#### **AGREEMENT**

This agreement is entered into on this date by and between Tommy R. Clark and Jewell O. Clark hereinafter referred to as "party of the first part" and the City of Jonesboro, MATA Department, hereinafter referred to as "party of the second part."

#### WITNESSETH:

The party of the first part is the owner of certain property at 1318 Broadmoor Road, Jonesboro, Arkansas, Parcel Number 71.

The party of the second part is in the process of improving West Nettleton Avenue.

The party of the second part has agreed to the following requests made by the party of

first part.

- To be paid the sum of \$266.00 1.
- 2. Construct 5' sidewalk at back of curb for width of property.
- Landscape and resod all area disturbed.. 3.

The above said agreed amount to be paid shall be free and clear of any and all emcumbrance with

the exception of Manl

This agreement is executed on this the // day of \_

CITY OF JONESBORO, MATA DEPT.

Tommy R. Clark

Deceased - Certificate att.

Jewell O. Clark

NOTARY PUBLIC-ARKANSAS CRAIGHEAD COUNTY MY COMMISSION EXPIRES: 92-14-2010

# 1318 BROADMOOR ROAD Parcel #71 MISC BOOK 46 PAGE 511

#### Right-of-Way

Whereas, TOMMY R. CLARK AND JEWELL O. CLARK, are the owners of land in Craighead County, Arkansas described below, and the City of Jonesboro, a municipal corporation of the State of Arkansas, is the owner of adjoining land;

Whereas, TOMMY R. CLARK AND JEWELL O. CLARK, and city have agreed upon a right-of-way for construction and maintenance of a street across the land of TOMMY R. CLARK AND JEWELL O. CLARK, in favor of city and in favor of the land of city.

Now, Therefore, be it agreed between TOMMY R. CLARK AND JEWELL O. CLARK, and city on \_\_\_\_\_ day of \_\_\_\_\_, 2002.

1. TOMMY R. CLARK AND JEWELL O. CLARK, in consideration of the agreement hereinafter made by city, grants to city a right-of-way for construction and maintenance of a street over the land TOMMY R. CLARK AND JEWELL O. CLARK, in City of Jonesboro, Craighead County, Arkansas, or particularly described as follows:

#### **DESCRIPTION OF PERMANENT RIGHT-OF-WAY**

PART OF LOT 1 IN BLOCK "B" OF WEST PARK ESTATES, AN ADDITION TO JONESBORO, ARKANSAS, AS RECORDED IN DEED BOOK #179, PAGE #23, IN THE OFFICE OF THE CIRCUIT COURT CLERK AND EX-OFFICIO RECORDER, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGIN AT THE SOUTHEAST CORNER OF LOT 1 IN BLOCK "B" OF WEST PARK ESTATES, AN ADDITION TO JONESBORO, ARKANSAS; THENCE SOUTH 89°12'50" WEST, ALONG THE SOUTH LINE OF LOT 1, AFORESAID, 30.10 FEET TO THE SOUTHWEST CORNER OF LOT 1 AFORESAID; THENCE NORTHWESTERLY ALONG A 229.20° CURVE TO THE RIGHT, WITH A RADIUS OF 25.00 FEET A DISTANCE OF 9.89 FEET; THENCE NORTH 89°09'13" EAST 31.02 FEET TO THE EAST LINE OF LOT I, AFORESAID: THENCE SOUTH 31°46'50" WEST, ALONG SAID EAST LINE, 2.32 FEET TO THE POINT OF BEGINNING, CONTAINING 0.002 ACRES, (72.48 SQUARE FEET).

DESCRIPTION OF TEMPORARY CONSTRUCTION EASEMENT

PART OF LOT 1 IN BLOCK "B" OF WEST PARK ESTATES, AN ADDITION TO JONESBORO, ARKANSAS, AS RECORDED IN DEED BOOK #179, PAGE #23, IN THE OFFICE OF THE CIRCUIT COURT CLERK AND EX-OFFICIO RECORDER, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGIN AT THE SOUTHEAST CORNER OF LOT 1 IN BLOCK "B" OF WEST PARK ESTATES, AN ADDITION TO JONESBORO, ARKANSAS; THENCE NORTH 31°46'50" EAST, ALONG THE EAST LINE OF LOT 1, AFORESAID, 2.32 FEET TO THE POINT OF BEGINNING PROPER; THENCE SOUTH 89°09'13" WEST 31.02 FEET; THENCE ALONG SAID WEST LINE, NORTHWESTERLY ALONG A 229.20° CURVE TO THE RIGHT, WITH A RADIUS OF 25.00 FEET A DISTANCE OF 20.82 FEET; THENCE SOUTH 85°04'57" EAST 60.71 FEET 70.70° EAST 210.50° OF LOT I AFORESAID: THENCE SOUTH 31°46'50" WEST, ALONG SAID EAST 210.50° TO THE POINT OF BEGINNING PROPER, CONTAINING 0.014 ACRES, 66.00° SQUARE FRET X.

- 2. TOMMY R. CLARK AND JEWELL O. CLARK, warrants the right-of-way against anyone claiming it or in any manner preventing free and unobstructed use of it by city.
- 3. City, in consideration of the grant of right-of-way aforesaid, agrees to construct, maintain and improve the property through the use as is set forth herein.
- 4. This agreement shall inure to and bind the heirs, executors, administrators, successors and assigns of the parties and shall constitute a covenant running with the land of TOMMY R. CLARK AND JEWELL O. CLARK.

STATE OF ARKANSAS

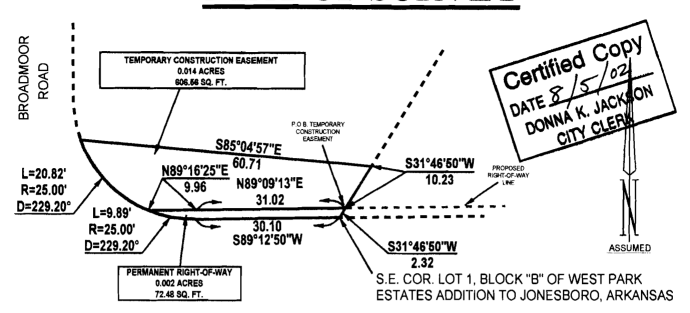
**ACKNOWLEDGEMENT** 

On this day before me, the undersigned officer, personally appeared TOMMY R. CLARK AND JEWELL O. CLARK, to me well known to be the person whose name is subscribed to the foregoing 

NOTARY PUBLIC

OFFICIAL SEAL J. HARRY HARDWICK NOTARY PUBLIC-ARKANSAS CRAIGHEAD COUNTY MY COMMISSION EXPIRES: 02-14-2010

# PLAT OF SURVEY PAGE 513



#### WEST NETTLETON AVENUE

#### **DESCRIPTION OF PERMANENT RIGHT-OF-WAY**

PART OF LOT 1 IN BLOCK "B" OF WEST PARK ESTATES, AN ADDITION TO JONESBORO, ARKANSAS, AS RECORDED IN DEED BOOK #179, PAGE #23, IN THE OFFICE OF THE CIRCUIT COURT CLERK AND EX-OFFICIO RECORDER, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

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#### SURVEYOR'S NOTE

THIS SURVEY WAS PREPARED FOR THE EXCLUSIVE USE OF THE CITY OF JONESBORO, AND IS NOT ASSIGNABLE.

Copyright 2002 A.E. & T., LLC

TOMMY R. CLARK & JEWELL O. CLARK 1318 BROADMOOR ROAD DEED RECORD #201, PAGE #296





1" = 20"

# ASSOCIATED ENGINEERING AND TESTING, LLC

IVIL ENGINEERING, LAND SURVEYING AND MATERIALS TESTING 1825 EAST NETTLETON AVENUE SUITE I JONESBORO, AR 72401

0314243,0011

PH: 870-932-3594

CADD FILE

FAX: 870-935-1263

1 OF 1

CITY OF JONESBORO

CWD/CAD CHECKED: 0596 DATE 4/19/02

### **LOCATED AT:**

1318 Broadmoor Rd Lot 1 Block B West Park Estates Jonesboro, AR 72401-3720

## FOR:

City of Jonesboro-Mr. Aubrey Scott 314 W Washington, Jonesboro AR 72401

AS OF:

May 14, 2002

BY:

Bob Gibson, CG0247

### **BOB GIBSON & ASSOCIATES**

Real Estate Appraisers & Consultants 420 W. Jefferson P. O. Box 3071 Jonesboro, Arkansas 72401

Bob L. Gibson, CG0247 Fred D. Jaynes, CG0496 Dennis L. Jaynes, CG0607 Bessie V. Richmond, SL1786 Telephone (870) 932-5206 Facsimile (870) 972-9959

May 14, 2002

MATA Attn: Mr Aubrey Scott 314 W Washington Jonesboro, AR 72401

> Re: 1318 Broadmoor Jonesboro AR

Dear Mr. Scott:

I have appraised the above property as of May 14, 2002, and find the market value to be \$25,920. In accordance with your instructions, I have reduced the lot size by the "amount ofaking" for the purpose of widening Nettleton Avenue. The remaining value is \$25,804 or a difference of \$116 which is the just compensation due the owner. In addition, a temporary easement in the amount of 606.56 sq ft is being used. A fee of \$150 is paid for this inconvenience bringing total compensation to \$266.

Should I be of future service, please contact my office.

STATE CERTIFIED

Sincerely,

Bob Gibson, CE0247 GENERAL No. CG0247

808 L. GIBSON

The purpose of this appraisal is to give a fair market value of the land taken by the City of Jonesboro for the expansion of Nettleton Avenue. The subject at 1318 Broadmoor will lose a tract of land: 72.48 sq ft

The value of the improvements has not been affected. Therefore, the assessed value of the improvements has not been used in the appraisal. The set back should not affect the driveway and the entrance to the improvements.

Subject Value as of May 14, 2002

Value Before Taking: 16,200 sq ft x 1.60 = 25,920

Improvements: NA

Land: \$25,920

\$25,920

Value After Taking: 16,200 - 72.48 sq ft x 1.60 = \$25,804

Improvements: NA

Land: \$25,804

\$25,804

Difference is the just compensation or \$116

In addition, a temporary easement in the amount of 606.56 sq ft is being used. A fee of \$150 is paid for this inconvenience.

Total Compensation \$116 + \$150 = \$266

#### **SUMMARY OF SALIENT FEATURES**

Subject Address 1318 Broadmoor Rd Legal Description Lot 1 Block B West Park Estates City Jonesboro Craighead County AR State 72401-3720 Zip Code Census Tract 0002.00 Map Reference N/A Sale Price \$ N/A Date of Sale N/A Borrower / Client **CLIENT: City of Jonesboro** Lender City of Jonesboro-Mr. Aubrey Scott Size (Square Feet) Price per Square Foot Location Urban-Avg Age Condition Total Rooms Bedrooms Baths Bob Gibson, CG0247 Appraiser Date of Appraised Value May 14, 2002 Final Estimate of Value \$ 266 - Just Compensation

# LAND APPRAISAL REPORT

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#### **COMPARABLE SALES**

#### **CLUB MANOR**

Sale #1

Seller/Buyer:

Troutt to Hill

Sales Price:

\$116,000 4/3/92

Date: Record:

420/267

Size:

Price/Sq Ft:

1.0 acre

Legal:

\$2.66 Lot 5

Sale #2

Seller/Buyer:

Troutt to McKee

Sales Price:

\$85,000

Date:

4/8/95

Record: Size:

483/323

Price/Sq Ft:

1.0 acre

\$1.95

Legal:

Lot 2

#### IVY GREEN

Sale #1

Seller/Buyer:

Henry to Elrod

Sales Price:

\$50,000

Date:

5/13/98

Record:

558/774

Size:

.70 acre/30,492 sq ft

Price/Sq Ft:

\$1.63

Legal:

Lot 9

Sale #2

Seller/Buyer:

Mercantile Bank to Parkey

Sales Price:

\$45,000

Date:

Record:

6/26/92

Size:

425/021 1.05acre/43,560 sq ft

\$1.03

Price/Sq Ft: Legal:

Lot 17

Sale #3

Seller/Buyer:

Mantooth to Corcoran

Sales Price:

\$50,000 1/30/97

Date: Record:

528/217

Size: Price/Sq Ft: .73 acre \$1.57

Legal:

Lot 16

#### Other Sales

SALE #1:

Grantor/Grantee:

Roy Shepherd/Ric Miles

Record:

Parcel 27330

Date:

10-99

Sale Price:

\$28,000.00

Price/sq.ft.

\$1.85

Location:

715-717 W Monroe

Sq.Ft.:

117' x 130' or 15,210 sq ft

Comments:

House removed. Multi-family zoned.

SALE #2:

Grantor/Grantee:

M/M A.C. Williams, Jr/Guy Barksdale

Record:

Bk/Pg 557/535

Date:

4-98

Sale Price:

\$13,500.00

Price/sq.ft.

\$1.99

Location:

620 Elm

Sq.Ft.:

42.5' x 160'

SALE #3:

Grantor/Grantee:

M/M A.C. Williams, Jr/Wayne Nichols

Sale #2 is the other half of this same lot.

Record:

Bk/Pg 557/533

Date:

4-98

Sale Price:

\$13,500

Price/sq.ft.

\$1.99

Location:

620 Elm

Sq.Ft.:

42.5' x 160'

Comments:

After adjustments for time of sale, size, and location a value of \$1.60/sq ft has been given our subject. Therefore, the value of the taking is \$1.60 x 72.48 sq  $\Re$  = \$115.97.

# Subject Photo Page

Borrower/Client CLIENT: City of	Jonesboro		
Property Address 1318 Broadmo	oor Rd		
City Jonesboro	County Craighead	State AR	Zip Gode 72401-3720
Lender City of Jonesboro-Mr.	Aubrev Scott		



### Subject

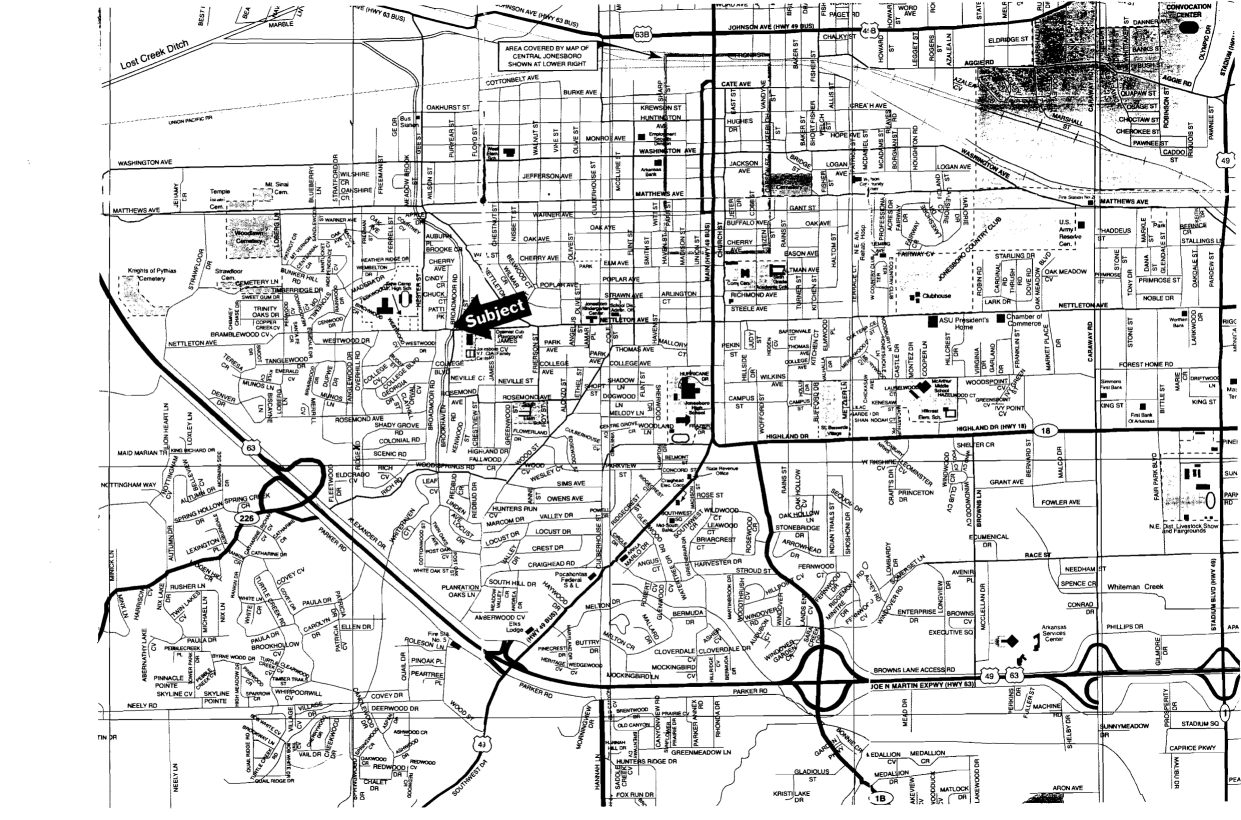
1318 Broadmoor Rd Sales Price N/A Gross Living Area Total Rooms Total Bedrooms Total Bathrooms

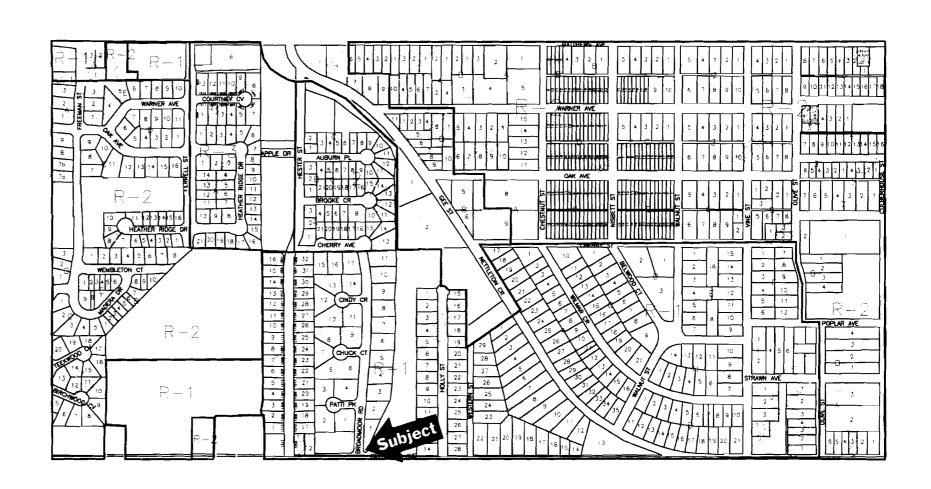
Location Urban-Avg View 16,200 Site

Site Quality Age



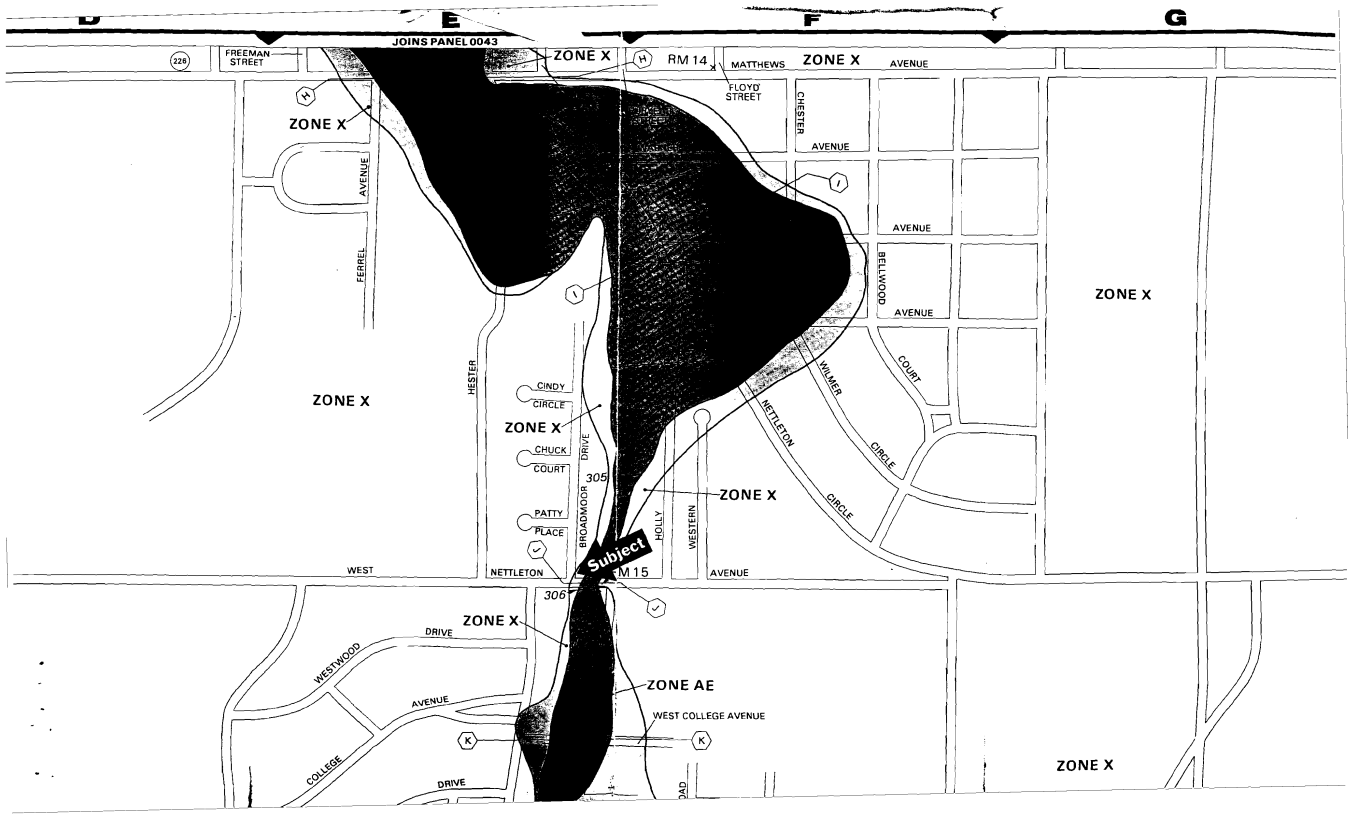






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# ENVIRONMENTAL ADDENDUM

	APPARENT* HAZARDOUS SUBSTANCES AND/OR DETRIMENTAL ENVIRONMENTAL CONDITIONS
Borro	ver/Client CLIENT: City of Jonesboro
Addre	ss 1318 Broadmoor Rd
1 1	Jonesboro County Craighead State AR Zip code 72401-372
Lende	City of Jonesboro-Mr. Aubrey Scott
*	apparent is defined as that which is visible, obvious, evident or manifest to the appraiser.
	This universal Environmental Addendum is for use with any real estate appraisal. Only the statements which have been checked by the appraiser apply to the property being appraised.
This a	dendum reports the results of the appraiser's routine inspection of and inquiries about the subject property and its surrounding area. It also states what assumptions
were r I <b>nspe</b> value (	ade about the existence (or nonexistence) of any hazardous substances and/or detrimental environmental conditions. The appraiser is not an expert environment to and therefore might be unaware of existing hazardous substances and/or detrimental environmental conditions which may have a negative effect on the safety and the property. It is possible that tests and inspections made by a qualified environmental inspector would reveal the existence of hazardous materials and/or detrimental conditions on or around the property that would negatively affect its safety and value.
	DRINKING WATER
x	Drinking Water is supplied to the subject from a municipal water supply which is considered safe. However the only way to be absolutely certain that the water meets
	oublished standards is to have it tested at all discharge points.  Drinking Water is supplied by a well or other non-municipal source. It is recommended that tests be made to be certain that the property is supplied with adequate pu
	vater. .ead can get into drinking water from its source, the pipes, at all discharge points, plumbing fixtures and/or appliances. The only way to be certain that water does no
	contain an unacceptable lead level is to have it tested at all discharge points.
	The value estimated in this appraisal is based on the assumption that there is an adequate supply of safe, lead-free Drinking Water.
Camma	<u>.</u>
Comme	ns
,	SANITARY WASTE DISPOSAL
	Sanitary Waste is removed from the property by a municipal sewer system. Sanitary Waste is disposed of by a septic system or other sanitary on site waste disposal system. The only way to determine that the disposal system is adequate ar
	pood working condition is to have it inspected by a qualified inspector.
x	The value estimated in this appraisal is based on the assumption that the Sanitary Waste is disposed of by a municipal sewer or an adequate properly permitted alterns
Comme	reatment system in good condition.
	(lo
	SOIL CONTAMINANTS
	There are no apparent signs of Soil Contaminants on or near the subject property (except as reported in Comments below). It is possible that research, inspection and esting by a qualified environmental inspector would reveal existing and/or potential hazardous substances and/or detrimental environmental conditions on or around the
	property that would negatively affect its safety and value.
x	The value estimated in this appraisal is based on the assumption that the subject property is free of Soil Contaminants.
Comm	onte
COIIII	nia
	ASBESTOS
	All or part of the improvements were constructed before 1979 when Asbestos was a common building material. The only way to be certain that the property is free of riable and non-friable Asbestos is to have it inspected and tested by a qualified asbestos inspector.
	The improvements were constructed after 1979. No apparent friable Asbestos was observed (except as reported in Comments below).
NA	The value estimated in this appraisal is based on the assumption that there is no uncontained friable Asbestos or other hazardous Asbestos material on the property.
Comme	rts
	PCBs (POLYCHLORINATED BIPHENYLS)
	here were no apparent leaking fluorescent light ballasts, capacitors or transformers anywhere on or nearby the property (except as reported in Comments below).
	There was no <u>apparent</u> visible or documented evidence known to the appraiser of soil or groundwater contamination from PCBs anywhere on the property (except is reported in Comments below).
	he value estimated in this appraisal is based on the assumption that there are no uncontained PCBs on or nearby the property.
Comme	nts
	PARTICIPATION OF THE PROPERTY
	The appraiser is not aware of any Radon tests made on the subject property within the past 12 months (except as reported in Comments below).  The appraiser is not aware of any indication that the local water supplies have been found to have elevated levels of Radon or Radium.
<del>^</del>	the appraison is not award or any manuscript reported water suppress that a procedure to the contract of resource of resource or resource of resource

or phosphate processing.

The value estimated in this appraisal is based on the assumption that the Radon level is at or below EPA recommended levels.

Comments\_

	USTs (UNDERGROUND STORAGE TANKS)
C There is	no apparent visible or documented evidence known to the appraiser of any USTs on the property nor any known historical use of the property that would
	ive had USTs.
	re no <u>apparent</u> petroleum storage and/or delivery facilities (including gasoline stations or chemical manufacturing plants) located on adjacent properties (excerted in Comments below).
•	re <u>apparent</u> signs of USTs existing now or in the past on the subject property. It is recommended that an inspection by a qualified UST inspector be obtained:
determi	e the location of any USTs together with their condition and proper registration if they are active; and if they are inactive, to determine whether they were
	ted in accordance with sound industry practices.
	ue estimated in this appraisal is based on the assumption that any functioning USTs are not leaking and are properly registered and that any abandoned USTs months and were properly drained, filled and sealed.
mments	
	NEARBY HAZARDOUS WASTE SITES
	re no <u>apparent</u> Hazardous Waste Sites on the subject property or nearby the subject property (except as reported in Comments below). Hazardous Waste Site y a trained environmental engineer may determine that there is one or more Hazardous Waste Sites on or in the area of the subject property.
	se estimated in this appraisal is based on the assumption that there are no Hazardous Waste Sites on or nearby the subject property that negatively affect the
	effety of the property.
mments	
e engly r	
<u> </u>	UREA FORMALDEHYDE (UFFI) INSULATION
<u>iA</u> All or p	art of the improvements were constructed before 1982 when UREA foam insulation was a common building material. The only way to be certain that the
	is free of UREA formaldehyde is to have it inspected by a qualified UREA formaldehyde inspector.
	provements were constructed after 1982. No apparent UREA formaldehyde materials were observed (except as reported in Comments below).
IA_I ne vai	se estimated in this appraisal is based on the assumption that there is no significant UFFI insulation or other UREA formaldshyde material on the property.
mments	
11.51.21	LEADPAINT
evidence ls free of IA The imp	art of the improvements were constructed before 1980 when Lead Paint was a common building material. There is no apparent visible or known documented of peeling or flaking Lead Paint on the floors, walls or ceilings (except as reported in Comments below). The only way to be certain that the property of surface or subsurface Lead Paint is to have it inspected by a qualified inspector.  By a comments were constructed after 1980. No apparent Lead Paint was observed (except as reported in Comments below).  By a constructed after 1980 on the assumption that there is no flaking or peeling Lead Paint on the property.
evidence is free of the implication in the implicat	e of peeling or flaking Lead Paint on the floors, walls or cellings (except as reported in Comments below). The only way to be certain that the property if surface or subsurface Lead Paint is to have it inspected by a qualified inspector.  **Review of the construction of the floor of the comments were constructed after 1980. No apparent Lead Paint was observed (except as reported in Comments below).
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Form 69F — "TOTAL for Windows" appraisal software by a la mode, inc. — 1-800-ALAMODE

When any of the environmental assumptions made in this addendum are not correct, the estimated value in this appraisal may not be valid.

**DEFINITION OF MARKET VALUE:** The most probable price which a property should bring in a competitive and open market under all conditions requisite to a fair sale, the buyer and seller, each acting prudently, knowledgeably and assuming the price is not affected by undue stimulus. Implicit in this definition is the consummation of a sale as of a specified date and the passing of title from seller to buyer under conditions whereby: (1) buyer and seller are typically motivated; (2) both parties are well informed or well advised, and each acting in what he considers his own best interest; (3) a reasonable time is allowed for exposure in the open market; (4) payment is made in terms of cash in U.S. dollars or in terms of financial arrangements comparable thereto; and (5) the price represents the normal consideration for the property sold unaffected by special or creative financing or sales concessions\* granted by anyone associated with the sale.

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\*Adjustments to the comparables must be made for special or creative financing or sales concessions. No adjustments are necessary for those costs which are normally paid by sellers as a result of tradition or law in a market area; these costs are readily identifiable since the seller pays these costs in virtually all sales transactions. Special or creative financing adjustments can be made to the comparable property by comparisons to financing terms offered by a third party institutional lender that is not already involved in the property or transaction. Any adjustment should not be calculated on a mechanical dollar for dollar cost of the financing or concession but the dollar amount of any adjustment should approximate the market's reaction to the financing or concessions based on the appraiser's judgement.

#### STATEMENT OF LIMITING CONDITIONS AND APPRAISER'S CERTIFICATION

CONTINGENT AND LIMITING CONDITIONS: The appraiser's certification that appears in the appraisal report is subject to the following conditions:

- 1. The appraiser will not be responsible for matters of a legal nature that affect either the property being appraised or the title to it. The appraiser assumes that the title is good and marketable and, therefore, will not render any opinions about the title. The property is appraised on the basis of it being under responsible ownership.
- 2. The appraiser has provided a sketch in the appraisal report to show approximate dimensions of the improvements and the sketch is included only to assist the reader of the report in visualizing the property and understanding the appraiser's determination of its size.
- 3. The appraiser has examined the available flood maps that are provided by the Federal Emergency Management Agency (or other data sources) and has noted in the appraisal report whether the subject site is located in an identified Special Flood Hazard Area. Because the appraiser is not a surveyor, he or she makes no guarantees, express or implied, regarding this determination.
- 4. The appraiser will not give testimony or appear in court because he or she made an appraisal of the property in question, unless specific arrangements to do so have been made beforehand.
- 5. The appraiser has estimated the value of the land in the cost approach at its highest and best use and the improvements at their contributory value. These separate valuations of the land and improvements must not be used in conjunction with any other appraisal and are invalid if they are so used.
- 6. The appraiser has noted in the appraisal report any adverse conditions (such as, needed repairs, depreciation, the presence of hazardous wastes, toxic substances, etc.) observed during the inspection of the subject property or that he or she became aware of during the normal research involved in performing the appraisal. Unless otherwise stated in the appraisal report, the appraiser has no knowledge of any hidden or unapparent conditions of the property or adverse environmental conditions (including the presence of hazardous wastes, toxic substances, etc.) that would make the property more or less valuable, and has assumed that there are no such conditions and makes no guarantees or warranties, express or implied, regarding the condition of the property. The appraiser will not be responsible for any such conditions that do exist or for any engineering or testing that might be required to discover whether such conditions exist. Because the appraiser is not an expert in the field of environmental hazards, the appraisal report must not be considered as an environmental assessment of the property.
- 7. The appraiser obtained the information, estimates, and opinions that were expressed in the appraisal report from sources that he or she considers to be reliable and believes them to be true and correct. The appraiser does not assume responsibility for the accuracy of such items that were furnished by other parties.
- 8. The appraiser will not disclose the contents of the appraisal report except as provided for in the Uniform Standards of Professional Appraisal Practice.
- 9. The appraiser has based his or her appraisal report and valuation conclusion for an appraisal that is subject to satisfactory completion, repairs, or alterations on the assumption that completion of the improvements will be performed in a workmanlike manner.
- 10. The appraiser must provide his or her prior written consent before the tender/client specified in the appraisal report can distribute the appraisal report (including conclusions about the property value, the appraiser's identity and professional designations, and references to any professional appraisal organizations or the firm with which the appraiser is associated) to anyone other than the borrower; the mortgagee or its successors and assigns; the mortgage insurer; consultants; professional appraisal organizations; any state or federally approved financial institution; or any department, agency, or instrumentality of the United States or any state or the District of Columbia; except that the lender/client may distribute the property description section of the report only to data collection or reporting service(s) without having to obtain the appraiser's prior written consent. The appraiser's written consent and approval must also be obtained before the appraisal can be conveyed by anyone to the public through advertising, public relations, news, sales, or other media.

Freddle Mac Form 439 6-93 Page 1 of 2 Fannie Mae Form 1004B 6-93

#### APPRAISER'S CERTIFICATION: The Appraiser certifies and agrees that:

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- 1. I have researched the subject market area and have selected a minimum of three recent sales of properties most similar and proximate to the subject property for consideration in the sales comparison analysis and have made a dollar adjustment when appropriate to reflect the market reaction to those items of significant variation. If a significant item in a comparable property is superior to, or more favorable than, the subject property, I have made a negative adjustment to reduce the adjusted sales price of the comparable and, if a significant item in a comparable property is inferior to, or less favorable than the subject property, I have made a positive adjustment to increase the adjusted sales price of the comparable.
- 2. I have taken into consideration the factors that have an impact on value in my development of the estimate of market value in the appraisal report. I have not knowledge withheld any significant information from the appraisal report and I believe, to the best of my knowledge, that all statements and information in the appraisal report are true and correct.
- 3. I stated in the appraisal report only my own personal, unbiased, and professional analysis, opinions, and conclusions, which are subject only to the contingent and limiting conditions specified in this form.
- 4. I have no present or prospective interest in the property that is the subject to this report, and I have no present or prospective personal interest or bias with respect to the participants in the transaction. I did not base, either partially or completely, my analysis and/or the estimate of market value in the appraisal report on the race, color, religion, sex, handicap, familial status, or national origin of either the prospective owners or occupants of the subject property or of the present owners or occupants of the properties in the vicinity of the subject property.
- 5. I have no present or contemplated future interest in the subject property, and neither my current or future employment nor my compensation for performing this appraisal is contingent on the appraised value of the property.
- 6. I was not required to report a predetermined value or direction in value that favors the cause of the client or any related party, the amount of the value estimate, the attainment of a specific result, or the occurrence of a subsequent event in order to receive my compensation and/or employment for performing the appraisal. I did not base the appraisal report on a requested minimum valuation, a specific valuation, or the need to approve a specific mortgage loan.
- 7. I performed this appraisal in conformity with the Uniform Standards of Professional Appraisal Practice that were adopted and promulgated by the Appraisal Standards Board of The Appraisal Foundation and that were in place as of the effective date of this appraisal, with the exception of the departure provision of those Standards, which does not apply. I acknowledge that an estimate of a reasonable time for exposure in the open market is a condition in the definition of market value and the estimate I developed is consistent with the marketing time noted in the neighborhood section of this report, unless I have otherwise stated in the reconciliation section.
- 8. I have personally inspected the interior and exterior areas of the subject property and the exterior of all properties listed as comparables in the appraisal report. I further certify that I have noted any apparent or known adverse conditions in the subject improvements, on the subject site, or on any site within the immediate vicinity of the subject property of which I am aware and have made adjustments for these adverse conditions in my analysis of the property value to the extent that I had market evidence to support them. I have also commented about the effect of the adverse conditions on the marketability of the subject property.
- 9. I personally prepared all conclusions and opinions about the real estate that were set forth in the appraisal report. If I relied on significant professional assistance from any individual or individuals in the performance of the appraisal or the preparation of the appraisal report, I have named such individual(s) and disclosed the specific tasks performed by them in the reconcilitation section of this appraisal report. I certify that any individual so named is qualified to perform the tasks. I have not authorized anyone to make a change to any item in the report; therefore, if an unauthorized change is made to the appraisal report, I will take no responsibility for it.

**SUPERVISORY APPRAISER'S CERTIFICATION:** If a supervisory appraiser signed the appraisal report, he or she certifies and agrees that: I directly supervise the appraiser who prepared the appraisal report, have reviewed the appraisal report, agree with the statements and conclusions of the appraiser, agree to be bound by the appraiser's certifications numbered 4 through 7 above, and am taking full responsibility for the appraisal and the appraisal report.

APPRAISER: STATE	SUPERVISORY APPRAISER (only if required):
Clements was	Signature:
None Branch DEIVERAL	Name:
Date Signed: May 14, 2002	Date Signed:
State Certification #: CG0247	State Certification #:
or State License #: LGBS LGBS State: AR	or State License #:
State: AR	State:
Expiration Date of Certification or License: 6/30/2002	Expiration Date of Certification or License:
	☐ Did ☐ Did Not Inspect Property

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Borrower CLIENT: City of Jonesboro			File No.	
Property Address 1318 Broadmoor Rd				
City Jonesboro	County Craighead	State AR	Zip Code 72401-3720	
Lender City of Jonesboro-Mr. Aubrey Scott			<del></del>	

# APPRAISAL AND REPORT IDENTIFICATION

This Appraisal conforms to one of the following definitions:  Complete Appraisal The act or process of estimating value, or an estimate of value, performed without invoking the Departure Provision.  Limited Appraisal The act or process of estimating value, or an estimation of value, performed under and resulting from invoking the Departure Provision.	
This Report is one of the following types:  Self Contained Report A written report prepared under Standards Rule 2-2(A) of a complete or limited appraisal performed under Standard 1.  Summary Report A written report prepared under Standards Rule 2-2(B) of a complete or limited appraisal performed under Standard 1.  Restricted Report A written report prepared under Standards Rule 2-2(C) of a complete or limited appraisal performed under Standard 1.	
Comments on Appraisal and Report Identification  Note any departures from Standards Rules 1-2, 1-3, 1-4, plus any USPAP-related issues requiring disclosure:	

# Additional Certifications to Comply with new requirements of Appraisal Standards Board changes to Standards Rule 2-3.

I certify that, to the best of my knowledge and belief:

- The statements of fact contained in this report are true and correct.
- The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions, and are my personal, impartial, and unbiased professional analyses, opinions, and conclusions.
- I have no present or prospective interest in the property that
  is the subject of this report, and no personal interest with
  respect to the parties involved.
- I have no bias with respect to the property that is the subject of this report or to the parties involved with this assignment.
- My engagement in this assignment was not contingent upon developing or reported predetermined results.
- My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.
- My analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the Uniform Standards of Professional Appraisal Practice.
- I have made a personal inspection of the property that is the subject of this report.
- No one provided significant professional assistance to the person signing this report.

Bob Glbson, CG0247

GENERAL No. CGU247

CERTIFIED

# QUALIFICATIONS OF BOB L. GIBSON

POSITION: Real Estate Appraiser/Consultant, 420 W. Jefferson, Jonesboro, Arkansas, 72401Telephone: (870) 932-5206.

#### PROFESSIONAL EXPERIENCE:

Chief Appraiser for Home Federal Savings. 1965 to 1975, Fee Appraiser for area financial and real estate concerns, 1965 to 1980.

President of H.S.C. Service Corporation. Developed three (3) Subdivisions, constructed single-family homes, one hotel, and numerous condominiums from 1975 to 1990.

#### **EDUCATION:**

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B.S. Degree in Business Administration and minor in Economics from Arkansas State University in 1965.

Graduate of School of Savings & Loans at University of Indiana, Bloomington, Indiana, 1979 to 1982.

U.S. League of Savings Associations Appraised Study Course, 1965.

Principles of Real Estate Appraising-1988 Audit, Arkansas State University.

National Association of Independent Fee Appraisers, Principles of Residential Real Estate, 1990.

NAIF Income Property Appraising, 1990.

Marshall and Swifts Valuation Guides Seminar - Residential and Commercial Cost Approach, 1990.

The Appraisal Institute - Real Estate Appraisal Methods, 1991.

Uniform Standards of Professional Appraisal Practice, 1991.

Techniques of Income Property Appraising, 1991.

Uniform Residential Appraisal Report Seminar, IFA, Jonesboro, 1993.

FIRREA: Overview and Practical Application Seminar, IFA, Jonesboro, AR, 1994.

American Disabilities Act Seminar, I.F.A., Jonesboro, Arkansas 1993.

HUD Guidelines - Lender Selection of the Appraiser, I.F.A., Little Rock, Arkansas, Dec. 7, 1994 - Member of Lender Appraiser Selection Roster, HUD, Little Rock, Arkansas.

Appraiser Accountability and Legal Liabilities Seminar, Arkansas Appraisal Foundation, Little Rock, Arkansas, May 10, 1995.

Standards of Professional Practice, I.F.A., Jonesboro, Arkansas, 1996.

HUD/FHA Appraiser Training, HUD/FHA, Hot Springs, Arkansas, 1996.

Legal Journal, West Memphis, Arkansas, April 30, 1998.

Principles of Condemnation, San Antonio, Texas, June 3, 1999.

Arkansas Appraisal Board Annual Meeting, Little Rock, AR April 18, 2000.

USPAP, Kelton Schools, Jonesboro, Arkansas, May 17, 2000.

#### PROFESSIONAL MEMBERSHIP:

Charter Member of National Society of Environmental Consultants.

Master Senior Appraisers (MSA), National Association of Master Appraisers.

### **CERTIFICATION AND DESIGNATION:**

State Certified Residential Appraiser #CG0247, December 28, 1991.

State Certified General Appraiser #CG0247, January 6, 1992.

### PARTIAL LIST OF CLIENTS:

Belz-Burrow, Norwest Mortgage, Union Planters Bank of NEA, Regions Bank, Simmons Bank, Heringer Lone Star, Griffin Petroleum Co., Caldwell Construction Co., First Financial Mortgage, Fowler Foods, MidSouth Bank, Matthews Oil Co., Heritage Bank, Nations Bank, Nationsbanc Mortgage, Pocahontas Federal Savings & Loan, and American State Bank.