12-12020-mg Doc 10410 Filed 07/05/17 Intered 07/05/17 15:30:30 Main Backing and Docket #10410 Date Filed: 07/05/2017 Pg 1 of 6

SOUTHERN DISTRICT OF NEW YORK	Γ
In re	x Case No. 12-12020 (MG)
RESIDENTIAL CAPITAL, LLC, et al.,	(Chapter 11)
Debtors.	Jointly Administered
	X

NOTICE OF ENTRY OF ORDER IMPOSING CIVIL CONTEMPT AGAINST CHALEDEEANNKA DEBORAH ANN WILLIAMS GOYENS-BELL EBERWEIN

PLEASE TAKE NOTICE that the United States Bankruptcy Court for the Southern District of New York has entered its Order Imposing Civil Contempt against Chaledeeannka Deborah Ann Williams Goyens-Bell Eberwein. Doc. No. 10409 (entered July 5, 2017). A copy of the order is attached.

Dated: New York, New York July 5, 2017

WILLIAM K. HARRINGTON UNITED STATES TRUSTEE

By: /s/ Andrew D. Velez-Rivera

Trial Attorney
U.S. Federal Office Bldg.
201 Varick Street, Room 1006
New York, New York 10014
Tel. (212) 510-0500; Fax (212) 668-2255



12-12020-mg Doc 10410 Filed 07/05/17 Entered 07/05/17 15:29:38 Main Document 12-12020-mg Doc 10409 Filed 07/05/17g **£of** © d 07/05/17 10:19:09 Main Document Pg 1 of 4

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

Residential Capital, LLC, et. al.

Chapter 11

Case No. 12-12020

Debtors.

ORDER IMPOSING CIVIL CONTEMPT AGAINST CHALEDEEANNKA DEBORAH ANN WILLIAMS GOYENS-BELL EBERWEIN

Based upon the hearing held before this Court on June 29, 2017 and the motion of the United States Trustee, William K. Harrington, the United States Trustee, for the entry of an order of civil contempt order against Chaledeeannka Deborah Ann Williams Goyens-Bell Eberwein ("Goyens"), and it appearing that appropriate notice has been given and that no objection has been made to the motion, and cause existing for the relief requested, as set forth in the record of the hearing, A brief written opinion will follow entry of this order.

THE COURT HEREBY FINDS:

- 1. On June 3, 2013, in Adversary Proceeding No. 12-1901 (SHL) ("A.P."), the Court entered its Default Judgment and Summary Judgment Granting Injunctive Relief against Goyens ("Permanent Injunction"). A.P. Dkt. No. 13.
 - 2. In relevant parts, the Permanent Injunction provides:
 - (B) [Goyens], and all persons in concert and participation with her, whether acting on their own behalves or on behalves of others, and whether using their own names or one or more aliases hereby are:
 - (1) permanently enjoined from filing any new bankruptcy case or adversary proceeding in this and any other United States

 BankruptcyCourt, and

- (2) permanently enjoined from filing any document (including proofs of claim) in any other bankruptcy case or adversary proceeding without first obtaining leave to file such document from the United States Bankruptcy Judge presiding over such bankruptcy case or adversary proceeding.
- (D) [Goyens], and all persons in concert and participation with her, whether acting on their own behalves or on behalves of others, and whether using their own names or one or more aliases hereby are permanently enjoined from sending any communications in any form, including written papers, electronic messages, and e-mails, to any United States Bankruptcy Judge, United States Marshals, deputy clerks, other officers of the bankruptcy courts, and the United States Trustees and their offices

 nation-wide (except for the purpose of filing a document as set forth above in paragraph B(2) above).

Id., at 11-12.

- Goyens has received adequate and proper notice of entry of the Permanent Injunction.
- 3. In these chapter 11 cases (collectively, "Case"), on April 20, 2015, after the entry of the Permanent Injunction, Goyens filed an "Ex-Parte Application Vacatur Dismissals and Request for Judicial Notice." (ECF Doc. # 8597.) This document has been unilaterally "restricted from public view" by the Court, because it violates the Permanent Injunction. *Id*.

12-12020-mg Doc 10410 Filed 07/05/17 Entered 07/05/17 15:29:38 Main Document 12-12020-mg Doc 10409 Filed 07/05/17 4Emitered 07/05/17 10:19:09 Main Document Pg 3 of 4

(bold in original docket entry)

- 4. In this Case, on April 7, 2017, after the entry of the Permanent Injunction,
 Goyens also filed a 62-page document captioned "Request for Special Notice Notice of
 Automatic Stay of Chapter 15 Filing in the District of _______" ("Request for
 Notice"). (ECF Doc. # 10358.)
- 5. After the entry of the Permanent Injunction, on June 10, 2016, in the U.S. District Court for the Northern District of California, Goyens, among others, filed a complaint for "Wrongful Cancellation of Extension of Credit" in relation to certain bank accounts. 3109 King St. Property Management et al. v. Vasona Management et al., Case No. 16-cv-3219-VC ("San Francisco Action").
- 6. Goyens specifically named two officers of this Court's Clerk's Office as defendants in the San Francisco Action.
- 7. At the outset of the San Francisco Action, Goyens telephoned one of such officers to advise her of the commencement of the San Francisco Action, and advised the officer that she was being served with the SF Complaint through such call.
- 8. The filings by Goyens of the document at ECF Doc. # 8597 and of the Request for Notice at ECF Doc. # 10358 violate the Permanent Injunction.
 - 9. The telephone call to an officer of this Court also violates the Permanent Injunction.

IT IS HEREBY ORDERED AND DECREED:

- A. Goyens be, and hereby is, in civil contempt of the Permanent Injunction.
- B. Goyens shall file a notice of withdrawal of her Request for Notice within 30 days of the date of service of this Order.
- C. In the event that Goyens fails to file a withdrawal of the Request for Notice

12-12020-mg Doc 10410 Filed 07/05/17 Entered 07/05/17 15:29:38 Main Document 12-12020-mg Doc 10409 Filed 07/05/17 5 5 oftered 07/05/17 10:19:09 Main Document Pg 4 of 4

within the 30-day time frame set forth above, Goyens shall then be assessed a daily sanction in the amount of \$100 ("Daily Sanctions"). Such Daily Sanctions shall continue to accrue against Goyens until the date that Goyens files a notice of withdrawal of the Request for Notice. However, in the event that Goyens fails to withdraw the Request for Notice within 60 days from the date of entry of this Order, then the Clerk shall be and hereby is directed to restrict the Request for Notice from public view, and the Daily Sanctions shall cease accrual at such time and remain outstanding until fully paid.

D. Notwithstanding the closing of the underlying chapter 11 cases, the Court shall retain jurisdiction to interpret and enforce the terms of the Permanent Injunction and this Order.

IT IS SO ORDERED.

Dated:

July 5, 2017

New York, New York

/s/Martin Glenn
MARTIN GLENN
United States Bankruptcy Judge

12-12020-mg Doc 10410 Filed 07/05/17 Entered 07/05/17 15:29:38 Main Document Pg 6 of 6

CERTIFICATE OF SERVICE

STATE OF NEW YORK)	
	:	SS
COUNTY OF NEW YORK)	

I, Andrew D. Velez-Rivera, hereby declare, under penalty of perjury under the laws of the United States of America, and pursuant to 28 U.S.C. § 1746, that on July 5, 2017, I caused to be served a copy of the Notice of Entry of Order Imposing Civil Contempt Against Chaledeeannka Deborah Ann Williams Goyens-Bell Eberwein, by regular mail upon each of the parties listed on the service list below, by depositing true copies of same in sealed envelopes, with postage pre-paid thereon, in an official depository of the United States Postal Service within the City and State of New York.

Dated: New York, New York /s/ Andrew D. Velez-Rivera

SERVICE LIST

Chaledeeannka Goyens 101 Hyde Street Post Office PMB 426666 San Francisco, CA 94142