UNOFFICIAL COPY

Prepared by and after recording return to:

McDermott Will & Emery LLP 227 West Monroe Street Chicago, Illinois 60606 Attn: David R. Neville



Doc#: 1317044083 Fee: \$76.00 RHSP Fee:\$9.00 RPRF Fee: \$1.00 Karen A.Yarbrough Cook County Recorder of Deeds Date: 06/19/2013 03:53 PM Pg: 1 of 6

RELEASE OF MORTGAGE

KNOW ALL MIN BY THESE PRESENTS that LILA M. SELF, successor-in-interest to Allen Financial, Inc. ("Lende.") for and in consideration of Ten and No/100 Dollars (\$10.00) and other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, does hereby REMISE, CONVEY, RELEASE AND QUITCLAIM unto HUBERT JACKSON and IDA JACKSON, husband and wife (together, "Bornower"), all right, title, interest, claim or demand whatsoever Lender may have acquired by, through, under or in that certain Mortgage dated as of December 1, 2005 and recorded January 18, 2006 as Document Number 0601853058 with the Cook County, Illinois Recorder of Deeds, relating to the premises therein described as follows:

Lot 7 in Block 4 of North Sheldon Heights Subdivision, First Addition, being a subdivision of Lot 1 (except the East 138 feet and excepting the North 5 of the West 293 feet thereof) and Lot 4 (except the West 914.9 feet of the South 141 feet thereof) all in the subdivision of Lots 59 and 62, in Section 16, Township 37 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois, according to the plat recorded on May 28, 1924, as Document No. 08440024.

P.I.N.: 25-16-327-002-0000

COMMONLY KNOWN AS: 11005 S. Normal Avenue, Chicago, IL 60328

together with all appurtenances and privileges thereunto belonging or appertaining.

[signature page follows]

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IN WITNESS WHEREOF, Lender has executed and delivered this Release of Mortgage as of /27 1 JUNE , 2013.

STATE OF

COUNTY OF __

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that Rosa Sadlek, attorney-in-fact for and on behalf of Lila M. Self, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that she executed and delivered said instrument as her free and voluntary act, and the free and voluntary act of Lila M. Salf, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this 11th day of _

) SS.

Notary

Jort's Office

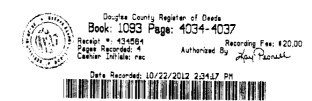
(SE\Li)

"OFFICIAL SEAL" AMY ROHDE NEAL Notary Public, State of Illinois

My Commission Expires Sept. 13. 2016

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ACOUNTY CLORES OFFICE

mc Dermoth Will Emery 227 W. Monroe St. Chicago, IL boleat

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CDERMOTT VIELS EMERY LP PROPRIOR JOS PAGE 4035

Chicago, Illinois 60606-5096

ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY

(NOTICE: THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON YOU DESIGNATE (YOUR "AGENT") BROAD POWERS TO HANDLE YOUR PROPERTY. WHICH MAY INCLUDE POWERS TO PLEDGE, SELL OR OTHERWISE DISPOSE OF ANY REAL OR PERSONAL PROPERTY WITHOUT ADVANCE NOTICE TO YOU OR APPROVAL BY YOU. THIS FORM DOES NOT IMPOSE A DUTY ON YOUR AGENT TO EXERCISE GRANTED POWERS: BUT WHEN POWERS ARE EXERCISED. YOUR AGENT WILL HAVE TO USE DUE CARE TO ACT FOR YOUR BENFFIT AND IN ACCORDANCE WITH THIS FORM AND KEEP A RECORD OF RECEIPTS, DISBURSEMENTS AND SIGNIFICANT ACTIONS TAKEN AS AGENT. A COURT CAN TAKE AWAY THE POWERS OF YOUR AGENT IF IT FINDS THE AGENT IS NOT ACTING PROPERLY. YOU MAY NAME SUCCESSOR AGENTS UNDER THIS FORM BUT NOT CO-AGENTS. UNLESS YOU EXPRESSLY LIMIT THE DURATION OF THIS POWER IN THE MANNER PROVIDED BELOW, UNTIL YOU REVOKE THIS POWER OR A COURT ACTING ON YOUR BEHALF TERMINATES IT, YOUR AGENT MAY EXERCISE THE POWERS GIVEN HERE THROUGHOUT YOUR LIFETIME, EVEN AFTER YOU BECOME DISABLED. THE POWERS YOU GIVE YOUR AGENT ARE EXPLAINED MORE FULLY IN SECTION 3-4 OF THE ILLINOIS "STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY LAW" OF WHICH THIS FORM IS A PART (SEE THE END OF THIS FORM). THAT LAW EXPRESSLY PERMITS THE USE OF ANY DIFFERENT FORM OF POWER OF ATTORNEY YOU MAY DESIRE. IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER TO EXPLAINIT TO YOUL.

	POWER OF ATTO	RNEY MADE		.2008.
1. ()	la M. Self, 444 E. 4th Street, Hin	(disart name and address of principal)		
hereby acri	my husband Madison A. Sel		Hina	ie 60521
		(insert name and address of agent)		
- CARON O T	ney-in act my "agent") to act for me and in of the "siat" or, "Short Form Power of Attorr d powers in terted to paragraph 2 or 3 below:	teving Property I aw including all amount	on) wit ments)	h respect to the following powers, as defined in but subject to any limitations on or additions to
^,LU:_	F STRIKE OUT ALIY ()NE OR MORE OF TH O STRIKE THE TITLE OF ANY CATEGORY O STRIKE OUT A CATEGO() YOU MUST I	CANNEL CALISE THE BUMBEDS DESCRIPE		OU DO NOT WANT YOUR AGENT TO HAVE THAT CATEGORY TO BE GRANTED TO THI CATEGORY.)
(a)	Real estate transactions.) Retirement plan transactions.	(1)	Business operations.
(b)	Financial institution transactions.	 Social Security, employment and mili- tary service benefits. 	(m)	Borrowing transactions.
(c)	Stock and bond transactions. (i	Tax matters.	(n)	Estate transactions.
(d)	Tangible personal property transactions.	C'uir's and litigation.	(0)	All other property powers and trans- actions.
(e)	Safe deposit box transactions. (k	Commodity option transactions.		334410.
(f)	Insurance and annuity transactions.	('		
LIMITATIO SPECIFICA	NS ON AND ADDITIONS TO THE AGE	'NT'S POWERS MAY BE INCLUDED	IN TH	IS POWER OF ATTORNEY IF THEY ARE
any spocnit	owers granted above shall not include the fo	oflowing powers or shall be modified or lim	nited in	the following particulars (here you may include ticular stock or real estate or special rules or
borrowing b	the agent):	a prohibition or conditions or the sale	or par	ilicular stock of real estate of special rules of
oarrowing b	/ the agent):	s a prohibition or conditions or the sale	or par	nicular stock of real estate of special rules of
No limit 3. In adi	ttions Itions Ition to the powers granted above, I grant in the power to make gifts, exercise powers of appo	ay agent the following powers (here you or	18v ac	icular stock of real estate of special rules of
No limit 3. In addimitation, performed to be	Itions Itions Itions Ition to the powers granted above, I grant mover to make gifts, exercise powers of appoolow): The any family or charitable gifts.	ny agent the following powers (here you mintment, name or change beneficiaries or program of mine, including a	nay ac joint te	ton other delegable powers including, without and or solve or amend any trust specifically the other sections of the other sections.
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(insert a future gate or every, such as court determination of your disability when you want this power to terminate grean to your death.)

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PAGE 4036 UCCESSOR(S) IN THE FOLLOWING

(IF YOU WISH TO NA PARAGRAPH.)

8. If any agent named by me shall die, become incompetent, resign or refuse to accept the office of agent, I name the following (each to act alone and successively, in the order named) as successor(s) to such agent: Rosa C. Sadlek; Bank of America, N.A., of Chicago, Illinois.

For purposes of this paragraph 8, a person shall be considered to be incompetent if and white the person is a minor or an adjudicated incompetent or disabled person or the person is unable to give prompt and intelligent consideration to business matters, as certified by a ficensed physician

LIF YOU WISH TO NAME YOUR AGENT AS GUARDIAN OF YOUR ESTATE, IN THE EVENT A COURT DECIDES THAT ONE SHOULD BE APPOINTED YOU MAY, BUT ARE NOT REQUIRED TO, DO SO BY RETAINING THE FOLLOWING PARAGRAPH. THE COURT WILL APPOINT YOUR AGENT IF THE COURT FINDS THAT SUCH APPOINTMENT WILL SERVE YOUR BEST INTERESTS AND WELFARE. STRIKE OUT PARAGRAPH 9 IF YOU DO NOT WANT YOUR AGENT TO ACT AS GUARDIAN.)

If a guardian of my estate (my property) is to be appointed, I nominate the agent acting under this power of attorney as such guardian, to serve

		10-17.	1-	501
	Signed	Lila N	I. Šelf	
(YOU MA' BUT ARE NOT REQUIRED TO, REQUEST YOUR AGEI BELOW: IF YOU INCLUDE SPECIMEN SIGNATURES IN THIS POWER THE SIGNATURES OF THE AGENTS.)	NT AND SUCCES OF ATTORNEY,	SSOR AGENTS TO PR YOU MUST COMPLETI	OVIDE SPI THE CER	ECIMEN SIGNATURES TIFICATION OPPOSITE
Specimen sign (ture) of agent (and successors).	1 certify that	the signatures of my ago	ent (and suc	cessors) are correct.
Madison Soll		12 270 (order	<u> </u>	<u> </u>
"Pyd" Minnib	Ü	ų,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	9
(succe sor gent)		(prin	cical)	
(successor agent)		(prin	cipal;	
(THIS POWER OF ATTORNEY WILL NOT BE LEFECTIVE UNLESS IT USING THE FORM BELOW.)	IS NOTARIZED A	AND SIGNED BY AT LE	AST ONE A	ADDITIONAL WITNESS.
State of Illinois				
County of 60K				
County of	Ò			
The undersigned, a notary public in and for the above county ar	al abla a riffae th	na fila M. Self		
known to me to be the same person whose name is subscribed as princi witnesses in person and acknowledged signing and delivering the instru therein set forth (, and certified to the correctness of the signature(s) of the	ipal to the lorer sin ment as the lien a	in power of attorney, ap	peared befo principal, fo	re me and the additions r the uses and purpose
24 2008	\ .)	Ch	···>	/
Uareo.	J. 134	verson	22 St	had)
"OFFICIAL SEAL" (SEAL PAMELA J. MCGREGOR	Mr. an marin	and overland	, 927J	2017
Notary Public, State of Illinois 1	My commiss	sion expires	10	
My Commission Expires Sent. 12, 2019 EACH OF THE UNDERSIGNED MEMBERS CERTIFIES THAT 1318	M. Self	, KNOWN TO ME TO	BE THE S	ANE PERSON WHOS
NAME IS SUBSCRIBED AS PRINCIPAL TO THE FOREGOING POWER ACKNOWLEDGED SIGNING AND DELIVERING THE INSTRUMENT A AND PURPOSES THEREIN SET FORTH. EACH OF THE UNDERSIGN MEMORY.	S THE FREE AND	O VOLUNTARY ACT OF	THE PRIN	OP IN FOR THE USE
				'Co
Dated: Duc. 4, 2008				C
Carol Oskraik	Residing at	106×15 Chr	teans	Ugo, sell.
(Milless)			,	- 0
Typical South Carry - 3-	Residing at	11305-111	Cher:	s, Chipy 71
(THE NAME AND ADDRESS OF THE PERSON PREPARING THIS CONVEY ANY INTEREST IN REAL ESTATE.)	FORM SHOULD	BE INSERTED IF TH	E AGENT V	VILL HAVE POWER T
This document was prepared by:				
Quentin G. Heisler, Jr., P.C., of McDermott Will &	Emery LLP	, 227 West Moni	oe Stree	t, Chicago, Illino
60606-5096			·w	

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Section 3-4 of the Illim bis Statutum y Short Form BODY 1/93 PAGE 4037

- Section 3-4. Explanation of powers granted in the statutory short form power of attorney for property. This Section defines each category of powers listed in the statutory short form power of attorney for property and the effect of granting powers to an agent. When the title of any of the following categories is retained (not struck out) in a statutory property power form, the effect will be to grant the agent all of the principal's rights, powers and discretions with respect to the types of property and transactions covered by the retained category, subject to any limitations on the granted powers that appear on the form. The agent will have authority to exercise each granted power for and in the name of the principal with respect to all of the principal's interests in every type of property or transaction covered by the granted power at the time of exercise, whether the principal is interests are direct or incirect, whole or fractional, legal, equitable or contractual, as a joint tenant or tenant in common or held in any other form; but the agent will not change any beneficiary whom the principal has designated to take the principal's property, to exercise powers to appoint to others or to change any beneficiary whom the principal has designated to take the principal's interests at death under any will, trust, joint tenancy, beneficiary form or contractual arrangement. The agent will be under no duty to exercise granted powers or to assume control of or responsibility for the principal's property or affeirs, but when granted powers are exercised, the agent will be required to use due care to act for the benefit of the principal in accordance with the terms of tho statutory property power and will be liable for negligent exercise. The agent may act in person or through others reasonably employed by the agent for that purpose and will have authority to sign and deliver all instruments, negotiate and enter into all agreements and do all other acts reasonably necessary to implement the exercise of the powers gran
- (a) Real estate transactions. The agent is authorized to, buy, sell, exchange, rent and lease real estate (which term includes, without limitation, real estate subject to a land trust and all beneficial interests in and powers of direction under any land trust); collect all rent, sale proceeds and earnings from real estate; convey, assign and accept title to real estate; grant easements, create conditions and release rights of homestoad with respect to real estate; create land trusts and exercise all powers under land trusts; hold, possess, maintain, repair, improve, subdivide, manage, operate and insure real estate; pay, contest, protest and compromise real estate taxes and assessments; and, in general, exercise all powers with respect to real estate which the principal could it present and under no disability.
- (b) Financial institution transactions. The agent is authorized to: open, close, continue and control all accounts and deposits in any type of financial institution (which term includes, without limitation, banks, trust companies, savings and building and foan associations, credit unions and brokerae times; deposit in and withdraw from and write checks on any financial institution account or deposit; and, in general, exercise all powers with respect to be inclal institution transactions which the principal could it present and under no disability.
- (c) stock and bond transactions. The agent is authorized to: buy and sell all types of securities (which term includes, without limitation, stocks, bonds multial funds and all other types of investment securities and financial instruments); collect, hold and safekeep all dividends, interest, earrangs, procedings, cale, distributions, shares, certificates and other evidences of ownership paid or distributed with respect to securities; exercise all voting rights with espect to securities in person or by proxy, enter into voting trusts and consent to limitations on the right to vote; and, in general, exercise all powers with less ect to securities which the principal could if present and under no disability.
- (d) Tangible personal reoperty transactions. The agent is authorized to: buy and sell, lease, exchange, collect, possess and take title to all tangible personal property; molections, ship, restore, maintain, repair, improve, manage, preserve, insure and safekeep tangible personal property; and, in general, exercise all powers with respect to tangible personal property which the principal could if present and under no disability.
- (e) Safe deposit box transactions. The agent is authorized to open, continue and have access to all safe deposit boxes; sign, renew, release or terminate any safe deposit contract critical contractions and the principal could it present and under no disability.
- (f) Insurance and annuity transactic is. This agent is authorized to: procure, acquire, continue, renew, terminate or otherwise deal with any type of insurance or annuity contract (which terms include, without limitation, life, accident, health, disability, automobile casualty, property or liability insurance); pay premiums or assessments on or sur end it and collect all distributions, proceeds or benefits payable under any insurance or annuity contract; and, in general, exercise all powers with respect to insurance and annuity contracts which the principal could if present and under no disability.
- (g) Retirement plan transactions. The agent is outh rized to: contribute to, withdraw from and deposit funds in any type of retirement plan (which term includes, without limitation, any tax qualified or not qualified pension, profit sharing, stock bonus, employee savings and other retirement plan, individual retirement account, deferred compensation plan and "by cher type of employee benefit plan); select and change payment options for the principal under any retirement plan; make rollover contributions form any retirement plan to other retirement plans or individual retirement accounts; exercise all investment powers available under any type of self-cirect. "The transmitted plan; and, in general, exercise all powers with respect to retirement plans and retirement plan account balances which the principal could it present and under no disability.
- (h) Social Security, unemployment and military service benefits. (he "gent is authorized to: prepare sign and file any claim or application for Social Security, unemployment or military service benefits; sue for, settle or at an on any claims to any benefit or assistance under any federal, state, local or foreign statute or regulation, control, deposit to any account, collect, receipt for, a; take title to and hold all benefits under any Social Security, unemployment, military service or other state, federal, local or foreign statute or regulation, and, in general, exercise all powers with respect to Social Security, unemployment, military service and governmental benefits which the principal cut if "present and under no disability."
- (i) Tax matters. The agent is authorized to: sign, verify and file all the principal's fer eral, state and local income, gift, estate, property and other tax returns, including joint returns and declarations of estimated tax; pay all taxes; claim, sile for an infective all tax returns and records; represent the principal before any federal, state or local revenible principal stax returns and records; represent the principal before any federal, state or local revenible principal stax returns and records; represent the principal tax powers of attorney on behalf of the principal that may be necessary for such purposes; waive rights and sign all documents on behalf of the principal as required to settle, pay and determine all tax liabilities; and, in general, exercise all powers with respect of tax matters which the principal could if present and under no disability.
- (j) Claims and litigation. The agent is authorized to: institute, prosecute, defend, abandon, compron ise, a bitrate, settle and dispose of any claim in favor of or against the principal or any property interests of the principal; collect and receipt for any claim (it is attempted and waive or release all rights of the principal; employ attorneys and others and enter into contingency agreements and other convacts in recessary in connection with higation; and, in general, exercise all powers with respect to claims and litigation which the principal could if present an under no disability.
- (x) Commodity and option transactions. The agent is authorized to: buy, sell, exchange, assign, convey, settle and pure prices commodities tutures contracts and call and put options on stocks and stock indices traded on a regulated options exchange and collect and receir, for all proceeds of any such transactions; establish or continue option accounts for the principal with any securities or futures broker; and, in general, element all powers were respect to commodities and options which the principal could if present and under no disability.
- (I) Business operations. The agent is authorized to: organize or continue and conduct any business (which term includes, with but hitation any farming, manufacturing, service, mining, retailing or other type of business operation) in any form, whether as a proprietorship, joint venture, partnership, corporation, trust or other legal entity: operate, buy, self, expand, contract, terminate or liquidate any business; direct, control, supervise, manage or participate in the operation of any business and engage, compensate and discharge business managers, employees, agents, attorneys, accountants and consultants; and, in general, exercise all powers with respect to business interests and operations which the principal could if present and under no disability.
- (m) Borrowing transactions. The agent is authorized to: borrow money; mortgage or pledge any real estate or tangible or intangible personal property as security for such purposes; sign, renew, extend, pay and satisfy any notes or other forms of obligation; and, in general, exercise all powers with respect to secured and unsecured borrowing which the principal could if present and under no disability.
- (n) Estate transactions. The agent is authorized to: accept, receipt for, exercise, release, reject, renounce, assign, disclaim, demand, sue for, claim and recover any legacy, bequest, devise, gift or other property interest or payment due or payable to or for the principal; assert any interest in and exercise any power over any trust, estate or property subject to fiduciary control; establish a revocable trust solely for the benefit of the principal that terminates at the death of the principal and is than distributable to the legal representative of the estate of the principal; and, in general, exercise all powers with respect to estates and trusts which the principal could if present and under no disability; provided, however, that the agent may not make or change a will and may not revoke or amend a trust revocable or amendable by the principal or require the trustee of any trust for the benefit of the principal to pay income or principal to the agent unless specific authority to that end is given, and specific reference to the trust is made, in the statutory power form
- (c) All other property powers and transactions. The agent is authorized to exercise all possible powers of the principal with respect to all possible types of property and interests in property, except to the extent the principal limits the generality of this category (o) by striking out one or more of references (a) through (ii) or by specifying other limitations in the statutory property power form.