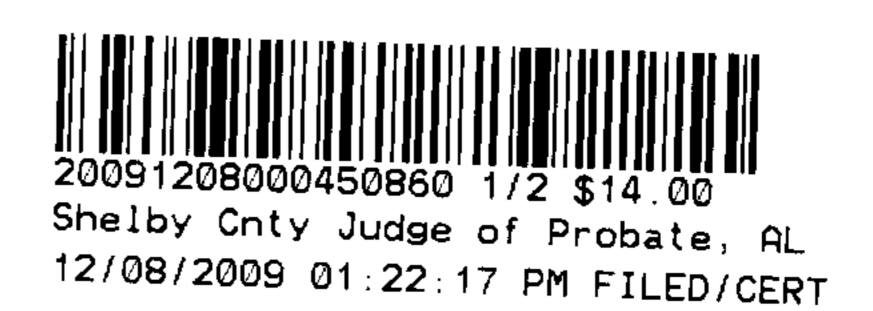
AFTER RECORDING PLEASE RETURN TO:



SUBORDINATION AGREEMENT

Borrower:Jimmie S and Rebecca A Townsend
Property Address:174 Crossbrook Drive Chelsea, AL 35043
This Subordination Agreement dated 11/19/09, is between COMPASS BANK, (Junior Lender),
And_BBVA Compass Bank, (New Senior Lender).
RECITALS
COMPASS BANK, (Junior Lender), owns and holds a promissory note in the amount of \$141,000.00,
Dated12/27/2005, and recorded in book, page, as instrument
Number_20051229000670350_on12/29/2005_(date), inShelby(County),
Alabama (State).
The original mortgage or Deed of Trust referenced above secures a home equity revolving line of credit. The 141,000.00 principal amount of the line of credit secured by the original Deed of Trust is changed to 121,000.00 The credit agreement with this modification and this modification do not change the maturity date of the original Deed of Trust. Modification dated 11/18/2009 Borrowers are current owners of the Property, and wish to replace their current first position mortgage loan
on the Property with a new first position mortgage loan secured by the Property from New Senior Lender in
the new principal sum of $\frac{400,000.00}{Dated}$ Dated: $\frac{1}{23}$ Dated: $\frac{1}{2009}$. This will be the New
Senior Security Instrument.

1. Subordination of Junior Lender's Interest.

Junior Lender agrees that its security interest and all of Junior Lender's rights thereunder shall at all times be inferior and subordinate to the Senior Lender's new security instrument and Senior Lender's rights in the Property, including any extensions, renewals, or modifications up to a maximum amount of \$_400,000.00__, plus interest. Junior Lender consents without possibility of revocation, and accepts all provisions, terms and conditions of the New Senior Lender's Security Instrument.

2. No Subordination to Additional Matters

Junior Lender is subordinating its lien/security interest to the Senior Lender's security Instrument only, and not to other or future liens or security interests in the Property. Junior Lender has no obligation to consent to future requests for subordination of its lien-security interest.

3. No Waiver of Notice

Upon the execution of the subordination of Junior Lender's security instrument to the new Senior Lender, the Junior Lender waives no rights it may have, if any, under the laws of the State in which the Property is located, or any Federal rights to which the Junior Lender may be entitled.

4. Assignment

This agreement shall be binding upon and inure to the benefit of the Junior Lender and Senior Lender, and their respective successors, assigns, trustees, receivers, administrators, personal representatives, legatees, and devisees.

5. Governing (Applicable) Law

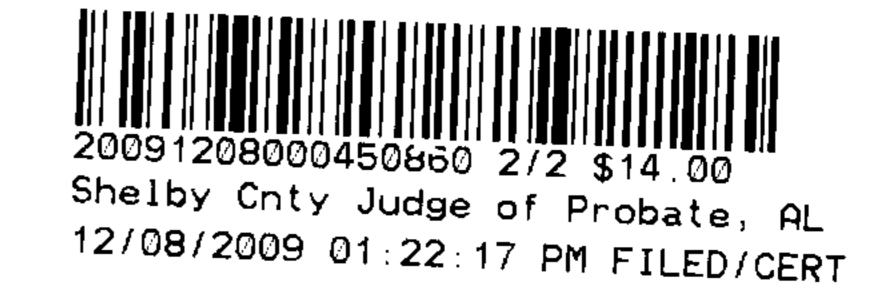
This agreement shall be governed by the laws of the State in which the Property is located.

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6. Reliance

This Agreement can be relied upon by all persons having an interest in the Property or the New Security Instrument.

7. Notice



Any notice or other communication to be provided under this agreement shall be in writing and sent to the parties at the address described in this Agreement, or such other address as the parties may designate in writing from time to time.

8. Entire Agreement (Integration)

This Agreement and any related documents represent the complete and integrated understanding between Junior Lender and New Senior Lender pertaining to the terms and conditions of this Agreement. Any waiver, modification, or novation of this agreement must be in writing, executed by New Senior Lender, (or its successors or assigns), or Junior Lender, (its successors or assigns) and, if this Agreement was recorded in the real estate records of the government entity in which the Property is located, recorded in such real estate records, to be enforceable.

9. Waiver of Jury Trial

Junior Lender and the New Senior Lender hereby waive any right to trial by Jury in any action arising out of, or based upon this Agreement.

New Senior Lender and Junior Lender acknowledge that they have and conditions of this Agreement. This Agreement must be reconsidered, or the Agreement will be null and void.	orded within 90 days of the date of the
Junior Lender:	
Title: K. VICE THESIZENT of Compass Bar	nk
New Senior Lender: Aleurub G. Faylor	
Deborah G. Taylor Vice President	
State of <u>Alabama</u>	
County of <u>Jefferson</u>	
I, the undersigned, a Notary Public in and for said Council Cay F (YOS) , as Solven Solven Solve	ne, acknowledged before me on this day ne executed the same voluntarily on the day
Given under my hand and official seal this/	day of 100, 20 <u>09.</u>
(Seal)	Moses Lindsough Notary Public Ty commission expires: 10/24/12