## **LEXINGTON MIE (SPENCE) DEFAULT HEARING INFORMATION**

HEARING DATE:			
CASE NAME & CAPTION:			
PLAINTIFF FIRM/ATTORNEY:	Contact Info/		
DEFENDANT FIRM/ATTY:	/GAL:	/Answer	
PLEASE READ THIS IMPORTANT INF	ORMATION AND ASK ANY QUI	ESTIONS WHEN YOUR HEARIN	<u>G</u>
BEGINS:			
1. FORECLOSURE PROCEDURE: You a not filed an Answer. We will review the allegother important information. Please go to Lea Attorney References, and other Assistance Ir 2. RECORD/ORDER REVIEW: Since the prior to hearing, the Court has reviewed all the filings and affidavits are on line. You Online Services then Judicial Index Search.  3. LOAN MODIFICATION/CARE ACT: notes.  4. 2011 ADMIN.ORDER: After today, ALI PLAINTIFF ATTORNEY AND THE LEND Attorney is responsible to resolve any commyou unless the attorney knows of the problem with the Bank.  5. COURT AND PARTY COMMUNICAT matters in this case. You must send an email responding to single party phone calls, letters 6. STATUS EMAIL/SALES DAES: We wist to all parties and court a week before the projection't sell property (c) great news-mater resolution. After the sale, it normally takes weed deed. If you have not vacated by the Sales Decase number and date of sale and get the combidder, then just contact the Plaintiff lawyer number. This call is permissible since it is on 8. CONFIRM YOUR MAILING ADDRESSIBLE SURPLUS FUNDS CLAIM: If and give MIE Court your correct mailing informandates that Plaintiff/Lender is only entitle creditors such as 2nd mortgage, IRS, SC Revet these funds paid through Order to Clerk of coyou. You do not need an attorney or collections. You do not need an attorney or collections. OTHER:  Deficiency Judgment Waive/Demanded/Using Deficiency J	ged debt amount, the proposed Sales Is a sington County Website Master-In-Enformation.  Plaintiff is required to file all propose the filings, the Plaintiff/Lender Debt Accan access them by entering your case. We will discuss your loan status during a COMMUNICATIONS MUST BE FORENSERVICER/BANK. NO MORE unication problems you may have with the therefore per 2011 Order cc the Attact in the Court and the Plaintiff attacts, etc. Everyone must be copied by entill discuss sales dates and status email posed sale stating (a) no contact from solved? Will be sending a Dismissal. We will tell you at hearing when and we keep the tell you at hearing when and we keep to solve the contact information for the successful bid who came to hearing. If third party, and the proposed sale will also to contact the Court and the Third Party For the tell you at hearing when and we will tell you at hearing when and we have to be a contact the Court and t	Date, post-hearing communication, an quity Department for additional FAQ ed exhibits and documents several data affidavit and the Attorney Fee Affidavits and the Attorney Fee Affidavits and the County Website and your hearing. Please take careful EMAIL BETWEEN YOU, THE PHONE CALLS! The Plaintiff the Lender. The attorney cannot he corney on every email communication court about the substantive disputed from nail messages!  Is. Normally Plaintiff will send an empowner-sell property (b) still working where the sale will be. It is a public and a deed or the Lender gets at at (8030 785-8291, give them your lider. If the Lender was the successful MIE Office can provide name and phormation.  ECT ANY RIGHTS TO A are MIE Court if a Surplus was generated and surplus Funds Hearing. State Law to timely/proper claims filed by othe balance going to owner. If not claimed need property if not timely claimed by the IFAQS about foreclosures, your day controlled to the c	S, ys /it.  lp ail on a
C.1 D.4.			
Sales Date: or			