	At a term of Supreme Court of the State of New York held in and for the County of Onondaga at Onondaga County Courthouse, Syracuse, New York, on the day of, 20				
SUPREME (COUNTY O		OF THE STATE OF NEW 'NDAGA	YORK		
PRESENT:	HON	ſ			
		Plaintiff,		ORDER OF REFERENCE	
		-V-		Index No: RJI No:	
				Property Address:	
		Defendants.		_	
Plaint		ing moved this Court for an C PLAINTIFF'S COUNSEL I ALL APPLICABLE EN REFERENCE EXCEP	MUST CHECK TRIES IN TH	HIS ORDER OF	
	striking the answer of defendant(s) and converting each such appearance to a general notice of appearance				
	pursuant to CPLR §3215, granting plaintiff default judgment				
	pursuant to CPLR §3212, granting plaintiff summary judgment				
	amending the caption to				
		delete defendant(s)			
		substitute the names of for defendant(s) John Doe a	and/or Jane Do	De .	

	other				
	pursuant to RPAPL §1321, appointing a Referee to compute the sums due plaintiff on the Note and Mortgage				
	other [specify]:				
NOW,	upon plaintiff's ex parte application or motion heard on at				
which time	plaintiff / defendant appeared, or no appearances were required, and a				
status/settlement conference having been held on, and upon the					
Summons and	Complaint and proof that all defendants have been served, and upon proof that the time				
for all defenda	ant(s) to answer or appear has expired, and upon the:				
1)	affidavit of dated, with Exhibits annexed;				
2)	affirmation of affirmed on, with Exhibits annexed:				
3)	other [specify]:;				
it is hereby					
ORDE	CRED that the plaintiff's motion:				
	for a default judgment pursuant to CPLR § 3215 and RPAPL § 1321 is granted;				
	to strike defendant(s)' answer and for summary judgment pursuant to CPLR §3212 is granted;				
	other [specify]:;				
and it is furthe	er e e e e e e e e e e e e e e e e e e				

ORDER	ED that the caption of this action is amended to
	delete the name(s) of defendant(s) substitute the name(s) of for defendant(s) John Doe and/or Jane Doe other [specify]:
and it is further	
ORDER	ED that the caption of this action as amended shall read as follows:
	UPREME COURT OF THE STATE OF NEW YORK OUNTY OF ONONDAGA
	Plaintiff,
	-V-
_	Defendant(s).
and it is further	
ORDER	ED that [the Court will designate the Referee]
N	fame:, Esq.
A	ddress:
T	elephone:
is hereby appoint	ted Referee to ascertain, compute and report the total amount due to plaintiff for
unpaid principal,	, accrued interest and all reasonable mortgage costs and expenses other than

attorneys' fees secured by the Note and Mortgage sued upon and set forth in the Complaint, and to examine and report as to whether the mortgaged premises should be sold in one parcel. The Referee shall not be required to notice or conduct a hearing and the plaintiff may submit to the Referee its proof by affidavit; and it is further

ORDERED that by accepting this appointment the Referee certifies that he/she is in compliance with Part 36 of the Rules of the Chief Judge (22 NYCRR Part 36) including but not limited to section 36.2(c) ("Disqualifications from appointment") and section 36.2 (d) ("Limitations on appointments based upon compensation"); and it is further

ORDERED that pursuant to CPLR §8003(a), in the discretion of the Court, the Referee shall be paid a fee of \$350.00 upon the filing of the Report of the Referee computing the amount due to plaintiff; and it is further

ORDERED that during the pendency of this action, if any interest in the Note and/or Mortgage that is the subject of this action has been or is transferred, the person or entity to whom the interest has been or is transferred shall apply to the Court within thirty (30) days of the transfer to be substituted or joined in this action pursuant to CPLR §1018; and it is further

ORDERED that on or before ______[the Court will insert this date],
the plaintiff shall submit as appropriate a Motion or an Ex Parte application in compliance with
all legal and administrative requirements for a Judgment of Foreclosure and Sale; and it is further

ORDERED that in the event plaintiff fails to timely submit the required Motion or Ex Parte application for a Judgment of Foreclosure and Sale, in its discretion, the Court may either (1) strike all interest accruing on the loan as of the subject date together with any and all late fees, penalties, property inspection fees and preservation costs; or (2) dismiss the action for plaintiff's failure to comply with the Court's deadline (see Andrea v. Arnone, Hedin, Casker, Kennedy & Drake, 5 NY3d 514 (2005).

Dated:	
	J.S.C.