*Darlene H. Rasco

ASSUMPTION AND MODIFICATION AGREEMENT

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

KNOW ALL MEN BY THESE PRESENTS	KNOW	ALL M	EN BY	THESE	PRESENTS
--------------------------------	------	-------	-------	-------	----------

KNOW ALL MEN BY THESE PRESENTS:	
called "Jefferson Federal"), is the present holder of a Note executed "Mortgagor") in the original principal sum of \$\frac{30.00}{30.00}\$ certain. Mortgage of even date therewith and record the Judge of Probate of Shelby covered by the Mortgage to Billy Nelson Lathan and Be (hereinafter called "Purchaser"), and the Purchaser desires to amended, and also all of the obligations of the Mortgagor in sale veyance to the Purchaser of the real property covered by the Massumption of sald indebtedness and obligations, without records.	etty Ann Lathan assume all of the obligations of the Mortgagor in said Note, as herein d Mortgage, as herein amended, as part of the consideration for the con- lortgage. Jefferson Federal is willing to consent to said conveyance and ourse, subject to the terms and conditions hereinafter set forth.
NOW, THEREFORE, in consideration of the mutual covens THE PARTIES as follows:	ants and agreements herein contained, IT IS HEREBY AGREED AMONG
 Jefferson Federal does hereby consent to the sale and to said Purchaser, subject, however, to all of the provisions of 	d conveyance of the property covered by the Mortgage by the Mortgagor I this Agreement.
the Durchager further acknowledges that the Mortgage and NO	is a first, valid and prior lien or encumbrance against the property, and ote, as hereinafter amended, are enforceable under the laws of the State ce with their respective terms, except as provided in paragraph 5 hereof.
tgage, or conveyance of title (if any) affected thereby, and nothing construed to affect the lien, charge or encumbrance of or conveyance, or except as expression to be expressionable because of the lien.	In all respects subject to the lien, charge or encumbrance of sald Mor- ing herein contained and nothing done pursuant hereto, shall affect or be eyance affected by sald mortgage, or the priority thereof over other liens, by provided herein, to release or affect the liability of any party or parties or on account of the Note and/or Mortgage; nor shall anything herein con- fect any other security or instrument, if any, held by Jefferson Federal as ess.
representation and to be subsequently and to be subsequently and understood that as of this date the principal balance on the least installments of principal and interest understand hereby expressly agree that the terms of the Note and amended and restated as set forth in the Amended and Restat The Mortgage shall be amended as set forth in the Adjustable shall execute and deliver to Jefferson Federal the Amended are poraneously herewith.	said mortgage indebtedness, evidenced by the Note and Mortgage, and plect to and comply with all terms and conditions thereof, it being agreed a said loan is \$\frac{24.054.02}{24.054.02}\$, that there remain to be pakeder the terms of the Note and the Mortgage, and Purchaser and Jefferson Mortgage shall be amended as hereinafter set forth. The Note shall be addjustable Loan Note executed simultaneously herewith as Exhibit A. Loan Rider executed simultaneously herewith as Exhibit B. Purchase and Restated Adjustable Rate Note and the Adjustable Loan Rider contempt.
5. Jefferson Federal hereby covenants and agrees not be enforcement of the payment of the indebtedness evidenced be	to sue or institute any sult or action against Mortgagor on the Note for the by the Note.
	ereto, their heirs, personal representatives, successors and assigns.
7. The word "Mortgagor" shall include all persons, gen may have executed the Note as maker or makers and execute	eral partnerships, limited partnerships, corporations, or legal entities when determined the Mortgage as Mortgagor or Mortgagors and any assumption thereo
	he plural, the plural the singular, the use of any gender shall include a
Sigenders. IN WITNESS WHEREOF, the parties hereto have set the	oir hands and seals on this 25 day of 500 tember 198
WITNESS:	
ant 7 Parson	Wayne B. Raso
	Wayne B. Rasco
	(MORTGAGOR) [sign original only] Darlene H. Rasco
5 N	Billy Welson Lathan
<u>5</u>	Bette G. Rathan
• •	(PURCHASER) [sign original only] Betty Ann Lathan
ATTERT.	JEFFERSON FEDERAL SAVINGS AND LOAN ASSOCIATION OF BIRMINGHAM

JEFFERSON FEDERAL

Savings & Loan Association

215 North 21st St., Birmingham, Alabama 35203

(MORTGAGEE)

Its Assistant Vice President GAGEE) Charles B. Bernhard, III

ATTEST:

THE STATE OF ALABAMA SHELBY MERREBERINK COUNTY I, the undersigned authority, a Notary Public in and for said State and County, hereby certify that <u>Wayne B. Rasco and wife</u>, Darlene H. Rasco whose name(s) are signed to the foregoing instrument and who are known to me, acknowledged before me on this day that, being informed of the contents of said instrument, they executed the same voluntarily on the day the same bears date. Given under my hand and official seal, this 21st day of September Notary Public My commission expires <u>10-16-88</u> THE STATE OF ALABAMA 18年1月6年2 MERICES ON COUNTY I, the undersigned authority, a Notary Public in and for said State and County, hereby certify that Billy Nelson Lathan and wife Betty Ann Lathan whose name(s) are signed to the foregoing instrument and who are known to me, acknowledged before me on this day that, being informed of the contents of said instrument, they executed the same voluntarily on the day the same bears date. 19_88 September Given under my hand and official seal, this _ 7 PAGE 469Notary Public 10-16-88 My commission expires _ THE STATE OF ALABAMA SJEFFERSON COUNTY i, the under signed authority, a Notary Public in and for said State and County, hereby certify that Charles B. Bernhard, III whose name as Asst. Vice Presidenter Jefferson Federal Savings and Loan Association of Birmingham, a federally chartered savings and loan association, an association, is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of said instrument, he, as such officer and with full authority, executed the same voluntarily for and as the act of said association.

day of <u>September</u>

Notary Public

My commission exprires

MY COMMISSION EXPIRES APRIL 25, 1989

Given under my hand and official seal, this 23rd

Revised 1/87

This Instrument prepared by Sandia Robinson

AMENDED AND RESTATED ADJUSTABLE LOAN NOTE (Hereinafter called Note)

(Interest Rate Limits)

THIS NOTE CONTAINS PROVISIONS ALLOWING FOR CHANGES IN MY INTEREST RATE EVERY YEAR SUBJECT TO THE LIMITS STATED IN THIS NOTE. IF MY INTEREST RATE INCREASES, MY MONTHLY PAYMENTS WILL BE HIGHER. IF MY INTEREST RATE DECREASES, MY MONTHLY PAYMENTS WILL BE LOWER.

and ∞				'			d Mata in	September	(Thirty T	, 19 <u>88,</u> rousand
	corporated n/100	into and shall (s _30.0	ne deemea t M M	o ameno an Nolla	a supplement irs dated t <u>h</u> e _	200d	an Note in day of	the amount of M ay	19 75	and secured by a
rtain M	fortgage re	corded in the	Office of the	Judge of Pr	obate of She	<u>lby </u>	inty, Alat	ama, in Volun	ne <u>345</u>	
ge <u>8</u>	00 a	nd which said	Note and M	fortgage as	amended by	this Note a	are being	assumed by	the undersig	ned Borrower.
-				1		Ji				, it so it is
	us pitts i	rive, Colum	Diana, AL		(Dunnanh, Ad			· · · · · · · · · · · · · · · · · · ·		
					[Property Ad-	oressj				
BOR	ROWER'S	PROMISE T	O PAY		. '			·.		
					i :				1	
orincipa underst	ai''), plus in tand that the	with the loan t terest, to the e Lender may s Note is call	order of the transfer this	Lender. The L	ك Lender is ك	<u>errerson</u>	<u>recerat</u>	29ATLIGZ 91KI	Loan Assoc	s amount is called ciation of Birmi entitled to receive
1										
INTE	EREST									
Inte	erest will be	charged on t	hat part of p	rincipal whic	h has not be	en pald, beg	ginning o	n August	1, 1988	<u></u>
nd conf	tinulng unti	the full amo	unt of princip	oal has beer	n paid.		•			
_ = •	•				!	_		o óc		0/ The !=====
Beg	inning on_				ay interest at	t a yearly ra	ite of			_ %. The interest
te I wil	li pay will c	hange in acc	ordance with	n Section 4	of this Note.					
The	internet re	to regulated his	thic Section	and Section	4 of this Not	e is the rate	a I will ca	y both before	and after any	default described
	on 7(B) of the		((ing DOUIUI)	, <u>4.10</u> 0601101		,	_			
555110	()		• •							
PAY	MENTS	•		1	į					
•			-							
(A)	Time and	d Place of Pa	ayments							
		cipal and inte				h an tha da	sto duo			
	was able Ni	ala ar tha S	Security Inel	ve paid all o' trument : My	f tha ariaaina	il ong intore	set ann a	on <u>September</u> ny other charg polled to inte	nes describe	d below that I may
maturit	tv date".	ote or the \$	Security Inst <u>)4</u> , I still ow	trument. My re amounts u	f the principal / monthly pa under this Not	ayments wite, I will pay	est and a ill be ap those a	opiled to inte mounts in full o	ges describe rest before on that date,	d below that I may principal. If, on which is called the
maturii I wi	tv date".	ote or the \$	Security Inst <u>)4</u> , I still ow	trument. My re amounts u	f the principal / monthly pa under this Not	ayments wite, I will pay	est and a ill be ap those a	opiled to inte mounts in full o	ges describe rest before on that date,	d below that I may principal. If, on which is called the
maturii I wi	ty date". ill make my e Holder.	ote or the \$	Security Inst <u>)4</u> , I still ow nents at <u>21</u> 5	trument. My re amounts u	f the principal / monthly pa under this Not	ayments wite, I will pay	est and a ill be ap those a	opiled to inte mounts in full o	ges describe rest before on that date,	, 19 <u>88</u> I will disclow that I may principal. If, on which is called the place if required by
maturit I wi he Note (B)	ty date". ill make my e Holder. Amount	monthly payr	Security Inst 14 , I still ow ments at _215	trument. My re amounts u	the principal monthly pa inder this Not st Street.	and interest ayments wi te, I will pay Birminghan	est and a ill be ap those and	ny other chargoplied to intermounts in full o	ges describe rest before on that date, it a different	d below that I may principal. If, on which is called the place if required by
maturit I wi he Note (B) My	ty date". ill make my e Holder. Amount monthly proust pay cha	ote or the \$, 20 monthly payr of Monthly I	Security Inst 14 , I still ow ments at _215 Payments terest payments ote Holder w	trument. My re amounts u 5 North 21s	the principal monthly participal monthly participal monthly participal moder this Notest Street . It is street . It is amount of the amount of	and interest with a symmetric with the standard manner of the standa	est and a ill be ap those at the second at t	ny other chargoplied to internounts in full o	ges describe rest before on that date, it a different (d below that I may principal. If, on which is called the
maturit I wi he Note (B) My hat I mi	ty date". ill make my e Holder. Amount monthly pr ust pay cha	ote or the \$, 20 monthly payr of Monthly I fincipal and in	Security Inst 14, I still ow nents at 215 Payments terest payments ote Holder was Note.	e amounts of the second	the principal monthly participal monthly participal moder this Noth the amount of my new interest.	and interest with a symmetric with the standard manner of the standa	est and a ill be ap those at the second at t	ny other chargoplied to internounts in full o	ges describe rest before on that date, it a different (d below that I may principal. If, on which is called the place if required by
maturit he Note (B) My that I micordance	ty date". ill make my e Holder. Amount monthly pr ust pay cha	ote or the \$, 20 monthly payr of Monthly I incipal and in inges. The N ition 4 of this	Security Inst 14, I still ow nents at 215 Payments terest payments ote Holder was Note.	e amounts of the second	the principal monthly participal monthly participal moder this Noth the amount of my new interest.	and interest with a symmetric with the standard manner of the standa	est and a ill be ap those at the second at t	ny other chargoplied to internounts in full o	ges describe rest before on that date, it a different (d below that I may principal. If, on which is called the place if required by
maturit I with the Note (B) Mythat I mither than (A) The	ty date". ill make my e Holder. Amount monthly pr ust pay cha ce with Sec Change	ote or the \$\frac{3}{20.00} monthly payr of Monthly I incipal and in inges. The Ni ition 4 of this TE AND MO Dates	Security Inst 14, I still ow ments at 21. Payments terest payments ote Holder was Note. NTHLY PAYMENTS	ent will be in the the thick on the first of	the principal monthly particles this Notes that the amount of my new interest and the second of the	and interestyments with tenter and interesty services and interesty services and tember and temper	those and the character of the character	ny other chargoplied to intermounts in full of 15203 or a name amount anged amount	ges describe rest before on that date, it a different p nt will change	d below that I may principal. If, on which is called the blace if required by the interest rate thly payment in ac-
maturit I withe Note (B) My hat I mit cordance I. INT	ty date". ill make my e Holder. Amount monthly pr ust pay cha ce with Sec EREST RA Change e Interest ra ter. Each of	of Monthly I notice and and in anges. The Nation 4 of this attention 4 of this attention which the control of t	Security Inst 14, I still ow ments at 21. Payments terest payments ote Holder was Note. NTHLY PAYMENTS	ent will be in the the thick on the first of	the principal monthly particles this Notes that the amount of my new interest and the second of the	and interestyments with tenter and interesty services and interesty services and tember and temper	those and the character of the character	ny other chargoplied to intermounts in full of 15203 or a name amount anged amount	ges describe rest before on that date, it a different p nt will change	d below that I may principal. If, on which is called the blace if required by the interest rate thly payment in ac-
'maturit I with the Note (B) Mythat I mithordand (A) The thereaft (B) States T	ty date". ill make my e Holder. Amount monthly proceed with Secondary charge e Interest reter. Each of	monthly payr of Monthly I incipal and in inges. The Ni ition 4 of this tion 4 of this ate i will pay r iate on which ex	Payments terest payments terest payments of Holder w Note NTHLY PAY may change a my interest ange Date, may sted to a cons	ent will be in will determine the first of rate could on the first of rate	the principal monthly particles this Not street. It is a september of the	tember lied a "Cha	those and the character of the character	ny other chargoplied to intermounts in full of the mounts in full of the mounts amount anged amount of the mounts in the mount of the mounts in the mounts i	ges describe rest before on that date, it a different p int of my mon	d below that I may principal. If, on which is called the place if required by the third payment in acting payment in act
'maturit I with the Note (B) Mythat I mithordand (A) The thereaft (B) States Tales T	ty date". ill make my e Holder. Amount monthly proceed with Secondary charge e Interest reter. Each of the Index ignning with Treasury secondary	monthly payr of Monthly I incipal and in inges. The Ni ition 4 of this tion 4 of this ate i will pay r iate on which extends and in inges. The Ni ition 4 of this ition 5 of this ition 6 of this ition 7 of this ition 8 of t	Payments terest payments terest payments Note Note Note Inge Date, may interest date 45 days tilable, the Nate	ent will be in will determine the first of rate could on the first of rate	the amount of th	tember lied a "Cha led on an In s made ava ate is called	those and the character of the character	ny other chargoplied to intermounts in full of 15203 or a sanged amount nanged amount of 1989, are of the Federal Rurrent Index".	ges describe rest before on that date, it a different p int of my mon	d below that I may principal. If, on which is called the place if required by
'maturit I withe Note (B) My that I mi cordance 4. INT (A) The thereaft (B) States T index fig	ty date". ill make my e Holder. Amount monthly pr ust pay cha ce with Sec EREST RA Change e Interest ra ter. Each of ginning with reasury se igure availa the Index is will give m	monthly payr of Monthly I incipal and in inges. The Ni ition 4 of this tion 4 of this ate i will pay r tate on which ex the first Cha curities adjust ble as of the no longer ava	Payments terest payments total Holder w Note. NTHLY PAY ange Date, m ted to a consider 45 day date 45 day date 45 day diable, the Nais choice.	ent will be in will determine the first of rate could on the first of rate	the amount of th	tember lied a "Cha led on an In s made ava ate is called	those and the character of the character	ny other chargoplied to intermounts in full of 15203 or a sanged amount nanged amount of 1989, are of the Federal Rurrent Index".	ges describe rest before on that date, it a different p int of my mon	d below that I may principal. If, on which is called the blace if required by a series of the interest rate this payment in action of the most recent d. The most recent
'maturit I withe Note (B) My that I mi cordance 4. INT (A) The thereaft (B) States T Index fig Holder (C)	ty date". ill make my e Holder. Amount monthly pr ust pay cha ce with Sec Change e Interest re ter. Each of ginning with Treasury se igure availa the Index is will give m Calcula	monthly payr of Monthly I incipal and in inges. The N ition 4 of this TE AND MC Dates ate I will pay r date on which ex the first Cha curities adjust ble as of the no longer ava e notice of th tion of Char	Payments terest payments terest payments Note NTHLY PAY ange Date, may interest the to a constant 45 days tallable, the Nate is choice.	ent will be in will determine the first of rate could of the first of rate could of the first of the stant maturity before each ote Holder will be the first of t	the amount of the amount of the amount of the amount of the my new intended and the will be based of 1 year, a ch Change Divide the choose a result of 1 year, a ch Change Divide choose a result of 1 year, a	tember if U.S. \$	those and the character of the character	ny other chargoplied to intermounts in full of 15203 or a sanged amount nanged amount of 1989, are of the Federal Rurrent Index".	ges describe rest before on that date, it a different p int of my mon weekly aver leserve Boar imparable info	d below that I may principal. If, on which is called the place if required by a series of the interest rate this payment in actually age yield on United a. The most recent

one percentage point (0.125%). Subject to the limits stated in Section 4 (D) below, this rounded amount will be my new interest rate until

(FR to AR) EXHIBIT A SIS-MA.

Revised 1/87

the next Change Date.

Page 1 of 3 Pages

The Note Holder will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal balance of my loan I am expected to owe on the Change Date in full on the maturity date at my new interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment.

(D) Limits on Interest Rate Changes

The rate of interest I am required to pay shall never be increased or decreased on any single Change Date by more than 🖂 one and one-half percentage points (1.50%) 🖾 two percentage points (2.00%) [Check only one box] from the rate of interest I have been paying for the preceding twelve months. My Interest rate shall never be greater than 15.25%

on 6 **3** 4 7 7 7 7

My new interest rate will become effective on each Change Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes again.

Notice of Changes and and all towers and a second to separate

The Note Holder will mail or deliver to me a notice of any changes in the amount of my monthly payment before the effective date of any change. The notice will include information required by law to be given me and also the title and telephone number of a person who will answer any question I may have regarding the notice. And Decide

BORROWER'S RIGHT TO PREPAY

I have, the right to make payments of principal at any time before they are due. A payment of principal only is known as a "prepayment". When I make a prepayment, I will tell the Note Holder in writing that I am doing so.

I may make a full prepayment or a partial prepayment without paying any penalty. The Note Holder will use all of my prepayments to reduce the amount of principal that I owe under this Note. If I make a partial prepayment, there will be no delays in the due dates of my monthly payments unless the Note Holder agrees in writing to those delays. My partial prepayment will reduce the amount of my monthly, payments after the first Change Date following my partial prepayment. However, any reduction due to my partial prepayment may be offset by an interest rate increase.

LOAN CHARGES

. If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (i) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (li) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the principal I owe under this Note or by making a direct payment to me. If a refund reduces principal, the reduction will be treated as a partial prepayment.

BORROWER'S FAILURE TO PAY AS REQUIRED

(A) Late Charge for Overdue Payments

If the Note Holder has not received the full amount of any of my monthly payments by the end of 15 calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 5% of my overdue payment of principal and interest. I will pay this late charge promptly but only once on any late payment.

(B) Default

졅

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

Notice of Default (ACCELERATION)

206 PAGE 182 If I am in default, the Note Holder may send me a written notice telling me that if I do not pay the overdue amount by a certain date, the Note Holder may require me to pay immediately the full amount of principal which has not been paid and all the interest that I owe on that amount. That date must be at least 30 days after the date on which the notice is mailed or delivered to me.

No Waiver by Note Holder

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorney's fees.

GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by mailing it by first class mall or by delivering it to me at the Property Address above or at a different address if i give the Note Holder a notice of my different address in writing.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by first class mail to the Note Holder at the address stated in Section 3(A) above or at a different address if I am given a notice of that different address in writing.

OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a guarantor surety, or endorser of this Note is also obligated to do

(FR to AR) EXHIBIT A

Page 2 of 3 Pages

these things. Any person who takes over these obligations, including the obligations of a guarantor, surety, or endorser of this Note, is also obligated to keep all of the promises made in this Note. The Note Holder may enforce its rights under this Note against each person individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note.

10. WAIVERS

I and any other person who has obligations under this Note waive the rights of presentment and notice of dishonor. "Presentment" means the right to require the Note Holder to demand payment of amounts due. "Notice of dishonor" means the right to require the Note Holder to give notice to other persons that amounts due have not been paid.

11. THIS NOTE SECURED BY A SECURITY INSTRUMENT

In addition to the protections given to the Note Holder under this Note, a Mortgage, Deed of Trust, or Deed to Secure Debt (the "Security Instrument") which I am assuming as modified by an Adjustable Mortgage Loan Rider, dated the same day as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument and Rider describe how and under what conditions I may be required to make immediate payment in full of all amounts I owe under this Note. Some of those conditions are described as follows:

207 PAGE 47

"Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the property or an interest therein is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at Lender's option, declare all the sums secured by this Security Instrument to be immediately due and payable. However, this option shall not be exercised by Lender if exercise is prohibited by Federal law as of the date of this Security Instrument.

If Lender exercises such option to accelerate, Lender shall mall Borrower a notice of acceleration in accordance with paragraph C of the aforementioned Adjustable Loan Rider (Exhibit B). Such notice shall provide a period of not less than 30 days from the date the notice is malled within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period. Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph E of the aforementioned Adjustable Loan Rider (Exhibit B).

:	Borrower in writi				
d(s) and seal((s) of the unders	igned.	a ille no la	Sulfan	(Seal)
- ,	1000		Billy Nelson Latha	Borrower	
Witness		•	1 m	J	
1		: .	Delly 4 0	Atha	(Seal)
		· · · · ·	Betty AnnyLathan	Borrower	
					(Seal)
				Borrower	
AMA :		•			••
					[Sign Original Only]
	clai seal, this	• . •	September	, 19_88	2
		• . •	September	19_88 1-7-6	asson
	clai seal, this	• . •	ave	19_88 19_7 Notary F	
	clai seal, this	• . •		•	
	clai seal, this	• . •	My gon mission	expires 10-1	6-88 S AND
	clai seal, this	• . •	My gon mission	expires 10-1	6-88 S AND
	clai seal, this	• . •	My gommission JEFFERSON FE LOAN ASSOCIA	expires 10-1	6-88 S AND
	clai seal, this	• . •	My gommission JEFFERSON FE LOAN ASSOCIA ("'Association")	DERAL SAVING TION OF BIRM	6-88 SS AND INGHAM
	clai seal, this	• . •	My gommission JEFFERSON FE LOAN ASSOCIA ("'Association")	DERAL SAVING TION OF BIRM	6-88 SS AND INGHAM
	clai seal, this	• . •	My gommission JEFFERSON FE LOAN ASSOCIA ("'Association")	DERAL SAVING TION OF BIRM	6-88 S AND
	Witness d authority, a ty Ann La o me, acknow	Witness d authority, a Notary Public in ty Ann Lathan o me, acknowledged before n	AMA d authority, a Notary Public in and for said State ty Ann Lathan whose name(Billy Nelson Latha Witness Betty Ann Lathan whose name(s) are signed to o me, acknowledged before me on this day that, being Informed of the	Billy Nelson Lathan Borrower Witness Betty Arry Lathan Borrower Borrower Borrower AMA d authority, a Notary Public in and for said State and County, hereby certify that

day of September

Notary Public

My commission exprires by COMMISSION EXPIRES APRIL 25, 1989

same voluntarily for and as the act of said association.

Given under my hand and seal of office, this 23rd

This instrument prepared by: Sandia Robinson

ADJUSTABLE LOAN RIDER (Interest Rate Limits)

THIS ADJUSTABLE LOAN R	IDER is made this 16th	day o	September .	19.88 and is	s incorporated in	to and shall be
,deemed to amend and supplem	ent the Mortgage, Deed o	f Trust, or De	ed to Secure Del	bt (the "Security	Instrument'') rece	orded in the Of-
fice of the Judge of Probate of	of <u>Shelby</u> County	, Alabama in	Volume <u>345 </u>	, Page _	<u>800 </u>	which Security
Instrument, as amended by th	is rider, is being assume	d by the und	lersighed (the "E	Borrower'') to se	cure Borrower's	Amended and
Restated Adjustable Loan Note						
"Lender") a federally chartere	- 1 -		•	_		
located at:	n	·			•	
005 BILL B. B. C. O. C.		1	·			(1.3)

205 Pitts Drive, Columbiana! AL 35051

(property address)

THE NOTE CONTAINS PROVISIONS ALLOWING FOR CHANGES IN THE INTEREST RATE EVERY YEAR SUBJECT TO THE LIMITS STATED IN THE NOTE. 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.

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. INTEREST RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial interest rate of 9.25 %. Section 4 of the Note provides for changes in the interest rate and the monthly payments, as follows:

(1.) Change Dates

The interest rate I will pay may change on the first day of <u>September</u>, 19.89, and on that day every 12th month thereafter. Each date on which my interest rate could change is called a "Change Date".

(2.) The Index

Beginning with the first Change Date, my interest rate will be based on an Index. The 'index' is the weekly average yield on United States Treasury securities adjusted to a constant maturity of 1 year, as made available by the Federal Reserve Board. The most recent index figure available as of the date 45 days before each Change Date is called the 'Current Index'.

If the Index is no longer available, the Note Holder will choose a new Index which is based upon comparable information. The Note Holder will give me notice of this Choice.

(3.) Calculation of Changes

Before each Change Date, the Note Holder will calculate my new interest rate by adding <u>Two and 3/4</u> percentage points (<u>2.75</u>%) to the Current Index. The Note Holder will then round the result of this addition to the highest one-eighth of one percentage point (0.125%). Subject to the limits stated in Section A4 below, this rounded amount will be my new interest rate until the next Change Date.

The Note Holder will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal balance of my loan I am expected to owe on the Change Date in full on the maturity date at my new interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment.

(4.) Limit on Interest Rate Changes

The rate of interest I am required to pay shall never be increased or decreased on any single Change Date by more than \Box One and one-half percentage points (1.50%) \boxtimes two percentage points (2.0%) [Check Only One Box] from the rate of interest I have been paying for the preceding twelve months. My interest rate shall never be greater than 15.25, %,

(5.) Effective Date of Changes

My new interest rate will become effective on each Change Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes again.

(6.) Notice of Changes

The Note Holder will mail or deliver to me a notice of any changes in the amount of my monthly payment before the effective date of any change. The notice will include information required by law to be given me and also the title and telephone number of a person who will answer any question I may have regarding the notice.

B. CHARGES; LIENS

 ∞

BOOK

The Provisions of the Security Instrument relating to charges and liens against the mortgaged property are amended to read as follows (Uniform Covenant 4*):

"Charges; Liens. Borrower shall pay all taxes, assessments, and other charges, fines and impositions attributable to the Property which may attain a priority over this Security Instrument, and leasehold payments or ground rents, it any, in the manner provided hereunder, or, if no method is specified or if not paid in such manner, by Borrower making payment, when due, directly to the payee thereof. Borrower shall promptly furnish to Lender all notices of amounts due under this paragraph, and in the event Borrower shall make payment directly, Borrower shall promptly furnish to Lender receipts evidencing such payments. Borrower shall promptly discharge any lien which has priority over this Security Instrument; Provided, that Borrower shall not be required to discharge any such lien so long as Borrower: (a) shall agree in writing to the payment of the obligation secured by such lien in a manner acceptable to Lender; (b) shall in good faith contest such lien by, or defend against enforcement of such lien in, legal proceedings which in the opinion of Lender operate to prevent the enforcement of the lien or forfeiture of the Property or any part thereof; or (c) shall secure from the holder of such lien an agreement in a form satisfactory to Lender subordinating such lien to this Security Instrument.

If Lender determines that all or any part of the Property is subject to a lien which may attain a priority over this Security Instrument, Lender shall send Borrower notice identifying such lien. Borrower shall satisfy such lien or take one or more of the actions set forth above within ten days of the giving of notice."

C. NOTICE

The provisions of the Security Instrument relating to the giving of notices are amended to read as follows (Uniform Covenant 14*):

*If the Security Instrument being amended is a "FNMA/FHLMC Uniform Instrument", the paragraph reference is applicable.

 $\frac{\partial}{\partial x} = \frac{\partial}{\partial y}$

(FR to AR) EXHIBIT B

Rev. 1/87

Notice. "Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Security instrument shall be given by delivering it or by mailing it by first class mall addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by first class mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given in the manner designated herein."

UNIFORM SECURITY INSTRUMENT; GOVERNING LAW; SEVERABILITY

The provisions of the Security Instrument relating to uniform covenants, governing law and severability are amended to read as follows (Uniform Covenant 15*):

"Uniform Security Instrument; Governing Law; Severability. This form of Security Instrument combines uniform" covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property. This Security instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Security Instrument and the Note are declared to be severable."

TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER

The provisions of the Security instrument relating to Borrower's right to sell the Property are amended to read as PAGE 185 BOOM follows (Uniform Covenant 17*):

"Transfer of The Property Or a Beneficial Interest in Borrower. If all or any part of the Property or an interest therein is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at Lender's option, declare all the sums secured by this Security Instrument to be immediately due and payable. However, this option shall not be exercised by Lender if exercise is prohibited by Federal law as of the date of this Security Instrument.

If Lender excercises such option to accelerate, Lender shall mall Borrower notice of acceleration in accordance with the notice provisions hereof. Such notice shall provide a period of not less than 30 days from the date the notice is malled within which Borrower may pay the sums declared due. If Borrower falls to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted hereby, including acceleration of the indebtedness. Notwithstanding a sale or transfer, Borrower will continue to be obligated under the Note and this Security Instrument unless Lender has released Borrower in writing."

COVENANT DELETED

• D,

ME 47

308

Any provision of the Security Instrument relating to Future Advances is deleted. (Non-Uniform Covenant 21*)

G. , LOAN CHARGES

If the loan secured by the Security Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed permitted limits, then : (1) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (2) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment under the Note.

H. LEGISLATION

if, after the date hereof, enactment or expiration of applicable laws have the effect either of rendering the provisions of the Note, the Security Instrument or this Adjustable Loan Rider (other than this paragraph H) unenforceable according to their terms, or all or any part of the sums secured hereby uncollectable, as otherwise provided in the Security instrument and this Adjustable Loan Rider, or of diminishing the value of Lender's security, then Lender, at Lender's option, may declare all sums secured by the Security Instrument to be immediately due and payable.

FUNDS FOR TAXES AND INSURANCE I.

The Security Instrument is amended by adding the following provisions relating to tax and insurance funds:

"Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly installments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments which may attain priority over this Security Instrument, and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof.

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 Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account, or verifying and compiling said assessments and bills, unless Lender pays Sorrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Security Instrument that Interest on the Funds shall be paid to Borrower and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, 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 Security Interest.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly Installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency within 30 days from the date notice is mailed by Lender to Borrower requesting payment thereof.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If under Paragraph 18 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, any funds held by Lender at the time of application as a credit against the sums secured by this Security Instrument."

IN WITNESS WHEREOF, Borrower has executed this Adjustable Loan Rider.

Abyron of the Re

	!	Billy Molan falton (Seal)	
Witness		Billy Nelson Lathan Borrower	
., -			
줘 1		Both 9 Zathan (Seal)	
25 25		Betty Ann Lathan Borrower	
_			
7		(Seal)	
=	i	Borrower	
	•	[Sign Original Only]	
*If the Securit	y Instrument being amended is a "FNMA/F	HLMC Uniform Instrument", the paragraph reference is applicable.	
·			
THE STATE OF	FALABAMA	· ·	
ueff erso n (COUNTY	Betty Ann Lathan	
I, the und	dersigned authority, a Notary Public in and fo	or sald State and County, hereby certify that illy Nelson Lathan and wife	e
	s) <u>are</u> signed to the foregoing Instrugion ginformed of the contents of said instrumen		
day'that, being	g intotitied of the contents of said mension	···, ——————————————————————————————————	
	der my hand and official seal, this21	stday ofSentember, 19_88	
Given un	Met thy hand and observed south the		
		Aut T tauson	
		Notary Public	
		My commission expires 10-16-38	
99		; ·	
. ~			
PAGE 186			
		:	
206		A Manual Taus	
<i>c</i> 7	STATE OF ALA. SHELSY THIS T CERTIFY THIS INSTRUMENT WAS FILED	1. Deed Tax \$	
B00K	STATE OF ALA. STILLING IN FU	2. Mtg. Tex	
26	T CERTI WAS FILL	3. Recording Fee 20°°	
	BB SEP 26 PH 3: 33	4. Indexing Fee 200	
	88 SEP 26	TOTAL 2200	
	BB SEP 26 FORDBATE		
	HOGE OF PROBATE	JEFFERSON FEDERAL SAVINGS AND LOAN ASSOCIATION OF BIRMINGHAM	
		("Association")	
		de le la la la	
		BY: Wartak Deminara 14	
	,	ITS: Charles B. Bernhard, III, Assistant Vice Presiden	11
THE OTATE	OF ALABAMA \		
	OF ALABAMA)		
JEFFERSON	(COUNTY		
i, the u	ndersigned, a Notary Public in and for said C	County in said State, hereby certify that <u>Charles B. Bernhard, III</u> of Jefferson Federal Savings and Loan Association of Birmingham, a federally is signed to the foregoing instrument, and who is known to me, acknowledged	
before me o	on this day that, being informed of the conte tarily for and as the act of the association.	BUTE Of the institution, he as such direct, and with the assertion	
		•	
Given t	under my hand and seal of office this <u>23</u>	day or vertical .	
		(amalles kindon	ļ
		Notary Public	
		My commission expires MY COMMISSION EXPIRES APRIL 25, 1989	
		my Commodication of the second	

This instrument prepared by: Sandha Rolunson

ADDENDUM TO ADJUSTABLE LOAN RIDER (Fixed - Rate Conversion Option)

THIS ADDENDUM TO ADJUST	TABLE RATE RIDER OR GRADU	JATED PAYN	MENT RIDER (the "	'Rider'') is made
thic 16th day of Septembe	er 19 88 and is inc	corporated into	o and shall be deeme	ed to amend and
cumplement the Dider to the Mortost	e. Deed of Trust, or Deed to Secure	re Debt (the ''S	Security Instrument"), each of which
hears the same date shown shove an	nd is given by the undersigned (the "	"Borrower") to	o secure Borrower's	Aujusiable Kaic
Note or Graduated Payment Note	to <u>lefferson Federal Savings a</u>	and Loan Asso	CIVITION OF PRESIDE	1.
	(4) To (-12) and according the property	described in th	ae Security Instrumer	nt and located at:
(the "Lender") of the same date (the		described in th	ic occurry man and	it wild to the total
205 Pitts Drive. Columbia	na : AL 35051	11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	· · · · · · · · · · · · · · · · · · ·	<u></u>
LOO 11000 Di 1101 COLONDIA				
#i	(Property Address)			

In addition to the provisions contained in the Rider, this addendum may permit the Borrower to convert the adjustable rate loan into a fixed rate, level payment, fully amortizing loan.

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument and the Rider, Borrower and Lender further covenant and agree as follows:

A. OPTION TO CONVERT TO FIXED RATE: CONDITIONS TO OPTION

If I choose to make this conversion, I must give the Lender notice that I am doing so at least 30 days before the next Conversion Date (the "Effective Conversion Date"). I also must sign and give to the Lender a document, in any form that the Lender may require, changing the terms of the Note as necessary to give effect to the conversion. Beginning with the Effective Conversion Date, if such conversion has been chosen, my interest rate will be equal to the Federal Home Loan Mortgage Corporation's published required Net Yeild for 30-year, fixed rate mortgages covered by 60-day mandatory delivery commitments that was in effect on the date 45 days before the Effective Conversion Date, plus $\frac{5/8}{}$ of one percent (• 625 %) and rounded up to the next one-eighth of one percent plus any applicable fees which the Federal Home Loan Mortgage Corporation may charge as of the Effective Conversion Date. If such required Net Yeild is not available the Lender will determine my new, fixed interest rate by using a comparable figure.

- 2. If the unpaid principal balance of my loan of the Effective Conversion Date will be greater than the original principal amount of my loan, Lender may require that a qualified real estate appraiser, chosen by the Lender, prepare an appraisal report on the value of the secured property. I will pay the Lender a reasonable fee for this appraisal report. If the unpaid principal balance of my loan on the Effective Conversion Date will be an amount greater than 95% of the value of the property securing my loan, as established by the appraisal report, I will not have the option to convert my adjustable rate interest payments described in Section A-1 above unless I pay the Lender an amount sufficient to reduce the unpaid principal balance to that amount.
- 3. If the unpaid principal balance of my loan on the Effective Conversion Date is greater than the Federal Home Loan Mortgage Corporation maximum loan amount, I will not have the option to convert my adjustable rate interest payments described in Section A-1 above unless I pay the Lender an amount sufficient to reduce the unpaid principal balance to the Federal Home Loan Mortgage Corporation maximum loan amount.

B. DETERMINATION OF NEW PAYMENT AMOUNT

If I choose to convert to a fixed rate of interest as provided in Section A above, the Lender will then determine the amount of my monthly payment that would be sufficient to repay the unpaid principal balance of my loan I am expected to owe on the Effective Conversion Date in full on the maturity date at my new interest rate in substantially equal payments. The result of the calculation will be the new amount of my monthly payment (the "New Payment Amount").

C. PAYMENT OF NEW PAYMENT AMOUNT; CONTINUATION OF FIXED RATE

Beginning with my first monthly payment that becomes due after the Effective Conversion Date, I will, if I have chosen the foregoing conversion, pay the New Payment Amount as my monthly payment, and the interest rate I pay will not change from the fixed rate established as of the Effective Conversion Date.

D. PAYMENT OF CONVERSION FEE

For choosing to convert my adjustable interest rate payments to fixed rate payments, as provided above, I will pay the lender a conversion fee equal to 1% percent of the outstanding loan balance, plus a processing fee of two hundred dollars (\$200.00) and all related expenses incurred by lender, including but not limited to any applicable fees charged by the Federal Home Loan Mortgage Corporation, on or before the date of my first monthly payment that becomes due after the Effective Conversion Date.

E. NOTICE BY LENDER

Before the date of my first monthly payment that becomes due after the Effective Conversion Date, the Lender will mail or deliver to me a notice of my new interest rate as of the Effective Conversion Date; the amount of my New Monthly Payment; the amount of the conversion fee if any; and a date (not later than 15 days from the date the lender gives me the notice) by which I must sign and give the Lender a document making the changes to the Note that are necessary to provide the new fixed interest rate. The notice will include all information required by law to be given me and also the title and telephone number of a person who will answer any questions I may have regarding the notice.

FAILURE TO CHOOSE CONVERSION

If I do not, at least 30 days before the last possible Conversion Date specified in Section A above, give notice to the Lender that I choose to convert my adjustable rate interest payment to fixed rate interest payment and do the other things that I must do under Section A above, within the applicable times specified in such Section, I will no longer have the right to choose such conversion of interest payments.

I١

	App. 1			Belly	nelson fo	Thor (Seal)
4 77				Billy Nelson Betty Ann L	Robathan	Borrower (Seal) Borrower
PAGE 47			· !			(Seal)
<u>-</u>						Borrower (Sign Original Only)
8						
5 '		4 · 1		:	•	
800	, <u>.</u>	eter (film)	· ! • ! • !			
	· <u> </u>					
TATE OF	ALABAMA	<u> </u>		•		
OUNTY OF _	SHELBY	<u> </u>			·	
I. the	undersigned	authority	, a Notary !	Public in and fo	or said County, in	said State, hereby certify
		han and wife,				whose
iai	cioned to	the foregoing inst	rument, and w	ho <u>are</u>	known to me,	acknowledged before me
ame(s)	Signed to	of the contents of	of said instrum	entt	hev execu	ited the same voluntarily
	1	•				, i
on the day the sa	ame bears date.			. Of ont	mber1	9 <u>88</u>
Given unde	r my hand and	official seal this	Zistday C		+ 4/1)	3
			_		w j yw	A DI
	4°	3 2 2 4 5 5 5 4		71		Notary Public
y Commission	Expires:	10-16-88	41.	. 7		Notary Public
y Commission	Expires:	10-16-88				Notary Public
STATE OF	; .	i				Notary Public
STATE OF	; .	10-16-88	-			Notary Public
STATE OF	; .	i	, a Notary	Public in and	for said County, in	Notary Public
STATE OF COUNTY OF _ I,	; .	i		Public in and	•	Notary Public
STATE OF COUNTY OF _ I, that			14 1 123 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<u> </u>	<u> </u>	Said State, hereby certify
STATE OF COUNTY OF _ I, that name as in the country of	igned to the for	of	, and who is kr	own to me, acl	nowledged before	notary Public said State, hereby certify whose
STATE OF COUNTY OF _ I, that name as in the contraction in the country of	igned to the for	of	, and who is kr	own to me, acl	nowledged before	Notary Public said State, hereby certify whose me on this day that, bein
STATE OF COUNTY OF I, that name as corporation, is s informed of the	signed to the fore	of egoing instrument d instrument,he	, and who is kr	own to me, acl	nowledged before	Notary Public said State, hereby certify whose me on this day that, bein
STATE OF COUNTY OF I, that name as corporation, is s informed of the for and as the s	signed to the forecontents of said	of egoing instrument d instrument,he	, and who is kr	own to me, acl	nowledged before full authority, exe	Notary Public said State, hereby certify whose me on this day that, bein
STATE OF COUNTY OF _ I, that name as corporation, is s informed of the for and as the s	signed to the forecontents of said	of egoing instrument d instrument,he	, and who is kr	own to me, acl	nowledged before full authority, exe	Notary Public said State, hereby certify whose me on this day that, bein
STATE OF COUNTY OF I, that name as corporation, is s informed of the for and as the s	signed to the forecontents of said	of egoing instrument d instrument,he	, and who is kr	own to me, acl	nowledged before full authority, exe	notary Public said State, hereby certify whose
STATE OF COUNTY OF _ I, that name as corporation, is s informed of the for and as the s	signed to the forecontents of said	of egoing instrument d instrument,he	, and who is kr	own to me, acl	nowledged before full authority, exe	said State, hereby certify whose me on this day that, being cuted the same voluntaril
STATE OF COUNTY OF I, that name as corporation, is s informed of the for and as the a Given und	signed to the forecontents of said act of said corpoler my hand an	of of egoing instrument he oration. Independent of the oration of the oration of the oration is a seal of the oration of the oration of the oration is a seal of the oration of the oration of the oration of the oration is a seal of the oration of the orati	, and who is known, as such of the his day	ficers and with	nowledged before full authority, exe	said State, hereby certify whose me on this day that, being cuted the same voluntarily
informed of the for and as the for Given und	signed to the forecontents of said act of said corpoler my hand an	of of egoing instrument he oration. Independent of the oration of the oration of the oration is a seal of the oration of the oration of the oration is a seal of the oration of the oration of the oration of the oration is a seal of the oration of the orati	and who is known, as such of the day	ficers and with	Rowledged before full authority, exe	said State, hereby certify whose me on this day that, being cuted the same voluntaril
STATE OF COUNTY OF I, that name as corporation, is s informed of the for and as the a Given und	signed to the forecontents of said	of of egoing instrument he oration. Independent of the oration of the oration of the oration is a seal of the oration of the oration of the oration is a seal of the oration of the oration of the oration of the oration is a seal of the oration of the orati	and who is known, as such of the day	ficers and with	Rowledged before full authority, exe	said State, hereby certify whose me on this day that, being cuted the same voluntaril

88 OCT -4 AH 10: 14

JUDGE OF PROBATE INSTRUME

TOTAL