THIS INSTRUMENT PREPARED BY: (Name)

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STATE OF ALABAMA Jefferson COUNTY-OF

## **ADJUSTABLE RATE MORTGAGE AMENDMENT**

(1 Year Treasury Index — Simple Interest)

NOTICE: THE MORTGAGE AND THIS AMENDMENT SECURE AN ADJUSTABLE RATE NOTE WHICH CONTAINS PROVISIONS ALLOWING

	T OF THE MATUR						LITTO, A CHINELETT THE TOTAL T
This Adjusta	ble Rate Mortga	ge Amendment, o		Septem			, amends and supplements the Mortgage
January 20	, 1987, which	I gave to Central B	ank	OI the	South	nelby	(the "Lender"): ( ) to which this Amendm
attached. (x)	which is recorded	in the office of the	e Judge	of Probate	V'	·	County, Alabama, in
							cribed in the Mortgage.
provisions allov changes in an i	ving Lender to char nterest rate index.	ige the interest rate	mendmer and the n	nt shall incli nonthly pay:	ude an "/ ment amo	Adjustable Hounts, and to	Rate Note." An Adjustable Rate Note is a note conta increase the amount of principal to be repaid as a re
	TE MORTGAGE A					*.4 .	
In addition to th	e promises and ag	reements I make in	the Mort	igage, I pror	mise and	agree with L	_ender as follows:
		Payment Changes		_			
The Note p payments as fo		nning interest rate o	f _7 . 3!	5	percer	nt. The Note	provides for changes in the interest rate and the m
4. INTE	REST AND MONT	HLY PAYMENT C	HANGES	•			
(A) C	hange Dates						- 07
-	The interest rate I v	vill pay may change	on the _	01	day of	Septe:	mber 19 97 and on that day every 12th
month th	nereafter. Each dat	e on which my inter	est rate o	could chang	je is calle	a "Change	e Date.
United S publishe "Curren Lender	States Treasury sec ed in the "Key Mone t Index." If the Index will give me notice	urities adjusted to a y Rates" section of U k is no longer availal of its choice.	constant	t maturity of AY. The mo	1 year, as ost rece <b>n</b> i	s made avails Index figure	able by the Federal Reserve Board. The index is available before each Change Date is called the nich is based upon comparable information. The
	Calculation of Chan On each Change D This sum will be my	ate, the Lender will	calculate	e my new ir ext Change	iterest rat Date, sul	e by adding oject to any l	2_80percentage points to the Current limits in Section 4(D) below.
at the Cl	The Lender will the nange Date in full by	determine the amo January 01	ount of the	e monthly o	avment th	at would be:	sufficient to repay the unpaid principal that I owe note. The result of this calculation will be the new
	of my monthly pay						
(D) l	imits on Interest R	ate Changes			ainala Ol	sanga Data h	w more than two percentage points (2%) from the
	My interest rate will	never be increased	or decrea	ased on any	single Cr	nange Date b	by more than two percentage points (2%) from the ever go below5 • 75 percent nor be
rate of it greater	than $\frac{14.00}{}$	paying for the prece percent.	eding twel	ive months.	iviy intere	strate will ne	ever go below
(E) E	Effective Date of Ch	anges					

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 or until I have fully repaid this note.

(F) Notice of Changes

The Lender will mail or deliver to me a notice containing my new interest rate and the amount of my monthly payment. The notice will include information required by law to be given me. Any notice to me may be sent or delivered to the address stated below, or to such other address as I may designate to the Lender in writing.

(B) Increases in Principal Balance; Future Advances

The Note provides that the principal amount I owe Lender may increase from time to time. In the event that I make a payment that is insufficient to pay all interest which has been earned since my last payment, Lender will advance an amount equal to the interest earned by Lender but unpaid after application of my payment. The amount advanced by Lender will be added to the principal of the Note and I will pay interest at the Note rate on the amount advanced.

(C) Loan Charges

In the event a law which applies to the Note secured by the Mortgage and which sets maximum loan charges is interpreted so that the interest or other loan charges collected or to be collected in connection with the Note would exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) 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.

(D) Monthly Payments for Taxes and Insurance

Under paragraphs 3 and 4 of the Mortgage, Borrower is required to pay all taxes, assessments and hazard insurance premiums and upon request of Lender furnish receipts for such payments. As an alternative to the payment of such amounts directly by Borrower, Lender may at its option require Borrower at any time to make monthly payments to Lender for taxes and insurance.

(1) BORROWER'S OBLIGATION TO MAKE MONTHLY PAYMENTS TO LENDER FOR TAXES AND INSURANCE

I will pay to Lender all amounts necessary to pay for taxes, assessments, ground rents (if any), and hazard insurance on the Property and mortgage insurance (if any). I will pay those amounts to Lender unless Lender tells me, in writing, that I do not have to do so, or unless the law requires otherwise. I will make those payments on the same day that my monthly payments are due under the Note.

The amount of each of my payments under this Paragraph D will be the sum of the following:

- (i) One-twelfth of the estimated yearly taxes, assessments and ground rents (if any) on the Property which under the law may be superior to this Mortgage; plus
- (ii) One-twelfth of the estimated yearly premium for hazard insurance covering the Property; plus
- (iii) One-twelfth of the estimated yearly premium for mortgage insurance (if any).

Given under my hand and official seal this \_\_\_\_\_ day of \_\_

My commission expires: \_

Lender will determine from time to time my estimated yearly taxes, assessments, ground rents and insurance premiums based upon existing assessments and bills, and reasonable estimates of future assessments and bills. (Taxes, assessments, ground rents and insurance premiums will be called "taxes and insurance.") The amounts that I pay to Lender for taxes and insurance under this Paragraph D will be called the "Funds."

If, when payments of taxes and insurance are due, Lender has not received enough Funds from me to make those payments, I will pay to Lender whatever additional amount is necessary to pay the taxes and insurance in full. I must pay that additional amount in one or more payments as Lender may require.

## (2) LENDER'S OBLIGATION CONCERNING BORROWER'S MONTHLY PAYMENTS FOR TAXES AND INSURANCE

Lender will keep the Funds in a savings or banking institution. If Lender is such an institution then Lender may hold the Funds. Except as described in this Paragraph D, Lender will use the Funds to pay taxes and insurance. Lender will give to me, without charge, an annual accounting of the Funds. That accounting must show all additions to and deductions from the Funds and the reason for each deduction.

Lender may not charge me for holding or keeping the Funds on deposit, for using the Funds to pay taxes and insurance, for analyzing my payments of Funds, or for receiving, verifying and totalling assessments and bills. However, Lender may charge me for these services if Lender pays me interest on the Funds and if the law permits Lender to make such a charge. Lender will not be required to pay me any interest on the Funds unless Lender agrees in writing to pay interest on the Funds.

If Lender's estimates are too high or if taxes and insurance rates go down, the amounts that I pay under this Paragraph D will be too large. If this happens at a time when I am keeping all of my promises and agreements made in the Mortgage, I will have the right to have the excess amount either promptly repaid to me as a direct refund or credited to my future monthly payments of Funds. There will be excess amounts if, at any time, the sum of (a) the amount of Funds which Lender is holding or keeping on deposit, plus (b) the amount of the monthly payments of Funds which I still must pay between that time and the due dates of taxes and insurance, is greater than the amount necessary to pay the taxes and insurance when they are due.

When I have paid all of the amounts due under the Note and under the Mortgage, Lender will promptly refund to me any Funds that are then being held or kept on deposit by Lender. If, under the provisions of the Mortgage, either Lender acquires the Property or the Property is sold, then immediately before the acquisition or sale, Lender will use any Funds which Lender is holding or has on deposit at that time to reduce the amount that I owe to Lender under the Note and under the Mortgage.

13 PM CERTIFIED	ims of this Amendment a			Amendment I agree	Man Jan	
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COUNTY OF Jeff		e, Christine V.	a Notar Weygand	y Public in and for said	d County, in said State, I	nereby certify
COUNTY OF Jeff	rsigned.  Neygand and wife conveyance, and who nveyance,they	e, Christine V. areexecuted the same	Known to me	y Public in and for said , whose name( a, acknowledged before by the same bears date	e me on this day mat, b	nereby certify
COUNTY OF Jeffer I, the under that Kenneth B. I signed to the foregoing of the contents of this co	rsigned  Neygand and wife conveyance, and who nveyance,they and official seal this	executed the same	Known to me	ay the same bears date	e me on this day mat, b	nereby certify
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**Notary Public**