2         3         4         5         6         7         8         Market	3 4 5 6 7 8
<ul> <li>4</li> <li>5</li> <li>6</li> <li>7</li> <li>8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE</li> <li>10 In re PHILLIP O. EMIABATA, CASE NO. C17-1752MJP</li> <li>11 Appellant, ORDER OF DISMISSAL</li> <li>12 v.</li> <li>13 SPECIALIZED LOAN SERVICING, LLC, and AVAIL 1 LLC, Appellees.</li> <li>14 Appellees.</li> <li>15 This appeal from the Bankruptcy Court was received on November 16, 2017. Dkt. No.</li> </ul>	4 5 6 7 8
5         6         7         8       UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE         9       Art SEATTLE         10       In re PHILLIP O. EMIABATA, Appellant,       CASE NO. C17-1752MJP         11       Appellant,       ORDER OF DISMISSAL         12       v.       V.         13       SPECIALIZED LOAN SERVICING, LLC, and AVAIL 1 LLC,       Appellees.         15       This appeal from the Bankruptcy Court was received on November 16, 2017. Dkt. No.	5 6 7 8
<ul> <li>6</li> <li>7</li> <li>8</li> <li>9</li> <li>In re PHILLIP O. EMIABATA, CASE NO. C17-1752MJP</li> <li>10</li> <li>11 Appellant, ORDER OF DISMISSAL</li> <li>12</li> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> </ul>	6 7 8
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<ul> <li>8</li> <li>9</li> <li>In re PHILLIP O. EMIABATA, CASE NO. C17-1752MJP</li> <li>11</li> <li>Appellant, ORDER OF DISMISSAL</li> <li>12</li> <li>v.</li> <li>SPECIALIZED LOAN SERVICING, LLC, and AVAIL 1 LLC,</li> <li>Appellees.</li> <li>15</li> <li>This appeal from the Bankruptcy Court was received on November 16, 2017. Dkt. No.</li> </ul>	8
<ul> <li>WESTERN DISTRICT OF WASHINGTON AT SEATTLE</li> <li>In re PHILLIP O. EMIABATA, CASE NO. C17-1752MJP</li> <li>Appellant, ORDER OF DISMISSAL</li> <li>v.</li> <li>SPECIALIZED LOAN SERVICING, LLC, and AVAIL 1 LLC,</li> <li>Appellees.</li> <li>This appeal from the Bankruptcy Court was received on November 16, 2017. Dkt. No.</li> </ul>	
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11       Appellant,       ORDER OF DISMISSAL         12       v.         13       SPECIALIZED LOAN SERVICING, LLC, and AVAIL 1 LLC,         14       Appellees.         15	9
<ul> <li>12 v.</li> <li>13 SPECIALIZED LOAN SERVICING, LLC, and AVAIL 1 LLC,</li> <li>14 Appellees.</li> <li>15</li> <li>16 This appeal from the Bankruptcy Court was received on November 16, 2017. Dkt. No.</li> </ul>	10
<ul> <li>13 SPECIALIZED LOAN SERVICING, LLC, and AVAIL 1 LLC,</li> <li>14 Appellees.</li> <li>15 This appeal from the Bankruptcy Court was received on November 16, 2017. Dkt. No.</li> </ul>	11
<ul> <li>14 LLC, and AVAIL 1 LLC,</li> <li>15 Appellees.</li> <li>16 This appeal from the Bankruptcy Court was received on November 16, 2017. Dkt. No.</li> </ul>	12
<ul> <li>Appellees.</li> <li>This appeal from the Bankruptcy Court was received on November 16, 2017. Dkt. No.</li> </ul>	13
<ul> <li>15</li> <li>16</li> <li>This appeal from the Bankruptcy Court was received on November 16, 2017. Dkt. No.</li> <li>17</li> </ul>	14
This appeal from the Bankruptcy Court was received on November 16, 2017. Dkt. No.	15
17	16
18 following deficiencies in Appellant's filings:	18
19 1. Filing fee not paid.	19
20 2. Appellant Designation of Record not filed.	20
213. Appellant Statement of Issues not filed.	21
22 Dkt. No. 6.	22
23	23
24	0.4

1 On December 18, 2017, Appellant filed with the Court a document entitled "Appellant Designation of Record on Appeal" which designated the dockets of certain other related cases for the appellate record, and included copies of those dockets as attachments. Dkt. No. 7.

Although Appellant has made a number of other filings with this Court, he has failed to (1) pay a filing fee or (2) file a Statement of Issues on Appeal. On March 30, 2018, this Court issued an Order to Show Cause to Appellant, directing him to show cause by April 13, 2018 as to why this matter should not be dismissed for failure to correct the above-mentioned deficiencies. When Appellant failed to either pay his filing fee, file a Statement of Issues on Appeal, or demonstrate good cause why he had not done so, his matter was dismissed. (Dkt. No. 23.)

The case was reopened when Appellant complained that he had not received the OSC in time to respond and had tried to file a "Motion for Enlargement of Time" to correct the deficiencies noted by the Court. (Dkt. Nos. 26, 27.) In the order reopening the case, Appellant was given 21 days from the date of the entry of the order to correct the above-noted deficiencies. (Dkt. No. 32.) The record reflects a Return Receipt from the U.S. Postal Service indicating that Appellant signed for receipt of a copy of the order on June 19, 2018. (Dkt. No. 33.)

As of this date, Appellant has failed to pay his filing fee, file a Statement of Issues on Appeal or otherwise demonstrate good cause why his matter should not be dismissed. Wherefore,

IT IS ORDERED that the above-entitled mattered is DISMISSED without prejudice for Appellant's failure to pay a filing fee or file a Statement of Issues on Appeal as directed by this Court.

The clerk is ordered to provide copies of this order to Appellant and to all counsel. Dated this 9th day of July, 2018.

Maestuf Helens

Marsha J. Pechman United States District Judge

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