FILED: MONTGOMERY COUNTY CLERK 09/17/2021 05:04 PM

INDEX NO. EF2021-3

NYSCEF DOC. NO. 14 RECEIVED NYSCEF: 09/17/2021

Exhibit F: Answer



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NYSCEF DOC. NO. 14

RECEIVED NYSCEF: 09/17/2021

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By Rubin & Rothman at 4:29 pm, Mar 11, 2021

STATE OF NEW YORK

SUPREME COURT

COUNTY OF MONTGOMERY

JP MORGAN CHASE BANK, N.A.

Plaintiff

ANSWER

-against-

Index No. EF2021-3

DIANE L. COMPANI

Defendant

Defendant by her attorneys Kouray and Kouray, answering the Complaint of the Plaintiff, alleges as follows:

- 1. Admits so much of the allegations in Paragraph "1" that Defendant resides in Montgomery County, but denies information sufficient to form a belief as to the truth of the allegations as to the remainder of this paragraph.
- 2. Admits those allegations contained in Paragraphs marked and designated "2" and "3" of the Complaint.
- 3. Denies those allegations contained in Paragraph marked "4" of the complaint.

WHEREFORE, Defendant demands judgment dissmissing the Complaint together with the costs and disbursements of this action.

Dated February 00 , 2021

KOURAY AND KOURAY U Atorneys for Defendant

525 State Street

Schenectady New York 12305

(518) 374-1200



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INDEX NO. EF2021-3

NYSCEF DOC. NO. 14

RECEIVED NYSCEF: 09/17/2021

The undersigned, an attorney admitted to practice in the courts of New York State, certifies that the windound to be a true and complete copy. Dated: STATE OF NEW YORK, COUNTY OF ATTORNEY'S AFFIRMAT The undersigned, an attorney admitted to practice in the courts of New York State, shows; that deponent the attorney(s) of record for in the within action; that deponent has read the foregoing in the within action; that deponent has read the foregoing on the within action; that deponent has the same is true to deponent's own knowledge, except as to the matters therein stated to be alleged information and belief, and that as to those matters uponent believes it to be true. Deponent further says that the reason this verification made by deponent and not by The grounds of deponent's belief as to all matters not stated upon deponent's knowledge are as follows: The undersigned affirms that the foregoing statements are true, under the penalties of perjury. Dated: STATE OF NEW YORK, COUNTY OF SS: INDIVIDUAL VERTIFICAT Joing daily sworn, deposes and says that deponent and not be foreen, this day of STATE OF NEW YORK, COUNTY OF SS: ORPORATE VERIFICAT Some to before me, this Again the within action; that deponent has read the foregoing and knows the contents the corporation and belief, and that as to it mandet in the within action; that deponent and knows the contents the record and that the same is true to deponent's wink knowledge, except as to the matters therein stated to be alleged information and belief, and so to how matters deponent and knows the contents thereof and that the same is true to deponent's wink knowledge, except as to the matters therein stated to be alleged information and belief, and so to how matters deponent and knows the contents thereof and that the same is true to deponent's wink knowledge, except as to the matters therein stated to be alleged information and belief, and so to how matters deponent as a compensation. Deponent is an officer thereof, two, this is a compensation and bel		RED U. S. PATENT OFFICE ISHERS, RUTLAND, VT 05702	,		æ		
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Attorney for
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KOURAY AND KOURAY Attorneys for Defendant, Diane L. Compani Office and Post Office Address 525 State Street SCHENECTADY, NEW YORK 12305 AREA CODE 518 TELEPHONE 374-7400 374-7400
Original ANSWER
DIANE L. COMPANI
-against-
JP MORGAN CHASE BANK N.A.
R.J.I. No Judge

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