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FILED ANDREW C. BAILEY 2500 N. Page Springs Rd AUG 2 0 2010 Cornville, AZ 86325 928 634-4335 3 email: andrew@cameronbaxter.net FOR THE DISTRICT OF ARIZONA 4 Self-Represented Litigant 5 6 IN THE UNITED STATES BANKRUPTCY COURT 7 FOR THE DISTRICT OF ARIZONA 8 9 Chapter 11 ANDREW C. BAILEY BK Case #: 2:09-bk-06979-PHX-RTBP 10 Plaintiff. AP Case #: 2:09 ap 01728_SSC 11 V. 12 THE BANK OF NEW YORK MELLON, as 13 trustee of the CWALT, INC. FOURTH AMENDED COMPLAINT ALTERNATIVE LOAN TRUST 2007-HY4 14 TO DETERMINE THE VALIDITY, MORTGAGE PASS-THROUGH PRIORITY OR EXTENT OF A LIEN OR 15 CERTIFICATES, SERIES 2007-HY4; BAC OTHER INTEREST IN REAL HOME LOANS SERVICING, LP F/K/A **PROPERTY** 16 AND PETITION FOR COUNTRYWIDE HOME LOANS INJUNCTIVE RELIEF. 17 SERVICING, LP; COUNTRYWIDE BANK, FSB; MORTGAGE ELECTRONIC 18 REGISTRATIONS SYSTEMS INC; AND Re: Real Property located at: 19 JOHN DOES 1-10 inclusive, 2560 N. Page Springs Rd, Defendant/s. Cornville, AZ 86325 20 COMES NOW the Debtor/Plaintiff, Andrew C. Bailey, and hereby submits his Fourth 21 Amended Complaint as set forth below. Additionally Plaintiff moves for a temporary 22 restraining order and a preliminary injunction enjoining Defendants from conducting a 23 Trustee's Sale unless and until such time that Defendants can establish to this Court that

they are qualified to act and exercise the powers and remedies of the Trustee and

1 2	Beneficiary pursuant to A.R.S. § 33-801 et seq.
3 4	Plaintiff alleges as follows:
5	1. This Court has jurisdiction over this matter pursuant to 28 U.S.C. § 1334; 11 U.S.C. §
6	506(a); 11 U.S.C. § 1123(b)(5); and Rule 7001, et seq. Rules of Bankruptcy Procedure. This
7	is a core proceeding pursuant to 28 U.S.C. §§ 157(b)(2)(A), 157(b)(2)(B) and 157(b)(2)(K).
8	2. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1408 and 1409.
9	
10	BACKGROUND MATERIAL FACTS
11	
12	3. Plaintiff is a resident of the State of Arizona living in and otherwise using and
13	occupying his home located at 2560 N. Page Springs Rd, Cornville, AZ 86325 (the
14	"Property").
15	
16	4. Defendant BAC HOME LOANS SERVICING, LP, F/K/A COUNTRYWIDE HOME
17	LOANS SERVICING, LP, is and was, at all times material hereto, a corporation organized in
18	the State of Texas and doing business in the State of Arizona.
19	
2 0	5. Defendant COUNTRYWIDE BANK FSB, a defunct entity, is and was, at all times
21	material hereto, the "originator" of the "subject loan". COUNTRYWIDE BANK FSB
22	ceased to exist on or about July 2, 2008.
23	
24	6. Defendant COUNTRYWIDE HOME LOANS, INC A/K/A COUNTRYWIDE HOME
25	LOANS SERVICING, LP, a defunct entity, is and was, at all times material hereto, the

"servicer" of the "subject loan". COUNTRYWIDE HOME LOANS, INC A/K/A
COUNTRYWIDE HOME LOANS SERVICING, LP ceased to exist on or about July 2, 2008.

- 7. Defendant THE BANK OF NEW YORK MELLON (BONY MELLON) is and was, at all times material hereto, a corporation organized in the State of New York and doing business in the State of Arizona.
- 8. Defendant MORTGAGE ELECTRONIC REGISTRATIONS SYSTEMS, INC. (MERS) is and was, at all times material hereto, a corporation organized in the State of Delaware and doing business in the State of Arizona.
- 9. Defendant CWALT, INC. ALTERNATIVE LOAN TRUST 2007-HY4 MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-HY4 is and was, at all times material hereto, a corporation organized in the State of California and doing business in the State of Arizona.
- 10. Defendants JOHN DOE 1-10 are undisclosed, unnamed and unknown investors, participants, corporate or other entities, conduits, trustees, servicers, custodians and others in a securitization scheme that involved the Defendants and other known and unknown parties.
- 11. The term "Defendant" shall hearinafter refer to each and all of the above-named defendants collectively and individually.
- 12. ALTERNATIVE LOAN TRUST 2007-HY4 MORTGAGE PASS-THROUGH

CERTIFICATES, SERIES 2007-HY4 is a mortgage-backed securities trust that allegedly includes Plaintiff's "loan". The trust is governed by a Pooling and Servicing Agreement dated May 1, 2007.

- 13. On April 8th, 2009 three of Plaintiff's unsecured creditors filed an involuntary petition against the Plaintiff for relief under Chapter 7 of title 11 of the United States Code (the "Bankruptcy Code").
- 14. On May 28th, 2009 (the "Petition Date") this Court entered an order granting Plaintiff's motion to convert to Chapter 11 thereby commencing the above-captioned lead case.
- 15. On December 23, 2009, Plaintiff filed the instant adversary proceeding.
- 16. Plaintiff is the owner of certain real property located at 2560 North Page Springs Rd, Cornville, Arizona (the "Property").
- 17. The Property is the Plaintiff's principal place of residence; additionally the Property is used as part of a bed and breakfast / retreat center business along with the contiguous property at 2500 N. Page Springs Rd.
- 18. On or about March 29, 2007 Plaintiff executed a Promissory Note in favor of Countrywide Bank, F.S.B. ("Countrywide") secured by a Deed of Trust on Plaintiff's residence. The Promissory Note and the Deed of Trust name Countrywide Bank, F.S.B. as the "Lender".

- 19. The Deed of Trust names MERS as "the beneficiary under this security instrument." The Doc ID# is 00016499918403007. The MERS ID# (MIN#) is 1001337-0002066505-8.
- 20. The Trustee under the Deed of Trust is Fidelity National Title Insurance Co, an Arizona corporation.
- 21. It is not known at this time what consideration if any was paid by any of Defendants to obtain the alleged ownership of the Note and Deed of Trust.
- 22. On or about September 2, 2009 BAC Home Loans Servicing, LP (BAC) filed a proof of claim (POC) (Claims Register document 6-1), claiming to be owed \$486,401.44 under the Note secured by the Deed of Trust. Although the POC was filed by BAC, attached to the proof of claim is a Promissory Note payable to Countrywide Bank, F.S.B. secured by a Deed of Trust executed by the Plaintiff in favor of Countrywide Bank, F.S.B. The Promissory Note carries no assignment of the Note to BAC or to Countrywide Home Loans, Inc, BAC's alleged predecessor in interest.
- 23. On or about November 12, 2009 THE BANK OF NEW YORK MELLON as trustee of the CWALT, INC. ALTERNATIVE LOAN TRUST 2007-HY4 MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-HY4 filed a Motion for Relief from Stay pertaining to the subject property (Lead Case Doc # 82) which had attached thereto a copy of the purported Deed of Trust and a copy of the underlying Promissory Note. There are irregularities with certain of these and subsequent Exhibits as set forth below.
- 24. The Motion was accompanied by a Federal Fair Debt Collections Practices Act

"Special Notice", to which Plaintiff timely responded. No reply was ever received, in violation of the relevant statute. (See Exhibit "A" Response to FDCPA Special Notice)

- 25. On February 2, 2010 this Court denied BONY Mellon's Motion for Relief from Stay without prejudice. The Court stated: Movant failed to provide adequate information for the Court to determine that it is the real party in interest. The Court notes that the named lender on the Note and Deed of Trust is Countrywide Bank, FSB. However the Movant is BONY Mellon. The Movant has failed to demonstrate how BONY Mellon obtained its interest in the Note and Deed of Trust.
- 26. On May 14, 2010 Defendant, after substituting counsel, renewed its Motion for Relief from Stay (Doc # 178). The renewed Motion now names three entities as Movants, not merely BONY MELLON but also BAC Home Loans Servicing, LP, and MERS. They did not include the FDCPA Special Notice.
- 27. The Renewed Motion claimed that BONY Mellon is the "holder in due course." Plaintiff questions that claim and alleges that there are breaks in the chain of title.
- 28. The Renewed Motion was supported by a number of Declarations to which the Plaintiff objected as incompetent hearsay by persons with no personal knowledge.
- 29. The Renewed Motion was supported by a materially altered version of the Note.
- 30. Plaintiff hereby Objects to the materially altered version of the Note, for reasons set forth below.

IRREGULARITIES WITH DEFENDANT'S EXHIBITS

- 31. The purported Deed of Trust offered by Bank of New York Mellon by and through counsel Gerard R. O'Meara, Esq., on November 12, 2009 (Doc # 82 Exhibit "B"), carries no "MIN" number (MERS ID #) or Doc ID#. Both numbers appear to have been erased or "whited out" using correction fluid. The copy of the Deed of Trust previously filed with this Court and at the Yavapai County Recorder's Office carries both the MIN# and the Doc ID #. (Compare Exhibits "B" and "C". Exhibit "B" is front page of Doc #82, Ex.B. Exhibit "C" is front page of the Yavapai County original.)
- 32. The copy of the Note offered by Bank of New York Mellon by and through counsel Gerard R. O'Meara, Esq. on November 12, 2009 (Lead Case at Doc # 82 Ex. A), carries no endorsement or allonge or other evidence of any assignment. Neither does the copy of the Note provided by BAC on September 3, 2009 in support of its POC. (Exhibit "D" Unaltered Note back page)
- 33. However, the copy of the <u>identical</u> Note offered as Exhibit "A" by Declarant Jacqui E. Whitney in support of her May 14, 2010 Declaration, now carries, on the signature page, both a purported Assignment and a purported Endorsement in Blank. (See Exhibit "E" Altered Note back page)
- 33. It is indisputable that the purported Assignment from Countrywide Bank, FSB to Countrywide Home Loans, Inc and the Endorsement in Blank from Countrywide Home Loans, Inc were stamped onto the Note between the dates of November 12, 2009 and May

1	14, 2010.		
2	34. Neither the purported assignment nor the purported assignment in blank are dated and		
3	neither Countrywide Bank, FSB nor Countrywide Home Loans, Inc were in business at the		
4	time the purported assignment was executed. The stamped assignments appear to have		
5	been fraudulently affixed in an attempt to prove up the chain of title.		
6			
7	35. Stamped on the signature (last) page of the altered Note offered as Whitney's Exhibit		
8	"A" is what purports to be an assignment, which states:		
9	PAY TO THE ORDER OF		
10	COUNTRYWIDE HOME LOANS, INC		
11	WITHOUT RECOURSE		
12	COUNTRYWIDE BANK, FSB		
13	BY		
14	LAURIE MEDER		
15	SENIOR VICE PRESIDENT		
16	The signatory, Laurie Meder, provides no employment information. She does not state		
17	what company she serves as "Senior Vice President". Presumably, her employer would		
18	have been Countrywide Bank, FSB. The "assignment" is undated.		
19	Additionally the Note now carries a purported Assignment or Endorsement in Blank,		
20	which states:		
21	PAY TO THE ORDER OF		
22			
23	WITHOUT RECOURSE		
24	COUNTRYWIDE HOME LOANS, INC		
25	BY		
	11		

MICHELE SJOLANDER

EXECUTIVE VICE PRESIDENT

Once again, the signatory, Michele Sjolander, provides no employment information. She does not state what company she serves as "Executive Vice President". Presumably, her employer would have been Countrywide Home Loans, Inc. Again, the "assignment in blank" is undated. (See Exhibit "E")

- 36. Neither the purported Assignment nor the Assignment in Blank has anything on it to identify that it relates to the Note in question. (See Exhibit "E")
- 37. Furthermore, both signatures appear to be photocopied. They are obviously not "wet" signatures. Ms. Meder and Ms. Sjolander may or may not know that their photocopied signatures were used in this manner. (See Exhibit "E")
- 38. The addition of a purported Assignment plus a purported Assignment in Blank is a material difference from copies of the Note previously on file in these proceedings as avowed "true and correct copies". (Compare Exhibits "D" and "E")
- 39. Neither Countrywide Bank FSB nor Countrywide Home Loans, Inc were in existence at the time the alterations to the Note were made, allegedly by officers of those companies. Countrywide Bank FSB and Countrywide Home Loans, Inc ceased to exist as of July 2, 2008, the date both companies were purchased by the Bank of America. The material alterations to the Note were made between the dates of November 12, 2009 and May 14, 2010 in a belated, improper and fraudulent attempt to prove up the chain of title.

THE PROMISSORY NOTE

THE DEED OF TRUST

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24 25 nor Countrywide Home Loans, Inc. was in existence as of November 12, 2009, the earliest date the alteration could have been made. 54. The undated "assignment" stamped on the signature (last) page of the note is purported to have been executed by Laurie Meder, in her capacity as Senior Vice President of an

Countrywide Bank FSB to Countrywide Home Loans, Inc. Neither Countrywide Bank FSB

53. The altered Note has an undated assignment, purporting to assign the Note from

number, date or who it is payable to) that indicate that it is in any way related to the Note that it has become mysteriously attached to. Additionally, the signature appears to be a photocopy rather than being an actual or "wet" signature.

unnamed and unidentified company. The assignment contains no identifiers (i.e., loan

55. The Note has been filed with the Court on several previous occasions and avowed to be a true and correct copy each time.

56. It is incontrovertible that two materially different copies of the Note have been submitted to this Court.

57. The copy of the Deed of Trust filed with the Court as Exhibit "B", on or about November 12, 2009, by Gerard O'Meara, Esq. of law firm Gust Rosenfeld, P.L.C., (BONY Mellon's counsel) in support of BONY Mellon's Motion for Relief from the Automatic Stay (Doc #82) has no MIN # or Doc ID #. The numbers appear to have been erased or

mortgage with the Registry of Deeds. The remaining, beneficial rights in the mortgage and note are vested solely in the lender and its successors and assigns. As discussed above, MERS's only right is the right to record the mortgage. Its designation as the "mortgagee of record" in the document does not change or expand that right; and having only that right, MERS does not qualify as a mortgagee pursuant to our foreclosure statute.

63. The Notice of Default and Notice of Trustee's Sale filed and recorded by Recontrust are ineffective because Recontrust is not a proper Trustee as set forth above. (See Exhibits "F" and "H")

THE SECURITIES TRUST

- 64. ALTERNATIVE LOAN TRUST 2007-HY4 MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-HY4, the trust referenced in this case, had a closing date or cut-off date, the final date when properties could have been added to the trust under the terms of the Pooling and Servicing Agreement that governed the trust. The Agreement was dated May 1, 2007. Because there has never been any Assignment (recorded or unrecorded) of the Note or Deed of Trust to the trust, Plaintiff's loan was never in the trust.
- 65. No evidence has been offered that Plaintiff's loan was ever in the trust, other than an unsupported statement by Declarant Michael Cerchio that "it is my <u>understanding</u> that the Note is presently in the possession of BNY Mellon Trust Co as the designated agent of BNY Mellon, trustee of the Trust". (See Lead Case Doc # 182) The Declarant did not <u>personally</u> confirm that the Note was in the trust, or when it allegedly entered the trust, nor was it made clear whether the Note allegedly in the possession of BNY Mellon Trust Co was the original or the improperly altered version.
- 66. Therefore BONY Mellon, as alleged trustee for a trust which has not been shown to

contain Plaintiff's loan, has no proven interest, ownership or authority in the Property.

- 67. There is no holder in due course, as a consequence of the securitization of the alleged promissory note. BONY Mellon is not the holder in due course.
- 68. Upon information and belief, the Note and Deed of Trust have become separated as a consequence of the securitization of the alleged promissory note. Severance of the ownership and possession of the original note and mortgage has occurred. Therefore the Note is unsecured and should be treated as an unsecured debt.

THE "ASSIGNMENT" STAMPED ON THE BACK PAGE OF THE NOTE

- 69. The purported assignment was improperly stamped at some time between the dates of November 12, 2009 and May 14, 2010 on the signature page of the copy of the Note submitted by Jaqui E. Whitney. It is invalid because it was fraudulently created, is undated, and is improperly signed, *inter alia*.
- 70. Furthermore, the purported assignment is invalid because neither of the parties to the purported assignment was in business as of the date of the purported assignment. While the purported assignment is undated, the alteration to the Note occurred some time between November 12, 2009 and May 14, 2010. The "assignment" cannot be back-dated to a date prior to November 12, 2009, at which time neither of the parties to the purported assignment was in existence.
- 71. Even if the Court finds the assignment was properly stamped on the back page of the Note, it was fraudulently created in an attempt to give the appearance of propriety.

72. If the assignment is found to be fraudulent, none of the Defendants can be found to be a party in interest or a "real" party in interest, or to have either constitutional or prudential standing.

AUTHORITY OF SERVICER OR TRUSTEE TO BE REAL PARTY IN INTEREST FOR INVESTORS

- 73. Defendant BAC cannot base their standing solely upon their alleged role as loan servicer.
- 74. Defendant BONY Mellon cannot base their standing solely upon the alleged existence of a trust for which they are the Trustee. As set forth above, Plaintiff's loan was never shown to be in the trust.

APPLICATION OF FUNDS TOWARDS INDEBTEDNESS

- 75. The May 1, 2007 Pooling and Servicing Agreement provides for payment to the trust of substantial consideration which was never credited towards the indebtedness.
- 76. It is believed that other insurance, governmental proceeds and/or credit default swaps have been disbursed as credit towards the underlying obligation.
- 77. Discovery must be conducted to determine the application of monies to the account.

CONCLUSION

78. Based upon the facts and circumstances set forth above, it is alleged that Defendants have no legal standing to assert a claim on the Promissory Note and Deed of Trust that is the subject matter of this litigation. There would appear to be secret and dishonest activity and alteration with regard to some of the documents submitted to this Court by Defendants. Defendant BONY Mellon claims to be the true holder of the note but has not proved that such is the case. There are significant breaks in the chain of title. A temporary restraining order should be granted until such time as these matters have been examined and resolved.

79. Plaintiff's Fourth Amended Complaint is timely served in accordance with this Court's instructions.

WHEREFORE, Plaintiff prays that this Court find as follows:

A. The assignment by Countrywide Bank, FSB to Countrywide Home Loans, Inc, purported to have been executed by Laurie Meder be declared to be invalid; and

- B. The assignment in blank by Countrywide Home Loans, Inc, purported to have been executed by Michele Sjolander be declared to be invalid; and
- C. The substitution of trustee to Recontrust, purported to have been executed by MERS be declared to be invalid; and
- D. That any and all documents executed by Recontrust in this matter be declared to be

1 2	invalid; and
3 4	E. That all funds paid by, or on behalf of, the Plaintiff be properly accounted for and applied; or the funds be returned to the Plaintiff; and
5 6 7 8 9	F. That the Defendants be declared to have no claim or standing whatsoever in the Plaintiff's bankruptcy due their failure to demonstrate any interest in the Note and Deed of Trust submitted in this matter; and
10111213	G. If the Court declines to eliminate Defendant's claim altogether; that the Note be determined to be unsecured as listed in Plaintiff's Amended Schedules, and be treated as an unsecured claim; and
141516	G. That any recorded liens purported to be impressed on the Property as a result of the Note and Deed of Trust be released at the conclusion of the Plaintiff's Chapter 11 Plan; and
17 18 19	H. For an order requiring Defendant to show cause why they should not be enjoined as set forth in this complaint; and
2021	I. For a temporary retraining order as set forth below.
22 23	RESPECTFULLY SUBMITTED this 18 th day of August, 2010.
2425	Andrew C. Bailey, Plaintiff

added to the Note after the Countrywide entities were no longer in existence.

90. However, the Note presented to the Court by Jacqui E. Whitney is materially different from the Note originally presented to the Court. A purported Assignment of the Note by Countrywide Bank, FSB to Countrywide Home Loans, LP. was added to the Note after the Countrywide entities were no longer in existence. See Exhibit "E" attached.

- 91. Laurie Meder and Michele Sjolander allegedly executed the Assignment and Endorsement in Blank respectively on the copy of the Note entered into evidence by Jaqui E. Whitney. See Exhibit "E" attached.
- 92. Plaintiff requests the opportunity to examine Laurie Meder and Michele Sjolander to determine whether they in fact executed the Assignment and Endorsement in Blank belatedly stamped upon the Note, and if so, why and upon what authority, given the fact that both Countrywide entities had been out of business for at least sixteen months at the time.
- 93. Additionally, the copy of the Deed of Trust filed with the Court on or about November 12, 2009, by Gerard O'Meara, Esq. of law firm Gust Rosenfeld, P.L.C., (BONY Mellon's counsel) in support of BONY Mellon's Motion for Relief from the Automatic Stay (Doc #82 Ex. A) has been materially altered. It has no MIN # or Doc ID #. The numbers appear to have been erased or "whited out" using correction fluid. (Lead Case at Doc #82 Ex. B) See Exhibit "B" attached.
- 94. Without an order from this Court, the Plaintiff's home will be sold at Trustee's Sale at Defendant's earliest opportunity.

III. Legal Argument.

95. A Trustee's Sale is a statutory remedy provided to beneficiaries pursuant to a Deed of Trust. A.R.S. § 33-801 et seq., a "beneficiary" of a Deed of Trust is defined by A.R.S. § 33-801(1): "Beneficiary" means the person named or otherwise designated in a Trust Deed as the person for whose benefit a Trust Deed is given, or the person's successor in interest.

96. There is no Assignment of Deed of Trust recorded in Yavapai County identifying BONY Mellon as the current owner or beneficiary of the Plaintiff's mortgage. As set forth above there are significant breaks in the chain of title.

97. The Plaintiff is simultaneously filing his Fourth Amended Complaint to determine the extent, validity or priority of the Defendant's purported lien and this Petition for Temporary Restraining Order and Preliminary Injunction to preclude the Defendants from conducting a Trustee's Sale, until such time as the authenticity of the documents in these proceedings can be determined and the issues of who is the real party in interest, and who has prudential and constitutional standing can be examined.

98. Preliminary injunctions are appropriate where there is (1) a strong likelihood of success on the merits; (2) a possibility of irreparable injury not remediable by damages; (3) a balance of hardships in the Movant's favor; and (4) a public policy in favor of granting the relief. *Powell-Cerkoney v. TCR-Montana Ranch Joint Venture, II*, 176 Ariz. 275, 280, 860 P.2d 1328, 1333 (Ct App. 1993).

A. A Strong Likelihood of Success on the Merits.

99. Defendants have been granted favorable verdicts by this Court on the basis of fraudulent or altered documents. The Automatic Stay has been lifted. Despite Defendant's avowals, the several <u>materially different</u> copies of the Note presented to this Court in the Proof of Claim and Motion for Relief from the Automatic Stay cannot all be true and correct copies

1 of the original Note. 2 100. The purported "true and correct copy" of the Note most recently entered into evidence 3 by BONY Mellon's sworn Declarant Jacquie E. Whitney on May 14, 2010 contains 4 material alterations as set forth below and elsewhere in this pleading. (See Exhibit "E".) 5 6 101. An undated stamp carrying a purported Assignment of the Note form Countrywide 7 Bank FSB to Countrywide Home Loans, Inc was added to the signature page of the Note at 8 some time between the dates of November 12, 2009 and May 14, 2010. 9 102. Countrywide Bank FSB and Countrywide Home Loans, Inc did not exist between the 10 dates of November 12, 2009 and May 14, 2010. Both entities were purchased by Bank Of 11 America on or about July 2, 2008, approximately sixteen months prior to November 12, 12 2009. 13 14 103. There is no Assignment of the Deed of Trust to BONY Mellon on record. 15 16 104. There is no Assignment of the Note to BAC on record. 17 105. The Substitution of Trustee to Recontrust Company by MERS was improper. 18 19 106. The copy of the Deed Of Trust entered into evidence by BONY Mellon contains 20 material alterations. The MERS ID # and Doc ID # were erased from the document. (Lead 21 Case at Doc #82 Ex. B) (See Exhibit "B" attached.) 22 23 107. Clearly this Court cannot and will not condone the Defendant's willful misrepresentations to this Court. Therefore, there is a strong likelihood of success on the 24 merits. 25

procedures is to put true and correct documents into the record. According to the documents filed with this Court, the Defendant has not done so, and has in fact filed contradictory, altered and fraudulent documents.

- 114. Property rights are crucial to our social system. A full exploration of possible infringements should be conducted before a homeowner is stripped of their home and equity.
- 115. Public Policy also favors equitable behavior. In the instant case, the Defendants have acted in a highly inequitable manner:
 - They presented a Note to this Court that is not a true and correct copy of the original Note.
 - They presented a Deed of Trust to this Court that is not a true and correct copy of the original Deed of Trust.
 - Laurie Meder, as Senior Vice President of an unspecified entity, is alleged to have signed the Assignment on the Note. The authenticity of this document remains in question.
 - Michele Sjolander, as Executive Vice President of an unspecified entity, is alleged to have signed the Assignment in Blank on the Note. The authenticity of this document remains in question.
 - The purported Assignment of the Note was executed at some unspecified date at which Countrywide Bank FSB and Countrywide Home Loans, Inc no longer existed.
 - Lastly, MERS substituted Recontrust Company as Trustee but had no right or

authority to do so. IV. Conclusion. The Defendant has engaged in inequitable conduct. They have obtained favorable decisions from this Court based on evidence that is, at best, a misrepresentation and, at worst, outright fraud. A Temporary Restraining Order is critical to maintaining the status quo and preventing a Trustee's Sale until discovery and an evidentiary hearing can be performed to evaluate the nature and extent of the infractions committed by the Defendant. WHEREFORE, it is respectfully requested that: A. The Defendants be enjoined from foreclosing or taking any other adverse actions against the Property without further Order of the Court; and B. Such other relief be granted as this Court deems just and proper. DATED this 18th day of August, 2010.

Verification of Complaint

Plaintiff Andrew C. Bailey states under penalty of perjury that the facts and allegations set forth in his fourth amended complaint are true and correct to the best of his knowledge and understanding.

DATED this 18th day of August, 2010.

Andrew C. Bailey, Plaintiff

Andrew C Bailey c/o 2500 N. Page Springs Road Cornville, AZ 86325

Gerard R. O'Meara Esq Gust Rosenfeld, PLC 1 South Church Avenue, Suite 1900 Tucson, AZ 85701-1620

December 10, 2009.

Re: Attached Federal Fair Debt Collections Act "SPECIAL NOTICE" dated 11/12/2009

Dear Mr. O'Meara,

I hereby acknowledge receipt of the attached Federal Fair Debt Collections Act SPECIAL NOTICE and CONSUMER DISCLOSURE filed concurrently with your motion of 11/12/09. I am responding within the stated 30-day period.

- 1. With regard to the underlined section of the first paragraph of the notice,
 "Nothing in this statement modifies or changes the hearing date or response time
 specified in the attached documents...." Nowhere in the attached documents is any
 response time specified. Neither does Local Rule 4001 appear to be specific as to
 response time. The Court was unable to clarify the issue when I telephoned with a query
 on the subject.
- 2. I hereby notify you, as attorneys of record for THE BANK OF NEW YORK MELLON fka THE BANK OF NEW YORK as Trustee for the Certificateholders, CWALT, Inc, Alternative Loan Trust 007-HY4 Mortgage Pass-Through Certificates, Series 2007-HY4, its assignees and/or successors in interest, that all or part of the alleged obligation or judgment to THE BANK OF NEW YORK MELLON fka THE BANK OF NEW YORK as Trustee for the Certificateholders, CWALT, Inc, Alternative Loan Trust 007-HY4 Mortgage Pass-Through Certificates, Series 2007-HY4, its assignees and/or successors in interest is DISPUTED.

I await the prompt mailing of "a written verification of the obligations or judgment and the amounts owed to THE BANK OF NEW YORK MELLON fka THE BANK OF NEW YORK as Trustee for the Certificateholders, CWALT, Inc, Alternative Loan Trust 007-HY4 Mortgage Pass-Through Certificates, Series 2007-HY4, its assignees and/or successors in interest."

Exhibit A

I note that no response time (on the bank's part) is specified in this matter, but ask you and your client to diligently expedite the matter. Assumedly this information is readily available, given your recent foreclosure-related action in the bankruptcy court.

3. In addition. I hereby request the name and address of the original "creditor", if different from the current "creditor" per the final sentence of the attached Special notice. Am I to understand the word "creditor" to be synonymous with the word "lender"? I specifically request the name, address and contact person of the actual lender, not the entity who acted as mortgage broker or loan originator. That entity was Countrywide Home Loans. The lender by definition is the person or entity who actually provided the money to fund the loan, and who would therefore be damaged by a default on the subject loan.

This information will greatly assist me, and the court, in determining who my lender is and how much I owe them. This is of course the primary purpose of the Qualified Written Request and Debt Validation Letter, which I have mailed to you today.

I look forward to your cooperation in clarifying these confusing matters,

Sincerely,

Andrew C Bailey

SPECIAL NOTICE

97/09253252

THE FOLLOWING NOTICE IS GIVEN TO YOU IN THE EVENT THAT THE FEDERAL FAIR DEBT COLLECTIONS ACT APPLIES TO THIS COMMUNICATION.

The following statement provides you with notice of certain rights which you may have by law. Nothing in this statement modifies or changes the hearing date or response time specified in the attached documents or your need to take legal action to protect your rights in this matter. No provision of the following statement modifies or removes your need to comply with local rules concerning the attached documents.

CONSUMER DISCLOSURE

This communication is made in an attempt to collect on a debt or judgment and any information obtained will be used for that purpose. Please be advised that if you notify The Bank of New York Mellon, f/k/a The Bank of New York, As Trustee for the Certificateholders, CWALT, Inc., Alternative Loan Trust 2007-HY4 Mortgage Pass-Through Certificates. Series 2007-HY4's attorneys in writing within 30 days that all or a part of your obligation or judgment to The Bank of New York Mellon, f/k/a The Bank of New York, As Trustee for the Certificateholders, CWALT, Inc., Alternative Loan Trust 2007-HY4 Mortgage Pass-Through Certificates, Series 2007-HY4 is disputed, then The Bank of New York Mellon, f/k/a The Bank of New York, As Trustee for the Certificateholders, CWALT, Inc., Alternative Loan Trust 2007-HY4 Mortgage Pass-Through Certificates, Series 2007-HY4's attorneys will mail to you a written verification of the obligations or judgment and the amounts owed to The Bank of New York Mellon, f/k/a The Bank of New York, As Trustee for the Certificateholders, CWALT, Inc., Alternative Loan Trust 2007-HY4 Mortgage Pass-Through Certificates, Series 2007-HY4. In addition and upon your written request within 30 days, you will be provided with the name and address of the original creditor, if different from the current creditor.

Ana Wayman-Trujillo, Reco ... or OFFICIAL RECORDS OF YAVAPAI COUNTY TRANSNATION TITLE INS CO

8-4504 P-231 95/94/2007 94:60 25.90 4134299

After Recording Return To:



CA 91410-0423

Prepared By: DENNIS GUTIERREZ

1/1

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1358707 [Escrow/Closing #]

[Doc ID #]

DEED OF TRUST MIN

DEFINITIONS

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16.

(A) "Security Instrument" means this document, which is dated MARCH 29, 2007 together with all Riders to this document.

(B) "Borrower" is

Andrew C. Bailey, an unmarried man and Constance Baxter Marlow, an unmarried woman

Borrower is the trustor under this Security Instrument. Borrower's mailing address is 2560 N PAGE SPRINGS RD CORNVILLE, AZ 86325-6122 (C) "Lender" is Countrywide Bank, FSB.

Lender is a FED SVGS BANK

organized and existing under the laws of THE UNITED STATES

ARIZONA-Single Family-Fannie Mac/Freddie Mac UNIFORM INSTRUMENT WITH MERS

Page 1 of 11

-8A(AZ) (0208) CONVIVA

CHL (08/05)(d) VMP Mortgage Solutions, Inc. (890)821-7291

Form 3003 1/01 (rev. 6/02)



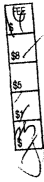


Ana Wayman-Trujillo, Recorder OFFICIAL RECORDS OF YAVAPAI COUNTY NENATION TITLE INS CO DOT

B-4504 P-231 05/04/2007 04:08P 25.00 4134299



After Recording Return To:



Chicago Title 1368707 ServiceLink Division 4000 Industrial Blvd Aliquippa, PA 15001 Van Muye

Prepared By: DENNIS GUTIERREZ

00016499918403007 [Doc ID #] [Escrow/Closing

135870

001337-0002066505-8

DEFINITIONS

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ARIZONA-Single Family-Fannie Mae/Freddle Mac UNIFORM INSTRUMENT WITH MERS

Page 1 of 11

-6A(AZ) (0206)

CHL (08/05)(d) VMP Mortgage Solutions, Inc. (600)521-7291

Form 3003 1/01 (rev. 6/02)

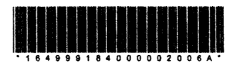


Exhibit C

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law. Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferce as if a new loan were being made to the transferce; and (b) Lender reasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any covenant or agreement in this Security Instrument is acceptable to Lender.

To the extent permitted by Applicable Law, Lender may charge a reasonable fee as a condition to Lender's consent to the loan assumption. Lender may also require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made in the Note and in this Security Instrument. Borrower will continue to be obligated under the Note and this Security Instrument

unless Lender releases Borrower in writing.

If Lender exercises the option to require immediate payment in full, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

witness the hand(s) and seal(s) of thi	UNDERSIGNED.	0.1	
		0.8.1	(Seal)
	ANDREW C. BAILEY		-Borrower
		3	(Seal)
			-Borrower
			(Seal)
			-Borrower
			(Seal)
			-Borrower
			Mican Ortoinal Only

Exhibit D -1 OMERIA DOC 82 Exhibit A

LOAN #:

If all or any part of the Property or any Intorest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law. Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferee as if a new loan were being made to the transferee; and (b) Lender reasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any covenant or agreement in this Security Instrument is acceptable to Lender.

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WITNESS THE HAND(S) AND SEAL(S) (OF THE UNDERSIGNED.	0.1	
	- Edward	5.1~1	(Seal)
	ANDREW C. BAILEY		-Borrower
			(Seal)
			(Seal) Borrower
			(Seal)
		[Sign O	riginal Only)

Exhibit D-Z Claim 6-1 Lender may require immediate payment in full of an sums secured by Applicable Law. Lender also shall not exercise this shall not be exercised by Lender if such exercise is prohibited by Applicable Law. Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferee as if a new loan were being made to the transferee; and (b) Lender reasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any covenant or agreement in this Security Instrument is acceptable to Lender.

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WITNESS THE HAND(S) AND SEA	L(S) OF THE UNDERSIGNED.	D:/	
	LOVESUR	1/2/	(Seal)
	ANDREW C. BAILEY		-Borrower
			(Seal)
			-Borrower
			(Seal)
	The second secon	Annual Control of the	-Borrower
			(Seal)
			-Borrower

PAY TO THE ORDER OF

WITHOUT RECOURSE

BY

ALURIE MEDER

LAURIE MEDER

BY

MITHOUT RECOURSE

COUNTRYWIDE BANK, FSB

WITHOUT RECOURSE

COUNTRYWIDE HOME LOANS, INC

SENIOR VICE PRESIDENT

MICHELE SIDLANDER

EXECUTIVE VICE PRESIDENT

Exhibit E Whitney Declaration DOC 180 Exhibit A 08/23/2010

[Sign Original Only]



01 080100290

TS No. 08-0100290 Property Address: 2560 N PAGE SPRINGS RD CORNVILLE, AZ 86325-6122

September 19, 2008

Important Legal Notice

RECONTRUST COMPANY, acting in its capacity as trustee or substituted trustee, is required by law to advise you of the following:

RECONTRUST COMPANY is attempting to collect a debt and any information it obtains will be used for that purpose.

The name of the Creditor to whom the debt is owed:

THE BANK OF NEW YORK, AS TRUSTEE FOR THE CERTIFICATE-HOLDERS, CWALT, INC., ALTERNATIVE LOAN TRUST 2007-HY4 MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-HY4

Debt Validation Notice:

If you believe that you may be entitled to the benefit of the Service Members Civil Relief Act of 2003, it is recommended that you consult with your attorney.

- (a.) As of the date of this letter, you owe \$436,941.00. Because of interest, late charges, and other charges that may vary from day to day, the amount due on the day you pay may be greater. Hence, if you pay the amount shown above, an adjustment may be necessary after we receive your check, in which event we will inform you before depositing the check for collection. For further information, write the undersigned or call (800) 281-8219.
- (b.) Unless you, within (30) days after the receipt of this letter, dispute the validity of the debt or any portion of the debt, RECONTRUST COMPANY will assume the amount to be valid.
- (c.) If you notify RECONTRUST COMPANY in writing, to the address provided below within the thirty (30) day period, that you dispute the debt, or any portion of the debt, RECONTRUST COMPANY will obtain verification of the debt and mail it to you. If you so request in writing to the address provided below within the thirty (30) day period, RECONTRUST COMPANY will provide you with the name and address of the original creditor if it is different from the current creditor.

RECONTRUST COMPANY

2380 Performance Dr, RGV-D7-450 Richardson, TX 75082

Exhibit &

Sincerely,

RECONTRUST COMPANY

Ana Wayman-Trujilis, Recorder OFFICIAL RECORDS OF YAVAPAI COUNTY RECONTRUST COMPANY FIRST AMERICAN TITLE INS 2380 Performance Dr, RGV-D7-450 Richardson, TX 75082 WHEN RECORDED MAIL TO: COUNTRYWIDE HOME LOANS, INC **400 COUNTRYWIDE WAY SV-35** SIMI VALLEY, CA 93065 \$8 Attn: FORECLOSURE DEPT TS No. 08-0100290 \$5 Title Order No. 3871995 APN No. 407-27-016C \$1 SUBSTITUTION OF TRUSTEE ARIZONA The undersigned beneficiary hereby appoints RECONTRUST COMPANY 2380 Performance Dr, RGV-D7-450 Richardson, TX 75082, SUCCESSOR TRUSTEE under the deed of trust executed by ANDREW C. BAILEY, AN UNMARRIED MAN AND CONSTANCE BAXTER MARLOW, AN UNMARRIED WOMAN, as trustor(s), in which MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., is named beneficiary, and FIDELITY NATIONAL TITLE INSURANCE CO. AN ARIZONA CORPORATION, as original trustee, and Recorded on 05/04/2007, in Yayapai County; Arizona, as Instrument Number 4134299, Book 4504, Page 231, and legally describing the trust property as SEE ATTACHED EXHIBIT A - LEGAL DESCRIPTION RECONTRUST COMPANY HAS BEEN APPOINTED AS SUCCESSOR TRUSTEE. RECONTRUST COMPANY QUALIFIES AS A TRUSTEE OF THE TRUST DEED UNDER ARIZONA REVISED STATUTES SECTION 33-803, SUBSECTION A. 5., BECAUSE IT IS A CORPORATION REGULATED BY THE OFFICE OF THRIFT SUPERVISION (OTS), SUCCESSOR TO THE FEDERAL HOME LOAN BANK BOARD. MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, DATED: 09/19/2008 State of: drado Guifford **Assistant Secretary** County of: 9/08 Rachel K. Wagema , personally appeared before me know to me (or proved to me on the oath of Ladrade Gullford

TO THE TOTAL OF TH

) to be the person whose name is subscribed to the

Form azsub (08/06)

Exhibit G

foregoing instrument and acknowledged to me that he/she executed the same for the purposes and

or through

consideration therein expressed.

Witness my hand and official seal

Notary Public's Signature

First American Title
RECORDING REQUESTED BY:
RECONTRUST COMPANY
2380 Performance Dr, RGV-D7-450
Richardson, TX 75082
WHEN RECORDED MAIL TO:
COUNTRYWIDE HOME LOANS, INC
400 COUNTRYWIDE WAY SV-35
SIMI VALLEY, CA 93065
Attn: FORECLOSURE DEPT
TS No. 08-0100290
Title Order No. 3871995

APN No. 407-27-016C

Ana Wayman-Trujillo, Recorder OFFICIAL RECORDS OF YAYAPAI COUNTY FIRST AMERICAN TITLE INS NTS B-4623 P-253 09/23/2008 03:58P 14.00 4265284



NOTICE OF TRUSTEE'S SALE ARIZONA

The following legally described trust property will be sold, pursuant to the power of sale under that certain Deed of Trust Recorded on 05/04/2007, as Instrument Number 4134299, Book 4504, Page 231, in the records of Yavapai County, Arizona, at public auction to the highest bidder: On the front steps of the Old Yavapai County Courthouse, facing Gurley Street, Prescott, AZ. on 12/29/2008 at 11:00 AM of said day.

SEE ATTACHED EXHIBIT A - LEGAL DESCRIPTION. APN No. 407-27-016C

The Deed of Trust and/or Beneficiary provide the following purported property location: 2560 N PAGE SPRINGS RD, CORNVILLE, Yavapai County, AZ 86325-6122

Said sale will be made for cash (payable at time of sale), but without covenant or warranty, express or implied, regarding title, possession or encumbrances, to pay the remaining principal sum of the note secured by said Deed of Trust, which includes interest thereon as provided in said note, advances, if any under the terms of said Deed of Trust, interest on advances, if any, fees, charges and expenses of the Trustee and of the trust created by said Deed of Trust. The original sum of the note is \$425,000.00. Trustee will accept only cash or cashier's check for reinstatement or price bid payment. Reinstatement payment must be paid before five o'clock P.M on the last day other than a Saturday or legal holiday before the date of the sale. The Purchaser at the sale, other than the beneficiary to the extent of his credit bid, shall pay the price no later than five o'clock P.M. of the following day, other than a Saturday or legal holiday.

Name and Address of Original Trustor: ANDREW C BAILEY, and CONSTANCE BAXTER MARLOW, 2560 N PAGE SPRINGS RD, CORNVILLE, AZ 86325-6122 Name and Address of Current Trustee: RECONTRUST COMPANY, 2380 Performance Dr, RGV-D7-450 Richardson, TX 75082 FOR INFORMATION/SALE INFORMATION CALL: (800) 281-8219 Name and Address of Current Beneficiary: MORTGAGE ELECTRONIC REGISTRATION, 400 COUNTRYWIDE WAY SV-35, , SIMI VALLEY, CA 93065 PHONE: (800) 669-6650

RECONTRUST COMPANY IS THE CURRENT TRUSTEE. RECONTRUST COMPANY QUALIFIES AS A TRUSTEE OF THE TRUST DEED UNDER ARIZONA REVISED STATUTES SECTION 33-803, SUBSECTION A. 5., BECAUSE IT IS A CORPORATION REGULATED BY THE OFFICE OF THRIFT SUPERVISION (OTS), SUCCESSOR TO THE FEDERAL HOME LOAN BANK BOARD.

Exhibit H

DATED: September 19, 2008

RECONTRUST COMPANY As Trustee

State of:	Texas Dallas	Mia Bowers, Team Member
On <u>OllGo</u> foregoing insconsideration	before me or through trument and acknowled therein expressed.	Rachel K. Wagema , personally appeared , know to me (or proved to me on the oath of) to be the person whose name is subscribed to the liged to me that he/she executed the same for the purposes and
Witness my h	nand and official seal. **L. Walter C's Signature**	STARY OF BLIC START OF BLIC START OF BLIC START OF START

THIS FIRM IS ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE. THE DEBT SET FORTH ON THIS NOTICE WILL BE ASSUMED TO BE VALID UNLESS YOU DISPUTE THE DEBT BY PROVIDING THIS OFFICE WITH A WRITTEN NOTICE OF YOUR DISPUTE WITHIN 30 DAYS OF YOUR RECEIPT OF THIS NOTICE, SETTING FORTH THE BASIS OF YOUR DISPUTE. IF YOU DISPUTE THE DEBT IN WRITING WITHIN 30 DAYS, WE WILL OBTAIN AND MAIL VERIFICATION OF THE DEBT TO YOU. IF THE CREDITOR IDENTIFIED IN THIS NOTICE IS DIFFERENT THAN YOUR ORIGINAL CREDITOR, WE WILL PROVIDE YOU WITH THE NAME AND ADDRESS OF THE ORIGINAL CREDITOR IF YOU REQUEST THIS INFORMATION IN WRITING WITHIN 30 DAYS.