

CTS NEED ORIGINAL

FILED
U.S. DISTRICT COURT
NORTHERN DIST. OF TX
FT. WORTH DIVISION

2010 MAY 28 PM 1:04

U.S. DISTRICT COURT
NORTHERN DIST. OF TX
FT. WORTH DIVISION
[Signature]

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION

JAMES MICHAEL TESI, §
§
Demandant, §
§
v. §
§
CHASE HOME FINANCE, LLC, §
JPMORGAN CHASE & CO., JAMES §
(JAMIE) DIMON CEO, et al. and §
TERRY ROSS, Substitute Trustee, §
et al., §
§
Respondents. §

CIVIL ACTION NO.4:10-cv-00272 -4

JOINT STATUS REPORT AND PROPOSED DISCOVERY PLAN

To the United States District Court , Northern District Of Texas:

The use of state and federal statutes, codes, rules, regulations or any court citations within any document submitted to any court, including this court, at any time, is only to notice My servants in that court, that which is applicable to them and is not intended, not shall it be construed, to mean that the I have conferred, submitted to, or entered into any jurisdiction alluded to thereby.

This Court and all officers of this court have no right to presume anything about Me, the Demandant, except that I am a sovereign living soul, unimpaired by any contracts (sui juris), and I have complete and total access to all of My God given common law rights.

The case I have presented has jurisdiction under Common Law and all third parties and third party hearsay hereby removed from the records.

As the various affidavits attest the Demandant has made a good faith effort to contact all of the respondents in this case (see attached copies of affidavits, Exhibit A).

A1. NATURE AND BASIS OF CLAIMS

The United States Exists on Contracts and Bonds

- a. It is the demand ant's position that under DUE PROCESS OF LAW the respondent(s) CAN NOT or WILL NOT produce a GENUINE VERIFIED VALID CONTRACT or ORIGINAL NOTE signed in wet and by the hands of both contracting parties of interest (including the Demandant) as Texas and FEDERAL LAW REQUIRES.
- b. CHASE HOME FINANCE LLC, JPMORGAN CHASE & CO., James (Jamie) Demon CEO, et al., Terry Ross: Alleged Substitute Trustee, cannot show that a contract exists between the respondents and James Michael Tesi, the Demandant. The Demandant stipulates he never signed a contract with any of the above referenced parties.
- c. The respondents could not or would not produce a genuine verified valid contract nor could they produce the genuine verified Original Note pre inspection according to THE FAIR DEBT COLLECTION ACT 1692G A. It is the position of the Petitioner that a Valid Mortgage Contract does not exist and that even after delivery of two bonds for full settlement of the alleged debt was made, CHASE HOME FINANCE LLC, JPMORGAN CHASE & CO., James (Jamie) Demon CEO and Terry Ross: Alleged Substitute Trustee (c/o BARRETT DAFFIN FRAPPIER TURNER & ENGEL, LLP) conspired to foreclose on the referred to property commonly being Lot 19, in Block 6, of LONESOME DOVE ESTATE, PHASE 1, AN ADDITION TO THE CITY OF HURST, TARRANT COUNTY, TEXAS ACCORDING TO THE MAP THEREOF RECORDED IN CABINET A, SLIDE 5407, OF THE MAP RECORDS OF TARRANT COUNTY, TEXAS which constitutes a violation of Texas Law governing the "**Foreclosing of Mortgages on Real and Personal Estates**" enacted May 15th, 1838 and February 5th 1840 to be found in the Congressional records of the Texas republic, supported by Robertson county grand Jury indictments, the county of Robertson Common Law Court Judgment and further supported by Texas Rules of Civil Procedure, Rules 53, thru 55. It is also the position of the petitioner that the actions of the respondents to dishonor the settlement of the alleged

debt with continued attempts to collect further settlement constitutes deceptive trade practices, Breach of Trust Law, and deprivation of Rights under color of Law 18 U.S.C. §242.

d. The Petitioner demands that the respondents under DUE PROCESS OF LAW produce the two separate genuine verified bonds delivered for settlement of the alleged debt (Loan Account Number 1845610624, and that the respondents produce "**Valid Lawful Claims**" as to why the Bonds they received were dishonored and not accepted for settlement of the alleged mortgage debt in contradiction to the U.C.C., U.S.C., & HJR 192. It is the demand ant's position that the respondents have received Bonded Promissory Notes (**BPN**) for settlement of the alleged mortgage debt however have dishonored such offers for settlement which constitutes Interference with commerce 18 U.S.C. § 1951.

e. It is the demand ant's position that the respondents' demand for specific currency for settlement of a debt violates HJR 192. It is the petitioners position that the respondents' refusal of the BPN(s) as lawful currency violates 18 U.S.C. §8, and 31 U.S.C. § 5118.

f. It is the position of Demandant that the respondents have taken the BPN's and refused to credit the alleged mortgage account. The defendant's refusal to discharged debts and credit accounts violates U.C.C. 3-603 *Tender of Payment*.

g. It is the Petitioner's position that the dishonoring of the bonds without lawful reason is a violation of U.C.C. 3-503 *Notice of Dishonor*.

h. It is the demand ant's position that the respondents' continued attempts to collect an alleged mortgage debt which was settled in full constitutes a violation of 18 U.S.C. §891-894 ***Extortionate Credit Transactions***.

i. It is the petitioner's position that the respondents' refusal to accept the bonds as discharge of alleged mortgage debt constitutes a violation of the right to contract, 42 USC 1981, violation of the "Fair Debt Collections Act" 15 USC 1692a-m and unlawful seizure of BPN's in violation of the 4th Amendment of the U.S. Constitution.

j. Brown v. Richards, 840 P.2d 143, 194 Utah Adv. Rep. 34

“a defrauded party to an executory contract may ‘affirm the contract and perform it without forfeiting his right to maintain an action to recover damages resulting from the deceit.’ Pace, 247 P.2d at 277 (quoting 5 Williston on Contracts, Rev. ed., § 1524, p. 4267). See also Dugan v. Jones, 615 P.2d 1239, 1247 (Utah 1980) (a defrauded party, ‘who does not discover the fraud until he has partly performed, may go forward with the contract, keep what he has received, and still maintain his action for damages’). Inasmuch as Richards had invested a significant amount in purchasing his partial shares, it may have been reasonable for him to protect his initial investments by exercising the options, even if he had discovered the truth about the misrepresentations before exercising the options. A finding of reasonable reliance is therefore not precluded as a matter of law.

A2. POSSIBILITIES OF PROMPT SETTLEMENT

At this time the Demandant would note to the court that he has referred to the Common Law Court judgment, Cause No. 09-0628 requiring the respondent James Dimon send a receipt stating that full payment was received by a negotiable instrument for the so called loan instrument #1845610624. However, the longer the respondents delay the greater the potential for increased damages to the Demandant the less likely a prompt settlement will be possible. Also, the Demandant does not rule pursuing further grand Jury indictments.

A3 & A4. INITIAL PROMPT DISCLOSURE & Proposed Discovery Plan

To this date the respondents have sent correspondence such as can be seen in Exhibit B in order to delay the case and are now in default as can be seen in Exhibit D.

B1. NATURE OF THE CASE

a. It is the contention of the Demandant that he is the creditor and not the borrower or debtor the respondents would have him believe. The respondents have on more than one occasion attempted to pass off photo copied documents with someone's signature as the

Demandant's. In fact if the Demandant's signature was on a promissory note then it would prove that the Demandant was the creditor and that created a value document and actually paid for the property in question. However to this date the respondents have not provided the genuine verified original note for review. The respondents however have continued to use their heavy handed tactics to pursue what they call debt collection. To this day I receive frequent emails regarding foreclosure. It is the Demandant's position that only the respondents could be releasing private information to the public regarding the so called alleged mortgage debt. This further damages the Demandant.

b.. It is the Demandant's position that he in good faith provided the respondents with negotiable instruments to settle any alleged debt, which they dishonored, further damaging the Demandant.

c. The respondents are in default as provided in the notary documents certified U.S. Mail Number 7009 0080 0002 0573 6960.

d. It is the Demandant's position that the respondents acted together to perpetuate an unlawful foreclose back in September/October 2009 on 669 Bear Creek Drive Hurts Texas.

e. It is the Demandant's position that all settlement credits made out to CHASE HOME FINANCE LLC for the alleged mortgage # 1845610624 should be credited back the James Michael Tesi/JAMES M. TESI© at 8528 Davis Blvd., #134-198 North Richland Hills, Texas [76182].

B2. CHALLENGE TO JURISDICTION or VENUE

Clearly Stated in Texas Law Foreclosing of Mortgages on Real and Personal Estates, An Act 1838 enacted May 15, 1838 and an amendment to in 1840 enacted February 5, 1840, matters concerning Texas land are the original jurisdiction of the District court of Texas in the county where the land is located (see the Texas congressional records).

B3. MATTERS REQUIRING A COURT CONFERENCE

It is the position of the Demandant that the District Court of Texas Tarrant County has original jurisdiction in this private property matter. However , if ruled otherwise, a summary judgment in favor of the Demandant is requested as the respondents are in default.

B4. THE LIKELIHOOD THAT OTHER PARTIES WILL BE JOINED

This matter can not be determined at this time.

B5. TIMING OF DISCLOSURES

Although a good faith effort has been made by the Demandant to contact the Respondents, they have either refused to respond to written or voice mail messages provided to them. The Demandant assumes the Respondents will not provide disclosure as they are presently in default.

B6. DISCOVERY SUBJECT MATTER

(a) 1. **Production of the genuine verified Original Note, Mortgage contract, Uniform Residential Loan Application signed in wet ink by all parties of interest-establishing jurisdiction to collect debt.**

2. **All responses to interrogatories must made in writing "under penalty of perjury" in affidavit form.**

3. Petitioner Demands the Respondents appear in court on the set court date or if represented by an attorney or counsel that the attorney or counsel has a sworn affidavit signed by the respondent "under penalty of perjury" providing them permission to represent the respondent.

4. That the respondents provide answers "under penalty of perjury" to the interrogatories included in the complaint

5. That the respondents provide answers "under penalty of perjury" to the RESPA -QWR.

6. That all evidence be provided "under penalty of perjury" or be considered hearsay.

(b)(c) The Demandant position is that the respondents have had ample time to respond to the Requests for Production of Documents and Interrogatories.

It is the Demandant's position that the respondents Have Not, Can Not, or Will Not produce the requested information. Therefore, silence is acquiescence and the respondents have admitted that they can not validate the alleged debt, that they have dishonored 2 bonds for settlement and violated Texas law by attempting to foreclose unlawfully on the property at 669 Bear Creek Drive Hurst Texas. The respondents are therefore, in default, thereby, justifying a summary judgment in the Demandant's favor.

B7. CHANGES TO DISCOVERY

It is the demandant's position that the respondents are in **default** and have been provided ample opportunity to respond to requests for the production of documents and interrogatories.

B8. STATEMENT REGARDING FURTHER ORDERS

A Summary judgment should be issued by the court in favor of the demandant, James Michael Tesi regarding the settlement and closure of debt concerning the private property at 669 Bear Creek Drive Hurst Texas.

B9. Whether a Jury is Demanded: If the court fails to issue a summary judgment in the Demandant's favor or the respondents fail to settle matter out of court, A Common law Blue Ribbon Jury Trial is demanded.

B 10. Consent to Referral to United States Magistrate Judge.

With regards to the Demandant's position that the present private property matter has original jurisdiction in the Texas District Court at Tarrant county, consent to the referral of this case to a United States Magistrate judge would not be applicable. However, if it is ultimately decided that jurisdiction remains at the United States Federal level the Demandant has no reservation regarding referral to a United States magistrate judge with the exception that the proceeding remain under common law and

the rights to a Blue Ribbon Jury Trial be reserved. The Demandant has not however been able to contact the respondents for their opinions in the matter after a good faith effort.

B11. PROSPECT FOR SETTLEMENT

(a) At this time the Defendant after a good faith attempts has not been able to contact the respondents for their statements regarding settlement of the ongoing matters. Per a phone conversation on 5/14/2010 Terry Ross referred the Demandant by phone to a Shelly Douglas (who is not a party of interest in the present case) thereby, refusing to communicate with the Demandant. The other respondents CHASE HOME FINANCE LLC and James Dimon and his office manager have either not responded or have not returned the Demandant's phone calls or written communication to this point.

(b) The status of any settlement negotiations has not been determined to this point.

(c) The respondents have not communicated to this date with the Demandant concerning any specific date, time or place concerning formal settlement conferencing. Also, it should be noted that the creditor James Michael Tesi can not appear in "person" as defined by any corporate court. The Demandant James Michael Tesi may appear only as a living man under reservation common law rights. As the living man or woman is the creditor and not the debtor, he or she may appear for the purpose of representing the corporate fiction.

The demandant believes he has made a good faith effort to settle matters out of court and has stipulated that the respondents abide by the Common Law Court Ruling. The Demandant at this time has not received any communication from the respondents except for vague letters stipulating they are working on matters, are attempting to foreclose and to be patient. These letters date back several months and are not signed. There has simply been a flood of 3rd party hearsay documentation entered into the present case. **The Demandant will however, set a Tentative date of June 4th, 2010 at 1pm at the location of 5800 Oak Grove Rd, Forth Worth Texas 76134. The Demandant will only confirm this**

date, time and place if the respondents communicate in the affirmative that they agree to this arrangement and if this location remains available at the set time and date.

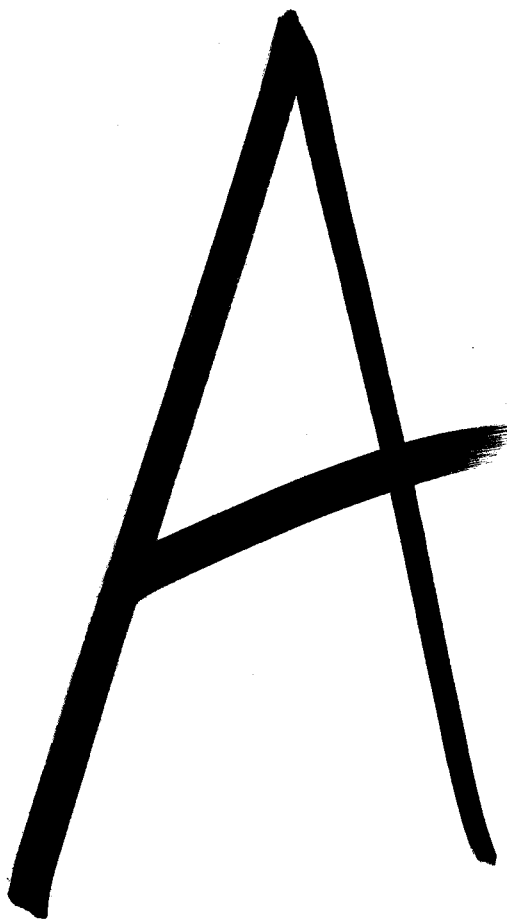
12. Mediation

Although the Demandant's remains open minded, his position is that for mediation to take place and be productive, the respondents would have to communicate effectively, which they have not done to this point. The respondents are in Default.

13. The Demandant has read the Dondi opinion.

14. Any other matters relevant to the status and disposition of this case.

EXHIBIT A

A large, bold, black handwritten letter 'A' is centered on the page. The letter is formed with thick, slightly irregular strokes, characteristic of a marker or heavy pen. The top of the 'A' is a sharp point, and the two vertical strokes are slightly curved outwards at the bottom. A horizontal crossbar is positioned in the middle of the letter, also drawn with a thick stroke.



Present National flag:
The republic of Texas



A Nation of Texians



The 1839 National Flag
of the republic of Texas

20A

Declaration by Affidavit

United States District Court
Office of the Clerk
Northern District of Texas
501 W. Tenth St., RM 310
Fort Worth, TX 76102

ON and FOR the RECORD

All Common Law Rights Reserved

I, me, my, myself, a titled sovereign of free man character, aver the following:

Concerning, case 4:10-CV-00272-Y, Court **Order To Submit Joint Status Report and Proposed Discovery Plan**, I, James Michael Tesi, faithfully attempted to contact the following parties

Called Terry Ross 972-386-5040 2pm 5/14/2010 - Terry Ross refused to talk and a Shelby Douglas responded that no further calls should be made to Mr Ross. This individual reported that Michael J. Mckleroy was Mr Ross' Attorney at the time. Call ended 2:11pm
Called 214 706 0927 for Michael Mckleroy 2:10pm 5/14/10 and it was reported he was not in. An electronic voice message was left on Mckleroy's phone and note was left to return call. Call was ended 2:12pm
Called Melanie Spriggs 2:16pm 5/14/2010 for defendant CHASE et al. Mrs Spriggs reported she would be available after 2pm Monday May 17 2010. Mrs Spriggs asked about Mr. Mckleroy's availability and I responded I was awaiting a call back from him. Call was received from Mrs Spriggs confirming she did not have an affidavit noting she was representing the defendant Chase et al. Call terminated 2:21pm.

Notice for the principal is notice for the agent and notice for the agent is notice for the principal.

This instrument was prepared by James-Michael: Tesi

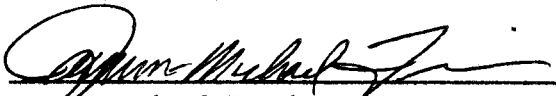
JAMES MICHAEL TESI, and all derivatives thereof, My Copyright

All of the above is submitted "UNDER PENALTIES with PERJURY"

21

FOC

I, James Michael Tesi, a Natural Born Man, herein further known as Affiant, am more than twenty-one (21) years of age and fully competent to testify to the facts stated herein to which Affiant has direct and personal knowledge. The facts testified to are the truth, whole truth, and nothing but the truth to the best of Affiant's belief.





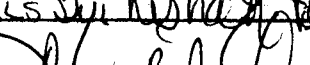
James-Michael: Tesi, living man
Agent for JAMES MICHAEL TESI
c/o 8528 Davis Blvd, 134-198
North Richland Hills, Texas [76054]
817-680-4678

On this the 14th day of May 2010, James Michael Tesi, appeared before me, this day and personally appeared as the above-signed affiant, known to me to be the one who's ascertained name is signed on this affidavit, and has acknowledged to me that he has executed under ascertained full faith and full knowledge of the same under such authority of fact would invoke.

The Undersigned, hereby verifies, under penalty of perjury, that the above statements of fact are true and correct, to the best of our current information, knowledge, and belief, so help Us God.

Witnesses

We, the undersigned witnesses, who are sovereign living souls, each and every one of us, and inhabitants of the land of Texas, do hereby certify that we witnessed the signature of James Michael; house of Tesi, who is also a sovereign living soul, and an inhabitant of the land of Texas.

<u>Name</u>	<u>Signature</u>	<u>Date</u>	<u>City nearest abode:</u>
By: Montreal-D. Ferrell SLS		5-14-2010	North Richland Hills, Texas 76182
By: James Michael Tesi SLS		5/14/2010	North Hills 76182
By: James Michael Tesi SLS		5/14/2010	P.O. Box 1204



Present National flag:
The republic of Texas



A Nation of Texans



The 1839 National Flag
of the republic of Texas

Declaration by Affidavit

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Northern District of Texas
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Fort Worth, TX 76102

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- * 5/17/10 3¹⁴ - 3¹⁷ pm Monday Courtesy Call to Melanie Spriggs informing her all 3rd parties were removed from case and any further interference would result in fines. Call ended 3¹⁷ at # 214 871-2100
- ** Called Mike McKinley - Courtesy Call 3²² 5/17/10 Monday informed him we had not provided an affidavit and that he was a 3rd party. Demandant informed him to stop asking questions and informed him the judge had been fired in the Fed case. Call ended 3²⁶ pm 5/17/10, 214 706 0926 & 0927
- * Called CHASE LLC 3 attempts starting 3³⁶ 800 878 9136 at 3³⁹ spoke to Wanesha E Customer Service switched demandant to Marie who stated information needed to be sent to Chase Home Finance NC, legal dept, 194 Wood Ave South, Eschsch MT 08830. Call ended 4 pm 5/17/10
- ** Called JPMORGAN CHASE & CO. 212-270-0000 then 212-270-1111 @ 4⁰⁴ pm 5/17/10. Harriet Hetch James Dixon's Asst reported that Taffery Poston had been assigned to the loan/case and informed for demandant to please be patient as Taffery Poston would likely contact the demandant James Michael Tesi 5/18/2010. Call was terminated 4¹⁰ pm 5/17/10 Monday

Notice for the principal is notice for the agent and notice for the agent is notice for the principal.

This instrument was prepared by James-Michael: Tesi

JAMES MICHAEL TESI, and all derivatives thereof, My Copyright

All of the above is submitted "UNDER PENALTIES with PERJURY"

Ex B

I, James Michael Tesi, a Natural Born Man, herein further known as Affiant, am more than twenty-one (21) years of age and fully competent to testify to the facts stated herein to which Affiant has direct and personal knowledge. The facts testified to are the truth, whole truth, and nothing but the truth to the best of Affiant's belief.

James Michael Tesi
James-Michael: Tesi, living man, Creditor
Agent for JAMES MICHAEL TESI
c/o 8528 Davis Blvd, 134-198
North Richland Hills, Texas [76054]
817-680-4678

On this the 17th day of May 2010, James Michael Tesi, appeared before me, this day and personally appeared as the above-signed affiant, known to me to be the one who's ascertained name is signed on this affidavit, and has acknowledged to me that he has executed under ascertained full faith and full knowledge of the same under such authority of fact would invoke.

The Undersigned, hereby verifies, under penalty of perjury, that the above statements of fact are true and correct, to the best of our current information, knowledge, and belief, so help Us God.

Witnesses

We, the undersigned witnesses, who are sovereign living souls, each and every one of us, and inhabitants of the land of Texas, do hereby certify that we witnessed the signature of James Michael; house of Tesi, who is also a sovereign living soul, and an inhabitant of the land of Texas.

<u>Name</u>	<u>Signature</u>	<u>Date</u>	<u>City nearest abode:</u>
<u>Rep. [Signature]</u>	<u>[Signature]</u>	<u>May 17, 2010</u>	<u>North Richland Hills, Texas</u>
<u>Rep. [Signature]</u>	<u>[Signature]</u>	<u>May 17, 2010</u>	<u>North Richland Hills, Texas</u>
<u>[Signature]</u>	<u>[Signature]</u>	<u>May 17, 2010</u>	<u>North Richland Hills, Texas</u>



Present National flag:
The republic of Texas



A Nation of Texians



The 1839 National Flag
of the republic of Texas

Declaration by Affidavit

United States District Court
Office of the Clerk
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ON and FOR the RECORD

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Concerning, case 4:10-CV-00272-Y, Court **Order To Submit Joint Status Report and Proposed Discovery Plan**, I, James Michael Tesi, faithfully attempted to contact the following parties

5/21/2010 3:30 pm called JPMORGAN CHASE & CO. where James Simon's office was contacted at 212-270-1111. The call was forwarded to Jeffrey Preston's office at which time a voice message was left for him to call back at 817 680 4678. Call was terminated at 3:37 pm on 5/21/2010.

Called Chase Home Finance LLC 3:38 pm 5/21/10 @ 800-848-9136 at was eventually greeted by Cindy Steele of customer service. After a long wait on hold per my request to contact the legal department Cindy informed me that the legal department was not available and that Mr. Mario Chavaca the supervisor would be available. She provided the direct # upon request 800 526 2406. However it was not a direct # and Mario could not receive the transfer call from Cindy and could not be contacted by the direct # 800 526 2406.


Notice for the principal is notice for the agent and notice for the agent is notice for the principal.

This instrument was prepared by James-Michael: Tesi

JAMES MICHAEL TESI, and all derivatives thereof, My Copyright

All of the above is submitted "UNDER PENALTIES with PERJURY"

I, James Michael Tesi, a Natural Born Man, herein further known as Affiant, am more than twenty-one (21) years of age and fully competent to testify to the facts stated herein to which Affiant has direct and personal knowledge. The facts testified to are the truth, whole truth, and nothing but the truth to the best of Affiant's belief.


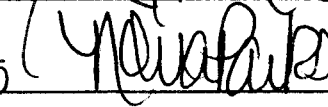
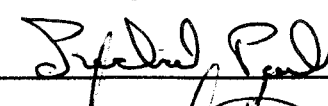
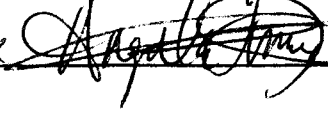

James Michael Tesi, living man, Creditor
Agent for JAMES MICHAEL TESI
c/o 8528 Davis Blvd, 134-198
North Richland Hills, Texas [76054]
817-680-4678

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The Undersigned, hereby verifies, under penalty of perjury, that the above statements of fact are true and correct, to the best of our current information, knowledge, and belief, so help Us God.

Witnesses

We, the undersigned witnesses, who are sovereign living souls, each and every one of us, and inhabitants of the land of Texas, do hereby certify that we witnessed the signature of James Michael; house of Tesi, who is also a sovereign living soul, and an inhabitant of the land of Texas.

<u>Name</u>	<u>Signature</u>	<u>Date</u>	<u>City nearest abode:</u>
Bheshha Ferrer Dow		5/21/10	N.R. Hills 76182
Nova Parks sis		5-21-10	NR Hills
RICHARD PEAKS		5/21/10	"
Angela Y. Torrance		5/21/10	N.R. Hills

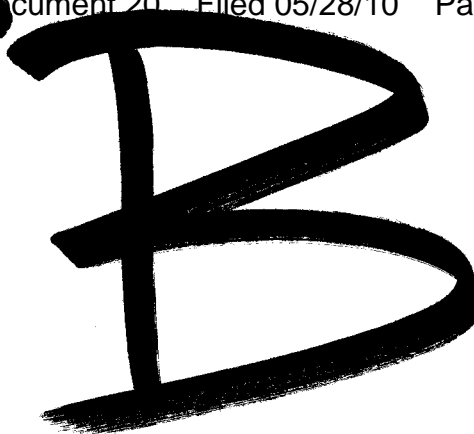
A large, bold, handwritten letter 'B' in black ink, centered on the page. The letter is slightly slanted to the right and has a thick, textured appearance.

EXHIBIT B

JP Morgan Chase (SC1-3050)
Home Lending Executive Office
2210 Enterprise Drive
Florence, SC 29501



March 02, 2010

00329-01 IF1A 062-000000000000

James M. Tesi
8528 Davis Blvd Ste 134-198
North Richland Hills, TX 76180-1367



Re: Loan Number *****0624

Receipt of Your Issue

Dear James M. Tesi:

I am writing in response to your correspondence we received on March 1, 2010, about your loan.

Your issue is being reviewed and we will work to provide you with a complete and accurate response in a timely manner. Chase appreciates your patience in this matter.

Chase's goal is to provide the highest level of quality service to each of our customers. We appreciate your business and value our relationship with you.

The analyst assigned to your issue is Jeffrey Poston, who can be reached at (866) 605-9253, extension 4468, Monday through Friday between 8:00 a.m. and 5:00 p.m., Eastern Time.

Sincerely,

Home Lending Executive Office

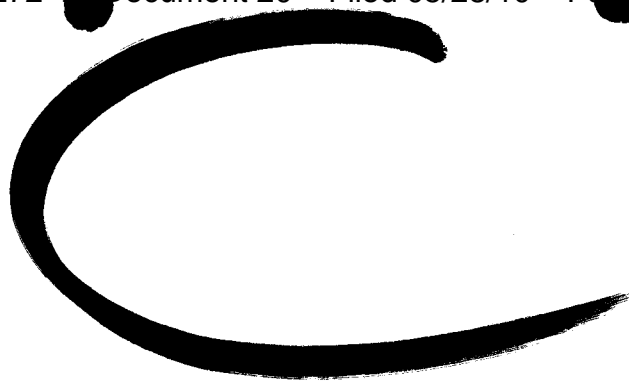


EXHIBIT C

EX F



April 6, 2010

CHASE HOME FINANCE, LLC (OH4-7356)
 3415 VISION DRIVE
 COLUMBUS, OH 43219-6009

NOTICE OF NON-RESPONSE

Be it known to all interested parties that there has not been any timely response to RESPA QUALIFIED WRITTEN REQUEST, COMPLAINT, DISPUTE OF DEBT & VALIDATION OF DEBT LETTER, TILA REQUEST dated February 2, 2010, by: James -Michael: Tesi; Respondent(s): CHASE HOME FINANCE, LLC, by Certified No. 7008 1830 0002 9073 4600; such response should have been made to:

c/o Notary Acceptance
 Cherie Allen
 3025 Main Street, Ste. A
 Fort Worth, Texas 76106

In the event of your non response, or non-performance was unintentional or due to reasonable neglect of impossibility, I am attaching a copy of the same presentment to this Notice. You may respond to me no later than three (3) days from the date you receive this **NOTICE OF NON-RESPONSE**.

Thank you for your prompt attention to this matter.

Sincerely,

Cherie Allen
 Cherie Allen, a Notary Public

CHERIE ALL
 NOTARY

NON-RESPONSE		COMPLETE THIS SECTION ON DELIVERY	
SENDER: COMPLETE THIS SECTION ■ Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. ■ Print your name and address on the reverse so that we can return the card to you. ■ Attach this card to the back of the mailpiece, or on the front if space permits.		A. Signature <input checked="" type="checkbox"/> Joe Cowans <input type="checkbox"/> Agent <input type="checkbox"/> Address	
1. Article Addressed to: Chase Home Finance 3415 Vision Drive Columbus, OH 43219		B. Received by (Printed Name) _____ C. Date of Delivery _____	
2. Article Number (Transfer from service label)		D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No APR 12 2010	
3. Service Type <input checked="" type="checkbox"/> Certified Mail <input type="checkbox"/> Express Mail <input type="checkbox"/> Registered <input type="checkbox"/> Return Receipt for Merchant <input type="checkbox"/> Insured Mail <input type="checkbox"/> C.O.D.		4. Restricted Delivery? (Extra Fee) <input type="checkbox"/> Yes	
7009 2250 0003 7198 8461		02595-02-4	

CERTIFICATE OF DISHONOR

Certified Mail # 7009 0080 0002 0573 6960 Return Receipt Requested

As a notary public for the County of Tarrant and State of Texas, I hereby issue this Certificate of Dishonor in favor of James Michael Tesi and against CHASE HOME FINANCE, LLC regarding James Michael Tesi presentment dated February 4, 2010, which was twice dishonored by CHASE HOME FINANCE, LLC by non-performance, I confirmed the dishonor myself.

As of this date the associated default has not been cured.

On May 17, 2010, I certify that:

Said presentment was mailed to CHASE HOME FINANCE, LLC on February 4, 2010, by Certified Mail # 7008 1830 0002 9073 4600 with Return Receipt Requested.

I mailed copy of Certificate of Dishonor to CHASE HOME FINANCE, LLC, 3415 VISION DRIVE, COLUMBUS, OHIO 43219 on May 15, 2010 by Certified Mail # 7009 0080 0002 0573 6960.

I mailed Notice of Non Response and Opportunity to Cure to CHASE HOME FINANCE, LLC, 3415 VISION DRIVE, COLUMBUS, OHIO 43219 on April 8, 2010, by Certified Mail # 7009 2250 0003 7198 8461 with a copy of original presentment Return Receipt Requested allowing three (3) days to cure plus three (3) days for mailing. Notary Acceptor, Cherie Allen certifies no timely response was made by Chase Home Finance, LLC.

Chase Home Finance, LLC have Dishonored the Qualified Written Request of James-Michael: Tesi. This NOTARIAL CERTIFICATE is NON-NEGOTIABLE and CERTIFICATE OF DISHONOR to which you have admitted the statement, claims, and answers to the inquiries by *tacit procuration*. This CERTIFICATE OF DISHONOR is *stare decisis, res judicata* and *collateral estoppel*.

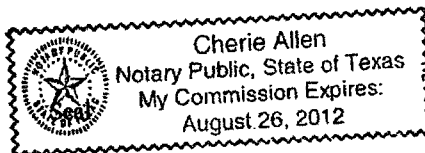
AFFIDAVIT OF NEGATIVE AVERMENT

As of this date May 17, 2010 the undersigned Notary Acceptor has not received a timely response to James-Michael: Tesi's Qualified Written Requests from Chase Home Finance, LLC or any other agents.

Dated this 17th day of May 2010.

Cherie Allen

Cherie Allen
Notary Public
3025 Main Street, Ste. A
Fort Worth, Texas 76106



[Note: Notary Public, Cherie Allen, (CHERIE ALLEN) is not an attorney; is not licensed to practice law in the state of Texas and has not given legal advice nor accepted fees for legal advice; and has no interest in any issue referenced therein. Cherie Allen is not a party to this action and is ONLY acting in an authorized capacity as Liaison to communications between the parties]

AFFIDAVIT OF SERVICE VIA U.S. POSTAL SERVICE

State of Texas }

Subscribed and Affirmed }

County of Tarrant }

I, Cherie Allen (Notary Public), the undersigned, being of sound mind and under no duress, do hereby, certify, attest and affirm that the following facts are true and correct, to wit:

1. That, at the city of Fort Worth, County of Tarrant and the State of Texas, on the 17th day of May, 2010, that on behalf of James-Michael:Tesi, but serve as a disinterested third party (herein "Server"); and further, a natural person, the undersigned personally mailed the following documents/s listed below via: Certified Mail to wit:

Debt Validation Request – Dated: February 4, 2010 – CM #7009 2820 0004 0331 8153; CM #7008 1830 0002 9073 4600 (COPY OF PS FORM 3811 ONLY)

Notice of Non Response – Dated: April 6, 2010 and received on April 12, 2010 – CM #7009 2250 0003 7198 8461 (COPY OF PS FORM 3811 ONLY)

Certificate of Dishonor - Dated: May 17, 2010 – CM #7009 0080 0002 0573 6960

2. That I personally mailed in the United States Postal Office, by Certified Mail, Article numbered Certified Mail # 7009 0080 0002 0573 6960 Return Receipt Requested, at said City and State, ONE (1) copy of said documents/s, as described in the above thereof, properly enveloped and addressed to :

**CHASE HOME FINANCE, LLC.
3415 VISION DRIVE
COLUMBUS, OHIO 43219**

; and further

3. That I am at least 18 years of age;

4. That I am not related to James-Michael: Tesi, but serve as a disinterested third party (herein "Server"); and further

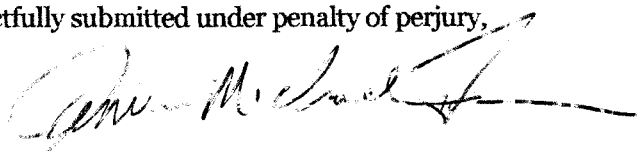
5. That I am in no way connected to, or involved in or with, the person and/or matter at issue in the instant action.

I now affix my signature to these affirmations

(Signature) Cherie Allen, Mailer/ Server

[Note: Notary Public, Cherie Allen, (CHERIE ALLEN) is not an attorney; is not licensed to practice law in the state of Texas and has not given legal advice nor accepted fees for legal advice; and has no interest in any issue referenced therein. Cherie Allen is not a party to this action and is ONLY acting in an authorized capacity as Liaison to communications between the parties]

Respectfully submitted under penalty of perjury,

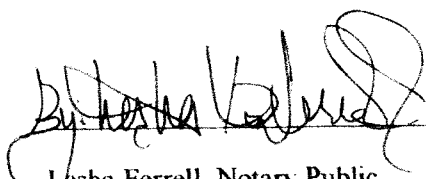
A handwritten signature in black ink, appearing to read "James Michael Tesi", with a long horizontal flourish extending to the right.

James Michael Tesi, Demandant, Creditor
8528 Davis Blvd., 134-198
North Richland Hills, Texas, [76182]
817-680-4678

NOTARY'S CERTIFICATE OF SERVICE

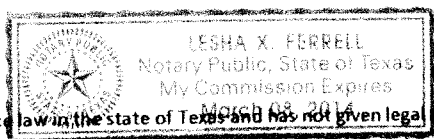
Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

This instrument, Joint Status Report and Proposed Discovery of James Michael Tesi, living man was acknowledged before me, a Notary Public in and for Texas executed on this the 28th, day of May in the year of our Lord and Savior, Jesus Christ, two thousand ten, A.D.

 SLS _____ (Seal)
Lesha Ferrell, Notary Public

Date: May 28, 2010

my commission expires March 8, 2014 (stamp)



[Note: Notary Public, Lesha Ferrell, ("is not") an attorney; is not licensed to practice law in the state of Texas and has not given legal advice nor accepted fees for legal advice. I provided no assistance in the preparation of the above referenced documents; and has no interest in any issue referenced therein. Lesha Ferrell is not a party to this action and is ONLY acting in an authorized capacity as liaison to communications between the parties.