## COOSA PINES FEDERAL CREDIT UNION HIGHWAY 235

COOSA PINES, ALABAMA 35044

COOSA PIN	es, aladama <i>s</i> su	<del>044</del>	
NOTICE: THIS MORTGAGE SECURES AN OPE ALLOWING FOR CHANGES IN THE ANNUAL PERCENTAGE RATE MAY RESULT IN INCREASE FINANCE CHARGES. DECREASES IN THE ANNUAL MONTHLY PAYMENTS AND LOWER FINANCE CONTHIS IS A FUTURE ADVANCE MORTGAGE AND THIS MORTGAGE WILL BE ADVANCED BY AGREEMENT BETWEEN THE MORTGAGE AND	L PERCENTAGE SED MINIMUM M L PERCENTAGE R HARGES. HE PROCEEDS OF THE MORTGAG	RATE. INCREASES IN THE PONTHLY PAYMENTS AND INCRATE MAY RESULT IN LOWER METHE OPEN-END CREDIT PLANSIEE UNDER THE TERMS OF A	ANNUAL REASED INIMUMO ECUREDO ECUREDO
STATE OF ALABAMA COUNTY OFSHELBY	·		*
ADJUSTABLE-RATE	LINE OF CREDIT	MORTGAGE	
THIS INDENTURE is made and entered into this 17th day of DENNIS RAY ALLRED AND WIFE, RITA	September .	, 19 <u>96</u> by and between	
called the "Mortgagor," whether one or more) and COOSA PINES FEDERAL	CREDIT UNION, (hereineft)	ter called the "Mortgagee").	(bereinalter
	RECITALS		indabled to the
A. THE SECURED LINE OF CREDIT. The 'Mortgagor,' (hereinafter called Mortgages in the maximum principal amount ofEight_Thousant		· * *	PARTOLE WATER
The state of the s			rorodit fimit')
Pursuant to a certain open-end line of credit established by the Mortgagee for the Statement executed by the Borrower in favor of the Mortgagee, datedSept.@	mber 16 . 19 96	_(the 'credit agreement'). The Credit Agreement provid	les for en open-
end credit plan pursuant to which the Borrower may borrow and repay, and re-bootstanding not exceeding the credit limit.	·		
B. RATE AND PAYMENT CHANGES. The Credit Agreement provides for fit Agreement at an adjustable annual percentage rate. The annual percentage rate of C. MATURITY DATE, if not sooner terminated as set forth therein, the Credit payable thereunder (including without limitation principal, interest, expenses and	may be increased or decreased it Agreement will terminate fil	d based on changes in an Index. Noen (15) years from the date of the Credit Agreemen	•
	GREEMENT		•
NOW, THEREFORE, in consideration of the Agreement and in order to secure to or, if more than one Borrower is named, all advances now or hereafter made to or a such advances whenever incurred, the payment and performance of all obligations hereinafter contained, the undersigned Mortgagors do hereby assign, grant.  Sign 100.  County, State of Alabama, viz:	t the request of any one or more of the C	ore of the Borrowers, the payment of all interest and fina Credit Agreement, and compliance with all coverants so	eq stibulations inccepetats
See Exhibit "A" attached hereto and made a part hereoftby these tereferce.			
	•		
•		0/03/1996-32886 109 AM CERTIFIED	
•	11	SHELBY COUNTY MISCE OF PRODUTE	:
	· Q	CHET BA COMMITTER	
together with all rents and other revenues thereof and all rights, privileges, case appertaining, including any after-acquired title and easements and all rights, title and acreen windows and doors, gas, steam, electric, solar and other heating, lighting smoke, fire, and instrusion detection devices, and other equipment and fixtures a property and conveyed by this mortgage, and all of which real property, equipment and fixtures and all of which real property.	nd interest now or bereafter ov , ventilating, zir-conditioning, , pw or hersafter attached or a	whed by Mortgagors in and to all buildings and stappor, , refrigerating and cooking apparatus, elevators, plumbi appertaining to said premises, all of which shall be dec	repanti, itorm ing, sprinkling.
TO HAVE AND TO HOLD the same and every part thereof unto Mortgages (Complete if applicables)	its successors and assigns for	prever.	0(==
(Complete if applicable:) This mortgage is lunios and subordinate to that certain mortgage dated Sent Page 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	County Alebem	9	110
The Mortgager hereby authorizes the holder of a prior mortgage encumbering the of indebtedness secured by such mortgage; (2) the amount of such indebtedness the	e mortgaged property, if any, t	to disclose to the Mortgagee the following information:	(1) the amount ans; (4) whether
there is or has been any default with respect to such mortgage or the indebtedness a sharehy which the Mortgages may request from time to time.	scumd thereby; and (5) any oth	ther information regarding such mortgage or the indebt	ednest secured
If this Mortgage is subordinate to a prior mortgage, the Mortgagor expressly agree the terms and provisions of such prior mortgage, or if any other event of default (or	event which upon the giving o	of notice or lapse of time, or both, would constitute an er	ALDY ON OCCUPATION
should occur thereunder, the Mortgages may, but shall not be obligated to, cure a other actions may be required, under the terms of such prior mortgage so as to For the purpose of further securing the paymet of such indebtedness Mortgage	put the same in good standing	<b>L</b>	
1. That they are lawfully seized in few simple and possessed of the mortgaged pro- the title against the lawful claims of all persons whomsoever, and that the mortga-	perty and have a good right to c	convey the same as aforesaid, that they will warrant and	lotaver detend
ayentioned.			•
. (Ca	stinued on Reverse)	· ·	
		17th day of September	196
IN WITNESS WHERBOF, each of the undersigned has hereunto set his or h	427	C J. 1. 11. 0	, •
Borrower Dennis Ray Allred	•	Rita Faye Allred	(SEAL)
Borrower (SEA			(SEAL)
		· 1	
COUNTY OF TALL ADSCA			
Before me, the undersigned authority, in and for said County in said State, po Dennis Ray Allred and wife, Ri	ta Faye Allred	whose name(	s) is (nee nighed
to the foregoing instrument and who is/are known to me and who acknowledged executed the same voluntarily on the day the same bears date.		The state of the s	•
Given under my hand and official seal this the 17th day of Se	eptember	96	
	Notary Public	Barry D. Vaughn	
THIS INSTRUMENT PREPARED BY: PROCTOR AND V			

Sylacauga, Alabama 35150

Form #HB 1 Revised 3/91

2. That they will pay all taxes, assessments, or other tiens taking priority over this mortgage when imposed upon the mortgaged property, and should default be made in the payment of the same, or any part thereof. Mortgagee may pay the same (but Mortgagee is not obligated to do so). If the mortgaged property or any part thereof is a unit in a condominium or a planned unit development, Mortgagors shall perform all of Mortgagors' obligations under the declaration or coverants creating of covering the condominium of planned unit development, the bylaws and regulations of the condominium or planted unit thevelopment, and constituent documents. Should Mortgagors default in any of such deligations. Mortgages may perform Mortgagers' obligations (but Mortgages is not obligated to de so).

 $\label{eq:constraints} \sigma(x) = \left( \frac{1}{2} \left$ 

3. That they will keep the buildings on the mortgaged property continuously insured in such amounts, in such manner and with such companies as may be satisfactory to Mortgager against loss by fire (including so-called extended coverage), wind and such other hazards (including flood and water damage) as Mortgager may specify from time to time, with loss, if any, payable to Mortgagen, and will deposit with Mortgages policies of such insurance or, at Mortgages belections pertificates therical, and will pay the premiums therefor at the same become due. Mortgagors shall have the right to provide such insurance through a policies independently obtained and paid for by Mortgagors or through an existing policy Mortgagee may, for reasonable cause, refuse to accept any policy of insurance obtained by Mortgagors shall give immediate notice in writing to Mortgagee of any loss or damage to the mortgaged property obtained by Mortgagors Mortgagors shall give immediate notice in writing to Mortgagee of any loss or damage to the mortgaged property from any cause whatsoever. If Mortgagors fail to keep said property insured is above specified, Mortgagee may insure said property (but Mortgagee is not obligated to do so) for its meurable value against loss by fire, wind or other hazards for the benefit of Mortgagee or for the benefit of Mortgagee alone, at Mortgagee's election. The proceeds of such insurance shall be paid by the insurer to Mortgagee, which is hereby granted full power to settle and compromise claims under all policies, to endorse in the name of Mortgagors any check or draft supresenting the proceeds of any such insurance, and to demand, receive and give receipt for all sums becoming due thereunder. Said insurance proceeds, if collected, may be credited on the indebtedness secured by this mortgage, less costs of collection, or may be used in repairing or reconstructing the premises on the mortgaged property, at Mortgagee's election. Any application of the insurance proceeds to repairing or reconstructing premises on the mortgaged property shall not extend or postpone the due date of any installment payments of the indebtedness hereby secured or reduce the amount of such installments:

4. That subject to the rights of the holder of the prior mortgage, if any, set forth above, the Mortgagor hereby assigns and pledges to the Mortgagee the following property, rights.

claims, rents, profits, usues and revenues:

A. All rents, profits, issues, and revenues of the mortgaged property from time to time secruing, whether under leases or tenancies now existing or hereafter created, reserving to

the Mortgagor, so long as the Mortgagor is not in default hereunder, the right to receive and retain such rents, profits, issues and revenues;

B. All judgments, awards of damages and settlements hereafter made resulting from condemnation proceedings or the power of emment domain, or for any damage (whether caused by such taking or otherwise) to the mortgaged property, or any part thereof, or to any sights appurtenant thereto, including any award for change of grade of streets, and all payments made for the voluntary sale of the mortgaged property, or any part thereof, in lieu of the exercise of power of eminent domain. The Mortgagee is hereby authorized on behalf of, and in the name of, the Mortgagor to execute and deliver valid acquittances for, and appeal from, any such judgments or awards. The Mortgaget may apply all such pures so received, or any part thereof, after the payment of all the Mortgagee's expenses, including court costs and attorneys' fees, on the debt in such manner as the Mortgagee elects, or, at the Mortgagee's option the entire amount or any part thereof so received may be released or may be used to rebuild, repair or restore any or all of the improvements located on the martenged property.

5. That they will take good care of the mortgaged property and will not commit or permit any waste thereof, and that they will keep the same repaired and at all times will maintain the same in as good condition as it now is, reasonable wear and tear alone excepted. If Mortgagors fail to make repairs to the mortgaged property. Mortgaged may make such repairs at Mortgagors' expense (but Mortgagee is not obligated to do so). Mortgagee, its agents and employees, may enter the mortgaged property and any improvements thereon at any

remonable time for the purpose of inspecting or repairing such improvements.

6. That all amounts expended by Mortgagee for insurance or for the payment of taxes or assessments or to discharge liens on the mortgaged property or other obligations of Mortgagors or to make repairs to the mortgaged property or any improvements thereon shall become a debt due Mortgagee, shall be payable at once without demand upon or notice to any person, shall bear interest at the rate of interest payable on advances under the Agreement, or if the rate specified would be unlawful, at the rate of 8% per annum from the date of payment by Mortgagee, and such debt and the interest thereon shall be secured by this mortgage. Upon failure of Mortgagors to reinthurse Mortgagee for all amounts so expended, at the election of Mortgagee and with or without notice to any person, Mortgagee may declare the entire indebtodness secured by this mortgage due and payable and may foreclose this mortgage as hereinalter provided or as provided by law.

7. That no delay or failure of Mortgagee to exercise any option to declare the maturity of any debt secured by this mortgage shall be taken or deemed as a waiver of the night to exercise such option or to declare such forfeiture either as to past or present defaults on the part of Mortgagors, and that the procurement of insurance or payment of taxes or other bens or assessments or obligations by Mortgagee thall not be taken or deemed as a wavier of the right to accelerate the maturity of the indebtedness hereby secured by reason of the failure of Mortgagors to procure such insurance or to pay such taxes, liens, assessments or obligations, it being agreed by Mortgagors that no terms or conditions contained in this mortgage can be

wavied, altered or changed except by a writing signed by Mortgagee

8. That those Mortgagors who are obligated to pay the indebtedness hereby secured will well and truly pay and discharge such indebtedness as it shall become due and payable.

whether such indebtedness is now owed or hereafter incurred.

9. That if default shall be made in the payment of any of the indebtedness hereby secured, or in the performance of any of the terms or conditions of this mortgage. Mortgages may proceed to collect the rent, incom agreety from the mortgaged property, either with or without the appointment of a receiver (to which appointment Mortgagois hereby consent). and Mortgagee may notify the lessees or other payors thereif to make payment directly to Mortgagee. Any rents, income and profits collected by Mortgagee prior to foreclosure of this mortgage, less the costs of collecting the same, including any real estate or property management commissions and attorney's fees incurred, shall be credited first to advances made by Mortgagee and the interest thereon, then to interest due on the indebtedness hereby secured, and the remainder, if any, shall be applied toward the payment of the principal sum hereby secured.

10. That if possession of the mortgaged property is allowed to remain in any other person or entity to the exclusion of Mortgagors for a period of one year or more, or if all or any part of the mortgaged property or any interest therein is sold, assigned, transferred or conveyed by Mortgagors, or any of them, without Mortgagee's prior written consent, excluding only, (a) the creation of a purchase money seen my interest for household appliances, (b) a transfer by devise, descent or by operation of law upon the death of a joint tenant, or (c) the grant of any teasehold interest of one year or less (including all mandatory or optional renewal periods) not containing an option to purchase. Mortgagee may at Mortgagee's option, declare all indebtedness secured by this mortgage to be stip hind payable immediately with or without notice to Mortgages. Mortgages may condition its consent to any such transfer of possession of, or an interest in, the mortgages occuperty upon the transferred ingresting to pay a greater rate of interest on all or any part of the indebtedness secured by this mortgage or to adjust the payment schedule of all or any part of the indebtanes sequeed by this mortgage, upon Mortgagee's approval of the credit worthiness of the transferee, and upon the transferee's payment to Mortgagor of a reasonable transferer assumption fee. Upon breach by Mortgagors, or any of the covenants herein contained. Mortgagee may, at its election, proceed to foreclose this mortgage as hereinafter provided or an provided by law.

11. That all the covenants and agreements of Morigagors herein contained shall extend to and bind their respective here, executors, administrators, successors and essigns, and that such covernments and agreements and atligations, rights, privileges and powers herein given, granted or secured to Mortgagee shall inure to the benefit of the successors and assigns of

Mortgagec.

12. That the provisions of this mortgage and the Agreement secured hereby are severable, and that the invalidity or unenforceability of any provision of this mortgage or of such Agreements shall not affect the validity and enforceability of the other provisions of this mortgage or of such Agreements. The remedies provided to Mortgagee herein are comulative with the rights and remedies of Mortgagee at law and in equity, and such rights and remedies may be exercised concurrently or consecutively. A carbon or photostatic copy of this

mortgage may be filed as a linencing statement in any public office.

This mortgage shall continue in full force and effect until all of the indebtedness (including future advances) secured by this mortgage shall have been paid in full. Mortgages shall have no further obligation to extend any credit to the Borrowers under the Agreement, and Mortgagee shall have executed and delivered to Mortgagors a release or satisfaction of this mortgage in recordable form, even though from time to time and for extended periods of time there may be no indebtedness owed to Mortgages under the Agreement described above and no other indebtedness hereby secured, it being the intention of the Mortgagors that this mortgage and the title to the mortgaged premises hereby conveyed to Mortgagee shall remain in full force and effect and shall secure all indebtedness described above in this mortgage whether now owed or hereafter incurred at any time prior to termination of this mortgage by the means just described. Mortgagee agrees to execute and deliver to Mortgagors a release or satisfaction of this mortgage within a reasonable time after written demand therefor at any time there is no indebtedness secured by this mortgage and no obligation on the part of Mortgages to extend any credit to the Borrowers under this Agreement. Upon termination of this mortgage by the means hereinabove described, the grant and conveyance herein made shall be and become built and void; but should default be made in the payment of any indebtedness hereby secured or any renewels or extensions thereof or any part thereof or should any interest or finance charge thereon remain unpaid at maturity or should default be made in the repayment of any sum expended by Mortgagee under the authority of any provision of this mortgage, or should the interest of Mortgagee in the mortgaged property become endangered by reason of the enforcement of any lien or encumbrances thereon, or should a petition to condemn any part of the mortgaged property be filed by any authority, person or entity having power of eminent domain, or should any law, either state or federal, be passed imposing or authorizing the imposition of a specific tax upon this mortgage or the indebtedness hereby secured or permissing or authorizing the deduction of any such tax from the principal or interest secured by this mortgage or by virtue of which any tax or assessment upon the mortgaged property shall be charged against the owner of this mortgage, or should at any time any of the covenants contained in this mortgage or in any Agreement secured hereby be declared invalid or unenforceable by any court of competent jurisdiction, or should Mortgagors fail to do and perform any other act or thing herein required or agreed to be done, then in any of said events the whole of the indebtedness hereby secured, or any portion or part thereof which may at said date not have been paul, with interest thereon, shall at once become due and payable and this mortgage, subject to foreclosure at the option of Mortgagee, notice of the exercise of such option being hereby expressly waived by Mortgagors, and Mortgagee shall have the right to enter upon and take possession of the mortgaged property and after or without taking such possession to sell the same before the Courthouse door of the County (or the division thereof) where said property, or any substantial part of said property, is located, at public outery for each, after first giving notice of the time, place and terms of such sale by publication once a week for three connecutive weeks prior to said sale in some newspaper published in said County, and upon the payment of the purchase price. Mortgagee or the auctioness at said sale is authorized to execute to the purchaser for and in the name of Mortgagors a good and sufficient deed to the property sold. Mortgagor shall apply the proceeds of said sale or sales under this mortgage as follows: First, to the expenses of advertising, selling and conveying, including a reasonable attorney's fee if the unpaid debt after default exceeds \$300.00; second, to the payment of any amounts that may have been expended or that may then be necessary to expend in paying insurance, taxes and other discumbrances, with interest thereon; third, to'the payment of the indebtedness hereby secured and interest and finance charges thereon in such order as Mortgagee may elect, whether such debts shall be shall not have fully matured at the date of said sale; and fourth, the balance, if any, to be paid over to Mortgagors or to whomsoever then appears of record to be the owner of Mortgagors' interest in said property. Mortgagee may bid and become the purchaser of the mortgaged property at any forcelosure sale hereunder. Mortgagors hereby waste any requirement that the murtgaged property be sold in separate tracts and agree that Mortgagee may, at its option, sell said property on masse regardless of the number of parcels hereby conveyed

## Exhibit "A"

Commencing at the point of intersection of the West boundary of Section 15, T-20-S, R-20-E, Shelby County, Alabama, with the centerline of Alabama Highway No. 76, Thence run S-87°-45'-E along the centerline of said highway, 1067.68 feet; thence run S-9°-53'-W, 191.80 feet; thence run S-34°-17'-50"-W, 197.14 feet to the POINT OF BEGINNING. Proceed S-82°-41'-50"-E, 64.71 feet to an iron pin; thence run S-60°-48'-25"-E, 412.15 feet to an iron pin; thence run along the waterline of Lay Lake 580 feet, more or less, to an iron pin; thence run N-60°-01'-15"-W, 367.20 feet to an iron pin, thence run N-13°-08'-06"-W, 598.06 feet to the Point of Beginning. The above described land contains 5.0 acres more or less and is located in the SW ¼ of Section 15, T-20-S, R-2-E, Shelby County, Alabama.

Also: a non-exclusive easement for ingress and egress over the Logan gravel pit road from Highway 76 to the above described property, more particularly described as follows, to-wit:

Commencing at the point of intersection of the centerline of Alabama Highway No. 76 with the west boundary of Section 15, T-20-S, R-2-E, Shelby County, Alabama. Thence run S-87°-45'-E along the centerline of said highway, 1067.68 feet, thence run S-28°-22'-42"-W, 55.58 feet to the Point of Beginning. Proceed S-87°-58'-03"-E along the south right-of-way line of said highway 30.18', thence run S-07°-09'-20"-W, 100.76 feet, thence run S-27°-09'-17"-W, 230.71 feet, thence run N-83°-39'-47"-W, 30.19', thence run N-26°-59'-59"-E, 232.79 feet, thence run N-7°-03'-05"-E, 95.82' to the Point of Beginning. The above land contain 0.22 acres more or less and is located in the SW ¼ of Section 14, Township 20-South, Range 2-East, Shelby County, Alabama.

Signed for Identification:

900

Dennis Ray Allred

Rita Faye Allred

Inst # 1996-32886

10/03/1996-32886
11:09 AM CERTIFIED
SHELBY COUNTY JUDGE OF PRODATE
303 NCD 450