Office of the Attorney General 100 North Carson Street Carson City, Nevada 89701-4717

BEFORE THE REAL ESTATE COMMISSION



STATE OF NEVADA

FEB 0 6 2017

SHARATH CHANDRA, Administrator, REAL ESTATE DIVISION, DEPARTMENT OF BUSINESS & INDUSTRY, STATE OF NEVADA,

REAL ESTATE COMMISSIO

Petitioner,

VS.

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KYLE KRCH,

Respondent.

SHARATH CHANDRA, Administrator, REAL ESTATE DIVISION, DEPARTMENT OF BUSINESS & INDUSTRY, STATE OF NEVADA,

Petitioner,

VS.

JASON JAIRAM.

Respondent.

Case No. 2016-1708

Case No. 2016-646

OPPOSITION TO JOINT MOTION TO DISMISS

The Real Estate Division of The Department of Business And Industry of The State of Nevada ("Division"), by and through its counsel, Adam Paul Laxalt, Attorney General of the State of Nevada, and Peter K. Keegan, Deputy Attorney General, hereby responds to KYLE KRCH and JASON JAIRAM ("RESPONDENTS") Joint Motion to Dismiss.

MEMORANDUM OF POINTS AND AUTHORITIES

1. New Evidence, Previously Unavailable Bars Dismissal on Either Claim Preclusion or Issue Preclusion Grounds.

The instant Complaints in Case No's 2016-646 and 2016-1708, filed by the Division against RESPONDENTS, are based upon newly discovered evidence received via subpoena from the financial institutions involved in the short-sale transactions at issue. Not only are

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the claims different in nature from those claims litigated in Decker v. Krch et al., Case No. REN 14-05-07-047, the basis for the investigation and subpoenas which yielded the evidence for the instant Complaints only arose as a result of the testimony given by RESPONDENT KRCH during the hearing for Case No. REN 14-05-07-047. Specifically, during the May 5, 2015, Hearing, RESPONDENT KRCH testified on redirect examination by his attorney that he was not aware of any statutes or regulations which detail in any way that an agent or broker owes any sort of duty, whatsoever, to a seller's lender. May 5, 2015, Hearing Audio Recording of Case No. REN 14-05-07-047 at 3:48:00. As a result of this testimony, the Division's investigations unit subpoenaed the banking records from the financial institutions involved the short-sale transactions on February 12, 2016. Exhibit 1, Subpoena Documents, Bates Stamp Pages 000068-000090. This newly discovered evidence is the basis for the instant Complaints against RESPONDENTS, was unavailable to be presented or litigated during the May 5, 2015, Hearing, and was not part of the final judgment reached therein. Because underlying evidence supporting the claims in the instant Complaints against RESPONDENTS is newly discovered evidence, no part of Case No. REN 14-05-07-047 is being relitigated; therefore, neither claim preclusion nor issue preclusion are inapplicable defenses here.

> "In order for either doctrine to apply to bar the relitigation of a claim or issue, all the elements of the particular doctrine must be met. For claim preclusion to apply, (1) the same parties or their privies must be involved in both cases; (2) a valid final judgment must be entered in the first case; and, (3) the subsequent action must be based on the same claims or any part of them that were or could have been brought in the first case. Similarly, for issue preclusion to apply, (1) the issue decided in the prior litigation must be identical to the issue presented in the current action; (2) the initial ruling must have been on the merits and have become final; ... (3) the party against whom the judgment is asserted must have been a party or in privity with a party to the prior litigation; and, (4) the issue [must have been] actually and necessarily litigated.

2. RESPONDENTS Fraudulent Misrepresentations to Financial Institutions Breached and Violated NRS 645 and NAC 645.
RESPONDENTS argument that no fiduciary duty was breached because none was

owed is unconvincing. RESPONDENTS misrepresented, under penalty of perjury, several assurances regarding the underlying short sale transactions which were expressly relied upon by the financial institutions involved therein. Exhibit 2, RESPONDENTS' Misrepresentations to Financial Institutions, Bates Stamped 000013-000016a; 000033-000037; 000058-000062. Whether RESPONDENTS' owed a fiduciary duty or not does not absolve them from making fraudulent misrepresentations as Nevada Real Estate Licensees.

3. RESPONDENTS Void For Vagueness Argument is Misguided and The Division's Complaint Is Pled with Sufficient Particularity.

RESPONDENTS are charged with violating Nevada Revised Statutes ("NRS") 645.633(1)(i) pursuant to Nevada Administrative Code ("NAC") 645.605(1) for allegedly making written fraudulently misrepresentations under the penalty of perjury. The Void for Vagueness doctrine only invalidates those convictions or punishments which fail on due process grounds "if the statute or regulation under which they are obtained fails to provide a person of ordinary intelligence fair notice of what is prohibited, or is so standardless that it authorizes or encourages discriminatory enforcement." Under no stretch of the imagination could a misrepresentation concerning a real estate transaction, signed under the penalty of perjury, be misconstrued as an action permitted by a Nevada Licensed Real

¹ F.C.C. v. Fox Television Stations, Inc., 132 S.Ct. 2307, 2310, (2012); Sheriff of Washoe County v. Martin, 99 Nev. 336, 339, 662 P.2d 634, 637 (1983).

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Estate Broker or Agent, let alone under standards set forth in NRS 645.633(1)(i) or NAC 645.605(1).

With respect to the RESPONDENTS' argument concerning the required elements to prove fraud claims, a complainant is not required to prove claims at the pleading stage. but rather state claims in accordance with applicable pleading standards.²

NRS 233B.121, provides, in pertinent part:

- 1. In a contested case, all parties must be afforded an opportunity for hearing after reasonable notice.
- The notice must include:
 - (a) A statement of the time, place and nature of the hearing.
 - (b) A statement of the legal authority and jurisdiction under which the hearing is to be held.
 - (c) A reference to the particular sections of the statutes and regulations involved.
 - (d) A short and plain statement of the matters asserted.

NRCP 8(a) states in pertinent part, "a pleading which sets forth a claim for relief. . shall contain (1) a short and plain statement of the claim showing that the pleader is entitled to relief, and (2) a demand for judgment for the relief the pleader seeks."

NRCP 9(b) states in pertinent part, "[i]n all averments of fraud or mistake, the circumstances constituting fraud or mistake shall be stated with particularity. Malice, intent, knowledge, and other condition of mind of a person may be averred generally."

Here, the Division's Complaints comply with both Nevada Rule of Civil Procedure ("NRCP") 8(a) and NRCP 9(b), as well as NRS 233B.121. RESPONDENTS contention that the Division's Complaints against RESPONDENTS fail to articulate any concrete and unambiguous prohibited conduct is erroneous. The Division's Complaints comply with the 1111

² See Aschcroft v. Iqbal, 556 U.S. 662 (2009); see also Bell Atlantic Corp. v. Twombly, 550 U.S. 544 (2007) ("to survive a motion to dismiss, a complaint must contain sufficient factual matter, accepted as true, to state a claim to relief that is plausible on its face.")

applicable pleading standards by affording RESPONDENTS adequate notice to defend against the charges.³

CONCLUSION

The Division respectfully request the Real Estate Commission deny RESPONDENTS'

Joint Motion to Dismiss and proceed with a hearing on the merits in both Case No. 2016-646 and 2016-1708.

DATED this 30th day of January, 2017.

ADAM PAUL LAXALT Attorney General

By:

PETER K. KEEGAN
Deputy Attorney General
100 North Carson Street
Carson City, Nevada 89701
Telephone: (775) 684-1153
Attorneys for Real Estate Division

³ Complaint, Sharath Chandra, Administrator, Real Estate Division, Department of Business and Industry, State of Nevada v. Kyle Krch, pp. 1-11; Complaint, Sharath Chandra, Administrator, Real Estate Division, Department of Business and Industry, State of Nevada v. Jason Jairam, pp. 1-8.

Office of the Attorney General 100 North Carson Street Carson City, Nevada 89701-4717

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CERTIFICATE OF SERVICE

I certify that I am an employee of the Office of the Attorney General, State of Nevada, and that on this 30th day of January, 2017, I served via U.S. Mail, postage prepaid, at Carson City, Nevada, a copy of the foregoing, *Opposition to Joint Motion to Dismiss*, as follows:

James M. Walsh, Esq. 9468 Double R Boulevard Suite A Reno, Nevada 89531

Sharath Chandra, Administrator State of Nevada Department of Business & Industry Real Estate Division 2501 East Sahara Avenue Las Vegas, Nevada 89104-4137

Real Estate Division State of Nevada 1830 East College Parkway, #120 Carson City, Nevada 89706 Attn: Legal Administrative Officer

> Sue Dehnen, an employee of the Office of the Attorney General

EXHIBIT 1

EXHIBIT 1

SUBPOENA ORDER FORM

DATE OF ORDER REQUEST	February 12, 2016
REQUESTED BY	Linda L Chavez
CASE NUMBER	2016-646, 2016-647
RELAVENT STATUTES/REGULATIONS	NRS 645.610, NRS 645.700, NRS 645.720
REASON FOR ORDER	Provide copy of Short Sale Purchase Contract Addendum and copy of Short Sale Real Estate Licensee Certification document(s) and copy of Krch Realty document titled RE: Full Disclosure of the Investor Purchasing your home via Short Sale (signed by seller) for 665 Wall Canyon Dr. Sun Valley NV COE 12/28/2012 Seller Geraldine Malone Loan # 22728752 as submitted by Krch Realty Reno, NV.
NAME OF RESPONDENT/ADDRESS	Bank of America, N.A. Legal Order Processing P.O. BOX 15047 Wilmington, DE 19850-5047
TELEPHONE NUMBER	

OK JKH 02/12/16 BRIAN SANDOVAL

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STATE OF NEVADA



BRUCE H. BRESLOW Director

JOSEPH (JD) DECKER

DEPARTMENT OF BUSINESS AND INDUSTRY REAL ESTATE DIVISION

www.red.nv.gov

February 18, 2016

Bank of America, NA Legal Order Processing PO Box 15047 Wilmington, DE 19850-5047

Re: Subpoena to Obtain Records - Kyle Krch, Krch Realty Reno, Nevada Case# 2016-646 & 2016-647

Dear Sir or Madam:

Enclosed please find a Subpoena to Obtain Records for Bank of America regarding the above mentioned entities. Please note that all records are requested to be produced in an electronic format.

We would also request that prior to the production of documents that we be provided an estimate of the costs for such production, along with a rate sheet of the bank's usual and customary fees if possible. Your assistance with this would avoid any delay in the payment of your costs.

If you have any questions regarding the subpoena or the records requested, please do not hesitate to call me at (702) 486-4036 or Linda Chavez at (702) 486-4518. Thank you for your attention in this matter.

Sincerely.

Teralyn Thompson

Administration Section Manager Nevada Real Estate Division

Enclosures as indicated

Certificate of Service (NRS 645.680)

I certify that on the 18th day of February, 2016, I deposited a copy of the foregoing:

SUBPOENA TO OBTAIN RECORDS (CASE# 2016-646 & 2016-647)

in the United States Mail, postage pre-paid, in Las Vegas, Nevada, through the State of Nevada mailroom, by first class mail addressed to the following respondents at their last known address as follows:

Certified No. 7013 1090 0000 1675 1425

Bank of America, NA Legal Order Processing PO Box 15047 Wilmington, DE. 19850-5047

Teralyn Thompson

Administration Section Manager



1 | 2 3 JOSEPH DECKER, Administrator REAL ESTATE DIVISION, 4 DEPT. OF BUSINESS & INDUSTRY. RE: Request for records pursuant to NRS 645.610, NRS 645.700 & NRS 645.720 SUBPOENA TO 5 **OBTAIN RECORDS** 6 Petitioner. CASE NOS: 2016-646 AND 2016-647 7 BANK OF AMERICA, N. A. 8 Respondent. 9 10 Bank of America, N. A. Legal Order Processing 11 P.O. BOX 15047 Wilmington, DE 19850-5047 12 SUBPOENA TO OBTAIN RECORDS 13 THE NEVADA REAL ESTATE COMMISSION SENDS GREETINGS TO: 14 Bank of America, N. A. 15 Legal Order Processing .16 P.O. BOX 15047 Wilmington, DE 19850-5047 17 18 Under the provisions of NRS 645.610 the Administrator of the Nevada Real Estate Division may investigate the actions of any real estate broker, broker-salesperson, salesperson, owner-19 developer or any person who acts in any such capacity within this State 20 21 Under the provisions of NRS 645.720 the State of Nevada, Department of Business & Industry, Real Estate Division, has requested that the Nevada Real Estate Commission issue this 22 subpoena in order to compel the production of books, records and other papers. 23 24 YOU ARE HEREBY COMMANDED TO: Provide all pages of documents listed 25 below: 26 1111 27 1111 28

2	Documents Requested:			
3	1) A copy of Short Sale Purchase Contract Addendum, signed by seller, for address 665 Wall			
4	Canyon Drive, Sun City, Nevada. COE: 12/28/2012. Seller: Geraldine Malone. Loan #			
5	22728752 as submitted by Krch Realty Reno, Nevada;			
6	2) A copy of Short Sale Real Estate Licensee Certification document(s), signed by seller, for			
7	address 665 Wall Canyon Drive, Sun City, Nevada. COE: 12/28/2012. Seller: Geraldine			
8	Malone. Loan # 22728752 as submitted by Krch Realty Reno, Nevada; and,			
9	3) A copy of Krch Realty document titled RE: Full Disclosure of the Investor Purchasing Your			
10	Home Via Short Sale, signed by seller, for address 665 Wall Canyon Drive, Sun City, Nevada.			
11	COE: 12/28/2012. Seller: Geraldine Malone. Loan # 22728752 as submitted by Krch Realty			
12	Reno, Nevada.			
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14	could result in sanctions which may be imposed by a District Court for the State of Nevada under			
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16	,			
17	EXECUTED this 18 day of 2016.			
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19	NEVADA REAL ESTATE COMMISSION			
20	ALL VIDA RESTATE COMMISSION			
21	By: MYLL SAM. Gommissioner			
22	. Commissioner			
23	Issued at the request of:			
24	Linda Chavez, Compliance Audit Investigator			
25	State of Nevada Department of Business & Industry			
26	Real Estate Division 2501 E. Sahara Avenue, Suite 300 000072			
27	Las Vegas, Nevada 89104 Phone No. (702) 486-4518			
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SUBPOENA ORDER FORM

DATE OF ORDER REQUEST	February 12, 2016
REQUESTED BY	Linda L Chavez
CASE NUMBER	2016-646, 2016-647
RELAVENT STATUTES/REGULATIONS	NRS 645.610, NRS 645.700, NRS 645.720
REASON FOR ORDER	Provide copy of Affidavit of "Arm's Length Transaction" document and copy of Krch Realty document titled RE: Full Disclosure of the Investor Purchasing your home via Short Sale (signed by seller) for 2745 D'Arcy Court Sparks, NV 89436 COE 7/30/2013 Seller Deborine Dolan, Loan #1796086726 as submitted by Krch Realty Reno, NV.
NAME OF RESPONDENT/ADDRESS	JP Morgan Chase ATTN: Subpoena Processing 7610 W Washington Street Floor 1 Indianapolis, IN 46231
TELEPHONE NUMBER	

OL JRH 02/12/16

BRIAN SANDOVAL



STATE OF NEVADA



BRUCE H. BRESLOW Director

JOSEPH (JD) DECKER
Administrator



DEPARTMENT OF BUSINESS AND INDUSTRY REAL ESTATE DIVISION

www.red.nv.gov

February 18, 2016

JP Morgan Chase Bank Attn: Subpoena Processing Center 7610 W. Washington Indianapolis, IN 46231

Re: Subpoena to Obtain Records -Kyle Krch, Krch Realty Reno, Nevada Case# 2016-646 & 2016-647

Dear Sir or Madam:

Enclosed please find a Subpoena to Obtain Records for JP Morgan Chase Bank regarding the above mentioned entities. Please note that all records are requested to be produced in an electronic format.

We would also request that prior to the production of documents that we be provided an estimate of the costs for such production, along with a rate sheet of the bank's usual and customary fees if possible. Your assistance with this would avoid any delay in the payment of your costs.

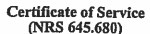
If you have any questions regarding the subpoena or the records requested, please do not hesitate to call me at (702) 486-4036 or Linda Chavez at (702) 486-4518. Thank you for your attention in this matter.

Teralyn Thompson

Sincerely.

Administration Section Manager Nevada Real Estate Division

Enclosures as indicated



I certify that on the 18th day of February, 2016, I deposited a copy of the foregoing:

SUBPOENA TO OBTAIN RECORDS (CASE# 2016-646 & 2016-647)

in the United States Mail, postage pre-paid, in Las Vegas, Nevada, through the State of Nevada mailroom, by first class mail addressed to the following respondents at their last known address as follows:

Certified No. 7013 1090 0000 1675 1449

JP Morgan Chase Bank Attn: Subpoena Processing Center 7610 W. Washington Indianapolis, IN. 46231

Teralyn Thompson

Administration Section Manager



1 2 3 JOSEPH DECKER, Administrator REAL ESTATE DIVISION, 4 DEPT. OF BUSINESS & INDUSTRY. In Re: Request for records pursuant to SUBPOENA TO 5 NRS 645.610, NRS 645.700 & NRS 645.720 OBTAIN RECORDS 6 Petitioner, CASE NOS: 2016-646 & 2016-647 7 JP MORGAN CHASE. 8 Respondent. 9 10 JP MORGAN CHASE BANK ATTN: Subpoena Processing Center 11 7610 W. Washington Indianapolis, IN 46231 12 SUBPOENA TO OBTAIN RECORDS 13 THE NEVADA REAL ESTATE COMMISSION SENDS GREETINGS TO: 14 JP MORGAN CHASE BANK 15 ATTN: Subpoena Processing Center 16 7610 W. Washington Indianapolis, IN 46231 17 Under the provisions of NRS 645.610 the Administrator of the Nevada Real Estate Division 18 may investigate the actions of any real estate broker, broker-salesperson, salesperson, owner-19 developer or any person who acts in any such capacity within this State 20 Under the provisions of NRS 645.720 the State of Nevada, Department of Business & 21 Industry, Real Estate Division, has requested that the Nevada Real Estate Commission issue this 22 subpoena in order to compel the production of books, records and other papers. 23 YOU ARE HEREBY COMMANDED TO: Provide all pages of documents listed 24 below: 25 26 //// 000076 //// 27 //// 28

	Documents Requested:
2	1) A copy of Affidavit of "Arm's Length Transaction" document, signed by seller, for address
3	2745 D'Arry Court Sparks Noveds 20426 COE, 7.20 2012 G U D L L D L D L L D L D L D L L D L
4	1796086726 as submitted by Krch Realty Reno, Nevada: and
5	2) A copy of Krch Realty document titled RE: Full Disclosure of the Investor Purchasing Your
	Home via Short Sale, signed by the seller, for address 2745 D'Arcy Court, Sparks, Nevada
6	5 150. CCS. 1 50 2013 School. Determine Botan. Loan # 1790080726 as submitted by Krch
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10	result in sanctions which may be imposed by a District Court for the State of Nevada under the provisions of NRS 645.720.
11	# ⁻
12	EXECUTED this day of 2016.
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15	NEVADA REAL ESTATE COMMISSION
16	By: [WMACKANC).
17	/ Commissioner
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19	
20	Issued at the request of: Linda Chavez,
21	Compliance Audit Investigator State of Nevada
	Department of Business & Industry
22	Real Estate Division 2501 E. Sahara Avenue, Suite 300
23	Las Vegas, Nevada 89104 Phone No. (702) 486-4518
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SUBPOENA ORDER FORM

DATE OF ORDER REQUEST	February 12, 2016
REQUESTED BY	Linda L Chavez
CASE NUMBER	2016-646, 2016-647
RELAVENT STATUTES/REGULATIONS	NRS 645.610, NRS 645.700, NRS 645.720
REASON FOR ORDER	Provide copy of Short Sale Affidavit document and copy of Krch Realty document titled RE: Full Disclosure of the Investor Purchasing your home via Short Sale (signed by seller) for 11480 Cervino Drive Reno, NV 89521 COE 12/27/2013 Loan # 0050478122 Seller Stephanie Tobey as submitted by Krch Realty Reno, NV.
NAME OF RESPONDENT/ADDRESS	Attention: Tom Frederick M & T Bank Cash Processing One Fountain Plaza Buffalo, NY 14203
TELEPHONE NUMBER	

OK JRH OZliz/16

BRIAN SANDOVAL





BRUCE H. BRESLOW Director

JOSEPH (JD) DECKER
Administrator

DEPARTMENT OF BUSINESS AND INDUSTRY REAL ESTATE DIVISION

www.red.nv.gov

February 18, 2016

M&T Bank Legal Document Processing PO Box 844 Buffalo, NY. 14240

Re: Subpoena to Obtain Records -Kyle Krch, Krch Realty Reno, Nevada Case# 2016-646 & 2016-647

Dear Sir or Madam:

Enclosed please find a Subpoena to Obtain Records for M&T Bank regarding the above mentioned entities. Please note that all records are requested to be produced in an electronic format.

We would also request that prior to the production of documents that we be provided an estimate of the costs for such production, along with a rate sheet of the bank's usual and customary fees if possible. Your assistance with this would avoid any delay in the payment of your costs.

If you have any questions regarding the subpoena or the records requested, please do not hesitate to call me at (702) 486-4036 or Linda Chavez at (702) 486-4518. Thank you for your attention in this matter.

Sincerely,

Teralyn Thompson

Administration Section Manager Nevada Real Estate Division

Enclosures as indicated

Certificate of Service (NRS 645.680)

I certify that on the 18th day of February, 2016, I deposited a copy of the foregoing:

SUBPOENA TO OBTAIN RECORDS (CASE# 2016-646 & 2016-647)

in the United States Mail, postage pre-paid, in Las Vegas, Nevada, through the State of Nevada mailroom, by first class mail addressed to the following respondents at their last known address as follows:

Certified No. 7013 1090 0000 1675 1432

Legal Document Processing

9 PO Box 844

M&T Bank

Buffalo, NY. 14240

Teralyn Thompson

Administration Section Manager

BEFORE THE NEVADA REAL ESTATE COMMISSION STATE OF NEVADA

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4	REAL ESTATE DÍVISION, DEPT. OF BUSINESS & INDUSTRY,	
5	In Re: Request for records pursuant to NRS 645.610, NRS 645.700 & NRS 645.720	SUBPOENA TO OBTAIN RECORDS
6	Petitioner,	CASE NOS: 2016-646 & 2016-647
7) () () () () () () () () () (01102110012013 010 012010 011
8	M & T Bank, Respondent.	
9		
10	TO: M & T Bank	
11	Legal Document Processing P.O. Box 844	19
12	Buffalo, NY. 14240	
13	SUBPOENA TO OBTAIN RECORD	<u>98</u>
14	THE NEVADA REAL ESTATE CON	MMISSION SENDS GREETINGS TO:
15	M & T Bank Legal Document Processing	
16	P.O. Box 844 Buffalo, NY. 14240	
17	Dillaio, 141. 14240	
18	Under the provisions of NRS 645.610 the A	dministrator of the Nevada Real Estate Division
19	may investigate the actions of any real estate	broker, broker-salesperson, salesperson, owner-
20	developer or any person who acts in any such ca	pacity within this State
21	Under the provisions of NRS 645.720 the	State of Nevada, Department of Business &
22	Industry, Real Estate Division, has requested tha	
23	subpoena in order to compel the production of bo	ooks, records and other papers.
24	YOU ARE HEREBY COMMANDED	TO: Provide all pages of documents listed
25	below:	
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Documents Requested:

- 1) A copy of the Short Sale Affidavit document, signed by seller, for address 11480 Cervino Drive, Reno, Nevada 89521. COE: 12/27/2013. Loan # 0050478122. Seller: Stephanie Tobey as submitted by Krch Realty Reno, Nevada; and,
- 2) A copy of Krch Realty document titled RE: Full Disclosure of the Investor Purchasing Your Home Via Short Sale, signed by seller for address 11480 Cervino Drive, Reno, Nevada 89521. COE: 12/27/2013. Loan # 0050478122. Seller: Stephanie Tobey as submitted by Krch Realty Reno, Nevada

Your failure to comply with this subpoena within twenty (20) days after the date of service could result in sanctions which may be imposed by a District Court for the State of Nevada under the provisions of NRS 645.720.

EXECUTED this 8 day of 100, 2016.

NEVADA REAL ESTATE COMMISSION

ssued at the request of:

inda Chavez,

Compliance Audit Investigator

tate of Nevada

Department of Business & Industry

Real Estate Division

501 E. Sahara Avenue, Suite 300

as Vegas, Nevada 89104 hone No. (702) 486-4518

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March 2, 2016

RECEIVED

MAR 07 2016

Dept of Business & Industry Real Estate Division-LV

State of Nevada Dept. of Business & Industry
Attn: Linda Chavez - Compliance Audit Investigator
Real Estate Division
2501 E Sahara Ave. Suite 300
Las Vegas, NV 89104

Re: Subpoena - Stephanie Tobey

Case Nos.: 2016-646 & 2016-647

Dear Sir or Madam:

This letter is to establish the fact that:

- 1. That the copies of the records that are being produced were made from original microfilm/microfiche records of the bank and that they are an exact reproduction of those original records of the bank.
- 2. That the records are kept in the ordinary course of business of the bank and that it is the business of the bank to keep such records and the records record the event contemporaneous with its occurrence.
- 3. That the bank has made a thorough search of all its records and the records being produced are the only records in connection with the items being sought in the attached subpoena.

There were no signed copies of the Short Sale Affidavit.

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

Thank you and if you have further questions regarding the information supplied please contact me at 716-635-7698.

Very truly yours,

Melissa Weixlmann

Legal Document Analyst II

Michion Winglmann

Legal Document Processing

BEFORE THE NEVADA REAL ESTATE COMMISSION STATE OF NEVADA

1 2 3 JOSEPH DECKER, Administrator REAL ESTATE DIVISION, DEPT. OF BUSINESS & INDUSTRY. 4 In Re: Request for records pursuant to SUBPOENA TO 5 NRS 645.610, NRS 645.700 & NRS 645.720 **OBTAIN RECORDS** 6 Petitioner. CASE NOS: 2016-646 & 2016-647 7 M & T Bank, 8 Respondent. 9 10 TO: M & T Bank **Legal Document Processing** 11 P.O. Box 844 Buffalo, NY. 14240 12 SUBPOENA TO OBTAIN RECORDS 13 THE NEVADA REAL ESTATE COMMISSION SENDS GREETINGS TO: 14 M & T Bank 15 Legal Document Processing P.O. Box 844 16 Buffalo, NY. 14240 17 18 Under the provisions of NRS 645.610 the Administrator of the Nevada Real Estate Division 19 may investigate the actions of any real estate broker, broker-salesperson, salesperson, owner-20 developer or any person who acts in any such capacity within this State 21 Under the provisions of NRS 645.720 the State of Nevada, Department of Business & 22 Industry, Real Estate Division, has requested that the Nevada Real Estate Commission issue this 23 subpoena in order to compel the production of books, records and other papers. 24 YOU ARE HEREBY COMMANDED TO: Provide all pages of documents listed 25 below: 26 //// 27 //// 28

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Documents	Requested:

- 1) A copy of the Short Sale Affidavit document, signed by seller, for address 11480 Cervino Drive, Reno, Nevada 89521. COE: 12/27/2013. Loan # 0050478122. Seller: Stephanie Tobey as submitted by Krch Realty Reno, Nevada; and,
- 2) A copy of Krch Realty document titled RE: Full Disclosure of the Investor Purchasing Your Home Via Short Sale, signed by seller for address 11480 Cervino Drive, Reno, Nevada 89521. COE: 12/27/2013. Loan # 0050478122. Seller: Stephanie Tobey as submitted by Krch Realty Reno, Nevada

Your failure to comply with this subpoena within twenty (20) days after the date of service could result in sanctions which may be imposed by a District Court for the State of Nevada under the provisions of NRS 645.720.

EXECUTED this day of the , 2016.

NEVADA REAL ESTATE COMMISSION

Issued at the request of:

Linda Chavez,

Compliance Audit Investigator State of Nevada

Department of Business & Industry

Real Estate Division

2501 E. Sahara Avenue, Suite 300

Las Vegas, Nevada 89104 Phone No. (702) 486-4518

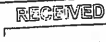
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MAR 25 2016

DEPT OF BUSINESS & I' I FAL CSTATE DIVIS COMPLIANCE OFFIC

BEFORE THE NEVADA REAL ESTATE COMMISSION STATE OF NEVADA

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JOSEPH DECKER, Administrator REAL ESTATE DIVISION, DEPT. OF BUSINESS & INDUSTRY. RE: Request for records pursuant to NRS 645.610, NRS 645.700 & NRS 645.720

Petitioner.

BANK OF AMERICA, N.A.

Respondent.

CASE NOS. 2016-646 and 2016-647

DECLARATION OF CUSTODIAN OF RECORDS

- L Lakesha Battle, declare as follows:
- 1. I am an assistant vice president and operations team manager for Bank of America, N.A., as it pertains to the referenced matter and as such am the custodian of records for these purposes.
- 2. On or about February 18, 2016, Bank of America, N.A., received a Subpoena to Obtain Records calling for the production of the following records:
 - A copy of Short Sale Purchase Contract Addendum, signed by seller, я. for address 665 Wall Canyon Drive, Sun City, Nevada. COE: 12/28/2012. Seller: Geraldine Malone. Loan # 22728752 as submitted by Krch Realty Reno, Nevada;1
 - A copy of Short Sale Real Estate Licensee Certification document(s), Ъ. signed by seller for address 665 Wall Canyon Drive, Sun City, Nevada. COE: 12/28/2012. Seller: Geraldine Malone. Loan # 22728752 as submitted by Krch Realty Reno, Nevada; and
 - A copy of Krch Realty document titled RE: Full Disclosure of the Investor C. Purchasing Your Home Via Short Sale, signed by seller, for address 665 Wall Drive, Sun City, Nevada. COE: 12/28/2012. Seller: Geraldine Malone. Loan # 22728752 as submitted by Krch Realty Reno, Nevada.
- 3. I have examined the original of such records and have made a true and exact copy of them and that the reproduction of them attached hereto is true and complete. Please note that there were no documents in Bank of America's records responsive to the third request or entitled "Full Disclosure of the Investor Purchasing Your Home Via Short Sale."

4. The original of such records were made or kept at or near the time of the acts, events, conditions or opinions recited therein by or from information transmitted by a person with knowledge in the course of a regularly conducted activity of the deponent or the office or institution in which the deponent is engaged.

I declare under the penalty of perjury according to the laws of the State of Nevada and the United States of America that the foregoing is true and correct and that this Declaration is executed on March 214 in Forth Worth, Texas.

BANK OF AMERICA, N.A.

Signature:

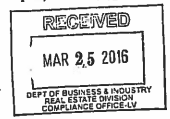
Name:

Camilla C Mauzy

Telephone: (317) 757-7301 Facsimile: (317) 757-7421

3/23/2016

Linda Chavez Compliance Audit Investigator Department of Business & Industry Real Estate Division 2501 E. Sahara Avenue, Suite 300 Las Vegas, Nevada 89104 National Subpoena Processing Mail Code IN1-4054 7610 West Washington Street Indianapolis, Indiana 46231



RE: Case Name: Joseph Decker, Administrator Real Estate Division, Dept. Of Business & Industry v JP

Morgan Chase

Case No.: 2016-646 & 2016-647

JPMorgan Chase File No.: SB715166-F1

Dear Linda Chavez Compliance Audit Investigator:

In response to your request, we have enclosed copies of account records regarding the above-referenced matter served upon JPMorgan Chase Bank, N.A. . See attached inventory listing for details.

If you have any questions, please call me at (317) 757-7301.

Sincerely,

Doc Review Sr Specialist II

Enclosure



CHASE FILE NO.: SB715166-F1

Customer Name: Deborine Dolan
Account No.: 0000000001796086726
Request Type: Mortgage - Affidavit Of "Arms Length Transaction"

Unable to locate additional records responsive to the subpoena and/or request with the information provided.







Case No.: 2016-646 & 2016-647

Camilla C Mauzy, certifies and declares as follows:

- 1. I am over the age of 18 years and not a party to this action.
- 2. My business address is 7610 West Washington Street, Indianapolis, Indiana 46231.
- 3. I am a custodian of records for JPMorgan Chase Bank, N.A. in the National Subpoena Processing Department located in Indianapolis, Indiana.
- 4. Based on my knowledge of JPMorgan Chase Bank, N.A. 's business records practices and procedures, the enclosed records are a true and correct copy of the original documents kept by JPMorgan Chase Bank, N.A. in the ordinary course of business.
- 5. Based on my knowledge of JPMorgan Chase Bank, N.A. 's business records practices and procedures, the records were made at or near the time of the occurrence of the matters set forth in the records by, or from information transmitted by, a person with knowledge of those matters.
- 6. It is the regular practice of JPMorgan Chase Bank, N.A. to make such a record of transactions in the ordinary course of business.

I declare under penalty of perjury, under the laws of the State of Indiana, that the foregoing is true and correct.

Dated: 3.23.2016

Camilla C Mauzy

Doc Review Sr Specialist II

NATIONAL SUBPOENA PROCESSING

Sworn to before me this 23 day of MUVCh. 2010

OFFICIAL SEAL
SARA M. PITTAK
NOTARY PUBLIC - INDIANA
JOHNSON COUNTY
My Comm. Expires 03-24-2022

Notary Fuoric

Commission Expires

EXHIBIT 2

EXHIBIT 2





REDACTED

Short Sale Purchase Contract Addendum

Daled:	9/28/12	•	
Bank o	America 1st Loon No.:	Bank of	America 2 rd Loan No.:
Seller:	Geraldine Malone	Buyer	Shayla Giftad
Selior:	Pági geme	Buyer:	Pidlmine
Seller:	Prior name	Buyer.	Print surpe
Seller;	Pilotijano	Buyer:	(*ricl editors

This Addendum to Purchase Contract is entered into and is effective as of $\frac{|I| \cdot |I|}{|I| \cdot |I|}$ by and between Seiler(s) and Buyer(s) (hereinafter referred to as "the Parties") and shall be deemed to amend, mostly and supplement that certain Contract dated $\frac{|I| \cdot |I|}{|I| \cdot |I|}$ by and between Seiler(s) and Buyer(s) (the "Purchase Contract").

NOW, THEREFORE, in consideration of the mutual benefits to be derived from this Short Sale Purchase Contract Addendum and of the representations, warranties, conditions and promises hereinafter acknowledged, Sellars and Buyers hereby agree as follows:

- The Parties acknowledge and agree that the Subject Property is being sold in "as is" condition.
- 2. The parties acknowledge and agree that the Seller may cancel this agreement prior to the anding date of the contract period without advance notice to the broker and without payment of a commission of any other consideration, if the property is conveyed via foreclosure to the mortgage insurer or the mortgage holder.
- 3. The Parties acknowledge and agree that the Subject Property must be sold through an "Arm's-Length" Transaction, "Atm's length" means two unrelated parties characterized by a saling price and other lems and conditions thetwould prevail in a typical real salate select transaction. No party to this contract is a family member, related by blood or marriage, business associate or shares a business interest with the mortgagor (Sellers).
- 4. The Perties acknowledge and agree that notities the Buyers not the Sellers nor their respective Brokers/Agents have any agreements written or oral that will permit the Seller or the Seller's family member to remain in the property as renters or regain ownership of said property at any time after the execution of the Short Sale transaction. This includes if the seller is retaining a direct or indirect ownership or passessory interest in the property and/or has a formal or informal option to obtain such as interest in the future.
- 5. Seller agrees to vacate the subject property within ______ days PRIOR TO closing of the transaction OR Seller agrees to vacate the subject property within ______ days after closing subject to terms as shown on the Purchase Contract
- The Parties acknowledge and agree that none of the parties shall receive any proceeds from this transaction
- 7. The Parties acknowledge and agree the purchase contract cannot have any provisions for Assignment/Assignes and/or Option to purchase. Bank of America will NOT approve any transactions with these sales contract provisions and only such provisions are expressly deemed unapproved.
- Buyer agrees that properly cannot be enid or otherwise transferred within 30 days of closing.

Banket America dome to my

LMO-503-3-042011

Page 1





Short Sale Purchase Contract Addendum

- The Parties acknowledge and agree that, upon Bank of America's request, the Parties shall provide all material
 documents involved in the short payoff transaction, including but not limited to the Buyer(s)' and Seller(s') HUD-1
 Settlement Statements.
- The Parties acknowledge and agree that this Short Sale transaction will not constitute appraisal fraud, flipping, identity theft end/or straw buying.
- 11. The Periles acknowledge and agree that any misrapresentation or deliberate emission of fact that would induce the Bank of America, investor or a Mortgage insurer to agree to the terms of a short payoff that would not have been approved had all facts been known, constitutes Short Sale Fraud and may subject the responsible Party to civil and/or criminal liability.
- 12. The Parlies acknowledge and agree that this Addendum together, with the Sales Contract, shall constitute the entire and sole agreement between the Parlies with respect to the Sale of the Subject property and superseds any prior agreements, negotiations, understandings, optional contracts or other mattern, whether oral or written, with respect to the subject matter hersef. To the extent that any term or condition contained within the Short Sale Contract is contradictory or inconsistent with this Addendum, the Parlies agree that this Addendum shall superseds. No alternations, modifications or weiver of any provision hersef shall be valid unless in writing and signed by Parlies, FHA, VA, government agencies, any investor and/or mortgage holder hereto.

IN WITNESS WHEREOF, the parties hereby have acknowled as evidenced by the signatures appearing below:	edged the terms and conditions contained in this Addandum
Soller: Heraldine Malone	Buyer:
Selfer:	Buyer:
Selier:	Buyer:
Seller:	Buyer:

Short Sale Real Estate Licensee Certification

This certification is made in connection with the	Residential Purchase Agreement dated 10.8-12	
on Property known as665 Wall Canyon Dr	r, Sun Valley, NV 89433	
for which Geraldine Malone	Is Seller and Kyle Krch	
is the individual Real Estate Licensee at the list	ing brokerage representing Seller; and	
Shayla Gifford	is Buyer and Mike Harding:	_
is the individual Real Estate Licensee at the sell	lling brokerage representing Buyer.	

- 1. Licensee acknowledges and agrees that Bank of America is not the property seller, but only the mortgage ilen holder(s) or servicer acting on bahaif of the ilen holder, accepting less than the balance owed to facilitate the Short Sale purchase transaction of Property as an alternative to foreclosure. Sank of America is in no way responsible for paying any real estate sales commission.
- Licensee acknowledges and agrees that helpr she has a valid, current real estate license issued by the
 appropriate authority within the State that Property is listed for sale or a licensed attorney in good
 standing in the State where Property is listed for sale.
- 3. Licensee representing Seller acknowledges and agrees that, in his or her professional opinion, Property has been listed on the appropriate local Multiple Listing Service at a listing price intended to generate open market competitive offers to purchase property and not at an artificially low or high listing price. Licensee representing Seller further acknowledges and agrees that his or her marketing efforts were in fact and "in spirit" aimed toward maximizing the selling price of Property from a ready, willing and able buyer. Licensee has not engaged in any confluct that restricts or limits offers from buyers, including but not limited to requiring casts offers, using disparaging language regarding the property or tenants, or unreasonably restricting access.
- 4. Licensee representing Seller acknowledges that he or she has made Seller aware of all offers to purchase Property that Licensee received during the listing period and that he or she has not coerced, harassed or improperly influenced Seller in selecting a buyer for Property or in agreeing to the terms and conditions of the purchase contract.
- 5. Licensee acknowledges and agrees that Licensee is not engaging in appraisal fraud, flipping (a predatory lending practice whereby a recently acquired property is resold for a considerable profit with an artificially inflated value within a short period of time, as defined by the Federal Bureau of investigation), identity theft and/or straw buying. Licensee has disclosed all agreements or understandings relating to the current sale or subsequent sale of Property of which Licensee is aware or should be aware. Licensee is not aware of any other agreements or understandings that call for the subsequent sale of the Property within 30 days of the current sale, the assignment of the property to the Seller or the option for the Seller to purchase.

Short Sale Real Estate Licensee Certification

- 6. Licensee acknowledges and agrees that he or she is not receiving any compensation, remuneration or benefit from the completion of this Residential Purchase Agreement other than what has been disclosed in the preliminary and certified HUD-1 closing settlement statements. Licensee is not aware of any arrangement for compensation or other remuneration to Seller, Buyer, Licensees or other lien holders, either directly or indirectly related to the purchase agreement, that has been or will be paid outside the official terms of closing as presented in the purchase contract and the preliminary and certified HUD-1 closing settlement statements.
- 7. Licensee acknowledges and agrees that he or she has disclosed to Bank of America any known relationship to Buyer or ownership interest in Buyer's company, and Licensee representing Seller further acknowledges that he or she has no existing business relationship with Buyer and/or Seller other than the purchase of Property according to the terms and conditions of the purchase contract.
- 8. Licensee ecknowledges and agrees that any micrepresentation or omission of a material fact may subject the responsible party to civil and/or criminal liability.

Licensee Representing Seller:	-
State License Number: 50200	Date: 11-9-12
Licensee Representing Buyer:	
State License Number: 0 (49 701	Date: 10/9/17_

Or.



Seller's Waiver of MLS Benefits



Property Address: _

665 Wall Canyon Dr. Sun Valley, NV 89433

WARNING: understand you are limiting your sales strategy by waiving your mls benefits

THAIRMING CHURCHARD 1001	with Titli 1114 1 - and the angle of the ang	
If withheld from MLS, your property is:	I hereby certify that the brokerage: Kech Rocky	
NOT seen by 2500 local REALTORS	has fully informed me of the benefits available to me via the broker's	
NOT in automated alerts to buyers	association with the NNRMLS and it's Multiple Listing Service.	
NOT displayed on broker Websites	By instructing the broker NOT to publish my property in the MLS, I understand:	
NOT displayed on Realtor.com		
NOT updated on Zillow/Trulla/others	a.) My property will not be included with other similar properties when MLS members perform a search for available inventory in my area and price range (seller(s) initial),	
NOT searchable in Listingbook		
Misses 1000s of potential buyers	b.) My property may not be included and will not be automatically updated on national and/or local broker websites.) (seller(s) initial),	
Down Payment Resources NOT Identified for your property	own Payment Resources NOT entified for your property c.) I am risking NOT selling my property or eligible for Fannie Mae Short d.) I risk selling at a lower price than might otherwise be obtained in the control of	
NOT eligible for Fannie Mae Snort Sale Assistance Desk		
Northern Nevada Regional MLS:	rs Reno, Sparks, Carson City,	
Covers Reno, Sparks, Carson City, Gardnerville, Fernley, Fallon, Dayton,		
Yerington, Lake Tahoe and beyond.	any damages would suffer as a result of this decision. (seller(s) initial)	
• Includes over 323,000 property records.	I acknowledge the understanding that my broker 知 IS 口 IS NOT offering compensation to cooperate with any other real estate agents in the	
Reported more than \$1.8 Billion in residential real estate sales		
transactions in 2011.	marketing or sale of this property (Seller(s) Initial)	
owner: Moralding Malin	L Owner: Date: 1/2/2012	
	gnature signature	
Agent: Date: 10/2/12		
Agent: Date: 10/12		
Broker: Date:		
Infalm -	signature	
List Date: 10/2/2012 Expiration	on Date: 4/1/2013 Estimated date for MLS input: 10/3/12.	

ALL FIELDS ARE REQUIRED INCLUDING SIGNATURES. A complete and signed copy of this form must be filed with NNRMLS within 48 hours of owner(s) signature(s) on listing. SEND TO: info@narmis.com or FAX: 823-8809

** Incomplete forms will be returned and will not be considered "received" until resubmitted with complete information. Previously withheld listings are REQUIRED to be input within 48 hours of transaction closing.

Revised NNRMLS092012



AFFIDAVIT OF "ARM'S LENGTH TRANSACTION"

Pursuant to a residential purchase agreement (the "Agreement"), the parties identified below as the "Seller" and the "Buyer," respectively, are involved in a real estate transaction whereby the real property commonly known as 2745 Darcy Crt, Sparks, NV 89436-0000 (the "Property") will be sold by the Seller to the Buyer.

Chase (the "Lender and/or Servicer") owns or is the authorized servicer of a deed or trust of mortgage against the Property. In order to complete the sale of the Property, the Seller and the Buyer have jointly asked the Lender and/or Servicer to discount the total amount owed on the loan secured by the deed of trust or mortgage. The Lender and/or Servicer, in consideration of the representations made below by the Seller, the Buyer, and their respective agents, agrees to accept less than the amount owed to resolve its Loan (pursuant to a separate Agreement between the Lender and/or Servicer and the Seller) on the express condition that the Seller, the Buyer, and their respective agents (including, without limitation, real estate agents, escrow agents, and title agents) each truthfully represents, affirms, and states that, to the best of each signatory's knowledge and belief:

- 1. The purchase and sale transaction reflected in the Agreement is an "Arm's Length Transaction," meaning that the transaction has been negotiated by unrelated parties, each of whom is acting in his or her own self-interest, and that the sale price is based on fair market value of the Property. With respect to those persons signing this Affidavit as an agent for the Seller, the Buyer, or both, those agents are acting in the best interests of their respective principal(s).
- No Buyer or agent of the Buyer is a family member or business associate of the Seller, the borrower, or the mortgagor.
- No Buyer or agent of the Buyer shares a business interest with the Seller, the borrower, or the mortgagor.
- 4. There are no hidden terms or hidden agreements or special understandings between the Seller and the Buyer or among their respective agents that are not reflected in the Agreement or the escrow instructions associated with this transaction.
- There is no agreement, whether oral, written, or implied, between the Seller and the Buyer and/or their respective agents that allows the Seller to remain in the Property as a tenant or to regain ownership of the Property at any time after the consummation of this sale transaction.
- 6. Neither the Seller(s) nor the Buyer(s) will receive any funds or commission from the sale of the Property. The Seller(s) may receive a payment or incentive if it is offered by the Lender and/or Servicer. Any incentive payments will be paid at the time of closing and will be reflected on the HUD-1 Settlement Statement.
- 7. All amounts to be paid to any party, including holders of other liens on the Property, in connection with the short payoff transaction have been disclosed to and approved by the Lender and/or Servicer and will be reflected on the HUD-1 Settlement Statement.
- 8. No agent of either the Seller or the Buyer shall receive any proceeds from this transaction except as is reflected in the final estimated closing statement, which shall be provided to the Lender and/or Servicer for approval prior to the close of escrow.
- 9. All Mortgage Banking employees are prohibited from purchasing homes through a short sale where Chase is the Lender or Servicer. However, IPMorgan Chase employees who are not employed in Mortgage Banking may purchase homes involved in a short sale that secure loans owned or serviced by Chase.





- 10. Each signatory to this Affidavit expressly acknowledges that the Lender and/or Servicer is relying upon the representation made herein as consideration for discounting the payoff on the Loan, which is secured by a deed of trust or mortgage encumbering the Property.
- 11. Each signatory to this Affidavit agrees to indemnify Chase and the investor if applicable for any and all losses resulting from any negligent or intentional misrepresentation made in this Affidavit including, but not limited to repayment of the difference between the amount owed on the loan and the discounted payoff amount.
- Each signatory to this Affidavit expressly acknowledges that any misrepresentation made by him or her may subject him or her to civil liability.
- 13. This Affidavit will survive the closing of the transaction.

I/We declare under penalty of perjury under the laws of the state of Nevada that all statements made in this Affidavit are true and correct.

Additionally, I'we fully understand that it is a federal crime punishable by fine or imprisonment, or both, to knowingly and willfully make any false statements concerning any of the above facts as applicable under the provisions of Title 18, United States Code, Section 1001, et seq.

Buyer 1	Buyer 2
(Print Name)	(Print Name)
(Signature)	(Signature)
(Date)	(Date)
Buyer 3	Buyer 4
(Print Name)	(Print Name)
(Signature)	(Signature)
(Date)	(Date)
Seller 1	Seller 2
(Print Name)	(Print Name)
(Signature)	(Signature)
7/17/13 (Date)	(Date)

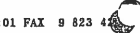


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Buyer J	Buyer 2
(Print Name)	(Print Name)
(Signature)	(Signature)
(Date)	(Date)
Buyer 3	Buyer 4
(Print Name)	(Print Name)
(Signature)	(Signature)
(Date)	(Date)
Seiler 1	Seller 2
(Print Name)	(Print Name)
(Signanue)	(Signature)
V July 17, 2013	(Date)





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Additionally, I/we fully understand that it is a federal crime punishable by fine or imprisonment, or both, to knowingly and willfully make any false statements concerning any of the above facts as applicable under the provisions of Title 18, United States Code, Section 1001, et seq.

	Buyer J	Buyer 2
9	(Print Name)	(Print Name)
	(Signature)	(Signature)
	(Date)	(Date)
	Buyer 3	Buyer 4
	(Print Name)	(Print Name)
	(Signature)	(Signature)
ı	(Date)	(Date)
	Seller 1-	Seller 2
1	(Print Name) Hirschy	(Print Name)
` \	(Signature)	(Signature)
\gg	7- 23-/3 (Date)	(Date)





Seller 3	2emt .
(Print Name)	(Print Name)
(Signature)	(Signature)
(Date)	(Date)
Buyer's Agent	Seller's Agent Kylk Krok
(Edita Name) Kreih Reputy	(Petiti Name)
(Print Company)	(Print Company) 7/30/13 (Signature and Pate)
(Signature and Date)	(0.0)

This document must be faxed to the number below.

Fax:

866-837-2043

5.2013 CR6402 1.M714







Bayrlew Loan Servicing, LLG 4425 Pance de Leon Bivd, 5th Fisar Caral Gables, FL, 33146

SHORT SALE AFFIDAVIT

Servicer M & T Bank	Servicor Loan Number- 0050478122
Address of Property: 11480 CERVINO DR, RENO, NV 89521	***
Date of Purchase Contract: 06/30/2013	Jeannatte Hirschy
Seler STEPHANIE TOBEY	Buyer
Kulo Krch	Sagon Salram
Selial's Agenti-Isting Agent:	Buyers Agent
Escrew Clasing Agent:	Transaction Facilitator (il applicable)

This Short Sale Affidavit ('Affidavit') is given by the Seller(s), Buyar(s), Agent(s), and Facilitator to the Servicer and the investor of the mortgage roan secured by the Property ('Mortgage') in consideration for the mutual and respective benefits to be derived from the short sale of the Property.

NOW. THEREFORE, the Seller(s), Buyer(s), Agent(s), and Facilitator do hereby represent, warrant and agree under the pains and penalties of perjury, to the best of each signatory's knowledge and belief, as follows:

- (a) The sale of the Property is an "arm's tength" transaction, between Setter(s) and Buyer(s) who are unrelated and unaffiliated by family, marriage, or commercial enterprise;
- (b) There are no agreements, understandings or contracts between the Seller(s) and Buyer(s) that the Seller(s) will remain in the Property as tenants or later obtain title or ownership of the Property, except that the Sellers(s) are permitted to remain as tenants in the Property for a short term, as is common and customary in the market but no longer than ninety (90) days, in order to facilitate relocation;
- (c) Neither the Sellers(s) nor the Buyer(s) will receive any funds or commissions from the sale of the Property except that the Seller(s) may receive a payment if it is offered by the Servicer, approved by the Investor and, if the payment is made at closing of the short sale of the Property, reflected on the HUD-1 Settlement Statement:
- (d) There are no agreements, understandings or contracts relating to the current sale or subsequent sale of the Property that have not been disclosed to the Servicer;
- (e) All amounts to be paid to any person or entity, including holders of other liens on the Property, in connection with the short sale have been disclosed to and approved by the Servicer and will be reflected on the HUD-1 Settlement Statement.
- (f) Each signatory understands, agrees and intends that the Servicer and the Investor are relying upon the statements made in this Affidavit as consideration for the reduction of the payoff amount of the Mortgage and agreement to the sale of the Property.
- (g) A signatory who makes a negligent or intentional misrepresentation agrees to indemnify the Servicer and the Investor for any and all loss resulting from the misrepresentation including, but not limited to, repayment of the amount of the reduced payoff of the Mortgage;

AM048 V 1 0 Loan No : 0050478122





- (h) This Affidavit and all representations, warranties and statements made herein will survive the closing of the short sale transaction; and
- (i) Each signatory understands that a misrepresentation may subject the person making the misrepresentation to civil and/or criminal liability.

SE	LLER(S):		
8y.	STEPHANJE R TOBEY (BELLER)	Date:	3
Ву:	(SELLER)	Date;	-
80'	YER(S):		
Ву:	Name:	Date:	(BUYER)
Ву:	Name	Date:	(BUYER)
AGE	ENTS):		
Ву:	Name and Company:	Date:	(SELLER'S AGENT)
8 y. j	Name and Company:	Date:	_(BUYERS AGENT)
By i	Name and Company:	Date:	_(ESCROW/CLOS:NG AGENT)
By. j	Name and Company	Oale:	(TRANSACTION FACILITATOR)
Eacl	n of the whose nadice must acknowledge blue	s signature before a notary	

AM048 V F G Losa No 0050476122





(h)	This Affidavit and all representations, warranties and statements made herein will survive the closing of the short sate transaction; and
	et all action understands that a alternative tellar more exhibited the necess motion the

Each signatory understands that a misrepresentation may subject the person making the
misrepresentation to civil audior criminal liability.

SE	ELLER(S):	
Ву:	STEPHANER TOBEY (BELLER)	
Ву:	(SELLER)	
BU	YER(S);	
By:	Name:(BUYER)	
8y:	Name:BUYER)	
AG	SENTSI . Z	
Ву	Name And Annual Control Really (SELLER'S AGENT)	
By	Name and Company A V & COD RELLAND	
Ву:	Name and Company 1-1 RAL DANKALLAND (ESCROWICLOSING AGENT)	
Ву	Name and Company:	
_	at a fit a share poster must debouded on the difficulty delited a fixigly.	

AM048 V 1 9 Loan No. 0050476122





(h) This Affidevit and alt representations, warranties and statements made herein will survive the closing of the short sale transaction; and

(i) Each signatory understands that a misrepresentation may subject the person making the misrepresentation to civil and/or criminal liability.

SELLER(S)	
By: STEPHANIE R TOBEY (SELLER)	Data
By:(SELLER)	Date:
BUYER(S):	1 - 4m ²
Hayle Seldette House	Date: 13-1813 (BUYER)
By:	Date:(BUYER)
AGENTS):	12.16.13
	DBIG: 12-18-13 COCK RIGHTY (SELLER'S AGENT)
Name partitions:	th-loch light (Buyers AGENT)
By:	Date:(ESCROW/CLOSING AGENT)
Name and Company: Each of the above part as must acknowledge his	(TRANSACTION FACILITATION)

AMO46 V 1 0 Loan No. 0050476122

000056





- (h) This Affidavit and all representations, warranties and statements made herein will survive the closing of the short sate transaction; and
- (i) Each signatory understands that a misrepresentation may subject the person making the misrepresentation to civil and/or criminal dability.

SELLER(5):		
By:STEPHANIE R TOBEY (SELLER)	Date;	
By:(SELLER)	Date:	
BUYER(S):		
Name & chierry Hirsch	Date:	(<u>8</u> 13 (BUYER)
By:	Oale:	(BUYER)
AGENTS):		
By:	Date:	(SELLER'S AGENT)
By. Name and Company:	Oate:	(BUYERS AGENT)
By:	Date	(ESCROW/CLOSING AGENT)
By: Name and Company:	Dale:	(TRANSACTION FACILITATOR)

AMD48 V 1 0 Loan No 0050478122





SELLER NOTARY-ACKNOWLEDGEMENT

STATE OF NEUALA)
COUNTY OF WASHOE
On Desert 17. 2013, before me, School 17. a notary public for and within the said county, personally appeared, Stellaris, personally known to
me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledge to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s) on the entity upon behalf of which the person(s) acted, executed the instrument.
WITNESS my hand and official seal.
JOSEPH SERAFINI JR. Notisty Public - State of Nevada Acceptant Recorded in Washing County Not 13-10874-2 - Expires June 12, 2017 My Commission Expires: 6/12/2017

AM048 V 1 0 Loan No . 0050478122

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BUYER NOTARY ACKNOWLEDGEMENT

STATE OF Newada)) ss)	
On 12 18 13 before public for and within the said county, po	ersonally appeared, <u>leannoff</u> , <u>Hiracly</u> as the Buyer(s), personally known to	
to the within instrument and acknowledge	sfactory evidence) to be the person(s) whose name(s) is/are subscribed to me that he/sherthey executed the same in his/her/their authorized ignature(s) on the instrument the person(s) on the entity upon behalf of instrument.	
WITNESS my hand and official seal.		
MA RASMUSSEN	By: WAR Notary Public: MA. Kashaupser	
M.A. Procedures M.A. Procedures (Neverla) Applicated Flacorded in Visibes County the 11-11162 - Emire Bedenbar 4 2017	My Commission Expires: 9////7	

AM048 V 1.0 Losn No.: 0050478122

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ESCROWICLOSING AGENT NOTARY ACKNOWLEDGEMENT

STATE OF WASHOTE) 9S)	
personally known to me (ar proved to me	e on the basis of salisfactory evidence) to be the person(s) whose name	
heatheir authorized capacity(les), and it entity upon behalf of which the person(s) WITNESS my hand and official seal.	pat ph previous signaturals on the mentions are becoming	
TUCLER 'AKI Notary Public - State of Noverla Appelerant Recorded to Washes County The SPASSE 2 - Expires Ages 5, 2015	By:	

TOBJE F. MAKI

Notary Public - State of Novada

Apprimera Recorde in Visitos County

No. 99-52458-2 - Express June 8, 2015

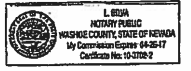
AMQ48 V 10 Loan No 0010478122





BUYER'S AGENT NOTARY ACKNOWLEDGEMENT

STATE OF WUSHOZ	ss	
on 13/16/13 before public for and within the said county, per		
and a the within reference and a	sis of satisfactory audance) to be the person(s) whose name(s) talere cknowledge to me that halahe/they executed the same in his/her/their en/their signature(s) on the instrument the person(s) on the entity upon the the instrument	
WITNESS my hand end official seal	By:	
	Notary Public LS1 LA LS	

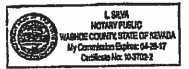






SELLER AGENT NOTARY ACKNOWLEDGEMENT

STATE OF WUSHOE	ss.			
on 12-18/13 before in			_ a notery	
public for any within the said county, personners to me (or proved to me on the baseubscribed to the within instrument and so authorized capacity(les), and that by his/he behalf of which the person(s) acted, execut	is of satisfactory evidence) to be the pa knowledge to me that he/she/they exact tritheir signature(e) on the instrument the	i ni emae orij beju	ne(s) is/ero nis/her/their	
WITNESS my hand and official seal.	By: Notary Public: My Commission Expires: 4124	Silva		



AM048 V 10 Loan No. 0050478172