IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT IN AND FOR HILLSBOROUGH COUNTY, FLORIDA GENERAL CIVIL DIVISION

US BANK TRUST NATIONAL	CASE NO.: 15-CA-007396
ASSOCIATION, NOT IN ITS INDIVIDUAL	
CAPACITY BUT SOLELY AS OWNER	GENERAL CIVIL DIVISION:
TRUSTEE FOR VRMTG ASSET TRUST,	
Plaintiff,	
VS.	
EARNEST EDWARD GLISSON AKA	
EARNEST E. GLISSON; VALENCIA OF	
HILLSBOROUGH HOMEOWNERS	
ASSOCIATION, INC.; STACY NICHOLE	
GLISSON AKA STACEY N GLISSON; ANY	
AND ALL UNKNOWN PARTIES CLAIMING	
BY, THROUGH, UNDER, AND AGAINST THE	
HEREIN NAMED INDIVIDUAL	
DEFENDANT(S) WHO ARE NOT KNOWN TO	
BE DEAD OR ALIVE, WHETHER SAID	
UNKNOWN PARTIES MAY CLAIM AN	
INTEREST AS SPOUSES, HEIRS, DEVISEES,	
GRANTEES, OR OTHER CLAIMANTS,	
Defendant(s).	
/	
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UNIFORM FINAL JUDGMENT OF FORECLOSURE

(Effective July 22, 2019)

- 1. Judgment is ENTERED in favor of the Plaintiff. Service of Process has been duly and regularly obtained over EARNEST EDWARD GLISSON AKA EARNEST E. GLISSON; VALENCIA OF HILLSBOROUGH HOMEOWNERS ASSOCIATION, INC.; STACY NICHOLE GLISSON AKA STACEY N GLISSON; ,
- 2. <u>VALUE OF CLAIM</u>: At the initiation of this action, in accordance with section 28.241(1)(a)2.b., Florida Statutes (effective for actions filed on and after June 1, 2009), Plaintiff estimated the amount in controversy of the claim to be \$228,398.38. In accordance with 28.241(1)(a)2.c., Florida Statutes, the court identifies the actual value of the claim to be \$461,211.30. For any difference between the estimated amount in controversy and the actual value of the claim that requires the filing fee to be adjusted, the clerk shall adjust the filing fee. In determining whether the filing fee needs to be adjusted, the following graduated filing fee scale in section 28.241(1)(a)2.d., Florida Statutes, controls:

\$400	Value of claim less than or equal to \$50,000 with 5 defendants or less
\$905	Value of claim greater than \$50,000 but less than \$250,000 with 5 defendants or less
\$1905	Value of claim \$250,000 or greater with 5 defendants or less

If an excess filing fee was paid, the clerk shall provide a refund of the excess fee. If an additional filing fee is owed, the Plaintiff shall pay the additional fee prior to the judicial sale. If any additional filing fee owed is not paid prior to the judicial sale, the clerk shall cancel the judicial sale without further order of the court.

Principal due on the note secured by the mortgage foreclosed:	\$228,398.38
Interest on the note and mortgage from February 1, 2012 to January 25, 2022	\$152,433.36
Escrow Advance	\$58,571.68
Late Charges	\$922.08
Inspections	\$30.00
Conversion	\$16,545.80
Skip Trace	\$4.02
Attorneys' Fees:	
Finding as to reasonable number of hours: 10.00	
Finding as to reasonable hourly rate: \$275.00	
Flat Fee: \$1,560.00	
Attorneys' Fee Total:	\$4,310.00
TOTAL SUM	\$461,215.32

3. <u>Amounts Due.</u> There is due and owing to the Plaintiff the following:

- 4. Interest. The total sum reference in Paragraph 3 shall bear interest of 4.25%.
- 5. <u>Lien on Property.</u> Plaintiff, whose address is 425 S. Financial Place, Suite 2000, Chicago, IL 60605, holds a lien for the total sum specified in Paragraph 3 herein. The lien of the plaintiff is superior in dignity to any right, title, interest or claim of the defendants and all persons, corporations, or other entities claiming by, through, or under the defendants or any of them and the property will be sold free and clear of all claims of the defendants, with the exception of any assessments that are superior pursuant to sections 718.116 or 720.3085, Florida Statutes. The plaintiff's lien encumbers the subject property located in Hillsborough County, Florida and described as:

LOT 32, BLOCK 2, OAK GLEN, ACCORDING TO THE MAP OR PLAT THEREOF AS RECORDED IN PLAT BOOK 79, PAGE 26 OF THE PUBLIC RECORDS OF HILLSBOROUGH COUNTY, FLORIDA. A/K/A 611 VALENCIA PARK D, SEFFNEW, FL 33584

Property Address: 611 VALENCIA PARK D, SEFFNER, FL 33584.

6. <u>Sale of Property.</u> If the total sum with interest at the rate described in Paragraph 4 and all costs accrued subsequent to this judgment are not paid, the Clerk of the Court shall sell the subject property to the highest bidder for cash at public sale on April 28, 2022, at 10:00 A.M. after having first given notice as required by Section 45.031, Florida Statutes. The judicial sale will be conducted electronically online at the following website: www.hillsborough.realforeclose.com. At least three (3) days prior to the sale, Plaintiff must pay the costs associated with the Notice of Publication. The party or their attorney shall be responsible for preparing, in accordance with section 45.031(2), Florida Statutes, and submitting the Notice of Sale to a legal publication. The original Notice of Sale and Proof of Publication must be filed with the Clerk of the Circuit Court at least 24 hours prior to the scheduled sale date.

- 7. <u>Court Costs.</u> Plaintiff shall advance all subsequent required costs of this action and shall be reimbursed for them by the Clerk if plaintiff is not the purchaser of the property for sale. If plaintiff is the purchaser, the Clerk shall credit plaintiff's bid with the total sum with interest and costs accruing subsequent to this judgment, or such part of it, as is necessary to pay the bid in full. *If a third party bidder is the purchaser, the third party bidder must pay the documentary stamps attached to the certificate of title in addition to the bid.*
- 8. <u>Additional Expenses, Fees and Costs.</u> If subsequent to the entry of this final judgment but prior to the sale date of the property, plaintiff incurs additional expenses, fees or costs to protect its interest in the property after entry of this judgment including, but not limited to, real estate taxes, hazard insurance, property preservation, or other necessary costs, plaintiff may, by written motion served on all parties, seek to amend this final judgment to include such additional expenses, fees and costs. Such additional expenses, fees and costs shall be added to the "total sum due" in Paragraph 3 and shall be paid from the distribution of proceeds of the sale. A motion to amend the final judgment to include additional expenses, fees and costs must be filed not later than 15 days after entry of the judgment, pursuant to Florida Rule of Civil Procedure 1.530(g).
- 9. <u>Distribution of Proceeds.</u> On filing the Certificate of Title, the Clerk shall distribute the proceeds of the sale, so far as they are sufficient, by paying: first, all of the plaintiff's costs; second, documentary stamps affixed to the Certificate, *unless the property is purchased by a third party bidder*; third, plaintiff's attorneys' fees; fourth, the total sum due to the plaintiff in Paragraph 3, less the items paid, plus interest at the rate prescribed in Paragraph 4 from this date to the date of the sale; and by retaining any remaining amount "surplus proceeds pending further Order of this Court.
- 10. <u>Right of Redemption / Right of Possession.</u> On filing of the Certificate of Sale, defendant(s) and all persons claiming under or against defendant(s) since the filing of the Notice of Lis Pendens shall be foreclosed of all estate or claim in the property, , and defendant's right of redemption as prescribed by section 45.0315, Florida Statutes, shall be terminated, except as to claims or rights under chapter 718 or chapter 720, Florida Statutes, if any. Upon filing of the certificate of title, the person named in the certificate of title shall be let into possession of the property.

11. Attorneys' Fees.

If a default judgment has been entered against the mortgagor – Because a default judgment has been entered against the mortgagor and because the fees requested do not exceed 3% of the principal amount owed at the time the complaint was filed, it is not necessary for the court to hold a hearing or adjudge the requested attorneys' fees to be reasonable.

If no default judgment has been entered against the mortgagor – The court finds, based upon the affidavits presented and upon inquiry of counsel for the plaintiff, that ______ hours were reasonably expended by plaintiff's counsel and that an hourly rate of \$______ is appropriate. PLAINTIFF'S COUNSEL CERTIFIES THAT THE ATTORNEY FEE AWARDED DOES NOT EXCEED ITS CONTRACT FEE WITH THE PLAINTIFF. The court finds that there are no reduction or enhancement factors for consideration by the court pursuant to Florida Patient's Compensation Fund v. Rowe, 472 So. 2d 1145 (Fla. 1985).

If the fees to be awarded are a flat fee – The requested attorney's fee is a flat rate fee that the firm's client has agreed to pay in this matter. Given the amount of fee requested and the labor expended, the court finds that a lodestar analysis is not necessary and that the flat fee is reasonable.

12. Claims to Surplus Funds/Proceeds.

<u>A.</u> <u>Generally</u>

IF THIS PROPERTY IS SOLD AT PUBLIC AUCTION, THERE MAY BE ADDITIONAL MONEY FROM THE SALE AFTER PAYMENT OF PERSONS WHO ARE ENTITLED TO BE PAID FROM THE SALE PROCEEDS PURSUANT TO THIS FINAL JUDGMENT.

The funds remaining after payment of all disbursements required by Paragraph 3 and Paragraph 7 of this final judgment and shown on the certificate of disbursement are "surplus funds."

B. Claim by Subordinate Lienholder

IF YOU ARE A SUBORDINATE LIENHOLDER CLAIMING A RIGHT TO FUNDS REMAINING AFTER THE SALE, IF ANY, YOU MUST FILE A CLAIM WITH THE CLERK **NO LATER THAN THE DATE THAT THE CLERK REPORTS THE FUNDS AS UNCLAIMED**. IF YOU FAIL TO FILE A TIMELY CLAIM, YOU WILL NOT BE ENTITLED TO ANY REMAINING FUNDS.

A subordinate lienholder is the holder of a subordinate lien *as shown on the face of the pleadings* as an encumbrance on the property. A subordinate lienholder includes, but is not limited to, a subordinate mortgage, judgment, tax warrant, assessment lien, or construction lien. A subordinate lienholder not shown on the face of the pleadings is not entitled to the surplus if it did not intervene in the action within 30 days after the recording of the notice of lis pendens. If your lien was paid in full from the proceeds of the sale, you have no claim to the surplus. One year after the sale, any surplus remaining with the Clerk of the Court must be remitted to the Department of Financial Services, as provided in section 45.032(3)(c), Florida Statutes.

C. Claim by Owner of Record

IF YOU ARE THE PROPERTY OWNER, YOU MAY CLAIM THESE FUNDS YOURSELF. YOU ARE NOT REQUIRED TO HAVE A LAWYER OR ANY OTHER REPRESENTATION AND YOU DO NOT HAVE TO ASSIGN YOUR RIGHTS TO ANYONE ELSE IN ORDER FOR YOU TO CLAIM ANY MONEY TO WHICH YOU ARE ENTITLED.

PLEASE CHECK WITH THE CLERK OF THE COURT AT 813-276-8100 **WITHIN TEN (10) DAYS AFTER THE SALE** TO SEE IF THERE IS ADDITIONAL MONEY FROM THE FORECLOSURE SALE THAT THE CLERK HAS IN THE REGISTRY OF THE COURT.

IF YOU DECIDE TO SELL YOUR HOME OR HIRE SOMEONE TO HELP YOU CLAIM THE ADDITIONAL MONEY, YOU SHOULD READ VERY CAREFULLY ALL PAPERS YOU ARE REQUIRED TO SIGN, ASK SOMEONE ELSE, PREFERABLY AN ATTORNEY WHO IS NOT RELATED TO THE PERSON OFFERING TO HELP YOU, TO MAKE SURE THAT YOU UNDERSTAND WHAT YOU ARE SIGNING AND THAT YOU ARE NOT TRANSFERRING YOUR PROPERTY OR THE EQUITY IN YOUR PROPERTY WITHOUT THE PROPER INFORMATION. IF YOU CANNOT AFFORD TO PAY AN ATTORNEY, YOU MAY CONTACT BAY AREA LEGAL SERVICES, 1302 N. 19TH STREET, SUITE 400, TAMPA, FLORIDA 33605-5230, TELEPHONE NUMBER, 813-232-1343, TO SEE IF YOU QUALIFY FINANCIALLY FOR THEIR SERVICES. IF THEY CANNOT ASSIST YOU, THEY MAY BE ABLE TO REFER YOU TO A LOCAL BAR REFERRAL AGENCY OR SUGGEST OTHER OPTIONS. IF YOU CHOOSE TO CONTACT THE HILLSBOROUGH COUNTY BAR ASSOCIATION REFERRAL SERVICE AT 813-221-7780 FOR ASSISTANCE, YOU SHOULD DO SO AS SOON AS POSSIBLE AFTER RECEIPT OF THIS NOTICE.

The property owner is the owner of record who appears to be the owner(s) of the foreclosed property *on the date of the filing of the lis pendens*. To make a claim to the surplus, an owner of record may use the

form provided at section 45.032(3)(a), Florida Statutes. One year after the sale, any surplus remaining with the Clerk of the Court must be remitted to the Department of Financial Services, as provided in section 45.032(3)(c), Florida Statutes. After the surplus has been remitted to the Department of Financial Services, the owner of record, or the beneficiary of a deceased owner of record, must make a claim with the Department for the surplus pursuant to section 717.124, Florida Statutes.

D. Claim by Grantee or Assignee of Property Owner

If you are an assignee of the rights of the owner of record, you must prove entitlement to the surplus funds in accordance with section 45.033, Florida Statutes.

E. Claim by Plaintiff

Plaintiff/Mortgagee is not entitled to surplus funds/proceeds. Any additional expenses, fees and costs incurred subsequent to entry of the final judgment, but prior to the sale, must be added to the "total sum due" pursuant to Paragraph 8, and are not payable from the surplus proceeds.

STATUTORY REQUIRED LANGUAGE ABOVE, IN ACCORDANCE WITH SECTION 45.031, FLORIDA STATUTES, IS IN ALL CAPITAL LETTERS.

- 12. <u>Assignment.</u> The Plaintiff may assign the judgment and credit bid by the filing of an assignment prior to the issuance of the certificate of title without further order of the court.
- 13. [__] <u>Re-establishment of Lost Note.</u> The court finds that the plaintiff has re-established the terms of the lost note and its right to enforce the instrument as required by applicable law and the mortgage note is hereby re-established in accordance with section 673.3091, Florida Statues. Plaintiff shall hold the defendant(s) maker of the note harmless and shall indemnify defendant(s) for any loss defendant(s) may incur by reason of a claim by any other person to enforce the lost note. Adequate protection has been provided as required by law by the following means (identify means of security under applicable law: a written indemnification agreement, a surety bond, include specific detail):



Judgment is hereby entered in favor of the plaintiff as to its request to enforce the lost note.

- 14. [__] U.S.A.'s Right of Redemption. NOTICE TO PROSPECTIVE PURCHASERS: Post-Sale <u>Right of Redemption of the United States</u>. Where the United States of America is a named junior lienholder, it maintains the right of redemption pursuant to Title 28, United States Code, Section 2410(c). The United States of America's right to redeem can be exercised <u>up to one year from the</u> <u>date of sale</u>, except that a tax lien must be redeemed within 120 days of the date of sale. Further, the United States of America shall not be bound by the time period imposed by section 45.032, Florida Statutes, upon motions for distribution of surplus proceeds.
- 15. <u>Jurisdiction Retained</u>. The court retains jurisdiction of this action to enter further orders that are proper, including, without limitation, *orders amending this final judgment in accordance with Paragraph 8, orders disbursing the surplus proceeds, orders of reforeclosure, orders authorizing writs of possession and an award of attorney's fees, to enter deficiency judgments if the borrower*

has not been discharged in bankruptcy, and to enforce the adequate protection ordered, if applicable.

IT IS ORDERED in Tampa, Hillsborough County. Florida on

2021.

15-CA-007396 2/22/2022 4:18:16 PM

Circuit Judge

REX M. BARBAS, Circuit Judge

Copies furnished to:

ROBERTSON, ANSCHUTZ, SCHNEID, CRANE & PARTNERS, PLLC ATTORNEYS FOR PLAINTIFF 6409 CONGRESS AVE., SUITE 100 BOCA RATON, FL 33487 PRIMARY EMAIL: FLMAIL@RASLG.COM

LEE SEGAL, ESQ ATTORNEY FOR EARNEST EDWARD GLISSON AKA EARNEST E. GLISSON C/O SEGAL & SCHUH LAW GROUP, P.L. 18167 U.S. HWY. 19 N., SUITE 100 CLEARWATER, FL 33764 PRIMARY EMAIL: LEE@SEGALSCHUH.COM SECONDARY EMAIL: MARIE@SEGALSCHUH.COM

ERIC N. APPLETON ATTORNEY FOR VALENCIA OF HILLSBOROUGH HOMEOWNERS ASSOCIATION, INC. C/O BUSH ROSS P.A. POST OFFICE BOX 3913 TAMPA, FL 33601 PRIMARY EMAIL: EAPPLETON@BUSHROSS.COM

LEE SEGAL, ESQ ATTORNEY FOR STACY NICHOLE GLISSON AKA STACEY N GLISSON C/O SEGAL & SCHUH LAW GROUP, P.L. 18167 U.S. HWY. 19 N., SUITE 100 CLEARWATER, FL 33764 PRIMARY EMAIL: LEE@SEGALSCHUH.COM SECONDARY EMAIL: MARIE@SEGALSCHUH.COM

FORM 1.998 FINAL DISPOSITION FORM

I. CASE STYLE

vs.

NATIONSTAR MORTGAGE LLC, Plaintiff, IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT IN AND FOR HILLSBOROUGH COUNTY, FLORIDA GENERAL JURISDICTION DIVISION CASE NO. 15-CA-007396

Judge: Rex M. Barbas

EARNEST EDWARD GLISSON AKA EARNEST E. GLISSON; VALENCIA OF HILLSBOROUGH HOMEOWNERS ASSOCIATION, INC.; STACY NICHOLE GLISSON AKA STACEY N GLISSON, et al. Defendant(s).

II. AMOUNTOF FINAL JUDGMENT

Please indicate the amount of the final judgment, rounded to the nearest dollar. \$461,215.32

III. MEANS OF FINAL DISPOSITION (Place an "x" in one box for major category and one subcategory, if applicable, only)

Dismissed Before Hearing

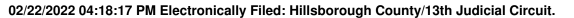
- Dismissed Pursuant to Settlement Before Hearing
- Dismissed Pursuant to Mediated Settlement Before Hearing
- □ Other Before Hearing
- Dismissed After Hearing
 - Dismissed Pursuant to Settlement After Hearing
 - Dismissed Pursuant to Mediated Settlement After Hearing
 - D Other After Hearing After Hearing
- Disposed by Default
- Disposed by Judge
- Disposed by Non-Jury Trial

 \Box Other

DATE

SIGNATURE OF ATTORNEY FOR PREVAILING PARTY





NATIONSTAR MORTGAGE LLC, Plaintiff,

vs.

EARNEST E. GLISSON AND STACEY N. GLISSON, et al. Defendant(s).

CERTIFICATE OF SALE

The undersigned clerk of the court certifies that the notice of public sale of the property described in the order or final judgment was published in Legal Business Observer, a newspaper circulated in HILLSBOROUGH, Florida, in the manner shown by the proof of publication attached, and on ______, 2021, the property was offered for public sale to the highest and best bidder for cash. The highest and best bid received for the property in the amount of \$______, was submitted by ______, to whom the property was sold. The proceeds of the sale are retained for distribution in accordance with the order of final judgment or law.

WITNESS my hand and the seal of this court on _____, 2021.

/

Cindy Stuart As Clerk of the Court

By:

As Deputy Clerk

NATIONSTAR MORTGAGE LLC, Plaintiff,

vs.

EARNEST E. GLISSON AND STACEY N. GLISSON, et al. Defendant(s).

CERTIFICATE OF DISBURSEMENT

The undersigned clerk of the court certifies that he or she disbursed the proceeds received from the sale of

the property as provided in the order or final judgment to the persons and in the amounts as follows:

Name	Amount
Clerk's Sale Fee	
Total disbursements	\$
Surplus retained by Clerk, if any	\$

IF YOU ARE A PERSON CLAIMING A RIGHT TO FUNDS REMAINING AFTER THE SALE, YOU MUST FILE A CLAIM WITH THE CLERK NO LATER THAN THE DATE THE CLERK REPORTS THE FUNDS AS UNCLAIMED. IF YOU FAIL TO FILE A CLAIM, YOU WILL NOT BE ENTITLED TO ANY REMAINING FUNDS. AFTER THE FUNDS ARE REPORTED AS UNCLAIMED, ONLY THE OWNER OF RECORD AS OF THE DATE OF THE LIS PENDENS MAY CLAIM THE SURPLUS.

WITNESS my hand and the seal of the Court this day of , 2021.

Cindy Stuart As Clerk of the Court

By: _____As Deputy Clerk

NATIONSTAR MORTGAGE LLC, Plaintiff,

vs.

EARNEST EDWARD GLISSON AKA EARNEST E. GLISSON; VALENCIA OF HILLSBOROUGH HOMEOWNERS ASSOCIATION, INC.; STACY NICHOLE GLISSON AKA STACEY N GLISSON; ANY AND ALL UNKNOWN PARTIES CLAIMING BY, THROUGH, UNDER, AND AGAINST THE HEREIN NAMED INDIVIDUAL DEFENDANT(S) WHO ARE NOT KNOWN TO BE DEAD OR ALIVE, WHETHER SAID UNKNOWN PARTIES MAY CLAIM AN INTEREST AS SPOUSES, HEIRS, DEVISEES, GRANTEES, OR OTHER CLAIMANTS, Defendant(s).

Defendant(s).

CERTIFICATE OF TITLE

The undersigned Clerk of Court, certifies that he or she executed and filed a certificate of sale in this action

_____, 2021, for the property described herein and that no objections to the sale have been

on

filed within the time allowed for filing objections. The following property is in Hillsborough County, Florida:

LOT 32, BLOCK 2, OAK GLEN, ACCORDING TO THE MAP OR PLAT THEREOF AS RECORDED IN PLAT BOOK 79, PAGE 26 OF THE PUBLIC RECORDS OF HILLSBOROUGH COUNTY, FLORIDA. A/K/A 611 VALENCIA PARK D, SEFFNEW, FL 33584

- a/k/a 611 VALENCIA PARK D, SEFFNER, FL 33584

was sold to

WITNESS my hand and the seal of the court this ____ day of _____, 2021

Cindy Stuart As Clerk of the Court

By:

As Deputy Clerk

Cover Sheet for Affidavit as to Reasonable Attorney's Fees

This must be attached to Affidavit for execution

File No.:	21-135791 - AsB
Borrower:	GLISSON, EARNEST
Judgment Hearing Date:	1/25/2022
Diary Event Type:	Non-Jury Trial Contested

If no hearing in the diary why is this Affidavit needed: _____

Affidavit executed on _____

Attorney initials _____

Please return completed sheet to the COJ Manager



NATIONSTAR MORTGAGE LLC, Plaintiff.

vs.

EARNEST E. GLISSON AND STACEY N. GLISSON, et al. Defendant(s).

NOTICE OF FILING

Plaintiff, by and through its undersigned attorney hereby files:

• Affidavit as to Reasonable Attorneys Fees

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to the parties listed on the attached service list via Mail and/or E-mail in accordance with the corresponding addresses listed therein on this day of _____, ____.

> ROBERTSON, ANSCHUTZ, SCHNEID, CRANE & PARTNERS, PLLC Attorney for Plaintiff 6409 Congress Ave., Suite 100 Boca Raton, FL 33487 Telephone: 561-241-6901 Facsimile: 561-997-6909 Service Email: flmail@raslg.com

By:

Michelle Mason, Esquire Florida Bar No. 864773 Communication Email: mmason@raslg.com



SERVICE LIST

SEGAL & SCHUH LAW GROUP, P.L. LEE SEGAL, ESQ ATTORNEY FOR EARNEST EDWARD GLISSON AKA EARNEST E. GLISSON C/O SEGAL & SCHUH LAW GROUP, P.L. 18167 U.S. HWY. 19 N., SUITE 100 CLEARWATER, FL 33764 PRIMARY EMAIL: LEE@SEGALSCHUH.COM SECONDARY EMAIL: MARIE@SEGALSCHUH.COM

BUSH ROSS P.A. ERIC N. APPLETON ATTORNEY FOR VALENCIA OF HILLSBOROUGH HOMEOWNERS ASSOCIATION, INC. C/O BUSH ROSS P.A. POST OFFICE BOX 3913 TAMPA, FL 33601 PRIMARY EMAIL: EAPPLETON@BUSHROSS.COM

SEGAL & SCHUH LAW GROUP, P.L. LEE SEGAL, ESQ ATTORNEY FOR STACY NICHOLE GLISSON AKA STACEY N GLISSON C/O SEGAL & SCHUH LAW GROUP, P.L. 18167 U.S. HWY. 19 N., SUITE 100 CLEARWATER, FL 33764 PRIMARY EMAIL: LEE@SEGALSCHUH.COM SECONDARY EMAIL: MARIE@SEGALSCHUH.COM

NATIONSTAR MORTGAGE LLC, Plaintiff,

vs.

EARNEST E. GLISSON AND STACEY N. GLISSON, et al. Defendant(s).

AFFIDAVIT AS TO REASONABLE ATTORNEYS FEES

STATE OF FLORIDA COUNTY OF PALM BEACH

BEFORE ME, the undersigned authority, personally appeared Nathan Schwartz, Esq., who being duly sworn, deposes and says:

1. I am an attorney licensed to practice law in the State of Florida and I have practiced law in Florida since 1985. I am personally familiar with the fees usually awarded to plaintiffs in foreclosure suits of the kind and nature in which this affidavit is filed.

2. I have reviewed, or have had the opportunity to review, the file of counsel for Plaintiff in this action.

3. I am familiar with the amounts charged by attorneys for services rendered in such cases and \$275.00 per hour is a reasonable rate.

4. In my opinion, based on the circumstances of this case, a flat fee of \$1,560.00, and contested fees in the amount of \$2,750.00, for a total amount of \$4,310.00 to be billed by Plaintiff's Attorney's Law Firm is reasonable.

5. In arriving at my opinion I have evaluated the factors identified below in determining my opinion of a reasonable attorney's fee as stated above, pursuant to R. Regulating Fla.Bar 4-1.5(b) and under Florida Patients Compensation Fund v. Rowe 472 So.2nd 1145 (Fla. 1985).

- a. The time and labor required, the novelty, complexity and difficulty of the questions involved, and the skill requisite to perform the legal service properly.
- b. The likelihood that the acceptance of the particular employment will preclude other employment by the lawyer.
- c. The fee, or rate of fee, customarily charged in this locality for legal services of a comparable or a similar nature.

- d. The significance of, or amount involved in, the subject matter of the representation, the responsibility involved in the representation, and the results obtained.
- e. The time limitations imposed by the client or by the circumstances and, as between attorney and client, any additional or special time demands or requests of the attorney by the client.
- f. The nature and length of the professional relationship between said counsel and the client.
- g. The experience, reputation and ability of Plaintiff's attorney.
- h. The fact that the fee is fixed and not contingent.

6. I have no interest in the outcome of this litigation nor am I associated with or an employee of the Plaintiff or the Defendant, or of the attorneys of either.

FURTHER AFFIANT SAYETH NAUGHT.

Nathan Schwartz, Esquire

STATE OF FLORIDA COUNTY OF PALM BEACH

The foregoing instrument was acknowledged before me this ____ day of December 2021, by Nathan Schwartz who is personally known to me or has produced ______ as identification, and who did take an oath.

(Seal)	
	Signature of Notary Public
	Print, Type/Stamp Name of Notary