

3

Exhibit B

[See attached]

STATE OF SOUTH CAROLINA) IN THE COURT OF COMMON PLEAS
 COUNTY OF JASPER) FOR THE 14TH JUDICIAL CIRCUIT
 2015 TRY -8) CIVIL CASE NO.: 2013-CP-27-486

Colony Bank,

Plaintiff,

v.

WVR II, LLC; Palmetto Industrial Park
 Property Owners' Association, Inc.; First
 Federal Savings and Loan Association of
 Charleston; Thomas Viljac; and Miles
 Loadholt,

Defendants.

CLERK OF COURT
 JASPER COUNTY SC

ORDER ON RULE 59(e) MOTION

This case is before the undersigned on the Motion for Reconsideration pursuant to Rule 59(e), SCRCP, filed by the Defendant Miles Loadholt on or about April 20, 2015. The Plaintiff Colony Bank filed its Return to the Motion on or about April 23, 2015.

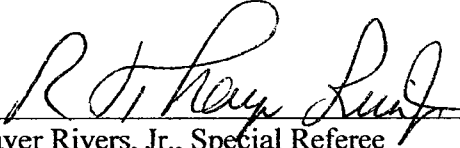
In his Motion, Miles Loadholt argues that rulings in the April 6, 2015, Order of Judgment and Foreclosure finding portions of the testimony offered by Frank E. Robinson, III, and Miles Loadholt to be inadmissible hearsay were incorrect. In its Return, Colony Bank argues that the testimony was hearsay, and the rulings were correct.

Having reviewed the April 6, 2015, Order of Judgment and Foreclosure, and having reviewed and considered the arguments of the Parties, I have determined that the April 6, 2015, Order of Judgment and Foreclosure should be revised to delete the findings that certain testimony in the affidavits of Frank E. Robinson, III, and Miles Loadholt is inadmissible hearsay. That does not change the findings that the challenged testimony is inadmissible for the other reasons stated in the Order, and does not change the resolution of the case as set out in the April 6, 2015, Order of Judgment and Foreclosure.

Any other issue set out in the Motion for Reconsideration is denied.

The Amended Order of Judgment and Foreclosure is attached hereto. The Amended Order of Judgment and Foreclosure does not affect the pending sale ordered in the April 6, 2015, Order of Judgment and Foreclosure, and the same shall proceed under the Second Amended Notice of Sale of the undersigned dated April 17, 2015.

IT IS SO ORDERED.



R. Thayer Rivers, Jr., Special Referee
for Jasper County, South Carolina

Ridgeland, South Carolina

This 30th Day of April, 2015.

SEEN:

CALLISON, TIGHE AND ROBINSON, LLC

By: _____
Michael W. Tighe
Mary D. Milliken
Attorneys for Miles Loadholt


VAUX, MARCHSER & BERGLIND, P. A.

By: _____
William F. Marscher, III, Attorneys
For Thomas Viljac

Any other issue set out in the Motion for Reconsideration is denied.

The Amended Order of Judgment and Foreclosure is attached hereto. The Amended Order of Judgment and Foreclosure does not affect the pending sale ordered in the April 6, 2015, Order of Judgment and Foreclosure, and the same shall proceed under the Second Amended Notice of Sale of the undersigned dated April 17, 2015.

IT IS SO ORDERED.



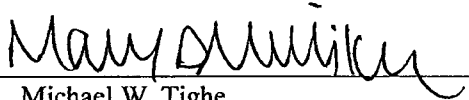
R. Thayer Rivers, Jr., Special Referee
for Jasper County, South Carolina

Ridgeland, South Carolina

This 30th Day of April, 2015.

SEEN:

CALLISON, TIGHE AND ROBINSON, LLC

By: 

Michael W. Tighe
Mary D. Milliken
Attorneys for Miles Loadholt


VAUX, MARCHSER & BERGLIND, P. A.

By: _____
William F. Marscher, III, Attorneys
For Thomas Viljac

Any other issue set out in the Motion for Reconsideration is denied.

The Amended Order of Judgment and Foreclosure is attached hereto. The Amended Order of Judgment and Foreclosure does not affect the pending sale ordered in the April 6, 2015, Order of Judgment and Foreclosure, and the same shall proceed under the Second Amended Notice of Sale of the undersigned dated April 17, 2015.

IT IS SO ORDERED.



R. Thayer Rivers, Jr., Special Referee
for Jasper County, South Carolina

Ridgeland, South Carolina

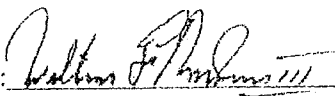
This 30th Day of April, 2015.

SEEN:

CALLISON, TIGHE AND ROBINSON, LLC

By: _____
Michael W. Tighe
Mary D. Milliken
Attorneys for Miles Loadholt

VAUX, MARCHSER & BERGLIND, P. A.

By: 

William F. Marscher, III, Attorneys
For Thomas Viljac