900648300 10/07/2021

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM679605

| SUBMISSION TYPE: | RESUBMISSION |
|-----------------------|--|
| NATURE OF CONVEYANCE: | Correction by Declaration of erroneously recorded fraudulent assignment at Reel 7136 Frame 0762. |
| RESUBMIT DOCUMENT ID: | 900644812 |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|-----------------------------|----------|----------------|-----------------------|
| Bank of America Corporation | | 09/21/2021 | Corporation: DELAWARE |

RECEIVING PARTY DATA

| Name: | Bank of America Corporation | |
|-----------------|-----------------------------|--|
| Street Address: | 100 North Tryon Street | |
| City: | Charlotte | |
| State/Country: | NORTH CAROLINA | |
| Postal Code: | 28255 | |
| Entity Type: | Corporation: DELAWARE | |

PROPERTY NUMBERS Total: 4

| Property Type | Number | Word Mark |
|----------------------|---------|--|
| Registration Number: | 5837719 | MERRILL LYNCH |
| Registration Number: | 4555907 | BANK OF AMERICA MERRILL LYNCH |
| Registration Number: | 4059299 | MERRILL EDGE BANK OF AMERICA CORPORATION |
| Registration Number: | 3301368 | COUNTRYWIDE HOME LOANS |

CORRESPONDENCE DATA

Fax Number: 2127758800

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 2127758700

Email: tmadmin@kilpatricktownsend.com

Correspondent Name: Jill K. Tomlinson

Address Line 1: 1114 Avenue of the Americas Address Line 4: New York, NEW YORK 10036

| ATTORNEY DOCKET NUMBER: | 0388815 |
|-------------------------|------------------|
| NAME OF SUBMITTER: | Bradi L. Smith |
| SIGNATURE: | /Bradi L. Smith/ |
| DATE SIGNED: | 10/07/2021 |

TRADEMARK 900648300 REEL: 007445 FRAME: 0535

Total Attachments: 40 source=Revised BofA Declaration#page1.tif source=Revised BofA Declaration#page2.tif source=Revised BofA Declaration#page3.tif source=Exhibits to Declaration of Robert Bahrampour#page1.tif source=Exhibits to Declaration of Robert Bahrampour#page2.tif source=Exhibits to Declaration of Robert Bahrampour#page3.tif source=Exhibits to Declaration of Robert Bahrampour#page4.tif source=Exhibits to Declaration of Robert Bahrampour#page5.tif source=Exhibits to Declaration of Robert Bahrampour#page6.tif source=Exhibits to Declaration of Robert Bahrampour#page7.tif source=Exhibits to Declaration of Robert Bahrampour#page8.tif source=Exhibits to Declaration of Robert Bahrampour#page9.tif source=Exhibits to Declaration of Robert Bahrampour#page10.tif source=Exhibits to Declaration of Robert Bahrampour#page11.tif source=Exhibits to Declaration of Robert Bahrampour#page12.tif source=Exhibits to Declaration of Robert Bahrampour#page13.tif source=Exhibits to Declaration of Robert Bahrampour#page14.tif source=Exhibits to Declaration of Robert Bahrampour#page15.tif source=Exhibits to Declaration of Robert Bahrampour#page16.tif source=Exhibits to Declaration of Robert Bahrampour#page17.tif source=Exhibits to Declaration of Robert Bahrampour#page18.tif source=Exhibits to Declaration of Robert Bahrampour#page19.tif source=Exhibits to Declaration of Robert Bahrampour#page20.tif source=Exhibits to Declaration of Robert Bahrampour#page21.tif source=Exhibits to Declaration of Robert Bahrampour#page22.tif source=Exhibits to Declaration of Robert Bahrampour#page23.tif source=Exhibits to Declaration of Robert Bahrampour#page24.tif source=Exhibits to Declaration of Robert Bahrampour#page25.tif source=Exhibits to Declaration of Robert Bahrampour#page26.tif source=Exhibits to Declaration of Robert Bahrampour#page27.tif source=Exhibits to Declaration of Robert Bahrampour#page28.tif source=Exhibits to Declaration of Robert Bahrampour#page29.tif source=Exhibits to Declaration of Robert Bahrampour#page30.tif source=Exhibits to Declaration of Robert Bahrampour#page31.tif source=Exhibits to Declaration of Robert Bahrampour#page32.tif source=Exhibits to Declaration of Robert Bahrampour#page33.tif source=Exhibits to Declaration of Robert Bahrampour#page34.tif source=Exhibits to Declaration of Robert Bahrampour#page35.tif source=Exhibits to Declaration of Robert Bahrampour#page36.tif source=Exhibits to Declaration of Robert Bahrampour#page37.tif

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE ASSIGNMENT SERVICES DIVISION

Reg. Nos.:

5837719, 4555907, 4059299 and 3301368

Marks:

MERRILL LYNCH, BANK OF AMERICA MERRILL LYNCH, MERRILL

EDGE BANK OF AMERICA & Design, and COUNTRY WIDE HOME

LOANS

Registrant:

Bank of America Corporation

100 North Tryon Street

Charlotte, North Carolina 28255

DECLARATION OF ROBERT BAHRAMPOUR UNDER T.M.E.P. § 503.06

1. I am Associate General Counsel & SVP for Bank of America Corporation

("Bank of America"). I submit this declaration in support of Bank of America's request

under T.M.E.P. § 503.06(c) to correct an assignment improperly recorded against Bank of

America's Reg. Nos. 5837719, 4555907, 4059299 and 3301368 (hereinafter, the

"Registrations"). As set forth below in greater detail, Bank of America is the true owner of

the Registrations and of the marks covered thereby and Bank of America therefore should be

identified as the record owner of the Registrations and the marks in the USPTO's records.

2. The information set forth in this declaration is based on my personal

knowledge and on records maintained in the ordinary course of business by employees under

my supervision.

3. On or about December 16, 2020, correspondents Anthony G. Corpe and

Valerie D. Corpe, with an address at 30651 McCormick Road, Sedalia, Missouri 65301,

submitted an electronic request to the USPTO seeking to record a conveyance identified as a

Nunc Pro Tunc Assignment against eight properties, including the Registrations, identifying

themselves and several others as receiving parties. The purported conveyance was recorded at Reel 7136, Frame 0762. A copy of this filing is attached as Exhibit A.

- 4. Bank of America had not and has not transferred title in the Registrations to any or all of the receiving parties identified in the document recorded at Reel 7136, Frame 0762.
- 5. The document recorded at Reel 7136, Frame 0762 is incoherent, fraudulent and legally deficient on its face for myriad reasons, including (without limitation) the absence of signature of Bank of America as the assigning party. As such, it was improper to record the document.
- 5. Bank of America has made diligent good faith efforts to request that Anthony G. Corpe and Valerie Corpe take steps to remove this fraudulent and legally deficient filing. Unfortunately, those efforts have failed. By letter dated June 22, 2021, attorneys for Bank of America contacted Anthony and Velerie Corpe regarding the fraudulent filing. A copy of this letter with proof delivery are attached as Exhibit B. A follow-up email communication from our attorneys was sent to Anthony and Valerie Corpe on July 1, 2021 and on the same date Anthony Corpe responded and advised that "a corrective assignment was filed on Monday to remove the Nunc Pro Tunc Assignment" and that "[a] letter along with a copy of the cover sheet for the corrective assignment will be priority mailed to your attention tomorrow, Friday July 2nd." See Exhibit C for exchange of emails between our attorneys and Mr. Corpe.
- 7. On July 12, 2021, Anthony and Valerie Corpe send our attorneys a cover page of an alleged corrective assignment that they claimed had been filed with the Assignment

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Division of the United States Patent and Trademark Office ("USPTO"). A copy of that cover

page is attached hereto as Exhibit D. Although the document referenced 26 attachments,

none were ever provided to our attorneys by Anthony or Valerie Corpe.

8. Given the possible backlog of matters created by the Covid-19 situation, we

have waited since July 12, 2021 to see what if anything has been filed by Anthony and

Valerie Corpe to remove this fraudulent and legally deficient filing. To date, nothing appears

in the USPTO assignment records, and it is our belief that Anthony and Valerie Corpe have

not only failed to file a corrective assignment to remove this fraudulent filing but continue to

refuse to do so or to take steps to remove this clearly fraudulent and legally deficient filing as

against the above listed Registrations of Bank of America.

Based on the foregoing, we respectfully request that the USPTO Assignment 9.

Division remove and correct this fraudulent assignment at Reel 7136, Frame 0762 that has

been improperly recorded against the Bank of America Registrations.

The undersigned, being hereby warned that willful false statements and the like so

made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, declares that

the facts set forth in this declaration are true; all statements made of her own knowledge are

true; and that all statements made on information and belief are believed to be true.

Cobert BAHRAMOUR/ Robert Bahrampour

Associate General Counsel & SVP

Bank of America Corporation

Date: September 21, 2021

3

Exhibit A

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM614959

| SUBMISSION TYPE: | RESUBMISSION |
|-----------------------|--------------------------|
| NATURE OF CONVEYANCE: | NUNC PRO TUNC ASSIGNMENT |
| EFFECTIVE DATE: | 08/29/2006 |
| RESUBMIT DOCUMENT ID: | 900580716 |

CONVEYING PARTY DATA

| CONVEYING PARTY DATA | | | |
|--|----------|----------------|--------------------------------|
| Name | Formerly | Execution Date | Entity Type |
| VALERIE D. CORPE, CAPITALIZED NAME NOT DEFINED HEREIN, HAS THE MEANING AS DEFINED BY THE TERMS AND CONDITIONS OF TRADEMARK AGREEMENTS TO AND INTO WHICH CAPITALIZED NAME HAS BEEN INCORPORATED BY REFERENCE. | | 11/13/2020 | Unknown: UNITED STATES |
| MERSCORP HOLDINGS, INC. FORMERLY MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC (MERS) | | 08/29/2006 | Corporation: VIRGINIA |
| COUNTRYWIDE HOME LOANS, INC | | 08/29/2006 | Corporation: CALIFORNIA |
| BAC HOME LOANS SERVICING, LP | | 05/05/2011 | Limited Partnership: VIRGINIA |
| BANK OF AMERICA, N.A. FORMERLY COUNTRYWIDE HOME LOANS SERVICING, LP | | 05/16/2015 | Corporation: CALIFORNIA |
| CALIBER HOME LOANS, INC | | 05/16/2015 | Corporation: OKLAHOMA |
| U.S. BANK, N.A. AS TRUSTEE FOR LSF9 MASTER PARTICIPATION TRUST | | 04/20/2016 | Corporation: OKLAHOMA |
| FIRST AMERICAN CORELOGIC, INC. FORMERLY CORELOGIC SOLUTIONS, LLC | | 08/29/2006 | Corporation: CALIFORNIA |
| BofA MERRILL LYNCH ASSET HOLDINGS, INC | | 01/25/2013 | Corporation: NEW YORK |
| BANK OF AMERICA N.A. FORMERLY NATIONSBANK N.A. | | 08/01/2017 | Corporation: NORTH CAROLINA |
| BANK OF AMERICA | | 11/08/2008 | Corporation: NORTH |
| - | | • | TRADEMARK |

900586119 REEL: 007**43**6 FRAME: 0**362**

| Name | Formerly | Execution Date | Entity Type |
|--|----------|----------------|------------------------|
| CORPORATION FORMERLY COUNTRYWIDE HOME LOANS, INC | | | CAROLINA |
| ANTHONY G. CORPE, CAPITALIZED NAME NOT DEFINED HEREIN, HAS THE MEANING AS DEFINED BY THE TERMS AND CONDITIONS OF TRADEMARK AGREEMENTS TO AND INTO WHICH CAPITALIZED NAME HAS BEEN INCORPORATED BY REFERENCE. | | 11/13/2020 | Unknown: UNITED STATES |
| TONY CORPE, CAPITALIZED NAME NOT DEFINED HEREIN, HAS THE MEANING AS DEFINED BY THE TERMS AND CONDITIONS OF TRADEMARK AGREEMENTS TO AND INTO WHICH CAPITALIZED NAME HAS BEEN INCORPORATED BY REFERENCE | | 11/13/2020 | Unknown: UNITED STATES |
| ANTHONY G. CORPE II, CAPITALIZED NAME NOT DEFINED HEREIN, HAS THE MEANING AS DEFINED BY THE TERMS AND CONDITIONS OF TRADEMARK AGREEMENTS TO AND INTO WHICH CAPITALIZED NAME HAS BEEN INCORPORATED BY REFERENCE | | 11/13/2020 | Unknown: UNITED STATES |

RECEIVING PARTY DATA

| Name: | Anthony G. Corpe | | |
|-----------------|---------------------------|----------------------|--|
| Also Known As: | AKA ANTHONY G. CORPE | AKA ANTHONY G. CORPE | |
| Street Address: | 30651 McCormick Road | | |
| City: | Sedalia | | |
| State/Country: | MISSOURI | | |
| Postal Code: | 65301 | | |
| Entity Type: | INDIVIDUAL: UNITED STATES | | |
| Name: | Valerie D. Corpe | | |
| Also Known As: | AKA VALERIE D. CORPE | | |
| Street Address: | 30651 McCormick Road | | |
| City: | Sedalia | | |
| State/Country: | MISSOURI | TRADEMARK | |

REEL: 007486 FRAME: 0362

| Postal Code: | 65301 | |
|-----------------|---|--|
| Entity Type: | INDIVIDUAL: UNITED STATES | |
| Name: | Steven Mnuchin, United States Secretary of Treasury, successors and assigns thereto | |
| Street Address: | 1500 Pennsylvania Avenue N.W. | |
| City: | Washington | |
| State/Country: | D.C. | |
| Postal Code: | 20220 | |
| Entity Type: | Corporation: D.C. | |
| Name: | Timothy B. Gribben, Commissioner for Bureau of the Fiscal Service, Agency of the United States Department of Treasury, successors and assigns thereto | |
| Street Address: | 3201 Pennsy Drive Building E | |
| City: | Landover | |
| State/Country: | MARYLAND | |
| Postal Code: | 20785 | |
| Entity Type: | Corporation: MARYLAND | |
| Name: | Charles P. Rettig, Commissioner of Internal Revenue, Internal Revenue Service, successors and assigns thereto | |
| Street Address: | 1111 Constitution Avenue N.W. | |
| City: | Washington | |
| State/Country: | CONNECTICUT | |
| Postal Code: | 20224 | |
| Entity Type: | Corporation: D.C. | |
| Name: | Andrei Iancu, Undersecretary of Commerce for Intellectual Property, and Director of the United States Patents and Trademarks Office, successors and assigns thereto | |
| Street Address: | 1401 Constitution Avenue N.W. | |
| City: | Washington | |
| State/Country: | D.C. | |
| Postal Code: | 20230 | |
| Entity Type: | Corporation: D.C. | |
| Name: | John R. Ashcroft, Missouri Secretary of State, successors and assigns thereto | |
| Street Address: | 600 W. Main Street | |
| City: | Jefferson City | |
| State/Country: | MISSOURI | |
| Postal Code: | 65101 | |
| Entity Type: | Corporation: MISSOURI | |
| Name: | Michael L. Parson, Governor of the State of Missouri, successors and assigns thereto | |
| Street Address: | 201 W. Capitol Avenue | |

| City: | Jefferson City |
|-----------------|--|
| State/Country: | MISSOURI |
| Postal Code: | 65101 |
| Entity Type: | Corporation: MISSOURI |
| Name: | Eric S. Schmitt, Attorney General of the State of Missouri, successors and assigns thereto |
| Street Address: | Supreme Court Building 207 W. High Street |
| City: | Jefferson City |
| State/Country: | MISSOURI |
| Postal Code: | 65102 |
| Entity Type: | Corporation: MISSOURI |
| Name: | Tony Corpe |
| Also Known As: | AKA TONY CORPE |
| Street Address: | 30651 McCormick Road |
| City: | Sedalia |
| State/Country: | MISSOURI |
| Postal Code: | 65301 |
| Entity Type: | INDIVIDUAL: UNITED STATES |
| Name: | Anthony G. Corpe II |
| Also Known As: | AKA ANTHONY G. CORPE II |
| Street Address: | 30651 McCormick Road |
| City: | Sedalia |
| State/Country: | MISSOURI |
| Postal Code: | 65301 |
| Entity Type: | INDIVIDUAL: UNITED STATES |
| | |

PROPERTY NUMBERS Total: 8

| Property Type | Number | Word Mark |
|----------------------|---------|--|
| Registration Number: | 5984588 | CALIBER HOME LOANS |
| Registration Number: | 4555907 | BANK OF AMERICA MERRILL LYNCH |
| Registration Number: | 5837719 | MERRILL LYNCH |
| Registration Number: | 4059299 | MERRILL EDGE BANK OF AMERICA CORPORATION |
| Registration Number: | 3301368 | COUNTRYWIDE HOME LOANS |
| Registration Number: | 3308829 | CORELOGIC |
| Registration Number: | 2084831 | MERS |
| Registration Number: | 1872784 | AMERICA'S WHOLESALE LENDER |

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

TRADEMARK

REEL: 007436 FRAME: 0365

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Email: tcorpe@live.com

Correspondent Name: Anthony G. Corpe and Valerie D. Corpe

Address Line 1:30651 McCormick RoadAddress Line 4:Sedalia, MISSOURI 65301

NAME OF SUBMITTER: Anthony G. Corpe; Valerie D. Corpe

SIGNATURE: /Anthony G. Corpe/; /Valerie D. Corpe/

DATE SIGNED: | 12/16/2020

Total Attachments: 13

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TRADEMARK ASSIGNMENT

Entire Undivided Rights, Title, and Interest along with Goodwill Nunc Pro Tunc (Reversionary)

THIS TRADEMARK ASSIGNMENT is made and entered into as of July 17, 2020 (the "Effective Date") by and between, ANTHONY G. CORPE, ANTHONY G. CORPE II, TONY CORPE, hereafter referred to as ANTHONY G. CORPE ("ASSIGNOR"), unregistered non-human factor of production, and Anthony G. Corpe, Anthony G. Corpe II, Tony Corpe, hereafter referred to as Anthony G. Corpe ("ASSIGNEE"), natural person from whom "ASSIGNOR" was abstracted in logical form and would not exist at all were it not for the "ASSIGNEE" that gave existence to abstracted form.

At present, the "Assignor" is under control of banking entities known as "AMERICA'S WHOLESALE LENDER", "AMERICA'S WHOLESALE LENDER, INC.", "COUNTRYWIDE HOME LOANS", "MERSCORP HOLDINGS INC" (and all derivations thereof), address 1818 Library Street Suite 300 Reston, Virginia 20190, "MERS®" as intentionally concealed within the Fannie Mae/Freddie Mac uniform instrument-MERS, dated August 29, 2006, by the imposed pledge and credit security agreement, by and between MORTGAGE ELECTRIC REGISTRATIONS SYSTEMS INC and NationsBank N.A. (Bank of America N.A.), as amended, restated and modified including any agreement in Patent, Trademark, Copyright, domestic and or international whatsoever et al, MERS/NATIONSBANK, N.A. (BANK OF AMERICA N.A.) "MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC", Address 1901 East Voorhees Street Suite C, Danville, Illinois 61834, "BANK OF AMERICA, N.A. address P.O. Box 5170, Simi Valley, California 93062"and "CALIBER HOME LOANS address P.O. Box 619063, Dallas, Texas 75261 and other subsidiaries, affiliates, holding companies, and agreements thereunder.

Anthony G. Corpe, currently having an address at 30651 McCormick Road, Sedalia, Missouri 65301, having been removed from 30641 McCormick Road, Sedalia, Missouri 65301 is the real and true principal owner of the unregistered non-human trade name, ANTHONY G. CORPE, and is present, competent, and acting with full power and authority to do and perform every lawful act and thing that a Principal would do to secure all assets and properties of his ownership, and unencumbered rights, title, and interests thereto.

WHEREAS, Anthony G. Corpe is the owner of all rights, title, and interest in, to, and under all United States and foreign trademarks and service marks, unregistered and registered, to which ANTHONY G. CORPE is connected in any variation of spelling and all converted digital/electronic form (pki, gmei, barcode, etc.). Capitalized meaning not defined herein, has the meaning as defined by the terms and conditions of the imposed agreements to and into which ANTHONY G. CORPE is incorporated into by reference, but by this Trademark Assignment reverses – calling the Hedge.

WHEREAS, Anthony G. Corpe ("ASSIGNEE"), by my request and direction, wishes and desires to acquire all rights, title, and interests to and of all trademarks and service marks to which ANTHONY G. CORPE ("ASSIGNOR") is connected, along with goodwill of the business associated.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the ASSIGNOR of ANTHONY G. CORPE, irrevocably assigns, transfers, and sets over to Anthony G. Corpe, all of the ASSIGNOR'S right, title, and interest in and to the Trademarks, together with the goodwill of the business in connection with which the Trademarks are used, and all registrations, renewals, and extensions of the foregoing, now or hereafter in effect, for Anthony G. Corpe's own use and enjoyment, and for the use and enjoyment of my heirs of the body, successors, and assigns, as fully and entirely as the same would have been held and enjoyed by Anthony G. Corpe if not

Trademark Assignment

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for the deceptive trade practices engineered by foreign agent law firms who have no loyalty to this nations Constitution nor the people that it protects, in direct collusion with the business of banking, together with all past and present income, royalties, and payments due or payable, all reversed by this Trademark Assignment, including, without limitation, all claims for damages by reason of past, present, or future infringement or other unauthorized use of the Trademarks, with the right to sue for and collect the same for Anthony G. Corpe's own use and enjoyment, and for the use and enjoyment of his heirs of the body, successors and assigns of his free will choosing, stripping all legal representatives, impersonators and imposters of all their powers. The real and true ASSIGNEE, Anthony G. Corpe, authorizes and requests the United States Commissioner of Patents and Trademarks and any other similar government authority to record Anthony G. Corpe as owner of the Trademarks and issue any and all registrations issued thereon to Anthony G. Corpe as ASSIGNEE of the entire right, title, and interest in, to, and under the same, for the sole use and enjoyment of Anthony G. Corpe, heirs of his body, successors and assigns of his choosing. The ASSIGNOR of ANTHONY G. CORPE shall provide Anthony G. Corpe, the heirs of his body, successors and assigns its successors, full cooperation and assistance at Anthony G. Corpe's request or that of his Executer. The impersonating ASSIGNOR(s) and agent(s), thereto, owe a duty to the real and true ASSIGNEE that includes:

- To execute, acknowledge, seal and deliver release of deed of trust/mortgage note endorsements, reverse assignments of deed of trust/mortgage and other recorded documents, satisfaction releases/reconveyances of deed of trust/mortgage, subordinations and modifications, tax authority notifications and declarations, deeds, bills of sale, and other instruments of sale, reconveyance, and transfer, appropriately completed with all ordinary or necessary endorsements, acknowledgments, affidavits, and supporting documents as may be necessary or appropriate to effect its execution, delivery, reconveyance, recordation or filings for the release.
- To relinquish, re-assign, re-convey, transfer, and discharge any and all rights, title, and interest, liens, and security interests, under any and all agreements recorded under patents, trademarks and copyrights, without limitation all of its rights, title and security interests in the collateral as described in any agreement whatsoever, as well as respect to the following:

All personal, intellectual, and real property whatsoever, including all fixture property of every kind and nature, including without limitation all furniture, fixtures, all equipment and accessions, raw materials, inventory and all other capital assets, other goods, accounts, contract rights, rights to the payment of money, insurance refund claims and all other insurance claims and proceeds, tort claims, chattel paper, documents, instruments, securities and other investment property. deposit accounts, rights to proceeds of letters of credit and all general intangibles, including, without limitation, all tax refund claims, license fees, patents, patent applications, trademarks, trademark applications, trade names, copyrights, copyright applications, rights to sue and recover for past infringement of patents, trademarks and copyrights, computer programs, computer software, engineering drawings, service marks, customer lists, goodwill, and all licenses, permits, agreements of any kind or nature pursuance to possesses, use or has authority to possess or use property (whether tangible or intangible) of others or others possess, use or have authority to possess or use property (whether tangible or intangible), and all recorded data of any kind or nature, regardless of the medium of recording including, without limitation, all software, writings, plans, specifications and schematics. Interests in Luxembourg and foreign companies, by the purchase and assignment of any shares, bonds, promissory notes, bills of exchange and other securities as well as all possessions held in safekeeping, relinquish all increases by the administration of such interests; all and any part of established and developed enterprise of any kind or nature, financial, industrial or commercial, in Luxembourg or abroad and relinquishing support of any such enterprises in any way, including by way of loans and guarantees; and any

> Trademark Assignment All Rights Reserved, Without Prejudice July 17, 2020

companies of the corporate group by way of loans, guarantees or otherwise; due and payable to the undersigns, along with the return of all credits of any kind and any and all bonds and promissory notes. All interests in electrical, electronic and mechanical accessories for mobile telephones, products, components and other materials used in connection with the above activities, and any kinds of services as a general contractor for all projects in a context or in connection with the above activities, any and all research and scientific and technical studies performed among others applied for, any and all acquired and developed licenses or issuance thereto, on product skills and industrial findings, patents, licenses, inventions, procedures, brands and models and in connection with manufactured equipment, either directly or through contract manufacturers; and all earnings from the sale or the transfer of use of copyrights, patents, models, secret processes or formulas, brands and similar, licensing fees resulting from the issue of licenses and any and all rights giving the right to sell components of mobile telephones;

Relinquishment and Termination of all acquired, owned, administered, developed, and any and all
rights whatsoever to dispose of real estate and/or the rights or interest in real estate and stakes in
all other companies with similar or connected purposes having to do with:

Beginning at a point on the North line of the Northeast Quarter of the Southeast Quarter of Section Thirty-four (34) in Township Forty-five (45) North of Range Twenty-one (21) West of the Fifth Principal Meridian, Pettis County, Missouri, one hundred seventy-five (175.0) feet West of the Northeast corner of said Quarter Quarter Section; Thence South eighty-nine degrees twenty-one minutes (89°21') West, along said North line three hundred seventy-three (373.0) feet thence South one degree 21minutes (1°21') East, three hundred fifty (350.0) feet; thence North eighty-nine degrees twenty-one minutes (89°21') East, three hundred seventy-three (373.0) feet; thence North one degree twenty one minutes (1°21') West one hundred fifty (150.0) feet; thence North eighty-nine degrees twenty-one minutes (89°21') East, one hundred seventy-five (175.0) feet to the East Section line; thence North one degree twenty-one minutes (89°21') West, one hundred-seventy-five (175.0) feet; thence North one degree twenty-one minutes (1°21') West, one hundred-seventy-five (175.0) feet; thence North one degree twenty-one minutes (1°21') West, one hundred fifty (150.0) feet to the point of beginning.

- To relinquish and terminate any and all rights encumbering the real estate or the rights or interest
 of the ASSIGNEE by the commercial, industrial and financial businesses.
- The Principal or appointed agent of their choosing is empowered to pursue any deficiency, debt
 or other obligation, secured or unsecured, including but not limited to those arising from
 foreclosure or other sale, promissory note or check. This power also authorizes the Principal to
 collect, negotiate or otherwise settle any deficiency claim, including interest and attorney's fees.

The Undersigns, are indemnified against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on and incurred by the debtor, Anthony G. Corpe/ANTHONY G. CORPE, in any spelling variation thereto, for any and every reason, purpose, and cause whatsoever. However, the impersonators are not, for they are now the Debtor(s), and the ASSIGNEE(s) the real and true Secured Party(s).

Trademark Assignment All Rights Reserved, Without Prejudice July 17, 2020

All Rights Reserved, Without Prejudice

This TRADEMARK ASSIGNMENT, Entire Undivided Rights, Title, and Interest along with Goodwill Nunc Pro Tunc (Reversionary) is made in good faith and in Peace, and to the very best of the my knowledge is lawful, moral, and just, reserving though, the right to amend for any errors or inconsistencies, necessary to achieving my wishes and desires.

| IN WITNESS WHEREOF, on this date of July 17, 20 | 020, Anthony G. Corpe/ANTHONY G. CORPE |
|---|--|
| have caused this Merger and Change of Name to be du | lly executed. |
| | |
| ANTHONY G., CORPE | Anthony G. Corpe |
| By: 11740X 6 ORE | By: |
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| Witnesses: | |
| By: Qares Wille | By: Sant Wille |
| Signature | Signature |
| James Weller | Y Janet Weller |
| Name (Print) | Name (Print) |

Name (Print)

Trademark Assignment All Rights Reserved, Without Prejudice July 17, 2020

TRADEMARK ASSIGNMENT

Entire Undivided Rights, Title, and Interest along with Goodwill Nunc Pro Tunc (Reversionary)

THIS TRADEMARK ASSIGNMENT is made and entered into as of July 17, 2020 (the "Effective Date") by and between, VALERIE D. CORPE ("ASSIGNOR"), unregistered non-human factor of production, and Valerie D. Corpe ("ASSIGNEE"), natural person from whom "ASSIGNOR" was abstracted in logical form and would not exist at all were it not for the "ASSIGNEE" that gave existence to abstracted form.

At present, the "Assignor" is under control of banking entities known as "AMERICA'S WHOLESALE LENDER", "AMERICA'S WHOLESALE LENDER, INC.", "COUNTRYWIDE HOME LOANS", "MERSCORP HOLDINGS INC" (and all derivations thereof), address 1818 Library Street Suite 300 Reston, Virginia 20190, "MERS®" as intentionally concealed within the Fannie Mae/Freddie Mac uniform instrument-MERS, dated August 29, 2006, by the imposed pledge and credit security agreement, by and between MORTGAGE ELECTRIC REGISTRATIONS SYSTEMS INC and NationsBank N.A. (Bank of America N.A.), as amended, restated and modified including any agreement in Patent, Trademark, Copyright, domestic and or international whatsoever et al, MERS/NATIONSBANK, N.A. (BANK OF AMERICA N.A.) "MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC", Address 1901 East Voorhees Street Suite C, Danville, Illinois 61834, "BANK OF AMERICA, N.A. address P.O. Box 5170, Simi Valley, California 93062"and "CALIBER HOME LOANS address P.O. Box 619063, Dallas, Texas 75261 and other subsidiaries, affiliates, holding companies, and agreements thereunder.

Valerie D. Corpe, currently having an address at 30651 McCormick Road, Sedalia, Missouri 65301, having been removed from 30641 McCormick Road, Sedalia, Missouri 65301, is the real and true principal owner of the unregistered non-human trade name, VALERIE D. CORPE, and is present, competent, and acting with full power and authority to do and perform every lawful act and thing that a Principal would do to secure all assets and properties of his ownership, and unencumbered rights, title, and interests thereto.

WHEREAS, Valerie D. Corpe is the owner of all rights, title, and interest in, to, and under all United States and foreign trademarks and service marks, unregistered and registered, to which VALERIE D. CORPE is connected in any variation of spelling and all converted digital/electronic form (pki, gmei, barcode, etc.). Capitalized meaning not defined herein, has the meaning as defined by the terms and conditions of the imposed agreements to and into which VALERIE D. CORPE is incorporated into by reference, but by this Trademark Assignment reverses – calling the Hedge.

WHEREAS, Valerie D. Corpe ("ASSIGNEE"), by my request and direction, wishes and desires to acquire all rights, title, and interests to and of all trademarks and service marks to which VALERIE D. CORPE ("ASSIGNOR") is connected, along with goodwill of the business associated.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the ASSIGNOR of VALERIE D. CORPE, irrevocably assigns, transfers, and sets over to Valerie D. Corpe, all of the ASSIGNOR'S right, title, and interest in and to the Trademarks, together with the goodwill of the business in connection with which the Trademarks are used, and all registrations, renewals, and extensions of the foregoing, now or hereafter in effect, for Valerie D. Corpe's own use and enjoyment, and for the use and enjoyment of my heirs of the body, successors, and assigns, as fully and entirely as the same would have been held and enjoyed by Valerie D. Corpe if not for the deceptive trade practices engineered by foreign agent law firms who have no loyalty to this nations

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Constitution nor the people that it protects, in direct collusion with the business of banking, together with all past and present income, royalties, and payments due or payable, all reversed by this Trademark Assignment, including, without limitation, all claims for damages by reason of past, present, or future infringement or other unauthorized use of the Trademarks, with the right to sue for and collect the same for Valerie D. Corpe's own use and enjoyment, and for the use and enjoyment of her heirs of the body, successors and assigns of her free will choosing, stripping all legal representatives, impersonators and imposters of all their powers. The real and true ASSIGNEE, Valerie D. Corpe, authorizes and requests the United States Commissioner of Patents and Trademarks and any other similar government authority to record Valerie D. Corpe as owner of the Trademarks and issue any and all registrations issued thereon to Valerie D. Corpe as ASSIGNEE of the entire right, title, and interest in, to, and under the same, for the sole use and enjoyment of Valerie D. Corpe, heirs of her body, successors and assigns of her choosing. The ASSIGNOR(s) of VALERIE D. CORPE shall provide Valerie D. Corpe, the heirs of her body, successors and assigns its successors, full cooperation and assistance at Valerie D. Corpe's request or that of her Executer. The impersonating ASSIGNOR(s) and agent(s), thereto, owe a duty to the real and true ASSIGNEE that includes:

- To execute, acknowledge, seal and deliver release of deed of trust/mortgage note endorsements, reverse assignments of deed of trust/mortgage and other recorded documents, satisfaction releases/reconveyances of deed of trust/mortgage, subordinations and modifications, tax authority notifications and declarations, deeds, bills of sale, and other instruments of sale, reconveyance, and transfer, appropriately completed with all ordinary or necessary endorsements, acknowledgments, affidavits, and supporting documents as may be necessary or appropriate to effect its execution, delivery, reconveyance, recordation or filings for the release.
- To relinquish, re-assign, re-convey, transfer, and discharge any and all rights, title, and interest, liens, and security interests, under any and all agreements recorded under patents, trademarks and copyrights, without limitation all of its rights, title and security interests in the collateral as described in any agreement whatsoever, as well as respect to the following:

All personal, intellectual, and real property whatsoever, including all fixture property of every kind and nature, including without limitation all furniture, fixtures, all equipment and accessions, raw materials, inventory and all other capital assets, other goods, accounts, contract rights, rights to the payment of money, insurance refund claims and all other insurance claims and proceeds, tort claims, chattel paper, documents, instruments, securities and other investment property, deposit accounts, rights to proceeds of letters of credit and all general intangibles, including, without limitation, all tax refund claims, license fees, patents, patent applications, trademarks, trademark applications, trade names, copyrights, copyright applications, rights to sue and recover for past infringement of patents, trademarks and copyrights, computer programs, computer software, engineering drawings, service marks, customer lists, goodwill, and all licenses, permits, agreements of any kind or nature pursuance to possesses, use or has authority to possess or use property (whether tangible or intangible) of others or others possess, use or have authority to possess or use property (whether tangible or intangible), and all recorded data of any kind or nature, regardless of the medium of recording including, without limitation, all software, writings, plans, specifications and schematics. Interests in Luxembourg and foreign companies, by the purchase and assignment of any shares, bonds, promissory notes, bills of exchange and other securities as well as all possessions held in safekeeping, relinquish all increases by the administration of such interests; all and any part of established and developed enterprise of any kind or nature, financial, industrial or commercial, in Luxembourg or abroad and relinquishing support of any such enterprises in any way, including by way of loans and guarantees; and any companies of the corporate group by way of loans, guarantees or otherwise; due and payable to

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the undersigns, along with the return of all credits of any kind and any and all bonds and promissory notes. All interests in electrical, electronic and mechanical accessories for mobile telephones, products, components and other materials used in connection with the above activities, and any kinds of services as a general contractor for all projects in a context or in connection with the above activities, any and all research and scientific and technical studies performed among others applied for, any and all acquired and developed licenses or issuance thereto, on product skills and industrial findings, patents, licenses, inventions, procedures, brands and models and in connection with manufactured equipment, either directly or through contract manufacturers; and all earnings from the sale or the transfer of use of copyrights, patents, models, secret processes or formulas, brands and similar, licensing fees resulting from the issue of licenses and any and all rights giving the right to sell components of mobile telephones;

Relinquishment and Termination of all acquired, owned, administered, developed, and any and all
rights whatsoever to dispose of real estate and/or the rights or interest in real estate and stakes in
all other companies with similar or connected purposes having to do with:

Beginning at a point on the North line of the Northeast Quarter of the Southeast Quarter of Section Thirty-four (34) in Township Forty-five (45) North of Range Twenty-one (21) West of the Fifth Principal Meridian, Pettis County, Missouri, one hundred seventy-five (175.0) feet West of the Northeast corner of said Quarter Quarter Section; Thence South eighty-nine degrees twenty-one minutes (89°21') West, along said North line three hundred seventy-three (373.0) feet thence South one degree 21minutes (1°21') East, three hundred fifty (350.0) feet; thence North eighty-nine degrees twenty-one minutes (89°21') East, three hundred seventy-three (373.0) feet; thence North one degree twenty one minutes (1°21') West one hundred fifty (150.0) feet; thence North eighty-nine degrees twenty-one minutes (89°21') East, one hundred seventy-five (175.0) feet to the East Section line; thence North one degree twenty-one minutes (89°21') West, one hundred-seventy-five (175.0) feet; thence North one degree twenty-one minutes (1°21') West, one hundred-seventy-five (175.0) feet; thence North one degree twenty-one minutes (1°21') West, one hundred fifty (150.0) feet; thence North one degree twenty-one minutes (1°21') West, one hundred fifty (150.0) feet to the point of beginning.

- To relinquish and terminate any and all rights encumbering the real estate or the rights or interest
 of the ASSIGNEE by the commercial, industrial and financial businesses.
- The Principal or appointed agent of their choosing is empowered to pursue any deficiency, debt
 or other obligation, secured or unsecured, including but not limited to those arising from
 foreclosure or other sale, promissory note or check. This power also authorizes the Principal to
 collect, negotiate or otherwise settle any deficiency claim, including interest and attorney's fees.

The Undersigns, are indemnified against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on and incurred by the debtor, Valerie D. Corpe/VALERIE D. CORPE, in any spelling variation thereto, for any and every reason, purpose, and cause whatsoever. However, the impersonators are not, for they are now the Debtor(s), and the ASSIGNEE(s) the real and true Secured Party(s).

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This TRADEMARK ASSIGNMENT, Entire Undivided Rights, Title, and Interest along with Goodwill Nunc Pro Tunc (Reversionary) is made in good faith and in Peace, and to the very best of the my knowledge is lawful, moral, and just, reserving though, the right to amend for any errors or inconsistencies, necessary to achieving my wishes and desires.

IN WITNESS WHEREOF, on this date of July 17, 2020, Valerie D. Corpe/VALERIE D. CORPE has caused this Merger and Change of Name to be duly executed.

Valerie D. Corne

| VALERIE D. CORPE | Valerie D. Corpe |
|---------------------------------|-------------------------|
| By: VALERIE D. CORPE | By: ////// |
| Signature (Seal) | Signature (Seal) |
| <u>VALERIE D. CORPE</u> | |
| Name (Print) | Name (Print) |
| DERIVATIVE ABSTORCTED FORM SOUL | 1 BOOM OF LIVING MATTER |
| Title | Title |
| Witnesses: | |
| | |
| | By: And Ulle |
| Signature Si | gnature |
| Jennes Wollek | JANET WELLEN |
| Name (Print) | Name (Print) |

Name (Print)

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UCC FINANCING STATEMENT

| A. NAME & PHONE OF CONTACT AT FILER (optional) |
|---|
| Anthony Corpe 660-460-1322 |
| B. E-MAIL CONTACT AT FILER (optional) tcorpe@live.com |
| C. SEND ACKNOWLEDGMENT TO: (Name and Address) |
| Anthony Corpe |
| 30651 McCormick Road Sedalia Missouri United States 65301 |

| File Number | r |
|-------------|---|
|-------------|---|

Date Filed 08/17/2020

FOLLOW INSTRUCTIONS

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1.1 **DEBTOR'S NAME**: Provide only <u>one</u> Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

| | 1a. ORGANIZATION'S NAME | | | | | | |
|--|--|---------|---------------|-------------|------------------|--|--|
| | US Bank Trust, N.A. as Trustee for the LSF9 Master Participation Trust | | | | | | |
| OR | 1b. INDIVIDUAL'S SURNAME 1c. FIRST PERSONAL NAME ADDITIONAL NAME(S) | | E(S)/INITIALS | SUFFIX | | | |
| | | | | | | | |
| 1c. MAILING ADDRESS | | CITY | STATE | POSTAL CODE | COUNTRY | | |
| 120 South Central 13801 Wireless Way, Oklahoma City, Oklahoma73134 | | Clayton | Missouri | 63105 | United States | | |

1.2 **DEBTOR'S NAME**: Provide only <u>one</u> Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

| | 1a. ORGANIZATION'S NAME | | | | | | |
|---|--------------------------|---|----------|---------------|------------------|--|--|
| | Corelogic Solutions, LLC | | | | | | |
| R | 1b. INDIVIDUAL'S SURNAME | 1c. FIRST PERSONAL NAME ADDITIONAL NAME | | E(S)/INITIALS | SUFFIX | | |
| | | | | | | | |
| 1c. MAILING ADDRESS | | CITY | STATE | POSTAL CODE | COUNTRY | | |
| 221 Bolivar Street 40 Pacifica Avenue Suite 900, Irvine, California 92618 | | Jefferson City | Missouri | 65101 | United States | | |

1.3 DEBTOR'S NAME: Provide only <u>one</u> Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

| | 1a. ORGANIZATION'S NAME | | | | | | |
|--|----------------------------|-------------------------|-----------------------------|-------------|------------------|--|--|
| | America's Wholesale Lender | | | | | | |
| OR | 1b. INDIVIDUAL'S SURNAME | 1c. FIRST PERSONAL NAME | ADDITIONAL NAME(S)/INITIALS | | | | |
| | | | | | | | |
| 1c. MAILING ADDRESS 120 South Central 4500 Park Granada Boulevard, Calabasas, California 91302 | | CITY | STATE | POSTAL CODE | COUNTRY | | |
| | | Clayton | Missouri | 63105 | United States | | |

1.4 **DEBTOR'S NAME**: Provide only <u>one</u> Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME

| OR | 1b. INDIVIDUAL'S SURNAME | 1c. FIRST PERSONAL NAME | ADDITIONAL NAME | ADDITIONAL NAME(S)/INITIALS | |
|--|---|--|--|--|--|
| | | | | | |
| c. MAILIN | G ADDRESS | CITY | STATE | POSTAL CODE | COUNTRY |
| iranac | uth Central 4500 Park la Boulevard, Calabasas, nia 91302 | Clayton | Missouri | 63105 | United States |
| ebtor's | name); if any part of the Indivic al Debtor information in item 10 | ne Debtor name (1a or 1b) (use exact, full dual Debtor's name will not fit in line 1b, le of the Financing Statement Addendum (F | eave all of item 1 blank, | | |
| | 1a. ORGANIZATION'S NAME Bank of America, N.A. | | | | |
| _ | 1b. INDIVIDUAL'S SURNAME | 1c. FIRST PERSONAL NAME | ADDITIONAL NAME | -/CV/INITIAL C | SUFFIX |
| R | Ib. INDIVIDUAL S SURNAIVIE | IC. FIRST PERSONAL NAME | ADDITIONAL NAME | =(5)/INITIAL5 | SUFFIX |
| | | | | | |
| . MAILIN | G ADDRESS | CITY | STATE | POSTAL CODE | COUNTRY |
| yron : | uth Central 100 North Street, Charlotte, North aa 28225 | Clayton | Missouri | 63105 | United States |
| ebtor's | name); if any part of the Individ | ne Debtor name (1a or 1b) (use exact, full dual Debtor's name will not fit in line 1b, ke of the Financing Statement Addendum (F | eave all of item 1 blank, | | |
| | 1a. ORGANIZATION'S NAME | | | | |
| | BAC Home Loans Service | eing, LP | | | |
| | | | | | SUFFIX |
|)R | 1b. INDIVIDUAL'S SURNAME | 1c. FIRST PERSONAL NAME | ADDITIONAL NAME | E(S)/INITIALS | SUFFIX |
| OR | 1b. INDIVIDUAL'S SURNAME | 1c. FIRST PERSONAL NAME | ADDITIONAL NAME | E(S)/INITIALS | SUFFIX |
| c. MAILIN 20 So Saint F '5201 | G ADDRESS uth Central 350 North aul Street, Dallas, Texas | CITY Clayton | STATE Missouri | POSTAL CODE 63105 | COUNTRY United States |
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| c. MAILIN 20 So Saint P 5201 .7 DEE Debtor's ndividua OR c. MAILIN 20 So Selt Lin 75019 .8 DEE Debtor's ndividua OR | G ADDRESS uth Central 350 North Paul Street, Dallas, Texas BTOR'S NAME: Provide only or name); if any part of the Individed Debtor information in item 10 1a. ORGANIZATION'S NAME Caliber Home Loans, Inc. 1b. INDIVIDUAL'S SURNAME G ADDRESS uth Central 1525 South ne Road, Coppell, Texas BTOR'S NAME: Provide only or name); if any part of the Individed Debtor information in item 10 1a. ORGANIZATION'S NAME Mortgage Electronic Reg 1b. INDIVIDUAL'S SURNAME | CITY Clayton Debtor name (1a or 1b) (use exact, full dual Debtor's name will not fit in line 1b, le of the Financing Statement Addendum (Fig. FIRST PERSONAL NAME CITY Clayton De Debtor name (1a or 1b) (use exact, full dual Debtor's name will not fit in line 1b, le of the Financing Statement Addendum (Figistration Systems, Inc. 1c. FIRST PERSONAL NAME | STATE Missouri I name; do not omit, modeave all of item 1 blank, of state Missouri I name; do not omit, modeave all of item 1 blank, of state Missouri ADDITIONAL NAME | POSTAL CODE 63105 dify, or abbreviate a check here and pro POSTAL CODE 63105 dify, or abbreviate a check here and pro | COUNTRY United States ny part of the SUFFIX COUNTRY United States ny part of the SUFFIX |

| OR | 1b. INDIVIDUAL'S SURNAME | 1c. FIRST PEI | RSONAL NAME | | ADDITIONAL N | NAME(S)/INITIALS | SUFFIX |
|---|---|--|---|---|---|--|---|
| | | | | | | | |
| 221 B Amer | ING ADDRESS olivar Street 1 First ican Way, Santa Ana, ornia 92707 | CITY Jeffersor | n City | | STATE Missouri | POSTAL CODE 65101 | COUNTRY United States |
| 3.1 SEC | CURED PARTY'S NAME: | Assignor □ | | | | | |
| | 1a. ORGANIZATION'S NAME | | | | | | |
| OR | 1b. INDIVIDUAL'S SURNAME CORPE | 1c. FIRST PE | RSONAL NAME | | ADDITIONAL NA | AME(S)/INITIALS | SUFFIX |
| 1c. MAILI | NG ADDRESS | CITY | | | STATE | POSTAL CODE | COUNTRY |
| 30651 | McCormick Road | Sedalia | | | Missouri | 65301 | United States |
| 3.2 SE0 | CURED PARTY'S NAME: | Assianor □ | | | | | States |
| | 1a. ORGANIZATION'S NAME | | | | | | |
| OR | 1b. INDIVIDUAL'S SURNAME | 1c. FIRST PE | RSONAL NAME | | ADDITIONAL NA | AME(S)/INITIALS | SUFFIX |
| On | CORPE | Valerie | | | | , , | |
| 1c. MAILI | NG ADDRESS | CITY | | | STATE | POSTAL CODE | COUNTRY |
| 30651 | McCormick Road | Sedalia | | | Missouri | 65301 | United States |
| Towns hundred degree 21') Ea fifty (1 to the nine done m Contains | ning at a point on the Neship Forty-five (45) Northed seventy-five (175.0) as twenty-one minutes (21 minutes (1° 21') East, three hundred seventy-one for Section line; thence grees twenty-one minutes (1° 21') West, or ining 3.5 acres M.O.L. ttached Schedule A, pa | n of Range Twent feet West of the N (89°21') West, alc st, three hundred inty-three (373.0) n eighty-nine degr se North one degr utes (89° 21') We te hundred fifty (1 | ty-one (21) West of the Northeast corner of sa ong said North line three fifty (350.0) feet; then feet; thence North one rees twenty-one minute st, one hundred- seve 50.0) feet to the point | e Fifth P d Quart ee hundr ce North e degree es (89° 2 s (1° 21 nty-five | rincipal Meridier Quarter Sered seventy-the eighty-nine of twenty one real') East, one of West, fifty (\$\fo(175.0)\) feet; t | ian, Pettis County, ction; Thence Sout the (373.0) feet the degrees twenty-one indutes (1° 21') We hundred seventy-foo.0) feet; thence S | Missouri, one the eighty-nine ence South one minutes (89° est one hundredive (175.0) feet South eighty- |
| 5. Chec Collater | k only if applicable and ch | eck only one box: | held in trust (See U0 item 17 and instruct | , | | administered by a dec sentative | edent's Personal |
| 6a. Che | eck only if applicable and c | heck only one box: | | | 6b. Check on | lly if applicable and cl | neck only one box |
| _ | | Manufactured-Home Transaction | A debtor is transmitting | | ☑ Agriculte | ural Lien | Non-UCC Filing |
| | RNATIVE NATION (if applicable) | Lessee/Lessor | ☐ Consignee/Consigno | r 🔲 | Seller/Buyer | ☐ Bailee/Bailor [| Licensee / Licensor |
| B. OPTI | ONAL FILER REFERENC | E DATA | | | | | |
| MISCEI | LLANEOUS: | | | | | | |
| | | | | | | | |

Schedule A Page 1 of 2

Collateral - Continued

The collateral listed claims back all assets and properties unlawfully, illegally, and immorally stolen by false designation of Mortgage Electronic Registration Systems Inc (MERS) within the Fannie Mae/Freddie Mac UNIFORM INSTRUMENT, purposely omitting to disclose its true identity as MERS United States Registered Service Mark System under which a second agreement, the MERS/Nationsbank Credit Security Agreement, the concealed terms and conditions imposed upon secured party that effectually steals the entire identity of the secured party into the private side of patents and trademarks for the illicit pleasures and profits of foreign agents, otherwise known as attorneys who have no loyalty to the United States of America or the people thereunder, but with sworn loyalty to British Monarchy and Commonwealth. This is sedition, acting in collusion with business of banking, subsidiaries, and affiliates.

All agreements, contracts, certificates, instruments, franchises, permits, licenses, plans, specifications and other documents, now or hereafter entered into, and all rights therein and thereto, respecting or pertaining to the use, occupation, construction, management or operation of the Land and any part thereof and any Improvements or respecting any business or activity conducted on the Land and any part thereof and all right, title and interest of secured Party therein and thereunder, including, without limitation, the right, upon the happening of any default hereunder, to receive and collect any sums payable to secured Party thereunder; All trademarks, service marks, trade names, corporate names, company names, business names, trade dress, trade styles, logos, books and records, tenant or guest lists, advertising materials, telephone exchange numbers identified in such materials and all other general intangibles relating to or used in connection with the operation of the Property, or other indicia of origin or source identification, trademark and service mark registrations, and applications for trademark or service mark registrations and any renewals thereof in the U.S. or any foreign jurisdiction, including, without limitation, each registration and application a. the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; B. all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and C all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto, together in each case with the goodwill of the business connected with the use of, and symbolized by, each of the above (collectively, the Trademarks); All patents, patent applications and patentable inventions in the U.S. or any foreign jurisdiction, including, without limitation, every patent and patent application; all inventions and improvements described and churned therein; the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and all reissues, divisions, continuations, continuations-in-part, substitutes, renewals, and extensions thereof, all improvements thereon and all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto (collectively, the Patents); All Accounts, Account Collateral, reserves, escrows and deposit accounts maintained by secured Party with respect to the Property including, without limitation, the Lockbox Account, the Property Account, and all Construction Accounts and all complete securities, investments, property and financial assets held therein from time to time and all proceeds, products, distributions or dividends or substitutions thereon and thereof;

All causes of action and claims (including, without limitation, all causes of action or claims arising in tort, by contract, by fraud or by concealment of material fact) against any Person for damages or injury to the Property or in connection with any transactions financed in whole or in part by the proceeds of the loan

All right, title, interest and claim of secured Party in, to, under or pursuant to any Hedge Agreement together with any amendments, additions or supplements thereto being hereinafter collectively referred to as the Cap Agreement, all claims of secured Party for breach by Counterparty of any covenant, agreement, representation or warranty contained in the Cap Agreement; All real property and improvements on it, and all appurtenances and other property and interests of any kind or character, which may be reasonably necessary or desirable to promote the present and any reasonable future beneficial use and enjoyment of the Land and Improvements; All rights to the name, signs, and trade names used to operate the Land and Improvements; All goods, materials, supplies, chattels, furniture, fixtures, machinery, apparatus, fittings, equipment, and articles of personal property of every kind and nature whatsoever, including consumable goods, now or hereafter located in or upon the Property or any part thereof, or to be attached to or placed in or on, or used or useable in connection with any present or future use, enjoyment, occupancy or operation of all or any part of the Land and Improvements, whether stored on the Land or elsewhere, including by way of description but without limiting the generality of the foregoing, all embedded software, pumps or pumping plants, tanks, motors, conduits, engines, pipes, ditches and flumes, and also all gas and electrical apparatus (including, but not limited to, all electrical transformers, switches, switch boxes, and equipment boxes), cooking, heating, cooling, air conditioning, lighting, power equipment, refrigeration and plumbing apparatus, fixtures and equipment, screens, storm doors and windows, stiles, wall beds, refrigerators, attached cabinets, partitions, ovens, ranges, disposals, dishwashers, carpeting, plants and shrubbery, ground maintenance equipment, ducts and compressors; together with all building materials, goods and personal property on or off the Property intended to be affixed to or incorporated in the Property All building materials, equipment, work in process or other personal property of any kind, whether stored on the Land or elsewhere, which have been or later will be acquired for the purpose of being delivered to, incorporated into or installed in or about the Land or Improvements; All rights to the payment of money, accounts, accounts receivable, reserves, deferred payments, refunds of real property and personal property taxes and other refunds, cost savings, payments and deposits, whether now or later to be received from third parties (including all earnest money sales deposits) or deposited by secured Party with third parties (including all utility deposits), contract rights, development and use rights,

Schedule A Page 2 of 2

Collateral - Continued

RECORDED: 11/17/2020

governmental permits and licenses, applications, architectural and engineering plans, specifications and drawings, as-built drawings, Project Agreements (defined in the Loan Agreement) chattel paper, instruments, documents, notes, drafts and letters of credit (other than letters of credit in favor of Beneficiary), which arise from or relate to construction on the Land Of to any business now or later to be conducted on it, or to the Land and Improvements generally;

All copyrights, whether or not the underlying works of authorship have been published, and all works of authorship and other intellectual property rights therein, all copyrights of works based on, incorporated in, derived from or relating to wrks covered by such copyrights, all right, title and interest to make and exploit all derivative works based on or adopted from works covered by such copyrights, and all copyrights, and all copyright registrations and copyright applications in the US or any foreign jurisdiction, and any renewals, restorations or extensions thereof, including, without limitation, each and every registration and application; the rights to reproduce, print, publish and distribute and to publicly display and perform any of the foregoing and to sell, rent, lease or lend copies of the foregoing and to sublicense to third parties the foregoing rights, including the right to sublicense to further third parties; the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto (collectively, the Copyrights); All trade secrets and all confidential and proprietary information, including know-how, manufacturing and production processes and techniques, inventions, research and development information, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans, and customer and supplier lists and information, security procedures and devices; right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements or misappropriations thereof); and all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto (collectively, the Trade Secrets); All licenses or agreements, whether written or oral providing for the grant by or to secured Party of; any right to use any Trademark, any right to manufacture, use or sell any invention covered in whole or in part by a Patent, any right under any Copyright including, without limitation, the grant of rights to reproduce, manufacture, distribute, publicly display or perform, ex;oit and sell, rent, lease or lend any Copyrights or any derivative works of any Copyright including, without limitation, any of the foregoing, and any right to use any Trade Secret; the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations of any of the foregoing; all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto; and All building materials, equipment, work in process or other personal property of any kind, whether stored on the Land or elsewhere, which have been or later will be acquired for the purpose of being delivered to, incorporated into or installed in or about the Land or Improvements; All proceeds, including all claims to and demands for the, of the Voluntary or involuntary conversion of any of the Land, the Improvements, or the other property described above into cash or the other property described above into cash or liquidated claims, including proceeds of all present and future fire, hazard or casualty insurance policies and all condemnation awards or payments now or later to be made by any public body or decree by any court of competent jurisdiction for any taking or in connection with any condemnation or eminent domain proceeding, and all causes of action and their proceeds for any damage or injury to, or defect in, the Land, the Improvements, or the other property described above or any part of them, or breach of warranty in connection with the construction of the Improvements, including causes of action arising in tort, contract, fraud, misrepresentation, or concealment of a material fact; All books and records pertaining to any and all of the property described above, including records relating to tenants under any Leases, and the qualification of such tenants, and all certificates, vouchers, and other documents in any way related thereto, and all records relating to the application and allocation of any federal, state, and local tax credits or benefits, including computer readable memory and any computer hardware or software necessary to access and process such memory; and All proceeds of, additions and accretions to, substitutions and replacements for, and changes in any of the property described above, including all proceeds of any voluntary r involuntary disposition or claim respecting any such property (arising out of any judgment, condemnation or award, or otherwise arising) and all goods, documents, general intangibles, chattel paper and accounts, wherever located, acquired with cash proceeds of any of the foregoing or its proceeds.

Exhibit B



The Grace Building 1114 Avenue of the Americas New York, NY 10036-7703 t 212 775 8700 f 212 775 8800

June 22, 2021

direct dial 212 775 8753 direct fax 212 775 8803 JTomlinson@kilpatricktownsend.com

Via Certified Mail & Federal Express

Anthony G. Corpe and Valerie D. Corpe 30651 McCormick Rd. Sedalia, MO 65301

Re: Demand for Correction of Fraudulent Document Filed with the United States

Patent and Trademark Office (KT Ref. 0388815)

Dear Anthony G. Corpe and Valerie D. Corpe:

We represent Bank of America Corporation (Bank of America) in trademark matters. It has come to our attention that you contacted the United States Patent and Trademark Office (USPTO) seeking to record the attached document, which purports to be a "Nunc Pro Tunc Assignment". Per your request, this document was recorded at Reel 7136 and Frame 0768 against several trademark registrations including several owned by our client, Bank of America. See the table below for the particulars of our client's registrations that were identified in the recorded document.

| Citation | Registration Date | Goods and Services |
|----------------------------------|----------------------|--|
| MERRILL LYNCH | | Goods and Services: INT. CL. 36 FINANCIAL RESEARCH; FINANCIAL INFORMATION; FINANCIAL ANALYSIS; FINANCIAL ADVICE; FINANCIAL PLANNING; FINANCIAL CONSULTATION; FINANCIAL MANAGEMENT; INVESTMENT BROKERAGE; INVESTMENT CONSULTATION; INVESTMENT MANAGEMENT; INVESTMENT ADVICE; MUTUAL FUND INVESTMENT; BANKING SERVICES; CREDIT CARD PAYMENT PROCESSING SERVICES; CREDIT CARD AUTHORIZATION SERVICES; CREDIT CARD TRANSACTION PROCESSING SERVICES; ISSUING OF CREDIT CARDS; PROVIDING CASH AND OTHER REBATES FOR CREDIT CARD USE AS PART OF A CUSTOMER LOYALTY PROGRAM; TRADING OF SECURITIES, BROKERAGE OF SHARES, FOREIGN EXCHANGE TRANSACTIONS, COMMODITY BROKERAGE AND EXCHANGE, TRADING OF SECURITIES OPTIONS AND OTHER DERIVATIVE PRODUCTS FOR OTHERS; FINANCIAL PLANNING FOR RETIREMENT; FINANCIAL INFORMATION AND CONSULTANCY SERVICES PROVIDED ONLINE FROM A COMPUTER DATABASE OR GLOBAL COMPUTER NETWORK |
| BANK OF AMERICA MERRILL LYNCH | Reg 24-JUN- 2014 | Goods and Services: |

18587542V.1

| BASK (F. AMERICA SERPER). EVISCH | Reg 4555907 | INT. CL. 36 FINANCIAL RESEARCH; FINANCIAL INFORMATION; FINANCIAL ANALYSIS; FINANCIAL ADVICE; FINANCIAL PLANNING; FINANCIAL CONSULTATION; FINANCIAL MANAGEMENT; INVESTMENT BROKERAGE; INVESTMENT CONSULTATION; INVESTMENT MANAGEMENT; INVESTMENT ADVICE; MUTUAL FUND INVESTMENT; BANKING SERVICES; CREDIT CARD AND DEBIT CARD SERVICES; TRADING OF SECURITIES, SHARES, FOREIGN EXCHANGE, COMMODITIES, OPTIONS AND OTHER DERIVATIVE PRODUCTS FOR OTHERS; FINANCIAL PLANNING FOR RETIREMENT; FINANCIAL INFORMATION AND SERVICES, NAMELY, INVESTMENT CONSULTANCY SERVICES, PROVIDED ONLINE FROM A COMPUTER DATABASE OR GLOBAL COMPUTER NETWORK |
|--|---------------------------------------|--|
| MERRILL EDGE BANK OF AMERICA CORPORATION | Reg 22- NOV-2011 Reg 4059299 | Goods and Services: INT. CL. 36 MUTUAL FUND INVESTMENT SERVICES; INVESTMENT MANAGEMENT SERVICES; SECURITIES BROKERAGE SERVICES; MONEY MANAGEMENT; FINANCIAL ANALYSIS; PROVIDING PERSONALIZED INVESTMENT INFORMATION, INVESTMENT ACCOUNT MANAGEMENT AND SECURITIES BROKERAGE SERVICES, ALL BY MEANS OF WIRELESS COMMUNICATION DEVICES AND BY TELEPHONE; FINANCIAL MARKET INFORMATION SERVICES, NAMELY, COMPILING AND PROVIDING INFORMATION REGARDING SECURITIES; PROVIDING INFORMATION ABOUT SECURITIES BY TELEPHONE |
| COUNTRYWIDE HOME LOANS Coussywide Home Loans | " | Goods and Services: INT. CL. 36 MORTGAGE BANKING; MORTGAGE LENDING |

Bank of America had not and has not assigned these trademark registrations to those identified as receiving parties, and the document recorded as evidence of the alleged Nunc Pro Tunc Assignment, which is fraudulent and suffers from myriad legal defects, does not actually transfer title in those registrations.

In view of the foregoing, we demand that within the next three (3) business days you: (i) contact the USPTO and take *bona fide* steps to have this fraudulent filing immediately removed from the USPTO records, and (ii) confirm to us in a sworn writing with evidence that you have contacted the USPTO and have taken all necessary steps to remove this fraudulent filing/document from the USPTO records.

18587542V.1

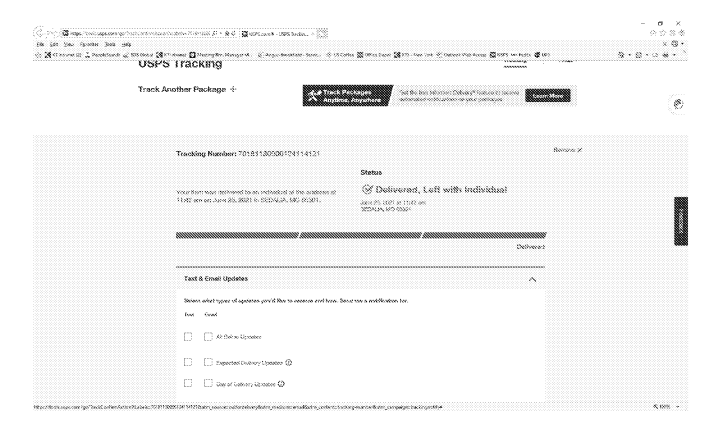
Anthony G. Corpe and Valerie D. Corpe June 22, 2021 Page 3

If this matter is not resolved promptly with your cooperation, our client will take any and all actions it deems appropriate to remedy the situation. Nothing herein constitutes an express or implied waiver of any rights, remedies, or defenses by Bank of America, all of which are expressly reserved.

Sincerely,

Jill Tomlinson

Enclosure



<TrackingUpdates@fedex.com>

Sent: Wednesday, June 23, 2021 12:37 PM

To: Kanhai, Susan < SKanhai@kilpatricktownsend.com >

Subject: FedEx Shipment 280658248862: Your package has been delivered



Hi. Your package was delivered Wed, 06/23/2021 at 11:33am.



Delivered to 30651 MCCORMICK RD, SEDALIA, MO 65301 Received by A.CORPE

OBTAIN PROOF OF DELIVERY

Personal Message

PSShip eMail Notification

TRACKING NUMBER 280658248862

FROM Kilpatrick Townsend & Stockton LLP

1114 Avenue of the Americas New York, NY, US, 10036

TO Valarie D. Corpe

Anthong G. Corpe

30651 MCCORMICK RD SEDALIA, MO, US, 65301

REFERENCE 039278.0388815-02649

SHIPPER REFERENCE 039278.0388815-02649

SHIP DATE Tue 6/22/2021 05:06 PM

DELIVERED TO Residence

PACKAGING TYPE FedEx Envelope

ORIGIN New York, NY, US, 10036

DESTINATION SEDALIA, MO, US, 65301

SPECIAL HANDLING Deliver Weekday

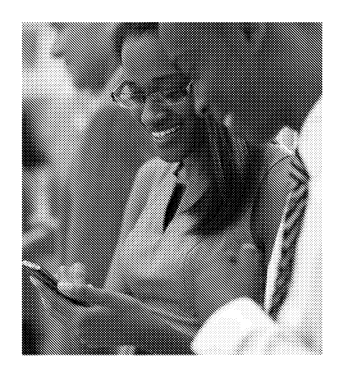
Residential Delivery

ASR

NUMBER OF PIECES 1

TOTAL SHIPMENT WEIGHT 0.50 LB

SERVICE TYPE FedEx Priority Overnight



Download the FedEx® Mobile app

Get the flexibility you need to create shipments and request to customize your deliveries through the app.

LEARN MORE

This tracking update has been requested by:

Company name: Kilpatrick Townsend & Stockton LLP

Name: Susan Kanhai

Email: skanhai@kilpatricktownsend.com

FOLLOW FEDEX















Please do not respond to this message. This email was sent from an unattended mailbox. This report was generated at approximately 11:36 AM CDT 06/23/2021.

All weights are estimated.

To track the latest status of your shipment, click on the tracking number above.

Standard transit is the date and time the package is scheduled to be delivered by, based on the

selected service, destination and ship date. Limitations and exceptions may apply. Please see the FedEx Service Guide for terms and conditions of service, including the FedEx Money-Back Guarantee, or contact your FedEx Customer Support representative.

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Thank you for your business.

Exhibit C

From: Tomlinson, Jill <JTomlinson@kilpatricktownsend.com>

Sent: Friday, July 2, 2021 11:00 AM **To:** Tony Corpe <tcorpe@live.com>

Cc: Nahitchevansky, Georges <ghn@kilpatricktownsend.com>; Kanhai, Susan <SKanhai@kilpatricktownsend.com>; 0388815 - Bank of America General Matter

<0388815.eml.us2008@wcs.kilpatricktownsend.com>

Subject: Follow-Up re Request for Correction of Fraudulent Document Filed with the United States

Patent and Trademark Office

WITHOUT PREJUDICE

Tony,

Thank you for your response. As you might imagine, the fraudulent recordal of a change of title against my client's intellectual property is a grave concern for us, and correcting the official records is a high priority. We're glad to hear that you're taking steps to address this issue.

I understand from your comments below that you're planning to send me a copy of your submission from Monday via priority mail. Please be sure to send me: (1) a complete copy of your corrective submission, and (2) a copy of the official confirmation receipt for that submission. I'd prefer that you send electronic copies (PDF or similar format electronic file would be perfect) via email, instead of soft copies via priority mail. However, if you've already sent the soft copies via priority mail, please do send electronic copies as well.

Sincerely,
Jill Tomlinson

Jill K. Tomlinson

She | Her | Hers
Kilpatrick Townsend & Stockton LLP
The Grace Building | 1114 Avenue of the Americas | New York, NY 10036-7703
office 212 775 8753 | cell 917 593 4024
itomlinson@kilpatricktownsend.com | My Profile | yCard

From: Tony Corpe < tcorpe@live.com>
Sent: Thursday, July 1, 2021 2:24 PM

To: Tomlinson, Jill </Tomlinson@kilpatricktownsend.com>

Cc: Nahitchevansky, Georges <<u>ghn@kilpatricktownsend.com</u>>; Kanhai, Susan <<u>SKanhai@kilpatricktownsend.com</u>>; 0388815 - Bank of America General Matter <0388815.eml.us2008@wcs.kilpatricktownsend.com>

Subject: Re: PLEASE RESPOND - Follow-Up re Request for Correction of Fraudulent Document Filed with the United States Patent and Trademark Office

In response to your letter and email, steps have been taken to address your concerns. Nothing happens instantly, a corrective assignment was filed on Monday to remove the Nunc Pro Tunc Assignment. It has not been recorded yet, and may not for up to 2 weeks. A letter along with a copy of the cover sheet for the corrective assignment will be priority mailed to your attention tomorrow, Friday July 2nd. I have addressed everything as requested, you have no patience.

Tony Corpe

Get Outlook for Android

From: Tomlinson, Jill < ITomlinson@kilpatricktownsend.com>

Sent: Thursday, July 1, 2021 1:06:58 PM **To:** tcorpe@live.com <tcorpe@live.com>

Cc: Nahitchevansky, Georges <<u>ghn@kilpatricktownsend.com</u>>; Kanhai, Susan <<u>SKanhai@kilpatricktownsend.com</u>>; 0388815 - Bank of America General Matter

<0388815.eml.us2008@wcs.kilpatricktownsend.com>

Subject: PLEASE RESPOND - Follow-Up re Request for Correction of Fraudulent Document Filed with the

United States Patent and Trademark Office

WITHOUT PREJUDICE

Dear Anthony G. Corpe and Valerie D. Corpe:

This is in reference to my letter dated June 22, 2021, delivered to you by both FedEx and certified mail, concerning your fraudulent recordal with the United States Patent and Trademark Office of a document purporting to be a nunc pro tunc assignment of rights in several U.S. federal trademark registrations, including four (4) registrations that are owned by my client, Bank of America. A copy of that letter, along with its enclosure, is attached for your easy reference.

You did not respond substantively to or even acknowledge my letter within the stated response time period. While my client and I had hoped that this matter could be resolved promptly and amicably, we will have no choice but to take corrective actions unless I hear from you on an urgent basis.

Sincerely, Jill Tomlinson



Jill K. Tomlinson

She | Her | Hers
Kilpatrick Townsend & Stockton LLP
The Grace Building | 1114 Avenue of the Americas | New York, NY 10036-7703
office 212 775 8753 | cell 917 593 4024
itomlinson@kilpatricktownsend.com | My Profile | yCard

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Exhibit D

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

| SUBMISSION TYPE: | CORRECTIVE ASSIGNMENT |
|-----------------------|---|
| NATURE OF CONVEYANCE: | Corrective Assignment to correct the Previously Nunc Pro Tunc Assignment previously recorded on Reel 007136 Frame 0762. Assignor(s) hereby confirms the Correction To: Entire Undivided Right, Title and Interest along with Goodwill of Associated Businesses. |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|---|----------|----------------|------------------------|
| VALERIE D. CORPE, CAPITALIZED NAME NOT DEFINED HEREIN, HAS THE MEANING AS DEFINED BY THE TERMS AND CONDITIONS OF TRADEMARK AGREEMENTS TO AND INTO WHICH CAPITALIZED NAME HAS BEEN INCORPORATED BY REFERENCE. | | 11/13/2020 | Unknown: UNITED STATES |
| ANTHONY G. CORPE, CAPITALIZED NAME NOT DEFINED HEREIN, HAS THE MEANING AS DEFINED BY THE TERMS AND CONDITIONS OF TRADEMARK AGREEMENTS TO AND INTO WHICH CAPITALIZED NAME HAS BEEN INCORPORATED BY REFERENCE. | | 11/13/2020 | Unknown: UNITED STATES |
| ANTHONY G. CORPE II, CAPITALIZED NAME NOT DEFINED HEREIN, HAS THE MEANING AS DEFINED BY THE TERMS AND CONDITIONS OF TRADEMARK AGREEMENTS TO AND INTO WHICH CAPITALIZED NAME HAS BEEN INCORPORATED BY REFERENCE. | | 11/13/2020 | Unknown: UNITED STATES |
| TONY CORPE, CAPITALIZED NAME NOT DEFINED HEREIN, HAS THE MEANING AS DEFINED BY THE TERMS AND CONDITIONS OF TRADEMARK AGREEMENTS TO AND INTO WHICH CAPITALIZED NAME HAS BEEN INCORPORATED BY REFERENCE. | | 11/13/2020 | Unknown: UNITED STATES |
| MERSCORP HOLDINGS, INC FORMERLY MORTGAGE | | 08/29/2006 | Corporation: VIRGINIA |

| ELECTRONIC REGISTRATION SYSTEMS, INC (MERS) | | |
|---|------------|--------------------------------|
| COUNTRYWIDE HOME LOANS, INC | 08/29/2006 | Corporation: CALIFORNIA |
| BAC HOME LOANS SERVICING, LP | 05/05/2011 | Corporation: VIRGINIA |
| BANK OF AMERICA CORPORATION FORMERLY COUNTRYWIDE HOME LOANS, INC | 05/16/2015 | Corporation: CALIFORNIA |
| CALIBER HOME LOANS, INC | 05/16/2015 | Corporation: OKLAHOMA |
| U.S. BANK, N.A. AS TRUSTEE FOR LSF9 MASTER PARTICIPATION TRUST | 04/20/2016 | Corporation: OKLAHOMA |
| FIRST AMERICAN CORELOGIC, INC. FORMERLY CORELOGIC SOLUTIONS, LLC | 08/29/2006 | Corporation: CALIFORNIA |
| BofA Merrill Lynch Asset Holdings, Inc | 01/25/2013 | Corporation: NEW YORK |
| Bank of America N.A. FORMERLY Nationsbank N.A. | 08/01/2017 | Corporation: NORTH CAROLINA |
| BANK OF AMERICA CORPORATION FORMERLY COUNTRYWIDE HOME LOANS, INC | 11/08/2008 | Corporation: NORTH CAROLINA |

RECEIVING PARTY DATA

| Name: | Anthony G. Corpe |
|-----------------|---------------------------|
| Also Known As: | ANTHONY G. CORPE |
| Street Address: | 30651 Mccormick Road |
| City: | Sedalia |
| State/Country: | MISSOURI |
| Postal Code: | 65301 |
| Entity Type: | INDIVIDUAL: UNITED STATES |

| 3 | Valerie D. Corpe |
|-----------------|---------------------------|
| | VALERIE D. CORPE |
| Street Address: | 39651 Mccormick Road |
| City: | Sedalia |
| State/Country: | MISSOURI |
| Postal Code: | 65301 |
| Entity Type: | INDIVIDUAL: UNITED STATES |

| Name: | Anthony G. Corpe II |
|-----------------|----------------------|
| Also Known As: | ANTHONY G. CORPE II |
| Street Address: | 30651 Mccormick Road |
| City: | Sedalia |
| State/Country: | MISSOURI |
| | |

| Postal Code: | 65301 | |
|--------------|---------------------------|--|
| Entity Type: | INDIVIDUAL: UNITED STATES | |

| Name: | Tony Corpe |
|-----------------|---------------------------|
| Also Known As: | TONY CORPE |
| Street Address: | 30651 Mccormick Road |
| City: | Sedalia |
| | MISSOURI |
| Postal Code: | 65301 |
| Entity Type: | INDIVIDUAL: UNITED STATES |

PROPERTY NUMBERS Total: 8

| Property Type | Number | Word Mark |
|----------------------|---------|--|
| Registration Number: | 5984588 | CALIBER HOME LOANS |
| Registration Number: | 3301368 | COUNTRYWIDE HOME LOANS |
| Registration Number: | 3308829 | CORELOGIC |
| Registration Number: | 2084831 | MERS |
| Registration Number: | 1872784 | AMERICA'S WHOLESALE LENDER |
| Registration Number: | 4555907 | BANK OF AMERICA MERRILL LYNCH |
| Registration Number: | 5837719 | MERRILL LYNCH |
| Registration Number: | 4059299 | MERRILL EDGE BANK OF AMERICA CORPORATION |

CORRESPONDENCE DATA

Phone: 6604601322
Email: tcorpe@live.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that

is unsuccessful, it will be sent via US Mail.

Correspondent Name: Anthony G. Corpe
Address Line 1: 30651 Mccormick Road
Address Line 4: Sedalia, MISSOURI 65301

DOMESTIC REPRESENTATIVE

Name:

Address Line 1: Address Line 2: Address Line 3:

Address Line 4:

| | NAME OF SUBMITTER: | Anthony G. Corpe; Valerie D. Corpe |
|--------------|--------------------|--|
| | Signature: | /Anthony G. Corpe/; /Valerie D. Corpe/ |
| Same and the | Daie: | 06/28/2021 |

Total Attachments: 26

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RECEIPT INFORMATION

RECORDED: 09/22/2021

ETAS ID:

TM656243

Receipt Date:

06/28/2021

Fee Amount:

\$215