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U U 1 5	EEDERAL TRADE COMMISSION,	GALL N. SACV				
016		Case No				
1 7	Haintiff, Bloz	COMPLAINT				
18	5 5 H	PERMANENT				
19	AMERICAN HOME SERVICING	AND OTHER I RELIEF				
	CENTER, LLC,					
20	CAPITAL HOME ADVOCACY					
21	CENTER,					
22	NATIONAL ADVOCACY CENTER					
23	NATIONAL ADVOCACY CENTER, LLC,					
24						
25	JAIME ABURTO, a/k/a James Aburto, and Jamie Aburto, individually, as an					
26	officer of American Home Servicing					
	Center, LLC and National Advocacy					
27	Center, LLC, and d/b/a A.H.S.C.,					
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CLERK U.S. DISTRICT COURT CENTRAL DIST. OF CALIF. SANTA ANA

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COMPLAINT FOR PERMANENT INJUNCTION AND OTHER EQUITABLE RELIEF

American Home Servicing Center, Local 1 Page, NAC, National Servicing Center, 2 NSC Processing, and Secured Processing, 3 MARCUS FIERRO, JR., individually, as a 4 member of American Home Servicing Center, LLC and National Advocacy 5 Center, LLC, and d/b/a A.H.S.C. and 6 American Home Servicing Center, 7 EVE CHRISTINE RODRIGUEZ, a/k/a 8 Elizabeth Davis, Elizabeth Powers, Christina Rodriguez, Christine Rodriguez, 9 and Elizabeth Rodriguez, individually, as a manager of American Home Servicing 10 Center, LLC, a member of Capital Home 11 Advocacy Center, and d/b/a National 12 Advocacy Group, 13 and SERGIO LORENZO RODRIGUEZ, a/k/a Sergio Lawrence, individually, as a 14 manager of American Home Servicing 15 Center, LLC, a member of Capital Home Advocacy Center, and d/b/a National 16 Advocacy Group, 17 Defendants. 18 19 20 Plaintiff, the Federal Trade Commission ("FTC"), for its Complaint alleges: 21 1. The FTC brings this action under Section 13(b) of the Federal Trade 22 Commission Act ("FTC Act"), 15 U.S.C. § 53(b), and the 2009 Omnibus 23 Appropriations Act, Public Law 111-8, Section 626, 123 Stat. 524, 678 (Mar. 11, 24 2009) ("Omnibus Act"), as clarified by the Credit Card Accountability 25 Responsibility and Disclosure Act of 2009, Public Law 111-24, Section 511, 123

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Stat. 1734, 1763-64 (May 22, 2009) ("Credit Card Act"), and amended by the

1 Dodd-Frank Wall Street Reform and Consumer Protection Act, Public Law 111-2 203, Section 1097, 124 Stat. 1376, 2102-03 (July 21, 2010) ("Dodd-Frank Act"), 3 12 U.S.C. § 5538, to obtain temporary, preliminary, and permanent injunctive relief, rescission or reformation of contracts, restitution, the refund of monies paid, 4 5 disgorgement of ill-gotten monies, and other equitable relief for Defendants' acts 6 or practices in violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a), and the 7 Mortgage Assistance Relief Services Rule ("Regulation O"), 12 C.F.R. Part 1015, 8 in connection with the marketing and sale of mortgage assistance relief services. 9 JURISDICTION AND VENUE

This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§
 1331, 1337(a), and 1345; 15 U.S.C. §§ 45(a), 53(b); and Section 626 of the
 Omnibus Act, as clarified by Section 511 of the Credit Card Act, and amended by
 Section 1097 of the Dodd-Frank Act, 12 U.S.C. § 5538.

3. Venue is proper in this District under 28 U.S.C. § 1391(b)(1), (b)(2),
(c)(1), (c)(2), and (d), and 15 U.S.C. § 53(b).

PLAINTIFF

4. Plaintiff 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 or deceptive acts or practices in or affecting commerce. In addition, pursuant to 12 U.S.C. § 5538, the FTC also enforces Regulation O, which requires mortgage assistance relief services providers to make certain disclosures, prohibits certain representations, and generally prohibits the collection of an advance fee.

5. The FTC is authorized to initiate federal district court proceedings, by its own attorneys, to enjoin violations of the FTC Act and Regulation O; and to secure such equitable relief as may be appropriate in each case, including

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rescission or reformation of contracts, restitution, the refund of monies paid, and the disgorgement of ill-gotten monies. 15 U.S.C. §§ 53(b); § 626, 123 Stat. 678, as clarified by § 511, 123 Stat. 1763-64, and amended by § 1097, 124 Stat. 2102-03, 12 U.S.C. § 5538.

DEFENDANTS

6. Defendant American Home Servicing Center, LLC ("American Home") is a California limited liability company that previously operated out of 505 North Tustin Avenue, Suite 212, Santa Ana, CA 92705 and 1851 1st Street, Suite 900, Santa Ana, CA 92705. At times material to this Complaint, acting alone or in concert with others, or as part of the common enterprise described in paragraphs 16 through 21, American Home has advertised, marketed, provided, offered to provide, or arranged for others to provide mortgage assistance relief services, as defined in 12 C.F.R. § 1015.2. American Home transacts or has transacted business in this District and throughout the United States.

7. Defendant Capital Home Advocacy Center ("Capital Home") is a California corporation with its principal place of business at 1809 East Dyer Road, Suite 301, Santa Ana, CA 92705 ("1809 East Dyer"). At times material to this Complaint, acting alone or in concert with others, or as part of the common enterprise described in paragraphs 16 through 21, Capital Home has advertised, marketed, provided, offered to provide, or arranged for others to provide mortgage assistance relief services, as defined in 12 C.F.R. § 1015.2. Capital Home transacts or has transacted business in this District and throughout the United States.

8. Defendant National Advocacy Center, LLC ("National Advocacy") is
a California limited liability company with its principal place of business at 301
West La Habra Blvd., Suite 2D, La Habra, CA 90631. At times material to this
Complaint, acting alone or in concert with others, or as part of the common

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enterprise described in paragraphs 16 through 21, National Advocacy has
 advertised, marketed, provided, offered to provide, or arranged for others to
 provide mortgage assistance relief services, as defined in 12 C.F.R. § 1015.2.
 National Advocacy transacts or has transacted business in this District and
 throughout the United States.

9. Defendant Jaime Aburto, a/k/a James Aburto and Jamie Aburto, d/b/a
A.H.S.C., American Home Servicing Center, Local Page, NAC, National
Servicing Center, NSC Processing, and Secured Processing, has been a principal
of American Home and National Advocacy. At all times material to this
Complaint, acting alone or in concert with others, and through interrelated entities
described in paragraphs 6 through 8, he has formulated, directed, controlled, had
the authority to control, or participated in the acts and practices set forth in this
Complaint. Jaime Aburto resides in this District and, in connection with the
matters alleged herein, transacts or has transacted business in this District and
throughout the United States.

10. Defendant Marcus Fierro, Jr., d/b/a A.H.S.C. and American Home Servicing Center, has been a principal of American Home and National Advocacy. At all times material to this Complaint, acting alone or in concert with others, and through interrelated entities described in paragraphs 6 through 8, he has formulated, directed, controlled, had the authority to control, or participated in the acts and practices set forth in this Complaint. Marcus Fierro, Jr. resides in this District and, in connection with the matters alleged herein, transacts or has transacted business in this District and throughout the United States.

11. Defendant Eve Christine Rodriguez, a/k/a Elizabeth Davis, Elizabeth
Powers, Christine Rodriguez, Christina Rodriguez, and Elizabeth Rodriguez
("Christina Rodriguez"), has been an officer of American Home and Capital

Home. At all times material to this Complaint, acting alone or in concert with others, and through interrelated entities described in paragraphs 6 through 8, she has formulated, directed, controlled, had the authority to control, or participated in the acts and practices set forth in this Complaint. Christina Rodriguez resides in this District and, in connection with the matters alleged herein, transacts or has transacted business in this District and throughout the United States.

12. Defendant Sergio Lorenzo Rodriguez, a/k/a Sergio Lawrence, d/b/a National Advocacy Group ("Sergio Rodriguez"), has been a principal of Capital Home. At all times material to this Complaint, acting alone or in concert with others, and through interrelated entities described in paragraphs 6 through 8, he has formulated, directed, controlled, had the authority to control, or participated in the acts and practices set forth in this Complaint. Sergio Rodriguez resides in this District and, in connection with the matters alleged herein, transacts or has transacted business in this District and throughout the United States.

INDIVIDUAL ACTIVIES PRECEDING COMMON ENTERPRISE

13. In or around 2014, Defendant Jaime Aburto, with two non-defendants,
began doing business under the name "National Servicing Center." As described
below, National Servicing Center advertised, marketed, sold, provided, or offered
to provide mortgage assistance relief services (MARS). National Servicing
Center operated from 2112 East 4th Street, Suite 210, Santa Ana, CA 92705,
1820 East Garry Avenue, Suite 215, Santa Ana, CA 92705, and 18685 Main
Street, #101-445, Huntington Beach, CA 92684. National Servicing Center is
also the name of a unit of the U.S. Department of Housing and Urban
Development.

14. In May 2015, Defendant Aburto leased an office space at 505 North Tustin Avenue, Suite 212, Santa Ana, CA 92705 ("North Tustin Office").

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National Servicing Center paid the security deposit and the June 2015 rent for the North Tustin Office.

15. That same month, Defendants Aburto and Fierro began doing business under the name "American Home Servicing Center." As described below, American Home Servicing Center, advertised, marketed, sold, provided, or offered to provide MARS. American Home Servicing Center operated out of the North Tustin Office.

COMMON ENTERPRISE

16. Defendants American Home, National Advocacy, and Capital Home ("Corporate Defendants") have been operating as a common enterprise to engage in the deceptive acts and practices alleged below through interrelated companies that have common ownership, control persons, managers, business functions, employees, and office locations that commingle funds; and share one another's marketing materials. Therefore, each is jointly and severally liable for the acts and practices alleged below.

17. Defendants Aburto, Fierro, Christina Rodriguez, and SergioRodriguez have formulated, directed, controlled, had the authority to control, orparticipated in the acts and practices of the common enterprise.

18. In November 2015, Defendant Fierro filed Articles of Incorporation for Defendant American Home with the California Secretary of State. Fierro listed 14024 Magnolia St., #200, Westminster, CA 92683 as the address for American Home. Defendant Christina Rodriguez was an officer of American Home ("Chief Operating Officer"), and Sergio Rodriguez was an officer or control person ("Compliance Manager").

19. In November 2015, Defendant Fierro filed Articles of Incorporation for National Advocacy with the California Secretary of State. He listed 14024

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Magnolia St., #200, Westminster, CA 92683 as the address. As described below, National Advocacy advertised, marketed, sold, provided, or offered to provide mortgage assistance relief services (MARS).

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In September 2016, Defendant Sergio Rodriguez filed articles of 20. incorporation for Capital Home with the California Secretary of State. Capital Home operates from 1809 East Dyer. On September 1, 2016, National Advocacy paid the rent for 1809 East Dyer. Christina Rodriguez is the owner of Capital Home.

21. The Corporate Defendants commingled bank accounts. They also operated from the same office spaces, with several different companies paying the rent, and shared some of the same employees. Significantly, the common enterprise, controlled by the individual Defendants, continuously operated the scheme described below.

COMMERCE

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

DEFENDANTS' BUSINESS PRACTICES

23. From at least May 2015 to the present, Defendants, through operation of the common enterprise, have engaged in a course of conduct to advertise, market, sell, provide, or offer to provide, or arrange for others to provide MARS, including mortgage loan modification services and services to stop or avoid foreclosure.

Overview of Mortgage Modification Programs

Following the subprime mortgage crisis of 2008, the federal 24. government created a number of programs designed to assist homeowners who

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were no longer able to afford their mortgage payments. These programs included the Home Affordable Modification Program, or HAMP, which accepted applications through the end of 2016.

25. Under HAMP, a participating loan servicer could obtain program incentives by providing loan modifications to homeowners who were facing imminent default because of a documented financial hardship, such as a job loss, divorce, or serious illness that significantly decreased income or increased expenses.

26. These loan modifications reduced monthly payments to a sustainable amount (as defined by HAMP) through interest rate reductions, loan term extensions, and in some instances reductions in principal balance.

27. The loan servicer had broad discretion to deny a loan modification under HAMP. For example, it could deny a modification if it determined, based on a formula that used proprietary inputs, that the net present value of the modified loan was less than the anticipated value of a foreclosure.

28. The loan servicer could also deny a loan modification if it appeared that the homeowner intentionally defaulted on a loan, or presented insufficient documentation of hardship.

29. Not all loan servicers participated in the HAMP program.

30. If a participating loan servicer granted a modification, the homeowner had to make three timely trial payments for the modified amount before the modification was supposed to become permanent.

31. In addition to HAMP, loan servicers often have their own proprietary modification programs. These programs also require hardship and imminent default, and include a net present value analysis. To the extent that they differ from HAMP modifications, they include more grounds to deny a modification—

for example, if the underlying agreement with the investor who had bought the loan precludes a modification.

Defendants' Marketing

32. Defendants offer assistance with mortgage loan relief and solicit inbound telemarketing calls from distressed homeowners. To sell consumers on their loan modification services, they claim a 99% success rate and guarantee results regardless of the individual consumer's situation. Shortly after consumers complete an application and submit documentation, Defendants inform those consumers that they have been confirmed for a specific mortgage modification, resulting in substantial savings. They then direct the consumers to pay Defendants several thousand dollars in "closing costs."

Initial Solicitation

33. Defendants solicit calls from distressed homeowners through both the mail and internet advertising.

34. For example, in December 2015, American Home sent 28,000
distressed homeowners a flyer stating they might be "eligible to receive
immediate assistance," including "a lower interest rate, principal reduction, HARP
2.9 Refinance, or Elimination of 2nd Mortgage." *See* Exhibit A.

35. The flyer envelope read "Notice Regarding Your Mortgage Loan" and "WARNING: \$2,000 FINE, 5 YEARS IMPRISONMENT, OR BOTH FOR ANY PERSON INTERFERING OR OBSTRUCTING WITH DELIVERY OF THIS LETTER U.S. MAIL TTT. 18 SEC. 1702 U.S. CODE." The flyer directed consumers to "Call Today."

36. Defendants also solicit consumers through their websites. For example, as of June 2, 2017, the National Advocacy website
(www.nationaladvocacycenters.org) contained the following language: "Our

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company is dedicated to advocating for homeowners by working with mortgage investors, mortgage servicing lender's [sic], and the government to prepare and process Government Home Loan programs and Home Relief programs."

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- 4 The Capital Home website (www.capitalhomeadvocacycenter.com) 37. contained, as of May 19, 2017, the following language:
 - A. "Our company is dedicated in advocating for homeowners by working with mortgage investors, mortgage servicing lender's [sic], and the government to prepare and process Government Home Loan programs and Home Loan Relief programs."
 - В. "Need Mortgage Help Today? Capital Home Advocacy Center is designed to help you get mortgage help and avoid foreclosure. There is real help available. Get started today. Real Help is Available, Right Now Call Us at 1-888-238-3303."
 - C. "FORECLOSURE DEFENSE DEPARTMENT."
 - D. "We've helped over thousand [sic] home loans for families"
 - "We've proudly earned a 4.8 out of 5 customer satisfaction E. rating"
 - F. "98% of those surveyed would recommend CHAC to friends and family."

G. "Paying off mortgage [sic] and the connected legal systems can be a tricky business at times. The ins and outs of mortgage payments and the aspects involved in facilitating the payments can leave one dumbfounded or completely blank. Many are not aware of how dilemmas and legalities in mortgage payments can be resolved and the proceedings, [sic] take place – this is why a professional advocacy center engagement is crucial

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should one face the skeins of mortgage payment and legitimate aspects related to it. And, this is where Capital Home Advocacy Center plays its role."

H. "Capital Home Advocacy Center are [sic] experts in preparing, specifically, the center is exclusive [sic] in mortgage services [sic] document preparation inclusive of application for Government Home Loan Refinance programs and Government Home Loan Relief programs."

38. By November 1, 2017, the Capital Home website also included a list of "Media Partners": Freddie Mac, "Document Preparation Services,"
MakingHomeAffordable.gov, "Great Place to Work BEST 2017," yelp, and Better Business Bureau:



39. The home page identified Capital Home as a BBB Accredited Business.

40. Capital Home, however, is not accredited by the BBB, and has a F rating.

41. The Capital Home website listed "Lenders We Work With," including the largest mortgage lenders: Bank of America, CapitalOne, Chase, Citi Mortgage, Carrington, Nationstar Mortgage, Cenlar, Ocwen, US Bank, HSBC, Wells Fargo Home Mortgage, Mr. Cooper, ditech, Freedom Mortgage, AmeriQuest, Green Tree, Rushmore, Quicken Loans, Loan Care, and "USDA Approved Lender":



42. Additionally, the Capital Home website included a page called Services, stating, "Home loan modification provides a new type of payment to homeowners to pay at a lower rate. ... The payment is dwindled to 31% of the home owner's [sic] income to loan ratio."

43. Defendants run the website, NationalMortgageReliefCenter.org. As of October 2, 2017, the website identified its address as 333 City Blvd West
Orange, CA 92868. Calls to the listed phone number, 888-416-1142, go directly to National Advocacy Center. The website states: "Millions of home owners [sic] were able to secure *Affordable Loan Modification* since 2007"; "Get help NOW before the program expires!!" It continues, "Find Out How To Avoid Foreclosure & Reduce Your Payments."

44. Neither Capital Home's website nor National Advocacy's websitemake the disclosures required by Regulation O (see paragraph 105). Similarly,American Home's mailers did not make the disclosures required by Regulation O (see paragraph 106).

Sales Pitch

45. Defendants' sales agents pitch their services over the telephone and through email to consumers who call in response to Defendants' initial solicitations.

Defendants Offer Mortgage Assistance Relief Services

46. When consumers call in response to the initial solicitation, Defendants offer assistance with mortgage loan relief, and represent that consumers who hire them are likely to obtain a loan modification that will result in a monthly payment the consumer can afford.

47. For example, on October 24 and 25, 2017, Defendants' sales agent made the following statements to an undercover FTC Investigator, posing as a distressed consumer:

- A. "[W]e can negotiate on your behalf."
- B. "[W]e can negotiate the terms and conditions. ... we can reduce the interest rate, whereas it can also reduce the monthly payment."
- C. "[W]e can negotiate the terms and the condition of your loan restructure. We can negotiate the interest rate."
- D. "We have specialists here to assist you on obtaining a modification."

E. "[W]e also exhaust all of your homeowner bill of rights so that we can negotiate the best terms and conditions for you, that put you in the best financial situation with your lender."

F. "[W]e do have homeowners that try to obtain modifications themselves or any type of program themselves. Nine – eight out of ten times, nine out of ten times, our homeowners can't

render that positive outcome that they were expecting. That's why they call us because they don't know how to exhaust all of their homeowner bill of rights. Obtaining those programs is a tedious job. So that's why we come in and we assist homeowners to do so."

G. Q: "So you'd be able to reduce my monthly payment?"A: "Yes. That's if you've fallen behind."

48. Separately, on October 25, 2017, Defendant Christina Rodriguez told the same Investigator that: "What we do here, [FTC Investigator's undercover name], is we help homeowners such as yourself whom [sic] are struggling to make their mortgage payment. We can do a loan restructure. The loan restructure will give you the lower monthly payment and a lower interest rate to get you back on track."

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Defendants Claim Consumers Are Highly Likely to Get a Modification

49. During the same initial sales pitch, Defendants represent that the homeowners who call in are nearly certain to obtain loan modifications, and that Defendants' services are guaranteed.

50. For example, on October 24 and 25, 2017, a Capital Home Advocacy representative made the following statements to an FTC Investigator posing as a distressed homeowner:

- A. "[W]e guarantee our services."
- B. "And like I said, we guarantee our services."
- C. "Our success rate is very high."
- D. "[C]hance is that that we are able to help you is, of course, you know, very high."

1		E.	Q: "And you'd be able to guarantee it you said earlier?" A:
2			"Yes, our services."
3		F.	Q: (Referencing email from Capital Home, as described below)
4			"[I]t sounds like if you take my case, there's a 99 percent
5			chance of a modification." A: "Yes."
6	51.	Defe	endants routinely tell consumers that they have a 99% success
7	rate, and th	at they	will obtain a modification for them.
8	52.	Acro	oss all participating loan servicers, the approval rate for HAMP
9	was generally less than 50 percent.		
10	53.	Onl	November 2, 2017, a National Advocacy Center representative
11	made the following statements to an FTC Investigator posing as a distressed		
12	homeowne	er:	
13		A.	"[W]hat we can do is assist you on lowering that interest rate
14			and also lowering your mortgage payments, which will be
15			approximately \$835.43 [as compared to \$1,100 amount
16			provided by FTC Investigator as current payment]."
17		B.	"[W]e're going to go ahead and work on getting, you know,
18			everything restructured for you."
19	54.	Duri	ng this initial sales pitch, Defendants explain their process takes
20	from 30 to	90 day	vs, and that the homeowner will not have to pay the servicer
21	during this	time.	
22	55.	For	example, on October 25, 2017, Defendants' sales agent made the
23	following s	tateme	ents to an FTC Investigator posing as a distressed homeowner:
24		A.	"So the process takes approximately 90 days. So during those
25			90 days, of course, you're not making payments to the lender."
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1	E	8. Q: "[F]or that 30- to 90-day period, I wouldn't be paying my
2		loan servicer?" A: "Yes. You are not – you're not required to
3		pay them I can't advise you not to pay them, but I'm letting
4		you know that in that time that you're being reviewed, you're
5		not required to pay them. You're safe."
6	<u> </u>	ollow-Up Email Claims to Entice Consumers to Apply
7	56. E	Defendants follow the initial sales pitch with an email that makes
8	additional rep	resentations regarding their likelihood of success and their offer of
9	mortgage assi	stance relief services (MARS). See Exhibit B.
10	57. F	or example, on October 24, 2017, one of Defendant's sales
11	representative	s sent an email to the FTC's undercover Investigator stating:
12	A	. "We have 98.9% approval rate with most Lenders."
13	E	"We will negotiate your existent loan terms to better suit your
14		present financial situation (reduce interest rate, reduced
15		monthly payment)."
16	C	"We will negotiate your delinquent balance (to reduce, or
17		forgive all junk fees accumulated by your default)."
18	E	0. "[I]f you qualify for a Principal Balance Reduction, we will
19		negotiate in your behalf."
20	E	. "Once your file is submitted to your lender, any negative action
21		against your property will cease. Including auction of your
22		property."
23	58. C	In November 1, 2017, another representative sent an email (See
24	Exhibit C) to t	he same undercover FTC Investigator, stating:
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1	А.	"We will negotiate yo	ur existent loan terms to better suit	t your
2		present financial situat	tion (reduce interest rate, reduced	
3		monthly payment)."		
4	В.	"We will negotiate yo	ur delinquent balance (to reduce, c	or
5		forgive all junk fees ad	ccumulated by your default)."	
6	C.	"[I]f you qualify for a	Principal Balance Reduction, we v	will
7		negotiate in your beha	lf."	
8	D.	"Once your file is subi	mitted to your lender, any negative	e action
9		against your property	will cease."	
10	59. Durir	ng or after the phone cal	ll, Defendants send the homeowne	r a list
11	of required documents. One of these documents is a form titled "Making Home			
12	Affordable Progra	m Request For Mortgag	ge Assistance (RMA)" that appears	s to be
13	from an official go	overnment website, as s	uggested by the header:	
14				
15	Making Home Affor Request For Morto	rdable Program Jage Assistance (RMA)	MAKING HOME AFFORD	ABLE.gov
16	If you are experiencing a financ	ial hardship and need help, you must complete	and submit this form along with other required documentation to be) Program. You must provide information about yourself and your	e considered
17	either, keep or transition out o income, expenses and financia	f your property; a description of the hardship assets; whether you have declared bankruptc	that prevents you from paying your mortgage(s); information abou y; and information about the mortgage(s) on your principal residenc an servicer (1) this completed, signed and dated Request for Mortgag	ut <u>all</u> of your ce and other
18	(RMA); and (2) completed and si	gned IRSForm 4506-T or 4506T-EZ; and (3) all red	quired income documentation identified in Section 4.	
19	when you sign and date		tions, representations and agreements, including certifying that MA is accurate and truthful.	
20				
21	See Exhibit D. In	reality, Defendants use	only the first page of this form, fo	ollowed
22		-	eowners therefore are not provided	
23	the warnings in the	e official version of this	document, including the warning	that
24	-		from getting a modification, and th	
25	warning against pe	ersons and organization	s charging fees for modification se	ervices.
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60. Instead, Defendants provide homeowners a schedule of payments for
"the preparation work and HAMP modification to be performed" and tell them,
"All fees are standard for Fannie Mae and Freddie Mac Government
Modifications," although no such standard fees exist.

61. Defendants create a false sense of urgency to lure consumers into their scheme. In numerous cases, they encourage homeowners to send in their paperwork while still on the phone.

Defendants Falsely Tell Consumers They Are Confirmed for a Modification

62. In numerous instances, once a homeowner sends her documents after the initial sales pitch, Defendants repeatedly represent that she is confirmed for a modification.

63. First, Defendants state over the phone that they have contacted the loan servicer and confirmed that the homeowner will receive a modification.

64. However, at this point in time Defendants have not contacted the loan servicer, or taken any other steps to determine whether the homeowner will obtain a modification.

65. Second, from at least February 3, 2015 to October 21, 2016,
Defendants sent consumers a document titled "Eligibility Confirmation." *See*Exhibit E. The Eligibility Confirmation stated, "You are confirmed for the following government program, HAMP (Home Affordable Modification Program." In some instances, the document also stated that consumers were confirmed for the "PRP (Principal Reduction Program)."

66. The Eligibility Confirmation also stated, "Your investor and servicing bank will recoup the loss from your loan restructure from a government TARP fund because you meet the guidelines for this government fund."

67. The Eligibility Confirmation also stated that "[t]he process from beginning to end takes approximately 3-4 months."

68. The Eligibility Confirmation encouraged homeowners to intentionally default on their mortgage payments by stating, "To move forward you will need to make the choice, and not make [two months of] mortgage payments to meet the "**imminent default**" requirement for this program." (Emphasis in original.) This document did not warn consumers that they might lose their homes and damage their credit if they stop paying their mortgages. This document did not warn consumers that engaging in strategic default might make them ineligible for a loan modification.

69. The Eligibility Confirmation instructed homeowners to "pay the exact amount of your Trial Period Plan payments." Below this instruction was a timetable with the exact trial payment amounts and the trial payment dates, which start about three months from the date of the Eligibility Confirmation. The Eligibility Confirmation told homeowners, "[a]fter you make all trial payments on time, this loan restructure will be permanent."

70. Third, from at least November 3, 2014 to October 21, 2016, Defendants sent consumers a document titled "Proprietary form used for consumer results." *See* Exhibit F. The Proprietary Form made a number of additional specific representations regarding the loan term (which supposedly remains the same), the new lower interest rate, a principal reduction amount, and the new monthly payment amount. The Proprietary Form gave a new payment amount hundreds of dollars less than the existing payment, and purported to save consumers tens of thousands of dollars over the course of the loan.

71. The Proprietary Form also contained Defendant's fee, characterized as "Closing Costs." This fee was typically several thousand dollars, and varied

based on the homeowner's ability to pay. Defendants gave some homeowners the option of splitting up the fee into multiple payments, if they paid a "convenience fee" of several hundred dollars.

72. None of these forms made any of the disclosures required by Regulation O (see paragraph 108).

73. After HAMP stopped accepting applications, Defendants stopped using the Eligibility Confirmation and Proprietary Form, but continued to make substantially the same representations, telling consumers they were confirmed for the "Traditional Home Modification Program" or some other purported government program.

Post-Sale

74. Defendants tell consumers not to communicate with their lenders. They also tell consumers that they should stop paying their loan servicers for two or three months, and that they need only pay the trial payment amount after that.

75. Defendants tell consumers to pay Defendants in the interim for their purported service, and send consumers payment instructions. In numerous instances, consumers have paid Defendants these advance fees. In numerous instances, after consumers have enrolled in Defendants' programs and paid the requested advance fees, Defendants have failed to obtain a loan modification, principal reduction, or other relief to stop foreclosure or make consumers' mortgage payments affordable.

76. Consumers who determine they have not actually obtained the promised loan modifications frequently ask for refunds. In response, Defendants tell them that they failed to meet their obligations under the program or to disclose critical information, and that they are therefore not eligible for refund.

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77. Defendants rarely provide refunds, and in those instances where they do, provide only partial refunds.

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78. In numerous instances, consumers enrolled in Defendants' programs have suffered significant economic injury, including: paying thousands of dollars to Defendants and receiving little or no service in return; incurring additional high-interest loans to cover the program fees; incurring additional late fees; suffering damage to their credit ratings; going into foreclosure; and, in some instances, even losing their homes.

79. In addition to knowledge obtained through his control of and participation in the scheme, Aburto was served with one or more legal actions that provided notice of the misrepresentations being made by his company.

80. In addition to knowledge obtained through his control of and participation in the scheme, Fierro was served with one or more legal actions that provided notice of the misrepresentations being made by his company.

Christina Rodriguez personally made misrepresentations, supervised 81. telemarketers as they were making misrepresentations, and instructed telemarketers to make misrepresentations. She also responded directly to consumer complaints. She also approved the language of the flyer marked, "Notice Regarding Your Mortgage Loan."

82. Sergio Rodriguez personally made misrepresentations, supervised telemarketers as they were making misrepresentations, and instructed telemarketers to make misrepresentations. He also responded directly to consumer complaints.

VIOLATIONS OF THE FTC ACT

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

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

<u>COUNT I</u>

(Deceptive Representations That Defendants Are Highly Likely to Obtain Loan Modifications for Consumers)

85. In numerous instances since at least 2015, in connection with the advertising, marketing, promotion, offering for sale, or sale or performance of mortgage assistance relief services, Defendants have represented, directly or indirectly, expressly or by implication, that they are likely to obtain loan modifications for consumers that will make their payments substantially more affordable or help them avoid foreclosure.

86. In truth and in fact, Defendants are not likely to obtain loan modifications for consumers that will make their payments substantially more affordable or help them avoid foreclosure.

87. Therefore, Defendants' representations as set forth in Paragraph 85 are false and misleading, and constitute a deceptive act or practice in violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

COUNT II

(Deceptive Representations Regarding Confirmation for Loan Modification Programs)

88. In numerous instances since at least 2015, in connection with the advertising, marketing, promotion, offering for sale, or sale or performance of mortgage assistance relief services, Defendants have represented, directly or indirectly, expressly or by implication, that consumers had been confirmed for a specific loan modification.

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89. In truth and in fact, consumers had not been confirmed for the represented loan modification.

90. Therefore, Defendants' representations as set forth in Paragraph 88 are false and misleading, and constitute a deceptive act or practice in violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

COUNT III

(Deceptive Representations Regarding Affiliation with the Government or Other Entities)

91. In numerous instances since at least 2015, in connection with the advertising, marketing, promotion, offering for sale, or sale or performance of mortgage assistance relief services, Defendants have represented, directly or indirectly, expressly or by implication, that they are affiliated with the government or other entities such as the Better Business Bureau.

92. In truth and in fact, Defendants are not affiliated with the government or other entities such as the Better Business Bureau.

93. Therefore, Defendants' representations as set forth in Paragraph 91 are false and misleading, and constitute a deceptive act or practice in violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

VIOLATIONS OF REGULATION O

94. In 2009, Congress directed the FTC to prescribe rules prohibiting unfair or deceptive acts or practices with respect to mortgage loans. Omnibus Act, § 626, 123 Stat. 678, as clarified by Credit Card Act, § 511, 123 Stat. 1763-64. Pursuant to that direction, the FTC promulgated the MARS Rule, 16 C.F.R. Part 322, all but one of the provisions of which became effective on December 29, 2010. Title X of the Dodd-Frank Act, 124 Stat. 1376, transferred the FTC's rulemaking authority under the Omnibus Act, as amended, to the Consumer

Financial Protection Bureau ("CFPB"). On December 16, 2011, the CFPB republished the MARS Rule as Regulation O, 12 C.F.R. Part 1015.

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95. Regulation O defines "mortgage assistance relief service provider" as "any person that provides, offers to provide, or arranges for others to provide, any mortgage assistance relief service" other than the dwelling loan holder, the servicer of a dwelling loan, or any agent or contractor of such individual or entity. 12 C.F.R. § 1015.2.

96. Regulation O prohibits any mortgage assistance relief service provider from requesting or receiving payment of any fee or other consideration until the consumer has executed a written agreement between the consumer and the consumer's loan holder or servicer that incorporates the offer that the provider obtained from the loan holder or servicer. 12 C.F.R. § 1015.5(a).

97. Regulation O prohibits any mortgage assistance relief service provider from representing, expressly or by implication, in connection with the advertising, marketing, promotion, offering for sale, sale, or performance of any mortgage assistance relief service, that a consumer cannot or should not contact or communicate with his or her lender or servicer. 12 C.F.R. § 1015.3(a).

98. Regulation O prohibits any mortgage assistance relief service provider from misrepresenting, expressly or by implication, any material aspect of any mortgage assistance relief service, including but not limited to:

A. The likelihood of negotiating, obtaining, or arranging any represented service or result. 12 C.F.R. § 1015.3(b)(1);

 B. The amount of time it will take the mortgage assistance relief service provider to accomplish any represented service or result. 12 C.F.R. § 1015.3(b)(2);

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C. That a mortgage assistance relief service is affiliated with, endorsed or approved by, or otherwise associated with (i) the United States government, (ii) any governmental homeowner assistance plan (iii) any Federal, State, or local government agency, unit, or department, (iv) any nonprofit housing counselor agency or program, (v) the maker, holder, or servicer of the consumer's dwelling loan, or (vi) any other individual, entity, or program. 12 C.F.R. § 1015.3(b)(3)(i)-(vi); and

D. The consumer's obligation to make scheduled periodic payments or any other payments pursuant to the terms of the consumer's dwelling loan. 12 C.F.R. § 1015.3(b)(4).

99. Regulation O prohibits any mortgage assistance relief service provider from failing to place a statement clearly and prominently in every general commercial communication disclosing that (i) the provider is not associated with the government and its service is not approved by the government or any lender, and (ii) in certain cases, a statement disclosing that the lender may not agree to modify a loan, even if the consumer uses the provider's service. 12 C.F.R. §§ 1015.4(a)(1)-(2).

100. Regulation O prohibits any mortgage assistance relief service provider from failing to place a statement clearly and prominently in every consumerspecific commercial communication (i) confirming that the consumer may stop doing business with the provider or reject an offer of mortgage assistance without having to pay for the services, (ii) disclosing that the provider is not associated with the government and its service is not approved by the government or any lender, (iii) in certain cases, a statement disclosing that the lender may not agree to modify a loan, even if the consumer uses the provider's service, and (iv) in certain

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cases, a statement disclosing that if they stop paying their mortgage, consumers may lose their home or damage their credit. 12 C.F.R. §§ 1015.4(b)(1)-(3) and (c).

101. Pursuant to the Omnibus Act, § 626, 123 Stat. 678, as clarified by the Credit Card Act, § 511, 123 Stat. 1763-64 and amended by the Dodd-Frank Act, § 1097, 124 Stat. 2102-03, 12 U.S.C. § 5538, and pursuant to Section 18(d)(3) of the FTC Act, 15 U.S.C. § 57a(d)(3), a violation of Regulation O 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).

COUNT IV

(Advance Payments for Mortgage Assistance Relief Services)

102. In numerous instances since at least 2015, in the course of providing, offering to provide, or arranging for others to provide mortgage assistance relief services, Defendants requested or received payment before consumers executed written agreements with their loan holders or servicers that incorporated the offers obtained by Defendants, in violation of Regulation O, 12 C.F.R. § 1015.5(a).

COUNT V

(Prohibited Representations Regarding Consumer Communications with Lender)

103. In numerous instances since at least 2015, in the course of providing, offering to provide, or arranging for others to provide mortgage assistance relief services, Defendants, in violation of Regulation O, 12 C.F.R. § 1015.3(a), have represented, expressly or by implication, that a consumer cannot or should not contact or communicate with his or her lender or servicer.

COUNT VI

(Material Misrepresentations Regarding Aspects of Defendants' Services)

104. In numerous instances since at least 2015, in the course of providing, offering to provide, or arranging for others to provide mortgage assistance relief services, Defendants, in violation of Regulation O, 12 C.F.R. § 1015.3(b)(1)-(4), have misrepresented, expressly or by implication, material aspects of their services, including, but not limited to:

 A. Defendants' likelihood of obtaining mortgage loan modifications for consumers that will make their payments substantially more affordable;

B. The amount of time it will take the mortgage assistance relief service provider to accomplish any represented service or result;

- C. That Defendants are affiliated with, endorsed or approved by, or otherwise associated with: (i) the United States government; (ii) any governmental homeowner assistance plan; (iii) any Federal, State, or local government agency, unit, or department; (iv) any nonprofit housing counselor agency or program; (v) the maker, holder, or servicer of the consumer's dwelling loan, or (vi) any other individual, entity, or program; and
 - D. The consumer's obligation to make scheduled periodic payments or any other payments pursuant to the terms of the consumer's dwelling loan.

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1	<u>COUNT VII</u>		
2	(Failure to Disclose in General Commercial Communications)		
3	105. In numerous instances since at least 2015, in the course of providing,		
4	offering to provide, or arranging for others to provide mortgage assistance relief		
5	services, Defendants have failed to make the following disclosures clearly and		
6	prominently in general commercial communications:		
7	A. "[American Home / Capital Home / National Advocacy] is not		
8	associated with the government, and our service is not approved		
9	by the government or your lender," in violation of Regulation		
10	O, 12 C.F.R. § 1015.4(a)(1); and		
11	B. "Even if you accept this offer and use our service, your lender		
12	may not agree to change your loan," in violation of Regulation		
13	O, 12 C.F.R. § 1015.4(a)(2);		
14	<u>COUNT VIII</u>		
15	(Failure to Disclose in Consumer-Specific Commercial Communications)		
16	106. In numerous instances since at least 2015, in the course of providing,		
17	offering to provide, or arranging for others to provide mortgage assistance relief		
18	services, Defendants have failed to make the following disclosures clearly and		
19	prominently in consumer-specific commercial communications:		
20	A. "You may stop doing business with us at any time. You may		
21	accept or reject the offer of mortgage assistance we obtain from		
22	your lender [or servicer]. If you reject the offer, you do not		
23	have to pay us. If you accept the offer, you will have to pay us		
24	[insert amount or method for calculating the amount] for our		
25	services," in violation of Regulation O, 12 C.F.R.		
26	§ 1015.4(b)(1);		
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Β. "[American Home / Capital Home / National Advocacy] is not associated with the government, and our service is not approved by the government or your lender," in violation of Regulation O, 12 C.F.R. § 1015.4(b)(2); C. "Even if you accept this offer and use our service, your lender may not agree to change your loan," in violation of Regulation O, 12 C.F.R. § 1015.4(b)(3); and D. "If you stop paying your mortgage, you could lose your home and damage your credit," in violation of Regulation O, 12 C.F.R. § 1015.4(c). **CONSUMER INJURY** 107. Consumers have suffered and will continue to suffer substantial injury as a result of Defendants' violations of the FTC Act and Regulation O. In addition, Defendants have been unjustly enriched as a result of their unlawful acts or practices. Absent injunctive relief by this Court, Defendants are likely to continue to injure consumers, reap unjust enrichment, and harm the public interest.

THIS COURT'S POWER TO GRANT RELIEF

108. 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 and redress violations of any provision of law enforced by the FTC. The Court, in the exercise of its equitable jurisdiction, may award ancillary relief, including rescission or reformation of contracts, restitution, the refund of monies paid, and the disgorgement of ill-gotten monies, to prevent and remedy any violation of any provision of law enforced by the FTC.

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1	109.	Section 626 of the Omnibus Act authorizes this Court to grant such	
2	relief as th	e Court finds necessary to redress injury to consumers resulting from	
3	Defendant	s' violations of Regulation O, including rescission or reformation of	
4	contracts a	and the refund of money.	
5		PRAYER FOR RELIEF	
6	Wherefore, Plaintiff Federal Trade Commission, pursuant to Section 13(b)		
7	of the FTC Act, 15 U.S.C. § 53(b), the Omnibus Act, and the Court's own		
8	equitable powers, requests that the Court:		
9	A.	Award Plaintiff such preliminary injunctive and ancillary relief as	
10		may be necessary to avert the likelihood of consumer injury during	
11		the pendency of this action, and to preserve the possibility of effective	
12		final relief, including but not limited to a temporary and preliminary	
13		injunction, an order freezing assets, immediate access, and	
14		appointment of a receiver;	
15	В.	Enter a permanent injunction to prevent future violations of the FTC	
16		Act and Regulation O by Defendants;	
17	C.	Award such relief as the Court finds necessary to redress injury to	
18		consumers resulting from Defendants' violations of the FTC Act and	
19		Regulation O, including but not limited to, rescission or reformation	
20		of contracts, restitution, the refund of monies paid, and the	
21		disgorgement of ill-gotten monies;	
22	D.	Award Plaintiff the costs of bringing this action, as well as such other	
23		and additional relief as the Court may determine to be just and proper.	
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Dated: <u>4/11/18</u> 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

Respectfully submitted,

ALDEN F. ABBOTT Acting General Counsel

Elsie B. Kepfler

ELSIE KAPPLER, pro hac vice ekappler@ftc.gov SANGJOON HAN, pro hac vice shan@ftc.gov FEDERAL TRADE COMMISSION 600 Pennsylvania Ave. NW, CC-9528 Washington, DC 20580 Tel: (202) 326-2466, -2495; Fax: (202) 326-3197 BARBARA CHUN, Local Counsel, Cal. Bar No. 186907 bchun@ftc.gov FEDERAL TRADE COMMISSION 10990 Wilshire Blvd. Suite 400 Los Angeles, CA 90024Tel: (310) 824-4312; Fax: (310) 824-4380 Attorneys for Plaintiff FEDERAL TRADE COMMISSION

Exhibit A

Case 8:18-cv-00597-JLS-KES Document 1 Filed 04/12/18 Page 34 of 53 Page ID #:34

Account Review Notice

Presorted Standard U.S Postage PAID Sacramento, CA Permit No. 1827

NOTICE REGARDING YOUR MORTGAGE LOAN

TO BE OPENED BY ADDRESSEE ONLY

WARNING: \$2,000 FINE, 5 YEARS IMPRISONMENT, OR BOTH FOR ANY PERSON INTERFERING OR OBSTRUCTING WITH DELIVERY OF THIS LETTER U.S. MAIL TTT. 18 SEC. 1702 U.S. CODE





Eligibility Code:

Contact: (800) 971-4259-

Assigned Dept: HOME RETENTION

ACCOUNT REVIEW NOTICE

A recent review of your property has determined that you may be eligible to receive immediate assistance. Your loan has been reviewed by our department and your current loan may be subject to a lower interest rate, principal reduction, HARP 2.9 Refinance, or Elimination of 2nd Mortgage.

Your current lender is one of the approved lenders authorized to offer aggressive loan workout options to qualified borrowers. This is a big incentive to help move loans to better programs.

Under the specifics of this program, your current mortgage would have a new monthly payment of \$554 of less.*



This offer is good for 30 days and is subject to certain conditions. No other notice will be issues and no phone calls will be made to you.

WHAT YOU NEED TO DO:

1. Locate your Reference Number :



- 2. Call Today: (800) 971-4259
- 3. Have your Mortgage Statement ready for verification purposes.

Se Habla Española

This is not a commitment to lend. Restrictions apply. This information was obtained through public record sources. You may stop doing business with us anytime; you may accept or reject any offer of mortgage assistance. We are not an affiliate of your current lender or any government agency. Rates and terms are subject to change without not the Not all applicants will qualify. If you stop making your mortgage payment, you may damage your credit and lose your home.

Exhibit B
🜱 Gmail

@gmail.com>

Home Loan Modification Process

Tran Huynh <thuynh@capitalhome.org> To: _____@gmail.com Tue, Oct 24, 2017 at 3:39 PM

It was a pleasure speaking with you, Thank you for choosing **Capital Home** Advocacy Center

We are excited to start your Loan Restructure, we most definitely want to gain your trust and address all of your concerns. First and foremost our goal is "To Place You In The Best Financial Position with your Lender" The "Traditional Home Loan Modification" is specifically designed to give homeowners the help they need to get a *fresh start* with their mortgage. Our process normally can take anywhere from 30 to 90 days.

We take every case very personal, we understand it is your home and we exhaust every avenue at our disposal to obtain a fresh start for our clients. We have 98.9% approval rate with most Lenders, Our Discovery Assessment department reviews your file first, your lender is called and we assure ourselves we are able to render you a positive outcome before accepting your file.

Once your file is submitted to your lender, any negative action against your property will cease. Including auction of your property.

You will be assigned a processor to work on your file; our processing team will keep you abreast of any actions taken on your case throughout this process.

Benefits you will receive:

YOUR LOAN WILL BE REINSTATED

- We will negotiate your delinquent balance (to reduce, or forgive all junk fees accumulated by your default)
- We will negotiate your existent loan terms to better suit your present financial situation (reduce interest rate, reduced monthly payment)

• If your property is underwater (balance is more than the property value) if you qualify for a Principal Balance Reduction, we will negotiate in your behalf

• We will bring your account current

To get a head start here's a List of the Documents we are going to need to move forward | Please complete documents along with the Attached PDF files above to: Fax: 949-565-1321 Attn: Tran Huynh

Once we received them we will review with processing department to see if were able to accept your case for assistance.

- 1. Mortgage statement
- 2. Utility bill in your name (owners name)

3. Proof of income (30 Days) (Recent Pay stubs – Award letters etc. Proof of disability Application and or Additional Income including family)

4. Tax Returns | (2015 & 2016 all pages and sign page 4)

5. 2 months of bank statements (all pages)

6. Financial work sheet form (attached) (please fill out with the best of your knowledge)

7. Hardship form (attached)

8. Third Party Borrower's Authorization (attached)

9. Dodd Frank Certification (attached)

10. 4506-T (attached)

11. Waiver (attached)

Our main Goal is **"To Place You in the Best Financial Position with your Lender"**

If you have any question please don't hesitate to call my office.

Warm Regards,

Tran Huynh

Customer Service Department

Contact: Fax/Phone 949.565.1321



Capital Home Advocacy Center

www.capitalhomeadvocacycenter.com

1809 Dyer Rd. Suite #301

Santa Ana, CA 92705

Hours of Operation 6:00am to 7:00pm Pacific standard time



Please consider the environment before printing this email.

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6 attachments

DODD FRANK FORM.PDF

团 <mark>4506T2017.pdf</mark> 725K

包 Waiver.pdf 91K

$Case {\it A} 1 \\ {\it A} 6 \\$



Exhibit C

Gmail - Home Affordable Program (documents nr KES Document 1 Filed 04/12/18 Page 42 of 53 Page ID #:42



@gmail.com>

Home Affordable Program (documents needed)

Veronica Lopez <vlopez@nachelp.org> To: @@mail.com Wed, Nov 1, 2017 at 7:44 PM

Dear Mr.

Thanks for speaking with me today. The "Making Home Affordable Program" is specifically designed to give homeowners the help they need to get a *fresh start* with their mortgage. Our process normally can take anywhere from 30 to 90 days. The *past due balance will be placed at the end of your loan* as a deferred payment. We will *negotiate some of the past due to be forgiven*, such as late fees, inspection fees, junk fees etc... the *balance will be deferred with no interest*. Once we are done you will be able to resume your payments and get that fresh start you deserve.

You will be assigned a processor to work on your file; she will keep you abreast of any actions taken on your case throughout this process. Once your file is submitted to your lender, any negative action against your property will cease.

Benefits you will receive:

- YOUR LOAN WILL BE REINSTATED
- We will negotiate your delinquent balance (to reduce, or forgive all junk fees accumulated by your default)
- We will negotiate your existent loan terms to better suit your present financial situation (reduce interest rate, reduced monthly payment)
- If your property is underwater (balance is more than the property value) if you qualify for a Principal Balance Reduction, we will negotiate in your behalf
- We will bring your account current

Gmail - Home Affordable Program (documents ne KES) Document 1 Filed 04/12/18 Page 43 of 53 Page ID #:43

The first steps to this process: I will need a list of the documents below we will need in order for us to begin the process. Keep in mind that the more prepared you are, the faster you can get help. Gather the documentation such as a mortgage statement, your income, and the details of your current situation. With that information in hand we can determine a faster Results..

PLEASE SEND THESE DOCUMENTS

- 1. Mortgage statement
- 2. Utility bill in your name
- 3. Bank statements 2 months
- 4. 2015 and 2014 taxes or 2016
- 5. Proof of income (pay stubs, ssi award letter, disability etc...)

If you have any questions feel free to contact me.

Best Regards,

VERONICA LOPEZ

CASE MANAGER | LOSS MITIGATION DEPARTMENT

HOME AFFOR DABLE PROGRAM

TOLL FREE: 1-800-950-2818 Ext.632

DIRECT: (657) 777-4261 FAX: (877) 595-3558

Email :vlopez@nachelp.org

Website: www.nationaladvocacycenters.org

IMPORTANT LEGAL NOTICE:

^{1.} This is a private message and the information contained in this e-mail and accompanying attachment(s) are intended for the sole use of the addressee(s). If you are not the intended addressee, then you may neither use the information in the message nor in any attachment(s).

^{2.} In addition the information and attachments constitute confidential information, which may be legally privileged. If you are not the intended recipient, then any disclosure, copying, distribution or taking any action in reliance on this information is strictly forbidden and may be unlawful. This information is the property of National

Gmail - Home Affordable Program (documents n. 1) Document 1 Filed 04/12/18 Page 44 of 53 Page ID #:44

Advocacy Center, a California Firm. If you have received this e-mail in error, please notify us immediately by return e-mail.

3. This e-mail transmission may not be secure and may be legally intercepted. Clients are asked to use their best judgment in determining if a more secure means of communication than e-mail is appropriate for replying to this message.

4. If you have received this email by mistake please forward to : Info@NationalAdvocacyCenter.org



Exhibit C https://mail.google.com/...e0e118feeb&jsver=ZOgYGgvFjfY.en.&view=pt&msg=15f79f86de4f3a17&search=inbox&siml=15f79f86de4f3a17[11/2/2017 4:57:10 PM] Case 8:18-cv-00597-JLS-KES Document 1 Filed 04/12/18 Page 45 of 53 Page ID #:45

Exhibit D

Case 8:18-cv-00597-JLS-KES Document 1 Filed 04/12/18 Page 46 of 53 Page ID #:46

Making Home Affordable Program Request For Mortgage Assistance (RMA)



If you are experiencing a financial hardship and need help, you must complete and submit this form along with other required documentation to be considered for foreclosure prevention options under the Making Home Affordable (MHA) Program. You must provide information about yourself and your intentions to either keep or transition out of your property; a description of the hardship that prevents you from paying your mortgage(s); information about <u>all</u> of your income, expenses and financial assets; whether you have declared bankruptcy; and information about the mortgage(s) on your principal residence and other single family real estate that you own. Finally, you will need to return to your loan servicer (1) this completed, signed and dated Request for Mortgage Assistance (RMA); and (2) completed and signed IRS Form 4506-T or 4506T-EZ; and (3) all required income documentation identified in Section 4.

When you sign and date this form, you will make important certifications, representations and agreements, including certifying that all of the information in this RMA is accurate and truthful.

SECTION 1: BORROWER INFORMATION

BORROWER	BORRC	WER	CO-BOR	CO-BORF	ROWER			
SOCIAL SEC	URITY NUMBER	DATE OF BIRTH (MM/DD/YY)	SOCIAL	ECURITY NUMBER	DATE OF BIRTH (MM/D	D/YY)		
HOME PHO	NE NUMBER WITH AREA CODE		HOME P	HONE NUMBER WITH AREA CODE				
CELL OR WO	RK NUMBER WITH AREA CODE		CELL OR	WORK NUMBER WITH AREA CODE				
MAILING AD	DRESS		MAILING	ADDRESS (IF SAME AS BORROWER, WRI	TE "SAME")			
EMAIL ADDF	ESS		EMAIL A	DDRESS				
Has any b	orrower filed for bankruptcy?	Chapter7 Chapter13	Is any bo	rrower a servicemember?		Yes No		
Filing Da Has your	Bankruj bankruptcy been discharged?	otcy case number:	Have you recently been deployed away from your principal residence or recently received a permanent change of station Yes No order?					
Are you c	r any co-borrower currently in or	being considered for a HAMP trial period plan o SECTION 2: HARI	DSHIP A	FFIDAVIT	nce? 🗌 Yes	□ No		
	l am having	l (We) am/are requestir g difficulty making my monthly payment becaus			I that apply):			
	•	reduced. For example: reduced pay or hours, yment earnings, death, disability or divorce of		My monthly debt payments are ex creditors. Debt includes credit car				
		r example: monthly mortgage payment reset, s, uninsured losses, increased utilities or		My cash reserves, including all liqu current mortgage payment and co				
		eceiving/will receive unemployment benefits ts ended less than 6 months ago.	Other:					
Explanatio	n (continue on a separate sheet o	f paper if necessary):	<u> </u>					
			`					

SCHEDULE OF PAYMENTS

National Servicing Center - 2112 E 4th St., Suite 230, Santa Ana, CA 92705 Ph :800-474-8410, Fax: 866-798-0379

CLIENT NAME:	
SOCIAL SECURITY NUMBER:	
CO-CLIENT NAME:	
SOCIAL SECURITY NUMBER:	
SUBJECT PROPERTY ADDRESS:	
BEST CONTACT NUMBER:	
CASE MANAGER NAME:	SPRING KASPER
CASE #	

The following is a payment schedule for the preparation work and HAMP modification to be performed. It is agreed to and acknowledged that the client(s) will provide a deposit for final closing cost of listed amount for reduction of fixed interest rate, modified past due amount and or PRA.

Contract Fee: \$2,975.00

The cost of the program is: 4,575.00 less a suplemental credit 1,600.00, your final processing fees are 2,975.00 plus convenience fees for payment options. This final closing amount will change if the total amount due is not paid in full by the date agreed on. All fees are standard for Fannie Mae and Freddie Mac Government Modifications.

Payments									
	Payment Date	Amount of Payment	Form of Payment	Initial					
FIRST PAYMENT	2/20/2015	\$ 1,125.00	CHECK OR CERTIFIED FUNDS						
SECOND PAYMENT	3/20/2015	\$ 1,125.00	POST DATED CHECK						
THIRD PAYMENT	4/20/2015	\$ 1,125.00	POST DATED CHECK						
		\$							
		\$							
		\$							
It is acknowledged th In the event of a decl payable to National S	lat the above balance nee ined payment, ALL WO servicing Center.	ds to be PAID IN FULL upon RK WILL STOP until paid in	he Agreement with National Servicing Center notification that the pertinent Services have been com full with cash or cashier's check. Please make all payn	pleted. ients					
SIGNATURE	SIGNATURE DATE								
SIGNATURE DATE									
Checks payable to "National Servicing Center".									

Payment via Check

FedEx overnight - prepaid by National Servicing Center Please make check payable to "National Servicing Center"

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- **(**800) 474-8410 **(**866)798-0379
- info@NationalServicingCenter.Net
- 1 2112 E 4th St, Suite 230, Santa Ana CA 92705



National Servicing Center

AGREEMENT: Document Preparation

CLIENT INFORMATION

BORROWER'S NAME

CO-BORROWER'S NAME

SUBJECTPROPERTY

AGREEMENT

National Servicing Center hereby agrees to provide document preparation products for Client(s). National Servicing Center will utilize its resources, industry experience, and contacts to compose a comprehensive financial application. The application package will be based on the documentation provided by the Client(s). This documentation provided by you will include the following financial information; mortgage, personal, and all other "necessary" applicable items. This documentation is needed to compose the application in a complete and professional manner. By signing below the Client(s) understand(s), acknowl-edge(s), and agree(s) that National Servicing Center does not guarantee results in conjunction with this document preparation services.

Client(s) will pay a fee of <u>\$2975.00</u> to National Servicing Center in exchange for its documentation preparation products. This fee is due after the file has been reviewed by staff and, or, management for approval eligibility. Upon receiving payment, the requested documentation and signed application, National Servicing Center will begin the preparation of the file. In the event the lender declines your document submission for a modification, forbearance, trial into modification or repayment plan, injunction with the document preparation, you will receive a refund. Client(s) is(are) responsible for full payment to National Servicing Center if your lender accepts the prepared documents and the review process is initiated by your lender for modification, forbearance, trial into modification or repayment plan. If Client(s) decline(s) offer no refund is deserved or forth coming.

Client(s) agrees to cooperate with National Servicing Center with regard to providing information, documents and any other information needed by National Servicing Center to perform the products set forth in this agreement. This information includes but is not limited to: copy of valid driver's license, the most current versions of pay roll stubs, tax returns, bank statements, retirement accounts, mortgage statements, mortgage notes, property tax bill, homeowners insurance, household bills, original loan application, mortgage note and HUD-1 document.

Client(s) acknowledge(s) and agree(s) that the fee is considered earned by National Servicing Center upon the completion of the prepared documentation. This fee is not contingent upon any results for any process initiated by the Client(s) to their prospec- tivelender(s).

The obligation of National Servicing Center to perform "services" for Client(s) is conditioned on the performance by Client(s) of providing complete and truthful information in a timely manner. If the Client(s) fails to perform, then National Servicing Center will have no further obligation whatsoever. The parties agree that any damages claimed by either party are limited to the amount of the Client(s)'s fee in all cases.

This contract contains the entire agreement between National Servicing Center and Client(s) concerning the rights granted and the obligations assumed in this contract. Client(s) may cancel or rescind this contract without penalty or obligation within.

DISCLOSURE

Your lender's normal collection proceedings will continue through the document preparation process. National Servicing Center advises all Clients that all payments should be made in accordance with their lender's instructions.

TERMS

I have read, reviewed and agree to the terms and conditions of this agreement. I understand and am aware of the parameters, requirements and conditions set forth by this agreement.

BORROWER

CO-BORROWER

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- 🕻 (866) 827 1968 🔂 (866<u>) 798 0379</u>
- info@NationalServicingCenter.net
- 12112 E 4th St, Suite 230, Santa Ana CA 92705



National Servicing Center

AUTHORIZATION: Third Party Authorization

CLIENT INFORMATION

DATE SIGNED	DATE FAXED	DATE CONFIRMED
SERVICING COMPANY	LOAN NU	MBÉR
BORROWER'S NAME	CO-BORR	OWER'S NAME
BORROWER'S SSN	CO-BORR	OWER'S SSN
HOME PHONE NUMBER	MOBILE PHONE NUMBER	OTHER PHONE NUMBER
SUBJECT PROPERTY ADDRESS		
MAILING ADDRESS (IF DIFFERENT FROM	ABOVE)	·····
AUTHORIZED REPRESENTATION		
AUTHORIZED REPRESENTATION		
AUTHORIZED REPRESENTATION	· · · · · · · · · · · · · · · · · · ·	
ear Mortgage Servicer,		
ear mortgage servicer,		

This correspondence is meant to serve as my/our personal, written authorization that I/we, the mortgagor(s), regarding the above referenced subject property address, do herby grant National Servicing Center, and all authorized agents therein, the permission to discuss all current ad future matters related to the **above** mortgage **loan** number(s).

Moreover, the company's contact information is indicated in the above header for clarification and verification purposes. Please note, that this letter of authorization is set to expire six (6) months from the date signed hereto.

CO-BORROWER'S SIGNATURE

DATE

Exhibit D

Exhibit E



You are confirmed for the following government program, HAMP (Home Affordable Modification Program) & PRP (Principle Reduction Program)

This Federal Program introduced by the Obama Administration is intended to help stabilize the real estate housing market and help struggling homeowners get relief and avoid FORECLOSURE.

- · Not a Re-finance
- This is a restructure of your existing loan
- No Appraisal required
- No credit requirements
- · Loan term length remains the same
- Loan servicer remains the same
- · Investor remains the same
- Your investor and servicing bank will recoup the loss from your loan restructure from a government TARP fund because you meet the guidelines for this government program.

The Troubled Asset Relief Program (TARP) is a program of the United States government to purchase assets and equity from financial institutions to strengthen the financial sector and it is a component of the government's measures to address the subprime mortgage crisis. The TARP program authorized expenditures of \$700 billion.

	Cui	rent Loan Payment	New Estimated Payment PITI		
Monthly Payment	\$	1,732.76	\$	1,193.35	

To move forward you will need to make the choice, and not make AUGUST & SEPTEMBER mortgage payments to meet the "imminent default" requirement for this program.

The process from beginning to end takes approximately 3-4 months and your estimated program award date is **NOVEMBER 1st 2015.** The following items MUST be maintained throughout the process...

- 1 Maintain your financial situation.
- 2 Send updated documents to the processing department in a timely manner (i.e., updated bank statements, paystubs, last 2 years tax returns, hardship letter, etc...).
- 3 3 trial payments, with new payment, to be made on time. Once finalized you will be on a trial payment period with your "new restructured payment" for 3 months. This payment will be due on the 1st of every month with a 15 day grace period. This trial period (3 new payments/3 months) will be required to be made within that time frame to be considered on time.

What you need to do

Instead of your normal monthly payments, you must pay the exact amount of your Trial Period Plan payments. In order to receive your permanent loan restructure it is very important that you make your payments on time.

		Trial Period Pla	n
1st payment:	\$ 1,193.35	estimated due date	11/1/2015
2nd payment:	\$ 1,193.35	estimated due date	12/1/2015
3rd payment:	\$ 1,1 9 3.35	estimated due date	1/1/2016

After you make all trial payments on time, this loan restructure will be permanent.

Carol Simmons

Senior Underwriter | Legal Processing Department

<u>Home Affordable Government Program</u> Fax: 866.798.0379

Email : CSimmons@AM-SC.COM Website : AM-SC.COM



Exhibit F

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		Propr	ietary form used fo	or co	nsumer i	results		
CASE ID #	· Confirma	tion	L L	Date: oan Nur oan Serv i me of R i	viced by: E	Bank of America August 3, 2015	10:00	D A.M.
Eligible for:	HAMP PRP	You meet the following	ng criteria.					
from The Curr Curr The Ioan FIN/ (Leg	March-May, 20 current Debt-to- ent DTI is: 4 ent Ioan to value borrower does r restructure.) ALIZED CLOSIN al processing fe	09 income(DTI) must be be 5% e (LTV) is over 80% not need to be current of	under HAMP previously unle etween 31%-65% In the mortgage at the time of THE AMOUNT OF \$4,595.00	the mod	dification (any	past due amount will b	be included i	in
Loan owned by	F.M. :	Ν	Total Loan Balance :	\$	236,331.07	Loan to Value >	80% :	YES
Loan originated	before 2009:	YES	New Interest Rate:	2.0	FIXED RATE	Loan to Value:		126.0%
Appraisal requir	ed:	NO	New Principle & Interest:	\$	688.66	Appraised Value :	\$	186,317.00
Credit approval	required:	NO	Prop. Tax & Insurance:	\$	504.69	Negative Equity:	\$	(50,014.07)
New Loan Term	:	REMAINS SAME	New estimated Payment (PIT	1): \$	1,193.35	PRP Maximum:	\$	5 0 ,014.07

15 YR Savings Chart		Fotal Monthly Payments PITI	Tota	I 1 YR Payments PITI	Tota	I 5 YR Payments PITI	Tota	l 10 YR Payments PITI	Total	15 YR Payments PITI
Old payment										
	\$	1,732.76	\$	20,793.12	\$	103,965.60	\$	207,931.20	\$	311,896.80
New Modified	Τ									
Payment	\$	1,193.35	\$	14,320.20	\$	71,601.00	\$	143,202.00	\$	214,803.00
Total Savings										
	\$	539.41	\$	6,472.92	\$	32,364.60	\$	64,729.20	\$	97,093.80

o Tier 2 fee schedule.

*Closing Costs total \$4,595.00 with 3 payment options.

• Closing Costs cannot be added to principle balance due to LTV ratio.

*Supplemented credit \$1,600.00

Option A, onetime payment \$2,995.00.

• Option B, two payments of \$1,597.50 each 30 days apart for a total of \$3,195.00 (Option B includes \$200 convenience fee).

• Option C, Three payments of \$1,131.67 each 30 days apart for a total of \$3,395.00 (Option C includes \$400 convenience fee).

Borrower	Date	Borrower	Date
This form is required to be submitte	ed to processing as part of submission doc	uments.	