		\langle	***	
1	WILLARD K. TOM			e.
	General Counsel SARAH SCHROEDER (Cal. Bar No. 221	.528)	- 0	. - .
	KERRY O'BRIEN (Cal. Bar No. 149264) LAURA FREMONT (Cal. Bar No. 15967		AA. CEN	FI JUL
	Staff Attorneys 901 Market Street, Suite 570	•)		JUL T
	San Francisco, CA 94103 Telephone: (415) 848-5100		AT A	
	Facsimile: (415) 848-5184 e-mail: sschroeder@ftc.gov; kobrien@ftc.	rov .		
	lfremont@ftc.gov Attorneys for Plaintiff	501		0: 2
8	FEDERAL TRADE COMMISSION			
	EDMUND G. BROWN JR. Attorney General of the State of California		* <u>*</u>	
	FRANCES T. GRUNDER (Cal. Bar No.)	163804)		
	Senior Assistant Attorney General BENJAMIN DIEHL (Cal. Bar No. 19298 Acting Supervising Deputy Attomay Can	4)		
	Acting Supervising Deputy Attorney Gene DANIEL A. OLIVAS (Cal. Bar No. 1304 Deputy Attorney General	05)	2	
	300 South Spring Street, Suite 170; Los A	ngeles, CA 90013		
	Telephone: (213) 897-2705;Facsimile: (21 e-mail: dan.olivas@doj.ca.gov Attorneys for Plaintiff	.5) 697-4951		
14	THE PEOPLE OF THE STATE OF CAL	IFORNIA		
	CHRIS KOSTER Attorney General of the State of Missouri			
	STEWÁRT FREILICH (Mo. Bar No. 369	24)		
	JOHN PHILLIPS (Mo. Bar No. 55159) Assistant Attorneys General			
	P.O. Box 899; Jefferson City, MO 65102 Telephone: (573) 751-700; Facsimile: (57	(3) 751-2041		
	e-mail: stewart.freilich@ago.mo.gov; joh Attorneys for Plaintiff STATE OF MISSOURI	n.phillips@ago.mo.gov		
20 21				
21	UNITED STATES CENTRAL DISTRIC			
22	FEDERAL TRADE COMMISSION,		768 JVS(MLGX)	
23 24	FEDERAL TRADE COMMISSION, THE PEOPLE OF THE STATE OF CALIFORNIA, AND THE STATE OF	Case No. SACV09-	100 0 Y DUILL CY Y	
	MISSOURI,	COMPLAINT FOR PI	RMANENT	
25	Plaintiffs,	INJUNCTION AND C EQUITABLE RELIEF	THER	
26	v.			
27	US FORECLOSURE RELIEF CORP.,			
28				
	Complaint	,		

1 a corporation, also d/b/a U.S. Foreclosure Relief, Inc., Lighthouse 2 Services, and California Foreclosure Specialists, 3 **GEORGE ESCALANTE**, individually 4 and as an officer of US FORECLOSURE RELIEF CORP., 5 CESAR LOPEZ, individually and also 6 trading and doing business as H.E. Service Company, and 7

ADRIAN POMERY, ESQ., individually and also trading and doing business as Pomery & Associates,

8

9

10

Defendants.

Plaintiffs, the Federal Trade Commission ("FTC" or "Commission"), the
 People of the State of California, and the State of Missouri, for their complaint
 allege:

14 1. The FTC brings this action under Sections 13(b) and 19 of the Federal 15 Trade Commission Act ("FTC Act"), 15 U.S.C. §§ 53(b) and 57b, and the 16 Telemarketing and Consumer Fraud Abuse Prevention Act ("Telemarketing Act"), 17 15 U.S.C. §§ 6101-6108, to obtain temporary, preliminary, and permanent 18 injunctive relief, rescission or reformation of contracts, restitution, disgorgement of 19 ill-gotten monies, and other equitable relief for Defendants' acts or practices in 20 violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a), and the FTC's Trade 21 Regulation Rule entitled "Telemarketing Sales Rule" ("TSR"), 16 C.F.R. Part 310. 22 2. The People of the State of California, by and through Edmund G. 23 Brown Jr., Attorney General of the State of California, brings this action under 24 Section 4(a) of the Telemarketing Act, 15 U.S.C. § 6103(a), and under the 25 California unfair competition law ("UCL") codified at California Business and 26 Professions Code § 17200 et seq., and false advertising law ("FAL") codified at 27 California Business and Professions Code § 17500 et seq., to obtain injunctive 28

Complaint

2

relief, restitution, civil penalties, and other equitable relief for Defendants' illegal
 acts or practices.

3. The State of Missouri brings this action, by and through its Attorney 3 General Chris Koster, pursuant to Section 407.100 of the Missouri Merchandising 4 Practices Act, Mo. Rev. Stat. to obtain permanent injunctive relief, restitution, civil 5 penalties and other equitable relief for Defendants' acts and practices in violation 6 of the anti-fraud provisions of the Missouri Merchandising Practices Act, Section 7 407.020 Mo. Rev. Stat., and for Defendants' acts and practices in violation of the 8 9 foreclosure consultants provisions of the Missouri Merchandising Practices Act, Sections 407.935 to 407.943, Mo. Rev. Stat. 10

11

JURISDICTION AND VENUE

4. This Court has subject matter jurisdiction pursuant to 28 U.S.C.
§§ 1331, 1337(a), and 1345, and 15 U.S.C. §§ 45(a), 53(b), 57b, 6102(c), 6103(a)
and 6105(b).

15 5. This Court has supplemental jurisdiction over Plaintiffs People of the
16 State of California and State of Missouri's claims pursuant to 28 U.S.C. § 1367.

17 6. Venue is proper in this District under 28 U.S.C. § 1391(b) and (c), and
18 15 U.S.C. § 53(b) and 6103(a).

19

PLAINTIFFS

7. The FTC is an independent agency of the United States Government
created by statute. 15 U.S.C. §§ 41-58. The FTC enforces Section 5(a) of the FTC
Act, 15 U.S.C. § 45(a), which prohibits unfair and deceptive acts or practices in or
affecting commerce. The FTC also enforces the Telemarketing Act, 15 U.S.C.
§§ 6101-6108. Pursuant to the Telemarketing Act, the FTC promulgated and
enforces the TSR, 16 C.F.R. Part 310, which prohibits deceptive and abusive
telemarketing acts and practices.

27 8. The FTC is authorized to initiate federal district court proceedings, by
28 its own attorneys, to enjoin violations of the FTC Act and the TSR, and to secure

such equitable relief as may be appropriate in each case, including restitution and
 disgorgement. 15 U.S.C. §§ 53(b), 57b, 6102(c), and 6105(b).

The State of California is one of the fifty sovereign states of the 3 9. United States. The Attorney General is authorized to initiate federal district court 4 5 proceedings to enjoin telemarketing practices that violate the FTC's Telemarketing 6 Sales Rule, and in each such case, to obtain damages, restitution, and other compensation on behalf of residents of the State of California, and to obtain such 7 further relief as the Court may deem appropriate. 15 U.S.C. § 6103(a). The 8 Attorney General also brings pendent or supplemental UCL and FAL claims in the 9 name of the People of the State of California to obtain injunctive relief, restitution, 10civil penalties, and any such further relief as the Court may deem appropriate under 11 pendent or supplemental jurisdiction. 28 U.S.C. § 1367. 12

13 10. Plaintiff State of Missouri is one of fifty sovereign states of the United
14 States. The State of Missouri, through its Attorney General, is authorized to
15 initiate proceedings to enjoin violations of the Missouri Merchandising Practices
16 Act and to seek injunctions, restitution, civil penalties and other equitable relief as
17 the Court may deem appropriate. This Court has supplemental jurisdiction over
18 Plaintiff State of Missouri's claims under 28 U.S.C. § 1367.

19

DEFENDANTS

11. Defendant US Foreclosure Relief Corp. ("US Foreclosure Relief" or
 "USFR"), also doing business as U.S. Foreclosure Relief, Inc., Lighthouse
 Services, and California Foreclosure Specialists, is a California corporation with its
 principal place of business at 1010 West Chapman Avenue, Suite 200, Orange, CA
 92868. USFR transacts or has transacted business in this district and throughout
 the United States.

26 12. Defendant George Escalante ("Escalante") is the owner and president
27 of US Foreclosure Relief. At times material to this Complaint, acting alone or in
28 concert with others, he has formulated, directed, controlled, had authority to

control, or participated in the acts and practices set forth in this Complaint.
 Defendant Escalante, in connection with the matters alleged herein, transacts or has
 transacted business in this district and throughout the United States.

4 13. Defendant Cesar Lopez ("Lopez") is an individual who trades and 5 does business as H.E. Service Company. H.E. Service Company is a sole proprietorship with its principal place of business at 2125 East Katella Avenue, 6 7 Suite 330, Anaheim, CA 92806. At times material to this Complaint, acting alone or in concert with others, Lopez has formulated, directed, controlled, had authority 8 9 to control, or participated in the acts and practices set forth in this Complaint. 10 Defendant Lopez, in connection with the matters alleged herein, transacts or has 11 transacted business in this district and throughout the United States.

12 14. Defendant Adrian Pomery, Esq. ("Pomery") is an individual who trades and does business as Pomery & Associates. Pomery & Associates is a sole 13 proprietorship with its principal place of business at 2050 West Chapman Avenue, 14 15 Suite 221, Orange, CA 92868. At times material to this Complaint, acting alone or 16 in concert with others, Pomery has formulated, directed, controlled, had authority 17 to control, or participated in the acts and practices set forth in this Complaint. 18 Defendant Pomery, in connection with the matters alleged herein, transacts or has 19 transacted business in this district and throughout the United States.

20 Since at least Spring 2008 until at least November 2008, acting alone 15. 21 or in concert with others, US Foreclosure Relief advertised, marketed, offered for 22 sale, or sold loan modification and foreclosure rescue services to consumers 23 throughout the United States. In or around December 2008, H.E. Service 24 Company and Pomery & Associates took over the operation of US Foreclosure 25 Relief and since that time have advertised, marketed, offered for sale, or sold loan modification and foreclosure rescue services to US Foreclosure Relief clients. 26 27 Since that time, H.E. Service Company and Pomery & Associates, acting alone or 28 in concert with others, also advertised, marketed, offered for sale, or sold those

same services to other consumers throughout the United States. 1

COMMERCE

3 16. At all times relevant to this Complaint, Defendants have maintained a substantial course of trade in or affecting commerce, as "commerce" is defined in 4 5 Section 4 of the FTC Act, 15 U.S.C. § 44.

> **AVAILABILITY OF FREE LOAN MODIFICATION** AND FORECLOSURE RELIEF SERVICES

8 17. Numerous mortgage lenders and servicers have instituted free 9 programs to assist financially distressed homeowners by offering them the 10 opportunity to modify loans that have become unaffordable. Many of these "loan 11 modification" programs have expanded dramatically as lenders have increased participation in the President's "Making Home Affordable" plan. Moreover, 12 13 numerous major mortgage lenders and servicers, non-profit and community-based 14 organizations, the federal government, and the news media have helped publicize the availability of these free mortgage loan modification programs. Lenders often 15 16 notify consumers of the availability of these programs, or of consumers' eligibility. through their "loss mitigation" departments. Proposed defendants divert 17 18 consumers from these free programs and induce them to spend thousands of dollars 19 on their purported "Loss Mitigation Services."

20

2

6

7

DEFENDANTS' BUSINESS PRACTICES

21 18. Defendants have advertised, marketed, offered for sale, and sold purported home loan modification and foreclosure rescue services. Defendants 22 23 market their services to homeowners who are in financial distress and searching for a loan modification. 24

25 19. At various times since Summer 2008, Defendants have made 26 outbound telemarketing calls to consumers, including to consumers on the National Do Not Call Registry. 27

28 20. At various times since Spring 2008, Defendants have advertised their Complaint 6

			\bigcirc	$\bigcap_{i=1}^{n}$
1	loan modifi	cation	services on various Internet w	ebsites, including
2			s.com, www.stopforeclosureto	
3	www.pome	rylaw.c	com, and www.homelegalassis	stance.com.
4	21.	The v	ww.cafspecialists.com websi	te has contained, among other
5	things, the f		ng statements:	
6		a.	US Foreclosure Relief prides	itself on upholding the highest
7			standards of business ethics a	nd competitive greatness. US
8			Foreclosure Relief provides l	nomeowners with peace of mind:
9			knowing that they have taker	a proactive approach to control
10			their destiny.	
11		b.	Proven Track Record	
12			US Foreclosure Relief has cr	eated a proven track record in
13		ę	creating successful coalitions	with homeowners and lenders.
14			We have proven time and tim	e again our ability to get the job
15			done - and do it well.	
16			(Exhibit A)	
17	22.	The w	ww.pomerylaw.com website	has contained, among other things,
18	the followin	g state	ments:	
19		a.	Losing your Home to Forecle	osure? You have options, We can
20			help!	
21	-	b.	Pomery & Associates saves h	nomes. Just call us and we can
22			help you stay in your home a	t a payment you can afford.
23			(Exhibit B)	
24	23.	The w	ww.homelegalassistance.com	website has featured a seal with a
25	legal scale in	nside i	and has contained, among ot	ner things, the following
26	statements:			
27		а.	HOMEOWNERS LEGAL A	SSISTANCE - Loan Modification
28			Services	
	Complaint		7	

1	1	b.	Now is the perfect opportunity to negotiate a livable mortgage
2			rate, have your loan modified and stop foreclosure on your
3			dream home. Take advantage of the government bailout money
4			given to YOUR lender to help YOU. Act now before it's too
5			late!
6		c.	Regardless of your current mortgage situation, Homeowners
7			Legal Assistance will strive to negotiate a reasonable mortgage
8			loan.
9		d.	At Homeowners Legal Assistance, our mission and priority is
10			to provide homeowners in every city across America with an
11			ethical, affordable, and effective loss mitigation program to
12			avoid Foreclosures. Our vision is inspired by creating the
13			largest and most reputable loss mitigation law firm in the
14			country by providing client resolution and superior customer
15			service.
16	(e.	You will find that the skill, professionalism, and consideration
17			we offer each client is a truly stress relieving and positive
18			experience for you and your loved ones.
19	. 1	f.	Our goal is to help you save your home!
20	ł	g.	We pressure your bank to pay attention to your needs because
21			they know and trust us. We negotiate a significant number of
22			cases each month and use that leverage when negotiating cases.
23			We have brought together a knowledgeable team from loss
24			mitigation, collections, real estate and banking industries to
25			offer the most complete negotiation program available.
26	1	h.	We have rescued homeowners from foreclosure, adjustable
27			mortgages, and lack of equity. Our proven track record gives
28			us credibility with your lender, and our significant volume of
	Complaint		8

1cases gives us leverage when negotiating. Homeowners Legal2Assistance is the right law firm to help you through this3difficult time.4(Exhibit C)524. At various times since Spring 2008, Defendants have advertised6through radio advertisements, including but not limited to Exhibit D. That radio7advertisement contains the following statements:8a.9no obligation consultation that will show you how to stop10foreclosure, reduce your interest rates, and save thousands on11your mortgage. Do not let this economic slowdown take your12home from you and your family.13b.Homeowners Legal Assistance is an attorney-based loan14modification firm that can negotiate the terms of your mortgage15so you can afford to live in and enjoy your home.16c.It does not matter how far behind you are on payment or what17your credit score is. Homeowners Legal Assistance is here to18listen and help.19(Exhibit D)			
2Assistance is the right law firm to help you through this3difficult time.4(Exhibit C)524. At various times since Spring 2008, Defendants have advertised6through radio advertisements, including but not limited to Exhibit D. That radio7advertisement contains the following statements:8a.9no obligation consultation that will show you how to stop10foreclosure, reduce your interest rates, and save thousands on11your mortgage. Do not let this economic slowdown take your12home from you and your family.13b.Homeowners Legal Assistance is an attorney-based loan14modification firm that can negotiate the terms of your mortgage15so you can afford to live in and enjoy your home.16c.It does not matter how far behind you are on payment or what your credit score is. Homeowners Legal Assistance is here to listen and help.	1	cases gives us leverage when negotiating. Homeowners Legal	
 difficult time. (Exhibit C) 24. At various times since Spring 2008, Defendants have advertised through radio advertisements, including but not limited to Exhibit D. That radio advertisement contains the following statements: a. Homeowners Legal Assistance would like to offer you a free, no obligation consultation that will show you how to stop foreclosure, reduce your interest rates, and save thousands on your mortgage. Do not let this economic slowdown take your home from you and your family. b. Homeowners Legal Assistance is an attorney-based loan modification firm that can negotiate the terms of your mortgage so you can afford to live in and enjoy your home. It does not matter how far behind you are on payment or what your credit score is. Homeowners Legal Assistance is here to listen and help. 			
 5 24. At various times since Spring 2008, Defendants have advertised 6 through radio advertisements, including but not limited to Exhibit D. That radio 7 advertisement contains the following statements: a. Homeowners Legal Assistance would like to offer you a free, 9 no obligation consultation that will show you how to stop 10 foreclosure, reduce your interest rates, and save thousands on 11 your mortgage. Do not let this economic slowdown take your 12 home from you and your family. 13 b. Homeowners Legal Assistance is an attorney-based loan 14 modification firm that can negotiate the terms of your mortgage 15 so you can afford to live in and enjoy your home. 16 c. It does not matter how far behind you are on payment or what 17 your credit score is. Homeowners Legal Assistance is here to 18 listen and help. 	3		
 through radio advertisements, including but not limited to Exhibit D. That radio advertisement contains the following statements: a. Homeowners Legal Assistance would like to offer you a free, no obligation consultation that will show you how to stop foreclosure, reduce your interest rates, and save thousands on your mortgage. Do not let this economic slowdown take your home from you and your family. b. Homeowners Legal Assistance is an attorney-based loan modification firm that can negotiate the terms of your mortgage so you can afford to live in and enjoy your home. It does not matter how far behind you are on payment or what your credit score is. Homeowners Legal Assistance is here to listen and help. 	4	(Exhibit C)	
 through radio advertisements, including but not limited to Exhibit D. That radio advertisement contains the following statements: a. Homeowners Legal Assistance would like to offer you a free, no obligation consultation that will show you how to stop foreclosure, reduce your interest rates, and save thousands on your mortgage. Do not let this economic slowdown take your home from you and your family. b. Homeowners Legal Assistance is an attorney-based loan modification firm that can negotiate the terms of your mortgage so you can afford to live in and enjoy your home. It does not matter how far behind you are on payment or what your credit score is. Homeowners Legal Assistance is here to listen and help. 	5	24. At various times since Spring 2008, Defendants have advertised	
 a. Homeowners Legal Assistance would like to offer you a free, no obligation consultation that will show you how to stop foreclosure, reduce your interest rates, and save thousands on your mortgage. Do not let this economic slowdown take your home from you and your family. b. Homeowners Legal Assistance is an attorney-based loan modification firm that can negotiate the terms of your mortgage so you can afford to live in and enjoy your home. c. It does not matter how far behind you are on payment or what your credit score is. Homeowners Legal Assistance is here to listen and help. 	6	through radio advertisements, including but not limited to Exhibit D. That radio	
 9 no obligation consultation that will show you how to stop 10 foreclosure, reduce your interest rates, and save thousands on 11 your mortgage. Do not let this economic slowdown take your 12 home from you and your family. 13 b. Homeowners Legal Assistance is an attorney-based loan 14 modification firm that can negotiate the terms of your mortgage 15 so you can afford to live in and enjoy your home. 16 c. It does not matter how far behind you are on payment or what 17 your credit score is. Homeowners Legal Assistance is here to 18 listen and help. 	7	advertisement contains the following statements:	
10foreclosure, reduce your interest rates, and save thousands on11your mortgage. Do not let this economic slowdown take your12home from you and your family.13b.Homeowners Legal Assistance is an attorney-based loan14modification firm that can negotiate the terms of your mortgage15so you can afford to live in and enjoy your home.16c.It does not matter how far behind you are on payment or what17your credit score is. Homeowners Legal Assistance is here to18listen and help.	8	a. Homeowners Legal Assistance would like to offer you a free,	
11your mortgage. Do not let this economic slowdown take your12home from you and your family.13b.Homeowners Legal Assistance is an attorney-based loan14modification firm that can negotiate the terms of your mortgage15so you can afford to live in and enjoy your home.16c.It does not matter how far behind you are on payment or what17your credit score is. Homeowners Legal Assistance is here to18listen and help.	9	no obligation consultation that will show you how to stop	
 home from you and your family. b. Homeowners Legal Assistance is an attorney-based loan modification firm that can negotiate the terms of your mortgage so you can afford to live in and enjoy your home. c. It does not matter how far behind you are on payment or what your credit score is. Homeowners Legal Assistance is here to listen and help. 	10	foreclosure, reduce your interest rates, and save thousands on	
 b. Homeowners Legal Assistance is an attorney-based loan modification firm that can negotiate the terms of your mortgage so you can afford to live in and enjoy your home. c. It does not matter how far behind you are on payment or what your credit score is. Homeowners Legal Assistance is here to listen and help. 	11	your mortgage. Do not let this economic slowdown take your	
14modification firm that can negotiate the terms of your mortgage15so you can afford to live in and enjoy your home.16c.It does not matter how far behind you are on payment or what17your credit score is. Homeowners Legal Assistance is here to18listen and help.	12	home from you and your family.	
 so you can afford to live in and enjoy your home. c. It does not matter how far behind you are on payment or what your credit score is. Homeowners Legal Assistance is here to listen and help. 	13	b. Homeowners Legal Assistance is an attorney-based loan	
16c.It does not matter how far behind you are on payment or what17your credit score is. Homeowners Legal Assistance is here to18listen and help.	14	modification firm that can negotiate the terms of your mortgag	;e
17your credit score is. Homeowners Legal Assistance is here to18listen and help.	15	so you can afford to live in and enjoy your home.	
18 listen and help.	16	c. It does not matter how far behind you are on payment or what	
1	17	your credit score is. Homeowners Legal Assistance is here to	
19 (Exhibit D)	18	listen and help.	
	19	(Exhibit D)	
20 25. Consumers have contacted Defendants by calling toll-free numbers	20	25. Consumers have contacted Defendants by calling toll-free numbers	
21 provided in the Defendants' radio advertisements and on their websites and have	21	provided in the Defendants' radio advertisements and on their websites and have	
22 spoken to Defendants' representatives.	22	spoken to Defendants' representatives.	
23 26. In numerous instances, during inbound and outbound telephone calls,	23	26. In numerous instances, during inbound and outbound telephone calls	;
24 Defendants' representatives state to consumers that Defendants will stop any	24	Defendants' representatives state to consumers that Defendants will stop any	
25 foreclosure or sale date on the consumer's property, substantially lower the interest	25	foreclosure or sale date on the consumer's property, substantially lower the interest	st
26 rate on the consumer's home loan, change the interest rate on the consumer's home	26	rate on the consumer's home loan, change the interest rate on the consumer's hom	ıe
27 loan from an adjustable rate to a fixed rate, substantially reduce the principal	27	loan from an adjustable rate to a fixed rate, substantially reduce the principal	
28 amount of the consumer's home loan, negotiate any late payments or fees, and	28	amount of the consumer's home loan, negotiate any late payments or fees, and	
Complaint 9		Complaint 9	

1 substantially lower the consumer's monthly home loan payment.

2 27. In numerous instances, during inbound and outbound telephone calls,
3 Defendants' representatives tell consumers that Defendants have a success rate of
4 85 percent or greater, and that Defendants can obtain a loan modification for
5 consumers within a specified period of time, often no more than two months.

6 28. In numerous instances, during inbound and outbound telephone calls,
7 Defendants' representatives tell consumers that, if they are not satisfied with the
8 company's service, they are entitled to a refund of the fees paid, minus a
9 processing fee.

29. In numerous instances, during inbound and outbound telephone calls,
Defendants' representatives advise consumers not to contact their lenders or
answer inquires from their lenders. Defendants' representatives also tell some
consumers to stop paying their home loan while Defendants allegedly negotiate
with the consumers' lenders.

30. In numerous instances, Defendants require consumers to pay an
advance fee, typically \$1,800 to \$2,350, before Defendants render any service.

17 31. In numerous instances, Defendants fail to obtain the promised home
18 loan modifications that would make the consumers' loans more affordable.

19

24

25

26

VIOLATIONS OF THE FTC ACT

32. Section 5(a) of the FTC Act, 15 U.S.C. § 45(a), prohibits "unfair or
21 deceptive acts or practices in or affecting commerce."

33. Misrepresentations or deceptive omissions of material fact constitute
deceptive acts or practices prohibited by Section 5(a) of the FTC Act.

COUNT I

False Loan Modification Claim

(By Plaintiff Federal Trade Commission)

34. In numerous instances in connection with the advertising, marketing,
promotion, offering for sale, or sale of loan modification or foreclosure rescue

services, Defendants have represented, directly or indirectly, expressly or by
 implication, that Defendants will obtain for consumers home loan modifications
 that will make their loans substantially more affordable.

4 35. In truth and in fact, in numerous instances in which Defendants have
5 made the representation set forth in Paragraph 34 of this Complaint, Defendants
6 failed to obtain for consumers home loan modifications that made their loans
7 substantially more affordable.

8 36. Therefore, Defendants' representation as set forth in Paragraph 34 of
9 this Complaint is false or misleading and constitutes a deceptive act or practice in
10 violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

COUNT II

False or Unsubstantiated Success Claims

(By Plaintiff Federal Trade Commission)

14 37. In numerous instances in connection with the advertising, marketing,
15 promotion, offering for sale, or sale of loan modification or foreclosure rescue
16 services, Defendants have represented, directly or indirectly, expressly or by
17 implication, that Defendants have helped at least 85 percent of their clients obtain a
18 home loan modification.

38. The representation set forth in Paragraph 37 of this Complaint is false
or was not substantiated at the time the representation was made.

39. Therefore, Defendants' representation as set forth in Paragraph 37 of
this Complaint is false or misleading and constitutes a deceptive act or practice in
violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

24

11

12

13

25

26

THE TELEMARKETING SALES RULE AND THE NATIONAL DO NOT CALL REGISTRY

VIOLATIONS OF THE TELEMARKETING SALES RULE

40. Congress directed the FTC to prescribe rules prohibiting abusive and
deceptive telemarketing acts or practices pursuant to the Telemarketing Act, 15

U.S.C. §§ 6101-6108, in 1994. On August 16, 1995, the FTC adopted the Telemarketing Sales Rule (the "Original TSR"), 16 C.F.R. Part 310, which became effective on December 31, 1995. On January 29, 2003, the FTC amended the TSR by issuing a Statement of Basis and Purpose ("SBP") and the final amended Telemarketing Sales Rule (the "TSR"). 68 Fed. Reg. 4580, 4669.

6 41. Defendants are "sellers" or "telemarketers" engaged in
7 "telemarketing," as defined by the TSR, 16 C.F.R. § 310.2, as amended.

8 42. The TSR prohibits sellers and telemarketers from misrepresenting,
9 directly or by implication, in the sale of goods or services any material aspect of
10 the performance, efficacy, nature, or central characteristics of goods or services
11 that are the subject of a sales offer. 16 C.F.R. § 310.3(a)(2)(iii).

43. The TSR prohibits sellers and telemarketers from making any false or
misleading statement to induce any person to pay for goods or services. 16 C.F.R.
§ 310.3(a)(4).

44. Among other things, the TSR established a "do-not-call" registry,
maintained by the Commission (the "National Do Not Call Registry" or
"Registry"), of consumers who do not wish to receive certain types of
telemarketing calls. Consumers can register their telephone numbers on the
Registry without charge either through a toll-free telephone call or over the Internet
at <u>donotcall.gov</u>.

45. Consumers who receive telemarketing calls to their registered
numbers can complain of Registry violations the same way they registered, through
a toll-free telephone call or over the Internet at <u>donotcall.gov</u>, or by otherwise
contacting law enforcement authorities.

46. Since September 2, 2003, the FTC has allowed sellers, telemarketers,
and other permitted organizations to access the Registry over the Internet at *telemarketing.donotcall.gov*, pay the required fees, and download the registered
numbers by area code.

47. Since October 17, 2003, sellers and telemarketers have been
 prohibited from calling numbers on the Registry in violation of the TSR. 16
 C.F.R. § 310.4(b)(1)(iii)(B).

Since October 17, 2003, sellers and telemarketers generally have been 4 48. prohibited from calling any telephone number within a given area code unless the 5 seller first has paid the annual fee for access to the telephone numbers within that 6 area code that are included in the Registry. 16 C.F.R. § 310.8(a) and (b). There is 7 no charge for the first five area codes of data. Further, sellers or telemarketers 8 accessing the Registry may not participate in any arrangement to share the cost of 9 accessing the Registry, including an arrangement where one seller pays a fee and 10 accesses the Registry for other sellers, the other sellers do not pay fees to the 11 Registry, and the cost of accessing the Registry is thereby divided among the 12 13 various sellers. 16 C.F.R. § 310.8(c).

49. Pursuant to Section 3(c) of the Telemarketing Act, 15 U.S.C.
§ 6102(c) and Section 18(d)(3) of the FTC Act, 15 U.S.C. § 57a(d)(3), a violation
of the TSR constitutes an unfair or deceptive act or practice in or affecting
commerce, in violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

18 50. Pursuant to Section 6103(a) of the TSR, 15 U.S.C. § 6103(a), an
19 attorney general of any state is authorized to initiate a civil action in this Court to
20 enjoin a pattern or practice of violating the TSR and to obtain damages, restitution,
21 and other compensation on behalf of residents of that state, and to obtain such
22 further and other relief as the Court may deem appropriate.

COUNT III

Making False or Misleading Statements

(By Plaintiff Federal Trade Commission)

51. In numerous instances, in connection with the telemarketing of loan
modification or foreclosure rescue services, and to induce the purchase of loan
modification or foreclosure rescue services, Defendants have made false or

Complaint

23

24

25

1	misleading representations that:
2	a. Defendants will obtain for consumers home loan modifications
3	that will make their loans substantially more affordable; and
4	b. Defendants have helped at least 85 percent of their clients
5	obtain a home loan modification.
6	52. Defendants' acts or practices, as alleged in Paragraph 51 of this
7	Complaint, violate Sections 310.3(a)(2)(iii) and (a)(4) of the TSR, 16 C.F.R.
8	§ 310.2(a)(2)(iii) and (a)(4).
9	COUNT IV
10	Violations of the National Do Not Call Registry
11	(By Plaintiffs Federal Trade Commission and
12	People of the State of California)
13	53. In numerous instances, in connection with the telemarketing of loan
14	modification or foreclosure rescue services, Defendants have engaged in or caused
15	others to engage in initiating an outbound telephone call to a person's telephone
16	number on the National Do Not Call Registry in violation of the TSR, 16 C.F.R.
17	§ 310.4(b)(1)(iii)(B).
18	COUNT V
19	Failure to Pay National Registry Fees
20	(By Plaintiffs Federal Trade Commission and
21	People of the State of California)
22	54. In numerous instances, in connection with the telemarketing of loan
23	modification or foreclosure rescue services, Defendants have initiated or caused
24	others to initiate an outbound telephone call to a telephone number within a given
25	area code without the seller first paying, either directly or through another person,
26	the required annual fee for access to the telephone numbers within that area code
27	that are included in the National Do Not Call Registry, in violation of the TSR, 16
28	C.F.R. § 310.8.

		· · · · · · · · · · · · · · · · · · ·
1		CALIFORNIA LAW REGARDING ADVANCE FEES
2		FOR FORECLOSURE CONSULTING
3	55.	California Civil Code § 2945, et seq., regulates the activities of
4	mortgage f	Foreclosure consultants in California. The purpose of the law is to
5		the public against deceit and to encourage fair dealing in the rendition of
6	foreclosure	
7	56.	California Civil Code § 2945.1, subdivision (a) defines a foreclosure
8	consultant a	
9	"[A]	ny person who makes any solicitation, representation, or offer to
10	11	[home] owner to perform for compensation or who, for compensation,
11		orms any service which the person in any manner represents will in any
12		ner do any of the following:
13		(1) Stop or postpone the foreclosure sale.
14		(2) Obtain any forbearance from any beneficiary or mortgage.
15		(3) Assist the owner to exercise the right of reinstatement provided in
16		[Civil Code] Section 2924c.
17		(4) Obtain any extension of the period within which the owner may
18		reinstate his or her obligation.
19		(5) Obtain any waiver of an acceleration clause contained in any
20		promissory note or contract secured by a deed of trust or mortgage on
21		a residence in foreclosure or contained in any such deed of trust or
22		mortgage.
23		(6) Assist the owner to obtain a loan or advance of funds.
24		(7) Avoid or ameliorate the impairment of the owner's credit resulting
25		from the recording of a notice of default or the conduct of a
26		foreclosure sale.
27		(8) Save the owner's residence from foreclosure."
28	57.	Defendants operate as foreclosure consultants as that term is defined
	Complaint	15
		·

(

1 in subdivision (a) of section 2945.1 of the California Civil Code.

California Civil Code Section 2945.4 forbids foreclosure consultants 2 58. from collecting advance fees for loan modification or other foreclosure rescue 3 services after a notice of default is recorded against the property. Attorneys 4 performing legal services in the course of representing clients may charge clients 5 up-front retainer fees. However, this exemption does not apply if an attorney is 6 not, in fact, rendering legal services but is merely acting as a "front" for non-7 attorney foreclosure consultants in an attempt to avoid compliance with Civil Code 8 9 § 2945.4.

10	VIOLATIONS OF CALIFORNIA LAW
11	COUNT VI
12	Violations of Business and Professions
13	Code § 17500 (Untrue or Misleading Statements)
14	(By Plaintiff People of the State of California)
15	59. Defendants have violated and continue to violate Business and
16	Professions Code § 17500 by making or disseminating untrue or misleading
17	statements, or causing untrue or misleading statements to be made or disseminated
18	in or from California, with the intent to induce members of the public to pay
19	valuable consideration for Defendants' mortgage loan modification or stop
20	foreclosure services. The untrue or misleading statements include but are not
21	necessarily limited to the following:
22	a. In numerous instances, Defendants have represented, expressly
23	or by implication, that Defendants will obtain for consumers
24	home loan modifications that will make their loans substantially
25	more affordable. In fact, in numerous instances, Defendants
26	failed to obtain for consumers home loan modifications that
27	made their loans substantially more affordable.
28	b. In numerous instances, Defendants have represented to
	Complaint 16

	\bigcirc	\bigcirc
	consumers that they	nust make further payments to Defendants
		nts have not obtained mortgage loan
с.	In numerous instance	s, Defendants have represented to
	consumers they have	a high success rate and that they can
	obtain loan modificat	ion for consumers within a specified
	period of time, typica	lly no more than two months. In fact,
	Defendants do not ha	ve a high success rate nor do they obtain
	loan modifications w	ithin the specified period of time.
d.	In numerous instance	s, Defendants have represented to
	consumers that consu	mers should not contact their lender or
	answer queries from	heir lender even though such advice could
	and has resulted in ca	using some consumers to fall behind in
	their loan payments, o	ausing their lenders to initiate foreclosure
	proceedings, and/or c	ausing damage to consumers' credit
	record.	
60. Defei	ndants knew or by the e	exercise of reasonable care should have
known that the sta	tements set forth above	were untrue or misleading at the time the
statements were m	ade.	•
	COU	NT VII
	Violations of Busin	ess and Professions
	Code § 17200 (U	nfair Competition)
(By Plaintiff People of	the State of California)
		and continue to engage in unfair
competition as def	ined in Business and P	rofessions Code § 17200 as set forth in
this paragraph:		
a.	In numerous instances	, Defendants have represented, expressly
	or by implication, that	Defendants will obtain for consumers
Complaint	:	.7
	d. 60. Defer known that the sta statements were m (61. Defer competition as def this paragraph: a.	even though Defendat modification or stopp c. In numerous instance consumers they have obtain loan modificat period of time, typica Defendants do not ha loan modifications wi d. In numerous instance consumers that consu answer queries from t and has resulted in ca their loan payments, o proceedings, and/or c record. 60. Defendants knew or by the e known that the statements set forth above statements were made. COUT Violations of Busin Code § 17200 (Un (By Plaintiff People of 61. Defendants have engaged in competition as defined in Business and Put this paragraph: a. In numerous instances or by implication, that

,

			\cap	\cap
1			home loan modifications t	hat will make their loans substantially
2				in numerous instances, Defendants
3			failed to obtain for consur	ners home loan modifications that
4			made their loans substanti	ally more affordable.
5		ь.	In numerous instances, De	efendants have made or disseminated
6			untrue or misleading state	ments, or caused untrue or misleading
7			statements to be made or o	lisseminated in or from California,
8			with the intent to induce n	nembers of the public to pay valuable
9			consideration for Defenda	nts' mortgage loan modification or
10			stop foreclosure services i	n violation of Business and
11			Professions Code § 17500	as alleged above in Count VI.
12	-	c.	In numerous instances, De	fendants claimed, demanded,
13			charged, collected, and/or	received compensation prior to
14			performing fully each serv	ice Defendants contracted to perform
15			or represented that they we	ould perform in violation of
16			California Civil Code § 29	45.4(a).
17		d.	In numerous instances, in	connection with telemarketing,
18			Defendants engaged in or	caused others to engage in initiating
19			an outbound telephone cal	l to a person's telephone number on
20			the National Do Not Call I	Registry in violation of the TSR, 16
21			C.F.R. § 310.4(b)(1)(iii)(E	i).
22		e.	In numerous instances, in	connection with telemarketing,
23			Defendants have initiated	or caused others to initiate an
24			outbound telephone call to	a telephone number within a given
25			area code without the selle	r first paying, either directly or
26			through another person, th	e required annual fee for access to the
27			telephone numbers within	that area code that are included in the
28			National Do Not Call Regi	stry, in violation of the TSR, 16
	Complaint		18	

			$\bigcap_{i=1}^{n}$
1		C.F.R. § 310.8.	
2		f. In numerous instances, I	Defendants' contracts have not complied
3			r mortgage foreclosure consultants set
4			5 et seq. Defendants' violations
5			ed to, the failure to include in their
6			ce required by Civil Code § 2945.3.
7			at Defendants may not take any money
8			consumer for money until they have
9			g everything Defendants said they
10		would do under the contr	-
11		MISSOURI LAW REGARD	ING ADVANCE FEES
12		FOR FORECLOSUR	E CONSULTING
13	62.	Sections 407.935 to 407.943 of	the Missouri Merchandising Practices
14	Act regulate	e the activities of foreclosure con	sultants in Missouri.
15	63.	Section 407.935 of the Missour	i Merchandising Practices Act,
16	subdivision	(a) defines a foreclosure consult	ant as:
17	"[A]"	iy person who makes any solicita	tion, representation, or offer to any
18	owne	r to perform for compensation or	who, for compensation, performs any
19	servi	ce which the person in any manne	er represents will do in any manner
20	any o	f the following:	
21		a. Stop or postpone the foreclos	sure sale;
22		b. Obtain any forbearance from	any beneficiary or mortgagee;
23		c. Assist the owner to exercise	any right of redemption;
24		d. Obtain any extension of the	period within which the owner may
25		reinstate his obligation;	
26		e. Obtain any waiver of an acce	leration clause contained in any
27		promissory note or contract seco	red by a deed of trust or mortgage on
28			ntained in any such deed of trust or
	Complaint	19	

.

mortgage;

1

2

3

4

5

6

f. Assist the owner in obtaining a loan or advance of funds;g. Avoid or ameliorate the impairment of the owner's credit resulting from the recording of a notice of default or the conduct of a foreclosure sale;

h. Save the owner's residence from foreclosure."

64. Defendants operate as foreclosure consultants as that term is defined
8 in subdivision (a) of section 407.935 of the Missouri Merchandising Practices Act.

9 65. Section 407.938 of the Missouri Merchandising Practices Act requires
10 foreclosure consultants, in a form required by Missouri law, to include in their
11 written contracts a notice that advises the consumer that a foreclosure consultant
12 cannot take or request any money until he or she has completely finished doing
13 everything he or she said they would do and also requires a three day notice of
14 cancellation.

15 66. Section 407.940 of the Missouri Merchandising Practices Act forbids foreclosure consultants from knowingly claiming, demanding, charging, collecting 16 or receiving any compensation until after the foreclosure consultant has fully 17performed each and every service the foreclosure consultant contracted to perform 18 or represented he would perform. Attorneys, licensed in the State of Missouri, 19 rendering service in the course of their legal practice are exempt from this rule. 20 However, this exemption does not apply if an attorney is not licensed in Missouri 21 or if the attorney is not rendering legal services, but is merely acting as a "front" 22 for non-attorney foreclosure consultants in an attempt to avoid compliance with 23 24 section 407.940.

25 26

MISSOURI LAW RELATING TO UNLAWFUL MERCHANDISING PRACTICES

27 67. Section 407.020 of the Missouri Merchandising Practices Act
28 provides that the act, use or employment by any person of any deception, fraud,
Complaint 20

1	false pretense, false promise, misrepresentation, unfair practice or the concealment,
2	suppression or omission of any material fact in connection with the sale or
3	advertisement of any merchandise in trade or commerce is declared to be an
4	unlawful practice.
5	68. Any act, use or employment declared unlawful by Section 407.020
6	violates that subsection whether committed before, during or after the sale,
7	advertisement or solicitation.
8	69. Section 407.010.4 defines "merchandise" as any objects, wares,
9	goods, commodities, intangibles, real estate or services.
10	70. Defendants have sold merchandise in the State of Missouri as that
11	term is defined in subdivision (4) of Section 407.010 of the Missouri
12	Merchandising Practices Act.
13	VIOLATIONS OF MISSOURI LAW
14	<u>COUNT VIII</u>
15	Violations of Missouri Merchandising Practices Act § 407.938 and § 407.940
16	(Foreclosure Consulting)
17	(By Plaintiff State of Missouri)
18	71. Defendants have engaged in and continue to engage in practices
	which violate the foreclosure consultant provisions of the Missouri Merchandising
	Practices Act. These violations include but are not limited to the following:
21	a. Claiming, demanding, charging, collecting and receiving
22	compensation from Missouri consumers prior to performing
23	each and every service that Defendants contracted to perform or
24	represented they would perform in violation of § 407.940.
25	b. Failing to include in their written contracts with Missouri
26	consumers the written notice required by § 407.938 advising
27	consumers that foreclosure consultants are prohibited from
28	asking for or receiving payment prior to completely finishing
	Complaint 21

~

(_____

		\bigcirc	\bigcirc
1		doing everything he or s	she said he or she would do.
2	с.		ir written contracts with Missouri
3		-	cancellation in the form required by
4		§ 407.938.	1 -
5		COUN	TIX
6	Violati	ons of Missouri Merchan	dising Practices Act § 407.020
7			advertisement or sale of merchandise)
8		(By Plaintiff Sta	
9	72. De	fendants have violated and	continue to violate Missouri
10	Merchandising F	Practices Act § 407.020 by	making misrepresentations in the State
11	of Missouri to M	lissouri consumers to induc	ce those consumers to pay valuable
12	consideration for	r Defendants' mortgage loa	n modification services or stop
13	foreclosure servi	ces. The misrepresentation	ns include but are not limited to the
14	following:		
15	a.	Defendants have repres	ented, expressly or by implication that
16		Defendants will obtain :	for consumers home loan modifications
17		that will make their loan	ns substantially more affordable. In fact,
18		in numerous instances,	Defendants failed to obtain for
19		consumers home loan m	nodifications that made their loans
20		substantially more affor	dable.
21	b.	Defendants have repres	ented to consumers that they must make
22		further payments to Def	endants even though Defendants have
23		not obtained mortgage l	oan modifications or stopped
24		foreclosure.	
25	с.	Defendants have repres	sented to consumers that consumers
26		should not contact their	lender or answer queries from their
27		lender even though sucl	advice could and has resulted in
28		causing some consumer	s to fall behind in their loan payments
	Complaint	22	

~

and/or causing their lenders to initiate foreclosure proceedings, and/or causing damage to consumers' credit record.

3 Defendants knew or by the exercise of reasonable care should have 73. known that the statements set forth above were untrue or misleading at the time the 4 5 statements were made.

CONSUMER INJURY

Consumers have suffered and will continue to suffer substantial injury 7 74. as a result of Defendants' unlawful acts or practices. In some instances, consumers 8 lost their homes to foreclosure because Defendants failed to obtain the promised 9 home loan modification that would have lowered consumers' payments. Even 10 consumers who did not lose their homes ended up even further behind in their 11 payments, suffered harm to their credit reports, and suffered other harms because 12 of Defendants' failure to obtain the promised loan modifications and because 13 Defendants advised consumers not to pay their home loans while Defendants 14 allegedly negotiated their loan modifications. 15

In addition, Defendants have been unjustly enriched as a result of their 16 75. unlawful acts or practices. Absent injunctive relief from this Court, Defendants are 17 likely to continue to injure consumers, reap unjust enrichment, and harm the public 18 19 interest.

20

1

2

6

THIS COURT'S POWER TO GRANT RELIEF

21 76. Section 13(b) of the FTC Act, 15 U.S.C. § 53(b), empowers this Court to grant injunctive and such other relief as the Court may deem appropriate to halt 22 and redress violations of the FTC Act. The Court, in the exercise of its equitable 23 jurisdiction, may award ancillary relief, including rescission of contracts and 24 restitution, and the disgorgement of ill-gotten monies, to prevent and remedy injury 25 26 caused by Defendants' law violations.

27 Section 19 of the FTC Act, 15 U.S.C. § 57b, and Section 6(b) of the 77. Telemarketing Act, 15 U.S.C. § 6105(b), authorize this Court to grant such relief as 28 Complaint 23

the Court finds necessary to redress injury to consumers or other persons resulting
 from Defendants' violations of the TSR, including the rescission and reformation
 of contracts and the refund of money.

4 78. Section 4(a) of the Telemarketing Act, 15 U.S.C. § 6103(a),
5 authorizes the Court to grant the State of California, on behalf of its residents,
6 injunctive and other equitable relief, including damages, restitution, other
7 compensation, and such further and other relief as the Court deems appropriate.

8 79. The counts based upon state law may be enforced by this Court
9 through its pendent or supplemental jurisdiction pursuant to 28 U.S.C. § 1367, and
10 this Court may award relief under California Civil Code § 2945, California
11 Business and Professions Code §§ 17200 and 17500, and the Missouri
12 Merchandising Practices Act § 407.100.

13

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs, pursuant to Section 13(b) and 19 of the FTC Act,
15 U.S.C. § 53(b) and 57b; Section 6(b) of the Telemarketing Act, 15 U.S.C.
§ 6105(b); Section 49(a) of the Telemarketing Act, 15 U.S.C. § 6103(a); California
Business and Professions Code § 17200 *et seq.*, and § 17500 *et seq.*; Missouri
Merchandising Practices Act § 407.100; and the Court's own equitable powers,
request that the Court:

A. Award Plaintiffs such preliminary injunctive and ancillary relief as
may be necessary to avert the likelihood of consumer injury during the pendency
of this action and to preserve the possibility of effective final relief, including but
not limited to temporary and preliminary injunctions, an order freezing assets, and
the appointment of a receiver;

B. Enter a permanent injunction to prevent future violations of the FTC
Act and the TSR by Defendants;

27 C. Enter a permanent injunction to prevent future violations of the
28 California Business and Professions Code by Defendants;

1 D. Enter a permanent injunction to prevent future violations of the 2 Missouri Merchandising Practices Act by Defendants;

3 Award such relief as the Court finds necessary to redress injury to Ε. consumers resulting from Defendants' violations of the FTC Act, the TSR, the 4 California Business and Professions Code, and the Missouri Merchandising 5 Practices Act, including, but not limited to, civil penalties, rescission or 6 reformation of contracts, restitution, the refund of monies paid, and the 7 8 disgorgement of ill-gotten monies; and

9 Award Plaintiffs the costs of bringing this action, including costs of F. investigation, as well as such other and additional equitable relief as the Court may 10 11 determine to be just and proper.

Respectfully Submitted.

WILLARD K. TOM General Counsel

SARAH SCHROEDER KERRY O'BRIEN LAURA FREMONT Attorneys for Plaintiff Federal Trade Commission

EDMUND G. BROWN JR. Attorney/General, State of California

DANIEL A. OLIVAS Attorney for Plaintiff The People of the State of California

CHRIS KOSTER Attomey General of Missouri

STEWART FR 1CH JOHN PHILLIPS Attorneys for Plaintiff State of Missouri

Complaint

12

25

About Our Company - US Forec re Relief



Home Rage

Alfontus

MORTON

Contractiles

PayPal Payment Options

What is Foreclosure?

Required Documents

Foreclosure Alternatives

Foreclosure Glossany

US Foreclosure Relief

About US Foreclosure Relief

A Proactive Approach to Today's Challenging Market

Homeowners represented by US Foreclosure Relief initiate our services for a variety of reasons, including time constraints, our lender relationships, their limited knowledge of the foreclosure process, language barriers, etc. Finding the right company to work with your situation can be an even more deunling task and homeowners can easily become overwhelmed. US Foreclosure Relief prides itself on upholding the highest standards of business ethics and competitive greatness. US Foreclosure Relief provides homeowners with peace of mind: knowing they have taken a proactive approach to control their destiny.



Page 1 of 1

Proven Track Record

US Foreclosure Relief has created a proven track record in creating successful coalitions with homeowners and lenders. We have proven time and time again our ability to get the job done – and do it well.

Take the initiative to be in control of your destiny by calling us today at (888) 773-2677 for a free, personalized consultation. You can also apply online, it is fast secure, and easy

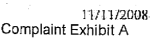
Why wait? Let us go to work for you!



Copyright © 2008 US Foreclosure Relief, Eballicers, Inc. and Its licensors. All rights reserved. <u>Home Page | About Us | Contact Us | PayPal</u> Paymont Options | What is Foreclosure? | Required Documents | Licensing | Privacy Policy | Foreclosure Alternatives | Eccesiosure Glossary | Site Man | Top

Designed and powerod by <u>Etrafficers</u>, Inc.

http://www.cafspecialists.com/about.php



Pomery & Associates

Losing your Home to Foreclosure? You have options, We ean help:

Contact Us!

in the second second

Why Loan Modification? Loan Modification- Means your current lender modifies your current mortgage through what is called the note. The note sets the terms of your loan. This does not require a new closing. This is not refinancing your loan. A loan modification will simply change any or all of the following terms of your loan. The terms of your loan are your interest rate, balance of loan, delinquent fees owed, and term of loan. In the past this was only used when a borrower was delinquent but now



we will see it being used before someone is delinquent. This is one of the best methods to help people avoid foreclosure. The bank does not want you to lose your home. Pomery & Associates saves homes. Just call us and we can help you stay in your home at a payment you can afford.

Definition:

Loss mitigation is a process that helps stop a home from going through foreclosure. It is an effort made by the federal government and the mortgage industry to help home owners that were facing the loss of their homes find an alternative to foreclosure.

Consequences of Loss Mitigation:

A loss mitigation department can make a difference between the success and failure of your loss mitigation transaction. Although the main focus is the keep a home owner from losing their home, loss mitigation has options such as setting up a repayment plan or loan modification plan. These options need to be considered realistically in regards to the home owner's ability to repay the delinguent amount.

What a Lawyer can do for you:

Loss Mitigation lawyers can help you save your home. Loss mitigation lawyers can help you bring your mortgage up to date and find out what the



Complaint Exhibit B

http://www.pomerylaw.com/ (1 of 2) [3/30/2009 2:41:55 PM]



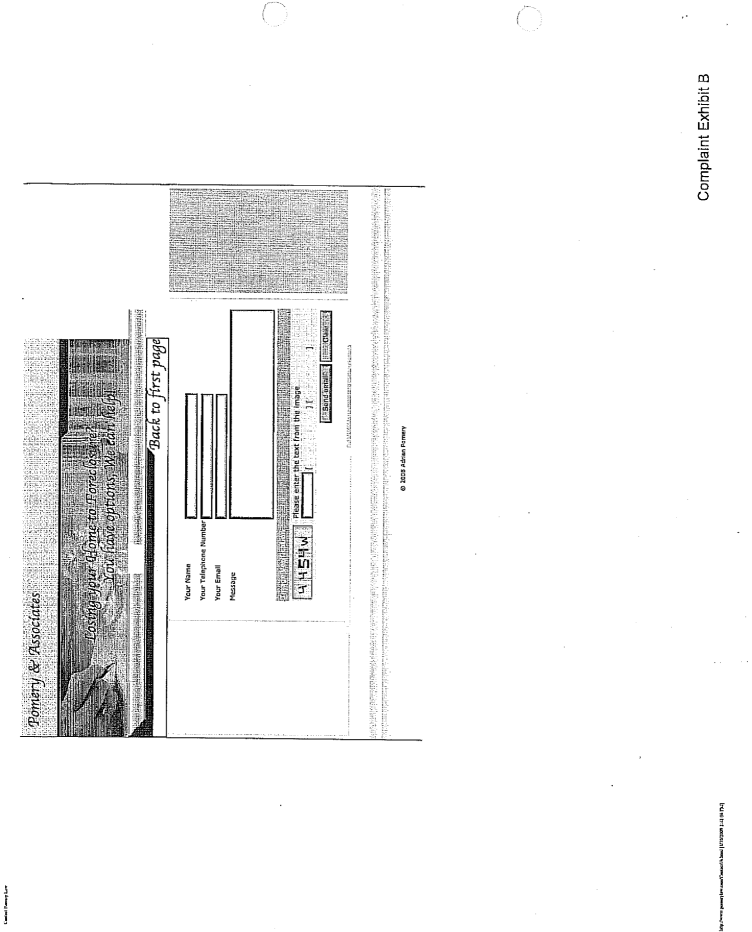
best options are to help you get there. As real property lawyers, they understand the mortgage industry and could help you find a solution you can work with. Lawyers can also introduce you to programs that will help you pay off the amount you owe to the bank and/or lender.

12

© 2008 Pomery & Associates

http://www.pomerylaw.com/ (2 of 2) [3/30/2009 2:41:55 PM]

Complaint Exhibit B



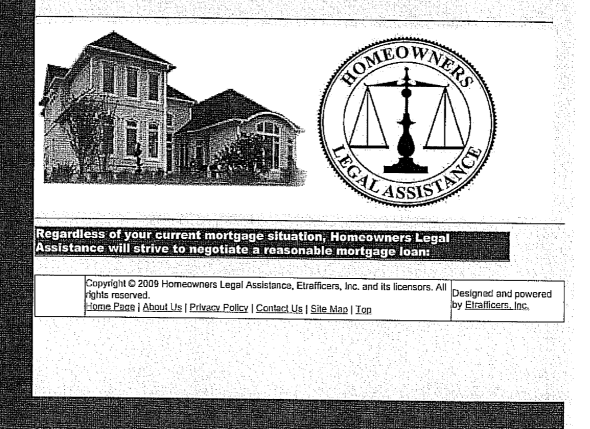
Contest Process Law

We all the day as

HOMEOWNERS LEGAL ASSISTANCE - Loan Modification Services

Now is the perfect opportunity to negotiate a livable mortgage rate, have your loan modified and stop foreclosure on your dream home. Take advantage of the government ballout money given to YOUR lender to help YOU. Act now before it's too late!

Be Proactive, Save Your Home



http://www.homelegalassistance.com/ [4/30/2009 9:27:38 AM]

Complaint Exhibit C

THURSDAY STATEMENT

About Homeowners Legal Assistance

Welcome to Homeowners Legal Assistance

With the current state of our economy, homeowners are faced with the daily challenge of keeping their homes, making ends meet, and just plain surviving! Finding the time and patience to deal with your mortgage company becomes a never ending ordeal. Literally, hundreds of modification companies have evolved but many lack the knowledge and have questionable reputations!

The task of choosing a reliable and trustworthy loss mitigation company to help you and your family is a daunting nightmare.

you and your family is a daunting nightmare. Negotiating with the bank for a modification of your home loan can be an overwhelming process for many homeowners. That is why retaining the services of an experienced Loan Modification Firm is of extreme importance.

At Homeowners Legal Assistance, our mission and priority is to provide homeowners in every city across America with an ethical, affordable, and effective loss mitigation program to avoid Foreclosures. Our vision is inspired by creating the largest and most reputable loss mitigation law firm in the country by providing client resolution and superior customer service. It is our confident belief that our success ultimately depends on establishing a customer service oriented environment that instills the Integrity in each team member for the purpose of protecting "The American Dream".

You will find that the skill, professionalism, and consideration we offer each client is a truly stress relieving and a positive experience for you and your loved ones.

Our goal is to help you save your home!

Complaint Exhibit C

http://www.homelegalassistance.com/about.php (1 of 2) [4/30/2009 9:28:04 AM]



W pressure your bank to pay attention to in right needs because they know and trust us. We negotiate a significant number of cases each month and use that leverage when negotiating cases. We have brought together a knowledgeable team from loss mitigation, collections, real estate and banking industries to offer the most complete negotiation program available. We have rescued homeowners from foreclosure, adjustable mortgages, and lack of equity. Our proven track record gives us credibility with your lender, and our significant volume of cases gives us leverage when negotiating. Homeowners Legal Assistace is the right law firm to help you through this difficult time.

> Copyright © 2009 Homeowners Legal Assistance, Etrafficers, Inc. and its licensors. All rights reserved. <u>Home Page | About Us | Privacy Policy | Contact</u> <u>Us | Site Map | Top</u>

Designed and powered by <u>Etrafficers, Inc.</u>

Complaint Exhibit C

http://www.homelegalassistance.com/about.php (2 of 2) [4/30/2009 9:28:04 AM]

Contact Homeowners Legal Assistance

Please submit your information and a representative will contact you in a timely manner.

Thank you for your interest!

Contact Info: Homeowners Legal Assistance

Ph: 714-627-0505

Mon-Fri: 8a.m-6p.m (PST)

Sat: 9.am-12p.m (PST)

Copyright © 2009 Homeowners Legal Assistance, Etrafficers, Inc. and its licensors. All rights reserved. Home Page | About Us | Privacy Policy | Contact Us | Site Map | Top

Complaint Exhibit C

http://www.homelegalassistance.com/contactus.php [4/30/2009 9:28:08 AM]

FEDERAL TRADE COMMISSION

Matter No.: 092-3120

Matter Name: U.S. Foreclosure Relief

Description: Homeowners Legal Assistance

Free State Reporting, Inc. 1378 Cape St. Claire Road

Complaint Exhibit D

	Γ \cap Γ \cdot \cdot
1	RECORDING.
2	RECORDING: Are you losing your home to
3	foreclosure? Are you behind on your mortgage and
4	fear the worst? Homeowners Legal Assistance would
5	like to offer you a free, no obligation consultation
6	that will show you how to stop foreclosure, reduce
7	your interest rates and save thousands on your
8	mortgage. Do not let this economic slowdown take
9	your home from you and your family. You have worked
10	too hard. Homeowners Legal Assistance is an
, 11	attorney-based loan modification firm that can
12	negotiate the terms of your mortgage so you can
13	afford to live in and enjoy your home.
14	Call for a free, no obligation
15	consultation. There is no cost to find out how this
16	program can help you save your home. Call 800-989-
17	0688. That's 800-989-0688. It does not matter how
18	far behind you are on payment or what your credit
19	score is. Homeowners Legal Assistance is here to
20	listen and help. Call now, 800-989-0688. 800-989-
21	0688.
22	(End of recording.)
23	
24	
25	
	Free State Reporting, Inc. 1378 Cape St. Claire Road
	Complaint Exhibit D
	۰. د. د

$\underline{C} \underline{E} \underline{R} \underline{T} \underline{I} \underline{F} \underline{I} \underline{C} \underline{A} \underline{T} \underline{E}$

I hereby certify that the foregoing has been transcribed to the best of my skill and ability from the audio recording.

> Kay Maurer Transcriber

Free State Reporting, Inc. 1378 Cape St. Claire Road

Complaint Exhibit D