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IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

MARTIN ENG,
Plaintiff,

No. C 12-05062 WHA

v.

**ORDER RE PLAINTIFF'S
RECENT SUBMISSION**

WASHINGTON MUTUAL BANK, FA, J.P.
MORGAN CHASE BANK, N.A., CALIFORNIA
RECONVEYANCE CO., QUALITY LOAN
SERVICE CORP., LA SALLE BANK
NATIONAL ASSOC., and DOES 1-20,
inclusive,
Defendants.

At the case management conference and by order dated January 18, 2013 (Dkt. No. 25), pro se plaintiff Martin Eng was ordered to file his sworn declaration under oath, attaching a copy of the loan documents, deed of trust, and the notice of default referenced in the complaint. On January 18, plaintiff filed a declaration to which he appended a number of documents "to comply with the case management order," including a bank loan statement. The bank loan statement appended to the declaration is illegible (Dkt. No. 28 at p.8). Plaintiff should resubmit this document, attached to a declaration identifying the document and stating under oath whether the document is a true and correct copy thereof, due by **NOON ON JANUARY 31**.

Defendants may file a reply to plaintiff's filings, due by **NOON ON FEBRUARY 8**.

IT IS SO ORDERED.

Dated: January 22, 2013.



WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE

United States District Court
For the Northern District of California