

APPLICATION FOR JUDGMENT

HARVEST CREDIT MANAGEMENT VII, LLC as assignee  
of CHASE MANHATTAN BANK

CLERK'S OFFICE  
RECEIVED

-against-

WINIFRED S HOFFNAGLE

2008 MAR 18 AM 9:56

Defendant(s)

State of New York, County of Orange:ss.

Original Amount Claimed in Summons	\$5,830.62
Less Payments	\$0.00
Subtotal	\$5,830.62
Interest @ 9% from September 15, 2004 (all interest above 9% is hereby waived)	\$1,801.43
Attorney Fees Waived	
Current Amount Claimed	\$7,632.05

Costs and Disbursements

Costs taxed at \$ 485<sup>00</sup>

Costs, by Statute	\$ 200.00
Fee for Index Number	\$ 210.00
Fee for Entering Judgment	\$ 45.00
Prospective Marshal's Fee	\$ 35.00 - 30.00
GRAND TOTAL	\$8,122.05

8117.05

Attorney Affirmation

The undersigned, an Attorney at Law of the State of New York and (one of) the attorney(s) of record for HARVEST CREDIT MANAGEMENT VII, LLC as assignee of CHASE MANHATTAN BANK (one of) the Plaintiff(s) in the above entitled action, affirms that the disbursements specified have been or will be made or incurred.

My client is entitled to a Judgment based upon:

- Default, due to the fact that the Defendant(s) did not file an answer within the time permitted by law.
- Inquest Court  Inquest Clerk  Judge's Order  Arbitration  Trial
- Failure to Comply with Stipulation

I affirm that I have complied with the provisions of CPLR § 3215(g)

- as per annexed Affidavit or Affirmation
- by personally enclosing a copy of the Summons and Complaint in a First Class mail post-paid sealed envelope properly addressed to each Defendant's  place of residence/last known corporate address:\*  place of employment;\*  last known residence:\*

\* If Defendant is a corporation, by personally enclosing a copy of the Summons and Complaint, accompanied by a notice to the corporation that service has been made pursuant to BCL § 306, in a First Class mail post-paid envelope properly addressed to the defendant corporation at its last known corporate address:\*

\* at 98 INWOOD AVE LOT 37, POUGHKEEPSIE NY 12601-1263 on December 22, 2007, and depositing the envelope in an official depository under the exclusive care and custody of the United States Postal Service. The envelope bore the legend "Personal and Confidential" and there was no indication on the outside of the envelope that the communication was from an attorney or that it concerned an alleged debt, and it has not been returned by the Postal Service.

I further affirm, under the penalties of perjury, that the above statements herein are true.

Dated: February 21, 2008

Affirmed:

Jeffrey M. Parrella, Esq.

JUDGMENT

Now, on Motion of GOLDMAN, WARSHAW & PARRELLA (Goldman & Warshaw, P.C.), 10 Oakland Ave-Suite 2-4 PO Box 597 Warwick, NY 10990 the attorney for HARVEST CREDIT MANAGEMENT VII, LLC as assignee of CHASE MANHATTAN BANK it is Adjudged that the Plaintiff, HARVEST CREDIT MANAGEMENT VII, LLC as assignee of CHASE MANHATTAN BANK, located at 600 17th Street, Denver CO 80202, has judgment and recovers against Defendant WINIFRED S HOFFNAGLE, located at 98 INWOOD AVE LOT 37, POUGHKEEPSIE NY 12601-1263, in the amount of \$5,830.62 with interest at 9% per annum from September 15, 2004 in the amount of \$1,801.43, plus costs and disbursements as taxed by the clerk in the amount of \$485<sup>00</sup> for a total of \$8,122.05, and that Plaintiff have execution thereon.

ENTRY OF JUDGMENT

In accordance with CPLR § 3215(a), if this Judgment is entered against less than all Defendants, this action is ordered severed as to any remaining Defendant(s).

Entered:

DATE: MAR 18 2008

County

-Chief Clerk:

By:

H0076818



END OF DOCUMENT