1 2 3 4 5 6 7 8		IE STATE OF CALIFORNIA Y OF LOS ANGELES
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10 11	PLAINTIFFS,	 PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO SPECIALIZED LOAN SERVICING,
12) SPECIALIZED LOAN SERVICING, LLC;) LLC
13	MTC FINANCIAL INC., DBA TRUSTEE () CORPS; U.S. BANK NATIONAL ()	
14	ASSOCIATION AS INDENTURE	
15	TRUSTEE, ON BEHALF OF THEHOLDERS OF THE TERWIN MORTGAGE	
16	TRUST 2007-QHL1 ASSET-BACKED)SECURITIES, SERIES 2007-QHL1,	
17	WITHOUT RECOURSE; MORTGAGE) ELECTRONIC REGISTRATION SYSTEMS,)	
18	INC.;; ALL PERSONS UNKNOWN, () CLAIMING ANY LEGAL OR EQUITABLE ()	
19	RIGHT, TITLE, ESTATE, LIEN, OR	
20	INTEREST IN THE PROPERTYDESCRIBED IN THE COMPLAINT	
21	ADVERSE TO PLAINTIFFS' TITLE, OR ANY CLOUD ON PLAINTIFFS' TITLE	
22	THERETO; and DOES 1-20, INCLUSIVE,	
23	DEFENDANTS.	
24))
25		
26		
27)	
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	PLAINTIFF'S FIRST SET OF REQUESTS FO	OR PRODUCTION OF DOCUMENTS TO SLS
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1 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD HEREIN:

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PROPOUNDING PARTY: PLAINTIFF

RESPONDING PARTY: DEFENDANT SPECIALIZED LOAN SERVICING, LLC.

Plaintiff ("Plaintiff") hereby requests that Defendant SPECIALIZED LOAN SERVICING, LLC ("Defendant" or "YOU") produce the following items, papers, documents and materials now in YOUR possession or under YOUR control and to permit the reproduction of the originals thereof (or copies if the originals cannot be produced) pursuant to CCP Section 2031.010 et seq. The items hereinafter requested shall be produced at 10:00 a.m., on, at 620 N. Brand Blvd., Ste. 405, Glendale, CA 91203.

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INSTRUCTIONS FOR COMPLIANCE WITH THIS REQUEST

A. As used throughout this set of requests, the term "writing" refers to papers,
 books, records, files, letters, memoranda, contracts, invoices, change orders, photostatic copies,
 magnetic or electrical impulse or any other form of communication is recorded or reproduced
 and includes anything covered by Section 250 of the California Evidence Code.

B. The term "document" or "documents" shall mean all written or graphic materials,
however produced or reproduced, in your actual or constructive possession, care, custody or
control or of any of the officers, directors, representatives, members, agents or employees of
their related corporations, enumerated under "documents requested," including but not limited to
files, letters, contracts, agreements, telegrams, memoranda, notes, reports, applications,
correspondence, sound recordings or tapes of any conversation or meeting or conference,
minutes of meetings, handwritten memorandums or notes, interoffice communications,

summaries, logs, or any other printed, typewritten or handwritten material of any nature similar
 to the foregoing, however denominated, including all drafts and carbon or photographic copies
 of any such material.

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C. The term "Subject Property" shall mean the property commonly known as.

D. The listing of any specific document or writing or categories of documents or writings following any general request herein shall be solely by way of example and shall not be deemed to limit the generality of any such request.

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E. The request for any documents or writings which relate or refer to any subject shall be deemed to request any document or writing which deals with, relates to or refers in any way whatsoever, either directly or indirectly, to that subject.

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F.	In complying with this request, you are required to furnish all the items asked for
which are av	ailable to you. This would include items in the possession or control of other
persons direc	ctly or indirectly employed by, or connected with, you or your attorney or your
insurance ca	rriers or anyone subject to your control of anyone else acting in your behalf.
G.	In complying with this request, you must make a diligent search of the records,
papers, and r	naterials in your possession or available to you.
Н.	In any requested document or writing is known to have existed by no longer
exists or is n	o longer in your possession or control, identify its last known custodian and state
he date upor	n which it was lost or destroyed or became unavailable, or if the document or
writing still o	exists, identify its present custodian and location.
I.	If you cannot obtain the requested items in time to comply with this request, you
nay ask for	an extension of time, explaining the circumstances and explaining what is being
lone to obtain	in the requested items.
J.	If you can only produce copies but not originals, you must provide an explanation
as to the abso	ence of the originals.
К.	If privilege is claimed as to any requested document or writing, state the author or
ecipient of s	said document, the date of said document or writing, describe the nature of the
document or	writing, and specify the privilege claimed.
	REQUESTS FOR PRODUCTION OF DOCUMENTS
REQUEST	FOR PRODUCTION NO. 1:
All d	ocuments which establish that U.S. BANK NATIONAL ASSOCIATION AS
NDENTUR	E TRUSTEE, ON BEHALF OF THE HOLDERS OF THE TERWIN MORTGAGE
TRUST 200	7-QHL1 ASSET-BACKED SECURITIES, SERIES 2007-QHL1, WITHOUT
RECOURSE	E was the legal, beneficial or equitable owner of the promissory note that is the
subject of the	is action at the time of the non-judicial foreclosure of the Subject Property.
REQUEST	FOR PRODUCTION NO. 2:
The o	original promissory note signed by Plaintiffs in this matter.
REQUEST	FOR PRODUCTION NO. 3:
A coj	py of the original promissory note signed by Plaintiffs in this matter.
REQUEST	FOR PRODUCTION NO. 4:
All P	owers of Attorney for any person signing any of the documents requested herein.
REOUEST	FOR PRODUCTION NO. 5:
<u>KEQUEST</u>	

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	All documents that purport to grant authority to any person to sign any of the documents
	referred to herein.
	REQUEST FOR PRODUCTION NO. 6:
	The notary registration book for any public notary who certified the signature of any
	person on any document referred to herein.
	REQUEST FOR PRODUCTION NO. 7:
	All documents that establish U.S. BANK NATIONAL ASSOCIATION AS
	INDENTURE TRUSTEE, ON BEHALF OF THE HOLDERS OF THE TERWIN MORTGAGE
,	TRUST 2007-QHL1 ASSET-BACKED SECURITIES, SERIES 2007-QHL1, WITHOUT
]]	RECOURSE standing to foreclose on the Subject Property, including but not limited to:
	A. Copies of all contracts, documents, agreements and other disclosure forms,
١	written communications, notes, memoranda and records concerning the note and mortgage that
;	are the subject of this action, including attorney fee contracts.
	B. Copies of all receipts for payments made by or to and/or received by YOU
	concerning the note and mortgage that are the subject of this action.
]	REQUEST FOR PRODUCTION NO. 8:
	All documents that establish the identity of the servicer of Plaintiffs' mortgage loan that
i	s the subject of this action.
]	REQUEST FOR PRODUCTION NO. 9:
	All contracts between YOU and any person or entity regarding the servicing of the deed
0	of trust and/or note at issue in this matter.
]	REQUEST FOR PRODUCTION NO. 10:
	All assignments, transfers, allonge, or other documents evidencing a transfer, sale or
6	assignment of Plaintiffs' note, deed of trust, monetary instrument or other document that secured
1	payment by Plaintiffs of the loan at issue in this matter from the inception of the mortgage loan
	to the present date including any such assignment on MERS. If none, state "none".
	REQUEST FOR PRODUCTION NO. 11:
	All electronic transfers, assignments and sales of Plaintiffs' note/asset, mortgage, deed of
1	trust or other security instrument.
	REQUEST FOR PRODUCTION NO. 12:
	All original and intervening Assignments showing a complete chain of assignments from
	the originator to the person assigning the deed of trust and note to U.S. BANK NATIONAL
	PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO SLS 4

ASSOCIATION AS INDENTURE TRUSTEE, ON BEHALF OF THE HOLDERS OF THE 1 TERWIN MORTGAGE TRUST 2007-QHL1 ASSET-BACKED SECURITIES, SERIES 2007-2 QHL1, WITHOUT RECOURSE. 3 **REQUEST FOR PRODUCTION NO. 13:** 4 All original and intervening receipts of delivery and acceptance of each note showing a complete chain of such receipts from the originator to the person accepting the document for 5 U.S. BANK NATIONAL ASSOCIATION AS INDENTURE TRUSTEE, ON BEHALF OF 6 THE HOLDERS OF THE TERWIN MORTGAGE TRUST 2007-QHL1 ASSET-BACKED 7 SECURITIES, SERIES 2007-QHL1, WITHOUT RECOURSE. 8 **REQUEST FOR PRODUCTION NO. 14:** 9 All original and intervening endorsements showing a complete chain of endorsements 10 from the originator to the person endorsing Plaintiffs' note to U.S. BANK NATIONAL 11 ASSOCIATION AS INDENTURE TRUSTEE, ON BEHALF OF THE HOLDERS OF THE TERWIN MORTGAGE TRUST 2007-QHL1 ASSET-BACKED SECURITIES, SERIES 2007-12 QHL1, WITHOUT RECOURSE. 13 **REQUEST FOR PRODUCTION NO. 15:** 14 All documents relating to the transfer and assignment of Plaintiffs' deed of trust and 15 promissory note from the originator of the underlying mortgage note to the depositor for the 16 securitized trust known as THE HOLDERS OF THE TERWIN MORTGAGE TRUST 2007-17 QHL1 ASSET-BACKED SECURITIES, SERIES 2007-QHL1, WITHOUT RECOURSE Trust ("the Trust") so as to show a complete chain of transfers and assignments from the originator to 18 the person so endorsing to U.S. BANK NATIONAL ASSOCIATION AS INDENTURE 19 TRUSTEE, ON BEHALF OF THE HOLDERS OF THE TERWIN MORTGAGE TRUST 20 2007-QHL1 ASSET-BACKED SECURITIES, SERIES 2007-QHL1, WITHOUT RECOURSE 21 (the Trustee for the Trust). 22 **REQUEST FOR PRODUCTION NO. 16:** 23 All documents relating to the endorsement and delivery of Plaintiff's mortgage note from the originator there to the depositor for THE HOLDERS OF THE TERWIN MORTGAGE 24 TRUST 2007-QHL1 ASSET-BACKED SECURITIES, SERIES 2007-QHL1, WITHOUT 25 RECOURSE Trust ("the Trust") so as to show a complete chain of endorsements and signed 26 delivery receipts from the originator to the person so endorsing to U.S. BANK NATIONAL 27 ASSOCIATION AS INDENTURE TRUSTEE, ON BEHALF OF THE HOLDERS OF THE 28 PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO SLS 5

TERWIN MORTGAGE TRUST 2007-QHL1 ASSET-BACKED SECURITIES, SERIES 2007-1 QHL1, WITHOUT RECOURSE (the Trustee for the Trust). 2 **REQUEST FOR PRODUCTION NO. 17:** 3 All documents relating to the endorsement and delivery of Plaintiffs' mortgage note from 4 the depositor for THE HOLDERS OF THE TERWIN MORTGAGE TRUST 2007-QHL1 5 ASSET-BACKED SECURITIES, SERIES 2007-QHL1, WITHOUT RECOURSE Trust ("the Trust") to the Trustee for the Trust or YOU so as to show a complete chain of endorsements and 6 signed delivery receipts from the depositor for the Trust to the Trustee for the Trust. 7 **REQUEST FOR PRODUCTION NO. 18:** 8 All documents which relate to, refer to or evidence any and all electronic transfers, 9 assignments and sales of the note or asset, mortgage, deed of trust or other security instrument. 10 If none, state "none". 11 **REQUEST FOR PRODUCTION NO. 19:** All documents (including all computer or digital media-stored data) relating to Plaintiffs, 12 the Subject Property, and the subject transaction and/or account, or which are indexed, filed or 13 retrievable under their name or any number, symbol, designation or code (such as a transaction 14 number or Social Security number) assigned to them or to the subject transaction(s), including 15 but not limited to all documents relating to the origination, approval, disbursement, assignment 16 and administration of the loan(s), all agreements, and all correspondence related to the subject 17 transaction. **REQUEST FOR PRODUCTION NO. 20:** 18 All documents relating or referring to YOUR policy and practice relating to the 19 origination, approval or underwriting, preparation, disbursement and acceptance of assignment 20 of a residential mortgage loan such as the subject transaction(s), including but not limited to all 21 agreements with brokers, lenders, title companies, assignors, etc.; and all instructions, policy and 22 procedure manuals, memoranda and guidelines given to brokers, title companies, lenders, 23 closing agents, and/or any persons who review account files for approval and/or acceptance of assignment. 24 **REQUEST FOR PRODUCTION NO. 21:** 25 All documents, records and transaction books maintained by YOU for the mortgage loan 26 at issue in this matter. 27 **REQUEST FOR PRODUCTION NO. 22:** 28

PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO SLS

	All correspondence by and between YOU and either of the Plaintiffs to this action.
<u>REQUE</u>	CST FOR PRODUCTION NO. 23:
A	All correspondence by and between YOU and any Defendant to this action with regar
to the su	bject mortgage loan.
<u>REQUI</u>	EST FOR PRODUCTION NO. 24:
A	All sales contracts, servicing agreements, assignments, allonges, transfers,
indemni	fication agreements, recourse agreements and any agreement related to this account
from the	inception of this account to the present date.
<u>REQUE</u>	CST FOR PRODUCTION NO. 25:
Т	The outside and inside front and back of the file folder for Plaintiffs' loan account.
<u>REQUE</u>	CST FOR PRODUCTION NO. 26:
Т	The entire loan file related to Plaintiffs' loan for the Subject Property.
<u>REQUE</u>	CST FOR PRODUCTION NO. 27:
A	All documents and records, electronic or otherwise, of assignments of this mortgage,
monetar	y instrument or servicing rights to this mortgage including any such assignments on
MERS.	
<u>REQUE</u>	CST FOR PRODUCTION NO. 28:
Т	The Federal National Mortgage Association (Fannie Mae), Federal Home Loan
Mortgag	e Corporation (Freddie Mac), Housing and Urban Development (HUD) Family
Servicin	g Guidelines or any other servicing guidelines used for the servicing of Plaintiffs'
mortgage	e loan.
REQUE	CST FOR PRODUCTION NO. 29:
	The Investor Loss Mitigation and Loan Modification Guidelines related to Plaintiffs'
mortgage	e loan.
REQUE	CST FOR PRODUCTION NO. 30:
	All documents recording, reflecting or otherwise relating to visits which YOU or YO
agents m	nade to the Subject Property.
	CST FOR PRODUCTION NO. 31:
	All account servicing transaction records, ledgers, registers and similar items detailing
	intiffs' account has been serviced from the inception of the account to the present dat
	state "none".
	CST FOR PRODUCTION NO. 32:
<u>ILLQUE</u>	
	PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO SLS

All letters, statements and documents sent to YOU by previous servicers, sub-servicers or others in the account file. If none, state "none".

REQUEST FOR PRODUCTION NO. 33:

Each and every canceled check, money order, draft, debit or credit notice issued to any
servicers of Plaintiffs' account for payment of any monthly payment, other payment, escrow
charge, fee or expense on the account. If none, state "none".

REQUEST FOR PRODUCTION NO. 34:

All account servicing records, payment payoffs, payoff calculations, ARM audits,
 interest rate adjustments, payments records, transaction histories, account histories, accounting
 records, ledgers, and documents that relate to the accounting of Plaintiffs' account from the
 inception of the account to the present date. If none, state "none".

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REQUEST FOR PRODUCTION NO. 35:

All data, information, notations, text, figures and information contained in your mortgage
servicing and accounting computer systems including, but not limited to Alltel or Fidelity CPI
system, or any other similar mortgage servicing software used by you, any servicers, or subservicers of Plaintiffs' mortgage account from the inception of Plaintiffs' account to the present
date. If none, state "none".

REQUEST FOR PRODUCTION NO. 36:

16 All descriptions and legends of all Codes used in YOUR mortgage servicing and

17 accounting system so as to enable the examiners and auditors and experts retained to audit and

18 review this mortgage account to properly carry on their work. If none, state "none".

19 REQUEST FOR PRODUCTION NO. 37:

All account servicing transaction records, ledgers, registers and similar items detailing how Plaintiffs' account was serviced from the inception of the account to the present date. If none, state "none".

²² **REQUEST FOR PRODUCTION NO. 38:**

All records for any custodial accounts used for any purpose in connection with Plaintiffs' mortgage loan including the date, amount and source of all deposits in such accounts and the date, amount and purpose for all disbursements including the name and address of any party who received any such disbursement.

REQUEST FOR PRODUCTION NO. 39:

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	All documents and records related to all servicer advances made by any servicer of
Pla	aintiffs' mortgage loan.
RI	EQUEST FOR PRODUCTION NO. 40:
	All documents and records related to all non-recoverable advances made by any servicer
of	Plaintiffs' mortgage loan.
RI	EQUEST FOR PRODUCTION NO. 41:
	A complete and itemized statement from the date of the origination of Plaintiffs' loan to
he	e present of any fees incurred to modify, extend, or amend the loan or to defer any payment
łu	e under the terms of the loan.
RI	EQUEST FOR PRODUCTION NO. 42:
	All collection notes, reports, memos, statements, entries, data records, computer records,
la	ily records, calendar reports, default reports, collection contacts, collection reports or other
lo	cuments generated in connection with the servicing of Plaintiffs' mortgage loan.
RI	EQUEST FOR PRODUCTION NO. 43:
	All documents which relate to, refer to or evidence any and all civil actions, adversary
oro	occeedings, arbitrations, or administrative proceedings that have been filed against YOU at any
n	ne in the past 60 months for any alleged misconduct related to mortgage servicing or
21	reclosures.
ł	EQUEST FOR PRODUCTION NO. 44:
	Any and all correspondence, transfers, documents to or from Fannie Mae and/or Freddie
1;	ac in connection with Plaintiffs' mortgage loan.
l	EQUEST FOR PRODUCTION NO. 45:
	Any and all letters, statements and documents contained in Plaintiffs' account file or
n	aged by YOU, any servicers or sub-servicers of the mortgage from the inception of the
.CO	count to the present date.
R	EQUEST FOR PRODUCTION NO. 46:
	All written property inspection reports and property preservation reports related to the
u	bject Property, including all digital photographs or other images of the real property.
R	EQUEST FOR PRODUCTION NO. 47:
	All bills and invoices for property inspections for the Subject Property and copies of the
rc	ont and back of all checks in payment thereof or all confirmed wire transfers in payments
he	ereof.
	PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO SLS 9

REQUEST FOR PRODUCTION NO. 48:

All invoices for each charge such as inspection fees, BPOs, appraisal fees, attorney fees, insurance, taxes, assessments or any expense which was charged to Plaintiffs' mortgage account from the inception of this account to the present date.

REQUEST FOR PRODUCTION NO. 49:

A statement of the past due scheduled principal payments, together with interest thereon
 at the contract rate, past due taxes, hazard insurance, mortgage insurance premiums, late fees or
 charges, homeowners association dues, and any other assessments in connection with Plaintiffs'
 mortgage loan.

REQUEST FOR PRODUCTION NO. 50:

An itemized statement of all of the filing fees, service fees, postage, advertising and
publication expenses and reasonable attorney fees actually incurred with respect to any and all
foreclosure proceedings regarding the Subject Property. Such attorney time records should be
itemized by the date and nature of the service and the time devoted to each service. You should
also produce the front and back of each and every canceled check in payment of each invoice for
the charges described herein along with a copy of each respective bill, statement and invoice.

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REQUEST FOR PRODUCTION NO. 51:

An itemized statement of all attorneys' fees incurred at any time since the origination of Plaintiffs' loan and describe the date and nature of all such services, attaching copies of all bills and invoices, and attach all canceled checks in payment thereof. Also, please attach all emails or electronic messages using NewTrak or any similar communication system regarding such fees and charges.

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REQUEST FOR PRODUCTION NO. 52:

A complete and itemized statement from the date of the origination of Plaintiffs' loan to the present of any property inspection fees, property preservation fees, broker opinion fees, appraisal fees, bankruptcy monitoring fees, or other similar fees or expenses related in any way to this loan.

24 25 **REQUEST FOR PRODUCTION NO. 53:**

A complete and itemized statement of any late charges to Plaintiffs' loan from the date of the origination of the loan to the present.

27 **REQUEST FOR PRODUCTION NO. 54:**

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A complete and itemized statement of any and all arrears including each month in which 1 the default occurred, and the amount of each monthly default. 2 **REQUEST FOR PRODUCTION NO. 55:** 3 All invoices for each charge such as inspection fees, BPO s, appraisal fees, attorney fees, 4 insurance, taxes, assessments or any expense which has been charged to Plaintiffs' mortgage 5 account from the inception of the account to the present date. If none, state "none". **REQUEST FOR PRODUCTION NO. 56:** 6 All checks used to pay invoices for each charge such as inspection fees, BPO s, appraisal 7 fees, attorney fees, insurance, taxes, assessments or any expense which has been charged to 8 Plaintiffs' account from the inception of the account to the present date. If none, state "none". 9 **REQUEST FOR PRODUCTION NO. 57:** 10 Each and every canceled check, draft or debit notice issued for payment of closing costs, 11 fees and expenses, listed on any and all disclosure statements including, but not limited to, appraisal fees, inspection fees, title searches, title insurance fees, credit life insurance premiums, 12 hazard insurance premiums, commissions, attorney fees, points, etc., on Plaintiffs' account. 13 **REQUEST FOR PRODUCTION NO. 58:** 14 All invoices and detailed billing statements from any law firm or attorney that has billed 15 such fees that have been assessed or collected from Plaintiffs' account from the inception to the 16 present date. 17 **REQUEST FOR PRODUCTION NO. 59:** All agreements, contracts and understandings with vendors that have been paid for any 18 charge on Plaintiffs' account from the inception of the account to the present date. If none, state 19 "none". 20 **REQUEST FOR PRODUCTION NO. 60:** 21 All property inspection reports, appraisals, BPO s and reports done on the Subject 22 Property. If none, state "none". 23 **REQUEST FOR PRODUCTION NO. 61:** All documents that reflect or relate to fees, commissions or other payments made to 24 anyone in connection with Plaintiffs' loan, including but not limited to, contracts, bills, 25 cancelled checks and other back-up documentation for such payment. 26 **REQUEST FOR PRODUCTION NO. 62:** 27 28 PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO SLS 11

1	All documents relating to any fees, commission or payments received by YOU in
2	connection with Plaintiffs' loan.
3	REQUEST FOR PRODUCTION NO. 63:
	All bills and invoices for property inspections for the Subject Property and copies of the
4	front and back of all checks in payment thereof or all confirmed wire transfers in payments
5	thereof.
6	REQUEST FOR PRODUCTION NO. 64:
7	Any and all invoices and detailed billing statements from any law firm or attorney that
8	has billed fees that have been assessed to or collected from Plaintiffs' account from the inception
	to the present date.
9	REQUEST FOR PRODUCTION NO. 65:
10	All telephone log sheets, internal memoranda, notes or other documents prepared or
11	reflecting activity on Plaintiffs' account in connection with his loan transaction.
12	REQUEST FOR PRODUCTION NO. 66:
13	Each and every check issued or received in connection with Plaintiffs' loan.
	REQUEST FOR PRODUCTION NO. 67:
14	All payment receipts, checks, money orders, drafts, automatic debits and written
15	evidence of payments made by Plaintiffs or others on Plaintiffs' account.
16	REQUEST FOR PRODUCTION NO. 68:
17	A complete and itemized statement of the loan transactional history from the date of the
18	origination of Plaintiffs' loan to the present including, but not limited to, all receipts by way of
19	payment or otherwise and all charges to the loan in whatever form. This history should include
	the date of each and every debit and credit to any account related to this loan, the nature and
20	purpose of each such debit and credit, and the name and address of the payee of any type of
21	disbursement related to this account.
22	REQUEST FOR PRODUCTION NO. 69:
23	All checks and/or wire transfers to any party issued from funds received from any party
24	in connection with Plaintiffs' mortgage loan.
25	REQUEST FOR PRODUCTION NO. 70:
	A complete and itemized statement from the date of the origination of Plaintiffs' loan to
26	the present of any and all debits and credits to any suspense accounts or any other suspense
27	account entries related in any way to his loan.
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	PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO SLS
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1	REQUEST FOR PRODUCTION NO. 71:
2	All digital and numerical codes associated with the loan transaction history for Plaintiffs'
	loan along with all definitions associated with each such code so as to make the history legible
3	and understandable. Also, state the name of the software system YOU use, the version, and the
4	name and address of the software provider.
5	REQUEST FOR PRODUCTION NO. 72:
6	All account servicing records, payment payoffs, payoff calculations, ARM audits,
7	interest rate adjustments, payment records, transaction histories, account histories, accounting
8	records, ledgers, and documents that relate to the accounting of Plaintiffs' account from the
	inception of his account to the present date. If none, state "none".
9	REQUEST FOR PRODUCTION NO. 73:
10	All payment receipts, checks, money orders, drafts, automatic debits and written
11	evidence of payments made by Plaintiffs' or others on his account. If none, state "none".
12	REQUEST FOR PRODUCTION NO. 74:
13	Each and every canceled check, draft or debit notice issued for payment of closing costs,
14	fees and expenses listed on any and all disclosure statements including, but not limited to,
	appraisal fees, inspection fees, title searches, title insurance fees, credit life insurance premiums,
15	hazard insurance premiums, commissions, attorney fees, points, etc. If none, state "none".
16	REQUEST FOR PRODUCTION NO. 75:
17	All escrow analyses conducted on Plaintiffs' account from the inception of the account
18	until the present date. If none, state "none".
19	REQUEST FOR PRODUCTION NO. 76:
20	All MORTGAGE ELECTRONIC REGISTRATIONS SYSTEMS, INC. (MERS)
	documents related to Plaintiffs' loan, including the MIN number.
21	REQUEST FOR PRODUCTION NO. 77:
22	Any and all communications and/or documents evidencing instructions and/or directions
23	that YOU received concerning the non-judicial foreclosure of the Subject Property from any and
24	all other entities.
25	REQUEST FOR PRODUCTION NO. 78:
26	Each and every assumption, modification, written assurance or substitution agreement
	related to any document requested herein.
27	REQUEST FOR PRODUCTION NO. 79:
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	PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO SLS 13
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	All written acknowledgments for the receipt of all documents related to Plaintiffs'
	mortgage loan executed by YOU.
	REQUEST FOR PRODUCTION NO. 80:
	All endorsements to Plaintiffs' original note, including all such endorsements from the
d	ate of origination to the present, so as to show a complete chain of endorsements from the
0	riginator to the person so endorsing to THE HOLDERS OF THE TERWIN MORTGAGE
I	RUST 2007-QHL1 ASSET-BACKED SECURITIES, SERIES 2007-QHL1, WITHOUT
R	RECOURSE trust.
F	REQUEST FOR PRODUCTION NO. 81:
	Plaintiffs' original deed of trust, with evidence of recording thereon.
ŀ	REQUEST FOR PRODUCTION NO. 82:
	All documents or records maintained by any duly appointed custodian who accepted
d	lelivery or acknowledged receipt of any document referred to herein on behalf of YOU.
ŀ	REQUEST FOR PRODUCTION NO. 83:
	All documents in the "mortgage file" for this loan in YOUR possession or any designated
с	ustodian.
ŀ	REQUEST FOR PRODUCTION NO. 84:
	All original intervening receipts of delivery and acceptance of each assignment of
P	laintiffs' mortgage loan showing a complete chain of such receipts from the originator to the
p	person accepting the document for YOU.
ŀ	REQUEST FOR PRODUCTION NO. 85:
	The COMMITMENT TO PURCHASE FINANCIAL INSTRUMENT and SERVICER
F	PARTICIPATION AGREEMENT for the HOME AFFORDABLE MODIFICATION
P	PROGRAM under the EMERGENCY ECONOMIC STABILIZATION ACT OF 2008 entered
i	nto by YOU and the United States government.
	REQUEST FOR PRODUCTION NO. 86:
	Any and all loan modification agreements entered into between Plaintiffs and
I	Defendants. If none, state "none."
	REQUEST FOR PRODUCTION NO. 87:
	YOUR entire file related to Plaintiffs.
	REQUEST FOR PRODUCTION NO. 88:
	YOUR entire file related to Plaintiffs' mortgage loan.
	PLAINTIFF'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO SLS

 debts owed, amounts paid and future interests as a result of the non-judicial foreclosure sale of the Subject Property. REQUEST FOR PRODUCTION NO. 91: Any and all documents which relate to, refer to or evidence the marketing of the Subject Property, after the non-judicial foreclosure of the Subject Property. REQUEST FOR PRODUCTION NO. 92: 		
1 Any and all documents which relate to, refer to or evidence the sale of the Subject 2 Property. 3 REQUEST FOR PRODUCTION NO. 90: 4 Any and all documents which relate to, refer to or evidence the accounting with regard 5 debts owed, amounts paid and future interests as a result of the non-judicial foreclosure sale of 6 the Subject Property. 7 REQUEST FOR PRODUCTION NO. 91: 7 Any and all documents which relate to, refer to or evidence the marketing of the Subject 8 Property, after the non-judicial foreclosure of the Subject Property. 9 REQUEST FOR PRODUCTION NO. 92: 10 Any and all documents which relate to, refer to or evidence the non-judicial foreclosure 11 of the Subject Property. 12 REQUEST FOR PRODUCTION NO. 93: 13 Any and all documents identified in YOUR responses to Plaintiff's First Set of Form 14 Interrogatories. 15 DATED: LAW OFFICES OF CAMERON H. TOTTEN 16 DATED: LAW OFFICES OF CAMERON H. TOTTEN 17 By: Cameron H. Totten 18 By: Cameron H. Totten 21 PLAINTIPE'S FIRST SET OF REQUESTS FO		
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