	AD	JUSTABLE RATE M	MORTGAGE		*
	1985				
STATE OF ALABAMA	)				
	)				
COUNTY OF Shelby	,	~ =	2	97	
THIS MORTGAGE, made a NORMAN EDDIE V	סד עסמטידי	AND WIFE.	FAY R VICK	<del>                                      </del>	<u> </u>
(hereinalter referred to as "Mortgagor" to as "Mortgagee").	, whether one or more),				
		WITNESSET			
WHEREAS, The said Mortgage	r is justly indebted to N	Mortgagee in the su	Twenty 24,000.00	-four Thousan	d and NO/100 d by an Adjustable
Rate Mortgage Note (Promissory Note					
NOW. THEREFORE, in consider extensions and renewals thereof, or or part thereof (the aggregate amount of and compliance with all the stipulation described real estate, situated in PARCEL 1. A lot in the Town of Wilsonvill the NW cor. of the lot for the NW cor. of the lot for the NW cor. of the lot for the lot along the line of said the along railroad right of the along railroad right of the lot for the lot in Wilsonville, Rg I East. Situated in PARCEL 2. Interest in Wilsonville, Rg I East. Situated in PARCEL 2. Interest in Wilsonville, Rg I East. Situated in PARCEL 2. Interest in the lot of Old Montgomery Rd Northerly direction along of Southern Railroad; the of lot formerly known as formerly known as formerly known as Itally in the southern Railroad; the lot formerly known as formerly known as Itally in the lot for the line of lot formerly known as formerly known as formerly known as Itally in the lot for the line of lot formerly affixed to some the line of lot for such all the right, privilegate and shall be conveyed to the lines taking priority over this more of the Liens, or any part thereof, such companies as may be satisfuncted to be in an amount sufficient to countil the debt is paid in full. The giving at least ten days prior with the security for the payment of the development of the lot of the least ten days prior with all the right right, title and interest in and to the Real Estate insured as specified due and payable and this morth of the least ten days prior with all the right right, title and interest in and to the Real Estate insured as specified due and payable and this morth of the least ten days prior with all the right right, title and interest in and to the right right to the payment of the dortoage and payable and this morth of the least ten days prior with all the right right to the payment of the dortoage and payable and this morth of the least ten days prior with all the right right to the payment of the dortoage and payable and this morth of the least ten days prior with all the right	such debt, including and such debt, including and sherein contained, the Shelby he Town of Wile, Alabama, who armerly known at 108-1/3 yds, at Foster lot 44 of way to Point in Shelby Count in Shelby In Shelby Count in Shelby In Shelby Count in Shelby	any additional interest of extensions and research said lot as the Wm. Gumore or less yds; thence of Beginning Alabama.  And part of the SW corner of along North Amos Daniel direction along North Amos Daniel direction along ence in a Socount of South Doublewide Manaces, fixtures and the Mortgagee, its such as otherwise herein and the Mortgagee, its such as otherwise herein and the Mortgagee of the debt, the Mortgagee of th	newals and interest due the reby grant, bargain, sell alabama (said real estate by known as Lotter is more particulated and the self an	and convey unto the Mortobeing hereinafter called Roll according to cularly desc. as right of way of line of the W.W. of said Southern rt of NEI/4 of Sections Bertha Hebb 1 70 yds, more or cery land) to Southern Railr on along West 1 in the first state continuously insured from the Real Estate and if default of the Heal Estate and if default of the Heal Estate and if the Heal Estate and	dively called "Debt")  gagee, the following  teal Estate"), to-wit:  O Horsley's map  commencing at  the Southern  J.Foster lot; thence  Railway; thence  El/4 of S-1, Tp.  on 1, Tp. 21, Rg.1  lot on the North  less, thence in a  1th Right-of-Way  road to West line  ines of the lot  70 yards on Mont-  ituated in Shelby  which is  which is  which is  ants with the Mortgagee  afforesaid; that the Real  left Estate unto the Mort  ants with the Mortgagee  afforesaid; that the Real  left Estate unto the Mort  or appear, such insurance  nd held by the Mortgagee  celled without the insurer  the Mortgagee, as further  in such manner and in  ually covered by a fire in-  y appear, such insurance  nd held by the Mortgagee  celled without the insurer  the Mortgagee, as further  inprovements, or any part  d to all of the Mortgagor's  lortgagor fails to keep the  ince (less cost of collecting  or reconstructing the im-  ecome a debt due by the  the lien of this mortgage.
Mortgagor to the Mortgagee and and shall bear interest from the control of the parish	tate of payment by the N	Mortgagee untill paid lebt and keep and pe	i at the then curennt mort( riorm every other covenant	gage rate at said Credit Onling and agreement of the Promit	issory Note secured hereby.
					described property rights,
	] [846)(nes.			to topogo or tenancie	s now existing or hereafter
created, reserving to the Mortgag	jor, so long as the wortg				Line of the Real Estate of

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or any part thereof, in lieu of the exercise of the power of eminent domain, shall be paid to the Mortgagee. The Mortgagee is hereby authorized on behalf of and in the name of the Mortgagor to execute and deliver valid acquittances for, appeal from, any such judgments or awards. The Mortgagee may apply all such sums received, or any part thereof, after the payment of all the Mortgagee's expenses incurred in connection with any proceeding or transaction described in this subparagraph 2, including court costs and attorney's fees, on the debt is such manner as the Mortgagee elects, or, at the Mortgagee's option, the entire amount or any part thereof so received may be released or may be used to rebuild, repair or restore any or all of the improvements located on the Real Estate. The Mortgagor hereby incorporates by reference into this Mortgage all of the provisions of the Adjustable Rate Mortgage Note of even date herewith. Mortgagor agrees that, in the event that any provision or clause of this Adjustable Rate Mortgage or the Adjustable Rate Mortgage Note conflict with ap-

2. All judgments, awards of damages and settlements hereafter made resulting from condemnation proceedings or the taking of the Real Estate, or

any part thereof, under the power of eminent domain, or for any damage (whether caused by such taking or otherwise) to the Real Estate, or any part thereof. or to any rights appurtenant thereto, including any award for change of grade of streets, and all payments made for the voluntary sale of the Real Estate,

plicable law, such conflict shall not affect any other provisions of this Adjustable Rate Mortgage or the Adjustable Rate Mortgage Note which can be given effect. It is agreed that the provisions of the Adjustable Rate Mortgage and the Adjustable Rate Mortgage Note are severable and that, if any one or more of the provisions contained in this Adjustable Rate Mortgage or in the Adjustable Rate Mortgage Note shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision hereof; this Mortgage shall be construed man provision has never been core to the rein.

The Mortgagor agrees to take good care of the Reat Estate and all improvements located thereon and not to commit or permit any waste thereon, and at all times to maintain such improvements in as good condition as they are, reasonable wear and tear excepted.

If all or any part of the Real Estate or any interest therein is sold or transferred by Mortgagor excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage (b) the creation of a purchase money security interest for household appliances (c) the transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Mortgagee may, at Mortgagee's option, declare all of the sums secured by this Mortgage to be immediately due and payable.

The Mortgagor agrees that no delay or failure of the Mortgagee to exercise any option to declare the debt due and payable shall be deemed a waiver of the Mortgagee's right to exercise such option, either as to any past or present default, and it is agreed that no terms or conditions contained in this mortgage may be waived, altered or changed except by a written instrument signed by the Mortgagor and signed on behalf of the Mortgagee by one of its duly authorized representatives.

After default on the part of the Mortgagor, the Mortgagee, upon bill filed or other proper legal proceedings being commenced for the foreclosure of this mortgage, shall be entitled to the appointment by any competent court, without notice to any part, of a receiver for the rents, issues and profits of the Real Estate, with power to lease and control the Real Estate, and with such other powers as may be deemed necessary.

UPON CONDITION, HOWEVER, that if the Mortgagor pays the debt (which debt includes the indebtedness evidenced by the Promissory Note hereinabove referred to and any or all extensions and renewals thereof and any interest due on such extensions and renewals) and all other indebtedness secured hereby and reimburses the Mortgagee for any amounts the Mortgagee has paid in payment of Liens or insurance premiums, and interest thereon, and fulfills all of Mortgagor's obligations under this mortgage, this conveyance shall be null and void. But if: (1) any warranty or representation made in this mortgage is breached or proves false in any material respect; (2) default is made in the due performance of any covenant or agreement of the Mortgagor under this mortgage. (3) default is made in the payment to the Mortgagee of any sum paid by the Mortgagee under the authority of any provision of this mortgage; (4) the debt, or any part thereof, remains unpaid at maturity; (5) the interest of the Mortgagee in the Real Estate becomes endangered by reason of the enforcement of any prior lien or encumbrance; (6) any statement of lien is filed against the Real Estate, or any part thereof, under the statutes of Alabama relating to the liens of mechanics and materialmen (without regard to the existence or nonexistence of the debt or the lien on which such statement is based); (7) any law is passed imposing or authorizing the imposition of any specific tax upon this mortgage or the debt or permitting or authorizing the deduction of any such tax from the principal or interest of the debt, or by viture of which any tax lien or assessment upon the Real Estate shall be chargeable against the owner of this mortgage; (8) any of the stipulations contained in this mortgage is declared invalid or inoperative by any court of competent jurisdiction; (9) Mortgagor or any of them (a) shall apply for or consent to the appointment of receiver, trustee or liquidator thereof or of the Real Estate or of all or a substantial part of such Mortgagor's assets, (b) be adjudicated a bankrupt or insolvent or file a voluntary petition in bankruptcy, (c) fail, or admit in writing such Mortgagor's inability, generally to pay such Mortgagor's debts as they come due, (d) make a general assignment for the benefit of creditors, (e) file a petition or an answer seeking reorganization or an arrangement with creditors or taking advantage of any insolvency law, (f) file an answer admitting the material allegations of, or consent to, or default in answering a petition filed against such Mortgagor in any bankruptcy, reorganization or insolvency proceedings; or (10) an order for relief or other judgment or decree shall be entered by any court of competent jurisdiction, approving a petition seeking liquidation or reorganization of the Mortgagor, or any of them, if more than one, or appointing a receiver, trustee or liquidator of any Mortgagor or of the Real Estate or of all or a substantial part of the assets of any Mortgagor; then, upon the happening of any one or more of said events, at the option of the Mortgagee, the upaid balance of the debt shall at once become due and payable and this mortgage shall be subject to foreclosure and may be foreclosed as now provided by law in case of past-due mortgages; and) the Mortgagee shall be authorized to take possession of the Real Estate and, after giving at least twenty-one day's notice of the time, place and terms of sale by publication once a week for three consecutive weeks in some newspaper published in the county in which the Real Estate is located, to sell the Real Estate in front of the courthouse door of said county, at public outcry, to the highest bidder for cash, and to apply the proceeds of said sale as follows: first, to the apply the proceeds of said sale as follows: first, to the expense of advertising, selling and conveying the Real Estate and foreclosing this mortgage, including a reasonable attorney's fee, second, to the payment of any amounts that have been spent, or that it may then be necessary to spend, in paying insurance premiums, at tiens or other encumbrances, with interest thereon; third, to the payment in full of the balance of the debt and interest thereon, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the day of sale and any unearned interest shall be credited to the Mortgagor; and fourth, the balance, if any, to be paid to party or parties appearing of record to the owner of the Real Estate at the time of sale, after deducting the cost of ascertaining who is such owner. The Motgagor agrees that the Mortgagee may bid at any sale had under the terms of this mortgage and may purchase the Real Estate if the highest bidder therefor. At the foreclosure sale the Real Estate may be offered for sale and sold as a whole without first offering it in any other manner or may be offered for sale and sold in any other manner the Mortgagee may elect. The Mortgagor agrees to pay all costs, including reasonable attorney's fees, incurred by the Mortgagee in collecting or securing or attempting to collect or secure the debt, or any part thereof, or in defending or attempting to defend the priority of this mortgage against any lien or encumbrance on the Real Estate, unless this mortgage is herein expressly made subject to any such lien or encumbrance; and/or all costs incurred in the foreclosure of this mortgage, either under the power of sale contained herein, or by virtue of the decree of any court of competent jurisdiction. The full amount of such costs incurred by the Mortgagee shall be a part of the debt and shall be secured by this mortgage. The purchaser at any such sale shall be under no obligation to see to the proper application of the purchase money. In the event of a sale hereunder, the Mortgagee, or owner of the debt and mortgage, or auctioneer, shall execute to the purchaser for and in the name of the Mortgagor a deed to the Real Estate.

Plural or singular words used herein to designate the undersigned shall be construed to refer to the maker or makers of this mortgage, whether one or more natural persons. All convenants and agreements herein made by the undersigned shall bind the heirs, personal representatives, successors and assigns of the undersigned, and every option, right and privilege herein reserved or secured to the Mortgagee, shall inure to the benefit of the Mortgagee's successors and assigns.

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	DERRELL R. HAN! Judge of Probate		5- <b>k</b>	20 20	<b>→</b> (5)	3 년 3 폭
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COUNTY OF	Talladega	)		₹ <b>£</b>	5	67
Jr. <u>and</u> whose name(s) of said instrume	l <u>wife, Fay R</u> is (are) signed to the forego ent, the <u>Y</u> exec	. Vickery oing instrument, and outed the same volum	who is (are) known to me, acknown to same bea	owledged before me	Norman E	die Vierery,
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