NOTICE ABOUT THE RESIDENTIAL FORECLOSURE PROCESS

JD-CV-103 Rev. 2-24 C.G.S. §§ 49-31/, 49-31r



For information on ADA accommodations, contact the Centralized ADA Office at 860-706-5310 or go to: www.jud.ct.gov/ADA/

YOU ARE BEING SUED AND YOU ARE IN DANGER OF LOSING YOUR PROPERTY

The State of Connecticut Superior Court requires that this notice be sent to you about the residential foreclosure process. This is not legal advice. Please read it carefully.

It is important for you to learn about your options in foreclosure. There are government agencies, legal aid programs, and other non-profit organizations that you may call for information about foreclosure.

To protect your rights, you should speak to an attorney or go to the Foreclosure Clerk, Foreclosure Mediation Caseflow Coordinator or Court Service Center in the Court where your case was filed for information on what to do next. If you do not take action, you could lose your property.

File an *Appearance* (form JD-CL-12) at the Court where your case is pending. If you do <u>not</u> file an *Appearance* with the Court, you will <u>not</u> get important notices about your case <u>AND</u> the Court may make a decision (enter a default judgment) against you.

You should also work with your lender or other person bringing this lawsuit or, if this foreclosure involves your home, contact a HUD-certified housing counselor during this process.

If this foreclosure involves your home, you may be eligible for the Foreclosure Mediation Program. Information about the program is attached to these papers and is also available at any Superior Court Judicial District courthouse or on the court's website at www.jud.ct.gov/foreclosure.

To locate assistance near you, you may call the Connecticut Housing Finance Authority's call center toll free at 1-877-571-2432. Customer Service Representatives are available Monday through Friday from 9:00 a.m. to 5:00 p.m. You may also call 2-1-1 for other help.

PROCEED WITH CAUTION

You may be contacted by people offering to help you avoid foreclosure. Please follow these precautions:

- 1. Get legal advice before entering into any deal involving your house.
- 2. Get legal advice before paying any money to anyone offering to help you avoid foreclosure.
- 3. Do not sign any papers you do not understand.

READ THE PAPERS UNDER THIS NOTICE

FORECLOSURE MEDIATION NOTICE TO HOMEOWNER OR RELIGIOUS ORGANIZATION (For cases with a Return Date of 10/1/2011 or later)

JD-CV-127 Rev. 7-15 C.G.S. §§ 49-31/, 49-31k; PA 15-124





ADA NOTICE

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA.

Notice to Homeowner or Religious Organization: Availability of Foreclosure Mediation

You have been served with a foreclosure complaint that could cause you to lose your property.

A **Foreclosure Mediation Program** has been set up to help certain homeowners and religious organizations.

You must fill out the attached Foreclosure Mediation Certificate form, JD-CV-108 and Appearance form, JD-CL-12 and file them with the Court no later than 15 days from the Return Date on the Summons form that was served on you (or delivered to you). If these forms are not attached, you may get them at any Judicial District courthouse or from the Judicial Branch website at www.jud.ct.gov/webforms.

A mediation may be scheduled if:

- 1. You are the owner-occupant of a 1, 2, 3 or 4 family residential property; and
 - you are a borrower or a spouse or former spouse of a borrower who qualifies as a Permitted Successor-in-Interest (see Foreclosure Mediation Certificate, form JD-CV-108, to determine if you qualify as a Permitted Successor-in-Interest); and
 - the mortgage on your owner-occupied residential property is being foreclosed; and
 - the property being foreclosed is your primary residence; and
 - the property is located in Connecticut; or
- 2. the property is **owned by a religious organization that is the borrower**, and is located in **Connecticut**.
- 3. If you are eligible based on the above criteria, you will first meet with a mediator who will determine if mediation with your lender or mortgage servicer will be scheduled.

Mediation is where a person who does not take sides helps parties try to settle their case.

Judicial Branch mediators will conduct mediation sessions at the courthouse.

There is no application fee for this program.

FORECLOSURE MEDIATION CERTIFICATE

JD-CV-108 Rev. 10-24 C.G.S. §§ 49-31k, 49-31/, 52-380a; P.A. 15-124 For information on ADA accommodations, contact the Centralized ADA Office at 860-706-5310 or go to: www.jud.ct.gov/ADA/



Instructions to applicant

- 1. Use this form if the return date in your case is on or after July 1, 2009.
- 2. Fill out this Certificate form and an Appearance form, JD-CL-12 and

file them with the court not more than 15 days after the return date on the Summons.

You must mail or deliver a copy of this completed Certificate form to the plaintiff's attorney, or to the plaintiff if the plaintiff is not represented by an attorney, and to all parties who have filed an appearance in the case.



This form will be used to determine your eligibility for the Foreclosure Mediation Program.

Name of case (Plaintiff on Summons v. Defendant on Summ	nons)	Docket number (To be filled in by court staff)
Return date (On upper right portion of Summons) Judicial	District of (On upper left portion of Summons)	
Your name		
Address (Number, street, town, state, zip code)		
Telephone number	Business phone	Cell phone
spouse of a borrower, go to Section C. If you answered "yes" to questions (1) Section C to participate in the Foreclos	Yes	case has requested or may request in ccessor-in-Interest, who became the
OR		
 B. If you are filing this on behalf of a real of the second of	ut? Yes ower on the note? Yes	No No No
C. Permitted Successors-in-Interest If you are not a borrower on the note the spouse or former spouse of a bo as a Permitted Successor-in-Interes	e, but answered "Yes" to questions (1) t orrower, you may be able to participate i t.	hrough (5) in Section A and you are in the Foreclosure Mediation Program
Answer the following questions to had a server and the following questions to had a server a	nelp the Court determine if you qualify: Yes after October 1, 2015? how did you become the owner of the pro	s No perty? from my deceased spouse's estate. e and I held joint title to the property. s a result of a divorce, legal separation, or

If you selected 3c., go to Section D.2. and Section D.3.

separation or a property settlement agreemen	me the owner of the property as a result of divorce or legal separation, has appost complete this section to qualify for the Forecl	lied or may apply
to participate in the Foreclosure Mediation Prog the property as a result of divorce, legal separa separation, select this box to complete your co		divorce or legal
 I consent to the plaintiff mortgagee's disclosion former spouse who qualifies as a Permitted information. 	sure of my non-public personal financial information to I Successor-in-Interest to the extent that the plaintiff n	the spouse or nortgagee has that
consent:	in Section C, and selected box 3c., select this box to	
I consent to the plaintiff mortgagee's disclost this note, to the extent that the plaintiff mort	sure of my non-public personal financial information to tgagee has that information.	all borrowers on
 If you answered "Yes" to questions (1) and (2) borrowers on the note have provided their con 	in Section C, and selected box 3c., select this box to sent:	certify that all
☐ I certify that all borrowers on the note have personal financial information to me, to the borrowers have shown their consent by (See	agreed to allow the plaintiff mortgagee to disclose the extent that the plaintiff mortgagee has that informatio elect any box that applies):	eir non-public n, and that the
Submitting a Foreclosure Mediation Ce	ertificate containing their consent, or	
Giving documentation to the plaintiff mo personal financial information to me.	ortgagee that allows for the full disclosure of the borro	wer's non-public
Signed	rint name of person signing	Date signed
(date) to all attorneys and self-repres	ately be mailed or delivered electronically or non-electronically or non-electronically or non-electronically be received or will immediately be receiving and or delivered to*	tronic delivery was
If necessary, attach additional sheet or sheets with name and add	dress which the copy was or will be mailed or delivered to.	Data diseased
Signed (Signature of filer)	Print or type name of person signing	Date signed
Mailing address (Number, street, town, state and zip code)		Telephone number

D. Consents

APPEARANCE

JD-CL-12 Rev. 2-25 P.B. §§ 3-1 through 3-12, 10-13, 25-6A, 25a-2, 25a-3

This form is available in other language(s).



There are instructions and important notices on page 2 (the back) of this form.

Read page 2 before filling out this form.						(For Civil/l	amily cases)	
I am filing this appearance to let the court and all attorneys and self-represented parties of record know that I have changed my address. My new address is below.					Docket Numl	ber		
Name of case (Full name of first P	laintiff v. Full	name of first Defenda	nt) Note: In	Criminal/Motor Vehicles	s cases, th	ne Plaintiff is The St	tate of Coi	necticut
Housing Judicial Geographic Session District Area	dress of cour	t (Number, street, towr	and zip coo	de)		Scheduled court da	ate (Crimii	nal/Motor Vehicle cases only)
Enter the Appearance	of							
Name (Your name or name of official, firm		al corporation, or indivi	dual attomes	<i>y</i>)			Juris nur	nber (For attorney/law firm)
				l n	oot Office	box number	Telephor	ne number (Area code first)
Mailing address					OSI OIIICE	DOX HUMBON	Tolophol	io nambol (mod occomos)
City/town	State	Zip code	Fax numb	er E	-mail add	ress		
in the case named above for:	(Select	one of the follow	ing partic	es. See descript	ions/nc	otes on page 2	2 of this	s form.)
PLAINTIFF				DEFENDANT		D () 1		
The Plaintiff.						Defendant. Defendants.		
☐ All Plaintiffs. ☐ The following	Plaintiff/	s) only:				e following De	efendan	t(s) only:
	1 ICIIIII	o, o		'				
Other (Specify):								
This is a Family Matters	2000 (511	ch as divorce c	ustody c	or child support)	My an	nearance is fo	or: (Sel	ect one or both)
matters in the Family	Division	of the Superior	Court	Title IV-D	Child	Support matte	ers	,
☐ This is a Criminal/Motor☐ This appearance is for the☐ This appearance is for the☐ This appearance is for the☐	e purpose	e of a bail hearir	ng only.			ublic Defende	er <u>or</u> [Assigned Counsel (Special Public Defender)
If an appearance by other co	unsel or	self-represented	l party is	on file for this pa	arty/pa	rties, select or	ne optio	on below:
1. This appearance is in			of:					
			Name	and Juris Number (if	applicab	le) to be replaced		
2. This appearance is in	addition t	o an appearanc	e already	on file.				
I agree that documents can be	delivere	d (served) to me	electroni	cally in this case	». 🗍 ՝	Yes 🗌 No		
Any attorney who is not exem						Practice Book	Section	10-13)
Signed (Individual attorney or self-represe			Name of pr	erson signing at left (Pr	int or type)		Date signed
Certification							FOR	COURT USE ONLY
I certify that a copy of this docu	ıment wa	s or will immedia	tely be m	ailed or delivered	d electro	onically or		
non-electronically on (date)		to all atto	orneys an	nd self-represente	ed parti	es of		
record and that written consen	t for elect	ronic delivery wa	is receive	ed from all attorne	eys and	Self-		
represented parties of record v	vno receiv	ved or will immed	d or delivere	d to*	niic deli	very.	1	
realite and address of each party and and	,							
*If necessary, attach additional shee	t or sheets	with name and add	ress which	the copy was or will	be maile	ed or delivered to).	
Signed (Signature of filer)		Print or type name	of person sig	ining	Date si	gnea		

Instructions

Do not use this form for Juvenile cases.

- 1. Type or print clearly in dark ink.
- 2. Fill out page 1, including the Certification section at the bottom.
- 3. Make a copy of the completed form and keep it for your records.
- 4. File your completed form with the court clerk.
- 5. For **Criminal and Motor Vehicle cases**: Mail or deliver a copy of the appearance to the prosecutor. For all other cases: Mail or deliver a copy to all counsel and self-represented parties of record.

Notice for Civil cases, including Housing Matters and Small Claims

If a party who has been defaulted for failure to appear files an appearance before the entry of judgment after default, the default will automatically be set aside by the clerk.

Notice to people representing themselves

People who represent themselves in court are called self-represented parties.

Self-represented parties: Which party do I select on page 1?

You are a plaintiff if...

- · You filed this court case to sue someone.
- · You are the one who started this court case.
- Your name is listed before the "v." in the name of case on court documents.

If you are the ONLY plaintiff, select "The Plaintiff".

If there is more than one plaintiff, select "The following Plaintiff(s) only" and write your name on the line.

You are a defendant if...

- · This is a criminal or motor vehicle case.
- · You are being sued.
- Your name is listed after the "v." in the name of case on court documents.
- · Your landlord started this case to evict you.
- You were served with the court papers at the beginning of this case.

If you are the ONLY defendant select "The Defendant".

If there is more than one defendant, select "The following Defendant(s) only" and write your name on the line.

Select Other.

- If you and your spouse filed a nonadversarial divorce, select "Other" and write if you are Petitioner A or Petitioner B on the line.
- If you asked the court to let you intervene and you are listed as an intervenor, select "Other" and then describe who you are.
- If you are listed as a party to the case for some other reason, select "Other" and write who you are in the case on the line.

Self-represented parties in Family Matters: Filing "in addition to" an attorney (dual representation)

If you are a self-represented party who is filing an appearance "in addition to" an attorney who already has an appearance in this court case, be aware of the following:

- Any document being filed on your behalf must be signed by your attorney pursuant to Practice Book Section 4-2.
- If a document being filed on your behalf is not signed by your attorney, the court may order that the matter be stayed (delayed) until the attorney adopts the document.
- If you inform the court that there is no attorney actively representing you, the court may delay the matter until you file a new appearance "in place of" your attorney(s).
- If your attorney does not adopt your motion and the motion is not disposed of or withdrawn:
 - You are responsible for prosecuting or litigating that motion.
 - · An attorney for any other party on the case may contact you directly with respect to the subject matter of that motion.
 - If multiple motions are scheduled for hearing at the same time, one or more of which have been adopted by your attorney and one or more of which have not, it is up to the court how to proceed.
- If you file any other document that is not signed by your attorney, it is up to the court how the document will be treated.

Self-represented parties: Address changes

If you are a self-represented party, you must give notice if your mailing address changes after you file an appearance. You must tell the court and all attorneys and self-represented parties of record your new mailing address by filling out another appearance. Select the box at the top of page 1 of this form and fill out the rest of page 1 using your new mailing address.

Notice to attorneys/law firms

- 1. Except as noted below, if you are an attorney, you are <u>not</u> exempt from e-filing, and the file in this case is electronic, do <u>not</u> use this form. **File your appearance in the E-filing system**.
- 2. Notices from the court will be mailed to the address associated with your Juris Number. You cannot use this form to have the court mail notices to a different address.
- 3. If you are an attorney admitted pro hac vice or filing on behalf of a non-party, you must file this form on paper with the clerk.

For information on ADA accommodations, contact the Centralized ADA Office at 860-706-5310 or go to: www.jud.ct.gov/ADA/

FORECLOSURE MEDIATION NOTICE OF COMMUNITY-BASED RESOURCES

JD-CV-126 Rev. 10-19 C.G.S. §§ 49-31/, 49-31r



State of Connecticut Department of Banking Foreclosure Hotline Bulletin Community-Based Resources for Connecticut Homeowners in Foreclosure

Note: Assistance in multiple languages is available through Connecticut Housing Finance Authority (CHFA/HUD)-approved housing counseling agencies (refer to the list below). Ayuda en Español es disponible a través de agencias de consejeria de vivienda aprobado por CHFA/HUD (favor de referirse a la lista de abajo).

Toll-free Mortgage Foreclosure Assistance Hotline: 1-877-472-8313 Department of Banking Website: www.ct.gov/dob

The free Foreclosure Hotline is open Monday - Friday 8:00 a.m. to 5:00 p.m. Calls will be returned within two business days. Homeowners who are currently a party to a foreclosure action with time sensitive foreclosure concerns should call the Hotline for assistance. You can also reach the Department of Banking by calling 1-800-831-7225 (toll-free) or 860-240-8299.

Mortgage Assistance from the Connecticut Housing Finance Authority (CHFA)

The Connecticut Housing Finance Authority administers the state's Emergency Mortgage Assistance Program (EMAP) which was created by the Connecticut General Assembly. EMAP can help eligible homeowners with overdue payments and provide monthly mortgage assistance. For more information, contact a CHFA/HUD-approved housing counseling agency (listed below), call CHFA at 1-877-571-2432, or visit www.chfa.org.

CHFA/HUD-Approved Housing Counselors:

CHFA/HUD-approved housing counselors provide free help to Connecticut homeowners who are struggling financially and may be at risk of foreclosure. They can review your budget and try to find ways to help with your financial issues. They are trained in handling FHA and "conventional" loans and can help you negotiate with your mortgage company or apply to CHFA for an Emergency Mortgage Assistance loan. If a foreclosure case has been filed against you and you have asked to participate in the Foreclosure Mediation Program, they can help you get ready for mediation (including the Premediation meetings with your mediator) and help you submit financial documents to your mortgage company as part of the mediation process. CHFA/HUD approved housing counselors welcome residents from all over Connecticut. You do not need to go to the agency closest to you.

County	CHFA/HUD-Approved Housing Counseling Agency	Phone
	Bridgeport Neighborhood Trust, 570 State Street, Bridgeport www.bntweb.org	203-290-4255
Fairfield	Urban League of Southern Connecticut, Inc., 137 Henry Street, Stamford www.ulsc.org	203-327-5810
Hartford	Neighborhood Housing Services of New Britain, 223 Broad Street, New Britain www.nhsnb.org	860-224-2433
	New Haven HomeOwnership Center, Inc., 333 Sherman Avenue, New Haven www.nhsofnewhaven.org	203-562-0598
New Haven	Capital for Change, Inc., 171 Orange Street, 3rd Floor, New Haven www.capitalforchange.org	203-624-7406 Extension 1320
	Neighborhood Housing Services of Waterbury, 193 Grand Street, 3rd Floor, Waterbury www.nhswaterbury.org	203-753-1896

ADA NOTICE

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Legal Resources

Foreclosure Prevention Clinics: The Connecticut Fair Housing Center, together with Homes Saved by Faith, regularly presents free clinics for homeowners facing foreclosure. The clinics offer information from a Center attorney on how to prepare for court and what resources exist for homeowners. After the presentation, homeowners can discuss their situations briefly, one-on-one, with an attorney. The clinics are typically on weekday evenings in either Hartford or Fairfield County. Call 1-888-247-4401 or visit www.ctfairhousing.org for more information on dates and locations.

Judicial Branch Foreclosure Volunteer Attorney Program: Volunteer attorneys are available to give advice and answer questions about foreclosure at certain courthouses in the state. Homeowners facing foreclosure throughout Connecticut are welcome to attend. Call 860-263-2734 for additional information, or visit http://jud.ct.gov/volunteer_atty_prgm.htm.

Foreclosure Manual for Self-Represented Homeowners: The Connecticut Fair Housing Center publishes "Representing Yourself in Foreclosure: A Guide for Connecticut Homeowners," a free manual describing the foreclosure and mediation process for self-represented homeowners. Copies are available from CHFA/HUD-approved housing counselors, on www.ctfairhousing.org, or by calling the Center at 1-888-247-4401.

Statewide Legal Services (SLS): SLS provides free legal advice and referrals for callers qualifying for its services (guidelines include income limits). Call 1-800-453-3320 or 860-344-0380 or visit www.slsct.org for more information.

Court Service Centers: In certain Superior Court locations, Court Service Centers provide public access computers, printers, fax machines, copiers, phones, and work space for self-represented parties. Refer to www.jud.ct.gov, and go to the Quick Links menu on the home page of the Judicial website for more information.

Lawyer Referral Services: County Bar Associations in Connecticut offer referral services that introduce homeowners to lawyers who can answer questions during an initial half-hour consultation. You can send an e-mail with your questions and availability. Services beyond the 1st half-hour fee will be at the attorney's usual fee.

County	Phone	Fee for 1/2 hour Consultation	Website	Email
Fairfield	203-335-4116	\$40	www.bridgeportbar.org	LRService04@yahoo.com
Hartford*	860-525-8106	\$35	www.hartfordbar.org	hcba@hartfordbar.org
New Haven	203-562-5750	\$35	www.newhavenbar.org	LRS@newhavenbar.org
New London	860-889-9384	\$25	www.nlcba.org	newlondoncba@gmail.com

^{*}The Hartford County Bar also covers Litchfield, Middlesex, Tolland, and Windham Counties.

How Foreclosure Rescue Scams Work. People in foreclosure are often the target of "foreclosure rescue scams." Be very careful of non-lawyers who ask you to pay a fee for counseling, loan modification, foreclosure prevention, or a "forensic audit" of your loan documents, regardless of their promises or claims. Many out-of-state attorneys target Connecticut residents: you should never pay attorneys that you do not meet. Contact the Department of Banking for more information at 1-877-472-8313 or visit www.preventloanscams.org.

Mortgage Crisis Job Training Program. The state-funded Mortgage Crisis Job Training Program is a project of The WorkPlace, Inc., in partnership with the Connecticut Housing Finance Authority (CHFA), Capital Workforce Partners, and Connecticut's workforce system. The Program helps homeowners increase their job skills and earning potential. It offers customized employment services, job training scholarships, financial literacy, and credit counseling. For information call 1-866-683-1682 or go to www.workplace.org/mortgage-crisis-job-training-program/.

Financial Assistance Programs. Connecticut's 12 Community Action Agencies (CAAs) help people meet immediate needs through services such as Eviction and Foreclosure Prevention, energy/heating assistance, food pantries, and weatherization. CAAs also empower people to improve their financial future through employment services, financial literacy training, and other programs. To locate your local CAA call the Connecticut Association for Community Action at **860-832-9438** or visit: **www.cafca.org/our-network**.

For more information on programs for homeowners facing financial distress, review the Department of Banking's materials on www.ct.gov/dob or call 1-877-472-8313. You can also call Info line at 2-1-1 for resources.

JD-CV-126 Rev. 10-19 Page 2 of 2

MEDIATION INFORMATION FORM (For cases with a Return Date of 10/1/13 or later)

JD-CV-135 Rev. 9-19 C.G.S. § 49-31/

ADA NOTICE

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA.



The Court's Foreclosure Mediation Program is set up to help eligible homeowners and their lenders or mortgage servicers see whether they can reach a fair and voluntary agreement under the supervision of a neutral mediator employed by the Court. The program addresses all aspects of the foreclosure including any assistance options that may be available through the lender or mortgage servicer to help homeowners 1) keep their homes, or 2) gracefully exit from their homes by way of a short sale, deed-in-lieu of foreclosure, or negotiated sale date or law day.

The objectives of the mediation program are:

- 1. To determine whether the parties can reach an agreement that may allow the parties to either:
 - a. Stop the foreclosure by using programs available through the lender or mortgage servicer; or
 - b. Go forward with the foreclosure in a way that is acceptable to the homeowner and the lender or mortgage servicer.
- 2. To reach some agreement with reasonable speed and efficiency, with both parties participating in the mediation process in good faith, without unreasonable and unnecessary delays.

What you must do:

- 1. Fill out the Appearance form and Foreclosure Mediation Certificate. These forms are included in this packet. You must file them with the court no later than 15 days after the return date. The return date is printed on the upper right part of the Summons form in this packet. You do not have to come to court on the return date. The court cannot notify you of the date and time you must come for your first premediation meeting until you file these forms.
- 2. Mail a copy of the Appearance form and the Foreclosure Mediation Certificate to the Plaintiff's attorney at the address of the attorney or law firm on the Summons form, and to any other party who has filed an appearance in your case.
- 3. Start gathering documentation so that you will be prepared to meet with your mediator. Lenders typically request copies of the following documents:

Proof of Income

- Wage/Salary Income Pay stubs covering the last 30 days.
- Self-Employment Income Profit & Loss statement for the most recent quarter or year to date, signed and dated.
- Benefit Income Most recent award letter (social security, disability, food stamps, pension, public assistance, adoption assistance).
- Rental Income All leases with signatures.
- Alimony/Child Support If you rely on this income to pay your mortgage, court order showing the amount of alimony and/or child support that you receive.
- Contribution Income Contribution letters from all non-borrowers who are related to you and live with you, signed and dated by them, and proof of their income.
- Federal Tax Returns Personal returns with all schedules for the last 2 years; copies of business returns, if applicable; copies of IRS tax filing extensions, if applicable.
- Bank Statements Personal bank statements for the last 2 months and business bank statements for the last 4 months if self-employed. Must include all pages, bank logo, and account holder's information.

Other Information

- · Most recent utility bill (gas, electric, or water).
- Most recent real estate property tax bill.
- Evidence of amount of homeowner's association dues/condominium fees, and whether current or delinquent.

- Homeowners' insurance declaration page.
- Hardship letter A letter, signed and dated by all borrowers, explaining what prevented you from making your
 mortgage payment, and indicating if the hardship is resolved.
- 4. Within 35 days from the return date, your lender or mortgage servicer will mail you a packet of forms, their list of required documentation, and other information about your loan or your property. A copy will also be sent to your mediator. Upon receipt of this packet, complete the forms provided, gather any additional documents on the list, and bring the completed forms, and other documents to your scheduled premediation meeting with your mediator. You can read more about this meeting in the next section below. Do not mail the completed forms and documents to the court.

The Mediation Process

If your return date is October 1, 2013 or later, the Foreclosure Mediation Program will consist of two stages:

- Premediation During this stage, you will meet one-on-one with a mediator to review your financial information and to discuss possible options. If necessary, the mediator will help you complete forms and gather the documents required by your lender or mortgage servicer. The mediator may also refer you to other resources that can help you, such as the housing counseling agencies listed on the attached Notice of Community-Based Resources. You may have one or more meetings with the mediator, but premediation will end approximately 12 weeks from the return date on your Summons. At the conclusion of premediation, the mediator will ensure that your documentation is delivered to your lender or mortgage servicer or its attorney, and will determine whether mediation with your lender or mortgage servicer will be scheduled. If the mediator determines that mediation will not be scheduled, mediation will terminate. If mediation has been terminated, you may ask the Court to be included in mediation if you think the mediator has made a mistake or if you have had a change in circumstances. If the mediator determines that mediation will be scheduled, you will receive notice of the date and time of your mediation in the mail. The first mediation will be scheduled no later than 5 weeks from the date your forms and documentation are delivered to your lender or mortgage servicer, or its attorney.
- Mediation If mediation is scheduled, you will meet with a mediator and a representative of the lender or mortgage servicer and its attorney to review any assistance options that may be available to you through your lender or mortgage servicer. Depending on your situation, you may be asked to submit additional documentation as part of the mediation process. By law, the representative is permitted to participate in mediation by phone as long as the representative is knowledgeable about your case and the types of assistance that may be available to you. If you are represented by an attorney, your attorney may appear for you after the first mediation as long as you are available to participate by phone. If you do not have an attorney and if there are 2 or more self-represented borrowers, then after the first mediation session, it is likely that only one of you will need to come to mediation if the other(s) are available to participate by phone.

Other information you should know:

The information you provide during the mediation process will be treated as confidential and will not be shared without your consent with anyone except your lender or mortgage servicer, its attorneys, and a court-employed mediator with the Foreclosure Mediation Program.

Before your premediation meeting(s) with the mediator, if you need help completing forms, gathering documents, or preparing for mediation, you may contact one of the housing counseling agencies listed on the attached Notice of Community-Based Resources (form JD-CV-126). However, if you are not able to get help quickly enough, you must do your best to complete the forms and gather the documents yourself. The mediator will give you additional help during the premediation process.

If your spouse is not a borrower on your loan, but you wish to have that person attend mediation with you, you must give your lender your written consent to discuss your loan with your spouse.

SUMMONS - CIVIL

JD-CV-1 Rev. 2-25 C.G.S. §§ 51-346, 51-347, 51-349, 51-350, 52-45a, 52-48, 52-259; P.B. §§ 3-1 through 3-21, 8-1, 10-13

For information on ADA accommodations, contact the Centralized ADA Office at 860-706-5310 or go to: www.jud.ct.gov/ADA/



Instructions are on page 2.

Select if am							
	nount, legal interest, or pr	pperty in demand, not including inte	rest and cost	s, is LESS 1	than \$2,5	000.	
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X Select if cla	iming other relief in additi	on to, or in place of, money or dam	ages.				
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		you are hereby commanded to mak	e due and le	gal service	of this su	mmons and att	(Must be a Tuesday)
Address of court cle	rk (Number, street, town and zip	code)		umber of clerk		05/13/202	
	treet, Rockville, CT 0606	At (City/Town)	(860) 89	96- 4920	Case	type code (See list	
✗ Judicial Dist☐ Housing Set		Rockville				jor: P	Minor: 00
	tiff(s) enter the appea						
		self-represented (Number, street, town and z	ip code)			Juris number (if atto	mey or law tirm)
	s, LLC, 25 Lindbergh St	eet, Fairfield, CT 06824				404340	
Telephone number		re of plaintiff (if self-represented)					
(203) 371-2		urr	aroos	TE-	mail addre	ss for delivery of pa	pers under Section
to accept papers	(service) electronically in this	ntiff, or the plaintiff if self-represented, as s case. Any attorney who is not exempt y. (Practice Book Section 10-13)	from X Yes	10)-13 of the (Connecticut Practice glassbraus.co	e Book
Parties	Name (Last. First. Mic	idle Initial) and address of each party	(Number; str	eet; P.O. Bo.	x; town; s	state; zip; count	ry, if not USA)
First plaintiff	Name: U.S. Bank Trust	Company, National Association, as T successor Trustee to LaSalle Bank N	rustee, as suc ational Assoc	cessor-in-ir iation, as Tr	ustee for	U.S. Dank Nauo	nai 📻
Additional	Name: c/o Glass & Brau	es I Trust 2007-HF4, Asset-Backed Ce is, LLC, 25 Lindbergh Street, Fairfield	, CT 06824	ies zouzani.			P-02
plaintiff	Address: Name: Brooks Jr., Ge	OPAG.					□ D-01
First defendant	Address: 90 Hendee Roa	id, Andover, CT 06232					
Additional defendant	Name: Brooks, Jo An Address: 90 Hendee Roa						■ _{D-02}
Additional defendant	Name: LVNV Funding	LLC, 355 S Main Street, Suite 30 poration Service Company, 225 A	0-D, Greenvi sylum Stree	lle, SC 296 t, 20th Floo	01; or, Hartfo	ord, CT 06103	□ _{D-03}
Additional	Name:						□ _{D-04}
	Address:						
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defendant Total number	of plaintiffs: 1	Total number of defendants:	3	Form	n JD-CV-	-2 attached for a	additional parties
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Instructions

- 1. Type or print legibly. If you are a self-represented party, this summons must be signed by a clerk of the court.
- 2. If there is more than one defendant, make a copy of the summons for each additional defendant. Each defendant must receive a copy of this summons. Each copy of the summons must show who signed the summons and when it was signed. If there are more than two plaintiffs or more than four defendants, complete the Civil Summons Continuation of Parties (form JD-CV-2) and attach it to the original and all copies of the summons.
- 3. Attach the summons to the complaint, and attach a copy of the summons to each copy of the complaint. Include a copy of the Civil Summons Continuation of Parties form, if applicable.
- 4. After service has been made by a proper officer, file the original papers and the officer's return of service with the clerk of the court.
- 5. Use this summons for the case type codes shown below.
 - Do not use this summons for the following actions:

Board

All other

CHRO Action in the Public Interest - P.A. 19-93

M 89

M 90

- (a) Family matters (for example divorce, child support, custody, parentage, and visitation matters)
- (b) Any actions or proceedings in which an attachment, garnishment or replevy is sought
- (c) Applications for change of name
- (d) Probate appeals

- (e) Administrative appeals
- (f) Proceedings pertaining to arbitration
- (g) Summary Process (Eviction) actions
- (h) Entry and Detainer proceedings
- (i) Housing Code Enforcement actions

MAJOR DESCRIPTION	CODE	MINOR DESCRIPTION	MAJOR DESCRIPTION	CODE	MINOR DESCRIPTION
Contracts	C 00	Construction - All other	Property	P 00	Foreclosure
	C 10	Construction - State and Local		P 10	Partition
	C 20	Insurance Policy		P 20	Quiet Title/Discharge of Mortgage or Lien
	C 30	Specific Performance		P 30	Asset Forfeiture
	C 40	Collections		P 70	Dissolution of Lien Upon Substitution of Bond
	C 50	Uninsured/Underinsured Motorist Coverage		P 90	All other
	C 60	Uniform Limited Liability Company Act - C.G.S. 34-243			Defective Premises - Private - Snow or Ice
	C 90	All other	Torts	T 02	I '
Eminent	E 00	State Highway Condemnation	(Other than	T 03	Defective Premises - Private - Other
Domain	E 10	Redevelopment Condemnation	Vehicular)	T 11	Defective Premises - Public - Snow or Ice
Domain	E 20	Other State or Municipal Agencies		T 12	Defective Premises - Public - Other
	E 30	Public Utilities & Gas Transmission Companies		T 20	Products Liability - Other than Vehicular
	E 90	All other		T 28	Malpractice - Medical
		/ II		T 29	Malpractice - Legal
Housing	H 00	Housing - Summary Process		T 30	Malpractice - All other
	H 03	Housing - Deceased Tenants - Summary Process)	T 40	Assault and Battery
	H 10	Housing - Return of Security Deposit		T 50	Defamation
	H 12	Housing - Rent and/or Damages		T 61	Animals - Dog
	H 20	Housing - Housing Code Enforcement		T 69	Animals - Other
	H 30	Housing - Entry and Detainer		T 70	False Arrest
	H 40	Housing - Audita Querela/Injunction	1	T 71	Fire Damage
	H 50	Housing - Administrative Appeal		T 90	All other
	H 60	Housing - Municipal Enforcement			Delivering
	H 70	Housing - Bed Bug Infestation	Vehicular Torts	V 01	Motor Vehicles* - Driver and/or Passenger(s) vs. Driver(s
	H 87	Housing - Denied Fee Waiver Appeal		V 04	Motor Vehicles* - Pedestrian vs. Driver
	H 90	Housing - All Other		V 05	Motor Vehicles* - Property Damage only
	-		1	V 06	Motor Vehicle* - Products Liability Including Warranty
Miscellaneous	M 00	Injunction		V 09	Motor Vehicle* - All other
	M 10	Receivership		V 10	Boats
	M 15	Receivership for Abandoned/Blighted Property		V 20	Airplanes
	M 20	Mandamus		V 30	Railroads
	M 30	Habeas Corpus (extradition, release from Penal Institution)		V 40	Snowmobiles
	M 40	Arbitration		V 90	All other
	M 50	Declaratory Judgment			*Motor Vehicles include cars, trucks, motorcycles, and motor scooters.
	M 63	Bar Discipline			motorcycles, and motor observes.
	M 66	Department of Labor Unemployment Compensation	VACUL - F-4-4	W 00	Probate Appeals
		Enforcement	Wills, Estates	W 10	Construction of Wills and Trusts
	M 68	Bar Discipline - Inactive Status	and Trusts	W 90	All other
	M 70	Municipal Ordinance and Regulation Enforcement		*****	/ 11 01101
	M 75	Foreign Subpoena - C.G.S. 52-657			
	M 80	Foreign Civil Judgments - C.G.S. 52-604 & C.G.S. 50a-30			
	M 83	Small Claims Transfer to Regular Docket			
	M 84	Foreign Protective Order			
	M 85	Civil Protection Order			
	M 87	Denied Fee Waiver Appeal			
	M 88	Application for Pro Hac Vice for State or Municipal Agency/			