UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

JAMES WOLFRAM, et al.,

Plaintiff.

v.

PHH CORPORATION, et al.,

Defendants.

Case No.: 1:12-cv-00599

Judge Timothy S. Black

Magistrate Judge Karen L. Litkovitz

JUDICIAL NOTICE OF LAWSUIT FOR UNPAID OVERTIME WAGES

TO: All persons who worked as loan officers for PHH Home Loans, LLC or PHH Mortgage Corporation at any time between December 21, 2009, to the present.

RE: Your Right to Participate in a Lawsuit to Recover Overtime Pay.

INTRODUCTION

The purpose of this Notice is to inform you of a lawsuit for unpaid wages filed on behalf of loan officers who work or worked for PHH Corporation, PHH Mortgage Corporation, and PHH Home Loans, LLC (collectively referred to as "Defendants"). The Plaintiff in this lawsuit alleges that Defendants violated the Fair Labor Standards Act by failing to pay overtime compensation to him and other loan officers when they worked more than forty hours in a workweek. Defendants deny these allegations and contend that their compensation policies are and were lawful. You are receiving this notice because you have been identified as a current or former employee who may be eligible to make a claim for unpaid overtime pay or minimum wages.

YOUR RIGHT TO PARTICIPATE IN THE LAWSUIT

The Court in this case has ordered that this Notice be sent to all persons who may be eligible to make a claim in this case, specifically to all persons who worked as loan officers for PHH Home

Loans, LLC or PHH Mortgage Corporation at any time from December 21, 2009, to the present. This

lawsuit excludes, however, persons who worked as loan officers for PHH Home Loans, LLC or PHH

Mortgage Corporation in the State of California prior to February 2, 2010, and who signed a settlement

and release form in connection with a lawsuit entitled Frank v. PHH Corp. et al. filed in California

Superior Court in the County of Los Angeles (Case No. BC402129, Feb. 18, 2010).

If you fit the definition above and worked over forty (40) hours during any workweek without

receiving overtime pay, you are eligible to participate in this lawsuit. You may join this lawsuit by

mailing, faxing, or emailing the enclosed Plaintiff Consent Form to:

Nichols Kaster, PLLP

Attn.: Andrew G. Chase

4600 IDS Center, 80 South Eighth Street

Minneapolis, MN 55402-2242

Fax: (612) 215-6870

Email: achase@nka.com

Toll-free Telephone: (877) 448-0492

The Plaintiff Consent Form must be received by Nichols Kaster, PLLP or postmarked on or

before Tuesday, April 2, 2013, in order for you to participate in this lawsuit. Should you choose to

join this lawsuit your interests will be represented by Plaintiff's Counsel, Nichols Kaster, PLLP.

NO RETALIATION PERMITTED

The law prohibits employers from retaliating against employees for exercising their rights

under the Fair Labor Standards Act. Therefore, the Defendants are prohibited from discharging you or

retaliating against you in any other manner because you choose to participate in this action.

THIS NOTICE AND ITS CONTENT HAVE BEEN AUTHORIZED BY THE UNITED STATES

DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO.

2