

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ALABAMA  
SOUTHERN DIVISION**

IBERIABANK,


Plaintiff,

v.

SOUTHLAKE REAL ESTATE  
GROUP, LLC., et al.,

Defendants.

Case Number: 2:12-cv-779-CLS

  
20120709000243600 1/1 \$12.00  
Shelby Cnty Judge of Probate, AL  
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**CERTIFICATE OF JUDGMENT**

I, **Sharon Harris**, Clerk of the United States District Court for the Northern District of Alabama, do hereby certify that on the 29th day of June, 2012 a Final Default Judgment was rendered in the United States District Court for the Northern District of Alabama, in the above-styled cause, wherein it was **ORDERED** by the Court that plaintiff IberiaBank obtained a Judgment against defendants, Southlake Real Estate Group, LLC, and Linton & Associates, LLC whose address is 3000 Southlake Park, Suite 100 & 150, Birmingham, AL 35244 and Christopher S. Linton, whose address is 420 Sterling Park Circle, Alabaster, AL 35007 as shown in the Court proceeding, jointly and severally, in the amount of: a. \$534,500.00 Dollars in unpaid principal due and owing under Large Note; b. \$11,016.63 Dollars in unpaid interest due and owing under Large Note as of May 31, 2012; c. Unpaid interest under Large Note at the per diem rate of \$78.69027 from May 31, 2012, through the entry date of this order; e. \$727.76 in unpaid late fees due and owing under Large Note; f. \$374.150.00 in unpaid principal due and owing under Small Note; g. \$7,711.63 in unpaid interest due and owing under Small Note; h. Unpaid interest under Small Note at the per diem rate of \$55.08319 from May 31, 2012, through entry date of this order; j. \$18,958.13 in unpaid late fees due and owing under Small Note; k. \$21,474.50 in attorneys' fees incurred by Iberiabank; and l. \$981.96 in expenses incurred by Iberiabank; d & i. Post-judgment on Large Note and Small Note at the contractual per diem rate of 0.21% from date of said judgment; and that Glenn E. Glover is Counsel of Record for plaintiff in said cause.

WITNESS My Hand and Seal of this Court on July 3, 2012.

SHARON HARRIS, CLERK

By: Shirley A. Williams  
Deputy Clerk