Office of the Secretary of State Building 1 Suite 157-K 1900 Kanawha Blvd E. Charleston, WV 25305

** LEGAL NOTICE ** COPY

USPS CERTIFIED MAIL™



9214 8901 1251 3410 0000 2449 40

STATE FARM BANK LEGAL SERVICES 3 STATE FARM PLAZA N 4 BLOOMINGTON, IL 61791-0001



Natalie E. Tennant

Secretary Of State State Of West Virginia Phone: 304-558-6000 866-767-8683 Visit us online:

www.wvsos.com

Control Number: 22027

Defendant: STATE FARM BANK

3 STATE FARM PLAZA N 4 BLOOMINGTON, IL 61791-0001 US

Agent: LEGAL SERVICES

County: Kanawha
Civil Action: 12-C-1583

Certified Number: 92148901125134100000244940

Service Date: 4/22/2014

I am enclosing:

1 subpoena

which was served on the Secretary at the State Capitol as your statutory attorney-in-fact. According to law, I have accepted service of process in your name and on your behalf.

Please note that this office has no connection whatsoever with the enclosed documents other than to accept service of process in your name and on your behalf as your attorney-in-fact. Please address any questions about this document directly to the court or the plaintiff's attorney, shown in the enclosed paper, **not to the Secretary of State's office**.

Sincerely,

Natalie E. Tennant Secretary of State

telil E Germant

Rena La Caria Proplantitt.

Civil Action No.: 12-C-158

	Link Comment	and the second
David Carte Tr. Defendant	E.	- XX
TO: [If the list of the persons/entities subpoenaed is too numerous to fit in this area, type "See Attached List" and attach list, titled "Person	s/Entities	. O.
Subpocazed State Farm Bank	T.	
Legal Services 3 State Farm Plaza N4		
3 State Farm Plaza N4		
Bloomington, Illinois 61791		-
YOU ARE HEREBY COMMANDED [mark all that apply] _to appear in the Circuit Court of County at the place, date and time specified below to		
testify in the taking of a deposition in the above-styled case; or		
testify in a hearing in the above-styled case; or testify in the trial of the above-styled case.		
Ato produce and permit inspection of and copying of designated books, documents or tangible things in your possession, custody or control, as a lift the number of items is too manageous to fit in this area, type "See Attached List-Production/Inspection" and attach list, titled "Production/Inspection" and attach list, titled "Production at the list of t	ction".]	•
died Aug. 8, 2010 SOC, Sec. No: 235-01-0727 for		
cilender years 2009 and 2010		_ ·
		•
to permit inspection of premises located at place, date and time specified below.		
Place of Appearance/Inspection: Rena La Caric 133 Dutch Rd. Charleston, WV 25302 Time of Appearance/Inspection: Time of Appearance/Inspection:		
133 Dutch Rd.		
Charleston, WV 25302 Time of Appearance/Inspection:	M/PM	
If this subpoena is issued by the circuit clerk, please stat		<u>.</u>
Issued by: CITO SOCIASION and the office address of the attorney requesting this sub		Se
Signature: 6th Scale 133 Dutch Rd		
Bar Identification No., if applicable: 12 Charleston WV	25	301
Date Issued: Ull& 1161		Se
W. Va. R. Civ. P. 45(c). Place of the examination. A deponent may be required to attend an examination only in the county in which the depon	ent resides c	π
is employed or transacts business in person, or at such other convenient place as is fixed by an order of court. W. Va. R. Clv. P. 45(d). Protection of persons subject to subpoents.—(1) A party or an attorney responsible for the issuance and service of a sul		
take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The Court on behalf of which the subpoer may enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sauction, which may include, but is not limited to		đ
carnings, and a reasonable attorney's fee. (2)(A) A person commanded to produce and permit inspection and copying of designated books, papers	s, documents	i
or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for de hearing or trial. (B) Subject to paragraph (c)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 decreases the product of the pr	lays aftcr	
service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party		
subpocna shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court by which the subp	OCDA Was	
issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for a compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant ex	cpense	
resulting from the inspection and copying commanded, (3)(A) On timely motion, the court by which a subpoena was issued shall quash or modil subpoena if it (i) fails to allow reasonable time for compliance; (ii) requires a person to travel for a deposition to a place other than the county in v	ly the which that	
person resides or is employed or transacts business in person or at a place fixed by order of the court, (iii) requires disclosure of privileged or othe matter and no exception or waiver applies, or (iv) subjects a person to undue burden. (B) If a subpoena (i) requires disclosure of a trade secret or	ar protected	
confidential research development, or commercial information, or (ii) requires disclosure of an unretained expert's opinion or information not des	eribing	
specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, the court may, to protect a per or affected by the subpocua, quash or modify the subpocua or, if the party in whose behalf the subpocua is issued shows a substantial need for the	son subject : testimony r	io x
material that cannot be otherwise met without undue hardship and assures that the person to whom the subpocesa is addressed will be reasonably of the court may order appearance or production only upon specified conditions.	ompensated	: 2
W. Va. R. Civ. P. 45(e). Duties in responding to subpoena (1) A person responding to a subpoena to produce documents shall produce them	as they are	
kept in the usual course of business or shall organize and label them to correspond with the categories in the demand. (2) When information subsubpocuse is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and s	hall be	•
supported by a description of the nature of the documents, communications, or things not produced that is sufficient to cuable the demanding part	ly to contest	
ric Cirini	- April 24, 1998]	I .