

### IN THE CIRCUIT COURT OF SHELBY COUNTY, ALABAMA

FAIRWAY INDEPENDENT MORTGAGE	
CORPORATION,	) - ALAMANA AN ANTA CITA NOORES NO
	) CASE NO.: 58-2016-CV-900856.00
Plaintiff,	)
V.	)
BENJAMIN R. ARRINGTON, II, VALENCIA E.	)
ARRINGTON, THE SECRETARY OF HOUSING	)
AND URBAN DEVELOPMENT, REPUBLIC	)
FINANCE, LLC, AND PORTFOLIO RECOVERY	)
ASSOCIATES, LLC,	)
	)
Desendants.	<b>)</b>

### CONSENT ORDER AS TO VALENCIA E. ARRINGTON ONLY

WHEREAS, FAIRWAY INDEPENDENT MORTGAGE CORPORATION ("Fairway" or "Plaintiff") is the holder of a first-priority mortgage encumbering real property located at 104 Patriot Park, Montevallo, Alabama 35115 (the "Property"), which is more particularly described as follows:

LOT 70, ACCORDING TO THE SURVEY OF HERITAGE TRACE PHASE I, SECTOR 1, AS RECORDED IN MAP BOOK 34, PAGE 114, IN THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA;

WHEREAS, on September 21, 2010, Mary Beth Finn a/k/a Mary Beth Robbins and James Finn conveyed the Property to Benjamin R. Arrington, II ("Mr. Arrington") and Valencia E. Arrington ("Ms. Arrington") via Warranty Deed with right of survivorship, which was recorded on September 28, 2010 as Instrument Number 20100928000318380 in the Shelby County, Alabama probate records:

WHEREAS, on September 21, 2010, Mr. Arrington and Ms. Arrington obtained a purchase money loan (the "Loan") in the amount of One Hundred Eighty-Seven Thousand Three Hundred Seventy-Six and 00/100 Dollars (\$187,376.00) from Fairway to purchase the Property;

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WHEREAS, on the same date, Mr. Arrington and Ms. Arrington executed a promissory note whereby they promised to repay the Loan (the "Note");

WHEREAS, to secure repayment of the Note, Ms. Arrington, on behalf of herself and as attorney in fact for Mr. Arrington, as executed a mortgage dated September 21, 2010 in favor of Mortgage Electronic Registration Systems, Inc., solely as nominee for Fairway (the "First Mortgage"). The First Mortgage was recorded on September 28, 2010 as Instrument Number 20100928000318390 in the Shelby County, Alabama probate records;

WHEREAS, Mr. Arrington and Ms. Arrington also obtained a second loan in the amount of Five Thousand Six Hundred Ninety-Seven and 00/100 Dollars (\$5,697.00) (the "Second Loan") from Fairway. To evidence this indebtedness, Ms. Arrington executed a rate commitment form dated September 14, 2010;

WHEREAS, upon information and belief, Ms. Arrington, on behalf of herself and as attorney in fact for Mr. Arrington, executed a second mortgage to secure repayment of the Second Loan (the "Second Mortgage"). However, by mistake, the Second Mortgage was lost during the closing and was not recorded in the Shelby County, Alabama probate records;

WHEREAS, Ms. Arrington, on behalf of herself and as attorney in fact for Mr. Arrington, executed a corrective purchase money mortgage dated September 21, 2010 in the amount of Five Thousand Six Hundred Ninety-Seven and 00/100 Dollars (\$5,697.00) in favor of Mortgage Electronic Registration Systems, Inc. as nominee for Fairway (the "Corrective Mortgage"). The Corrective Mortgage was recorded on October 15, 2010 as Instrument Number 20101015000345830 in the Shelby County, Alabama probate records;

WHEREAS, the Corrective Mortgage was intended to change the maturity date for tepayment of the Second Loan from October 1, 2020 to October 1, 2040; however, the

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Corrective Mortgage mistakenly references the First Mortgage. As a result, the loan amount for

the First Mortgage was incorrectly and effectively changed to the amount of the Second

Mortgage;

WHEREAS, on September 26, 2013, Republic Finance obtained a judgment against Ms.

Arrington in the amount of Six Thousand One Hundred Seventy-Eight and 40/100 (\$6,178.40),

which was recorded on November 22, 2013 as Instrument Number 20131122000458990 in the

Shelby County, Alabama probate records;

WHEREAS, on January 12, 2015, Mr. Arrington and Ms. Arrington executed a Loan

Modification for the unpaid principal balance of One Hundred Thousand Forty-Four Nine

Hundred Eighty-Nine and 26/100 (\$144,989.26) pertaining to the First Mortgage (the "First Loan

Modification"). The First Loan Modification was recorded as Instrument Number

20150306000070250 in the Shelby County, Alabama probate records;

WHEREAS, also on January 12, 2015, Mr. Arrington and Ms. Arrington executed a

Subordinate Mortgage in favor of HUD for the amount of Forty-Nine Thousand Nine Hundred

Sixty-One and 23/100 (\$49,961.23), which was recorded on March 6, 2015 as Instrument

Number 20150306000070260 in the Shelby County, Alabama probate records (the "HUD"

Mortgage");

WHEREAS, on January 13, 2015, Portfolio Recovery Associates obtained a judgment

against Ms. Arrington in the amount of One Thousand Seventy-Four and 78/100 (\$1,074.78),

which was recorded on March 23, 2015 as Instrument Number 20150323000091390 in the

Shelby County, Alabama probate records;

WHEREAS, on January 14, 2015, Mr. Arrington and Ms. Arrington executed a Loan

Modification for the unpaid principal balance of Four Thousand Eight Hundred Ninety-Eight and

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61/100 Dollars (\$4,898.61) regarding the Corrective Mortgage (the "Second Loan

Modification"). The Second Loan Modification was recorded as Instrument Number

20150319000085760 in the Shelby County, Alabama probate records;

WHEREAS, the Second Loan Modification was intended to amend the Second

Mortgage, but reference the recording information for the Corrective Mortgage by mistake;

WHEREAS, on August 6, 2015, the First Mortgage and the Corrective Mortgage were

last assigned to the Plaintiff by virtue of the Corporate Assignment of Mortgage, which was

recorded on August 19, 2015 as Instrument Number 20150819000288310 in the Shelby County,

Alabama probute records;

WHEREAS, the Plaintiff and Ms. Arrington consent and agree that the Second Mortgage,

dated September 21, 2010 securing a loan in the amount of \$5,697.00 and attached hereto as

Exhibit "A", should be established upon the probate records for Shelby County, Alabama;

WHEREAS, the Plaintiff and Ms. Arrington further consent and agree that the Second

Mortgage, thus established, should be reformed to the extent necessary to reflect that it was

executed by Mrs. Arrington and Ms. Arrington;

WHEREAS, the Plaintiff and Ms. Arrington further consent and agree that the Corrective

Mortgage, recorded as Instrument Number 20101015000345830 in Shelby County, Alabama

probate records, should be declared void and of no effect;

WHEREAS, the Plaintiff and Ms. Arrington further consent and agree that the Second

Loan Modification, recorded as Instrument Number 2015031900008570 in the Shelby County,

Alabama probate records, should be reformed by removing the recording references to the

Corrective Mortgage, and to reflect that it is modifying the Second Mortgage;

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WHEREAS, the Plaintiff and Ms. Arrington further consent and agree that the First

Mortgage, recorded as Instrument Number 20100928000318390 and as modified by the First

Loan Modification recorded as Instrument Number 20150306000070250, should be declared a

valid, enforceable, first-priority security interest in the entire Property;

WHEREFORE, IT IS ORDERED AND ADJUDGED that the Second Mortgage, dated

September 21, 2010 securing a loan in the amount of \$5,697.00 and attached hereto as Exhibit

"A", is hereby established upon the probate records for Shelby County, Alabama;

WHEREFORE, IT IS FURTHER ORDERED AND ADJUDGED that the Second

Mortgage, thus established, is hereby reformed to the extent necessary to reflect that it was

executed by Ms. Arrington and Mr. Arrington;

WHEREFORE, IT IS FURTHER ORDERED AND ADJUDGED that the Corrective

Mortgage, recorded as Instrument Number 20101015000345830 in Shelby County, Alabama

probate records, is hereby declared void and of no effect;

WHEREFORE, IT IS FURTHER ORDERED AND ADJUDGED that the Second Loan

Modification, recorded as Instrument Number 2015031900008570 in the Shelby County,

Alabama probate records, is hereby reformed by removing the recording references to the

Corrective Mortgage, and to reflect that it is modifying the Second Mortgage; and

WHEREFORE, IT IS FURTHER ORDERED AND ADJUDGED that the First

Mortgage, recorded as Instrument Number 20100928000318390 and as modified by the First

Loan Modification recorded as Instrument Number 20150306000070250, is hereby declared to

be a valid, enforceable, first-priority security interest in the entire Property.

Shelby Cnty Judge of Probate: AL

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# CV-2016-900856

SO ORDERED this 12 day of JA	COREY B. MOORE  LBY COUNTY CIRCUIT COURT JUDGE
essica Kdir (KEI018) tubin Lublin, LLC 145 Avalon Ridge Place Suite 100 reachtree Corners, GA 30071 678) 281-2732 (Telephone) 404) 921-9016 (Facsimile) keir@rubinlublin.com	Certified a true and correct copy Date:
	Consented to by:  Calmera Sarangton  VALENCIA E. ARRINGTON
STATE OF Ohio COUNTY OF Symme	
Personally appeared before me, the under County aforesaid, Valencia E. Arrington, with whom the basis of satisfactory evidence, and who instrument for the purposes therein contained.	signed, a Notary Public, in and for the state and norm I am personally acquainted or proved to me acknowledged that she executed the within
WITNESS MY HAND, at office, this the	Marday of December , 2016.
Christing Labib  Replant Summit County  Hotary Public, State of Ohio  My Commission Expires: 62/05/2018	NOTARY PUBLIC  My Commission Expires: 02/05/2018  [SEAL]

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## ALL OR PART OF THE PURCHASE PRICE OF THE PROPERTY IS PAID FOR WITH THE MONEY LOANED.



**PURCHASE MONEY** 

MORTGAGE

MIN 100392491660003588

THIS MORTGAGE is made this 21ST day SEPTEMBER , 2010 , between the Cranton, VALENCIA E. ANGINGTON AND BENCAMON R. ARRINGTON, II, WIFE AND HUSEAND

(herein "Borrower"), and the Mortgagee, Mortgage Electronic Registration Systems, Inc. ("MERS"), isolely as nominee for Lender, as hereinafter defined, and Lender's successors and existing. MERS is organized and existing under the laws of Delaware, and has an address and telephone number of P.O. Box 2026, Plint, MI 48501-2026, tel. (288) 679-MERS.

PAIROPAY INJEFENDEME MORIGAGE CORPORATION

("Lender") is organized and existing under the laws of THE STATE OF TEXAS SEED TOWN & COUNTRY POLITEVAND, SUITE 601, PRISCO, IX 75034

, and has an address of

WHEREAS. Borrower is indebted to Londor in the principal sum of U.S. \$5,697.00 , which indebtedness is evidenced by Borrower's note dated SEVINDEER 21, 2010 and extensions and renewals thereof (herein "Note"), providing for monthly installments of principal and inserest, with the balance of the indebtedness, if not some paid, due and payable on ONTOBER 01, 2040;

TO SECURE to Leader the repayment of the indebtedness evidenced by the Note, with interest thereor; the payment of all other sums, with interest thereor, advanced in accordance herewith to protect the security of this Mortgage; and the performance of the covenants and agreements of Borrower herein contained. Borrower does hereby grant and convey to MERS (solely as numinee for Leader and Leader's successors and assigns) and to the successors and assigns of MERS, with power of sale, the following described property located in the County of SHELEST.

State of Alabama:

LOT 70, NOODPDING TO THE SURVEY OF HERITAGE TRACE PHASE 1, SECTOR 1, AS FECORDED IN MAP BOOK 34, PACE 114, IN THE OFFICE OF THE JUDGE OF SHELBY CLUMIT, ALABAMA. SUBJECT TO EASEMENTS AND RESTRICTIONS OF RECORD. MINERAL AND MINING RIGHTS EXCEPTED, NOT OWNED BY CPANTOR.

which has the address of 104 PATRIOT PARK MONTEVALLO

(Cig), Alabama 35115 (Zir Code) ("Property Address");

TO HAVE AND TO HOLD such property unto MERS (solely as nominee for Leader and Leader's successors and assigns), and to the successors and assigns of MERS, forever, together with all the improvements now or hereafter erected on the property, and all casements, rights, appartenances and rents, all of which shall be doesned to be and remain a part of the property covered by this Morrgage; and all of the foregoing, together with said property (or the leasehold estate if this Morrgage is on a leasehold) are hereinafter referred to as the "Property." Borrower understands and agrees that MERS holds only legal title to the interests granted by Borrower in this Morrgage; but, if necessary to comply with law or custom, MERS, (as nominee for Lender and Lender's successors and assigns), has the right: to exercise any or all of those interest, including, but not limited to, the right to foreclose and sell the Property; and to take any action required of Lender including, but not limited to, releasing or canceling this Morrgage.

Softwer coverents that Burrower is lawfully solved of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, and that the Property is unencumbered, except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

I. Payment of Principal and Interest. Borrower shall promptly pay when due the principal and interest indebtedness evidenced by the Note and late charges as provided in the Note.

2. Finals for Taxes and Insurance. Subject to applicable law or a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments of principal and interest are payable under the Note, until the Note is paid to full, a sum (herein 'Funds') equal to one-twelfth of the yearly taxes and assessments lincloding condominium and planard unit development assessments, if any) which may attain priority over this Mortgage and ground rants on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and

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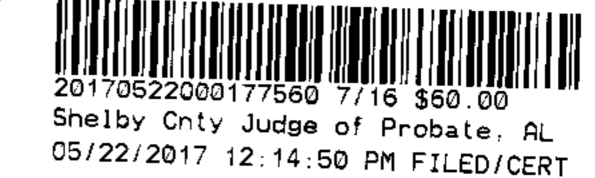
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reasonable estimates thereof. Borrower shall not be obligated to make such payments of Funds to Lender to the extent that Borrower makes such payments to the holder of a palor morigage or deed of trust if such holder is an institutional lender.

If Borrower pays Funds to Lender, the Funds shall be held in an institution the deposits or accounts of which are insured or generatized by a federal or state agency (including Lender II Lender is such an institution). Lender shall apply the Funds to pay said toxes, assessments, beautonec premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills, unless Lander pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Morigage that interest on the Funds that! be paid to Barrower, and upless such agreement is made or applicable law requires such interest to be paid. Leuder shall not be required in pay Borrower any Interest or carnings on the Funds. Leader shall give to Borrower, without charge, an amount accumuling of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this Morigage.

If the amount of the Funds held by Lender, together with the fature monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, amessments, insurance prominent and ground rents as they fall due, such excess shall be, at Berrower's option, either promptly repaid to Berrower or credited to Borrower on monthly installments of Purels. If the annual of the Funds held by Leader shall not be sufficient to pay taxes, assessments, becommere premiums and ground rents as they fall due. Borrower shall pay to Lender

any amount necessary to make up the deficiency in one or more payments as Londer may require.

Upon payment in full of all sums secured by this Morigago, Lander shall promptly refined to Secrewar any Funds held by Lander. If mader paragraph 17 hereof the Property is said or the Property is otherwise orgalized by Lender. Lander shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, any Funds hold by Lender at the three of application as a credit against the same socured by this Morigage.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraphs 1 and 2 hereof shall be applied by Lender first in payment of amounts payable to Lender by Sorrower under

paragraph 2 hereof, then to interest payable on the Note, and then to the principal of the Note,

4. Prior Martgages and Deeds of Trust; Charges; Lieus. Borrower shall perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a lien which has priorily over this Murigage, including Borrower's covenants to make payments when due. Borrower shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Murigage, and leasehold payments or ground rents, if any,

3. Hagard Lasurance. Barrower shall keep the improvements more existing or hereafter erected on the Property insured against less by fire, becards included within the term "extended coverage," and such other hazards as Lender may require and in

such accounts and for such periods as Londer may require.

The insurance carrier providing the insurance shall be clusten by Borrower subject to approval by Lender, provided, that such approval shall not be nonemonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to Lender and shall include a standard mortgage chause in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a Hen which has priority over this Mortgage.

In the event of loss, Borrower shall give prompt notice to the insurance carries and Lender. Lander may make proof of loss

If not made promptly by Borrower.

If the Property is abandoned by Borrower, or if Borrower fails to respond to Lander within 30 days from the date notice is malied by Lander to Borrower that the insurance currier offers to settle a claim for insurance benefits, Lander is authorized to collect and apply the insurance proceeds at Lunder's option either to certoration or repair of the Property or to the sums secured by this Mortgage.

6. Preservation and Maintenance of Property: Leaveholds: Condominiums: Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit weste or permit impairment or detectoration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a planted coll development, Borrower shall perform all of Borrower's obligations under the declaration or coverants creating or governing the condominium or planaed unit development, the by-laws and regulations of the condominium or planaed unit

development, and consistment documents.

7. Protection of Londer's Security. If Borrower falls to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is communated which materially affects Lender's interest in the Property, then Lender. at Lender's option, upon notice to Borrower, may make such appearances, disburss such sums, including reasonable afterneys' less, and take such action as is necessary to protect Lander's interest. If Lander required mortgage insurance as a condition of making the loan secured by this Mortgage, Burrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terrateries in accordance with Korrower's and Lender's written agreement or applicable law.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, at the Note rate, shall become additional indebtedness of Borrower socured by this Mortgage. Unless Borrower and Lender agree to other torons of payment, such amounts shall be payable upon notice from Lender to Storrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Londer to lucur any expense or take any action becomider.

B. Impection. Lander may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, subject to the terms of any mortgage, deed of trust or other security agreement with a lieu which has priority over this Morigage.

10. Borrower Not Released; Forhearance By Lender Not a Waiver. Extension of the time for payment or medification of amortization of the sums secured by this Mortgage granted by Londer to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lemier shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify

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amortization of the sums secured by this Mortgage by reason of any demand made by the original Forrower and Boscower's successors in interest. Any forbentance by Lember in exercising any right or remedy heremoder, or otherwise afforded by applicable law, shall not be a waiver of or proclude the expreise of any such right or remedy.

11. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements berein contained shall hind, and the rights becomider shall imme to, the respective successors and analysis of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be juint and several. Any Burrower who co-signs this Mortgage, but does not execute the Note. (a) is co-signing this Mortgage only to mortgage, grant and convey that Borrower's juicyest in the Property to Lender under the terms of this Morigage. (h) is not personally liable on the Note or under this Mortgage, and (c) agrees that Lander and any other Borrower hereunder may agree to extend, mostify. forbear, or make any other accommodations with regard to the terms of this Mortgago or the Note without that Borrower's consent and without releasing that Borrower or modifying this Marigage as to that Borrower's interest in the Property.

12. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Martgage shall be given by delivering it or by mailing such notice by cartifled mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Leader shall be given by certified mail to Leader's address stated berein or to such other address as Leader may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been

given to Borrower or Lender when given in the manner designated herein.

13. Governing Law; Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the Property is incuted. The furngoing sentence shall not limb the applicability of federal law to this Mortgage. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Note are declared to be severalde. As used berein, "costs," "expenses" and "attorneys' fees" include all sums to the extent not probibited by applicable law or limited berein.

14. Borrower's Copy. Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the time of

execution or after recordation hereof.

15. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation. improvement, repair, or other loan agreement which Forcaver enters into with Lender. Leader, at Leader's option, may require Berrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defended which Betterver may have against parties who supply labor, resentals or services in connection with improvements made to the Property.

It. Transfer of the Property or a Beneficial Interest in Borrower, if all or any part of the Property or may interest in it is sold or transferred for if a beneficial interest in Berrower is sold or transferred and Berrower is not a natural person) without Leader's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Marigage, However, this option shall ned be exercised by Lender if exercise is prohibited by federal law as of the date of this

Martgage. If Lander 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 florrower must pay all sums secured by this Morigage. If Bortower fails to pay these some prior to the expiration of this period, Leader may invoke any remedies permitted by this Mortgage without further notice or demand on Enrower.

NON-UNIFORM COVENANTS. Borrower and Leader further covenant and agree as follows:

17. Acceleration; Remedies. Except as provided in paragraph 16 hereof, upon Borrewer's breach of any covenant or agreement of Borrower in this Morigage, including the covenants to pay when due any sums secured by this Morigage, Lender prior to acceleration shall give motice to Borrower as provided in paragraph 12 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 10 days from the date the notice is mailed to Berrower, by which such breach must be cured; and (4) that fallers to care such breach on or before the date specified in the purior may result in acceleration of the same secured by this Mortgage and sale of Property. The notice shall further inform Berrower of the right to renextate after acceleration and the right to bring a court action to assert the nonexistence of a definit or any other defense of Borrower to acceleration and sale. If the breach is not cured on or before the date specified to the natice, Lender, at Lender's option, may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may invoke the power of sale and any other remedies permitted by applicable law. Leader shall be entitled to collect all reasonable costs and expenses between in pursuing the remedies provided in this paragraph 17, including, but not limited in reasonable attornoys' fees.

If Lender invokes the proper of sale. Lender shall mail a copy of a notice of sale to Borrower in the manner provided in paragraph 12 hereof. Leader shall publish the notice of sale soce a week for three conscentive weeks in some County, Abduma, and thereupon shall sell (be newspaper published in SPEET

Property to the highest bidder at public auction at the front door of the County Courthouse of said County. Lender shall deliver to the purchaser Londer's deed conveying the Property so sold. Lender or Lender's designer may purchase the Property at any sale. Borrower covenants and agrees that the proceeds of the sale shall be applied in the following order: (a) to all repsonable costs and expenses of the sale, including, but not limited to, reasonable atturneys' fees and costs of title evidence; (b) to all sums secured by flds Morigage; and (c) the excess. If any, to the person or persons legally entitled thereto.

18. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the same secured by this Mortgage due to Borrower's breach, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to the earlier to occur of (i) the lifth day before sale of the Property presume to the power of sale contained in the Mortgage or (ii) entry of a judgment enforcing this Mortgage If: (a) Borrower pays Lender all snow which would be then due under this Mortgage and the Note had no acceleration occurred; (h) Borrower cures all breaches of any other covenants or agreements of Berrower contained in this Moetgage; (c) Borrower pays all reasonable expenses incurred by Lender In enforcing the covenants and agreements of Borrower contained in this Mortgage, and in enforcing Leader's remedies as provided in paragraph 17 hereof, including, but not limited to, rensonable attorneys' fees; and (d) Borrower takes such officin as Lender may reasonably require to assure that the Hen of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Burrower, this Marigage and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.

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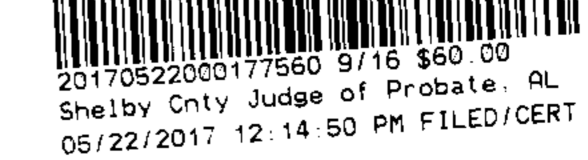
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MERCE BERKERO

NEW LOAN



## DOCUMENT 32

19. Assignment of Rents: Appointment of Receiver; Leader in Possession. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Proporty, provided that Borrower shall, prior to acceleration under paragraph 17 hereof or abandonment of the Property, have the right to collect and retain such tents as they become due and payable.

Upon acceleration under paragraph 17 hereof or abandonment of the Property. Lander, in person, by agent or by judicially appointed receiver, shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collections of rents, including, but not limited to, receiver's fees, premiums on receiver's hands and reasonable attorneys' fees, and then to the sums secured by this Martgage. Lender and the receiver shall be liable to account only for those rents actually received.

20. Release. Upon payment of all same secured by this Mortgage, this Mortgage shall become null and void and Leader shall release this Mortgage without charge to Burrower. Borrower shall pay all costs of recordation, if any.

21. Waiver of Homestead, Dower and Curtesy. Betrower hereby waives all rights of homestead exemption in the Property and relinquishes all right of dower and curtosy in the Property.

22. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security instrument, the covenants and agreements of each such rider shall be incorporated into and shall amond and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument.

he covenants and agreened	is of this Security lastrument as if the rider(s) were a part of this Security instrument.
Check applicable liex(es)]	E Subordination Rider  Y Planaed Unit Development Rider  Condomizium Rider
	REQUEST FOR NOTICE OF BEFAULT
	AND FORECLOSURE UNDER SUPERIOR
	MORTGAGES OR DEEDS OF TRUST

Bostower and Lender request the holder of any mortgage, deed of trust or other commbrance with a lien which has priority over this Mortgage to give Notice in Lender, at Lender's address set forth an page one of this Mortgage, of any default under the appearar encombrance and of any cale or other foreclosure action.

IN WITNESS WHEREOF, Berrower has executed this Mortgage.

Signed, scaled and delivered in the pressure of:

(Seal)		(Seal)	
-Bratuster	eenlingin R. Arringion, II	diagrower	VALENCIA E. AFRINGIÚN
(Scall) -Hosenwer		(\$\$\$2) eerwe	<u> </u>
(Scal) Econower	<del>▂▄▄▗▗▗▄▄▄▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗▗</del>	-Entroper	· <del></del>
(Seal) -Berrower		(Seal)	



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16661999

Form 3801

# DOCUMENT 32

TATE OF ALABAMA.	County 553
On this day of SEPTEMEN	2010 . I
ALENCIA E. AFRINGION NO EENJAMO	n R. Arringkan, II
shose name(s) is/are signed to the foregoing cr aformed of the contents of the conveyance, became bears date.	onveyonce, and who is are known to me, acknowledged before on that, being the /they executed the same voluntarily and as his/her/their act on the day the
Given under my hand and scal of office this	day of SEPTEMBER , 2010 .
My Commission Expires:	The transfer of the state of th
	Notary Public

This instrument was prepared by CENNIS P. SCHWARTZ
SCHWARTZ & ASSOCIATES
1446 RERITAGE DRIVE
MIKUNNEY, TEXAS 75069
972-562-1966

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16661999 form 1801

## PLANNED UNIT DEVELOPMENT RIDER

THIS PLANNED UNIT DEVELOPMENT RIDER is made this 215T day of SEPTEMBER , 2010 , and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date, given by the undersigned (the "Borrower") to secure Borrower's Note to FAIRWAY INDEPENDENT MORIGAGE CORPORATION

(the "Lender") of the same date and covering the Property described in the Security Instrument and located at:

#### 104 PATRIOT PARK, MONIEVALLO, ALABAMA 35115 [Property Address]

The Property includes, but is not limited to, a parcel of land improved with a dwelling, together with other such parcels and certain common areas and facilities, as described in DECLARATIONS, COVENANTS, CONDITIONS & RESTRICTIONS RECORDED IN SHELEY COUNTY, ALAEAMA

(the "Declaration"). The Property is a part of a planned unit development known as

#### HERITAGE TRACE PHASE 1, SECTOR 1 [Name of Planned Unit Development]

(the "PUD"). The Property also includes Borrower's interest in the homeowners association or equivalent entity owning or managing the common areas and facilities of the PUD (the "Owners Association") and the uses, benefits and proceeds of Borrower's Interest.

PUD COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. PUD Obligations. Borrower shall perform all of Borrower's obligations under the PUD's Constituent Documents. The "Constituent Documents" are the: (i) Declaration; (ii) articles of incorporation, trust instrument or any equivalent document which creates the Owners Association; and (ili) any by-laws or other rules or regulations of the Owners Association. Borrower shall promptly pay, when due, all dues and assessments imposed pursuant to the Constituent Documents.

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MULTISTATE PUD RIDER - Single Family/Second Mortgage Page 1 of 3

3/99

207R (0411) VMP Mortgage Solutions, Inc. (800)521-7291

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NEW LOAN

B. Hazard Insurance. So long as the Owners Association maintains, with a generally accepted insurance carrier, a "master" or "blanket" policy insuring the Property which is satisfactory to Lender and which provides insurance coverage in the amounts (including deductible levels), for the periods, and against loss by fire, hazards included within the term "extended coverage," and any other hazards, including, but not limited to, earthquakes and floods, for which Lender requires insurance, then: (i) Lender waives the provision in Uniform Covenant 2 for the monthly payment to Lender of the yearly premium installments for hazard insurance on the Property: and (ii) Borrower's obligation under Uniform Covenant 5 to maintain hazard insurance coverage on the Property is deemed satisfied to the extent that the required coverage is provided by the Owners Association policy.

What Lender requires as a condition of this walver can change during the term of the loan.

Borrower shall give Lender prompt notice of any tapse in required hazard insurance coverage provided by the master or blanket policy.

In the event of a distribution of hazard insurance proceeds in lieu of restoration or repair following a loss to the Property, or to common areas and facilities of the PUD, any proceeds payable to Borrower are hereby assigned and shall be paid to Lender. Lender shall apply the proceeds to the sums secured by the Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

C. Public Liability insurance. Burrower shall take such actions as may be reasonable to insure that the Owners Association maintains a public liability insurance policy acceptable in form, amount, and extent of coverage to Lender.

D. Condemnation. The proceeds of any award or claim for damages, direct of consequential, payable to Borrower in connection with any condemnation or other taking of all or any part of the Property or the common areas and facilities of the PUD, or for any conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. Such proceeds shall be applied by Lender to the sums secured by the Security instrument as provided in Uniform Covenant 9.

E. Lender's Prior Consent. Borrower shall not, except after notice to Lender and with Lender's prior written consent, either partition or subdivide the Property or consent to: (i) the abandonment or termination of the PUD, except for abandonment or termination required by law in the case of substantial destruction by fire or other casualty or in the case of a taking by condemnation or eminent domain; (ii) any amendment to any provision of the "Constituent Documents" if the provision is for the express benefit of Lender; (iii) termination of professional management and assumption of self-management of the Owners Association; or (iv) any action which would have the effect of rendering the public liability insurance coverage maintained by the Owners Association unacceptable to Lender.

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F. Remedies. If Borrower does not pay PUD dues and assessments when due, then Lender may pay them. Any amounts disbursed by Lender under this paragraph F shall become additional debt of Borrower secured by the Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this PUD Rider.

	(Seal)		⊥(Seal)
VALENCIA E. ARRINGTON	·	EENJAMIN R. ARRINGTON, II	Burrower
<u></u>	(Seal) -Borrower		(Seal) Bargower
<u>,, , _, _, </u>	-Burrawer		(Seal) Borrowor
	-Barawer	<del></del>	(Seal) Barrower
			- n - a n <b>-</b>

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### SUBORDINATION RIDER

THIS SUBORDINATION RIDER is made this 21ST day of SEPTEMBER .2010 , and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to

FAIRWAY INDEPENDENT MORTGAGE CORPORATION

(the "Lender") of the same date and covering the Property described in the Security Instrument and located at:

#### 104 PATRIOT PARK, MONIEVALLO, ALABAMA 35115

[Property Address]

The lien of this Security instrument is subject, junior and subordinate to that certain Security instrument dated SEPTEMBER 21, 2010 to

FAIRWAY INDEPENDENT MORIGAGE CORP.

recorded in Real Property Records, SHELEY

County,

ALABAMA, securing a certain Promissory Note, of even date therewith in the original principal amount of \$ 187,376.00 executed by

VALENCIA E. ARRINGTON AND BENJAMIN R. ARRINGTON, II, WIFE AND HUSBAND

and payable to the order of FATRWAY INDEPENDENT MORIGAGE CORP.

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Initials:

BY SIGNING BELOW. Borrower accepts and agrees to the terms and provisions contained in this Subordination Rider.

	(Sed)		(Seal)
VALENCIA E. ARRINGION	-Barrower		-Borrower
	(Seal) Borrower		(Seal) -Borrower
	(Seal) -Borrower	<u> </u>	(Seal) -Barowei
	(Scal) -Bonower	pla - p byłogy pie s poznaczenia w poznaczenia w poznaczenia w spiedziaj napopowa zakonie niew – 1. Mat V. M. Broda III. V Ph. M.	(Seal) -Borrower

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