ROKKOWEK:	OSO- ASSES	. P	ROMISSORY	NOTE		Lender:	Section 200	(*)
SACTOR SACTOR	FIRST	INITIAL		Spouse. LINGIO			D FINANCE arent, Affiliates o	
MAILING ADDRESS:	STREET PRINTING ALA	C117		STATE	ZIF	756_Gov Mobile	ormant S	
FINAL PAYMENT DUE (MATURITY	FACE AMOUNT OF NOTE PAYABLE IN FINAL PAYMENT EQUAL IN	MONTHLY INSTALLMENTS	PAYMENT 7	ne 5 m 6/5	AND OTHERS ON SAME DAY OF EACH MONTH AMOUNT OF EACH	FACE AMOUNT OF NOTE	PRECOMPUTED CHARGES®	CASH ADVANCE
24, PER MONTH ON ANY PA	UNPAID BALANCE AND ACC 3% PER MONTH ON THAT FART RET THEREOF EXCEEDING 5200 A RE EACH \$5.00 OF CASH ADVANC ACTUALLY ELAPSED. A MONTH	OF THE UNPAID NO NOT EXCEED ED UP TO \$75.	PRINCIPAL BALANING \$300. ON LI	CE NOT EXC OANS OF \$ BE COMPUTE	75 OR LESS THE	\$ 322.08	S12208	S 300.00
INDEBTEDNESS IN NUMBERS	and words.	Two Doll	ere erd O	3/200		S 6,2>	RECORD S 3	NG FEE

FOR VALUE RECEIVED, the undersigned jointly and severally promise to pay to the above named Lender, or Order, at its above office, the Face Amount of Note stated above with charges as herein provided.

The Face Amount of Note, which includes Cash Advance and charges precomputed at the agreed rate to the maturity date above stated, is payable in consecutive monthly installments as indicated above beginning on the stated due date for the first payment and continuing on the same day of each succeeding month to and including the stated due date for the final payment. Every payment made hereon shall be applied first to any accrued and unpaid default and/or extension charges and then successively to each unpaid installment outstanding for the longest period of time. Final payment hereunder shall be equal in any case to the unpaid balance and accrued charges the aggregate amount of which shall bear interest for six (6) months thereafter at the above rates, after which the amount then remaining unpaid shall bear interest at 8% per annum until fully paid.

Payment in advance may be made in any amount. If the Note is prepaid in full, one month or more before maturity the unearned portion of the precomputed charges for payment according to schedule, less any unpaid default or extension charges shall be rebated as provided by law. If Note is partially prepaid in an amount equal to three or more installments, the balance due shall be reduced by the amount that would be required to be refunded for prepayment in full on the date of such partial prepayment and charges shall be recomputed for the unexpired term in the manner prescribed by Section 14 (4) (B) of the ALABAMA SMALL LOAN ACT.

Time being of the essence, default in the making of any payment due hereunder or any part thereof, or of any charges provided for herein, shall, at the option of the holder hereof and without notice or demand, render the then unpaid balance due hereunder and accrued charges at once due and payable. It is specifically understood and agree that the holder may waive one or more defaults without losing at any time the option to accelerate maturity upon any subsequent default.

The undersigned jointly and severally agree to pay an additional charge for each installment past due fifteen (15) or more days, whether by reason of default or extension agreement, of 3% of such installment. If the payment date of all wholly unpaid installments is deferred or extended one or more full months, the deferment or default charge will be paid only on the installment which is delinquent on the date the Note is extended or deferred.

Extensions of the time of payment of all or any part of the amount owing herein at any time or times, or any variation, modification or waiver of any term or condition hereof at any time or times, shall not affect the liability of any obligor hereof, it being the intent of all of the obligors that they shall continue jointly or severally absolutely liable for the payment of the aforesaid indebtedness until the same is actually paid in full. All obligors hereon hereby both individually and severally waive notice of acceptance, presentment for payment, demand, protest, notice of demand, non-payment, and protest of this note, and further waive all rights of homestead exemption, personal exemption, and all other rights of exemption of every kind under laws of the State of Alabama or any other State.

Whenever the context so requires the singular shall be taken in the plural and the plural shall be taken in the singular. The construction, validity and effect hereof shall be governed by the ALABAMA SMALL LOAN ACT and the undersigned acknowledges receipt of a statement in English as required by Section 15 of said Act.

seabord sumper

Sallie Loffse BORROWER

BORROWER

WITNESS

	STATE OF ALABAMA	Circuit Court, Baldwin County	
	Baldwin County	No. 2436	
1		TERM, 19	
	TO ANY SHERIFF OF THE STATE OF	ALABAMA:	
			. :
	You Are Hereby Commanded to Summon .	SALLIE SAFFORD	
i De d	***************************************		********

•	***************************************		
	***************************************		********
t	to appear and plead, answer or demur, wit	thin thirty days from the service hereof, to the comp	plaint
f	filed in the Circuit Court of Baldwin County	y, State of Alabama, at Bay Minette, against	
	SALLIE SAFFORD		
		, Defendar	ıt
b	у		:
	**************************************		••••••
		· · · · · · · · · · · · · · · · · · ·	

Witness my hand this 20 day of Phil 1967.

STATE OF A Baldwin C			Ą		
CIRCUIT	col	JRT			
			:		
JTOMOBILE DISC	OUNT	r ce	NJ	ER	
			Pl	ainti	ffs
vs.					
ALLIE SAFFORD					
		D	efe	nda	nts
SUMMONS AND	CO	MPL/	ΔIN	T	
	- :		<u> </u>		
led	, ,,,,,,,,		19	9	
APR 20 180	Ē,			. Cl	erk
Life is not at come.					
***************************************	:RN		- 1		
ALLOE I. DUBA, SEC	:RN 315166				
***************************************	761 3151 <u>8</u> 6				
***************************************	的 建筑系统				
***************************************	rr HSTE				

Defendant's Attorney

				lives	at VE	A Company of the Comp
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				In Of 2018		9
1		i.	AYYO!	WILK Erife	INS	Sheriff
					summoi	
this	2/	- 3	4:	: 		9
by l	eavir	ıg a c	ору w	ith		
<u>)</u>	3.l.	lisa		aff,	stel	
*****	1	1 hg		10		
•••••	~	/1 G)			
	Sk Veza	oner c	laime.		۵	entogranuseets Man 24
*****	594 		Day	YYLLKI YYLLKI		7
*****		×16	Digit,	料	Zi di	miles a
*****			•••••		*************	***************************************
*****	*******	<u>.</u>	.,			
S	W	Wid	1/1/2 L	Pan)	Sheriff
B		Ra	iniel (<i>)//</i>	Deputy	Sheriff

SEABOARD FINANCE COMPANY, A CORPORATION,

Complainant.

IN THE CIRCUIT COURT OF

VS.

BALDWIN COUNTY, ALLABAMA

SALLIE SAFFORD,

ALL LINES

Defendant.

N

NO. 1486

Comes now the Plaintiff in the above styled cause and amends its complaint to read as follows:

AMENDED COMPLAINT

Ĭ.

Ĭ

1.

The Plaintiff claims of the Defendant the sum of THREE HUNDRED SEVENTY-FOUR and 38/100 (\$374.38) DOLLARS, balance due on a promissory note made by the Defendant on the 20th day of May, 1966 and payable as follows: A first payment of TWENTY ONE and 42/100 (\$21.42) DOLLARS due June 5, 1965 and twenty-three monthly payments of SEVENTEEN and 42/100 DOLLARS (\$17.42). Each due on the 5th day of the month. The Plaintiff avers that the Defendant defaulted in payment and under the provisions of the note sued on, the whole balance became due and payable. The Plaintiff alleges that it is a licensee under the ALABAMA SMALL LOAN ACT and that the loan avidenced by said promissory note was made in compliance with said act.

WILTERS, FRANTLEY & NESBIT

The.

Sallie Safford lives in Fairhope, Alabama and works as

si Recillone.

FILED

MAY 23 1987.

ALCE I NOW CLERK

v. 768

			MOORE PR	RINTING CO., BAY MINETTE. AL
;	C OF ALABA	MA } No.	2486	Baldwin County
TO ANY SHE	RIFF OF THE STA	ATE OF ALABAMA	**********	TERM, 19
		SummonSallie		
***********************	******************************	******************		*************************************
*******************	••••		1 444	
			***************************************	*************************************
	*******************************			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
to appear and	plead, answer or de	emur, within thirty d	ays from the service	: hereof, to the complain
٠.	,	in County, State of A		
************		·Sæfford	<u>:</u> :	
et and				Defendant
by	<u>Papoard Finar</u>	nce Company, A	. Corporation	***********************************

Witness my hand	d this	Aday of 7	27ay 196	Plaintiff
i de la companya del companya de la companya del companya de la co	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		$1 \wedge 11 $	

709

			Defendant lives at
STATE OF Baldwin	ALABAM County	[A	9 Luci GO
CIRCUIT	COURT		Received In Office D
ahoandViina	റുതാവികാഷ	an.y	MAY 2 3 1957 19
		Plaintiffs	I have executed this, summons
	78.	Plaintiffs	this 6 2 19.1
			by leaving a copy with
	D	efendants	Lalle Sallord
SUMMONS AN	D COMPLA	AINT	J. Wall
		19	<u> </u>
MAY Z		Clerk	Siveriff claims 70
	CLERK SECISIES		Jan Cents per mile Total & 7.
			ZEPUTY STIERIES
WILTERS, BRANT	ley & nesbi	1	
	Plaintiff's		Janyan, Wadshin, Shen
	Defendant's	Attorney	R. C. R. R. M. Beputy Shen
	v',		(Ongloung At.)

SEABOARD FINANCE COMPANY, A I CORPORATION,

Complainant. IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

SALLIE SAFFORD,

Defendant.

NO. 7456

The Plaintiff claims of the Defendant the sum of THREE HUNDRED SEVENTY-FOUR and 38/100 (\$74.38) DOLLARS, balance due on a promissory note made by the Defendant on the 20th day of May, 1966 and payable as follows: A first payment of TWENTY ONE and 42/100 (\$21.42) DOLLARS due June 5, 1966 and twenty-three monthly payments of SEVENTEIN and 42/100 DOLLARS (\$17.42); Each due on the 5th day of the month. The Plaintiff avers that the Defendant defaulted in payment and under the provisions of the note sued on, the whole balance became due and payable. The Plaintiff claims interest at the rate of 8% per around from February 16, 1967.

WILTERS, BRANTLEY & NESBIT

11/11/11/11

at no on soar

Sallie Safford lives in Fairhope, Alabama and works at APR 20 1967 Beasley's Rest Home

AUE I DUM GER