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Angela S. Crawford
4143 W. 187th PL.
Country Club Hills, IL 60478



Doc#: 1230747040 Fee: \$64.00
Eugene "Gene" Moore RHSP Fee:\$10.00
Cook County Recorder of Deeds
Date: 11/02/2012 02:34 PM Pg: 1 of 14

AFFIDAVIT OF INTEREST OF:
ANGELA S. CRAWFORD

STATE OF: ILLINOIS

COUNTY OF: COOK

Property of Cook County Clerk's Office

Comes now, Angela S. Crawford, Your Affiant, being competent to testify and being over the age of 21 years of age, after first being duly sworn according to law to tell the truth to the facts related herein states she has firsthand knowledge of the facts stated herein and believes these facts to be true to the best of her knowledge.

1. Your Affiant, Angela S. Crawford, entered into an agreement to purchase specific real property on April 10, 2006
2. Your Affiant, Angela S. Crawford, notices that the said property is 4143 W. 187th Pl, Country Club Hills, IL 60478
3. Your Affiant, Angela S. Crawford, notices that the legal description of said property is as attached. See exhibit A.
4. Your Affiant, Angela S. Crawford, had a mortgage agreement specific to said property in which the sales price was (Original purchase price) \$175,000.00.
5. Your Affiant, Angela S. Crawford, made a down payment of \$1000.00 paid to the Seller Shinwe D. Parks.
6. As of today's date: October 26, 2012 Your Affiant, Angela S. Crawford, made payments totaling, \$346,525.00 (All Loan Servicing Companies, which include original purchase price, down payment, first's, second's, refinanced loans, Home Equity Lines of Credit, Taxes, Insurance, etc.) To multiple alleged servicers pursuant to the alleged loan agreement specific to the

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purchase of the above described property, including but not limited to (name of your current bank) HSBC Bank.

- 7. Your Affiant, Angela S. Crawford, as of today's date: October 26, 2012 has 6 Years, 6 months and 15 days (Original loan date to present) of maintenance and upkeep of said property which have an approximate value of \$24,057.62 (See exhibit B)
- 8. Your Affiant, Angela S. Crawford, has made improvements to said property from the time of original purchase which has an approximate value of \$24,057.62 See exhibit B.
- 9. Your Affiant, Angela S. Crawford, has a total secured interest in the above referenced property as of October 26, 2012 of approximately \$370,582.62 (See Exhibit B line number 28).
- 10. To date, no party has made any offer to Your Affiant, Angela S. Crawford, to settle Affiant's interest in said property.
- 11. Further, Affiant sayeth naught.

Signature Angela S. Crawford Date: 10/29/12
 Signature

Signature _____ Date: _____
 Signature

State of ILLINOIS
 County of Cook

Subscribed and sworn to (or affirmed) before me on this 29 day of October, 2012

by Angela S. Crawford, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Iola C. Earley-Cornett (Seal)
 Notary Public



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EXHIBIT A

PHYSICAL ADDRESS:

4143 W. 187th PL., Country Club Hills, IL 60478

Instrument NO. 31-03-415-019-0000

Legal Description:

LOT 115 IN TIERRA GRANDE UNIT NO 4, PHASE 1, BEING A SUBDIVISION OF PART OF THE NORTHEAST ¼ OF THE SOUTHEAST ¼ OF SECTION 3 TOWNSHIP 35 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

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UNOFFICIAL COPY**EXHIBIT B*****IMPROVEMENTS AND MAINTENANCE*****4143 W. 187th PL., Country Club Hills, IL 60478***Legal Description See Attached Exhibit A**Instrument NO. 31-03-415-019-0000***IMPROVEMENTS/MAINTENANCE AND UPKEEP FROM
April 10, 2006 to October 25, 2012:**

1. Furnace	\$200.00
2. Flooring (carpet, replace, etc.)	\$2,200.00
3. Windows Replaced	\$130.00
4. Washer & Dryer	\$1000.00
5. Sump & Ejector Pump	\$425.00
6. 2 Toilets	\$300.00
7. 3 Faucets	\$75.00
8. Stove & Refrigerator	\$1250.00
9. Garbage Disposer	\$75.00
10. New Garage Door(s)/ Garage Opener(s)	\$250.00
11. Driveway Paved	\$150.00
12. Thermostat	\$100.00
13. Track Lighting & Light Switches	\$225.00
14. Fencing	\$600.00
15. Mold Removal	\$500.00
16. Locks	\$200.00
17. Rodding	\$200.00
18. Painting	\$2000.00
19. Sod	\$500.00
20. Pest Control, Lawn Care, Carpet Cleaning	\$3168.00
21. Fascia/Soffit & Drywall	\$7,300.00
22. Patio Blinds	\$125.00
23. Installation & Monthly ADT Alarm	\$3084.62
24. Total Improvement/Maintenance/Upkeep:	\$24,057.62
25. Total for each Refinance:	\$172,525.00
26. Original Sales Price	\$173,000.00
27. Original Down Payment	\$1000.00
28. Combined Total for All:	\$370,582.62

UNOFFICIAL COPY**Angela S. Crawford**

4143 W. 187th PL., Country Club Hills, IL 60478

EXHIBIT C

October 26, 2012

HSBC/ Endorsee/True Owner/ True Holder of the Note
 P.O. Box 1231
 Brandon, FL 33509-1231

Alleged Loan #: 14035653

Dear Madam/Sir,

I am exercising my rights under **U.C.C. - ARTICLE 3 -§3-501 (b) 2 (1)** to personally inspect the Original Wet Ink Note, Allonge and Original Wet Ink Trust. I am entitled to demand presentation of the negotiable instrument under RESPA. Please contact me to arrange a time for me, my attorney and a finger print expert to come to the location where the Original Wet Ink Note, Original Wet Ink Trust and Allonge are being held.

WARNING: by way of this letter, HSBC Bank and its attorneys are being advised of the serious nature of issues uncovered in the note and chain of title in your attempt to collect a debt with illegal or forged documents. If HSBC Bank, an employee of HSBC Bank, any attorney representing HSBC Bank or any third party now being made aware of these issues attempt to collect a debt or threaten me with foreclosure until these issues are corrected, you will be violating the Fair Credit Collections Act, the Sarbanes and Oxley Act and HSBC Bank and its attorneys will be willfully attempting to commit fraud and perjury upon the court. This correspondence has been recorded and made a permanent record in the chain of title for the purpose of full disclosure to all current and future parties.

A recent forensic and securitization evaluation, investigation of the Committee on Uniform Securities Identification Procedures (CUSIP) via the Bloomberg Report as it relates to the alleged trust and account number 14035653 has raised some very disturbing questions. There appears to be substantial and deliberate fraud, breach of fiduciary responsibility, violation of the Fair Debt Collection Practices Act, predatory lending, a break in the chain of title and violations of the Sarbanes and Oxley Act as well as IRS Code 860 G. In *Carpenter v. Longan* 16 Wall. 271,83 U.S. 271, 274, 21 L.Ed. 313 (1872), the U.S. Supreme Court stated "The note and mortgage are inseparable; the former as essential, the latter as an incident. An assignment of the note carries the mortgage with it, while assignment of the latter alone is a nullity."

Additionally, once the Note was converted into a stock, or stock equivalent, it is no longer a Note. If both the Note and the stock, or stock equivalent, exist at the same time, that is known as double dipping. Double dipping is a form of securities fraud. Once a loan has been securitized which this loan has done, it forever loses its security component (i.e., the Deed of Trust/Mortgage), and the right to foreclose on the Deed of Trust/Mortgage is forever lost.

As a result of my findings I have requested a full investigation by the SEC Office of the Whistleblower, the Internal Revenue Service Whistleblower Office, the securities fraud task force team assembled by the United States Attorney General and the various

agencies that are investigating the Banks and Attorneys who are committing securities, mortgage and foreclosure fraud.

Effective immediately I am exercising my rights under RESPA and TILA to receive full disclosure. Please respond to the attached RESPA Qualified Written Request, Complaint, Dispute of Debt & Validation of Debt Letter and TILA Request. Under US Code TITLE 15 > CHAPTER 41 > SUBCHAPTER V > § 1692g part b), this debt is now officially in dispute. By law, all collection activities must cease and no foreclosure action can be brought against me until this dispute is resolved.

The violations the securitization audit found as it pertains to the Sarbanes and Oxley Act are listed as follows:

Section 802(a) of the SOX, 18 U.S.C. § 1519 states: Whoever knowingly alters, destroys, mutilates, conceals, covers up, falsifies, or makes a false entry in any record, document, or tangible object with the intent to impede, obstruct, or influence the investigation or proper administration of any matter within the jurisdiction of any department or agency of the United States or any case filed under title 11, or in relation to or contemplation of any such matter or case, shall be fined under this title, imprisoned not more than 20 years, or both.

Section 906 and 302 of the Sarbanes-Oxley Act Under Code 18 U.S.C. §1350 provides criminal penalties of up to 20 years for willful violations and up to 10 years imprisonment for violations where the executive knowingly signed a false certification. Under 15 U.S.C. §7241, a "principal executive officer of officers and principal financial officer of officers ... or persons performing similar functions," of a public company must certify each quarterly and annual report filed by the company under the new Exchange Act Rules §13(a) or §15(d). Furthermore, "a separate certification must be provided for each certifying officer, and the language of the certification cannot be varied from the language contained in" the statute. Certification is made based on the knowledge of the certifying officer, and ignorance will not be a defense to a charge of falsely certifying a quarterly or annual report if the certifying officer should have known that the certification was false. an officer who "willfully" makes a false Sarbanes-Oxley Act §302 certification may be liable for criminal violation of the Exchange Act, which results in a maximum of up to 20 years imprisonment and up to \$5 million in fines, under §1106.

Sarbanes-Oxley § 1102 increases the penalties for destruction or altering of corporate audit records by amending 18 U.S.C. § 1512 entitled "Tampering with a Record or Otherwise Impeding and Official Proceeding." 18 U.S.C. § 1512 now contains the following new subsection: (c) Whoever corruptly – alters, destroys, mutilates, or conceals a record, document, or other object, or attempts to do so, with the intent to impair the object's integrity or availability for use in an official proceeding; or otherwise obstructs, influences, or impedes any official proceeding, or attempts to do so, shall be fined under this title or imprisoned not more than 20 years, or both. Under 18 U.S.C. §1001, anyone who, "makes a materially false, fictitious or fraudulent statement or representation" can be fined and imprisoned for up to five years.

SEC. 807. CRIMINAL PENALTIES FOR DEFRAUDING SHAREHOLDERS OF PUBLICLY TRADED COMPANIES. (a) IN GENERAL.—Chapter 63 of title 18, United States Code "§ 1348. Securities fraud "Whoever knowingly executes, or attempts to execute, a scheme or artifice— "(1) to defraud any person in connection with any security of an issuer with a class of securities registered under section 12 of the

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Securities Exchange Act of 1934 (15 U.S.C. 78j) or that is required to file reports under section 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78o(d)); or "(2) to obtain, by means of false or fraudulent pretenses, representations, or promises, any money or property in connection with the purchase or sale of any security of an issuer with a class of securities registered under section 12 of the Securities Exchange Act of 1934 (15 U.S.C. 78l) or that is required to file reports under section 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78o(d)); shall be fined under this title, or imprisoned not more than 25 years, or both."

SEC. 903. CRIMINAL PENALTIES FOR MAIL AND WIRE FRAUD (a) MAIL FRAUD.—Section 1341 of title 18, United States Code; (b) WIRE FRAUD.—Section 1343 of title 18, United States Code: Penalty is punishable by a maximum of up to 20 years.

Kind Regards,

Signature

Signature

Property of Cook County Clerk's Office

UNOFFICIAL COPY EXHIBIT D

Angela S. Crawford

4143 W. 187th PL., Country Club Hills, IL 60478

10/26/2012

HSBC/ Endorsee/True Owner/ True Holder of the Note
 P.O. Box 1231
 Brandon, FL 33509-1231

RESPA QUALIFIED WRITTEN REQUEST, COMPLAINT, DISPUTE OF DEBT & VALIDATION OF DEBT 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 24 C.F.R. 3500, and The Gramm Leach Bliley Act.

Alleged Loan #: 14035653

Dear Madam/Sir:

Please be advised of your legal obligation to answer this additional Qualified Written Request and to obtain all records and documents pertaining to the above-mentioned Loan No. This request is made pursuant to the Real Estate Settlement and Procedures Act (RESPA). We have reason to believe that certain disclosures and documentation have been withheld in violation of the Truth in Lending Act (TILA) and that various Real Estate Settlement Procedures Act (RESPA) loan servicing errors may have occurred. We are requesting authenticated copies of the following records relating to the loan number stated herein:

1. The original Promissory Note
2. The Security Instrument
3. Any modification, endorsements, extension, addenda and all information related to items 1 and 2 above.
4. The complete pay history from the date of origin, including any portion of the history that originated from previous assignors.
5. Promissory Note deposit and transaction account records.
6. All records of endorsement of the note beginning with the first.
7. The name or names and addresses of all custodians of the note.
8. If the note has been lost, please provide me with copies of the following:
 - a. The Government National Mortgage Association (GNMA) pool number of the bond issued for the lost note;
 - b. Name of issuer purchasing the bond;
 - c. Current issuer loan number ;

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- d. FHA/VA case number;
 - e. Name of original mortgagor;
 - f. Physical address of the property;
 - g. Mortgage recording information;
 - h. Name of surety or insurance company (obligor);
 - i. The date the bond was executed by surety or insurance company;
 - j. Name of surety or insurance company that executed bond;
 - k. Name and signature of representative for surety or insurance company;
 - l. Date the note was discovered missing and;
 - m. Possible reason for the lost note;

Further, I have conducted an extensive analysis and review of this account, and need additional documentation to determine any proper amounts due. We request the following answers to questions concerning the servicing and accounting of this mortgage account from its inception to the present date. Accordingly, can you, HSBC BANK, please provide me, in writing, the answers to the questions listed below:

MORTGAGE & ASSIGNMENTS

1. Has each sale, transfer or assignment of this mortgage, monetary instruments, Deed of Trust or any other instrument we executed to secure this debt been recorded in the county property records in the county and state in which our 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 Trust?
4. Have any sales, transfers or assignments of this mortgage, monetary instrument, Deed of Trust or any other instrument 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.
5. If yes, please detail for me 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 we executed securing the obligation on this account that was not recorded in the county records where my property is located whether they be mortgage servicing rights or the beneficial interest in the principal and interest payments.

SERVICING RELATED QUESTIONS

For each of the following questions listed below, please provide us with a detailed explanation in writing that answers each question, in addition, 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 us in writing, the answers 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 affiliate 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 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 instrument or mortgage we signed located? Please describe its physical location and anyone holding this note as a custodian or Trustee if applicable.
6. Where are the original Deed of Trust or mortgage and Note 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 assignment of my monetary instrument/asset to any other party? If the answer is yes, identify **the name 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
11. and addresses of each and every individual, party, bank or entity that has sub-serviced this mortgage loan?
12. 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.
13. 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?

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14. 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.
 15. 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.
 16. Please identify for us the parties and their addresses to all sales contracts, servicing agreements, assignments, Allonge, transfers, indemnification agreements, recourse agreements and any agreements related to this account from its inception to the current aforementioned written date.
 17. Please provide me with copies of all sales contracts, servicing agreements, assignments, Allonge, transfers, indemnification agreements, recourse agreements and any agreement related to this account from its inception to the current aforementioned written date.
 18. How much was paid for this individual mortgage account by you?
 19. If part of the mortgage pool, what was the principal balance used by you to determine payment for this individual mortgage loan?
 20. If part of a mortgage pool, what was the percentage paid by you the principal balance used above to determine purchase of this individual mortgage loan.
 21. Who did you issue a check or payment to for this mortgage loan?
 22. Please provide us copies with the front and back of cancelled checks.

Please remember to include the appropriate power of attorney and certification with your response and the records.

As the purported Servicer or holder, you have assumed all rights and responsibilities of the assignor and you are required by law to provide me with the records requested. If the control or custody of these records is maintained by your assignor, you must forward this request to each and every assignor and obtain the missing records from each to be forwarded onto us.

Copies of this Qualified Written Request, Validation of Debt, TILA and request for accounting and legal records, Dispute of Debt letter are being sent to the FTC, HUD, Thrift Supervision, the Consumer Financial Protection Bureau, the Security Exchange Commission and the Internal Revenue Service.

Federal law mandates that the lender answer this RESPA REQUEST 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

HSBC BANK or any agents, transfer, 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 rights, title and interests (liens) in ANGELA S. CRAWFORD or any property or collateral connected to ANGELA S. CRAWFORD or alleged loan # 14035653 and waives and all immunities or defenses in claims and/or violations agreed to in this RESPA REQUEST including but not limited by any and all:

1. ANGELA S. CRAWFORD's right, by breach of fiduciary responsibility and fraud and misrepresentation revocation and rescinding of any and all power of attorney or appointment HSBC BANK may have or may have had in connection with alleged loan # 14035653 and any property and/or real estate connected with alleged loan # 14035653.
2. ANGELA S. CRAWFORD's right to have any certificated or un-certificated security re-registered in ANGELA S. CRAWFORD'S, and only ANGELA S. CRAWFORD's name.
3. ANGELA S. CRAWFORD's right of collection via HSBC BANK's liability insurance and/or bond.
4. ANGELA S. CRAWFORD's entitlement in filing and executing any instruments as power of attorney for and by HSBC BANK, including but not limited by a new certificated security or any security agreement perfected by filing a UCC Financial Statement with the Secretary of State in the State where HSBC BANK is located.
5. ANGELA S. CRAWFORD's right to damages because of HSBC BANK's wrongful registration, breach of Intermediary responsibility with regard to ANGELA S. CRAWFORD's asset BY HSBC BANK's issuing to ANGELA S. CRAWFORD a certified check for the original value of ANGELA S. CRAWFORD's monetary instrument.
6. ANGELA S. CRAWFORD's right to have alleged loan # 14035653 completely set off because of HSBC BANK's wrongful registration, breach of intermediary responsibility with regard to ANGELA S. CRAWFORD's monetary instrument/asset by HSBC BANK's sending a confirmation of set off of wrongful liability of ANGELA S. CRAWFORD and issuing a certified check for the difference between the original value of ANGELA S. CRAWFORD's monetary instrument/asset and what ANGELA S. CRAWFORD mistakenly sent to HSBC BANK's as payment for such wrongful liability.

HSBC BANK's or any transfer, 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 statues and/or laws by signing in the capacity of a fully liable man or woman being responsible and liable under the penalty of perjury while offering direct testimony with the official capacity as an appointed agent for HSBC BANK's in accordance with HSBC BANK's Articles of Incorporation, By Laws duly signed by a currant 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 sixty days.

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When no verified rebuttal of this RESPA REQUEST is made in a timely manner, a "Certificate of Non-Response" serves as HSBC BANK's judgment and consent/agreement by means of silence with any and all claims and/or violations herein-stated in the default provisions or any other law.

Power of Attorney: When HSBC BANK fails by not rebutting to any part of this RESPA REQUEST HSBC BANK agrees with the granting unto ANGELA S. CRAWFORD's unlimited **Power of Attorney** and any and all full authorization in signing or endorsing HSBC BANK's name upon any instruments 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. The consent and agreement with this Power of Attorney by HSBC BANK waives any and all claims of ANGELA S. CRAWFORD's, and/or defenses and remains in effect until satisfaction of all obligation(s) by HSBC BANK has been satisfied.

Be further advised that if you fail or refuse these answers and/or records as required by law, ANGELA S. CRAWFORD will institute civil action against you for the purpose of compelling production of these records under court order.

You may respond within twenty (20) days and produce these records within (60) days following your response. If you fail to produce these records you will be in default, please govern yourself accordingly.

Kind Regards,

Signature

Signature

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Cc: SEC Office of the Whistleblower
100 F Street NE
Mail Stop 5971
Washington, DC 20549

Internal Revenue Service
Whistleblower Office
SE: WO
1111 Constitution Ave., NW
Washington, DC 20224

Federal Trade Commission
Mortgage Fraud Division
600 Pennsylvania Avenue NW
Washington, DC. 20580

Supreme Court Mortgage
Foreclosure Committee
c/o Administrative Office of
the Illinois Court
3101 Old Jacksonville Rd
Springfield, IL 62704

Government National
Mortgage Assoc.
451 Seventh Street SW
Washington, DC 20410

Consumer Financial Protection Bureau
Mortgage Fraud Division
P.O. Box 4503
Iowa City, IA 52244

Illinois Department of Financial
Professional Regulation
Manuel Flores, Director
100 West Randolph, 9th Floor
Chicago, IL 60601

Suzanne Le Mignot
CBS 2 Broadcast Center
22 West Washington St.
City State Zip\

George J. Vournazos
Cook County Sheriff
Assistant General Counsel
50 W. Washington
Chicago, Illinois 60602

NAACP Chicago
Far South Suburban
David L. Lowery, Jr., President
P.O. Box 484
Homewood, IL 60430

United State Attorney General
Securities Fraud Division
950 Pennsylvania Avenue NW
Washington, DC 20530