



Exhibit A
RECEIVED
Feb 20 2026
SC Court of Appeals

ALLISON SMITH
3805 BOBCAT TRAIL
TIMMONSVILLE, SC 29161

03/14/2024

Reference To:
Loan Number: 0062264510PC
Property Address: 3805 BOBCAT TRAIL
TIMMONSVILLE, SC 29161

Dear ALLISON SMITH

The terms of your mortgage loan have been fully satisfied, and the enclosed document has been recorded in the official land records office where your property is located. You do not need to take any further action regarding this matter, but please retain this important document for your records.

It has been a pleasure to service your mortgage loan.

If you have any questions about this matter, please contact our Customer Service Department at 1-800-274-6600 Monday through Friday from 8:00 A.M. to 10:00 P.M., and Saturday from 8:00 A.M. to 3:00 P.M., Eastern Time.

Sincerely,
Customer Service Department
NMLS ID 2916



Reaction Date: 20 Sept 2025

Special Appearance Notice

Exhibit B

Let it be known, here comes, *in Juris*, self governing, a living woman, Allison Shavonne, Surname Smith.

The complaint filed against me has no standing. The Plaintiff is a fictitious entity and is using my name to presume and assume that I am a legal fiction which falls outside the law of equity creating a unilateral contract.

The plaintiff has not claimed an injury, in fact of any kind in this pleading. If standing doesn't exist then there is no case, Rule 17a (no standing, Plaintiff is not the real party in interest), *Gibson v. Boyle* 139 Ariz. 512 (no injured party means a complaint is invalid on its face)

The plaintiff has not proven they own both the note and mortgage, and has not proven they provided funding for the note and mortgage. Loan care violated Full Faith and Credit knowing there was no real exchange of value or consideration given, which is lack of standing.

According to SG code sec 36-3-311, I in good faith tendered an instrument / money orders to the claimant as full satisfaction of the claim. There was a conspicuous statement, clear and obvious indicating the instrument is offered in "full satisfaction of the claim, please return if not accepted", barring them from suing for the remaining amount.

I am not in default with anyone in this proceeding.

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Feb 20 2026

SC Court of Appeals

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Exhibit C

Feb 20 2026 NOTE

SC Court of Appeals

FHA Case No.

461-8205136-703

SMITH

Loan #: 151030004034

MIN: 100070202004025925

MARCH 11, 2022
[Date]

WEST COLUMBIA,
[City]

SOUTH CAROLINA
[State]

3805 BOBCAT TRAIL, TIMMONSVILLE, SC 29161
[Property Address]

1. BORROWER'S PROMISE TO PAY

In return for a loan that I have received, I promise to pay U.S. \$270,990.00 (this amount is called "Principal"), plus interest to the order of the Lender. The Lender is FINANCE OF AMERICA MORTGAGE LLC. I will make all payments under this Note in the form of cash, check or money order.

I understand that the Lender may transfer this Note. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder."

2. INTEREST

Interest will be charged on unpaid principal until the full amount of Principal has been paid. I will pay interest at a yearly rate of 3.625%.

The interest rate required by this Section 2 is the rate I will pay both before and after any default described in Section 6(B) of this Note.

3. PAYMENTS

(A) Time and Place of Payments

I will pay principal and interest by making a payment every month.

I will make my monthly payment on the 1ST day of each month beginning on MAY 1, 2022. I will make these payments every month until I have paid all of the principal and interest and any other charges described below that I may owe under this Note. Each monthly payment will be applied as of its scheduled due date and will be applied to interest and other items in the order described in the Security Instrument before Principal. If, on APRIL 1, 2052, I still owe amounts under this Note, I will pay those amounts in full on that date, which is called the "Maturity Date."

I will make my monthly payments at 1 WEST ELM STREET, FIRST FLOOR, CONSHOHOCKEN, PA 19428 or at a different place if required by the Note Holder.

(B) Amount of Monthly Payments

My monthly payment will be in the amount of U.S. \$1,235.85.

4. BORROWER'S RIGHT TO PREPAY

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note.

I may make a full Prepayment or partial Prepayments without paying a Prepayment charge. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to any accrued and unpaid interest on the Prepayment amount before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.

5. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

6. BORROWER'S FAILURE TO PAY AS REQUIRED

(A) Late Charge for Overdue Payments

If the Note Holder has not received the full amount of any monthly payment by the end of 15 calendar days after the date it is



due, I will pay a late charge to the Note Holder. The amount of the charge will be 4.000% of my overdue payment of principal and interest. I will pay this late charge promptly but only once on each late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice of Default

If I am in default, the Note Holder may send me a written notice telling me that if I do not pay the overdue amount by a certain date, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount. That date must be at least 30 days after the date on which the notice is mailed to me or delivered by other means.

(D) No Waiver By Note Holder

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(E) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

7. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by first class mail to me at the Property Address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by delivering it or by mailing it by first class mail to the Note Holder at the address stated in Section 3(A) above or at a different address if I am given a notice of that different address.

8. OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a guarantor, surety or endorser of this Note is also obligated to do these things. Any person who takes over these obligations, including the obligations of a guarantor, surety or endorser of this Note, is also obligated to keep all of the promises made in this Note. The Note Holder may enforce its rights under this Note against each person individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note.

9. WAIVERS

I and any other person who has obligations under this Note waive the rights of Presentment and Notice of Dishonor. "Presentment" means the right to require the Note Holder to demand payment of amounts due. "Notice of Dishonor" means the right to require the Note Holder to give notice to other persons that amounts due have not been paid.

10. UNIFORM SECURED NOTE

This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the Note Holder under this Note, a Mortgage, Deed of Trust, or Security Deed (the "Security Instrument"), dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts I owe under this Note. Some of those conditions are described as follows:

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 14 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.



WITNESS THE HAND(S) AND SEAL(S) OF THE UNDERSIGNED:

Allison Shavonne Smith 3 (8)

- BORROWER - ALLISON SHAVONNE SMITH

[Sign Original Only]

Individual Loan Originator: MARION BERRY FEAGIN, NMLSR ID: 199790

Loan Originator Organization: FINANCE OF AMERICA MORTGAGE LLC, NMLSR ID: 1071



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EXHIBIT 3A
Pg. 1 of 4

Feb 20 2026

NON-NEGOTIABLE

SC Court of Appeals

Smith, Allison Savonne
c/o 3805 Bobcat Trail
Timmonsville
South Carolina [29161]
Republic States United

CC: ATTENTION: CORPORATION SYSTEM : REGISTERED AGENT: LOANCARE
c/o 2 OFFICE PARK COURT SUITE 103,
COLUMBIA, SOUTH CAROLINA
29223

Re: Account Number: 0062264510

Mister or Misses

I would be happy to settle any financial obligation I might lawfully owe, as soon as I have received the following documentation from you:

1. Validation of the debt (the actual accounting);
2. Verification of your claim against me (a sworn affidavit or a hand signed invoice in accordance with The Bills of Exchange Act (1882)); Uniform Commercial Codes, Federal Fair Credit Reporting Act, and Georgia State Statues for Lawful Purposes.
3. A copy of the contract signed by both parties and therefore binding both parties.
4. Please also provide me with a true and certified copy (NOT photocopy) of the Original Note (Credit Agreement), under penalty of perjury and with unlimited liability and confirm that this Note, has never been sold.
5. Please also confirm the name of the individual who is the duly authorized representative from your company, who has carried out due diligence under The Money Laundering Regulations 2007 and what actions s/he has taken in relation to this account.

I hereby give you ten (10) days to reply to this notice from the above date with a notice sent using recorded post and signed under full commercial liability and penalties of perjury, assuring and promising me that all of the replies and details given to the above requests are true and without deception, fraud or mischief. Your said failure to provide the aforementioned documentation within ten (10) days, from the above date, to validate the debt, will constitute your agreement to the following terms:

That the debt did not exist in the first place;

OR

It has already been paid in full;

AND

That any damages suffer, you will be held culpable;

That any negative remarks made to a credit reference agency will be removed;

You will no longer pursue this matter any further.

You agree to pay all fee schedules.

Please Note: I wish to deal with this matter in writing and I do not give your organization permission to contact me by telephone. Should you do so, I must warn you that the calls could constitute 'harassment' and I may take action under Section 1 of the Protection from Harassment Act 1997 and the Administration of Justice Act 1970 S.40, which makes it a Criminal Offence for a creditor or a creditor's agent to make demands (for money), which are aimed at causing 'alarm, distress or humiliation', because of their frequency or manner.

STATEMENT OF FACTS

For the record we wish to effect payment immediately. What is the sum certain on the penal funds?

Affiant is a national of the nation/state South Carolina, as contemplated by the act of congress evidenced and restated at 8 U.S.C. 1101(a)(2). Affiant is aware and knows that the U.S. bankruptcy is verified in Senate Report No. 93-519 93rd. Congress, 1st Session (1973), Summary of Emergency Power Statues, "Executive Orders 6073, 6102, 6111, and by Executive Order 6260 on March 9th, 1933 under the "Trading with the Enemy Act (Sixty-Fifth Congress, Session 1, Chapters 105, 106, October 6th, 1917, and as further codified at 12 U.S.C.A. 95(a) and (b) as amended.

- I conditionally accept all facts in the claim if the respondent can prove authority to make presentments
- I conditionally accept for value and return for value the presumption I have a duty to show cause for actions upon proof of claim that it is not public policy of the **UNITED STATES** under **HJR-192 to not pay debts at law but instead to exchange consideration upon a dollar for dollar basis to discharge or offset a liability.**
- I conditionally accept for value and return for value the presumption I have a duty to show cause for my actions with the bank or respondent upon proof of claim that without money of account (as established under Article One, Sections 10, clause one, of the Organic Constitution of the United States of America) in circulation that the only commercial consideration that exists is each and every person's exemption by way of a prepaid account operated by the United States Secretary of Treasury.

Affiant is aware and knows that a certificate of live birth (certificate of title) is a bond that evidences title held by the **Depository Trust Company (DTCC)**. The issuer has legal title; you have equitable title up until you partner up to share equitable title with the United States. SS-5 creates the UPPERCASE NAME which is surety for the Vessel. The Vessel is the body and evidenced on the application by length, weight, and footprints. A body manifested into the sea of commerce. The beneficiary is supposed to be Me, Myself, and I. But the Depository Trust Company (DTCC) is at 55 Water Street New York City and operates both the public and the private side. Under Civil Rico Racketeering Laws 18 U.S.C. 1964 as corporations may have established a pattern of racketeering activity by using mail to collect an unlawful debt. If proven there is a conspiracy to deprive of property without due process is various constitutional injuries under 18 U.S.C.A. 241. **Knowledge and neglect to prevent a United States Constitutional**

wrong. 31 U.S.C. 5118 (d)2 None can ask for payment in specific coin. 31 U.S.C. 3123 There is no money, so no one can demand payment... the United States will discharge debt dollar for dollar.

Affiant is aware and knows that legal tender (FEDERAL RESERVE NOTES) are not good and lawful money of the United States. See Rains V. State,State, 226 S.W .18

Affiant is aware and knows that the Undersigned affiant has been estopped from using and has no access to ' lawful Constitutional Money of exchange' (see U.S. Constitution- Article 1 Section 10) to "pay debts at law", and pursuant to HJR-192, can only discharge fines, fees, debts, and judgements 'dollar for dollar' via commercial paper or upon Affiant's Exemption.

There are no judicial courts in America and there has no been since 1789. Judges do no enforce statutes and codes. Executive Administrators enforce statutes and codes. (FRC V. GE 281 US464 KELLER V. PE 261 US 428, 1 STAT. 138-178

I HEREBY notice that I am the executor of the Cestui Que Vie Trust of ALLISON SAVONNE SMITH according to Title 26 sections 303 & 7701, companies, corporations, and associations and trusts are all decedents. This means my all UPPERCASE NAME IS A LEGAL ESTATE. My ALL UPPERCASE NAME falls into this class. I direct all of the affairs and financial affairs of ALLISON SAVONNE SMITH

The following documents are needed to move forward in these matters
All tax bond receipts 1099 OID, 1099A, 1099C

The authorization from the INTERNAL REVENUE SERVICE to go forward with the above mentioned account number [26 U.S.C. 2032A(e)11]
Employee Affidavit [Title 5 U.S.C. 3333]
Registration [Title 22 U.S.C. 611 and 612]

Please provide all of the following information and submit the appropriate forms and paperwork back to me along with an affidavit signed in accordance with 28 U.S.C. 1746 for validation and proof of claim.

I affirm that all statement, facts, and information presented in this affidavit/ writ are correct and are presented as evidence for the record. Evidence, exhibit, Information, and facts are placed in Evidence in this case, and As I am reserving and retaining all my rights and affirm to the best of my knowledge and belief.

MAY ALL PARTIES BE MINDFUL OF 48 CFR, 48 U.S.C., UNIFORM COMMERCIAL CODES 1-308, 3-402, 3-419 3-501,

Affiant is aware and know that the various and numerous references to case law, legislative history, state and federal statutes/ codes, Federal Reserve Bank Publications, Supreme Court decisions, the Uniform

Commercial Codes, U.S. Organic Constitutional, and general recognized maxims of Law as cited herein and throughout establish the following:

- A) That the U.S. Federal government and the several United States did totally and completely debase the organic Lawful Constitutional Coin of the several States of the Union of the United States.
 - B) That the Federal Government and the several United States have and continue to breach the express mandates of Article 1 Section 10 of the Federal Constitution regarding the minting and circulation of lawful coin.
 - C) That the lawful coin (i.e. organic medium of exchange) and the former ability to PAY DEBTS has been replaced with fiat, paper currency, with the limited capacity to only discharge debts.
 - D) That Congress of the United States did legislate and provide the American People a remedy/ means to discharge all debt "dollar for dollar" via HJR-192 due to the declared Bankruptcy of the Corporate United States via the abolishment of Constitutional Coin and Currency.
- No Assured value, no liability, errors, nor omissions excepted. All rights reserved and retain without recourse-non-assumpsit

FURTHER AFFLIANT SAITH NOT.

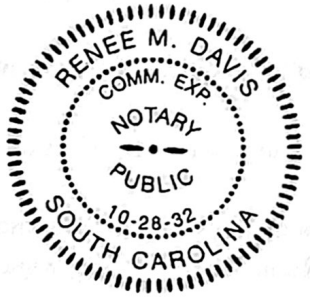
Subscribed and sworn, without prejudice, and with all rights reserved,
(Printed Name:) Allison Smith

Principal, by Special Appearance, proceeding Sui Juris.
c/o 3805 Bobcat Trail Republic in South Carolina on or near [29161]

Signed: Allison Smith
Date: 12/12/22

On this 12th day of December, 2022, before me, the undersigned, a Notary Public in and for Allison Smith, personally appeared the above-signed, known to me to be the one whose name is signed on this instrument, and has acknowledged to me that s/he has executed the same.

Signed: Renee M. Davis
Printed Name: Renee M. Davis
Date: 12-12-22
Address: 2023 S. Irby St, Florence, SC 29505



RECEIVED EXHIBIT 3C

Feb 20 2026

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NON-NEGOTIABLE

SC Court of Appeals

Smith, Allison Savonne
c/o 3805 Bobcat Trail
Timmonsville
South Carolina [29161]
Republic States United

October 29, 2023

CC: ATTENTION: BELL CARINGTON PRICE & GREGG, PLLC
c/o 339 HEYWARD STREET
COLUMBIA, SOUTH CAROLINA
29201

Re: Account Number: 0062264510

Mister or Misses

I would be happy to settle any financial obligation I might lawfully owe, as soon as I have received the following documentation from you:

1. *Validation of the debt (the actual accounting);*
2. *Verification of your claim against me (a sworn affidavit or a hand signed invoice in accordance with The Bills of Exchange Act (1882)); Uniform Commercial Codes, Federal Fair Credit Reporting Act, and South Carolina State Statues for Lawful Purposes.*
3. *A copy of the contract signed by both parties and therefore binding both parties.*
4. *Please also provide me with a true and certified copy (NOT photocopy) of the Original Note (Credit Agreement), under penalty of perjury and with unlimited liability and confirm that this Note, has never been sold.*
5. *Please also confirm the name of the individual who is the duly authorized representative from your company, who has carried out due diligence under The Money Laundering Regulations 2007 and what actions s/he has taken in relation to this account.*

I hereby give you ten (10) days to reply to this notice from the above date with a notice sent using recorded post and signed under full commercial liability and penalties of perjury, assuring and promising me that all of the replies and details given to the above requests are true and without deception, fraud or mischief. Your said failure to provide the aforementioned documentation within ten (10) days, from the above date, to validate the debt, will constitute your agreement to the following terms:

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OR

It has already been paid in full;

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That any damages suffer, you will be held culpable;

That any negative remarks made to a credit reference agency will be removed;

*You will no longer pursue this matter any further.
You agree to pay all fee schedules.*

Please Note: I wish to deal with this matter in writing and I do not give your organization permission to contact me by telephone. Should you do so, I must warn you that the calls could constitute 'harassment' and I may take action under Section 1 of the Protection from Harassment Act 1997 and the Administration of Justice Act 1970 S.40, which makes it a Criminal Offence for a creditor or a creditor's agent to make demands (for money), which are aimed at causing 'alarm, distress or humiliation', because of their frequency or manner.

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I affirm that all statements, facts, and information presented in this affidavit/ writ are correct and are presented as evidence for the record. Evidence, exhibit, Information, and facts are placed in Evidence in this case, and As I am reserving and retaining all my rights and affirm to the best of my knowledge and belief.

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A) That the U.S. Federal government and the several United States did totally and completely debase the organic Lawful Constitutional Coin of the several States of the Union of the United States.

B) That the Federal Government and the several United States have and continue to breach the express mandates of Article 1 Section 10 of the Federal Constitution regarding the minting and circulation of lawful coin.

C) That the lawful coin (i.e. organic medium of exchange) and the former ability to PAY DEBTS has been replaced with fiat, paper currency, with the limited capacity to only discharge debts.

D) That Congress of the United States did legislate and provide the American People a remedy/ means to discharge all debt "dollar for dollar" via HJR-192 due to the declared Bankruptcy of the Corporate United States via the abolishment of Constitutional Coin and Currency.

No Assured value, no liability, errors, nor omissions excepted. All rights reserved and retain without recourse-non-assumpsit

FURTHER AFFIANT SAITH NOT.

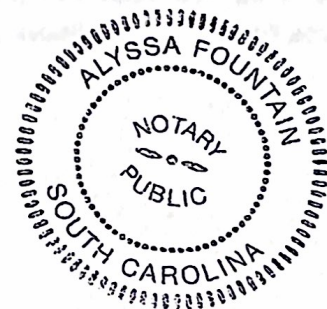
Subscribed and sworn, without prejudice, and with all rights reserved,
(Printed Name:) Allison Smith

Principal, by Special Appearance, proceeding Sui Juris.
c/o 3805 Bobcat Trail Republic in South Carolina on or near [29161]

Signed: Allison Smith
Date: 10/30/2023

On this 30th day of October, 2023 before me, the undersigned, a Notary Public in and for South Carolina, personally appeared the above-signed, known to me to be the one whose name is signed on this instrument, and has acknowledged to me that s/he has executed the same.

Signed: Alyssa Fountain
Printed Name: Alyssa Fountain
Date: 10/30/2023
Address: 2023 S. Irby St. Florence, SC, 29505



LOAN CARE
P. O. Box 8068 Virginia Beach, VA 23150-8068

RECEIVED **EXHIBIT 1**
Feb 20 2026 **Pg. 1 OF 2**
SC Court of Appeals February 16, 2023

4-754-91518-0000262-001-01-000-000-000-000



ALLISON S SMITH
3805 BOBCAT TRL
TIMMONSVILLE SC 29161-9558

RE: Loan Number: XXXXXX4510
Property Address: 3805 Bobcat Trail
Timmons ville SC 29161

NOTICE

Dear Customer:

This letter is a formal notice that you have defaulted in your contractual obligations under the terms of a Note and Security Instrument on the collateral property referenced above for failure to pay amounts due. For the purposes of this notice, the term "Note" means a mortgage note, bond, or analogous agreement to repay a loan and the term "Security Instrument" means a mortgage, a deed of trust, security deed or other similar security instrument that secures the Note. If you did not execute the Note or assume the subject loan, this notice is not an attempt to collect debt from you.

As of the date of this letter, the total amount necessary to bring your mortgage current and reinstate your loan is \$694.42 which consists of the following:

Monthly Payments (01-01-2023 to 2-01-2023)	\$694.42
Late Charges	\$.00
Bad Check Fees	\$.00
Less Suspense Balance	(\$.00)
Total due	\$694.42

mailed 3/11/23
received 3/15/23 @ 12:11

You have the right to cure the default on or before 03-23-2023 (or if said date falls on a Saturday, Sunday, or legal holiday, then on the first business day thereafter) by sending the required amount of \$694.42 to:

LoanCare, LLC
P.O. Box 37628
Philadelphia, PA 19101-0328

EXHIBIT 1
Pg. 2 of 2



CUSTOMER'S RECEIPT

SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION

Pay to _____
Address _____

KEEP THIS RECEIPT FOR YOUR RECORDS

NOT NEGOTIABLE

Serial Number: 28114384656
Year, Month, Day: 2023-03-11
Post Office: 295014
Amount: \$694.42
Clerk: 08



POSTAL MONEY ORDER

Serial Number: 28114384656
Year, Month, Day: 2023-03-11
Post Office: 295014
U.S. Dollars and Cents: \$694.42
Amount: Six Hundred Ninety Four Dollars and 42/100 *****

Pay to: Lakeview Loan Servicing, LLC

Address: P.O. Box 37628

From: Allison Smith Jussoli

Acct #: 0062264510

Address: 3805 Bobcat Trail

Memorandum: Accord and full satisfaction Deformation Under duress without recourse

SEE REVERSE WARNING • NEGOTIABLE ONLY IN THE U.S. AND POSSESSIONS

⑆00000800⑆

28114384656⑈

5:27



VERYDAY CHECKING ...1872



Available balance ⓘ

🔍 Lakeview



🕒 04/03/2023 \$1,583.06
LAKEVIEW LN SRV MTG PYMT 033123
0062264510 ALLISON

🕒 02/27/2023 \$1,583.06
LAKEVIEW LN SRV MTG PYMT 022423
0062264510 ALLISON S SMITH