<sup>1</sup> The Debtors were People's Choice Home Loan, People's Choice Financial Corporation.

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The Court has considered the *Motion for Order Disallowing Proofs of Claim of Johnny & Mary Price & Latrenda M. Citizen [PCHLI Claims Docket Nos. 337, 338; PCFI Claims Docket No. 95; PCFC Claims Docket No. 103]* (Docket No. 2690) (the "Objection") filed by the PC Trusts,<sup>2</sup> by and through the Liquidating Trustee, seeking entry of an order (this "Order") disallowing and expunging the following claims: (a) PCHLI numbers 337 and 338; (b) PCFI claim number 95; and (c) PCFC claim number 103 (collectively, the "Claims").

The Court considered the Objection, Claimants' failure to file any timely opposition to the Objection, and all related papers and documents, and finds that Claimants' Claims do not have a supportable legal or factual basis.

The Court has jurisdiction over this matter pursuant to sections 157 and 1334 of Title 28 of the United States Code, and the Court finds that the form, scope and timing of notice of the Objection was adequate under the circumstances of these cases.

Based upon the foregoing and good and sufficient cause appearing therefor, it is hereby:

#### **ORDERED THAT:**

- 1. The Objection is sustained;
- 2. The Claims are disallowed and expunged, in full on a final basis. The claims dockets and schedules in the Debtors' Cases may be amended to reflect such disallowance.

  Claimants shall not be entitled to receive any distribution on account of their Claims or otherwise appear in these Cases in respect of their Claims.

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<sup>2</sup> All terms not defined herein shall have the same meaning as ascribed to them in the Objection.

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3. The Liquidating Trustee, on behalf of the PC Trusts, retains all rights with regard to Claimants including the right: (a) to bring other and further objections to the Claims for any reason or to object to other and further claims asserted by Claimants; and (b) to bring other legal action against Claimants, including, without limitation, any avoidance actions under applicable sections of the Bankruptcy Code or other applicable laws. IT IS SO ORDERED. ### Date: May 16, 2013 Robert Kwan United States Bankruptcy Judge 

## NOTICE OF ENTERED ORDER AND SERVICE LIST

Notice is given by the court that a judgment or order entitled (*specify*): ORDER SUSTAINING THE LIQUIDATING
TRUSTS' MOTION FOR ORDER DISALLOWING PROOFS OF CLAIM OF JOHNNY & MARY PRICE & LATRENDA M.
CITIZEN [PCHLI CLAIMS DOCKET NOS. 337, 338; PCFI CLAIMS DOCKET NO. 95; PCFC CLAIMS DOCKET NO.
103] was entered on the date indicated as "Entered" on the first page of this judgment or order and will be served in the manner stated below:

103] was entered on the date indicated as "Entered" on the first page of this judgment or order and will be served in manner stated below:	the
1. <u>SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF)</u> - Pursuant to controlling General Orde and LBRs, the foregoing document was served on the following persons by the court via NEF and hyperlink to the judgment or order. As of <u>May 15, 2013</u> , the following persons are currently on the Electronic Mail Notice List for this bankruptcy case or adversary proceeding to receive NEF transmission at the email addresses stated below.	rs
∑ Service information continued on attached p	oage
2. <u>SERVED BY THE COURT VIA UNITED STATES MAIL:</u> A copy of this notice and a true copy of this judgment or order was sent by United States mail, first class, postage prepaid, to the following persons and/or entities at the addresses indicated below:	٢
☐ Service information continued on attached p	oage
3. TO BE SERVED BY THE LODGING PARTY: Within 72 hours after receipt of a copy of this judgment or order who bears an "Entered" stamp, the party lodging the judgment or order will serve a complete copy bearing an "Entered" story United States mail, overnight mail, facsimile transmission or email and file a proof of service of the entered order of following persons and/or entities at the addresses, facsimile transmission numbers, and/or email addresses stated be	tamp on the
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