

Fecha en que  
Presentamos el paquete

----- Original Message -----

Subject: Loan Modification Submission / Loan # [REDACTED] / [REDACTED]

From: [processing@alliedlibertyfinancial.com](mailto:processing@alliedlibertyfinancial.com)

Date: 4/2/19 11:25 am

To: [LoanResolution@SeleneFinance.com](mailto:LoanResolution@SeleneFinance.com)

Good morning,

Please see attached the loan modification packet for Mr. Octavio Rey, loan # [REDACTED]  
property address [REDACTED].

Thank you,

Natalie Hixson

**Loan Coordinator**

**Allied Liberty Financial**

9100 S Dadeland Blvd

Suite 1500

Miami, FL 33156

Office: 305-447-7168

Direct: 305-215-0261

Fax: 1-305-359-5477

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**SELENE**<sup>®</sup>  
FINANCE

9990 Richmond Avenue  
Suite 400 South  
Houston, TX 77042  
Telephone (877) 768-3759  
Fax (866) 926-5498  
www.selenefinance.com

Hours of Operation (CT)  
Monday - Thursday: 8 a.m. - 9 p.m.  
Friday: 8 a.m. - 5 p.m.

*Fecha de aprobacion, 6 dias antes  
de la venta de ejecucion hipotecaria  
del 5/6/19*

04/29/2019

SUSANA JAIME-MENA

Re: Account Number: [REDACTED]  
Mortgagor(s): SUSANA JAIME-MENA  
Property Address: MIAMI, FL [REDACTED]

*Aprobado!*

Dear Mortgagor(s):

Selene Finance LP ("Selene") is pleased to offer you the enclosed Trial Modification Plan ("Agreement") as the first step to retain your home. This is your opportunity to prove that you want to keep the property and can afford to do so. The Agreement is based on certain financial information you provided to us and / or any statements or representations that you made to us directly or through your duly appointed representative or counsel and includes the terms we discussed with you.

Please read the Agreement carefully to ensure that you understand your obligations. You must comply with all of the terms to be considered for a modification or other permanent assistance.

Please pay on or before the due date outlined on the Agreement. Also, you are required to make the first trial payment using a money order, bank certified check, or send a Money Gram payment using code "6440". If the signed Agreement and first trial payment are not received by the date the first installment is due, the Agreement is void. Understand, by signing this Agreement it is your responsibility to maintain records evidencing delivery of any and all payments. The addresses for remitting the payments are:

**Via Regular Mail**  
Selene Finance LP  
P.O. Box 71243  
Philadelphia, PA 19176-6243

**Via Overnight Courier**  
Selene Finance LP  
ATTN: Cashiering Department  
9990 Richmond Avenue, Suite 400 South  
Houston, TX 77042-1639

Please return the signed and initialed Agreement to Selene no later than 05/13/2019. You may use the enclosed envelope or use one of the other convenient methods listed on the last page. If you do not return the Agreement by 05/13/2019 or if you fail to meet the requirements of this Agreement, we will void the Agreement and pursue all remedies available to us under the Note and Security Instrument. If you have any questions concerning this Agreement, you should contact your Single Point of Contact at (877) 768-3759.

Patricia Glover-Sims  
Loss Mitigation Department  
Selene Finance LP

Filing # 88780156 E-Filed 04/30/2019 07:35:03 PM

IN THE CIRCUIT COURT OF THE  
ELEVENTH JUDICIAL CIRCUIT, IN AND  
FOR MIAMI-DADE COUNTY, FLORIDA  
CASE NO.: [REDACTED]

GREEN TREE SERVICING LLC  
Plaintiff,

vs.

OCTAVIO REY, et al  
Defendant(s)

*Cancelacion de la Ejecucion  
hipotecaria que ayudamos  
a conseguir.*

MOTION TO CANCEL FORECLOSURE SALE SCHEDULED FOR MAY 6, 2019

COMES NOW, Plaintiff, GREEN TREE SERVICING LLC, by and through its undersigned  
counsel hereby files this Motion to Cancel Foreclosure Sale Scheduled for May 6, 2019 and in  
support therefore states as follows:

1. [REDACTED]

2. Plaintiff moves to cancel the foreclosure sale scheduled for May 6, 2019 as Defendant(s) have been approved for a Trial Period Plan. Plaintiff seeks additional time for the Defendant(s) to accept and participate in the approved Trail Period Plan and subsequently make the required payments.

3. The Trial Period Plan requires the Defendant(s) to make three consecutive payments on May 1, 2019, June 1, 2019 and July 1, 2019 in order to obtain a Permanent Loan Modification. Plaintiff wishes to allow time for Defendant(s) to accept said Trial Plan and to submit the required payments in order to complete the Trial Period Plan.

*Razon  
de la  
Cancelacion.*