

BRYANT BANK	······································	(name)		
5319 HIGHWAY 280 HC	OOVER AL 35242	(address)		
St	ate of Alabama ———		Space Above This Line	For Recording Data ———
	M	ODIFICATION	OF MORTGAGE	
	RTIES. The date of this their addresses are:	s Real Estate Modifica	ation (Modification) is <u>12-08-2</u>	2011
MORTGAGO	R: SCOTT J. LAMOREAUX SR A 145 COTTAGE LANE WESTOVER, AL 35147	ND VENICE LEA LAMOREAUX, H	IUSBAND AND WIFE	
LENDER:	BRYANT BANK ORGANIZED AND EXISTING I 5319 US HIGHWAY 280 SOU HOOVER, AL 35242	UNDER THE LAWS OF THE STAT	E OF ALABAMA	
		der entered into a S	Security Instrument dated 1	
recorded on 12-1 SHELBY	5-2006	der entered into a S Alabama at <u>INST #200612</u>	. The Security Instrument v 15000610800	1-29-2006 arwas recorded in the records
recorded on 12-1 SHELBY	5-2006 County, /		. The Security Instrument v 15000610800	was recorded in the records
recorded on 12-1 SHELBY The property is Described as:	THE SURVEY OF CHELSEA SQUA	Alabama at <u>INST #200612</u>	. The Security Instrument v 15000610800	was recorded in the records 145 COTTAGE LANE, WESTOVER, AL 3514
recorded on 12-1 SHELBY The property is Described as: LOT 12, ACORDING TO PROBATE OF SHELBY	County, A located in SHELBY THE SURVEY OF CHELSEA SQUA	Alabama at INST #200612	The Security Instrument of 15000610800 County at 10000, AS RECORDED IN MAP BOOK 33, PAGE	was recorded in the records 145 COTTAGE LANE, WESTOVER, AL 3514
recorded on 12-1 SHELBY The property is Described as: LOT 12, ACORDING TO PROBATE OF SHELBY OF	County, A located in SHELBY THE SURVEY OF CHELSEA SQUA	Alabama at INST #200612	The Security Instrument of 15000610800 County at 10000, AS RECORDED IN MAP BOOK 33, PAGE	was recorded in the records 145 COTTAGE LANE, WESTOVER, AL 3514
recorded on 12-1 SHELBY The property is Described as: LOT 12, ACORDING TO PROBATE OF SHELBY OF	County, A located in SHELBY THE SURVEY OF CHELSEA SQUA	Alabama at INST #200612	The Security Instrument of 15000610800 County at 10000, AS RECORDED IN MAP BOOK 33, PAGE	was recorded in the records 145 COTTAGE LANE, WESTOVER, AL 3514

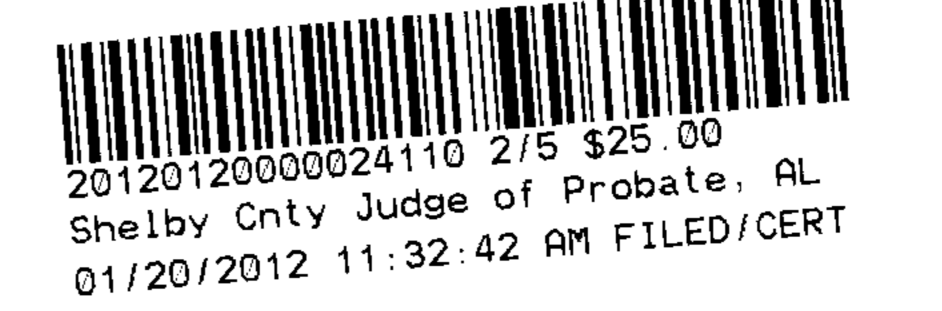
MODIFICATION. For value received, Mortgagor and Lender agree to modify the original Security Instrument. Mortgagor and Lender agree that this Modification continues the effectiveness of the original Security Instrument. The Security Instrument was given to secure the original debts and obligations (whether identified as Secured Debts, Sums Secured, or otherwise) that now have been modified. Together with this Modification, the Security Instrument now secures the following debts and all extensions, renewals, refinancings, modifications and replacements. (Include items such as borrower's name, note or contract amounts, interest rates (whether variable), maturity dates, etc.)

NOTE DATED 12/8/2011 IN THE AMOUNT OF \$19,072.84

MODIFICATION TO ADD MORTGAGE RIDER

NO ADDITIONAL MORTGAGE TAXES PAID

☐ MAXIMUM OBLIGATION LIMIT. The total will not exceed \$ [In the total principal amount secured. This limits validly made pursuant to the Security Instrument to protect I Security Instrument.	which is a nitation of amment. Also, the	\$ount does not include intended in the state of the st	increase
WARRANTY OF TITLE. Mortgagor warrants the Security Instrument and has the right to also warrants that such same property is une	o grant, barga	ain, convey, sell, and mo	rtgage the property. Mortgagor
CONTINUATION OF TERMS. Except as significant remain in effect.	pecifically an	nended in this Modificati	ion, all terms of the Security
SIGNATURES: By signing below, Mortgagor Mortgagor also acknowledges receipt of a co	_		contained in this Modification.
10 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1218111 (Seal)	Mille Sua	Mnouna (Seal)
(Signature) SCOTT J. LAMOREAUX SR (Da	ate)	(Signature) VENICE LEA LAMOREA	ΔUΧ (Date)
J	(Seal)		(Seal)
(Signature)	ate)	(Signature)	(Date)
	(Seal)		(Seal)
(Signature) (Da	(36ai) ate)	(Signature)	(Date)
(Witness as to all signatures)	· · ·	(Witness	as to all signatures)
ACKNOWLEDGMENT:			
STATE OF ALABAMA	, COL	NTY OF Shelby	} } ss.
(Individual) I, a notary public, hereby certify th	nat <u>SCOTT J. LAMO</u>		
conveyance, and who is/are know the contents of the conveyance, date. Given under my hand this 8TI My commission expires:	he/she/they e	nowledged before me on xecuted the same volunta	arily on the day the same bears
Doc. 8, 2014		daconda	B. Vandershei (Notary Public)
NOTARY PUBLIC STATE OF MY COMMISSION EXPIRE SONDED THRU NOTARY PUBLIC STATE SO	S: Dec 8, 2014		(page 2 of 2)



Mortgage Rider

Lender
BRYANT BANK
5319 US HIGHWAY 280 SOUTH
HOOVER, AL 35242

Owner
SCOTT J. LAMOREAUX SR
VENICE LEA LAMOREAUX
145 COTTAGE LANE
WESTOVER, AL 35147

Property Address: 145 COTTAGE LANE, WESTOVER, AL 35147

Mortgage Rider

This Mortgage Rider, dated 12-08-2011 is incorporated into and amends the mortgage, deed of trust, or security deed (the Security Instrument) of the same date. The Security Instrument covers the Property described above.

Secured Debt

Secured Debt. The Secured Debt and Future Advances (sometimes referred to as Secured Debts) section of the Security Instrument is amended to add the following sentence as the last sentence in the final paragraph:

This Security Instrument will not secure any other debt if Lender fails, with respect to that other debt, to fulfill any necessary requirements or limitations of Sections 18(s), 19(a), 32 or 35 of Regulation Z.

Escrow

- Escrow for Taxes and Insurance. The Escrow for Taxes and Insurance section is revised to read as follows:
 - Escrow for Taxes and Insurance. As provided in a separate agreement, the Mortgagor or Grantor agrees to pay to Lender funds for taxes and insurance in escrow.
 - ☐ Escrow for Taxes and Insurance. Mortgagor or Grantor will pay to Lender amounts for (a) yearly taxes and assessments on the Property which under the law may be superior to this Security Instrument, (b) yearly leasehold payments or ground rents (if any), (c) yearly premiums for hazard or property insurance, (d) yearly premiums for flood insurance (if any), and (e) yearly premiums for mortgage insurance (if any). Mortgagor or Grantor will pay those amounts to Lender unless Lender tells Mortgagor or Grantor, in writing, that Mortgagor or Grantor does not have to do so, or unless the law requires otherwise. Mortgagor or Grantor will make those payments at the times required by Lender.

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Lender will estimate from time to time Mortgagor or Grantor's yearly taxes, assessments, leasehold payments or ground rents and insurance premiums, which will be called the Escrow Items. Lender will use existing assessments and bills and reasonable estimates of future assessments and bills. The amounts that Mortgagor or Grantor pays to Lender for Escrow Items under this section will be called the Funds. Lender will collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Mortgagor or Grantor's escrow account under the federal Real Estate Settlement Procedures Act of 1974 (as amended), unless another law that applies to the Funds sets a lesser amount. If so, Lender will collect and hold Funds in the lesser amount.

Lender will keep the Funds in a savings or banking institution which has its deposits or accounts insured or guaranteed by a federal or state agency. If Lender is such an institution, Lender may hold the Funds. Lender will use the Funds to pay the Escrow Items. Lender will give Mortgagor or Grantor, without charge, an annual accounting of the Funds. That accounting must show all additions to and deductions from the Funds and the reason for each deduction.

Lender may not charge Mortgagor or Grantor for holding or keeping the Funds, for using the Funds to pay Escrow Items, for analyzing Mortgagor or Grantor's payments of Funds, or for receiving, verifying and totaling assessments and bills. However, Lender may charge Mortgagor or Grantor for these services if Lender pays Mortgagor or Grantor interest on the Funds

and if the law permits Lender to make such a charge. Lender may require Mortgagor or Grantor to pay a one-time charge for an independent real estate tax reporting service used by Lender in accordance with the Secured Debts, unless applicable law provides otherwise. Lender will not be required to pay Mortgagor or Grantor any interest or earnings on the Funds unless either (i) Lender and Mortgagor or Grantor agree in writing, at the time Mortgagor or Grantor signed this Security Instrument, that Lender will pay interest on the Funds; or (ii) the law requires Lender to pay interest on the Funds.

If the Funds held by Lender exceed the amounts permitted to be held by applicable law, Lender will account to borrower for the excess Funds in accordance with the requirements of applicable law. If the amount of the funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender may notify borrower in writing, and, in such case, borrower will pay to Lender the amount necessary to make up the shortage or deficiency. Borrower shall make up the shortage or deficiency as Lender directs, subject to the requirements of applicable law.

If, by reason of any default under this Security Instrument, Lender declares all Secured Debts due and payable, Lender may then apply any Funds against the Secured Debts.

When Mortgagor or Grantor has paid all of the sums secured, Lender will promptly refund to Mortgagor or Grantor any Funds that are then being held by Lender.

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201201200000024110 4/5 \$25.00 Shelby Cnty Judge of Probate, AL 01/20/2012 11:32:42 AM FILED/CERT

Signatures Signatures. The Undersigned agree to the terms contained in this Rider. Owner	
Date SCOTT J. LAMOREAUX SR (Seal)	Date VENICE LEA LAMOREAUX (Sea
/2/8/// Date (Seal)	12/8/11 Date (Sea

Refer to the attached Signature Addendum for additional parties and signatures.

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