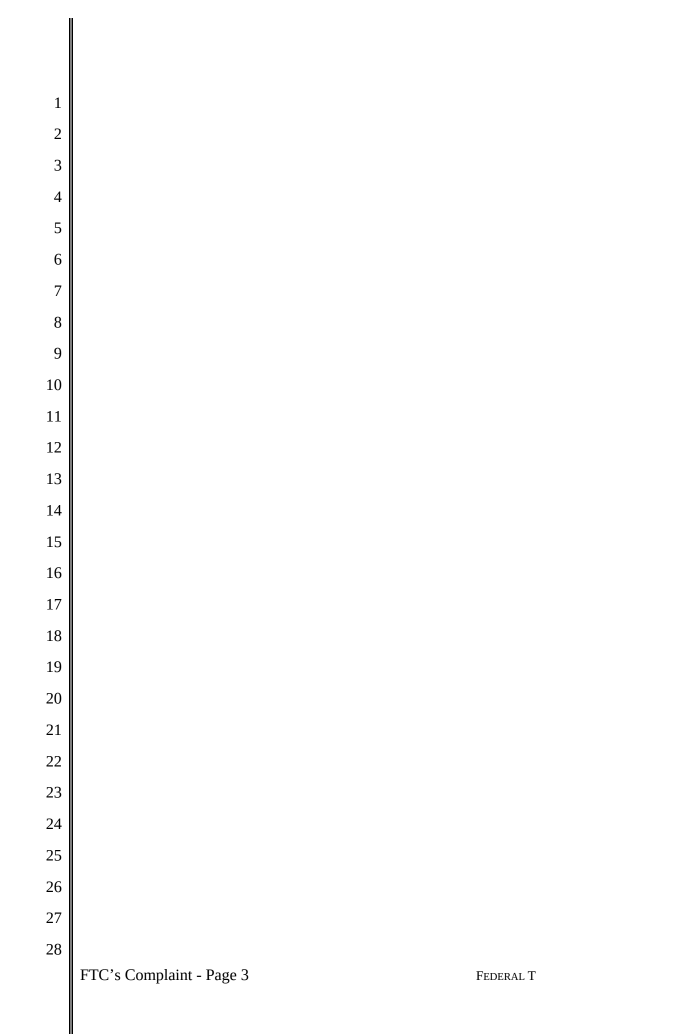
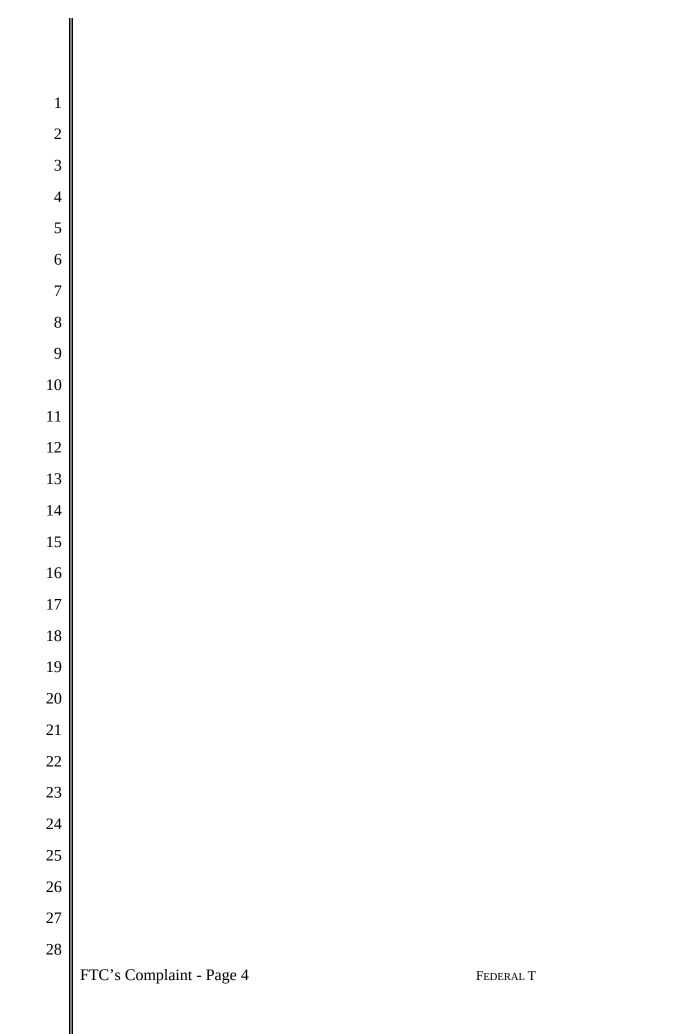
1		The Honorable Thomas T. Glover Chapter 11		
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6	UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WASHINGTON			
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8	In Re:			
9	Warwick Properties LLC,	Case No. 08-16620		
10	Debtor-in-possession.			
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12	Federal Trade Commission,	Adversary Proceeding No. 09		
13	Plaintiff,	COMPLAINT		
14	V.			
15 16	Warwick Properties LLC 7683 SE 27th Street, Suite 241 Mercer Island, Washington 98040,			
17 18	Heidi Fogg 9022 North Mercer Way Mercer Island, Washington 98040,			
19 20	and John Stefanchik 9022 North Mercer Way Mercer Island, Washington 98040,			
21	Defendants.			
22				
23	The Federal Trade Commission ("FTC" or "the Commission"), a creditor and party-in-			
24	interest, files this Complaint against the debtor, Warwick Properties LLC (the "Debtor" or			
25	"Warwick"), its manager, Heidi Fogg ("Fogg"), and her husband, John Stefanchik			
26	("Stefanchik"), and seeks to pierce the corporate veil of the Debtor, in reverse, to enforce the			
27	Commission's lien against certain property held in the name of the Debtor. The Debtor is			
28	nothing but a shell, which Stefanchik and Fogg used to hold their residence in an improper			
	FTC's Complaint - Page 1	FEDERAL TRADE COMMISSION 600 Pennsylvania Ave., NW, Suite NJ-2122 Washington, D.C. 20580 (202) 326-3304		
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1	ettemat to shelter their house from the status of an ditary and the TTO Or Colling to		
1	attempt to shelter their house from the claims of creditors such as the FTC. Stefanchik and Fogg		
2	abused Warwick's corporate form. Accordingly, Warwick also should be liable to the FTC on		
3	the judgment entered against Stefanchik, which arose from his deceptive practices.		
4	Alternatively, the Commission seeks to recover as fraudulent transfers various payments and		
5	transfers made by Stefanchik and/or Fogg to or on behalf of the Debtor. Finally, the		
6	Commission seeks a ruling from this Court that any purported assignment of Stefanchik's rights		
7	and interests in the Debtor to Fogg does not alter or impair the Commission's judgment lien or		
8	claims in this Adversary Proceeding.		
9	JURISDICTION AND VENUE		
10	1. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 157 and 1334.		
11	This Adversary Proceeding is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A).		
12	2. Venue in the Western District of Washington is proper under 28 U.S.C.		
13	§ 1409(a).		
14	3. This Adversary Proceeding relates to <i>In re Warwick Properties LLC</i>		
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1	officers/license renewal in a timely manner. See Certified Certificate of Administrative		
2	Dissolution (Ex. D).		
3	25. Warwick purportedly cured those defaults by filing an application for		
4	reinstatement on July 5, 2007. See Certified Application for Reinstatement (Ex. E).		
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1 34. Warwick obtained another loan in the amount of \$100,000 from Washington 2 Mutual Bank ("Washington Mutual"), which was also secured by the Country Club Property. 3 See Certified Deed of Trust dated July 9, 2001 (Ex. K).

35. On or about June 11, 2004, Warwick sold the property to third parties for approximately \$904,000.

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#### 2. **Purchase of the Stefanchik Home Through Warwick**

36. Warwick later purchased another property on Mercer Island. The address for the 8 Mercer Island Property is: 9022 North Mercer Way, Mercer Island. The legal description for 9 this property is: Lot 21, Sunnybank, according to the plat thereof, recorded in volume 29 of plats, page 31, in King County, Washington. 10

11 37. Warwick purchased the Mercer Island Property from third parties on or about March 28, 2002 for the price of approximately \$1,750,000. See Statutory Warranty Deed (Ex. 12 13 L).

14 38. Warwick purchased the Mercer Island Property, in part, with cash in the 15 approximate amount of \$500,000. Upon information and belief, Fogg and Stefanchik personally 16 provided the funds, or provided funds through other corporate entities they controlled, for this 17 \$500,000 payment. The balance of the purchase price, \$1,225,000, came from a loan from 18 Washington Mutual to Warwick. See Deed of Trust dated April 3, 2002 (Ex. M).

19 39. Stefanchik and Fogg have resided at the Mercer Island Property since its purchase 20 by Warwick.

21 40. In October 2002, one of Stefanchik's corporations and his co-defendant in the 22 Stefanchik Case, Beringer, provided a loan in the amount of \$870,000 to Warwick (the 23 "Beringer Loan"). The Beringer Loan was secured by the Mercer Island Property. See Deed of 24 Trust dated October 12, 2002 (Ex. N).

25 41. Washington Mutual loaned additional funds (in the amount of \$2,500,000) to 26 Warwick on or about June 10, 2004. Thc-n TD-.0-0006 Tc3vITD-.0-0 12, 2002 (Ex. N).

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42. Upon information and belief, the second loan by Washington Mutual to Warwick
 was used, in part, to replace its initial loan of \$1,225,000. *See* Substitution of Trustee/Deed of
 Reconveyance dated July 9, 2004 (Ex. P).

4 43. On or about July 14, 2005, Warwick obtained a line of credit (up to \$500,000)
5 from HomeStreet, which was secured by the Mercer Island Property. *See* Deed of Trust dated
6 July 14, 2005 (Ex. Q).

7 44. The funds from the line of credit extended by HomeStreet were used, in part, to
8 make certain improvements and/or repairs to the Mercer Island Property.

9 45. Upon information and belief, the payments due on each of the loans encumbering
10 the Mercer Island Property were made using the personal income of Stefanchik. Upon
11 information and belief, payments due to Washington Mutual and HomeStreet for the Mercer
12 Island Property were also paid from proceeds of real property sales and/or operations of another
13 corporate entity controlled by Fogg and/or Stefanchik – PSD.

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## 3. Warwick Receives Another Gift from PSD

46. PSD purchased a home in Seattle through a foreclosure sale on or about April 30,2002. PSD paid approximately \$34,001 for this parcel.

47. PSD transferred this parcel to Warwick on or about December 1, 2004 for no consideration. *See* Certified Quit Claim Deed (Ex. R). The parcel is described in the land records as: Lot 9, Block 3, Interlaken (the "Seattle Property").

48. On or about November 29, 2004, Warwick obtained a loan in the amount of
\$479,050 from HomeStreet, which was secured by the Seattle Property. *See* Deed of Trust dated
November 29, 2004 (Ex. S).

49. Warwick no longer holds title to the Seattle Property. Warwick transferred the
property to Fogg, on or about October 10, 2005. *See* Certified Quit Claim Deed (Ex. T).

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50. Warwick received no consideration from Fogg for the Seattle Property.

# D. Warwick Is Merely A Shell Limited Liability Company

27 51. As noted above, Warwick, at times, faced administrative dissolution for failing to
28 comply with state filing requirements for limited liability companies. *See* ¶¶ 24 to 29 *supra*.

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52. Since its formation, Warwick has not had employees.

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2 53. Warwick's manager, Fogg, has not, for at least one year prior to the filing of
3 Warwick's bankruptcy petition, received a salary or compensation from Warwick. *See* SOFA
4 Item No. 3.c.

54. Although Fogg is named as the manager of Warwick, upon information and belief, Stefanchik directed and controlled the activities carried out in Warwick's name. In fact, Stefanchik was so involved with Warwick that he was sworn in to testify as one of the Debtor's representatives at the meeting of creditors. *See* Transcript of 341 Meeting (Ex. U).

9 55. The funds for Warwick's operations were predominantly derived from three
10 sources: 1) loans on the real properties it owned; 2) sale of the Country Club Property; and 3)
11 income from Stefanchik directly or by and through entities owned or controlled by Stefanchik
12 and/or Fogg.

13 56. To the extent that Warwick held capital, it was, at best, minimally capitalized.
14 According to the Debtor's Statement of Financial Affairs, it has not made any income since at
15 least 2006. See SOFA Item No. 1.

57. Warwick has not filed any tax returns. All income, expenses, and losses from Warwick were incorporated into the personal joint tax returns of Stefanchik and Fogg.

18 58. Funds held by Warwick were often commingled with at least one other entity –
19 PSD. *See* Ex. U at 30:14-31:14.

20 59. Upon information and belief, Warwick's funds also were commingled with those
21 of Stefanchik, Fogg, and/or other entities controlled by Stefanchik and/or Fogg.

60. Warwick's "business" is so intertwined with Stefanchik and Fogg that it has
attempted to sell property that is not titled in Warwick's name as part of this Bankruptcy Case.
Yet, Warwick claims it owns both the Warwick Island Property and the Seattle Property. *See*Amended Schedules A & D (Docket No. 40). As noted in Paragraph 49 above, Warwick, in fact,
does not hold title to the Seattle Property.

Stefanchik and Fogg often moved money and assets among the various shell
 entities they owned, managed and/or directed. For example, Warwick received two parcels of
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1	68. Fogg and Stefanchik operated their personal affairs, Warwick and PSD in such a		
2	manner that the separate identities of the entities and individuals have become so confused or		
3	merged that they cannot be separated.		
4	69. Fogg and Stefanchik operated Warwick with the intent to violate or evade a duty		
5	to their creditors.		
6	70. Stefanchik's and Fogg's use of Warwick in this manner constitutes fraud or an		
7	abuse of the corporate form.		
8	71. In abusing the corporate form, Stefanchik, Fogg and/or Warwick caused damages		
9	to Stefanchik's and Fogg's creditors, such as the FTC.		
10	72. Under these circumstances, adherence to the existence of Warwick as a separate		
11	corporate entity would be inequitable and promote fraud or result in manifest injustice to the		
12	Commission.		
13	73. Accordingly, Warwick's corporate form should be disregarded, its veil pierced, in		
14	reverse, and it should be subject to, jointly and severally, with Stefanchik, the judgment entered		
15	in the Stefanchik Case. RCW § 25.15.060.		
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17	<u>COUNT II</u>		
18	AVOIDANCE OF A FRAUDULENT TRANSFER AS TO A DEBT TO THE UNITED STATES (28 U.S.C. §§ 3304 & 3306)		
19	74. The Commission incorporates and restates Paragraphs 1 through 65 of this		
20	Complaint, as though fully set forth in this Paragraph 74.		
21	75. The FTC brings this count to avoid fraudulent transfers pursuant to 28 U.S.C.		
22	§§ 3304 & 3306 and the Federal Debt Collection Procedure Act of 1990, 28 U.S.C. § 3001, et		
23	seq. (the "FDCPA").		
24	76. Upon information and belief, at various times Stefanchik and/or Fogg tendered		
25	the monthly payments due for the loans on the Mercer Island Property and also paid for various		
26	expenses associated with the maintenance, repair, upkeep, and improvement of the Mercer Island		
27	Property (collectively, with the mortgage payments on the Mercer Island Property and the		
28	Warwick Assignment, the "Unauthorized Transfers").		
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77. Since 2001, Stefanchik and/or Fogg, personally and/or through the Debtor, made
 the Unauthorized Transfers.

3 78. Stefanchik, Fogg and/or the Debtor made the Unauthorized Transfers with the
4 actual intent to hinder, delay or defraud present and future creditors of Stefanchik, Fogg and/or
5 the Debtor.

6 79. Stefanchik, Fogg and/or the Debtor made the Unauthorized Transfers without
7 receiving reasonably equivalent value in exchange.

8 80. At the time the Unauthorized Transfers were made, Stefanchik, Fogg and/or the
9 Debtor were insolvent or were rendered insolvent by the Unauthorized Transfers.

10 81. The Unauthorized Transfers left Stefanchik, Fogg and/or the Debtor with
11 unreasonably small capital.

12 82. At the time Stefanchik, Fogg and/or the Debtor made the Unauthorized Transfers,
13 they intended to incur, or believed or reasonably should have believed that they would incur,
14 debts beyond its/their ability to pay as they came due.

83. Accordingly, the Unauthorized Transfers should be avoided pursuant to theFDCPA and 28 U.S.C. §§ 3304 & 3306.

## COUNT III

## AVOIDANCE AND RECOVERY OF FRAUDULENT TRANSFERS (RCW § 19.40.011, et seq.)

84. The Commission incorporates and restates Paragraphs 1 through 65 of thisComplaint, as though fully set forth in this Paragraph 84.

85. Under Washington's Uniform Fraudulent Transfer Act, a creditor may avoid a fraudulent transfer of the Debtor or may obtain an attachment against the improperly transferred property. RCW § 19.40.071.

86. Upon information and belief, at various times Stefanchik and/or Fogg tendered
the monthly payments due for the loans on the Mercer Island Property and also paid for various
expenses associated with the maintenance, repair, upkeep, and improvement of the Mercer Island

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Property (collectively, with the mortgage payments on the Mercer Island Property and the
 Warwick Assignment, the "Unauthorized Transfers").

3 87. The Unauthorized Transfers constituted a transfer of an interest in Stefanchik,
4 Fogg and/or the Debtor's property.

5 88. The Unauthorized Transfers were made to or for the benefit of Stefanchik, Fogg
6 and/or entities owned or controlled by Stefanchik and/or Fogg.

89. Stefanchik, Fogg and/or the Debtor made the Unauthorized Transfers with actual
intent to hinder, delay or defraud a creditor of Stefanchik, Fogg and/or the Debtor, within the
meaning of the Washington Uniform Fraudulent Transfer Act, RCW § 19.40.011, *et seq.* (the
"WUFTA").

90. Stefanchik, Fogg and/or the Debtor made the Unauthorized Transfers, or
transferred the Debtor's property, without receiving reasonably equivalent value in exchange.

13 91. At the time Stefanchik, Fogg and/or the Debtor made the Unauthorized Transfers,
14 or transferred the Debtor's property, Stefanchik, Fogg and/or the Debtor were insolvent or were
15 rendered insolvent by the Unauthorized Transfers.

92. At the time Stefanchik, Fogg and/or the Debtor made the Unauthorized Transfers,
Stefanchik, Fogg and/or the Debtor intended to incur, or believed or reasonably should have
believed that they would incur, debts beyond their ability to pay as they came due.

93. Accordingly, the Unauthorized Transfers should be avoided pursuant to the WUFTA, § 19.40.011, *et seq.* 

## COUNT IV

#### DECLARATORY JUDGMENT (28 U.S.C. § 2201; RCW § 26.16.050)

24 94. The Commission incorporates and restates Paragraphs 1 through 65 of this
25 Complaint, as though fully set forth in this Paragraph 94.

26 95. An actual controversy exists surrounding the rights of the Commission to27 Warwick and the Mercer Island Property.

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1	96.	The Commission c	contends that the	e entire owr	nership interest i	n Warwick and th	e
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1	(b) declaring the Commission's lien against the Mercer Island Property valid and		
2	enforceable;		
3	(c) avoiding the Unauthorized Transfers pursuant to 28 U.S.C. §§ 3304 & 3306 and		
4	the FDCPA;		
5	(d) avoiding the Unauthorized Transfers pursuant to WUFTA § 19.40.011 <i>et seq.</i> ;		
6	(e) ordering the return and recovery of the Unauthorized Transfers, or entering		
7	judgment against the Debtor for the value of the Unauthorized Transfers;		
8	(f) declaring that notwithstanding the purported Warwick Assignment:		
9		(1) Stefanchik is a <i>de facto</i> m	ember or owner of Warwick;
10		(2) the entirety of the member	ship or ownership interest in Warwick and
11	Warwick's interest in the Mercer Island Property, including any increase in value		
12		since it was first acquired throug	h Warwick, is property of Stefanchik and/or
13		community property of Stefanch	ik and Fogg, subject to the FTC's judgment lien
14		and claim; and	
15		(3) the FTC's judgment lien a	nd claim are enforceable against the entirety of
16		the membership or ownership in	terest in Warwick, against Warwick itself, and
17		against the Mercer Island Proper	ty; and
18	(g)	granting such other equitable rel	ief as may be just and proper.
19	Dated: Decen	nber 11, 2009	Respectfully submitted by:
20 21			FEDERAL TRADE COMMISSION WILLARD K. TOM GENERAL COUNSEL
22			/s/ Kimberly L. Nelson Michael P. Mora, Ill. Bar No. 6199875
23			(admitted pro hac vice)
24			Kimberly L. Nelson, VA Bar No. 47224 (admitted <i>pro hac vice</i> )
25			Federal Trade Commission
26			
27			
28			
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Nadine S. Samter, WSBA No. 23881 Federal Trade Commission 915 Second Avenue, Suite 2896 Seattle, Washington 98174 Telephone: (206) 220-6350 Facsimile: (206) 220-6366 Nsamter@ftc.gov FTC's Complaint - Page 15 FEDERAL TRADE COMMISSION 600 Pennsylvania Ave., NW, Suite NJ-2122 Washington, D.C. 20580 (202) 326-3304

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