe and itemize each and every form of compensation, fee, commission, payment, rebate or other financial consideration paid to the originator of this account by your company or any affiliate.
- 4) Please identify for me (us) where the originals of this entire account file are currently located and how they are being stored kept and protected?
- 5) Where is the original monetary in trument or mortgage I (we) signed located? Please describe its physical location and anyone holding this note as a custodian or trustee if applicable.
- 6) Where is the original deed of trust or mortgage and note I (we) signed located? Please describe its physical location and anyone holding this note as a custodian or trustee if applicable.
- 7) Since the inception of this loan, has there been any a six ment of my (our) monetary instrument/asset to any other party? If the answer is yes, identif, the names and addresses of each and every individual, party, bank, trust or entity that has received such assignment?
- 8) Since the inception of this loan, has there been any assignment of the deed of trust or mortgage and note to any other party? If the answer is yes, would you kindly identify the names and addresses of each and every individual, party, bank, trust or entity that has received such assignment?
- 9) Since the inception of this loan, has there been any sale or assignment of servicing rights to this mortgage account to any other party? If the answer is yes, would you kindly identify the names and addresses of each and every individual, party, bank, trust or entity that has received such assignment or sale.
- 10) Since the inception of this loan, has any sub-servicers serviced any portion of this mortgage loan? If the answer is yes, would you kindly identify the names and addresses of each and every individual, party, bank, trust or entity that has sub-serviced this mortgage loan.
- 11) Has this mortgage account been made a part of any mortgage pool since the inception of this loan? If yes, please identify for us each and every account mortgage pool that this mortgage has been a part of from the inception of this account to the present date.

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- 12) Has each and every assignment of our asset/monetary instrument been recorded in the county land records where the property associated with this mortgage account is located?
- Has there been any electronic assignment of this mortgage with MERS [Mortgage Electronic Registration System] or any other computer mortgage registry service or computer program? If yes, please identify the name and address of each and every individual, entity, party, bank, trust or organization or servicers that has been assigned the mortgage servicing rights to this account as well as the beneficial interest to the payments of principal and interest on this loan.
- Have there been any investors [as defined in your industry] who have participated in any mortgage-backed security, collateral mortgage obligation or other mortgage security instrument that this mortgage account has ever been a part of from the inception of this mortgage to the present date? If yes, please identify the name and address of each and every individual, entity, organization and/or trust.
- 15) Please identify for me (us) the parties and their addresses to all sales contracts, servicing agreements, assignments, alonges, transfers, indemnification agreements, recourse agreements and any agreement related to this account from its inception to the current date written above.
- Please provide me (us) v ith copies of all sales contracts, servicing agreements, assignments, alonges, transfers, incemnification agreements, recourse agreements and any agreement related to this account from its inception to the current date written above.
- 17) How much was paid for this individual mortgage account by you?
- 18) If part of a mortgage pool, what was the principal balance used by you to determine payment for this individual mortgage loan.
- 19) If part of a mortgage pool, what was the percentage paid by you of the principal balance above used to determine purchase of this individual mortgage ican.
- 20) Who did you issue a check or payment to for this mortgage loan?
- 21) Please provide me (us) copies with the front and back of canceled check.
- 22) Did any investor approve the foreclosure of my (our) property?
- 23) Has HUD assigned or transferred foreclosure rights to you as required by 12 USC 3754?
- 24) Please identify all persons who approved the foreclosure of my property!

Please provide me (us) with the documents I (we) have requested and a detailed answer to each of my questions within the required lawful time frame. Upon receipt of the documents and answer, an exam and audit will be conducted that may lead to a further document request and answer to questions under an additional QWR letter.

Copies of this Quantied Written Request, Validation of Debt, TLA and request for accounting and legal records, Dispute of Debt letters are being sent to FTC, HUD, Thrift Supervision, all relevant state and federal regulators; and other consumer advocates; and my congressman.

It is my (our) hope that you answer this RESPA REQUEST in accordance with law and the questions, documents and validation of debt to the penny and correct any abuse(s) or scheme(s) uncovered and documented.

Default Provision(s) under this QUALIFIED WRITTEN RESPA REQUEST

- MB FINANCIAL BANK, NA's or any agents, transfers, or assigns omissions of or agreement by silence of this RESPA REQUEST via certified rebuttal of any and all points herein this "RESPA REQUEST," agrees and consents to including but not limited by any violations of law and/or immediate terminate/remove any and all right, title and interests (liens) in Joseph R: Mitchell or any property or collateral connected to Joseph R: Mitchell or account #224184 and waives any and all immunities or defenses in claims and or violations exceed to in this RESPA REQUEST including but not limited by any and all:
 - 1. Joseph R: Mitchell's right, by breach of fiduciary responsibility and fraud and misrepresentation revocation and rescinding of any and all power of attorney or appointment MB FINANCIAL BANK, NA may have or may have had in connection with account # 224184 and any property and/or real estate connected with account number 224184.
 - 2. Joseph R: Mitchell's right to have any certificated or uncertificated security reregistered in Joseph R: Mitchell's, and only Joseph R: Mitchell's name.
 - 3. Joseph R: Mitchell's right of collection via MB FINANCIAL BANK, NA's liability insurance and/or bond.
 - 4. Joseph R: Mitchell's entitlement in filing and enecuting any instruments, as power of attorney for and by MB FINANCIAL BANK, NA, including but not limited by a new certificated security or any security agreement perfected by riling a UCC Financing Statement with the Secretary of State in the State where the property is (properties are) located.
 - 5. Joseph R: Mitchell's right to damages because of MB FINANCIAL BANK, NA's wrongful registration, breach of intermediary responsibility with regard to Joseph R: Mitchell's asset by MB FINANCIAL BANK, NA issuing to Joseph R: Mitchell a certified check for the original value of Joseph R: Mitchell's monetary instrument.
 - 6. Joseph R: Mitchell's right to have account # 224184 completely set off because of MB FINANCIAL BANK, NA's wrongful registration, breach of intermediary responsibility with regard to Joseph R: Mitchell's monetary instrument/asset by MB FINANCIAL BANK, NA sending confirmation of set off of wrongful liability of Joseph R: Mitchell and issuing a certified check for the difference between the original value of Joseph R: Mitchell's monetary instrument/asset and what Joseph R: Mitchell mistakenly sent to MB FINANCIAL BANK, NA as payment for such wrongful liability.

B FINANCIAL BANK, NA or any transfers, agents or assigns offering a rebuttal of this RESPA REQUEST must do so in the manner of this "RESPA REQUEST" in accordance of and in compliance with current statutes and/or laws by signing in the capacity of a fully liable man or woman being responsible and liable under the penalty of perjury/commercial liability while offering direct testimony with the official capacity as an appointed agent for MB FINANCIAL BANK, NA in accordance with MB FINANCIAL BANK, NA's Articles of Incorporation, By Laws duly signed by a current and duly sworn under oath director(s) of such corporation/Holding Corporation/National Association. Any direct rebuttal with certified true and complete accompanying proof must be posted with the Notary address herein within 30 days. When no verified rebuttal of this "RESPA REQUEST" is made in a timely manner, a "Certificate of Non-Response" serves as MB FINANCIAL BANK, NA's judgment and consent/agreement by means of sil ne with any and all claims and/or violations herein-stated in the default provisions or any other law.

Power of Attorney: When MB FINANCIAL BANK, NA fails by not rebutting to any part of this "RESPA REQUEST" agrees with the granting unto Joseph R: Mitchell's unlimited Power of Attorney and any and all full authorization in signing or endorsing Joseph R: Mitchell's name upon any instrument(s) in satisfaction of the obligation(s) of this RESPA REQUEST/Agreement or any agreement arising from this agreement. Pre-emption of or to any Bankruptcy proceeding shall not discharge any obligation(s) of this agreement. Consent and agreement with this Power of Attorney by MB FINANCIAL BANK, NA waives any and all claims of Joseph R: Mitchell, and/or defenses and remains in effect until satisfaction of all obligation(s) by MB fINANCIAL BANK, NA have been satisfied.

Sincerely,

Joseph R: Mitchell
(without prejudice)
All Rights Reserved

* CC:

1. Federal Trade Commission 3300 N. Central Avenue, 600 Pennsylvania Avenue NW, Washington, DC. 20580

2. Office of RESPA and Interstate Land Sales Office of Housing, Room 9146 Department of Housing and Urban Development 451 Seventh Street, SW Washington, DC 20410

3. Office of Housing Enterprise Oversight (OFHEO) 1700 G Street, NW., Fourth Floor, Washington, DC 20552.

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Lot 51 in Evergreenview of ORland Park Unit 1 Bring a Subdivision of Part of the Southwest Quartyr Of Section 2 township 36 north Range 12

8658 W 148 - Pl.

ORland Park, JC

60462 + County Clarks Office