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| RONNIE J. HO | PRION | <u> </u> | (Name) _R.Grauel | · · · · · · · · · · · · · · · · · · · | <u>. </u> |
| DEBRA C. HOR | KTON | _ | (Address) 1980 Bra | <u>ddock Dr.</u> | B'ham, Al.3522 |
| ROUTE 2 BOX | 12-A | | SECOR BANK, FEI | DERAL SAV | INGS BANK |
| CALERA, ALAB | AMA 35040 | - | 110 OFFICE PAR | _ | |
| | MORTGAGOR | - | BIRMINGHAM, AL | abana 352 R TGagee | 02 |
| "I" includ | des each mortgagor above. | <u> </u> | You" means the mortgag | ee, its succes | sors and assigns. |
| | : For value received, I, Ronnie J. Hor | | · — — — — — — — — — — — — — — — — — — — | | |
| fixtures, appliances, mail real estate, or the build real estate, or in the on | Ney to you, with power of sale, to secure selow and all rights, easements, appurtent chinery, equipment and other articles of points and improvements to be erected on peration of the buildings, improvements, points to the real estate (all of which is called | ences, renti personal pro the real earlier | perty at any time installe state, or to be used or int | future impro d in, attached | vernants, together with to, or situated in or on |
| | oute 2. Box 12A. | , | Calera | , Alabema . | 35040 |
| GAL DESCRIPTION: | | | | | • |
| | SEE ATTACHED EXHIBIT A | | | | |
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| located in <u>Shell</u> LE: I covenant and warr | rant title to the property, except for encur | County | , Alabama. 1 moord, musicipal, and a | tt | |
| essessments not vet | dua and prior mortgage to Ci | ity Feck | eral S&L dated 3. | -2 4- 87 and | d filed 3-31 - 87 |
| | Page 418, Assigned to Fed. F | | | | |
| under this mortgage under any future ren | igage secures repayment of the secured of any other document incorporated herein. Or under any instrument secured by this sewels, extensions or modifications of any impowner's cash reserve agreements or other process. | . Secureo o: I mortgage, IV instrume: | opt, as used in this mortg all advances made to m | age, includes : e hereunder, a | any amounts I owe you may amounts I owe you |
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| ☐ Future A | changes: All amounts award under the s | | | | |
| | divences: All amounts owed under the a d. Future advances under the agreement a | are contem | ment are secured even in plated and will be secure | though not all id and will hav | e priority to the same |
| _ | if made on the date this mortgage is exe | | | | |
| MICHOL VOC TII | it loan agreement dated 9-13-90 smounts may yet be advanced. Future ad ty to the same extent as if made on the date. | TVBDC66 URA | SAT THE AMERICANT ARE NO | ler this agreer ntemplated ar | nent are secured even id will be secured and |
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| The total unpaid bala | is due and payable on9-13-10 nee secured by this mortgage at any one | time sitali r | not exceed a maximum o | rincipal amou | nt of: |
| Twenty thousar | nd and no/100 y disbursements made for the payment o | | 5.11. 44 | 20 000 0 | · · · · · · · · · · · · · · · · · · · |
| on such disbursemen | its. | ii tax as, s pe | Kier assasements, or insi | irance on the | property, with interest |
| Variable Rate: The A copy of the | interest rate on the obligation secured by ne loan agreement containing the terms un thereof. | y this morto under which | lage may vary according the interest rate may v | to the terms o Iry is attached | f that obligation. to this mortgage and |
| MS AND COVENANTS: | lagree to the terms and covenants contained | d in this mo | rtgage and in any riders de | scribed below | and signed by me. |
| | Construction [] | | | | |
| NATURES | | | | 12 ~ | / 🦠 |
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| NOWLEDGMENT: STATE | E OF ALABAMA, Jefferson | | | , Coı | unty ss: |
| · · · · · · · · · · · · · · · · · · · | lersigned . Horton and wife, Debra C | Notary Publ | ic in and for said county : | and in said sta | ite, hereby certify that |
| | me(s) are signed to the foregoing con | | | to me acknow | viedand before me on |
| ndividual this day t | that, being informed of the contents of th | ie conveyar | ce, they executed | he same volu | ntarity on the day the |
| same bea whose na | | | | | |
| a corpora | tion, signed to the foregoing cor | iveyance a | of the known t | o ma, acknow | dedged before me on |
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| executed | the same voluntarily for and as the act of | said corpo | ration. | | |
| | hand this the <u>13th</u> expires: 3-30-91 | day (| September 5 | <u>Z</u> 2 | , <u>1990</u> |
| , | | (| frada LXT | France | <u>{</u> |
| | 11-11 | Λ | / | (Notary Public) | |
| 7085 , | V ZEPZZ | 37 | | | 44 4 Dece. |

FRM 7085

2. Claims against Title. I will pay all taxes, assessments, liens and encumbrances on the property when due and will defend title to the property against any claims which would impair the lien of this mortgage. You may require me to assign any rights, claims of a tenses which I may have against parties who supply labor or materials to improve or maintain the property.

- 3. Insurance, I will keep the property insured under terms acceptable to you at my expense and for your benefit. You in the numed as loss payee or as the insured on any such insurance policy. Any insurance proceeds may be applied, within your discretion, to within the restoration or repair of the damaged property or to the secured debt. If you require mortgage insurance, I agree to maintain such including a long as you require.
- 4. Property. I will keep the property in good condition and make all repairs reasonably necessary.

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- 5. Expenses. I agree to pay all your expenses, including reasonable attorneys' fees if I break any covenants in this mortgam, or in any obligation secured by this mortgage. Attorneys fees include those awarded by an appellate court. I will pay these amounts to you an provided in Covenant
- 6. Default and Acceleration. If I fail to make any payments when due, or break any covenants under this mortgage or any obligations secured by this mortgage, or sell or transfer the property without your prior written consent, you are authorized to take possession of the mortgaged property, and with or without taking possession of said property after advertising the time, place and terms of sale, for to be successive weeks immediately prior to sale thereof in some newspaper published in the county in which the property is situated promise in some newspaper published in the county in which the property is situated promise in some newspaper published in the county in which the property is situated promise in some newspaper published in the county in which the property is situated promise in some newspaper published in the county in which the property is situated promise in some newspaper published in the county in which the property is situated promise in some newspaper published in the county in which the property is situated promise in some newspaper published in the county in which the property is situated promise in some newspaper published in the county in which the property is situated promise in some newspaper published in the county in which the property is situated promise in some newspaper published in the county in which the property is situated promise in the county in the county in the property is situated promise in the county in covered by this mortgage in lots or parcels or en masses as you, your agents or assigns deem best, at the courthou was in the county in which the mortgaged property or a part thereof is situated. If the mortgaged property is situated in Jefferson County, the mortgaged property or a part thereof is situated. conducted at the door of the courthouse of the Jefferson County, Alabama, in Birmingham, 21st Street entrance, at public bidder for cash, the proceeds of sale to be applied first to the payment of any, liens for taxes, assessments or other payment of any liens for taxes, assessments or other payment of any liens for taxes, assessments or other payment of any liens for taxes, assessments or other payment of any liens for taxes, assessments or other payment of any liens for taxes, assessments or other payment of any liens for taxes, assessments or other payment of any liens for taxes, assessments or other payment of any liens for taxes. .. together with the property and second to the payment of expenses of sale, including the costs of advertising and reasonable attorney's Lindness owed you cost of executing and recording deeds to the purchaser. Thirdly, any balance shall be applied to the payment of the me on heals, and we do and secured by this mortgage. You are hereby authorized to bid for and become the purchaser of the property at an hereby authorize your attorney making the sale to execute deed to the purchaser of the property covered by this mon-
- 7. Assignment of Rents and Profits, I assign to you the rents and profits of the property. Unless we have agreed otherwise in writing. I may collect and retain the rents as long as I am not in default. If I default, you, your agent, or a court appointed receiver me have possession and manage the property and collect the rents. Any rents you collect shall be applied first to the costs of managing the property and collect the rents. Any rents you collect shall be applied first to the costs of managing the property and collect the rents. costs and attorneys' fees, commissions to rental agents, and any other necessary related expenses. The remaining agreement of rents will thun apply to payments on the secured debt as provided in Covenant 1.
- 8. Walver of Homestead, I hereby waive all right of homestead exemption in the property.
- 9. Lesseholds; Condominiums; Planned Unit Developments. I agree to comply with the provisions of any lease if this mortgage is on a leasehold. If this mortgage is on a unit in a condominium or a planned unit development, I will perform all of my duties under the covenants, by-laws or regulations of the condominium or planned unit development.
- 10. Authority of Mortgages to Perform for Mortgagor. If I fail to perform any of my duties under this mortgage, you may perform the duties or cause them to be performed. You may sign my name or pay any amount if necessary for performance. If any continue to be performed. is discontinued or not carried on in a reasonable manner, you may do whatever is necessary to protect your security of the in the property This may include completing the construction.

Your failure to perform will not preclude you from exercising any of your other rights under the law or this modern

Any amounts paid by you to protect your security interest will be secured by this mortgage. Such amounts will be an on demand and call bear interest from the date of the payment until paid in full at the interest rate in effect on the secured debt.

- 11. Inspection. You may enter the property to inspect if you give me notice beforehand. The notice must state the common and cause for your
- 12. Condemnation, I assign to you the proceeds of any award or claim for damages connected with a condemnation or other taking of all br any part of the property. Such proceeds will be applied as provided in Covenant 1. This assignment is subject to the second of any prior security
- 13. Waiver. By exercising any remedy available to you, you do not give up your rights to later use any other term. P. A exercising any remedy, if I default, you do not waive your right to later consider the event's default if it happens again.
- 14. Joint and Saveral Liability; Co-signers; Successors and Assigns Bound. All duties under this mortgage are joint and several. If I co-sign this mortgage but do not co-sign the underlying debt i do so only to mortgage my interest in the property under the terms of this mortgage also agree that you and any party to this mortgage may extend, modify or make any other changes in the term of the mortgage or the secured debt without my consent. Such a change will not release me from the terms of this mortgage

The duties and benefits of this mortgage shall bind and benefit the successors and assigns of either or both. If us

15. Notice. Unless otherwise required by law, any notice to me shall be given by delivering it or by mailing it by a still dimail addressed to me at the Property Address or any other address that I tell you. I will give any notice to you by certified mail to you address on the front side of this mortgage, or to any other address which you have designated.

Any notice shall be deemed to have been given to either of us when given in the manner stated above.

- 18. Transfer of the Property or a Beneficial Interest in the Mortgagor. If all or any part of the property or any interest in the Mortgagor. If all or any part of the property or any interest in the Mortgagor. If all or any part of the property or any interest in the cold or transferred without your prior written consent, you may demand immediate payment of the secured debt. You may also demand immediate payment of the mortgagor is not a natural person and a beneficial interest in the mortgagor is sold or transferred. However, your and demand payment in the above situations if it is prohibited by federal law as of the date of this mortgage.
- 17. Release. When I have paid the secured debt, you will discharge this mortgage without charge to me. Lagnes to paid the secured debt, you will discharge this mortgage without charge to me. Lagnes to paid the secured debt, you will discharge this mortgage without charge to me. Lagnes to paid the secured debt, you will discharge this mortgage without charge to me. Lagnes to paid the secured debt, you will discharge this mortgage without charge to me. Lagnes to paid the secured debt, you will discharge this mortgage without charge to me. Lagnes to paid the secured debt, you will discharge this mortgage without charge to me. Lagnes to paid the secured debt, you will discharge this mortgage without charge to me.
- 18. Due-On-Sale. Without your prior written consent, we will abstain from and will not cause or permit any sale, exchange, transfer or conveyance of all or any part of the mortgaged property or any interest therein, voluntarily or by operation of law. Upon any such sale, exchange, transfer or conveyance all sums owed and secured by this mortgage, shall, at your sole option and discretion become immediately due and payable and, in such event, you may exercise remedies provided in paragraph 6 above.

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|---------------------------------------|
| Ronnie J. Horton |
| Debra C. Horton |
| Route 2 Box 12-A |
| Calera, Alabama 35040 |
| Borrower's Name and Address |

FEDERAL SAVING BANK 110 OFFICE PARK DRIVE, P.O. BOX 1745 BIRMINGHAM, ALABAMA 35202

SECOR BANK

Lender's Name and Address

"We" or "us" means the lender named above. "You" means each borrower above, jointly and severally.

| | · | | | |
|---|-----------------------------|----------------------|--------|-------------------------|
| | No. 0004300159 | Initial Advance \$ | N/A | Maturity Date September |
| ļ | Date September 13, 1990 | Minimum Advance \$ _ | 100.00 | Billing Cycle: Ends |
| 1 | | Minimum Balance \$ | N/A | of every |
| ł | Line of Credit \$ 20,000,00 | Draw Period | N/A | Payment Date |
| ļ | | Repayment Period | N/A | of every |
| I | rnggering balance a | Liebaliment Laurer — | | 1 0.0.0., |

HOMEOWNER'S CASH RESERVE - 3 YEAR ADJUSTABLE PLAN

GENERALLY: This is an agreement about your home equity line of credit. Many of the terms we use in this agreement have special meanings. The term "loan account balance" means the sum of the unpaid principal of loans made under this plan, plus unpaid but earned finance charges, plus any credit insurance premiums that are due. "Transaction Account" means an account you carry with us. The number of this account is listed at the top of the form on the line labeled "Trans. Acct. #." "Line of Credit" means the maximum amount of principal we will ordinarily allow you to owe us under this plan at any time.

In addition, we will use the following terms for this home equity plan: "Minimum Advance" means the smallest amount of money we will advance to you at your request.

If any term of this agreement violates any law or for some other reason is not enforceable, that term will not be part of this agreement. This agreement is subject to the laws of the state where we are located.

TAX DEDUCTIBILITY: You should consult a tax advisor regarding the deductibility of interest and charges under this home equity plan.

REQUESTING A LOAN: You request a loan under this plan whenever you:

· write a check for at least the minimum advance listed above using one of the special checks you have for that purpose.

· request in person or by phone that you be advanced directly an amount at least as large as the minimum advance listed above.

HOW FINANCE CHARGES ARE COMPUTED: To calculate your finance charge and average daily balance, we first determine the daily balance of your loan for each period where there is a balance change or a rate change. Balance changes may be due to advances or debits on your account, which are added to the balance, or payments or credits, which are subtracted from the balance. Rate changes will occur as often as the base rate changes (refer to terms and conditions of the variable rate and Interest rate option paragraphs below for scheduled rate changes). For the period during which the appropriate balance applies, we determine the number of days active and multiply the sum of the days active times the daily balance to determine the periodic daily balance. Then we calculate the daily periodic rate (interest rate divided by the number of days in the year) for the period which applies to the periodic daily balance. This figure is multiplied times the periodic daily balance to determine the

pamount of finance charge which applies to the periodic daily balance. Then we add all of the periodic daily balances and divide by the sum of the number of days active to determine the average dally balance. The finance charges which applies to each periodic daily balance are totaled to determine the amount of finance charge calculated for the billing cycle. The number of days in each billing cycle varies depending upon the number of calendar days in each month covered by the billing cycle. The billing cycle ends on the statement date listed on the front of your monthly statement and begins on the

Tirst day after the previous statement date.

The amount of finance charge listed on the front of your monthly statement is based upon daily balances from the beginning to the end of the current billing cycle, calculated in accordance with the preceding paragraph. Any Spayment made in excess of the minimum monthly payment listed on the front ithe monthly statement will be applied to any finance charge accrued from the end of the statement cycle to the payment posting day, then any remainder · n will be applied to the principal balance. Finance charges in the succeeding month reflected on your statement will continue to be calculated in accordance with the above paragraph, however, the amount you actually owe in finance charge will consider previous payments in excess on the minimum payment. which were applied to any finance charge accrued to the payment posting

is equal to an ANNUAL PERCENTAGE RATE of _12_00_%.

VARIABLE RATE: The annual percentage rate may change, and will be 2.0% above the following "base rate": The Wall Street Journal Prime Rate. The annual percentage rate may increase if this "base rate" increases. An increase will take effect every 36 months. An increase will result in an increase in the tinance charge and it may have the effect of increasing your periodic minimum payment. The annual percentage rate will not increase more often than once every 36 months. A decrease will have the opposite effect of an increase disclosed above.

if the base rate changes more frequently than the annual percentage rate, we will always use the base rate in effect on the day we adjust the annual percentage rate to determine the new annual percentage rate. In such a case, we will ignore any changes in the base rate that occur between annual

percentage rate adjustments.

The "annual percentage rate" referred to in this section is the annual rate which corresponds to the periodic rate applied to the balance as described above. This corresponding ANNUAL PERCENTAGE RATE will never exceed 18%, and will never exceed the highest allowable rate for this type of agreement as determined by applicable state or federal law.

The ANNUAL PERCENTAGE RATE will never decrease below 8%.

ADJUSTMENT FREQUENCY CONVERSION: On the third anniversary date of this agreement, and each three (3) year period thereafter, you may elect to convert this Homeowner's Cash Reserve plan to one with a monthly adjustment term. It is understood that the original term will not be altered by the adjustments. If you do so, you must sign a new Homeowner's Cash Heserve agreement.

MINIMUM CHARGE: If, during a billing cycle, you have any outstanding principal balance at all and if the finance charge computed above is less than \$.50, you will be charged a minimum FINANCE CHARGE of \$.50 for that billing cycle.

HOW YOU REPAY YOUR LOANS: On or before each payment date, you agree to make a minimum payment to reduce your debt. The minimum monthly payment will equal 1.5% of the loan account balance (principal plus accrued linance charges) on the last day of the billing cycle of \$50.00, whichever is greater.

FINAL PAYMENT: On the maturity date listed above, you must pay the amount of any remaining loan account balance outstanding. The minimum payment will not fully repay the principal that is outstanding on your line. At that time you:

may be required to pay the entire balance in a single balloon payment. (The amount of your line of credit, the timing of your payments and your pattern of advances all affect whether you will have to make such a

will be required to pay the entire balance in a single balloon payment.

If you have any loan account balance at that time, we are not obligated to refinance your account, but will consider your request to do so. If you refinance this account at maturity, you may have to pay some or all of the closing costs normally associated with a new loan even if you obtain financing from us.

<u>13. 2010</u>

the last day

month

15th day

month

SECURITY: To secure the payment of what you owe, we have the right of set-off. This means we can pay the amount you owe us out of money that we are required to pay you (such as money in your savings or checking account). However, we cannot use in this way money in your TRA or other tax-deferred retirement account. State law may further limit our right of set-off.

However, we will have no right of set-off against your loan account balance if you can obtain credit under this plan by using a debit or a credit card.

We have also secured your obligations under this plan by taking a security interest (by way of a separate security agreement, mortgage or other instrument dated September 13, 1990) in the following property, described by item or type:

See attached Exhibit A

| ☐ If checked, collateral securing | other loans you have | ve with us may also | | | | | |
|--|--|--|--|--|--|--|--|
| secure loans under this agreement. You may buy property insurance fr | om anyone you war | it who is acceptable | | | | | |
| to us, or you may provide the insuran- the insurance from or through us, you | ce through an existi | ng policy. It you buy | | | | | |
| the insulation from or through us, you | r premon wii co | | | | | | |
| CREDIT INSURANCE: Credit life insurar | nce is not required | to obtain credit. We | | | | | |
| will provide no coverage unless you si | ian and agree to pay | r the additional cost | | | | | |
| The rates listed below are applied to the loan account balance at the end of each billing cycle to determine the premium you owe for each billing cycle. The | | | | | | | |
| credit insurance premium is then add tast day of each billing cycle. | ted to the loan acco | ount balance on the | | | | | |
| , last day of each bining cycle. | TYPE | RATE | | | | | |
| You 🗌 do 🔀 do not want | single credit life | | | | | | |
| You do do do not want | joint chedit life / | | | | | | |
| x 257+ | -11/0N | / | | | | | |
| | XALCY | | | | | | |
| - You agree to pay an additional fee of | pay the following add \$40,00 per year in o | ktional charges: wder to participate in | | | | | |
| this plan. We will add this amount to | the minimum mon | thly payment on the | | | | | |
| anniversary date of the loan.A late charge on any payment not pa | id within 10 days of | the navment date of | | | | | |
| 5% of the payment or \$100.00, which | ever is less. | are paymon said as | | | | | |
| - Annesigal Foo | | | | | | | |
| - Appraisal Fee \$ | ; Property Survey | \$; | | | | | |
| Attorney's Fees \$ | | | | | | | |
| . ••• | .: Recording Fees | | | | | | |

ATTORNEY'S FEES: If you default on this agreement and of we are required to hire a lawyer to collect what you owe under this agreement, you agree to pay our reasonable attorney's fees not exceeding 15% of the unpaid debt after default. However if the unpaid debt does not exceed \$300.00, you do not agree to pay our reasonable attorney's lees.

NOTICE: See the reverse side for additional terms and for information about your rights in the event of a billing error.

SIGNATURES: By signing below, you agree to the terms on both sides of this agreement and you promise to pay any amounts you owe under this agreement. You also state that you received a completed copy of the agreement on today's date.

CAUTION-IT IS IMPORTANT THAT YOU THOROUGHLY READ THE CONTRACT BEFORE YOU SIGN IT. Signature i

HOW THE LOAN IS ADVANCED: When you request a loan, we will, subject to any limitations contained in this agreement, advance exactly the amount you request, so long as the requested amount equals or exceeds the minimum advance listed on the front of the form. We will make the advance by depositing the amount in your transaction account, by advancing the money directly to you, or by paying a designated third person or account, depending on how we agree to make the advance. We will record the amount as a loan in your toan account.

If your request is for less than the minimum advance, we may, at our option, grant the request. However, granting the request does not mean we will be required to grant requests for less than the minimum advance in the

future. We always have the option to deny any such request.

However, we will not ordinarily grant any request for a loan which would cause the unpaid principal of your loan account balance to be greater than the Line of Credit listed on the Iront of the form. We may, at our option, grant such a request without obligating ourselves to do so in the future.

ADDITIONAL REPAYMENT TERMS: You can pay off all or part of what you owe at any time without penalty. However, so long as you owe any amount you must continue to make your periodic minimum payment.

The amounts you pay will first reduce the finance charges, and finally will reduce the amount of unpaid loans.

CHANGING THE TERMS OF THIS AGREEMENT: Generally, we may not change the terms of this agreement. However, we may change the terms in

the following circumstances: · If this is a variable rate plan, we may change the index and margin if the original index described above becomes unavailable. Any new index will have a historical movement similar to the original, and, together with a new margin, will produce a similar interest rate.

We may make changes that you have agreed to in writing.

We may make changes that unequivocally benefit you.

 We may make changes to insignificant terms of this agreement. If we are required to send notice of a change in terms, we will send the notice to your address listed above. (You should inform us of any change in address.)

DEFAULT AND REMEDIES: You will be in default on this agreement if any of

the following occur: (1) You engage in fraud or material misrepresentation, by your actions or failure to act, in connection with any phase of this home equity line of

credit: (2) Subject to any right to cure you may have, you do not meet the repayment

(3) Your action or inaction adversely affects the collateral or our rights in the collateral, including but not limited to: (a) failure to maintain required insurance on the dwelling; (b) your transfer of the property; (c) failure to maintain the property or use of it in a destructive manner; (d) commission of waste; (e) failure to pay taxes on the property or otherwise fail to act and thereby cause a lien to be filed against the property that is senior to our lien; (I) death; (g) the property is taken through eminent domain; (h) a judgment is tiled against you and subjects you and the property to action that adversely affects our interest; or (i) a prior tien holder forecloses on the property and as a result, our interest is adversely affected.

We may terminate your account, require you to pay the entire outstanding balance in one payment and charge you a termination fee (if provided for on the other side of this agreement), and fees related to the collection of the amount owing, if you are in default in any manner described above. In that instance, we may take other action short of termination, such as charging you a fee it you fail to maintain required property insurance and we purchase insurance. If we elect to terminate and accelerate the amounts owing on your account, we may use our right to set off unless account.

account, we may use our right to set-off, unless prohibited.

Even if we choose not to use one of our remedies when you default, we do not torfeit our right to do so if you default again. If we do not use a remedy when you default, we can still consider your actions as a default in the future.

SUSPENSION OF CREDIT AND REDUCTION OF CREDIT LIMIT: We may E temporarily prohibit you from obtaining additional extensions of credit, or reduce your credit limit if:

(1) The value of the dwelling securing this home equity line of credit declines

significantly below its appraised value for purposes of this line; (2) We reasonably believe you will not be able to meet the repayment

requirements due to a material change in your financial circumstances; (3) You are in default of a material obligation of this agreement, which shall include, but is not limited to, your ongoing obligation to supply us with information we feel we need to assess your linancial condition;

(4) A governmental action prevents us from imposing the annual percentage rate provided for in this agreement;

(5) The action of a governmental body adversely effects our security interest to the extent that the value of the security interest is less than 120% of the home equity line:

(6) The annual percentage rate corresponding to the periodic rate reaches the maximum rate allowed under this plan (if provided for on the other

side of this agreement); or

(7) A regulatory agency has notified us that continued advances would

constitute an unsafe business practice In the event that we suspend your right to additional advances or reduce your credit line, we will send you notice of our decision at the address listed on the front of this agreement. (You should inform us of any change in your address.) If we have based our decision to suspend or reduce your credit privileges on an assessment of your financial condition or performance under this plan, and you believe that your situation has changed, you must request that we re-evaluate your situation, and reinstate your credit privileges.

CREDIT INFORMATION: You agree to supply us with whatever information we reasonably feel we need to deckle whether to continue this plan. We agree to make requests for this information without undue frequency, and to give you reasonable time in which to supply the information.

You authorize us to make or have made any credit inquiries we feel are necessary. You also authorize the persons or agencies to whom we make

these inquiries to supply us with the information we request.

PROPERTY INSURANCE: You are required to obtain and maintain insurance on the improvements on the real property which is collateral for your account. The insurance policy must name us as mortgagee and must provide for at least 10 days notice to us prior to cancellation. We may also require flood damage insurance. You may provide such insurance through an existing policy or a policy independently obtained and paid by you. If you fail to maintain insurance on the property you have mortgaged to secure your account, we may (but are under no obligation to) purchase such insurance . and charge the cost to your account.

PERIODIC STATEMENT: You will be mailed a periodic statement each month. You agree to notify us in writing within 60 days of our mailing the periodic statement to you of any errors or questions respecting your account. The periodic statement will show the outstanding balance on your account at the beginning of the billing cycle called the "Previous Balance" the amount, date and a brief description of each advance or other charge debited your account during the billing cycle; the amount, date and a brief description of any payments or credits to your account; the amount of any linance charge debited to your account during the billing cycle; and the outstanding balance of your account on the closing date of the billing cycle called the "New Balance." A billing cycle shall be the period commencing on the beginning of a particular day of one month and ending on the close of the date immediately preceding the corresponding day in the next month.

STOP PAYMENT ON CHECKS: You may request Secor Bank to stop payment on a check by going by your nearest Secor Bank office during normal business hours, which are Monday through Thursday 9:00 a.m. to 4:30 p.m. and Friday 9:00 a.m. to 6:00 p.m., excluding Holidays. You must tell us the party to whom the check is payable, the check number, and the date and amount of the check. We must receive your written authorization to make the stop payment request. If you choose to stop payment on any check; you agree to pay our standard service charge of \$12.00.

UNAUTHORIZED CHECK TRANSACTIONS AND FORGERIES: Our records will be deemed correct unless you timely establish with us that we made an error. It is essential that any unauthorized checks, alterations or lorgenes (collectively referred to as "exceptions") be reported to us as promptly as possible. Otherwise we may not be liable for such exceptions. Therefore, it is necessary that you carefully examine each monthly periodic statement and report any exceptions to us. We will not return any checks to you after they are paid, but you may obtain copies if needed. You agree that this is a reasonable manner for making checks available to you and agree to pay any charge that we may reasonably impose for providing you with copies of any paid checks.

In order to determine whether you have acted in a prompt and reasonable manner in reviewing your statement and reporting any lorgeries or alterations

to us, you agree that we may impose the following time limitations:

(1) You must request that we send any suspected forged or altered item to you within sixty (60) days after the monthly periodic statement covering such item which was sent by us and (2) you must report any suspected forgery or alterations to us within thirty (30) days after we send the requested item to you. If you fail to request any disputed item or discover and report any forgery or alteration to us within the periods specified above, we may not be liable for such exception. You further agree that we are not required to retain the original of any check for any period beyond those specified above.

YOUR BILLING RIGHTS KEEP THIS NOTICE FOR FUTURE USE

This notice contains important information about your rights and our responsibilities under the Fair Credit Billing Act.

Notify Us In Case of Errors or Questions About Your Bill

If you think your bill is wrong, or if you need more information about a transaction on your bill, write us at the address listed on your bill. Write to us as soon as possible. We must hear from you no later than 60 days after we sent you the first bill on which the error or problem appeared. You can telephone us. but doing so will not preserve your rights.

In your letter, give us the following information:

Your name and account number.

The dollar amount of the suspected error.

Describe the error and explain, if you can, why you believe there is an error.

If you need more information, describe the item you are not sure about.

If you have authorized us to pay your bill automatically from your savings. checking or other account, you can stop the payment on any amount you think is wrong. To stop the payment your letter must reach us three business days before the automatic payment is scheduled to occur.

Your Rights and Our Responsibilities After We Receive Your Written Notice

We must acknowledge your letter within 30 days, unless we have corrected the error by then. Within 90 days, we must either correct the error or explain why we believe the bill was correct.

After we receive your letter, we cannot try to collect any amount you question. or report you as delinquent. We can continue to bill you for the amount you question, including finance charges, and we can apply any unpaid amount against your credit limit. You do not have to pay any questioned amount while we are investigating, but you are still obligated to pay the parts of your bill that are not in question.

If we find that we made a mistake on your bill, you will not have to pay any finance charges related to any questioned amount. If we didn't make a mistake you may have to pay finance charges, and you will have to make up any missed payments on the questioned amount. In either case, we will send you a statement of the amount you owe and the date that it is due.

If you fail to pay the amount that we think you owe, we may report you as delinquent. However, if our explanation does not satisfy you and you write to us within ten days telling us that you still refuse to pay, we must tell anyone we report you to that you have a question about your bill. And, we must tell you the name of anyone we reported you to. We must tell anyone we report you to that the matter has been settled between us when it finally is.

If we don't follow these rules, we can't collect the first \$50 of the questioned amount, even if your bill was correct.

Special Rule for Credit Card Purchases

If you have a problem with the quality of property or services that you purchased with a credit card, and you have tried in good faith to correct the problem with the merchant, you may have the right not to pay the remaining amount due on the property or services. There are two limitations on this right:

(a) You must have made the purchase in your home state or, if not within your home state within 100 miles of your current mailing address; and

(b) The purchase price must have been more than \$50.

These limitations do not apply if we own or operate the merchant, or if we mailed you the advertisement for the property or services.

LIABILITY FOR UNAUTHORIZED USE OF A CREDIT CARD

You may be liable for the unauthorized use of your credit card. You will not be liable for unauthorized use that occurs after you notify us at the address on the other side of this form, orally or in writing, of the loss, theft, or possible unauthorized use. In any case, your liability will not exceed \$50.

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State of Alabama County of Shelby

Commence at the NE corner of the NE 1/4 of the NW 1/4 of Section 22, Township 22 South, Range 2 West, Shelby County, Alabama; thence run South 6 degrees 45 minutes West 256.09 feet to a point; thence 60 degrees 28 minutes right and run Southwesterly 191.31 feet to a point; thence 24 degrees 09 minutes right and run Southwesterly 104.80 feet to a point; thence 18 degrees 49 minutes left, and run Southwesterly 50.0 feet to the point of beginning of the property being described; thence continue along last described course 565.73 feet to a point on the East right of way line of Interstate Highway No. 1-65; thence 81 degrees 22 minutes 44 seconds left and run Southeasterly along said right way line 164.97 feet to a point, thence 72 degrees 07 minutes Ø1 seconds left, and run Easterly along the North right of way line of the Southern Railroad right of way 415.22 feet to the P. C. of a railroad curve to the left, having a central angle of 3 degrees 18 minutes 40 seconds and a radius of 1,898.24 feet; thence continue Easterly along said railroad curve an arc distance of 109.70 feet to a point; thence 86 degrees 26 minutes 35 seconds left, from tangent, and run Northerly 352.32 feet to point; thence 52 degrees 50 minutes 26 seconds left and run Northwesterly 88.91 feet to the point of beginning; being ' situated in Shelby County, Alabama. An Access Easement of 30 feet in width, being 15 feet on either side of the following described center line: Commence at the Northeast corner of the NE 1/4 of the NW 1/4 of Section 22, Township 22 South, Range 2 West, Shelby County, Alabama; thence run South 6 degrees 45 minutes West a distance of 256.09 feet to as points, thence turn an angle of 60 degrees 28 minutes to the right and run Southwesterly a distance of 191.31 feet to a point; thence turn an angle of 24 degrees 09 minutes to the right and run Southwesterly a distance of 104.80 feet to a point; thence turn an angle of 18 degrees 49 minutes to the left and run Southwesterly a distance 50.00 feet to the Northeasternmost Horton property; thence turn an angle of 116 corner of the degrees 05 minutes 26 seconds left, and run Southeasterly & distance of 88.91 feet to a point; thence turn an angle of 52 degrees 50 minutes 26 seconds to the right and run Southerly a distance of 164.81 feet to a point in the centerline of a gravel or dirt drive and the point of beginning of the easement being described; thence turn an angle of 110 degrees 30 minutes to the left and run Northeasterly along centerline of said drive a distance of 140.0 feet to a point; thence turn an angle of 16 degrees 31 minutes to the right and continue along center line of said drive a distance of 75.0 feet to a point thence turn an angle of 14 degrees 11 minutes right and continue along centerline of said drive a distance of 75.0 feet to a point, thence turn an angle of 20 degrees 05 minutes right and run along centerline of said drive a distance of 140.0 feet to a point; thence turn an angle of 7 degrees 32 minutes right and run 116.0 feet to a point in the centerline of a paved private drive; thence turn an angle of 36 degrees 07 minutes right and run Southeasterly a distance of 24.10 feet to a point on the North right of way line of the Southern Railroad right of way and the end of easement. All being situated in Shelby County, Alabama.

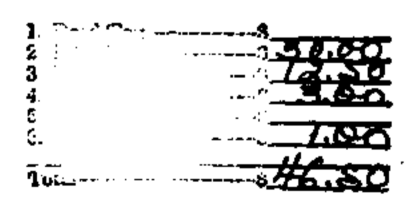
STATE OF ALA, SHELLEY CO.

I CERTIFY THIS

INSTRUMENT WAS FILED.

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JUDGE OF PROBATE



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