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REAL ESTATE MORTGAGE, SECURITY AGREEMENT A	ND FINANCING STATEMENT
Mortgagors (lest stame tirst):	Mortgagee:
14x01 (BaRota (see sees):	Moi (Raffee:
Helene United Methodist Church	SouthTrust Bank of Alabema, Matienel Association
2035 Huy. 58	P.O. Box 2554
Mailing Address	Mailing Address
Birmingham, AL 35080  City State Zip	Birmingham, AL 35290
City State Zip	This instrument was prepared by:
THE STATE OF ALABAMA	Carole Stancik, Vice President
	P.O. Box 2554
Shelby County	Birmineham, AL 35290
KNOW ALL MEN BY THESE PRESENTS: That wh	ereas
	······································
Helena United Methodist Church	
ha become justly indebted to SouthTrust Bank	
with offices in <u>Birminghem</u>	, Alabama, (together with its successors and assigns,
hereinafter called "Mortgagee" in the sum of	NE NUMBER THRESAND AND NO/100
	Dollars (\$ 2,900,000.00 )
together with interest thereon, as evidenced by a promissory note or	notes of even date herewith.
[Complete the following if term of note(s) is more than 20 years] Th	e final scheduled maturity date of such note(s) is
· ·	07-02412
	01/24/1997-D2412 09:44 AM CERTIFIED 09:44 AM CERTIFIED
•	SHELBY COUNTY JUDGE OF PROBATE 4368.50
	SPET WELL
sufficiency of which are hereby acknowledged, and in order to Escure the renewals, modifications and increases thereof and substitutions therefor and mortgage, and all other indebtedness (including future loans and advances) undersigned, whether such indebtedness is primary or secondary, direct of	ed above and other valuable consideration to the undersigned, the receipt and physical and performance of the indebtedness described above, any extensions, all interest thereon, all sums advanced by Mortgagee pursuant to the terms of this now or hereafter owed to Mortgagee by any of the above-named or by any of the or indirect, contingent or absolute, matured or unmatured, joint or several, and to collectively in this mortgage as the "secured indebtedness"), and to secure undersigned
Helena United Methodist Church	
(whether one or more, bereinafter called "Mortgagors") do hereby grant, b	sargain, sell, convey, assign, grant a security interest in, transfer and warrant unto
Mortgagee the following described real property situated inshell by	County, State of Alabama, viz:
Property Located at 2035 Hwy. 58, Helena, Al. and more partidescribed in attached Exhibit A.	iculary

together with all present and future leases and subleases thereof and of any part thereof, all rents, profits, royalties, and other income and revenues thereof and all rights, privileges, easements, tenements, interests, improvements and appurtenances thereunto belonging or in anywise appertaining thereto, including any after-acquired title and easements and all rights, title and interest now or hereafter owned by Mortgagors in and to all buildings and improvements, storm and screen windows and doors, gas, steam, electric, solar and other heating, lighting, ventilating, alr-conditioning, refrigerating and cooking apparatus, elevators, plumbing, spriakiers, smoke, fire and intrusion detection devices, trees, shrubs and flowers, and other equipment and fixtures now or hereafter attached or appertaining to said premises, all of which shall be deemed to be real property and conveyed by this mortgage (all of the foregoing real property, equipment, and fixtures being sometimes hereinafter called the "mortgaged property");

And together will all building materials, household appliances, equipment, fixtures and fittings of every kind or character now owned or hereafter acquired by Mortgagors, or any of them, located, whether permanently or temporarily, on the mortgaged property or on any other real property, which are or shall be purchased by Mortgagors, or any of them, for the purpose, or with the intention, of making improvements on the mortgaged property or to the premises located on said property. The personal property herein transferred includes, without limitation, all lumber, bricks, building stones, building blocks, sand, cement, steel, roofing materials, paint, doors, windows, storm doors, storm windows, glass, nails, wires and wiring, hardware, plumbing and plumbing fixtures, heating, ventilating and air conditioning equipment and appliances, electrical and gas equipment and appliances, pipes and piping, ornamental and decorative fixtures, trees, shrubs and flowers, and in general all building materials, equipment, appliances and plants of every kind and character used or useful in connection with improvements to real property, provided, that to the extent the personal property described above consists of "household goods", as that term is defined in 12 C.F.R. Section 227.12 (d), Mortgagoe's security interest in those household goods is limited to a purchase money security interest; and provided further, that if the mortgaged property includes the principal dwelling of any Mortgagor who is an individual, and if the securing by this mortgage of any particular other or future indebtedness would give rise to a right of rescission under 15 U.S.C. Section 1635 or the regulations promulgated thereunder, such other or future indebtedness will be secured by this mortgage only if all required notices of the right of rescission were timely and property given.

Page 1 of 4

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For the purpose of further securing the payment of all of the behaved inditional Mortgagors represent, warrant, coverant and agree with Mortgagos, in aniconfers and anigns, as follows:

- 1. That they are lawfully seized in fee and possessed of the mortgaged property except as otherwise expressly stated herein, they have a good right to centre; the same at aforesaid, they will warrant and forever defend the title of Mortgages to the mortgaged property is free and clear of all encumbrances, essentiate and restrictions not herein specifically mentioned.
- 2. That they will pay when due all taxes, assessments, and other liens or mortgages taking priority over this mortgage. If Mortgagors' interest in the merigaged property or any part thereof is other than a freehold estate, Mortgagors agree to pay all rents and perform all covenants due to be paid and performed under the lease or agreement in full force and effect in accordance with its terms, and not to attempt to exceed or terminate the such interest without Mortgagors's prior written consent. If the mortgaged property or any part thereof is a unit in a condensation or a planned unit development, identificate shall pay and perform all of Mortgagors' obligations under the declaration or covenants creating or covering the condominium or planned unit development, and all countriest documents.
- 3. That they will keep the buildings and other improvements now or insteader located on the mortgaged property and all building materials, applicances, equipment, flatures and fittings now or hereafter located on the mortgaged property and the other personal property described above continuously instead against less or damage, including loca by five (including so-called extended coverage), wind and such other hezards (including flood and water damage) as Mortgages uses y specify from these to time, and including builder's risk coverage if this is a construction mortgage, with loss, if any, peyable to Mortgages endoy a standard mortgage's damage providing at least 30 days notice in Mortgages bulleton or lapse of such insurance, and will deposit with Mortgages may and the same become due. Mortgages may for reasonable cause, reture to accept any policy of insurance through an existing policy or a policy or policies independently obtained and paid for hortgages may, for reasonable cause, reture to accept any policy of insurance or otherwise by Mortgages. Mortgages may for or damage to the mortgaged property from any cause whetever. If Mortgages had property leased as above specified, Mortgages used had only any cause of the secured indebtedness against loss by fire, wind and other hezarch for the benefit of Mortgages and Mortgages and Mortgages alone, at Mortgages's election. The proceeds of all insurance on the mortgaged property and the other personal property described above shall be possible to mortgages, which is hereby greated full power to settle and compromise claims under all policies, to endorse in the name of Mortgages may check or draft representing the processes of the secured by this mortgage, for costs of collection, or may be used in repairing or reconstructing the improvements on the mortgage property, at Mortgages may be evided on the indebtedness accurated by this mortgage, for costs of collection, or may be used in repairing or reconstructing the improvements on the mortgage property, at Mortgag
- 4. That commencing upon written request by Mortgages and continuing until the secured indebtedness is paid in full, Mortgagers will pay to Mortgager concurrently with, and on the due dates of, payments on the secured indebtedness a sum equal to the ground rents, if any, next due on the mortgaged property, plus the premiums that will next become due and payable on policies of fire and other bazard insurance covering the mortgaged property, plus water rents, fire district charges, tasse and assuments used due on the mortgaged property (all as estimated by Mortgages), less any sums siready paid to Mortgages therefor, divided by the number of months or other payment periods to chapter before one month or payment period prior to the date when such ground rents, premiums, water rents, fire district charges, tasse and assessments will become due, such some to be held by Mortgages payment period prior to the date when such ground rents, premiums, water rents, fire district charges, tasse and assessments will become due, such some to be held by Mortgages and contains an extension of the secured indebtedness shall be added together and the aggregate amount thereof shall be paid by Mortgages such month or other payment period in a single payment to be on the secured indebtedness; and (c) the balance, if any, shall be applied toward the payment of the principal sum of the secured indebtedness. Any excess funds (b) interest on the secured indebtedness; and (c) the balance, if any, shall be applied toward the payment of the principal sum of the secured indebtedness. Any excess funds (b) interest on the secured indebtedness; and (c) the balance, if any, shall be credited in calculating the monthly or other periodic payments of the same salary required accumulated under this paragraph after payment of any such item shall exceed the estimate thesetor. Mortgages shall forthwith pay the deficiency upon demand. If the mortgaged property is sold under foreclosure or is otherwise acquired to the principal of the secured indebtedness
- 5. That they will take good care of the mortgaged property and the personal property described above and will not commit or permit any waste thereon or thereof, and they will be 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 Mortgagers hall to make repairs to the mortgaged property, Mortgages may make such repairs at Mortgagers' expense. Mortgages, its agents and employees, may enter the mortgaged property and any improvements thereon at any reasonable time for the purpose of importing or repairing such improvements.
- 6. That upon failure of Mortgagors to perform any covenant herein made, Mortgagor shall have the right and power, at its election, to perform such act on behalf of Mortgagors, but Mortgagoe shall have no duty to perform such act or to give notice of its intention not to perform, whether or not it has performed or given notice of its intention not to perform on one or more previous occasions. All amounts expended by Mortgagor for insurance or for the payment of taxes or assessments or to discharge lines or mortgaged property or other obligations of Mortgagors or to make repairs to the mortgaged property or any improvements thereon shall become a deta due Mortgagors, shall be mortgaged property or other obligations of Mortgagors, shall beer interest at the rate of interest payable on the principal sum of the note described above, or if no such rate of payable at once without demand upon or notice to any person, shall beer interest at the rate of jet per annum from the date of payment by Mortgagor until date paid by Mortgagors, and interest is specified in the note or if the rate specified would be unlawful, at the rate of 9% per annum from the date of payment by Mortgagor until date paid by Mortgagors, and such debt and the interest thereon shall be secured by this mortgage. Upon failure of Mortgagors to reimburse Mortgagor for all amounts to expended, at the election of Mortgagor and with or without notice to any person, Mortgagor may declars the entire secured indebtadance to be due and payable and may foreclass this mortgage as hereimsfor provided or as provided by law.
- 7. That no delay or failure of Mortgages to exercise any option to declare the maturity of any debt secured by this mortgage shall be deemed a waiver of the right to asserting such option or to declare such forfeiture either as to past, present or faints defaults on the part of Mortgagors, and that the procurement of insurance or payment of terms or other liens or assessments or performance of other obligations of Mortgagors by Mortgagors shall not constitute or be deemed to be a waiver of the right to accelerate the ensuring of the secured indebtadness by reason of the failure of Mortgagors to procure such insurance or to pay such terms, liens, or assessments or perform such other obligations, it being agreed by Mortgagors that no terms or conditions contained in this mortgage can be waived, altered or changed except by a writing signed by Mortgagors.
- 8. That those Mortgagors who are obligated to pay the secured indebtedness will well and truly pay and discharge such indebtedness as it shall become due and payable, including the note or notes described above, and any extensions, renewals or increase thereof, and any other notes or obligations of such Mortgagors to Mortgagors, whether now or hereafter incurred, provided that, notwithstanding any provision of this mortgage to the contrary, those Mortgagors who are not obligate on any of the secured indebtedness make the conveyances, grants, representations and warranties herein made by Mortgagors, but are not personally obligated to pay any sum of money or perform any affirmative act under this mortgage.
- 9. That whether or not default has been made in the payment of any of the secured indebtedness or in the performance of any of the towns or conditions of this mortgage, Mortgagee may give notice of the assignment of rents, royalties, income and profits herein made and may proceed to collect the rents, royalties, income and profits from the mortgaged property, either with or without the appointment of a receiver, at Mortgagee's election (to which appointment Mortgagees hereby connect). Prior to any such notification by Mortgagee, Mortgagees shall have a limited ficense, terminable at will by Mortgagee, to collect such rents and other payments and to apply the same in wholy or in part to the payment of the secured indebtedness as and when due. Any rents, royalties, 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 payment to the terms of this mortgage and the interest thereon, then to interest due on the secured indebtedness, and the remainder, if any, shall be held in cash collisteral for the secured indebtedness, at Mortgagee's election.
- 10. That, unless Mortgagee's written consent has been obtained in advance, (a) they will not cause or allow possession of the mortgaged property to be in any other person or entity to the exclusion of Mortgageen, (b) they will not cut, remove, sell or contract to sell any standing timber from the mortgaged property, and (c) they will not sell, amign, transfer, convey, lease, or subjet all or any part of the mortgaged property or any oil, gas or mineral rights or other interest therein, excluding only (l) the creation of a lieu or encumbrance expressly subordinate to this mortgage, (ii) the creation of a purchase money security interest for household applicates, or (iii) a transfer by device, descent or by operation of investigation of a joint tenant. Mortgagee may condition its consent to any such transfer of possession of, or an interest in, the mortgaged property upon the obligoes' or transferoe's agreeing to pay a greater rate of interest on all or any part of the secured indebtedness, and upon Mortgagee's approval of the creditworthiness of the transferoe and the transferoe's payment to Mortgagee of a reasonable transfer or assumption for.
- 11. That, except as otherwise expressly disclosed by Mortgagon to Mortgagoe in writing on the date of this mortgage, no Hazardon Substance (as defined below) has been spilled, released, discharged, or disposed of on or under the mortgaged property by Mortgagors or, to the best of Mortgagors' knowledge, by any third party or any predecessor in interest or title to Mortgagors; no underground storage tanks, whether in use or not in use, are located in, on or under any part of the mortgaged property; Mortgagors and the mortgaged property are in compliance with all applicable local, state and federal environmental laws and regulations, and Mortgagors will at all times cause the mortga to continue to be in compliance therewith; no notice has been received by Mortgagor from any governmental authority or any individual or suitly claiming violation of any environmental protection law or regulation, or demanding compliance with any environmental protection law or regulation, or demanding payment, indemaily, or contribution for any environmental damage or injury to natural resources, relating in any way to the mortgaged property, and Mortgagors will notify Mortgagors promptly in writing if any such notice is hereafter received by Mortgagors; and any Hazardous Substance used or produced in Mortgagors' business will be used, produced, stored, and disposed of in strict compliance is hereafter received by Mortgagors; and any Hazardous Substance used or produced in Mortgagors' business will be used, produced, stored, and disposed of in strict compliance with all applicable environmental laws and regulations. Mortgagors will notify Mortgagor immediately if may I intacdom Substance is splitted, released or discovered on or under the mortgaged property, and Mortgagors will take or cause to be taken such remedial action and work as may be necessary to be performed on the mortgaged property in order to remedy such spilled, released or discovered Hazardous Substance and to obtain a certificate of remediation or other certificate of compliance from all applicable governmental authorities. Upon Morigages's request, Morigagors will promptly obtain, at Morigagors' expense, and deliver to Morigages as environmental impaction report or update of a previous report, in form acceptable to Mortgages, prepared by a competent and reputable environmental engineer reasonably antistactory to Mortgages. As used hereis, the term between Substances' includes, without limitation, any aspector, urse formaldebyde foam insulation, explosive, radioactive material, hexardous material, hazardous waste. bezardous or toxic substance, or related or unrelated substance or material which is defined, regulated, controlled, limited or prohibited in or by the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA) (42 U.S.C. Sections 9601 et. seq.), the Hazardous Materials Transportation Act (49 U.S.C. Sections 1801 et. seq.), the Resource Conservation and Recovery Act (RCRA) (42 U.S.C. Sections 6901 et. seq.), the Clean Water Act (33 U.S.C. Sections 1251 et. seq.), the Clean Air Act (42 U.S.C. Sections 7401 et. seq.), the Texic Substances Control Act (15 U.S.C. Section 2601 et. seq.), as any of the foregoing is now or hereafter amended, or in any other federal, state or focal environmental law, ordinance, rule or regulation now or hereafter in effect.
- 12. That Mortgagors will indemnify and hold Mortgagor harmins from and against any and all loss, cost, damage, claim, liability and expense (including attorneys' these and litigation expenses) incurred by Mortgagors of breach by Mortgagors' of any representation, warranty or covenant set forth in paragraph 11, above, or Mortgagors' fallows to perform any covenant or obligation under paragraph 11, or Mortgagors' or the mortgaged property's fallows to comply fully with all environmental later and regulations, or any other matter related to environmental conditions on, under or affecting the mortgaged property. This paragraph 12 shall survive payment of the secured industredness, termination of the other provisions hereof, and exercise by Mortgagor of the power of anic herein contained.
- 13. That if the "Construction Mortgage" box is marked on Page 3, this mortgage is a construction mortgage which secured an obligation incurred for the acquisition costs of the mortgaged property and/or the construction of an improvement on such property, and Mortgagers will perform and comply with the terms of any construction tons agreement made with Mortgager with regard to such improvement.
- 14. That all of the covenants and agreements of Mortgagors herein contained shall extend to and bind their respective beins, executors, administrators, successors and agreements and all options, rights, privileges and powers herein given, granted or secured to Mortgagos shall leave to the benefit of Mortgagos and its successors and assigns. As used in this mortgago, the term "Mortgagors" also means "Mortgagors, or any of them;" the singular includes the plural, and vice verse; and the use of one gender includes all other genders. The obligations of Mortgagors hereunder are joint and several. The provisions of this mortgage and of the acts or notes of the control below the provisions of severable, and the invalidity or manuforceability of any provision of this mortgage or of any such note or notes and remedies provided to Mortgagos herein are cumulative with the rights and remedies of Mortgagos under any other agreement, at leverand in equity, and such rights and remedies may be exercised concurrently or consecutively. Time is of the sessuace with respect to every covenant contained in this mortgage also constitutes a financing statement in any public office.

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UPON CONDITION, HOWEVER, that if Morigagors shall well and truly pay and discharge all the secured indebtedness (including, without limitation, all entensions, restarted and increases of the original indebig year and all future advances) as the same shall become due and payable and shall in all things do and parform all acts and covenants by them herein agreed to be done or performed in strict accordance with the tener and effect thereof, and if there is no outstanding commitment or agreement by Mortgague to make advances, incur obligations or otherwise give value under any agreement, including, without limitation, agreements providing for future advances, open and, revolving or other limitation, agreements providing for future advances, open and, revolving or other limitation, of credit, or letters of gredit, then and in that event only this conveyence and the security interest herein granted shell be and become sell and void (except the agreement of independly made in paragraph 12, on Page 2, which shall survive termination of this mortgage); but should default be made in the payment when due (whether as originally echeduled or upon acceleration of maturity) of the secured indebtedness or any part thereof or any renewals, extensions or increases thereof or any interest thereon or should default be made or upon acceleration of maturity) of the secured indebtedness or any part thereof or any renewals, extensions or increases thereof or any interest thereon or should default be made in the repayment of any sum expended by Mortgages under the authority of any provision of this mortgage, or should the interest of Mortgages in the merigaged property or any of the repayment of any sum expended above become sudangered by reason of the underceasent of any lieu or encumbrance thereon, or should a patition to condense all or 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 peased imposing or enthorizing the imposition of a specific tax upon this mortgage or the secured indultedness or permitting 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 mortgage or in any note or other evidence of secured indultedness be declared invalid or unemforceable by any court of competent jurisdiction, or if any of the contained in this mortgage or in any note or other evidence of secured indultedness be declared invalid or unemforceable by any court of competent jurisdiction, or if any of the Mortgagors in a corporation and should any owner of the voting stock of such corporation sell or otherwise transfer 5% or more of the outstanding voting stock of such corporation to any other person or suity, or if any of the Morigagors is a pertnership (general or limited) and should the pertnership dissolve or should any general pertner of such pertnership withdraw, be replaced by the limited partners, die or become incompetent, or should Mortgagors fall 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 secured indebtedness, or any portion or part thereof which may at said date not have been poid, with interest thereon, shall at once become due and psymble and this mortgage subject to foreclosure at the option of Mortgages, notice of the exercise of such option being hereby expressly waived by Mortgagors, and Mortgages 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 (or such part or parts thereof as Mortgagee may from time to time elect to sell) at the front or main door to the courthouse of the County (or the division thereof) where said property, or any substantial and material part of said property, is located, at public outcry for cash, after first giving notice of the description of the property to be sold and the time, place and terms of such sale by publication once a week for three consecutive weeks prior to said sale is some newspaper published in the county or counties in which the property to be sold is located (or if so newspaper is published in any such county, then in a newspaper published is an adjoining county); and upon the payment of the purchase price. Mortgages or the auctioneer at said sale is authorized to execute to the purchaser for and in the same of Mortgagers a good and sufficient deed to the property sold. Mortgager shall apply the proceeds of any sale or sales under this mortgage as follows: Pirst, to the expenses of advertising, selling, preparing the property for sale, and conveying, including reasonable attorneys' fres (including attorneys' fees incurred by Mortgager in connection with any proceeding seeking to enjoin the foreclosure of this mortgage or otherwise challenging the right of Mortgagers to foreclose this mortgage or sell any of the mortgaged property under this mortgage and attorneys' fees incurred in connection with any appeal); second, to the payment of any foreclose this mortgage or sell any of the mortgaged property under this mortgage and attorneys' fees incurred in connection with any appeal); second, to the payment of any foreclose this mortgage or sell any of the mortgaged property under this mortgage and attorneys' fees incurred in connection with any appeal); second, to the payment of any foreclose this mortgage or sell any of the mortgaged property under this mortgage and attorneys' fees incurred in connection with any appeal); second, to the payment of any foreclose this mortgage or sell any of the mortgaged property under this mortgage and attorneys' fees incurred in connection with any appeal); second, to the payment of any foreclose this mortgage or sell any of the mortgage property under this mortgage and attorneys' fees incurred in connection with any appeal); amounts that may have been expended or that may then be necessary to expend in paying insurance, taxes, assessments, and other lieux and mortgages, and in meking repairs, with interest thereon; third, to the payment of the necessary indebtedness and interest thereon; third, to the payment of the necessary indebtedness and interest thereon; third, to the payment of the necessary indebtedness and interest thereon; 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. Mortgages may bid and become the purchaser of the mortgaged property at any sale hereunder. Mortgagers hereby waive any requirement that the enortgaged property be sold in separate tracts and agree that Mortgages may, at its election, sell said property on mame regardless of the number of parcels hereby conveyed. The power of said granted herein is a continuing power and shall not be fully exercised until all of the mortgaged property not previously sold shall have been sold or all of the indebtedness and other obligations secured hereby have been satisfied in full. And upon the occurrence of any such event described above, with respect to all of the mortgaged property which is personal property, Morigagee shall have the rights and remedies of a secured party after default by its debtor under the Alabama Uniform Commercial Code, and shall have, without limitation, the right to take possession of any of the property herein transferred which is personal property and, with or without taking possession thereof, to sell the same at one or more public or private sales, or to proceed as to both the real property and personal property in accordance with Mortgagee's rights and remedies in respect of the real property, at the election of Mortgages. At Mortgages's request, Mortgagers agree to assemble such property and to make the same available to Mortgages at such place as Mortgages shall reasonably designate. Mortgagore hereby waive, to the extent permitted by law, any requirement of a judicial hearing and notice of the time and place of any public sale or of the time after which any private sale or other intended disposition of said property, or of any part thereof, will be held and agree that any required notice which cannot be waived shall be sufficient if delivered to Mortgagors or mailed to Mortgagors at the address set forth above, or such other address as Mortgagors shall have furnished to Mortgagors in writing for that purpose, not less than five days before the date of such sale or other intended disposition of said property.

Construction mortgage. If this box is marked, this mortgage is a c	construction mortgage.			
IN WITNESS WHEREOF, each of the undersigned has berevate a by its officer(s) or partner(s) thereunto duly authorized, this			ment to be executed (and its seel to b	s affiund berrio)
	<u></u>			(L.S.)
				(L.S.)
•			<u> </u>	(1.5.)
•			<u></u> .,	(L-S.)
ATTEST	<u>He l</u>	ena United Nethodis	t Church	
Its(Corporate Seal)	_ <sup>S</sup>	. W. Menderson	maleron	
y: Beverly Robinson, Trustee	B <sub>V</sub> :	Of Trust	ice Chairman of Tru	stees
(If recording privilege tex is not being paid at time of recording on the Ala. Code Section 40-22-2(2)b.)	he maximum sum which mlg			
I certify the amount of indebtedness presently incurred is \$2,	900,000.00	( ALIONI	Authorized agent for Mortgagee	

Page 3 of a figure initial

Annual Control of the Control of the

IE STATE OF ALABAMA, COUNTY	
· · · · · · · · · · · · · · · · · · ·	sty, in said State, hereby certify that
	omen cooder
	known to me, acknowledged before me on this day that, being
ormed of the contents of the conveyance, he executed the	same voluntarily on the day the same bears date.
Given under my hand and official seal this	tay of
(Notarial Seal)	Noting Public
IE STATE OF ALABAMA,	INDIVIDUAL ACENOWLEDGMENT
COUNTY	
I, the undersigned, a Notary Public in and for said Cour	
<u> </u>	whose manua
	known to me, acknowledged before me on this day that, being
formed of the contents of the conveyance, he executed the	
Given under my hand and offical seal this	day of
(Notarial Seal)	Notary Fublic
<del>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</del>	
HE STATE OF ALABAMA,	CORPORATE ACKNOWLEDGMENT
Shelby COUNTY	1
	unty, in said State, hereby certify that
.R. Henderson, Jame Holmes & Beverly Robins	
the Helena United Methodist Church	
onveyance, and who is known to me, acknowledged before me on the same voluntarily for	his day that, being informed of the contents of the conveyance,he, as
onveyance, and who is known to me, acknowledged before me on the same voluntarily for Given under my hand and official soul this	and as the act of said corporation.  day of
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onveyance, and who is known to me, acknowledged before me on the ach officer and with full authority, executed the same voluntarily for Given under my hand and official seal this	PARTNERSHIP ACKNOWLEDGMENT  Bunty, in said State, hereby certify that  Ince, and who is known to me, acknowledged before me on this day that  I general partner and with full authority, executed the same voluntarily for  day of  REAL ESTATE MORTGAGE,  SECURITY AGREEMENT AND  FINANCING STATEMENT  c of Probate.

SA24922 5/92

Exhibit A

## LEGAL DESCRIPTION

A parcel of land situated in the west half of the northwest quarter of Section 27. Township 20 South, Range 3 West, Huntsville Meridian, Shelby County, Alabama, and being more particularly described as tollows:

Begin of the northeasternmost corner of Lot 101. Broeling Village, Phase I. as recorded in Map Book II. page 100. In the office of the Judge of Probate of Shelby County. Adbama; thence run southwesterly along the north boundary line of said Bruelinn Village for a distance of 75.61 feet (map and meas.); thence turn deflection angle of 00.20.51" right imap and mage. I and continue equilibresterly along sold north boundary line for a distance 196.87 feet (197.10 feet map); thence turn a deflection andle of 83.30'55" right 183°40'11" map) and run northwesterly along sold north line for a distance of 120.07 feet (120.09 feet map); thence turn a deflection angle of 77°13'34" left (77°15'45" map) and run in a southwesterly direction along said north line for a distance of 436.11 feet (435.14 feet mop) to a point on the northeosterly boundary line of Block D' as shown on Amended Map of Fox Hayen. First Sector, as recorded in Map Book 7, page 86. In the office of the Judge of Probate of Shelby County, Alabamai thence leaving said north line, turn a deflection angle of 89.56 18" right 190.00'00" calculated) and run northwesterly along the northeasterly boundary line of said Block "D" for a distance of 587.24 feet (587.29 feet calculated) to the southernmost corner of Lot 1 of sold Block "D"; thence turn a deflection engle of 74°56'36", right (74°51' map) and run northeasterly along the southeast boundary line of said Lot 1 for a distance of 160.48 feet (159.98 feet map) to the easternmost corner of sold Lot 1: thence turn a deflection angle of 09°52'30" left (08°03' mop) and run northeasterly for a distance of 49.91 feet (50.00 feet map) to the southernmost corner of Lot 5. Block "B", of sold amended Moot thence turn a deflection angle of 02'42'07" right (01"07.83" map) and run northeasterly along the southeast boundary line of Lol 5 and Lot 4 of said Block "8" for a distance of 199.84 feet (200.02 feet map) to the westernmost corner of Lot 1 of sold Block "B"; thence turn a deflection angle of 98'00'01" right (98'08' main) and run southeasterly along the southwest boundary line of said Lot 1 for a distance of 98.11 feet (98.00 feet map) to the southernmost corner of sold Lot 1: thence turn a deflection angle of 112°30'35" left (112°39' map) and run northeasterly along the southeast boundary line of acid Lot 1 for a distance of 210.43 test (210.45 feet nup) to the southwesterly right-of-way line of County Road 58 (80-foot right-of-way) and on intersection with a nontangent curve to the right having a central angle of 05.55.54", a radius of 1450.51 feet and a chard of 150.10 feet which forms a deflection angle of 93.14.24" right; thence run southeasterly along said right-ofway and along the are of sold curve for a distance of 150. [7] feet to the point of tangency: Thence from an extension of said chord turn a deflection angle of 02°57'57" right and run southeasterly along said right-of way line for a distance of 354.79 feet to the westerly right-of-way line of Braeline Parkway Tright-of-way varies) and an intersection with a nontongent curve to the left having a central angle of 54.30 18", a radi of 199.56 feet and a chard of 182.76 feet which forms a deflection angle of 53.39"45" rights thence run southerly dlong said right-of-way and along the arc of said curve for a distance of 189.84 feet to the point of a reverse curve, and having a central angle of 21'11'00", a radius of 553-25 feet and a chard of 203.38 feet which from the extension of the eforementioned chord forms a deflection angle of 16.39.39 lefts thence run southerly along said right-of-way and along the arc of said curve for a distance of 204.55 feet to the point of tangency: thence from an extension of said chard turn a deflection angle of 10°35'30" right and run southerly along agid right-of-way line for a distance of 44.98 feet (44.77 feet map) to the POINT OF BEGINNING.

Inst # 1997-02412

01/24/1997-02412 09:44 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 005 HEL 4368.50

October 22, 1996

TO:

Helena United Methodist Church

FROM:

H. Robert Leverett, District Superintendent

RE:

Mortgage of Church Property

I, H. Robert Leverett, as District Superintendent of the United Methodist Church and as the representive of said church, do hereby consent to the mortgage of the Church property to SouthTrust Bank of Alabama, N.A. in the initial amount of \$300,000 and subsequent mortgage in the amount of \$2,900,000 as described in the resolution adopted by your Charge Conference/Church Conference.

IN WITNESS WHEREOF, I have hereunto affixed my hand this the 22nd day of October 1996.

H. Robert Leverett, District Superintendent

## Exhibit C

October 22, 1996

TO:

Helena United Methodist Church

FROM:

Bobby Ray Green, Pastor

RE:

Mortgage of Church Property

I, Bobby Ray Green, Pastor of Helena United Methodist Church and as the representive of said church, do hereby consent to the mortgage of the Church property to SouthTrust Bank of Alabama, N.A. in the initial amount of \$300,000 and subsequent mortgage in the amount of \$2,900,000 as described in the resolution adopted by your Charge Conference/ Church Conference.

IN WITNESS WHEREOF, I have hereunto affixed my hand this the 22nd day of October 1996.

Bobby Ray Green Pastor

Inst # 1997-16753

05/30/1997-16753
09:00 AM CERTIFIED
SHELBY COUNTY JUNGE OF PROBATE
24.50