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UCC FINANCI FOLLOW INSTRUCT	NG STATE ONS (front and b	MENT AMENDN ack) CAREFULLY	IENT				
A. NAME & PHONE OF CO	NTACT AT FILER [option		818) 662-4141				
B. SEND ACKNOWLEDGE	MENT TO: (Name and	Mailing Address) 23729 WE	LLS FARGO BA				
						 	
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Glendale, C	CA 91209-9071	FIXT		09/17/2012 02	:⊍3:37 F	M FILED/CERT	
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1a. INITIAL FINANCING	STATEMENT FILE	#		- THE ABOT	1b. This	FINANCING STATEMENT A	MENDMENT is
		Shelby		<u> </u>	11 / 1	e filed [for record] (or recorde L ESTATE RECORDS.	d) in the
2. X TERMINATION:				the security interest(s) of the Secur			
3. CONTINUATION continued for the ac	ditional period provided		above with respect to	the security interest(s) of the Secur	ed Farty add	TORIZING WIIS CONTINUATION STA	iterricati is
4. ASSIGNMENT (full or partial): Give r	name of assignee in item 7a	or 7b and address	of assignee in 7c; and also gi	ve name o	assignor in item 9.	
		This Amendment affects es <u>and</u> provide appropriate		ecured Party of record. Check only <u>o</u> s 6 and/or 7.	ne of these	two boxes.	
CHANGE name and	d/or address: Give curre	ent record name in item 6a or 6b; d/or new address (if address chai	also give new	DELETE name: Give record nar to be deleted in item 6a or 6b.	1 1	ADD name: Complete item 7a em 7c; also complete items 7	
6. CURRENT RECORD 6a. ORGANIZATION'S							
OR 6b. INDIVIDUAL'S LAS	T NAME		FIRST NAME	······································	MIDDLE N	AME	SUFFIX
McGAHA				Ý			
7. CHANGED (NEW) O		ATION:					· · · · · · · · · · · · · · · · · · ·
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7c. MAILING ADDRESS			CITY		STATE	POSTAL CODE	COUNTRY
7d. SEE INSTRUCTION	ADD'L INFO RE ORGANIZATION DEBTOR	7e. TYPE OF ORGANIZATION	7f. JURISDICT	ION OF ORGANIZATION	7g. ORGA	NIZATIONAL ID #, if any	NONE
8. AMENDMENT (COLL		· ———	allatarat decorintian	or describe collatoral assign	a.d		
Describe collateral	deleted or added	d, or give entire restated co	oliateral description,	or describe collateral assigned	ea.		
						•	
				of assignor, if this is an Assignment) ok here and enter name of DEB		_	Debtor which
9a. ORGANIZATION'S	NAME	or in this is a reminiation authoriz	Led by a Deptoi, Giet	ACTION OF DEB	autionz		
WELLS FARGO	BANK, N.A.						

FIRST NAME

10. OPTIONAL FILER REFERENCE DATA

9b. INDIVIDUAL'S LAST NAME

34773220 Debtor Name: McGAHA, JERRY 0199527734

SUFFIX

MIDDLE NAME

Con 34773220

STATE OF ALABAMA — UNIFORM COMMERCIAL CODE STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. — FORM UCC-3

PR-CLTBC1-16

Important: Read Instructions on Back Before Filling out Form.

The Debter is a transmitting willty	No, of Additional Should Presented	This Physical Statement is presented to a roung concernor	
T. Newer copy or recurded original to		THE SPACE FOR USE OF FRUNCI OFFICEN Date. Time. Number & Fring Office	
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Gordon, Silberman, Wiggi			
1400 SouthTrust Tower			
Birmingham, Alabama 352	203		
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Jerry McGaha			
Leisa McGaha 5455 Highway 280 South			
Birmingham, Alabama 352	42		
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Social Security/7th= IC P			
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Michael A. Windham		SouthTrust Bank of Alabama, N.A.	
605 25th Avenue, S.W.		P.O. Box 2554	
Birmingham, Alabama 352	215	Birmingham, Alabama 35290	
	•		
Social Security/Tax 10 /		4	
Additional secured parties on attached UCC-E	1002		
3. This statement refers to original Financing States	Mark Search Pile No	10-1 195	
Filed with 5hc_lbah	Colv-f-24		
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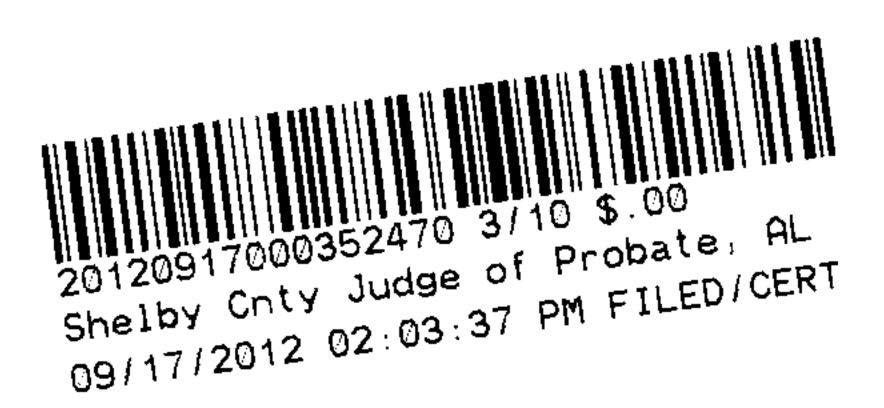
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EXHIBIT "A"

PROMISSORY NOTE

FOR VALUE RECEIVED, Jerry McGaha and Leisa McGaha, each individually, (collectively hereinafter referred to as "Maker"), whose address is 5455 Highway 280 South, Birmingham, Alabama 35242 promises to pay to the order of Michael A. Windham, whose address promises to pay to the order of Michael A. Windham, whose address is 605 25th Avenue N.W. Birmingham, Alabama 35215, or any is 605 25th Avenue N.W. Birmingham, Alabama

- 1. Payment of Principal and Interest. Maker shall pay to the order of Holder the Indebtedness, including interest at 7.5% per annum, it being understood that interest accrues on the date of this Promissory Note. The Indebtedness, including principal and interest shall be payable in three hundred sixty (360) equal interest shall be payable in three hundred sixty (360) equal consecutive monthly installments of \$6,990.74 each (subject to consecutive monthly installments of \$6,990.74 each (subject to further terms below), the first installment being due and payable on the first installment being due and payable on the same day of each succeeding month being due and payable on the same day of each succeeding month thereafter until October 1, 2025, at which time the principal balance and any accrued interest shall balloon and become due and payable. Said payments shall be due and payable to the Holder at the address provided above, or at such other place as Holder shall designate.
- 2. Application of Payments. All payments made hereunder shall, at Holder's option, be applied first to any late charges and other sums due hereunder from Maker to Holder, then to accrued interest, and then to the principal due under this Note.
- 3. Late Payment. Any installment not received by the 10th of the month in which a payment is due shall be considered as past due; and, a \$100.00 late payment penalty shall be charged to the Maker.



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- 4. Collateral. The payment of this Promissory Note shall be secured by a mortgage and a security interest in the collateral as more specifically set forth in that certain mortgage and security agreement by and between Maker and Holder executed concurrently herewith.
- Acceleration Upon Default. Upon the occurrence of any Event of Default, the unpaid principal sum evidenced by this Note, and all accrued and unpaid interest thereon, at the option of Holder, without notice, and without demand or presentment, shall become immediately due and payable, and payment of the unpaid principal sum evidenced by this Note, and all accrued and unpaid interest thereon, recovered at once, except as provided in Section 6 below.
- 6. Events of Default. The Maker shall be in default under this Promissory Note if any of the following shall occur:
- (a) Maker fails to pay: (I) any amount due under this Note (whether principal, interest, or costs of collection); or (ii) any amounts due under any of the Transactional Documents (as hereinafter defined) within ten days of due data;
 - Maker shall: (b)
- apply for or consent to the appointment of a Receiver, Trustee or Liquidator for any portion of its property;
- admit in writing its inability to pay its debts as they (ii) mature;
 - make a general assignment for the benefit of creditors; (iii)
 - be adjudicated a bankrupt or insolvent; (vi)
- file a voluntary Petition in Bankruptcy or a Petition or answer seeking reorganization or an arrangement with creditors or to take advantage of any insolvency law or similar debtor's relief provision; or

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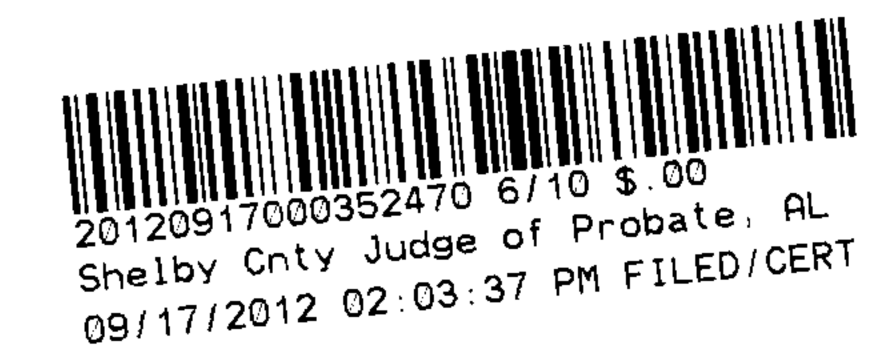
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- (vi) file an Answer admitting the material allegations of a Petition filed against it in any Bankruptcy or Insolvency proceeding:
- application, approval or consent of Maker, by any court of application, approval or consent of Maker, by any court of competent jurisdiction, approving a Petition seeking reorganization of Maker or of all or a substantial part of its assets, and such order, judgment or decree shall continue unstayed and in effect for order, judgment or decree shall continue unstayed and in effect for a period of thirty (30) days, whether or not consecutive;
- (d) Maker shall be dissolved, voluntarily or involuntarily, by operation of law or otherwise;
- (e) Maker shall default in the performance when due of any other obligation hereby secured;
- (f) Maker shall breach any warranty made herein or in any of the Transactional Documents (as hereinafter defined);
- (g) Maker shall at any time fail to do or perform any other act or thing required or agreed to be done herein or in any of the Transactional Documents (as hereinafter defined);
- (h) Any interest of Holder in any of the Collateral becomes endangered by reason of the enforcement of any lien or encumbrance thereon;
- (I) Any financing statement or security agreement is filed by anyone other than the Holder under the statutes of Alabama relating to the Collateral;
- (j) Maker shall transfer, assign, convey, pledge, sell all or substantially all of the assets of Maker.
- 7. Interest Upon Default. Upon the occurrence of any Event of Default (including, without limitation, the failure of Maker to pay any sum herein specified when due), the unpaid principal sum evidenced by this Note, all accrued and unpaid interest thereon, and all other sums evidenced and/or secured by this Note shall bear and all other sums evidenced and/or secured by this Note shall bear interest at 12% per annum per annum (the "Default Rate"). The

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Default Rate shall be in lieu of any other interest rate otherwise applicable and shall commence, without notice, immediately upon and from the occurrence of such Event of Default and shall continue until all defaults are cured and all sums then due and payable hereunder are paid in full.

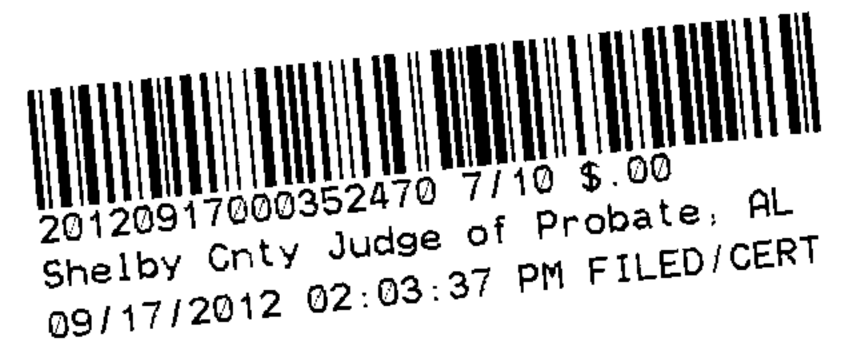
- 8. Fees Upon Default. Upon the occurrence of any Event of Default, Maker agrees to pay Holder and Holder's assignee all attorney's fees, accountants's fees and court costs or other expenses which may be incurred or expended by Holder or assignee in taking any action hereunder with regard to this Note, the Collateral, or any of the Transactional Documents (as hereinafter defined).
- 9. Negative Covenants. Maker covenants and agrees that, without the prior written consent of Holder, so long any indebtedness remains outstanding under this Note, Maker shall not:
- (a) If Maker should be a corporation or form one, pay or declare any dividend on any of its capital stock after the date hereof, provided, however, that if Maker is an S Corporation, it may pay dividends not to exceed the amount of income taxes payable by its shareholders attributable to Maker's income; or
- (b) Grant any lien on or security interest in, or otherwise encumber, any of its properties or assets including, without limitation, the Collateral, and, except for liens for taxes not yet due and payable or which are being actively contested in good faith by appropriate proceedings and for which adequate reserves are being maintained by Maker and those liens disclosed to Holder by being maintained by Maker and those liens disclosed to Holder by Maker in writing prior to the execution of this Note, Maker shall not permit to exist any lien, security interest or other encumbrance on any of its properties or assets.
- 10. Limitation on Interest. All agreements made by Maker relating directly or indirectly to the Indebtedness evidenced by this Note are expressly limited so that in no event or contingency whatsoever shall the amount of interest received, charged or contracted for by Holder exceed the highest lawful amount of



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interest permissible under applicable law. If, under any circumstances whatsoever, performance of any provision of this Note, at the time performance of such provision shall be due, shall result in the highest lawful rate of interest permissible under applicable law being exceeded, then, ipso facto, the amount of interest received, charged or contracted for by Holder shall be reduced to the highest lawful amount of interest received, charged or contracted for by Holder shall be reduced to the highest lawful amount of interest permissible under applicable law, and if for any reason whatsoever, Holder shall ever receive, charge or contract for, as interest, an amount which would be deemed unlawful, such amount of interest deemed unlawful shall be refunded to Maker (if theretofore paid) or applied to the payment of the last maturing installment or installments of principal to be paid on this Note (whether or not due and payable) and not to the payment of interest.

- 11. Prepayment Privilege. Maker shall have the privilege of propaying all or any part of the then outstanding Indebtedness evidenced by this Note without penalty.
- 12. Waiver by Maker. Maker and all endorsers, guarantors and sureties of this Note, and each of them, hereby waive diligence, demand, presentment for payment, notice of non-payment, protest, notice of dishonor and notice of protest, notice of intent to accelerate and notice of acceleration and specifically consent to, and waive notice of, any renewals or extensions of this Note, and waive notice of, any renewals or extensions of this Note, whether made to or in favor of Maker or any other person or persons, and hereby waive any defense by reason of extension of time for payment or other indulgence granted by Holder. Maker and all endorsers, guarantors and sureties of this Note, and each of all endorsers, guarantors and sureties of this Note, and each of them, further hereby waive as to this debt, or any renewal or extension thereof, all rights of exemption under the Constitution or laws of Alabama, or any other state as to personal property.
- of an attorney at law for collection by reason of default on the part of Maker, Maker hereby agrees to pay to Holder or Holder's assignee, in addition to the sums stated above, the costs and expenses of collection, including, without limitation, a reasonable sum as an attorney's fee.



14. No Modifications. This Note may not be changed, amended or modified, except in a writing expressly intended for such purpose and executed by Maker and Holder.

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- 15. Governing Law. This Note is to be construed and enforced in all respects in accordance with the laws of the State of Alabama.
- 16. Construction. The captions herein are inserted only for convenience of reference and in no way define, limit or describe the scope or intent of this Note or any particular paragraph or section hereof, or the proper construction hereof.
- 17. Severability. If any provision hereof should be held unenforceable or void, then such provision shall be deemed separable from the remaining provisions and shall in no way affect the validity of this Note, except that if such provision relates to the payment of any monetary sum, then Holder may, at its option, the payment of any monetary sum, then Holder may, at its option, declare the Indebtedness evidenced hereby immediately due and payable.
- 18. Cross Default. The occurrence of an Event of Default under the Transaction Documents (as hereinafter defined) shall constitute an Event of Default under any of the Transaction Documents. The Transaction Documents shall be defined as: this Documents. The Transaction Documents shall be defined as: this Promissory Note in the original amount of One Million & 00/100 (\$1,000,000.00), that certain Security Agreement, and that certain (\$1,000,000.00), that certain Security Agreement, and all executed by mortgage, all executed simultaneously herewith, and all executed by the undersigned.
- Mortgage or the Note to the contrary, if the Mortgagee shall mortgage or the Note to the contrary, if the Mortgagee shall enforce collection of the indebtedness evidenced by the Note or otherwise secured by this Mortgage by judicial proceedings, or otherwise, the Mortgagee will not institute any action at law otherwise, the Mortgagee will not institute any action at law against Jerry McGaha and Leisa McGaha for personal liability for against Jerry McGaha and Leisa McGaha for may be payable under the Note or this Mortgage or to enforce the performance of the covenants of the Note and this Mortgage and the Mortgagee will not seek against Jerry McGaha and Leisa McGaha any judgment for deficiency in an action to foraclose this Mortgage; provided,

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however, that nothing in this paragraph 19 shall (I) release or impair the Note or the lien of this Mortgage, (ii) prevent the Mortgagee from exercising any other remedy against the Mortgaged Property, or (iii) prevent or in any way hinder the Mortgagee from exercising its remedies in respect of any insurance proceeds, exercising its remedies in respect of any insurance proceeds, condemnation awards or other monies or other collateral securing the Note held by the Mortgagee, the Mortgagor or any other person.

IN WITNESS WHERBOF, Maker caused this Note to be executed as of the ASYC day of September, 1995.

MAKER:

erry McGaha, Individually

Leisa McGaha, Individually

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GUARANTY

For value received and in order to induce extension of credit by Holder, the undersigned J & L McGaha, Inc. guarantees all obligations of Maker in the above referenced Promissory Note. The "Guarantor" being J & L McGaha, Inc. undertakes full responsibility and liability for the performance of all obligations of Jerry and Leisa McGaha as directly referenced above. This Guaranty is extended with the full understanding that the debt of \$1,000,000.00 extended with the full understanding that the debt of \$1,000,000.00 is non-recourse as to Jerry McGaha and Leisa McGaha, individually; but, J & L McGaha, Inc. Shall be responsible for the entire indebtedness if Jerry McGaha and Leisa McGaha default and the indebtedness if Jerry McGaha and Leisa McGaha default and the Holder or his successors and assigns shall have full recourse against J & L McGaha, Inc.

pate: <u>Sept.88,1995</u>

J & L MCGAHA, INC.

.. Bv:

Jerry Medaha, its PAGA.

Bv:

Leasa McGaha, its

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