

Notice of Void Settlement Agreements between Parties

THE CIVIL ACTION AGREEMENT, BETWEEN

THE UNITED STATES OF AMERICA
Bridget M. Rohde, Acting US Attorney
Matthew Mailloux and John Vagelatos
Assistant US Attorneys, Eastern District of New York

and PHH MORTGAGE CORPORATION AND PHH CORPORATION
Andrew W. Schilling, Kathryn L. Ryan, Thomas A. Dowell
Buckley Sandler LLP
Attorneys for PHH Mortgage Corporation and PHH Corporation

and RELATOR
Mary Bozzelli, Relator
Michael J. Lingle, J. Nelson Thomas, and Jonathan W. Farris
Thomas and Solomon LLP, Counsel for Relator

and by Separate Agreement with PHH Home Loans (PHHHL)
not named by the Relator above, concerning FHA Mortgages

UNITED STATES OF AMERICA
Gregory G. Brooker, Acting US Attorney
Ann M. Bildtsen, Assistant US Attorney, District of Minnesota
William E. Fitzpatrick, Acting US Attorney
Anthony LaBruna, Mark Orlowski, Assistant US Attorneys, District of New Jersey
Benjamin Greenberg, Acting US Attorney
James A. Weinkle, Assistant US Attorney, Southern District of Florida
Christopher Reiner, Trial Attorney, Civil Division, Commercial Litigation Branch, USDOJ

and PHH MORTGAGE CORPORATION AND PHH CORPORATION and PHH HOME LOAN CORPORATION
Andrew W. Schilling, Kathryn L. Ryan, Thomas A. Dowell
Buckley Sandler LLP, Attorneys for PHH Mortgage Corporation and PHH Corporation and PHH Home Loan Corporation
Robert B. Crowl, President and CEO, PHH and PHHMC, and President, PHHHL, llc.

and RELATOR
Mary Bozzelli, Relator
Michael J. Lingle, J. Nelson Thomas, Jonathan W. Farris, Thomas and Solomon LLP, Counsel for Relator

To the Honorable Judge of Said Court-

The complaint of Mary Bozzelli has related the actions of PHH in false claims involved in underwriting their mortgage portfolio and offering defective instruments to the United States.

These actions have been complemented by similar fraudulent acts of intention and commission involved in servicing of this same portfolio, by the same defendants. Be it noticed that the First Relator of these events pertaining to service is

David McCrae,

as informed by **#14-cv-733-LY Texas Western District Court.**

These settlement agreements are necessarily void.

[Citations]

"a void judgment, order or decree may be attacked at any time or in any court, either directly or collaterally"

-Oak Park Nat. Bank v Peoples Gas Light & Coke Col, 46 Ill.App.2d 385, 197 N.E.2d 73, 77 (1st Dist. 1964)

"that judgment is void and may be attacked at any time in the same or any other court, by the parties or by any other person who is affected thereby.". It is also clear and well established law that a void order can be challenged in any court at any time."

-People v Wade, 116 Ill.2d 1, 506, N.E.2d 954 (1987)

"a void judgment, order or decree may be attacked at any time or in any court, either directly or collaterally" - The law is well-settled that a void order or judgment is void even before reversal.

-Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348, 41 S.Ct. 116 (1920)

by /s David McCrae

DATE 18 August 2017

David McCrae, pro se
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PROOF OF SERVICE

Clerk of Court
Federal District Court, Eastern District of New York
225 Cadman Plaza East
Brooklyn, NY 11201

This NOTICE OF VOID SETTLEMENTS

has been served on the listed parties, by US MAIL on 18 August 2017

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by /s David McCrae

DATE 18 August 2017

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