	Cause No
In re: Order for Foreclosure Concerning	In the District Court
*(1)	Of County
and	
*(2)	Judicial Distric
NOTICE TO *(3)	
An application has been filed by	, as Applicant, on*(4), in a
proceeding described as:	
	ng*(1) and*(2)"
The attached application alleges that you,	the Respondent, are in default under a security instrument cre-
	ONST. art. XVI, $\S 50(a)(6)$, for a home equity loan, or $\S 50(a)(7)$,
for a reverse mortgage. This application is r	
Applicant seeks a court order, as required	by Tex. Const. art. XVI, § 50(a)(6)(D) or § 50(k)(11), to allow
and Tex. Prop. Code § 51.002.	cribed in the attached application under the security instrument
	our attorney do not file a written response with the clerk of the
court at *(5) on or before 1	10:00 a.m. on*(6) an order authorizing a fore-
	and the application, the foreclosure sale will be conducted under
the security instrument and Tex. Prop. Code	
	ny matters, whether of law or fact, as you consider may be nec-
essary and pertinent to contest the applicat	ion. If a response is filed, the court will hold a hearing at the
request of the applicant or respondent.	
In your response to this application, you r	nust provide your mailing address. In addition, you must send a
copy of your response to*(7)	
	ISSUED
	Ву
	(Applicant or Applicant's Attorney)

CERTIFICATE OF SERVICE

(signature) pplicant or Applicant's Attorney)
pplicant or Applicant's Attorney)
ppiteum of rippiteum salitemey,
4) date application filed
5) address of clerk of court
6) response due date
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