		<u>~</u>			
This instrument	t was prepared by	180		REGULAR	MORTGAGE
		y		•	
(Name)		street Sout			
(Address)	<u>Birmingham</u> ,	<u>Alabama</u>	35205	<u> </u>	<u>-</u>
MORTGAGE _	<u> First</u>		· · · · · · · · · · · · · · · · · · ·	·-··········	· · · · · · · · · · · · · · · · · · ·
STATE OF ALA		K HOW ALL MEN	OY THESE PRESEN	TS: That Whereas	
COUNTYBII	elby }				
 	John Bailey	v and wife.	<u> </u>		•
	Ruth Adams	Railev:			
(hereinafter calle	ed "Mortgagors", where o		tly indebted to,		
			Mortgage Inv 1211 28th St	vestors, Inc.	
		- i	BIRMINGHAM, AI		·
sum of Th	<u> </u>	Bix Hundred		elled "Mortgagee", whether of	ne or more) in t
Note executed of), executed by: PH	ne sum of Thirt	y Thousand Si	x Hundred Sevent	y and
20/100	<u> </u>		Dollars (\$ 30676). 20 \ nhus simple inter	est thereon from
and 179 in	nstallments in the amount	of \$450 .45	one <u></u>	installment in the amount of the day of lanuary Street S	19 <u>90</u>
		_			outh
	place or places as the own fortgagors agree, in incurrin	·		ne designate. hould be given to secure the p	
thereof.					prompt paymen
NOW THEREF	ORE, in consideration of the Bailey and w	the premises, said M	lortgagors,		
Rut	th Adams Bailey	,			
and all others ex	ecuting this mortgage, do	hereby grant, barga	in, sell and convey un	to the Mortgagee the followin	ng described real
	' '	1174		Co	ounty, State of
Alabama, to-wi See attache	_				
The sole pu	urpose of this	loan is for	business/co	mmercial purpose	s.
The prepaid	d finance charg	e is non-re	efundable.		و 4
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) .					t "
The second second		•		.4u	::
E. If and when this is	a second mortgage it is furthe	r understood and agree	ed that, in the event the n	nortgagor fails to pay the interest	and principal
 principal or any par 	ige according to its terms, the interesting the mortgagor h	mortgagee herein or ti hereby agrees to refun	ne assigns, are hereby auth d on demand the sum or :	Porized at their election to pay sai sums so paid with interest, thereor	id interest and
i % per annu	im; said sums so paid shall be o	considered a part of th	e debt hereby secured and	d this mortgage shall stand as secu or fail to comply with any of the	rity therefor.
out, the debt hereby	y secured may, at the option o	of the mortgagee, or as	signs, be declared due and	d payable and this mortgage subje	ect to foreclosure.
or any other indebt	tedness due from the mortgago	ors to the mortgagee, v	whether directly or acquir	equent advances to or on behalf or red by assignment, and the real est	if the mortgagors, tate herein des-
cribed shall be secu-	inity for such debts to the total	l extent even in exces	s thereof of the principal	amount thereof. lately due and payable upon the s	
other transfer of an	ly kind or nature of the mortgi	aged property, or any	part thereof, without the	Prior written consent of mortosor	ee. if assumed
date with a lime mon	ith penalty pay off interest cha	arge.	•	may be paid in full at any time o	
The mortgagor agree	es not to permit, commit, or s	uffer waste, impairme	nt or deterioration of said	property or any part thereof, an nortgagee may demand proper ma	d upon the
tire immediate tebai	ir of said property or an increa	ise in the amount of se	curity, or the immediate	repayment of the debt hereby sad	tured, and the
tailuse of the mortgi	lagor to comply with said demi	and of the mortgagee:	for a period of 30 days sh	all constitute a Breech of this mo secured and the mortgages imme	rtoace and ay the
without notice may	institute proceedings to forec	lose this mortgage. In	the case of refusal, negle	ct or inability of the mortgagor it	o repair and
maintain said proper add same to the deb	rty, the mortgagee may at its o	option, make such rep	airs or cause the same to	be made, and advance money in t	hat behalf, and
The within mortgage	e is second and subordinate to	thtat certain prior mo	ortgage as recorded in Vol	, XXX, at Page, in the	e Office of the
prior mortgage, or st	hould default in any of the other.	in the event the within her terms, provisions a	n mortgagor should fail to and conditions of said prio	make any payments which become of mortgage, then such default upon	me due on said
inouthabe sugg coust	litule a default under the term	is and provisions of the	e within mortgage, and th	e mortoagee herein may, at its on	tion declare
the date of default,	The mortgagee herein may, at	y due and payable and lits option, make, on l	e the within mortgage sub behalf of mortgagor, any :	ject to foreclosure, and shall bear such payments which become due	interest from e on said prior

more that \$100,00 for each late charge.
Said property is warranted free from all incumbrances and against any adverse claims except as stated above.

remedies provided herein, including, at mortgagee's option, the right to foreclose this mortgage,

mortgage, or incur any such expenses or obligations, on behalf of mortgager, in connection with the said prior mortgage, in order to prevent the foreclosure of said prior mortgage, and all such amounts so expended by the within mortgages on behalf of mortgager shall become a debt to the within mortgages, or its assigns, additional to the debt hereby secured, and shall be covered by this mortgage, and shall bear interest from date of

payment by the within mortgages, or its assigns, and shall be at once due and payable, entitling the within mortgages to all of the rights and

If a scheduled installment payment is 10 days late, a late charge of 5% of the overdue installment will be charged but not less than 50 cents nor

To Have And To Hold the above granted property unto the said Mortgagee, Mortgagee's successors, heirs, and assigns forever; and for the purpose of further securing the payment of said indebtedness, the undersigned agrees to pay all taxes or assessments when imposed legally upon said premises, and should default be made in the payment of same, the said Mortageee may at Mortagee's option pay off the same; and further secure said indebtedness, first above named undersigned agrees to keep the improvements on said real estate insured against loss or damage by fire, lightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee, as Mortgagee's interest may appear, and to promptly deliver said policies, or any renewal of said policies to said Mortgagee; and if undersigned fail to keep said property insured as above specified, or fail to deliver said insurance policies to said Mortgagee, then the said Mortgagee, or assigns, may at Mortgagee's option insure said property for said sum, for Mortgagee's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgagee for taxes, assessments of insurance, shall become a debt to said Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest from date of payment by said Mortgagee, or assigns, and be at once due and payable.

Upon condition, however, that if the said Mortgagor pays said indebtedness, and reimburges said Mortgages or assigns for any amounts Mortgagess may have expended for taxes, assessments, and insurance, and interest thereon, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgages or assigns, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or assigns in said property become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of said indebtedness hereby secured shall at once become due and payable and this mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgages, agents or assigns, shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving twenty-one days' notice, by publishing once a week for three consecutive weeks, the time, place and terms of sale, by publication in some newspaper published in said County and State, sell the same in lots or parcels or an masse as Mortgagee, agents or assigns deem best, in front of the Court House door of said County, (or the division thereof) where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of the sale; First, to the expense of advertising, selling and conveying, including attorneys fees after default and referral to an attorney, not a salaried employee of the creditor; Second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or other incumbrances, with interest thereon; Third, to the payment of said indebtedness in full, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the day or sale; and Fourth, the balance, if any, to be turned over to the said Mortgagor and undersigned further agree that said Mortgage, agents or assigns may bid at said sale and purchase said property, if the highest bidder therefore; and undersigned further agree to pay a reasonable attorney's fee to said Mortgages or assigns, for the foreclosure of this mortgage in Chancery, should the same be so foreclosed said fee to be part of the debt hereby secured. Interest shall accrue from the date of default or other above stated instance at the rate

stated in the instrument or 12%.					
IN WITHESS WHEREOF the undersigned	<u>John Ba</u>	ailev and	<u>wif∈. Rut</u>	h <u>Adams B</u>	ailev
have hereunta settheirs	and seal, this	- 10th d	ey of <u>NOV</u>	EMBER	19 89
"CAUTION IT IS IMPORTANT THAT Y	OU THOROUG	HLY READ TH	IIS CONTRACT	BEFORE YO	U SIGN IT"
	To	ofin	Baile		(SEAL)
	John	n Bailey	0	,	(SEAL)
; ·	- Ku	Hr. Adar	nd Bai	ley	(SEAL
	- ////	n Adams Ba	illey	0	
<u> </u>					(SEAL)
THE STATE OF ALABAMA JEFFERSON	<u> </u>				
JEFFERSON COU	YTAU				
THE UNDERSIGNED		, a Notar	y Public in and f	or said County,	in soid State
John Bailey a Ruth Adams Ba					mat ?
<u> </u>		21.6			1/A
whose name BEAned to the foregoing corthat being informed of the contents of the convey	rveyance, and w the	versused the son	va to me ocknow: ne valuntarily on	the day the san	ne bears dáir
	1011	/ 1 \ 1	OVEMBER	1 10	89 📆
Given under my hand and official seal this	A Z	ייס עפו	wneed	Notory	
			ssion Exp		
THE STATE OF	}			•	
· · · · · · · · · · · · · · · · · · ·	YTNU	a Notar	y Public in and f	or seid County,	in said State
hereby certify that					<u> </u>
		_ 			
whose name as	veyence, and wi	ho is known to a	me, ocknowledge	d before me, on executed the so:	this day the
for and as the act of said corporation.				10	
Given under my hand and official sect, this	4 the	day of		, 17 -	Notary Publi
				,	
		•		tı	

GARY S. OLSHAN ATTORNEY AT LAW SUITE 203 HIGHLAND RHODES BUILDIN 1211 28TH STREET SOUTH BIRMINGHAM, ALABAMA SSESS

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MORTGAGE

BOOK 265 MEE 753

STATE OF ALABIEM SHEBY COUNTY

along left as follows; commence of is an Easterly direction along the foregoing o the point of beginning; thence continue left for 263.93 feet; thence 900 27, 38 ない N.W. thist of beginning. more particularly described - W.W. k and in an Easterly situated in the certify hereby feet to the point Surveyor in the State of Alabama property i, F.W. Meade a Registered Land Surveyor in the State of Alaban true and correct Map or Plat of the following described propert Section 18, Township 18 South, Range 1 East and being more part at the southwest corner of the above described N.W. 4 - N.W. 4 South line of Said 4 - 4 run a distance of 335.25 feet; to the the last named course for 335.25 feet; thence 890 32, 22 left for 335.25 feet; thence 890 32, 22 left for 335.25 feet; thence 890 32, 22 left for also a 15.00 easement described as follows;

Public said 90 g of said easement(7.5 aset 128.22 feat

center line of within the lines commence at the NE corner of the above described property; thence above described property 7.5 feet to the point of beginning of sai following described line) thence 90° 27' 38 to the right 128.22 Road and the end of said easement.

I, further certify that the building shown on said lot is within tencroachments by building on adjoining properties; that there are

described therefore including poles, is to certify that I, have are no joints are no electric or telephone wires same, that there the above easement or that that there are no rights of way found of this and Also anchors, and guy wires on or over said premises except as shown. Also consulted the Federal insurance Administration Flood Hazard Board Map or structures or there that driveway on or over said easement except as shown; (excluding wires which serve the premises only) property is not located in a psecial flood hazard

1989 day of November 2 Nd to my Survey this According

.... S

411

REG

640

NEW N MOODY CRUSSKOADS TO COLONIAL OFFICE LOCATION 11: HOODY

LAND SURVEYOR STATE 35004 PHONE HAILING ADDRESS ALABAHA PROFESSIONAL MOODY PARKWAY MOODY

JUDGE OF PROBATE

1. De	ed_Tax	- \$
2. [* 3. * 4	or Tay ording Fee of Fee	· · · · · · · · · · · · · · · · · · ·
£ 6. 1.	a Stamp Fee	- §
Total	a Stamp Fee	- \$ <u>l.00</u>