1	IN THE UNITED STATES DISTRICT COURT FOR THE
2	NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION
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4	W.G.D. I. W. d. I.
5	U. S. Bank National Association as Trustee,
6	
7	Plaintiff,
8	vs. File No. 07 C 1544
9	Plaintiff, vs. File No. 07 C 1544 Wendy S. Cook, a/k/a Wendy C. Cook,
10	Defendant.
11	Defendant.
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14	DEPOSITION OF
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1 APPEARANCES VIA TELEPHONE:

closure Franciscom 2 POTRATZ & HOLLANDER, P.C. 3 30 North LaSalle Street, Suite 3900 Chicago, IL 60602 Phone: 312-364-9100 4 Fax: 312-364-0289 5 By: Gary Hollander For Defendant 6 7 KROPIK, PAPUGA & SHAW 120 South LaSalle Street Chicago, IL 60603 8 Phone: 312-236-6405 9 Fax: 312-236-8060 Email: kropik@kropik.net 10 By: Kenneth K. Shaw, Jr. For Plaintiff 11 SCHWARTZ COOPER CHARTERED 12 180 North LaSalle, Suite 2700 Chicago, IL 60601 13 Phone: 312-264-2442 14 Email: bcreel@scgk.com By: B. Wayne Creel 15 For Plaintiff APPEARANCE IN PERSON: 18 19 **GMAC** One Meridian Crossing

20

Richfield, MN 55423 Phone: 952-857-7000 21 By: David Hagens For GMAC 22 23

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3	Examination by Mr. Hollander, page 4	
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5	OBJECTIONS BY: Mr. Shaw	79.co/
6	Wil. Silaw	<i>J</i> .
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8	NO EXHIBITS WERE MARKED FOR IDENTIFICATION	
9	NO EAHIBITS WERE MARKED FOR IDENTIFICATION	
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15	W.	
16	'All'	
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THE DEPOSITION OF JUDY FABER is taken on this 2nd ays as day of June, 2008, at the offices of GMAC, One Meridian Crossing, Richfield, MN 55423, commencing at approximately 2:20 p.m. pursuant to notice. 5 6 JUDY FABER, 7 a witness in the above-entitled 8 action, after having been first 9 duly sworn, deposes and says as 10 follows: 11 **EXAMINATION** 12 13 BY MR. HOLLANDER: Q. Please state your full name. Judy Faber. 17 Q. F-A-B-E-R? 18 A. F-A-B-E-R, yes. 19 Q. For the record, this is the deposition of 20 Judy Faber, taken pursuant to notice set for

- 21 today's date by agreement of the parties.
- 22 Counsel, can I just ask -- I want to confirm
- www.stooporectosure Fraud.com 23 there's no new documents being produced for

- 1 documents you asked us to have for this
- 2 deposition. That's it.
- 3 MR. HOLLANDER: Thank you.
- BY MR. HOLLANDER:
- 5 Q. Ms. Faber, have you given a deposition
- before? 6
- 7 A. Yes.
- Ket Lang coul 8 Q. Okay. I'll be very brief then. As you know,
- 9 this is a process by which I'm asking
- questions regarding a pending lawsuit here in 10
- 11 Chicago called U.S. Bank National Association
- versus Wendy S. Cook. 12
- 13 If you don't understand any
- 14 question that I ask you, please let me know
- that and I'll be happy to try and rephrase 15
- the question. Please answer the questions 16
- yes or no so that we're clear on what your
- 18 answer is. And if you have any questions or
- 19 want to take a break or anything like that,
- 20 just speak right up and I'll be happy to

- 21 accommodate you?
- 22 A. Okay.
- 23 Q. Fair enough?
- www.stopkoreclosurekraud.com

- 1 A. Residential Funding Company, LLC.
- 2 Q. For how long have you been employed there?
- 3 A. Eleven years.
- 4 Q. And what's your position there?
- Methang.com 5 A. Director of Records Management, the Minnesota
- site. 6
- 7 Q. For how long have you held that position?
- A. Eleven years.
- Q. What are your duties and responsibilities in
- 10 that position?
- 11 A. I manage the records for the Residential
- 12 Funding Corporation, Basically, the physical
- 13 paper and the images that are created from
- 14 the physical paper, fulfilling requests for
- those and then managing the physical 15
- documents.
- 17 Q. Now, when you said you're the Director of
- 18 Records Management for the Minnesota office?
- 19 A. Uh-huh.
- 20 Q. Are there other offices of Residential

- 21 Funding that maintain records that you are
- 22 not responsible for?
- 23 A. There are records services sites in Iowa and

- 1 Q. GMAC?
- 2 A. Right.
- ekraing.com 3 Q. Okay. And do you have any responsibility for
- maintaining those records?
- 5 A. No.
- 6 Q. The records that relate to the loan at issue
- 7 in this case, that being the loan to a
- gentleman named Peter Cook, are those records 8
- 9 that are maintained at the Minnesota office?
- 10 A. Yes.
- 11 Q. And what, if anything, is your responsibility
- with regard to those records? 12
- 13 A. To track the physical paper for those
- 14 assets -- or that asset.
- Q. Are you what you consider to be the keeper of
- the records for those documents?
- 17 A. Sure, yep.
- 18 MR. SHAW: I object to the extent
- 19 he's asking for a legal conclusion.
- 20 BY MR. HOLLANDER:

- 21 Q. So in the chain of command at Resident -- I'm
- 22 sorry, the name of the company is Residential
- 23 Funding?
- 24 A. Residential Funding Company.

Kekkang.com

- 1 A. Or you can say --
- 2 Q. In the chain of command at Residential
- 3 Funding, who is your immediate superior?
- 4 A. Rachel Switzer.
- 5 Q. How do you spell the last name?
- 6 A. S-W-I-T-Z-E-R.
- 7 Q. Thank you. What's Ms. Switzer's title?
- 8 A. I -- I hesitate because we -- we're not hung
- 9 up on titles, I guess. She's my manager
- 10 Q. So she does not have a title as far as you
- 11 know?
- 12 A. I -- I don't know.
- 13 Q. Okay. On a day-to-day basis, what job
- responsibilities do you have at the company?
- 15 A. Day-to-day?
- 16 Q. Yeah.
- 17 A. Probably more project type management as we
- look at different systems, look at different
- 19 processes. Are we doing what we should be
- doing? Looking at key metrics. What does it

- 21 cost us to do what we do? How many widgets
- 22 can we produce in a given day -- or given --
- 23 one person.

- 1 company manages its records?
- 2 A. Some. Probably more -- right now probably
- 3 more system related as to how do we track our
- 4 records.
- Surer and com 5 Q. Okay. And then when somebody wants to view
- specific records from your system, is that 6
- 7 something that you're responsible for
- 8 obtaining as part of your day-to-day
- 9 responsibilities?
- 10 A. The people that report to me, yes, or the
- 11 vendor that -- that we have retained to do
- 12 those functions, yes. I don't do that
- 13 myself.
- Q. Who's the vendor that you retain to do that?
- A. A company called ACS.

- 18 Q. And what does ACS do with regard to the
- 19 records?
- 20 A. They fulfill the request. So if somebody

- 21 needs a credit folder or a legal folder, they
- 22 research where those documents are, obtain
- 23 the documents and then provide that requestor

- 1 A. Yes.
- 2 Q. As part of your day-to-day responsibilities,
- 3 do you give direction to employees of ACS?
- 4 A. Yes.
- erraud.com 5 Q. And what types of matters do you supervise or
- direct the ACS employees on? 6
- 7 A. Basically, the fulfillment services. So how
- do you fulfill a request for a document or a 8
- 9 folder.
- 10 Q. Now, in this case, did somebody request that
- 11 you obtain documents from your system?
- A. Can you clarify?
- Q. Yes. Let's put it this way: When was the
- 14 first time you were even aware that the
- lawsuit of U.S. Bank versus Cook was pending? 15
- 1- I couldn't really tell you.
- 17 Q. Within the last month?
- 18 A. I believe it was before that. I believe I --
- 19 if this -- I believe I received some type of
- 20 notification, which I handed over to the

- 21 legal department here.
- 22 Q. By notification, what do you mean?
- www.stookoreclosurekraud.com 23 A. I think a notice of the -- of the lawsuit or

- 1 Q. Don't apologize. Whatever you know is all
- 2 we're asking.
- 3 A. Yeah. It was probably within the last couple
- months. 4
- 5 Q. And the first -- your first knowledge of the
- Mekkand.com lawsuit was when you got some kind of notice 6
- 7 that you would be giving a deposition?
- 8 A. I think so, yeah.
- Q. Okay. After you received -- well, prior to
- 10 you receiving that notice, you had nothing to
- do with this case or any of the documents in 11
- 12 the case. Would that be correct?
- A. Correct, yep
- Q. After you received the notice of the 14
- deposition, did you ever obtain documents 15
- from your computer system or direct anybody 16
- else to obtain documents from the computer
- 18 system?
- 19 A. I -- I did not, no.
- 20 Q. And you didn't direct anybody else to,

- 21 correct?
- 22 A. No.
- 23 Q. Not correct or it is correct?

- 1 MR. SHAW: I want to object.
- 2 Would you clarify that line of questioning
- s Meriano. 3 because now I'm very confused as to what the
- 4 answer was to which question.
- 5 MR. HOLLANDER: I think you're
- 6 going to have the opportunity, but I
- 7 understand it. I'm just going to move along
- here. If you think you need clarification, 8
- by all means, when I'm done go ahead 9
- 10 BY MR. HOLLANDER:
- Q. Ms. Faber, you have some documents in front 11
- of you that on their face purport to relate 12
- 13 to the loan to Peter Cook; is that correct?
- 14 A. If you could clarify which documents you're
- referring to. 15
- 16 Q. I'm just referring -- you have a group of
- documents that relate to this loan, correct?
- 18 A. In regards to the -- the letter that was
- 19 sent?
- 20 Q. Do you have documents with you now?

21 MR. HAGENS: Let me just clarify.

22 David Hagens here. She has in front of her

23 the package of documents that I think came

www.stoop.orectosure.Fraud.com

- original loan file. 1
- MR. HOLLANDER: Okay. Thanks. 2 iteliang.com
- 3 MR. HAGENS: Sure.
- BY MR. HOLLANDER:
- 5 Q. Is that correct then, Ms. Faber?
- 6 A. Yes.
- 7 Q. And the original loan file, where did you
- obtain that from? 8
- A. From Skyler Hanson in our legal department.
- 10 Q. Do you have any idea where that person got
- the documents from? 11
- 12 A. It would have come from our off-site vendor.
- Q. How do you know that?
- A. In our system, it shows the tracking of the
- loan file. 15
- 16 Q. And is there something on these documents
- that shows where they came from?
- 18 A. Well, on the original file itself, there's
- 19 a -- a sticker that shows that it came from
- 20 our off-site vendor.

- 21 Q. There's a file folder that shows it came from
- 22 the outside vendor?
- 23 A. Yes. Their sticker is affixed to the front

- documents themselves that show where they 1
- 2 came from?
- 3 A. No.
- sure Fraud. com 4 Q. And by the outside vendor, do you mean ACS?
- 5 A. No. Actually, the vendor that stores the
- actual folder is Iron Mountain. 6
- 7 Q. So there's a sticker on that file that shows
- it came from Iron Mountain? 8
- A. Correct, yes.
- 10 Q. Does Iron Mountain maintain your system or do
- they just maintain hard copies of documents? 11
- 12 A. They maintain the hard copies of the
- 13 documents
- Q. Not any records on your computer system,
- correct? 15
- 17 Q. Is that correct?
- 18 A. Correct.
- 19 Q. Okay. So the file you have in front of you,
- 20 based on the sticker, indicates to you that

- 21 that came from Iron Mountain?
- 22 A. Right. And that's also validated by our
- www.stopkoreclosurekraud.com 23 tracking system that shows that it came from

- 1 A. RMS.
- 2 Q. What does RMS stand for?

- A. That's our system. It's a homegrown system.

 7 Q. Do you have a document with you from RMS that

 8 shows what you just mentioned to me?

 9 A. No, I don't.

 Q. So how do we

- 11 records came from?
- 12 A. When Skyler gave me the file, I had to go
- 13 into RMS and change the location from Skyler
- 14 to myself
- 15 Q. Okay.
- And at that point, I could see the history of
- the movement of the file.
- 18 Q. And then did you add to that history?
- 19 A. Yes.
- 20 Q. And those are documents that have not been

- 21 produced to me, correct?
- 22 A. I don't know.
- 23 MR. SHAW: I object. She does not

- 1 Q. Ms. Faber, the documents you have in front of
- eclosure Fraud.com 2 you at this time, are the RMS records showing
- 3 the tracking of these documents included
- 4 within what's in front of you?
- 5 A. No.
- 6 MR. SHAW: I object. I think
- 7 she's answered what's in front of her at this
- 8 time.
- 9 BY MR. HOLLANDER:
- 10 Q. You can answer.
- 11 A. No.
- 12 Q. When you looked at the tracking system, it
- 13 shows the movement of documents. Does it
- 14 show specific documents?
- A. No It shows the movement of the folder.
- 16 Q. The folder containing the hard copies?
- 17 A. Right.
- 18 Q. Okay. Other than the fact that these
- 19 documents came from storage at Iron Mountain,
- 20 do you have any other personal knowledge of

- 21 where these documents came from?
- 22 A. No.
- Q. Have you ever done a search of the system at

- 1 A. I'm sorry. Can you restate that? I'm not
- 2 sure what you're asking.
- er, and com 3 Q. Sure. Does the computer system maintained by
- Residential Funding contain within it images 4
- 5 of documents that relate to the Peter Cook
- 6 loan?
- 7 A. Yes.
- 8 Q. Have you looked at any of those documents?
- 9 A. No.
- 10 Q. Do you have any personal knowledge of whether
- 11 Wendy Cook has signed any of the documents
- 12 that relate to the loan involved in the U.S.
- 13 Bank versus Cook lawsuit?
- Q. Would you have any way to recognize Wendy
- Cook's signature?
- 17 A. No.
- 18 Q. What's the relationship between Residential
- 19 Funding Company, LLC and U.S. Bank National
- 20 Association?

- 21 A. In -- in this instance, U.S. Bank is the
- 22 trustee on the security that this loan is in.
- 23 And RFC was the issuer of the security that
- 24 was created.

- 1 A. RFC was the issuer of the security.
- The France Confi 2 Q. Oh, RFC is what you call Residential Funding
- 3 Company?
- 4 A. Yes.
- 5 Q. So RFC issued the security?
- 6 A. Right.
- 7 Q. Can you explain to me what that means?
- 8 A. No, I can't.
- Q. Okay. How do you know RFC issued the
- 10 security?
- 11 A. It's the normal course of business as to how
- our -- our business works. RFC is in the 12
- business of acquiring assets and putting them 13
- 14 together into securities to sell in the -- in
- the market. 15
- MR. SHAW: I would like to
- register a general objection to this line of
- 18 questioning. There's not been a foundation
- 19 laid for Judy Faber being competent to reach
- 20 some of these conclusions that are being

- 21 stated on the record.
- 22 BY MR. HOLLANDER:
- Q. So in this particular instance, do you have

- 1 Association as trustee?
- 2 A. No.
- Q. For whom is U.S. Bank National Association
- acting as the trustee? 4
- A. I believe it would be for the investors of
- the -- that have bought the securities. 6
- none 7 Q. I'm sorry. Something happened with the phone
- and I didn't hear your answer. I'm sorry. 8
- A. I believe it would be for the different
- 10 investors who have bought pieces of that
- security that was issued. 11
- Q. Are there different investors that have
- 13 purchased the Peter Cook note?
- A. I don't think I'm qualified to answer that.
- You know, I can tell you from what my basic 15
- understanding is from the process, but I'm 16
- not an expert.
- 18 MR. SHAW: Once again, I'd like to
- 19 raise a continuing general objection that she
- 20 being -- testifying with respect to what her

- 21 job is, and I believe you're getting into
- 22 areas that is other than what her job is and
- 23 you're asking for possibly even legal

Etrand.com

1 BY MR. HOLLANDER:

- 2 Q. Are you aware of any investors who have
- 3 purchased or have an interest in the mortgage
- 4 purportedly signed by Wendy Cook?
- 5 A. No.
- 6 Q. You haven't seen any records that would tell
- 7 you who the trustee is; is that correct?
- 8 A. I know who the trustee is, but I don't know
- 9 who any -- who any of the investors would be.
- 10 Q. I'm sorry. I apologize. That was a poor
- 11 question. Is it correct that you have not
- seen any records that indicate who the
- investors or owners are of the Peter Cook
- note or the mortgage allegedly signed by
- 15 Peter and Wendy Cook?
- 16 A. That is correct.
- 17 Q. If you could please look at -- I just want to
- go through a few of the exhibits in front of
- 19 you.
- 20 A. Okay.

- 21 Q. The one I want to start with should be
- 22 Exhibit 3. That says Corporation Assignment
- 23 of Mortgage.
- 24 A. Okay.

- 1 the file you received from Iron Mountain, do
- in Straid.com you have any other knowledge of the creation 2
- 3 or maintenance of this document?
- 4 A. No.
- 5 Q. Have you seen an assignment that relates to
- the mortgage or loan involved in this lawsuit 6
- 7 other than Exhibit 3?
- 8 A. No.
- 9 Q. If you could please look at Exhibit 2
- 10 A. Okay.
- 11 Q. Could you tell me what that document is?
- 12 A. To me, it appears to be a pay history.
- 13 Q. Do you have personal knowledge of whether
- 14 this is a document that is maintained in the
- normal course of business by RFC? 15
- 16 A. Not spes -- no.
- 17 Q. And there's some entries on this document.
- Do you understand what those entries mean? 18
- 19 A. No.
- 20 Q. Those are the only questions I have,

- 21 Ms. Faber. Thank you very much for taking
- 22 the time to answer these questions.
- 23 THE WITNESS: Okay.
- www.stopkoreclosurekraud.com

1	with Wayne Creel. I will leave the room for
2	a second.
3	MR. HOLLANDER: If you want, I can
4	MR. HOLLANDER: If you want, I can get off the phone and call back in, or you can give me a call and let me know when
5	can give me a call and let me know when
6	can give me a call and let me know when you're ready for me to rejoin the MR. SHAW: Yeah. Let's just do
7	MR. SHAW: Yeah. Let's just do
8	that.
9	MR. HOLLANDER: I'll get off now
10	and then I'll just wait for you to call me
11	back.
12	MR. SHAW: At what number should I
13	call back?
14	MR. HOLLANDER: 312-364-9100.
15	MR. SHAW: Okay. I'll call you
16	back.
17	MR. HOLLANDER: Thank you.
18	(Off the record from 2:45 until
19	2:57 p.m.)

MR. SHAW: We have no further

20

21 questions.

22 MR. HOLLANDER: Okay. What do you

23 want to do with signature?

1	thank you very much. I appreciate this and
2	we'll be talking to you soon.
3	(Whereupon, the foregoing deposition was adjourned at 2:58 p.m.)
4	deposition was adjourned at 2:58 p.m.)
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8	*** REPORTER'S NOTE: The original transcript is
9	being delivered to Attorney Gary Hollander.
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12	40 .
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15	MM. Stoby
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DEPOSITION CORRECTION SHEET 3 PAGE / LINE REASON

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1 I, JUDY FABER, have read this deposition transcript

2 and acknowledge herein its accuracy except as noted:



21 22 23

STATE OF MINNESOTA) **CERTIFICATE**) ss

2 COUNTY OF RAMSEY)

3

I, PAULA K. RICHTER, Registered

- 4 Professional Reporter, hereby certify that I reported the deposition of Judy Faber on the 2nd
- 5 day of June, 2008, in Richfield, Minnesota, and that the witness was by me first duly sworn to
- 6 tell the truth, the whole truth and nothing but the truth concerning the matter in controversy
- 7 aforesaid;

That I was then and there a Notary

- Etrand.com 8 Public in and for the County of Ramsey, State of Minnesota;
- That by virtue thereof I was duly 9 authorized to administer an oath;
- 10 That the foregoing transcript is a true and correct transcript of my stenographic notes in
- 11 said matter, transcribed under my direction and control:
- 12 That the cost of the original has been charged to the party who noticed the deposition,
- 13 and that all parties who ordered copies have been charged at the same rate for such copies;
- 14 That the reading and signing of the deposition by the witness was not waived;
- 15 That I am not related to nor an employee of any of the attorneys or parties hereto, nor a
- 16 relative or employee of any attorney or counsel employed by the parties hereto, nor financially
- 17 interested in the outcome of the action and have no contract with the parties, attorneys or persons
- 18 with an interest in the action that affect or has a substantial tendency to affect my impartiality;
- 19 WITNESS MY HAND AND SEAL this 9th day of June, 2008.

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24	Paula K. Richter Registered Professional Reporter
25	Registered Professional Reporter Notary Public Registered Professional Reporter Notary Public Registered Professional Reporter Notary Public
	N. Stopping
NA	