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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91177036
Party	Defendant Mujahid Ahmad
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the Matter of Serial No. 78866376  
Filed on April 20, 2006  
For the Mark NATIONSTAR  
Published for Opposition on January 2, 2007

<p>Nationstar Mortgage LLC,  <i>Opposer</i></p> <p>vs.</p> <p>Mujahid Ahmad,  <i>Applicant</i></p>	<p>Opposition No. 91177036</p>
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**APPLICANT'S OPPOSITION TO OPPOSER'S MOTION FOR SUMMARY  
JUDGMENT AS UNTIMELY AND RESPONSE TO OPPOSER'S MOTION FOR  
SUMMARY JUDGMENT**

Applicant hereby responds to Opposer's Corrected Motion for Summary Judgment and moves this Court to dismiss or deny Summary Judgment for the reasons stated below.

**I. OPPOSER'S MOTION FOR SUMMARY JUDGMENT SHOULD BE DISMISSED AS  
UNTIMELY.**

By the T.T.A.B. order in this matter dated September 2, 2009, the Opposer's 30-day Testimony Period was reset to end on October 1, 2009. Accordingly, Opposer's Testimony Period opened on September 2, 2009. Opposer filed its motion for Summary Judgment to which this pleading responds on September 4, 2009 – three days after Opposer's Testimony Period had opened. The Trademark Trial and Appeal Board Manual of Procedure provides as follows:

37 CFR § 2.127(e)(1) A motion for summary judgment may not be filed until notification of the proceeding has been sent to the parties by the Trademark Trial and Appeal Board. A motion for summary judgment, if filed, should be filed prior to the commencement of the first testimony period, as originally set or as reset, and the Board, in its discretion, may deny as untimely any motion for summary judgment filed thereafter. ...

... In inter partes proceedings before the Board, trial commences with opening of the first testimony period. Therefore, a motion for summary judgment should be filed prior to the opening of the first testimony period, as originally set or as reset, and the Board, in its discretion, may deny as untimely any summary judgment motion filed thereafter. If testimony periods are reset prior to the opening of the plaintiff's testimony period-in-chief, a motion for summary judgment filed before such testimony period commences is timely. Once the first testimony period commences, however, any summary judgment motion filed thereafter is untimely, even if technically filed prior to the opening of a rescheduled testimony period-in-chief for plaintiff, and/or even if no trial evidence has actually been adduced by the plaintiff.

The Board will generally not consider a motion for summary judgment filed after the first testimony period commences unless (1) it involves a matter of *res judicata* (claim preclusion) or collateral estoppel (issue preclusion), (2) was submitted by agreement of the parties (prior to the taking of any testimony), or (3) was not opposed by the nonmoving party (at least on the basis of its untimeliness).

TBMP § 528.02 (footnotes omitted). Opposer's Motion for Summary Judgment is not a matter of *res judicata* or collateral estoppel, was not submitted by agreement of the parties, and is hereby opposed by the Applicant as nonmoving party.

On September 9, seven days after commencement of the Testimony Period and five days after Opposer's Motion for Summary Judgment, the Board issued an order which states that Opposer's 30-day testimony period will now end on November 6, 2009. TBMP § 509 dealing a motion to extend and motion to reopen time states as follows:

**Fed. R. Civ. P. 6(b) Enlargement.** When by these rules or by a notice given thereunder or by order of court an act is required or allowed to be done at or within a specified time, the court for cause shown may at any time in its discretion (1) with or without motion or notice order the period

enlarged if request therefor is made before the expiration of the period originally prescribed or as extended by a previous order, or (2) upon motion made after the expiration of the specified period permit the act to be done where the failure to act was the result of excusable neglect; but it may not extend the time for taking any action under Rules ... 60(b) ... except to the extent and under the conditions stated in them.

In the instant case Opposer had until the September 2 opening of the Testimony Period to file a motion for summary judgment and failed to do so. While the Testimony Period was in progress on September 4, Opposer filed its Motion for Summary Judgment. The Board's September 9 order then purports to close the already open Testimony Period and relocate it on the calendar to begin on October 8. This means that Opposer's Testimony Period runs from September 2 through September 9, stops, resumes on October 8 and ends on November 6. Applicant objects to such scheduling as an abuse of the Board's discretion. While the Board certainly has authority to suspend proceedings, or enlarge the time for taking action, it cannot wind the calendar back in order to place the proceeding at a previous stage. If the Board wishes to consider Opposer's Motion for Summary Judgment, it may use its discretion to accept the motion under TBMP § 528.02, cited above and for the reasons stated therein, or may extend the time for filing such motion under TBMP § 509, cited above and for the reasons stated therein.

In sum, Opposer's summary judgment motion was clearly untimely under TBMP § 528.02 when filed, because it was filed after Opposer's Testimony Period had commenced. Secondly, Opposer's Motion for Summary Judgment is improper under TBMP § 509, because Opposer has not demonstrated any "excusable neglect" which should cause the Board to use its discretion to enlarge the time for filing Opposer's Motion for Summary Judgment. Finally, Opposer has not offered any argument to

which Applicant can respond as to why the Board should abandon its general practice and consider Opposer's untimely Motion for Summary Judgment. For these reasons Opposer's Motion for Summary Judgment should be dismissed as untimely.

## **II. ARGUMENT**

### **A. Summary Judgment Is Appropriate Only When There Are No Genuine Issues As To Material Facts.**

Summary judgment is appropriate when there can be no genuine issue as to any material fact concerning the issues of this proceeding. Fed. R. Civ. P. 56; *Celotex Corp. v. Catrett*, 477 U.S. 317 (1986); *BellSouth Corp. v. DataNational Corp.*, 60 F.3d 1565, 1569, 35 U.S.P.Q. 1554, 1557 (Fed. Cir. 1995); *Crocker Nat 'l Bank v. Canadian Imperial Bank of Commerce*, 223 U.S.P.Q. 909, 911 (T.T.A.B. 1984). The purpose of summary judgment is to avoid an unnecessary trial and to save the time and the expense of litigation where there is no genuine issue of material fact exists and where no evidence in addition to the evidence submitted with respect to the summary judgment motion could reasonably change the outcome. *Pure Gold v. Syntax (U.S.A.) Inc.*, 739 F.2d 624, 222 U.S.P.Q. 741,743 (Fed, Cir. 1984); *Nature's Way Products, Inc. v. Nature's Herbs, Inc.*, 9 U.S.P.Q.2d 2077, 2080 (T.T.A.B. 1989).

### **B. Opposer's Fraud Claims**

The record in this matter shows generally that at the time Applicant filed its application, Applicant was promoting his one-man real estate business through mailings, fliers and business cards under the NATIONSTAR mark. Exhibit A – Applicant's Response to Opposer's First Set of Document Requests to Applicant, pp. APP001-APP012 (examples of Applicant's promotional materials). Applicant was engaged in the business of selling real estate. Exhibit B – Transcript of Deposition of

Mr. Ahmad ("Ahmad Tr."), pp 107-115; Exhibit C – Applicant's Responses to Opposer's First Set of Interrogatories, Nos. 3, 4, 7, 21 and 25. Applicant advised his customers about mortgage options. Ahmad Tr. pp. 26:4-7, 108:19-22, and 113:3-8. Applicant advised his customers regarding insurance options for purchased property. Ahmad Tr. pp. 25:15-17, 113:3-8, and 115:10-13. Applicant advised his clients regarding rental of their property. Ahmad Tr. pp. 23:3-12, 110:4-6, and 109:22-25. Applicant advised customers regarding management of their rental operations. Ahmad Tr. pp. 24:4-13, and 110:19-24. Applicant provided to his clients business finance procurement advice and real estate investment advice. Ahmad Tr. pp. 25:2-5, 109:22-25, and 112:3-10. Opposer claims that each of these facts is indisputably untrue and that, accordingly, Opposer should be granted summary judgment, because, as a matter of law, Applicant committed fraud on the PTO when claiming all these services in the statement of use in its trademark application.

The Federal Circuit recently issued its opinion in *In re Bose Corp.* (2009 WL 2709312 (*Fed. Cir. Aug. 31, 2009*), Exhibit D) which clarifies what constitutes fraud on the Trademark Office. The Court stated that:

Thus, we hold that a trademark is obtained fraudulently under the Lanham Act only if the applicant or registrant knowingly makes a false, material representation with the intent to deceive the PTO.

*In re Bose Corp.* at p. 7. Without addressing any of Opposer's arguments with respect to Applicant's use of the NATIONSTAR mark and whether Applicant knowingly made a false declaration of use, Opposer's motion must fail, because no evidence has been offered showing that Applicant had any intent to deceive the PTO. Indeed, Applicant had no motive to deceive the PTO in its statement of use, because Applicant has

priority over Opposer's competing mark as of Applicant's filing date. In other words, Applicant would have priority over Opposer's mark even if Applicant had filed its application on the basis of intent to use. Furthermore, summary judgment would eliminate Applicant's Testimony Period. Opposer claims that Applicant made a multitude of material misstatements in its application. If Applicant has made any misstatements, Applicant's Testimony Period is the opportunity for Applicant to explain the evidence and show why any material misstatement was the result of error rather than intent to deceive the PTO. Thus, such testimony could likely affect the outcome of this proceeding.

In sum, even if the Board accepts all of Opposer's characterizations of the evidence, the question of intent has not been addressed in Opposer's motion. The factual issue of Applicant's intent must be resolved before the Board can issue decision in this matter.

**III. CONCLUSION**

For the reasons stated above, the Board should dismiss Opposer's Motion for Summary Judgment as untimely. If such motion is not dismissed, the Board should deny Opposer's Motion for Summary Judgment because there are still issues of material fact which must be resolved before reaching a decision in this proceeding

Respectfully submitted,

MUJAHID AHMAD



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Date: 9/18/09

CERTIFICATE OF MAILING

I hereby certify that on September 18, 2009, the foregoing Notice of Appearance is being deposited with the United States Postal Service, with sufficient postage as first-class mail, in an envelope addressed to

Bryce J. Maynard  
Buchanan, Ingersoll & Rooney PC  
P.O. Box 1404  
Alexandria, VA 22314

A handwritten signature in black ink, appearing to read "Patrick I. Rea", written over a horizontal line.

Patrick I. Rea

# EXHIBIT A



constitute a waiver of any applicable privilege as to that document or any other document identified or produced by Applicant. In responding to these Requests, Applicant will make the reasonable, diligent, and good faith search for responsive documents as the Federal Rules and the Trademark Rules require.

### GENERAL OBJECTIONS

The following General Objections apply to, and are incorporated by reference in, the Response to each and every Request. In addition to these General Objections, Applicant has also stated specific objections to Requests where appropriate, including objections that are not generally applicable to all Requests. Applicant's specific objections to any of the Requests do not preclude, supersede, or withdraw any of the general Objections to that Request.

A. Applicant objects to the Requests to the extent that they call for information protected by: (i) the attorney-client privilege; (ii) the work-product doctrine; or (iii) any other privilege, immunity, or protection afforded by state or federal law. Applicant will provide only responsive information that is not subject to any such privilege or protection.

B. Applicant objects to the Requests to the extent that they are overbroad and unduly burdensome and seek information that is neither relevant nor reasonably calculated to lead to the discovery of admissible evidence.

C. Applicant objects to the Requests to the extent that they seek information that is a matter of public record or is equally available or readily ascertainable by Defendant from some other source.

D. Applicant objects to the Requests to the extent that they call for information that is not known by or reasonably available to Applicant.

E. Applicant objects to each Request to the extent that they purport to impose obligations on Applicant beyond those imposed by the Federal Rules of Civil Procedure or the Trademark Rules .

In responding to the Requests, Applicant does not concede that any of the information sought or provided is relevant, material, admissible in evidence, or reasonably calculated to lead to the discovery of admissible evidence. Subject to the General Objections stated above and the specific objections set forth below, and without waiver thereof, Applicant provides the following responses:

**DOCUMENT REQUEST NO. 1:**

All documents and tangible things identified in response to Opposer's First Set of Interrogatories to Applicant.

**RESPONSE TO REQUEST NO. 1:**

Applicant is producing all documents identified in response to Opposer's First Set of Interrogatories to Applicant.

**DOCUMENT REQUEST NO. 2:**

All documents and tangible things concerning or relating to Applicant's use of Applicant's NATIONSTAR Mark prior to April 28, 2006.

**RESPONSE TO REQUEST NO. 2:**

Applicant objects to this Request on the grounds that it is overly broad and unduly burdensome as it requests "[a]ll documents and tangible things."

Subject to and without waiving the foregoing objections, Applicant is producing copies of business cards, flyers, letters to potential clients showing use of Applicant's NATIONSTAR Mark prior to April 28, 2006. In addition, Applicant is producing Metropolitan Regional

Information Systems ("MRIS") reports for 2005 and 2006 identifying Applicant as the selling or listing agent for the listed properties.

**DOCUMENT REQUEST NO. 3:**

Any trademark searches, including but not limited to searches of databases such as LEXIS/NEXIS, DIALOG or TRADEMARKSCAN, reports or investigations related to the selection, adoption, and/or application for registration of Applicant's NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 3:**

There were never and are no documents resulting from any trademark searches related to Applicant's NATIONSTAR mark. All relevant searches were conducted on line and no results were printed.

**DOCUMENT REQUEST NO. 4:**

All documents concerning any successful mortgage transactions concluded by Applicant under the NATIONSTAR mark prior to April 28, 2006.

**RESPONSE TO REQUEST NO. 4:**

Applicant advised and assisted clients regarding obtaining the best possible mortgage loan. There are no documents regarding mortgage transactions that show the NATIONSTAR mark. Applicant is producing redacted Settlement Statements in his possession concerning all successful mortgage transactions for which Applicant assisted with under the NATIONSTAR mark prior to April 28, 2006.

**DOCUMENT REQUEST NO. 5:**

Any documents and tangible things concerning Applicant's first use in the United States of Applicant's NATIONSTAR Mark for each and every type of product or service in connection with which Applicant's NATIONSTAR Mark has been used in the United States, including Applicant's Services.

**RESPONSE TO REQUEST NO. 5:**

All documents and tangible things concerning Applicant's first use in the United States of Applicant's NATIONSTAR Mark have already been produced.

**DOCUMENT REQUEST NO. 6:**

Specimens showing use of the mark in connection with all services offered in connection with Applicant's NATIONSTAR Mark or in connection with which Applicant intends to use Applicant's NATIONSTAR Mark in the future.

**RESPONSE TO REQUEST NO. 6:**

Applicant objects to this Request on the ground that it is not relevant or likely to lead to the discovery of admissible evidence to the extent that it requests documents showing use of Applicant's NATIONSTAR Mark in connection with services with which Applicant "intends" to use its mark "in the future."

Subject to and without waiving the foregoing objections, in addition to documents already produced hereto, Applicant is producing specimens showing use of Applicant's NATIONSTAR Mark in connection with all services offered in connection with Applicant's NATIONSTAR Mark or in connection with which Applicant intends to use Applicant's NATIONSTAR Mark in the future.

**DOCUMENT REQUEST NO. 7:**

All documents concerning Applicant's adoption, selection, and/or development of Applicant's NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 7:**

Applicant objects to this Request on the ground that it is vague as to the meaning of "development" of Applicant's NATIONSTAR Mark.

Subject to and without waiving the foregoing objections, there were never and are no documents concerning Applicant's adoption, selection and/or development of Applicant's NATIONSTAR Mark.

**DOCUMENT REQUEST NO. 8:**

All documents concerning the filing of U.S. Application No. 78/866,376 for Applicant's NATIONSTAR Mark or any other federal or state trademark applications for Applicant's NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 8:**

Applicant objects to this Request on the ground that it seeks documents that are publicly available and as easily accessible to Opposer as they are to Applicant. Subject to and without waiving the foregoing objections, there are no documents that are not publicly available documents.

**DOCUMENT REQUEST NO. 9:**

All documents regarding marketing or consumer research, including individual questionnaires, pilot studies focus groups and surveys undertaken concerning Applicant's NATIONSTAR Mark or Opposer's NATIONSTAR MORTGAGE Marks.

**RESPONSE TO REQUEST NO. 9:**

Applicant objects to this Request on the grounds that it is overly broad and unduly burdensome as it requests "[a]ll documents regarding marketing or consumer research" and vague as to the meaning of "regarding."

Subject to and without waiving the foregoing objections, there are no such documents.

**DOCUMENT REQUEST NO. 10:**

All documents regarding publicity (both solicited and unsolicited) in the United States concerning Applicant's NATIONSTAR Mark and/or the services offered under Applicant's NATIONSTAR Mark, including press releases and articles of any kind.

**RESPONSE TO REQUEST NO. 10:**

Applicant objects to this Request on the ground that it is overly broad and unduly burdensome as it seeks “[a]ll documents regarding publicity . . . of any kind” and vague as to the meaning of “regarding.” Applicant further objects to this Request to the extent that it seeks documents that would be publicly available and as easily accessible to Opposer as they are to Applicant.

Subject to and without waiving the foregoing objections, there are no such documents of which Applicant is aware.

**DOCUMENT REQUEST NO. 11:**

All documents regarding inquiries from and negotiations with third parties concerning the possibility of a license, franchise, sublicense, sub-franchise, assignment or distribution agreement with sublicense, sub-franchise, assignment or distribution agreement with Applicant concerning Applicant’s NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 11:**

Applicant objects to this Request on the ground that it is overly broad and unduly burdensome as it seeks “[a]ll documents regarding inquiries from and negotiations with third parties” and vague as to the meaning of “regarding.” Applicant further objects to this Request to the extent that it seeks documents that are protected by: (i) the attorney-client privilege; (ii) the work-product doctrine; or (iii) any other privilege, immunity, or protection afforded by state or federal law.

Subject to and without waiving the foregoing objections, there never were and are no documents regarding inquiries from and negotiations with third parties concerning the possibility of a license, franchise, sublicense, sub-franchise, assignment or distribution agreement with sublicense, sub-franchise, assignment or distribution agreement with Applicant concerning Applicant’s NATIONSTAR Mark.

**DOCUMENT REQUEST NO. 12:**

All past and current licenses, franchises, sublicenses, sub-franchises, distributorships and assignments and other agreements, together with related correspondence or other documents concerning Applicant's NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 12:**

Applicant objects to this Request to the extent that it seeks documents that are protected by: (i) the attorney-client privilege; (ii) the work-product doctrine; or (iii) any other privilege, immunity, or protection afforded by state or federal law.

Subject to and without waiving the foregoing objections, there never were and are no past and current third party licenses, franchises, sublicenses, sub-franchises, distributorships and assignments and other agreements, together with related correspondence or other documents concerning Applicant's NATIONSTAR Mark.

**DOCUMENT REQUEST NO. 13:**

All security agreements concerning Applicant's NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 13:**

There never were and are no security agreements concerning Applicant's NATIONSTAR Mark.

**DOCUMENT REQUEST NO. 14:**

All documents and tangible things concerning the types of locations in the United States at which Applicant has promoted, advertised and/or sold services under Applicant's NATIONSTAR Mark or at which Applicant intends to promote, advertise, and/or sell services under Applicant's NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 14:**

Applicant objects to this Request on the ground that it is vague as it requests documents and tangible things concerning the "types of locations" at which Applicant has promoted, advertised and/or sold its services. Applicant further objects to this Request on the ground that it

is not relevant or reasonably calculated to lead to the discovery of admissible evidence to the extent that it seeks documents and things concerning locations at which Applicant "intends" to promote, advertise, and/or sell its services.

Subject to and without waiving the foregoing objections, Applicant is producing documents that show the locations in the United States where it has advertised and sold its services. There are no other documents and tangible things concerning the types of locations in the United States at which Applicant has promoted, advertised and/or sold services under Applicant's NATIONSTAR Mark or at which Applicant intends to promote, advertise, and/or sell services under Applicant's NATIONSTAR Mark.

**DOCUMENT REQUEST NO. 15:**

All documents and tangible things concerning the manner of marketing (past, current and contemplated) of the services offered in connection with Applicant's NATIONSTAR Mark in the United States.

**RESPONSE TO REQUEST NO. 15:**

Applicant objects to this Request on the ground that it is vague as it requests documents concerning the "manner of marketing" of Applicant's NATIONSTAR services. Applicant further objects to this Request on the ground that it is not relevant or reasonably calculated to lead to the discovery of admissible evidence to the extent it seeks documents concerning "contemplated" marketing.

Subject to and without waiving the foregoing objections, Applicant is producing documents showing how it has advertised its services in connection with its NATIONSTAR mark.

**DOCUMENT REQUEST NO. 16:**

All documents and tangible things concerning the channels of trade in which Applicant has offered or may offer services under or using Applicant's NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 16:**

Applicant is producing documents showing how it has advertised its services in connection with its NATIONSTAR mark. Applicant has provided other information concerning its channels of trade in its response to Interrogatory No. 10.

**DOCUMENT REQUEST NO. 17:**

All documents and tangible things which identify the actual or prospective class of customers and purchasers of services offered under or using Applicant's NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 17:**

Applicant objects to this Request on the ground that it is vague as to the meaning of "class" of customers and purchasers.

Subject to and without waiving the foregoing objections, Applicant is producing documents showing its customers. Applicant is also producing advertisements, which indicate the target customers and classes of customers of Applicant.

**DOCUMENT REQUEST NO. 18:**

Documents sufficient to identify the amount of sales in the United States of services offered under or using the Applicant's NATIONSTAR Mark since Applicant's first use of the mark.

**RESPONSE TO REQUEST NO. 18:**

In addition to documents already produced hereto, Applicant is producing Applicant's 1099 – Miscellaneous Income tax form for 2005 and 2006 evidencing commissions paid by First American Real Estate as a result of Applicant's Services offered under Applicant's NATIONSTAR Mark. Applicant is also producing the Metropolitan Regional Information Systems ("MRIS") report for January 2007 through the present.

**DOCUMENT REQUEST NO. 19:**

Documents sufficient to identify the amount of advertising and promotional expenditures for services offered under or using Applicant's NATIONSTAR Mark in the United States since Applicant's first use of the mark.

**RESPONSE TO REQUEST NO. 19:**

Applicant objects to this Request on the ground that it is vague as to whether it seeks documents showing advertising expenditures or documents showing the number of Applicant's advertisements of its NATIONSTAR mark.

Subject to and without waiving the foregoing objections, Applicant is producing its receipt from its registration of the domain names [www.nationstarmortgage.com](http://www.nationstarmortgage.com) and [www.nationstarmortgage.net](http://www.nationstarmortgage.net). Following a diligent search by Applicant, there are no additional documents responsive to this Request.

**DOCUMENT REQUEST NO. 20:**

All documents that refer or relate to the significance of Applicant's NATIONSTAR Mark as used on or in connection with or contemplated to be used on or in connection with the services offered by Applicant.

**RESPONSE TO REQUEST NO. 20:**

Applicant objects to this Request on the ground that it is vague and incapable of precise determination as it requests documents that refer or relate to the "significance" of Applicant's NATIONSTAR Mark. Applicant further objects to this Request on the ground that it is not relevant or reasonably calculated to lead to the discovery of admissible evidence to the extent that it seeks documents concerning Applicant's NATIONSTAR Mark as "contemplated to be used" on or in connection with Applicant's services.

Subject to and without waiving the foregoing objections, there are no documents that show the meaning of the term "NationStar."

**DOCUMENT REQUEST NO. 21:**

All documents relating to threatening or pending arbitration, litigation or other adversarial proceedings (including oppositions and cancellations) concerning Applicant's NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 21:**

Applicant objects to this Request on the ground that it is vague as to the meaning of "relating to," and to the extent that it may request documents protected by (i) the attorney-client privilege; (ii) the work-product doctrine; or (iii) any other privilege, immunity, or protection afforded by state or federal law. Applicant further objects to this Request to the extent that documents relating to the opposition proceeding at issue are in Opposer's possession and are publicly available documents as easily accessible to Opposer as they are to Applicant.

Subject to and without waiving the foregoing objections, there are no documents relating to threatening or pending arbitration, litigation or other adversarial proceeding with a third party concerning Applicant's NATIONSTAR Mark.

**DOCUMENT REQUEST NO. 22:**

All documents and tangible things concerning Applicant's knowledge of Opposer or Opposer's NATIONSTAR MORTGAGE Marks.

**RESPONSE TO REQUEST NO. 22:**

Applicant has no documents concerning knowledge of Opposer or Opposer's NATIONSTAR MORTGAGE Marks outside of the pleadings filed in the instant proceeding.

**DOCUMENT REQUEST NO. 23:**

All documents and tangible things evidencing any confusion between Applicant's NATIONSTAR Mark or services offered under or using Applicant's NATIONSTAR Mark and Opposer, Opposer's NATIONSTAR MORTGAGE Marks, and/or goods and/or services offered under or using Opposer's NATIONSTAR MORTGAGE Marks, including inquiries, comments or other communications by or from customers, suppliers, or member of the public, either written or oral, showing any confusion, suspicion, belief or doubt as to a possible relationship between Opposer and Applicant or the origin of their respective products and/or services.

**RESPONSE TO REQUEST NO. 23:**

There never were and are no documents and tangible things evidencing any confusion between Applicant's NATIONSTAR Mark or services offered under or using Applicant's NATIONSTAR Mark and Opposer, Opposer's NATIONSTAR MORTGAGE Marks, and/or goods and/or services offered under or using Opposer's NATIONSTAR MORTGAGE Marks.

**DOCUMENT REQUEST NO. 24:**

All communications between Applicant and any third party concerning Opposer or Opposer's NATIONSTAR MORTGAGE Marks.

**RESPONSE TO REQUEST NO. 24:**

Applicant objects to this Request to the extent that it seeks documents protected by (i) the attorney-client privilege; (ii) the work-product doctrine; or (iii) any other privilege, immunity, or protection afforded by state or federal law. Subject to and without waiving the foregoing objection, there are no documents responsive to this Request.

**DOCUMENT REQUEST NO. 25:**

All documents and tangible things regarding any use in commerce in the United States of any mark consisting of or comprising NATIONSTAR MORTGAGE by any persons other than Applicant or Opposer.

**RESPONSE TO REQUEST NO. 25:**

Applicant is not aware of any documents and tangible things regarding any use in commerce in the United States of any mark consisting of or comprising NATIONSTAR MORTGAGE by any persons other than Applicant or Opposer.

**DOCUMENT REQUEST NO. 26:**

All communications supporting any affirmative defenses set forth in Applicant's Answer.

**RESPONSE TO REQUEST NO. 26:**

Applicant objects to this Request to the extent that it seeks documents protected by (i) the attorney-client privilege; (ii) the work-product doctrine; or (iii) any other privilege, immunity, or protection afforded by state or federal law. Subject to and without waiving the foregoing objections, all communications supporting any affirmative defenses set forth in Applicant's Answer are being produced.

**DOCUMENT REQUEST NO. 27:**

All documents regarding any registration of Applicant as a licensed mortgage broker in any state, or any application by Applicant for registration as a licensed mortgage broker in any state.

**RESPONSE TO REQUEST NO. 27:**

Applicant is producing Mortgage Broker Licenses for Virginia, Maryland and Washington, D.C.

**DOCUMENT REQUEST NO. 28:**

All documents regarding any consumers who have purchased mortgage services from Applicant in connection with the NATIONSTAR Mark.

**RESPONSE TO REQUEST NO. 28:**

Applicant objects to this Request on the grounds that it is vague as to the meaning of "regarding" and overly broad and unduly burdensome as it requests "[a]ll documents" regarding any consumers. Subject to and without waiving the foregoing objections, Applicant is producing documents showing its customers and is also producing Settlement Statements for consumers with whom Applicant advised and consulted with in connection with their mortgage loans.

**DOCUMENT REQUEST NO. 29:**

All documents supporting Applicant's claim to be a Realtor.

**RESPONSE TO REQUEST NO. 29:**

Applicant is producing his past and current Real Estate Salesperson licenses from Virginia, Maryland and Washington, D.C. as well as Certificates of Membership from the Northern Virginia Association of Realtors.

**DOCUMENT REQUEST NO. 30:**

All documents supporting Applicant's claim that the specimen submitted to the USPTO on October 19, 2006 was in use at least as early as the filing date of the application.

**RESPONSE TO REQUEST NO. 30:**

All documents supporting Applicant's claim that the specimen submitted to the USPTO on October 19, 2006 was in use at least as early as the filing date of the application are being produced.

**DOCUMENT REQUEST NO. 31:**

All documents concerning any license from the National Association of Realtors for Applicant to use the REALTOR mark.

**RESPONSE TO REQUEST NO. 31:**

Applicant is producing all documents concerning any license from the National Association of Realtors for Applicant to use the REALTOR mark.

**DOCUMENT REQUEST NO. 32:**

All documents regarding Applicant's registration of the domain names [www.nationstarmortgage.net](http://www.nationstarmortgage.net) and [www.nationstarmortgage.com](http://www.nationstarmortgage.com).

**RESPONSE TO REQUEST NO. 32:**

Applicant is producing the WHOIS record evidencing Applicant's registration of the domain names [www.nationstarmortgage.net](http://www.nationstarmortgage.net) and [www.nationstarmortgage.com](http://www.nationstarmortgage.com) and receipts regarding Applicant's registration of the domain names [www.nationstarmortgage.net](http://www.nationstarmortgage.net) and [www.nationstarmortgage.com](http://www.nationstarmortgage.com).

**DOCUMENT REQUEST NO. 33:**

Documents sufficient to identify the amount of sales in the United States of services offered under or using Applicant's NATIONSTAR Mark in the United States prior to April 28, 2006.

**RESPONSE TO REQUEST NO. 33:**

Applicant is producing documents sufficient to identify the amount of sales in the United States of services offered under or using Applicant's NATIONSTAR Mark in the United States prior to April 28, 2006.

**DOCUMENT REQUEST NO. 34:**

Documents sufficient to identify the amount of advertising and promotional expenditures for services offered under or using Applicant's NATIONSTAR Mark in the United States prior to April 28, 2006.

**RESPONSE TO REQUEST NO. 34:**

Applicant objects to this Request as duplicative of Request No. 19. Subject to and without waiving the foregoing objections, Applicant is producing advertisements showing its NATIONSTAR mark and is producing receipts for registration of its nationstarmortgage.com and nationstarmortgage.net domain names. After a diligent search, Applicant has no other documents responsive to this Request.

**DOCUMENT REQUEST NO. 35:**

All documents regarding any offers to sell or purchase the domain names www.nationstarmortgage.com and/or www.nationstarmortgage.net.

**RESPONSE TO REQUEST NO. 35:**

Applicant is producing two letters from Bessam Ibrahim regarding any offers to sell or purchase the domain names www.nationstarmortgage.com and/or nationstarmortgage.net. There were no and are no additional documents regarding any offers to sell or purchase the domain names www.nationstarmortgage.com and/or www.nationstarmortgage.net.

**DOCUMENT REQUEST NO. 36:**

All communications between Applicant and any third party concerning Opposer and/or Opposer's NATIONSTAR MORTGAGE Marks.

**RESPONSE TO REQUEST NO. 36:**

There have been no communications between Applicant and any third party concerning Opposer and/or Opposer's NATIONSTAR MORTGAGE Marks.

**DOCUMENT REQUEST NO. 37:**

All communications between Applicant and any third party concerning this opposition proceeding.

**RESPONSE TO REQUEST NO. 37:**

Applicant objects to this Request as duplicative of Request No. 24 and directs Opposer to its response to that Request.

**DOCUMENT REQUEST NO. 38:**

All documents upon which Applicant intends to rely to support or prove Applicant's case in this proceeding.

**RESPONSE TO REQUEST NO. 38**

Applicant objects to this Request as premature as discovery is ongoing and additional documents may be discovered upon which Applicant may rely to support or prove Applicant's case in this proceeding. Subject to and without waiving the foregoing objections, Applicant is

producing documents upon which Applicant intends to rely to support or prove Applicant's case in this proceeding have been produced hereto.

STEPTOE & JOHNSON LLP

By: Rachel M. Marmer  
Stephanie Carmody  
Rachel M. Marmer  
1330 Connecticut Avenue, N.W.  
Washington, DC 20036-1795  
(202) 429-8135

*Attorneys for Applicant, Mujahid Ahmad*

Dated: August 24, 2007

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing APPLICANT'S RESPONSES  
OPPOSER'S FIRST SET OF DOCUMENT REQUESTS TO APPLICANT was served this 24th  
day of August, 2007, by first-class mail, postage prepaid, on:

Bryce J. Maynard  
BUCHANAN INGERSOLL & ROONEY, PC  
1737 King Street  
Alexandria, VA 22314-2727

Rachel M. Harner

Documents Responsive to Request Nos. 2, 5, 6, 14-17, 26, 30 and 38



**Mujahid Ahmad**  
Mortgage Broker

Residential .Commercial .Land

Cell 703-732-9899  
Off 703-525-8770

2001 North Daniel Street, Suite 102  
Arlington, VA 22201

Email: [MaxReahor@yahoo.com](mailto:MaxReahor@yahoo.com)

**NationStar**  
Mortgage, Inc.

APP0001

**Mujahid Ahmad**  
Mortgage Broker

Residential . Commercial . Land

Cell: (703)-732-9899  
Off: (703)-525-8770  
2001 North Daniel Street, #102  
Arlington, VA 22201  
Email: MakRealtor@yahoo.com



**NationStar**  
Mortgage, Inc



**Mujahid Ahmad**  
Mortgage Broker

Residential • Commercial • Land

Cell: (703) 732-9699  
Off: (703) 525-8770  
2001 North Daniel Street, #102  
Arlington, VA 22201  
Email: Mak.Realtor@yahoo.com



# Your Partner for success

One Stop for all your Real Estate Needs.  
Buying Selling Refinancing  
Residential - Commercial - Land



ADDRESSING THE NEEDS OF INDIVIDUAL  
INVESTORS AND PLANTING THE SEEDS  
FOR A SECURE FUTURE.

Interest-Only Loan Programs.  
PayOption ARMs

100% financing - No down payment with our 80/20 program  
Home Equity Lines of Credit

Fast & Easy and other low documentation requirements for  
qualified borrowers with excellent credit.

- Experience
- Commitment
- Enthusiasm
- Hard Work
- Integrity
- Service
- Trust
- Results!

*“Buyin a home just got alot more affordable.”*

#### Various documentation Options:

- Full documentation
- Limited documentation
- No documentation
- Stated Income

**NationStar**  
Mortgage, Inc.

Mujahid Ahmad  
Mortgage Broker

Cell: 703-732-9899  
Off: 703-525-8770

MakRealtor@Yahoo.com

Please call for a free financial consultation >>>

2001 North Daniel Street, # 102, Arlington, VA 22201

# Your Partner for Success

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- Stated Income

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Mortgage, Inc.

Mujahid Ahmad  
Mortgage Broker

Cell: 703-732-9899  
Off: 703-525-8770

MakRealtor@yahoo.com

2001 North Daniel Street, # 102, Arlington, VA 22201

# Your Partner for SUCCESS

One Stop for all your Real Estate Needs.  
Buying Selling Refinancing  
Residential - Commercial - Land



ADDRESSING THE NEEDS OF INDIVIDUAL  
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Interest-Only Loan Programs.  
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**NationStar**  
Mortgage, Inc.

Mujahid Ahmad  
Mortgage Broker

Cell: 703-732-9899  
Off: 703-525-8770  
MakRealtor@yahoo.com

2001 North Daniel Street, # 102, Arlington, VA 22201

*Thinking of  
Buying or Selling?*

**NationStar**  
REAL ESTATE

2001 N. Daniel St. # 102  
Arlington, VA, 22201



Put my real estate  
and marketing skills  
to work for you. Contact  
me for all you real  
estates needs.

Email: [Mak35@mrisc.com](mailto:Mak35@mrisc.com)

**NOT JUST ANOTHER AGENT !**  
Expertise - Service - Trust - Results

**Mujahid Ahmad**

Cell: (703) 732-9899  
Off: (703) 525-8770

APRIL 2005



*If your home is currently listed with another  
broker, This is not intended to solicit that listing*



APP0007

# NationStar Mortgage, Inc.

March 25, 2005

Mr. Ikram U. Danish  
1444 Cottonwood Court  
Woodbridge, VA 22191

Dear Sir/Madam:

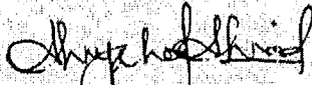
NationStar Mortgage, Inc. assists its customers in the purchase of Residential, Commercial and Land properties. If you are interested in buying a new property or want to refinance your current property, please feel free to contact us by email or call us at (703) 732-9899 to assist you in either transaction.

We can help you with multiple loan options available to you in today's market, such as home equity line of credit, interest only loan, no down payment with 80/20 program, full documentation, limited or no documentation loan and stated income loans.

We are here to help you make your real estate transaction as smooth as possible. If you are not ready at the moment, please feel free to forward this information to your friends or family members who might be interested to buy a real estate.

Thanks for your time and looking forward to hear from you at your earliest convenience.

Sincerely,



Mujahid Ahmad  
President  
NationStar Mortgage, Inc.  
(703) 732-9899

2001 North Daniel Street, 102, Arlington, VA 22201  
Phone: (703) 732-9899 Fax: (703) 525-8770 E-Mail: Mak35@mris.com

APP0008

# NationStar Mortgage, Inc.

April 02, 2005

Mr. Ahmed U Sayed  
222 North Thomas Street, # 103  
Arlington, VA 22203

Dear Sir/Madam:

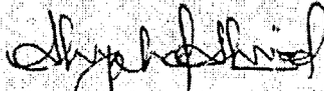
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Sincerely,



Mujahid Ahmad  
President  
NationStar Mortgage, Inc.  
(703) 732-9899

2001 North Daniel Street, 102, Arlington, VA 22201  
Phone: (703) 732-9899 Fax: (703) 525-8770 E-Mail: Mak35@mris.com

APP0009

# NationStar Mortgage, Inc.

April 03, 2005

Mr. Shafiq Ahmad  
830 S. Greenbrier Street # 3  
Arlington, VA 22204

Dear Sir/Madam:

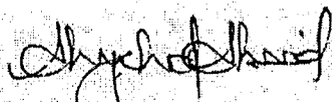
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Thanks for your time and looking forward to hear from you at your earliest convenience.

Sincerely,



Mujahid Ahmad  
President  
NationStar Mortgage, Inc.  
(703) 732-9899

2001 North Daniel Street, 102, Arlington, VA 22201  
Phone: (703) 732-9899 Fax: (703) 525-8770 E-Mail: Mak35@mris.com

APP0010

# NationStar Mortgage, Inc.

October 14, 2005

Mr. Abid Hussain  
6143 Leesburg Pike, # 308  
Falls Church, VA 22041

Dear Sir/Madam:

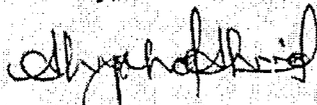
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Sincerely,



Mujahid Ahmad  
President  
NationStar Mortgage, Inc.  
(703) 732-9899

2001 North Daniel Street, 102, Arlington, VA 22201  
Phone: (703) 732-9899 Fax: (703) 525-8770 E-Mail: Mak35@mrms.com

APP0011

# NationStar Mortgage, Inc.

April 16, 2005

Mr. Abdul Haq  
1205 South Thomas Street, # 3  
Arlington, VA 22204

Dear Sir/Madam:

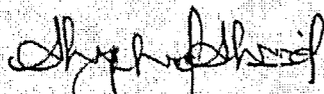
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Sincerely,



Mujahid Ahmad  
President  
NationStar Mortgage, Inc.  
(703) 732-9899

2001 North Daniel Street, 102, Arlington, VA 22201  
Phone: (703) 732-9899 Fax: (703) 525-8770 E-Mail: Mak35@nms.com

APP0012

**Step 2 (Adjust for any shared sales, if Any):**

Enter the percent of volume you are to receive credit for in the box provided, then press the Generate Report button to continue.

If you received 33 1/3% of a \$100,000 sale then enter 33.3 in the box for that listing. (Percentage will be calculated on the next page, do NOT enter the number as a percent (i.e. .0333))

If a listing is not to be counted enter "0".

Report Type: **(Both Listing and Selling Sides)**

For: **Mujahid Ahmad (106327)**

Listings Found: **9**. For the Period **01/01/2005 TO 12/31/2005**

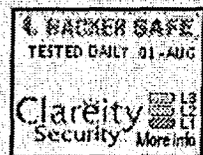
List Num	Address	City, State	LA Name	Alt LA Name	Selling Agent Name	Sold Date	Sale Price	Your % of any Shared Sale (i.e. 33.3% enter 33.3)
FX4963336	6401 PIONEER DRIVE	SPRINGFIELD, VA	Diana Nguyen		Mujahid Ahmad	02/10/2005	\$438,000	100 %
FX5159025	7724 CAMP ALGER AVENUE	FALLS CHURCH, VA	Juan Estrada		Mujahid Ahmad	03/24/2005	\$405,000	100 %
PW5154928	9888 EARLS FERRY CIRCLE	BRISTOW, VA	Nasr Bajwa		Mujahid Ahmad	04/07/2005	\$390,000	100 %
PW5180801	2704 HARWICH COURT	WOODBIDGE, VA	Gloria Price		Mujahid Ahmad	04/12/2005	\$375,000	100 %
FX5272971	6529 ELDER AVENUE	SPRINGFIELD, VA	Cindy Schneider	Tom Pietsch	Mujahid Ahmad	07/25/2005	\$602,000	100 %
FX5308999	6518 SHARPS DRIVE	CENTREVILLE, VA	Tom Krupinski		Mujahid Ahmad	08/09/2005	\$410,000	100 %
FX5292586	7220 ROOSEVELT AVENUE	FALLS CHURCH, VA	Mujahid Ahmad		Anita G. Vera	08/15/2005	\$535,000	100 %
FX5322672	2937 LAWRENCE DRIVE	FALLS CHURCH, VA	German Pomejambo		Mujahid Ahmad	09/27/2005	\$600,000	100 %
FX5337811	7417 HOUNSBURY COURT	ALEXANDRIA, VA	Robert Robarge	Peggy Parker	Mujahid Ahmad	11/16/2005	\$409,900	100 %

**9 Total Residential Sales: \$4,164,900**

**9 Total Sales: \$4,164,900**

Click the Button to Create the Final Report and Calculate Shared Sales (IF ANY)

**Create Final Report**



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APP0013

**Step 2 (Adjust for any shared sales, if Any):**

Enter the percent of volume you are to receive credit for in the box provided, then press the Generate Report button to continue.

If you received 33 1/3% of a \$100,000 sale then enter 33.3 in the box for that listing. (Percentage will be calculated on the next page, do NOT enter the number as a percent (i.e., .0333))

If a listing is not to be counted enter "0".

Report Type: (Both Listing and Selling Sides)

For: **Mujahid Ahmad (106327)**

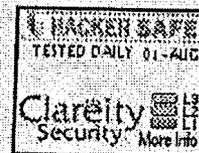
Listings Found: 2. For the Period **01/01/2006 TO 12/31/2006**

List Num	Address	City, State	LA Name	Alt LA Selling Agent Name	Sold Date	Sale Price	Your % of any Shared Sale (i.e. 33.3% enter 33.3)
FX6041298	1400 SADLERS WELLS DRIVE	HERNDON, VA	C. Carol Frey	Mujahid Ahmad	08/16/2006	\$392,000	100 %
FX6136198	7402 ELLWOOD PLACE	SPRINGFIELD, VA	Joseph Potts	Mujahid Ahmad	09/15/2006	\$480,000	100 %

**2 Total Residential Sales: \$872,000**

**2 Total Sales: \$872,000**

Click the Button to Create the Final Report and Calculate Shared Sales (IF ANY)



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APP0014

Documents Responsive to Request Nos. 4, 26, 28, 33, 38

AA Settlement Statement

U.S. Department of Housing and Urban Development  
 OMB Approval No. 2502-0255 (expires 9/30/06)

FINAL

BE Type of loan

1. <input type="checkbox"/> FHA	2. <input type="checkbox"/> FmHA	3. <input checked="" type="checkbox"/> Conv. Unins.	4. File Number 04-115	5. Loan Number	6. Mortgage Insurance Case Number N/A
---------------------------------	----------------------------------	---	--------------------------	----------------	--

**Note:** This form is furnished to give you a statement of actual settlement costs. Amounts paid to and by the settlement agent are shown. Items marked "to or by" were paid outside the closing. They are shown here for information purposes and are not included in the total. **WARNING:** It is a crime to knowingly make false statements to the United States on this or any other similar form. Penalties upon conviction include a fine and imprisonment for terms up to 5 years. See 18 U.S.C. Code Sections 1001 and 1010.

TitleExpress Settlement System  
 Printed 02/10/2005 at 15:28 PAM

**BORROWER:** FARZANA SHAHEEN  
**ADDRESS:**

**SELLER:** [REDACTED]  
**ADDRESS:** [REDACTED]

**LENDER:** AMERICAN HOME MORTGAGE ACCEPTANCE, INC.  
**ADDRESS:** 520 BROADHOLLOW ROAD, MELVILLE, NY 11747

**PROPERTY ADDRESS:** 6401 PIONEER DRIVE, Springfield, VA 22150  
 LOT2, BLK1, SECL, SPRINGFIELD ESTATES,FXCO

**SETTLEMENT AGENT:** Express Settlement Services, Inc.  
**PLACE OF SETTLEMENT:** 7777 Leesburg Pike, Suite 403N, Falls Church, VA 22043

**SETTLEMENT DATE:** 02/10/2005

J. SUMMARY OF BORROWER'S TRANSACTION:		K. SUMMARY OF SELLER'S TRANSACTION:	
1001 GROSS AMOUNT DUE FROM BORROWER		400 GROSS AMOUNT DUE TO SELLER:	
1002 Contract sales price	438,000.00	401 Contract sales price	438,000.00
1003 Personal Property		402 Personal Property	
1004 Seller's charges to borrower (line 1400)	[REDACTED]	403	
1005		404	
1006		405	
Adjustments for items paid by seller in advance		Adjustments for items paid by seller in advance	
1007 City/County taxes		406 City/County taxes	
1008 County taxes		407 County taxes	
1009 Assessments		408 Assessments	
1010		409	
1011		410	
1012		411	
1013		412	
1200 GROSS AMOUNT DUE FROM BORROWER	[REDACTED]	420 GROSS AMOUNT DUE TO SELLER:	[REDACTED]
2000 AMOUNTS PAID BY OR ON BEHALF OF BORROWER		500 REDUCTIONS IN AMOUNT DUE TO SELLER	
2001 Contract/loan interest money	[REDACTED]	501 Excess Deposit (see instructions)	
2002 Principal amount of new loans	[REDACTED]	502 Settlement charges to seller (line 1400)	[REDACTED]
2003 Prepaid interest (if taken subject to)		503 Existing loan(s) taken subject to	
2004		504 Payoff of First Mortgage Loan	[REDACTED]
		BANK OF AMERICA	
2005 WALKTHROUGH CREDIT	[REDACTED]	505	
		506 RELEASE MGT. FEE FOR 1 PAYOFF	[REDACTED]
		Express Settlement Services, I	
2007		507 RELEASE TRACKING FEE/REQUIRE	[REDACTED]
		REQUIRE	
2008		508	
2009		509	
Adjustments for items unpaid by seller		Adjustments for items unpaid by seller	
2100 City/County taxes		510 City/County taxes	
2101 County taxes	01/01/05 to 02/10/05	511 County taxes	01/01/05 to 02/10/05
2102 Assessments		512 Assessments	
2103		513	
2104		514	
2105		515 ADMIN FEE/SOVEREIGN REALTY CO.	[REDACTED]
2106		516	
2107 WALKTHROUGH CREDIT	[REDACTED]	517 WALKTHROUGH CREDIT	[REDACTED]
2108		518	
2109		519	
2200 TOTAL PAID BY/ FOR BORROWER	[REDACTED]	520 TOTAL REDUCTION AMOUNT DUE SELLER	[REDACTED]
3000 CASH AT SETTLEMENT FROM OR TO BORROWER		600 CASH AT SETTLEMENT TO OR FROM SELLER	
3001 Gross amount due from borrower (line 120)	[REDACTED]	601 Gross amount due to seller (line 420)	[REDACTED]
3002 Less amounts paid by borrower (line 220)	[REDACTED]	602 Less reduction amount due seller (line 520)	[REDACTED]
3003 CASH FROM BORROWER	[REDACTED]	603 CASH TO SELLER	[REDACTED]

# Settlement Statement

U.S. Department of Housing and Urban Development

CMB Approval No. 2502-0255 (expires 9/30/2005) FINAL

A. Type of Loan

1. <input checked="" type="checkbox"/> FHA	2. <input type="checkbox"/> DFHA	3. <input checked="" type="checkbox"/> Conv. Unit.	4. File Number	5. Loan Number	6. Mortgage Insurance Case Number
4. <input type="checkbox"/> VA	5. <input type="checkbox"/> Conv. Ins.		04-118		N/A

C. Note: This form is limited to give you a statement of actual settlement costs. Amounts paid to and by the settlement agent are shown. Items marked "P" are "Pay to Seller" items and are shown on the "Pay to Seller" side of the settlement statement. Items marked "B" are "Pay to Buyer" items and are shown on the "Pay to Buyer" side of the settlement statement. Items marked "S" are "Pay to Seller" items and are shown on the "Pay to Seller" side of the settlement statement. Items marked "B" are "Pay to Buyer" items and are shown on the "Pay to Buyer" side of the settlement statement. Items marked "S" are "Pay to Seller" items and are shown on the "Pay to Seller" side of the settlement statement. Items marked "B" are "Pay to Buyer" items and are shown on the "Pay to Buyer" side of the settlement statement.

D. NAME OF BORROWER: ABID HUSSAIN  
 ADDRESS: [REDACTED]

E. NAME OF SELLER: [REDACTED]  
 ADDRESS: [REDACTED]

F. NAME OF LENDER: WORLD SAVINGS  
 ADDRESS: 4101 WISEMAN BOULEVARD, BUILD I, ATTN: IMAGING DEPARTMENT, SAN ANTONIO, TX 78255

G. PROPERTY ADDRESS: 7724 CAMP ALGER AVENUE, Falls Church, VA 22042  
 LOT 34, FAIRVIEW PARK, FFX, CO.

H. SETTLEMENT AGENT: Express Settlement Services, Inc.  
 PLACE OF SETTLEMENT: 7777 Leesburg Pike, Suite 403N, Falls Church, VA 22043

I. SETTLEMENT DATE: 03/24/2005

J. SUMMARY OF BORROWER'S TRANSACTION:		K. SUMMARY OF SELLER'S TRANSACTION:	
101. GROSS AMOUNT DUE FROM BORROWER		400. GROSS AMOUNT DUE TO SELLER:	
102. Contract sales price	405,000.00	401. Contract sales price	405,000.00
103. Personal Property		402. Personal Property	
104. Settlement charges to borrower (line 1400)		403.	
105. 2ND QTR HOA DUES/FAIRVIEW PARK		404.	
106. HOA TRANSFER FEE/ROGER MGT		405.	
Adjustments for items paid by seller in advance		Adjustments for items paid by seller in advance	
107. City/county taxes		406. City/county taxes	
108. County taxes		407. County taxes	
109. Assessments 03/24/05 to 03/31/05		408. Assessments 03/24/05 to 03/31/05	
110.		409.	
111.		410.	
112.		411.	
113.		412.	
120. GROSS AMOUNT DUE FROM BORROWER		420. GROSS AMOUNT DUE TO SELLER:	
200. AMOUNTS PAID BY OR ON BEHALF OF BORROWER		500. REDUCTIONS IN AMOUNT DUE TO SELLER:	
201. Deposit or earnest money		501. Excess Deposit (see instructions)	
202. Principal amount of new loans		502. Settlement charges to seller (line 1400)	
203. Existing loan(s) taken subject to		503. Existing loan(s) taken subject to	
204.		504. Payoff 0025150248	
		WORLD SAVINGS	
		505.	
		506. RELEASE MGT. FEE FOR 1 PAYOFF	
		Express Settlement Services, I	
		507. RELEASE TRACKING FEE/REQUIRE	
		REQUIRE	
		508. PROCESSING FEE/JOBIN REALTY	
		JOBIN REALTY, INC.	
		509.	
Adjustments for items unpaid by seller		Adjustments for items unpaid by seller	
210. City/county taxes		510. City/county taxes	
211. County taxes 01/01/05 to 03/24/05		511. County taxes 01/01/05 to 03/24/05	
212. Assessments		512. Assessments	
213.		513.	
214.		514.	
215. RENT BACK 3/25-4/17 @73.13/DAY		515. RENT BACK 3/25-4/17 @73.13/DAY	
216.		516. RENT BACK ESCROW	
217.		517. WALKTHROUGH ESCROW FOR WASHER	
218.		518.	
219.		519.	
220. TOTAL PAID BY/FOR BORROWER		520. TOTAL REDUCTION AMOUNT DUE SELLER	
300. CASH AT SETTLEMENT FROM OR TO BORROWER		600. CASH AT SETTLEMENT TO OR FROM SELLER	
301. Gross amount due from borrower (line 120)		601. Gross amount due to seller (line 420)	
302. Less amounts paid by/bor borrower (line 220)		602. Less reduction amount due seller (line 520)	
303. CASH FROM BORROWER		603. CASH TO SELLER	

Settlement Statement

U.S. Department of Housing and Urban Development  
 OMB Approval No. 2502-0265 (expires 03/30/2009) FINAL

1. Loan Date 04/07/05	2. FmHA Yes	3. Day 1 rate 5.25%	4. File Number 04-120	5. Loan Number	6. Mortgage Insurance Code Number NA
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7. Seller  
HINA SHARIEF and IKRAM M. SHARIEF

8. Buyer  
AMERICA'S WHOLESALE LENDER  
6430 SOUTHPOINT PARKWAY, SUITE 300, JACKSONVILLE, FL 32216

9. Seller's Address  
9888 EARLS FERRY CIRCLE, Bristol, VA 20136

10. Seller's Agent  
LOT 3, PH 4, SEC 31, BRAEMAR, P.W. CO.

11. Buyer's Agent  
Express Settlement Services, Inc.  
7777 Leshaug Pike, Suite 403N, Falls Church, VA 22043

12. Settlement Date  
04/07/2005

J. SUMMARY OF BORROWER'S TRANSACTION		K. SUMMARY OF SELLER'S TRANSACTION	
100. GROSS AMOUNT DUE FROM BORROWER	390,000.00	400. GROSS AMOUNT DUE TO SELLER	390,000.00
101. Adjustments for items paid by borrower in advance		401. Conveyance taxes	
102. City taxes		402. Personal Property	
103. County taxes		403.	
104. Assessments		404.	
105. Adjustments for items paid by seller in advance		405.	
106. City taxes		406. City taxes	
107. County taxes		407. County taxes	
108. Assessments	04/07/05 to 04/30/05	408. Assessments	04/07/05 to 04/30/05
109. Adjustments for items paid by seller		409.	
110. Buyer credit from 131-07		410. BUYER CREDIT FROM 131-07	
111.		411.	
112.		412.	
113. GROSS AMOUNT DUE FROM BORROWER		420. GROSS AMOUNT DUE TO SELLER	
114. REDUCTIONS PAID BY OR ON BEHALF OF BORROWER		500. REDUCTIONS IN AMOUNT DUE TO SELLER	
115. Excess down payment		501. Excess Down Payment	
116. Seller's share of new loans		502. Seller's share of new loans	
117. Seller's share of new loans		503. Existing loans on which seller is	
118.		504. Payoff of 131-07	
119.		FIRST HORIZON HOME LOANS	
120.		505. Payoff of 131-07	
121.		SPECIALIZED LOAN SERVICING, LL	
122.		506. RELEASE OF OPERATIONS PAYOFF	
123.		Express Settlement Services, I	
124.		507. RELEASE TRACKS SEARCH REQUIRE	
125.		REQUIRE	
126.		508.	
127.		509.	
128. Adjustments for items unpaid by seller		Adjustments for items unpaid by seller	
129. City taxes		510. City taxes	
130. County taxes	01/01/05 to 04/07/05	511. County taxes	01/01/05 to 04/07/05
131. Assessments		512. Assessments	
132. 2004.2.2004 SUPPLEMENTAL TAX		513.	
133. APRIL HOA DUES CMC		514.	
134.		515.	
135.		516.	
136. PROCEEDS OF SALE PAID TO		517.	
137. REALTY EXCHANGE CORPORATION		518.	
138.		519.	
139. TOTAL REDUCTION AMOUNT DUE SELLER		520. TOTAL REDUCTION AMOUNT DUE SELLER	
140. CASH AT SETTLEMENT FROM OR TO BORROWER		600. CASH AT SETTLEMENT FROM OR FROM SELLER	
141. Gross amount due from borrower (line 120)		601. Gross amount due to seller (line 420)	
142. Less reduction amount due from borrower (line 220)		602. Less reduction amount due from borrower (line 520)	
143. CASH TO BORROWER		603. CASH TO SELLER	

Settlement Statement

U.S. Department of Housing and Urban Development

Form HUD-1 (7-2005) 1118324-47557

QAR Approval No. 2502-0265 (expires 9/30/2005)

FINAL

1. Type of Loan <input type="checkbox"/> FHA <input type="checkbox"/> Conventional <input checked="" type="checkbox"/> Other	2. File Number 04-121	3. Loan Number N/A	4. Mortgage Insurance Case Number N/A
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5. Name of Borrower: SULTAN SHAKEEL AHMAD  
6. Name of Seller: NEW CENTURY MORTGAGE CORPORATION  
7. Address: 11730 PLAZA AMERICA DRIVE, SUITE 650, RESTON, VA 20190  
8. Property Address: 2704 HARWICH COURT, Woodbridge, VA 22192, LOT 151, PT. 1 SEC 4 LAKE RIDGE, P.W. CO.9. Settlement Agent: Express Settlement Services, Inc., 7777 Leesburg Pike, Suite 403N, Falls Church, VA 22043  
10. Settlement Date: 04/11/2005  
11. Title/Express Settlement System: Pooled 04/11/2005 at 15:55 P2M1

J. SUMMARY OF BORROWER'S TRANSACTION		K. SUMMARY OF SELLER'S TRANSACTION	
100. GROSS AMOUNT DUE FROM BORROWER	375,000.00	400. GROSS AMOUNT DUE TO SELLER	375,000.00
101. Contract sales price		401. Contract sales price	
102. Seller's property		402. Personal Property	
103. Seller's net proceeds to borrower (line 100)		403. Seller's net proceeds to borrower (line 100)	
104. Seller's net proceeds to borrower (line 100)		404. Seller's net proceeds to borrower (line 100)	
105. Seller's net proceeds to borrower (line 100)		405. Seller's net proceeds to borrower (line 100)	
106. Seller's net proceeds to borrower (line 100)		406. Seller's net proceeds to borrower (line 100)	
107. Seller's net proceeds to borrower (line 100)		407. Seller's net proceeds to borrower (line 100)	
108. Seller's net proceeds to borrower (line 100)		408. Seller's net proceeds to borrower (line 100)	
109. Seller's net proceeds to borrower (line 100)		409. Seller's net proceeds to borrower (line 100)	
110. Seller's net proceeds to borrower (line 100)		410. Seller's net proceeds to borrower (line 100)	
111. Seller's net proceeds to borrower (line 100)		411. Seller's net proceeds to borrower (line 100)	
112. Seller's net proceeds to borrower (line 100)		412. Seller's net proceeds to borrower (line 100)	
113. Seller's net proceeds to borrower (line 100)		413. Seller's net proceeds to borrower (line 100)	
114. Seller's net proceeds to borrower (line 100)		414. Seller's net proceeds to borrower (line 100)	
115. Seller's net proceeds to borrower (line 100)		415. Seller's net proceeds to borrower (line 100)	
116. Seller's net proceeds to borrower (line 100)		416. Seller's net proceeds to borrower (line 100)	
117. Seller's net proceeds to borrower (line 100)		417. Seller's net proceeds to borrower (line 100)	
118. Seller's net proceeds to borrower (line 100)		418. Seller's net proceeds to borrower (line 100)	
119. Seller's net proceeds to borrower (line 100)		419. Seller's net proceeds to borrower (line 100)	
120. TOTAL PAID BY OR FOR BORROWER		420. GROSS AMOUNT DUE TO SELLER	
121. CASH AT SETTLEMENT FROM OR TO BORROWER		500. REDUCTIONS IN AMOUNT DUE TO SELLER	
122. Gross amount due to seller (line 400)		501. Excess Deposit (see instructions)	
123. Gross amount due to seller (line 400)		502. Settlement charges to seller (line 100)	
124. Gross amount due to seller (line 400)		503. Existing loan(s) taken subject to	
125. Gross amount due to seller (line 400)		504. Payoff 103858111	
126. Gross amount due to seller (line 400)		505. CHASE HOME FINANCE, LLC	
127. Gross amount due to seller (line 400)		506. RELEASE MGT OPERATIONS: PAYOFF	
128. Gross amount due to seller (line 400)		507. Express Settlement Services, I	
129. Gross amount due to seller (line 400)		508. RELEASE TRACKS SLANCH REQUIRE	
130. Gross amount due to seller (line 400)		509. REQUIRE	
131. Gross amount due to seller (line 400)		510. REQUIRE	
132. Gross amount due to seller (line 400)		511. REQUIRE	
133. Gross amount due to seller (line 400)		512. REQUIRE	
134. Gross amount due to seller (line 400)		513. REQUIRE	
135. Gross amount due to seller (line 400)		514. HOME WARRANTY	
136. Gross amount due to seller (line 400)		515. PROCEEDS MORE FTE	
137. Gross amount due to seller (line 400)		516. PROCEEDS MORE FTE	
138. Gross amount due to seller (line 400)		517. PROCEEDS MORE FTE	
139. Gross amount due to seller (line 400)		518. PROCEEDS MORE FTE	
140. Gross amount due to seller (line 400)		519. PROCEEDS MORE FTE	
141. Gross amount due to seller (line 400)		520. TOTAL REDUCTION AMOUNT DUE SELLER	
142. Gross amount due to seller (line 400)		600. CASH AT SETTLEMENT TO OR FROM SELLER	
143. Gross amount due to seller (line 400)		601. Gross amount due to seller (line 400)	
144. Gross amount due to seller (line 400)		602. Total reduction amount due to seller (line 520)	
145. Gross amount due to seller (line 400)		603. CASH TO SELLER	

<b>A.</b> U.S. DEPARTMENT OF HOUSING & URBAN DEVELOPMENT <b>SETTLEMENT STATEMENT</b>	<b>B. TYPE OF LOAN:</b> 1. <input type="checkbox"/> FHA    2. <input type="checkbox"/> FmHA    3. <input checked="" type="checkbox"/> CCNV. UNINS.    4. <input type="checkbox"/> VA    5. <input type="checkbox"/> CONV. INS. 6. FILE NUMBER: C5RDAN360    7. LOAN NUMBER: [REDACTED] 8. MORTGAGE INS CASE NUMBER:
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**C. NOTE:** This form is furnished to give you a statement of actual settlement costs. Amounts paid to and by the settlement agent are shown. Items marked "(POC)" were paid outside the closing; they are shown here for informational purposes and are not included in the totals.  
1.0 0/98 (C5RDAN360 POC C5RDAN360)

<b>D. NAME AND ADDRESS OF BORROWER:</b>  Bushra Danish 1444 Cottonwood Ct. Woodbridge, VA 22191	<b>E. NAME AND ADDRESS OF SELLER:</b>  First Trust Settlement & Escrow, Inc.  PLACE OF SETTLEMENT 33948 Harry Byrd Highway Bluemont, VA 20135	<b>F. NAME AND ADDRESS OF LENDER:</b>  America's Wholesale Lender 12150 Monument Dr., Suite 225 Fairfax, VA 22033
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<b>G. PROPERTY LOCATION:</b> 1444 Cottonwood Ct. Woodbridge, VA 22191 VA Counties County, Virginia	<b>H. SETTLEMENT AGENT:</b> 56-2362227 First Trust Settlement & Escrow, Inc.	<b>I. SETTLEMENT DATE:</b>  July 12, 2005  Disburse: 07/18/05
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J. SUMMARY OF BORROWER'S TRANSACTION		K. SUMMARY OF SELLER'S TRANSACTION	
<b>100. GROSS AMOUNT DUE FROM BORROWER:</b>		<b>400. GROSS AMOUNT DUE TO SELLER:</b>	
101. Contract Sales Price		401. Contract Sales Price	
102. Personal Property		402. Personal Property	
103. Settlement Charges to Borrower (Line 1400)	[REDACTED]	403.	
104. Payoff 1st Mortgage to Countrywide Home loans	[REDACTED]	404.	
105. Payoff 2nd Mortgage to Countrywide Home loans	[REDACTED]	405.	
<i>Adjustments For Items Paid By Seller in advance</i>		<i>Adjustments For Items Paid By Seller in advance</i>	
106. City/Town Taxes            to		406. City/Town Taxes            to	
107. County Taxes                to		407. County Taxes                to	
108. Assessments                to		408. Assessments                to	
109.		409.	
110.		410.	
111.		411.	
112.		412.	
<b>120. GROSS AMOUNT DUE FROM BORROWER</b>	223,219.54	<b>420. GROSS AMOUNT DUE TO SELLER</b>	
<b>200. AMOUNTS PAID BY OR IN BEHALF OF BORROWER:</b>		<b>500. REDUCTIONS IN AMOUNT DUE TO SELLER:</b>	
201. Deposit of earnest money		501. Excess Deposit (See Instructions)	
202. Principal Amount of New Loan(s)	[REDACTED]	502. Settlement Charges to Seller (Line 1400)	
203. Existing loan(s) taken subject to Broker's Credit	[REDACTED]	503. Existing loan(s) taken subject to	
204.		504. Payoff of first Mortgage	
205.		505. Payoff of second Mortgage	
206.		506.	
207.		507.	
208.		508.	
209.		509.	
<i>Adjustments For Items Unpaid By Seller</i>		<i>Adjustments For Items Unpaid By Seller</i>	
210. City/Town Taxes            to		510. City/Town Taxes            to	
211. County Taxes                to		511. County Taxes                to	
212. Assessments                to		512. Assessments                to	
213.		513.	
214.		514.	
215.		515.	
216.		516.	
217.		517.	
218.		518.	
219.		519.	
<b>220. TOTAL PAID BY/FOR BORROWER</b>	[REDACTED]	<b>520. TOTAL REDUCTION AMOUNT DUE SELLER</b>	
<b>300. CASH AT SETTLEMENT FROM/TO BORROWER:</b>		<b>600. CASH AT SETTLEMENT TO/FROM SELLER:</b>	
301. Gross Amount Due From Borrower (Line 120)	[REDACTED]	601. Gross Amount Due To Seller (Line 420)	
302. Less Amount Paid By/FOR Borrower (Line 220)	[REDACTED]	602. Less Reductions Due Seller (Line 520)	
<b>303. CASH ( FROM ) ( TO ) BORROWER</b>	[REDACTED]	<b>603. CASH ( TO ) ( FROM ) SELLER</b>	[REDACTED]

The undersigned hereby acknowledge receipt of a completed copy of pages 1&2 of this statement & any attachments referred to herein.

Borrower  
 \_\_\_\_\_  
 Bushra Danish

Seller

# Settlement Statement

U.S. Department of Housing and Urban Development  
OMB Approval No. 2502-0265 Expires 9/30/05

1. Loan:  Reverse Mortgage  Other

2.  Other Loan  Reverse Mortgage

3.  Other Loan  Reverse Mortgage

4.  Other Loan  Reverse Mortgage

5.  Other Loan  Reverse Mortgage

6.  Other Loan  Reverse Mortgage

7.  Other Loan  Reverse Mortgage

8.  Other Loan  Reverse Mortgage

9.  Other Loan  Reverse Mortgage

10.  Other Loan  Reverse Mortgage

11.  Other Loan  Reverse Mortgage

12.  Other Loan  Reverse Mortgage

13.  Other Loan  Reverse Mortgage

14.  Other Loan  Reverse Mortgage

15.  Other Loan  Reverse Mortgage

16.  Other Loan  Reverse Mortgage

17.  Other Loan  Reverse Mortgage

18.  Other Loan  Reverse Mortgage

19.  Other Loan  Reverse Mortgage

20.  Other Loan  Reverse Mortgage

21.  Other Loan  Reverse Mortgage

22.  Other Loan  Reverse Mortgage

23.  Other Loan  Reverse Mortgage

24.  Other Loan  Reverse Mortgage

25.  Other Loan  Reverse Mortgage

26.  Other Loan  Reverse Mortgage

27.  Other Loan  Reverse Mortgage

28.  Other Loan  Reverse Mortgage

29.  Other Loan  Reverse Mortgage

30.  Other Loan  Reverse Mortgage

31.  Other Loan  Reverse Mortgage

32.  Other Loan  Reverse Mortgage

33.  Other Loan  Reverse Mortgage

34.  Other Loan  Reverse Mortgage

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82.  Other Loan  Reverse Mortgage

83.  Other Loan  Reverse Mortgage

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89.  Other Loan  Reverse Mortgage

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91.  Other Loan  Reverse Mortgage

92.  Other Loan  Reverse Mortgage

93.  Other Loan  Reverse Mortgage

94.  Other Loan  Reverse Mortgage

95.  Other Loan  Reverse Mortgage

96.  Other Loan  Reverse Mortgage

97.  Other Loan  Reverse Mortgage

98.  Other Loan  Reverse Mortgage

99.  Other Loan  Reverse Mortgage

100.  Other Loan  Reverse Mortgage

1. BORROWER: JAHANZEB KHAN and ISHABANA KHAN  
 2. ADDRESS: 6000 JAPONICA STREET, SPRINGFIELD, VA 22150  
 3. SELLER: LONG BEACH MORTGAGE  
 4. ADDRESS: 75 NORTH FAIRWAY DRIVE, BUILDING A, 3RD FLOOR, VERNON HILLS, IL 60061  
 5. PROPERTY ADDRESS: 6529 ELDER AVENUE, Springfield, VA 22150  
 6. LOT 6, RESUB OF LOT 1, TALBERT FFY CO, FAIRFAX COUNTY  
 7. SETTLEMENT AGENT: Express Settlement Services, Inc.  
 8. ADDRESS: 7777 Leesburg Pike, Suite 101N, Falls Church, VA 22041  
 9. SETTLEMENT DATE: 07/25/2005

SUMMARY OF BORROWER'S TRANSACTION		K SUMMARY OF SELLER'S TRANSACTION	
100. GROSS AMOUNT DUE FROM BORROWER		400. GROSS AMOUNT DUE TO SELLER	
101. Principal	602,000.00	401. Cash at Settlement	602,000.00
102. Prepaid Interest		402. Prepaid Interest	
103. Prepaid Points		403. Prepaid Points	
104. Other		404. Other	
105. Adjustments for items paid by seller in advance		405. Adjustments for items paid by seller in advance	
106. Loan Fees		406. Loan Fees	
107. Other Fees		407. Other Fees	
108. Prepaid Interest		408. Prepaid Interest	
109. Prepaid Points		409. Prepaid Points	
110. Other		410. Other	
111. Other		411. Other	
112. Other		412. Other	
113. Other		413. Other	
114. Other		414. Other	
115. Other		415. Other	
116. Other		416. Other	
117. Other		417. Other	
118. Other		418. Other	
119. Other		419. Other	
120. GROSS AMOUNT DUE FROM BORROWER		420. GROSS AMOUNT DUE TO SELLER	
121. Cash at Settlement		500. REDUCTIONS IN AMOUNT DUE TO SELLER	
122. Prepaid Interest		501. Excess Prepaid Interest	
123. Prepaid Points		502. Settlement Charges to Seller (See 1160)	
124. Other		503. Excess Prepaid Interest	
125. Other		504. Paid 07/01/05 to 07/25/05	
126. Other		505. CITIMORTGAGE, INC.	
127. Other		506. Paid 07/01/05 to 07/25/05	
128. Other		507. CITIMORTGAGE, INC.	
129. Other		508. Express Settlement Services, Inc.	
130. Other		509. RELEASE TRACKS/FINCH/REQUIRE	
131. Other		510. RELEASE TRACKS/FINCH/REQUIRE	
132. Other		511. RELEASE TRACKS/FINCH/REQUIRE	
133. Other		512. RELEASE TRACKS/FINCH/REQUIRE	
134. Other		513. RELEASE TRACKS/FINCH/REQUIRE	
135. Other		514. RELEASE TRACKS/FINCH/REQUIRE	
136. Other		515. RELEASE TRACKS/FINCH/REQUIRE	
137. Other		516. RELEASE TRACKS/FINCH/REQUIRE	
138. Other		517. RELEASE TRACKS/FINCH/REQUIRE	
139. Other		518. RELEASE TRACKS/FINCH/REQUIRE	
140. Other		519. RELEASE TRACKS/FINCH/REQUIRE	
141. Other		520. RELEASE TRACKS/FINCH/REQUIRE	
142. Other		521. RELEASE TRACKS/FINCH/REQUIRE	
143. Other		522. RELEASE TRACKS/FINCH/REQUIRE	
144. Other		523. RELEASE TRACKS/FINCH/REQUIRE	
145. Other		524. RELEASE TRACKS/FINCH/REQUIRE	
146. Other		525. RELEASE TRACKS/FINCH/REQUIRE	
147. Other		526. RELEASE TRACKS/FINCH/REQUIRE	
148. Other		527. RELEASE TRACKS/FINCH/REQUIRE	
149. Other		528. RELEASE TRACKS/FINCH/REQUIRE	
150. Other		529. RELEASE TRACKS/FINCH/REQUIRE	
151. Other		530. RELEASE TRACKS/FINCH/REQUIRE	
152. Other		531. RELEASE TRACKS/FINCH/REQUIRE	
153. Other		532. RELEASE TRACKS/FINCH/REQUIRE	
154. Other		533. RELEASE TRACKS/FINCH/REQUIRE	
155. Other		534. RELEASE TRACKS/FINCH/REQUIRE	
156. Other		535. RELEASE TRACKS/FINCH/REQUIRE	
157. Other		536. RELEASE TRACKS/FINCH/REQUIRE	
158. Other		537. RELEASE TRACKS/FINCH/REQUIRE	
159. Other		538. RELEASE TRACKS/FINCH/REQUIRE	
160. Other		539. RELEASE TRACKS/FINCH/REQUIRE	
161. Other		540. RELEASE TRACKS/FINCH/REQUIRE	
162. Other		541. RELEASE TRACKS/FINCH/REQUIRE	
163. Other		542. RELEASE TRACKS/FINCH/REQUIRE	
164. Other		543. RELEASE TRACKS/FINCH/REQUIRE	
165. Other		544. RELEASE TRACKS/FINCH/REQUIRE	
166. Other		545. RELEASE TRACKS/FINCH/REQUIRE	
167. Other		546. RELEASE TRACKS/FINCH/REQUIRE	
168. Other		547. RELEASE TRACKS/FINCH/REQUIRE	
169. Other		548. RELEASE TRACKS/FINCH/REQUIRE	
170. Other		549. RELEASE TRACKS/FINCH/REQUIRE	
171. Other		550. RELEASE TRACKS/FINCH/REQUIRE	
172. Other		551. RELEASE TRACKS/FINCH/REQUIRE	
173. Other		552. RELEASE TRACKS/FINCH/REQUIRE	
174. Other		553. RELEASE TRACKS/FINCH/REQUIRE	
175. Other		554. RELEASE TRACKS/FINCH/REQUIRE	
176. Other		555. RELEASE TRACKS/FINCH/REQUIRE	
177. Other		556. RELEASE TRACKS/FINCH/REQUIRE	
178. Other		557. RELEASE TRACKS/FINCH/REQUIRE	
179. Other		558. RELEASE TRACKS/FINCH/REQUIRE	
180. Other		559. RELEASE TRACKS/FINCH/REQUIRE	
181. Other		560. RELEASE TRACKS/FINCH/REQUIRE	
182. Other		561. RELEASE TRACKS/FINCH/REQUIRE	
183. Other		562. RELEASE TRACKS/FINCH/REQUIRE	
184. Other		563. RELEASE TRACKS/FINCH/REQUIRE	
185. Other		564. RELEASE TRACKS/FINCH/REQUIRE	
186. Other		565. RELEASE TRACKS/FINCH/REQUIRE	
187. Other		566. RELEASE TRACKS/FINCH/REQUIRE	
188. Other		567. RELEASE TRACKS/FINCH/REQUIRE	
189. Other		568. RELEASE TRACKS/FINCH/REQUIRE	
190. Other		569. RELEASE TRACKS/FINCH/REQUIRE	
191. Other		570. RELEASE TRACKS/FINCH/REQUIRE	
192. Other		571. RELEASE TRACKS/FINCH/REQUIRE	
193. Other		572. RELEASE TRACKS/FINCH/REQUIRE	
194. Other		573. RELEASE TRACKS/FINCH/REQUIRE	
195. Other		574. RELEASE TRACKS/FINCH/REQUIRE	
196. Other		575. RELEASE TRACKS/FINCH/REQUIRE	
197. Other		576. RELEASE TRACKS/FINCH/REQUIRE	
198. Other		577. RELEASE TRACKS/FINCH/REQUIRE	
199. Other		578. RELEASE TRACKS/FINCH/REQUIRE	
200. Other		579. RELEASE TRACKS/FINCH/REQUIRE	
201. Other		580. RELEASE TRACKS/FINCH/REQUIRE	
202. Other		581. RELEASE TRACKS/FINCH/REQUIRE	
203. Other		582. RELEASE TRACKS/FINCH/REQUIRE	
204. Other		583. RELEASE TRACKS/FINCH/REQUIRE	
205. Other		584. RELEASE TRACKS/FINCH/REQUIRE	
206. Other		585. RELEASE TRACKS/FINCH/REQUIRE	
207. Other		586. RELEASE TRACKS/FINCH/REQUIRE	
208. Other		587. RELEASE TRACKS/FINCH/REQUIRE	
209. Other		588. RELEASE TRACKS/FINCH/REQUIRE	
210. Other		589. RELEASE TRACKS/FINCH/REQUIRE	
211. Other		590. RELEASE TRACKS/FINCH/REQUIRE	
212. Other		591. RELEASE TRACKS/FINCH/REQUIRE	
213. Other		592. RELEASE TRACKS/FINCH/REQUIRE	
214. Other		593. RELEASE TRACKS/FINCH/REQUIRE	
215. Other		594. RELEASE TRACKS/FINCH/REQUIRE	
216. Other		595. RELEASE TRACKS/FINCH/REQUIRE	
217. Other		596. RELEASE TRACKS/FINCH/REQUIRE	
218. Other		597. RELEASE TRACKS/FINCH/REQUIRE	
219. Other		598. RELEASE TRACKS/FINCH/REQUIRE	
220. Other		599. RELEASE TRACKS/FINCH/REQUIRE	
221. Other		600. RELEASE TRACKS/FINCH/REQUIRE	
222. Other		601. RELEASE TRACKS/FINCH/REQUIRE	
223. Other		602. RELEASE TRACKS/FINCH/REQUIRE	
224. Other		603. RELEASE TRACKS/FINCH/REQUIRE	
225. Other		604. RELEASE TRACKS/FINCH/REQUIRE	
226. Other		605. RELEASE TRACKS/FINCH/REQUIRE	
227. Other		606. RELEASE TRACKS/FINCH/REQUIRE	
228. Other		607. RELEASE TRACKS/FINCH/REQUIRE	
229. Other		608. RELEASE TRACKS/FINCH/REQUIRE	
230. Other		609. RELEASE TRACKS/FINCH/REQUIRE	
231. Other		610. RELEASE TRACKS/FINCH/REQUIRE	
232. Other		611. RELEASE TRACKS/FINCH/REQUIRE	
233. Other		612. RELEASE TRACKS/FINCH/REQUIRE	
234. Other		613. RELEASE TRACKS/FINCH/REQUIRE	
235. Other		614. RELEASE TRACKS/FINCH/REQUIRE	
236. Other		615. RELEASE TRACKS/FINCH/REQUIRE	
237. Other		616. RELEASE TRACKS/FINCH/REQUIRE	
238. Other		617. RELEASE TRACKS/FINCH/REQUIRE	
239. Other		618. RELEASE TRACKS/FINCH/REQUIRE	
240. Other		619. RELEASE TRACKS/FINCH/REQUIRE	
241. Other		620. RELEASE TRACKS/FINCH/REQUIRE	
242. Other		621. RELEASE TRACKS/FINCH/REQUIRE	
243. Other		622. RELEASE TRACKS/FINCH/REQUIRE	
244. Other		623. RELEASE TRACKS/FINCH/REQUIRE	
245. Other		624. RELEASE TRACKS/FINCH/REQUIRE	
246. Other		625. RELEASE TRACKS/FINCH/REQUIRE	
247. Other		626. RELEASE TRACKS/FINCH/REQUIRE	
248. Other		627. RELEASE TRACKS/FINCH/REQUIRE	
249. Other		628. RELEASE TRACKS/FINCH/REQUIRE	
250. Other		629. RELEASE TRACKS/FINCH/REQUIRE	
251. Other		630. RELEASE TRACKS/FINCH/REQUIRE	
252. Other		631. RELEASE TRACKS/FINCH/REQUIRE	
253. Other		632. RELEASE TRACKS/FINCH/REQUIRE	
254. Other		633. RELEASE TRACKS/FINCH/REQUIRE	
255. Other		634. RELEASE TRACKS/FINCH/REQUIRE	
256. Other		635. RELEASE TRACKS/FINCH/REQUIRE	
257. Other		636. RELEASE TRACKS/FINCH/REQUIRE	
258. Other		637. RELEASE TRACKS/FINCH/REQUIRE	
259. Other		638. RELEASE TRACKS/FINCH/REQUIRE	
260. Other		639. RELEASE TRACKS/FINCH/REQUIRE	
261. Other		640. RELEASE TRACKS/FINCH/REQUIRE	
262. Other		641. RELEASE TRACKS/FINCH/REQUIRE	
263. Other		642. RELEASE TRACKS/FINCH/REQUIRE	
264. Other		643. RELEASE TRACKS/FINCH/REQUIRE	
265. Other		644. RELEASE TRACKS/FINCH/REQUIRE	
266. Other		645. RELEASE TRACKS/FINCH/REQUIRE	
267. Other		646. RELEASE TRACKS/FINCH/REQUIRE	
268. Other		647. RELEASE TRACKS/FINCH/REQUIRE	
269. Other		648. RELEASE TRACKS/FINCH/REQUIRE	
270. Other		649. RELEASE TRACKS/FINCH/REQUIRE	
271. Other		650. RELEASE TRACKS/FINCH/REQUIRE	
272. Other		651. RELEASE TRACKS/FINCH/REQUIRE	
273. Other		652. RELEASE TRACKS/FINCH/REQUIRE	
274. Other		653. RELEASE TRACKS/FINCH/REQUIRE	
275. Other		654. RELEASE TRACKS/FINCH/REQUIRE	
276. Other		655. RELEASE TRACKS/FINCH/REQUIRE	
277. Other		656. RELEASE TRACKS/FINCH/REQUIRE	
278. Other		657. RELEASE TRACKS/FINCH/REQUIRE	
279. Other		658. RELEASE TRACKS/FINCH/REQUIRE	
280. Other		659. RELEASE TRACKS/FINCH/REQUIRE	
281. Other		660. RELEASE TRACKS/FINCH/REQUIRE	
282. Other		661. RELEASE TRACKS/FINCH/REQUIRE	
283. Other		662. RELEASE TRACKS/FINCH/REQUIRE	
284. Other		663. RELEASE TRACKS/FINCH/REQUIRE	
285. Other		664. RELEASE TRACKS/FINCH/REQUIRE	
286. Other		665. RELEASE TRACKS/FINCH/REQUIRE	
287. Other		666. RELEASE TRACKS/FINCH/REQUIRE	
288. Other		667. RELEASE TRACKS/FINCH/REQUIRE	
289. Other		668. RELEASE TRACKS/FINCH/REQUIRE	
290. Other		669. RELEASE TRACKS/FINCH/REQUIRE	
291. Other		670. RELEASE TRACKS/FINCH/REQUIRE	
292. Other		671. RELEASE TRACKS/FINCH/REQUIRE	
293. Other		672. RELEASE TRACKS/FINCH/REQUIRE	
294. Other		673. RELEASE TRACKS/FINCH/REQUIRE	
295. Other		674. RELEASE TRACKS/FINCH/REQUIRE	
296. Other		675. RELEASE TRACKS/FINCH/REQUIRE	
297. Other		676. RELEASE TRACKS/FINCH/REQUIRE	
298. Other		677. RELEASE TRACKS/FINCH/REQUIRE	