

REQUEST REGARDING AUTHENTIC STATEMENT OF ACCOUNT

(UCC § 9-210)  
RECOUPMENT UNDER (UCC § 3-305)  
A CLAIM UNDER (UCC § 3-306)

Tyrone M. Jamison, Sui Juris: **Executor, Beneficiary**  
c/o P. O. Box 83  
Somerset, New Jersey a Republic near [08875]  
Non-Domestic without the United States

Docket Number . F-009564-12  
Loan Number: 1218030894

From. Tyrone M. Jamison, sui juris

To: SUPERIOR COURT CLERK'S OFFICE, Foreclosure Processing Service  
Attention Objection to Notice of Intention to Foreclose  
P. O. Box 971  
Trenton, New Jersey

Randy Bockenstedt, Senior Vice President  
America's Servicing Co.  
3480 Stateview Boulevard  
MAC X7802-03H  
Fort Mill, SC 29715  
Phone Number 1-800-868-0043

MARK S MELODIC ESQUIRE, REED SMITH LLP  
Princeton Forrestal Village  
136 Main Street  
Princeton, New Jersey 08540

**The Chief Executive Officer AMERICA'S SERVICING COMPANY**

**AMERICA'S SERVICING COMPANY, ATTORNEY MR. MARK S. MELODIA ESQ.**

JUDGE McVEIGH J.S C  
Passaic County Courthouse, Chambers 100  
71 Hamilton Street  
Paterson, New Jersey 07505  
(STATE vs. Tyrone M. Jamison, sui juris)  
**(Case # 12-3474-001)**

**I AM PREPARING THAT ME AND  
PRESIDING JUDGE IS INVOLVED IN  
PENDING LITIGATION OUTSIDE OF  
THIS PARTICULAR CASE. WHICH IS  
A CONFLICT OF INTREST.**

**RECEIVED**  
DEC 17 2012  
SUPERIOR COURT  
CLERK'S OFFICE

Subject: **CONDITIONAL ACCEPTANCE AND REQUEST FOR STATEMENT REGARDING ACCOUNTING**

Requesting regarding Authentic Statement of Account - And Claim for Recoupment Under (UCC 3-305/UCC 3-306)

(1) I am in receipt of your last letter dated Sept. 26, 2012 and I Conditionally Accept any lawful bill that I might owe upon my receipt of a Verified Claim to the address above this Affidavit on the top right side, it must be signed by an Authorized Representative from your Company, submitted with the following proofs for consideration:

(a) Proof: I agree to pay your claims of allege debt, upon proof that account to 1218030894 is Accepted for Value, satisfied

and paid in full and reflecting a ZERO Balance due. To validate your claim you are required within 30 days to correct the following true statements, or rebut the following statements as being untrue, or you agree, consent, and assent, to the statements as fact, by remaining silent.

**STATEMENT OF FACTS**

(1) Dated on Sept. 26, 2012 I received your letter by AMERICA'S SERVICING COMPANY in response of my Affidavit of Protest/Objection of Notice of intention to Foreclose & Order to show Cause dated on 8/28/2012

(2) On 13<sup>th</sup> day December month, 2012 payment of my Conditional Acceptance is being offered upon presentation proof of a Bona fide Verified Claim from AMERICA'S SERVICING COMPANY. See PS Form 3811 Domestic Return Receipt US POST OFFICE 7012 1640 0000 2544 0037 (exhibit A)

(3) There exists no evidence or Certificate of Dishonor to the tender and final credit to the account is made the balance is adjusted to ZERO.

(4) Tender for setoff, settlement, and closure of an obligation tendered and refused is not a debt discharged [ UCC 3-603 "If tender of payment of an obligation to pay an instrument is refused, there is discharge, to the extent of the amount of the tender,"] making further public prosecution Moot

(5) The account for the total allege debt is now discharge, setoff, paid in full, Pursuant to HJR 192 JUNE 5, 1933 & UNIFORM COMMERCIAL CODE, PUBLIC LAW 73-10

(6) Verification - Your claim must be verified to prove the validity, by presenting the alleged obligation under oath or Notary Seal, and signed by an officer of AMERICA'S SERVICING COMPANY, under penalty of perjury as to accord with impartiality honesty and integrity

(7) This is an un-rebutted statement of facts your response is not required, however if you fail to rebut these statements within 30 days then it shall certify your consent, assent, and agreement to the statements as true, correct, complete, and not misleading.

(8) Additionally all further communications to my office shall be made only by an officer of AMERICA'S SERVICING COMPANY, signed in ink, including the title and name of individual verifying the date and affirming it's accuracy and authenticity Please cease and desists all communications a prejudice to my rights and is damaging to me.

(9) A copy of Validation of the debt (The actual accounting), original ledger whereby AMERICA'S SERVICING COMPANY, has incurred a loss as a result of the alleged debt.

(10) Validation of Assignment of Mortgage and Notes (Show me the Original Note on my Mortgage in wet ink).

(11) Validation of Bank Loan proving they loaned me money(US currency), it was my signature that produced and generated the credit, the source of my own loan. (Show me the Original lender's loan in wet ink stating lawful money was given)

(12) Verification of their claim against me (A sworn affidavit or even just a signed invoice)

(13) A copy of the contract binding both parties undergoing a Bona fide wet ink signature.

I would be happy to pay any financial obligation I might lawfully owe as soon as I receive these documents,

Foreclose shall be immediately stopped until all documents be shown under lawful standing. I Am asking for Recoupment or asset.

Therefore, should I continue to receive unsigned communication from your office it shall constitute your agreement to compensate me for this predetermined sum of \$10,000 per document.

Please within 30 service days approve or correct this statement under a True Bill of Authentic Statement of Account. Any corrections hereto must be submitted in writing, under oath and under the penalty of perjury, and full commercial liability (where otherwise not prohibited by law)

Sincerely,  
By: Administrator for,  
STRAWMAN, ESTATE

**Notification of legal responsibility is "the first essential of due process of law". See also: U.S. v. Tweel, 550 F.2d.297."Silence can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading."**

And I do swear and affirm that affiant has scribed and read the foregoing facts, and in accordance with the best of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth and nothing but the truth.

I Am: Tyrone M Jamison sui juris, This Affidavit is dated 13 Dec 2012  
Tyrone M. Jamison, Grantor, Executor, Beneficiary, Authorized Representative  
Natural Born, In Propria Persona:  
Ex Relatone TYRONE M. JAMISON  
All Rights Reserved. U.C.C. 1-308/1-207;U C C 1-103.6

State of New Jersey

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SS ACKNOWLEDGEMENT/ACKNOWLEDGEMENT

Middlesex County

On this 13 day of December 2012, before me the below signed Notary appeared before me Anthony Boykins, to me known to be the living man who executed the foregoing instrument and acknowledge before me that he executed the name as his freewill act and deed.

Notary Name: Osamwonyi Asemota

Notary Signature: [Signature] Dated: 12/13/12

Commission Expires: 2-17-15

NOTARY SEAL

Osamwonyi Asemota  
Notary Public  
New Jersey  
My Commission Expires 2-17-15

From: Tyrone M. Jamison, Sui Juris: Executor, Beneficiary  
Authorized Representative  
c/o Post Office Box 83  
Somerset, New Jersey a Republic near [08875]  
Non-Domestic without the United States

Date: 13 Dec 2012

Respondent(s)/Debt Collector.

(1) Name, Chief Financial Officer  
Randy Bockenstedt, Senior Vice President, (Debtor Collector)  
America's Servicing Co.  
3480 Stateview Boulevard  
MAC X7802-03H  
Fort Mill, SC 29715  
Phone Number 1-800-868-0043

UPS Certified Mail No. [7012 1640 0000 2544 0044]

(2) MARK S. MELODIC ESQUIRE, REED SMITH LLP(ATTORNEY)  
Princeton Forrestal Village  
136 Main Street  
Princeton, New Jersey 08540

UPS Certified Mail No. [7012 1640 0000 2544 0044]

### DEBT COLLECTOR DISCLOSURE STATEMENT

Notice to Agent is Notice to Principal - Notice to Principal is Notice to Agent

NOTICE: THIS DOCUMENT IS NOT INTENDED TO THREATEN, HARASS, HINDER OR OBSTRUCT ANY  
LAWFUL OPERATIONS IT IS FOR THE PURPOSES OF OBTAINING LAWFUL REMEDY AS IS PROVIDED BY  
LAW.

RE. AMERICA'S SERVICING COMPANY Debt Collection Letter, dated on 13 Dec 2012 2012; and  
MARK S. MELODIC ESQUIRE, REED SMITH LLP(Attorney) Debt Collection Letter, dated [same date as above]

Attn: AMERICA'S SERVICING COMPANY, ATTORNEY MR. MARK S. MELODIA ESQ.

This statement and the answers contained herein may be used by TYRONE M. JAMISON if necessary, in any court of  
competent jurisdiction.

(P1)

Notice: This Debt Collector Disclosure Statement must be completed in accordance with the Fair Debt Collection Practices Act, 15 USC § 1692g, Title VIII Debt Collection Practice,(Rosenthal Act), New Jersey Fair Debt Collection Act, C.F.R. 226, and Rule 13a-15(e) under the Securities Act of 1934, as amended (the "Exchange Act"); commands as cited above a DEBT COLLECTOR DISCLOSURE STATEMENT. The Debt Collectors(s) must make all required disclosures clearly and conspicuously in writing regarding the following:

1 Name and Address of alleged Debt Collector:

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2 Name and Address of alleged Debtor

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3. Alleged Account Number: \_\_\_\_\_

4. Alleged debt owed . \$ \_\_\_\_\_

5 Date alleged debt became payable: \_\_\_\_\_

6. Name and Address of Original Creditor, if different from alleged Debt Collector?

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7. Regarding this alleged account, if Debt Collector is different from Original Creditor, does Debt Collector have a bona fide affidavit of assignment to enter into alleged original contract between Original Creditor and alleged Debtor? YES NO

8. Did alleged Debt Collector purchase this alleged account from the Original Creditor? YES NO

9 If applicable, date of purchase of this alleged account from Original Creditor, and purchase amount: Date: \_\_\_\_\_  
Amount: \$ \_\_\_\_\_

10. Did Debt Collector purchase this alleged account from a previous debt collector? YES NO

11. If applicable, date of purchase of this alleged account from previous debt collector, and purchase amount:

Date: \_\_\_\_\_ Amount: \$ \_\_\_\_\_

12. Regarding this alleged account, is the Debt Collector currently the: (a) Owner; (b) Assignee;

(c) Other, Explain \_\_\_\_\_

13 Has the Debt Collector provided the alleged Debtor with the requisite verification of the alleged debt as required by the Fair Debt Collection Practices Act? YES NO

14. Date said verification cited above in #13 was provided alleged Debtor: Date: \_\_\_\_\_

15. Was said verification cited above in #13 in the form of a sworn or affirm oath, affidavit, or deposition? YES NO

- 16 Have any charge-offs been made by any creditor or alleged debt collector regarding this alleged account? YES NO
17. Have any insurance claims been made by any creditor or debt collector regarding this alleged account? YES NO
18. Has there been any tax write-offs made by any creditor or debt collector regarding this alleged account and 1099-OID? YES NO
19. Have any tax deductions been made by any creditor or debt collector regarding this alleged account? YES NO
- 20 Has the Statute of Limitations expired on this debt? YES NO
21. Provide the Certified Copy(ies) for the Off-Balance Sheet Transaction, per the FAS 140, 166, Federal Reserve FR 2069
22. Provide the SEC Filing(s) including reports 10-K, 8-K, 424B2, CIK Number for the Fund, and CUSIP for the Fund associated to this alleged account. If no SEC Filing is available, then provide the CUSIP, and date of transfer, and Form S-3 ("Registration Statement")

The Debt Collector(s) failure, both intentional and otherwise, to complete and answer each point(s) "1" through "22" above, and return this **Debt Collector Disclosure Statement**, as well as provide consumer's Authorization Representative with the requisite verification validating the hereinabove - referenced alleged debt, constitute Debt Collector's tacit agreement that Debt Collector has no verifiable, lawful, bona fide claim regarding the hereinabove-referenced alleged account, and that alleged Debt Collector tacitly agrees that alleged Debt Collector waives all claims against consumer and indemnifies and holds consumer harmless against any and all costs and fees heretofore and hereafter incurred and related regarding any and all collection attempts involving the hereinabove-referenced alleged account.



The Debt Collector(s) must timely complete and return this Debt Collector Disclosure Statement, along with all required documents referenced in said Debt Collector Disclosure Statement. The Debt Collector's claims will be considered incomplete, if any portion of this Debt Collector Disclosure Statement is not completed and timely returned with all required documents to the Authorized Representative, which specifically includes the requisite verification, made in accordance with law and codified in the Fair Debt Collection Practices Act at 15 USC § 1692 et seq., and which states in relevant part: "A debt collector may not use any false, deceptive, or misleading representation of the character, or legal status of any debt," and "the threat to take any action that cannot legally be taken," all of which are violations of law.

AMERICA'S SERVICING COMPANY, ATTORNEY MR. MARK S. MELODIA ESQ. should also be aware that sending unsubstantiated demands for payment through the United States Mail System might constitute mail fraud under federal and state law. If Debt Collector(s) does not respond as required by law, Debt Collector(s)' claims will not be considered and Debt Collector(s) may be liable for damages for any continued collection efforts, as well as any other injury sustained by Respondent. **Failure to complete and return this Debt Collector Disclosure Statement shall acknowledge the debt uncollectible and deleted with all major credit bureaus.** Please allow thirty (30) days for processing after [Authorized Representative's] receipt of AMERICA'S SERVICING COMPANY and MARK S. MELODIA ESQUIRE, REED SMITH LLP (Attorney) response.

**NOTICE DO NOT CALL:** From date of this notice forward, Debt Collector, including attorney(s), are hereby notified under provisions of Public Law 95-109, Section 805-C, THE FAIR DEBT COLLECTION PRACTICES ACT and Telephone Consumer Protection Act (TCPA) to DO NOT CALL. Consumer and Authorized Representative does not give consent to alleged Debt Collectors, to communicate regarding alleged account over the telephone, cell phone, home phone or work phone. Failure to comply by your organization(s), agent(s), assign(s), with this law will result in immediate filing of a complaint with the Federal Trade Commission and the New Jersey Attorney General's Office. Failure to comply exposes your company to damages of five hundred dollars (\$500.00) for each violation after first call. Delete all phone numbers in your database as it relates to this alleged account, and do not call.

AMERICA'S SERVICING COMPANY, ATTORNEY MR. MARK S. MELODIA ESQ., agent(s) and assignee(s), agree and authorizes TYRONE M. JAMISON, agent(s) and Authorized Representative, Tyrone M. Jamison, to record telephone communications between both party(ies) for court records. If this matter is taken to court, AMERICA'S SERVICING COMPANY, ATTORNEY MR. MARK S. MELODIA ESQ., may be liable for court costs.

The Debt Collector(s)' failure to respond within thirty (30) days, as requested herein with a full and complete response, prohibits any further collection activities, including transfer or selling of this debt to successor(s), and assignee(s).

Date: 13 Dec 2012

All rights reserved

By: Tyrone M. Jamison, Sui Juris. Executor, Beneficiary,  
Authorized Representative