		A THE		eet, Birmin 94-37514 EALS 65	TATE !	AORTG	AGE
ATE OF ALABAMA)	10:5	£=43-5	EALS ISS ENGLISHED SE SE PROMITE 705.30	Alaban	na)	
OUNTY OF Shelby)	SHELL	Y COUNTY JAB DOZ HCB	382°30		•	
RDS USED OFTEN IN THIS DOCUM	ENT	_	_		n t	"Mortness "	
(A) "Mortgage." This document, v	vhich is dated	December 1	.9, 1994 New I. Th	, w vienpont	ii De called the	Mortgage.	
(B) "Borrower." <u>Doug R. Thie</u> will sometimes be called "Borrower	.*;	maa aimuniu "l" At	r "MMA".				
(C) "Lander" Compare Bank			Will be a	Hed "Lender."	Lender is a c	orporation or as	SOCIATION
which was formed and which exist	te under the M	iwe of the State (Of Alabama	or the United St			
Lender's address is 15 South (D) "Note." The note signed by B	orrower and d	isted <u>Decemb</u> e	19. 1	994, will	be called the '	'Note." The No	
	مدمات الحاجب	Minimand as	nd na/100	n		Vers Wi	Dollare, the final
plus interest, which I have promi payment due on <u>January 01</u>	4 1	. mayesania Al Di	rinchael Brit	AUTBLEST 101	oon payment	which may be r	efinenced
	a amu amandr	aanta or mnoones	BIKONS LU LNE	114010.			
(E) "Property." The property that i	described be	low in the sectio	on titled "De	scription Of The	Property* will	be called the "i	Property."
	OF BIOLITA 18	1 THE BOADERTY	,	•			
I grant, bargain, sell and convey to that I have in the Property subjec- who hold mortgages on real proper tell to:	he Property to t to the terms rty, I am giv	b Lender. This makes of this Mortgag	ge. The Len				
(A) Pay all amounts that I ow (B) Pay, with interest, any a	e Lender as si mounts that L	teted in the Note; .ender spends un); nder thie Mo	rtgege to protec	t the value of	the Property or	Lender's
rights in the Property; (C) Pay, with interest, any of (D) Pay any other amounts to pay as a result of another ion	her amounts t	hat Lender lands	to me as Fi	iture Advances t	inder Peregrap v amounte thi	h 8 below; et 1 become ob	ligated to
"Other Debte"); end		amanta undar thi	ie Mortgage	and under the No	ote.		
(E) Keep all of my other prom If I keep the promises and agree will become void and will end.	mente listed li	n (A) through (E)	ebove, this	Mortgage and ti	he transfer of	my rights in the	Property
	A TO KEEP P	ROMISES AND A	AGREEMENT	\$			
If I fail to keep any of the pro- immediately the entire emount re- further demand for payment. This If I fail to make immediate Paym	mises and eg naining unpak requirement i ent in Full, Le	reements made I under the Note will be called "Im Inder may sell the	In this Mot and under the amediate Pay Property of the Proper	tgage or in the this Mortgage, t ment in Full." t a public auction	The public	auction will be h	neld at the agent or
representative (the "auctionser") Property will be sold to the higher Note and this Mortgage. Notice of the time, place and ter	may sell the let bidder, or i ms of sale wi	if purchased by the beginning to the	Lender, for the public by	publishing the necessity of the properties of th	belence due otice with a d ounty where	from Borrower escription of the the sale will be	under the e Property held. The
Lender or suctioneer shall have the buyer (who may be the Lender (1) all expenses of the sale.	ns power sna iri at the publi	e auction, and us	e the mone	y received to pay	the following	amounte:	roperty to
(2) all amounts that I owe Li	ender under til	ter neving (1) and	d (2), will be	peld to the Borr	ower or as me	iy be required b	y law.
(3) any surplus, that amount if the money received from the Mortgage, I will promptly pay all buy the Property or any part or in	public sale do amounts teme	es not pay all of Jining due after th	i the expeni he sale, plus	interest at the r	B I IIVYN I.GIIWU		
ESCRIPTION OF THE PROPERTY							
The Property is described in (A) t	hrough (J) bel	ow: rumpington 1	Wav. Pel	ham, Alabam	a 35124		
(A) The property which is locate	od et 110 1						It has the
This property is in Shelby		County	in the Sta	te of	Alabama	·	16 1188 1116
following legal description: Lot 135-B, According recorded in Map Book	be a Bamu	rvey of Lot 57, in the 1	135 Wea Probate	therly Trum Office of S	pington S helby Cou	ector 4A, nty, Alabar	na.
Adjustable Rate Mortg					. pull		
PUD Rider attached he	reto and 1	made a part	nereor.	•			
					:		
(if the property is a condomini	um ska šalia:	wing must be on	ompleted:I T	his property is i	part of a cond	jominium projec	t known e
				in the same of the		Project"). Th	ie propert
_ Na		menan alamanta e	of the Cond	ominium Proiect:			
Includes my unit and all of my rights and other improved (C) All rights in other property known as "essements, rights ar	overnents that that I have s	are located on the C	property des	cribed in paragr	graph (A) of t aph (A) of thi	his section; s section. The	e rights a

(E) All mineral, oil and gas rights and profits, water rights and water stock that are part of the property (F) All rights that I have in the land which lies in the streets or roads in front of, or next to, the property described in paragraph (A)

(G) All fixtures that are now or in the future will be on the property described in paragraphs (A) and (B) of this section, and all replacements of and additions to those fixtures, except for those fixtures, replacements or additions that under the law are "consumer goods" and that I acquire more than twenty (20) days after the date of the Note;

(H) All of the rights and property described in paragraphs (A) through (F) of this section that I acquire in the future;

(1) All replacements of or additions to the property described in paragraphs (B) through (F) and paragraph (H) of this section; and (J) All judgments, swards and settlements arising because the property described in paragraphs (A) through (I) of this section has been condemned or demaged in whole or in part (including proceeds of insurance); however, any sum received by Lender will be applied to payments which I owe under the Note, in reverse order of maturity.

IORROWER'S RIGHT TO MORTGAGE THE PROPERTY AND BORROWER'S OBLIGATION TO DEFEND OWNERSHIP OF THE PROPERTY

I promise that except for the "exceptions" listed in the description of the Property: (A) I lawfully own the Property; (B) I have the right to mortgage, grant and convey the Property to Lender; and (C) there are no outstanding claims or charges against the Property.

I give a general warranty of title to Lender. This means that I will be fully responsible for any losses which Lender suffers because someone other than myself has some of the rights in the Property which I promise that I have. I promise that I will defend my ownership of the Property against any claims of such rights.

I promise and I agree with Lender as follows:

1. BORROWER'S PROMISE TO PAY PRINCIPAL AND INTEREST UNDER THE NOTE AND TO FULFILL OTHER PAYMENT OBLIGATIONS

I will promptly pay to Lander when due: principal and interest under the Note; late charges and prepayment charges as stated in the Note; principal and interest on Future Advances that I may receive under Paragraph 8 below; any amounts expanded by Lender under this Mortgage; and all Other Debts.

LENDER'S APPLICATION OF BORROWER'S PAYMENTS

Unless the law requires or Lander chooses otherwise, Lander will apply each of my payments under the Note and under Paragraph 1 above, other than payments on Other Debts, in the following order and for the following purposes:

(A) First to amounte payable for Escrow Items under Paragraph 5; and

(B) Next, to pay interest then due under the Note; and

(C) Next, to late charges, if any; and

(D) Next, to Lender's costs and expenses, if any; and

(E) Next, to pay principal then due under the Note.

BORROWER'S OBLIGATION TO PAY CHARGES AND ASSESSMENTS AND TO SATISFY CLAIMS AGAINST THE PROPERTY

I will pay all taxes, assessments, and any other charges and fines that may be imposed on the Property and that may be superior to this Mortgage and will make timely payments on any notes or other obligations secured by one or more mortgages superior to this Mortgage. I will also make payments due under my lease if I am a tenant on the Property and I will pay ground rents (if any) due on the Property. I will do this by making payments, when they are due, directly to the persons entitled to them. (In this Mortgage, the word "person" means any person, organization, governmental authority, or other party.) Upon request, I will give Lender a receipt

Any claim, demand or charge that is made against property because an obligation has not been fulfilled is known as a "lien." I will promptly pay or satisfy all liene against the Property that may be superior to this Mortgage. However, this Mortgage does not require me to satisfy a superior lien if: (A) I agree, in writing, to pay the obligation which gave rise to the superior lien and Lender approves the way in which I agree to pay that obligation; or (B) I, in good faith, argue or defend against the superior lien in a lawsuit so that, during the lawsuit, the superior lien may not be enforced and no part of the Property must be given up.

If the Property includes a unit in a Condominium Project, I will promptly pay when they are due all assessments imposed by the owners association or other organization that governs the Condominium Project. That association or organization will be called the "Owners Association."

BORROWER'S OBLIGATION TO OBTAIN AND TO KEEP HAZARD INSURANCE ON THE PROPERTY

I will obtain hezard insurance to cover all buildings and other improvements that now are or in the future will be located on the Property. The insurance must cover loss or damage caused by fire, hazards normally covered by "extended coverage" hazard Insurance policies, and other hazards for which Lander requires coverage. The insurance must be in the amounts and for the periods of time required by Lender. Lender may not require me to obtain an amount of coverage that is more than the value of all

I may choose the insurance company, but my choice is subject to Lender's approval. Lander may not refuse to approve my choice unless the refuest is reseanable. All of the insurance policies and renewals of those policies must include what is known as a "standard mortgages clause" to protect Lander. The form of all policies and the form of all renewals must be acceptable to Lander. Lender will have the right to hold the policies and renewals.

I will pay the premiums on the insurance policies by paying the insurance company directly when the premium payments are due. If Lender requires, I will promptly give Lender all receipts of paid premiums and all renewal notices that I receive.

If there is a loss or damage to the Property, I will promptly notify the insurance company and Lender. If I do not promptly prove to the insurance company that the loss or damage occurred, then Lender may do so.

The amount paid by the insurance company is called "proceeds." The proceeds will be used to reduce the amount that I owe to Lender under the Note and this Mortgage, unless Lender and I have agreed to use the proceeds for repairs, restoration or otherwise. The Lender has the authority to settle any claim for insurance banefits and to collect the proceeds. Lender than may use the proceeds to reduce the amount that I owe to Lender under the Note and under this Mortgage or to repair or restore the Property as

If any proceeds are used to reduce the amount of principal which I owe to Lender under the Note, that use will not delay the due date or change the amount of any of my monthly payments under the Note and this Mortgage. However, Lender and I may agree

If Lender acquires the Property by purchase at foreclosure sale, all of my rights in the insurance policies will belong to Lender. Also, all of my rights in any prepareds which are peld because of demage that occurred before the Property is acquired by Lander will belong to Lender. However, Lender's rights in those proceeds will not be greater than the amount that I owe to Lender under the Note and under this Mortgage.

(i) If the Property includes a unit in a Condominium Project, the Owners Association may maintain a hazard insurance policy which covers the entire Condominium Project. That policy will be called the "mester policy." So long as the mester policy remains in effect and meets the requirements stated in this Paragraph 4: (a) my obligation to obtain and to keep hazard insurance on the Property is satisfied; and (b) if there is a conflict concerning the use of proceeds between (1) the terms of this Paragraph 4, and (2) the law or the terms of the declaration, by-laws, regulations or other documents creating or governing the Condominium Project, then that law or the terms of those documents will govern the use of proceeds. I will promptly give Lender notice if the master policy is interrupted or terminated. During any time that the mester policy is not in effect, the terms of (a) and (b) of this

(ii) If the Property Includes a unit in a Condominium Project, it is possible that proceeds will be paid to me instead of being used to repair or to restore the Property. I give Lender my rights to those proceeds. All of the proceeds described in this subparagraph 4(8) (ii) will be paid to Landar and will be used to reduce the amount that I owe to Landar under the Note and under this Mortgage. If any of those proceeds remain after the amount that I owe to Lender has been paid in full, the remaining proceeds will be paid to me. The use of proceeds to reduce the amount that I owe to Lender will not be a prepayment that is subject to the prepayment charge provisions, if any, under the Note.

FUNDS FOR TAXES AND INSURANCE Б.

Under paragraphs 3 and 4 of this Mortgage, I am 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 me, if required by Lender, I agree to pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for : (a) yearly taxes and essessments which may ettain priority over this Mortgage as a lien on the Property; (b) yearly lessahold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; (d) yearly flood insurance premiums, if any; and (a) yearly mortgage insurance premiums, if any. These items are called "Escrow Items." Lander may, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Borrower's escrow account under the Federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. 5 2601 er seq. ("RESPA"), unless enother law that applies to the Funds sets a lesser amount. If another law applicable to the Funds sats a lesser amount, Lander may collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held in an inetitution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, as Lender is such an Institution) or in any Federal Home Loan Bank. Lender shall use the Funds to pay the Escrow Items. Lender may not charge me for holding and applying the Funde, annually analyzing the escrow account, or verifying the Escrow Items , unless Lander pays me interest on the Funds and applicable law permits Lander to make such a charge. However, Lander may require me to pay a one-time charge for an independent real estate tax reporting service used by Lander in connection with the Note and this Mortgage, unless applicable law provides otherwise. Unless Lander agrees in writing to pay interest or applicable law requires interest to be paid. Lender shall not be required to pay me any interest or earnings on the Funds. Lender shall give to me 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 all sums secured by this Mortgege.

If the Funds held by Lander exceed the amounts permitted to be held by applicable law, Lander shall account to me for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due. Lender may notify me in writing of the need for additional Funds, and I promise to pay to Lander the amount necessary to make up the deficiency. I also promise to make up the deficiency in no more than twelve monthly payments, at Lender's sole discretion.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to me any Funds held by Lander. If, under the provisions of this Mortgage, Lender shall acquire or sell the Property, Lender, prior to the ecquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Mortgage.

BORROWER'S OBLIGATION TO MAINTAIN THE PROPERTY AND TO FULFILL OBLIGATIONS IN LEASE, AND AGREEMENTS в. **ABOUT CONDOMINIUMS**

(A) Agreements about Meintaining the Property and Keeping Promises in Lease

I will keep the Property in good repair. I will not destroy or substantially change the Property, and I will not allow the Property to deteriorate. If I do not own but am a tenent on the Property, I will fulfill my obligations under my lease.

(B) Agreements that Apply to Condominiums

If the Property is a unit in a Condominium Project, I will fulfill all of my obligations under the declaration, by-laws, regulations and other documents that create or govern the Condominium Project. Also, I will not divide the Property into smaller parts that may be owned separately (known as "partition or subdivision"). I will not consent to certain actions unless I have first given Lender notice and obtained Lender's consent in writing.

Those actions are:

- (a) The abandonment or termination of the Condominium Project unless the abandonment or termination is required by law;
- (b) Any significant change to the declaration, by-laws or regulations of the Owner's Association, trust agreement, articles of Incorporation, or other documents that create or govern the Condominium Project, including, for example, a change in the percentage of ownership rights held by unit owners in the Condominium Project; and
- (c) A decision by the Owners Association to terminate professional management and to begin self-management of the Condominium Project.

LENDER'S RIGHT TO TAKE ACTION TO PROTECT THE PROPERTY 7.

If: (A) I do not keep my promises and agreements made in this Mortgage, or (B) someone, including me, begins a legal proceeding that may significantly affect Lender's rights in the Property (such as, a legal proceeding in benkruptcy, in probate, for condemnation, or to enforce lews and regulations), then Lender may do and pay for whatever is necessary to protect the Property and Lander's rights in the Property. Lander's actions under this Paragraph 7 may include, for example, obtaining insurance on the Property, appearing in court, paying reasonable attorney's fees, and entering on the Property to make repairs.

I will pay to Lender any amounts, with Interest, which Lender spends under this Paragraph 7. This Mortgage will protect Lender in case I do not keep this promise to pay those amounts, with interset at the same rate stated in the Note. Interest on each amount will begin on the date that the amount is spent by Lander. However, Lender and I may agree in writing to terms of payment that are different from those in this paragraph.

Although Lander may take action under this Peragraph 7, Lander does not have to do so.

AGREEMENTS ABOUT FUTURE ADVANCES AND REFINANCING

I may sak Lender to make one or more loans to me in addition to the loan that I promise to pay under the Note, or to refinance the amount due under the Note. Lender may, before this Mortgage is discharged, make additional loans to me or refinance the amount due under the Note.

LENDER'S RIGHTS IF BORROWER TRANSFERS THE PROPERTY

If I sail or transfer all or part of the Property or any rights in the Property, Lander will require immediate Payment in Full.

10. HAZARDOUS SUBSTANCES

I promise not to cause or allow the presence, use, disposel, storage or release of any Hazardous Substances on or in the Property. I will not do, nor allow anyone else to do, anything on the Property that is in violation of any Environmental Law. However, I may use or store on the Property small quantities of Hezerdous Substances that are generally recognized to be appropriate for normal residential uses and for maintenance of the Property.

I agree to give Lender prompt written notice of any investigation, claim, demand, lawsuit or other ection by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which I have actual knowledge. If I become aware that removel or other remediation of any Hazerdous Substance affecting the Property is necessary, I agree to promptly take all necessary remedial actions in accordance with Environmental Law.

As used in this paragraph 10, "Hezerdous Substances" are those substances defined so toxic or hezerdous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing esbestos or formaldehyde, and radioactive materials. As used in this paragraph 10, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

11. INSPECTION

Lender or its egent may enter or come onto the Property for the purpose of Inspection. Lender shall give me notice at the time of or prior to an inspection epecifying reasonable cause for the inspection.

12. CONTINUATION OF BORROWER'S OBLIGATIONS

My obligations under this Mortgage are binding upon me, upon my heirs and my legal representatives in the event of my death, and upon enyone who obtains my rights in the Property.

Lender may allow a person who takes over my rights and obligations to dalay or to change the amount of the monthly payments of principal and interest due under the Note or under this Mortgage. Even if Lender does this, that person and I will both still be fully obligated under the Note and under this Mortgage unless Landar specifically releases me in writing from my obligations.

Lender may allow those delays or changes for a person who takes over my rights and obligations, even if I request Lender not to do so. Lender will not be required to bring a laweuit against such a person for not fulfilling obligations under the Note or under this Mortgage, even if I request Lander to do so.

. CONTINUATION OF LENDER'S RIGHTS

Even if Lender does not exercise or enforce any right of Lender under the Note, this Mortgage or under the law, Lender will still have all of those rights and may exercise and enforce them in the future. Even if Lender obtains insurance, pays texes, or pays other claims, charges or liens against the Property, Lender will still have the right to demand that I make immediate Payment in Full of the amount that I owe to Lander under the Note and under this Mortgage.

LENDER'S ABILITY TO ENFORCE MORE THAN ONE OF LENDER'S RIGHTS; OBLIGATIONS OF BORROWER; AGREEMENTS CONCERNING

Each of Lender's rights under this Mortgage is separate. Lander may exercise and enforce one or more of these rights, as well as CAPTIONS any of Lender's other rights under the law, one at a time or all at once.

If more than one person algns this Mortgage as Borrower, each of us is fully obligated to keep all of Borrower's promises and obligations contained in this Mortgage. Lander may enforce Lander's rights under this Mortgage against each of us 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 the Note and under this Mortgage. However, if one of us does not sign the Note, then: (A) that person is signing this Mortgage only to give that person's rights in the Property to Lender under the terms of this Mortgage; and (B) that person is not personally obligated to make payments or to act under the Note or under this Mortgage.

The captions and titles of this Mortgage are for convenience only. They may not be used to interpret or to define the terms of this Mortgage.

The law that applies in the place that the Property is located will govern this Mortgage. The law of the State of Alabama will LAW THAT GOVERNS THIS MORTGAGE govern the Note. If any term of this Mortgage or of the Note conflicts with the law, all other terms of this Mortgage and of the Note will still remain in effect if they can be given effect without the conflicting term. This means that any terms of this Mortgage and of the Note which conflict with the law can be separated from the remaining terms, and the remaining terms will still be

and of the Note which conflict with the law enforced.	W can be at	pharaces from an annual and an annual and an
		Doug R. Mienpont Theresa L. Thienpont
		By:
		ite:
COUNTY OF JEFFERSON) }	
the undersigned the Undersigned the Doug R. Thienpont & wife, The foregoing instrument and who are contents of this instrument, they	execut	ed the same voluntarily on the day the same bears date.
Given under my hand and official seal this _		day of
My commission expires: 8-27-97		Motary Public
STATE OF ALABAMA COUNTY OF)	
I,	·······	, a Notery Public In and for said County, in said State, hereby certify, whose name as, whose name as,
that	1988 (1988) ABO	the signal of the contents of suc
instrument,, a voluntarily for and as the act of said	a Brich	
Given under my hand and official seal thi	8	day of
My commission expires:	<u></u>	Notary Public

HIS INSTRUMENT PREPARED BY	r: (Name) <u>John Wi</u>	ge/Compass Bank
	(Address) 15 Sou	th 20th Street, Birmingham, AL 35233
TATE OF ALABAMA OUNTY OF Shelby) }	ADJUSTABLE RATE MORTGAGE AMENDMENT
00,,,,,		(1 Year Treasury Index Simple Interest)
PROVISIONS ALLOWING FOR CH	(ANGES IN THE INTERES DER FINAL PAYMENT.	SECURE AN ADJUSTABLE RATE NOTE WHICH CONTAINS ST RATE. INCREASES IN THE INTEREST RATE MAY RESULT IN DECREASES IN THE INTEREST RATE MAY RESULT IN LOWER STMENT OF THE MATURITY DATE.
_4	. which I gave to C	ember 19, 1994, amends and supplements the Mortgage (the "Lender"):
	L-d (V) luchlah le ser	VINEY IN THE UTILES OF THE TROOP OF LIABOUR AT STRATON
	, Page <u>57</u>	This Amendment covers the Property described in the
Nortgage. The word "Note" used in the Morts	sage and this Amandment	shall include an "Adjustable Rate Note". An Adjustable Rate Note is a note
containing provisions allowing Lender to o be repaid as a result of changes in an	o change the interest rate	and the monthly payment amounts, and to incresse the amount of principal
DJUSTABLE RATE MORTGAGE AMEN	UDMENT	
n addition to the promises and agreeme	ents I make in the Mortgag	je, I promise and agree with Lender as follows:
A) Interest Rate and Monthly Payment	t Changes	
The Note provides for a beginning nonthly payments as follows:		percent. The Note provides for changes in the interest rate and the
		_
4. INTEREST AND MONTHLY PA	YMENT CHANGES	
The interest rate I will be	sy may change on the	terest rate could change is called a "Change Date".
the The landar		•
Beginning with the first C	Change Date, my Interest (rete will be based on an index. The Index will be the weekly everage yield
to the "Key Mer	nev Retes" section of USA	maturity of 1 year, as made svailable by the Federal Reserve Board. The TODAY. The most recent index figure svailable before each Change Date
le celled the "Current Index". If the	he index is no longer avai	lable, the Lender will choose a new index which is based upon comparable
Information. The Lender will give r	me notice of its choice.	
(C) Calculation of Changes	se tender will calculate my	new interest rate by adding 2.75 percentage points to the Current
Index. This sum will be my new it	nterest rate until the next (Change date, subject to any limits in Section 4(D) below. monthly payment that would be sufficient to repay the unpaid principal that I
owe at the Change Date in full by be the new amount of my monthly	<u>January 01, 2025</u> y payment.	which is the maturity date of this note. The result of this calculation will
(D) Limbs on Interest Rate Cl	hendee	
from the rate of Interest I have	been paying for the prec-	sed on any single Change Date by more than two percentage points (2%) eding twelve months. My interest rate will never go below <u>5.375</u>
percent nor be greater than 13.3 (E) Effective Date of Change		
San many linterpad bate to	vill become effective on (each Change Date. I will pay the amount of my new monthly payment nge Date until the amount of my monthly payment changes again or until I
have fully repaid the note.		
(F) Notice of Changes The Lander will mail or o	deliver to me a notice con	taining my new interest rate and the amount of my monthly payment. The
notice will include information requer to such other address as I may	juked by law to be given n	ne. Any notice to me may be sent of delivered to the address states and
(B) Increases in Principal Balance; Fut	ture Advences	may increase from time to time. In the event that I make a payment that is
	my payment. The emoun	isst payment, Lender will advance on amount equal to the interest earned by t advanced by Lender will be edded to the principal of the Note and I will pay
Interest or other loan charges collected	id or to be collected in con smount necessary to reduc limits will be refunded to i	ne Mortgage and which sate maximum loan charges is interpreted so that the inection with the Note would exceed the permitted limits, then: (a) any such se the charge to the permitted limit; and (b) any sums already collected from Borrower. Lender may choose to make this refund by reducing the principal or.
(D) Monthly Payments for Texas and	Insurance	
Under paragraphs 3 and 4 of the	Mortgage, Borrower is req r auch payments. As an a	tuited to pay all taxes, assessments and hazard insurance premiums and upon iternative to the payment of such amounts directly by Borrower, Lender may be to be for taxes and insurance.
at its option require Borrower at any t	time to make monthly pays	MENTS TO LENDER FOR TAXES AND INSURANCE
(1) BORROWER'S OBLIGATION will pay to Lender all amo	ounts necessary to pay	or taxes, assessments, ground rents (if any), and hezerd insurance on the

or unless the law requires otherwise. I will make those payments on the same day that my monthly payments are due under the Note.

Property and mortgage insurance (if any). I will pay those amounts to Lander unless Lander tells me, in writing, that I do not have to do so,

One-twelfth of the estimated yearly taxes, assessments and ground rents in any, on the property superior to this Mortgage; plus (ii) One-twelfth of the estimated yearly premium for hezard insurance covering the Property; plus (lii) One-twelfth of the estimated yearly premium for mortgage insurance (if eny). Lender will determine from time to time my estimated yearly taxes, sessaments, ground rents and insurance premiums based upon ting assessments and bills, and reasonable estimates of future assessments and bills. (Taxes, assessments, ground rents end insurance nlums will be called "taxes and insurance"). The amounts that I pay to Lander for taxes and insurance under this Paragraph D will be If, when payments of taxes and insurance ere due, Lender has not received enough Funds from me to make those payments, I will ed the "Funde". to Lender whatever additional amount is necessary to pay the taxes and insurance in full. I must pay that additional amount in one or re 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. ept as described in this Paragraph D, Lender will use the Funds to pay taxes and insurance. Lender will give to me, without charge, an sual accounting of the Funds. That accounting must show all additions to and deductions from the Funds and the reason for each Lender may not charge me for holding or keeping the Funds on deposit, for using the Funds to pay taxes and insurance, for luction. ilyzing my payments of Funds, or for receiving, verifying and totalling assessments and bills. However, Lender may charge me for these vices 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 r 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) 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 ve the excess amount either promptly repaid to me as a direct refund or credited to my future monthly payments of Funds. There will be cass amounts if, at any time, the sum of (a) the amount of Funds which Lander is holding or keeping on deposit, plus (b) the amount of monthly payments of Funds which I still must pay between that time and the due dates of taxes and insurance, is greater than the rount necessary to pay the taxes end 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 s then being held or kept on deposit by Lender. If, under the provisions of the Mortgage, either Lander acquires the Property or the operty is sold, then immediately before the acquisition or sale, Lander will use any Funds which Lander is holding or has on deposit at that пе to reduce the amount that I owe to Lender under the Note and under the Mortgage. in the event of conflict between any of the terms of the Mortgage and this Amendment, the terms of this Amendment shall apply. If) Conflict in Loan Documents e event of conflict between any of the terms of this Amendment and the Note, the terms of the Note shall apply. By signing this Amendment Vagree to all of the above. STATE OF ALABAMA COUNTY OF JEFFERSON , a Notary Public in and for said County, in said State, hereby certify that Doug R. Thienpont and wife, Theresa L. Thienpont ____, whose name(s) _are known to me, acknowledged before me on this day that, being signed to the foregoing conveyance, and who are executed the same voluntarily on the day the same bears date. informed of the contents of this conveyance, they day of December, 1994 Given under my hand and official seal this ____19th_ My commission expires: 8-27-97 STATE OF ALABAMA COUNTY OF is signed to the foregoing conveyance, and who known to me, acknowledged before me on this day that, being informed of the contents of this conveyance, as such _____ and with full suthority, executed the same Given under my hand and official seal,this ______ day of _____ voluntarily for and as the act of said

Notary Public

My commission expires:

PLANNED UNIT DEVELOPMENT RIDER

THIS PLANNED UNIT DEVELOPMENT RIDER is made this 19th day of December , and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date, given by the undersigned (the "Borrower") to secure Borrower's Note to

Compass Bank

(the "Lender")

of the same date and covering the Property described in the Security Instrument and located at:

118 Trumpington Way, Pelham, AL 35124

[Property Address]

The Property includes, but is not limited to, a parcel of land improved with a dwelling, together with other such parcels and certain common areas and facilities, as described in

(the "Declaration").

Instrument Number 12-20-94-36972
The Property is a part of a planned unit development known as

Weatherly Trumpington Sector 4A
[Name of Planned Unit Development]

(the "PUD"). The Property also includes Borrower's interest in the homeowners association or equivalent entity owning or managing the common areas and facilities of the PUD (the "Owners Association") and the uses, benefits and proceeds of Borrower's interest.

PUD COVENANTS. In addition to the covenants and agreements made in the Security Instrument,

Borrower and Lender further covenant and agree as follows:

- A. PUD Obligations. Borrower shall perform all of Borrower's obligations under the PUD's Constituent Documents. The "Constituent Documents" are the: (i) Declaration; (ii) articles of incorporation, trust instrument or any equivalent document which creates the Owners Association; and (iii) any by-laws or other rules or regulations of the Owners Association. Borrower shall promptly pay, when due, all dues and assessments imposed pursuant to the Constituent Documents.
- B. Hazard Insurance. So long as the Owners Association maintains, with a generally accepted insurance carrier, a "master" or "blanket" policy insuring the Property which is satisfactory to Lender and which provides insurance coverage in the amounts, for the periods, and against the hazards Lender requires, including fire and hazards included within the term "extended coverage," then:

(i) Lender waives the provision in Uniform Covenant 2 for the monthly payment to Lender of the yearly premium installments for hazard insurance on the Property; and

(ii) Borrower's obligation under Uniform Covenant 5 to maintain hazard insurance coverage on the Property is deemed satisfied to the extent that the required coverage is provided by the Owners Association policy.

Borrower shall give Lender prompt notice of any lapse in required hazard insurance coverage provided by

the master or blanket policy.

In the event of a distribution of hazard insurance proceeds in lieu of restoration or repair following a loss to the Property, or to common areas and facilities of the PUD, any proceeds payable to Borrower are hereby assigned and shall be paid to Lender. Lender shall apply the proceeds to the sums secured by the Security Instrument, with any excess paid to Borrower.

C. Public Liability Insurance. Borrower shall take such actions as may be reasonable to insure that the Owners Association maintains a public liability insurance policy acceptable in form, amount, and extent of coverage to Lender.

MULTISTATE PUD RIDER - Single Family - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT

Form 3150 9/90

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VMP MORTGAGE FORMS - (313)293-8100 - (800)521-7291

D. Condemnation. The proceeds of any award or claim for damages, direct or consequential, payable to Borrower in connection with any condemnation or other taking of all or any part of the Property or the common areas and facilities of the PUD, or for any conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. Such proceeds shall be applied by Lender to the sums secured by the Security Instrument as provided in Uniform Covenant 10.

E. Lender's Prior Consent. Borrower shall not, except after notice to Lender and with Lender's prior

written consent, either partition or subdivide the Property or consent to:

- the abandonment or termination of the PUD, except for abandonment or termination required by law in the case of substantial destruction by fire or other casualty or in the case of a taking by condemnation or
- (ii) any amendment to any provision of the "Constituent Documents" if the provision is for the express eminent domain;
- (iii) termination of professional management and assumption of self-management of the Owners benefit of Lender;

(iv) any action which would have the effect of rendering the public liability insurance coverage Association; or

maintained by the Owners Association unacceptable to Lender.

F. Remedies. If Borrower does not pay PUD dues and assessments when due, then Lender may pay them. Any amounts disbursed by Lender under this paragraph F shall become additional debt of Borrower secured by the Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this PUD Rider.

Doug R. Thienpont Meresa L. Thienpont Theresa L. Thienpont	(Seal) -Borrower -Borrower -Borrower (Seal)
	-Borrower
	(Seal)
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