UNITED STATE BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	Case No 12-12020	
RESIDENTIAL CAPITAL, LLC, ET AL.,	CHAPTER 11	
DEBTORS	,))	U.S. DATE OF THE AT

CREDITOR # 444 & 913

AFFIDAVIT OF INDIGENCY REQUEST TO PROCEED IN FORMA PAUPERIS

PLEASE TAKE NOTICE, that Petitioner Ronald P Gillis (movant) hereby files an Application to Proceed in the US Bankruptcy Court, Southern District of New York Without Prepaying Fees of Costs or give security. I state that because of my poverty I am unable to pay the costs of said proceeding or to give security therefor, and that I believe I am entitled to redress.

- 1) I am currently employed by Southwest Florida Notaries/The Notary Guy and receive approximately \$850 per month.
- 2) My wife also receives the same amount from Southwest Florida Notaries and until the end of the year, is working a part-time job that she expects to make about \$750 a month, then in 2015, anticipates making about \$200 a month at the same job at Brookside Bluffs RV in Zolfo Springs.
- 3) The movant is not currently receiving any public benefits, however, movants wife applied for unemployment compensation, but has never been approved to date.
- 4) The Movant has about \$400 in a checking account. Movant also owns a home worth about \$60,000 which is the subject of a lengthy litigation, currently removed to US District Court in Fort Myers. From the Twentieth Judicial Circuit Charlotte County Florida. Movant

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LT 08-252-CA

has no other substantial assets.

- 5) The Movant has been disputing a purported mortgage in the Florida State Courts, currently in Federal Court, Fort Myers, FL.
- 6) Movant's wife has medical debts of about \$15,500 and pays about \$80 per month towards said bills.
- 7) Movant understands that the Court shall dismiss this request if Movants gives a false answer to any questions in this declaration.

WHEREFORE, the movant is submitting the Motion to Lift the Stay, an Affidavit of Indigency and Motion to Proceed *In Forma Pauperis* based on the current financial situation of the undersigned and request a to proceed in this case *In Forma Pauperis*.

Respectfully submitted, and under penalty of perjury that the foregoing is true and correct,

Ronald P Gillis P O Box 380842 Murdock, FL 33938 (413) 622-2282

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that by signing this below, a true and correct copy of the foregoing <u>AFFIDAVIT OF</u>
<u>INDIGENCY MOTION TO PROCEED IN FORMA PAUPERIS</u> was furnished by hand delivery or USPS 1st Class
Mail to:

United States Bankruptcy Court - Southern District of New York One Bowling Green New York, NY 10004

ATTN: Aurea Suarez

on this 13th day of November, 2014

By: Ronald P Gillis