REQUIREMENT	STATUS
30 to 40 days prior to sale date	
Receive authorization from current mortgagee	
Obtain copies of all loan documents	
Confirm with current mortgagee that it has the original note	
Confirm with current mortgagee that mortgagor is actually in default under the terms of the loan documents. Review notices sent to mortgagor to confirm that any applicable requirements have been satisfied.	
Order foreclosure title report from title company. If not normally included, request searches of federal and state tax liens, probate records, court records regarding dissolution of marriage, judgment liens, notice of bankruptcy proceedings, mechanics' liens and status of real estate taxes.	
Send default and demand letters, if necessary, to parties requesting notice 40 days prior to sale and owners of record.  NOTE: proposed requirement of notice to any residential tenant. If passed this requirement will be effective as of 8/28/09.	
Send acceleration letters, if necessary.	
Confirm with mortgagee that mortgagor is alive and is not a member of the armed forces.	
If mortgagor has died, foreclosure must be stayed for 6 months. See RSMO 443.300	
If mortgagor is a member of the armed forces, foreclosure can only take place with court approval, pursuant to the Soldiers' and Sailors	

Relief Act.	
Prepare CERCLA search request.	
Perform state and local UCC searches.	
Perform federal tax lien search (if not done by title company).	
Prepare written request to Director of Revenue for State of Missouri for a statement of the status of sales taxes which might be owed by mortgagor.	
Prepare Appointment of Successor Trustee, if necessary. Successor Trustee must be a resident of Missouri or Missouri company.	
Have Appointment of Successor Trustee executed by mortgagee.	
Have Appointment of Successor Trustee recorded.	
Choose sale date and prepare notice of Trustee's Sale.	
Confirm with Trustee that he or she will be available on the sale date <u>prior to</u> submitting the notice of Trustee's Sale for publication.	
Fax or mail notice of Trustee's sale to publisher.	
Review proof of publication.	
Confirm with publisher that the first publication occurred at least 21 days prior to sale date.	
Update the foreclosure title report and confirm that no parties have filed a notice of sale pursuant to RSMO § 443.325.	

20 to 25 days prior to sale date	
Send notice letters or combined acceleration / notice letters (certified mail, return receipt requested) at least 20 days prior to sale date to grantors in deed of trust (if different from owners of record), any other interested part, the IRS.	
Collect certified mail slips and save to be attached to Trustee's Deed.	
Collect green receipt cards to keep in file.	
5 days prior to sale date	
Prepare Trustee's Deed(s).	
Prepare foreclosure sale dialogue	
Prepare Affidavit of Disbursement Direction (if a third party purchase is expected).	
Prepare any necessary corporate resolutions for anticipated buyer (mortgagee).	
Work with mortgagee to determine bid amount.	
Obtain signed bid instructions from mortgagee.	
Obtain original note and deed of trust if those have not already been received.	
Prepare closing instruction letter to title company.	
Day of Sale	
Check bankruptcy court records	

Acquire Affidavit of Publication from publisher and take original to foreclosure sale.	
Hold foreclosure sale at place and exact time stated in published notice of sale.	
Adjourn to title company or law office to close the foreclosure sale (complete and deliver the Trustee's Deed, deliver certified mail slips, original note and deed of trust).	
Note that certain additional statutory requirements apply to foreclosure of a junior deed of trust: See RSMO § 408.555.	

# FORM OF DEFAULT LETTER

NAM	IE AND ADDRESS OF ATTORNEY
DAT	E
VIA AND	FACSIMILE: FEDERAL EXPRESS AND VIA CERTIFIED MAIL/RETURN EIPT REQUESTED
Name	e and Address of Debtor
Re:	Notice of Default: Loan ("Loan") made to
	Loan No.:
Dear	:
-	e: take out references to Special Servicer if there is none]. We have been engaged as counsel for ender in connection with the above-referenced Loan.
Docu above notice Section all su there of its to star recov	letter shall serve as notice that Borrower is in default under the Note and other Loan Documents by of, among other things, failure to pay the monthly payments due under the Note for the months of, 20 The aggregate amount due and payable by Borrower under the Loan ments will be calculated for you upon request made to Based upon the exercise monetary default under the Note and other Loan Documents, no additional demand, or cure period is required to be given by the Lender to the Borrower or Guarantor (as set forth in of the Deed of Trust). Accordingly, Lender reserves the right to immediately take ach actions as it deems appropriate to protect its interest in the Loan and to collect the debt under, which may include, without limitation, seeking appointment of a receiver and/or foreclosure collateral under the Loan Documents without further notice or demand except as required pursuant te law and the Loan Documents. In the event any such actions are taken, Lender will also seek to er its additional costs and expenses, including attorneys' fees and court costs, incurred in any etion efforts to the extent permitted by applicable law and the Loan Documents.

Further, in the event Borrower makes any subsequent payment of any amount less than all of the indebtedness due under the Loan ("Partial Payment"), Lender may apply such Partial Payment to the indebtedness owing under the Loan Documents as a partial payment. No such Partial Payment or the acceptance thereof by Lender shall constitute or be deemed or construed as a waiver of any default under the Loan Documents. In addition, any Partial Payment or the acceptance of any Partial Payment of Lender shall not constitute or be deemed or construed as a cure of any existing default under the Loan Documents, a modification of the Loan Documents or the terms of this letter, a reinstatement or satisfaction of the Loan, an election of remedies by Lender, or a waiver, modification, relinquishment or forbearance by Lender of any of Lender's rights or remedies under the Loan Documents or at law or in equity, all of which rights and remedies Lender hereby expressly reserves.

Neither this notice, any discussions by Lender or Special Servicer with Borrower or its representatives, nor Lender's acceptance of payment of less than the full amount due and payable under the Loan Documents, constitutes (a) a waiver by Lender or Special Servicer of any other default by Borrower or Guarantor under the Loan Documents, whether or not referred to herein or in any prior notice of default, (b) an election of remedies with respect to any such default by Special Servicer or Lender, each of which reserves all rights and remedies under law and under the Loan Documents, (c) a waiver, modification, relinquishment or forbearance by Lender or Special Servicer of any right or remedy under the Loan Documents or under law, all of which are reserved by Lender and Special Servicer, (d) a reinstatement of the Loan, or (e) a modification of any of the Loan Documents.

No modification of the Loan Documents and no other agreement or understanding of any nature shall be deemed to have been entered into by or be binding on Lender or Special Servicer unless and until Lender and Borrower have reached agreement on all issues, and such entire agreement shall have been reduced to a written document that expressly states that it modifies the Loan Documents and is duly executed by Lender, Borrower and the Guarantor of the Loan. Oral agreements, emails, memoranda of meetings, summaries of proposed terms, etc., shall have no effect whatsoever and shall not be binding on Lender or Special Servicer.

This letter is not intended to and may not be construed as an election of the remedies by the Special Servicer or Lender, or as a waiver of any other or any additional default or breach under the Note, Deed of Trust or other Loan Documents now or hereafter existing. All of the Lender's rights and remedies pursuant to the Note, Deed of Trust, Guaranty and other Loan Documents are hereby expressly preserved, including, without limitation, the right to accelerate the debt and to foreclose on the Property.

Please note that we have no obligation or duty to inform Borrower of Lender's intention to exercise its rights and remedies. We are, however, doing so in this letter as an accommodation to Borrower. Borrower shall not be entitled to expect notice in the future of Lender's elections or specifications of Borrower's obligations under any of the Loan Documents by reason of Lender's election to provide the notices and specifications set forth in this letter.

A copy of this letter is also being sent to you the foregoing, please do not hesitate to conta represented by new counsel, please forward th	act the und	ersigned at	If you are
V	Very truly y	ours,	
I	LAW FIRM	1	
E	Зу:	Attorney	
cc:			

ATTENTION TO ANY DEBTOR IN BANKRUPTCY OR ANY DEBTOR WHO HAS RECEIVED A DISCHARGE IN BANKRUPTCY OR WHO MAY HAVE PAID OR SETTLED, OR OTHERWISE NOT BE OBLIGATED UNDER, THE LOAN: Please be advised that this letter constitutes neither a demand for payment of the Loan nor a notice of personal liability to nor action against any recipient hereof who might have received a discharge of the Loan in accordance with applicable bankruptcy laws or who might be subject to the automatic stay of Section 362 of the United States Bankruptcy Code, or who has paid or settled or is otherwise not obligated by law for the Loan.

## **FORM OF ACCELERATION LETTER**

	Address of Attorney
	DATE
REC	CERTIFIED MAIL/RETURN EIPT REQUESTED AND SIMILE:
	ess of Borrower
Re:	Notice of Acceleration- Loan ("Loan") made to  ("Borrower"), evidenced by a note in the original principal amount of
	\$
	("Lender") [and specially serviced by
	("Special Servicer")], and secured by a deed of trust ("Deed of Trust") of property commonly known as
	commonly known as, located at dated  ("Property"), that certain Guaranty executed by dated
	"Loan Documents"), 20 ("Guarantor") and certain other documents (collectively,
	Loan No.:
	Gentlemen:
	ou know, we have been engaged as counsel for the Lender, by and through, Special Servicer in connection with the above-referenced Loan
secure Loan	ed by the Property. You have previously been notified of Borrower's defaults under the as set forth in the default letter our client sent to you via overnight delivery on, 20, and, 20
On be	ehalf of the Lender and the Special Servicer, you are hereby NOTIFIED that the rity of all indebtedness due the Lender under the Note and Deed of Trust has been
ACC	ELERATED and is immediately due and owing. Please contact,
of the	set manager with the Special Servicer, at for the exact amount default sums owed under the Note, the Deed of Trust and the other Loan Documents of make the required payment. Please note that any notice and cure rights with respect to the cent default has avaired and you are in default.
payılı	ent default has expired and you are in default.

This letter is not intended to and may not be construed as an election of the remedies by the Special Servicer or Lender, or as a waiver of any other or any additional default or breach under the Note, Deed of Trust or other Loan Documents now or hereafter existing. All of the Lender's rights and remedies pursuant to the Note, Deed of Trust and other Loan Documents are hereby expressly preserved, including, without limitation, the right to foreclose on the Property.

A copy of this letter is also being sent to your regard to the foregoing, please do not hesita	ou by regular mail. If you have any questions with ate to contact the undersigned at (816)
	Very truly yours,
	[LAW FIRM]
	1

cc:

#### FORM OF APPOINTMENT OF SUCCESSOR TRUSTEE

SUBSTITUTION OF TRUSTEE
(cover page)
<b>Date of Document:</b>
Declarant: [Lender]
Address of Declarant: c/o [Special Servicer]
Legal Description: See Exhibit A attached hereto
Reference Instruments:
This instrument was prepared by and return a recorded copy to:

SUBSTITUTION OF TRUSTEE	
WHEREAS, is hereby	with a mailing address of appointed successor trustee under the Deed of Trust
and Security Agreement ("Deed of Trust")	executed by
as grantor, in which	is named lender ("Original Lender")
	'Original Trustee"), and filed for record with the
Recorder of Deeds for	County, Missouri (" <b>Recorder of Deeds</b> ") on Said Deed of Trust was
recorded, encumbering certain property	commonly known as, alarly described on Exhibit A attached hereto.
of Trust to ("	ed, transferred and conveyed its interest in the Deed Successor Lender"), with a mailing address of nat certain Assignment of Deed of Trust and Security
Agreement recorded with the Recorder of	Deeds on, 20 as Instrument No.  ge intentionally left blank.]

	CURRENT LENDER
	By:, in its capacity as special servicer
	By: Name: Title:
<u>ACKNO</u>	WLEDGEMENT
STATE OF	
COUNTY OF)	
servicing officer of	before me appeared, who being by me duly sworn, did say that he/she is a, as special servicer for, and that said instrument was signed on behalf of ument to be the free act and deed of said company.
	hereunto set my hand and affixed my notarial seal at
[SEAL]	Notary Public Printed Name:
My commission expires:	

## **Exhibit A to Appointment of Successor Trustee**

#### **Legal Description of Property**

## **NOTICE OF TRUSTEE'S SALE**

For default in the payment of debt secre	ured by a Deed of Trust and Security Agreement ("Deed of
Trust") executed by	amed lender ("Original Lender") and filed for record with the Recorder of Deeds for
is no	amed lender ("Original Lender") and
, as trustee ar	nd filed for record with the Recorder of Deeds for
County, Missouri (	the " <b>Records</b> ") on, 20 as Instrument No.
, which Deed of	Trust was assigned by Original Lender to
, with a	mailing address of, pursuant Trust and Security Agreement recorded in the Records on
to that certain Assignment of Deed of	Trust and Security Agreement recorded in the Records on
as Instrument No.	, the undersigned Successor
Trustee will on	the undersigned Successor, 20_ at o'clock p.m. at the Courthouse, in the City of, Missouri, sell
Door of the County	Courthouse, in the City of, Missouri, sell
at public venue to the highest bidder for	or cash:
	entire purchase price must be paid at the courthouse steps].  county of, State of Missouri, described as
to satisfy said debts and costs.	
conditions of title, of records and in fa	ty shall be "AS IS, WHERE IS" and shall be subject to all act and neither the Successor Trustee, nor any other party of any kind or nature regarding the condition of, the
	<u>/s/</u>
as Successor Trustee	
	T. 1. 1
	Telephone:
	Facsimile:

# $\frac{FORM\ OF\ NOTICE\ LETTER\ TO\ JUNIOR\ CREDITOR\ OR\ OTHER\ INTERESTED}{\underline{PARTY}}$

	Address of Attorney				
	Date				
VIA	REGULAR MAIL AND CERTIFIED MAIL/ URN RECEIPT REQUESTED				
	e and Address of Junior lien holder or interested party				
Re:	Grantor/Borrower:  Property: (as more fully described in the attached Notice of Trustee's Sale)				
To W	hom It May Concern:				
As you may or may not know, we have been engaged as counsel for					
	Property.  Sale of the Property is scheduled for, 20, atp.m., at the Door of the County Courthouse,, in County,, Missouri, as set forth in the enclosed Notice.				
	Sincerely,				
	[LAW FRIM]				

by: Attorney

Enclosure

#### [Note: Use Cover page to comply with Missouri recording requirements]

#### **FORM OF TRUSTEE'S DEED**

WHEREAS,	("Borrower"), by Deed of Trust and Security
Agreement (the "Deed of Trust") record	ed on , 20 as Instrument No.
of the Recor	ed on, 20 as Instrument No. der of Deeds of County, Missouri, al Trustee"), the property therein described, IN
conveyed to("Origin	al Trustee"), the property therein described, IN
TRUST, to secure to	(the "Original Lender") the payment of the Note
described in said Deed of Trust;	
WHEREAS, the Deed of Trust w	as assigned to
("Successor Lender"), with a mailing ad-	dress of, pursuant to that
certain Assignment of Deed of Trust and	Security Agreement recorded with the Recorder of
Deeds on, 20 as Instru	ment No
	was appointed pursuant to that certain Appointment of order of Deeds on, 20, as
by reason whereof the undersigned Succe said Note and Deed of Trust, Lender, [by proceed to execute the powers to said Tru day of, 20 the time, terms and place of sale, and of the published in, a new publisher of said newspaper proving its propublisher of said newspaper proving its	the payment of the Note secured by said Deed of Trust ssor Trustee did, at the request of the legal holder of and through its Special Servicer,  stee given by said Deed of Trust, and did, on the , having previously given required legal notice of the property to be sold, by advertisement printed and spaper printed and published in the County of the py of which advertisement, with the affidavit of the ablication, is hereto attached, and made a part hereof, at County Courthouse, in the city of
	for cash to the highest bidder, at public auction, the
said property herein described, and at said	
, being the hig	hest and best bidder for the sum of
	(\$00) the same
was struck off and sold to said bidder at the	nat price and sum.
NOW, THEREFORE, KNOW A	ALL MEN BY THESE PRESENTS, that ccessor Trustee, party of the first part, in consideration
of the premises, and of the sum of \$	.00 to the said Trustee paid by
	does <b>Bargain</b> , <b>Sell and Convey</b> , unto the said party of eed of Trust described, situated in the County of -wit:
See Exhibit A.	

The undersigned Successor Trustee, warrants and certifies that, as required by Section 443.325, RSMo, pertaining to notices of sale under power of sale, a writing in words and figures

identical to the notice of sale attached to the publisher's affidavit affixed hereto, was by her placed in an envelope and deposited in the United States mail on a date being not less than twenty (20) days prior to the actual date of sale, certified, marked "Return Receipt Requested," with postage prepaid, to the following at the addresses shown:

Owner(s) as of 40 days prior	to sale date and Maker and grantor in Deed of Trust:
	Attn:
Persons requesting notice of	Sale:
	None.
Others:	
<i>,</i>	
	Attn:
To Have and to Hold the sar and assigns <b>FOREVER</b> .	me unto the said party of the second part, and to its successors
IN WITNESS WHEREOF	r, the said party of the first part as Successor Trustee has
executed these presents effective as	of the day of, 200
	, Successor Trustee

STATE OF		)	
COUNTY OF		) SS.	
COUNTY OF		)	
On this	day of	200	_, before me personally appeared
			person described in and who executed the
			she executed the same as her free act and deed as
the Successor Trus	*	C	
			e hereunto set my hand and affixed my official seal year first above written.
		N	Votary Public
My term expires:			

## **Exhibit A to Trustee's Deed**

## **Legal Description**

The real property situate	d in	the	County	of	, Sta	te	of
Missouri, described as follows:							

## **Exhibit B to Trustee's Deed**

## **Affidavit of Publication**

## **Exhibit C to Trustee's Deed**

## **Certified Mail Slips**

#### FORM OF FORECLOSURE SALE DIALOGUE

#### **DIALOGUE FOR FORECLOSURE SALE**

This is a Trustee's Sale regarding the property owned by

(Borrower) and located at \_\_\_\_\_\_, more particularly described as follows:

[Add in Legal Description]
This sale will be subject to any and all easements, restrictions, reservations,
tenancies, zoning laws and similar regulations and ordinances, rights of tenants and occupants,
rights of public to any parts in public streets or roads, and, to the extent any exist, liens,
encumbrances, mortgages, deeds of trust, security agreements, Uniform Commercial Code
financing statements, and any and all other rights, titles, interests or estates in other parties
whatsoever. The terms of this disclaimer shall in no wise serve either to subordinate the rights or
interests of the purchaser hereof to any of such outstanding rights or interests to enlarge upon or
create any rights or priorities in favor of such outstanding rights, titles, interests or estates. We

The published notice of foreclosure reads as follows:

merely state that this sale is subject to any rights or interests that exist, if they exist.

[TAPE IN FORECLOSURE NOTICE.]

I have in my possession an affidavit from the publisher of [Name of Newspaper] attesting to the publication of the notice as required by Missouri law. Would anyone like to examine the affidavit?

The terms and conditions of the sale will be as follows:

The property being sold will be offered in parcels and en masse.

As to any finally accepted bid, the terms of this sale will be as follows:

	1.	The entire purchase price shall be paid in cash or by Cashier's Check to the
Trustee by no	t later th	nan [3:30 or] p.m. Central Daylight Savings Time, today, at this
location.		
	2.	If, for any reason, such entire purchase price is not paid to the Trustee by
[3:30 or	] this	afternoon, the property will be immediately resold by the Trustee at the
	Door	r of the County Courthouse in the city of
		_, Missouri at [4:00 or] p.m. this afternoon, or as soon thereafter as
shall be reason	nably po	ossible.
	3.	No warranty or representation of any kind is made or given as to the
condition of the	he prope	erty or the title thereto. The property is being sold "As Is."
	4.	I will now offer the property in parcels do I have a bid for the property?
	5.	I will now offer the property en masse do I have a bid for the property?
[Accept Bids	for the p	property]
[When biddin	g stops,	advise that the property is going once, going twice, sold to for
the amount of	· 	]. [Note: accept the higher price, whether for parcels or en
masse. It is p	articulaı	rly important to offer the property in parcels if it has been subdivided].