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**ELECTRONICALLY FILED**

Scott S. Harris  
Clerk of the Supreme Court of the United States  
U.S. Supreme Court Building  
One 1st Street N.E.  
Washington, D.C. 20543

**Re: Case No. SC25-880**  
***In re Roy Dixon, et ux***

Dear Mr. Harris:

Petitioners Roy J. Dixon and Blanche Dixon have filed a petition for extraordinary writ of mandamus in the above-referenced case asking this Court to compel a Florida circuit court to vacate a 2019 foreclosure judgment entered in favor of Green Tree Servicing, LLC. Federal National Mortgage Association ("Fannie Mae") was the owner of the loan, and Newrez LLC was the successor servicer of this loan.

We represent Fannie Mae and Newrez. Although neither Fannie Mae nor Newrez was named as a respondent by Mr. and Mrs. Dixon, we were served with the petition in July 2025. Pursuant to U.S. Supreme Court Rule 20, subsection 3.(a), Fannie Mae and Newrez will not be filing a brief in response to the petition.

If the Court wishes to see a brief in response from Fannie Mae and Newrez, we will, of course, promptly file one.

Sincerely,

/s/ Nancy M. Wallace

Nancy M. Wallace  
Akerman LLP  
Attorney for Federal National Mortgage  
Association and Newrez LLC

cc: Roy J. Dixon, Jr. and Blanche Dixon, *Pro Se* Petitioners (via U.S. Mail)