

IN THE UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
JACKSONVILLE DIVISION

IN RE:

Taylor, Bean & Whitaker Mortgage Corp.,

CASE NO: 3:09-bk-07047
CHAPTER: 11

Debtor.

MOTION TO LIFT, MODIFY OR ANNUL
AUTOMATIC STAY OR FOR ADEQUATE PROTECTION

AMERICAN HOME MORTGAGE SERVICING INC., as servicing agent for U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE FOR TBW MORTGAGE-BACKED TRUST 2006-6, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2006-6, by and through its undersigned attorneys, moves the Court for an Order lifting, modifying or annulling the automatic stay or, alternatively, for adequate protection, and in support thereof would show:

1. This is a Motion pursuant to §362(d)(1) of the Bankruptcy Code and Bankruptcy Rule 4001(a) for modification of, or relief from, the automatic stay entered pursuant to §362(a) of the Bankruptcy Code.
2. Movant is a secured creditor holding a promissory note ('Note') secured by a first mortgage ('Mortgage') on property now owned by Anthony J. Leonardo and Janet B. Leonardo, located at 370 Pleasant Street, Milton, MA 02186.
3. The First Mortgage has been recorded in Official Record Book Book 24173 at Page 225, of the Public Records of Norfolk County, Massachusetts. A copy of the Note and of the Mortgage are attached hereto as Exhibits "A" and "B", respectively, and made a part hereof.
4. Movant owns and holds the Note and the First Mortgage.
5. On August 24, 2009, a voluntary petition under Chapter 11 of the Bankruptcy Code was filed, which is now pending as the above-styled case.
6. The property has not been claimed exempt.
7. The Debtor's Plan does not provide for pre or post-petition payments to Movant.
8. Taylor, Bean and Whitaker Mortgage Corp holds a second mortgage on the property.
9. The Note and Mortgage are in default by reason of a failure to pay the installment of principal and interest due on July 1, 2009, and all subsequent installments.
10. The Debtor is indebted to Creditor in the amount of \$565,971.78, with interest accruing at the rate set forth in the Note, plus other fees and costs advanced pursuant to the Note and First Mortgage.
11. Movant has incurred court costs and attorney's fees in this proceeding and will incur additional costs, fees and expenses in foreclosing the First Mortgage and in preserving and protecting the property, all of which additional sums are secured by the lien of the Mortgage.
12. Movant has previously accelerated the Note and First Mortgage, declaring the entire principal balance, interest and all sums otherwise due thereunder to be immediately due and payable.

Our File No: CA11-02565 /SH

This Communication is from a Debt Collector

13. Movant has brought a foreclosure action in the state court and has incurred attorney's fees and costs both in the state court action and in this Court.

14. There is little or no equity for the benefit of other creditors; Movant contends that any equity over and above the indebtedness, should it exist, does not constitute adequate protection as contemplated by the U.S. Bankruptcy Code.

15. Pursuant to the appraisal website Zillow.com, the property is valued at \$541,000.00.

16. Movant's post-petition address is American Home Mortgage Servicing, Inc., 1525 S. Beltline Road, Suite 100, N. Coppell, TX 75019.

17. Movant's interest in the property is not adequately protected.

18. Movant is stayed from proceeding to foreclose the Mortgage in the state court pursuant to Bankruptcy Code §362(a). Unless the Court lifts, modifies or annuls the stay to allow Movant to prosecute its foreclosure action, or conditions continuation of the stay upon payment of adequate protection to Movant, Movant's security will be significantly jeopardized.

19. Movant requests that they be able to have future communications to offer and provide Debtor with information in regards to a potential Forebearance Agreement, Loan Modification, Refinance Agreement, or other Loan Workout/Loss Mitigation Agreement, and the obtaining of a deed in lieu of foreclosure, including authorization to negotiate inferior liens, and may enter into such agreement with Debtor. However, Movant may not enforce, or threaten to enforce, any personal liability against Debtor if Debtor's personal liability is discharged in the bankruptcy case; and

WHEREFORE, AMERICAN HOME MORTGAGE SERVICING, INC., as servicing agent for U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE FOR TBW MORTGAGE-BACKED TRUST 2006-6, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2006-6, prays that the Court:


A. Lift, modify or annul the automatic stay as it applies to Movant, granting Movant leave to proceed in the state court, and waive the stay provisions of Rule 4001(a)(3); or

B. In the alternative, condition continuation of the stay upon the payment of adequate protection to Movant, viz: immediate payment of all post-petition arrearage; strict compliance with the terms of the Note and Mortgage thereafter; and prompt payment of all pre-petition arrearage; and,

C. Grant such other relief as may be just.

Respectfully submitted this 13 day of May, 2011.

FLORIDA FORECLOSURE ATTORNEYS, PLLC


 Roger D. Bear, Esquire (SPN 299511, FBN 304212)
 Klarika J. Caplano, Esquire (FBN 43496)
 Jacqueline J. Brown, Esquire (FBN 58879)
601 Cleveland Street, Suite 690
Clearwater, FL 33755
(727) 446-4826

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Motion to Lift, Modify or Annul Automatic Stay or for Adequate Protection with attachments was furnished by First Class U.S. Mail on this 13 day of May, 2011, to: Taylor, Bean & Whitaker Mortgage Corp. , 4901 Vineland Road, Suite 120, Orlando, FL 32811, Debtor; Anthony J. Leonardo and Janet B. Leonardo, 370 Pleasant Street, Milton, MA 02186, Mortgageors; and the following parties were served by Notice of Electronic Transmission on this 13 day of May, 2011 to: EDWARD J. PETERSON III, AMY DENTON HARRIS, RUSSELL M BLAIN, RICHARD C. PROSSER, Attorneys for the Debtor, 110 East Madison Street, Suite 200, Tampa, FL 33602, and United States Trustee, Orlando, 135 W. Central Boulevard, Orlando, FL 32801; and the attached parties in interest per Local Rule 1007.02

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Clearwater, FL 33755
(727) 446-4826

FAIR DEBT COLLECTION PRACTICES ACT - This is an attempt to collect a debt and any information obtained will be used for that purpose. Unless you dispute the validity of this debt, or any portion of it, within 30 days of receipt of this notice, Creditor's attorney will assume the debt to be valid as stated. If you notify Creditor's attorney in writing that you dispute the debt, or any portion of it, or that you request the name and address of the original creditor, Creditor's attorney will obtain and mail to you verification of the debt, or a copy of the judgment, or the name and address of the original creditor if different from the current creditor.

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Label Matrix for local noticing
113A-3
Case 3:09-bk-07047-JAF
Middle District of Florida
Jacksonville
Wed May 11 14:48:08 EDT 2011

American Home Mortgage Servicing, Inc.
c/o Bart T. Heffernan, Esq.
100 Cypress Creek Road, Suite 1045
Ft. Lauderdale, FL 33309-2191

Craig & Lyndsi Crowell
c/o Schuyler Smith
118 W. Adams Street, #800
Jacksonville, FL 32202-3866

John A. Crain
PO Box 13
Melbourne, FL 32902-0013

Land Settlement Services, Inc.
107 S. 4th Street
Lebanon, PA 17042-6108

Oakland County Treasurer
c/o Richardo Kolpatrick
903 North Opdyke Rd., Ste C
Auburn Hills, MI 48326-2693

The Bank of New York Mellon Corporation
JOHN C. BROCK, JR.
Albertelli Law
P.O. Box 23028
Tampa, FL 33623-2028

U.S. Bank National Association
JOHN C. BROCK, JR.
Albertelli Law
Attorney for Secured Creditor
P.O. Box 23028
Tampa, FL 33623-2028

End of Label Matrix
Mailable recipients 23
Bypassed recipients 0
Total 23

American Home Mortgage Servicing
c/o Jacqueline Brown
601 Cleveland Street, Ste 690
Clearwater, FL 33755-4171

Bank of the Ozarks as Successor*
c/o Patti W. Halloran, Esq.
Gibbons, Neuman et al.
3321 Henderson Blvd.
Tampa FL 33609-2921

Jody & Lacy McKnight
c/o Schuyler Smith
118 W. Adams Street, #800
Jacksonville, FL 32202-3866

John Caine, Creditor
c/o S. Hunter Malin
P. O. Box 477
Jacksonville, FL 32201-0477

Michael C. Cabassol
c/o Donald R. Kirk
Fowler White Boggs P.A.
P.O. Box 1438
Tampa, FL 33601-1438

Onewest Bank FSB
c/o Scott Weiss
1800 NW 49th Street Suite 120
Fort Lauderdale, FL 33309-3092

The Bank of New York Mellon Corporation, as
Shapiro & Fishman, LLP
4630 Woodland Corporate Blvd Suite 100
Tampa, FL 33614-2429

U.S. Bank National Association, as Trustee f
Shapiro & Fishman, LLP
4630 Woodland Corporate Blvd Suite 100
Tampa, FL 33614-2429

American Home Mortgage Servicing, Inc.
c/o Anila Rasul
Kahane & Associates
8201 Peters Road, Ste 3000
Plantation, Florida 33324-3292

Brodie & Laura Calder
c/o Schuyler Smith
118 W. Adams Street, #800
Jacksonville, FL 32202-3866

Joh Crain
PO Box 13
Melbourne, FL 32902-0013

Land Settlement Services
c/o Barry Jay Warsch
100 Southeast 2nd Street, 36th Floor
Miami, Florida 33131-2134

Michael C. Cabassol
c/o Donald R. Kirk, Esq.
and David W. Barrett, Esq.
Fowler White Boggs P.A.
P.O. Box 1438
Tampa, FL 33601-1438

State of Michigan, Department of Treasury
Attn: Suann D. Cochran
3030 West Grand Bouelvard Suite 10-200
Detroit MI 48202-6030

U.S. Bank National Association
David J. Miller
Albertelli Law
Attorney for Secured Creditor
P.O. Box 23028
Tampa, FL 33623-2028

Wayne County Treasurer
c/o Richardo I. Kilpatrick
615 Griswold, Ste 1004
Detroit, MI 48226-3985