IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

COMMUNITY STATE BANK;)	
COMPUCREDIT CORPORATION;)	
VALUED SERVICES ACQUISITIONS)	
COMPANY, LLC; VALUED SERVICES,)	
LLC; VALUED SERVICES OF NORTH)	
CAROLINA, LLC; VALUED SERVICES)	
FINANCIAL HOLDINGS, LLC; VALUED)	
SERVICES HOLDINGS, LLC; FORESIGHT)	
MANAGEMENT COMPANY, LLC;)	
FIRST AMERICAN HOLDINGS, LLC;)	
FIRST AMERICAN MANAGEMENT, INC.;)	
LARRY A. KUGLER; JAMES E. SCOGGINS;)	
and ROBERT P. MANNING,)	
D. C.C.	\	
Petitioners,)	4.0567700006
V.)	1:05CV00226
TOMAN IZMON MELMA IZMON 1)	
TOMMY KNOX; VELMA KNOX; and)	
KERRY GORDON,)	
D)	
Respondents.)	

<u>JUDGMENT</u>

For the reasons set forth in the Order and Memorandum Opinion filed contemporaneously herewith, the Court concludes that the Petition to Compel Arbitration should be dismissed. Therefore, Respondents' Motion to Dismiss will be granted and this case will be dismissed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Respondents'

Motion to Dismiss is GRANTED and this case is DISMISSED.

This, the 3rd day of February, 2012.

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