9280-9-B DOUGLAS E. LONG RABON RT., BAY MINETTE, ALA INSTALLMENT NOTE Rev. 6-161 MAY 3 s 2061.00 For value received, I, we or either of us promise to pay to the order of the BAY MINETTE PRODUCTION CREDIT ASSOCIATION of BAY MINETTE ALABAMA, the sum of TWO THOUSAND SIXTY-ONE & NO/100----BAY MINETTE ______, Alabama, in installments as follows, to-wit: s 687.00 on demand after 11-15- 1065 \$ 687.00 ondemand after 11-15- 19 66 \$ 687.00 ____ondemand after 11-15- 19 6719 S on 19 Interest payable annually on the 15 day of November Upon the failure to pay any of the said installments or interest, when due, then the entire indebtedness, at the option of the holder, may be declared to be due and payable. In the event this note is placed in the hands of an attorney for collection, or suit is brought on the same, or costs are incurred in collecting same, or any portion thereof, or if collected by any court proceedings, we and each of us, jointly and severally, further agree to pay to the owner or holder reasonable attorney's fees and costs of collection. The makers and endorsers of this note severally waive presentment for payment, demand, protest, and notice of nonpayment thereof, and all defenses on the ground of any extension of the time of payment that may be given by the holder or holders to them or either of them, and further waive all right to exemption under the Constitution and laws of Alabamaor which Injustedness, the payment of which is secured by the mortgascoof the To meening the way the contraction of the contracti

The within note is hereby endorsed by the payee named in the body of said note as if the name of the payee were actually printed under the endorsement.

Pay to the order of Federal Intermediate Credit Bank of New Orleans.

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BAY MINETTE PRODUCTION CREDIT

ASSOCIATION, a corporation,

Plaintiff,

vs.

Douglas E. Long,

Defendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

LAW SIDE.

7349

The Plaintiff claims of the Defendant, TWO THOUSAND THREE HUNDRED NINETY-SEVEN AND 95/100 DOLLARS (\$2,397.95), the balance due by promissory note made by him on the 5th day of May, 1965, and payable on the demand of the Plaintiff after November 15, 1965, with interest thereon from date at the rate of seven percent (7%) per annum. Plaintiff.

Plaintiff further alleges that in and by said note, the Defendant waived all rights of homestead and exemption under the Laws of the State of Alabama, and Plaintiff claims the benefit of such waiver.

Plaintiff further alleges that in and by the terms of said note, the Defendant agreed to pay a reasonable attorney's fee in the event that suit was necessary to secure the same, and Plaintiff claims the further and additional sum of \$359.00 as a reasonable attorney's fee in the premises.

OWENS AND PATTON

FULED

JAN 26 1967.

AR A NIK CLERK

STATE OF ALABAN Baldwin County	MA Circuit Court, Baldwin County	
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TO ANY SHERIFF OF THE STA		
You Are Hereby Commanded to S	Rabun Route	***************************************
	Bay Minette, Alabama	***********
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DOUGLAS E. LONG	in County, State of Alabama, at Bay Minette, against, Defend	1 20
by BAY MINETTE PRODU	JCTION CREDIT ASSOCIATION, a corporation	
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1-22-62	Olie Duck	Clerk
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OWENS & PATTON

Plaintiff's Attorney

Defendant's Attorney

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Rev. 6-1-61 \$_525_00	INSTALLN	MENT NOT			
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For value received, I, we or eith	er of us promi	se to pay to	the order of the_	BAY MINET	uli .
PRODUCTION CREDIT ASSOCIATION	ofBAY	AINETTE		, ALABAM	A. the sum o
FIVE HUNDRED TWENTY-FIVE & NO/100	<u> </u>				Dollars
with interest at the rate of $\frac{7}{}$ %	per annum fr	om date, un	til paid, payable at	its office i	n the City o
			as follows, to-wit:		
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Upon the failure to pay any of the at the option of the holder, may be decorated in the event this note is placed in or costs are incurred in collecting same, each of us, jointly and severally, further costs of collection. The makers and endorsers of this roof nonpayment thereof, and all defenses given by the holder or holders to them constitution and laws of Alabama.	e said installm lared to be du the hands of or any portion agree to pay	ents or intered and payable an attorney for thereof, or to the owner of any exteem, and furt	e. for collection, or suit if collected by any er or holder reasonment for payment, d	it is brought court proceed nable attorn lemand, prote of payment t to exempt	on the same edings, we and ey's fees and est, and notice

The within note is hereby endorsed by the payee named in the body of said note as if the name of the payee were actually printed under the endorsement.

Pay to the order of Federal Intermediate Credit Bank of New Orleans.

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THE STATE OF AL	ABAMA	1 No. 7349	reuit Court	Terr	n 19
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TO ANY SHERIFF OF	THE STATE	OF ALABAMA—GREETI	NGS:		
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which Bay Minett	e Producti	lon Credit Associat	ion, A Co	oro	77 - 2 42 <i>00</i> 2
Dougl	as E. Long	·		6th	Plaintiff
Son tember	<u>ጸ7</u>				day of
	, by th	e judgment of our Circuit	Court held for	or the County of Baldw	in
besides the sum of					
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Cost of Suit and have th		ler to the said			
		execution thereof, accordi	ng to law.		
Witness, this	18th	day ofMarch		19 77	
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PECHVED	No. 7349 Page
MAR 2 1 1977 THOMAS H. GENTON Sheriff's Execution Docket, Rege	STATE OF ALABAMA BALDWIN County CIRCUIT COURT
By virtue of the within Execution I have, at o'clockM. this	BAY MINETTE PRODUCTION CREDIT ASSOCIATION, A CORP. vs. Plaintiff DOUGLAS E. LONG Claure P. Defendant
Returned Lor a New Clate Thomas H. Busie Showiff Sum D Hoode	CIVIL EXECUTION Judgment, 3,000.00 Interest, 40.50 Total 40.50 Execution Docket Page
Sheriff	I hereby certify that the within judgment and costs in this case are correct, and there was a waiver of all rights to claims of exemption as to personal property under the Constitution and laws of Alabama. This
, Deputy Sheriff	Defendant's Attorne

BAY MINETTE PRODUCTION CREDIT
ASSOCIATION, a corporation,

Plaintiff,

vs.

BALDWIN COUNTY, ALABAMA

DOUGLAS E. LONG,

Defendant.

Defendant.

Now comes the Plaintiff in the above styled cause and amends the complaint heretofore filed against the Defendant, so that as amended, the same shall read as follows:

COUNT ONE:

The Plaintiff claims of the Defendant, FIVE HUNDRED TWENTY-FOUR AND 45/100 DOLLARS (\$524.45), the balance due by promissory note made by him on the 11th day of November, 1964, and payable on demand of the Plaintiff after November 15, 1965, with interest thereon from date at the rate of seven percent (7%) per annum.

Plaintiff further alleges that in and by said note, the Defendant waived all rights of homestead and exemption under the Laws of the State of Alabama, and Plaintiff claims the benefit of such waiver.

Plaintiff further alleges that in and by the terms of said note, the Defendant agreed to pay a reasonable attorney's fee in the event that suit was necessary to secure the same and Plaintiff claims the further and additional sum of \$78.00 as a reasonable attorney's fee in the premises.

COUNT TWO:

The Phintiff claims of the Defendant, EIGHTEEN HUNDRED SEVENTY THREE AND 50/100 DOLLARS (\$1873.50), the balance due by promissory note made by him on the 3rd day of May, 1965, and payable on the demand of the Plaintiff after November, 1965, with interest thereon from date at the rate of seven percent (7%) per annum.

Plaintiff further alleges that in and by said note, the Defendant waived all rights of homestead and exemption under the

Laws of the State of Alabama, and Plaintiff claims the benefit of such waiver.

Plaintiff further alleges that in and by the terms of said note, the Defendant agreed to pay a reasonable attorney's fee in the event that suit was necessary to secure the same, and Plaintiff claims the further and additional sum of \$281.00 as a reasonable attorney's fee in the premises.

OWENS AND PATTON

By: Attorneys for Plaintiff.

JUL 1 7 1967

ALICE J. DUCK CLERK REGISTER

I, the undersigned, one of the attorneys of record for the Plaintiff in the foregoing cause, do hereby certify that I have this day forwarded a copy of the foregoing amended complaint to the Defendant, Douglas E. Long, by United States Mail, properly addressed, with postage prepaid, this 18th day of July, 1967.

Wille & Pallon