PLACITA JUDGMENT

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PLIAS, before the Hoporable A. DUNNE one of the Judges of the Circuit Court of Cook County, in the State of Illicois, booding a branch Court of said	
Court, at the Court House in said County, and State, on SEPTEMBER 15gh,	
in the year of our Lord, one thousand nine bondred and 89	
of the United States of America, the two hundredth and Chirecach	
PRESENT: The Honorabio A. BUPNE	
RICHARD M. DALLEY, State's Arthorny  TAINTS: ** OTON WAR  RICHARD M. DALLEY, State's Arthorny  RICHARD M. DALLEY, State's Arthorny  TAINTS: ** OTON WAR  RICHARD M. DALLEY, State's Arthorny	
of the United States of America, the two buildredth and Shirneoch  PRESENT: The Honorable A. FUNNE States of the Control of th	THE PERSON NAMED IN COLUMN TO SERVICE AND ADDRESS OF THE PERSON NAMED IN COLUMN TO SE

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NUMERICA FINANCIAL SERVICES, INC.	)	
PLAINTIFF	)	
<b>∀6</b> .	) 1	88 CH 3583
WILLIETTE SLOCUM; et al	Ś	
AL / DEFENDANTS	í	

#### JURGMENT FOR FURECLOSURE AND SALE

THIS CAUSE having been dely heard by this Court upon the record herein on the merits of the Complaint for Foreclosure filed by the Plaintiff and on Plaintiff's Motion for entry of Judgment for Foreclosure and Sale, the Court FINDS:

- (1) JURISDICTION: The Court has jurisdiction over the parties assets and the subject matter hereoi.
  - (A) All parties defendant were served with a Summons and copy of the Complaint or by publication by the following method of service on the following dates.

Williette Slogum by publication on June 13, 1968
Aletha M. Jerry by publication on June 13, 1968
Jay Y. Jaffer by publication on June 13, 1968
Unknown Spouse of Williette Slogum by publication on June 13, 1988
Unknown Spouse of Aletha M. Jerry by publication on June 13, 1988
Hazry 'Bus' Youxell, Registrar of Titles by agent to May 10, 1988
Ray L. Butler by publication on June 13, 1988
Unknown Owners and Nonrecord Claimants by publication on June 13, 1988
Unknown Owners and Nonrecord Claimants by publication on June 13, 1988

(b) In addition, the following defendance have submitted to the jurisdiction of this Court by filing or having filed on their behalf an Appearance and/or responsive pleading on the following date(s):

Harry 'Bus' Yourell, Registrar of Titles on May 10, 1988

Complaint filed pursuant to Illinois Revised Statutes Chapter 110. Section 15-1504, those allegations being both required and those deemed alleged by virtue of subsection (c), are true and provent that by entry of this Judgment for Foreclosure and Sale, the Mortgage and Note which is the subject matter of these proceedings is extinguished and merged into Judgment and default no longer exists, but has been

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evidences of indebtedness secured theraby alleged in the Complaint, there is due to the Plaintiff, and it has a valid substating lien on the property described hereafter for the following accounts:

Principal, Account Interest and Advances by Flaintiff:

\$49,810.75

Costs of Suit:

\$619.54

Attorneys' Fees:

\$600.06

TOTAL

\$51,030.30

All the foregoing amounts have been accounted for in the Affidamin filed by Plaintiff.

#### (3) SUBORDINATE LIENS AND INTERESTS:

- (a) The rights and interests of all the Defendance to this dause in and to the property hatelinbefore described are inferior to the lien and interest of the Paintiff heretofore mentioned.
- (b) The Court further finds that there is due and owing to the Defendants immediately hardinafter stated, if any, the sums set forth, as a lien(a) upon the subject promises subordinate and inferior to the lien and interest of the Plaintiff pursuant to the verified pleadings filed herein:

There have been no pleadings filed by any nered beforeant, Baknown Owner or Non-Record Claimant which allage one interest in the subject proporty.

- (4) ATTORNEY FEES: By its terms said mortgage provides that the attorneys for the Plaintiff shall be untitled to an asserd of reasonable attorneys fees herein, and, that included in the above indebtedness are attorneys' fees in the sum of \$600.00.
- (5) COURT COSTS: Under the provisions of said Mortgage, the costs of foreclosure are an additional indebtedness for which the Plaintiff should be reimburned, and that such expenses incurred to date totalling \$619.54 are hereby allowed to the Plaintiff.
- (6) PROPERTY FORECLOSED UPON: The Mortgage described in the Complaint and hereby foreclosed appears of record in the Office of the Recorder and/or Registrar for Cook County, Illinois, as December No. 1R 3585551, and the property herein referred to and directed to be sold in described as follows:

Lot 5 in Block 3 in Wm. Kasper's Pesubdivision of part of the Blocks 2, 3, and 4 in L.A. Ostrom's Resubdivision of the East 3/2 of the East

2/2 of the North West 24 of George 18, Mornship of Merch, Range 14 East of the Third Principal Meridian, In Cook (Bunty, Fiftingia).

COMMONLY KNOWN AS: 8014 S. Euclid Avenue Chicago, 1L 50617

TAX PARCEL NUMBER: 20-36-109-023

- (7) MORTGAGE NOTE: The Mortgage herein referred to seconds a Mortgage Note in the sum \$43,336 00 which has been duly accelerated pursuant to the terms of said Note and executed by: Williette Slocum Aletha M. Jerry
- (8) EXHIBITS: The original Nove and the original Mortgage have been offered in evidence and exhibited in open Court, and Plaintiff is beraby given leave to withdraw the original Note and the original Mortgage and in lieu thereof, substitute true and couract copies which are attached to the Complaint filed herein, and no further copies made be filed.
- (9) REINSTATEMENT: The Court has obtained jurisdiction over the moregagors and owners as set forth in paragraph 1 (4) and (b) and, pursuant to Illinois Revised Statutes, Chapter 110, Section 15-1603, the right to reinstate the subject mortgage has expired or will expire 90 days from this date. If this Sudgment for Foreslasure and Sale is entered prior to the expiration of the 90 day reinstatement period, said Judgment is entered subject to the right of reinstatement; if reinstatement is tendored during this period, the Sudgment will be promptly vacated on motion of Plaintif and the cause disrissed pursuant to Section 15-1602.
- (10) REDEMPTION: The owner(s) of the equity of recepption are the mortgagors, property owners and any other party defendant named in the Complaint with the statutory right of redemption, with the exception of the Registrar of Titles, if named, and any party displays is by order of Court.
  - (s) The subject real estate is Residential as defined in Illingia. Revised Statutes, Chapter 110, Section 15-1219.
  - (b) The Court has obtained jurisdiction over the owners of the right of recemption as set forth in paragraph 1(a) and (b).
  - (c) The redemption period will expire on the data as set forth in the provisions of Illinois Revised Statutes, Chapter 110, Section 15-16)3(b):
    - 1. If the Court finds that the subject real watate is residential, the redemption period shall end on the later of (i) the date 7 months from the date the mortgagoz/owner or, if more than one, all mortgagors/owners have been sarred with summons or by publication on have otherwise submitted to the jurisdiction of the Court, or (ii) the date 3 months from the date of entry of a Judgment of Foreclosure.

- 2. If the Court finds that the subject real entate it of rusidential as defined by statute, the redemption pursue shall and on the inter of (i) the date 6 months from the date the mortgagor/owner or if more than one, all the mortgagors/owners have been served with summors or by publication or have otherwise submitted to the jurisdiction of the Court, or (ii) the date 1 months from the entry of a Judgment of Foreclosure.
- 3. The redemption period will end at the later of any reinstatement period provided for by Illinois Reviewd Statutes, Chapter 110, Section 15-1602 or the date 60 days after the date the Judgment of Foreclosure is entered if:
  - a. The Court finds in the Judgment of foreclosure or by separate Order that the value of the real estate as of the date of the judgment is less than 90% of the amount specified in Illinois Ravised Statutes. Chapter 110, section 15-1603(6) and the mortgages walves any and all rights to a personal judgment for a calibration as against the nortgager and all other persons liable for the indebtoures or other obligations secured by the mortgage and note:
    - b. The Court dinds in the Judgment of Forsolosure or by separate order that the mortgaged real astate has been abandoned; or
    - c. The Court enters a consent foreclosers judgment in accordance with Illinois Pavised Statutes, Chapter 110, Section 15-1401.
- (d) The recemption period will expire on January 14, 1985.

#### TY IS RESERV ORDERED AND ADJUDGED THAT:

- (1) JUDGMENT: A undgment for Poreclosure and Sale be entered pursuant to Illinois Revised Statutes, Chaptus 110, Resides 15.
- (2) SALE: The subject real estate is ordered to be sold purtuent to Illinois Pavised Statutes, Chapter 110, Section 15-1507.

#### (3) SALE PROCEDURES:

- (a) The subject real estate shall be sold pursuant to statute at the expiration of the reinstatement psylod and the redemption pariod found to expire on Danuary 14, 1989 in paragraph 10 shove.
- (b) The Judicial Sale to be conducted purposes to this Judgment for Foreclosure and Sale shall be by public auction, by open verbal bid and conducted by the Sheriff for Cook County and sould be conducted in full compliance with the statutory requirements

contained in Illinois Revised Statutes, Chapter, 119, Section 15-1507.

- (c) The real estate shall be sold for cash to the highest bidder with all sums due at the time of sale unless other terms are squeed to by the Plaintiff.
- (d) Any purchaser at the Judicial Sale takes subject to any and all liens, encumbrances and any existing defects in table. The Plaintiff shall not be responsible for any damages resulting from existing liens, encumbrances or title defects nor makes any warranties, wither express or implied, by virtue of the Judicial Sale.

#### (4) NOTICE OF SALE:

- (a) The moragines, or such other party designated by the court, in a foreclosure under Article 15 shall give public Notice of the Sale parauant to statute. The Notice of Sale shall irolude all information as stated in Illinois Revised Statutes, Chapter 110, Section 15-1507(c) points (A)-(H) where such information is available to Plaintiff or Counsel for Plaintiff. Immaterial error in the information shall not invalidate the legal effect of the notice. Plaintiff shall include any information asgarding improvements to the property where such information is available to the Plaintiff, however is not obligated to make a determination as to such improvements where such a determination would cause the incurrence of additional cost to the Plaintiff unless otherwise ordered by the court. The Notice of Sale shall contain at less the following information:
  - 1. The name, address and telephone of the person to combact for information regarding the real astate.
  - 2. The common address and other common description inther than legal description), if any, of the real solute.
  - 3. A legal description of the real estate sufficient to identify it with reasonable certainty.
  - 4. A description of the improvements on the real setate
  - 5. The times specified in the Judgment or separate order, if any, when the real estate may be inspected prior to take.
  - 6. The time and the place of the sale.
  - 7 The terms of the sale.
  - 8. The title, case number and the court in which the foreclosure was filed.
  - 9. Any other information required herein or by sanarata order.

- (b) The notice of sale shall be published at least three consecutive calendar weeks 'Sunday through Saturday), once in each week, the first such notice to be published not more than 35 days prior to the sale, the last such notice to be published not less than 7 days prior to the sale, by an advertisement in a newspaper circulated to the general public in the county in which the real estate is located, in the section of that newspaper where legal notices are commonly placed and a separate advertisement in the acction of such newspaper, which may be the same newspaper, in which real estate other than real estate being sold as part of legal proceedings is commonly advertised to the general public; provided, that the separate advertisements in the real estate section need not include a legal description and that where both advertisements could be published in the same newspaper and that newspaper does not have sanarate legal notices and real estate advertisement sections, a single advertisement with the legal description shall be sufficient and that no other publications shall be required unless otherwise ordered by the Court.
- (c) The party who gives notice of public sale shall also give notice of public sale to all parties in the oction who have appeared and have not hardtofore been found by the court to be in default for failure to plead. Such notice shall be given in the manner provided in the applicable rules of rourt for service of papers other than process and complaint; not more than 26 days nor less than 7 days prior to the day of sale. After notice is given as required by statute, a copy thereof shall be filled in the Office of the Clerk of this Court together with a certificate of counsel or other proof that notice has been served in compliance with this Section.
- (d) The party who gives notice of public sale chall again give notice of any adjourned sale; provided however, that it the adjourned sale is to occur less than 30 days after the last scheduled sale, notice of any adjourned sale area to given only once, not less than 5 days prior to the day of the adjourned sale.
- (e) Notice of the sale may be given prior to the empiration of any reinstatement period or redemption period. No other notice by publication or posting shall be necessary.
- (f) The person named in the notice of sale to be contacted for information about the real estate may, but shall not be required to, provide additional information other than that set forth in t a notice of sale.

#### (5) SALE PROCEEDS:

(a) In the event the Plaintiff is purchaser of the mortgegad real estate at such sale, the Plaintiff may offset against the purchase price of such real estate the amounts due under the judgment for foreclosure at the statutory interest rate from the date of Julgment through the date of sale plus any fees, rout?

and advances made after the entry of this wedgrant, lar Foreclosure and Sale pursuant to Illinois Revised Statutes, Chapter 110, Sections 15-1505 and 15-1603.

- (b) The proceeds of the sale shall be distributed in the following order pursuant to Illinois Ravised Statutes, Chapter 110, Section 15-1512:
  - 1. The reasonable expenses of sale.
  - 2. The reasonable expenses of securing possession before sale, holding, maintaining, and preparing the real estate for sale, including payment of taxes and other governmental charges, premiums on hazard and liability insurance, management fees, and, to the extent provided for in that mortgage or other recorded agreement and not prohibited by law, reasonable attorneys' fees, payments made pursuant to Section 15-1505 and other legal expenses incurred by the mortgages.
  - 3 Satisfaction of all claims in the order of priority as set forth in the Judgment for Foreclosure and Sale - If the issue of priorities was reserved pursuant to Illinois Revised Statutes, Chapter 110, Section 15-1506(h), the proceeds will be distributed as set forth in the order confirming sale.
  - 4. Any halance of procesus due after the above distribution shall be distributed as directed by the court. Pleintiff shall provide for such distribution in the order confirming rale.
  - 5. If the Plaintiff and Officer conducting the sale scrapt a Co deposit which is less than the hid at the time of sale with the balance due at a later date from a third party bidder. should the bidder fail or refuse to tender the balance of the sums due within the specified time period, the deposit will be forfieted to the Plaintill. At the elaction of the Plaintiff, the deposit may be refunded to the thold party bidden and the Plaintiff may accept the bid of the wart highest bidder.
- (6) RECEIPT UPON SALE AND (ERTIFICATE OF SALE: Upon and at the sale) of mort aged real satate, the person conducting the sale shall give to the purchaser a rec ipt of tale. The receipt shall describe the real astate purchased and shall show the amount paid or to be paid therefor. After or at the confirmation of sale, the court shall issue or cause to be issued a Certificate of Sale in recordable form water discribes the real estate purchased and states the amount paid. The Certificate of Sale shall be freely assignabl ...
- (7) REPORT OF SALE: The person conducting the bala shall promptly make a report to the court. The report of sale may be prepared by the Plaintiff to be reviewed and executed by the person conducting the sale and the person conducting the sale shall submit or cause to be

submitted the report for review by the correct of the compact of all requipts of sale. The report shall intolens a copy of all requipts of sale.

- (8) CONFIRMATION OF SALE: Upon motion and notice in accordance with court rules applicable to motions generally, the nourt shall conduct a hearing to confirm the sale pursuant to Illinois Revised Statutes, Chapter 110, Section 1:-1508.
  - (a) Unless the court finds that either a notice required in accordance with Illinois Revised Statutes. Chapter 116, Section 15-1507(c) was not given, that the terms of the sale were unconscionable, that the sale was conducted fraudulently, or that justice was otherwise not done, the court shall then enter an order confirming the sale.
  - (b) The order confirming the sale shall include an order for possession which shall become efactive 30 days after entry. The order for possession may be included in the order confirming vale or may be by separate order to be entered at the time of sale confirmation.
  - (c) If the proceeds of the sale are not sufficient to satisfy those sums due the Plaintiff, the Court shall enter a personal deficiency judgment pursuant to Illinois Revised Scanury, Chapter 110, Section 15-1508(e) providing that the Court finds that it has personal jurisdiction over the parties personally liable on the note and that said liability has not been discharged in bankruptcy. The Court shall anter an In Rem deficiency Judgment if it finds there to be no personal jurisdiction over those parties liable on the note of it time in no personal liability based on other tindings by the court.
- (9) SPECIAL RIGHT TO REDEEM: If the subject real estate has been found to be residential as defined by statute and the purchases at the judicial sale was a mortgagee who was a party to the fertolesure or its nominee, and the sale price is less than the amount specified in 711 nois Revised Statutes, Chapter 110, Section 15-1603(d), then an owner of redemption as set forth in Section 15-1603(a) shall never the special right to redeem, for a period ending 30 days after the date the sale is confirmed, by paying the mortgages the sale price plus all additional costs and expenses incurred by the mortgages set forth in the report of sale and confirmation by the court.
- (10 TERMINATION OF SUBORDINATE INTERESTS: In the event of such sale and the failure of the person entitled thereto to redeem prior to such sale pursuant to statutory provisions, the defendants made parties to the foreclosure in accordance with statutory provisions, and all nonrecord claimants given notice of the foreclosure in accordance with statutory provisions, and all persons claiming by, through or under them, and for each and any and all of them, shall be forever barred and foreclosed of any right, title, interest, claim, lien or right to redeem in and to the mortgaged real estate

(a) This Judgment and all orders entered bursuant to said judgment are valid as stated above? The instiventent failure to name a subordinate record claimant will not invalidate this judgment. Should such a record party not be party to this oction, the Plaintiff may take title and file a subsequent action to determine the redemptive rights of such a party. Plaintiff may amend the complaint for foraclosure to name such a party if it is made aware of the claim prior to the judicial take without affecting the validity of the judgment as to the other parties defendant. Should such a claimant non exercise atts redemptive rights within the stated time, they shall be forever barred and foreclosed of any right, title, interest, claim, lies or right to redeem or otherwise enforce its claim against the subject property.

(11) ISOUNCE OF DEED: After the expiration of the mortgagor's reinstatement and redemption rights, rights of possassion, payment of the purchase prize by the successful bidder and confirmation of the sale, the person conducting the sale shall execute and issue a deed to the owner and holder of the Certificate of sale pursuant to Illinois Revised Statutes, imapter 110, Section 15-1509. Delivery of the deed shall be sufficient to pass title and will har all claims of portice to the foreclosure including unknown owners and boncecod Claimants.

(12) TORRENS REAL ESTATE: If the subject property is registered with the Registrar of Titles for Look County, it is also ordered than the Registrar cancol the Certificate of Title and issue a new Contificate without the surrender of the Owner's publicate Certificate of Title on Affidavit of Loat Certificate.

(13) JURISDICTION: The Court retains jurisdiction over the parties and subject matter of this cause for the purpose of enforcing this Judgment or vacating said ludgment if a reinstatement is made as set forth in paragraph (9) of this Judgment.

(14) APPEALABILITY: This is a final and appealable order and there is no just cause for delaying the enforcement of this judgment or appeal therefrom.

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DATED:	5519	13.13	-6
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Codilis and Associates, P. C. Attorneys for Plaintiff 1 S. 280 Summit Avenue, Court A Oakbrook Terrace, II. 60181 (312) 629-8444 Cook #21762 DuPage #15170

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Stock Cook Cour COUNTY OF COOK Y, Clerk of the Circuit Cources Cook County, in and for the State of Illinois. and the keeper of the records, files and seal increof, do hereby early the above and foregoing to be true, pertect COPY OF A CERTAIN JUDGMENT MADE AND ENTERED OF RECORD IN SAID COURT: in a certain cause lately pending in st'd Court, between ...... NUMERICA FINANCIAL SERVICES 180. plantiff/peritoner and WILLIETTF SLOCUM ETAL ......defendant/respondent. IN WITNESS WHEREOF, I have hereunto source hand, and affined the real of said Court, in said County, this .... 9th .... Carrece and transfer than the Cherk (10 94) CCDCH-6

STATE OF ILLINOIS, ...

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