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UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF ARIZONA

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1 ANDREW C. BAILEY 2500 N. Page Springs Rd Cornville, AZ 86325 928 634-4335 3

Debtor in Pro Per

ANDREW C. BAILEY

BANK OF NEW YORK

Movant/Defendant

BANK OF NEW YORK MELLON, f/k/a

Debtor/Plaintiff

JAN 2 2 2010

UNITED STATES
BANKRUPTCY COURT
FOR THE DISTRICT OF ARIZONA

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In re:

Vs

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Chapter 11

Case #: 2:09-bk-06979-PHX-RTBP (Associated Case # 2:09-ap-01728-RTBP)

DEBTOR'S FIRST SET OF

INTERROGATORIES AND FIRST

REQUEST FOR PRODUCTION OF

DOCUMENTS

(Related to Docket #82)

Subject Property: 2560 N Page Springs Rd

Cornville, AZ 86325

DEBTOR'S FIRST SET OF INTERROGATORIES AND FIRST REQUEST FOR PRODUCTION OF DOCUMENTS

Pursuant to Rule 33 and Rule 34 of the Federal Rules of Civil Procedure, Debtor requests Movant/Defendant BANK OF NEW YORK MELLON, f/k/a BANK OF NEW YORK to answer the following Interrogatories and produce documents in accordance with the following Request for Production of Documents.

Case 2:09-ap-01728-RTBP Doc 15 Filed 01/22/10 Entered 01/25/10 15:45:22 Desc Main Document Page 1 of 15

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- 1. BANK OF NEW YORK MELLON, f/k/a BANK OF NEW YORK includes any and all persons and entities presently or formerly acting for or in concert with BANK OF NEW YORK MELLON, f/k/a BANK OF NEW YORK.
- 2. BAC HOME LOANS SERVICING LP includes any and all persons and entities presently or formerly acting for or in concert with BAC HOME LOANS SERVICING LP, COUNTRYWIDE HOME LOANS, COUNTRYWIDE BANK, or BANK OF AMERICA.
- 3. "Document" includes each record held in BANK OF NEW YORK MELLON, f/k/aBANK OF NEW YORK's possession or generated by BANK OF NEW YORK MELLON, f/k/aBANK OF NEW YORK.
- 4. The word "document(s)" includes all "writings," "recordings," and "photographs," as those terms are defined in Rule 1001 of the Federal Rules of Evidence, and should be construed in the broadest sense permissible. Accordingly, "document(s)" includes, but is not limited to, all written, printed, recorded or graphic matter, photographic matter, sound reproductions, or other retrievable data (whether recorded, taped, or coded electrostatically, electromagnetically, optically or otherwise on hard drive, diskette, compact disk, primary or backup tape, audio tape or video tape) from whatever source derived and however and by whomever prepared, produced, reproduced, disseminated or made. Without limiting the generality of the foregoing, "document(s)" includes the original and any non-identical copy and also every draft and proposed draft of all correspondence, internal memoranda, notes of meetings, telegrams, telexes, facsimiles, electronic mail, reports, transcripts or notes of telephone conversations, diaries, notebooks, minutes, notes, tests, reports, analyses, studies, testimony, speeches, worksheets, maps, charts, diagrams, computer printouts, and any other writings or documentary materials of any nature whatsoever, whether or not divulged to other parties, together with any attachments thereto and enclosures therewith. In addition, the word "Document(s)" encompasses all forms and manifestations of electronically or optically coded, stored, and/or retrievable information, including but not limited to "e-

mail," "voice mail," digital images and graphics, digital or analog audiotapes and files, and 1 digital or analog videotapes and files. 2 3 5. The word "person(s)" includes not only natural persons, but also firms, partnerships, 4 associations, corporations, subsidiaries, divisions, departments, joint ventures, 5 proprietorships, syndicates, trusts, groups, and organizations; federal, state, or local 6 governments or government agencies, offices, bureaus, departments, or entities; other legal, 7 business, or government entities; and all subsidiaries, affiliates, divisions, departments, 8 branches, and other units thereof or any combination thereof. 6. As used herein, any reference to any "person" includes the present and former officers, 10 executives, partners, directors, trustees, employees, attorneys, agents, representatives, and 11 all other persons acting or purporting to act on behalf of the person and also its subsidiaries, 12 affiliates, divisions, and predecessors and successors in interest. 13 7. The words "you," "your", "defendants" or "movants" refer to defendants, defendant-14 intervenors, movants, and their agents, representatives, attorneys, experts, and all other 15 persons acting or purporting to act on behalf of Movants. 16 8. The singular of each word shall be construed to include its plural and vice versa, and the 17 root word and all derivations (i.e., "ing," "ed," etc.) shall be construed to include each other. 18 9. The words "and" as well as "or" shall be construed both conjunctively as well as 19 disjunctively. 20 10. The word "each" shall be construed to include "every" and vice versa. 11. The word "any" shall be construed to include "all" and vice versa. 12. The present tense shall be construed to include the past tense and vice versa. 13. The masculine shall be construed to include the feminine and vice versa. 14. The words "knowledge," "information," "possession," "custody," and "control" of a person shall be construed to include such person's agents, representatives, and attorneys.

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Case 2:09-ap-01728-RTBP Filed 01/22/10 Entered 01/25/10 15:45:22 Main Document Page 3 of 15

01/25/2010

Main, Document

ase 2:09-ap-01728-RTBP

Entered 01/25/10 15:45:22

Page 4 of 15

1 thereof, was given or sent; 2 g. The name of the person or entity having present possession, custody and/or control of 3 such document: 4 h. The present location of such document; - 5 i. If such document was, but is no longer in your possession or control, state what 6 disposition was made of such document, the reason for such disposition, and the date thereof. j. Whether or not any draft, copy, or reproduction of such document contains any script, notation, change, addendum, or the like, not appearing on such document itself, and if so, 10 the answer shall give the description and identification of each such draft, copy or 11 reproduction in accordance with the above subparts (a) through (i). 12 4. The above information shall be given in sufficient detail to enable any person or party to 13 whom a subpoena or request for production is directed to identify the documents sought to 14 be produced and to enable counsel to determine whether such document, when produced, is 15 in fact the document so described and identified. 16 5. Notwithstanding any other instruction in this First Set of Interrogatories that is or may be 17 to the contrary, if a document has already been produced by you to the Debtor/Plaintiff, 18 such document may be identified by specifying the Bates numbers for all pages of such 19 document. 20 6. A request that you identify a document is not limited to documents within your 21 possession, and such requests shall extend to all documents under your control. 22 7. When an interrogatory asks you to "identify" a person, the answer shall contain the 23 following information with respect to each such person: 24 a. The full name, current or last known business and residence addresses, and business and 25 residence phone numbers of such person;

Doc 15 Filed (Main Document

ase 2:09-ap-01728-RTBP

. 01/25/2010

Entered 01/25/10 15:45:22

Page 5 of 15

Doc 15 Filed 01/22/10 Main Document Page

Page 6 of 15

Case 2:09-ap-01728-RTBP

Entered 01/25/10 15:45:22

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01/25/2010

10. For each interrogatory or part of an interrogatory that you refuse to answer on grounds of burdensomeness, explain in as much detail as possible the basis for your refusal.

11. These interrogatories are deemed to be continuing; as such, you are requested to file and serve by way of supplemental answers thereto such additional information as may be required to complete your answers to these interrogatories.

INTERROGATORIES

Where applicable, with respect to your answer to each of these interrogatories, please:

- A. identify each person on whose testimony you will or may rely in support of your answer;
- B. identify each document on which you will or may rely in support of your answer.
 - 1. State the name, job title and business address of each person providing information in response to these discovery requests:

	ł i
1	2 2. State the type of business organization BANK OF NEW YORK MELLON
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3	f/k/aBANK OF NEW YORK is, and name each State of the Union in which BANK OF NEW YORK MELLON, f/k/a BANK OF NEW YORK is chartered or
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11	3. State the name, job title, and business address of each person who has first-hand personal knowledge of the time and circumstances under which the promissory note obligating Andrew C. Bailey and/or alienable in this instant case was created, sold,
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15	transferred and/or assigned for value:
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4. State the name and contact information of the creditor in the instant case. (NOTE: The creditor is the person who actually provided the money for the Debtor's loan in expectation of payment, and who stands to lose money in the event of default.) 5. State the names and contact information of all persons or entities, in order of assignment, who at any time were constructive holders or holders in due course of the promissory note obligating Andrew C. Bailey and/or alienable in this instant case: 6. State the name and contact information of the current beneficiary under the promissory note obligating Andrew C. Bailey and/or alienable in this instant case:

C. Bailey and/or alienable in this instant case in Item (6) above is different	7. If the name of the current beneficiary under the promissory note obligating Andrew
	C. Bailey and/or alienable in this instant case in Item (6) above is different from you name BANK OF NEW YORK MELLON, f/k/a BANK OF NEW YORK explain
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7	O DAC HOME I OANG GEDVICING I Dhee Glederid de D
8	8. BAC HOME LOANS SERVICING LP has filed with the Bankruptcy Court a Proof of Claim with respect to the subject promissory note. Explain the nature of
9	BANK OF NEW YORK MELLON, f/k/a BANK OF NEW YORK's relationship with BAC HOME LOANS SERVICING LP in this instant case. If none, state "none".
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17	9. Explain why the alleged copy of the promissory note submitted as Exhibit "A"
18	attached to BANK OF NEW YORK MELLON, f/k/a BANK OF NEW YORK's Motion for Lift from Stay includes no allonge or endorsement showing any
19	assignment of the note to BANK OF NEW YORK MELLON, f/k/a BANK OF NEW YORK:
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10. If BANK OF NEW YORK MELLON, f/k/a BANK OF NEW YORK did not keep or cannot produce a copy of an allonge or other paper showing assignment to BANK OF NEW YORK MELLON, f/k/a BANK OF NEW YORK of the promissory note obligating Andrew C. Bailey and/or alienable in this instant case, explain why:

11. Identify the name, address and telephone number of each person or entity likely to have discoverable information relevant to the foregoing or that you may use to support your action.

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Filed 01/22/10 Entered 01/25/10 15:45:22

Page 12 of 15

ase 2:09-ap-01728-RTBP