UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	- <	
)	
In re:)	Case No. 12-12020 (MG)
)	
RESIDENTIAL CAPITAL, LLC, et al.,)	Chapter 11
, , , <u> </u>)	•
Debtors.)	Jointly Administered
)	·

ORDER GRANTING RESCAP BORROWER CLAIMS TRUST'S EIGHTY-FIFTH OMNIBUS OBJECTION TO CLAIMS ((I) NO LIABILITY BORROWER CLAIMS, (II) REDUNDANT BORROWER CLAIMS, AND (III) MISCLASSIFIED BORROWER CLAIMS)

Upon the eighty-fifth omnibus objection to claims (the "Objection")¹ of the ResCap Borrower Claims Trust (the "Trust"), established pursuant to the terms of the confirmed Plan filed in the above-referenced Chapter 11 cases, as successor in interest to the Debtors with regard to Borrower Claim matters, seeking entry of an order, pursuant to section 502(b) of title 11 of the United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure, and this Court's order approving procedures for the filing of omnibus objections to proofs of claim [Docket No. 3294] (the "Procedures Order"), disallowing and expunging the No Liability Borrower Claims and the Redundant Borrower Claims and reclassifying the Misclassified Borrower Claims as general unsecured claims on the Claims Register, all as more fully described in the Objection; and it appearing that this Court has jurisdiction to consider the Objection pursuant to 28 U.S.C. §§ 157 and 1334; and consideration of the Objection and the relief requested therein being a core proceeding pursuant to 28 U.S.C. §§ 1408 and 1409; and

Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed to such terms in the Objection.



due and proper notice of the Objection having been provided, and it appearing that no other or further notice need be provided; upon consideration of the Objection and the Declaration of David Cunningham in Support of the ResCap Borrower Claims Trust's Eighty-Fifth Omnibus Objection to Claims (II) No Liability Borrower Claims, (II) Redundant Borrower Claims, and (III) Misclassified Borrower Claims) annexed thereto as Exhibit 2, and the Declaration of Norman S. Rosenbaum in Support of the ResCap Borrower Claims Trust's Eighty-Fifth Omnibus Objection to Claims ((I) No Liability Borrower Claims, (II) Redundant Borrower Claims, and (III) Misclassified Borrower Claims), annexed thereto as Exhibit 3; and upon consideration of the responses received from Gale Gibbs [Docket No. 8542] and Robert Eberwein [Docket No. 8597] opposing the Objection; and upon consideration of the ResCap Borrower Claims Trust's Reply in Support of Its Eighty-Fifth Omnibus Objection to Claims ((I) No-Liability Borrower Claims, (II) Redundant Borrower Claims, and (III) Misclassified Borrower Claims) As To Claim No. 4701 [Docket No. 8589]; and for the reasons stated on the record at the hearing held on May 14, 2015; and the Court having found and determined that the relief sought in the Objection is in the best interests of the Trust, the Trust's constituents, the Debtors, and other parties in interest and that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein; and the Court having determined that the Objection complies with the Borrower Claim Procedures set forth in the Procedures Order; and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the relief requested in the Objection is granted to the extent provided herein; and it is further

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the claims listed on Exhibit A annexed hereto (collectively, the "No Liability Borrower Claims") are disallowed and expunged with prejudice; and it is further

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the claims listed on Exhibit B annexed hereto under the column "Claims to be Disallowed and Expunged" (collectively, the "Redundant Borrower Claims") are disallowed and expunged with prejudice; and it is further

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the claims listed on Exhibit C (collectively, the "Misclassified Borrower Claims") are hereby reclassified as general unsecured claims; and it is further

ORDERED that Kurtzman Carson Consultants LLC, the Debtors' claims and noticing agent, is directed to disallow and expunge the No Liability Borrower Claims and the Redundant Borrower Claims identified on the schedule attached as Exhibit A and Exhibit B hereto so that such claims are no longer maintained on the Claims Register; and it is further

ORDERED that Kurtzman Carson Consultants LLC, the Debtors' claims and noticing agent, is directed to reclassify the Misclassified Borrower Claims as set forth on the schedule attached as Exhibit C hereto so that such claims are reflected as general unsecured claims on the Claims Register; and it is further

ORDERED that the Trust is authorized and empowered to take all actions as may be necessary and appropriate to implement the terms of this Order; and it is further

ORDERED that notice of the Objection, as provided therein, shall be deemed good and sufficient notice of such objection, and the requirements of Bankruptcy Rule 3007(a),

Pg 4 of 43

the Case Management Procedures entered on May 23, 2012 [Docket No. 141], the Procedures

Order, and the Local Bankruptcy Rules of this Court are satisfied by such notice; and it is further

ORDERED that this Order has no res judicata, estoppel, or other effect on the

validity, allowance, or disallowance of any claim not listed on Exhibit A, Exhibit B, or Exhibit C

annexed to this Order, and the Trust's and any party in interest's right to object on any basis are

expressly reserved with respect to any such claim not listed on Exhibit A, Exhibit B, or Exhibit C

annexed hereto; and it is further

ORDERED that this Order shall be a final order with respect to each No Liability

Borrower Claim identified on Exhibit A, Redundant Borrower Claim identified on Exhibit B,

and Misclassified Borrower Claim identified on Exhibit C annexed hereto, as if each such Claim

had been individually objected to; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all

matters arising from or related to this Order.

Dated: May 15, 2015

New York, New York

/s/Martin Glenn

MARTIN GLENN

United States Bankruptcy Judge

4

Exhibit A

In re RESIDENTIAL CAPITAL, LLC, et al. (CASE NO. 12-12020 (MG)) (JOINTLY ADMINISTERED)

EXHIBIT A

EIGHTY-FIFTH OMNIBUS OBJECTION – NO LIABILITY (BORROWER CLAIMS)

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
2523	Mattie L. Calhoun PO Box 9001719 Louisville, KY 40290-1719 \$85,184.56 Secured GMAC Mortgage, LLC	Loan Modification issues , Origination Issues, General Servicing Issues	EquiFirst Corporation originated the loan on June 28, 2005. Debtor Residential Funding purchased the loan from EquiFirst Corporation and transferred its interest when the loan was securitized on or about August 1, 2005 where US Bank National Association was appointed as trustee. Debtor HomeComings Financial serviced the loan from August 12, 2005 until servicing transferred to GMAC Mortgage, LLC on or about July 1, 2009. GMAC Mortgage, LLC serviced the loan until servicing transferred to Ocwen Loan Servicing, LLC on February 16, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for March 1, 2013. Claimant did not assert a basis for claim in box 2 of the proof of claim form or in the attachments to the proof of claim. On May 20, 2013, Debtors mailed to Claimant a letter requesting additional information and documentation in support of the claim. Claimant responded by letter ("Response Letter") on June 4, 2013 and alleges i) Debtor did not make Claimant aware of the mortgage transferring to a new company "until the last minute", ii) the mortgage payment increased to \$1,031 even though they were told the payment would not change after the modification, and iii) the Claimant "was sold a bag of goods" at origination, and the appraisal at origination was deficient.	

corresponding Page in Omnibus Objection aimant of loan being transferred to new company because Debtor adequate notice to Claimant, and Claimant acknowledged the transfer ne actual transfer. Debtors' records show Debtor mailed a letter to on February 7, 2013 informing him that Ocwen Loan Servicing would be
aimant of loan being transferred to new company because Debtor adequate notice to Claimant, and Claimant acknowledged the transfer ne actual transfer. Debtors' records show Debtor mailed a letter to
adequate notice to Claimant, and Claimant acknowledged the transfer ne actual transfer. Debtors' records show Debtor mailed a letter to
servicer as of February 15, 2013. Claimant spoke with Debtor via phone ary 14, 2013 acknowledging that they received the letter regarding the transfer to Ocwen. On the call, Debtor informed Claimant that the transfer to Ocwen was occurring in connection with the Debtors' cy and the sale of certain of Debtors' assets to Ocwen. As no liability for Claimant's assertion that the mortgage payment by increased after the HAMP modification was completed in June 2010
every increase to Claimant's required monthly payment was proper and ance with the terms of the modification, note and mortgage. Each in the Claimant's required monthly payment occurred because the is property taxes or property insurance obligations increased, thereby is the required escrow portion of the Claimant's monthly mortgage. In section 4C of the modification, it states that the escrow amounts inge. Debtor also confirmed that the required monthly principal and ayments never changed after consummation of the modification.

				Name and Address	
onding Page #			Reason(s) for	Claim Amount	Claim
ibus Objection	in (Disallowance	Asserted Debtor Name	No(s).
	d	esponse Letter is comprised of \$303.93 in principal and scrows for taxes and insurance. Claimant's assertion involving the origination of raisal used at origination because no Debtor was of the loan. Claimant's loan was originated by			
		etwork, Inc. originated the loan on August 16, 2006. In Company purchased the loan from Homecomings and en the loan was securitized on or about September 28, it is trust Company Americas was appointed as trustee. Incial serviced the loan from August 16, 2006 untile MAC Mortgage, LLC on or about (July 1, 2009). GMAC eloan until servicing transferred to Ocwen Loan 1, 2013. The factum and uncompensated conversion of for claim in box 2 of the proof of claim form. Claimant 1,55, which Claimant states is comprised of \$50,000 for wnpayment", \$29,000 for "estimated interest", and row". Claimant also states on the face of the proof of the elension of derivative financial instruments is	General No Liability	Gale Gibbs C/O Post Office Box 6741 Arlington, TX 76005-6741 \$83,352.55 General Unsecured GMAC Mortgage, LLC	4701
		for claim in box 2 of the proof of claim form. Claimant .55, which Claimant states is comprised of \$50,000 for wnpayment", \$29,000 for "estimated interest", and row". Claimant also states on the face of the proof of		GMAC Mortgage, LLC	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
			information and documentation in support of the claim. Claimant responded on July 29, 2013 by letter stating "every loan contract since about 1986 is a fraud in the factum deceptive trade practice" and that Claimant is generally victim of Debtors fraud and deceptive trade practices. Claimant further asserts that they "deserve 90 per cent (sic) of the profit gain from the sale of call of the derivatives for why my (mortgage) is a part of the trust that was securitized and sold". Claimant makes conclusory allegations and proffers no evidence whatsoever showing how the Debtors purportedly harmed Claimant in any way, or that Debtors owe Claimant money. Debtor reviewed its books and records and found no evidence of money owed to Claimant or wrongdoing on the part of any Debtor. At the time Claimant's loan was transferred to Ocwen on February 16, 2013, Claimant's account was current.	
2459	RICHARD F INGRAM AND JR Kent Constructions CO 6521 S Woodlawn Ave Chicago IL 60637 \$82,582.00 General Unsecured GMAC Mortgage, LLC	Origination Issues, General No Liability	St. Francis Mortgage Company originated the loan secured by property at 6521 S. Woodlawn Avenue, Chicago, IL on October 29, 2003. Debtor Residential Funding Company purchased the loan from St. Francis Mortgage Company and transferred its interest when the loan was securitized on or about January 1, 2004 where JP Morgan Chase Bank N.A. was appointed as trustee. Debtor Homecomings Financial serviced the loan from January 13, 2004 until servicing transferred to GMAC Mortgage, LLC on or about July 1, 2009. GMAC Mortgage LLC serviced the loan until servicing transferred to Ocwen Loan Servicing, LLC on February 16, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for March 1, 2013 payment.	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
			form. In an attachment to the proof of claim, Claimant states "the mortgage and mortgage note copies were never received at the closing. Because this loan has been transferred multiple times, my previous attempts to secure the above documents was unsuccessful." Claimant provides no additional basis for claim or explanation of damages asserted of \$82,582. On June 21, 2013, Debtors mailed to Claimant a letter requesting additional information and documentation in support of the claim; however, Claimant did not respond. On December 6, 2013, Claimant spoke to Brian Powers of Silverman Acampora, Special Counsel to the Official Committee of Unsecured Creditors of Residential Capital, LLC (prior to confirmation of the Debtors' Chapter 11 Plan), and stated that Claimant agreed to withdraw the claim after confirming that his loan was funded by a non-Debtor; however, Claimant failed to return the withdrawal form. Debtors have no liability for Claimant's assertion that Debtor did not provide Claimant with copies of the mortgage and note at closing because no Debtor was involved with the origination of Claimant's loan. Furthermore, Claimant has failed to demonstrate how he was damaged by this assertion.	
2417	RICHARD F INGRAM 4747 S Woodlawn	General No Liability, Origination Issues	St. Francis Mortgage Company originated the loan secured by property at 6533-35 S. Carpenter Avenue, Chicago, IL on October 29, 2003. Debtor Residential Funding Company purchased the loan from St. Francis Mortgage	
	Chicago, IL 60615 \$73,847 General Unsecured	origination issues	Company and transferred its interest when the loan was securitized on or about January 1, 2004 where JP Morgan Chase Bank N.A. was appointed as trustee. Debtor Homecomings Financial serviced the loan from January 13, 2004 until servicing transferred to GMAC Mortgage, LLC on or about (July 1, 2009). GMAC	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
	GMAC Mortgage, LLC		Mortgage LLC serviced the loan until servicing transferred to Ocwen Loan Servicing, LLC on February 16, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for March 1, 2013 payment. Claimant asserts "mortgage note" as basis for claim in box 2 of the proof of claim form. In an attachment to the proof of claim, Claimant states "the mortgage and mortgage note copies were never received at the closing. Because this loan has been transferred multiple times, my previous attemptes to secure the above documents was unsucessful." Claimant provides no additional basis for claim or explanation of damages asserted of \$73,847. On June 21, 2013, Debtors mailed to Claimant a letter requesting additional information and documentation in support of the claim. On July 29, 2013, Claimant responded by letter; however, the letter was blank and did not include any additional documents or explanation for the basis of claim. Debtors have no liability for the assertion that Debtors did not provide copies of loan documents at closing because Debtors were not involved in the closing of Claimant's loan. The loan was originated by St. Francis Mortgage, a non-Debtor. Furthermore, Debtors have no liability because Claimant offers no evidence showing how the Debtors' actions harmed Claimant in any way, or that Debtors owe Claimant any money. Debtor reviewed its books and records and found no evidence of money owed to Claimant or wrongdoing on the part of Debtor as servicer of Claimant's account.	
4923	David F. Howard	Interest Rate and	First-Citizens Bank & Trust Company originated the loan on February 19, 1998. Debtor GMAC Mortgage, LLC purchased the loan from First-Citizens Bank & Trust	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
	5382 Murphy Rd Pink Hill, NC 28572 \$78,852.54 General Unsecured GMAC Mortgage, LLC	Fees Collected	Company and then transferred its interest to Fannie Mae. Debtor GMAC Mortgage LLC serviced the loan from September 1, 2000 until servicing transferred to GreenTree Servicing, LLC on February 1, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for February 1, 2013 payment. Claimant asserts "Had to pay GMAC lawyers - their responsibilitie (sic)" as basis for claim in box 2 of the proof of claim form. In an attachment to the proof of claim, Claimant states he is entitled to reimbursement of unlawful foreclosure charges by Debtors' foreclosure attorneys, Shapiro and Ingle Law Firm. On June 21, 2013, Debtors sent a letter to Claimant requesting additional information and documentation is support of the claim. On July 23, 2013, Claimant responded by letter stating that they paid Shapiro and Ingle \$6,809.90 to cover certain past due payments, which included \$3,852.54 in improper fees. Claimant attaches a copy of the \$6,089.90 check dated December 29, 2009. No other documents were included. Debtor confirmed that all ofhte fees included in the \$6,809.90 payment required by Debtor were properly charged to Claimant's account. The mortgage deed signed by the claimant states that the claimant is responsible for any fees associated with the loan. Specifically, paragraph 7 of the mortgage deed states "If the borrower fails to perform the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect	
			Lender's rights in the propertyAny amounts dispursed by Lender under paragraph 7 shall become additional debt of borrower." Each charge to	

	Name and Address			
Claim	Claim Amount	Reason(s) for	No Liability Summaries	Corresponding Page #
No(s).	Asserted Debtor Name	Disallowance		in Omnibus Objection
			Claimant's account, including the foreclosure-related fees, arose because Claimant was past due on his account. Debtors' records show that Claimant failed to resolve the delinquency after a breach of contract letter was sent to the claimant on August 19, 2009. Accordingly, the loan was referred to foreclosure on October 2, 2009. At the time of the referral, the loan was due for July 1, 2009. Debtors' records confirm the Claimant reinstated the account by wiring \$6,089.90 on January 5, 2010, which covered all amounts owing and credits on the account, including the payments due from July 1, 2009 to January 1, 2010 or \$3,798.34, \$133.76 in late fees, \$97.50 in inspection fees, \$2,108.79 in foreclosure fees, and an offset or credit of \$48.49 from funds held in suspense. Debtor confirmed that each of these amounts was calculated and charged correctly.	
2089	LORA H BROWN AND Smith Construction Company 121 Hampton Cove Michigan City, MS 38647 \$74,817.00 General Unsecured GMAC Mortgage, LLC	Loan Modification Issues	Finance America LLC originated the loan on October 12, 2005. Debtor Residential Funding Company purchased the loan from Finance America LLC and transferred its interest when the loan was securitized on or about December 1, 2005 where US Bank, NA was appointed as trustee. Debtor HomeComings Financial serviced the loan from December 19, 2005 until servicing transferred to GMAC Mortgage, LLC on or about July 1, 2009. GMAC Mortgage, LLC serviced the loan until servicing transferred to Ocwen Loan Servicing, LLC on February 16, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for the September 1, 2012 payment. Claimant's asserts "high interest rate not being allowed a lower rate because of race." On the face of the proof of claim, Claimant also states "not given a modification". On June 21, 2013, Debtors mailed to Claimant a letter requesting	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
			additional information and documentation in support of the claim; however Claimant failed to respond. Debtor has no liability for any assertion by Claimant that she was improperly denied a lower interest rate on the basis of race because Claimant has not proffered any evidence in support of such an allegation. As noted herein, Debtor confirmed that in every instance that a modification was denied, Debtors acted in accordance with applicable investor and HAMP guidelines. Furthermore, Debtor confirmed that Claimant actually did receive a substantial interest rate reduction from a permanent modification implemented in 2012. Under the 2012 modification, Claimant's interest rate was reduced from 9.35% to 5% and the monthly principal and interest payment was reduced from \$637.39 to \$440.27. Debtors' records show a loan modification was reviewed and a traditional trial plan was approved on September 17, 2009; however, Claimant did not accept the trial plan and instead filed for bankruptcy, thereby closing out the loan modification review. Claimant submitted a new workout package to Debtor August 10, 2010. The loan modification was denied on August 23, 2010 due to Claimant having insufficient income. Claimant submitted a new workout package to Debtor on June 14, 2011. Debtors approved a traditional modification on August 31, 2011 and documents were mailed to Claimant September 2, 2011 with documents due back September 20, 2011. Debtors' records show the signed modification was not returned by September 20, 2011, resulting in the plan being cancelled. Claimant spoke with Debtor via phone on October 21, 2011 asking for	
			cancelled. Claimant spoke with Debtor via phone on October 21, 2011 asking for update on the loan modification. Debtor advised Claimant that the loan	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
			modification was approved and permanent modification documents had been mailed out in September and were due back September 20, 2011. Debtor resent modification documents on October 28, 2011 and spoke with Claimant on October 29, 2011 advising her that permanent modification documents had been remailed. Claimant spoke with Debtor via phone November 1, 2011 inquiring about the amount of the permanent modification payment as Claimant had been told payment would be \$640 and not the \$689.83 that was listed on the documents. Debtor advised that payment increased because permanent modification documents were not being received by due date in September. Debtor also advised payment includes escrow payment. Debtors' records show that Claimant executed the traditional modification documents on November 2, 2011. Debtor forwarded approved loan modification to bankruptcy court for approval which the bankruptcy court approved on January 4, 2012 and approval was received by Debtor on March 5, 2012. Claimant spoke with Debtor via phone on March 8, 2012. Debtor advised court approval for loan modification has been received and modification is in process of being finalized. The Traditional Permanent Loan Modification was updated to Claimant's account on March 21, 2012. The modification brought November 2010 through March 2012 payments current on the loan leaving account due for April 1, 2012. The permanent modification reduced Claimant's interest rate from 9.35% to 5% reduced Claimant's principal and interest payment from \$637.39 to \$440.27.	
3871	Christopher J. Murphy / Quandalyn E.	Origination Issues, General	Total Mortgage Network, LLC originated the loan on March 24, 2004. Debtor Residential Funding Company purchased the loan from Total Mortgage Network, LLC and transferred its interest when the loan was securitized on or about May 1,	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
	Name			
	Murphy	no liability	2004 where JP Morgan Chase Bank N.A. was appointed as trustee. Debtor Homecomings Financial serviced the loan from May 15, 2004 until servicing	
	12121 Patricia Avenue Port Allen, LA 70767 \$72,143.46 General Unsecured Homecomings		transferred to GMAC Mortgage, LLC on or about July 1, 2009. GMAC Mortgage LLC serviced the loan until servicing transferred to Ocwen Loan Servicing, LLC on February 16, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for March 1, 2013 payment. Claimant asserts "Predatory Lending" as basis for claim in box 2 of the proof of claim form. On May 24, 2013, Debtors sent a letter to Claimant requesting	
	Financial, LLC		additional information and documentation is support of the claim. On June 25, 2013 Claimant responded stating "we believe we were victims of predatory lending and fraud. On 3/24/2004, we were coerced into buying a property that the seller used straw buyer to buy a HUD property 3/19/2003 and sold it to us without making any improvements on the property and profiting over \$61,000 less than a year later. We were steered to a conventional loan (had it been and FHA loan, they would have caught this) with adjustable rate which caused my family dearly. We continually ask GMAC to refund our money."	
			Debtors have no liability for Claimant's assertion that they were coerced into buying their property and steered toward a conventional loan because no Debtor was involved in the origination of Claimant's loan or the sale of the property to Claimant, and Claimant has not provided any evidence to the contrary. Claimant's loan was originated by non-Debtor Total Mortgage Network, LLC on March 24, 2004.	

Linda I Vines &	Origination	Capital One Home Loans, LLC originated the loan on May 19, 2007. Debtor GMAC	
0.080.70 100			
3510 Derby Shire		·	
Circle	Conceted	· · · · · · · · · · · · · · · · · · ·	
Baltimore, MD 21244			
\$60,795.71			
General Unsecured		for February 24, 2013 payment.	
		Claimant asserts "2nd Mortgage with high interest payments" as basis for claim in	
GMAC Mortgage, LLC			
		•	
		, , , , , , , , , , , , , , , , , , , ,	
		posing (sic) practice has made this loan a imancial hardship.	
		Debtors have no liability for Claimant's assertion of "high interest payments"	
		because all interest required and charged to the account is consistent with the	
		terms of Claimant's note, which Claimant signed and shows that the interest rate	
		· · ·	
		,	
		non peace. Suprem one nome Louis, LLo.	
Karl Mayforth	Origination	Homecomings Financial originated loan on October 6, 1998. Debtor Residential	
	Issues, Standing	Funding Company purchased the loan from Homecomings and transferred its	
1126 Luthy Circle, N.E.	Issues, General	interest when the loan was securitized. The First National Bank of Chicago was	
Albuquerque, NM	Servicing Issues,	appointed as securitization trustee. The loan was subsequently transferred back	
87112	General No	to Residential Funding Company, and it was then transferred to Freddie Mac on	
_	Circle Baltimore, MD 21244 \$60,795.71 General Unsecured GMAC Mortgage, LLC Karl Mayforth 1126 Luthy Circle, N.E. Albuquerque, NM	Gregory J Vines 3510 Derby Shire Circle Baltimore, MD 21244 \$60,795.71 General Unsecured GMAC Mortgage, LLC Karl Mayforth Karl Mayforth Circle, N.E. Albuquerque, NM Issues, Interest Rate and Fees Collected Origination Issues, Standing Issues, General Servicing Issues,	Seeding of the company of the comp

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
	\$49,105.61 Admin Priority Homecomings Financial Real Estate Holdings, LLC	Liability	or about January 16, 2007. Debtor GMAC Mortgage, LLC serviced the loan from September 11, 2006 until servicing transferred to Ocwen Loan Servicing, LLC on February 15, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for March 1, 2013 with an unpaid principal balance of \$39,400.68. Claimant asserts "no proof exists that ties note an (sic)related papers to this value of property" as basis for claim in box 2 of the proof of claim form. Claimant asserts a claim amount of \$49,105.61 but provides no support or explanation for Claimant's calculations of damages. Claimant also attached a letter to proof of claim stating that previous paperwork provided to him suggests his loan was paid in full. On that basis, Claimant states "it is therefore my duty to request and demand all monies be returned to me since the inception of this 'so called loan'". Claimant provides no other documentation or explanation supporting the basis for claim. On June 21, 2013, Debtors mailed to Claimant a letter requesting additional information and documentation in support of the claim. Claimant responded by letter ("Response Letter") on July 22, 2013 stating that i) "The note has been blatantly and admittedly sold, converted to a stock, clearly separating the chain of title and associated papers thereby no clear interest in the ownership can be proven," and ii) "There is no money. Federal Reserve Act 1913 State of Emergency, Bankruptcy of United States 1933," and iii) "Banks or other creditors lent nothing for any loan. They only wanted a signature to access Social Security accounts and additional signatures from checks that will be securitized, monetized again and again."	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
			Debtors have no liability for the general lack of standing claims because Debtors' records show that Debtors had standing to service Claimant's loan on behalf of the applicable owner of the loan. Furthermore, Claimant has failed to demonstrate how he was damaged. Debtors have no liability for the assertion that Debtors improperly collected payments from Claimant on the basis that the loan was "paid in full" because at all times that Debtors serviced Claimant's loan, Claimant's loan was never paid in full. Debtors have no liability for the remaining vague and conclusory allegations, and Claimant proffers no evidence whatsoever that Debtors either harmed Claimant or owe Claimant money in connection with those claims. Debtor reviewed its books and records and found no evidence of money owed to Claimant.	
4586	Ryan Ramey P.O. Box 1000 Otisville, NY 10963 \$47,104.81 General Unsecured Residential Capital, LLC	General No Liability	First National Bank of Arizona originated the loan on February 26, 2004. The loan was subsequently securitized and JP Morgan Chase Bank was appointed as trustee on or about June 1, 2004. Debtor GMAC Mortgage LLC serviced the loan from June 14, 2004 until servicing transferred to Ocwen Loan Servicing, LLC on February 16, 2013. At the time Claimant's loan was transferred to Ocwen, Claimant's account was current. Claimant asserts "F.R.B.P Rules 3001 & 3002" as basis for claim in box 2 of the proof of claim form. Attached to the claim is an eleven point "declaration of Ryan R. Ramsey". Points 1 through 9 state basic information about the Claimant's loan, including the property address, the name of the originating lender, the initial	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
			principal balance and interest rate, unpaid principal balance as of November 1, 2012, and other basic loan information. Point #10 states "I have served notice on July 14, 2012 to Lauren M. Nashelsky and Gary S. Lee of Lorenzo Marinuzzi Morrison & Forerster LLP at 1290 Avenue of the Americas New York 10104, that in the event that their client would receive relief by a reduction from indebtedness from its creditors, then I am requesting, by proof of claim, the same reduction by percentage of my principle (sic) amount remaining due as of the date of the court ordered reduction." Point #11 states "That Federal Rules of Bankruptcy Procedure Rules 3001 and 3002 provide relief for my claim upon any reduced settlement that the debtor may receive from the court and its proceedings." Claimant also attaches a copy of the note and a payment history. Debtors have no liability as Claimant fails to proffer any evidence demonstrating how the Debtors harmed Claimant, that Debtors owe Claimant money, or that Claimant is entitled to any relief in connection with "Federal Rules of Bankruptcy Procedure Rules 3001 and 3002." Debtor reviewed its books and records and found no evidence of money owing to Claimant or wrongdoing on the part of Debtor as servicer of Claimant's account.	
3806	Esteban Losoya and Maria Monerva Losoya 1321 Brazos St. Rosenberg, TX 77471	General No Liability, Loan Modification issues	GreenPoint Mortgage Funding Inc. originated the loan on July 6, 2001. Debtor GMAC Mortgage, LLC purchased the loan from GreenPoint Mortgage Funding Inc. and transferred its interest to Freddie Mac. Debtor GMAC Mortgage serviced the loan from December 17, 2001 until servicing transferred to Ocwen Loan Servicing on February 16, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for March 1, 2013 payment.	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
	\$46,000 General Unsecured GMAC Mortgage, LLC		Claimant asserts "payment due on notes to GMAC Mortgage 3457 Hammond Ave, Waterloo, Iowa" as basis for claim in box two of the proof of claim form. Claimant also states on the face of the proof of claim form "asking for lower A.I.R like 2.0 APR." Claimant provides no additional explanation for the claim or the claim amount of \$46,000. On May 24, 2013, Debtors mailed to Claimant a letter requesting additional information and documentation in support of the claim. Claimant responded by letter (Response Letter) on June 19, 2013 and states "GMAC Mortgage Corporation came to the George R Brown Convention Center on February of 2012. We filed through NACA's website for a 2.0 AIP Fixed Rate. We do not have any information on the date mentioned above but have information on the enclosed documents dated May 28, 2013 only because we never received a response from the representatives of NACA and its affiliates before GMAC filed for bankruptcy." Claimant included brochure from NACA with Response Letter, but provided no other explanation for the basis of claim or calculation of damages. Debtor has no liability for any assertions offered by Claimant because Claimant has failed to demonstrate or proffer evidence showing why any Debtor owes Claimant money. Debtors' records do not show any information was received from NACA regarding Claimant's loan. Furthermore, Debtors do not have any liability for actions taken by NACA because NACA is a non-Debtor entity with no direct connection to any Debtor. Accordingly, Debtors are not responsible for any failure of NACA to provide assistance to Claimant.	
4399	Simon Hadley	Escrow Issues,	Integrity Home Funding LLC originated the loan on February 19, 2004. Debtor	

	Name and Address					
Claim	Claim Amount	Reason(s) for	No Liability Summaries	Corresponding Page #		
No(s).	Asserted Debtor	Disallowance		in Omnibus Objection		
	Name					
		Interest Rate and	GMAC Mortgage, LLC purchased the loan from Integrity Home Funding LLC and			
	175 W. Falls Street	Fees Collected	transferred its interest when the loan was securitized on or about May 27, 2004			
	Seneca Falls, NY		where Wells Fargo Bank, NA was appointed as trustee. Debtor GMAC Mortgage			
	13148		serviced the loan from March 29, 2004 until servicing transferred to Ocwen Loan			
			Servicing on February 16, 2013. At the time servicing transferred to Ocwen,			
	\$35,838.35		Claimant's account was owing for March 1, 2013 payment.			
	General Unsecured					
			Claimant's asserts "overcharged fees and taxes" as basis for claim in box 2 of the			
	GMAC Mortgage, LLC		proof of claim form. Claimant provides no additional explanation for the basis for			
			claim or the damages asserted of \$35,838.35. On June 21, 2013, Debtors mailed			
			to Claimant a letter requesting additional information and documentation in			
			support of the claim; however Claimant failed to respond.			
			Debtor has no liability for any assertion involving "overcharged fees and taxes"			
			because Claimant has not proffered any evidence to support this allegation.			
			Furthermore, Debtors' records show that in every instance Debtors charged fees			
			or required funds for escrows on Claimant's account, Debtors acted correctly and			
			in accordance with the terms of the mortgage – specifically those provisions in			
			the mortgage cited in section 4 ("Borrower's Obligation to Pay Charges,			
			Assessments and Claims") and section 9 ("Lender's Right to Protect Its Rights in			
			The Property"). Section 4 states "I (borrower) will pay all taxes, assessments			
			that may be imposed on the Property and that may be superior to this Security			
			Instrument". Section 9 of the mortgage deed signed by Claimant titled "Lender's			
			Right to Protect its Rights in the Property" states "if I (borrower) do not keep my			
			promises and agreements made in this Security Instrumentthen Lender may do			

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
4564	BRETT MASSIE AND	Escrow Issues,	and pay for whatever is reasonable or appropriate to protect Lender's interest in the Property and Lender's rights under this Security instrument I will pay to Lender any amounts, with interest, which Lender spends under this Section 9." Homecomings Financial Network, Inc. originated the loan on June 25, 2005.	
4304	BROWN OHAVER 1277 N LAYMAN ST Gilbert, AZ 85233 \$29,231.59 General Unsecured GMAC Mortgage, LLC	Paid and Satisfied	Debtor Residential Funding Company purchased the loan from Homecomings and transferred its interest when the loan was securitized on or about August 30, 2005 where US Bank N.A. was appointed as trustee. Debtor Homecomings Financial serviced the loan from June 25, 2005 until servicing transferred to GMAC Mortgage, LLC on or about July 1, 2009. GMAC Mortgage LLC serviced the loan until servicing transferred to Ocwen Loan Servicing, LLC on February 16, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for March 1, 2013 payment. Claimant asserts "Insurance Settlement" as basis for claim in box 2 of the proof of claim form. Attached to the claim is a letter dated June 23, 2010 from GMAC Mortgage, LLC to Claimant. The letter references a remaining undistributed	
			balance of insurance proceeds totaling \$29,231.59, which is also the asserted amount of the claim. Debtor has no liability because Claimant's insurance claim was paid in full to Claimant, and Debtor acted in accordance with Debtors' internal policies and procedures. Debtors' records show i) the date of the loss occurred on March 22, 2010; ii) Debtor received the insurance check from the insurance carrier in the amount of \$48,946.36; iii) the first draw of the proceeds was sent to Claimant on June 23, 2010 in the amount of \$19,714.77; iv) a second draw was sent to	

	Name and Address			
Claim	Claim Amount	Reason(s) for	No Liability Summaries	Corresponding Page #
No(s).	Asserted Debtor Name	Disallowance		in Omnibus Objection
			Claimant on July 23, 2010 in the amount of \$19,714.74 as it was determined that the repairs were 65% complete; and v) the final draw was sent to Claimant on August 6, 2010 in the amount of \$9,516.81.	
3447	Ronald & Gail Matheson 22424 Poplar Ct Murrieta CA, 92562 \$20,846.29 General Unsecured Residential Capital, LLC	Escrow Issues	GMAC Mortgage Corporation originated the loan on December 5, 2003 and transferred its interest when the loan was securitized on or about March 30, 2004 where Wilmington Trust Company was appointed as trustee. Debtor GMAC Mortgage serviced the loan from December 5, 2003 until servicing transferred to Ocwen Loan Servicing, LLC on February 16, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for March 20, 2013 payment. Claimant asserts "insurance money being held for repairs on real property sent to GMAC Mortgage by State Farm Insurance on our behalf" a basis for claim in box 2 of the proof of claim form. Claimant attaches a letter dated July 9, 2012 from Debtor regarding the process for obtaining a draw from their insurance claim. Debtor has no liability for any assertion by Claimant regarding insurance money being held for repairs on property because in every instance Debtors handled Claimant's insurance claim appropriately and in accordance with Debtors' standard policies and procedures. Specifically, Debtors withheld certain insurance proceeds because Claimant failed to prove that 40% of the repairs had been completed, a condition required in order to receive insurance funds held by Debtor. Furthermore, the funds at issue were transferred to the new servicer, Ocwen, when Claimant's loan was servicing transferred on February 16, 2013, so any claim for insurance proceeds should be addressed with Ocwen.	

	Name and Address			
Claim	Claim Amount	Reason(s) for	No Liability Summaries	Corresponding Page # in Omnibus Objection
No(s).	Asserted Debtor Name	Disallowance		in Omnibus Objection
			Debtors' records show Claimant's property sustained damage from hail on August 6, 2009. Debtor received insurance proceeds in amount of \$13,871.40 on September 23, 2009 from the insurance carrier, and this sum was released to Claimant to allow commencement of repairs. Debtor received additional insurance proceeds from the insurance carrier in the amount of \$20,846.29 on October 22, 2009 and placed the funds in escrow. In accordance with Debtors' standard policies and procedures, the funds were held until inspection results showed 40% of repairs were completed. Debtor spoke with Claimant via phone January 12, 2010 and advised Claimant an inspection was ordered January 11, 2010. Claimant stated not ready for inspection on property as no work has been done. Debtor advised Claimant to contact them once property is ready and repairs are 40% complete. Debtor attempted to follow up with Claimant via phone on May 11, 2010, June 14, 2010, and July 12, 2010, but Claimant either did not answer or call back. Debtor spoke with Claimant via phone on September 24, 2010, and Claimant stated work has not begun on the property. Debtor continued to contact Claimant via phone and sent out letters for follow up regarding property repairs on December 29, 2010; January 5, 2011; April 6, 2011; May 4, 2011; June 3, 2011; July 1, 2011; August 23, 2011; September 19, 2011; October 17, 2011; November 9, 2011; December 6, 2011; January 4, 2012; February 24, 2012; April 18, 2012; May 16, 2012; June 12, 2012; July 9, 2012; August 7, 2012; August 31, 2012; September 26, 2012; January 18, 2013; and February 12, 2013; with no answer from Claimant or returned call. Debtor did not receive	
			notification of 40% completion of repairs prior to service release to Ocwen on February 16, 2013. Accordingly, the insurance funds at issue were transferred to	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
			Ocwen upon the servicing transfer of Claimant's loan.	
2882	Sherry S Tyson 123 Shady Glen Lane Albany, GA 31721 \$19,000 Priority	General No Liability	Debtor had no involvement in the loan at issue in Claimant's proof of claim. Debtor was only involved with a subsequent loan made to Claimant, which was originated by Mortgage Investors Corporation on October 12, 2010. Debtor GMAC Mortgage serviced the loan from October 22, 2010 until servicing transferred to Green Planet Servicing on October 2, 2012. At the time servicing transferred to Green Planet Servicing, Claimant's account was owing for October 1, 2012 payment.	
	Residential Capital,		Claimant asserts "appraisal, attorneys, miscellaneous" as basis for claim in box 2 of the proof of claim form. Claimant attaches a breakdown of damages totaling \$19,577.15 comprised of "payments" of \$12,370.16, "accrued late charges" of \$43.36, "Misc. Corp. Advance" \$5,204.87, "Other Fees" of \$400, and "Attorney Fees and Costs" of \$1,558.76. Claimant provides no other explanation of the basis for claim. On September 19, 2013, Debtors mailed to Claimant a letter requesting additional information and documentation in support of the claim. Claimant responded by letter on September 27, 2013 and alleges Claimant did not understand the various charges comprising the \$19,577.15 that she paid on January 28, 2009 to bring the account current. She also states that she paid the amount to "Wells Fargo mortgage company."	
			Debtors have no liability for any assertion by Claimant regarding monies paid to Wells Fargo on January 28, 2009 because Debtors had no involvement in Claimant's loan or the transaction at issue. Debtors' records show Debtor did not begin servicing a loan for Claimant until October 22, 2010, which was originated	

	Name and Address			
Claim	Claim Amount	Reason(s) for	No Liability Summaries	Corresponding Page #
No(s).	Asserted Debtor Name	Disallowance		in Omnibus Objection mant tor out as until time ang for flarch t rate Index)"
			by Mortgage Investors Corporation on October 12, 2010. Additionally, Claimant has not proffered any evidence in support of Claimant's allegations, or that Debtor had any involvement with the Wells Fargo loan.	
3612	DEBORAH GIDLOW HYATT 23948 BENNINGTON DRIVE Valencia, CA 91354 \$18,606.29 General Unsecured GMAC Mortgage, LLC	Interest Rate and Fees Collected, Paid and Satisfied	Pinnacle Financial Corporation originated loan on August 5, 2005. Non-Debtor Impac Funding Corporation purchased the loan from Pinnacle Financial Corporation. Debtor GMAC Mortgage, LLC purchased the loan from Impac Funding and transferred its interest when the loan was securitized on or about September 29, 2005 where Deutsche Bank Trust Company was appointed as trustee. Debtor GMAC Mortgage serviced the loan from December 7, 2005 until servicing transferred to Ocwen Loan Servicing on February 16, 2013. At the time servicing transferred to Ocwen Loan Servicing, Claimant's account was owing for January 1, 2013 payment. Claimant states "Debtor failed to adhere to the terms of the loan starting March 1, 2009 and thereafter, without authorization, the Debtor fixed the interest rate at 5.5% instead of adjusting to the Adjustable Rate Note (LIBOR Six-Month Index)" as basis for claim in the proof of claim. Claimant attaches a schedule detailing the calculation of asserted damages totaling \$18,606.29. Debtor has no liability because the Claim is paid and satisfied. Debtor compensated Claimant on November 28, 2012 (twenty days after Claimant filed the proof of claim) with a refund check of \$19,356.73, which addressed all damages and issues alleged in Claimant's proof of claim.	
			Debtors' servicing records show Debtor mailed correspondence to Claimant on	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
			December 12, 2008, notifying Claimant that Debtor was freezing Claimant's interest rate at 5.5% for five years effective January 1, 2009. This reduced the interest rate by 1.125% as the interest rate at time of correspondence was 6.625%. This interest rate adjustment was requested by the investor of the loan, not by Claimant. Had the terms of the Mortgage Note and Deed been kept in effect, at each subsequent change date then the lower interest rates would have been favorable to Claimant. Claimant discovered the difference in rates and by letter on September 18, 2012 requested GMAC to refund the excess interest. GMAC responded on September 25, 2012 by providing a copy of the modification letter and explaining why the interest rate was frozen. Borrower then sent a second letter to GMAC on November 15, 2012 with the same request. Debtor reviewed the file on November 28, 2012 and recalculated the interest amounts, and a representative of GMAC spoke to Claimant by telephone and was able to resolve the issue by agreeing to reverse the frozen interest rate off the account, lower the interest rate to 4.25%, and refund \$19,356.73 in overpaid interest. Debtor sent a letter to Claimant on November 28, 2012 providing written proof of the reversal of the interest rate freeze, and enclosing the calculations and a refund check in the amount of \$19,356.73. Debtor confirmed the \$19,356.73 check with check #12556070 was cashed within 90 days of issuing the check. See Cleared Check Report, attached ot the Objection as Exhibit A-1.	
5576	Herchella Baynes 7901 S. Aragon Blvd. #5	General Servicing Issues, General No Liability	Aames Funding Corporation (DBA Aames Home Loan) originated the second lien loan on May 2, 2006. The loan was subsequently securitized on or about October 30, 2006 where Citibank, NA was appointed as trustee. Debtor GMAC Mortgage, LLC serviced the loan from September 19, 2006 until May 8, 2012 when	

	Name and Address								
Claim	Claim Amount	Reason(s) for	No Liability Summaries	Corresponding Page #					
No(s).	Asserted Debtor	Disallowance		in Omnibus Objection					
	Name								
	Sunrise, FL 33322		Claimant's account was settled and written off. At the time Claimant's account						
			was settled, Claimant's account was owing for January 1, 2009 payment.						
	\$12,700		Claimant did not assert a basis for claim in box 2 of the proof of claim form or in						
	General Unsecured		the attachments to the proof of claim. On May 20, 2013, Debtors mailed to						
	CNAC Mortgogo IIC		Claimant a letter requesting additional information and documentation in support						
	GMAC Mortgage, LLC		of the claim. Claimant responded by letter on June 12, 2013 stating "I believe I am						
			entitled to relief from GMAC. They sent me a letter for settlement of						
			approximately \$9,000 but after finding out my home was pre-foreclosure, they						
			would not work with me and made me pay 12,700 consequently my home was						
			written off. I was not aware of this at the time. I had to borrow almost the total						
			amount from family members causing great pain and anguish of fear of losing my home, my primary residence."						
			nome, my primary residence.						
			Debtor has no liability for any assertion by Claimant that she was originally						
			offered a settlement of \$9000 that Debtor did not honor. Debtors' books and						
			records do not reflect such an offer and Claimant has proffered no evidence of						
			the same. On the contrary, Debtors' records show Claimant and Debtor agreed to						
			settle Claimant's loan for a payment from Claimant of \$12,700, a significant discount over the balance owing at the time.						
			discount over the balance owing at the time.						
			Debtors' records show Claimant sent Debtor an offer by letter on April 13, 2012						
			to settle Claimant's loan for a payment of \$10,000. Debtor declined Claimant's						
			settlement offer on April 18, 2012 and countered Claimant's offer at \$14,659.70,						
			which was only 22% of the unpaid principal balance due for the loan. Claimant						
			responded to Debtors' counter offer on April 23, 2012 asking Debtor to						

	Name and Address			
Claim No(s).			No Liability Summaries	Corresponding Page # in Omnibus Objection
			reconsider Claimant's original offer of \$10,000 stating she is unable to come up with the additional money. Claimant spoke with Debtor via phone on April 27, 2012 stating cannot pay \$14,000 to settle loan but will put in writing counter offer for \$12,000. Debtor received updated counter offer from Claimant on April 30, 2012 offering to pay \$12,000 to settle the outstanding balance on the loan. Debtor sent a letter to Claimant on May 7, 2012 offering to settle loan for \$12,700 stating funds were needed by May 24, 2012 and the remaining funds due on the loan would be forgiven. Debtors received \$12,700 from Claimant on May 8, 2012 and Debtor mailed letter to Claimant on May 9, 2012 confirming the balance on the account is \$0.00.	
2041	Hayward Goodson Jr. c/o Syvillie L. Goodson 3521 Tara Dr. Florence, SC 29505 \$12,500.00 General Unsecured GMAC Mortgage, LLC	Origination Issues, General Servicing Issues	Gateway Funding Diversified Mortgage Services LP originated the second lien loan on November 9, 2004. Debtor GMAC Mortgage, LLC purchased the loan from Gateway Funding Diversified Mortgage Services LP and transferred its interest when the loan was securitized on or about December 25, 2004 where Wells Fargo Bank, National Association was appointed as trustee. Debtor HomeComings Financial serviced the loan from October 3, 2003 until servicing transferred to GMAC Mortgage, LLC on or about July 1, 2009. GMAC Mortgage, LLC serviced the loan until servicing transferred to Ocwen Loan Servicing, LLC on February 16, 2013. At the time servicing transferred to Ocwen, Claimant's account was owing for February 20, 2013 payment.	
			form. Claimant does not provide additional explanation for basis for claim. On May 20, 2013, Debtors mailed to Claimant a letter requesting additional	

	Name and Address			
Claim	Claim Amount	Reason(s) for	No Liability Summaries	Corresponding Page #
No(s).	Asserted Debtor Name	Disallowance	No Elability Sammanes	in Omnibus Objection
			information and documentation in support of the claim. Claimant responded by letter on June 17, 2013 and alleges he was led to believe the 2nd lien loan was a fixed-rate when it is actually a variable rate loan, and that Debtors' letter to Claimant dated November 9, 2011 offering to settle Claimant's account for a payment of \$18,000.00 is an admission of wrongdoing. Debtor has no liability for any assertion by Claimant that the loan should be a fixed rate and not an adjustable rate mortgage because the note that Claimant signed is a variable interest rate loan. The section "Initial Rate with Discount or Premium" on page 1 of the note clearly explains the interest rate terms, which include a fixed rate based on an annual rate of 7.000% or daily rate of .01918%for the first three months, and a variable interest rate after February 15, 2005. Additionally, the loan application signed by Claimant states that the loan would be a variable interest rate loan. Moreover, Debtors have no liability because no Debtor was involved in the origination of Claimant's loan. Claimant's loan was originated by Gateway Funding Diversified Mortgage Services LP. Debtor has no liability for any assertion arising from Debtors' offer to accept \$18,000.00 to settle the loan because the offer is not an admission of wrongdoing, and Debtor found no evidence supporting the notion that the offer related to Claimant's interest rate on their note or any dispute involving the interest rate on their note.	
3911	Matthew Kirlewski 2815 N Hartung	Escrow Issues	Homecomings Financial originated the loan on October 3, 2003. Debtor GMAC Mortgage, LLC purchased the loan from Homecomings. Debtor HomeComings Financial serviced the loan from October 3, 2003 until servicing transferred to	

).			
Claim	Claim Amount	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
No(s).	Asserted Debtor	Disallowance		in Onlinbus Objection
	Name			
	Milwaukee, WI 53210		GMAC Mortgage, LLC on or about July 1, 2009. GMAC Mortgage, LLC serviced the	
			loan until servicing transferred to Ocwen Loan Servicing, LLC on February 16,	
	\$9,037.15		2013. At the time servicing transferred to Ocwen, Claimant's account was owing	
	Secured		for August 1, 2009.	
	Residential Capital,		Claimant asserts "escrow account for real estate" as basis for claim in box 2 of the	
	LLC		proof of claim form. Claimant attaches an escrow analysis statement from June	
			15, 2012 reflecting a projected surplus of \$9,037.15, which equals the amount	
			asserted in the proof of claim. On June 21, 2013, Debtors mailed to Claimant a	
			letter requesting additional information and documentation in support of the	
			claim. Claimant responded by letter on July 24, 2013 and alleges funds are due to	
			Claimant as funds in escrow account were held by bank pursuant to mortgage agreement.	
			Debtor has no liability for any assertion by Claimant that a surplus of money is	
			owed to Claimant because no surplus was ever owing to Claimant. The escrow	
			surplus of \$9,037.15, as shown in the escrow analysis, is a <u>projected</u> amount	
			not an actual amount which was calculated based on the assumption that	
			Claimant makes all payments owing on the note. Debtors' records show the	
			account was significantly past due and owed for August 1, 2009 through June 1,	
			2012 payments as of the date the escrow analysis that was run on June 15, 2012.	
			The second page of the escrow analysis statement, which is attached hereto as	
			Exhibit A-2, shows the escrow balance as of June 15, 2012 was \$317.96. The	
			projected surplus was predicated on Debtor receiving the August 2009 and	
			September 2009 payments of \$264.06 each, as well as the additional delinquent	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
	Name			
			payments totaling \$10,997.54, for a total of \$11,525.66. In sum, the escrow	
			analysis shows that if Claimant had paid \$11,525.66 by August 1, 2012, then	
			Claimant's account would have an escrow surplus of \$9,037.15. However,	
			Debtors' records show Claimant never made those payments, so there was no	
			surplus owing to Claimant.	
1980	Nestor Fantone &	General No	GMAC Mortgage Corporation originated the loan on January 30, 2006 and	
	Bernadette Fantone	Liability, Loan	transferred its interest when the loan was securitized on or about March 1, 2006	
		Modification	where JP Morgan Chase Bank, NA was appointed as trustee. GMAC Mortgage, LLC	
	1870 San Benito Way	Issue	serviced the loan from origination until servicing transferred to Ocwen Loan	
	Coalinga, CA 93210		Servicing, LLC on February 16, 2013. At the time servicing transferred to Ocwen,	
			Claimant's account was owing for March 1, 2013 payment.	
	Unliquidated		In Claimant's proof of claim, Claimant states "Werequesta permanent 30-year	
			fixed payment including principal and interest of our loan with current monthly	
	GMAC Mortgage, LLC		payment plan Our primary concern is the modification which is granted does not	
			show any principal payment and we would like to keep our home and pay it off in	
			30 years." Claimant attaches two monthly mortgage account statements, but	
			provides no additional explanation for the basis for claim. Claimant does not	
			assert an amount for their claim. On June 21, 2013, Debtors mailed to Claimant a	
			letter requesting additional information and documentation in support of the	
			claim. Claimant responded by letter on July 22, 2013 stating would like court to	
			grant request to have a 30 year fixed monthly payment of \$613.38 as Claimants	
			are concerned that the current term of the loan will adjust and may not be	
			affordable. Claimants attached monthly account statement, paystub and medical	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
			Debtor has no liability because Claimant fails to state a valid basis of claim that gives to rise to an obligation of any Debtor. Claimant appears to only seek new terms for their modification, which Debtor is unable to provide because no Debtor currently services Claimant's loan. Debtors' records show the Claimant's existing modification signed by Claimant requires interest only payments from September 1, 2011 through August 1, 2021, after which payments convert to principal and interest payments. Debtors have no records suggesting Claimant's unwillingly or unknowingly entered into this agreement. In fact, the modification provided material benefit to Claimant by curing a delinquency on the account that was 180+ days at the time of the modification.	
4579	Christian Alape 100 Lakeview Ave Piscataway, NJ 08854-2726 \$1,000,000 General Unsecured GMAC Mortgage, LLC	General No Liability	Claimant asserts "loss of home due to (GMAC) Residential Capital LLC negligence to secure maximum flood insurance." In an attachment to the proof of claim, Claimant states that Debtor "did not have the property covered for the mandatory \$250,000 flood policy". The causes of action in Claimant's proof of claim are premised on a breach of one or more agreements executed by Michael and Aida Alape as borrowers ("Borrowers") under a note and mortgage secured by property in Piscataway, New Jersey. Claimant is not party to the aforementioned note, mortgage or any related agreements, including any property insurance agreements. Accordingly, Debtor has no liability for any of the breach of contract assertions raised by Claimant because Claimant lacks contractual privity between the Borrowers and	

	Name and Address			
Claim No(s).	Claim Amount Asserted Debtor Name	Reason(s) for Disallowance	No Liability Summaries	Corresponding Page # in Omnibus Objection
			Debtors. Note, the assertions raised by Claimant in Claim No. 4579 are identical to the assertions raised in Claim No. 4542 and Claim No. 4567 filed by Borrowers, which remain unresolved. The Borrower Trust intends to resolve the Borrowers' claims in due course.	
4544	Corinne Alape 100 Lakeview Ave Piscataway, NJ 08854-2726 \$1,000,000 General Unsecured GMAC Mortgage, LLC		Claimant asserts "loss of home due to (GMAC) Residential Capital LLC negligence to secure maximum flood insurance." In an attachment to the proof of claim, Claimant states that Debtor "did not have the property covered for the mandatory \$250,000 flood policy". The causes of action in Claimant's proof of claim are premised on a breach of one or more agreements executed by Michael and Aida Alape as borrowers ("Borrowers") under a note and mortgage secured by property in Piscataway, New Jersey. Claimant is not party to the aforementioned note, mortgage or any related agreements, including any property insurance agreements. Accordingly, Debtor has no liability for any of the breach of contract assertions raised by Claimant because Claimant lacks contractual privity between the Borrowers and Debtors. Note, the assertions raised by Claimant in Claim No. 4544 are identical to the assertions raised in Claim No. 4542 and Claim No. 4567 filed by Borrowers, which remain unresolved. The Borrower Trust intends to resolve the Borrowers' claims in due course.	

Exhibit B

12-12020-mg

Doc 8620 Filed 05/15/15 Entered 05/15/15 11:27:28 Main Document In re residential capital, LLC, et apgastign 1243020 (MG)) (JOINTLY ADMINISTERED) EXHIBIT B

EIGHTY FIFTH OMNIBUS OBJECTION - DUPLICATE/REDUNDANT CLAIMS (BORROWER CLAIMS)

			Claims to be Dis	allowed and Exp	unged					S	urviving Claims			
		Claim				Asserted	Asserted Case			Claim				
1	Name of Claimant Steven T. Biermann and Tracy Watson Biermann Justin M. Smith, Esq. J.M. Smith Co., LPA 24400 Highpoint Road, Suite 7 Beachwood, OH 44122	Number 4822	Date Filed 11/15/2012	\$250,000.0	Laim Amount Administrative Priority Administrative Secured Secured Priority General Unsecured	Debtor Name Residential Capital, LLC	Number 12-12020	Reason for Disallowance Claim No. 4822 is identical to Claim No. 4821 except that Claim No. 4822 is filed against an incorrect debtor.	Name of Claimant Steven T. Biermann and Tracy Watson Biermann Justin M. Smith, Esq. J.M. Smith Co., LPA 24400 Highpoint Road, Suite 7 Beachwood, OH 44122	Number 4821	Date Filed 11/15/2012	\$250,000.00	Claim Amount Administrative Priority Administrative Secured Secured Priority General Unsecured	Asserted Debtor Name GMAC Mortgage, LLC
2	Julie A. Humphries 11221 McCree Rd Dallas, TX 75238	5711	11/16/2012	\$126,400.0 0	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC	12-12032	Claim No. 5711 is substantially identical to the surviving Claim No. 5642 filed by Claimant. The only difference between the two claims is Claim 5642 has asserted damages that are \$8,400 higher than Claim 5711.	Julie A. Humphries 11221 McCree Rd Dallas, TX 75238	5642	11/16/2012	\$134,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC
3	Jovany Munoz 585 East 16th Street Apt 6D Brooklyn, NY 11226	1462	10/22/2012	\$70,000.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	Homecomings Financial, LLC	12-12042	Claim No. 1462 is identical to surviving Claim No. 1516 filed by Claimant except that Claim 1462 is improperly asserted as a secured claim when there is no basis provided for in the claim to warrant its classification as "secured."	Jovany Munoz S85 East 16th Street Apt 6D Brooklyn, NY 11226	1516	10/22/2012	\$70,000.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	Homecomings Financial, LLC
4	Edward D. Wortman 7 Ramsgate Collinsville, IL 62234- 4869	2857	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	Homecomings Financial, LLC	12-12042	Claim No. 2857 filed by Edward D. Wortham is identical to surviving Claim No. 2860 filed by Edward D. Wortman and Tammy L. Wortman, except that Claim 2857 is filed against the incorrect Debtor.	Edward D. Wortman and Tammy L. Wortman 7 Ramsgate Collinsville, IL 62234-4869	2860	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC
5	Edward D. Wortman 7 Ramsgate Collinsville, IL 62234- 4869	2858	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC	12-12032	Claim No. 2858 filed by Edward D. Wortham is identical to surviving Claim No. 2860 filed by Edward D. Wortman and Tammy L. Wortman.	Edward D. Wortman and Tammy L. Wortman 7 Ramsgate Collinsville, IL 62234-4869	2860	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC
6	Edward D. Wortman 7 Ramsgate Collinsville, IL 62234- 4869	2861	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	Homecomings Financial, LLC	12-12042	Claim No. 2861 filed by Edward D. Wortham is identical to surviving Claim No. 2860 filed by Edward D. Wortman and Tammy L. Wortman, except that Claim No. 2861 is filed against the incorrect Debtor.	Edward D. Wortman and Tammy L. Wortman 7 Ramsgate Collinsville, IL 62234-4869	2860	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC
7	Edward D. Wortman and Tammy L. Wortman 7 Ramsgate Collinsville, IL 62234- 4869	2855	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	Homecomings Financial, LLC	12-12042	Claim No. 2855 filed by Edward D. Wortman and Tammy L. Wortman is identical to surviving Claim No. 2860 filed by Edward D. Wortman and Tammy L. Wortman, except that Claim 2855 is filed against the incorrect Debtor.	Edward D. Wortman and Tammy L. Wortman 7 Ramsgate Collinsville, IL 62234-4869	2860	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC
8	Edward D. Wortman and Tammy L. Wortman 7 Ramsgate Collinsville, IL 62234- 4869	2863	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	Homecomings Financial, LLC	12-12042	Claim No. 2863 filed by Edward D. Wortman and Tammy L. Wortman is identical to surviving Claim No. 2860 filed by Edward D. Wortman and Tammy L. Wortman, except that Claim No. 2863 is filed against the incorrect Debtor.	Edward D. Wortman and Tammy L. Wortman 7 Ramsgate Collinsville, IL 62234-4869	2860	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC
9	Tammy L. Wortman	2856	11/09/2012		Administrative Priority	Homecomings	12-12042	Claim No. 2856 filed by	Edward D. Wortman and Tammy	2860	11/09/2012		Administrative Priority	GMAC Mortgage, LLC

			Claims to be Disa			020 FII	ieu 05/.	13/13 Enter	ea 05/15/15 11:2		IVICIII L Surviving Claims	Jocume	HIL	
			Cidinis to be bise	anowea ana exp	angeu		Asserted				ciamis			
	Name of Claimant 7 Ramsgate Collinsville, IL 62234- 4869	Claim Number	Date Filed	\$1,800.00	Claim Amount Administrative Secured Secured Priority General Unsecured	Asserted Debtor Name Financial, LLC	Case Number	Reason for Disallowance Tammy L. Wortman is identical to surviving Claim No. 2860 filed by Edward D. Wortman and Tammy L. Wortman, except that Claim No. 2856 is filed against the incorrect Debtor.	Name of Claimant L. Wortman 7 Ramsgate Collinsville, IL 62234-4869	Claim Number	Date Filed	\$1,800.00	Claim Amount Administrative Secured Secured Priority General Unsecured	Asserted Debtor Name
10	Tammy L. Wortman 7 Ramsgate Collinsville, IL 62234- 4869	2859	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC	12-12032	Claim No. 2859 filed by Tammy L. Wortman is identical to surviving Claim No. 2860 filed by Edward D. Wortman and Tammy L. Wortman	Edward D. Wortman and Tammy L. Wortman 7 Ramsgate Collinsville, IL 62234-4869	2860	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC
11	Tammy L. Wortman7 RamsgateCollinsville, IL 62234-4869	2862	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	Homecomings Financial, LLC	12-12042	Claim No. 2862 filed by Tammy L. Wortman is identical to surviving Claim No. 2860 filed by Edward D. Wortman and Tammy L. Wortman, except that Claim No. 2862 is filed against the incorrect Debtor.	Edward D. Wortman and Tammy L. Wortman7 RamsgateCollinsville, IL 62234- 4869	2860	11/09/2012	\$1,800.00	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC
12	Julie M Riggins 10317 Pleasant Hill Church Rd Siler City, NC 27344	1322	10/16/2012	UNLIQUID ATED	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC	12-12032	Claim No. 1322 is identical to surviving Claim No. 1321.	Julie M Riggins 10317 Pleasant Hill Church Rd Siler City, NC 27344	1321	10/16/2012	UNLIQUIDAT ED	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMAC Mortgage, LLC
13	NDEX West LLC TS XXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	307	07/16/2012	\$0.04 \$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMACM Borrower LLC	12-12035	Claim 307 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of 5.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	299	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	HFN REO Sub II, LLC
14	NDEX West LLC TS World Saving Bank Successo Fremont Investment & Loan APN Patrick De Jesus LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	295	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Residential Capital, LLC	12-12020	Claim 295 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of 5.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	297	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMACR Mortgage Products, LLC
15	NDEX West LLC TS World Saving Bank Successo Fremont Investment & Loan APN Patrick De Jesus LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	298	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC	12-12028	Claim 298 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of 5.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	306	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC
16	NDEX West LLC TS World Saving Bank Successo Fremont	300	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured	Residential Capital, LLC	12-12020	Claim 300 is substantially identical to 18 other claims filed by Claimant, including	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134-421-	297	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured	GMACR Mortgage Products, LLC

				<u> 2020-</u>		620 Fi	iled 05/	<u>15/15 Enter</u>	<u>ed 05/15/15 11:2</u>		Main Do	ocume	ent <u> </u>	
			Claims to be Disallo	wed and Exp	unged		Asserted			2	Surviving Claims			
	Name of Claimant	Claim Number	Date Filed	c	Claim Amount	Asserted Debtor Name	Case Number	Reason for Disallowance	Name of Claimant	Claim Number	Date Filed	(Claim Amount	Asserted Debtor Name
	Investment & Loan APN Patrick De Jesus LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602				Priority General Unsecured			surviving claims 297, 299 and 306 each with an asserted claim amount of \$.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602				Priority General Unsecured	
17	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	296	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	ditech, LLC	12-12021	Claim No. 296 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of \$.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	297	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMACR Mortgage Products, LLC
18	NDEX West LLC TS XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	301	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	ditech, LLC	12-12021	Claim No. 301 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of \$.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 EI Camino Real, Suite 200 Irvine, CA 92602	297	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMACR Mortgage Products, LLC
19	NDEX West LLC TS XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	302	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	ditech, LLC	12-12021	Claim No. 302 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of \$.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3Patrick De Jesus Title Order No 100725771LSI Title Company/Agency Sales & Posting3210 El Camino Real, Suite 200Irvine, CA 92602	297	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMACR Mortgage Products, LLC

				12020-ing Duc	3020 1	ileu US/	13/13 LINE	eu 05/15/15 11.			ocument	
			Claims to be Disa	llowed and Expunged		Asserted				Surviving Claims		
	Name of Claimant	Claim Number	Date Filed	Claim Amount	Asserted Debtor Name	Case Number	Reason for Disallowance	Name of Claimant	Claim Number	Date Filed	Claim Amount	Asserted Debtor Name
20	NDEX West LLC TS XXXXXXXXXXI737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	303	07/16/201 2	Administrative Priority Administrative Secured \$0.04 Secured Priority General Unsecured	Residential Capital, LLC	12-12020	Claim No. 303 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of \$.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	297	07/16/2012	Administrative Prio Administrative Seci \$0.04 Secured Priority General Unsecured	
21	NDEX West LLC TS XXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	304	07/16/201 2	Administrative Priority Administrative Secured \$0.04 Secured Priority General Unsecured	GMACM REO LLC	12-12036	Claim No. 304 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of 5.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	297	07/16/2012	Administrative Prio Administrative Seci \$0.04 Secured Priority General Unsecured	
22	NDEX West LLC TS XXXXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	305	07/16/201 2	Administrative Priority Administrative Secured \$0.04 Secured Priority General Unsecured	Residential Capital, LLC	12-12020	Claim No. 305 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of 5.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	297	07/16/2012	Administrative Prio Administrative Secu \$0.04 Secured Priority General Unsecured	
23	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus LSI Title Company/ Agency Sales & Posting n/c Penny Horowytz 857 Athens Oakland, CA 94607	308	07/16/201 2	Administrative Priority Administrative Secured \$0.04 Secured Priority General Unsecured	Executive Trustee Services, LLC	12-12028	Claim No. 308 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of 5.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	306	07/16/2012	Administrative Prio Administrative Secu \$0.04 Secured Priority General Unsecured	
24	NDEX West LLC TS XXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus n/c Robert Eberwein LSI Title Company/Agency Sales & Posting 611-613 N. P Street 3210 El Camino Real, Suite 200 Irvine, CA 92602	309	07/16/201 2	Administrative Priority Administrative Secured \$0.04 Secured Priority General Unsecured	Executive Trustee Services, LLC	12-12028	Claim No. 309 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of \$.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	306	07/16/2012	Administrative Prio Administrative Secu \$0.04 Secured Priority General Unsecured	ıred

				<u>-12020-</u>		620 Fi	led 05/	<u> 15/15 Enter</u>	ed 05/15/15 11:2		Main Do	ocume	<u>ent</u>	
			Claims to be Di	sallowed and Exp	ounged		Asserted			S	Surviving Claims			
		Claim				Asserted	Case			Claim				
	Name of Claimant	Number	Date Filed	CI	laim Amount	Debtor Name	Number	Reason for Disallowance	Name of Claimant	Number	Date Filed		Claim Amount	Asserted Debtor Name
25	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus n/c Robert Eberwein LSI Title Company / Agency Sales & Posting 3109 King A,B,C,D, A- 201-202	310	07/16/201 2	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC	12-12028	Claim No. 310 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of \$.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The	NDEX West LLC TS XXXXXXXXXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 El Camino Real, Suite 200 Irvine, CA 92602	306	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC
	Berkeley, CA 94703							Borrower Trust will address the surviving claims in due course.						
26	NDEX West LLC TS XXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3Patrick De Jesus LSI Title Company / Agency Sales & Posting25 Amberwood Lane Bldg 2 3109 King StreetProperty Management n/c Robert Eberwein3210 El Camino Real Suite 2001rvine, CA 92602	311	07/16/201 2	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC	12-12028	Claim No. 311 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of 5.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3Patrick De Jesus Title Order No 100725771LSI Title Company/Agency Sales & Posting3210 El Camino Real, Suite 200Irvine, CA 92602	306	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC
27	NDEX West LLC TS XXXXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus n/c Robert Eberwein LSI Title Company / Agency Sales & Posting 3109 King A,B,C,D, A- 201-202 Berkeley, CA 94703	312	07/16/201 2	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC	12-12028	Claim No. 312 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of \$.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXXXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 EI Camino Real, Suite 200 Irvine, CA 92602	306	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC
28	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus LSI Title Company / Agency Sales & Posting n/c Penny Horowytz 3210 El Camino Real, Suite 200 Irvine, CA 92602	313	07/16/201 2	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC	12-12028	Claim No. 313 is substantially identical to 18 other claims filed by Claimant, including surviving claims 297, 299 and 306 each with an asserted claim amount of \$.04 against GMACR Mortgage Products LLC, HFN REO Sub II LLC, and Executive Trustee Services LLC, respectively. The Borrower Trust will address the surviving claims in due course.	NDEX West LLC TS XXXXXXXXXXXXXXXX1737 Fremont Investment & Loan APN 134-421- 026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 EI Camino Real, Suite 200 Irvine, CA 92602	306	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC

Exhibit C

Doc 8620 Filed 05/15/15 Entered 05/15/15 11:27:28 Main Document Pq 43 of 43 in the residential capital, llc, et al. (case No. 12-12020 (MG)) (JOINTLY ADMINISTERED) 12-12020-mg

EXHIBIT C EIGHTY-FIFTH OMNIBUS OBJECTION - MODIFY / RECLASSIFY (BORROWER CLAIMS)

1	Name of Claimant Edward D. Wortman and Tammy L. Wortman 7 Ramsgate Collinsville, IL 62234-4869	Claim Number 2860	Date Filed 11/09/2012	\$1,800.00	aim Amount Administrative Priority Administrative Secured Secured Priority General Unsecured	Asserted Debtor Name GMAC Mortgage, LLC	Asserted Case Number 12-12032	Modified \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$1,800.00	I / Reclassified Claim Amount Administrative Priority Administrative Secured Secured Priority General Unsecured	Modified Debtor Name GMAC Mortgage, LLC	Modified Case Number 12-12032	Reason for Modification In Claim No. 2860, Claimant improperly asserts a Priority claim status when there is no basis for treatment as a Priority claim.
2	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 E1 Camino Real, Suite 200 Irvine, CA 92602	297	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMACR Mortgage Products, LLC	12-12037	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	GMACR Mortgage Products, LLC	12-12037	In Claim No. 297, Claimant improperly asserts a Secured claim status when there is no basis set forth in the claim to substantiate treatment as a secured claim.
3	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 EI Camino Real, Suite 200 Irvine, CA 92602	299	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	HFN REO Sub II, LLC	12-12038	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	HFN REO Sub II, LLC	12-12038	In Claim No. 299, Claimant improperly asserts a Secured claim status when there is no basis set forth in the claim to substantiate treatment as a secured claim.
4	NDEX West LLC TS XXXXXXXXXX1737 Fremont Investment & Loan APN 134- 421-026-3 Patrick De Jesus Title Order No 100725771 LSI Title Company/Agency Sales & Posting 3210 EI Camino Real, Suite 200 Irvine, CA 92602	306	07/16/2012	\$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC	12-12028	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.04	Administrative Priority Administrative Secured Secured Priority General Unsecured	Executive Trustee Services, LLC	12-12028	In Claim No. 306, Claimant improperly asserts a Secured claim status when there is no basis set forth in the claim to substantiate treatment as a secured claim.