REAL PROPERTY MORTGAGE

| KNOW ALL MEN BY THESE PRESENTS: THIS MORTGAGE, is made and entered into on this <u>13th</u> day of <u>August</u> | . 19 <u>92</u> | , by and between the unde |
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| Igned, <u>Charles D Boggs and wife, Nadean W Boggs</u> | | |
| hereinafter referred to as "Mortgagor", whether one or more) and TRANSAMERICA is "Mortgagee"); to secure the payment of <u>Six thousand three hundred</u> \$ 6317.24), evidenced by a Promissory Note of even date here | <u>seventeen and 2</u> | <u>4/100 *********</u> Dol |
| NOW, THEREFORE, in consideration of the premises, the Mortgagor, and all other | hers executing this Mo | rtgage, do hereby grant, barç |
| sell and convey unto the Mortgagee the following described real estate situated in $__$ | Shelby | Col |
| state of Alabama, to-wit: | | Γπ. 17.4 |
| See schedule a attached | | Ġ O |
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| Together with all and singular the rights, privileges, hereditaments, easements appertaining; | s and appurtenances t | hereunto belonging or in an |
| TO HAVE AND TO HOLD FOREVER, unto the said Mortgagee, Mortgagee's si | uccessors, heirs and a | ssigns. |
| The above described property is warranted free from all incumbrances and aga | inst adverse claims, ex | cept as stated above. |
| If the Mortgagor shall sell, lease or otherwise transfer the mortgaged property of Mortgagee, the Mortgagee shall be authorized to declare, at its option; all or any pa | or any part thereof without of such indebtedness | out the prior written consent s immediately due and paya |
| If the within Mortgage is a second Mortgage, then it is subordinal Vol. 255 at Page : 562 in the office of the v | Judge of Probate of | She1by |
| County, Alabama; but this Mortgage is subordinate to sain now due on the debt secured by said prior Mortgage. The within Mortgage will not | id prior Mortgage only to be subordinated to an | o the extent of the current ba y advances secured by the |
| described prior mortgage. If said advances are made after the date of the within Mortga | age. Mortgagor hereby | agrees not to increase the ba |
| owed that is secured by said prior Mortgage. In the event the Mortgagor should fail Mortgage, or should default in any of the other terms, provisions and conditions of sa | aid prior Mortgage occu | r, then such default under the |
| Mortgage shall constitute a default under the terms and provisions of the within Mortg the entire indebtedness due hereunder immediately due and payable and the within | jage, and the Mortgage | e herein may, at its option, o |
| option shall not constitute a waiver of the right to exercise same in the event of any sub- | osequent default. The N | Mortgagee herein may, at its c |
| make on behalf of Mortgagor any such payments which become due on said prior Mortgagor, in connection with the said prior Mortgage, in order to prevent the for | tgage, or incur any sucl eclosure of said orior k | h expenses or obligations on l fortgage, and all such amou |
| expended by Mortgages on behalf of Mortgagor shall become a debt to Mortgages, | , or its assigns addition | al to the debt hereby secure |
| shall be covered by this Mortgage, and shall bear interest from date of payment by indebtedness secured hereby and shall entitle the Mortgagee to all of the rights and re | Mortgagee, or its assigi emedies provided here | ns, at the same interest rate In, including at Mortgagee's t |
| the right to foreclose this Mortgage. | • | |
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For the purpose of further securing the payment of the indebtedness, the Mortgagor agrees to pay all taxes or assessments when imposed legally upon the real estate, and should default be made in the payment of same, the Mortgagee may at Mortgagee's option pay off the same; and to further secure the indebtedness, Mortgagor agrees to keep the improvements on the real estate insured against loss or damage by fire, lightning and tomado for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to Mortgagee as its interest may appear, and to promptly deliver said policies, or any renewal of said policies to Mortgagee; and if undersigned fails to keep property insured as above specified, or fails to deliver said insurance policies to Mortgagee, then Mortgagee, or assigns, may at Mortgagee's option, insure the real estate for said sum, for Mortgagee's own benefit, the policy if collected to be credited on the indebtedness, less cost of collecting same. All amounts so expended by Mortgagee for taxes, assessments or insurance, shall become a debt to Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest at the same interest rate as the indebtedness secured hereby from date of payment by Mortgagee or assigns and be at once due and payable.

(Continued on Reverse Side)

15-011 (Rev. 6-90)

UPON CONDITION, HOWEVER, that if the Mortgagor pays the Indebtedness, and reimburses Mortgagee or assigns for any amounts Mortgagee may have expended, then the conveyance to be null and void; but should default be made in the payment of any sums expended by the Mortgagee or assigns, or should the Indebtedness hereby secured, or any part thereof, or the interest thereon remain unpaid at maturity, or should the interest of Mortgagee or assigns in the real estate become endangered by reason of the enforcement of any prior lien or encumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of the indebtedness hereby secured, at the option of Mortgagee or assigns, 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 Mortgagee, agents or assigns shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving eighteen 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 the County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the main door of the Court House of the County (or the division thereof), where a substantial and material part of the real estate is located, at public outcry, to the highest bidder for cash, and apply the proceeds of sale: First, to the expense of advertising, selling and conveying, including, if the original amount financed exceeded three hundred dollars, attorney's fees not in excess of fifteen percent of the unpaid balance on the loan, and referral to an attorney not your salaried employee; 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 the other incumbrances, with Interest thereon; Third, to the payment of the 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 of sale; and Fourth, the balance, if any, to be turned over to the Mortgagor. Undersigned further agrees that Mortgagee, agents or assigns may bid at said sale and purchase the said estate, if the highest bidder therefor. Failure to exercise this option shall not constitute a waiver of the right to exercise the same in the event of any subsequent default.

Any Mortgagor who co-signs this Mortgage but does not execute the Note: (a) is co-signing this Mortgage only to mortgage, grant and convey that Mortgagor's Interest in the real estate under the terms of this Mortgage; (b) is not personally obligated to pay the sums secured by this Mortgage; and (c) agrees that Mortgagee and any other Mortgagor may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Mortgage or the Note without that Mortgagor's consent.

IN WITNESS WHEREOF, the undersigned Mortgagor has hereunto set his signature and seal on the day first above written.

CAUTION — IT IS IMPORTANT THAT YOU THOROUGHLY READ THIS MORTGAGE BEFORE YOU SIGN IT.

| _ Charles O. | (Seal) | | |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------|--|--|
| Charles D Boggs | 1. Boggs(Seal) | | |
| Nadean W Boggs | (Seal) | | |
| the undersigned | authority, a Notary Public | | |
| THE STATE OF ALABAMA JeffersonCOUNTY in and for said County, in said State | Charles D Boggs and Nadean W Boggs whose | | |
| name(s) is/are known to me, acknowledged before me on this day that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date. | | | |
| Given under my hand and seal this <u>13th</u> day of <u>Augus</u> MY COMMISSION EXPIRES JUNE 30, 1996 | eke TRoble | | |
| My Commission Expires: Notary Public | | | |
| | | | |

This instrument prepared by Martha D Mitchell of Transamerica Financial Services PO Box 36280 Birmingham AL 35236

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TRW Title Insurance Company

SCHEDULE A (Continued)

Commitment No: 92080683

PARCEL I: Lot 10, Block 3, according to the Survey of Cahaba Valley Estates, Fourth Sector, as recorded in Map Book 5 page 127 in the Probate Office of Shelby County, Alabama; being situated in Shelby County, Alabama. Mineral and mining rights excepted.

PARCEL II:

Commence at the Southwest corner of said Lot 10, and the Southeast corner of Lot 11, Block 3, Cahaba Valley Estates, Fourth Sector, as recorded in Map Book 5 page 127 in the Probate Office of Shelby County, Alabama; thence run North along the East line of said Lot 11, 180.00 feet to the point of beginning; thence turn left 90 degrees 00 minutes 00 section and run West 4.0 feet; thence turn right 90 degrees 00 minutes 00 section and run East 4.0 feet; thence turn right 90 degrees 00 minutes 00 section and run South along said lot line 55.19 feet to the point of beginning; being situated in Shelby County, Alabama.

inst # 1992-17321

OB/18/1992-17321
OBSELD COUNTY JUDGE OF PROBATE
ODS ACD 21.10