IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA, et al.,)
Plaintiffs,))
v.) Civil Action No. 12-00361 (RMC)
BANK OF AMERICA CORP., et al.,))
Defendants.)

MONITOR'S NOTICE TO DISTRICT COURT OF ADDITIONAL METRICS

The undersigned, Joseph A. Smith, Jr., in my capacity as the Monitor under the Consent Judgment (Case 1:12-cv-00361-RMC; Document 10) filed in the above-captioned matter on April 4, 2012 ("Judgment"), respectfully files this Notice of Amendment of Schedule E-1 to the Judgment ("Notice"). This Notice is filed under and pursuant to paragraph C.11 of Exhibit E to the Judgment ("Exhibit E"), and as contemplated thereunder, I have consulted with and I have not received any objection to the filing of this Notice from J.P. Morgan Chase Bank, N.A. ("Servicer") and the Monitoring Committee referred to in section B of Exhibit E to the Judgment ("Monitoring Committee").

I. Background

Under Exhibit E, paragraph C.12, in consultation with Servicer and the Monitoring Committee, I am permitted to add up to three additional Metrics and associated Threshold Error Rates through an amendment of Schedule E-1 to the Judgment. The additional Metrics (a) must be similar to the Metrics and associated Threshold Error Rates contained in Schedule E-1 to the Judgment, (b) must relate to material terms of the Servicing Standards, (c) must be either

(i) outcomes-based or (ii) require the existence of policies and procedures in a manner similar to Metrics 5.B-E, and (d) must be distinct from, and not overlap with, any other Metrics ("Additional Metrics Criteria").

Through my work as Monitor under the Judgment, I determined that additional Metrics were needed and proposed three additional Metrics to the Servicer and the other Servicers that are parties to the four other consent judgments that are filed in Case 1:12-cv-00361-RMC (all the consent judgments, "Settlement," and Servicer and the other Servicers that are parties to the Settlement, collectively "Servicers"). The three additional Metrics I proposed satisfied the Additional Metrics Criteria.

As a result of my consultation with Servicers and with the consent of Servicers, the three additional Metrics I proposed were separated into four additional Metrics. One of these four additional Metrics did not meet the Additional Metrics Criteria. This Metric, denominated as Metric 30, effectively created new servicing standards pertaining to the loan modification process and thereby imposed additional, measurable obligations on Servicers.

The four additional Metrics were then presented to the Monitoring Committee and after discussions among Servicers, the Monitoring Committee and me, the final terms of the four additional Metrics were agreed upon. With the exception of the one additional Metric denominated as Metric 30, the final terms of the additional Metrics satisfy the Additional Metrics Criteria. The additional Metric denominated as Metric 30 does not *per se* satisfy the Additional Metrics Criteria; however, the obligations imposed on Servicers as a result of such additional Metric are substantially similar to and flow from the obligations imposed upon Servicers by the existing Servicing Standards under Exhibit A to each of the consent judgments filed in the Settlement.

This Notice is being filed to amend Schedule E-1 to include the four additional Metrics and their respective Threshold Error Rates, as applicable.

II. Amendment

In accordance with the terms of the Judgment in Exhibit E, paragraph C.12, after consultation with and no objection from Servicer and the Monitoring Committee, Schedule E-1 of the Judgment is amended to include the following four additional Metrics, copies of which are attached to this Notice as Attachments 1, 2, 3 and 4, respectively:

Metric	Measurement	Threshold Error Rate
#30	Loan Modification Process	5%
Servicing Standards: N/A		
#31	Loan Modification Denial	5%
Servicing Standards: IV.C.4.g, IV.G.2.a, IV.G.3.a	Notice Disclosure	
#32	SPOC Implementation and	5% for Test Question 1 and
Servicing Standards: IV.C.2	Effectiveness	Y/N for Test Questions 2-3
#33	Billing Statement Accuracy	5%
Servicing Standards: I.B.5.a, I.B.5.b, I.B.5.c, I.B.5.d		

I respectfully file this Notice with the United States District Court for the District of Columbia on this, the 2nd day of October, 2013, and a copy of this Notice has been provided by me to Servicer and the Monitoring Committee.

/s/ Joseph A. Smith, Jr.
Joseph A. Smith, Jr.
Monitor

CERTIFICATE OF SERVICE

I hereby certify that on this date I have filed a copy of the foregoing using the Court's CM/ECF system, which will send electronic notice of filing to the persons listed below at their respective email addresses.

This the 2nd day of October, 2013.

/s/ Joseph A. Smith, Jr.
Joseph A. Smith, Jr.

SERVICE LIST

John M. Abel

PENNSYLVANIA OFFICE OF ATTORNEY GENERAL Bureau of Consumer Protection Strawberry Square 15th Floor Harrisburg, PA 17120 (717) 783-1439 jabel@attorneygeneral.gov Assigned: 04/05/2012

representing **COMMONWEALTH OF PENNSYLVANIA**

(Plaintiff)

Ryan Scott Asbridge

OFFICE OF THE MISSOURI ATTORNEY GENERAL P.O. Box 899 Jefferson City, MO 65102 (573) 751-7677 ryan.asbridge@ago.mo.gov Assigned: 10/03/2012

representing STATE OF MISSOURI

(Plaintiff)

Douglas W. Baruch

FRIED, FRANK, HARRIS, SHRIVER & JACOBSON LLP 801 17th Street, NW Washington, DC 20006 (202) 639-7000 (202) 639-7003 (fax)

barucdo@ffhsj.com Assigned: 11/01/2012 representing WELLS FARGO BANK
NATIONAL
ASSOCIATION

(Defendant)

Timothy K. Beeken

Assigned: 05/02/2012

DEBEVOISE & PLIMPTON LLP 919 Third Avenue New York, NY 10022 (202) 909-6000 212-909-6836 (fax) tkbeeken@debevoise.com

representing

J.P. MORGAN CHASE & COMPANY

(Defendant)

JPMORGAN CHASE BANK, N.A.

(Defendant)

J. Matt Bledsoe

OFFICE OF ATTORNEY GENERAL 501 Washington Avenue Montgomery, AL 36130 (334) 242-7443 (334) 242-2433 (fax) consumerfax@ago.state.al.us

representing

STATE OF ALABAMA

(Plaintiff)

Rebecca Claire Branch

Assigned: 04/26/2012

OFFICE OF THE NEW MEXICO ATTORNEY GENERAL 111 Lomas Boulevard, NW Suite 300 Albuquerque, NM 87102 (505) 222-9100 rbranch@nmag.gov

rbrancn@nmag.gov Assigned: 10/04/2012 representing

STATE OF NEW MEXICO

Nathan Allan Brennaman

MINNESOTA ATTORNEY GENERAL'S

OFFICE

445 Minnesota Street

Suite 1200

St. Paul, MN 55101-2130

(615) 757-1415

nate.brennaman@ag.mn.us

Assigned: 04/24/2012

representing **N**

representing

STATE OF MINNESOTA

(Plaintiff)

Matthew J. Budzik

OFFICE OF THE CONNECTICUT

ATTORNEY GENERAL

Finance Department

P. O. Box 120

55 Elm Street

Hartford, CT 06141

(860) 808-5049

matthew.budzik@ct.gov

Assigned: 03/13/2012

STATE OF

CONNECTICUT

(Plaintiff)

Elliot Burg

VERMONT OFFICE OF THE

ATTORNEY GENERAL

109 State Street

Montpelier, VT 05609

(802) 828-2153

Assigned: 03/13/2012

representing STATE OF VERMONT

(Plaintiff)

Victoria Ann Butler

OFFICE OF THE ATTORNEY

GENERAL, STATE FLORIDA

3507 East Frontage Road, Suite 325

Tampa, FL 33607

(813) 287-7950

Victoria.Butler@myfloridalegal.com

Assigned: 03/13/2012

representing

STATE OF FLORIDA

Nicholas George Campins

CALIFORNIA DEPARTMENT OF JUSTICE-OFFICE OF THE ATTORNEY

GENERAL

Public Rights Division/Consumer Law

Section

455 Golden Gate Avenue

Suite 11000

San Francisco, CA 94102

(415) 703-5733

Nicholas.Campins@doj.ca.gov

Assigned: 03/19/2012

representing

STATE OF CALIFORNIA

(Plaintiff)

Susan Ann Choe

OHIO ATTORNEY GENERAL

150 E Gay Street

23rd Floor

Columbus, OH 43215

(614) 466-1181

susan.choe@ohioattorneygeneral.gov

Assigned: 03/13/2012

representing

STATE OF OHIO

(Plaintiff)

John William Conway

KENTUCKY ATTORNEY GENERAL

700 Captial Avenue

State Capitol, Suite 118

Frankfort, KY 40601

(502) 696-5300

susan.britton@ag.ky.gov

Assigned: 09/04/2012

COMMONWEALTH OF

representing KENTUCKY

(Plaintiff)

Robert Elbert Cooper

OFFICE OF THE TENNESSEE

ATTORNEY GENERAL

425 5th Avenue North

Nashville, TN 37243-3400

(615) 741-6474

bob.cooper@ag.tn.gov

Assigned: 04/27/2012

representing

STATE OF TENNESSEE

Gerald J. Coyne

OFFICE OF THE ATTORNEY

GENERAL

150 South Main Street

Providence, RI 02903 (401) 274-4400 ext. 2257

gcoyne@riag.ri.gov

Assigned: 03/13/2012

STATE OF RHODE

representing ISLAND

(Plaintiff)

James Amador Daross

OFFICE OF THE ATTORNEY

GENERAL OF TEXAS

401 E. Franklin Avenue

Suite 530

El Paso, TX 79901

(915) 834-5801

james.daross@oag.state.tx.us

Assigned: 03/13/2012

representing STATE OF TEXAS

(Plaintiff)

Brett Talmage DeLange

OFFICE OF THE IDAHO ATTORNEY

GENERAL

Consumer Protection Division

700 W. Jefferson STreet

Boise, ID 83720

(208) 334-4114

bdelange@ag.state.id.us

Assigned: 03/13/2012

representing STATE OF IDAHO

(Plaintiff)

James Bryant DePriest

ARKANSAS ATTORNEY GENERAL

Public Protection Department

323 Center Street

Suite 200

Little Rock, AR 72201

(501) 682-5028

jim.depriest@arkansasag.gov

Assigned: 03/13/2012

representing STATE OF ARKANSAS

Michael A. Delaney

NEW HAMPSHIRE ATTORNEY

GENERAL'S OFFICE

33 Capitol Street Concord, NH 03301

(603) 271-1202

Assigned: 03/13/2012

representing

STATE OF NEW HAMPSHIRE

(Plaintiff)

Benjamin G. Diehl

CALIFORNIA DEPARTMENT OF

JUSTICE-OFFICE OF THE ATTORNEY

GENERAL

Public Rights Division/Consumer Law

Section

300 South Spring Street

Suite 1702

Los Angeles, CA 90013

(213) 897-5548

Benjamin.Diehl@doj.ca.gov

Assigned: 03/19/2012

representing

STATE OF CALIFORNIA

(Plaintiff)

Cynthia Clapp Drinkwater

ALASKA ATTORNEY GENERAL'S

OFFICE

1031 W. 4th Avenue

Suite 300

Anchorage, AK 99501

(907) 269-5200

Assigned: 03/13/2012

representing

STATE OF ALASKA

Parrell D. Grossman

OFFICE OF THE ATTORNEY

GENERAL

Consumer Protection and Antitrust

Division

Gateway Professional Center

1050 E. Intersate Avenue

Suite 300

Bismarck, ND 58503-5574

(701) 328-3404

pgrossman@nd.gov

Assigned: 03/13/2012

representing STATE OF NORTH DAKOTA

(Plaintiff)

Frances Train Grunder

CALIFORNIA DEPARTMENT OF

JUSTICE-OFFICE OF THE ATTORNEY

GENERAL

Public Rights Division/Consumer Law

Section

455 Golden Gate Avenue

Suite 11000

San Francisco, CA 94102

(415) 703-5723

Frances.Grunder@doj.ca.gov

Assigned: 03/19/2012

representing STATE OF CALIFORNIA

(Plaintiff)

Deborah Anne Hagan

ILLINOIS ATTORNEY GENERAL'S

OFFICE

Division of Consumer Protection

500 South Second Street

Springfield, IL 62706

(217) 782-9021

dhagan@atg.state.il.us

Assigned: 03/13/2012

representing

STATE OF ILLINOIS

Thomas M. Hefferon

GOODWIN PROCTER LLP 901 New York Avenue Washington, DC 20001 (202) 346-4000 (202) 346-4444 (fax)

thefferon@goodwinprocter.com

Assigned: 09/12/2012

representing

COUNTRYWIDE FINANCIAL CORPORATION

(Defendant)

COUNTRYWIDE HOME LOANS, INC.

(Defendant)

COUNTRYWIDE MORTGAGE VENTURES, LLC

(Defendant)

Charles W. Howle

OFFICE OF THE ATTORNEY GENERAL 100 North Carson Street Carson City, NV 89701 (775) 684-1227 (775) 684-1108 (fax)

(//5) 684-1108 (fax)

whowle@ag.nv.gov Assigned: 03/13/2012 representing

STATE OF NEVADA

(Plaintiff)

David W. Huey

WASHINGTON STATE OFFICE OF THE

ATTORNEY GENERAL

Consumer Protection Division

P. O. Box 2317

1250 Pacific Avenue

Tacoma, WA 98332-2317

(253) 593-5057

davidh3@atg.wa.gov

Assigned: 03/13/2012

representing

STATE OF WASHINGTON

David B. Irvin

OFFICE OF VIRGINIA ATTORNEY

GENERAL

Antitrust and Consumer Litigation Section

900 East Main Street

Richmond, VA 23219

(804) 786-4047

dirvin@oag.state.va.us

Assigned: 03/13/2012

COMMONWEALTH OF

representing VIRGINIA

representing

representing

(*Plaintiff*)

Marty Jacob Jackley

OFFICE OF ATTORNEY GENRERAL

1302 E. Highway 14

Suite 1

Pierre, SD 57501

(605) 773-4819

marty.jackley@state.sd.us

Assigned: 03/13/2012

STATE OF SOUTH

DAKOTA

(Plaintiff)

William Farnham Johnson

FRIED, FRANK, HARRIS, SHRIVER &

JACOBSON LLP

One New York Plaza

24th Floor

New York, NY 10004

(212) 859-8765

Assigned: 11/02/2012

PRO HAC VICE

WELLS FARGO BANK

NATIONAL ASSOCIATION

(Defendant)

Abigail L. Kuzman

OFFICE OF THE INDIANA ATTORNEY

GENERAL

Consumer Protection Division

302 West Washington Street

5th Floor

Indianapolis, IN 46204

(317) 234-6843

Assigned: 03/13/2012

representing STATE OF INDIANA

Matthew James Lampke

OHIO ATTORNEY GENERAL

Mortgage Foreclosure Unit

30 East Broad Street

26th Floor

Columbus, OH 43215

(614) 466-8569

matthew.lampke@ohioattorneygeneral.gov

Assigned: 04/02/2012

STATE OF OHIO representing

(Plaintiff)

Philip A. Lehman

ATTORNEY GENERAL STATE OF

NORTH CAROLINA

P.O. Box 629

Raleigh, NC 27602

(919) 716-6050

Assigned: 03/13/2012

STATE OF NORTH representing

CAROLINA

(Plaintiff)

David Mark Louie

STATE OF HAWAII DEPARTMENT OF

THE ATTORNEY GENERAL

425 Queen Street

Honolulu, HI 96813

(808) 586-1282

david.m.louie@hawaii.gov

Assigned: 03/13/2012

STATE OF HAWAII representing

(Plaintiff)

Robert R. Maddox

BRADLEY AVANT BOULT

CUMMINGS LLP

1819 5th Avenue N

Birmingham, AL 35203

(205) 521-8000

rmaddox@babc.com

Assigned: 05/07/2012

ALLY FINANCIAL, representing

INC.

(Defendant)

GMAC MORTGAGE,

LLC

(Defendant)

GMAC RESIDENTIAL FUNDING CO., LLC (Defendant)

RESIDENTIAL CAPITAL, LLC(*Defendant*)

OCWEN LOAN SERVICING, LLC

(successors by assignment to Residential Capital, LLC and GMAC Mortgage, LLC

GREEN TREE SERVICING LLC

(successors by assignment to Residential Capital, LLC and GMAC Mortgage, LLC

Carolyn Ratti Matthews

ARIZONA ATTORNEY GENERAL 1275 West Washington Phoenix, AZ 85007 (602) 542-7731 Catherine.Jacobs@azag.gov Assigned: 04/23/2012

representing

STATE OF ARIZONA (Plaintiff)

Andrew Partick McCallin

COLORADO ATTORNEY GENERAL'S

OFFICE

Consumer Protection Section 1525 Sherman Street 7th Floor Denver, CO 80203 (303) 866-5134

Assigned: 05/01/2012

representing STATE OF COLORADO

Ian Robert McConnel

DELAWARE DEPARTMENT OF

JUSTICE

Fraud Division

820 North French Street

Wilmington, DE 19801

(302) 577-8533

ian.mcconnel@state.de.us

Assigned: 03/13/2012

representing STATE OF DELAWARE

(Plaintiff)

Robert M. McKenna

WASHINGTON STATE OFFICE OF THE

ATTORNEY GENERAL

1125 Washington Street, SE

Olympia, WA 98504-0100

(360) 753-6200

Rob.McKenna@atg.wa.gov

Assigned: 03/13/2012

representing STATE OF WASHINGTON

(Plaintiff)

Jill L. Miles

WEST VIRGINIA ATTORNEY

GENERAL'S OFFICE

Consumer Protection Division

1900 Kanawha Boulevard East

Capitol Complex, Building 1, Room 26E

Charleston, WV 25305

(304) 558-8986

JLM@WVAGO.GOV

Assigned: 04/24/2012

STATE OF WEST

representing VIRGINIA

(Plaintiff)

Thomas J. Miller

IOWA DEPARTMENT OF JUSTICE

Administrative Services

Hoover State Office Building

1305 East Walnut Street

Des Moines, IA 50319

(515) 281-8373

Assigned: 03/13/2012

representing STATE OF IOWA

Michael Joseph Missal

K & L Gates 1601 K Street, NW Washington, DC 20006 (202) 778-9302 202-778-9100 (fax) michael.missal@klgates.com Assigned: 05/08/2012

representing

CITIGROUP, INC.

(Defendant)

WELLS FARGO & COMPANY (Defendant)

WELLS FARGO BANK NATIONAL ASSOCIATION (Defendant)

James Patrick Molloy

MONTANA ATTORNEY GENERAL'S OFFICE 215 N. Sanders Helena, MT 59601 (406) 444-2026

representing

STATE OF MONTANA (*Plaintiff*)

Keith V. Morgan

Assigned: 03/13/2012

U.S. ATTORNEY'S OFFICE Judiciary Center Building 555 Fourth Street, NW Washington, DC 20530 (202) 514-7228 (202) 514-8780 (fax) keith.morgan@usdoj.gov Assigned: 03/12/2012

representing

UNITED STATES OF AMERICA (Plaintiff)

Jennifer M. O'Connor

WILMER CUTLER PICKERING HALE

& DORR

1875 Pennsylvania Avenue, NW

Washington, DC 20006

(202) 663-6110

(202) 663-6363 (fax)

jennifer.o'connor@wilmerhale.com

Assigned: 04/25/2012

representing BANK OF AMERICA CORPORATION

(Defendant)

BANK OF AMERICA,

N.A.,

(Defendant)

BAC HOME LOANS SERVICING, LP

(Defendant)

COUNTRYWIDE BANK,

FSB

(Defendant)

D. J. Pascoe

MICHIGAN DEPARTMENT OF

ATTORNEY GENERAL

Corporate Oversight Division

525 W. Ottawa

G. Mennen Williams Building, 6th Floor

Lansing, MI 48909

(517) 373-1160

Assigned: 10/03/2012

representing STATE OF MICHIGAN

Gregory Alan Phillips

WYOMING ATTORNEY GENERAL'S

OFFICE

123 State Capitol Building representing

Cheyenne, WY 82002

(307) 777-7841

greg.phillips@wyo.gov

Assigned: 03/13/2012

Sanettria Glasper Pleasant

DEPARTMENT OF JUSTICE FOR

LOUISIANA

1885 North Third Street

4th Floor

Baton Rouge, LA 70802

(225) 326-6452

PleasantS@ag.state.la.us

Assigned: 03/13/2012

Holly C Pomraning

STATE OF WISCONSIN DEPARTMENT

OF JUSTICE

17 West MAin Street

Madison, WI 53707

(608) 266-5410

pomraninghc@doj.state.wi.us

Assigned: 03/13/2012

Jeffrey Kenneth Powell

OFFICE OF THE NEW YORK

ATTORNEY GENERAL

120 Broadway

3rd Floor

New York, NY 10271-0332

(212) 416-8309

jeffrey.powell@ag.ny.gov

Assigned: 03/13/2012

STATE OF WYOMING

(Plaintiff)

STATE OF LOUISIANA

STATE OF WISCONSIN

(Plaintiff)

(Plaintiff)

representing

representing

representing STATE OF NEW YORK

Lorraine Karen Rak

STATE OF NEW JERSEY OFFICE OF

THE ATTORNEY GENERAL

124 Halsey Street 5th Floor

Newark, NJ 07102

(973) 877-1280

Lorraine.Rak@dol.lps.state.nj.us

Assigned: 03/13/2012

STATE OF NEW

representing **JERSEY**

representing

(*Plaintiff*)

Bennett C. Rushkoff

OFFICE OF THE ATTORNEY

GENERAL

Public Advocacy Section

441 4th Street, NW

Suite 600-S

Washington, DC 20001

(202) 727-5173

(202) 727-6546 (fax)

bennett.rushkoff@dc.gov

Assigned: 03/13/2012

DISTRICT OF

COLUMBIA

(Plaintiff)

William Joseph Schneider

ATTORNEY GENERAL'S OFFICE

111 Sewall Street

State House Station #6

Augusta, MA 04333

(207) 626-8800

william.j.schneider@maine.gov

Assigned: 03/13/2012

representing STATE OF MAINE

(Plaintiff)

Mark L. Shurtleff

160 East 300 South

5th Floor

P.O. Box 140872

Salt Lake City, UT 8411-0872

(801) 366-0358

mshurtleff@utah.gov

Assigned: 03/13/2012

representing STATE OF UTAH

Abigail Marie Stempson

OFFICE OF THE NEBRASKA ATTORNEY GENERAL

COnsumer Protection Division
2115 State Capitol

representing

(Plaintiff)

2115 State Capitol Lincoln, NE 68509-8920

(402) 471-2811

Assigned: 03/13/2012

Meghan Elizabeth Stoppel

OFFICE OF THE KANSAS ATTORNEY

GENERAL

120 SW 10th Avenue representing STATE OF KANSAS

(*Plaintiff*)

(Plaintiff)

STATE OF GEORGIA

2nd Floor

Topeka, KS 66612 (785) 296-3751

Assigned: 03/13/2012

Jeffrey W. Stump

GEORGIA DEPARTMENT OF LAW

Regulated Industries
40 Capitol Square, SW representing

Atlanta, GA 30334 (Plaintiff)

(404) 656-3337 Assigned: 03/13/2012

Michael Anthony Troncoso

CALIFORNIA ATTORNEY GENERAL'S

OFFICE

455 Golden Gate Avenue Suite 14500 STATE OF CALIFORNIA

San Franisco, CA 94102

(415) 703-1008

Assigned: 03/13/2012

representing

Amber Anderson Villa

MASSACHUSETTS OFFICE OF THE

ATTORNEY GENERAL

Consumer Protection Division

One Ashburton Place

18th Floor

Boston, MA 02108

(617) 963-2452

amber.villa@state.ma.us

Assigned: 03/13/2012

COMMONWEALTH OF MASSACHUSETTS

(Plaintiff)

John Warshawsky

U.S. DEPARTMENT OF JUSTICE

Civil Division, Fraud Section

601 D Street, NW

Room 9132

Washington, DC 20004

(202) 305-3829

(202) 305-7797 (fax)

john.warshawsky@usdoj.gov

Assigned: 11/02/2012

UNITED STATES OF

representing AMERICA

(*Plaintiff*)

Simon Chongmin Whang

OREGON DEPARTMENT OF JUSTICE

Financial Fraud/Consumer Protection

1515 SW 5th Avenue

Suite 410

Portland, OR 97201

(971) 673-1880

simon.c.whang@doj.state.or.us

Assigned: 03/13/2012

representing STATE OF OREGON

(Plaintiff)

Bridgette Williams Wiggins

MISSISSIPPI ATTORNEY GENERAL'S

OFFICE

550 High Street

Suite 1100

Jackson, MS 39201

(601) 359-4279

bwill@ago.state.ms.us

Assigned: 03/13/2012

STATE OF MISSISSIPPI

(Plaintiff)

representing

representing

Amy Pritchard Williams

K & L GATES LLP 214 North Tryon Street

Charlotte, NC 28202

(704) 331-7429

Assigned: 11/02/2012 PRO HAC VICE

WELLS FARGO BANK

NATIONAL ASSOCIATION

(Defendant)

Alan McCrory Wilson

OFFICE OF THE SOUTH CAROLINA

ATTORNEY GENERAL

1000 Aassembly Street

Room 519

Columbia, SC 29201

(803) 734-3970

Assigned: 03/13/2012

STATE OF SOUTH representing

CAROLINA

(Plaintiff)

Katherine Winfree

OFFICE OF THE ATTORNEY

GENERAL OF MARYLAND

200 Saint Paul Place

20th Floor

Baltimore, MD 21201

(410) 576-7051

Assigned: 03/13/2012

STATE OF MARYLAND

(Plaintiff)

Alan Mitchell Wiseman

COVINGTON & BURLING LLP

1201 Pennsylvania Avenue, NW

Washington, DC 20004

(202) 662-5069

(202) 778-5069 (fax)

awiseman@cov.com

Assigned: 01/29/2013

representing

representing

CITIBANK, N.A.

(Defendant)

CITIGROUP, INC.

(Defendant)

CITIMORTGAGE, INC.

(Defendant)

Jennifer M. Wollenberg
FRIED, FRANK, HARRIS, SHRIVER &
JACOBSON, LLP
801 17th Street, NW
Washington, DC 20006
(202) 639-7278
(202) 639-7003 (fax)
jennifer.wollenberg@friedfrank.com

Assigned: 11/06/2012

representing

WELLS FARGO BANK NATIONAL ASSOCIATION (Defendant)

Metric	Measurements	Loan Level Tolerance for Error	Threshold Error Rate	Test Loan Population and Error Definition	Test Questions
#30 Standards: N/A	Loan Modification Process	Y/N for Questions 1 - 3	5%	Population Definition: 1 st lien borrowers declined in the review period for incomplete or missing documents in their loan modification application. Error Definition: Loans where the answer to any one of the test questions is a No.	Is there evidence Servicer or the assigned SPOC notified the borrower in writing of the documents required for an initial application package for available loan modification programs?
					2. Provided the borrower timely submitted all documents requested in initial notice of incomplete information ("5 day letter") or earlier ADRL letters, did the Servicer afford the borrower at least 30 days to submit the documents requested in the Additional Document Request Letter ("ADRL") before declining the borrower for incomplete or missing documents?"
					3. Provided the borrower timely submitted all documents requested in the initial notice of incomplete information ("5-day letter") and earlier ADRL letters, did the Servicer afford the borrower at least 30 days to submit any additional required documents from the last ADRL before referring the loan to foreclosure or proceeding to foreclosure sale? "

¹ The population includes only borrowers who submitted the first document on or before the day 75 days before the scheduled or expected foreclosure sale date.

This Metric is subject to applicable investor rule requirements.

Nothing in this Metric shall be deemed to prejudice the right of a Servicer to decline to evaluate a borrower for a modification in accordance with IV.H.12. Specifically, Servicer shall not be obligated to evaluate requests for loss mitigation options from (a) borrowers who have already been evaluated or afforded a fair opportunity to be evaluated consistent with the requirements of HAMP or proprietary modification programs, or (b) borrowers who were evaluated after the date of implementation of this Agreement, consistent with this Agreement, unless there has been a material change in the borrower's financial circumstances that is documented by borrower and submitted to Servicer.

[&]quot;If the Servicer identifies an incomplete document submitted by the borrower before, or in response to the 5-day letter, the Servicer may request a complete document via the 5-day letter or an ADRL. An incomplete document is one that is received and not complete or that is not fully completed per the requirements (e.g. missing signature, missing pages etc.). A missing document is one that is not received by Servicer.

Metric	Measurements	Loan Level Tolerance for Error	Threshold Error Rate	Test Loan Population and Error Definition	Test Questions
#31 Standards: IV.C.4.g IV.G.2.a	Loan Modification Denial Notice Disclosure	Y/N for Questions 1 - 2	5%	Population Definition: 1 st lien borrowers declined in the review period for a loan modification application. Error Definition: Loans where the answer to any one of the test questions is a No.	 Did first lien loan modification denial notices sent to the borrower provide: the reason for denial; the factual information considered by the Servicer; and a timeframe for the borrower to provide evidence that the eligibility determination was in error?
					2. Following the Servicer's denial of a loan modification application, is there evidence the Servicer or the assigned SPOC communicated the availability of other loss mitigation alternatives to the borrower in writing?

Metric	Measurements	Loan Level Tolerance for Error	Threshold Error Rate	Test Loan Population and Error Definition	Test Questions
#32 Standards: IV.C.2	SPOC Implementation and Effectiveness	Y/N for Questions 1 - 3	5% for Question 1 Y/N for Questions 2 - 3	Population Definition: For Question 1: 1 st lien borrowers who were reassigned a SPOC for loss mitigation assistance in the review period For Question 2 and 3: Quarterly review of policies or procedures Error Definition: Failure on any one of the test	1. Is there evidence that Servicer identified and provided updated contact information to the borrower upon assignment of a new SPOC if a previously designated SPOC is unable to act as the primary point of contact?
				questions for this Metric.	2. Is there evidence of implementation of management routines or other processes to review the results of departmental level SPOC scorecards or other performance evaluation tools? 3. Is there evidence of the use of tools or management routines to monitor remediation, when appropriate, for the SPOC program if it is not

¹ The following evidence is considered appropriate using a qualitative assessment:

[•] Documents that provide an overview of the program, policy or procedures related to periodic performance evaluations, including the frequency thereof; or

[•] Sample departmental level SPOC scorecard or other performance evaluation tools that reflect performance and quality metrics, evidence of the use of thresholds to measure non-performance, identifiers when remediation is required and evidence that such remediation was identified by management, when appropriate.

Metric	Measurements	Loan Level Tolerance for Error	Threshold Error Rate	Test Loan Population and Error Definition	Test Questions
#33 Standards: I.B.5	Billing Statement Accuracy	For test question 1: Amounts overstated by the greater of \$99 or 1% of the correct unpaid principal balance. For test questions 2 and 3: Amounts overstated by the greater of \$50 or 3% of the total balance for the test question	5%	Population Definition: Monthly billing statements sent to borrowers in the review period. Error Definition: The # of Loans where the net sum of errors on any one of the test questions exceeds the applicable allowable tolerance.	1. Does the monthly billing statement accurately show, as compared to the system of record at the time of the billing statement, the unpaid principal balance? Does the monthly billing statement accurately show, as compared to the system of record at the time of the billing statement, the unpaid principal balance?
					 2. Does the monthly billing statement accurately show as compared to the system of record at the time of the billing statement each of the following: a) total payment amount due; and, b) fees and charges assessed for the relevant time period? 3. Does the monthly billing statement accurately show as compared to the system of record at the time of the billing statement the allocation of payments, including a notation if any payment has been posted to a "suspense or unapplied funds account"?

ⁱ This Metric is N/A for borrowers in bankruptcy or borrowers who have been referred to or are going through foreclosure.