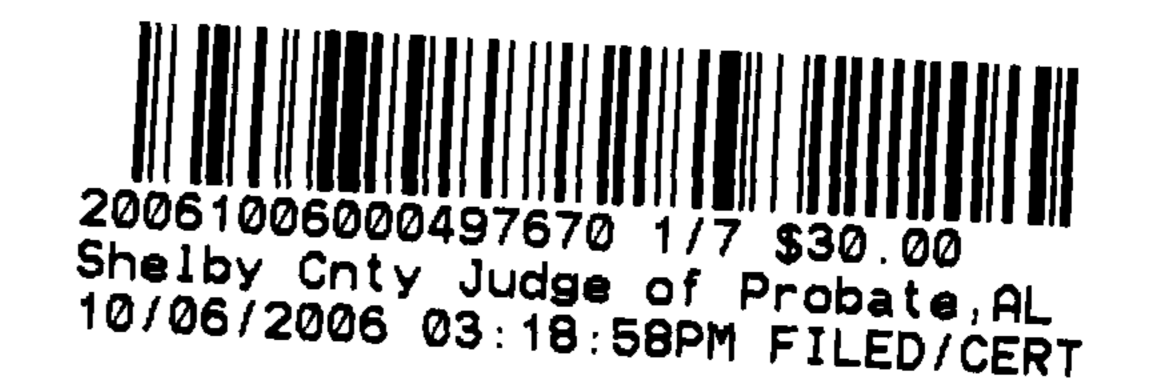
This Mortgage Modification Agreement Amendment to Note and Security Instrument is being re-recorded to correct a payment date. It will replace and supercede that Mortgage Mortgage Modification Agreement recorded at 20060828000420490.



Space Above This Line For Recording Data							
STATE OFALABAMA) COUNTY OFSHELBY)	MORTGAGE MODIFICATION AGREEMENT AMENDMENT TO NOTE AND SECURITY INSTRUMENT (Adjustable Rate)						
Prepared By: Return To:							

Lenders Loan Number: 3917993

MIN: 100013700039179930

MERS Phone: 1-888-679-6377

THIS MODIFICATION AGREEMENT ("Agreement") to Note, Security Instrument, and Adjustable Rate Rider is made this 2nd day of August, 2006 between

Johnny R. Feltman & Judith B. Feltman, Husband and wife

("Borrower") and Wachovia Mortgage Corporation ("Lender") whose address is

1100 Corporate Center Drive, Raleigh, NC 27607

and Mortgage Electronic Registration Systems, Inc. whose address is P.O. Box 2026, Flint, MI 48501-2026

("Mortgagee" or "Beneficiary") and

("Trustee") whose address is ...

RECITALS:

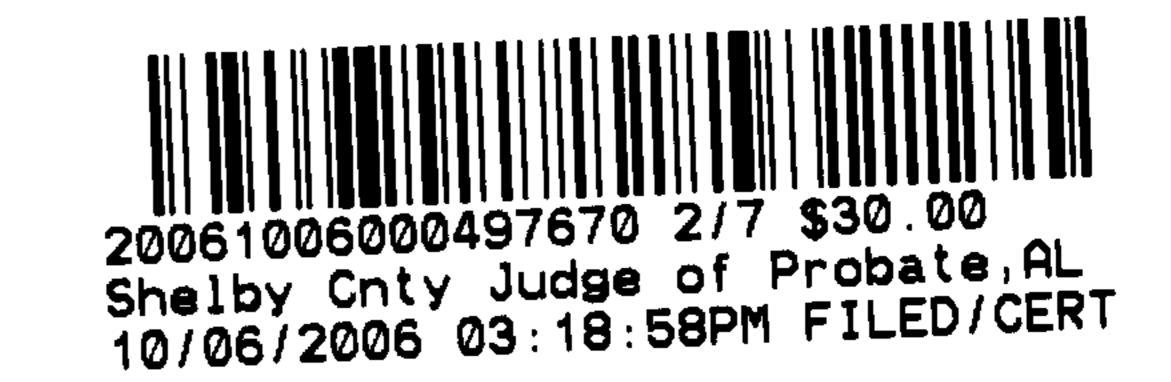
A. Lender is the owner and holder of that certain Promissory Note ("Note") dated May 10, 2005 in the original amount of \$359,650.00, plus an Addendum to the Note and Construction Loan Agreement of the same date, secured by a Mortgage/Deed of Trust ("Security Instrument") which encumbers property located at Lake Providence Lane, Leeds, AL 35094 and which property is more particularly described in said Security Instrument which incorporates a Construction/Permanent Rider of the same date, granted or assigned to MERS solely as a nominee for Lender and Lender's successors and assigns, recorded on May 18, 2005 in Official Records/Deed Book 20050518000240620 Page 1/23 Public Records of Shelby County.

B. Borrower has requested Lender to modify the Note and Security Instrument, and the parties have mutually agreed to modify the terms as set forth below.

240312 (rev 06 01/05) [03121]

11. J. - Man

Page 1 of 6



NOW, THEREFORE, in consideration of the mutual covenants hereinafter set forth and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto mutually covenant and agree as follows:

(1) **LOAN AMOUNT**. The unpaid principal balance of the Note is \$359,650.00 and that interest has been paid through the date of this Agreement.

(2) AMENDMENTS TO THE NOTE. The Note is amended as follows:

(a) Paragraph 2 of the Note is amended to read as follows:

2. INTEREST

Interest will be charged on unpaid principal until the full amount of principal has been paid. I will pay interest at a yearly rate of 5.375 %. The interest rate I will pay will change in accordance with Section 4 of this Note. The interest rate required by this Section 2 and Section 4 of this Note is the rate I will pay both before and after any default described in the Note.

(b) Paragraphs 3(A) and 3(B) of the Note are amended to read as follows:

3. PAYMENTS

(A) Time and Place of Payments

I will pay principal and interest by making payments every month.

I will make my monthly payments on the first day of each month beginning on August 01, 2006. I will make these payments every month until I have paid all of the principal and interest and any other charges described below that I may owe under this Note. My monthly payments will be applied to interest before principal. If, on June 01, 2035, I still owe amounts under this Note, I will pay those amounts in full on that date, which is called the "Maturity Date".

(B) Amount of My Initial Monthly Payments

Each of my initial monthly payments will be in the amount of U.S. \$2,044.53. This amount may change.

(c) Paragraphs 4 (A), 4 (C) and 4 (D) of the Note are amended to read as follows:

4. ADJUSTABLE INTEREST RATE AND MONTHLY PAYMENT CHANGE

(A) Change Dates

The interest rate I will pay may change on the first day of **June**, **2010**, and on that day every 12th months thereafter. Each date on which my interest rate could change is called a "Change Date".

(C) Calculation of Changes

The Note Holder will then determine the amount of the monthly payments that would be sufficient to repay the unpaid principal that I am expected to owe at the Change Date in full on the maturity date at my new interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment.

(D) Limits on Interest Rate Changes

The interest rate I am required to pay at the first Change Date will not be greater than 10.375% or less than 2.250%. Thereafter, my interest rate will never be increased or decreased on any single Change Date by more than **Two percentage points** (2.00%) from the rate of interest I have been paying for the preceding 12 months. My interest rate will never be

APP B+

240312 (rev 06 01/05) [03122]

Page 2 of 6

greater than 10.375%.

longe	er in effect.						
		THE SECURITY principal balance increased/			secured		
						-	
	entire outst	Nine Thousand Size anding principal ball		_			e and payable on
— \ /	Construction onger in effe	n/Permanent Rider tect.	o the Securi	ity Instrument	is null and v	oid as of the date o	f this Agreement
amended (a) Para	as follows: graphs A, 4 (ADJUSTABLE F (A), 4 (C) and 4 (D) are am	ended as follo	ws:		ity Instrument is
The	Note provide	INTEREST RATE es for an initial interents, as follows:					interest rate and
4. I	NTEREST I	RATE AND MON	THLY PAY	MENT CHA	NGES		
(A)	Change Date	es					
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(B)	Calculation	of Changes					
Two Hold Subj	and one er will then	hange Date, the quarter percent round the result of the stated in Section e.	ntage poi his addition	nts (2.250%) to the nearest	to the to the tone-eighth	Current Index. of one percentage	The Note point (0.125%).
unpa	id principal in substantia	will then determine that I am expected tally equal payments.	o owe at the	e Change Date	in full on the	he maturity date at	my new interest
(C) I	Limits on In	terest Rate Chang	es				
less Char (2.0	than 2.250° lenge I 0%) from the state of t	I am required to %. Thereafter, my Date by he rate of interest I ater than 10.375%.	y interest interest interest in more have been	rate will neve than	er be increa Two	ased or decreased percentag	d on any single points
(b) All of	her terms an	d conditions shall re	emain the sa	ame.			
		OAN AGREEME oan Agreement pro					

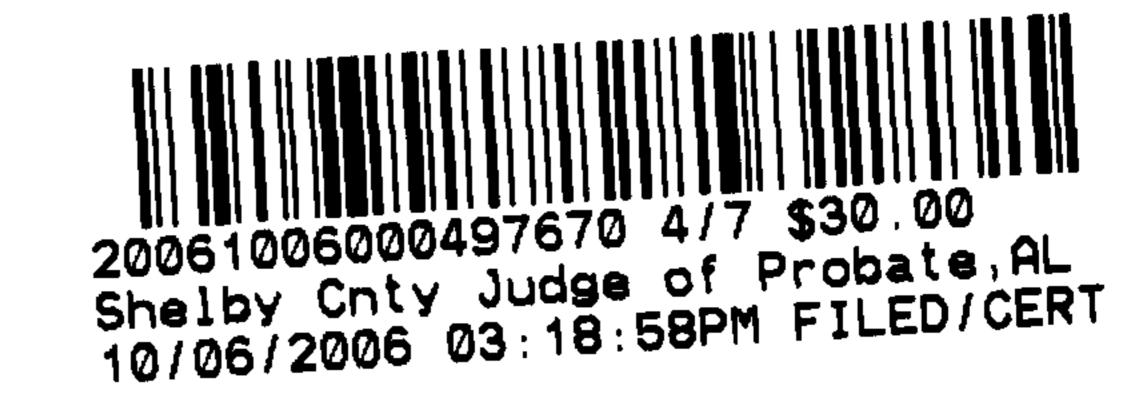
loan and construction and completion of improvements on the security property. Borrower and Lender agree that the

Construction Phase is now complete and that all construction draws and loan proceeds have been disbursed to the

(d) The Construction/Permanent Addendum to the Note is null and void as of the date of this Agreement and is no

240312 (rev 06 01/05) [03123]

Page 3 of 6



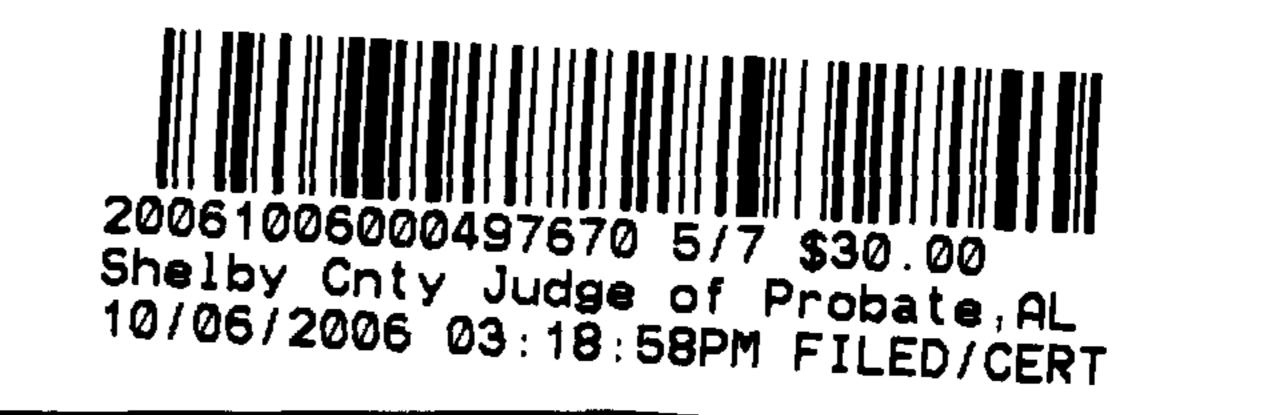
Borrower in accordance with the terms of the Note. Borrower further acknowledges Lender's compliance with all terms, conditions, and obligations of the Construction Loan Agreement and other loan documents during the Construction Phase and hereby releases Lender and any subsequent assignee or note holder of all liability thereunder.

Payments of principal and interest shall be due and payable as outlined in the Note, as amended by this Modification Agreement. The Construction Loan Agreement shall be null and void as of the date of this Agreement.

- (6) **NO RELEASE.** Nothing herein invalidates or shall impair or release any covenants, conditions, agreements or stipulations in Note and Security Instrument and the same, except as herein modified, shall continue in full force and effect, and the undersigned further covenant and agree to perform and comply with and abide by each of the covenants, agreements, conditions and stipulations of Note and Security Instrument which are not inconsistent herewith. **This Agreement shall not constitute a novation.**
- (7) **BINDING EFFECT.** This Agreement shall be binding upon and shall inure to the benefit of the heirs, executors, administrators and assigns, or successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, this Agreement has been duly executed by the parties hereto the day and year first above written.

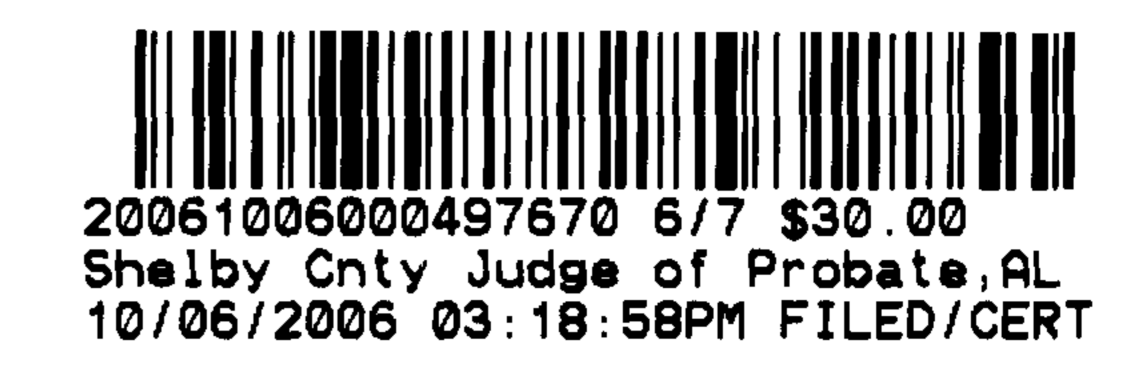
WITNESSES:	BORROWERS:
	Johnson R. F. M. (SEAL)
	Johnny R. Feltman (SEAL)
	Judith B. Feltman
Attest:	LENDER:Wachovia Mortgage Corporation
	By: Cule Macan Mastan
Vice President/Assistant Secretary	Asst. Vice President/Assistant Secretary
(SEAL)//	
	MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.
	By Cala Mangella Stara
Vice President/Assistant Secretary	Asst. Vice President/Assistant Secretary
(SEAL)	
	TRUSTEE:
	By:
Vice President/Assistant Secretary (SEAL)	Asst. Vice President/Assistant Secretary



ACKNOWLEDGME	NTS					
STATE	OF	ALABAMA				
COUNTY OFSI	HELBY					
The foregoing Mortga qualified to administer JOHNNY	r oaths this9t	-	August	e, a notary public of	2006	y,
_, the Borrower(s) nar of his/her/their identit		ey is (are) personall	y known to me or l	nas (have) produced	l satisfactory pro	oof
Signature of Person A	dministering Oath					
Printed Name of Personal JOHN A.	on Administering (Dath:				•
Title: NOTARY (If Applicable) My Co	<u> </u>	: 10/20/2009				
STATE	OF	FLORIDA				
The foregoing Mortga qualified to administe by,CARLA PHOC said Lender named ab governing body. S/he	nge Modification Arroaths this21 ONPHIPHATANA ove, on behalf of the	nd day of as he Lender pursuant	August, 2006_ASST VICE PRES to authority grante	IDENTd by its board of dir	of ectors or other	
Signature of Person A Printed Name of Person	Markon Administering (A STATE OF THE STA	DA MARTIN	
SREWDA MY Constitution of the Constitution of	PUBLIC	. 2//2/17		EXPIRES:	SION #DD527878 MAR 13, 2010 h 1st State Insurance	
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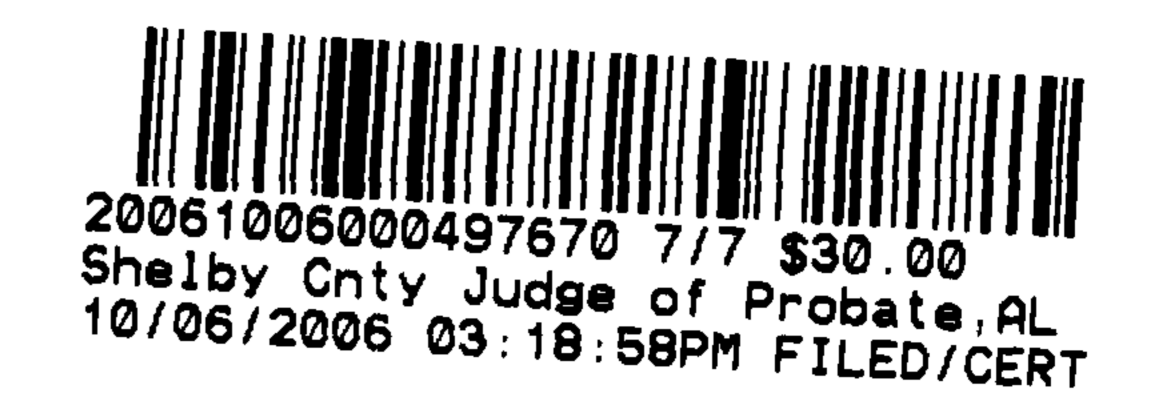


STATE	OF	7	FLORIDA		
COUNTY OF	DUVAL				
The foregoing Mortagualified to administ		on Agreer 2nd	nent was acknow day of	ledged before r August	ne, a notary public or other official . 2006
^	OONPHIPHATA		aay or , as		PRESIDENT of
Mortgage Electronic	Registration Sy granted by its b	stems, In	lirectors or other	0 0	ectronic Registration Systems, Inc. y. S/he is personally known to me or
Signature of Person	Administering (eath:			
Bunda	nartin		, 		BRENDA MARTIN MY COMMISSION #DD527878
Printed Name of Per	rson Administeri	ng Oath:			EXPIRES: MAR 13, 2010
MOTAYS Y LITTER THE TITLE TO TH	BUC				Bonded through 1st State Insurance
Title: Mada (If Applicable) My			112110		
(II Applicable) My	Commission Exp)II es <u></u>			
	OF				
COUNTY OF					
The foregoing Mort qualified to adminis by	-	on Agreei	day of		ne, a notary public or other official
<u> </u>	above, on behalt	f of the T	rustee pursuant to	authority gran	ted by Trustee's board of directors or
					ctory proof of his/her identity.
Signature of Person	Administering (e de la constant de l			
Printed Name of Per	rson Administeri	ing Oath:			
Title:					
(If Applicable) My	Commission Exp	oires:			

M. Ast

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INTEREST-ONLY ADDENDUM FIXED/ADJUSTABLE RATE NOTE



THIS INTEREST-ONLY ADDENDUM is made this 28th of June, 2006, and is incorporated into and shall be deemed to amend and supplement the Fixed/Adjustable Rate Note (the "Note") and the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure the Note to Wachovia Mortgage Corporation (the "Lender").

Paragraph 3 of the Note is hereby restated as follows:

3. PAYMENTS

(A) Time and Place of Payments

I will make my monthly payments on the first day of each month beginning on August 01, 2006. I will pay only the interest on the unpaid principal balance of this Note for 47 months. Thereafter, I will pay principal and interest by making payments every month as provided below.

I will make principal and interest payments every month until I have paid all of the principal and interest and any other charges described below that I may owe under this Note. My monthly payments will be applied to interest before principal. If on June 01, 2035, I still owe amounts under this Note, I will pay those amounts in full on that date, which is called the "Maturity Date."

I will make monthly payments at PO Box 96001, Charlotte, NC 28296, or at a different place if required by the Note Holder.

(B) Amount of My Initial Monthly Payments

My initial interest - only monthly payment will be in the amount of U.S. \$ 1,610.93. This amount may change.

(C) Monthly Payment Changes

Changes in my monthly payment will reflect changes in the unpaid principal of my loan and in the interest rate that I must pay. The Note Holder will determine my new interest rate and the changed amount of my monthly payment in accordance with Section 4 of this Note. Notwithstanding any other provision herein, after any partial prepayment is made, the interest-only payment identified above shall be based upon the remaining unpaid principal balance.

WITNESS THE HAND(S) AND SEAL(S) OF THE UNDERSIGNED.

·	JOHNNY R.	FELTMAN	(S)		(SEAL)
Borrower					
		• •			
•	JUDITH B.	FFT TMAN	(5)		· · · · · · · · · · · · · · · · · · ·
Borrower	JODIII D.	L LILLIAM	(3)		(SEAL)
		-	•	10	

ART. JOSE