Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY
Lynda T. Bui, Trustee	
3750 University Ave., Ste. 670	
Riverside, CA 92501	
Telephone: (951) 275-9300 Facsimile: (951) 275-9303	
Email: trustee.bui@shbllp.com	
Chapter 7 Trustee	
Individual appearing without attorney	
Attorney for:	
UNITED STATES B CENTRAL DISTRICT OF CALIFORNIA	ANKRUPTCY COURT A - RIVERSIDE DIVISION
In re:	CASE NO.: 6:12-bk-29378-MH
LORI WOODWARD,	CHAPTER: 7
	NOTICE OF SALE OF ESTATE PROPERTY
Debtor(s).	
Sale Date: Court Hearing 10/1/2014	Time: 11:00 a.m.
Location: United States Bankruptcy Court, Courtroom 303	3, 3420 Twelfth Street, Riverside, CA 92501
Type of Sale: Public Private Last date t	to file objections: 09/17/2014
Description of property to be sold: Real Property located	at 1362 Bouquet Drive, Upland, CA 91785
Terms and conditions of sale: Free and clear of certain lie	ens pursuant to Bankruptcy Code §§ 363(b)(1) and (f)
The total consideration to be paid is \$223,170.23, which inc	
to the Estate, (2) real property taxes, (3) brokerage commis	
the Estate as seller would normally pay at closing.	
See attached for more information.	
Proposed sale price: <u>\$ 223,170.23</u>	

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

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Overbid procedure (*if any***)**: <u>Sale is not subject to overbids</u>. The Buyer's offer is the highest and best offer received by the Trustee following the requests to interested parties for their highest and best bids.

If property is to be sold free and clear of liens or other interests, list date, time and location of hearing:

October 1, 2014 at 11:00 a.m.

Courtroom 303

U.S. Bankruptcy Court

3420 Twelfth Street

Riverside, CA 92501

Contact person for potential bidders (include name, address, telephone, fax and/or email address):

Lynda T. Bui, Chapter 7 Trustee 3750 University Ave., Ste. 670

Riverside, CA 92501

Telephone: (951) 275-9300

Facsimile: (951) 275-9303

Fax: (949) 340-3000

Email: trustee.bui@shbllp.com

Date: 09/05/2014

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1	<u>In re Lori Woodward</u> Case No. 6:12-bk-29378-MH
2	Attachment to Notice of Sale of Estate Property:
3	I. INTRODUCTION
4	Lynda T. Bui, the Chapter 7 trustee ("Trustee") for the bankruptcy estate
5	("Estate") of Lori Woodward ("Debtor"), is bringing a Motion for Order: (1) Authorizing
6	the Short Sale of Real Property of the Estate, to the Highest Bidder, Free and Clear of
7	Liens Pursuant to Bankruptcy Code §§ 363(b) and (f); (2) Approving Payment of Real
8	Estate Commission; and (3) Granting Related Relief Including Use of Sale Proceeds to
9	Reimburse Trustee for Actual Costs Incurred ("Sale Motion").
10	This is a short sale of real property located at 1362 Bouquet Drive, Upland, CA
11	91785 ("Property") to the highest bid received from LVSD LLC ("Buyer"). The Trustee
12	proposes to conduct the short sale free and clear of liens under Bankruptcy Code
13	sections 363(f)(1), (2) and (5).
14	The Buyer has agreed to purchase the Property free and clear of all liens for total
15	consideration of \$223,170.23, which includes (1) approved discounted payoffs to the
16	senior lienholder of \$176,692.07 and the junior lienholder of \$2,000, (2) payment of the
17	homeowners' association assessment liens, (3) a bankruptcy fee "carve-out" for the
18	Estate of \$15,000, (4) a \$1,000 bankruptcy document preparation fee payable to the
19	Estate, and (5) other costs, including but not limited to escrow charges, title charges
20	and documentary transfer taxes. All proposed payments through escrow on the sale
21	are subject to the senior lienholder's approval, who has provided written approval of the
22	short sale Buyer and payoff on its loan - see Exhibit 5 to the Declaration of Lynda T.
23	Bui annexed to the Sale Motion ("Bui Declaration").
24	The Property and has been numerously countered for highest and best bids by
25	the Trustee's real estate professional. The Property has been on the market for over
26	eighteen months and the Buyer's offer is the highest and best offer received by the
27	

LYNDA T. BUI, CHAPTER 7 TRUSTEE 3750 University Avenue Suite 670 Riverside, CA 92501

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Trustee to date.¹ The Buyer and the Buyer's offer has been approved the senior short
 sale lender. The lender approval of the short sale will expire on October 6, 2014
 (see Exhibit 5 annexed to the Bui Declaration annexed to the Sale Motion).

This is a true short sale as the total consideration is less than the total amount 4 owed to the senior lienholder. The agent for the senior lienholder on the Property, 5 Ocwen Loan Servicing, LLC ("Ocwen"),² has provided written approval of the sale 6 (Exhibit 5 to the Bui Declaration annexed to the Sale Motion) and to complete the short 7 sale process, the Trustee needs to obtain Court approval of the sale transaction³ 8 9 Based on its written approval of the sale, the Trustee believes that Ocwen as servicing agent for the senior and junior lienholders will have no objection to the Sale Motion. 10 The Trustee understands (and as is customary) that at closing, Ocwen may want to 11 negotiate the final allowed or disallowed costs and/or the final payoff to the senior 12 13 lienholder. Provided that the Estate receives the proposed \$15,000 carve-out at closing, the Trustee requests authorization to work with and agree with the senior 14 15 lienholder and its agent to resolve the allowance and disallowance of costs and/or payoff amounts as part of the escrow closing without the need for further notice, hearing 16 17 or Court order. With the senior lienholder payoff increasing every month, the Trustee believes that the sale must not be delayed and the Property must be sold as soon as 18 possible in order to maximize the benefit for the Estate. 19

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³ The proposed carve-out payment to the Estate was indicated in the HUD-1 estimated closing statement included in the package submitted to the lienholder's agent. Following receipt of the proposed short sale package, Ocwen provided written approval of the short payoff amounts described herein.

The Trustee had received an offer from ERE Investments, LLC to purchase the Property free and clear of all liens for total consideration of \$167,449.50. A motion for approval of this sale was filed on December 23, 2013 (docket 24) but was later withdrawn when ERE Investments, LLC canceled the transaction.

^{23 &}lt;sup>2</sup> The preliminary title report indicates U.S. Bank N.A. in its capacity as trustee for the registered holders of Master Asset Backed Securities Trust 2005-NC2, Mortgage Pass-through Certificates, Series 2005-NC2 is the holder of the first trust deed on the Property. In her Schedules, the Debtor identified the holder of the first trust deed as being "Ocwen Loan". The preliminary title report lists the second priority lien to be held by New Century Mortgage Corporation. In her Schedules, the Debtor identified the holder of the holder of the second trust deed as being "Ocwen Loan".

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I.

If this Sale Motion is not approved, any and all benefit to the Estate will be
 completely lost as it is likely that the senior lienholder will foreclose on the Property on
 account of its underwater status and the delinquent obligations. As will be discussed
 further below, the Trustee believes that good cause exists to grant the Sale Motion so
 the Trustee does not lose this favorable business opportunity.

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RELEVANT FACTS

A. <u>Case Commencement</u>

8 The Debtor commenced her bankruptcy case under Chapter 7 by filing a
9 Voluntary Petition on August 21, 2012.

Lynda T. Bui is the duly appointed, qualified and acting Chapter 7 trustee for theEstate.

12 B. <u>The Property</u>

An "asset"⁴ of the Estate is the Debtor's interest in the Property located in San Bernardino County at 1362 Bouquet Drive, Upland, CA 91785. The Property is legally described as stated in the Preliminary Title Report dated December 2, 2013, a true and correct copy of which is attached as Exhibit 1 to the Bui Declaration annexed to the Sale Motion.

In her Schedules, the Debtor valued the Property at \$150,000 and listed a first
priority lien of \$292,000,and a second priority lien of \$42,676, both in favor of Ocwen.
The Debtor has not claimed an exemption in the Property. True and correct copies of
the Debtor's Schedules A, C and D are attached as Exhibit 2 to the Bui Declaration
annexed to the Sale Motion.

23 C. Employment of Real Estate Broker

On January 11, 2013, the Trustee filed an application to employ Kristian Peter of
San Diego REO Specials as her real estate broker ("Broker") ("Employment
Application") (docket 15) to assist her with effectively listing and marketing the Property

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⁴ It should be noted that on its face, the Property has <u>no</u> equity. Through Trustee's and her Broker's hard work, the Trustee has created an "asset" of a case that is otherwise is a no "asset" case.

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for sale, as well as negotiating a short sale with the senior lienholder and sale price to
 prospective buyers to provide a benefit to the Estate. The listing agreement called for
 real estate commission to be paid of six percent of the sale price (includes fees for short
 sale negotiation). The Employment Application was approved pursuant to Court order
 entered on February 14, 2013 (docket number 20).

6 D. Basis for the Value of the Property

The Broker has more than ten years of experience in the sale of real property as
well as property valuations and is familiar with valuing real property in today's economic
environment. The Broker listed the Property on the MLS for \$150,000 (the Debtor's
scheduled value).

From his over ten years of experience with short sales, the Broker is aware that 11 the lenders will often obtain their own appraisals or otherwise determine the fair market 12 13 value of the subject real property before approving the short sale. It is also not uncommon for lenders to counter with the price they obtained the appraisal for if it is 14 15 higher than the offer price. In this case, the short sale and proposed discounted payoff of \$176,692.07 to the senior lienholder and \$2,000 to the junior lien has been approved 16 17 by Ocwen as the servicing agent - see Exhibit 5 to the Bui Declaration annexed to the Sale Motion. To complete the short sale process, the Trustee has filed this Sale Motion. 18 19 As such, the Broker believes that Ocwen has obtained its own appraisal of the Property 20 - and has determined the fair market value – before approving the short sale herein.

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E. <u>Marketing of the Property for Sale</u>

The Property has been on the market for over eighteen months. Following the listing of the Property for sale on the MLS, realtors and potential buyers were encouraged to present all offers. There were at least nine inquiries and at least five offers. The Broker reviewed all initial purchase offers for the Property. Following the review of the multiple offers, the Broker sent out requests to all interested parties and/or their agents to submit the highest and best bids for the Property.

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The Trustee had previously received an offer from ERE Investments, LLC to
 purchase the Property free and clear of all liens for total consideration of \$167,449.50.
 A motion for approval of this sale was filed on December 23, 2013 (docket 24) but was
 later withdrawn when ERE Investments, LLC canceled the transaction.

Following the failed transaction with ERE Investments, LLC, the Broker continued
to offer the Property to realtors and potential buyers in order to encourage more offers.
The Buyer's offer that is the subject of this Sale Motion is the highest and best offer
received by the Trustee following the Broker's extensive marketing process and after
over eighteen months of the Property being listed on the multiple listing service.

10 F. Liens and Encumbrances Against the Property and Their Proposed

11

Treatment Through the Sale

12 The Trustee has reviewed the Preliminary Title Report attached as Exhibit 1 to 13 the Bui Declaration annexed to the Sale Motion. From the Debtor's Schedules and the 14 Preliminary Title Report the Trustee believes that the total liens against the Property 15 exceed \$335,000. The following chart sets forth and accounts for all of the recorded 16 liens and encumbrances against the Property described in the Preliminary Title Report 17 and their proposed treatment through the sale:

- 18 ////
- 19 ////
- 20 ////
- 21
- 22
- 23 24

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LYNDA T. BUI, CHAPTER 7 TRUSTEE 3750 University Avenue Suite 670 Riverside, CA 92501

5 2nd Sale LBR Notice TC Woodward re 1362 Bouquet Drive, Upland, CA 91786-attachment with proof of service.doc 22028-000/50

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1 2	Creditor ⁵	Description	Estimated Amount Owed	Proposed Payout Amount	Treatment of Lien Through the Sale	
3	San Bernardino County	Real property taxes	Less than \$1,000	Payment in full of defaulted taxes (if any) and pro-rata payment on current tax	All outstanding real property taxes will be paid in full through escrow on the sale transaction	
4	Treasurer and Tax Collector					
5						
6				bill.		
7	Ocwen as servicing agent	Current beneficiary of a first priority	\$292,000	\$176,692.07 (amount agreed to by Ocwen) \$2,000	This lien will be paid through escrow on the sale of the Property in the amount approved by Ocwen as servicing agent for the senior lienholder. Thus, this lien will be released, discharged and terminated at the close of escrow and the Property will be sold free and clear of this lien and the lien will <u>not</u> attach to the sale proceeds. This lien will be paid through escrow on the sale of the Property in the amount approved by Ocwen as servicing agent for the senior lienholder. Thus, this lien will be released, discharged and terminated at the close of escrow and the Property will be sold free and clear of this lien and the lien will <u>not</u> attach to the sale proceeds.	
8	for the first priority	deed of trust recorded August 12, 2005, recording number 2005- 0594598. Listed in the Debtor's Schedules as being owed \$292,000.				
9	lienholder on the Property					
10						
11						
	12 13 14					
15	Ocwen as servicing agent	Current beneficiary of a second priority deed of trust recorded August 12, 2005, recording number 2005-0594599. Listed in the Debtor's Schedules as being owed \$42,676.	\$42,676			
16	for the second priority					
17	lienholder on the Property					
18						
19						
20 21						
22						
23						
24	⁵ The preliminary title report indicates U.S. Bank N.A. in its capacity as trustee for the registered holders of Master Asset Backed Securities Trust 2005-NC2, Mortgage Pass-through Certificates, Series 2005-NC2 is the holder of the first trust deed on the Property. In her Schedules, the Debtor identified the holder of the first trust deed as being "Ocwen Loan". The preliminary title report lists the second priority lien to be held by New Century Mortgage					
25						
26						
27						
28	Corporation. In her Schedules, the Debtor identified the holder of the second trust deed being "Ocwen Loan".				e second trust deed as	
LYNDA T. BUI, CHAPTER 7 TRUSTEE 3750 University Avenue Suite 670 Riverside, CA 92501	6 2nd Sale LBR Notice TC Woodward re 1362 Bouquet Drive, Upland, CA 91786-attachment with proof of service.doc 22028-000/50					

Main Document Page 9 of 14 1 Creditor⁵ Description Estimated Proposed Treatment of Lien Amount Owed Payout Through the Sale 2 Amount **Bouquet Estate** Delinquent \$3,481.87 \$4,196.38 All outstanding 3 (amount stated Owners owner's owner's association Association assessments, on the HUD-1) assessments will be 4 recording on paid in full through October 10, 2013, escrow on the sale 5 recording number transaction. 2013-0442793 6

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G. <u>Summary of the Purchase Offer and Summary of the Sale Terms</u>

The Trustee has received the highest and best offer from the Buyer to purchase 9 the Property for the total consideration of \$223,170.23, which includes (1) approved 10 discounted payoffs to the senior lienholder of \$176,692.07and the junior lender of 11 \$2,000, (2) a bankruptcy fee "carve-out" of \$15,000, plus a \$1,000 bankruptcy 12 document preparation fee, both payable to the Estate, (3) real property taxes and 13 owners' association dues, (4) brokerage commissions, (5) closing costs, and (6) other 14 monetary obligations the Trustee on behalf of the Estate as the seller of the Property 15 would normally need to pay at the close of escrow.⁶ This is a true short sale as the 16 carve-out for the Estate and the other costs of sale will be from funds that would 17 otherwise go to the senior lienholder on the Property based on the large debt it is owed. 18

Attached as **Exhibit 3** to the Bui Declaration annexed to the Sale Motion is a true and correct copy of the Residential Purchase Agreement and Joint Escrow Instructions and related addendum (collectively, the "Agreement") for which the Trustee is seeking Court approval. Attached as **Exhibit 4** to the Bui Declaration annexed to the Sale Motion is a true and correct copy of the HUD-1 estimated settlement statement for the transaction.

A summary⁷ of the terms and highlights of the Agreement between the Trustee and the Buyer are discussed below:

- ⁶ Except for the carve-out, all other costs are subject to final acceptance and approval by the senior lienholder.
 - ⁷ The summary and discussion are not meant to be a complete review of every provision of the Agreement.

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1					
2	Buyer:	LVSD LLC 5075 Biltmore St San Diego, CA 92117			
3					
4	Purchase Price:	Purchase price of \$195,000. In addition, the Buyer will pay (1) a carve-out payment of \$15,000 to the Estate, plus \$1,000 for bankruptcy document preparation fees, (2) all closing costs and other monetary obligations the Agreement requires the Trustee on behalf of the Estate as the seller of the Property to pay at the close of escrow (including but not limited to escrow charges, title charges, documentary transfer taxes).			
5 6					
7		Cash to be paid by the Buyer at closing – the total consideration to be paid by the Buyer is \$223,170.23.			
8	Escrow Holder and Escrow Closing Date:	The escrow holder shall be First California Escrow, 1110 Camino Del Mar, Suite G, Del Mar, CA 92104. Escrow is scheduled to close as soon as possible after Court approval of the sale.			
10					
10	Costs of Sale and Payments Through	• Outstanding real property taxes shall be paid. ⁹			
11	Escrow (including Real Estate Agent Commission)	• \$176,692.07 to Ocwen as the servicing agent for the senior lienholder in full satisfaction of the first priority lien.			
13		 \$2,000 to Ocwen as the servicing agent for the junior lienholder in full satisfaction of the second priority lien. 			
14		 6% broker's commission, or \$11,700, to be split between the Trustee's Broker and the Buyer's real estate broker as follows: 			
15		Trustee's Broker, Kristian Peter of San Diego REOS Specialists in the amount of \$7,800, and Buyer's real estate broker, Ericka Rojas of Summit Realty Group, in the amount of \$3,900.			
16 17		 \$15,000 to the Trustee on behalf of the Estate (Carve-Out Amount). The Trustee on behalf of the Estate shall retain the Carve-Out Amount in the Estate free and clear of any liens of interests, to compensate the Estate inter alia for its efforts in connection with the 			
18		sale of the Property.			
19 20		 \$1,000 payable to the Estate for bankruptcy document preparation fees. The Trustee on behalf of the Estate shall retain the fees in the Estate free and clear of any liens of interests. 			
20		 Payment of closing costs and other monetary obligations the Agreement requires the Trustee on behalf of the Estate as the seller of the Property to pay at the close of escrow (including but not limited 			
22		to escrow charges, title charges, documentary transfer taxes) without requiring the Estate to place any funds into escrow or have any continuing obligation to the senior lienholder.			
23		 Payment of the balance of the sale proceeds, if any, to Ocwen as the 			
24		servicing agent for the senior lienholder.			
25					
26	 the Broker to make sure that there will be sufficient funds in the Estate to make a meaningful distribution. All real property taxes and assessments for the current tax year shown in the current county tax bill shall be prorated between Seller and Buyer and charged as of the closing date to the applicable accounts of Seller and Buyer. EXNDAT. BUL, PTER 7 TRUSTEE OUNIVERSITY Avenue Suite 670 2nd Sale LBR Notice TC Woodward re 1362 Bouquet Drive, Upland, CA 91786-attachment with proof of service.doc 				
LYNDA T. BUI,					
3750 University Avenue					

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1 2	Bankruptcy Court Approval	The sale is expressly conditioned on approval of the United States Bankruptcy Court for the Central District of California and entry of final order approving this Sale Motion.			
3	Final Approval From Senior Lienholder	Except for the carve-out to the Estate, all other costs are subject to final acceptance and approval by Ocwen as the servicing agent for the senior lienolder.			
4					
5 6	Terms of Sale - Purchase Without Warranties	Buyer acknowledges that Buyer is purchasing the Property from the Seller "AS IS" without warranties of any kind, expressed or implied, being given by the Seller, concerning the condition of the property or the quality of the title			
7		thereto, or any other matters relating to the Property. Buyer represents and warrants that Buyer is purchasing the Property as a result of its own investigations and is not buying the Property pursuant to any representation made by any broker, agent, accountant, attorney or employee acing at the direction, or on the behalf of the Seller, except as expressly set forth in the Agreement. Buyer acknowledges that Buyer has inspected the Property, and upon closing of Escrow governed by this Agreement, Buyer forever waives, for itself, its heirs, successors and assigns, all claims against the Debtor, her attorneys, agents and employees, the Estate, Lynda T. Bui as Trustee and			
8					
9 10					
11		individually, and her attorneys, the law firm for which she is associated, her agents and employees, arising or which might otherwise arise in the future concerning the Property			
12	Terms of Sale - Free and Clear of Liens and Encumbrances	The sale of the Property shall be free and clear of all liens, claims, interests and encumbrances pursuant to Bankruptcy Code Section 363(f). The Property shall be delivered to the Buyer free and clear of all liens and			
13		encumbrances.			
14		Out of an abundance of caution, any liens and interests against the Property that are not paid/resolved through escrow shall attach to the residual sale proceeds, if any , (but excluding the Estate's carve-out amount of \$15,000			
15 16		and \$1,000 bankruptcy document preparation fees) that may be generated through the sale with the same force, effect, validity, and priority as such liens or interests had with respect to the Property prior to the sale			
17 18	Terms of Sale - Good Faith Finding	The proposed sale has been brought in good faith and has been negotiated on an "arms length" basis. The negotiations with the Buyer have resulted in an offer to sell the Estate's interest in the Property that will have substantial benefit. Accordingly, the sale is in good faith and should be approved. The Trustee shall request such a finding pursuant to Bankruptcy Code Section 363(m) at the hearing on this Sale Motion.			
19	Terms of Sale - Waiver	The Trustee requests that the Court waive the fourteen-day stay of the order			
20	of Rule 6004(h)	approving the sale of the Property under Federal Rules of Bankruptcy Procedure 6004(h) such that the sale of the Property can close as soon as possible after entry of the Court order approving the Sale Motion and the			
21		Agreement.			
22					
23	H. <u>Tax Consequ</u>	ences			
24	This is a short sale. The sale will be for less than the Debtor's original purchase				
25	price and improvement costs attributed to the Property. In addition, this Property				
26	appears to be the Debtor's primary residence as of the Petition Date. It is anticipated				
27	that there will be no tax liability generated from the sale.				
28					

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PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 8105 Irvine Center Drive, Suite 600, Irvine, California 92618

A true and correct copy of the foregoing document entitled (*specify*): **NOTICE OF SALE OF ESTATE PROPERTY** will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

1. <u>TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF)</u>: Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (*date*) **September 8, 2014**, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

- Lynda T. Bui (TR) trustee.bui@shbllp.com, C115@ecfcbis.com Chapter 7 Trustee
- United States Trustee (RS) ustpregion16.rs.ecf@usdoj.gov U.S. Trustee
- Christopher P Walker cwalker@cpwalkerlaw.com, Ihines@cpwalkerlaw.com Debtor's Attorney

Service information continued on attached page

2. SERVED BY UNITED STATES MAIL:

On (*date*)) **September 8, 2014**, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge <u>will be completed</u> no later than 24 hours after the document is filed.

Service information continued on attached page

3. <u>SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL</u> (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (*date*) **September 8, 2014**, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge <u>will be completed</u> no later than 24 hours after the document is filed.

<u>Judge's Copy – Via Messenger</u> US Bankruptcy Court, Hon Mark D. Houle, 3420 Twelfth St., Bin Outside Courtroom 303, Riverside, CA 92501

Service information continued on attached page

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

September 8, 2014Lorre ClappDatePrinted Name

Isl Lorre Clapp Signature

U.S. MAIL SERVICE LIST

<u>Buyer</u>

LVSD LLC Attn Managing Member 5075 Biltmore St San Diego, CA 92117

Buyer's Broker

Ericka Rojas Summit Realty Group 177 Riverside Ave Newport Beach, CA 92663

Trustee's Broker

Kristian Peter SDREOS 374 E H St., Suite A **PMB 543** Chula Vista, CA 91910

Secured Party

San Bernardino County Treasurer and Tax Collector 172 West Third Street, First Floor San Bernardino, CA 92415-0360

Secured Party Ocwen Loan Servicing LLC Attn Short Sale Department 1661 Worthington Road Suite 100 West Palm Beach, FL 33409

CONTINUED ON FOLLOWING PAGE

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U.S. MAIL SERVICE LIST CONTINUED.

DEBTOR

LORI WOODWARD 26472 ARBORETUM WAY UNIT 2208 MURRIETA, CA 92563-7267

COURT NOTICE MATRIX BENEFICIAL/HFC PO BOX 3425 BUFFALO, NY 14240

COURT NOTICE MATRIX CAP ONE PO BOX 5253 CAROL STREAM, IL 60197

COURT NOTICE MATRIX

CAPITAL RECOVERY V LLC C/O RECOVERY MANAGEMENT SYSTEMS CORP 25 SE 2ND AVE SUITE 1120 MIAMI FL 33131-1605

COURT NOTICE MATRIX

FRANCHISE TAX BOARD ATTN: BANKRUPTCY P.O. BOX 2952 SACRAMENTO, CA 95812-2952

COURT NOTICE MATRIX KOHLS/CAPONE N56 W 17000 RIDGEWOOD DR MENOMONEE FALLS, WI 53051

COURT NOTICE MATRIX

PYOD LLC ITS SUCCESSORS AND ASSIGNS AS ASSIGNEE OF FNBM LLC RESURGENT CAPITAL SERVICES PO BOX 19008 GREENVILLE, SC 29602-9008

RETURNED MAIL

INTERESTED PARTY UNITED STATES TRUSTEE (RS)

3801 UNIVERSITY AVENUE, SUITE 720 RIVERSIDE, CA 92501-3200

COURT NOTICE MATRIX BENFCL/HFC PO BOX 3425 BUFFALO, NY 14240

COURT NOTICE MATRIX CAPITAL ONE BANK (USA), N.A. PO BOX 71083 CHARLOTTE, NC 28272-1083

COURT NOTICE MATRIX

CREDIT ONE BANK PO BOX 98875 LAS VEGAS, NV 89193

COURT NOTICE MATRIX

GE CAPITAL RETAIL BANK C/O RECOVERY MANAGEMENT SYSTEMS CORP 25 SE 2ND AVE SUITE 1120 MIAMI FL 33131-1605

COURT NOTICE MATRIX

MCYDSNB 9111 DUKE BLVD MASON, OH 45040

COURT NOTICE MATRIX

RECOVERY MANAGEMENT SYSTEMS CORPORATION 25 SE 2ND AVENUE SUITE 1120 MIAMI, FL 33131-1605

UNDELIVERABLE, RETURN TO WRITER

COURT NOTICE MATRIX

CAP ONE PO BOX 85064 GLEN ALLEN, VA 23058 COURT NOTICE MATRIX BOQUET ESTATES OWNERS ASSOCIATION 675 WEST FOORTHILL BLVD SUITE 104 CLAREMONT CA 91711

COURT NOTICE MATRIX BOUQUET ESTATES ASSOCIATION P.O. BOX 5022 UPLAND, CA 91785

COURT NOTICE MATRIX CAPITAL ONE N.A C/O BECK AND LEE LLP POB 3001 MALVERN, PA 19355-0701

COURT NOTICE MATRIX FIRST PREMIER BANK 601 S MINNESOTA AVE SIOUX FALLS, SD 57104

COURT NOTICE MATRIX

INTERNAL REVENUE SERVICE P.O. BOX 7346 PHILADELPHIA, PA 19101-7346

COURT NOTICE MATRIX

OCWEN LOAN 1661 WORTHINGTON R STE 100 WEST PALM BEAC, FL 33409

COURT NOTICE MATRIX SEARS P.O. BOX 49352 SAN JOSE, CA 95161-9352

NOT DELIVERABLE AS ADDRESSED

COURT NOTICE MATRIX GECRB/LIVING SPACES PO BOX 981439 EL PASO, TX 79998