

This Instrument Prepared by:
Albertelli Law
5404 Cypress Center Drive, Suite 300
Tampa, Florida 33609
Our File Number: TPA13-39175
THIS DEED WAS PREPARED WITHOUT THE
BENEFIT OF A TITLE SEARCH OR TITLE EXAMINATION
REO ID# 596854835
Property Appraisers Parcel I.D. (Folio) Number (s): 31381200005508000018.0

\$120,750

Quit Claim Deed

Made this 5 day of December, 2013, by THE BANK OF NEW YORK MELLON F/K/A THE BANK OF NEW YORK, AS TRUSTEE FOR THE HOLDERS OF THE CERTIFICATES, FIRST HORIZON MORTGAGE PASS-THROUGH CERTIFICATES SERIES FHAMS 2005-FA10, BY FIRST HORIZON HOME LOANS, A DIVISION OF FIRST TENNESSEE BANK NATIONAL ASSOCIATION, MASTER SERVICER, IN ITS CAPACITY AS AGENT FOR THE TRUSTEE UNDER THE POOLING AND SERVICING AGREEMENT, 350 Highland Drive, Lewisville, Texas 75067 hereinafter called the grantor, to Patrick H. Murray and Malinda J. Murray whose post office address is: 3896 15th St. Micco, FL 32976 hereinafter called the grantee: Said property is not the homestead of the Grantor(s) under the laws and Constitution of the State of Florida in that neither Grantor(s) nor any member of the household of Grantor(s) reside thereon.

(Whenever used herein the term "grantor" and "grantee" include all the parties to this instrument and the heirs, legal representatives and assigns of individuals, and the successors and assigns of corporations)

Witnesseth, that the grantor, for and in consideration of the sum of \$ TEN AND NO/100 DOLLARS (\$10.00) and other valuable considerations, receipt whereof is hereby acknowledged, does hereby remise, release, and quit claim unto the grantee forever, all the right, title, interest, claim and demand which the said grantor has in and to, all that certain land situate in Indian River County, Florida, viz:

LOT 18, BLOCK 508, SEBASTIAN HIGHLANDS UNIT 14, ACCORDING TO THE MAP OR PLAT THEREOF AS RECORDED IN PLAT BOOK 8, PAGE 43 THROUGH 43C, OF THE PUBLIC RECORDS OF INDIAN RIVER COUNTY, FLORIDA.

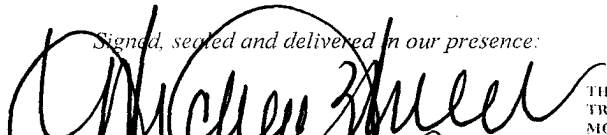
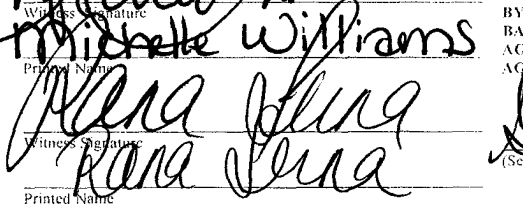
SEE ATTACHED EXHIBITS

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

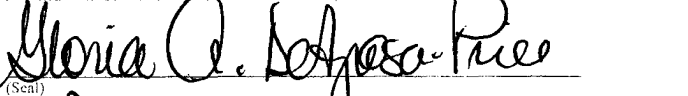
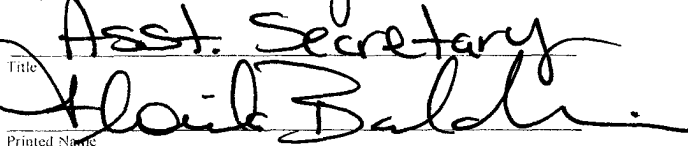
To Have and to Hold, the same together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title, interest, lien, equity and claim whatsoever of the said grantor, either in law or equity, to the only proper use, benefit and behoof of the said grantee forever.

In Witness Whereof, the said grantor has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in our presence:


Witness Signature
Michelle Williams
Printed Name

Witness Signature
Kana Vera
Printed Name

THE BANK OF NEW YORK MELLON F/K/A THE BANK OF NEW YORK, AS TRUSTEE FOR THE HOLDERS OF THE CERTIFICATES, FIRST HORIZON MORTGAGE PASS-THROUGH CERTIFICATES SERIES FHAMS 2005-FA10, BY FIRST HORIZON HOME LOANS, A DIVISION OF FIRST TENNESSEE BANK NATIONAL ASSOCIATION, MASTER SERVICER, IN ITS CAPACITY AS AGENT FOR THE TRUSTEE UNDER THE POOLING AND SERVICING AGREEMENT, NATIONSTAR MORTGAGE, LLC AS ATTORNEY IN FACT.


(Sent)
Asst. Secretary
Title

Printed Name

State of Colorado
County of Douglas

The foregoing instrument was acknowledged before me this 5 day of December, 2013, by Gloria A. DeAgras-Prie as Asst. Secretary on behalf of Nationstar Mortgage, LLC, as attorney in fact for THE BANK OF NEW YORK MELLON F/K/A THE BANK OF NEW YORK, AS TRUSTEE FOR THE HOLDERS OF THE CERTIFICATES, FIRST HORIZON MORTGAGE PASS-THROUGH CERTIFICATES SERIES FHAMS 2005-FA10, BY FIRST HORIZON HOME LOANS, A DIVISION OF FIRST TENNESSEE BANK NATIONAL ASSOCIATION, MASTER SERVICER, IN ITS CAPACITY AS AGENT FOR THE TRUSTEE UNDER THE POOLING AND SERVICING AGREEMENT who is personally known to me or who has produced Drivers License as identification.

FLORIKA BALDWIN
NOTARY PUBLIC
STATE OF COLORADO
NOTARY ID 20004015689
MY COMMISSION EXPIRES AUGUST 21, 2016



Notary Public
Print Name: Florika Baldwin
My Commission Expires:



EXHIBIT A

WHEREAS, in accordance with the Third Amended and Restated Limited Liability Company Agreement, dated July 11, 2006 (as amended to date, the "*LLC Agreement*") of Nationstar Mortgage LLC (the "*Company*") the Board of Managers of the Company (the "*Board*") has determined that it is in the best interest of the Company to ratify and confirm, appoint or remove, as applicable, officers of the Company,

NOW, THEREFORE, BE IT RESOLVED, that the persons set forth on Schedule I hereto (the "*Authorized Persons*") are hereby declared chosen, qualified and appointed to the offices of the Company set forth opposite their respective names, to hold such offices for the sole and limited purpose of executing the types of documents as set forth opposite their respective names on Schedule I, with respect to certain property owned or serviced by the Company related to real property owned, purchased, sold or assigned by the Company and with no authority to bind the Company in any other capacity or for any other purposes except to the extent such authority has been granted to the Authorized Persons in connection with additional offices to which the Authorized Persons have been appointed in accordance with the LLC Agreement, until their respective successors have been duly chosen and qualified or until their earlier death, resignation, retirement or removal, effective immediately;

RESOLVED FURTHER, each of the Authorized Persons is hereby authorized to sign certain of the following documents as hereinbefore described: (i) foreclosure documents, assignments and BK affidavits; (ii) executing deeds, instruments of conveyance and any other similar document; (iii) eviction documents; (iv) loss mitigation affidavits; (v) sales contracts; (vi) HUD-1's or similar forms; (vii) vendor contracts; (viii) MERS documents; and (ix) modifications of the foregoing (collectively, the "*Authorized Documents*") and shall assume and perform their respective duties and responsibilities, as supplemented by the Board from time to time in a manner not inconsistent with the LLC Agreement, effective immediately; and

RESOLVED FURTHER, that each of the lawful acts of the officers of the Company or persons acting as officers of the Company taken prior to the date hereof is hereby ratified, approved, adopted and confirmed as if each such act had been presented to and approved by the Board prior to being taken.



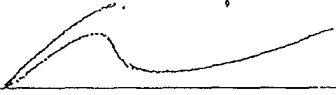


NATIONSTAR MORTGAGE LLC
a Delaware limited liability company

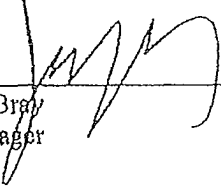
UNANIMOUS WRITTEN CONSENT
IN LIEU OF MEETING
OF THE BOARD OF MANAGERS

July 17, 2012

The undersigned, being all of the members of the board of managers (the "*Board*") of Nationstar Mortgage LLC, a Delaware limited liability company ("*Nationstar*"), do hereby waive notice for a meeting of the Board and do hereby consent to the adoption of the resolutions attached hereto as Exhibit A, which resolutions shall be deemed to be adopted as of the date hereof, to the same extent and to have the same force and effect as if such resolutions were adopted by unanimous vote of the Board at a duly convened meeting held for such purpose, all in accordance with the Delaware Limited Liability Company Act.



Peter Smith
Manager



Jay Bray
Manager





Gloria A Deagrosa-Price	Assistant Secretary		Sales Contract (Document), HUD-1 or similar form (Document), Executing deeds, instruments of conveyance and any other similar (Document), Eviction Documents
Grant Lacalve	Assistant Secretary		Loss Mitigation Affidavits
Hannah Achim	Assistant Secretary		Foreclosure Documents, Assignments, BK Affidavits, Executing deeds, instruments of conveyance and any other similar (Document)
Heather Hester	Assistant Secretary		Sales Contract (Document)
Helen Scott	Assistant Secretary		Lien Releases, Endorsements, Allonges, and Assignments
Hugh Zhao	Assistant Secretary	Limited Vice President	Foreclosure Documents, Assignments, BK Affidavits, Executing deeds, instruments of conveyance and any other similar (Document)
Ingrid Jaschok	Assistant Secretary		Foreclosure Documents, Assignments, BK Affidavits, Sales Contract (Document), HUD-1 or similar form (Document), Executing deeds, instruments of conveyance and any other similar (Document)
Jaclyn Holloway	Assistant Secretary		Foreclosure Documents, Assignments, BK Affidavits, Executing deeds, instruments of conveyance and any other similar (Document)
James Leyba	Assistant Secretary		Loss Mitigation Documents
James Morgan	Assistant Secretary		Loss Mitigation Documents
Jamesia Austin	Assistant Secretary	Limited Vice President	Foreclosure Documents, Assignments, BK Affidavits, Executing deeds, instruments of conveyance and any other similar (Document)
Jami Peters	Assistant Secretary		Loan Modification Agreements, Foreclosure Documents, Assignments, Affidavits, Executing deeds, instruments of conveyance and any other similar (Document)
Jan Nagle	Assistant Secretary		Endorsements, Allonges, and Assignments



LIMITED POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, **THE BANK OF NEW YORK MELLON** (fka The Bank of New York), having its main office at 101 Barclay Street, New York, New York 10286 (the "Bank"), hereby appoint **Nationstar Mortgage LLC**, to be the Bank's true and lawful Attorneys-in-Fact (the "Attorneys") to act in the name, and on behalf, of the Bank with power to do only the following in connection with each of the trust series listed on the Exhibit "A" attached hereto on behalf of the Bank:

1. The modification or re-recording of a Mortgage or Deed of Trust, where said modification or re-recordings is for the purpose of correcting the Mortgage or Deed of Trust to conform same to the original intent of the parties thereto or to correct title errors discovered after such title insurance was issued and said modification or re-recording, in either instance, does not adversely affect the lien of the Mortgage or Deed of Trust as insured.

2. The subordination of the lien of a Mortgage or Deed of Trust to an easement in favor of a public utility company of a government agency or unit with powers of eminent domain; this section shall include, without limitation, the execution of partial satisfactions/releases, partial reconveyances or the execution or requests to trustees to accomplish same.

3. The conveyance of the properties to the mortgage insurer, or the closing of the title to the property to be acquired as real estate owned, or conveyance of title to real estate owned.

4. The completion of loan assumption agreements and modification agreements.

5. The full or partial satisfaction/release of a Mortgage or Deed of Trust or full conveyance upon payment and discharge of all sums secured thereby, including, without limitation, cancellation of the related Mortgage Note.

6. The assignment of any Mortgage or Deed of Trust and the related Mortgage Note, in connection with the repurchase of the mortgage loan secured and evidenced thereby.

7. The full assignment of a Mortgage or Deed of Trust upon payment and discharge of all sums secured thereby in conjunction with the refinancing thereof, including, without limitation, the assignment of the related Mortgage Note.

8. With respect to a Mortgage or Deed of Trust, the foreclosure, the taking of a deed in lieu of foreclosure, or the completion of judicial or non-judicial foreclosure or termination, cancellation or recession of termination, cancellation or rescission of any such foreclosure, including, without limitation, any and all of the following acts:

a. the substitution of trustee(s) serving under a Deed of Trust, in accordance with state law and the Deed of Trust;

b. the preparation and issuance of statements of breach or non-performance;

c. the preparation and filing of notices of default and/or notices of sale;

d. the cancellation/rescission of notices of default and/or notices of sale;

e. the taking of a deed in lieu of foreclosure; and

f. the preparation and execution of such other documents and performance of such other actions as may be necessary under the terms of the Mortgage, Deed of Trust or state law to expeditiously complete said transactions in paragraphs 8.a. through 8.e., above; and

LIMITED POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, **THE BANK OF NEW YORK MELLON** (fka The Bank of New York), having its main office at 101 Barclay Street, New York, New York 10286 (the "Bank"), hereby appoint **Nationstar Mortgage LLC**, to be the Bank's true and lawful Attorneys-in-Fact (the "Attorneys") to act in the name, and on behalf, of the Bank with power to do only the following in connection with each of the trust series listed on the Exhibit "A" attached hereto on behalf of the Bank:

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2. The subordination of the lien of a Mortgage or Deed of Trust to an easement in favor of a public utility company of a government agency or unit with powers of eminent domain; this section shall include, without limitation, the execution of partial satisfactions/releases, partial reconveyances or the execution or requests to trustees to accomplish same.

3. The conveyance of the properties to the mortgage insurer, or the closing of the title to the property to be acquired as real estate owned, or conveyance of title to real estate owned.

4. The completion of loan assumption agreements and modification agreements.

5. The full or partial satisfaction/release of a Mortgage or Deed of Trust or full conveyance upon payment and discharge of all sums secured thereby, including, without limitation, cancellation of the related Mortgage Note.

6. The assignment of any Mortgage or Deed of Trust and the related Mortgage Note, in connection with the repurchase of the mortgage loan secured and evidenced thereby.

7. The full assignment of a Mortgage or Deed of Trust upon payment and discharge of all sums secured thereby in conjunction with the refinancing thereof, including, without limitation, the assignment of the related Mortgage Note.

8. With respect to a Mortgage or Deed of Trust, the foreclosure, the taking of a deed in lieu of foreclosure, or the completion of judicial or non-judicial foreclosure or termination, cancellation or rescission of termination, cancellation or rescission of any such foreclosure, including, without limitation, any and all of the following acts:

a. the substitution of trustee(s) serving under a Deed of Trust, in accordance with state law and the Deed of Trust;

b. the preparation and issuance of statements of breach or non-performance;

c. the preparation and filing of notices of default and/or notices of sale;

d. the cancellation/rescission of notices of default and/or notices of sale;

e. the taking of a deed in lieu of foreclosure; and

f. the preparation and execution of such other documents and performance of such other actions as may be necessary under the terms of the Mortgage, Deed of Trust or state law to expeditiously complete said transactions in paragraphs 8.a. through 8.e., above; and

9. to execute any other documents referred to in the above-mentioned documents or that are ancillary or related thereto or contemplated by the provisions thereof; and

to do all things necessary or expedient to give effect to the aforesaid documents including, but not limited to, completing any blanks therein, making any amendments, alterations and additions thereto, to endorse which may be considered necessary by the Attorney, to endorse on behalf of the Trustee all checks, drafts and/or negotiable instruments made payable to the Trustee in respect of the documents, and executing such other documents as may be considered by the Attorney necessary for such purposes.

The relationship of the Bank and the Attorney under this Power of Attorney is intended by the parties to be that of an independent contractor and not that of a joint venturer, partner, or agent.

This Power of Attorney is effective for one (1) year from the date hereof or the earlier of (i) revocation by the Bank, (ii) the Attorney shall no longer be retained on behalf of the Bank or an affiliate of the Bank; or (iii) the expiration of one year from the date of execution.

The authority granted to the attorney-in-fact by the Power of Attorney is not transferable to any other party or entity.

This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York without regard to its conflicts of law principles.

All actions heretofore taken by said Attorney, which the Attorney could properly have taken pursuant to this Power of Attorney, be, and hereby are, ratified and affirmed.

IN WITNESS WHEREOF, The Bank of New York Mellon (fka The Bank of New York), as Trustee, pursuant to that Pooling and Servicing Agreements among First Horizon Asset Securities, as Depositor, First Horizon Home Loan, as Master Servicer, and The Bank of New York Mellon, f/k/a The Bank of New York, as Trustee, executed in connection with each of the trusts set forth in Exhibit "A" annexed hereto and these present to be signed and acknowledged in its name and behalf by Loretta A. Lundberg is duly elected and authorized Managing Director this 13th day of June, 2013.

THE BANK OF NEW YORK MELLON, f/k/a The Bank of New York, as Trustee in connection with each trusts set forth in Exhibit "A" attached hereto

By: 

Name: Loretta A. Lundberg

Title: Managing Director

By: 

Name: Janet Russo

Title: Vice President

Witness: 

Printed Name: Alan M. Toppin Jr.

Witness: 

Printed Name: Sucreet Bhalla

Exhibit A
First Horizon Active Deal Summary

First Horizon Investor Code	Deal Name	Abbreviated Deal Name
421	First Horizon Asset Securities Inc. 2003-7	FH03-07
422	First Horizon Asset Securities Inc. 2003-8	FH03-08
423	First Horizon Asset Securities Inc. 2003-AR3	FH03-AR3
424	First Horizon Asset Securities Inc. 2003-9	FH03-09
427	First Horizon Asset Securities Inc. 2004-1	FH04-01
428	First Horizon Asset Securities Inc. 2004-AR1	FH04-AR1
429	First Horizon Asset Securities Inc. 2004-2	FH04-02
430	First Horizon Asset Securities Inc. 2004-3	FH04-03
436	First Horizon Asset Securities Inc. 2004-AR2	FH04-AR2
437	First Horizon Asset Securities Inc. 2004-4	FH04-04
438	First Horizon Alternative Mortgage Securities Trust 2004-AA1	FH04-AA1
439	First Horizon Asset Securities Inc. 2004-AR3	FH04-AR3
440	First Horizon Asset Securities Inc. 2004-5	FH04-05
441	First Horizon Alternative Mortgage Securities Trust 2004-AA2	FH04-AA2
442	First Horizon Asset Securities Inc. 2004-AR4	FH04-AR4
443	First Horizon Alternative Mortgage Securities Trust 2004-AA3	FH04-AA3
444	First Horizon Alternative Mortgage Securities Trust 2004-FA1	FH04-FA1
445	First Horizon Asset Securities Inc. 2004-AR5	FH04-AR5
446	First Horizon Asset Securities Inc. 2004-6	FH04-06
447	First Horizon Alternative Mortgage Securities Trust 2004-AA4	FH04-AA4
448	First Horizon Alternative Mortgage Securities Trust 2004-AA5	FH04-AA5
449	First Horizon Asset Securities Inc. 2004-AR6	FH04-AR6
450	First Horizon Asset Securities Inc. 2004-7	FH04-07
483	First Horizon Alternative Mortgage Securities Trust 2004-FA2	FH04-FA2
484	First Horizon Alternative Mortgage Securities Trust 2004-AA6	FH04-AA6
485	First Horizon Asset Securities Inc. 2004-AR7	FH04-AR7
486	First Horizon Alternative Mortgage Securities Trust 2004-AA7	FH04-AA7
487	First Horizon Asset Securities Inc. 2004-FL1	FH04-FL1
488	First Horizon Alternative Mortgage Securities Trust 2005-FA1	FH05-FA1
489	First Horizon Alternative Mortgage Securities Trust 2005-AA1	FH05-AA1
490	First Horizon Asset Securities Inc. 2005-1	FH05-01
491	First Horizon Alternative Mortgage Securities Trust 2005-FA2	FH05-FA2
492	First Horizon Alternative Mortgage Securities Trust 2005-AA2	FH05-AA2
493	First Horizon Asset Securities Inc. 2005-AR1	FH05-AR1
494	First Horizon Asset Securities Inc. 2005-2	FH05-02
495	First Horizon Alternative Mortgage Securities Trust 2005-FA3	FH05-FA3
496	First Horizon Alternative Mortgage Securities Trust 2005-AA3	FH05-AA3
497	First Horizon Asset Securities Inc. 2005-3	FH05-03
498	First Horizon Alternative Mortgage Securities Trust 2005-FA4	FH05-FA4
499	First Horizon Alternative Mortgage Securities Trust 2005-AA4	FH05-AA4
500	First Horizon Asset Securities Inc. 2005-AR2	FH05-AR2

Exhibit A
First Horizon Active Deal Summary

First Horizon Investor Code	Deal Name	Abbreviated Deal Name
502	First Horizon Alternative Mortgage Securities Trust 2005-AA5	FH05-AA5
503	First Horizon Asset Securities Inc. 2005-5	FH05-05
504	First Horizon Alternative Mortgage Securities Trust 2005-FA7	FH05-FA7
505	First Horizon Alternative Mortgage Securities Trust 2005-AA8	FH05-AA8
650	First Horizon Asset Securities Inc. 2005-4	FH05-04
651	First Horizon Asset Securities Inc. 2005-AR3	FH05-AR3
652	First Horizon Alternative Mortgage Securities Trust 2005-FA5	FH05-FA5
653	First Horizon Alternative Mortgage Securities Trust 2005-AA6	FH05-AA6
656	First Horizon Alternative Mortgage Securities Trust 2005-AA7	FH05-AA7
657	First Horizon Alternative Mortgage Securities Trust 2005-FA6	FH05-FA6
658	First Horizon Asset Securities Inc. 2005-AR4	FH05-AR4
659	First Horizon Alternative Mortgage Securities Trust 2005-AA9	FH05-AA9
660	First Horizon Alternative Mortgage Securities Trust 2005-FA8	FH05-FA8
661	First Horizon Asset Securities Inc. 2005-6	FH05-06
662	First Horizon Asset Securities Inc. 2005-AR5	FH05-AR5
663	First Horizon Asset Securities Inc. 2005-7	FH05-07
665	First Horizon Alternative Mortgage Securities Trust 2005-FA9	FH05-FA9
666	First Horizon Alternative Mortgage Securities Trust 2005-AA10	FH05-AA10
667	First Horizon Alternative Mortgage Securities Trust 2005-AA11	FH05-AA11
668	First Horizon Alternative Mortgage Securities Trust 2005-FA10	FH05-FA10
669	First Horizon Asset Securities Inc. 2005-8	FH05-08
670	First Horizon Alternative Mortgage Securities Trust 2005-AA12	FH05-AA12
671	First Horizon Alternative Mortgage Securities Trust 2005-FA11	FH05-FA11
672	First Horizon Asset Securities Inc. 2005-AR6	FH05-AR6
673	First Horizon Alternative Mortgage Securities Trust 2006-AA1	FH06-AA1
674	First Horizon Alternative Mortgage Securities Trust 2006-FA1	FH06-FA1
675	First Horizon Alternative Mortgage Securities Trust 2006-AA2	FH06-AA2
676	First Horizon Alternative Mortgage Securities Trust 2006-FA2	FH06-FA2
677	First Horizon Asset Securities Inc. 2006-AR1	FH06-AR1
678	First Horizon Asset Securities Inc. 2006-1	FH06-01
679	First Horizon Alternative Mortgage Securities Trust 2006-AA3	FH06-AA3
680	First Horizon Alternative Mortgage Securities Trust 2006-FA3	FH06-FA3
V01	First Horizon Alternative Mortgage Securities Trust 2006-AA4	FH06-AA4
V02	First Horizon Alternative Mortgage Securities Trust 2006-FA4	FH06-FA4
V03	First Horizon Asset Securities Inc. 2006-AR2	FH06-AR2
V04	First Horizon Asset Securities Inc. 2006-2	FH06-02
V05	First Horizon Alternative Mortgage Securities Trust 2006-AA5	FH06-AA5
V06	First Horizon Alternative Mortgage Securities Trust 2006-FA5	FH06-FA5
V07	First Horizon Alternative Mortgage Securities Trust 2006-FA6	FH06-FA6
V08	First Horizon Asset Securities Inc. 2006-3	FH06-03
V09	First Horizon Alternative Mortgage Securities Trust 2006-AA6	FH06-AA6

Exhibit A
First Horizon Active Deal Summary

First Horizon Investor Code	Deal Name	Abbreviated Deal Name
V10	First Horizon Asset Securities Inc. 2006-AR3	FH06-AR3
V11	First Horizon Alternative Mortgage Securities Trust 2006-FA7	FH06-FA7
V12	First Horizon Alternative Mortgage Securities Trust 2006-AA7	FH06-AA7
V13	First Horizon Asset Securities Inc. 2006-4	FH06-04
V14	First Horizon Alternative Mortgage Securities Trust 2006-AA8	FH06-AA8
V15	First Horizon Alternative Mortgage Securities Trust 2006-FA8	FH06-FA8
V16	First Horizon Asset Securities Inc. 2006-AR4	FH06-AR4
V17	First Horizon Asset Securities Inc. 2007-1	FH07-01
V18	First Horizon Alternative Mortgage Securities Trust 2007-FA1	FH07-FA1
V19	First Horizon Alternative Mortgage Securities Trust 2007-FA2	FH07-FA2
V20	First Horizon Alternative Mortgage Securities Trust 2007-AA1	FH07-AA1
V21	First Horizon Asset Securities Inc. 2007-2	FH07-2
V22	First Horizon Asset Securities Inc. 2007-AR1	FH07-AR1
V23	First Horizon Alternative Mortgage Securities Trust 2007-FA3	FH07-FA3
V24	First Horizon Asset Securities Inc. 2007-3	FH07-3
V25	First Horizon Asset Securities Inc. 2007-4	FH07-4
V26	First Horizon Asset Securities Inc. 2007-AR2	FH07-AR2
V27	First Horizon Alternative Mortgage Securities Trust 2007-AA2	FH07-AA2
V28	First Horizon Alternative Mortgage Securities Trust 2007-FA4	FH07-FA4
V29	First Horizon Alternative Mortgage Securities Trust 2007-AA3	FH07-AA3
V30	First Horizon Alternative Mortgage Securities Trust 2007-FA5	FH07-FA5
V31	First Horizon Asset Securities Inc. 2007-AR3	FH07-AR3
V32	First Horizon Asset Securities Inc. 2007-5	FH07-5
V33	First Horizon Asset Securities Inc. 2007-6	FH07-6