MODTGA	GF	(SPACE ABOVE TH	IIS LINE RESERVED PO	R RECORDER'S US	SE) MORTGAGEE:	
MORTGAGE ACCOUNT NUMBER		ן			AVCO FINANCIAL SERVICES of AlaInc	
MORTGAGOR(S):	443900133	THIS INSTRUMENT WAS PREPARED BY MORTGAGEE			PO Box 1286	
AST NAME	FIRST	INSTIAL	Spouse Nancy	A Naukhauk	<u> 2976 Pelham Pku</u> • Dolbam	My Ste D ALABAMA
Northcutt	James Mortgages, the following d	escribed rank seleta in th		elby		35124
orgagor narady conveys k			,			
	See attached	Exhibit A		•	1999-01317	
				Ilvar.		
					999-01317	
•				Oisi6 PH	CERTIFIED	
				SHEFTS CONSU.	SUBCE OF PROBATE	
					•	
OGETHER WITH all buildings	s and improvements now or he	reafter exected thereon, all	of which, shall be subject to th	e iten hereof, and the her	rediaments and appurtenences per	taining to the property, all of which
relemed to hereinafter as the	premises".			Should taking processes on	of the commesse during son default	hereunder, and during such default
uthorizing Mortgages to enter	upon said premises and/or co	Bed and enforce the same he same less costs and as	without regard to adequacy of expenses of operation and colle	I any security for the indection, including reasonab	ibledness hereby secured by any i le altorney's fees as provided belo	suitul means including appointment w. upon the indubtedness secured
enshu						
OR THE PURPOSE OF SE $1 extstyle 7 extstyle 99$	CURING: (1) Performance	of each agreement of management of managemen	torigagor contained herein: ((2) Payment of the pre the parties hereto, herev	MED executed by Mortgagor and pa	yable to the order of Morigages to
		and the same additional actions	seem met in a concrinal sum at s	TOUCH OF THE PARTY	· Tr with substitute the contract of the contr	BOUGHS WENTER DESIGNATION OF COMPANY OF
lorigagee or the then holder of	ol this Mortgage to Mortgagor.	de the beatings to making	Contract of the contract of th			ne amounts are advenced to protect
		والمحط فللمحمد مستميدها فالمراجع والمحادث	applied in the following order:	FIRST: To the payment the neument of said note	of taxes and assessments that me ern the manner set forth in setting	ay be lewed against said promises.
isurance premiums, repairs.	and all other charges and expe	United including the part of	one more pages. Secondos so	neural anamet his and s	ich other casualties as the Morload	see may specify, up to the full value.
i all improvements for the pro-	ofaction of Morigage e in such (manner, in such amounts, a	and in such companies as incr	on and individuals wh	ether due or not or to the restorate	on of said improvements. In events
l loss Mortgagor will give im	mediate notice by mail to the M	origação umo may make p	NOON OF ICOS IT TO THE OF PROTECT	to all any kind that have h	seen or may be leved upon said or	emises (3) To keep said premises
nake payment for such loss of ree from all pnor lens except	Meetry to Mortgages instead or I the existing first mortgage, &	any. (4) To pay when due	any prior lian or Mortgage on	the premises and, nothing	thstanding any night or option gran	ted by any onor lien or by any price time of the making of this Mortgage.
enholder to permit the princip	pel belence of such prior sen to	KICTORES, MOLTO PROFINE PRE	e caracteristic (1) (2) (2)	(4) showing Moderates at	its notion (whether electing to right)	are the whole indebtedness security.
iereby due and collectible or	not), may (a) effect the insura	nce above provided for any	y pay the reasonable profittee	there rate allowed by law	and such dishursements shall be	deemed a part of the indebtedness
secured by this Mortgage and	shall be immediately due and t	payable by Mongagor 19 MC	originate and to be the present and to better	Managed in anier at	all reasonable times for the purpos	ie of inspecting the premises in 8.5
contrary to restrictions of reco emove or demoksh any builds	ord or contrary to tews, ordinary ting thereon; to complete within	One Hundred Eighty (180)	days or restore promptly and in	a good and workmanike	manner any building which may be	constructed damaged or destroyed nereof, may be extended or reserved.
hereon and to pay, when due	, all claims for labor performed	and majorial furnished ther	took (1) that the interior of busy	seems or affecting the s	personal hability of any person or	corporation for the payment of seet.
ndebledness or the ken of the	is instrument upon the remaind	et of said bleumses for the f	UNI SELICIONI DI 2510 HAGONIGUNES	is page remaining oripose.		— · ·
			Note, or upon default in perform	nance of any agreement h	ereunder then all sums owing by the	se Mortgagor to the Mortgagon uniter- signed or any other person who may
this Mortgage or under the Pr	romissory Note secured hereby	Shak manediately necome	the authors to forestoring as	now extraoded by law ID IT	ase of past due mortgages, and the	said Mortgagee lagents of assey's
shali be authorized to take po	ossession of the premises here	by conveyed, and mark of h	to and Chate and the same or lo	te or namede at an massa	as Marinanee, anents or assums d	eem best in Iron) of the Court House.
goor of said county, (or the di	vision thereof) where said prope	erry is located, at public out	city, to the highest bloods to car	thelence Second to the	ism isst shuma vas to manusa a	have been expended or that I have
including, if the amount linary then be necessary to expend	ced was more man \$300.00, a , in paying insurance, laxes, or	other incumbrances, with it	interest thereon. Third, to the p	ayment of the then balan	ce of said indebtedness in full, whe	ther the same shall or stall followers or agrees to surrender possesses and
fully malured at the date of s	aid sale, but no interest shall b	e conected beyond the day	y of sale, and routin, the basis	of earl marries are sold	hy Mortgagee Mortgagor if a sign	er on the note, shall be liable "11 4")
deliciency remaining after sa	le of the premises, and applica	mon of the proceeds of san	() Said (i) the incomes the store	roet of any nathy white in	true Modoane may (a) consent to	the majong of any map or plat if Next
property: (b) join in the grant	ting any easement of creating	any restriction mereon, (c)	the same Modes on agrees to	nav a reaconable to	Mortoage for any of the services me	entioned in this paragraph (5) Should
said property or any part their	reof be taken or damaged by re	SESOU OF SUA bright authors	Gill State of the Country of the Country of	action and proceeds are t	sereby assumed to Modinance who	may after deducting therefrom all fin-
all compensation, awards, an	nd other payments or reset then	BIOT. All SUCH COMPANSANO	ni, angiga, camagos, ng na o i	includance less proceeds	: (6) Mortnagee shall be subrou	ated to the ben of any and at 1767
encumbrances, Hens or char	ges paid and discharges from	ane proceeds of the load of	MINERAL SECURED (1) FINE NEW OF.	est al andobtedance in del	out shall constitute a warver of Art	videtaut then ensting and continue of
or thereafter accruing (8) if I	Mouldados aves bas asso uore e	M THE DISE IS THE INTERNIOR OF	therefor he Hertreger exercise	a release or satisfaction	of this Mortnage (9) Notwithstan	ging anything in this Mixilgage in the
Promissory Note secured he	KINDA TO THE COULTERLY LINEALINE TO	of Medialande not said Light	Sally 1404 Shall be been to	was borne all Moderno	s shall be winth and severally halfile	e for futiliment of their invenants and
agreements herein contained	d. (11) II any of the uncompagne	g is a married person, ne ii	Spingson's and manages and the	a the real property conve	wort by this Mortnage, each of us	whether Proceed. Surely, Guarat 12.
Endorser or other party here	ato hereby waives and renount	206, QBCTI TOT DETDSENERE BUKU HA	Bittisk With GLAS DA LICELIA SHEED OF	exemption rights except	as to garrushment either of us have	under or by virtue of the Constitute of
or Laws of any State, or of the	the United States, as against the ERFOF the Mortgagors.	have hereunto set	their signature S_	and seal, this	7 th day ofl	anuary 1999
Signed, Sealed and D	Delivered in the presence	e ,e f _			<u></u>	
2017	ty Blow Witness	Bens		Hames.	Collect	(SEAL)
	Witness		J	ames Northc	utt Mongagor Bomower	1
	U			Nanc	y A. Nort	cutto (SEAL.
	Witness		sp	ouse Nancy	A NEW MENT LA PROPERTY	
THE STATE OF ALA	Shelby					
_			a Natara Dublic	in and lot sa	id County in said St	ate, hereby certify tha
	L. Hawkins		and Nancy /	A. Northcutt		_ whose namesargsigned
to the foregoing conv	evance, and who a	Lingtown to me, ackr	nowledged before me of	n this day that, bein	g informed of the contents	of the conveyancehave
executed the same v	oluntarily on the day the	same bears date.				
Given under my ha	and and official seal this	7th	day ofJanua	ary 19	<u>99</u> .	
N	OTARY PUBLIC STATE OF A IY COMMISSION EXPIR	LABAMA AT LABGE.	-1	would	& Hambe	Notary Public
	ONDED THRU NOTARY PUR		,	1	•	
				1/		

ORIGINAL

Exhibit A

A PARCEL OF LAND IN THE SOUTHEAST GUARTER OF THE NORTHEAST GUARTER OF SECTION 3, TOWNSHIP 24 NORTH, RANGE 12 EAST, SHELBY COUNTY, ALABAMA, MORE PARTICULARLY DESCRIBED AS FOLLOWS: FROM THE SOUTHWEST CORNER OF SAID GUARTER-QUARTER SECTION RUN NORTH ALONG THE WEST BOUNDARY THEREOF FOR A DISTANCE OF 127.91 FEET TO THE POINT OF BEGINNING OF THE PROPERTY HEREIN DESCRIBED, THENCE CONTINUE ON THE SAME COURSE FOR A DISTANCE OF 520.54 FEET TO THE SOUTHWEST RIGHT OF WAY LINE OF ALABAMA HIGHWAY NUMBER 25; THENCE TURN AN ANGLE TO THE RIGHT OF 97 DEGREES 42 MINUTES 53 SECONDS AND RUN IN A SOUTHEASTERLY DIRECTION ALONG SAID RIGHT OF WAY LINE FOR A DISTANCE OF 150.00 FEET; THENCE TURN AN ANGLE TO THE RIGHT OF 82 DEGREES 07 MINUTES 46 SECONDS AND RUN SOUTH FOR A DISTANCE OF 500.00 FEET; THENCE TURN AN ANGLE TO THE RIGHT OF 90 DEGREES AND RUN WEST FOR A DISTANCE OF 150.00 FEET TO THE RIGHT OF 90 DEGREES AND RUN WEST FOR A DISTANCE OF CONTAINING 1.749 ACRES, MORE OR LESS.

SUBJECT TO EASEMENTS, RESERVATIONS, RESTRICTIONS AND RIGHTS OF WAY OF RECORD. ADDRESS: 4778 HWY 25. TAX MAP OR PARCEL ID NO. 58-36-2-03-1-003-002.001.

Inst & 1999-01317

OI/11/1999-01317
Oi:16 PH CERTIFIED
SHELD: COUNTY JUDGE OF PROBATE
002 CRH 108.50