	Cou held Kin Civ Yor	Partof the Supreme art of the State of New York, I in and for the County of gs, at the Courthouse, at ic Center, Brooklyn, New k, on theday of
		of
PRESENT: HON.		
Justice	,	

	<u>J</u> <u>F</u>	UDGMENT OF ORECLOSURE AND SALE
, Plaint	iff(s)	
- against -	I	ndex Number:
, Defer		Foreclosure of: Property address) Block & Lot)
	X	
On the Summons, Verified Complain the, 20		•
and all proceedings thereon, and on reading		
, Esq., counsel t	or plaintiff, dated the	eday of
, 20, from which it ap	pears that each of th	e defendants herein have been
duly served with the Summons and Complai	nt in this action, or h	ave voluntarily appeared
personally or by their respective attorneys, a	nd stating that more	than the legally required
number of days had elapsed since said defen	dants were so served	and/or appeared; and that none
of the defendants had served any answer to s	aid Complaint, nor h	nad their time to do so been
extended; and that the Complaint herein and	Notice of Pendency	containing all the particulars
required to be stated therein was duly filed in	the Office of the C	lerk of the County of Kings on

the	day of	, 20	, and has not been amended	to add new
parties	or to embrace real property r	not described in	the original complaint, and a	Referee having
been du	aly appointed to compute the	amount due to	the plaintiff upon the bond/no	te and mortgage
set fort	h in the Complaint and to ex	amine and repo	rt whether the mortgaged pren	nises can be sold
in parce	els,			
	AND, on reading the report	of		, Esq.,
the Ref	eree named in said Order of	Reference, by	which Report, dated the	day of
	, 20, attached l	nereto, it appear	rs that the sum of \$	
was du	e as of	, and	d that the mortgaged premises	should be sold
in one p	parcel,			
	NOW, upon proof of due no	tice of this app	lication upon all parties who ha	ad not
waived	the same, and upon proof of	service of the	Order of Reference as provided	d therein,
	ON MOTION of		, attorney for the	ne plaintiff, it is
	ORDERED, that the motion	is granted; and	it is further	
	ORDERED, ADJUDGED A	AND DECREE	D, that the said Report of	
	, Esc	լ., dated	be, and the sam	ne is hereby to
the exte	ent provided for herein ratifie	ed and confirme	ed; and it is further	
	ORDERED, ADJUDGED A	AND DECREE	D, that the above-described mo	ortgaged
premise	es or such part thereof as mag	y be sufficient t	to discharge the mortgage debt	, the expenses
of the s	ale and the costs of this action	on as provided l	by the Real Property Actions a	nd Proceedings
Law be	sold, in one parcel, at public	auction in Ro	om 224 of Kings County Supre	eme Court, 360
Adams	Street, Brooklyn, New York	11201, on a T	hursday afternoon at 2:30 P.M	., by and under
the dire	ection of		, E	sq. who is
			said Referee shall set the date	
public 1	notice of the time and place of	of sale in accord	dance with RPAPL 231 in	
		, and it i	s further	

ORDERED, ADJUDGED AND DECREED that said Referee shall accept at such sale the highest bid offered by a bidder, who shall be identified upon the court record, and shall require that such successful bidder immediately pay to the Referee in cash or certified or bank check payable to such Referee, ten percent of the sum bid and shall execute Terms of Sale for the purchase of the premises, unless such successful bidder is the plaintiff herein, in which case, no deposit against the purchase price shall be required, and it is further

ORDERED, ADJUDGED AND DECREED that in the event that the first successful bidder fails to immediately pay the ten percent deposit as provided herein or fails to execute the Terms of Sale immediately following the bidding upon the subject property, the property shall thereafter immediately, on the same day, be reoffered at auction, and it is further

ORDERED, ADJUDGED AND DECREED that the closing of title shall take place at the office of the Referee or at such other location as the Referee shall determine within forty-five days after such sale unless otherwise stipulated by all parties. The Referee shall transfer title only to the successful bidder at the auction. Any delay or adjournment of the closing date beyond forty-five days may be stipulated among the parties, with the Referee's consent, up to ninety days from the date of sale, but any adjournment beyond ninety days may be set only with the approval of this Court, and, it is further

ORDERED, ADJUDGED AND DECREED that the Referee deposit all funds received				
pursuant to this Order in his/her own name as Referee in				
Bank within the City of New York, and it is further				

ORDERED, ADJUDGED AND DECREED that said Referee on receiving the proceeds of such sale shall forthwith pay therefrom:

FIRST: The statutory fees and commissions of said Referee pursuant to CPLR § 8003 (b) which shall not exceed \$500 unless the sale price (the amount of the accepted bid) exceeds \$50,000. In the event the sale price exceeds fifty thousand dollars and additional compensation (including commissions) in excess of \$500 is sought pursuant to CPLR § 8003(b), and if no 3 surplus monies are produced by the sale, the parties may present a stipulation, signed by the Referee and all parties appearing, agreeing to a stated sum, to be so-ordered by the Court. Where surplus monies will be available following distribution of sums as provided herein, or

where the parties are unable to agree to the Referee's proper compensation under CPLR § 8003 (b), application shall be made to this Court on notice to all parties known to be entitled to claim against any surplus monies, including the defaulting owner of the equity of redemption. Such application shall be promptly submitted to the Court within five days of the transfer of the deed and prior to filing the Report of Sale. The five-day period for payment of surplus money into Court as set forth in RPAPL § 1354(4), and the thirty-day period set forth in RPAPL § 1355 for the filing of the Report of Sale shall be deemed extended pending the decision of the Court regarding such application.

In the event a scheduled sale is cancelled or postponed, pursuant to CPLR § 8003(a), plaintiff shall compensate the Referee in the sum of \$250.00 for each adjournment or cancellation unless the Referee has requested the delay. Such compensation may be recouped from the proceeds of sale as a cost to plaintiff. This Order shall constitute the necessary prior authorization for compensation as set forth herein.

No compensation in excess of \$750, including compensation authorized pursuant to CPLR § 8003 (a) for computation of the sum due to plaintiff, may be accepted by the Referee without Court approval and compliance with the filing provisions of Section 36.4 of the Rules of the Chief Judge.

SECOND: The expenses of the sale, including the cost of advertising as shown on the bills presented and certified by said Referee to be correct, copies of which shall be annexed to the Report of Sale. The Referee shall not be held responsible for the payment of penalties or fees pursuant to this appointment. The Purchaser shall hold the Referee harmless from any such penalties or fees accessed.

THIRD: Pursuant to Real Property Actions and Proceedings Law § 1354, in accordance with their priority according to law, taxes, assessments, sewer rents, water rates and any charges placed upon the property by a city agency which have priority over the foreclosed mortgage, which are liens on the premises at the time of sale with such interest or penalties which may have lawfully accrued thereon to the date of payment.

	FOURTH: Said Referee shall then pay to the plaintiff or its attorney the sum of			
\$	for costs and disbursements in this action to be taxed by the Clerk and			
insertec	herein, with interest from the date hereof, [together with an additional allowance of			
\$	hereby awarded to the plaintiff in addition to costs with interest thereon from			
the date	e hereof,] and also the sum of \$ the said amount so reported due as aforesaid,			
togethe	r with interest thereon pursuant to the terms of the Note from			
	, the date the interest was calculated to in said Report, to the date of			
entry of	f this Order, and thereafter at the statutory post-judgment rate to the date of transfer of			
title, or	so much thereof as the purchase money of the mortgaged premises will pay of the same,			
togethe	r with \$hereby awarded to the plaintiff as reasonable legal fees,			
together with any advances as provided for in the note and mortgage which plaintiff may have				
made fo	or taxes, insurance, principal and interest and any other charges due to prior mortgages or			
to maintain the premises pending consummation of this foreclosure sale, not previously included				
in the c	omputation, upon presentation to the Referee of receipts for said expenditures, all			
togethe	r with interest thereon pursuant to the note and mortgage as above provided. Copies of			
such re	ceipts shall be annexed to the Referee's Report of Sale. Plaintiff shall timely move to			
confirm the Referee's Report of Sale pursuant to RPAPL § 1355. It is further				

ORDERED, ADJUDGED AND DECREED that in case the plaintiff be the purchaser of said mortgaged premises at said sale, said Referee shall not require the plaintiff to pay in cash the entire amount bid at said sale, but shall execute and deliver only to the plaintiff a deed of the premises sold upon the payment to said Referee of the sum awarded to him or her under the above provisions marked "FIRST", "SECOND", and "THIRD" if such expenses were paid by the Referee, or in lieu of the payment of said last mentioned amounts, upon filing with said Referee receipts of the proper municipal authorities showing payment thereof. The balance of the amount bid, after deducting therefrom the aforementioned payments to the Referee for compensation and expenses, taxes, assessments, sewer rents, water rates, and priority liens of a city agency, shall be allowed to the plaintiff and applied by said Referee upon the amounts due to the plaintiff as specified in item marked "FOURTH". If upon so applying the balance of the amount bid, there shall be a surplus over and above the said amounts due to the plaintiff, the plaintiff shall pay to the said Referee, upon delivery to plaintiff of said Referee's deed, the amount of such surplus [which shall be applied by the Referee, upon motion made pursuant to

RPAPL § 1351(3) and proof satisfactory to the Referee of the sums due thereon, to any subordinate mortgage duly recorded against the property, pursuant to RPAPL § 1354 (3), which payment shall be reported in the Referee's Report of Sale.] Any surplus remaining after all payments as herein provided shall be deposited into Court in accordance with RPAPL § 1354 (4) and the Referee shall immediately give notice of such surplus to the owner of the mortgaged premises as identified by plaintiff at the time of the sale, and it is further

ORDERED, ADJUDGED AND DECREED that said Referee take the receipt of the plaintiff or plaintiff's attorney for the amounts paid as hereinbefore directed in item marked "FOURTH", and file it with his/her Report of Sale, that he/she deposit the surplus monies, if any, with the Kings County Clerk within five days after the same shall be received unless such period be deemed extended by the filing of an application for additional compensation as set forth herein, to the credit of this action, to be withdrawn only upon order of the Court, signed by a Justice of the Court; that said Referee make his/her Report of such Sale under oath showing the disposition of the proceeds of the sale, accompanied by the vouchers of the persons to whom payment was made, and file it with the Kings County Clerk, with a copy to the Chambers of the Appointing Justice, within thirty days after completing the sale and executing the proper conveyance to the purchaser or within thirty days of the decision of the court with respect to any application for additional compensation; and it is further

ORDERED, ADJUDGED AND DECREED, that if the proceeds of such sale be insufficient to pay the amount reported due to the plaintiff with interest and costs as aforesaid, the plaintiff may recover of the defendant(s) (name) ______ the whole deficiency or so much thereof as the Court may determine to be just and equitable of the residue of the mortgaged debt remaining unsatisfied after the sale of the mortgaged premises and the application of the proceeds thereof, provided a motion for a deficiency judgment shall be made as prescribed by Section 1371 of the Real Property Actions and Proceeding Law within 90 days of the delivery of the deed by the Referee, and the amount thereof is determined and awarded by an order of this Court as provided for in said action; and it is further

ORDERED, ADJUDGED AND DECREED, that the purchaser or purchasers at such sale be let into possession on production of the Referee's deed or deeds; and it is further

ORDERED, ADJUDGED AND DECREED, that each and all of the defendants in this action, and all persons claiming under any of them after the filing of such Notice of Pendency of this action, be and they are hereby forever barred and foreclosed of all right, claim, lien, title, interest and equity of redemption in the said mortgaged premises and each and every part thereof; and it is further

ORDERED, ADJUDGED AND DECREED, that said premises is to be sold in one parcel in "as is" physical order and condition on the day of sale, subject to any state of facts that an inspection of the premises would disclose, any state of facts that an accurate survey of the premises would show, any covenants, restrictions, declarations, reservations, easements, right of way and public utility agreements of record, any building and zoning ordinances of the municipality in which the mortgaged premises is located and possible violations of same, any rights of tenants or persons in possession of the subject premises, prior liens of record, if any, except those liens addressed in section 1354 of the Real Property Actions and Proceedings law, and any equity of redemption of the United States of America to redeem the premises within 120 days from the date of sale. Risk of loss shall not pass to purchaser until closing of title.

ORDERED, that in Absence of the Referee, the Court may designate a Substitute Referee forthwith; and it is further

ORDERED, that the Referee appointed herein is subject to the requirements of Rule 36.2(c) of the Chief Judge, and if the Referee is disqualified from receiving an appointment pursuant to the provisions of that Rule, the Referee shall notify the Appointing Judge forthwith; and it is further

ORDERED, that a copy of this Judgment with Notice of Entry shall be served upon the designated Referee, the owner of the equity of redemption as of the date of this Order, any tenants named in this action and any other party entitled to notice within twenty days of entry and no less than thirty days prior to sale; and it is further

ORDERED, that the Plaintiff shall serve a copy of the Notice of Sale upon the Owner of Equity of Redemption at both his/her last known address and the property address (affidavit of such service shall be presented to the Foreclosure Clerk on or before the auction sale) and upon the Foreclosure Department at least ten (10) days prior to the scheduled sale.

ENTER:
J.S.C.