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CHANGE SERVICE REQUESTED



Spartanburg artist awarded first ArtsXcelerator Grant - Page 2

Are you financially prepared for an emergency or natural disaster? - Page 3



Community news from Spartanburg and the surrounding upstate area Visit us online at www.spartanweeklyonline.com



Brannon named Teacher of the Year

Hendrix Elementary School Physical Education Teacher Robin Brannon has been named the South Carolina Association for Physical Education and Sport (SCAPES) Teacher of the Year.

In a letter to Mrs. Brannon, SCAPES Chairperson Martha Owens wrote, "The Honors and Awards Committee has selected you for this honor for your outstanding contributions to the field of Physical Education."

"It's exciting to be recognized by your cohorts," Brannon said. "But it all boils down to my administration and my school district. They support everything we do in the gym, and without that this wouldn't be possible."

Brannon, who has been a PE Teacher in Spartanburg Two for 11 years, said the best part of her job is working with kids everyday.

"They're a lot of fun, and I have a good time with them," Brannon said. "I feel like I can make a difference in their lifelong health, wellness, and fitness."

Brannon will be presented her award at a banquet on November 10 in Myrtle Beach.

West Main Artists Co-op hosts exhibit by 3 local ceramists

West Main Artists Co-op will host its "Ceramics Invitational" exhibition of work by three noted and local potters and ceramists - Amy Goldstein-Rice, Jim Cullen, and David Zacharias -- Oct. 3-28. The exhibit will be free for public viewing Tuesday - Friday, 10 a.m. - 6 p.m. and Saturdays, 10 a.m. - 4 p.m. A free and public reception will be held during the city's monthly ArtWalk on Thursday, Oct. 19, 5 - 9 p.m.

Unlike most member exhibits, the "Ceramics Invitational" includes works of art from non-members artists who were specifically invited to showcase their art because of their peer and public acclaim. This exhibit will be housed in the facility's "Venue," which is the largest exhibit space in the converted church. The Venue gallery was once the church's sanctuary. For more information about West Main Artists Co-op or the "Ceramics Invitational" exhibit, please visit WestMainArtists.org or call (864) 804-6501.

Wofford receives \$500,000 Mellon Foundation grant

laborate in new ways; pro-

Wofford College has received a \$500,000 grant from The Andrew W. Mellon Foundation to revitalize its general education curriculum, providing more creative and collaborative approaches to the student experience.

"This generous support from The Mellon Foundation will allow Wofford's faculty to pilot the new concepts they have been developing, then assess their success as part of the ongoing process of reviewing general education at Wofford," Dr. Michael J. Sosulski, provost. "The Wofford community knows that meeting the needs of tomorrow's students involves careful deliberation and planning." Earlier this year, the faculty approved further exploration and experimentation with the general education curriculum, the core courses that all students are required to complete. "The Mellon Foundation grant will be crucial to helping Wofford achieve its ambitious curricular goals by removing barriers - conceptual and financial – to experimentation and growth," Sosulski says. With the grant, the college will pilot and test some of the concepts approved by the faculty while continuing to discuss, assess, refine and approve those deemed effective.' The Mellon Foundation has agreed to support Wofford's work on general education through this three-year, \$500,000 grant in a variety of ways, including providing funding for faculty to design and pilot new courses or to enhance existing ones and to experiment with creative teaching methods and col-



Wofford College has received a \$500,000 grant from the Mellon Foundation.

viding faculty with the opportunity to dedicate time, especially during the summer, to creative curricular development in general education; allowing Wofford to create new faculty leadership roles in general education; facilitating the faculty and staff's reimagining of Wofford's approach to premajor advising and adviser training; enhancing Wofford's ability to support faculty who are interested in professional development in teaching and scholarship; and enhancing the college's ability to share work within the broader academic community. The generous support of The Mellon Foundation comes at an opportune time as Wofford finds itself in the midst of some historic changes," Wofford President Navef Samhat says. "A top 100 national liberal arts college, Wofford has a bold new strategic vision for our future; energetic new senior academic leadership: steady enrollment; a strong endowment, with a promising campaign in its early stages; and a highly engaged faculty and staff that has eagerly coauthored that ambitious

vision for the college's future."

Eugene Tobin, a senior program officer at The Mellon Foundation, says, "The Wofford faculty's deep investment in teaching, advising, scholarship and community service leaves little time for the kind of self-reflection and collective deliberation that are essential to sustaining a residential intellectual community. As the college prepares to renew the general education curriculum and adopt stronger undergraduate research, civic engagement and study abroad programs, this grant will renew, stimulate and inspire the faculty and administration's deliberations and planning In 2014, The Mellon Foundation provided Wofford with a \$100,000 grant to enhance the general education curriculum to renew emphasis on writing and further integrating information literacy, undergraduate research, electronic portfolios and the digital humanities. Also, in 2013, the foundation gave Wofford and Converse College a joint grant of \$75,000 to improve the effectiveness and efficiency of their library services in the digital information age.

Taking action to get what you want from life

the American From Counseling Association

Have you ever found yourself thinking that your life just has not worked out as you once planned? Many of us realize at some point that our past optimistic visions have had to surrender to reality.

Instead of feeling sorry about things that haven't happened or didn't work out, you might try some of these tips to get you closer to your dreams.

One starting point is put anger, blame or helplessness aside. Forget past hurts abandonments. or Unresolved anger and resentment uses up energy much better spent on building the life you desire.

Nest, find your own voice. Often past relationships leave us unsure of ourselves or reluctant to express our feelings. You want to move to honest living and loving. Don't worry that speaking up will make you appear selfish or overbearing. You don't want to be controlling, simply honest and understood.

It also helps to learn to say "No" sometimes. Set limits and know when you've done enough. Avoid excessive demands on your time, talent and goodwill. Doing so creates room to say "yes" to things you really want to do, and avoids the resentment that comes with agreeing to things you really don't want to do. Try identifying your personal strengths and interests, and then to put time into nourishing them. Rather than trying to be someone you're not, try enhancing who you really are. Then take action, even if in just small steps. Make a resolution to take one daily action that moves you closer to your desires: make that initial phone call, rewrite your resume, organize your closet, clean out those old files. Too often we fail to take a first step in a new direction. Don't wait until you feel like doing it, just begin. This is also a good time to create an overall balance in your life. If any one area of your life is consuming all or most of your time, look at small ways to make a shift. It might be work, social contacts, family demands or something else that keeps you from enjoying who you are. A healthy life means finding a balance in a variety of areas: physical, social, emotional, work/productivity, intellectual and spiritual.

Lady Slipper Garden Club installs 2017-18 officers

The Lady Slipper Garden Club recently installed 2017-2018 officers during their annual banquet at the Piedmont Club. Officers installed are President - Sandy Huggins; 1st Vice-President - Suzanne Leone; 2nd Vice-President - Ellen Gould; 3rd Vice-President - Margit Wagner; Secretary -Shirley Llewelyn - Treasurer - Lois Stringer; Past President - Jan Goldstein; Nominating Officer - Jackie Putnam; Parliamentarian - Teenie Elliott. Mary Helen Smith presented Jan Goldstein, President 2016-2017, a bound press book dedicated to her for outstanding service to the club. Lady Slipper Garden Club was organized in 1974 and is a member of National Garden Clubs, Inc., South Atlantic Region, The Garden Club of South Carolina, Inc., East Piedmont District.

Furman listed among most innovative schools, high school counselors' top picks in **U.S.** News rankings

Greenville - Furman University is ranked among the top 25 percent of national liberal arts and sciences colleges, as well as among the "Most Innovative Schools" and "High School Counselors' Top College Picks," in the annual rankings released recently by U.S. News & World Report.

Furman is ranked No. 53 overall among the 233 colleges in the category of "Best National Liberal Arts Colleges" and remains the top-ranked liberal arts and sciences college in South Carolina. The schools in the national liberal arts category emphasize undergraduate education and award at least half of their degrees in the liberal arts and sciences.

Furman was ranked No. 13 in the category of "Most Innovative Schools," which is comprised of national liberal arts colleges that are making "cutting-edge changes" on their campuses.

The university also ranked 47th among national liberal arts and sciences colleges in "High School Counselors Top College Picks," a list based on the responses of approximately 1,100 high school counselors who were asked to rate the quality of a school's undergraduate academic program.

Among all colleges and universities, Furman was listed in "A+ Schools for B Students" and the list of colleges that "Focus on Student Success" in the category of Undergraduate Research/Creative Projects.

All of the schools listed in the U.S. News rankings were evaluated in the areas of peer assessment, retention of students, graduation rate performance, faculty resources, student selectivity, financial resources, and alumni giving.

Santa's Shoppe announced for November 17 - 19

The Junior League of Spartanburg (JLS) recently announced the 29th year of Santa's Shoppe, an annual fundraiser, which will be held at the Spartanburg Expo & Event Center at 6655 Pottery Road the weekend before Thanksgiving.

Santa's Shoppe is the annual fundraising event hosted by the JLS to raise money to benefit local community projects. It is because of fundraisers like Santa's Shoppe that the JLS has been able to support local educators for the past 31 years with the Mini-Grants for Teachers program wherein funding up to \$1,000 is provided to Spartanburg teachers to enrich their students' classroom experience. Proceeds from Santa's Shoppe also support the development of women leaders for our community and the JLS' literacy initiative of Read and Dine programs at Chapman and Hendrix Elementary in the spring of 2018.

Special events surrounding Santa's Shoppe include Sip &

Shoppe – an exclusive evening of stroller-free shopping, wine, and appetizers in a relaxed festive environment perfect for gathering together with friends. Sip & Shoppe will be held on Thursday, November 16th from 6 p.m. to 9 p.m. Tickets are \$15 in advance or \$20 at the door, and include another one-day access to Santa's Shoppe for additional shopping.

Following Thursday night's special event, Santa's Shoppe kicks off in earnest on Friday, November 17th, and continues through Sunday, November 19th. Featuring more than 70 specialty merchants and boutiques from across the Southeast and a café for a midshopping snack break, the event is an ideal one-stop-shop for holiday gift buying. Tickets are \$5 in advance and \$8 at the door; one Santa's Shoppe ticket provides access to all three days of Santa's Shoppe shopping. Doors are open from 9 a.m. - 6 p.m. on Friday, 9 a.m. - 6 p.m. on Saturday, and 12 noon - 5 p.m. on Sunday.

On Saturday, November 18th, parents and children are invited to join Santa Claus at Cookies with Santa for a picture with Santa, crafts, and cookie decorating. Santa will be present at three distinct Cookies with Santa sessions -11:30 a.m., 1:00 p.m., and 2:30 p.m. Tickets are \$10 per child; accompanying adult enters free.

Tickets to Santa's Shoppe can be purchased from Junior League of Spartanburg members, at the JLS office on 615 East Main Street in Spartanburg, or from select local retailers (list to be available on JLS website). Sip & Shoppe tickets can be purchased online at the JLS website, at the JLS office, or from select local retailers – Laura's Boutique, Olive and Then Some, Almost Pink, and Thompson's Famous Name Brand Shoes. Cookies with Santa tickets are available online through the JLS website. Please call the office at 864-583-5842 with inquiries.

A life that is too busy can easily crowd out moments of reflection which can help reconnect you with your core self and your reason for being.

Counseling Corner" is provided by the American Counseling Association. Comments and questions to ACAcorner@counseling.org

Around the Upstate

Community Calendar

OCTOBER 20

Jazz on the Square, downtown Spartanburg at Morgan Square, 5:30 - 8 p.m. ***

In celebration of Halloween, the Landrum Library will be showing classic monster movies from the 40s and 50s the last three Fridays in October. Movies start at 4 pm. All events are free and open to all ages. Snacks will be provided. On October 20th Invasion of the Body Snatchers will be featured.

OCTOBER 20

Wofford Homecoming Weekend: 18th Annual Terrier Ball Auction and Gala 7 p.m., at the Spartanburg Marriott. Tickets are \$85 per person. Contact the Athletics Office at 864-597-4090.

OCTOBER 21

Walk to End Alzheimer's, presented by the Alzheimer's Association, at Barnet Park, downtown Spartanburg. Registration is at 9 a.m. and the Opening Ceremony will begin at 9:45 a.m. Register online today at alz.org/walk

OCTOBER 22

Sundays Unplugged at Chapman Cultural Center, 1 -5 p.m. Several museums are open with free admission, and a free mini-concert is held 2 - 4 p.m. (864) 542-ARTS.

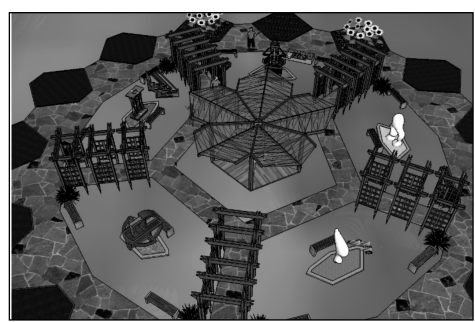
OCTOBER 27

Halloween Fest at Sherman College Chiropractic Health Center, 2020 Springfield Rd., Spartanburg, SC 29316, 5:30 - 7 p.m. Trick-or-treating, family fun, food truck, candy and games! www.sherman.edu/ halloweenfest Daniel Zongrone awarded the first ArtsXcelerator Grant from Chapman Cultural Center

Chapman Cultural Center recently announced that Spartanburg artist, Daniel Zongrone, has been awarded the first \$10,000 ArtsXcelerator Grant. This is a brand new grant from Chapman Cultural Center and it is the largest grant ever to be given to a single local artist from the nonprofit. The ArtsXcelerator Grant was inspired by the Bloomberg Philanthropies Public Art Challenge that Spartanburg won in 2015.

The ArtsXcelerator Grant is unprecedented because it is an arts grant directly linked to the Spartanburg Community Indicators Project. The Indicators Project is a collaboration of local Spartanburg organizations who report on the progress of key indicators around critical issues facing Spartanburg County. Their goal is to inspire dialogue and strategy that will lead to changes in the community and ultimately improve the quality of life for all Spartanburg Country residents.

Jennifer Evins President/ CEO of Chapman Cultural Center says, "ArtsX was originally a giving society founded in 1997 to encourage young leaders to support local arts through the annual United Arts Campaign. Over the years, they have raised over \$100,000. Now twenty years later, ArtsX is a grant making panel made up of young donors who are given the opportunity to read all the applications and select the winning local artist and



Spartanburg artist Daniel Zongrone has been awarded a \$10,000 ArtsXcelerator Grant for the idea of installing a STEAM Garden on the City of Spartanburg's Southside, at the former site of of the city's Swim Center.

project. Research shows that millennials and younger generations want to have direct involvement in how their funds are being used to improve their community and this is one way we do that in Spartanburg County."

Melissa Earley, Impact and Outreach Director for Chapman Cultural Center says, "We know that artists are big thinkers and creative problem solvers. We wanted to tap into that by offering a substantial grant to an individual artist that would allow them to make the largest impact possible in Spartanburg County. Linking up artists, nonprofits, and other stakeholders will help us to move the needle forward on real issues here locally in our community."

Zongrone submitted and won the grant with his idea of installing a STEAM Garden on the City of Spartanburg's Southside, which is currently identified as a "food desert." He is aligning his project to six of the seven indicators: civic health, education, public health, natural environment, social environment, and cultural vitality. Zongrone is partnering with Project Hub, School District 7, Spartanburg Science Center, Hub City Farmers Market and other collaborators for the planning and execution of the project.

Grant recipient and artist, Daniel Zongrone, says: "For me art is functional through education and inspiration. It should also reach across generations to touch both children and adults. Art is Magic! This project incorporates my three main objectives, 1.Education 2. Art 3. Inspiration"

The STEAM Garden will be located on land that belongs to District 7, at the former site of the City of Spartanburg's Swim Center. This location will serve as a bridge between the Downtown and Southside areas of Spartanburg, improving the vitality of both neighborhoods by connections creating between individuals, schools, and organizations. STEAM is an educational approach that uses Technology, Science, Engineering, Arts, and Mathematics in a collaborative way to guide student

inquiry, dialogue, and crit-

ical thinking. The STEAM Garden will work closely with Carver Middle and Mary H. Wright Elementary to further their STEAM educational programs.

Carver Middle School Principle, Nicole Thompson, says: "The STEAM garden will provide our students with a unique learning experience and help them develop a sense of pride for their community. The garden will bring students and community members together and afford each person the opportunity to foster new relationships."

The main structure on the site will be a large gazebo that will collect rain water via an inverted roof, diverting the water to a reservoir under the structure. Project Hub will be heavily involved in the construction process of the garden. It will be surrounded by five to six areas to install different types of vertical edible gardens. Adopt-a-plots for individuals or groups to maintain will also be available on the site.

The project is set to begin construction in the next couple of months with a completion goal of Summer 2018. Learn more about the project on Project Hub's website and sign up to receive updates. Visit: http://projecthubspartanburg.com/steamgarden/

Friday, Novemb



1. Is the book of Tamar in the Old or New Testament or neither?

2. 2 Kings 19 and which other book's chapter are almost alike word for word? Deuteronomy 7, Isaiah 37, Jeremiah 50, Job 16

3. From Genesis 29, which of Jacob's wives was first to bear children? Leah, Naomi, Bilhah, Zilpah

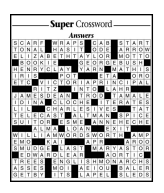
4. Of these, who stole idols from her father? Elisabeth, Martha, Rachel, Deborah 5. In Acts 22, what famous Rabbi was Paul's teacher? Hillel, Turkel, Zakkai,

Gamaliel 6. From Genesis 4, who invented farming? Adam, Cain, Abel, Jubal

<u>ANSWERS</u>: 1) Neither; 2) Isaiah 37; 3) Leah; 4) Rachel; 5) Gamaliel; 6) Cain

Wilson Casey's 2018 Golf Trivia box calendar, loaded with daily teasers, is now available in stores and online at RSVP.com

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Are you financially prepared for an emergency or natural disaster?

(StatePoint) Being financially prepared for an emergency or natural disaster is about more than just having savings set aside. Having access to critical personal and financial information will help you on the road to recovery.

The experts at Freddie Mac offer the following tips for getting organized and prepared for the unexpected.

• Compile information. The Federal Emergency Management Agency (FEMA) Emergency Financial First Aid Kit includes fillable checklists, and is a handy and free way to compile important information, such as driver's license numbers, birth certificates and Social Security numbers, bank accounts, insurance policies, mortgage statements, credit cards, taxes, health insurance cards, accounts. medications taken and any other health records, as well as household contact information, including landlords, doctors, schools, employers, contractors, lawyers, and insurance agents.

Be sure to revisit this information periodically and update it as needed.

· Review your paperwork. Review your insurance policies and financial paperwork to be sure that they are current. Update any policies as soon as possible, so you are not without coverage when you need it most. After an emergency, contact your insurance agents about your policies to find out what you can expect, including an explanation of benefits. For example, many homeowners policies cover alternative living expenses that can help provide you and your family with temporary housing needs, meals and other life necessities.



age to your home and belongings with photos or videos, if possible.

• Get smart. Unfortunately, crises tend to bring out anyone offering to provide

scam artists. Be wary of post-disaster scams and

you with immediate assistance for money. Government officials will never

ask for money and will always show their ID badges.

For more disaster preparedness tips and resources, visit www.FreddieMac.com/blo

Saving for a rainy day is an important step that everyone should take to prepare for the unexpected. But remember, true financial preparation for emergencies and disasters goes beyond a savings account. For peace of mind, use free online resources to get organized.

PHOTO SOURCE: (c) M o n k e y Business/stock.Adobe.co m



• Seek mortgage relief. In the event of an emergency, having access to your mortgage information can be critical, as you may be eligible for mortgage relief.

"When FEMA announces that individual assistance programs have been extended in major disaster areas, we quickly respond by offering mortgage relief options for those in the impacted areas. This includes suspending mortgage payments for up to 12 months so victims of natural disasters can focus on what's important: their own safety and the safety of their families," says Yvette Gilmore, Freddie Mac VP, Single-Family Servicer Performance Management. "As soon as it's safe to do so, it's important that impacted homeowners contact their mortgage company right away to discuss their mortgage relief options."

• Get secured. Secure your property as best as possible, keeping it safe from damaging natural elements and, if you are evacuating, potential vandalism while it sits empty. Consider protecting valuables, mementos and personal information in a safety deposit box or a fire- and water-proof safe. When it's safe to return home, document any dam-

Fridays 5:30-8:00pm Morgan Square, Downtown Spartanburg

September

- 1 The Windjammers
- 8 Up Jumped Three
- 15 The Patrick Lopez Experience
- 22 The Storytellers Band

8

200

29 Spartanburg Jazz Ensemble

October

QS/1

- The Patrick 6 Moss Quintet
- Earsight 13
- 20 J'Michael Peeples
- 27 Deep-Dish Dixieland

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DOWNTOWN

ASSOCIATION

Jazz On The Square is produced by

the Special Events Office of the City of Spartanburg in partnership with the Spartanburg Downtown Association

MASTER'S SALE

STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG COURT OF COMMON PLEAS Case No. 2017-CP-42-00597

Samuel D. Finkelstein, PR of the, Estate of Jeannette D. Finkelstein, Petitioner, vs. Charles Henry Finkelstein, Respondent

Notice of Sale

By virtue of a decree of the COURT OF COMMON PLEAS for Spartanburg County, heretofore granted in the case of Samuel D. Finkelstein, PR of the Estate of Jeanette D. Finkelstein v Charles Henry Finkelstein, CA No. 2017-CP-42-00597, I, the undersigned Master-in-Equity for Spartanburg County, will sell the following on November 6, 2017 at 11:00 a.m. at the Spartanburg County Judicial Center, Spartanburg, South Carolina to the highest bidder:

ALL that parcel of land in the County of Spartanburg, State of South Carolina, near Fairforest beginning at 5/8" rod located S. 77-14-00 W. 2318.92 feet from a spike in the center of S. C. Highway 41 approximately one (1) mile north of Interstate 85 and running S. 15-05-31 W. 194.91 feet to a point; thence, S. 22-46- 00 W. 396.95 feet to a 1/2" rod; thence S. 59-35-31 E. 55.60 feet to a $\frac{1}{2}$ rod; thence S. 15-05-31 W. 291.87 feet to a ½" rod; thence S. 53-54-38 ₩. 451.34 feet to a 1/2" rod; thence N. 57-06-20 W. 172.84 feet to a ½" rod; thence, N. 9-55-19 E. 467.50 feet to a $\frac{1}{2}$ rod; thence N. 30-01-00 E. 250 feet to a 1/2" rod; thence S. 59- 35-31 E. 360.26 feet to a 1/2" rod; thence N. 22-43-22 E. 586.80 feet to the beginning corner as shown on plat for Nancy Hughston Finkelstein by James V. Gregory Land Surveying dated June 2, 1993 to be recorded herewith.

This is the same property conveyed to Nancy Hughston and Charles H. Finkelstein from Martha Jane C. Hughston dated June 4, 1993 and recorded in Deed Book 60-C, Page 0885 on June 10, 1993, RMC Office for Spartanburg County.

Property Address: 195 Hughston Pond Rd., Spartanburg, SC Tax Map Ref: Portion of 6-11-00-13 and 23.01

Terms of Sale: The successful bidder, other than the plaintiff, will deposit with the Master-in-Equity for Spartanburg County at conclusion of the bidding, five (5%) percent of the bid, in cash of or equivalent, as evidence of good faith, same to be applied to the purchase price in the case of compliance, but to be County of Spartanburg County, State of South Carolina, shown and designated as a tract containing 17.3 acres, more or less, on a plat made for Derlon Morgan Est., dated July 20, 1966, made by J. Q. Bruce, Reg. Surveyor, and recorded in Plat Book 55, Page 149, Register of Deeds for Spartanburg County, South Carolina.

ALSO, all that certain piece, parcel or lot of land in the County of Spartanburg, State of South Carolina, shown and designated as a lot containing 1.53 acres, more or less, as shown on a plat for D. C. Morgan, dated November 20, 1962, by C A Seawright, RLS, and recorded in Plat Book 46, page 10, said Register of Deeds.

LESS AND EXCEPTED are the properties conveyed in the following conveyances:

(c) Deed from E. Steven Greene and Freida Greene to John B. Bell and Mary F. Bell, dated April 13, 2004, and recorded April 14, 2004, in Deed Book 80-C, page 156, said Register of Deeds (1.92 acres, more or less);

(d) Deed from Steven Greene, aka E. Steven Greene and Freida Green to John B, Bell and Mary F. Bell, dated April 13, 2004, and recorded April 14, 2004 in Deed Book 80-C, page 158, said Register of Deeds (5.327 acres more or less). This Deed also contains property which is not part of the above-referenced 17.3 and 1.53 acres, more or less. Parcel 2:

All that certain piece, parcel or tract of land, containing 5.74 acres, more or less, as shown on a plat made for Arthur L. Swain, dated September 5, 2001 by Thomas D. Lindsey, P.L.S., recorded October 26, 2001, in Plat Book 151, page 252, said Register of Deeds. For a more detailed description, reference is hereby made to the above plat. This is the same property conveyed to Greene Anagnos Investments, Inc. by Deed of Gary S. Greene and Suzanne G. Anagnos dated May 26, 2010 and recorded June 3, 2010 in Deed Book 21586 at Page 552 in the Register of Deeds Office for Spartanburg County, State of South Carolina.

CURRENT ADDRESS OF PROPERTY: 20.44 Acres Located at 307 E. Frontage Road, Campobello, SC 29322

TERMS OF SALE: The successful bidder, other than the plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same be applied to Master in Equity, in the case Should of Sherbert Jean Smith f/k/a attorn S. Jean Peake v. Walter L. fail to Smith and Lonnie C. Smith, I sale, will sell to the highest bidder at public outcry at the advert Spartanburg County Judicial conven Center, Spartanburg, South after Carolina, at 11:00 a.m., on tiff's November 6, 2017, the follow-tiff's ing described premises: The s

All that lot or parcel of land in the County of Spartanburg, South Carolina, being shown and designated as Lot No. 29 on plat of Linville, recorded in Plat Book 48, pages 66 and 67, Register of Deeds office for Spartanburg County, South Carolina.

This is the same property as that property conveyed to Cleveland L. Smith and S. Jean Peake by deed dated July 27, 1988, recorded July 28, 1988, in Deed Book 54-M, at page 220 $\,$ in the Spartanburg County Register of Deeds Office. This lot is conveyed subject to the Restrictive Covenants recorded in Deed Book 30-T, page 436, Spartanburg, South Carolina records. See also that Deed of Distribution from the Estate of Cleveland L. Smith, deceased, dated May 20, 2008, recorded May 18, 2009 in Deed Book 93-V, at page 385, in the Register of Deeds Office for Spartanburg County.

Block Map No.: 6-25-09-26.00 Terms of Sale: Cash, Purchaser to pay for deed, stamps and recording; and assume taxes.

The successful bidder at the sale, other than Plaintiff, must deposit with me five percent (5%) of the amount of his bid as evidence of good faith, as provided in said Decree. Purchaser to pay interest on

bid amount at the rate specified in said Decree until bid compliance.

The property shall be sold subject to easements and restrictions of record, and any other encumbrances. Plaintiff makes no representations or warranties as to the status of title to the property sold. The bidding will close on the day of sale and will not be held open thirty (30) days. The property herein shall be withdrawn from sale in the event Plaintiff, its attorney or designated bidder, is not at sale. PAUL 7.TON Attorney for Plaintiff HON. GORDON G. COOPER

Master in Equity for

10-19, 26, 11-2

Spartanburg County, S.C.

MASTER'S SALE C/A NO. 2015-CP-42-05111 BY VIRTUE OF A DECREE of the Should Plaintiff, Plaintiff's attorney, or Plaintiff's agent fail to appear on the day of sale, the property shall not be sold, but shall be readvertised and sold at some convenient sales day thereafter when Plaintiff, Plaintiff's attorney, or Plain-

tiff's agent, is present. The sale shall be subject to taxes and assessments, existing easements and easements and restrictions of record.

Plaintiff does not warrant its title search to purchasers at foreclosure sale or other third parties, who should have their own title search performed on the subject property.

Spartanburg, S.C. FINKEL LAW FIRM LLC Post Office Box 71727 North Charleston, S.C. 29415 (843) 577-5460 Attorneys for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG COURT OF COMMON PLEAS Case No. 2017-CP-42-00656

The Bank of New York Mellon FKA The Bank of New York as trustee for the certificateholders of the CWABS Inc., Asset-Backed Certificates, Series 2007-2 Plaintiff, vs Zoila Nunez a/k/a Zoila E. Nunez, Hanging Rock Homeowner's Association, Inc. and SC Department of Revenue, Defendant(s)

Notice of Sale

BY VIRTUE of a judgment heretofore granted in the case of The Bank of New York Mellon FKA The Bank of New York as trustee for the certificateholders of the CWABS Inc., Asset-Backed Certificates, Series 2007-2 vs. Zoila Nunez a/k/a Zoila E. Nunez, Hanging Rock Homeowner's Association, Inc. and SC Department of Revenue, I, Gordon G. Cooper, as Master In Equity for Spartanburg County, will sell on November 6, 2017, at 11:00 a.m., at the Spartanburg County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29306, to the highest bidder:

All that certain piece, parcel or lot of land, situate, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot No. 232, as shown on plat of Hanging Rock, Section II, dated July 22, 2005 and recorded in Plat Book 158, Page 494, RMC Office for Spartanburg County, S.C. For a more complete and particular description, reference is hereby made to the above referred to plat and record thereof.

IN THE COURT OF COMMON PLEAS Case No. 2017-CP-42-00234

Vanderbilt Mortgage and Finance, Inc., Plaintiff, vs. Bradlee Stephen Frank Brown and Stefanie Lynn Brown, Defendant(s)

Notice of Sale

BY VIRTUE of a judgment heretofore granted in the case of Vanderbilt Mortgage and Finance, Inc. vs. Bradlee Stephen Frank Brown and Stefanie Lynn Brown, I, Gordon G. Cooper, as Master In Equity for Spartanburg County, will sell on November 6, 2017, at 11:00 a.m., at the Spartanburg County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29306, to the highest bidder:

All that certain piece, parcel or lot of land lying and being situate in the State of South Carolina, County of Spartanburg, containing 0.71 of an acre, more or less, on Brockman Road as shown on plat prepared by Huskey & Huskey, Inc. for "Stephanie W. Brown" dated April 13, 2015 and recorded in Plat Book 169 at Page 735 in the Spartanburg County ROD Office. Reference is hereby made to said plat for a more complete and accurate metes and bounds description of said property.

This being the property conveyed to Bradlee Stephen Frank Brown and Stefanie Lynn Brown by deed of Dorothy L. Pearson dated May 21, 2015 and recorded June 16, 2015 in Book 109G at Page 278 in the Spartanburg County Register of Deeds Office, SC.

TMS #: 4-05-00-015.00 Mobile Home: 2015 CLAY VIN

CAP028599TNAB SUBJECT TO SPARTANBURG COUNTY TAXES

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity at conclusion of the bidding, five (5%) of his bid, in cash or equivalent, as evidence of good faith, the same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiffs debt in the case of noncompliance. Should the last and highest bidder fail or refuse to make the required deposit at the time of the bid or comply with the other terms or the bid within twenty (20) days, then the Master In Equity may resell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the former highest bidder). No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the amount of the bid from the date of sale to date of compliance with the bid at the rate of 10.20% per annum. THEODORE VON KELLER, ESQ. B. LINDSAY CRAWFORD, III, ESQ. SARA HUTCHINS Columbia, South Carolina Attorney for Plaintiff HON. GORDON G. COOPER

ISTER OF DEEDS FOR SPARTANBURG COUNTY, SOUTH CAROLINA. THERE-AFTER, RICHARD F. WEAVER DIED JANUARY 6, 2016 LEAVING CARLA WEAVER THE SOLE OWNER OF SUB-JECT PROPERTY.

1540 Ballenger Road Wellford, SC 29385

TMS# 1-48-00-020.43

TERMS OF SALE: For cash. Interest at the current rate of Four and 75/100 (4.75%) to be paid on balance of bid from date of sale to date of compliance. The purchaser to pay for papers and stamps, and that the successful bidder or bidders, other than the Plaintiff therein, will, upon the acceptance of his or her bid, deposit with the Master in Equity for Spartanburg County a certified check or cash in the amount equal to five percent (5%) of the amount of bid on said premises at the sale as evidence of good faith in bidding, and subject to any resale of said premises under Order of this Court; and in the event the said purchaser or purchasers fail to comply with the terms of sale within Twenty (20) days, the Master in Equity shall forthwith resell the said property, after the due notice and advertisement, and shall continue to sell the same each subsequent sales day until a purchaser, who shall comply with the terms of sale, shall be obtained, such sales to be made at the risk of the former purchaser. Since a personal or deficiency judgment is waived, the bidding will not remain open but compliance with the bid may be made immediately. If the Plaintiff or the Plaintiff's representative does not appear at the above-described sale, then the sale of the property will be null, void, and of no force and effect. In such event, the sale will be rescheduled for the next available sales day. Plaintiff may waive any of its rights. including its right to a deficiency judgment, prior to sale. Sold subject to taxes and assessments, existing easements and restrictions of

HUTCHENS LAW FIRM P.O. Box 8237 Columbia, SC 29202 803-726-2700. HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

record.

MASTER'S SALE

C/A No: 2016-CP-42-04119 BY VIRTUE OF A DECREE of the Court of Common Pleas for Spartanburg County, South Carolina, heretofore issued in the case of Deutsche Bank

forfeited and applied first to costs and then to plaintiff's debt in case of non-compliance. Should the last and highest bidder fail or refuse to make the required deposit at the time of bid or comply with the other terms of the bid within twenty (20) days, then the Master-in-Equity for Spartanburg may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

Purchaser to pay for the preparation of deed, documentary stamps on the deed and recording of the deed.

DEFICIENCY JUDGMENT IS WAIVED.

Sale is subject to taxes, easements, assessments and restrictions of record, and other senior encumbrances. If the Plaintiff or the Plaintiff's representative does not appear at the scheduled sale of the above-referenced properties, then the sale of the property will be null, void and of no force and effect. In such event, the sale will be rescheduled for the next available sale day.

Plaintiff does not warrant its title search to purchasers at foreclosure sale or other third parties, who should have their own title search performed on the subject property.

SCOTT F. TALLEY, ESQ. Talley Law Firm, P.A. 134 Oakland Ave Spartanburg, SC 29302 (864) 595-2966 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2016-CP-42-00244 BY VIRTUE of a decree heretofore granted in the case of: T.D. Bank, N.A., successor by merger to Carolina First Bank against Greene Anagnos Investments, Inc. and Suzanne G. Anagnos n/k/a Suzanne G. Duling, et al., I, the undersigned Master in Equity for Spartanburg County, will sell on November 6, 2017 at 11:00 AM, Spartanburg County Courthouse, 180 Magnolia Street, Suite 901, Spartanburg, SC 29306, to the highest bidder: Parcel 1:

All that certain piece, parcel or tract of land in the purchase price in case of compliance, but to be forfeited and applied first to costs and then to plaintiff's debt in the case of noncompliance. Should the last and highest bidder fail or refuse to make the required deposit at the time of bid or comply with the other terms of the bid within twenty (20) days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at risk of the said highest bidder). A personal or deficiency judgment being expressly demanded by the Plaintiff, the bidding shall remain open after the date of sale. Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 6.0% per annum. SAVE AND EXCEPT ANY RELEASES, DEEDS OF RELEASE, OR PRIOR CONVEYANCES OF RECORD. SUBJECT TO ASSESSMENTS, SPAR-TANBURG COUNTY TAXES, EXISTING

EASEMENTS, EASEMENTS AND RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMERANCES. In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a sup-

plemental order. BELL CARRINGTON & PRICE, LLC Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG COURT OF COMMON PLEAS (Non-Jury Foreclosure)

Case No. 2015-CP-42-03049 Sherbert Jean Smith f/k/a S. Jean Peake, Plaintiff, VS. Walter L. Smith and Lonnie C. Smith, Defendants.

Notice of Sale

(Deficiency Judgment Waived) Pursuant to a Judgment and Decree for the partition of property dated September 29, 2017, of Gordon G. Cooper, Court of Common Pleas for Spartanburg County, South Carolina, heretofore issued in the case of The Bank of New York Mellon f/k/a The Bank of New York as Trustee for First Horizon Alternative Mortgage Securities Trust 2004-AA6, against Brian Brady, the Master in Equity for Spartanburg County, or his/her agent, will sell on November 6, 2017, at 11:00 a.m., at Spartanburg County Courthouse; 180 Magnolia Street, Spartanburg,

All that lot or parcel of land in the County of Spartanburg in the State of South Carolina being shown and designated as Lot 10 on a plat of a subdivision for R.E. Adair, recorded in the Office of the Register of Deeds for Spartanburg County, South Carolina in Plat Book 19 at Pages 137-139; reference to said plat being hereby craved for a more particular metes and bounds description thereof.

SC, to the highest bidder:

TMS Number: 6-18-07-034.00 PROPERTY ADDRESS: 111 Adair Street, Spartanburg, SC 29301 This being the same property conveyed to Brian Brady by deed of The Estate of John C. Coley, by Doris S. Coley, Personal Representative, the Family Trust, by Doris S. Coley, Trustee, and Doris S. Coley, Individually, dated November 19, 2003, and recorded in the Office of the Register of Deeds for Spartanburg County on November 25, 2003, in Deed Book 79D at Page 744. TERMS OF SALE: FOR CASH. The Master in Equity will require a deposit of 5% of the bid amount in cash or certified funds, which is to be applied on the purchase price upon compliance with the bid. Interest on the balance of the bid at 3.625% shall be paid to the day of compliance. In case of noncompliance within 20 days, after the sale, the deposit of 5% is to be forfeited and applied to Plaintiff's judgment debt and the property re-advertised for sale upon the same terms at the risk of the former highest bidder. Purchaser to pay for deed recording fees and deed stamps.

Deficiency judgment not being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The above described property is conveyed subject to the Restrictive Covenants as recorded in Deed Book 76-C, Page 589 and Deed Book 76-L, Page 229 and Deed Book 79-J, Page 774 and Deed Book 82-D, Page 942, RMC Office for Spartanburg County, S.C.

This being the same property conveyed to Zoila Nunez by deed of Lazarus-Shouse Communities, LLC dated January 5, 2007 and to be recorded herewith in the R14C Office for Spartanburg County, S.C. TMS #: 2-43-00-650.00 SUBJECT TO SPARTANEURG COUNTY

TAXES TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity at conclusion of the bidding, five (5%) of his bid, in cash or equivalent, as evidence of good faith, the same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of noncompliance. Should the last and highest bidder fail or refuse to make the required deposit at the time of the bid or comply with the other terms or the bid within twenty (20) days, then the Master In Equity may resell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the former highest bidder). No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the amount of the bid from the date of sale to date of compliance with the bid at the rate of 2.0% per annum. THEODORE VON KELLER, ESQ. B. LINDSAY CRAWFORD, III, ESQ. SARA HUTCHINS Columbia, South Carolina Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG MASTER'S SALE

Master in Equity for

10-19, 26, 11-2

Spartanburg County, S.C.

C/A No: 2017-CP-42-01772 BY VIRTUE OF A DECREE of the Court of Common Pleas for Spartanburg County, South Carolina, heretofore issued in the case of Gateway Mortgage Group LLC vs. Carla Weaver; Carriage Gate Homeowners Association, Inc., I the undersigned as Master in Equity for Spartanburg County, will sell on November 6, 2017 at 11:00 AM, at the County Court House, Spartanburg County, South Carolina, to the highest bidder:

Legal Description and Property Address:

ALL THAT CERTAIN PIECE, PAR-CEL OR LOT OF LAND, SITUATE, LYING AND BEING IN THE STATE OF SOUTH CAROLINA, COUNTY OF SPARTANBURG, BEING SHOWN AND DESIGNATED AS LOT NO. 39, AS SHOWN ON SURVEY PREPARED FOR CARRIAGE GATE BY SOUTHER LAND SCRVEYING, INC., DATED SEPTEM-BER 12, 2005 AND REVISED MAY 26, 2006 AND RECORDED IN PLAT BOOK 159, PAGE 875, ROD OFFICE FOR SPARTANBURG COUNTY, SOUTH CAROLINA. FOR A MORE COMPLETE AND PARTICULAR DESCRIPTION, REFERENCE IS HEREBY MADE TO TE ABOVE REFERRED TO PLAT AND RECORD THEREOF.

THIS CONVEYANCE IS MADE SUB-JECT TO THE RESTRICTIVE COVE-NANTS AS RECORDED IN DEED BOOK 84-H, PAGE 638 AND AMENDED IN DEED BOOK 86-H, AGE 277, ROD OFFICE FOR SPARTANBURG COUNTY, SOUTH CAROLINA.

THIS BEING SAME PROPERTY CON-VEYED TO RICHARD WEAVER AND CARLA WEAVER, AS JOINT TENANTS WITH RIGHTS OF SURVIVORSHIP, BY DEED FROM BRADLEY & SON PROPERTIES, LLC DATED NOVEMBER 19, 2010 AND RECORDED NOVEMBER 22, 2010 IN BOOK 97-J AT PAGE 389 IN THE OFFICE OF THE REG- National Trust Company, as Trustee for NovaStar Mortgage Funding Trust, Series 2006-4 NovaStar Home Equity Loan Asset-Backed Certificates, Series 2006-4 vs. Wesley Hill; Fannie M. Jackson a/k/a Fannie M. Hill, and if Fannie M. Jackson a/k/a Fannie M. Hill be deceased then any children and heirs at law to the Estate of Fannie M. Jackson a/k/a Fannie M. Hill; distributees and devisees at law to the Estate of Fannie M. Jackson a/k/a Fannie M. Hill; and if any of the same be dead any and all persons entitled to claim un-der or through them also all other persons unknown claiming any right, title, interest or lien upon the real estate described in the complaint herein; Any unknown adults, any unknown infants or persons under a disability being a class designated as John Doe, and any persons in the military service of the United States of America being a class designated as Richard Roe; Jerry Hill; Jimmy Hill; Charles Jackson a/k/a Charlie Jackson; Debra Miller; Barbara Mills; Georgia Porter; Mary Thomas; Manufacturers & Traders Trust Company, I the undersigned as Master in Equity for Spartanburg County, will sell on November 6, 2017 at 11:00 AM, at the County Court House, Spartanburg County, South Carolina, to the highest bidder:

Legal Description and Property Address:

All that certain lot or parcel of land in District 1 School District, Inman-Campobello Water District, near Inman, in Spartanburg County, South Carolina, known and designated as Lot No. 18-B in a subdivision known as Panacea Knoll, more particularly shown on a plat by C.A. Seawright, dated December 20, 1962 and recorded in Plat Book 45 at page 275, RMC Office for Spartanburg County. Said lot lies at the southwest intersection of Summers Street and Gentle Street, and is more particularly described on said plat as beginning at a point at the southwest intersection of said plat as beginning at a point at the southwest intersection of said plat as beginning at a point at the southwest intersection of said streets and

<u>Legal Notices</u>

running thence with the west line of Gentle Street S. 32-49 W. 100 feet to a point; thence with the line of Lot No. 19-B N. 40-05 W. 100 feet to a point; thence with the line of Lot No. 25-B N. 32-49 E. 100 feet to a point on Summers Street; thence with the line of Summers Street S. 40-05 E. 100 feet to the beginning corner. This is a part of the property conveyed to Lynn S. Waters by deed recorded in Deed Book 11-N at page 469, RMC Office for Spartanburg County. See also Probated Court file No. 20835 in the Office of the Probate Judge for Spartanburg County.

Being the same property conveyed to George Washington Hill, Jr. by deed of Rachel M. Waters, individually and as Executrix of the Estate of Lynn S. Waters, deceased recorded in Deed Book 29-W at Page 188 on January 25, 1964; subsequently George Washington Hill, Jr. conveyed one-half of his interest to Fannie M. Jackson recorded in Deed Book 63-X at Page 105 on February 29, 1996 in the Spartanburg County Register of Deeds Office.

110 Pearson Street Inman, SC 29349

TMS# 1-39-07-002.00

TERMS OF SALE: For cash. Interest at the current rate of Two and 00/100 (2.00%) to be paid on balance of bid from date of sale to date of compliance. The purchaser to pay for papers and stamps, and that the successful bidder or bidders, other than the Plaintiff therein, will, upon the acceptance of his or her bid, deposit with the Master in Equity for Spartanburg County a certified check or cash in the amount equal to five percent (5%) of the amount of bid on said premises at the sale as evidence of good faith in bidding, and subject to any resale of said premises under Order of this Court; and in the event the said purchaser or purchasers fail to comply with the terms of sale within Twenty (20) days, the Master in Equity shall forthwith resell the said property, after the due notice and advertisement, and shall continue to sell the same each subsequent sales day until a purchaser, who shall comply with the terms of sale, shall be obtained, such sales to be made at the risk of the former purchaser. Since a personal or deficiency judgment is waived, the bidding will not remain open but compliance with the bid may be made immediately. If the Plaintiff or the Plaintiff's representative does not appear at the above-described sale, then the sale of the property will be null, void, and of no force and effect. In such event, the sale will be rescheduled for the next available sales day. Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale. Sold subject to taxes and assessments, existing easements and restrictions of record. HUTCHENS LAW FIRM

Property Address: 338 Bright Wick Court, Boiling Springs, SC 29316

TMS # 2-44-00-326.00 TERMS OF SALE: The successful

bidder, other than the plaintiff, will deposit with the Master in Equity for Spartanburg County at conclusion of the bidding, five percent (5%) of the bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to plaintiffs debt in the case of noncompliance. If the Plaintiffs representative is not in attendance at the scheduled time of the sale, the sale shall be canceled and the property sold on some subsequent sales day after due advertisement. Should the last and highest bidder fail or refuse to make the required deposit at time of bid or comply with the other terms of the bid within thirty (30) days, the deposit shall be forfeited and the Master in Equity for Spartanburg County may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). As a deficiency judgment is being Waived, the bidding will not remain open thirty days after the date of sale. Purchaser shall pay for preparation of deed, documentary stamps on the deed, and recording of the deed. The successful bidder will be required to pay interest on the amount of the bid from date of sale to date of compliance with the bid at the rate of 6% per annum. The sale shall be subject to assessments, Spartanburg County taxes, easements, easements and restrictions of record, and other senior encumbrances. GRIMSLEY LAW FIRM, LLC 1703 Laurel Street Post Office Box 29211 Columbia, South Carolina 29211 (803) 233-1177 By: Benjamin E. Grimsley South Carolina Bar No. 70335 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

Case No. 2017-CP-42-02079 BY VIRTUE of a decree heretofore granted in the case of United States of America acting through the Rural Housing Service or successor agency, United States Department of Agriculture against DeAnna Martin, LVNV Funding, LLC and Branch Banking & Trust Company, I, the Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017, at 11:00 o'clock am., at the Spartanburg County Courthouse, Spartanburg, South Carolina, to the highest bidder: All that certain piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Spartanburg being shown and designated as Lot No 33 Tyger Pointe Subdivision as shown on that certain plat recorded in the RMC Office for Spartanburg County in Plat Book 161, at Page 95 and in Plat Book 161, at page 212 and having, according to said plat, metes and bounds as shown thereon. This being the same property conveyed to DeAnna Martin by deed of Martin Henry Investments, Inc., dated September 11, 2008 and recorded September 11, 2008 in Deed Book 92-F at Page 851.

est on the amount of the bid from date of sale to date of compliance with the bid at the rate of 5.375% per annum. The sale shall be subject to assessments, Spartanburg County taxes, easements, easements and restrictions of record, and other senior encumbrances. GRIMSLEY LAW FIRM, LLC 1703 Laurel Street Post Office Box 29211 Columbia, South Carolina 29211 (803) 233-1177 By: Benjamin E. Grimsley South Carolina Bar No. 70335 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2017-CP-42-01444

BY VIRTUE of a decree heretofore granted in the case of: Vanderbilt Mortgage and Finance, Inc. against The Personal Representatives, if any, whose names are unknown, of the Estate of Edward W. Thomas a/k/a Edward Walter Thomas and the Estate of Robert G. Feeney and any other Heirs-at-Law or Devisees of Edward W. Thomas a/k/a Edward Walter Thomas and Robert G. Feeney, Deceased, their heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of America, being a class designated as John Doe; and any unknown minors or persons under a disability being a class designated as Richard Roe, Kathy T. Duncan, Donna Davis, Shirley Hinson, and TD Bank USA, N.A., as successor in interest to Target National Bank, I, the undersigned Master in Equity for Spartanburg County, will sell on November 6, 2017, at 11:00 a.m. at the Spartanburg County Courthouse in Spartanburg, South Carolina, to the highest bidder, the following described property, to-wit:

All that certain piece, parcel, or lot of land situate, lying, and being in the State of South Carolina, County of Spartanburg, with all improvements thereon, or to be constructed thereon, being shown and designated as Lot No. Three Hundred Eleven (311) on plat of Startex Mill Village, prepared by Pickell & Pickell, Engineers, recorded in Plat Book 31 at Page 280-297 in the Office of the Register of sold at the next available sales day upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or any Supplemental Order. The successful bidder will be required to pay for documentary stamps on the Deed and interest on the balance of the bid from the date of sale to the date of compliance with the bid at the rate of 10.900%. THIS SALE IS SUBJECT TO

THIS SALE IS SUBJECT TO ASSESSMENTS, COUNTY TAXES, EXISTING EASEMENTS, EASEMENTS AND RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search well before the foreclosure sale date. RILEY POPE & LANEY, LLC Post Office Box 11412 Columbia, South Carolina 29211 (803) 799-9993 Attorneys for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2017-CP-42-01203

BY VIRTUE of a decree heretofore granted in the case of: U.S. Bank National Association, as indenture trustee, for CIM Trust 2016-5, Mortgage-Backed Notes, Series 2016-5 against The Personal Representative, if any, whose name is unknown, of the Estate of Carolyn A. Patton aka Carolyn McGill Patton; Teresa Martin aka Teresa Patton Martin, Tonya Gaffney fka Tonya Patton Dameron, Tony Patton aka Tony Alex Patton, and any other Heirs-at-Law or Devisees of Carolyn A. Patton aka Carolvn McGill Patton, heirs, Deceased, their Personal Representatives, Administrators, Successors and Assigns, and all other persons entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of America, being a class designated as John Doe; and any unknown minors or persons under a disability being a class designated as Richard Roe, U.S. Bank, N.A. and The South Carolina Department of Plaintiff., or one of its representatives, fail to be present at the time of sale, the property is automatically withdrawn from said sale and sold at the next available sales day upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or any Supplemental Order. The successful bidder will be required to pay for documentary stamps on the Deed and interest on the balance of the bid from the date of sale to the date of compliance with the bid at the rate of 9.7500%. THIS SALE IS SUBJECT TO ASSESSMENTS, COUNTY TAXES, EXISTING EASEMENTS, EASEMENTS AND RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES. No personal or deficiency

judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search well before the foreclosure sale date. RILEY POPE & LANEY, LLC Post Office Box 11412 Columbia, South Carolina 29211 (803) 799-9993 Attorneys for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2017-CP-42-00728

BY VIRTUE of a decree heretofore granted in the case of: U.S. Bank National Association, as Trustee, successor in interest to Bank of America, National Association, as Trustee, successor by merger to LaSalle Bank National Association, as Trustee for Merril Lynch First Franklin Mortgage Loan Trust 2007-1, Mortgage Pass-Through Certificates, Series 2007-1 against Justin M. Strange aka Justin Strange, Maverick Recording Company, a California joint venture, Sony BMG Music Entertainment, a Delaware general partnership, Arista Records LLC, a Delaware limited liability company, BMG Music, a New York general partnership, UMG Recordings, Inc., a Delaware corporation and The United States of America, by and through its agency, the Internal Revenue Service, I, the undersigned Master in Equity for Spartanburg County, will sell on November 6, 2017, at 11:00 am, at the Spartanburg County Courthouse in

Judgment of Foreclosure and Sale or any Supplemental Order. The successful bidder will be required to pay for documentary stamps on the Deed and interest on the balance of the bid from the date of sale to the date of compliance with the bid at the rate of 9.6000%.

THIS SALE IS SUBJECT TO ASSESSMENTS, COUNTY TAXES, EXISTING EASEMENTS, EASEMENTS AND RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES. The Sale is made subject to the Right of Redemption of the United States of America, pursuant to Section 2410(c), U.S. Code, for a period of 120 days from date of sale.

No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search well before the foreclosure sale date. RILEY POPE & LANEY, LLC Post Office Box 11412 Columbia, South Carolina 29211 (803) 799-9993 Attorneys for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: U.S. Bank National Association, As Trustee, Successor in interest to Bank of America, National Association, as Trustee, successor by merger to Lasalle Bank National Association, as Trustee for Bear Stearns Asset Back Securities I Trust 2004-HE11, Asset Backed Certificates, series 2004-HE11 vs. Natalie Cintron; Charles Allen Boyd; Betty Valarie Boyd; Tony Regina Hamilton; Andrea Stacy Boyd; Allison J. Boyd Any Heirs-At-Law or Devisees of Betty J. Boyd, Deceased, theft heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of America, being a class designated as John Doe; and any unknown minors or persons under a disability being a class designated as Richard Roe; Any Heirs-At-Law or Devisees of Frank N. Boyd, II. Deceased, theft heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of America, being a class designated as John Doe; and any unknown minors or persons under a disability being a class designated as Richard Roe; C/A No. 2017CP4200235, The following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bidder: All that certain piece, parcel or lot of land, with improvements thereon, lying, situate and being in the State and County aforesaid, approximately two and one-half miles West of the City of Spartanburg, being shown and designated as Lot O as shown on a plat of a survey for The Citizens & Southern National Bank as Trustee for the. R.B. Cleveland Trust, by Gooch & Taylor, Surveyors, on November 15, 1954, recorded in Plat Book 31 at pages 464-465, Register of Deeds for Spartanburg County, South Carolina. Derivation: Book 79 Page 890 106 Pinedale Ct., Spartanburg, SC 29301

P.O. Box 8237 Columbia, SC 29202 803-726-2700. HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

Case No. 2017-CP-42-01023 BY VIRTUE of a decree heretofore granted in the case of United States of America, acting through the Rural Housing Service or successor agency, United States Department of Agriculture against Melissa A. McAbee, I, the Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017, at 11:00 o'clock a.m., at the Spartanburg County Courthouse, 3rd floor lobby, Spartanburg, South Carolina, to the highest bidder:

All that certain piece, parcel or lot of land, with improvements thereon, situate, lying and being in the State of South Carolina, County of Spartanburg being shown and designated as Lot 224 on plat of Candlewood as shown on plat thereof recorded in Plat Book 148 at page 136, ROD Office for Spartanburg County, South Carolina. Further reference is also made to a plat prepared for Melissa A. McAbee by Deaton Land Surveyors, Inc., dated March 15, 2005 and recorded in Plat Book 157 at page 708. Reference to said plat is hereby craved for a more complete description of said property. Be all measurements a little more or less.

This being the same property conveyed to Melissa A. McAbee by deed of Gary P. Gosnell dated March 25, 2005 and recorded on March 28, 2005 in the office of the Register of Deeds for Spartanburg County in Book 82-Q at Page 998. Property Address: 360 Kelly Farm Rd., Moore, SC 29369 TMS # 6-28-00-402.00

TERMS OF SALE: The successful bidder, other than the plaintiff, will deposit with the Master in Equity for Spartanburg County at conclusion of the bidding, five percent (5%) of the bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to plaintiffs debt in the case of noncompliance. If the Plaintiffs representative is not in attendance at the scheduled time of the sale, the sale shall be canceled and the property sold on some subsequent sales day after due advertisement. Should the last and highest bidder fail or refuse to make the required deposit at time of bid or comply with the other terms of the bid within thirty (30) days, the deposit shall be forfeited and the Master in Equity for Spartanburg County may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). As a deficiency judgment is being Waived, the bidding will not remain open thirty days after the date of sale. Purchaser shall pay for preparation of deed, documentary stamps on the deed, and recording of the deed. The successful bidder will be required to pay interDeeds for Spartanburg County, South Carolina. For a more particular description, reference is hereby made to the aforesaid plat.

Also includes a mobile/manufactured home, a 1997 GILE Mobile Home Vin # G117074

This being the same property conveyed to Edward W. Thomas and Barbara J Thomas by deed of Edna E. Kelley, fka Edna E. McGaha dated June 12, 2008 and recorded June 20, 2008 in Deed Book 91-Q at Page 825 in the ROD Office for Spartanburg County, SC. Thereafter, Edward W. Thomas a/k/a Edward Walter Thomas died on August 20, 2010, leaving the subject property to his heirs at law or devisees, namely, Barbara June Thomas, Kathy T. Duncan, Donna Davis and Shirley Hinson. Thereafter, Barbara June Thomas a/k/a Barbara J. Thomas a/k/a Barbara June Gilstrap Feeney Thomas a/k/a June Gilstrap Thomas died testate on September 3, 2012, leaving the subject property to her heirs at law or devisees, namely, Robert G. Feeney, as is more fully preserved in the Probate Records for Spartanburg County, in Case No.: 2012-ES-42-01460. Thereafter, Robert G. Feeney died on June 29, 2015, leaving the subject property to his heirs at law or

devisees. TMS No. 5-21-09-150.00 Property Address: 692 Hickory Drive, Startex, SC 29377 TERMS OF SALE: The successful bidder, other than the plaintiff, will deposit with the Master in Equity at conclusion of the bidding, five per cent (5%) of said bid, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to plaintiffs debt in the case of noncompliance. Should the successful bidder fail or refuse to make the required deposit at time of bid or comply with the other terms of the bid within twenty (20) days, then the Master in Equity may resell the property on the same terms and conditions (at the risk of the said defaulting bidder). Should the Plaintiff, or one of its representatives, fail to be present at the time of sale, the property is automatically withdrawn from said sale and

Revenue, I, the undersigned Master in Equity for Spartanburg County, will sell on November 6, 2017, at 11:00 a.m. at the Spartanburg County Courthouse in Spartanburg, South Carolina, to the highest bidder, the following described property, to-wit:

All that certain piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot 291 on plat of Startex Mill, prepared by Pickell & Pickell recorded in Plat Book 31 at Pages 280-297, and having, according to said plat, metes and bounds as shown thereon.

Being the same property conveyed unto John E. Patton and Carolyn A. Patton by deed from Marion Elaine Turner Wade formerly Marion Elaine Turner dated December 1, 1987 and recorded December 2, 1987 in Deed Book 53-U at Page 80 in the ROD Office for Spartanburg County, South Carolina. Thereafter, John E. Patton died intestate on July 2, 2008, leaving his interest in the subject property to his heir at law, namely, Carolyn Patton, by Deed of Distribution dated September 1, 2009, and recorded September 2, 2009 in Deed Book 94-M at Page 413. Thereafter, Carolyn A. Patton died on August 1, 2016, leaving the subject property to her heirs at law or devisees, namely, Teresa Martin, Tonya Gaffney and Tony Patton. TMS No. 5-21-06-061.00

Property Address: 25 North Main Street, Startex, SC 29377 TERMS OF SALE: The successful bidder, other than the plaintiff, will deposit with the Master in Equity at conclusion of the bidding, five per cent (5%) of said bid, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to plaintiffs debt in the case of noncompliance. Should the successful bidder fail or refuse to make the required deposit at time of bid or comply with the other terms of the bid within twenty (20) days, then the Master in Equity may resell the property on the same terms and conditions (at the risk of the said defaulting bidder). Should the

Spartanburg, South Carolina, to the highest bidder, the following described property, to-wit:

All that certain piece, parcel or lot of land, situate, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot No. 26, as shown on survey prepared for Sugar Ridge Subdivision by Neil R. Phillips & Co., Inc. dated April 1995 and recorded in Plat Book 145, Page 25, RMC Office for Spartanburg County, S. C. For a more complete and particular description, reference is hereby made to the above referred to plat and record thereof

The above described property is conveyed subject to the Restrictive Covenants as recorded in Deed Book 62-W, Page 544 and amended in Book 62-Y, Page 108, Book 63-J, Page 258 and Book 70-Y, Page 546, RMC Office for Spartanburg County, S.C.

Being the same property conveyed unto Justin M Strange by deed from Roy E. Pyhala dated February 23, 2007 and recorded February 26, 2007 in Deed Book 87X at Page 821 in the ROD Office for Spartanburg County, South Carolina.

TMS No. 2-43-00-258.00

Property Address: 2425 Hanging Rock Road, Inman, SC 29349 TERMS OF SALE: The successful bidder, other than the plaintiff, will deposit with the Master in Equity at conclusion of the bidding, five per cent (5%) of said bid, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to plaintiffs debt in the case of noncompliance. Should the successful bidder fail or refuse to make the required deposit at time of bid or comply with the other terms of the bid within twenty (20) days, then the Master in Equity may resell the property on the same terms and conditions (at the risk of the said defaulting bidder). Should the Plaintiff, or one of its representatives, fail to be present at the time of sale, the property is automatically withdrawn from said sale and sold at the next available sales day upon the terms and conditions as set forth in the

6-21-05-003.00

SUBJECT TO ASSESSMENTS, SPAR-TANEURG COUNTY AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES.

TERMS OF SALE: A 5% deposit in certified funds is required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit on the thy of sale or fails or refuses to comply with the bid within $20\,$ days, then the property will be resold at the bidder's risk. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on

the balance of the bid after the deposit is applied from date of sale to date of compliance with the bid at the rate of 5% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at C/A #2017CP4200235.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date. JOHN J. HEARN, ESQ. Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 (803) 744-4444 011847-04241 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: Wells Fargo Bank, N.A. vs. Etiobong George Arthur a/k/a Etiobong E. Arthur; SC Housing Corp.; Spartanburg Regional Credit Union; Eagle Pointe Homeowners Association, Inc.; C/A No. 2016CP4203388, The following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bidder

All that certain piece, parcel or lot of land, with all improvements thereon, situate, lying and being in the State of South Carolina, County of Spartanburg, and being more particularly shown and designated as Lot No. 219, fronting on Sandpiper Drive, on a plat of Eagle Pointe Subdivision, Phase No. 2, dated April 21, 1997, prepared by Neil R. Phillips & Company, Inc., RLS, recorded in Plat Book 137, Page 484, in the Office of the Register of Deeds for Spartanburg County, South Carolina. Reference to said plat is made for a more detailed description.

Book 96-A; Page 838 347 Sandpiper Drive, Boiling Springs, SC 29316-5362 2-51-00-294.00

SUBJECT TO ASSESSMENTS, SPAR-TANBURG AD VALOREM TAXES. EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES.

TERMS OF SALE: A 5% deposit in certified funds is required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If

subject to the Restrictive Covenants as recorded in the ROD Office for Spartanburg County, S.C. in Deed Book 17-T, Page 555. Derivation: Book 110-C; Page

312 105 Poplar St., Woodruff, SC

29388 4-25-11-131.00

SUBJECT TO ASSESSMENTS, SPAR-TANBURG COUNTY AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES. TERMS OF SALE: A 5% deposit

in certified funds is required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit on the day of sale or fails or refuses to comply with the bid within 20 days, then the property will be resold at the bidder's risk. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the balance of the bid after the deposit is applied from date of sale to date of compliance with the bid at the rate of 4.125% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at C/A #2017CP4201235.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date.

- JOHN J. HEARN, ESQ.
- Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 (803) 744-4444 017143-00164

Website: www.rtt-law.com (see link to Resources/Foreclosure Sales) HON. GORDON G. COOPER

Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: U.S. Bank National Association, as trustee, on behalf of the holders of the CSMC Trust 2006-CF1 CS Mortgage Pass-Through Certificates, Series 2006-CF1 vs. Anna Marie Vanderbrink; Steven T. Vanderbrink; Ford Motor Credit Company; Mid Carolina Pools, Inc.; The Pacesetter Corporation (Nebraska); C/A No. 12-CP-42-3233, The following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bidder

(803) 744-4444 011847-03575 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: Seasoned Funding LLC vs. Ernest L. Moore; Amelia A. Moore; C/A No. 15-CP-42-0255, The following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bidder

All that certain piece, parcel or lot of land, with improvements thereon, situate, lying, and being in the County of Spartanburg and State of South Carolina, being shown and designated as Lot No. 25, Fairview Heights, Section C, on a plat prepared by W.N. Willis Engineers, dated May 10, 1941, revised February 14, 1942, recorded in Plat Book 20, Pages 160-162, in the Office of the Register of Deeds for Spartanburg County. Book 99-H at Page 428

263 Broadview Drive, Spartanburg, SC 29303 7-08-15-021.00

SUBJECT TO ASSESSMENTS, SPAR-TANBURG AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCLIMBRANCES

TERMS OF SALE: A 5% deposit in certified funds is required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit, or comply with his bid within 20 days, then the property will be resold at his risk. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the amount of the bid from date of sale to date of compliance with the bid at the rate of 4.25% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at C/A #15-CP-42-0255.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date. JOHN J. HEARN, E

towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit, or comply with his bid within 20 days, then the property will be resold at his risk. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the amount of the bid from date of sale to date of compliance with the bid at the rate of 4% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at

C/A #2016CP4203541. Subject to a right of redemption 120 day from date of sale afforded the United States of America pursuant to 28 U.S.C.A. §2410(c).

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date.

JOHN J. HEARN, ESQ. Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 (803) 744-4444 016477-01569 FN Website: www.rtt-law.com (see link to Resources/Foreclosure Sales) HON. GORDON G. COOPER Master in Equity for

Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: Wells Fargo Bank, N.A. vs. David V. Bullard; Heartwood Place Homeowners Association; C/A No. 2017CP4202215, the following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bidder:

ALL that certain piece, parcel or lot of land, with any improvements thereon, situate, lying and being in the State of South Carolina, County of Spartanburg, being known and designated as Lot 19 of Heartwood Place, Phase II on survey prepared by K. T. Gould, Inc., recorded in the Register of Deeds Office for Spartanburg County in Plat Book 127 at Page 667 on December 7, 1994. Reference is also made to survey prepared by K. T. Gould, Inc., recorded in the Register of Deeds Office for Spartanburg County in Plat Book 129 at Page 717 on June 21, 1995. A more recent survey being prepared by Chapman Surveying Co., Inc., for Gary W. Franzen and Karen L. Franzen, dated June 28. 1995 and recorded in the Register of Deeds Office for Spartanburg County in Plat Book 129 at Page 891 on July 3, 1995. Reference to the latest survey described above is hereby made for a more complete and accurate metes and bounds description thereof.

(803) 744-4444 013263-09946 FN Website: www.rtt-law.com (see link to Resources/Foreclosure Sales)

HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: Wells Fargo Bank, N.A. vs. Donna Sisk Thornton; Michael Todd Thornton; Jason Thornton; Any Heirs-At-Law or Devisees of Michael J. Thornton, Deceased, their heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of America, being a class designated as John Doe; and any unknown minors or persons under a disability being a class designated as Richard Roe; Mortgage Electronic Registration Systems, Inc., as nominee for Coastal Mortgage Services Inc.; Republic Finance, LLC ; Dunbar Funeral Holdings, LLC; The United States of America acting by and through its agency The Service; Internal Revenue Planter's Walk Homeowners Association, Inc.; C/A No. 2017CP4201648, the following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bidder:

All that certain piece, parcel or lot of land in Spartanburg County, State of South Carolina, shown and designated as Lot 12, on a plat prepared for The Woodlands at Planters Walk, Section 2 by John Robert Jennings, RLS, dated December 10, 1997, revised January 5, 1998 and recorded in Plat Book 140 at Page 67 in the RMC Office for Spartanburg County. See also plat prepared for Eric K. Thomason, by Fant Engineering and Surveying Co., dated March 29, 1999 and recorded in Plat Book 144 at Page 320 in the RMC Office for Spartanburg County, South Carolina.

Derivation: Deed Book 75-N at Page 148

615 Cobden Ct, Spartanburg, SC 29301-4224 6-20-00-005.22

SUBJECT TO ASSESSMENTS, SPAR-TANBURG COUNTY AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES. TERMS OF SALE: A 5% deposit

der:

All that certain piece, parcel or lot of land lying, situate and being in the County of Spartanburg, State of South Carolina, being shown and designated as Lot No. 3 containing 0.721 acre, more or less on plat prepared by S. W. Donald Land Surveying, dated March 25, 1998, to be herewith recorded, reference being hereby specifically made to said plat of survey in aid of description. [Reference may be had to the plat recorded in Book 140 at Page 892.]

Derivation: Book 72-K at Page 903

5130 Hwy 221, Roebuck, SC 29376

6-33-11-010.00

SUBJECT TO ASSESSMENTS, SPAR-TANBURG COUNTY AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES.

TERMS OF SALE: A 5% deposit in certified funds is required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit on the day of sale or fails or refuses to comply with the bid within 20 days, then the property will be resold at the bidder's risk. Personal or deficiency judgment having been demanded or reserved, the sale will remain open for thirty (30) days pursuant to S.C. Code Ann. §15-39-720 (1976). The Plaintiff may waive any of its rights, including its right to a personal or deficiency judgment, at any time prior to the foreclosure sale. The successful bidder will be required to pay interest on the balance of the bid after the deposit is applied from date of sale to date of compliance with the bid at the rate of 7.75% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at C/A #2015CP4203179.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date.

JOHN J. HEARN, ESQ. Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 (803) 744-4444

012507-02166

Website: www.rtt-law.com (see link to Resources/Foreclosure Sales)

the successful bidder fails, or refuses, to make the required deposit, or comply with his bid within 20 days, then the property will be resold at his risk. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the amount of the bid from date of sale to date of compliance with the bid at the rate of 4.5% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at C/A #2016CP4203388.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date. JOHN J. HEARN, ESQ. Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 (803) 744-4444 013263-08865 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: Lakeview Loan Servicing, LLC vs. Erin Walton a/k/a Erin Michelle Walton, C/A No. 2017CP4201235, The following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bid-

All that certain piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot Nos. 67 & 68 on survey for Tanglewood Acres prepared by W.N. Willis, Engineers, dated September 15, 1950, revised December 1, 1950 and recorded in the ROD Office for Spartanburg County, S.C. in Plat Book 26, Page 536 and 537. For a more complete and particular description reference is made to the aforesaid plat and record thereof.

This Property is conveyed

All that certain piece, parcel or lot of land, with improvements thereon, lying and being in the State of South Carolina, County of Spartanburg, and being known and designated as Lot No. 1, Block $\ensuremath{\mathsf{F}}$ on Plat of Franklin Village as recorded in Plat Book 22 at page 90. Reference is hereby made for a more accurate metes and bounds description. Book 55-Y; Page 769

130 Franklin Avenue, Spartanburg, SC 29301 6-20-03-079.00

SUBJECT TO ASSESSMENTS, SPAR-TANBURG AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES.

TERMS OF SALE: A 5% deposit in certified funds is required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit, or comply with his bid within 20 days, then the property will be resold at his risk. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the amount of the bid from date of sate to date of compliance with the bid at the rate of 6.74% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at C/A #12-CP-42-3233.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date.

JOHN J. HEARN, ESO. Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 (803) 744-4444 022307-00007 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: Federal National Mortgage Association ("Fannie Mae") vs. Pamela N. Adams; The United States of America acting by and through its agency The Internal Revenue Service; SC Housing Corp.; Robert W. Murdoch, Jr.; C/A No. 2016CP4203541, the following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bidder

All that parcel of land in County of Spartanburg, State of South Carolina as more fully described in Book 84A Page 91 and being more particularly described as follows: All that certain piece, parcel or lot of land in the County of Spartanburg, State of South Carolina, situate, lying and being on the southwestern side of Shiloh Church Road and being shown and designated as a tract containing 7.8 acres on plat of the property of Ernest Thomas, et al dated June 25, 1981, made by Wolfe & Huskey, Inc., and recorded in Plat Book 86 at Page 767 in the RMC Office for Spartanburg County, South Carolina. Said lot has a frontage on Shiloh Church Road of 500.9 feet. For a more detailed description, reference is hereby made to the plat above referred to. Book 84A at Page 91

1520 Shiloh Church Rd, Pauline, SC 29374

Subject to a right of redemption 120 day from date of sale afforded the United States of America pursuant to 28 U.S.C.A. §2410(c). 6-51-00-001.13

SUBJECT TO ASSESSMENTS, SPAR-TANBURG AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES.

TERMS OF SALE: A 5% deposit in certified funds is required The deposit will be applied

Derivation: Book 90L at Page 931 247 Faye Ct, Greer, SC 29651-

6973 9-07-00-049.19

SUBJECT TO ASSESSMENTS, SPAR-TANBURG COUNTY AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES.

in certified funds is required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit on the day of sale or fails or refuses to comply with the bid within 20 days, then the property will be resold at the bidder's risk. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the balance of the bid after the deposit is applied from date of sale to date of compliance with the bid at the rate of 7.5% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at C/A #2017CP4202215.

is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date. JOHN J. HEARN, ESO.

Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 in certified funds is required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit on the day of sale or fails or refuses to comply with the bid within 20 days, then the property will be resold at the bidder's risk. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the balance of the bid after the deposit is applied from date of sale to date of compliance with the bid at the rate of 4% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at C/A #2017CP4201648. Subject to a 120 day right of redemption from date of sale afforded the United States of America pursuant to 28 U.S.C.A. §2410(c). NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date. JOHN J. HEARN, ESQ. Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 (803) 744-4444 013263-09842 FN Website: www.rtt-law.com (see

link to Resources/Foreclosure Sales) HON. GORDON G. COOPER

Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Charles White; The South Carolina Department of Revenue; C/A No. 2015CP4203179, The following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bid-

HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: PennyMac Loan Services, LLC vs. Iran R. Orange; James Creek Homeowners Association, Inc. ; C/A No. 2017CP4201860, The following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bidder:

ALL that certain piece, parcel or lot of land located in the County of Spartanburg, State of South Carolina, being shown as Lot No 26 on a plat of James Creek Phase II made by Neil R. Phillips & Co Inc dated April 27, 2004 and recorded June 18, 2004 in Plat Book 156 at page 268 in the Office of the Register of Deeds for Spartanburg County, South Carolina.

Derivation: Book 110-G at Page 378

203 Stockbridge Dr, Spartanburg, SC 29301

5-27-00-263.00

SUBJECT TO ASSESSMENTS, SPAR-TANBURG COUNTY AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES.

TERMS OF SALE: A 5% deposit in certified funds is required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit on the day of sale or fails or refuses to comply with the bid within 20 days, then the property will be resold at the bidder's risk. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the balance of the bid after the deposit is applied from date of sale to date of compliance with the bid at the rate of 4.625% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at

TERMS OF SALE: A 5% deposit NOTICE: The foreclosure deed

C/A #2017CP4201860.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date. JOHN J. HEARN, ESO. Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 (803) 744-4444 016487-00378 Website: www.rtt-law.com (see link to Resources/Foreclosure Sales) HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Willie E. Clark; Foxcroft Real Estate, LLC; C/A No. 15-CP-42-03758, the following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bidder:

ALL that certain piece, parcel of lot of land being shown and designated as Lot 57 on a plat of Lakeview Manor prepared by L. Marion Wood dated 10/06/1970 and recorded in Plat Book 62 at Page 512-519 in the Office of the Register of Deeds of Spartanburg, South Carolina. Reference to said plat is hereby craved for a more complete metes and bounds description thereof.

Derivation: Book 95H at Page 541 65 Thurgood Marshall Rd,

Spartanburg, SC 29307 3-05-15-070.00

SUBJECT TO ASSESSMENTS, SPAR-TANBURG COUNTY AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMBRANCES.

TERMS OF SALE: A 5% deposit certified funds is in required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit on the day of sale or fails or refuses to comply with the bid within 20 days, then the property will be resold at the bidder's risk. Personal or deficiency judgment having been demanded or reserved, the sale will remain open for thirty (30) days pursuant to S.C. Code Ann. \$15-39-720 (1976). The Plaintiff may waive any of its rights, including its right to a personal or deficiency judgment, at any time prior to the foreclosure sale. The successful bidder will be required to pay interest on the balance of the bid after the deposit is applied from date of sale to date of compliance with the bid at the rate of 5.5% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at C/A #15-CP-42-03758. NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclosure sale date. JOHN J. HEARN, ESQ. Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 (803) 744-4444 012507-02199 Website: www.rtt-law.com (see link to Resources/Foreclosure Sales) HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C.

29365-9121 5-13-00-109.00

SUBJECT TO ASSESSMENTS, SPAR-

TANBURG COUNTY AD VALOREM

TAXES, EASEMENTS AND/OR,

RESTRICTIONS OF RECORD, AND

TERMS OF SALE: A 5% deposit

in certified funds is

required. The deposit will be

applied towards the purchase

price unless the bidder

defaults, in which case the

deposit will be forfeited. If

the successful bidder fails,

or refuses, to make the

required deposit on the day of

sale or fails or refuses to

comply with the bid within 20

days, then the property will

be resold at the bidder's

risk. No personal or deficien-

cv judgment being demanded,

the bidding will not remain

open after the date of sale,

but compliance with the bid

may be made immediately. The

successful bidder will be

required to pay interest on

the balance of the bid after

the deposit is applied from

date of sale to date of com-

pliance with the bid at the

rate of 5% per annum. For com-

plete terms of sale, see

Judgment of Foreclosure and

Sale filed with the Spartan-

burg County Clerk of Court at

NOTICE: The foreclosure deed

is not a warranty deed. Inter-

ested bidders should satisfy

themselves as to the quality

of title to be conveyed by

obtaining an independent title

search prior to the foreclo-

C/A #2017CP4202383.

sure sale date.

(803) 744-4444

013263-09990

Sales)

JOHN J. HEARN, ESO.

Attorney for Plaintiff

Post Office Box 100200

HON. GORDON G. COOPER

Master in Equity for

10-19, 26, 11-2

est hidder:

Spartanburg County, S.C.

Columbia, S.C. 29202-3200

Website: www.rtt-law.com (see

link to Resources/Foreclosure

MASTER'S SALE

BY VIRTUE of a decree hereto-

fore granted in the case of:

Quicken Loans Inc. vs. Timothy

P. Turner; Carla J. Turner;

C/A No. 2016CP4204182, the

following property will be

sold on November 6, 2017, at

11:00 AM at the Spartanburg

County Courthouse to the high-

ALL THAT CERTAIN PIECE, PAR-

CEL OR LOT OF LAND, WITH

IMPROVEMENTS THEREON, IF ANY,

LYING, SITUATE AND BEING IN

THE STATE AND COUNTY AFORE-

SAID, FRONTING ON THE SOUTH-

WEST SIDE OF GREEN RIVER ROAD,

OTHER SENIOR ENCUMBRANCES.

sure sale date. JOHN J. HEARN, ESQ. Attorney for Plaintiff Post Office Box 100200 Columbia, S.C. 29202-3200 (803) 744-444 020139-00129 FN Website: www.rtt-law.com (see link to Resources/Foreclosure Sales) HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2015-CP-42-05228 BY VIRTUE of a decree heretofore granted in the case of: Bayview Loan Servicing, LLC vs. Jacqueline S. Strickland; James L. Strickland; et.al., I, the undersigned Gordon C. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

Being all that certain piece, parcel or tract of land, with any improvements thereon, lying, being and situate in the County of Spartanburg, State of South Carolina, known as Lot No. 15 on a plat for Hummingbird Estates, Phase 2, prepared by John Robert Jennings PLS dated June 12, 2006 and recorded in Plat Book 160 at Page 268 in the Register of Deeds Office for Spartanburg County, South Carolina and as more recently shown on that certain survey prepared for James L. and Jacqueline S. Strickland by John Robert Jennings, PLS dated April 28, 2008, recorded in the ROD Office for Spartanburg County, SC in Plat Book 163 at Page 87. For a more complete and accurate description reference is hereby made to the aforementioned plat.

This being the same property conveyed to James L. Strickland and Jacqueline S. Strickland, as joint tenants with the right of survivorship, by deed of S & S Builders, LLC, dated May 2, 2008 and recorded May 7, 2008 in Book 91-G at Page 975 in the Office of the Register of Deeds for Spartanburg County. TMS No. 2-38-00-264.00

Property address: 172 Hummingbird Lane, Chesnee, SC 29323

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evisel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date. Neither the Plaintiff nor its

counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2014-CP-42-04854 BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Joseph S. Godfrey, Teresa G. Godfrey, et al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that piece, parcel or lot of land located in the State of South Carolina, County of Spartanburg, being shown and designated on a plat of property for Capricorn Properties, Inc., as 'Heather Glen' Section 1, Lot 10, dated January 11, 2002 by Chapman Surveying Company, Inc., recorded in Book 151, at page 705 in the RMC Office for Spartanburg County and reference to said plat is hereby craved for a more complete and accurate description.

This being the same property conveyed unto Joseph S. Godfrey and Teresa G. Godfrey by virtue of a Deed from Shirley D. Cash dated April 23, 2008 and recorded April 29, 2008 in Book 91-F at Page 403 in the Office of the Register of Deeds of Spartanburg County, South Carolina.

TMS No. 5-06-00-024.10 Property address: 104 Marlowe Lane, Lyman, SC 29365

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and pavable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiffs debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date. Neither the Plaintiff nor its

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2015-CP-42-03597

BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Kasey P. McAbee and Crystal N. McAbee, I, the undersigned Gordon G Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot No. 1-A of Laurelwood, Section 1 on survey prepared for Larry D. Kimbrell and Mary Ann Kimbrell by Wolfe & Huskey, Inc., dated March 25, 1987 and recorded in the ROD Office for Spartanburg County, SC in Plat Book 100, Page 423. For a more complete and particular description reference is made to the aforesaid plat and record thereof.

This property is conveyed subject to those Restrictive Covenants as recorded in the ROD Office for Spartanburg County, SC in Deed Book 47-R, Page 133. bid from the date of sale to date of compliance with the bid at the rate of 4.000% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2014-CP-42-01142

BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Dustin L. Burnett, I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land, with improvements thereon, lying, situate and being in the State and County aforesaid, being shown and designated as Lot No. 26, Pleasant Green Subdivision, containing 0.21 of an acre, more or less, upon a plat prepared by B. E. Huskey, PLS, dated July 20, 1998, revised June 15, 2000, and recorded in Plat Book 148, at page 4, Office of the Register of Deeds for Spartanburg County, South Carolina. Reference to the aforesaid plat is hereby specifically made for a more detailed description of the property. This being the same property conveyed to Dustin L. Burnett by Deed of Valley Homes Brokers, Inc., dated May 21, 2013 and recorded May 30, 2013 in Book 103-L at Page 153 in the ROD Office for Spartanburg County.

MASTER'S SALE

10-19, 26, 11-2

BY VIRTUE of a decree heretofore granted in the case of: Wells Fargo Bank, NA vs. James L. Cline; Riverdale Homeowners' Association, Inc.; L&W of Greer, Inc.; C/A No. 2017CP4202383, the following property will be sold on November 6, 2017, at 11:00 AM at the Spartanburg County Courthouse to the highest bidder:

ALL that certain piece, parcel or lot of land situate, lying and being in the County of Spartanburg, State of South Carolina being shown and designated as Lot No. 31, Riverdale, Phase II on a plat thereof, prepared by Hugh F. Longshore III, PLS # 13525, dated June 8, 1999 and recorded in Plat Book 146 at Page 860 in the ROD Office for Spartanburg, South Carolina. Reference is hereby made to said plat of record for a more complete and accurate description as to the metes and bounds, courses and distances as appear thereon.

Derivation: Deed Book 84-C at Page 429

610 Geranium Lane, Lyman, SC

AND BEING MORE SPECIFICALLY DESCRIBED AS FOLLOWS:

BEGINNING AT A SPIKE (IPO), LOCATED IN APPROXIMATELY THE CENTER OF THE SAID ROAD, AND THENCE ALONG AND WITH THE APPROXIMATE CENTER OF THE SAID ROAD S 22-35-25 E 161.30 FEET TO A POINT (PKS) IN THE SAID ROAD: THENCE S 69-08-46 W 285 FEET TO A ONE-HALF (1/2) INCH IPS; THENCE N 17-41-53 W 157.95 FEET TO A ONE-HALF (1/2) INCH IPS; THENCE N 78-47-37 E 15 FEET TO A ONE-HALF (1/2) TNCH TPO: THENCE N 67-47-28 E 252.93 FEET TO A SPIKE (IPO), THE POINT OF BEGINNING, CONTAINING 1.01 ACRES, AND IDENTIFIED ON A SURVEY PRE-PARED FOR TIMOTHY PAUL TURNER BY HUSKEY & HUSKEY, INC., DATED NOVEMBER 7, 2007, AS PARCEL B-L. Derivation: Book 90U at Page

21 525 Green River Rd, Chesnee, SC 29323

2 39-00 087.02

SUBJECT TO ASSESSMENTS, SPAR-TANBURG COUNTY AD VALOREM TAXES, EASEMENTS AND/OR, RESTRICTIONS OF RECORD, AND OTHER SENIOR ENCUMERANCES.

TERMS OF SALE: A 5% deposit in certified funds is required. The deposit will be applied towards the purchase price unless the bidder defaults, in which case the deposit will be forfeited. If the successful bidder fails, or refuses, to make the required deposit on the day of sale or fails or refuses to comply with the bid within 20 days, then the property will be resold at the bidder's risk. No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. The successful bidder will be required to pay interest on the balance of the bid after the deposit is applied from date of sale to date of compliance with the bid at the rate of 4.375% per annum. For complete terms of sale, see Judgment of Foreclosure and Sale filed with the Spartanburg County Clerk of Court at C/A #2016CP4204182.

NOTICE: The foreclosure deed is not a warranty deed. Interested bidders should satisfy themselves as to the quality of title to be conveyed by obtaining an independent title search prior to the foreclo-

dence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiffs debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 4.375% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counPersonal or deficiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The Plaintiff may waive its right to a deficiency judgment prior to sale, in which case the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

said highest bidder).

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 6.000% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given. This being the same property conveyed unto Kasey P. McAbee and Crystal N. McAbee by virtue of a Deed from Betty A. Wilkie dated September 14, 2012 and recorded September 17, 2012 in Book 101P at Page 999 in the Office of the Register of Deeds of Spartanburg County, South Carolina. TMS No. 2-44-03-001.00

Property address: 201 Laurelwood Drive, Boiling Springs, SC 29316 TERMS OF SALE: The successful

bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiffs debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

Personal or deficiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The Plaintiff may waive its right to a deficiency judgment prior to sale, in which case the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the TMS No. 6-02-00-158.00

Property address: 715 Evelyn Mae Road, Inman, SC 29349

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

Personal or deficiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The

Plaintiff may waive its right to a deficiency judgment prior to sale, in which case the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 3.625% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2013-CP-42-04940 BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Johnny Portillo Andino; and Suyapa Rosalia Lobo, I, the underday of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

Personal or deficiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The Plaintiff may waive its right to a deficiency judgment prior to sale, in which case the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 6.000% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale. The sale shall be subject to taxes and assessments, existing easements and restrictions

of record. This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter. the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). Personal or deficiency judg-

Personal or dericiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The Plaintiff may waive its right to a deficiency judgment prior to sale, in which case the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 3.750% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this

cent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the

said highest bidder). Personal or deficiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The Plaintiff may waive its right to a deficiency judgment prior to sale, in which case the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately. Purchaser to pay for documen-

tary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 4.000% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Page 643, in the Office of the Spartanburg County Register of Deeds.

TMS No. 5-16-01-050.01 Property address: 933 Main Street, Wellford, SC 29385

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 4.000% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date. Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

This being the same property conveyed unto Janice A. Howard by virtue of a Deed from SK Builders, Inc. dated June 30, 2010 and recorded July 12, 2010 in Book 96-P at Page 687 in the Office of the Register of Deeds of Spartanburg County, South Carolina. TMS No. 5-15-01-033.11

Property address: 441 Madison Creek Court, Lyman, SC 29365 TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to $\ensuremath{\mathsf{Plaintiff's}}$ debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

Personal or deficiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The Plaintiff may waive its right to a deficiency judgment prior to sale, in which case the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 5.250% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

signed Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land, with all improvements thereon, situated, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot No. 3, Block 1 of Wadworth Hills, Section One, containing 0.28 acres, more or less, fronting on Saint Matthews Lane on a plat of survey for Abbas A. Mohammed and Zulekha A. Mohammad by James V. Gregory, PLS, dated November 11, 1992, and recorded on November 12, 1992, in Plat Book 118 at page 691, in the Office of the Register of Deeds for Spartanburg County, South Carolina.

This property is subject to the Restrictions recorded in Deed Book 32-S at page 365, in the RMC Office for Spartanburg County, South Carolina.

This being the same property conveyed to Johnny Portillo Andino and Suyapa Rosalia Lobo by Deed of Abbas A. Moharmed and Zulekha A. Moharmed dated May 10, 2004 and recorded May 12, 2004 in Book 80-H at Page 287 in the ROD Office for Spartanburg County. TMS No. 6-18-13-009.00

Property address: 224 Saint Matthews Lane, Spartanburg, SC 29301

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiffs debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the

of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

<u>MASTER'S SALE</u> 2015-CP-42-00704

BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Robert W. Lister, Jr., et al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

ALL that certain piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Spartanburg, and being more particularly shown and designated as Lot 17, Section 3, Switzer Acres Subdivision, as shown on plat for Switzer Acres, Section 3, prepared by Joe E. Mitchell dated September 10, 1999 recorded in Plat Book 148 at Page 122, in the Office of the Register of Deeds for Spartanburg County, South Carolina. Reference to said plat is made for a more detailed description.

This being the same property conveyed to Robert W. Lister, Jr., by Deed of LJMC, LLC dated August 15, 2012 and recorded August 20, 2012 in Book 101-K at Page 558 in the ROD Office for Spartanburg County. TMS No. 4-14-00-001.00

Property address: 305 Silas Court, Woodruff, SC 29388 TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiffs debt in the case of non-compliance. In the event of a

specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2014-CP-42-02837 BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Dorothy Louise Brown, I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that lot or parcel of land in the County of Spartanburg, State of South Carolina, shown and designated as Lot No. 10 on plat entitled "Plat of the J.A. Brock Place", dated October 28, 1919, made by Ladshaw & Ladshaw Engrs., recorded in Plat Book 6, Page 53, Office of the Register of Deeds for Spartanburg County. Reference is also made to survey prepared for John C. Gault by S.W. Donald Land Surveying, dated February 25, 2002, recorded in Plat Book 158, Page 158, in the Office of the Register of Deeds for Spartanburg County, South Carolina.

This being the same property conveyed to Dorothy Louise Brown by Deed of Dawsey James Hood, dated October 28, 2011, recorded November 2, 2011 in Book 99-L At page 810, in the Office of the Register of Deeds for Spartanburg County. TMS No. 1-44-03-118.00

Property address: 12 Leonard Street, Inman, SC 29349

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five perNeither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2014-CP-42-03589 BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Michael Joe Godfrey, I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land, situate, lying and being in the State of South Carolina, County of Spartanburg, fronting on Main Street, being shown and designated as Lot No. C, containing 0.453 acres, more or less, as shown on survey prepared for Mike Godfrey dated April 3, 2001 and to be recorded herewith the RMC Office for Spartanburg County, S.C. For a more complete and particular description, reference is hereby made to the above referred to plat and record thereof.

This being the same property conveyed unto Michael Joe Godfrey by deed of Wellford G & D Holdings, LLC, dated April 5, 2001 and recorded on April 16, 2001 in Deed Book 73-S at SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2015-CP-42-01195

BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Janice A. Howard, et al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

ALL that certain piece, parcel or lot of land situate, lying and being in the County of Spartanburg, State of South Carolina being shown and designated as LOT NO. 10, THE COURTYARDS AT MADISON CREEK, on a plat thereof, prepared by Sinclair & Associates, dated June 4, 2007 and recorded in Plat Book 161 at Page 650 in the ROD Office for Spartanburg, South Carolina. Reference is hereby made to said plat of record for a more complete and accurate description as to the metes and bounds. courses and distances as appear thereon.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2014-CP-42-02528

BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. William Mason, et al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land, situate, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot No. 68, as shown on a survey prepared for

Michael Scott Rode and Jolene C. Rode by John Robert Jennings, R.L.S., dated July 19, 1995 and recorded in Plat Book 130, Page 137, RMC Office for Spartanburg County, S.C. For a more complete and particular description, reference is hereby made to the above referred to plat and record thereof.

The above referenced property is conveyed subject to any restrictive covenants, set back lines, zoning ordinances, utility easements and rights of ways, if any, as may be recorded in the RMC Office for Spartanburg County, S.C.

This being the same property conveyed to William Mason by deed of Jolene Clawson McCall, f/k/a Jolene C. Rode, f/k/a Jolene R. Clawson, f/k/a Jolene Clawson dated October 2, 2008, and recorded October 21, 2008, in Book 92-N at page 682, in the RMC Office for Spartanburg County, S.C. TMS No. 2-31-00-201.00

Property address: 129 Highland Ridge Trail, Boiling Springs, SC 29316

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

Personal or deficiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The Plaintiff may waive its right

MASTER'S SALE

2017-CP-42-01320 BY VIRTUE of a decree heretofore granted in the case of: MTGLQ Investors, L.P. vs. Johnson N. Uzor and Mascot Uzor, I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land, situate, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot No. 1, Block 6, Section 1, as shown on survey prepared for Wadsworth Hills Subdivision and recorded in Plat Book 52, Page 692, RMC Office for Spartanburg County, S.C. For a more complete and particular description, reference is hereby made to the above referred to plat and record thereof.

This being the same property conveved to Johnson N. Uzor and Mascot Uzor by deed of Nancy W. Adams n/k/a Nancy Adams Lassiter, dated November 12, 1999 and recorded November 24, 1999 in Book 71-A at Page 524 in the Office of the Register of Deeds for Spartanburg County.

TMS No. 6-21-01-049.00 Property address: 1479 Dover

Road, Spartanburg, SC 29301 TERMS OF SALE: The successful

bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in

state law or seek the advice of Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2017-CP-42-02121

BY VIRTUE of a decree heretofore granted in the case of: Village Capital & Investment, LLC vs. Willie C. Moore a/k/a Willie Moore; et.al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder: All that lot or parcel of land

in the County of Spartanburg, State of South Carolina, being shown and designated as Lot P, Block 4, Section I on plat of Glenwood Estates recorded in Plat Book 79, Page 584, Register of Deeds Office for Spartanburg County, South Carolina.

This being the same property conveyed unto Willie C. Moore by virtue of a Deed from Rebecca Moyer-Harmon as Trustee of Trust B created under Article VIII of that certain Revocable Trust Agreement of Eugene F. Moyer, Sr., dated December 27, 1990, as amended, dated October 31, 2012 and recorded November 7, 2012 in Book 101-Z at Page 311 in the Office of the Register of Deeds of Spartanburg County, South Carolina.

TMS No. 7-07-15-012.00

Property address: 122 Huxley Street, Spartanburg, SC 29303 TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

of the property offered for any attorney licensed in South sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2017-CP-42-01968

BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Dominic J. Dimauro, I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot No. 18 on survey for Pine Grove Subdivision No. 2 dated September 9, 1966 and recorded in the ROD Office for Spartanburg County, S.C. in Plat Book 54, Page 484; further reference made to plat prepared for Arlene R. Bijeau by Huskey & Huskey, Inc., PLS dated October 29, 1996 and recorded in Plat Book 136, Page 27. For a more complete and particularly description reference is made to the aforesaid plat and record thereof.

This property is subject to the Protective Covenants as recorded in the ROD Office for Spartanburg County, S.C. in Deed Book 33-Q, Page 130.

Please note that the above description has been modified to correct a minor, immaterial clerical error in the legal regarding the reference to the Protective Covenants.

This being the same property conveyed to Dominic J. Dimauro by deed of Glam Investments, LLC, dated September 26, 2013 and recorded September 27, 2013 in Book 104-J at Page 915 in the Office of the Register of Deeds for Spartanburg County.

TMS No. 2-19-00-147.00

Property address: 311 Scruggs Road, Chesnee, SC 29323 TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and con-

alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2017-CP-42-01934

BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Robert J. Cardinale, Jr.; Jamie B. Cardinale; et.al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land with improvements thereon, if any, lying, situate, and being in the State and County aforesaid, about 3 miles north of Inman, being shown and designated as Lot No. 39 of Blue Ridge Subdivision as shown on a plat thereof recorded in Plat Book 45, pages 220-221, RMC Office for Spartanburg County.

ALSO: All that piece, parcel or lot of land lying and being near the Town of Inman, in the County of Spartanburg, State of South Carolina, containing .03 of an acre, more or less, and being more particularly described on a plat made for Jerry L. Barnett by Wolfe and Huskey, Inc., Engineers and Surveyors, dated March 6, 1978 and recorded in Plat Book 85, page 797, and to which reference is hereby made for more particular description.

This being the same property conveyed to Robert Cardinale, Jr. and Jamie B. Cardinale, as tenants in common with an indestructible right of survivorship, by deed of Patricia T. Keadle, dated July 13, 2011 and recorded July 15, 2011 in Book 98-U at Page 888; also by that Corrective Deed dated October 6, 2015 and recorded October 9, 2015 in Book 110-H at Page 572 in the Office of the Register of Deeds for Spartanburg County.

interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 5.000% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date. Neither the Plaintiff nor its counsel make representations

as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2017-CP-42-01817

BY VIRTUE of a decree heretofore granted in the case of: Branch Banking and Trust Company vs. Billie S. Tezza a/k/a Billie Tezza; Mary Grace Mitchell; Robert Morrison; et.al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land, situate,

to a deficiency judgment prior to sale, in which case the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 6.500% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

Personal or deficiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The Plaintiff may waive its right to a deficiency judgment prior to sale, in which case the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentarv stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 8.375% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current

No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 1.750% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date. Neither the Plaintiff nor its

counsel make representations as to the integrity of the title or the fair market value Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

ditions on some subsequent

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 4.750% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the

TMS No. 1-38-00-144.00 Property address: 829 Winter-

hawk Circle, Inman, SC 29349 TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

Personal or deficiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The Plaintiff may waive its right to a deficiency judgment prior to sale, in which case the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot No. 12, and p/o Lot 11 Powderhorn Subdivision at Cedar Springs, containing 0.46 acres, more or less, fronting on Royal Oak Drive as shown on a survey prepared for Jerry E. & Kim G. Ellisor dated April 24, 1996 and recorded in Plat Book 133 at page 596 in the RMC Office for Spartanburg County, S.C. Further reference is hereby made to plat recorded in Plat Book 109 at page 741 in the RMC office for Spartanburg County, s.c.

The above described property is conveyed subject to the Restrictive Covenants as recorded in Deed Book 51-X at page 406 and amended in Deed Book 52-J at page 970 in the RMC Office for Spartanburg County, S.C.

This being the same property conveyed unto Billie S. Tezza and Paul B. Morrison by virtue of a Deed from Jo Ann Smith and Jack L. Smith, Jr., dated February 28, 2008 and recorded February 29, 2008 in Book 90-U at Page 326 in the Office of the Register of Deeds of Spartanburg County, South Carolina. Thereafter, the interest of Paul B. Morrison in this same property was conveyed unto Mary Grace Mitchell and Robert Morrison by virtue of a Deed of Distribution from the Estate of Paul Bomar Morrison, Probate Estate Matter Number 2015ES4201503, dated January 23, 2017 and recorded February 24, 2017 in Book 114-W at Page 297 in the Office of the Register of Deeds of Spartanburg County, South Carolina. TMS No. 7-21-11-020.01

Property address: 429 Royal Oak Drive, Spartanburg, SC 29302

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that

any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 4.000% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations RMC Office for Spartanburg County. Further reference is Judicial Center, 180 Magnolia made to a plat prepared for Street, Spartanburg, SC 29304, Manith Lek, Chamroeun Lek, Sambath Lek, and Sauath Soun, by Archie S. Deaton & Association, RLS, dated September 13, 1994, to be recorded herewith, RMC Office for Spartanburg County.

This property is subject to restrictive covenants as recorded in Deed Book 36-J at Page 231, RMC Office for Spartanburg County.

This being the same property conveyed to Manith Lek, Chamroeun Lek, Sambath Lek and Savath Soun by Deed of Michael P. Daly and Theresa M. Daly dated September 15, 1994 and recorded September 21, 1994 in Book 61-W at Page 898 in the ROD Office for Spartanburg County.

TMS No. 2-50-11-074.00

Property address: 115 Woodshire Drive, Inman, SC 29349 TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and pavable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Dav (at the risk of the said highest bidder).

No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 8.625% per annum.

11:00 AM, at the County to the highest bidder:

All that certain piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Spartanburg, and being more particularly shown and designated as Lot No. 9, on Survey of Willowbrook Subdivision, dated May 6, 1994, recorded in Plat Book 125, Page 656, Register of Deeds for Spartanburg County, South Carolina. Reference to said plat is made for a more detailed description.

This being the same property conveyed to Dennis R. Murphy and Tracey J. Murphy by Deed of T & H Properties, Inc., dated June 14, 1996 and recorded June 14, 1996 in Book 64-J at Page 349 in the ROD Office for Spartanburg County.

TMS No. 6-20-09-037.00

Property address: 430 Willowbrook Drive, Spartanburg, SC 29301

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

Personal or deficiency judgment being demanded, the bidding will remain open for a period of thirty (30) days after the sale date. The Plaintiff may waive its right to a deficiency judgment prior to sale, in which case the bid-

fore granted in the case of: JPMorgan Chase Bank, National Association vs. Eric D. Sprouse, I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6. 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land, with the improvements thereon, situate, lying and being in the County of Spartanburg, State of South Carolina, shown and designated as Lot No. 63 on a plat entitled "Section No. 2 Twinbrooks Estate," dated June 14, 1973, made by W. N. Willis, Engrs. & Surveyors, recorded in Plat Book 71, pages 240-243, RMC Office for Spartanburg County, South Carolina. Property is more recently shown on plat entitled `Survey for Gerald R. Gado and Jane Gado`, dated March 11, 1988, made by Wolfe & Huskey, Inc., Engineering and Surveying, recorded in Plat Book 103, page 571, RMC Office for Spartanburg County, South Carolina.

This being the same property conveyed unto Eric D. Sprouse by virtue of a Deed from Quintin L. Briggs and Marie L. Briggs dated March 31, 2009 and recorded April 1, 2009 in Book 93N at Page 368 in the Office of the Register of Deeds of Spartanburg County, South Carolina. TMS No. 2-43-07-001.00

Property address: 165 Wick Street, Boiling Springs, SC

29316 TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel

any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2014-CP-42-02261

BY VIRTUE of a decree heretofore granted in the case of: The Bank of New York Mellon Trust Company, National Association f/k/a The Bank of New York Trust Company, N.A. as successor to JPMorgan Chase Bank, as Trustee for Residential Asset Mortgage Products, Inc., Mortgage AssetBacked Pass-Through Certificates, Series 2003-RS2 vs. Angel Crook n/k/a Angel C. Pruitt f/k/a Angel Gamble; et.al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land, situate, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot No. 72 of Rolling Acres, Plat E, containing 1.25 acres, more or less, a shown on survey prepared for Kaushik V. Kotecha by Joe E. Mitchell, RLS dated May 19, 1993 and recorded in Plat Book 120, Page 0728, RMC Office for Spartanburg County, S.C. For a more complete and particular description, reference is hereby made to the above referred to plat and record thereof.

The above described property is conveyed subject to the Restrictive Covenants as recorded in Deed Book 45-L, Page 65, RMC Office for Spartanburg County, S.C.

This being the same property conveyed unto Angel Crook and Rusty C. Gamble, by virtue of a Deed from Bryan Richardson and Kelley Richardson dated November 27, 2002 and recorded December 4, 2002 in Book 76-X at Page 520 in the Office of the Register of Deeds of Spartanburg County, South Carolina. Thereafter, Rusty C. Gamble conveyed his interest in the subject property to Angel Crook now known as Angel C. Pruitt by deed dated July 3, 2012 and recorded July 12, 2012 in Book 101-D at Page 134. TMS No. 6-39-07-028.00

Property address: 108 Matthews Court, Moore, SC 29369

TERMS OF SALE: The successful

attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2016-CP-42-03743

BY VIRTUE of a decree heretofore granted in the case of: U.S. Bank Trust, N.A., as Trustee for LSF9 Master Participation Trust vs. Brenda K. Calhoun a/k/a Brenda Kae Calhoun a/k/a Brenda Spencer Calhoun, individually, and as Legal Heir or Devisee of the Estate of Bobby Ray Calhoun a/k/a Bobby Calhoun, Deceased; Ray Calhoun, individually, and as Legal Heir or Devisee of the Estate of Bobby Ray Calhoun a/k/a Bobby Calhoun, Deceased; Brian T. Calhoun, individually, and as Legal Heir or Devisee of the Estate of Bobby Ray Calhoun a/k/a Bobby Calhoun, Deceased; Any Heirsat-Law or Devisees of the Estate of Bobby Ray Calhoun a/k/a Bobby Calhoun, Deceased, their heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of America, being a class designated as John Doe; and any unknown minors or persons under a disability being a class designated as Richard

as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2017-CP-42-00660

BY VIRTUE of a decree heretofore granted in the case of: Branch Banking and Trust Company vs. Chamroeun Lek; Manith Lek; Sambath Lek; Savath Soun; and Theresa M. Daly, individually, as Heir or Devisee of the Estate of Michael P. Daly, Deceased; and Any other Heirs-at-Law or Devisees of the Estate of Michael P. Daly, Deceased, their heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of America, being a class designated as John Doe; and any unknown minors or persons under a disability being a class designated as Richard Roe, I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain piece, parcel or lot of land, lying, situate and being located in the State of South Carolina, County of Spartanburg, fronting on Woodshire Drive at its intersection with Firwood Drive, being known and designated as Lot 166 on a plat of Springfield Subdivision, Section B, as recorded in Plat Book 60, at Pages 372-377, RMC Office for Spartanburg County. Reference is also made to a plat prepared for Michael P. and Theresa M. Dalv by Archie S. Deaton, RLS, dated July 23, 1990, recorded July 27, 1990, in Plat Book 110, at Page 756,

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE 2017-CP-42-00594

BY VIRTUE of a decree heretofore granted in the case of: Branch Banking and Trust Company vs. Dennis R. Murphy a/k/a Dennis Murphy, Jr.; Tracey J. Murphy; et.al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at

ding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 6.375% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given. The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be re-advertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2014-CP-42-04856 BY VIRTUE of a decree heretofor Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

No Personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 5.000% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of

bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 5.750% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's Roe; et.al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

All that certain parcel of land lving and being situated in the County of Spartanburg, State of SC, to-wit:

All that certain piece, or parcel or lot of 1 and, with improvements thereon, if any, lying, situate and being in the County of Spartanburg, City of Greer, shown and designated as Lot No. 78, Maplewood Subdivision, on a plat of survey for Phillips Development Corporation, prepared by Hoffman, Butler and Associates, Inc., and recorded in Plat Book 72 at Page 834-839, RMC Office for Spartanburg County, South Carolina.

This being the same property conveyed to Bobby Ray Calhoun and Brenda Kae Calhoun by Deed of George C. Spencer dated October 20, 1993 and recorded November 4, 1993 in Book 60-R at Page 683 in the ROD Office for Spartanburg County. Subsequently, Bobby Ray Calhoun a/k/a Bobby Calhoun died intestate on or about November 3, 2015, leaving the subject property to his heirs, namely Brenda K. Calhoun a/k/a Brenda Kae Calhoun, Ray Calhoun, and Brian T. Calhoun.

TMS No. 9-05-02-040.00 Property address: 102 Spruce Ave, Greer, SC 29651

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with the Office of the Master in Equity, said deposit being due and payable immediately upon day of sale, the Master in

Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 8.125% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A.

the Office of the Master in Equity, said deposit being due and payable immediately upon closing of the bidding on the day of sale, the Master in Equity will re-sell the subject property at the most convenient time thereafter (including the day of sale) upon notification to counsel for Plaintiff. Should the last and highest bidder fail or refuse to comply with the balance due of the bid within 30 days, then the Master in Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder).

No personal or deficiency judgment being demanded, the bidding will not remain open after the date of sale, but compliance with the bid may be made immediately.

Purchaser to pay for documentary stamps on Master in Equity's Deed. The successful bidder will be required to pay interest on the balance of the bid from the date of sale to date of compliance with the bid at the rate of 3.500% per annum.

The Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale.

The sale shall be subject to taxes and assessments, existing easements and restrictions of record.

This sale is subject to all title matters of record and any interested party should consider performing an independent title examination of the subject property as no warranty is given.

The sale will not be held unless either Plaintiff's attorney or Plaintiff's bidding agent is present at the sale and either Plaintiff's attorney or Plaintiff's bidding agent enters the authorized bid of Plaintiff for this captioned matter. In the alternative, Plaintiff's counsel, if permitted by the Court, may advise this Court directly of its authorized bidding instructions. In the event a sale is inadvertently held without Plaintiff's Counsel or Counsel's bidding agent entering the authorized bid of Plaintiff for this specifically captioned matter, the sale shall be null and void and the property shall be readvertised for sale on the next available sale date.

Neither the Plaintiff nor its counsel make representations as to the integrity of the title or the fair market value of the property offered for sale. Prior to bidding you may

Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). Deficiency judgment being demanded, the bidding will not be closed on the day of sale but will remain open for a period of thirty (30) days as provided by law. Plaintiff is demanding a deficiency, the Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 2% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any

other senior encumbrances. In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Suite 110 Columbia, South Carolina 29210 Attorneys for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2015-CP-42-03242 BY VIRTUE of the decree heretofore granted in the case of: SunTrust Bank vs. Jerry R. Norwood; Suntrust Mortgage, Inc.; Mortgage Electronic Registration Systems, Inc.; South Carolina Department of Revenue; GMAC Mortgage, LLC s/b/m to GMAC Mortgage Corporation, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN PIECE, PAR-CEL, OR LOT OF LAND WITH IMPROVEMENTS THEREON, SITUATE, LYING AND BEING IN THE STATE OF SOUTH CAROLINA AND COUNTY OF SPARTANBURG, BEING SHOWN AND DESIGNATED AS LOT NO. 22 PINE TREE VILLAGE, ON A PLAT RECORDED IN PLAT BOOK 82 AT PAGE 224; ALSO SHOWN ON A PLAT forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Ste. 110 Columbia, SC 29210 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3540 Fax: 803-454-3451 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2016-CP-42-03596 BY VIRTUE of the decree heretofore granted in the case of: U.S. Bank National Association, as Trustee, successor in interest to Wachovia Bank, NA., as Trustee for Park Place Securities, Inc., Asset-Backed Pass-Through Certificates, Series 2004-WWF1 vs. Ray L. McCallister; Christie C. McCallister, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN, PIECE, PAR-CEL, OR LOT OF LAND, LYING, SITUATE, AND BEING LOCATED IN THE STATE OF SOUTH CAROLINA, COUNTY OF SPARTANBURG, BEING KNOWN AND DESIGNATED AS LOT 10 AS SHOWN ON SURVEY OF SEAY PLACE SUBDIVISION, SECTION II, PREPARED BY JAMES V. GREGORY LAND SURVEYING, DATED JULY 19, 1995 AND RECORDED AUGUST 17, 1995 IN PLAT BOOK 130 AT PAGE 461; FURTHER REFERENCE IS MADE TO A PLAT PREPARED FOR DAVID D. LARSON AND MICHELLE L. LARSON BY GRAMBLING BROTHERS SURVEY-ING, INC., DATED NOVEMBER 28, 1995 AND RECORDED DECEMBER 1, 1995 IN PLAT BOOK 131 AT PAGE 744 IN THE OFFICE OF THE REG-ISTER OF DEEDS FOR SPARTANBURG COUNTY, STATE OF SOUTH CAROLI-NA.

THIS CONVEYANCE IS MADE SUB-JECT TO ANY AND ALL EXISTING RESERVATIONS, EASEMENTS, RIGHT-OF-WAYS, ZONING ORDI-NANCES, AND RESTRICTIVE OR PROTECTIVE COVENANTS THAT MAY APPEAR OF RECORD OR ON THE PREMISES.

THIS BEING THE SAME PROPERTY CONVEYED TO CHRISTIE C. MCCAL-LISTER BY DEED OF MELISSA A. SPROUSE N/K/A MELISSA A. SPENCER DATED AUGUST 23, 2002 AND RECORDED AUGUST 29, 2002 IN BOOK 76-J AT PAGE 798 IN THE OFFICE OF THE REGISTER OF DEEDS FOR SPARTANBUG COUNTY, SOUTH CAROLINA. THEREAFTER, CHRISTIE C. MCCALLISTER CON-VEYED A ONE-HALF (1/2) INTER- Phone: 803-454-3540 Fax: 803-454-3541 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2016-CP-42-04373 BY VIRTUE of the decree heretofore granted in the case of: U.S. Bank National Association, as trustee of the NRZ Pass-Through Trust V vs. Any heirsat-law or devisees of Retha Booker, deceased, their heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons or entities entitled to claim through them; all unknown persons or entities with any right, title, estate, interest in or lien upon the real estate described in the complaint herein; also any persons who may be in the military service of the United States of America, being a class designated as Richard Roe; and any unknown minors, incompetent or imprisoned person, or persons under a disability being a class designated as John Doe; Maxine Bell; Anthony Booker; Benita Booker; Johnny Booker Jr.; Stevie Booker; Tina Goodwin; Sheila Harris; South Carolina State Housing Finance and Development Authority as Administrator of the South Carolina Housing Trust Fund; South Carolina Department of Revenue, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

All that certain piece, parcel or lot of land, with improvements thereon, lying, situate and being in the State and County aforesaid, being shown and designated as Lot No. 183, Mayfair Mills, Plant No. 1, on a plat prepared by Pickell & Pickell, Engineers, dated March 29, 1951, recorded in Plat Book 26 at page 463-472, Register of Deeds for Spartanburg County, South Carolina.

This is the same property conveyed to Retha Booker by deed of Mary Jane Clubb, n/k/a Mary Jane Geisel, dated May 30, 2002, and recorded June 18, 2002, in Deed Book 75-Y at Page 587, in the Office of the Register of Deeds for Spartanburg County, South Carolina. Subsequently, Retha Booker passed away on February 27, 2015.

CURRENT ADDRESS OF PROPERTY:

Robbins, II; Amanda H. Robbins a/k/a Amanda Gail Hines; Rufus Bonner, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN PIECE, PAR-CEL OR LOT OF LAND IN THE COUN-TY OF SPARTANBURG, STATE OF SOUTH CAROLINA, SITUATE, LYING AND BEING ON THE NORTHERN SIDE OF JONAS CIRCLE AND BEING SHOWN AND DESIGNATED AS LOT NO. 17 ON A PLAT OF THE PROP-ERTY OF W.F. JONAS ESTATE, DATED DECEMBER 21, 1970, MADE BY W.N. WILLIS ENGINEERS, AND RECORDED IN PLAT BOOK 64, PAGES 64 AND 65, ROD OFFICE FOR SPARTANBURG COUNTY, SOUTH CAR-OLINA. SEE ALSO PLAT PREPARED FOR ROBERT F. ROBBINS, JR. AND AMANDA GAIL HINES, DATED NOVEMBER 15, 1993, RECORDED IN PLAT BOOK 123, PAGE 167, ROD OFFICE FOR SPARTANBURG COUNTY, SOUTH CAROLINA.

THIS PROPERTY IS SUBJECT TO RESTRICTIVE COVENANTS RECORDED IN DEED BOOK 37-X, PAGE 470 AND DEED BOOK 63-U, PAGE 543, ROD OFFICE FOR SPARTANBURG COUNTY, SOUTH CAROLINA.

THIS BEING THE SAME PROPERTY CONVEYED TO ROBERT F. ROBBINS, II AND AMANDA GAIL HINES BY DEED OF RUFUS BONNER, DATED NOVEMBER 19,1993, AND RECORDED NOVEMBER 22, 1993, IN DEED BOOK 60-T AT PAGE 141, IN THE OFFICE OF THE REGISTER OF DEEDS FOR SPARTANBURG COUNTY, SOUTH CAROLINA.

CURRENT ADDRESS OF PROPERTY: 811 Jonas Circle, Chesnee, SC 29323

TMS: 2-33-02-020.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiffs debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). Deficiency judgment being demanded, the bidding will not be closed on the day of sale but will remain open for a period of thirty (30) days as provided by law. Plaintiff is demanding a deficiency, the Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 6.375% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

2014-CP-42-03341 BY VIRTUE of a decree heretofore granted in the case of: JPMorgan Chase Bank, National Association vs. Donna B. Miles; et.al., I, the undersigned Gordon G. Cooper, Master in Equity for Spartanburg County, will sell on Monday, November 6, 2017 at 11:00 AM, at the County Judicial Center, 180 Magnolia Street, Spartanburg, SC 29304, to the highest bidder:

ALL that certain piece, parcel or lot of land, lying and being situate in the State of South Carolina, County of Spartanburg, being shown and designated as Lot 35, containing 0.59 acres, more or less, being shown and designated on a survey for Heatherbrook Subdivision prepared by John Robert Jennings, Professional Land Surveying, dated August 18, 2005 and recorded in the Register of Deeds Office for Spartanburg County in Plat Book 158 at Page 652. For a more complete and accurate description refer to the above referenced plat.

This being the same property conveyed unto Donna B. Miles by deed of Suncrest Homes, LLC, recorded July 10, 2006 in Deed Book 86-E at Page 194, in the Office of the Spartanburg County Register of Deeds. TMS No. 5-10-00-007.35

Property address: 346 Heatherbrook Drive, Lyman, SC 29365

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master in Equity, at conclusion of the bidding, five percent (5%) of said bid is due and payable immediately upon closing of the bidding, in cash or equivalent, as evidence of good faith, same to be applied to purchase price in case of compliance, but to be forfeited and applied first to costs and then to Plaintiff's debt in the case of non-compliance. In the event of a third party bidder and that any third party bidder fails to deliver the required deposit in certified (immediately collectible) funds with

wish to review the current state law or seek the advice of any attorney licensed in South Carolina.

SCOTT AND CORLEY, P.A. Attorney for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2015-CP-42-03203 BY VIRTUE of the decree heretofore granted in the case of: Wells Fargo Bank, N.A. vs. Dustin Holbert; Double K Developers, Inc., the undersigned Master In Equity for Spartanburg County, South Carolina: will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN PIECE, PAR-CEL OR LOT OF LAND, SITUATE, LYING AND BEING IN THE STATE OF SOUTH CAROLINA, COUNTY OF SPARTANEURG, BEING SHOWN AND DESIGNATED AS LOT NO. 5, FRONTING ON MARTIN CAMP ROAD AS SHOWN ON SURVEY PREPARED FOR DOUBLE K. DEVELOPERS, INC. BY JOHN ROBERT JENNINGS, PLS, DATED MAY 21, 2006 AND RECORD-ED NOVEMBER 30, 2006 IN THE RECORDS FOR SPARTANEURG COUN-TY, SOUTH CAROLINA.

THIS BEING THE SAME PROPERTY CONVEYED TO DUSTIN HOLBERT BY DEED OF DOUBLE K DEVELOPERS, INC. DATED NOVEMBER 27, 2006 AND RECORDED NOVEMBER 30, 2006 IN BOOK 87-G, PAGE 557 IN THE RECORDS FOR SPARTANBURG COUN-TY, SOUTH CAROLINA.

CURRENT ADDRESS OF PROPERTY: 837 Martin Camp Road, Chesnee, SC 29323

TMS: 2-17-00-007.01

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiffs debt in the case of noncompliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In

PREPARED FOR JAMES MITCHELL WILLIAMS AND TERESA LATHAM WILLIAMS BY JAMES V. GREGORY, PLS, DATED JUNE 28, 1996, RECORDED JULY 2, 1996 IN PLAT BOOK 134 AT PAGE 445 IN THE RMC OFFICE FOR SPARTANBURG COUNTY, SOUTH CAROLINA.

THIS BEING THE SAME PROPERTY CONVEYED TO JERRY R. NORWOOD BY DEED OF FEDERAL HOME LOAN MORTGAGE CORPORATION DATED MAY 9, 2006 AND RECORDED MAY 17, 2006 IN DEED BOOK 85-U, PAGE 364 IN THE RECORDS FOR SPAR-TANBURG COUNTY, SOUTH CAROLI-NA.

CURRENT ADDRESS OF PROPERTY: 304 Maxine Drive, Spartanburg, SC 29301

TMS: 7-20-04-065.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master Tn Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 2.75% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set EST TO RAY L. MCCALLISTER BY DEED DATED AUGUST 23, 2002 AND RECORDED AUGUST 29, 2002 IN DEED BOOK 76-J AT PAGE 801 IN SAID RECORDS.

CURRENT ADDRESS OF PROPERTY: 115 Seay Place Drive, Boiling Springs, SC 29316 TMS: 2-36-00-107.10

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiffs debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). Deficiency judgment being demanded, the bidding will not be closed on the day of sale but will remain open for a period of thirty (30) days as provided by law. Plaintiff is demanding a deficiency, the Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 5.5% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLIC 3800 Fernandina Rd., Suite 110 Columbia, South Carolina 29210 Attorneys for Plaintiff 125 Cunningham Street, Arcadia, SC 29320 TMS: 6-17-08-034 00

TERMS OF SALE: The successful

bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 6% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any

other senior encumbrances. In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Suite 110

Columbia, South Carolina 29210 Attorneys for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2016-CP-42-04135 BY VIRTUE of the decree heretofore granted in the case of: Wells Fargo Bank, N.A. vs. Robert F. In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Suite 110

Columbia, South Carolina 29210 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3541 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2016-CP-42-04644 BY VIRTUE of the decree heretofore granted in the case of Caliber Hone Loans, Inc. vs. Helen Ruth Shippy; South Carolina Department of Revenue, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN PIECE, PAR-CEL OR LOT OF LAND SITUATE, LYING AND BEING IN THE STATE OF SOUTH CAROLINA, COUNTY OF SPARTANEURG, BEING SHOWN AND DESIGNATED AS LOT NO. 35, CON-TAINING 0.166 ACRES, MORE OR LESS, AS SHOWN ON PLAT OF TRIM-ITY GATE @ THE PROMISED LAND, PREPARED BY NEIL R. PHILLIPS & COMPANY, INC., DATED FEBRUARY 7, 2007, AND RECORDED APRIL 12, 2007, IN THE ROD OFFICE FOR SPARTANEURG COUNTY, S.C. IN

PLAT BOOK 161, PAGE 377. FOR A MORE COMPLETE AND PARTICULAR DESCRIPTION REFERENCE IS MADE TO THE AFORESAID PLAT AND RECORD THEREOF.

THIS BEING THE SAME PROPERTY CONVEYED TO HELEN RUTH SHIPPY BY DEED OF ERIC ROBINSON DATED FEBRUARY 5, 2016 AND RECORDED FEBRUARY 9, 2016 IN BOOK 111-G AT PAGE 286 IN THE OFFICE OF THE REGISTER OF DEEDS FOR SPARTANBURG COUNTY, SOUTH CAR-OLINA.

CURRENT ADDRESS OF PROPERTY: 513 Shilo Drive, Spartanburg, SC 29306

TMS: 6-21-15-039.39

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiffs debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 4% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order.

BROCK & SCOTT, PLLC 3800 Fernandina Rd., Suite 110 Columbia, South Carolina 29210 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3541 HON. GORDON G. COOPER Master in Equity for

unknown minors, incompetent or imprisoned person, or persons IN PLAT BOOK 151, AT PAGE 109 to costs and then to the under a disability being a AND HAVING, ACCORDING TO SAID Plaintiff's debt in the case class designated as John Doe, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT PIECE, PARCEL OR LOT OF LAND IN SPARTANBURG COUNTY. STATE OF SOUTH CAROLINA, NEAR BOILING SPRINGS, AS PER A SUR-VEY FOR TROY RIDINGS BY C. A. SEAWRIGHT, RLS, DATED JANUARY 16, 1964 AND RECORDED JANUARY 28, 1964 IN PLAT BOOK 47, PAGE 281, ROD OFFICE FOR SPARTAN-BURG COUNTY, SOUTH CAROLINA. THIS BEING THE SAME PROPERTY CONVEYED TO HORACE RIDINGS BY DEED OF TROY RIDINGS DATED AUGUST 7, 1964 AND RECORDED AUGUST 25, 1964 IN BOOK 30-M AT PAGE 429 IN THE RECORDS FOR SPARTANBURG COUNTY, SOUTH CAR-OLINA. SUBSEQUENTLY, HORACE RIDINGS PASSED AWAY AND HIS INTEREST IN THE SUBJECT PROP-ERTY WAS PASSED TO BERNICE RIDINGS PURSUANT TO THE WILL OF HORACE RIDINGS AND BY PRO-BATE OF ESTATE FILE 2003-ES-42-01387.

CURRENT ADDRESS OF PROPERTY: 944 Old Furnace Road, Spartanburg, SC 29316

TMS: 2-43-00-085.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 6.25% per annum. The sale shall be subject to taxes and

SHOWN ON PLAT THEREOF RECORDED be forfeited and applied first PLAT, METES AND SOUNDS AS SHOWN THEREON.

THIS BEING THE SAME PROPERTY CONVEYED TO ROY L. ROACH AND MARY M. ROACH BY DEED OF SEP-PALA HOMES INC. DATED JANUARY 7, 2002 AND RECORDED JANUARY 14, 2002 IN BOOK 75-B, PAGE 456 IN THE RECORDS FOR SPARTANBURG COUNTY, SOUTH CAROLINA.

SUBSEQUENTLY, ROY L. ROACH SR. AKA ROY L. ROACH PASSED AWAY AND HIS INTEREST IN THE SUBJECT PROPERTY WAS CONVEYED TO SANDRA R. SMITH AND DAVID E. ROACH BY DEED OF DISTRIBUTION, JULY 3, 2016, AND RECORDED JULY 13, 2016, IN DEED BOOK 112-T AT PAGE 35, IN THE OFFICE OF THE REGISTER OF DEEDS FOR SPARTANBURG COUNTY.

CURRENT ADDRESS OF PROPERTY: 413 James J. Newman Boulevard, Lyman, SC 29365

TMS: 5-15-06-138.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Dav (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Plaintiff is demanding a deficiency, the Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 6.22% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

In the event an agent of Plaintiff does not appear at the time of sale, the within

of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) davs, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 3.75% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Ste. 110 Columbia, SC 29210 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3451 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2016-CP-42-04671 BY VIRTUE of the decree heretofore granted in the case of: U.S. Bank National Association vs. John J. Hicks; Nancy C. Lamb; Patricia Bennett; UniFirst Corporation d/b/a UniFirst Corp. Location #296; Bank of America, N.A., the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

All that certain piece, parcel or lot of land, together with all improvements located thereon, situate, lying and being in the County of Spartanburg, State of South Carolina, in Beech Springs Township, about two miles southeast of the City of Greer, being shown on a plat made for the Manning A. Wood Estate by John A. Simmons, Surveyor, dated November 30, 1960 and also being shown on a more recent plat entitled "Survey for John H. Hicks & Nancy C. Lamb," prepared by Site Design, Inc., dated August 28, 2003 and recorded in the Register of Deeds for Spartanburg County in Plat Book 154 at Page 738 and having such metes and bounds as shown on the more recent plat, reference to which is hereby made for a more complete description.

4.125% per annum. The sale from sale and sold at the next shall be subject to taxes and available sales date upon the assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

In the event an agent of Plaintiff does not appear at the time of sale, the within Columbia, SC 29210 property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC

3800 Fernandina Rd., Suite 110 Columbia, South Carolina 29210 Attorneys for Plaintiff HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2017-CP-42-00014 BY VIRTUE of the decree heretofore granted in the case of: Deutsche Bank National Trust Company, as Trustee for NovaStar Mortgage Funding Trust, Series 2007-2 vs. The Estate of William Worthy, John Doe and Richard Roe, as Representatives of all Heirs and Devisees of William Worthy, Deceased, and all persons entitled to claim under or through them; also, all other persons or corporations unknown claiming any right, title, interest in or lien upon the real estate described herein, any unknown adults, whose true names are unknown, being as a class designated as John Doe, and any unknown infants, persons under disability, or persons in the Military Service of the United States of America, whose true names are unknown, being as a class designated as Richard Roe; Marci Worthy a/k/a Marcie Worthy; William Daniel Worthy; Megan Nicole Worthy; Robert Dylan Worthy, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN PIECE, PAR-CEL OR LOT OF LAND LYING, SIT-UATE AND BEING IN THE STATE OF SOUTH CAROLINA, COUNTY OF SPARTANBURG, KNOWN AND DESIG-NATED AS LOT NO. 11, AS SHOWN ON A PLAT ENTITLED, "OLD FARM SUBDIVISION," MADE BY JAMES V. GREGORY, PLS, DATED SEPTEMBER 10, 1991 AND RECORDED IN THE RMC OFFICE FOR SPARTANBURG

terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Ste. 110 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3451 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2017-CP-42-01361 BY VIRTUE of the decree heretofore granted in the case of: The Bank of New York Mellon, f/k/a The Bank of New York, as trustee for the holders of the EQCC Asset Backed Certificates, Series 2001-1F vs. Anthony Reid Shelton; Darrell Barnard Shelton, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN LOT OR PARCEL OF LAND SITUATE, LYING AND BEING IN THE CITY OF SPARTAN-BURG, STATE OF SOUTH CAROLINA, SPARTANBURG COUNTY, BEING LOCATED ON THE SOUTH SIDE OF LASALLE COURT, KNOWN AND DES-IGNATED AS LOT NO. 5, BLOCK "C", ON PLAT OF BELLMONT SUB-DIVISION, PREPARED BY GOOCH AND TAYLOR, SURVEYORS, DATED NOVEMBER 4, 1948, AND RECORDED IN PLAT BOOK 23, PAGES 424-427, RMC OFFICE FOR SPARTAN-BURG COUNTY. REFERENCE IS HEREBY MADE TO SAID PLAT FOR A MORE DETAILED DESCRIPTION.

THIS BEING THE SAME PROPERTY CONVEYED TO FREDDIE SHELTON AND SARA C. SHELTON BY DEED OF NORMAN SHELTON, JR. DATED AND RECORDED OCTOBER 21, 1975 IN BOOK 43-E AT PAGE 732. SUBSE-OUENTLY, SARA C. SHELTON CON-VEYED HER INTEREST IN THE SUB-JECT PROPERTY TO FREDDIE SHEL-TON BY DEED DATED SEPTEMBER 21, 1987, AND RECORDED SEPTEM-BER 25, 1987, IN DEED BOOK 53-P AT PAGE 839, IN THE OFFICE OF THE REGISTER OF DEEDS FOR SPARTANBURG COUNTY, SOUTH CAR-OLINA. THEREAFTER, FREDDIE SHELTON PASSED AWAY ON NOVEM-BER 29, 2013, LEAVING THE SUB-JECT PROPERTY TO HIS DEVISEES, NAMELY DARRELL BARNARD SHELTON AND ANTHONY REID SHELTON, AS SHOWN IN ESTATE FILE NUMBER 2014-ES-42-00127. SEE ALSO DEED OF DISTRIBUTION DATED JULY 16, 2015 AND RECORDED

Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2017-CP-42-00077 BY VIRTUE of the decree heretofore granted in the case of: Bank of America, N.A. vs. The Estate of Bernice V. Ridings a/k/a Bernice Ridings, John Doe and Richard Roe, as Representatives of all Heirs and Devisees of Bernice V. Ridings a/k/a Bernice Ridings, and all persons entitled to claim under or through them; also, all other persons or corporations unknown claiming any right, title, interest in or lien upon the real estate described herein, any unknown adults, whose true names are unknown, being as a class designated as John Doe, and any unknown infants, persons under disability, or persons in the Military Service of the United States of America, whose true names are unknown, being as a class designated as Richard Roe; Penny Ridings; The Estate of Karen Gilbert, John Doe and Richard Roe, as Representatives of all Heirs and Devisees of Karen Gilbert, and all persons entitled to claim under or through them; also, all other persons or corporations unknown claiming any right, title, interest in or lien upon the real estate described herein, any unknown adults, whose true names are unknown, being as a class designated as John Doe, and any unknown infants, persons under disability, or persons in the Military Service of the United States of America, whose true names are unknown, being as a class designated as Richard Roe; Pamela Stafford; Michael Bruce Ridings, and if he be deceased, then Any heirs-atlaw or devisees of Michael Bruce Ridings, deceased, their heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons or entities entitled to claim through them; all unknown persons or entities with any right, title, estate, interest in or lien upon the real estate described in the complaint herein; also any persons who may be in the military service of the United States of America, being a class designated as Richard Roe; and any assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Ste. 110 Columbia, SC 29210 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3451 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2016-CP-42-04529 BY VIRTUE of the decree heretofore granted in the case of: U.S. Bank Trust, N.A., as Trustee for LSF10 Master Participation Trust vs. Any heirs-at-law or devisees of Mary M. Roach, deceased, their heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons or entities entitled to claim through them; all unknown persons or entities with any right, title, estate, interest in or lien upon the real estate described in the complaint herein; also any persons who may be in the military service of the United States of America, being a class designated as Richard Roe; and any unknown minors, incompetent or imprisoned person, or persons under a disability being a class designated as John Doe; Sandra R. Smith; David E. Roach; Dolly Guertin, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN PIECE, PAR-CEL OR LOT OF LAND SITUATE, LYING AND BEING IN THE STATE OF SOUTH CAROLINA COUNTY OF SPAR-TANBURG COUNTY BEING SHOWN AND DESIGNATED AS LOT 14 OF FOGEL VALLEY N/K/A FOGEL GLENN AS

property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Ste. 110 Columbia, SC 29210 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3451 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2017-CP-42-00375 BY VIRTUE of the decree heretofore granted in the case of: PennyMac Loan Services, LLC vs. Darla H. Howard, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN PIECE, PAR-CEL OR LOT OF LAND, WITH IMPROVEMENTS THEREON, LYING, SITUATE AND BEING IN THE STATE AND COUNTY AFORESAID, BEING SHOWN AND DESIGNATED AS LOT NO. 14, DOGWOOD ACRES SUBDIVI-SION, CONTAINING 0.69 OF AN ACRE, MORE OR LESS, UPON A PLAT PREPARED BY J.Q. BRUCE, RLS, DATED FEBRUARY 23, 1968, REVISED APRIL 13, 1973, AND RECORDED IN PLAT BOOK 72, AT PAGES 856-858, OFFICE OF THE REGISTER OF DEEDS FOR SPARTAN-BURG COUNTY, SOUTH CAROLINA.

THIS BEING THE SAME PROPERTY CONVEYED TO DARLA H. HOWARD BY DEED OF PATTERSON DEVELOPERS OF LYMAN, INC. DATED MARCH 17, 2016 AND RECORDED MARCH 18, 2016 IN BOOK 111-Q AT PAGE 769 IN THE RECORDS FOR SPARTANBURG COUNTY, SOUTH CAROLINA.

CURRENT ADDRESS OF PROPERTY: 130 Dogwood Circle, Inman, SC 29349

TMS: 1-38-14-050.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to

This being the same property conveyed to John J. Hicks and Nancy C. Lamb by Deed of Rhonda Bell a/k/a Rhonda Carol Bell Lindsev dated September 5, 2003 and recorded September 8, 2003 in Book 78-Q at Page 706 in the records for Spartanburg County, South Carolina. CURRENT ADDRESS OF PROPERTY:

520 Victor Hill Road, Greer, SC 29651

TMS: 5-19-00-086.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of COUNTY, SOUTH CAROLINA IN PLAT BOOK 114 AT PAGE 349. REFER-ENCE IS HEREBY MADE TO SAID PLAT FOR A MORE COMPLETE METES AND BOUNDS DESCRIPTION.

THIS BEING THE SAME PROPERTY CONVEYED UNTO WILLIAM D. WOR-THY BY DEED OF IMPERIAL DEVEL-OPERS, INC. DATED DECEMBER 19, 1991 AND RECORDED DECEMBER 20, 1991 IN DEED BOOK 58-J AT PAGE 914. SUBSEQUENTLY, THE SUBJECT PROPERTY WAS CONVEYED UNTO WILLIAM D. WORTHY AND MARCIE WORTHY BY QUIT CLAIM DEED OF WILLIAM D. WORTHY, DATED APRIL 19, 2002, AND RECORDED MAY 23, 2002, IN DEED BOOK 75-V AT PAGE 0479, IN THE OFFICE OF THE REG-ISTER OF DEEDS FOR SPARTANBURG COUNTY.

CURRENT ADDRESS OF PROPERTY: 2901 Bishop Road, Inman, SC 29349

TMS: 1-39-00-143.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 2% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn JULY 24, 2015 IN BOOK 109-0 AT PAGE 569 IN THE OFFICE OF THE ROD FOR SPARTANBURG COUNTY, SOUTH CAROLINA.

CURRENT ADDRESS OF PROPERTY: 123 La Salle Court, Spartanburg, SC 29306

TMS: 7 16 04 213.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 13.05% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances. In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Ste. 110 Columbia, SC 29210 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3451 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C.

10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2017-CP-42-00770 BY VIRTUE of the decree heretofore granted in the case of: U.S. Bank National Association, as Trustee for SASCO Mortgage Loan Trust 2005-WF3 vs. Andrea Porter; CFNA Receivables (TX), LLC s/b/m to CitiFinancial Inc., the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL OF THAT CERTAIN PIECE, PARCEL, OR LOT OF LAND SITU-ATE, LYING, AND BEING IN THE COUNTY OF SPARTANBURG, STATE OF SOUTH CAROLINA, BEING MORE PARTICULARLY SHOWN AND DESIG-NATED AS LOT NO. 30 AND A POR-TION OF LOT NO. 31, BLOCK N, L.P. WALKER SUBDIVISION AS SHOWN ON PLAT FOR COTHREN MCCOY MORRIS, DATED MAY 29, 1990 AND RECORDED MAY 30, 1990 IN PLAT BOOK 110, PAGE 207 IN THE RECORDS FOR SPARTANBURG COUNTY, SOUTH CAROLINA.

THIS BEING THE SAME PROPERTY CONVEYED TO ANDREA PORTER BY DEED OF WELLS FARGO FINANCIAL SOUTH CAROLINA, INC. DATED APRIL 18, 2005 AND RECORDED MAY 11, 2005 IN BOOK 82-Z AT PAGE 665 IN THE RECORDS FOR SPARTANBURG COUNTY, SOUTH CAR-OLINA.

CURRENT ADDRESS OF PROPERTY: 500 El Paso Street, Spartanburg, SC 29303

TMS: 6-13-12-005.00 TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). Deficiency judgment being demanded, the bidding will not be closed on the day of sale but will remain open for a period of thirty (30) days as provided by law. Plaintiff is demanding a deficiency, the Plaintiff may waive any of its rights, including its right to a deficiency judgment, prior to sale. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 4.125% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances. In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Ste. 110 Columbia, SC 29210 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3451 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

HUSKEY, INC., RECORDED IN PLAT BOOK 105, PAGE 512, ROD OFFICE FOR SPARTANBURG COUNTY.

THIS BEING THE SAME PROPERTY CONVEYED TO KARL E. AUSTIN, JR. BY DEED OF JEFF GOULD AND JENNY PIKE-GOULD, SAID DEED DATED AUGUST 12, 2009 AND RECORDED AUGUST 13, 2009 IN BOOK 94J AT PAGE 407 IN THE RECORDS FOR SPARTANBURG COUN-TY, SOUTH CAROLINA.

CURRENT ADDRESS OF PROPERTY: 7 Van Patton Street, Inman, SC 29349

TMS: 1-39-14-076.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 5.375% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances. In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Ste. 110 Columbia, SC 29210 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3451 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 6.75% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. Brock & Scott, PLLC Columbia, SC 29210 Attorneys for Plaintiff Phone 803-454-3540 Fax 803-454-3541 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2017-CP-42-02252 BY VIRTUE of the decree heretofore granted in the case of: Deutsche Bank National Trust Company, as Trustee for Saxon Asset Securities Trust 2006-2 Mortgage Loan Asset Backed Certificates, Series 2006-2 vs. Eldon Edward Knoke; Eleanor W. Knoke; CPM Federal Credit Union, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN PIECE, PAR-CEL OR LOT OF LAND, WITH ALL IMPROVEMENTS THEREON, OR TO BE CONSTRUCTED THEREON, SITUATE, LYING AND BEING IN THE STATE OF SOUTH CAROLINA, COUNTY OF SPARTANBURG, ON THE EAST SIDE OF HUGHES AVENUE, IN THE TOWN OF WOODRUFF, AND HAVING THE FOLLOWING COURSES AND DIS-

cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 2% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and

restrictions of record and any other senior encumbrances. In the event an agent of Plaintiff does not appear at 3800 Fernandina RD., Suite 110 the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Ste. 110 Columbia, SC 29210 Attorneys for Plaintiff Phone: 803-454-3540 Fax: 803-454-3451 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2017-CP-42-01094 BY VIRTUE of the decree heretofore granted in the case of: U.S. Bank National Association vs. Heath W. Robertson; South Carolina State Housing Finance and Development Authority, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

All that certain piece, parcel or lot of land, situate, lying and being in the State of South Carolina, County of Spartanburg, being shown and designated as Lot No. 23, as shown on a survey prepared for R.E. Coleman by W.N. Willis, Engineer, dated January 14, 1965 and recorded in Plat Book 49, Page 327, RMC Office for Spartanburg County, S.C. For a more complete and particular description, reference is hereby made to the above referred to plats and records thereof.

the time of sale, the within property shall be withdrawn may be in the military service from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina RD., Suite 110 Columbia, SC 29210 Attorneys for Plaintiff Phone 803-454-3540 Fax 803-454-3541 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2016-CP-42-04652 BY VIRTUE of the decree heretofore granted in the case of: U.S. Bank National Association vs. Marvella D. Arter-Benyagoub; Riverdale Homeowners' Association, Inc., the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bid-

All that lot or parcel of land shown and designated as Lot No. 56, No. 2 Reeves Street, on a plat entitled Subdivision for Riverdale Mills, at Enoree, Spartanburg County, South Carolina, by Gooch & Taylor, Surveyors, revised May 24, 1957, said plat being recorded in Plat Book 35 pages 578-587, RMC Office for Spartanburg County.

This being the same property conveyed to Marvella D. Arter-Benyagoub by deed of Jerry Ann Hennett Hendricks and M. Elton Hendricks dated January 26, 2011 and recorded February 18, 2011 in Book 97-W at Page 695 in the ROD Office for Spartanburg County.

CURRENT ADDRESS OF PROPERTY: 2 Reeves Street, Enoree, SC 29335

TMS: 4-60-03-039.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 4.375% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances. In the event an agent of Plaintiff does not appear at the time of sale, the within property shall be withdrawn from sale and sold at the next available sales date upon the terms and conditions as set forth in the Judgment of Foreclosure and Sale or such terms as may be set forth in a supplemental order. BROCK & SCOTT, PLLC 3800 Fernandina Rd., Suite 110 Columbia, SC 29210 Attorneys for Plaintiff Phone 803-454-3540 Fax 803-454-3541 HON. GORDON G. COOPER Master in Equity for Spartanburg County, S.C. 10-19, 26, 11-2

herein; also any persons who of the United States of America, being a class designated as Richard Roe; and any unknown minors, incompetent or imprisoned person, or persons under a disability being a class designated as John Doe; Kyle Connor Hatley; Casey Hatley Bishop a/k/a Casey Brook Hatley a/k/a Casey Brook Hatley Bishop; Chip Hatley a/k/a Felix A. Hatley; Midland Funding LLC, Defendant(s).

Summons and Notices

(Non-Jury) Foreclosure of Real Estate Mortgage TO THE DEFENDANT (S) ABOVE NAMED:

YOU ARE HEREBY SUMMONED and required to appear and defend by answering the Complaint in this action, a copy of which is hereby served upon you, and to serve a copy of your Answer on the subscribers at their offices at 3800 Fernandina Road, Suite 110, Columbia, SC 29210, within thirty (30) days after the service hereof, exclusive of the day of such service; except that the United States of America, if named, shall have sixty (60) days to answer after the service hereof, exclusive of the day of such service; and if you fail to do so, judgment by default will be rendered against you for the relief demanded in the Complaint.

TO MINOR (S) OVER FOURTEEN YEARS OF AGE, AND/OR TO MINOR (S) UNDER FOURTEEN YEARS OF AGE AND THE PERSON WITH WHOM THE MINOR(S) RESIDES, AND/OR TO PERSONS UNDER SOME LEGAL DISABILITY:

YOU ARE FURTHER SUMMONED AND NOTIFIED to apply for the appointment of a quardian ad *litem* within thirty (30) days after the service of this Summons and Notice upon you. If you fail to do so, application for such appointment will be made by Attorney for Plaintiff.

YOU WILL ALSO TAKE NOTICE that Plaintiff will move for an Order of Reference or the Court may issue a general Order of Reference of this action to a Master-in-Equity/ Special Referee, pursuant to Rule 53 of the South Carolina Rules of Civil Procedure.

YOU WILL ALSO TAKE NOTICE that under the provisions of S.C. Code Ann. § 29-3-100, effective June 16, 1993, any collateral assignment of rents contained in the referenced Mortgage is perfected and Attorney for Plaintiff hereby gives notice that all rents shall be payable directly to it by delivery to its undersigned attorneys from the date of default. In the alternative, Plaintiff will move before a judge of this Circuit on the 10th day after service hereof, or as soon thereafter as counsel may be heard, for an Order enforcing the assignment of rents, if any, and compelling payment of all rents covered by such assignment directly to the Plaintiff, which motion is to be based upon the original Note and Mortgage herein and the Complaint attached hereto.

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2017-CP-42-01025 BY VIRTUE of the decree heretofore granted in the case of: Wells Fargo Bank, N.A. vs. Karl E. Austin Jr.; Andy Godfrey; Connie Lillian Bayne, Personal Representative of the Estate of Mary N. Solesbee, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

ALL THAT CERTAIN PARCEL OR TRACT OF LAND WITH ANY IMPROVEMENTS THEREON, LOCATED IN THE COUNTY OF SPARTANBURG, STATE OF SOUTH CAROLINA, BEING SHOWN AND DESIGNATED AS LOT NO. 7 ON PLAT ENTITLED "ESTATE OF R. F. WATERS DECEASED", DATED MAY 6, 1928, MADE BY J. H. ATKINS, SURVEYOR, RECORDED IN PLAT BOOK 10, PAGE 64, IN THE REGISTER OF DEEDS OFFICE FOR SPARTANBURG COUNTY, MORE RECENTLY SHOWN AND DELINEATED ON PLAT ENTITLED "SURVEY FOR MARY C. WRIGHT", DATED OCTOBER 27, 1988, MADE BY WOLFE &

MASTER'S SALE

NOTICE OF SALE CIVIL ACTION NO. 2017-CP-42-01635 BY VIRTUE of the decree heretofore granted in the case of: Regions Bank Successor by Merger with Regions Mortgage, Inc. vs. Mary S. Ratteree a/k/a Mary R. Kauser; Woodburn Club Property Owner's Association, Inc. a/k/a Woodburn Club Homeowners Association, Inc.; Synchrony Bank f/k/a GE Money Bank, the undersigned Master In Equity for Spartanburg County, South Carolina, will sell on November 6, 2017 at 11:00 AM, at the Spartanburg County Courthouse, City of Spartanburg, State of South Carolina, to the highest bidder:

All that certain piece, parcel, or lot of land, with all improvement thereon, situate, lying and being in the state of South Carolina, County of Spartanburg, locate near Carolina Country Club, being shown and designated as Lot No. 66 of Woodburn Club Subdivision, containing .046 acres, more or less, fronting on Woodburn Creek Road on a plat of a survey for Chanda L. Dyar by Neil R. Phillips & Company, Inc., dated March 25, 1993 and recorded on March 31, 1993 in Plat Book 120 at Page 22 in the R.M.C. Office for Spartanburg County, S.C.

This being the same property conveyed to Mary R. Kauser by deed of Mary Purnell Gee, Virginia Gee Reynolds, and Milton Carlyle Gee recorded March 8, 1999 in book 69-M at page 0869 in the office of the Register of Deeds for Spartanburg County, South Carolina. CURRENT ADDRESS OF PROPERTY: 317 Woodburn Creek Road, Spartanburg, SC 29302

TMS: 7-17-07-252.00 TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30)

TANCES TO-WIT: REGINNING AT A STAKE ON EDGE OF EAST SIDE OF HUGHES AVENUE AND RUNNING THENCE WITH THE NORTHERLY PROPERTY LINE OF THE BELOW DESCRIBED LOT AND BEYOND NORTH 59-15 EAST 258 FEET TO A STAKE IN THE CENTER OF THE MAIN TRACK OF C & WC RAILROAD; THENCE WITH THE RAILROAD NORTH 54-00 WEST 63 FEET TO A STAKE IN RAILROAD; THENCE SOUTH 59-15 WEST 234 FEET TO AN IRON PIN ON HUGHES AVENUE, SAID LAST MENTIONED LINE PASSING THROUGH A PECAN TREE AT A DISTANCE OF 16 FEET FROM RAILROAD; THENCE WITH HUGHES AVENUE SOUTH 31-45 EAST 57 FEET TO THE BEGINNING POINT. BOUNDED BY HUGHES AVENUE, BY THE BELOW DESCRIBED LOT, BY LANDS FORMERLY OWNED BY O.E. WESTMORELAND AND W.A. PATTILLO, SR. AND PROBABLY OTHERS.

ALSO, ALL THAT CERTAIN PIECE, PARCEL OR LOT OF LAND, WITH ALL IMPROVEMENTS THEREON, OR TO BE CONSTRUCTED THEREON, SITUATE, LYING AND BEING IN THE STATE OF SOUTH CAROLINA, COUNTY OF SPARTANBURG, ON THE EAST SIDE OF HUGHES AVENUE, IN THE TOWN OF WOODRUFF, AND HAVING THE FOLLOWING COURSES AND DIS-TANCES TO-WIT: BEGINNING AT A STAKE ON THE EDGE OF HUGHES AVENUE AND WHICH STAKE IS AT THE SOUTHWEST CORNER OF THE ABOVE DESCRIBED LOT, AND RUN-NING THENCE WITH THE EAST SIDE OF HUGH AVENUE SOUTH 28-1/2 EAST 50 FEET TO A STAKE; THENCE NORTH 60-1/2 EAST 168 FEET TO A STAKE; THENCE NORTH 28-1/2 WEST 50 FEET TO A STAKE ON THE SOUTHERLY PROPERTY LINE OF THE ABOVE DESCRIBED LOT; THENCE WITH SAID PROPERTY LINE SOUTH 60-1/2 WEST 168 FEET TO THE BEGINNING POINT. BOUNDED BY HUGHES AVENUE, BY THE ABOVE DESCRIBED LOT AND BY LANDS FORMERLY OWNED BY W.A. PATTIL-LO, SR.

THIS BEING THE SAME PROPERTY CONVEYED TO ELDON EDWARD KNOKE AND ELEANOR W. KNOKE BY DEED OF WALTER T. WESTMORELAND, DATED 11/11/94 AND RECORDED 11/14/94 IN DEED BOOK 62-B AT PAGE 858, SPARTANBURG COUNTY RECORDS.

CURRENT ADDRESS OF PROPERTY: 323 Hughes Street, Woodruff, SC 29388

TMS: 4-32-07-216.00

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in

This being the same property conveyed unto Heath W. Robertson by virtue of a Deed from Curtis Smith dated November 2, 2011 and recorded November 4, 2011 in Book 99M at Page 350 in the Office of the Register of Deeds of Spartanburg County, South Carolina. CURRENT ADDRESS OF PROPERTY: 10 Westmoreland Drive, Pacolet, SC 29372 TMS: 3-33-00-023.06

TERMS OF SALE: The successful bidder, other than the Plaintiff, will deposit with the Master In Equity, at conclusion of the bidding, five percent (5%) of his bid, in cash or equivalent, as evidence of good faith, same to be applied to the purchase price in case of compliance, but to be forfeited and applied first to costs and then to the Plaintiff's debt in the case of non-compliance. Should the last and highest bidder fail to comply with the other terms of the bid within thirty (30) days, then the Master In Equity may re-sell the property on the same terms and conditions on some subsequent Sales Day (at the risk of the said highest bidder). No personal or deficiency judgment being demanded, the bidding shall not remain open after the date of sale and shall be final on that date, and compliance with the bid may be made immediately. Purchaser to pay for documentary stamps on the Deed. The successful bidder will be required to pay interest on the amount of the balance of the bid from date of sale to date of compliance with the bid at the rate of 4.25% per annum. The sale shall be subject to taxes and assessments, existing easements and restrictions, easements and restrictions of record and any other senior encumbrances.

In the event an agent of Plaintiff does not appear at

LEGAL NOTICE

STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG IN THE COURT OF COMMON PLEAS

C/A No.: 2017-CP-42-03143 Wells Fargo Bank, N.A. successor by merger to Wells Fargo Bank Minnesota, National Association as trustee for First Franklin Mortgage Loan Trust 2003-FFH1 Asset Backed Certificates, Series 2003-FFH1, Plaintiff, v. Any heirs-at-law or devisees of Carol Bostic Hatley, deceased, their heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons or entities entitled to claim through them; all unknown persons or entities with any right, title, estate, interest in or lien upon the real estate described in the complaint

Lis Pendens

NOTICE IS HEREBY GIVEN THAT an action has been or will be commenced in this Court upon complaint of the above-named Plaintiff against the abovenamed Defendant(s) for the foreclosure of a certain mortgage of real estate given by Carol B. Hatley to First Franklin Financial Corporation dated June 25, 2003 and recorded on June 27, 2003 in Book 2994 at Page 526, in the Spartanburg County Registry (hereinafter, "Mortgage"). Thereafter, the Mortgage was transferred to the Plaintiff herein by assignment and/or corporate merger.

The premises covered and affected by the said Mortgage and by the foreclosure thereof were, at the time of the making $% \left({{{\left({{{{\left({{{}_{{\rm{m}}}}} \right)}} \right)}_{{\rm{m}}}}}} \right)$ thereof and at the time of the filing of this notice, more particularly described in the said Mortgage and are more commonly described as:

ALL that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate lying and being in the state of South Carolina, County of Spartanburg, Town of Duncan, fronting on Hughes Street and being shown and designated as LOTS NOS. 3 and 4 on a plat prepared for Sandra D. Whitmire by John Robert Jennings, R.L.S. dated June 28, 1990 recorded in Spartanburg County Plat Book 110 at Page 561. Reference to said plat is hereby made for a more complete property description.

This is the same property conveyed to Carol B. Hatley by deed from William C. Nilsson and John C. Cannon dated June 25, 2003 and recorded June 27, 2003 in Deed Book 78D at Page 796. Subsequently, Carol Bostick Hatley passed away on February 28, 2013 as shown in File Number 2013-ES-42-00354-

2. The subject property was conveyed from the Estate of Carol Bostic Hatley to Kyle Connor Hatley, Casey Hatley Bishop and Chip Hatley by Deed of Distribution dated March 14, 2016 and recorded June 6, 2016 in Book 112-H at Page 752 in the RMC Office for Spartanburg County, South Carolina. TMS No. 5-20-05-060.00

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Property Address: 145 Hughes Street, Duncan, SC 29334 Notice of Filing Complaint

TO THE DEFENDANTS ABOVE NAMED:

YOU WILL PLEASE TAKE NOTICE that the original Complaint, Cover Sheet for Civil Actions and Certificate of Exemption from ADR in the above entitled action was filed in the Office of the Clerk of Court for Spartanburg County on September 1, 2017.

Order Appointing Guardian Ad Litem and Appointment of Attornev

It appearing to the satisfaction of the Court, upon reading the filed Petition for Appointment of Kelley Woody, Esquire as Guardian ad Litem for unknown minors, and persons who may be under a disability, and it appearing that Kelley Woody, Esquire has consented to said appointment.

FURTHER upon reading the filed Petition for Appointment of Kelley Woody, Esquire as Attorney for any unknown Defendants who may be in the Military Service of the United States of America, and may be, as such, entitled to the benefits of the Servicemember's Civil Relief Act, and any amendments thereto, and it appearing that Kelley Woody, Esquire has consented to act for and represent said Defendants, it is

ORDERED that Kelley Woody, Esquire, P.O. Box 6432, Columbia, SC 29260 phone (803) 787-9678, be and hereby is appointed Guardian ad Litem on behalf of all unknown minors and all unknown persons who may be under a disability, all of whom may have or claim to have some interest or claim to the real property commonly known as 145 Hughes Street, Duncan, South Carolina 29334; that she is empowered and directed to appear on behalf of and represent said Defendants, unless said Defendants, or someone on their behalf, shall within thirty (30) days after service of a copy hereof as directed, procure the appointment of Guardian or Guardians ad Litem for said Defendants.

AND IT IS FURTHER ORDERED that Kelley Woody, Esquire, P.O. Box 6432, Columbia, SC 29260

default against the defendant America, being a class desigfor the relief demanded in the complaint.

that you have the right to be present and represented by an attorney. If you cannot afford an attorney, the court will appoint an attorney to represent you. It is your responsibility to contact the Clerk of Court's Office located at 180 Magnolia Street, Spartanburg, S.C. to apply for appointment of an attorney to represent you if you cannot afford an attorney.

Spartanburg, South Carolina October 2, 2017 S.C. DEPT. OF SOCIAL SERVICES Sara Gorski, Esquire Attorney for Plaintiff S.C. Dept. of Social Services 630 Chesnee Highway Spartanburg, S.C. 29303 (864) 345-1110 10-5, 12, 19

LEGAL NOTICE

STATE OF SOUTH CAROLINA COUNTY OF SPARATNBURG IN THE FAMILY COURT OF THE SEVENTH JUDICIAL CIRCUIT

2017-DR-42-1334 South Carolina Department of Social Services, Plaintiff,

vs. Amber Harrell, et al., Defendant(s), IN THE INTEREST OF: 1 minor child under the age of 18

Summons and Notice

TO DEFENDANTS: Amber Harrell: YOU ARE HEREBY SUMMONED and served with the Complaint for Non-Emergency Removal in and to the minor children in this action, the original of which has been filed in the Office of the Clerk of Court for Spartanburg County, on May 11, 2017, a copy of which will be delivered to you upon request; and to serve a copy of your answer to the complaint upon the undersigned attorney for the plaintiff at Sara Gorski Esq., 630 Chesnee Highway, Spartanburg, S.C. 29303, within thirty (30) days following the date of service upon you, exclusive of the day of such service; and if you fail to answer the complaint within the time stated, the plaintiff will apply for judgment by default against the defendant for the relief demanded in the complaint.

PLEASE TAKE FURTHER NOTICE that you have the right to be present and represented by an attorney. If you cannot afford an attorney, the court will appoint an attorney to represent you. It is your responsibility to contact the Clerk of Court's Office located at 180 Magnolia Street, Spartanburg, S.C. to apply for appointment of an attorney to represent you if you cannot afford an the appointment of the Guardattorney. Spartanburg, South Carolina October 2, 2017 S.C. DEPT. OF SOCIAL SERVICES Sara Gorski, Esquire Attorney for Plaintiff S.C. Dept. of Social Services 630 Chesnee Highway Spartanburg, S.C. 29303 (864) 345-1110 10-5, 12, 19

nated as Jane Doe; and any unknown minors or persons PLEASE TAKE FURTHER NOTICE under a disability being a class designated as Rachel Roe; and Any Heirs-at-Law or Devisees of the Estate of Irene Cates, Deceased, their heirs or devisees, successors and assigns, and all other persons entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of America, being a class designated as James Doe; and any unknown minors or persons under a disability being a class designated as Robert Roe, DEFENDANT(S).

Amended Summons and Notices TO THE DEFENDANT (S) ABOVE-NAMED:

YOU ARE HEREBY SUMMONED and required to appear and defend by answering the Complaint in this action, of which a copy is herewith served upon you, and to serve a copy of your Answer on the subscribers at their offices, 2712 Middleburg Drive, Suite 200, Columbia, Post Office Box 2065, Columbia, South Carolina, 29202-2065, within thirty (30) days after the service hereof. exclusive of the day of such service; except that the United States of America, if named, shall have sixty (60) days to answer after the service hereof, exclusive of the day of such service; and if you fail to do so, judgment by default will be rendered against you for the relief demanded in the Complaint.

YOU WILL ALSO TAKE NOTICE that should you fail to Answer the foregoing Summons, the Plaintiff will move for a general Order of Reference of this cause to the Master-In-Equity or Special Referee for Spartanburg County, which Order shall, pursuant to Rule 53 (e) of the South Carolina Rules of Civil Procedures, specifically provide that the said Master-In-Equity or Special Master is authorized and empowered to enter a final judgment in this cause.

TO MINOR (S) OVER FOURTEEN YEARS OF AGE AND/OR MINOR(S) UNDER FOURTEEN YEARS OF AGE AND THE PERSON WITH WHOM THE MINOR (S) RESIDES AND/OR TO PERSONS UNDER SOME LEGAL DIS-ABILITY: YOU ARE FURTHER SUM-MONED AND NOTIFIED to apply for the appointment of a Guardian Ad Litem within thirty (30) days after the service of this Summons and Notice upon you. If you fail to do so, Plaintiff will apply to have

tion Systems, Inc. as nominee for New South Federal Savings Bank, dated September 3, 2009, recorded September 23, 2009, in the office of the Clerk of Court/Register of Deeds for Spartanburg County, in Book 4277, at Page 814; thereafter, said Mortgage was assigned to Ditech Financial LLC by assignment instrument dated February 8, 2017 and recorded February 16, 2017 in Book 5239 at Page 451.

The description of the premises is as follows:

All that certain piece, parcel or lot of land, situate, lying and being in the State of South Carolina, County of Spartanburg, approximately 7 miles northeast of Inman, being known and designated as Lot No. 36, containing 0.96 acres more or less as shown upon a survey and plat made for Highland Hills, Section III, by James V. Gregory, Surveyor/ Engineer, dated July 26, 1990 and recorded in Plat Book 110 at Page 934 in the RMC Office for Spartanburg County, SC. For a more complete and particular description, reference is hereby made to the above referred to plat and record thereof.

The above described property is conveyed subject to Covenants and Restrictions recorded in Deed Book 56-W at Page 325 in the RMC Office for Spartanburg County, SC.

Please note that the above description has been modified to correct a minor, immaterial clerical error in the legal regarding the surveyor`s name. The Mobile Home located on the subject property has been permanently de-titled according to the laws of the State of South Carolina by virtue of that certain Manufactured Home Affidavit for Retirement of Title Certificate, dated September 3, 2009 and recorded March 1, 2010 in Book 95-R at Page 894.

This being the same property conveyed to Otto Wilkins and Anease Wilkins by deed of Larry Jackson, dated September 24, 1997 and recorded September 26, 1997 in Book 66-Q at Page 30 in the Office of the Register of Deeds for Spartanburg County. TMS No. 1-23-05-008.00

Property address: 315 Highwood Drive, Campobello, SC

29322 SCOTT AND CORLEY, P.A. By: Ronald C. Scott

(rons@scottandcorley.com), SC Bar #4996; Reginald P. Corley (reggiec@scottandcorley.com), SC Bar #69453; Angelia J. Grant (angig@scottandcorley. com), SC Bar #78334; Jessica

MINOR (S) RESIDES AND/OR TO PERSONS UNDER SOME LEGAL DIS-ABILITY:

YOU ARE FURTHER SUMMONED AND NOTIFIED to apply for the appointment of a Guardian Ad Litem to represent said minor(s) within thirty (30) days after the service of this Summons upon you. If you fail to do so, application for such appointment will be made by the Plaintiff(s) herein. Columbia, South Carolina August 10, 2017

NOTICE TO THE DEFENDANTS ABOVE NAMED:

YOU WILL PLEASE TAKE NOTICE that the Summons and Complaint, of which the foregoing is a copy of the Summons, were filed with the Clerk of Court for Spartanburg County, South Carolina on May 26, 2017. Columbia, South Carolina

Notice of Foreclosure Intervention

8/10/2017

PLEASE TAKE NOTICE THAT pursuant to the South Carolina Supreme Court Administrative Order 2011-05-02-01, you may have a right to Foreclosure Intervention. To be considered for any available Foreclosure Intervention, you may communicate with and otherwise deal with the Plaintiff through its law firm, Rogers Townsend and Thomas, PC. Rogers Townsend and Thomas, PC represents the Plaintiff in this action. Our law firm does not represent you. Under our ethical rules, we are prohibited from giving you any legal advice. You must submit any requests for Foreclosure Intervention consideration within 30 days from the date you are served with this Notice.

IF YOU FAIL, REFUSE, OR VOL-UNTARILY ELECT NOT TO PARTIC-IPATE IN FORECLOSURE INTERVEN-TION, THE FORECLOSURE ACTION MAY PROCEED.

Columbia, South Carolina August 10, 2017

s/ Robert P. Davis Rogers Townsend and Thomas, PC

ATTORNEYS FOR PLAINTIFF Robert P. Davis (SC Bar #74030), Robert.Davis@rttlaw.com Andrew W. Montgomery (SC Bar #79893), Andrew. Montgomery@rtt-law.com John J. Hearn (SC Bar # 6635), John.Hearn@rtt-law.com Kevin T. Brown (SC Bar # 064236), Kevin.Brown@rtt-law.com Jason D. Wyman (SC Bar # 100271), Jason.Wyman@rtt-law.com John P. Fetner (SC Bar# 77460), John.Fetner@rtt-law.com Clark Dawson (SC Bar# 101714), Clark.Dawson@rtt-law.com

100 Executive Center Drive, Suite 201 Post Office Box 100200 (29202) Columbia, South Carolina 29210

526 S. Irwin Avenue, Spartanburg, S.C. 29306

All that piece, parcel or lot of land, situate, lying and being in the State of South Carolina, County of Spartanburg, located on S. Irwin Avenue, and being more particularly shown and designated as the Northern 4.5 feet of Lot No. 32 and the Southern 65.5 feet of Lot No. 31, on plat of property of T.A. Irwin and W.P. Irwin, recorded in Plat Book 6, Page 90, in the Register of Deeds for Spartanburg County.

Beginning at an iron pin on the West side of Irwin Avenue, 70.5 feet in a Northerly direction from South Hampton Drive, running then N 74-30 $\ensuremath{\mathbb{W}}$ 150 feet to an iron pin; thence N 15-30 E 70 feet to an iron pin; thence S 74-30 E 150 feet to an iron pin on Irwin Avenue; thence with Irwin Avenue S 15-30 W 70 feet to an iron pin, the beginning corner. Block Map No. 7 16-02 096.00 September 27, 2017 MAX B. CAUTHEN, JR. Attorney for Plaintiff

200 Ezell Street Spartanburg, S.C. 29306 (864) 585-8797 (864) 573-7353 (Fax) 10-12, 19, 26

LEGAL NOTICE

STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG IN THE COURT OF COMMON PLEAS C/A No.: 2017-CP-42-03172

U.S. Bank National Association, Plaintiff, v. Eddie Shuler Jr.; Y'lena Shuler; Any heirs-at-law or devisees of Patricia Shuler a/k/a Patricia E. Shuler, deceased, their heirs, Personal Representa-Administrators, tives, Successors and Assigns, and all other persons or entities entitled to claim through them; all unknown persons or entities with any right, title, estate, interest in or lien upon the real estate described in the complaint herein; also any persons who may be in the military service of the United States of America, being a class designated as Richard Roe; and any unknown minors, incompetent or imprisoned person, or persons under a disability being a class designated as John Doe, Defendant(s).

Summons and Notices

(Non-Jury) Foreclosure of Real Estate Mortgage

TO THE DEFENDANT (S) ABOVE NAMED:

YOU ARE HEREBY SUMMONED and required to appear and defend by answering the Complaint in this action, a copy of which is hereby served upon you, and to serve a copy of your Answer on the subscribers at their offices at 3800 Fernandina Road, Suite 110, Columbia, SC 29210, within thirty (30) days after the service hereof, exclusive of the day of such service; except that the United States of America, if named, shall have sixty (60) days to answer after the service hereof, exclusive of the day of such service; and if you fail to do so, judgment by default will be rendered against you for the relief demanded in the Complaint.

phone (803) 787-9678, be and hereby is appointed Attorney for any unknown Defendants who are, or may be, in the Military Service of the United States of America and as such are entitled to the benefits of the Servicemember's Civil Relief Act aka Soldiers' and Sailors' Civil Relief Act of 1940, and any amendments thereto, to represent and protect the interest of said Defendants,

AND IT IS FURTHER ORDERED

That a copy of this Order shall be forth with served upon said Defendants by publication in The Spartan Weekly, a newspaper of general circulation published in the County of Spartanburg, State of South Carolina, once a week for three (3) consecutive weeks, together with the Summons and Notice of Filing of Complaint in the above entitled action. Brock & Scott, PLLC 3800 Fernandina Rd., Suite 110 Columbia, SC 29210 Phone 844-856-6646 Fax 803-454-3451 Attorneys for Plaintiff 10-5, 12, 19

LEGAL NOTICE

STATE OF SOUTH CAROLINA COUNTY OF SPARATNBURG IN THE FAMILY COURT OF THE SEVENTH JUDICIAL CIRCUIT

2017-DR-42-1333

South Carolina Department of Social Services, Plaintiff, vs. Tracie Teague, et al., Defendant(s), IN THE INTEREST OF: 2 minor children under the age of 18

Summons and Notice

TO DEFENDANTS: Tracie Teaque: YOU ARE HEREBY SUMMONED and served with the Complaint for Non-Emergency Removal in and to the minor children in this action, the original of which has been filed in the Office of the Clerk of Court for Spartanburg County, on May 11, 2017, a copy of which will be delivered to you upon request; and to serve a copy of your answer to the complaint upon the undersigned attorney for the plaintiff at Sara Gorski Esq., 630 Chesnee Highway, Spartanburg, S.C. 29303, within thirty (30) days following the date of service upon you, exclusive of the day of such service; and if you fail to answer the complaint within the time stated, the plaintiff will apply for judgment by

LEGAL NOTICE

STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG IN THE COURT OF COMMON PLEAS Case No. 2017-CP-42-00573 Ditech Financial LLC, PLAIN-TIFF, VS. Otto Wilkins, individually, and as Legal Heir or Devisee of the Estate of Anease Wilkins, Deceased; Any Heirs-at-Law or Devisees of the Estate of Anease Wilkins, Deceased, their heirs or devisees, successors and assigns, and all other persons

entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of America, being a class designated as John Doe; and any unknown minors or persons under a disability being a class designated as Richard Roe; and Highland Hills Homeowners` Association of Spartanburg, Inc.; Clara Wilkins, individually, and as Legal Heir or Devisee of the Estate of Anease Wilkins, Deceased; Teresa Wilkins, individually, and as Legal Heir or Devisee of the Estate of Anease Wilkins, Deceased; Otto Wilkins, Jr., individually, and as Legal Heir or Devisee of the Estate of Anease Wilkins, Deceased; Jimmy Wilkins, individually, and as Legal Heir or Devisee of the Estate of Anease Wilkins, Deceased; Vonda C. Wilkins, individually, and as Legal Heir or Devisee of the Estate of James Wilkins, Deceased; Any Heirs-at-Law or Devisees of the Estate of James Wilkins, Deceased, their heirs or devisees, successors and assigns, and all other persons entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of Fant, made absolute.

Notice TO THE DEFENDANTS:

YOU WILL PLEASE TAKE NOTICE (matthewr@scottandcorley.com), that the Summons and Complaint, of which the foregoing is a copy of the Summons, were filed with the Clerk of Court for Spartanburg County, South Carolina on February 20, 2017. PLEASE TAKE NOTICE that the order appointing Anne Bell Fant, whose address is PO Box 796, Simpsonville, SC 29681, as Guardian Ad Litem Nisi for all persons whomsoever herein collectively designated as Richard Roe, defendants herein whose names and addresses are unknown, including any thereof who may be minors, incapacitated, or under other legal disability, whether residents or non-residents of South Carolina; for all named Defendants, addresses unknown, who may be infants, incapacitated, or under a legal disability; for any unknown heirs-at-law of Anease Wilkins; Irene Cates; and James Wilkins, including their heirs, personal representatives, successors and assigns, and all other persons entitled to claim through them; and for all other unknown persons with any right, title, or interest in and to the real estate that is the subject of this foreclosure action, was filed in the Office of the Clerk of Court for Spartanburg County on the 3rd day of October, 2017.

YOU WILL FURTHER TAKE NOTICE that unless the said Defendants, or someone in their behalf or in behalf of any of them, shall within thirty (30) days after service of notice of this order upon them by publication, exclusive of the day of such service, procure to be appointed for them, or any of them, a Guardian Ad Litem to represent them or any of them for the purposes of this action, the Plaintiff will apply for an order making the appointment of said Guardian Ad Litem Nisi absolute.

Amended Lis Pendens

NOTICE IS HEREBY GIVEN that an action has been commenced by the Plaintiff above named against the Defendants above named for the foreclosure of a certain mortgage given by Otto Wilkins and Anease Wilkins to Mortgage Electronic Registra-

S. Corley (jessicac@scottandian ad Litem Nisi, Anne Bell corley.com), SC Bar #80470; Allison E. Heffernan (allisonh @scottandcorley.com), SC Bar #68530; Matthew E. Rupert SC Bar #100740; William P. Stork (williams@scottandcorley.com), SC Bar #100242; Louise M. Johnson (ceasiej@ scottandcorley.com), SC Bar #16586; Tasha B. Thompson (tashat@scottandcorley.com), SC Bar #76415 ATTORNEYS FOR THE PLAINTIFF 2712 Middleburg Dr., Ste. 200 Columbia, South Carolina 29204 803-252-3340 10-5, 12, 19

LEGAL NOTICE

STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG IN THE COURT OF COMMON PLEAS

Docket No. 2017-CP-42-01876 Deutsche Bank National Trust Company, as Trustee, in trust for registered Holders of First Franklin Mortgage Loan Trust 2005-FFH3, Asset-Backed Certificates, Series 2005-FFH3, Plaintiff, v. Margaret Crissone; Glenn Kilpatrick; Badcock and More; Defendant(s). (011847-04319)

Summons

Deficiency Judgment Waived TO THE DEFENDANT(S), Glenn Kilpatrick:

YOU ARE HEREBY SUMMONED and required to appear and defend by answering the Complaint in this foreclosure action on property located at 311 Williams Bottom Rd, Inman, SC 29349, being designated in the County tax records as TMS# 1-42-00-074.04, of which a copy is herewith served upon you, and to serve a copy of your Answer on the subscribers at their offices, 100 Executive Center Drive, Ste 201, Post Office Box 100200, Columbia, South Carolina, 29202-3200, within thirty (30) days after the service hereof, exclusive of the day of such service; except that the United States of America, if named, shall have sixty (60) days to answer after the service hereof, exclusive of the day of such service; and if you fail to do so, judgment by default will be rendered against you for the relief demanded in the

TO MINOR(S) OVER FOURTEEN YEARS OF AGE AND/OR MINOR(S) UNDER FOURTEEN YEARS OF AGE AND THE PERSON WITH WHOM THE

Complaint.

(803) 744-4444 (011847-04319) A-4634988 10-12, 19, 26

LEGAL NOTICE

STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG IN THE COURT OF COMMON PLEAS SEVENTH JUDICIAL CIRCUIT

2017-CP-42-1894

Heather Homes, LLC, Plaintiff, vs. Debra Ann Wallace. Also, all other persons unknown claiming any right, title, estate, interest in or lien upon the real estate described in the Complaint.

Amended Summons for Relief

TO DEFENDANTS: Debra Ann Wallace and all unknown persons:

YOU ARE HEREBY SUMMONED and required to answer the Complaint in this action, a copy of which is herewith served upon you, and to serve a copy of your Answer to the said Complaint on the subscriber at his office at 200A Ezell Street, Spartanburg, S.C. 29306-2338, within thirty (30) days after the service thereof, exclusive of the day of such service, and if you fail to answer the Complaint within the time aforesaid, the Plaintiff in this action will apply to the Court for the relief demanded in the Complaint. TO: Debra Ann Wallace and all

YOU WILL TAKE NOTICE that unless you, or someone on your behalf, applies to the Court within thirty (30) days of the date of service hereof to have a Guardian ad Litem appointed to represent you in this matter, then the Plaintiff will apply to the Court for such appointment.

unknown persons:

YOU WILL PLEASE TAKE NOTICE that the Amended Summons and Complaint and Lis Pendens were filed in the Office of the Clerk of Court for Spartanburg County on September 28, 2017. October 19, 2017

MAX B. CAUTHEN, JR. Attorney for Plaintiff 200 Ezell Street

Spartanburg, S.C. 29306-2338 Amended Lis Pendens

NOTICE IS HEREBY GIVEN that an action has been commenced and is pending in this Court upon the Complaint of the above named Plaintiff against the named Defendants to quiet title to a tax deed title to real estate owned by Plaintiff and described as follows:

TO MINOR (S) OVER FOURTEEN YEARS OF AGE, AND/OR TO MINOR (S) UNDER FOURTEEN YEARS OF AGE AND THE PERSON WITH WHOM THE MINOR(S) RESIDES, AND/OR TO PERSONS UNDER SOME LEGAL DISABILITY:

YOU ARE FURTHER SUMMONED AND NOTIFIED to apply for the appointment of a quardian ad *litem* within thirty (30) days after the service of this Summons and Notice upon you. If you fail to do so, application for such appointment will be made by Attorney for Plain-

YOU WILL ALSO TAKE NOTICE that Plaintiff will move for an Order of Reference or the Court may issue a general Order of Reference of this action to a Master-in-Equity/ Special Referee, pursuant to Rule 53 of the South Carolina Rules of Civil Procedure.

YOU WILL ALSO TAKE NOTICE that under the provisions of S.C. Code Ann. § 29-3-100, effective June 16, 1993, any collateral assignment of rents contained in the referenced Mortgage is perfected and Attorney for Plaintiff hereby gives notice that all rents shall be payable directly to it by delivery to its undersigned attorneys from the date of default. In the alternative, Plaintiff will move before a judge of this Circuit on the 10th day after service hereof, or as soon thereafter as counsel may be heard, for an Order enforcing the assignment of rents, if any, and compelling payment of all rents covered by such assignment directly to the Plaintiff, which motion is to be based upon the original Note and Mortgage herein and the Complaint attached hereto.

Lis Pendens

NOTICE IS HEREBY GIVEN THAT an

of March 4, 2002 and recorded

LEGAL NOTICE

action has been or will be commenced in this Court upon complaint of the above-named Plaintiff against the abovenamed Defendant(s) for the foreclosure of a certain mortgage of real estate given by Patricia Shuler to Firstar Bank, N.A. dated September 13, 2000 and recorded on September 14, 2000 in Book 2382 at Page 473, in the Spartanburg County Registry (hereinafter, "Mortgage"). Thereafter, the Mortgage was transferred to the Plaintiff herein by assignment and/or corporate merger.

The premises covered and affected by the said Mortgage and by the foreclosure thereof were, at the time of the making thereof and at the time of the filing of this notice, more particularly described in the said Mortgage and are more commonly described as:

All that lot or parcel of land in the County of Spartanburg, State of South Carolina, being known and designated as Lot No. 2, as shown on a plat entitled "Block E, Washington Heights," dated September 12, 1949, made by Gooch & Taylor Surveyors, and recorded in Plat Book 24, page 372, RMC Office for Spartanburg County, South Carolina.

This being the same property conveyed to Patricia Shuler by deed of Johnny Harlow dated September 13, 2000 and recorded September 14, 2000 in Book 72-R at Page 438 in the records for Spartanburg County, South Carolina.

TMS No. 7-16-01-180.00

Property Address: 217 Norris

Street, Spartanburg, SC 29306 Notice of Filing Complaint

TO THE DEFENDANTS ABOVE NAMED:

YOU WILL PLEASE TAKE NOTICE that the original Complaint, Cover Sheet for Civil Actions and Certificate of Exemption from ADR in the above entitled action was filed in the Office of the Clerk of Court for Spartanburg County on September 6, 2017.

Order Appointing Guardian Ad Litem and Appointment of Attorney

It appearing to the satisfaction of the Court, upon reading the filed Petition for Appointment of Kelley Woody, Esquire as Guardian ad Litem for unknown minors, and persons who may be under a disability, and it appearing that Kelley Woody, Esquire has consented to said appointment.

FURTHER upon reading the filed Petition for Appointment of Kelley Woody, Esquire as Attorney for any unknown Defendants who may be in the Military Service of the United

ORDER APPOINTING GUARDIAN AD March 27, 2002 in Mortgage LITEM STATE OF SOUTH CAROLINA Book 2674 at Page 630 in the COUNTY OF SPARTANBURG IN THE Register of Mesne Conveyances/ COURT OF COMMON PLEAS C/A NO. Register of Deeds/Clerk of Court for Spartanburg County, 2017-CP-42-02304 Metropolitan Life Insurance Company, Plainin the original principal sum of Sixty Two Thousand Five tiff vs. The Personal Representative, if any, whose name Hundred Forty Five and 06/100 is unknown, of the Estate of Dollars (\$62,545.06). Thereafter, by assignment recorded Jack H. Ramsey, Jr. aka Jack Hampton Ramsey, Jr., Grey H. on January 23, 2015 in Book 4953 at Page 473, the mortgage Ramsey, Brantley Whittemore and any other Heirs-at-Law or was assigned to Bayview Loan Devisees of Jack H. Ramsey, Servicing, LLC; thereafter, by Jr. aka Jack Hampton Ramsey, assignment recorded on August 17, 2016 in Book 5155 at Page Jr., Deceased, their heirs, Personal Representatives, 728, the mortgage was assigned Administrators, Successors and to Tacbay Dispositions LLC; thereafter, by assignment Assigns, and all other persons entitled to claim through recorded on August 17, 2016 in them; all unknown persons with Book 5155 at Page 729, the any right, title or interest mortgage was assigned to in the real estate described Metropolitan Life Insurance herein; also any persons who Company, and that the premises may be in the military service effected by said mortgage and by the foreclosure thereof are of the United States of America, being a class desigsituated in the County of nated as John Doe; and any Spartanburg, State of South unknown minors or persons Carolina, and is described as follows: All that certain under a disability being a piece, parcel or lot of land, class designated as Richard Roe, Defendants. It appearing with all improvements thereon. to the satisfaction of the situate, lying and being in the State of South Carolina, Court, upon reading the Motion County of Spartanburg, located for the Appointment of Kelley Y. Woody, Esquire as Guardian one mile north of Inman, being shown as .427 acres, more or ad Litem for all unknown persons and persons who may be in less, and designated as Lot 11 the military service of the and a portion of Lot 12 of the United States of America Lakeview Heights, as shown on a plat for Dorothy C. Ramsey (which are constituted as a class designated as 'John and Jack H. Ramsey, Jr., by Doe') and any unknown minors G.A. Wolfe, PLS, dated May 5, 2000 and recorded Plat Book and persons who may be under a disability (which are consti-147 at Page 829 in the RMC tuted as a class designated as Office for Spartanburg County, 'Richard Roe'), it is ORDERED S.C. TMS No. 1-39-10-032-00 that, pursuant to Rule 17, Property Address: 220 Johnson Avenue, Inman, SC 29349 Riley SCRCP, Kelley Y. Woody, Esquire is appointed Guardian Pope & Laney, LLC Post Office ad Litem on behalf of all Box 11412 Columbia, South Carolina 29211 Telephone (803) unknown persons and persons Attorneys who may be in the military 799-9993 service of the United States 10-19, 26, 11-2 Plaintiff of America (constituted as a class and designated as 'John LEGAL NOTICE Doe'), all unknown minors or STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG persons under a disability (constituted as a class and IN THE COURT OF COMMON PLEAS designated as 'Richard Roe'), Case No. 2017-CP-42-03290

> Steve Angel a/k/a Steven K. Angel, Individually and as Trustee of the Steven K. Angel Revocable Trust U/A October 18, 1999, Plaintiffs, v. Michael J. Cooper and Jennifer M. Cooper, Defendants.

for

Summons and Notice

TO THE DEFENDANT MICHAEL J. COOPER: YOU ARE HEREBY SUMMONED AND REQUIRED TO ANSWER the Complaint in the above action, which was electronically filed September 13, 2017, in the Office of the Clerk of Court for Spartanburg County, and herewith served upon you, and to serve a copy of your Answer upon the undersigned at his DANT(S). office at 250 Magnolia St., Spartanburg, SC, within thirty (30) days after service upon NAMED: you, exclusive of the day of such service, and, if you fail to answer the Complaint within the time said, judgment by default will be rendered against you for relief demanded in the Complaint. NOTICE OF PENDENCY OF ACTION IS HEREBY GIVEN that an action has been commenced and is now pending in the Circuit Court upon Complaint of the abovenamed Plaintiffs against the above-named Defendants for the purpose of foreclosing a Contract for Deed between Michael K. Angel and the Defendants recorded June 13, 2014, in Deed Book 106G, Page 766, Office of the Register of Deeds for Spartanburg County. The property which is the subject of this action is described as follows: All that certain piece, parcel or lot of land situate, lying and being in the County of Spartanburg, State of South Carolina, being Lot Number 23, as shown upon plat of survey of Woodview Estates, Section II, prepared by B.E. Huskey, PLS, dated December 6, 1996 and recorded in Plat Book 137, Page 815, ROD Office for Spartanburg County. This is the same property conveyed to Steven K. Angel, Trustee of the Steven K. Angel Revocable Trust U/A October cause. 18, 1999, by deed from Michael K. Angel, recorded February 11, 2015, in Deed Book 108E, Page 730, aforesaid records. Tax Parcel No.: 5-38-00-154.00 The Anthony Law Firm, P.A. Kenneth C. Anthony, Jr. Attorney for Plaintiffs Post Office Box 3565 (29304) 250 Magnolia Street (29306) Spartanburg, South Carolina (864) 582-2355 phone (864) 583-9772 fax 10-19, 26, 11-2

Main Street, Anderson, S.C. 29624

PURPOSE OF HEARING: Pursuant to Section 62-3-914 of the South Carolina Probate Code, Notice is hereby given to all persons interested in the Estate of Nellie S. Kern as heirs; specifically, but not limited to, the heirs and/or issue of Sherry L. Carroll King (deceased), the daughter of Harold Hugh King (deceased), the son of Zona Sanders King (deceased), the sister of Nellie S. Kern (deceased). Sherry L. Carroll King is believed to have two issue, Misty Carroll McGraw (deceased) and Andrea Shay King. Misty Carroll McGraw is believed to have two issue, William Van Carroll, IV and Jacob Colby Jarvis. It is believed that Spartanburg County is the last known residence for Andrea Shay King and Jacob Colby Jarvis. This notice is for the heirs and/or issue of Sherry L. Carroll King to appear at the designated date, time, and place listed above to intervene for their interest in the Estate of Nellie S. Kern. Failure to appear will be as if an interested party pre-deceased Nellie S. Kern.

Executed this 13th day of October, 2017.

MARTHA D. NEWTON 100 S. Main Street

Anderson, South Carolina 29624 864-260-4049 Probate Judge for Anderson Co. 10-19, 26, 11-2

LEGAL NOTICE STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG

IN THE COURT OF COMMON PLEAS Case No. 2017-CP-42-03081

Federal National Mortgage Association ("Fannie Mae"), PLAINTIFF, VS. Shannon F. Hill; Steven L. Hill; The Estate of Nellie Johnson Bishop a/k/a Nellie J. Bishop, Deceased; and Any other Heirsat-Law or Devisees of the Estate of Nellie Johnson Bishop a/k/a Nellie J. Bishop, Deceased, their heirs, Personal Representatives, Administrators, Successors and Assigns, and all other persons entitled to claim through them; all unknown persons with any right, title or interest in the real estate described herein; also any persons who may be in the military service of the United States of America, being a class designated as John Doe; and any unknown minors or persons under a disability being a class designated as Richard Roe; and South Carolina Department of Revenue, DEFEN-

Fant, whose address is PO Box 796, Simpsonville, SC 29681, cates, Plaintiff, v. Nancy as Guardian Ad Litem Nisi for all persons whomsoever herein collectively designated as Richard Roe, defendants herein whose names and addresses are unknown, including any thereof who may be minors, incapacitated, or under other legal disability, whether residents or non-residents of South Carolina; for all named Defendants, addresses unknown, who may be infants, incapacitated, or under a legal disability; for any unknown heirs-at-law of Nellie Johnson Bishop a/k/a Nellie J. Bishop, including their heirs, personal representatives, successors and assigns, and all other persons entitled to claim through them; and for all other unknown persons with any right, title, or interest in and to the real estate that is the subject of this foreclosure action, was filed in the Office of the Clerk of Court for Spartanburg County on the 12th day of October, 2017.

YOU WILL FURTHER TAKE NOTICE that unless the said Defendants, or someone in their behalf or in behalf of any of them, shall within thirty (30) days after service of notice of this order upon them by publication, exclusive of the day of such service, procure to be appointed for them, or any of them, a Guardian Ad Litem to represent them or any of them for the purposes of this action, the Plaintiff will apply for an order making the appointment of said Guardian Ad Litem Nisi absolute.

Lis Pendens

NOTICE IS HEREBY GIVEN that an action has been commenced by the Plaintiff above named against the Defendants above named for the foreclosure of a certain mortgage given by Shannon F. Hill and Steven L. Hill to Mortgage Electronic Registration Systems, Inc., as nominee for SunTrust Mortgage, Inc., dated October 31, 2012, recorded November 1, 2012, in the office of the Clerk of Court/Register of Deeds for Spartanburg County, in Book 4648, at Page 194; thereafter, said Mortgage was assigned to Federal National Mortgage Association ("FANNIE MAE") by assignment instrument dated July 6, 2017 and recorded July 19, 2017 in Book 5309 at Page 461.

The description of the premises is as follows:

All that certain piece, parcel or lot of land situate, lving and being in the County of Spartanburg, State of South Carolina, shown and designated as Lot No. 10, Block A, on plat of the Subdivision for A.L. Cole, dated January 1, 1953, revised March 19, 1953, and August 10, 1955, recorded in Plat Book 33, page 494, Office of the Register of Deeds for Spartanburg County. For a more full and particular description, reference is hereby specifically made to the aforesaid plat.

Backed Pass-Through Certifi-Sprouse a/k/a Nancy Evelyn Sprouse; Nancy Sprouse a/k/a Nancy Evelyn Sprouse, as Personal Representative of the Estate of Gladys Evelyn Howard; CIB Financial, Inc., Defendant(s).

Summons and Notices

(Non-Jury) Foreclosure of Real Estate Mortgage TO THE DEFENDANT(S) ABOVE

NAMED:

YOU ARE HEREBY SUMMONED and required to appear and defend by answering the Complaint in this action, a copy of which is hereby served upon you, and to serve a copy of your Answer on the subscribers at their offices at 3800 Fernandina Road, Suite 110, Columbia, SC 29210, within thirty (30) days after the service hereof, exclusive of the day of such service; except that the United States of America, if named, shall have sixty (60) days to answer after the service hereof, exclusive of the day of such service; and if you fail to do so, judgment by default will be rendered against you for the relief demanded in the Complaint.

TO MINOR (S) OVER FOURTEEN YEARS OF AGE, AND/OR TO MINOR(S) UNDER FOURTEEN YEARS OF AGE AND THE PERSON WITH WHOM THE MINOR(S) RESIDES, AND/OR TO PERSONS UNDER SOME LEGAL DISABILITY:

YOU ARE FURTHER SUMMONED AND NOTIFIED to apply for the appointment of a guardian $\operatorname{\mathit{ad}}$ litem within thirty (30) days after the service of this Summons and Notice upon you. If you fail to do so, application for such appointment will be made by Attorney for Plaintiff.

YOU WILL ALSO TAKE NOTICE that Plaintiff will move for an Order of Reference or the Court may issue a general Order of Reference of this action to a Master-in-Equity/ Special Referee, pursuant to Rule 53 of the South Carolina Rules of Civil Procedure.

YOU WILL ALSO TAKE NOTICE that under the provisions of S.C. Code Ann. § 29-3-100, effective June 16, 1993, any collateral assignment of rents contained in the referenced Mortgage is perfected and Attorney for Plaintiff hereby gives notice that all rents shall be payable directly to it by delivery to its undersigned attorneys from the date of default. In the alternative, Plaintiff will move before a judge of this Circuit on the 10th day after service hereof, or as soon thereafter as counsel may be heard, for an Order enforcing the assignment of rents, if any, and compelling payment of all rents covered by such assignment directly to the Plaintiff, which motion is to be based upon the original Note and Mortgage herein and the Complaint attached hereto.

States of America, and may be, as such, entitled to the benefits of the Servicemember's Civil Relief Act, and any amendments thereto, and it appearing that Kelley Woody, Esquire has consented to act for and represent said Defendants, it is

ORDERED that Kelley Woody, Esquire, P.O. Box 6432, Columbia, SC 29260 phone (803) 787-9678, be and hereby is appointed Guardian ad Litem on behalf of all unknown minors and all unknown persons who may be under a disability, all of whom may have or claim to have some interest or claim to the real property commonly known as 217 Norris Street, Spartanburg, South Carolina 29306; that he is empowered and directed to appear on behalf of and represent said Defendants, unless said Defendants, or someone on their behalf, shall within thirty (30) days after service of a copy hereof as directed, procure the appointment of Guardian or Guardians ad Litem for said Defendants.

AND IT IS FURTHER ORDERED that Kelley Woody, Esquire, P.O. Box 6432, Columbia, SC 29260 phone (803) 787-9678, be and hereby is appointed Attorney for any unknown Defendants who are, or may be, in the Military Service of the United States of America and as such are entitled to the benefits of the Servicemember's Civil Relief Act aka Soldiers' and Sailors' Civil Relief Act of 1940, and any amendments thereto, to represent and protect the interest of said Defendants,

AND IT IS FURTHER ORDERED That a copy of this Order shall be forth with served upon said Defendants by publication in The Spartan Weekly, a newspaper of general circulation published in the County of Spartanburg, State of South Carolina, once a week for three (3) consecutive weeks, together with the Summons and Notice of Filing of Complaint in the above entitled action. Brock & Scott, PLLC 3800 Fernandina Rd., Suite 110 Columbia, SC 29210 Phone 844-856-6646 Fax 803-454-3451 Attorneys for Plaintiff 10-12, 19, 26

behalf, shall, within thirty (30) days after service of a copy of this Order as directed below, procure the appointment of a Guardian or Guardians ad Litem for the Defendants constituted as a class designated as 'John Doe' or 'Richard Roe'. IT IS FURTHER ORDERED that a copy of this Order shall be served upon the unknown Defendants by publication in the Spartan Weekly News, a newspaper of general circulation in the County of Spartanburg, State of South Carolina, once a week for three (3) consecutive weeks, together with the Summons in the above entitled action. SUMMONS AND NOTICE TO THE DEFENDANT (S) ALL UNKNOWN PERSONS WITH ANY RIGHT, TITLE OR INTEREST IN THE REAL ESTATE DESCRIBED HEREIN; ALSO ANY PERSONS WHO MAY BE IN THE MILITARY SERVICE OF THE UNITED STATES OF AMER-ICA, BEING A CLASS DESIGNATED AS JOHN DOE; AND ANY UNKNOWN MINORS OR PERSONS UNDER A DIS-ABILITY BEING A CLASS DESIG-NATED AS RICHARD ROE AND GREY H. RAMSEY; YOU ARE HEREBY SUM-MONED and required to answer the Complaint in the above action, a copy which is herewith served upon you, and to serve a copy of your Answer upon the undersigned at their offices, 2838 Devine Street, Columbia, South Carolina 29205, within thirty (30) days after service upon you, exclusive of the day of such service, and, if you fail to answer the Complaint within the time aforesaid, judgment by default will be rendered against you for relief demanded in the Complaint. NOTICE NOTICE IS HEREBY GIVEN that the original Complaint in this action was filed in the office of the Clerk of Court for Spartanburg County on July 5, 2017, and thereafter amended on August 24, 2017. NOTICE OF PENDENCY OF ACTION NOTICE IS HEREBY GIVEN THAT an action has been commenced and is now pending or is about to be commenced in the Circuit Court upon the complaint of the above named Plaintiff against the above named Defendant for the purpose of foreclosing a certain mortgage of real estate heretofore given by Jack H. Ramsey, Jr. and Dorothy C. Ramsey to Metropolitan Life Insurance Company bearing date

all of which have or may claim

to have some interest in the

property that is the subject

of this action, commonly known

as 220 Johnson Avenue, Inman,

SC 29349, that Kelley Y.

Woody, Esquire is empowered

and directed to appear on

behalf of and represent all

unknown persons and persons

who may be in the military

service of the United States

of America, constituted as a

class and designated as 'John

Doe', all unknown minors and

persons under a disability,

constituted as a class and

designated as 'Richard Roe',

unless the Defendants, or

someone acting on their

LEGAL NOTICE

STATE OF SOUTH CAROLINA COUNTY OF ANDERSON IN THE PROBATE COURT IN THE MATTER OF: NELLIE S. KERN (Decedent) Notice of Hearing Case No. 2015-ES-04-00110 DATE: December 1, 2017 TIME: 10:00 a.m. PLACE: Anderson County Pro-

bate Court, 2nd Floor, Anderson County Courthouse, 100 S. Summons and Notices

TO THE DEFENDANT (S) ABOVE-

YOU ARE HEREBY SUMMONED and required to appear and defend by answering the Complaint in this action, of which a copy is herewith served upon you, and to serve a copy of your Answer on the subscribers at their offices, 2712 Middleburg Drive, Suite 200, Columbia, Post Office Box 2065, Columbia, South Carolina, 29202-2065, within thirty (30) days after the service hereof, exclusive of the day of such service; except that the United States of America, if named, shall have sixty (60) days to answer after the service hereof, exclusive of the day of such service; and if you fail to do so, judgment by default will be rendered against you for the relief demanded in the Complaint.

YOU WILL ALSO TAKE NOTICE that should you fail to Answer the foregoing Summons, the Plaintiff will move for a general Order of Reference of this cause to the Master-In-Equity or Special Referee for Spartanburg County, which Order shall, pursuant to Rule 53 (e) of the South Carolina Rules of Civil Procedures, specifically provide that the said Master-In-Equity or Special Master is authorized and empowered to enter a final judgment in this

TO MINOR(S) OVER FOURTEEN YEARS OF AGE AND/OR MINOR(S) UNDER FOURTEEN YEARS OF AGE AND THE PERSON WITH WHOM THE MINOR(S) RESIDES AND/OR TO PERSONS UNDER SOME LEGAL DIS-ABILITY: YOU ARE FURTHER SUM-MONED AND NOTIFIED to apply for the appointment of a Guardian Ad Litem within thirty (30) days after the service of this Summons and Notice upon you. If you fail to do so, Plaintiff will apply to have the appointment of the Guardian ad Litem Nisi, Anne Bell

Fant, made absolute. Notice TO THE DEFENDANTS: YOU WILL PLEASE TAKE NOTICE that the Summons and Comlaint, of which the foregoing is a copy of the Summons, were filed with the Clerk of Court for Spartanburg County, South Carolina on August 30, 2017.

PLEASE TAKE NOTICE that the order appointing Anne Bell

Please note that the above description has been modified to correct a minor, immaterial clerical error in the legal regarding the plat date.

This being the same property conveyed to Steven L. Hill and Shannon F. Hill by Deed of Max R. Bishop, by Tracy Raynell Hobbs, His Attorney-in-Fact under that Power of Attorney recorded in Deed Book 93-E. Page 735, dated October 31, 2012 and recorded November 1, 2012 in Book 01-Y at Page 485 in the ROD Office for Spartanburg County.

TMS No. 6-20-12-056.00 Property address: 319 Cole Street, Spartanburg, SC 29301

SCOTT AND CORLEY, P.A. By: Ronald C. Scott (rons@ scottandcorley.com), SC Bar #4996; Reginald P. Corley (reggiec@scottandcorley.com), SC Bar #69453; Angelia J. Grant (angig@scottandcorley. com), SC Bar #78334; Jessica S. Corley (jessicac@scottandcorley.com), SC Bar #80470; Allison E. Heffernan (allisonh @scottandcorley.com), SC Bar #68530; Matthew E. Rupert (matthewr@scottandcorley.com), SC Bar #100740; William P. Stork (williams@scottandcorley.com), SC Bar #100242: Louise M. Johnson (ceasiej@ scottandcorley.com), SC Bar #16586; Tasha B. Thompson (tashat@scottandcorley.com), SC Bar #76415

ATTORNEYS FOR THE PLAINTIFF 2712 Middleburg Dr., Suite 200 Columbia, South Carolina 29204 803-252-3340

10-19, 26, 11-2

LEGAL NOTICE

STATE OF SOUTH CAROLINA COUNTY OF SPARTANBURG IN THE COURT OF COMMON PLEAS C/A No.: 2017-CP-42-01821 HSBC Bank USA, N.A., as Trustee on behalf of ACE Securities Corp. Home Equity Loan Trust and for the registered holders of ACE Securi-

ties Corp. Home Equity Loan

Trust, Series 2005-SD3, Asset

Notice of Filing Complaint

TO THE DEFENDANTS ABOVE NAMED:

YOU WILL PLEASE TAKE NOTICE that the original Complaint, Cover Sheet for Civil Actions and Certificate of Exemption from ADR in the above entitled action was filed in the Office of the Clerk of Court for Spartanburg County on May 22, 2017.

Brock & Scott, PLLC 3800 Fernandina Rd., Suite 110 Columbia, SC 29210 Phone 844-856-6646 Fax 803-454-3451 Attorneys for Plaintiff 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Margaret P. Williams Date of Death: July 6, 2017 Case Number: 2017ES4201270 Personal Representative: Ms. Teresa Elaine Loving 146 Huskey Road Chesnee, SC 29323 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court

of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Lloyd McLendon Sutherland Date of Death: May 10, 2017 Case Number: 2017ES4201277 Personal Representative: Sarah S. Lyles 1829 Senate St., 19-C Columbia, SC 29201 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Freddie L. Goode Date of Death: July 11, 2017 Case Number: 2017ES4201170 Personal Representative: Chervl J. Goode 100 Walnut Drive Lyman, SC 29365 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302,

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Gerald Scott McNeely Date of Death: July 25, 2017 Case Number: 2017ES4201245 Personal Representative: Jessica Trammell 4122 Grey Hill Road West Blocton, AL 35184 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Bobby Mullinax Date of Death: April 9, 2017 Case Number: 2017ES4200606 Personal Representative: Maria Christina Wood 1676 Old Charlotte Road Spartanburg, SC 29307 Atty: Albert V. Smith Post Office Box 5866 Spartanburg, SC 29304 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES All persons having claims against the following estates Chesnee, SC 29323 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim. Estate: Janet Louise Lowe Gunderson

AKA Janet Louise Lowe Gunderson Beeson Date of Death: July 29, 2017 Case Number: 2017ES4201572 Personal Representative: Drew John Beeson 153 Beaver Creek Road Chesnee, SC 29323 Atty: George Brandt III 360 E. Henry St., Suite 101 Spartanburg, SC 29302 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Jeremy Edgar Bell Date of Death: August 31, 2017 Case Number: 2017ES4201490 Personal Representative:

Estate: Danny R. Bishop Date of Death: June 3, 2017 Case Number: 2017ES4201574 Personal Representative: Mary Bishop 1649 Country Estates Road Inman, SC 29349 Atty: Bradley H. Banyas Post Office Box 348 Mt. Pleasant, SC 29465 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim. Estate: Dion Maurice Alexander

Date of Death: June 16, 2017 Case Number: 2017ES4201332 Personal Representative: Gerrona A. Dawkins Post Office Box 1014 Woodruff, SC 29388 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Ruth Ingrid S. Foerster

the prescribed form (FORM of death, whichever is earlier #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim. Estate: Paul Dale Rudicill

Date of Death: April 20, 2017 Case Number: 2017ES4201152 Personal Representative: Doris Cooke

828 Abner Creek Road Greer, SC 29651 Atty: Joseph K. Maddox, Jr. Post Office Box 1702 Spartanburg, SC 29304 10-12, 19, 26

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Jimmie Ray Lea, Sr. Date of Death: June 9, 2017 Case Number: 2017ES4201019 Personal Representative: Teresa Dion Lea 103 Maxton Street Spartanburg, SC 29302 10-12, 19, 26

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

(SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Jeffrey Sawyer Knauff Date of Death: June 13, 2017 Case Number: 2017ES4201587 Personal Representative: Justin Knauff 2214 Edgefield Road Spartanburg, SC 29307 Atty: T. Ryan Langley Post Office Box 2765 Spartanburg, SC 29304 10-12, 19, 26

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Pauline Ann Honeycutt Date of Death: July 26, 2017 Case Number: 2017ES4201327 Personal Representatives: Charles Bailey 1703 Fishcamp Road Chesnee, SC 29323 AND Tracy B. Carter 3008 Cliffside Rd., Unit 2 Shelby, NC 28152 10-12, 19, 26

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Breck Allen Scragg Date of Death: July 14, 2017 Case Number: 2017ES4201461 Personal Representative: Myra Olivia Capron 6110 S. Pine Street Pacolet, SC 29372 Atty: Stephen M. Bingman Post Office Box 2593 Spartanburg, SC 29304 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Tru Muriel Lawter Date of Death: May 27, 2017 Case Number: 2017ES4201259 Personal Representative: Sherry L. Smith 760 Beaumont Avenue Spartanburg, SC 29303 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when

the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim. Estate: Earl E. Pace Date of Death: May 7, 2017 Case Number: 2017ES4201219-2 Personal Representative: Kenneth Pace

Post Office Box 285 Pelham, TN 37366 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Lila P. Suddeth AKA Lila Maude Powell Suddeth Date of Death: April 3, 2017 Case Number: 2017ES4201253 Personal Representative: Robert W. Easler 1795 Sandy Ford Road

Jennifer Smith 213 Overhill Drive Duncan, SC 29334 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

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Estate: Hubert Dean Wyatt Date of Death: July 26, 2017 Case Number: 2017ES4201233 Personal Representative: Jeffery D. Wyatt 1516 Walnut Grove Road Pauline, SC 29374 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

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AKA Susan Krueger Foerster Date of Death: August 11, 2017 Case Number: 2017ES4201578 Personal Representative: Thomas F. Foerster 117 Weatherburn Way Newton Square, PA 19073 Atty: Alan M. Tewkesbury, Jr. Post Office Drawer 451 Spartanburg, SC 29304 10-5, 12, 19

NOTICE TO CREDITORS OF ESTATES

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Estate: George E. Case, Jr. Date of Death: September 14, 2017 Case Number: 2017ES4201579 Personal Representative: Jean Hollerith Case 1024 Seven Springs Road Spartanburg, SC 29307 Atty: James W. Shaw Post Office Box 891 Spartanburg, SC 29304 10-12, 19, 26

NOTICE TO CREDITORS OF ESTATES

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Estate: Elizabeth O. Gage Date of Death: September 15, 2017 Case Number: 2017ES4201583 Personal Representative: Theodore W. Gage, Jr. 402 Conneticut Avenue Spartanburg, SC 29302 Atty: James W. Shaw Post Office Box 891 Spartanburg, SC 29304 10-12, 19, 26

NOTICE TO CREDITORS OF ESTATES

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Date of Death: September 19, 2017 Case Number: 2017ES4201564 Personal Representative: Roger D. Hunter 909 Tradition Lane Inman, SC 29349 10-12, 19, 26

NOTICE TO CREDITORS OF ESTATES

All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date Estate: Jack Lowe Date of Death: September 5, 2017 Case Number: 2017ES4201562 Personal Representative: Betty L. Lowe 237 Anita Drive Spartanburg, SC 29302 10-12, 19, 26

LEGAL NOTICE 2017ES4200365-2

The Will of Charles Henry Fleck, Deceased, was delivered to me and filed August 16th, 2017. No proceedings for the probate of said Will have begun.

PONDA A. CALDWELL Judge, Probate Court for Spartanburg County, S.C. 10-12, 19, 26

LEGAL NOTICE 2017ES4201595

The Will of Margaret Collins, Deceased, was delivered to me and filed October 2nd, 2017. No proceedings for the probate of said Will have begun. PONDA A. CALDWELL Judge, Probate Court for Spartanburg County, S.C. 10-12, 19, 26

NOTICE TO CREDITORS OF ESTATES

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#371ES) indicating the name and address of the claimant, the basis of the claim, the amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: George E. Daltwas, Sr. Date of Death: May 13, 2017 Case Number: 2017ES4200852 Personal Representative: Sylvista A. Daltwas 1041 Jordan Road Lyman, SC 29365 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

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Pack Date of Death: August 15, 2017 Case Number: 2017ES4201350 Personal Representative: Linda Lewis 200 Patricia Drive Roebuck, SC 29376

Estate: Shirley Mae Wooten

NOTICE TO CREDITORS OF ESTATES

10-19, 26, 11-2

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Case Number: 2017ES4201641 Personal Representative: Deborah Parks Nowlin 100 Williamsburg Drive Spartanburg, SC 29302 Atty: James W. Shaw Post Office Box 891 Spartanburg, SC 29304 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

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Estate: Frank Joseph Pedery, Jr. Date of Death: February 17, 2017 Case Number: 2017ES4201615 Personal Representative: Cynthia Gayle Hamby 328 East Celestial Drive Greer, SC 29651 Atty: Christopher L. Miller 18 Parkway Commons Way Greer, SC 29650 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

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the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Suzanne H. Nutting Date of Death: July 8, 2017 Case Number: 2017ES4201156 Personal Representative: Paul W. Nutting Post Office Box 147 Reidville, SC 29375 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

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Estate: Linda Gail T. Garrison Date of Death: July 31, 2017 Case Number: 2017ES4201334 Personal Representative: Michael K. Nabors 155 Prince Road Woodruff, SC 29388 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

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Date of Death: February 22, 2017 Case Number: 2017ES4200728 Personal Representative: Beth C. Waters 204 W. Poinsett Street Greer, SC 29650 Atty: Keith G. Meacham Post Office Box 10796 Greenville, SC 29603 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

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Estate: Nancy Ellen Barnwell Date of Death: September 19, 2017 Case Number: 2017ES4201573 Personal Representative: Regina Lee Cassel-Coody 6216 O C Hester Road Holly Springs, NC 27540 Atty: William S. Bean IV 147 E. St. John Street Spartanburg, SC 29306 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

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Case Number: 2017ES4201606 Personal Representative: Nancy S. Gage 402 Conneticut Avenue Spartanburg, SC 29302 Atty: James W. Shaw Post Office Box 891 Spartanburg, SC 29304 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

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Estate: Saundra S. Belue Date of Death: August 15, 2017 Case Number: 2017ES4201354 Personal Representative: Oliver D. Belue 2240 N. Pacolet Road Campobello, SC 29322 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

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Estate: Bobbie Lee Huntsinger Date of Death: January 13, 2017 Case Number: 2017ES4200905

Suite 126 Boiling Springs, SC 29316 10-19, 26, 11-2

NOTICE TO CREDITORS OF ESTATES

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Estate: Cynthia S. Fowler Date of Death: November 13, 2016 Case Number: 2016ES4201803 Personal Representative: IKOR GLOBAL 3740 Boiling Springs Hwy. Suite 126 Boiling Springs, SC 29316 10-19, 26, 11-2

LEGAL NOTICE 2017ES4201022

The Will of Dorothy Ann Stapleton AKA Dorothy Cochran Stapleton, Deceased, was delivered to me and filed June 20, 2017. No proceedings for the probate of said Will have begun.

PONDA A. CALDWELL Judge, Probate Court for Spartanburg County, S.C. 10-19, 26, 11-2

LEGAL NOTICE 2017ES4201570

The Will of Ann Reddick O'Connell, Deceased, was delivered to me and filed September 27, 2017. No proceedings for the probate of said Will have begun. PONDA A. CALDWELL Judge, Probate Court for Spartanburg County, S.C. 10-19, 26, 11-2

LEGAL NOTICE 2017ES4201626

The Will of Lavinia T. Bailey AKA Lillie Lavinia Bailey, Deceased, was delivered to me and filed October 6, 2017. No proceedings for the probate of said Will have begun. PONDA A. CALDWELL

amount claimed, the date when the claim will become due, the nature of any uncertainty as to the claim, and a description of any security as to the claim.

Estate: Judith E. Howard Date of Death: July 30, 2017 Case Number: 2017ES4201317 Personal Representative: Ernest H. Howard, Sr. 220 Midway Drive Spartanburg, SC 29301 10-19, 26, 11-2



All persons having claims against the following estates MUST file their claims on FORM #371ES with the Probate Court of Spartanburg County, the address of which is 180 Magnolia Street Room 302, Spartanburg, SC 29306, within eight (8) months after the date of the first publication of this Notice to Creditors or within one (1) year from date of death, whichever is earlier (SCPC 62-3-801, et seq.) or such persons shall be forever barred as to their claims. All claims are required to be presented in written statement on the prescribed form (FORM #371ES) indicating the name and address of the claimant, the basis of the claim, the

Sr. Software Quality Engineer - Automation (Spartanburg, SC) Resp for development & support of automation infrastructure design & deployment incl design, development, delivery, maintenance & eval of these components. Req. Master's in comp sci or rltd engg field (incl electronics, electrical, comp) w/2 yrs rltd automation exp & rltd skills. Will also accept a Bach degree in stated field(s) & 5 yrs of stated exp & rltd. skills. Foreign equiv degree ok. Send resume to L. Taylor, Advance America, Cash Advance Centers, Inc.,

135 N. Church St., Spartanburg, SC 29306. and address of the claimant, claim. the basis of the claim, the amount claimed, the date when IV

Estate: Benjamin Buford Waters

Personal Representative: IKOR GLOBAL 3740 Boiling Springs Hwy. Judge, Probate Court for Spartanburg County, S.C. 10-19, 26, 11-2



MAYORA Register @ mayorsforum2017.eventbrite.com

HORNE WHITE WHITNER

Moderated by WSPA Anchor

Thursday, November 2 5:30pm - 7:00pm Spartanburg Community College Downtown Campus

Meet and greet the candidates running for Spartanburg City Mayor during the 2017 Mayoral Forum. Each candidate will have an opportunity to share his or her vision for Spartanburg's future and strategies for accomplishing that vision. Candidates will also be asked to share their positions on several issues specific to the City of Spartanburg.

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SPARTANBURG

AREA CHAMBER of COMMERCE







EADERSHIP SPARTANBURG ALUMNI ASSOCIATION

	Total	Water Sewer	Fire Tech Storm Debt Current School General	Voc Cty-W	555SWREF 55SSWRER	9P 9P	36.33 36.23	01.20 00.89 01.85 01.20 00.89 01.85	05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
School District	IMB CD Lew Subdivison	Dist Dist	County Lea Ctr Library Bonds School Fund Serv School Bonds School N	lcCar School Fire	5SSSWSF 5SSSWWF	5R 5S	35.88 36.63	01.20 00.89 01.40 01.20 00.89 02.15	05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
EX02 IND ABAT	41.11 06.80	02.48	05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 (05.06 00.13 01.07 00.49	01.14 00.90 00.05 00.05	5SSWF 5SW	51 45	35.43 33.59	00.89 02.15 01.20	05.82 00.13 01.07 00.54 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.54 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1 A 1CBF	38.03 1I 41.22	02.59		01.14 00.90 00.05 01.14 00.90 00.05	55W D 55W G		33.49 33.49	01.20 01.20	05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1CSF	1M 40.88	02.25	05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 (01.14 00.90 00.05	5SW L	CI.	32.73	01.20	05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1HSF	1E 41.36 06 40.97	02.73 02.34	05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 (01.14 00.90 00.05 01.14 00.90 00.05	5SWDUF 5SWDUF D	5L	36.46 36.36	01.20 01.74 01.20 01.74	01.13 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 01.13 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1ICF 1IW	1C 41.11 38.63	02,48		D1.14 00.90 00.05 D1.14 00.90 00.05	5SWDUF I SSWDUF L		36.36 35.60	01.20 01.74 01.20 01.74	01.13 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 01.13 05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05
	02 38.03 02 38.53			01.14 00.90 00.05 01.14 00.90 00.05	55WNSF 55WNSF G	SF	36.69 36.59	01.20 03.10 01.20 03.10	05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1IWCBF	1J 41.22	02.59	05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 (01.14 00.90 00.05	5SWNSF	50	36.59	01.20 03.10	05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1IWHSF 1IWICF	1P 40.97 41,11	02,34 02,48	05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 (01.14 00.90 00.05 01.14 00.90 00.05	55WPBF 55WPSF	5P 5B	36.20 35.59	01.20 02.61 01.20 02.00	05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1IWICF E 1IWINF	41.01 1R 38.96	02.48 00.33	and the second s	01.14 00.90 00.05 01.14 00.90 00.05	5SWPSF D 5SWREF	73	35.49 35.44	01.20 02.00 01.20 01.85	05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
0404033040	1L 43.22 1F 41.73	04.59 03.10		01.14 00.90 00.05 01.14 00.90 00.05	5SWREF D 5SWREF L		35.34 34.58	01.20 01.85 01.20 01.85	05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05
11WTR G	41.35 1K 43.22	02.82 04,59	05.72 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 (01.14 00.90 00.05 01.14 00.90 00.05	5SWSF 5SWSF D	47 470	34.99 34.8 9	01.20 01.40 01.20 01.40	05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1LCF F	42.62	04.59	05.22 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 (01.14 00.90 00.05	5SWTR 5SWTR D		36.41 36.31	01.20 02.82 01.20 02.82	05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
	1N 40.88 1H 39.83	02.25 01.20	05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 (01.14 00.90 00.05 01.14 00.90 00.05	5SWTR G		36.31	01.20 02.82	05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
121.26	03 39.83 9U 44.11	01.20 00.89 04.59	and a second	01.14 00.90 00.05 01.14 00.90 00.05	5SWTR Q 5SWTR V		35.55 36.31	01.20 02.82 01.20 02.82	05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1SSLCF F 1SW E	43.51 39.73	00.89 04.59 01.20	stratule excess period interact instract which is proved excess a	01.14 00.90 00.05 01.14 00.90 00.05	5SWWF 5TR	48	35.74 35.21	01.20 02.15 02.82	05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1SWICF	42.31 09 34.88	01.20 02.48 01.53	05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 (01.14 00.90 00.05 01.14 00.90 00.05	5TR D 5TR G		35.11 35.11	02.82 02.82	05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
2CCF	2D 34.93	01.82	05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 (01,14 00.90 00.05	STR Q		34.35 35.11	02.82 02.82	05.05 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
2CSF	11 36.35 2P 35.36	03.24 02.25	05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 (01.14 00.90 00.05 01.14 00.90 00.05	STR V SWF	49	34.54	02.15	05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
2IW E 2IWICF	19 33.01 2J 35.59	02.48		01.14 00.90 00.05 01.14 00.90 00.05	6CF 6GSF	6K 41	35.51 34.07	02.75 01.50	00.19 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2IWICF E 2IWNSF	35.49 21 36.21	02.48 03.10	the second second second with the second	D1.14 00.90 00.05 D1.14 00.90 00.05	6ICF 6IW E	6G	35.05 32.47	02.48	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.72 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2LWCCF 2LWCCF B	2E 34.93 34.83	01.82 01.82	05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30	01.14 00,90 00.05 01.14 00.90 00.05	6IWICF 6IWNSF	6H 71	35.05 35.67	02.48 03.10	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2LWCKF	13 36.35	03.24	05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 (01,14 00.90 00,05	6NSF 6NSF 1	61	35.67 35.57	03.10 03.10	05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05 05.72 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05
2LWMF	2R 35.36 2B 37.15	02.25 02.92	05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 (01.12 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 (01.14 00.90 00.05	6PSF	6B	34.57	02.00	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2MF	14 34.31 2A 37.15	01.20 02.92		01.14 00.90 00.05 01.14 00.90 00.05	6RF 6SS	62 54	34.97 33.46	02.40 00.89	05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05
	16 34.31 17 36.21	01.20 03.10		01.14 00.90 00.05 01.14 00.90 00.05	6SS Z 6SSACF	24	32.60 36.21	00.89 00.89 02.75	05.06 00.13 01.07 00.64 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2SSBSF 2SSCKF	2F 35.77 2H 37.24	00.89 01.53 00.89 03.24	00.24 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30	01.14 00.90 00.05 01.14 00.90 00.05	6SSARF 6SSCF	6P	35.86 36.40	00.89 02.40 00.89 02.75	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 00.19 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2SSIW8SF	2L 35.77 15 37.10	00.89 01.53 00.89 03.10	00.24 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 (01.14 00.90 00.05	6SSHF 6SSIWNSF	56 6T	38.82 36.56	00.89 04.50 00.89 03.10	00.86 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05
2SSLWCKF	2M 37.24	00.89 03.24	05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 (01.14 00.90 00.05 01.14 00.90 00.05	6SSMWHF 6SSMWNS	8A	45.07 42.81	06.25 00.89 04.50 06.25 00.89 03.10	00.86 05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05
2SSMWNS	9T 35.20 43.35	00.89 01.20 06.25 00.89 03.10	05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 (01.14 00.90 00.05 01.14 00.90 00.05	6SSNSF	57	36.56	00.89 03.10	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2SSNPF 2SSNSF	2K 35.20 2C 37.10	00.89 01.20 00.89 03.10	and the second s	01.14 00.90 00.05 01.14 00.90 00.05	6SSPSF 6SSRF	05 6N	35.46 35.86	00.89 02.00 00.89 02.40	05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05
2SSWAF 3 C	2G 36.62 39.36	00.89 01.74		01.14 00.90 00.05 01.14 00.98 00.05	6SSSW 6SSSWNSF	72 66	34.66 37.76	01.20 00.89 01.20 00.89 03.10	05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05
	27 41.86 35 42.40	02.40 02.75	05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30	01.14 00.98 00.05 01.14 00.98 00.05	6SSSWPSF 6SSSWUCF	6W 89	36.66 37.0 3	01.20 00.89 02.00 01.20 00.89 02.37	05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05
3CKF	28 42.70 3I 42.65	03.24 03.19	05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30	01.14 00.98 00.05	6SSSWWF 6SSUCF	51 6U	36.81 35.83	01.20 00.89 02.15 00.89 02.37	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3DF	36 43.46	04.00	05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30	01.14 00.98 00.05 01.14 00.98 00.05	6SSWF	58	35.61	00.89 02.15	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3GF H	25 41.46 250 41.46	02.00 02.00	05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 0 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 0		6SSWWAR 6SSWWARF		36.93 36.93	01.07 00.89 02.40 01.07 00.89 02.40	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
	33 42.70 3A 43.50	03.24 02.92	05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.12 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.12 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.07 01.30 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.07 01.07 01.30 01.07	A 2012 12 ED103 5	6SSWWCF 6SSWWPSF	6R	37.47 36.53	01.07 00.89 02.75 01.07 00.89 02.00	00.19 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3PF 3PF H	30 41.46 41.36	02.00 02.00	A THE REAL BOOM FOR THE REAL AND A	01.14 00.98 00.05 01.14 00.98 00.05	6SSWWRF 6SSWWWF	6A 07	36.93 36.68	01.07 00.89 02.40 01.07 00.89 02.15	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
355 355 C	40.35 3F 40.25	00.89 00.89	and the second	01.14 00.98 00.05	6SWNSF 6SWNSF I	68	36.87 36.77	01.20 03.10 01.20 03.10	05.82 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05 05.72 00.13 01.07 00.64 00.10 00.49 15.40 04.80 01.30 01.14 00.63 00.05
35SCAF	3C 42.75 24 43.29	00.89 02.40 00.89 02.75	05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 0 00.19 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 0	01.14 00.98 00.05	6SWPSF 6SWWF	6C 69	35.77 35.92	01.20 02.00 01.20 02.15	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3SSCKF	3E 43.59	00.89 03.24	05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30	01.14 00.98 00.05	6WF	70	34.72	02.15	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3SSDF	3R 43.54 3M 44.35	00.89 03.19 00.89 04.00	05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 0 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 0	01.14 00.98 00.05	6WW 6WWGSF	63 6J	33.64 35.14	01.07 01.07 01.50	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3SSGF 3SSLWCKF	3D 42.35 3H 43.59	00.89 02.00 00.89 03.24	05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30		6WWPSF	6D 65	35.64	01.07 02.00	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3SSMF 3SSPF	3P 44.39 3G 42.35	00.89 02.92 00.89 02.00		01.14 00.98 00.05 01.14 00.98 00.05	6WWRF 6WWWF	65 6V	36.04 35.79	01.07 02.40 01.07 02.15	05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3SSPF H	3G 42.25 3N 42.97	00.89 02.00 00.89 01.74		01.14 00.98 00.05 01.14 00.98 00.05	7CAF 7CF	76 77	40.38 40.92	02.40 02.75	05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 00.19 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 00.19 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
3WAF	34 42.08 4D 34.73	01.74 02.99	00.88 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30	01.14 00.98 00.05 01.14 00.63 00.05	7CF Z 7CKF	770 74	40.76 41.22	00.89 02.75	05.06 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4ECF	4E 32.21	00.47	05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30	01.14 00.63 00.05	7DF	74 78	41.98	03.24 04.00	05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
	4G 33.24 4C 33.36	01.50 01.62	05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30	01.14 00.63 00.05 01.14 00.63 00.05	7GF 7LWCKF	92 82	39.98 41.22	02.00 03.24	05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
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4SSREF 4SSWWPSF	9N 34.48 7U 35.70	00.89 01.85 01.07 00.89 02.00		01.14 00.63 00.05 01.14 00.63 00.05	7SSARF 7SSBSESZ		41.27 38.01	00.89 02.40 00.89	05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 05.05 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4SSWWREF	7Y 35.55 7V 35.67	01.07 00.89 01.85 01.07 00.89 01.85 01.07 00.89 01.18	05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30	01.14 00.63 00.05 01.14 00.63 00.05 01.14 00.63 00.05	7SSBSJSZ		38.01	00.89	05.05 00.13 01.07 00.54 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4WCF	4H 33.71	01.18	00.79 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30	01.14 00.63 00.05	7SSBSRPZ 7SSCAF	78	38.01 41,27	00.89 00.89 02.40	05.05 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4WW 4WW J	32.81 32.71	01.07 01.07	05.72 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30	01.14 00.63 00.05 01.14 00.63 00.05	7SSCAF Z 7SSCF	85	40.41 41.81	00.89 02.40 00.89 02.75	05.05 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05 00.19 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4WWECF 4WWHOF	4F 33.28 4B 34.43	01.07 00.47 01.07 01.62		01.14 00.63 00.05 01.14 00.63 00.05	7sscf Z		40.95	00.89 02.75	00.19 05.06 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4WWPBF 4WWPSF	4P 35.42 4M 34.81	01.07 02.61 01.07 02.00	05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30	01.14 00.63 00.05 01.14 00.63 00.05	7SSCKF 7SSDCF	7F 7K	42.11 40.10	00.89 03.24 00.89 01.23	05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4WWREF 4WWWCF	4K 34.66 4J 34.78	01.07 01.85	05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30	01.14 00.63 00.05 01.14 00.63 00.05	7SSDF 7SSGF	99 93	42.87 40.87	00.89 04.00	05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4WWWRP J	32.71	01.07 01.18	05.72 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30	01.14 00.63 00.05	7SSGF Z		40.01	00.89 02.00 00.89 02.00	05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 05.05 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05
5 5 D	32.39 32.29		05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30	01.14 00.63 00.05 01.14 00.63 00.05	7SSHF 7SSHF Z	87	44.23 43.37	00.89 04.50 00.89 04.50	00.86 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 00.86 05.05 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05
5 L SDUF	31.53 5K 35.26	01.74	01.13 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30	01.14 00.63 00.05 01.14 00.63 00.05	7SSHM Z	70	38.01	00.89	05.05 00.13 01.07 00.54 00.49 18.86 07.40 01.30 01.14 00.98 00.05
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5HSF	90 34.73	02.34	05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30						Continued on next page

	School District IMB CD Total Subdivision Water Sewer Fire Dist Fire County Lea Ctr Library Tech Storm Debt Current School General McCar August Fire Dist
County Auditor's Office	Since Levy Dist Dist Dist Dist Dist Dist Of Registration School Fund Serv School Bonds School Fire 5NSF 5G 35.49 03.10 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5PBF 39 35.00 02.61 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.01 00.63 00.05
Sharon H. West, Auditor	SPBF L 34.14 02.61 05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05 SPSF 5A 34.39 02.00 05.82 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05
2017 Levy Sheet	SREF 23 34.24 01.85 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 SREF 1 33.38 01.85 05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05 SSF 46 33.79 01.40 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
Spartanburg County	55SPSF 7S 35.28 00.89 02.00 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 55SREF 7R 35.13 00.89 01.85 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 55SSREF 7R 35.13 00.89 01.85 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 55SSW L 5E 33.62 01.20 00.89 05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05
Per \$100.00 Assessed Valuation	5555WNSF 5U 37.58 01.20 00.89 03.10 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5555WPSF 5H 36.48 01.20 00.89 02.00 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
Total Water Sewer Fire Tech Storm Debt Current School General Voc Cty-W	5555WPST 38.13 01.65 01.20 00.89 02.00 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 555SWREF 9P 36.33 01.20 00.89 01.85 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 555SWREF 9P 36.23 01.20 00.89 01.85 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 555SWRER 9P 36.23 01.20 01.85 05.72 01.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 555SWRER 9P 36.23 01.20 01.85 05.72 01.10 01.07 00.64 00.10 00.49 18.86 02.16 01.30
School District IMB CD Lew Subdivision Dist Dist Dist Fire Dist Bonds County Bonds Library School Fund Serv School Bonds McCar EX02 41.11 02.48 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05	5555W8F 5R 35.88 01.20 00.89 01.40 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5555WWF 5S 36.63 01.20 00.89 02.15 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5555WF 5T 35.43 00.89 02.15 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 555WF 5T 35.43 00.89 02.15 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
IND ABAT 06.80 05.06 00.13 01.07 00.49 00.05 1 A 38.03 05.22 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 1CBF 11 41.22 02.59 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05	55W 45 33.59 01.20 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 55W D 33.49 01.20 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 55W G 33.49 01.20 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 55W G 33.49 01.20 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 55W G 33.49 01.20 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1CSF 1M 40.88 02.25 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 1GOF 1E 41.36 02.73 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05	55W L 32.73 01.20 05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05 55WDUF 5L 36.46 01.20 01.74 01.13 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
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IW A 02 38.03 05.22 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 1/W E 02 38.53 05.72 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 1/W E 02 38.53 05.72 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 1/W CBF 1/ 41.22 02.59 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05	55WNSF 5F 36.69 01.20 03.10 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 55WNSF G 36.59 01.20 03.10 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5SWNSF G 36.59 01.20 03.10 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5SWNSF 36.59 01.20 03.10 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5SWNSF 36.59 01.20 03.10 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
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11WNSF 1F 41.73 03.10 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 11WTR G 41.35 02.82 05.72 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 1LVF 1K 43.22 04.59 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05	SSWREF L 34.58 01.20 01.85 05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5SWSF 47 34.99 01.20 01.40 05.82 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05 SSWSF 47 34.99 01.20 01.40 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 SSWSF 470 34.89 01.20 01.40 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
ILCF F 42.62 04.59 05.22 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 ILWCSF 1N 40.88 02.25 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 ILWCSF 1N 40.88 02.25 05.82 00.13 01.07 00.64 00.10 01.49 19.78 07.21 01.30 01.14 00.90 00.05 ILWNPF 1H 39.83 01.20 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05	55WTR 36.41 01.20 02.82 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5SWTR D 36.31 01.20 02.82 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5SWTR D 36.31 01.20 02.82 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5SWTR G 36.31 01.20 02.82 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1NPF 03 39.83 01.20 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 1SSLCF 9U 44.11 00.89 04.59 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05	5SWTR Q 35.55 01.20 02.82 05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5SWTR V 36.31 01.20 02.82 05.72 00.13 01.07 00.64 00.19 18.86 02.16 01.30 01.14 00.63 00.05 5SWWF 48 35.74 01.20 02.15 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5SWWF 48 35.74 01.20 02.15 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
1SW E 39.73 01.20 05.72 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05 1SWICF 42.31 01.20 02.48 05.82 00.13 01.07 00.64 00.10 00.49 19.78 07.21 01.30 01.14 00.90 00.05	STR 35.21 02.82 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 STR 35.11 02.82 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
28SF 09 34.88 01.53 00.24 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2CCF 2D 34.93 01.82 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2CKF 11 36.35 03.24 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2CKF 11 36.35 03.24 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05	5TR G 35.11 02.82 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5TR Q 34.35 02.82 05.06 00.13 01.07 00.64 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5TR V 35.11 02.82 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05 5TR V 35.11 02.82 05.72 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05
2CSF 2P 35.35 02.25 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2IW E 19 33.01 05.72 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2IW F 2J 35.59 02.48 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2IWICF 2J 35.59 02.48 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05	5WF 49 34.54 02.15 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.15 01.30 01.14 00.63 00.05 6CF 6K 35.51 02.75 00.19 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6GSF 41 34.07 01.50 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2IWICF E 35.49 02.48 05.72 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2IWICF E 21 36.21 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2IWNSF 21 36.21 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2LWCCF 2E 34.93 01.82 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05	GICF 6G 35.05 02.48 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6IW E 32.47 05.72 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6IW E 32.47 05.72 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6IWICF 6H 35.05 02.48 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2LWCCF B 34.83 01.82 05.72 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2LWCCF B 36.35 03.24 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.14 00.90 00.05	GIWNSF 71 35.67 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6NSF 61 35.67 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2LWCSF 2R 35.36 02.25 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2LWMF 2B 37.15 02.92 01.12 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2LWMF 2B 37.15 02.92 01.12 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2LWNPF 14 34.31 01.20 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05	6NSF 35.57 03.10 05.72 00.13 01.07 00.64 00.10 00.480 01.30 01.14 00.63 00.05 6PSF 6B 34.57 02.00 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6RF 62 34.97 02.40 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2MF 2A 37.15 02.92 01.12 05.82 00.13 01.07 00.64 00.10 00.47 05.00 01.30 01.14 00.90 00.05 2NPF 16 34.31 01.20 05.82 00.13 01.07 00.64 00.10 00.47 05.00 01.30 01.14 00.90 00.05 2NPF 16 34.31 01.20 05.82 00.13 01.07 00.64 00.10 04.91 16.47 05.00 01.30 01.14 00.90 00.05 2NSF 17 36.21 03.10 05.82 00.13 01.07 00.64 00.10 04.91 16.47 05.00 01.30 01.14 00.90 00.05	6SS 54 33.46 00.89 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SS Z 24 32.60 00.89 05.06 00.13 01.07 00.64 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSACF 36.21 00.89 02.75 05.82 00.13 01.07 00.64 00.10 04.80 01.30 01.14 00.63 00.05
25585F 2F 35.77 00.89 01.53 00.24 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2SSCKF 2H 37.24 00.89 03.24 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2SSIWBSF 2L 35.77 00.89 01.53 00.24 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2SSIWBSF 2L 35.77 00.89 01.53 00.24 05.82 00.13 01.07 00.64 00.10 04.9 16.47 05.00 01.30 01.14 00.90 00.05 2SSIWBSF 2L 35.77 00.89 01.53 00.24 05.82 00.13 01.07 00.49 16.47 05.00 01.30 01.14 <	65SARF 35.86 00.89 02.40 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 65SCF 6P 36.40 00.89 02.75 00.19 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSHF 56 38.82 00.89 04.50 00.86 05.82 00.13 01.07 00.64 00.10 04.80 01.30 01.14 00.63 00.05
25SIWNSF 15 37.10 00.89 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2SSIWNSF 15 37.24 00.89 03.24 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05	6SSIWNSF 6T 36.56 00.89 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSIWNSF 6T 36.56 00.89 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSMWHF 8A 45.07 06.25 00.89 04.50 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSMWNS 42.81 06.25 00.89 03.10 05.82 00.13 01.07 00.64 00.10 04.80 01.30 01.14 00.63 00.05
2SSMWNS 43.35 06.25 00.89 03.10 05.82 00.13 01.07 00.64 00.10 00.47 05.00 01.30 01.31 00.05 2SSMPF 2K 35.20 00.89 01.20 05.82 00.13 01.07 00.64 00.10 00.47 05.00 01.30 01.14 00.90 00.05	6SSNSF 57 36.56 00.89 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSNSF 05 35.45 00.89 02.00 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
2SSNSF 2C 37.10 00.89 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 2SSWAF 2G 36.62 00.89 01.74 00.88 05.82 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05 3 C 39.36 05.72 00.13 01.07 00.64 00.10 00.49 16.47 05.00 01.30 01.14 00.90 00.05	6SSRF 6N 35.86 00.89 02.40 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSSW 72 34.66 01.20 00.89 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSSWNSF 66 37.76 01.20 00.89 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSSWNSF 66 37.76 01.20 00.89 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3CAF 27 41.86 02.40 05.82 00.13 01.07 00.64 00.10 0.04 23.17 04.57 01.30 01.14 00.98 00.05 3CF 35 42.40 02.75 00.19 05.82 00.13 01.07 00.64 00.10 04.57 01.30 01.14 00.98 00.05 3CKF 28 42.70 03.24 05.82 00.13 01.07 00.64 00.10 04.57 01.30 01.14 00.98 00.05 3CKF 28 42.70 03.24 05.82 00.13 01.07 00.64 00.10 04.57 01.30 01.14 00.98 00.05	6SSSWPSF 6W 36.66 01.20 00.89 02.00 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSSWUCF 89 37.03 01.20 00.89 02.37 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSSWUCF 89 37.03 01.20 00.89 02.37 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSSWWF 51 36.81 01.20 02.97 05.82 00.13 01.07 00.64 00.10 04.80 01.30 01.14 00.63 00.05 6SSSWWF 51 36.81 01.20 02.97 05.82 00.13 01.07 00.64 00.10 04.80 01.30 01.34 01.63 00.05
3CPF 3I 42.65 03.19 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3DF 36 43.46 04.00 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3GF 25 41.46 02.00 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3GF 25 41.46 02.00 05.82 00.13 01.07 00.64 00.10 0.049 23.17 04.57 01.30 01.14 00.98 00.05	65SUCF 6U 35.83 00.89 02.37 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 65SWF 58 35.61 00.89 02.15 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSWWAR 36.93 01.07 00.89 02.40 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSWWAR 36.93 01.07 00.89 02.40 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3GF H 250 41.46 02.00 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3LWCKF 33 42.70 03.24 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05	65SWWARF 36.93 01.07 00.89 02.40 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSWWCF 6R 37.47 01.07 00.89 02.75 00.19 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSWWCF 6R 37.47 01.07 00.89 02.75 00.19 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSWWSF 36.53 01.07 00.89 02.00 05.82 00.13 01.07 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSWWSF 36.53 01.07 00.89 02.00 05.82 00.13 01.07 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3PF 30 41.46 02.00 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3PF H 41.36 02.00 05.72 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3PF H 41.36 02.00 05.72 00.13 01.07 00.64 00.10 04.97 01.30 01.14 00.98 00.05	65SWWRF 6A 36.93 01.07 00.89 02.40 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SSWWWF 07 36.68 01.07 00.89 02.15 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3SS 40.35 00.89 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3SS 3F 40.25 00.89 05.72 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3SSCAF 3C 42.75 00.89 02.40 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3SSCAF 3C 42.75 00.89 02.40 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05	6SWNSF 68 36.87 01.20 03.10 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SWNSF 36.77 01.20 03.10 05.72 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SWNSF 6C 35.77 01.20 02.00 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6SWPSF 6C 35.77 01.20 02.00 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3SSCF 24 43.29 00.89 02.75 00.19 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3SSCKF 3E 43.59 00.89 03.24 05.82 00.13 01.07 00.64 00.10 0.049 23.17 04.57 01.30 01.14 00.98 00.05 3SSCFF 3E 43.54 00.89 03.19 05.82 00.13 01.07 00.64 00.10 04.57 01.30 01.14 00.98 00.05 3SSCPF 3R 43.54 00.89 03.19 05.82 00.13 01.07 00.64 00.10 04.57 01.30 01.14 00.98 00.05	6SWWF 69 35.92 01.20 02.15 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6WF 70 34.72 02.15 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6WW 63 33.64 01.07 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6WW 63 33.64 01.07 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05
3SSDF 3M 44.35 00.89 04.00 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3SSGF 3D 42.35 00.89 02.00 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3SSLWCKF 3H 43.59 00.89 03.24 05.82 00.13 01.07 00.64 00.10 04.97 01.30 01.14 00.98 00.05	GWWGSF GJ 35.14 01.07 01.50 05.82 00.13 01.07 00.480 01.30 01.14 00.63 00.05 GWWPSF 6D 35.64 01.07 02.00 05.82 00.13 01.07 00.480 01.30 01.14 00.63 00.05 GWWPSF 6D 35.64 01.07 02.00 05.82 00.13 01.07 00.480 01.30 01.14 00.63 00.05
3SSMF 3P 44.39 00.89 02.92 01.12 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3SSMF 3G 42.35 00.89 02.00 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05	6WWRF 65 36.04 01.07 02.40 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 6WWWF 6V 35.79 01.07 02.15 05.82 00.13 01.07 00.64 00.10 00.49 16.40 04.80 01.30 01.14 00.63 00.05 7CAF 76 40.38 02.40 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
3SSWAF 3N 42.97 00.89 01.74 00.88 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05 3WAF 34 42.08 01.74 00.88 05.82 00.13 01.07 00.64 00.10 00.49 23.17 04.57 01.30 01.14 00.98 00.05	7CF 77 40.92 02.75 00.19 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7CF 7 40.76 00.89 02.75 05.06 00.13 01.07 00.64 00.10 09.49 18.86 07.40 01.30 01.14 00.98 00.05 7CF 770 40.76 00.89 02.75 05.06 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4CRF 4D 34.73 02.99 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4ECF 4E 32.21 00.47 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4GSF 4G 33.24 01.50 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05	7CKF 74 41.22 03.24 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7DF 78 41.98 04.00 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7DF 78 41.98 04.00 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7GF 92 39.98 02.00 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4HOF 4C 33.36 01.62 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4PBF 4N 34.35 02.61 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4PBF 4N 34.35 02.61 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4PSF 4L 33.74 02.00 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05	7LWCKF 82 41.22 03.24 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7LWCKF 83 40.60 01.74 00.88 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4REF 10 33.59 01.85 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4SSPSF 7T 34.63 00.89 02.00 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4SSPSF 7T 34.63 00.89 02.00 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4SSREF 9N 34.48 00.89 01.85 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05	7SS 94 38.87 00.89 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SS Z 94 38.01 00.89 05.06 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SSARF 41.27 00.89 02.40 05.82 00.13 01.07 00.64 00.10 04.9 18.86 07.40 01.30 01.14 00.98 00.05
4SSWWPSF 7U 35.70 01.07 00.89 02.00 05.82 00.13 01.07 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4SSWWREF 7Y 35.55 01.07 00.89 01.85 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05	7SSBSESZ 38.01 00.89 05.06 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SSBSESZ 38.01 00.89 05.06 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SSBSISZ 38.01 00.89 05.06 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05
455WWWCF 7V 35.67 01.07 00.89 01.18 00.79 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WCF 4H 33.71 01.18 00.79 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WW 32.81 01.07 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WW 32.81 01.07 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05	7SSB5RPZ 38.01 00.89 05.06 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SSCAF 7B 41.27 00.89 02.40 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SSCAF 7B 41.27 00.89 02.40 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SSCAF Z 40.41 00.89 02.40 05.06 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4WW J 32.71 01.07 05.72 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WWECF 4F 33.28 01.07 00.47 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WWECF 4F 33.28 01.07 00.47 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WWHOF 4B 34.43 01.07 01.62 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05	7SSCF 85 41.81 00.89 02.75 00.19 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SSCF Z 40.95 00.89 02.75 00.19 05.66 00.13 01.07 00.64 00.19 18.86 07.40 01.30 01.14 00.98 00.05
4WWPBF 4P 35.42 01.07 02.61 05.82 00.13 01.07 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WWPSF 4M 34.81 01.07 02.00 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WWRFF 4M 34.81 01.07 02.00 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WWRFF 4K 34.66 01.07 01.85 05.82 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WWRFF 4K 34.66 01.07 01.85 05.82 00.13 01.07 00.64 00.10 01.49 19.24 01.13 01.30 01.14 00.63 00.05	7SSCKF 7F 42.11 00.89 03.24 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SSDCF 7K 40.10 00.89 01.23 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SSDCF 7K 40.10 00.89 01.23 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 7SSDF 99 42.87 00.89 04.00 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05
4WWWCF 4J 34.78 01.07 01.18 00.79 05.82 00.13 01.07 00.49 19.24 01.13 01.30 01.14 00.63 00.05 4WWWRP J 32.71 01.07 05.72 00.13 01.07 00.64 00.10 00.49 19.24 01.13 01.30 01.14 00.63 00.05	755GF 93 40.87 00.89 02.00 05.82 00.13 01.07 00.64 00.10 00.49 18.86 07.40 01.30 01.14 00.98 00.05 755GF Z 40.01 00.89 02.00 05.06 00.13 01.07 00.64 00.49 18.86 07.40 01.30 01.14 00.98 00.05
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SHSF 90 34.73 02.34 05.82 00.13 01.07 00.64 00.10 00.49 18.86 02.16 01.30 01.14 00.63 00.05	Continued on next page

School District	IMB CD	Total Levy	Subdivsion	Water Dist	Sewer Dist	Fire Dist	Fire Bonds	County	Lea Ctr	Library	Tech School	Storm Fund	Debt Serv	Current School	School Bonds	General School	McCar	Voc School	Cty-W Fire
7SSSD		38.87			00.89			05.82	00.13	01.07	00.64	QO.10	00.49	18.86	07.40	01.30	01,14	00.98	00.05
7SSSD Z		38.01			00.89			05.06	00.13	01.07	00.64		00.49	18.86	07,40	01.30	01.14	00.98	00.05
7SSSDRPZ		38.01			00.89			05.06	00,13	01.07	00.64		00.49	18.86	07.40	01.30	01.14	00.98	00.05
7SSUCF	7J	41.24			00.89	02.37		05.82	00.13	01.07	00.64	00.10	00.49	18.86	07.40	01.30	01.14	00.98	00,05
7SSUCF Z		40.38			00.89	02.37		05.06	00.13	01.07	00.64		00.49	18.86	07.40	01.30	01.14	00.98	00.05
7SSWAF	88	41,49			00.89	01.74	00.88	05.82	00.13	01.07	00.64	00.10	00.49	18.86	07.40	01.30	01.14	00.98	00.05
7SSWF	95	41.02			00.89	02.15		05.82	00.13	01.07	00.64	00.10	00.49	18.86	07.40	01.30	01.14	00.98	00.05
7SSWWAR		42.34		01.07	00.89	02.40		05.82	00.13	01.07	00,64	00,10	00.49	18.86	07.40	01.30	01.14	00.98	00.05
7WAF	91	40.60				01.74	00.88	05.82	00.13	01.07	00.64	00.10	00.49	18.86	07,40	01.30	01.14	00.98	00.05
9		26.79						05.82	00.13	01.07	00.64	00.10	00.49	13.74	04,75				00.05
9 L		25.93						05.06	00,13	01.07	00.64		00.49	13.74	04.75				00.05
9EGF		30.45				03,66		05,82	00.13	01.07	00.64	00.10	00,49	13.74	04.75				00.05
9EGF L		29.59				03.66		05.06	00.13	01.07	00.64		00.49	13.74	04.75				00.05
9PBF		29.40				02.61		05.82	00.13	01.07	00.64	00.10	00.49	13.74	04.75				00.05
9PBF L		28.54				02.61		05.06	00,13	01.07	00.64		00.49	13.74	04.75				00.05
9SWTR		30.81		01.20		02.82		05.82	00,13	01.07	00.64	00.10	00.49	13.74	04.75				00.05
9SWTRLHS		31.63	00.82	01.20		02.82		05.82	00.13	01.07	00.64	00.10	00.49	13.74	04.75				00,05
9TRF		29.61				02.82		05.82	00.13	01.07	00.64	00.10	00.49	13,74	04,75				00.05
9TRF Q		28.75				02.82		05.06	00.13	01.07	00.64		00.49	13.74	04.75				00.05
9TRLHS		30.43	00.82			02.82		05.82	00.13	01.07	00.64	00.10	00.49	13.74	04.75				00.05

TOWN LEVIES 2017

Town	Code	District		TOWN LEVY	CO.LEVY	Total Levy
Campobello	A					
		1	A	0.1318	0.3803	0.5121
		1IW	A	0.1318	0.3803	0.5121
Chesnee	B					
	initia - Anorana - A	2LWCCF	В	0.1440	0.3483	0.4923
Cowpens	C					
		3	С	0.1084	0.3936	0.5020
		3SS	С	0.1084	0.4025	0.5109
Duncan	D&V					
	<u></u>	5	D	0.0831	0.3229	0,406
		5SW	D	0.0831	0.3349	0.418
		5SWDUF	D	0.0831	0.3636	0.4467
		5SWPSF	D	0.0831	0.3549	0.438
		5SWREF	D	0.0831	0.3534	0.4365
		5SWSF	D	0.0831	0.3489	0.4320
		5SWTR	D	0.0831	0.3631	0,4462
		5TR	D	0.0831	0.3511	0.4342
		5SWTR	۷	0.0831	0.3631	0.4462
		5TR	۷	0.0831	0.3511	0.4342

TOWN LEVIES 2017

Town	Code	District		TOWN LEVY	CO.LEVY	Total Levy
Pacolet	H					0890070-1169
	and and an an an and	3GF	H	0,0861	0.4146	0.5007
		3PF	Н	0.0861	0.4136	0.4997
		3SSPF	Η	0,0861	0.4225	0.5086
8-14-20-					62 Autopenae 20234	
Reidville	R	5SSSWRE	R	0.0150	0.3623	0.3773
			2			
Spartanburg	Z					
404035, 1434		655	Ζ	0.1050	0.3260	0.4310
		7CF	Z	0.1050	0.4076	0.5126
		7SS	Z	0.1050	0.3801	0.4851
		7SSBSES	Ζ	0.1050	0.3801	0.4851
		7SSBSJS	Z	0.1050	0.3801	0.4851
		7SSBSRP	Z	0.1050	0.3801	0.4851
		7SSCAF	Ζ	0.1050	0.4041	0.5091
		7SSCF	Z	0,1050	0.4095	0.5145
		7SSGF	Ζ	0.1050	0.4001	0.5051
		7SSHF	Z	0.1050	0.4337	0.5387
		7SSHM	Z	0.1050	0.3801	0.4851
		7SSSD	Z	0.1050	0.3801	0.4851
		7SSSDRP	Z	0.1050	0.3801	0,4851
		7SSUCF	Z	0.1050	0.4038	0.5088
Wellford	<u> </u>					
		SDUF	I	0.0615	0.3516	0.4131
		SSWDUF	I	0.0615	0.3636	0.4251
		5SWNSF	1	0.0615	0.3659	0.4274
		6NSF	I	0.0615	0.3557	0.4172
		6SWNSF	I	0.0615	0.3677	0,4292
Woodruff	land		900 G	s oservestado		
		4WW	J	0.1170	0.3271	0.4441
		4WWWRP	1	0.1170	0.3271	0.4441



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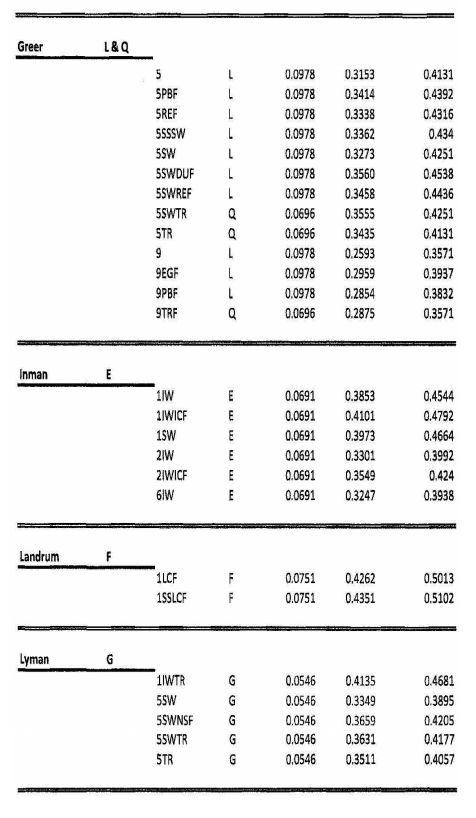
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Six ways to bring warmth into your home this fall

(StatePoint) With the shorter days and cooler nights of fall can come the urge to hibernate. But first prepare yourself and your home for the season with these cozy and warm accents that will make time spent indoors cozier.

1. Incorporate Metallic Décor. While you're breaking out the pumpkins, cornstalks and cornucopias, take a different approach this season and incorporate copper or brass accents. These metallic items will elevate décor, and the orange and yellow tones will complement the changing leaves outside. Try picking out a unique candelabra or vase or small decorative pieces to style the room.

2. Makeover the Fireplace. Fireplace season is on the horizon, so start thinking about new ways to make it the focal point of a room. Try painting it with a subtle whitewash for a look that will instantly revive brick and brighten the space. Before you get started, prep the fireplace by scrubbing brick with a wire



brush to remove any residue. Then, tape off any areas you don't want painted with a quality painter's tape like FrogTape brand painter's tape, to prevent paint bleed and achieve professional-looking results.

3. Layer, Layer, Layer. Bare floors can make your home feel chilly. Warm up Bedroom. With the holidays on the horizon, there's a space by layering area rugs on hardwood floors or no better time to give your guest bedroom a cozy to an already carpeted area. Not only will this add color update. Surprise overnight and texture to a room, the guests by painting the extra cushioning will room a moody green or blue that is on trend and ensure feet avoid the cold, so you can keep your slipsets a relaxing tone. Don't pers tucked away. forget to incorporate little touches like books or a

4. Update the Guest

make them feel at home.

5. Update Window Coverings. Heavy drapes keep out drafts and make a room feel luxurious. Switch out summer sheers for curtains with a heavier weight, or layer drapes for an elegant look.

6. Don't Underestimate DIY Showoff

the Power of White Paint. Vibrant doesn't always have to mean using bold colors. Make a space feel brand new again by repainting wood trim a crisp white color. It may seem like a tedious task, but with a little effort, you can completely transform a room. Start by filling in any imperfections, sanding and cleaning the surfaces to be painted. Then, you'll want to tape off the wall next to the trim so your handiwork looks like that of a professional. For this job you'll want a quality product like FrogTape painter's tape, treated with patented PaintBlock Technology, to help ensure your work looks professional and allows you to achieve the sharpest paint lines possible. When painting trim, opt for a semigloss paint to make elements stand out. For different project inspirations, visit FrogTape.com.

Grab your pumpkin spice latte and start adding little touches like these to your home, for a cozy and stylish season.

PHOTO SOURCE: (c) DIY Showoff

AAA offers tips on Caribbean travel following hurricanes

Charlotte, N.C. - For Carolinians who had planned to take tropical trips this fall and winter, many Caribbean islands remain viable destinations. Despite the severe damage to some places in the area, most fortunately missed the sweeping hurricanes making the region a top AAA recommended destination for fall and winter getaways.

"We want to encourage travelers to continue planning their trips to the Caribbean this season," said AAA Travel Vice President Sarah Henshall. The Grenadines, The Cayman Islands, Trinidad and Tobago, Turks & Caicos, St. Vincent & The Grenadines.

Additionally, the Florida Keys have reopened to travelers ahead of schedule following Hurricane Irma, and Mexico saw little impact to its tourism infrastructure following two recent earthquakes and Hurricane Katia, which made landfall in the eastern part of the country.

For anyone planning a trip during hurricane season (June 1 – November 30) or to a destination recently affected by a storm, AAA Travel experts offer the following tips: * Remain informed – Before, during and after a storm, travelers should check with their travel providers—including hotels, airlines, car rental companies, cruise lines, and tour operators—for the latest updates to itineraries or cancellation and rebooking policies.

* Be flexible and remember to pack your patience – In the event of a hurricane, travel plans may be disrupted, even for those not traveling to an affected area. For example, cruise ships often adjust their itineraries to avoid storms or help accommodate travelers on other routes.

plant on the nightstand to

* Share your plans – Before any international trip, enroll in the U.S. Department of State's Smart Traveler Enrollment Program (STEP). This makes it easier for the nearest embassy or consulate to contact U.S. citizens in case of an emergency.

* Check for Diamonds – AAA's professional inspectors conduct on-site evaluations of nearly 59,000 Diamond Rated hotels and restaurants across the Caribbean, United States, Canada and Mexico. If something goes wrong at one of these properties, AAA's member relations team is available to help members resolve their concerns.

Travelers should also remember that Atlantic hurricane season continues through November 30, and it's important for anyone traveling during this time to heed the advice of travel experts and plan ahead for any unforeseen severe weather.

For more information or to begin planning a trip, visit AAA.com/Travel.



"Our heart goes out to the areas affected by recent hurricanes. Besides donating to charities of your choice, the best ways to keep things as normal as possible for the region is to continue to support its booming tourism business in the areas that were out of harms way."

AAA experts recommend that travelers look to these popular Caribbean destinations, which sustained minimal or no damage, for their upcoming travels: Antigua, Aruba, Bahamas, Barbados, Belize, Bermuda, Bonaire, Curaçao, Dominican Republic, Jamaica, Martinique, Saint Lucia, St. Kitts & Nevis, St. Vincent &

* Work with a travel agent – A trusted travel agent can serve as the travelers' advocate, helping them remain informed and assisting with any itinerary changes that need to be made in the event of a storm.

* Consider purchasing travel insurance – Travel insurance is designed to offer protection against sudden and unforeseen events, such as hurricanes. Typically, travelers must have purchased travel insurance prior to a storm being "named" to receive hurricane-related coverage benefits.

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