REAL PROPERTY MORTGAGE

MORTOWERS

CITICORY FOROMETAPONNERSON FINANCIAL CHATTE . Inc.

Perpared by Anna Vanderford

00-51637

3724 Lorna Road Birmingham, Ala 35216

NORROWS! WILLIAM W. COYNE AND WIFE SUSAN L COYNE ROUTE 1 BOX 280 COLUMBIANA ALABAMA 35051

STIANCE CHARGE 48110.29 ISUSAN L

KNOW ALL MEN BY THESE PRESENTS: That whereas, the undersigned borrower and spouse (hereinafter called Mortgagors) have wattime justly indebted to the company named above (hereinafter called the Mortgagee) in the amount shown, payable as above set forth and evidenced by an Agreement of even data herewith, and whereas, said Mortgagors are desirous of securing the prompt payment of said Agreement when the same fails due.

NOW, THEREFORE, in consideration of said indebtedness, and to secure the prompt payment of same when due, together with any and all other indebtedness now owing as well as any indebtedness that may be hereafter incurred before payment is made of the debt evidenced hereon, the said Mortgagors (husband and wife), have bargained and sold, and do hereby grant, bargain, sell and convey unto the said Mortgagee the following described real estate situated in

Shelby

County and State of Alabama, to-wit:

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DO

The South half of Southeast Quarter of Northeast Quarter of Section 35, Township 20 South, Range 2 West, in the Probate Office of Shelby County, Alabama.

Situated in Shelby County, Alabama.

Wattend free from all incumbrances and against any adverse claims other than the lien of advalorem taxes for the current tax you and against any adverse claims other than the lien of advalorem taxes for the current tax you and against any age in favor Jefferson Federal (if none, so state).

TO HAVE AND TO HOLD the above granted premises unto the said Mortgagee and its assigns forever, and for the pulmose of further output ag the payment of said indebtedness, and any other indebtedness owing by said Mortgagors to the Mortgagee before the full payment of the marriage. The tgagors do hereby areas to pay all taxes and assessments when imposed legally upon said premises, and should they make default in the premise of same, the said Mortgages may at its option, pay off the same; all amounts so expended by said Mortgages shall become a dabt to said Mortgages at his option, pay off the same; all amounts so expended by said Mortgages shall become a dabt to said Mortgages at his option, pay off the same; all amounts so expended by said Mortgages shall become a dabt to said Mortgages at his option, pay off the same; all amounts so expended by said Mortgages shall become a dabt to said Mortgages at his option. nest hereby specially secured, and shall be covered by this mortgage and bear interest from date of payment by said Mortgagee and declaration as the archest the margriture of any of the principal or any interest thereon. Mortgugors do hereby also agree to payment in addition to the indebtedness extractor to by said Loan. Agreement of even date herewith, any and all renewals or extensions of said Agreement for any part thareof, whether endersed thareon on the teparate instructions, is any and all other sum or sums heretofore or hereafter advanced by Mostgages to or for the account of the Mortgagers for the military for ans and all other pleasent or future, direct or contingent liabilities of Mortgagors for any one of therefore nature was boever or and an activity to are; and the per obtained of all provisions of this instrument, and the performance of all other mortgages, security agreements and/or other inslaws error as securents of Morrasgor (or any one of them) and held by Mortgagee. Said Agreement provides, in certain instances, for the payment by Mortmotte of Attorney's fees, which sid also secured horounder.

UPDIS CONDITION, HOWEVER, That if said Mortgagors pay said indebtedness along with other loans and advances to the Mortaga, and adva reimbur aid Mortgagea for any amounts it may have expended as taxes, assessments or other charges and interest thereon, then told at him statue to be not. and the solut should default be made in the payment of any sum so expended by the said Mortgayee, or should said note or any main. This are interest thereon, ormain unpaid at maturity, or should the interest of said Mortgugee or its assigns in said property become endangered by coston or die inforcentent of any urious from or incumbrance thereon, so as to endanger the debt hereby secured; then in any one of said events the whole of the said broketadness shalf at unce become due and payable, and this mortgage shall be subject to foreclosure as now provided by law in case of past due mortgages, and the said Morts. gages, its agents or assigns, shall be authorized to take possession of the premises hereby conveyed, and after giving 30 days' nation, any purplication ands a wesk for three consecutive weeks of the time, place and terms of sale, by publication in some newscaper published in the county wherean terd property is situated, to sell the same, as a whole or in parcels, in front of the courthouse door, of said County, at public outcry, to the highest Ender for Lish, and apply the proceeds of said sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's last out exceedings is a continuous to the unband. debt after default if the original principal amount of this loan is more than Three Hundred Bollars (\$300,00); and, second, to the payment of any amounts that may have been expended or that may then be necessary to expend, in paying taxes, assessments, or other incumbrances, with interest thereon; and, third, to the payment of said note in full, whether the same shall or shall not have fully matured at the date of said sale; but no interest altast be collected beyond the day of sale; and, fourth, the balance, if any, to be turned over to the Mortgagors; and Mortgagors further agree that said Margagos, ats agents and assums, may bid at said sale, and purchase said property, if the highest bidder therefor; and they find at said sale, and purchase said property, if the highest bidder therefor; and they find at said sale, and purchase said property, if the highest bidder therefor; and they find at said sale, and purchase said property, if the highest bidder therefor; and they find at said sale, and purchase said property, if the highest bidder therefor; and they find at said sale, and purchase said property, if the highest bidder therefor; and they find at said sale, and purchase said property, if the highest bidder therefor; and they find at said sale, and purchase said property. gange or its assigns, for the foreclosure of this mortgage in chancery. Should the same be forenlosed said fee to be a part of the debt hereby sequest.

WITNESS our hands and seals this day	of April	10 81	
WITNESS CAMAILAMAIN	X	Dillo ()	
WITNESS:	x - 1	was S. C.	ISEAL
			*SEAL
	ACKNOWLEDGMENT		
STATE OF ALABAMA COLUMN	Info		•

	ACKNOWLEDGMENT		
STATE OF ALABAMA, COUNTY OF	Jefferson	• •	
the undersigned	, a Notary Public, hereby certify that		<i>y-</i>
and Wife Susan L Coyne	whose names are signed to the foregoing engage		

me on this day that, being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears dute.

Given under by hand and seal of office this 2 day of April			 81
1981	APR -6	All 10: 31	

41.95