	UPREME COURT OUNTY OF	OF THE STATE OF	NEW YORK
	v.	Plaintiff,	Index No VERIFIED ANSWER TO FORECLOSURE COMPLAINT
		Defendant(s).	
D	efendant		answers as follows:
	generally deny each ote and mortgage.	allegation of the Compl	aint, including that Plaintiff is the owner of the
T	nlead the following	Defenses and Counter	alaima
•	picau the following	Detenges una counter	ciainis:
	Lack of Standing: mortgage. Plaintiff	Plaintiff, upon information therefore does not have	tion and belief, does not own the note and e standing to sue because it was not the legal me it commenced this foreclosure lawsuit.
	Lack of Standing: mortgage. Plaintiff owner of the note a Foreclosure Cause and mortgage. Bec	Plaintiff, upon informate therefore does not have nd/or mortgage at the time of Action: Plaintiff, up	tion and belief, does not own the note and estanding to sue because it was not the legal me it commenced this foreclosure lawsuit. Soon information and belief, does not own the note ote and mortgage is an element of a foreclosure
	Lack of Standing: mortgage. Plaintiff owner of the note a Foreclosure Cause and mortgage. Bec cause of action, Pla Statute of Limitati belief, Plaintiff may	Plaintiff, upon informate therefore does not have nd/or mortgage at the time of Action: Plaintiff, up ause ownership of the nintiff has no right to form (NY Civil Practice)	tion and belief, does not own the note and estanding to sue because it was not the legal me it commenced this foreclosure lawsuit. I soon information and belief, does not own the note ote and mortgage is an element of a foreclosure eclose. Law and Rules § 213(4)): Upon information and f the mortgage debt because Plaintiff commenced
	Lack of Standing: mortgage. Plaintiff owner of the note a Foreclosure Cause and mortgage. Bec cause of action, Pla Statute of Limitati belief, Plaintiff may this action more that Additionally because Pla mortgage de	Plaintiff, upon informate therefore does not have and/or mortgage at the time of Action: Plaintiff, up ause ownership of the notiff has no right to for the sons (NY Civil Practice of not sue on all or part of an six years after the defendant requests are the defendant requests).	tion and belief, does not own the note and estanding to sue because it was not the legal me it commenced this foreclosure lawsuit. I soon information and belief, does not own the note ote and mortgage is an element of a foreclosure eclose. Law and Rules § 213(4)): Upon information and f the mortgage debt because Plaintiff commenced

- □ **Notice of Default**: Plaintiff failed to comply with the requirements for the notice of default in my mortgage loan agreement, a condition precedent to this foreclosure action.
- □ **Reverse Mortgage Notice Requirement** (NY Codes, Rules and Regulations Title 3, § 79.9(a)(5)): Plaintiff failed to comply with the requirements of NY Codes, Rules and Regulations Title 3, § 79.9(a)(5), a condition precedent to this foreclosure action.
- □ **90-Day Notice Requirement** (NY Real Property Actions and Proceedings Law § 1304): Plaintiff failed to comply with the requirements of NY Real Property Actions and Proceedings Law § 1304, a condition precedent to this foreclosure action.
- 90-Day Notice Filing Requirement (NY Real Property and Proceedings Law § 1306): Plaintiff failed to comply with the requirements of NY Real Property and Proceedings Law § 1306, a condition precedent to this foreclosure action.
- □ **Help for Homeowners in Foreclosure Notice Requirement** (NY Real Property Actions and Proceedings Law § 1303): Plaintiff failed to comply with the requirements of NY Real Property and Proceedings Law § 1303, a condition precedent to this foreclosure action.
- □ **Pending Foreclosure Action** (NY Real Property Actions and Proceedings Law § 1301): Plaintiff impermissibly commenced this action because there is a prior pending action to recover all or part of the mortgage debt.
- Real Estate Settlement Procedures Act Early Intervention Requirement (12 C.F.R. § 1024.39): Upon information and belief, Plaintiff violated the early intervention requirements of the Real Estate Settlement Procedures Act because (*check one or both if applicable*):
 - □ Within 36 days of my delinquency, the loan servicer did not attempt to establish live contact with me to inform me about the availability of loss mitigation options.
 - □ Within 45 days of my delinquency, the loan servicer did not send me a written notice that included contact information for the servicer, a description of loss mitigation options available from the servicer, information about applying for loss mitigation, and a website listing housing counselors.
- Real Estate Settlement Procedures Act Pre-Foreclosure Review Requirement (12 C.F.R. § 1024.41): Plaintiff impermissibly filed this foreclosure during the pre-foreclosure review period because (*check one or both if applicable*):
 - □ Plaintiff commenced this action before my loan was more than 120 days delinquent.
 - □ I submitted a complete loss mitigation application to my loan servicer but Plaintiff commenced this action (1) before the loan servicer made a decision on that application, (2) before the time period to appeal the loan servicer's decision lapsed, or (3) before the loan servicer made a decision on an appeal I submitted in connection with the loss mitigation application.

FHA Pre-Foreclosure Requirements : My loan is insured by the Federal Housing Administration. Upon information and belief, the loan servicer/mortgagee has not complied with regulations of the Department of Housing and Urban Development because the loan servicer/mortgagee did not do one or more of the following (<i>check all that are applicable</i>):		
	Send me a notice of default before the end of the second month of my delinquency (24 C.F.R. § 203.602).	
	Attempt to arrange a face-to-face interview with me before three full monthly installments due under the mortgage were unpaid (24 C.F.R. § 203.604).	
	Evaluate me for loss mitigation before four full monthly installments due under the mortgage were unpaid (24 C.F.R. § 203.605).	
	Wait until three full monthly installments due under the mortgage were unpaid before commencing this foreclosure action (24 C.F.R. § 203.606)	
Certificate of Merit Requirement (NY Civil Practice Law and Rules § 3012-b): Upon information and belief, Plaintiff failed to comply with the Certificate of Merit requirements on NY Civil Practice Law and Rules § 3012-b.		
Request for Judicial Intervention (NY Codes, Rules and Regulations Title 22, § 202.12-a(b)): Upon information and belief, Plaintiff did not file a Request for Judicial Intervention.		
Attorney's Fees (NY Real Property Law § 282): If I retain counsel, I am entitled to recover my attorney's fees in defending this action pursuant to New York Real Property Law § 282.		
Excessive Interest and Fees (NY Civil Practice Law and Rules § 3408(f)): In a prior foreclosure action, Plaintiff failed to negotiate in good faith pursuant to CPLR 3408(f). This failure to negotiate in good faith has caused excessive interest and fees to accrue which Plaintiff, as a matter of equity and by operation of the CPLR, is not entitled to recover.		
Excessive Interest (NY Civil Practice Law and Rules § 5001(a)): Plaintiff has unreasonably delayed filing this action, failed to file the Request for Judicial Intervention or engaged in other dilatory conduct causing excessive interest to accrue which the Court may reduce or toll, as a matter of equity and by operation of the CPLR.		
Action Commenced Against a Deceased Party: This action is a nullity because it was commenced against Defendant after that party was already deceased and it should, therefore, be dismissed.		
 Other Defenses or Counterclaims (attach additional pages if needed):		

Wherefore, Defendant requests that the Co	omplaint be dismissed; that the relief requested
by Defendant be granted in its entirety; that Defendant	ndant be granted costs and attorneys' fees if he
or she retains counsel; and any other relief allowed	ed by law deemed just and proper by this Court
in the exercise of its equity jurisdiction in this for	reclosure action.
Dated:, 20	
, New York	
	, Defendant <i>Pro Se</i>
(Defendant's Signature)	
(Defendant's Name)	
(Defendant's Address)	
(Defendant's Address)	
(Defendant's Telephone Number)	

□ Prepared with the assistance of counsel admitted in New York.

VERIFICATION

I,	, being duly sworn, state that the within
	ge, except as to those matters alleged upon information
	(Defendant's Name)
	(Defendant's Signature)
Sworn to and subscribed before me this day of, 20	
Notary Public	

AFFIDAVIT OF SERVICE

I,, serv	ved the within
on Plaintif	
I served theby the following method (<i>check all that ap</i>	pply):
 □ first class mail □ certified mail □ certified mail, return receipt requested □ overnight delivery service □ facsimile □ personal delivery. 	
on the day of I am eighteen years or older and I am not a	
	Signature: Print Name:
Sworn to and subscribed before me this day of, 20	
Notary Public	