Prepared by Kelly Fleck, Esq.
FDIC East Coast Temporary Satellite Office
7777 Baymeadows Way West
Jacksonville, FL 32256

Send Tax Notice to:
Cadence Bank, N.A.
17 20th Street North, Suite 300
Birmingham, AL 35203

20121012000392700 1/12 \$665.00 Shalbu Catu ludga of Dagbata O

Shelby Chty Judge of Probate, AL 10/12/2012 10:31:08 AM FILED/CERT

(Space above this line reserved for Recorder of Deeds certification)

RECEIVER'S DEED

(Deed Without Covenant, Representation, or Warranty)

This Receiver's Deed is entered into as of April 15, 2011, between the **FEDERAL DEPOSIT INSURANCE CORPORATION**, as **Receiver for Superior Bank, Birmingham, Alabama** (herein referred to as "Grantor"), whose address is 7777 Baymeadows Way West, Jacksonville, Florida 32256, having been placed in receivership on April 15, 2011, by the Office of Thrift Supervision, and **SUPERIOR BANK,N.A.**, (herein referred to as "Grantee"), whose address is 17 North 20th Street, Birmingham, Alabama 35203.

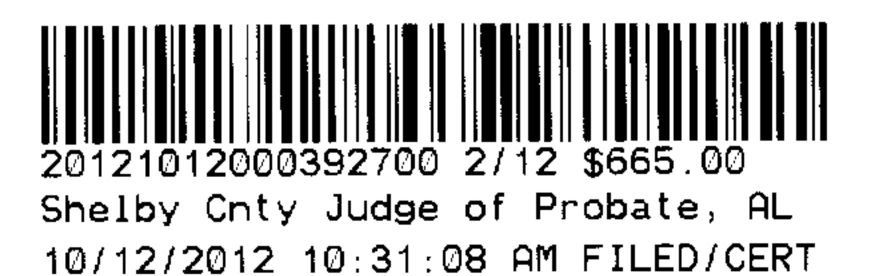
For the sum of Ten Dollars (\$10) and for other good and valuable consideration in hand paid to Grantor by Grantee, the receipt and sufficiency of which are hereby acknowledged, Grantor by these presents does hereby GRANT, SELL and CONVEY to Grantee, without covenant, representation, or warranty of any kind or nature, express or implied, and any and all warranties that might arise by common law and any covenants or warranties created by statute, as the same may be hereafter amended or superseded, are excluded, all of Grantor's right, title and interest in that tract or parcel of real estate situated in the County of Shelby, State of Alabama, identified as:

Lot 6A, according to a Resurvey of Lot 6 Pelham Town Center, as recorded in Map Book 40, page 2, in the Probate Office of Shelby County, Alabama.

together with all of Grantor's right, title and interest in any and all improvements and fixtures thereon and thereto (hereinafter collectively referred to as the "Subject Property"), and all and singular the rights and appurtenances pertaining thereto, including, but not limited to, any right, title and interest of Grantor in and to adjacent streets, alleys or rights-of-way, subject however to all liens, exceptions, easements, rights-of-way, covenants, conditions, restrictions, reservations, encroachments, protrusions, shortages in area, boundary disputes and discrepancies, matters which could be discovered or would be revealed by, respectively, an inspection or current survey of the Subject Property, encumbrances, impositions (monetary and otherwise), access limitations, licenses,

leases, prescriptive rights, rights of parties in possession, rights of tenants, co-tenants, or other coowners, and any and all other matters or conditions affecting the Subject Property, as well as standby fees, real estate taxes, and assessments on the Subject Property for the current year and prior and subsequent years, and subsequent taxes and assessments for prior years due to change in land usage or ownership, and any and all zoning laws, regulations, and ordinances of municipal and other governmental authorities affecting the Subject Property (all of the foregoing being collectively referred to as the "Permitted Encumbrances"). Grantee, by its execution and acceptance of delivery of this Receiver's Deed, assumes and agrees to perform all of Grantor's obligations under the Permitted Encumbrances.

FURTHER, GRANTEE, BY ITS EXECUTION AND ACCEPTANCE OF DELIVERY OF THIS RECEIVER'S DEED, ACKNOWLEDGES AND AGREES THAT (i) GRANTOR HAS NOT MADE, DOES NOT MAKE, AND SPECIFICALLY NEGATES AND DISCLAIMS ANY REPRESENTATIONS, WARRANTIES, PROMISES, COVENANTS, AGREEMENTS, OR GUARANTIES OF ANY KIND OR CHARACTER WHATSOEVER, WHETHER EXPRESS OR IMPLIED, ORAL OR WRITTEN, PAST, PRESENT, OR FUTURE, OF, AS TO, CONCERNING, OR WITH RESPECT TO (A) THE VALUE, NATURE, QUALITY, OR CONDITION OF THE SUBJECT PROPERTY, INCLUDING, WITHOUT LIMITATION, THE WATER, SOIL, AND GEOLOGY, (B) THE INCOME TO BE DERIVED FROM THE SUBJECT PROPERTY, (C) THE SUITABILITY OF THE SUBJECT PROPERTY FOR ANY AND ALL ACTIVITIES AND USES WHICH GRANTEE MAY CONDUCT THEREON, (D) THE COMPLIANCE OF OR BY THE SUBJECT PROPERTY OR ITS OPERATION WITH ANY LAWS, RULES, ORDINANCES, OR REGULATIONS OF ANY APPLICABLE GOVERNMENTAL AUTHORITY OR BODY, (E) THE OWNERSHIP, TITLE, POSSESSION, HABITABILITY, MERCHANTABILITY, MARKETABILITY, PROFITABILITY, OR FITNESS FOR A PARTICULAR PURPOSE OF THE SUBJECT PROPERTY, (F) THE MANNER OR QUALITY OF THE CONSTRUCTION OR MATERIALS, IF ANY, INCORPORATED INTO THE SUBJECT PROPERTY, (G) THE MANNER, QUALITY, STATE OF REPAIR, OR LACK OF REPAIR OF THE SUBJECT PROPERTY OR ANY PORTION THEREOF OR ANY IMPROVEMENTS THERETO, (H) THE EXISTENCE, QUALITY, NATURE, ADEQUACY, OR PHYSICAL CONDITION OF ANY UTILITIES SERVING THE SUBJECT PROPERTY, OR (I) ANY OTHER MATTER WITH RESPECT TO THE SUBJECT PROPERTY, AND SPECIFICALLY, THAT GRANTOR HAS NOT MADE, DOES NOT MAKE, AND SPECIFICALLY DISCLAIMS ANY REPRESENTATIONS REGARDING COMPLIANCE WITH ANY ENVIRONMENTAL PROTECTION, POLLUTION, OR LAND USE LAWS, RULES, REGULATIONS, ORDERS, OR REQUIREMENTS, INCLUDING, WITHOUT LIMITATION, THE DISPOSAL OR EXISTENCE, IN OR ON THE SUBJECT PROPERTY, OF ANY HAZARDOUS MATERIALS; (ii) GRANTEE HAS FULLY INSPECTED THE SUBJECT PROPERTY AND THAT THE CONVEYANCE AND DELIVERY HEREUNDER OF THE SUBJECT PROPERTY IS "AS IS" AND "WITH ALL FAULTS", AND GRANTOR HAS NO OBLIGATION TO ALTER, REPAIR, OR IMPROVE THE SUBJECT PROPERTY OR ANY PORTION THEREOF OR ANY IMPROVEMENTS THERETO; AND (iii) NO WARRANTY HAS ARISEN THROUGH TRADE, CUSTOM, OR COURSE OF DEALING WITH GRANTOR, AND ALL STATUTORY, COMMON LAW, AND CUSTOMARY COVENANTS AND WARRANTIES, IF ANY, OF WHATEVER KIND, CHARACTER, NATURE, PURPOSE, OR EFFECT, WHETHER EXPRESS OR IMPLIED OR ARISING BY OPERATION OF LAW, ARE HEREBY EXPRESSLY,



UNCONDITIONALLY, AND IRREVOCABLY WAIVED, DISCLAIMED, AND EXCLUDED FROM THIS RECEIVER'S DEED, NOTWITHSTANDING ANY CUSTOM OR PRACTICE TO THE CONTRARY, OR ANY STATUTORY, COMMON LAW, DECISIONAL, HISTORICAL, OR CUSTOMARY MEANING, IMPLICATION, SIGNIFICANCE, EFFECT, OR USE OF CONTRARY IMPORT OF ANY WORD, TERM, PHRASE OR PROVISION HEREIN.

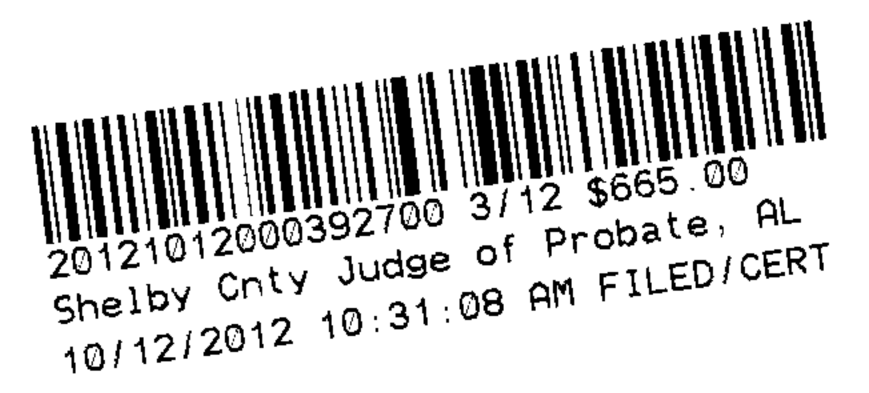
Further, by its execution and acceptance of delivery of this Receiver's Deed, Grantee or anyone claiming by, through, or under Grantee, hereby fully releases Grantor, its employees, officers, directors, representatives, and agents from any and all claims, costs, losses, liabilities, damages, expenses, demands, actions, or causes of action that it may now have or hereafter acquire, whether direct or indirect, known or unknown, suspected or unsuspected, liquidated or contingent, arising from or related to the Subject Property in any manner whatsoever. This covenant releasing Grantor shall be a covenant running with the Subject Property and shall be binding upon Grantee, its successors and assigns.

TO HAVE AND TO HOLD the Subject Property together with all and singular the rights and appurtenances thereto in any wise belonging, unto Grantee, its successors and assigns forever, without covenant, representation, or warranty whatsoever, subject, however, to the Permitted Encumbrances.

The fact that certain encumbrances, limitations, or other matters or conditions may be mentioned, disclaimed, or excepted in any way herein, whether specifically or generally, and whether in the body hereof or any exhibit hereto, shall not be a covenant, representation, or warranty of Grantor as to any encumbrances, limitations, or any other matters or conditions not mentioned, disclaimed, or excepted. Notwithstanding anything herein to the contrary, however, nothing herein shall be construed or deemed as an admission by Grantor or Grantee to any third party of the existence, validity, enforceability, scope, or location of any encumbrances, limitations, or other matters or conditions mentioned, disclaimed, or excepted in any way herein, and nothing shall be construed or deemed as a waiver by Grantor or Grantee of its respective rights, if any, but without obligation, to challenge or enforce the existence, validity, enforceability, scope, or location of same against third parties.

Grantee hereby assumes the payment of all <u>ad valorem</u> taxes, standby fees, and general and special assessments of whatever kind and character affecting the Subject Property which are due, or which may become due, for any tax year or assessment period prior or subsequent to the effective date of this Receiver's Deed, including, without limitation, taxes or assessments becoming due by reason of a change in usage or ownership, or both, of the Subject Property.

This Receiver's Deed is executed pursuant to that certain Purchase and Assumption Agreement between Grantor and Grantee dated as of April 15, 2011.



IN WITNESS WHEREOF, this Receiver's Deed is executed by Grantor and Grantee on the dates set forth below their respective signatures herein below, but to be effective for all purposes, however, as of the date first above written.

GRANTOR:	WITNESS #1:
FEDERAL DEPOSIT INSURANCE CORPORATION, as Receiver for SUPERIOR BANK	Name: Rende Marie Arauso
By: \ \ Name: Mark B. Gilman	WITNESS #2: ### A
Γitle: Attorney in FactDate: February	Name: Kelly Fleck
ACKNOWLEDGMENTS	
STATE OF FLORIDA)	
COUNTY OF DUVAL)	
This instrument was acknowledged before me on the B. Gilman, Attorney in Fact of the Federal Deposit Insurance Bank, Birmingham, Alabama on behalf of said entity.	
20121012000392700 4/12 \$665.00 Shelby Cnty Judge of Probate, AL 10/12/2012 10:31:08 AM FILED/CERT	My Commission Expires: 3/09/2013 NOTARY PUBLIC STATE OF FLORIDA Lechan LeClare Davis Commission 11/25/646 Expires: MAR. 69, 2013 BONDED THRE ATLANTIC BONDING CO., INC.

GRANTEE:

SUPERIOR BANK, N.A.

By: Mane: Janiee wostey

Name: Charles Richard Summers

Title: EVP/Dir. of Finance & Performance Management

Date: February S, 2012

STATE OF Alabama

COUNTY OF Jefferson

WITNESS #1:

WITNESS #1:

WITNESS #2:

WITNESS #2:

Name: Janie Detson

STATE OF Alabama

COUNTY OF Jefferson

STATE OF Alabama

COUNTY OF Jefferson

Surre 2012

This instrument was acknowledged before me on the standard day of February, 2012, by Charles Richard Summers, EVP/Dir. of Finance & Performance Management of SUPERIOR BANK, N.A., on behalf of said entity who is personally known to me or who has produced a driver's license as identification.

20121012000392700 5/12 \$665.00 Shelby Cnty Judge of Probate, AL 10/12/2012 10:31:08 AM FILED/CERT Notary Public, State of AL

Print Name: Carol S. Murcks

My Commission Expires: 10-6-14

AFFIDAVIT OF MERGER

SUPERIOR BANK, NATIONAL ASSOCIATION AND CADENCE BANK, NATIONAL ASSOCIATION

STATE OF ALABAMA

Ş

COUNTY OF JEFFERSON

8

I, Jerry W. Powell, hereby certify that I am the Secretary of Cadence Bank, National Association, a national banking association organized and existing under the laws of the United States of America (the "Bank"), and I further certify as follows:

- 1. Attached as Exhibit A is a true and correct copy of the official certification from the Office of the Comptroller of the Currency, Administrator of National Banks, dated November 18, 2011, certifying the merger of Superior Bank, National Association, Tampa, Florida, into Cadence Bank, National Association, Birmingham, Alabama, with Cadence Bank, National Association (Charter Number 3656) being the surviving charter of such merger, effective the close of business November 10, 2011.
- 2. As a result of the merger described above, Cadence Bank, National Association is the successor to Superior Bank, National Association.
- 3. The main office of Cadence Bank, National Association is 17 20th Street North, Birmingham, Alabama 35203.

IN WITNESS WHEREOF, I have hereunto set my hand this 18th day of November, 2011.

Executed by:

Jerry W. Powell,

Secretary

SUBSCRIBED AND SWORN TO before me this 18th day of November, 2011.

20121012000392700 6/12 \$665.00

Shelby Cnty Judge of Probate, AL 10/12/2012 10:31:08 AM FILED/CERT

Notary Public My Commission Expires:

· . 10-6-



Comptroller of the Currency Administrator of National Banks

Southern District Licensing 1600 Lincoln Plaza 500 North Akard Dallas, Texas 75201-3323

November 18, 2011

Annette L. Tripp Sutherland Asbill & Brennan LLP 1001 First City Tower, Suite 3700 Houston, TX 77002-6760

Re: Merger of Superior Bank, National Association, Tampa, Florida with and into Cadence Bank, National Association, Starkville, Mississippi and Relocation of Main Office to Birmingham, Alabama OCC Control No. 2011-SO-02-0026

Dear Ms. Tripp:

This letter is the official certification of the Comptroller of the Currency (OCC) to (1) Superior Bank, National Association, 4350 West Cypress Street, Tampa, Florida 33607 ("Superior") with and into Cadence Bank, National Association, 301 East Main Street, Starkville, Mississippi 39759 ("Cadence") and (2) to move Cadence's main office from 301 East Main Street, Starkville, Mississippi 39759 to 17 20th Street North, Birmingham, Alabama 35203, effective November 10, 2011. The resulting bank title is Cadence Bank, National Association, Charter Number 3656.

This is also the official authorization given to Cadence to operate both main offices and branches of Superior as branch offices. The newly authorized branches and OCC branch numbers are:

Branch Number 151934A

151935A

Location

301 East Main Street, Starkville, Mississippi 4350 West Cypress, Suite 102, Tampa, Florida

Branches of Superior are not listed since they are automatically carried over to Cadence and retain their current OCC branch numbers.

Sincerely,

Jearlene Miller

Senior Licensing Analyst

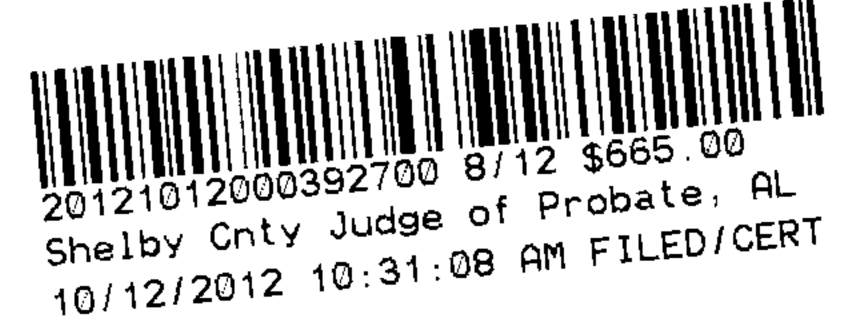
20121012000392700 7/12 \$665.00

Shelby Cnty Judge of Probate, AL 10/12/2012 10:31:08 AM FILED/CERT

cc: Official File

Doc # 2011179116, OR BK 15686 Page 1449, Number Pages: 4, Recorded 08/16/2011 at 11:39 AM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$35.50

Prepared by: Renee Marie Araujo, Esq. FDIC East Coast Temporary Satellite Office 7777 Baymeadows Way West Jacksonville, FL 32256



(Leave Blank Above this Line for Recording Information)
(Space above this line must be at least 3 Inches)

LIMITED POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS, that the FEDERAL DEPOSIT INSURANCE CORPORATION, a Corporation organized and existing under an Act of Congress, hereinafter called the "FDIC," acting in its Receivership capacity or separate Corporate capacity or as Manager of the FSLIC Resolution Fund has acquired and will acquire certain assets for liquidation and has determined that it is necessary to appoint a representative to act on its behalf in connection with the maintenance and liquidation of said assets, hereinafter called the "Acquired Assets."

WHEREAS, the FDIC desires to designate MARK B. GILMAN as attorney-infact for the limited purpose of facilitating the management and disposition of the Acquired Assets; and

WHEREAS, the undersigned has full authority to execute this instrument on behalf of the FDIC under applicable Resolutions of the FDIC's Board of Directors and redelegations thereof.

NOW, THEREFORE, the FDIC appoints MARK B. GILMAN as its true and lawful attorney-in-fact to act in its name, place, and stead, and hereby grants MARK B. GILMAN the authority, subject to the limitations herein, as follows:

- (1) Sign, seal and deliver as the act and deed of the FDIC any instrument in writing, and to do every other thing necessary and proper for the collection and recovery of any and all monies and properties of every kind and nature whatsoever for and on behalf of the FDIC and to give proper receipts and acquittance therefor in the name and on behalf of the FDIC;
- (2) Release, discharge or assign any and all judgments, mortgages on real estate or personal property, including the release and discharge of the same of record in the Official or Public Records of the Clerk of any Circuit Court or any other official public records or registries, wherever located, where payments on account of the same in redemption or otherwise may have been made by the

After recording, please return to: FDIC

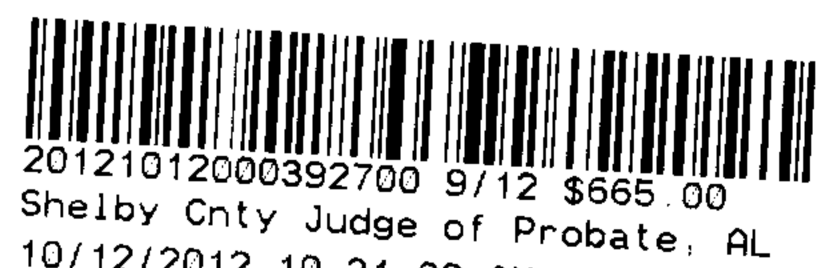
Limited Power of Attorney - INDIVIDUAL Attn: Jackie Hutchins 1601 Bryan St.

Dallas, TX 75201-3430

debtor(s), and to endorse receipt of such payment upon the records in any appropriate public office;

- (3) Receive, collect and give all proper acquittance for any other sums of money owing to the FDIC for any Acquired Asset which the attorney-in-fact may sell or dispose of;
- (4) Execute any and all transfers and assignments as may be necessary to assign any securities or other choses in action;
- (5) Sign, seal, acknowledge and deliver any and all agreements, easements, or conveyances as shall be deemed necessary or proper by the FDIC attorney-in-fact in the care and management of the Acquired Assets;
- (6) Sign, seal, acknowledge and deliver indemnity agreements and surety bonds in the name of and on behalf of the FDIC;
- (7) Sign receipts for the payment of all rents and profits due or to become due on the Acquired Assets;
- (8) Execute, acknowledge and deliver deeds of real property in the name of the FDIC;
- (9) Extend, postpone, release and satisfy or take such other action regarding any mortgage lien held in the name of the FDIC;
- (10) Execute, acknowledge and deliver in the name of the FDIC a power of attorney wherever necessary or required by law to any attorney employed by the FDIC;
- (11) Foreclose any mortgage or other lien on either real or personal property, wherever located;
- (12) Do and perform every act necessary for the use, liquidation or collection of the Acquired Assets held in the name of the FDIC;
- (13) Sign, seal, acknowledge and deliver any and all documents as may be necessary to settle any action(s) or claim(s) asserted against the FDIC, either in its Receivership or Corporate capacity, or as Manager of the FSLIC Resolution Fund.

This Power of Attorney shall be effective September 13, 2011, and shall continue in full force and effect through September 12, 2013, unless otherwise terminated by any official of the FDIC authorized to do so by the Board of Directors of the FDIC.



10/12/2012 10:31:08 AM FILED/CERT

IN WITNESS WHEREOF, the FDIC, by its duly authorized officer empowered by appropriate resolution of its Board of Directors, has caused these presents to be subscribed in its name this 167day of HUGUST, 2011.

> FEDERAL DEPOSIT INSURANCE CORPORATION

OPHELIA JONES

Title: Manager of Customer Service -

East Coast Temporary Satellite Office

7777 Baymeadows Way West Jacksonville, FL 32256

Signed in the presence of:

Witness:

Witness:

Printed Name:

Printed Name:

Shelby Cnty Judge of Probate, AL 10/12/2012 10:31:08 AM FILED/CERT

STATE OF FLORIDA

COUNTY OF DUVAL

On this 16th day of August, 2011, before me, a Notary Public in and for the State of Florida appeared OPHELIA JONES, to me personally known, who, being by me first duly sworn did depose that he/she is Manager of Customer Service, East Coast Temporary Satellite Office of the Federal Deposit Insurance Corporation (the "Corporation"), in whose name the foregoing Limited Power of Attorney was executed and subscribed, and the said Limited Power of Attorney was executed and subscribed on behalf of the said Corporation by due authority of the Corporation's Board of Directors, and the said OPHELIA JONES, acknowledged the said Limited Power of Attorney to be the free act and deed of said Corporation.

[PLACE NOTARY SEAL BELOW HERE]

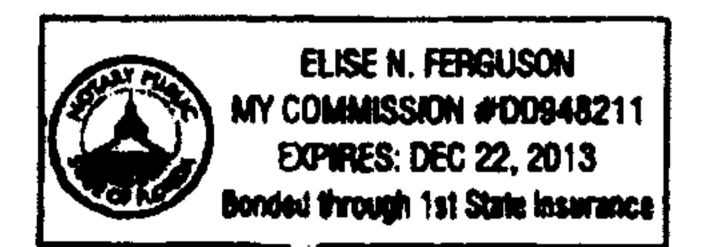
EXPIRES: DEC 22, 2013 Bonded through 1st State Insurance Notary Public

Printed Name of Notary: Elise N. Ferguson
Commission No.: DD 948211

My Commission expires: Dec 22, 2013

STATE OF FLORIDA	}
COUNTY OF DUVAL	}

[PLACE NOTARY SEAL BELOW HERE]



Notary Public

Printed Name of Notary: ELISE N. Ferguson

Commission No.: DD948211

My Commission expires: Dec 22, 2013

CERTIFIED

COPY OF

ORIGINAL

TRUE AND CORRECT
COPY OF ORIGINAL
FILED IN DUVAL
COUNTY CLERK'S OFFICE
8 17 2011
Signature Date

Shelby County: AL 10/12/2012 State of Alabama Deed Tax: \$620.00

20121012000392700 11/12 \$665.00 20121012000392700 of Probate, AL Shelby Cnty Judge of Probate, AL 10/12/2012 10:31:08 AM FILED/CERT STATE OF FLORIDA

DUVAL COUNTY

THE UNDERSIGNED Clerk of the Circuit Court, Devel County

THE UNDERSIGNED Clerk of the within and foregoing is a true

correct good of the officinal as it appears on record and title

correct good of the Chark of Circuit Court of Daval County,

include, and the same is in full force and effect.

WITHEST my hand and seal of Clerk of Circuit Court at

Jacksonville, Florida his the Oday, of Circuit Courts.

Real Estate Sales Validation Form

This Document must be filed in accordance with Code of Alabama 1975, Section 40-22-1				
Grantor's Name	Felen / Deposit Insurance	Grantee's Name _	Superior But, N.A.	
Mailing Address	Felen Deposit Insurance Corporation, as Amingor to Superior Bank	Mailing Address	Superior Book, N.A. (Now Carlenan Book, N.A.)	
evidence: (check of Bill of Sale Sales Contract Closing States If the conveyance of	ne) (Recordation of documet the nent document presented for reco	Date of Sale Total Purchase Price or Actual Value or Assessor's Market Value this form can be verified in the entary evidence is not required Appraisal Other	following documentary	
above, the filing of	this form is not required.			
Instructions Grantor's name and mailing address - provide the name of the person or persons conveying interest to property and their current mailing address. Grantee's name and mailing address - provide the name of the person or persons to whom interest to property is being conveyed.				
Property address -	the physical address of the	property being conveyed, if ava	ailable.	
Date of Sale - the date on which interest to the property was conveyed. Total purchase price - the total amount paid for the purchase of the property, both real and personal, being conveyed by the instrument offered for record.				
conveyed by the in		he true value of the property, the This may be evidenced by an arrivet value.	· · · · · · · · · · · · · · · · · · ·	
excluding current usersponsibility of val	se valuation, of the property	etermined, the current estimate as determined by the local off x purposes will be used and th h).	icial charged with the	
accurate. I further u	_	that the information contained tements claimed on this form 75 § 40-22-1 (h).		
Date 10/9/2012		Print JEFFREY 7	Powere	

Sign

(verified by)

(Grantor/Grantee/Owner(Agent) circle one

Form RT-1

20121012000392700 12/12 \$665.00 Shelby Cnty Judge of Probate, AL 10/12/2012 10:31:08 AM FILED/CERT

Unattested