

STATE OF NEW HAMPSHIRE BANKING DEPARTMENT

In The Matter of Mark Palmer
Case No. 15-223

DEFAULT JUDGMENT

The State of New Hampshire Banking Department (“Department”) and the Deputy Bank Commissioner (“Deputy Commissioner”) hereby enter a default judgment on the October 21, 2015 Order of Denial of Mortgage Loan Originator License (“Order”) against Respondent Mark Palmer (“Respondent”). On October 21, 2015, the Department issued the Order against Respondent via Certified Mail and electronic mail. Per a delivery confirmation, Respondent received the Order via email on October 21, 2015. The certified mailing to the Taunton, Massachusetts address was returned to the Department on October 24, 2015 marked “moved, left no address.” The certified mailing to the Lawrence, Massachusetts address was returned to the Department on November 7, 2015 marked “Unclaimed/Mas Hold Time Expired”.

Respondent failed to request a hearing or reach a settlement with the Department on or before December 7, 2015 as required to avoid Default.

Therefore, by operation of law, a default judgment is entered against Respondent on December 8, 2015. The allegations contained in the October 21, 2015 Order are hereby deemed true.

SO ORDERED.

_____/s/
Ingrid E. White
Deputy Bank Commissioner
State of New Hampshire Banking Department

01/26/15
Date

CERTIFICATE OF SERVICE

I, Rosemary Wiant, hereby certify that on 01-26-16, a copy of the foregoing was sent via

U.S. Certified Mail First Class and electronic mail to:

Mark Palmer
176 Terrienne Dr
Taunton MA 02780

Mark Palmer
58 Bigelow Street
Lawrence MA 01843

hp582@comcast.net

/s/

Rosemary Wiant
Legal Department, Consumer Credit Division
State of New Hampshire
Banking Department