VIA ECF
Residential Capital, LLC
1100 Virginia Dr.
Ft. Washington, Pennsylvania, 19034
Attn: Melody Wright
Morrison \& Foerster LLP
1290 Avenue of the Americas
New York, New York 10104
Attn: Norman S. Rosenbaum
James Newton, and
Erica J. Richards
VIA FIRST CLASS MAIL
Jason T. Knowles
307 North 16 Street
Leavenworth, KS 66048

Office of the United States Trustee
33 Whitehall Street, 21st Floor New York, New York 10004
Attn: Brian Masumoto, Esq. and Michael Driscoll, Esq.

Kramer Levin, Naftalis \& Frankel LLP
Counsel for the Committee
1177Avenue of the Americas
Attn: Elise Frejka and Douglas Mannal

## In Re: Residential Capital, LLC

## Bankruptey Court Case No.: 12-12020-mg

Property: 307 North 16 Street, Leavenworth, KS 66048

To Whom It May Concern:
This office represents the interest of Caliber Home Loans, Inc. in its capacity as attorney in fact for U.S. Bank Trust, N.A., as Trustee for LSF9 Master Participation Trust in the above reference matters.

Please accept this letter as a formal Written Request to lift the stay as it pertains to 307 North 16 Street, Leavenworth, KS 66048, the subject property.

Enclosed please find the following:

- Senior Lien Stay Relief Questionnaire ("Questionnaire")

In Re: Residential Capital, LLC
Bankruptcy Court Case No.: 12-12020-mg
Property: 307 North 16 Street, Leavenworth, KS 66048

- Exhibit A - Title Search
- Exhibit B - Junior Mortgage
- Exhibit C - Assignment of Junior Mortgage
- This figure cannot be relied upon as a "Payoff' quotation.
- Exhibit D - Senior Mortgage Note
- Exhibit E - Senior Mortgage
- Exhibit F - First Assignment of Senior Mortgage
- Exhibit G - Second Assignment of Senior Mortgage
- Exhibit H - Third Assignment of Senior Mortgage
- Exhibit I - Broker's Price Opinion (BPO)
- Exhibit J - Total Amount Due Calculation

As you can see from the Questionnaire and Exhibits, there is no equity in the property. Thus, this office formally requests that a Stipulation and Order Pursuant to 11 U.S.C. § 362(d) Modifying the Automatic Stay Imposed by 11 U.S.C. § 362(a).

If you have any questions, please do not hesitate to contact this office.

Sincerely,
Cohn \& Roth


Louis C. Greco Attorneys for Caliber Home Loans, Inc. in its capacity as attorney in fact for U.S. Bank Trust, N.A., as Trustee for LSF9 Master Participation Trust

|  | Continental <br> TITIE COMDANY | Foreclosure Commitment |
| :---: | :---: | :---: |
|  |  | AGENT For. |
|  | TITLE COMPANY | First American Title Insurance Company |

Foreclosure Reference No.:
Foreclosure Commitment No.:
Charge: $\$ 250.00$

1. Effective Date: July 20, 2016 at 8:00 A.M.
2. Policy (or Policies) to be issued:
a.ALTA Owner's Policy of Title Insurance (6-17-06)

Proposed Insured: NONE
b.ALTA Loan Policy of Title Insurance (6-17-06)
Proposed Insured: NONE
3. The estate or interest in the land described or referred to in this Commitment is:

Fee Simple
4. Title to the Fee Simple estate or interest in the land is at the Effective Date vested in:

Jason T Knowles and Heather Bontempi
5. The land referred to in this Commitment is described as follows:

LOT 9, MICHAEL REPLAT, CITY OF LEAVENWORTH, LEAVENWORTH COUNTY, KANSAS.

By:
Title Officer: Mike Garza

NOTE: This is a foreclosure commitment only and has been issued for foreclosure purposes only and as such should not be relied upon for a Real Estate Transaction. This is not a commitment to insure, and no insurance is provided by this foreclosure commitment, nor is the company liable for errors or omissions in this foreclosure report. This commitment is not an abstract, examination, report, or representation of fact or title and does not create and shall not be the basis of any claim for negligence, negligent misrepresentation or other tort claim or action. Liability hereunder is exclusively, strictly and specifically limited to amounts paid for the commitment.

If a commitment for Title Insurance is desired, the identity of the entities to be insured and policy amounts must be disclosed to this Company and at that time this Company may be willing to issue a Commitment for Title Insurance disclosing all requirements for issuance of the policy as well as any additional exceptions which may be deemed necessary.

1. We have been informed that the Mortgage shown in Book 968 at Page 2378 is being foreclosed. In order to Foreclose the Mortgage appropriate proceedings will need to be commenced in the District Court of Leavenworth County, and concluded in strict compliance with the law and the orders of said court.
The filing of a petition praying for foreclosure of the mortgage against the parties named in Paragraph 3 of Schedule A. hereof, and against the other parties who appear to claim interests in or liens upon land inferior or superior to the mortgage being foreclosed, including but not limited to:

Join: Jason T Knowles
Join: Heather Bontempi
Join: Secretary of Housing and Urban Development
In connection with the foreclosure of the above Mortgage, we require the following:
A. Proper service of all named defendants;
B. A journal entry of the judgment declaring the lien of the mortgage paramount to the interests of all defendants, and adjudging it foreclosed;
C. Sheriff's sale, pursuant to proper order and notice;
D. Expiration of the redemption rights of all parties having a right to redeem, and delivery of a proper Sheriff's Deed to the lawful holder of the Sheriff's certificate of purchase on the date of expiration of said rights;
E. Order confirming sale; and
F. Proof that the Mortgagee has obtained possession of the premises in question from the Mortgagor and any person claiming through him.

NOTE: We reserve the right to make additional requirements in connection with the following matters.
G. The form of the foreclosure proceedings;
H. The identity of the proposed insured and the sale price, when the same become known; and
I. Federal Tax Liens or Bankruptcy proceedings intervening subsequent to the date of this report and prior to acquisition of title by the proposed insured.
J. Payment of Assessments, Dues and/or Liens levied by the Homeowners Association of said Subdivision, if any.
K. Payment of Special Assessments and/or Taxes levied by the City of Leavenworth and/or County of Leavenworth, if any.

Any policy we issue will have the following exceptions unless they are taken care of to our satisfaction.

1. Right or claims of parties in possession not shown by the Public Records.
2. Easements, or claims of easements, not shown by the Public Records.
3. Any encroachment, encumbrance, violation, variation or adverse circumstances affecting Title that would be disclosed by an accurate and complete survey of the Land or that could be ascertained by an inspection of the Land.
4. Any lien, or right to lien, for services, labor, or material heretofore or hereafter furnished, imposed by law and not shown by the Public Records.
5. Taxes, or special assessments, if any, not shown as existing liens by the Public Records.
6. Loss or damage by reason of there being recorded in the Public Records, any deeds, mortgages, lis pendens, liens or other title encumbrances subsequent to the commitment date and prior to the effective date of the final Policy.
7. Taxes and assessments for the year 2016, and subsequent years.
8. $\mathrm{N} / \mathrm{A}$
9. Building Setback Lines, Easements, Rights of Way, Encroachments, Overlaps, Servitudes, Leases, Grants, Reservation of Minerals, Mineral Rights, Water Rights, Oil \& Gas Rights, on, above, or below the surface of the land, Covenants, Conditions and Restrictions, including a provision for subdivision assessments or Homeowners Associations Declaration, Party Walls, if any, and any amendment thereto, but deleting any covenant, condition or restriction indicating a preference, limitation or discrimination based on race, color, religion, sex, handicap, familial status, or national origin to the extent such covenants, conditions or restrictions violate 42 USC 3604.
10. Tenancy rights, either as month to month or by virtue of written lease of any party now in possession of the premises in question.
11. Mortgage executed by Jason T Knowles, a single man to Mortgage Electronic Registration Systems, Inc. as nominee for Concord Mortgage Company, dated November 17, 2005 and recorded November 17, 2005, as Document No. in Book 968 at Page 2378, securing \$120,783.00.

NOTE: Assignment of above Mortgage from MERS to BAC Home Loans Servicing, LP fka Countrywide Home Loans Servicing, LP, by the instrument dated November 5, 2009 and recorded November 16, 2009, as Document No. 2009R11306.

NOTE: Terms and provisions of the Modification Agreement for the above Mortgage dated November 17, 2005 recorded July 2, 2013as Document No. 2013R06325.

NOTE: Assignment of above Mortgage from Bank of America, N.A. successor by merger to BAC Home Loans Serviciing, LP fka Countrywide Home Loans Servicing LP to The Secretary of Housing and Urban Development, by the instrument dated September 4, 2014 and recorded February 12, 2015, as Document No. 2015R00879.

NOTE: Assignment of above Mortgage from Secretary of Housing and Urban Development, by Caliber Home Loans, Inc as attorney in fact to U.S. Bank Trust, N.A. as trustee for LSF, Master Participation Trust, by the instrument dated January 14, 2015 and recorded February 12, 2015, as Document No. 2015R00880.
12. Mortgage executed by Jason T Knowles to Secretary of Housing and Urban Development, dated April 15, 2013 and recorded July 2, 2013, as Document No. 2013R06324, securing \$12,820.75.

NOTE: For informational purposes only we submit the following tax figures and property address, if known. We assume no liability for the correctness of the same.

Commonly known as: 307 North 16th Street, Leavenworth, KS 66048
Tax Year: 2015
Tax ID No.: 06901
Assessed Value: $\$ 13145$
Tax Amount: \$1,702.16 Paid
Includes the following Special Assessments, if any: Not Reported
Delinquent Taxes, if any: None
NOTE: For Informational purposes only we submit the following Homeowner's Association contact information, if known. We assume no liability for the information provided and/or the correction of the same.
$\mathrm{HOA} / \mathrm{COA}$ contact information is not found.


This document prepared by:
Name:
FimiCompany:

Address:
Address 2:
City, State, Zip: Moon Twp, PA 15108
Phor ${ }^{\text {anecording Requested by \& }}$
When Recorded Return To: US Recordings, inc. 2925 Country Drive Ste 201
St. Paul, MN55117.

LandAmerica Onestop 600 Clabhouse Dr.


STACY R. ORISCDLL/REGISTER OF DEEDS
LEAVENWIRTH EDUNTV
RECOMDED 10
09/18/2007 12:37PM
RECOROIKG FEE: 20.00
INDEBTEDNESS: 0.00
PAGES: 4

PURSUANT TO K.S.A. $79-1437 e$ (a) (4) - A Kansas Real Estate Sales Validation
Questionnaire is not required for this Deed due to exception (4) A transfer of Titte by way of gint, donation or contribution stated in the deed or other instrument.

## QUITCLAIM DEER

TITLE OF DOCUMENT

## KNOW ALL MEN BY THESE PRESENTS THAT:

THIS DEED, made this 26 day of $\qquad$
$\qquad$ 020 between GRANTOR(S), Jasom T. Knowles, a single persan, whose mefing address is 367 North $16^{10}$ Street, Leavenworth KS 66048 , of the first part, and GRANMEE(S), Jason T. Knowles, single and Heather Bontempl, single, whose maling address is 307 North $16^{\text {in }}$ Street, Leavenworth $\mathrm{CS} 66048_{w}$ of the second part:

WITNESSETH, ihat party of the first part, in consideration of the sum of NO CONSIDERATION to Grantor(s) duly paid by Grantee(s), the receipt of which is hereby acknowledged, do by these presents, Remise, Release and Quitclaim unto party of the second part, their heirs and assigns, all the following described real eskate situaked in Sedgwick County, Kansas, to wit:

## SEE LEGAL DESCRITTION AT EXHIBIT A

Assessor's Parcel Number: 078-27-0.40-10.010.00
MORE commonly known as: 307 North $16{ }^{\text {/h }}$ Street, Leavenworth KS 66048
Prior instrument reference: Book 0968, Page 2377, of the Recorder of Leavenwortif County, Kansas.

SUBJECT TO any Restrictions, Conditions, Covenants, Rights, Rights of Way, Easements and Special Assessments now of record

WITH THE APPURTENANCES and all the estate, title, and interest of the said party of the first pat therein;

TO HAVE AND TO HOLD, all and singular, the above-described premises, together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, unto the said party of the second part, their heirs and assigns, foreves.

Whenever used, the singular number shall include the plural, the plural the singular and the use of any gender shall be applicable to all genders.


Signed in the presence of,
$\qquad$
$\qquad$

 County and 8 ate aforesaid, personally appeared
 anon 5 , facile for the is/are personally known to me or proved to me on $f$ f basis of satisfactory evidence to be the same persons) who executed the foregoing deed and duly acknowledged the execution of the same.

IN TESTIMONY WHEREOF, I have hereto subscribed my name and affixed my official seal on the day and year last above written.

## NOTARY STAMP/SEAL



My commission expires:


- Qustaim Deed - Page 2 -

Grantor(s) Name, Address, phone: Jason T. Knowles 307 North $16^{\text {th }}$ Street Leavenvorth KS 66048

Grantée(s) Name; Acidress, phone: Jason T. Knowles and Heather Bontempl 307 North $16^{\text {dh }}$ Street Leavenworth KS 66048

## SENB TAX STATEMENTS TO GRANTEE

ALL THE FOLLOWING DESCRHED REAL ESTATE IN THE COUNYY OF LEA VENWORTR, STATE OF KANSAS, TO-WIT:

LOT 9, MECHAEL REPLAT, CITY OF LEAVENWORTH, LDAVENWORTH COUNTY, KANSAS.

## GENERAL WARRANTY DEED <br> (Following Kansas Siatuory Warranty Form)



CONVEY(S) AND WAREANTSS) TO:
Jason $T$. Knowles a single person
 Lot 9, MICHAEL REPLAT, CDty of Leavenworth, Leavenworth county, Kansas.

EXCEPT AND SUB HECT TQ:
Easements, restrictions, reservations, and covenants now of record,
all.taxes, both general and special not now due and/or payable.









(25zexis)




| Egeturn To: CONOCRO MORTOA GE CCHAPANY |
| :---: |
|  SCOTTSDALE AZ 85280 |
| Prepared By: |
| cortcorb morrcace company <br>  2atrsen |

THIS MORTGGGE ("Security Instrunwan") IS given on

The Mortgegor is JASCNT TAKCMMES, A SINCAERAAN

 martgagee. MERS is orgzanzed and existing ugher the laws of Delaware, and has an address and telephone number of P.O. Box 2026, Fihnt, MI 4850i-2026, tel. (888) 679-METSS, CONCOFS AORTCACEE COMPARY
("Lamder") is organdzad and existing under hat iaws of ArtzonA - and

. Horrower bwes Leader the primelpal sum of
 Dollars \{U.S. \$ 120,73s.00
).
 grovides for monthly payments, with the full debs, if mat paid earijer, due zad payable on

avdenced by the Note, with interest, and all renewals, extenstons and modisications of the Note; (b) the paymont of afl other sums, wifh interest, advencod under paragraph 7 to protect the security of this Security Iastriment; and (c) the performance of Borrower's covenants anui agreements under this Security Insurumeat and the Noie. For this gurpose, Borxower dces heroby mortgret, grant and convey so MERS (sokely ss nomatiee for Lender suid Lender's successors and asslgas) and to the succussors and anstgas of MERS, the fotlowing described property located in

LEAVENWOKTH Coumty, Kansas:


Parceil ID Number: PARCEI, NO.: 078-27-9-40-80-010
which has the adidress of 307 NOFTH $46 T\}$ Striter fstret!
("RProperty Adermess");
TOGRTHER WITH alf the intprovements now or hereafier erected on the property, and aII




 any or ail af those interests, kmiluding, but nol fianited ta, the right to foreclose and sall the Frapary; and
 finstrument.

BORROVMER COVENANYS that Bomyower is fawtuly selzed of the extate herehy conveyad and has the xight to marigage, grant and convey the Froperty and that the Property is mencuminered. except for
 ciams and demazuls, sublect to any bacumbrances of record.

 property.

Rofrower and Lander covemsun and agree as follows:
UNIFORM COVENANTS.

1. Praymemt of Prinapal, Ynterest and Lnate Charge. Dorrower shall pay wisen due the grincipal of, and interest ons, the debt avdenced by the Note and late charges the sader the Note.
 moninly payment, equether with the grinctpal and liferest as set forth in the wote and any late charges, a surs for (B) daxes and spectal assessments levied or to be levied agalmst the Property, (b) Beasemold payments or ground rents on tha Preperty, and (c) premiums for insurance nequired unader paragraph \& In any year in which the Lender must pay a wortgage hasurance premium to tue Secretary of koussiag nand Utban Developmext ("Secreiary"). or in nay year in which such premimm woulat hrve beas requgred if

 of a morigage insuratice premitm if tals Security lnstrument is held by the Secretary, in a reasonable

amount to be determined by the Secretary, Excegt for the monibly charge by the Secretary, these fiems are called "Escrow liems" and the sums yald to Lender are calied "Eserow Fitnds."

Leader may, at any time, colfect and hold amounts for Escrow Items in an aggregate amoumf not to

 Paft 3500, as they may be amended from thme to tine ("RESFA"), except that the cushion or reserve parmitted by Reesfa for umankekpted dishurscments or dishursements before the Borrower's payments are avallabie in the aceount may not ba bosed on amounis due tor the mordgage insurance premitura.


 Borcower gni requtre Borrower to make up the shortage as parmitied by RESPA.

The Escrow Fumds are pledgedias additonal security for all sums secured by shis Security Instrument. If Borrower tenders to Lenoibe the fall payment of aill such sums, Borrower's account shali be ereditedi with
 installmant that Lender has nat kecome obligatax to pay to the Secrekary, and Geader shall prompty refund any excess fundis to Borrower. Imunediatefy prior to a foreclosure sale of tase Property or jos acraisidam by
 (b), and (c).
3. Appifeation of paymonts. All payments untier paragraphin 1 and 2 shall be bppised by Lenver as followss

Figst to the morfgage insurance premium to be pxid by Lender to the Siecretary wr to the manthy charge by the Secretary linstand crithe monthly marygage insuranea gremium:
 Buher hazand mourance prevaibms, as required;

Fourdin, to amortization of the grizcifal of the Mota; and
Ffoth, to late charges dute under the Note.
 Property, whediar now in anstence or sulusequently erected, againsi ary hazards, cassumbles, and

 Proparty, whalher now in existence or musequently erecter, agatnst loss by floods to the exkent sequirat ay dhe Secretary, All insurance shall be carried with companies ayproveat by Lender. The instrance policies enti any renawais shall be held by kemder and shafl faclude loss payable chanes in favor of, and in a forma aceuphatie to, Lepsder.


 Alt ar any gart bf the inssorance procoeds may be mplied by Lender, at iss option, elther (a) to the

 af ine obmaged Property. Any application of the proceeds to the princhpal shazl anot exiend or posianae she due date af the mondhey paymente witch mre refermes so in pargigraph 2 , or change the manurt of such paymangs. Arsy axcess insuramee proceeds over an amount required to pay mill outstanding bracbtedness under ehe Note and this Security Iastrument shatl be pald to the extity legally eaitiley thereto.

In the event of foreclosure of this Securfy Instrument or ather transfer af itie to die Property that
 shall pass to the purchaser.
 Applicazion; Learoholds. Borrower shath accupy, extaglish, and ase the Proparty as Borrower's primelpal residence withila sixky days after the axecation of this Sacurty Instrument for within sixty days of a iater








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 Section 34y (\$) of the Garm-St. Germain Deprasiony haritutions Act ne 1082 , 12 U.S.C.
 granm secadred by this Seccatity Imstrument
(9) An or part of ghe Property, or a beneficial hinesest fin a trust ownking ailf or part of the

Property is scoid ar otharwise fransfermed fother thim by devise or destent), and
(if) The property is not occupied by the purchaser or grantee as has or her grinctual restdence, or the purchaser or grantee dines so occupy the Property but his or her creadi has not been approved in accardmase with the requitememis of the Secretmy.

 subsequuent eveats.


 tf mot permulted tyy regulatisus of tixe Sqcretary.

 date hareaf, Lerader zray, wt its option, require innmediate prymanit fn full of all sums secured by



 Lenter's fathure to remit a mordgage insurance prambum to the Secretary.
 tan fill because of zorrower's fallure to pay an smome due wader the Note or this Securty Instrument. This






 procbedings within two years immediately greceding the commencemens of a cansent forecinsure procepding, (il) reinstatemenf will groclude foreclosure ore sifferent grovands in ke futture, or (ill) reinntatement will adiversaly afiect the grionty of the liten creatiox by this Securify Instrument.

 to any sacecessor in interest of Bortower shaly not oparate to reiease the hathaty of the orkginal Borrower or


 successors datnterest. Any formparance by Lender la axercimisg atiy right or remedy shall not ge a waiver of or prechuse the exarelse of any rigit or yemendy.




 Property amder the temms of this Security lustrumant; (b) is mot personally obligated to fray tha sums

 or the Nate witberst blak Brorrcwer's cansent.
13. Noticas, Any notice to Borrowar prowided for in this Security Instrumant shall bat givan ky
 motice shall be drrected to the Ypowerty Acdress or any oiber address Berroseger desdgrates by malice to
 andiress Lender dexignates by motce to Borrawer. Any nowe provided for for this Security Insirument shall we demmed to have been given to Borrower of Lender when given as providedian this paragraph.
14. Govarning MawF Brverebility. Thls Securtiy lastrument shall be governed by Federal taw and




 Instrumeent.



 Mazarimus Substances that are gerserally recugrazed to be appropriate to normal resldential uses and to moinsenance of the Froperty.

Borrower sitall promptly dive Lender wriften netice of any inwestigation, cirim, demand, lawnsut or

 or is nolliked by any goveramental or reezalatery authertity, that any removai or other remediation of any Hazardous Substanctas affecting the property fis mecessary, Borrower shay prormipty take all necessary


As usod in this paragraph 16, "Maxardous Snostancen" are thase substances defimed as toxic or hazarelous substances by Environmentad Inw mand the following subsimacest gescline, kerosene, other


 relaxte to heath, safety or exvirommentaf profectiash.

 revanses of the Property. Horrower Bushanizes lender or Leadices agents to collegt dhe rents and ravenues and herehy directs each texant of the Property to pay tis ramis to Lexder or Lember's ugerits Hawever, mrior to Lender's notice to Bombewar of Eowrewer's breach of any cavenani or agreannemt in ine Security

 axslgumezat for addidonal securty only,
 Borrower iss trustee for tpenent of Lenuber only, so fe appilion io the sums secured by the Security

 fembrred to the temant.

Borrower has not executcol ary prion assignment of the gents and kas not and well mot perforni any act




 by the Security yorstruanext is paid min full.









 4.

19. Relmase. Upom payment of all sums secured by this Sicmity hriteument, Lender shall release this Security Inskrument without shagge to Borrower.

21. Riataxs to tais Exeuxity Instixment. If one or more siders are exectuted by morrawer und racarcied together with thls Security Instrument, the covenants of sack such rider shall be incorporated buto
 wore a part pl ehis Secmity Instrament. [Citeck aporilcable fox(es)].


RY SICNING BEELOWY, Borrower accepts and agness to the tenms contaned in this Security Insstanment and in any rider(s) execasted by harrower and recorded with at. Wincuesses:


> portung, fand duly acknowiedgen hat execution of same.
> IN WITNESS WFIEREOF, I kave hereunte sect my hand and Morarial Sem on fhe hay mad year last above writem.
> My Commission Expaires:


 STAC M MaGCOL

HECRTPARTON FEE


SHexp R DAsinex


Bot \#: 200SR11300
STACY R. DRISMUL/REGISTER OF OEERS
LEAVENGORTH COUKTY RECDRDEO ON 11/16/2009 12:2254
RECORDERG \&EE: 9.00 INDEBTEDMESS: 0.00 PAGES: 2
(Space Above reserved for Recorder of Deeds certification)
TITE OF DOCLHERE: Assignment of Mortgage
DATE OF DOCUMERT: 11/5/2009
GRATOR(S): Morgage Eiectronic Registration System, inc
GRANTOR(S) ADDRESS: P.O. BOK 2026, FInt, M1 48501
GRANTEE\{S): BAC HOME LOANS SERVICING, LP FKA COUNTRYWIDE HOME LOANS SERVICING LP

GRANTEE(S) ADDRESS: 7105 Corporate Drive, Plano, Texas 75093
REFERENCE BOOK AND PAGE\{S): Book 0968 Page 2378
.

LEGAL DESCRIPTION:

LOT 9, MCHAEL REPLAT: CITY OF LEAVENWORTH, LEAVENWORTH COUNTY, KANSAS.

Our fle

## ASSIGNMENT OF MORTGAGE

FOR VALUE RECEIVED, comes now for Mortgage Electronic Registration Systems, Inc. as nominee for Concord Mortgage Company(herein "Assignor") ; whose address is: P.O Box 2026, Flint, MI 48501 , its successors and assigns, on behalf of and with authority of Concord Mortgage Company and hereby assigns and transfers to, BAC ROM N LOANS SERVICING, LP FKA COUNTRYWIFX HOME LOANS SERVCING Lw (herein "Assignee"); whose address is: 7105 Corporate Drive, plano, TX 75093 , iss successors and assigns, all its right, title and interest in and to a certain Mortgage executed by Jason T Knowles, a single man, and given to secure payment of $\$ 120,783.00$ which Mortgage is of record in Book 0968 at Page 2378 of the land records of Leavenworth County, State of KS, encumbering the following legal description, to-wit:

## LOT 9, MICHAEL RFELAT, CTY OF LEAVENWORTE, LEAVENWORTH COUNTY, KANSAS.

Signed on the $\qquad$ day of $\qquad$ 2009.

Mortgage Electronic Registration Systeras, Inc.


State of Missouri
County of St. Louis
I, the undersigned Notary Public in and for said county and state, herebyfertify that Sava Keith $\qquad$ , whose name appears as centring cicepof Mortgage Electronic Registration Systems, Inc,, signed the foregoing instrument and who is known to me, acknowledged before me on this date having been informed of the context of said conveyance, that as such wo we with foll authority executed and delivered the same voluntarily for and as the act of sadr corporation.

$\qquad$ .

Notary Public
My Commission Expires:
KGM Filename: KNOIABAC


|  | Revording Requested By: <br> Bank oi dmerica, N.A. <br> Frepared By: <br> Ralph Fiones <br> $800-444-1302$ | When recordet mait to: |
| :---: | :---: | :---: |
|  |  | WELLS FARGO |
| Docin $169 \%$ aty 11859 |  | ATTN: NANCY |
|  |  | CIMOUANARD |
|  |  | 751 KASOTAAVE MNNEAPOLIS, MN 55.14 |
| Propary Aditess: $\quad$ M $\quad$ ( ${ }^{\text {a }}$ |  |  |
| 307 North 16th Strect |  |  |
| Leavenworth, KS 60048-1602 |  |  |
|  |  |  |

## ASSIGNHENT OF MORTGAGE

For Vaiue Received, the undersigaed holder of a Morgage (herein "Assignor") whese address is 1800 TAPO CANYON ROAD, SIMI VALLEX, CA 93063 does hereby grant, sell, assign, transfer and conycy unte THE SECRETARY OF HOUSING AND URBAN DEVELOPMENT Mhose addiess is 4SI TTH STREET S.W. WASHINGTON, DC 20410 all beneficial interest under that certain Morgage described below together with the note(s) and obligations therein described and the monay due and to become due thercon with interest anc all riphts saccrues er to accute under suid porizage:


Property Legal Description:
LOT 9, MCHAEL REPLAT, CITY ORLEAVENWORTH, LEAVENWORTH COUNTY, KANSAS.

IN WITNESS WHEREOF, the undersigned hus caused his Assigment of Morigase to be executed on
$9 / 4 / 4$
GANK OF AMERICA, N.A, SUCCESSOR BY MERGERTOBACHOME LOANS SERVICING, LP, FKA COUNTRYWIDE HOME LOANS SERYICING LP

By


Saste of California
County of Venturn
On SEP 042014

 hishertheir authorized capacity(ies), and that by hisherthecir signoture(s) on the instrument the person(s), or the enity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERNJRY moder the lays of the State of California that the foregoting paragraph is true and correct.


## RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO. ber Home Loats, ine. <br> 13801 Wireless Way <br> Oxtahoms City, OK 73134

## Space Above This Line For Recorder's Use

| Prepared By: | Nancy Ortix | Loan Number. |
| :--- | :--- | :--- |
| MERS Min: | 100101300000007047 | Caliber Document IDH |
|  |  |  |
| Parcel ID: -- |  |  |

## ASSIGNMENT OF MORTGAGE/DEED OF TRUST

FOR Value recelved, the undersigned secretary of housing and urban development whose address is 451 7TH ST, S.W., WASHINGTON D.C. 20410, hereby grants, assigrs and mansfers to U.S. BANK TRUST, N.A., AS TRUSTEE FOR LSFO MASTER PARTICIPATION TRUST whose address is 2711 N HASKELL AVENUE, 1700 , DALLAS, TEXAS 75204 all beneficial interest under thet certain Deed of Trust dated I1/77/2005 executed by JASON T KNOWLES, A SINGLE MAN to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC, AS NOMINEE FOR CONCORD MORTGAGE COMPANY, ITS SUCCESSORS AND ASSIGNS in the amount of $\$ 120,783.00$ and recorded on $11 / 172005$ as Instrument \# - , in BookNolume or Liber No. 0968 , Pagefolio 2378 of Official Rocords in the County Recorder's office of LEAVENWORTH County, KS, tescribing land herein as: 'SEE ATTACHED 'EXHIBIT A'.

## Property Address: $\quad 307$ NORTH 16TH STREET, LEAVENWORTH KS 66048

TOGETHER with the note or notes thersin described or referred to, the money due and to become due thereon with interest, and all rights accrued or to accrue under said Deed of Trust.


County of Oklahoma)
State of Oklahoma)

SECKETARY OF HOUSING AND URBAN DEVELOPMENT, BY CALIBER HOME LOANS, INC., AS ATTORNEY IN FACT


On January 14, 2015 before me, Nancy Ortiz, a Notary Public in and for Oklahoma County, in the State of Oklahoma, personaily appeared, Amy Schroeder, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they exccuted the same in hishertheir authorized capacity, and that by his/her/heir signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



## Exhibit A

LOT 9.̈̈ICHAE RUPLAT, CITY OF LEAVENWORTH, LEAVENWORTH COUNTY, KANSAS.

STACY R. DRISCOLL/REEISTER OF DEEOS
LEAVENHORTH COUTY
RECORDED ON
07/02/2013 01:59PH
RECORDING FEE: 88.00 HTG REG TAX FEE: 25.45 INJEMTEDESS: 9790.29

PAGES: 11

SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE
MODIFICATION AGREEMENT


GRANTOR(S): JASON T. KNOWLES
GRANTEE: [Bank of America, N.A.]
PREV-REC INFO : 11/5/2009 BOOK: 0968 PAGE: 2378 INSTH 2009R11306
ORIG. MTG. \$120,783.00
NEW. MTG. $\$ 130,573.29$
NEW MONEY. \$9,790.29
WHEN AECORDED MALI TO:ATTA - HOME RETENTION RECORDING
Bark of America, N.A.
11802 Ridge Parkway, Sute 100
Broomfield, 0080021
Recordimg Requested By:
Bank of Annerica, M.A.
Documers no.:
$\qquad$

## LOAN MODIFICATION AGREEMENT

## Borrower ("I): JASON T KNOWEES

Lander or Servicer \{'Lendigr": Bank of Amorica, N.A.
Date of irst-lien mortgage, dead of trusis, or security deed ("Mortgege") and Note ("Note"): November 17, 2005
FHA Loan Mumber:
Proparty Address ("property": 307 NORTH $16 T H$ STREET, LEAVENWORTH, KS 66048
See altached Exhibit " $A$ " for Legal Description
Recording information: Mortgage recorded in Book/Liber $\qquad$ at page(s)
$\qquad$ of the $\qquad$ Records of
(County and State, or Other Jursuliction)

1. If more than one Borrawer or Morigagor executes this document, each is fefered to as "1." Words signifying the singular (such as "i") inctude the plural (such as "we") and vice versa where approppiate.

mportant Dischosures: The Federal Housing Administration (FHA) requires thet the Lender provide you with information to help you understand the modified morgage and partial claim terms that are beling offered to you. The Lender must timely provida you with clear and understandiable wiltien Information about the terms, costs, and risks of the modified mortgage to enable the Borrower to make informed decisions. This information is included below. Please read it carefully.

If my representations in Section 1 are true in all material respects and if I have satisfled all of the preconditions in Sectlon 2, this Loan Modification Agreament ("Agreament") will, as set forth in Section 3, modify (1) the Morigage on the Property and (2) the Note secured by the Mortgage. The Mortgage and Note together, as they may previously have been amended, are called the "Loen Documents." Capitalized terms used in this Agreement and not otherwise defined have the meanings set forth in the Mortgage andor Note, as applicable.

1. Ryly Representations. I cerdify, represent to Lender, and agree:
A. I am expertencing a financial hardship. As a result, (1) I am in dofoutt under the Loan Documents and (2) I do nof have sufficient income or access to sufficient liquid assets to make the monthly mortgage payments due under the Loan Documents.
B. I live in the Property as my principal residence. The Property has not been condemned.
C. Except as approved in writing by the FHA or Lender, there has been no change in the ownership of the Property since \{ signed the Lomn Documents.
D. I have provided documentation for all income that I receive. I am not required to disclose child support or alimony, unjess I chose to rely on such income to
; qualify for the FHA-Home Affordable Modification Program ("Program").
E. Under penalty of perjury, all docisments and information thave provided to Lender in connection with this Agreement, fncluding (but not limited to) the documents and information regarding my eligibility for the Program, are true and correct.
F. I have made all payments required under a trial period plan, as required under the Program.
2. Acknowiedgemenis and Praconditions to Modification. I underskand. acknowledge, and agree:
A. As a precondition to receiving this proposed modification of the Loan Documents, I must accept and fully execute the FHA's required subordinate mortgage (aiso called a Patial Claim Note and Security Instrment).

B. Prior to the Modification Effective Date (as defined in Section 3), If Lender determines that any of my representations in Section 1 are no longer true and correct, (1) the Loan Documents will not be modifled, (2) this Agreement will not be valid, and (3) the Lender will have all of the rights and remedies provided by the Loan Documents.
C. The Loan Documents will not be modified unless the Modification Effective Date (as defined in Section 3) has occurred.
D. The Lender has no obligation to make any modification of the Loan Documanks if any of the requirements under this Agreement has not been met.
3. The Madification. if my representations in Section 1 continue to be true and corract and all preconditions to the modification in Section 2 have been met, the Loan Documents will zutornatically become modified (the "Modifed Loan Documents") on June 1, 2013 (the "Modification Effective Date") and Lender will waive all due and unpaid late charges.
A. The new Maturity Date will be: May 1, 2043
B. The new principal balance of my Note will be $\$ 130,573.29$ (the "New Prircipal Balance").
C. I promise to pay the Now Pincipal Beiance, plus interest, to the order of Lender.
D. The anmual interest rate on the New Princlpal Balance will be $3.875 \%$, begiming May 1, 2013, both before and after any new default. This fixed interest rate will romain in effect until principal and interest and all of the obligations due under the Modified Laan Documents are paid in full.
E. On June 1, 2013 and on the first day of each monin thereafter until all of the obligations due under the Madified Laan Documents are paid in full, Borrower must make monthly payments of $\$ 905.98$ (each, a "Monthly Payment"). Each Monthly Payment Includes primcipal and interest of S614.00, plus the current required escrow payment of \$231.98. My requited escrow payments will llkely adiust perrodically In accordance with applicable law. If an escrow adjustment occurs, my total monthly payment would change accordingly.
F. I will be in defaut if I do not comply with the terms of the Modifid Loan Documents.
4. Additional Agraements. I understand and agree:
A. I accept the risks of entering into this Agreement. These risks include (but are not limited to):
(1) The FHA's subordinate llen will require a balloon payment when I pay off, sell, or refinance the Property, which may make these things more difflcult to do. The FHA's subordinate lien may also make it more difloutt to get additional subardinate lign financing.
(2) My modified loan will have a fixed interest rate that will not change. As a result, if the interest rate in my Loan Documents could go up and down based on changes in an index, my new flxed interest rata might sometimes be higher than I would have paid before this modification.
B. All persons who signed the Loan Documents or their authorized representative(s) have signed this Agreement, unless (1) a borrower or co-borrower is deceased; (2) the borrower and co-borrower are divorced and the Property has been transferred to one spouse in the divorce decree, in which ovent the spouse who no longer has an interest in the Property nged not sign this Agreement (athough the non-signing spouse may continue to ba held liable for the obligation under the Loan Documents); or (3) the Lender has walved this requirement in writing.
C. This Agreement supersedes the tems of any modification, forbearance, trial period plan, or workout plan that I enterad into with Lender before the date of this Agreement.
D. Except to the extent modified by this Agreement, I will comply, with all covenants, 'agreements, and requirements of the Loan Documents, including

* (but not limited to) my ggrement to pay all taxes, insurance premiums, assessments, Escrow liems, impounds, and all other similar obligations, the amounts of which may change in accordance with the terms of my Modified Loan Documents.
E. The Modified Loan Documents are duly valid, bindingagreements, enforceable in accordance with their terns and are hereby ratified and confirmed.
F. All terms and provisions of the Loan Documents, except as expressly modified by this Agreement, remain in full force and effect. Nothing in this Agreement satisfies or releases any obllgation in the Loan Documents. Except as expressly modified by this Agreement, I will be bound by, and will comply with, all of the terms and conditions of the Loan Documents and thls Agreement.
G. I will fully cooperats with Lender in obtaining any titie endorsement(s) or similar tille insurance product(s) and/or any subordination agreement(s) that are necessary or required by Lender's procedures andlor the Program to ensure that the Mortgage, as modilled by this Agreement, is in first-prority ilen postion and is fully enforceable. The terms of this Agreement will not become sffective, and this Agreement will be nuil and void, if Lender does not receive such itio endorsement(s), tite insurance product(s), and/or subordination agreement(s) on or before the Modification Effective Date.
H. If an error is detected after execution of this Agreement, I will execute any documents ressonably necessary to (1) consummate the ferms and conditions of this Agreement andlor (2) correct the terms and conditions of this Agreement (a "Corrected Agreement"). If i receive a Corrected Agreement from l.snder, this Agreement will be void and of no fegal effect. If lelect not to sign a Corrected Agreement, the terms of the original Loan Documents shall continue in full force and effect, such terms will not be modified by this Agreement, and I will not be eligible for a modification under the Program.

1. Lender will collect and record, as applicabie, personal Information about me, including, but not limited to, my name, adiress, telephone number, social security number, credit score, income, payment history, government monitoring information, and information about account balances and activity ("Fersonal Intormatlon"). In addition, I consent to the disclosure of my Personal Information and the terms of the trial period plan and this Agreement by
$\therefore$ Lender to (1) any investor, insurer, guarantor, or servicar that owns, insures, guarankees, or services my first lien or subordinate lien (if applicable) mortgage loan(s), (2) companies that perform support services for the Program, and (3) any HUD-certified housing counselor.
J. If any document related to the Loen Documents andior this Agreement is lost, misplaced, or otherwise missing, I will comply with Lender's request to execute, acknowfedge, initial, and deliver to Lender any documents Lender deems necessary ("Replacement Documents"). I will delver the Replacement Documents within ten days after I receive Lender's witten request for such Replacement Documents.

In Witness Whereof, Lender and I have executed this Agreement.

$\qquad$ 2 DAY OF


ALL SIGNATURES RUST BE ACKNOWLEDGED

county os Seavencurubte
 Public, personally
 (or proved to me on the basis of satisfactory evidence) to be the persons) whose name (s) is/are subscribed to the within instrument and acknowledged to the that helshe/they executed the same in hisherfheir authorized capacity(ies), and that by histhertheir signatures) on the instrument, the person or entity upon behalf of which the personsisiacted, executed the instrument.


The following mortgagor is not a Borrower, but has an ownership interest in the Property and is signing solely to consent to this Modification as a mortgagor:


Name (eyed or printed)
STATE of $\rightarrow$ PA ANA

 ICsOM $\rightarrow$ Pnoculeqs, personally known to me (or proved to me on the basis of satisiacidy evidence) to be the persons) whose names) is/are subscribed to the within instrument and acknowledged to me that helshe/they executed the same in his/hemtheir authorized capacty(ies), and that by his/herthair signatures) on the instrument, the person or entity upon behalf of which the parsons) acted, executed the instrument.


Bank of America, N.A. for itself or as successor by merger to BAC Home Loans Servicing, 1 ? By: Urban Settlement Services, LLC, iss atomey in fact

By: Dated:

Name:
Title:


 (or proved to me on the basis of satisfactory evidence) to be the person(s) whose names) is hare subscribed to the within instrument and acknowledged to me that he/she/they executed the same in hisfher/their authorized capacity(ies), and that by his/her/their signatures) on the instrument, the parson or entity upon behalf of which the persons) acted, executed the instrument.


1


Bank of America, N.A., for ltself or as successor by merger to BAC Home Loans
Servicing, LP
By: Urban Settement Servicegrth,its athorney in fact


Dated: MAY 312013

## Andre Bandelier

Name:

## AKSISTART \$ECRETHEY


on MAY 312013 before me, $\qquad$ Lynn Holdsworth Notary Pukitic personally appeared Andre Bandeliar parsonally known to me (or proved 10 me on the basis of satisfactory evidence) to be the person(s) whose name(s) isfare subscribed to the within instrument and acknowiedged to me that he/shefthey executed the same in hisher/their authorized capacity(ies), and that by hishertheir sigmature(s) on the instrument, the person or entity upon behalf of which


DEC 272015
Commission Expiration Date


## EXHIBIT A

LEGAL DESCRIPTION



SPACE ABOVE THIS LNE RESERVED FOR RECORDER'S USE

## MORTGAGE

```
RECORDING REQUESTEO gY &
RETURNTO:
BANK OF AMERICA, N.A.
ATTN: HOME RETENTION DIVISION
11802 RIDGE PARKWAY, STE }10
BROOMFIELD,CO 80021
Prepared by: LEROY TRUHLLO
BANK OF AMERICA
11802 RLDGE PARKWAY, STE 100
BROOMFIELD,CO 80021
REC #438766 - SUB $13008888
```

GRANTOR(S): JASON T. KNOWLES
GRANTEE: Bank of America, N.A.]
MARTIAL STATUS: A SINGLE MAN

## SPACE ABOVE FOR RECORDER USE

## WHEN RECORDED MALL TO:

Bank of America, N.A.
1001 Liberty Avenue, Suite 675
Pittsburgh, PA 12222.

## PREPARED ZY :

Bank of America, N.A.
FHANA Case No.
Docid
See Exhibit B for assignments of record if applicable

## MORTGAGE

THIS MORTGAGE ("Securify Instrument"), is given on April 15, 2013. The Morigagor(s) are JASON TKNOWESE, whose address is 307 NORTH 16TH STREET, IEAVENWORTH, KS 66048 ("Borrower'). This Security Insirument is given to the Secretary of Housing and Urban Development, and whose address is Department of Housling and Urban Deyolopmsnt, Attention: Cak. Servies Corp./ Riforris-Griffin Corp, 2488 E $815\{$ Street, Sulte 701, Tulsa, OK 74137 ("Lender"). Borrower owes Lender the principal sum of $\$ 12,820.75$. This debt is evidenced by Borrower's note dated the same date as this Sacurity Instrument ("Note"), which provides for the full debt, if not paid earfier, due and payable on May 1,2043 . This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, and all renewals, extensions and modifications of the Note: (b) the payment of all other sums, with interest, advanced under Paragraph 2 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security instrument and the Mote, For this purpose, Borrower does hereby morgage, warrant, grant and convey to the Lender, with power of sale, the following described property located In LEAVENWORTH County, State of Kinsass: which has the address 307 NORTH 46TH STREET, LEAVENWORTH, KS 66048 (See Exhibit A for Legal Description if applicable) ("Property Address") more particularly described as follows:

## KANSAS - SUBORDINATE MORTGAGE - 7199 - HUD INSTRUMENT

TOGETHER WITH all the improvements now or hereafter erected on the proparty, and all easements, appurtenances, and fixtures now or hareatter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property".

BORFONER COVENANTS that Borrower is lawtully seized of the estate hereby conveyed and has the right to mortgage, grant and convey the Property and that the Property is unencumberad, excopt for encumbrances of record. Borrower warrants and will defend generally the tilie to the Properly against all claims and demands, subject to any encumbrances or record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with imbted veriations by furisdiction to constitute a uniform security instrument covering real property.

UNFORM COVENANTS. Borrower and Lendar covenant and agree as follows:

1. PAYRENT OF PRINCIPAL. Borrower shall pay when due the principal of the debt evidenced by the Note, together with interest or other chatges as provided in the Note and the Security Instrument.
2. LENDER:S RIGHT TO TAKE ACTION TO PROTECT THE PROPERTY, If (A) Borrower does not keep all promises and agreements made in this Security Instrument, or (8) someone, including Borrower, begins a legal proceeding that may significantly affect Lender's rights in the Property (such as, for example, a legal proceeding in bankruptcy, in probate, for condemnation, or to enforce laws or reguations), then Lender may do and pay for whatever is necessery to protect the value of the Property and Lender's rights in the Property. Lender's actions under this Paragraph 2 may incluge, for example, appearing in court, paying reasonable attomeys' Fees, and entering on the Property to make repalrs. Lender must give Borrower notice before Lender may take any of these actions.

Borrower will pay to Lender any amounts, with interest, which Lender spends under this Paragraph 2. This Security Instrument will protect Lender in case Borrower does not keep this promise to pay those amounts with interest.

Borrower will pay those amounts to Lender when Lender sends Borrower a notice requesting that Barrower do so. Borrower will also pay interest on those amounts at the same rate stated in the Note. Interest on each amount will begin on the date that the amount is spent by Lender. However, Lender and Borrower may agree in writing to terms of payment that are different from those in this paragraph.

Athough Lender may take action under this Paragraph 2, Lender does not have to do so.

$$
\text { KANSAS - SUBORDINATE MORTGAGE - } 799 \text { - HUD INSTRUMENT }
$$

WAIVER. Extension of the time of peyment of the sums secured by this Security instrument granted by Lender to any successor in interest of Borrower shall mot operate to release the liability of the original Borrower or Borrower's successor in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security instument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or predude the exercise of any right or remedy.
4. SUCCESSORS AND ASSIENS BOUND; JOINT AND SEVERAL LIABLITY; CO-SIGNERS. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower. Borrower's covenents and agreements shall be joint and several. Any Borrower who co-signs this Security insirument but does not execute the Note; (a) is consigning this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the torms of this Securtity instument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agrea to extend, modify, forbear or make any accommodations with regerd to the term of this Security Instrument or the Note without that Borrower's consent.
5. NOTICES. Any notice to Borrower provided for in this Security instrument shall be given by delivering it or by maling it by first ciass mail unless applicable law requires use of another method. The notices shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mall to: Department of Housing and Urban Development, Aftention: C\&L Service Corp/Wforris-Grifin Corp. 2488 EB1st Sireet, Sulte 700, Tuisa, OK 74137 or any address Lender designates by notice to Borrower. Any notice provided for in this Security instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.
6. GOVERNING LAW; SEVERABLLITY. This Security Instrument shall be governed by Federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.
7. BORROWER'S COPY. Borrower shall be given one conformed copy of the Note and of this Security instrument.
NON-HNIFORM COVEAANTS. Borrower and Lender further covenant and agree as follows:

KANSAS - SUBORDINATE MORTGAGE - $7 / 99$ - HUD INSTRUMENT
8. ACCELERATION; REMAEDES. If Bortower falls to keep any promise or agreement made in this Security instrument, including the pronise to pay, when due, the amount owed under the Nole and under this Security Instrument, Lender, prior to acceleration, shall give notice to Borrower as provided in paragraph 5 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 10 days from the date the notice is mailed to Borrower, by which such breach must be cured; and ( $A$ ) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument foreclosure by judicial procsedings, and sale of the Properiy. The notice shall further inform Borrowar of the right to reinstate atter accaleration and the right to assert in the foreclosure proceeding the non-oxistence of a default or any other defense of Borrower to accelaration and foreclosure. If the breach is nat cured on or before the date specifed in the notice, Lender, at Lender's option, may declare all of the sums secured by this Security Instrument to be immediately due and payable without further demand and may foreclose this Security Instrument by judicial proceeding. Lender shall be enttled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reascnable attorney's fees, court costs, and costs of documentary evidence, abstracts and title reports.

If the Lender's interest in this Security Instrument is heid by the Secretary and the Secretary requires immediate payment in full under the Paragraph 7 of the Subordinate Note, the Secretary may invoke the nonjudicial power of sale provided in the Single Family Mortgage Foreclosure Act of 1994 ("Act") (12 U.S.C. 3751 et seg.) by requesting a foreclosure commissioner designated under the Act to commence foreclosure and to sell the Property as provided in the Act. Nothing in the preceding sentence shall deprive the Secretary of any rights otherwise avaliable to a Lender under this paragraph or applicable law.

## KANSAS - SUBORDINATE MORTGAGE - 7/99 - HUD INSTRUMENT

9. BORROWER'S RIGHT TO REINSTATE, Borrower has a right to be reinstated if Lender has required immediase payment in full because of Borrowar's fallure to keep any promise or agreement made in this Security mstrument, including the promise to pay, when due, the amounts due under the Note and this Sacurity Instrument. This right applies even after foreclosure proceedings are instituted, To reinstate the Security instrument, Borrower shall tender in a lump sum all amounts required to bring Eorrower's account current including, to the extent thay are obligations of Borrower under this Securliy Instrument, foreclosure costs and reasonable and customary attorneys' fees and expenses properly associated with the foreclosure proceeding. Upon reinstatement by Borrower, this Security Instrument and the obligations that it secures shall remain in effect as if the Lender had not required immediate payment in full. However, Lender is not required to permit reinstatement if: (i) Lender has accepted reinstatement after the commencement of foreclosure proceedings within two years immediately preceding the commencement of a current foreciosure procesding, (ii) reinstatement will precluda foreclosure on different grounds in the future, or (iii) reinstatement will soversely affect the priority of the lien created by this Security Instrument.
10. RELEASE. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to release this Security Instrument and shall surrender all notes evidencing indebtediness secured by this Security Instrument. Trustee shall release this Security instrument to Trustee without charge to Borrower. Borrower shall pay all cosis of recordation, if any.
11. REDERPTION. Borrower, to the extent allowed by law, hereby waives any and all rights of redernption in the event of foreclosure of this Mortgage.

## REQUEST ROR NOTCE OF GEFAULT AND FORECLOSURE UNDER SUPERIOR AORTGAGES OR DEEDS OF TRUST

Borrower and Lender request the hoider of any morigage, deed of trust or othar encumbrance with a flen which has pllority over this Security instrument to give Notice to Lender, at Lender's address set forth on page one of this Security Instrument, of any default under the superior encumbrance and of any sale or other toreclosure action.

## KANSAS - SUBORDINATE MORTGAGE - $7 / 99$ - HUD INSTRUMENT

 this Security Irstrument and in any riders(s) exacuted by Borrower and racorded with it. IN WITNESS WHEREOF, Borrower has executed this Sacurity instrument.

KANSAS - SUBORDINATE MORTGAGE - $7 / 99$ - HUD INSTRUMENT
FHA PARTIAL CLAIM
Page 6 of 6

## EXHIBITA

LEGAL DESCRIPTION


 (TRToperry Address):

12-12020-mg Doc 10286-1 Filed 01/12/17 Entered 01/12/17 15:20:11 Exhibit A TXDSPTMHR1 Billing Pg4toff 55ion Year - 2015


12-12020-mg Doc 10286-1 Filed 01/12/17 Entered 01/12/17 15:20:11 Exhibit A TXDSPRCTR1 Tax Payment Pmufiry 55
Year - 2015 Type - 1) REAL ESTATE Tract ID - 06901 Taxpayer - KNOWLES, JASON T \& BONTEMPI, HEATHER

| $\begin{aligned} & \text { Batch\# } \\ & 48,743 \end{aligned}$ | $\begin{aligned} & \text { Stmt\# } \\ & 31004 \end{aligned}$ |  |  | ceipt-- |  | Protest Posting (Y/N) Date |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Date | Time | Number | Amount |  |
|  |  | 12/15/2015 | 09:46 AM | 15939 | 851.08 | Pd N 12/15/2015 |
|  |  | 05/02/2016 | 12:28 PM | 42337 | 851.08 | N 05/02/2016 |
| 49,854 | 31004 |  |  |  |  |  |
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Bottom
F3=Exit F9=Payment F10=Next F11=Drop/Fold F12=Cancel

Recording Requested By:
OCWEN LOAN SERVICING, LLC
When Recorded Return To:
LIEN RELEASE
OCWEN LOAN SERVICING, LLC
240 TECHNOLOGY DRIVE
IDAHO FALLS, ID 83401

TNDEBTEDNESS: 0
PAGES: 2

## CERTIFICATE OF REl_EASE

OCWEN LOAN SERVICING, L.L.C. \#:8446081207 "KNOWLES" Lender ID:CO-12233 Leavenworth, Kansas PIF: KNOW ALL MEN BY THESE PRESENTS that GMAC MORTGAGE, LLC, BY OCWEN LOAN SERVICING, LLC, ITS ATTORNEY IN FACT, present Mortgagee of a certain Mortgage, to secure the amount of $\$ 34,500.00$, whose parties, dates and recording information are below, does hereby cancel and discharge sald Mortgage.

Original Mortgagor: JASON T. KNOWLES AND HEATHER BONTEMPI
Original Mortgagee: MORTGAGE ELECTRONHC REGISTRATION SYSTEMS, INC. (MERS), (SOLELY AS
NOMINEE FOR LENDER, CAPITAL ONE HOME LOANS, LLC) ITS SUCCESSORS ANDIOR ASSIGNS Dated: 07/26/2007 Recorded: 08/16/2007 in Book/Reel/Liber: N/A Page/Folio; N/A as instrument No.: 2007R05548, in the records of the Register of Deeds of Leavenworth County, State of Kansas
Legal: See Exhibit "A" Attached Hereto And Ey This Reference Made A Part Hereof

Property Address: 307 NORTH 16TH STREET, LEAVENWORTH, KS 66048
IN.WITNESS WHEREOF, the undersigned, by the officers duly authorized, has duly executed as a free act and deed, the foregoing instrument.

GMAC MORTGAGE, LLC, BY OCWEN LOAN SERVICING, LLC, ITS ATTORNEY IN FACT


STATE OF lowa
COUNTY OF Black Hawk
On SEP 1. $3.29 \%$, before mo. A. ARNOLD, a Notary Pubic in and for Black Hawk in the State of lowa, personally appeared Dona Mariee Storey, Vice President of GMAC MORTGAGE, LLC, BY OCWEN LOAN SERVICING, LLLC, ITS ATTORNEY IN FACT, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowiedged to me that he/she/they executed the same in his/her/their authorized capacity, and that by his/her/their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

(This area for notarial seal)

## EXHOBLA











boc in: 2007RU5548
STACY R. DRISCOLL/REGISTER DF DEEOS
LEAVENWIRTH COUNTY
RECURDED OK
08/16/2007 12:40PM RECORDING FEE: 28.00 WTG REG TAX FEE: 89.70 INDEBTEDNESS: 34500.00 PAGES: 6

Recording Requestectoy
When fiecorded Retum To:
US Recordings, ine. 2925 Country Drive Ste 201 St. Paul, MN 55117
THIS MORTGAGE is made this 26 th day or MN July 2007
betwean the Mortgagor. Jason IT. Forowles, single and Heather Bantempi, singie

Thereln "Rorrower"), and she Mordgagee,
Mortgage Electronkc Registrathon Systems, Hac. ("MERS"), (solely as sominee for Lewder, as herelnaftor defined, and Lender's successors and assigns). Mers is oxganized ama exisfing ander the laws of Delaware, and has an sddress and teleghome number of P.O. Box 2026. Elint, ME \&8501-202G. tel. ( 88 狑) $679-\mathrm{MERS}$.
Capstand one Home Louns, ITs
exisizig sinder the laws of the Undtex states of Ptrerica and fas an address of 12800 Foster Street, Cvexiand Paxk, KS 66213

WHEREAS, Horrower is tndetsed to Lenter in the princigal sum of U,S, $\$ 34,500.00$
which Indebtadness is evidented by Borrower's note dated
July 26, 2007
amd extensions and remewals thereof (herein "Note"), providing for monthly instathents of principal and interest, with the balance of the indebtefiness, if not sooner paid, due and payable on July 31. 2022 ;
TO SECURE so Lendar ine repayment of the intiebtedness evidenced by the Nole, with haterast thereont the payment of all other sums, whit interest thereon, advanced In accordance herewith so protect the securify of this Mortgage; and the performance of fibe covenats and agreements of Eorrower hereln contained, Borrower does Lereby mortgage, grant and convey to MEsS (solely as nomittee for Lender and Lender's successars and asstgns) and to the suscessors and asskgs of ingiks. the following described property lacated la has Coesnly of LEAVEFWORTH
State of Kansas:
See Attached.

| which has the add Zeaverwortix (barels, "Property | of 30 <br> dress" | 16 16 hh Street | tClyl, Kansas | 66048 | [Siseed] (xiP Codel |
| :---: | :---: | :---: | :---: | :---: | :---: |
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|  | MWW Decot |  |  |  |  |

TOGETKER with all the kosprovemens now or kereafier exected on the property, and all easemrents, righs, appurtenances and rents, afl of which skall be deemed to be pad renarin a part of the property


 necessary to comply with law ar custant, MERS, (as nominee for Lender and Lentier's successars and assigns), has the righte to excercite anyy or ajd of those intexests, hreluding, but not linizted to, he right to
 releasing or canceling thes Mortgage.
 to mortgage. grat and cosvey the Property, and that ha Property is unencumbered, exceptith encumbrances of rectord. Eorrower covenamts biat Lorrower warrants and will defend generally the titie ta the Property agoinst ast chaims mand demands, subject to encuribrances of record.

UNIFORM COVENANES. Eorrower amd Lender covenam ind agree as follows:

1. Paymeni of Principas and lntercst. Borrower ssall prompely pay when due the gractpal and imerest indehtedness evidenced by the Note and kate charges as provided in the Note.
2. Funds for Taxes and instrrance. Subject to applicable law or an writen waiver by lemder, Eorrower shall pay to Lemder on the day montbly payments of principal and interest are payable wnder the Note, unth the Note is pijd lat fulf, a sum (herein "Funds") equal to one-swelfth of the yearly taves and assessments (bacluding condomivitum and planned unit developmant assessmestis, if any) which may atbain priority over this Mordgage and ground rems on the Property, If any. plus one-iwelfh of yatriy premium
 If any. all as reasomably estinsated mithally and from the to time by Lender on the basis of assessmeats and bills and teasonable estimates thereof. Borsower shat mot he cbligated to make sucs payments of Fumds io Lender to the exdent that Borrower maket such paymertix to the holder of a grior amorgage or deed ef trusf if stuch holdier is an institutional lender.
 of which are tnsured or guaranteed by a federal or state zgency (including Lemder if Lender is such zag


 appilcabse law permiss Lender to make such a charge. Morrower and Lender may agree in wating at the time of execution of hals Mertgage that futeresi on the Funds shall be paia to Bormower, and andess sucis agreement is raade or appheabie kw requires such heterest to be palas, Lender shall not be required to gray Borrower any imerest or earabngs on the Funds. Lender shail give fo Borrower, withbut charge, an annual accuumsing of the Funds showing credits and steblis to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additionsi security for the sums secured by this imortgage.
 payable prior to the due dates of taxes, assessments, insurance premitums and ground rents, shall excemed the amount required to pay said taxes, assessments, insurance premlums and ground rents as they gall due. such excess stall be, at Borrower's option, elther promply repaid to Borrower or credsted to Borrower on monithly installmoxnts of Fursds. If the ameuat of the Funds feld by Lender shall not be sufficiems to pay taxes, assessments, insuranee promfums and grownd rents as they lati alue, Borrower shall pay to Lerider any amount necessary to make up the deficiency in one or more payments as Lender may regulre.

Upon payment in full of all sums secured by this Morigage, Lender sinall promphly refund to gorsower any Funds held by Lesuder. II under paragraph 17 hereof the Progeray is sold or the Property is outherwise acguired by Eender, hender shall apply, no Jater than immediately prior to the sale of the Property or fis acquistion by Lander, asyy Fends beid by Lestieg at the tame of applitatios as a credte egainat the sums secured by this Mortgage.
3. Application of Payments. Uniess appilicable haw provides otherwise. als payments recelved by Lender umber the Note and paragraphs 1 and 2 hereof shall ke applied by Lender fist in pryment of amounts pryablo to Londer by Borrower under paragraph 2 hereof, then to laterest grayable an iha Note, and then to the priacspal of the Note.
4. Prtor Mortgnges and Deeds of Trust; Charges; Liens. Burrower shall parionar at of Borrower's ohilgations envider any smertgage, deedi of erust or other security wgreement with a lien which has priority over this Mortgage, Inclumblit Borsower's covenanis to make payments when due. Borrower shall pay or causse to be paid all waxes, assessments and other charges, fines and impositions attributable to the zroperfy which may attaln a priosty over thls Mortgage, and qeasebold paymersts or ground rents. If any.
5. Hazard inamrance. Borrower shall keep 级e improvements now existing or hereater erected on the
 other hazards, as Linder may requike aust in such amounts and For such periods as Lender may regulre.

The insurance carnler providing the fnsurance shall be chosea by Borrower sublect la approval by Lender provided, biat such approval shall nof be unceasonably wiffivek. All inguramce golinies and reatewals thereof shall ge ka form acespable to Lender nud shat hachade a standard morgage clause hy favor of aud in a firrn acopptable to Lender. Lender shail bave the right to bold the poitcies ard senewals theraof, subject to the terms of any morigage, deed of trust or osher geturity ugrement with a her which has prionthy over this Mostgage.

In the event of lass, Borrower shall plve prompt hotice to die insurance carrier and Lender, Lender may make, prowf of loss if not made promptly ay korrower.

If the Proparty is aharasoned by Biorrower, or fr Burrower fatls to respond to Lender within 30 days from the date notice is malled hy Lender to Borrower that the faswrance cariler offers to setle a elainu for insurance benefits, Esmder is authorized to cailect and amply the insurance proceeds at Lemder's option elfher to restomaton or regair of the Properiy or to the stams secured by this Morgage.


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6. Preservalion and Maintenance of Propergy; Leaschoids; Condomandums; Planbed Unit Bevelopments. Borrower shall keep the property in gcod repali and shail not commit waste or permit trapparment of dexarioration of the Propery and shali connply with tise provisions of any lease if this Morigage is os, a leasehold. If this Morigage is on a anit in a condominism or a planmed unit development, Rorrower shatl performa aill of Rorrowers obyjations wnder the dieckaration or covenants creating of governing the condomintum or planned unit develogment, the by-taws amd regulations of the condomanium or phanned snit sevelopment, amt constitrent documenes.
7. Proteckion of heender's security. If Borrower falls to parform the covenants and agreaments contafiged in this Mortgage, or If any ackion or praceediag is cosunaenced which matertally afiects Lender's interest in the Property, hen Lender, at Lender's opilion, eppin notice to Morrower, may ranke such
 to mrotect Lender's ynterest, If hender reguired morkgage insurame as a condition of makigg hee foza secured by this Mortgage, Borrower shall gay the premiums regulred to maintain such bnsurnace $3 n$ effect until such tione as the negrliement for such insurance terminates in accordance with Borrowerts and Lexder's writass agreernent or ayplicable law.

Any amomints dishbursed by Lender pursuant to this paragraph 7, with faterest thereon, at the Nore sate, shall become addulional indebledness of ofrrower secured by bhis Mortgage. Unioss Borrower and Lender agvee to ather tarms of paynent, such momounis shall he payabie upen nozice from tander to Borrower requesting praymeni ghereof. Nohing contained in this paragraph 7 shall reçuke Lender to incur nay expense or take any action hereunder.
B. Inspection. Lender sagy make or canse on be angde reasonable entries upan and kaspectlons of tise Froperxy; provided that Lender shail give Bomower notico prior to may such truppecton specifylig reasorable cause therefor relhter to Lender's interest in the Property.
9. Condiemnation. The proceeds of any eward or chakn for damages, difect or consequentidi, in commection with any condematation or ofiter takifg of the Property, or part thereof, or for conveyance in lien of condermation, are hereby nssigned and shall be pald to Lender, subject to the terms of any

10. Borrower Not Released; Forbearance By Leader Not a Waiver Extemstion of the thene for
 successor in materest of Borrower shafl not operate to release, in any smaner, the liability of the oripinai Borrower and Borrower's successors in linterest. Lender shall not bo required to commence proceedings aggainst such successor or refuse to extend tine for payment or otherwitue modify amortization of the sums socuned by thls Mortgage by reason of any demand made by the origimal Borrnwer and Morrower's succexrars in znterest. Any forbsarance by Lender in exercising any sighs or remedy hereboncer, or ofterwlse efrorded by appicicable faw, thall sot he a walver of or greciude the exerctse of any such right or remedy.

If. Suecessors and Assigns Bound; Joint and Several Liability; Coosigners. The covenants and agrements herela condained shail bind, and the thghts hereundar shall inure to, the respective successirs and assigns of Lender and Borrower, subject to the grovisfons of paragraph 16 begeof, All covenants and ggreements of Borrower shall be joink and severai. Any Borrower who co-skgns this Morgage, but does not exacute the Note, fa) is co-signtige thls Morigage only to martgege, gram amd cantey fant Eorrower's intenest in the Property to Lender under the terms of this Mortgage, (h) is nist personally lable on the Note or under this Mortgage, and (c) agrees that Lavder and any gther Bornower hereunder maxy agree to extend, modify, lorbear, or make any other accocmmodatlons whih regard to the termis of this Morigage or the Note without that Borrower's consent and whiowil releaving that Borrower or modifylng this Mortgage as te thai Borrower's interest int the Property.
12. Notice, Excepa for any notice required under spplicabla law to be given in asouhar manner, fa\} any notice to Borrowes provided for th zhts Morfgage shall be givea by delivering ts or by mailligg such motice by certified mail addreased to Borrower at the Propery Address or at such allerr address as Yorrower may destgnate by noslce to Lender ms provided nereim, and (b) any notime to Lender shall be given by certffed madl to hender's address stased herein or to such other adiress as hender may designate by notice to Borrower as provided hereln. Any nexice provided for in thls Mortgage shall be demed to have heen givent 80 Borzower or Lender when given in tshe mamer designated herein,
13. Governing Law; Severability. The state aud local laws applicable to this Mortgage shati ge the laws of the jurisalcilon ins which ihe Property is located. The foragoing sentence shats not lhmit the applicgbitty of tederal law to this Morigage. In hine event tian any provislon or clause of this Mondgage or the Note conilicts with applicable law, such conslics shasl not affect other provisions of this Morkgage or the Nole whilch can be given effect without the conflicing provision, and to this end the provistions of this Mortgage wad ghe Note are declared to be seyerable. As used haveln, "costs" "expenses" and "ationmeys" fees" include all sums to the extent nol prohifiled by applicabie law or timited hereln.
14. Borrower's Copy. Borrower shall be harmished a conformed copy of the Note and of this Mortgage at the stme of execution or atter recordailoin hereof.
15. Rethabilitotion Lonn Agreement. Burrowper shall futhin all of Burrower's obligations under any home rehabilations ingroyement, repaly, or other toan agreement wheh Borrower enters into whin Legder, Lender, at Lebder's aption, zosay require Borrower to execute and deliver to Lender, in a form sccegtable to Lender, an assigmment of any righes, claims or defenses which Dorrower smay have sgalrst parties who supply fabor, materials or services lin cmmaction wher lmporovements made so she Froperty.
16. Transifer of the Property or a Beneficis! Intercst in Ber rower. If all or any part of the Property or any imterest in it is sold or transferred for if a beneficial interest ba Borrower is sold or transferred apd





If Leruder exerchses this option, Lembler shall give Borrower notice of acceleration. The notice shats provide a preriod of $\operatorname{mol}$ less thas 30 days Grom the date the notice is melivered or malled within which Borrower must pay all sums secured by thas Mortgage. If Borrower fatis to pry these sump prior to the
 natice or denasy on Blorrower.

NON-UNIFORM COVENANTS. Borrower and Lender further covexani and agree as follows:
17. Accelerntion; Remedies. Rexcept as provided its paragraph 16 bereof, upon Borrower's breach of any covenant or agreament of Borrower in this Mortgage, incisuling the covenants to pay when due any sums secured by this Mortgage, Lender prior so accelerstion shall give notice to Korrower as provided in paragraph 12 hersat specitying: (1) ste brench; (2) the action required to gure such breach; (3) a date, not less than 20 days from the date the notice fs malled to forrower, by which such bresch must be cured; and (4) khat failure so curc such breach on or before the date spocified in the ratice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceseling, and ante of the property. The notice shall fusther inform Borrower of the right tD ccinstate bficr acceleration and the right to assert in the foreclosure procesding the nomexisternce of a default or any abber defense of Borrawer to acceleration and foreclosure. If tha breach is not curcd on or before the dase specified in tho notise, Lender, at Lender's option, may dectare afl of the susns sectured by this Mortgage to be immedistely due and payable without further demand and may for celose this Mortgage by judicial procerdibg. Lender shall tee entioted to collect in such proceeding ail expenses of forcelosurc. inciuding, but not limited to, reasonmble aitonncys' fems, couri costs and collection saency fees, to the extent allowed by applicable law, costs of documentary evidence, afstracts and tith reports,
18. Rorrower's REght to Reinstate. Notwithstandisg Lemder's accelerafion of the sums secured gy this Mortgage shan to Borrower's breach. Borrower shall have the right to thave any proceedings begun by Lexider so enforce this Mortgage digcontinued at any thae prtor to enisy of a judgmens eaforcing this Morigage ff: (a) Borrower pays Lender all sums which would be fhen dise sunder this Morigege and gha Note had no acceleratlon occurned; (b) Bomower cures all breaches of any other covenamis or egrements of Eorrower contained in this Mortgafer (c) Sormwer pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contalnewh in that Morgage, and in entorcing Lemaer's rementias as grovided in paramraph 17 hereof; and (d) Borrower takes such action as Lender may reassanably requite to assure that the lien of his Morigage, Lender's interest in the Froperty and Borrower's oblligation to pay the swas secured by this Morkgage shalk contmus wampaked. Upan such payment and cure by Borrowert 独 Mortgage and the abligations secured hereby zhall remain in fislif force and enfect as if no acceleratian had accurred.
19. Appointment of Receiver. Upon accelerstion under paragraph 27 hereof ar abandonment of the Proparty, and at any time antor to the expiration of any period of medemption faliawing judicial sale. Lender shail be enthled, to the extent provided by appicable law, to have a receiver appointed by a court to emer upon, take possesston of and netange the zroperty and to collect the rents of the Prajerty inciunding those past cue. An rents collectest by bre recelver shall be appled first to payment of the costs of
 gremiums on receiver's bonds, asd then to the sums sectered by this Mortgage. The receiver sanall be hable so account only for these rents actually received.
20. Reloase, Upon payment of ehl sums scrured by this Morigage, Lender sizall release the Mortgage without charge to Bornower. Berrower shall pay all costs of recordation, if any,
21. Consumer Credil Code. If Lender hass stgned ln the space that Follows, Lender and Borrower agree that the loan securad by this Morigage shall be subject to the Kansas Uniform Corsumer Credit


22. Redemption. Borrower, to the extemt allowed by law, hereby watyes any and all rights of redemplion in the evens of foreclosure of this Mortgage.


[^0]23. Notice so Costsumacr. I. Do not sign this agreement before you resh it. 2. You are entitled pa a copy of this agreement. 3. You may prepay the unpaid balance at any time without penalty.

## REQUEST FOR NOTICE OF DEFAULT <br> AND FORECLOSURE UNDER SUPERIOR

MORTGAGES OR DEEDS OF TRUST

(Sign Original Only s
-
STATE OF KANSAS,


County ss:
SE IT REMEMBERED, bat on this 26th day of
July 2007
before
 Jason T. Knowles, single and Heather Bonterpi, single
. to me personality known ta be the same percents) who executed the above amd foregoing instrument of wring , and duly acknowledged the execution of same.

IN WTTNESS WHEREOE, I have hereunto set my hand and Notarial Seal on the day and year last above written.

My Commission Expires:


0

## EXBIBITA

ALE THE ROLLOWHNG DISSCREED REAL ESTATE IY THER COYNFY OF LZA VENWORTA, STATE OFKANSAS, TO-WYT:

TAX 79 7: 078-27-0.40-10.010.38
פY ETE SMMPLE DEED FROR CNARUES A. BENSON AND TYERESA M. BENSON AKA TEETLESA PENSON AS SSY GORTE RN MEED BOOK 0968, ZAGE 2377 AND RECOROED OR 11/17/209S, LEAVENWORTH COUNTY RECORDS

 REEEKENCED SOURCE

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DOCH: 2013R11193
STACY R. DRISCOLL
REGISTER OF DEEDS
LEEAVENWORTH COUNTY
RECORDED ON
11/27/2013 08:24AM
RECORDING FEE; $9.00
INDEBTEDNESS: 0
PAGES: 2
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## Assignment of Mortgage

Oated: November 21,2813
MN: 100393220073850924
76/7 7 \%.5//
MEFS Phone: 858-679-6377
For value receivad Mortgaga eflectronic Fegestration Systems, fnc., as nominee for Captal One Home Loans, llc, las successors and assigns the umdersigned hereby grants, assigns and transfers to GNAC Mortgaga, LLC. In C/O Oewgn Loan Servictrs, LLC, 1100 Vifginia Drive, Suite 175, Fort Washington, PA 19034, all beneflcial interest under a certain Mortgage dated July 26, 2907 executad by JASON T KNOWLEES AND HEATHER gONTERTPY and recorded in gook XX on Page(s) XX as Documont Number 2007 ROS548 on August th, 2887 in the offer of the Pagister of Deecis of Loavenworth County, Kansas.
**Sen Attachad Exhibit A Bor Legal Dascription
Morigage Electronic Registration Systems, Inc., as nominee for Capital One Home Loans, LLC, its successors and assigns
Ey:


LGuls Matthew Trsjo an!
Viee President
STATE OF minnesota )
COUNTY Ramsey
) $s:$
On Novembar 2h, 2013 before me, Pang Nee Yamg, Nokary Fublic in and for said State personally
 Inc., personally known to me to be the person whose name is subscribed to the within instrurnent and ackrowsiedged to me that she execuled the same in his/hes authartzed capacity, and that by his/her signature on the instrument the entity upon behaif of which the person acted, exectited the insirument. WITNESS my hand and offelal seal.

Prapared By:
Peter Chang
tradecomm Global Services
2925 Coumtry Drive
St. Paul, MN 5S147
When Recorded Return To: indecomm Global Services 2925 Country Drlve
s. Paul, MN SE11?


My fommission expires: January 31, 2017

| PANG MEE YAAG <br> Notary Public-Minnesola <br>  |
| :---: |
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|  |  |

## Exhibit A Legal Description

ALL THE FOLLOWING DESCREMD REAL ESTATE IN THE COUNTY OF LEAVENWORTH, STATE OF KANGAS; TOWWTT: LOT D, MICHAEL REPLAT, CTTY OF LEAVENWORTH, LEAVENWORTH COUNTY, KANSAS, EY FEE SINPLE DEED FROM CHARLES A. BENSON ANB THERESA M. BENSON AKA THEFESA BENSON AS SET FORTH IN DEEO BOOK a9EB, FAGE 2377 AND KECORDED ON T117/20n5, LEAVEN\#ORTH COUNTY RECORDS. THE SOURCE DEED AS STATED ABOVE IS THE LAST RECORD OF VESTING FHEDD FOR THS PROPERTY. THERE HAVE BEEN NO VESTLAG CHANGES SINCE THE DATE OF THE ABOVE REFERENCED SOURCE. SUE, $E G T$ TO RESTRICTIONS, RESERVATIONS, EASENENTS, COVENANTS, OIL. GAS OR M INERAE RIGHTS OF RECORD, GF ANY.

DOC H: 2007RD5548
stacy r. DRiscoll register pf degos LEAVENWCRTH COUNTY RECURDED OK 08/16/2007 12:40PM RECORDINGGEE: 28.00 WTG REG TAX FEE: 89.70 INDEBTEDNESS: 34500.00 PAGES: 6

Recording nexurenvin To:
US Recordings, ine. 2925 Country Drive Ste 201 St. Paul, MN 55117
ThIS MORTGAGE is made this 26th day or MN July 2007
betwean the Mortgagor. Jason T. Forowles, single and heather Bantempi, single

Thereln "Rorrower"), and she Mordgagee,
Mortgage Electrontc Registrathon Systems, Hac. ("MExS"), (solely as momimee for Lemter, as herelnaftor defined, and Lender's successors and assigns). Mers is oxganized ama exisfing ander the laws of Delaware, and has an sddress and teleghome number of P.O. Box 2026. Elint, ME \&8501-202G. tel. (s82) $579-\mathrm{MERS}$.
Capitail One Home Louns, ITC
exisking suder the laws of the Undten states of Pxtericica, (Lander") is organdzed and
and lus an address of 12800 Foster Street, Crestland Paxk, KS 66213
WHEREAS, Horrower is indebted to Lenter in the princizal sumb of U,S,\$34,500.00
which Endebtadness is evidented by Borrower's note dated
July 26, 2007
ter "In Boll nunsions and remawals thereof (herein "Note"), providing for monthy mstanments or principal and interest, with the balance of the indebtefiness, if not sooner paid, due and payable on July 31, 2022 ;
TO SECURE so Lendar line repayment of the intiebtedness evidenced by the Note, with interest thereon; the payment of all other sums, with inderest thereon, advanced In accordance herewith eo protect the securify of this Mortgage; and the performance of fibe covenats and agreements of Eorrower hereln contained, Borrower does Lereby mortgage, grant and convey to MEsS (solely as nomittee for Lender and Lendes's successurs and assigns) and to the suscessioss and asskgns of MEDS. the following described property lacated la has Coesnly of LEAVEFWORTH
State of Kansas:
see Rttached

| whics has the mad Beaveriwortir (bereiss "Property | of 30 <br> dress" | 16th Street | [Clizl, Kansas | 66048 | $\begin{array}{r} \text { [SEced] } \\ {[\text { IPIP Codel }} \end{array}$ |
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TOGETHER with all the mompovements now or kereafter enected on the property, and all easeunents, righs, appurtemances and rents, afl of which skall be deenned 10 be pad remian a part of the property


 necessary to comply with law ar custant, MERS, (as nominee for Lender and Lentier's successars and assigns), has the fighte: to exfercite anyy or ajd of those interests, lrecluding, but not plinited to, he rijght to forectose and seli he Property: and to take shy actions required of Remder including, but kuot Rimuted to, releasing or canceling thls Mortgage.
 to mortgage. ginat and comvey the Property, and that the eroperty is unencmmored, exceprit ior encumbrances of record. Borrower covenamts biat Horrower warrants and will defend generally the tifie to the Property agoinst ast chaims mand demands, subject to encuribrances of record.

UNFORM COVENANES. Borrower and Lender covenam ind agree as follows:
 imerest indehtedness evidenced by the Note and kate charges as provided in the Note.
2. Funds for Taxes and instrrance. Subject to applicable law or an writen waiver by lemder, Eorrower shall pay to Lemder on the day montbly payments of principal and interest are payable wnder the Note, unth the Note is pajd lat full, a tum (herein "Fusnds") equal to one-swelfth of the yearly taves and assessments (bacluding condomivitum and planned unit developmant assessmestis, if any) which may athain priority over thes Morigage and ground remis on the Property, If any. plus ona-twelfh of yearly premium
 If any, all as reasomably estinnated inditally and from the to time by Lenter on the pasts of assessments and bills and reasonable estimates thereof. Borrower shall mot the chligated to make sucs payments of Fumds to Lender to the exdent that Borrower makes such paymerrit to the holdier of a prior amorgage or deed of trusf if such holder is an institutional lender.
 of which are finsured of guaranteed by a federal or state zgency (including Lender if Lender is such zar
 tesuls. Lender smay not charge frar so frolding and applylag the Fands, agzalyzhag said account or veritytng
 appilcabse law permiss Lender to make such a charge. Morrower and Lender may agree in wating at the thane of execution of inls Mertgage that futerest on the Fundis shall be paid to Bormower, and nidess strels agreement is rade or applicable kaw requires such ingerest to be pald, Eender shall nof be required to gray Borrower any ineerest or earnangs on fhe Funds. Lender shail give to Borrower, wilhout charge, an annual accumasigg of the Funds showing credits and steblis to the Funds and the purpose for which each debit to the Funds was made. The Funds are gledged as additionsl security for the sums secured by this Mortgage.
 payable prior to the due dates of taves, assessments, insurance premisums and ground rents, shall excomit the amount required to pay said taxes, assessments, insurance premlums and ground rents as they galt due. such excess stall be, at Borrower's option, elther promply repaid to Borrower or credsted to Borrower on monithly installmoxnts of Fursds. If the ameuat of the Funds feld by Lender shall not be sufficiems to pay taxey, assessonents, insurance premfums and grownd rents as they lath due, Borrower shall pay to Lender any amount mecessary to make up the deficiency in one or more payments as Lender may regulre.

Upon payment in full of all sums secured by this Morigage. Lender sialll promphly refurs to gorsower any Funds held by Luemder. If under paragragh 17 hereof the properdy is soid or the propeny is otherwise acguired by Eender, Lender shall apply, no later than immediately prior to the sale of ohe
 egalmithe sams secured by this Mortgage.
3. Applieation of Payments. Unless sppilicable law provides otherwise a als payments recedved by Lender unker the Note and paragraphss 1 and 2 hereof shall ke applied by Lender first in payment of anounts pryable to Londer by Borrower under paragraph 2 hereof, then to laterasi grayable an iha Note, and then to the priacspal of the Note.
4. Priar Mortgages and Beeds of Trust; Charges; Lécns. Berrower shail parionar sit of Eorrower's ohtigations ander any shartgage, doed of grust or other security wgreement with a lien which has priority over this Mortgage, Inclumstre Borrower's covenanis to make paymenis when due. Borrower shaill pay or causse to be paid all waxes, assessments and other charges, fines and impositions attributable to the sroperfy which may attaln a priasky over thls Mortgage, and feasehold paymersh or ground rents. If any.
5. Hazard inzurance. Borrower shall keep 级e inaprovements now existing or hereafer erected on the
 ofher hazards, as Lisnder may requlte auth in such amounts and For such periods 35 Lendes may regulre.

The lisurance carrler providing the fnsurance shall be chosea by Borrower sublect lo approval by Lender provided, biat such approval shall nof be unceasonably wiffivek. Alf inguramce golinies and reatewals thereof shall ge ka form acespable to Lender nud shat hachade a standard morgage clause hy
 theraof, subject to the terms of any morigage, deed of trust or osher geturity ugrement with a her which kas prioniky over this Mortgage.

In the event of lass, Borrower shall plve prompt hotice to die insurance carrier and Lender, Lender may make, prowif of loss if not made promptly ay korrower.

If the Property is ahamioned by Bisrower, or If Burrower fatls to respond to Lender within 30 hays Grom the date notice is malled by Lender to Borrower that the fassurance cariler offers to sedle a elaim for insurance benefits, Esmder is authorized to coilent and apply the insurance proceeds at Lemder's option elther to restomaton or regatr of the Properiy or to the stams secured by this Morgage.


0
6. Preservalion and Maintenance of Propergy; Leaschoids; Condomandums; Planbed Unit Developments. Borrower shall keep the ereperty in good rapzir and shail not commit wasle or permit trapparment of dexarioration of the Propery and shali connply with tise provisions of any lease if this Morigage is os, a leasehold. If this Morigage is on a anit in a condominism or a planmed unit development, Rorrower shatl performa aill of Rorrowers obyjations wnder the dieckaration or covenants creating of governing the condomintum or planned unit develogment, the by-taws amd regulations of the condomanium or phanned snit sevelopment, amt constitrent documenes.
7. Proteckion of heender's security. If Borrower falls to parform the covenants and agreaments contafiged in this Mortgage, or If any ackion or praceediag is cosunaenced which matertally afiects Lender's interest in the Property, hen Lender, at Lender's opilion, eppin notice to Morrower, may ranke such
 to mrotect Lender's ynterest, If hender reguired morkgage insurame as a condition of makigg hee foza secured by this Mortgage, Borrower shall gay the premiums regulred to maintain such bnsurnace $3 n$ effect until such tione as the negrliement for such insurance terminates in accordance with Borrowerts and Lexder's writass agreernent or ayplicable law.

Any sumomits dishoused by Lemder pursuant to this parageaph 7, with faterest thereon, at the Nore sate, shall become addulomal indebledness of कarrower secured by bhis Martgage. Uniess bormower and Lender agvee to ather tarms of paynent, such momounis shall he payabie upen nozice from tander to Borrower requesting praymeni ghereof. Nohing contained in this paragraph 7 shall reçuke Lender to incur noy expense or take any action hereunder.
B. Inspection. Lender sagy make or canse on be angde reasonable entries upan and kaspectlons of tise Froperxy; provided that Lender shail give Bomower notico prior to may such truppecton specifylig reasorable cause therefor relhter to Lender's interest in the Property.
9. Condemnation. The groceeds of any eward or clatm for damages, difect or consequention, in commection with any condematation or ofiter takifg of the Property, or part thereof, or for conveyance in lien of condermation, are hereby nssigned and shall be pald to Lender, subject to the terms of any mantgage, uleed of treas or ciher securthy agremment with a len which has priorlyy gver this Morgage.
10. Borrower Not Released; Forbearance By Leader Not a Waiver Extemstion of the thene for paymest ar siodifications of amartization of the sumas secinhed byy thas Morigage granted by lender to any successor in taterest of Borrower shatil not operate to release, hany smanmer, the lability of the oripinal Borrower and Borrower's successors in interest. Lender shall not bo required to commence proceedings aggainst such successor or refuse to extend tine for payment or otherwitue modify amortization of the sums socunce by thls Mortgage by reason of any demand made by the origimal Borrywer and Borrower's succesnars in tnterest. Any forbsarance by Lander in axercising any righs or remedy herebucier, or ofterwlse efrorded by appicicable faw, thall sot he a walver of or greciude the exerctse of any such right or remedy.

If. Suecessors and Assigns Bound; Joint and Several Liability; Coosigners. The covenants and agreements hereln condained shall bind, and the atghts hereunder shall burere to, the respentive successirs and assigns of Lender and Borrower, subject to the grovisfons of paragraph 16 begeof, All covenants and ggreensents of Borrower shall be joint and severas. Any Rorrower who co-skgns this Morigage, but does not exacule the Note, fal is co-signing tals Morigage only to morteage, grant and cantey fint Borrower's interest in the Property to Lender under lise terms of this Mortgage, (b) is not personally liable on the Note or under this Mortgage, and (c) agrees that Lavder and any other Earnower hereunder maxy agree to extend, gnodity, lorbear, or make any other ascocmmodatons whib regard to the termis of this Morigage or the Note without that Borrower's consent and whiowil releasing that Borrower or modifylng this Mortgage ws te thai Borrower's interest int the Property.
12. Notice, Excepa for inny nimice required under spplicabla law to be given in ansthar manner, fa) any notice to Borrowes provided for th zhts Morfgage shall be givea by delivering ts or by mailligg such motice by certified mail addreased to Borrower at the Propery Address or at such allerr address as Yorrower may destgnate by noslce to Lender ms provided nereim, and (b) any notime to Lender shall be given by certffed madl to hender's address stased herein or to such other adiress as hender may designate by natice to Borrower as provided bereln. Any noice provided for fin thls Mortgage shall be demed to have heen givent 80 Borzower or Lender when given in tshe mamer designated herein,
13. Governing Law; Severability. The state aud lacal laws applicable to this Morgage shaje tre the laws of the jurisaliction ins which the Yroperky is located. The foragoing sentence shats not hnmit the applicabitty of tederal law to this Morigage. In hine event tian any provislon or clause of this Mondgage or the Note conilicts with applitable lawt such canfllci stuast not aflect other prowislons of this Morgage or the Nole whilch can be given effect without the conflicing provision, and to this end the provistions of this Mortgage and the Note are declared to be seyerable. As qused herein, "costs" "expenses" and "atiomeys" fees" include all sums to the extent nol prohifiled by applicabie law or timited hereln.
14. Borrower's Copy. Borrower shall be harmished a conformed copy of the Note and of this Mortgage at the stme of execution or atter recordailoin hereof.
15. Rethabilitotion Lonn Agreement. Burrowper shall futhin all of Burrower's obligations under any home rehabilations ingroyement, repaly, or other toan agreement wheh Borrower enters into whin Legder, Lender, at Lebder's option, zysy requife Borrower to execute and deliver ta Enader, in a form accegrable to Lender, an assigmment of any righes, claims or defenses which Eorrower snay have agalrsi parties who supply fabor, maxerials or services lm commetber with lmprovements made to me Property.
16. Trantsfer of the Property or a Beneficis! Intercst in Ber rower. If all or any part of the Property or any imterest in it is sold or transferred for if a beneficial intereat ka Borrower is sold or transferred and Borrower Is noi a zuatural persing wilthout Lender's prior wrifen consent, Eender may, at its mpilan,
 exercised by Lender jo excrelse is probiblted by federal faw as of the date of dis Mosigage.


If Leruder exerches this option, Lemder shall give Borrower notice of acceleration. The notice shats provide a preriod of mol less than 30 days Grom the date the notice is pelivered or malled within which Borrower must pay all sums secured by thls Martgage. If Borrower fatis to pray these sump pitor to the explration of this frertod, Lender may lpvoke any remeelles permathed by this Morkgage without further antice or demasd on Slorrawer.

NON-UNFORM COVENANTS. Bomower and Lender further covexant and agree as follows:
17. Acceleration; Remedies. Except as provided its paragraph 16 bereof, upon Borrower's breach of any covenant or agrement of Borrower in this Mortgage, inciuding the covenants to pay when due any sums secured by this Morzgage, Lender prior to accelerstion shall give notice to Eorrower as provided in paragraph 12 hersof specitying: (1) fite brench; (2) the action required to sure such breach; (3) a date, not less than 20 days from the date the notice foriled to forrower, by which such bresch must be cured; and (4) khat failure so curc such breach on or before the date specified; in the retice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceselingy and nate of the Property. The notice shall fusther inform Gorrower of the right tD ccinstate bficr acceleration and the right to assert in the foreclosure procesding the nomexisternce of n default or any otber defense or Borrawer to acceleration and foreclosare. If the be each is not cured on or before the dase specified in tho notise, Lender, at Lender's option, may dectare afl of the susns sectered by this Mortgage to be insmediately due and payable withont further demand and anay for celose this Morsgage by judicial procerding. Lender shall be entibled to collect in such proceeding all expenses of forcelosurc, inciuding, but not limited to, reasonable aitorneys fems, courf costs and collection saency fees, to the extent allowed by applicable law, costs of documentary evidence, gotstracts and tifle reports.
18. Borrower's R Ight to Reinstate. Notwlinstanding Lender's acceleration of the sums secured gy this Mortgage sfua to Borrower's breach. Borrowes shall have the rggitt to have any proceedings begun by hender fo enforce this Mortgage discontinued at any time prtor to eniry of a judgment eaforcing this Moriguge ff: fat Borrower pays Lender all sums which woubd be finen due under thls Morigage and gha Nots hand no acceleratlon accurned; (b) Bonsower cures ati breaches of any other covenamis or egremments of Eorrower contained in this Mortgafer (c) Sormwer pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Rornower contalnew in otar Mortgage, and in enforcing Lenter's remedtas as grovided in paragraph i7 hereof; and (d) Borrower takes such action as Lender may reassanably requite to assure that the lien of his Morigage, Lender's interest in the Froperty and Borrower's oblligation to pay the sums secured by this Morsgage shalk conthure unimpatede. Upan sucts payment and cure by Borrowert 独 Mortgage and the abligations secured hereby zhall remain in fislif force and enfect as if no acceleratian had accurred.
19. Appointment of Receiver. Upon accelerstion under paragraph 27 hereof ar abandonment of the Proparty, and at any lime gnior to the expiration of any period of medemption faliawing judicial sale. Lender shall be enitiled, to the extent provided by appicable daw, to lave a receiver appointed by a court to emer upon, take possesston of and netange the zroperty and to collect the rents of the Prajerty inciunding those past cue. An rents collectest by bre recelver shall be appled first to payment of the costs of
 premiuns on receiver's boads, and then to the sums seatred by this Mortgage. The receiver stoll ine hable so account only for these rents actually received.
20. Release. Upon paymert of ell sums sccured by this Morigage, Jender sizall release thds Mortgage without charge to Borcower. Bermwer shall pay all cosfs of recordation, if any,
21. Consumer Credil Code. If Lender hass stgned ln the space that Follows, Lender and Borrower agree that the loan securad by this Morigage shall be subject to the Kansas Uniform Corsumer Credit

22. Redemption. Borrower, to the extext allowed by law. hereby waves any and all rights of redemplon la the evers of foreclosure of this Mortgage.


[^1]23．Notice so Cosisumacr．1．Do not sign this agreement before you read it．2．You are entitled po a copy of this agreement．3．You may prepay the unpaid balance at any time without pernity．

## REQUEST FOR NOTICE OF DEFAULT

AND FORECLOSURE UNDER SUPERIOR
MORTGAGES OR DEEDS OF TRUST

（Sign Original Only s
－
STATE OF KANSAS，


County ss：
HE IT REMEMBERED，咅at on this 26 ch day of
July 2007
，before me，the undersigned，a Notary sable bs and for the County mind Ste aforesaid，personally appeared Jason T．Knowles，single and Heather Bonterpi，single
．to me personality known to be the same person（s）who executed the above amd foregoing instrument of writing，and duly acknowledged the execution of same．

UN WITNESS WHEREOE．I have hereunto set my hand and Notarial Seal on the day and year last above written．

My Commission Explores：


## EXbmbira

ALE THE ROLDOWMNG DXSCRIEED REAL ESFATE IN THE COHNFY OT LSAVENWORTH, STATE OFKANSAS, TO-WIT:

TAX 5\% \%: 078-27-0.40-30.010.30
פY ETE SMMPLE DEED FROR CNARUES A. BENSON AND TYERESA M. BENSON AKA TEETLESA HENSON AS SET YORTK ZN DEED BOOK O968, ZAGE 2377 AND RECOROED ON 11/A7200S, L.EAVENWORTH COUNTYRECORDS
 PROPERTY.THERE GAVE BEEN NO VRSTING CRANG豆S STNCK TKE DATE OF THE ABOVE REEEKENCED SOURCE

12-12020-mg Doc 10286-3 Filed 01/12/17 Entered 01/12/17 15:20:11 Exhibit C Pg 1 of 3

```
DOC #: 2013R11193
STACY R. DRISCOLL
REGISTER OF DEEDS
LEEAVENWORTH COUNTY
RECORDED ON
1\mp@code{L/27/2013 08:24AM}
RECORDING FEE; $9.00
INDEBTEDNESS: 0
PAGES: 2
```


## Assignment of Mortgage

Oated: Novamber 29, 2813
$76 / 506 / 5$

MIN:
MEFS Phone: 888-679-6377

For value received Mortgaga eloctronic Fegestration Systoms, fnc., as nominea for Caphal One Home Loans, Llec, lis successors zord assigns the undersigned hereby grants, assigns and transfers to GMAC Mortgaga, Lic. In C/O Oewon Loan Servistrig, LLC, 1100 Virginia Drive, Suite 175 , Fort Wrashington, PA 19034, all beneflcial interest under a certain Mortgage dated July 26, 2907 executad by JASON T KNOWhES AND HEATHER GONTERFY and recorded in 8ook XX on Page(s) XX as Documbnt Number 2007 Ros548 on Augyst 16,2087 in the offce of the Fagister of Deechs of Lavenworth County, Kansas.
**Syo Attached Exhibit A For Legal Descrigtion
Morigage Esectronic Registration Systems, Inc., as nominee for Capital One Home Loans, LLC, its successors and assigns

Ey:
 Vite Prestient STATE OF minnesota ) COUNTY Ramsey ISS


On Novembar 2h, 2013 before me, Pang thee Yamg, Notary Fublic in and for said State personally
 Inc., personally known to me to be the person whose name is subscribed to the within instrurnent and ackrowsiedged to me that she execuled the same in his/hes authartzed capacity, and that by his/her signature on the instrument the entty upon behaif of which the parson acted, exectited the instrument. WITIESS my hand and offclal seal.

Prapared By:
Peler Chang
tradecomm Global Services
2925 Coumtry Drive
St. Paul, MN 5S147
When Recorded Return To: indecomm Global Services 2925 Country Drlve


PANG MEE YANG
Wotaxy Publc-pinnescia


## Exhibit A Legal Description

ALL THE FOLLOWING DESCREMD REAL ESTATE IN THE COUNTY OF LEAVENWORTH, STATE OF KANGAS; TOWWTT: LOT D, MICHAEL REPLAT, CTTY OF LEAVENWORTH, LEAVENWORTH COUNTY, KANSAS, EY FEE SIMPLE DEED FROM CHARLES A. EENSOH AND THERESA M. BENSON AKA THEFESA BENSON AS SET FORTH IN DEEO BOOK a9EB, PAGE 2377 AND KECORDED ON THMTHONS, LEAVENYORTH COUNTY RECORDS. THE SOURCE DEED AS STATED ABOVE IS THE LAST RECORD OF VESTINE FHED FOR Th祖S PROPERTY. THERE HAVE BEEN NO VESTLAG CHANGES SINCE THE DATE OF THE ABOVE REFERENCED SOURCE. SUEJECT TO RESTRICTIONS, RESERVATIONS, EASEMENTS, COVENANTS, OIL. GAS OR M INERAE RIGHTS OF RECORD, GF ANY.

## NOVAMBER 17, 2005

Date]
GO7 NORTH 16TH STREET, LEAVENWORTH, KS 6e04B-
[Property Address]

## 1. PARTIES

"Borrowar" means each person signing at the end of this Note, and the person's successors and assigns. "Lender" means CONCOFD MOFTCAGE COMPANY
and its successors and assigns.
2. BORROWER'S PROMISE TO PAY; INTEREST

In relurn for a loan received from Lender, Borrower promises to pay the principal sum of ONE HUNDRED TWENTY THOUSAND SEVEN HUNDRED EEATY THREAND NOIIOO $\times \times \times \times \times \times \times \times \times \times$
Dollars (U.S. $\$ 120,783.00$ ), plus interest, to the order of Lender. Interest will be charged on unpaid principal. from the date of disbursement of the loan proceeds by Lender, at the rate of SDX AND ONE HALF percent ( $6.500 \quad$ \%) per year undl the furl amount of principal has been paid.

## 3. PROMISE TO PAY SECURED

Borrower's promise to pay is secured by a mortgage, deed of trust or stmilar security instrument that is dated the same date as this Note and called the "Security Instrument." The Secturity Instrument protects the Lender from fosses which might result if Borrower defatilts under this Note.

## 4. MLANNER OF PAYMENTI

(A) Tinic

Borrower shait make a payment of principal and Interest to Lender on the first day of each month beginning on JANUARY, 2006 . Any principal and interest remaining on the first day of DEOEMBER, 203A , will be due on that fate, which is called the "Maturity Date."
(B) Place

Payment shall be made at CONCORD MORTCADE COMFANY 1 ESjs NORTH PIMA ROAD, SUITE 370 , SCOTTSDALE AZ 85260
or at such place as luender moly destgnate in writing by notice to Borrower.
(C) Amount

Each monthly payment of principal and interest will be in the amount of U.S.S $\mathbf{S} \quad 763.43$. This amount will we part of a larger monthly payment required by the Security Instrment, that shall be applied to principal, interest and ether items in the order described in the Securily Instrument.
(D) Allonge to this Note for payment adjustments

If an allonge providing for payment adjustments is executed by Borrower together with this Note, the covenants of the atlonge shall be incorporated into and shall amend and supplement the covenants of this Note as if the allonge were a part of this Note. [Check applicable box] <br> Gracuated Payment Allonge <br> $\qquad$ Growing Equity Allonge $\square$ Other [specify]}

## 5. BORROWER'S RIGXIT TO PREPAY

Borrower has the right to pay the debt evidenced by this Note, in whole or in part, without charge or penalty, on the first day of any month. Lender shall accept prepayment on other days provided that Borrower pays interest on the amount prepaid for the remainder of the month to the extent required by Lender and permitted by regulatlons of the Secretary, If Barrower makes a partial prepayment, there will be no changes in the due date or in the amount of the monthly payment unless Lender agrees in writing to those changes.

## 6. BPRROWER'S FALLURE TO PAY

- (A) Lato Charge for Overdue Payments

If Lender has not received the full monthly payment requined by the Secmrity Instrument, as described in Paragraph 4 (C) of this Note, 苗y the end of fifteen calendar days after the payment is due, Lender may collect a late charge in the amount of FOUR percent ( $4.000 \%$ of the overdue amount of each payment.
(B) Default

If Borrower defaults by failing to pay in full any monthly payment, then Lender may, except as limited by regulations of the Secretary in the case of payment defaults, require immedfate payment in full of the principal balance remaining due and all accrued interest. Lender may choose not to exercise this option without waiving its rights in the event of any subsequent default. In many circumstances regulations issued by the Secretary will limit Lender's rights to require immediate payment in full in the case of payment defaults. This Note does not anthorize acceleration when not permitted by HUD regulations. As used in this Note, "Secretary" means the Secretary of Housing and Urban Development or his or her designee.
(C) Paymetat of Costs and Expenses

If Lender has required immediate payment in full, as described above, Lender may require Borrawer to pay costs and expenses including reasonable and customary attorneys' fees for enforcing this Note to the extent not prohibited by applicalile law. Such fees and costs shall bear Interest from the date of disbursement at the same rate as the principal of this Note.

## 7. WATVERS

Bocrower and any other person who has obligations under this Note walve the rights of presentment and notice of dishonor. "Presentment" means the right to require Lender to fermand payment of amounts due. "Notice of dishonor" means the right to require Lender to give notice to ofther persons that amounts due have not been pald.

## 8, GIVING OF NOTHCES

Unless applicable law requires a cifferent naethod, any notice that must be given to Borrower mader this Note will be given by delivering it or by mailing it by first class mall to Borrciwer at the property address above or at a different address if Borrewwer has given Lender a natice of Borrower's different address.

Any notice that must be given to Lender under this Note will be given by first class mall to Lertder at the address stated In Paragraph $4(B)$ ar at a different address if Borrower is given a notice of that different address.

## 9. OBEIGATIONS OF PERSONS UNDER THES NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is guacantory surety or endorser of thls Note is also obligated to do these things. Any person who takes over these obligations, including the obligations of a guarantor, surety or endarser of this Note, is also obligated to keep all of the promises made in this Note. Lender may enforce its rights under this Note against each person individually or against all signatories together. Any one person signing this Note may be required to pay all of the amounts owed moder this Note.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Note.



## LOAN \#:



## ALLONGE TO NOTE

This Note Allonge is hereby incorporated into and becomes a part of that certain Promissory Note executed by:

Nasont. Knawles
In Favor of:

## Concord Mortgage Company

Note Dated: $1 / 1705$
in the amount of: $\$ 120,783.00$
Which is secured by a Mortgage Deed of Trust of even date on the property located at:

307 North 16 th ftrest, Leavenworth, KS 66048
Pay to The Order of colntriwide bank, N.A.

Without Recourse
Concord Mortgage Company

BY:




Ezelurn To:
CONCOKS MORTOAGE CCHAPANY
18333 NOFIH FWBA RABAS, SUMTE 370



Prepared Ey:


5033 3 Siso


THIS MORTGAGE ("Secturity Instrumasak") is giver on

The Mortsegor is JASON T KAKCNMES, A SINGAERAAN


 number of P.O. Box 2026, Fihnt, MI 4850i-2026, tel. (888) 679-METSS, CONOOFS AOFTGACEE COMPANY
("Lamder") is organdzad and existing under hat iaws of ArtzonA - and

. Horrower owes Leader the primelpal sum of
 Dollars \{U.S. \$ 120,723.00 l.
 grovides for monthly payments, with the full debs, if mat paid sarier, due zad payable on


evtdenced by the Note, with interest, and all renewais, extensions and modisications of the Note; (b) the payment of all other sums, wifh interest, advencoed under paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants anui agreements under this Security Insirument and the Note. For this purpose, Borxower dees hereby mortgrge, grant and coavey 80 MERS (solely as nomainee for Lender suid Lexder's successors and asslgas) and to the succassors and assigas of MERS, the fothowlag described property located in

LEAVENWOKTH Caunty, Kanses:


Parceil ID Number: PARCEI, NO.: 078-27-9-40-80-010

| ess of |  | 307 NOFTH $16 T T H$ StraEE |  | (Street] |
| :---: | :---: | :---: | :---: | :---: |
|  | LEAVENWORFTH | [Cityl \% Kansas | 96049- | [Zig Sodie) |

## ("Property Address");

TOGRTHER WITH alf the intprovements now or hereafier erected on the property, and aII ersencents, appurtemances and fixtares now or herezfler a prapt of phe propmaty. All rephacemamis amd

 to the interests granten by Erarrower hath Securlty bustrumend; bun, if necessary to cormply with law or
 any or ail af those interests, kmiluding, but nol fianited ta, the right to foreclose and sall the Frapary; and
 gnstrument.

BORROVMER COVENANYS that Bomyower is fawtuly selzed of the extate herehy conveyad and has the xight to marigage, grant and convey the Froperty and that the Property is mencuminered. except for
 ciams and demazuls, sublect to any bacumbrances of record.

 property.

Ronrower and Lender covemsut and ggree ss fothows:
UNIFORM COVENANTS.

1. Prayramt of Prbadpal, Interest and Inate Charge. Borrower shall pay wisen due the principal of, and interest ons, the detnt avidenced by the Note and late charges these sader the Note.

 surs for (B) faxes and spectal assessments levied or to be levied agalnst the Propurty, (b) Beasehoid payments or ground rents on tha Preperty, and (c) premiums for insurance nequired under paragraph \&. In
 Utban Developmexi ("Secreiary"). or in nay year in which such premimm woulat hrve beas requgred if




amount to be determined by the Secretary, Excegt for tite monibly charge by the Secretary, these tems are called "Escrow liems" and the sums yald to Lender are calied "Eserow Finds."

Lender may, at any time, colfect and hoid amounts for Escrow Items in an aggregate amourt not to

 Part 3500 as they may be amonded from dine to fine ("RESFA"), except that the caskion or reserve
 avallable ta the aceount may not ba bosed on amounis due tor the mordgage inswrance premiturn.

If the amowsty hald by Lender for giscrow items axcaed the amornts permitted to be held by RESPA.

 Borcower sun reguzre Barrower to make up the shortage as parmitient by RESPA.

The Escrow Fumds are pledgedias addtional security for all sums secured by shis Security Instrument. If Borrower terders to Lenoibr the fall payment of eifl such sums, Borrower's account shall be erexitedi with
 hastallmant that Lender has nat Become obligakex to pay to the Secrevary, axd Lemder shall prompty refund any excess funds to Borrower. Imunediatefy prior to a foreclocure sale of the Property or fis acmulitidam by
 (b), and (c).
 follouss:
 charge by the Secretary lintead crithe monthly marygage insuranea gremium:

Seconk, to any taxes, syecial ossexsmeats, leashold payments or gronnd reats, and fire, flood and sulher hazand mourance prevaikms, as required;

Fourth to amortization of the grituctpai of the Nota; and
Ffoth, to late charges ctue under the Note.



 Proparty, whalher now in existence or mussequently erecter, agatnst loss by flowds to the extent sequirgut
 policies end any rerawals shall be held by kemder and shafl faclude loss payable chanes in favor of, and in 2 forma ncereprable to, Lersder.

 ditected to matie graymeat for such loss directy to Lender, zastead of to Borrower gun to Lemder jaintly, Alt or any part of the inssorance procesols may be mpplied by Leader, at iss option, edther (a) to the

 af ine abmaged Froperty. Any application of the proceeds to the princlyal shazl anot exiend or pasizuone she
 paymacmes. Absy axcess insuramee proceeds over an amount required to pay mill outstanding brabebterbess under blu Noie ant this Security Iastrument shatil be paid to the extity legally enitlilef thereto.

In the event of foreclasure of this Securfty Instrument or other transfer of ffte to die Property that
 shall pass to the purchaser.
 Appileakiom; Leanoholds. Bosrower shath accupy, extablish, and asse the Proparty as Borrower's principal


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 grames secadred by this Seckatty Imstrument at:

Property, is scoid ar otharwise fransfermed fother than by devise on destenth, and
(fi) The proparty is not occupied by the purchaser or grantee as his or her princtual restdence, or the purchaser or grantee does so occupy the Property but fis or her credif has not beern approved in accardmeat with the reftermomis of the Secretary.

 subsequent evenats.


 If root perxunted by regulations of toe Secretary.





 ogition may not be exarcisers by Lemder when the winavallokility of fasurance is solely cut to Lender's fatire to remit a mordgage insurance prambina to the Seeretary.
 tan fall because of torrower's fallure to pay an smosint due wader the Note or this Securdy Instrument. This

 to fine extant shey are obilgations of Borrower amier this Security fristrument, foreclosure costs and

 ta effect as 18 Lemaer had not regqined kamedtuse payment kn full. Howsver, Lender ds cot required to
 procbedings within two years immediately greceding the cammencemend of a canzent foreciosure
 reinstatement whil adversely afiect the griority of the ithen createx by this Security Instrument.





 successors da interest. Any forbearance by Lender la axercisisg aty right or remedy shail not ge a waiveg of or preciuse the exerelis of any right or yementy.


 and several. Ary kiarmower wio co-wigns biss Security Inasrament hat does not gxecuse ika Note: (a) is
 Froperty amder the temms of this Securty linstrumant; (b) is mot persomally obligated to pryy tha sums

 or the Nate witacest Chat Bastower's cansment.
13. Noticas, Any notice to Borrowar prowided for in this Security Instrumant shall bat givan ky
 motice shall be drrected to the Ypowerty Acdress or any oiber address Berraseger desdgrates by molkee to

 de deamed to have been given so Borrower or Lender when givers as provided is this paragraph.
14. Governing yaw mewex ebility. This Securtiy hastrument shall be governed hy Federal haw and




 Instrumeent.
86. Hasardicas Sutanances, Borrower shall not cawse or permit the presance, use, duposal, siorage.


 Mazarimus Substances that are gerserally recugrazed to be appropriate to normal resldential uses and to mainsenance of the Froperty.

Borrower sitall promptly dive Lender wriften netice of any inwestigation, cirim, demand, lawnsut or


 Hazardous Substances affecting the Property fis necessary, Barsower shay prorbipty take all necessary remadizil actions in accomiance with Envermamental Law.

As usod in this paragraph 16, "Maxardous Snostancen" are thase substances defimed as toxic or
 flammable or toxic petraleum products, toxic pesticides ats hefbidides, volatila solvents, materbals centainfigg : axbestos on formaluesyde, axd radioactive malemtals. As used in his paragraph i6,
 relaxte to heath, safety or exvirommentaf profectiash.

 revanses of the Property. Horrower Bushanizes lender or Leadices agents to collegt dhe rents and ravenues and herehy directs each texant of the Property to pay tis ramis to Lexder or Lember's ugerits Hawever, mrior to Lender's notice to Bombewar of Eowrewer's breach of any cavenani or agreannemt in ine Security

 axslgumezat for addidonal securty only,



 fembrred to the temant.

Borrower has not executcol ary prion assignment of the gents and kas not and well mot perforni any act


 tase inere is a lureach. Any mpplication of rents shalf not cure or walve any defaulf ar hwalidate any olher
 by the Security yorstruanext is paid min full.

 Lender may forectawe thia Somar









19. Reibabse. Upom payment of all sums secured by this Strarity hraterment, Lender shall release this Security Inskrument without shagge to Eorrower.

21. Riataxs to tais Exeuxity Instixment. If one or more siders are exectuted by morrawer und racarcied together with thls Security Instrument, the covenants of sack such rider shall be incorporated buto
 wore a part of eftis Secmity Instrament. [Citeck aporilcable fox(es)].


RY SICNING BEELOWY，Borrower accepts and agness to the tenms contaned in this Security
 Wincuesses：

portung，fand duly acknowiedgen hat execution of same．

> above writem.
> My Commission Expires:


 STAC M MaGCOL

HEGMTHATION P渗

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Boc at 2009R11306
STAEY R. DRISMUL/GEGISTER OF OEEOS
LEAVENHORTH COUKTY RECDRED ON 11/16/2009 12:2284
RECORDERG \&EE: 9.00 INDEBEDMES: 0.00 PAGES: 2
(Space Above reserved for Recorder of Deeds certification)
TITE OF DOCLHRERT: Assignment of Mortgage
DATE OF DOCUMERT: 11/5/2009
GRANTOR(\$): Mortgage Electronic Registration System, inc
GRANTOR(S) ADDRESS: P.O. BOK 2028 , Fint, MI 48501
GRANTEE\{S\}: BAC HONE LOANS SERVICING, LP FKA COUNTRYNIDE HOME LOANS SERVICNG LP

GRANTEE(S) ADNRESS: 7105 Corporate Drive, Plano, Texas 75093
REFERENCE BOOKAND PAGE(S): Book 0968 Page 2378
. !
LEGAL DESCRIPTION:
LOT 9, MCHAEL REPLAT, CITY OF LEAVENWORTH, LEAVEMWORTH COUNTY, KANSAS.
Our flow KNOIABAC

## ASSIGNMENT OF MORTGAGE

FOR VALUE RECEIVED, comes now for Mortgage Electronic Registration Systems, Inc. as nominee for Concord Mortgage Company(herein "Assignor") ; whose address is: P.O Box 2026, Flint, MI 48501 , its successors and assigns, on behalf of and with authority of Concord Mortgage Company and hereby assigns and transfers to, BAC ROM N LOANS SERVICING, LP FKA COUNTRYWIFX EOME LOANS SERVCING Lw (herein "Assignee"); whose address is: 7105 Corporate Drive, plano, TX 75093 , iss successors and assigns, all its right, title and interest in and to a certain Mortgage executed by Jason T Knowles, a single man, and given to secure payment of $\$ 120,783.00$ which Mortgage is of record in Book 0968 at Page 2378 of the land records of Leavenworth County, State of KS, encumbering the following legal description, to-wit:

## LOT 9, MICHAEL RFELAT, CTY OF LEAVENWORTE, LEAVENWORTH COUNTY, KANSAS.

Signed on the $\qquad$ day of $\qquad$ 2009.

Mortgage Electronic Registration Systems, Inc.


State of Missouri
County of St. Louis
I, the undersigned Notary Public in and for said county and state, herebyfertify that Sava Xxi tho $\qquad$ whose name appears as Centring (cicevof Mortgage Electronic Registration Systems, Inc,, signed the foregoing instrument and who is known to me, acknowledged before me on this date having been informed of the context of said conveyance, that as such whenthit full authority executed and delivered the same voluntarily for and as the act of sadr corporation.

$\qquad$ -.

Notary Public
My Commission Expires:
KGM Filename: KNOIABAC


12-12020-mg Doc 10286-7 Filed 01/12/17 Entered 01/12/17 15:20:11 Exhibit G Pg 1 of 3


## ASSIGNMENT OF MORTGAGE

For Value Reeefved, the undersigned holder of Morgage (herein "Assignor") whose address is 1800 TAPO CANYON ROAD, SIMI VALLEX, CA 93063 does hereby grant, sell, assign, transfer and conycy unte THE SECRETARY OF HOUSING AND URBAN DEVELOPMENT Mhose addiess is 4S1 TTH STREET S.W., WASHINGTON, DC 20410 all beneficial interest under that certain Morgage described below together with the note(s) and obligations therein described and the monay due and to become due thercon with interest anc all riphts saccrues er to accute under suid porizage:


Propetry Legal Description:
LOT 9, MCHAEL REPLAT, CITY ORLEAVENWORTH, LEAVENWORTH COUNTY, KANSAS.

IN WITNESS WHEREOF, the undersigned hus caused this Assigment of Morigage to be executed on
$9 / 4 / 4$ 914/4

GANK OF AMERICA, N.A, SUCCESSOR BY MERGER TO BACHOME LOANS SERVICING, LP; FKA COUNTRYTIDE HOME LOANS SERVICING LP

By


Saste of California
County of Venturn
On SEP 042014
anperred Melisan A Maivoleastro Notary Po me, personaly
 hishertheir authorized capacity(ies), and that by hisherthecir signoture(s) on the instrument the person(s), or the entity upon behalf of which be person(s) acted, executed the instrument

I certify under PENALTY OF PERNJRY moder the lays of the State of California that the foregoting paragraph is true and correct.


12-12020-mg Doc 10286-8 Filed 01/12/17 Entered 01/12/17 15:20:11 Exhibit H Pg 1 of 3

## RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO. ler Hone Loats, nine. <br> 13801 Wirceses Way <br> Oxdahoms City, OK 73134

## Space Above This Line For Recorder's Use

| Prepared By: | Nancy Ortix <br> 100101300000007047 | Loan Number. <br> Caliber Document IDH |
| :--- | :--- | :--- |
| MERS Min: |  |  |

## ASSIGNMENT OF MORTGAGEDEED OF TRUST

FOR Value recelved, the undersigned secretary of housing and urban development whose address is 451 7TH ST, S.W., WASHINGTON D.C. 20410, hereby grants, assigrs and mansfers to U.S. BANK TRUST, N.A., AS TRUSTEE FOR LSFO MASTER PARTICIPATION TRUST whose address is 2711 N HASKELL AVENUE, 1700 , DALLAS, TEXAS 75204 all beneficial interest under thet certain Deed of Trust dated I1/77/2005 executed by JASON T KNOWLES, A SINGLE MAN to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC, AS NOMINEE FOR CONCORD MORTGAGE COMPANY, ITS SUCCESSORS AND ASSIGNS in the amount of $\$ 120,783.00$ and recorded on $11 / 172005$ as Instrument \# - , in BookNolume or Liber No. 0968 , Pageffolio 2378 of Official Records in the County Recorder's office of LEAVENWORTH County, KS, tescribing land herein as: 'SEE ATTACHED 'EXHIBIT A'.

## Property Address: 307 NORTH 16TH STREET, LEAVENWORTH KS 66048

TOGETHER with the note or notes therein described or referred to, the money due and to become due thereon with interest, and all rights accrued or to accrue under soid Deed of Trust.


County of Oklahoma)
State of Oklahoma )

SECKETARY OF HOUSING AND URBAN development, by caliber home Loans, inc., as ATTORNEY IN FACT


On January 14, 2015 before me, Nancy Ortiz, a Notary Public in and for Oklahoma County, in the State of Oklahoma, personaily appeared, Amy Schroeder, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they exccuted the same in hishertheir authorized capacity, and that by his/her/heir signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



## $\underline{-m}$

## Exhibit A

LOTg: MICHAE REDLAT, CITY OF LEAVENWORTH, LEAVENVORTH COUNTY, KANSAS.

12-12020-mg Doc 10286-9 Filed 01/12/17 Entered 01/12/17 15:20:11 Exhibit I Pg 1 of 3


Please Note: This report was completed with the following assumptions: Market Approach: Fair Market Price, Marketing Time: 90-120 Days. Important additional information relating to this report, including use and restrictions, is contained in an attached addendum which is an integral part of this report.
Address: $\quad 307$ North 16th Street, Leavenworth, KS 66048
Inspection Type:
Exterior
Borrower: JASON T KNOWLES
APN:
NA
$\qquad$

## I. Order Information

| Insp. Date: | $10 / 22 / 2015$ |
| ---: | :--- |
| Client: | Caliber Home Loans |
| Agent Name: | Laura Chaney |

Deal Name: $\begin{array}{r}\text { Volt } 2014 \text { NPL7 Relever }\end{array}$
Vendor Tracking. ID: $\operatorname{Project~Volt~} 2014$ NPL7 Relever

## II. Subject Property Information

| Occupied: | Owner Occupied | Property Type: | SFR | HOA Fees: |  | Zoning: | Residential - 1 Unit |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Last Sold Date: |  | Last Sale Price: | \$ | Data Source: |  | Currently Listed (y/n): | No |
| Agent Name: |  | Initial List Price: | \$ | Initial List Date: |  | Current List Price: |  |
| Last Reduction Date: |  | MLS: |  | School District: | NA | Est. Monthly Rent: | \$500 |
| Are the improvements visible from the road? Visible |  |  |  |  |  |  |  |
| Subject Property Comments / External Influences: The subject appears to be in average condition with no signs of deferred maintenance visible from exterior inspection. |  |  |  |  |  |  |  |


| III. Neighborhood Information |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Location Type: | Suburban | Supply/ Demand: | In Balance | Market Trend: | stable |
| Price Range: | \$80,000 to \$120,000 | Median Price: | \$100,000 | Median Site Size: | 0.39 Ac. |
| Avg Marketing Time: | Less than 6 mos | Median GLA: | 1106 | Median Year Built: | 1965 |
| Total Listings: | 15 | \# Fair Market Listings: | 15 | \# REO/Foreclousre Listings: | 2 |
| Neighborhood Comments: The subject is located in a quiet suburban location that has Close proximity to schools, shops and major highways. The market is currently stable. |  |  |  |  |  |


| IV. Comparable Properties |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Subject | Sale \#1 | Sale \#2 | Sale \#3 | Listing \#1 | Listing \#2 | Listing \#3 |
| Address | 307 North 16th Street | 206 S 14 Street | 1807 High Street | 920 Walnut Street | 1802 High Street | 1724 Cherokee Street | 1502 Shawnee Street |
| Zip | 66048 | 66048 | 66048 | 66048 | 66048 | 66048 | 66048 |
| Subdivision Name | NA | NA | NA | NA | NA | NA | NA |
| Data Source |  | MLS | MLS | MLS | MLS | MLS | MLS |
| Proximity |  | 0.33 | 0.58 | 0.89 | 0.54 | 0.26 | 0.19 |
| School District | NA | NA | NA | NA | NA | NA | NA |
| Sale Price |  | \$87,500 | \$105,000 | \$94,900 |  |  |  |
| Sale Date |  | 4/30/2015 | 3/27/2015 | 3/20/2015 |  |  |  |
| Orig. List Price |  | \$87,500 | \$105,000 | \$94,900 | \$89,900 | \$99,900 | \$104,900 |
| Orig. List Date |  | 03/27/2015 | 02/27/2015 | 01/10/2015 | 08/07/2015 | 06/04/2015 | 09/23/2015 |
| Curr./Final List Price |  | \$87,500 | \$105,000 | \$94,900 | \$89,900 | \$99,900 | \$104,900 |
| Sales Type |  | Fair Market | Fair Market | Fair Market | Fair Market | Fair Market | Fair Market |
| Price Per SF | (\$88/ft) ${ }^{2}$ | (\$87/ft) ${ }^{2}$ | (\$93/ft) ${ }^{2}$ | (\$95/ft) ${ }^{2}$ | (\$78/ft) ${ }^{2}$ | (\$87/ft) ${ }^{2}$ | (\$84/ft) ${ }^{2}$ |
| DOM |  | 34 | 28 | 32 | 76 | 140 | 29 |
| Lot Size | 0.39 Ac . | 0.35 Ac . | 0.25 Ac. | 0.40 Ac . | 0.42 Ac . | 0.31 Ac. | 0.33 Ac . |
| View | Residential | Residential | Residential | Residential | Residential | Residential | Residential |
| Design/Style | Ranch/1 Stry | Cape Cod/1.5 Stry | Ranch/1 Stry | Ranch/1 Stry | Cape Cod/1.5 Stry | Cape Cod/1.5 Stry | Ranch/1 Stry |
| Type/\# Units | SFR/1 | SFR/1 | SFR/1 | SFR/1 | SFR/1 | SFR/1 | SFR/1 |
| Age | 50 | 52 | 54 | 65 | 58 | 58 | 63 |
| Renovated Per MLS? | No | No | No | No | No | No | No |
| Condition | Average | Average | Average | Average | Average | Average | Average |
| Above Grade SF | 1106 sq. ft | 1008 sq. ft | 1128 sq. ft | 996 sq. ft | 1154 sq. ft | 1148 sq. ft | 1246 sq. ft |
| \# Rooms/BD/BTH/HBTH | 6/3/2/1 | 6/3/2/0 | 6/3/2/0 | 6/2/1/0 | 6/3/1/0 | 6/3/1/0 | 6/3/1/0 |
| Basement SF | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| \% Finished | 0\% | 0\% | 0\% | 0\% | 0\% | 0\% | 0\% |
| Garage Type | Att. | Att. | Att. | Att. | Att. | Att. | Det. |
| \# Garage Stalls | 1 | 1 | 1 | 1 | 1 | 1 | 1 |
| Pool/Spa | No / No | No / No | No / No | No / No | No / No | No / No | No / No |
| Other Features | None | None | None | None | None | None | None |
| HOA Fees | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 |
| COMPARABLE PROPERTY COMMENTS: |  |  |  |  |  |  |  |
| Sale \#1: , 3 bedrooms, 2 full baths. garage, fenced lot with storage shed and covered deck all of which has had constant care and prev... |  |  |  |  |  |  |  |
| Sale \#2: Nice 1.5 story home built in 1961 with 1128 square feet with 3 bedroom, 2 bathroom and attached 1 car garage. Spruce St w... |  |  |  |  |  |  |  |
| Sale \#3: Nice home with High Efficiency Furnace, A/C and vents; total new Wiring, Breaker Box, plugs, outlets \&fixtures. Replacement... |  |  |  |  |  |  |  |
| Listing \#1: This cute raised ranch house on the corner of 18th and High Street has a recently replaced roof, a new exterior drainage syst... |  |  |  |  |  |  |  |
| Listing \#2: ranch home has 3 bedrooms, 1 and $1 / 2$ bath, 1 car garage on a spacious treed lot. |  |  |  |  |  |  |  |
| Listing \#3: This 3 bedroom Ranch sits nicely on a large corner lot. Features spacious living room with custom drapes and blinds, main lev... |  |  |  |  |  |  |  |


| As-Is Price | As-Repaired Price | Cost to Cure | Price Contulusion Summary |
| :---: | :---: | :---: | :---: |
| \$97,000 | \$97,000 | \$0 | The subject should be sold in as-is condition. Aggressive strategy is recommended to try to attract potential buyers in the area. |



| VII. Subject Sales \& Listing History Last Three Years |  |  |  |  |  |
| :---: | :--- | :--- | :--- | :--- | :---: |
| Date Listed | List Price | Sold Date | Sold Price |  | DOM |
| - |  |  |  |  |  |
| - |  |  |  |  |  |
| - |  |  |  |  |  |


| VIII. Additional Comments |
| :--- |
| Broker Comments: |
| Sale \#1: (cont) , 3 bedrooms, 2 full baths. garage, fenced lot with storage shed and covered deck all of which has had constant care and preventive maintenance. |
| Sale \#2: (cont) Nice 1.5 story home built in 1961 with 1128 square feet with 3 bedroom, 2 bathroom and attached 1 car garage. Spruce St west to 18 th St North to High St |
| Sale \#3: (cont) Nice home with High Efficiency Furnace, A/C and vents; total new Wiring, Breaker Box, plugs, outlets \&fixtures. Replacement of all water \&drain lines, hot |
| water tank \&fixtures. |
| Listing \#1: (cont) This cute raised ranch house on the corner of 18 th and High Street has a recently replaced roof, a new exterior drainage system, a fenced in back yard, |
| hardwood flooring, has a small patio area |
| Listing \#3: (cont) This 3 bedroom Ranch sits nicely on a large corner lot. Features spacious living room with custom drapes and blinds, main level family room, Kitchen |
| fully equipped to include stacker washer/dryer and hardwood under carpet |
| Vendor Comments: Broker's conclusion reflects a market price for the subject. Comps are within a reasonable distance, relatively current, and accurately reflect the <br> subject's defining characteristics. Thus, the price conclusion appears to be adequately supported. <br> The broker has revised the comp selection and final price conclusion. "As-ls" Price: $\$ 97,000$. "As-Repaired" Price: $\$ 97,000$ |

## Payoff Quote

Caliber Loan Number
Borrower Name
FC Sale Date
JASON T KNOWLES
N/A
Today's Date
Good Through Date
Principal
Interest Due
Escrow/Impound Required
FHA / MI Premium Due
Late Charges Due
P\&I Advance
Deferred Amounts
Fees Required w/ Payoff
Funds to be Credited
Unapplied Funds (DIS BAL)
Total Advances

## Total Amount Due

| $1 / 3 / 2017$ |
| ---: |
| $1 / 6 / 2017$ |

Advance Breakdown

| FCL TITLE FEES | $\$ 250.00$ |
| :--- | :--- |
| LMT DIL ATTORNEY FEE | $\$ 375.00$ |
| LMT TITLE SEARCH | $\$ 250.00$ |
| PP-INSPECTION EXTERIOR | $\$ 315.00$ |
| VAL BROKERS PRICE OPINION | $\$ 118.50$ |
|  |  |
|  |  |
|  |  |
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|  |  |
|  |  |
|  |  |

Per Diem
13.59
**Firm must add any outstanding attorney fees and costs to the total amount due**

UNITED STATES BANKRU1 ICY COURT SOUTHERN DISTRICT OF NEW YORK

Chapter 11
Case no. 12-12020 (mg

## AFFIDAVIT OF SERVICE

STATE OF NEW YORK COUNTY OF NASSAU ) ss.:

I, Louis C. Greco, being duly sworn, deposes and says:

1. I am not a party to the action, am over 18 years of age and reside within Kings County, New York.
2. On January 12, 2017, I served the within copy of the Written Request and Senior Lien Stay Relief Questionnaire with Supporting Exhibits by depositing true copies thereof enclosed in a postpaid envelope, by first class mail in an official depository under the exclusive care and custody of the U.S. Postal Service within the State of New York, addressed to the following persons at the last known address set forth below:

Residential Capital, LLC
1100 Virginia Dr.
Ft. Washington, Pennsylvania, 19034
Attn: Melody Wright
Morrison \& Foerster LLP
1290 Avenue of the Americas
New York, New York 10104
Attn: Norman S. Rosenbaum
James Newton, and
Erica J. Richards

Office of the United States Trustee
33 Whitehall Street, 21st Floor
New York, New York 10004
Attn: Brian Masumoto, Esq. and
Michael Driscoll, Esq.
Kramer Levin, Naftalis \& Frankel LLP
Counsel for the Committee
1177Avenue of the Americas
Attn: Elise Frejka and Douglas Mannal

Jason T. Knowles
307 North 16 Street
Leavenworth, KS 66048
that being the address designated on the latest papers served by them in this action.



Louis C. Greco



[^0]:    

[^1]:    Leasknwarth County, Fegiatar ef Desers 2007ROSSA8 4 of ©

