Mortgagee Sale of Real Estate

RESC

Auction

THURSDAY, SEPT 27th @ 10 AM 47A BROMFIELD ST. - NEWBURYPORT, MA 963 +/- SQ FT LIVING SPACE

Residential Newburyport Condo located in the South End

PROPERTY INFORMATION PACKET



Assessed Value: \$264,300.00 Book 21116 Page 0284

John McInnis Auctioneers has been hired by the Newburyport Five Cents Savings Bank to offer this one level condo with private fenced yard at public foreclosure auction.

Don't miss this opportunity to buy this property at today's market prices!

OPEN HOUSES: Drive by recommended.

Auction Day: Registration to take place 1 hr prior to sale





mcinnisauctions.com 76 Main Street - Amesbury, Ma 01913 800-822-1417 - MA LIC# 770

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Auctioneer's Disclaimer

IMPORTANT INFORMATION FOR PROSPECTIVE BIDDERS

THE INFORMATION SET FORTH IN THIS PACKET IS BELIEVED TO BE

CORRECT. HOWEVER, THE MORTGAGEE

OF THIS PROPERTY AND JOHN MCINNIS AUCTIONEERS

MAKE NO WARRANTIES OR GUARANTEES

AS TO THE ACCURACY OF THIS INFORMATION.

BUYER SHALL RELY ENTIRELY ON THEIR OWN INFORMATION,

JUDGEMENT AND INSPECTION OF THE PROPERTY AND RECORDS. THIS

PROPERTY IS TO BE SOLD ON AN AS IS, WHERE IS BASIS,

WITH ALL FAULTS

THE AUCTIONEER HEREBY DISCLOSES HE/SHE IS ACTING SOLELY AS AN AGENT FOR THE MORTGAGEE'IN THE MARKETING, NEGOTIATIONS AND SALE OF THIS PROPERTY. THE PURCHASER(S) AGREE THAT THE MORTGAGEE AND AUCTIONEER MAKE NO WARRANTIES OF ANY KIND

John Mcinnis Auctioneers

Estates Auctions Real Estate Appraisals

76 Main Street - Amesbury, Massachusetts 01913 Phone 978.388.0400 - - Fax 978.388.8863

Dear Prospective Bidder,

Thank you for your inquiry on our upcoming Mortgagee's Sale of Real Estate Auction to be held on Thursday, September 27th at 10:00 a.m. John McInnis Auctioneers has been hired by the Newburyport Five Cents Savings Bank and their attorney Connolly & Connolly of Newburyport, Mass, to offer this one level condo with private fenced yard at public foreclosure auction

To be eligible to bid, at the time of registration you must present a \$7,500.00 deposit in a bank or certified check.

This property information packet has been assembled for your convenience.

Our staff is readily available to assist you with any questions you may have regarding the property or the auction process.

Thank you again for your interest in this property and we look forward to seeing you on the day of the auction. Registration will take place one hour prior to the auction.

Additional terms to be announced at the time of sale.

Sincerely,

John P. MoInnis

John McInnis Auctioneers





Buyer Benefits

Desirable South End Location
Garden Style Condo
Close to Major Highways, Shopping and Beaches
963 +/- sq ft of living space
One Level - First Floor
5 Rooms - 2 Bedrooms - 1 Full Bath - Built in 1804
Back Porch with a Private Rear Yard
Granite Counter Tops
High Ceilings
Wide Pine and Tile Floors
Newer Kitchen and Bath
Forced Air, Oil



All information contained was derived from reliable sources believed correct, but is not guaranteed.

Buyer shall rely entirely on their own judgment and inspection.

Announcements from the Auction Block take precedence over any previously printed material or any other oral statements made.

John McInnis Auctioneers is acting exclusively on behalf of Mortgagee/Seller in this transaction.



PHOTO GALLERY





PHOTO GALLERY



Powered by Vision Government Solutions, Inc.



MBLU:

25/32/A//

Location:

47 BROMFIELD ST UNIT A

Owner Name:

VAN SEAN M

Account Number:

Parcel Value

Assessed Value 264,300

Owner of Record

VAN SEAN M GERTA PRATO T/E 401 LENAPE LN PHILLIPSBURG, NJ 08865

Ownership History

 Owner Name
 Book/Page
 Sale Date
 Sale Price

 VAN SEAN M
 21116/0284
 6/27/2003
 281,850

 KENCH BRIAN
 17348/0025
 6/27/2001
 249,900

 LLOYD ROBERT J
 12373/0156
 1/12/1994
 0

Land Use

Land Use Code

Land Use Description

1021

CONDO MDL-05

Land Information

Size

Zone

0 SF

R3

Construction Detail

Building # 1

STYLE Condominium
Interior Wall 1: Plastered

Heat Type: Forced Air-Duc

Ttl Bathrms: 1 Full

MODEL Res Condo

Interior Floor 1 Pine/Soft Wood

AC Type: None

Stories: 1 Story Heat Fuel: Oil

Ttl Bedrms: 2 Bedrooms

Total Rooms: 5

Ttl Half Bths: 0

Building Information

Living Area: 963 square feet

Year Built: 1804

Extra Features

Code Description

No Extra Building Features

Outbuildings

Code Description Units

Units

No Outbuildings

Building Sketch

BAS[963]

WDK[321]

Subarea Summary

 Code
 Description
 Gross Area
 Living Area

 BAS
 First Floor
 963
 963

 WDK
 Deck, Wood
 321
 0

EXHIBIT "A"

MORTGAGEE'S SALE OF REAL ESTATE

By virtue and in execution of the Power of Sale contained in a certain mortgage given by Gerda S. Prato & Sean M. Van ("Mortgagor") to Newburyport Five Cents Savings Bank (Mortgagee") dated June 27, 2003 and recorded with the Essex South District Registry of Deeds at Book 21116, Page 285, of which mortgage the undersigned is the present holder, for breach of the conditions of said mortgage and for the purpose of foreclosing the same will be sold at Public Auction at 10:00 o'clock A.M. on the 6th day of September, 2012 at 47A Bromfield Street, Newburyport, Essex County Massachusetts, all and singular the premises described in said mortgage, to wit:

The dwelling unit in Newburyport, Essex County, Massachusetts known as Unit A of the 47 Bromfield Street Condominium, located at 47A Bromfield Street in said Newburyport created by Master Deed in accordance with provisions of Massachusetts General Laws Chapter 183A and recorded with the Essex County Registry of Deeds at book 16679 page 452 which unit is shown on the building floor plan recorded simultaneously with the Master Deed and as shown on the Floor Plan attached hereto and made a part hereof, to which is affixed the verified statement of a registered architect in the form required by Section 9 of Chapter 183A.

The Unit is conveyed together with an undivided 45% percentage interest in the common areas and facilities.

Meaning and intending to mortgage the property as described in a deed to the Grantors by Brian Kench and Elizabeth Kench recorded herewith.

(Said deed to mortgagors is recorded in Book 21116, Page 284.)

Premises to be sold and conveyed subject to and with the benefit of all rights, rights of way, tenancies and rights of tenants or persons in possession, if any, restrictions, easements, covenants, liens or claims in the nature of liens, improvements, public assessments, any and all unpaid taxes, rights of redemption for unpaid federal taxes, if any, tax titles, tax liens, water and sewer liens and any other municipal assessments or liens or existing encumbrances of record which are in force and are applicable, having priority over said mortgage, whether or not reference to such restrictions, easements, improvements, liens or encumbrances is made in the deed.

The Mortgagee reserves the right to postpone the sale to a later date by public proclamation at the time and date appointed for the sale and to further postpone at any adjourned sale date by public proclamation at the time and date appointed for the adjourned sale date.

In the event that the successful bidder at the foreclosure sale shall default in purchasing the within described property according to the terms of this Notice of Sale and/or the terms of the Memorandum of Sale executed at the time of the foreclosure, the Mortgagee reserves the right to sell the property by Foreclosure Deed to the second highest bidder provided that the second highest bidder shall deposit with Mortgagee's attorneys, Connolly and Connolly, the amount of the required deposit as set forth herein within three (3) business days after written notice of default of the previous highest bidder and title shall be conveyed to said second highest bidder within twenty (20) days of said written notice.

TERMS OF THE SALE: A deposit of Seven Thousand Five Hundred Dollars (\$7,500.00) by certified or bank check will be required to be paid by the purchaser at the time and place of sale. The balance is to be paid by certified or bank check at the Law Offices of Connolly and Connolly, 51 Green Street, Newburyport, Massachusetts 01950 within thirty (30) days of the date of the sale. It shall be the bidder's sole responsibility

to ascertain all items described in this notice and no representations are made concerning compliance with applicable zoning, building, sanitary or other state and/or municipal regulations. The Foreclosure Deed will be provided to the purchaser for recording upon receipt in full of the purchase price. In the event of an error in this publication, the description of the premises contained in said mortgage shall control. The deposit of Seven Thousand Five Hundred Dollars (\$7,500.00) is non-refundable.

The Mortgagee's agent intends to bid at said sale and shall not be required to have a check for the deposit. All other bidders at said sale shall be required to show proof of the necessary deposit satisfactory to the auctioneer and the Mortgagee, as a pre-condition of bidding. A Memorandum of Sale shall be executed by the purchaser at the time and place of sale. The purchaser shall be responsible for all closing costs, documentary tax stamps and recording fees.

Other terms, if any, to be announced at the sale.

Newburyport Five Cents Savings Bank Present holder of said Mortgage,

By its Attorneys,
Connolly & Connolly
51 Green Street
P.O. Box 332
Newburyport, MA 0l950

Publish: [8/1/12, 8/8/12 & 8/15/12]

MEMORANDUM OF SALE

This Memorandum of Sale is made this 6 th day of September, 2012, by and among
NEWBURYPORT FIVE CENTS SAVINGS BANK, a Massachusetts corporation, whose
principal address is 63 State Street, Newburyport, Massachusetts 01950 (the
"Mortgagee"), John McInnis of Amesbury, Massachusetts, (the "Auctioneer"), and

______ (the "Buyer").

1. MORTGAGEE'S SALE AT PUBLIC AUCTION

Pursuant to a public auction conducted on September 6, 2012, by the Auctioneer on behalf of the Mortgagee as foreclosing mortgagee, in exercise of the Power of Sale contained in a Mortgage from Gerda S. Prato and Sean M. Van dated June 27, 2003 and recorded with Essex South District Registry of Deeds at Book 21116, Page 285, and subject to and in accordance with the terms and conditions set forth in that certain Notice of Sale attached hereto as Exhibit A and incorporated herein by reference, and as supplemented by further terms set forth below, the Buyer as the highest bidder agrees to purchase the real property described below (the "Property").

2. DESCRIPTION OF THE PROPERTY

The Property shall mean the following, namely:

The dwelling unit in Newburyport, Essex County, Massachusetts known as Unit A of the 47 Bromfield Street Condominium, located at 47A Bromfield Street in said Newburyport created by Master Deed in accordance with provisions of Massachusetts General Laws Chapter 183A and recorded with the Essex County Registry of Deeds at book 16679 page 452 which unit is shown on the building floor plan recorded simultaneously with the Master Deed.

The Unit is conveyed together with an undivided 45% percentage interest in the common areas and facilities.

For title see deed from Brian Kench and Elizabeth Kench recorded at Book 21116, Page 284.

3. TRANSFER OF THE PROPERTY

The property shall be conveyed by the usual mortgagee's deed (Massachusetts General Laws, Chapter 183, Appendix Form 11) under the statutory power of sale.

The property shall be conveyed and transferred subject to all rights, rights of way, restrictions, easements, covenants, liens or claims in the nature of liens, improvements, public assessments, any outstanding tenancies and/or leases, the rights of parties in possession, any and all unpaid taxes, tax titles, municipal taxes, tax liens, water and sewer bills or liens and any other municipal assessments or liens or existing encumbrances of record which are in force and are applicable, having priority over said mortgage, whether or not reference to such restrictions, easements, improvements, liens or encumbrances is made in the deed, and to the provisions of applicable state and local law, including building codes, zoning ordinances, and Massachusetts General Law c. 21E. Where applicable, the Property shall be conveyed subject to unpaid condominium fees pursuant to Massachusetts General Laws Chapter 183A, as amended.

The total bid price will be set forth as the consideration in the deed to the Property.

4. BUYER'S RESPONSIBILITY FOR COMPLIANCE WITH FEDERAL, STATE AND LOCAL LAWS.

The Buyer shall assume responsibility for and costs relating to compliance with Title 5 of the State Environmental Code, state and city requirements regarding smoke detection equipment, and lead paint regulations, all as applicable. Mortgagee makes no warranties or representations regarding the Property's current compliance with any federal, state or local regulations or laws, including building, zoning, sanitary and environmental laws.

5. PRICE AND DEPOSIT

The bid price for which the Property has been sold to the Buyer is				
Dollars				
(\$) of which Seven Thousand Five Hundred (\$7,500.00) has been paid this				
day in accordance with the terms of the mortgagee's notice of sale. The sale shall not be				
deemed completed until the Buyer has made his or her deposit and signed this				
Memorandum of Sale. The balance of the purchase price shall be paid by certified check				
or bank check at the time of the delivery of the deed. The Mortgagee shall be entitled to				
any interest earned on the deposit and the amount to be paid by the Buyer shall not be				
adjusted to reflect any interest earned on the deposit.				

6. CLOSING

The deed and associated papers shall be delivered and the balance of the consideration shall be paid at the office of Connolly & Connolly, 51 Green Street, Newburyport, Massachusetts on or before ten o'clock (10:00 A.M.) on the thirtieth day following the sale, provided that such day is one on which said Registry is open for business, and if not, then on the next day on which said Registry is open for business (the "Closing"). Time is of the essence of this agreement.

7. TITLE

No representation or warranty of any kind whatsoever have been made by or on behalf of the Mortgagee concerning the state of the title to the premises. Mortgagee shall transfer to the Buyer only such title as Mortgagee has pursuant to its Mortgage Deed. In the event the Mortgagee cannot convey title to the Property as stipulated, the deposit, and if applicable, the balance of the purchase price, shall be refunded and all rights hereunder shall cease, and the Buyer shall have no recourse against the Mortgagee, or its employees, agents and representatives, whether at law or in equity; provided, however, that Buyer shall have the election to accept such title as the Mortgagee can deliver to the Property in its then condition and to pay therefor the purchase price without deduction, in which event the Mortgagee shall convey such title.

8. RISK OF LOSS

The Buyer acknowledges that from and after this date he or she shall have the sole risk of loss, and the Mortgagee shall have no responsibility for maintaining insurance on the premises. If the Property is damaged by fire or other casualty prior to the closing, Buyer shall accept a deed to the Property and an assignment of so much of the insurance proceeds as has not been used in the restoration of the Property prior to the Closing, to the extent any such proceeds may be available to the Mortgagee, Buyer paying therefor the full balance of the bid price.

9. ACCEPTANCE OF DEED

The acceptance of a deed to the Property by the Buyer or Buyer's nominee, as the case may be, shall be deemed to be a full performance and discharge of every agreement and obligation herein contained or expressed or arising out of said public auction on the part of the Mortgagee to be performed or observed.

10. CONDITION OF THE PREMISES

The Property shall be conveyed in "as-is" condition. The Buyer acknowledges that Buyer has not been influenced to enter into this transaction by, nor has it relied upon, any warranties or representations of the Mortgagee or the Auctioneer not set forth or incorporated in this Memorandum. No personal property of any nature is included in this conveyance except as expressly set forth herein. If, as of this date, there is any tenant or occupant in residence, the Buyer, if he or she wishes to evict such tenant or occupant, must do so at his or her own expense.

11. BUYER'S DEFAULT; DAMAGES

If the Buyer shall fail to fulfill the Buyer's agreements herein, all deposits made hereunder by the Buyer shall be retained by the Mortgagee and the Buyer shall reimburse the Mortgagee for all costs and expenses incurred by the Mortgagee, in excess of the amount of the deposit, due to the Buyer's default, including the costs and expenses of subsequent

sale of the Property or any portion thereof and attorneys' and auctioneers' fees in connection therewith. The Mortgagee shall also be free to sell the Property to the second highest bidder at the public auction in accordance with the terms announced at the public auction.

12. DEED STAMPS AND RECORDING FEES

Buyer shall pay for and cancel for the benefit of the Mortgagee the excise tax stamps required to be affixed to the foreclosure deed by the law of the Commonwealth of Massachusetts. The Buyer shall pay all recording fees in connection with the transfer of the Property.

13. CONSTRUCTION OF AGREEMENT

This instrument, executed in triplicate, is to be construed as a Massachusetts contract, is to take effect as a sealed instrument, sets forth the entire contract between the parties, is binding upon and enures to the benefit of the parties hereto and their respective heirs, devisees, executors, administrators, successors and assigns, and may be canceled, modified or amended only by a written instrument executed by both the Mortgagee and the Buyer. If two or more persons are named herein as Buyer, their obligations hereunder shall be joint and several. The captions and marginal notes are used only as a matter of convenience and are not to be considered a part of this memorandum or to be used in determining the intent of the parties to it.

IN WITNESS WHEREOF, the parties have executed this Memorandum as a sealed instrument as of the date first written above.

MORTGAGEE

Newburyport Five Cents Savings Bank

BY:		
	KIMBERLEY A. FOULKES, SR. VI	CE-
	PRESIDENT	
	JOHN MCINNIS, AUCTIONEER	
		, BUYER

State Tax Form 290 Certificate: 3330 Issuance Date: 07/23/2012

> MUNICIPAL LIEN CERTIFICATE City of Newburyport

COMMONWEALTH OF MASSACHUSETTS

Requested by CONNOLLY & CONNOLLY
51 GREEN STREET
NEWBURYPORT, MA 01950

DESCRIPTION OF PROPERTY

Parcel ID: 025-032A000

47 BROMFIELD ST UNIT A

			Land area	±	0.00 AC
VAN SEAN M		×	Land Value	:	0
GERTA PRATO T/E			Impr Value	;	264,300
401 LENAPE LN			Land Use	:	0
PHILLIPSBURG	NJ 08865		Exemptions	:	0
			Taxable Valu	ıe:	264,300

Deed date: 06/27/2003 Book/Page: 21116/0284

Class: 1021-RESIDNTL

FISCAL YEAR	2013	2012	2011
DESCRIPTION			
CPA SURCHARGE	\$21.03	\$42.06	\$40.34
REAL ESTATE TAX REVENUE	\$1,691.52	\$3,383.04	\$3,223.90
TOTAL BILLED:	\$1,712.55	\$3,425.10	\$3,264.24
Charges/Fees	\$-00	\$5.00	\$.00
Abatements/Exemptions	\$.00	\$.00	\$-00
Payments/Credits	\$.00	-\$1,632.12	-\$3,264.24
Interest to 07/23/2012	\$.00	\$88.03	\$.00
TOTAL BALANCE DUE:	\$1,712.55	\$1,886.01	\$.00

NOTE: Actual 2013 taxes not yet issued.

TOTAL INTEREST PER DIEM:

\$.6878

I have no knowledge of any other lien outstanding. TAX LIEN AMOUNTS must be obtained from the Tax Collector's office at 978-465-4415. PENDING FINAL WATER & SEWER READING. It is suggested that you contact the WATER/SEWER department at 978-465-4420 for a current reading and bill

JULIE LANGUIRAND
TREASURER/COLLECTOR

THIS FORM APPROVED BY THE COMMISSIONER OF REVENUE