	MORTGA	GE	(SPACE ABOVE THI	S LINE RESERVE	D FOR RECORDER'S	SUSE) MORTGAGEE:
]		ACCOUNT NUMBER				AVCO FINANCIAL SERVICES
	MORTGAGOR(S):	944506145 FIRST	THIS INSTRUME!	NT WAS PREPART	ED BY MORTGAGE	2976 PELHAM PARKWAY SUITE D
E.	DGERTON	CHARLES	FRED	P. JANE	SPOUSE	PELHAM, AL 35124 PELHAM ALABAM
o 1	gagor hereby conveys to	Mortgagee, the following o	lescribed real estate in the	County of	SHELBY	, State of Alabama:
						•
	LOT 8, ACCORDING TO THE SURVEY OF IVY BROOK PHASE ONE, AS RECORDED IN MAP BOOK 18,					
	PAGE 21, IN THE PROBATE OFFICE OF SHELBY COUNTY AND MAN 4 1 5 1					
ļ						
}	04/20/1998-14151 OR: 04 PM CERTIFIED OR: 04 PM CERTIFIED ETHER WITH all buildings and improvements now or hereafter erected thereon, all of which, shall be blood to the property, all of which arred to hereinstiter as the "premises".					
J,						
ران درگ	erred to hereinafter as the '	premises".	GENEL ELECTON HIGHERT SER CA	MINES! SIGN OF SOCIETY	TOT NCS	ion of the Diamises, during any default herounder, and during such defa
uth	orizing Mortgagee to enter u	ipon said premises and/or co	liect and enforce the same w	ilho at régard lo adequ a	cy of any security for the	indebtedness hereby secured by any lawful means including appointme
E BT 1		party hereto, and to apply t	he same less costs and expe	inses of operation and	collection, including reason	nable attorney's fees as provided below, upon the bidebindues setu
						principal sum with interest, as provided in a Promissory Note dat
٠,	•					erewith executed by Mortgagor and payable to the order of Mortgages 2.93
olt	gages or the then holder of t	this Mortgage to Mortgagor;	(4) The payment of any mon-			the Mortgagee to third perbes where the amounts are advanced to profe
ıþ	ayments made by Mortgago	the coveriants of this Mortgag or on the obligation secured t	by this Mortgage shall be app	olled in the following on	der: FIRST: To the payme	ent of taxes and assessments that may be levied against said premis-
siļi	ance premiums, repairs, an	d all other charges and expe	nses agreed to be paid by the	e Mortgagor, SECOND	: To the payment of said o	note in the manner set forth in said note. If such other casualties as the Mortgages may specify, up to the full vai
all	improvements for the prote	ction of Mortgagee in such re	nanner, in such amounts, and	in such companies as	mortgagee may from time	to time approve, and to keep the policies therefor, properly endorsed.
H	ss Mortgagor will give imme	diate notice by mail to the M	origagee who may make prov	of of loss if not made pi	omptly by Mortgagor, and	whether due or not or to the restoration of said improvements. In every each insurance company concerned is hereby authorized and directed
88	from all prior liens except the	ne existing lirst mortgage, if a	iny. (4) To pay when due as	ny prior lien or Mortgag	e on the premises and, no	e been or may be leivied upon said premises. (3) To keep said premis twithstanding any right or option granted by any prior lien or by any pr
ntll	this Mortgage shall have be	en paid in lult. (5) In the eve	nt of default by Mortgagor unc	ler Paragraphs (1), (2),	(3) or (4) above, Morigage.	re the balance existing thereon at the time of the making of this Mortga , at its option (whether electing to declare the whole indebtedness secur
heki	eol, and (c) pay such liens.	and all such disbursements.	with interest thereon from thi	s time of payment at th	a highest rate allowed by I	 (b) pay all said taxes and assessments without determining the valid aw, and such disbursements shall be deemed a part of the indebtedne
ont:	ary to restrictions of record	or contrary to laws, ordinand	es or regulations of proper p	xublic authority, and to :	permit Mortgagee to enter	i and repair, not to commit or suffer any waste or any use of said premis at all reasonable times for the purpose of inspecting the premises, not
eme tere	ove or demolish any building on and to pay, when due, a	thereon; to complete within 0 It claims for labor performed a	One Hundred Eighty (180) day and material furnished therefo	s or restore promptly ar r. (7). That the time of (id in a good and workmanli payment of the indebtadnes	ike manner any building which may be constructed, damaged or destroy ss hereby secured, or of any portion thereof, may be extended or renew
nd	any portions of the premise	is herein described may, will	hout notice, be released from	the lien hereof, withou	ut releasing or affecting th	is personal liability of any person or corporation for the payment of a id, and no change in the ownership of said premises shall release ired.
r cl	herwise affect any such per	sonal liability on the lien here	by created.		•	
his	Mortgage or under the Prom	issory Note secured hereby :	shall immediately become dur	and payable at the op	tion of the Mortgagee on If	if hereunder, then all sums owing by the Mortgagor to the Mortgages und he application of the Mortgages or assignes or any other person who makes at least the mortgages, and the sold Mortgages, basely as the sold mortgages.
hall	be authorized to take poss-	ession of the premises hereb	y conveyed, and with or witho	ut lirst taking possessii	on, after giving twenty-one.	case of past due mortgages, and the said Mortgagee, agents or assig days' notice, by publishing once a week for three consecutive weeks.
logi	of said county, (or the division	on thereof) where said proper	ty is located, at public outcry,	to the highest bidder for	cash, and apply the proce-	se as Mortgagee, agents or assigns deem best, in front of the Court Hoo eds of the sale: First, to the expense of advertising, selling and convuy:
						the payment of any amounts that may have been expended, or that it n ance of said indebtedness in full, whether the same shall or shall not be
υlly	matured at the date of said	sale, but no interest shall be	collected beyond the day of	sale, and Fourth, the ba	Hance, if any, to be turned	over to said Mortgagor. (2) Mortgagor agrees to surrender possession old by Mortgagee, Mortgagor, if a signer on the note, shall be liable for a
i e lk	sency remaining after sale of	of the premises, and applicati	on of the proceeds of said sa	le to the indebtedness.	secured and to the expens	ses of conducting said sale. (4) At any time and from time to time, with in this Mortgage may (a) consent to the malong of any map or plat of s
rot)	erty (b) join in the granting	any easement or creating a	ny restriction thereon; (c) joir	in any subordination (or other agreement affection	ng this Mortgage or the ken or charge thereof. (d) grant any extension o Mortgage for any of the services mentioned in this paragraph. (5) Sho
aid	property or any part thereof	be taken or damaged by rea	son of any public improveme	nts or condemnation pre	oceeding, or damaged by f	ire, or earthquake, or in any other manner. Mortgagee shall be entitled
XD4	inses, including altomay's	fees, as provided for on the	reverse side, apply the san	ne as provided above	for insurance less procee	e hereby assigned to Mortgagee who may, after deducting therefront all ids = (6) Mortgagee shall be subrogated to the ken of any and all pro- torment or of said Promisson Note, Mortgages is given aby ontrop so
otic	in may be exercised when the	he right accrues or at any tim	e thereafter, and no acceptar	ice by Mortgagee of par	yment of indebtedness in d	Irument or of said Promissory Note, Mortgagee is given any option, si lefault shall constitute a waiver of any default their existing and continu
e n	ull and void and Mortgages	will, within the statutory pen	od after written demand there	efor by Mortgagor, exec	cute a release or satisfaction	form all the covenants and agreements herein, then this conveyance st on of this Mortgage. (9) Notwithstanding anything in this Mortgage or
ega	lly enforceable, and any pro-	vision to the contrary shall be	of no force or effect. (10) Exc	ept as provided to the o	ontrary herein, all Mortgag	gor any obligation of payment, except to the extent that the same may ors shall be jointly and severally kable for fulfillment of their covenants a
gra	ements herein contained. (1	If any of the undersigned.	is a marned person, he repre	sents and warrants that	this instrument has been	executed in his behalf, and for his sole and separate use and benefit a veyed by this Mortgage, each of us, whether Principal, Surety, Guaran
ΠÓ	orser, or other party hereto,		s, each for himself and family,	any and all homestead		I as to garnishment either of us have under or by virtue of the Constitut
	•	EOF the Mortgagors, h	r	1	and seal, this	16TH day of APRIL 1998
		vered in the presence		_	PL 1 7	0500
-1					ma 1	(SEA
 	W/	J // Wyfiess		r	10 h	Mortalgor Borrower
	// Lau	1 UVI			7 AM	COCCOSO (SEA
 	E STATE OF ALABA	Witness \MA			\mathcal{O}	Mortgagor - Borrower
_ i	unty SHELL					
į	MARGARET L.	HAWKINS		a Notary Pub	lic in and for sa	aid County, in said State, hereby certify th
_,	CHARLES FREI	EDGERTON		P. JAN	E EDGERTON	whose nameS_ARBign
				ledged before me	on this day that, beir	ng informed of the contents of the conveyance
X	scuted the same volut	ntarily on the day the s	ame bears date. 16TH	day of ND	RIL 19	9 8
١	aiven under my nano	and official seal this _	- V-11		1. 3.	98Notary Publ
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NOTARY PUBLIC STATE OF ALABAMA AT LARGE
MY COMMISSION EXPIRES: Ang. 1, 1999.
BONDED THRU NOTARY PUBLIC UNDERWRITERS.