	Gregory N. Allen, 1/13/2010 Page		
	Page 1		Page 3
1	UNITED STATES DISTRICT COURT	1	APPEARANCES (Continued):
2	WESTERN DISTRICT OF WASHINGTON	2	
3	AT SEATTLE	3	ON BEHALF OF DEFENDANT LENDER PROCESSING SERVICES:
4		4	Richard E. Spoonemore, Esq.
5	Kristin Bain,	5	SIRIANNI YOUTZ MEIER & SPOONEMORE
6	Plaintiff,	6	1100 Millennium Tower
7	vs. Case No. 09-CV-00149-JCC	7	719 Second Avenue
8	Metropolitan Mortgage Group,	8	Seattle, Washington 98104
وا	Inc.; IndyMac Bank, FSB; Mortgage	9	206.223.0303
10	Electronic Registration Systems;	10	rspoonemore@sylaw.com
11	Regional Trustee Service;	11	and
12	Lenders Processing Service, Inc.,	12	Ross Gloudeman, Esq.
13	inclusive,	13	LENDER PROCESSING SERVICES
14	Defendants.	14	Suite 200
15		15	1270 Northland Drive
16		16	Mendota Heights, Minnesota 55120
17	DEPOSITION OF GREGORY N. ALLEN	17	651.234,3662
18	Taken January 13, 2010, 2010	18	ross.gloudeman@lpsdefaultsolutions.com
19		19	
20		20	
21		21	
22		22	
23	CINDY L. SCHULTZ, RMR, CRR, CLR	23	NOTE: The original transcript will be filed
24	PARADIGM REPORTING & CAPTIONING INC.	24	with Law Offices of Melissa A. Huelsman pursuant to the
25	612.339.0545 * 1.800.545.9668 * Fax 612.337.5575	25	applicable Rules of Civil Procedure.
	Page 2		Page 4
1	The deposition of GREGORY N. ALLEN, taken on	1	INDEX
2	January 13, 2010, commencing at 1:49 a.m., taken at	2	WITNESS: GREGORY N. ALLEN
3	1400 Rand Tower, 527 Marquette Avenue, South,	3	WITHESS. SICESSITE IN ALLERY
4	Minneapolis, Minnesota, before Cindy L. Schultz,	4	EXAMINATION BY PAGE
5	Registered Merit Reporter, Certified Realtime Reporter,	5	Ms. Huelsman
6	Certified LiveNote Reporter, and Notary Public of and	6	Wo, Hadioman, F.
7	for the State of Minnesota.	7	INSTRUCTIONS NOT TO ANSWER
8	APPEARANCES	8	
9	ON BEHALF OF PLAINTIFF KRISTIN BAIN:	9	110110
10	Melissa A. Huelsman, Esq.	10	DOCUMENT REQUESTS
11	LAW OFFICES OF MELISSA A. HUELSMAN, P.S.	11	None
12	Suite 1050	12	110110
13	705 Second Avenue	13	PLAINTIFF EXHIBITS MARKED/REFERRED TO
14	Seattle, Washington 98104	14	No. 1: Agreement for Signing Authority14
15	206.447.0103	15	LPS-BAIN 0005 - 0013
16		16	No. 2: 8/26/08 Appointment of Successor Trustee.16
17	TELEPHONICALLY ON BEHALF OF DEUTSCHE BANK NATIONAL	17	LPS-BAIN 0003 - 0004
18	TRUST COMPANY AND JPMORGAN CHASE BANK (Wood v.	18	No. 3: 9/3/08 Assignment of Deed of Trust16
19	Deutsche Bank National Trust Company, et al.):	19	LPS-BAIN 0001 - 0002
20	Josh Rataezky, Esq.	20	No. 17: First Addendum to Default Services
21	DAVIS WRIGHT TREMAINE LLP	21	Agreement
22	Suite 2200	22	LPS WOOD 0823 - 0827
23	1201 Third Avenue	23	2. 2 110 05 0020
24	Seattle, Washington 98101	24	
25		25	·
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Exh.bit (

	Gregory N. Anten, 1/13/2010 1 age.			
	Page 5		Page 7	
1	GREGORY N. ALLEN,	1	best recollection, and then that's perfectly acceptable	
2	being first duly sworn, was examined and testified as	2	if you're truly providing me with your best estimate or	
3	follows:	3	your best recollection and not guessing. Okay?	
4	EXAMINATION	4	A. Okay.	
5	BY MS. HUELSMAN:	5	Q. And if any of my questions are unclear, you	
6	Q. Could you state your name for the record,	6	don't understand them, please let me know, because l	
7	please.	7	will rephrase them. I want your best testimony. I'm	
8	A. Greg Allen.	8	not trying to trick you. I really want you to	
9	Q. Gregory or just Greg?	9	understand the question that I'm asking so you can	
10	A. I go by Greg; it is Gregory.	10	provide me with an accurate response. Okay?	
11	Q. Okay. And is it A-L-L-E-N?	11	A. Okay.	
12	A. Correct.	12	Q. All right.	
13	Q. All right. Why don't you tell me your	13	Why don't you give mow your education after	
14	business address.	14	high school.	
15	A. 1270 Northland Drive, Suite 200,	15	A. I received a BA in sociology from the	
16	Mendota Heights, Minnesota.	16	University of Iowa.	
17	Q. All right. And you are an employee of LPS?	17	Q. And when did you receive that?	
18	A. Correct.	18	A. It was '95.	
19	Q. Can you tell me what your position is there?	19	Q. Okay. And did you go to college straight out	
20	A. Assistant vice president of customer support.	20	of high school?	
21	Q. Okay. Can you give me I'm sorry.	21	A. Yes.	
22	You are here testifying today as an employee	22	Q. Okay. So why don't you give me your work	
23	of LPS; do you understand that?	23	history after you left college.	
24	A. Yes.	24	MS. HUELSMAN: Josh?	
25	Q. Okay. So when I ask you questions and I	25	MR. SPOONEMORE: Josh, are you there?	
	Page 6		Page 8	
1	refer to "you," it's about your personal knowledge in	1	MR. RATAEZYK: I'm here. Ready.	
2	1	2	MS. HUELSMAN: Okay. Perfect. We're on	
3	1	3	Greg Allen	
4		4	MR. RATAEZYK: Okay.	
5	trying to hurry, but I wanted to go over a few rules of	5	MS. HUELSMAN: who just told us a	
6	depositions. Have you ever had your deposition taken	6	little bit of background information, and that's it.	
7		7	MR. SPOONEMORE: Assistant vice president	
8	A. No.	8	of customer support.	
9	Q. Okay. I assume Mr. Spoonemore went over the	9	MR. RATAEZYK: I'm sorry, what was that?	
10	rules with you, but we need to make sure that we don't	10	MR. SPOONEMORE: Assistant vice president	
11	talk over each other, because this nice lady has to	11	of customer support.	
12	take down everything we're saying. And I talk very	12	MR. RATAEZYK: Okay.	
13	fast, so I'm already making her life miserable. You	1.3	A. And I believe my degree was '95, but it could	
14	need to make certain that you say yes or no when you	14	have been '94	
15	answer. Don't say mm-hmm or un-unh, because that's	15	Q. Okay.	
16	vague and ambiguous in the deposition transcript.	16	A as far as when I got the degree	
17	If you don't know the answer to a question,	17	Q. Okay.	
18	it is perfectly acceptable to say "I don't know." I	18	A to be specific.	
19	would rather have you say that than guess at an answer.	19	Q. I'm not going to check with the University of	
20	This is important, also, because you're swearing to	20	lowa.	
21	testify under oath under penalty of perjury, and if you	21	Okay. So why don't you give me your work	
22	guess and it turns out later you're wrong, then I can	22	history, beginning after you graduated from college.	
23	make something of the fact that you gave me a wrong	23	A. And this will be to the best of my	
24		24	recollection	
25		25	Q. Yes.	

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- A. -- for some of it.
- 2 Q. Yes.

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- A. I worked for Northwest Mortgage as a default loan counselor, then worked for Principal Residential Mortgage as a supervisor in customer service on the -for a call center, then I had a variety of interim jobs. It's around the time the that I relocated to the Twin City area. I'm trying to think.
 - Q. He can't help you.
 - A. I know.

When I came to the Twin Cities, I worked for -- I had employment with Allied Interstate, a collection agency. I worked, at one time, as a Realtor; I worked, at one time, as a financial planner; and worked for LPS--or at that time it was different 16 company name--as a representative, and it's during that time when I segued away from the company and tried to 18 pursue a career as a Realtor, and then I rejoined the 19 company as a supervisor for an audit team. And then I moved away from the company to pursue a career as a 21 financial consultant, and then it was November of '08 when I rejoined LPS. My role is as vice president of customer support. That's the -- the trail of employment to the best of my recollection.

Q. Okay. And can you tell me what your job

Q. Okav.

A. -- by this -- this third party, so part of my 3 responsibilities is to liaison that relationship.

- Q. To make sure that LPS gets the mail?
- A. To make sure that if a client sends their mail to us, that it gets processed.
 - Q. Okay. Does it manage outgoing mail for LPS?
- A. My understanding is they manage just general -- any packet -- outgoing packages that would need to be sent.
- Q. So when documents executed by LPS employees need to be sent out to attorneys within the attorney network - or to servicers, is it done through this Aptitude company?
 - A. Yes.
 - Q. Can you explain that process to me?
- 17 A. The -- the -- Well, I'll refer to it as the
- 18 mailroom --
 - Q. Okay.
- A. -- has packages that go out to the various 20 21 firms, so the documents that get executed by LPS or 22 clients are put into those packages and then sent back 23 to the requester.
 - Q. Okay. And Aptitude tracks the those packages?

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A. There is -- they retain tracking information that is sent through the mail service?

Q. All right. So do you supervise Bethany Hood and Christina Allen?

A. I supervise Bethany Hood. I do not supervise Christina Allen.

- Q. Okay. And what job title does Bethany Hood have?
- A. She's a manager.
 - Q. Of what department?
- 11 A. Within customer support.
 - Q. Okay. And what is her job function?
 - A. She manages the bankruptcy mail as well as the document execution.
 - Q. And she actually signs documents herself, correct?
 - A. Correct.
- Q. Do you execute documents on a regular basis, as well? And by that I mean Appointment of Successor 19 Trustee, Appointment Assignment, those kind of 21 documents.
 - A. Yes.
 - Q. So you are authorized by lenders and/or servicers to sign documents on their behalf?
 - A. Yes.

duties are in your current role?

- A. I'm the department manager over the document execution and referral functions -- support functions that we provide and, also, I liaison the bankruptcy mail processing with a third-party vendor.
 - Q. Who is that third-party vendor?
- A. It is another division of LPS, and I believe they're going by the name of Aptitude Solutions.
- Q. That's Aptitude Solutions?
- 10 A. I believe so.
- Q. Okay. And what role do they perform in 11
- 12 bankruptcy cases?
 - A. There's no role in the -- the cases. The mail that can get generated at times gets processed.
- 15 Q. Does that mean that they process received mail or they process outgoing mail? 16
 - A. They process received mail.
- 18 Q. So mail that's received by Fidelity - or,
- excuse me, LPS related to bankruptcy cases goes through 19 this Aptitude company, is that what you're saying?
- 21 A. The -- Could you repeat that?
- 22 Q. Is Aptitude processing mail received by LPS
- 23 that relates to bankruptcy cases?
- A. The mail that is received by -- that is sent to LPS is processed --

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- Q. Okay. Do you know which companies you have 1 2 authorization to sign on behalf of?
 - A. Yes.

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- Q. Can you tell me what they are, please?
- A. I know a number of them. I have a -- a list 5 at my desk that I refer to because of the number of 6 them, but I know that some of them are EverHome or 7 EverBank, EMC, JPMorgan Chase, Wilshire. Some of them 8 could also apply; potentially a MERS authority. Those are the ones that I can recall at this particular time, 10 11 but there are more.
- Q. Okay. And can you explain to me -- When you said the MERS in some particular cases, can you explain that to me, please? 14

A. Could you rephrase that question?

- Q. Well, you said that in some relationships it can involve MERS. I can't remember the exact word you said, but can you explain?
- A. It varies by client. In some cases MERS, as 20 far as who is a potential authorized signer, because 21 the clients grant the signing authority and MERS grants their signing authority.
- Q. Okay. So, in other words, you don't have any authority to act on behalf of MERS independent of some 24 other entity, correct? So, in other words, there's no

A. Yes, the agreement for signing authority references Mortgage Electronic Registration Systems, Inc., IndyMac Bank, and Fidelity National Foreclosure Solutions, Inc.

Q. Which is the predecessor to LPS, correct, Fidelity?

A. Correct.

- Q. So you prepared -- excuse me. You signed declarations in several of the cases that we're here talking about. One is the case brought by Kristi Bain, 10 the second is brought by Steve Bell, and the other has 11 been brought by Edmund Wood in his capacity as trustee 12 for the Batemans and for Mr. -- for Bateman and Lee. 13 14 Is that your understanding?
 - A. Yes.
 - Q. And you signed these declarations based upon your personal knowledge, correct?

A. Correct.

- Q. And in the declaration regarding Ms. Bain, 19 20 you asserted that signatures which were made on an 21 assignment and an Appointment of Successor Trustee by 22 Ms. Hood and Christina Allen were done so under the 23 authority granted in these documents that we're looking 24 at here today; is that correct, Exhibit 1 at 17?
 - A. Yes, this looks to be the MERS authority

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document that says, "we, MERS, allow Greg Allen to sign documents on our behalf' without mention of any other 3 entity; is that correct? It's in conjunction with a

lender or a servicer? 4

A. Correct.

- Q. Okay, I'm not trying to trick you.
- 7 A. No.
- Q. All right. So, in other words -- well, let's 8 use this one. I'm going to use Exhibit 1 as well as Exhibit 17 -- oops. Sorry. You have them. Would you pull out Exhibit 17 and Exhibit 1? 11
 - A. Exhibit 17, correct?
 - Q. Yeah, and Exhibit 1.
- 14 A. Okav.
- 15 Q. Take a look at these documents.
- 16 A. (Reviewing documents.)
- 17 Q. Okay?
- A. Okay. 18
- 19 Q. All right. So we were just talking a minute 20 ago about MERS giving signing authority. Is this --21 this is the kind of document we were talking about
- 22 where MERS gives the authority in conjunction with
- 23 another entity, in this case IndyMac Bank --
- 24 A. Okav.
- 25 Q. - is that correct?

and -- by IndyMac Bank.

- Q. Okay, If you want to turn to Exhibits 2 and 3, you can see the documents that I'm talking about. They're in your stack. 2 and 3, they're on the bottom.
 - A. Okay.
- Q. So Ms. Hood and Ms. Allen when they signed these documents were doing so under their authority granted in the Exhibits 1 and 17 that we were looking at. correct?

A. Correct.

- 11 Q. I'm going to turn your attention to 12 Exhibit 2, which is the Appointment of Successor 13 Trustee, and you'll notice on the second page across from Ms. Allen's signature there's a handwritten 14 notation that has an asterisk, and it says: "Effective 16 9/3/08." Do you see that?
 - A. Yes.
- Q. Do you know who inserted that handwritten 19 notation?
- 20 A. No.
- 23 Q. Do you know if it was inserted on the
- original document? 24
 - A. No.

Q. Do you know for what purpose it was inserted?

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- Q. Would there be any way to find out who out added that to the document or why or when?
 - A. I don't know.
- Q. You don't know if there's a way to find why 5 it was inserted or who did it? I want to make sure you understood my question.
- A. You're asking -- Your question is if there's a way to find out why the "Effective 9/3/08" was put on there?
 - Q. Yes.
- A. I can -- I can speculate --
- 12 Q. Okav.

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- A. -- what I -- I mean, the only thing, posing a question to the firm that prepared the document. But I -- I don't know why the "Effective 9/3/08" date was put on there.
- Q. And there's no way to know when it was put on 17 18 there, right?
 - A. Not that I'm aware of.
- 19 Q. Okay. So if an LPS employee alters a 20 document - actually, do you know what, let me back up 21 22 a bit. I already have this testimony from Mr. Hymer 23 this morning, but I want to make sure that you have the same understanding as I. It's my understanding that 24 these documents, when they're blank, as in unsigned, 25

attorney, they do that within Process Management, and when they submit it, it prints --2

- Q. Oh, okay.
- A. in our office, the physical document.
- A. And then there is a process that gets launched in the -- within Process Management.
 - Q. Can you explain that to me, please.
- A. The way the functionality is set up, the firms can go into the individual file in the Desktop and submit their document that needs to be executed. and then there's a process with that -- that's used as workflow that has events, and when those events become due, that's how it's understood that a document has been submitted.
 - Q. Okav.
- A. So they're basically tracking steps for the process along the way from submission to getting it sent back to the requester.
- Q. Okay. And then so how does the person, you know, the employee, whether it's Ms. Hood or Ms. Allen, actually sitting at LPS'S offices, how does she see that and know what to do?
- A. When the documents come off the printer, there is staff that gets them to a team that does

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are uploaded onto the system by the attorneys from the 2 attorney network; is that correct?

- A. Correct.
- Q. The assignment and appointment documents, 4 5 correct?
 - A. Correct.
- Q. And then that essentially triggers -- or sends a message to LPS that somebody needs to sign the document, correct?
- A. Correct. There's -- there's something that becomes known to LPS that the document has been submitted.
- Q. Right. His -- his -- his explanation to me, 13 in general, was that it gets posted up to the system, 14 15 and that is what is seen on the screen, and that without there being any accompanying message, indicates 16 that it needs to be signed; is that correct? 17

18 MR. SPOONEMORE: I'm going to object. I'm not actually sure that that properly characterizes his 19 testimony, but. . . 20

MS. HUELSMAN: I'm not attempting to 21 22 mischaracterize it, so. . .

- Q. What happens? Why don't you tell me what 23 24 happens?
 - A. Sure. When a document is submitted by an

perform a high-level review of the document to make sure that it is, in fact, a document that's in the Desktop, that it -- to verify the document type; if they submitted an SOT, is it an SOT; and is it a document based on our signing authority that gives us the ability to execute it and to check for any type of verbiage related to attesting to facts.

And if it passes that review, then it gets directed to the authorized signer, who then executes the document. It goes through an notarization process and gets sent back to the attorney.

- Q. So Ms. Hood or Ms. Allen would not be the person who was actually scrutinizing the document beforehand; is that right?
- 15 A. I can't speak to what they may have or have 16 not done ---
 - Q. Okay.
 - A. -- but I can share that there is a team that does put the documents that come through through that review process.
 - Q. Are they members of that team?
 - A. They are members of a customer support team.
- 23 Q. Okay. So it's a customer support team that reviews the documents?
 - - A. Correct, for -- for documents that LPS may be

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rise to a need to talk to the servicer?

A. If the attorney noted it -- specifically 3 noted it within the request. Within the document, if it reflected the verbiage that there was attesting to a 5 fact within the -- it would depend on any variation of that. That's the -- the phrase, so to speak, that would be looked for.

Q. But, for example, looking at this assignment, document, isn't the signer, Bethany Hood, attesting to the fact that MERS wants to assign the Deed of Trust to IndyMac Federal Bank?

MR. SPOONEMORE: That's a 13 mischaracterization, I object. Bethany Hood isn't representing; MERS is representing. That's a gross misinterpretation of the document.

MS. HUELSMAN: No. Ms. Hood is signing on behalf of MERS: therefore, she is making an affirmation on behalf of MERS.

MR. SPOONEMORE: MERS is making the affirmation.

MS. HUELSMAN: She's making it on their behalf.

MR. SPOONEMORE: Yeah, as MERS is the one making the affirmation.

Q. So could you please answer the question,

Page 25 1 people sign documents in their capacity as alleged officers of the company, they are, in fact, making a

representation.

If MERS can figure out how, as a corporation, which doesn't exist except on paper, it can sign documents itself, then, in fact, it can say that it's doing so without the assistance of a person.

8 MR. SPOONEMORE: Legally it is MERS making 9 the representation. People are authorized to sign on behalf of MERS. That doesn't make them making the 10 11 representation; it makes MERS making the 12 representation.

Q. Okay. So when did MERS tell Ms. Hood that this is what it wanted to do?

A. I would think within the -- when granting the signing authority.

Q. No. When did MERS specifically say to Bethany Hood. We want to assign our interest in the Deed of Trust referenced herein to IndyMac Federal Bank? When did that occur?

MR. SPOONEMORE: Counsel knows very well that MERS can operate through counsel, which is their agent. Again, you're asking misleading questions of this witness, and you know it. You know that MERS's counsel made this request, and that's an agent of MERS.

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Mr. Allen?

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A. MERS is making the reaffirmation.

Q. Mr. Allen, you're not allowed to parrot your attorney's response. Please --

MR. SPOONEMORE: He's --

MS. HUELSMAN: -- answer --

MR. SPOONEMORE: -- answered your --

MS. HUELSMAN: -- the question.

Are you coaching him, Mr. Spoonemore?

MR. SPOONEMORE: No. I'm saying the

11 premise of your question --

MS, HUELSMAN: Well ---

MR. SPOONEMORE: -- is --

MS. HUELSMAN: -- a speaking --

MR. SPOONEMORE: -- misleading.

MS. HUELSMAN: -- objection is providing your client with an answer -- your client with an

answer to a question, and that's improper.

MR. SPOONEMORE: Well, and a misleading 20 legal premise to your question is clearly

objectionable, because this client is not an attorney. 22 When you represent Mr. Hood is representing, that is a

gross legal mischaracterization of this document. I'm allowed to correct that. 24

MS. HUELSMAN: Well, I disagree. When

MS. HUELSMAN: Well, then, you can explain to Regional Trustee why they violated their duty to to the Deed of Trust doc by acting on behalf and as an agent for somebody when they're supposed to be acting as a neutral in conjunction with a foreclosure sale. Is that your representation, Counsel?

MR. SPOONEMORE: That's not us. You can go after whoever you want, but as far as what we're doing, you're way off base here.

Q. When did MERS give instruction to Bethany Hood to assign this Deed of Trust? Whether it came through Regional Trustee or Santa Claus, I don't care. When did MERS give this instruction to Ms. Hood?

MR. SPOONEMORE: Objection; form.

Objection: badgering and argumentative.

A. When submitting assignments, the firms are responsible for the entities within that.

Q. So your understanding is that Regional Trustee communicated with MERS and received instruction?

A. I don't know what Regional Trustee did or did not do.

Q. So it's irrelevant what happened behind the scenes? LPS has a document that came up through its system, you have an assigning document, and so LPS's Page 29

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1 employees signed; is that correct?

- A. If a document is submitted and it is a 3 document that we can execute based off a signing authority that's been granted, yes, LPS would execute 5 it.
 - Q. Can you explain to me how LPS's services help lenders and mortgagees lower their costs and reduce processing time associated with non-judicial foreclosures?
- A. LPS's services can help provide workflow of 11 what needs to be done within the process that can then help the efficiency that it's done, within which, then, 12 in turn, could benefit to a servicer or a client.
- Q. And can you explain to me how that occurs? 15 How does it help them lower their costs and reduce 16 processing time?
 - A. It could help -- If the process is done more efficiently, it could help to reduce attorney costs.
 - Q. How?

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- A. By it not taking as long. There isn't as 21 much -- if there is additional work that may need to be 22 done.
 - Q. Because, for example, Regional Trustee can send these documents for signature to LPS rather than being required to send them to IndyMac or to the

3 the Appointment of Successor Trustee documents are

that once, for example, in this case the assignment and

Q. Okay. And you testified in your declaration

- signed, that they were sent to Regional Trustee to be recorded. Do you recall that?
 - A. I recall the declaration reflecting that.
- Q. And that's your understanding of what actually did happen here as regards the appointment and the assignment document that we're looking at?
 - A. Correct.
- Q. And then once they're sent out to Regional 111 12 Trustee for recording, does LPS obtain copies of those 13 recorded documents?
 - A. No.
- 15 Q. It doesn't? So Regional Trustee is not required to send back copies to indicate they've been 17 recorded?
 - A. Not to LPS.
- Q. Okay. Does it make a notation on the 19 20 platform?
- A. It could depend on the client. If that was something that they wanted to track, then it's possible.
 - Q. Okay. But it's not necessarily standard operating procedure?

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servicer, correct?

- A. Document execution is an example of a support service that can help to streamline that function.
- Q. Okay. In your deposition you've asserted 5 that MERS acts as a nominee in county land records excuse me, I said "deposition," and I meant 6 declaration. I'm sorry. MERS acts as a nominee in county land records for lenders and servicers. How do you know that?
- A. I reviewed the information from the Web site 11 that was included within -- My understanding of MERS is 12 they act as the mortgagee nominee, and in the event 13 foreclosure proceedings are needed, then it's possible that it would need to be assigned out of MERS, into the name of the servicer in question.
 - Q. So your understanding is that assignments are transferring the Deeds of Trust to servicers, correct?
 - A. Yes.
- Q. Does LPS ever undertake to find out -- in the context of foreclosure or bankruptcy proceedings, does it ever endeavor to find out who actually has the note?
 - A. No.
 - Q. Does it have access to the information regarding who has the note?
 - A. Not that I'm aware of.

A. Correct.

Q. Okav.

3 And if they are, for some reason, sent back to LPS, or copies, I would say, are they sent through the electronic imaging system or are they mailed or

- A. If it -- if a client's request was to have it provided in the Desktop, then a firm could be asked to image a recorded copy. In the event LPS received one, we would automatically forward it on to the client.
- Q. And you talked a minute ago about the -- MERS Web site that you looked at before you signed the 12 declaration. Do you remember that?
- A. Yes, I remember stating that I referred to 15 the information within the declaration --
 - Q. Okay.
 - A. -- that reflected that.
- Q. And when you looked at that information on 18 19 MERS's Web site before signing the declaration, was 20 that the first time you had looked at MERS's Web site?
 - A. Can I see the -- the --
- 22 Q. I don't have it, but I actually have it up 23 electronically if you wanted to see that.

 - Q. I didn't think you'd need it.

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	Gregory N. A.	nen, 1/13/2010 Page:
	Page 33	
1	A. What I meant was What I'm saying is, I	
2	referred to, in the declaration	
3	Q. Oh.	·
4	A there was an exhibit	
5	Q. That's that's it.	
6	A that reflected that. That's what I	
7	referred to.	
8	Q. Okay. That's it. And, I'm sorry, I didn't	
9	print it because I didn't think we'd need it for	
10	deposition, but this (indicating) is it.	•
11	A. Okay.	
12	Q. So this is what you were talking about, the	
13	attachment to your exhibit?	
14	A. Do we Can I review a copy of it just to	
1 1	confirm? But, yes, that's	
15	Q. Will I have to print it?	·
16	MR. SPOONEMORE: Do you happen to have one	
17	handy? I just didn't think we'd need it as an exhibit.	
18	Thank you.	
19	A. Correct. That looks to be the same.	
20	Q. So was that the first time that you'd looked	
21		
	A. Yes.	
23	Q. Okay. And did you look at any other part of	
24	MERS's Web site before signing that declaration?	
25		
	Page 34	
1	A. No.	
2	Q. And do you ever have any In the context of	·
3	doing your business at LPS, do you ever have any	
4	contact or communications directly with MERS?	
5	A. No.	
6	Q. Do you know if MERS has a client relationship	
7	with LPS?	
8	A. My understanding is that MERS, if they chose	
	to, could grant signing authority, and that's the	
	9.	· ·
11	execution.	
12	Q. Okay. Because my understanding is that	
13	attorneys in the attorney network have agreements that	
14	are calledI'm looking for themNetwork Agreements,	
15	and they also have Technology Agreements, correct?	
16	A. Correct.	
17	Q. And then servicers, lenders, or banks have	
18	Default Servicing Agreements; is that correct?	
19	A. Correct.	
20	Q. Okay. Just one minute. I want to review my	
21	notes.	
22	No further questions.	
23	MR. SPOONEMORE: I have no questions. We	
	will read and sign. Thank you.	
25	(The deposition was terminated at 2:34 p.m.)	

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STATE OF MINNESOTA
 1
                                       ss CERTIFICATE
     COUNTY OF HENNEPIN
 3
     I, Cindy L. Schultz, RMR, CRR, CLR, a notary public in
     and for the County of Hennepin, certify that I reported
     the deposition of GREGORY N. ALLEN, who was first duly
     sworn by me, having been taken on January 13, 2010, at
5
     1400 Rand Tower, 527 Marquette Avenue, South,
    Minneapolis, Minnesota;
6
     I further certify that I am not a relative or employee
7
     or attorney or counsel of any of the parties or a
     relative or employee of such attorney or counsel;
8
9
     That I am not financially interested in the action and
    have no contract with the parties, attorneys, or
    persons with an interest in the action that affects or
10
     has a substantial tendency to affect my impartiality;
     that all parties who ordered copies have been charged
11
     at the same rate for such copies;
12
     That the right to read and sign the deposition by the
     Witness was not waived.
13
     IN WITNESS WHEREOF, I have hereunto set my hand and
14
     affixed my seal of office at Minneapolis, Minnesota,
     this 20th day of January 2010.
15
16
17
                         Cindy L. Schultz, RMR, CRR, CLR
                         My commission expires 1/31/2010
18
19
20
2.1
2.2
23
24
25
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