TATE OF ALABAMA)		EAL PROPERTY	MORTGAGE	This instrument prepared by:
JEFFERSON COUNTY)	PLEASE RETURN	End Credit) TO:		AMERICAN STANDARD CONSTRUC COMPANY, INC.
	PHOENIX FUNDIN			2630 QUEENSTOWN ROAD
	ATTN: DE ETTA 100 CHASE PARK	A AIGNER K SOUTH	SUITE 220	BIRMINGHAM, AL 35210
NATE OF LOADS 11007 17 1007	BIRMINGHAM, AI	35244		
DATE OF LOAN:JUNE 17. 1997	DATE FINANCE CHARGE	ACCUDAL BEGIN	DUNE ZO	. 19 97 LOAN NO.
Mortgagor(s) (Last name first) and add		agee/Name and		Secured Indebtedness:
JERRY ANN HARRIS AND EUGENE F. MUDRACK, H & V		TANDARD CO	NSTRUCTION	The principal sum of 6 6,294.40 is scheduled to be paid in
140 SUGAR DRIVE		STOWN ROAD		monthly payments of \$ 126.02 and one of \$ NA
PELHAM, AL 35124	•	i, AL 3521		commencing on JULY 26
				19 97 with the other payments due on the same day of each succeeding month. Final
COUNTY: SHELBY		gagee" shall inclu gaga is assigned.	de any assignee to	JUME 26 2003
				rtgages for the secured indebtedness described above
s evidenced by a promissory note or retail in the same), and the Mortgagor(s) and the	netallment contract of even of	date herewith (Inc	luding any renewal	or extension thereof or any amendment or modificati
iOW, THEREFORE, in consideration of th	e said indebtedness, and fo	er other good and	valuable consider	ration, the receipt and sufficiency of which is here h of the undersigned Mortgagor(s) (whether one or mor
nereinafter called "Mortgagor") do hereby	-			described real property (this "premises") situated
SHELBY	County, Alabama,	, to-wit:		OQ
			7.0	st • 1997-20728
S	EE ATTACHED EXHIB	IT "A"	Ţ.D.	
				0728
			O	7/02/1997-20728 130 PM CERTIFIED
			18	HELBY COUNTY JUBGE OF PROBATE
			1	002 HCB 20.45
opether with the heriditaments, appurtanen	ces, essements, privileges en	id licenses thereto	belonging or appen	taining, and all buildings, structures, equipment, fixtur
ind other improvements now or hereafter s				
Mortgagor warrants that Mortgagor owns s	ald property in fee simple an	d has a good and	lawful right to mo	rtgage the same to Mortgages and that said property
rea of encumbrances and edverse claims o	ther than the lien for current	t ad valorem taxe	s and a mortgage i	n favor of SOUTHTRUST MORTGAGE CO
			·····	(If none, so state
nsured as above specified, Mortgages mandebtedness, against lose by fire, wind and all amounts so expended by Mortgages for the cured, shall be dovered by this Mortgage, shall be at once due and payable. JPON CONDITION, HOWEVER, that if Mortgages are expended by Mortgages, or in the interest of Mortgages in said property be he debt hereby secured; or (iii) any statement in the interest of Mortgages in said property be he debt hereby secured shall at once be existence or nonexistence of the debt or an indebtedness hereby secured shall at once be ocated, to sell the same in lots or parcels of degree of the description of the property to be exacted, to sell the same in lots or parcels of degree of any amounts that may have been hereon at the same rate as the promissory ultip matured at the date of said sale; and finished and purchase said property if the highest powered to execute a deed to the purchase this mortgage exceeds \$300.00 and Mortgage, Mortgages in enforcing or forect proceedings. Any estate or interest herein conveyed to he of the heirs, successors, agents, and assign N WITNESS WHEREOF, each of the undersity in the heirs.	y insure said premises (but other hazards for the benefit axes, assessments, or insurant shall bear interest from the ortgagor pays said indebtednest thereon, then this conveyance payment of said indebtednescome and angered by reason and of lien be filled under the say part thereof or of the lien of soone due and payable and the inveyed and, with or without is sold and the time, place, and or en masse as Mortgages make a spended or that may there are masse as Mortgages must bidder therefor as though is a thirder therefore as though is a special than the same and the same an	Mortgages is not of Mortgager and nee shall become date of payment be see and reimburse nee shall be and the shall be and the shall be and the shall be and the enforcementatures of Alabamin which such standard to sale in such a stranger best in for advertising, see the payment of be paid over to Mastranger hereto, ortgager by such so exceed 15% of such mortgage between granted to Mortgage between granted to Mortgage between the payment of the payment o	obligated to do ac Mortgages or for the debt of Mortgages at the secome null and voted or any part there into fany prior lien a relating to the lie tement is based, the to foreclosure at sion, after giving not of the Courth of the Courth of the Secured indebt ortgager. The und and the person ac uctioneer as agent who is not a salarie of the unpaid detection of the	cause whatever. If Mortgagor fails to keep said premisor for its insurable value, or the unpeld balance of the benefit of Mortgages alone, at Mortgages's election to Mortgages, additional to the debt hereby specifical same rate as the promissory note secured hereby, any amounts Mortgages may have expended for taxing however, should (i) default be made in the payment of or the interest thereon remain unpaid at maturity; or encumbrance thereon so as to endanger recovery as of mechanics and materialmen without regard to the interest and materialmen without regard to the interest and materialmen without regard to the interest of Mortgages. Mortgages shall be authorized to be publishing once a week for three (3) consecutively published in said county and state where the premises a puse door in said county at public outcry to the highest downed and said county at public outcry to the highest downed in said county at public outcry to the highest downers in full, whether he same shall or shall not he serigned further agrees that Mortgages may bid at sitting as auctioneer at such sale is hereby suthorized and employee of Mortgages to enforce or foreclose that any such fee shall be deemed a part of the expension of the power of sale contained herein or through judic his Mortgage is hereby expressly conveyed and grant 17 thay of JUNE
WITNESS:	<u> </u>	x_	- Jon	MONTH ANN MARKIS
WITNESS:		x_	· cm	MOTORON PHICPHE P MIDDACK
/AII DEG	RSONS HAVING AN INT	FREST IN THE	•	Mortgagor EUGENE F. MUDRACK IST SIGNI
· ·	ASONS MAVING AN IN	ENEST IN THE	THO EITH MIC	331 BiGiti
STATE OF ALABAMA)				
· · · · · · · · · · · · · · · · · · ·				HARRIS AND EUGENE F. MUDRACK before me on this day that, being informed of
he contents of the conveyanceTHEY	executed the same volume	ntarily on the day	the same bears da	
Given under my hand and seal of office this	s <u>1/th</u> day of	JUNE	_, 19 <u>_97</u>	
NOTABIAL SEALS		AA	on evelves	Notary Public
NOTARIAL SEAL		My commissi		
Wh	ite - ORIGINAL Yellow - MO	RTGAGOR COPY	Pink - MINI/CODE	FILE

State of Alabama

Shelby County

Lot 21, according to the Amended Map of Sugar Oaks as recorded in Map Book 16, page 126 in the Probate Office of Shelby County, Alabama.

Inst # 1997-20728

07/02/1997-20728 12:30 PM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 20.45