EDAR ROGLER 1311 Delaware Avenue, S.W., Unit #S-345 Washington, D.C. 20024

March 11, 2019

The Honorable U.S. Bankruptcy Judge Martin Green U.S. Bankruptcy Court One Bowling Green New York, New York 10004-1408

MORRISON & FOERSTER, LLP Attorney for Debtors and Debtors-In-Possession 1290 Avenue of Americas New York, New York 10104

RE: Fraudulent Conversion of Assets of Debtor?

<u>In re Residential Accredit Loans, Inc.</u>, 1:12-BK-12020

Dear Your Honor and Attorneys for Debtors and Debtors-in-Possession:

This letter is being written to determine if the Court authorized Deutsche Bank Trust Company Americas, as Trustee for Residential Accredit Loans, Inc. Mortgage Asset-Backed Pass-through Certificates, Series 2006-QS12 ("the Trustee") to use the debtor's money to purchase a defaulted mortgage loaned by PNC Bank to Alan Ullberg, Attorney at Law ("Ullberg") at a non-judicial auction on or about April 7th, 2015. The security was not an interest in real property. Said mortgage loan was secured by Ullberg's membership certificate in a cooperative apartment, of Columbia, PNC Bank released the mortgage in 2016 and Ullberg still owns the membership Loans, Inc. never was involved in the mortgage loaned to Ullberg. The unit is not renovated. The membership was not worth \$110,000.00.

Unit #S-345 was rented to me in 2012. I am a senior citizen and disabled. The apartment is under rent control. The Trustee has been unlawfully trying to self-evict me, has made false reports to the Metropolitan Police Department, and filed a false ejectment complaint against me. The complaint, copy enclosed, has been dismissed. The complaint does not alleged that the Trustee has legal title but some sort of "equitable title." However the Trustee never paid the transfer taxes and failed to record any title transfer with the Recorder of Deeds. The complaint is not verified. The Kevin Kernan, the attorney for RPMH has called this a messy, straw man sale. He wrote me a letter dated December 11, 2018, copy enclosed, trying to refund me six thousand dollars (\$6,000.00) of my past rent that I paid to RPMH. I have voided the check. If the debtor owns the membership then the money belongs to the debtor and not to me. I believe that this is

42420201003180000000000001

I have attempted to read the complex and lengthy docket for this Chapter 11 bankruptcy case and cannot locate any permission for the Trustee to make purchases in the debtors name and with the debtor's money and have the debtor pay for attorneys' fees and costs. I can only find the Plan and documents that the Trustee was only authorized by the Bankruptcy Court to pool and service specific mortgage loans of Residential Accredit Loans, Inc.

I do not know if the Trustee took \$110,000 from the debtor to make this purchase. But The Trustee is using the debtor's name for the harassment and false and malicious lawsuit against me. The attempted return of my rent payments is part of the fraud. Had I cashed the check, RPMHs and the Trustee would falsely allege that I never paid rent.

Even if the Trustee did not take the \$110,000 from the debtor, there is a question of who is paying the attorney fees and costs. I count that the Trustee has six to eight attorneys hired to fight me. I filed for an injunction, but too much time has passed and I need surgeries. I dismissed the suit and will re-file in the United States District Court of Southern New York or Superior Court of the District of Columbia if any more adverse action is taken against me. In the meantime, I would like to inquire as to whether or not this was a lawful, authorized transaction. If not, would you please investigate it further? It looks to me that the Trustee is using the debtor's money to pay for things that are not to the benefit of the debtor and that the debtor is paying for attorneys' fees and costs that have nothing to do with pooling and servicing mortgage loans for the debtor.

Thank you very much in advance for your anticipated attention to this serious matter.

Sincerely,

Edar Rogler

Please send correspondence to me

PO BOX 5809M

Washington DC 20037-8097 12-12020-mg Doc 10624 Filed 03/14/19 Entered 03/18/19 16:50:07 Main Document DATE:12/10/2018 CK#:1035 TOTAL:\$6,000.00*** BANK:River P. Provide Houses - Oper(511ap2) PAYEE:Edar Rogler(10019492)

Property Address - Code	Invoice - Date	Description	Amount
River Park Mutual Homes - 511	:QuickRefund-77836 - 0	Quick Refund	400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 10	Quick Refund	400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 11	Quick Refund	400.00
River Park Mutual Homes - 511;	:QuickRefund-77836 - 12	Quick Refund	400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 13	Quick Refund	400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 14	Quick Refund	.400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 15	Quick Refund	400.00
River Park Mutual Homes - 511	:QulckRefund-77836 - 16	Quick Refund	400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 17	Quick Refund	400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 18	Quick Refund	400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 19	Quick Refund	400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 2	Quick Refund	400.00
River Park Mutual Homes - 511	QulckRefund-77836 - 4	Quick Refund	400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 6	Quick Refund	400.00
River Park Mutual Homes - 511	:QuickRefund-77836 - 8	Quick Refund	400.00
	the seed throughout the end of the seed of	Levy and experience of the control	

Filed
D.C. Superior Court
11/14/2018 11:33AM
Clerk of the Court

IN THE SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CIVIL DIVISION

Deutsche Bank Trust Company Americas, as
Trustee for Residential Accredit Loans, Inc.,
Mortgage Asset-Backed Pass-Through
Certificates, Series 2006-QS12
c/o McCabe Weisberg & Conway LLC
312 Marshall Ave Suite 800
Laurel MD, 20707

Plaintiff,

Case No.:

٧.

Edar Rogler
1311 Delaware Avenue Southwest, Unit s-345
Washington, DC 20024

Defendant(s).

COMPLAINT FOR EJECTMENT

ACTION INVOLVING REAL PROPERTY

Deutsche Bank Trust Company Americas, as Trustee for Residential Accredit Loans, Inc., Mortgage Asset-Backed Pass-Through Certificates, Series 2006-QS12 ("Plaintiff") by and through counsel, Michael Cantrell, Gregory Carroll, Patrick Jules, and McCabe, Weisberg & Conway LLC, files this action seeking an ejectment of those persons in unlawful possession of 1311 Delaware Avenue Southwest, Unit s-345, Washington, DC 20024, pursuant to D.C. Code §16-1101 et seq. and the Court's general equitable powers, and in support thereof, states as follows:

PARTIES AND JURISDICTION

 This action seeks the recovery of certain real property located within the District of Columbia at 1311 Delaware Avenue Southwest, Unit s-345, Washington, DC 20024 ("Property"), more specifically described as:

18-801097 gcar 11.7.2018

By virtue of Deed of Trust recorded in the land records of the District of Columbia recorded on, as Instrument Number, and in accordance Judgment filed on «judgement_date» in case and at the request of the party secured thereby, the undersigned Substitute Trustees will offer to sell at public auction, within the office of HARVEY WEST AUCTIONEERS, INC., 5335 Wisconsin Avenue, NW, Suite 440, Washington, DC 20015-2034,

on April 7, 2015 at 12,30 PM, the land and premises situated in the District of Columbia and designated as and being LOTS NUMBERED 285 THROUGH 300, BOTH INCLUSIVE, IN SQUARI NUMBERED 546 IN A SUBDIVISION MADE BY THE DISTRICT OF COLUMBIA REDEVELOPMENT LAND AGENCY AS PER PLAT RECORDED IN LIBER 141 AT FOLIO 36 IN THE OFFICE OF THE SURVEYOR FOR THE DISTRICT OF COLUMBIA. SAID PROPERTY NOW KNOWN FOR ASSESSMENT AND TAXATION PURPOSES AS LOT 819 IN SQUARE 546. and more particularly described in said Deed of Trust.

- 2. The Court has personal jurisdiction over the Defendant and the Property herein.
- Defendant or parties claiming rights through Defendant are currently in possession of the Property.
- 4. Venue is proper in the Superior Court of the District of Columbia.

FACTS

- 5. Alan Ullberg (hereinafter "the Former Owner(s)") formerly owned the Property subject to a Loan Security Agreement secured by a Stock Certificate which memorialized money loaned.
- 6. The Former Owner(s)' rights were terminated through operation of a foreclosure sale on April 7, 2015, whereupon Plaintiff received equitable title to the shares in the Cooperative by virtue of the Memorandum of Purchase, attached hereto as EXHIBIT A.
- 7. On or about April 12, 2018 Plaintiff learned that the Property was occupied by Edar Rogler ("Occupant").
- 8. On or about October 6, 2018 Plaintiff served a Notice to Quit by posting on the Property for the Occupant.

- 9. The Notice to Quit provided the Occupant 30 days to vacate.
- 10. The Occupant unlawfully and without right continues to openly, and notoriously exercise exclusive possession of the Property adverse to Plaintiff's possessory rights.

COUNT I - EJECTMENT

Plaintiff incorporates by reference all those facts and allegations contained above.

- 11. Plaintiff brings this action for ejectment against Edar Rogler ("Occupant"), who is believed to currently and unlawfully occupy the Property, in accordance with D.C. Code § 16-1101¹, § 16-1103², and § 16-1104(a)³.
- 12. Plaintiff holds title to the Property in fee simple absolute, as demonstrated by the Substitute Trustees' Deed previously referenced as **EXHIBIT A**.
- 13. Since Plaintiff obtained title on April 7, 2015 it has not been able to possess the Property, as the Occupant has been in possession of the Property.⁴
- 14. The Occupant does not have any rights to possess or occupy the Property, as they hold no present, or future leasehold interest in the Property and any contract previously held lacks privity with Plaintiff.

¹ D.C. Code § 16-1101 provides: (a) A civil action based upon a cause of action in ejectment, may be brought against: (1) the person actually occupying the premises claimed, either in person or by tenant

² D.C. Code § 16-1103 requires among other things that Plaintiff state that: "...(1) he was possessed of the premises, and while he was so possessed the defendant entered wrongfully into possession thereof, and withholds the possession of the premises from the plaintiff, or wrongfully detains possession; or (2) the defendant is wrongfully exercising acts of ownership over the premises." (Emphasis added.)

³ D.C. Code § 16-1104(a) provides that "...in an action of ejectment it is sufficient to entitle the plaintiff to relief to show that he is entitled, as against the defendant, to the immediate possession of the premises claimed, and that the defendant is: (1) in possession of the premises, and is holding adversely to the plaintiff; or (2) exercising acts of ownership over the premises, adversely to the plaintiff."

⁴ Access to the Property has been provided sparingly and only on a schedule dictated by the Occupant.

- 15. Plaintiff has neither transferred title to the Occupant, nor entered into a lease agreement with the Occupant or any governmental agency.
- 16. At no time since Plaintiff learned of the Occupant's open and notorious possession of the Property has the Occupant provided a deed transferring interest to her.
- 17. Plaintiff has never consented to the Occupants use and occupancy of the Property.

WHEREFORE, Plaintiff prays this Honorable Court grant the following relief:

- A) That this Court find that Plaintiff is entitled to the immediate recovery and possession of the Property; and find
- B) That Plaintiff holds title in fee absolute and Edar Rogler ("Occupant") is occupying the Property without right; and find
- C) That the Occupant refuses to grant uninhibited access to the Property that Plaintiff is entitled to as Owner of the Property; and find
- D) That Plaintiff is entitled to Judgment for immediate recovery and possession of the Property; and order
- E) That Plaintiff is entitled to a Writ of Possession and an order of Ejectment of the Occupant from the Property; and
- F) That this Court grant such further relief as may be necessary, proper and just under the circumstances.

McCABE, WEISBERG & CONWAY, LLC

312 MARSHALL AVENUE SULTE SOU LAUREL, MD 20707 (201) 490-1361 -FAX (301) 490-1568 Also servicing The District of Columbia 1727 KING STREET SUITE 318 • ALEXANDRIA, VA 22314 (\$71) 449-9350 FAX: (855) 845-2585

October 2, 2018

Edar Rogler and All Occupants 1311 Delaware Ave Sw Unit s-345 Washington, D.C. 20024

Re: Property: 1311 Delaware Ave SW Unit s-345, Washington, D.C. 20024

This Notice is being sent to you pursuant to D.C. Code Title 42 Chapter 32. You are an occupant of a former owner who has been foreclosed on and pursuant to D.C. Code § 42-522 you are now a tenant at will and your ability to stay in the Property is terminable upon the expiration of a 30 day Notice to Quit pursuant to D.C. Code § 42-3203. This notice serves as your 30 day notice to quit and vacate the Property occupied by you. You must vacate the property of all personals and persons by no later than 30 days after the service of this notice. If you fail to vacate, the Owner can take such action as is appropriate to evict you. In order for the Owner to evict you, the Owner first must file in D.C. Superior Court a suit for possession of the property based upon your failure to vacate. If the Owner accepts payments after the date this Notice is served, the Owner is not agreeing to waive any of its rights under this Notice. Service of this Notice is not an admission by the owner and/or agent that the property is subject to any part of D.C. Law 6-10 and/or that you are entitled to raise that law as a defense to this Notice.

Our office represents the current owner of the above referenced Property, Deutsche Bank Trust Company Americas, as Trustee for Residential Accredit Loans, Inc., Mortgage Asset-Backed Pass-Through Certificates, Series 2006-QS12, which obtained the Property as a result of the foreclosure sale held on April 7, 2015.

The Protecting Tenants at Foreclosure Act (PTFA) provides bona fide tenants with certain rights and lease protections when the Property is acquired by a new entity through foreclosure. None of your rights as a tenant under state or local laws are negatively impacted by the PTFA.

UNDER THE PTFA, IF YOU ARE A "BONA FIDE" TENANT YOU HAVE THE RIGHT, IN MOST CASES, TO CONTINUE AS A TENANT FOR THE REMAINDER OF YOUR LEASE TERM OR AT LEAST 90 DAYS FROM THE DATE OF THIS NOTICE TO VACATE, WHICHEVER IS LONGER.

This is an attempt to collect a debt and any information obtained will be used for that purpose. However, if you are currently in bankruptcy, or if you have been granted a bankruptcy discharge, this is not

an attempt to collect a debt from you, nor is it an attempt to impose personal liability on you for the debt.

Page | 1

18-801097

If you are a tenant of the former owner of the property, and not the child, spouse, or parent of the former owner of the property, you may be entitled to additional rights as provided in the Protecting Tenants at Foreclosure Act of 2009 (PTFA), including the right to remain in the property for 90 days from the date of receipt of this notice; before dispossessory proceedings are initiated against you.

Please contact us immediately to let us know if you believe that you are a "bona fide" tenant living at the Property and provide us with proof of the same, such as a signed copy of your lease. If you do not have a written lease, please provide us with a summary of the terms of your oral lease. In addition, please provide us with rent receipts or proof of rent payment, utilities bills, or other documentation evidencing the fact that you are a tenant living at the Property, and an email address or telephone number at which you can be reached.

If we do not hear from you, you will not lose any legal rights, but we may take legal action to attempt to remove you from the Property.

This firm is prohibited from giving you legal advice and cannot direct you on how to proceed.

Very truly yours,

McCabe, Weisberg & Conway, LLC

This is an attempt to collect a debt and any information obtained will be used for that purpose, However, if you are currently in bankruptcy, or if you have been granted a bankruptcy discharge, this is not

an attempt to collect a debt from you, nor is it an attempt to impose personal liability on you for the debt.



VEY WEST AUCTIONEERS, INC

5335 Wikodnsin Avenue, NW, Suite 440 Washington, DC 20015

202-463-4567

410-828-6858 fax

http://hwestauctions.com

MEMORANDUM OF PURCHASE AT PUBLIC AUCTION WASHINGTON, DC

	Trustees Sale - DC
Property Address: 1311 Delaware Avenue SW, S345, Washington, DC 20024	SAMUEL WHIT 611 Rockville Pike) 80 Avrille: MD
	ROCAMINE MID 2 PUBLIC ABOTTO SHARES OF CAPIT
Time of Sale: 12:30PM	MEMBERSHIP SH FLAZA JIEST CORPERATIVE
Date of Sale: APRIL 7, 2015	a cooderatine housing corporati thereof to possession of KNOWN
0.00 0.2 0.00 0.00 0.00 0.00 0.00 0.00	1211 DELAWARE AVE
Sold to:	The sale of the sa
	APRIL'S, 2015 of By windle of the power and with
	Security Agreement from Alari of occurred value, the legins thereou
- BEING THE HIGHEST BIDDER IN THE AMOUNT OF \$ //0 GOD	ccouned 'whis', the letins thereo 'is who engined, altoney will sell Office of Harvey-West auction 5335 Yis County (West) the 5335 Yis County (West) the
- ADVERTISING: WASHINGTON POST \$	DC 20015
- AUCTIONEERS'S FEE \$	being RIVER PARK MUTUAL HOL Stock of the RIVER PARK MUTU
- TOTAL AMOUNT DUE FROM LENDER \$	II to 131 if Delawara mende SW 534
- RECIEVED FROM \$	Together with an include, duties, and of a certain Occupant's Assertion to Alan D. Ultberg and the RIVER P.
- DEPOSITED IN THE AMOUNT OF**	Subject to the terms, provisions of the Articles of Incorporation; By
**no reduction of interest due to overpayment of deposit	and Kozse Kuses of the Kill he call
- · · · · ·	ale stare of cellain underlying po
DOUTSCHE BONK TRUKT CO. AMENIUST DR TRUTKE (ZAU 2006- 9512	ate store of certain proteining ob- exact amount due thereocomit be- subject to all conditions, here re- recent after ting same, and subject assessments jourcean to O.C. Took
Commence (ANI 7 OUG - OS)	assessments pursuant to 0 C. Louis
The Thorse term 2000 up 100	TERMS OF SALE (A cash dapes to peak in the amount of \$20,00 purchaser at the time and react of Party will not be restricted by the last of the sale of \$200 per amount incomidate of \$200 per amount incomidate of \$200 per amount of the per amount o
Auctioneer's signature	Party will not be required to give noid an each 30 days to exiles
Translator o digitality	the roke of 7:250%, per animming from date of sale to date of sale
Deerna Ed//	to the transfer of membership to purchaser. All adjustments of social will be made as to date of sale, in
Substitute Trustee's signature	by the purchaser in the event
	by the purchaser in the event go to extilement as required. It purchasers have and expense
	Filiative cannot guarantee tear to obtain title insurance.
Purchaser's signature	DANIEL KRESACH
HARVEY WE	C CONTRACTOR
AUCTIONEERS, I	V(

ARES OF ASSOCIATION INC.

on, entiting the danse a dataling unit

UE SW 3345 C 20024:

12 MPH

2: SIPPH visit contains the contain visit contains the contains the contains of the contains the

Suite 440, "NASHINGTON and in said Security Agreement the SINC." shares of Capital IA1 HOMES INC., shocked 45, "Habington, Do. 20024, "In client one 9, 2006 shocked have 9, 2006 shocked have 9, 2006 shocked have 10, and there is contained in 10, and there is a suit of the in policy in 10, and and in 10, and in 10,

archanced at the or side and servicine and agreements of the agreement including a section 42 (9001); a section 42

WITZ, ESOURE

MARCH 23, 25, 27, 31, APRIC 2, 2015 11896938 The state of the s

Estublished 1950 5835 Wisconsin Avenue, NW, Suit

Washington, DC 20015

202-468-4567

410-828-6856 fax

http://hwestauctions.com

Respectfully Submitted,

/s/ Gregory J. Carroll (gcar 11.12.18)
Michael T. Cantrell, Esq., No. 387615
Gregory Carroll, Esq., No. 485493
Patrick Jules, Esq., No. 1011142
McCabe Weisberg & Conway, LLC
312 Marshall Avenue, Suite 800
Laurel, Maryland 20707
301-490-3361
Attorneys for Plaintiff
dcforeclosure@mwc-law.com