

Banks, et al. v. FirstPlus Asset Backed Certificates 1996-2, et al., File No. 05-6583

PROOF OF CLAIM AND VERIFICATION

This claim form relates to a certain mortgage loan that is the subject of the Notice in *Banks, et al. v. FirstPlus Asset Backed Certificates 1996-2, et al.*, pending in Hennepin County, Minnesota. To qualify for settlement proceeds as described in the Notice, you and any co-borrower on the loan must completely answer all of the questions below, and then both you and any co-borrowers must swear under oath that the answers are true by all borrowers (co-borrowers) signing this completed form before a notary public, AND NO LATER THAN December 19, 2005 submitting the completed form to the Settlement Administrator at: Banks Settlement Administrator, P.O. Box 11487, Birmingham, AL 35202-1487.

If you have any questions regarding this form, you may contact the Settlement Administrator at (800) 650-5286 or by mail at Banks Settlement Administrator, P.O. Box 11487, Birmingham, AL 35202-1487, or through the Settlement Administrator's website at www.noticeclass.com/bankssettlement, or by email at banks@noticeclass.com.

1. Name, current mailing address where mail will reach you, and last four numbers of the social security number of each borrower (co-borrower):

Name of borrower (current legal name)

Last 4 digits of Social Security No.

Current Address:

Name of any co-borrower (current legal name)

Last 4 digits of Social Security No.

Current

Address: _____

Note: Any settlement payment in connection with a loan to spouses or other co-borrowers will be made payable to both spouses or co-borrowers, and entitlement requires that both spouses or co-borrowers must sign this form in front of a notary public and that both must properly endorse and thereafter cash or deposit the settlement check. You will not be entitled to settlement payments without complying with these requirements. If the co-borrowers are divorced and these requirements cannot be fulfilled, settlement payments will be made only where a divorce decree specifically provides for the entitlement to the settlement payment, or the co-borrowers furnish a jointly signed and notarized agreement setting forth their agreement as to the division of the settlement payment.

2. I [we] have read and understand the Notice in this case and understand that I [we] am [are] hereby releasing and forever discharging any claims in connection with our loan as provided more specifically in the Notice. I [we] also understand that I [we] are expressly and fully submitting to the jurisdiction of the Minnesota Court and that it is barring me [us] and anyone acting in concert with me [us] from making any claims, assertions or defenses that the loan (by reason of any of the claims settled in this action) is in any manner void, voidable, invalid or not payable. I [we] understand that I [we] must pay the loan in accordance with its terms if it has not yet been fully paid. I [we] also understand that I [we] am [are] making these answers under oath in a document to be filed as part of a judicial proceeding and that I [we] could be subject to penalties for any untrue statement. Finally, I [we] understand that settlement payments can be made only to those with an interest in such payments and that any false statement or false endorsement in respect to a co-borrower could involve a fraudulent taking of settlement amounts for which I [we] could be subject to penalties.

Name of borrower

Name of any co-borrower

3. I [we] swear that the information provided above is true and complete. NOTE: Do not sign until you are in front of a notary. All borrowers and co-borrowers must **sign in front of a notary**, who must affirm that all borrowers and co-borrowers have personally appeared and signed this form under oath, swearing that the contents are true.

Borrower's Signature: _____

Subscribed and sworn before me this ____ day of _____, 200_.

Notary Public

Co-borrower's Signature _____

Subscribed and sworn before me this ____ day of _____, 200_.

Notary Public