## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

ORIX CREDIT ALLIANCE, INC.,	) )
Plaintiff,	}
-vs-	91-AR-1477-S
JAMES R. WATKINS, ET AL.,	) ) )

## CERTIFICATE OF JUDGMENT

361 PRE 625 I, PERRY D. MATHIS, Clerk of the United States District Court for the Northern **800**K District of Alabama, do hereby certify that on the 15th day of August, 1991, a Judgment by Default was rendered by said Court in the above-styled cause, wherein it was ORDERED by the Court that pursuant to Rule 55(b) (2), F.R.Civ.P., that Plaintiff is entitled to judgments against the several Defendants as follows:

- 1. Plaintiff shall have and recover of defendants, James R. Watkins and Danny. Gilliland, jointly and severally, the sum of \$268,988.25, for which amount judgment is hereby ENTERED against said defendants.
- 2. Plaintiff shall have and recover of defendants, James R. Watkins and Watkins Trucking, Inc., jointly and severally, the additional sum of \$50,336.40, for which amount judgment is hereby ENTERED against said defendants; and plaintiff shall have and recover

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of said defendants one 1988 Kenworth Tractor, Model W900, serial number INKWLB9XCJS519440, for which judgment for its immediate possession is hereby ENTERED.

- 3. Plaintiff shall have and recover of defendants, Gilliland and Marsh Trucking Company, Inc. and Danny Gilliland, jointly and severally, the sum of \$123,600.00, for which amount judgment is hereby ENTERED against said defendants; and plaintiff shall have and recover of said defendants two tractors: one 1988 Kenworth Tractor, Model W900, serial number 2NKL29X9JM516681, and one 1989 Kenworth Tractor, Model W900, serial number 2NKWLB9XOKM521446, for which judgment for their immediate possession is hereby ENTERED.
- 4. The amounts found due and for which judgment have been entered in each of the above paragraphs are cumulative and not duplicative. Each amount shall bear interest at the statutory rate following entry of judgment.
- 5. The net proceeds of the sales by plaintiff of any of the tractor or tractors recovered by plaintiff and listed hereinabove shall be applied to reduce the money judgment stated in the same paragraph where said tractor or tractors are described.
- 6. The Marshal shall provide plaintiff, ORIX Credit Alliance, Inc., with all reasonable assistance that plaintiff may request in order to put plaintiff in possession of the above-described tractors, but plaintiff shall pay the Marshal's ordinary and customary charges for such assistance.
- 7. The judgments shall be paid direct to counsel for plaintiff, who shall thereupon satisfy the judgments on the records of the court.
  - 8. Costs of this action, including any cost of obtaining possession of tractors, are

taxed against all of the defendants, jointly and severally; and that Michael L. Hall of Burr & Forman is the Attorney of Record for Orix Credit Alliance, Inc., in said cause.

WITNESS, My Hand and the Seal

of said Court, this the 28th

day of August, 1991.

PERRY D. MATHIS, CLERK

BY: Carol K. Brunson

Deputy Clerk

James R. Watkins

Rt. I, Box 2670, Oneonta, AL 35121

Danny Gilliland

Rt. 1, Box 2670, Oneonta, AL 35121

J. R. Watkins Trucking, Inc.

Rt. 1, Box 2670, Oneonta, AL 35121

Gilliland & Marsh Trucking Company, Inc.

Rt. 1, Box 2670, Oneonta, AL 35121

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1. Deed Tax	<b>{</b>
2. Mtg. lax	7.50
4. Indexing Fee	3 100
Total	1/05/