

CERTIFICATION OF TAX DEED APPLICATION

Sections 197.502 and 197.542, Florida Statutes

DR-513 Rule 12D-16.002 F.A.C Effective 07/19 Page 1 of 2

0324-43

							0324-43	
Part 1: Tax Deed	Application infor	mation						
Applicant Name Applicant Address	PO BOX 669139 DALLAS, TX 75266-9139				Appli	cation date	Jul 26, 2023	
Property description	JOSEY AMELIA L HARVELL EST OF 57 DE LUNA DR PENSACOLA, FL 32506 57 DE LUNA DR				Certi	ficate #	2021 / 3024	
	07-2895-000 LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23				Date	certificate issued	06/01/2021	
Part 2: Certificat	es Owned by App	licant and	d Filed w	ith Tax Deed	Appli	cation		
Column 1 Certificate Numbe	Column er Date of Certific		-	olumn 3 unt of Certificate		Column 4 Interest	Column 5: Total (Column 3 + Column 4)	
# 2021/3024	06/01/20	021	1,075.53		53.78	1,129.		
# 2022/3279 06/01/2022)22		1,190.80 5		59.54	1,250.3	
						→Part 2: Total*	2,379.6	
Part 3: Other Cei	rtificates Redeeme	ed by App	olicant (O	ther than Co	unty)			
Column 1 Certificate Number	Column 2 Date of Other Certificate Sale	Face Ar	mn 3 mount of ertificate	Column 4 Tax Collector's F	-ee	Column 5 Interest	Total (Column 3 + Column 4 + Column 5)	
# 2023/3296	06/01/2023		1,348.93	3.93 6.25 67.45		1,422.6		
						Part 3: Total*	1,422.6	
Part 4: Tax Colle	ector Certified Am	ounts (Li	nes 1-7)					
Cost of all certi	ificates in applicant's	possessior	and other			d by applicant f Parts 2 + 3 above)	3,802.2	
2. Delinquent tax	es paid by the applica	int					0.0	
3. Current taxes p	paid by the applicant						0.0	
4. Property inform	nation report fee						200.0	
5. Tax deed appli	cation fee						175.0	
6. Interest accrue	d by tax collector und	ler s.197.5	42, F.S. (s	ee Tax Collecto	r Instn	uctions, page 2)	0.0	
7.					Tot	al Paid (Lines 1-6)	4,177.2	
	nformation is true and				inforr	nation report fee, an	d tax collector's fees	
Sign here: Signa	ture, Tax Collector or Desi	unee X		,	Date _	Escambia, Florid August 11th, 202		

Send this certification to the Clerk of Court by 10 days after the date signed. See Instructions on Page 2

+\$12.50

Pai	Part 5: Clerk of Court Certified Amounts (Lines 8-14)							
8.	Processing tax deed fee							
9.	Certified or registered mail charge							
10.	Clerk of Court advertising, notice for newspaper, and electronic auction fees							
11.	Recording fee for certificate of notice							
12.	Sheriff's fees							
13.	Interest (see Clerk of Court Instructions, page 2)							
14.	Total Paid (Lines 8-13)							
15.	Plus one-half of the assessed value of homestead property, if applicable under s. 197.502(6)(c), F.S.							
16.	Statutory opening bid (total of Lines 7, 14, 15, and 16 if applicable)							
Sign h	Sign here: Date of sale <u>03/06/2024</u> Signature, Clerk of Court or Designee							

INSTRUCTIONS

Tax Collector (complete Parts 1-4)

Part 2: Certificates Owned by Applicant and Filed with Tax Deed Application

Enter the Face Amount of Certificate in Column 3 and the Interest in Column 4 for each certificate number. Add Columns 3 and 4 and enter the amount in Column 5.

Part 3: Other Certificates Redeemed by Applicant (Other than County)

Total. Add the amounts in Columns 3, 4 and 5

Part 4: Tax Collector Certified Amounts (Lines 1-7)

Line 1, enter the total of Part 2 plus the total of Part 3 above.

Total Paid, Line 7: Add the amounts of Lines 1-6

Line 6, Interest accrued by tax collector. Calculate the 1.5 percent interest accrued from the month after the date of application through the month this form is certified to the clerk. Enter the amount to be certified to the clerk on Line 6. The interest calculated by the tax collector stops before the interest calculated by the clerk begins. See Section 197.542, F.S., and Rule 12D-13.060(3), Florida Administrative Code.

The tax collector's interest for redemption at the time of the tax deed application is a cost of redemption, which encompasses various percentages of interest on certificates and omitted or delinquent taxes under Section 197.502, F.S. This interest is calculated before the tax collector calculates the interest in Section 197.542, F.S.

Attach certified statement of names and addresses of persons who must be notified before the sale of the property. Send this form and any required attachments to the Clerk of Court within 10 days after it is signed.

Clerk of Court (complete Part 5)

Line 13: Interest is calculated at the rate of 1.5 percent per month starting from the first day of the month after the month of certification of this form through the last day of the month in which the sale will be held. Multiply the calculated rate by the total of Line 7, minus Line 6, plus Lines 8 through 12. Enter the amount on Line 13.

Line 14: Enter the total of Lines 8-13. Complete Lines 15-18, if applicable.

APPLICATION FOR TAX DEED

Section 197.502, Florida Statutes

Application Number: 2300538

To: Tax Colle	ector of	ESCAMBIA COUNT	Y, Florida	1		
l,						
TLGFY, LLC						
CAPITAL ONE	E, N.A., AS C	OLLATERAL ASSIG	NEE OF TLGFY, I	LC.		
PO BOX 6691	39					
DALLAS, TX	75266-9139	1				
hold the listed	d tax certifica	ite and hereby surre	ender the same to	the Tax Collecto	r and make tax de	ed application thereon:

Account Number	Certificate No.	Date	Legal Description
07-2895-000	2021/3024	06-01-2021	LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

I agree to:

- pay any current taxes, if due and
- · redeem all outstanding tax certificates plus interest not in my possession, and
- pay all delinquent and omitted taxes, plus interest covering the property.
- pay all Tax Collector's fees, property information report costs, Clerk of the Court costs, charges and fees, and Sheriff's costs, if applicable.

Attached is the tax sale certificate on which this application is based and all other certificates of the same legal description which are in my possession.

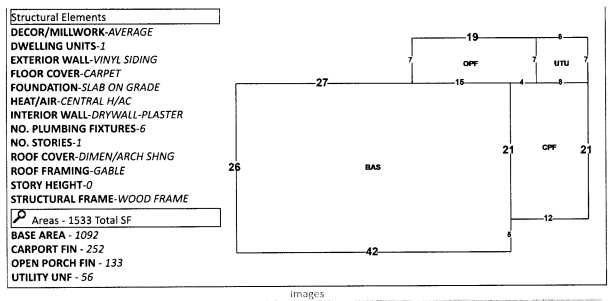
Electronic signature on file
TLGFY, LLC
CAPITAL ONE, N.A., AS COLLATERAL ASSIGNEE OF
TLGFY, LLC
PO BOX 669139
DALLAS, TX 75266-9139
Applicant's signature

07-26-2023 Application Date **Real Estate Search**

Tangible Property Search

Sale List

	e Acco	unt OParcel ID						endly Version			
General Infor	mation	era weetin damendaliy - 2 y y - 1	and the control of th	Assessi	ments	halanin va y 11 to A Toponominija si					
Parcel ID:	3525306	000007002		Year	Land	Imprv	Total	<u>Cap Val</u>			
Account:	0728950		\$20,000	\$79,975	\$99,975	\$80,87					
Owners:		MELIA L HARVELI	L EST OF	2022	\$15,000	\$75,053	\$90,053	\$73,51			
Mail:	57 DE LU	JNA DR OLA, FL 32506		2021	2021 \$9,000 \$59,094 \$68,094 \$66						
Situs:		JNA DR 32506				Disclaime	er				
Use Code:	SINGLE F	FAMILY RESID 🔑		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Tax Estima	tor				
Taxing Authority:	COUNTY	MSTU						0-1:			
Tax Inquiry:		x Inquiry Windo		FI	le for New I	Homestead I	Exemption	Online			
Tax Inquiry lir Escambia Cou		of Scott Lunsford Hector	•		<u>Re</u> j	oort Storm D	<u>Damage</u>				
Sales Data				2023 C	ertified Roll E	xemptions					
Sale Date B	ook Page	Value Type	Official Recor	III .	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	ete ete ali der XXX-dinibilities	Millian Committee of the control of	and the second s			
12/1995 3	884 23	\$100 QC		Legal C	escription						
01/1976 1	061 9	\$19,500 WD	ll l	LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3							
	055 788	\$4,000 WD	[} [}	P 20 O	P 20 OR 3884 P 23						
Official Records Inquiry courtesy of Pam Childers					Extra Features						
	inty Clerk o	f the Circuit Cou	rt and	None							
Comptroller											
Parcel Inform	ation			· ·			Launch Int	eractive Ma			
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								CONTRACTOR AND			



general conditions of the second conditions of

8/30/2018 12:00:00 AM

The primary use of the assessment data is for the preparation of the current year tax roll. No responsibility or liability is assumed for inaccuracies or errors.

Last Updated.08/17/2023 (tc.6874)

Pam Childers
CLERK OF THE CIRCUIT COURT
ESCAMBIA COUNTY FLORIDA
INST# 2023067924 8/21/2023 11:44 AM
OFF REC BK: 9028 PG: 1082 Doc Type: TDN

NOTICE OF APPLICATION FOR TAX DEED

NOTICE IS HEREBY GIVEN, That TLGFY LLC holder of Tax Certificate No. 03024, issued the 1st day of June, A.D., 2021 has filed same in my office and has made application for a tax deed to be issued thereon. Said certificate embraces the following described property in the County of Escambia, State of Florida, to wit:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

SECTION 35, TOWNSHIP 2 S, RANGE 30 W

TAX ACCOUNT NUMBER 072895000 (0324-43)

The assessment of the said property under the said certificate issued was in the name of

AMELIA L HARVELL JOSEY EST OF

Unless said certificate shall be redeemed according to law, the property described therein will be sold to the highest bidder at public auction at 9:00 A.M. on the first Wednesday in the month of March, which is the 6th day of March 2024.

Dated this 18th day of August 2023.

In accordance with the AMERICANS WITH DISABILITIES ACT, if you are a person with a disability who needs special accommodation in order to participate in this proceeding you are entitled to the provision of certain assistance. Please contact Emily Hogg not later than seven days prior to the proceeding at Escambia County Government Complex, 221 Palafox Place Ste 110, Pensacola FL 32502. Telephone: 850-595-3793.

COMPTRO

PAM CHILDERS
CLERK OF THE CIRCUIT COURT
ESCAMBIA COUNTY, FLORIDA

By: Emily Hogg Deputy Clerk



PROPERTY INFORMATION REPORT

3050 Concho Drive, Pensacola, Florida 32507 | Phone: 850-466-3077

TAX ACCOUNT #:	07-2895-000	CERTIFICATE #:	2021-3024
REPORT IS LIMITED	TO THE PERSON(S) EX	HE LIABILITY FOR ERROR PRESSLY IDENTIFIED BY T C(S) OF THE PROPERTY INF	NAME IN THE PROPERTY
listing of the owner(s) of tax information and a lis encumbrances recorded title to said land as listed	f record of the land descripting and copies of all open in the Official Record Bod on page 2 herein. It is the	the instructions given by the use bed herein together with current in or unsatisfied leases, mortga- oks of Escambia County, Flori he responsibility of the party na- listed is not received, the office	nt and delinquent ad valorem ges, judgments and da that appear to encumber the amed above to verify receipt of
and mineral or any subsu	urface rights of any kind or s, boundary line disputes,	xes and assessments due now or or nature; easements, restriction and any other matters that wou	ns and covenants of record;
		ity or sufficiency of any docur itle, a guarantee of title, or as a	
Use of the term "Report"	" herein refers to the Prop	erty Information Report and th	e documents attached hereto.

Malphel

Michael A. Campbell,

As President

Dated: December 26, 2023

PROPERTY INFORMATION REPORT

CONTINUATION PAGE

December 26, 2023

Tax Account #: 07-2895-000

1. The Grantee(s) of the last deed(s) of record is/are: AMELIA JOSEY AKA AMELIA L HARVELL

By Virtue of Warranty Deed recorded 12/11/1995 in OR 3884/23 and see Name Affidavit recorded OR 4177/1247

ABSTRACTOR'S NOTE: WE FIND NO PROOF OF DEATH FOR AMELIA JOSEY OR AMELIA L HARVELL BUT WE HAVE INCLUDED ALL HEIRS LISTED ON BELOW LIS PENDENS WITH THEIR CREDITORS OR NOTICE.

- 2. The land covered by this Report is: See Attached Exhibit "A"
- **3.** The following unsatisfied mortgages, liens, and judgments affecting the land covered by this Report appear of record:
 - a. Mortgage in favor of Central Credit Union of Florida recorded 04/03/2014 OR 7154/703 together with Lis Pendens recorded 11/04/2022 OR 8885/780 and Lis Pendens recorded 11/08/2022 OR 8886/1758
 - b. Code Enforcement Order in favor of Escambia County recorded 12/18/2019 OR 8217/1368 together with Cost Order recorded 04/14/2022 OR 8764/530
 - c. Code Enforcement Order in favor of Escambia County recorded 12/06/2022 OR 8899/1395
 - d. Judgment in favor of Capital One Bank USA NA recorded 02/25/2010 OR 6563/1082
 - e. Judgment in favor of LVNV Funding LLC recorded 07/08/2022 OR 8818/1099 w/ Order of Garnishment recorded 05/01/2023 OR 8970/963
 - f. Civil Lien in favor of Escambia County Department of Community Corrections recorded 08/15/2016 OR 7573/1118
 - g. Judgment in favor of Escambia County recorded 06/12/2018 OR 7916/230
 - h. Judgment in favor of Escambia County recorded 05/10/2019 OR 8092/1759
 - i. Judgment in favor of Escambia County recorded 05/10/2019 OR 8092/1846
- 4. Taxes:

Taxes for the year(s) 2020-2022 are delinquent.

Tax Account #: 07-2895-000 Assessed Value: \$80,870.00

Exemptions: NONE

5. We find the following HOA names in our search (if a condominium, the condo docs book and page are included for your review): **NONE**

Payment of any special liens/assessments imposed by City, County, and/or State.

Note: Escambia County and/or local municipalities may impose special liens/assessments. These liens/assessments are not discovered in a title search or shown above. These special assessments typically create a lien on real property. The entity that governs subject property must be contacted to verify payment status.

PERDIDO TITLE & ABSTRACT, INC.

PROPERTY INFORMATION REPORT

3050 Concho Drive, Pensacola, Florida 32507 | Phone 850-466-3077

Scott Lunsford Escambia County Tax Collector P.O. Box 1312 Pensacola, FL 32591

CERTIFICATION: TITLE SEARCH FOR TDA

TAX DEED SALE DATE:	MAR 6, 2024						
TAX ACCOUNT #:	07-2895-000						
CERTIFICATE #:	2021-3024						
those persons, firms, and/or agencies having l	Statutes, the following is a list of names and addresses of egal interest in or claim against the above-described ificate is being submitted as proper notification of tax deed						
YES NO ☐ ☐ Notify City of Pensacola, P.O. I ☐ Notify Escambia County, 190 G ☐ Homestead for 2022 tax year	Sovernmental Center, 32502						
AMELIA LOUISE HATTAWAY	ESCAMBIA COUNTY						
HARVELL JOSEY AKA	CODE ENFORCEMENT						
AMELIA JOSEY AKA	3363 W PARK PL						
AMELIA L HARVELL DECEASED	PENSACOLA, FL 32505						
JOE ALAN HARVELL,							
TRACI HARVELL KADERLY	CENTRAL CREDIT UNION						
PAM HARVELL AND	OF FLORIDA						
HOUSTON HARVELL AND	PO BOX 17048						
MATTHEW HARVELL AND	PENSACOLA, FL 32522						
KATHRYN RENEE HARVEL AND	,						
BAILEY HARVELL	HOUSTON R HARVELL						
57 DELUNA DR	9916 GUIDY LN APT 402						
PENSACOLA, FL 32506	PENSACOLA, FL 32514-7169						
LVNV FUNDING LLC	CAPITAL ONE BANK USA NA						
6801 S CIMARRON RD SUITE 424-J	4851 COX RD						
LAS VEGAS, NV 89113	GLEN ALLEN, VA 23060						
TRACY L KADERLY	PAM HARVELL						
715 N 79TH AVE	115 VASSAR DR						
PENSACOLA, FL 32506	PENSACOLA, FL 32506						

CONTINEUED ON PAGE 4

CONTINUED FROM PAGE 3

ESCAMBIA COUNTY DEPARTMENT OF COMMUNITY CORRECTIONS 2251 N. PALAFOX ST. PENSACOLA, FL 32501

Certified and delivered to Escambia County Tax Collector, this 26th day of December, 2023.

PERDIDO TITLE & ABSTRACT, INC.

Malphel

BY: Michael A. Campbell, As It's President

NOTE: The above listed addresses are based upon current information available, but addresses are not guaranteed to be true or correct.

PROPERTY INFORMATION REPORT

December 26, 2023 Tax Account #:07-2895-000

LEGAL DESCRIPTION EXHIBIT "A"

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

SECTION 35, TOWNSHIP 2 S, RANGE 30 W

TAX ACCOUNT NUMBER 07-2895-000(0324-43)

Prepared by: EDSEL F. MATTHEWS, JR., P.A. 308 South Jefferson Street Pensacola, Florida 32501

File	No.		
		_ Rec.	Fee
		_ Tota	L

QUITCLAIM DEED

OR Bk3884 Pg0023 INSTRUMENT 00258252

STATE OF FLORIDA

COUNTY OF ESCAMBIA

<u>57 DeLuna Drive</u> <u>Pensacola, FL 3250</u> Grantees' Address

Parcel ID#09-2781-000

KNOW ALL MEN BY THESE PRESENTS that BETTY R. LEE, a divorced and unremarried woman, for and in consideration of One Dollar and other valuable considerations, the receipt whereof is hereby acknowledged, do remise, release, and quitclaim to AMELIA JOSEY, formerly known as Amelia L. Harvell, her heirs, executors, administrators, successors and assigns, forever, the real property in Escambia County, Florida, described as:

Lot 7, Block 2, DeLuna Park, a subdivision of a portion of Section 35, Township 2 South, Range 30 West, Escambia County, Florida, according to Plat recorded in Plat Book 3, at Page 20, of the Public Records of said County.

This deed is given to correct the erroneous description in that certain Quit Claim Deed between Ralph D. Lee, a divorced and unremarried man, to Betty R. Lee, a divorced and unremarried woman, dated July 9, 1993 and recorded in Official Record Book 3397 at Page 591 of the public records of Escambia County, Florida.

To have and to hold, unto the said grantee, his heirs and assigns, forever, together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this _ day of December, 1995.

Signed, sealed and delivered in the presence of:

LISa Novatice-(witnesses names should be typed below signatures)

COUNTY OF ESCAMBIA

D S PD ±0.70 Mort ±0.00 ASUM DECEMBER 11, Ernie Lee Magaha, STATE OF FLORIDA of the Circuit Court

The foregoing instrument was acknowledged | NSTrument 00258252 before me this _____ day of December, 1995, by lied and recorded in the Betty R. Lee, who is personally known to me or haspficial Records as DECEMBER 11, 1995 at 08:35 A.M. ERNIE LEE MAGAHA, CLERK OF THE CIRCUIT COURT Escambia County, Florida

My commission expires:

JO K. GREEN "Notary Public-State of Florida" ny Commission Expires Jan. 23, 1998 CC 338172

OR BK 4177 PG1247 Escambia County, Florida INSTRUMENT 97-422247

NAME AFFIDAVIT

BEFORE ME, THIS UNDERSIGNED AUTHORITY, AMELIA L. JOSEY APPEARED THIS <u>25TH</u> DAY OF <u>SEPTEMBER</u> 19 97	, PERSONALLY
REFERRED TO AS AFFIANT, AND WHO, BEING BY ME FIRST DULY SWO	DRN, DEPOSED AND SAYS:
THAT AFFIANT IS ONE AND THE SAME PERSON ASAMELIA L. HAI	
THAT THE PURPOSE OF THIS AFFIDAVIT IS TO CLARIFY THE DIFFE NAME AS IT APPEARS IN LOAN DOCUMENTATION OF LOAN.	RENT FORMS OF AFFIANT'S
amelia L. JOSEY JOSEY.	
STATE OF FLORIDA COUNTY OF	
THE FOREGOING INSTRUMENT WAS SWORN AND SUSCRIBED BEFORE ME 19 OT, BY CHOCK GORROWER) DRIVERS LICENSE AS IDENTIFICATION.	WHO PRODUÇED DAY OF CO.
NOTARY PUBLIC, STATE AND COUNTY AFORESAID	
(NOTARY SIGNATURE)	RCD Oct 02, 1997 02:48 pm Escambia County, Florida
LOVI TO MOON (NOTARY PRINTED SIGNATURE)	Ernie Lee Magaha Clerk of the Circuit Court INSTRUMENT 97-422247

HOPE JO MANN MOTARY PUBLIC - STATE OF FLORIDA My Commission Expires Jan. 28, 2001 Comm. No. CC 617187

(NOTARY SEAL)

Prepared By: Mary Ellen Cone/ Return To: TCF FINANCIAL SERVICES 2114 AIRPORT BLVD #1750 PENSACOLA FL 32504 Recorded in Public Records 04/03/2014 at 04:12 PM OR Book 7154 Page 703, Instrument #2014023033, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$44.00 MTG Stamps \$217.35

PREPARED BY
CYNTHIA ACOSTA
6200 N. *W" ST.
Pensacola, FL 32505

WHEN RECORDED, MAIL TO Central Credit Union of Florida PO BOX 17048 Pensacola, FL 32522

F		
	MORTGAGE	SPACE ABOVE IS FOR RECORDER'S USE
THIS MORTGAGE is made on 03/26/14	4	, between the Mortgagor,
AMELIA LOUISE JOSEY a/k/a Amelia L. Ha		
(herein "Borrower"), and the Mortgagee,	Central Credit Union of Florida	. a
corporation organized and existing under th		
whose address is 6200 N. "W" ST. Pensacol	a, FL 32522	***************************************
		(herein "Lender").
TO SECUREto Lender the repayment of all other sums, with interest the Mortgage; and the performance of the covhereby mortgage, grant and convey to Escambia	ereon, advanced in accordance he renants and agreements of Borrov	erewith to protect the security of this wer herein contained, Borrower does
LOT 7, BLOCK 2, DELUNA PARK, A SUBDIVI 2 SOUTH, RANGE 30 WEST, ESCAMBIA COUNT PLAT BOOK 3, PAGE 20, OF THE PUBLIC RE	TY, FLORIDA, ACCORDING TO PLAT	
Which has the address of 57 Deluna Drive	(Street) Florida	32506 (herein "Property Address");
(City)		Code)
TOGETHER with all the improvements	now or hereafter erected on the	property, and all easements, rights,

claims and demands, subject to encumbrances of record.

appurtenances and rents, all of which shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a

Borrower covenants that Borrower warrants and will defend generally the title to the Property against all

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal and interest

indebtedness evidenced by the Note and late charges as provided in the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments (including condominium and planned unit development assessments, if any) which may attain priority over this Mortgage and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof. Borrower shall not be obligated to make such payments of Funds to Lender to the extent that Borrower makes such

payments to the holder of a prior mortgage or deed of trust if such holder is an institutional lender.

If Borrower pays Funds to Lender, the Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this Mortgage.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up the

deficiency in one or more payments as Lender may require.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 17 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgage.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraphs 1 and 2 hereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower under paragraph 2 hereof, then to interest payable on the Note, and then to the principal of

the Note.

4. Prior Mortgages and Deeds of Trust; Charges; Liens. Borrower shall perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage, including Borrower's covenants to make payments when due. Borrower shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any.

5. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", flood and such other

hazards as Lender may require and in such amounts and for such periods as Lender may require.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to Lender and shall include a standard mortgage clause in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make

proof of loss if not made promptly by Borrower.

If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration

or repair of the Property or to the sums secured by this Mortgage.

6. Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents.

7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums, including reasonable attorneys' fees, and take such action as is necessary to protect Lender's interest. If Lender required mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, at the Note rate, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action

hereunder.

8. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, subject to the terms of any mortgage, deed of trust or

other security agreement with a lien which has priority over this Mortgage.

10. Borrower Not Released; Forbearance by Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.

11. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Note, (a) is co-signing this Mortgage only to mortgage, grant and convey that Borrower's interest in the Property to Lender under the terms of this Mortgage, (b) is not personally liable on the Note or under this Mortgage, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Mortgage or the Note without that Borrower's consent and

without releasing that Borrower or modifying this Mortgage as to that Borrower's interest in the Property.

12. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by delivering it or by mailing such notice by First Class mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by First Class mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given

in the manner designated herein.

13. Governing Law; Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Mortgage. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Note are declared to be severable. As used herein, "costs", "expenses" and "attorneys' fees" include all sums to the extent not prohibited by applicable law or limited herein.

14. Borrower's Copy. Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the

time of execution or after recordation hereof.

15. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair, or other loan agreement which Borrower enters into with Lender Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with improvements made to the Property.

16. Transfer of Property or a BeneficialInterest in Borrower. If all or any part of the Property or any interest in it sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Mortgage. However, this option shall not be exercised by Lender if exercise is prohibited by

federal law as of the date of this Mortgage.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Mortgage. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Mortgage without further notice or demand on Borrower.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

17. Acceleration; Remedies. Except as provided in paragraph 16 hereof, upon Borrower's breach of any

covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall give notice to Borrower as provided in paragraph 12 hereof specifying:(1) the breach; (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) 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 Mortgage, foreclosureby judicial proceeding, and sale of the Property. The notice shall further inform Borrower of the right to reinstate after accelerationand the right to assert in the foreclosure proceedingthe nonexistenceof a default or any other defense of Borrower to acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice, Lender, at Lender's option, may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorneys' fees, court costs, and costs of documentary evidence, abstracts and title reports.

18. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage due to Borrower's breach, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage if: (a) Borrower pays Lender all sums which would be then due under this Mortgage and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage, and in enforcing Lender's remedies as provided in paragraph 17 hereof, including, but not limited to, reasonable attorneys', except where prohibited by law, fees and court costs; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured

hereby shall remain in full force and effect as if no acceleration had occurred.

19. Assignment of Rents; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 17 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due

and payable.

Upon acceleration under paragraph 17 hereof or abandonment of the Property, Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.

20. Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without

charge to Borrower. Borrower shall pay all costs of recordation, if any

21. Attorneys' Fees. As used in this Mortgage and in the Note, "attorneys' fees" shall include attorneys' fees, if any, which may be awarded by an appellate court.

REQUEST	FOR	NOTICE	OF	DEFAU	_T	AND	FOR	RECL	.osu	RE
UNDER S	UPE	RIOR MC	RT	GAGES	OR	DEE	DS (OF T	RUS'	T

Borrower and Lender request the holder of any mortgage, deed of trust or other encumbrance with a lien which has priority over this Mortgage to give Notice to Lender, at Lender's address set forth on page one of this Mortgage, of any default under the superior encumbrance and of any sale or other foreclosure action.

IN WITNESS WHEREOF, Borrower has executed this Mortgage.

NOTICE TO BORROWER

Do not sign this Mortgage if it contains blank spaces. All spaces should be completed before you sign.

Signed and delivered in the presence of:	_	
x (unthia (leaster	Xamelia & Josey	
Signature of Witness	Signature of Borrower	(Seal)
Name of Witness Typed, Printed or Stamped	Name of Borrower Typed, Printed or Stampe 57 Deluna Drive	
- Wal-	Mailing Address of Borrower, Typed, Printed	
X Viryuud	<u>X</u>	
Signature of Withess MAUREEN LITTLEFIELD	Signature of Borrower	(Seal)
Name of Witness Typed, Printed or Stamped	Name of Borrower Typed, Printed or Stampe	d
X	Mailing Address of Borrower, Typed, Printed	or Stamped
Signature of Witness	Signature of Borrower	(Seal)
Name of Witness Typed, Printed or Stamped	Name of Borrower Typed, Printed or Stampe	d
x	Mailing Address of Borrower, Typed, Printed	or Stamped
Signature of Witness	Signature of Borrower	(Seal)
Name of Witness Typed, Printed or Stamped	Name of Borrower Typed, Printed or Stampe	d
	Mailing Address of Borrower, Typed, Printed	or Stamped
Central Credit Union of Florida	729868	
Loan Originator Organization	NMLSR ID Number	
Cynthia Acosta	755137 NMLSR ID Number	
Loan Originator		
STATE OF FLORIDA,	County ss:	
The foregoing instrument was acknowledged by AMBLIA LOUISE JOSEY	efore me this 03/26/14	(date)
who is personally known to me or who has produced	duced as ider	itification and
who take an oath.		
Signature of Person Taking Acknowledgment		
MOTARY DURING	N. ACOSTA - STATE OF FLORIDA	
Title or Name COMMISSI MY COMMISSION EX	ON # EE 59272 KPIRES MARCH 19, 2015	
Serial Number, if Any	Page 5	EFL209-e
	Lalla A	L. L203-6

Recorded in Public Records 12/18/2019 3:54 PM OR Book 8217 Page 1368, Instrument #2019110248, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$27.00

Recorded in Public Records 12/18/2019 3:17 PM OR Book 8217 Page 1205, Instrument #2019110204, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$27.00

THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR THE COUNTY OF ESCAMBIA, STATE OF FLORIDA

PETITIONER
ESCAMBIA COUNTY FLORIDA,

CASE NO: CE19073620S LOCATION: 57 DE LUNA DR PR#: 352S306000007002

VS.

, JOSEY AMELIA L HARVELL EST OF 57 DELUNA DR PENSACOLA, FL 32506 RESPONDENT(S)

ORDER

This CAUSE having come before the Office of Environmental Enforcement Special Magistrate on the Petition of the Environmental Enforcement Officer for alleged violation of the ordinances of the County of Escambia, State of Florida, and the Special Magistrate having considered the evidence before him in the form of testimony by the Enforcement Officer and the Respondent or representative, thereof, 500 Hervey as well as evidence submitted and after consideration of the appropriate sections of the Escambia County Code of Ordinances, the Special Magistrate finds that a violation of the following Code of Ordinance(s) has occurred and continues:

LDC. Ch. 4. Art. 7. Sec. 4-7.9 Outdoor Storage

Sec. 42-196(a) Nulsance - (A) Nuisance

Sec. 42-196(b) Nuisance - (B) Trash and Debris

Unsafe Structures - 30-203 (O) Roof

Unsafe Structures - 30-203 (U) Broken/cracked

BK: 8217 PG: 1369

BK: 8217 PG: 1206

THEREFORE, The Special Magistrate being otherwise fully advised in the premises; it is hereby **ORDERED** that the **RESPONDENT(S)** shall have until **1/31/2020** to correct the violation and to bring the violation into compliance.

Corrective action shall include:

Complete removal of all contributing nuisance conditions; trash, rubbish, overgrowth and legally dispose of. maintain clean conditions to avoid a repeat violation.

Obtain building permit and restore structure to current building codes or, obtain demolition permit and remove the structure(s), legally disposing of all debris.

Remove all refuse and dispose of legally and refrain from future littering

If you fail to fully correct the violation within the time required, you will be assessed a fine of \$20.00 per day, commencing 2/1/2020. This daily fine shall continue until this violation is abated and the violation brought into compliance or until as otherwise provided by law. YOU ARE REQUIRED, immediately upon your full correction of this violation(s), to contact the Escambia County Environmental Enforcement Office in writing to request that they immediately inspect the property to make an official determination of whether the violation has been abated and brought into compliance. If the violation is not abated within the specified time period, then the County may elect to take whatever measures are necessary to abate the violation for you. These measures could include, but are not limited to, DEMOLISHING YOUR STRUCTURE(S), LEGALLY DISPOSING OF ALL CONTRIBUTING CONDITIONS, AND OWING OF DESCRIBED VEHICLE(S). The reasonable cost of such will be assessed against you and will constitute a lien on the property. Pursuant to Escambia County Resolution R2017-132, costs int the amount of \$235.00 are awarded in favor of Escambia County as the prevailing party against RESPONDENT(S).

BK: 8217 PG: 1370 Last Page

BK: 8217 PG: 1207 Last Page

This fine shall be forwarded to the Board of County Commissioners. Under the authority of sec. 162.09, Fla. Stat., and Sec. 30-35 of the Code of Ordinances, the Board of County Commissioners will certify to the Special Magistrate all costs imposed pursuant to this order. All fees, fines and costs owing hereunder shall constitute a lien on ALL YOUR REAL AND PERSONAL PROPERTY including any property involved herein, which lien can be enforced by foreclosure and as provided by law.

You have the right to appeal orders of the Special Magistrate to the Circuit Court of Escambia County. If you wish to appeal, you must give notice of such in writing to both the Environmental Enforcement Division at 3363 W Park Place, Pensacola, Florida 32505 and the Escambia County Circuit Court at the M.C. Blanchard Judicial Building, 190 Governmental Center, Pensacola, Florida 32501, no later than 30 days from the date of this order. Failure to timely file a Written Notice of Appeal will waive your rights to appeal.

Jurisdiction is retained to enter such further orders as may be appropriate and necessary.

DONE AND ORDERED at Escambia County, Florida on the 17th day of

December, 2019.

Gregory Farraf
Special Magistrate
Office of Environmental Enforcement

CERTIFIED TO BE A TRUE COPY OF THE ORIGINAL ON FILE IN THIS OFFICE WITNESS MY HAND AND OFFICIAL SEAL PAM CHILDERS

CLERK OF THE CIRCUIT COURT & COMPTROLLER

ESCAMBIA COUNTY, FLORIDA

Recorded in Public Records 4/14/2022 3:59 PM OR Book 8764 Page 530, Instrument #2022038455, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$10.00

> Recorded in Public Records 4/14/2022 3:13 PM OR Book 8764 Page 459, Instrument #2022038423, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$10.00

THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR ESCAMBIA COUNTY, FLORIDA

ESCAMBIA COUNTY, FLORIDA

vs.

Case No: CE19073620S Location: 57 DE LUÑA DR PR #: 352S306000007002

, JOSEY AMELIA L HARVELL EST OF 57 DELUNA DR PENSACOLA, FL 32506

Cost Order

THIS CAUSE was brought before the Office of the Environmental Enforcement Special Magistrate on Petitioner's Certification of Costs, pursuant to the Special Magistrate's Order and the Special Magistrate having found the Respondent in violation of Escambla County Code of Ordinances.

Escambla County has confirmed that the property has been brought into compliance per the Special Magistrate Order. THEREFORE, the Special Magistrate being otherwise fully advised of the premises; it is hereby ORDERED, pursuant to Section 30-35 of the Escambla County Code of Ordinances, that the following itemized costs shall be added to the fines imposed by the Order of Special Magistrate dated 12/17/2019.

Itemized Cost

Daily fines

\$14,200.00

\$20.00 Per Day From: 02/01/2020 To: 01/11/2022

Fines Court Cost \$0.00

Court Cost

\$235,00

County Abatement Fees

\$2,150.00

Administrative Costs

\$0.00

Payments

\$0.00

Total: \$16,585.00

DONE AND ORDERED at Escambia County, Florida on

Gregory Farrar Special Magistrate

Office of Environmental Enforcement



Recorded in Public Records 12/6/2022 10:06 AM OR Book 8899 Page 1395, Instrument #2022116498, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$35.50

Recorded in Public Records 12/6/2022 8:57 AM OR Book 8899 Page 1349, Instrument #2022116476, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$35.50

THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR THE **COUNTY OF ESCAMBIA, STATE OF FLORIDA**

PETITIONER

ESCAMBIA COUNTY FLORIDA,

CASE NO:

CE22093915N

LOCATION: 57 DE LUNA DR 3528306000007002

VS.

JOSEY AMELIA L HARVELL EST OF. **57 DE LUNA DR** PENSACOLA, FL 32506 RESPONDENT(S)

ORDER

This CAUSE having come before the Office of Environmental Enforcement Special Magistrate on the Petition of the Environmental Enforcement Officer for alleged violation of the ordinances of the County of Escambia, State of Florida, and the Special Magistrate having considered the evidence before him in the form of testimony by the Enforcement Officer and the Respondent(s) or representative thereof, The Hww.Ll as well as evidence submitted, and after consideration of the appropriate sections of the Escambia County Code of Ordinances, the Special Magistrate finds that a violation of the following Code of Ordinances has occurred and continues:

LDC. Ch. 4. Art. 7. Sec. 4-7.9 Outdoor Storage

Sec. 42-196(a) Nuisance - (A) Nuisance

Sec. 42-196(b) Nuisance - (B) Trash and Debris

Sec. 42-196(d) Nuisance - (D) Overgrowth

Sec. 82-171. Solid Waste - Mandatory Collection

Sec. 30-33 Initial Enforcement Procedures

Unsafe Structures - 30-203 (T) Windows in bad repair

BK: 8899 PG: 1396

BK: 8899 PG: 1350

Unsafe Structures - 30-203 (X) Exterior door in bad repair

THEREFORE, the Special Magistrate, being otherwise fully apprised, finds as follows:

It is hereby **ORDERED** that the **RESPONDENT(S)** shall have until **12/29/2022** to correct the violation(s) and to bring the violation into compliance. Corrective action shall include:

Complete removal of all contributing nuisance conditions; trash, rubbish, overgrowth and legally dispose of. maintain clean conditions to avoid a repeat violation.

Obtain building permit and restore structure to current building codes or, obtain demolition permit and remove the structure(s), legally disposing of all debris.

Subscribe for residential waste collection with a legal waste collection service and comply with solid waste disposal methods

Remove all outdoor storage from the property. Store indoor Items in a garage, shed or dwelling.

Respondent(s) fail to fully correct the violation(s) within the time required,
Respondent(s) will be assessed a fine of \$50.00 per day, commencing 12/30/2022.

This fine shall continue until the violation(s) is/are abated and the violation(s) brought into compliance, or until as otherwise provided by law. RESPONDENT IS REQUIRED, immediately upon full correction of the violation(s), to contact the Escambia County

Office of Environmental Enforcement in writing to request that the office immediately inspect the property to make an official determination of whether the violation(s) has/have been abated and brought into compliance. If the violation(s) is/are not abated within the specified time period, Escambia County may elect to undertake any necessary measures to abate the violation(s). These measures could include, but are not limited to, DEMOLISHING NON-COMPLIANT STRUCTURES, LEGALLY DISPOSING

BK: 8899 PG: 1397

BK: 8899 PG: 1351

OF ALL CONTRIBUTING CONDITIONS, AND TOWING OF DESCRIBED VEHICLE(S).

At the request of Escambia County, the Sheriff shall enforce this order by taking reasonable law enforcement action to remove from the premises any unauthorized person interfering with the execution of this order or otherwise refusing to leave after warning. The reasonable cost of such abatement will be assessed against RESPONDENT(S) and shall constitute a lien on the property. Pursuant to Escambia County Resolution R2017-132, costs in the amount of \$250.00 are awarded in favor of Escambia County as the prevailing party against RESPONDENT(S).

This fine shall be forwarded to the Board of County Commissioners of Escambia

County. Under the authority of Sec. 162.09, Fla. Stat., as amended, and Sec. 30-35 of
the Escambia County Code of Ordinances, as amended, the Board of County

Commissioners will certify to the Special Magistrate all costs imposed pursuant to this
order. All fees, fines, and costs owing hereunder shall constitute a lien upon ALL REAL

AND PERSONAL PROPERTY OWNED BY RESPONDENT(S) including property involved
herein, which lien can be enforced by foreclosure and as provided by law.

RESPONDENT(S) have the right to appeal the order(s) of the Special Magistrate to the Circuit Court of Escambia County. If RESPONDENT(S) wish(es) to appeal, RESPONDENT(S) must provide notice of such appeal in writing to both the Environmental Enforcement Division at 3363 West Park Place, Pensacola, Florida 32505, and the Escambia County Circuit Court, M.C. Blanchard Judicial Building, 190 W. Government St, Pensacola, Florida, 32502, no later than 30 days from the date of this order. Failure to timely file a Written Notice of Appeal will constitute a waiver of the right to appeal this order.

BK: 8899 PG: 1398 Last Page

BK: 8899 PG: 1352 Last Page

Jurisdiction is hereby retained to enter such further orders as may be appropriate and necessary.

DONE AND ORDERED in Escambia County, Florida on this 29th day of

November, 2022.

DeWitt D. Clark

Special Magistrate
Office of Environmental Enforcement

Recorded in Public Records 11/4/2022 12:11 PM OR Book 8885 Page 780, Instrument #2022108297, Pam Childers Clerk of the Circuit Court Escambia County, FL

Filing # 159745940 E-Filed 10/21/2022 04:04:14 PM

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT, IN AND FOR ESCAMBIA COUNTY, FLORIDA

Central Credit Union of Florida,

Case No.: 2022 CA 001991

Plaintiff,

VS.

The Unknown Heirs, Devisees, Grantees, Assignees, Lienors, Creditors, Trustees, or Other Claimants Claiming By, Through, Under, or Against Amelia Louise Hattaway Harvell Josey, Deceased, and Any and All Unknown Parties Claiming By, Through, Under, and Against the Herein Named Individual Defendants Who Are Not Known to Be Dead or Alive, Whether said Unknown Parties May Claim an Interest as Spouses, Heirs, Devisees, Grantees, or Other Claimants, Escambia County, Florida, Joe Alan Harvell, Traci Harvell Kaderly, Pam Harvell, Houston Harvell, Matthew Harvell, Kathryn Renee Harvel, Bailey Harvell, John Doe #1, an unknown tenant in possession, and John Doe #2, an unknown tenant in possession,

Defendants.

NOTICE OF LIS PENDENS

TO THE DEFENDANTS:

The Unknown Heirs, Devisees, Grantees, Assignees, Lienors, Creditors, Trustees, or Other Claimants Claiming By, Through, Under, or Against Amelia Louise Hattaway Harvell Josey, Deceased, and Any and All Unknown Parties Claiming By, Through, Under, and Against the Herein Named Individual Defendants Who Are Not Known to Be Dead or Alive, Whether said Unknown Parties May Claim an Interest as Spouses, Heirs, Devisees, Grantees, or Other Claimants, Escambia County, Florida, Joe Alan Harvell, Traci Harvell Kaderly, Pam Harvell, Houston Harvell, Matthew Harvell, Kathryn Renee Harvell, John Doe #1, an unknown tenant in possession, and John Doe #2, an unknown tenant in possession,

AND ALL OTHERS WHOM IT MAY CONCERN:

You are notified of the institution of the above-styled action against you by the abovenamed Plaintiff seeking to foreclose a Mortgage or Mortgages on the following-described real property located in Escambia County, Florida: BK: 8885 PG: 781 Last Page

LOT 7, BLOCK 2, DELUNA PARK, A SUBDIVISION OF A PORTION OF SECTION 35, TOWNSHIP 2 SOUTH, RANGE 30 WEST, ESCAMBIA COUNTY, FLORIDA, ACCORDING TO PLAT RECORDED IN PLAT BOOK 3, PAGE 20, OF THE PUBLIC RECORDS OF SAID COUNTY.

Dated: October 21, 2022.

Heckman Law Group, P.L.

By: /s/ Chad D. Heckman

Chad D. Heckman, Florida Bar No.: 0526029 Jennifer M. Heckman, Florida Bar No.: 0554677

Post Office Box 12492 Tallahassee, Florida 32317 Phone: (850) 583-4161

E-Service: eservice@heckmanlawgroup.com

HLG File No.: 22-111 MB

Recorded in Public Records 11/8/2022 8:54 AM OR Book 8886 Page 1758, Instrument #2022109173, Pam Childers Clerk of the Circuit Court Escambia County, FL

Filing # 160217803 E-Filed 10/28/2022 04:38:08 PM

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT, IN AND FOR ESCAMBIA COUNTY, FLORIDA

Central Credit Union of Florida,

Case No.: 2022 CA 001991

Plaintiff.

VS.

The Unknown Heirs, Devisees, Grantees, Assignees, Lienors, Creditors, Trustees, or Other Claimants Claiming By, Through, Under, or Against Amelia Louise Hattaway Harvell Josey, Deceased, and Any and All Unknown Parties Claiming By, Through, Under, and Against the Herein Named Individual Defendants Who Are Not Known to Be Dead or Alive, Whether said Unknown Parties May Claim an Interest as Spouses, Heirs, Devisees, Grantees, or Other Claimants, Escambia County, Florida, Joe Alan Harvell, Traci Harvell Kaderly, Pam Harvell, Houston Harvell, Matthew Harvell, Kathryn Renee Harvel, Bailey Harvell, John Doe #1, an unknown tenant in possession, and John Doe #2, an unknown tenant in possession,

Defendants.

NOTICE OF LIS PENDENS

TO THE DEFENDANTS:

The Unknown Heirs, Devisees, Grantees, Assignees, Lienors, Creditors, Trustees, or Other Claimants Claiming By, Through, Under, or Against Amelia Louise Hattaway Harvell Josey, Deceased, and Any and All Unknown Parties Claiming By, Through, Under, and Against the Herein Named Individual Defendants Who Are Not Known to Be Dead or Alive, Whether said Unknown Parties May Claim an Interest as Spouses, Heirs, Devisees, Grantees, or Other Claimants, Escambia County, Florida, Joe Alan Harvell, Traci Harvell Kaderly, Pam Harvell, Houston Harvell, Matthew Harvell, Kathryn Renee Harvell, John Doe #1, an unknown tenant in possession, and John Doe #2, an unknown tenant in possession,

AND ALL OTHERS WHOM IT MAY CONCERN:

You are notified of the institution of the above-styled action against you by the abovenamed Plaintiff seeking to foreclose a Mortgage or Mortgages on the following-described real property located in Escambia County, Florida: BK: 8886 PG: 1759 Last Page

LOT 7, BLOCK 2, DELUNA PARK, A SUBDIVISION OF A PORTION OF SECTION 35, TOWNSHIP 2 SOUTH, RANGE 30 WEST, ESCAMBIA COUNTY, FLORIDA, ACCORDING TO PLAT RECORDED IN PLAT BOOK 3, PAGE 20, OF THE PUBLIC RECORDS OF SAID COUNTY.

Dated: October 21, 2022.

Heckman Law Group, P.L.

By: /s/ Chad D. Heckman

Chad D. Heckman, Florida Bar No.: 0526029 Jennifer M. Heckman, Florida Bar No.: 0554677

Post Office Box 12492 Tallahassee, Florida 32317 Phone: (850) 583-4161

E-Service: eservice@heckmanlawgroup.com

HLG File No.: 22-111 MB

Recorded in Public Records 02/25/2010 at 03:10 PM OR Book 6563 Page 1082, Instrument #2010012150, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL Recording \$10.00

Recorded in Public Records 01/26/2010 at 11:10 AM OR Book 6553 Page 1721, Instrument #2010005272, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL

CERTIFIED TO BE A TRUE COPY OF THE ORIGINAL ON FILE IN THIS OFFICE WITNESS MY HAND AND OFFICIAL SEAL **ERNIE LEE MAGAHA** CLERK & COMPTROLLER SCAMBIA COUNTY, FLORIDA



IN THE COUNTY COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA CASE NO.2009-SC-3194 **DIVISION:**

CAPITAL ONE BANK (USA), N.A., f/k/a Capital One Bank Plaintiff.

vs

TRACI L KADERLY

Defendant.

FINAL JUDGMENT

The Court finding the Defendant is indebted to the Plaintiff in the sum of \$1658.18, it is:

ADJUDGED that the Plaintiff, CAPITAL ONE BANK (USA), N.A., f/k/a Capital One Bank recover from the Defendant, TRACI L KADERLY, the principal sum of \$1658.18 and pre-judgment interest of \$366.44 with costs of \$225.00, and attorney fees of \$202.00 for a total of \$2451.32 that shall bear interest at the rate of 6% per year for all of the above let execution issue.

DONE AND ORDERED at Pensacola, Escambia County, Florida this

day of

AN___, 2010.

Copies to:

Bray & Lunsford, P.A. Attorney for Plaintiff P.O. Box 53197 Jacksonville, FL 32201 904-355-9921

TRACI L KADERLY Defendant SS 715 N 79TH AVE PENSACOLA, FL 32506 Plaintiff's Address (FS 55.10)

Judge

CAPITAL ONE BANK 4851 COX ROAD GLEN ALLEN, VA 23060

زريا

2009 SC 003194 00060301416

Dkt: CC1033 Pg#:

Recorded in Public Records 7/8/2022 2:17 PM OR Book 8818 Page 1099, Instrument #2022069564, Pam Childers Clerk of the Circuit Court Escambia County, FL

Filing # 152326637 E-Filed 06/28/2022 12:30:31 PM

IN THE COUNTY COURT OF THE FIRST JUDICIAL CIRCUIT, IN AND FOR ESCAMBIA COUNTY, FLORIDA

CASE No.: 2021 SC 005047

LVNV FUNDING LLC 6801 S. Cimarron Road, Suite 424-J Las Vegas NV 89113

Plaintiff

v.

HOUSTON R HARVELL 9916 GUIDY LANE – APT 402 PENSACOLA, FL 32514

houstonharvell@outlook.com

Defendant

FINAL JUDGMENT

At a Small Claims Pretrial Conference on October 29, 2021, the parties appeared and entered into a courtordered payment plan. The Plaintiff notified the court that the defendant failed to pay as agreed. As a result, the plaintiff is entitled to a Final Judgment and it is,

ORDERED AND ADJUDGED that the Plaintiff, LVNV FUNDING LLC, 6801 S. Cimarron Road, Suite 424-J, Las Vegas NV 89113, shall recover from the Defendant, HOUSTON R HARVELL: 9916 GUIDY LN APT 402, PENSACOLA FL 32514-7169, the sum of \$3,359.94 plus court cost in the amount of \$374.00 for a total of \$3,733.94. The judgment shall bear interest at the prevailing statutory interest rate in accordance with *Florida Statute 55.03*, for all which let Execution issue.

DONE AND ORDERED in chambers, Pensacola, Escambia County, Florida.

Copies furnished to: Tromberg, Morris & Poulin, PLLC

Defendant

Recorded in Public Records 5/1/2023 4:09 PM OR Book 8970 Page 963, Instrument #2023034491, Pam Childers Clerk of the Circuit Court Escambia County, FL

Filing # 171920854 E-Filed 04/27/2023 10:48:31 AM

IN THE COUNTY COURT OF THE FIRST JUDICIAL CIRCUIT, IN AND FOR ESCAMBIA COUNTY, FLORIDA

CASE No.: 2021 SC 005047

LVNV FUNDING LLC 6801 S. CIMARRON ROAD, SUITE 424-J LAS VEGAS, NV 89113 Plaintiff(s)

VS.

HOUSTON R HARVELL 9916 GUIDY LN APT 402 PENSACOLA, FL 32514-7169 Defendant(s)

FINAL CONTINUING GARNISHMENT JUDGMENT

THIS CAUSE, came on for hearing on Plaintiff's Continuing Writ of Garnishment Against Salary or Wages, has failed to timely file its Answer pursuant to Florida Statute 77.04 and the Court finding that Plaintiff has served proper notice and neither the Garnishee nor the Defendant have filed a reply or valid objection, it is

ORDERED AND ADJUDGED:

1. That the Garnishee, ESCAMBIA COUNTY EMERGENCY MEDI, shall pay to Plaintiff's Attorney, Tromberg, Morris & Poulin, PLLC, the amount hereto withheld pursuant to the Continuing Writ of Garnishment Against Salary or Wages and to continue to withhold from the wages of the Defendant, Houston R Harvell, and to pay to Plaintiff's Attorney such further amounts as are allowed by 15 U.S. Code §1673.

Garnishee shall furnish the Court with a Garnishment Accounting Sheet (or payroll records with the same information) each time funds are withheld and shall continue to do so until the sum of \$ 3733.94, post-judgment interest of \$157.27, and post-judgment costs of \$85.00, is paid or until further order of this Court. The Garnishee is directed to notify the Court and the Plaintiff's Attorney in writing upon the termination of Defendant's employment. Further, the Garnishee is directed to return any excess funds to the Defendant.

FL_L_O_MRHORD

BK: 8970 PG: 964 Last Page

2. PLAINTIFFF SHALLFURNISH: (1) the Garnishee with a Satisfaction of Judgment in Garnishment when the judgment, including all costs and interest, is paid in full or when the Defendant's employment is terminated, and (2) the Defendant with a Satisfaction of Judgment when the judgment, including all costs and interest, is paid in full; and Plaintiff shall advise the Court in writing of compliance with this paragraph.

DONE AND ORDERED in chambers, Pensacola, Escambia County, Florida.

igned by 3 2 and Y 0 50 Rt JUDGE SCO71 RITCHIE in 2021 SC 005047 04/27/2023 09:46:03 1786ucmZ

Judge R. Scott Ritchie

Copies furnished to:

Plaintiff: Tromberg, Morris & Poulin, PLLC, 1515 South Federal

Highway, Suite 100, Boca Raton, FL 33432

Defendant(s):

HOUSTON R HARVELL: 9916 GUIDY LN APT 402, PENSACOLA FL 32514-

7169

Recorded in Public Records 08/15/2016 at 12:09 PM OR Book 7573 Page 1118, Instrument #2016062296, Pam Childers Clerk of the Circuit Court Escambia County, FL

Filing # 45169917 E-Filed 08/12/2016 02:46:00 PM

IN THE COUNTY COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA

STATE OF FLORIDA,

Plaintiff.

CASE NO: 2015-MM-006196-A

VS.

Division: III

Joe Harvell 57 Deluna Drive Pensacola, FL 32506

Defendant.

CIVIL LIEN

THIS CAUSE came before the Court for plea on July 29, 2016, on the evidence presented, the Court authorized \$50.00 Probation Hearing Fee to **Department of Community Corrections**. Accordingly, pursuant to the provisions of §938.30, Florida Statutes, it is,

ORDERED AND ADJUDGED that the above-named Defendant shall pay arrears to the **Department of Community Corrections**, in the amount of \$50.00 which shall accrue interest at the rate of 4.75% per annum.

ORDERED FURTHER that nothing in this Civil Lien will bar any subsequent civil remedy or recovery, but the amount paid under this order shall be a set-off against any subsequent independent civil recovery. Any default in payment of the amount due hereunder may be collected by any means authorized by law for the enforcement of a civil judgment, for which let execution issue.

DONE AND ORDERED in Pensacola, Escambia County, Florida.

adapted by COUNTY COURT JUDGE ANY BRODERSEN in Automatic Signature 6611:7016 1651 07 Olchested

any V. Broderson

cc: Community Corrections-Defendant

ORIGINAL ON FILE IN THIS OFFICE
WITHESS MY HAND AND OFFICIAL SEAL
PAM CHILDERS

CERTIFIED TO BE A TRUE COPY OF THE

JE CIRCUIT COUR LO COMPTROU ER

Mary Jan

DATE

CLERK

Recorded in Public Records 6/12/2018 11:35 AM OR Book 7916 Page 230, Instrument #2018046055, Pam Childers Clerk of the Circuit Court Escambia County, FL

Filing # 73362340 E-Filed 06/11/2018 12:50:34 PM IN THE COUNTY COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA

STATE OF FLORIDA

CASE NO: 2017 MM 001705 A VS

JOE ALAN HARVELL **57 DELUNA DR**

DIVISION: Ш

DATE OF BIRTH: 09/07/1963 PENSACOLA, FL 32506

FINAL JUDGMENT FOR FINES, COSTS, AND ADDITIONAL CHARGES

On MAY 30, 2017, an order assessing fines, costs, and additional charges was entered against the Defendant, JOE ALAN HARVELL. Defendant has failed to make payment in full in accordance with this order. Therefore,

IT IS ADJUDGED that the Escambia County Clerk of the Circuit Court, 190 W GOVERNMENT ST, PENSACOLA, FLORIDA 32502 recover from Defendant those remaining unpaid fines, costs and additional charges in the amount of \$540.50, which shall bear interest at the rate prescribed by law, 5.72%, until satisfied.

It is FURTHER ORDERED AND ADJUDGED that a lien is hereby created against all currently owned and after acquired property, both real and personal, of the defendant.

FOR WHICH LET EXECUTION ISSUE.

DONE AND ORDERED in open court/chambers in Pensacola, Escambia County, Florida.

CERTIFIED TO BE A TRUE COPY OF THE

ORIGINAL ON FILE IN THIS OFFICE WITNESS MY HAND AND OFFICIAL SEAL PAM CHILDERS

CLERK OF THE CIRCUIT COURT & COMPTROLLER

ESCAMBIA COUNTY, FLORIDA

D.C.

COURT JUDGE KERRA SMITH on 06/08/2018 12:01:47 3YDvx1zM

COUNTY JUDGE

Recorded in Public Records 5/10/2019 9:20 AM OR Book 8092 Page 1759, Instrument #2019040887, Pam Childers Clerk of the Circuit Court Escambia County, FL

Filing # 89174485 E-Filed 05/08/2019 12:29:34 PM IN THE CIRCUIT COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA

STATE OF FLORIDA

VS

CASE NO:

2019 CF 000091 A

JOE ALAN HARVELL 57 DELUNA DR PENSACOLA, FL 32506

DIVISION: E

DATE OF BIRTH: 09/07/1963

FINAL JUDGMENT FOR FINES, COSTS, AND ADDITIONAL CHARGES

On MAY 2, 2019, an order assessing fines, costs, and additional charges was entered against the Defendant, JOE ALAN HARVELL. Defendant has failed to make payment in full in accordance with this order. Therefore,

IT IS ADJUDGED that the Escambia County Clerk of the Circuit Court, 190 W GOVERNMENT ST, PENSACOLA, FLORIDA 32502 recover from Defendant those remaining unpaid fines, costs and additional charges in the amount of \$768.00, which shall bear interest at the rate prescribed by law, 6.57%, until satisfied.

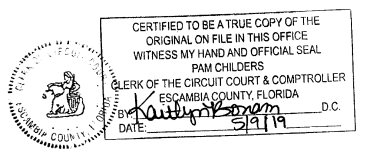
It is **FURTHER ORDERED AND ADJUDGED** that a lien is hereby created against all currently owned and after acquired property, both real and personal, of the defendant.

FOR WHICH LET EXECUTION ISSUE.

DONE AND ORDERED in open court/chambers in Pensacola, Escambia County, Florida.

eSigned by CIRCUIT JUDGE JAN SHACKELFORD on 05/08/2019 10:21:06 1IDGV.tr

CIRCUIT JUDGE



(CFCTMMFNLCHRGS2 #24984)

Recorded in Public Records 5/10/2019 9:42 AM OR Book 8092 Page 1846, Instrument #2019040905, Pam Childers Clerk of the Circuit Court Escambia County, FL

Filing # 89174386 E-Filed 05/08/2019 12:28:35 PM

IN THE CIRCUIT COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA

STATE OF FLORIDA

VS CASE NO: 2019 CF 001210 A

JOE ALAN HARVELL **57 DELUNA DR** PENSACOLA, FL 32506

DIVISION: \mathbf{E} **DATE OF BIRTH: 09/07/1963**

FINAL JUDGMENT FOR FINES, COSTS, AND ADDITIONAL CHARGES

On MAY 2, 2019, an order assessing fines, costs, and additional charges was entered against the Defendant, JOE ALAN HARVELL. Defendant has failed to make payment in full in accordance with this order. Therefore,

IT IS ADJUDGED that the Escambia County Clerk of the Circuit Court, 190 W GOVERNMENT ST, PENSACOLA, FLORIDA 32502 recover from Defendant those remaining unpaid fines, costs and additional charges in the amount of \$725.00, which shall bear interest at the rate prescribed by law, 6.57%, until satisfied.

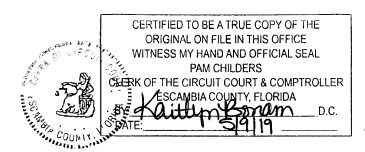
It is FURTHER ORDERED AND ADJUDGED that a lien is hereby created against all currently owned and after acquired property, both real and personal, of the defendant.

FOR WHICH LET EXECUTION ISSUE.

DONE AND ORDERED in open court/chambers in Pensacola, Escambia County, Florida.

eSigned by CIRCUIT JUDGE JAN SHACKELFORD on 05/08/2019 10:21:14 baGYe31n

CIRCUIT JUDGE



(CFCTMMFNLCHRGS2 #24984)

STATE OF FLORIDA COUNTY OF ESCAMBIA

CERTIFICATE OF NOTICE OF MAILING NOTICE OF APPLICATION FOR TAX DEED

CERTIFICATE # 03024 of 2021

I, PAM CHILDERS, CLERK OF THE CIRCUIT COURT OF ESCAMBIA COUNTY, FLORIDA, do hereby certify that I did on January 18, 2024, mail a copy of the foregoing Notice of Application for Tax Deed, addressed to:

AMELIA L HARVELL JOSEY JOE ALAN HARVELL, TRACI HARVELL KADERLY, PAM HARVELL AND HOUSTON HARVELL AND MATTHEW HARVELL

AND KATHRYN RENEE HARVEL AND BAILEY HARVELL EST OF

57 DE LUNA DR 57 DELUNA DR PENSACOLA, FL 32506 PENSACOLA, FL 32506

LVNV FUNDING LLC TRACY L KADERLY 6801 S CIMARRON RD SUITE 424-J 715 N 79TH AVE

PENSACOLA, FL 32506 LAS VEGAS, NV 89113

CENTRAL CREDIT UNION OF FLORIDA HOUSTON R HARVELL 9916 GUIDY LN APT 402 PO BOX 17048 PENSACOLA, FL 32522 PENSACOLA, FL 32514-7169

> CAPITAL ONE BANK USA NA PAM HARVELL 115 VASSAR DR 4851 COX RD GLEN ALLEN, VA 23060 PENSACOLA, FL 32506

ESCAMBIA COUNTY / COUNTY ATTORNEY

ESCAMBIA COUNTY OFFICE OF CODE ENFORCEMENT
ESCAMBIA CENTRAL OFFICE COMPLEX 221 PALAFOX PLACE STE 430

3363 WEST PARK PLACE PENSACOLA FL 32502 PENSACOLA FL 32505

> FLORIDA DEPT OF CORRECTIONS ESCAMBIA COUNTY / STATE OF FLORIDA 6400 NORTH W ST 190 GOVERNMENTAL CENTER PENSACOLA FL 32505 PENSACOLA FL 32502

PENSACOLA FL 32505 PENSACOLA FL 32502

WITNESS my official seal this 18th day of January 2024.

PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By:

Emily Hogg Deputy Clerk

THERE ARE UNPAID TAXES ON PROPERTY WHICH YOU OWN OR IN WHICH YOU HAVE A LEGAL INTEREST. THE PROPERTY WILL BE SOLD AT PUBLIC AUCTION ON March 6, 2024, UNLESS THE TAXES ARE PAID. SHOULD YOU NEED FURTHER INFORMATION CONTACT THE CLERK OF THE CIRCUIT COURT IMMEDIATELY AT THE COUNTY COURTHOUSE IN PENSACOLA, FLORIDA, OR CALL 850-595-3793.

NOTICE OF APPLICATION FOR TAX DEED

NOTICE IS HEREBY GIVEN, That TLGFY LLC holder of Tax Certificate No. 03024, issued the 1st day of June, A.D., 2021 has filed same in my office and has made application for a tax deed to be issued thereon. Said certificate embraces the following described property in the County of Escambia, State of Florida, to wit:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

SECTION 35, TOWNSHIP 2 S, RANGE 30 W

TAX ACCOUNT NUMBER 072895000 (0324-43)

The assessment of the said property under the said certificate issued was in the name of

AMELIA L HARVELL JOSEY EST OF

Unless said certificate shall be redeemed according to law, the property described therein will be sold to the highest bidder at public auction at 9:00 A.M. on the first Wednesday in the month of March, which is the 6th day of March 2024.

Dated this 12th day of January 2024.

In accordance with the AMERICANS WITH DISABILITIES ACT, if you are a person with a disability who needs special accommodation in order to participate in this proceeding you are entitled to the provision of certain assistance. Please contact Emily Hogg not later than seven days prior to the proceeding at Escambia County Government Complex, 221 Palafox Place Ste 110, Pensacola FL 32502. Telephone: 850-595-3793.

COMPTRO

PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By: Emily Hogg Deputy Clerk

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Post Property:

57 DE LUNA DR 32506

PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By:

Emily Hogg Deputy Clerk

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Dated this 12th day of January 2024.

In accordance with the AMERICANS WITH DISABILITIES ACT, if you are a person with a disability who needs special accommodation in order to participate in this proceeding you are entitled to the provision of certain assistance. Please contact Emily Hogg not later than seven days prior to the proceeding at Escambia County Government Complex, 221 Palafox Place Ste 110, Pensacola FL 32502. Telephone: 850-595-3793.

Personal Services:

AMELIA L HARVELL JOSEY EST OF PAM CHILDERS

57 DE LUNA DR PENSACOLA, FL 32506 CLERK OF THE CIRCUIT COURT

ESCAMBIA COUNTY, FLORIDA

By:

Emily Hogg Deputy Clerk

ESCAMBIA COUNTY SHERIFF'S OFFICE ESCAMBIA COUNTY, FLORIDA

NON-ENFORCEABLE RETURN OF SERVICE

Agency Number: 24-002987

0324-43

Document Number: ECSO24CIV002554NON

t Number: ECSO24CIV002554NOP

Court: TAX DEED
County: ESCAMBIA

Case Number: CERT NO 03024 2021

Attorney/Agent:
PAM CHILDERS
CLERK OF COURT
TAX DEED

Plaintiff:

RE: AMELIA L HARVELL JOSEY EST OF

Defendant:

Type of Process: NOTICE OF APPLICATION FOR TAX DEED

Received this Writ on 1/19/2024 at 8:48 AM and served same at 11:18 AM on 1/22/2024 in ESCAMBIA COUNTY, FLORIDA, by serving POST PROPERTY, the within named, to wit: , .

POSTED PROPERTY PER CLERK'S OFFICE INSTRUCTIONS

CHIP W SIMMONS, SHERIFF ESCAMBIA COUNTY, FLORIDA

By

J. CARNLEX, CPS

Service Fee: Receipt No: \$40.00 BILL

THERE ARE UNPAID TAXES ON PROPERTY WHICH YOU OWN OR IN WHICH YOU HAVE A LEGAL INTEREST. THE PROPERTY WILL BE SOLD AT PUBLIC AUCTION ON March 6, 2024, UNLESS THE TAXES ARE PAID. SHOULD YOU NEED FURTHER INFORMATION CONTACT THE CLERK OF THE CIRCUIT COURT IMMEDIATELY AT THE COUNTY COURTHOUSE IN PENSACOLA, FLORIDA, OR CALL 850-595-3793.

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AMELIA L HARVELL JOSEY EST OF

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Dated this 12th day of January 2024.

In accordance with the AMERICANS WITH DISABILITIES ACT, if you are a person with a disability who needs special accommodation in order to participate in this proceeding you are entitled to the provision of certain assistance. Please contact Emily Hogg not later than seven days prior to the proceeding at Escambia County Government Complex, 221 Palafox Place Ste 110, Pensacola FL 32502. Telephone: 850-595-3793.

Post Property:

57 DE LUNA DR 32506

SA COUNT TOWN

PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By:

Emily Hogg Deputy Clerk

ESCAMBIA COUNTY SHERIFF'S OFFICE ESCAMBIA COUNTY, FLORIDA

NON-ENFORCEABLE RETURN OF SERVICE

Document Number: ECSO24CIV002555NON Agency Number: 24-002988

0324-43

Court: TAX DEED
County: ESCAMBIA

Case Number: CERT NO 03024 2021

Attorney/Agent: PAM CHILDERS CLERK OF COURT TAX DEED

Plaintiff:

RE: AMELIA L HARVELL JOSEY EST OF

Defendant:

Type of Process: NOTICE OF APPLICATION FOR TAX DEED

Received this Writ on 1/19/2024 at 8:48 AM and served same at 5:44 PM on 1/23/2024 in ESCAMBIA COUNTY, FLORIDA, by serving AMELIA L HARVELL JOSEY EST OF , the within named, to wit: STEVE KADERLY, SON-IN-LAW.

CHIP W SIMMONS, SHERIFF ESCAMBIA COUNTY, FLORIDA

Rv.

J CARNI€Y CPS

Service Fee:

\$40.00

Receipt No:

BILL

Printed By: KMJACKSON

THERE ARE UNPAID TAXES ON PROPERTY WHICH YOU OWN OR IN WHICH YOU HAVE A LEGAL INTEREST. THE PROPERTY WILL BE SOLD AT PUBLIC AUCTION ON March 6, 2024, UNLESS THE TAXES ARE PAID. SHOULD YOU NEED FURTHER INFORMATION CONTACT THE CLERK OF THE CIRCUIT COURT IMMEDIATELY AT THE COUNTY COURTHOUSE IN PENSACOLA, FLORIDA, OR CALL 850-595-3793.

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Personal Services:

AMELIA L HARVELL JOSEY EST OF

57 DE LUNA DR PENSACOLA, FL 32506

ON SOUNT ROOM

PAM CHILDERS
CLERK OF THE CIRCUIT COURT

ESCAMBIA COUNTY, FLORIDA

By:

Emily Hogg Deputy Clerk AMELIA L HARVELL JOSEY EST OF [0324-43] 57 DE LUNA DR PENSACOLA, FL 32506

9171 9690 0935 0128 0742 18

JOE ALAN HARVELL, TRACI HARVELL KADERLY, PAM HARVELL AND HOUSTON HARVELL AND MATTHEW HARVELL AND KATHRYN RENEE HARVEL AND BAILEY HARVELL [0324-43] 57 DELUNA DR PENSACOLA, FL 32506

9171 9690 0935 0128 0741 95

LVNV FUNDING LLC [0324-43] 6801 S CIMARRON RD SUITE 424-J LAS VEGAS, NV 89113

9171 9690 0935 0128 0741 88

CENTRAL CREDIT UNION OF FLORIDA [0324-43] PO BOX 17048 PENSACOLA, FL 32522

9171 9690 0935 0128 0741 64

CAPITAL ONE BANK USA NA [0324-43] 4851 COX RD GLEN ALLEN, VA 23060

9171 9690 0935 0128 0741 40

ESCAMBIA COUNTY / COUNTY ATTORNEY [0324-43] 221 PALAFOX PLACE STE 430 PENSACOLA FL 32502

9171 9690 0935 0128 0741 26

FLORIDA DEPT OF CORRECTIONS
[0324-43]
6400 NORTH W ST
PENSACOLA FL 32505

9171 9690 0935 0128 0741 02

TRACY L KADERLY [0324-43] 715 N 79TH AVE PENSACOLA, FL 32506

9171 9690 0935 0128 0741 71

HOUSTON R HARVELL [0324-43] 9916 GUIDY LN APT 402 PENSACOLA, FL 32514-7169

9171 9690 0935 0128 0741 57

PAM HARVELL [0324-43] 115 VASSAR DR PENSACOLA, FL 32506

9171 9690 0935 0128 0741 33

ESCAMBIA COUNTY OFFICE OF CODE ENFORCEMENT [0324-43] ESCAMBIA CENTRAL OFFICE COMPLEX 3363 WEST PARK PLACE PENSACOLA FL 32505

9171 9690 0935 0128 0741 19

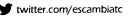
ESCAMBIA COUNTY / STATE OF FLORIDA [0324-43] 190 GOVERNMENTAL CENTER PENSACOLA FL 32502

Contact



Scott Lunsford, CFC • Escambia County Tax Collector

EscambiaTaxCollector.com





2023

REAL ESTATE

TAXES

Notice of Ad Valorem and Non-Ad Valorem Assessments

SCAN TO PAY ONLINE

PROPERTY REFERENCE NUMBER MILLAGE CODE ESCROW CODE COUNT NUMBER 07-2895-000 352S306000007002

PROPERTY ADDRESS: 57 DE LUNA DR

EXEMPTIONS:

JOSEY AMELIA L HARVELL EST OF 57 DE LUNA DR PENSACOLA, FL 32506

PRIOR YEAR(S) TAXES OUTSTANDING

The second of th	THE STATE OF THE PROPERTY OF THE PERSON AND		_	ger estero (verene les sur)	ACC 12 / 12 / 12 / 12 / 12 / 12 / 12 / 12
COUNTY	6.6165	80,870	0	80,870	535.08
UBLIC SCHOOLS					
BY LOCAL BOARD	1.9620	99,975	0	99,975	196.1
BY STATE LAW	3.1820	99,975	0	99,975	318.12
VATER MANAGEMENT	0.0234	80,870	0	80,870	1.89
HERIFF	0.6850	80,870	0	80,870	55.4
1.S.T.U. LIBRARY	0.3590	80,870	0	80,870	29.0
SCAMBIA CHILDRENS TRUST	0.4365	80,870	0	80,870	35.3
TOTAL MILLAG	E 13.2644		40.	VALOREM TAXES	\$1,170.9

	TOTAL MILLAGE	L3.2644	AD VALOREM TAXES	\$1,170.97
LEGAL DE	SCRIPTION	NON	I-AD VALOREM ASSESSMENTS	in a property of the second
		* TAXING AUTHORITY *	RATE	AMOUNT
	2 788 OR 1061 P 9 DELUNA 20 OR 3884 P 23	FP FIRE PROTECTION	, ·	125.33
		·		
			NON-AD VALOREM ASSESSMENTS	\$125.33
Pay online at EscambiaTaxCollector.com Payments must be in U.S. funds drawn from a U.S. bank		COMBINED TAXES AND ASSESSMENTS	\$1,296.30	
If Paid By Please Pay	Feb 29, 2024 \$1,283,34	Mar 31, 2024 \$1.296.30		

RETAIN FOR YOUR RECORDS

2023 REAL ESTATE TAXES DETACH HERE AND RETURN THIS PORTION WITH YOUR PAYMENT

Make checks payable to:

Scott Lunsford, CFC **Escambia County Tax Collector** P.O. BOX 1312

PENSACOLA, FL 32591

Pay online at EscambiaTaxCollector.com

PRIOR YEAR(S) TAXES OUTSTANDING

Payments in U.S. funds from a U.S. bank

PAY ONLY ONE AMOUNT Feb 29, 2024 AMOUNT IF PAID BY 1,283.34 Mar 31, 2024 AMOUNT IF PAID BY 1,296.30 AMOUNT IF PAID BY AMOUNT IF PAID BY AMOUNT IF PAID BY

DO NOT FOLD, STAPLE, OR MUTILATE

ACCOUNT NUMBER

07-2895-000

PROPERTY ADDRESS

57 DE LUNA DR

JOSEY AMELIA L HARVELL EST OF 57 DE LUNA DR PENSACOLA, FL 32506



STATE OF FLORIDA

County of Escambia

Before the undersigned authority personally appeared Michael P. Driver who is personally known to me and who on oath says that he is Publisher of The Escambia Sun Press, a weekly published at (Warrington) Pensacola in Escambia County. Florida; that the attached copy of advertisement, being a TAX DEED SALE NOTICE in the matter of

DATE - 03-06-2024 - TAX CERTIFICATE #'S 03024

in the CIRCUIT

was published in said newspaper in the issues of

FEBRUARY 1, 8, 15, 22, 2024

Affiant further says that the said Escambia Sun-Press is a newspaper published at (Warrington) Pensacola, said Escambia County, Florida, and that the said newspaper has heretofore been continuously published in said Escambia County, Florida each week and has been entered as second class mail matter at the post office in Pensacola, in said Escambia and Santa Rosa Counties, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

Will Pa.

Digitally signed by Michael P Driver DN: c=US, o=The Escambia Sun Press LLC, dnQuallfier=A01410D00000181FD1A68F30006C09B, cn=Michael P Driver Date: 2024.02.22 12:09:27 -06'00'

PUBLISHER

Court

Sworn to and subscribed before me this 22ND day of FEBRUARY

A.D., 2024

Pather Tuttle

Digitally signed by Heather Tuttle DN: c=US, o=The Escambia Sun Press LLC, dnQualifier=A01410C000001890CD5793600064AAE, cn=Heather Tuttle Date: 2024.02.22 12:11:08 -06'00'

HEATHER TUTTLE NOTARY PUBLIC



HEATHER TUTTLE Notary Public, State of Florida My Comm. Expires June 24, 2024 Commission No. HH4627

Page 1 of 1

NOTICE OF APPLICATION FOR TAX DEED

NOTICE IS HEREBY GIVEN, That TLGFY LLC holder of Tax Certificate No. 03024, issued the 1st day of June, A.D., 2021 has filed same in my office and has made application for a tax deed to be issued thereon. Said certificate embraces the following described property in the County of Escambia, State of Florida, to wit:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23 SECTION 35, TOWNSHIP 2 S, RANGE 30 W

TAX ACCOUNT NUMBER 072895000 (0324-43)

The assessment of the said property under the said certificate issued was in the name of AMELIA L HARVELL JOSEY EST OF

Unless said certificate shall be redeemed according to law, the property described therein will be sold to the highest bidder at public auction at 9:00 A.M. on the first Wednesday in the month of March, which is the 6th day of March 2024.

Dated this 18th day of January 2024.

In accordance with the AMERICANS WITH DISABILITIES ACT, if you are a person with a disability who needs special accommodation in order to participate in this proceeding you are entitled to the provision of certain assistance. Please contact Emily Hogg not later than seven days prior to the proceeding at Escambia County Government Complex, 221 Palafox Place Ste 110, Pensacola FL 32502. Telephone: 850-595-3793.

PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA (SEAL) By: Emily Hogg Deputy Clerk

oaw-4w-02-01-08-15-22-2024

PAM CHILDERS

CLERK OF THE CIRCUIT COURT ARCHIVES AND RECORDS CHILDSUPPORT CIRCUIT CIVIL CIRCUIT CRIMINAL COUNTY CIVIL COUNTY CRIMINAL DOMESTIC RELATIONS FAMILY LAW JURY ASSEMBLY JUVENILE MENTAL HEALTH MIS OPERATIONAL SERVICES PROBATE TRAFFIC



COUNTY OF ESCAMBIA OFFICE OF THE CLERK OF THE CIRCUIT COURT

BRANCH OFFICES ARCHIVES AND RECORDS JUVENILE DIVISION CENTURY

CLERK TO THE BOARD OF COUNTY COMMISSIONERS OFFICIAL RECORDS COUNTY TREASURY AUDITOR

PAM CHILDERS, CLERK OF THE CIRCUIT COURT High Bid Tax Deed Sale

Cert # 003024 of 2021 Date 3/6/2024 Name FELIPE SILVA

Cash Summary

Cash Deposit	\$3,650.00
Total Check	\$69,903.50
Grand Total	\$73,553.50

Purchase Price (high bid amount)	\$73,000.00	Total Check \$69,903.50
+ adv recording deed	\$10.00	Adv Recording Deed \$10.00
+ adv doc. stamps deed	\$511.00	Adv Doc. Stamps \$511.00
+ Adv Recording For Mailing	\$18.50	
Opening Bid Amount	\$6,579.47	Postage \$81.40
		Researcher Copies \$0.00
- postage	\$81.40	
- Researcher Copies	\$0.00	
	And the second s	Adv Recording Mail Cert \$18.50
- Homestead Exempt	\$0.00	
	open de la companya d	Clerk's Prep Fee \$14.00
=Registry of Court	\$6,498.07	Registry of Court \$6,498.07
Purchase Price (high bid)	\$73,000.00	
-Registry of Court	\$6,498.07	Overbid Amount \$66,420.53
-advance recording (for mail certificate)	\$18.50	
-postage	\$81.40	
-Researcher Copies	\$0.00	
= Overbid Amount	\$66,420.53	

PAM CHILDERS
Clerk of the Circuit Court
By
Deputy Clerk

Escambia County Government Complex • 221 Palafox Place Ste 110 • PENSACOLA, FLORIDA 32502 (850) 595-3793 • FAX (850) 595-4827 • http://www.clerk.co.escambia.fl.us

PAM CHILDERS

CLERK OF THE CIRCUIT COURT ARCHIVES AND RECORDS CHILDSUPPORT CIRCUIT CIVIL CIRCUIT CRIMINAL COUNTY CIVIL COUNTY CRIMINAL DOMESTIC RELATIONS FAMILY LAW JURY ASSEMBLY JUVENILE MENTAL HEALTH MIS OPERATIONAL SERVICES **PROBATE** TRAFFIC



COUNTY OF ESCAMBIA OFFICE OF THE CLERK OF THE CIRCUIT COURT

BRANCH OFFICES ARCHIVES AND RECORDS JUVENILE DIVISION CENTURY

CLERK TO THE BOARD OF COUNTY COMMISSIONERS OFFICIAL RECORDS COUNTY TREASURY AUDITOR

Case # 2021 TD 003024

Sold Date 3/6/2024 **Name** FELIPE SILVA

RegistryOfCourtT = TAXDEED	\$6,498.07	
overbidamount = TAXDEED	\$66,420.53	
PostageT = TD2	\$81.40	
Researcher Copies = TD6	\$0.00	
prepFee = TD4	\$14.00	
advdocstampsdeed = TAXDEED	\$511.00	
advancerecording = TAXDEED	\$18.50	
AdvRecordingDeedT = TAXDEED	\$10.00	

Date	Docket	Desc	M VIEW IMAGES
6/1/2021	0101	CASE FILED 06/01/2021 CASE NUMBER 2021 TD 003024	
8/28/2023	TD83	TAX COLLECTOR CERTIFICATION	
8/28/2023	TD84	PA'S INFO	
8/28/2023	TD84	NOTICE OF TDA	
8/29/2023	RECEIPT	PAYMENT \$456.00 RECEIPT #2023064824	
1/11/2024	TD82	PROPERTY INFORMATION REPORT	
1/24/2024	TD81	CERTIFICATE OF MAILING	
1/29/2024	TD84	SHERIFF'S RETURN OF SERVICE	
2/2/2024	CheckMailed	CHECK PRINTED: CHECK # 900036562 - REGISTRY CHECK	
2/2/2024	CheckVoided	CHECK # 900036562 VOIDED: ESCAMBIA SUN PRESS 605 S OLD CORRY FIELD RD PENSACOLA, FL 32507	
2/2/2024	CheckVoided	CHECK # 900036562 VOIDED: ESCAMBIA SUN PRESS 605 S OLD CORRY FIELD RD PENSACOLA, FL 32507	
2/5/2024	CheckVoided	CHECK (CHECKID 132582) VOIDED: ESCAMBIA SUN PRESS 605 S OLD CORRY FIELD RD PENSACOLA, FL 32507	
2/5/2024	CheckMailed	CHECK PRINTED: CHECK # 900036625 - REGISTRY CHECK	
2/21/2024	TD84	CERT MAIL TRACKING	
2/26/2024	TD84	2023 TAX BILL	
2/29/2024	TD84	PROOF OF PUBLICATION	

REGISTRY	7			Total	 		456.00	456.00	0.00	
8/29/2023 11:36:35 AM	20230648	24		TLGFY LLC			456.00	456.00	0.00	
ReceiptDate		mber	Red	ceived_fr	om	payı	nent_amt ap	plied_an	it refunded_am	
RECEIPTS	<u></u>	an in the second	Total	456.00	456.0	<u> </u>	0.00			
8/28/2023 11:29:3 AM	TD10	APP	X DEED LICATION	60.00	60.0		0.00		0.00	
8/28/2023 11:27:23 AM	10/		E AUCTION FEE	59.00	59.0	0	0.00		0.00	
8/28/2023 11:27:2: AM	TD4		PARE ANY TRUMENT	7.00	7.00	0	0.00		0.00	
8/28/2023 11:27:23 AM	TAXDEED		X DEED TIFICATES	320.00	320.0	00	0.00		0.00	
8/28/2023 11:27:22 AM	RECORD2		D FEE FIRST PAGE	10.00	10.0	0	0.00		0.00	
EffectiveDate	FeeCode	Fe	eDesc	TotalFee	Amoun	tPaid	WaivedAmo	unt Amo	untOutstanding	
FEES		<u> </u>					11201011111011120			
3/1/20	3/1/2024 Checkl			kMailed	C	CHECK PRINTED: CHECK # 900036740 REGISTRY CHECK				
3/1/20)24		Chec	kVoided	ided CHECK (CHECKID 133028) VOIDED: ESCAMBIA COUNTY SHERIFF'S OFFICE 1700 W LEONARD ST PENSACOLA, FL 32501					

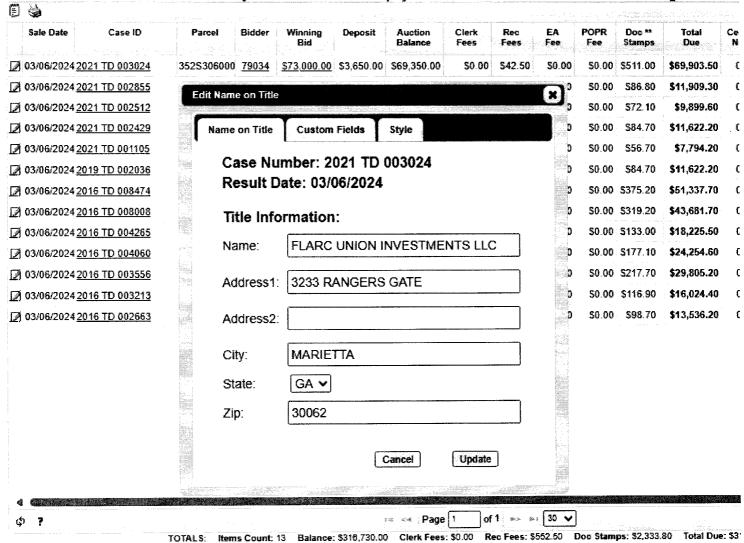
13,720.00

320.00

-13,400.00

ion Results Report

stamps for tax deed auctions are due in conjunction with the final payment due at 11:00 AM CT on the following business



About Us | Site Map | Privacy Policy | User Agreement | Bidder Letter | Contact Us

79034

Felipe Silva

\$ 73,000.00

\$ 3,650.00

Pam Childers CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY FLORIDA INST# 2024018726 3/12/2024 12:33 PM OFF REC BK: 9116 PG: 773 Doc Type: COM Recording \$18.50

STATE OF FLORIDA **COUNTY OF ESCAMBIA**

CERTIFICATE OF NOTICE OF MAILING NOTICE OF APPLICATION FOR TAX DEED

CERTIFICATE # 03024 of 2021

I, PAM CHILDERS, CLERK OF THE CIRCUIT COURT OF ESCAMBIA COUNTY, FLORIDA, do hereby certify that I did on January 18, 2024, mail a copy of the foregoing Notice of Application for Tax Deed, addressed to:

AMELIA L HARVELL JOSEY JOE ALAN HARVELL, TRACI HARVELL KADERLY, PAM HARVELL AND HOUSTON HARVELL AND MATTHEW HARVELL

AND KATHRYN RENEE HARVEL AND BAILEY HARVELL EST OF

57 DE LUNA DR

57 DELUNA DR

PENSACOLA, FL 32506

PENSACOLA, FL 32506

LVNV FUNDING LLC

TRACY L KADERLY

6801 S CIMARRON RD SUITE 424-J 715 N 79TH AVE

LAS VEGAS, NV 89113

PENSACOLA, FL 32506

CENTRAL CREDIT UNION OF FLORIDA HOUSTON R HARVELL

9916 GUIDY LN APT 402

PO BOX 17048 PENSACOLA, FL 32522

PENSACOLA, FL 32514-7169

CAPITAL ONE BANK USA NA PAM HARVELL

4851 COX RD

115 VASSAR DR

GLEN ALLEN, VA 23060

PENSACOLA, FL 32506

ESCAMBIA COUNTY / COUNTY ATTORNEY ESCAMBIA CENTRAL OFFICE COMPLEX

ESCAMBIA COUNTY OFFICE OF CODE ENFORCEMENT

221 PALAFOX PLACE STE 430

3363 WEST PARK PLACE

PENSACOLA FL 32502

PENSACOLA FL 32505

FLORIDA DEPT OF CORRECTIONS ESCAMBIA COUNTY / STATE OF FLORIDA

6400 NORTH W ST 190 GOVERNMENTAL CENTER

PENSACOLA FL 32505

PENSACOLA FL 32502

WITNESS my official seal this 18th day of January 2024.

PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By: Emily Hogg Deputy Clerk



(Warrington) Pensacola, Escambia County, Florida

STATE OF FLORIDA

County of Escambia

Before the undersigned authority personally appeared Michael P. Driver who is personally known to me and who on oath says that he is Publisher of The Escambia Sun Press, a weekly newspaper published (Warrington) Pensacola in Escambia County, at the attached copy of advertisement, Florida; that TAX DEED SALE **NOTICE**

in the matter of DATE - 03-06-2024 - TAX CERTIFICATE #'S 03024 CIRCUIT in the Court was published in said newspaper in the issues of FEBRUARY 1, 8, 15, 22, 2024

Affiant further says that the said Escambia Sun-Press is a published (Warrington) Pensacola, said newspaper at Escambia County, Florida, and that the said newspaper has heretofore been continuously published in said Escambia County, Florida each week and has been entered as second class mail matter at the post office in Pensacola, in said Escambia and Santa Rosa Counties, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

Digitally signed by Michael P Driver DN: c=US, o=The Escambia Sun Press LLC, dnQualifier=A01410D00000181FD1A68F30006C09B, cn=Michael P

Driver Date: 2024.02.22 12:09:27 -06'00'

PUBLISHER

Sworn to and subscribed before me this 22ND day of **A.D.,** 2024

Heather Tuttle

Digitally signed by Heather Tuttle DN: c=US, o=The Escambia Sun Press LLC, dnQualifier=A01410C000001890CD5793600064AAE, cn=Heather Tuttle Date: 2024.02.22 12:11:08 -06'00'

HEATHER TUTTLE NOTARY PUBLIC



HEATHER TUTTLE Notary Public, State of Florida My Comm. Expires June 24, 2024 Commission No. HH4627

Page 1 of 1

NOTICE OF APPLICATION FOR TAX DEED

NOTICE IS HEREBY GIVEN, That TLGFY LLC holder of Tax Certificate No. 03024, issued the 1st day of June, A.D., 2021 has filed same in my office and has made application for a tax deed to be issued thereon. Said certificate embraces the following described property in the County of Escambia, State of Florida, to wit:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23 SECTION 35, TOWNSHIP 2 S, RANGE

TAX ACCOUNT NUMBER 072895000 (0324-43)

The assessment of the said property under the said certificate issued was in the name of AMELIA L HARVELL JOSEY EST OF

Unless said certificate shall be redeemed according to law, the property described therein will be sold to the highest bidder at public auction at 9:00 A.M. on the first Wednesday in the month of March, which is the 6th day of March 2024.

Dated this 18th day of January 2024.

In accordance with the AMERICANS WITH DISABILITIES ACT, if you are a person with a disability who needs special accommodation in order to participate in this proceeding you are entitled to the provision of certain assistance. Please contact Emily Hogg not later than seven days prior to the proceeding at Escambia County Government Complex, 221 Palafox Place Ste 110, Pensacola FL 32502. Telephone: 850-595-3793.

PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA (SEAL) By: Emily Hogg Deputy Clerk

oaw-4w-02-01-08-15-22-2024

Pam Childers
CLERK OF THE CIRCUIT COURT
ESCAMBIA COUNTY FLORIDA
INST# 2024018727 3/12/2024 12:33 PM
OFF REC BK: 9116 PG: 775 Doc Type: TXD
Recording \$10.00 Deed Stamps \$511.00

Tax deed file number 0324-43

Parcel ID number 352S306000007002

TAX DEED

Escambia County, Florida

for official use only

Tax Certificate numbered 03024 issued on June 1, 2021 was filed in the office of the tax collector of Escambia County, Florida. An application has been made for the issuance of a tax deed. The applicant has paid or redeemed all other taxes or tax certificates on the land as required by law. The notice of sale, including the cost and expenses of this sale, has been published as required by law. No person entitled to do so has appeared to redeem the land. On the 6th day of March 2024, the land was offered for sale. It was sold to FLARC UNION INVESTMENTS LLC, 3233 RANGERS GATE MARIETTA GA 30062, who was the highest bidder and has paid the sum of the bid as required by law.

The lands described below, including any inherited property, buildings, fixtures, and improvements of any kind and description, situated in this County and State.

Description of lands: LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23 SECTION 35, TOWNSHIP 2 S, RANGE 30 W

** Property previously assessed to: AMELIA L HARVELL JOSEY EST OF

On 6th day of March 2024, in Escambia County, Florida, for the sum of (\$73,000.00) SEVENTY THREE THOUSAND AND 00/100 Dollars,

the amount paid as required by law

Mylinda Johnson 221 Palafox Place, Ste 110

Pensacola, FL 32502

Emily Hogg 221 Palafox Place, Ste 110 Pensacola, FL 32502 Pam Childers,

Clerk of Court and Comptroller Escambia County, Florida



On this day of Mach, 20 24, before me personally appeared that County known to me to be the person described in, and who executed the foregoing instruments.

Clerk of Court and Comptroller in and for the State and this County known to me to be the person described in, and who executed the foregoing instrument, and acknowledged the execution of this instrument to be his own free act and deed for the use and purposes therein mentioned.

Witness my hand and office seal date aforesaid

Emily Hogg Comm.: HH 373864 Expires: March 15, 2027 Notary Public - State of Florida



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

AMELIA L HARVELL JOSEY EST OF 57 DE LUNA DR PENSACOLA, FL 32506

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

Property legal description:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

Pursuant to Chapter 197, F.S., the above property was sold at public sale on March 6, 2024, and a surplus of \$48,656.52 (subject to change) will be held by this office for 120 days beginning on the date of this notice to benefit the persons having an interest in this property as described in section 197.502(4), Florida Statutes, as their interests may appear (except for those persons described in section 197.502(4)(h), Florida Statutes). To the extent possible, these funds will be used to satisfy any government lienholder of record before any claimant with a senior mortgage on the property and before distribution of any funds to any junior mortgage or lien claimant or to the former property owner. To be considered for payment of any portion of the surplus funds, you must file a notarized statement of claim with this office within 120 days of this notice.

If you are a lienholder, your claim must include the particulars of your lien and the amounts currently due.

THE FAILURE OF A LIENHOLDER TO FILE A CLAIM FOR SURPLUS FUNDS WITHIN 120 DAYS OF THIS NOTICE CONSTITUTES A WAIVER OF THE LIENHOLDER'S INTEREST IN THE SURPLUS FUNDS AND ALL CLAIMS THERETO ARE FOREVER BARRED.

If your claim has been satisfied, released, or you are waiving your claim, please check the "No claim will be filed" box on the enclosed claim form and return it to our office so that any other liens can be considered.

Dated this 13th day of March 2024.

escambia dounty glerk of court

Deputy Clerk

Tax Deeds • 221 Palafox Place • Suite 110 • Pensacola, FL 32502 • (850) 595-3793



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

CAPITAL ONE BANK USA NA 4851 COX RD GLEN ALLEN, VA 23060

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

Property legal description:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

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If your claim has been satisfied, released, or you are waiving your claim, please check the "No claim will be filed" box on the enclosed claim form and return it to our office so that any other liens can be considered.

Dated this 13th day of March 2024.

ESCAMBIA COUNTY CLERK OF COURT

By: **Deputy Clerk**

Tax Deeds • 221 Palafox Place • Suite 110 • Pensacola, FL 32502 • (850) 595-3793



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

CENTRAL CREDIT UNION OF FLORIDA PO BOX 17048 PENSACOLA, FL 32522

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

Property legal description:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

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If your claim has been satisfied, released, or you are waiving your claim, please check the "No claim will be filed" box on the enclosed claim form and return it to our office so that any other liens can be considered.

Dated this 13th day of March 2024.

Court Roll

ESCAMBIA COUNTY CLERK OF COURT

Deputy Clerk

Tax Deeds • 221 Palafox Place • Suite 110 • Pensacola, FL 32502 • (850) 595-3793



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

HOUSTON R HARVELL 9916 GUIDY LN APT 402 PENSACOLA, FL 32514-7169

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

Property legal description:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

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If you are a lienholder, your claim must include the particulars of your lien and the amounts currently due.

THE FAILURE OF A LIENHOLDER TO FILE A CLAIM FOR SURPLUS FUNDS WITHIN 120 DAYS OF THIS NOTICE CONSTITUTES A WAIVER OF THE LIENHOLDER'S INTEREST IN THE SURPLUS FUNDS AND ALL CLAIMS THERETO ARE FOREVER BARRED.

If your claim has been satisfied, released, or you are waiving your claim, please check the "No claim will be filed" box on the enclosed claim form and return it to our office so that any other liens can be considered.

Dated this 13th day of March 2024.

ESCAMBIA COUNTY CLERK OF COURT

Deputy Clerk



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

JOE ALAN HARVELL, TRACI HARVELL KADERLY, PAM HARVELL AND HOUSTON HARVELL AND MATTHEW HARVELL AND KATHRYN RENEE HARVEL AND BAILEY HARVELL
57 DELUNA DR
PENSACOLA, FL 32506

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

Property legal description:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

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Dated this 13th day of March 2024.

ESCAMISIA COUNTY CLICK OF COURT

Deputy Clerk

Tax Deeds • 221 Palafox Place • Suite 110 • Pensacola, FL 32502 • (850) 595-3793



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

LVNV FUNDING LLC 6801 S CIMARRON RD SUITE 424-J LAS VEGAS, NV 89113

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

Property legal description:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

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ERK OF COURT

Deputy Clerk



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

PAM HARVELL 115 VASSAR DR PENSACOLA, FL 32506

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

Property legal description:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

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(Country

ESCAMBIA COUNTY CLERK OF, COURT

Deputy Clerk

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Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

TRACY L KADERLY 715 N 79TH AVE PENSACOLA, FL 32506

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

Property legal description:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

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Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

ESCAMBIA COUNTY OFFICE OF CODE ENFORCEMENT 2022 CL 116498, AGAINST 57 DE LUNA DR / CE22003915N **IN COMPLIANCE??

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

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ESCAMBIA COUN

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Deputy Clerk



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

ESCAMBIA COUNTY / STATE OF FLORIDA 2015 MM 006196 A - AGAINST JOE HARVELL - COULD NOT FIND WHERE HE EVER HAD INTEREST IN PROPERTY?

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

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ESCAMBIA COUNTY CLERK OF COURT

Deputy Clerk



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

ESCAMBIA COUNTY / STATE OF FLORIDA 2017 MM 001705 A - AGAINST JOE ALAN HARVELL -COULD NOT FIND WHERE HE EVER HAD INTEREST IN PROPERTY?

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

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COUNTY

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Deputy Clerk



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Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

ESCAMBIA COUNTY / STATE OF FLORIDA 2019 CF 000091 A - AGAINST JOE ALAN HARVELL - COULD NOT FIND WHERE HE EVER HAD INTEREST IN PROPERTY???

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

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ESCAMBIA COUNTY CLERK OF COURT

Deputy Clerk



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

ESCAMBIA COUNTY / STATE OF FLORIDA 2019 CF 001210 A / AGAINST JOE ALAN HARVELL -COULD NOT FIND WHERE HE EVER HAD INTEREST IN PROPERTY???

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

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(County)

ESCAMBIA COUNTY CLERK OF COURT

Deputy Clerk



Clerk of the Circuit Court and Comptroller, Escambia County

Clerk of Courts • County Comptroller • Clerk of the Board of County Commissioners • Recorder •

NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CLERK OF THE CIRCUIT COURT

ESCAMBIA COUNTY OFFICE OF CODE ENFORCEMENT 2019 CL 110248 / CE19073620S AGAINST 57 DE LUNA DR / ALSO 8217/1205, 8764/530

Tax Deed File # 0324-43 Certificate # 03024 of 2021 Account # 072895000

Property legal description:

LOT 7 BLK 2 OR 1055 P 788 OR 1061 P 9 DELUNA PARK PB 3 P 20 OR 3884 P 23

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Dated this 13th day of March 2024.

ESCAMBIA COUNTY CLERK OF COURT

Deputy Clerk

	2001 -5	003004	
Tax Certificate #	200 - 200	003024	
Account #	072815000	11 100 16	1
Property Owner	Amelia L t	tarvell Josey La	+ 0+
		70501	
Property Address	57 De Lu	na ex 36506	
SOLD TO:	12 2012 00		
Felipe Silva A-	13,000.00	A Prince Disk	f
relipe onva		Amt Available to Disb	urse \$
	The Reserve of the Second Seco	Check #	Balance
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Recording Fees (from TXD receipt)	\$ 539.50	Key Fee in BM as OR860	\$
Clerk Registry Fee (fee due clerk tab)	\$ 1,013.81	Rey Fee III DIVI as Of toos	\$
Tax Collector Fee (from redeem screen	\$ 1250 \		\$
Certificate holder/taxes & app fees	\$ 5,189,27		\$
Refund High Bidder unused sheriff fees	\$ 40.00 V		\$65,406,72
Additional taxes 2023	\$1,296,30V		\$ 6 3 247 57
Postage final notices	\$ 59.70		\$481051057
COOK BUE	\$ 166011.00		\$210,8257
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BALANCE IN TAX DEEDS SHOULD M	ATCH BALANCE IN BENC	HMARK!!!!!!!!!!!	
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Post sale process:		∠ien Information:	
Tax Deed Results Report to Tax Collect	tor	√	
Print Deed/Send to Admin for signature	!	1	5 6110 (601 16
Request check for recording fees/doc s	stamps	MCOREON OF IN	Due \$ 10, 10°11.00
Request check for Clerk Registry fee/fe	ee due clerk	V MEN POLITION	Due \$ 10, 491.00 Paid \$ 14, 491.00 Due \$ 21974.00 Paid \$ 21974.00
Request check for Tax Collector fee (\$	6.25 etc)	1000 889A 1395 (F	Due \$ 200 M.A
Request check for certificate holder ref	und/taxes & app fees	V 8899/1395/3	
Request check for any unused sheriff f	ees to high bidder-	M Ren	Due \$
Print Final notices to all lienholders/ow	ners	\/~/\/ *	Paid \$
Request check for postage fees for fina	al notices	TWY TO	Due \$
Determine government liens of record/	amounts due	Compliand	Paid \$
Record Tax Deed/Certificate of Mailing	ı		Due \$
Copy of Deed for file and to Tax Collect	ctor		Paid \$
			Due \$
Notes: A RIMINAL LI	ENS AGAINST		Paid \$
Notes. 78 DIMINING			Due \$
JOE HARVELL	DID NOT		Paid \$
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PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

CODE ENFORCEMENT LIEN PAYOFF

OFFICIAL RECORDS
P.O. Box 333
Pensacola, FL 32591-0333
Check payable to Pam Childers,
Clerk Of The Circuit Court

Escambia County Governmental Complex 221 Palafox Place, Suite 110 Pensacola, FL 32501-5844 850-595-3930 FAX 850-595-4827

Offi	icial Record	ds Book: 82	17 Pa	age: 1368	View Image	e			
Sta	rt Date [02/01/2020			Court Cost 23	35.00]	
Red	cording Fe	es 74.00							
	Copie	es 8.00	Cei	tified Abatement (Costs 2,150.	00			
Fin	e Per Day	\$20.00		Date 0	Of Payoff 01/	11/2022			
				Submit	Reset	Clear			
Per	Number Of Days Accrued	Accumulated Fine	Court Cost	Reimbursement Of Costs		Preparing Fee For Cancellation	Pavott	Certified Abatement Costs	
20.00	710	\$14,200.00	\$235.00	\$82.00	\$10.00	\$7.00	\$7.00	\$2,150.00	\$16,691.00

2019 CL110748 57 DE LANA CEPO13400S

Recorded in Public Records 4/14/2022 3:59 PM OR Book 8764 Page 530, Instrument #2022038455, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$10,00

> Recorded in Public Records 4/14/2022 3:13 PM OR Book 8764 Page 459, Instrument #2022038423, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$10.00

THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR ESCAMBIA COUNTY, FLORIDA

ESCAMBIA COUNTY, FLORIDA

Case No: CE19073620S Location: 57 DE LUÑA DR PR #: 352S306000007002

JOSEY AMELIA L HARVELL 57 DELUNA DR PENSACOLA, FL 32506

Cost Order

THIS CAUSE was brought before the Office of the Environmental Enforcement Special Magistrate on Petitioner's Certification of Costs, pursuant to the Special Magistrate's Order and the Special Magistrate having found the Respondent in violation of Escambla County Code of Ordinances.

Escambia County has confirmed that the property has been brought into compliance per the Special Magistrate Order, THEREFORE, the Special Magistrate being otherwise fully advised of the premises; it is hereby ORDERED, pursuant to Section 30-35 of the Escambia County Code of Ordinances, that the following itemized costs shall be added to the fines imposed by the Order of Special Magistrate dated 12/17/2019.

Itemized Cost

Daily fines

\$14,200.00

\$20.00 Per Day From: 02/01/2020 To: 01/11/2022

Fines

\$0.00

Court Cost County Abatement Fees \$235.00

Administrative Costs

\$2,150.00 \$0.00

\$0.00

Payments

Total: \$16,585.00

DONE AND ORDERED at Escambia County, Florida on

Gregory Farrar Special Magistrate

Office of Environmental Enforcement

Recorded in Public Records 12/18/2019 3:54 PM OR Book 8217 Page 1368, Instrument #2019110248, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$27.00

Recorded in Public Records 12/18/2019 3:17 PM OR Book 8217 Page 1205, Instrument #2019110204, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$27.00

THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR THE COUNTY OF ESCAMBIA, STATE OF FLORIDA

PETITIONER ESCAMBIA COUNTY FLORIDA, CASE NO: CE19073620S LOCATION: 57 DE LUNA DR PR#: 352S306000007002

VS.

, JOSEY AMELIA L HARVELL EST OF 57 DELUNA DR PENSACOLA, FL 32506 RESPONDENT(S)

ORDER

LDC. Ch. 4. Art. 7. Sec. 4-7.9 Outdoor Storage

Sec. 42-196(a) Nuisance - (A) Nuisance

Sec. 42-196(b) Nuisance - (B) Trash and Debris

Unsafe Structures - 30-203 (O) Roof

Unsafe Structures - 30-203 (U) Broken/cracked

BK: 8217 PG: 1369

BK: 8217 PG: 1206

THEREFORE, The Special Magistrate being otherwise fully advised in the premises; it is hereby **ORDERED** that the **RESPONDENT(S)** shall have until 1/31/2020 to correct the violation and to bring the violation into compliance.

Corrective action shall include:

Complete removal of all contributing nuisance conditions; trash, rubbish, overgrowth and legally dispose of. maintain clean conditions to avoid a repeat violation.

Obtain building permit and restore structure to current building codes or, obtain demolition permit and remove the structure(s), legally disposing of all debris.

Remove all refuse and dispose of legally and refrain from future littering

If you fail to fully correct the violation within the time required, you will be assessed a fine of \$20.00 per day, commencing 2/1/2020. This daily fine shall continue until this violation is abated and the violation brought into compliance or until as otherwise provided by law. YOU ARE REQUIRED, immediately upon your full correction of this violation(s), to contact the Escambia County Environmental Enforcement Office in writing to request that they immediately inspect the property to make an official determination of whether the violation has been abated and brought into compliance. If the violation is not abated within the specified time period, then the County may elect to take whatever measures are necessary to abate the violation for you. These measures could include, but are not limited to, DEMOLISHING YOUR STRUCTURE(S), LEGALLY DISPOSING OF ALL CONTRIBUTING CONDITIONS, AND OWING OF DESCRIBED VEHICLE(S). The reasonable cost of such will be assessed against you and will constitute a lien on the property. Pursuant to Escambia County Resolution R2017-132, costs int the amount of \$235.00 are awarded in favor of Escambia County as the prevailing party against RESPONDENT(S).

BK: 8217 PG: 1370 Last Page

BK: 8217 PG: 1207 Last Page

This fine shall be forwarded to the Board of County Commissioners. Under the authority of sec. 162.09, Fla. Stat., and Sec. 30-35 of the Code of Ordinances, the Board of County Commissioners will certify to the Special Magistrate all costs imposed pursuant to this order. All fees, fines and costs owing hereunder shall constitute a lien on ALL YOUR REAL AND PERSONAL PROPERTY including any property involved herein, which lien can be enforced by foreclosure and as provided by law.

You have the right to appeal orders of the Special Magistrate to the Circuit Court of Escambia County. If you wish to appeal, you must give notice of such in writing to both the Environmental Enforcement Division at 3363 W Park Place, Pensacola, Florida 32505 and the Escambia County Circuit Court at the M.C. Blanchard Judicial Building, 190 Governmental Center, Pensacola, Florida 32501, no later than 30 days from the date of this order. Failure to timely file a Written Notice of Appeal will waive your rights to appeal.

Jurisdiction is retained to enter such further orders as may be appropriate and necessary.

DONE AND ORDERED at Escambia County, Florida on the 17th day of

December, 2019.

Gregory Farrat
Special Magistrate
Office of Environmental Enforcement

CERTIFIED TO BE A TRUE COPY OF THE ORIGINAL ON FILE IN THIS OFFICE WITNESS MY HAND AND OFFICIAL SEAL PAM CHILDERS

CLERK OF THE CIRCUIT COURT & COMPTROLLER

ESCAMBIA COUNTY, FLORIDA

Mylinda Johnson (COC)

From:

Chinnia M. Moore

Sent:

Wednesday, March 13, 2024 10:58 AM

To:

Mylinda Johnson (COC); Ashley Danner (COC); Beth A. Larrieu; Caleb M. White; DeLana

Allen-Busbee (COC); Heather Mahoney (COC); Katherine E. Williams; Tara D. Cannon;

Terrance D. Davis

Cc:

COC TaxDeeds

Subject:

Re: 57 De Luna Dr / CE22093915N (Tax Deed case 2021 TD 03024) In compliance???

It is not in compliance but the payoff until 03/06/24 is \$21600 daily fines and \$250.00 court cost. total

\$21,850.00

+ 124. ~ peconding

Chinnia Moore Environmental Enforcement Services Coordinator Monday-Thursday 7am-5:30pm Main Line 850-595-1820 X2 Fax 850-595-0149

From: Mylinda Johnson (COC) <MJOHNSON@escambiaclerk.com>

Sent: Wednesday, March 13, 2024 9:58 AM

To: Ashley Danner (COC) <adanner@escambiaclerk.com>; Beth A. Larrieu <balarrie@myescambia.com>; Caleb M. White <cmwhite@myescambia.com>; Chinnia M. Moore <CMMOORE@myescambia.com>; DeLana Allen-Busbee (COC) <DAllen-Busbee@escambiaclerk.com>; Heather Mahoney (COC) <HMAHONEY@escambiaclerk.com>; Katherine E. Williams < kewilliams@myescambia.com>; Tara D. Cannon < tdcannon@myescambia.com>; Terrance D. Davis <TEDAVIS@myescambia.com>

Cc: COC TaxDeeds < TaxDeeds@escambiaclerk.com >

Subject: 57 De Luna Dr / CE22093915N (Tax Deed case 2021 TD 03024) In compliance???

Is the following case in compliance?

The property at 57 De Luna Drive sold at Tax Deed auction to Flarc Union Investments LLC, 3233 Rangers Gate, Marietta GA 30062.

If it's not in compliance, please provide an approximate payoff through the Tax Deed sale date of 3/6/2024.

Recorded in Public Records 12/6/2022 10:06 AM OR Book 8899 Page 1395, Instrument #2022116498, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$35.50

Recorded in Public Records 12/6/2022 8:57 AM OR Book 8899 Page 1349, Instrument #2022116476, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$35.50

THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR THE COUNTY OF ESCAMBIA, STATE OF FLORIDA

PETITIONER
ESCAMBIA COUNTY FLORIDA.

CASE NO: CE22093915N LOCATION: 57 DE LUNA DI PR#: 352830600000

VS.

JOSEY AMELIA L HARVELL EST OF, 57 DE LUNA DR PENSACOLA, FL 32506 RESPONDENT(S)

ORDER



Mylinda Johnson

Operations Supervisor 850-595-4813 mjohnson@escambiaclerk.com

Office of Pam Childers
Escambia County Clerk of the Circuit Court
& Comptroller
221 Palafox Place Ste 110, Pensacola, FL 32502
www.EscambiaClerk.com

Under Florida law, written communication to or from the Escambia County Clerk's Office may be subject to public records disclosure.

Recorded in Public Records 12/6/2022 10:06 AM OR Book 8899 Page 1395, Instrument #2022116498, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$35.50

Recorded in Public Records 12/6/2022 8:57 AM OR Book 8899 Page 1349, Instrument #2022116476, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$35.50

THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR THE COUNTY OF ESCAMBIA, STATE OF FLORIDA

PETITIONER ESCAMBIA COUNTY FLORIDA, CASE NO:

CE22093915N **LOCATION: 57 DE LUNA DR**

3528306000007002

VS.

JOSEY AMELIA L HARVELL EST OF, 57 DE LUNA DR PENSACOLA, FL 32506 RESPONDENT(S)

ORDER

This CAUSE having come before the Office of Environmental Enforcement Special Magistrate on the Petition of the Environmental Enforcement Officer for alleged violation of the ordinances of the County of Escambia, State of Florida, and the Special Magistrate having considered the evidence before him in the form of testimony by the Enforcement Officer and the Respondent(s) or representative thereof, The Hwell as well as evidence submitted, and after consideration of the appropriate sections of the Escambia County Code of Ordinances, the Special Magistrate finds that a violation of the following Code of Ordinances has occurred and continues:

LDC. Ch. 4. Art. 7. Sec. 4-7.9 Outdoor Storage

Sec. 42-196(a) Nulsance - (A) Nuisance

Sec. 42-196(b) Nuisance - (B) Trash and Debris

Sec. 42-196(d) Nuisance - (D) Overgrowth

Sec. 82-171. Solid Waste - Mandatory Collection

Sec. 30-33 Initial Enforcement Procedures

Unsafe Structures - 30-203 (T) Windows in bad repair

BK: 8899 PG: 1396

BK: 8899 PG: 1350

Unsafe Structures - 30-203 (X) Exterior door in bad repair

THEREFORE, the Special Magistrate, being otherwise fully apprised, finds as follows:

It is hereby **ORDERED** that the **RESPONDENT(S)** shall have until **12/29/2022** to correct the violation(s) and to bring the violation into compliance. Corrective action shall include:

Complete removal of all contributing nuisance conditions; trash, rubbish, overgrowth and legally dispose of maintain clean conditions to avoid a repeat violation.

Obtain building permit and restore structure to current building codes or, obtain demolition permit and remove the structure(s), legally disposing of all debris.

Subscribe for residential waste collection with a legal waste collection service and comply with solid waste disposal methods

Remove all outdoor storage from the property. Store indoor items in a garage, shed or dwelling.

If Respondent(s) fail to fully correct the violation(s) within the time required, Respondent(s) will be assessed a fine of \$50.00 per day, commencing 12/30/2022.

This fine shall continue until the violation(s) is/are abated and the violation(s) brought into compliance, or until as otherwise provided by law. RESPONDENT IS REQUIRED, immediately upon full correction of the violation(s), to contact the Escambia County

Office of Environmental Enforcement in writing to request that the office immediately inspect the property to make an official determination of whether the violation(s) has/have been abated and brought into compliance. If the violation(s) is/are not abated within the specified time period, Escambia County may elect to undertake any necessary measures to abate the violation(s). These measures could include, but are not limited to, DEMOLISHING NON-COMPLIANT STRUCTURES, LEGALLY DISPOSING

BK: 8899 PG: 1397

BK: 8899 PG: 1351

OF ALL CONTRIBUTING CONDITIONS, AND TOWING OF DESCRIBED VEHICLE(S).

At the request of Escambia County, the Sheriff shall enforce this order by taking reasonable law enforcement action to remove from the premises any unauthorized person interfering with the execution of this order or otherwise refusing to leave after warning.

The reasonable cost of such abatement will be assessed against RESPONDENT(S) and shall constitute a lien on the property. Pursuant to Escambia County Resolution R2017-132, costs in the amount of \$250.00 are awarded in favor of Escambia County as the prevailing party against RESPONDENT(S).

This fine shall be forwarded to the Board of County Commissioners of Escambia County. Under the authority of Sec. 162.09, Fla. Stat., as amended, and Sec. 30-35 of the Escambia County Code of Ordinances, as amended, the Board of County Commissioners will certify to the Special Magistrate all costs imposed pursuant to this order. All fees, fines, and costs owing hereunder shall constitute a lien upon ALL REAL AND PERSONAL PROPERTY OWNED BY RESPONDENT(S) including property involved herein, which lien can be enforced by foreclosure and as provided by law.

RESPONDENT(S) have the right to appeal the order(s) of the Special Magistrate to the Circuit Court of Escambla County. If RESPONDENT(S) wish(es) to appeal, RESPONDENT(S) must provide notice of such appeal in writing to both the Environmental Enforcement Division at 3363 West Park Place, Pensacola, Florida 32505, and the Escambla County Circuit Court, M.C. Blanchard Judicial Building, 190 W. Government St, Pensacola, Florida, 32502, no later than 30 days from the date of this order. Failure to timely file a Written Notice of Appeal will constitute a waiver of the right to appeal this order.

BK: 8899 PG: 1398 Last Page

BK: 8899 PG: 1352 Last Page

Jurisdiction is hereby retained to enter such further orders as may be appropriate and necessary.

DONE AND ORDERED in Escambia County, Florida on this 29th day of

November, 2022.

DeWitt D. Clark

Special Magistrate
Office of Environmental Enforcement

Pam Childers
CLERK OF THE CIRCUIT COURT
ESCAMBIA COUNTY FLORIDA
INST# 2024020293 3/18/2024 2:54 PM
OFF REC BK: 9118 PG: 1897 Doc Type: ROL

STATE OF FLORIDA COUNTY OF ESCAMBIA

CANCELLATION OF LIEN

Case No. CE19073620S

The Code Enforcement Special Master Order dated 12/17/2019, created pursuant to Section 30-35 of Escambia County Code of Ordinances and recorded as a lien on 12/18/2019 against Est of Amelia L. Harvell Josey, whose address is 57 DeLuna Dr, Pensaocla FL 32506, is hereby satisfied by payment in full to Pam Childers, Clerk of the Circuit Court, Escambia County, FL, on this 18th day of March, 2024.

Official Records Book/Pg#s: 8217/1368, 8217/1205, 8764/530 and 8764/459

THE CONTRACTOR OF COURT AND THE COURT AND TH

STATE OF FLORIDA COUNTY OF ESCAMBIA PAM CHILDERS
CLERK OF THE CIRCUIT COURT

MINTER

Before the undersigned deputy clerk, personally appeared Mylinda Johnson, personally known to me and known to me to be the individual described by said name who executed the foregoing cancellation as Deputy Clerk to Pam Childers, Clerk of the Circuit Court, and acknowledged before me that she executed the same for the uses and purposes therein set forth.

Given under my hand and official seal this 18th day of March, 2024.

OF CHOOSE OF CHO

Prepared by
Pam Childers
Clerk of the Circuit Court

PAM CHILDERS

CLERK OF THE CIRCUIT COURT

ESCAMBIA COUNTY, FLORIDA

Deputy Clerk



Voice: (850) 583-4161 Facsimile: (866) 559-2989

Post Office Box 12492 Tallahassee, Florida 32317-2492 www.heckmanlawgroup.com eservice@heckmanlawgroup.com

April 5, 2024

Via First Class Mail

Escambia County Clerk of Court

Attn: Tax Deeds/Surplus Funds Section

221 Palafox Pl. Ste 100 Pensacola, FL 32502

Re: Your File No. 0324-43

Tax Certificate No.: 3024 of 2021

Account No.: 072895000

Tax Lien Sale Date: March 6, 2024

Property Address: 57 Deluna Drive, Pensacola, FL 32506

Central Credit Union of Florida n/k/a Loyalty Credit Union v. Amelia Louise Hattaway Harvell

Josey (Deceased) and Traci Leanne Kaderly

Court Case No.: 2022 CA 001991

HLG File No.: 22-111 MM

Dear Deputy Clerk:

Please find a copy of my client's affidavit of claim to surplus funds in the Court Registry in the above-referenced matter. Please send a copy of all further correspondence in this matter to my client at 1200 East Nine Mile Road, Pensacola, FL 32314 with a copy to my office by US Mail at our PO Box above, or by e-mail at chad@heckmanlawgroup.com

As always, if you have any questions, please feel free to contact me.

Sincerely yours,

Chad D. Heckman

CDH:mm Enclosure

- Affidavit of Claim for Surplus Funds with attachments

IN THE CIRCUIT COURT OF COURT OF ESCAMBIA COUNTY, FLORIDA

Re: File No. 0324-43

Certificate No.: 3024 of 2021 Account No.: 072895000 Sale Date: March 6, 2024

Property Address: 57 Deluna Drive, Pensacola, FL 32506

AFFIDAVIT OF CLAIM FOR TAX DEED SALE SURPLUS FUNDS

Henry Knue, being first duly sworn, deposes and says:

- 1. I am the Chief Lending Officer for Central Credit Union of Florida n/k/a Loyalty Credit Union (hereinafter the "Credit Union"), and I am authorized to make this Affidavit on behalf of the Credit Union. My current business mailing address is 1200 East Nine Mile Road, Pensacola, FL 32314.
- 2. The Credit Union hereby submits its claim for tax deed surplus funds being held by the Clerk of Court of Escambia County, Florida resulting from the tax deed sale on March 6, 2024, under File No. 0324-43, Certificate No.: 3024 of 2021, Account No.: 072895000. The approximate amount of surplus being held is \$26,682.52. The property at issue is described on the attached final judgment, mortgage and note given by the prior owner in favor of the Credit Union. The total owed to the Credit Union as of the date of this affidavit is \$50,092.98 inclusive of principal of \$39,891.89, interest of \$3,729.19, late fees of \$28.00, foreclosure case court costs of \$1,500.90 and attorney's fees of \$4,942.50.
- 3. The Credit Union is one of the entities described in section 197.502(4), Florida Statutes, and it is entitled to the surplus funds by virtue of its interest in the property as: (check one)
 - o **Previous Owner** legal titleholder of record of such property at the time of such tax deed sale and I have included the following:

Copy of Deed showing interest in property

o Heir/Beneficiary/Executor of the Estate of such property at the time of such tax deed sale and I have included the following:

Death Certificate of previous owner (certified copy or an original)
Probate documentation for the estate containing the tax deed number, filed in
Florida, listing all heirs/beneficiaries and their entitlement and is a certified copy
from the court of final order

✓ The Credit Union was a Lien Holder of Record as the Mortgagee of Record at the time of such tax deed sale and I have attached the following to substantiate this claim:

A copy of the recorded mortgage and note bearing the name of the Mortgagor who was the owner of the property at the time of such tax deed sale. The subject lien or mortgage is valid and was recorded in the Official Records of Escambia County, Florida as shown by the recording information on the attached mortgage.

✓ Officer's authority to request funds:

Business Name: Central Credit Union of Florida n/k/a Loyalty Credit Union

Name of Officer: Henry Knue

Title of Officer: Chief Lending Officer, Central Credit Union of

Florida n/k/a Loyalty Credit Union

- 4. Because the amount owed to it is greater than the total surplus being held by the Clerk of Court, the Credit Union makes claim to 100% of the surplus funds generated from such tax deed sale. The Credit Union understands that the Clerk of Court has or will subtract its fees from the sale pursuant to the Florida Statutes. The Credit Union further understands that if it is making a claim as the holder of the attached mortgage against the property and that any lien holders found to be superior to the Credit Union's interest will be paid before it is entitled to any of the surplus.
- 5. The Credit Union has not, either before or after such tax deed sale, conveyed its title or assigned its interest in such property to any third party or any portion of the surplus funds from such tax deed sale being held by the Clerk of Circuit Court of Escambia County, Florida and/or Escambia County, Florida.
- 6. On behalf of the Credit Union, I acknowledge that I am making the above representations under oath in order to receive payment of such surplus funds, and understand that, if it is later discovered or determined that payment of such surplus funds to the Credit Union was in error, the Credit Union shall be liable for the repayment of such surplus funds to the Clerk and/or Escambia County, Florida.

7. Payment of the surplus funds should be made payable to "Central Credit Union n/k/a Loyalty Credit Union" and sent to the attention of Ms. Becky Biggs at 1200 East Nine Mile Road, Pensacola, FL 32314.

Henry Knue as Chief Lending Officer of

Central Credit Union n/k/a Loyalty Credit Union.

STATE OF FLORIDA COUNTY OF ESCAMBIA

BEFORE ME, the undersigned authority, personally and in my physical presence appeared Henry Knue, as Chief Lending Officer of Central Credit Union of Florida n/k/a Loyalty Credit Union, who is personally known by me and who by me was first duly sworn and cautioned, states that he executed the foregoing and the contents thereof are true and correct.

WITNESS my hand and official seal, on

Centhia M. Crosto

(Printed name of Notary)
Notary Public

My Commission Expires:

Cynthia N. Acosta Notary Public - State of Florida Commission # HH 361436 My Comm. Expires 03/19/27

Pam Childers CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY FLORIDA INST# 2014023033 04/03/2014 at 04:12 PM
OFF REC BK: 7154 PG: 703 - 707 Doc Type: MTG2
RECORDING: \$44.00 MTG Stamps \$217.35

PREPARED BY CYNTHIA ACOSTA 6200 N. "W" ST. Pensacola, FL 32505

WHEN RECORDED, MAIL TO Central Credit Union of Florida PO BOX 17048 Pensacola, FL 32522

	MORTGAGE	SPACE ABOVE IS FOR RECORDER'S USE
THE MODICACE is made on as rest	14	between the Mortgagor,
THIS MORTGAGE is made on <u>03/26/</u> AMBLIA LOUISE JOSEY a/k/a Amelia L. 1	Marvell, an unmarried woman	
Ambuin boots tools (, t) a state of the		
(herein "Borrower"), and the Mortgagee,	Central Credit Union of Florida	, a
corporation organized and existing under	the laws of State of Florida	· · · · · · · · · · · · · · · · · · ·
whose address is 6200 N. "W" ST. Pensace		
Wildse address is 0200 M. W B1. 19805		(herein "Lender").
WHEREAS, Borrower is indebted to L is evidenced by Borrower's note dated providing for monthly installments of prin due and payable on;	ender in the principal sum of U 03/26/14 and extensions cipal and interest, with the bala	S. \$ 62,025.00 which indebtedness and renewals thereof (herein "Note"), ance of indebtedness, if not sooner paid,
TO SECURE to Lender the repayment payment of all other sums, with interest the Mortgage; and the performance of the control of	hereon, advanced in accordance	
LOT 7, BLOCK 2, DELUNA PARK, A SUBDI 2 SOUTH, RANGE 30 WEST, ESCAMBIA COU PLAT BOOK 3, PAGE 20, OF THE PUBLIC	NTY, FLORIDA, ACCORDING TO PI	N 35, TOWNSHIP AT RECORDED IN
which has the address of	•	
WHICH has the address of _57 betwee Dity	4	(bearing HDunnamia Addresses):
Pensacola	, Flori	da <u>32506</u> (herein "Property Address"); (Zip Code)
(City)		
appurtenances and rents, all of which si Mortgage, and all of the foregoing, toge leasehold) are hereinafter referred to as the	hall be deemed to be and remained ther with said property (or the employerty."	the property, and all easements, rights, in a part of the property covered by this leasehold estate if this Mortgage is on a chereby conveyed and has the right to proumbered except for encumbrances of
mortgage, grant and convey the Propert record. Borrower covenants that Borrower claims and demands, subject to encumbrar	al Malialite and Am defend Aci	encumbered, except for encumbrances of the details the title to the Property against all
		FFI 209-e

CUNA Mutual Group 2013 All Rights Reserved

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal and interest

indebtedness evidenced by the Note and late charges as provided in the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments (including condominium and planned unit development assessments, if any) which may attain priority over this Mortgage and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof. Borrower shall not be obligated to make such payments of Funds to Lender to the extent that Borrower makes such payments to the holder of a prior mortgage or deed of trust if such holder is an institutional lender.

If Borrower pays Funds to Lender, the Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums

secured by this Mortgage. If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up the

deficiency in one or more payments as Lender may require.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 17 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender,

any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgage.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraphs 1 and 2 hereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower under paragraph 2 hereof, then to interest payable on the Note, and then to the principal of the Note.

4. Prior Mortgages and Deeds of Trust; Charges; Liens. Borrower shall perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage, including Borrower's covenants to make payments when due. Borrower shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any.

5. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", flood and such other

hazards as Lender may require and in such amounts and for such periods as Lender may require.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to Lender and shall include a standard mortgage clause in favor of and in a form acceptable to Lender Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make

proof of loss if not made promptly by Borrower.

If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration

or repair of the Property or to the sums secured by this Mortgage.

6. Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents.

> FFI 209-A Page 2

7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums, including reasonable attorneys' fees, and take such action as is necessary to protect Lender's interest. If Lender required mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, at the Note rate, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action

8. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, subject to the terms of any mortgage, deed of trust or

other security agreement with a lien which has priority over this Mortgage.

10. Borrower Not Released; Forbearance by Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.

11. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Note, (a) is co-signing this Mortgage only to mortgage, grant and convey that Borrower's interest in the Property to Lender under the terms of this Mortgage, (b) is not personally liable on the Note or under this Mortgage, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Mortgage or the Note without that Borrower's consent and

without releasing that Borrower or modifying this Mortgage as to that Borrower's interest in the Property. 12. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by delivering it or by mailing such notice by First Class mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by First Class mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given

in the manner designated herein.

13. Governing Law; Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Mortgage. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Note are declared to be severable. As used herein, "costs", "expenses" and "attorneys' fees" include all sums to the extent not prohibited by applicable law or limited herein.

14. Borrower's Copy. Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the

time of execution or after recordation hereof.

15. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair, or other loan agreement which Borrower enters into with Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with improvements made to the Property.

16. Transfer of Property or a BeneficialInterest in Borrower. If all or any part of the Property or any interest in it sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Mortgage. However, this option shall not be exercised by Lender if exercise is prohibited by

federal law as of the date of this Mortgage.

EFL209-e Page 3

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Mortgage. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Mortgage without further notice or demand on Borrower. NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

17. Acceleration; Remedies. Except as provided in paragraph 16 hereof, upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall give notice to Borrower as provided in paragraph 12 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) 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 Mortgage, foreclosureby judicial proceeding, and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the nonexistence of a default or any other defense of Borrower to acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice, Lender, at Lender's option, may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorneys' fees, court costs, and costs of documentary evidence, abstracts and title

18. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage due to Borrower's breach, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage if: (a) Borrower pays Lender all sums which would be then due under this Mortgage and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage, and in enforcing Lender's remedies as provided in paragraph 17 hereof, including, but not limited to, reasonable attorneys', except where prohibited by law, fees and court costs; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured

hereby shall remain in full force and effect as if no acceleration had occurred.

19. Assignment of Rents; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 17 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due

and payable.

Upon acceleration under paragraph 17 hereof or abandonment of the Property, Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.

20. Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without

charge to Borrower. Borrower shall pay all costs of recordation, if any.

21. Attorneys' Fees. As used in this Mortgage and in the Note, "attorneys' fees" shall include attorneys' fees, if any, which may be awarded by an appellate court.

EFL209-e

REQUEST FOR NOTICE OF DEFAULT AND FORECLOSURE
UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST

Borrower and Lender request the holder of any mortgage, deed of trust or other encumbrance with a lien which has priority over this Mortgage to give Notice to Lender, at Lender's address set forth on page one of this Mortgage, of any default under the superior encumbrance and of any sale or other foreclosure action.

IN WITNESS WHEREOF, Borrower has executed this Mortgage.

NOTICE TO BORROWER

at eign this Mortgage if it contains blank spaces. All spaces should be completed before you sign

Signed and delivered in the presence	e of:	1	
Signature of Witness	Signature of B	Borrower Josey	(Seal)
CYNTHIA (ACOSTA Name of Witness Typed, Printed	or Stamped Name of Borr	rower Typed, Printed or S	Stamped
Name of vittless Typed, Finited	57 Deluna Di Pensacola		FL 32506
* While of		ess of Borrower, Typed,	
Signature of Witness	Signature of I	Borrower	(Seal)
Name of Witness Typed, Printed	or Stamped Name of Born	rower Typed, Printed or S	Stamped
X	Mailing Addr	ess of Borrower, Typed,	Printed or Stamped
Signature of Witness	Signature of I	Borrower	(Seal)
Name of Witness Typed, Printed	or Stamped Name of Bon	rower Typed, Printed or S	Stamped
X	Mailing Addre	ess of Borrower, Typed,	Printed or Stamped
Signature of Witness	Signature of	Borrower	(Seal)
Name of Witness Typed, Printed	or Stamped Name of Bor	rower Typed, Printed or	Stamped
	Mailing Addr	ess of Borrower, Typed,	Printed or Stamped
Central Credit Union of Florida		729868	
oan Originator Organization		NMLSR ID Number	
ynthia Acosta oan Originator		755137 NMLSR ID Number	
TATE OF FLORIDA, <u>Escambia</u>	County ss:		
The foregoing instrument was y AMBLIA LOUISE JOSEY	acknowledged before me this 03/	/26/14	(date)
who is personally known to me take an oath.	or who has produced		as identification and
Signature of Person Taking Acknowledgment		7	
lame of Acknowledger Typed, Printed or Stamped	CYNTHIA N. ACOSTA NOTARY PUBLIC - STATE OF FLORIDA		
litie or Name	COMMISSION # EE 59272 MY COMMISSION EXPIRES MARCH 19, 20	15	
Serial Number, if Any	Page 5		EFL209-

Page 5





Note and Disclosure Statement

							14 7 10 7 0 17
DATE	ACCOUNT NUMBER	NOTE NUMBER		T NUMBER	REFE	RENCE NUMBER	MATURITY DATE
/26/2014	59540	0103	009-0724-2	2			03/30/2029
	BORRO	WER 1	114445	AND ADDRESS		ROWER 2 INT FROM BORRO	MED 1)
NAME AND AD AMELIA LOUIS 57 DELUNA DI PENSACOLA	SE JOSEY RIVE		NAME	(AND ADDRESS	IF DIFFERE	CIVI PROM BORRO	MEN I)
	BORRO	WER 3			BOR	ROWER 4	
		TRUTH IN LENDING					
	credit as a yearly rate.	credit will cost you. pro	ne amount of cre ovided to you or our behalf.	on paid after yo payments as	you will hou have made	_{ave} off early you be all to pay a p	ent: If you pay ou will not have enalty.
	RATE AND PAYME						rance: You may insurance from
			Rate 8	& Monthly Pay	yment	anyone you	want that is
Interest Rat	е			4.670 %		acceptable to the Credit Union If you get the insurance fron the Credit Union you will pay	
Principal + I	nterest Payment		\$	480.36	5	the Credit Unio	n you will pay
Est. Taxes (Includes	Insurance (Escrow Private Mortgage Ir) isurance)	\$			\$	
	Monthly Payment		\$	480.36		Filing Fees	\$
There is no	guarantee that you	will be able to refinance t	to lower your r	ate and payme	ents.		· · · · · · · · · · · · · · · · · · ·
☐ Balloor	Payment(Check if	applicable) Final Ball	loon Payment	due		\$	
and/or depo	sits in the Credit Un		perty being pu	urchased; L	_ Other (Describe)	☐ your shares
Assumptio	n:Someone buying	your dwelling cannot as	sume the rem	ainder of the le	oan on th	e original terms	
Late Charg							
If your payme	nt is more than 10 days la	ate, we may collect from you a	late payment cha	rge of 5% of the p	ayment amo	ount with a minimum	of \$28.00.
Itemization	of the Amount Fi	nanced:You have the ri	ght to receive an Itemization	at this time an	n Itemiza	tion of the Amo	unt Financed.
See your c	ontract documents	for any additional info			t, default	, and any requi	red repayment
in full befo	re the scheduled da	ate.					
You are no otherwise a	ot required to comp uthenticated, a loan	plete this agreement me application.	erely because	you nave re	ceived th	iese disclosures	or signed; or

BALLOON PAYMENT (Check if applicable)
THIS LOAN IS PAYABLE IN FULL AT MATURITY. YOU MUST REPAY THE ENTIRE PRINCIPAL BALANCE OF THE LOAN AND UNPAID INTEREST
THEN DUE. LENDER IS UNDER NO OBLIGATION TO REFINANCE THE LOAN AT THAT TIME. YOU WILL, THEREFORE, BE REQUIRED TO MAKE
PAYMENT OUT OF OTHER ASSETS THAT YOU MAY OWN, OR YOU WILL HAVE TO FIND A LENDER, WHICH MAY BE THE LENDER YOU HAVE
THIS LOAN WITH, WILLING TO LEND YOU THE MONEY. IF YOU REFINANCE THIS LOAN AT MATURITY, YOU MAY HAVE TO PAY SOME OR
ALL OF THE CLOSING COSTS NORMALLY ASSOCIATED WITH A NEW LOAN EVEN IF YOU OBTAIN REFINANCING FROM THE SAME LENDER.

Central Credit Union of Florida

AMELIA LOUISE JOSEY

Date /26/2014

PROPERTY ADDRESS

CITY

STATE

ZIP CODE

57 DELUNA DRIVE PENSACOLA FL 32506

NOTE

In this agreement "Borrower" or "I" mean each person who signs, or otherwise authenticates, this Note. The Lender, as defined below, and anyone who takes this Note by transfer and is entitled to receive payments under this Note will be called the "Note Holder".

1. BORROWER'S PROMISE TO PAY-- In return for a loan that I have received, I promise to pay U.S. \$ 62,025.00 (this amount will be called "principal"), plus interest, to the order of the Lender. The Lender is

Central Credit Union of Florida

I understand that the Lender may transfer this Note.

- 2. INTEREST -- I will pay interest at a yearly rate of 4.670 %. Interest will be charged on that part of principal which has not been paid. Interest will be charged beginning on the date of this Note and continuing until the full amount of principal has been paid.
- 3. PAYMENTS -- I will pay principal and interest by making payments each month of U.S. \$ 480.36 . If I elect voluntary payment protection, the Note Holder will include the premium or program fees in each payment. I will make my payments on the 30 day of each month beginning on 04/30/14 I will make these payments every month until I have paid all of the principal and interest and any other charges, described below, that I may owe under this Note. If, on 03/30/29, I still owe amounts under this Note, I will pay all those amounts, in full, on that date. I will make my monthly payments at

Central Credit Union of Florida 6200 North W Street Pensacola FL 32505

or at a different place if required by the Note Holder.

4. BORROWER'S FAILURE TO PAY AS REQUIRED -- (A) Late Charge for Overdue Payments:

If your payment is more than 10 days late, we may collect from you a late payment charge of 5% of the payment amount with a minimum of \$28.00.

(B) Notice From Note Holder: If I do not pay the full amount of each monthly payment on time, the Note Holder may send a written notice stating that if I do not pay the overdue amount by a certain date I will be in default. That date must be at least 10 days after the date on which the notice is mailed or, if it is not mailed, 10 days after the date on which it is delivered.

- (C) Default: If I do not pay the overdue amount by the date stated in the notice described in (B) above, I will be in default. If I am in default, the Note Holder may require immediate payment of the full amount of principal which has not been paid and all the interest that I owe on that amount. Even if, at a time when I am in default, the Note Holder does not require immediate payment of the full amount as described above, the Note Holder will still have the right to do so if I am in default at a later time.
- (D) Payment of Note Holder's Costs and Expenses:If the Note Holder has required immediate payment in full as described above, the Note Holder will have the right to be paid back for all of its costs and expenses to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.
- 5. THIS NOTE SECURED BY A MORTGAGE OR DEED OF TRUST -- In addition to the protections given to the Note Holder under this Note, a Mortgage or Deed of Trust, dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Mortgage or Deed of Trust describes how and under what conditions I may be required to make immediate payment in full of all amounts that I owe under this Note.
- 6. BORROWER'S PAYMENTS BEFORE THEY ARE DUE I have the right to make payments of principal at any time before they are due. A payment of principal only is known as a "prepayment." When I make a prepayment, I will tell the Note Holder in a letter that I am doing so. A prepayment of all of the unpaid principal is known as a "full prepayment." A prepayment of only part of the unpaid principal is known as a "partial prepayment."

I may make a full prepayment or a partial prepayment without paying any penalty. The Note Holder will use all such prepayments to reduce the amount of principal that I owe under this Note. If I make a partial prepayment, there will be no delays in the due dates or changes in the amounts of any monthly payments unless the Note Holder agrees in writing to those delays or changes. I may make a full prepayment at any time. If I choose to make a partial prepayment, the Note Holder may require the prepayment on the same day that a monthly payment is due. The Note Holder may also require that the amount of any partial prepayment be equal to the amount of principal that would have been part of the next one or more monthly payments.

Central Credit Union of Florida	AMELIA LOUISE JOSEY	Date /26/2014

PROPERTY ADDRESS

CITY

STATE

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57 DELUNA DRIVE PENSACOLA FL 32506

NOTE (continued)

- 7. BORROWER'S WAIVERS I waive the right to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep the promises agreed upon under this Note, or who signs, or otherwise authenticates, this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."
- 8. GIVING OF NOTICES -- Any notice that must be given under this Note will be given by delivering it or by mailing it by First Class mail addressed to the Borrower at the Property Address above. A notice will be delivered or mailed to the Borrower at a different address if the Borrower provides written notice to the Note Holder of such different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by First Class mail to the Note Holder at the address stated in Section 3 above. A notice will be mailed to the Note Holder at a different address if I am given a notice of that different address.

- 9. RESPONSIBILITY OF PERSONS UNDER THIS NOTE -If more than one person signs, or otherwise authenticates, this Note, each Borrower is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any guarantor, surety, or endorser of this Note (as described in Section 7 above) is also obligated to do the same. The Note Holder may enforce its rights under this Note against each Borrower individually or against all Borrowers together. This means that any one Borrower may be required to pay all of the amounts owed under this Note. No person may take over the obligations of this Note without the express written permission of the Lender or Note Holder, as applicable. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 7 above) is also obligated to keep all of the promises made in this Note.
- 10. ADDITIONAL PROVISIONS -

NOTICE TO BORROWER - DO NOT SIGN THIS NOTE IF IT CONTAINS BLANK SPACES. ALL SPACES SHOULD BE COMPLETED BEFORE YOU SIGN.

Borrower 1 Signature	Date	Borrower 2 Signature	Date
X anelia Louise Josey	(Seal)	X	(Seal)
AMELIA LOUISE JOSEY	03/26/2014		03/26/2014
Signature	Date	Signature	Date
x	(Seal)	X	(Seal)
Other Borrower Owner of Property Witness	03/26/2014	Other Borrower Owner of Property Witness	03/26/2014
Central Credit Union of Florida		729868	
Loan Originator Organization		NMLSR ID Number	
Cynthia Acosta		755137	
Loan Originator		NMLSR ID Number	





Note and Disclosure Statement

DATE	ACCOUNT NUMBER	NOTE NUMBER	CONTRACT NUMBER	REFE	RENCE NUMBER	MATURITY DATE
/26/2014	59540	0103	009-0724-2			03/30/2029
, ,	BORRO	VER 1		BOR	ROWER 2	
NAME AND AD AMELIA LOUI 57 DELUNA D PENSACOLA	DRESS SE JOSEY RIVE		NAME (AND ADDRES	SS IF DIFFERE	ENT FROM BORRO\	MER 1)
	BORRO	VER 3		BOR	ROWER 4	
		TRUTH IN LENDING DIS	CLOSURE 'e' means	an estimate	9	
ANNUAL P	ERCENTAGE RATE	FINANCE CHARGE Amo			s Prenavme	nt:If you pay
	credit as a yearly rate.	The dollar amount the The a	mount of credit The amo d to you or on paid after	unt you will h you have made as scheduled.	ave oπ early yo	ou will not have enalty.
4.67	0 %	\$ 24,438.77 e \$	62,025.00 \$	86,463.7	·	
INTEREST	RATE AND PAYMEN	IT SUMMARY			Property Insurance: You may obtain property insurance from	
	***		Rate & Monthly P	ayment	anyone you	want that is
Interest Rat	te		4.670 %		acceptable to the Credit Union	
Principal +	Interest Payment		\$ 480.	36	the Credit Unior	i you will pay
Est. Taxes (Include:	+ Insurance (Escrow) s Private Mortgage Ins	surance)	\$		\$	
Total Est. I	Monthly Payment		\$ 480.	36	Filing Fees	\$.
There is no	guarantee that you w	rill be able to refinance to lo	wer your rate and pay	ments.		
☐ Ballooi	n Payment(Check if a	pplicable) Final Balloon	Payment due		\$	
and/or depo	osits in the Credit Unio	i i i i i i i i i i i i i i i i i i i	ty being purchased;	U Other (I	Describe)	☐ your shares
Assumptio	n:Someone buying y	our dwelling cannot assum	ne the remainder of the	loan on th	e original terms.	
Late Charg		e, we may collect from you a late	payment charge of 5% of the	e payment amo	ount with a minimum	of \$28.00.
14 1 1	of the America Fin	anced:You have the right	to receive at this time	an Itemiza	tion of the Amo	unt Financed.
☐ You wa	ant an Itemization.	You do not want an I	temization.			
See your c	ontract documents 1	or any additional informa	ition about nonpayme	ent, default	, and any requir	ed repayment
You are no	re the scheduled day of required to completely	ete this agreement merely	y because you have	received th	ese disclosures	or signed, or

BALLOON PAYMENT (Check if applicable)
THIS LOAN IS PAYABLE IN FULL AT MATURITY. YOU MUST REPAY THE ENTIRE PRINCIPAL BALANCE OF THE LOAN AND UNPAID INTEREST
THEN DUE. LENDER IS UNDER NO OBLIGATION TO REFINANCE THE LOAN AT THAT TIME. YOU WILL, THEREFORE, BE REQUIRED TO MAKE
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THIS LOAN WITH, WILLING TO LEND YOU THE MONEY. IF YOU REFINANCE THIS LOAN AT MATURITY, YOU MAY HAVE TO PAY SOME OR
ALL OF THE CLOSING COSTS NORMALLY ASSOCIATED WITH A NEW LOAN EVEN IF YOU OBTAIN REFINANCING FROM THE SAME LENDER.

Central Credit Union of Florida

AMELIA LOUISE JOSEY

Date /26/2014

PROPERTY ADDRESS

CITY

STATE

ZIP CODE

57 DELUNA DRIVE PENSACOLA FL 32506

NOTE

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Central Credit Union of Florida

I understand that the Lender may transfer this Note.

- 2. INTEREST I will pay interest at a yearly rate of 4.670 %. Interest will be charged on that part of principal which has not been paid. Interest will be charged beginning on the date of this Note and continuing until the full amount of principal has been paid.
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- (D) Payment of Note Holder's Costs and Expenses:If the Note Holder has required immediate payment in full as described above, the Note Holder will have the right to be paid back for all of its costs and expenses to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.
- 5. THIS NOTE SECURED BY A MORTGAGE OR DEED OF TRUST In addition to the protections given to the Note Holder under this Note, a Mortgage or Deed of Trust, dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Mortgage or Deed of Trust describes how and under what conditions I may be required to make immediate payment in full of all amounts that I owe under this Note.
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Central Credit Union of Florida	AMELIA	LOUISE JOSEY		Date /26/2014
PROPERTY ADDRESS	CITY	STATE	ZIP CODE	
ET DELINA DELIE DENGACOLA EL 32506				

NOTE (continued)

- 7. BORROWER'S WAIVERS I waive the right to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep the promises agreed upon under this Note, or who signs, or otherwise authenticates, this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."
- 8. GIVING OF NOTICES -- Any notice that must be given under this Note will be given by delivering it or by mailing it by First Class mail addressed to the Borrower at the Property Address above. A notice will be delivered or mailed to the Borrower at a different address if the Borrower provides written notice to the Note Holder of such different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by First Class mail to the Note Holder at the address stated in Section 3 above. A notice will be mailed to the Note Holder at a different address if I am given a notice of that different address.

9. RESPONSIBILITY OF PERSONS UNDER THIS NOTE -- If more than one person signs, or otherwise authenticates, this Note, each Borrower is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any guarantor, surety, or endorser of this Note (as described in Section 7 above) is also obligated to do the same. The Note Holder may enforce its rights under this Note against each Borrower individually or against all Borrowers together. This means that any one Borrower may be required to pay all of the amounts owed under this Note. No person may take over the obligations of this Note without the express written permission of the Lender or Note Holder, as applicable. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 7 above) is also obligated to keep all of the promises made in this Note.

10. ADDITIONAL PROVISIONS -

NOTICE TO BORROWER - DO NOT SIGN THIS NOTE IF IT CONTAINS BLANK SPACES. ALL SPACES SHOULD BE COMPLETED BEFORE YOU SIGN.

Borrower 1 Signature	Date	Borrower 2 Signature	Date
X Anelia Louise Josey	(Seal)	X	(Seal)
AMELIA LOUISE JOSEY	03/26/20	14	03/26/2014
Signature	Date	Signature	Date
x	(Seal)	X	(Seal)
☐ Other Borrower ☐ Owner of Property ☐ Witness	03/26/20	14 Other Borrower Owner of Property Witness	03/26/2014
Central Credit Union of Florida		729868	
Loan Originator Organization		NMLSR ID Number	
Cynthia Acosta		755137	
Loan Originator		NMLSR ID Number	

Pam Childers **CLERK OF THE CIRCUIT COURT** ESCAMBIA COUNTY FLORIDA INST# 2014023033 04/03/2014 at 04:12 PM OFF REC BK: 7154 PG: 703 - 707 Doc Type: MTG2 RECORDING: \$44.00 MTG Stamps \$217.35

PREPARED BY CYNTHIA ACOSTA 6200 N. "W" ST. Pensacola, FL 32505

WHEN RECORDED, MAIL TO Central Credit Union of Florida PO BOX 17048 Pensacola, FL 32522

	MORTGAGE	SPACE ABOVE IS FOR RECORDER'S USE
THIS MORTGAGE is made on 03	/26/14	, between the Mortgagor,
AMELIA LOUISE JOSEY a/k/a Amelia		
(herein "Borrower"), and the Mortgag		, a
corporation organized and existing un		
whose address is 6200 N. "W" ST. Per	nsacola, FL 32522	(boroin "I and arth
1. 11 T.		(herein "Lender").
is evidenced by Borrower's note da	ted <u>03/26/14</u> and extensions principal and interest, with the bala	S. \$ 62,025.00 which indebtedness and renewals thereof (herein "Note"), ince of indebtedness, if not sooner paid,
payment of all other sums, with intered Mortgage; and the performance of the	est thereon, advanced in accordance be covenants and agreements of Bo	by the Note, with interest thereon; the herewith to protect the security of this rrower herein contained, Borrower does ed property located in the County of State of Florida:
LOT 7, BLOCK 2, DELUNA PARK, A SU 2 SOUTH, RANGE 30 WEST, ESCAMBIA PLAT BOOK 3, PAGE 20, OF THE PUBL	JBDIVISION OF A PORTION OF SECTION COUNTY, FLORIDA, ACCORDING TO PLA LIC RECORDS OF SAID COUNTY.	35, TOWNSHIP TRECORDED IN
i Argentini i sektroni i sektroni Provinci i sektroni i Provinci i sektroni i		
which has the address of <u>57 Deluna D</u>	rive	
	rive	a32506 (herein "Property Address"); Zip Code)

claims and demands, subject to encumbrances of record.

Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are hereinafter referred to as the "Property."

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, and that the Property is unencumbered, except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal and interest

indebtedness evidenced by the Note and late charges as provided in the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments (including condominium and planned unit development assessments, if any) which may attain priority over this Mortgage and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof. Borrower shall not be obligated to make such payments of Funds to Lender to the extent that Borrower makes such payments to the holder of a prior mortgage or deed of trust if such holder is an institutional lender.

If Borrower pays Funds to Lender, the Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this Mortgage.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up the

deficiency in one or more payments as Lender may require.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 17 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgage.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraphs 1 and 2 hereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower under paragraph 2 hereof, then to interest payable on the Note, and then to the principal of

the Note.

4. Prior Mortgages and Deeds of Trust; Charges; Liens. Borrower shall perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage, including Borrower's covenants to make payments when due. Borrower shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any.

5. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", flood and such other

hazards as Lender may require and in such amounts and for such periods as Lender may require.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to Lender and shall include a standard mortgage clause in favor of and in a form acceptable to Lender Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make

proof of loss if not made promptly by Borrower.

If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration

or repair of the Property or to the sums secured by this Mortgage.

Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the bulleties and contributions of the condominium or planned unit development. opment, the by-laws and regulations of the condominium or planned unit development, and constituent documents.

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7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums, including reasonable attorneys' fees, and take such action as is necessary to protect Lender's interest. If Lender required mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, at the Note rate, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action

hereunder.

8. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, subject to the terms of any mortgage, deed of trust or

other security agreement with a lien which has priority over this Mortgage.

10. Borrower Not Released; Forbearance by Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.

11. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Note, (a) is co-signing this Mortgage only to mortgage, grant and convey that Borrower's interest in the Property to Lender under the terms of this Mortgage, (b) is not personally liable on the Note or under this Mortgage, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Mortgage or the Note without that Borrower's consent and

without releasing that Borrower or modifying this Mortgage as to that Borrower's interest in the Property.

12. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by delivering it or by mailing such notice by First Class mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by First Class mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given

in the manner designated herein.

13. GoverningLaw; Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Mortgage. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Note are declared to be severable. As used herein, "costs", "expenses" and "attorneys' fees" include all sums to the extent not prohibited by applicable law or limited herein.

14. Borrower's Copy. Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the

time of execution or after recordation hereof.

15. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair, or other loan agreement which Borrower enters into with Lender. Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with improvements made to the Property.

16. Transfer of Property or a BeneficialInterest in Borrower. If all or any part of the Property or any interest in it sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Mortgage. However, this option shall not be exercised by Lender if exercise is prohibited by

federal law as of the date of this Mortgage.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Mortgage. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Mortgage without further notice or demand on Borrower. NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

17. Acceleration; Remedies. Except as provided in paragraph 16 hereof, upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall give notice to Borrower as provided in paragraph 12 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) 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 Mortgage, foreclosureby judicial proceeding, and sale of the Property. The notice shall further inform Borrower of the right to reinstate after accelerationand the right to assert in the foreclosure proceeding the nonexistence of a default or any other defense of Borrower to acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice, Lender, at Lender's option, may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorneys' fees, court costs, and costs of documentary evidence, abstracts and title reports.

18. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage due to Borrower's breach, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage if: (a) Borrower pays Lender all sums which would be then due under this Mortgage and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage, and in enforcing Lender's remedies as provided in paragraph 17 hereof, including, but not limited to, reasonable attorneys', except where prohibited by law, fees and court costs; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured

hereby shall remain in full force and effect as if no acceleration had occurred.

19. Assignment of Rents; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 17 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due

Upon acceleration under paragraph 17 hereof or abandonment of the Property, Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.

20. Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without

charge to Borrower. Borrower shall pay all costs of recordation, if any.

21. Attorneys' Fees. As used in this Mortgage and in the Note, "attorneys' fees" shall include attorneys' fees, if any, which may be awarded by an appellate court.

 REQUEST FOR NOTICE OF DEFAULT AND FORECLOSURE
UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST

Borrower and Lender request the holder of any mortgage, deed of trust or other encumbrance with a lien which has priority over this Mortgage to give Notice to Lender, at Lender's address set forth on page one of this Mortgage, of any default under the superior encumbrance and of any sale or other foreclosure action.

IN WITNESS WHEREOF, Borrower has executed this Mortgage.

NOTICE TO BORROWER

Do not sign this Mortgage if it contains blank spaces. All spaces should be completed before you sign.

- Garage With Contraction District	s spaces. All spaces should be completed be	siore you sign.
Signed and delivered in the presence of:		
X() mthis () conta	X andra Y Or-	
Signature of Witness CYNTHIA COSTA	Signature of Borrower	(Seal)
Name of Witness Typed, Printed or Stamped	Name of Borrower Typed, Printed or S	tamped
,,,	57 Deluna Drive	•
+ M/m / //	Pensacola Mailing Address of Borrower, Typed, F	Printed or Stamped
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Signature of Vitteess MAUREEN LITTLEFIELD	Signature of Borrower	(Seal)
Name of Witness Typed, Printed or Stamped	Name of Borrower Typed, Printed or Si	tamned
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Transco Typod, France of Stamped	Name of Borrower Typed, Printed or St	amped
•	Mailing Address of Day	
Y	Mailing Address of Borrower, Typed, Po	nnted or Stamped
Signature of Witness	Signature of Borrower	
	oignature of borrower	(Seal)
Name of Witness Typed, Printed or Stamped	Name of Borrower Typed, Printed or St	tamped
		·
	Mailing Address of Borrower, Typed, P	rinted or Stamped
Central Credit Union of Florida		·
Loan Originator Organization	NMLSR ID Number	
Cynthia Acosta	755137	
Loan Originator	NMLSR ID Number	
STATE OF FLORIDA, <u>Escambia</u>	County ss:	
The foregoing instrument was acknowledged	hefore me this as too to	
OY AMELIA LOUISE JOSEY	Delote file tills 03/26/14	(date)
who is personally known to me or who has pro		
who take an oath.	ouuceu as	identification and
('Imthin) of () conta		
Signature of Person Taking Acknowledgment	•	
V	120014	
Name of Acknowledger Typed, Printed or Stamped CYNTHI	IA N. ACOSTA C - STATE OF FLORIDA	
me or Name	NAME DE 20212	
MY COMMISSION I	EXPIRES MARCH 19, 2015	
Serial Number, if Any		



P.O. Box 12492 TALLAHASSEE, FL 32317-2492

Address Service Requested



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CERTIFIED MAIL... Pam Childers Clerk of the Circuit Court & Comptrol Official Records 221 Palafox Place, Suite 110 Pensacola, FL 32502





NOTICE OF SURPLUS FUNDS FROM TAX DEED SALE CL NIXIE

Y L KADERLY 79TH AVE ACOLA, FL 32506 FORWARD

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FIRST-CLASS MAIL





Tax Deed File # 0324-43

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NIXIE

RETURN TO SENDER
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UNABLE TO FORWARD