UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

Disclosure of Corporate Affiliations and Financial Interest

Sixth Circuit Case Number: <u>16-6680</u>	Case Name: Robinson v. FHFA
Name of counsel: Charles J. Cooper	
Pursuant to 6th Cir. R. 26.1, <u>Arnetia Joyce Robinson</u> Name of Party makes the following disclosure:	
 Is said party a subsidiary or affiliated identity of the parent corporation party: 	ate of a publicly owned corporation? If Yes, list below the or affiliate and the relationship between it and the named
No.	
 Is there a publicly owned corpora in the outcome? If yes, list the id interest: 	tion, not a party to the appeal, that has a financial interest entity of such corporation and the nature of the financial
franchise agreement, or an indemnity a at issue here will render worthless all p the Federal National Mortgage Associa Corporation (Freddie Mac). Accordingly	nancial interest in this case by reason of insurance, a agreement. If allowed to stand, the administrative action privately owned preferred and common stock issued by ation (Fannie Mae) and the Federal Home Loan Mortgage by, the financial interests of all non-governmental holders lirectly affected by the outcome of this suit.
CERTIFICATE OF SERVICE	
I certify that on <u>December 1,</u> parties or their counsel of record through the by placing a true and correct copy in the Un	the foregoing document was served on all e CM/ECF system if they are registered users or, if they are not, lited States mail, postage prepaid, to their address of record.
s/Charles J. Coo	 _

This statement is filed twice: when the appeal is initially opened and later, in the principal briefs, immediately preceding the table of contents. See 6th Cir. R. 26.1 on page 2 of this form.