MAINE DISTRICT COURT, DISTRICT NINE DIVISION OF NORTHERN CUMBERLAND

FEDERAL NATIONAL : MORTGAGE ASSOCIATION : DOCKET NO. Plaintiff : BRI-RE-09-65

NICOLE M. BRADBURY : Defendant:

V.

and :
GMAC MORTGAGE, LLC :
d/b/a DITECH, LLC.COM :
and BANK OF AMERICA, NA:
Parties in Interest:

June 7, 2010

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Oral deposition of JEFFREY D.

STEPHAN, taken pursuant to notice, was held at the law offices of LUNDY FLITTER BELDECOS & BERGER, P.C., 450 N. Narberth Avenue, Narberth, Pennsylvania 19072, commencing at 10:10 a.m., on the above date, before Susan B. Berkowitz, a Registered Professional Reporter and Notary Public in the Commonwealth of Pennsylvania.

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1	ADDE AD ANGES	1	STEPHAN	
2	APPEARANCES:	2	MR. COX: Mr. Fleischer, we	
,	BRIAN M. FLEISCHER, ESQUIRE	3	understand that Julia Pitney	
4	FLEISCHER, FLEISCHER & SUGLIA, P.C. Plaza 1000 at Main Street	4	represents the plaintiff in this	
5	Suite 208	5	case. Who do you represent today?	
6	Voorhees, New Jersey 08043 (856) 489-8977	6	MR. FLEISCHER: I believe	
7	bfleischer@fleischerlaw.com Counsel for GMAC	7	Ms. Pitney both represents Fannie	
8	Counsel for GWAC	8	Mae and GMAC, and I am here on	
9	THOMAS A. COX, ESQUIRE	9	GMAC's behalf.	
10	LAW OFFICES OF THOMAS A. COX	10	MR. COX: GMAC is neither a	
11	P.O. Box 1315 Portland, Maine 04104	11	plaintiff nor defendant in this	
	(207) 749-6671	12	case, so we may have some issues	
12	tac@gwi.net Counsel for Defendant,	13	around that, but we'll cross that	
13	Nicole M. Bradbury	14	bridge when we get to it.	
14 15		15		
	VIA TELEPHONE:	16	EXAMINATION	
16	JULIA G. PITNEY, ESQUIRE DRUMMOND & DRUMMOND	17		
17	One Monument Way	18	BY MR. COX:	
18	Portland, Maine 04101 (207) 774-0317	19	Q. Mr. Stephan, for the record,	
1.0	JPitney@ddlaw.com	20 21	would you state your full name, please?	
19 20	Counsel for GMAC and Fannie Mae	22	A. Jeffrey Stephan.	
21		23	Q. How old are you?A. I am 41, in June.	
22 23		24	Q. You live in Sellersville,	
24 25		25	Pennsylvania?	
		23	1 cmsyrvama:	
	3			5
1		1	STEPHAN	
2	(Document marked Exhibit-1	2	A. That is correct.	
3	for identification.)	3	Q. Have you had your deposition	
4		4	taken previously?	
5	(It is hereby stipulated and	5	A. In other cases, yes.	
6	agreed by and between counsel that	6	Q. How many other cases?	
7	sealing, filing and certification	7	A. This will be my third time.	
8	are waived; and that all	8	Q. What other cases were you	
9	objections, except as to the form	9	deposed in, to your recollection?	
10	of questions, be reserved until	10	A. In what kind of cases?	
11	the time of trial.)	11	Q. Well, can you remember the	
12		12	names of the cases?	
13	JEFFREY D. STEPHAN, after	13	A. No, I don't.	
14	having been duly sworn, was	14	Q. When is the last time that	
15	examined and testified as follows:	15	you've had your deposition taken?	
16	MC DITNEY, I would like to	16	A. I would approximate two,	
17	MS. PITNEY: I would like to	17 18	three months ago.	
18 19	put on the record that we	18	Q. Was that in Florida?	
20	requested a stipulation, and	20	A. No. That was in New Jersey.Q. That would have been in	
21	Attorney Cox has denied our	21	Q. That would have been in 2010?	
	request for that stipulation. And that would be a stipulation that	22	A. Yes.	
')')		44	A. 153.	
22			O Then you were denoted in	
23	this deposition transcript be used	23	Q. Then you were deposed in	
			Q. Then you were deposed in Florida in December of 2009? A. That is correct.	

		.			_
	6				8
1	STEPHAN		1	STEPHAN	
2	Q. When was the other		2	to?	
3	deposition, the third deposition?		3	A. No.	
4	A. This one today is the third.		4	MR. FLEISCHER: Let him	
5	Q. Have you testified in court		5	finish the question, and then	
6	as a witness before?		6	respond, because it makes it	
7	A. No.		7	cleaner for the transcript.	
8	Q. Did you review any documents		8	THE WITNESS: Thank you.	
9	to prepare for this deposition?		9	BY MR. COX:	
10	A. Yes.		10	Q. What is your educational	
11	Q. What documents did you	- 1	11	background?	
12	review?	- 1	12	A. I have a four-year degree at	
13	A. I looked at the deposition	1	13	Penn State University in liberal arts.	
14	that was sent to me. And I went over the		14	Q. When did you go to work for	
15	Complaint with Brian.	- 1	15	GMAC?	
16	THE WITNESS: When was that,	- 1	16	A. I began work at GMAC	
17	Thursday, Wednesday?	- 1	17	September 30th of '04.	
18	MR. FLEISCHER: You're	- 1	18	Q. What was your work history,	
19	directed not to say anything with	- 1	19	in a summary form, before you went to	
20	regard to what we spoke about,	- 1	20	work for GMAC?	
21	but, yes, you can answer to what		21	A. I have done collections and	
22	you looked at.	- 1	22	mortgage foreclosures for other	
23	THE WITNESS: Yes.		23	companies.	
24	MS. PITNEY: I'm sorry to		24	Q. Who have you done mortgage	
25	interrupt. I'm just having a	2	25	foreclosure work for?	
	5	,			9
1	STEPHAN		1	STEPHAN	
2	little difficulty hearing you. Is		2	A. ContiMortgage, Fairbanks	
3	• • •		3	e e	
4	there any way to push the phone a little closer to Mr. Stephan?		4	Capital, GMAC.	
II				O The first one I'm not sure	
ll 5				Q. The first one, I'm not sure	
5 6	MR. FLEISCHER: Okay. And,		5	about. Is that Conti, C-O-N-T-E (sic)?	
6	MR. FLEISCHER: Okay. And, Julia, let me know during the		5 6	about. Is that Conti, C-O-N-T-E (sic)? A. C-O-N-T-I.	
6 7	MR. FLEISCHER: Okay. And, Julia, let me know during the course if there's still a problem.		5 6 7	about. Is that Conti, C-O-N-T-E (sic)? A. C-O-N-T-I. Q. What period of time did you	
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1 2	10		12
	STEPHAN	1	STEPHAN
_	Q. When you began working for	2	team lead for our bidding team, which
3	GMAC Mortgage in 2004, what position did	3	would be a team of individuals who
4	you begin working in?	4	calculate the bids for sales.
5	A. I was a foreclosure	5	Q. Calculate the bids for sales
6	specialist.	6	of mortgage
7	Q. What kinds of duties did	7	A. Foreclosure sales.
8	that involve?	8	MR. FLEISCHER: Again, let
9	A. That involved the day-to-day	9	him finish the question.
10	handling and servicing of a portfolio of	10	BY MR. COX:
11	loans that fell into a foreclosure	11	Q. Just so I can understand it,
12		12	•
13	category.	13	your role in that position was to help
	Q. What kinds of duties did you	14	GMAC calculate what it was going to bid
14	carry out with respect to those matters?		at any given foreclosure sale?
15	MS. PITNEY: Object to form.	15	A. That would be correct.
16	MR. COX: You have to	16	Q. The foreclosure
17	answer.	17	department is that what it's called?
18	MS. PITNEY: You can answer	18	A. Yes.
19	the question.	19	Q. That has units within it?
20	THE WITNESS: The everyday	20	A. Yes.
21	servicing of the file, from	21	Q. And when you were doing the
22	contacting the attorney, supplying	22	bidding work, what unit were you a part
23	an attorney who's handling a case	23	of at that time?
24	within my portfolio with any	24	A. The bid team.
25	information they may need, a copy	25	Q. How long did you serve on
	11		13
1	STEPHAN	1	STEPHAN
2	of documents that may be needed	_	
		2	the bid team?
3		3	the bid team?
	through a fax form or e-mail form,		the bid team? A. I'm going to estimate six
3	through a fax form or e-mail form, the calculation of figures for	3	the bid team? A. I'm going to estimate six months to a year, at the most.
3 4	through a fax form or e-mail form, the calculation of figures for judgments, reporting sale results	3 4	the bid team? A. I'm going to estimate six months to a year, at the most. Q. Does it sound roughly
3 4 5	through a fax form or e-mail form, the calculation of figures for judgments, reporting sale results at that time, and properly	3 4 5	the bid team? A. I'm going to estimate six months to a year, at the most. Q. Does it sound roughly correct that sometime in 2008, you
3 4 5 6	through a fax form or e-mail form, the calculation of figures for judgments, reporting sale results at that time, and properly conveying properties to the proper	3 4 5 6	the bid team? A. I'm going to estimate six months to a year, at the most. Q. Does it sound roughly
3 4 5 6 7	through a fax form or e-mail form, the calculation of figures for judgments, reporting sale results at that time, and properly conveying properties to the proper departments for post sale action.	3 4 5 6 7	the bid team? A. I'm going to estimate six months to a year, at the most. Q. Does it sound roughly correct that sometime in 2008, you assumed a new position? A. Yes.
3 4 5 6 7 8 9	through a fax form or e-mail form, the calculation of figures for judgments, reporting sale results at that time, and properly conveying properties to the proper departments for post sale action. BY MR. COX:	3 4 5 6 7 8 9	the bid team? A. I'm going to estimate six months to a year, at the most. Q. Does it sound roughly correct that sometime in 2008, you assumed a new position? A. Yes. Q. What was the next position
3 4 5 6 7 8 9	through a fax form or e-mail form, the calculation of figures for judgments, reporting sale results at that time, and properly conveying properties to the proper departments for post sale action. BY MR. COX: Q. How long did you hold the	3 4 5 6 7 8	the bid team? A. I'm going to estimate six months to a year, at the most. Q. Does it sound roughly correct that sometime in 2008, you assumed a new position? A. Yes.
3 4 5 6 7 8 9 10	through a fax form or e-mail form, the calculation of figures for judgments, reporting sale results at that time, and properly conveying properties to the proper departments for post sale action. BY MR. COX: Q. How long did you hold the position of foreclosure specialist?	3 4 5 6 7 8 9	A. I'm going to estimate six months to a year, at the most. Q. Does it sound roughly correct that sometime in 2008, you assumed a new position? A. Yes. Q. What was the next position that you held after working on the bid team?
3 4 5 6 7 8 9	through a fax form or e-mail form, the calculation of figures for judgments, reporting sale results at that time, and properly conveying properties to the proper departments for post sale action. BY MR. COX: Q. How long did you hold the position of foreclosure specialist? A. With GMAC, three years.	3 4 5 6 7 8 9 10	the bid team? A. I'm going to estimate six months to a year, at the most. Q. Does it sound roughly correct that sometime in 2008, you assumed a new position? A. Yes. Q. What was the next position that you held after working on the bid
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	14		16
1	STEPHAN	1	STEPHAN
2	that, do you call them teams or units?	2	A. 14.
3	A. Teams.	3	Q. Including yourself?
4	Q. So there's a foreclosure	4	A. No; including me, 15.
5	department, and then within it are a	5	Q. What training have you
6	group of teams that do different	6	received from GMAC to function in your
7	functions; is that correct?	7	capacity as the team lead for the
8	A. That is correct.	8	document execution team?
9	Q. What does the document	9	MS. PITNEY: Object to form.
10	execution team do?	10	BY MR. COX:
11	MR. FLEISCHER: Objection as	11	Q. Let me restate the question.
12	to form.	12	Have you received any training from GMAC
13	THE WITNESS: Can you	13	to use in conjunction with your
14	rephrase that?	14	performance as the team lead for the
15	BY MR. COX:	15	document execution team?
16	Q. What are the functions of	16	A. Yes.
17	the document execution team?	17	Q. What training have you
18	A. The functions of my document	18	received?
19	execution team is, I have staff that	19	A. I received side-by-side
20	prints documents, from our computer	20	training from another team lead to
21	system, that are submitted from our	21	instruct me on how to review the
22	attorney network. I have staff, also, on	22	documents when they are received from my
23	that team who prepares the documents	23	staff.
24	which have already received figures from	24	Q. Who was that person?
25	our attorneys. So there are completed	25	A. That person, at the time, I
	our attorneys. So there are completed		71. That person, at the time, 1
	15		17
1	STEPHAN	1	STEPHAN
2	documents. They fill in the blanks, they	2	believe was a gentleman by the name of
3	stamp names. They ensure that all of the	3	Kenneth Ugwuadu, U-G-W-U-A-D-U. He is no
4	notary lines are completed properly once	4	longer with GMAC.
5	it's returned from the notary. And that	5	Q. How long did that training
6	staff also is in charge of making sure	6	last?
7	they Federal Express the document back to	7	A. Three days.
8	the designated attorney within our	8	Q. Were there any written or
9	network.	9	printed training materials or manuals
10	Q. What does the service	10	used as a part of that training?
11	transfer team do?	11	A. No.
12	A. The service transfer team	12	Q. Again, just so I understand
13	receives a list of loans from our	13	what your testimony was, that training
14	transfer management team, which is	14	involved your learning how to review the
15	located in Iowa. The service transfer	15	documents that were being processed
16	team within foreclosure only handles	16	through your hands; is that correct?
17	loans that fall into a bankruptcy or	17	A. That's correct.
18	foreclosure category. They prepare files	18	Q. What were you trained to do
19	or CDs, and transfer them to the new	19	with respect to those documents by that
20	servicer. So they're loans that are	20	gentleman?
21	either acquired, or they're loans that	21	A. Basically, how to review the
22	are being transferred to a new servicer	22	system, which I already basically knew
23	for service.	23	from preparing documents in my prior
24	Q. How many employees are on	24	position before becoming a team lead. So
25	the document execution team?	25	it was more or less a rehash, let's say,
	the document execution team!		it was more or ross a remain, let's say,

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	18			20
1	STEPHAN	1	STEPHAN	
2	or retraining, to confirm that I was	2	A. No.	
3	looking at things correctly in the	3	Q. In your capacity as team	
4	system.	4	lead for the document execution team, do	
5	Q. When you refer to a system,	5	you have any responsibility for data	
6	you're referring to a computer system?	6	entry into the computer system regarding	
7	A. Yes.	7	payments received by GMAC?	
8	Q. Other than what you might	8	A. No.	
9	call it when you're not happy, does that	9	Q. In your capacity as the team	
10	system have a name?	10	lead for the document execution team, do	
11	A. Yes. That system is called	11	you have any role in the foreclosure	
12	Fiserv, F-I-S-E-R-V.	12	process at GMAC, other than the signing	
13	Q. Have you received any	13	of documents?	
14	training on how to use that system?	14	MR. FLEISCHER: Objection as	
15	A. Yes, when I was hired.	15	to the form of the question.	
16	Q. Are there any manuals or	16	THE WITNESS: Can you	
17	training materials associated with your	17	rephrase?	
18	training on that system?	18	BY MR. COX:	
19	A. Yes, there is.	19	Q. In your capacity as the team	
20	Q. Do you have those manuals in	20	lead for the document execution team, do	
21	your possession?	21	you have any role in the foreclosure	
22	A. Presently, no.	22	process, other than the signing of	
23	Q. Do they exist in your office	23	documents?	
24	at GMAC?	24	A. No.	
25	A. I honestly don't know.	25	Q. I'm going to hand you what	
	19			0.1
		'		21
1			STEPHAN	21
1 2	STEPHAN	1	STEPHAN we have marked as Deposition Exhibit	21
2	STEPHAN Q. In your role as team lead	1 2	we have marked as Deposition Exhibit	21
2	STEPHAN Q. In your role as team lead for the document execution team, do you	1 2 3	we have marked as Deposition Exhibit Number 1, which is your affidavit in this	21
2 3 4	STEPHAN Q. In your role as team lead for the document execution team, do you have any duties with respect to the	1 2 3 4	we have marked as Deposition Exhibit Number 1, which is your affidavit in this case, dated August 5, 2009.	21
2 3 4 5	STEPHAN Q. In your role as team lead for the document execution team, do you have any duties with respect to the receipt, application, or counting for	1 2 3 4 5	we have marked as Deposition Exhibit Number 1, which is your affidavit in this case, dated August 5, 2009. MS. PITNEY: Excuse me, Tom.	21
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2 3 4 5 6 7	STEPHAN Q. In your role as team lead for the document execution team, do you have any duties with respect to the receipt, application, or counting for loan payments? A. No.	1 2 3 4 5 6	we have marked as Deposition Exhibit Number 1, which is your affidavit in this case, dated August 5, 2009. MS. PITNEY: Excuse me, Tom. This is Julia. Am I to presume that this is the only exhibit	21
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	22		24
1	STEPHAN	1	STEPHAN
2	MR. COX: I'm not going to	2	I understand there's not a large
3	have this exchange on the record	3	number of documents. I propose
4	with you. If you want to go off	4	that we have Attorney Fleischer
5	the record for a minute, I'll be	5	fax them to me, or e-mail, in
6	happy to do it.	6	bulk, or we're going to have to
7	MS. PITNEY: No, we're going	7	stop. I would object. And each
8	to stay right on the record, Tom.	8	time I'm going to stop and have
9	MR. COX: That's fine.	9	each document sent to me.
10	MS. PITNEY: Is it your	10	MR. COX: Your objection is
11	intent to introduce these exhibits	11	noted.
12	that have not been produced to the	12	MR. FLEISCHER: Why don't we
13	opposing party?	13	at least just deal with the one
14	MR. COX: I'm not going to	14	document that's in front of us at
15	respond to that. I will entertain	15	this point, which is the
16	objections that you are going to	16	affidavit, and then we'll address
17	make. But I'm not going to	17	each one as they come up.
18	respond to your questions on the	18	MS. PITNEY: Fair enough.
19	record.	19	BY MR. COX:
20	MS. PITNEY: I'm going to	20	Q. Mr. Stephan, you've
21	object to each and every exhibit.	21	testified that in addition to yourself,
22	MR. COX: That's your right	22	there are 14 other employees in your
23	to do that.	23	document execution team.
24	BY MR. COX:	24	A. That is correct.
25	Q. I've handed you Deposition	25	Q. You have a title of limited
	23		25
1	STEPHAN	1	STEPHAN
2	Exhibit Number 1, Mr. Stephan. Is that a	2	signing officer; is that correct?
3	document signed by you?	3	A. That is correct.
4	A. Yes, that is my signature.	4	Q. How long have you been a
5	Q. And that's dated August 5,	5	limited signing officer for GMAC
6	2009?	6	Mortgage?
7	A. That is correct.	7	A. I'm going to estimate, two
8	Q. Do you have any memory of	8	years.
9	signing that document?	9	Q. Are there any other limited
10	A. No, I do not.	10	signing officers among the 14 people on
11	MS. PITNEY: I'd like to	11	your team?
12	take a brief break and speak with	12	A. No, not amongst my 14
13	Attorney Fleischer separately.	13	people.
14	There's no question pending.	14	Q. Exhibit-1, on the bottom of
15	(Whereupon, a short recess	15	the first page, says: I have under my
16	was taken.)	16	custody and control the records relating
17	MR. COX: I gather you have	17	to the mortgage transaction referenced
18	something you want to say on the	18	below.
19	record, Julia?	19	What records does GMAC
20	MS. PITNEY: Yes. I object	20	maintain with respect to mortgage
21	to not being provided copies of	21	transactions?
22	the documents that you intend to	22	MS. PITNEY: Object to the
23	introduce in this deposition. And	23	form.
24	in an effort to make things more	24	THE WITNESS: Please
25	efficient, my proposal is that	25	rephrase.

	2		28
1	STEPHAN	1	
2	BY MR. COX:	2	
3	Q. What records does GMAC	3	,
4	maintain with respect to mortgage loans?	4	,
5	A. We keep our records for the	5	
6	foreclosure department and the rest of	6	
7	the company on our Fiserv system for	7	
8	availability throughout our company.	8	that system?
9	Q. Do paper records exist	9	THE TELL CILLIE
10	anywhere within GMAC Mortgage?	10	
11	A. Yes, they do.	11	
12	Q. Where do they exist?	12	
13	A. I believe they are housed	13	3
14	either in our Iowa office or in	14	5
15	Minnesota, or with any of our custodians	15	1 3
16	involved within the company.	16	C = - J
17	Q. Do you have any	17	3
18	responsibilities for making entries in	18	1
19	the Fiserv system?	19	Q. Where is that located?
20	A. Other than just usual notes,	20	8
21	no.	21	
22	Q. What kind of usual notes do	22	C = - 7 - 11 - 11 - 11 - 11 - 11 - 11 - 1
23	you enter?	23	J
24	MS. PITNEY: Object. I'm	24	· · · · · · · · · · · · · · · · · ·
25	objecting to the form of the	25	Q. Do you know what departments
	2	7	29
1	STEPHAN	1	STEPHAN
2	question. And, furthermore, I'm	2	
3	objecting to the extent that	3	3
4	you're basically asking him an	4	,
5	incredibly broad-based question	5	
6	here, Tom. If you want to ask him	6	a note would go.
7	about this case and any entries he	7	
8	made with respect to this case,	8	
9	then that's fine. But your	9	
10	question is pretty sweeping there.	10	7 3 31
11	BY MR. COX:	11	J1 /
12	Q. What is your usual business	12	
13	practice and routine with respect to	13	
14	making usual notes in the Fiserv system?	14	
15	A. If a customer were to call	15	
16	in, I would make a note in our computer	16	
17	system.	17	1 3
18	Q. Do customers call you in	18	1 3
19	your capacity as team lead for the	19	
20	document execution team?	20	
21	A. No, they do not.	21	j ,
	Q. So if that's the only kind	22	
22	O. SO II that's the only kind		· · · · · · · · · · · · · ·
23		23	Q. So you don't have firsthand
	of notes that you would make in the	23	
23			knowledge about how it operates; is that

	30		32
1	STEPHAN	1	STEPHAN
2	A. That is correct.	2	Q. That's the only other
3	MS. PITNEY: Object.	3	document execution team that you're aware
4	BY MR. COX:	4	of?
5	Q. Do you have any knowledge	5	A. To my knowledge, yes.
6	about how the data relating to those	6	Q. When you referred in one of
7	payments are entered into the system?	7	your answers a few moments ago to
8	A. I do not have that	8	judgment affidavits, are you referring to
9	knowledge.	9	the type of affidavit in front of you, as
10	Q. Do you have any knowledge	10	Deposition Exhibit-1?
11	about how GMAC ensures the accuracy of	11	A. That is a similar type of
12	the data entered into the system?	12	affidavit, yes. This states Affidavit in
13	A. No, I do not.	13	Support of the Plaintiff's Motion for
14	Q. Do you have any knowledge as	14	Summary Judgment.
15	to what measures GMAC takes to preserve	15	Q. Have you received any
16	the integrity and security of the system?	16	training regarding the summary judgment
17	A. No, I do not.	17	process in judicial foreclosure states?
18	MS. PITNEY: Object to the	18	A. No.
19	form of that question.	19	Q. Do you have any knowledge as
20	BY MR. COX:	20	to what a summary judgment affidavit is
21	Q. In your capacity as team	21	used for in the State of Maine?
22	lead for the document execution team,	22	MR. FLEISCHER: Objection as
23	what kinds of documents do you sign?	23	to form.
24	A. The types of documents I	24	BY MR. COX:
25	sign are assignments of mortgage,	25	Q. Would you please answer the
	31		33
1			
	STEPHAN	1	STEDHAN
	STEPHAN numerous types of affidavits, deeds that	1 2	STEPHAN question?
2	numerous types of affidavits, deeds that	2	question?
2 3	numerous types of affidavits, deeds that need to be done post sale, a substitution	2 3	question? A. To my knowledge, a borrower
2 3 4	numerous types of affidavits, deeds that need to be done post sale, a substitution of trustees. And that covers it in a	2 3 4	question? A. To my knowledge, a borrower would have filed a contested answer. And
2 3 4 5	numerous types of affidavits, deeds that need to be done post sale, a substitution of trustees. And that covers it in a general span.	2 3 4 5	question? A. To my knowledge, a borrower would have filed a contested answer. And this would be our next step within the
2 3 4 5 6	numerous types of affidavits, deeds that need to be done post sale, a substitution of trustees. And that covers it in a general span. Q. You said you sign a variety	2 3 4 5 6	question? A. To my knowledge, a borrower would have filed a contested answer. And this would be our next step within the process, to confirm the amount that is
2 3 4 5 6 7	numerous types of affidavits, deeds that need to be done post sale, a substitution of trustees. And that covers it in a general span. Q. You said you sign a variety of affidavits. What kinds of affidavits	2 3 4 5 6 7	question? A. To my knowledge, a borrower would have filed a contested answer. And this would be our next step within the process, to confirm the amount that is due to support the summary judgment.
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2 3 4 5 6 7 8 9	numerous types of affidavits, deeds that need to be done post sale, a substitution of trustees. And that covers it in a general span. Q. You said you sign a variety of affidavits. What kinds of affidavits do you sign? A. I sign judgment affidavits	2 3 4 5 6 7 8	question? A. To my knowledge, a borrower would have filed a contested answer. And this would be our next step within the process, to confirm the amount that is due to support the summary judgment. Q. Do you understand how the affidavit is used, that is, Deposition
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	34		36
1	STEPHAN	1	STEPHAN
2	in judicial foreclosure states?	2	tool, between our attorneys. They load
3	A. No.	3	it into a process called signature
4	Q. Are you aware that they are	4	required.
5	given to a judge?	5	MS. PITNEY: Jeff, I'm going
6	A. Yes.	6	to interrupt you right there. To
7	Q. And do you understand that	7	the extent that this answer or
8	the judge relies upon them?	8	anything else that you say has to
9	A. Yes.	9	do with your communication between
10	Q. At the time that you	10	you and your attorney GMAC and
11	executed Deposition Exhibit-1 on August	11	its attorney, it's attorney/client
12	5, 2009, you were, at that time, in your	12	privilege.
13	position as team lead for the document	13	THE WITNESS: So I won't
14	execution department?	14	answer.
15	A. Yes.	15	MR. COX: Well, let's go
16	Q. Has the manner in which you	16	back and ask the question again.
17	perform your duties as the team lead for	17	MS. PITNEY: He's answered
18	the document execution department changed	18	the question. He gets the
19	in any way over the period from August 5,	19	affidavit from the attorney.
20	2009 to the present date?	20	BY MR. COX:
21	A. No.	21	Q. What is the LPS system?
22	Q. Has your job description	22	A. That is a communication tool
23	changed in any manner during that time?	23	with our attorney network.
24	A. I assumed the responsibility	24	Q. Is LPS a separate company?
25	at that time of also handling the service	25	A. Yes.
	35		37
1	STEPHAN	1	STEPHAN
2	transfer team as an additional	2	MS. PITNEY: Objection. The
3	responsibility; other than document	3	means by which he communicates any
4	execution, no.	4	details about the means by
5	Q. In your usual business	5	which he communicates with his
6	practice as a team lead for the document	6	attorneys is privileged.
7	execution team, how does a summary	7	BY MR. COX:
8	judgment affidavit come to you, such as	8	Q. What does LPS do?
9	the one that is Deposition Exhibit Number	9	MS. PITNEY: I'm going to
10	1?	10	object again on privilege grounds.
11	MS. PITNEY: Objection.	11	Same objection. Do not answer
12	Tom, if you'd like to ask him	12	that question.
13	about how this specific affidavit	13	THE WITNESS: Okay.
14	came to him, that's fine. But,	14	BY MR. COX:
15	again, you're asking way too	15	Q. Is the source of what you
16	broad.	16	know about what LPS does based upon any
17	BY MR. COX:	17	communication that you've had with
18	Q. Do you know how this	18	lawyers?
19	specific affidavit got to you, Mr.	19	A. Sorry. Please rephrase
20	Stephan?	20	that. I don't understand your question.
21	A. We have a process in place	21	Q. Do you know what LPS does
22	that if our attorney network needs an	22	with respect to documents processed by
23	affidavit, they will upload it into our	23	your unit?
24	system, which is called LPS. We have	24	MS. PITNEY: Objection.
25	another system, which is a communication	25	Same objection.

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1	STEPHAN	1	STEPHAN
2	MR. COX: He can answer that	2	MR. COX: He can answer the
3	yes or no.	3	question of whether or not he
4	THE WITNESS: I still don't	4	keeps a log, before I ask him what
5	understand what you're asking.	5	goes into the log.
6	BY MR. COX:	6	MS. PITNEY: Fine.
7	Q. You've mentioned LPS.	7	THE WITNESS: No, I don't
8	A. Right.	8	have a log.
9	Q. That's a separate company;	9	BY MR. COX:
10	is that correct?	10	Q. Does anybody keep a log of
11	A. It's a system that we have	11	what documents you sign?
12	acquired from a company by the name of	12	MS. PITNEY: Object to the
13	Fidelity, in order to have communication	13	form of that question.
14	between our attorneys.	14	THE WITNESS: Please
15	Q. Do you have any memory of	15	rephrase.
16	specifically receiving Deposition	16	BY MR. COX:
17	Exhibit-1?	17	Q. Do you know if anybody keeps
18	A. No.	18	a log of what documents you execute?
19	Q. Again, I'm asking you, based	19	A. We have notaries in our
20	upon that, to describe what the usual	20	department, approximately six, who keep a
21	business practice is within your unit, as	21	log for what they notarize.
22	far as how affidavits, such as Deposition	22	Q. These are notaries within
23	Exhibit-1, come to you.	23	your department?
24	A. Our attorney will load it to	24	A. That is correct.
25	the LPS system. Members of my team will	25	Q. As I understand it, the
	39		41
		_	
1	STEPHAN	1	STEPHAN
2	print it. Other members will prepare it.	2	first step is, in your department, a
3	The figures have already been loaded from	3	document comes in on the LPS system from
4	our network of attorneys. So my team	4	the outside lawyer; is that correct?
5	does not have any input on the affidavit,	5	A. That is correct.
6	other than filling in my name. They	6	Q. And then an employee in your
7	bring it to me. I review it against our	7	department prints it out; is that
8	Fisery system, execute it, hand it back.	8	correct?
9	They get it notarized. It's Federal	9	A. That is correct.
10	Expressed back to the individual attorney	10	Q. And then you said that the
11	asking.	11	employee prepares the document. What
12	Q. Do you keep a log of any	12	does that mean?
13	sort of what documents you execute?	13	MS. PITNEY: Objection. The
14	MS. PITNEY: I'm sorry. Can	14	document is prepared for
15	you repeat the question, Tom? I	15	litigation. It is privileged.
16	could not hear that.	16	How it is prepared is privileged.
17	BY MR. COX:	17	Do not answer that question.
18	Q. Do you keep a log of any	18	BY MR. COX:
19	sort of what documents you execute?	19	Q. Do your employees have any
20	MS. PITNEY: Objection.	20	direct communication with outside
21	Work product. Any type of log	21	counsel?
22	that he keeps relative to these	22	A. Yes, through the LPS system.
23	affidavits is prepared in	23	MS. PITNEY: Objection. How
24	preparation for litigation; to the	24	and what he communicates with his
25	extent that one even exists.	25	attorney is privileged, Tom.

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1	STEPHAN	1	STEPHAN	
2	MR. COX: I haven't asked	2	twice on the first page, and once on the	
3	for the content. I asked if it	3	signature page for you; is that correct?	
4	happens.	4	A. That is correct.	
5	BY MR. COX:	5	Q. And then it's stamped again	
6	Q. Would you answer the	6	on the notary page; is that correct?	
7	question, please?	7	A. That is correct.	
8	A. Yes, through the LPS system.	8	Q. So as I understand it, an	
9	Q. Is anything done to a	9	affidavit, such as Deposition Exhibit-1,	
10	document submitted to the LPS system by	10	is initially prepared by outside counsel?	
11	an outside lawyer before it reaches your	11	MS. PITNEY: Objection.	
12	hands?	12	BY MR. COX:	
13	MS. PITNEY: Objection.	13	Q. Is that correct?	
14	Preparation of the document is	14	A. Yes, that is correct.	
15	privileged. It's for litigation.	15	Q. Does anybody on your team	
16	Do not answer the question.	16	verify the accuracy of any of the	
17	BY MR. COX:	17	contents of the affidavit before it	
18	Q. Is the document that is	18	reaches your hands?	
19	received in the LPS system from outside	19	MS. PITNEY: Objection	
20	counsel presented to you in exactly the	20	again. How the document is	
21	form that it is received in from outside	21	prepared you can ask him	
22	counsel?	22	questions about the document and	
23	MS. PITNEY: Objection.	23	what's stated in the document.	
24	Same objection.	24	The preparation of the document,	
25	MR. COX: Is it an	25	which is prepared for litigation,	
				\dashv
	43		45	5
1	STEPHAN	1	STEPHAN	
2	objection, or are you instructing	2	is privileged. Do not answer the	
3	him not to answer?	3	question, Jeff.	
4	MS. PITNEY: I'm instructing	4	BY MR. COX:	
5	him not to answer, to the extent	5	Q. Mr. Stephan, do you recall	
6	you're asking him questions about	6	testifying in your Florida deposition in	
7	a document that was prepared	7	December, with regard to your employees,	
8	specifically during the course of	8	and you said, quote, they do not go into	
9	litigation. It's protected by	9	the system and verify the information as	
10	privilege, and you can't ask him	10	accurate?	
11	questions about it.	11	A. That is correct.	
12	BY MR. COX:	12	MS. PITNEY: I'm sorry.	
13	Q. Deposition Exhibit-1 has	13	Tom, could you please repeat what	
14	your name stamped on it with a stamp; is	14	you just said? I just couldn't	
15	that correct?	15	hear.	
16	A. That is correct.	16	MR. COX: Quote: They do	
17	Q. And below your name, the	17	not go into the system and verify	
18	words "limited signing officer" appear;	18	the information as accurate.	
19	is that correct?	19	BY MR. COX:	
20	A. That is correct.	20	Q. Is that correct?	
21	Q. Who puts that stamp on these	21	A. That is correct.	
22	affidavits?	22	MR. FLEISCHER: Tom, can you	
23	A. My team.	23	reference what litigation that was	
24	•	24	in, do you know?	
25	Q. On this particular affidavit, your name and title is stamped	24 25	MR. COX: The Florida case	
23	arridavit, your name and title is stamped	2.3	WIK. COA. THE FIORIDA CASE	

1 STEPHAN 2 that he testified in. 3 MR. FLEISCHER: I just 4 thought you might have a reference 5 there. 6 MR. COX: I'll get it 7 shortly. 8 BY MR. COX: 9 Q. Do you and your 14-person 10 team all work in the same physical space? 11 A. Yes. We're all in the same 12 department. 13 Q. Do you have an office or a 14 cubicle, or what? 15 A. Cubicle. 16 Q. Do the employees bring 17 documents to you to sign? 18 A. That is correct. 1 STEPHAN 2 A. That would be correct. 3 Q. Roughly, how many are 4 brought to you in a group, on average? 4 brought to you in a group, on average? 5 A. Throughout a day, I believe 6 we are averaging approximately 400 new 7 requests coming in from our attorney 8 network. So I would say approximately 9 400 per day. 10 Q. This sounds very basic. 11 But, physically, are you handed a pile of 12 100 documents, 300 documents? How doc 13 that work? 14 A. They bring them to me in 15 individual folders from each one of the 16 members of my team. I do not count how 17 many are in the files. 18 Q. So each team employee has a	8
that he testified in. MR. FLEISCHER: I just thought you might have a reference there. MR. COX: I'll get it shortly. BY MR. COX: Q. Roughly, how many are brought to you in a group, on average? A. Throughout a day, I believe we are averaging approximately 400 new requests coming in from our attorney network. So I would say approximately Q. Do you and your 14-person team all work in the same physical space? A. Yes. We're all in the same team all work in the same physical space? A. Yes. We're all in the same teapartment. Q. Do you have an office or a cubicle, or what? A. Cubicle. A. Cubicle. Do the employees bring documents to you to sign? A. That would be correct. A. Throughout a day, I believe we are averaging approximately 400 new requests coming in from our attorney network. So I would say approximately 400 per day. D. Do pou handed a pile of 12 documents, 300 documents? How documents to you to sign? A. They bring them to me in individual folders from each one of the members of my team. I do not count how many are in the files.	ì
3 MR. FLEISCHER: I just 4 thought you might have a reference 5 there. 6 MR. COX: I'll get it 7 shortly. 8 BY MR. COX: 9 Q. Do you and your 14-person 10 team all work in the same physical space? 11 A. Yes. We're all in the same 12 department. 13 Q. Roughly, how many are 4 brought to you in a group, on average? 5 A. Throughout a day, I believe 6 we are averaging approximately 400 new 7 requests coming in from our attorney 8 network. So I would say approximately 9 400 per day. 10 Q. This sounds very basic. 11 But, physically, are you handed a pile of 12 department. 13 Q. Do you have an office or a 14 cubicle, or what? 14 A. They bring them to me in 15 A. Cubicle. 16 Q. Do the employees bring 17 documents to you to sign? 18 Drought to you in a group, on average? 4 brought to you in a group, on average? 5 A. Throughout a day, I believe 6 we are averaging approximately 400 new 7 requests coming in from our attorney 9 400 per day. 10 Q. This sounds very basic. 11 But, physically, are you handed a pile of 12 documents, 300 documents? How documents? 13 that work? 14 A. They bring them to me in 15 individual folders from each one of the 16 members of my team. I do not count how 17 many are in the files.	1
thought you might have a reference there. MR. COX: I'll get it shortly. BY MR. COX: Q. Do you and your 14-person team all work in the same physical space? A. Yes. We're all in the same department. Q. Do you have an office or a Q. Do you have an office or a A. Cubicle. A. Cubicle. Comparison A. They bring them to me in Comparison Comparison A. They bring them to me in Comparison Comparison Comparison A. They bring them to me in Comparison Comparison Comparison Comparison Comparison Comparison A. They bring them to me in Comparison	1
there. MR. COX: I'll get it shortly. BY MR. COX: Q. Do you and your 14-person team all work in the same physical space? A. Throughout a day, I believe we are averaging approximately 400 new requests coming in from our attorney network. So I would say approximately 400 per day. Q. This sounds very basic. Itherefore a proving the same physically, are you handed a pile of the the same physically. A. Yes. We're all in the same physically, are you handed a pile of the the same physically. A. Cubicle, or what? A. They bring them to me in individual folders from each one of the members of my team. I do not count how the same physically. A. They bring them to me in the same physically. The same physically are you handed a pile of the same physically. The same physically are you handed a pile of the same physically. The same physically are you handed a pile of the same physically are you handed a pile of the same physically. The same physical space? The	1
6 MR. COX: I'll get it 7 shortly. 8 BY MR. COX: 9 Q. Do you and your 14-person 10 team all work in the same physical space? 11 A. Yes. We're all in the same 12 department. 13 Q. Do you have an office or a 14 cubicle, or what? 15 A. Cubicle. 16 Q. Do the employees bring 17 documents to you to sign? 18 we are averaging approximately 400 new 7 requests coming in from our attorney 8 network. So I would say approximately 9 400 per day. 10 Q. This sounds very basic. 11 But, physically, are you handed a pile of 12 100 documents, 300 documents? How documents work? 14 A. They bring them to me in 15 individual folders from each one of the 16 members of my team. I do not count how 17 many are in the files.	1
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8 BY MR. COX: 9 Q. Do you and your 14-person 10 team all work in the same physical space? 11 A. Yes. We're all in the same 12 department. 13 Q. Do you have an office or a 14 cubicle, or what? 15 A. Cubicle. 16 Q. Do the employees bring 17 documents to you to sign? 8 network. So I would say approximately 9 400 per day. 10 Q. This sounds very basic. 11 But, physically, are you handed a pile of 12 100 documents, 300 documents? How documents work? 14 A. They bring them to me in 15 individual folders from each one of the 16 members of my team. I do not count how 17 many are in the files.	;
9 Q. Do you and your 14-person 10 team all work in the same physical space? 11 A. Yes. We're all in the same 12 department. 13 Q. Do you have an office or a 14 cubicle, or what? 15 A. Cubicle. 16 Q. Do the employees bring 17 documents to you to sign? 9 400 per day. 10 Q. This sounds very basic. 11 But, physically, are you handed a pile of 12 100 documents, 300 documents? How documents work? 14 A. They bring them to me in 15 individual folders from each one of the 16 members of my team. I do not count how 17 many are in the files.	;
team all work in the same physical space? 1	;
11 A. Yes. We're all in the same 12 department. 13 Q. Do you have an office or a 14 cubicle, or what? 15 A. Cubicle. 16 Q. Do the employees bring 17 documents to you to sign? 11 But, physically, are you handed a pile of 12 100 documents, 300 documents? How documents in that work? 14 A. They bring them to me in 15 individual folders from each one of the members of my team. I do not count how many are in the files.	;
12 department. 13 Q. Do you have an office or a 14 cubicle, or what? 15 A. Cubicle. 16 Q. Do the employees bring 17 documents to you to sign? 12 100 documents, 300 documents? How doe 13 that work? 14 A. They bring them to me in 15 individual folders from each one of the 16 members of my team. I do not count how 17 many are in the files.	3
13 Q. Do you have an office or a 14 cubicle, or what? 15 A. Cubicle. 16 Q. Do the employees bring 17 documents to you to sign? 13 that work? 14 A. They bring them to me in 15 individual folders from each one of the 16 members of my team. I do not count how 17 many are in the files.	3
14cubicle, or what?14A. They bring them to me in15A. Cubicle.15individual folders from each one of the16Q. Do the employees bring16members of my team. I do not count how17documents to you to sign?17many are in the files.	
15 A. Cubicle. 16 Q. Do the employees bring 17 documents to you to sign? 15 individual folders from each one of the 16 members of my team. I do not count how 17 many are in the files.	
16 Q. Do the employees bring 16 members of my team. I do not count how 17 documents to you to sign? 17 many are in the files.	
17 documents to you to sign? 17 many are in the files.	
18 A. That is correct. 18 O. So each team employee has a	
Q. How many do they bring to 19 folder of document; is that correct?	
20 you at a time, on average? 20 A. That is correct.	
21 A. For a month, anywhere from 21 Q. When you receive a summary	
22 six to 8,000 documents. 22 judgment affidavit to be signed by you,	
Q. Do you recall testifying in 23 is it accompanied by any other documents	
24 your Florida deposition in December that 24 relating to the loan?	
25 you estimated it was 10,000 documents a 25 MS. PITNEY: Objection. The	
47	9
1 STEPHAN 1 STEPHAN	
2 month? 2 document is prepared for	
3 A. I do not recall. I'm going 3 litigation. And anything he does	
4 off of numbers within the past month or 4 when he's preparing it is	
5 so. 5 privileged.	
6 Q. Have those numbers gone down 6 MR. COX: Are you telling	
7 in the past month or so? 7 him not to answer?	
8 A. There has been a decrease. 8 MS. PITNEY: I am. Tom, if	
9 Q. Back in December, were you 9 you want to ask him about general	
10 signing in the range of 10,000 documents 10 procedures, which you have been,	
11 a month? 11 then I'm not going to object as	
12 A. I may have been. 12 much. But if you want to ask him	
13 Q. Back in August of 2009, 13 about what goes into preparing a	
roughly, how many documents a month were 14 document that was used for summary	
15 you signing? 15 judgment, that's clearly prepared	
16 A. I cannot estimate. I don't 16 for litigation, and it's	
17 know. 17 privileged and protected.	
18 Q. Do you believe that it was 18 MR. COX: I think you	
19 more or less than the number you were 19 haven't heard my question, Julia.	
20 signing in December? 20 I'll state it again.	
21 A. I'm going to assume, more. 21 BY MR. COX:	
22 Q. And on a given day, I 22 Q. When you receive a summary	
23 understand an employee brings you a group 23 judgment document for your execution, is	
24 of documents for you to sign; is that 24 it accompanied by any other documents?	
25 correct? 25 MS. PITNEY: My objection is	

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	50			52
1	STEPHAN	1	STEPHAN	
2	you can answer that question,	2	those exhibits attached to the affidavit	
3	Jeff.	3	at the time that you sign them?	
4	THE WITNESS: There are	4	MS. PITNEY: Objection.	
5	times when it has the Complaint	5	You're asking about a document	
6	connected. There are times when	6	that was prepared by an attorney.	
7	it is brought to me just as the	7	Anything that comes with it that	
8	affidavit.	8	he's asked to review is	
9	BY MR. COX:	9	privileged the communication	
10	Q. When you say that there are	10	between a client and an attorney.	
11	times when it comes to you with a	11	Do not answer the question.	
12	Complaint connected, you mean attached as	12	BY MR. COX:	
13	an exhibit?	13	Q. Mr. Stephan, would you	
14	A. Such as this one, yes.	14	please look at Paragraph 3 of Exhibit-1.	
15	Q. When you say "this one,"	15	Do you see there the statement: That a	
16	you're referring to Deposition Exhibit-1?	16	true and correct copy of which is	
17	A. Yes, that is correct.	17	attached hereto is Exhibit-A?	
18	Q. Deposition Exhibit-1 has	18	A. Where are you looking?	
19	several exhibits attached to it; is that	19	Q. Paragraph 3. Do you see	
20	correct?	20	that statement?	
21	MS. PITNEY: Could you	21	A. Yes, I do.	
22	please tell me what the exhibits	22	Q. When you sign an affidavit	
23	that are attached are, because I	23	such as Exhibit-1, are the exhibits	
24	don't have the benefit of having	24	attached to it?	
25	them in front of me?	25	MS. PITNEY: Objection. A	
		-		
	51		!	53
1	STEPHAN	1	STEPHAN	
2	THE WITNESS. Exhibit A is a		SIEFHAN	
	THE WITNESS: Exhibit-A is a	2	document that's provided to him by	
3	copy of the note and the	2 3		
3 4			document that's provided to him by	
	copy of the note and the MR. COX: Julia, this is	3	document that's provided to him by an attorney is privileged. MR. COX: Are you telling	
4	copy of the note and the	3 4	document that's provided to him by an attorney is privileged.	
4 5	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit. MS. PITNEY: I'm not	3 4 5	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say	
4 5 6	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit.	3 4 5 6	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say again, Tom, if you would like to	
4 5 6 7	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit. MS. PITNEY: I'm not doubting that it is. I just don't	3 4 5 6 7	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say	
4 5 6 7 8	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit. MS. PITNEY: I'm not doubting that it is. I just don't know what these other exhibits attached are.	3 4 5 6 7 8	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say again, Tom, if you would like to ask him about the facts that are in the affidavit, the details	
4 5 6 7 8 9	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit. MS. PITNEY: I'm not doubting that it is. I just don't know what these other exhibits attached are. MR. COX: Don't you have	3 4 5 6 7 8 9	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say again, Tom, if you would like to ask him about the facts that are in the affidavit, the details about this loan which I might	
4 5 6 7 8 9	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit. MS. PITNEY: I'm not doubting that it is. I just don't know what these other exhibits attached are.	3 4 5 6 7 8 9	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say again, Tom, if you would like to ask him about the facts that are in the affidavit, the details about this loan which I might remind you involves a woman by the	
4 5 6 7 8 9 10	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit. MS. PITNEY: I'm not doubting that it is. I just don't know what these other exhibits attached are. MR. COX: Don't you have your copy? MS. PITNEY: You're the one	3 4 5 6 7 8 9 10	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say again, Tom, if you would like to ask him about the facts that are in the affidavit, the details about this loan which I might remind you involves a woman by the name of Nicole Bradbury then	
4 5 6 7 8 9 10 11	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit. MS. PITNEY: I'm not doubting that it is. I just don't know what these other exhibits attached are. MR. COX: Don't you have your copy? MS. PITNEY: You're the one verifying if they're the same as	3 4 5 6 7 8 9 10 11	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say again, Tom, if you would like to ask him about the facts that are in the affidavit, the details about this loan which I might remind you involves a woman by the name of Nicole Bradbury then I'm sure Jeff will answer your	
4 5 6 7 8 9 10 11 12	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit. MS. PITNEY: I'm not doubting that it is. I just don't know what these other exhibits attached are. MR. COX: Don't you have your copy? MS. PITNEY: You're the one verifying if they're the same as the one I'm looking at, Tom.	3 4 5 6 7 8 9 10 11 12	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say again, Tom, if you would like to ask him about the facts that are in the affidavit, the details about this loan which I might remind you involves a woman by the name of Nicole Bradbury then I'm sure Jeff will answer your question?	
4 5 6 7 8 9 10 11 12 13	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit. MS. PITNEY: I'm not doubting that it is. I just don't know what these other exhibits attached are. MR. COX: Don't you have your copy? MS. PITNEY: You're the one verifying if they're the same as the one I'm looking at, Tom. THE WITNESS: Exhibit-B is	3 4 5 6 7 8 9 10 11 12 13	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say again, Tom, if you would like to ask him about the facts that are in the affidavit, the details about this loan which I might remind you involves a woman by the name of Nicole Bradbury then I'm sure Jeff will answer your question? MR. COX: Well, he has the	
4 5 6 7 8 9 10 11 12 13 14 15	copy of the note and the MR. COX: Julia, this is your summary judgment affidavit. MS. PITNEY: I'm not doubting that it is. I just don't know what these other exhibits attached are. MR. COX: Don't you have your copy? MS. PITNEY: You're the one verifying if they're the same as the one I'm looking at, Tom. THE WITNESS: Exhibit-B is the mortgage. Exhibit-C is the	3 4 5 6 7 8 9 10 11 12 13 14 15 16	document that's provided to him by an attorney is privileged. MR. COX: Are you telling him not to answer that question? MS. PITNEY: Yes. I'll say again, Tom, if you would like to ask him about the facts that are in the affidavit, the details about this loan which I might remind you involves a woman by the name of Nicole Bradbury then I'm sure Jeff will answer your question? MR. COX: Well, he has the affidavit in front of him in this	
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		= 1		F.C.
		54		56
1	STEPHAN		1	STEPHAN
2	A. To my knowledge, I do not		2	necessarily know that.
3	recall.		3	MR. COX: The physical
4	Q. Is it your usual business		4	movement of a document is not a
5	practice to have exhibits attached to		5	communication. It's a fact.
6	affidavits that you sign?		6	BY MR. COX:
7	A. Yes.		7	Q. My question to you is, where
8	Q. All exhibits?		8	does a summary judgment go after you sign
9	MS. PITNEY: Object to form.		9	it?
10	THE WITNESS: I do not know.		10	A. After I sign it, it is
11	BY MR. COX:		11	handed back to my staff. My staff hands
12	Q. When you sign a summary		12	it to a notary for notarization. It is
13	judgment affidavit, do you check to see		13	then handed back to my staff. They send
14	if all the exhibits are attached to it?		14	it back to the network attorney
15	A. No.		15	requesting any type of affidavit.
16	Q. Does anybody in your		16	Q. So you do not appear before
17	department check to see if all the		17	the notary; is that correct?
18	exhibits are attached to it at the time		18	A. I do not.
19	that it is presented to you for your		19	Q. What does your staff do with
20	signature?		20	a summary judgment affidavit, such as
21	A. No.		21	Deposition Exhibit-1, after it receives
22	Q. When you sign a summary		22	it back from the notary?
23	judgment affidavit, do you inspect any		23	A. They go into our LPS system,
24	exhibits attached to it?		24	close out process, stating it's being
25	A. No.		25	sent back to
		55		57
1	STEPHAN		1	
1 2	MS. PITNEY: Could you		2	STEPHAN MS DITNEY: Objection
3			3	MS. PITNEY: Objection.
II	repeat the question, Tom? Did you			Sorry. I don't mean to interrupt
4 5	say or can you have it read		4 5	you, Jeff. I'm going to instruct
6	back, please?		6	you not to answer anything else,
0	(Whereupon, the pertinent		_	because you've already testified
8	portion of the record was read.)		8	that the LPS system is the means
9	MS. PITNEY: Object to the		9	by which you communicate with your
10	form. BY MR. COX:		10	attorney. The attorney/client
			11	communication is privileged. So
11 12	Q. What happens to an affidavit		12	don't continue to answer the
13	in your department after you sign it?		13	question.
	MS. PITNEY: Objection.		14	Actually, if there is no
14 15	What happens to the document		15	question, pending, I'd like to take a brief break to discuss
16	afterwards is it's in the		16	
17	course of litigation. The same		17	something with Brian Fleischer.
18	objection as I said before. Where		18	(Whereupon, a short recess
19	it goes is privileged.		19	was taken.) BY MR. COX:
20	MR. COX: Where it goes is		20	
21	not a communication. It is not		21	Q. Mr. Stephan, do you recall
$\parallel \angle \perp$	privileged. MS. PITNEY: You don't know		22	testifying in your Florida deposition in
22				December that you rely on your attorney
22			23	network to encure that the documents that
23	that.		23	network to ensure that the documents that
			23 24 25	network to ensure that the documents that you receive are correct and accurate? A. That is correct.

	58		60
1	STEPHAN	1	STEPHAN
2	Q. And is that, in fact, the	2	I'm saying, yes, it looks correct
3	case?	3	in my computer system.
4	A. Yes.	4	BY MR. COX:
5	Q. And your department does not	5	Q. Is there anything else that
6	do any independent accuracy check of	6	you look at in your computer system when
7	those records; isn't that correct?	7	you're signing a summary judgment
8	MR. FLEISCHER: Objection as	8	affidavit?
9	form.	9	MS. PITNEY: I'm sorry. I
10	THE WITNESS: Can you	10	couldn't hear the last part of
11	rephrase?	11	that.
12	BY MR. COX:	12	BY MR. COX:
13	Q. Your department does not do	13	Q. Is there anything else that
14	any independent check of the accuracy of	14	you look at in your computer system at
15	the information on the summary judgments	15	the time that you sign a summary judgment
16	coming to you; isn't that correct?	16	affidavit?
17	A. I review, quickly, the	17	A. The only other thing I
18	figures. Other than that, that's about	18	can
19	it.	19	MS. PITNEY: One second.
20	Q. Do you recall testifying in	20	Are we talking about the computer
21	your Florida deposition in December, that	21	system, the communication system?
22	the affidavits that you sign are not	22	I just was asking for
23	based upon your own personal knowledge?	23	clarification of
24	A. I do not recall.	24	MR. COX: Let me clarify it.
25	MS. PITNEY: Objection to	25	MS. PITNEY: What computer
	59		61
1	STEPHAN	1	STEPHAN
2	the form.	2	communication system Tom was
3	BY MR. COX:	3	asking him about.
4	Q. You do not recall that?	4	BY MR. COX:
5	A. I do not recall.	5	Q. You testify that you go into
6	Q. When you receive a summary	6	the First Serve (sic) system; is that
7	judgment affidavit from one of your staff	7	correct?
8	members, what do you do with it?	8	A. Yes, Fiserv.
9	A. I will first review it	9	Q. Fiserv. Do you go into any
10	against our computer system, which is	10	other computer system at the time that
11	Fisery, in general terms, to verify that	11	you're signing a summary judgment
12	the figures are correct. And then I will	12	affidavit?
13	execute it and hand it back to my staff	13	A. No.
14	to have it notarized.	14	Q. And you just testified that
15	Q. You say "in general terms"	15	you look at principal, interest, late
16	you review it. What do you mean?	16	charges and escrow; is that correct?
17	MS. PITNEY: Objection.	17	A. That is correct.
18	THE WITNESS: I compare the	18	Q. Is there anything else that
19	principal balance. I review the	19	you look at in your computer system when
20	interests. I take a look at the	20	you're signing a summary judgment
21	late charges. I look at the	21	affidavit?
22	outstanding escrow amounts. When	22	A. The only thing I review,
23	I say "general terms," I mean I'm	23	other than that, is who the borrower is.
24	not looking at the escrow and	24	Q. When you receive a summary
25	breaking it down to the penny.	25	judgment affidavit to sign, do you read

1	62		64
III .	STEPHAN	1	STEPHAN
2	every paragraph of it?	2	volume of documents that you sign?
3	A. No.	3	A. No.
4	Q. What do you read?	4	Q. Is any part of your
5	A. I look for the figures.	5	compensation tied to the volume of
6	Q. That's all that you look at	6	documents that your department processes?
7	when you sign a summary judgment	7	A. No.
8	affidavit?	8	Q. Is it your understanding
9	A. Yes, to ensure that the	9	that the process that you follow in
10	figures are correct.	10	signing summary judgment affidavits is
11	Q. Is it fair to say then that	11	in accordance with the policies and
12	when you sign a summary judgment	12	procedures required of you by GMAC
13	affidavit, you do not know what it says,	13	Mortgage?
14	other than what the figures are that are	14	A. Yes.
15	contained within it?	15	Q. Does GMAC do any quality
16	MR. FLEISCHER: Objection as	16	assurance training for your department?
17	to form.	17	A. Presently, no.
18	MS. PITNEY: Objection to	18	Q. Has it in the past?
19	the form of the question.	19	A. I do not know.
20	THE WITNESS: Please	20	Q. You don't recall any?
21	rephrase.	21	A. I never received any.
22	BY MR. COX:	22	Q. Do you have any memory of
23	Q. It fair to say that when you	23	checking the numbers on the Bradbury
24	sign a summary judgment affidavit, you	24	affidavit that's in front of you as
25	don't know what information it contains,	25	Deposition Exhibit-1?
	63		65
1	STEPHAN	1	STEPHAN
2	other than the figures that are set forth	2	A. I do not recall.
3	within it?	3	Q. If a loan has been modified,
4	A. Other than the borrower's	4	does that show up in the Fiserv system
5	name, and if I have signing authority for	5	that you look at?
6	that entity. That is correct.	6	A. When you say "modified," are
7	Q. The practice that you've	7	you stating a loan modification?
8	just described for signing summary	8	Q. Yes.
9	judgment affidavits is the practice that	9	A. Yes.
10	you use signing all summary judgment	10	Q. Does that show up?
11	affidavits that you handle; is that	11	A. Yes.
12	correct?	12	Q. If a loan has been modified,
13	MR. FLEISCHER: Again, I'm	13	is any information put in the summary
14	going to object to the form of the	14	judgment affidavits that you sign about
11	question.	15	that?
15	BY MR. COX:	16	MR. FLEISCHER: Objection.
16		17	Are you talking about modified, or
16 17	Q. Is that correct?		•
16 17 18	A. The practice that I use for	18	his term was loan modification. I
16 17 18 19	A. The practice that I use for summary judgment affidavits is the same	18 19	his term was loan modification. I just want to make sure we're
16 17 18 19 20	A. The practice that I use for summary judgment affidavits is the same practice that I use for all affidavits.	18 19 20	his term was loan modification. I just want to make sure we're clear.
16 17 18 19 20 21	A. The practice that I use for summary judgment affidavits is the same practice that I use for all affidavits. Q. And that's the one that	18 19 20 21	his term was loan modification. I just want to make sure we're clear. MR. COX: That's fine.
16 17 18 19 20 21 22	A. The practice that I use for summary judgment affidavits is the same practice that I use for all affidavits. Q. And that's the one that you've just described?	18 19 20 21 22	his term was loan modification. I just want to make sure we're clear. MR. COX: That's fine. BY MR. COX:
16 17 18 19 20 21 22 23	A. The practice that I use for summary judgment affidavits is the same practice that I use for all affidavits. Q. And that's the one that you've just described? A. Yes.	18 19 20 21 22 23	his term was loan modification. I just want to make sure we're clear. MR. COX: That's fine. BY MR. COX: Q. If there's a loan
16 17 18 19 20 21 22	A. The practice that I use for summary judgment affidavits is the same practice that I use for all affidavits. Q. And that's the one that you've just described?	18 19 20 21 22	his term was loan modification. I just want to make sure we're clear. MR. COX: That's fine. BY MR. COX:

	66		68
1	STEPHAN	1	STEPHAN
2	judgment affidavits that you sign?	2	Q. Is it correct?
3	A. I do not know.	3	A. That is correct.
4	MS. PITNEY: In all of them,	4	Q. And isn't it also correct
5	or in this one?	5	that you do not check the numbers on
6	MR. COX: In any of them.	6	every single summary judgment affidavit
7	THE WITNESS: I don't know.	7	that you sign?
8	BY MR. COX:	8	A. That is not correct.
9	Q. Based upon your testimony,	9	Q. You check every single one?
10	Mr. Stephan, is it correct that when you	10	A. Yes.
11	sign a summary judgment affidavit, such	11	Q. How long does it take you,
12	as Deposition Exhibit-1 that is in front	12	on average, to process the execution of a
13	of you, you don't know whether any	13	summary judgment affidavit?
14	portion of it is true, other than the	14	MS. PITNEY: Object to the
15	paragraph containing the numbers that	15	form.
16	you just described; is that correct?	16	MR. COX: Please answer.
17	MS. PITNEY: Object to the	17	THE WITNESS: Anywhere from
18	form. Tom, are you asking him	18	five to 10 minutes, off the top of
19	about this affidavit?	19	my head.
20	MR. COX: Well, he's	20	MR. COX: If we can take a
21	testified that doesn't recall	21	break. I may be done, but we can
22	signing this particular affidavit,	22	take a break for five minutes.
23	so that was not my question. Let	23	(Whereupon, a short recess
24	me restate it.	24	was taken.)
25	BY MR. COX:	25	BY MR. COX:
1	67 STEPHAN	1	69 STEPHAN
2	Q. In your practice of signing	2	Q. Mr. Stephan, referring you
3	summary judgment affidavits, Mr. Stephan,	3	again to the bottom line on Page 1 of
4	is it correct that they always have a	4	Exhibit-1, it states: I have under my
5	paragraph containing the numbers of the	5	custody and control, the records relating
6	amounts claiming to be due?	6	to the mortgage transaction referenced
7	A. That would be correct.	7	below.
8	Q. And is it correct that when	8	It's correct, is it not,
9	you sign those affidavits, you don't know	9	that you did not have in your custody any
10	whether any other part of the affidavit	10	records of GMAC at the time that you
11	is true or correct?	11	signed a summary judgment affidavit?
12	A. Please advise me. What do	12	MS. PITNEY: Objection to
13	you mean by "any other part"?	13	the form.
14	Q. Any other paragraph, other	14	THE WITNESS: I have the
15	than the one containing the numbers.	15	electronic record. I do not have
16	A. I review it for the due	16	papers.
17	date, if that's included in there.	17	BY MR. COX:
18	Q. So all of them	18	Q. You have access to a
19	A. So that would be the	19	computer. Is that what you mean?
20	numbers.	20	A. Yes.
21	Q. So other than the due date	21	Q. You have no control over
22	and the balances due, is it correct that	22	that system, do you?
23	you do not know whether any other part of	23	MR. FLEISCHER: Objection as
. //	the affidavit that you sign is true?	24	to form.
25	A. That could be correct.	25	BY MR. COX:

	70		72
1	STEPHAN	1	
2	Q. You have no control over	2	I have read the foregoing transcript
3	that Fiserv computer system, do you?	3	of my deposition given on June 7, 2010,
4	A. No, I do not.	4	and it is true, correct and complete, to the
5	Q. And someone else within GMAC	5	best of my knowledge, recollection and belief,
6	is responsible for ensuring the accuracy	6	except for the corrections noted hereon and/or
7	of that system; isn't that correct?	7	list of corrections, if any, attached on a
8	A. That would be correct.	8	separate sheet herewith.
9	MR. COX: I have no further	9	•
10	questions.	10	
11	MR. FLEISCHER: We're done,	11	
12	Julia, unless you have something	12	JEFFREY STEPHAN
13	to add.	13	
14	MS. PITNEY: No.	14	
15	(Witness excused.)	15	
16	= = =	16	
17	(Whereupon, the deposition	17	Subscribed and sworn to
18	concluded at 11:45 a.m.)	18	before me this day
19		19	of, 2010.
20		20	
21		21	
22		22	
23		23	Notary Public
24		24	- · · · · · · · · · · · · · · · · · · ·
25		25	
	71		73
	/1		73
1		1	
2	INDEX	2	CERTIFICATE
3	Testimony of: Jeffrey Stephan	3	I HEREBY CERTIFY that the witness
4	By Mr. Cox 4	4 5	was duly sworn by me and that the
5		6	deposition is a true record of the
6		7	testimony given by the witness.
7		8	
8	EXHIBITS	9	
9		10	
10			Susan B. Berkowitz, a
11	NO. DESCRIPTION PAGE	11	Registered Professional Reporter
12			and Notary Public
13	1 Affidavit 3	12	Dated: June 9, 2010
14	August 5, 2009	13	
15	-	14	
16		15	
17		16	
18		17 18	(The foressing contification
19		18	(The foregoing certification of this transcript does not apply to any
20		20	of this transcript does not apply to any reproduction of the same by any means,
21		21	unless under the direct control and/or
22		22	supervision of the certifying
23		23	reporter.)
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2	LAWYER'S NOTES	
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