

WHEN RECORDED MAIL TO:
Springleaf Financial Services of Alabama, Inc.
P.O. Box 970
Pelham, AL 35124

This instrument was prepared by
Brian Wilbanks

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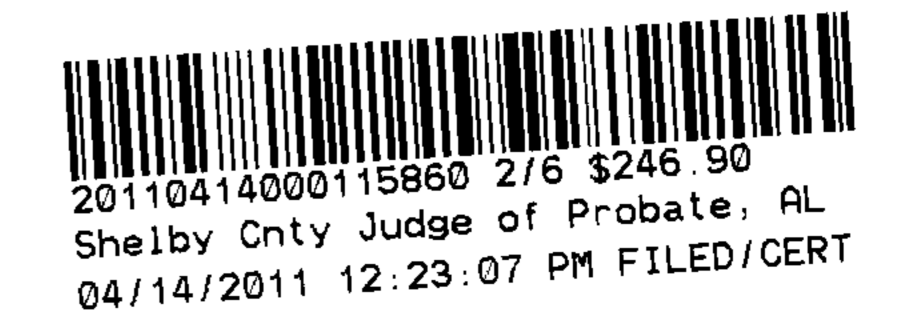
LOAN MODIFICATION AGREEMENT

(For Modifying Closed End Mortgage Loans)

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This Loan Modification Agreement ("Agreemen March 2011 by and between	
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Glenn Edwards and April F. Glass, Husband and W	
Springleaf Financial Services of Alabama Inc.	("Lender"), modifies, amends, and
supplements (to the extent this Agreement is inconsistent	with their terms):
(1) the Mortgage, Deed of Trust, Deed to Secure Debt, or if any, dated the 19th day of September, 2007, ar 1-4, of the Judge of Probate	Security Deed ("Security Instrument"), and the Rider(s), and recorded in Book or Liber 447120, at page(s) Records of
Shelby County	and
and defined therein as the "Property", in the original prin \$\frac{156,115.30}{}. located at:	and personal property described in the Security Instrument
9866 Highway 25	
Calera, AL 35040	· · · · · · · · · · · · · · · · · · ·
(Propert	y Address)
And, if this document is to be recorded, the real property	described is set forth as follows:
See Exhibit "A"	COMPANY MLS# 208589

BRANCH # 203293

MLS # 201313



Terms not defined in this Agreement are as defined in the Note and/or Security Instrument.

As of the Modification Effective Date, the amount of the principal balance payable under the Note and the Security Instrument (the "Unpaid Principal Balance") will be \$\frac{146,568.66}{}, consisting of the unpaid amount(s) loaned to Borrower by Lender plus any interest and other amounts capitalized, if permitted by law.

In consideration of the mutual promises and agreements contained herein, Borrower and Lender (together the "Parties") agree that beginning on the Modification Effective Date, and after both Parties have executed this Agreement, (notwithstanding anything to the contrary contained in the Note or Security Instrument):

1. The interest rate on the Unpaid Principal Balance will begin to accrue as of the date of this Agreement at 8.33 %. \$0.00 of the Unpaid Principal Balance shall be deferred (the "Deferred Principal Balance") and Borrower will not pay interest or make monthly payments on this amount. The Unpaid Principal Balance less the Deferred Principal Balance shall be referred to as the "Interest Bearing Principal Balance" and this amount is \$146,568.66 . The unpaid and deferred interest that has not been capitalized (the "Deferred Interest") will be \$1,267.30 . *Assuming no additional sums are advanced under the Note and assuming that all monthly payments are made in full and on time, my payment schedule, including my monthly payments and interest rate, and my Total Deferred Payment Amount as defined below, based on the current principal balance, will be:

Months	Interest Rate	Interest Rate Change Date	Monthly* Payment	Payment Begins On
1 - 360	8.33 %	(Date of Agreement) March 28, 2011	1109.37	April 1st, 2011
-	%			

Borrower also agrees to pay in full \$1,267.30 , which is the sum of (1) the Deferred Principal Balance and (2) Deferred Interest (the "Total Deferred Payment Amount"), plus any other amounts still owed by the earliest of: (i) the date I sell or transfer an interest in the Property, (ii) the date I pay the entire Interest Bearing Principal Balance, or on (iii) the maturity date ("Maturity Date").

2.	Remaining Term: If Borrower still owes amounts under the Note and the Security Instrument, as amended by
	this Agreement on the "Maturity Date", those amounts will be immediately due and payable on the Maturity
	Date by the Borrower.

$oldsymbol{ olimits}$	If checked, the new Maturity Date is the	1st	day of March	2041
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- 3. <u>Place of Payment</u>. Borrower must continue to make the monthly payments in the manner and at such place as Lender may require.
- 4. If all or any part of the Property or any interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by the Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which

Borrower must pay all sums secured by the Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Security Instrument without further notice or demand on Borrower.



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- 5. Borrower also will comply with all other covenants, agreements, and requirements of the Security Instrument, including without limitation, Borrower's covenants and agreements to make all payments of taxes, insurance premiums, assessments, escrow items, impounds, and all other payments that Borrower is obligated to make under the Security Instrument; however, the following terms and provisions are forever canceled, null and void, as of the date of this Agreement:
 - (a) all terms and provisions of the Note and Security Instrument (if any) providing for, implementing, or relating to, any change or adjustment in the rate of interest payable under the Note; and
 - (b) all terms and provisions of any adjustable rate rider, where applicable, or other instrument or document that is affixed to, wholly or partially incorporated into, or is part of, the Note or Security Instrument and that contains any such terms and provisions as those referred to in (a) above.
- 6. Borrower understands and agrees that:
 - All the rights and remedies, stipulations, and conditions contained in the Security Instrument relating to default in the making of payments under the Security Instrument shall also apply to default in the making of the modified payments hereunder.
 - (b) All covenants, agreements, stipulations, and conditions in the Note and Security Instrument shall be and remain in full force and effect, except as herein modified, and none of the Borrower's obligations or liabilities under the Note and Security Instrument shall be diminished or released by any provisions hereof, nor shall this Agreement in any way impair, diminish, or affect any of Lender's rights under or remedies on the Note and Security Instrument, whether such rights or remedies arise thereunder or by operation of law. Also, all rights of recourse to which Lender is presently entitled against any property or any other persons in any way obligated for, or liable on, the Note and Security Instrument are expressly reserved by Lender.
 - Borrower has no right of set-off or counterclaim, or any defense to the obligations of the Note or Security Instrument.
 - Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument.
 - Borrower agrees to make and execute such other documents or papers as may be necessary or required to effectuate the terms and conditions of this Agreement which, if approved and accepted by Lender, shall bind and inure to the heirs, executors, administrators, and assigns of the Borrower.



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Except where otherwise specifically provided in this Agreement, the Note and Security Instrument will remain unchanged, and Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement.

In Witness Whereof, Lender and Borrower have execu	ted this Agreement.		
SPRINGLEAF FINANCIAL SERVICES OF	ALABAMA,, INC FKA	AMERICAN	GENERAL FINANCIAI
SERVICES OF ALABAMA, INC.	Menne	directs	(Seal)
Name of Lender	Borrower		1
By: Brian Wilbanks	(DUI)	1. 1. Oll	(Seal)
1/1//	Borrower		
ma ///orx		····	(Seal)
Witness Signature	Date Witness Signatur	ire	Date

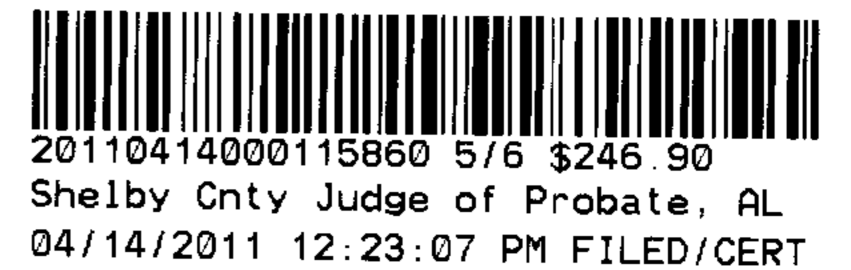


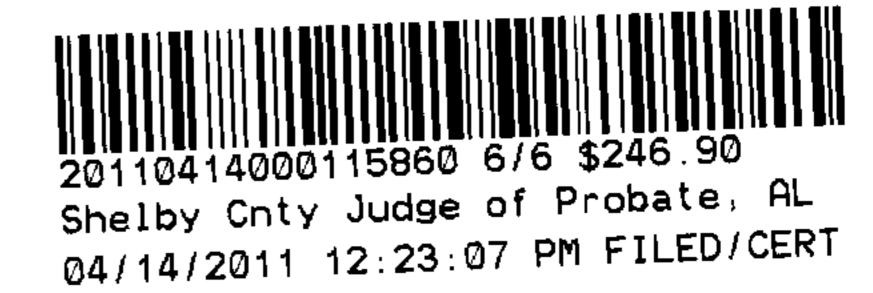
EXHIBIT A LEGAL DESCRIPTION

Attached to file: 96-00789550

All that certain property situated in the County of SHELBY, and State of ALABAMA, being described as follows:

From the NE corner of the NE 1/4 - NW 1/4, Section 3, Township 24 North, Range 13 East, Shelby County, Alabama, run westerly along the section line 366.74 feet to the south right of way line of Alabama Highway 25; thence deflect left 26 degrees 37 minutes 39 seconds and run along said right of way line 56.17 feet to the beginning point of subject lot; from said point, continue said course 60 feet; thence deflect left 87 degrees 00 minutes 07 seconds for 162 feet; thence deflect right 87 degrees 00 minutes 07 seconds for 436.28 feet; thence deflect left 85 degrees 11 minutes 30 seconds for 210.0 feet; thence deflect left 94 degrees 46 minutes 02 seconds for 626.96 feet back to the beginning point, containing 2.39 acres, more or less.

Tax Parcel Identification Number: 35-2-03-2-001-004.000



STATE OF ALABAMA Shelby, County ss:

On this 28th day of March, 2011 I, Brian Wilbanks, a Notary Public in and for said county and said state, hereby certify that Glenn Edwards Glass and April F. Glass whose name(s) are signed to the foregoing Agreement, and who are known to me, acknowledged before me that, being informed of the contents of the Agreement they executed the same voluntarily on the day the same bears date.

Given under my hand and seal of office this the 28th day of March, 2011.

(SEAL)

My Commission expires: November 6th, 2014

MOTARY PUBLIC STATE OF ALABAMA AT LARGE MY COMMISSION EXPIRES: Nov 6, 2014 BONDED THRU NOTARY PUBLIC UNDERWRITERS

American General Financial Services Of Alabama, Inc.

Steve Ritter, Vice President

(SEAL)

Muy Matte Witness

Notary Public

Branck Notary Fublic

LAURA FRAHM

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Oilmer County, State of Georgia

My Commission Expires November 6, 2011