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9 Attorneys for Plaintiff  
NATIONSTAR MORTGAGE LLC

11 **UNITED STATES DISTRICT COURT**  
12 **CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION**

14 NATIONSTAR MORTGAGE LLC,  
15 Plaintiff,  
16 vs.

CASE NO. 2:18-cv-03041 DSF (RAOx)  
JUDGE: Hon. Dale S. Fischer  
CTRM.: 7D

**DECLARATION OF BRICK KANE**

17 PATRICK JOSEPH SORIA, an  
individual; WEST H&A, LLC, a  
18 Delaware Limited Liability Company;  
WARRANTED EFFECTUATION OF  
19 SUBSTITUTE TRANSFEREE INC,  
AKA W.E.S.T Inc., a Delaware  
20 Corporation; WESTWOOD LEGAL, a  
California Corporation; WESTWARD  
21 LEGAL, a California Corporation;  
BRIGHTON LEGAL GROUP, PC, a  
22 dissolved California Corporation; BLG  
PC NATIONAL BY BRIGHTON  
23 LEGAL GROUP, INC., a Delaware  
Corporation; DEUTSCHE MELLON  
24 NATIONAL ASSET, LLC, a Wyoming  
Limited Liability Company;  
25 CHRISTIANA WILMINGTON  
GLOBAL ASSET CORP., a Delaware  
26 Corporation; HBSC US IN ITS  
CAPACITY AS LEGAL TITLE  
27 HOLDER INCORPORATED, a  
Delaware Corporation; CAMDEN  
28 LEGAL GROUP, PC, a dissolved

ACTION FILED: April 11, 2018  
TRIAL DATE: None Set

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1 California Corporation; TAMYRA  
2 WHITE, an individual; GEORGE  
3 WESLEY JR. PIERCE, an individual;  
4 GRICELA MENDOZA, an individual;  
5 BERNARD GERMANI, an individual;  
6 REBEKAH BROWN, an individual;  
7 MICHAEL C. JACKSON, an  
8 individual; CYNTHIA LARA, an  
9 individual; F. MARTINEZ, an  
10 individual; JENNY DE LEON, an  
11 individual; ELBA CHAVEZ, an  
12 individual; RYAN ALEXANDER  
13 URQUIZU, an individual; ROGER  
14 FRANKLIN, an individual; AND  
15 WHATEVER NAME THEY MAY DO  
16 BUSINESS UNDER; and DOES 1  
17 through 10 inclusive,

18 Defendants.

19 I, Brick Kane, declare as follows:

20 1. I am the President and Chief Operating Officer of Robb Evans &  
21 Associates LLC ("Permanent Receiver"), the permanent receiver over the  
22 Receivership Defendants as defined in the Order Entering Preliminary Injunction  
23 Against Defendants and Appointing a Permanent Receiver (ECF No. 46) ("Order").  
24 Since the inception of the receivership, I have had primary responsibility for the  
25 supervision of this receivership estate, and have been one of the members of Robb  
26 Evans & Associates LLC actively involved in the administration of the receivership.  
27 I have personal knowledge of the matters set forth in this declaration. If called upon  
28 to testify as to these matters I could and would competently testify thereto.

2. I was in attendance at the OSC re: Contempt hearing that occurred in  
the matter on May 30, 2018, at 1:30 p.m.

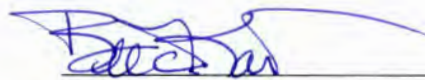
3. Since May 30, 2018, at 1:30 p.m., Defendant Patrick J Soria has not  
provided me with any documents, disclosures, access, locations, funds, and/or  
anything required by this Court's Contempt Order (Dkt. No. 107).

4. To date, aside from turning over a cell phone, Mr. Soria has not  
provided any of the information I requested.

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1           5.     Plaintiff's counsel contacted me to request permission to access and  
2 review the contents of Mr. Soria's cell phone (that was ordered to be turned over as  
3 part of the Contempt Proceedings) and Mr. Soria's email accounts, which such  
4 permission I provided.

5  
6 I declare under penalty of perjury under the laws of the United States of America  
7 that the foregoing is true and correct and that this declaration was executed on June  
8 5, 2018 at Sun Valley, California.



Brick Kane

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