		2
1	APPEARANCES OF COUNSEL:	
2	ATTORNEYS FOR THE PLAINTIFF	
	WELLS FARGO BANK, NA:	
3		
	FLORIDA DEFAULT LAW GROUP, P.L.	
4	BY: TRAVIS HARVEY	
	9119 Corporate Lake Drive, Suite 300	
5	Tampa, FL 33634	
	(813) 251-4766	
6		
7	ATTORNEYS FOR THE DEFENDANTS	
	JOHN P. STIPEK, et al.:	
8		
	THE TICKTIN LAW GROUP, P.A.	
9	BY: TIM QUINONES	
	600 W. Hillsboro Boulevard, Suite 220	
10	Deerfield Beach, FL 33441-1610	
	(954) 570-6757	
11	tquinones@legalbrains.com	
12		
	(INDEX AT REAR OF TRANSCRIPT)	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

(Commencing at approximately 10:10 a.m.)

STIPULATION

1

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

It is stipulated by and between Counsel that this deposition is being taken in accordance with the Florida Rules of Civil Procedure, that all objections as to Notice of this deposition are hereby waived; that all objections except as to form are reserved until the time of trial; and that the deponent does not waive reading and signing of this deposition.

* * * * * * * * * *

XEE MOUA

being first duly sworn, testified as follows:

EXAMINATION

BY. MR. OUINONES:

- Q. Hi. My name is Tim Quinones. Can you please state your name, for the record.
 - A. Xee Moua.
- Q. Can you spell that, please?
- A. X like in x-ray, E-E, last name is M like in Mary, O-U-A.
 - Q. Is it okay if I call you Xee?
 - A. Yeah, that's fine.
- Q. And I'm sure you know why we're here today, we're here for a deposition.

2.3

- A. Yes, sir.
- Q. And have you had your deposition taken before?
 - A. No.
- Q. So this is your first time. I'll go over a few preliminaries here, just to kind of explain the process to you before we begin. I'm going to ask you a series of questions, and as I ask a question it's important for the benefit of the court reporter that you provide answers in a yes or no format. Head nods or shoulder shrugs, those types of things don't show up on the record.
 - A. Okay.
- Q. Also, we may have an exchange going back and forth in which I'm asking a question, I'd ask that you allow me to finish my question and please proceed to answer, and I'll try to extend the same courtesy to you. If we're talking over each other it makes the court reporter's job that much more difficult.
 - A. Yes, sir.
- Q. Also, if I ask you a question and it's unclear what I'm asking, please ask me to repeat the question, I want to make sure that the question's clear and concise and you understand. I don't want

you to guess, so if you don't understand the 1 question please ask me to go over it again, I'll be sure to make it as clear as possible. Α. Okay. 5 0. And finally, if at any point in time you 6 need a break, bathroom or otherwise, just please ask 7 me. I may have to finish my line of questioning I'm in, but I'll be happy to accommodate any breaks you 8 9 need. 10 Α. Okay. 11 MR. HARVEY: You're not a prisoner. 12 That's the point of it. So yes, at any 0. 13 point in time please don't hesitate. 14 I quess I'll start with a few 15 preliminaries. Let's talk about your high school. 16 Where did you go to high school? 17 Golden West High School in California. Α. 18 Where in California is that? 0. 19 Α. Visalia. 20 0. Visalia? 21 Α. S-A-L-I-A. It's, V-I-S-A-L-I-A. 22 0. And for somebody that's not familiar with 23 California, where's a big city nearby? 24 Α. That's close to Sacramento, San Jose, 25 San Francisco.

1	Q. Okay.
2	A. Might be more familiar with Fresno, it's
3	a bigger city.
4	Q. Is it close to Fresno?
5	A. Yeah, it is.
6	Q. And I presume you graduated high school.
7	What year did you graduate?
8	A. '96.
9	Q. 1996. Okay. And from there did you have
10	any other education after that?
11	A. I started college for about a semester
12	and a half, but we decided to move here, so I
13	haven't gone back.
14	Q. When you say we?
15	A. Family.
16	Q. Your family?
17	A. Yeah.
18	Q. So where did you start college?
19	A. College of the Sequoias.
20	Q. So you attended that for approximately a
21	year and a half?
22	A. No, not even a year and a half, it's
23	about half a year.
24	Q. And then you picked up and moved across
25	the country?

			7
1	Α.	Yes, sir.	
2	Q.	Where did you move to?	
3	Α.	Here, Charlotte.	
4	Q.	Charlotte, North Carolina?	
5	Α.	Uh-huh.	
6	Q.	And what brought you here?	
7	Α.	Pretty much the job market.	
8	Q.	Did you have a job at the time that you	
9	were going	to school at the college over there?	
10	Α.	No.	
11	Q.	So did you have a job that you were	
12	coming to	here in Charlotte?	
13	Α.	No.	
14	Q.	Upon moving here did you get a job here?	
15	Α.	I did.	
16	Q.	Where did you get a job?	
17	Α.	I believe I worked first job was	
18	McKesson.		
19	Q.	Can you spell that, please?	
20	Α.	M-C-K-E-S-S-O-N. General medical.	
21	Q.	And what did you do there?	
22	Α.	Just office work, customer service.	
23	Q.	What type of business was this?	
24	Α.	Medical. Medical supplies.	
25	Q.	And approximately how long did you work	

1	there?
2	A. Let's see, I was there for, I would say,
3	about maybe two years.
4	Q. And from there where did you go?
5	A. I went to United Supply.
6	Q. What type of business is United Supply?
7	A. They're really in the blinds and shade
8	business, home decor.
9	Q. And what was your job there?
10	A. Customer service.
11	Q. Approximately, how long did you work
12	there?
13	A. Six years.
14	Q. And from there where did you go to work?
15	A. Wells Fargo.
16	Q. Which is approximately what year?
17	A. I started as a contractor in let's
18	see, I've been there for three years, so I started
19	as a contractor, that would have been in 2007.
20	Q. When you say a contractor, what does that
21	mean?
22	A. Temporary. I went through a temporary
23	agency.

contractor with Wells Fargo, what were you doing?

And when you took this job as a

Q.

24

			9
1	А.	Doc execution, what I'm in now.	
2	Q.	You said document execution?	
3	Α.	Yeah. It's a doc execution department.	
4	Q.	So you've been working there continuously	
5	for the th	ree years?	
6	А.	Yes.	
7	Q.	Approximately, how long were you on as a	
8	contractor	?	
9	А.	A year.	
10	Q.	And after a year of work they offered you	
11	full-time 6	employment?	
12	Α.	Yes.	
13	Q.	Doing essentially the same	
14	responsibil	lities that you were doing before?	
15	А.	Yes.	
16	Q.	What is your job title?	
17	А.	Right now I'm a Work Director.	
18	Q.	A Work Director?	
19	Α.	Uh-huh.	
20	Q.	Is that what you were initially hired as?	
21	Α.	No.	
22	Q.	Okay.	
23	Α.	I was a processor when I got hired on.	
24	Q.	This is from the temp agency when you	
25	were hired	on?	

1	1 A. Yes.	
2	Q. And your work as a proce	ssor, what did
3	3 that entail?	
4	A. What we do is we receive	documents and we
5	5 execute them.	
6	Q. What types of documents?	
7	7 A. Substitution of trustees	, judgment
8	8 affidavits, affidavits, deeds.	
9	9 Q. I'm sorry, can you say t	hat one more
10	0 time, substitution	
11	1 A. Substitution of trustee.	
12	Q. Okay.	
13	A. Deeds, affidavits and jud	dgment
14	4 affidavits.	
15	Q. Approximately, how long of	did you work as a
16	6 processor?	
17	7 A. About a year.	
18	Q. So when you were offered	the full-time
19	employment was that leaving the world	k as a processor
20	0 and	
21	A. No, it was the same thing	g. I was offered
22	for that position.	
23	Q. Okay.	
24	A. So it would be a total of	two years being
25	a processor in that department. And	d I got promoted

after that, so that's why I'm a Work Director. 1 0. So the Work Director, that was a promotion? Α. Uh-huh. That was a promotion. 5 Ο. And it's still within the document 6 execution department? 7 Α. Yes. 8 As a Work Director what are your job 9 responsibilities? 10 Job responsibilities are pretty much the 11 I help out my team with any execution of 12 documents; I oversee that these documents are 13 executed and returned in a timely manner to our 14 attorneys; handle variety of tasks, as far as the 1.5 keeping of the team, making sure we're on task, 16 making sure everything is completed and we meet our 17 time frame. 18 And that pertains to the execution of 19 those previous documents that you listed? 20 Α. Yes. 21 Now, you mentioned a team, so you have a 22 team of individuals that work --23 Α. We have a team of about 13 people. 24 Q. And are you at the head of that team?

Α.

Yes.

	1
1	Q. And what are the 13 people, there's 13
2	people underneath you as the Work Director?
3	A. Yes. Actually, there's 13 people
4	including me, so there's about 12 people under me.
5	Q. And those 12 people, they're considered
6	processors?
7	A. Yes, sir.
8	Q. Approximately, I know you said you've
9	been a Work Director for about a year; is that
10	accurate?
11	A. Yes, sir.
12	Q. So about the beginning of 2009 you were
13	promoted to Work Director?
14	A. Yes.
15	Q. Now, those 12 processors, they do
16	essentially the same work that you were doing the
17	two years prior as a processor?
18	A. Sir, I can only speak on my behalf, so
19	document execution, we execute documents.
20	Q. But you're responsible for the work that
21	these 12 individuals do, correct?
22	A. I am not totally responsible. I oversee
23	that these work go out.
24	Q. Okay.
25	A. But everybody performs at their own

	1
1	level, so I can't speak on anybody's behalf but my
2	own.
3	Q. These 12 individual processors, they
4	report to you?
5	A. They don't report to me. I'm the Work
6	Director, they report to my manager.
7	Q. And who is your manager?
8	A. China Brown.
9	Q. And she's the manager of the document
10	execution department?
11	A. Yes, sir.
12	Q. Is she the only manager of that
13	department?
14	A. No.
15	Q. How many managers are there of the
16	document execution department?
17	A. There's several departments within our
18	department, so every department has their own
19	managers.
20	Q. There's several departments
21	A. There's several departments that handle
22	several different aspects. We are the document
23	execution team.
24	Q. Okay. For the document execution
25	department?

1	Α.	For document execution purpose, yes.
2	Q.	And these other departments that you're
3	mentioning	
4	А.	They don't do anything with documents.
5	Q.	But they would not fall under the
6	document	
7	Α.	They would not fall under document
8	execution.	
9	Q.	You mentioned the document execution
10	department	before, that's China Brown would be the
11	head of tha	t department?
12	Α.	Yes.
13	Q.	And are you the only Work Director in
14	that depart	ment?
15	А.	Yes.
16	Q.	How does your job as a Work Director
17	differ from	the job as a processor?
18	А.	I have more responsibilities, I do have
19	authorizati	on to execute on behalf of Wells Fargo.
20	Q.	Whereas a processor we're not?
21	Α.	Yes.
22	Q.	Does a processor have the authority to
23	execute on	behalf of anyone within the company?
24	Α.	No.
25	Q.	So you're the only one in that department

	<u> </u>
1	that has the authority to execute documents?
2	A. Myself, yes. I'm not the only one, but
3	I'm yes. I'm one of the ones that can execute.
4	Q. Okay. But none of the processors can
5	execute, correct?
6	A. I'm sorry, when you say execute, are you
7	referring to signing these documents or actually
8	processing the documents?
9	Q. I was I guess let's back up. Before
10	you mentioned that you had the authority to execute
11	on behalf of Wells Fargo.
12	A. Yes, sir.
13	Q. Did you mean to sign on
14	A. To sign, yes, on behalf of Wells Fargo.
15	Q. Do any of the other processors have or
16	do any of the processors that work for you have the
17	authority to sign on behalf of Wells Fargo?
18	THE WITNESS: Do I have to answer that?
19	MR. HARVEY: Yes, answer.
20	THE WITNESS: Yes.
21	BY MR. QUINONES:
22	Q. How many of the 12 processors have the
23	authority to execute?
24	A. We have about, let's see, four others.
25	Including China we have four on our team that is

13

14

15

16

17

18

19

20

21

22

23

2.4

25

able to sign.

- So doing the math here: China, yourself and two processors?
 - China, myself and three other processors.
 - So that would be five?
 - Total of five, including myself.
- I'm going to back up here a little bit. When you started as a processor, was there any particular training that you had to go through?
- Yes, sir. Periodically we do have attorneys' offices that come into the building and we have little seminars. We sit with the processors that have -- that were there prior, and we have like a little training session. We have training sessions that occur regarding the documents, how to execute the documents, what we have to use, as far as notating our system and so forth.
- 0. So when you first started you went through one of these training sessions?
 - Α. Yes.
- About how long does that training session last?
- Training sessions usually run anywhere from a week to two weeks.
 - And this involves, I think you said,

following around another processor who's been working in the field; is that correct? Α. Yes. 0. And then seminars over that time period, 5 as well? 6 Α. Uh-huh. 7 Is there any kind of certificate or 0. completion when you finish this training session 8 9 that you receive? 10 Α. No, sir. 11 0. But after you go through the training 12 session you're then allowed to go on as a processor? Yes, sir. 13 Α. 14 Have you received any other training Ο. 15 while at Wells Fargo besides this initial training session? 16 17 No, sir. Α. 18 So when you began as the Work Director 0. 19 there was no special training that went into that? 20 Α. No, sir. 21 Did you replace -- was there a previous 22 person that was the Work Director of that department 23 before you? Yes, sir. 24 Α.

25

0.

And did that person leave the company?

1	A. No. That person actually got promoted.
2	Q. Was that person China Brown?
3	A. Yes, sir.
4	Q. So she was promoted to the manager of the
5	department?
6	A. Yes, sir.
7	Q. Now, when you say that the because
8	some of the processors have the well, let me back
9	up here. Before becoming the Work Director did you
10	have the authority to sign on behalf of Wells Fargo?
11	A. No, sir.
12	Q. So that was an added benefit when you
13	received that promotion, correct?
14	A. Yes, sir.
15	Q. Was there some form of certificate or
16	something that gave you that authorization?
17	A. Not necessarily. All we have is a
18	corporate vote from our legal department indicating
19	we are authorized to execute on behalf of
20	Wells Fargo. As far as a personal certificate or
21	anything like that, we don't have anything.
22	Q. So I presume somebody would have to put
23	you up to be voted upon to have that authorization,
24	is that

This authorization is actually approved

Α.

1

5

6

7

8

9

by management, and it's sent over to our legal department.

- How did you become aware that you received this authorization?
- I was notified that I was able to execute Α. on behalf of Wells Fargo.
- Q. Did you, yourself, apply for that authority?
- Not necessarily. Our department needs signers for our particular documents. We don't have time to utilize -- or we don't have the time frame to take our documents to all the other signers that are available within Wells, so we have to -- in our department we like to handle our documents there because it's a lot quicker for us to get it in and out. So with our processors being able to execute and sign, the time frame would be cut almost in half, as far as getting our documents out the door.
- 0. So would these other processors that are on your team that are not authorized to sign, it would help your job if they were authorized to sign, correct?
- It would, but it's not necessary that Α. everybody be able to sign.
 - Why is that? Q.

1	A. Well, that's on a management basis; I
2	mean, it's not where I'm at, so I wouldn't be able
3	to give you that answer. It's on a management
4	level.
5	Q. So you said you received notification
6	that you were authorized to sign on behalf of
7	Wells Fargo, was this via e-mail?
8	A. No, it was via my supervisor or
9	management.
10	Q. She verbally told you
11	A. Yes.
12	Q. That you're now authorized to sign?
13	A. Yes, sir.
14	Q. Have you received any documentation
15	beyond, you know, your supervisor verbally telling
16	you that?
17	MR. HARVEY: Asked and answered.
18	Go ahead.
19	THE WITNESS: Yes, sir.
20	BY MR. QUINONES:
21	Q. You have?
22	A. The corporate vote.
23	Q. The corporate vote?
24	A. Yes.
25	Q. So did you receive a document evidencing

1 this corporate vote? Α. Yes, sir. And in what form, is it a letter that you 0. received? 5 Α. It's a document. It's a document signed 6 by legal. 7 On a piece of paper? 8 Α. Yes, sir. You don't, by chance, have that document 9 Q. here today, do you? 10 11 Α. I do. 12 Ο. You do? 13 Α. Uh-huh. I'd like to take a look at that document. 14 Ο. 15 MR. HARVEY: And I'm objecting to this production because we didn't instruct the client to 16 17 bring anything. If you want to raise it up later, 18 you can. MR. QUINONES: I guess --19 20 MR. HARVEY: I've not seen the document. 21 I don't know what's on the document. I don't know if there's confidential materials in this document. 22 23 MR. QUINONES: I can give you a chance to 24 review it; I mean, it's documents that were --

MR. HARVEY: It's not just my decision,

there's counsel inside Wells Fargo as well. There's more that goes at scope than just my okay here for this day. Like I instructed, my client has mistakenly brought this document here, I did not ask her to bring this. I'm objecting to this production. If you want to move later for it, you can, but I don't know what's in the document.

MR. QUINONES: Well, I mean, we can take time to review this; I mean, this document would be responsive to the Duces Tecum aspect of this deposition.

MR. HARVEY: And your understanding, yes, it would be. I just told you about the document's production. We already produced documents to your office. If you have an objection beyond that, state it for the record, we can preserve it, you can take it in front of the judge later, if need be. We have not brought documents for production here today.

MR. QUINONES: There is a document here today, I mean -- and, I mean, we may have to -- we traveled this long distance, we may have to get the judge on the phone --

MR. HARVEY: You can continue asking your questions. If there's something else that needs to be asked, you know, we can get to that point, we can

Veritext Florida Reporting Co.

800-726-7007 305-376-8800

revisit this later. I will look at this document in the meantime or if we can take a break, but I'm still not confirming that I'm going to produce this document to you. I've not seen it, I've not had a 5 chance to review it, it's not here for production, 6 it's in my possession; hence, currently a matter of 7 communication between my client and myself. 8 not a matter of production for this deposition. 9 MR. QUINONES: So let's make it clear, 10 what's your objection for the record? 11 MR. HARVEY: My objection for the record 12 is that we produced all documents to you. We have 13 not brought anything here today to be produced at 14 this deposition. THE WITNESS: Okay. So your objection is 15 that you have not brought anything responsive to the 16 17 Duces Tecum? 18 MR. HARVEY: Correct BY MR. QUINONES: 19 All right. I'd ask you to review this 20 0. 21 document. Have you seen this document before? 22 Α. Yes, I have. And take a minute to look through it, if 23 Q. 24 you would.

(Complying)

Α.

1	Q. Now, you've had a chance to see the I
2	guess, if you could, could you read the title of the
3	document for me?
4	A. The title which title?
5	Q. The underlined portion in the middle.
6	A. The Re-Notice of Taking Deposition Duces
7	Tecum?
8	Q. Yes, ma'am. Okay. Have you had an
9	opportunity to review the requests in this document?
10	A. No, sir. I haven't looked at it in
11	detail.
12	Q. Have you seen the request before?
13	A. No.
14	Q. Are you aware that this deposition is
15	Duces Tecum in aspect, which means that we've
16	requested you to produce a number of documents today
17	responsive to that?
18	A. No.
19	Q. You have brought some documents today,
20	but they're not in reference to this Duces Tecum
21	aspect of this deposition?
22	MR. HARVEY: Counsel, for the record,
23	documents she's brought here today are between
24	herself and myself. She has not brought documents
25	for this Duces Tecum.

MR. OUINONES: Okay. 1 MR. HARVEY: Do not try to trick her with the play of words. 4 MR. QUINONES: No, no, no. There's no 5 trying to trick. I just want to make sure we have 6 that clear. 7 MR. HARVEY: That's fine. We're clear. 8 MR. OUINONES: All right. MR. HARVEY: Now, if you'd still like to 9 10 continue on this line of questioning, I will offer I can talk with my client, review this document she 11 12 has just mentioned; if that is something that can be 13 produced I will disclose it at this point in time, 14 but I'm committing that it's for this deposition 15 today. MR. QUINONES: Right. Okay. And I think 16 that that would be prudent. It doesn't necessarily 17 have to be now, but we've come all this way, I'd 18 hate to come back over one document. 19 2.0 MR. HARVEY: I understand. MR. QUINONES: So I can move on with my 21 line of questioning. Maybe at a break we can review 22 and see if that's a document we can come back to. 23 MR. HARVEY: Sure. If you want to handle 24 25 it that way, that's fine.

MR. QUINONES: Okay,

BY MR. QUINONES:

- Q. But to be clear -- I'm just going to ask the witness: To be clear, there's been no documents produced in response to this Duces Tecum aspect today?
 - A. That's correct.

(DFT. EXH. 1, THE RE-NOTICE OF TAKING DEPOSITION DUCES TECUM, was marked for identification.)

Q. I'd like to enter this as Exhibit 1.

So you received this authorization that's been in question via a document that you have here today, is that the only -- besides the verbal and this document, is there any other way that you became aware of this authorization to sign on behalf of Wells Fargo?

- A. That is it.
- Q. So the processors -- when you were a processor previously, if you weren't signing these documents, what exactly were you doing with these documents?
- A. When I say execute, that means we receive these documents in from the attorney's office, we fill the document with the necessary name, title, so

1 you send it to --5 Α. 6 0. 7 8 9 10 11 a processor? 12 Α. Yes. 13 0. 14 15 Α. Yes. 16 17 18 anymore? 19 Α. 2.0 21 22 2.3 0. 24 25

forth, send it off to be notarized and mail it out to the attorney's office.

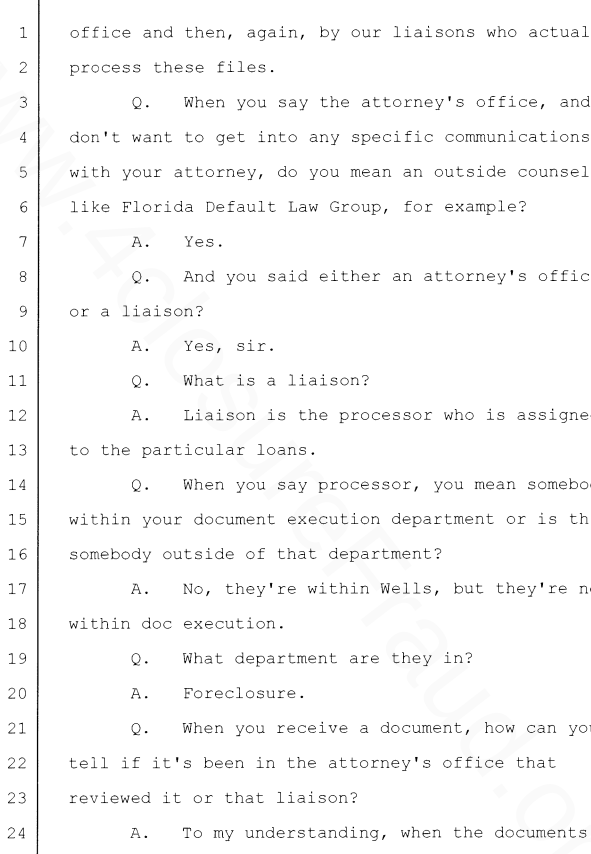
- Q. When you say send it off to be notarized, you send it to --
 - A. We have a notary on our team.
- Q. But going back to your job as a processor, if you're not signing at that time what does your job entail as a processor?
 - A. Exactly what I just explained.
- Q. Okay. So you were explaining the job as a processor?
- Q. Filling in the blanks, and then you give it to an individual who would then execute?
- Q. So as the Work Director and now an authorized signer, you don't fill in those blanks anymore?
- A. I do periodically, it just depends on how our volume is. As well as being a Work Director, I still do the same duties the processor would do. I jump in when I have to jump in.
- Q. So when you say you have to jump in, it will be something ---
 - A. To help them with their mailboxes.

1	Q. Do you receive direct assignments
2	yourself, as well?
3	A. Every now and then I do; not direct, but
4	if there was an escalated issue, yes, it would come
5	to me.
6	Q. So it would be fair to say you do not
7	have like your own workload, you just are helping
8	out where needed?
9	A. Yes.
10	Q. And then further, one of your primary
11	responsibilities would be to sign documents,
12	correct?
13	A. Yes.
14	Q. How many documents would you say you sign
15	a day?
16	A. In a day's workload, hundreds.
17	Q. Hundreds?
18	A. Yes.
19	Q. And when you say hundreds when you're
20	referencing documents, you mean the previous
21	documents that you listed; whether it be an
22	affidavit, an affidavit for judgment, substitution
23	of trustee, those documents?
24	A. Yes, sir.
25	Q. I guess to help me fully understand, when

1	you say hundreds, it could be 500 documents in a
2	day?
3	A. It can.
4	Q. What would you say the most you assigned
5	in a given day would be?
6	A. The most?
7	Q. Yeah.
8	A. In a given day, anywhere between 300 to
9	500.
10	Q. Okay. Now, so one of the processors will
11	bring you these documents; is that correct?
12	A. Yes, sir.
13	Q. So you may have a stack of 300 on your
14	desk?
15	A. Yes, sir.
16	Q. Now, you'll go through one by one and
17	sign each of these documents?
18	A. Yes, sir.
19	Q. When you sign these documents, what do
20	you do, what do you look at on the documents?
21	A. Make sure my information is there and
22	correct, and I sign.
23	Q. When you say your information?
24	A. My name, my title.
25	Q. Anything else?

- 2.3
- A. That is it.
- Q. Now, do you verify any of the numbers that may be on some of these documents?
- A. I do not. That's not part of my job description.
- Q. I understand. If you have as many as 300 documents on your desk in a given day; I mean, how many would you say you're signing in an hour's time, let's say?
- A. In an hour's time, I would say probably anywhere between 50 to 100.
- Q. So potentially you're signing documents every 30 seconds or so?
- A. Well, not necessarily, because they don't -- I mean, I could be signing a folder of documents and then be doing something else, so it's not like I'm just sitting at my desk signing documents all day.
 - Q. Okay.
- A. They flow, you know, back and forth. So it's not like I'm just sitting there and just signing documents all day.
- Q. When you're not signing documents what are you doing?
 - A. When I'm not signing documents I'm either

attending to other tasks or overseeing what the 1 others are doing. When you say other tasks, just general? As far as escalated issues, you know, 5 making sure the team's on point, meetings if I have 6 to be in them. 7 Q. So what percentage of your day would you 8 say is taken up with signing documents? I would say about 25 percent of the day. 9 10 Q. So about two hours of time? 11 Α. About. And you've potentially signed three to 12 0. 500 documents in a two-hour time period? 13 Yes, sir. 14 Α. 15 Now, before you said it's not your responsibility to review the documents for anything 16 17 other than your name, title, make sure your information is correct? 18 Yes, sir. 19 Α. Whose responsibility is that? 2.0 21 MR. HARVEY: That you know of. I'm asking to the best of your 22 Ο. Yeah. knowledge. Again, I don't want you to guess. 23 To the best of my knowledge, these 24 25 documents are to be reviewed by the attorney's



office and then, again, by our liaisons who actually When you say the attorney's office, and I don't want to get into any specific communications with your attorney, do you mean an outside counsel like Florida Default Law Group, for example? And you said either an attorney's office What is a liaison? Liaison is the processor who is assigned When you say processor, you mean somebody within your document execution department or is this somebody outside of that department? No, they're within Wells, but they're not What department are they in? When you receive a document, how can you tell if it's been in the attorney's office that

come to doc execution they should have already been

1 reviewed and approved for execution. 0. Whether it be by that attorney's office or the liaison? Α. Yes. 5 But is there any way to tell if they have 6 been reviewed by the attorney's office or the 7 liaison? A. I believe they have log codes that they 8 9 put in the system, which I don't have knowledge of. 10 So you don't review those -- you said, log codes? 11 Log codes. 12 Α. 13 You don't review those log codes before 14 you execute the documents, do you? 15 Α. No, sir. When you pick up a file, are you able to 16 tell who that liaison for that file is? 17 We can go into the system and look, and 18 then we have a list that will break it down for us. 19 20 So there will be one particular person 0. 21 that is assigned to the particular loan? 22 Yes, sir. Α. 23 Out of curiosity, do you know who that 24 person in this particular case is?

Not offhand.

Α.

1	Q. But would you have access to that
2	information to find that out?
3	A. Yes.
4	Q. Now, you mentioned that the system, I
5	presume you mean a computer system?
6	A. Yes, sir.
7	Q. Is part of your job to be able to
8	understand that computer system?
9	A. Yes, sir.
10	Q. Is there a particular name for this
11	computer system?
12	A. Fidelity.
13	Q. And what do you utilize the system for?
14	A. The system is utilized to insert our
15	notes, as well as to get investor information so we
16	can verify that we have authority to sign off on the
17	document.
18	Q. When you execute a document, is this
19	something that you check in the system?
20	A. What do you mean by executing, as far as?
21	Q. Signing.
22	A. Signing the document?
23	Q. Yes.
24	A. No, sir. We don't look at the system.
25	Personally when I'm signing, I don't look at the

1 system. You said that you would insert notes into the system? Yes, sir. Α. 5 Is that part of your job aside from the Ο. 6 execution of the documents? 7 That's what we do, processors, as 8 far as receiving the documents, sending the document to be signed and sending it out to the attorney. 9 10 Those are the notes that we put in the system. That you've processed the documents? 11 0. 12 Yes, that we've processed the document. Α. Okay. And is there any other types of 13 0. 14 notes that you enter into the system beyond that? 15 No, sir. Α. Do you utilize the system for anything 16 17 else besides inserting those notes and the investor information? 18 19 Α. No, sir. So you don't import any numbers into the 20 21 system, do you? 22 Α. No, sir. 23 Do you know who does import anything like

A. No, I don't.

that into the system?

24

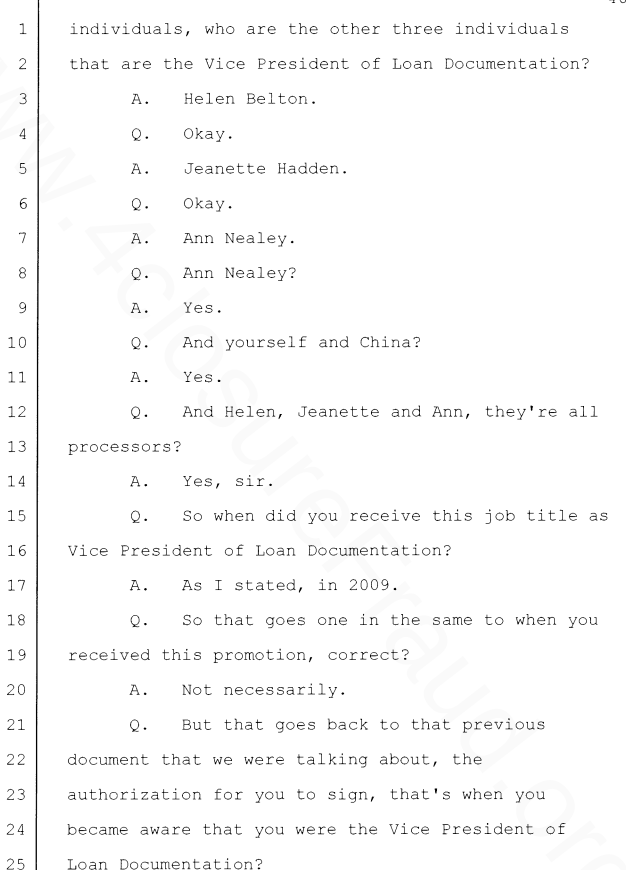
1	Q. Do you know who puts the investor
2	information into the system?
3	A. No, I don't.
4	Q. If 25 percent of your day's spent
5	executing these documents, you said the other 75
6	percent is, you know, picking up the slack where
7	needed in other spots and making sure you're meeting
8	deadlines, pretty much?
9	A. Yes, sir.
10	Q. Is there anything else that you do in
11	your day-to-day job responsibilities beyond that?
12	A. No, sir.
13	Q. I'd like you to take a look at this. Do
14	you recognize this document?
15	MR. HARVEY: Excuse me, if I may first,
16	just for a
17	MR. QUINONES: Yeah. I have a copy for
18	you as well, if you'd like.
19	MR. HARVEY: I got a copy, thanks.
20	THE WITNESS: I recognize this as a
21	document that I signed.
22	BY MR. QUINONES:
23	(DFT. EXH. 2, AFFIDAVIT AS TO AMOUNTS DUE
24	AND OWING, was marked for identification.)
25	Q. Let's have this marked as Exhibit 2.

1	Now, before we get into that, I'll bring
2	up another line of questioning here. You now
3	currently work for Wells Fargo Bank, correct?
4	A. Yes, sir.
5	Q. And where is your office?
6	A. On Stateview Boulevard, Fort Mill,
7	South Carolina.
8	Q. Is that the headquarters for Wells Fargo?
9	A. As far as I know, it's not.
10	Q. Do you know where the headquarters for
11	Wells Fargo is?
12	A. No, sir. Not offhand.
13	Q. How far 'cause we're currently here in
14	Charlotte, how far is Fort Mill, South Carolina from
15	Charlotte?
16	A. Not very far, it's right off the border.
17	Q. Thirty minutes?
18	A. About a good if that.
19	Q. Now, do you work in a big office building
20	there?
21	A. Yes.
22	Q. How many floors are in your building?
23	A. Three.
24	Q. How many workers would you say are and
25	in that entire building is it all Wells Fargo?

To my knowledge, yes. Α. How many employees do you think work in Q. that building? I don't -- sir, I don't know. A lot. 5 Fair enough. I don't want you to guess. 6 Okay. Going back to this document here. Now, you said you recognize this as a document that 7 you executed? 8 9 Α. Yes. 10 And you executed this under oath, 11 correct? 12 Α. Yes. 13 Do you know what that means? 0. 14 Α. Yes, sir. 15 To the best of your knowledge, what does Q. 16 that mean? 17 Acknowledged that the document is true Α. 18 and accurate. And you're swearing that everything in it 19 is accurate, correct? 20 21 Yes, sir. Α. 22 Q. Now, looking here at the document, it 23 says in the top corner, it says: The County of York; is that the county that Fort Mill, 24

South Carolina is in?

- A. Yes, sir.
- Q. Now, I see -- you know, going back to your previous testimony, there's two underlined portions of this document that have -- one has your name above it in Paragraph 2, the other has Vice President of Loan Documentation; are those the two things that you generally check in this document?
 - A. Yes, sir.
- Q. Is there anything else upon execution you would check in this document?
 - A. No, sir.
- Q. Now, here it says in Paragraph 2 that you're the vice president of the loan documentation?
 - A. Yes, sir.
- Q. You didn't mention that title before. What does this title entail?
- A. Vice President of Loan Documentation is the title that we were granted to sign these documents on behalf of Wells.
- Q. So the other individuals that you mentioned that could sign on behalf of Wells, they're also vice presidents of loan documentation?
 - A. Yes, sir.
 - Q. Now, you said China Brown is one of those



- •

- A. Yes, sir.
- Q. Now, you're aware that -- I'll take you to Paragraph 1. In that paragraph you state that there's no genuine issue of material fact in this case, correct?
- A. Like I had stated before, we don't go into details with these affidavits; all we do is we get them in, they're verified, we execute them and we send them out.
- Q. So asking you here today, that would not be your testimony, because you're not aware if that's accurate, correct?
 - A. Yes, that's correct.
- Q. Do you understand what that means: No genuine issue material of fact?
 - A. No, sir.
- Q. Further in that sentence it says that:
 The Plaintiff is entitled to enforce the note and mortgage. And your answer may be repetitive on this because you said it, but I have to go through this process. Do you know if that is, in fact, the case, that the Plaintiff is entitled to enforce the note and mortgage?
 - A. No, sir, not to my knowledge.
 - Q. And on this day it was not done -- going

back to May 6, 2009, that was not within your 1 knowledge at that time either, correct? Correct. Α. In reading this document, do you know who 5 owns the note and mortgage in this case? 6 Α. To my knowledge, it's Wells Fargo. 7 What do you base that knowledge upon? Q. 8 There's a matrix that we use to verify 9 the current vesting. 10 And did you use that matrix here to ascertain that information? 11 Yes, sir. 12 Α. So you reviewed that matrix before you 13 Q. 14 executed this document, is that what you're saying? Yes, sir. 15 Α. All right. I thought you previously said 16 17 that you only verify the --The matrix is verified when the 18 Α. processors fill out the document, so I don't -- when 19 2.0 I'm signing these, all I'm doing is signing, all 21 that stuff is already verified. So you didn't personally review this? 22 0. No, I don't personally review this 23 document. 24 25 But if it's your

Fair enough.

Q.

Okay.

understanding that Wells Fargo is the owner of this 1 note in Paragraph 2, it says that they are the servicer of this loan, correct? That's what it states on the document, 5 yes, sir. Does that mean that they -- do you know 6 7 what that means? MR. HARVEY: Objecting to the form of the 8 question. The Affidavit doesn't state on there --9 10 go ahead. That's not what I was asking. I asked 11 0. that they're the servicer of the loan, do you know 12 what that means? 13 As far as they being the servicer of the 14 15 loan? 16 0. Yes. 17 To my knowledge, the servicer of the loan actually means that Wells Fargo is servicing the 18 19 actual loan. 20 0. Okay. So whether it be Wells Fargo loan or 21 another bank's loan, we're servicing it, that means 2.2 we're working the file. 23 Is there a way to tell if Wells Fargo 2.4

owns this loan or if they're, in fact, only a

1	servicer?						
2	A. There is, but						
3	MR. HARVEY: Object to form. Go ahead.						
4	THE WITNESS: There is, but I'm not aware						
5	of that. Like I said before, we don't process these						
6	loans, so we wouldn't have any knowledge of that.						
7	These are verified before they come to us.						
8	BY MR. QUINONES:						
9	Q. When you say we, you mean?						
10	A. My team. The doc team.						
11	Q. We'll call them that going forward, make						
12	it easier to understand.						
13	Do you know who would verify that						
14	information?						
15	A. To my knowledge, it would be the						
16	attorney's office and the liaison I stated before.						
17	Q. Do you interact with these liaisons on a						
18	daily basis within your job?						
19	A. No, sir, on a need-to basis.						
20	Q. On estimate, how often do you need to						
21	interact with any of the liaisons?						
22	A. It just depends. It just depends,						
23	because we don't we do have questions						
24	periodically that we go back and forth on, but it						

really all depends on what we're working with.

we have a question about a document we contact them.

- Q. What types of questions would you have about documents?
- A. As far as the investor information not matching when we're checking the matrix, whether or not we think we should execute a document if it's a document that we have not seen before, one that we don't execute on a daily basis; those are the types of issues we go to them for.
 - Q. Something outside the ordinary?
 - A. Outside the ordinary, yes, sir.
- Q. Can you help me understand, the title here uses Wells Fargo Bank, N.A. Successor By Merger to Wells Fargo Home Mortgage, Incorporated; is that the company that you work for?
 - A. Yes.

MR. HARVEY: Object to form.

- Q. Well, I'll move on from that. I believe it's the third sentence in Paragraph 2, it says that: Wells Fargo Bank Successor By Merger to Wells Fargo Home Mortgage, Inc. is responsible for the collection of this loan transaction and pursuit to any delinquency in payments; on what do you base that knowledge?
 - A. I don't base that knowledge on anything.

As far as I know, this is already confirmed by the attorney or the liaison, so I would not have no knowledge of that, that paragraph.

- Q. You don't have no personal knowledge?
- A. No personal knowledge, whatsoever.
- Q. In the next sentence you state that:
 You're familiar with the books of account and have examined all the books, records and documents kept by Wells Fargo Bank concerning the transaction alleged in this Complaint; I mean, it's fair to say that you didn't review these books and records in this circumstance, correct?
- A. Again, that should have been reviewed by the attorney's office, as well as the liaison.
 - Q. But you personally did not review them?
 - A. No, sir.
- Q. Would you know what books, records and documents that they're pertaining to here in this statement?
 - A. No, sir.
- Q. And in this sentence, have you reviewed the Complaint in this action?
 - A. No, sir.
- Q. So you wouldn't know if the transactions alleged in the Complaint are true, correct -- or let

22

23

24

me rephrase that. So it would be fair to say that you haven't reviewed any transactions that have been alleged in the Complaint, correct?

- A. No, sir.
- Q. Again, and I know this is a bit repetitive, but the next sentence, it says: All of these books, records and documents are kept by Wells Fargo. Being that you don't know which books, records and documents they're pertaining to here, you don't know if they're actually kept by Wells Fargo, correct?
 - A. Correct.
- Q. And it be fair to say that you -- do you know what the regular course of business pertaining to keeping these books and records would be?
- A. No. Not to my personal knowledge, no, sir.
- Q. That's fine. That's a fine answer. It be fair to say that you don't know when these books, records or documents are inputted into your system, correct?
 - A. Correct.
- Q. So you wouldn't know the -- I'll retract that. In the tail-end of that sentence, turn on the second page, it says: And from information

1

transmitted by persons with personal knowledge of facts such as your Affiant. When it says your Affiant here, is that pertaining to you?

- A. I'm assuming.
- Q. But you don't know that? I don't want you to guess.

MR. HARVEY: Excuse me, Counsel, where are you referring to?

MR. QUINONES: On the top of Page 2.

MR. HARVEY: Thank you.

BY MR. QUINONES:

- Q. Was it your understanding that this execution, that this pertained to you individually?
- A. I'm assuming it does; but like I said, these are reviewed by our attorneys and our liaisons prior to them coming to us, so my knowledge of this Affidavit is very minimal.
- Q. So it would be fair to say that that statement, that you have personal knowledge of the facts within it are not accurate, correct?
 - A. Correct.
- Q. And again, the next sentence says: It is the regular practice of Wells Fargo Bank, N.A.

 Successor By Merger To Wells Fargo Home Mortgage,

 Inc. to make and keep these books, records and

documents; it be fair to say that you don't know if that's, in fact, true, correct?

- A. Not by personal knowledge, no.
- Q. And the books, records and documents which Affiant has examined -- well, that first part of that sentence, that would be inaccurate because you didn't examine the books, records and documents, correct?
 - A. Correct.
- Q. Okay. Is the next part of that sentence accurate, I'll read the whole sentence: The books, records and documents which Affiant has examined are managed by employees or agents whose duty it is to keep the books accurately and completely; is that statement accurate?
- A. To my knowledge, I wouldn't be able to answer that question because, like I said, I don't keep the books, so.
- Q. So you wouldn't have any information as to whether that's accurate?
 - A. No, sir.
- Q. And again, the next sentence:
 Furthermore, the Affiant has personal knowledge of
 matters contained in books, records and documents
 kept by Wells Fargo Bank; that's not an accurate

1 statement?

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

2.0

21

22

23

24

MR. HARVEY: Counsel, asked and answered. You can repeat the same question over and over, just because it's a different sentence does not mean you're asking a different question.

MR. QUINONES: If you're willing to stipulate the rest of the Affidavit falls along these lines, I'll do it; otherwise, I have to ask these questions just to make it clear. I'm not --

MR. HARVEY: My objection's on the record. Fair enough. Go ahead.

BY MR. QUINONES:

- Q. Back to the question. I'll repeat it for you. Furthermore, Affiant has personal knowledge of matters contained in the books, records and documents kept by Wells Fargo Bank, N.A. Successor By Merger To Wells Fargo Home Mortgage, Inc; it's fair to say that that statement's not accurate, correct?
 - A. Correct.
- Q. And again, Paragraph 3: I have personal knowledge of the facts contained in this Affidavit; that's inaccurate as you've stated, correct?
 - A. Correct.
 - Q. Specifically, I have personal knowledge

of the facts regarding the sums of money which are 1 due and owing to Wells Fargo Bank, N.A. pursuant to the Note and Mortgage, which is subject to the matter of this lawsuit; that's not an accurate statement as well? 5 6 Α. Correct. In Paragraph 4 there's a number of sums 7 that are stated here. There's sums of money as of 8 May 10, 2009. Did you review these sums for their 9 accuracy before you executed this document? 10 MR. HARVEY: Asked and answered, Counsel. 11 Proceed. 12 Ο. No, sir. 13 Α. So you wouldn't know if any of these 14 0. 15 figures are, in fact, accurate, correct? Correct. 16 Α. Do you know who you'd be able to ask to 17 find out if these statements are accurate? 18 MR. HARVEY: Object to form. 19 2.0 Is there somebody that you could ask to 21 verify the accuracy of these statements? 22 Yes, sir. Α. 23 Who would you ask? As I've stated before, either the 24 Α. 25 attorney's office or the liaison.

- ---

- Q. Did you do that in this circumstance?
- A. No, sir. I was under the assumption everything that came to us has been reviewed and verified as being correct.
- Q. But you didn't have personal knowledge as to whether that was actually done here in this circumstance?
 - A. Correct.
- Q. I'll give you a second. If you want to read Paragraph 5 for me, and I'll read it for the record: Wells Fargo Bank has employed the services of the law firm of Florida Default Law Group in this action against the Defendant, and is obligated to pay Florida Default Law Group reasonable attorney's fees for its services, along with all costs and expenses of this action; do you know if this statement is, in fact, accurate?
 - A. No, sir.
- Q. And the next sentence as well: In this uncontested foreclosure case, we've agreed to pay the law firm of Florida Default Law Group a flat fee of \$1,200.00; do you know if that is, in fact, accurate?
 - A. Not to my personal knowledge.
 - Q. And again, if you were to verify the

accuracy of this, it would either be contacting the 1 attorney or the liaison, correct? Α. Yes, sir. Okay. And then the next sentence: 5 the event that the matter becomes contested, we've agreed to pay an hourly fee up to \$175.00 per hour; 6 7 do you know if that statement's accurate? 8 A. Not to my personal knowledge. Okay. Now, turning your attention to the 9 10 bottom of the page, Mary Tramble. 11 Yes, sir. Α. Does she work in your office? 12 0. 13 She does. Α. Is she on your team? 14 Q. 15 Α. Yes, sir. 16 Ο. Is she one of the processors? 17 Α. She's a notary.

- 18 O. But she's not
 - Q. But she's not one of the processors that work for you?
 - A. No. She does not execute these documents, no, sir.
 - Q. But before you stated that some of the processors don't execute documents, correct?
 - A. Yes.
 - Q. She's not one of those 13 that you named?

19

20

21

22

23

24

I mean, she's within the group, but 1 she doesn't have the same task. So she is within that 13 number that you mentioned before? 5 Α. Yes. 6 But she's not a processor? Q. 7 Α. Correct. Is her sole responsibility a Notary 8 0. 9 Public? That's not all she does, but she does 10 notarize our documents for us as well. 11 Is she the only notary that you'll 12 13 utilize in signing these documents? 14 No, sir. Α. Are there other notaries on your team? 15 We have a contractor right now that's a 16 17 full-time notary. 18 Going back to --0. 19 MR. HARVEY: A temporary employee. 20 That's what I was going to ask. A 21 temporary employee that's contracted to notarize 22 these documents? 23 Yes. Α. 24 Mary is not a temporary employee, Q. 25 correct?

1	Α.	Correct.
2	Q.	Does she work near your desk?
3	А.	Yes.
4	Q.	Help me understand this, do you work in a
5	cubicle?	
6	А.	I sure do.
7	Q.	And there's other processors that work
8	around you	in that cubicle?
9	А.	Yes, sir.
10	Q.	And is it a big, open floor that you work
11	in?	
12	А.	Yes, sir.
13	Q.	About how many people work on that floor
14	with the cu	abicle?
15	А.	I couldn't tell you.
16	Q.	I don't want you to guess.
17	Α.	I couldn't tell you.
18	Q.	A large number?
19	А.	Yes.
20	4	MR. HARVEY: Objection to relevance, but
21	go ahead.	
22	Q.	Where does Mary work in relation to your
23	cubicle that	at you work in?
24	Α.	She's on the other side.
25	Q.	The other side of the floor?

1	A. No, she's in the same area as I am.
2	Q. So when you have these, you know,
3	sometimes three to 500 documents that you may be
4	signing, you sign them and then walk them over to
5	her cubicle?
6	A. Either that or she'll usually we're
7	close together, so I'll sign them and hand them to
8	her.
9	Q. And I presume that's what occurred here
10	in this case?
11	A. Yes, sir.
12	MR. QUINONES: If you don't mind, let's
13	take a five minute break.
14	MR. HARVEY: Sure.
15	MR. QUINONES: Give you an opportunity to
16	review.
17	MR. HARVEY: That's fine.
18	(A recess transpired.)
19	MR. QUINONES: Just confirmed with Counsel
20	off the record, we have a document in question here
21	giving the witness authority to sign on behalf of
22	Wells Fargo. Counsel is objecting to producing it.
23	I would say that we can I have a proposal we
24	could preserve this, maybe put it in a sealed
25	envelope and we can bring it before the judge.

5

7

8

6

9 10

12

13

11

14 15

17 18

16

20

19

22

21

23

2.4

25

No. That's not being MR. HARVEY: produced. Until the judge orders it, I'm not going to put it in a sealed envelope to be produced, that requires a court order in itself. That's not happening.

MR. QUINONES: But it was brought here --MR. HARVEY: No, it was not brought here responsive to the deposition. I said that at least five times. These documents are with my information over here in my stack. Just because they're brought by my client doesn't mean they were brought for your benefit or for this deposition. I stated and my client stated on the record that these documents are not for you.

MR. QUINONES: Okay. Well, my concern, and I think that this will be a way to preserve this objection, we can bring it before the judge. don't think there's a need to get the judge on the phone over this issue right now. If we put it in a sealed envelope, I'm happy to have you hang on to it, I'll sign the envelope, we'll seal it, we'll bring it before the judge at a later point in time; that way, you know, without me reviewing the document you haven't asserted any kind of privilege to it, that way we can have this heard before the

judge at a later point in time, and we know that 1 it's that document. MR. HARVEY: I'll give you the title of the document. We don't need to keep it sealed in an 5 envelope because I'm not giving it to the court reporter here to attach to the transcript. 6 7 MR. QUINONES: No, no, no. I'm saying you can hang on to it. I'm saying, so the court 8 reporter doesn't take the document, put it in a 9 10 sealed envelope, I'll sign it, I'll seal it, I'll give it to you, we can have this heard in front of 11 the court at a later point in time; that way, you 12 have it in your possession at all --13 14 MR. HARVEY: I understand your position. 15 What I will say is I will agree to have it sealed, 16 but have a copy of it sealed because this I will 17 take with me. I'll agree to have a copy of that document made by someone here at the office here --18 19 MR. QUINONES: Okay. MR. HARVEY: Put it in a sealed envelope 20 21 and kept in my possession. 22 MR. QUINONES: Because this is an original 23 document, is that the --24 MR. HARVEY: No, because this document,

like I said, is brought for my purposes, for my use.

It's not for this. I don't know how many more times 1 I can say that. MR. OUINONES: I understand. MR. HARVEY: It's not been intended to 5 give it over to you. 6 MR. QUINONES: So you're saying you just 7 need a copy to be able to take --8 MR. HARVEY: For my purposes. 9 MR. QUINONES: Yeah, that's fine. I don't 10 have an objection to that. I would suggest we do 11 that, the court reporter won't hang on to it, I'll 12 sign the envelope, we'll seal it, then we can go 13 from there. MR. HARVEY: That's fine. 14 15 MR. QUINONES: That addresses that 16 concern. 17 Madame Report, if you will, MR. HARVEY: 18 could you ask them to make a copy of this. I'll 19 give this to you to do so you can certify that this 20 is that document. 21 (A recess transpired.) MR. QUINONES: We've now made a copy of 22 23 the document. So that's not the original, correct? 2.4 MR. HARVEY: Actually, you know what, I'm 25 sorry, I can't agree to read the title of it

because, as I said, this wasn't produced for these purposes. I'm not going to go to that extent. I will say I have this document and we can figure out something to do with it, but I can't read -- I'm not 5 going to read any part of the document into the 6 record for identification purposes. 7 MR. QUINONES: That's fine. Maybe at the 8 end of the deposition we can see if we can track down maybe from another office an envelope. MR. HARVEY: Sure. I have no problem with 10 11 that. 12 MR. QUINONES: Worst case scenario, I 13 mean, as an officer of the court, if I sign the back 14 page of the document I'll --MR. HARVEY: Sure. I'll do the same 15 thing. And I'll agree to hold it in trust for these 16 17 proceedings. 18 MR. QUINONES: Yeah, something along those lines if we're not able to find an envelope. I 19 20 think if we go downstairs or something we'll be able 21 to find something. 22 MR. HARVEY: I think we can agree on that. MR. QUINONES: So we'll address that on 23 24 the end.

BY MR. QUINONES:

1	Q. Previously you stated that you reviewed						
2	the investor codes as the processor of these						
3	documents?						
4	A. Yes, sir.						
5	Q. And you said in this instance you had not						
6	reviewed the investor code?						
7	A. Not personally.						
8	Q. Do you know who did review the investor						
9	code?						
10	A. No, sir.						
11	Q. So in this circumstance, the investor in						
12	this case would be who would the investor in this						
13	case be?						
14	A. To my knowledge, it's Wells Fargo.						
15	Q. And again, what do you base that						
16	knowledge upon?						
17	A. The matrix, as well as the document it						
18	states up there that Wells Fargo						
19	Q. When you say the document?						
20	A. The Affidavit.						
21	Q. The Affidavit. Okay. So there's other						
22	investors that potentially you would sign on behalf						
23	of, correct?						
24	A. Correct.						
25	Q. Who are the other investors that you can						

sign on behalf of? 1 Α. There's too many to list. MR. HARVEY: Object to relevance. In this circumstance Wells Fargo is the 0. 5 investor? 6 Α. To my knowledge. 7 To your knowledge. Can you name a few of 0. 8 the other investors that you potentially can sign on behalf of? 9 10 MR. HARVEY: Same objection. THE WITNESS: Sir, I don't know that 11 12 offhand; I mean, there's too many. BY MR. QUINONES: 13 14 Ο. Would those other investors -- and again, 15 I can't review this document right now, we're going 16 to address that at another point in time, that 17 authority for you to sign on behalf of Wells Fargo for these other investors that you signed for, is 18 19 there another document giving you authority to sign on behalf of them? 20 21 Α. No, sir. 22 So you strictly sign only on behalf of 0. 23 Wells Fargo? 24 Wells Fargo. Α.

So you don't work for any other company

1	besides Wells Fargo?
2	A. No, sir.
3	Q. If you say that there's too many
4	investors potentially to name, can you recall one
5	offhand that you sign
6	A. Deutsche Bank might be one.
7	MR. HARVEY: Same objection.
8	MR. QUINONES: If you want, we can
9	stipulate any objection other than form can be
10	preserved, if you like; I mean, going forward, do
11	you want to stipulate to that?
12	MR. HARVEY: That's fine.
13	BY MR. QUINONES:
14	Q. Okay. So Deutsche Bank is another
15	investor that you may sign on behalf of. Can you
16	name any other investors?
17	A. Maybe Bank of New York. Real big one of
18	ours is Bank of America.
19	Q. Any others that you can recall?
20	A. No, sir.
21	Q. And when you say there's too many; I
22	mean, potentially there's more than 20?
23	A. More than likely, yes, sir.
24	Q. And these are loans that Wells Fargo is
25	servicing; is that correct, with these other

1 investors?

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

2.3

24

A. Correct, either/or, whether they're servicing or they're subservicing.

- Q. Subservicing?
- A. Correct.
- Q. What does that mean?
- A. Subservicing is when they're actually not the master servicer of the loan.
 - Q. What is a master servicer of the loan?
- A. Sir, I'm not sure. I mean, that's not in my process, so I wouldn't be able to go into too much detail.
- Q. And that's fair enough. I don't understand the process at all. For example, in this case, would Wells Fargo be a master servicer?
 - A. To my knowledge, yes, sir.
 - Q. Upon what do you base that knowledge?
- A. Not personal. It's not personal knowledge. Like I said, that was already verified and done with the attorney and the liaison.
- Q. What would be an example of -- and I'm just trying to understand, what would be an example of a subservicing situation where they're not a master servicer?
 - A. I wouldn't be able to give you one. As I

stated before, I don't -- that's not part of my process, so I wouldn't be able to give you an example.

- Q. Well, how do you even know that it exists, the subservicing?
- A. We would have to contact the liaison or the attorney's office.
- Q. So that would be something outside of the ordinary that you would contact the liaison for?
 - A. Correct.
- Q. In reviewing a document before you sign, what would be an indication that there's a subservicing agreement on it?
- A. As I've stated before, when I'm signing these documents the only thing I would be looking for is that my information in there is correct. I would have no knowledge of the Affidavit, whatsoever.
- Q. Okay. And back to that testimony. In this case in particular, with the Affidavit in question, that's all you've done here is verify those two pieces of information for accuracy?
 - A. Correct.
- Q. When I say those two pieces, to be clear, those two blanks we discussed at the very beginning

24

with your name at the very top in Paragraph 2 where 1 it's filled in that says: Vice President of Loan Documentation? Correct. Α. 5 Ο. Do you know who -- did Wells Fargo 6 originate this loan? 7 Α. Not to my knowledge. I wouldn't be able to answer that question. 8 9 Would you have anything here in your capacity today that would --10 11 Α. No, sir. 12 So reviewing the Affidavit, you would not 13 be able to tell whether Wells Fargo originated this 14 loan? 15 Α. Correct. 16 MR. HARVEY: Note for the record, the 17 original mortgage is on file with the court and has 18 been provided to counsel. 19 I'm going to have you look at this 20 document. Have you seen this document before? 21 MR. QUINONES: And I have a copy for 22 Counsel, if you like. 23 Α. No, sir. 24 You've not seen this document? Q.

Α.

No.

1	Q. Could you read this sentence?
2	MR. HARVEY: Counsel, where is this
3	questioning going?
4	MR. QUINONES: I'm just merely well,
5	let me ask and then we'll see.
6	BY MR. QUINONES:
7	Q. Can you read here where it says who the
8	lender here is in this transaction?
9	A. Florida Lending Authority.
10	Q. You, at no point in time, worked for
11	Florida Lending Authority, correct?
12	A. Correct.
13	Q. You would have no knowledge of the way
14	Florida Lending Authority keeps its books and
15	records, correct?
16	A. Correct.
17	Q. I just want to draw your attention. This
18	is Page 1 on the back of the note, it says:
19	Endorsement Allonge to Note, pay to the order of
20	Ohio Savings Bank; is that correct?
21	A. Correct.
22	Q. And you, at no point in time, worked for
23	Ohio Savings Bank, correct?
24	A. Correct.

And you have no personal knowledge of the

Q.

business records and how they're kept within 1 Ohio Savings Bank, correct? Α. Correct. (DFT. EXH. 3, SUMMONS, was marked for 5 identification.) 6 Ο. I'd like this to be marked as Exhibit 3. 7 Now, are you aware in this case that the 8 Affidavit that you executed on May 6, 2009 has been withdrawn in this action? 9 10 Α. To my knowledge, it has been. 11 Ο. Upon --12 Α. And advised by counsel. 13 Ο. You've been advised by counsel; is that 14 correct? 15 Α. Correct. 16 Do you know why it has been withdrawn? 0. 17 Α. No, sir. 18 MR. HARVEY: Object to the question. 19 You're going into privilege matters, Counsel. I'm 20 not going to allow you to continue to ask her about 21 why the Affidavit may have been withdraw. 22 MR. QUINONES: I'm just asking for her 23 personal knowledge, not any --24 MR. HARVEY: And her knowledge came from 25 counsel, she just said.

BY MR. QUINONES: O. Okay.

- Q. Okay. I'm not asking for communications that you've had from counsel or anything that counsel's indicated to you, but do you have any knowledge, aside from what your counsel has indicated to you, as to why this has been withdrawn?
- A. No.

5

6

7

8

9

10

11

12

13

14

15

16

17

18

- Q. Okay. Now, you're here today represented by counsel, correct?
 - A. To my knowledge.

 MR. HARVEY: Yes.
- Q. Now, counsel here today represents Wells Fargo in this action, correct?
 - A. Correct.
 - Q. Does counsel represent you, as well?
 - A. To my knowledge, yes, sir.
- Q. Upon what do you base that knowledge?

 MR. HARVEY: Counsel, to what distinction

are you trying to draw? She is here as a
representative of Wells Fargo, that's all the extent
of her deposition allows, and she's represented
pursuant to this deposition via her employment
relationship with Wells Fargo, who is my client.

MR. QUINONES: Okay.

MR. HARVEY: So anything other than that,

21

22

23

24

25

where are you trying to go?

MR. QUINONES: I'm asking the witness if she's represented here today on her individual capacity by counsel.

MR. HARVEY: She's not here as an individual capacity. She's not a personal party name to this lawsuit, so you can skip that question and move on.

MR. QUINONES: Okay.

Well, I'm going to -- I haven't heard an objection, I just heard a statement.

BY MR. QUINONES:

- Q. To your knowledge, you are represented today by counsel, correct?
 - A. On behalf of Wells Fargo, yes.
- Q. On behalf of Wells Fargo. Okay. I just want to go over a few more things here. Previously you've stated that you rely on the attorney and the liaison working on the file in these cases, correct?
 - A. Correct.
- Q. Do you know what the liasons' responsibilities are, what they do?
 - A. Not specific, no, sir.
 - Q. Do you know generally what they do?
 - A. Not necessarily, because like I said,

that's not in my job description, so it's not a process that we run, as far as knowing other people's job duties; I mean, I wouldn't know to tell you specifically what they do or generally what they 5 do. I mean, how many different liaisons do 6 Q. you interact with throughout the capacity of your 7 job? 8 I mean, there's many liaisons that we 9 interact with. 10 More than ten, that you can think of? 0. 11 12 Α. Probably. And these liaisons are within the 13 0. foreclosure department? 14 Correct. 15 Α. Is that -- you're using the term liaison, 16 Ο. is that what their job title is? 17 Α. Correct. 18 MR. QUINONES: If we can take a three 19 minute break, go off the record, I think I might be 20 done with my line of questioning. I just want to 21 22 review my notes. (A recess transpired.) 23 MR. QUINONES: I don't have any further 24 25 questions.

EXAMINATION

BY MR. HARVEY:

1

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

2.0

21

22

23

24

- Q. I have a few follow ups, and obviously we'll go from there. As Counsel's line of questioning has already gone into, you've been notified that your Affidavit in this matter has been withdrawn, correct?
 - A. Correct.
- Q. Have you been asked to execute another Affidavit in this matter?
 - A. No, sir.
- Q. Have you been asked to give testimony at trial, should one come up?
 - A. No, sir.
- Q. As far as you know, you have no further involvement with this matter, other than the initially executed Affidavit; is that correct?
 - A. That is correct.
- Q. Has anyone indicated to you that the Affidavit you signed in this case contained any false information?
 - A. No, sir.
- Q. Has anyone indicated that specifically the numbers in Paragraph 4 of the Affidavit were incorrect?

- A. No, sir.
- Q. You work for Wells Fargo, correct?
- A. Correct.
- Q. And you would not execute an Affidavit on behalf of another entity, other than Wells Fargo, because that's who you work for, correct?
 - A. Correct.
- Q. Would Wells Fargo be in the habit of having you sign affidavits for loans it does not service?
 - A. No, sir, not to my knowledge.
- Q. So your understanding, obviously, that the subject loan is serviced by Wells Fargo pursuant to you signing the Affidavit and having been assigned that task, correct?
 - A. Correct.
- Q. Has anyone ever told you that Wells Fargo is not the servicer of this loan?
 - A. No, sir.
- Q. Going back to what I think we marked as -- what was the Affidavit, excuse me, was that 1 or 2 -- what Counsel's marked here as Defendant's Exhibit 2. This is a copy of the Affidavit that is in question, and I'd like to refer you to Paragraph 1 mid-way through the first sentence: In

2.4

support of Plaintiff's Motion for Final Judgment for the purpose of showing that there is no genuine issue to any material fact. Counsel asked you about this paragraph during his line of questioning, and for your understanding -- excuse me. I'll rephrase. You stated you did not understand what genuine issue of material fact meant, correct?

- A. Correct.
- Q. To your knowledge, is there anything that would prevent Wells Fargo from being able to foreclose upon this mortgage, that you know of?
 - A. No, sir, not to my knowledge.
- Q. To your knowledge, because you've signed the Affidavit in this matter, and that was based upon numbers that were provided to you, you assume those numbers were correct, correct?
 - A. Correct.
- Q. And within those numbers the Affidavit under Paragraph 4 shows amounts that are due and owing on the subject loan, correct?
 - A. Correct.
- Q. And obviously, to your knowledge, as an employee of Wells Fargo and experiences dealing with these matters, Wells Fargo is entitled to foreclose upon the mortgage because the subject mortgage is in

default, according to the numbers shown in the Affidavit, correct?

- A. Correct.
- Q. And just based upon your relationship with Wells Fargo as their employee that they are the servicer of the loan, correct -- strike that. Don't even worry about that.

And just to clean up from Counsel's questions a moment ago, you work for Wells Fargo Bank, N.A., correct?

- A. Correct.
- Q. But you had no knowledge necessarily of their succession to Wells Fargo Home Mortgage, Inc., correct?
 - A. Correct.
- Q. And going back to the position of the foreclosure liaison we discussed. You say that the foreclosure liaison, at least one of that person's duties is to varify and provide the numbers that support this Affidavit, correct?
 - A. Correct.
- Q. And those numbers have been reviewed prior to them coming to you, correct?
- A. To my knowledge, they should have, yes, sir.

	/ 0
1	Q. Outside of that description, you do not
2	know what other duties the foreclosure liaison has,
3	correct?
4	A. Correct.
5	MR. HARVEY: I have no more questions.
6	EXAMINATION
7	BY MR. QUINONES:
8	Q. I just have a few follow ups from that.
9	You just stated that it was your understanding that
10	this loan is in default, correct?
11	A. Correct.
12	Q. Upon what do you base that knowledge?
13	A. Well, we are in foreclosure, so the
14	documents that come to us are foreclosure documents.
15	Q. When you say we are in foreclosure
16	A. Doc execution executes foreclosure
17	documents.
18	MR. HARVEY: Just let him finish asking
19	the question before you answer.
20	THE WITNESS: Sorry.
21	BY MR. QUINONES:
22	Q. So you're saying your team is in the
23	foreclosure department?
24	A. Correct.
25	O But are you able to review anything on

this Affidavit to be able to tell you that this loan is, in fact, in default? No, sir. Α. Now, you just testified that it was your understanding that there is no genuine issue of 5 6 material fact in this particular case, correct? MR. HARVEY: Objection, mischaracterization of testimony. If you want the 8 court reporter to read back what her answer was and what my question was, that would be one thing --10 MR. QUINONES: Yeah, let's do that. 11 want to make sure --12 MR. HARVEY: But if you want to go off the 13 record for a second, my question was: Do you know 14 15 of nothing that will prevent Wells Fargo from foreclosing this mortgage, I believe was my 16 17 question. That narrows. MR. QUINONES: Okay. 18 19 appreciate that. 2.0 BY MR. OUINONES: You don't know of anything preventing 21 Wells Fargo from foreclosing this loan, correct? 22 Correct. 23 Α. Have you had an opportunity to review the 24

Defendant's Answer and Affirmative Defenses in this

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22

case?

- A. No, sir.
- Q. Just want to make it clear, so you have not seen this document then, correct?
 - A. Correct.

(DFT. EXH. 4, ANSWER AND AFFIRMATIVE DEFENSES, was marked for identification.)

Q. For the record, it's labeled Answer and Affirmative Defenses. Let's have this marked as Exhibit 4, please.

Now, I believe you stated that the one duty that you were aware of within the foreclosure liaison's job description is reviewing the numbers, correct?

- A. Correct.
- Q. Do you know if the foreclosure liaison reviews any other aspect of this Affidavit of the amounts due and owing?
 - A. No, sir, I don't.
- Q. Okay. You don't know whether they do or not review any other aspect of this affidavit?
 - A. To my --
 - MR. HARVEY: Form.
- Q. I will rephrase. Is there any other aspect of this document that the foreclosure liaison

23

24

1 reviews, within your knowledge? 2 Α. No, sir. Within my knowledge, I don't know. So you believe their only responsibility 5 is to review the numbers mentioned in Paragraph 4, 6 correct? 7 Α. Like I said, I mean, that's not -- I don't run their process up there, so I'm not exactly 8 9 sure what they review on the document. All I know 10 is the document is reviewed and forwarded to us for 11 execution. 12 But you just testified that you know that 13 they review the numbers, correct? 14 Α. They should, correct. 15 They should. But you don't know if that 0. 16 actually occurred here in this case? 17 Α. Correct. 18 So there's a potential that they did not 19 review the numbers in this case? 20 Α. Could be a possibility, correct. 21 MR. QUINONES: I have no further 22 questions. 23 MR. HARVEY: We'll read. 24 (The witness, after having been advised of 25 her right to read and sign this transcript, not

```
80
       waive that right.)
 1
                  (The deposition was concluded at
 2
       approximately 12:10 p.m.)
 4
 5
 6
 7
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
```

SIGNATURE OF DEPONENT

I, the undersigned, XEE MOUA, do hereby certify that I have read the foregoing deposition and find it to be a true and accurate transcription of my testimony, with the following corrections, if any:

PAGE LINE CHANGE REASON

XEE MOUA Date

Veritext Florida Reporting Co.

CERTIFICATE OF REPORTER

I, Sherri L. Puleo, Shorthand Reporter and Notary Public for the State of North Carolina at Large, do hereby certify that the foregoing transcript is a true, accurate, and complete record.

I further certify that I am neither related to nor counsel for any party to the cause pending or interested in the events thereof.

Witness my hand, I have hereunto affixed my official seal this 15th day of March, 2010, at Mecklenburg County, North Carolina.

Sherri L. Puleo, Shorthand Reporter Notary Public # 200705900116

		83
1	INDEX	

								83
1	INDEX							
2	Page/Line							
3	EXAM	INAT	ION	BY MR. QUINONES	3	14		
4					76	6		
5	EXAM	INAT	ION	BY MR. HARVEY	72	1		
6	SIGNA	ATURI	E OF	DEPONENT	81	1		
7	CERT	IFIC	ATE	OF REPORTER	82	1		
8								
9				REQUESTED INFORMATION INDEX				
10								
11				(No Information Requested)				
12								
13				EXHIBITS				
14					Page	e/Li	ne	
15	DFT.	EX.	1	RE-NOTICE OF TAKING	26	5	8	
				DEPOSITION DUCES TECUM				
16								
	DFT.	EX.	2	AFFIDAVIT AS TO AMOUNTS	36	ĵ.	23	
17				DUE AND OWING				
18	DFT.	EX.	3	SUMMONS	68	3	4	
19	DFT.	EX.	4	ANSWER AND AFFIRMATIVE	78	3	6	
				DEFENSES				
20								
21								
22								
23								
24								
25								