

1 (10) and/or(11)and/or (12) and/or (13) and/or(14) and/or (15) and/or (14) and/or (15) and/or (16)  
 2 and/or (17) and/or (18) and/or (19) and/or (20) and/or (21) and/or (22) and/or (23) and/or (24)  
 3 and/or (25) and/or (26) and/or (27) and/or (28) and/or (29) and/or (30) and/or (31) and/or (32) as  
 4 mentioned in the above pages 42 thru 46 of the above criminal charges(The United States ex rel  
 5 Sharon Bridgewater vs. the Defendants)

6 Defendants, Barak H. Obama,In his official personal capacity as Chief Executive Officer of the  
 7 United States of America, at all times mentioned maintained, owed control, invested in  
 8 AIG(SunAmerica Affordable Partnership), and owe 92 percent of AIG. Plaintiffs allege that  
 9 Obama committed two or more predicate acts of Retaliation against federal  
 10 witness(Whistleblowers) of US Government RICO activities. Plaintiffs allege, Obama ordered,  
 11 instructed and/or acted in joint participation with Eric Holder Jr.,In his official personal capacity  
 12 as the United States Attorney General, Defendants JOHN DOE 1 is unknown employees of the  
 13 Executive Branch. in their official personal capacities and/or "former "capacities, Defendants  
 14 JOHN DOE 2 unknown agents of the Federal Bureau of Investigation(FBI)in their official  
 15 personal capacity and/or "former "capacities, Defendants JOHN DOE 3 are unknown Assistant  
 16 United States Attorney General(s)in their official personal capacity and/or "former "capacities,  
 17 Defendants JOHN DOE 4 unknown US "State" Attorney (ies) General(s) and they are sued in  
 18 their official personal capacity and/or "former "capacities, Defendants JOHN DOE 5 is unknown  
 19 employees of the U.S. Department of Justice. They are sued in their official personal capacity  
 20 and/or "former "capacities, Saundra Brown Armstrong, in her official personal capacity As  
 21 United States Northern District Court Judge of California, Claudia Wilkins in her official  
 22 personal capacity As United States Northern District Court Judge of California, Defendants  
 23 JOHN DOE 6 unknown employees of the U.S. Northern District of California, Oakland, and  
 24 Division in their official personal capacity and/or "former "capacities, Orinda D. Evans, in her  
 25 official personal capacity As United States Northern District Court Judge of Georgia, Allen  
 26 Baverman, in his official personal capacity As United States Northern District Court Magistrate  
 27 Judge, Defendants JOHN DOE 7 unknown employees of the U.S. Northern District of Court of  
 Georgia, Atlanta, Georgia in their official personal capacity and/or "former "capacities, Shawn  
 Donavan, in his official personal capacity As the Director of the United States Housing and  
 Urban Development, Defendants JOHN DOE 8 unknown Director of the San Francisco Housing  
 Authority in her/his official or former personal capacity as Director of the San Francisco  
 Housing Authority, Defendants JOHN DOE 9 are unknown employees of the San Francisco  
 Housing Authority, in their official personal capacity or former capacities Hayes Valley Limited  
 Partnership (AKA, Hayes Valley Apartments II L.P.), McCormack Baron Ragan Management  
 Services Inc. MBA Urban Development Co., The Related Companies of California, Inc.  
 Sunamerica Affordable Housing Partnership Inc., Hasinah Rahim,Shawn Bankson, Jane  
 Creason, Kimball, Tirey & St. John, LLP, Jo-Lynne Q. Lee, in her official capacity as the  
 Superior Court Judge of Alameda County,Roger Tonna,Mary Tonna,William Gilg, Defendants  
 JOHN DOE 10 unknown Director of the Alameda County Housing Authority, in his/her  
 individual and official and/or "former "capacity As the Director of the Alameda County  
 Housing Authority, Defendants JOHN DOE 11 are unknown employees of the Alameda County  
 Housing Authority, in their individual and official and/or "former "capacities, Defendants

1 JOHN DOE 12 unknown Executive Director of Dekalb County, Georgia in his/her individual  
 2 and official and/or "former" capacities Defendants Terrell Bolton "former" Chief of Police of  
 3 DeKalb County, Georgia in his/her individual and official "former" capacity as Chief of Police  
 4 of Dekalb County, Chandra Y. Schreinder #2491,in her official and/or "former" capacity as  
 5 arresting Officer of the DeKalb County, GA Police Department, Officer Franklin Individually  
 6 and in his/her official and/or "former" capacity as a DeKalb County, GA  
 7 Police Officer, Detective George, in her official and/or "former" capacity as Detective of the  
 8 DeKalb County GA Police Department Lieutenant Hamilton, in his/her official and/or "former"  
 9 capacity as Lieutenant of the DeKalb GA County Police Department , Defendants JOHN DOE  
 10 13 unknown DeKalb County GA Police Officers in their individual and official and/or "former"  
 11 capacities, Randy Rich, in his official capacity as the Superior Court Judge of Gwinnett County  
 12 Lucas O. Harsh, Rosanna Szabo Individually and in her official and/or "former" capacity as  
 13 Gwinnett County Solicitor, Officer Hardin "former" Police Officer of the Lawrenceville Georgia  
 14 Police Department, Defendants JOHN DOE 14 unknown Lawrenceville ,GA Police Officers in  
 15 their individual and official and/or "former" capacities, Defendants JOHN DOE 15 unknown  
 16 Lawrenceville ,GA Chief of Police in his/her current or "former" capacity as Chief of Police  
 17 Officer Caldwell Individually and in her official and/or "former" capacity as arresting Officer  
 18 of the Gwinnett County, GA Police or Sheriff Department, Defendants JOHN DOE 16 unknown  
 19 Chief of Police of Gwinnett County, GA Police or Sheriff Department in his/her individual and  
 20 official or "former" capacity, Defendant JOHN DOE 17 unknown Executive Directors,  
 21 Commissioners, Board of Directors, of Gwinnett County, GA individually and official and/or  
 22 "former" capacities And Does John Does 18 thru 1000 inclusive, to commit RICO acts, and All  
 23 Defendants breached their duties and/or obligations and is liable to the Plaintiffs for damages.  
 24  
 25  
 26  
 27

28 At all relevant times, the enterprises alleged were engaged in, and their activities affected,  
 1 interstate commerce and foreign commerce. All the predicate acts described in the above  
 2 complaint are related. Plaintiffs allege that the afore described factual allegations establish  
 3 the commission of two or more forms of "predicate acts," "predicate offenses," and/or  
 4 "racketeering activity," as defined pursuant to Title 18 United States Code § 1961(1)(B) of the  
 5 federal Racketeer Influenced and Corrupt Organizations Act of 1970 ["RICO"] [Title 18 U.S.C.  
 6 §§ 1961-1968], committed by defendants. Plaintiffs allege that the commission of two or more  
 7 forms of "predicate acts," "predicate offenses," and/or "racketeering activity" committed by  
 8 defendants contravened the following federal statutory provisions: Federal Principal and Aider  
 9 and Abettor Liability and/or conspiracy to aid and abett Title 18 U.S.C.A. §2(a)-(b). and/or  
 10 Pinkerton vs. the United States. Plaintiffs allege that defendants engaged in the above activities  
 11 and/or conduct that constitutes the following form of "racketeering activity," as that term is  
 12 defined pursuant to Title 18 United States Code §1961(1) of the Racketeer Influenced and  
 13 Corrupt Organizations Act of 1970 ["RICO"]. Plaintiffs allege that the forms of "racketeering  
 14 activity" include, and are not restricted to, various formulations of conspiracy to aid and abet,  
 15 and aiding and abetting a conspiracy: Federal Principal and Aider and Abettor Liability: Title 18  
 16 U.S.C.A. §2(a)-(b) and/or **PINKERTON DOCTRINE CONSPIRACY, PINKERTON v**  
**UNITED STATES.** Plaintiffs allege that above activities and/or conduct engaged in by RICO  
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 18  
 19  
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1 defendants constitute a "pattern of racketeering activity," as that term is defined pursuant to Title  
 2 18 United States Code §1961(5) of the Racketeer Influenced and Corrupt Organizations Act of  
 3 1970 ["RICO"]. Plaintiffs further allege that the activities and/or conduct engaged in by  
 4 defendants was both related as to the *modus operandi* engaged in by said defendant of depriving  
 5 plaintiffs of plaintiffs' interests in business and/or property, and was continuous inasmuch as the  
 6 activities and/or conduct engaged in by defendants exhibited a realistic, long term threat of  
 7 continued future injury to plaintiffs' interest in their business and/or property. Plaintiffs further  
 8 allege that said activities and conduct engaged in by said defendants as evidence of other crimes,  
 9 wrongs, or acts, pursuant to Federal Rule of Evidence and/or Federal Rule of Civil Procedure.

10 *NCIC at the depart of Justice*  
 11 *Stipulated Judgment (5)*  
 12 **Warrant Number# UNKNOWN**  
 13 **Warrant Number# UNKNOWN**  
 14 **Mugshot # UNKNOWN**  
 15 **Citation Number# UNKNOWN**  
 16 **Citation Number# UNKNOWN**  
 17 *disposition of Randy Rich et al*

18 Plaintiffs allege that defendants' activities described herein above constituted an artifice and  
 19 scheme to retaliate against Federal Witness and victim of crime of US Government RICO  
 20 activites defraud, the plaintiffs out of money or property, and/or to publish, transmit, and/or  
 21 otherwise circulate misleading, false information about Sharon Bridgewater(Specialty  
 22 Investment Group LLC or Bridgewater and Company INC. )to maliciously, defame, libel, and  
 23 hurt the Plaintiffs representation and/or minority businesses, and/or false and misleading  
 24 information including of but not restricted to that there actions were :

25 Approved by the State of Georgia  
 26 Approved by Alameda County Superior Court  
 27 Approved by the San Francisco Housing Authority  
 28 Approved by the Alameda County Housing Authority  
 29 Approved by the San Francisco Superior Court  
 30 Approved by the United States Federal District Court of Georgia  
 31 Approved by the United States Federal District Court of California  
 32 Approved by the United States Department of Housing and Urban Development  
 33 Approved by Gwinnett County  
 34 Approved by County of Dekalb County  
 35 Approved by the State of California  
 36 Approved by the United States Federal Government Department of Justice  
 37 Approved by the United States President

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**SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL**

1 Plaintiffs allege that the Defendants RICO Obama et al constitute a abuse of US Government  
2 Power, retaliation and a Federal Witness and Victim of crime of US(Whistleblowers)  
3 Government RICO activities, conspiracy to restrain commerce, illegal criminal monopoly,  
4 depriving the Plaintiffs fair and open competition in the Real Estate Market, illegal restraint in  
5 commerce. The Defendants actions drove the Plaintiffs out of business and prevented the  
6 complainant from conducting business, and the plaintiffs lost profits and the defendants actions  
7 constitute a course of conduct and a pattern of practice intended, designed, implemented, and  
8 executed to destroy the Plaintiffs and/or other victims and constitutes contravention of both Title  
9 18 U.S.C. §§ 1341 and 1343 and/or a violation of (1) and/or (2) and/or (3) and/or (4) and/or (5)  
10 and/or (6) and/or (7) and/or (8) and/or (9) and/or (10) and/or(11)and/or (12) and/or (13)  
11 and/or(14) and/or (15) and/or (14) and/or (15) and/or (16) and/or (17) and/or (18) and/or (19)  
12 and/or (20) and/or (21) and/or (22) and/or (23) and/or (24) and/or (25) and/or (26) and/or (27)  
13 and/or (28) and/or (29) and/or (30) and/or (31) and/or (32) as mentioned in the above pages 42  
14 thru 46 of the above criminal charges.

15  
16 Plaintiffs allege that the afore described Retailiation against Federal Witness and Victim of  
17 crimes, theft, fraud, concealment, and other grave felonies constitute scheme to defraud the  
18 Plaintiffs and/or the US Government trick scheme, and/or impairing the lawful functions of the  
19 US Government, as and is illegal conduct. Plaintiffs allege that defendants knew, and had reason  
20 to know, that there illegal actions violated the Plaintiffs United States Constitutional rights.

21  
22 Plaintiffs allege that said defendants knew, and had reason to know, that the illegal Rico action  
23 violated Federal and State law. Plaintiffs allege that the defendants' employment of federal  
24 mails and federal interstate wires in this connection were for purposes of furthering and  
25 facilitating their artifice and scheme to defraud plaintiffs, and other victims, thereby  
26 contravening Title 18 U.S.C. §§ 2(a), 2(b),and in violation of (1) and/or (2) and/or (3) and/or (4)  
27 and/or (5) and/or (6) and/or (7) and/or (8) and/or (9) and/or (10) and/or(11)and/or (12) and/or  
28 (13) and/or(14) and/or (15) and/or (14) and/or (15) and/or (16) and/or (17) and/or (18) and/or  
29 (19) and/or (20) and/or (21) and/or (22) and/or (23) and/or (24) and/or (25) and/or (26) and/or  
30 (27) and/or (28) and/or (29) and/or (30) and/or (31) and/or (32) as mentioned in the above pages  
31 42 thru 46 of the above criminal charges.

32  
33 From Nov. 2005 and through the present, said individual Defendants conducted, participated in,  
34 engaged in, conspired to engage in, or aided and abetted, the conduct of the affairs of the  
35 "enterprise" as alleged in the above paragraph through a "pattern of racketeering activity within  
36 the meaning of 18 U.S.C. 1961, and/or other civil code sections. These acts all occurred after the  
37

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1 effective date of RICO and more than two such acts occurred within ten years of one another.  
 2 Said individual Defendants are individuals or other persons within the meaning of 18 U.S.C.  
 3 1961 (3) and 1962(c) who associated with, and/or participated in, the conduct of said enterprises  
 affairs. At all relevant times, the enterprises alleged on this complaint were engaged in, and their  
 activities affected, interstate commerce and foreign commerce.

6 Plaintiffs allege that the afore described factual allegations establish the commission of two or  
 7 more forms of "predicate acts," "predicate offenses," and/or "racketeering activity," as defined  
 8 pursuant to Title 18 United States Code § 1961(1)(B) of the federal Racketeer Influenced and  
 9 Corrupt Organizations Act of 1970 ["RICO"] [Title 18 U.S.C. §§ 1961-1968], committed by  
 10 defendants. Plaintiffs allege that the commission of two or more forms of "predicate acts,"  
 11 "predicate offenses," and/or "racketeering activity" committed by defendants contravened the  
 12 following federal statutory provisions: Federal Principal and Aider and Abettor Liability: Title  
 13 18 U.S.C.A. §2(a)-(b). Federal Principal and Aider and Abettor Liability re: Aiding and  
 14 Abetting A Conspiracy: Title 18 U.S.C.A. §2(a)-(b). Title 18 U.S.C.A. §2315.

15 **O.C.G.A. 9-3-99**" provides that the running of the period of limitations with respect to any  
 16 cause of action in tort that may be brought by the victim of an alleged crime which arises out of  
 17 the facts and circumstances relating to the commission of such alleged crime committed in this  
 18 state shall be tolled from the date of the commission of the alleged crime or the act giving rise to  
 19 such action in tort until the prosecution of such crime or act has become final or otherwise  
 20 terminated, provided that such time does not exceed six (6) years, and therefore the statue of  
 21 limitation is tolled to the Plaintiffs RICO cause of action.

22 **CIVIL CAUSES OF ACTIONS**

23 **CAUSE OF ACTION #1**

24 **INVESTMENT IN A ENTERPRIZE ENGAGED IN A PATTERN OF RACKEETING  
 25 ACTIVITIY**

26 **18 U.S.C. §§ 1961(5) AND/OR 1962(a) and/or 1964(a)**

27 **THE UNITED STATES OF AMERICA, EX REL SHARON BRIDGEWATER  
 28 AGAINST OBAMA, HOLDER ET AL.**

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*SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL*

1  
2 For the Plaintiffs first cause of action, reallege and incorporates the  
3  
above paragraphs.

4  
5 It is unlawful for any person who has received any income derived, directly or indirectly,  
6 [from a pattern of racketeering activity] {through collection of an unlawful debt in which he  
7 has participated as a principal} to use or invest, directly or indirectly, any part of the income,  
8 or the proceeds of the income, in acquisition of any interest in, or the establishment or  
9 operation of any enterprise which is engaged in or the activities of which affect trade or  
commerce. Plaintiff now re-alleges each and every allegation as set forth above, and hereby  
incorporates same by reference, as if all were set forth fully herein.

10  
11 The Defendants at all times mentioned constituted a US Government Monoploy. It is the  
12 Plaintiff belief Obama knew and were aware of the US GOVERNMENT RICO enterprise  
13 and/or its activities. It is the Plaintiff belief Obama and/or Holder et al joint the acts Rico  
14 Enterprise of Gwinnett County and/or Dekalb County and/or Hayes Valley Limited  
15 Partnership and/or trafficking guns without Congress approval across State lines. It is the  
16 Plaintiffs belief Obama, at all times mentioned had a legal duty to dissolve, reorganize public  
17 housing, failed to due his duty and/or obligation as Commander in Chief, failed to re-  
18 organize Public Housing in America, continued to fund the US Government Private Real  
19 Estate Investors with US HUD Funds and/or Dollars. and did retaliate against Federal  
20 Witness(es) and Victims of Crime of US Government RICO activities "ordered" planned,  
21 conspired to commit, aided and abetted at least one of the predicate acts and/or  
22 conspired to commit, and/or aide and abetted the commission of one or more  
23 predicate acts, and "ordered" those operating under the direction of his authority to use  
24 threat, coercion, violence or force, including threats of criminal prosecution, false  
25 imprisonment(s) and thereby committed at least one act in furtherance of the  
26 conspiracy in violation of 18 U.S.C. 1962 (d).  
27 to halt the ability of Federal Witnesses and Victim of US Government RICO Crimes.  
28

29  
30 Plaintiffs alledge and as mentioned in the above Plaintiffs affidavit of *affidavit of probable  
cause*, at different times and/or different dates and/or places as mentioned above, all  
31 Defendants did jointly and/or severally participate as principle. All Defendants did jointly  
32 and/or severally collect unlawful debts and/or received any income derived, directly or  
33 indirectly, from a pattern of racketeering activity, and/or used and/or invested directly or  
34 indirectly, part of the income, or the proceeds of the income, in acquisition and/or in interest  
35 in, or the establishment or operation of a US Government Federal and/or State Government

- {6}

1 Rico Enterize. All Defendants did jointly and/or severally acquire and/or maintain, directly  
 2 or indirectly, an interest in or control of a RICO *enterprise* of individuals who were  
 3 associated in fact and who did engage in, all Defendants did associate with a RICO  
 4 *enterprise* of individuals who were associated in fact and/or did conduct and/or participate,  
 5 either directly or indirectly, in the conduct of the affairs of said RICO *enterprise* through a  
 6 *pattern of racketeering activity* whose activities did affect, interstate and foreign commerce.

7  
 8 All Defendants did conspire to participate as principle and/or participated a principle. All  
 9 Defendants did conspire to collect unlawful debts and/or conspired to receive income  
 10 derived, directly or indirectly, from a pattern of racketeering activity, and/or conspired to use  
 11 or invest directly or indirectly, part of the income, or the proceeds of the income, in  
 12 acquisition and/or in interest in, or the establishment or operation of a US Government  
 13 Federal and/or State Government Rico Enterize. All Defendants did conspire to acquire  
 14 and/or maintain, directly or indirectly, an interest in or control of a RICO *enterprise* and were  
 15 one and/or two or more individual(s) who were associated in fact and who did engage in, all  
 16 Defendants did conspired to associate with a RICO *enterprise* of individuals who were  
 17 associated in fact and/or conspired to conduct and/or participate, either directly or indirectly,  
 18 in the conduct of the affairs of said RICO *enterprise* through a *pattern of racketeering*  
 19 *activity* whose activities did affect, interstate and foreign commerce and did overt acts or  
 20 omissions in furtherance of an unlawful agreement to achieve the objective of the conspiracy.

21 All Defendants did conspire to abuse US Government Power and/or abuse Federal and State  
 22 Courts, use threat, coercion or force, violence against the Plaintiff(s) Retailatate against  
 23 Federal Witness and Victim(s) of Crime of US Government RICO activities, discriminate  
 24 against minority businesses and/or public housing tenants protected class individuals. All  
 25 Defendants did conspire to restrain commerce, oppress, falsely imprision the Plaintiff(s) and  
 26 Defraud the Plaintiff(s) out of money and/or property in excess of SEVENTY FIVE  
 27 BILLION(s), all Defendants acts or omission did affect, interstate and foreign commerce, all  
 28 in violation of 18 U.S.C. §§ 1961(4), (5), (9), and 1962(a) and/or 1964(a);

If is the Plaintiffs belief that Obama and/or Holder did conspire, agree to use threat, coercion  
 or force, Retailate against Plaintiffs Federal Witness of US Government RICO activities and  
 or victims of crimes. If is the Plaintiffs belief that Obama and/or Holder, abused US  
 Government Power, restrained and/or conspired to restrain commerce, limited open  
 competition, and conspired to limit open competition.

And during all of the Defendants acts were committed the ten (10) calendar years preceding  
 the Defendants did cooperate jointly and severally in the commission of two (2) or more of  
 the RICO predicate acts that are itemized in the RICO laws at 18 U.S.C. §§ 1961(1)(A) and  
 (B), and did so in violation of the RICO law at 18 U.S.C. 1962(a) and/or 1964(a) and  
 threaten continuity and/or is a continuing threat of their respective *racketeering activities*,  
 also in violation of the RICO law at 18 U.S.C. 1962(a) and/or 1964(a).

1  
2 The Private Attorney General statute relies upon private attorney generals to enforce its  
3 provisions. Said US Government Defendants had a discriminatory impact upon African-  
4 Americans, Hispanics, and/or minority businesses individuals, those receiving state and  
5 federal financial assistance, African American drivers, and/or "protected class tenant" living  
6 within the United States of America public housing complexes and/or minority owned  
7 businesses.  
8

9 Defendants' discriminatory policy and pattern and retaliatory conduct have damaged  
10 Plaintiffs, and continues to damage Plaintiffs. Said Defendants RICO activites, forced the  
11 Plaintiff out of business.  
12

13 **O.C.G.A. 9-3-99" provides that the** running of the period of limitations with respect to  
14 any cause of action in tort that may be brought by the victim of an alleged crime which arises  
15 out of the facts and circumstances relating to the commission of such alleged crime  
16 committed in this state shall be tolled from the date of the commission of the alleged crime or  
17 the act giving rise to such action in tort until the prosecution of such crime or act has become  
18 final or otherwise terminated, provided that such time does not exceed six (6) years, and  
19 therefore the statute of limitation is tolled to the Plaintiffs RICO cause of action. As a direct  
20 result of said Defendants' discriminatory policy and pattern of interference  
21 and retaliatory conduct, and Rico Activities, directed at Plaintiffs and others, Plaintiffs have  
22 sustained loss of businesses, damages, including lost profits and have been forced out of  
23 business and incurred other damages.  
24

25 Plaintiffs seek all their compensatory damages and amount according to proof at trial.  
26 Plaintiffs also seeks, removal of office and dissolution of organization.  
27

## 28 CAUSE OF ACTION #2

29  
30 Acquisition and/or Maintenance of an Interest in and/OR Control of  
31 an *Enterprise* Engaged in a *Pattern of Racketeering Activity*:  
32  
33 Sharon Bridgewater, and on behalf of the Specialty Investment Group LLC a dissolved  
34 Georgia Company, Specialty Global Investments Inc. a dissolved Company and/or  
35 Corporation) and Bridgewater and Company INC.  
36  
37 INC. AGAINST ALL DEFENDANTS

38 -[7]-

39 **SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL**

1 VIOLATION OF 18 U.S.C. § 1961(5) AND/OR 1962(b) and/or 1964(b)  
2  
3

4 For the Plaintiffs first cause of action, reallege and incorporates the above paragraphs.  
5

6 ALL Defendants Defendants did acquire and/or maintain, directly or indirectly, an interest  
7 in or control of a RICO *enterprise* of individuals and were individual associated in fact with  
8 other individuals of RICO enterprise, and did engage in RICO prohibited actities, that did  
9 affect Plaintiffs businesses and/or interstate commerce, and/or either were associated in fact  
10 and who did engage in, and whose activities did affect, interstate in violation of 18 U.S.C. §  
11 1961(4), (5), (9), and 1962(b) IN THE TEN YEAR PREVIOUS, OF THE FILING OF THIS  
12 COMPLAINT, AND ALL DEFENDANTS DID COMMIT TWO PREDIACATE ACTS, IN  
13 VIOLATION OF RICO law at 18 U.S.C. 1962(b) AND THREATEN TO CONTINUE  
14 THEIIR BEHAVIOR 18 U.S.C. 1962(b).

15 The plaintiff have been damage, and forced out of business by the RICO Orginanzation.  
16

17 Whereby the Plaintiff and/or the (Specialty Investment Group LLC a dissolved Georgia  
18 Company) business was a "victim(s) of crime" of RICO activity and LOST PROFITS, was  
19 injured in business or property. The Plaintiff have compensatory damages and/or punative  
20 and/or treble damages according to proof at trial.  
21  
22  
23  
24  
25  
26

27 **CAUSE OF ACTION #3:**  
28 -17-2

SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL

1 ALL DEFENDAT CONDUCTED OR PARTICIPATED IN A RICO ENTERPRISE  
2 AND/OR THROUGH A PATTERN OF RICO ACTITIVITY

3 :  
4 18 U.S.C. § 1962(c)

5 ALL Defendants Defendants did did associate with a RICO *enterprise* of individuals who  
6 were associated in fact and who engaged in, and whose activities did affect, interstate and  
7 foreign commerce.

8 Likewise, all Defendants did conduct and/or participate, either directly or indirectly, in the  
9 conduct of the affairs of said RICO enterprise through a pattern of racketeering activity, all in  
10 violation of 18 U.S.C. §§ 1961(4), (5), (9), and 1962(c). AND/OR and were individual  
11 associated in fact with other individuals of RICO enterprise, and did engage in RICO  
12 prohibited actities, that did affect Plaintiffs businesses and/or interstate commerce, and/or  
13 either were associated in fact and who did engage in, and whose activities did affect,  
14 interstate in violation of 18 U.S.C. § 1961(4), (5), (9), and 1962(b) IN THE TEN YEAR  
15 PREVIOUS, OF THE FILING OF THIS COMPLAINT, AND ALL DEFENDANTS DID  
16 COMMIT TWO PREDIACATE ACTS, IN VIOLATION OF RICO law at 18 U.S.C. 1962(b)  
17 AND THREATEN TO CONTINUE THEIIR BEHAVIOR 18 U.S.C. 1962(b).

18 The plaintiff have been damage, and forced out of business by the RICO Orginanzation.  
19

20 Whereby the Plaintiff and/or the (Specialty Investment Group LLC a dissolved Georgia  
21 Company) business was a "victim(s) of crime" of RICO activity and LOST PROFITS, was  
22 injured in business or property. The Plaintiff have compensatory damages and/or punative  
23 and/or treble damages according to proof at trial.

24 

25 **CAUSE OF ACTION #4:**

26 CONSPIRACY TO ENGAGE IN A PATTERN OF RICO ACTIVITIES.  
27

28 18 U.S.C. § 1961(5), 1962(d)  
-13-

SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL

1  
2 ALL Defendants Defendants did did associate with a RICO *enterprise* of individuals who  
3 were associated in fact and who engaged in, and whose activities did affect, interstate and  
4 foreign commerce.

5 All Defendants did conspire to participate as principle and/or participated a principle. All  
6 Defendants did conspire to collect unlawful debts and/or conspired to receive income  
7 derived, directly or indirectly, from a pattern of racketeering activity, and/or conspired to use  
8 or invest directly or indirectly, part of the income, or the proceeds of the income, in  
9 acquisition and/or in interest in, or the establishment or operation of a US Government  
10 Federal and/or State Government Rico Enterprize. All Defendants did conspire to acquire  
11 and/or maintain, directly or indirectly, an interest in or control of a RICO *enterprise* and were  
12 one and/or two or more individual(s) who were associated in fact and who did engage in, all  
13 Defendants did conspired to associate with a RICO *enterprise* of individuals who were  
14 associated in fact and/or conspired to conduct and/or participate, either directly or indirectly,  
15 in the conduct of the affairs of said RICO *enterprise* through a *pattern of racketeering*  
16 *activity* whose activities did affect, interstate and foreign commerce and did overt acts or  
omissions in furtherance of an unlawful agreement to achieve the objective of the conspiracy.  
17 whose activities did affect, interstate in violation of 18 U.S.C. § 1961 IN THE TEN YEAR  
18 PREVIOUS, OF THE FILING OF THIS COMPLAINT, AND ALL DEFENDANTS DID  
19 COMMIT TWO PREDIACATE ACTS, IN VIOLATION OF RICO STATUES AND  
20 THREATEN TO CONTINUE THEIIR BEHAVIOR .

21 The plaintiff have been damage, and forced out of business by the RICO Orginanzation.  
22

23 The plaintiffs was injured in business or property. The Plaintiff have compensatory  
24 damages and/or punative and/or treble damages according to proof at trial.  
25

26 **PRAYER FOR RELIEF**

27  
28 -174

*SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL*

1           **Wherefore**, the Plaintiff prays for judgment against all named Defendants pursuant to the 18  
2           U.S.C. 1964(a)(b)(c)or (d), Plaintiff requests judgment against all named Defendants as  
3           follows:

- 1           1. ANTemporary restraining ORDER, EXTENDING THE TIME FOR PLAINTIFFS TO  
2           RE-INSTATE SPECIALTY INVESTMENT GROUP LLC, ETC. AND TO DECLARE  
3           PLAINTIFF SHARON BRIGEWATER ARE THE OWNERS OF THIS COMPANY  
4           THE GEORGIA AND/OR THE CALIFORNIA CORPORATIONS DIVISION TO RE-  
5           INSTATE PLAINTIFFS COMPANY,
- 6           2. ORDER THE GEORGIA AND/OR THE CALIFORNIA CORPORATIONS  
7           DIVISION,AND/OR EXTEND TIME FOR THE PLAINTIFFS TO REINSTATE  
8           COMPANY AS TODAY IS THE STATUE OF LIMITATIONS TO RE-INSTATE  
9           COMPANY. Preliminary injunction, order to show cause.
- 10           3. Consolidate cases with the above mentioned on the above pages of this complaint with  
11           the US Government Oversight committee, transfer case, etc.
- 12           4. Order an immediate Congressional Investigation from the United States Senate Judiciary  
13           Committee, and the United State Government Oversight Committee.
- 14           5. Order and immediate investigation by a "special" Grand Jury that full investigations of a  
15           RICO violations of the above named Defendants.
- 16           6. A SPECIAL PROSECUTOR FOR THE CHARGES ALLEGED BY THE PLAINTIFF.
- 17           7. Temporary Restraining Order, order Obama, etc. destruction of court files, tampering  
18           with evidence, etc.
- 19           8. Enjoin and/or Restrain the Defendants from Retailiating, causing the prosecution of the  
20           Plaintiffs and/or harming the Plaintiffs Federal Witnesses and/or Victims of US  
21           Government RICO Activities.
- 22           9. ARREST THE DEFENDANT, POST ALL DEFENDANTS MUGSHOTS ON THE  
23           INTERNET AS BEING ARRESTED FOR RACKETEERING, THEFT, ROBBERY,

24           - 15 -

25           SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL

1 TAMPERING WITH EVIDENCE, REMOVE ALL DEFENDANTS FROM OFFICE;  
2 OTHER PUNISHMENT, JAIL TIME 15 DAYS, TAKE ALL THE DEFENDANTS  
3 ASSETS, PROPERTY, INCLUDING HOUSE THAT THEY ARE LIVING IN ,  
4 ORDER THE DEFENDANTS TO LIVE IN A HOMELESS SHELTER AND FOR  
5 PROBATION AND ORDER COMMUNITY SERVICE AT THREE YEARS A  
6 HOMELESS SHELTER , ORDER THE DEFENDANTS TO LIVE ON \$855.00 PER  
7 MONTH.

8 IN THE ALTERNATIVE

9 25 YEARS IN JAIL.

10 Order Obama and/or Holder to release all information pertaining to Federal False Claim  
11 recoveries, civil penalties recovered from the Private Real Estate Investors, AND

12 Order Obama and/or Holder to release all information in the fast and furious  
13 investigations.

14 10. DECLARE THAT THE PLAINTIFFS HAVE LEGAL RIGHT TO SPECIALTY  
15 INVESTMENT GROUP LLC, SPECIALTY GLOBAL INVESTMENTS INC.,  
16 BRIDGEWATER AND COMPANY INC., AND ORDER THE SECRETARY OF  
17 STATE TO RE-INSTATE COMPANIES, AND EXTEND TIME TO SIX MONTHS  
18 PERIOD, TO RE-INSTATE COMPANIES.

19 11. Cause of Action #1 That all Defendants and all of their directors, officers, employees,  
20 agents, servants and all other *persons* in active concert or in participation with them, be  
21 enjoined *temporarily* during pendency of this action, and *permanently* thereafter, from  
22 committing any more predicate acts in furtherance of the RICO *enterprise* alleged in  
23 Cause of action #1, *and for IMMEDIATE DISSOLUTION OF RICO*  
24 ENTERPRISE AND PERMANENT EXPULSION OF RICO PERSONS FROM RICO  
25 ENTERPRISE PURSUANT TO RICO 1964(a) [TITLE U.S.C. §1964(a)] OF THE  
26 RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT OF 1970  
27 ["RICO"] AND REMOVAL OF OFFICE.

28 12. All Defendants be enjoined *temporarily* during pendency of this action, and *permanently*  
29 thereafter, withholding fast and furious documents requested by the US Government  
30 Oversight committee.

31 13. All Defendants be enjoined *temporarily* during pendency of this action, and *permanently*  
32 thereafter, from collecting unlawful debts and/or received and/or income derived,  
33 directly or indirectly, from a pattern of racketeering activity. And; and/or use or invest

34 .116.

35 **SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL**

1 directly or indirectly, part of the income, or the proceeds of the income, in acquisition  
2 and/or in interest in, or the establishment or operation of a US Government Federal  
3 and/or State Government Rico Enterprize, and/or acquiring and/or maintaining, directly  
4 or indirectly, an interest in or control of a US Government RICO *enterprise* or associate  
5 and/or conduct and/or participate, either directly or indirectly, in the conduct of the  
6 affairs of said RICO *enterprise* through a *pattern of racketeering activity* whose  
7 activities did affect, interstate and foreign commerce.

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11. That all Defendants be required to account for all gains, profits, and advantages derived  
from their several acts of *racketeering activity* in violation of the RICO and from all other  
violation(s) of applicable State and federal law(s). That judgment be entered for Plaintiff  
and against all Defendants for Plaintiff's actual damages, and for any gains, profits, or  
advantages attributable to all to violation of the RICO Statue according to the best  
available proof. That all Defendants pay to Plaintiff(s) treble (triple) damages, under  
authority of 18 U.S.C. 1964(c), and/or for any gains, profits, or advantages attributable to  
all violations of 18 U.S.C. 1962 according to the best available proof. That all Defendants  
pay to Plaintiff all damages sustained by Plaintiff in consequence of Defendants' several  
violations of 18 U.S.C. 1962(b), according to the best available proof.

**Ordered Electronic Surveillance to** intercept by and wire, oral or electronic  
communications ("court-authorized electronic surveillance") are set forth in 18 U.S.C. §§  
2510- 2522.311 Court-authorized electronic surveillance is an extremely important  
source of evidence in both criminal and civil RICO cases brought by the United States. In  
that respect, 18 U.S.C. **of all Defendants Obama, Holder, Armstrong, and Evans, et al**  
Title 18, United States Code, Section 2517(1) and (2) provide as follows:

**Temporary Restraining Order, order Obama, etc. destruction of court files,  
tampering with evidence, etc.**

**Stay all proceedings, writs, order, etc.**

**Prohibited and enjoin the Defendants from any retaliatory and/or prosecution of the  
Plaintiff for any acts dating before the filing of this complaint.**

- 17 -

**SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL**

1                   **COMPENSATORY, PUNATIVE DAMAGES ACCORDING TO PROOF AT**  
2                   **TRIAL.**

3                   **Void, all orders and Judgement by the Defendants Rich, Armstrong, Evans,**  
4                   **Baverman and Wilkins.**

5                   **Other partners, person to be added to this complaint**

6                   **Order the Defendant to return to the Plaintiff, Sharon Bridgewater and Specialty**  
7                   **Investment Group LLC property stolen.**

8                   **Order the Defendants to produce "sworn financial statements."**

9                   **Stay all execution, judgements, writs and proceedings**

10                   **Order the Defendants to include a list of all partners of HVLP, individual,**  
11                   **associates to be added to this complaint.**

12                   **Reverse all fraudulent transfers of the Defendant since the filing of the Plaintiff**  
13                   **initial complaint in August 2008, case number, and order the Defendants to account**  
14                   **for all transfers dating back to August 2008, when the Plaintiff Sharon Bridgewater**  
15                   **1<sup>st</sup> complaint filed in the San Francisco Superior Court.**

16                   **ORDER THE DEFENDANTS TO SUPPLY TO THIS COURT ALL BUSINESS**  
17                   **TRANSACTIONS, TRANSFERS, ASSET, ETC**

18                   **Injunction prohibiting retaliation, prosecution of the Plaintiff for including the date**  
19                   **of filing this complaint.**

20                   **Performance Bond of AS DEEM JUST AND APPROPRIATE BY THIS COURT.**

21                   **- 17 -**

22                   **SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL**

**Order Holder to release to the Senate Judiciary Committee all fast and furious investigations and documents, pertain information, also, Federal False Claims of the US Government Real Estate Investors, Private Investors, needed by Congress.**

Order All Judges as mentioned in thi complaint to rescue themselves.

Order all Defendants and all of their directors, officers, employees, agents, servants and all other *persons* in active concert or in participation with them, be enjoined *temporarily* during pendency of this action, and *permanently* thereafter, from associating with any RICO *enterprise of persons*, or of other individuals associated in fact, who do engage in, or whose activities do affect, interstate and foreign commerce.

Order all Defendants and all of their directors, officers, employees, agents, servants and all other *persons* in active concert or in participation with them, be enjoined *temporarily* during pendency of this action, and *permanently* thereafter, from conspiring associating with any RICO *enterprise* of *persons*, or of other individuals associated in fact, who do engage in, or whose activities do affect, interstate and foreign commerce.

Order all Defendants and all of their directors, officers, employees, agents, servants and all other *persons* in active concert or in participation with them, be enjoined *temporarily* during pendency of this action, and *permanently* thereafter, from tampering with US Federal Government evidence, court files, etc.

Order all Defendants and all of their directors, officers, employees, agents, servants and all other *persons* in active concert or in participation with them, be enjoined *temporarily* during pendency of this action, and from filing any lawsuit relating to any thing that ave to do with the Plaintiff and/or her family member or son up until todays date, or *permanently* thereafter.

Order all Defendants and all of their directors, officers, employees, agents, servants and all other *persons* in active concert or in participation with them, be enjoined *temporarily* during pendency of this action, and *permanently* thereafter, from stalking, harassing, causing illegal surveillance, phone tapping, e-mail tampering with the Plaintiff and/or her family members.

Order all Defendants and all of their directors, officers, employees, agents, servants and all other *persons* in active concert or in participation with them, be enjoined *temporarily* during pendency of this action, and *permanently* thereafter, from evading the Plaintiff and/or her family member privacy.

Stay Civil Proceeding Pending Resolution of Criminal and fifth amendment issues.

-19-

**SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL**

The United States ex rel Sharon Bridgewater pray that all of the corporate Defendants be restrained from withdrawing from the country or property located in the United States, and from selling, transferring or disposing of any property in the United States until such time as this court shall have determined the issues of this case and Defendant corporations shall have complied with its orders.

Consolidate ad/or relate this case with the case(s) currently pending before Judge Armstrong or Wilkins, or the other Judges, as mentioned in this complaint.

Order null and void, and/or dismiss with prejudice any indictments, prosecution of the Plaintiff stemming from anything relating to the Plaintiff business or in Georgia and/or thru todays date.

Order all traffic tickets, probation violations, etc. by Rich, Dekalb County or Gwinnett County null and void, and expunge all arrest records, warrants, fingerprints, mugshots etc. by the above named Defendants.

Order the Plaintiff's mugshot delete from the internet search.

Order all Defendants and all of their directors, officers, employees, agents, servants and all other *persons* in active concert or in participation with them, be enjoined *temporarily* during pendency of this action, and *permanently* thereafter, from the tampering with my webpage, e-mails, destruction of etc.

That Plaintiff have such other and further relief as this Court deems just and proper, under the circumstances of this action.

## INCORPORATION OF EXHIBITS

AND ARE TRUE AND CORRECT COPIES OF EXHIBITS

**REQUEST FOR INVESTIGATION FROM ALL MEMBERS OF CONGRESS OF  
UNITED STATES OF AMERICA AND THE GOVERNMENT OVERSIGHT  
COMMITTEE**

**SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL**

1  
2 The United States of America ex rel Complainant Sharon Bridgewater Petition members of the  
3 Congress of the United States to immediately and without delay open an investigation into  
4 potential wrongdoing of Obama, Eric Holder Jr. the United States Attorney General (and those  
5 acting under the direction of Holder, Saundra Brown Armstrong a Northern District Court Judge,  
6 Orinda D. Evans/A. Baverman acting under the Direction of Evans, all those mentioned in this  
7 complaint *ET AL* of RICO violations, manipulation of the media, corruption, etc. and I request that  
8 our elected Senators act in accordance with the Constitution of the United States of America in a  
9 legal, impartial and expedient manner for an open hearing before the people of the United States  
and if such wrongdoing, illegal RICO practices as mentioned above in the UNITED STATES  
OF AMERICA ex rel Sharon Bridgewater, affiant and affiant with probable cause and that  
the violators of the law be brought to justice and remedies, potentially including removal of  
Office.

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13 **REQUEST FOR SPECIAL PROSECUTOR**  
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16 The UNITED STATES OF AMERICA, EX REL Sharon Bridgewater Petition REQUEST our  
17 elected Official to appoint a special prosecutor to investigate the charges made by the UNITED  
18 STATES OF AMERICA, against the Defendants named in this complaint and PROSECUTE  
19 THESE CRIMES and without delay of allegation of the United States of America, against  
20 Obama, Eric Holder Jr. the United States Attorney General *ET AL* in accordance with the  
21 Constitution of the United States of America in a legal, impartial and expedient manner  
22 before the people of the United States and if such wrongdoing, illegal RICO practices as  
23 mentioned above in this criminal complaint, and that the violators of the law be brought to  
24 justice and remedies, AND INCLUDING THE REMOVAL OF OFFICE. Congress may vest its  
25 power to appoint a special prosecutor in the federal courts, and the court may then appoint a  
26 special prosecutor to investigate the charges made against the President.

27 **REQUEST FOR INVESTIGATION BY A "SPECIAL" GRAND JURY AND/OR  
GRAND JURY**

28 - 6 -

*SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL*

1 The complainant contend that full investigations of a RICO conspiracy are warranted because the  
2 defendant are persons acting under the color of Federal and/or State law, and employed by the  
3 US Government and/or associated with an enterprise, and/or engaged in or affected interstate  
4 commerce and/or the defendant persons operated or managed the enterprise through a pattern of  
5 racketeering activity, and the complainant Sharon Bridgewater were injured in its business or  
6 property and continues to be injured by the above named defendants. Thus, the complainants  
7 feel that a formal RICO investigation is also warranted. The Complainant hereby invokes the  
8 federal criminal statute at 18 U.S.C. 4, and as mentioned in the above violation of (1) and/or (2)  
9 and/or (3) and/or (4) and/or (5) and/or (6) and/or (7) and/or (8) and/or (9) and/or (10)  
10 and/or (11) and/or (12) and/or (13) and/or (14) and/or (15) and/or (14) and/or (15) and/or (16)  
11 and/or (17) and/or (18) and/or (19) and/or (20) and/or (21) and/or (22) and/or (23) and/or (24)  
12 and/or (25) and/or (26) and/or (27) and/or (28) and/or (29) and/or (30) and/or (31) and/or (32) as  
13 mentioned in the above pages 42 thru 46 of the above criminal charges (The United States ex rel  
14 Sharon Bridgewater vs. the Defendants). Complainant specifically requests a formal  
15 investigation by a lawfully convened federal grand jury and/or a "SPECIAL" federal grand jury  
16 into the charges made herein, and a Congressional Investigations.

17 **EXPEDITED DISCOVERY**

18 Finally, the Complainant request this honorable court to ORDER OBAMA, HOLDER TO GIVE  
19 CONGRESS AND/OR US GOVERNMENT OVERSIGHT AND REFORM COMMITTEE  
20 "ALL" MATERIALS IN THIS INSTANT ACTION AND FOR THE FAST AND FURIOUS  
21 INVESTIGATIONS, AND/OR CIVIL PENALITIES OBTAINED.

22 I Sharon Bridgewater a "Private Attorney General" via the United States of America "ex rel."  
23 make this testimony and believe "Probable Cause" has been shown. I request the U.S. District  
24 Court Judge, to issue an arrest warrant of the above named Defendants, and to appear in Court.

25  
26 Subscribed and sworn before the Undersigned this \_\_\_\_\_ day of \_\_\_\_\_, 2012  
27

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**SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL**

1 Notary Public/ AND OR MAGISTRATE JUDGE

2 Signature:

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16 Subscribed and sworn before the Undersigned this \_\_\_\_\_ day of \_\_\_\_\_, 2012

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18 NOTARY PUBLIC: Signature:

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*SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL*

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6 Being Authorized to prosecute the offenses on behalf of the United States of America "ex Rel"  
7 charged I Sharon Bridgewater, and authorized as the manager and to act on behalf of (Specialty  
8 Investment Group L.L.C. a dissolved Georgia Company) and, "ex rel." on behalf of the "United  
9 States" approve this complaint.

10  
11 Date: \_\_\_\_\_

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13  
14 Sharon Bridgewater, B.A.,Complainant,  
15 Prosecuting Private Attorney General,  
16 and a Federal Witness and/or Victim  
17 and Potentional U.S. House of  
18 Representative or Senator  
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***SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL***

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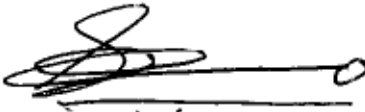
**VERIFICATION**

I, The United States of America ex rel Sharon Bridgewater, individually and on behalf of the the Specialty Investment Group LLC, a dissolved company, as member/manager is the Plaintiff in the above entitled action.

I make this verification because th facts set forth in the complaint are within my knowledge and it is I who is the victim of crime of the above named Defendants.

I have read th foregoing complaint and know the contents thereof. The same is true of my own knowlegede. I except as to those matters which are therein alleged in this complaint and belief and believe to those matters, I believe it to be true.

I Sharon Bridgewater declare under penalty and perjury under the laws of the State of Michigan the laws and the United States of America, without the "United States" (federal government)that the foregoing is true and correct.

  
- 185 12/6/2012

**SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL**

1 Dated: Sept 6, 2012

2 Signed: Sharon Bridgewater

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*PROOF OF SERVICE*

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16 I, the United States of America ex rel Sharon Bridgewater hereby certify, under penalty of  
17 perjury, under the laws of the **United States of America**, without the "**United States**" (federal  
18 government), that I am at least 18 years of age, a Citizen of ONE OF the United States of  
19 America, and that I personally served the following document(s):

20

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22 Via certified mail to:

23

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25 GONGRESSMAN GRASSLEY (UNITED STATES GOVERNMENT OVERSIGHT  
COMMITTEE)

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CONGRESSMAN ISSA(UNITED STATES GOVERNMENT OVERSIGHT COMMITTEE)

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*SHARON BRIDGEWATER VS. OBAMA, HOLDER, ET AL*



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April 19, 2012

## S.F. PUBLIC HOUSING

July 16, 2010|By John Coté, Chronicle Staff Writer



Lisa Romero, a Ping Yuen housing development resident, puckles in son Anthony Robertson Jr. before leaving with daughter Lisa Robertson and boyfriend Anthony Robertson.

Credit: Lea Suzuki / The Chronicle

The San Francisco Housing Authority has failed to collect rent from more than a quarter of its households, in some cases for years, resulting in a \$2.2 million deficit that the agency is now trying to reverse, Housing Authority documents show.

Facing federal pressure to undo years of mismanagement, the authority has been sending public housing tenants formal notices threatening eviction unless they pay thousands of dollars in back rent starting this month.

Case4:10-cv-00703-SBA Document108-2 Filed04/18/11 Page80 of 100

Case4:10-cv-00703-SBA Document52-2 Filed09/22/10 Page38 of 91

[Sponsored Links](#)

## **S.F. PUBLIC HOUSING**

July 16, 2010|By John Coté, Chronicle Staff Writer  
(Page 2 of 2)

An e-mail from Romero's property manager indicates she has an outstanding balance of \$2,117 and needs to pay \$185 a month until that is paid off. Her unemployment benefits expired last month, and Romero said her family survives on about \$300 a month from welfare. She regularly bundles her kids into the car in the morning for outings because she can't afford to pay for parking.

### **Seeking fair results**

"It's very impossible for me to make a large payment right now," Romero said. "I don't know if they're actually doing the math right."

Alvarez acknowledged concerns about past record keeping.

"If the argument is, 'I don't think you're correctly counting my rent,' then let's have that conversation," Alvarez said.

Advocates welcomed the pledge that residents won't be evicted if they agree to payment plans but are skeptical it will result in fair agreements.

"The real issue is it must get translated down to the level of the property managers and their assistants," Shortt said. "That's on top of really good outreach that essentially overrides the message ... that says you owe thousands of dollars and could be evicted."

*E-mail John Coté at [jcote@sfchronicle.com](mailto:jcote@sfchronicle.com).*

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Now hundreds of the city's poorest residents fear they will become homeless, something officials say won't happen if tenants make a good-faith effort and agree to payment plans.

"We realize these are tough economic times," said Henry Alvarez, the authority's director. "There is no reason to throw people out on the streets."

Almost 1,300 tenants have not been paying their rent on time, including 21 tenants who owe more than \$10,000 and one Potrero Terrace resident who owes \$28,000, according to a February 2009 report from the authority, the most recent figures available.

### **Rebounding from backlog**

The Housing Authority has had a backlog of at least \$1 million in unpaid rent since 2003, the report found, and the \$2.2 million in total uncollected rent as of last year could have funded about 22 full-time positions such as custodians or maintenance workers at an agency that has long been criticized for poor record keeping and lax upkeep.

Last year, the Housing Authority finally paid off the balance of a \$12 million court judgment to the families of a grandmother and five children killed in a 1997 apartment fire after the agency was found negligent for not installing a smoke detector or fixing a faulty heater in the unit.

Housing Authority officials say the situation has improved notably since Alvarez became director in July 2008. The rent backlog peaked at \$3 million in 2007, and the agency recently received a "most improved" award from the local branch of the U.S. Department of Housing and Urban Development, which funds the agency and has been demanding that it collect rent.

But some public housing residents and tenant advocates say the recent steps to try to collect back rent have resulted in people being erroneously charged and wrongly facing the prospect of eviction.

"The whole problem is entrenched in the culture of public housing - that it wasn't a big deal if you paid your rent or not," said Sara Shortt, executive director of the Housing Rights Committee of San Francisco,

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Case4:10-cv-00703-SBA Document52-2 Filed09/22/10 Page37 of 91

which promotes tenants' rights. "We understand people are expected to pay rent in exchange for their housing, but how do you even properly do it at this point? There are so many cases where the Housing Authority hasn't kept proper files. ... Who knows what this tenant really owes?"

### **Conflicting paperwork**

Anna Stephens, 49, an administrative assistant and single mother, says she has regularly paid her \$156 monthly rent on her two-bedroom apartment in the Ingleside Heights neighborhood for years. In April, she received a notice saying she owes the Housing Authority \$9,750 in back rent and faces eviction.

It wasn't the first time. The Housing Authority sued her in 2007, saying she owed \$1,752 in back rent dating to 2006. Stephens, in court filings, said she was being retaliated against for complaining about the security in the building, denied owing back rent, and said it wasn't owed because the Housing Authority hadn't addressed mold, defective appliances and other needed repairs. The authority dropped that lawsuit three months later, court records show.

Now, Stephens said she is repeating the same battle. Her current tenant accounting ledger shows an outstanding balance of \$2,500 in February 2006, but a separate housing authority agreement from the same month shows \$896 due. Stephens also produced copies of a \$616 money order to the authority for the bulk of that, but the payment is not reflected in the ledger. She has copies of checks and money orders for rent since then, although more than a year's worth is missing, said Stephens, who plans to meet today with the Housing Authority.

"It's just kind of frustrating and maddening," Stephens said. "I might be evicted."

Lisa Romero, 27, a single mother raising four young children, lives in the Ping Yuen housing development in Chinatown. She said she fell behind in rent after being laid off from her job as an administrative assistant at UCSF in May 2009. But Romero said her rent wasn't properly adjusted after she lost her job and she hasn't been given a total breakdown of her payments and what she owes.

HUD requires residents' rent be calculated on a family's monthly income or the set minimum rent, which is \$25 in San Francisco.

**Business Entities (BE)****Online Services**

- [Business Search](#)
- [Disclosure Search](#)
- [E-File Statements](#)
- [Processing Times](#)

**Main Page****Service Options****Name Availability****Forms, Samples & Fees****Annual/ Biennial Statements****Filing Tips****Information Requests**  
(certificates, copies & status reports)**Service of Process****FAQs****Contact Information****Resources**

- [Business Resources](#)
- [Tax Information](#)
- [Starting A Business](#)
- [International Business Relations Program](#)

**Customer Alerts**

- [Business Identity Theft](#)
- [Misleading Business Solicitations](#)

**Business Entity Detail**

Data is updated weekly and is current as of Friday, June 08, 2012. It is not a complete or certified record of all entities.

Entity Name:	BRIDGEWATER & COMPANY INC.
Entity Number:	C3211956
Date Filed:	06/19/2009
Status:	SUSPENDED
Jurisdiction:	CALIFORNIA
Entity Address:	1271 D STREET
Entity City, State, Zip:	HAYWARD CA 94541
Agent for Service of Process:	JAMES SHANNON BRIDGEWATER
Agent Address:	1271 D STREET
Agent City, State, Zip:	HAYWARD CA 94541

\* Indicates the information is not contained in the California Secretary of State's database.

- If the status of the corporation is "Surrender," the agent for service of process is automatically revoked. Corporations Code [section 2114](#) for information relating to service upon corporations that have surrendered.
- For information on checking or reserving a name, refer to [Name Availability](#).
- For information on ordering certificates, copies of documents and/or status reports or to request a more detailed search, refer to [Information Requests](#).
- For help with searching an entity name, refer to [Search Tips](#).
- For descriptions of the various fields and status types, refer to [Field Descriptions and Status Definitions](#).

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# Georgia Secretary of State

## Brian P. Kemp

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**Date:** 6/4/2012 (Annual Registration History etc.)

### [Business Name History](#)

Name	Name Type
SPECIALTY INVESTMENT GROUP LLC	Current Name

### [Limited Liability Company - Domestic - Information](#)

<b>Control No.:</b>	0461803
<b>Status:</b>	Admin. Dissolved
<b>Entity Creation Date:</b>	10/21/2004
<b>Dissolve Date:</b>	9/6/2010
<b>Jurisdiction:</b>	GA
<b>Principal Office Address:</b>	470 N. CLAYTON STREET STE 204 LAWRENCEVILLE GA 30045

### [Registered Agent](#)

<b>Agent Name:</b>	SHARON BRIDGEWATER
<b>Office Address:</b>	2555 Field Spring Drive Lithonia GA 30058
<b>Agent County:</b>	Dekalb

**CERTIFICATE OF SERVICE**

I certify at the time of service, I was over 18 years of age and not a party to the action.

My name: Gary Anthony Sparks

Address: 125 6<sup>th</sup> Street, San Francisco, CA 94103

I hereby certify that on 3-11-2011 in CASE NUMBER C10-03022(CW)

I mailed a copy of the document identified above as follows:

- 1) FIRST AMENDED COMPLAINT OF THE FEDERAL FALSE CLAIMS - AND DISCLOSURE STATEMENT

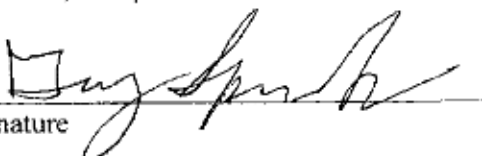
I enclosed a copy of the document identified above in an envelope and deposited the sealed envelope with the U.S. Postal Service, with the postage fully prepaid(CERTIFIED MAIL)

ERIC HOLDER

FEDERAL BUREAU OF INVESTIGATION  
950 PENNSLYLVANIA AVE. NW  
WASHINGTON, DC 20530-0001

I declare under penalty and perjury under the laws of the State of California that the above is true and correct, so help me GOD.

Signature



**CERTIFICATE OF SERVICE**

I certify at the time of service, I was over 18 years of age and not a party to the action.

My name: Gary Anthony Sparks

Address: 125 6<sup>th</sup> Street, San Francisco, CA 94103

I hereby certify that on 3-11-2011 in CASE NUMBER C10-03022(CW)

I personally served on: UNITED STATES ATTORNEY(Honorable Haag) FOR THE

NORTHERN DISTRICT

OF CALIFORNIA AT: 450 Golden Gate

San Francisco, CA 94102

AT: 11:07

AUTHORIZED PERSON TO ACCEPT SERVICE:

Eric Satb

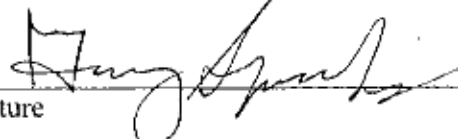
415-436-7246

1) FEDERAL FALSE CLAIMS - FIRST AMENDED COMPLAINT

2) Disclosure Statement

I declare under penalty and perjury under the laws of the State of California that the above is true and correct, so help me GOD.

Signature



ATTORNEY'S Name and Address:	TELEPHONE NO.:	LEVYING OFFICER (Name and Address):
Kimball, Tirey & St. John 5994 W. Las Positas Blvd., #219 Pleasanton, CA 94588		County of San Francisco San Francisco Sheriff Civil Section 1 Dr. Carlton B. Goodlett PL Rm 456 Civil Division San Francisco, CA 94102 (415) 554-7235
NAME OF COURT, JUDICIAL DISTRICT OR BRANCH COURT, IF ANY:		
San Francisco - Superior Court 480 McAllister Street San Francisco, CA 94102		
PLAINTIFF:	LEVYING OFFICER FILE NO.: 2007349192	
Hayes Valley Ltd. Partnership	COURT CASE NO.: CUD06617995	
DEFENDANT:		
Sharon Bridgewater		
	Return on Writ of Possession	

I, Michael Hennessey, Sheriff, County of San Francisco, State of California, hereby certify that I received the annexed writ on 12/24/2007, and that the herein defendant(s):

Sharon Bridgewater

427 Page Street  
San Francisco, CA 94102

Was/were served with a notice to surrender the premises with five (5) days or I would proceed to enforce said writ. My proceedings under the writ, and the return there on, are those as indicated below:

Copy of Notice posted at premises on 12/26/2007  
Copy of Notice mailed to defendant(s) on 12/26/2007

I served the same by placing the plaintiff in quiet and peaceful possession of the premises on 1/16/2008. I returned said writ fully satisfied as to plaintiff's possession only and with accrued costs of \$75.00.

Michael Hennessey, Sheriff  
County of San Francisco  
State of California

Executed: January 16, 2008

By: S. Deoguard #772  
Sheriff's Authorized Agent

Return on Writ of Possession  
Original

160455

IMAGED

JAN 25 2008

1 Name: Sharon Bridgewater

2 Address: 427 Page St. San Francisco, CA 94102

3 Phone #: 415 - 573 - 7992

FILED  
San Francisco County Superior Court

4 JAN 22 2008

5 SUPERIOR COURT OF THE STATE OF CALIFORNIA BY: GORDON PARK-LI, Clerk

6 COUNTY OF SAN FRANCISCO Deputy Clerk

7 Hayes Valley Apartments

8 Plaintiff,

9 vs.

10 Sharon Bridgewater

11 Defendant,

12 ) Case No.: Cud-06-617995  
13 )  
14 ) ORDER GRANTING MOTION TO VACATE  
15 ) JUDGMENT  
16 )  
17 ) Date: 1-22-08  
18 ) Time: 9:30 a.m.  
19 ) Dept: 30120 This matter came before the court on 1-15-08 <sup>22</sup>. Upon  
21 considering the arguments and evidence presented, good cause appearing  
22 thereon, the Court finds that the judgment entered on 12-19-07 <sup>67</sup> ~~SA~~ <sup>PA</sup>  
23 is hereby vacated.

24 IT IS SO ORDERED.

25 Date: 1/22/0826   
27 Judge of the Superior Court

28 PETER J. BUSCH



**Rental Assistance Disbursement Component  
RADCo**

995 Market Street, 12<sup>th</sup> Floor  
San Francisco, CA 94103  
Tel (415) 947-0797 x301 • Fax (415) 947-0331

February 15, 2008

To Whom It May Concern:

I am writing in regards to Sharon Bridgewater who resides at 427 Page Street, San Francisco, CA 94102. Ms. Bridgewater came to our office to apply for rental assistance for the back rent she owed. In order to complete her application we needed to know how much of the amount due was rent, and how much was for legal, late fees, etc. This is because RADCo can only pay rent, and not any other fees. On more than four different occasions I attempted to get the correct amount from her apartment manager, but I was unable to. At one point I was sent a ledger, but then was told it was not the correct amount. As of today I have still not received the amount due and was therefore unable to finalize her application and pay her back rent.

Please contact me if you have any questions.

Thank you,

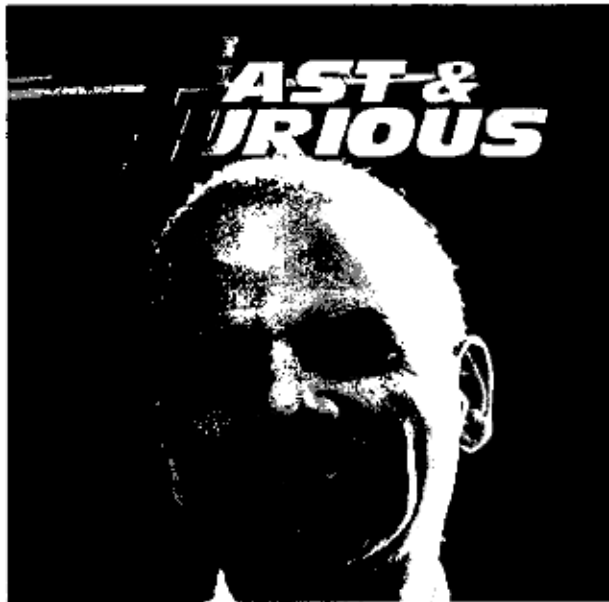
Sincerely,

Amy Price  
Rental Assistance Coordinator

## Nice Deb

# 142 House Democrats Join Republicans In Vote to Keep Holder's DOJ Honest

May, 10, 2012 — nicedeb



After an impassioned speech by Utah Republican Rep. Jason Chaffetz demanding accountability from the Justice Dept, 142 House Democrats backed an amendment which prevents the Department of Justice from using taxpayer funds to lie to Congress. The vote reflects bipartisan frustration with Attorney General Eric Holder.

**Matthew Boyle** of the **Daily Caller** reported:

Chaffetz pitched House Democrats in a feisty House floor speech before the vote to join him in demanding accountability. He argued that Attorney General Eric Holder's failure to comply with the Fast and Furious congressional subpoena is anything but a partisan political fight. He said it's an issue of separation of powers between the legislative and executive branches, and that all Americans "should be embarrassed by what's happening in Fast and Furious."

"If we get stonewalling on the other side of the aisle, without your support, we will do a

## CIVIL COVER SHEET

County in which action arose

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

## I. (a) PLAINTIFFS

*The United States ex rel*

*Shawn Bridgewater*

(EXCEPT IN U.S. PLAINTIFF CASES)

*1524 Harvest Lane*  
*Supervise Township, MI 48198*

(c) Attorney's (Firm Name, Address, and Telephone Number)

## DEFENDANTS

*OBAMA & Holder et al*

County of Residence of First Listed Defendant

*Wayne / District of Columbia*

6

Case: 2:12-cv-13942

Judge: Roberts, Victoria A.

MJ: Whalen, R. Steven

Filed: 09-06-2012 At 03:56 PM

CMP BRIDGEWATER V OBAMA, ET AL (EB)

## II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

1 U.S. Government Plaintiff

2 Federal Question (U.S. Government Not a Party)

2 U.S. Government Defendant

4 Diversity (Indicate Citizenship of Parties in Item III)

## III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

Citizen of This State

PTF

DEF

Incorporated or Principal Place of Business in This State

PTF

DEF

Citizen of Another State

PTF

DEF

Incorporated and Principal Place of Business in Another State

PTF

DEF

Citizen or Subject of a Foreign Country

PTF

DEF

Foreign Nation

PTF

DEF

## IV. NATURE OF SUIT (Place an "X" in One Box Only)

## CONTRACT

- 110 Insurance
- 120 Marine
- 130 Miller Act
- 140 Negotiable Instrument
- 150 Recovery of Overpayment & Enforcement of Judgment
- 151 Medicare Act
- 152 Recovery of Defaulted Student Loans (Excl. Veterans)
- 153 Recovery of Overpayment of Veteran's Benefits
- 160 Stockholders' Suits
- 190 Other Contract
- 195 Contract Product Liability
- 196 Franchise

## PERSONAL INJURY

- 310 Airplane
- 315 Airplane Product Liability
- 320 Assault, Libel & Slander
- 330 Federal Employers' Liability
- 340 Marine
- 345 Marine Product Liability
- 350 Motor Vehicle
- 355 Motor Vehicle Product Liability
- 360 Other Personal Injury

## PERSONAL PROPERTY

- 362 Personal Injury - Med. Malpractice
- 365 Personal Injury - Product Liability
- 368 Asbestos Personal Injury Product Liability
- 370 Other Fraud
- 371 Truth in Lending
- 380 Other Personal Property Damage
- 385 Property Damage Product Liability

## HABEAS CORPUS

- 530 General
- 535 Death Penalty
- 540 Mandamus & Other
- 550 Civil Rights
- 555 Prison Condition

## PRISONER PETITIONS

- 610 Agriculture
- 620 Other Food & Drug
- 625 Drug Related Seizure of Property 21 USC 881
- 630 Liquor Laws
- 640 R.R. & Truck
- 650 Airline Regs.
- 660 Occupational Safety/Health
- 690 Other

- 710 Fair Labor Standards Act
- 720 Labor/Mgmt. Relations
- 730 Labor/Mgmt. Reporting & Disclosure Act
- 740 Railway Labor Act
- 790 Other Labor Litigation
- 791 Empl. Ret. Inc. Security Act

- 861 HIA (1395f)
- 862 Black Lung (923)
- 863 DIWC/DIWW (405(g))
- 864 SSID Title XVI
- 865 RSI (405(g))
- 870 Taxes (U.S. Plaintiff or Defendant)
- 871 IRS—Third Party 26 USC 7609

## SOCIAL SECURITY

- 862 Black Lung (923)
- 863 DIWC/DIWW (405(g))
- 864 SSID Title XVI
- 865 RSI (405(g))
- 870 Taxes (U.S. Plaintiff or Defendant)
- 871 IRS—Third Party 26 USC 7609

## FEDERAL TAX SUITS

- 875 Customer Challenge 12 USC 3410
- 890 Other Statutory Actions
- 891 Agricultural Acts
- 892 Economic Stabilization Act
- 893 Environmental Matters
- 894 Energy Allocation Act
- 895 Freedom of Information Act
- 900 Appeal of Fee Determination Under Equal Access to Justice
- 950 Constitutionality of State Statutes

## V. ORIGIN

(Place an "X" in One Box Only)

1 Original Proceeding

2 Removed from State Court

3 Remanded from Appellate Court

4 Reinstated or Reopened

5 Transferred from another district (specify)

6 Multidistrict Litigation

7 Appeal to District Judge from Magistrate Judgment

## VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity)

Brief description of cause:

*RICO CRACKDOWN & CORRUPT ORGANIZATION 18 USC 1961*

## VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION  
UNDER F.R.C.P. 23

## DEMAND \$

*To Be Determined*

CHECK YES only if demanded in complaint:

JURY DEMAND:  Yes  No

## VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE

112-CV-1332 (District of Columbia)

DOCKET NUMBER

DATE

*9/6/2012*

SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IFFP

JUDGE

MAG. JUDGE

## PURSUANT TO LOCAL RULE 83.11

1. Is this a case that has been previously dismissed?

 Yes  
 No

If yes, give the following information:

Court: \_\_\_\_\_

Case No.: \_\_\_\_\_

Judge: \_\_\_\_\_

2. Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)

 Yes  
 No

If yes, give the following information:

Court: \_\_\_\_\_

Case No.: \_\_\_\_\_

Judge: \_\_\_\_\_

Notes :  
\_\_\_\_\_