

NOTARIAL ENDORSEMENT AND ASSIGNMENT OF MORTGAGE NOTE

STATE OF LOUISIANA

PARISH OF EAST BATON ROUGE

BE IT KNOWN, that on August 21, 2007, before the undersigned Notary Public, duly commissioned and qualified in and for the State and Parish aforesaid, personally came and appeared: JEFFREY M. ROUSSEAU

Hereinafter called the "Appearer", duly authorized and herein representing CAPITAL ONE, NA, who after first duly sworn declared:

That, for value received, Capital One, NA does hereby assign, transfer, sell and deliver to: JP MORGAN CHASE BANK, NATIONAL ASSOCIATION

Without recourse, one(1) certain mortgage note described as follows: Dated and signed by the makers on: 6/13/2003

Original principal amount of:

\$ 133200.00

Per annum interest rate of:

4.5%

Made and subscribed by:

JACOB D GLAWSON

CHRISTINE W GLAWSON

Monthly Installments of:

\$ 674.9

Payable to the order of:

Coats & Co., Inc.

Which said mortgage note is secured by a certain mortgage or deed of trust of even date therewith, was executed by the said parties and recorded in the Official Public Records of

SHELBY

Parish/County,

AL

All of the above mentioned instruments concerning the following described property:

LOT 352, WYNWOOD SECTOR, PHASE III, SHELBY COUNTY, ALABAMA.

The Capital One, NA is the legal and equitable owner of said mortgage note and mortgage or deed of trust with full power to sell and assign same: that it has executed no prior assignment or pledge thereof; that it has executed no release discharge, satisfaction or cancellation of said mortgage or deed of trust; that it has executed no instrument of any kind affecting the mortgage or deed of trust or the mortgage note or the liability of the maker of makers thereof.

And here the said Appearer, to evidence said transfer, did in his official capacity on behalf of the said Capital One, NA endorse the above described mortgage note to the order of:

JP MORGAN CHASE BANK, NATIONAL ASSOCIATION

Without recourse, and I, Notary Public, did paraph the same for identification herewith.

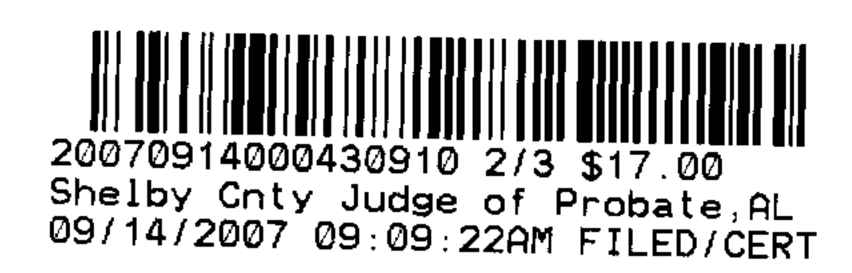
THUS DONE AND PASSED in my office in the State and Parish aforesaid, on the date first above written, in the presence of the undersigned competent witnesses, who have signed these presents with said Appearer and me, Notary Public, after a reading of the whole.

WITNESSES:

By:

JEFFREY M. ROUSSEAU SR. VICE PRESIDENT

My Commission is For Life



After Recording Return To:

20030627000409020 Pg 1/12 243.80 Shelby Cnty Judge of Probate.AL 06/27/2003 09:37:00 FILED/CERTIFIED

2000850233

[Space Above This Line For Recording Data]

	MORTGA	\GE	
DEFINITIONS			•
Words used in multiple sections of this docu- and 21. Certain rules regarding the usage of	ment are defined below and words used in this documen	other words are defined in Section t are also provided in Section 16.	s 3,11,13,18,20
(A) "Security Instrument" means this doc Riders to this document.	cument, which is dated	June 13, 2003	, together with al
(B) "Borrower" is Jacob D. Glawso	on, and spouse, Christ:	ne W. Glawson	
Borrower is the mortgagor under this Securi	ty Instrument.		
(C) "Lender" is Coats & Co., Inc. and existing under the laws ofAlabama Birmingham, AL 35209	Lender's address is Lender is the mortgagee	Lender is a corporation of the security Instrument.	ration organized #200
(D) "Note" means the promissory note signatures that Borrower owes Lender <u>One</u> (U.S.\$ 133,200.00 plus interest. B the debt in full no later than <u>July 1</u> , 203	Hundred Thirty Three forrower has promised to pay	<u>Thousand Two Hundred and ne</u>	o/100 Dollars
(E) "Property" means the property that is d	lescribed below under the he	ading "Transfer of Rights in the P	roperty."
(F) "Loan" means the debt evidenced by the Note, and all sums due under this Security In		epayment charges and late charges	due under the
(G) "Riders" means all Riders to this Secure executed by the Borrower [check box as app		cuted by Borrower. The followin	g Riders are to b
Adjustable Rate Rider	Condominium Rider	Second Home Ride	
☐ Balloon Rider ☐ 1-4 Family Rider	☐ Planned Unit Development Rid ☐ Biweekly Payment Rider	er KXOther(s) [Specify]. Rider to Fixe	
		Rate Rider	
(H) "Applicable Law" means all controll administrative rules and orders (that have the	ing applicable federal, sta e effect of law) as well as all	te and local statutes, regulations, applicable final, non-appealable ju	ordinances and udicial opinions.
(I) "Community Association Dues, Fees, are imposed on Borrower or the Properorganization.	and Assessments" means alterty by a condominium a	l dues, fees, assessments and other ssociation, homeowners associat	charges that ion, or similar
(J) "Electronic Funds Transfer" means similar paper instrument, which is initiated tape so as to order, instruct, or authorize a not limited to, point-of-sale transfers automated automated clearinghouse transfers.	through an electronic termifinancial institution to debit	inal, telephonic instrument, compt t or credit an account. Such term	uter, or magnetic includes, but is
(K) "Escrow Items" means those items that	t are described in Section 3.		
(L) "Miscellaneous Proceeds" means any party (other than insurance proceeds paid u of, the Property; (ii) condemnation or o condemnation; or (iv) misrepresentations of	nder the coverages describe ther taking of all or any	d in Section 5)for: (i) damage to, part of the Property; (iii) conv	or destruction veyance in lieu
(M) "Mortgage Insurance" means insuran	ce protecting Lender against	the nonpayment of, or default on,	the loan.
(N) "Periodic Payment" means the regular any amounts under Section 3 of this Security		r (i) principal and interest under t	he Note, plus (ii)
(O) "RESPA" means the Real Estate Settle Regulation X (24 C.F.R. Part 3500), as they or regulation that governs the same subrequirements and restrictions that are imposqualify as a "federally related mortgage loan	y might be amended from tin eject matter. As used in sed in regard to a "federally	ne to time, or any additional or sucthis. Security. Instrument, "RES!	cessor legislation PA" refers to a

(P) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.



20070914000430910 3/3 \$17.00 Shelby Cnty Judge of Probate,AL 09/14/2007 09:09:22AM FILED/CERT

20030627000403020 Pg 12/12 243.80 Shelby Cnty Judge of Probate, AL 06/27/2003 09:37:00 FILED/CERTIFIED

LOAN NO. 2000850233

· 1

RIDER TO FIXED/ADJUSTABLE RATE RIDER

(Fixed Rate Conversion Option)

For 3-1 ARM (30), 3-1 ARM (15), JB 3-1 ARM (30), JB 3-1 ARM (15), 5-2	ARM (30), 5-2 ARM (15),	
JB 5-2 ARM (30), JB 5-2 ARM (15), 7-1 ARM (30), 7-1 ARM (15), JB 7-1 JB 7-1 ARM (15), 10-1 ARM (30), 10-1 ARM (15), JB 10-1 ARM (30), AN	D JB 10-1 ARM (15)	
THIS RIDER TO THE FIXED/ADJUSTABLE RATE RIDER is made this _	13th (day of
and supplement the Fixed/Adjustable Rate Rider attached thereto (the "Adjustable same date given by the undersigned (the "Borrower") to secure Borrower's Fixed/"Note") to	Rate Rider") both of the	end
•••	f the same date and covering t	the
property in the Security Instrument and located at:		
8328 Wynwood Circle		
Helena, AL 35080		
ADDITIONAL COVENANTS. In addition to the covenants and agreements made Rate Rider, Borrower and Lender further covenant and agree as follows: FIXED INTEREST RATE CONVERSION OPTION The Note has been modified by means of a Rider to Fixed/Adjustable Rate Note Interest RATE CONVERSION OPTION A. In addition to the conditions set forth in Section 5(A) of the Note, I also conditions if I want to exercise the conversion option: (i) I must not have been making any monthly payment due during the 12 month period immediately protice to the Note Holder that I wish to exercise the Conversion Option (the pay the principal or any monthly payment must not have changed adversely based upon the Note Holder's underwriting standards at the time I give the Notace, be less than the appraised value of the Property as of the date of the title to the Property and of the policy of title insurance covering the Security Notice must not have been adversely affected since the date of the Note; (v) must meet the Note Holder's underwriting and eligibility requirements in eff Notice; and (vi) by a date specified by Note Holder, I must pay the Note Holder report and/or appraisal of the Property, in addition to the conversion fee requirements in the Property and Security Instrument is set to the Property appraisal of the Property, in addition to the conversion fee requirements.	must first meet the following en more than 30 days late in preceding the date I give "Notice"); (ii) my ability to since the date of the Note, Notice; (iii) the appraised must not, at the time I give Note; (iv) the status of the Instrument at the time I give both the Property and I fect at the time I give the lder for the cost of any credit uired under the Note.	
B. In the event the loan evidenced by the Note and Security Instrument is so Mortgage Association or the Federal Home Loan Mortgage Corporation price Conversion Option, the terms and provisions of this Rider to Fixed/Adjustational shall have no further force or effect.	or to my exercising the	
BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants Fixed/Adjustable Rate Rider.	contained in this Rider to	
Jacob P. Glawson Winting W. Grla	Seal (Seal WSOV (Seal	/er-

Christine W. Glawson

-Borrower-

(Seal)

(Seal)

-Borrower-

-Borrower-