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(f/k/a The Bank of New York)	
NORTHERN DISTRIC	COF CALIFORNIA
THE BANK OF NEW YORK MELLON (I/K/a)	Case No 36 6 4
of the Trusts listed in Exhibit A,	
Plaintiff,	COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF
v .	
CITY OF RICHMOND, CALIFORNIA, a	
MORTGAGE RESOLUTION PARTNERS	
L.L.C., a Delaware limited liability company; and GORDIAN SWORD LLC, a Delaware	
limited liability company;	
Defendants.	
	FILE VIA FAX
COMPLAINT FOR DECLARATORY	AND INJUNCTIVE RELIEF DEC 30-FHFA- 198
	DONALD M. FALK (SBN 150256) dfalk@mayerbrown.com Two Palo Alto Square, Suite 300 3000 El Camino Real Palo Alto, CA 94306-2112 Tel: 650-331-2000 Fax: 650-331-2000 MAYER BROWN LLP BRONWYN F. POLLOCK (SBN 210912) bpollock@mayerbrown.com 350 S. Grand Ave., 25th Floor Los Angeles, CA 90071-1503 Tel: 213-229-9500 Fax: 213-625-0248 Attorneys for Plaintiff The Bank of New York Mellon (<i>Itk</i> /a The Bank of New York) UNITED STATES DI NORTHERN DISTRICT THE BANK OF NEW YORK MELLON(<i>Itkla</i>) The Bank of New York), as Trustee, on befailf of the Trusts listed in Exhibit A, Plaintiff, v. CITY OF RICHMOND, CALIFORNIA, a municipality; RICHMOND CITY COUNCIL; MORTGAGE RESOLUTION PARTNERS L.L.C., a Delaware limited liability company; and GORDIAN SWORD LLC, a Delaware limited liability company; Defendants.

Plaintiff allege as follows based on information and belief: 1 INTRODUCTION 2 1. 3 This is a case about the misuse of public power for private benefit. 2. Following a scheme devised by a mortgage investment firm that stands to profit 4 handsomely from the deal, the City of Richmond (the "City") has made clear that it imminently 5 plans to seize residential mortgages-mortgages that are current on their payments-at deep 6 discounts and then refinance the properties at reduced loan values. The borrowers would retain 7 their homes with a lower debt load. The City and the investment firm each would receive certain 8 fees generated by the refinancing transactions, and then the firm and its investors would profit 9 from reselling federally guaranteed loans. And the trusts and their investors, including pension 10 funds and other institutional investors, who held current, performing loans that had financed the 11 purchase of homes in the City would be left holding the bag, losing tens of millions of dollars in 12 loan principal. 13 3. The contemplated use of the eminent domain power in this seizure and refinance 14 scheme violates the constitutions of both the United States and California, along with several 15 California statutes. 16 4 Plaintiff, The Bank of New York Mellon, is the Trustee of certain trusts that were 17 created to hold residential mortgage loans (the "Trusts," listed in Exhibit A hereto). The Trusts' 18 beneficiaries include both municipal and private pension plans, 401(k) plans, mutual funds, and 19 other investors. 20Defendants City and Mortgage Resolution Partners L.L.C. ("MRP") have entered 5. 21 into an agreement, pursuant to which they will use the City's eminent domain power to seize 22 performing debt instruments-which are not located in Richmond and are held by out-of-state 23 trusts-at deeply discounted prices. Defendants would then profit by refinancing and 24 resecuritizing those loans, while paying fees to MRP and to the City. MRP's investors—whose 25 funds will be used to acquire the loans—will reap substantial profits. Defendants' mortgage loan 26 scizure program is referred to herein as the "Seizure Program." 27 28

6. 1 Defendants attempt to justify the Seizure Program as one that will help 2 homeowners and communities in Richmond that are struggling with foreclosures, but the Seizure 3 Program actually targets performing loans and does nothing to help homeowners in foreclosure. 4 These loans, which have survived the recession and housing crisis intact, are the ones for which seizure will be most valuable to MRP's investors but least likely to generate any public benefit. 5 Even if the City did intend to take high-risk loans, the Seizure Program still could not create any 6 7 public benefit, because many of the Trusts' servicers already can and do forgive principal where 8 doing so would make the loan more valuable, by reducing the risk of default enough to justify 9 the loss of principal.

The Seizure Program is unlawful and unconstitutional and violates numerous
 federal, state and local laws, including the City's own Charter. Nevertheless, in connection with
 its agreement with MRP, the City intends to employ the Seizure Program and has taken
 substantial steps in its furtherance.

14 8. Defendants have already selected over 100 mortgage loans that they wish to seize
15 from the Trusts. The City has nominally offered to "purchase" the loans on behalf of MRP. The
16 offers, however, are not in good faith: Defendants' valuation method is designed to produce
17 values that are far below any reasonable level because they give no value to homeowners' steady
18 payment record. And MRP has stated publicly that federal law precludes the Trusts from selling
19 the loans through the voluntary purchase proposal offered by Defendants.

9. The low offers are no accident, nor are they the beginning of a constructive
negotiation. Defendants cannot simply purchase the loans consensually from their owners (*i.e.*,
the Trusts), because the Seizure Program does not work if the City actually pays fair value. MRP
and its investors do not plan to hold the loans for the long-term and collect principal and interest
from borrowers. The Seizure Program is purc financial engineering. MRP and its investors,
with the critical assistance of City's purported power of eminent domain, intend to take the loans
for a fraction of their value and then flip them, reselling them in a new securitization.

27 10. Defendants do not plan to do anything to enhance the value of the mortgaged
28 properties, to bear market risk, or to work with borrowers to improve their ability to pay. In fact,

1 the only modification that they plan is to write off much of each loan's balance before acquiring 2 the loans.

11. The Seizure Program purportedly is intended to assist homeowners at risk of 3 defaulting on their mortgage loans and thereby somehow avoid urban blight. But the design and 4 5 implementation of the Seizure Program show that the rationale is a pretext. The Seizure Program 6 actually is intended to generate significant sums for MRP and its investors, with payments to the 7 City in exchange for the use of its eminent domain powers. The Seizure Program also generates 8 private benefits for the homeowners who are selected for it.

9 12. Many of the Trusts' existing guidelines and practices, implemented by the servicers, of modifying loans is further proof that undercompensation, not modification, is the 10 source of the Seizure Program's profit. The true value of the loans already reflects the Trusts' 11 ability to enhance their value through modification. There is no indication that MRP, which 12 13 describes itself as a "community advisory firm," will be as qualified as experienced servicers. 14 Indeed, the blanket modifications that Defendants plan are unlikely to increase the price of the 15 loans in a resale. For example, while it is sometimes possible to increase a loan's value with a carefully considered modification, it rarely makes sense to reduce the loan balance when the 16 17 borrower is making the existing, agreed payments. Nor is it often the case that a loan will be 18 more valuable if its principal is reduced below the value of the house. That MRP expects to 19 profit nonetheless demonstrates that undercompensation of the Trusts is an essential element of the Seizure Program. 20

13. There are numerous reasons that this scheme is unconstitutional. As outlined 21 22 above, the Seizure Program cannot be successful on its own terms if the Trusts receive fair 23 market value. Thus, this case is more than a dispute about valuation of individual loans. The 24 takings also are manifestly not for public use—indeed, the Seizure Program specifically carves 25 out loans whose modification might avoid foreclosure, in apparent recognition that many Trusts 26 already can conduct such modifications. Further, the Seizure Program involves the taking of 27 loans that are located outside of the City's limits and therefore are beyond its eminent domain 28 power.

14. The Seizure Program violates other provisions of the U.S. and California 1 2 Constitutions as well. By courcing transactions across state lines and threatening massive 3 disruption to the national mortgage lending and securitization markets, it conflicts with federal 4 power under the Commerce Clause. It also runs afoul of the Contracts Clause, which bars States and their political subdivisions like the City from modifying private contracts. In fact, the 5 6 Seizure Program is a paradigmatic example of the types of misconduct that each Clause was 7 intended to prevent. The City seeks to abrogate debts that its citizens owe to out-of-town entities and permit a local speculator to reap the profits. 8

9 15. Already, the federal government has expressed its concerns about the unconstitutional nature of the Seizure Program and the federal interest in avoiding havoc to 10 11 mortgage lending nationwide. In a public statement dated August 9, 2012, the Federal Housing Finance Administration ("FHFA"), the conservator of Fannie Mae and Freddie Mac (the two 12 Government-Sponsored Enterprises ("GSEs") that are among the largest investors in residential-13 mortgage backed securitization ("RMBS") trusts), stated that "FHFA has significant concerns 14 about the use of eminent domain to revise existing financial contracts" and that "resulting losses 15 from such a program would represent a cost ultimately borne by taxpayers" and would have "a 16 17 chilling effect on the extension of credit to borrowers seeking to become homeowners and on investors that support the housing market." 77 Fed. Reg. 47,652 (August 9, 2012). FHFA noted 18 19 that "[a]mong questions raised regarding the proposed use of eminent domain are the 20 constitutionality of such use," "the effects on holders of existing securities," "the impact on millions of negotiated and performing mortgage contracts," and "critical issues surrounding the 21 22 valuation by local governments of complex contractual arrangements that are traded in national and international markets." Id. 23

16. 24 As stated, the targeted loans are out of-Richmond interests, held by out-of-25 Richmond entities. Nevertheless, as an alternative, and to the extent that loans targeted by the 26 Seizure Program may be considered local interests (they are not), the Scizure Program also violates the California Constitution, which, as amended by voter proposition in 2008, expressly 27 prohibits local governments from using eminent domain to seize owner-occupied residences for 28

the purpose of conveying it to a private person. Cal. Const. art. I, § 19(b). Specifically, as an
 alternative basis, the Seizure Program is unlawful if the targeted mortgage loans constitute
 interests in real property that are secured exclusively by owner-occupied residences and are
 conveyed to private persons.

5 17. Injunctive and declaratory relief is necessary to avoid imminent and irreversible 6 harm, not only to the Trusts but to the national economy. The City intends to use California's 7 "quick take" procedure, which allows it to condemn property first and ask the courts to 8 determine fair compensation second. Once each loan is taken, MRP will destroy it through 9 refinancing; a new loan would then be imposed on each borrower, and those new loans would be 10 hastily sold to other investors. If the Seizure Program is found unconstitutional afterwards, that 11 egg may prove impossible to unscramble, and certainly not without harming innocent 12 homeowners and investors. Moreover, because of the design of the Seizure Program, the 13 compensable losses to the Trusts will be far greater than the City realizes and may exceed its 14 ability to pay. MRP is indemnifying the City for these costs, but its financial resources are 15 unknown.

16 18. Moreover, several other municipalities—including North Las Vegas, Nevada; El
17 Monte, California; La Puente, California; Orange Cove, California; Pomona, California; and San
18 Joaquin, California—have entered into agreements with MRP. Litigating each taking
19 individually in state court while waiting for definitive guidance on federal constitutional issues
20 would be wasteful and protracted and lead to years of uncertainty.

21 19. The Seizure Program is a scheme that should be nipped in the bud. That is why
22 Plaintiff seeks immediate relief from this Court.

23

24

THE PARTIES

A. Plaintiff

25 20. Plaintiff, The Bank of New York Mellon, is a bank organized under the laws of
26 the State of New York and having its principal place of business at One Wall Street, New York,
27 New York 10286. The Bank of New York Mellon serves as Trustee for Trusts listed on Exhibit
28 A hereto that hold mortgage loans targeted by the Seizure Program.

1	21. The beneficial owners of the Trusts include municipal and private pension plans,
2	401(k) plans, mutual funds, and other investors.
3	22. As the first phase of the Seizure Program, the City sent out letters to 32 trustees
4	and servicers of RMBS trusts offering to purchase approximately 624 loans. The Mayor of
5	Richmond publicly indicated that this was only the "first batch" of loans and that she hopes to
6	expand the Program. Plaintiff received a letter from the City dated July 31, 2013 demanding to
7	purchase more than 100 loans from the Trusts. Attached hereto as Exhibit B is a true and correct
8	copy of the City's letter.
9	23. None of the Trusts is incorporated in California or otherwise organized under the
10	laws of California. All of the Trusts are organized under New York common law.
11	24. The physical notes and other documents evidencing the mortgage loans that
12	Defendants intend to seize all are valid and binding, and located outside of the territorial
13	boundaries of the City.
14	25. The beneficiaries of the Trusts are located across the country and the world.
15	B. Defendants
16	26. Defendant MRP is a limited liability company organized and existing under the
ι7	laws of Delaware, and it is headquartered in San Francisco, California.
18	27. MRP is a privately-owned, for profit company that will manage and facilitate the
19	loan restructuring process of the Seizure Program, including (a) raising funds to finance the
20	seizures; (b) identifying mortgage loans to be acquired by eminent domain; and (c) arranging for
21	the loan refinancing. MRP will receive a \$4,500 fee for each loan seized and refinanced. In
22	addition, MRP's investors would receive the profit between the seizure price and price at which
23	the new loan to the homeowner is sold, net of MRP's fee, the City's fee, and any expenses
24	incurred by MRP. MRP has no other business operations.
25	28. Defendant Gordian Sword LLC is a limited liability company organized and
26	existing under the laws of Delaware, and it is headquartered in San Francisco, California. It was
27	established to create the Seizure Program and is the managing member that controls and directs
28	
	COMPLAINT FOR DECLARATORY AND INJUNCTIVE REDEC 30-FHFA- 204

l	MRP. The name Gordian Sword is an apparent reference to the Gordian Knot, a legend and
2	metaphor for an intractable problem that is solved easily by cheating (<i>i.e.</i> , cutting the knot).
3	29. On or about April 2, 2013, the City, through its City Council and upon the
4	recommendation of its City Manager, voted to enter into an "Advisory Services Agreement" with
5	MRP, under which MRP would provide contractual services to the City regarding, among other
6	things, mortgage relief for City homeowners and the acquisition of existing mortgage loans
7	through eminent domain. It is not clear whether this is the only written agreement between the
8	City and MRP or if there are other undisclosed oral or written agreements between them.
9	30. Defendant City, a municipality, is located in Contra Costa County in the State of
10	California, with the territorial boundaries described in Article I, section 2 of the City's Charter.
11	31. Defendant Richmond City Council (the "City Council") is the City's governing
12	body. Defendant City Council is the governing body with legal responsibility for making
13	decisions with respect to the City's exercise of its eminent domain powers.
14	JURISDICTION AND VENUE
15	32. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 (federal
16	question jurisdiction) and 1343(a)(3) and (4) (jurisdiction over actions for violations of
17	constitutional and federal rights secured by 42 U.S.C. § 1983), and over Plaintiff's declaratory
18	relief causes of action under 28 U.S.C. §§ 2201 and 2202. Plaintiff's state law claims form part
19	of the same case or controversy as the federal claims. Accordingly, this Court has supplemental
20	jurisdiction over Plaintiff's state-law claims pursuant to 28 U.S.C. § 1367(a).
21	33. This Court has personal jurisdiction over Defendants City and City Council, as
22	municipalities or agents and officers of municipalities located in this judicial district. The Court
23	also has personal jurisdiction over those Defendants because Plaintiff's claims arise out of
24	actions taken by those Defendants in this judicial district.
2.5	34. The Court has personal jurisdiction over Defendants MRP and Gordian Sword
26	because they are headquartered in San Francisco. California, and Plaintiff's claims arise out of
27	MRP's and Gordian Sword's transaction of business in this judicial district.
28	
	8

1	35. Venue is proper in this judicial district based on 28 U.S.C. § 1391(b). Defendants
2	City and City Council reside in this judicial district, Defendants MRP and Gordian Sword
3	conduct business in this district, and a substantial part of the events or omissions giving rise to
4	the claims asserted herein occurred in this district.
5	INTRADISTRICT ASSIGNMENT
6	36. Pursuant to Civil Local Rules 3-2(c) and 3-2(d), this action is properly assigned to
7	either the San Francisco or Oakland Division of this Court, because a substantial part of the
8	events giving rise to the claims asserted herein occurred in Contra Costa County.
9	FACTUAL BACKGROUND
10	I. DEFENDANTS' SEIZURE PROGRAM
11	37. Defendants seek to enrich themselves through an elaborate program under which
12	the City would use its eminent domain powers and litigation to seize residential mortgage loans,
13	secured by owner-occupied residences in the City, held by outsiders, at steeply and unjustifiably
14	discounted prices. MRP would then refinance those loans with new federally insured loans and
1.5	sell the new loans at a substantial markup.
16	38. Defendants would profit by sharing in the spread between the price paid by the
17	City (by MRP's investors) to seize the loans and the proceeds received by the City (through
18	MRP) for selling the new loan to the homeowner to a third party. The outside-of-Richmond
[9	Trusts whose mortgage loans would be seized under the Seizure Program would lose significant
20	value-potentially hundreds of thousands of dollars on some individual loans. Thus, the Seizure
21	Program amounts to a seizure and transfer of wealth from private parties outside of the City, on
22	the one hand, to other private parties, on the other hand, with the City receiving a payment as its
23	fee for renting out its eminent domain powers.
24	A. The Seizure Program's Targeting of Performing Loans
25	39. The Seizure Program primarily targets for eminent domain seizure mortgage loans
26	that meet a specific profile: (a) performing loans (meaning where the borrower is current on
27	payment); (b) underwater (meaning that the principal loan balance is greater than the underlying
28	home value); and (c) held by "private-label" securitization trusts (meaning that the trusts are
91	9

sponsored by a private entity, rather than by a Government-Sponsored Enterprise (GSEs), such a
 Fannie Mae and Freddie Mac).¹

3 40. The Seizure Program seeks to cherry-pick loans that are "relatively current (not in 4 default)," and only from "borrowers who appear likely to repay their loans." See Exhibit C at 9 (emphasis added).² Thus, the Seizure Program does not target loans where there is a serious risk 5 6 of default (much less a serious risk of foreclosure). Indeed, of the approximately 624 loans that 7 the City has offered to purchase, approximately 85% are not in any stage of the foreclosure 8 process and approximately 81% of the loans have never had a notice of default filed or are now current. Of the 105 loans held by Plaintiff as trustee, over 90% are not in any stage of the 9 10 foreclosure process.

41. The stated justifications for the Seizure Program—to prevent "blight" or some
other "public" harm caused by foreclosures – are mere pretexts for this profit driven scheme.
Indeed, the fact that the Seizure Program primarily targets performing loans—loans that will be
the most profitable to restructure and sell but are the least likely to default—shows that the
Seizure Program is designed to create profits for MRP and its investors.

MRP has included a small percentage of loans in default or foreclosure for optics
only, in a thinly-veiled attempt to justify its scheme under the guise of public good. The Seizure
Program is not structured to help borrowers actually facing foreclosure because such borrowers
are a bad credit risk, unlikely to qualify for refinancing. In MRP's own words, one of the "key
steps to the MRP process" is that "[h]omeowners who opt into the program, but do not qualify
for a refinance or a lease *will be dropped* from the eminent domain motion before their mortgage
is purchased." *See* Exhibit D at 13 (emphasis added).³

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- ¹ The Seizure Program has been described in several public sources, attached hereto as Exhibits 25 C and D.
- ² Available at http://online.wsj.com/public/resources/documents/EMINENT-powerpoint.pdf (last visited August 7, 2013).
 ³ Available at
- http://sireweb.ci.richmond.ca.us/sirepub/cache/2/mb1qpzgj4mcgl3zqu31kl0y3/36546408062013
 071309684.PDF (last visited August 7, 2013). This presentation is attached to explain the
 Seizure Program, which would be unlawful if fully implemented.

1	43. Defendants attempt to justify the Seizure Program as correcting what they claim
2	to be a contractual bar on forgiving principal in securitization trusts See, e.g., Exhibit D at 5. As
3	to the Trusts administered by Plaintiff, that is simply false. Many of the loans' servicers can and
4	do forgive principal when doing so would maximize the value of the loan.
5	44. Another seemingly arbitrary provision is that the Seizure Program is limited to
6	loans held by private RMBS trusts, all located outside of the City of Richmond.
7	45. The Seizure Program excludes loans held by trusts sponsored and guaranteed by
8	Freddie Mac or Fannie Mae. It also excludes loans held directly by banks. These exceptions
9	demonstrate that the stated justifications are a pretext and appear intended to minimize
10	opposition from local banks and federal agencies.
11	B. The Seizure and Refinancing of the Targeted Loans
12	46. Having now selected loans held by the Trusts for seizure, the City will attempt to
13	seize the loan through eminent domain for a fraction of its value. ⁴ The example frequently given
۱4	by MRP of its proposed valuation methodology is that for a loan with a principal balance of
15	\$300,000 secured by a home worth \$200,000. Defendants would seize the loan at \$160,000. See
16	Exhibit D at 7, 16-18.
17	47. Once Defendants expropriate each loan for less than fair market value, they then
18	intend to replace it with a new loan to be sold into a FHA securitized pool in an amount equal to
19	approximately 95% of the underlying home value. Defendants and MRP's investors would
20	profit by sharing the spread between the discounted seizure price and the 95% refinancing price.
21	See id.
22	48. Because the loans are underwater (<i>i.e.</i> , the home value is less than the outstanding
23	principal balance), Defendants have calculated a discounted valuation that is far lower than the
24	unpaid principal balance of the loan.
25	49. The offers also are totally disconnected from, and far less than, any measure of
26	fair value. Defendants have primarily selected loans that are current and not in foreclosure. The
27	$\frac{1}{4}$ In one instance, the City's July 31, 2013 letter offered a mere 11% of the principal balance of
28	the loan. See Exhibit B at Trustee Exhibit B therein.
	<u> </u>
	COMPLAINT FOR DECLARATORY AND INSUNCTIVE REDEC 30-FHFA- 208

1 fair value of such loans includes the anticipated principal and interest payments over the life of 2 the loan. That is especially so for long-term holders of the loans like the Trusts, which were 3 designed to hold loans to maturity, not to trade them in the market.

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5

С. Defendants Have Taken Substantial Steps Towards Implementing the Scizure Program.

50. 6 Defendants have taken substantial steps towards implementing the Seizure 7 Program. In April 2013, the City entered into an "Advisory Services Agreement" with MRP, 8 which is an operative agreement between the City and MRP with respect to the Seizure Program, 9 attached hereto as Exhibits E (agreement) and F (City Council minutes indicating approval). Recently, MRP began sending letters to Plaintiff and other trustees and servicers for RMBS 10 11 trusts stating that unidentified California citics were interested in acquiring mortgage loans and would soon be making purchase offers on the loans, one of the prerequisites under California 12 13 eminent domain law before a local government can seize property.

14 51. On multiple occasions over the past months, the Mayor of Richmond or other City officials have publicly discussed the City's implementation of the Seizure Program, including 15 confirming that the City Council entered into a partnership with MRP to implement the Seizure 16 17 Program and discussing MRP and the City's readiness to begin implementing the Seizure 18 Program.

19 52. On or about July 31, 2013, Richmond sent a letter to Plaintiff (attached hereto as Exhibit B) and other trustees and servicers for RMBS trusts making offers to purchase loans 2021 from the Trusts. The offer letters attached a list of approximately 624 mortgage loans 22 purportedly held by RMBS trusts (including approximately 105 held by the Trusts) that the City is offering to acquire, "at the present time." The letters state that the offers are not binding on 23 the City but provide a deadline of August 13, 2013 for Plaintiff to respond, after which the City 24 25 may "decide[] to proceed with the acquisition of the loans through eminent domain." After 26 sending the letters, the Mayor of Richmond reportedly declared: "If financial institutions do not cooperate, the city will seize the loans using eminent domain." See Exhibit G hereto.⁵ The 27 ⁵ Available at http://www.latimes.com/business/monev/la-fi-mo-richmond-eminent-domain-28 licentic:

1	City's offer letters constitute a first wave of offers, and if Defendants are successful in acquiring
2	or seizing these loans, it is expected that they will attempt to acquire or seize many other loans.
3	53. If the offers are not accepted, the City will attempt to quickly seize possession of
4	the loans. The City Council must first hold a condemnation hearing, and immediately thereafter
5	could file an eminent domain lawsuit in California and use an expedited procedure known as a
6	"quick take" to quickly obtain a court order giving the City possession of the loan. MRP has
7	indicated that the "quick take" procedure is a critical component of the Seizure Program. See
8	Exhibit H hereto at 3.6 Once the City receives possession of the loans, it could then extinguish,
9	restructure, and refinance them, causing immediate and irreparable harm to the Trusts that will
10	be exceedingly difficult, if not impossible, to unwind.
1 1	54. Thus, there is a high likelihood that Defendants will very soon exercise the City's
12	eminent domain powers to seize possession of mortgage loans under the Seizure Program.
13	II. IMPLEMENTATION OF THE SEIZURE PROGRAM WOULD RESULT IN
14	SIGNIFICANT HARM TO THE TRUSTS AND WILL AFFECT INTERSTATE
15	COMMERCE
16	A. Harm to the Trusts
17	55. If implemented, the Seizure Program would cause significant harm to Trusts.
18	56. First, the targeting of performing loans within the Trusts' portfolios would, by
19	itself, completely upend the purpose of the securitization process. The structure and value of a
20	particular securitization trust is based upon diversification of loans, in both the terms of the loans
21	and the geographic location of the property secured by the loans, and the associated risks.
22	RMBS trusts are dependent on the stable and non-saleable nature of performing loans within the
23	pool. Cherry-picking performing loans from the Trusts disrupts the risk diversification on which
24	the Trusts were structured.
25	57. Second, the number of loans targeted in the City alonehundreds of mortgage
26	loans—would cause significant direct losses to the Trusts and other RMBS trusts. Indeed, the
27	20130730,0,7196420.story.
28	⁶ Available at http://online.wsj.com/public/resources/documents/EMINENT-faqs.pdf.
2	
	COMPLAINT FOR DECLARATORY AND INJUNCTIVE REPEG 30-FHFA- 210

first wave of the approximately 624 loans targeted by Defendants could potentially cause losses
 to the RMBS trusts holding those loans of over \$90 million or more.

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3 58. Third, there is a risk that the takings could jeopardize the Trusts' tax status. The 4 Trusts are organized as Real Estate Mortgage Investment Conduits (REMICs), a status that Congress created to apply uniformly on a national basis to encourage securitization of static 5 6 pools of residential mortgage loans. The REMIC regulations do not permit the transfer of non-7 defaulted loans out of the trusts without the imposition of potentially significant and adverse tax 8 consequences, nor do they contemplate the City's unprecedented seizure of mortgage loans from 9 securitized trusts. Particularly if the Seizure Program is copied by other municipalities, the IRS 10 may find that the Trusts are not REMIC-eligible. If as a result of the seizure of such loans, the 11 IRS concluded that the Trusts are no longer REMIC-eligible, the results of that finding would be catastrophic: the Trusts, which currently pay no tax at the trust level, would be subject to a 35% 12 tax on all of their income. That tax liability could result in a sharp loss of income for pension 13 14 funds, retirees, and others who rely on regular payments from these securities.

15 59. Fourth, many other municipalities across the U.S. are watching to see whether
16 Defendants are able to carry out the Seizure Program. If even a few other municipalities of
17 City's size implement the Seizure Program, losses could range in the billions of dollars. If more
18 than a few implement the Seizure Program, far greater losses could mount. This widespread
19 transfer of substantial funds from the Trusts' beneficiaries, including municipal pension funds
20 and private retirement plans, on the one hand, to Defendants, on the other hand, could destabilize
21 the national housing market and the larger economy.

22

В.

The Effect on Interstate Commerce and the National Housing Market

60. The Seizure Program also would cause significant harm to interstate commerce
and the national housing market. As a preliminary matter, because the Trusts and the loans are
located out of California, the Seizure Program would coerce interstate transactions.

Additionally, the Seizure Program is expressly designed to favor local interests—MRP and underwater homeowners—at the expense of out-of-state creditors. Furthermore, in addition to the losses suffered by the Trusts from the seizure of performing residential mortgage loans at

below fair market values, the Seizure Program would have a chilling effect on the extension of
 credit to homeowners. The Seizure Program also will disrupt the national nature of the mortgage
 market by subjecting investors to qualitatively different types of risk in different jurisdictions.
 Mortgage rates would rise, and some prospective homeowners may be unable to obtain loans at
 all, lowering housing prices across the country.

- 6 61. Further, the Seizure Program would undermine investor confidence in the 7 residential mortgage-backed securities market, and by extension, the national housing market 8 and national economy. The securitization market would be upended, as investors in residential 9 mortgage-backed securities would be unable to adequately evaluate underlying mortgage pools 10 that collateralize their investment, and prices for affected securities would decrease. A broad 11 range of investors hold interests in residential mortgage-backed securitizations as part of common diversification strategies. Thus, the detrimental effects of a valuation crisis as to the 12 13 securities evidencing such interests would flow through the national housing market, and 14 likewise, the larger economy.
- 62. Likewise, industries dependent on a vibrant housing market and an active home 15 16 lending environment would suffer, such as the home building, construction, and realty industries. 17 63. In comments published in the Federal Register, 77 Fed. Rcg. 47,652 (August 9, 18 2012) discussing the "Use of Eminent Domain To Restructure Performing Loans," the FHFA 19 recognized the harm that programs like the Seizure Program would cause. Among other things, FHFA has explained that the GSEs, as well as the multiple Federal Home Loan Banks for which 20FHFA acts as a regulator, because they are substantial holders of RMBS trusts, would be 21 harmed, as well as the communities themselves that attempt to use eminent domain. According 22 23 to FHFA:
 - FHFA has significant concerns about the use of eminent domain to revise existing financial contracts and the alteration of the value of Enterprise or Bank securities holdings. In the case of the Enterprises, resulting losses from such a program would represent a cost ultimately borne by taxpayers. At the same time, FHFA has significant concerns with programs that could undermine and have a chilling effect on the extension of credit to borrowers seeking to become homeowners and on investors that support the housing market.

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- ²⁸ FIIFA has determined that action may be necessary on its part as conservator for
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1	the Enterprises and as regulator for the Banks to avoid a risk to safe and sound
2	operations and to avoid taxpayer expense.
-25	Among questions raised regarding the proposed use of eminent domain are the constitutionality of such use; the application of federal and state consumer
3	protection laws; the effects on holders of existing securities; the impact on millions of negotiated and performing mortgage contracts; the role of courts in
4	administering or overseeing such a program, including available judicial resources; fees and costs attendant to such programs; and, in particular, critical
5	issues surrounding the valuation by local governments of complex contractual arrangements that are traded in national and international markets.
6	64. Likewise, the U.S. House of Representatives Financial Services Committee,
7	which has oversight of Fannie Mae and Freddie Mac, recently issued a draft reform bill, a stated
8	purpose of which is to implement the following reform: "To combat constitutionally-suspect
9	'eminent domain' schemes by local municipalities to seize mortgages out of legally binding
10	securities for purposes of rewriting their terms, prohibit the GSEs from purchasing or
11	guaranteeing loans originated in municipalities where such practices have been employed during
12	the last ten years." Executive Summary of the Protecting American Homeowners (PATH) Act,
13	July 11, 2013, at 2. ⁷
14	65. The concerns expressed by the FHFA and the House Financial Services
15 16	Committee are well-founded. The Seizure Program will have a devastating effect on interstate
17	commerce, including on the mortgage-backed securities market and the national housing market,
18	and would detrimentally affect both borrowers and lenders.
10	C. The Adverse Effects on the City and Its Homeowners
20	66. The City, and its residents, would not be spared from the harm caused by the
20	Seizure Program. The Scizure Program will have negative consequences for borrowers and
21 22	prospective homeowners with respect to lending products in communities that seize mortgage
22	loans at unfairly reduced values through eminent domain. The risks associated with lending in
23	such communities will force lenders to place more stringent conditions on borrowers seeking a
24 25	mortgage. With less people qualifying for mortgages, homeownership rates would drop and
20 26	property values would plummet.
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27	⁷ Available at http://financialservices.house.gov/news/documentsingle.aspx?DocumentID=342165.
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	COMPLAINT FOR DECLARATORY AND INJUNCTIVE REDEC 30-FHFA- 213

67. The relatively small number of select City homeowners who could potentially
 receive a windfall under the Program by having their underwater mortgages refinanced will not
 offset the devastation to the local housing market and economy due to the Seizure Program's
 chilling effect on credit.

5 68. City homeowners whose loans are in the Seizure Program actually may be 6 damaged by it. Dobt forgiveness generally is treated as taxable income for both state and federal 7 income tax purposes. The Seizure Program intends to seize loans at a price that is hundreds of 8 thousands of dollars lower than the principal balance on the loan. This principal balance 9 reduction may be treated as debt forgiveness and subject to income tax. Thus, these select City 10 homeowners could owe upwards of six figures in income tax liability. Even more, unlike 11 mortgage debt, income tax debt is not necessarily dischargeable in bankruptcy. Instead of 12 creating more stable neighborhoods, having more money in our local economy to stimulate 13 community wealth, and saving homeowners money on their mortgage payments, as MRP and the 14 City claim will happen, the Seizure Program in fact may undermine the growing economy and 15 push the City back into recession. Although certain federal and state programs temporarily allow 16 for mortgage debt forgiveness to be excluded from taxable income, it is far from clear whether 17 the Seizure Program would qualify for any such exclusion or whether the Seizure Program would 18 complete the seizure process before the expiration of the tax holiday at the end of 2013.

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III. INJUNCTIVE RELIEF IS NECESSARY TO PREVENT IMMEDIATE AND IRREPARABLE HARM.

69. Defendants should be enjoined from implementing the Seizure Program. The
 Seizure Program would cause significant and widespread harm, and the transactions that will
 occur under the Seizure Program will be exceedingly difficult, if not impossible, to unwind.

24 70. Under the Seizure Program, once new loans are issued to refinance the original
25 loans, they would be securitized. Thus, to unwind these unlawful seizures would require
26 extinguishing the new loan—thereby harming the new trust that holds that loan, and its
27 beneficiaries—and then reinstating the homeowner's old loan. It is doubtful that either step of
28 this process could occur—that is, that MRP could "claw back" the new loan, and any payments

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that have been made, from the new trust and its investors, or that the Trusts could reinstate the
 old loans.

3	71. Nor could money damages adequately compensate the Trusts. First, widespread
4	seizure and extinguishment of the loans may cause significant damage to the Trusts and their
5	beneficiaries, including, among other things, causing the Trusts to lose their REMIC status and
6	affecting the credit rating of the Trusts' certificates and the market value of trust securities,
7	which could cause systemic problems for other RMBS securitizations and their
8	Certificateholdersincluding the Truststhat cannot be compensated by money damages.
9	72. Second, even if money damages could somehow be adequate, there is serious
10	doubt that Defendants would have the financial means necessary to compensate the Trusts (at the
11	same time that they also must compensate all similarly-situated RMBS trusts) for the potentially
12	hundreds of millions of dollars in losses caused by the Seizure Program, in which case the Trusts
13	will be left without recourse for their loss.
14	JUSTICIABLE DISPUTE
15	73. By reason of the foregoing, there now exists a justifiable dispute and controversy
16	for which immediate relief is necessary.
17	74. Accordingly, Plaintiff sceks injunctive and declaratory relief as set forth herein.
18	CLAIMS FOR RELIEF
19	FIRST CLAIM
20	(DECLARATORY RELIEF REGARDING VIOLATION OF THE "PUBLIC USE"
21	REQUIREMENT OF THE TAKINGS CLAUSES OF THE U.S. AND CALIFORNIA
22	CONSTITUTIONS, THE RICHMOND CITY CHARTER, AND CLAIM UNDER 42
23	U.S.C. § 1983)
24	(AGAINST ALL DEFENDANTS)
25	75. Plaintiff repeats and reallege the allegations contained in each preceding
26	paragraph as if fully set forth herein.
27	76. The Fifth Amendment to the U.S. Constitution provides that "private property"
28	shall not be "taken for public use, without just compensation" (the "Takings Clause"). This 18
	COMPLAINT FOR DECLARATORY AND INJUNCTIVE REDEC 30-FHFA- 215

1	requirement is incorporated and made applicable to the states and their political subdivisions and
2	actors by the Fourteenth Amendment of the U.S. Constitution.
3	77. 42 U.S.C. § 1983 provides that any person, acting under the color of state law,
4	that subjects or causes to be subjected any citizen of the United States or other person within its
5	jurisdiction to the deprivation of any rights, privileges, or immunities under the Constitution,
6	shall be liable to the injured party in an action at law, suit in equity, or other proper proceeding
7	for redress.
8	78. California Constitution Article I, section 19 provides that private property may be
9	taken only for a "public use."
10	79. The Richmond City Charter Article II, section 19 provides that a private property
11	may be taken only for a "public use."
12	80. The Seizure Program is carried out by Defendants, who are inextricably
13	intertwined, under the color of state law.
14	81. The Seizure Program violates the "public use" requirement of the Takings Clause
15	of the Fifth and Fourteenth Amendments, the California Constitution, and the Richmond City
16	Charter.
17	82. The Seizure Program is not implemented for a public purpose, but rather for the
18	purpose of seizing property from one set of private entities (the Trusts) to enrich MRP, a private
19	investment firm, and its investors. Even if individual homeowners do benefit, and those benefits
20	are not wiped out by, for example, federal tax liability, those homeowners are private parties as
21	well.
22	83. The stated justifications for the Seizure Program —to prevent "blight" or some
23	other "public" harm caused by foreclosures-are mere pretexts for this profit-driven scheme.
24	Indeed, the fact that the Seizure Program primarily targets performing loans-loans that will be
25	the most profitable to restructure and sell but are the least likely to default-shows that the
26	Seizure Program is designed to create profits for MRP and its investors. Furthermore, even if the
27	purported justification of preventing future foreclosures were true, prevention of future blight or
28	harm is not a valid public use.
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1	84. In addition, the Seizure Program would not benefit the City's citizens on a whole,
2	but would instead lead to windfalls for the select group of homeowners who meet a loan profile
3	profitable to MRP and its investors, to the detriment of all others. Even this small group of
4	intended beneficiaries may receive a severe tax burden that would offset any windfall and may
5	worsen the homeowners' financial situations. Further, the Seizure Program expressly excludes
6	many borrowers and primarily targets performing mortgage loans that are not in default or
7	foreclosure. If the Seizure Program is fully implemented and performing loans are seized for
8	well-below their unpaid principal balance, and thus at significant losses to the Trusts holding
9	those loans, lenders will be unwilling to extend credit in the City at the current level, creating, at
10	a minimum, a chilling effect on the local home lending environment. This will have severe
11	consequences for current and prospective City homeowners.
12	85. For all of the reasons asserted herein, there is an actual controversy between
13	Plaintiff and Defendants sufficient for a declaratory judgment pursuant to 28 U.S.C. §§ 2201 and
14	2202.
15	86. Defendants have taken substantial steps towards seizing loans under the Seizure
16	Program, and such seizures are imminent. If those seizures occur, the Trusts will be irreparably
17	harmed.
18	87. Accordingly. Plaintiff respectfully requests that the Court issue a judgment for
19	declaratory and injunctive relief against Defendants, declaring that the implementation of the
20	Seizure Program would violate the Fifth and Fourteenth Amendments of the U.S. Constitution,
21	Article I, section 19 of the California Constitution, and Article II, section 19 of the Richmond
22	Charter, and permanently enjoining Defendants from implementing any aspect of the Seizure
23	Program.
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	COMPLAINT FOR DECLARATORY AND INJUNCTIVE REDEC 30-FHFA- 217

1	<u>SECOND CLAIM</u>
2	(DECLARATORY RELIEF REGARDING VIOLATION OF THE PROHIBITIONS
3	AGAINST EXTRATERRITORIAL SEIZURES UNDER THE TAKINGS CLAUSES OF
4	THE U.S. AND CALIFORNIA CONSTITUTIONS AND THE CALIFORNIA CODE OF
5	CIVIL PROCEDURE, AND CLAIM UNDER 42 U.S.C. § 1983)
6	(AGAINST ALL DEFENDANTS)
7	88. Plaintiff repeats and reallege the allegations contained in each preceding
8	paragraph as if fully set forth herein.
9	89. The Fifth Amendment to the U.S. Constitution prohibits a local government from
10	extraterritorially seizing property pursuant to eminent domain powers. This requirement is
11	incorporated and made applicable to the states and their political subdivisions and actors by the
12	Fourteenth Amendment of the U.S. Constitution.
13	90. 42 U.S.C. § 1983 provides that any person, acting under the color of state law,
14	that subjects or causes to be subjected any citizen of the United States or other person within its
15	jurisdiction to the deprivation of any rights, privileges, or immunities under the Constitution,
16	shall be liable to the injured party in an action at law, suit in equity, or other proper proceeding
17	for redress.
18	91. The California Constitution prohibits local governments from extraterritorially
19	seizing property pursuant to eminent domain powers.
20	92. Under section 1240.050 of the California Code of Civil Procedure, a local public
21	entity may acquire by eminent domain only property located within its territorial limits. Under
22	section 1250.020 of the California Code of Civil Procedure, an eminent domain proceeding must
23	be commenced in the county in which the property sought to be taken is located.
24	93. The Seizure Program is carried out by Defendants, who are inextricably
25	intertwined, under the color of state law.
26	94. Defendants' implementation of the Seizure Program violates prohibitions against
27	extraterritorial property seizures under the Fifth and Fourteenth Amendments of the U.S.
28	Constitution, the California Constitution, and the California Code of Civil Procedure. The debt
2	COMPLAINT FOR DECLARATORY AND INJUNCTIVE REDEC 30-FHFA- 218

1	instruments that Defendants target under the Seizure Program are not located within the
2	territorial boundaries of the City and are held by Trusts located outside of Richmond. Because
3	the situs of a debt instrument for eminent domain purposes is the location of the physical
4	instrument, and the situs of an intangible debt is the location of the creditor, Defendants have no
5	power to scize these outside-of-Richmond debts.
6	95. In addition, the notes evidencing the mortgage loans are held outside of the
7	territorial boundaries of the City. Defendants have no power to effect extraterritorial seizures of
8	those tangible instruments.
9	96. For all of the reasons asserted herein, there is an actual controversy between
10	Plaintiff and Defendants sufficient for a declaratory judgment pursuant to 28 U.S.C. §§ 2201 and
11	2202.
12	97. Defendants have taken substantial steps towards seizing loans under the Seizure
13	Program, and such seizures are imminent. If those scizures occur, the Trusts will be irreparably
14	harmed.
15	98. Accordingly, Plaintiff respectfully requests that the Court issue a judgment for
16	declaratory and injunctive relief against Defendants, declaring that the implementation of the
17	Seizure Program would violate the Fifth and Fourteenth Amendments of the U.S. Constitution,
18	the California Constitution, and the California Code of Civil Procedure, and permanently
19	enjoining Defendants from implementing any aspect of the Seizure Program.
20	THIRD CLAIM
21	(DECLARATORY RELIEF REGARDING VIOLATION OF THE COMMERCE
2.2	CLAUSE OF THE U.S. CONSTITUTION AND CLAIM UNDER 42 U.S.C. § 1983)
23	(AGAINST ALL DEFENDANTS)
24	99. Plaintiff repeats and reallege the allegations contained in each preceding
25	paragraph as if fully set forth herein.
26	100. Article I, section 8, clause 3 of the U.S. Constitution (the "Commerce Clause")
27	gives Congress the power to regulate commerce among the several states. The Commerce
28	Clause bars states and their political subdivisions from taking action designed to benefit in-state
	22 COMPLAINT FOR DECLARATORY AND INDUCTIVE REDEC 30-FHFA- 219

ł	economic interests by burdening out-of-state interests. Direct regulation of interstate commerce
2	by the states and their political subdivisions is prohibited, and incidental regulation is permissible
3	only where the burden imposed on such commerce is not excessive in comparison with the
4	putative local benefits.
5	101. 42 U.S.C. § 1983 provides that any person, acting under the color of state law,
6	that subjects or causes to be subjected any citizen of the United States or other person within its
7	jurisdiction to the deprivation of any rights, privileges, or immunities under the Constitution,
8	shall be liable to the injured party in an action at law, suit in equity, or other proper proceeding
9	for redress.
10	102. The Seizure Program is carried out by Defendants, who are inextricably
11	intertwined, under the color of state law.
12	103. Defendants violate the Commerce Clause of the U.S. Constitution by
13	implementing the Seizure Program, which is designed to benefit local Defendants' own
14	economic interests at the expense of out-of-Richmond and out-of-state interests, including the
15	Trusts that hold the mortgage loans targeted for seizure.
16	104. In addition, the Seizure Program is a direct regulation of interstate commerce by
17	the City. The Seizure Program expressly targets for seizure private-label mortgage loans held by
18	out-of-Richmond and out of-state Trusts. The Seizure Program thus seeks to impermissibly
19	coerce interstate transactions. In addition, the Trusts are investment vehicles designed to
20	distribute economic and financial risk by holding a diversified collateral base of mortgage loans,
21	including loans that are diverse based on, among other factors, their geographic and risk profiles.
22	Thus, by design, the Trusts hold not only loans secured by property in the City or even
23	California, but from a variety of states and localities.
24	105. Also, the private-label mortgage loans targeted by MRP at issue here were
25	acquired by a private sponsor, who securitized them in private RMBS Trusts, in which the loans
26	are serviced, and mortgage payments flow through the Trusts to be ultimately distributed to the
27	Trusts' beneficiaries. Therefore, the Seizure Program would directly regulate an investment
28	structure that by its very nature depends on a pool of collateral located in different states, and on
	23 COMPLAINT FOR DECLARATORY AND INJUNCTIVE REDEC 30-FHFA- 220

the interstate flows of proceeds from homeowners, to loan servicers, to the Trusts, and then
 ultimately to the Trusts' investors.

106. Furthermore, the residential mortgage-backed securities market is a national
industry that crosses state lines, with investors and other market participants located throughout
the country. The Seizure Program would significantly and directly regulate, if not destroy, this
market by seizing assets from nationwide trusts.

7 107. Moreover, the burden imposed on interstate commerce by the Seizure Program 8 would be excessive, and would greatly outweigh any purported benefits to the City and its 9 residents. Among other things, the Seizure Program could cause tens of millions of dollars in 10 losses to the trusts that hold the approximately 624 targeted mortgage loans, which is just the 11 first wave of the Seizure Program. It also would upend the heavily negotiated investment structures used across the national residential mortgage backed securitization industry, diminish-12 13 investor confidence in such structures, and have a chilling effect on credit and insurance of 14 mortgaged properties and loans throughout the U.S. Moreover, it could severely disrupt the uniform application of the REMIC rules, which Congress enacted to encourage private 15 16 securitization. In addition, the purported benefits to the City preventing foreclosures and their 17 local consequences —are non-existent. The Seizure Program does not aim to seize loans in 18 default or at serious risk of default or foreclosure, but performing loans at low risk of default, 19 which would not address the harms that the Seizure Program purports to prevent. The potential benefits to the relatively small number of private City homeowners receiving a windfall under 20 21 the Seizure Program (should that windfall not be blown away by the tax liability) would not 22 outweigh the harm that the Seizure Program would cause to the Trusts and the national economy. 23 108. For all of the reasons asserted herein, there is an actual controversy between Plaintiff and Defendants sufficient for a declaratory judgment pursuant to 28 U.S.C. §§ 2201 and 24 2202. 25

26 109. Defendants have taken substantial steps towards seizing loans under the Scizure
27 Program, and such seizures are imminent. If those seizures occur, the Trusts will be irreparably
28 harmed.

1	110. Accordingly. Plaintiff respectfully requests that the Court issue a judgment for
2	declaratory and injunctive relief against Defendants, declaring that the implementation of the
3	Seizure Program would violate the Commerce Clause of the U.S. Constitution, and permanently
4	enjoining Defendants from implementing any aspect of the Seizure Program.
5	FOURTH CLAIM
6	(DECLARATORY RELIEF REGARDING VIOLATION OF THE CONTRACTS
7	CLAUSE OF THE U.S. CONSTITUTION AND CLAIM UNDER 42 U.S.C. § 1983)
8	(AGAINST ALL DEFENDANTS)
9	111. Plaintiff repeats and reallege the allegations contained in each preceding
10	paragraph as if fully set forth herein.
11	112. Article 1, section 10 of the U.S. Constitution—the "Contracts Clause"—prohibits
12	states from "impairing the Obligation of Contracts." The Contracts Clause prevents states and
13	their political subdivisions from passing any law that would abrogate debts of their citizens,
14	where that law would impair commercial intercourse and threaten the existence of credit.
15	113. 42 U.S.C. § 1983 provides that any person, acting under the color of state law,
16	that subjects or causes to be subjected any citizen of the United States or other person within its
17	jurisdiction to the deprivation of any rights, privileges, or immunities under the Constitution,
18	shall be liable to the injured party in an action at law, suit in equity, or other proper proceeding
19	for redress.
20	114. The Seizure Program is carried out by Defendants, who are inextricably
21	intertwined, under the color of state law.
22	115. Defendants violate the Contracts Clause by implementing a scheme that would
23	severely impair the Trusts' contractual rights to receive full payments of unpaid principal from
24	borrowers. In exchange, the Seizure Program provides cash payments worth significantly less
25	than the rights abrogated by Defendants. The purpose of this significant impairment of
26	contractual rights is improper and without a legitimate public purpose or necessity: to abrogate
27	debts owed by a selected group of that jurisdiction's residents while enriching a private
28	investment firm and its backers.
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1	116. For all of the reasons asserted herein, there is an actual controversy between
2	Plaintiff and Defendants sufficient for a declaratory judgment pursuant to 28 U.S.C. §§ 2201 and
3	2202.
4	117. Defendants have taken substantial steps towards seizing loans under the Seizure
5	Program, and such seizures are imminent. If those seizures occur, the Trusts will be irreparably
6	harmed.
7	118. Accordingly, Plaintiff respectfully requests that the Court issue a judgment for
8	declaratory and injunctive relief against Defendants. declaring that the implementation of the
9	Seizure Program would violate the Contracts Clause of the U.S. Constitution, and permanently
10	enjoining Defendants from implementing any aspect of the Seizure Program.
11	FIFTH CLAIM
12	(DECLARATORY RELIEF REGARDING VIOLATION OF THE "JUST
13	COMPENSATION" REQUIREMENTS OF THE TAKINGS CLAUSE OF THE U.S. AND
14	CALIFORNIA CONSTITUTIONS AND CLAIM 42 U.S.C. § 1983)
15	(AGAINST ALL DEFENDANTS)
16	119. Plaintiff repeats and reallege the allegations contained in each preceding
17	paragraph as if fully set forth herein.
18	120. The Fifth Amendment to the U.S. Constitution provides that "private property"
19	shall not be "taken for public use, without just compensation." This requirement is incorporated
20	and made applicable to the states and their political subdivisions and actors by the Fourteenth
21	Amendment of the U.S. Constitution.
22	121. 42 U.S.C. § 1983 provides that any person, acting under the color of state law,
23	that subjects or causes to be subjected any citizen of the United States or other person within its
24	jurisdiction to the deprivation of any rights, privileges, or immunities under the Constitution,
25	shall be liable to the injured party in an action at law, suit in equity, or other proper proceeding
26	for redress.
27	122. A property owner is entitled to just compensation for any taking under Article I,
28	section 19 of the California Constitution. California Code of Civil Procedure § 1263.320

provides that the test for assessing "fair market value" for purposes of the "just compensation"
 requirement is the highest price that a hypothetical buyer and seller would agree to in the
 marketplace, assuming both were willing and able to complete the transaction but had no
 particular or urgent necessity to do so.

5 123. The Seizure Program is carried out by Defendants, who are inextricably
6 intertwined, under the color of state law..

Defendants violate the just compensation requirements of the Takings Clause of 7 124. the U.S. Constitution and California Constitution. The Seizure Program proposes seizing 8 9 performing mortgage loans at fractions of their unpaid principal balance, prices that are below the fair market value even if the loans would be in default. To achieve its profit goals, the 10 11 Seizure Program must compensate the Trusts inadequately by seizing loans at prices far less than their actual or fair market values. This unconstitutional feature of the Seizure Program is not 12 13 merely a question of the valuation of a single property, but is central to the Scizure Program's 14 financing and viability.

15 125. For all of the reasons asserted herein, there is an actual controversy between
16 Plaintiff and Defendants sufficient for a declaratory judgment pursuant to 28 U.S.C. §§ 2201 and
17 2202.

18 126. Defendants have taken substantial steps towards seizing loans under the Seizure
19 Program, and such seizures are imminent. If those seizures occur, the Trusts will be irreparably
20 harmed.

21 127. Accordingly, Plaintiff respectfully requests that the Court issue a judgment for
22 declaratory and injunctive relief against Defendants, declaring that the implementation of the
23 Seizure Program would violate the Takings Clause of the U.S. Constitution and California
24 Constitution, and permanently enjoining Defendants from implementing any aspect of the
25 Seizure Program.

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1	SIXTH CLAIM
2	(DECLARATORY RELIEF REGARDING TORTIOUS INTERFERENCE WITH
3	CONTRACT)
4	(AGAINST ALL DEFENDANTS)
5	128. Plaintiff repeats and reallege the allegations contained in each preceding
6	paragraph as if fully set forth herein.
7	129. Under California law, a defendant commits the tort of intentional interference
8	with contract where: (1) there is a valid contract between plaintiff and a third party; (2) defendant
9	has knowledge of the contract; (3) defendant's intentional acts are designed to induce a
10	disruption of the contractual relationship; (4) the contractual relationship is disrupted; and (5) the
11	disruption results in damages.
12	130. The implementation of the Seizure Program would constitute tortious interference
13	with contracts. The loan agreements are valid contracts. Defendants have knowledge of those
14	contracts, especially as Defendants select which loans to target for seizure based on certain terms
15	of those contracts, such as the principal balance of the loans. The Seizure Program is designed to
16	induce a disruption of the contractual relationship for Defendants' own profit, by extinguishing
17	those contracts through the City's eminent domain powers so that the loans can be refinanced by
18	the Defendants for a substantial profit. The Seizure Program is unconstitutional under the United
19	States and California constitutions, and violates California's statutory restriction on the use of
20	eminent domain, and therefore Defendants are causing the disruption of the borrowers' contracts
21	with the Trusts through wrongful means— <i>i.e.</i> , the illegal Seizure Program. Moreover, the
22	disruption of the Trusts' contracts is not merely an incidental effect of the seizures; the contracts
23	are the very object of the seizure, and their abrogation is the purpose of the Seizure Program. The
24	disruption to the contractual relationship that would be caused by the Seizure Program will result
25	in significant damages to the Trusts that are parties to the contracts, and should be enjoined and
26	declared unlawful.
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	28 COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

1	131. For all of the reasons asserted herein, there is an actual controversy between
2	Plaintiff and Defendants sufficient for a declaratory judgment pursuant to 28 U.S.C. §§ 2201 and
3	2202.
4	132. Defendants have taken substantial steps towards seizing loans under the Seizure
5	Program, and such seizures are imminent. If those seizures occur, the Trusts will be irreparably
6	harmed.
7	133. Accordingly, Plaintiff respectfully requests that the Court issue a judgment for
8	declaratory and injunctive relief against Defendants, declaring that the implementation of the
9	Seizure Program would constitute tortious interference with contract, and permanently enjoining
10	Defendants from implementing any aspect of the Seizure Program.
11	SEVENTH CLAIM
12	(DECLARATORY RELIEF REGARDING VIOLATION OF CAL. CODE CIV. PROC.
13	§ 1240.030)
14	(AGAINST ALL DEFENDANTS)
15	134. Plaintiff repeats and reallege the allegations contained in each preceding
16	paragraph as if fully set forth herein.
17	135. Section 1240.030 of the California Code of Civil Procedure provides that the
18	power of eminent domain may exercised to acquire property "only if all of the following are
19	established: (a) The public interest and necessity require the project. (b) The project is planned
20	or located in the manner that will be most compatible with the greatest public good and the least
21	public injury. (c) The property sought to be acquired is necessary for the project."
22	136. The Seizure Program violates section 1240.030 because public interest and
23	necessity do not require the seizure of the Trust's loans under the Seizure Program, and it is not
24	planned in the manner that is the most compatible with the greatest public good and the least
25	private injury. Far from being required or from being implemented for the public good, the
26	Seizure Program has been devised for the purpose of seizing property from one set of private
27	entities (the Trusts) to enrich MRP, a private investment firm, and its investors. The fact that the
28	Seizure Program principally targets performing loans shows that it is not designed to prevent
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foreclosures or their economic consequences, but rather to confer private benefits on a select set
 of individuals.

3 137. In addition, the Seizure Program would not benefit the City's residents on a whole, but would instead lead to windfalls for the select group of homeowners that meet a loan 4 5 profile profitable to Defendants and MRP's investors, to the detriment of all others. Even this 6 small group of intended beneficiaries may receive a severe tax burden that would offset any 7 windfall and may worsen their financial situations. Further, the Seizure Program expressly excludes many borrowers and principally targets performing mortgage loans that are not in 8 9 default or foreclosure. If the Seizure Program is fully implemented and performing loans are 10 seized for well-below their unpaid principal balance, and thus at significant losses to the Trusts 11 holding those loans, future lenders will be unwilling to extend credit in Richmond at the current 12 level, creating, at a minimum, a chilling effect on the local home lending environment. This will 13 have severe consequences for current and prospective City homeowners. 14 As described above, the private injury that this Seizure Program would inflict will 138. 15 vastly outweigh its minimal or nonexistent benefits. 16 139. For all of the reasons asserted herein, there is an actual controversy between 17 Plaintiff and Defendants sufficient for a declaratory judgment pursuant to 28 U.S.C. §§ 2201 and 2202. 18 19 140. Defendants have taken substantial steps towards seizing loans under the Seizure Program, and such seizures are imminent. If those seizures occur, the Trusts will be irreparably 20 harmed. 21 22 141. Accordingly, Plaintiff respectfullys request that the Court issue a judgment for 23 declaratory and injunctive relief against Defendants, declaring that the implementation of the 24 Seizure Program would violate section 1240.030 of the California Code of Civil Procedure, and permanently enjoining Defendants from implementing any aspect of the Seizure Program. 25 26 EIGHTH CLAIM 27 (ALTERNATIVE CLAIM FOR DECLARATORY RELIEF REGARDING VIOLATION OF THE PROHIBITION AGAINST TAKING OWNER-OCCUPIED RESIDENCES FOR 28 30 COMPLAINT FOR DECLARATORY AND INJUNCTIVE REDEC 30-FHFA- 227

THE PURPOSE OF CONVEYING IT TO A PRIVATE PERSON UNDER THE 1 2 **CALIFORNIA CONSTITUTION)** (AGAINST ALL DEFENDANTS) 3 4 142. Plaintiff repeats and reallege the allegations contained in each preceding 5 paragraph as if fully set forth herein. 143. Plaintiff pleads this claim as an alternative to other alleged claims and only to the 6 7 extent that the mortgage loans constitute an owner-occupied residence in the City, and thus, 8 Article I, section 19(b) of the California Constitution applies and renders the Seizure Program 9 unconstitutional. 10 144. Article I, section 19(b) of the California Constitution provides that "local 11 governments are prohibited from acquiring by eminent domain an owner-occupied residence for 12 the purpose of conveying it to a private person." 13 As an alternative to the claims pleaded above, if the Court determines that the 145. 14 mortgage loans at issue in the Seizure Program constitute owner-occupied residences in the City, 15 the Seizure Program would thus violate the prohibition against taking owner-occupied residences 16 for the purpose of conveying it to a private person of the California Constitution. The Seizure 17 Program is implemented expressly for the purpose of seizing an interest in an owner-occupied 18 residence to convey to (and enrich) private entities including MRP, a private investment firm, 19 and its investors, which are funding the seizures. Indeed, the Seizure Program hinges on the City 20 exercising eminent domain solely to convey the interest seized to private entities and those 21 entities' supplying the City with the funds to conduct the seizure. Without these features, the 22 Seizure Program collapses. 23 146. As an alternative to the claims pleaded above, the Seizure Program does not 24 qualify for the exceptions to this prohibition because the stated justifications for the Seizure 25 Program—to prevent foreclosures and their attendant economic affects—are mere pretexts for 26 this profit-driven scheme. Furthermore, the Seizure Program will inflict significant harm, both 27 locally and nationally, with no likely benefit to the City or its residents. 28

1	147. For all of the reasons asserted herein, there is an actual controversy between
2	Plaintiff and Defendants sufficient for a declaratory judgment pursuant to 28 U.S.C. §§ 2201 and
3	2202.
4	148. Defendants have taken substantial steps towards seizing loans under the Seizure
5	Program, and such seizures are imminent. If those seizures occur, the Trusts will be irreparably
6	harmed.
7	149. Accordingly, Plaintiff respectfully requests that the Court issue a judgment for
8	declaratory and injunctive relief against Defendants, declaring that the implementation of the
9	Scizure Program would violate Article I, section 19(b) of the California Constitution, and
10	permanently enjoining Defendants from implementing any aspect of the Seizure Program.
11	PRAYER FOR RELIEF
12	WHEREFORE, Plaintiff respectfully requests that this Court enter judgment in their
13	favor on all claims asserted in the Complaint and that the Court:
14	A. Declare that Defendants' implementation of the Seizure Program violates the
15	Takings Clause of the Fifth and Fourteenth Amendments to the Constitution of the United States,
16	and enjoin Defendants from implementing the Seizure Program on that basis;
17	B. Declare that Defendants' implementation of the Seizure Program violates the
18	Commerce Clause of the Constitution of the United States, and enjoin Defendants from
19	implementing the Seizure Program on that basis:
20	C. Declare that Defendants' implementation of the Seizure Program violates the
21	Contracts Clause of the Constitution of the United States, and enjoin Defendants from
22	implementing the Seizure Program on that basis;
23	D. Declare that Defendants' implementation of the Seizure Program violates Article
24	I, section 19(a) of the Constitution of the State of California, and enjoin Defendants from
25	implementing the Seizure Program on that basis;
26	E. Alternatively, declare that Defendants' implementation of the Seizure Program
27	violates Article I, section 19(b) of the California Constitution, and enjoin Defendants from
28	implementing the Seizure Program on that basis;
	32 COMPLAINT FOR DECLARATORY AND INJUNCTIVE REDEC 30-FHFA- 229

1	F. Declare that Defendants' implementation of the Seizure Program violates Article		
2	IJ, section 19 of the Richmond City Charter, and enjoin Defendants from implementing the		
3	Seizure Program on that basis;		
4	G. Declare that Defendants' implementation of the Seizure Program violates section		
5	1263.320 of the California Code of Civil Procedure, and enjoin Defendants from implementing		
6	the Seizure Program on that basis;		
7	H. Declare that Defendants' implementation of the Seizure Program violates section		
8	1240.050 of the California Code of Civil Procedure, and enjoin Defendants from implementing		
9	the Seizure Program on that basis;		
10	I. Declare that Defendants' implementation of the Seizure Program violates section		
11	1240.030 of the California Code of Civil Procedure, and enjoin Defendants from implementing		
12	the Seizure Program on that basis;		
13	J. Declare that Defendants' implementation of the Seizure Program constitutes		
14	interference with contract and, enjoin Defendants from implementing the Seizure		
15	Program on that basis:		
16	K. Declare that Defendants' Implementation of the Seizure Program constitutes a		
17	violation of 42 U.S.C. § 1983 and, enjoin Defendants from implementing the Seizure Program on		
18	that basis;		
19	L. Issue a temporary restraining order and preliminary and permanent injunctions		
20	restraining Defendants, their officers, employees, agents, successors, and assigns from		
21	implementing the Seizure Program;		
22	M. Award to Plaintiff the costs and expenses of suit and counsel fees pursuant to 42		
23	U.S.C. § 1988; and		
24	11/		
25	111		
26	111		
27	111		
28			
	COMPLAINT FOR DECLARATORY AND INJUNCTIVE REDEC 30-FHFA- 230		

1	1 N. Award to Plaintiffs such other and furthe	relief as this Court may deem just and
2	2 proper.	
3	Dutter Traglat of Solo	BROWN LLP D M. FALK
4	4 BRONW	YN F. POLLOCK
5	5	Dup J. M-
6	Bron	wyn F. Pollock
7 8	7 Attorney THE BA	s for Plaintiffs NK OF NEW YORK MELLON
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	COMPLAINT FOR DECLARATORY AND	INJUNCTIVE RECTIN

Exhibit A

1	CWALT 2004-14T2	29	CWALT 2006-OC10	57	CWL 2004-ECC1
2	CWALT 2004-20T1	30	CWALT 2006-OC8	58	CWL 2005-17
3	CWALT 2005-11CB	31	CWALT 2007-11T1	59	CWL 2005-3
4	CWALT 2005-16	32	CWALT 2007-16CB	60	CWL 2005-4
5	CWALT 2005-20CB	33	CWALT 2007-17CB	61	CWL 2005-AB4
6	CWALT 2005-27	34	CWALT 2007-4CB	62	CWL 2005-AB5
7	CWALT 2005-3CB	35	CWALT 2007-8CB	63	CWL 2006-13
8	CWALT 2005-43	36	CWALT 2007-HY4	64	CWL 2006-14
9	CWALT 2005-51	37	CWALT 2007-OH2	65	CWL 2006-16
10	CWALT 2005-56	38	CWALT 2007-OH3	66	CWL 2006-18
11	CWALT 2005-58	39	CWHL 2004-7	67	CWL 2006-19
12	CWALT 2005-62	40	CWHL 2005-31	68	CWL 2006-20
13	CWALT 2005-63	41	CWHL 2005-9	69	CWL 2006-22
14	CWALT 2005-71	42	CWHL 2006-16	70	CWL 2006-24
15	CWALT 2005-76	43	CWHL 2006-19	71	CWL 2006-26
16	CWALT 2006-33CB	44	CWHL 2006-20	72	CWL 2006-3
17	CWALT 2006-39CB	45	CWHL 2006-9	73	CWL 2006-BC4
18	CWALT 2006-42	46	CWHL 2006-HYB1	74	CWL 2007-13
19	CWALT 2006-43CB	47	CWHL 2007-11	75	CWL 2007-3
20	CWALT 2006-6CB	48	CWHL 2007-12	76	CWL 2007-5
21	CWALT 2006-HY10	49	CWHL 2007-15	77	CWL 2007-7
22	CWALT 2006-HY13	50	CWHL 2007-2	78	CWL 2007-8
23	CWALT 2006-OA1	51	CWHL 2007-7	79	CWL 2007-BC3
24	CWALT 2006-OA10	52	CWHL 2007-HY6	80	FHAMS 2005-FA9
25	CWALT 2006-OA17	53	CWHL 2007-HYB1	81	FHAMS 2006-AA4
26	CWALT 2006-OA2	54	CWL 2003-5	82	FHAMS 2006-FA4
27	CWALT 2006-OA21	55	CWL 2004-14		
28	CWALT 2006-OA12	56	CWL 2004-BC4		

Trusts For Which The Bank of New York Mellon, f/k/a The Bank of New York, is Trustee:

Exhibit B

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CITY MANAGER'S OFFICE



July 31, 2013

Ms. Loretta Lundberg Bank of New York Mellon 101 Barclay Street New York, NY 10286

Dear Ms. Lundberg:

This letter is being forwarded to you as the Servicer of the mortgage loans in the private securitization trust(s) listed in Attachment A. The City of Richmond ("City"), has been investigating the acquisition of mortgage loans from the trust(s) as part of a public program to modify underwater mortgage loans to reduce principal and avoid foreclosures. The City is experiencing an historic home mortgage crisis that is harming the community in many ways, including: unprecedented rates of default and foreclosure; the loss of jobs, homeowner equity, family wealth and shelter; reductions in income, consumer demand, investment, property values, and tax revenues; and an increase in vandalism, abandoned homes and other decay that harm the economy and the quality of life for residents.

By way of this letter, the City hereby offers to acquire all rights to the mortgage loans listed in Attachment A (the "Loans"). If you do not believe that you are the correct party to consider this offer, please notify me immediately of the party that you believe is the correct party to consider this offer.

The City had the Loans appraised on June 30, 2013 to determine their fair market value. Mortgage Industry Advisory Corporation conducted the appraisal.

Based on the appraisal, the City hereby offers to purchase the Loans (free and clear of any encumbrances to title or other interests that the City, in its discretion, deems unacceptable) for the fair market value determined by the appraisal, which is set out in Attachment B (the "Purchase Price"). The Purchase Price is the full amount believed by the City to be just compensation for the Loans and is not less than the appraisal of the fair market value of the Loans.

The basis for this offer is set forth in Attachment 8, which summarizes the basis for the appraisal and is made a part of this offer by reference. The Purchase Price amount is for all owners of any interest in the Loans, and division of this amount among parties that have an interest in the Loans will be your responsibility.

This offer is subject to the approval of the City's City Council, including final conditions that the City Council requires as part of its program.

If you certify that you are the owner of the Loans with the authority to convey them to the City, and wish to obtain your own independent appraisal of the Loans, the City may be willing to provide reasonable reimbursement. Please contact me if you are interested in discussing this issue.

If the offer price is acceptable to you, please so indicate to the undersigned, in writing. This matter will then be presented to the City Council, which has final ratification authority. Upon City Council approval, the City will prepare and forward to you a proposed agreement to acquire the Loans. If for any reason you are not satisfied with this offer of just compensation, and have relevant information you would like the City to consider, please contact the undersigned. In addition, you

450 Civic Center Plaza, Richmond, CA 94804-1630 Telephone: (510) 620-6512 Fax: (510) 620-6542 www.ci.richmond.ca.us DEC 30-FHFA- 235 should be aware that, in the event that negotiations fail to result in agreement, and the City decides to proceed with the acquisition of the Loans through eminent domain, the owner will have the right to have the amount of just compensation to be paid by the City for the Loans fixed by a court of law. Please be advised that, in such event, the terms of this offer and the contents of this letter may be excluded from consideration as an offer of settlement, under California Evidence Code sections 1152, 1154, or other applicable provisions of law.

Included with this letter is a pamphlet describing the eminent domain process in California. This pamphlet is provided for informational purposes only and should not be construed as legal advice. Some parts of the pamphlet are addressed to the acquisition of real property and may not be applicable to the present situation.

I hope that this offer meets with your approval and that it can serve as the basis for a quick and mutually beneficial transaction. I look forward to hearing from you after you have had the opportunity to review it. Again, if you are not the correct party with which to negotiate for the acquisition of the Loans, please let me know immediately. In any event, please provide a response no later than August 13, 2013.

The mortgage loans listed in Attachment A are a subset of the mortgage loans the City is interested in acquiring. The full list of mortgage loans the City is interested in acquiring at the present time is provided in Attachment C. The City is making offers to acquire groups of loans based on the Trustee/Servicer information available to the City. If you are the party with authority to consider an offer to purchase any of the other mortgage loans listed in Attachment C and have not received a letter from the City offering to purchase the loans, please let me know immediately.

Thank you for your cooperation.

Sincerely,

City of Richmond

by Scho William X. Lindsay City Manager

Attachments and Enclosure

EMINENT DOMAIN - Information Pamphlet

I. Introduction

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Eminent domain is the power of the government to purchase private property for a "public use" so long as the property owner is paid "just compensation." Whenever possible, the City of Richmond tries to avoid use of the eminent domain power, exercising it only when it is necessary for a public project. The decision to acquire private property for a public project is made by the City of Richmond only after a thorough review of the project, which often includes public hearings.

This pamphlet provides general information about the eminent domain process and the rights of the property owner in that process.¹

• What is a "public use"?

A "public use" is a use that confers public benefits, like the provision of public services or the promotion of public health, safety, and welfare. Public uses include a wide variety of projects such as street improvements, construction of water pipelines or storage facilities, construction of civic buildings, redevelopment of blighted areas, and levee improvements to increase flood protection. Some public uses are for private entities, such as universities, hospitals and public utilities, which serve the public.

• What is "just compensation"?

Just compensation is the fair market value of the property being acquired by the government. The state law definition of fair market value is "the highest price on the date of valuation that would be agreed to by a seller, being willing to sell but under no particular or urgent necessity for so doing, nor obliged to sell, and a buyer, being ready, willing, and able to buy but under no particular necessity for so doing, each dealing with the other with full knowledge of all the uses and purposes for which the property is reasonably adaptable and available."

II. The Eminent Domain Process and the Property Owner's Rights

The eminent domain process begins with a public use project. When selecting a project location, the goal is to render the greatest public good and the least private

¹ This pamphlet reflects the current law as of January 1, 2008. However, the information in this pamphlet is not, nor should it be construed as, legal advice. <u>Additionally, some</u> <u>sections of this pamphlet are applicable only to the acquisition of real property and may not be applicable in other situations.</u> You should consult with qualified legal counsel regarding your specific situation rather than relying on this pamphlet as legal advice. The statements in this pamphlet are a general summary of the eminent domain process and are not binding on the City of Richmond.

injury or inconvenience. If it is determined that all or a portion of your property may be necessary for a public use project, the City of Richmond will begin the appraisal process to determine the property's fair market value.

• How is the fair market value of my property determined?

The City of Richmond will retain an appraiser to appraise your property. In the case of real property, the appraiser will invite you to accompany him or her during an inspection of your property. You may give the appraiser any information about improvements and any special features that you believe may affect the value of your property. It is in your best interest to provide the appraiser with all the useful information you can in order to ensure that nothing of value will be overlooked. If you are unable to meet with the appraiser, you may wish to have a person who is familiar with your property meet with the appraiser instead.

After the inspection, the appraiser will complete an appraisal that will include the appraiser's determination of your property's fair market value and the information upon which the fair market value is based. The appraiser will provide the City of Richmond with the appraisal. The City of Richmond will then make a written offer to purchase the property. The offer will also include a summary of the appraisal. The offer will be for no less than the amount of the appraisal.

What factors does the appraiser consider in determining fair market value?

Each parcel of real property is different and, therefore, no single formula can be used to appraise all properties. Among the factors an appraiser typically considers in estimating fair market value are:

- The location of the property;
- o The age and condition of improvements on the property;
- o How the property has been used;
- o Whether there are any lease agreements relating to the property;
- o Whether there are any environmental issues, such as contaminated soil;
- o Applicable current and potential future zoning and land use requirements;
- How the property compares with similar properties in the area that have been sold recently;
- How much it would cost to reproduce the buildings and other structures, less any depreciation; and
- How much rental income the property produces, or could produce if put to its highest and best use.

If the property to be appraised is not real property, the appraiser would consider factors commonly considered in determining the market value of that type of property.

• Will I receive a copy of the appraisal?

The City of Richmond will provide you with its purchase offer, a summary of the appraiser's opinion, and the basis for the City of Richmond's offer. Among other things, the offer letter will include:

- A general statement of the City of Richmond's proposed use for the property;
- o An accurate description of the property to be acquired;
- o A list of the improvements covered by the offer;
- o The amount of the offer; and
- The amount considered to be just compensation for each improvement which is owned by a tenant and the basis for determining that amount.

However, the City of Richmond is only required to show you a copy of the full appraisal if your property is an owner-occupied residential property with four or fewer residential units. Otherwise, the City of Richmond may, but is not required, to disclose its full appraisal during negotiations (though different disclosure requirements apply during the litigation process if the issue of fair market value goes to court).

• Can I have my own appraisal done?

Yes. You may decide to obtain your own appraisal of the property in negotiating the fair market value with the City of Richmond. For real property, at the time of making its initial offer to you, the City of Richmond will offer to reimburse you the reasonable costs, not to exceed \$5,000, of an independent appraisal of your property. To be eligible for reimbursement, the independent appraisal must be conducted by an appraiser licensed by the State Office of Real Estate Appraisers.

• What advantages are there in selling my property to the City of Richmond?

A real estate transaction with the City of Richmond is typically handled in the same way as the sale of private property. However, there may be a financial advantage to selling to the City of Richmond.

- You will not be required to pay for real estate commissions, title costs, preparation of documents, title policy or recording fees required in closing the sale. The City of Richmond will pay all these costs.
- Although the City of Richmond cannot give you tax advice or direction, you might also be eligible for certain property and income tax advantages. You should check with the Internal Revenue Service (IRS) for details or consult your personal tax advisor.
- If only a portion of my property is taken, will I be paid for the loss to my remaining property?

In general, when only a part of your property is needed, every reasonable effort is made to ensure you do not suffer a financial loss to the "remainder" property. The City of Richmond will pay you the fair market value of the property being taken as well as compensation for any loss in value to your remaining property that is not offset by the benefits conferred by the project. The compensation for the loss in value to your remaining property is often referred to as "severance damages."

Also, if any remaining part is of such a size, shape, or condition as to be of little market value, the City of Richmond will offer to acquire that remaining part (or remnant) from you, if you so desire.

• Will I be compensated for loss of goodwill to my business?

If you are the owner of a business that is conducted on the property being acquired, you may have a right to compensation for lost business goodwill if the loss is caused by the acquisition of the property. "Goodwill" consists of the benefits that accrue to a business as a result of its location, reputation for dependability, skill or quality, and any other circumstances resulting in probable retention of old or acquisition of new patronage.

• What will happen to the loan on my property?

Where the City of Richmond is acquiring the entire property, generally the compensation payable to the owner is first used to satisfy outstanding loans or liens as in a typical real estate transaction. Where less than the entire property is being acquired, whether outstanding loans or liens are paid from the compensation will depend on the particular facts and circumstances.

• Do I have to sell at the price offered?

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No. If you and the City of Richmond are unable to reach an agreement on a mutually satisfactory price, you are not obligated to sign an offer to sell or enter into a purchase agreement.

• If I agree to accept the City of Richmond's offer, how soon will I be paid?

If you reach a voluntary agreement to sell your property or an interest in the property to the City of Richmond, payment will be made at a mutually acceptable time. Generally, this should be possible within 30 to 60 days after a purchase/sale contract is signed by all parties.

What happens if we are unable to reach an agreement on the property's fair market value?

The City of Richmond, to the greatest extent practicable, will make every reasonable effort to acquire your property by negotiated purchase. If, however, the negotiations are unsuccessful, the City of Richmond may either file an eminent domain action in a court located within the same county where your property is located or it may decide to abandon its intention to acquire the property. If the City of Richmond abandons its intention to acquire, it will promptly notify you.

If the City of Richmond proceeds with eminent domain, the first step is for City of Richmond staff to request authority from the City Council to file a condemnation action. The approval from the City Council is called a "Resolution of Necessity." In considering whether condemnation is necessary, the City Council must determine whether the public interest and necessity require the project, whether the project is planned or located in the manner that will be most compatible with the greatest public good and the least private injury, and whether your property is necessary for the project. You will be given notice and an opportunity to appear before the City Council when it considers whether to adopt the Resolution of Necessity. You may want to call an attorney or contact an attorney referral service right away. You or your representatives can raise any objections to the Resolution of Necessity and the condemnation either orally before the City Council or in writing to the City Council.

If the City Council adopts the Resolution of Necessity, the City of Richmond can file a complaint in court to acquire title to the property upon payment of the property's fair market value. The City of Richmond is the plaintiff. Anyone with a legal interest in the property, generally determined from a title report on the property (including tenants or mortgage holders), are named as defendants. Often, the City of Richmond will also deposit the amount the City of Richmond believes is the "probable amount of compensation" with the State Treasurer where the complaint is filed. A deposit must be made if the City of Richmond is seeking to acquire possession of the property before agreement is reached on the fair market value.

Can the City of Richmond acquire possession of my property before the property's fair market value is determined in the eminent domain lawsuit?

In some cases, the City of Richmond may decide it needs possession of the property before the property's fair market value is finally determined. In such a case, the City of Richmond must apply to the court for an "order for possession" to allow it to take possession and control of the property prior to resolution of the property's fair market value. The City of Richmond is required to schedule a hearing with the court on the proposed order for possession and to give you notice of the hearing. Notice must generally be sent at least 90 days before the hearing date if the property is occupied and 60 days before the hearing date if the property is unoccupied. A judge will decide whether the order for possession should be granted. As noted above, the City of Richmond must deposit with the State Treasurer the probable amount of just compensation in order to obtain possession of the property. • Can I oppose the motion for an order for possession?

Yes. You may oppose the motion in writing by serving the City of Richmond and the court with your written opposition within the period of time set forth in the notice from the City of Richmond.

• Can I rent the property from the City of Richmond?

If the City of Richmond agrees to allow you or your tenants to remain on the property after the City of Richmond acquires possession, you or the tenants will be required to pay a fair rent to the City of Richmond. Generally, such rent will not be more than that charged as rent for the use of a property similar to yours in a similar area.

• Can I withdraw the amount deposited with the State Treasurer before the eminent domain action is completed, even if I don't agree that the amount reflects the fair market value of my property?

Yes. Subject to the rights of any other persons having a property interest (such as a lender, tenant, or co-owner), you may withdraw the amount deposited with the State Treasurer before the eminent domain action is completed. If you withdraw the amount on deposit, you may still seek a higher fair market value during the eminent domain proceedings, but you may not contest the right of the City of Richmond to acquire the property, meaning you cannot contest that the acquisition of your property is for a public purpose or is otherwise improper.

You also have the right to ask the court to require the City of Richmond to increase the amount deposited with the State Treasurer if you believe the amount the City of Richmond has deposited less than the "probable amount of compensation."

• Can I contest the condemning agency's acquisition of the property?

Yes. Provided you have not withdrawn the amount deposited, you can challenge in court the City of Richmond's right to acquire or condemn the property.

• What happens in an eminent domain trial?

The main purpose of an eminent domain trial is to determine the fair market value of your property, including compensable interests such as lost business goodwill caused by the taking or severance damages. The trial is usually conducted before a judge and jury. You (and any others with interests in the property) and the City of Richmond will have the opportunity to present evidence of value, and the jury will determine the property's fair market value. In cases where the parties choose not to have a jury, the judge will decide the property's fair market value. Generally, each party to the litigation must disclose its respective appraisals to the other parties prior to trial.

If you challenge the City of Richmond's right to acquire the property, the eminent domain trial will also determine whether or not the City of Richmond has the legal right to acquire the property. In such cases, the judge (not the jury) will make this determination before any evidence is presented concerning the property's fair market value.

At the end of the trial, the judge will enter a judgment requiring the City of Richmond to pay fair market value. Once the City of Richmond pays the amount listed in the judgment, the judge will enter a final order of condemnation. The City of Richmond will record the final order with the County Recorder, and title to the property will then pass to the City of Richmond

• Am I entitled to interest?

Anyone receiving compensation in an eminent domain action is generally entitled to interest on that compensation from the date the condemning agency takes possession of the property until the person receiving the compensation has been fully paid. The rate and calculation of the interest is determined under formulas in State law.

· Will the City of Richmond pay my attorneys' fees and costs.

In an eminent domain action, you are entitled to be reimbursed by the condemning agency for your court costs such as court filing fees. In some circumstances, you may also be entitled to be reimbursed by the condemning agency for your attorneys' fees in the lawsuit. Whether you will be entitled to receive reimbursement for your attorneys' fees will depend on the particular facts and circumstances of the case and the offers and demand for compensation made in the action.

• Will I receive assistance with relocation?

Any person, business, or farm operation displaced as a result of the property acquisition is typically entitled to relocation advisory and financial assistance for eligible relocation expenses, such as moving expenses. The amount of relocation compensation is determined on a case-by-case basis in accordance with prescribed law. Relocation benefits are handled separate and apart from the determination of the property's fair market value and are not part of the eminent domain process.

III. Contact Information

We are available to answer your questions and to assist you in understanding the acquisition program and the eminent domain process. Should you desire further

information, please contact the City of Richmond using the contact information contained in the accompanying offer letter.

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Trustee	Loan's	Bloomberg Deal Name	LewtanDealName
Bank of New York	1765493317	CHASE 2005-S2	Chase Mortgage Finance Trust 2005-52
Bank of New York	1844561126	CHASE 2006-52	Chase Mortgage Finance Trust 2006-52
Bank of New York	1730035340	CHA55 2007-A1	Chase Mortgage Finance Trust 2007-A1
Bank of New York	1190465323	CHASE 2007-54	Chase Mortgage Finance Trust 2007-54
Bank of New York	1846634720	CHASE 2007-54	Chase Mortgage Finance Trust 2007-54
Bank of New York	58451350	CWALT 2004-14T2	Countrywide ALT 2004-14T2
Bank of New York	62501425	CWALT 2004-20T1	Countrywide ALT 2004-20T1
Bank of New York	90406550	CWALT 2005-11CB	Countrywide ALT 2005-11CB
Bank of New York	91586615	CWALT 2005-11CB	Countrywide ALT 2005-11CB
Bank of New York	92058835	CWALT 2005-11CB	Countrywide ALT 2005-11CB
Bank of New York	89714502	CWALT 2005-16	Countrywide ALT 2005-16
Bank of New York	91780832	CWALT 2005-20CB	Countrywide ALT 2005-20CB
Bank of New York	92615128	CWALT 2005-27	Countrywide ALT 2005-27
Bank of New York	79627544	CWALT 2005-3CB	Countrywide ALT 2005-03CB
Bank of New York	110351421	CWALT 2005-43	Countrywide ALT 2005-43
Bank of New York	114890550	CWALT 2005-51	Countrywide ALT 2005-51
Bank of New York	111665575	CWALT 2005-56	Countrywide ALT 2005-56
Bank of New York	106106728	CWALT 2005-58	Countrywide ALT 2005-58
Bank of New York	114850053	CWALT 2005-62	Countrywide ALT 2005-62
Bank of New York	104540177	CWALT 2005-62	Countrywide ALT 2005-62
Bank of New York	105230579	CWALT 2005-63	Countrywide ALT 2005-63
Bank of New York	112776914	CWALT 2005-71	Countrywide ALT 2005-71
Bank of New York	121564271	CWALT 2005-75	Countrywide ALT 2005-76
Bank of New York	106726342	CWALT 2005-76	Countrywide ALT 2005-76
Bank of New York	130265480	CWALT 2006-33CB	Countrywide ALT 2006-33CB
Bank of New York	131941882	CWALT 2006-39CB	Countrywide ALT 2006-39CB
Bank of New York	145009832	CWALT 2006-42	Countrywide ALT 2006-42
Bank of New York	146421206	CWALT 2006-43CB	Countrywide ALT 2006-43CB
Bank of New York	153855284	CWALT 2006-43CB	Countrywide ALT 2005-43CB
Bank of New York	124990972	CWALT 2006-5CB	Countrywide ALT 2006-06CB
Bank of New York	120461533	CWALT 2006-HY10	Countrywide ALT 2006-HY10

DEC 30-FHFA- 245

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Trustee	Loanid	Blosmberg Deal Name	LewtanDealName
Bank of New York	152246994	CWALT 2006-HY13	Countrywide ALT 2006-HY13
Bank of New York	116284608	CWALT 2006-0A1	Countrywide AL1 2006-DA1
Bank of New York	103169871	CWALT 2006-0A1	Countrywide AL* 2006-DA1
Bank of New York	135559340	CWALT 2006-0A10	Countrywide ALT 2006-0A10
Bank of New York	139711739	CV/ALT 2006-0A12	Countrywide ALF 2006-OA12
Bank of New York	139712753	CWA.T 2006-0A12	Countrywide ALT 2006-OA12
Sank of New York	128712070	CWALT 2006-0A12	Countrywide Al I 2006-0A12
Bank of New York	1 39998777	CWALT 2006-0A17	Countrywide ALT 2006-0A17
Bank of New York	117526880	CWALT 2005-0A2	Countrywide ALT 2005-DA2
Bank of New York	152798299	CWALT 2006-0A21	Countrywide ALT 2006-0A21
Bank of New York	138118747	CWALT 2005-0010	Countrywide ALT 2006-OC10
Bank of New York	141766506	CWALT 2005-0 C8	Countrywide ALI 2005-OC8
Bank of New York	143169373	CWALT 2005-0C8	Countrywide ALI 2006-0C8
Bank of New York	143390505	CWALT 2006-0C8	Countrywide AL1 2006 OC8
Bank of New York	141198489	CWALT 2006 OC8	Countrywide ALT 2006 DC8
Bank of New York	156204417	CWALT 2007 1111	Countrywide ALT 2007-11 F
Bank of New York	161820588	CWALT 2007 16CB	Countrywide ALT 2007-15CB
Bank of New York	158835055	CWALT 2007-17C8	Countrywide ALT 2007 17CB
Bank of New York	146428111	CWALT 2007-4CB	Countrywide ALT 2007-4CB
Bank of New York	149976803	CWALT 2007-8C8	Countrywide ALT 2007-8CB
Bank of New York	149821904	CWALT 2007 HY4	Countrywide ALT 2007-HY4
Bank of New York	160503011	CWAL1 2007-0H2	Countrywide ALT 2007-OH2
Bank of New York	168526300	CWALT 2007-OF3	Countrywide ALT 2007-0H3
Bank of New York	170243820	CWALT 2007-0H3	Countrywide ALT 2007-OH3
Bank of New York	36874141	CWH: 2004-7	Countrywide MBS 2004-7
Bank of New York	121077869	CWHL 2005-31	Countrywide MBS 2005-31
Bank of <u>New York</u>	80981155	CWHL 2005-9	Countrywide MBS 2005-9
Bank of New York	130131104	CWHL 2006-15	Countrywide MBS 2006-15
Bank of New York	151124282	CWH1 2006-19	Countrywide MBS 2006-19
Bank of New York	131573004	CWH1 2006-19	Countrywide MBS 2006-19
Bank of New York	156067321	CWHL 2005-20	Countrywide MBS 2006-20

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Trustee	LoanId	Bloomberg Dea Name	LewtapDealName
Bank of New York	127603895	CWHL 2005-9	Countrywide MB5 2006-9
Bank of New York	125196960	CWHL 2005-HYB1	Countrywide MBS 2006-HYB1
Bank of New York	168828443	CWHL 2007-11	Countrywide MBS 2007-11
Bank of New York	169083967	CWHL 2007-12	Countrywide MBS 2007-12
Bank of New York	171003371	CWHL 2007-15	Countrywide MBS 2007-15
Bank of New York	147234577	CWHL 2007-2	Countrywide MBS 2007-2
Bank of New York	158641490	CWHL 2007-7	Countrywide MBS 2007-7
Bank of New York	165173585	CWHL 2007-7	Countrywide MBS 2007-7
Bank of New York	177670383	CWHL 2007-HY6	Countrywide MBS 2007-HY6
Bank of New York	131848431	CWHL 2007-HYB1	Countrywide MBS 2007-HYB1
Bank of New York	155357087	CWHL 2007-HYB1	Countrywide MBS 2007-HYB1
Bank of New York	35500861	CWL 2003-5	Countrywide ABS 2003-05
Bank of New York	68002999	CWL 2004-14	Countrywide ABS 2004-14
Bank of New York	82011128	CWL 2004-304	Countrywide ABS 2004-BC4
Bank of New York	64886931	CWL 2004-ECC1	Countrywide ABS 2004-ECC1
Bank of New York	121458862	CWL 2005-17	Countrywide ABS 2005-17
Bank of New York	87038919	CWL 2005-3	Countrywide ABS 2005-03
Bank of New York	91660817	CWL 2005-4	Countrywide ABS 2005-04
Bank of New York	111821486	CWL 2005-AB4	Countrywide ABS 2005-AB4
Bank of New York	112017955	CWL 2005-A34	Countrywide ABS 2005-AB4
Bank of New York	115877156	CWL 2005-AB5	Countrywide ABS 2005-AB5
Bank of New York	140376168	CWL 2006-13	Countrywide ABS 2006-13
Bank of New York	128539261	CWL 2006-14	Countrywide AB5 2006-14
Bank of New York	140540723	CWL 2006-16	Countrywide ABS 2006-16
Bank of New York	138118947	CWL 2006-18	Countrywide ABS 2006-18
Bank of New York	138733007	CWL 2006-19	Countrywide ABS 2006-19
Bank of New York	138733351	CWL 2006-20	Countrywide ABS 2006-20
Bank of New York	151116447	CWL 2006-22	Countrywide ABS 2006-22
Bank of New York	131907556	CWL 2006-24	Countrywide ABS 2006-24
Bank of New York	151897254	CWL'2006-26	Countrywide ABS 2006-26
Bank of New York	145423667	CWL 2005-25	Countrywide ABS 2006-26

Tradido Estimolitat	Trustee	Exhibit A
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Trustee	Loanid	Bloomberg Cea Name	LewtanDealName			
ank of New York	123046953	CWL 2006-3	Countrywide ABS 2006-03			
ank of New York	135467170	CWL 2006-BC4	Countrywide ABS 2006-804			
ank of New York	178563736	CWL 2007-13	Countrywide ABS 2007-13			
ank of New York	155187391	CW1 2007-3	Countrywide ABS 2007-3			
ank of New York	149372479	CWL 2007-5	Countrywide ABS 2007-5			
lank of New York	156274328	CW. 2007-5	Countrywide ABS 2007-5			
ank of New York	158291840	CW_2007-7	Countrywide ABS 2007-7			
ank of New York	149483677	CWL 2007-8	Countrywide ABS 2007-8			
ank of New York 165777756		CWL 2007-BC3	Countrywide ABS 2007-BC3			
ank of New York	55490239	FHAM5 2005-FA9	First Horizon Mortgage Pass Through Trust 2005-FA9			
Jank of New York	57840753	FHAM'S 2006-AA4	First Horizon Alternative Mortgage Securities Trust 2006 AA4			
Bank of New York	57807083	FHAMS 2006-FA4	First Horizon Alternative Mortgage Securities Trust 2006-FA4			

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Trustee	Loanid	Parcel Number	House Number	Dir.	Street Name	Street Suffix	Unit	Unit Value	City	Zio	Plus 4
Bank of New York	1765493317	5192100179	544		MCLAUGHLIN	5.			RICHMOND	94805	1947
Bank of New York	1844561126	4321920110	5537		CABRILLO NORTE				RICHMOND	94803	3877
Bank of New York	1730035940	5192400058	5213		SILVA	AVE			RICHMOND	94805	2409
Bank of New York	1190465323	4334310036	208		PIONEER	CT			RICHMOND	94803	2643
Bank of New York	1845534720	5561520023	68		IDALO	ST			RICHMOND	94801	4045
Bank of New York	58451350	5181120022	677		3774	57			CKOMHJIE	94805	1775
Bank of New York	62501425	5230120247	1076		MCLAUGHLIN	ST			RICHMOND	94805	1044
Bank of New York	90406550	5130350118	3014		CENTER	AVE			RICHMOND	94804	3063
Bank of New York	91586615	5150600046	637		27TH	ST			RICHMOND	94804	1505
Bank of New York	92058835	5440820073	228	S	20TH	51			RICHMOND	94804	2710
Bank of New York	89714502	5171300014	463		44TH	5			RICHMOND	94805	2329
Bank of New York	91780832	4311310:08	2618		SHELDON	DR			RICHMOND	94803	2317
Bank of New York	92515128	5270320045	1524		HAYES	SI			RICHMOND	94806	4809
Bank of New York	79627544	5262400210	2911	1	HJMPHREY	AVE			RICHMOND	94804	1117
Bank of New York	110353421	5182800119	515		35TH	চা			RICHMOND	94805	1753
Hank of New York	114890560	5302800163	1333		LINCOLN	AVE			RICHMOND	94801	2327
Bank of New York	111655575	4311000295	2512	1	CINDY	CT			RICHMOND	94803	3230
Bank of New York	106106728	4055200242	3770	1	NORTHRIDGE	DR			RICHMOND	94806	5269
Bank of New York	114850053	5242700093	3423		CLINTON	AVE			RICHMOND	94805	1722
Bank of New York	104540177	5342720033	517		210	ST			RICHMOND	94801	2603
Bank of New York	105230579	5133960087	5020		FRAY	AVE			RICHMOND	94804	4375
Bank of New York	112776914	5282900116	723		зотн	ST			RICHMOND	94804	1405
Bank of New York	121554771	5134030468	4508		BELL	СТ			RICHMOND	94804	4310
Bank of New York	106726342	5192310109	473	1	NOLN-	ST			RICHMOND	94805	2405
Bank of New York	130265480	5403100018	1102		CHANSLOR	AVE			RICHMOND	94801	3546
Bank of New York	131941882	4055901178	1050		SUMMER	2N	T	<u> </u>	RCHMOND	94806	2088
Bank of New York	145009832	5080900243	1332		MARIPOSA	ST			RICHMOND	94804	4935
Bank of New York	145421205	5240400100	957		36TH	ST			RICHMOND	94805	1316
Bank of New York	153855284	5380410109	455		2ND	ST		1	RICHMOND	94801	2910
Bank of New York	124990972	5151400172	560		C VIC CENTER	ST			RICHMOND	94804	1613
Bank of New York	120461533	4056000187	3325		PARK R'DGE	DR			RICHMOND	94806	5817

Trustee	Loanid	Parcel Number	House Number	Dir.	Street Name	Street Suffix	Unit	Unit Value	City	Zip	Plus 4
Bank of New York	152246994	5605900223	20		DEEP WATER	СТ			RICHMOND	94804	7467
Bank of New York	116284508	4352220224	2191		PYRAMID	DR			RICHMOND	94803	3219
Bank of New York	103159871	5440920048	226	S	18TH	्रा			RICHMOND	94804	2626
Bank of New York	135559340	5605200368	1201		BRICKYARD	WAY	APT	219	RICHMOND	94801	4141
Bank of New York	139711739	5182900190	512		35T-	ST			R'CHMOND	54805	1754
Bank of New York	139712763	5201220018	676		YUBA	51	322		RICHMOND	94805	1567
Bank of New York	128712070	5404200970	326		MARINA	WAY			RICHMOND	94801	3208
Bank of New York	139998777	5182700236	528		33RD	51			RCHMOND	94804	1539
Bank of New York	117526880	4055400404	3916		SELM	GRV			SAN PABLO	94806	1853
Bank of New York	152798299	5132370023	5008		NUNN	ST	. 61		RICHMOND	94804	4342
Bank of New York	138118747	5141100213	418		215T	স			RICHMOND	94801	3304
Bank of New York	141766506	5152200142	430		27 T H	ऽा			RICHMOND	94804	1729
Bank of New York	143169373	5291400165	1527		GARVIN	AVE			RICHMOND	94801	2427
Bank of New York	143390505	5301700141	1405		HELLINGS	AVE	}		RICHMOND	94801	2394
Bank of New York	141198489	5340220044	866		6TH	ST			RICHMOND	94801	2215
Bank of New York	156204417	5581850038	367		WESTERN	DR			RICHMOND	94801	3754
Bank of New York	161820588	5142600104	653	1	20TH	ST		ĺ	RICHMOND	94801	2868
Bank of New York	168836065	5093900123	886		CARLSON	BLVD			RICHMOND	94804	4643
Bank of New York	146428111	5100810547	5223		CENTRAL	AVE			RICHMOND	94804	5805
Bank of New York	149976803	5142500130	2017		ROOSEVELT	AVE	92.		RICHMOND	94801	3348
Bank of New York	149821904	4313020267	3465		FLEETWOOD	DR			RICHMOND	94803	2045
Bank of New York	160503011	5170600216	4220		ROOSEVELT	AVE			RICHMOND	94805	1857
Bank of New York	168526300	5082510016	1546		SANTA CLARA	ST			RICHMOND	94804	5037
Bank of New York	170243820	5605900470	66		SEA ISLE	DR			RICHMOND	94804	7470
Bank of New York	36874141	4056400494	862		MULBERRY	СТ			RICHMOND	94806	6114
Bank of New York	121022869	4056000229	3317		PARK RIDGE	DR			RICHMOND	94806	5817
Bank of New York	80981155	4055600334	713		LEGENDS	PL			RICHMOND	94806	1899
Bank of New York	130131104	4334320175	1282		FASCINATION	CIR]		RICHMOND	94803	2651
Bank of New York	151124282	4053410256	3609		RIDGEWOOD	WAY		1	RICHMOND	94806	1943
Bank of New York	131573004	5241100113	2919		GARVIN	AVE		1	RICHMOND	94804	1352
Bank of New York	156067321	5605900090	15		BAY HARBOR	ст		e.	RICHMOND	94804	7465

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City of Richmond, Callfornia

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Trustee	LoanId	Parcel Number	House Number	5%	Street Name	Street Suffix	Unit	Unit Value	City	Zip	Plus 4
Bank of New York	127603895	5606200490	68		SANDPOINT	DR			RICHMOND	94804	4518
Bank of New York	125196960	5190100015	4920	[CLINTON	AVE			RICHMOND	94805	1418
Bank of New York	168828443	5606200268	74		HARBOR VIEW	DR		10-	RICHMOND	94804	7499
Bank of New York	169083967	5607000733	2065		NORTHSHORE	DR			RICHMOND	94804	2582
Bank of New York	171003371	5070400253	1718		BUTTE	SŦ	{	82 	RICHMOND	94804	5216
Bank of New York	147234577	4322220130	5311	5	COUNTRY VIEW	DR	1	68	RICHMOND	94803	3893
Bank of New York	158641490	4055500385	3951		SELMI	GRV			RICHMOND	94806	1867
Bank of New York	165173585	5070400212	1806		BUTTE	ST			RICHMOND	94804	5218
Bank of New York	177670383	4321120216	4949		WAGON WHEEL	WAY		i	RICHMOND	94803	3820
Bank of New York	131848431	4056900162	2844		HILLTOP MALL	RD			RICHMOND	94806	2100
Bank of New York	155357087	4143600031	3744		VIA VERDI	[RICHMOND	94803	2741
Bank of New York	35500861	4263000277	999	:	PARKS.DE	DR			RICHMOND	94803	1239
Bank of New York	68002999	5340320190	829		1071	ST			RICHMOND	94801	228
Bank of New York	82011128	4055600037	757		ROCK ROSE	WAY			RICHMOND	94806	1894
Bank of New York	64886931	5133840057	4611		TAFT	AVE			RICHMOND	94804	3493
Bank of New York	121468862	4143210153	4070		MOZART	DR			EL SOBRANTE	94803	2748
Bank of New York	87038919	5605500353	314		COMMODORE	DR			RICHMOND	94804	7418
Bank of New York	91650817	S131640079	319	S	35 H	ST			RICHMOND	94804	3226
Bank of New York	111821486	4312110085	4928		SWEETWOOD	DR			RICHMOND	94803	2523
Bank of New York	112017955	5340820223	701		ุ่ราง	्र ज	APT	4	RICHMOND	94801	227
Bank of New York	115877156	5302300073	1914		HELLINGS	AVE	1	l	RICHMOND	94801	4204
Bank of New York	140376168	5491600069	2725	1	MARTIN LUTHER KING JR	AVE			RICHMOND	94804	4038
Bank of New York	128639261	5151000089	609	1	29TH	ST	5.		RICHMOND	94804	152:
Bank of New York	140640723	5132930073	4610		ESCUELA,	ст			RICHMOND	94804	439
Bank of New York	138118947	5133820059	250	S	47TH	ST	-1) 		RICHMOND	94804	342
Bank of New York	138733007	5101530011	5434		SACRAMENTO	AVE			RICHMOND	94804	560
Bank of New York	138733351	5290700227	2101		GAYNOR	AVE			RICHMOND	94801	420
Bank of New York	151116447	5290800050	1828		SMOND	AVE		6	RICHMOND	94801	253
Bank of New York	131907565	4056500556	5332		HASKEL	ст			RICHMOND	94806	589
Bank of New York	151897254	4140310022	2934		GROOM	DR			RICHMOND	94806	264
Bank of New York	145423667	5241900157	3701		IGARVIN	AVE			RICHMOND	94805	173

Trustee	Loanid	Parcel Number	House Number	Dir,	Street Name	Street Suffix	Unit	Unít Value	City	Zip	Plus 4
Bank of New York	123046953	4080120068	4400		JENKINS	WAY			RICHMOND	94806	1742
Bank of New York	135467170	4055500518	608		ROCK ROSE	WAY			RICHMOND	94806	1853
Bank of New York	178563736	4142210113	3015		WISWALL	DR			RICHMOND	94806	2753
Bank of New York	156187391	5607800140	203	1	LAKESHORE	СТ			RICHMOND	94804	7424
Bank of New York	149372479	4313410211	19		CLEAR WATER	СТ			RICHMOND	94803	2103
Bank of New York	156274328	5133960483	4901		POTRERO	AVE			RICHMOND	94804	4444
Bank of New York	158291840	5131330325	336	5	41ST	ST			RICHMOND	94804	3337
Bank of New York	149483677	4142530064	3006		BARKLEY	DR			RICHMOND	94806	2649
Bank of New York	165777756	5133220300	268	S	46TH	ST			RICHMOND	94804	3417
Bank of New York	55490239	5083400183	6010		WENK	AVE			RICHMOND	94804	5059
Bank of New York	57840753	5606500469	312	50 	SEAVIEW	DR			POINT RICHMONI	94801	4161
Bank of New York	57807083	5281610021	2324		LINCOLN	AVE			RICHMOND	94804	1207

City of Richmond, California

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Trustee	Loanid	Balance	Price as % of Balance	Price
Bank of New York	1765493307	313,167.49	51%	161,093,36
Bank of New York	1844561126	568,637.77	47%	269,380.77
Bank of New York	1730035940	449,588.78	80%	351,244.58
Bank of New York	1190465323	459,512.09	92%	420,674.13
Bank of New York	1846634720	464,644.66	85%	394,097.66
Bank of New York	58451350	293,907.23	75%	220,151.21
Bank of New York	62501425	345,553.05	23%	78,171.01
Bank of New York	90406550	235,132.87	67%	158,575.96
Bank of New York	91586615	312,321.75	76%	236,065.27
Bank of New York	92058835	190,151.92	55%	104,376.29
Bank of New York	89714502	423,541.59	59%	248,513.03
Bank of New York	91780832	262,630.78	90%	236,659,22
Bank of New York	92615128	373,901.02	64%	239,135.88
Bank of New York	79627544	241,120.83	91%	219,554.98
Bank of New York	110351421	320,501.97	66%	210,582.61
Bank of New York	114890560	197,570.21	73%	144,244.03
Bank of New York	111665575	465,602.90	48%	224,797.74
Bank of New York	106106728	352,669.48	50%	177,442,12
Bank of New York	114850053	434,550.04	25%	108,168.20
Bank of New York	104540177	309,835.61	29%	88,343,43
Bank of New York	105230579	386,039,51	26%	99,822.10
Bank of New York	112776914	367,777.49	28%	102,227.43
Bank of New York	1215642/1	255,753.64	65%	165,723.24
Bank of New York	106726342	465,045.28	60%	280,240.94
Bank of New York	130265480	136,532.03	85%	116,576.51
Bank of New York	131941882	381,317.72	39%	147,131.44
Bank of New York	145009832	309,961.67	41%	128,404.72
Bank of New York	146421206	329,907.11	19%	63,517.02
Bank of New York	153855784	141,516.04	18%	25,460.15
Bank of New York	124990972	214,940,55	67%	144,437.91
Bank of New York	120461533	781,996.43	33%	257,542.70
Bank of New York	152246994	488,000.00	60%	294,937.44
Bank of New York	116284608	484,132.38	47%	229,895.10
Bank of New York	103169871	239,321.69	46%	111,138.60
Bank of New York	135559340	542,273.18	30%	153,751.08
Bank of New York	139711/39	327,215.72	2435	78,119.48
Bank of New York	139712/63	575,548.14	47%	258,631.34
Bank of New York	128712070	106,036,17	75%	80,012.77
Bank of New York	139998777	183,120.32	61%	112,617.17
Bank of New York	117526880	610,035.64	33%	201,635.08
Bank of New York	152798299	372,000.15	63%	232,652.61

Irustee	Loanid	Balance	Price as % of Balance	Price
Bank of New York	138118747	288,889.34	27%	78,473.90
Bank of New York	141766506	384,438.92	33%	127,030.15
Bank of New York	143169373	288,400.00	31%	88,446.51
Bank of New York	143390505	396,110.31	21%	84,605.20
Bank of New York	141198489	335,979.20	32%	108,054.27
Bank of New York	156204417	1,122,189.39	61%	679,833.55
Bank of New York	161820588	205,809.33	11%	23,184.42
Bank of New York	168836065	278,826.70	59%	163,526.28
Bank of New York	146428111	298,649.85	78%	231,522.33
Bank of New York	149976803	145,082.58	85%	128,933.44
Bank of New York	149821904	446,800.79	61%	274,661.85
Bank of New York	160503011	442,179.76	53%	232,683.83
Bank of New York	168526300	438,929.50	51%	222,352.91
Bank of New York	170243820	594,689.40	33%	193,523.82
Bank of New York	36874141	491,007.03	30%	144,891,26
Bank of New York	121022869	628,951.30	60%	379,716.77
Bank of New York	80981155	410,638.86	54%	219,897.11
Bank of New York	130131104	489,642.80	89%	436,854.41
Bank of New York	151124282	347,489.24	63%	217,375.37
Bank of New York	131573004	409,596.11	52%	212,326.43
Bank of New York	- 156067321	479,616.31	84%	403,122.30
Bank of New York	127603895	481,759.04	59%	286,290.13
Bank of New York	125196960	356,978.84	34%	122,982.78
Bank of New York	168828443	548,189,56	13%	401,592,71
Bank of New York	169083967	493,316.00	75%	372,167.46
Bank of New York	171003371	429,098.26	43%	184,949.93
Bank of New York	147234577	510,17 6 .26	84%	429,435.77
Bank of New York	158641490	493,360.88	22%	106,857.03
Bank of New York	165173585	431,709.13	82%	354,981.47
Bank of New York	177670383	491,361.42	63%	310,972.82
Bank of New York	131848431	455,511.00	59%	266,592.37
Bank of New York	155357087	207,923.31	44%	91,785.67
Bank of New York	35500861	216,540.57	*4%	182,859.85
Bank of New York	68002999	235,990.23	64%	151,099.82
Bank of New York	82011128	380,134.24	71%	271,556.50
Bank of New York	64886931	195,328.20	63%	122,728.63
Bank of New York	121468852	541,954.26	52%	283,826.83
Bank of New York	87038919	438,433.32	29%	125,102.56
Bank of New York	91660817	334,873.02	50%	166,743.32
Bank of New York	111821486	413,130.36	81%	334,693.43
Bank of New York	112017955	312,037.13	64%	198,546.11

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Trustee	Loanid	Balance	Price as % of Balance	Price
Bank of New York	115877156	149,681.83	75%	112,305.28
Bank of New York	140376168	241,519.85	64%	155,567.77
Bank of New York	128639261	436,087.33	23%	99,580.54
Bank of New York	140640723	256,862.89	71%	182,421.48
Bank of New York	138118947	314,265,87	73%	230,752.86
Bank of New York	138733007	239,640.36	57%	135,957.56
Bank of New York	138733351	239,194.82	70%	167,878.88
Bank of New York	151116447	263,125.22	51%	134,241.22
Bank of New York	131907566	476,863.45	26%	122,057.97
Bank of New York	151897254	342,201.70	/1%	242,569.68
Bank of New York	145423667	263,105.04	54%	141,474.23
Bank of New York	123046953	213,746.24	46%	97,694.86
Bank of New York	135467170	512,295.59	54%	278,442.90
Bank of New York	178563735	366,090.63	64%	233,331.57
Bank of New York	156187391	276,550.00	31%	85,290.79
Bank of New York	149372479	435,192.84	64%	280,211.97
Bank of New York	156274328	437,667.13	31%	137,838.89
Bank of New York	158291840	355,657.50	30%	107,604.18
Bank of New York	149483677	526,058.30	54%	282,577.48
Bank of New York	165777756	183,069.13	65%	118,330,32
Bank of New Yurk	55490239	359,118.37	68%	245,823.72
Bank of New York	57840753	782,690.40	32%	246,547,48
Bank of New York	57807083	181,339.38	68%	123,918.27

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l oanig	2	Lewisr Des Marie	Parcel Number	House Number	Dir.	Street Name	Street Suffix	Unit	"J"" Valute	City	Zip	Plus 4
578	MLM! 2006-HE4	Merri Lynor Nortgape Investors Inc. 2005-HE4	4055500648	/64		ROCKROSE	WAY	1		RICHMOND	04806	1895
4228	LXS 2007-8H	Lehman XS Trust 2007-8-	4338510040	5213		HEAVENLY RIDGE	LN			RICHMOND	9480S	2624
5335	CBASS 2007-CB2	Ciedit-Isased Asset Servicing and Securifization 120 Mortgage Loss Asset-Sacked Centificates 2007-CB2	5092310169	1568		MARIPOSA	ST		9J	R CHMOND	\$44804	5016
206927	ALBT 2007-OA1	Allunce Securities Corp. 2007-0A1	2121423063	2538		GONZAGA	AVE			RICHMOND	94806	3114
322560	BAYV 2006-C	Bsyview Financial Acquisition Trust 2008-C	4322:00545	5370		SADDLEBACK	CI		ся	RICHMOND	94803	3880
554(20	HVMLT 2006-10	Harbor View Mortgage Loan Trust 2006-10	4313920250	4209	1	SKYHAWK	DR			RICHMOND	94503	2141
843544	HVMLT 2007-4	HurborView Mortgage Loan Trust 2007-4	5280K0C278	3821	{	JANDRADE	AVE	1		RICHMOND	94804	1115
759683	ECR 2005-3	Encore Credit Receivables Trust 2005-3	4050420140	70(JO-NSON	DR		i	RICHMOND	94508	1747
781578	CMLTI 2005-8	Cityroup Mortgape Loan Trust 2005-8	51004100033	281 e		SAN WATED	5			R CHMUND	94604	5940
879242	AHM 2005-2	American Home Mortgage Investment Trust 2005 2	5270920115	1408		25TH	গ্র			RICHNOND	94305	4512
640119	CMLTI 2007-10	Citigrand Mortgage Loan Trusi 2007-10	41920209	3011		PARKER	RD	l		RICHMOND	94806	274*
990965	AHY 2005-3	American Home Morgrage Investment Trust 2005-3	4142910227	2857	1	OXFORD	AVE	}	Ĩ.	RICHMOND	9-160 3	2616
942327	AHM 2005-4	Anienten Home Montgage investment Trust 2005-4	ANIA	#NVA	#N/A	#N/A	#N/A	#N/A	#N/A	#NA	#N/A	#NVA
958913	AHM 2005-4	American Home Vortgage Investment Trust 2005-4	#NIA	SHUA.	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A
(C11397	AHM 2006-1	American Home Montgage Investment Trust 2000-1	5154000193	27*9	1	CHANSLOR	AVE			RICHMOND	94604	1927
1031032	AHM 2006-1	American Home Mortgage Investment Trust 2008-1	513101028:	4224		FLORIDA	AVE			RICHMOND	94804	3493
1317824	HVMLT 2005-14	HarborView Merigage Loan Trust 2006-14	4142420209	283.		SHANE	50		<u> </u>	RICHMOND	P4806	2657
1323513	AHMA 2006-3	American Home Mortgage Assots Trust 2006 3	5081700049	1347	1	MARIPOSA	ST		1	RICHMOND	94804	4934
1231744	AHMA 2006-3	American Home Mortgage Assets Trust 2006-3	4334010107	5124		FAN CLOUD	DR		<u> </u>	RICHMOND	94903	2633
1373685	AHM 2007-SD2	American Home Mongage Investment Trust 2007 SD2	4353100082	15453		ALL SON	IN	2) 2)	1	RICHMOND	64903	3480
1388305	Arima 2008 S	American Home Mortgage Assets Trust 2008-9	4141520157	3250		ANNAPO, IS	AVE	i	£	RICHMOND	94506	2702
<u>1</u> 10/12	AHMA 2008-5	American Home Montpage Assarts Trust 2006-5	6101200018	478	1	3390	61	L	1	RICHMOND	150000	1510
1426071	AHMA 2007-1	American Home Mortgage Assers Trust 2007-1	4054600400	3641		WEST	CT			RICHMOND	184-22	5248
1441125	MARM 2007-1	MASTR Adjustable Hate Mongages Trust 2007-1	SS01516324	333		MAINE	AVE		1	RICHMOND	84674	2229
1455340	WEM 2007/SAX	Margan Stenley Mongage Loais Trust 2007 SAX	071300049	6440	1	MODOC	AVE	1		RICHMOND	94804	5773
1478114	(<u>.</u>	MASTR Adjustable Rate Montreges Trust 2001 1	4253510036	1219		PARKWAY	DR	1	(5)	ELSOBRAM	94600	1245
1450317	413M 2007-5AX	Morgan Stan By Montgage Loan Trust 2007-5AX	4321030035	481:		BUCKBOARD	WAY			RICHMOND	94603	3002
1497030	MARM 2007 1	MASTR Adjustable Rate Mortgages Trust 2007-1	5492030191	609	5	31ST	зт			RICHMOND	94604	4022
1487602	AHMA 2007-1	American Homa Ucrig nge Assets Trust 2007-4	5404700162	17**		NCTSDAIVI	LN			RICHMOND	94801	5266
1496946_	AHMA 2007 1	An end on Her the Company and Assetts Const 2007-1	4142320038	2516		OXFORD	AVE			RICHMOND	94805	2618
1502387	A) UMA 2007-1	American Home Montgape Assets Trust 2007-1	4056500848	H:07		REDHAWK	СТ			RICHMOND	94809	5/3/12
1606485	AHMA 3007-2	American Home Mortgage Assets Trust 2007-2	4053600773	2£23		VFACOW CREST	СТ			RICHMOND	94808	1944
1511506	AHMA 2007-1	American Home Mortgage Assets Trust 2007-1	4063810091	6	1	BOARDWALK	P.1	8	l.	PICHIAGI D	04808	1054
1521444	MR3HF(2008-2	Morgan Stanley Home Equity Loan Trust 2006-2	15340720068	761	12	8°H	ST		1	2 7 4257	948D1	7222
1559364	MSM 2007-15AR	Morgan Stanley Morlgage Loan Trust 2007-15AR	4321120232	+827		WAGON WHEEL	WAY			R D-MOND	94303	3620
1643363	M3M 2007-15AR	Morgan Stanley Mortgage Loan Trust 2007-15AR	6260500148	3431	1	KUMPHREY	AVE		and the second se	R CHMCND	04304	1121
1645002	MOM 2007-1EAR	Morgan Stanlay Mortgoge Loan Trust 2007-15AR	jezezsonożn	2915		RHEEM	AVE	1	a l	RICHMOND	94364	1144
1713313	ANMA 2007-4	Arberican Home Mortgage Assets Trust 2007-4		2711		MOYERS	RD		12	RICHMOND	84906	2725
1737545	AHMA 2007-4	American Home Mangage Assets Trust 2007-4	4*415*0164	3005		PHILLIPS	101		ŝ	RICHMOND	94806	2744
1731021	MSM 2007-13	Nergan Stanley Mortpage Lope Trust 2007-13	4334910118	5800		KIPLING	DR	2003. 2017:	20. – 4.792. 23	RICHMOND	94803	3595
2218455	NCHET 2005-D	New Century Home Routy Joan Trust 2005-0	5171400228	44ô		42ND	ST	1		RICHMOND	94605	2325
2809412	PRIME 2003-3	Prime Mongaye Trust 2003-5	4813520043	38-4	1	PAINTED PONY	RD			RICHMOND	94803	2131
3146144	GSR 2005-9F	GSR Mortgage Loan Trust 2005-9F	5602620108	1428	s	втн	ंडा			RICHMOND	94804	2328
3158068	RAST 2004-A5	IndyMac Residential Asset Securities Trust (RAST) 2004-AS	EG31520240	1-604		OSCAR	ST			RICHMOND	94804	5119
3537036	MLMI 2005-A1	Merrill Lynch Multaage Loans, Inc. 2005-A1	405560062*	762		RCCK ROSE	WAY	1		REPACTO	94808	1895
3801638	RES/F 2006-B	RESI Finance Limited Partnership 2005-B	(519060063	661	1	KERN	ा	Ι		ALL ALLER	94805	1.960
4266077	RESIF 2005-D	RESI Finance Limited Partnership 2005-D	5182400142	lecs		3-5-	37	1		RICHMOND	94804	1529

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5646123	NATCM 2003-1	National City Mongage Coolmi Trust 2009-*	4353-00465	5380		DERRA	LN			RICHMOND	94803	3488
6014223	HVMLT 2008-10	HarborView Mongage Loan Trust 2006-10	(5441900055	225	s	17TH	ST			RICHMOND	94804	2503
6024247	INDX 2006-AR14	IndyMac INDX Mortgage Loan Trust 2005-AR14	5131410242	347	s	39TH	ST	G.		RICHMOND	94804	3330
6079282	GSAMP 2007-NC1	GSAMP Trust 2007-NC1	5401500318	238		15TH	ST		1	RICHMOND	94801	3213
8424427	GSAA 2007-4	GSAA Home Equity Trust 2007-4	52709:0*27	1414	j –	24TH	ST			RICHMOND	94806	4504
6567753	LBMLT 2006-WL1	Long Beach Mortgage Loan Trust 2006-WL1	5263000142	2579		MARICOPA	AVE			RICHMOND	94804	1013
6746618	LBMLT 2006-6	Long Beach Mortgage Loan Trust 2006-6	WN/A	#N/A	#N/A	RNUA	±∿LA	\$'\'A	AN IA	#NA	#N/A	#\/A
0763379	LBMLT 2006-8	Long Beach Mortgaga Loan Trust 2006-8	#N/A	A'V'A	Aust	#N/A	#N/A	#N/A	#N/A	HINIA	#N/A	#1.4
6639315	38442007-8	GSAA Home Equity Trust 2007-8	4334813132	6308	1	KIPLING	DR			RICHMOND	94803	3558
6656605	GSR 2007-AR2	GSR Mortgage Loan Trust 2007-AR2	431102302*	4481		WHITECLIFF	WAY	1		EL SOBRAM	94803	2444
6950844	GSR 2007-AR2	GSR Montgage Loan Trust 2007.AR2	4056500038	1024].	LANOMARK	CT		Ū	RICHMOND	94805	5845
7108157	GSR 2007-4F	GSR Mortgage Loen Trust 2007-4F	4055400800	4042	5.	COLEMAN	CIR	•	10	RICHMOND	94806	1859
7178041	GSR 2007-5F	GSR Mortgaga Loan Trust 2007-5F	4322100472	53*4		SADDLEBACK			5	RICHMOND	94803	3878
8817070	RASC 2003-KS4	Residential Asset Securities Corp. 2003-KS4	5142800274	816		16"	ST		2	RICHMOND	\$4301	2515
9817.994	RFMSI 2005-65	Residential Funding Multissee Securities 1 2005-35	5230320201	1825		VCLAUGHL N	នា			RICHMOND	\$4905	1404
9965022	RAMP 2005-11'05	Residential Asset Mortgage Products, Inc. 2005-EFC5	4140530074	2852		GL MA	DR		Î	R CHMOND	94308	2607
10009769	RALI 2005 QA10	Residential Accredit Loans Inc. 2005-QA10	4363810372	2209		HIGHGATE	OR			RICHMOND	52548	5230
10012210	REMSI 2000-SA1	Residential Funding Mortgage Securities 2006-841	5131420968	33C	S	391H	ទា			RICHMOND	84504	3331
10057369	RESIF 2005 D	RES' Firance Linited Partnership 2005-D	5581700381	233		WATER)sr			RICHMOND	94801	3836
10122581	RESIF 2005 D	RESI Finance Limited Parthership 2003-D	4313910058	3765		BLACK FEATHER	DR		2	RICHMOND	94803	2125
10540914	AGE 2004-HE4	ACE Securities Corp. Home Fourty Lean Pusz 2004-HE4	4311736479	32'8		MAY	טא	1		RICHMOND	94603	2432
10192487	RASC 2005-KS11	Residential Asset Securities Corp. 2005-KS11	5301600143	1401		DUNN	AVE	1		RICHMOND	94801	2384
10280568	MABS 2005-HT2	MASTR Asset Backed Securitizations Trust 2006-HE2	4054700056	2414		BRANCHWOOD	101	enoit an		RICHMOND	94806	1957
1030C417	RAMP 2000-RS1	Residential Asset Martgage Products, Inc. 2000-RS1	HN/A	HN2A	# VA	#N/A	p#s/A	NN/A	#N/A	#)\/A	#N/A	#N/A
103559989	RAL1 2003-0.52	Residential Accredit Loans Inc. 1008-QS2	4055500817	643	1	ROCKROSE	I'M'AY			ROHMOND	BARDE	1856
*0X*H/5487	MLM: 2007 HL1	Mernil Lynch Mortgage Investors Inc. 200744F1	4141440087	2520		MOYERS	RO	8	Í.	RICHMOND	94300	31.2
103.16037	RALI 2004-002	Residential Accurdit Loans Inc. 2006 QO2	4141100257	2784		JO ANN	DR			RICHMOND	94908	2715
10421217	RAU 2008-Q53	Residenta Accredit Loans Inc. 2006 QSD	6404900182	1200		BRICKYARD	WAY	APT	202	RICHMOND	94671	4145
10460365	RALI 2008 003	Residential Accredit Loans Inc. 2006-2003	5030820038	1325		MARIPOSA	ទា	100		RICHMOND	104004	4934
10478722	RAGC 2000-KS5	Residential Avage Securices Corp. 2006-KS5	4143210296	4059	<u> </u>	MINUET	CIR	1	3	RICHMOND	94803	2738
10511681	RAL1:0008-QO4	Residential Acuteda Loans Inc. 2006-QO4	4054400514	3752	000	STONEGLEW	N	14		R'CHMOND	94000	1831
10579948	MABS 2004-WWG1	MASHR Assot Backed Securitizations Trust 2004 WMC1	5282800233	2901		DOWNER	AVE	-	Ì	RICHMOND	04804	1468
10698913	RALI 2006-006	Residential Accredit Loans Inc. 2000-005	5193100129	5224		NEXT	AVE	-		RICHMOND	84905	2441
10778751	85ABS 2005-HE7	Beat Stearns Asset Backed Securities Trust 2005-HE7	5-00510414			SAN JOSE	AVE	<u> </u>	-	R CHWOND	16490A	5945
10849452	RALI 2007-001	Residential Accredit Loans Inc. 2007-QO1	4058400031	1644	1	PARK RIDGE	OR	<u> </u>	·	RICHMONE	54308	6101
1035-151	RA. 2006-0810	Residentiul Accredit Loans Inc. 2006-QS10	4334900029	612		MAISON	WAY		1	RICHMOND	84903	357-)
10851559	RALI 2008-0510	Resident's Accredit Loars inc. 2008-0510	5061900040	1425		MONTEREY	IST	-	i –	RICHMOND	946:14	4944
10980316	INSABS 2005-HE8	Sear Stearns Asset Backed Securities Trust 2005	5201600045	640		YUBA	ଣ			RICHMOND	94505	1973
11059918	REMSI 2007-58	Residential Funding Mongage Securities 1007-88	5606200078	125	1	HARBOR VIEW	DR	1 10	\rightarrow	RICHMOND	94804	7496
11160841	PALI 2008-QS17	Residential Accredit Loans Inc. 2005-QS17	4321010132	4738	i	BUCKBCARD	WAY	100	i —	RICHMOND	194500	3800
11163893	RALI 2006-Q010	Residential Accredit Loans Inc. 2005-0010	4321020010	4591	1 -	ISUCKBOARD	WAY		ł	RICHMOND	94805	3802
11199555	RALI 2007-QO1	Residential Accredit Loans Inc. 2007-001	5050700150		í	CARLSON	9_VD		1 10	RICHMOND	94604	4926
11253033	RALI 2007-QS3	Residential Accredit Loans Inc. 2007-053	515*5032**	25.20	1	RCOSEVE.T	'AVE	<u> </u>	1	RC-VOID	94804	1621
11335971	RALI 2007-004	Residential Accredit Loans Inc. 2007-004	5130520033	212	IS	135TH	Ist	<u> </u>	1	RIC-MONE	543C4	3204
11 359213	RALI 2007-QA3	Residential Accredit Loans Inc. 2007-0A3	SN/A	#UA	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A	1940C4	#N/A
11411373		Residential Accredit Loans (ro. 2007-043	43-1930202	3115	mon	KEITH	DR DR		Incom	RICHMOND	94803	1905
11426861		GSR Mortgage Loan Trust 2007-DA2	(405670202)	5712	1	OAKMONT	DR			RICHMOND	94503 194306	1905
11427883	RFMSI 2007-S4	Residential Funding Mongage Securities 2007-54	5071500240	5619	<u>.</u>	- CANNON I		2 3	1	TRICHMOND	0000141	5004

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11514524	MSAC 2006 WMC2	Morgan Stanley ABS Capital Trust 2008-WMC2	5130480063	3522		CENTER	AVE			RICHMOND	94804	3213
11643287	SASC 2004 13	Structured Asset Securities Corp. 2004-13	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A	#NIA	ANIA	#N/A
11728471	SVHI 2007 WMC1	Soundview Homa Loan Trust 2007-WMC1	4143600189	3774	-	VIA VERDI				EL SOBRANT	94003	2791
11749033	SVAF 2007 WMC1	Soundview Home Loan Trust 2007-WMC1	4334920123	5606		AMEND	RD			RICHMOND	94853	3500
11775364	SVHE 2007-WMC1	Soundview Home Loan Trust 2007-WMC1	6150700150	622		27TH	ST		1	RICHMOND	94804	1506
12028989	SASC 2005-4XS	Structured Asset Securities Corp. 2005-4XS	₩N/A	#N/A	#N/A	#N/A	#N/A	#N/A	AV##	#N/A	#N/A	#N/A
12078362	SASC 2005 7XS	Structured Asset Securities Corp. 2005-7XS	4056500392	1135		ARROWHEAD	СТ			RICHMOND	94506	5825
15783580	HEARS 2000 1	Beer Steams Asset Backed Securities Trust 2006-1	5440920048	226	S	18TH	ST		8	RICHMOND	94804	2626
15838154	BSMF 2008-AR3	Bear Stearns Mortgage Funding Trust 2006-AR3	6271600111	2345		LOWELL	AVE	L		RICHMOND	94604	1035
18896525	BSMF 2006-AR3	Bear Steams Morigage Funding Trust 2008-AR3	5142700193	612		19TH	ST			RICHMOND	94601	2893
16025536	BSME 2006 AR4	Bear Stearns Mongage Funding Trust 2006-AR4	5240400187	607		36TH	ST		_	RICHMOND	94205	1316
16348410	85:ABS 2006 HE8	Bear Steams Asset Backed Securities Trust 2006-HE8	4080320246	616	2	BRADFORD				RICHMOND	04806	1715
16625469	GASC 2005-10	Structured Asset Securifies Corp. 2005-10	5142700102	607-609		20TH	ST			RICHMOND	24501	2823
16933538	65AHS 2007 HE3	Bear Stearns Asset Backed Securities Trust 2007-HE3	4055700555	1705		LARKSPUR	PL			RICHMOND	94906	1597
13229665	BSABS 2007-H52	Bear Steams Asset Backed Securities Trust 2007-HE2	5150500238	842	1	CIVIC CENTER	ទា			RICHMOND	Er4804	1512
17154483	SCABS 2007-HE5	Bear Steams Asset Backed Securities Trust 2007-HE5	6605600641	76		SEAGULL	DR			RICHMOND	(+4BC4	7407
7907364	SARM 2004-3AC	Structured Adjustable Rate Mortgage Loan Trust 2004-3AC	5133990423	4802		BERK	AVE]	RICHMOND	04804	4317
17434762	ESMI 2008-AR5	Bear Stearns Montgage Funding Trust 2008-AR5	4142530169.	3005		SHANE	DR			RICHMOND	1-4806	2624
17587744	BSMF 2007-AR3	Bear Steams Modgage Funding Trust 2007-ARS	5242810110	782		34TH	ST			RICHMOND	84805	1771
18635417	GSAA 2006 3	GSAA Home Equity Trust 2006-3	5441910204	2123		CUTTING	BLVD		S	RICHMOND	94804	2747
18863503	TMST 2006-4	Thornburg Mortgage Securities True: 2006-4	4313810014	367,3		BLACK FEATHER	DR	1		RICHMOND	64303	2123
19923581	JPMAC 2007-CH3	J.P. Morgan Montgage Acquisition Trust 2007-CH3	4143500090	3161	1	BIRMINGHAM	DR	APT	207	RICHMOND	94806	2679
18958730	TMST 2006-5	Thanburg Mangage Securities Trust 2008-5	4321910434	5567	- 24	DEER RUN	DR]	30 	EL SOBRANT	94803	3871
19588437	RALI 2007-005	Residential Accredit Loans Inc. 2007-205	6101520079	5518		PANAMA	AVE			RICHMOND	84804	5516
19929132	BSMF 2007 AR3	Bear Stearns Montgage Funding Trust 2007-AR3	5605601367	51	1	SOUTHWIND	COR	}		RICHMOND	94604	7405
20724381	BSME 2007-ARS	Bear Stearns Modgage Funding Trust 2007-AR5	4322230105	6368		COUNTRY VIEW	DR			RONDA	84803	3894
21043247	COM.1 2003-9	Option One Montgage Loan Trust 2003-6	#N/A	(#PUA	#%/A	H.MA	#N/A	#NJA	BN/A	#N/A	#S/A	#N/A
21063280	LPMAC 2005-CPT1	L.P. Morgan Montpage Acquisition Corp. 2005-CPT1	4814110117	14942		THUNDERHEAD	0 -			R CHMONN	84803	2144
21066440	OCMLT 2005-3	Option One Mongage Loan Trust 2006-3	5401400113	235	1	15	ST			RICHMOND	94801	13212
21067447	HASC 2005-OPT1	HSt Asset Securitization Corporation Trust 2005-09T1	5603201085	- 6	ţ.	HARBORVEN	CR	1		R CHMOND	94904	7498
21067605	SVHE 2005 OPT4	Soundview Home Equity Loan Trust 2005-OPT4	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A	AltirA	ANNA.	#?!/A	(HINA
22062624	BSARM 2007-4	Bear Steams ARM Trust 2007-4	5806900222	1865		NORTHEHORE	CR			RICHMOND	04804	2550
22472450	SAMI 2007 AR4	Structured Asset Mortgage Investments II Trust 2007-AR4	4311640132	3082	1	STEPHEN	DR	5 - 572		RICHMOND	191303	2335
22534283	SAMI 2007-AR5	Structured Asset Mortgage Investments II Trust 2007-AR5	4140620131	3156		HENDERSON	DR			RICEMOND	94606	2771
22536742	SAMI 2007-AR5	Structured Asset Mortgage Investments II Trust 2007-AR5	5580510070	128		CREST	AVE			RICHMOND	94-301	4031
22323968	JPMAC 2005-CH2	J.P. Morgar, Mortgage Acquisition Corp. 2006-CH2	5343200019	597	1	нте	ST	1		RICHMOND	04501	2715
24322927	JPMAC 2007-CHS	J.P. Morgan Mortgage Acoutsition Trust 2007-CH5	4143210369	4027	1	MINUET	CIR		1) 	RICHMOND	94803	2736
30016120	GMI TI 2006-AR1	Citigroup Mortgage Loan Trust 2006-AR1	5606600335	606	1	SEAVIEW	OR	1		POINT RICH	94801	4130
50015071	CMLTI 2005-AR1	Citigroup Mortgage Loan Trust 2006-AR1	5271600123	2723	1	LOWELL	AVE			RICHMOND	94504	1079
30162126	CMLTI 2007 ARS	Crigroup Mortgage Loan Trust 2007-AR8	4311840070	4523	-	ROBERT	WAY			RICHMOND	94603	2433
30441836	L BMLT 2005-WL1	Long Beach Mortgage Loan Trust 2005-WL1	5071700248	5900	1	SUTTER	AVE	1	100	RICHMOND	94804	5261
00517858	LUMLT 2005-WU1	Long Beach Mortgage Loan Trust 2005-WL1	4140340037	3040	1 -	SHANE	103	1		RICHMOND	94906	2825
91064627	6CAP 2007-A41	Barclays Capital Inc., BCAP LLC Trust 2007-AA1	#N/A	#WA	#N/A	#N/A	#N/A	SN/A	#N/A	WN/A	anva	ANVA
31221435	LMT 2005 3	Lahman Mortgage Trust 2005-3	4314200306	3833	1	HIDDEN SPRINGS	СТ		1	RICHMOND	94903	2149
91750125	LXS 2005-6	Lehmen XS Trust 2005-8	4053810299	2314	1	HOMESTEAD	CIR	<u> </u>		RICHMOND	64900	5243
33039117	AHM 2007-1	American Home Mortgage Investment Trust 2007-1	5403100034	1112	1	CHANSLOR	AVE			RICHMOND	94501	3549
3041200	AHM 2007-1	American Home Mortgage Investment Trust 2007-1	4313310056	3665	-	MAY	RD	<u> </u>	-	RICHMOND	94803	2020
35500861	CWL 2003 5	Countrywide ABS 2003-05	4263000277	999	+	PARKSIDE	DR	-	<u> </u>	RICHMOND	94603	1235

32

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Loanid	BloombergDealNoms	LewtanDealNanie	Parcel Number	House Number	Dır	Street Name	Street Suffix	unit	Unit Valuo	Clty	Zip	Pluş 4
36874141	CWHI 2004-7	Countrywide MBS 2004-7	4056400494	662	Í	MULBERRY	CT			RICHMOND	94806	6114
40290845	MHL 2005 3	Mortgage IT Trust 2005-3	5292820015	729	1	22ND	ST			RICHMOND	94801	3371
40299216	LXS 2007 /N	Lehman XS Trust 2007-7N	4141410078	2849	1	GONZAGA	AVE		i	RIGIMOND	94806	3113
40672495	SARM 2007-8	Structured Adjustable Rate Mortgage Loan Trust 2007-8	5606201365	4		SANDPOINT	DR			RICHMOND	94804	4524
41965963	WHMBS 2004-Y	Wells Fargo Mongage Backed Securities 2004-Y	4056100201	3337		PARK RIDGE	DR		v	RICHMOND	94805	5817
48741435	LXS 2007-15N	Lehman XS Trust 2007-15N	5260110100	3408		TULARE	AVE			RICHMOND	94804	1153
47374905	85ABS 2005-SD4	Bear Stearns Asset Backed Securities Trust 2005-SD4	5243000105	725	1	S2ND	ST			RIGHMOND	94604	1409
48991764	WEMES 2005-AR2	Wells Fargo Mortgage Backed Securities 2006-AR2	5606500768	203		SEAPOINT	P'-	1		RICHMOND	94801	4137
49965257	HVMLT 2007-3	Harbor View Montgage Loan Trust 2007-3	4056100084	3346	1	PARK RIDGE	DR			RICHMONE	94806	58.6
50045625	SAS1 2008 3	Saxon Asset Securities Trust 2006-3	#N/A	#N/A	#N/A	#N/A	#N/A	411/A	#N/A	##N/A	#N/A	#N/A
51090223	WI-MHS 2005-AR14	Walls Fargo Mortgage Backed Securities 2005-AR14	4053600443	2630		LONGVIEW	03			RICHMOND	94505	5243
54745641	MLMI 2005-A9	Merrill Lynch Mortgage Investors Inc. 2005-A9	5606800737	74	1	MARINA LAKES	DR			RICHMOND	94804	7449
55119804	WI MBS 2006-AR1	Wells Fargo Mongage Backed Securities 2006-AR1	5506600363	507		SEA VIEW	DR			POINT RICHN	94801	4129
55490239	FHAMS 2005 HAS	First Horizon Mortgage Pass-Through Trust 2005-FA9	5083400183	6010		WENK	AVE			RICHMOND	94904	5059
55513872	CCMI C 2005 CA	Chevy Chase (CC) Funding 2005-C	5173300152	3801		BISSELL	AVE			RICHMOND	94905	2256
55601755	CCMEC 2005-2A	Chevy Chase (CC), Funding 2006-2	5270110165	2328		EMERIC	AVE			RICHMOND	94905	4804
58093917	ARSI 2004-W6	Argent Securities Inc. 2004-W8	4053420016	3540		RIDGEWOOD	WAY		1	RICHMOND	5480E	1978
57807083	FHAMS 2008-1 A4	First Horizon Allemative Mortpage Securities Trust 2008-FA4	5281610021	2324	1	LINCOLN	AVE	1		RICHMOND	84304	1207
57840753	FHAMS 2000 AA4	First Horizon Alternative Moltgage Securities Trust 2006-AA4	5606500469	312		SEAVIEW	DR	1		POINT RICHA	94801	3161
58001207	WEMBS 2005-AR2	Wells Farpo Mortgage Backed Securities 2006-AR2	5606801453	146		MARINALAKES	DR			RICHMOND	94804	7452
53044950	WI-MES 2006-ARZ	Wells Fargo Montgage Backed Securities 2006-AR2	5606603954	148	1	BAYSIDE	CT			RICHINOND	94804	7458
56136470	SAMI 2004-AR5	Structured Asset Moltgage Investments Inc. 2004-AR5	5270820052	2534	1	BUSH	AVE			RICHMUND	94808	4530
53225385	WITMES 2005-AR2	Wells Forgo Mortgage Backed Securities 2008-AR2	5606802139	214	1	MARINALAKES	DR		1	RICHMOND	94804	7456
52395837	AHSHE 2004 HE10	Asset Backed Securities Corporation Home Equity Loan Trust 2004-HE10	5340120178	947		STH	ST			RICHMOND	94801	2211
58451350	CWALLEDOA 14TC	Countrywide ALT 2004-1412	5181120022	677	1	37TH	ST			F CHMC1.D	94905	1776
58447391	WEMES 2005-AH2	Wells Fargo Montgage Backed Securities 2000-AR2	5608802578	10	1	BAYSIDE	CT			11 - 126.5-	24304	7441
80488244	WEMES 2008-ARZ	Walks Fargo Montgage Backed Securities 2006-AR2	5000804355	1.85		BAYSIDE	СТ	1	T	RICHMOND	02904	7460
81012610	- ASC INT-HE	InSI Asset Securitzation Corporation Trust 2007-HE1	4058500296	1.083	1	HERITAGE	CT	1	1	RICHMOND	24508	5847
5156527*	HARD 2008-G	Bard of America Funding Corporation 2008-G	5230310110	15300		GNONES	AVE		<u> </u>	RICHWOND	94525	1430
82009659	WEMBS 2006 AR'S	Were Fargo Yortonge Backed Securities 2005-AR19	(560650C276	1101	1	SEAVEN	ic.			RIC-MOND	94521	4165
82199357	PPS: 2004-WWF*	Park Proe Securities Inc. 2004 WYF	5551520048		-	BANTA FE	AVE			PT RICEVON	"3450"	IC
62501425	CWALT 2004-207 1	Countryvide ALT 2004-20T1	5230120247	1078	1	MCLAUGHLIN	27	İ	<u> </u>	RICHMOND	94535	1044
€4328313	PPSI 2004-WHO2	Park Place Securities Inc. 2004-WHQ2	5130610131	3741	1	WALLER	AVE	i		RICHMOND	94804	3528
64826931	CVAL 2004 ECC1	Countrywide ABS 2004-ECC1	5133840057	4811	1	TAFT	AVE		-	RICHMOND	94804	3433
66002999	CWL 2024-14	Countrywide ABS 2004-14	5340320190	829	1 -	10TH	ST	1	<u> </u>	RICHMOND	94501	2231
73110527	MSAC 2006 HE7	Morgan Stanley ABS Capital Trust 2008-HE7	4321910434	6567		DEER RUN	23		-	EL SUHRANT		3871
73280445	MSAC 2005-HE7	Morgan Stanley ABS Capital Trust 2006-HE7	4142320094	8042	1	COLETTE	DR			RICHMOND	24806	2713
77224244	WITHING 2007-AR9	Wells Fargo Montrage Backed Securities 2007-AR9	5607000030	1910	-	NORTHSHORE	DR	-	-	RIG-MOND	84904	2574
79627544	CWALT 2005-3015	Countywide ALT 2005-03CB	5262400210	2911	-	HUMPHREY	AVE		-	RICHMOND	54804	117
80333163	HVMLT 2005-2	Hartor View Montgage Loan Trust 2005-2	4311310035	2568	-	SHE DON	IDR.		-	HKG BKD HG	94803	2315
8,3981155	CWHI 2005 8	CountryWide MBS 2005-9	4055600334	713	1	LEGENDS	PL	-	<u> </u>	RICHMOND	94808	1699
81840332	HPSI 2005 WHCH	Park Place Securities Inc. 2005-WHQ4	5281900018	2800	1	ESMOND	AVE	-	t -	RICHMOND	24634	1384
82C11129	CWL 2004-BC4	Countryvide ABS 2004-8C4	4055800037	757	+	ROCKROSE	WAY		t	RICHMOND	246.04	1894
82407875	PESI 2005-W4/24	Park Place Securities Inc. 2005-WHQ4	4140520059	2944	1	MCKENZIE	DR		-	RICHMOND	20549	2613
83365500	MARM 2004-4	MASTR Adjustable Rate Mortgages Trust 2004-4	5131420191	352	ŝ	SPTH	डा		-	RICHMOND		
84169714	ARSI 2005-W2	Argent Securities Inc. 2005-W2	4334030147	5125	0	RAIN CLOUD	DR		-		94804	3331
84829803	MARM 2004-14	MASTR Adjustable Rate Montgages Trust 2004-14		3014	-				<u> </u>	RICHMOND	94803	2619
65133035	HVMLT 2005-1	HarborView Morigage Loan Trust 2005-1	4142320037 5101040102	2715	-	SAN MATEO	DR ST			RICHMOND	94806 94804	2713

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Loanid	BioombargDeathame	LewtanDeslNam⊨	Parcel Number	House Number	Dir.	Street Name	Street Suffix	Unit	Una Value	City	Zip	Plus 4
36605627	GPMF 2005-AR3	GreenPoint MTA Trust 2005-AR3	5134080450	4500		BELL	СТ	-	a - 55	RICHMOND	94804	4310
86891397	GPMF 2005-AR4	GreenPoint Mortgage Funding Trust 2005-AR4	5404300079	487	- 13	METRO WALK	WAY			RICHMOND	94801	3236
86958873	MEMI 2001 24	Merro Lynch Montgags Investors Inc. 2005-A8	5054210278	1321	9	57TH	ទា	ŝ		RICHMOND	94804	4812
87038919	CWL 2008-3	Countrywide ABS 2005-03	(6506800368	314		COMMODORE	DR	2 (1)		RICHMOND	94304	7418
87688594	GPMF 2005-AR5	GreenPoint MTA Trust 2005-AR5	6282500088	3006	1	HUMPHREY	AVE			RICHMOND	94804	11 6 €
87949038	DBALT 2005-6	Deutsche Alt-A Securities Mortgage Loan Trust 2005-6	(6341710142	619		11TH	ST	8		RICHMOND	94801	2721
65730734	GPMF 2006-AR3	GreenPoint MTA Trust 2008-AR3	(5:31410366	350	S	38TH	ST			RICHMOND	94804	3238
89669618	LBMLT 2005-WL2	Long Beach Montgage Loan Trust 2005-WL2	8383000303	123	l;	6TH	ST		8	RICHMOND	94801	3568
89714502	CWALT 2005-18	Countrywide ALT 2005-16	5171300014	468		44TH	ST	(RICHHOND	94805	2329
90408550	CWALT 2005-11CB	Countrywide ALT 2005-11CB	5130350118	3014		CENTER	AVE			RICHMOND	94804	3063
90810359	MLMI 2006-AR1	Meirili Lyach Mortgage Investors Inc. 2006-AR1	4281910303	106	1.	PARK	LN			RICHMOND	94803	1222
91586616	CWALT 2005-11CB	Countrywide ALT 2005-11CB	5150600046	637	64. 	27TH	ST			RICHMOND	94804	1505
91660817	CWL 2005-4	Countrywide ASS 2005-04	5131640079	319	S	36TH	ST			RICHMOND	94804	3226
91780832	CWALT 2005-2008	Countrywide ALT 2005-2008	4311310108	2618		SHELDON	DR			RICHMOND	94803	2317
92058535	CWALT 2005-11CB	Countrywide ALT 2005-11CB	6440820073	228	S	20TH	ST		1	RICHMOND	94804	2710
92615128	CWALT 2005-27	Countrywide ALT 2005-27	5270320046	1524		HAYES	ST			RIC-MOND	94806	4809
93496750	ARSI 2006-W4	Argent Securities Trust 2006-W4	6840280232	840	ŝ.	7TH	ST			RIC-NOND	94801	2219
56513239	ARSI 2006-M2	Argent Securities Trust 2008-M2	4834100028	706	ľ	DEVILS DROP	ст			RIC-MOND	94803	2843
102911413	BALTA 2005-9	Bear Stearns Alt-A Trust 2005-9	5606804649	207		BAYSIDE	Ст			RICHMOND	94804	7451
103116713	HVMLT 2005-16	HarborView Mortgage Loan Trust 2005-16	(435310 C238	5490		LENORA	RD		1	RICHTOND	94803	3485
103143319	RAMC 2008-3	Renaissance Mortgage Acceptance Corp. 2005-3	6132360099	6005	1	STATE	AVE		i	RIGHNOND.	94804	4391
103169871	CWALT 2008-0A1	Countrywide ALT 2006-OA1	5440620048	226	İs	18ТН	ST			RIC-MOND	94804	2626
104540177	CWALT 2005-62	Countrywide ALT 2005-62	5342720033	517	1	2ND	ST			RICHMOND	94901	2603
105230579	CWALT 2005-63	Countrywide ALT 2005-63	5133950337	5020		FRAY	AVE			RICHYOND	94804	4375
106100728	CWALT 2005-58	Countrywide ALT 2005-58	4055200242	3770	1	NORTHRIDGE	DR			RIC-WOND	94806	5289
106726342	GWALT 2005-78	Countrywide ALT 2005-76	5192310109	473	<u> </u>	MOUNT	ST		1	RICHMOND	94805	2405
108968326	SAMI 2005-ARB	Structured Asset Mortgage Investments II Trust 2005-AR8	5608100104	2520	1	BEACH HEAD	WAY	0	-	RICHMOND	94804	7477
167308188	GSR 2006-2F	GSR Mortgage Loan Trust 2006-2F	4321120091	5061	1	BUCKBOARD	WAY	6		RICHMOND	94803	3607
107955355	BALTA 2005-7	Bear Stearns All-A Trust 2005-7	43:1640231	4584	2	FRAN	WAY		-	RICHNOND	94803	2426
108699390	LUM 2005-1	Luminent Mortgage Loan Trust 2005-1	5806600337	202	6	SEAVIEW	DR		1	RICHMOND	94600	4160
110167798	SAIL 2003-8C13	Structured Asset Investment Loan Trust 2003-BC13	5501620016	307	s	STH	ST-			RICHMOND	94804	2213
11010/790	CWALT :: 2005-43	Countrywide ALT 2005-43	51828061 19	1615	1° —	35TH	ST			RICHMOND	84605	1753
					10			1			94804	Californiation
110390507 110466012	11/04. 0.1506-16 ACE 2005-HE4	Harbor View Montgage Loan Thist 2005-16	5130740227	117	S	39TH	ST			RICHMOND	94804	3312
110488865	ACE 2005-HE4	ACE Securities Corp. Home Equity Loan Trust 2005-HE4	4321530190		s	CARRIAGE	DR	<u> </u>		RICHMOND		3851
		ACE Securities Corp. Home Equity Loan Trust 2005-HE4	5440320200	166	5	22ND	গ্র		<u> </u>	RICHMOND	94804	2761
110521817	ACE 2005-HE5	ACE Securities Corp, Home Equity Loan Trust 2005-HE5	5154110158	112	ę.	29TH	গ			RICHMOND	94804	1902
110819466	DBALT 2005-6	Deutsche Alt-A Securities Mortgage Loan Trust 2005-5	4036500058	1028	-	LANDMARK	ा	<u> </u>		RICHMONO	94806	6845
111037709	AGE 2008-NC1	ACE Securities Corp. Home Equity Loan Trust 2006-NC1	4055600344	3361	<u> </u>	SOUTHRIDGE	DR	ļ		RICHMOND	94606	5245
111165662	SAIL 2004-3	Structured Asset Investment Loan Trust (SAIL) 2004-3	5440810066	218	S	10TH	्रा		ļ	RICHMOND	94804	2658
111695575	CWALT 2005-56	Countrywide ALT 2005-56	4611000295	2912		CINDY	CT			(Rigatic) - <u>E</u>	94803	3230
111821486	CVVL 2005-AB4	Countrywide ABS 2005-AB4	143121100 85	4928		SWEETWOOD	DR			RICHMONE	94803	2523
112017955	CWL 2005-AB4	Countrywide ABS 2005-AB4	:5340620223	701	2	бтн	ST	APT	4	RICHMOND	94601	2273
112410983	DBALT 2006-AR8	Deutsche Alt-A Securities Mortgage Loan Trust 2006-ARB	405,5509206	5501	6	VISTA	CT			RICHMOND	94808	5880
112730905	ACE 2006-NC3	ACE Securities Corp. Home Equity Loan Trust 2006-NC3	(55110104 22	434		ALAMO	AVE		1999 - 1999 1999 -	RICHMOND	94901	1930
112528944	CWALT 2005-71	Countrywide ALT 2005-71	1526290011 6	723	2]зотн	ST			RICHMOND	94304	*405
112052088	DBALT 2007-BAR1	Deutsche Alt-A Securitize Mortgage Loan Trust 2007-BAR1	52401002 82	970	6	WILSON	AVE			RICHMOND	94605	1351
113404969	ACE 2006-NC3	ACE Securities Corp. Home Equity Loan Trust 2005-NC3	ļāt313102 85	420	S	41ST	ST	Ħ.	428	RICHMOND	94504	3338
113824189	OBALT 2008-ARE	Deuteche Alt-A Securities Montgage Loan Trust 2006-ARB	6443220057	618	s	2151	ST			RICHMOND	94804	3816

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13333344	DBALT 2007-AR1	Deutsche At-A Securities Mortgage Loan Trust 2007-AR1	5180100157	708		3481 H	ST	0 		RICHMOND	94605	1715
14063154	ACE 2007-WW12	ACE Securities Corp. Home Equity Loan Trust 2007-WM2	5440910205	247	S	1STH	ST			RICHMOND	94804	24725
14201858	SAJL 2005-2	Structured Asset investment Loan Trust (SAIL) 2005-2	5171400079	4219	Į.	NEVIN	AVE			RICHNOME	94805	2341
14238313	DBALT 2007-AR2	Deutsche Alt-A Securities Mortgage Loan Trust 2007-AR2	5180620030	661		WILSON	AVE			RICHMONS	94605	18/\$
14333643	SASC 2005-WF1	Structured Asset Securities Corp. 2005 W/1	4351600707	1049	4	TRAILSIDE	DR			EL SOBRAM	94803	120796
114455383	DBALT 2007-AR3	Deutsche Alt-A Securities Mortgage Loan Trust 2007-AR3	5160700042	3530	1	ROOSEVELT	AVE			RICHMOND	94805	2156
114733141	DBALT 2007-0A3	Deutsche Alt-A Securities Martgage Loan Trust 2007-OA3	4334930064	5906		KIPI ING	DR			RICHMOND	94803	3565
14850053	CWALT 2005-62	Countrywide ALT 2005-62	6242700093	3423	ĵ.	CLINTON	AVE			RICHMOND	94805	1722
14890550	CWALT 2005-51	Countrywide ALT 2005-51	5302800163	1333	1		AVE			RICHMOND	84801	2327
115177487	DBALT 2007-AR3	Deutsche Alt-A Securities Mortgage Loan Trust 2007-AR3	4056901319	1210		SUMMER	LN			RICHMOND	94803	2000
1104D14B1	DBALT 2007-1	Deutsche Alt-A Securities Mortgage Loan Trust 2007-1	4056700028	5777	6	CAKMONT	DR			RICHMOND	94806	5851
115521254	SARM 2005-9	Structured Adjustable Rate Mortgage Loan Trust 2005-9	5230620352	711	3	KERN	ទា			RICHMOND	94805	154\$
115809692	GSR 2006-2F	GSR Mortgage Loan Trust 2006-2F	4056700125	5717		OAKMONT	DR	s 15		RICHMOND	94806	5851
115877158	CWL 2005-AB5	Countrywide ABS 2005-AB5	5302300073	1914		HELLINGS	AVE	2	1 0	RICHMOND	94801	4204
115905904	BAFC 2008-A	Band of America Funding Corporation 2006 A	4058700091	5729	á m	OAKMONT	DR			RICHMOND	94806	5851
116284509	CWALT 2005-0A1	Countrywide ALT 2005-0A1	4352220224	2191	6	PYRAMID	DR			ROBATING	94803	3219
118347584	SAIL 2005-7	Structured Asset Investment Loan Truct (SAIL) 2005-7	4055200143	3794	1	NOR1HRIDGE	DR			ROWNER	9480 ć	5271
117240721	SARM 2005-18	Structured Adjustable Rate Mongage Loom Trust 2005-18	4311820058	3108		BHELDON	DR			RICHWOND	94802	2420
117244871	SARM 2005-19XS	Structured Adjustable Rate Mongage Loan Trust 2005-19XS	4313810030	3657		BLACK FEATHER	ÐR			RICHMOND	24803	2123
117526880	CWALT 2006-0A2	Countrywide ALT 2006-OA2	4055400404	3916		SFt MI	GRV			SAN PABLO	34806	1863
117795427	LX5 2005-5N	Leverar XS Trust 2005-EN	5606801354	136	5.110	MARINA LAKES	DR	¥.	135	RICHMOND	34804	7452
117904458	SAR'A 2005-22	Structured Adjustable Rate Montpage Loan Trust 2006-22	4056600184	1071	1	NEWCASTLE				R D-MCND	94806	6 536
11/024565	LXS 2005-7N	Lehman XS Trust 2005-7N	4322100332	5425		SADDLEBACK	LO1		_	R CHMCND	94603	3352
118222068	FFML 2008-FF2	First Franklin Mongage Loan Trust 2006-FF2	6303100050	1834	[VISALIA	AVE		į	RICHMOND	94601	2550
118245109	SARM 2005-23	Structured Adjustable Rate Mongage Loan Trust 2005-23	4056500020	1004	1	WAVERLY	50			RICHMOND	94608	5844
118269867	HVMLT 2006-4	HarborView Mongage Loan Trust 2006-4	5130830135	119	S	42ND	গ			RICHMOND	94804	3423
118499565	LXS 2005-9N	Lehman XS Trust 2005-9N	5151520222	345	S	3/TH	ST			RICHMOND	94504	3233
11 9502011	LXS 2006-4N	Lehman XS Trust 2008-4N	5160300058	3128	21.140	ROOSEVELT	AVE	ľ		RICHMOND	84804	1546
119652451	SASC 2006-NC1	Structured Asset Securities Corp. 2006-NC1	4141910085	2724	1	WISWALL	DR			RICHMOND	\$4806	2748
119702652	LXS 2006-4N	Lehman XS Trust 2008-4N	4312330485	6048	1	ESCALON	CIR			RICHMOND	94603	2056
119842011	SASC 2006-NC1	Structured Asset Securities Corp. 2000-NC1	4053600385	3370	1	LONGVIEW	CT			SAN PABLO	94806	5242
120183900	SAIL 2008-3	Structured Asset Investment Loan Trust (SAIL) 2006-3	5260110078	3425	1	TULARE	AVE			RICHMOND	94804	1153
120451788	LXS 2006-GP3	Lehman XS Trust 2006-GP3	4053420032	3520	1	RIDGEWOOD	WAY			SAN PABLO	94806	1978
120461533	CWALT 2006-HY10	Countrywide ALT 2006-HY10	4056000187	3325	1	PARK RIDGE	DR			RICHMOND	94806	5817
120673318	INDX 2005-AR1	IndyMac INDX Mortgage Loan Trust 2003-AR1	5190600261	688		AMADOR	ST			RICHMOND	94605	1057
1/0820212	SASC 2006-WF2	Structured Asset Securities Corp. 2006-WF2	5070703215	1828		SAN BENITO	ST			RICHMOND	94604	5331
120912373	NHE'_ 2007-1	Novastar Mortgage Funding Trust 2007-1	4142720087	2743		CARDIFF	CT			RICHMOND	94808	2636
120976085	INDX 2005-AR6	IndyMac INDX Mortgage Loan Trust 2005-AR8	5092920114	5208	1	SCHOOL	AVE			RICHMOND	94804	4449
121022869	CWHL 2005-31	Countrywide MBS 2005-91	4056000229	3317	1	PARK SIDGE	DR		1	RIC- MOND	94808	5817
121156978	INDX 2005-AR12	IndyWar INDX Mortgage Loan Trust 2005 AR12	5342800066	542		380	ST			RICHMOND	94801	2608
121312292	SAL 2008-BNC3	Structured Asset Investment Loan Trust (SAIL) 2006-BNC3	4053600559	2691		LONGVIEW	DR			SAN PABLO	94506	5243
121404569	INDX 2005-AR13	IndyMac INDX Mortgage Loan Trust 2005 AR13	5605900140	12	1	BAY HAREOR	CT			RICHMOND	94804	7465
121249796	INDX 2005-AR14	IndyMac INDX Morigage Loan Trust 2005-AR14	4333610204	5377	1	HEAVENLY RIDGE	LN			RICHMOND	94803	2526
121498952	CWL 2005-17	Countrywide ABS 2005-17	4143210153	4070		MCZART	DR	2	-	EL SOBRAN	1 P. 1707 100 - 10	2748
121604271	OWALT 2005-75	CountryWite A_1 2005-78	5134030466	4503	Î	EE.	G			R CHMOND	248.24	43'0
2*755585	SASC 2009-VITS	Sciulines Asset Securities Corp. 2008-WF 3	5130742666	3724	i i	04.0	AVE	1		R CHUCND	94204	9325
21933477	FFML 2006-FF14	First Franklin Morlgage Loan Trust 2005-FF14	5133130431	4532	1	OVEREND	AVE			RCHMOND	64304	3441
22046907	LXS 2006-16N	Lehman XS Trust 2006-16/4	4312330694	5057	1	ESCALON	CIR		i	P DEMOND	84803	2055

Page 8 of 14

Ext of C

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Loanid	BioombergDealMame	LewtanDesiName	Partei Number	House Number	Dir.	Street Name	Street Suffix	Unit	Unit Value	City	Z'a	Plus 4
122053531	LXS 2008-16N	Lehman XS Trust 2006-16N	4142420137	2997	0	OXFORD	AVE	1		RICHMOND	94806	2656
122074501	INDX 2005-AR25	IndyMac INDX Mortgage Loan Trust 2005-AR25	5132240077	609	s	49TH	ST	1		RICHMOND	94804	4329
122558677		Banc of America Funding Corporation 2006-D	4352520054	2265		BRISTLECONE	DR	1		RICHMOND	94603	3580
122591761	GPM= 2006-AR6	GreenPoint Mortgage Funding Trust 2006-AR6	5170200033	547	1	ээтн	81			RICHMOND	94805	1915
122697477	SASC 2005-BC2	Structured Asset Securities Corp. 2006-BC2	5360700130	425		NEVIN	AVE			RICHMOND	94801	3016
122962574	GPMF 2008-AR7	GreenPoint Mortgage Funding Trust 2006-AR7	6262000093	3030		MORAN	AVE	L		RICHMOND	9 4804	1140
123048953	CWL 2006-3	Countrywide ABS 2006-03	4030120088	4400	3	JENK NS	WAY		- 13	RICHMOND	94806	1742
123026245	INDX 2006-AR8	IndyMac INDX Mortgage Loan Trust 2008-AR8	5131200235	255	S	45TH	ST	1	1	RICHMOND	94804	3412
123279143	SASC 2007-BC1	Structured Asset Securities Corp. 2007-9C1	5182710194	418		KEY	BLVD	1		RICHMOND	94805	2428
123268250	LXS 2007-4N	Lehman XS Trust 2007-4N	6093802076	949	S	47TH	ST]		RICHMOND	94604	4424
123302572	LXS 2007-4N	Lebinan XS Trust 2007-4N	(5070500637	1701	1	MENDOCINO	ST			RICHMOND	94804	5314
123347577	LXS 2007-2N	Lehman XS Trust 2007-2N	#N:A	#N/A	#N/A	#N/A	#NJA	#N/A	#N/A	#N/A	#N/A	₩*UA
123390791	GPMF 2007-AR1	Greenpoint Mortgage Funding Trust 2007-AR1	5236540048	722	1	VENTURA	ST	1		RICHMOND	94605	1451
123440681	HVMLT 2006-1	HarborView Mongage Loan Trust 2006-1	5012100060	5223	1	MACDONALD	AVE			RICHMOND	94805	2433
123559551	BNCMT 2007-1	BNC Mortgage Loan Trust 2007-1	5250700138	1031		26TH	ST	1		RICHMOND	94804	1219
123655060	INDA 2006-AR2	IndyMac INDA Mortgage Loan Trust 2006-AR2	5170700107	4315		BARRETT	AVE			RICHMOND	94505	2355
123820615	LXS 2007-4N	Lehman XS Trust 2007-4N	5490420220	2629	<u> </u>	VIRGINIA	AVE			RICHMOND	94804	2909
123857534		BNC Mortgege Loan Trust 2007-2	43217202 32	5341	1	CÓACH	DR	1		RICHMOND	94803	3867
123861880		BNC Mortgage Loan Trust 2007-2	5230720145	5437		SOLANO	AVE		1	RICHMOND	94805	1529
123886202		BNC Mortgage Loan Trust 2007-2	5490810040	401	s	128TH	IST	1	1	RICHMOND	94804	2939
124033798		BNC Mortgage Loan Trust 2007-2	4140820096	3095	26	BARKLEY	IOR			RICHMOND	94806	2658
124043078		Structured Asset Securities Corp. 2007-BC3	526050062	3434		RHEEM	AVE	1		RICHMOND	94804	1148
124132916	INDX 2006-AR29	IndyMac INDX Mortgage Loan Trust 2008-AR29	5012020102	5212	1	MACDONALD	AVE		1	RICHMOND	94605	2434
124276247		Structured Asset Securities Corp. 2007-BC3	5554200015	Contraction Contraction	1	MARTINA	ST	1		RICHMOND	94801	3853
124394925		Structured Asset Securities Corp. 2007-WF2	4821810827	5467	1	DEER RUN	DR	1		RICHMOND	94803	3869
124398811	8CAP 2006-AA2	Barbinys Capital Inc., BCAP LLC TRUST 2008-AR2	4312110077	4926	1	SWEETWOOD	DR	1		RICHMOND	94503	2523
124428476	INDA 2006-AR3	IndyMac INDA Mortgage Loan Trust 2006-AR5	6291920063	765		22ND	ST	1		RICHMOND	94901	3328
124497431		IndyMac INDX Montrage Loan Trust 2007-FLX1	40636000 70	3259	1	SOUTHRIDGE	CR	1	1	RICHMOND	94806	5244
124666447		Structured Asset Securities Corp. 2007-BC4	529C44C228	770	1	VENTURA	ST			RICHMOND	94805	1462
124687468		BNC Mortgage Lozn Trust 2007-4	4145200220	4083	-	MOZART	DR			RICHMOND	84803	2749
124722828		Lehman XS Trust 2007-15N	(51707C0230	4330	2.	ROOSEVELT	AVE		-	RICHMOND	94805	1859
124785957		Structured Asset Securities Corp. 2007-BNC1	53454000 98	639	1	111TH	ST			RICHMOND	94801	2719
124825697	INDA 2007-AR1	IndyMac INDA Morigage Loan Trust 2007-AR1	5240900232	643	1	Ізотн	ST	1		RICHMOND	94804	1306
124830043		Structured Asset Securities Corp. 2007-BC4	4311310108	2918	1	SHELDON	DR			RICHMOND	94803	2317
124646906		Lehman XS Trust 2007-16N	6230520081	731	1	LASSEN	IST	<u> </u>	2	RICHMOND	94805	1444
124855354		Lehman XS Trust 2007-16N	5350300200	432	1	ытн	IST	1		RICHMOND	94801	3006
124893553		BNC Mortgage Loan Trust 2007-4	4140710130	3115		JO ANN	DR			RICHMOND	94806	2722
124905938		Structured Adjustable Rate Mortgage Loan Trust 2007-9	452110050	4932		BUCKBCARD	WAY			RICHMOND	94803	3803
124990972		Countrywide ALT 2008-08CB	5151400172	560	1	CIVIC CENTER	ST		4	RICHMOND	94804	1813
125018914	INDX 2007-AR5	IndyMac INDX Mortgage Loan Trust 2007-AR5	4334920128	5608	t -	AMEND	IRD	1000	1	RICHMOND	94803	3500
125071709	RAST 2007-A3	IndyMac Residential Asset Securities Trust (RAST) 2007-A3	5502110207	121	s	BTH	ST	-		RICHMOND	94603	2305
125196960		Countrywide MBS 2006-HYB1	15190100015	4920	1	CLINTON	AVE		2 2	RICHMOND	94805	1418
125636362	INDX 2007-AR5	IndyMac INDX Mortgage Loan Trust 2007-AR5	4141750020	2804	-	BARNARD	IST			RICHMOND	94805	2708
126665528	INDA 2007-AR8	IndyMac INDA Motigage Loan Trust 2007-AR8	4058800024	5656		VISTA	OR			RICHMOND	94806	5881
120000320	INDX 2007-FLX6	IndyMac INDX Morigage Loan Trust 2007-FLX8	52924201 39	1401	<u>+</u>	PENNSYLVANIA	AVE	<u> </u>		RICHMOND	94806	2329
126820068	INDX 2007-AR21	Indymac INDX Mongage Loan Trust 2007-AR211P	5130250193	2706	-		AVE		-			
127603895	CWHL 2006-9	Countrywide MBS 2006-9		100000	+	CENTER	125262-3498-9			RICHMOND	94804	3021
121000000	CWL 2006-14	Countrywide MBS 2008-9 Countrywide ABS 2006-14	3806200490 6151000089	68 809	1 5	SANDPOINT 29TH	DR ST		8	RICHMOND	94804 94804	451B 1521

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Loanid	BloombergDealName	LewtanDealName	Parcel Number	House Number	21.	Street Name	Street Suria	Ur.t	Unit Value	City	Zıp	Plus 4
128712070	CWALT 2006-0A12	Countrywide ALT 2008-0A12	15404693570	326	T	MARINA	INNAY	77	Î	ROWMOND	94801	3208
80096*69	BALTA 2008-7	Beer Steams Alt-A Trust 2008-7	4180725004	824	1	SONOMA	ST			RICHMONO	64905	1127
130151104	OWHL 2005-16	Countrywide MES 2008-16	14334323175	1282		FASCINATION	CIR			RICHMOND	\$4803	2651
130265480	CWALT 2006-33CB	Countrywide ALT 2008-33CB	6403100013	1102		CHANSLOR	AVE	0		RICHMOND	\$4801	3546
130823444	RESIF 2003-D	RESI Finance Limited Partnership 2003-D	4256300025	3828		PARK RIDGE	DR	i		RICHMOND	\$4306	6101
130938533	CSFB 2003-AR28	CS First Boston Mortgage Securities Corp 2003-AR28	4821**0373	5*03		BUCKBOARD	WAY		1	RICHMOND	94803	3808
131573004	CWHL 2008-19	Countrywide MBS 2005-19	5241130113	29*8	62	GARVIN	AVE			RICHMOND	94804	1352
131848431	CWHL 2007-HYB1	Countrywade MBS 2007-HYB1	4035-00162	28-43		HILLTOP MALL	RD			RICHMOND	94806	2.00
131907560	CWL 2006-24	Countrywide 435 2006-24	4050B00555	5362	}	PASKEL	,01		-	RICHMOND	94836	5896
131941862	CWALT 2006-39CB	Countrywide ALT 2008-39CB	4356901178	1050		SUMMER	jLhi	ř	i	R CHYOLD	94606	2088
192644264	HVMLT 2003-3	HarberView Modgage Loon Trust 2009-3	4312330279	5009		CAMERENA	LN			RICHMOND	94803	7434
135467170	CVK. 2008-504	Countryvide ABS 2006-BC4	4055520518	808		ROCK ROSE	WAY	5		RICHMOND	94806	1853
135559340	CWALT 2005-0410	Countrywee AUT 2008-0A10	5605200388	1201		URICKYARD	WAY	APT	218	RICHMOND	94501	4141
135825064	WFMES 2005-AR9	While Fargo Mortgage Backed Scault es 2005. Re	IPNIA	#NUA	#N/A	#N/A	#N/A	#N/A	311A	#N/A	#\/A	#NJA
137583084	WFHET 2004-2	Wells Fargo Home Equity Trust 2004-2	527:**0040	2428	i	EMERIC	AVE			RICHMOND	94806	4530
137881744	WFHET 2004-2	Wells Fargo Home Equity Flust 2004-2	5283107242	280%	1	TULARE	AVE			RICHMOND	949C4	1027
138118747	CWALT 2005-0010	Countrywide ALT 2006-04:10	5141100213	415		2:57	18.	1		RICHMOND	923C1	3304
138118947	CW/L 2006-18	Countrywide ABS 2006-18	6*33820059	25C	5	47~~	S*	1		FICHMOND	184804	3422
139733007	CWL 2008-19	Countryvide ABS 2008-19	5101530011	5434	1	SACRAMENTO	AVE		1	FICHMOND	94504	15032
138/33351	GMAL 2008 20	Countrywide ABS 2008 20	5290/00227	2101	1	GAYNOR	AVE		1	RICHMOND	94801	4200
138915426	WEMES 2006-A 118	With's Farpo Mongage Backed Becur Las 2005-AR16	5070 JULL 4	1722	1	SANTACLARA	51			RICHMOND	94804	6200
139711729	CWALT 2008-0A12	Countryvide ALT 2008-CA12	5152900190	e12		3%/H	ST			RICHMOND	94805	1754
139712763	CWALT 2006 0A12	Countrywide ALT 2006-OA12	52012200*8	e75		YUBA	GT	1	1	RICHMOND	84805	1567
1399988777	CAMALE 2008-0A17	Countrywide ALT 2006-0A17	5182799236	1978		13RD	ST		5	RICHMOND	94604	1538
140376;68	CWL 2008 13	Countrywidu ABS 2006 18	549*800089	2/25		MARTN JUTHER M	NAVE			RICHMOND	84804	4038
140840/23	CWL 2006-16	Countrywide ABS 2006 16	5*\$2932073	4610		ESCUELA	141		1	RICHMOND	94804	4390
141001-008	BCAP 2008-AA1	Barolays Capital Inc., BCAP LLCTRUST 2009-AA1	4321420210	15204		CARRIAGE	CR	1	1	RICHVOND	S-29C3	3854
141187298	AMSI 2008-R1	Ameriquest Mortgape Becurities Inc. 2006 R1	5283300324	2512		DOWNER	AVE		1	RICHMOND	94804	1432
141183488	GAVALT 2008-008	Countywide ALT 2008 008	5340220044	PEE		6TH	sr			RICHMOND	84601	2215
141238642	REGIF 2005 B	RESI Enance Limited Partnership 2305-8	4351600608	1009		TRAILSIDE	OR			E' SOBRANT	94803	3637
141261826	AMSI 2008-R1	Ameriqueut Mortgage Securities Inc. 2008-R1	5261100064	2704	Î	MCBRYDE	AVE			RICHMOND	94004	1250
141657384	BSARM 2005 5	Bear Stearns ARM Trust 2005-5	5100440337	2818		SAN LUIS	ST			RICHMOND	94004	5921
141768506	CWALL 2006 OCS	Countrywide ALT 2006-OCB	5152200142	1430		27*4	IST		1	RICHMONI	94804	1729
143169373	CWAIT 2008-0C8	Countrywide ALI 2006-OC8	5251400185	1-527		GARVIN	AVE		1	RICHMOND	94801	2427
143390505	OWALL 2005-005	Countrywide ALT 2006-OC8	5901700141	1-405	1	HELL NOS	AVE	1000	1	RICHMOND	54861	2394
144058611	BEARM 2007-2	Bear Steams ARM Trust 2007-2	5132240200	484*	1	BERK	AVE		1	RICAMOND	94804	43*8
145008652	CWALT CODE-42	Countrywise ALT 2006-42	5080500243	1332	1	MARIPOSA	ST		1	RICHNOND	94304	4936
145423667	CVAL 2008-28	Country-wide APAS 2006-26	524+600157	3/01		GARVIN	AVE		1	TTIC: CAR	94305	1736
145906838	GSR 2005-AR7	GSR Mongage Loan Trust 2005-497	4056400205	867	1	MULSERHY	PL	Î.		RICHMONU	94806	6111
146019911	GSAA 2007-1	GSAA Home Equity Trust 2007-1	5534530239	1203	1	MELVILLE	SQ	APT	217	RICHMOND	04804	4552
146174735	STARM 2007-2	STARM Mortgage Loan Trust 2007-2	5283200011	1724	1	287.4	ST	1	1	RICHMOND	94804	1424
146275263	WH HI T 2005-4	Wells Farge Home Equity Trust 2005-4	432****.02*7	SC-4	1	BUCKEDARD	MAY		<u> </u>	RICHMOND	94803	3806
148421296	CWALT 2006-43CB	Countrywide ALT 2006-43CB	5249400100	867		138TH	57	† —		RICHMOND	84805	1316
146428111	CWALT 2007-4CB	Countrywide ALT 2007-4CB	5100610547	5223		CENTRAL	AVE	1	1	RCHVOVO	94804	5805
146468772	STARM 2007-4	STARM Mongage Luan Trust 2007-4	6606621532	81	1	SOUTHWIND	CIR	1 —	1	RICHMOND	84634	,7405
146647801	WA MES 2008-AR2	Wet's Farpo Monsage Backed Ses. ibes 2009-AR2	5806802063	207	í	MARINALAKES	DR	1	1	RICHMOND	94804	7456
147185102	WEHET 2005-4	Vie s Fargo Home Ecuty Trust 2005-4	5271420043	2428	1	MARICOPA	AVE	1	1	RICHMOND	94804	10°C
147234577	CWHL 2007-2	Countrywide MBS 2007-2	4322220132	15311	1	COUNTRY VIEW	OR	i —	-	RICHMCHI	94803	13893

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Loantd	BloombergDealName	LewtanDeciName	Parcel Number	House Number	Dir.	Street Name	Street Suffix;	Unit	Unit Value	City	Zip	Plus 4
1/0243820	CWALT 2007-OH3	Countrywide ALT 2007-OH3	5605900470	613		SEAISLE	DR	1	[RICHMOND	94804	7470
170447015	WE'NES 2007-10	We is Fergo Yontgage Backod Securities 2007-10	4055600256	350	2	HAWK RIDDE	[CR		1	R'CHMCKD	9480€	5875
171003371	CWHL 2007-15	Countrywide M3S 2007-15	5070400253	1718	1	BUTTE	ST	Ś		RICHMOND	94804	5216
171222177	WFM85 2007-13	Wells Fargo Montgage Backed Securities 2007-13	5605600534	16		SEAGULL	OR			RICHMOND	24804	7407
171649326	WEMBS 2007 AR7	Wells Fargo Mongage Backed Securitles 2007-AR7	5071600208	5847		SANTA CRUZ	AVE	8 g		RICHMOND	94804	6542
177670383	CWHL 2007-HY8	Countrywide MBS 2007-HY6	4321120218	4349		WAGON WHEFEL	WAY	0		RICHMOND	94803	3620
178563736	CWL 2007-13	Countrywide ABS 2007-13	4142210113	3015	I.	WISWALL	DR			RICHMOND	94806	2753
191038895	DOMLT 2007-0	Option One Mortgage Loan Trost 2007-6	4056500277	1083		HERITAGE	CT		0 (%) V (%)	RICHMOND	94806	5847
00029580	BAYC 2004-3	Bayview Commercial Asset Trest 2004-3	5142600423	1615	100	ROOSEVEL1	AVE		- <u></u>	RICHMOND	94801	2833
200046753	TMST 2004-4	Thornburg Montgage Securities Trust 2004-4	4055700126	80%	Ĩ.	POPFY	СТ	(RICHMOND	94806	1871
202563292	JPALT 2005-51	J.P. Morgan Alternative Loan Trust 2005-S1	515331D13D	2436	Ċ.	CHANSLOR	AVE			RICHMOND	94804	1922
203213318	GSAA 2007-3	GSAA Home Equity Trust 2007-3	54927*0267	2351		CUTTING	BLVD		l	RICHMOND	84804	2925
204007255	SURF 2004-BC3	Specialty Underwriting and Residential Finance Trust 2004-BC3	6172120023	4010	1000	NEVIN	AVE	1		R CHMOND	94605	2239
220859023	CMLTI 2007-SHI 1	Clugroup Mortgage Loan Trust 2007-SH1	4252610110	3119	1	FIESTA	CT		ļ	RICHNOND	94603	1918
22465272	CMLTI 2007-SHL1	Culgroup Morigage Lown Trust 2007-SH1	5502120206	135	IS	7TH	ST	<u>[</u>		RICHMOND	94804	2313
240441251	LUM 2005-6	Luminent Montgage Lo <u>an Ta</u> ust 2006-6	5130840282	257	S	42ND	ST	1		RICHMOND	94804	3401
240692018	LUM 2007-2	Luminent Mortgage 2.6an Trust 2007-2	4322030026	6326		GLENWOOD	WAY		d - 92	EL SOBRANI	94803	3891
259915937	CXHE 2004-D	Centex Home Equity Loan Trust 2004-D	4142820317	3103		BIRMINGHAM	2 OX.11	#	7.	RICHMOND	94806	2634
324378538	MSHEL 2008-1	Morgan Stanley Home Equily Loan Trust 2005-1	4313520019	3304		PAINTED PONY	RD			RICHMOND	94503	2131
324580497	LXS 2006-17	Lehman XS Trust 2006-17	5182100148	662	<u> </u>	30TH	ST	<u> </u>	L	RICHMOND	84504	1539
325111201	G54A 2008-12	GSAA Home Equity Trust 2000-12	5343820068	524		MARINA	WAY			RIC-MOND	946D1	2773
409534707	SASC 2005-10	Structured Asset Securities Corp. 2005-10	15050110083	1233	is	SSTH	চা			RIC-MOND	94604	4958
400535503	CMLTI 2008-H3 3	Citigroup Mortgage Loan Trust 2006-HE3	5141200083	557		2017	ST			R.CHMOND	94301	2853
400740272	SAST 2007-2	Saxon Asset Securities True: 1007-2	6383800108			0110	AVE			RICHMOND	94304	U I
401005087	OOMUT 2008-1	Option One Morigage Loan Trust 2006-1	4263810147	1318		CLUB	LN			RICHMOND	94303	1257
401272356	CSFB 2004-AR7	Credit Suisse First Boston Mortgage Securities Corp. 2004-AR?	5381900108	245	2	3RD	ST	<u> </u>		RICHMOND	94801	3454
402478615	CSFE 2005-2	CS First Boston Morigage Scourities Corp. 2005-2	#N/A	#IN/A	#N/A	#N/A	#N/A	#N/A	#ti/A	#N/A	#N/A	#N/A
405176039	SASC 2005-16	Structured Asset Securities Corp. 2005-16	4053600690	2652		MEADOW CREST	CI		<u></u>	RICHMOND	94606	1944
405992498	CSMC 2008-1	CS First Boston Mortgage Securities Corp. 2008-1	4141510034	2607		MCYERS	RD			RICHMOND	94806	2724
410846545	HEAT 2007-2	CS First Boston Home Equity Asset Trust 2007-2	6250120125	3425		MARICOPA	AVE			RICHMOND	94804	1137
410596194	HEAT 2007-2	CS First Boston Home Equity Asset Trust 2007-2	5440920147	255	S	19TH	ST			RICHMOND	94604	2623
411064695	HEAT 2007-2	CS First Boston Home Eauly Asset Trust 2007-2	5290900090	1768		ESMOND	AVE		!	RICHMOND	94601	2444
411785134	CSMC 2007-4	CS First Boston Mongage Securities Corp. 2007-4	4358:50037	3334		PARKRIDGE	CR .			RICHNOND	\$4806	5815
500342983	CSFB 2005-4	CS First Boston Morigage Securities Corp. 2005-4	5290400125	1741		ESMOND	AVE			RICHMOND	94801	2443
511039134	HASC 2003-OPT1	HSI Asset Securitization Corporation Trust 2008-OPT1	5381610281	230		1ST	ST			RICHMAND	94801	3443
581002619	HASC 2006-CIPT2	HSI Asset Securitization Corporation Trust 2006-OPT2	5242000106	3819	2	GARVIN	AVE			RICHMOND	84805	1334
581002936	SVHE 2005-OPT 4	Soundylaw Home Equity Loan Trust 2005-OPT4	4140840085	2948		JO ANN	DR			RICHMOND	84606	2719
581003151	OOMLT 2006-1	Option One Mortgage Loan Trust 2006-1	#N/A	MNA	#N/A	#N/A	#N/A	#N/A	WN/A	#N/A	#N/A	#N/A
581004297	OOMLT 2006-1	Option One Mortgage Loan Trust 2006-1	4053810638	3318		PARKGATE	CT			RICHMOND	94806	:989
581004988	ABSHE 2005-HE5	Asset Backed Securities Corporation Home Equity Loan Trust 1006-HE5	6131520158	324	s	36TH	ST			RICHMOND	94804	3230
581000130	SVHE 2006-OPT5	Soundview Home Equity Loan Trast 2006-OPT5	5302100309	2027		HELLINGS	AVE		<u> </u>	R:CHMOUD	94801	2540
581013936	OOMLT 2007-1	Option One Moltgage Loan Trust 2007-1	6133840149	4433		TAFT	AVE			C/OMHO 9	84904	3447
381014434	COMUT 2007-FXD2	Option Dite Mortgage Loan Trust 2007-FXD2	5192710175	5405		NEVIN	AVE			R.CHROND	94805	2438
U 51016 337	00MLT 2007-5	Option One Mortgage Loan Trust 2007-5	6130330193	3222		OHIO	AVE			RICHMOND	94604	3069
581019793	COMLT 2007-6	Option One Montgage Loan Trust 2007-6	6171700114	420		88TH	ST			RICHMOND	94805	2216
601430612	WAMU 2004-AR6	WaMu Mortgage Pass-Through Cenificates, Series 2004-AR6	5505900300	28		SHOREWOOD	ল			RICHMOND	94804	7468
601582527	WAMU 2005-ARE	WaMu Mortgage Pass-Through Certificates, Series 2005-AR6	5582020086	505		GRANDVIEW	CT.			RICHMOND	94601	3700
601587659	WAMU 2005-ARB	WaMu Mortgage Pass-Through Certificates, Series 2005-AR6	4056100292	232	1	TANGLEWOUD	DR		20	RICHMOND	94806	5814

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Loanid	BloombergDeatName	LewtanDealName	Parcei Number	House Number	Dk.	Street Name	Street Suffix	Unit	Unit Value	City	Zip	Plus 4
601653538	WMALT 2005-8	Washington Mutual Mongage Pars-Through Contineates, WMALT Series 2005-8	6191200244	840		HUMBOLDT	ST			RICHMOND	94805	1970
201258464	WMALT 2005-8	Weshington Mutual Mortgage Pues-Through Certificates, WMALT Series 2005-5	510121021B	0123		PANAMA	AVE			RICHMOND	84804	6725
601860745	WAMU 2005-AR11	WaMu Moltgage Pass Through Certificates, Series 2005-AR11	5606500628	201		SEACLIFF	WAY		Ī	RICHMOND	94801	4159
001665309	WAMU 2005-AR12	WaMu Mortgage Pase-Through Comilicates, Berles 2005 AR12	4056400353	837		MEADOW VIEW	CR		T	RICHMOND	94806	d109
621685492	WANU 2005-AR13	News Mongage Pass-Through Cartificates, Series 2005-AR13	5250610221	4935		CLINTON			<u> </u>	RICHMOND	94805	1417
6C168G374	WAMU 2005 AR 13	WaMu Mongage Pass-Through Certificates, Series 2005-AR13	4334010065	1517		SOLITUDE	LN	š		EL SOBRAM	194803	2615
601388359	WAMU 2005-AR13	WeMu Montgage Pass-Through Certificates, Series 2005-AR13	5606500428	304	1	SEAVIEW	DR		1	POINT RICH	94901	4161
601706744	WAMU 2005-AR15	WaMu Mongage Pass-Through Contricates, Series 2005-AR15	5241000032	2915		MCBRYCE	AVE			RICHMOND	94904	1155
601720316	WMALT 2006-AR1	WaMu Mongage Pass-Through Centificates, WMALT Series 2006-AR1	5142000032	2014		ROOSEVEL	AVE			RICHMOND	84501	3349
601777803	WMALT 2008-5	Washington Mutual Montgage Paus-Through Certificates, WMALT Series 2006-5	5241400125	821		33RD	ST			RICHMOND	94804	133*
60179:690	WMALT 2006-ARS	Washington Mutual Mortgage Pass-Through Certificates, WMALT Series 2006-AR5	4142820234	27,28	2	OXFORD	AVE	1	10 F.	RICHMOND)	94806	2615
901605827	WMALT 2006-AR6	Washington Mutual Mongage Puls-Through Certificates, WMALT Series 2008-AR8	4263530117	1218		GREENWAY	DR			RICHMOND	94803	1210
801832512	WMALT 2306-7	Washington Mutual Mortgage Pass-Through Certificates, WMALT Series 2006-7	4333400341	221	3	PAMELA	{ct			RICHMOND	94805	2610
601645045	WAMU 2005 ARB	WaMu Mortgage Pass Through Certificates, Series 2008-AR8	4312330543	5093	5	ESCALON				RICHMOND	94903	2057
601346-388	11344L 2005-AR8	MaNu Mongage Pass Through Certificates Series 2006.4R5	4056400049	3845		PARKROGE	[DR	25		RIC-MOND	64506	5121
201857800	WMALT 2006-AR8	Washington Mutual Mongage Priss-Through Centificates, WMALT Series 2008-4R8	5612310267	578		ALAMO	AVE		1	RICHMOND	94601	1969
604138425	ACCR 2008-2	Accredited Montgage Loan Tru-2 2006-2	4140530248	2977		GROOM	DR	6		RICHMOND	94206	2842
805447398	WMALT 2007-0A1	Washington Mutual Mortgage Pass-Through Certificates, WMALT Series 2007-GA1	5271600115	2729	6	LOWELL	AVE			RICHMORD	94804	1079
605570932	WAMU 2005-AR17	WaMu Mongage Pass-Through Centilicates, Series 2006-AR17	5181120089	670	8	36TH	গ	6		RICHMOND	94805	1779
505509028	WMALT 2007-0A2	Washington Mutual Mortgage Poss-Through Certificates, WMAL1 Series 2007-0A2	4321120042	3105	27.	BUCKBOARD	WAY			RICHMOND	94803	3807
805002341	WMALT 2007-042	Washington Multin, Mortgage Pace-Through Cartificates, WMALT Series 2007-0A2	5282100183	2851		GARVIN	AVE			RICHMOND	94804	1350
605606733	WAMU 2008-AR18	Welviu Mortgage Pass-Through Certificates; Series 2006-AR18	4056900204	2854	i.	HILLTOP MALL	RD			RICHMOND	948-06	2100
805833743	WAMU 2006-AR19	WaMu Mortgage Pass-Through Certificates, Series 2006-AR19	4312620026	4715		MEADOWHROOK	DR			F. C. S. C. C. C.	54803	2029
005633667	WAMU 2008-AR10	WaMu Morigage Pass Through Certificates, Series 2006-AR19	6150400231	634		25TH	ST			RICHY C. (D	94604	1501
605854919	WWWALT 2007-2	Washington Muhual Mongage Pass-Through Certificates, WMALT Series 2007-2	14055500235	127		MONARCH	1 C			RIC-VOVD	94805	1 296
605739467	WAMU 2007-HY1	WaMu Montgage Pass-Through Certificates, Series 2007-HY1	4056700299	\$773	1	FERN MEADOW	СТ			RICHMOND	94800	5933
605740260	WAMU 2007-HY1	WaMu Mortgage Pass-Through Certificates, Series 2007-HY1	5605900744	63		ROCKPORT	СТ			RICHMOND	94504	7489
605/55815	WMALT 2007-0A3	Washington Mutual Mortgage Pass-Through Certificates, WMALT Series 2007-0A3	5608600293	501	a Î	SEACLIFY	PL			POINT RICH	94601	4132
605814241	WMALT 2007-2	Washington Mutual Mortgage Pass-Through Certificates, WMAE1 Series 2007-2	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A	#N/A
6059/1728	WMALT 2007-045	Washington Mutual Morigage Pass-Through Certificates, WMALT Series 2007-0A5	5134020089	4345	e.	BELL	AVE			RICHMOND	94804	4307
6092/0693	HASC 2007-HE1	HSI Asset Securitization Corporation Trust 2007-HE1	4053810554	3375	L.	PARKGATE	СТ			RICHMONE	94866	1989
810105578	HASC 2007-HE1	HSI Asset Securitization Corporation Trust 2007-HE1	5605900065	1612	1	NORTHSHORE	DR			RUCHMOND	94804	2577
641962022	WAMU 2005-PR4	Washington Mutual Securities (WAMU) 2005 - PR4	4202010247	40		QUAIL HILL	LN			RICHMOND	24803	2833
667073282	IMSAC 2004-HEB	Morgan Stanlay ABS Capital ' Trust 2004-HES	#N/A	ANVA	1#N/A	#N/A	#N/A	MN/A	#N/A	#\\'A	#N'A	#5224
671005776	OOMLT 2006-4	Option One Mortgage Loan Trus 2005-4	6606201019	29	6	HARBOR VIEW	DR		1	R CHMOND	94804	7496
671006678	JPMAC 2005-0PT2	J.P. Morgan Mertgage Acquisition Corp. 2005-OPT2	5382310026	209	1	втн	ST			RICHMOND	94801	3039
671011417	SVHE 2008-OPT5	Soundview Home Equity Loan Trust 2006-OPT5	4141410020	2869	l.	GONZAGA	AVE			RICHMOND	94806	3113
671013752	SGMS 2005-OPT2	Societe Generale Mortgage Securities Trust 2008-OPT2	5242000163	348	1	38TH	ST			RICHMOND	94805	1321
671016954	OOMLT 2007-3	Option One Mortgage Loan Trust 2007-3	5506400017	2004	í.	HOFFMAN	BLVD		1	RICHMOND	94804	3857
671020065	SVHE 2007-OPT1	Soundview Home Loan Trust 2007-OPT1	5491310158	623	S	24TH	st			RICHMOND	94804	3953
872976149	WAMU 2004-PR2	Washington Mutual Securities (WAMU) 2004 - PR2	5261400120	1159	Į	34TH	57	[RICHMOND	94804	1173
673567425	WAMU 2005-PR1	Weshington Mutual Securities (WAMU) 2005 - PR1	5160000044	579		35TH	ST			RICHMOND	94805	2123
877715659	WAMU 2004-PE(2	Washington Mutual Securities (WAMU) 2004 - PR2	5340310142	829		LUCAS	AVE		1	RICHMOND	94801	2255
873811545	WAMU 2004-PR2	Washington Mutua, Securities (WANU) 2004 - FR2	5206300357	2105	6 SA.	SEA SHELL	,25	6	1	R CHMCND	94504	7485
637230462	WANG LOSS PR2	Washington Mutual Securities (WAMU) 2005 - PR2	5181300131	420		32ND	ST			RICHMOND	94504	1706
689371771	MLM: 2006-35	Merriil Lynch Mortgage Investors Inc. 2005-A5	4313030324	3409	<u> </u>	STEWARION	OR			RICHMOND	94803	2037
689061422	WAMU 2005 PR2	Washington Mutual Securities (WAMU) 2005 - PR2	4263210306	1003		VIEW	DR	· · ·	1	RICHMOND	84603	1249
689001885	FHW 2005-S001	Freddie Mac Securities REMIC Trust Mortgage 2005-S1	5361430148	354	1	бтн	· ST		1	RICHMOND	94201	3008

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Loanid	BioomitergDealName	LewtanDealName	Parcel Number	House Number	Dir.	Street Name	Street Suffix	Unit	Unit Value	City	Zip	Plus 4
695084970	MSAC 2004-NC7	Morgan Stanley ABS Capital Trust 2004-NG7	4263410104	1140		PARKRIDGE	DR	19	S.	RICHMOND	94803	1230
895346767	MSAC 2006-HES	Morgan Stanley ABS Cupital 1 Trust 2006-HE5	4140670128	3148	1	MOYERS	RD			RICHMOND	94806	2735
695664714	LBMLT 2008-WL2	Long Beach Mortgage, toan Trust 2008-WL2	5580430022	281		WASHINGTON	CT	8		RICHMOND	94601	3914
698370350	SAST 2003-3	Saxon Asset Securities Trust 2003-3	5341720232	1123		ROOSEVELT	AVE			RICHMOND	94801	2761
702078466	RESH 2005-D	RESI Finance Limited Partnership 2005-D	4140430127	2019		GROCM	DR			RICHMOND	94806	2642
703127522	WAMU 2006-PR3	Washington Mutual Securities (WAMU) 2008 - PR3	5081800137	5221	1	TEHAMA	AVE		Ĩ	RICHMOND	94804	5127
705285701	WAYU 2006-PR1	Washington Multual Securities (MAMU) 2008 - FR1	5804900471	1220		BRICKYARD	WAY	1×==	3*5	RICHYOND	\$430%	4*4?
729516062	LEMLT 2004-10	Long Beach Mungage Loan Trust 2006-10	5141700145	531		18TH	IST	4	Ú.	RICHMOND	94801	2613
729769826	WMHE 2007-HE1	WaMu Asset-Backeri Caltificates 2007-HE1	4056500343	1091		FARMSTEAD	CT			RICHMOND	94805	5849
760753890	WAMU 2007-0A2	WaMu Mortgage Pass Through Certificates, Series 2007-OA2	4321230155	5441		VICTORIA	LN	į.	ji	EL SOBRANT	94803	3832
760808171	WAMU 2007-HY2	WaMu Mortgage Pass Through Certificates, Series 2007-HY2	4056800354	6651		VISTA	DR			RICHMOND	94806	5882
760913245	WAMU 2007-HY3	WaMu Mortgage Pass Through Certificates, Series 2007-HY3	4312330493	. 5052	1	ESCALON]CiR		0	RIC-MOND	94803	2056
760913566	WAMD 2007-HY3	WaMu Mortgaga Pass-Through Cartificators, Series 2007-HV3	4312339626	5061		ESCALON	C(R		1	RICHMOND	94803	2057
760913765	WAMU COD7-HY3	WsMu Mongage Pass Through Certificates, Series 2007-HY3	5230240185	5201		EŚMOND	AVE			RICHMOND	94905	1427
760914118	WAMU 2007-HY3	WaMu Mortgage Pass Through Certificates, Series 2007-HY3	4056100532	454		WOOD GLEN	DR		6	RICHMOND	949C6	5728
760914262	WAMU 2007-HY3	WaMu Mortgage Pass-Through Certificates, Series 2007-HY3	4055400073	3912		SELMI	GRV	8).		RICHMOND	94868	1844
761003571	WMALT 2007-0 A9	Washington Mulual Mortgage Pass-Through Certificates, WMAI 1 Series 2007-0A3	5180100080	715		39TH	ST			RICHMOND	94805	1850
761114355	UVAN'U 2007-0:45	Melau Mongage Pass Through Certificates, Series 2007-0.45	5605000254	1300	2	QUARRY	CT	4 PT	303	RICHMOND	\$4501	4150
761198598	WAMU 2007-547	jivaida Mongage Pass-Through Certificates, Series 2007-547	4321320188	5448	-	TANDEN	JLN		12	HI SCBRAN	94503	3823
831077132	COMLI 2007-6	Option One Mortgage Loan Trust 2007-5	4311570115	3033		DESERET	OR	10		PICHMOND	94803	2930
1000089580	MLMI 2008-HE1	Merrill Lynch Mongage Investors Inc. 2006-HE1	4313930010	3668	1	MORNINGSIDE	DR			EL SOBRANT	94803	2:26
1000104209	HVMLI 2006-10	HarborView Mortgage Luan Trust 2006-10	5152910062	225	1	25TH	ST	1		RICHMOND	94804	1807
1000105602	HVML [2006-10	HarborView Mortgapa Loan Trust 2006-10	4321320196	5466		TANDEM	LN	1		RICHMOND	94803	3826
1000309893	FHLT 2005-A	Fremont Home Loan Duist 2008-A	5230920158	5419		ESMOND	AVE			RICHMOND	94805	1108
1000371057	ACE 2005-RM1	ACE Securities Corp. Home Equity Loan Trust 2005-RM1	4202010122	23		QUAIL HILL	LN			RICHMOND	94803	2833
1001786142	CARR 2005-NC4	Carrington Montgage Lown Trust 2005-NC4	4312210117	3403	8	CLEARFIELD	AVE	6	6	RICHMOND	94803	2514
1001953807	MLMI :2003-RM4	Merrill Lynch Mortgage Investors Inc. 2006-RM4	5131320151	4225		OVEREND	AVE	0		RICHMOND	94804	3365
1002314597	NCHET 2005-4	New Century Home Equity Loan Trust 2005-4	5180700182	680		40TH	ST			RICHMOND	94805	1810
1002354428	CARR 2005-NC5	Carrington Mortgage Lown Trust 2005-NC5	5192100237	564	1	MCLAUGHLIN	ST			RICHMOND	94805	1947
1003414629	_BM. T 2008-7	Long Beach Mongage Loar Trust 2006-7	4321010276		1	BUCKBOARD	YXAY	<u> </u>		R 2-VOND	94803	2601
1005370500	MSAC 2005-NC3	Morgan Stanley ABS Capital I Trust 2006-NC3	#N/A	#N/A	#N/A	#N/A	###A	#N/A	#N/A	#N/A	#N/A	#N/A
1007219146	CARR 2008-NC2	Carrington Mortgage Loan Trust 2006-NC2	5131310137	4407		CUTTING	BLVD			RICHMOND	94804	3344
1007835195	CARR 2008-NC3	Carrington Mortgage Loan Trust 2006-NC3	5340630418			10TH	ST	9 X	0.2	RICHMOND	94501	2201
1007942943	MABS 2006-NC2	MASTR Asset Backed Securitizations Trust 2006-NC2	4080530225	604		WILLIAMS	OR		l)	RICHMOND	94906	1781
1008086698	CARR 2006-NC3	Carrington Mortgage Loan Trust 2006-NC3	4311310231	2722		SHELDON	DR	1		RICHMOND	94803	2319
1008614813	MSAC 2006-NC5	Morgan Stanley ABS Cupital I Trust 2006-NC5	5230940131	5011		ESMOND	AVE		Ĩ.	RICHMOND	94805	1112
1009047612	MSAC 2008-HE8	Morgan Stanley ABS Capital Trust 2006-HE8	5133810100	263	s	47TH	ST		<u></u>	RICHMOND	94804	3421
1010507837	CARR 2006-NC5	Carrington Morigage Loan Trust 2008-NC5	5134020162	4165	4		AVE			RICHMOND	94804	4305
1011212733	HASC 2007-NC1	HSI Asset Securitization Corporation Trust 2007-NC1	5200100013	5601		DOREMUS	AVE		<u> </u>	RICHMOND	94605	1542
1012148954	MSAC 2007-NC4	Morgan Stanley ABS Capital I Trust 2007-NC4	4334210145			FASCINATION	CIR			RICHMOND	94603	2605
1012159144	MABS 2007 NOW	MASTR Asset Backed Securitzetions Trust 2007-NOW	4334930015	-		AVEND				R CHNOND	94803	3677
1063006418	CHASE 2005-AZ	Chase Mongage Finance Trust 2005-A2	4056300165	839	[MEADOW VIEW	DR	12		RICHMOND	94806	6103
1063009603	JPMMT 2005-AS	J.P. Morgan Morgage Trust 2005-A8	5605800939	20		LIGHTHOUSE	LN	1		RICHMOND	94804	7402
1096552906	CFAB 2004-2	Chase Funding Moltgage Lcan 2004-2	6131520354	380	S	36TH	ST	24	2	RICHMOND	94904	3230
1103309591	IMM 2004-11	Impac CMB Trust 2004-11	6192500121	5212		SILVA	AVE			RICHMOND	84505	2410
5103415528	MM 2005-5	Impac CMB Trust 2005-3	4311520284	3017		STEPHEN	DR			RICHMOND	94803	2334
1103523237	BSARS 2008-IM1	Bear Stearns Asset Backed Securities Trust 2006-IM1	4058700083	5/33		OAKMONT	DR			RICHMOND	94806	5651
1103601731	IMSA 2005-3	Impac Secured Assets Corp. 2005-3	6192500188	461		CARLETON	ST	L		RICHMOND	94805	2401

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Exhibit C

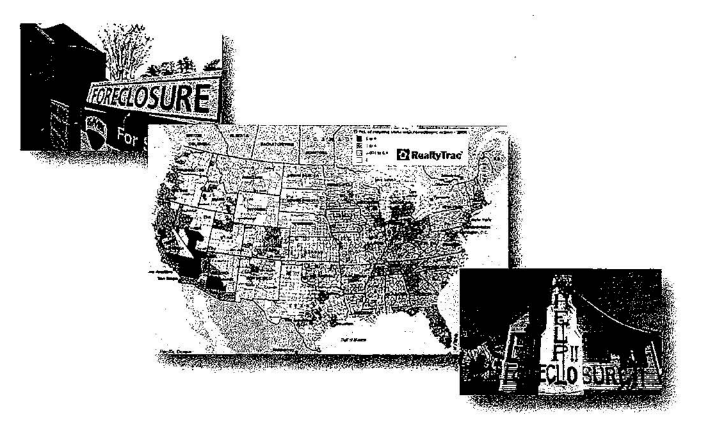
-03° 0	BoombergDeel'arre	Le Atentica Wette	Parcel	House Number	D'r	Strest Name	Street SUTTX	Unit	Unit Value	City	Zip	Plus 4
103538804	IMBA 2007-1	Impao Secured Assets Corp. 2007-1	5092500104	5204		CREELY	AVE	e 170		RICHMOND	94904	4741
1103042230	IMSA 2007-1	Impac Secured Assets Corp. 2007-1	5161910100	3310		NEVIN	AVE			RICHMOND	94605	2146
1103848978	IMSA 2007-2	Impac Secured Assets Corp. 2007-2	4141610131	3019	1	PHILLIPS	107		-0 - 27 - 47	SAN PABLO	94808	2744
1100465323	CHASE 2007-84	Chase Mortgage Finance Trust 2007-S4	4334310030	208		PIONEER	СТ			RICHMOND	94803	2648
730035940	CHASE 2007-A1	Chase Monsinge Finance Trust 2007-A1	519240005B	5215		SILVA	AVE			RICHMOND	94805	2409
1730059595	JPMMT (7005-A4	J.P. Morgan Mongage Trust 2005-A4	5606201332	32		SANDPOINT	DR			RICHNOND	94804	4524
1766493317	CHASE 2005-52	Chase Montgage Finance Trust 2005-S2	5192100179	644		MCLAUGHLIN	ST			RICHMOND	94805	1:947
1765500686	JPMMT 2005-46	J.P. Morgan Merigage Trust 2005-AS	5070900013	1800		SANTA CLARA	ST		1	RICHMOND	24304	5234
1926294930	JPALT 2005-\$1	J P Morgan Alternative Loan Trust 2005-S1	620122C080	ō529		SIERRA	AVE			RICHMOND	94605	1905
1344561128	CHASE 2005-S2	Chese Mongage Finance Trust 2006-52	4321920110	5537		CABRILLO NORTE		{		RICHMOND	94802	3877
1846634720	CHASE 2007-S4	Chese Mortgage Finance Trust 2007-S4	5581520023	66		IDAHO	ST			RICHMOND	94601	4045
00259227	MSAC 2007-HE7	Morgan Staniwy ABS Capital I Trust 2007 HE7	5160400130	3229	255	GARRETT	AVE			RICHMOND	94804	1717
2000182782	MSAC 2007-HE7	Morgan Stanley ABS Capital I Trust 2007-11E7	5612110162	1240		11-0	ST			RICHMOND	94801	1983
2000409000	NCHET 2005-B	New Century Home Equity Loan Trust 2005-B	4253710388	1324		PARK CENTRAL	CT			RICHMOND	94803	1252
503194701	1VEA 2006-5	Impsc Secured Assets Corp. 2006-5	#11/A	#'A	#N/A	##1/A	#NUA	#N/A	WNA_	#N/A	角WA	#N/A
:000727792	ELAT 2007-1	Ellington Loan Acculsition Trust 2007-1	4351600384	1008	1	RIDGEVIEW	DR	1	1	EL SOBRANT	94603	3641
2000630480	ELAT 2007-1	Ellington Loan Acquisition Trust 2007-1	5441310074	335	S	13TH	ST			RICHWOND.	94804	2505
3051145631	RESIF 2008-A	RESI Finance Limited Partnership 2006-A	4313520233	3779		FAINTED PONY	RO			RICHMONO	94803	2115
u347004379	HEAT 2005-8	CS First Boston Home Equity Asset Trust 2005-8	5612310003	618		AI AMO	AVE	<u></u>		RUHMOND	94801	1959
400042/4859	FFML 2005-FFH3	First Franklin Mortgage Loan Trust 2005 FFH3	5171220063	443		ASTH	ST			RICHMOND	94805	2901
4001057700	FFML 2005-FF18	First Franklin Mengage Loan Trust 2008 F F18	5606100082	2508		BEACH HEAD	WAY			R'OHMOND	94804	7477
4001059298	FFML 2000-FF18	First Franklin Montgage Loan Trust 2006-FF15	4140930035	2825	-	ALTAMIRA	SS	ų.		Pri-Mond	94806	2758
001363162	FFMER 2007-5	First Flank in Mortgage Loan Trust 2007-3	5160100096	715	6	3974	ST			RC-YOND	54905	17850
4040035285	MANA 2007-A3	Merriil Lynch Alternative Loan Trust 2007-A3	4141420135	2854	1	GONZAGA	AVE			RICHMOND	94906	3114
4479319559	MANA 2007-DAR1	Merrill Lynch Alternative Loan Trust 2007 QAR1	4313820342	3740	1	LUNGHORN	Ст	6) 		RICHMOND	948C3	2101
5012700353	MABS 2005-HE1	MASTR Asset Backed Securitizations Trust 2005-HE1	5280509140	2881		MCBRYDE	AVE			RICHMOND	948C4	1248
6004475742	BAFC 2006-D	Banc of America Funding Corporation 2008-D	5082820100	1877		SHASTA	ाज		1	RICHMOND	\$4804	6334
8:94473621	BOAMS 2004-J	Band of America Mortgage Securities 2004-J	4056500145	1047	Ĵ.	MYRTLEWOOD	ित	ŝ.	1	RICRMOND	94806	5638
6550220106	RESIF 2005-D	RES: Finanuu Lonited Partnerstvic 2006 D	5272000091	2524	8	ICWELL	AVE			RICHMOND	84804	1078
6392986157	BAFC 2005-0	Eand of America Funding Corporation 2005-G	5606600129	347		SANDY BAY	CT			RICHNOND	94801	4134
6473 996 98 0	BOAV 8 2005-D	Band of America Mortgage Beourities 2005-D	5806200110	77		HARSOR VIEW	02			R CHMOND	94804	7496
6492342008	BOAA 2006-5	Banc of America Alternative Loan Trust 2006-5	4321110064	4854		BUCKBOARD	WAY			RICHMOND	94833	3968
6729905439	CMALT 2007-AB	CitiMonigage Alternative Loan Trust 2007-AB	4311640249	4598	14 15	FRAN	WAY	÷		RICHMOND	94803	2428
1/58985319	CMSI 2007-3	Cilicorp Montgage Securities Inc. 2007-3	5561530212	31		ОНАСІ	57		1	RICHMOND	94801	4044
0320968043	BAFC 2007-C	Band of America Funding Corporation 2007-C	5302800122	1419	ii.	INCOLN	AVE	1		RICHMONE	94801	5300
8861049879	BOAMS 2005-E	Band of America Mortgage Securities 2005-E	4141730137	27.10		BARNARD	ST			RICHMOND	94606	2708
6933221522	RESIF 2005-D	RESI Finance Limited Partnership 2005-D	5404600764	1543	ii.	NEVIN	PLZ		1	RICHMOND	94801	9242
7000072068	ACE 2004-FM1	ACE Securities Corp. Home Equity Loan Trust 2004-FM1	#N/A	#NVA	#N/A	MN/A	AVA	*N/A	#N/A	MIN/A	#N/A	#N/A
70002.3707	F.HLT 2009-3	Fremant Home Lean Trust 2008-3	4053810117	2474	3	HOMESTEAD	CIR	2	1	A CHMCMD	94868	5252
7053888274	BOAA 2003-8	Banc of America Alternative Loan Trust 2003-8	#N/A	#N/A	#N/A	#N/A	#NVA	#N/A	#N/A	MIN/A	#N/A	WN/A
/100949608	MLCC 2007-2	Merrill Lynch Mortgage Investors Trust Series MLCC 2007-2	5606900313	1757		NORTHSHORE	CR	3		RICHMOND	94804	2579
s500000410	HMAC 2004-2	Homestar Mortgage Acceptance Corp. 2004-2	4322010143	144		WOODSTOCK	CT _			R CHMOND	94803	7305
8991279342	CMALT 2007-A1	CitMortgage Alternative Loan Trust 2007-A1	4351600343	1004		RIDGEVIEW	DR			EL SOBRANT	94803	3640
9040951584	DSLA 2004-AR2	Downey Savings and Loan Association Mortgage Loan Trust 2004-AN2	5171800161	448		зетн	ST	Ì		RICHMOND	94805	2211
6041532169	DSLA 2005-AR3	Downey Savings and Loan Association Mortgage Loan Trust 2005-AR3	5282000065	2842		ESMOND	AVE			RID-NCND	94804	1314
BD41903929	DSLA 2006-AR1	Downey Savings and Loan Association Morlgage Loan Trust 2006-AR1	6605600864	50		SEAGULL	DR	1	1 -	IR DAVOND	94804	7407
86-12364299	OSLA 2007-AR1	Downey Savings and Loan Association Mortgage Loan Trust 2007-AR1	4140430101	290.9	Í.	GROOM	IDR		1	R.C-HCHD	94606	12642
8042490646	HVMLT 2007-7	HarborView Mortgage Loan Trust 2007-7	5343500079	561	24 24	1211	ST	2		RICHMOND		2723

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Loanid	BloombergDealName	LuwtanDealName	Parcel Number	House Number	Dir.	Steet Name	Street Suffix	Unit. Value	City	Zip	Plus
9719965519	CMALT 2007-A3	CitiMorlyage Alternative Loan Trust 2007-A3	6384300090	926		CHANSLOR	AVE	1	RICHMOND	94801	3542

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Homeownership Protection Program

A Solution to a Critical Problem

Mortgage Resolution

Homeownership Protection Program

This presentation has been prepared for discussion purposes only and does not constitute a legally binding commitment or obligation of any of the referenced entities herein to enter into the transactions described. The terms and conditions outlined herein are not a comprehensive statement of the applicable terms and conditions that would be contained in the definitive documentation for the transactions contemplated herein. This presentation should not be deemed a comprehensive disclosure of risks or other implications of the transactions discussed herein.

A program term sheet and FAQ is intended to be part of this presentation and contains additional information.

The Real State of U.S. Housing Today Home prices continue to deteriorate, jeopardizing mortgage loans and homeowners

- In June of 2006, U.S. residential housing prices hit their peak. Now, nearly six years later, the market is once again at a record post-2006 low (down 33.8% from peak as of year-end 2011).
- Over 22% of the 52.5 million U.S. homes that are mortgaged had "underwater" mortgage loans at the beginning of 2012.
- Such mortgages are generally concentrated in states that experienced acute housing price increases during the bubble -- Arizona, California, Florida and Nevada, to name but a few.
- After short-lived and shallow periods of home price appreciation in mid 2010 and again in 2011, recent pricing trends have turned decidedly negative (the S&P Case Shiller 20 City Index is down 7.5% nationwide from its previous post-crash high in May of 2010).
- The National Association of Realtors, in its December 2011 survey, found that foreclosure sales averaged a discount of 22% compared with non-distressed home sales (up from 20% a year earlier). Short sales, with the cooperation of the lender, averaged 13% below market value. RealtyTrac found even larger differences in 2011.

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Despite hopes to the contrary, the situation is not materially improving.

DEC 30-FHFA- 272

The Homeownership Protection Program Will Help End this National Nightmare

Empowering communities to do what Washington and the private sector have been unable to

- The Program employs the ultimate right of local communities and governments through the constitutionally guaranteed power of eminent domain – to retake control over the welfare of their neighborhoods and their fiscal solvency.
- Organized by Mortgage Resolution Partners in public/private ventures with cities and counties that have been most affected by the mortgage and housing crisis – the Program will force lenders to surrender their mortgage loans to governments for full and fair value as determined by local courts in condemnation proceedings.
- As the current fair market value of such mortgage loans is considerably less than the face amount thereof, governments will be able to restructure the mortgage loans acquired though eminent domain and refinance severely underwater homeowners (with the ability and creditworthiness to make payments on their restructured loans) into new loans to be sold to large, private sector investors as FHA GinnieMae securities.
- <u>No taxpaver funds</u> will be used in connection with the Program and the Program requires <u>no state or federal legislation</u>, or administrative action.

4

Communities are the Principal Drivers of the Homeownership Protection Program Municipalities have enormous incentives to adopt

and execute the Program

- Defaulted mortgages are typically associated with the cessation of real estate tax payments and other ratable and usage charges payable to localities. This stresses local budgets and financing.
- Throughout the mortgage crisis, underwater loans have demonstrated high default levels regardless of other borrower circumstances. This tendency poses a threat to areas continuing to see price depreciation.
- Large volumes of defaulted mortgages result in neighborhood blight, abandonment, unkempt property and transience. These factors exacerbate the already compromised housing economics in affected areas and accelerate price depreciation.
- Municipal, county and state governments, and agencies, have a public interest in halting defaults and consequent neighborhood deterioration.
- The Program provides a practical and efficient solution to this intractable dilemma.

A Grass Roots Crisis That Demands a Solution

The impact on cities must be resolved locally as broader national policies have proven inadequate

- Post-crash, cities and towns have suffered greatly, often in seldom understood ways:
- For example, when a foreclosed home is sold by a lender in foreclosure, the home's respective tax assessment is permanently reset in many communities.
 - Consider, for example, a home that was purchased for \$400,000 with a \$360,000 mortgage and has a current tax assessment of the purchase price.

If that home sells in foreclosure for \$200,000, its tax assessment is reset, and can only increase by a small amount each year in many communities. The rate of increase may be tied to inflation, which erodes tax revenues until the home is again sold.

• Conversely, consider what would happen if the same homeowner refinanced the mortgage and (quite reasonably) contested its real estate tax assessment.

The home's assessment may be reduced to \$200,000, but the assessment could float freely back up to \$400,000 as markets recover. Of course, once the assessment reaches \$400,000, the rate of increase will be limited on an annual basis in many communities.

A Half-Decade of Partial Mortgage Resolution Solutions have Come up Short Why does the mortgage crisis still burden the U.S., given the plethora of other programs to end it?

- Private- and government-sponsored modification programs generally have not worked because they do not emphasize significant principal reduction. Overall, fewer than 50% of the 2.26 million mortgages modified from 2008 – 2011 were current at year-end 2011. The majority of modifications have merely capitalized missed payments or reduced monthly payments by less than 10%.
- While encouraging lenders and servicers to pursue loan modifications in lieu of foreclosure, government programs (together with aftermath of the late 2010 "document-gate" foreclosure scandal) have curtailed the pace of foreclosures and liquidations. As a result, Q3 2011 saw a backlog of 394,000 repossessed homes awaiting liquidation, plus an additional 2.86 million homes securing mortgages that were 12 months or more delinquent, for a total "shadow inventory" of homes well down the foreclosure pipeline of 3.25 million. This excludes another approximately 1.4 million loans that are between 60 days and 11 months delinquent.
- As of January 2012, based on current default rates for various categories of loans, Amherst Securities estimated that between 7.4 million and 9.4 million additional home mortgage loans are in danger of defaulting over the next six years, <u>assuming no further price declines or changes to</u> <u>interest rates</u>.

7

A Half-Decade of Partial Mortgage Resolution Solutions have Come up Short (cont'd) Systemic problems in the housing and mortgage industries have diluted other solutions' effectiveness

- At its post-bubble peak, the excess inventory of vacant housing rose to nearly 2.1 million units.
 That number has declined somewhat particularly in the case of rental housing. Legacy excess unutilized vacant housing remains at over one million units.
- \$873 billion of 2nd lien/HELOC (Home Equity Lines of Credit) mortgage loans exist behind a large portion of the most heavily underwater first mortgage loans. This has made resolution of underwater first mortgages by methods other than foreclosure and liquidation nearly impossible; second mortgage lenders (most of which are large banks) are not willing to offer proportionate relief, despite their subordinate lien status.
- Ironically, many borrowers continue to pay their second-lien lenders even as they are in default on their first mortgage, in order to maintain revolving lines of credit.
- The \$1.1 trillion of remaining "private-label" residential mortgage backed securities
 pose extraordinary additional problems by virtue of contractual documentation that
 never envisioned a housing price meltdown. Servicers are paralyzed by restrictive
 servicing contracts generally forbidding loan sales and limiting loan modifications. With
 shrinking margins and continued risks of litigation, servicers act only when forced to.

8

The Homeownership Protection Program: A Practical Solution that Works

Why will the Program succeed where other solutions have failed?

- The Program operates at at the local level to acquire underwater mortgages through eminent domain, which is a public – not a private – right.
- Mortgage Resolution Partners (MRP) acts as manager and forms partnerships with local governments to facilitate the eminent domain and mortgage restructuring process.
 - MRP coordinates with local officials to identify subject mortgages and refine program structure.
 - MRP and third-parties preliminarily screens for loans qualifying for modification and refinancing.
 - MRP earns a fair, flat and transparent per-loan fee for its services.
- Not all borrowers will qualify for Program. Only borrowers who appear likely to repay their loans will be accepted. The Program will initially acquire loans that are (i) significantly underwater and (ii) relatively current (not in default)—emphasizing loans held by private-label securitization trusts.
- Loans and liens will be acquired through eminent domain at fair value, which is expected to be less than the market value of the home.
- The Program will partner with institutional investors that fund the condemnation action in order to obtain access to attractively priced, GinnieMae-backed mortgage securities that will result from the restructuring and refinancing of the mortgages acquired under the Program. Investors will approve acquired mortgage pools and will earn all payments received on the acquired mortgages prior the re-securitization thereof.

The Program Begins Where it is Most Urgently Needed – The State of California

A \$5 billion, initial series to kickoff an up-to-\$500 billion, 3,000,000-home, multi-state effort.

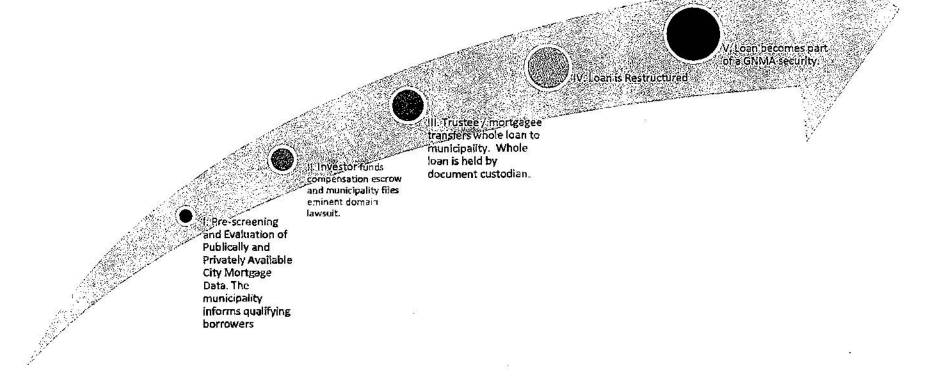
- California has one of the highest percentages and the highest dollar amount of at-risk loans. It is a natural and efficient first state for the program.
- California <u>legal precedent</u> and <u>political posture</u> favor the Program and constitute an ideal proving ground.
- Counties and cities should have the authority under California and Federal law to acquire by eminent domain residential mortgage loans secured by real property when the debtor and the secured property are within its jurisdiction.
- A consortium of the county and city governments in San Bernardino County, California (the largest county in the United States, outside of Alaska) is promulgating a "Joint Powers Authority" to undertake the first series of the Program together with MRP.
- The Program has obtained supporting legal opinions of national counsel specializing in constitutional law and financial regulation. At the California and local level, the Program relies on firms with expertise and experience in local eminent domain law and litigation. San Bernardino County has conducted its own legal review before proceeding with the Program.

In addition, Robert Hockett, Cornell University Law School Professor of Financial and Economic Law has authored a <u>memorandum of law and white paper</u> on the issue of public taking of mortgage loans and liens for the purposes of the Program.

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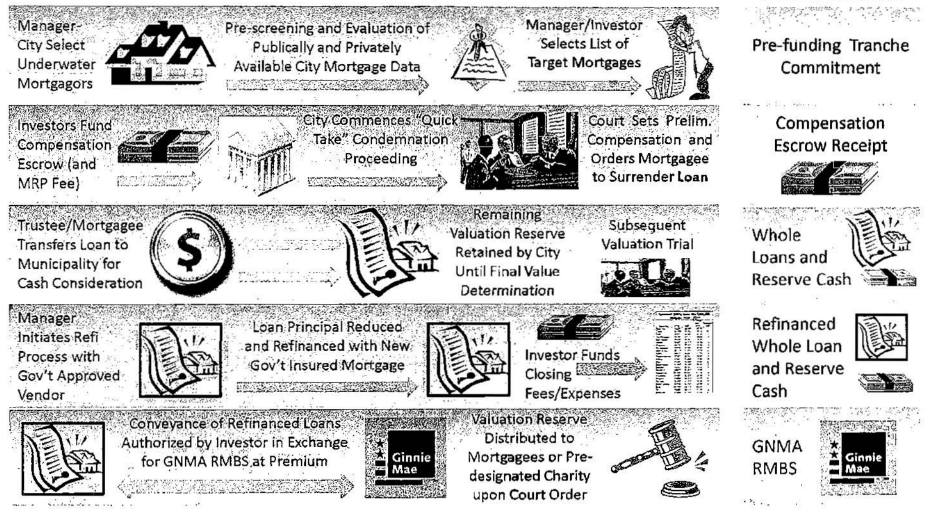
The Program's "Five Stages of Relief"

The Program's five stages for resolving underwater mortgages at the local level



A Step-by-Step Analysis of the Program's Operational Methodology

Transaction Activity



Investor Collateral

Mortgage Resolution

PARTNERS

Program Contacts

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Len Blum (Westwood Capital, LLC)

<u>Iblum@westwoodcapital.com</u> 917 699 3597 (m) 212 972 2455 (o)

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Exhibit D

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Richmond CARES

Community Action to Restore Equity and Stability

Saving Homes, Saving Cities Solving the Mortgage Crisis Locally

Mortgage Resolution PARTNERS

Summary

- An average foreclosure costs the local government \$19,277 (HUD)
- An average foreclosure costs adjacent neighbors \$14,531 (HUD)
- 1,468 first mortgages in Richmond are in Private Label Securities
- 734 of these will be foreclosed (Fannie Mae estimate)
- These foreclosures will cost Richmond \$25 million
- Reducing principal to below home values will stop foreclosures
- Richmond has the power to reduce principal
- No one else has any incentive to prevent foreclosures
- Mortgage Resolution Partners can help

The Cost of a Foreclosure*

- Lost Property Taxes
- Unpaid Utility Bills
- Property Upkeep
- Policing
- Legal costs, building inspections
- Demand for social services

Borrowers \$10,300**

Close Neighbors \$14,531***

Mortgage Resolution Partners LLC Pier 33 South Embarcadero, Suite 201| San Francisco, CA 94111 | 415.795.2032 *HUD Economic Impact Analysis of the FHA Refinance Program for Borrowers in Negative Equity Position **Household moving costs, legal fees and administrative charges 3 ***Negative impact on the property value of close neighbors

Richmond Foreclosures

Cost of Loren as a res

Housing	# of Units*	Private Label Mortgages	Future Foreclosures Of Private Label Mortgages**	Richmond	Adjacent Neighbors	
Owner- occupied	18,659	1,468	734	şid mañor.	\$1,: millean	
Renter- occupied	17,434					

**Fannie Mae Predicts that 50% of PLS Will Result in Foreclosures

Mortgage Resolution PARINERS

Problem → Mortgages Held In Private Label Securities

- 4.5 million loans placed in securities not guaranteed by U.S. Government
- Loans not eligible for 15 federal programs created since the housing crash
- Loans are much more likely to be underwater.
- Riskier loans created in 2004 to 2007 helped create housing boom
- Have not been originated since 2007
- Securities prohibit principal reduction

"If we are going to stabilize the housing market, we have to address" PLS loans. Federal Housing Finance Agency 2009

Result → Fannie Predicts that 50% of PLS Will Result in Foreclosures

Mortgage Resolution PARTNERS

The Solution - Principal Reduction

"Most economists see addeduction as central to preventing foreclosures." Alan Blinder, former Vice Chairman at the Federal Reserve (Oct. 20, 2011)

"Government should reduce montgage anaccess when it exceeds 110 percent of the home value." Martin S. Feldstein, former Chairman of the Council of Economic Advisers under President Reagan (Oct. 12, 2011)

"Surely there is a strong case for experimentation with provided adduction stategestical the local level" Lawrence Summers, former Treasury Secretary under President Clinton and former Economic Adviser under President Obama (Oct. 24, 2011)

Example: JP Morgan Chase and Bank of America and Provently reduce periodipal on option ARM portfolio loans in order to reduce defaults and losses

Principal reduction will prevent future defaults and foreclosures

Mortgage Resolution PARTNERS

Why Does Principal Reduction Help?

This is an illustrative example for the level of benefits that participating families may realize. Communities benefit from greatly reduced probability of foreclosure.

	Original Loan	Today	After Program
Home Value	\$400,000	\$200,000	\$200,000
Mortgage Balance	\$320,000	300,000	\$190,000
Home Equity	\$80,000	(\$100,000)	\$10,000
Loan to Value Ratio (LTV)	80%	150%	95%
Monthly Payment	\$1,798	\$1,798	\$907

Assumes a 6%, 30 year, fully amortizing mortgage is refinanced by a 4%, 30 year, fully amortizing mortgage. Some loan programs may also require insurance, which may add \$175 per to the After Program monthly payment.

Probability of Default Drops from ~80% to ~7.5% (FHA actuarial assumption, 95%LTV)

Mortgage Resolution

Method of PLS Principal Reduction → Communities Take Action

Securitization agreements and tax laws prohibit the sale of PLS mortgages except when the neuropanes are condensited

Local government, using their constitutional power of eminent domain, can purchase PLS mortgages when public purpose exists by paying fair value

Then local governments can reduce the principal parameter on the condemned PLS mortgages, thereby reducing underwater PLS in their community

Governments Can Use Eminent Domain To Avoid Unnecessary Foreclosures

Who Supports the Program?

Broad community-focused support for the program

- AFSCME
- Americans for Financial Reform
- Center for Popular Democracy
- National Community Reinvestment Coalition
- Federal Banking Regulators

Representing

- 1.6 million state and local government employees
- 600 local housing focused organizations
- 250 national, state and local groups working on financial industry reform

Program Addresses Concerns Of Local Homeowners And Community-focused Organizations

MRP is a Community Advisory Firm

MRP clients are state, county, and city governments that purchase underwater PLS mortgages and resolve them to the benefit of their communities. In order, MRP provides, under an advisory contract with the community, the following services:

- Identify and value PLS mortgages
- Educate the community
- Arrange acquisition financing
- • Advise community in filing eminent domain motion
 - Demonstrate the public purpose
 - Determine fair market value of mortgages
- Arrange servicing of acquired mortgages
- Arrange resolution of acquired mortgages

MRP Provides These Services No Cost To Cities or Homeowners

Communities That Have Engaged MRP

- El Monte, CA
- La Puente, CA
- San Joaquin, CA
- Orange Cove, CA

MRP is in active discussions with these communities and many more

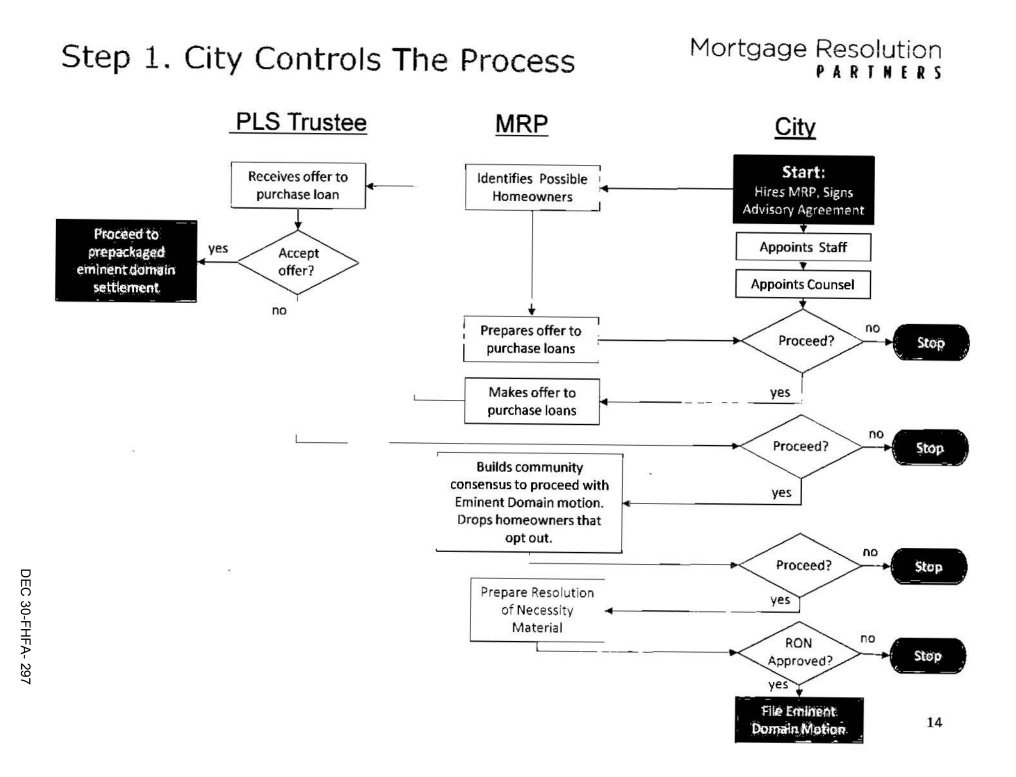
Mortgage Resolution PARTNERS

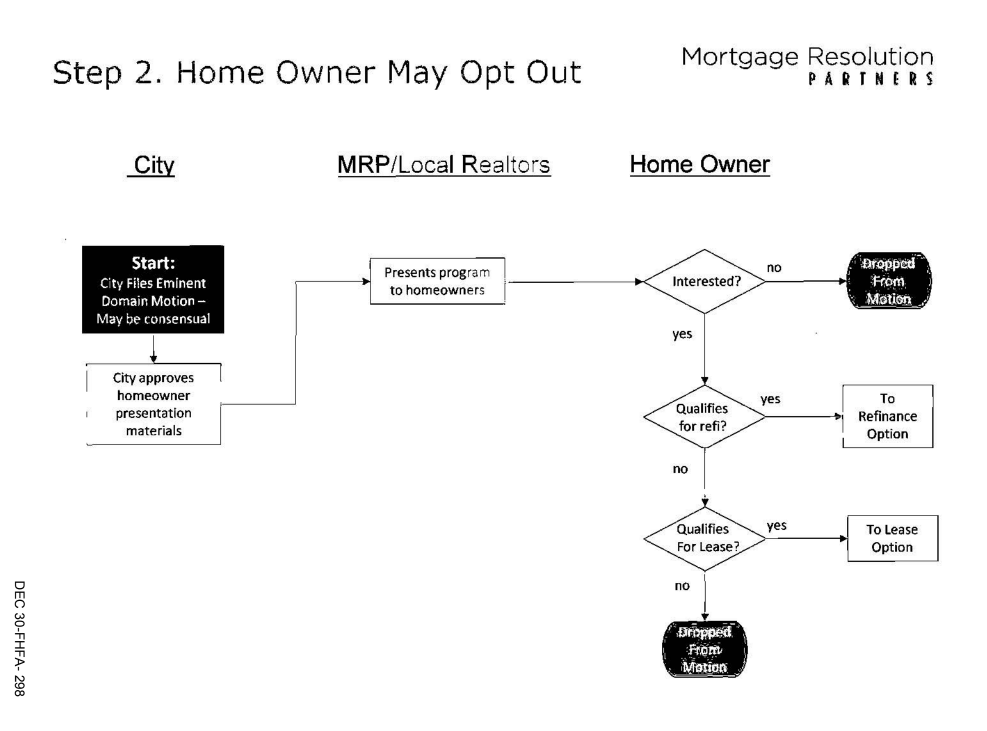
Next Steps

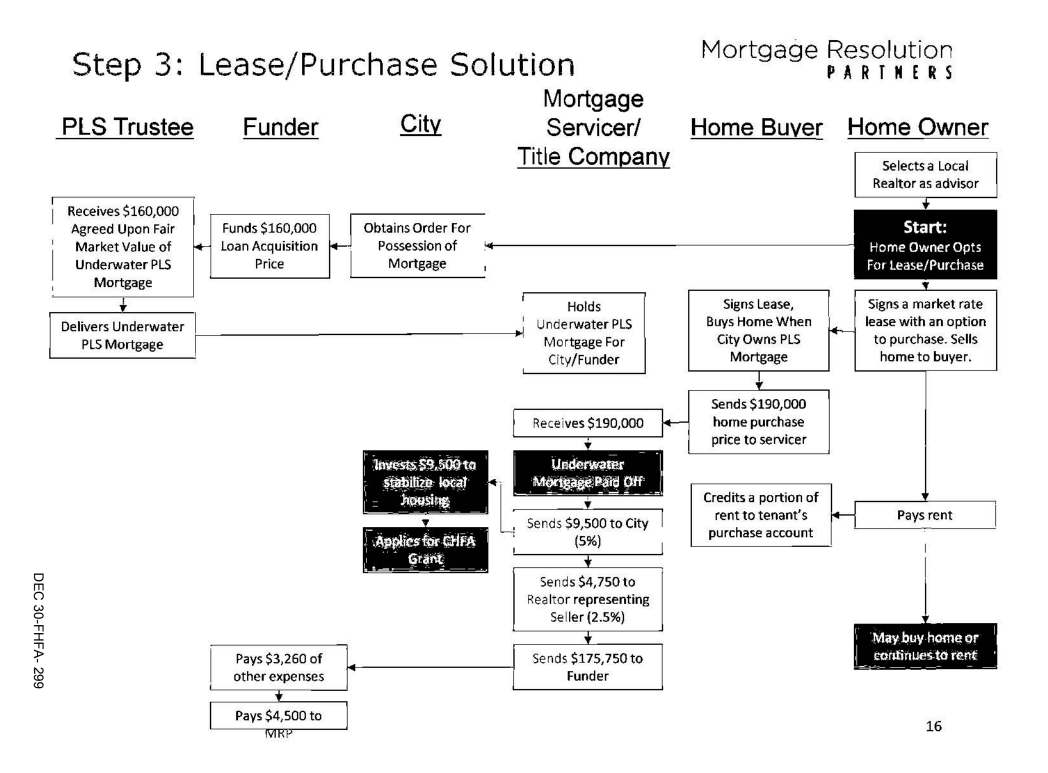
- 1. The City retains MRP at no cost per the terms of the MRP Advisory Agreement as modified by the City and agreed to by MRP.
- 2. The City is in control, at each step in the process the City has the option to terminate the Agreement and must approve the next step before it is taken.
- 3. The City does not pay any costs of the program.
- 4. Nothing in the Agreement obligates the City to file an eminent domain motion.

Key Steps To The MRP Process

- 1. The City hires MRP at no cost per the terms of the MRP Advisory Agreement as modified by the City and agreed to by MRP. At each step in the process the City has the option to terminate the Agreement and must approve the next step before it is taken. The City does not pay any costs of the program. Nothing in the Agreement obligates the City to file an eminent domain motion.
- 2. The City pre approves all communications with the homeowners and the community.
- 3. Before or after the City files an eminent domain motion the Homeowner may opt out of the program and their mortgage will be dropped from the motion before it is purchased.
- 4. Qualified homeowners who opt into the program may elect to refinance for less than the current value of their home.
- 5. Qualified homeowners who opt into the program may elect to sell their home in full satisfaction of their mortgage and lease back their home with an option to purchase it in the future.
- 6. Homeowners who opt into the program, but do not qualify for a refinance or a lease will be dropped from the eminent domain motion before their mortgage is purchased.

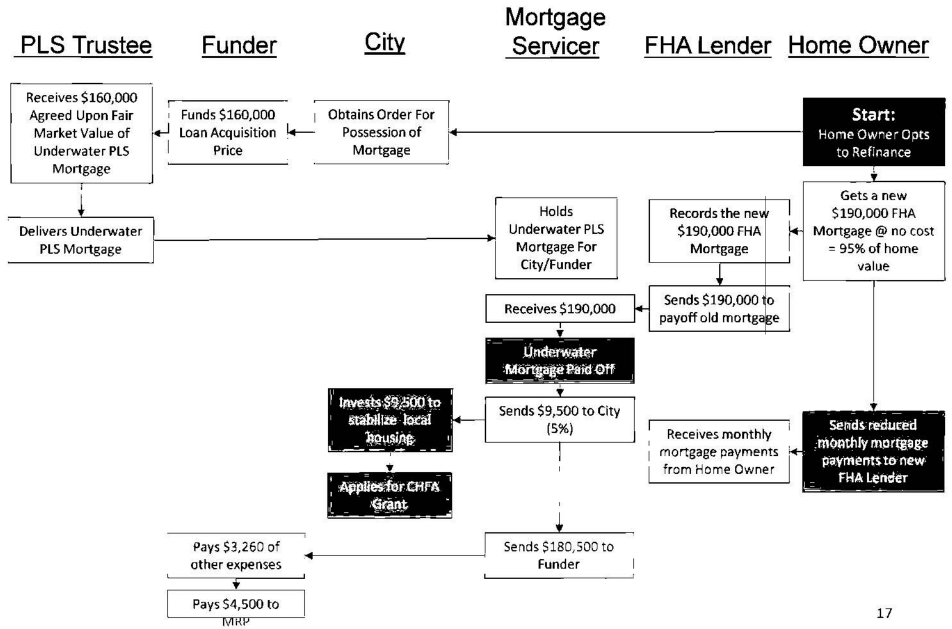






Step 3: Refinance Solution

Mortgage Resolution



DEC 30-FHFA- 300

Follow the Money

Mortgage Resolution PARTNERS

Sale and Leaseback Solution	Who Pays7	When?	Who is Paid?	Cash Flow	MRP Cash Balance	Funder Cash Balance
Legal Expenses	MRP	Before eminent domain motion is filed	Atty's selected by City	(300)	(300)	
50% of MRP Fee	Funder	Eminent domain motion filed	MRP	(2,250)	1,950	(2,250)
Legal Expenses	Funder	After eminent domain motion is filed, prior to possession being awarded	Atty's selected by City	(1,700)	250	
Fair Value Paid For Loan	Funder	Possession of mortgage awarded to city	PLS Trust	(160,000)		(162,250)
Real Estate Commission	Home Buyer	Home sold	Realtors selected by home owner	(4,750)		
Closing Costs	Home Buyer	Home sold	Vendors selected by home owner/realtor	(2,000)		
Home Sales Proceeds	Home Buyer	Home Sold	Funder	183,250		21,000
Community Housing Reserve	Funder	Home Sold	City	(9,500)		11,500
50% of MRP Fee	Funder	Home Sold	MRP	(2,250)	2,500	9,250
Investment Banking Fee	funder	Home Sold	MRP's investment bank	(560)		8,690
Reimbursement of MRP Advances	Funder	Home Sold	MRP	(2,000)	4,500	6,690

Refinance Solution	Who Pays?	When?	Who is Paid?	Cash Flow	MRP Cash Balance	Funder Cash Balance
Legal Expenses	MRP	Before eminent domain motion is filed	Atty's selected by City	(300)	(300)	
Homeowner Education	MRP	Before eminent domain motion is filed	Vendor approved by City	(300)	(600)	
50% of MRP Fee	Funder	Eminent domain motion filed	MRP	(2,250)	1,650	(2,250)
Legal Expenses	MRP	After eminent domain motion is filed, prior to possession being awarded	Atty's selected by City	(1,650)		
Homeowner Education	MRP	After eminent domain motion is filed, prior to possession being awarded	Vendor approved by City	(300)	(300)	
Fair Value Paid For Loan	Funder	Possession of mortgage awarded to city	PLSTrust	(160,000)		(162,250)
Mortgage Servicing	Funder	After possession of mortgage by city until resolution	Servicer of underwater mortgage	(100)		(162,350)
Refinance Proceeds	FHA Lender	Refinance Completed	Funder	190,000		27,650
Community Housing Reserve	Funder	Refinance Completed	City	(9,500)		18,150
50% of MRP Fee	Funder	Refinance Completed	MRP	(2,250)	1,950	15,900
Investment Banking Fee	Funder	Refinance Completed	MRP's investment bank	(560)		15,340
Reimbursement of MRP Advances	Funder	Refinance Completed	MRP	(2,550)	4,500	12,790

Exhibit E

ADVISORY SERVICES AGREEMENT

This Advisory Services Agreement ("Agreement") is entered into by and between Mortgage Resolution Partners LLC, a Delaware limited liability company ("MRP") and the City of Richmond, a municipal corporation and charter city (the "City") and is effective as of ______, 2013 (the "Effective Date").

RECITALS

A. MRP is a community advisory firm advising public agencies on ways to assist the agency in reducing the impact of the mortgage crisis with its communities including, if necessary, by acquiring mortgage loans through the use of eminent domain, in order to restructure or refinance the loans and thereby preserving home ownership, restoring homeowner equity and stabilizing the communities' housing market and economy by allowing many homeowners to remain in their homes.

B. America in general and the City in particular are each experiencing an historic home mortgage crisis and as a result of the home mortgage crisis, many homeowners in the City have lost significant portions of their disposable income, and some have been unable to make timely mortgage payments on their homes. This has resulted in unprecedented rates of default and foreclosure, loss of homeowner equity, loss of family wealth, and even loss of shelter for some families. The home mortgage crisis has resulted in other adverse impacts within the City such as job losses, reductions in income, consumer demand, and investment, a spiraling reduction in property values, a reduction in property and payroll tax revenues, vandalism, abandoned homes and a general decline in the economy and the quality of life for residents. Restructuring or refinancing mortgage loans will benefit the City's residents by preserving home ownership; restoring homeowner equity; and likely also increasing income, property values, consumer demand, investment, and property and payroll tax revenue.

C. The City is interested in retaining MRP to act as its advisor to assist the City in exploring potential solutions to the mortgage crisis; to assist the City by negotiating on the City's behalf with entities which will provide the necessary funding to the City in order to allow the City to acquire loans; and to assist the City in negotiating contracts with third parties including owners of loans, attorneys, lenders, data companies, other government agencies and others as necessary to implement a program or programs to benefit the City's residents.

NOW THEREFORE, in consideration of the foregoing, MRP and the City agree as follows:

1. PURPOSE. The purpose of this Agreement is to enable the City and MRP to work together to assess and implement a program or programs designed to ease the impacts of the mortgage crisis on the residents of the City.

2. SERVICES. MRP agrees to provide the following services ("Services"), and the City authorizes MRP to represent the City as described:

(a) to advise the City on various alternatives in order to provide assistance to its residents who are burdened with mortgage loans including assessing the possibility and benefits of the formation of a joint powers authority;

(b) to identify and negotiate with companies acceptable to the City, in City's sole and absolute discretion, to lend funds to the City on a fully secured, non-recourse basis if such funds are required in order to provide the necessary relief;

(c) to provide extensive legal research acquired by MRP on all aspects of the acquisition and refinancing of mortgage loans including each of the legal steps necessary to implement the necessary programs;

(d) to identify and negotiate with law firms acceptable to the City, in City's sole and absolute discretion, to work with the City to implement the programs which the City elects to implement;

(e) to negotiate with other local, state and federal governments and agencies as necessary to implement programs chosen by the City:

(f) to negotiate on behalf of the City with the holders of mortgage loans secured by property owned by residents of the City (and with trustees, servicers, investors and other parties having a relationship with the holders of the loans);

(g) to work with the City to identify mortgage loans to target based upon the City's criteria;

(h) to negotiate on behalf of the City with any other third party as necessary to implement programs which the City elects to implement; and

(i) to work with the City to establish education and communication programs to address residents' questions about a program or programs the City implements.

Provided, however, MRP shall not take action or implement programs or tasks set forth in subsection (b), (d), (e), (f) and (h) hereof without the express written consent of City in advance, which consent may be withheld in the City's sole and absolute discretion. Provided further, however, in no event shall MRP have the authority to enter into any contracts on behalf of the City.

3. COMPENSATION. As its sole and exclusive compensation for the performance of the Services (the "Advisory Fee"), MRP shall receive the sum of \$4,500 per loan for each loan ultimately acquired by the City or otherwise resolved in a manner which results in the restructuring or refinancing of a loan through a program implemented by the City. The Advisory Fee shall be paid only through the programs implemented by the City and shall not be paid directly by the City. City shall not be responsible for any cost or expense arising out of or related to this Agreement or any program or programs the City implements. 4. ASSIGNMENT. MRP shall not have the right to assign and/or delegate its duties hereunder without the prior written consent of City, which consent may be withheld in the City's sole and absolute discretion.

5. COOPERATION. Each party agrees to cooperate to carry out the purpose of this Agreement and to perform all acts and execute all documents reasonably required to institute the programs chosen by the City pursuant to the terms of this Agreement or as are or may become necessary or convenient to effectuate and carry out this Agreement.

6. RELATIONSHIP OF PARTIES. The relationship of MRP to the City shall at all times be that of an independent contractor. MRP expressly acknowledges and agrees that it does not have the authority to bind the City by contract or otherwise.

7. TERM. This Agreement shall be in effect for a period of one (1) year from the Effective Date and will be renewed automatically for successive terms of one (1) year each unless either party gives notice to the other at least sixty (60) days prior to the termination of any term. Upon any such termination, this Agreement shall be null and void and of no further force or effect, except as to those provisions which expressly survive the termination of the Agreement.

8. INDEMNITY,

(a) Except to the extent caused by the sole active negligence or willful misconduct of City, City and City's representatives shall not be liable for any liability, penalties, costs, losses, damages, expenses, causes of action, claims or judgments, including attorney's fees and other defense costs (collectively, "Claims"), resulting from injury to or death sustained by any person, or damage to property of any kind, or any other injury or damage whatsoever, which Claims arise out of or are in any way connected with this Agreement or any programs or tasks implemented pursuant to this Agreement.

(b) Except to the extent caused by the sole active negligence or willful misconduct of City, MRP shall indemnify, protect, defend and hold the City and its representatives, harmless of and from any and all Claims arising out of or in any way related to or resulting directly or indirectly from (i) this Agreement, (ii) the programs or tasks implemented pursuant to this Agreement, (iii) any failure to comply with any applicable law, and (iv) any default or breach by MRP in the performance of any obligation of MRP under this Agreement.

(c) The provisions of this Section 8 shall survive the expiration or sooner termination of this Agreement.

9. INSURANCE. Upon receiving approval from the City to take action or implement programs or tasks set forth in subsection (b) of Section 2, MRP, at its own cost and expense, shall provide and maintain insurance coverage as required in Exhibit A. "City of Richmond Insurance Requirements – Type II: Professional Services". MRP shall submit current certificates of insurance for the policies required in this Section 9 before taking action or implementing any programs or tasks set forth in subsections (b), (d), (e), (f) and (h) of Section 2.

10. GENERAL PROVISIONS.

(a) Execution. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original. A signature transmitted via scanning and emailing or facsimile shall have the same effect as an original signature.

(b) Modification of Agreement. This Agreement may be modified only by a writing signed by MRP and the City.

(c) Entire Agreement. This Agreement together with any Nondisclosure and/or Common Interest Agreements entered into between the parties either prior or subsequent to the Effective Date constitute the entire understanding and agreement between the parties concerning this subject matter.

(d) Severability. If a court of competent jurisdiction finds or rules that any provision of this Agreement is invalid, void, or unenforceable, the provisions of the Agreement not so adjudged shall remain in full force and effect. The invalidity in whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision of this Agreement.

(e) Governing Law. This Agreement is governed by and shall be interpreted according to the laws of the State of California. This Agreement is made in Contra Costa County, California, and any action relating to this Agreement shall be instituted and prosecuted in the courts of Contra Costa County, California.

(f) Waiver of Breach. No waiver of breach of any term or provision of this Agreement shall be construed to be, or shall be, a waiver of any other breach of this Agreement.

(g) Arms-Length Transaction. This Agreement is a product of arms-length negotiations and each party has had an opportunity to receive independent legal advice from attorneys of its own choosing. Thus, neither party can claim that any ambiguities in any term of this Agreement should be construed against any other party.

(h) No Third Party Beneficiarics. This Agreement will not confer any rights or remedies upon any person other than the parties hereto and their permitted successors and permitted assigns.

11. NOTICES. All notices under this Agreement shall be in writing and shall be transmitted by personal delivery or reputable overnight courier service such as FedEx to the parties at the following addresses:

#I-11.

MRP: Mortgage Resolution Partners, LLC 33 Pier South Embarcadero, Suite 201 San Francisco, CA 94111 Attn: CEO The City: 450 Civic Center Plaza Richmond, CA 94804 Attn: City Manager

With copy to:

450 Civic Center Plaza Richmond, CA 94804 Attn: City Attorney

Such notice shall be deemed given upon personal delivery to the appropriate address or on the next business day if sent by overnight courier service.

WHEREFORE, the parties indicate by their signatures below their entry into this legally-binding Agreement.

The City

	(signature)	(date)
Name (printed):	<u></u>	
Mailing address:	<u> </u>	
Telephone no.:		
E-mail address:		
Date of Signing:	<u></u>	
	Attest	
	City Clerk	
	Approved as to form:	
	City Attorney	

Mortgage Resolution Partners LLC

Representative:	, <u> </u>	
	(signature)	(date)
Name (printed):	Graham Williams	
Mailing address:	33 Pier South Embarcadero, Suite	201, San Francisco, CA 94111
Telephone no.:	415-795-2032	
E-mail address:	gwilliams@mortgageresolutionpar	tners.com
Date of Signing:		a

Exhibit F

ROLL CALL

Present: Councilmembers Beckles, Butt, Myrick, and Mayor McLaughlin. **Absent:** Councilmember Bates, Rogers, and Vice Mayor Boozé arrived after the City Council adjourned to Closed Session.

PUBLIC COMMENT

The deputy city clerk announced that the purpose of the Evening Open Session was for the City Council to hear public comments on the following items to be discussed in Closed Session:

<u>CITY COUNCIL</u>

CONFERENCE WITH LEGAL COUNSEL -ANTICIPATED LITIGATION (Initiation of litigation pursuant to Subdivision (c) of Government Code Section 54956.9):

One Case

There were no public speakers.

The Evening Open Session adjourned to Closed Session at 5:33 p.m. The Closed Session adjourned at 6:28 p.m.

The Regular Meeting of the Richmond City Council was called to order at 6:30 p.m. by Mayor McLaughlin who led the Pledge of Allegiance to the Flag.

ROLL CALL

Present: Councilmembers Bates, Beckles, Butt, Myrick, Rogers, and Mayor McLaughlin. **Absent:** Vice Mayor Boozć, was absent during Roll Call..

READING OF THE CODE OF ETHICS

Deputy City Clerk Ursula Deloa read the Code of Ethics.

STATEMENT OF CONFLICT OF INTEREST

None.

the Consent Calendar; continued Item I-10 to April 16, 2013; and withdrew Item J-1 from the agenda to be agendize on the April 16, 2013. City Council Agenda under Closed Session.

OPEN FORUM FOR PUBLIC COMMENT

Yolanda Jones expressed disappointment that her business was not included on the small business certified contractor's list.

Charlie Walker expressed disappointment that black contractors are not given the opportunities to work on projects in Richmond.

Antwon Cloird gave comments that another councilmember apologized for comments made by a councilmember. He stated that councilmembers must respect one another.

Henry Parker invited everyone to the Second Annual "Reach for the Stars" Full Inclusion Fashion Show and Showcase working with children on the Autism spectrum, being held April, 27, 2013, at Lavonya Dejean Middle School, 3400 Macdonald Avenue, from 5:30p.m. to 9:00 p.m. tickets are \$10.00.

Joseph Puleo gave comments regarding the behavior of Human Resources Director and Assistant City Manager Leslie Knight and the lack of discipline for her behavior due to double-standards.

Etta Jones expressed disappointment that Yolanda Jones Construction Company was omitted from the small business certified contractor's list. She encouraged the city council to make sure that it does not happen again.

Kathleen Wimer stated that those on the public payroll must act above not only impropriety but above the appearance of impropriety. Ms. Wimer stated that the City of Richmond cannot have a reputation as being corrupt for our own future together. Therefore, whatever discipline was imposed on Ms. Knight's employment has to correct and extinguish this appearing of impropriety without granting any preferential treatment.

Alpha Buie gave comments regarding the plight of young African Americans seeking employment specifically ex-offenders returning to the community. She stated that many African American contractors are excluded from lists to bid for funding for their programs. He encouraged the City Council to exam the issue so that residents in the area were able to enjoy the park also.

Stacie Plummer gave comments regarding the Richmond Charter. She stated that charter was created by the Richmond voters based on an unwavering foundation of public trust. Ms. Plummer stated that the charter starts with where the city manager must live, the prosecutorial duties of the city attorney, and entrust powers and duties of the City Council, and Personnel Board. She also stated that trust cannot be off-limits to the people. Ms. Plummer also stated that a debate regarding public trust began with City Manager Bill Lindsay's press release.

Jackie Thompson stated that permits for soccer were issued for certain sections of Booker T. Anderson Park; however, the entire park was being used for soccer. Ms. Thompson also stated that bullying can be physical, mental, and emotional. She encouraged the City Council to review the Personnel Rules. She also stated that department heads should establish employee anti-bullying training.

Wesley Ellis stated that Councilmember Beckles should not flatter herself by thinking she could hurt his feelings. He stated that the rift between he and Councilmember Beckles began when she told him that he did not have a clue about anything, and called his name out among all the citizens seated in the Council Chambers.

Stan Fleury thanked Mayor McLaughlin and Councilmember Beckles for having the courage to start a discussion among the leadership of the City of Richmond regarding current issues taking place within the City of Richmond. Mr. Fleury stated that it was with great peril that issues were brought fourth to the City Council, and he encouraged the City Council to help employees and continue to listen to what they have to say.

Niechelle Gordan stated that she was trying to acquire a new business license within the City of Richmond and left a message with the appropriate department; however, no one returned her call. Mr. Lindsay will follow-up with the department.

Lalo Herrera gave comments regarding Human Resources Director and Assistance City Manager Leslie Knight stating she was the worst offender of the City's policies and procedures. undermines the credibility of management and he hopes that issues are resolved in a fair and equitable manner that preserves the integrity of city government.

Raymond Dryer thanked the City Council for pulling the resolution regarding Human Resources Director and Assistance City Manager Leslie Knight and taking the issue to Closed Session to hear the report in its entirety. Mr. Dryer stated that as children you learn that taking something that does not belong to you was theft, and encouraged the City Council to following through with a proper decision.

Michael Beer stated that there will not be a Silly Parade this year and thanked the many organizations and individuals for past support.

Bea Roberson encouraged citizens to attend the Marine Clean Energy (MCE) Meeting, Monday, April 22, 2013, from 6:30 p.m. to 8:30 p.m. in the Multipurpose Room at Levone De Jean Middle School, 3400 Mac Donald Avenue; citizens will learn and be able to ask questions regarding their options when MCE rolls out its program.

Sam Casas encouraged the City Council to establish an ethics commission and also to demand a detailed budget to restore public trust.

Bishop Andre Jackson invited everyone to a public meeting with Senator Loni Hancock, Friday, April 5, 2013; 1:30 to 3:30 p.m. in the Richmond Council Chambers, regarding the findings of the Chevron fire.

Marilyn Langlois stated that according the investigative report summary released there has been a violation of public trust by Human Resources Director and Assistance City Manager Leslie Knight; a top leader that should be a role-model to all employees and should be held accountable. Ms. Langlois stated that since the information that was shared indicated a misuse of public funds, the public wants and needs to know what would be done about it. Ms. Langlois also stated that she supports the residents and city employees that are calling for honesty, integrity, and fairness.

Juan Reardon stated that Richmond residents pay taxes to pay salaries of city staff, and it was essential that residents could trust the people spending the money. Mr. Reardon stated that those that manage others should be held to the highest standards of accountability. Mr. Reardon also reminded everyone that when Mayor McLaughlin learned that an individual 30-FHFA- 313 in her office was embezzling funds, she immediately encouraged the Mr. Lindsay to following the example of Mayor McLaughlin and immediately stop tolerating fraud and remove those committing it.

Texanita Bluitt thanked the City Council for holding the joint meeting with the West Contra Costa County School Board and promoting renovations to the Kennedy Swim Center and schools throughout the City of Richmond. Ms. Bluitt stated that the community needs to work together to improve the quality of education for our children.

Rodney Ferguson stated that justice delayed was justice denied and that it was time for the City Council do the right thing. He encouraged the City Council to be an example to all people that were trying to get their lives together and if the City Council could not make the hard decisions, then it would be difficult for others to make the hard decisions.

Charles Smith started his address to the City Council by quoting from a speech by President Obama that stated "everyone plays by the same set of rules." Ms. Smith stated that everyone playing by the same rules was one of the most cherished values. Mr. Smith stated that he would suggest that if Mr. Lindsay does not believe that Human Resources Director and Assistant City Manager Leslie Knight has committed crimes that merit the termination of her contract, then he was ethnically challenged.

Mike Parker thanked Stacie Plummer for the courage to demand that the City live up to the standards of integrity that citizens want. He also stated that a city only works when the citizens have trust in city government and that public trust in the City of Richmond leadership must be restored. Mr. Parker also stated that the City of Richmond must find a way to make it clear that there would be zero tolerance for any managers of the City of Richmond who believes that they are above the rules.

<u>REPORT FROM THE CITY ATTORNEY OF</u> <u>FINAL DECISIONS MADE AND NON-</u> <u>CONFIDENTIAL DISCUSSIONS HELD DURING</u> <u>CLOSED SESSION</u>

City Attorney Bruce Reed Goodmiller stated that there were no reportable actions.

CITY COUNCIL CONSENT CALENDAR

On motion of Councilmember Rogers, seconded by Councilmember Beckles all items marked with an (*) were approved by the imanimous vote of the amount of 56,000, and approve an amendment to the Fiscal Year 2012/13 operating budget, increasing library fund revenue and expenditures in the amount of \$6,000, allowing these LSTA funds to be used to purchase literacy materials for the Literacy for Every Adult Program (LEAP).

*-Approved a contract with CPS HR Consulting to develop and administer promotional examinations for Fire Captain, Fire Engineer, and Fire Inspector 1 in an amount not to exceed \$55,000 and for a term of April 3, 2013, to June 30, 2015.

*-Adopted **Resolution No. 25-13** amending the City of Richmond's Position Classification Plan to add the new classification of Duplicating/Mail Specialist I/II and delete the classifications of Duplicating/Mail Assistant and Senior Duplicating/Mail Assistant.

The matter to introduce an ordinance for first reading establishing the wages, salary, and compensation for the new classification of Duplicating/Mail Specialist I (Salary Range No. 12: \$3,403 - \$4,137/month) and, the new classification of Duplicating/ Mail Specialist II (Salary Range No. 18: \$3,743 - \$4,551/month) was presented by City Manager Bill Lindsay. Diane Canepa gave comments. The matter was continued to April 16, 2013, to gather more information.

The matter to approve an amendment to the contract with Strongbuilt Construction Company for building repair work performed at 1350 Kelsey Street in the amount of \$5,912.77, increasing the total cost of the project to \$12,792.77, and extending the term through March 31, 2013, was presented by Project Manager Craig Murray. On motion of Vice Mayor Booze, seconded by Councilmember Myrick approved an amendment to the contract with Strongbuilt Construction Company by the following vote: Ayes: Councilmembers Bates, Butt, Myrick, Rogers, Vice Mayor Booze, and Mayor McLaughlin. Noes: None. Abstentions: None. Absent: Councilmember Beckles.

*-Approved an amendment to the lease of property located at 500 23rd Street (RichmondBUILD III), extending the term for the six months ending June 30, 2013, at a cost of \$5,000 per month, for a total lease payment of \$30,000.

*-Approved an amendment to the contract with The Glen Price Group to develop the Richmond Workforce Investment Board Strategic Plan for 2013-2017 and various grant applications by the accred upon

the matter to approve a one-year contract with Regina Almaguer, LLC for services as project manager of the Port of Richmond Public Art Project in an amount not to exceed \$33,750 was presented by Arts Director Michele Seville. Angel Perez, Bruce Beyaert, Tom Leatherman, and Fletcher Oakes gave comments. A motion was made by Councilmember Bates, seconded by Councilmember Beckles to approve a oneyear contract with Regina Almaguer, LLC for services as project manager of the Port of Richmond Public Art Project. A substitute motion was made by Councilmember Butt to direct the Port Department to contribute the entire cost of \$600,000 and contribute \$225,000 to the Arts Advisory Committee and another \$225,000 to finish the Bay Trail Project failed for lack of a second. The original motion passed by the following vote: Ayes: Councilmembers Bates, Beckles, Rogers, Vice Mayor Booze, and Mayor McLaughlin. Noes: Councilmember Butt. Abstentions: Councilmember Myrick. Absent: None.

The matter to approve the following reappointments to: Commission on Aging: Myrtle Braxton, incumbent, term expiring May 19, 2015; Delores Johnson, incumbent, term expiring May 19, 2015; Beverly Wallace, incumbent, term expiring May 19, 2014; Eli Williams, incumbent, term expiring May 19, 2014; Human Relations and Human Rights Commission: Betty Burrus-Wright, incumbent, term expiring March 30, 2016; Point Molate Citizen Advisory Committee: Charles Smith, incumbent, term expiring May 3, 2015; Recreation and Parks Commission: Pam Saucer-Bilbo, incumbent, term expiring October 26, 2015; Economic Development Commission: Qiana Riley, incumbent, term expiring March 30, 2016, was pulled for public comments by Jackie Thompson. Following public comment on motion of Vice Mayor Booze, seconded by Councilmember Bates approved the reappointments by the unanimous vote of the City Council.

*-Adopted Ordinance No. 4-13 establishing the wages, salary, and compensation for the new classification of Source Control Superintendent (Salary Range No. 064D: \$7,277 - \$8,829 month).

The matter to approve an Advisory Services Agreement with Mortgage Resolution Partners, LLC to assist the City of Richmond in reducing the impact of the mortgage crisis, by advising on the acquisition of mortgage loans through the use of eminent domain, in order to restructure or refinance the loans and thereby preserving home ownership, restoring homeowner equity and stabilizing the communities' housing market and economy by allowing many homeowners to remain

Butt left the meeting at 11:13 p.m. Leland Unan and Melvin Willis gave comments. A motion was made by Councilmember Beckles, seconded by Councilmember Myrick to approve an Advisory Services Agreement with Mortgage Resolution Partners, LLC. Councilmember Myrick requested a report back from staff regarding loan criteria and specifics. A substitute motion was made by Vice Mayor Booze, seconded by Councilmember Bates to hold the item over for 30 days to gather more information. Following discussion, Councilmember Bates withdrew his second. The original motion to approve an Advisory Services Agreement with Mortgage Resolution Partners, LLC passed by the following vote: Ayes: Councilmembers Bates, Beckles, Myrick, Rogers, Vice Mayor Booze, and Mayor McLaughlin. Noes: None. Abstentions: None. Absent: Councilmember Butt.

RESOLUTIONS

Withdrew from the agenda the matter to adopt a resolution calling for restoration of public trust through the removal of an executive City employee from current position.

The matter to adopt a resolution in support of AB 218 (Dickinson) to expand the "Ban the Box" policy to state employment to eliminate the inquiry about criminal history on any initial employment application was presented by Councilmember Beckles and Mayor McLaughlin. Jackie Thompson, Marilyn Langlois, and Eduardo Martinez gave comments. On motion of Councilmember Beckles, seconded by Councilmember Myrick adopted **Resolution No. 26-13** by the unanimous vote of the City Council.

COUNCIL AS A WHOLE

The matter to review the proposed Term Sheet for post-collection services as negotiated between RecycleMore and Republic Services and authorize an agreement based on this Term Sheet and review the proposed solid waste collection services based on the Term Sheet, and other possible modifications to collection services, and authorize staff to develop a proposed agreement with Republic Services regarding these service modifications for subsequent Council approval was presented by Sustainability Associate Jennifer Ly and Rob Hilton, from HF&H Consultants. A motion was made by Vice Mayor Booze, seconded by Councilmember Myrick to review the proposed Term Sheet for post-collection services as negotiated between RecycleMore and Republic Services and authorize an agreement based on this Term Sheet and review the DEC 30-FHFA- 317 proposed solid waste collection services based on the

to negotiate the best deals for the citizens for Kichmond as details are worked out. The friendly amendment was accepted. Councilmember Bates requested that staff prepare an analysis of the benefits of keeping the JPA. The motion including the friendly amendment was approved by the unanimous vote o the City Council.

The matter to discuss and give direction to staff regarding the Code Enforcement Department's use of contractors outside the City of Richmond for Code Enforcement demolitions was presented by Vice Mayor Boozé and Code Enforcement Manager Tim Higarres. This item was referred to the Public Safety Committee, and Vice Mayor Boozé also requested that a staff form a committee in addition to the Public Safety Committee specifically to discuss the issue.

The matter to consider directing the city manager to prepare a plan to publicize and to assist residents to take advantage of programs for free or reduced cost access to the Internet, including seeking out grants was presented by Councilmember Rogers and Mayor McLaughlin. Councilmember Bates suggested that staff outreach to the Richmond Neighborhood Councils to inform citizens. Jackie Thompson and Ken Maxey gave comments. On motion of Councilmember Rogers, seconded by Mayor McLaughlin directed the city manager to prepare a plan to publicize and to assist residents to take advantage of programs for free or reduced cost access to the Internet, including seeking out grants by the unanimous vote of the City Council.

The matter to receive a report from staff on the status of proposed solar powered streetlights along Richmond Parkway was presented Councilmember Beckles. City Manager Bill Lindsay gave an oral report. Councilmember Beckles directed staff to submit a feasibility study of solar powered streetlights. Vice Mayor Booze stated that the installation of lighting on the Richmond Parkway was currently underway. Sims Thompson gave comments.

<u>REPORTS OF OFFICERS: STANDING</u> <u>COMMITTEE REPORTS. REFERRALS TO</u> <u>STAFF, AND GENERAL REPORTS (INCLUDING</u> <u>AB 1234 REPORTS)</u>

Councilmember Bate announced that Richmond citizen Myrtle Hunt passed and requested that Mayor McLaughlin adjourn the meeting in honor of her memory. adjourned at 11:31 p.m. in memory of Richmond resident Myrtle Hunt, to meet again on Tuesday, April 16, 2013, at 6:30 p.m.

City Clerk

(SEAL)

Approved:

Mayor

Exhibit G

*

latimes.com/business/money/la-fi-mo-richmond-eminent-domain-20130730,0,7196420.story

latimes.com

Richmond adopts eminent domain mortgage plan

By Alejandro Lazo

10:46 AM PDT, July 30, 2013

Richmond is adopting a plan to take over underwater mortgages that would invoke the advertisement city's eminent domain powers if necessary.

The city will be the first in the nation to formally adopt the novel but controversial plan that was rejected by San Bernardino County and two of its cities earlier this year.

The city said it will buy home mortgages from financial institutions, write down those loans and refinance homeowners in the properties into new loans. If financial institutions do not cooperate, the city will seize the loans using eminent domain, Richmond Mayor Gayle McLaughlin said.

PHOTOS: SoCal's most affordable ZIP Codes for home buyers

"This is a tool to get the job done," McLaughlin said. "The housing crisis is still ongoing."

The city on Tuesday sent notice to the holders of more than 620 underwater mortgages for homes in the city, asking these servicers and trustees to sell the city these loans. The city sent letters to 32 entities. The city plans further such actions in the future, officials said in a conference call with reporters Tuesday.

Eminent domain is usually used to seize land — not loans — to serve the public good, as when local governments seize blighted properties. The Richmond plan would be the first widespread attempt at using eminent domain to seize residential mortgages.

The city will team up with the San Francisco firm Mortgage Resolution Partners, which last year pitched the plan to San Bernardino and two of its cities. Fontana and Ontario. That county and the two cities formed a Joint Powers Authority to consider the eminent domain idea but then shelved it after Wall Street groups voiced sizable opposition and little public support was heard. The county and the two cities were the first communities to consider the plan.

The Securities Industry and Financial Markets Association of New York has been a hefty opponent of the eminent domain plan, with its managing director appearing before a number of municipal meetings to speak against it. On Tuesday, the group reaffirmed its disapproval in a brief email to The Times.

McLaughlin, the Richmond mayor, said on Tuesday that city officials had spoken to members of the group but remained resolute to move forward despite their opposition.

"We are just not going to back down; we really feel it is the responsibility of the servicers and the banks to fix this, and they haven't, so we are taking this into our own hands," she said. "It is our community that is at stake here."

Mortgage Resolution Partners will provide the funding for Richmond to purchase the loans and also finance any litigation.

ALSO:

Southland home prices soar 28.3% in June

Pending home sales fall in June, Realtor group says

San Bernardino abandons eminent domain mortgage plan

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Exhibit H

Mortgage Resolution PARTNERS

FREQUENTLY ASKED QUESTIONS	

TABLE OF CONTENTS

SECTION ONE: LEGAL	2
SECTION TWO: FAIRNESS	5
SECTION THREE: BUSINESS	6
SECTION FOUR: ECONOMICS	9
SECTION FIVE: GOVERNMENT	10
SECTION SIX: ORGANIZATION/FOUNDERS	



1. Doesn't eminent domain only apply to real estate? No. The power of eminent domain applies to every kind of property, including real estate (like land), tangible personal property (like goods), and intangible personal property (like loans).

2. Can the government condemn property by eminent domain and transfer it to a private person to use to earn a profit? Yes, in California and many other states, as long as the government finds that the private use may serve a public interest. Governments do so all the time, selling condemned property to developers who profit from building offices, shopping malls, or housing. In fact, in limited cases a government can even authorize private parties to directly exercise eminent domain to acquire property for their business use without any government involvement at all.

3. Are borrowers morally and legally obligated to pay the entire balance of their purchase money mortgage? No, particularly in California. Reckless lending standards in the past have caused real estate bubbles and crashes resulting in defaults that have harmed homeowners, destroyed the local economy and overwhelmed the state judicial system. As a consequence, California has deliberately allocated purchase money mortgage loan risk to the lender by enacting laws that allow a borrower to walk away from a purchase money home loan and effectively limit the lender's remedy to foreclosing on the home. This is a fundamental public policy in California and a fundamental part of the homeowner's bargain in taking out a purchase money home loan. Lenders are fully aware of their share of the risk of making a purchase money home loan in California.

4. Can the government acquire performing loans, or only defaulted loans? As long as it is acting to further a public purpose, a government can acquire any kind of loan including performing, delinquent or defaulted loans. A government can purchase underwater performing loans to further a number of purposes -- negative equity is the single greatest predictor of future default, and it creates harm even absent default (including reduced homeowner investment in property maintenance and dislocation in the local property sales market because of restrictions on short sales).

5. What makes you trust the legal advice you have received? Mortgage Resolution Partners (MRP) has received the advice of counsel with national or statewide reputations for excellence and expertise in litigation, eminent domain law and constitutional law. Both clients and other lawyers regularly select the same counsel to handle cases raising eminent domain, constitutional and public policy issues, and we have great confidence in their advice. Ultimately, each city will rely on its own legal review before proceeding with eminent domain actions.

6. What rights will the homeowners have when you provide notice? Homeowners will have the same rights and the same obligations that they have now under their loan agreements. This program simply changes the owner of their loan, not the terms of the loan. But more importantly, they will gain an opportunity -- the opportunity to work with a new loan holder that is not bound by the limitations of any securitization contract and lacks the conflicts of interest that current loan servicers have. Also, current plans provide for the homeowners to opt in to the MRP program on a

Morrgage Resolution Partners 11.0

voluntary basis.

7. What rights will the loan owners have? The trusts that currently hold the mortgage loans will have the right to receive the fair market value of the loans. This includes the right to a trial to determine the fair value of the loans if the trusts disagree with our valuation.

8. What about second mortgage holders? We expect to negotiate directly with holders of second loans, or use eminent domain to acquire those loans, in order to comprehensively deal with the homeowner's total mortgage debt. If a second loan has significant value because it is full recourse it may be necessary to acquire only the mortgage lien or a lesser interest in the loan. Unlike existing lenders, we will be able to deal with all loans encumbering a property comprehensively at the fair value of each.

9. Why do you need eminent domain? Why don't you just buy loans in the market? Private securitization trusts hold approximately \$1.4 trillion of loans; we could offer to buy their underwater loans, but their trust agreements forbid them to voluntarily sell the loans. Eminent domain allows us to purchase those loans as well as related second mortgage loans if the holders of the seconds are also unable (or unwilling) to sell. Eminent domain is a way to successfully consolidate ownership of a homeowner's mortgage loans in the hands of someone with the economic incentive and freedom to modify or otherwise resolve the loans.

10. How do you plan to address the legal backlash that could occur? California has a well defined judicial process for adjudicating eminent domain actions and gives them priority in court. Loan owners (or Servicers on their behalf) might litigate the right to purchase the loans and the amount of compensation due. We are confident that the communities have the authority to purchase the 'oans, and we will provide resources to defend against any legal challenge to that right. We will stand willing to negotiate over price with the goal of reaching agreement on fair value. Absent agreement, there will be a final jury determination of fair value in the condemnation action.

11. Isn't there a legal step where judges must agree to the eminent domain plea? What if they don't? As long as the community has the authority, as confirmed by the court, to purchase the loan and pays fair value, the court must permit the acquisition. There is a process under which the community may request the court's permission to purchase the loan first and finally determine fair value later (a "quick take"). We expect that the quick take will be a necessary component of the plan.

12. Who really owns the loans? Securitization trusts typically hold the first mortgage loans that will be purchased by eminent domain. A variety of investors including hedge funds and mutual funds own interests in the trusts and thus the ultimate right to payments for the loans. Third party banks service the loans, and third party trustees monitor the servicers. Banks typically hold for their own account the second mortgage loans.

13. Who goes to court? Assuming the purchase requires court action, the communities will go to court, as will the securitization trust and holder of the second mortgage loan.

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14. What happens if they question your valuation of the loan? The trust or bank may seek a higher valuation in the legal proceeding. They and we will provide evidence of value; initially the judge, and ultimately the jury, will determine fair value.

15. How will you deal with missing notes, incomplete records in MERS, and similar mistakes that create havoc in the foreclosure process? Many loan originators and servicers lost important documents or failed to record transfers in their haste to securitize and re-securitize oans. Borrowers rarely deny that they owe their debts; they just need to be sure that they pay the right person, and courts need to be sure that anyone who tries to foreclose actually has the right to do so. Eminent domain resolves these issues. It transfers complete ownership of the loan to the city, regardless of missing paperwork. Anyone who claims to own the loan can prove it in the action and receive the proceeds. Eminent domain settles once and for all who owns the loan (the city) and who has the right to receive payment. Clearing up the paperwork disaster is not a purpose of our program, but it is a fortunate side benefit.



1. Is your program a giveaway to the undeserving who borrowed more than they should have to purchase houses they never should have owned? No. Everyone in California has the opportunity to purchase a home by borrowing from a lender who is willing to take a loss if home prices decline by more than the homeowner's down payment (see Legal FAQ 3 above). The lender willingly takes the risk when making the loan, and the fair market value of the loan reflects that risk. By purchasing the loan at fair value, we give the lender the benefit of its bargain. By doing an economically rational modification or other resolution with the homeowner, we respect the homeowner's benefit of his or her bargain.

2. Regardless of the legal niceties, is it just wrong and a moral hazard to let these homeowners stay in their homes? No. We protect our neighbors' homes, even allowing them to keep the equity in their homes while canceling their debts in bankruptcy, because it is the right thing for them and the right thing for us. We do not put our neighbors into debtor's prison, or make them homeless unnecessarily. America is facing an economic crisis and the solution requires practical action that keeps people in their homes. We are all in this together, for our neighborhoods, our states and our nation. The real moral hazard is that the system is forcing homeowners to default in order to achieve rational solutions.

3. Won't those who don't qualify think this is unfair? As with many societal issues that have challenged us in the past, solutions do not always provide a direct benefit to everyone. In this case, success will benefit even those who do not qualify by stabilizing home values, restoring neighborhoods and promoting the local economy. Together with the state and the participating communities we will actively address public concerns and educate the public on the benefits to all of stemming the default crisis.

SECTION THREE: BUSINESS

1. What is the fair market value of a loan, and how will you determine it? Fair market value is the price that a willing buyer would pay a willing seller, neither under any compulsion to transact. Similar sales of troubled loans in the secondary market exist and are good evidence of fair value. These sales occur at a significant discount to the fair value of the home because of the foreclosure discount -- the market's recognition of the cost in time, money and effort to foreclose on the homeowner and thereafter to maintain and sell the property. We will use these market data points and supplemental methods including discounted cash flow modeling.

2. How will MRP make money? MRP will partner with communities to purchase all loans (or interests in seconds) encumbering a property through eminent domain at fair value, which will be significantly less than the fair value of the home. We will then proactively work with borrowers to modify or refinance the loans, or possibly take other action (such as a deed in lieu of foreclosure and rent-back or a short sale). Current plans provide for MRP to charge a simple, fair, and transparent flat fee (paid for by investors) for its services.

3. Why hasn't anyone else tried this, or have they? Governments have used eminent domain in the past to address housing dislocations. For example, Hawaii used a statewide program of eminent domain to purchase homes from landlords to sell to tenants when concentrated land ownership had made it difficult for people to buy their own homes. Some have advocated using eminent domain to purchase mortgage loans in the current crisis, including people in the home building, government and academic communities. MRP has simply taken up the idea and run with it because we believe that it is a positive solution to this crisis, particularly for securitized mortgage loans.

4. What other solutions are being offered? Are they working? What makes this proposal any better? There are a number of government programs designed to encourage loan modifications. However, these apparently do not provide sufficient incentives for securitized loan servicers who bear the cost and the risk of modifying a loan, with the trust investors reaping the benefits of a successful modification. Moreover, the existing programs do not adequately deal with conflicts of interest among servicers, securitization trust investors, and second mortgage holders. As a result, few modifications have occurred, and most have been unsuccessful, particularly for securitized loans. Our proposal is better because we will cause the purchase of all loans encumbering a home, with the freedom to effect any modification, including write-downs.

5. How does this affect the borrower's credit? The effect on a borrower's credit will depend upon the resolution of the mortgage loan that he or she agrees to. We expect that the effect will be no worse than it would be without eminent domain and will be better for the borrower if MRP is able to affect a refinancing or a modification that the existing servicer would not have permitted.

6. How will this help home values, or will it? We expect that the program will stabilize home prices by reducing defaults and the resulting forced sales of homes and by reducing the overhang of future expected foreclosures.

7. Do you really believe this is going to work? Yes, so much so that we have personally risked our time, our money and our reputations to get this program up and running.

8. Why California? California has one of the highest percentages of at-risk loans and the highest dollar amount of at-risk loans of any state. It is a natura and efficient first state for the program. We expect to expand the program to other states once it is up and running.

9. How will you choose the mortgages? We will partner with committed local governments that have a sufficient volume of at-risk 'oans to allow us to make significant investments and make a meaningful difference to the community. The local government offices will help to identify which areas we assist, and each potential mortgage will then go through the regular underwriting and eligibility process.

10. What are your plans after the California pilot? Other cities? Other states? We plan to expand beyond the pilot, both in California and in other states. There is much opportunity both instate and out-of-state to build on the program's potential value.

11. How many borrowers have second mortgages (like HELOCs), and how will you handle them? We expect that a significant percentage of borrowers will have second mortgages. We expect to reduce or eliminate the balance of the homeowner's second mortgage loan at the same time as the first, either in a voluntary transaction with the holder of the second or (if necessary) by purchasing it through eminent domain.

12. What reactions do you expect from the major bank servicers? We expect the servicers to initially oppose the program. However, we hope that they will come to recognize that the program is the best way to resolve the troubled loans in the securitization trusts for the benefit of all parties involved in the trust, including the trust investors, the trustee, and the servicer.

13. Who will underwrite the new loans -- MRP, third parties, or both? Both. MRP will determine the underwriting criteria for selecting loans based on the requirements of third party lenders, Fannie Mae, Freddie Mac, the FHA, and other parties who will ultimately acquire, refinance or guarantee the loans. We expect to work with third party mortgage professionals in each participating community to underwrite the new loans. This will bring local expertise to the underwriting process and support to the local economy.

14. Won't you have to lend to unqualified borrowers in order to keep people in their homes? How will you manage credit risk? We will not refinance or modify loans for borrowers who do not qualify. We will manage credit risk through underwriting to the requirements of third party lenders and guarantors, who will provide the ultimate take-out for the loans. We may offer other resolutions for homeowners who no longer qualify for loans, such as expedited consideration of proposed short sales and accepting a deed in Leu of foreclosure and potentially renting the home back to them (via an appropriate partner). In addition, a portion of the returns will be dedicated to communities, which may use the funct to finance community housing or other needs.

15. How will you deal with competition from the major banks once you announce your program? We believe that city and state governments may be unwilling to work with major banks or other potential competitors because of their or their affiliates' roles in creating or prolonging the mortgage crisis. Other companies could in time create similar mortgage resolution businesses. However, the inventory of distressed mortgage loans is unfortunately so great and so widespread that there is room and need for other companies to operate in the space without adversely affecting our business model.

16. Will you partner with existing lenders? Why or why not? We expect to work with selected existing lenders as well as independent real estate professionals to refinance the homeowner's loans.

17. What criteria will you use to select loans to acquire? We will work with each government agency to determine the criteria that best meet the community's needs – with the goal of keeping homeowners in their homes. We expect initially to acquire loans that are significantly underwater, but which are current (not in default). Subsequently, we may expand the program to acquire loans that are in default, but where the homeowner can afford a refinanced loan with a reduced principal amount.

18. If you are successful in modifying loans and reducing principal, won't the homeowner be taxed on the reduction? Through 2012, both federal and California laws forgive the tax for debt used to purchase or improve the home. If the borrower used the proceeds for other purposes, like buying a boat, then the reduction may be taxable. Even after 2012, debt forgiveness generally may not be taxable to the extent the borrower's total debt exceeded total assets, which we expect will be the case for many homeowner participants. The program will be voluntary for homeowners, so they will determine whether to participate based on their own circumstances, including their own tax position. MRP will not provide tax advice, and will urge potential participants to seek such advice.

19. How long will this take? We expect a period of 4 to 12 months from the beginning of the borrowers' opt-in period until completion of loan refinancing.

20. We've seen what outsourcing did to loan modification programs with the big banks. If you are going to outsource, how can you ensure quality? Many of the problems with outsourcing have come from conflicts of interest that the large bank servicers have. They bear the high costs of servicing troubled loans and negotiating modifications, but they do not get the benefits of a successful modification. This has led them to outsource to firms that will foreclose as quickly and cheaply as possible. We intend that our program's investors will acquire all of a homeowner's mortgage loans and bear the risk and returns of restructuring the loans, so our program will not have this conflict of interest. We will closely monitor all service providers because it is in our interest for them to do their jobs right.

SECTION FOUR: ECONOMICS

1. How can the loan purchasers earn a profit if they pay fair value for a loan – and won't the trusts have a free look back to demand more compensation in court? MRP and the loan purchasers can pay fair value and still earn a profit because they will take the risks and earn the returns of acquiring underwater loans and then refinancing them. Many investment funds purchase distressed whole loans from bank portfolios in consensual transactions and then profit by working them out; we expect our loan purchasers to pay the same price that they do. We will seek to provide appropriate reserves for look back risk based on the court's ultimate determination.

2. How will MRP make money? MRP intends to earn fees that are simple and transparent based in part on its success in obtaining control over and medifying or otherwise resolving the loans.

3. Will you share profits with the communities? We expect to contribute to the communities (or not-for-profit organizations) a fixed amount per loan acquired, which may support community housing needs.

4. How have you structured this to create the various profit margins you will need?
 Who pays for the legal fees? The structure of the loan acquisitions and the expected loan resolutions will create the necessary profit margins to pay for program costs, including funding costs and legal fees.

SECTION FIVE: GOVERNMENT

1. Eminent domain is already so controversial. Are you concerned about how this will be **perceived?** Eminent domain is controversial when it displaces homeowners to help unrelated investors. The program will use eminent domain to help homeowners, and we expect it to show that local governments are part of the solution, not part of the problem.

2. What about the bigger picture? Isn't this going one step further to disempower private businesses and empower the government? No. Eminert domain is an inherent power of American governments, one that they have used throughout our nation's history. It is such a fundamental part of government that the US Constitution expressly permits it, as long as the government has a public purpose and pays fair value for the property. Moreover, the government entities will not enter the mortgage loan business or displace any mortgage companies.

3. Is there an ulterior political motive here? No. Eminent domain is a governmental action to achieve governmental objectives, and the objectives are clear -- to reduce the harm that the residential home loan crisis is causing our communities, to stabilize neighborhoods, and to support local economic activity.

4. I read something in the WSJ about a program that President Obama was considering. Is this it? No. Our program is a local one controlled by local city and county governments, supported by private investment funds.

5. How will this affect property taxes? By resolving underwater loans more efficiently with fewer foreclosure sales, we expect the program to stabilize the property tax base and to help collect delinquent property taxes.

6. If this is such a good solution, why didn't the government do this instead of the bank bailouts? Our program addresses a different problem and offers a different solution. The federal government acted to prevent a national financial comapse; that problem required a national solution at a scale that only the federal government could provide. The residential mortgage loan crisis affects individual communities differently and requires a local solution. We can implement the solution on a local scale, funded with private capital.

7. Will participating cities be blackballed? We regard it as unlikely that lending institutions would "redline" or "blackball" a city for exercising a sovereign right. Banks are in the business of making interest margin, and we believe that they will seek to do so wherever the opportunity arises. Punishing communities is not good for business. Also, there are legal strictures that may prevent such retaliation (such as the Community Reinvestment Act).

8. How have you planned to budget for all of the legal costs that will come out of this? Especially for the participating municipalities, how will you put their fears at rest regarding this? We have budgeted for extensive legal fees. MRP's financial model provides that 83

funding sources and the margins from the loan acquisitions and refinancings will directly pay all legal costs of condemnation and valuation actions.

9. What liability do the participating municipalities have? The participating governments or joint powers authorities will be liable to pay the fair value of the loans as well as certain legal costs and fees. MRP and its funding sources will pay for these costs as described in the answer to FAQ 8.

SECTION SIX: ORGANIZATION/FOUNDERS

1. Who is MRP? MRP is the manager of this resolution program. It will obtain the funding to pay for the acquired loans, and it will manage the process of resolving the loans.

2. Where will your corporate offices and operations be based? MRP's offices and operations are based in San Francisco. As we implement the program we will work with the independent real estate service community in each participating community, which should contribute to the local economy. MRP may open additional offices in other cities and states as the program expands.

3. Who is Gordian Sword and what role does it play? Gordian Sword is the company that the program's founders set up to help create the program and to manage Mortgage Resolution Partners.

4. Why LLCs? Limited liability companies are a typical form of organization for investment and investment management businesses. They operate with the flexibility of partnerships while providing all investors with limited liability like shareholders in a corporation.