	Al .	
1	Kevin Walker,	
2	Donnabelle Mortel,	
3	C/o 30650 Rancho California Road #406-2	251
	Temecula, California [92591] non-domestic <i>without</i> the <u>U</u> nited <u>S</u> tates	
4	Email: team@walkernovagroup.com	
5	Attack () In Fact Francisco I Authorize	1 D
6	Attorney(s)-In-Fact, Executor, and Authorized for Plaintiff(s)	a Representative,
7	™KEVIN WALKER© ESTATE, ™WG EXF	
8	TMKEVIN WALKER©, TMDONNABELLE I	MORTEL© ESTATE
	UNITED STATES I	DISTRICT COURT
9	CENTRAL DISTRIC	CT OF CALIFORNIA
10	™KEVIN WALKER© ESTATE,	Case No.: 5:25-cv-00339-JGB
11	TMDONNABELLE MORTEL© ESTATE, TMKEVIN WALKER© IRR TRUST, TMWG	VERIFIED NOTICE OF APPEAL AND
12	EXPRESS TRUST©,	FORMAL NOTICE OF
13	Plaintiff(s),	PROCEDURAL ERRORS, RECORD TAMPERING AND CONCEALMENT
14	vs.	AND CONSTITUTIONAL AND
	Jay Promisco, Joseph Moran, Christian	COLOR OF LAW VIOLATIONS AND JUDICIAL MISCONDUCT AND
15	Gault, Amir Sabet, Amanda Coffrini, John Goulding, Brian Mcginley, Virginia	REQUEST FOR CORRECTIVE
16	Erbes, Corey Moore, Drew	ACTION
17	Fuerstenbergerm, James E. Coffrini, Paul Gustafson, Devin Ormonde, SIERRA	
18	PACIFIC MORTGAGE COMPANY INC,	
	GREENHEAD INVESTMENTS INC,	
19	PHH MORTGAGE SERVICES, PRIME RECON LLC, Does 1-100 Inclusive	
20	Defendant(s).	
21		İ
22	VERIFIED NOTICE OF APPEAL AND	FORMAL NOTICE OF PROCEDURAL
23	ERRORS, RECORD TAMPERIN	G AND CONCEALMENT, AND
24	CONSTITUTIONAL AND COLOR OF	F LAW VIOLATIONS AND JUDICIAL
25	MISCONDUCT AND REQUES	T FOR CORRECTIVE ACTION
26	COMES NOW, Plaintiffs, ™KEVIN WALK	KER© ESTATE, ™DONNABELLE
27	 MORTEL© ESTATE, ™KEVIN WALKER©	© IRREVOCABLE TRUST, and ™WG
28	 EXPRESS TRUST© (hereinafter "Plaintiff(s	s)" and/or "Real Party(ies) in Interest").

- appearing by Special Limited Appearance, by and through their respective Attorneysin-Fact. Plaintiffs proceed under exclusive equity jurisdiction and invoke full 3 constitutional protections, including those guaranteed under the Bill of Rights, the Supremacy Clause, and the republican form of government mandated by 5 Article IV, Section 4 Plaintiffs assert the inherent and unalienable right to freely contract, protected by Article I, Section 10, Clause 1 of the U.S. Constitution. Plaintiffs, as trusts and estates, hereby invoke contractual protections and remedies, as secured under common law, equity, and relevant statutes, through their duly 10 appointed and authorized Attorneys-in-Fact, Kevin Walker and Donnabelle Mortel. A copy of the 'Affidavit: Power of Attorney In Fact,' is attached hereto as Exhibit F 12 and incorporated herein by reference. 13 'Attorney-in-Fact': Legal Authority and Recognition 14 An attorney-in-fact is a private attorney authorized by another to act on their 15 behalf in specific matters, as granted by a power of attorney. This authority can be 16 limited to a specific act or extend to general business matters that are not of a 17 legal character. 18 According to Bouvier's Law Dictionary, Black's Law Dictionary (1st, 2nd, and 8th 19 editions), and the American Bar Association (ABA): 20 An attorney-in-fact derives their authority from a written instrument, 21 commonly referred to as a "power of attorney." 22 A constituent may lawfully delegate authority to an attorney-in-fact to act in 23
 - This designation is distinct from an **attorney-at-law**, as it pertains to an individual acting under a **special agency or letter of attorney** for particular actions.

their place.

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• Even individuals who are otherwise disqualified from acting in their own legal capacity, such as minors or married women (historically referred to as **femes**

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coverts), may act as an attorney-in-fact for others if they have the necessary understanding.

Black's Law Dictionary defines an attorney-in-fact as follows:

"A person to whom the authority of another, who is called the constituent, is by him lawfully delegated. The term is employed to designate persons who are under special agency, or a special letter of attorney, so that they are appointed in factum, for the deed, or special act to be performed; but in a more extended sense, it includes all other agents employed in any business, or to do any act or acts in pais for another."

The American Bar Association (ABA) further affirms that the individual named in a power of attorney is legally referred to as an agent or attorney-in-fact and has the authority to take any action expressly permitted in the document. The American Bar Association (ABA) official website explicitly states:

"The person named in a power of attorney to act on your behalf is commonly referred to as your "agent" or "attorney-in-fact." With a valid power of attorney, your agent can take **any** action permitted in the document." — See Exhibit SS.

Statutory and U.C.C. Recognition of 'Attorney-in-Fact' Authority

The authority of an attorney-in-fact is explicitly recognized in various statutory and commercial codes, reinforcing its binding nature:

- U.C.C. § 3-402: Establishes that an authorized representative, including an attorney-in-fact, can bind the principal in contractual and financial transactions.
- 28 U.S.C. § 1654: Confirms that "parties may plead and conduct their own cases personally or by counsel", reinforcing the Plaintiffs' right to selfrepresentation and the use of an attorney-in-fact.
- 26 U.S.C. § 2203: Recognizes executors, including attorneys-in-fact, in matters of estate administration and tax liability.

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- **26 U.S.C.** § 7603: Acknowledges that an attorney-in-fact may lawfully receive and respond to IRS summonses on behalf of the principal.
- 26 U.S.C. § 6903: Confirms that fiduciaries, including attorneys-in-fact, are recognized in tax matters and are legally bound to act in their principal's best interest.
- 26 U.S.C. § 6036: Establishes that attorneys-in-fact can handle affairs related to the administration of decedent estates and trust entities.
- 26 U.S.C. § 6402: Grants attorneys-in-fact the authority to receive and negotiate tax refunds and credits on behalf of the principal.

Plaintiffs have clearly presented a valid "Affidavit: Power of Attorney In Fact" (Exhibit F). The legal principles established by the UCC and statutory law further reinforce the binding authority of Plaintiffs' affidavits and agreements.

A trust cant be represented by an attorney-in-fact, as evidenced by wellestablished statutory, commercial, and legal principles.

NOTICE OF APPEAL, PROCEDURAL ERRORS, RECORD TAMPERING AND CONCEALMENT, AND CONSTITUTIONAL AND COLOR OF LAW **VIOLATIONS AND JUDICIAL MISCONDUCT**

NOTICE IS HEREBY GIVEN that Plaintiffs/Real Parties in Interest, hereby submit this combined Notice of Appeal, Formal Notice of Procedural Errors, Record Tampering and Concealment, Constitutional Violations, Color of Law Violations, and Judicial Misconduct to the United States Court of Appeals for the Ninth Circuit. This appeal specifically addresses significant procedural errors and judicial misconduct resulting in the void Order of Dismissal entered in chambers by Judge Jesus G. Bernal on or about March 27, 2025, issued without due process and adherence to established legal standards.

GROUNDS FOR APPEAL AND PROCEDURAL ERRORS:

Defendants failed to file a joint motion to dismiss as required by the Federal Rules of Civil Procedure in cases involving multiple defendants. This

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procedural violation renders the separate filing by Defendant PHH Mortgage defective and void as a matter of law.

- The District Court Clerk improperly concealed and omitted from the docket Plaintiffs' critical responsive document titled: "VERIFIED CONDITIONAL ACCEPTANCE of Defendant PHH Mortgage's Motion to Dismiss and DEMAND FOR CRIMINAL ENFORCEMENT, SANCTIONS, and SUMMARY JUDGMENT AS A MATTER OF LAW." This Conditional Acceptance was timely filed and stands as a valid and binding response, directly contradicting Judge Bernal's incorrect assertion that Plaintiffs "failed to respond." Its omission constitutes procedural misconduct, record tampering, and concealment.
- 3. The following docketed affidavit remains unrebutted:
 - a. 'VERIFIED AFFIDAVIT IN SUPPORT OF THE PLAINTIFFS VERIFIED DEMAND FOR CRIMINAL REFERRAL AND PROSECUTION OF DEFENDANTS, SANCTIONS, AND VERIFIED DEMAND FOR DEFAULT AND SUMMARY JUDGMENT IN PLAINTIFFS FAVOR AS A MATTER OF LAW WITHOUT HEARING' - Docket #8, filed Thu 02/20 12:56 PM.
- The Court further failed to docket, acknowledge, or address the following verified filings submitted by Plaintiffs:
 - a. PLAINTIFFS' VERIFIED CONDITIONAL ACCEPTANCE OF DEFENDANT PHH MORTGAGES' NOTICE OF MOTION, MOTION TO DISMISS AND PLAINTIFFS' VERIFIED DEMAND FOR CRIMINAL ENFORCEMENT, SANCTIONS, AND PLAINTIFFS' VERIFIED DEMAND FOR DEFAULT AND SUMMARY JUDGEMENT, AS A MATTER OF LAW, WITHOUT HEARING (See Exhibit UU). - Delivered via Registered Mail #RF775822959US, and a Signed Form 3811 for USPS Registered Mail is attached hereto as Exhibit WW.

- b. PLAINTIFFS' VERIFIED NOTICE OF JUDICIAL FRAUD, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER COLOR OF LAW, VIOLATION OF DUE PROCESS, AND WAR AGAINST THE CONSTITUTION AND THE PEOPLE (See Exhibit VV). Delivered via Registered Mail #RF775823058US, and a confirmation of delivery via USPS Registered Mail is attached hereto as Exhibit XX.
- c. VERIFIED AFFIDAVIT OF CONSTITUTIONAL AUTHORITY,
 SUPREMACY CLAUSE, AMERICAN SOVEREIGNTY, NATIONAL/
 NON-CITIZEN NATIONAL STATUS, ESTATE CLAIM, AND REBUTTAL
 OF LEGAL PRESUMPTIONS. (See Exhibit YY). Delivered via
 Registered Mail #RF775823013US, and a confirmation of delivery via
 USPS Registered Mail is attached hereto as Exhibit ZZ.

These filings, being sworn and notarized affidavits, **must be entered into the record.** Concealing these filings from the docket constitutes severe procedural violations, record tampering, constructive fraud, and suppression of critical evidence. Additionally, the affidavit listed in section 3(a) remains entirely unrebutted, further validating Plaintiffs' claims.

- 5. The Court disregarded Federal Rule of Civil Procedure 56, which clearly mandates summary judgment when affidavits and verified evidence remain unrebutted. Judge Bernal unlawfully ignored these affidavits, demonstrating bias, constitutional violations, and procedural misconduct by dismissing substantial and unrebutted evidence of harm and injury to Plaintiffs.
- 6. The summary dismissal by Article III (of the Constitution) Judge Bernal labeling Plaintiffs' verified filings as "unintelligible" and defaming the Plaintiffs as "sovereign citizen theories," reveals judicial bias, procedural disregard, potentially color of law violations, and seemingly willful refusal to consider valid, substantial, and unrebutted evidence. This also seemingly demonstrates judicial incompetence and prejudicial misconduct.

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7. All Defendants have been properly served with all documents pertaining to these matters and have expressly consented to service via Registered Mail, as established through unrebutted affidavits and binding contractual agreements. Such service via Registered Mail constitutes valid and effective service pursuant to Federal Rules of Civil Procedure, Rule 4(e)(1) and applicable state laws governing service of process. Consequently, each Defendant has either appeared or has failed to timely appear; thus, dismissal for lack of response or insufficient service is inappropriate and unwarranted.

NOTICE OF PROCEDURAL VIOLATIONS, CONSTITUTIONAL VIOLATIONS, AND JUDICIAL MISCONDUCT:

These procedural violations amount to serious judicial misconduct, including:

- 1. Defendants' defective filings.
- 2. Concealment and suppression of essential filings from the docket (18 U.S.C. §§ 2071 and 1512).
- 3. Disregard of Federal Rule of Civil Procedure 56 requiring summary judgment based on unrebutted affidavits and evidence.
- 4. Demonstration of **judicial bias**, constitutional violations, and prejudicial handling of Plaintiffs' claims.
- 5. Plaintiffs and Defendants are parties to valid and binding contracts, the obligations of which must not be impaired or infringed upon.
- 6. All Defendants have been properly served with all documents pertaining to these matters, pursuant to Federal Rules of Civil Procedure, Rule 4(e)(1), and each Defendant has either appeared or has failed to timely appear; thus, dismissal for lack of response or insufficient service is inappropriate and unwarranted

PRESERVATION OF RIGHTS AND REQUEST AND DEMAND FOR CORRECTIVE ACTION

Plaintiffs explicitly preserve all rights under applicable constitutional, common law, equitable, and commercial principles.

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Respectfully submitted,

County of Riverside

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Plaintiffs respectfully request and demand immediate corrective action, including docketing and acknowledgment of concealed filings. Failure to rectify these procedural errors will constitute further judicial misconduct, procedural dishonor, and obstruction of justice.

Plaintiffs have sustained verified injuries and harm, supported by verified complaints from injured parties. All relevant facts stand admitted, settled, and are conclusively binding under the doctrines of res judicata, stare decisis, collateral estoppel, and well-established *principles* of contract law. Plaintiffs respectfully seek proper remedy and enforcement of Defendants' <u>verified</u> obligations and liabilities, along with fair and equitable treatment under applicable law.

COMMERCIAL OATH AND VERIFICATION:

I, <u>KEVIN WALKER</u>, under my unlimited liability and Commercial Oath proceeding in good faith being of sound mind states that the facts contained herein are true, correct, complete and not misleading to the best of One's knowledge and belief under penalty of International Commercial Law and state this to be HIS Affidavit of Truth regarding same signed and sealed this <u>2ND</u> day of <u>APRIL</u> in the year of Our Lord two thousand and twenty five:

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

Kevin Walker, Attorney-In-Fact, Authorized Representative

Commercial Oath and Verification

1	COMMERCIAL OATH AND VERIFICATION:
2	County of Riverside)
3) Commercial Oath and Verification
4	The State of California)
5	I, DONNABELLE MORTEL, under my unlimited liability and Commercial Oath
6	proceeding in good faith being of sound mind states that the facts contained herein
7	are true, correct, complete and not misleading to the best of One's knowledge and
8	belief under penalty of International Commercial Law and state this to be HIS
9	Affidavit of Truth regarding same signed and sealed this <u>2ND</u> day of <u>APRIL</u> in the
0	year of Our Lord two thousand and twenty five:
1	All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.
2	By: 0-2/
3	Donnabelle Mortel, Attorney-In-Fact, Authorized Representative
4	//
5	//
6	//
7	//
8	/Let this document stand as truth before the Almighty Supreme Creator and let it be
9	established before men according as the scriptures saith: "But if they will not listen, take one
20	or two others along, so that every matter may be established by the testimony of two or three
21	witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every word be
22	established" 2 Corinthians 13:1.
23	sui juris,
24	By: Way Defol Work Corey Walker (WITNESS)
2.5	Corey Warker (WITIVESS)
26	sui juris,
27	By: Met Mult Mult Mult Steven MacArthur-Brooks (WITNESS)
28	(

-Page 9 of 17
TERRITE MOTICE OF APPEAL AND FORMAL MOTICE OF PROCEDURAL ERRORA, RECORD TAMPERING AND CONCEALABRIT, AND ON INSTITUTIONAL AND COLOR OF LAW VIOLATION AND JUDGICAL MERCONDUCT AND REQUEST FOR OUR REALTIVE ACTION

Exhibit List / Evidence:

2 | 1. Exhibit A: UCC1 filing #2024385925-4.

1

- 3 | 2. Exhibit B: UCC1 filing #2024385935-1.
- 4 | 3. Exhibit C: UCC1 filing #2024402433-7.
- 5 | 4. E**xhibit D:** UCC1 filing #2024411182-7.
- 6 | 5. Exhibit E: GRANT DEED recorded in Official Records County of Riverside, DOC
- 7 | #2024-0291980, APN: 957-570-005, File No.: 37238 KH, where the private trust property
- is titled to 'WG Private Irrevocable Trust, dated Febraury 7, 2022.'
- 9 6. Exhibit F: Affidavit: Power of Attorney in Fact.
- 10 | 7. Exhibit G: DEED OF TRUST #0000000000788382476307152022.
- 11 | 8. Exhibit H: <u>Library of Congress Certified Copy</u> of The Public Statutes at Large of the United
- 12 | States of America from March 1933 to June 1934: House Joint Resolution 192 of June 5,
- 13 | 1933, Public Law 73-10.
- 14 | 9. **Exhibit I**: Contract Security Agreement #9589071052700983677494.
- 15 | 10. Exhibit J: Contract Security Agreement #EI948566806US.
- 16 | 11. Exhibit K: Contract Security Agreement #RF661592042US.
- 17 | 12. Exhibit L: Contract Security Agreement #RF661592201US/ Affidavit Certificate of
- 18 Dishonor, Non-response, **DEFAULT**, JUDGEMENT, and LIEN AUTHORIZATION,
- 19 #RF661592201US.
- 20 \parallel 13. **Exhibit M**: Form 3811 corresponding to Exhibit L.
- 21 | 14. Exhibit N: Contract Security Agreement #RF661592802US.
- 22 | 15. Exhibit O: Form 3811 corresponding to Exhibit N.
- 23 || 16. Exhibit P: INVOICE/TRUE BILL #SIERRPHHDISHONOR13.
- 24 | 17. Exhibit Q: Registered BILL OF EXCHANGE #RF661591285US.
- 25 | 18. Exhibit R: LETTER OF CREDIT, #RF661591308US.
- 26 | 19. Exhibit S: Private Post Registered (with U.S. Treasury) \$200,000,000,000.00 USD
- 27 | 'MASTER DISCHARGE AND BOND,' #RF372320890US.
- 28 | 20. **Exhibit T**: 2022 form 1099-A, for \$669,595.

- 1 | 21. **Exhibit U**: 2022 form 1099-C, for \$669,595.
- 2 | 22. **Exhibit V**: 2022 form 1099-OID, for \$669,595.
- 3 | 23. **Exhibit W**: 2022 form 1099-A, for \$647,200.
- 4 | 24. Exhibit X: 2022 form 1099-C, for \$647,200.
- 5 | 25. Exhibit Y: 2022 form 1099-OID, for \$647,200
- 6 | 26. **Exhibit Z**: 2024 form 1099-A, for \$700,000.
- 7 | 27. **Exhibit AA**: 2024 form 1099-OID, for \$700,000
- 8 | 28.Exhibit BB: \$1,023,416.35 face value 'BUYER'S FINAL SETTLEMENT STATEMENT.'
- 9 | 29. **Exhibit CC:** Signed copy of the 'Affidavit of WALKER TODD.
- 10 | 30. Exhibit DD: NOTE #000+1365377+9+1-3 DATED JULY 15, 2022.
- 11 31. Exhibit EE: PASSPORT #A39235161 (this DOCUMENT *unequivocally* evidences and demonstrates that the holder is a 'national).
- 32. Exhibit FF: Copy of 4 ATTORNEY & CLIENT 7 C.J.S. and 2-3 ATTORNEY & CLIENT 7
 C.J.S. (DEFENDANTS are wards of the court: 18 USC 8).
- 15 33.Exhibit EE: PASSPORT #A39235161 (this DOCUMENT *unequivocally* evidences and demonstrates that the holder is a 'national).
- 34. Exhibit FF: Copy of 4 ATTORNEY & CLIENT 7 C.J.S. and 2-3 ATTORNEY & CLIENT 7
 C.J.S. (DEFENDANTS are wards of the court: 18 USC 8).
- 19 35. Exhibit GG: Service of 'VERIFIED COMPLAINT FOR FRAUD, BREACH OF
- 20 CONTRACT, QUIET TITLE, RACKETEERING, and SUMMARY JUDGEMENT AS A
- 21 MATTER OF LAW', via email on December 18, 2024 at 7:07pm.
- 22 | 36. **Exhibit HH:** Service of [AMENDED] <u>VERIFIED</u> COMPLAINT FOR FRAUD, BREACH
- 23 OF CONTRACT, QUIET TITLE, RACKETEERING, and SUMMARY JUDGEMENT AS
- 24 A MATTER OF LAW', via email on January 10, 2025 at 7:07pm.
- 25 | 37. Exhibit II: USPS form 3811 for Service of, 'VERIFIED COMPLAINT FOR FRAUD,
- 26 BREACH OF CONTRACT, QUIET TITLE, RACKETEERING, and SUMMARY
- 27 | JUDGEMENT AS A MATTER OF LAW', via Registered Mail #RF775820935US.
- 28 | 38.Exhibit JJ: USPS form 3811 for Service of, '[AMENDED] VERIFIED COMPLAINT FOR

FRAUD, BREACH OF CONTRACT, QUIET TITLE, RACKETEERING, and SUMMARY 1 JUDGEMENT AS A MATTER OF LAW', via Registered Mail #RF775821746US 3 39. Exhibit KK: Email sent to Plaintiffs by Joseph Moran on December 14, 2023 at 7:50am, instructing all Defendants dishonorably ignore Plaintiffs, silently acquiesce, and 4 tacitly agree. 5 40. Exhibit LL: USPS Form 3811 corresponding to Registered Mail #RF775821074US, 6 7 which evidences Respondents/Defendants have unequivocally received Plaintiffs'/ 8 Real Party in Interest's filings, confirming proper service and delivery. 9 41. Exhibit MM: USPS Form 3811 corresponding to Express Mail #ER126149761US, which 10 evidences Respondents/Defendants have unequivocally received Plaintiffs'/Real Party in Interest's filings, confirming proper service and delivery. 11 42. Exhibit NN: PLAINTIFFS' DEMAND [MOTION] FOR CRIMINAL REFERRAL AND 12 13 PROSECUTION OF DEFENDANTS, SANCTIONS, DEMAND [MOTION] FOR DEFAULT AND SUMMARY JUDGMENT IN PLAINTIFFS' FAVOR AS A MATTER OF 14 15 LAW WITHOUT HEARING. 43. Exhibit OO: NOTICE OF FILING OF VERIFIED AFFIDAVIT IN SUPPORT OF THE 16 PLAINTIFFS' VERIFIED DEMAND FOR CRIMINAL REFERRAL AND 17 18 PROSECUTION OF DEFENDANTS, SANCTIONS, AND VERIFIED DEMAND FOR 19 DEFAULT AND SUMMARY JUDGMENT IN PLAINTIFFS' FAVOR AS A MATTER OF LAW WITHOUT HEARING. 20 21 44. Exhibit PP: VERIFIED AFFIDAVIT IN SUPPORT OF THE PLAINTIFFS PLAINTIFFS' 22 **VERIFIED** DEMAND FOR CRIMINAL REFERRAL AND PROSECUTION OF 23 DEFENDANTS, SANCTIONS, AND **VERIFIED DEMAND** FOR DEFAULT AND SUMMARY JUDGMENT IN PLAINTIFFS' FAVOR AS A MATTER OF LAW WITHOUT 24 HEARING. 25 26 45.Exhibit QQ: PLAINTIFFS' DECLINE OF CONSENT TO BE HEARD BY A 27 'MAGISTRATE JUDGE' AND DEMAND FOR AN ARTICLE III JUDGE. 28 46. Exhibit RR: DECLINED NOTICE OF ASSIGNMENT TO A U.S. MAGISTRATE JUDGE

1	AND DECLINATION OF CONSENT.
2	47. Exhibit SS: A copy of the American Bar Association's official website affirming the
3	validity of a ' power of attorney'.
4	48.Exhibit TT: A copy of Rule 8.4 of the Bar Association, which clearly outlines the
5	prohibition of dishonesty, fraud, deceit, and misrepresentation.
6	49. Exhibit UU: PLAINTIFFS' <u>VERIFIED</u> <i>CONDITIONAL</i> ACCEPTANCE OF
7	DEFENDANT PHH MORTGAGES' NOTICE OF MOTION, MOTION TO DISMISS
8	AND PLAINTIFFS' <u>VERIFIED</u> DEMAND FOR CRIMINAL ENFORCEMENT,
9	SANCTIONS, AND PLAINTIFFS' <u>VERIFIED</u> DEMAND FOR DEFAULT AND
10	SUMMARY JUDGMENT, AS <u>A MATTER OF LAW</u> , WITHOUT HEARING. – Delivered
11	via Register Mail #RF775822959US.
12	50. Exhibit VV: PLAINTIFFS' VERIFIED NOTICE OF JUDICIAL FRAUD, CONSPIRACY,
13	DEPRIVATION OF RIGHTS UNDER COLOR OF LAW, VIOLATION OF DUE
14	PROCESS, AND WAR AGAINST THE CONSTITUTION AND THE PEOPLE. —
15	Delivered via Register Mail #RF775823058US.
16	51. Exhibit WW: Signed Form 3811 for USPS Registered Mail confirmation of delivery of
17	Exhibit UU.
18	52. Exhibit XX: USPS Registered Mail confirmation of delivery of Exhibit VV.
19	53. Exhibit YY: VERIFIED AFFIDAVIT OF CONSTITUTIONAL AUTHORITY,
20	SUPREMACY CLAUSE, AMERICAN SOVEREIGNTY, NATIONAL/NON-CITIZEN
21	NATIONAL STATUS, ESTATE CLAIM, AND REBUTTAL OF LEGAL
22	PRESUMPTIONS. Delivered via Registered Mail #RF775823013US, and a copy of the
23	respective form 3811 confirming delivery is attacher hereto as Exhibit .
24	54. Exhibit ZZ: USPS Registered Mail confirmation of delivery of Exhibit YY.
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PROOF OF SERVICE:

STATE OF CALIFORNIA)

ss.

COUNTY OF RIVERSIDE)

I competent, over the age of eighteen years, and not a party to the within action. My mailing address is the Walkernova Group, **care of:** 30650 Rancho California Road suite #406-251, Temecula, California [92591]. On **April 2, 2025**, I served the within documents:

- 1. VERIFIED NOTICE OF APPEAL AND FORMAL NOTICE OF PROCEDURAL ERRORS, RECORD TAMPERING AND CONCEALMENT, AND CONSTITUTIONAL AND COLOR OF LAW VIOLATIONS AND JUDICIAL MISCONDUCT AND REQUEST FOR CORRECTIVE ACTION.
- 2. Exhibits UU through ZZ

By United States Mail. I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses listed below by placing the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepared. I am a resident or employed in the county where the mailing occurred. The envelope or package was placed in the mail in Riverside County, California, and sent via Registered Mail with a form 3811.

Clerk, Agent(s), Fiduciary(ies)
C/o CLERK OF THE COURT - U.S. DISTRICT COURT
3470 Twelfth Street, Room 134
Riverside, California [92501-3801]
Registered Mail #RF775824535US

Clerk, Agent(s), Fiduciary(ies)

Clerk, Agent(s), Fiduciary(les)
C/o CLERK OF THE COURT - U.S. COURT OF APPEALS COURT
95 Seventh Street
San Francisco, California [94103-1526]
Registered Mail #RF775824521US

Cusc 110 5.25 CV 00557 30D Registered Wall 1111 11502452100 Duted. 04/02/2025	Case No.: 5:25-cv-00339-JGB	— Registered Mail #RF775824521US –	— Dated: 04/02/2025
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1	
1	James R. McHenry III, Pam Bondi, Agent(s), Fiduciary(ies)
2	C/o OFFICE OF THE ATTORNEY ĞENERAL 950 Pennsylvania Avenue, North West
3	Washington, District of Colombia [20530-0001] Registered Mail #RF775824549US
4	Jay Promisco, James E. Coffrini, Joseph Moran, Christian Gault, Amir Sabet,
5	Amanda Coffrini, John Goulding, Brian Mcginley, Virginia Erbes, Corey Moore, Drew Fuerstenbergerm
6	C/o SIERRA PACIFIC MÖRTGAGE COMPANY INC / GREENHEAD INVESTMENTS
7	950 Glenn Drive, suite #150 Folsom, California [95630]
8	Registered Mail #RF775824552US
9	Eric D Houser (SBN 130079), Neil J. Copper (SBN 277997) C/o HOUSER LLP
10	9970 Research Drive Irvine, California [92618]
11	Registered Mail #RF775824566US
12	Susanne M. Nicholson, Daniel J. Foster C/o WILKE FLEURY LLP
13	621 Capital Mall, suite 900 Sacramento, California [95814] Registered Mail #RF775824552US
14	
15	Paul Gustafson, C/o PHH MORTGAGE CORPORATION dba PHH MORTGAGE SERVICES,
16	OWEN FINANCIAL CORPORATION. 3000 Leadenhall Road Mount Lours Lours 108054
17	Mount Laurel, New Jersey [08054 Registered Mail #RF775824566US
18	Devin Ormonde, C/o PRIME RECON LLC
19	27368 Via Industria, Suite 201 Temecula, California [92590]
20	Registered Mail #RF775824597US
21	On April 2, 2025, I served the within documents by Electronic Service.
22	Based on a court order and/or an <u>agreement of the parties</u> to accept service by
23	electronic transmission, I caused the documents to be sent to the persons at the
24	electronic notification addresses listed below.
25	Clerk, Agent(s), Fiduciary(ies) C/o CLERK OF THE COURT - U.S. DISTRICT COURT
26	3470 Twelfth Street, Room 134 Riverside, California [92501-3801]
27	IGB chambers@cacd.uscourts.gov
28	Clerk, Agent(s), Fiduciary(ies) C/o CLERK OF THE COURT - U.S. COURT OF APPEALS COURT
	-Page 15 of 17-

-Page 15 of 17
VERIFIED NOTICE OF APPEAL AND FORMAL NOTICE OF PROCEDURAL ERRORS, RECORD TAMPERING AND CONCEALMENT, AND CONSTITUTIONAL AND COLOR OF LAW VIOLATIONS AND JUDICIAL MISCONDUCT AND REQUEST FOR CORRECTIVE ACTION

1	95 Seventh Street San Francisco, California [94103-1526]
2	James R. McHenry III, Pam Bondi, Agent(s), Fiduciary(ies) C/o_OFFICE OF THE ATTORNEY GENERAL
3	950 Pennsylvania Avenue, North West Washington, District of Colombia [20530-0001]
4	<u>crm.section@usdoj.gov</u> <u>Police-Practices@doj.ca.gov</u>
5	Jay Promisco, James E. Coffrini, Joseph Moran, Christian Gault, Amir Sabet,
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1	I declare under penalty of perjury under the laws of the State of California	
2	that the above is true and correct. Executed on April 2, 2025 in Riverside County,	
3	California.	
4	<u>/s/Corey Walker/</u> Corey Walker	
5	//	
6	NOTICE:	
7	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alte</i>	
8	<i>my status in any manner</i> . The purpose for notary is verification and identification	
9	only and not for entrance into any foreign jurisdiction.	
10	//	
11	<u>ACKNOWLEDGEMENT:</u>	
12	State of California) A notary public or other officer completing this certificate	
13	verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.	
14	County of Riverside)	
15	On this <u>2nd</u> day of <u>April</u> , <u>2025</u> , before me, <u>Joyti Patel</u> , a Notary Public, personally	
16	appeared Kevin Walker, who proved to me on the basis of satisfactory evidence to	
17	be the person(s) whose name(s) is/are subscribed to the within instrument and	
18	acknowledged to me that he/she/they executed the same in his/her/their	
19	authorized capacity(ies), and that by his/her/their signature(s) on the instrument	
20	the person(s), or the entity upon behalf of which the person(s) acted, executed the	
21	instrument.	
22	I certify under PENALTY OF PERJURY under the laws of the State of California	
23	that the foregoing paragraph is true and correct.	
24	WITNESS my hand and official seal. JOYTI PATEL Notary Public - California	
25	Riverside County Commission # 2407742 My Comm. Expires Jul 8, 2026	
26	my comm. Expires 30t o, 2026	
27	Signature (Seal)	
28		