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Date Filed: 10/12/2012

THIRD AMENDMENT
To the Amended and Restated Loan Agreement
(Senior Debt Loan Agreement)

Dated as of December 21, 2010

by and among

RESIDENTIAL FUNDING COMPANY, LLC,
as Borrower,

GMAC MORTGAGE, LLC,
as Borrower,

RESIDENTIAL CAPITAL, LLC,
AND CERTAIN OTHER AFFILIATES OF THE BORROWERS
as Guarantors,

Certain Affiliates of the Borrowers and Guarantors
party hereto as Obligors,

ALLY FINANCIAL INC. (f/k/a GMAC INC.),
as Initial Lender and as Lender Agent

and

Certain Other Financial Institutions and Persons from
time to time party hereto as Lenders

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This THIRD AMENDMENT (this “Agreement”), dated as of December 21, 2010 (the “Amendment Effective Date”), is by and among GMAC Mortgage, LLC, a Delaware limited liability company (“GMAC Mortgage”), Residential Funding Company, LLC, a Delaware limited liability company (“RFC” and, together with GMAC Mortgage, each a “Borrower” and collectively, the “Borrowers”), Residential Capital, LLC, a Delaware limited liability company (“ResCap”), and the various other parties signatory hereto as Guarantors (together with ResCap, each a “Guarantor” and collectively, the “Guarantors”), the various other parties signatory hereto as obligors, Ally Financial Inc. (f/k/a GMAC Inc.), a Delaware corporation (“Ally Financial”), as the initial lender (in such capacity, the “Initial Lender”), the financial institutions and other Persons that are or may from time to time become parties hereto as Lenders (together with the Initial Lender and their respective successors and assigns, each a “Lender” and collectively, the “Lenders”), and Ally Financial, as agent for the Lenders (in such capacity, together with its successors and assigns in such capacity, the “Lender Agent”).

Reference is hereby made to the Amended and Restated Loan Agreement (Senior Debt Loan Agreement), dated as of December 30, 2009, among the Borrowers, the Guarantors, the obligors party thereto, the Lenders, the Lender Agent and Wells Fargo Bank, N.A., a first priority collateral agent (as amended and modified through the date hereof, the “Senior Loan Agreement”).

RECITALS

1. Each of the parties hereto is a party to the Senior Loan Agreement.
2. The parties hereto desire to make certain amendments to the Senior Loan Agreement.
3. Each of the parties hereto, by its signature hereto, hereby acknowledges, consents and agrees to the matters set forth herein.
4. In consideration of the premises and mutual agreements herein contained and for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

ARTICLE I DEFINED TERMS

SECTION 1.1 Capitalized terms used herein and not otherwise defined shall have the meaning set forth in the Senior Loan Agreement.

ARTICLE II
AMENDMENTS TO THE SENIOR LOAN AGREEMENT

SECTION 2.1 Amendments to the Senior Loan Agreement.

(a) Section 4.03 of the Senior Loan Agreement is hereby amended by deleting the phrase “the Exempt Cash Reserve Account” and inserting the phrase “each Exempt Cash Reserve Account” in its place.

(b) Section 7.01(l) of the Senior Loan Agreement is hereby amended and restated in full to read as follows:

“(l) Accounts. (i) ResCap shall not hold in the Exempt Cash Reserve Accounts, in the aggregate, any amount in excess of the sum of (A) \$250,000,000 and (B) any investment earnings on such amount accrued and retained therein, and (ii) the Obligors will (subject to the provisions of Sections 4.02 and 4.03 and the Account Exceptions) insure that all Collections with respect to Collateral (other than funds deposited in the Exempt Cash Reserve Accounts as described above) are deposited directly into the Collection Accounts.”

SECTION 2.2 Amendments to Schedule 1.01.

(a) The definition of “Account Exceptions” in Schedule 1.01 to the Senior Loan Agreement is hereby amended and restated in full to read as follows:

““Account Exceptions” means: (a) ResCap shall be entitled to hold in the Exempt Cash Reserve Accounts, free of any Liens or control rights in favor of either the First Priority Collateral Agent or the Collateral Control Agent, up to \$250,000,000 in the aggregate and investment earnings on such amount; and (b) the Obligors may make such other exceptions to Sections 4.01 and 4.03 as the Lender Agent shall agree in writing.”

(b) The definition of “Exempt Cash Reserve Account” in Schedule 1.01 to the Senior Loan Agreement is hereby amended and restated in full to read as follows:

““Exempt Cash Reserve Account” means:

(a) in the case of ResCap (i) account number 2000042898511 maintained by ResCap at Wachovia Bank, N.A., or (ii) an account maintained by ResCap at another financial institution in lieu of the account described in clause (i) if ResCap shall have notified the Lender Agent in writing of the designation of such account as its “Exempt Cash Reserve Account”; and

(b) in the case of RFC (i) account number 777175951 maintained by RFC at JPMorgan Chase Bank, N.A. or (ii) an account maintained by RFC at another financial institution in lieu of the account described in clause (i) if RFC shall have notified the Lender Agent in writing of the designation of such account as its “Exempt Cash Reserve Account”;

provided that at any time there shall only be one Exempt Cash Reserve Account maintained by each of ResCap and RFC.”

ARTICLE III CONDITIONS TO EFFECTIVENESS

SECTION 3.1 Amendment Effective Date. This Agreement and the provisions contained herein shall become effective as of the Amendment Effective Date.

SECTION 3.2 Other Deliverables. The Obligors covenant and agree to deliver or cause to be delivered such documents, including but not limited to the Obligors’ board resolutions approving this Agreement, as the Lender Agent may reasonably request, which documents will be in form and substance satisfactory to the Lender Agent, on or before the date hereof.

ARTICLE IV WAIVER, NOTICES, ACKNOWLEDGEMENTS, CONFIRMATION AND REPRESENTATIONS AND WARRANTIES

SECTION 4.1 Notice. Each party hereto hereby acknowledges timely notice of the execution of this Agreement and of the transactions and amendments contemplated hereby. Each party hereto hereby waives any notice requirement contained in the Senior Loan Agreement or the other Facility Documents with respect to the execution of this Agreement.

SECTION 4.2 Reservation of Rights. The Obligors each hereby acknowledge and agree that this Agreement shall not constitute (w) an approval of the accuracy of all or any portion of any Borrower funding request or any certification delivered pursuant to the Facility Documents, (x) a waiver or forbearance by any Lender or the Lender Agent under any of the Facility Documents, (y) the acceptance by any Lender or the Lender Agent of any course of conduct by any Obligor or any other Person or (z) an agreement by any Lender or the Lender Agent to amend any of the Facility Documents without all required approvals or related certifications. The Obligors each hereby further acknowledge and agree that the Lenders and the Lender Agent reserve all rights, remedies and options under the Facility Documents, including the right to require each Obligor to perform all of its obligations under the Facility Documents which are then due and owing or are susceptible of performance, as the case may be.

SECTION 4.3 Confirmation of the Facility Documents. The Obligors each hereby acknowledge and agree that the Senior Loan Agreement and each other Facility Document (each as amended as of the date hereof) are each ratified and confirmed in all respects and shall remain in full force and effect in accordance with their respective terms. Without limiting the foregoing, each Obligor reaffirms its grant of a security interest in all the Collateral pledged by it, and agrees that such security interest secures all Obligations. As of the Amendment Effective

Date, each reference in the Senior Loan Agreement to “this Agreement” or in any other Facility Document to the “Loan Agreement” shall mean the Senior Loan Agreement as amended by this Agreement, and as hereinafter amended, restated or modified.

SECTION 4.4 Representations and Warranties. By its signature hereto, each Obligor hereby represents and warrants that, before and after giving effect to this Agreement, as follows:

- (a) Its representations and warranties set forth in the Facility Documents (each as amended as of the date hereof) are true and correct as if made on the date hereof, except to the extent they expressly relate to an earlier date;
- (b) No Default has occurred and is continuing.

ARTICLE V MISCELLANEOUS

SECTION 5.1 **GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO CONFLICTS OF LAWS PRINCIPLES (BUT WITH REFERENCE TO SECTION 5-1401 OF THE NEW YORK GENERAL OBLIGATIONS LAW, WHICH BY ITS TERMS APPLIES TO THIS AGREEMENT).**

SECTION 5.2 Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original (whether such counterpart is originally executed or an electronic copy of an original and each party hereto expressly waives its rights to receive originally executed documents) and all of which when taken together shall constitute one and the same agreement.

SECTION 5.3 **WAIVER OF JURY TRIAL. EACH OF THE PARTIES HEREBY IRREVOCABLY WAIVES ANY AND ALL RIGHT TO A TRIAL BY JURY WITH RESPECT TO ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT.**

SECTION 5.4 Entire Agreement. This Agreement, the Senior Loan Agreement and the other Facility Documents embody the entire agreement and understanding of the parties hereto and supersede any and all prior agreements, arrangements and understanding relating to the matters provided for herein.

SECTION 5.5 Captions. The various captions in this Agreement are included for convenience only and shall not affect the meaning or interpretation of any provision of this Agreement.

SECTION 5.6 Severability. If any provision of this Agreement, or the application thereof to any party or any circumstance, is held to be unenforceable, invalid or illegal (in whole or in part) for any reason (in any jurisdiction), the remaining terms of this Agreement, modified by the deletion of the unenforceable invalid or illegal portion (in any relevant jurisdiction), will continue in full force and effect, and such unenforceability, invalidity or illegality will not otherwise affect the enforceability, validity or legality of the remaining terms of this Agreement so long as this Agreement, as so modified, continues to express, without material change, the original intentions of the parties as to the subject matter hereof and the deletion of such portion of this Agreement will not substantially impair the respective expectations of the parties or the practical realization of the benefits that would otherwise be conferred upon the parties.

SECTION 5.7 SUBMISSION TO JURISDICTION. EACH PARTY HERETO HEREBY IRREVOCABLY SUBMITS TO THE NONEXCLUSIVE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK LOCATED IN THE BOROUGH OF MANHATTAN OR IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK FOR PURPOSES OF ALL LEGAL PROCEEDINGS ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY AND IRREVOCABLY AGREES TO BE BOUND BY ANY JUDGMENT RENDERED THEREBY IN CONNECTION WITH SUCH LITIGATION. EACH PARTY HERETO IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION WHICH IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF THE VENUE OF ANY SUCH PROCEEDING BROUGHT IN SUCH A COURT AND ANY CLAIM THAT ANY SUCH PROCEEDING BROUGHT IN SUCH A COURT HAS BEEN BROUGHT IN AN INCONVENIENT FORUM. EACH PARTY HERETO HEREBY CONSENTS TO PROCESS BEING SERVED IN ANY SUIT, ACTION OR PROCEEDING WITH RESPECT TO THIS AGREEMENT, OR ANY DOCUMENT DELIVERED PURSUANT HERETO BY THE MAILING OF A COPY THEREOF BY REGISTERED OR CERTIFIED MAIL, POSTAGE PREPAID, RETURN RECEIPT REQUESTED, TO ITS RESPECTIVE ADDRESS SPECIFIED AT THE TIME FOR NOTICES UNDER THIS AGREEMENT OR TO ANY OTHER ADDRESS OF WHICH IT SHALL HAVE GIVEN WRITTEN OR ELECTRONIC NOTICE TO THE OTHER PARTIES. THE FOREGOING SHALL NOT LIMIT THE ABILITY OF ANY PARTY HERETO TO BRING SUIT IN THE COURTS OF ANY JURISDICTION.

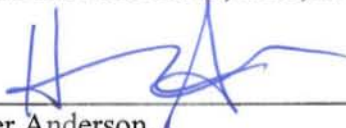
[signature pages follow]

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their respective officers thereunto duly authorized, as of the date first above written.

RESIDENTIAL FUNDING COMPANY, LLC and
GMAC MORTGAGE, LLC, as Borrowers

GMAC RESIDENTIAL HOLDING COMPANY, LLC
GMAC-RFC HOLDING COMPANY, LLC and
HOMECOMINGS FINANCIAL, LLC, as Guarantors

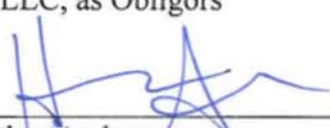
RESIDENTIAL MORTGAGE REAL ESTATE HOLDINGS, LLC
RESIDENTIAL FUNDING REAL ESTATE HOLDINGS, LLC
HOMECOMINGS FINANCIAL REAL ESTATE HOLDINGS,
LLC
RFC ASSET HOLDINGS II, LLC
PASSIVE ASSET TRANSACTIONS, LLC
HOME CONNECTS LENDING SERVICES, LLC
GMACR MORTGAGE PRODUCTS, LLC
DITECH, LLC
RESIDENTIAL CONSUMER SERVICES, LLC
GMAC MORTGAGE USA CORPORATION
RESIDENTIAL FUNDING MORTGAGE SECURITIES I, INC.,
and
RFC ASSET MANAGEMENT, LLC, as Obligors

By: 
Name: Heather Anderson
Title: Senior Treasury Services Officer

RESIDENTIAL CAPITAL, LLC, as Guarantor

DEVELOPERS OF HIDDEN SPRINGS, LLC
DOA HOLDING PROPERTIES, LLC
GMAC MODEL HOME FINANCE I, LLC
EQUITY INVESTMENT IV, LLC
AMERILAND, LLC

By: REG-PFH, LLC, its sole member
and
REG-PFH, LLC, as Obligors

By: 
Name: Heather Anderson
Title: Assistant Treasurer

RFC SFJV-2002, LLC

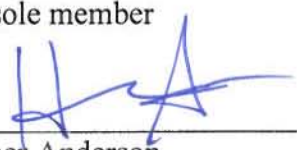
as Obligor

By: RFC ASSET MANAGEMENT, LLC,
its sole member

RCSFJV2004, LLC

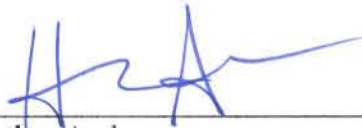
as Obligor

By: RFC ASSET MANAGEMENT, LLC,
its sole member

By: 
Name: Heather Anderson
Title: Senior Treasury Services Officer

RFC CONSTRUCTION FUNDING, LLC
as Obligor
RC PROPERTIES I, LLC
as Obligor
RC PROPERTIES II, LLC
as Obligor
RC PROPERTIES III, LLC
as Obligor
RC PROPERTIES IV, LLC
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RC PROPERTIES V, LLC
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RC PROPERTIES VI, LLC
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RC PROPERTIES VII, LLC
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RC PROPERTIES VIII, LLC
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RC PROPERTIES IX, LLC
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RC PROPERTIES X, LLC
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RC PROPERTIES XI, LLC
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RC PROPERTIES XII, LLC
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RC PROPERTIES XIII, LLC
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RC PROPERTIES XIV, LLC
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RC PROPERTIES XV, LLC
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RC PROPERTIES XVI, LLC
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RC PROPERTIES XVII, LLC
as Obligor
RC PROPERTIES XVIII, LLC
as Obligor
RC PROPERTIES XIX, LLC
as Obligor
RC PROPERTIES XX, LLC
as Obligor
DOA PROPERTIES I, LLC
as Obligor

DOA PROPERTIES II, LLC
as Obligor
DOA PROPERTIES III (MODELS), LLC
as Obligor
DOA PROPERTIES IV, LLC
as Obligor
DOA PROPERTIES V (LOTS-CA), LLC
as Obligor
DOA PROPERTIES VI, LLC
as Obligor
DOA PROPERTIES VII (LOTS-NV), LLC
as Obligor
DOA PROPERTIES VIII, LLC
as Obligor
DOA PROPERTIES IX (LOTS-OTHER), LLC
as Obligor

By: 
Name: Heather Anderson
Title: Assistant Treasurer

ALLY FINANCIAL Inc.
(f/k/a GMAC Inc.),
as Lender Agent and as Initial Lender

By: 
Name: Jeffrey Brown