DEBBIE LEONARD (#8260) 1 MEGAN STARICH (#11284) McDonald Carano Wilson LLP 100 West Liberty Street, 10th Floor P.O. Box 2670 3 Reno. NV 89505-2670 Telephone: (775) 788-2000 Facsimile: (775) 788-2020 Email: dleonard@mcdonaldcarano.com and mstarich@mcdonaldcarano.com 6 Attorneys for Defendants 7 GREENPOINT MORTGAGE FUNDING, INC. and MARIN CONVEYANCING CORPORATION 8 MICHAEL R. BROOKS (#7287) JEFFREY J. TODD (#10780) 9 **Brooks Bauer LLP** 1645 Village Center Circle, Suite 200 10 Las Vegas, NV 89134 Telephone: (702) 851-1191 Facsimile: (702) 851-1198 11 mcbrooks@brooksbauer.com 12 itodd@brooksbauer.com 13 Attorneys for Defendant MORTGAGE ELECTRONIC REGISTRATION SYSTEM 14 15 UNITED STATES DISTRICT COURT 16 DISTRICT OF NEVADA 17 18 MARIA CARVAJAL ROBLES, an individual, 19 Plaintiff, 20 VS. 21 GREENPOINT MORTGAGE FUNDING, INC.,; MARIN CONVEYANCING CORP.; 22 MORTGAGE ELECTRONIC 23 REGISTRATION SYSTEM; OLD REPUBLICH DEFAULT MANAGEMENT SERVICES; MORTGAGE LAW FIRM, 24 PLLC; DOE INDIVIDUALS 1-X; ROE COMPANIES 1-X. 25 Defendants. 26 27 1 28



Case No.: 3:12-cv-00040-RCJ-VPC

DEFENDANTS' CASE MANAGEMENT REPORT

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Counsel for Defendants GREENPOINT MORTGAGE FUNDING, INC. ("GPM") and MARIN CONVEYANCING CORP. ("MCC") and MORTGAGE ELECTRONIC REGISTRATION SYSTEM ("MERS") (collectively "DEFENDANTS") submit their Case Management Report pursuant to the Court's May 4, 2012 Minute Order as follows:

Short statement of the nature of the case, including a description of each 1. claim and defense.

This action arises out of Plaintiff's efforts to stop or delay a foreclosure on real In her Complaint, Plaintiff asserts claims for unlawful foreclosure and property. declarative and injunctive relief. Defendants GPM and MCC, as well as Defendant MERS, have filed motions to dismiss Plaintiff's claims, which Plaintiff has not opposed. The Court has scheduled a hearing on the motions to dismiss for July 30, 2012.

GPM and MCC assert in their Motion to Dismiss that they no longer have any interest in Plaintiff's loan and were not involved with the foreclosure that Plaintiff seeks to invalidate. For those reasons, GPM and MCC argue, they should be dismissed as they are not proper parties to this action. Similarly, MERS asserts in its Motion to Dismiss that it transferred any beneficial interest that it had in the Deed of Trust on Plaintiff's Property long before the foreclosure at issue was commenced and is therefore not the proper defendant.

The Court should note that on April 12, 2012, well after this case had been removed to federal court, Plaintiff filed a voluntary motion to dismiss in the Second Judicial District Court of Washoe County, Nevada where this matter originated. A true and correct copy of Plaintiff's Motion to Dismiss is attached hereto as Exhibit 1. After

¹On May 30, 2012, Counsel for GPM and MCC attempted to contact Plaintiff's counsel to discuss the preparation of this Case Management Report. Counsel for GPM and MCC also suggested that if Plaintiff wishes to dismiss the matter, she may file a notice of dismissal with this Court and the parties would not have to incur additional fees. Plaintiff's counsel has not responded to GPM and MCC's attempts to contact him about these issues nor has he otherwise prepared any draft Case Management Report for Defendants' review as of the date of this report.

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GPM and MCC filed a notice in the State Court stating that the matter had been removed and that the State Court no longer had jurisdiction to consider Plaintiff's Motion, Plaintiff subsequently withdrew her Motion she filed in State Court, acknowledging that the matter had been removed to the jurisdiction of this Court. True and correct copies of GPM and MCC's Notice to the Court and Plaintiff's Notice of Withdrawal of Motion are attached hereto as Exhibits 2 and 3 respectively.

Description of the principal factual and legal disputes in the case. 2.

There do not appear to be any factual or legal disputes in this case. According to documents from the public record and which are attached to Plaintiff's own Complaint, Defendants transferred any interest they had in Plaintiff's Note, Deed of Trust or Property long before the foreclosure proceedings she attempts to invalidate were initiated. Plaintiff has not opposed either Motion to Dismiss. Moreover, by indicating that she wishes to voluntarily dismiss this case Plaintiff apparently acknowledges that she has named the incorrect parties.

Jurisdictional basis for the case. 3.

The Court has diversity jurisdiction over this matter pursuant to 28 U.S.C. § 1332(a). Plaintiff is a resident and citizen of the State of Nevada. GPM is incorporated in the State of New York and has its principal place of business in California (and thus is deemed a citizen of New York and California). MCC is incorporated in the State of California and has its principal place of business in California (and is therefore a citizen of California). MERS is a Delaware corporation with its principal place of business in Virginia. Based on the allegations in Plaintiff's Complaint, defendant Mortgage Law Firm, PLC is a California professional law corporation with its principal place of business in California, and defendant Old Republic Default Management Services is a California corporation with its principal place of business in California. The amount in controversy exceeds \$75,000.00 as Plaintiff's loan amount, secured by the Deed of Trust on the Property, was for approximately \$255,000.

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Parties who have not yet been served. 4.

At this time, it appears that defendants Mortgage Law Firm, PLC and Old Republic Default Management Services have not yet been served. Defendants are unaware as to why those parties have not yet been served by Plaintiff.

Statement whether any party expects to add additional parties to the case 5. or otherwise amend the pleadings.

At this time, neither GPM, MCC nor MERS expects to add any additional parties to this case.

A list of contemplated motions and a statement of issues to be decided by 6.

As discussed in the foregoing, Defendants GPM and MCC as well as Defendant MERS have each filed motions to dismiss Plaintiff's claims that Plaintiff has not opposed, and this Court has scheduled a hearing on those motions for July 30, 2012. GPM and MCC assert in their Motion to Dismiss that they no longer have any interest in Plaintiff's loan nor were they involved with the foreclosure she seeks to invalidate, and therefore they should be dismissed as they are not proper parties to this action. Similarly, MERS asserts in its Motion to Dismiss that it transferred any beneficial interest that it had in the Deed of Trust on Plaintiff's Property long before the foreclosure at issue was commenced.

Also as discussed in the foregoing, on April 12, 2012, well after this case had been removed, Plaintiff filed a voluntary motion to dismiss in the Second Judicial District Court of Washoe County, Nevada where this matter originated. See Exhibit 1. After GPM and MCC filed a notice in the State Court stating that the matter had been removed and that the State Court no longer had jurisdiction to consider Plaintiff's Motion, Plaintiff subsequently withdrew her Motion she filed in State Court, acknowledging that the matter had been removed to the jurisdiction of this Court. See Exhibits 2 and 3.

7. Pending motions that may affect the parties' abilities to comply with a case management order.

The only motions pending before this Court are GPM and MCC's Motion to Dismiss and MERS' Motion to Dismiss.

8. Status of related cases pending before other courts or other judges of this court.

Plaintiff initially filed this action in the Second Judicial District Court in and for the County of Washoe, State of Nevada. GPM and MCC removed this case to this Court, divesting the State Court of jurisdiction over this case. While Plaintiff filed a motion to voluntarily dismiss her case with the State Court in April 2012, Plaintiff subsequently withdrew that motion and there has been no further activity in the State Court. See Exhibits 1 and 3.

9. Supplemental Discussion of Necessary Discovery.

As discussed in Defendants' proposed discovery plan and scheduling order, because Plaintiff has affirmatively indicated she wishes to dismiss this matter and has not opposed Defendants' motions to dismiss, Defendants propose that discovery in this case be stayed until after this Court's July 30, 2012 hearing on Defendants' motions to dismiss so that the parties do not have to unnecessarily incur the costs associated with discovery prior to the Court's consideration of dismissal at this early stage.

10. <u>Issues regarding disclosure or discovery of electronically stored information form and forms in which it is produced.</u>

To the extent any electronic discovery is necessary in this case, the parties will abide by the Federal Rules of Civil Procedure.

11. <u>Issues about claims of privilege or protection of trial preparation materials.</u>

The parties will abide by the Federal Rules of Civil Procedure with respect to claims of privilege or protection of trial preparation materials.

12. <u>Proposed discovery deadlines</u>. The parties propose to the Court the following discovery plan and scheduling order deadlines:

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a. Deadline for completion of discovery. GPM and MCC filed their
Motion to Dismiss on February 3, 2012. MERS filed its Motion to Dismiss on March 7,
2012. Plaintiff has not opposed these motions to dismiss, and the Court has scheduled
a hearing on these motions for July 30, 2012. In the event that Defendants' unopposed
motions to dismiss are denied, the last day for discovery shall be January 26, 2013
(180 days from the date of this Court's July 30, 2012 hearing on Defendants' Motions to
Dismiss). This deadline does exceed the 180-day period LR 26-1(e)(1) sets for
completing discovery; however, Defendants submit that good cause exists to extend
this period as Plaintiff has affirmatively indicated she wishes to dismiss this matter.

- Deadline for amending pleadings and adding parties. The parties b. shall have until October 29, 2012, ninety (90) days before the discovery cut-off date, to file any motions to amend the pleadings or to add parties. This date does not exceed the outside limit presumptively set by LR 26-1(e)(2).
- Fed. R. Civ. P. 26(a)(2) Disclosures (Experts). Disclosure of experts shall proceed according to Fed. R. Civ. P. 26(a)(2) and Fed. R. Civ. P. 33, except that:
 - The disclosure of experts and expert reports shall occur on [i] or before November 27, 2012, which is sixty (60) days before the discovery cut-off date, and
 - The disclosure of rebuttal experts and their reports shall [ii] occur on or before December 27, 2012, which is thirty (30) days before the discovery cut-off date.
- Deadline to file dispositive motions. The parties shall have until d. February 25, 2013, thirty (30) days after the discovery cut-off date, to file dispositive motion(s), which does not exceed the outside limit of thirty (30) days following the discovery cut-off date that LR 26-1(e)(4) presumptively sets for filing dispositive motions.

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e. <u>Joint Pretrial Order</u> . The pretrial order shall be filed on <i>March</i> 27
2013, thirty (30) days after the date set for filing dispositive motions in the case. This
deadline is suspended if a dispositive motion is timely filed. The disclosures Fed. R
Civ. P. 26(a)(3) requires shall be made in the joint pretrial order.

- 13. <u>Jury Trial</u>. A jury trial has not yet been requested by any of the parties.
- 14. <u>Estimated Length of Trial</u>. The parties estimate at this early stage of proceedings that trial in this matter will take five (5) trial days.
- 15. <u>Prospects for settlement</u>. Given that Plaintiff has affirmatively indicated she wishes to dismiss this matter and has not opposed Defendants' motions to dismiss, Defendants do not perceive any need to engage in settlement discussions at this time.

DATED this 8th day of June 2012.

DATED this 8th day of June 2012.

/s/ Michael R. Brooks
Michael R. Brooks (NSBN 7287)
Jeffrey J. Todd (NSBN 10780)
1645 Village Center Circle, Suite 200
Las Vegas, NV 89134

Attorneys for Defendant Mortgage Electronic Registration Systems, Inc.

Isl Megan Starich
Debbie Leonard (NSBN 8260)
Megan Starich (NSBN 11284)
100 West Liberty Street, 10th Floor
P.O. Box 2670
Reno, NV 89505-2670

Attorneys for Defendants GreenPoint Mortgage Funding, Inc. and Marin Conveyancing Corp.

<u>ORDER</u>

Good cause appearing therefor, IT IS SO ORDERED this ______

Mul, 2012.

IT IS FURTHER ORDERED THAT THE TRIAL IS SET FOR JULY 4, 2013

8:30 A.M., CALENDAR CALL IS SET FOR May 2

ay 27, 2013

, 8:30 A.M. in

Reno Courtroom 6 before the Honorable Chief Robert C. Jones

yama V

United States Magistrate Judge

CERTIFICATE OF SERVICE

I hereby certify, under penalty of perjury, that I am an employee of McDonald Carano Wilson LLP and that pursuant to LR 5-3 I caused to be electronically filed on this date a true and correct copy of the **DEFEENDANTS' CASE MANAGEMENT REPORT** with the Clerk of the Court using the CM/ECF system, which will automatically e-serve the same on the attorneys of record indicated on the generated Notice of Electronic Filing and below:

Bryan Hunt, Esq.
The Law Offices of Bryan Hunt, PLLC 8871 W. Flamingo Road, Suite 202 Las Vegas, Nevada 89147

DATED: June 8, 2012.

/s/ Mary C. Wilson

An employee of McDonald Carano Wilson LLP

Case 3:12-cv-00040-RCJ -VPC Document 15 Filed 06/08/12 Page 9 of 9

INDEX OF EXHIBITS TO CASE MANAGEMENT REPORT

Exhibit No.	Description of Exhibit	Pages
1	Plaintiff's Motion to Dismiss Complaint Without Prejudice	2
2	Notice to Court Regarding Plaintiff's Motion to Dismiss	3
3	Plaintiff's Notice of Withdrawal of Motion to Dismiss Without Prejudice	5

EXHIBIT 1

EXHIBIT 1

FILED

Electronically | 04-12-2012:10:19:37 AM Joey Orduna Hastings Clerk of the Court Transaction # 2885125

2310
Bryan Hunt, Esq. NV Bar #11163
THE LAW OFFICES OF BRYAN HUNT, PLLC.
500 Ryland St, Ste 300
Reno, NV 89502
Bryan@hunt-lawfirm.com
Ph: 775-219-6468
Fx: 775-686-6205
Attorneys for Plaintiff(s)

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

MARIA CARVAJAL-ROBLES, individually

PLAINTIFF(S)

-vs

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GREENPOINT MORTGAGE FUNDING, INC.; MARIN CONVEYANCING CORP.; MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.; OLD REPUBLIC DEFAULT MANAGEMENT SERVICES; MORTGAGE LAW FIRM, PLLC; DOE INDIVIDUALS I – X; and ROE COMPANIES 1 – X;

CASE NO.: CV12-00052

DEPT NO.: 3

MOTION TO DISMISS COMPLAINT WITHOUT PREJUDICE

DEFENDANT(S)

MOTION TO DISMISS COMPLAINT WITHOUT PREJUDICE

COMES NOW, Plaintiff(s), MARIA CARVAJAL-ROBLES (hereinafter "Plaintiffs" or "BROWN") by and through their attorney, BRYAN HUNT, of THE LAW OFFICES OF BRYAN HUNT, PLLC., and pursuant to NRCP Rule, hereby moves to dismiss, without prejudice, their Complaint and Petition for Declaratory and Injunctive Relief, in the above captioned proceeding.

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MOTION TO DISMISS COMPLAINT WITHOUT PREJUDICE - Page 1 of 2

AFFIRMATION: Pursuant to NRS 239B.030 (4), this document does not contain the social security number of any person. Respectfully Submitted this 12th day of APRIL, 2012. By: /s/ Bryan Hunt Bryan Hunt, Esq. NV Bar #11163 THE LAW OFFICES OF BRYAN HUNT, PLLC. 500 RYLAND ST, STE 300 RENO, NV 89502 Bryan@hunt-lawfirm.com Ph: 775-219-6468 Fx: 775-686-6205 Attorneys for Plaintiff(s)

MOTION TO DISMISS COMPLAINT WITHOUT PREJUDICE - Page 2 of 2

EXHIBIT 2

EXHIBIT 2

FILED

Electronically 04-30-2012:10:33:13 AM Joey Orduna Hastings Clerk of the Court Transaction # 2920119

CODE: 2610 **DEBBIE LEONARD (#8260)** MEGAN STARICH (#11284)

McDonald Carano Wilson LLP 100 West Liberty Street, 10th Floor

P.O. Box 2670

Reno, NV 89505-2670 Telephone: (775) 788-2000 Facsimile: (775) 788-2020

Email: dleonard@mcdonaldcarano.com and mstarich@mcdonaldcarano.com

Attorneys for Defendants GREENPOINT MORTGAGE FUNDING, INC. and MARIN CONVEYANCING CORPORATION

> IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

MARIA CARVAJAL ROBLES, an individual,

Plaintiff.

VS.

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GREENPOINT MORTGAGE FUNDING, INC.; MARIN CONVEYANCING CORP.; MORTGAGE ELECTRONIC REGISTRATION SYSTEM; OLD REPUBLIC DEFAULT MANAGEMENT SERVICES; MORTGAGE LAW FIRM, PLLC: DOE INDIVIDUALS 1-X; ROE COMPANIES 1-X,

Defendants.

Case No. CV12-00052

Dept. 3

NOTICE TO COURT REGARDING PLAINTIFF'S MOTION TO DISMISS

Plaintiff Maria Carvajal Robles ("Plaintiff") filed her complaint in this Court on January 6, 2012. On January 20, 2012, Defendants GreenPoint Mortgage Funding, Inc. ("GPM") and Marin Conveyancing Corp. ("MCC") filed a notice of removal in this Court, and removed the case to the United States District Court, District of Nevada. The case still remains in the United States District Court as case number 3:12-CV-040-RCJ-VPC and has not been remanded to this Court. Despite Defendants' removal of this action, on April 12, 2012, Plaintiff filed a motion to dismiss this matter with this Court. While GPM and MCC do not dispute that Plaintiff is entitled to dismiss this matter of her own

accord, Plaintiff has filed her motion to dismiss with the incorrect court. This case has been removed to the United States District Court, District of Nevada, and because of that removal, this Court does not have jurisdiction at present to take any action on Plaintiff's motion. If Plaintiff wishes to dismiss this case, she must file her motion with the United States District Court, District of Nevada.¹

The undersigned does hereby affirm that pursuant to NRS 2398.030, the preceding document does not contain the social security number of any person.

Dated this 30th day of April 2012.

McDonald Carano Wilson LLP

By:

DEBBIE LEONARD MEGAN STARICH

100 West Liberty Street, 10th Floor

P.O. Box 2670

Reno, NV 89505-2670

Attorneys for Defendants Greenpoint Mortgage Funding, Inc. and Marin Conveyancing Corporation

¹ The Court should note that counsel for GPM and MCC has attempted to contact Plaintiff's counsel on several occasions to suggest that the motion be filed in the appropriate court with jurisdiction. However, to date, Plaintiff's counsel has not responded.

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I hereby certify that I am an employee of McDONALD CARANO WILSON LLP and that on April 30, 2012, I caused to be delivered in the United States mail, enclosed in a sealed envelope, upon which first class postage was placed, and by facsimile, a copy of the NOTICE TO COURT REGARDING PLAINTIFF'S MOTION TO DISMISS addressed to the individual listed below at his last known address as follows:

Bryan Hunt, Esq. The Law Offices of Bryan Hunt, PLLC 8871 W. Flamingo Road, Suite 202 Las Vegas, NV 89147

DATED: April 30, 2012

Pamela Miller

EXHIBIT 3

EXHIBIT 3

FILED

Electronically
05-01-2012:12:49:12 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 2923509

Bryan Hunt, Esq. NV Bar #11163 THE LAW OFFICES OF BRYAN HUNT, PLLC.

500 Ryland St, Ste 300

RENO, NV 89502

Bryan@hunt-lawfirm.com

Ph: 775-219-6468
Fx: 775-686-6205
Attorneys for Plaintiff

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

MARIA CARVAJAL-ROBLES, an individual

INC.; MARIN CONVEYANCING CORP.;

REGISTRATION SYSTEMS, INC.; OLD REPUBLIC DEFAULT MANAGEMENT

SERVICIES; MORTGAGE LAW FIRM,

DEFENDANTS

PLLC; DOE INDIVIDUALS I - X; and

Plaintiff,

MORTGAGE ELECTRONIC

ROE COMPANIES 1 - X;

VS.

12 GREENPOINT MORTGAGE FUNDING,

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CASE NO.: CV12-00052

DEPT NO.: 3

PLAINTIFF'S NOTICE OF WITHDRAWAL OF MOTION TO DISMISS COMPLAINT WITHOUT PREJUDICE

PLAINTIFF'S NOTICE OF WITHDRAWAL OF MOTION TO DISMISS COMPLAINT WITHOUT PREJUDICE

COMES NOW, Plaintiffs, MARIA CARVAJAL-ROBLES (hereinafter "Plaintiffs" or "CARVAJAL-ROBLES") by and through their attorney, BRYAN HUNT, OF THE LAW OFFICES OF BRYAN HUNT, PLLC., and hereby withdrawals their April 12, 2012, Motion to Dismiss Complaint Without Prejudice. The above-captioned matter has been removed to the U.S. District Court, for the district of Nevada, and as such this court is without jurisdiction to adjudicate Plaintiff's prior motion, rendering same procedurally inappropriate. Plaintiff's withdrawal of their Motion obviates the need for any hearing on this matter and respectfully requests that any scheduled hearings be cancelled.

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2	AFFIRMATION: Pursuant to NRS 239B.030 (4), this document does not contain the social
3	security number of any person.
4	Respectfully Submitted this 1st day of MAY, 2012.
5	By: <u>/s/ Bryan Hunt</u> Bryan Hunt, Esq. NV Bar #11163
6	THE LAW OFFICES OF BRYAN HUNT, PLLC. 500 RYLAND ST, STE 300
7	RENO, NV 89502
8	Bryan@hunt-lawfirm.com Ph: 775-219-6468
9	Fx: 775-686-6205 Attorneys for Plaintiff
10	Amorno y a toi 1 minuta
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12	<u>LIST OF EXHIBITS</u>
13	EXHIBIT '1' - ORDER GRANTING PLAINTIFF'S NOTICE OF WITHDRAWAL OF
14	MOTION TO DISMISS COMPLAINT WITHOUT PREJUDICE
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28	Order – Page 2 of 2
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Clerk of the Court
Transaction # 2923609

EXHIBIT '1'

EXHIBIT '1'

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Bryan Hunt, Esq. NV Bar #11163
THE LAW OFFICES OF BRYAN HUNT, PLLC.
500 RYLAND ST, STE 300

RENO, NV 89502

Bryan@hunt-lawfirm.com

Plaintiff,

MORTGAGE ELECTRONIC

Ph: 775-219-6468 Fx: 775-686-6205 Attorneys for Plaintiff

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VS.

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27 28 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

CASE NO.: CV12-00052

DEPT NO.: 3

ORDER GRANTING PLAINTIFF'S NOTICE OF WITHDRAWAL OF MOTION TO DISMISS COMPLAINT WITHOUT PREJUDICE

REGISTRATION SYSTEMS, INC.; OLD REPUBLIC DEFAULT MANAGEMENT SERVICIES; MORTGAGE LAW FIRM, PLLC; DOE INDIVIDUALS 1 – X; and ROE COMPANIES 1 – X;

DEFENDANTS

MARIA CARVAJAL-ROBLES, an individual

GREENPOINT MORTGAGE FUNDING,

INC.: MARIN CONVEYANCING CORP.;

ORDER GRANTING PLAINTIFF'S NOTICE OF WITHDAWAL OF MOTION TO DISMISS PLAINTIFF'S COMPLAINT WITHOUT PREJUDICE

Upon Plaintiff, MARIA CARVAJAL-ROBLES's, by and through their attorney, BRYAN HUNT, OF THE LAW OFFICES OF BRYAN HUNT, PLLC., NOTICE OF WITHDRAWAL OF MOTION TO DISMISS PLAINTIFF'S COMPLAINT WITHOUT PREJUDICE, dated April 12, 2012, the Court having reviewed the subject motion and having found that pursuant to 28 U.S.C. § 1332; (a) As this matter has been previously removed to the U.S. District Court for the district of Nevada, rendering said court with exclusive jurisdiction over same; (b) as such, Plaintiff's previously filed Motion to Dismiss Complaint without Prejudice was procedurally

1	improper in accordance with the NRCP and FRPC and therefore appropriate for withdrawal; (c)			
2	and after due deliberation and sufficient cause appearing therefore,			
3	IT IS ORDERED THAT:			
4	Plaintiff's Motion to Dismiss Complaint without Prejudice is hereby withdrawn			
5	SO ORDERED, this day of MAY, 2012.			
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