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**FEB 15 2011**

**SUPERIOR COURT  
CLERK'S OFFICE**

IN THE SUPERIOR COURT OF NEW JERSEY  
UNION COUNTY

IN THE MATTER OF RESIDENTIAL  
MORTGAGE FORECLOSURE PLEADING  
AND DOCUMENT IRREGULARITIES

)  
)  
) Administrative Order 01-2010  
)  
) Docket No. F-238-11  
)  
) Special Master Walter R. Barisonek

I, Robert J. Smiley, hereby certify that the following is true and correct.

1. I am employed by U.S. Bank National Association as Senior Vice President. In my present position, I am responsible for managing the servicing operations for residential mortgage loans originated or serviced by U.S. Bank National Association.

2. I make this certification on behalf of U.S. Bank National Association in its individual capacity ("U.S. Bank") in response to Administrative Order 01-2010 issued by the Honorable Glenn A. Grant, J.A.D., Acting Administrative Director of the Courts, on December 20, 2010, as modified on January 31, 2011 (the "Modified Order"). This certification is submitted on behalf of U.S. Bank for residential mortgage loans originated and serviced by U.S. Bank National Association, and is separate and apart from certifications provided for residential mortgage loans originated by U.S. Bank National Association ND and residential mortgage loans owned by trusts for which U.S. Bank National Association acts solely as trustee.

3. The Modified Order compels 24 named recipients (the "Recipients") to respond to three topics that are identified below and are followed by U.S. Bank's response in bold type.

4. Whether it or any affiliate engages in servicing residential mortgage loans itself and, if so, for what entities, and the number of loans it or its affiliates serviced for each such entity in New Jersey in 2010;

**As of the date of this certification, U.S. Bank engages in servicing residential loans for itself and for the following entities, with the number of New Jersey loans identified in parentheses following each name: Aurora Loan Services (2), Babson Capital Management (10), Banco Popular N America (2), Bank of America (7), Bank of America Merrill Lynch (20), Bayview Security (1), Capital One (1), Community First Federal (1), Fannie Mae (1,007), Federal Home Loan Bank (6), Financial Resources FCU (3), Freddie Mac (8,528), Genisys Credit Union (22), GNMA (1,691), Lehman Brothers (1), Residential Funding Corporation (13), United Western Bank (9), USAA Federal Savings Bank (3), Wells Fargo Bank (4), Wells Fargo Corporate Trust (6), and Wells Fargo Home Mortgage (7). U.S. Bank services 1,188 New Jersey residential mortgage loans for its own portfolio (including its affiliate entities), and a total of 11,344 New Jersey residential mortgage loans for third parties.**

5. whether others service residential mortgage loans on its behalf or on behalf of any of its affiliates and, if so, the names of such servicers and the number of loans serviced by each in New Jersey in 2010;

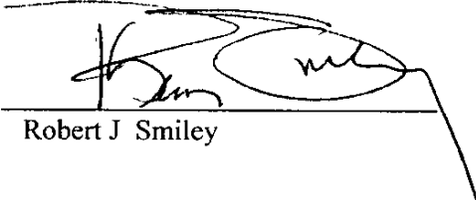
**As of the date of this certification, U.S. Bank portfolio loans are serviced by the following entities, along with the number of New Jersey loans serviced by each of those entities in parentheses: Bank of America (2), Bank of America Countrywide (1), CitiGroup (3), Citimortgage (5), GMAC (1), JP Morgan/Wahington Mutual (8), PHH (2). The total number of U.S. Bank portfolio loans serviced by others and located in New Jersey is 22.**

6. any other information relevant to its ability to make the demonstration originally contemplated by the Administrative Order regarding lack of irregularity in the handling of foreclosure proceedings.

**U.S. Bank understands an answer to this question is not required at this time.**

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements are willfully false, I am subject to punishment.

Date: February 11, 2011



Robert J Smiley