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Doc#: 1104518037 Fee: \$42.00
Eugene "Gene" Moore RHSP Fee: \$10.00
Cook County Recorder of Deeds
Date: 02/14/2011 11:56 AM Pg: 1 of 4

Prepared By:
River-Tali
c/o Post Office 8503
near Chicago, Illinois
Non Domestic

COMMON LAW LIEN AND WRIT OF ATTACHMENT ON REAL AND PERSONAL PROPERTY

Date: January 24th, 2011

Notice to: Eurasia Holdings 4 LLC, Tasmania Group LLC, Pangea Equity Partners LP
Charles A. Race EVP and Al Goldstien
640 North LaSalle Suite #628
Chicago Illinois 60654

To the Clerk of the Cook County Court's Recorder Office of Cook County in the State of Illinois; and Sheriff of Cook County, Illinois; and attorney for the Plaintiff; and All Title Companies; and All Potential Purchases; and all entities who may claim interest now or at some time in the future; and All person known and unknown who may be similarly situated and All other concerned parties.

You are hereby notified that a FEDERAL COMMON LIEN AND WRIT OF ATTACHMENT ON REAL AND PERSONAL PROPERTY is now in effect on a certain parcel of Real Estate now of record in the Name of VACKYR TRUST, the LIENOR, on property located in Cook County, Illinois state, and known as One hundred nine zero eight thru twelve South Vernon, near Chicago, Illinois ; and more specifically LEGALLY described as:

Commonly Known as: 10809-12 South Vernon, Chicago, Illinois [60628]
PIN #: 25-15-411-015-0000

LEGAL DESCRIPTION:

All the timber to be cut and the extracted collateral transmitted through and on the land embraced in the annexed plat of being all parts of the South three feet of lot three all of lot four, five and six, except the south eighteen feet thereof in block four in O'Tooles Calumet Center subdivision and the southwest quarter of the southeast quarter of section fifteen in township thirty-seven North range Fourteen east of the Third Principal Meridian located in Cook County Illinois

Pursuant to that certain agreement that VACKYR TRUST, the OWNER of the property, and River-Tali, the LIENOR, hereby claims the attachment of the FEDERAL COMMON LAW LIEN WRIT OF ATTACHMENT ON REAL AND PERSONAL PROPERTY is in the AMOUNT of:

Total Dollar Amount of \$1,500,000.00 (One Million Five Hundred Thousand Dollars)

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MEMORANDUM OF LAW IN SUPPORT OF

Writ of Attachments are but another form of Federal Common Law Lien and *supersede* mortgages and equity liens, Drummond Carriage v. Mills, (1878) N.W. 99; Hewitt v. Williams, 47 La . Ann . 742, 17 So. 269; Carr v. Dail, 19 S.E. 235; McMaham v. Ludin, 58 N.H. 827, and may be satisfied only when paid and/or property is taken in lieu of the monetary value and fully satisfied by said taking of property.

The ruling of the U.S. Supreme Court in Rich v. Braxton, 158 U.S. 375, specifically forbids judges (Titles of Nobility) from invoking equity jurisdiction to remove Common Law Liens or Similar “clouds of title.” Furthermore, even if a preponderance of evidence displays the lien to be void or a voidable, the equity court (and Title of Nobles) still may not proceed until the moving party asks for the comes ‘to equity’ with “clean hands based on the “Clean hands Doctrine” and “power Of Estoppel, Trice v. Comstock, 57 C.C.A. 646; West v. Washington Sheriff, 153 App. Div. 460, 138 N.Y. Supp. 230.

ANY OFFICIAL WHO ATTEMPTS TO MODIFY OR REMOVE THIS COMMON LAW LIEN IN THE FORM OF A WRIT OF ATTACHMENT IS FULLY LIABLE FOR DAMAGES AT LAW PURSUANT TO THE MANDATORY RULINGS OF THE U.S.SUPREME COURT IN BUTZ v. ECOHOMU, 438 U.S. 494, 98 S.CT. 2854; BELL v. HOOD, 327 U.S. 678; AND BIVENS v. UNKNOWN AGENTS, 499 U.S. 388.

This Federal At Law Lien in the form of a Writ Of Attachment shall be valid, notwithstanding any other provision of statute or rule regarding the form or content of a “Notice of Lien”, nor shall it be dischargeable for one hundred (100) years, nor extinguishable due to lienor’s death whether accidental or purposely, nor dischargeable by lienor’s heirs, successors, assigns, or executors.

CAVEAT

Whoever attempts to modify, circumvent and/or negate this federal Common law Lien in the form of writ Of Attachment, shall be deemed outlaws and/or felons and shall be prosecuted pursuant to Title 42, United States Code Section 1983, 1985, and 1986, and punishable under the penalties of the common law at Law and applicable sections of Title18, United States Code.

Demand is made upon all public officials under penalty of Title 42 United States Code Section 1986 not to modify or remove this lien in any manner.

JUDICIAL NOTICE

WE HEREBY GIVE NOTICE to all parties and this Court that pursuant to U.S. Supreme Court case Hafer v. Melo, No. 90-681, **April 2010 and any future dates and/or judicial actions** which violates the constitutional rights of American citizens may be sued as a cause of action in civil litigation against those performing said acts, without any form of immunity.

CIVIL RIGHTS – Immunity: State officials sued in their individual capacities are “persons” subject to suits for damages under 42 U.S.C. § 1983; Eleventh Amendment does not bar such suits in federal court. (Hafer v. Melo, No. 90-681), page 4001.

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Respectfully Submitted in the Name of Justice on this 24th day of January, 2011.

River Tali
(Signature)
Trustee of VACKYR TRUST

AFFIDAVIT

STATE OF ILLINOIS)
)ss.
COUNTY OF COOK)

BEFORE ME, the undersigned authority, on this 24th day January, 2011, did personally appear River-Tali, the Trustee of VACKYR TRUST property, and River-Tali, the LIENOR, who being first personally and dully sworn, does depose and say tha the information contained in this foregoing federal Common Law Lien Writ Of Attachment on Real and Personal Property is true and accurate.

Further Affiant sayeth not,

River Tali
(Signature)
VACKYR TRUST
"PROPERTY OWNER"

River Tali
(Signature)
River Tali
"LIENOR"

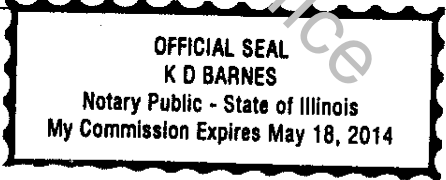
Witness my Hand and Notarial Seal this: 24th day of January, 2011

Notary Public (Printed name): *K.D. Barnes*

Notary Public (signature name): *K.D. Barnes*

County of Residence: *Cook*

Date of Expiration: *5/18/2014*



This document prepared by: River-Tali
Name (signature): *River Tali*

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ACKNOWLEDGMENT

STATE OF ILLINOIS)
)ss.
COUNTY OF COOK)

The foregoing Federal Common Law Lien Writ of Attachment on real and Personal Property was acknowledged before me this 24th day of January, 2011, by VACKYR TRUST, the OWNER of the property, and River-Tali the LIENOR, who is personally known to me or who has produced proper legal identification and nationality and who did make and affirmation and acknowledged that he did execute same.

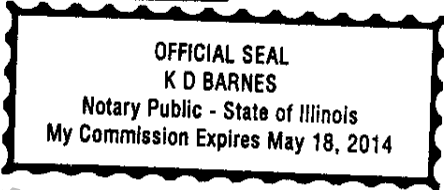
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This document prepared by River-Tali

Name (signature) River-Tali

Property of Cook County Clerk's Office