

LIS PENDENS NOTICE

16517

STATE OF MISSISSIPPI

COUNTY OF MADISON

To the Clerk of the Chancery Court of said County:

You are hereby notified that on the 13th day of December, 1989, suit was begun by the undersigned attorney in the Circuit Court of Hinds County, Mississippi, a copy which is attached to this pleading and is incorporated herein by reference. Said complaint was later removed to the United States District Court for the Southern District of Mississippi, Jackson Division, Civil Action No.:

J89-0021(W).

The names of the plaintiffs in this lawsuit are listed in the attached complaint. The names of the defendants are as follows:

1. First South Production Credit Association
2. Jackson Bank for Cooperatives
3. Federal Land Bank of Jackson
4. Federal Land Bank Association of Jackson
5. R.E.W. Enterprises, Inc.
6. Federal Intermediate Credit Bank of Jackson

This is a lawsuit for breach of the terms of contracts of employment between the plaintiffs and the defendants.

In said suit, the following described real estate, situated in Madison County in said state is involved, and is described as follows:

Being situated in the South 1/2 of the South 1/2 of Section 32, Township 7 North, Range 2 East, Madison County, Mississippi and being more particularly described as follows:

Commence at a round concrete monument marking the Northeast corner of the West 1/2 of the West 1/2 of the Southwest 1/4 of the Southeast 1/4 of aforesaid Section 32, and run South 89 degrees 59 minutes 35 seconds West along the North boundary of the South 1/2 of the South 1/2 of said Section 32, 555.27 feet to an iron bar marking the Northeast corner

*For Authority to Cancel  
See Book 5 Page 412  
Billy V Cooper D.C.  
By: L. Gregory  
2-23-89*

of and the point of beginning for the property herein described; continue thence South 89 degrees 59 minutes 35 seconds West, along said North boundary of the South 1/2 of the South 1/2 of Section 32, 1010.75 feet to an iron bar in the eastern boundary of the Hickory Knoll Apartments; run thence South 00 degrees 01 minutes 31 seconds West, along said eastern boundary of the Hickory Knoll Apartments, 1292.18 feet to an iron bar in the northern right of way line of County Line Road, as it is now (January, 1982) in use; run thence North 89 degrees 57 minutes 46 seconds East, along said northern right of way line, 1012.29 feet to an iron bar; run thence North 00 degrees 02 minutes 35 seconds West, 1291.65 feet to the point of beginning, containing 30.000 acres, more or less.

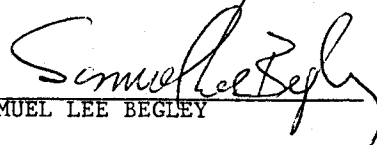
LESS AND EXCEPT that tract of the above described property being situated in the Southeast One Quarter (SE 1/4) of the Southwest One Quarter (SW 1/4) of Section 32, Township 7 North, Range 2 East, Madison County, Mississippi, and being more particularly described as follows:

Commence at the Southeast corner (SE) of the Hickory Knoll Apartments property as recorded in Deed Book 157 at Page 516 in the office of the Chancery Clerk of Madison County, Mississippi, and run Northerly, along the Eastern boundary of said apartments property, 1292.18 feet to the Northern boundary of the Farm Credit Banks of New Orleans property; run thence Easterly along said Northern boundary 69.9 feet to the Southern right-of-way line of a proposed 80-foot wide roadway and the point of beginning for the property herein described; run thence Easterly counter-clockwise along the arc of a curve in said Southern right-of-way line, 243.37 feet to the Point of Tangency, said curve having a radius of 733.62 feet and a chord bearing and distance of South 80 degrees 33 minutes 26 seconds East, 242.26 feet; run thence Easterly parallel with aforesaid Northern boundary 734.41 feet to the Eastern boundary of aforesaid Farm Credit Banks of New Orleans; run thence Northerly along said Eastern boundary, 40 feet to the aforesaid Northern boundary and the centerline of aforesaid 80-foot wide roadway; run thence Westerly along said Northern boundary and said centerline and its extension thereof, 973.84 feet to the point of beginning, containing 0.8 acres, more or less.

The nature of the lien, right or interest sought to be enforced is as follows: post judgment relief for

plaintiffs' action against defendants for severance and other employee benefits.

Witness my signature on this the 6<sup>th</sup> day of February, 1989.

  
SAMUEL LEE BEGLEY

CUPIT & MAXEY  
304 North Congress Street  
Post Office Box 22666  
Jackson, Mississippi 39205  
(601) 355-1553

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction above stated, the within named Samuel Lee Begley, who stated and acknowledged to me that he did sign and deliver the above and foregoing instrument on the date and for the purposes as therein stated.

Given under my hand and official seal, this the 6<sup>th</sup> day of February, 1989.

  
NOTARY PUBLIC

My Commission Expires:

December 3, 1992

IN THE CHANCERY COURT OF THE FIRST JUDICIAL DISTRICT  
OF HINDS COUNTY, STATE OF MISSISSIPPI

PATRICIA A. LITTLE, ET AL.,

PLAINTIFF,

VS.

CIVIL ACTION NO. 157,279

FIRST SOUTH PRODUCTION CREDIT  
ASSOCIATION, JACKSON BANK FOR  
COOPERATIVES, FEDERAL INTERMEDIATE  
CREDIT BANK OF JACKSON, FEDERAL  
LAND BANK OF JACKSON,  
FEDERAL LAND BANK ASSOCIATION OF  
JACKSON, NEW ENTERPRISES,  
INC., FARM CREDIT BANKS OF JACKSON,  
FARM CREDIT SERVICES OF THE FIFTH  
FARM CREDIT DISTRICT AND  
THE FARM CREDIT SYSTEM OF THE FIFTH  
FARM CREDIT DISTRICT,

FILED  
DEC 13 1988  
PETE McGEE, Chancery Clerk  
D.G.

DEFENDANTS.

COMPLAINT

The plaintiffs bring this civil action for a declaratory judgment, an accounting, breach of contract, specific performance and other equitable relief against the defendants pursuant to Rule 8 of the Mississippi Rules of Civil Procedure and the court's equity jurisdiction and hereafter allege the following:

PARTIES AND JURISDICTION

A. Plaintiffs

1. The plaintiffs, who except for the first named plaintiff, Patricia A. Little and who will be listed in alphabetical order following this paragraph, are former employees of the Farm Credit Banks of Jackson and Farm Credit Services of the Fifth Farm Credit District and are now or have been employed by the Federal Land Bank of Jackson/Federal Land Bank Association of Jackson in Receivership, or immediately after May 20, 1988, the date the receivership was imposed on the Federal Land Bank of Jackson and the Federal Land Bank Association of Jackson, were not retained or hired by any association or bank chartered to operate in the Fifth Farm Credit District.

2. Patricia A. Little is an adult resident citizen of Brandon, Mississippi 39042, and until May 20,

1988, was employed by (a) Farm Credit Banks of Jackson, or  
(b) Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$23,364.97, is attached to the complaint as Exhibit "A-1", and is hereby incorporated into this complaint by reference.

3. Sheree L. Adcox is an adult resident citizen of Ridgeland, Mississippi and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,823.98, is attached to the complaint as Exhibit "A-2", and is hereby incorporated into this complaint by reference.

4. Jeffrey M. Allen is an adult resident citizen of Hammond, Louisiana 70401 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank

Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$16,478.81, is attached to the complaint as Exhibit "A-3", and is hereby incorporated into this complaint by reference.

5. Sandra M. Allen is an adult resident citizen of Brandon, Mississippi 39042 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,094.88, is attached to the complaint as Exhibit "A-4", and is hereby incorporated into this complaint by reference.

6. Trudy Allen is an adult resident citizen of Jackson, Mississippi 39212 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$12,000.00, is attached to the

complaint as Exhibit "A-5", and is hereby incorporated into this complaint by reference.

7. Dorothy I. Andrus is an adult resident citizen of Crowley, Louisiana 70526 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,428.89, is attached to the complaint as Exhibit "A-6", and is hereby incorporated into this complaint by reference.

8. Arthur Arnold, Jr. is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$5,585.93, is attached to the complaint as Exhibit "A-7", and is hereby incorporated into this complaint by reference.

9. Ricky L. Babin is an adult resident citizen of Baton Rouge, Louisiana 70737 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said

former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,992.13, is attached to the complaint as Exhibit "A-8", and is hereby incorporated into this complaint by reference.

10. Reba E. Baily is an adult resident citizen of Tupelo, Mississippi 38801 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$724.88, is attached to the complaint as Exhibit "A-9", and is hereby incorporated into this complaint by reference.

11. James D. Baker is an adult resident citizen of Gadsden, Alabama 35904 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment

related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$9,764.25, is attached to the complaint as Exhibit "A-10", and is hereby incorporated into this complaint by reference.

12. Charles L. Banks who is an adult resident citizen of Russellville, Alabama 35653 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$8,334.02, is attached to the complaint as Exhibit "A-11", and is hereby incorporated into this complaint by reference.

13. Rita T. Bare is an adult resident citizen of New Iberia, Louisiana 70560 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$9,632.43, is attached to the complaint as Exhibit "A-12", and is hereby incorporated into this complaint by reference.

14. Marla Barr is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,248.42, is attached to the complaint as Exhibit "A-13", and is hereby incorporated into this complaint by reference.

15. Leigh V. Barron is an adult resident citizen of Jackson, Mississippi 39211 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,270.18, is attached to the complaint as Exhibit "A-14", and is hereby incorporated into this complaint by reference.

16. Hart Beatty is an adult resident citizen of Houston, Mississippi 38851 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$31,525.36, is attached to the complaint as Exhibit "A-15", and is hereby incorporated into this complaint by reference.

17. Mary S. Beaty is an adult resident citizen of New Albany, Mississippi 38652 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,977.26, is attached to the complaint as Exhibit "A-16", and is hereby incorporated into this complaint by reference.

18. Max E. Benoist, Jr. is an adult resident citizen of Greenwood, Mississippi 38930 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$15,142.85, is attached to the complaint as Exhibit "A-17", and is hereby incorporated into this complaint by reference.

19. William M. Benoit is an adult resident citizen of Monroe, Louisiana 71201 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$19,961.78, is attached to the complaint as Exhibit "A-18", and is hereby incorporated into this complaint by reference.

20. Terresa A. Berch is an adult resident citizen of Crystal Springs, Mississippi 39059 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$5,799.35, is attached to the complaint as Exhibit "A-19", and is hereby incorporated into this complaint by reference.

21. Tillman Bishop is an adult resident citizen of Brookhaven, Mississippi 39601 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,466.64, is attached to the complaint as Exhibit "A-20", and is hereby incorporated into this complaint by reference.

22. Gary A. Blair is an adult resident citizen of Jackson, Mississippi 39211 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$15,174.74, is attached to the complaint as Exhibit "A-21", and is hereby incorporated into this complaint by reference.

23. Harold M. Book, Jr. is an adult resident citizen of Shreveport, Louisiana 71106 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$12,247.23, is attached to the complaint as Exhibit "A-22", and is hereby incorporated into this complaint by reference.

24. Laura Bragg is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,760.12, is attached to the complaint as Exhibit "A-23", and is hereby incorporated into this complaint by reference.

25. William H. Brannan is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$8,399.25, is attached to the complaint as Exhibit "A-24", and is hereby incorporated into this complaint by reference.

26. Kenneth R. Brantley is an adult resident citizen of Greenville, Mississippi 38701 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,637.07, is attached to the complaint as Exhibit "A-25", and is hereby incorporated into this complaint by reference.

27. Danny Briscoe is an adult resident citizen of Oxford, Mississippi 38655 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$13,392.02, is attached to the complaint as Exhibit "A-26", and is hereby incorporated into this complaint by reference.

28. Donald W. Britt is an adult resident citizen of West Monroe, Louisiana 71291 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$16,215.25, is attached to the complaint as Exhibit "A-27", and is hereby incorporated into this complaint by reference.

29. William A. Brock, Jr. is an adult resident citizen of Greenville, Mississippi 38701 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$18,115.17, is attached to the complaint as Exhibit "A-28", and is hereby incorporated into this complaint by reference.

30. Richard L. Brown is an adult resident citizen of Baton Rouge, Louisiana 70817 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$27,580.08, is attached to the complaint as Exhibit "A-29", and is hereby incorporated into this complaint by reference.

31. Carol H. Bundy is an adult resident citizen of Robertsdale, Alabama 36567 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,692.08, is attached to the complaint as Exhibit "A-30", and is hereby incorporated into this complaint by reference.

32. William A. Burge is an adult resident citizen of Hickory, Mississippi 39332 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$17,766.38, is attached to the complaint as Exhibit "A-31", and is hereby incorporated into this complaint by reference.

33. John M. Bush is an adult resident citizen of Brandon, Mississippi 39042 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$55,869.25, is attached to the complaint as Exhibit "A-32", and is hereby incorporated into this complaint by reference.

34. Anthony M. Butler is an adult resident citizen of Baton Rouge, Louisiana 70819 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$8,117.97, is attached to the complaint as Exhibit "A-33", and is hereby incorporated into this complaint by reference.

35. Bonita M. Byrom is an adult resident citizen of Opelousas, Louisiana 70570 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,461.19, is attached to the complaint as Exhibit "A-34", and is hereby incorporated into this complaint by reference.

36. Ralph E. Cain is an adult resident citizen of Cullman, Alabama 35056 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$20,792.00, is attached to the complaint as Exhibit "A-35", and is hereby incorporated into this complaint by reference.

37. Wilby O. Campbell is an adult resident citizen of Winnsboro, Louisiana 71295 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,802.61, is attached to the complaint as Exhibit "A-36", and is hereby incorporated into this complaint by reference.

38. W. Larry Cantrell is an adult resident citizen of Huntsville, Alabama 35803 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$21,477.96, is attached to the complaint as Exhibit "A-37", and is hereby incorporated into this complaint by reference.

39. Edna Carpenter is an adult resident citizen of Talladega, Alabama 35160 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$7,927.02, is attached to the complaint as Exhibit "A-38", and is hereby incorporated into this complaint by reference.

40. Keith Carr is an adult resident citizen of Cullman, Alabama 35055 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$13,931.00, is attached to the complaint as Exhibit "A-39", and is hereby incorporated into this complaint by reference.

41. James M. Carter is an adult resident citizen of Brandon, Mississippi 39042 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$18,289.76, is attached to the complaint as Exhibit "A-40", and is hereby incorporated into this complaint by reference.

42. James S. Clark is an adult resident citizen of Shreveport, Louisiana 71104 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$12,203.45, is attached to the complaint as Exhibit "A-41", and is hereby incorporated into this complaint by reference.

43. William A. Cole, Jr. is an adult resident citizen of Pearl, Mississippi 39208 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,003.25, is attached to the complaint as Exhibit "A-42", and is hereby incorporated into this complaint by reference.

44. J. Kelly Coleman is an adult resident citizen of Rayville, Louisiana 71269 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,132.12, is attached to the complaint as Exhibit "A-43", and is hereby incorporated into this complaint by reference.

45. James C. Cook is an adult resident citizen of Alexandria, Louisiana 71302 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,872.52, is attached to the complaint as Exhibit "A-44", and is hereby incorporated into this complaint by reference.

46. Willie C. Cook is an adult resident citizen of Aberdeen, Mississippi 39730 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$18,713.26, is attached to the complaint as Exhibit "A-45", and is hereby incorporated into this complaint by reference.

47. C. Gregory Copeland is an adult resident citizen of Rainsville, Alabama 35986 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,761.56, is attached to the complaint as Exhibit "A-46", and is hereby incorporated into this complaint by reference.

48. William M. Crawford is an adult resident citizen of West Monroe, Louisiana 71291 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$56,410.94, is attached to the complaint as Exhibit "A-47", and is hereby incorporated into this complaint by reference.

49. Brenda S. Crittenden is an adult resident citizen of Muscle Shoals, Alabama 35661 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,714.62, is attached to the complaint as Exhibit "A-48", and is hereby incorporated into this complaint by reference.

50. Shelly Crouse is an adult resident citizen of Little Rock, Arkansas 72210 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,654.06, is attached to the complaint as Exhibit "A-49", and is hereby incorporated into this complaint by reference.

51. Susan Cupp is an adult resident citizen of Cullman, Alabama 35055 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,462.88, is attached to the complaint as Exhibit "A-50", and is hereby incorporated into this complaint by reference.

52. Linda G. Dasko is an adult resident citizen of Alexandria, Louisiana 71303 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$9,900.35, is attached to the complaint as Exhibit "A-51", and is hereby incorporated into this complaint by reference.

53. Cathy Davis is an adult resident citizen of Water Valley, Mississippi 38965 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,038.00, is attached to the complaint as Exhibit "A-52", and is hereby incorporated into this complaint by reference.

54. Paula M. Davis is an adult resident citizen of Alexandria, Louisiana 71303 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$5,551.79, is attached to the complaint as Exhibit "A-53", and is hereby incorporated into this complaint by reference.

55. Terri Davis is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,278.23, is attached to the complaint as Exhibit "A-54", and is hereby incorporated into this complaint by reference.

56. John Dean is an adult resident citizen of Alexandria, Louisiana 71301 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,883.42, is attached to the complaint as Exhibit "A-55", and is hereby incorporated into this complaint by reference.

57. Larkin E. DeMoville is an adult resident citizen of Columbus, Mississippi 39702 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or

(b) Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$18,639.17, is attached to the complaint as Exhibit "A-56", and is hereby incorporated into this complaint by reference.

58. Evans H. Dendy is an adult resident citizen of Clinton, Mississippi 39060 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$44,119.48, is attached to the complaint as Exhibit "A-57", and is hereby incorporated into this complaint by reference.

59. Dereck P. Dillow is an adult resident citizen of Theodore, Alabama 36582 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,778.37, is attached to the complaint as Exhibit "A-58", and is hereby incorporated into this complaint by reference.

60. Marjorie E. Dowd is an adult resident citizen of Bastrop, Louisiana 71220 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,082.45, is attached to the complaint as Exhibit "A-59", and is hereby incorporated into this complaint by reference.

61. Rita B. Dowdle is an adult resident citizen of Grenada, Mississippi 38901 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,146.62, is attached to the complaint as Exhibit "A-60", and is hereby incorporated into this complaint by reference.

62. Reba S. Drinkard is an adult resident citizen of Selma, Alabama 36701 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,203.51, is attached to the complaint as Exhibit "A-61", and is hereby incorporated into this complaint by reference.

63. Theresa S. Duck is an adult resident citizen of Liberty, Mississippi 39645 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$5,397.90, is attached to the complaint as Exhibit "A-62", and is hereby incorporated into this complaint by reference.

64. Janet C. Dupuis is an adult resident citizen of Opelousas, Louisiana 70570 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$901.17, is attached to the complaint as Exhibit "A-63", and is hereby incorporated into this complaint by reference.

65. Robert C. Dye is an adult resident citizen of Cleveland, Mississippi 38732 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$24,856.25, is attached to the complaint as Exhibit "A-64", and is hereby incorporated into this complaint by reference.

66. Michael C. Elliott is an adult resident citizen of Poplarville, Mississippi 39470 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$23,028.24, is attached to the complaint as Exhibit "A-65", and is hereby incorporated into this complaint by reference.

67. Douglas P. Embrey is an adult resident citizen of Clinton, Mississippi 39056 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$17,655.10, is attached to the complaint as Exhibit "A-66", and is hereby incorporated into this complaint by reference.

68. Alice M. Eubanks is an adult resident citizen of Delhi, Louisiana 71232 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$13,464.55, is attached to the complaint as Exhibit "A-67", and is hereby incorporated into this complaint by reference.

69. Gary Evans is an adult resident citizen of Baton Rouge, Louisiana 70816 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$7,764.47, is attached to the complaint as Exhibit "A-68", and is hereby incorporated into this complaint by reference.

70. Newana T. Evans is an adult resident citizen of Hattiesburg, Mississippi 39403-0469 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$11,169.15, is attached to the complaint as Exhibit "A-69", and is hereby incorporated into this complaint by reference.

71. Judy C. Everett is an adult resident citizen of Jackson, Mississippi 39211 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,752.00, is attached to the complaint as Exhibit "A-70", and is hereby incorporated into this complaint by reference.

72. Truman J. Fear, III is an adult resident citizen of Shreveport, Louisiana 71105 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,163.50, is attached to the complaint as Exhibit "A-71", and is hereby incorporated into this complaint by reference.

73. Randy L. Ferguson is an adult resident citizen of Guntown, Mississippi 38849 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$5,222.58, is attached to the complaint as Exhibit "A-72", and is hereby incorporated into this complaint by reference.

74. Deborah A. Fisher is an adult resident citizen of Jackson, Mississippi 39204 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,230.35, is attached to the complaint as Exhibit "A-73", and is hereby incorporated into this complaint by reference.

75. Barry P. Fontenot is an adult resident citizen of Ville Platte, Louisiana 70586 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$7,185.95, is attached to the complaint as Exhibit "A-74", and is hereby incorporated into this complaint by reference.

76. Peggy A. French is an adult resident citizen of Montgomery, Alabama 36108 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,494.60, is attached to the complaint as Exhibit "A-75", and is hereby incorporated into this complaint by reference.

77. Gary L. Gaines is an adult resident citizen of Starkville, Mississippi 39759 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$38,219.69, is attached to the complaint as Exhibit "A-76", and is hereby incorporated into this complaint by reference.

78. Janel T. Gaines is an adult resident citizen of Alexandria, Louisiana 71301 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$6,489.34, is attached to the complaint as Exhibit "A-77", and is hereby incorporated into this complaint by reference.

79. William W. Galloway is an adult resident citizen of Enterprise, Alabama 36330 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,025.52, is attached to the complaint as Exhibit "A-78", and is hereby incorporated into this complaint by reference.

80. Thomas Kevin Garrett is an adult resident citizen of Riverdale, Georgia 30274 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$9,597.50, is attached to the complaint as Exhibit "A-79", and is hereby incorporated into this complaint by reference.

81. Anita A. Garsaud is an adult resident citizen of Tioga, Louisiana 71477 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,344.72, is attached to the complaint as Exhibit "A-80", and is hereby incorporated into this complaint by reference.

82. O. David Gasser is an adult resident citizen of Decatur, Alabama 35603 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$35,615.75, is attached to the complaint as Exhibit "A-81", and is hereby incorporated into this complaint by reference.

83. Ted R. Gauthier is an adult resident citizen of Cottonport, Louisiana 71327 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$16,116.60, is attached to the complaint as Exhibit "A-82", and is hereby incorporated into this complaint by reference.

84. Barbara B. Gautier is an adult resident citizen of Jackson, Mississippi 39211 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,014.00, is attached to the complaint as Exhibit "A-83", and is hereby incorporated into this complaint by reference.

85. Patsy A. Giardina is an adult resident citizen of Greenville, Mississippi 38701 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$15,312.74, is attached to the complaint as Exhibit "A-84", and is hereby incorporated into this complaint by reference.

86. John O. J. Giebitz is an adult resident citizen of Clinton, Mississippi 39056 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$27,745.66, is attached to the complaint as Exhibit "A-85", and is hereby incorporated into this complaint by reference.

87. Christine Gooch is an adult resident citizen of Pearl, Mississippi 39208 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,367.56, is attached to the complaint as Exhibit "A-86", and is hereby incorporated into this complaint by reference.

88. Kerry B. Gore is an adult resident citizen of Albertville, Alabama 35950 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$21,224.00, is attached to the complaint as Exhibit "A-87", and is hereby incorporated into this complaint by reference.

89. Rebecca G. Gorman is an adult resident citizen of Vinemont, Alabama 35179 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$8,653.58, is attached to the complaint as Exhibit "A-88", and is hereby incorporated into this complaint by reference.

90. Andrew S. Grant is an adult resident citizen of Ridgeland, MS 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$4,460.80, is attached to the complaint as Exhibit "A-89", and is hereby incorporated into this complaint by reference.

91. Vernon U. Greenlee is an adult resident citizen of Greenville, Mississippi 38702-0355 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$19,556.04, is attached to the complaint as Exhibit "A-90", and is hereby incorporated into this complaint by reference.

92. Wanda Faye Greer is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$5,468.33, is attached to the complaint as Exhibit "A-91", and is hereby incorporated into this complaint by reference.

93. Dena Gremillion is an adult resident citizen of Lecompte, Louisiana 71346 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,163.47, is attached to the complaint as Exhibit "A-92", and is hereby incorporated into this complaint by reference.

94. Harold W. Grimes, III is an adult resident citizen of Daphne, Alabama 36526 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$16,110.58, is attached to the complaint as Exhibit "A-93", and is hereby incorporated into this complaint by reference.

95. Matthew W. Hall, IV is an adult resident citizen of Enterprise, Alabama 36330 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$16,002.76, is attached to the complaint as Exhibit "A-94", and is hereby incorporated into this complaint by reference.

96. Rexford B. Ham, Jr. is an adult resident citizen of Brandon, Mississippi 39042 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$23,283.47, is attached to the complaint as Exhibit "A-95", and is hereby incorporated into this complaint by reference.

97. R. Todd Hannaford is an adult resident citizen of Senatobia, Mississippi 38668 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,536.89, is attached to the complaint as Exhibit "A-96", and is hereby incorporated into this complaint by reference.

98. Ricky Klien Harbour is an adult resident citizen of Jackson, Mississippi 39206 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$5,669.87, is attached to the complaint as Exhibit "A-97", and is hereby incorporated into this complaint by reference.

99. Bonnie R. Hawthorne is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,746.73, is attached to the complaint as Exhibit "A-98", and is hereby incorporated into this complaint by reference.

100. Herbert E. Haynes is an adult resident citizen of Birmingham, Alabama 35209 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$65,000.00, is attached to the complaint as Exhibit "A-99", and is hereby incorporated into this complaint by reference.

101. Kenneth D. Haynes is an adult resident citizen of Birmingham, Alabama 45203 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,316.77, is attached to the complaint as Exhibit "A-100", and is hereby incorporated into this complaint by reference.

102. Rickey L. Haynes is an adult resident citizen of Senatobia, Mississippi 38668 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$27,698.60, is attached to the complaint as Exhibit "A-101", and is hereby incorporated into this complaint by reference.

103. Dale W. Hester is an adult resident citizen of Red Bay, Alabama 35582 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$20,490.00, is attached to the complaint as Exhibit "A-102", and is hereby incorporated into this complaint by reference.

104. David L. Hill is an adult resident citizen of Woodland, Mississippi 39776 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$14,101.43, is attached to the complaint as Exhibit "A-103", and is hereby incorporated into this complaint by reference.

105. Joseph L. Hill is an adult resident citizen of Senatobia, Mississippi 38668 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$13,637.47, is attached to the complaint as Exhibit "A-104", and is hereby incorporated into this complaint by reference.

106. Ken D. Hobart is an adult resident citizen of Greenville, Mississippi 38701 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$5,205.20, is attached to the complaint as Exhibit "A-105", and is hereby incorporated into this complaint by reference.

107. Julia Hogan is an adult resident citizen of Tuscumbia, Alabama 35674 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$10,715.16, is attached to the complaint as Exhibit "A-106", and is hereby incorporated into this complaint by reference.

108. Mary Nell Holland is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,347.12, is attached to the complaint as Exhibit "A-107", and is hereby incorporated into this complaint by reference.

109. Kenneth G. Hood is an adult resident citizen of Notasulga, Alabama 36866 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$26,098.51, is attached to the complaint as Exhibit "A-108", and is hereby incorporated into this complaint by reference.

110. William C. Hopewell is an adult resident citizen of Talladega, Alabama 35160 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$14,322.61, is attached to the complaint as Exhibit "A-109", and is hereby incorporated into this complaint by reference.

111. Robert R. Horn is an adult resident citizen of Tallulah, Louisiana 71282 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,324.81, is attached to the complaint as Exhibit "A-110", and is hereby incorporated into this complaint by reference.

112. David A. Howse is an adult resident citizen of Cullman, Alabama 35055 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$54,766.93, is attached to the complaint as Exhibit "A-111", and is hereby incorporated into this complaint by reference.

113. Richard B. Huffmaster is an adult resident citizen of Pineville, Louisiana 71630 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$20,616.36, is attached to the complaint as Exhibit "A-112", and is hereby incorporated into this complaint by reference.

114. Bobbie W. Hyche is an adult resident citizen of Brookwood, Alabama 35444 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$6,394.32, is attached to the complaint as Exhibit "A-113", and is hereby incorporated into this complaint by reference.

115. Leotis Hyde, Jr. is an adult resident citizen of Arcadia, Louisiana 71001 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$20,666.59, is attached to the complaint as Exhibit "A-114", and is hereby incorporated into this complaint by reference.

116. F. Randall Impson is an adult resident citizen of Monroe, Louisiana 71201 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$24,890.33, is attached to the complaint as Exhibit "A-115", and is hereby incorporated into this complaint by reference.

117. Glenn Jacobs is an adult resident citizen of Dawson, Alabama 35963 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit

Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,055.32, is attached to the complaint as Exhibit "A-116", and is hereby incorporated into this complaint by reference.

118. Darrel K. Jans is an adult resident citizen of Shreveport, Louisiana 71115 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$33,595.86, is attached to the complaint as Exhibit "A-117", and is hereby incorporated into this complaint by reference.

119. Venita Keel is an adult resident citizen of Enterprise, Alabama 36330 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$505.47, is attached to the complaint as Exhibit "A-118", and is hereby incorporated into this complaint by reference.

120. Bettye J. Kennard is an adult resident citizen of Starkville, Mississippi 39759 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$8,857.71, is attached to the complaint as Exhibit "A-119", and is hereby incorporated into this complaint by reference.

121. Henry P. Killeen, Jr. is an adult resident citizen of Brandon, Mississippi 39042 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$18,596.85, is attached to the complaint as Exhibit "A-120", and is hereby incorporated into this complaint by reference.

122. Johnny Kinsey is an adult resident citizen of Clanton, Alabama 35045 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$13,501.44, is attached to the complaint as Exhibit "A-121", and is hereby incorporated into this complaint by reference.

123. Wanda King is an adult resident citizen of Crossville, Alabama 35962 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,858.80, is attached to the complaint as Exhibit "A-122", and is hereby incorporated into this complaint by reference.

124. Jeff W. Klein is an adult resident citizen of Cullman, Alabama 35055 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$11,141.74, is attached to the complaint as Exhibit "A-123", and is hereby incorporated into this complaint by reference.

125. James M. Kloac is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$19,743.09, is attached to the complaint as Exhibit "A-124", and is hereby incorporated into this complaint by reference.

126. Randall D. LaFleur is an adult resident citizen of Alexandria, Louisiana 71302 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$32,205.74, is attached to the complaint as Exhibit "A-125", and is hereby incorporated into this complaint by reference.

127. Jerome J. Lambert is an adult resident citizen of Crowley, Louisiana 70526 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$12,619.80, is attached to the complaint as Exhibit "A-126", and is hereby incorporated into this complaint by reference.

128. Julian B. LeCompte is an adult resident citizen of Enterprise, Alabama 36330 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$14,417.43, is attached to the complaint as Exhibit "A-127", and is hereby incorporated into this complaint by reference.

129. John R. Lewis is an adult resident citizen of Jackson, Mississippi 39202 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$12,879.08, is attached to the complaint as Exhibit "A-128", and is hereby incorporated into this complaint by reference.

130. Mary G. Lewis is an adult resident citizen of Monroe, Louisiana 71202 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$10,391.04, is attached to the complaint as Exhibit "A-129", and is hereby incorporated into this complaint by reference.

131. Homer Lewis, Jr. is an adult resident citizen of Pearl, Mississippi 39208 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$28,141.74, is attached to the complaint as Exhibit "A-130", and is hereby incorporated into this complaint by reference.

132. J. Farol Little is an adult resident citizen of Decatur, Alabama 35601 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$33,252.86, is attached to the complaint as Exhibit "A-131", and is hereby incorporated into this complaint by reference.

133. Jeffrey G. Lott is an adult resident citizen of Daphne, Alabama 36526 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$18,417.65, is attached to the complaint as Exhibit "A-133", and is hereby incorporated into this complaint by reference.

134. Carolyn M. Lovorn is an adult resident citizen of Senatobia, Mississippi 38668 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$10,153.87, is attached to the complaint as Exhibit "A-134", and is hereby incorporated into this complaint by reference.

135. Virginia G. Lowery is an adult resident citizen of Columbus, Mississippi 39702 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,098.64, is attached to the complaint as Exhibit "A-135", and is hereby incorporated into this complaint by reference.

136. Albert H. Magee is an adult resident citizen of Brookhaven, Mississippi 39601 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$20,654.09, is attached to the complaint as Exhibit "A-136", and is hereby incorporated into this complaint by reference.

137. Albert W. Magee, Jr. is an adult resident citizen of Baton Rouge, Louisiana 70895 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$39,015.30, is attached to the complaint as Exhibit "A-137", and is hereby incorporated into this complaint by reference.

138. Glenda Kay Mann is an adult resident citizen of Cullman, Alabama 35055 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$11,034.41, is attached to the complaint as Exhibit "A-138", and is hereby incorporated into this complaint by reference.

139. Billy R. Manning is an adult resident citizen of Clinton, Mississippi 39056 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,353.92, is attached to the complaint as Exhibit "A-139", and is hereby incorporated into this complaint by reference.

140. Dennis Manshack is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$13,919.57, is attached to the complaint as Exhibit "A-140", and is hereby incorporated into this complaint by reference.

141. Wanda L. Manuel is an adult resident citizen of Opelousas, Louisiana 70570 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$19,923.75, is attached to the complaint as Exhibit "A-141", and is hereby incorporated into this complaint by reference.

142. Anne C. Martin is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,367.02, is attached to the complaint as Exhibit "A-142", and is hereby incorporated into this complaint by reference.

143. Barry L. Maxwell is an adult resident citizen of Ferriday, Louisiana 71334 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$21,440.16, is attached to the complaint as Exhibit "A-143", and is hereby incorporated into this complaint by reference.

144. Brenda H. McCaleb is an adult resident citizen of Greenwood, Mississippi 38930 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,772.06, is attached to the complaint as Exhibit "A-144", and is hereby incorporated into this complaint by reference.

145. Regina N. McCammon is an adult resident citizen of Charleston, Mississippi 38921 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,143.66, is attached to the complaint as Exhibit "A-145", and is hereby incorporated into this complaint by reference.

146. Patricia E. McCarty is an adult resident citizen of Tallulah, Louisiana 71282 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,119.95, is attached to the complaint as Exhibit "A-146", and is hereby incorporated into this complaint by reference.

147. Edward S. McCurdy, Jr. is an adult resident citizen of Montgomery, Alabama 36116 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$8,901.16, is attached to the complaint as Exhibit "A-147", and is hereby incorporated into this complaint by reference.

148. William H. McIntyre is an adult resident citizen of Belzoni, Mississippi 39038 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$20,782.60, is attached to the complaint as Exhibit "A-148", and is hereby incorporated into this complaint by reference.

149. Curtis E. McNeal is an adult resident citizen of Starkville, Mississippi 39759 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$32,255.69, is attached to the complaint as Exhibit "A-149", and is hereby incorporated into this complaint by reference.

150. Alton K. McRee is an adult resident citizen of Brandon, Mississippi 39042 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$41,238.19, is attached to the complaint as Exhibit "A-150", and is hereby incorporated into this complaint by reference.

151. Ann M. Mears is an adult resident citizen of Jackson, Mississippi 39211 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,278.69, is attached to the complaint as Exhibit "A-151", and is hereby incorporated into this complaint by reference.

152. Bennie P. Mims is an adult resident citizen of Starkville, Mississippi 39759 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,675.47, is attached to the complaint as Exhibit "A-152", and is hereby incorporated into this complaint by reference.

153. Joel M. Mize is an adult resident citizen of Hattiesburg, Mississippi 39403-0469 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b)

Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$10,033.75, is attached to the complaint as Exhibit "A-153", and is hereby incorporated into this complaint by reference.

154. Janie S. Mock is an adult resident citizen of Montgomery, Alabama 36117 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$14,998.81, is attached to the complaint as Exhibit "A-154", and is hereby incorporated into this complaint by reference.

155. Mark Moody is an adult resident citizen of Clanton, Alabama 35045 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,292.60, is attached to the complaint as Exhibit "A-155", and is hereby incorporated into this complaint by reference.

156. Dianna S. Moseley is an adult resident citizen of Selma, Alabama 36701 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$7,597.46, is attached to the complaint as Exhibit "A-156", and is hereby incorporated into this complaint by reference.

157. Kenny A. Moss is an adult resident citizen of Ashford, Alabama 36312 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,751.37, is attached to the complaint as Exhibit "A-157", and is hereby incorporated into this complaint by reference.

158. Melvin J. Mouton is an adult resident citizen of Metairie, Louisiana 70001 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$26,126.68, is attached to the complaint as Exhibit "A-158", and is hereby incorporated into this complaint by reference.

159. Myra L. Mullins is an adult resident citizen of Daphne, Alabama 36526 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,157.44, is attached to the complaint as Exhibit "A-159", and is hereby incorporated into this complaint by reference.

160. Mary H. Murphy is an adult resident citizen of Shaw, Mississippi 38773 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$737.67, is attached to the complaint as Exhibit "A-160", and is hereby incorporated into this complaint by reference.

161. Robert A. Noah is an adult resident citizen of Greenville, Mississippi 38701 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,241.84, is attached to the complaint as Exhibit "A-161", and is hereby incorporated into this complaint by reference.

162. Kathy H. Norris is an adult resident citizen of West Monroe, Louisiana 71291 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$1,261.39, is attached to the complaint as Exhibit "A-162", and is hereby incorporated into this complaint by reference.

163. David Ogletree is an adult resident citizen of West Monroe, Louisiana 71291 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,006.06, is attached to the complaint as Exhibit "A-163", and is hereby incorporated into this complaint by reference.

164. Judy N. Oncale is an adult resident citizen of Thibodaux, Louisiana 70301 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$9,379.50, is attached to the complaint as Exhibit "A-164", and is hereby incorporated into this complaint by reference.

165. J. Rex Parker is an adult resident citizen of Brandon, Mississippi 39042 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$75,675.81, is attached to the complaint as Exhibit "A-165", and is hereby incorporated into this complaint by reference.

166. Ronald W. Parker is an adult resident citizen of Sondheimer, Louisiana 71276 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$8,938.06, is attached to the complaint as Exhibit "A-166", and is hereby incorporated into this complaint by reference.

167. Betty A. Farmer is an adult resident citizen of Dothan, Alabama 36303 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$5,232.60, is attached to the complaint as Exhibit "A-167", and is hereby incorporated into this complaint by reference.

168. Lea B. Patrick is an adult resident citizen of Pearl, Mississippi 39208 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,873.84, is attached to the complaint as Exhibit "A-168", and is hereby incorporated into this complaint by reference.

169. Glenda R. Patterson is an adult resident citizen of Senatobia, Mississippi 38668 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,660.35, is attached to the complaint as Exhibit "A-169", and is hereby incorporated into this complaint by reference.

170. Linda Patterson is an adult resident citizen of Albertville, Alabama 35950 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$11,491.22, is attached to the complaint as Exhibit "A-170", and is hereby incorporated into this complaint by reference.

171. James A. Pearson is an adult resident citizen of Tupelo, Mississippi 38801 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$10,954.24, is attached to the complaint as Exhibit "A-171", and is hereby incorporated into this complaint by reference.

172. Sandra C. Peoples is an adult resident citizen of Jackson, Mississippi 39202 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,136.41, is attached to the complaint as Exhibit "A-172", and is hereby incorporated into this complaint by reference.

173. Estella Perez is an adult resident citizen of Cleveland, Mississippi 38732 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$9,362.17, is attached to the complaint as Exhibit "A-173", and is hereby incorporated into this complaint by reference.

174. Cynthia J. Phlegar is an adult resident citizen of Jackson, Mississippi 39211 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$7,732.80, is attached to the complaint as Exhibit "A-174", and is hereby incorporated into this complaint by reference.

175. James J. Plaster, Jr. is an adult resident citizen of Tuscaloosa, Alabama 35406 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$13,295.61, is attached to the complaint as Exhibit "A-175", and is hereby incorporated into this complaint by reference.

176. Jerome K. Post, III is an adult resident citizen of Tallulah, Louisiana 71282 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$10,812.64, is attached to the complaint as Exhibit "A-176", and is hereby incorporated into this complaint by reference.

177. Charlotte D. Pousson is an adult resident citizen of Iota, Louisiana 70543 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$9,034.78, is attached to the complaint as Exhibit "A-177", and is hereby incorporated into his complaint by reference.

178. William H. Powell, III is an adult resident citizen of Gillion, Alabama 36742 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$17,521.55, is attached to the complaint as Exhibit "A-178", and is hereby incorporated into his complaint by reference.

179. Charlotte B. Pray is an adult resident citizen of Kentwood, Louisiana 70444 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,832.46, is attached to the complaint as Exhibit "A-179", and is hereby incorporated into this complaint by reference.

180. Jessie L. Purvis is an adult resident citizen of Jackson, Mississippi 39211 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$25,247.15, is attached to the complaint as Exhibit "A-180", and is hereby incorporated into this complaint by reference.

181. James F. Rainer, Jr. is an adult resident citizen of Clinton, Mississippi 39056 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$7,739.00, is attached to the complaint as Exhibit "A-181", and is hereby incorporated into this complaint by reference.

182. Edward W. Rakestraw is an adult resident citizen of Cullman, Alabama 35055 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$31,084.60, is attached to the complaint as Exhibit "A-182", and is hereby incorporated into this complaint by reference.

183. Shelby M. Rickles is an adult resident citizen of Greenwood, Mississippi 38930 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$11,067.32, is attached to the complaint as Exhibit "A-183", and is hereby incorporated into this complaint by reference.

184. Roslyn H. Rinehart is an adult resident citizen of Enterprise, Alabama 36330 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$9,846.01, is attached to the complaint as Exhibit "A-184", and is hereby incorporated into this complaint by reference.

185. Sandra D. Robinson is an adult resident citizen of Winnsboro, Louisiana 71295 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$4,181.48, is attached to the complaint as Exhibit "A-185", and is hereby incorporated into this complaint by reference.

186. Shirley P. Rosinski is an adult resident citizen of Crowley, Louisiana 70526 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$19,147.50, is attached to the complaint as Exhibit "A-186", and is hereby incorporated into this complaint by reference.

187. Sandra K. Russell is an adult resident citizen of Woodland, Mississippi 39776 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,161.41, is attached to the complaint as Exhibit "A-187", and is hereby incorporated into this complaint by reference.

188. Peggy M. Sanchez is an adult resident citizen of Oak Grove, Louisiana 71268 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,015.27, is attached to the complaint as Exhibit "A-188", and is hereby incorporated into this complaint by reference.

189. Melinda B. Schillings is an adult resident citizen of Kentwood, Louisiana 70444 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b)

Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$7,610.34, is attached to the complaint as Exhibit "A-189", and is hereby incorporated into this complaint by reference.

190. Jim A. Scott is an adult resident citizen of Aberdeen, Mississippi 30730 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,053.60, is attached to the complaint as Exhibit "A-190", and is hereby incorporated into this complaint by reference.

191. Bettye B. Seal is an adult resident citizen of Union, Mississippi 39365 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$10,256.46, is attached to the complaint as Exhibit "A-191", and is hereby incorporated into this complaint by reference.

192. Ronnie H. Sellers is an adult resident citizen of Sarah, Mississippi 38665 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$9,787.11, is attached to the complaint as Exhibit "A-192", and is hereby incorporated into this complaint by reference.

193. Brenda M. Shearer is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,175.88, is attached to the complaint as Exhibit "A-193", and is hereby incorporated into this complaint by reference.

194. Craig B. Shideler is an adult resident citizen of Senatobia, Mississippi 38668 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$33,182.45, is attached to the complaint as Exhibit "A-194", and is hereby incorporated into this complaint by reference.

195. Ruth Simmons is an adult resident citizen of Clarksdale, Mississippi 38614 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,976.47, is attached to the complaint as Exhibit "A-195", and is hereby incorporated into this complaint by reference.

196. R. Wesley Slay is an adult resident citizen of Jackson, Mississippi 39236 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$46,610.37, is attached to the complaint as Exhibit "A-196", and is hereby incorporated into this complaint by reference.

197. Kenneth Smith is an adult resident citizen of Cullman, Alabama 35055 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$14,666.09, is attached to the complaint as Exhibit "A-197", and is hereby incorporated into this complaint by reference.

198. Marilyn D. Smith is an adult resident citizen of Brookhaven, Mississippi 38601 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$12,094.72, is attached to the complaint as Exhibit "A-198", and is hereby incorporated into this complaint by reference.

199. W. Glen Sowell is an adult resident citizen of Brandon, Mississippi 39042 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$8,972.90, is attached to the complaint as Exhibit "A-199", and is hereby incorporated into this complaint by reference.

200. Prince H. Spencer is an adult resident citizen of Baton Rouge, Louisiana 70835 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$14,094.99, is attached to the complaint as Exhibit "A-200", and is hereby incorporated into this complaint by reference.

201. Ellen H. Steele is an adult resident citizen of Rayville, Louisiana 71269 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm

Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$10,963.19, is attached to the complaint as Exhibit "A-201", and is hereby incorporated into this complaint by reference.

202. Harold D. Stewart is an adult resident citizen of Columbus, Mississippi 39702 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$7,570.82, is attached to the complaint as Exhibit "A-202", and is hereby incorporated into this complaint by reference.

203. Narissa Stoll is an adult resident citizen of Monroe, Louisiana 71202 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,908.47, is attached to the complaint as Exhibit "A-203", and is hereby incorporated into this complaint by reference.

204. Lexie H. Stuart is an adult resident citizen of Carrollton, Alabama 35447 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$8,087.58, is attached to the complaint as Exhibit "A-204", and is hereby incorporated into this complaint by reference.

205. Spencer D. Swan is an adult resident citizen of Montgomery, Alabama 36106 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$65,443.56, is attached to the complaint as Exhibit "A-205", and is hereby incorporated into this complaint by reference.

206. Joyce D. Thibodeaux is an adult resident citizen of Napoleonville, Louisiana 70390 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$11,555.73, is attached to the complaint as Exhibit "A-206", and is hereby incorporated into this complaint by reference.

207. Lisa N. Thibodeaux is an adult resident citizen of Baton Rouge, Louisiana 70816 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$490.77, is attached to the complaint as Exhibit "A-207", and is hereby incorporated into this complaint by reference.

208. Bruce M. Till is an adult resident citizen of Selma, Alabama 36701 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$12,860.24, is attached to the complaint as Exhibit "A-208", and is hereby incorporated into this complaint by reference.

209. Sarah F. Tolleson is an adult resident citizen of Tupelo, Mississippi 38801 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$13,114.54, is attached to the complaint as Exhibit "A-209", and is hereby incorporated into this complaint by reference.

210. Helen P. Towns is an adult resident citizen of Ruston, Louisiana 71270 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$4,562.91, is attached to the complaint as Exhibit "A-210", and is hereby incorporated into this complaint by reference.

211. Ronnie G. Tucker is an adult resident citizen of Dothan, Alabama 36303 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$14,769.96, is attached to the complaint as Exhibit "A-211", and is hereby incorporated into this complaint by reference.

212. Franklin T. Turner is an adult resident citizen of Leland, Mississippi 38756 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,347.85, is attached to the complaint as Exhibit "A-212", and is hereby incorporated into this complaint by reference.

213. Linda Sue Turner is an adult resident citizen of Opelika, Alabama 36801 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b)

Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$11,756.41, is attached to the complaint as Exhibit "A-213", and is hereby incorporated into this complaint by reference.

214. Leonard M. Waguespack, II is an adult resident citizen of Thibodaux, Louisiana 70301 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$12,518.40, is attached to the complaint as Exhibit "A-214", and is hereby incorporated into this complaint by reference.

215. H. C. Wait, Jr. is an adult resident citizen of Oxford, Mississippi 38655 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$10,995.60, is attached to the complaint as Exhibit "A-215", and is hereby incorporated into this complaint by reference.

216. James L. Walker is an adult resident citizen of Ruston, Louisiana 71270 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$11,231.12, is attached to the complaint as Exhibit "A-216", and is hereby incorporated into this complaint by reference.

217. Ronie C. Walker is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,598.38, is attached to the complaint as Exhibit "A-217", and is hereby incorporated into this complaint by reference.

218. Edward M. Wartelle is an adult resident citizen of Opelousas, Louisiana 70571 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,916.15, is attached to the complaint as Exhibit "A-218", and is hereby incorporated into this complaint by reference.

219. Susan L. Webb is an adult resident citizen of Demopolis, Alabama 36732 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$11,100.68, is attached to the complaint as Exhibit "A-219", and is hereby incorporated into this complaint by reference.

220. Thomas P. Weisenberger is an adult resident citizen of Canton, Mississippi 39046-0738 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,647.88, is attached to the complaint as Exhibit "A-220", and is hereby incorporated into this complaint by reference.

221. Tanya J. Whittington is an adult resident citizen of Bossier City, Louisiana 71111 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,293.43, is attached to the complaint as Exhibit "A-221", and is hereby incorporated into this complaint by reference.

222. Donald V. Wickens is an adult resident citizen of Jackson, Mississippi 39211 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$14,902.95, is attached to the complaint as Exhibit "A-222", and is hereby incorporated into this complaint by reference.

223. Dana Marie Wolcott is an adult resident citizen of Brandon, Mississippi 39042 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,981.48, is attached to the complaint as Exhibit "A-223", and is hereby incorporated into this complaint by reference.

224. Rickey J. Wilder is an adult resident citizen of Natchitoches, Louisiana 71457 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$18,083.30, is attached to the complaint as Exhibit "A-224", and is hereby incorporated into this complaint by reference.

225. Patricia T. Wilhite is an adult resident citizen of Monroe, Louisiana 71203 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b)

Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$18,415.68, is attached to the complaint as Exhibit "A-225", and is hereby incorporated into this complaint by reference.

226. Sandra A. Williams is an adult resident citizen of Elberta, Alabama 36530 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$13,220.50, is attached to the complaint as Exhibit "A-226", and is hereby incorporated into this complaint by reference.

227. Judy A. Williamson is an adult resident citizen of Altoona, Alabama 35952 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District.

Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks

monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$1,032.81, is attached to the complaint as Exhibit "A-227", and is hereby incorporated into this complaint by reference.

228. Dianne Womack is an adult resident citizen of Opelousas, Louisiana 70570 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$2,424.06, is attached to the complaint as Exhibit "A-228", and is hereby incorporated into this complaint by reference.

229. Andrew M. Wood is an adult resident citizen of Talladega, Alabama 35160 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$5,079.15, is attached to the complaint as Exhibit "A-229", and is hereby incorporated into this complaint by reference.

230. Carla Rogers Wood is an adult resident citizen of Andalusia, Alabama 36420 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,008.80, is attached to the complaint as Exhibit "A-230", and is hereby incorporated into this complaint by reference.

231. Deborah L. Wren is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$3,324.29, is attached to the complaint as Exhibit "A-231", and is hereby incorporated into this complaint by reference.

232. J. Burns B. Wright is an adult resident citizen of Opelousas, Louisiana 70570 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit

institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$56,291.30, is attached to the complaint as Exhibit "A-232", and is hereby incorporated into this complaint by reference.

233. Annette R. Wright is an adult resident citizen of Ridgeland, Mississippi 39157 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$6,689.94, is attached to the complaint as Exhibit "A-233", and is hereby incorporated into this complaint by reference.

234. Stan Yeagley is an adult resident citizen of Clinton, Mississippi 39056 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation

expenses, in the sum of \$4,830.02, is attached to the complaint as Exhibit "A-234", and is hereby incorporated into this complaint by reference.

235. James Randy Young is an adult resident citizen of Opelousas, Louisiana 70571 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$8,921.60, is attached to the complaint as Exhibit "A-235", and is hereby incorporated into this complaint by reference.

236. Robert E. Zangla is an adult resident citizen of Alexandria, Louisiana 71303 and until May 20, 1988, was employed by (a) Farm Credit Banks of Jackson, or (b) Farm Credit Services of the Fifth Farm Credit District. Said former employee has filed a proof of claim with all named defendants herein, which includes various farm credit institutions in the Fifth District and the receiver for the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson. This proof of claim, which seeks monetary payment to said employee for various employment related benefits, including but not limited to severance pay, accrued vacation pay and unpaid travel and relocation expenses, in the sum of \$14,056.02, is attached to the complaint as Exhibit "A-236", and is hereby incorporated into this complaint by reference.

B. Defendants

237. First South Production Credit Association (hereinafter "First South P.C.A.") is a federally chartered

instrumentality of the United States created in the manner provided in 12 U.S.C. §2091 and is subject to supervision by the Federal Intermediate Credit Bank of Jackson (described in more detail below) and the United States Farm Credit Administration. 12 U.S.C. §2093. First South PCA possesses various general corporate powers which are set forth in 12 U.S.C. §2093 including the right to enter into contracts and to sue and be sued. First South PCA was created as the result of the merger of fifteen production credit associations in the Fifth Farm Credit District. This merger left First South one of two, but by far the largest production credit association in the district. First South PCA is owned by its stockholders who also are the borrowers of loans issued by First South. First South owns and also borrows funds from the Federal Intermediate Credit Bank of Jackson and uses these funds as the source of loans to its stockholder-borrowers. Under the Farm Credit Act of 1971, 12 U.S.C. §2001 et seq First South PCA is authorized to make short or intermediate term loans to its stockholder-borrowers for agricultural production or operations purposes. First South PCA is a joint venturer with the Federal Land Bank Association of Jackson (now in receivership) by virtue of a joint management agreement entered into between the two associations which established the joint venture known as Farm Credit Services of the Fifth Farm Credit District. First South PCA is also a joint venturer with all of the other Associations and Banks in the Fifth Farm Credit District by virtue of the unity of operations among the banks and associations and their high degree of interrelationship and interdependency. This joint venture is commonly referred to and shall be referred to herein as the Farm Credit System of the Fifth District. First South PCA maintains offices and does business in the states of Alabama, Louisiana and Mississippi. First South PCA's principal office is located at Suite 300, Morrison Height Building, 3,000 Old Canton Road, Jackson, Hinds

County, Mississippi, and service of process may be made at that location upon Mr. James G. Bennett, the defendant's President and Chief Executive Officer. Pursuant to 12 U.S.C. §2259 First South PCA is a citizen of the State of Mississippi since its principal office is located at the above stated Hinds County address.

238. The Federal Intermediate Credit Bank of Jackson (hereinafter "FICBJ") is a federally chartered instrumentality of the United States created in the manner provided in 12 U.S.C. §2071 and is subject to supervision by the United States Farm Credit Administration. 12 U.S.C. §2072. It possesses various general corporate powers which are set forth in 12 U.S.C. §2074 including the right to enter into contracts and to sue and be sued. FICBJ operates as the primary lender to First South PCA and the other remaining production credit association in the Fifth Farm Credit District. These two PCAs in turn make short or intermediate term agricultural and operational loans to farmer and rancher borrowers. FICBJ's capital stock and participation certificates are owned by the two production credit associations in the district and by other financial institutions. At all relevant times FICBJ has been governed by the seven member board of directors known as the Fifth Farm Credit District Board, which is also the board of directors for the Jackson Bank for Cooperatives and the Federal Land Bank (now in receivership and discussed in more detail below). Two of these directors are elected by the stockholders of the production credit associations in the Fifth Farm Credit District. FICBJ is a joint venturer with the Jackson Bank for Cooperatives and the Federal Land Bank (now in receivership) by virtue of the three banks having entered into a joint management agreement which established the joint venture known as Farm Credit Banks of Jackson. FICBJ is also a joint venturer with all of the other Associations and Banks in the Fifth Farm Credit District by virtue of the unity of operations among the Banks and

Associations and their high degree of interrelationship and interdependency. This joint venture is commonly referred to and shall be referred to herein as the Farm Credit System of the Fifth District. Service of process may be rendered on its agent for service of process, Mr. Don Oates, the defendant's president and chief executive officer, at the defendant's principal place of business located at 1800 East County Line Road, Ridgeland, Madison County, Mississippi. Pursuant to 12 U.S.C. §2259 FICBJ is a citizen of the State of Mississippi since its principal office is located at the above stated Madison County address.

239. The Jackson Bank for the Cooperatives (hereinafter "JBC") is a federally chartered instrumentality created in the manner provided in 12 U.S.C. §2121 and is subject to supervision by the United States Farm Credit Administration. JBC possesses various general corporate powers which are set forth in 12 U.S.C. §2122 including the right to enter into contracts and to sue and be sued. JBC makes loans to agricultural and aquatic cooperatives and to rural utilities in Alabama, Louisiana, and Mississippi. The cooperatives that borrow from JBC are also the shareholders of the Bank. At all relevant times JBC has been governed by the seven member board known as the Fifth Farm Credit District Board, which is also the Board of Directors for the Federal Land Bank (now in receivership and discussed in more detail below) and FICBJ (discussed above). Two of these directors are elected by the stockholders of the JBC. JBC is a joint venturer with the FICBJ and the Federal Land Bank (now in receivership) by virtue of the three banks having entered into a joint management agreement which established the joint venture known as Farm Credit Banks of Jackson. JBC is also a joint venturer with all of the other Associations and Banks in the Fifth Farm Credit District by virtue of the unity of operations among the banks and associations and their high degree of interrelationship and interdependency. This joint venture is commonly referred to

and shall be referred to herein as the Farm Credit System of the Fifth District. Service of process may be made upon on JBC through its agent for service of process Mr. James G. Toft, the defendant's president and chief executive officer at the defendant's principal place of business located at 1800 East County Line Road, Ridgeland, Madison County, Mississippi. Pursuant to 12 U.S.C. §2259 JBC is a citizen of the State of Mississippi since its principal office is located at the above stated Madison County address.

240. The Federal Land Bank Association of Jackson in Receivership (FLBAJ) is a federally chartered instrumentality of the United States created in the manner provided in 12 U.S.C. §2031 and is subject to the supervision of the Federal Land Bank of Jackson (discussed below and now in receivership) and the United States Farm Credit Administration. 12 U.S.C. §2033. FLBAJ possesses various general corporate powers which are set forth at 12 U.S.C. §2073 including the right to make contracts and to sue and be sued. FLBAJ originates and services loans made to borrowers by the Federal Land Bank of Jackson. 12 U.S.C. §2020. Loans issued by the Federal Land Bank of Jackson are for five years or longer, are secured by real estate mortgages and are made for various agriculturally related purposes including those for the purchase of farm land, machinery, equipment and livestock as well as for land improvement, rural housing, and farm related businesses. 12 U.S.C. §2018. The FLBAJ is owned by Land Bank borrowers; when obtaining a loan a borrower of FLBJ must purchase stock in FLBAJ equal to at least five percent of the principal amount borrowed. 12 U.S.C. §2034 In turn FLBAJ must purchase an amount of stock of the FLBJ equivalent to the amount of FLBJ stock purchased by its borrowers, thereby making FLBAJ the owner of FLBJ. 12 U.S.C. §2013. FLBAJ is a joint venturer with First South PCA by virtue of a joint management agreement entered into by the two associations which established the joint venture known as Farm Credit

Services of the Fifth Farm Credit District. FLBAJ is also a joint venturer with all of the other Associations and Banks in the Fifth Farm Credit District by virtue of the unity of operations among the Banks and Associations and their high degree of interrelationship and interdependency. This joint venture is commonly referred to and shall be referred to herein as the Farm Credit System of the Fifth District. FLBAJ maintains offices and does business in the states of Alabama, Louisiana and Mississippi. Service of process may be made upon Larry Koch, chief executive officer of R.E.W. Enterprises, Inc., the Receiver for the defendant, at the defendant's business address located at 1800 East County Line Road, Ridgeland, Madison County, Mississippi. Pursuant to 12 U.S.C. §2259 FLBAJ is a citizen of the State of Mississippi since its principal office is located at the above stated Madison County addresses.

241. The Federal Land Bank of Jackson in Receivership (FLBJ) is a federally chartered instrumentality of the United States created in the manner provided in 12 U.S.C. §2011 and is subject to supervision by the United States Farm Credit Administration. 12 U.S.C. §2012. It possesses various general corporate powers which are set forth in 12 U.S.C. §2012 including the right to make contracts and to sue and be sued. FLBJ makes loans directly to borrowers for various agriculturally related purposes including those for the purchase of farmland, machinery, equipment and livestock as well as land improvement, rural housing and farm related businesses. 12 U.S.C. §2018. Loans are made with a repayment period of five years or longer and are secured by real estate mortgages. 12 U.S.C. §2014. Every borrower from the FLBJ is required to purchase stock in the FLBAJ equivalent to five percent of the loan amount. 12 U.S.C. §2020. In turn, the FLBAJ is required to purchase an equivalent amount of the stock of FLBJ, thereby causing FLBAJ to own FLBJ. 12 U.S.C. §2034. Until a receivership was imposed on FLBJ by the United States Farm

Credit Administration on May 20, 1988, FLBJ was governed by the seven member board of directors known as the Fifth Farm Credit District Board, which is also the board of directors for the Jackson Bank for Cooperatives and the Federal Intermediate Credit Bank. Two of these directors are elected by the shareholders of the FLBAJ. FLBJ is a joint venturer with the Jackson Bank for Cooperatives and FICBJ by virtue of the three banks having entered into a joint management agreement which established the joint venture known as Farm Credit Banks of Jackson. FLBJ is also a joint venturer with all of the other Associations and Banks in the Fifth Farm Credit District by virtue of the unity of operations among the banks and associations and their high degree of interrelationship and interdependency. This joint venture is commonly referred to and shall be referred to herein as the Farm Credit System of the Fifth District. Service of process may be made upon Larry Koch, chief executive officer of R.E.W. Enterprises, Inc., the Receiver for the defendant, at the defendant's business address located at 1800 East County Line Road, Ridgeland, Madison County, Mississippi. Pursuant to 12 U.S.C. §2259 FLBAJ is a citizen of the State of Mississippi since its principal office is located at the above stated Madison County addresses.

242. REW Enterprises, Inc. (REW) is the Receiver, appointed by the United States Farm Credit Administration on or about May 20, 1988, for the Federal Land of Jackson and Federal Land Bank Association of Jackson. REW is an Oklahoma corporation licensed to do business in Mississippi. Service of process may be made upon Mr. Larry C. Koch, chief executive officer of the Corporation, at its office located at 1800 East County Line Road, Ridgeland, Madison County, Mississippi.

243. Farm Credit Services is the entity and joint venture created as a result of the joint management agreement entered into by First South Production Credit

Association and the Federal Land Bank Association of Jackson. The joint venture has been and is doing business in Mississippi. Service of process may be made upon any of the above named agents for service of process of the two joint venturers.

244. Farm Credit Banks of Jackson is the entity and joint venture created as a result of the joint management agreement entered into by the Federal Intermediate Credit Bank of Jackson, the Jackson Bank for Cooperatives and the Federal Land Bank of Jackson. The joint venture has been and is doing business in Mississippi. Service of process may be made upon any of the above named agents for service of process for the three joint venture bank defendants.

245. The Fifth Farm Credit District is the name of the joint venture which comprises the First South Production Credit Association, Northwest Louisiana Production Credit Association, the Federal Land Bank Association of Jackson, Federal Land Bank of Jackson, Federal Intermediate Credit Bank of Jackson and Jackson Bank for Cooperatives. The joint venture has been and is doing business in Mississippi. Service of process may be made upon any of the above named agents for service of process of the bank and association defendants that comprise this joint venture.

C. Jurisdiction and Venue

246. Because all of the defendants are either citizens of the State of Mississippi or are doing business in Mississippi and have agents for service of process in this state, the Court may properly exercise its jurisdiction over the defendants.

247. The action is properly brought in the Chancery Court since the plaintiffs assert equitable relief including a declaratory judgment, an accounting, and specific performance on contracts of employment.

248. The First Judicial District of Hinds County is the appropriate venue for this action since many of the

above named plaintiffs reside there, the defendant First South P.C.A. is doing business and has its principal office there and may be served with process there, and all defendants have been doing business there.

249. Additionally, specific performance on the contracts of employment which are at issue in this lawsuit would occur in this judicial district and the accounting to be conducted by the defendants if so ordered by the court would also occur in this judicial district. Finally, the defendants' breach of the contracts of employment with the plaintiffs occurred or accrued in whole or in part in this judicial district.

FACTS

250. The National Farm Credit System was established by Acts of Congress and currently operates under the provision of the Farm Credit Act of 1971, as amended. 12 U.S.C. §2001, et. seq.

251. The system is divided into twelve geographical districts. One of these districts which is the subject of this complaint is the Fifth Farm Credit District and comprises the States of Alabama, Louisiana and Mississippi.

252. In each district there have been at all relevant times the following banks and associations: A federal land bank and one or more federal land bank associations supervised by the former; a federal intermediate credit bank and one or more production credit associations supervised by the former; and, a Bank for Cooperatives.

253. In the Fifth Farm Credit District the following banks and associations have existed at all relevant times: The Federal Land Bank of Jackson and the Federal Land Bank Association of Jackson supervised by the former; the Federal Intermediate Credit Bank of Jackson and First South Production Credit Association and North West Louisiana Production Credit Association , the latter two

supervised by the former; and, the Jackson Bank for Cooperatives.

254. Each production credit association and land bank association is respectively governed by a separate board of directors elected by the stockholder borrowers of each.

255. The three banks in each district have a common board of directors and most also have a common chief executive officer and/or president.

256. At all relevant times the Fifth Farm Credit District Board has governed the FICBJ, the FLBJ and JBC and at all times has been responsible and accountable for the supervision of First South PCA, FLBJ, FLBAJ, JBC and Northwest, Louisiana Production Credit Association.

257. During pertinent times herein and prior to May 20, 1988 James Toft was President and Chief Executive Officer of all three banks.

258. The three banks and three associations in the Fifth Farm Credit District make loans to or for the benefit of eligible borrowers/stockholders for qualified agricultural purposes.

259. The farm credit banks are funded through the sale of notes and bonds.

260. The primary indebtedness of the banks are consolidated systemwide notes and bonds, which are issued to the investing public, the proceeds of which serve as funds for loan advances to the associations and cooperatives and to fund other cash needs. These systemwide notes and bonds are collateralized by substantially all of the assets of the banks and associations.

261. Each bank in the system is jointly and severally liable for the portion of any issue of consolidated systemwide debt issued in behalf of other banks in the system.

262. As noted above, in each Farm Credit District the FLBA owns the FLB and also acts as its agent in

originating and servicing loans made by FLB to borrowers, who are also FLBA members.

263. The FLBJ is responsible for supervising the FLBAJ. These supervisory responsibilities include but are not limited to directing operating policies and procedures; directing and delegating lending authorities; establishing and controlling personnel policies and procedures; and prior or post approval of numerous credit and administrative matters.

264. As noted above, the two PCAs in the district own the FICBJ and are the principal borrowers of the FICBJ.

265. The FICBJ is responsible for supervising the two PCAs in the district. These supervisory responsibilities include but are not limited to delegating lending authorities; prior and post approval of credit policies, procedures, and decisions; approval of interest rates for loans made by the PCAs; approval of PCA operating procedures and budgets; credit quality control review of the loan portfolio; and approval of personnel policies and procedures of the PCAs.

266. The Farm Credit Banks throughout the nation jointly own several service organizations which were created to provide a variety of services for the Farm Credit System. The Federal Farm Credit Banks Funding Corporation (Funding Corporation) provides for the issuance, marketing and handling of Farm Credit Bank securities using a network of investment dealers and dealer banks. Substantially all costs of the Funding Corporation allocated to the Banks are included in interest expense as incurred. The Farm Credit System Building Association is a partnership of the Farm Credit Banks which owns and leases the headquarters building of the Farm Credit Administration (FCA). The Farm Credit Corporation of America was formed in 1985 to serve as the central policy-making and standards-setting institution for the System. The Farm Credit Leasing Corporation, jointly owned by certain participating Banks, provides a variety of

leasing services for agricultural-related equipment, facilities and company automobiles.

267. The banks in the system have entered into both capital sharing agreements and collateral sharing agreements. Under these agreements the banks provide financial assistance to any bank which experiences net losses severe enough to impair the equities of its member stockholders or participation certificate holders.

268. In December, 1986 an intradistrict collateral sharing agreement was entered into by FLBJ, FICBJ and JBC.

269. The Farm Credit Administration is the independent regulatory agency of the federal government which has jurisdiction over the farm credit system. The FCA, governed by a three member board, is authorized to issue regulations controlling many aspects of the operation of system institutions. Expenses incurred by FCA are paid through assessments imposed on the banks comprising the national farm credit system.

270. FLBJ, until the receivership was imposed by the Farm Credit Administration, made loans secured by first mortgages on farm and rural real estate. Loans are or have been made for a variety of purposes including the purchase of farms, farmland, machinery, equipment and livestock as well as for financing farm related improvements, rural homes and for processing and marketing facilities and to farm related businesses. Loans are or have been made by FLBJ having maturities ranging from five and 40 years.

271. FLBAJ originates and processes the loans issued by FLBJ.

272. When obtaining a loan from FLBJ a borrower was required to purchase stock from FLBAJ equal to five percent of the total borrowed. The FLBA must then in turn purchase the same amount of stock in the FLBJ.

273. FICBJ provides short and intermediate term loan funds to First South PCA and Northwest Louisiana Production Credit Association.

274. First South PCA is a primary lender of funds obtained from FICBJ.

275. First South PCA makes short term loans to various agricultural producers. Most loans are made for processing and marketing activities and are for production and operating purposes. Most loans mature in one year, but may be issued for maturity dates of up to ten years.

276. When obtaining a loan, a borrower must purchase capital stock in First South PCA amounting to at least five percent of the loan received.

277. Since it receives loan funds from FICBJ, First South PCA must invest in the bank through the purchase of capital stock and participation certificates.

278. JBC makes loans to agricultural cooperatives and rural utilities in the states comprising the Fifth Farm Credit District.

279. The FLBJ is authorized to and in fact has delegated its loanmaking authority to the FLBAJ.

280. The Fifth Farm Credit District Board is empowered to approve any by-laws promulgated by the production credit associations in the district and FLBJ.

281. The Fifth Farm Credit District Board is empowered to and in fact has adopted and prescribed lending and operating policies for each production credit association in the district.

282. The Fifth Farm Credit District Board is authorized to formulate a personnel manual and employee handbook covering all employees of the banks and associations in the district. Such a personnel manual and employee handbook were adopted by the Board.

283. On January 14, 1986, the Farm Credit Board of the Fifth District serving in that capacity and in the capacities of Boards of Directors for JBC, FLBJ, and FICBJ, unanimously approved a resolution setting forth a Joint Management Agreement for the three banks. Under the terms of this agreement Mr. James L. Toft was elected as Chief

Executive Officer and President for all three banks. This joint management agreement is attached as Exhibit B and is incorporated herein by reference.

284. On January 17, 1986, Mr. Donald E. Wilkinson, the Governor of the Farm Credit Administration, approved this resolution. A copy of his letter is attached as Exhibit C and is incorporated herein by reference.

285. Under this joint management agreement, the management and staffs of the three banks were joined and from the date of the agreement the three banks henceforth operated and were referred to as the "Farm Credit Banks of Jackson."

286. Under this arrangement, all employees were from that period forward designated as employees of the Farm Credit Banks of Jackson. As such, these employees conducted all responsibilities, assignments, and duties in behalf of all three Banks, at the direction of one group of senior managers. In other words, employee affiliation with the three individual banks ceased to exist as all employees worked for the new enterprise, the Farm Credit Banks of Jackson. Employees received payroll checks, management directive, notices and other employment related materials from the new enterprise and were subject to its various management and personnel policies.

287. Effective January 1, 1987, the stockholders and Boards of Directors of First South PCA and the Federal Land Bank Association approved a joint management agreement. Under the terms of this agreement, "management of the associations shall be combined into a single management team, and the employees of each association shall become employees of both associations." Moreover, the agreement provides that all offices and buildings of the two associations shall thereafter be utilized jointly. Under this agreement Mr. James Bennett was named Chief Executive Officer and President for both associations. A copy of this

joint management agreement is attached as Exhibit D and is incorporated herein by reference.

288. From the date of this agreement the two associations operated jointly and as one enterprise and were referred to as "Farm Credit Services".

289. Under this arrangement, all employees were from that period forward employees of Farm Credit Services. As such, these employees conducted all responsibilities, assignments, and duties in behalf of both associations at the direction of one group of senior managers. In other words, employee affiliation with the two associations ceased to exist as all employees worked for the new enterprise, Farm Credit Services. Employees received payroll checks, management directive, notices and other employment related materials from the new enterprise and were subject to its various management and personnel policies.

290. One personnel manual was adopted by the Fifth Farm Credit District Board that covered employees working under Farm Credit Services and Farm Credit Banks of Jackson.

291. Farm Credit Services and Farm Credit Banks of Jackson utilized one personnel manager/director, Mr. Jimmy Smith, for both enterprises.

292. Farm Credit Services and Farm Credit Banks of Jackson adhered to the same conflicts of interest policy for its employees. There was only one conflict of interest officer, Mr. Bob Murphy, for both enterprises.

293. Mr. James Bennett and Mr. Jack Condra served simultaneously as officers of both FICB and First South PCA. Mr. George Cotner served simultaneously as an officer of both Farm Credit Banks of Jackson and FLBAJ. This practice of persons serving simultaneously as officers of banks and associations continues in other districts.

294. A senior executive committee comprised of senior officers of Farm Credit Banks of Jackson and Farm Credit Services regularly met to discuss develop and approve

various financial, administrative and personnel policies for the district.

295. Mr. Mike Fletcher, a senior Vice President of Farm Credit Banks of Jackson, approved personnel actions for promotion or salary raises of either employees of Farm Credit Services or Farm Credit Banks of Jackson.

296. The three banks jointly own an equal interest in the Farm Credit Banks of Jackson's headquarters building and real estate.

297. First South PCA and FLBAJ have jointly occupied owned buildings and land in Alabama, Louisiana and Mississippi.

298. The banks and associations all have the same auditor/accountant, Price Waterhouse of New Orleans, Louisiana.

299. On May 20, 1988, the Farm Credit Administration imposed a receivership on both the Federal Land Bank of Jackson and the Federal Land Bank Association of Jackson pursuant to 12 U.S.C. §2243 and 12 C.F.R. §611. The defendant REW Enterprises, Inc. has been appointed as the receiver by the Farm Credit Administration.

300. After the receivership was imposed, some employees working for Farm Credit Services or Farm Credit Banks of Jackson were subsequently transferred to work for FICBJ, JBC or First South PCA, while other employees were hired by the receiver of FLBJ and FLBAJ. Some employees were not offered employment by either the receiver or the FLBJ and FLBAJ, FICBJ, JBC or First South PCA and/or were later severed from their positions with said defendants.

301. The personnel manual covering employees of both Farm Credit Services and Farm Credit Banks of Jackson includes a severance pay policy. This policy provides for a method of awarding severance pay to employees terminated from their jobs due to either a reduction in the work force or the abolishment of their positions. A copy of this

severance policy is attached as Exhibit E and is incorporated by reference.

302. The plaintiffs, who were employees of the Farm Credit Banks of Jackson or Farm Credit Services, either went to work for the receiver or after May 20, 1988 were not immediately retained by any institution in the Fifth Farm Credit District; therefore, on or about May 20, 1988 the plaintiffs were thereby severed from their employment with the defendants as defined in the above referenced severance policy.

303. Both the Farm Credit Administration and the receiver have taken the position that the plaintiffs have been severed from their jobs as defined in the aforementioned severance policy. See letters of Margaret McMorrow-Love, Esquire and Frank Naylor, Jr. attached as Exhibits F and G and incorporated herein by reference.

304. Under the terms of the severance policy, the plaintiffs are entitled to all benefits as set forth therein.

305. The receiver has no severance policy covering these plaintiffs in the event they are terminated.

306. The plaintiffs are entitled to all payment by the defendants of all claims set forth in their respective proofs of claim forms (see exhibits A-1 through A-236 attached) including but not limited to accrued vacation benefits, and travel and relocation expenses previously incurred, along with severance benefits stated above. Payment of these benefits and expenses are provided for in the above referenced personnel manual and policies adopted by the Fifth Farm District Board, the bank and association defendants and the joint venture defendants.

307. The priority of claims adopted by the Farm Credit Administration and found at 12 C.F.R. §611.1166 for the receiver's distribution of the assets of the Federal Land Bank of Jackson and Federal Land Bank Association of Jackson as it applies to payments of the above mentioned

proofs of claims of the plaintiffs is inequitable, unlawful, irrational and a violation of the plaintiff's rights to due process of law under the due process clause of the Fifth Amendment to the United States Constitution.

308. Since FLBJ and FLBAJ became insolvent and since the imposition of the receivership, the receiver, FLBJ and FLBAJ have redeemed, cancelled, satisfied, transferred or otherwise provided the value of stocks, shares and/or participation certificates held by borrowers, stockholders, shareholders, certificate holders and the FLBAJ, in violation of state and federal laws including but not limited to 12 C.F.R. §611.1166.

COUNT I

309. The plaintiffs are entitled to declaratory relief including but not limited to a declaration from the court finding the defendants jointly and severally liable for the monetary damages alleged herein by each plaintiff.

COUNT II

310. The allegations of paragraphs 1 through 308 are incorporated herein by reference.

311. The defendants Federal Intermediate Credit Banks of Jackson, Jackson Bank for Cooperatives, Federal Land Banks of Jackson, Federal Land Banks Association of Jackson and First South Production Credit Association have each combined their money, property, assets, time and other resources for a common purpose and undertaking, and as a result have attained various monetary benefits accruing to all parties. This joint venture is manifested by their conduct and various contractual agreements and statutory and legal obligations assumed by each. This joint venture among these parties is commonly known and is herein referred to as "the Farm Credit Systems of the Fifth District." The above named members of this joint venture are jointly and severally liable for any contractual and legal obligations incurred by Farm Credit Services of the Fifth District.

312. The aforementioned personnel manual developed, adopted and promulgated by the Fifth Farm Credit District Board constitutes an implied contract between each and every plaintiff and each and every defendant, including the members of the joint venture known and referred to as the Farm Credit System of the Fifth District.

313. By failing to pay any or all of the sums owed to the plaintiffs, as contained in the proofs of claims attached as Exhibits A-1 through A-236, the defendants, including the members of the joint venture known as the Farm Credit System of the Fifth District have breached the above referenced implied contracts of employment with the plaintiffs and are therefore jointly and severally liable to the plaintiffs for the sums owed.

COUNT III

314. The allegations of paragraphs 1 through 308 are incorporated by reference.

315. The defendants First South Production Credit Association and Federal Land Bank Association of Jackson are the members of a joint venture known and referred to herein as Farm Credit Services. As members of this joint venture the defendants First South P.C.A. and FLBA are jointly and severally liable for all contractual and legal obligations incurred by the joint venture.

316. The aforementioned personnel manual developed, adopted and promulgated by the Fifth Farm Credit District Board constitutes an implied contract between each and every plaintiff and each and every defendant, including the two members of the joint venture known and referred to as Farm Credit Services, also a defendant herein.

317. By failing to pay any or all of the sums owed to the plaintiffs, as contained in the proofs of claims attached as Exhibits A-1 through A-236, the defendants, including the members of the joint venture known as the Farm Credit System of the Fifth District have breached the above referenced implied contracts of employment with the

plaintiffs and are therefore jointly and severally liable to the plaintiffs for the sums owed.

COUNT IV

318. The allegation of paragraphs 1 through 308 are incorporated herein by reference.

319. The defendants Federal Intermediate Credit Bank of Jackson, Jackson Bank for Cooperatives, and the Federal Land Bank of Jackson are members of a joint venture commonly known and referred to herein as the Farm Credit Banks of Jackson. As members of this joint venture, the three banks are jointly and severally liable for all contractual and legal obligations incurred by Farm Credit Banks of Jackson.

320. The aforementioned personnel manual developed, adopted and promulgated by the Fifth Farm Credit District Board constitutes an implied contract between each and every plaintiff and each and every defendant, including the members of the joint venture known and referred to as the Farm Credit Banks of Jackson.

321. By failing to pay any or all of the sums owed to the plaintiffs, as contained in the proofs of claims attached as Exhibits A-1 through A-236, the defendants, including the members of the joint venture known as the Farm Credit System of the Fifth District have breached the above referenced implied contracts of employment with the plaintiffs and are therefore jointly and severally liable to the plaintiffs for the sums owed.

RELIEF

Wherefore, the plaintiffs respectively request pursuant to Rule 57 of the Mississippi Rules of Civil Procedure that this action be advanced on the calendar of this Court and that a judgment be entered in their favor declaring the existence of an implied contract between the plaintiffs and the above named defendants, and also declaring the existence of the three joint ventures known each as the Farm Credit System of the Fifth District, Farm

Credit Services and the Farm Credit Banks of Jackson. The plaintiffs also request that the Court order the defendants to prepare and submit to the Court a written accounting among the parties arising out of the above referenced employment contracts of the plaintiffs. The plaintiffs further request that upon the defendants' completion of said accounting, the Court order specific performance on the contracts of employment between the parties and that the Court will also enter a judgment awarding the appropriate monetary damages to each plaintiff for a total sum of \$2,963,833.65 or more. Next, the plaintiffs request that they be awarded, and that the defendants be ordered to pay, all reasonable attorney's fees and other costs and expenses incurred by the plaintiffs in the course of this action.

This the 13 day of December, 1988.

Respectfully submitted,  
PATRICIA F. LITTLE, ET AL.  
PLAINTIFFS

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ATTORNEYS FOR PLAINTIFFS

BY John V. Maxey, Jr.  
JOHN L. MAXEY, JR.  
BY Samuel Lee Begley  
SAMUEL LEE BEGLEY



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 7 day of Feb, 1989, at 9:30 o'clock a M., and was duly recorded on the FEB 17 1989, Book No. 5, Page 290.

BILLY V. COOPER, CHANCERY CLERK BY: I. Cole D.C.