NO. 352-244389-10

LUREA HORNBUCKLE OR WILLIAM HORNBUCKLE SR.

Plaintiffs,

V.

MASSACHUSETTS MUTUAL LIFE INSURANCE COMPANY, BANK OF AMERICA NATIONAL ASSOCIATION and BARRETT DAFFIN FRAPIER & ENGEL

Defendants.

IN THE DISTRICT COURT

153rd JUDICIAL DISTRICT

TARRANT COUNTY, TEXAS

ORDER

ON THE DATE SET FORTH BELOW, came on to be heard Defendants' Motion for Order Determining Plaintiffs Vexatious Litigants, Prohibiting Plaintiffs from Filing New Litigation and Requesting Security, and the Court, after considering said Motion, is of the opinion that the Motion is MERITORIOUS and should be in all things GRANTED. IT IS THEREFORE,

ORDERED, ADJUDGED and DECREED that Plaintiffs, Lurea Hornbuckle and William Hornbuckle Sr. (deceased), and the estate of William Hornbuckle Sr., be and are hereby declared vexatious litigants under Chapter 11 of the Texas Civil Practice and Remedies Code.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that Plaintiffs provide security in this case in the amount of 15,000, to be paid in full by the 10 day of 0,2010.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that Plaintiffs are prohibited from filing any new litigation pertaining to the claims asserted in this matter, against any defendant involved in all prior litigation on these claims, in any court in this state.

SIGNED this 10 day of 100 2010. EXHIBIT

317113.2