

At Part ____ of the Supreme Court of the State of New York, held in and for the County of Kings, at the Courthouse, at Civic Center, Brooklyn, New York, on the _____ day of _____, 2010

PRESENT: HON. _____,
Justice

-----X

_____, Plaintiff(s)

SURPLUS MONEY ORDER

Index Number:

- against -

Foreclosure of:
(Property address)
(Block & Lot)

_____, Defendant(s)

-----X

UPON (recite the papers and exhibits in support of the motion), it is

ORDERED, that this motion be and the same is hereby granted to the extent herein provided; and it is further

ORDERED, that said report and the sale therein mentioned be absolute and binding forever and it stand as in all things ratified and confirmed, and it is referred to _____ as Referee to compute in this SURPLUS MONEY proceeding, who is to notify, in writing, all claimants, all appearing parties, the Corporation Counsel of the City of New York, the New York State Attorney General and the United States Attorney for the Eastern District of New York and any other appropriate district and any other person who has a lien on the surplus monies to appear and attend a hearing on the

distribution of said surplus money and to conduct said hearing AND REQUIRE ALL PERSONS APPEARING AT THE HEARING AND MAKING A CLAIM TO SURPLUS FUNDS TO PRESENT SATISFACTORY IDENTIFICATION and to then ascertain and report the amount due to said petitioner or TO ANY OTHER PERSON OR ENTITY who has a lien on the subject property and to ascertain the priorities of the several liens, if any, and to report with all convenient speed; and it is further

ORDERED, that no payment is to be made to the referee to compute in this surplus money proceeding from the surplus monies pursuant to the consent of the parties; but rather it is hereby

ORDERED, that all fees charges and assessments against surplus monies be made in compliance with statutory requisites to be confirmed by order of this Court; and it is further

ORDERED, that the Referee appointed herein in this surplus money proceeding is subject to the requirements of Rule 36.2(c) of the Rules 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.

ENTER:

J.S.C.