215 North 21st Street
Birmingham, Alabama

215 North 21st Street
Birmingham, Alabama 35203

ASSUMPTION AND MODIFICATION AGREEMENT

262—
(Without Recourse)

(With Fixed-Rate to Adjustable-Rate Conversion Feature)

KNOW ALL MEN BY THESE PRESENTS:

Jefferson Federal Savings and Loan Association of Birmingham ("Jefferson Federal"), is the present holder of a note executed by Terry W. Wilshear & Judy P. Wilshear (hereinafter called "Mortgagor") in the principal sum of \$ 56,000.00 dated May 11 , 19 79 which note is secured by a certain mortgage of even date therewith and recorded in Peal County, Alabama. The Mortgagor proposes to sell the property covered by the mortgage to John W. Evans, Jr. & Evelyn V. Evans (hereinafter called "Purchaser"), and the Purchaser desires to assume all of the obligations of the Mortgagor in said note, as herein amended, and also all of the obligations of the Mortgagor in said mortgage, as herein amended, as part of the consideration for the conveyance to the Purchaser of the real property covered by the mortgage. Jefferson Federal is willing to consent to said conveyance and assumption of said indebtedness, without recourse, subject to the terms and conditions hereinafter set forth.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, IT IS HEREBY AGREED AMONG THE PARTIES as follows:

- 1. Jefferson Federal does hereby consent to the sale and conveyance of the property covered by the mortgage by the aforesaid Mortgagor to said Purchaser, subject, however, to all of the provisions of this Agreement.
- 2. The Purchaser acknowledges that the said mortgage is a first, valid and prior lien or encumbrance against the property, and the Purchaser further acknowledges that the mortgage and note, as hereinafter amended, are enforceable under the laws of the State of Alabama and in accordance with their respective terms, except as provided in paragraph 5 hereof.
- 3. The property described in the mortgage shall remain in all respects subject to the lien, charge or encumbrance of said mortgage, or conveyance of title (if any) affected thereby, and nothing herein contained and nothing done pursuant hereto, shall affect or be construed to affect the lien, charge or encumbrance of or conveyance affected by said mortgage, or the priority thereof over other liens, charges, encumbrances or conveyance, or except as expressly provided herein, to release or affect the liability of any party or parties whomsoever who may now or hereafter be liable hereunder or on account of the note and/or mortgage; nor shall anything herein contained or done in pursuance hereof affect or be construed to affect any other security or instrument, if any, held by Jefferson Federal as additional security for or evidence of the aforesaid indebtedness.
- The purchaser does hereby assume and agree to pay said mortgage indebtedness, evidenced by the note and mortgage, and to perform all of the obligations provided therein, and to be subject to and comply with all terms and conditions thereof, it being agreed and understood that as of this date the principal balance on the said loan is \$ 53,960.58 , that there remain to be paid 282 installments of principal and interest under the terms of the note and the mortgage, and Purchaser and Jefferson Federal hereby expressly agree that the terms of the note and mortgage shall be amended as hereinafter set forth. The note shall be amended and restated as set forth in the Amended and Restated Adjustable Loan Note attached hereto as Exhibit A. The mortgage shall be amended as set forth in the Adjustable Loan Rider attached hereto as Exhibit B. Purchaser shall execute and deliver to Jefferson Federal the Amended and Restated Adjustable Rate Note and the Adjustable Loan Rider contemporaneously herewith.
- 5. The borrower is hereby released from all liability and obligations under the note.
- 6. This agreement shall be binding upon the parties hereto, their heirs, personal representatives, successors and assigns.

BOOK

013

800X

- 7. The word "Mortgagor" shall include all persons, general partnerships, limited partnerships, corporations, or legal entities who may have executed the note as maker or makers and executed the mortgage as mortgagor or mortgagors.
- 8. Wherever used, the singular number shall include the plural, the plural the singular, the use of any gender shall include all genders.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals on this $\underline{16th}$ day of $\underline{\text{November}}$, $\underline{^{19}84}$.

JOSÉ LOUIS BLANCO (Seal)
(Seal)
JOHN W. EVANS, JR. (Seal)
EVELYN V. EVANS (PURCHASER)
JEFFERSON FEDERAL SAVINGS & LOAN ASSOCIATION OF BIRMINGHAM By Duck Humphy
Its Sr. Vice-President (MORTGAGEE)
· · · · · · · · · · · · · · · · · · ·
ose Louis Blanco oregoing instrument and who is known to me lay that, being informed of the contents of same voluntarily on the day the same bear cial seal, this 26th day of November Notary Public
<u> </u>

	STATE OF ALABAMA)				•
	JEFFERSON COUNTY)				-
/ * / ₁	I, the undersigned County, hereby certify whose name(s) are signed are howledged before me said instrument, theyer date (RY)	that <u>Jo</u> d to the f on this d	hn W. Evans oregoing in: ay that, be	Jr. and Evelyr strument and who ing informed of	A V. Evans A are known to me, The contents of
SAA	Given hader my har	d and offi	/	this 26th day o	
	•			Notary Public	
	STATE OF ALABAMA)				
	JEFFERSON COUNTY)				
2	Jefferson Federal savings and loan is known to me, f the contents of ity, executed the				
d X	Given under my han 19 84	nd and off	icial seal,	this <u>lot</u> hday	of <u>December</u>
*.To upon			Aland	Notary Public	Y 26, 1986
	STATE OF ALL S INSTRUMENT IN 1985 JAN -7	PM 12: 23			A DAR TARK
•	JUEGE ST.	R	lecording Fee	NG FEES \$ 7.50	7 7 A. 7
		<u> </u>	ndex Fee	0 60	
		T	OTAL	s X.SD	