Case 2019CV000098

Document 15

Filed 08-01-2019

Page 1 of 15

FILED 08-01-2019 Clerk of Circuit Court Pierce County, WI

STATE OF WISCONSIN

CIRCUIT COURT

PIERCE GOLVOODV98

WAUMANDEE STATE BANK,

Plaintiffs

AMENDED COMPLAINT

VS.

FIELD MCCONNELL N3572 County Road S Plum City, WI 54761 Case No. 2019CV000098 Foreclosure of Mortgage - 30404

AND

JANE DOE MCCONNELL (Unknown Spouse of Field McConnell) N3572 County Road S Plum City, WI 54761

AND

UNITED STATES OF AMERICA (Internal Revenue Service)

AND

STATE OF WISCONSIN (Department of Revenue)

Defendants.

Plaintiff, Waumandee State Bank, by Roger M Hillestad, its attorney, complains of the above-named Defendants and for its causes of action alleges and respectfully shows to the Court:

- 1. Plaintiff, Waumandee State Bank, is a Wisconsin financial institution authorized and existing under the laws of the State of Wisconsin, engaged in lending, with its place of business at 308 3rd Avenue West, Durand, WI 54736.
- 2. On information and belief, Defendant, Field McConnell, (the "Borrower") is a person residing at N3572 County Road S, Plum City, WI 54761.

- 3. On information and believe, the Defendant, Jane Doe McConnell is the spouse of Field McConnell and resides at N3572 County Road S, Plum City, WI 54761
- 4. On January 26, 2017, Borrower, as maker, executed and delivered a Note in the original principal amount of \$287,250.00 (the "Note"), payable to the order of Plaintiff. A true and correct copy of the original Note, with all modifications and amendments thereto, is attached hereto, marked as Exhibit "A", and made part hereof with the same force and effect as if set forth in full herein.
- 5. As security for payment of the indebtedness of Borrower to Plaintiff, Borrower delivered to Plaintiff that certain Real Estate Mortgage dated January 26, 2017, (the "Mortgage"), and recorded February 3, 2017, with the Office of the Register of Deeds of Pierce County, Wisconsin, as Document No. 570075, a copy of which is attached as Exhibit "B", encumbering certain real property described as follows:

All of the North 1/2 of the SE1/4 of Section 10, Township 25 North, Range 15 West, lying South and East of County Trunk Highway "S".

And a part of the South 1/2 of the NE1/4 of Section 10, Township 25 North, Range 15 West, described as follows: Beginning at the East Quarter post of Section 10, Township 25 North, Range 15 West, thence North along the East section line 58 rods, thence South 55 degrees West 40 rods, thence South 87 degrees West 25 rods 8 links, thence South 78 3/4 degrees West 26 rods; thence South 50 1/2 degrees West 22 rods 2 links; thence South 70 degrees West 13 rods 9 links; thence South 49 3/4 degrees West 4 rods; thence South 44 degrees West 7 rods 9 1/2 links; thence East along the East and West 1/4 line 121 rods 2 links to the place of beginning.

All that part of the NE1/4 of the SW1/4 of Section 10, Township 25 North, Range 15 West, lying Easterly of County Trunk Highway "S".

All being in the Town of Union, Pierce County, Wisconsin

6. Borrower has defaulted on the Note and conditions of said Mortgage by failing to pay

Page 3 of 15

the 2016, 2017 and 2018 real estate taxes assessed against the real estate securing the Note and Mortgage which remain unpaid.

Document 15

- Plaintiff properly gave Borrower notice of such default under the Note and such 7. default was not cured within the period of time prescribed by law, a copy of which is attached as Exhibit "C".
- The Mortgage provides that in the event of default on the part of the Borrower, the 8. whole of loan and all the accrued interest thereon should thereupon become forthwith due and payable; that in the event of such default, Plaintiff is authorized and empowered to sell the Mortgaged premises at public auction, and convey the same to the purchaser pursuant to Wisconsin law, with the monies arising from such sale applied to the amounts then due on the Note, together with all the monies which Plaintiff shall have paid for taxes or insurance, with interest thereon, and all costs and attorney's fees, and to pay the surplus, if any, pursuant to order of the Court.
- Pursuant to the Note and Mortgage, Plaintiff has declared the entire indebtedness 9. immediately due and payable by reason of the defaults.
- As of July 31, 2019, there is justly due and owing to Plaintiff upon the Note and 10. Mortgage the sum of \$315,768.24 (\$0271,790.05 principal, \$1,232.51 accrued interest, \$15,207.77 for payment by Plaintiff of the 2016 delinquent real estate taxes, and delinquent real estate taxes for 2017 and 2018 of \$27,537.91 plus interest accruing at the rate of \$37.35 per diem, plus all costs of collection, including attorney fees.
- Plaintiff has incurred attorney's fees for bringing this action and will continue to incur 11. attorney's fees, costs and disbursements in this matter, including, without limitation, payment of taxes, insurance and maintenance costs relating to collateral securing the Note. Pursuant to the loan documents, Plaintiff is entitled to reasonable reimbursement therefore.

- 12. Plaintiff is still the lawful owner and holder of the Note and Mortgage and has not sold nor assigned the same.
- 13. That the Plaintiff did given written notice to the said Mortgagor of its acceleration of the balance due under said note and mortgage by Notice of Right to Cure Default on April 10, 2019, a copy of which is attached and marked as Exhibit "C", which date is more than thirty (30) days before the date of this Complaint, and said breach has not been cured.
- 14. That the mortgage premises is the homestead of the Mortgagor and spouse, if married, and so situated that same cannot be sold in parcels.
- 15. No proceedings have been had for the recovery of the sums secured by the Note and Mortgage, except the present action, and no part thereof has been paid or collected except as set forth herein.
- Plaintiff asserts no personal claim against the following Defendants, but the following Defendants may claim some interest or lien in and to the mortgage premises as follows, but such interest or lien is subsequent, subordinate and junior to the lien of Plaintiff:
- A. The Defendant, United States of America (Internal Revenue Service), may claim some interest in the premises by virtue of having filed the following notice of federal tax lien in the office of the Register of Deeds of Pierce County, Wisconsin against Field McConnell:

Date:

February 9, 2017

Date Filed:

February 21, 2017 at 8 a.m.

Filing Information:

#570377

Amount

\$141,955.06

That a copy of said notice of said lien is marked Exhibit "D" attached hereto and made a part of this Complaint.

B. The Defendant, State of Wisconsin (Department of Revenue) by virtue of the filing

of the following state income tax lien against Field McConnell in the office of the Pierce County Clerk of Courts:

Date:

December 7, 2017

Date File:

May 21, 2018 at 9:05 a.m.

Filing Information:

2018TW000036

Amount:

\$14,127.58

WHEREFORE, Plaintiff respectfully demands judgment as follows:

For judgment of foreclosure and sale of the Mortgaged Premises, described above, 1. as provided by law upon the causes of action herein set forth; that the Borrower and all persons claiming under them be barred and foreclosure of all right, title, claim, lien and equity of redemption in and to the Mortgaged Premises, except the right to redeem the same before sale as provided by law; that the interests, if any, of the Defendants in Mortgaged Premises be adjudged be inferior and subordinate to the rights of Plaintiff herein; that the Mortgaged Premises be adjudged to be sold, subject to any delinquent taxes and assessments, general or special, and free and clear of all persons claiming subsequent to the filing of the pendency of this action, unless redeemed within the time and in the manner provided by law; that the sale of the Mortgaged Premises be held three (3) months after the date of entry of judgment unless the Court finds that the Mortgaged Premises have been abandoned as that term is used; that the Plaintiff be paid the amounts due, with interest on the same as allowed by law, together with the taxes and other disbursements of this action, including a reasonable sum as attorney's fees and costs and expenses incurred by Plaintiff after the date hereof for insurance, taxes and repairs for the Mortgaged Premises, out of the proceeds of such sale so far as monies arising from such sale shall pay the same; that the surplus from such sale, if any, be paid into the Court to abide further order of the Court; that the deficiency from such sale, if any, may at Plaintiff's request, be reduced to a judgment against Borrower; that after sale, the purchaser shall be

Case 2019CV000098

let into possession of the Mortgaged Premises on production of the Sheriff's Deed; and that the Court shall, on application of Plaintiff, issue a Writ of Assistance to deliver such possession.

Such further judgment order or relief as may be just and equitable. 2.

Electronically signed on July 31, 2019 Roger M. Hillestad by MB 308 Third Ave W Durand, WI 54736 Telephone: (715) 672-8955

State Bar No. 1011487

VERIFICATION

I, Tracy Sterry, being sworn, deposes and says: I am the Vice President/Branch Manager of the Waumandee State Bank, a Wisconsin banking institution, named in this action; I make this affidavit on behalf of the corporation; I have read the Complaint and it is true and correct to the best of my knowledge, information and belief.

Subscribed and sworn to before me this

Brion Notary Public

My Commission Expires: 5-2-202/

WAUMANDEE STATE BANK

Tracy Stert Title: VPIRY

THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.



NOTICE REQUIRED BY THE FAIR DEBT COLLECTION PRACTICES ACT, (the act) 15 U.S.C. Section 1692, as Amended

- Roger M Hillestad is the creditor's law firm and is attempting to collect a debt for the 1. creditor. Any information the debtor provides to Roger M Hillestad will be used for that purpose.
- The amount of the debt is stated in the complaint attached hereto. 2.

Document 15

- The plaintiff as named in the attached summons and complaint is the creditor to whom the 3. debt is owed. Becuase of interest, late charges and other charges that may vary from day to day, the amount due on the date you pay cannot be calculated herein. Hence, to learn the total amount you owe to the Plaintiff, write or call the undersigned office stated in paragraph 8 of this Notice.
- The debt described in the complaint attached hereto will be assumed valid by Roger M 4. Hillestad unless the debtor, within thirty days after the receipt of this notice, disputes the validity of the debt or some portion thereof.
- If the debtor notifies Roger M Hillestad in writing within thirty days of the receipt of this notice that the debt or any portion thereof is disputed, Roger M Hillestd will obtain a verification of the debt and a copy of the verification will be mailed to the debtor by roger M Hillestad.
- If the creditor named as Plaintiff in the attached Summons and Complaint is not the original 6. creditor, and if the debtor makes written request to Roger M Hillestad within thirty days from the receipt of this notice, the name and address of the original creditor will be mailed to the debtor by Roger M Hillestad.
- The law does not require Roger M Hillestad to wait until the end of the thirty day period before suing you to collect the debt. If, however, you request proof of the debt or the name and address of the original creditor within the thirty day period that begins with your receipt of the notice, the law requires our law firm to suspend efforts (through litigation or otherwise) to collect the debt until we mail the requested information to you.
- Written request should be addressed to 308 3rd Ave W., Durand, WI 54736. (715) 672-8955. 8.

If you have previously received a Chapter 7 discharge in bankruptcy, this correspondence should not be construed as an attempt to collect a debt.

n Number:	800339	Refinance (Consumer Real Estate	McConnell, Flel	d
/. B. A.	458 (1/15) kera Association/Olstebu	11175 ned by FIPCO® (Do not use for a loan of \$2	MORTGAGE NOTE	for personal, family or	Boxes checked are applicable. Boxes not checked are inapplicable.
eld McConnell	nou	sehold purposes unless the loan	as secured by a mat mongage	26, 2017	287,250,00
Promise to I	ay and Payment	(MAKER(S)) Schedule, I promise to pay to th	se order of Watimandes State	(DATE)	("Lender")
is interest on the following interest the following in the following is under the following in the following in the following in the following is under the following in the following in the following in the following is under the following in the following in the following in the following is under the following in the followin	yments of \$1,6 ilus a final pay d interest.	balance, according to the follow 356.91 are due on Februa yment of the unpald prine finance the final payment at mate	ing schedule: Iry 26, 2017 and on the cipal and interest is du urity.	e same day(s) of each sue on March 26, 2022. Al	ucceeding month i payments include
below (each check (a), (b)) X Fixed Int) Stepped) Variable percentage thann/s	a "stated interest or (c); only one s erest Rate. Fixed Interest Rate. The Interest Rate. The points. However, b % and until the	before maturity (whether by acc rate"), as applicable, on the unpa- thell apply.] 4.750 %. Ite. n/a % until estatable as estated interest rate is variable a reginning on the first change date e first change date described below. The "index Rate" is:	n/a and will edjust to equal the Ince	ed as provided in section 2(1) or not	plus milinus <u>n/a</u> n/b % and shall not be less
☐ in effect	as of the date 45 d	ays before each change date	n/a		
The Index I		ot be the lowest rate charged by		ate shall be adjusted on the follo	wing change dates:
n/a			f on any signle change data h	w move than one percents	ge points from the rate of interest
in effect Image If the Index d) Payment if amount of in substantial tother than	mediately prior to it Rate ceases to be liadification. If se each payment of it lially equal payme y equal and suffic the final payment	hat change date. I made available to Lender during cition 2(b) or (c) above is checkenterest, (2) the amount of the arts, (4) the arrount of each to reput this Note by its achiest to reput this Note by its ach	the term of this Note, Lender id, en adjustment in the state final payment, (3) the number containing payment of priceduled maturity date, (5) the number will be substantially equal	r may substitute a comparable in of interest rate will result in an in more of scheduled periodic paym incipal and interest so that the the amount of each remaining at and sufficient to repay this, No	
in addition	Lender is authori	zed to change the amount of pe liting additional payments or amo	riodic payments if and to the	extent necessary to pay in full	all accrued interest owing on this
(e) Interest A stated inte calculated	iter Maturity. Inte rest rate(s) under	erest shall accrue on unpaid prin section 2(a), (b) or (o) above, a tion 2(f) or (g) below.	cinal and interest after meter	rity (whether by acceleration or percentage points 区) at the st	lapse of time) until paid at the at the ated interest rate of 4.750 %
(Check (1	Calculation (Act ull year or 366 day	tuaj Day). Interest will be calcula ys in a full leap year. The daily in shall apply?	iterest rate will be calculated	as follows:	days interest is owing, up to 36
applicable sta daily interest interest rate (2) X 365 D	ted interest rate in rate using a 360 in section 2(a), (b av Rate Calculatio	section 2(a), (b) or (c), above, a of day year means the actual ar (c), above, as applicable, a on. The daily interest rate will be	is applicable, and in section 2 innual interest rate in a 365 and in section 2(e), above. It calculated on the basis of a section 3	day year and in a 366 day lea a 365 day year, which means t	that it is calculated by dividing the distance: that calculating the year is higher than the state that it is calculated by dividing the distance and gree that calculating the stated interest rate in section
2(a), (b) or (c) (g) Interes	i), above, as eppli it Calculation (30 th of a month and	icable, and in section 2(e), abo /360). Interest will be calculated disregarding differences in length	ive. by applying the applicable st his of months and years.	taled interest rate based on a 3	60 day year, counting each day a
a delinqueno payment uno	y charge of <u>5.0</u> or this Note which	ment (other than the final paym 00 _% of the unpaid amount, I i is returned unsatisfied.	agree to pay a charge of \$_1	5.00 for each chec	r lis due date. Lender may colle k or electronic debit presented for
Field McCor	nell	cured by real estate under agree welling under security agreemen		from It/8	to Lende
5. Renewal 5. Automat sufficient fun 7. Addition (a) Any i	. This Note renic Payment. It is a secount of the account of the a	ews and does not satisfy or discr authorize Lender to automatically to pay the full amount of each pay	harge a note I executed to Le y deduct payments due unde syment on the date it is due. illonal terms: 130) prior to or after its due do or purposes of determining de	ender on twist if this Note from an account I was the second to the date is considered paid on the default or delinquency charges.	to Lender. I will kee
Upon prepa	ment in full, unear		he extent required by law. Ler	nder may apply prepayments to	such future installments as it elec legally separated. If I am marit my spouse resides at the addre
If section 2 lion real es the index Except for	(c) above is check intermortgage or Rate described ab payment of the p	ted, this Note contains a variable aguivalent security interest on a ove will cause a corresponding repayment penalty described in actured by an equivalent security	VARIABLE HATE DISCLOST interest rate provision. The fore-to-four family dwelling us increase or decrease in the section 7(b)(ii) above, if any interest as described above,	following disclosures are applica sed as my principal place of res rate of interest, and the curren y. I may prepsy this Note in w notice of any interest rate incre	ble if this Note is secured by a findence. An increase or decrease index Pate value is 1/8 or
P=1 (41) V	oe receipt of a cor	npleted copy of this Note, "i", "m tional Provisions on page 2.	y" and "me" includes each pe	eraon who signs this Note and or	ir obligations are joint and several
Lacknowled	ncludes the Addi				
I acknowled This note i	Half Land	4	(SEAL) X		
I acknowled This note i	Light Land Connell Land unty Road S	(Customer Addrass)	(SEAL) X		

ADDITIONAL PROVISIONS

- 9. Default and Enforcement. If I tail to make a payment under this Note when due, and the default continues for 10 days, or upon the occurrence of an event of default described in any agreement securing this Note, Lender may declare the entire balance of principal and accrued interest to be payable immediately, without notice or demand. All payments shall be applied in such manner as Lender determines to interest, principal and payments due under this Note or any agreement securing this Note. I agree to pay all coats of collection before and after judgment, including, to the extent not prohibited by law, reasonable attorneys less.
- 10, Other Security. Unless a lien is prohibited by law or would render a nontaxable account taxable, I grant to Lender a security interest and lien in any deposit account. I may at any time have with Lender, Lender may at any time after the occurrence of an event of default, without notice or demand, set-off any amount unpaid on this Note against any deposit balances I may at any time have with Lender, or other money now or hereafter owed me by Lender. This Note is also secured by any existing mortgages(s) described on page 1, and by any future mortgages(s) that provides that the mortgage secures this Note and by all existing and future security agreements covering personal property (other than a dwalling, unless the security agreement granting a security interest in the dwelling is disclosed on page 1), between Lender and any of us, between Lender and any guaranter of indireer of this Note, and between Lender and any other person providing collateral security for my obligations and payment may be accelerated according to any of them.
- 11. Rights of Lender. Presentment, protest, demand and notice of dishonor are waived. All rights and remedies of Lender are cumulative and may be exercised from time to time together, separately, and in any order. Without affecting my liability of the liability of any indorser, surety or guarantor, Lender may, without notice, grant, renewals or extensions, accept partial payments, reject partial payments, or hold partial payments in a susponse account until Lender receives payment in full of the payment amount to be applied to this Note, release or impair any collateral security for the payment of this Note or agree not to sue any party liable on it.
- 12. Agreements of Maker, I acknowledge that Lender has not made any representations or warranties with respect to, and that Lender does not assume any responsibility to me for, the collectability or enforceability of this Note or the financial condition of any of us. Each of us independently determined our creditiventhiness and the enforceability of this Note.
- 13. Interpretation, It the loan evidenced by this Note is an alternative mortgage transaction as defined under the Alternative Mortgage Transaction Parity Act of 1982, 12 USC §3801 et seq. (the "Act"), Lender elects to make the loan in accordance with federal regulations as permitted under the Act. Except as provided above, the validity, construction and enforcement of this Note are governed by the internal laws of Wisconsin except to the extent such laws are otherwise preempted by federal faw, invalidity or unenforceability of any provision of this Note. This Note benefits Lender, its successors and assigns, and binds me and my helps, personal representatives and assigns.
- O das hole. His hole denems Lender, its successors and assigns, and datos in the and my news, personal representatives and assigns.

 14. Entire Agreement. This note is intended by Lender and me as a final expression of this note and as a complete and exclusive statement of its terms, there being no conditions to the enforceability of this note, and this note may not be contradicted or varied by evidence of prior, contemporaneous or subsequent oral agreements or discussions of the parties to this note, there are no oral agreements among the parties to this note. This note may not be supplemented or modified except in writing signed by Lender and me.
 - 15. Other Provisions, if none stated there are no other provisions.

Collateral:

Real Estate Mortgage Dated 1/26/2017 for \$287,250.00 on Property Located at N3572 County Road 5, Plum City, Wi 54761

	1 1100 00 01 2010	i age to o
	Filed 0513171111111111111111111111111111111111	Ulfbuj 11 Apr 15
i	5700	75
ŀ	PIERCE COL	. —
	REGISTER OF	
1	JULIE HI	
Į	VOL12 1121	,
1	PAGES:	4
	MTG	
-	RECORDING FEE:	30.00
-	<u>.</u>	
	02/03/2017	08:00AM
-		
-		
-		
_		
18		
8		

W. B. A. 228/7/ 5 11142

© 2016 Wincomin Bankare Association/Distributed by PIPGCO DOCUMENT NO. **REAL ESTATE MORTGAGE** (Use For Consumer or Business Transactions) Eield McConnell, An Unmarried Individual ("Mortgagor," whether one or more), whose address is _N3572_County Road S, Plum_City_WI 54761 whose address is 308 3rd Avenus West, Durand, WI 54736 in consideration of the sum of Two Hundred Eighty-Seven Thousand Two Hundred Fifty Dollars and 00/100 (\$287,250.00), loaned or to be loaned to Field McConnell Recording Area Name and Return Address the real estate described below, together with all privileges, hereditements, easements and appurtenences, all rents, leases, issues and profits, all claims, awards and payments made as a result of the exercise of the right of eminent domain, all existing and future improvements and all goods that are or are to become fixtures (all called the Property') to secure the Obligations described in paragraph 5, including, but not limited to, repayment of the sum stated above plus certain other debts, obligations and liabilities arising out of past, present and future credit granted by Lender. SINCE THIS MORTGAGE SECURES ALL OBLIGATIONS DESCRIBED IN PARAGRAPH 5, IT IS ACKNOWLEDGED AND AGREED THAT THIS MORTGAGE MAY SECURE OBLIGATIONS FROM TIME TO TIME IN A DOLLAR AMOUNT GREATER THAN THE DOLLAR AMOUNT STATED ABOVE. Waumandee State Bank S2021 County Road U Waumandee, WI 54622 Parcel Identifier Number DOLLAR AMOUNT STATED ABOVE.

It checked here, and not in limitation of paragraph 5, this Mortgage is also given to secure all sums advanced and re-advanced to Borrower by Lender from time to time under the revolving credit agreement between Borrower and Lender described above. the homestead of Mortgagor.) is

1. Description of Property. (This Property

Property located at N3572 County Road S, Plum City, WI 54761

See Legal Description Attached

If checked here, description continues or appears on attached sheet(s).
If checked here, this Mortgage is a construction mortgage.
Contemporary Bider is attached
Title. Mortgagor warrants title to the Property, excepting only restrictions and easements of record, municipal and zoning ordinances, current zes and assessments not yet due andn/s.
3. Escrow, Interest will not be paid on escrowed funds if an escrow is required under paragraph 8(a). 4. Additional Provisions. This Mortgage includes the additional provisions on pages 2 and 3, which are made a part of this Mortgage.
OAN ORIGINATOR'S NAME Tracy A Sterry
ON LOCALITY OF COCKNIZATION OF MANAGE Woulder State Bank - Durand
OAN ORIGINATOR ORGANIZATIONS TO NO. 890149 LOAN ORIGINATOR ORGANIZATION'S NMLSR ID NO. 401935

(c) any release or agreement not to sue any guarantor or surety. ...e Obligations, (d) any failure to perfect Lender's security interest in or rebuse upon any Security or collateral for the Obligations, (e) any failure to realize upon any of the Obligations or to proceed against any Borrower or any guarantor or surety, (f) any renewal or extension of the time of payment, (g) any determination of the allocation and application of payments and credits and acceptance of partial payments, (h) any application of the proceeds of disposition of any collateral for the Obligations to any obligation of any Borrower secured by such collateral in such order and amounts as it elects. (f) any determination of what, if anything, may at any time be done with reference to any security or collateral, and (j) any settlement or compromise of the amount due or owing or claimed to be due or owing from any Borrower, guarantor or surety.

13. Assignment of Rents and Leases. Mortgagor conveys, assigns and transfers to Lender, as additional security for the Obligations, all leases of any leases, and all rents which become or remain due or are paid under any agreement or lease for the use or occupancy of any part or all of the Property. Whill the occurrence of an event of default under this Mortgago or any Obligation, Mortgagor has a license to collect the rents, issues and rofits (the "Rents") from the Property. To the extent not prohibited by the Wisconsin Consumer Act, if applicable, upon or at any time after the occurrence of such an event of default and the expiration of any applicable cure period described in paragraph 11, and lapse of any applicable grace, notice or cure period provided in any document evidencing such Obligation; the license granted Mortgagor to collect the Rents shell automatically and immediately terminate and Mortgagor shall hold all Rents (whether pald before or after an event of default) in trust for the use and benefit of Lender, and Lender may, at its option, without any further notice, either in person or by agent, with or without taking possession of or entering the Property, with payments shall be applied in such manner as Lender determines to payments required under this Mortgage and the Obligations. To the extent not prohibited by the Wisconsin Consumer Act; if applicable, this assignment fincituding notice to take any action to enforce the assignment (including notice to the tenants to pay directly to Lender or the commencement of a foreclosure action) without seeking or obtaining the application of Rents as allowed by this Mortgage shall not cure or waive any default or waive, modify or affect notice of default under this Mortgage or avaidate any act done pursuant to such notice, and not in any way operate to prevent Lender from pursuing any other remedy which it now or neverther may have under the terms or conditions of this Mortgage. By operate to prevent Lender from pursuing any other remedy which it now or Obligations.

14. Power of Salo. In the event of foreclosure, Lender may sell the Property at public sale and execute and deliver to the purchasers deeds of conveyance pursuant to statute. In the event of a foreclosure in which the count determines that the Property is abandoned under \$846.102 Wis. Stats., and as the same may be amended or renumbered from time to time, Lender may sell the Property at public sale in accordance with that statute.

may be amended or renumbered from time to time, Lender may sell the Property at public sale in accordance with that statute.

15. Receiver. Upon the commencement or during the pendency of an action to foreclose this Mortgage, or enforce any other remedies of Lender under It, without regard to the adequacy or inadequacy of the Property as security for the Obligations, Mortgage, or enforce any other remedies of Lender rents, issues and profits of the Property and exercise such other powers as the court may grant until the confirmation of sale, and may order the rents, issues and profits of the Property and exercise such other powers as the court may grant until the confirmation of sale, and may order the rents, issues and profits of the Property and exercise such other powers as the court may grant until the confirmation of sale, and may order the rents, issues and profits, when so collected, to be held and applied as the court may direct.

16. Forectosure Without Deficiency Judgment. If the Property is a one-family to four-family residence that is owner-occupied at the commencement of a forectosure, a farm, a church or owned by a tax exempt nonprofit charitable organization, Mortgagor agrees to the provisions of §846.101 Wis. Stats., and as the same may be amended or renumbered from time to time, permitting Lender, upon waiving the right to judgment for deficiency, to hold the forectosure judgment is entered. If the Property is other than a one-family to four-family residence that is owner-occupied at the commencement of a forectosure, a farm, a church or owned by a tax exempt nonprofit charitable organization, Mortgagor agrees to the provisions of §848.103, Wis. Stats., and as the same may be amended or renumbered from time to time, permitting Lender, upon waiving the right to judgment for deficiency, to hold the forectosure sale of real estate three months after a forectosure judgment is entered.

17. Expenses. To the extent not prohibited by the Wisconsin Consumer Act or Chapter 428, Wisconsin Statutes, if ap

rights under this Mortgage.

rights under this Mortgage.

18. Successors and Assigns, The obligations of all Mortgagors are joint and several. This Mortgage benefits Lender, its successors and assigns, and binds Mortgagor(s) and their respective heirs, personal representatives, successors and assigns.

19. Interpretation. The validity, construction and enforcement of this Mortgage are governed by the internal laws of Wisconsin except to the extent such laws are preempted by federal law. All references in this Mortgage to sections of the Wisconsin Statutes are to those sections as they may be renumbered from time to time, invalidity of any provision of this Mortgage will not affect the validity of any other provision.

20. Entire Agreement. This Mortgage is intended by Lender and Mortgagor as final expression of this Mortgage and as a complete and exclusive statement of its terms, there being no conditions to the enforceability of this Mortgage. To the extent not prohibited by the Wisconsin Consumer Act, if applicable, this Mortgage may not be contradicted or varied by evidence of prior, contemporaneous or subsequent oral agreements of discussions of Lender and Mortgagor. There are no oral agreements among Lender and Mortgagor. This Mortgage may not be supplemented or modified except in writing signed by Lender and Mortgagor.

21. Other Provisions. If none are stated below, there are no other provisions.)

21. Other Provisions, (If none are stated below, there are no other provisions.)

The undersigned agrees to the terms of this Mortgage and acknowledges receipt of an exact copy of this Mortgage.

NOTICE TO CUSTOMER IN A TRANSACTION GOVERNED BY THE WISCONSIN CONSUMER ACT

(a) DO NOT SIGN THIS BEFORE YOU READ THE WRITING ON ALL THREE PAGES, EVEN IF OTHERWISE ADVISED.

(b) DO NOT SIGN THIS IF IT CONTAINS ANY BLANK SPACES.

(c) YOU ARE ENTITLED TO AN EXACT COPY OF ANY AGREEMENT YOU SIGN.

(d) YOU HAVE THE RIGHT AT ANY TIME TO PAY IN ADVANCE THE UNPAID BALANCE DUE UNDER THIS AGREEMENT. LINDAID RALANCE DUE LINDER THIS AGREEMENT AND YOU MAY BE

ENTITLED TO A PARTIAL REFUND OF THE FINANCE CHARGE	
Signed and Sealed January 25, 2017 (Date)	•
(SEAL)
The state of the s	
(Type of Organization)	
(State of Organization)	-
(Organizational I.D. Number, It any)	Jal blows (SEAL)
By:(SEAL	Field McConnell
By:(SEAL	
By:(SEAL	SEAL)
By:(SEAL	(SEAL)
AUTHENTICATION 1	OR ACKNOWLEDGMENT
Signatures of	State of Wisconsin
	County of Penin
	This instrument was acknowledged before me on January 26, 2017 by Field McConnett
authenticated this day of	
by	(Name(s) of persons(s))
· · · · · · · · · · · · · · · · · · ·	(Type of authority, e.g., olicer, trustee, etc., if any)
Title: Member State Bar of Wisconsin or authorized under \$706.06, Wis. Stats.	n/a
# 2 t 1 h	(Name of party og synhalf of whom instrument was executed, if any)
2: 5 i 9 i	- stur serna
This instrument was drafted by:	Tracy A. Sterry (Norary Signafure)
Michelle Glander, Waumandee State Bank	Notary Public, Wisconsin
Type or print name signed above.	My Commission Expires February 28, 2020
	Real Estate Moriga Page 3 o

Case 2019CV000098

All of the North 1/2 of the SE 1/4 of Section 10, Township 25 North, Range 15 West, lying South and East of C.T.H. "S".

And a part of the South 1/2 of the NE1/4 of Section 10, Township 25 North, Range 15 West, described as follows: Beginning at the East Quarter post of Section 10, Township 25 North, Range 15 West, thence North along the East section line 58 rods, thence South 55 degrees West 40 rods, thence South 87 degrees West 25 rods 8 links, thence South 78 3/4 degrees West 26 rods; thence South 50 1/2 degrees West 22 rods 2 links; thence South 70 degrees West 13 rods 9 links; thence South 49 3/4 degrees West 4 rods; thence South 44 degrees West 7 rods 9 1/2 links; thence East along the East and West 1/4 line 121 rods 2 links to the place of beginning.

All that part of the NE1/4 of the SW1/4 of Section 10, Township 25 North, Range 15 West, lying Easterly of County Trunk Highway "S".

All being in the Town of Union, Pierce County, Wisconsin.

CONSUMER	FIPCO
W. B. A. 470(4/07)	11178
2007 Wisconsin Bankers Association/Distribut	ed by FIPCO®

NOTICE OF RIGHT TO CURE DEFAULT (Required before legal action for collection is commenced if Wis. Stats. §425.105 applies)

PO Box 39	
Plum City, WI 54761	In Responding Please Contact:
	Tracy Sterry
ur records show you are in default on the	
dated January 31, 2017	in the original amount of \$ 287,250,00, Loan Number: 800339
the following reason(s):	
Nonpayment of amounts due.	
Nonpayment of Property Taxes for 2016	2017 & 2018
	April 25, 2019 by:
Paying to the creditor named below:	Late Payment 2016 Property Taxes \$ 14,972.58
	Late Payment 2017 Property Taxes 14,533.37
	Late Payment 2018 Property Taxes 12,268.09
	Delinquency Charge
	Total \$ 41.774.04
X Doing the following: By paying the I	Total \$ 41,774.04 Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes
X Doing the following: By paying the I	Total \$41,774.04 Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes
PECIAL NOTICE: IF YOU DO NOT PAY	Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes THE TOTAL AMOUNT SHOWN BY THE DATE INDICATED, THEN YOUR ENTIRE OUTSTANDING BALANCI
PECIAL NOTICE: IF YOU DO NOT PAY IILL AUTOMATICALLY BE ACCELERATE O CURE. Unless the credit transaction is ex 421.201(5), Wis. Stats., or abandoned unit f any Collateral, but by surrendering the	Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes
PECIAL NOTICE: IF YOU DO NOT PAY VILL AUTOMATICALLY BE ACCELERATE O CURE. Unless the credit transaction is ex 421.201(5), Wis. Stats., or abandoned uni I any Collateral, but by surrendering the rrangements.	Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes THE TOTAL AMOUNT SHOWN BY THE DATE INDICATED, THEN YOUR ENTIRE OUTSTANDING BALANCE ED AND BECOME IMMEDIATELY DUE AND PAYABLE WITHOUT FURTHER NOTICE, DEMAND OR RIGHT Cluded from coverage under the Wisconsin Consumer Act, the collateral is removed from Wisconsin under \$425.207(2), Wis. Stats., you have a right to a court hearing on the issue of default before any repossessione Collateral, you waive such right. You may initiate surrender by contacting the creditor and suggesting
PECIAL NOTICE: IF YOU DO NOT PAY IILL AUTOMATICALLY BE ACCELERATE O CURE. Unless the credit transaction is ex 421.201(5), Wis. Stats., or abandoned unit f any Collateral, but by surrendering the	Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes THE TOTAL AMOUNT SHOWN BY THE DATE INDICATED, THEN YOUR ENTIRE OUTSTANDING BALANCED AND BECOME IMMEDIATELY DUE AND PAYABLE WITHOUT FURTHER NOTICE, DEMAND OR RIGHT Cluded from coverage under the Wisconsin Consumer Act, the collateral is removed from Wisconsin under \$425.207(2), Wis. Stats., you have a right to a court hearing on the issue of default before any repossession the Collateral, you waive such right. You may initiate surrender by contacting the creditor and suggesting
PECIAL NOTICE: IF YOU DO NOT PAY IILL AUTOMATICALLY BE ACCELERATE O CURE. Unless the credit transaction is ex 421.201(5), Wis. Stats., or abandoned unit f any Collateral, but by surrendering the rrangements. Dated: April 10	Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes THE TOTAL AMOUNT SHOWN BY THE DATE INDICATED, THEN YOUR ENTIRE OUTSTANDING BALANCED AND BECOME IMMEDIATELY DUE AND PAYABLE WITHOUT FURTHER NOTICE, DEMAND OR RIGHT Cluded from coverage under the Wisconsin Consumer Act, the collateral is removed from Wisconsin under §425.207(2), Wis. Stats., you have a right to a court hearing on the issue of default before any repossessions are Collateral, you waive such right. You may initiate surrender by contacting the creditor and suggesting 2019
PECIAL NOTICE: IF YOU DO NOT PAY I'LL AUTOMATICALLY BE ACCELERATE O CURE. Unless the credit transaction is ex 421.201(5), Wis. Stats., or abandoned und f any Collateral, but by surrendering the rrangements. Dated: April 10 Creditor:	Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes THE TOTAL AMOUNT SHOWN BY THE DATE INDICATED, THEN YOUR ENTIRE OUTSTANDING BALANCED AND BECOME IMMEDIATELY DUE AND PAYABLE WITHOUT FURTHER NOTICE, DEMAND OR RIGHT Coluded from coverage under the Wisconsin Consumer Act, the collateral is removed from Wisconsin under §425.207(2), Wis. Stats., you have a right to a court hearing on the issue of default before any repossession collateral, you waive such right. You may initiate surrender by contacting the creditor and suggesting 2019
PECIAL NOTICE: IF YOU DO NOT PAY IILL AUTOMATICALLY BE ACCELERATE O CURE. Unless the credit transaction is ex 421.201(5), Wis. Stats., or abandoned und f any Collateral, but by surrendering the rrangements. Dated: April 10 Creditor:	Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes THE TOTAL AMOUNT SHOWN BY THE DATE INDICATED, THEN YOUR ENTIRE OUTSTANDING BALANCED AND BECOME IMMEDIATELY DUE AND PAYABLE WITHOUT FURTHER NOTICE, DEMAND OR RIGHT Cluded from coverage under the Wisconsin Consumer Act, the collateral is removed from Wisconsin under §425.207(2), Wis. Stats., you have a right to a court hearing on the issue of default before any repossessions are Collateral, you waive such right. You may initiate surrender by contacting the creditor and suggesting 2019
PECIAL NOTICE: IF YOU DO NOT PAY IILL AUTOMATICALLY BE ACCELERATE O CURE. Unless the credit transaction is ex 421.201(5), Wis. Stats., or abandoned unit f any Collateral, but by surrendering the rrangements. Dated: April 10 Creditor: Waumandee S	Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes THE TOTAL AMOUNT SHOWN BY THE DATE INDICATED, THEN YOUR ENTIRE OUTSTANDING BALANCED AND BECOME IMMEDIATELY DUE AND PAYABLE WITHOUT FURTHER NOTICE, DEMAND OR RIGHT Cluded from coverage under the Wisconsin Consumer Act, the collateral is removed from Wisconsin under §425.207(2), Wis. Stats., you have a right to a court hearing on the issue of default before any repossessions Collateral, you waive such right. You may initiate surrender by contacting the creditor and suggesting 2019
PECIAL NOTICE: IF YOU DO NOT PAY ILL AUTOMATICALLY BE ACCELERATE O CURE. Unless the credit transaction is ex. 421.201(5), Wis. Stats., or abandoned unif any Collateral, but by surrendering the transpersents. Dated: April 10 Creditor: Waumandee S By: Tracy Sterry	Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes THE TOTAL AMOUNT SHOWN BY THE DATE INDICATED, THEN YOUR ENTIRE OUTSTANDING BALANCED AND BECOME IMMEDIATELY DUE AND PAYABLE WITHOUT FURTHER NOTICE, DEMAND OR RIGHT Cluded from coverage under the Wisconsin Consumer Act, the collateral is removed from Wisconsin under §425.207(2), Wis. Stats., you have a right to a court hearing on the issue of default before any repossessions are Collateral, you waive such right. You may initiate surrender by contacting the creditor and suggesting 2019
PECIAL NOTICE: IF YOU DO NOT PAY JILL AUTOMATICALLY BE ACCELERATE O CURE. Unless the credit transaction is ex 421.201(5), Wis. Stats., or abandoned unif any Collateral, but by surrendering the rrangements. Dated: April 10 Creditor: Waumandee S By:	Pierce County Treasurer IN FULL for 2016, 2017 and 2018 Property Taxes THE TOTAL AMOUNT SHOWN BY THE DATE INDICATED, THEN YOUR ENTIRE OUTSTANDING BALANC ED AND BECOME IMMEDIATELY DUE AND PAYABLE WITHOUT FURTHER NOTICE, DEMAND OR RIGHT Cluded from coverage under the Wisconsin Consumer Act, the collateral is removed from Wisconsin under §425.207(2), Wis. Stats., you have a right to a court hearing on the issue of default before any repossessic Decollateral you waive such right. You may initiate surrender by contacting the creditor and suggesting (NAME) Late Bank (NAME)

IOTICE: If checked here, we have told a credit bureau about a late payment, missed payment or other default our account. This information may be reflected in your credit report.

:WI470 rev. 11/2014

orm 668 (Y)	118	Department of t	he Treasury - Into	ernal Revenue S	ervice		
ev. February 200		Notice of Federal Tax Lien					
rea: MALL BUSI en Unit Pho	NESS/SELF EMPI ne: (800) 829-:	LOYED ARKA HA	rial Number	For	Optional Us	e by Recording Office	
Code, we as nave been a n demand for here is a li- property be ndditional p	re giving a notice essessed against to or payment of the en in favor of the elonging to this to enalties, interest	1, 6322, and 6323 a that taxes (including the following-named this liability, but it rene a United States on all taxpayer for the amount of the this costs that may	g interest and pe taxpayer. We have mains unpaid. The il property and re unt of these tax	enalties) /e made erefore, lehts to			
me of Taxp	eyer FIELD MO	CCONNELL		x			
sidence	PLUM CIT	DUNTY ROAD S TY, WI 54761-84	108			*	
unless notice	NT RELEASE INI of the lien is refile following such date	FORMATION: For eaced by the date given in case, operate as a certification.	olumn (a), this notice	e shall. 🕯		.* *	
nd of Tax	Tax Period Ending	Identifying Number	Date of Assessment	Last Day for Refiling		Unpaid Balance of Assessment	
(a)	(b)	(c)	(d)	(e)		<u>(f)</u>	
1040 1040	12/31/2012	XXX-XX-9001 XXX-XX-9001	11/18/2013	12/18/202 08/12/202		94506.1	
1040 1040	12/31/2013 12/31/2013	XXX-XX-9001 XXX-XX-9001	11/24/2014 04/25/2016	12/24/202 05/25/202	24	47448.8	
				i -		· x	
ce of Filing	Pierce	er of Deeds County rth, WI 54011	a. Ve	To	otal \$	141955.06	
is notice wa	as prepared and s	igned atCH	IICAGO, IL		*	, on thi	
09t	h day of Feb	ruary 2017					
	A CONTRACTOR OF THE CONTRACTOR		Title		·		

000059