

MFCU #173 R. 10/87

2051

ADJUSTABLE RATE MORTGAGE

THE NOTE WHICH THIS MORTGAGE SECURES, CONTAINS PROVISIONS ALLOWING FOR CHANGES IN THE INTEREST RATE. IF THE INTEREST RATE INCREASES, THE BORROWER'S MONTHLY PAYMENTS WILL BE HIGHER. IF THE INTEREST RATE DECREASES, THE BORROWER'S MONTHLY PAYMENTS WILL BE LOWER.

TH	E BOKKOMEK'S MOULT		
THE STATE OF ALAE	3AMA)		•
COUNTY OFShelb	<u></u>)		
CNOW ALL MENTOU WHEOP DOD	STATE THAT		
MINOW RED MEN BY THESE THE	ESTATE DANGEL JR. 8	and MEREDITH H. ANGEL	, husband and wife,
(Sex(are) justly indebted to MAX FE	EDERAL CREDIT UNION, a corporation, herei	inafter sometimes referred to as "Mor	tgagee," in the principal sum of
Three Hundred Thous together with interest thereon as is	more specifically and expressly stated in the not	to(s) provide(s) executed simultaneous s described in said note(s). The within	ly herewith provide(s) for an adjustable interest rate, which secured indebtedness together with the interest thereon is
payable in monthly installments a	to more specifically and expressly determined at	nd specified in said note(s), commend incipal sum plus the accrued interest is	a paid in full, except that if not sooner paid, the full remaining
unpaid principal and interest is du obligation which Mortgagor(s), or ei- shall be construed to include any as- before the payment in full of the mi direct or liquidated indebtedness in	ther of them may now be, or hereafter become, in all debts or indebtedness of any other party of the debt hereinabove described) become, or now or hereafter (and before the payment in fit	debted to said Mortgages on account of or parties in favor of the Mortgages for ontingently liable or obligated as sure of the said mortgage debt hereinal	additional loans or obligations, all of which said indebtedness which the undersigned (is) (are) now, or may hereafter (and ty, guarantor, endorser, or otherwise, as well as any and all bove described) incurred by the undersigned in favor of the
NOW, in order to secure the pro	mpt payment of the note(s) above described, and above referred to that may be hereafter incurr		when due, together with any and all other indebtedness now to evidenced by the said note(s) executed simultaneously here
	ot secure any such other indebtedness, (i) (we)		P. ANGEL, JR. and MEREDITH
W ANOTT			hereinafter sometimes referred to as hand paid by the said Mortgages, the receipt and sufficiency ON (the Mortgages), the following described real estate lying
and being situated in the County	Chalker	, State of Alabama, to-wit:	
Book 11, Pages 32	and 33, in the Probate Of	fice of Shelby County	Addition, as recorded in Map y, Alabama.
PAGE: 487			
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3 00 6			
"The 'Open and' 'Spreader' or	Other Debts' provisions of this mortgage do no	ot apply to any security herein include	d which constitutes the principal residence of the undersigned
mortgugor(s)."			
	reby may be prepaid at any time without penal		the comment whether by deed, bond for title, contract
and the Mortgagee have reached	an agreement in writing by which credit of suc	h proposed Purchaser(s) is satisfactor; is Mortgages shall require.	the secured property, whether by deed, bond for title, contract of said property, the Mortgagor(s), the prospective Purchaser(s), y to Mortgages and the payment terms and the interest rate on
As additional security, Mortg on this Mortgage as herein desc	ragor(s) hereby pledge(s) and convey(s) unto Morribed, Mortgagor(s) authorize(s) this Credit Un	rtgagee all paid shares which Mortgag ion to apply any and all such paid sha	or(s) now hold in this Credit Union, and in the event of default tree to the payment of all indebtedness now or hereafter due or tree to the payment of all indebtedness now or hereafter due or
it is understood and agreed the	hat, unless otherwise expressly stated herein, ear full individual undivided present or future rig	ach of the Undersigned Mortgagor(s) d hts, title and interest in the within de	o (ee) by the execution of the within mortgage, expressly intendescribed real estate.
MO TAND AND MOUNT DA	he aforegranted premises, together with the imp ee), its successors and assigns FOREVER.	provements and appurtenances thereo	IUTO a bibet criticile and according to
And, (I) (we), the said	WILLIAM P ANGEL,	JR. and MEREDITH M.	ANGEL
		TEX (up and lawfully select in fee of	featd promises; that they are free from all encumbrances; and
do hereby covenant with the sa	id Mortgagee, its successors and assigne, that (forever defend the same against the lawful clair	me and demands of all persons.	HASKELL SLAUGHTER & YOUNG
MAN XXIII			aactatium
1 of 2			PROFESSIONAL ASSOCIATIONS SOO FIRST NATIONAL-SOUTHERN NATURAL BUILDING
MFCU #173			SOC FIRST NATIONAL ALARAMA 35203

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BUT, THIS CONVEYANCE IS MADE UPON THE FOLLOWING CONDITIONS NEVERTHELESS, that is to say: If (I) (we) shall well and truly pay, or cause to be paid, the debt above lescribed, and each and all of them, and each and every installment thereof and interest thereon, when due, together with all other indebtedness owed by (me) (us) to said Mortgagee, then this ouveyance shall become null and void. But should (l) (we) fail to pay said debt, or any installment thereof, at maturity, or any other indebtedness, or any installment thereof, now owing or that nay be become incurred before payment of the debt evidenced by said note executed simultaneously with this mortgage, then at Mortgagee's option, all of said indebtednesses shall become In and payable at once; whereupon the said Mortgagee, its successors and assigns, agents or attorneys, are hereby authorized and empowered to sell the said property hereby conveyed at metion for each to the highest bidder at the Courthouse door of the County Courthouse of the County wherein any of the property hereby conveyed is situated, first having given notice thereof for three weeks by publication once a week in any newspaper then published in the said County in which any of the property hereby conveyed is situated and in which County said sale is to occur, and to make, execute, and deliver proper conveyance to the purchasers; and, out of the proceeds of said sale the Mortgagee shall first pay all expenses incident thereto, together with a reasonable attention for their retain enough to pay said note and interest thereon and all other outstanding indebtednesses then owing to said Mortgagee, and the balance, if any, payable to the undersigned. In the event the proceeds from said sale are insufficient to pay said indebtednesses and the expenses of said sale, (I) (we) agree to pay the balance forthwith. In the event of such sale, the said Mortgagee, its successors and assigns, agents, and attorneys are authorized and empowered to purchase the said property, the same as if they were strangers to this conveyance; and, the and Honger of person making the sale is hereby empowered and directed to make and execute and deliver a deed to the purchasers in (my) tour) name(s).

It is also agreed that, in case the Mortgagee herein, its successors or assigns, see fit to foreclose this mortgage in a court having jurisdiction thereof, (I) (we) will pay the costs thereof including reasonable attorney's fee therefor, which shall be and constitute a part of the debt hereby secured.

(b) (we) further represent and declare to said Mortgagee that the titles to said real estate are in (my) (our) own right, and that the representations herein made as to titles and encumbrances are so made with the intent and for the purpose of procuring this loan.

(1) (we) further specifically waive all exemptions as to property subject to this security interest which (I) (we) have, or to which (I) (we) may be entitled under the Constitution and laws of the State of Alabama or any other State in regard to the collection of the indebtedness hereby secured.

It is also agreed that, so long as any of the indebtedness or indebtednesses secured hereby remain unpaid, (I) (we) will neither permit nor commit waste on said mortgaged premises, and will maintain said premises and the improvements thereon in good condition, and will pay all charges that may become liens upon said premises (either land or improvements, or both), and will not permit any lien which might take precedence over the lien of this mortgage to accrue and remain on said premises, or any part thereof, or on the improvements thereon. (1) (we) further agree that upon Lulure to keep and maintain said premises in a condition satisfactory to the Mortgagee, or failure to discharge such liens promptly, or the commission of waste, or failure to prevent waste as determined by the Mortgagee, shall constitute default under the terms hereof, and shall accelerate the payment of all of the indebtedness or indebtednesses hereby secured, and shall entitle the Mortgagee, at its option, to foreclose this mortgage, the same as if default had been made in payment of the indebtedness or indebtednesses hereby secured.

(f) (we) further agree to keep the mortgaged premises insured against fire, windstorm, and such other hazards, and in such companies and amounts as the Mortgagee may deem appropriate and each such policy shall contain an endorsement designating Mortgagee as its interest may appear and (I) (we) further agree that all such policies shall be delivered to and held by Mortgagee during the life of this mortgage, and (I) (we) further agree to pay all taxes and assessments, general or special, levied upon the mortgaged premises, before the same shall become delinquent.

Failure to insure said property and pay the premiums on such insurance before the same become delinquent, as well as failure to pay all such taxes and assessments before the same become dehuquent, shall constitute default in the terms of this mortgage; and, in such event, the Mortgagee may, at its option and without notice, pay such delinquent insurance premiums, taxes or assessments, add same to the principal of the mortgage indebtedness, declare the mortgage in default, and proceed at its option to foreclose the same just as if default had been made in payment of the indebtedness or indebtednesses hereby secured.

Mortgager hereby assigns to Mortgagee any and all awards and damages, actual and consequential, for the taking of any portion or all of the mortgaged premises, by the exercise of the right of emment domain for condemnation, including, but not limited to, damages or awards for changes to the grades of streets, or acquiring title to streets. The proceeds of such awards or damages, when received by the Mortgagee, shall be applied in reduction of the mortgage indebtedness.

FUNDS FOR TAXES AND INSURANCE. Subject to applicable law or to a written waiver by Mortgagee, Mortgagor(s) shall pay to Mortgagee on the day monthly payments are due under The Note, until the Note is paid in full, a sum ("Funds") equal to one-twelfth of (a) yearly taxes and assessments which may attain priority over this mortgage: (b) yearly leasehold payments or ground rents on the property, if any; (c) yearly hazard insurance premium. These items are called "escrow items." Mortgagee may estimate the Funds due on the basis of current data and The Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a federal or state agency (including Mortgagee if Mortgagee is such an institution). reasonable estimates of future escrow items.

Mortgagee shall apply the Funds to pay the escrow items. Mortgagee may not charge for holding and applying the Funds, analyzing the account or verifying the escrow items. Mortgagee shall not be required to pay Mortgagor(s) any interest or earnings on the Funds. Mortagee shall give to Mortgagor(s), without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this mortgage. Hithe amount of the Funds held by Mortgagee, together with the future monthly payments of Funds payable prior to the due dates of the escrow items, shall exceed the amount required to pay

the escrow items when due, the excess shall be at Mortgagor's option, either promptly repaid to Mortgagor(s) or credited to Mortgagor(s) on monthly payments of Funds. If the amount of the bunds held by Mortgagee is not sufficient to pay the escrow items when due, Mortgagor(s) shall pay to Mortgagee any amount necessary to make up the deficiency in one or more payments as

Upon payment in full of all sums secured by this mortgage, Mortgagee shall promptly refund to Mortgagor(s) any Funds held by Mortgagee. If the property is sold or acquired by Mortgagee, Mortgages shall apply no later than immediately prior to the sale of the property or its acquisition by Mortgagee, any funds held by Mortgagee at the time of application as a credit against the

WITNESS WHEREOF,	WILLIAN	P. ANGEL,	JR and MEREDITH M.		
ce hereumto set bands ar	nd affixedour_	seals, this	William G. any	l, J	, 19 88 - (L.S
©		(L.S.)	WILLIAM P.ANGEL, J	R	(L.S
-STATE DE ALA. SHEL	.8Y CO.	(L.S.)	Muedish	1. Onget	(L5
STATE OF ALA. SHELL STATE OF ALA. SHELL I CERTIFY TO INSTRUMENT WAS	115		MEREDITH M. ANGEL	_ 	
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JUDGE OF PROB	ATE			1.00	
TATE OF ALABAMAJeffers	on	COUNTY	TOTAL	#56.00 ic in and for said County in s	aid State, here certify the
	<i></i> _	<u></u>		1	and Crare, more and
tak D ANO	er ID and I	WEREDITH M.	ANCEL, husband and w	116.	contents of this mortgi
william P. And those name s are signed to the foregoin they executed the same voluntarily on the GIVEN under my hand this 25th day	he day the same bears d	ate.	, —	-21-9-	, NOTARY PUB
STATE OF ALABAMA, MONTGOMERY COU	NTY, OFFICE OF JUD s filed in this office for re	GE OF PROBATE.	day of	, A.D., 19 at	o'cl
pageand duly recorded in	<u> </u>		y law has been paid on said Mortgage.		
MKC					
THIS DOCUMENT PREPARED BY:					

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