

[Alabama]

Prepared by, recording requested by, and when recorded, please return to:
Dee Ott, Recording Administrator
SBA Network Services, LLC
5900 Broken Sound Parkway, NW
Boca Raton, Florida 33487
800-487-7483

Mortgage Tax paid in Baldwin County Instrument # 149504 in the amount of \$3,795.00, and affixed to the simultaneously document 1 of 4.

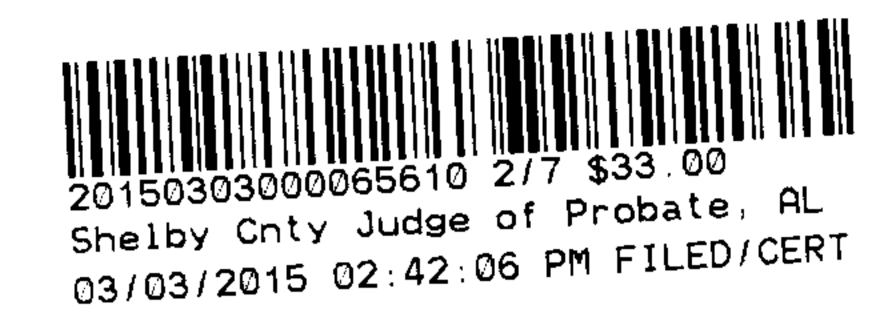
AMENDMENT TO AMENDED AND RESTATED MORTGAGE, FIXTURE FILING AND ASSIGNMENT OF LEASES AND RENTS

THIS AMENDMENT TO AMENDED AND RESTATED MORTGAGE, FIXTURE FILINGAND ASSIGNMENT OF LEASES AND RENTS (this "Amendment"), dated as of October \(\frac{1}{5} \), 2014 is made by and between SBA STRUCTURES, LLC, a Delaware limited liability company ("Mortgagor"), whose address is 5900 Broken Sound Parkway, Boca Raton, Florida 33487, and DEUTSCHE BANK TRUST COMPANY AMERICAS, as trustee, as lender under the Loan Agreement referred to below (in such capacity, "Mortgagee", which term shall be deemed to include successors and assigns), whose address is 60 Wall Street, New York, New York 10005, Attn: TSS-Alternative and Structured Finance Services.

PRELIMINARY STATEMENT

- A. The Mortgagor, the Mortgagee (as successor trustee to LaSalle Bank National Association) and others are parties to that certain Amended and Restated Loan and Security Agreement, dated as of November 18, 2005 (as amended, supplemented or otherwise modified prior to the date hereof, the "Existing Loan Agreement"), among Mortgagor, as borrower, any additional borrower or borrowers that become a party thereto, and Mortgagee, as lender.
- B. On the date hereof, Mortgagor, Mortgagee and the other borrowers party thereto are entering into that certain Second Amended and Restated Loan and Security Agreement dated as of even date herewith (the "Amendment and Restatement"; the Existing Loan Agreement, as amended and restated by the Amendment and Restatement, the "Loan Agreement"), which among other things, amends the Existing Loan Agreement to add certain borrowers as parties thereto and increases the amount of the loans made pursuant thereto.
- C. In fulfillment of certain conditions to the issuances of credit described in the Loan Agreement and to secure, among other things, Mortgagor's obligations under the Loan Agreement, Mortgagee is the holder of the Mortgage more particularly described on Schedule I attached hereto (as amended as described on Schedule I, the "Existing Mortgage") which encumbers the fee simple estate, leasehold estate, easement estate and/or other estate in the real property described therein.

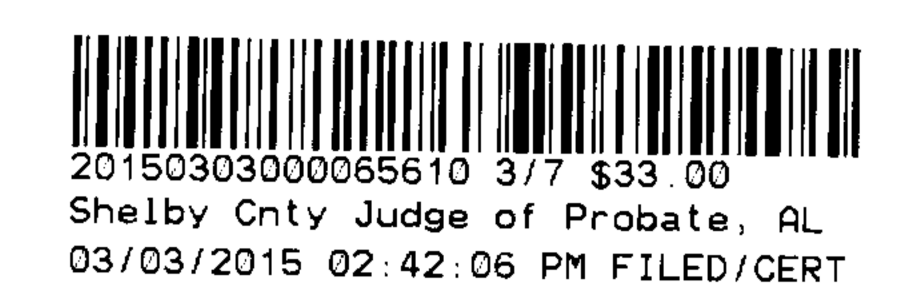
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D. Mortgagor and Mortgagee now desire to (i) amend the Existing Mortgage as hereinafter set forth, (ii) acknowledge and confirm that the Existing Mortgage remains in full force and effect, except only to the extent expressly modified by this Amendment, and (iii) acknowledge that Mortgagor's obligations and the Liens and security interests created under the Existing Mortgage continue in full force and effect, unimpaired and undischarged. Capitalized terms used but not otherwise defined herein shall have the respective meanings ascribed thereto in the Loan Agreement or in the Existing Mortgage, as applicable.

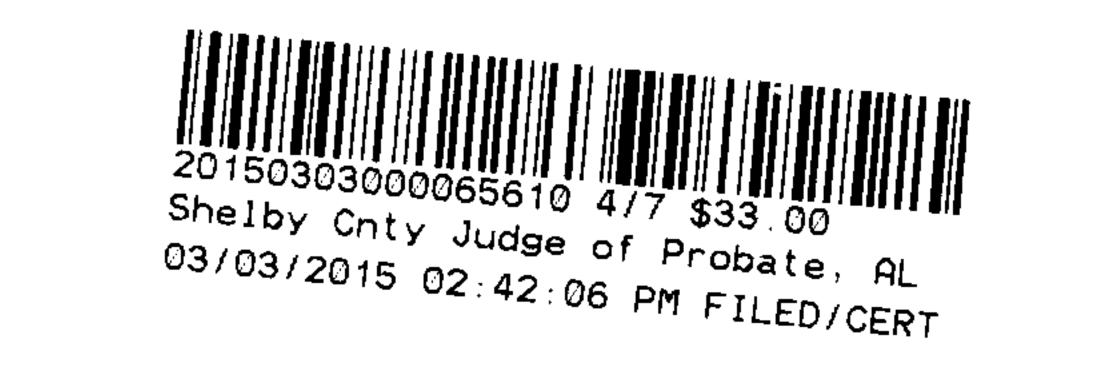
In consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Mortgagor and Mortgagee agree as follows:

- 1. All references wherever contained in the Existing Mortgage to Loans in the original amount of "\$3,170,000,000" are hereby deleted and the amount "\$4,030,000,000" is substituted therefor. All references wherever contained in the Existing Mortgage to the maximum aggregate amount of principal indebtedness secured or similar phrases intending to refer to the maximum amount of principal indebtedness secured under the credit facility of "THREE BILLION ONE HUNDRED SEVENTY MILLION DOLLARS" or "\$3,170,000,000" are hereby deleted and the amount of "FOUR BILLION THIRTY MILLION DOLLARS" or "\$4,030,000,000", as the case may be, are substituted therefor.
- 2. All references in the Existing Mortgage to the defined term "Mortgage" shall be deemed to mean and refer to the Existing Mortgage as the same may have previously been amended and as amended by this Amendment, and as the same may be further amended, supplemented, restated or otherwise modified from time to time. The parties hereby give notice that the Existing Loan Agreement has been amended pursuant to the Amendment and Restatement. Whenever referred to in the Existing Mortgage, "Loan Agreement" shall mean the Existing Loan Agreement referred to in the Mortgage, as amended and restated by the Amendment and Restatement, and as the same may be further amended, restated, replaced, substituted, supplemented or otherwise modified from time to time.
- 3. Mortgagor and Mortgagee expressly acknowledge and agree that, except as expressly set forth herein, this Amendment shall not alter, amend, modify or otherwise affect the terms, provisions and conditions of the Loan Documents, and Mortgagor and Mortgagee hereby ratify, confirm and agree that the Loan Documents to which Mortgagor is a party and all liens, security interests, assignments, powers, indemnities, waivers and other rights created for Mortgagee's benefit thereunder, including, without limitation, the lien created by the Existing Mortgage, as amended by this Amendment, shall continue to secure, in the same manner, in the same priority and to the same extent set forth therein, the payment and performance of the Obligations, and all of same are hereby renewed, extended, carried forward, ratified and confirmed and shall be deemed for all purposes in full force and effect.



- 4. Mortgagor and Mortgagee acknowledge and agree that the execution and/or acceptance of this Amendment by Mortgagee shall not be deemed or construed as a (a) novation or an accord and satisfaction of any of Mortgagor's or Mortgagee's duties, obligations and liabilities contained in the Loan Documents; (b) waiver, modification, restriction or limitation of any and all of Mortgagor's and Mortgagee's rights and benefits arising under the Loan Documents by operation of law, or otherwise, to demand full, complete and strict performance of the duties, obligations and liabilities contained in the Loan Documents; or (c) precedent, and that Mortgagee shall be under no obligation, express or implied, to grant Mortgagor any future or further modification, renewal, extension and/or amendment to the Existing Mortgage, as amended hereby or any or all of the other Loan Documents, except as provided therein.
- 5. This Amendment may be executed by one or more of the parties to this Amendment on any number of separate counterparts with the same effect as if the signature thereto and hereto were upon the same instrument, and all of said counterparts taken together shall be deemed to constitute one and the same instrument.
- 6. Any provision of this Amendment which is prohibited or unenforceable in any jurisdiction or court shall, as to such jurisdiction or court, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction or court shall not invalidate or render unenforceable such provision in any other jurisdiction or court.
- 7. This Amendment and the Loan Documents represent the entire agreement of the parties with respect to the subject matter hereof, and there are no promises, undertakings, representations or warranties by any party relative to the subject matter hereof not expressly set forth or referred to herein or therein.
- 8. Neither this Amendment nor any terms hereof may be amended, supplemented or modified except by a written instrument executed by the parties. This Amendment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- 9. This Amendment shall be governed by and construed in accordance with the laws of the State or Commonwealth in which the Premises are located.
- 10. Each of the parties hereto, and the respective representatives thereof executing this Amendment on their respective behalves, represents that such representative has full power, authority and legal right to execute and deliver this Amendment and that the same constitutes a valid and binding obligation of such party.

[SIGNATURE PAGE FOLLOWS]



This Amendment has been duly executed by the parties hereto as of the date first set forth

above.	
	SBA STRUCTURES, LLC By: Name: Neil Seidman Title: Senior Vice President
STATE OF FLORIDA)
COUNTY OF PALM BEACH) ss.:)
	ACKNOWLEDGMENT
that Neil Seidman, as Senior Vice company, is signed to the foregoin acknowledged before me on this d	y Public in and for said County, in said State, hereby certify President of SBA Structures, LLC, a Delaware limited liability ag instrument, and who is personally known to me, ate that, being informed of the contents of said instrument, he, rity, executed the same voluntarily for and as the act of said
Given under my hand and	seal on this the 15 day of Old , 2014.
	Notary Public
(SEAL)	
My Commission Expires:	NOTARY PUBLIC-STATE OF FLORIDA Melissa Alexis Chluski Commission # EE104965 Expires: JUNE 28, 2015 BONDED THRU ATLANTIC BONDING CO., INC.

DEUTSCHE BANK NATIONAL TRUST COMPANY FOR DEUTSCHE BANK TRUST COMPANY AMERICAS, as trustee and Beneficiary

By:

Title: VICE PRESIDENT

DEUTSCHE BANK NATIONAL TRUST COMPANY FOR DEUTSCHE BANK TRUST COMPANY AMERICAS, as trustee and Beneficiary

By:

Name: JENNIFER FREDA

Title: ASSOCIATE

UNIFORM FORM CERTIFICATE OF ACKNOWLEDGMENT

STATE OF NEW JERSEY

) ss.:
COUNTY OF HUDSON)
that SUSAN BARSTOCK and JENNIFICASSOCIATE of DEUTSCHE BANK N BANK TRUST COMPANY, a NEW YO foregoing instrument, and who is person	lic in and for said County, in said State, hereby certify ER FREDA, whose named as VICE PRESIDENT and ATIONAL TRUST COMPANY FOR DEUTSCHE ORK BANKING CORPORATION, is signed to the sally known to me, acknowledged before me on this date aid instrument, they, as such officer(s) and with full for and as the act of said instrument.
Given under my hand and seal or	n this the day of October, 2014.
	Motary Public
(SEAL)	
	My Commission Expires:
	NOTARY PUBLIC
	MICHELE H. Y. VOON

Notary Public, State of New Jersey

My Commission Expires June 4, 2017

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SCHEDULE I Security Instruments

The following Security Instruments are recorded in all public records of

County: Shelby State: AL

Site Code: AL21775-A

A. Mortgage/Deed of Trust, Fixture Filing and Assignment of Leases and Rents

Grantor/Trustor/Mortgagor: SBA Structures, Inc.

Grantee/Trustee/Mortgagee: Deutsche Bank Trust Company Americas

Dated: August 9, 2012

Recording Information: 2/7/2013 doc# 20130207000055960

B. Amendment to Amended and Restated Mortgage/Deed of Trust, Fixture Filing and Assignment of Leases and Rents

Grantor/Trustor/ Mortgagor: SBA Structures, Inc.

Grantee/Trustee/Beneficiary/Mortgagee: Deutsche Bank Trust Company Americas

Dated: April 18, 2013

Recording Information: 10/23/2013 inst#20131023000418890

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