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FEIN, SUCH, KAHN & SHEPARD, P.C.

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Attorney For Plaintiff(s)

VANZ, LLC-DEC09-SERIES01

Plaintiff,

V

GARY F. MILNE and CAROL E. MILNE

Defendant(s).

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - MORRIS COUNTY

DOCKET NO: DC-001753-10 JUDGMENT NO: DJ-076540-15

CIVIL ACTION WRIT OF EXECUTION

THE STATE OF NEW JERSEY

TO THE SHERIFF OF THE COUNTY OF MORRIS

WHEREAS, on April 07, 2010, judgment was recovered by VANZ, LLC-DEC09-SERIES01 in an action in the Superior Court of New Jersey, Law Division, against GARY F. MILNE and CAROL E. MILNE, defendants for \$10,266.84 damages; and

WHEREAS, on May 20, 2015, the judgment was entered in the civil docket of the Clerk of the Superior Court, and there remains due thereon \$5,651.11

THEREFORE, WE COMMAND YOU, that you satisfy the said Judgment out of the personal property of the said Judgment debtor within your County; and if sufficient personal property cannot be found then, subsequent to your levy and only after receipt of an order of the court pursuant to R. 4:59-1(d), out of the real property in your County belonging to the judgment debtor(s) at the time when the judgment was entered or docketed in the office of the Clerk of this Court or at any time thereafter, in whosesoever hands the same may be. Any levy pursuant to this writ shall exclude (1) all funds in an account of the debtor with a bank or other financial institution, if all deposits into the account during the 90 days immediately prior to service of the writ were electronic deposits, made on a recurring basis, of funds identifiable by the bank or other financial institution as exempt from execution, levy or attachment under New Jersey or federal law, and (2) all funds deposited electronically in an account of the debtor with a bank or other financial institution during the two months immediately prior to the account review undertaken by the bank or other financial institution in response to the writ that are identifiable by the bank or other financial institution as exempt from execution, levy or attachment under New Jersey or federal law. You shall pay said monies realized by you from such property to Fein, Such, Kahn & Shepard, P.C., attorney in this action. Within twenty-four months after the date of its issuance you shall return this execution and your proceedings thereon to the Clerk of the Superior

Court of New Jersey at Trenton.

WE FURTHER COMMAND YOU that in case of a sale, you make return of this writ with your proceedings thereon before this Court and pay to the Clerk thereof any surplus in your hands within thirty (30) days after the sale.

Witness, Hon. MARY C. JACOBSON, A.J.S.C., Judge of the Superior Court, This 21st day of November, 2016.

/s/ Michelle M. Smith, Esq. Clerk of the Superior Court

Entered in the Records of Executions
Issued in the Superior Court Clerk's Office

## **ENDORSEMENT**

Judgment Amount		\$5,651.11
Costs		
Additional Costs		\$40.00
Interest thereon through November 4, 2016		\$2.52
Credits		\$4,963.91
Sheriff's fees		\$0.00
Commissions	·	\$0.00
	Total	\$729.72

<sup>\*&</sup>quot;Judgment Amount" includes amount of verdict or settlement, plus pre-judgment court costs, plus any applicable statutory attorney's fee.

Post Judgment Interest applied pursuant to R. 4:42-11 has been calculated as simple interest. As required by R. 4:59-1, attached is the method by which interest has been calculated, taking into account all partial payments made by the defendant.

Interest calculation: 2015 at 0.25% (226 days @ \$.00 P/D=\$1.06); 2016 at 0.25% (309 days @ \$.00 P/D=\$1.45)

FEIN, SUCH, KAHN & SHEPARD, P.C.

s/: Philip A. Kahn, Esq.

Date: November 4, 2016