UNITED STATES DISTRICT COURT DISTRICT OF OREGON PORTLAND DIVISION

UNITED STATES OF AMERICA,	
Plaintiff,	Case No.: 3:11-cv-554-BR
· v.	
ROBERT G. HARKINS; JUDY L. HARKINS; OFFICE OF OVERSEER ROBERT G. HARKINS; PUDDING CREEK MINISTRIES; AMERICAN FAMILY ENTERPRISE, INC.; BONDAGE BREAKERS; CITIMORTGAGE, INC.; FIRST NATIONAL BANK OF OMAHA; DISCOVER BANK; and FIA CARD SERVICES, N.A.,	[PROPOSED] JUDGMENT AGAINST CITIMORTGAGE, INC.; FIRST NATIONAL BANK OF OMAHA; DISCOVER BANK; and FIA CARD SERVICES, N.A.
Defendants.	

For the reasons set forth in the motion for entry of default judgment (No. 161) and its

Order (No. 164), pursuant to Rule 55(b), the Court enters judgment as follows:

- i. That default judgment is entered against CitiMortgage, Inc., First National Bank of Omaha, Discovery Bank, and FIA Card Services, N.A. (collectively "the nonappearing Defendants) and in favor of the United States.
- ii. That any potential interests the non-appearing Defendants might have had in the real property at issue in this litigation and described in paragraph 15 of the Complaint ("the Subject Property") are terminated; and
- iii. That the non-appearing Defendants may not recover any proceeds from the

foreclosure of the federal tax liens against and sale of the Subject Property.

DATED this 7 day of October , 2013.

UTED STATES DISTRIC

ICT JUDGE