1 - ), ') d y	
d	$\mathcal{Q}$
y y	1
)ľ	
	197 4550
	<b>36</b>
	i
	I

THIS INSTRUMENT PREPARED	BY: (Name) _	2700 His	D. Snable. hway 280 So	uth, Suite	101	
		/////	HWAY ZOU DY			
	(Address)			3		
	1 1	Birmingh			ن ئن ا	
STATE OF ALABAMA )	· · · · · · · · · · · · · · · · · · ·	·	MORTGA	GE AND	ATENTO !	
JIMID OF THE PROPERTY OF			SECURIT	Y AGREEN	ATEM T 19 E.	•
COUNTY OF JEFFERSON )		- / A	y 1		· 11	
•		364	·	14.	1.01	,
	of the Nov	ember 19 8	37, between :	<u>James H. I</u>	laggard an	<u>a — — — — — — — — — — — — — — — — — — —</u>
THIS INDENTURE made this	25 day ofNOX	CHIDEL		<u> </u>	<u></u>	
wife, Ann R. Haggard		Land Control	Bank of the	South	(6.13)	
wife, Ann B. Haggard (hereinafter called the "Borrower", wh	ether one or more), M	ortgagor, and Centra	Dank VI			
<u>Birmingham</u> , Alabama	a (hereinafter called "!	Bank"), Mortgagee.	:		146	
			1 h	42 ·		
		WITNESSETH:		i,.	.61	:
WHEREAS, Borrower is justly in	debted to Bank on a k	oan in the principal s	ım of		500 00 <sup>00</sup>	
				Dollars (\$ _76	,500.00, -	ember
WHEREAS, Borrower is justly in Seventy Six Thousand F1 (the "Loan"), or so much as may from	time to time be dishu	rsed thereunder, as e	videnced by a pro	missory note date	ed	<u> </u>
(the "Loan"), or so much as may from	unit to this be didner.	with interest thereon	(the "Note") as fol	lows: (Check one	)	
25, 1987						•
		lier maturity date as	provided in the No	ote or as provided	in any Loan Do	ocument as
On	or such ear	ner maturny date as	provided in the	•		
defined below;			1			
On demand or as otherwise prov	ided in the Note; and	·		•		
On demand of as other more pro-			want holder of thi	s Mortgage on loa	ans or otherwise	e (said Bank
WHEREAS, Borrower may here and any subsequent holder of this M	after become indebted ortgage being referred	to Bank or to a subset to herein as "Lender	"); and			-difference
and any subsequent holder of this M WHEREAS, the parties desire t	o secure the principal	amount of the Note	with interest, and	l all renewals, ex	tensions and m	or bereafter
WHEREAS, the parties desire thereof, and all refinancings of any pa	or secure the principal	and all other additions	l indebtedness of ]	Borrower to Lende	er, now existing	or nerealier
thereof, and all refinancings of any pa arising, whether joint or several, due	or to become due, abs	solute or contingent, d	irect or indirect, l	iquidated or unliq	juidated, and ai	ebtedness").
arising, whether joint or several, due extensions and modifications thereof	and whether incurred	d or given as maker, ei	ndorser, guaranto	r or otherwise (he	iem Omerina	e de la
extensions and modifications thereof	t	of making the Loan ab	ove mentioned, an	d to secure the pro	ompt payment o	of same, with
NOW, THEREFORE, the Borro	wer, in consideration of	of the King the roan as	1	d any charges be	rein incurred b	y Lender on
1.0,		fications and refinance	cings of same, an	a any changes in	4	L whoma and
' thorong and any exten	SKITIS, TELLEWALS, MOST	INCAPERON THE		- af Darraryar tall	anaet 39 set 1989	LIS AUDOVE, and
the interest thereon, and any exten	ot limited to attorneys'	fees, and any and all (	ther Indebtednes	s of Borrower to L	ender as set torn the Note and se	et forth in all
the interest thereon, and any exten	ot limited to attorneys'	fees, and any and all (	ther Indebtednes	s of Borrower to L	ender as set torn the Note and se	et forth in all
the interest thereon, and any extendaction of Borrower, including but no further to secure the performance of	ot limited to attorneys' the covenants, conditionated by Borrower to	fees, and any and all ( ions and agreements be evidence, secure or of	Other Indebtednes pereinafter set fort btain the Loan, in	s of Borrower to L h and set forth in cluding, when ex	the Note and secuted,	et forth in all
the interest thereon, and any extendaction of Borrower, including but no further to secure the performance of other documents which may be executed as a function of the performance of	ot limited to attorneys' the covenants, conditionated by Borrower to	fees, and any and all ( ions and agreements h evidence, secure or o	other Indebtednes hereinafter set fort btain the Loan, in	s of Borrower to Land set forth in cluding, when ex	ender as set for the Note and se ecuted, (the "Loan I Indebtedness It	et forth in all  Occuments"),  astruments")
the interest thereon, and any extension account of Borrower, including but no further to secure the performance of other documents which may be executed as a second secure to the section of the section	ot limited to attorneys' the covenants, conditionated by Borrower to the Leases the evidencing or securi	fees, and any and all Cons and agreements he evidence, secure or of the other indebtednes	other Indebtednes hereinafter set fort btain the Loan, in s of Borrower to L	s of Borrower to Land set forth in cluding, when exender (the "Other	ender as set for the Note and secuted, (the "Loan I Indebtedness It	ocuments"), ing described
the interest thereon, and any extension account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument and as may be set forth in instrument.	ot limited to attorneys' the covenants, conditionated by Borrower to the Leases ts evidencing or securi	fees, and any and all ( ions and agreements h evidence, secure or of ng Other Indebtednes I, alien and convey uni	other Indebtednes hereinafter set fort btain the Loan, in s of Borrower to L to the Lender, its s	s of Borrower to Lend and set forth in cluding, when exender (the "Other uccessors and ass	ender as set for the Note and se ecuted, (the "Loan I Indebtedness It signs, the follow any additional's	ocuments"), estruments") ing described
the interest thereon, and any extension account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securi eby grant, bargain, sell improvements, fixture reafter acquired by the	fees, and any and all Cons and agreements he evidence, secure or of the or o	other Indebtednes hereinafter set fort btain the Loan, in s of Borrower to La to the Lender, its s onal property (whi to the lien of this l	s of Borrower to Le th and set forth in cluding, when ex ender (the "Other uccessors and ass ich together with Mortgage, or inten-	the Note and secuted, ecuted, (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as it	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extension account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securi eby grant, bargain, sell improvements, fixture reafter acquired by the	fees, and any and all Cons and agreements he evidence, secure or of the or o	other Indebtednes hereinafter set fort btain the Loan, in s of Borrower to La to the Lender, its s onal property (whi to the lien of this l	s of Borrower to Le th and set forth in cluding, when ex ender (the "Other uccessors and ass ich together with Mortgage, or inten-	the Note and secuted, ecuted, (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as it	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the presection of the Lender or here	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate by grant, bargain, self- improvements, fixture reafter acquired by the hereinafter sometimes harcels of land and est	fees, and any and all ( ions and agreements hevidence, secure or of ing Other Indebtednes i, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "N tates particularly desi	other Indebtedness sereinafter set forth brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Le th and set forth in cluding, when ex ender (the "Other uccessors and ass ich together with Mortgage, or inten-	the Note and secuted, ecuted, (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as it	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or procession of the land.	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate by grant, bargain, self- improvements, fixture reafter acquired by the hereinafter sometimes harcels of land and est	fees, and any and all Cons and agreements he evidence, secure or of the or o	other Indebtedness sereinafter set forth brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Le th and set forth in cluding, when ex ender (the "Other uccessors and ass ich together with Mortgage, or inten-	the Note and secuted, ecuted, (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as it	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but not further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or prescribed as follows:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon margain, selfon margain, selfon and estoracels of land and estoracels of land and estoracels	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly description."	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but not further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or prescribed as follows:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon margain, selfon margain, selfon and estoracels of land and estoracels of land and estoracels	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly description."	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but not further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or prescribed as follows:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly description."	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or present the described as follows:  FOR LEGAL DESCRIPTION	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly description."	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but not further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or prescribed as follows:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly description."	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but not further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or present the described as follows:  FOR LEGAL DESCRIPTION	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly description."	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, if in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or present the described as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly description."	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but not further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, if in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or present the described as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly desi	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but not further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, if in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or present the described as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly desi	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but not further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, if in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or present the described as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly desi	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or present the described as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly desi	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, i in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or present the described as follows:  FOR LEGAL DESCRIPTION	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly desi	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but not further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or presented as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon memore ments, fixture reafter acquired by the hereinafter sometimes parcels of land and est	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly desi	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but not further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or presented as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon margain, selfon margain, selfon and estoracels of land and estoracels of land and estoracels	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly desi	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as a second and second and second and as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or presented as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon margain, selfon margain, selfon and estoracels of land and estoracels of land and estoracels	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly desi	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as a second and secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or presented as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon margain, selfon margain, selfon and estoracels of land and estoracels of land and estoracels	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly desi	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or present the described as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditionated by Borrower to ad Leases its evidencing or securionate grant, bargain, selfon margain, selfon margain, selfon and estoracels of land and estoracels of land and estoracels	fees, and any and all ( ions and agreements is evidence, secure or of ing Other Indebtednes it, alien and convey unit is, furniture, and perso Borrower and subject is referred to as the "In tates particularly desi	other Indebtedness sereinafter set fort brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit	s of Borrower to Lender and set forth in cluding, when exemple of the "Other uccessors and assign together with Mortgage, or intention") to wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as to and made a p	ocuments"), estruments") ing described such property the same may
the interest thereon, and any extense account of Borrower, including but no further to secure the performance of other documents which may be executed as any be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or presented as follows:  FOR LEGAL DESCRIPTION REFERENCE:	ot limited to attorneys' the covenants, conditicuted by Borrower to ad Leases at sevidencing or security grant, bargain, self approvements, fixture reafter acquired by the hereinafter sometimes barcels of land and est	fees, and any and all Cons and agreements he evidence, secure or of the original feet of the convey units, furniture, and person Borrower and subjects referred to as the "Nates particularly designated as the ATTACHED HISTORY AT	other Indebtedness pereinafter set forte brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this leto the lien of this leto the lien of this leto the lien Exhibit seribed in Exhibit series and the lien of this leto the lien of	h and set forth in cluding, when exender (the "Other uccessors and assich together with Mortgage, or intenty") to-wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as the secure of the secure	et forth in all  Documents"), Instruments") ing described such property the same may art hereof, or
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as a second and second and second and as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or presented as follows:  FOR LEGAL DESCRIPTION REFERENCE:	the covenants, conditioned by Borrower to ad Leases at sevidencing or security grant, bargain, selfon moreovements, fixture reafter acquired by the hereinafter sometimes barcels of land and estable SEE EXHIBIT "  SEE EXHIBIT "	fees, and any and all Clons and agreements he evidence, secure or of the original of the convey units, furniture, and personal subjects referred to as the "Nates particularly designated and an action of the convey units are secured to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to as the "Nates particularly designated as a convey units, furniture, and personal subjects are ferred to a convey units, furniture, and furnit	other indebtedness tereinafter set forte brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this is fortigated in Exhibit ERETO AND MA	h and set forth in cluding, when exender (the "Other uccessors and assich together with Mortgage, or intenty") to-wit:  A attached hereto	the Note and secuted,  (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as the secure of the secure	ocuments"), astruments") ing described such property the same may art hereof, or
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed a secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or proceed as follows:  FOR LEGAL DESCRIPTION REFERENCE:	the covenants, conditioned by Borrower to ad Leases ts evidencing or securie by grant, bargain, self improvements, fixture reafter acquired by the hereinafter sometimes parcels of land and est in the security of the securi	fees, and any and all Cons and agreements he evidence, secure or of the original convey units, alien and convey units, furniture, and personates referred to as the "Mates particularly designates and all Convey units are particularly designates are convey and all Convey units, alien and convey units, and personate and subject are convey and all Convey units, alien and convey units, and personate are convey units, and are conv	other indebtedness tereinafter set forts brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this is fortgaged Property cribed in Exhibit ERETO AND Market and the lien of the lien of the leto the lien of the leto the lien of this is fortgaged Property cribed in Exhibit ERETO AND Market lien of the leto the lien of this is leto the lien of the leto the lien of this is leto the lien of the leto the lien of this is leto the lien of the lien of this is leto the lien of the lien of this is leto the lien of this is leto the lien of the lien of this is leto the lien of the lien of this is leto the lien of the lien of this is leto the lien of the lien of this is leto the lien of the lien of this is leto the lien of the li	ender (the "Other uccessors and assich together with wortgage, or intenty") to-wit:  A attached hereto	ender as set for the Note and secuted, (the "Loan I Indebtedness Insigns, the follow any additional's ded to be so, as the follow and made a part of the BY I I I I I I I I I I I I I I I I I I	bed above or in of every nature
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as a second and second as a second and sold and does here has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here to constituted from time to time is  (a) All that tract or parcel or proceed as follows:  FOR LEGAL DESCRIPTION REFERENCE:	and improvements of a building materials.	fees, and any and all Cons and agreements he evidence, secure or of the original property of the control of the	other indebtedness tereinafter set forts brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this is fortgaged Property cribed in Exhibit ERETO AND Market furniture and fu	er situated on the cruishings and per the table A PART I	ender as set for the Note and secuted,  (the "Loan I Indebtedness It igns, the follow any additional's ded to be so, as the operation of the o	ibed above or in of every nature of said property.
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed a sexual summer of the Rents are and as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or procedure as follows:  FOR LEGAL DESCRIPTION REFERENCE:	and improvements of each of land and est	fees, and any and all Clons and agreements he evidence, secure or of the original convey under the formatture, and personal subjects referred to as the "Matter particularly designation of the original convey under the convey and subjects are ferred to as the "Matter particularly designation of the original convey and used or intended to the original convey and the original convey	other indebtedness tereinafter set forts brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this is fortgaged Property cribed in Exhibit ERETO AND Market be used in connection to the connection of the con	er situated on the chick with and set forth in cluding, when exemple the "Other uccessors and assich together with Mortgage, or intention") to wit:  A attached hereto the chick with or with the chick with or with or with the chick with or with or with or with or with or with the chick with t	ender as sections the Note and secuted, (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as the operation of the operation o	ibed above or in of every nature of said property, betitutions and
the interest thereon, and any extense account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, i in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or proceed as follows:  FOR LEGAL DESCRIPTION REFERENCE:  (b) All buildings, structures, Exhibit A, and all fixtures, fitting whatsoever now or hereafter own	and improvements of each of land and est	fees, and any and all Clons and agreements he evidence, secure or of a lien and convey units, furniture, and personal subjects referred to as the "Nates particularly designed and used or intended to ag all extensions, adding all extensions, adding all extensions, adding a lient and	other indebtedness tereinafter set forts brain the Loan, in sof Borrower to Leto the Lender, its sonal property (whit to the lien of this is fortgaged Property cribed in Exhibit ERETO AND Market in the used in connections, improvements in the connections of the lien of	er situated on the ents, betterments	ender as set for the Note and secuted, (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as the operation of	ibed above or in of every nature of said property, bstitutions and furnishings and
the interest thereon, and any extenaceount of Borrower, including but no further to secure the performance of other documents which may be executed as a second and second and as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, i in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or proceed as follows:  FOR LEGAL DESCRIPTION REFERENCE:  (b) All buildings, structures, Exhibit A, and all fixtures, fitting whatsoever now or hereafter own	and improvements of each of land and est	fees, and any and all Clons and agreements he evidence, secure or of a lien and convey units, furniture, and personal subjects referred to as the "Nates particularly designed and used or intended to ag all extensions, adding all extensions, adding all extensions, adding a lient and	other indebtedness tereinafter set forts brain the Loan, in sof Borrower to Leto the Lender, its sonal property (whit to the lien of this is fortgaged Property cribed in Exhibit ERETO AND Market in the used in connections, improvements in the connections of the lien of	er situated on the ents, betterments	ender as set for the Note and secuted, (the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as the operation of	ibed above or in of every nature of said property, bstitutions and furnishings and
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or processed as follows:  FOR LEGAL DESCRIPTION REFERENCE:  (b) All buildings, structures, Exhibit A, and all fixtures, fitting whatsoever now or hereafter own buildings, structures or other in replacements to any of the foregraphs of the foregraphs are neglected.	and improvements of each by the hereinafter sometimes arcels of land and est only the Borrower and provements, including whether such first acquired by the hereinafter sometimes arcels of land and est only the hereinafter sometimes arcels of land and est only the hereinafter sometimes arcels of land and est only the Borrower and the borrower an	fees, and any and all Cons and agreements in evidence, secure or of the constant of the consta	other Indebtedness pereinafter set forte brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit ERETO AND Market and further be used in connections, improveming materials, made above or in Exhibit exhibits.	ender (the "Other uccessors and assich together with wortgage, or intenty") to wit:  A attached hereto attached hereto ents, betterments things and per thinery, equipments, betterments thinery, equipments and remaining the ents, betterments t	ender as set for the Note and secuted, (the "Loan I Indebtedness Insigns, the follow any additional's ded to be so, as the operation of	bed above or in of every nature of said property, bstitutions and furnishings and age or otherwise
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or presented as follows:  FOR LEGAL DESCRIPTION REFERENCE:  (b) All buildings, structures, Exhibit A, and all fixtures, fitting whatsoever now or hereafter own buildings, structures or other in replacements to any of the foregoner property are actually located as a second property are actually located property as a second property are actually located property as a second property are actually located property are actually located property are actually located property as a second property are actually located property are actually located property as a second property are actual	and improvements of es, building materials, including materials, including whether such fixed by the Borrower and provements, including whether such fixed by the Borrower and provements, including the borrower and provements and provements are also by the Borrower and provements and provements are also by the Borrower are also by the Borrower and provements are also by the Borrower	fees, and any and all Cons and agreements hevidence, secure or of a lien and convey units, furniture, and personal Borrower and subjects referred to as the "heates particularly designation and used or intended to ag all extensions, add attures, fittings, build the property described	other Indebtedness pereinafter set forte brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit ERETO AND Market and furniture and	ender (the "Other uccessors and assich together with Mortgage, or intenty") to-wit:  A attached heretochinery, equipments, betterments with or with ents, betterments with a chinery, equipments and very equipments and very equipments.	ender as set form the Note and secuted,(the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as the operation of the operation	ibed above or in of every nature of said property, betitutions and furnishings and age or otherwise rourses, water
the interest thereon, and any extenaceount of Borrower, including but refurther to secure the performance of other documents which may be execused and sold and sold and sold and sold and does here land, real estate, estates, buildings, in the possession of the Lender or her be constituted from time to time is  (a) All that tract or parcel or processed as follows:  FOR LEGAL DESCRIPTION REFERENCE:  (b) All buildings, structures, Exhibit A, and all fixtures, fitting whatsoever now or hereafter own buildings, structures or other in replacements to any of the foregone personal property are actually located as a same may be located as a same m	and improvements of es, building materials, including materials, including whether such fixed by the Borrower and provements, including whether such fixed by the Borrower and provements, including the borrower and provements and provements are also by the Borrower and provements and provements are also by the Borrower are also by the Borrower and provements are also by the Borrower	fees, and any and all Cons and agreements hevidence, secure or of a lien and convey units, furniture, and personal Borrower and subjects referred to as the "heates particularly designation and used or intended to ag all extensions, add attures, fittings, build the property described	other Indebtedness pereinafter set forte brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit ERETO AND Market and furniture and	ender (the "Other uccessors and assich together with Mortgage, or intenty") to-wit:  A attached heretochinery, equipments, betterments with or with ents, betterments with a chinery, equipments and very equipments and very equipments.	ender as set form the Note and secuted,(the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as the operation of the operation	ibed above or in of every nature of said property, betitutions and furnishings and age or otherwise rourses, water
the interest thereon, and any extended account of Borrower, including but no further to secure the performance of other documents which may be executed as may be set forth in instrument has bargained and sold and does here land, real estate, estates, buildings, in the possession of the Lender or here be constituted from time to time is  (a) All that tract or parcel or processed as follows:  FOR LEGAL DESCRIPTION REFERENCE:  (b) All buildings, structures, Exhibit A, and all fixtures, fitting whatsoever now or hereafter own buildings, structures or other in replacements to any of the foregoners of the same may be low theresoever the same may be low theresoever the same may be loweresoever.	and improvements of es, building materials, including materials, including whether such fixed by the Borrower and provements, including whether such fixed by the Borrower and provements, including the borrower and provements and provements are also by the Borrower and provements and provements are also by the Borrower are also by the Borrower and provements are also by the Borrower	fees, and any and all Cons and agreements hevidence, secure or of a lien and convey units, furniture, and personal Borrower and subjects referred to as the "heates particularly designation and used or intended to ag all extensions, add attures, fittings, build the property described	other Indebtedness pereinafter set forte brain the Loan, in sof Borrower to Leto the Lender, its sonal property (white to the lien of this I dortgaged Property cribed in Exhibit ERETO AND Market and furniture and	ender (the "Other uccessors and assich together with Mortgage, or intenty") to-wit:  A attached heretochinery, equipments, betterments with or with ents, betterments with a chinery, equipments and very equipments and very equipments.	ender as set form the Note and secuted,(the "Loan I Indebtedness It signs, the follow any additional's ded to be so, as the operation of the operation	ibed above or in of every nature of said property, betitutions and furnishings and age or otherwise rourses, water

in any way belonging, relating or appertaining to any of the property hereinabove described, or which hereafter shall in any way belong, relate or be appurtenant thereto, whether now owned or hereafter acquired by the Borrower, and the reversion and reversions, remainder and remainders, rents, issue and profits thereof, and all the estate, right, title, interest, property, possession, claim and demand whatsoever at law, as well as in

tenancies now existing or hereafter created, reserving to Borrower, however, so long as Borrower is not in default hereunder, the right to receive

Mortgaged Property or any part thereof under the power of eminent domain, or for any damage (whether caused by such taking or otherwise) to the Mortgaged Property or the improvements thereon or any part thereof, or to any rights appurtenant thereto, including any award for change of

grade or streets. Lender is hereby authorized on behalf and in the name of Borrower to execute and deliver valid acquittances for, and appeal from, any such judgments or awards. Lender may apply all such sums or any part thereof so received, after the payment of all its expenses, including costs and attorneys' fees, on any of the indebtedness secured hereby in such manner as it elects, or at its option, the entire amount or any part

(i) All rents, royalties, profits, issues and revenues of the Mortgaged Property from time to time accruing, whether under leases or

(ii) All judgments, awards of damages and settlements hereafter made resulting from condemnation proceedings or the taking of the

equity, of the Borrower of, in and to the same, including but not limited to:

and retain the rents, issues and profits thereof; and,

thereof so received may be released.

**B00K** 

PROVIDED, HOWEVER, that these presents are upon the condition that, if the Borrower shall pay or cause to be paid to the Lender the principal and interest payable in respect to the Note, and any extensions, renewals, modifications and refinancings of same, at the times and in the manner stipulated therein and herein, all without any deduction or credit for taxes or other similar charges paid by the Borrower, and shall pay all charges incurred herein by Lender on account of Borrower, including, but not limited to, attorneys' fees, and shall pay any and all Other Indebtedness of Borrower to Lender, and shall keep, perform and observe all and singular the covenants, conditions and agreements in this Mortgage, in the Note, in the Loan Documents, and in the Other Indebtedness Instruments expressed to be kept, performed, and observed by or on the part of the Borrower, all without fraud or delay, then this Mortgage, and all the properties, interest and rights hereby granted, bargained, sold and conveyed shall cease, determine and be void, but shall otherwise remain in full force and effect.

TO HAVE AND TO HOLD the Mortgaged Property and all parts thereof unto the Lender, its successors and assigns forever, subject,

AND the Borrower covenants and agrees with the Lender as follows:

however to the terms and conditions herein:

#### ARTICLE I

1.01 Performance of Mortgage, Note and Loan Documents. The Borrower will perform, observe and comply with all provisions hereof, and of the Note, and of the Loan Documents, and of the Other Indebtedness Instruments, and will duly and punctually pay to the Lender the sum of money expressed in the Note, with interest thereon, and all other sums required to be paid by the Borrower pursuant to the provisions of this Mortgage, of the Loan Documents, and of the Other Indebtedness Instruments, all without any deductions or credit for taxes or other similar charges paid by the Borrower.

1.02 Warranty of Title. Borrower hereby warrants that, subject to any exceptions described above or in Exhibit A, it is lawfully seized of an indefeasible estate in fee simple in the land and real property hereby mortgaged, or is lawfully seized of such other estate or interest as is described above or in Exhibit A, and has good and absolute title to all existing personal property hereby mortgaged and has good right, full power and lawful authority to sell, convey and mortgage the same in the manner and form aforesaid; that the same is free and clear of all liens, charges, and encumbrances whatsoever, including, as to the personal property and fixtures, conditional sales contracts, chattel mortgages, security agreements, financing statements, and anything of a similar nature, and that Borrower shall and will warrant and forever defend the title thereto and the quiet use and enjoyment thereof unto the Lender, its successors and assigns, against the lawful claims of all persons whomsoever.

1.03 Future Advances, Revolving and Open-End Loans, and other Debts. It is expressly understood that this Mortgage is intended to and does secure, not only the Loan, but also future advances and any and all Other Indebtedness, obligations and liabilities, direct or contingent, of said Borrower to said Lender, whether now existing or hereafter arising, and any and all extensions, renewals, modifications and refinancings of same, or any part thereof, existing at any time before actual cancellation of this instrument on the probate records of the county or counties where the Mortgaged Property is located, and whether the same be evidenced by note, open account, assignment, endorsement, guaranty, pledge or otherwise. The Loan and the Other Indebtedness may, if provided in the applicable loan instruments, provide for revolving or open-end loans and advances, all of which shall be secured by this Mortgage.

1.04 Monthly Tax Deposit. If required by Lender, Borrower will pay on the first day of each month one-twelfth (1/12) of the year y taxes on the Mortgaged Property, as estimated by Lender, in addition to each regular installment of principal and interest. Such sums shall not draw interest, and shall not be, nor be deemed to be, trust funds, but may be commingled with the general funds of Lender. Borrower agrees to pay Lender the amount of any deficiency necessary to enable Lender to pay such taxes when due. Such sums may be applied by the Lender to the reduction of the indebtedness secured hereby in the event of a default under this Mortgage, the Note, the Loan Documents, or the Other Indebtedness Instruments.

1.05 Other Taxes, Utilities and Liens. (a) The Borrower will pay promptly, when and as due, and, if requested, will exhibit promptly to the Lender receipts for the payment of all taxes, assessments, water rates, utility charges, dues, charges, fines, penalties, costs and other expenses incurred, and impositions of every nature whatsoever imposed, levied or assessed or to be imposed, levied or assessed upon or against the Mortgaged Property or any part thereof, or upon the interest of the Lender in the Mortgaged Property (other than any of the same for which provision has been made in Paragraph 1.04 of this Article I), or any charge which, if unpaid; would become a lien or charge upon the Mortgaged Property prior to or equal to the lien of this Mortgage for any amounts secured hereby or would have priority or equality with this Mortgage in distribution of the proceeds of any foreclosure sale of the Mortgaged Property or any part thereof.

(b) The Borrower promptly shall pay and will not suffer any mechanic's, laborer's, statutory or other lien which might or could be prior to or sequal to the lien of this Mortgage to be created or to remain outstanding upon any of the Mortgaged Property.

(c) In the event of the passage of any state, federal, municipal or other governmental law, order, rule or regulation, subsequent to the date hereof, in any manner changing or modifying the laws now in force governing the taxation of mortgages or debts secured by mortgages or the manner of collecting taxes, then Borrower immediately shall pay any increased taxes if allowed by law, and if Borrower fails to pay such additional taxes, or if Borrower is prohibited from paying such taxes, or if Lender in any way is adversely affected by such law, order, rule or regulation, then in any of such events, all indebtedness secured by this Mortgage and all interest accrued thereon shall without notice become due and payable forthwith at the option of the Lender.

1.06 Insurance. The Borrower will procure for, deliver to, and maintain for the benefit of the Lender during the life of this Mortgage insurance policies in such amounts as the Lender shall require, insuring the Mortgaged Property against fire, extended coverage, war damage (insurance policies in such other insurable hazards, casualties and contingencies as the Lender may require. The form of such policies and the companies issuing them shall be acceptable to the Lender. All policies shall contain a New York standard, non-contributory mortgage endorsement making losses payable to the Lender. At least fifteen (15) days prior to the expiration date of all such policies, renewals thereof satisfactory to the Lender shall be delivered to the Lender. The Borrower shall deliver to the Lender receipts evidencing the payment of all such insurance policies and renewals. In the event of the foreclosure of this Mortgage or any transfer of title to the Mortgaged Property in partial or full extinguishment of the indebtedness secured hereby, all right, title and interest of the Borrower in and to all insurance policies then in force shall pass to the purchaser or grantee.

The Lender is hereby authorized and empowered, at its option, to adjust or compromise any loss under any insurance policies on the Mortgaged Property, and to collect and receive the proceeds from any such policy or policies. Each insurance company is hereby authorized and directed to make payment for all such losses directly to the Lender instead of to the Borrower and Lender jointly. After deducting from said insurance proceeds any expenses incurred by Lender in the collection or handling of said fund, the Lender may apply the net proceeds, at its option, either toward restoring the improvements on the Mortgaged Property, or as a credit on any portion of the Borrower's indebtedness selected by Lender, whether then matured or to mature in the future, or at the option of the Lender, such sums either wholly or in part may be paid over to the Borrower to be used to repair such improvements, or to build new improvements in their place or for any other purpose satisfactory to the Lender, all without affecting the lien of this Mortgage for the full amount secured hereby before such payment took place. Lender shall not be held responsible for any failure to collect any insurance proceeds due under the terms of any policy regardless of the cause of such failure.

If required by the Lender, the Borrower will pay on the first day of each month, in addition to the regular installment of principal and interest and monthly tax deposit (as provided by Paragraph 1.04 of Article I herein), one-twelfth (1/12) of the yearly premiums for insurance. Such amount shall be used by Lender to pay such insurance premiums when due. Such added payments shall not be, nor be deemed to be, trust funds, but may be commingled with the general funds of the Lender, and no interest shall be payable in respect thereof. Upon demand of the Lender, the Borrower agrees to deliver to the Lender such additional moneys as are necessary to make up any deficiencies in the amounts necessary to enable the Lender to pay such insurance premiums when due. In the event of a default by Borrower under this Mortgage, the Note, the Loan Documents, or the Other Indebtedness Instruments, the Lender may apply such sums to the reduction of the indebtedness secured hereby.

1.07 Condemnation. If all or any part of the Mortgaged Property shall be damaged or taken through condemnation (which term when used in this Mortgage shall include any damage or taking by any governmental or private authority, and any transfer by private sale in lieu thereof), either temporarily or permanently, the entire indebtedness secured hereby shall at the option of the Lender become immediately due and payable. The Lender shall be entitled to all compensation, awards, and other payments or relief therefor and is hereby authorized, at its option, to commence, appear in and prosecute, in its own or the Borrower's name, any action or proceeding relating to any condemnation, and to settle or compromise any claim in connection therewith. All such compensation, awards, damages, claims, rights of action and proceeds and the right thereto are hereby assigned by the Borrower to the Lender, which, after deducting therefrom all its expenses, including attorneys' fees, may release any moneys so received by it without affecting the lien of this Mortgage or may apply the same in such manner as the Lender shall

- 1.08 Care of the Property. (a) The Borrower will preserve and maintain the Mortgaged Property in good condition and repair, and will not commit or suffer any waste and will not do or suffer to be done anything which will increase the risk of fire or other hazard to the Mortgaged Property or any part thereof.
- (b) Except as otherwise provided herein, no buildings, fixtures, personal property, or other part of the Mortgaged Property shall be removed, demolished or substantially altered without the prior written consent of the Lender. The Borrower may sell or otherwise dispose of, free from the lien of this Mortgage, furniture, furnishings, equipment, tools, appliances, machinery, fixtures or appurtenances, subject to the lien hereof, which may become worn out, undesirable, obsolete, disused or unnecessary for use in the operation of the Mortgaged Property, not exceeding in value at the time of disposition thereof One Thousand Dollars (\*1,000.00) for any single transaction, or a total of Five Thousand Dollars (\*5,000.00) in any one year, upon replacing the same by, or substituting for the same, free and clear of all liens and security interests except those created by the Loan Documents or Other Indebtedness Instruments, other furniture, furnishings, equipment, tools, appliances, machinery, fixtures, or appurtenances not necessarily of the same character, but of at least equal value to the Borrower and costing not less than the amount realized from the property sold or otherwise disposed of, which shall forthwith become, without further action, subject to the provisions of this Mortgage.
- (c) If the Mortgaged Property, or any part thereof, is damaged by fire or any other cause, the Borrower will give immediate written notice of the same to the Lender.
  - (d) The Lender is hereby authorized to enter upon and inspect the Mortgaged Property at any time during normal business hours.
- (e) The Borrower will promptly comply with all present and future laws, ordinances, rules and regulations of any governmental authority affecting the Mortgaged Property or any part thereof.
- (f) If all or any part of the Mortgaged Property shall be damaged by fire or other casualty, the Borrower will promptly restore the Mortgaged Property to the equivalent of its original condition, regardless of whether or not there shall be any insurance proceeds therefor; provided, however, that if there are insurance proceeds, the Borrower shall not be required to restore the Mortgaged Property as aforesaid unless the Lender shall apply any net proceeds from the casualty in question and held by Lender, as allowed under Paragraph 1.06, toward restoring the damaged improvements. If a part of the Mortgaged Property shall be physically damaged through condemnation, the Borrower will promptly restore, repair or alter the remaining property in a manner satisfactory to the Lender.
- 1.09 Further Assurances; After Acquired Property. At any time, and from time to time, upon request by the Lender, the Borrower will make, execute and deliver or cause to be made, executed and delivered to the Lender and, where appropriate, to cause to be recorded and/or filed and from time to time thereafter to be re-recorded and/or refiled at such time and in such offices and places as shall be deemed desirable by the Lender any and all such other and further mortgages, instruments of further assurance, certificates and other documents as may, in the opinion of the Lender, be necessary or desirable in order to effectuate, complete, or perfect, or to continue and preserve the obligation of the Borrower under the Note and this Mortgage, and the priority of this Mortgage as a first and prior lien upon all of the Mortgaged Property, whether now owned or hereafter acquired by the Borrower. Upon any failure by the Borrower so to do, the Lender may make, execute, and record any and all such mortgages, instruments, certificates, and documents for and in the name of the Borrower and the Borrower hereby irrevocably appoints the Lender the agent and attorney-in-fact of the Borrower so to do. The lien and rights hereunder automatically will attach, without further act, to all after acquired property (except consumer goods, other than accessions, not acquired within ten (10) days after the Lender has given value under the Note) attached to and/or used in the operation of the Mortgaged Property or any part thereof.
- 1.10 Additional Security. The Lender shall also have a security interest in all other property of the Borrower, now or hereafter assigned, or coming into the possession, control, or custody of the Lender by or for the account of the Borrower (including indebtedness due from the Lender to the Borrower) whether expressly as collateral security or for any other purpose, including any dividends declared, or interest accruing thereon, and proceeds thereof. The Lender may, but shall not be obligated to apply to the payment of the Note or other indebtedness secured hereby, on or after demand, any funds or credit held by the Lender on deposit, in trust or otherwise, for the account of the Borrower.
- 1.11 Leases Affecting Mortgaged Property. The Borrower will comply with and observe its obligations as landlord or tenant under all leases affecting the Mortgaged Property or any part thereof. If requested by Lender, Borrower will furnish Lender with executed copies of all leases now or hereafter created on the Mortgaged Property; and all leases now or hereafter entered into will be in form and substance subject to the approval of Lender. Borrower will not accept payment of rent more than two (2) months in advance without the express written consent of Lender. If arequested by the Lender, the Borrower will execute and deliver to Lender, as additional security, such other documents as may be requested by Lender to further evidence the assignment to Lender hereunder, and to assign any and all such leases whether now existing or hereafter created, including, without limitation, all rents, royalties, issues and profits of the Mortgaged Property from time to time accruing, and will not cancel, surrender or modify any lease so assigned without the written consent of the Lender.
  - 1.12 Expenses. The Borrower will pay or reimburse the Lender for all reasonable attorneys' fees, costs and expenses incurred by the Lender ( 🍂 in any proceeding involving the estate of a decedent or an insolvent, or in any action, proceeding or dispute of any kind in which the Lender is made a party, or appears as party plaintiff or defendant, affecting this Mortgage, the Note, the Loan Documents, the Other Indebtedness Instruments, Borrower or the Mortgaged Property, including but not limited to the foreclosure of this Mortgage, any condemnation action involving the Mortgaged Property, or any action to protect the security hereof; and any such amounts paid by the Lender shall be added to the indebtedness secured hereby and shall be further secured by this Mortgage.
  - 1.13 Performance by Lender of Defaults by Borrower. If the Borrower shall default in the payment of any tax, lien, assessment or charge levied or assessed against the Mortgaged Property; in the payment of any utility charge, whether public or private; in the payment of insurance premiums; in the procurement of insurance coverage and the delivery of the insurance policies required hereunder; or in the performance or observance of any other covenant, condition or term of this Mortgage, of the Note, of the Loan Documents, or of the Other Indebtedness Instruments, then the Lender, at its option, may perform or observe the same, and all payments made for costs or expenses incurred by the Lender in connection therewith, shall be secured hereby and shall be, without demand, immediately repaid by the Borrower to the Lender with interest thereon at the greater of the rate of ten percent (10%) per annum or the rate set forth in the Note. The Lender shall be the sole judge of the legality, validity and priority of any such tax, lien, assessment, charge, claim and premium; of the necessity for any such actions and of the amount necessary to be paid in satisfaction thereof. The Lender is hereby empowered to enter and to authorize others to enter upon the Mortgaged Property or any part thereof for the purpose of performing or observing any such defaulted covenant, condition or term, without thereby becoming liable to the Borrower or any person in possession holding under the Borrower for trespass or otherwise.
  - 1.14 Books and Records. The Borrower shall keep and maintain at all times full, true and accurate books of accounts and records, adequate to reflect correctly the results of the operation of the Mortgaged Property. Upon request of the Lender, the Borrower will furnish to the Lender within ninety (90) days after the end of the Borrower's fiscal year, a balance sheet and a statement of income and expenses, both in reasonable detail and form satisfactory to Lender and certified by a Certified Public Accountant, and a rent schedule of the Mortgaged Property certified by the Borrower, showing the name of each tenant, and for each tenant, the space occupied, the lease expiration date and the rent paid.
  - 1.15 Estoppel Affidavits. The Borrower within ten (10) days after written request from the Lender shall furnish a written statement, duly acknowledged, setting forth the unpaid principal of, and interest on the Note and Other Indebtedness and whether or not any offsets or defenses exist against any principal and interest.
  - 1.16 Alienation or Sale of Mortgaged Property. The Borrower shall not sell, assign, mortgage, encumber, or otherwise convey the Mortgaged Property without obtaining the express written consent of the Lender at least thirty (30) days prior to such conveyance. If Borrower should sell, assign, mortgage, encumber or convey all, or any part of, the Mortgaged Property without such consent by Lender, then, in such event, the entire balance of the indebtedness (including the Loan and all other Indebtedness) secured by this Mortgage and all interest accrued thereon (or such parts as Lender may elect) shall without notice become due and payable forthwith at the option of the Lender.

S

- 2.01 Event of Default. The term Event of Default, wherever used in this Mortgage, shall mean any one or more of the following events:
- (a) Failure by the Borrower to pay as and when due and payable any installment of principal, interest or escrow deposit; or
- (b) Failure by the Borrower to duly observe any other covenant, condition or agreement of this Mortgage, of the Note, of the Loan Documents, or of the Other Indebtedness Instruments for ten (10) days or more; or
- (c) The filing by the Borrower or any guarantor of any indebtedness secured hereby of a voluntary petition in bankruptcy or the Borrower's or any guarantor's adjudication as a bankrupt or insolvent, or the filing by the Borrower or any guarantor of any petition or answer seeking or acquiescing in any reorganization, arrangement, composition, readjustment, liquidation, dissolution or similar relief for itself under any present or future federal, state or other statute, law or regulation relating to bankruptcy, insolvency or other relief for debtors, or the Borrower's or any guarantor's seeking or consenting to or acquiescence in the appointment of any trustee, receiver or liquidator of the Borrower or any guarantor or of all or any substantial part of the Mortgaged Property or of any or all of the rents, revenues, issues, earnings, profits or income thereof, or the making of any general assignment for the benefit of creditors or the admission in writing of its inability to pay its debts generally as they become due; or
- (d) The entry by a court of competent jurisdiction of any order, judgment, or decree approving a petition filed against the Borrower or any guarantor of any of the indebtedness secured hereby seeking any reorganization, arrangement, composition, readjustment, liquidation, dissolution or similar relief under any present or future federal, state or other statute, law or regulation relating to bankruptcy, insolvency, or other relief for debtors, which order, judgment or decree remains unvacated and unstayed for an aggregate of sixty (60) days (whether or not consecutive) from the date of entry thereof, or the appointment of any trustee, receiver or liquidator of the Borrower or any guarantor or of all or any substantial part of the Mortgaged Property or of any or all of the rents, revenues, issues, earnings, profits or income thereof without the consent or acquiescence of the Borrower which appointment shall remain unvacated and unstayed for an aggregate of sixty (60) days (whether or not consecutive); or
  - (e) The enforcement of any prior or junior lien or encumbrance on the Mortgaged Property or any part thereof; or
  - (f) Any other event of default set forth in the Loan Documents or the Other Indebtedness Instruments.
- 2.02 Acceleration of Maturity. If an Event of Default shall have occurred, then the entire balance of the indebtedness (including but not limited to the Loan and the Other Indebtedness) secured hereby with interest accrued thereon (or such parts as Lender may elect) shall, at the option of the Lender, become due and payable without notice or demand, time being of the essence; and any omission on the part of the Lender to exercise such option when entitled to do so shall not be considered as a waiver of such right.
- 2.03 Right of Lender to Enter and Take Possession. (a) If an Event of Default shall have occurred and be continuing, the Borrower, upon demand of the Lender, shall forthwith surrender to the Lender the actual possession of the Mortgaged Property, and if and to the extent permitted by law, the Lender may enter and take possession of all the Mortgaged Property, and may exclude the Borrower and its agents and employees wholly therefrom.
- (b) Upon every such entering upon or taking of possession, the Lender may hold, store, use, operate, manage and control the Mortgaged Property and conduct the business thereof, and, from time to time (i) make all necessary and proper maintenance, repairs, renewals, replacements, additions, betterments and improvements thereto and thereon and purchase or otherwise acquire additional fixtures, personalty and other property; (ii) insure or keep the Mortgaged Property insured; (iii) manage and operate the Mortgaged Property and exercise all the rights and powers of the Borrower in its name or otherwise, with respect to the same; (iv) enter into any and all agreements with respect to the exercise by others of any of the powers herein granted the Lender, all as the Lender from time to time may determine to be to its best advantage; and the Lender may collect and receive all the income, revenues, rents, issues and profits of the Mortgaged Property, including those past due as well as LA those accruing thereafter, and, after deducting (aa) all expenses of taking, holding, managing, and operating the Mortgaged Property (including compensation for the services of all persons employed for such purposes); (bb) the cost of all such maintenance, repairs, renewals, replacements, y additions, betterments, improvements and purchases and acquisitions; (cc) the cost of such insurance; (dd) such taxes, assessments and other 😤 charges prior to this Mortgage as the Lender may determine to pay; (ee) other proper charges upon the Mortgaged Property or any part thereof; and (ff) the reasonable compensation, expenses and disbursements of the attorneys and agents of the Lender; shall apply the remainder of the 🛂 moneys so received by the Lender, first to the payment of accrued interest under the Note; second to the payment of tax deposits required in Paragraph 1.04; third to the payment of any other sums required to be paid by Borrower under this Mortgage or under the Loan Documents; F 🤝 fourth to the payment of overdue installments of principal; fifth to the payment of any sums due under Other Indebtedness Instruments, whether principal, interest or otherwise; and the balance, if any, to the Borrower, or the party appearing of record to be the owner of the Mortgaged Property, or as otherwise required by law.
- (c) Whenever all such Events of Default have been cured and satisfied, the Lender may, at its option, surrender possession of the Mortgaged Property to the Borrower, or Borrower's heirs, successors or assigns. The same right of taking possession, however, shall exist if any subsequent
- Event of Default shall occur and be continuing.

  2.04 Receiver. (a) If an Event of Default sha jurisdiction, shall be entitled, without notice and solvency of any party bound for its payment, to the collect the rents. 2.04 Receiver. (a) If an Event of Default shall have occurred and be continuing, the Lender, upon application to a court of competent jurisdiction, shall be entitled, without notice and without regard to the adequacy of any security for the indebtedness hereby secured or the solvency of any party bound for its payment, to the appointment of a receiver to take possession of and to operate the Mortgaged Property and to collect the rents, profits, issues, and revenues thereof.
  - (b) The Borrower will pay to the Lender upon demand all expenses, including receiver's fees, attorneys' fees, costs and agent's compensation, incurred pursuant to the provisions contained in this Paragraph 2.04; and all such expenses shall be secured by this Mortgage.
  - 2.05 Lender's Power of Enforcement. If an Event of Default shall have occurred and be continuing, the Lender may, either with or without entry or taking possession as hereinabove provided or otherwise, proceed by suit or suits at law or in equity or any other appropriate proceeding or remedy (a) to enforce payment of the Note; (b) to foreclose this Mortgage; (c) to enforce or exercise any right under any Other Indebtedness Instrument; and (d) to pursue any other remedy available to Lender, all as the Lender may elect.
  - 2.06 Power of Sale. If an Event of Default shall have occurred Lender may sell the Mortgaged Property to the highest bidder at public auction in front of the Courthouse door in the county or counties, as may be required, where the Mortgaged Property is located, either in person or by auctioneer, after having first given notice of the time, place and terms of sale, together with a description of the property to be sold, by publication once a week for three (3) successive weeks prior to said sale in some newspaper published in said county or counties, as may be required, and, upon payment of the purchase money, Lender or any person conducting the sale for Lender is authorized to execute to the purchaser at said sale a deed to the Mortgaged Property so purchased. Lender may bid at said sale and purchase the Mortgaged Property, or any part thereof, if the highest bidder therefor. At the foreclosure sale the Mortgaged Property 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 Lender may elect. The provisions of Section 3.05 of this Mortgage shall apply with respect to Lender's enforcement of rights or interests in personal property which constitutes Mortgaged Property hereunder.
  - 2.07 Application of Foreclosure Proceeds. The proceeds of any foreclosure sale pursuant to Paragraph 2.06 of Article II shall be applied as follows:
  - (a) First, to the expenses of making the sale, including a reasonable attorneys' fee for such services as may be necessary in the collection of the indebtedness secured by this Mortgage or the foreclosure of this Mortgage;
  - (b) Second, to the repayment of any money, with interest thereon, which Lender may have paid, or become liable to pay, or which it may then be necessary to pay for taxes, insurance, assessments or other charges, liens, or debts as hereinabove provided, and as may be provided in the Loan Documents;
  - (c) Third, to the payment and satisfaction of the indebtedness (including but not limited to the Loan and the Other Indebtedness) secured hereby with interest to date of sale whether or not all of such indebtedness be then due;
  - (d) Fourth, the balance, if any, shall be paid to the party or parties appearing of record to be the owner of the Mortgaged Properly at the time of the sale, after deducting any expense of ascertaining who is such owner, or as may otherwise be provided by law.

2.08 Lender's Option on Foreclosure. At the option of the Lender, this Mortgage may be foreclosed as provided by law or in equity, in which event a reasonable attorneys' fee shall, among other costs and expenses, be allowed and paid out of the proceeds of the sale. In the event Lender exercises its option to foreclose this Mortgage in equity, Lender may, at its option, foreclose this Mortgage subject to the rights of any tenants of the Mortgaged Property, and the failure to make any such tenants parties defendants to any such foreclosure proceeding and to foreclose their rights will not be, nor be asserted to be by the Borrower, a defense to any proceedings instituted by the Lender to collect the sums secured hereby, or to collect any deficiency remaining unpaid after the foreclosure sale of the Mortgaged Property.

- 2.09 Waiver of Exemption. Borrower waives all rights of exemption pertaining to real or personal property as to any indebtedness secured by or that may be secured by this Mortgage, and Borrower waives the benefit of any statute regulating the obtaining of a deficiency judgment or requiring that the value of the Mortgaged Property be set off against any part of the indebtedness secured hereby.
- 2.10 Suits to Protect the Mortgaged Property. The Lender shall have power (a) to institute and maintain such suits and proceedings as it may deem expedient to prevent any impairment of the Mortgaged Property by any acts which may be unlawful or in violation of this Mortgage; (b) to preserve or protect its interest in the Mortgaged Property and in the income, revenues, rents and profits arising therefrom; and (c) to restrain the enforcement of or compliance with any legislation or other governmental enactment, rule or order that may be unconstitutional or otherwise invalid, if the enforcement of or compliance with such enactment, rule or order would impair the security hereunder or be prejudicial to the interest of the Lender.
- 2.11 Borrower to Pay the Note on any Default in Payment; Application of Moneys by Lender. If default shall be made in the payment of any amount due under this Mortgage, the Note, the Loan Documents or the Other Indebtedness Instruments, then, upon demand of the Lender, the Borrower will pay to the Lender the whole amount due and payable under the Note and under all Other Indebtedness Instruments; and in case the Borrower shall fail to pay the same forthwith upon such demand, the Lender shall be entitled to sue for and to recover judgment for the whole amount so due and unpaid together with costs, which shall include the reasonable compensation, expenses and disbursements of the Lender's agents and attorneys.
- 2.12 Delay or Omission No Waiver. No delay or omission of the Lender or of any holder of the Note to exercise any right, power or remedy accruing upon any default shall exhaust or impair any such right, power or remedy or shall be construed to be a waiver of any such default, or acquiescence therein; and every right, power and remedy given by the Note, this Mortgage, the Loan Documents, or by the Other Indebtedness Instruments to the Lender may be exercised from time to time and as often as may be deemed expedient by the Lender.
- 2.13 No Waiver of One Default to Affect Another. No waiver of any default hereunder, under the Loan Documents, or under the Other Indebtedness Instruments shall extend to or shall affect any subsequent or any other then existing default or shall impair any rights, powers or remedies consequent thereon.

If the Lender (a) grants forbearance or an extension of time for the payment of any indebtedness secured hereby; (b) takes other or additional security for the payment thereof; (c) waives or does not exercise any right granted herein, in the Note, in the Loan Documents, or in the Other Indebtedness Instruments; (d) releases any part of the Mortgaged Property from this Mortgage or otherwise changes any of the terms of this Mortgage, the Note, the Loan Documents or the Other Indebtedness Instruments; (e) consents to the filing of any map, plat or replat of or consents to the granting of any easement on, all or any part of the Mortgaged Property; or (f) makes or consents to any agreement subordinating the lien or charge hereof, any such act or omission shall not release, discharge, modify, change, or affect the original liability under this Mortgage, the Note, the Loan Documents, or the Other Indebtedness Instruments of the Borrower or any subsequent purchaser of the Mortgaged Property or any part thereof, or any maker, co-signer, endorser, surety or guarantor; nor, shall any such act or omission preclude the Lender from exercising any right, power or privilege herein granted or intended to be granted in the event of any other default then made or of any subsequent default, nor, except as otherwise expressly provided in an instrument or instruments executed by the Lender shall the provisions of this Mortgage be altered thereby. In the event of the sale or transfer by operation of law or otherwise of all or any part of the Mortgaged Property, the Lender, without notice to any person, corporation or other entity (except notice shall be given to Borrower so long as Borrower remains liable under the Note, this Mortgage and the Loan Documents) is hereby authorized and empowered to deal with any such vendee or transferee with reference to the Mortgaged Property or the indebtedness secured hereby, or with reference to any of the terms or conditions hereof, or of the Loan Documents, as fully and to the same extent as it might deal with the original parties hereto and without in any way releasing or discharging any of the liabilities or undertakings hereunder.

- 2.14 Discontinuance of Proceedings Position of Parties, Restored. In case the Lender shall have proceeded to enforce any right or remedy under this Mortgage by foreclosure, entry or otherwise, and such proceedings shall have been discontinued or abandoned for any reason, or shall have been determined adversely to the Lender, then and in every such case the Borrower and the Lender shall be restored to their former positions and rights hereunder, and all rights, powers and remedies of the Lender shall continue as if no such proceedings had been taken.
- 2.15 Remedies Cumulative. No right, power, or remedy conferred upon or reserved to the Lender by this Mortgage is intended to be exclusive of any other right, power or remedy, but each and every such right, power and remedy shall be cumulative and concurrent and shall be in addition to any other right, power and remedy given hereunder, or under the Note, the Loan Documents, or the Other Indebtedness Instruments now or hereafter existing at law or in equity or by statute.

### **ARTICLE III**

- 3.01 Heirs, Successors and Assigns Included in Parties. Wherever in this Mortgage one of the parties hereto is named or referred to, the heirs, administrators, executors, successors and assigns of such party shall be included, and all covenants and agreements contained in this Mortgage by or on behalf of the Borrower or by or on behalf of Lender shall bind and inure to the benefit of their respective heirs, administrators, executors, successors and assigns, whether so expressed or not.
- 3.02 Headings. The headings of the articles, sections, paragraphs and subdivisions of this Mortgage are for convenience of reference only, are not to be considered a part hereof, and shall not limit or otherwise affect any of the terms hereof.
  - 3.03 Gender. Whenever the context so requires, the masculine includes the feminine and neuter, and the singular includes the plural.
- 3.04 Invalid Provisions to Affect No Others. In case any one or more of the covenants, agreements, terms or provisions contained in this Mortgage, in the Note, in the Loan Documents, or in the Other Indebtedness Instruments shall be invalid, illegal or unenforceable in any respect, the validity of the remaining covenants, agreements, terms or provisions contained herein, and in the Note, the Loan Documents and the Other Indebtedness Instruments shall be in no way affected, prejudiced or disturbed thereby.
- 3.05 Lien on Personal Property. This Mortgage creates a lien on the personal property of the Borrower described herein to be a part of the Mortgaged Property and this Mortgage shall constitute a security agreement under the Uniform Commercial Code of the state in which the Mortgaged Property is located, or other law applicable to the creation of liens of personal property. Borrower covenants and agrees to execute, file and refile such financing statements, continuation statements or other documents as Lender shall require from time to time with respect to such personal property. If an Event of Default occurs, in addition to all other rights and remedies available to Lender, the Lender shall have all rights and remedies of a secured party under the Uniform Commercial Code of such state, all of which shall be cumulative.
- 3.06 Conflict in Loan Documents. In the event of conflict in the terms of any provision in this Mortgage, the Note, the Loan Documents, or the Other Indebtedness Instruments, the terms of the provision most favorable to the Lender shall apply.
- 3.07 Instrument Under Seal. This Mortgage is given under the seal of all parties hereto, and it is intended that this Mortgage is and shall constitute and have the effect of a sealed instrument according to law.
  - 3.08 Rider. Additional provisions of this Mortgage, if any, are set forth on a Rider attached hereto and made a part hereof.

Notary Public

		-	•
	Antho	ony D. Snable, Attorney	· ' -
THIS INSTRUMENT PREPARED BY:	(Name)2700 (Address)2700	Highway 280 South, Suite 10	)1
	Birm	Ingham, Al 35223 ADJUSTABLE RAT	TE.
STATE OF ALABAMA ) COUNTY OF JEFFERSON )	1	MORTGAGE RIDE	R .
COUNTY OF JEFFERSON )		(Commercial Real E	state)
	November 25.	1987, amends and supplements (	the Mortgage and Security
	-46 / ~ 1 14 7 / 11	CONTROL TO THE STREET STREET STREET STREET	A
the "Holder" or "	Mortgagee"): $(-\Delta_i)$ to Which	I (NIS KIDET IS attached.) A their is record	This Rider covers the
of Probate of Cour Property described in the Mortgage.			
The word "Note" used in the Mortgage an provisions allowing Holder to change the inter	d this Rider shall include at est rate and the monthly [	n "Adjustable Rate Note." An Adjustable Ra payment amounts.	te Note is a note containing
ADJUSTABLE RATE MORTGAGE AM	ENDMENT	<u> </u>	
In addition to the promises and agreemen	its made in the Mortgage.	Borrower promises and agrees with Mortg	agee as follows:
(A) ADJUSTABLE RATE NOTE		and it is intended that the Mc	ortgage secure all principal.
	ion under the Note as well a	mortization, and it is intended that the Mo is all indebtedness, obligations and liabilitie	s set forth in the Mortgage.
The provisions of the Note pertaining to inter	est rate adjustments and	negative amortization are as follows:	
O INTEDEST			ureranding hereunder after
	at the rate, and calculated	unpaid principal. Any principal amounts of in the manner, set forth herein.	.t
-	ومعتد والمطاع والمناز والمناز والمناز والمناز والمناز والمناز	ada et af the arincinal amoiint and the applic	cable rate set forth herein by
the number of days elapsed, and dividing	by 360. In no event shall the	rate of interest calculated hereunder exceed	1 CHE MAXIMONI CALCUMS
by law. Adjustable Interest Rate			
	adjustable and will be su	bject to change every six (6) months on	May 251 and and unpaid. On each Interest
November 25 of each year (th	ie "Interest Adjustment i	effect changes in the Index Rate.	•
		FIRST KILLS WITH HINKING HELES OF SO WESTER AAF FA	rth below and as established
immediately prior to each subsequent In	terest Adjustment Date (no	ion The beginning Index Rate for this Note	shall be 6.11 percent.
The Property of the contract o	3.25 percentage poir	its above the Index Rate. However, the app	dicable rate shall not exceed
n/a percent nor go below 8	III percent.		
A DANAGNITO, LATE CHAPCE	S. ADDITIONS TO PRI	NCIPAL	Gent auch naument to be due
Paramer aromises to hav principal	LVV UARRANIATOI	or before the5th_ day of each month, the hall pay to Holder a late charge on any paym	<del></del>
		A SHIPM INTO PRINTOP III DE CUUDI IO ILLE DVAVA	A107 (4
payment which is overdue. The late cha			
which is not sufficient to pay all interes	t which has been earned sin	the "Advance" In such event, the Advance	will be added to the principal
such Advance, and in any event, unles	s otherwise elected by Hold	hove The failure of Rorrower to pay each pa	ayment in full when due shall
exceeds 105% of the original principal s	rth in Section 8 irrespective	e of whether Holder elects to advance any	part or all of the insufficient
amount under this Section 3.			
Adjustable Payments			
	. · . ·	e in monthly installments, which will adjust maining term of this Note. The first six (6) m	
the adjusted monthly payment for the	next six (6) months. Ther	e will be no limitation on decreases or increases are increased alance due under this Note will be paid by	<u>December 5, 1992</u>
amount. Payments will be calculated which is the maturity date of this No	te.		
14 3 44 4- 15 17 17	at the addrage show	n below or otherwise in the records of Hold	ment.
		ng the amount of the adjusted monthly pay	
(B) CONFLICT IN LOAN DOCUM	ENTS	and this Rider, the terms of this Rider shall apply.	Il apply. In the event of conflic
In the event of conflict between any of between any of the terms of this Rider and	d the Note, the terms of th	C Horr strom -bb->	
Detween any of the terms of this		By signing this Rider I agree to all o	of the above.
ATTEST:			
1		_	
By		By	
WITNESS:			/ . in
· .		· Dan 11/4	SEAT ISEAT

James H. Haggard

stavia Hills, Al 35216		ì
	<del></del> ··	
ender's address:		
	!	
1 Shades Creek Parkway rmingham, Al 35209	•	
Iminguam, Al JJ209		}
	<del>- · · · · · · · · · · · · · · · · · · ·</del>	
(* CODWOD 4 TO CO T + TO		
CORPORATE OR PART	INERSHIP ACKNOWLEDGMENT	İ
ATE OF		ļ
OUNTY OF		į.
!		i i
I,	. a Notary Public in and for said Cou	Intu in coid State
reby certify that		inty the sale State,
iose name as	of	
, is signed to the foregoing Mortga	age and Security Agreement, and who is known to me and	known to be such
, acknowledged before me on this day the	hat, being informed of the contents of the Mortgage and Sec	urity Agreement.
and	d with full authority, executed the same voluntarily for and	as the act of said
Given under my hand and official and this star		
Given under my hand and official seal this the	day of	, 19
		1
	Notary Public	·· · · · · · · · · · · · · · · · · · ·
	My commission expires:	
	··· y commissions caption.	<del></del>
ATE OF ALABAMA	ACKNOWLEDGMENTS	
ATE OF ALABAMA UNTY OF JEFFERSON		
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned  eby certify thatLames_H_ Haggard_and_wife_A		tuboro nomo
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H. Haggard_and_wife, A	, a Notary Public in and for said Cou Ann_R. Haggard	, whose name
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H. Haggard_and_wife, A esigned to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security	, a Notary Public in and for said Cou Ann_R. Haggard ment, and whoare known to me, acknowledged before	, whose name
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H. Haggard_and_wife, A Lesigned to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security	, a Notary Public in and for said Cou Ann_R. Haggard ment, and whoare known to me, acknowledged before	, whose name
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H. Haggard_and_wife, A Le signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.	Ann. R. Haggard  ment, and whoare_ known to me, acknowledged before y Agreement, they executed the same voluntarily on	, whose name re me on this day the day the same
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H. Haggard_and_wife, A esigned to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security	, a Notary Public in and for said Cou Ann_R. Haggard ment, and whoare known to me, acknowledged before	, whose name
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H. Haggard_and_wife, A e signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.	Ann. R. Haggard  ment, and whoare_ known to me, acknowledged before y Agreement, they executed the same voluntarily on	, whose name re me on this day the day the same
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H. Haggard_and_wife, A e signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.	Ann. R. Haggard  ment, and whoare_ known to me, acknowledged before y Agreement, they executed the same voluntarily on day ofNovember	, whose name re me on this day the day the same
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H. Haggard_and_wife, A e signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.	Ann. B. Haggard ment, and whoare known to me, acknowledged before y Agreement, they executed the same voluntarily on  day ofNovember  Anthony s Snable Notary Public	, whose name re me on this day the day the same
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H. Haggard_and_wife, A e signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.	Ann. R. Haggard  ment, and whoare_ known to me, acknowledged before y Agreement, they executed the same voluntarily on day ofNovember	, whose name re me on this day the day the same
ATE OF ALABAMA UNTY OF JEFFERSON  I,	Ann. B. Haggard ment, and whoare known to me, acknowledged before y Agreement, they executed the same voluntarily on  day ofNovember  Anthony s Snable Notary Public	, whose name re me on this day the day the same
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H_ Haggard_and_wife, A ce signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.  Given under my hand and official seal this the	Ann. B. Haggard ment, and whoare known to me, acknowledged before y Agreement, they executed the same voluntarily on  day ofNovember  Anthony s Snable Notary Public	, whose name re me on this day the day the same
ATE OF ALABAMA UNTY OF JEFFERSON  I,the undersigned eby certify thatLames_H_ Haggard_and_wife, A ce signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.  Given under my hand and official seal this the	Ann. B. Haggard ment, and whoare known to me, acknowledged before y Agreement, they executed the same voluntarily on  Anthony Snable Notary Public My commission express: 10-21-91	whose name re me on this day the day the same
ATE OF ALABAMA  UNTY OF JEFFERSON  I,	Ann. R. Haggard ment, and whoare known to me, acknowledged before y Agreement, they executed the same voluntarily on day ofNovember	whose name re me on this day the day the same
ATE OF ALABAMA  UNTY OF JEFFERSON  I,the undersigned eby certify thatlames_H. Haggard_and_wife, A  ce signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.  Given under my hand and official seal this the  ATE OF  UNTY OF  I, eby certify that	, a Notary Public in and for said County Ann. R. Haggard ment, and who are known to me, acknowledged before y Agreement, they executed the same voluntarily on Anthony snable Notary Public My commission express: 10-21-91  . a Notary Public in and for said County Public in and	whose name the day the day the same 19 87
ATE OF ALABAMA  UNTY OF JEFFERSON  I, the undersigned eby certify thatLames_H_ Haggard_and_wife_, A  Ce signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.  Given under my hand and official seal this the  ATE OF  UNTY OF  I, eby certify that signed to the foregoing Mortgage and Security Agreen		whose name the day the day the same 19 87
ATE OF ALABAMA  UNTY OF JEFFERSON  I, the undersigned eby certify that Iames H. Haggard and wife. A  ce signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.  Given under my hand and official seal this the  ATE OF  UNTY OF  I, eby certify that signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security		whose name the day the day the same 19 87
ATE OF ALABAMA  UNTY OF JEFFERSON  I, the undersigned eby certify that Iames H. Haggard and wife. A  ce signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.  Given under my hand and official seal this the  ATE OF  UNTY OF  I, eby certify that signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security		whose name the day the day the same 19 87
ATE OF ALABAMA UNTY OF JEFFERSON  I,		whose name the day the day the same 19 87
ATE OF ALABAMA  UNTY OF JEFFERSON  I, the undersigned eby certify that Iames H. Haggard and wife. A  ce signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security rs date.  Given under my hand and official seal this the  ATE OF  UNTY OF  I, eby certify that signed to the foregoing Mortgage and Security Agreen t, being informed of the contents of the Mortgage and Security		whose name the day the day the same 19 87
ATE OF ALABAMA UNTY OF JEFFERSON  I,	Ann. B. Haggard ment, and whoare known to me, acknowledged before y Agreement, they executed the same voluntarily on  Anthony Snabl Notey Public My commission express: 10-21-91  . a Notary Public in and for said Countent, and who known to me, acknowledged before y Agreement, known to me, acknowledged before y Agreement, known to me, acknowledged before executed the same voluntarily on day of	whose name the day the day the same 19 87
ATE OF ALABAMA UNTY OF JEFFERSON  I,		whose name the day the day the same 19 87
ATE OF ALABAMA  UNTY OF JEFFERSON  I,	Ann. B. Haggard ment, and whoare known to me, acknowledged before y Agreement, they executed the same voluntarily on  Anthony Snabl Notey Public My commission express: 10-21-91  . a Notary Public in and for said Countent, and who known to me, acknowledged before y Agreement, known to me, acknowledged before y Agreement, known to me, acknowledged before executed the same voluntarily on day of	whose name the day the day the same 19 87
ATE OF ALABAMA  UNTY OF JEFFERSON  I,		whose name the day the day the same 19 87
ATE OF ALABAMA  UNTY OF JEFFERSON  I,		whose name the day the day the same 19 87
ATE OF ALABAMA  OUNTY OF JEFFERSON  I,		whose name the day the day the same 19 87
ATE OF ALABAMA OUNTY OF JEFFERSON  I,		whose name the day the day the same 19 87
ATE OF ALABAMA OUNTY OF JEFFERSON  I,		whose name the day the day the same 19 87
ATE OF ALABAMA UNTY OF JEFFERSON  I,		whose name the day the day the same 19 87

2 84

### EXHIBIT "A"

## PARCEL I :

Commence at an axle found in place marking the Northeast corner Southwest Quarter of Northeast Quarter, Section 36, of the Township 21 South, Range 1 West, thence run southerly along the East boundary line of said Quarter-Quarter section a distance of 701.87 feet to the point of beginning; thence continue along said line a distance of 701.87 feet to a point; thence turn an angle of 88 degrees 25 minutes 10 seconds to the right and run a distance of 1,238.46 feet to a point; thence turn an angle of 91 degrees 34 minutes 50 seconds to the right and run a distance of  $70\overline{2}.64$  feet to a point; thence turn an angle of 88 degrees 27 minutes 18 seconds to the right and run a distance of 1,238.44 feet to the point of beginning. Said parcel of land is lying in the Southwest Quarter of Northeast Quarter, Section 36, Township 21 South, Range 1 West. Situated in Shelby County, Alabama.

# PARCEL II :

Commence at an axle found in place marking the Northeast corner of the Southwest Quarter of Northeast Quarter, Section 36, Township 21 South, Range 1 West, thence run Southerly along the East boundary line of said Southwest Quarter of Northeast Quarters the East boundary line of the Northwest Quarter of Southeast Quarter of said Section 36, a distance of 1,403.74 feet to a point; thence turn an angle of 88 degrees 25 minutes 10 seconds to the right and run a distance of 1,238.4 feet to a point; thence turn an angle of 88 degrees 25 minutes 10 seconds to the left and run a distance of 100.00 feet to the point of beginning; thence continue along the same line a distance of 262.64 feet to a point; thence turn an angle of 88 degrees 23 minutes 01 seconds to the right and run a distance of 960.77 feet to a point; thence turn an angle of 71 degrees 43 minutes 38 seconds to the right run a distance of 622.29 feet to a point; thence turn an and angle of 71 degrees 30 minutes 00 seconds to the left and run a distance of 261.85 feet to a point on the East 40 foot right of way line of County Highway 47; thence turn an angle of 82 degrees 55 minutes 50 seconds to the right and run along said right of way line and along a curve to the left (concave Westerly) and having a central angle of 10 degrees 23 minutes 21 seconds and a radius of 1,949.86 feet, an arc distance of 353.55 feet to a point where said right of way line intersects the South line of a private roadway easement; thence turn an angle from the tangent of said curve of 107 degrees 04 minutes 28 seconds to the right and run along the South  $3\bar{0}$  foot right of way line of said private roadway easement a distance of 275.00 feet to a point; thence continue along said right of way line along a curve to the right (concave Southerly) having a central angle of 11 degrees 15 minutes 05 seconds and a radius of 477.60 feet an arc distance of 93.79 feet to a point; thence continue along said right of way along the tangent of said curve a distance of 19.54 feet to a point; thence continue along said right of way along a curve to the left (concave Northerly) having a central angle of 7 degrees minutes 22 seconds and a radius of 808.98 feet an arc distance 102.92 feet to a point; thence continue along said right of οſ along the tangent of curve a distance of 186.36 feet to a point; thence continue along said right of way along a curve to the left (concave Northerly) having a central angle of 14 degrees 18 minutes 59 seconds and a radius of 425.14 feet an arc distance 106.23 feet to a point; thence continue along said right of way along the tangent of said curve distance of 46.64 feet to a point; thence continue along said right of way along a curve to the right (concave Southerly) having a central angle of 9 degrees minutes 42 seconds and a radius of 589.41 feet an arc distance 95.62 feet to a point; thence continue along said right of way the tangent of said curve a distance of 535.89 feet to a thence turn an angle of 92 degrees 49 minutes 58 seconds point;

Ath

to the right and continue along said right of way a distance of 671.50 feet to a point; thence turn an angle of 90 degrees to the left and run a distance of 60.00 feet to the point of beginning; said parcel of land is lying in the Southwest Quarter of Northwest Quarter, the Southeast Quarter of Northwest Quarter, the Southwest Quarter of Northeast Quarter, the Northeast Quarter of Southwest Quarter and the Northwest Quarter of Southeast Quarter, all in Section 36, Township 21 South, Range 1 West. Situated in Shelby County, Alabama.

STATE OF ALA SHELBY CO.

INSTRUMENT WAS THE

1087 DEC -4 PH 2: 26

JUDGE OF PROBATE

1. Deed Tax \$

2. Mtg. Tax

3. Recording Fee 2500

4. Indexing Fee

TOTAL

40.7

gall Jessah