| | OF CREDIT FROM L | Some and the second of the sec | MEULI | Information found Page of Sch |
|---|--|--|--|---|
| ederal Election Commission, | | | APP 30 | AM N: 25 |
| NAME OF COMMITTEE (In F | | ensaction ID : SC/10.4227.SC1 | | IDENTIFICATION N |
| Mississipp | | atives | | C00554774 |
| LENDING INSTITUTION (LEN Full Name | NDER) | Amount of Loan | | Interest Rate (AP |
| Trustmark Bank | | 2501 | 50.00 | 2.86 |
| Mailing Address 190 E Capitol St. | · | Date Incurred or Established | 01 | , 59 , 50 50 |
| City | State Zip Code | Date Due | - May | / D40 / Y37 06/0 |
| Jackson | MS 39201 | Back Ref SC/10.4227 | | |
| A. Has loan been restruc | tured? No Yes | If yes, date originally incurred | | (Land) Land |
| B. If line of credit, | | Total Outstanding | م ندمت تعتب ا | |
| Amount of this Draw: | | Balance: | | <u></u> |
| C. Are other parties seco | ndarily liable for the debt incu | urred? | | |
| | | must be reported on Schedule C.) e loan: real estate, personal | · | e e e e e e e e e e e e e e e e e e e |
| No Yes | If yes, specify: | entra e a exercita de circulo. | Does the le | nder have a perfected |
| | utions or tuture receipts of int | erest income, pledged as | interest in it | • |
| E. Are any future contribution collateral for the loan? A depository account | utions or tuture receipts of int | erest income, pledged as | interest in it | ? No Yes |
| E. Are any future contribution collateral for the loan? | utions or future receipts of into No Yeo If yes must be established pursuant 2) and 100.142(e)(2). | erest income, pledged as | interest in it | ? No Yes |
| E. Are any future contribution collateral for the loan? A depository account to 11 CFR 100.82(o)(2) Date account | utions or future receipts of into No Yeo If yes must be established pursuant 2) and 100.142(e)(2). | erest income, pledged as , specify: Looation of account: | interest in it | ? No Yes |
| E. Are any future contribution collateral for the loan? A depository account to 11 CFR 100.82(o)(2 Date account of the types of the types | witions or tuture receipts of into Yeo If yes must be established pursuant 2) and 100.142(e)(2). established: | erest income, pledged as s, specify: Looation of account: Address: | what is the | estimated value? 0 11 12 13 14 15 16 17 17 17 18 18 19 19 19 19 19 19 19 19 |
| E. Are any future contribution collateral for the loan? A depository account to 11 CFR 100.82(o)(2 Date account of the types the loan amount, state | must be established pursuant 2) and 100.142(e)(2). established: of collateral described above to the basis upon which this lo | erest income, pledged as s, specify: Looation of account: Address: City, State, Zip: was pledged for this loan, or if the | amount pled | estimated value? 0 ged does not equal or s repayment. |
| E. Are any future contribution collateral for the loan? A depository account to 11 CFR 100.82(o)(2 Date account of the types the loan amount, state | must be established pursuant 2) and 100.142(e)(2). established: of collateral described above to the basis upon which this lo | erest income, pledged as s, specify: Looation of account: Address: City, State, Zip: was pledged for this loan, or if the | what is the | estimated value? 0 ged does not equal or s repayment. |
| A depository account to 11 CFR 100.82(o)(2) Date account to 10 Date account the loan amount, state G. COMMITTEE TREASURING Name Mr. Briansignature | utions or tuture receipts of into No Yeo If yes No Yeo If yes and 100.142(e)(2). established: of collateral described above to the basis upon which this louden. | erest income, pledged as s, specify: Looation of account: Address: City, State, Zip: was pledged for this loan, or if the | amount pled | estimated value? 0 ged does not equal or s repayment. |
| A depository account to 11 CFR 100.82(o)(2) Date account to 11 CFR 100.82(o)(2) Date account of the types the loan amount, state G. COMMITTEE TREASURY Typed Name Mr. Brid Signature H. Attach a signed copy I. To BE SIGNED BY I. To the best of the are accurate as similar extension III. This institution is | must be established pursuant 2) and 100.142(e)(2). established: of collateral described above to the basis upon which this lower than the basis upon which the basis upon which this lower than the basis upon which the basis upon which the basis upon which this lower than the basis upon the basis upon which this lower than the basis upon the basis up | erest income, pledged as s, specify: Looation of account: Address: City, State, Zip: was pledged for this loan, or if the an was made and the basis on where the specific comparable credit worthiness. at a loan must be made on a basis | amount pled ich it assure DATE O ation regard orable at the which assu | estimated value? ged does not equal or s repayment. 2 2 2 2 2 2 2 2 2 |
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| SCHEDULE C (FEC Form 3X) | |
|---|---|
| LOANS | Use separate schedule(s) PAGE 25 OF 32 |
| | for each category of the Detailed Summary Page FOR LINE 13 OF FORM 3X |
| NAME OF COMMITTEE (In Full) | Transaction ID : SC/10.4227 |
| Mississippi Coneervatives | |
| LOAN SOURCE Full Name (Last, First, Middle Initial) | Election: |
| Trustmark Bank | Primary |
| | General Other (consist) |
| Mailing Address 190 E Capitol St. | Other (specify) ▼ |
| City Jackson State MS ZIP Coc | de 39201 |
| Original Amount of Loan Cumulative Payment To | - |
| 250150.00 | 20000.00 230150.00 |
| TERMS Date Incurred Date Due | Interest Rate Secured: |
| | 286 |
| 01 29 2014 0 | 6/03/14 |
| List All Endorsers or Guarantors (if any) to Loan Source | |
| Full Name (Last, First, Middle Initial) | Name of Employer |
| Mailing Address | Occupation |
| | Amount |
| City State ZIP Code | Guaranteed Outstanding: |
| 2. Full Name (Last, First, Middle Initial) | Name of Employer |
| Mailing Address | Occupation |
| | Amount |
| City State ZIP Code | Guaranteed |
| · · | Outstanding: |
| 3. Full Name (Last, First, Middle Initial) | Name of Employer |
| Mailing Address | Occupation |
| | Amount [|
| City State ZIP Code | Guaranteed Outstanding: |
| 4. Full Name (Last, First, Middle Initial) | Name of Employer |
| Mailing Address | Occupation |
| | Amount |
| City State ZIP Code | Guaranteed Outstanding: |
| | Outstanding. |
| | |
| SUBTOTALS This Period This Page (optional) | 1 |
| TOTALS This Period (last page in this line only) | |
| Carry outstanding balance only to LINE 3, Schedule D, for this line. If | |



PROMISSORY NOTE

| | | | 100 1 1100 1 4 1 4 1 | <u> </u> | | | |
|--------------|------------|------------|----------------------|-------------|---------|---------|----------|
| Principal | Loan Date | Maturity | Loan No | Cal! · Coll | Account | Officer | Initials |
| \$250,156.00 | 01-29-2014 | ი6-93-2014 | 28743474-69647 | | | 117 | |
| | | | | | | | |

References in the boxes above are for Lender's use only and do not limit the applicability of this document to any particular loan or item.

Any item above containing " * * * * has been omitted due to text length limitations.

Borrower: Mississippi Conservatives

P.O. Box 2096 inckson, MS 39225 Lender:

Trustmark National Sahk Jackson Main Office

246 E. Capitol Street, P O Ben #91

Jackson, MS 39205

Principal Amount: \$250,150.00

Date of Note: January 29, 2014

PROMISE TO PAY. Mississippi Conservatives ("Borrower") promises to pay to Trustmark National Bank ("Lender"), or order, in lawful money of the United States of America, the principal amount of Two Hundred Fifty Thousand One Hundred Fifty & 00/100 Dollars (\$250,150.00), together with interest on the unpaid principal balance from January 29, 2014, calculated as described in the "INTEREST CALCULATION METHOD" paragraph using an interest rute of 2.650% per annum based on a year of 360 days, until paid in full. The interest rate may offeringe under the tenus and sampitions of the "INTEREST AFTER BEFAULT" section.

PAYMENT. Borrower will pay this loan in one principal payment of \$250,150.00 plus interest on June 3, 2014. This payment due on June 3, 2014, will be for all principal and all acoused interest not yet paid. Unless otherwise agreed or required by applicable law, payments will be applied first to any accrused unpilid interest; then to principal; and then to any late charges. Borrower will pay Lender at Lender's address shown above or at such other place as Lender may designate in writing.

INTEREST CALCULATION METHOD. Interest on this Note is emploided on a 365/360 hasin; that is, by applying the ratio of the interest rate over a year of 360 days, multiplied by the autstanding principal balance, multiplied by the actual number of days the principal balance is outstanding. All interest payable under this Note is computed using this method. This calculation method results in a higher effective interest rate than the numeric interest rate stated in this Note.

PREPAYMENT. Borrower agrees that all loan fees and other prepaid finance charges are earned fully as of the date of the loan and will not be subject to refund upon early payment (Whether voluntary or as a result of default), except as otherwise required by law. Except for the foregoing, Corrower may pay without penalty all or a portion of the amount owed earlier than it is due. Early payments will not, unless agreed to by Lender in writing, relieve Corrower of Borrower's obligation to continue to make payments under the payment schedule. Rather, early payments will reduce the principal balance due. Borrower agrees not to send Lender payments marked "paid in full", "without recourse", or similar language. If Borrower sends such a payment, Lender may accept it without losing any of Lender's rights under this Note, and Borrower will remain obligated to pay any further amount owed to Lender. All written communications concerning disputed amounts, including any check nt owed or that is tendered willy other or other payment instrument that indicates that tile payment constitutes "payment in full" of the amount owed or that is tendened will ruther conditions or !!ensations or as full softbraction of a disputed amount must be mailed or delivered to: Treatingeli Madional Dentk, Aton: Lesti Operations, P. O. Box 1182 parknon, MS 69205.

LATE CHARGE. If a payment is 16 days or more late, Borrower will be charged 4.000% of the unpaid portion of the regularly scheduled payment o: \$5.00, whichever is areas

INTEREST AFTER DEFAULT. Upon default, including fallure to pay upon final maturity, the total sum due under this Note will continue to accrue interest at the interest rate under this Note.

DEFAULT. Each of the following shall constitute an event of default ("Event of Default") under this Note:

Payment Default. Borrower fails to make any payment when due under this Note.

Other Defaults. Borrower fails to comply with or to perform any other term, obligation, covenant or condition contained in this Note or in any of the related documents or to comply with or to perform any term, obligation, covenant or condition contained in any other agreement between Lender and Borrower.

Default in Pavor of Ittird Parties. Berrower or any Grantor defaults under any loan, extension of credit, accurity agreement, purchase or sales agreement, or any other agreement, in favor of any other creditor or person that may materially affect any of Borrower's property or Borrower's ability to repay this Note or perform Borrower's obligations under this Note or any of the related documents.

False Statements. Any warranty, representation or statement made or furnished to Lender by Borrower's behalf under this Note or the related documents is false or misleading in any material respect, either now or at the time made or funished or becomes false or misleading at any time thereafter.

Insolvenuy. The dissolution or ramination of Borrower's existence as a going business, the insolvency of Florrower, the appointment of a receiver fur any part of Berrower's property, any assignment for the benefit of creditors, any type of another workers, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Borrower.

Creditor or Forfaiture Proceedings. Commencement of foreslosure or forfaiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Borrower or by any governmental agency against any collateral securing the loan. This includes a garnishment of any of Borrower's accounts; including deposit accounts, with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Borrower as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and if Borrower gives Lander written notice of the creditor or forfeiture proceeding and if Borrower gives Lander written notice of the creditor or forfeiture proceeding and if Borrower gives Lander written notice of the creditor or forfeiture proceeding and if Borrower gives Lander written notice of the creditor or forfeiture proceeding and if Borrower gives Lander written notice of the creditor or forfeiture proceeding and if Borrower gives Lander written notice of the creditor or forfeiture proceeding and if Borrower gives Lander written notice of the creditor or forfeiture proceeding and if Borrower gives Lander written notice of the creditor or forfeiture proceeding and deposits with Lander written notice of the creditor or forfeiture proceeding and deposits with Lander written notice of the creditor or forfeiture proceeding and deposits with Lander written notice of the creditor or forfeiture proceeding and deposits with the creditor of the credito a surety band for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any guarantor, endorser, surety, or accommodation party of any of the indebtedness or any guarantor, endorser, surety, or accommodation party dies or becomes incompetent, or revokes or disputes the validity of, or liebtiffly under, any guaranty of the indebtedness evidenced by this Note.

Change in Ownership. Any change in ownership of twenty-five percent (25%) or more of the common stock of Borrower.

Adverse Clumps. A material adverse change occurs in Borrower's financial condition, or Lander baileves the interped of nayment or performance of this Note is impaired.

Insecurity. Lenger in good faith believes itself insecure.

LENDER'S RIGHTS. Upon default, Lander may declare the units without principal balance under this Note and all guarded untital interest immediately due, and then Borromar will pay that amount.

ATTORNEYS' FEBS; EXPENSES. Lender may hire or pay someone else to help collect this Note if Borrower does not pay. Borrower will pay Lender that amount. This includes; subject to any limits under applicable law, Lander's attorneys' fees and Lender's legal expanses, whether or not there is a lawauit, including attorneys' fees, expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), and opposit. If not probiblished by applicable law, Burrower also will pure any coast costs, in addition to all other some practiced by

JURY WAIVER. Lender and Borrower harsby waive the right to any jury trial in any action, proceeding, or counterclaim brought by either Lender or Borrower against the other.

GOVERNING LAW. This Note will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of Mississippi without regard to its conflicts of law provisions. This Note has been accepted by Lender in the State of Mississippi.

RIGHT OF SETOFF. To the extent permitted by applicable law, Lender reserves a right of setoff in all Borrower's accounts with Lender (whether checking, savings, or some other account). This includes all accounts Borrower holds jointly with someone else and all accounts Borrower may open in the future. However, this does not include any IRA or keeps accounts, or any trust accounts for which settly would be drahibited by law. Borrower aethoricas Lensfor, to the extent partnitted by supplicable liew, to orange or netoff all nums awing on the indebtedness against any and all such accounts, and, at Lender's option, to administratively freeze all such accounts to allow Lender to protect Lender's charge and setoff rights provided in this paragraph. . .

COLLATERAL. Borrower acknowledges this Note is secured by the following collateral described in the security instrument listed herein: certificates of deposit described in an Assignment of Deposit Account dated January 29, 2014.

Loan No: 28743474-69647

FINANCIAL STATEMENTS. The Borrower and/or Grentor agree to provide timencial information as lender may require from time to time.

SUCCESSOR INTERESTS. The terms of this Note shall be binding upon Borrower, and upon Borrower's heirs, personal representatives, successors and assigns, and shall inure to the benefit of Londer and its successors and essigns.

NOTIFY US OF INACCURATE INFORMATION WE REPORT TO CONSUMER REPORTING AGENCIES. Borrower may notify Lender if Lender reports any inaccurate information about Borrower's accountiel to a consumer reporting agency. Borrower's written notice describing the specific inaccuracylies) should be sent to Lender at the following address: Trustmark National Bank Attn: Credit Operations P. O. Box 291 Leckson MS 39205.

GENERAL PROVISIONS. If any part of this Note cannot be enforced; this fact will not affect the rest of the Note. Lender may delay or forgo enforcing any of its rights or remedies under this Note without losing them. Borrower and any other person who sighs, guarantees or endorses this Note, to the extent allowed by law, welve presentment, demand for payment, and notice of dishonor. Upon any change in the terms of this Note, and unless otherwise expressly eited in writing, no party who sight this Nete, whether as maker, guaranter, accommodation maker or endorser, shell be interest from liability. All such pertien agree that Lender may renew or expend (repeatedly and for any length of time) this loan or release any party or guaranter or colleterel; or impair, fall to realize unon or perfect Lender's assurity interest in the colleteral; and take any other action deemed necessary by Lender without the consent of or notice to anyone other than the party with whom the modification is made. The obligations under this Note are joint and several.

PRIOR TO SIGNING THIS NOTE, BORROWER READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS NOTE. BORROWER AGREES TO THE TERMS OF THE NOTE.

BORROWER ACKNOWLEDGES RECEIPT OF A COMPLETED COPY OF THIS PROMISSORY NOTE.

BORROWER:

| | 长,要说的《表演员》,表现最后,一点说:"这个是有,是有,我们是一种的,我们是这个事情,就是这些人就都是这些人的。"她的眼睛看一点点,说"有什么,这么一样,这是 | |
|----------------------|---|---|
| 0 | 还说的"包括蓝色"连直的可能说:"说'Callant',可以说:"我的多多。""我是我特别的多数的什么?""这样,只不是一个人。" | |
| m | MISSISSIPPI CONSERVATIVES | |
| | | |
| family. | But Sull In | |
| N. | Brian N. Perry, Executive Director of Mississippi | |
| | Conservatives | |
| M | | • |
| N | *ATTEST: A Global Angle (Angle Cale) and the first of the Company of the Company of the Company of the Company | |
| | (Corporate Seal) | • |
| diesel. | | |
| Μ. | Secretary or Assistant Secretary | : |
| 0 | 。1. (文文) 我们还是因为这点 医别量的 医动物 人名英格兰德国英国魏德 第二篇的 2. (1) "这个人,这个人 | |
| Appendix Appendix | ,能以创新的中国自己的设备等。例识别的特殊的自己性的共享 建酸盐酯 医斯克勒氏反应 的复数形式 | |
| <u> </u> | LASER PRO Landing, Var. 13.4.0.034 Copt. Narhard Pigendal Solutions, Inic. 1997, 2014. All Rights Reserved NS ENVISIONALY-LIDER TO 133978 PR-34 | _ |
| | LASER FIGU Landing. Val. 13e.L.Luci Copr. remains Principal Specialist, doi: 10.11377, 2014. | |

and the second



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CORPORATE RESOLUTION TO BORROW / GRANT COLLATERAL

| Principal Loan Date Maturity Loan No Cell / Cell Account Officer Initials \$250,150.00 01-29-2014 06-03-2014 28743474-69647 117 117 | | | |
|---|--|--|--|
| | | | |

References in the boxes above are for Lendes's use only and do not limit the applicability of this document to any particular loan or item.

Any item above containing "***" has been omitted due to text length limitations.

Corporation: Mississippi Conservatives

P.O. Box 2096 Jackson, MS 39225 Lender:

Trustmark National Bank Jackson Main Office

248 E. Capitol Street, P O Box 291

Jackson, MS 39205

I, THE UNDERSIGNED, DO HEREBY CERTIFY THAT:

THE CORPORATION'S EXISTENCE. The complete and correct name of the Corporation is Mississippi Conservatives ("Corporation"). The Corporation is a non-profit corporation which is, and at all times shall be, duly organized, validly existing, and in good standing under and by virtue of the laws of the State of Mississippi. The Corporation is duly authorized to transact business in all other states in which the Corporation is doing business, having obtained all necessary filings, governmental licenses and approvals for each state in which the Corporation is doing business. Seecifically, the Corporation Is, and nt all times shall be, duly qualified as a foreign cerporation in all status in which the failure to so qualify would have a material neverse effect on its business or financial condition. The Corporation has the full power and authority to own ics properties and to transact the husiness in which it is presently engaged or presently proposes to engage. The Cerporation maintains an effica at 1125 Poplar Blvd, Jackson, MS 39202. Unless the Corporation has designated otherwise in writing, the principal office is the effice at which the Corporation keeps its books and records. The Corporation will notify Lender prior to any change in the location of the Corporation's state of organization or any change in the Corporation's name. The Corporation shall do all things necessary to preserve and to keep in full force and effect its existence, rights and privileges, and shall comply with all regulations, rules, ordinances, statutes, orders and decrees of any governmental or quasi-governmental authority or court applicable to the Corporation and the Corporation's business activities.

RESOLUTIONS ADOPTED. At a meeting of the Directors of the Corporation, or if the Corporation is a close corporation having no Board of Directors then at a meeting of the Corporation's shareholders, duly called and held on ______, at which a quorum was present and voting, or by other duly authorized action in lieu of a meeting, the resolutions set forth in this Resolution were adopted.

OFFICER. The following named person is an officer of Mississippi Conservatives:

NAMES TITLES AUTHORIZED ACTUAL SIGNATURES

Brian N. Perry

Executive Director

X X

ACTIONS AUTHORIZED. The authorized person listed above may enter into any agreements of any nature with Lender, and those agreements will bind the Corporation. Specifically, but without limitation, the authorized person is authorized, empowered, and directed to do the following for and on behalf of the Corporation:

Borrow Money. To borrow, as a cosigner or otherwise, from time to time from Lender, on such terms as may be agreed upon between the Corporation and Lender, such sum or sums of money as in his or her judgment should be borrowed, without limitation.

Execute Notes. To execute and deliver to Lender the promissory note or notes, or other evidence of the Corporation's credit accommodations, on Lender's forms, at such rates of interest and on such terms as may be agreed upon, evidencing the sums of money so borrowed or any of the Corporation's indebtedness to Lender, and also to execute and deliver to Lender one or more renewals, extensions, mortifications, refinancings, consolidations, or substitutions for one or mere of the notes, any partion of the notes, or any other evidence of credit accommodations.

Grant Security. To mortgage, pledge, transfer, endorse, hypothecate, or otherwise encumber and deliver to Lender any property now or hereafter belonging to the Corporation or in which the Corporation now or hereafter may have an interest, including without limitation all of the Corporation's real property and all of the Corporation's personal property (tangible or intangible), as security for the payment of any loans or credit accommodations so obtained, any promissory notes so executed (including any amendments to or modifications, renewals, and extensions of such promissory notes), or any other or further indebtedness of the Corporation to Lender at any time owing, however the same may be evidenced. Such property may be mortgaged, pledged, transferred, endorsed, hypothecated or encumbered at the time such loans are obtained or such indebtedness is incurred, or at any other time or times, and may be either in addition to or in lieu of any property theretofore mortgaged, pledged, transferred, endorsed, hypothecated or encumbered.

Execute Security Decuments. To execute and deliver to Lender the forms of mortgage, dead of trust, pladge agreement, hypothecation agreement, and other security agreements and financing statements which Lender may require and which shall evidence the terms and conditions under and pursuant to which such liens and encumbrances, or any of them, are given; and also to execute and deliver to Lender any other written instruments, any chattel paper, or any other collateral, of any kind or nature, which Lender may deem necessary or proper in connection with or pertaining to the giving of the liens and encumbrances.

Negotiets Itams. To draw, endorse, and discount with Lendar all drafts, trade acceptances, promissory notes, or other evidences of indebtedness payable to or belonging to the Corporation or in which the Corporation may have an interest, and either to receive cash for the same or to pause such proceeds to be credited to the Corporation's account with Lendar, or to gauge such ether disposition of the proceeds derived therefrom as he or she may deem advisable.

Further Acts. In the case of lines of credit, to designate additional or alternate individuals as being authorized to request advances under such lines, and in all cases, to do and perform such other acts and things, to pay any and all fees and costs, and to execute and deliver such other documents and agreements, including agreements evalving the right to a trial by jury, as the officer may in his or her discretion deem reasonably necessary or proper in order to carry into effect the provisions of this Resolution.

ASSUMED BUSINESS NAMES. The Corporation has filed or recorded all desumetics or filings required by law relating to all assumed business names used by the Corporation. Excluding the name of the Corporation, the following is a complete list of all assumed business names under which the Corporation does business: None.

NOTICES TO LENDER. The Corporation will promptly notify Lender in writing at Lender's address shown above (or such other addresses as

CORPORATE RESOLUTION TO BORROW / GRANT COLLATERAL Loan No: 28743474-69647

(Continued)

Lender may designate from time to time) prior to any (A) change in the Corporation's name; (B) change in the Corporation's assumed business name(s); (C) change in the management of the Corporation; (D) change in the authorized signer(s); (E) change in the Corporation's principal office address; (F) change in the Corporation's state of organization; (G) conversion of the Corporation to a new or different type rd business entity; or (H) change in any other aspect of the Corporation that directly or indirectly relates to any agreements between the Corporation and Lender. No change in the Corporation's name or state of organization will take effect until after Lender has received notice.

GERTIFICATION CONCERNING OFFICERS AND RESOLUTIONS. The officer named above is duly elected, appointed, or employed by the Corporation, as the case may be, and occupies the position set opposite his or her respective name. This Resolution now stands of record on the books of the Corporation, is in full force and effect, and has not been modified or revoked in any manner whatsoever.

NO CORPORATE SEAL. The Corporation has no corporate seal, and therefore, no seal is affixed to this Resolution.

CONTINUING VALIDITY. Any and all acts authorized pursuant to this Resolution and performed prior to the passage of this Resolution are hereby ratified and approved. This Resolution shall be continuing, shall remain in full force and effect and Lender may rely on it until written notice of its revocation shall have been delivered to and received by Lender at Lender's address shown above (or such addresses as Lender may designate from time to time). Any such notice shall not affect any of the Corporation's agreements or commitments in effoct at the time notice

IN TESTIMONY WHEREOF, I have hereunto set my hand and attest that the signature set oppusite that name listed ahere is itis or her gurulge. signature.

I have read all the provisions of this Resolution, and I personally and on hehalf of the Corporation certify that all statements and representations made in this Resolution are true and correct. This Corporate Resolution to Borrow / Grant Collateral is dated January 29, 2014.

CERTIFIED TO AND ATTESTED BY:

Executive Conservatives

NOTE: If the officer signing this Resolution is designated by the foregoing document as one of the officers authorized to act on the Corporation's behalf, it is advisable to have this Resolution signed by at least one non-authorized officer of the Corporation.

4031232193

ERRORS AND GMISSIONS AGREEMENT

| Principal | Loan Date | Maturity | Loan No | Gall / Coll | Account | Officer initials |
|--|--|---|--|--|---------------------------------------|--|
| 8256,150,00 | | | 28745444459647 | | | 117 |
| References in t | the boxes above are Any item | for Lermer's use on above containir | only and do not limit the ig "**" has been omitte | applicability of this ad due to text leng | document to any path limitations. | articular loan or item. |
| P.0 | sissippi Conservative | es .ˈ | Lenc | Jackson | ark National Bank Main Office | 201 |
| Jac | kson, MS 39225 | | · · · · · · · · · · · · · · · · · · · | | Capitol Street, P O B n. MS 39205 | 29 1 |
| LOAN NO.: 2874 | 3474-69647 | | | | | |
| or Closing Agent desirable in the re not limited to an | for Lender, to fully easonable discretion investor, Federal Na | cooperate and a of Lender to ena ational Mortgage | adjust for clerical errors, ble Lender to sell, conve | any or all loan o y, seek guaranty o me Loan Mortgag | losing documentation market said loan | ees, if requested by Lende on if deemed necessary of to any entity, including bu ernment National Mortgag |
| | | | | | | uted this date will conform said loan documentation. |
| DATED effective | this January 29, 201 | | | | | |
| BORROWER: | | | | : | | |
| MISSISSIPPI CON | ISERVATIVES | | | | | |
| By: Sand | Hend | • | | | | |
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