			INC. IAM, AL 35124	
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Subdivision		Lot	Plat Bk.	Page
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of <u>SEVENTY</u> (\$ 72,411.83	TWO THOUSAND	FOUR HUNDRED AND), Dollars, tog to the term of said Note And Sec	D ELEVEN DOLLARS A gether with finance charges as provided surity Agreement until such Note And S	ND 83/100 Dollars In said Note And Security Agreement ecurity Agreement is paid in full And
Whereas, Mortgagors agre	se, in incurring said indebted	ness, that this mortgage should be said Mortgagors, and all others e	recuting this mortgage, do hereby gradu	nt, bargain, sell and convey unto the
Lot 21, i	in block 2, action block 2.	cording to the	survey of Meadowvi n the Probate Offi	ew,Second Sector,
		1nst *	1996-22316	
٦		07/11/1	996-22316 CERTIFIED	

This mortgage and lien shall secure not only the principal amount hereof but all future and subsequent advances to or on behalf of the Mortgagors, whether directly or acquired by assignment, and the real estate herein described shall be security for such debts to the extent even in excess thereof of the principal amount hereof.

If the Mortgagor shall sell, lease or otherwise transfer the mortgaged property or any part thereof, without the prior written consent of the Mortgagee. The Mortgagee shall be authorized to declare at its option all or any part of such indebtedness immediately due and payable.

If the within mortgage is a second mortgage, then it is subordinate to that certain prior mortgage as recorded in Vol

at Page

of the current balance now due on the debt secured by said prior mortgage. The within mortgage will not be subordinated to any advances secured by the above described prior mortgage. If said advances are made after today's date. Mortgagor hereby agrees not to increase the balance owed that is secured by said prior mortgage, in the event the within Mortgagor should fail to make any payments which become due on said prior mortgage, or should default in any of the other terms, provisions and conditions of said prior mortgage, then such default under the prior mortgage shall constitute a default under the terms and provisions of the within mortgage, and the Mortgagee herein may, at its option, declare the entire indebtedness due hereunder immediately due and payable and the within mortgage subject to foreclosure. The Mortgagee herein may, at its option, make, on behalf of Mortgagor, any such payments which become due on said prior mortgage, or incur any such expenses or obligations, on behalf of Mortgagor, 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 Mortgagee on behalf of Mortgagor shall become a debt to the within Mortgagee, 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 Mortgagee, or its assigns, at the same interest rate as the indebtedness secured hereby and shall entitle the within Mortgagee to all of the rights and remedies provided herein, including at Mortgagee's option, the right to foreclosure this mortgage.

The mortgage may be paid in full at any time on or before due date

Said property is warranted free from all incumbrances and against any adverse claims, except as stated above

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TO HAVE AND TO HOLD the above granted property unto the said Mortgages, Mortgages'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 tegally upon said premises, and should default be made in the payment of same, the said Mortgages may at Mortgages's option pay off the same; and to further secure said indebtedness, first above named undersigned agrees to heep the improvements or said real estate insured againsts loss or demags by firs, lightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgages, with loss, if any, payable to said Mortgages's interest may appear, and to promptly deliver said policies to said Mortgages; then the said Mortgages, or assigns, may at Mortgages's option insure said property for said sum, for Mortgages's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amount so expended by said Mortgages for taxes, assessments or insurance, shall become a debt to said Mortgages 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 said Mortgages, or assigns, and be at once due and payable.

UPON CONDITION, HOWEVER, that if the said Mortgager pays said indebtedness, and reimburses said Mortgager or assigns for any amounts. Mortgager may have expended, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgager or assigns, or should said indebtedness hereby secured, or any part thereot, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgager or assigns in said property become endengered by reason of the enforcement of any prior flen or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of but events, the whole of said indebtedness hereby secured shall at once become due and payable, and this mortgage shall be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgager, agents or assigns, shall be authorized to take possession of the premises hereby conveyed, but with or without first taking possession, after giving thirty days' notice, by publishing once a week for three consecurive weeks, the time, place and terms of sale, by publication in some newspager published in said County and State, sell the same in lots or parcels or en masse as Mortgager, 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 such attorney's less as are allowed by law; 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 of sale and purchase said property, if the highest bidder therefor

			rt their signatures and seals this245h	day of
JUNE		_, ₁₉ 9 <u>,</u> 6		
"GAUTION —	IT IS IMPORTANT	THAT YOU TH	ROUGHLY READ THE CONTRACT BEF	ORE YOU SIGN IT"
		••	EDWARD E. WATTS	(SEAL)
			town Comer	(SEAL)
			TERRIE I WATTS	
HE STATE OF	LABAMA			
SHELBY		<u> </u>	COUNTY	
I. THE UNDI	ERSIGNED		, a Notary Po	ublic in and for said County, in said State,
vereby certify that	EDWARD E	. WATTS AN	TERRIE J. WATTS, MAN AND	WIFE
	······	· · · · · · · · · · · · · · · · · · ·		
rhose names are signed privayance they exists the	to the foregoing convey of the same voluntarily of	yanca, and who are I n the day the same b	own to me acknowledged belong maying this day, the s date, * * 1996	it being informed of the contents of the
Given under my hand a		24th	day ofTUNE	. 1996
		_	07/11/1996-22316 10:26 AM CERTIFIED	
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		TE O	Probate in and for said County and State, do hereby conveyance was filed in my office for in day of	§
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