Interstate Securities Company of Japana

P.O. Box 515
Robertsdale . Alabama

NOTE

Loan No.
0116-6-30338

Due Date
6-15-69

Borrowers' Name and Address

- * Mack V. and Della Rose Jerkins
- ° P.O. Box 491
- * Loxley, Ala. 36551

Date of Note	Total Amount Due on Note	Number of Monthly Payments	First Payment Due	Amount of Payments (Except Final)	Final Payment Due	Amount of Final Payment-Equal in any Case to Unpaid Balance
5-2-69	\$ 696,00	21:	6-15-69	\$ 29,00	5-15-71	\$29.00

For Taltie Received. the undersigned, jointly and severally, promise to pay to the order of the Lender named above in its said office, the total amount due on the note as shown above, in the number of consecutive monthly installments as shown above, the first installment being payable in the amount and on the date shown above and the succeeding installments being payable in the amounts and on the dates as shown above, together with a final installment equal to any unpaid balance payable on the date as shown above. If this note is not paid at maturity, it shall thereafter bear interest at the highest lawful rate for written contracts.

All parties to this note, whether makers, co-makers, endorsers, sureties, or guarantors, severally waive demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them; and they agree that the time of payment may be extended without notice of such extension.

It is agreed and understood that if default is made in the payment of any one installment as the same shall become due and payable, the entire balance then

remaining unpaid shall immediately become due and payable.

The makers and endorsers of this note agree to pay all costs of collection including a reasonable attorney's fee, whether incurred against one or more of said makers or endorsers in collecting or attempting to collect this note, and each hereby expressly waives as to this debt all of his rights to claim exemption under the Constitution and Laws of the State of Alabama or any other state in the United States.

It is understood and agreed by each person whose name is signed hereunder that he signs this note without conditions, reservations, or representation as to any other person or persons having signed the same, or that any other person or persons shall sign the same, as maker or endorser, and without any condition

or reservation as to delivery, execution or otherwise.

If the Borrower refinances or prepays this Note, insurance refunds will be paid or credited to him in accordance with the terms of his insurance policies and a refund of the interest charge will be paid or credited to him in accordance with the accepted practice of calculating the same by the Rule of 78ths. The Rule of 78ths is the "sum of the digits" method, i.e., the amount of such refund shall represent at least as great a proportion of the interest charges as the sum of the periodic balances scheduled to follow the first scheduled payment after the date of prepayment, hears to the sum of all the periodic balances under the schedule of payments in the contract.

In consideration of the loan this day extended to us by the above lender, we hereby agree and authorize the said lender, its officers, agents, representatives and assigns, to communicate with us, or to any person, firm, corporation or governmental agency, by any known means of communication, for any purpose it might deem necessary in connection with or during the pendency of the loan this day extended, and do hereby waive any right we have to claim violation of our

right of privacy by reason of such communication.

W. W. (Bally	
Witness	
Witness	

X mrs Della Rose Jarkins (Scal)

___(Seal)

Circuit Court, Baldwin County THE STATE OF ALABAMA **BALDWIN COUNTY** 19...... TO ANY SHERIFF OF THE STATE OF ALABAMA: MACK V. JERKINS and DELLA ROSE JERKINS You Are Hereby Commanded to Summon to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette against..... MACK V. JERKINS AND DELLA ROSE JERKINS Witness my hand this _____day of _____

Ef 12-2-78

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		vs.		
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			1970	Clerk
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o IW	LTERS,	BRANT	LEY & NE	SBIT
BY	` &	 I	Plaintiff's A	ttorney
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Defendant's Attorney

Defendant lives at
P. O. Box 491, Loxley, Ala.
Recieved In Office
Dec. 9, 1970.
Day loss Wilkers Sheriff
I have executed this summons
this Deci 1970
by leaving a copy with
Mack V. Gerkins
Willa Rose Gerkins
Shoriff claims 80 miles at
Ten Cents per mile Total \$8.00 TAYLOR WILKINS, Sheriff
BY BAOWN DEPUTY SHERIFF
*
2
Taylow Wilher Sheriff
HIB rown Deputy Sheriff
Moore Printing Co Bay Minette, Ala.
to me to

INTERSTATE SECURITIES COMPANY () IN THE CIRCUIT COURT OF OF ALABAMA

Plaintiff BALDWIN COUNTY, ALABAMA

VS. AT LAW

MACK V. JERKINS and DELLA ROSE JERKINS
Defendants

CASE NO. 9579

1.

The Plaintiff claims of the Defendants the sum of THREE HUNDRED NINETY AND 15/100 DOLLARS (\$390.15), balance due after all proper credits given on a Promissory Note made by the Defendants on the 2nd day of May, 1969, and payable as follows: 24 monthly payments of \$29.00 each, the first payment due and payable on the 15th day of June, 1969 and a like payment each month thereafter until the entire balance has been paid. The Plaintiff avers that the Defendants defaulted in the payments and under the provisions of the note sued on, the whole balance became due and payable. The Plaintiff further avers that the Defendants agreed in the note to pay all expenses including a reasonable attorney's fee incurred in the collecting same and the Plaintiff claims a reasonable attorney's fee in the amount of \$50.00.

WILTERS. BRANTIZY & NESBIT

BY: Mylling

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ALIGE J. DIGK CLERK REGISTER