

STATE OF WISCONSIN
IN THE CIRCUIT COURT OF WALWORTH COUNTY

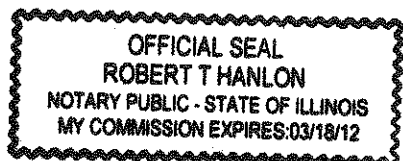
FIRST BANKING CENTER)	
)	
Plaintiff,)	CASE NO. 2011 CV 000680
v.)	
)	Judge, James L. Carlson
WINDMILL COMMUNITIES LLC ET AL)	
)	
Defendants.)	

AFFIDAVIT OF MICHAEL R. RESCHKE

I, Michael R. Reschke, being first duly sworn, under penalties as provided by law, certify that I have reviewed the statements contained in this Affidavit; that I have personal knowledge of the facts stated herein; that if called as a witness in this proceeding, I could competently testify to the facts stated in this affidavit; and that the statements contained in this affidavit are true and correct, except as to any matters stated to be on information and belief, and as to those matters I certify that I verily believe them to be true.


1. I recently hired Counsel in this cause including but not limited to Robert T. Hanlon, Esq., an Illinois attorney and Steven A. Koch, of Seymour Kremer Koch & Lochowicz, LLP, a Wisconsin attorney.
2. I hired Robert T. Hanlon on Friday August 5, 2011.
3. On August 8, 2011, I hired Steven A Koch through my attorney Robert T. Hanlon to appear on my behalf in this matter.
4. Prior to hiring Attorney Hanlon, I had hired another attorney to resolve this cause. However, he informed me that he could not proceed with my defense in this cause in July 2011
5. Attorney Hanlon has been my attorney in various other matters and I contacted him to assist me with resolving this cause.
6. This affidavit is not intended to be a complete account of all matters known to me but was prepared for the limited purpose of enumerating the facts contained herein.

Affiant Further Sayeth Naught.




Michael R. Reschke

Subscribed and Sworn to before me this
8th day of August, 2011


Notary Public

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MOTION FOR MORE TIME TO ANSWER OR OTHERWISE PLEAD

Now Comes the Defendants, WINDMILL COMMUNITIES LLC AND **MICHAEL R. RESCHKE**, (hereinafter collectively “Defendants”) by and **through their attorney, Steven A. Koch**, of Seymour Kremer Koch & Lochowicz, LLP., with their motion for more time to answer or otherwise plead and state as follows:

1. Counsel for the Defendants was **recently retained to represent the named Defendants related to this cause of action.**
2. The Defendants have valid defenses in this cause including but not limited to a lack of standing on the part of the plaintiff to advance the cause of action.
3. **The Defendants sought out the counsel of a separate attorney and in fact actually hired a separate attorney to represent them in this case. However only in late July, did the Defendants learn that the original counsel was not able to proceed with their defense.**
4. That Defendants motions are likely to be voluminous because of the issues raised in both the complaint and numerous affirmative defenses available to the Defendants.

WHEREFORE, the Defendants pray this honorable court grant the following relief:

- a. Grant Defendants (WINDMILL COMMUNITIES LLC AND MICHAEL R. RESCHKE) and additional 28 days to answer or otherwise plead;
- b. For such other and further relief as this court deems equitable and just.

Respectfully submitted,

Dated: August 8, 2011

Steven A. Koch,
Seymour Kremer Koch & Lochowicz, LLP
Attorney for Defendants


Michael R. Reschke individually and on
behalf of Windmill Communities LLC.

Steven A. Koch,
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