STATE OF ALABAMA

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF JEFFERSON

THAT WHEREAS, Alfred C. Crosby, Jr. and wife, Dorothy N. Crosby

(hereinafter called "Mortgagors", (whether one or more) are justly indebted to FIRST UNION MORTGAGE

CORPORATION, a North Carolina corporation, (hereinafter called "Mortgagee") in the sum of Six Thousand

and NO/100 DOLLARS (\$ 6,000.00), evidenced by one promissory note of even date herewith and payable

according to the terms thereof.

AND WHEREAS, Mortgagors agree, in incurring aid indebtedness, that this mortgage should be given to secure the prompt payment thereof.

NOW THEREFORE, in consideration of the premises, the said Mortgagors, Alfred C. Crosby, Jr. and wife, Dorothy N. Crosby and all other executing this mortgage, do hereby grant, bargain, sell and convey unto the mortgage the following described real estate, situated in Shelby County, State of Alabama, to-wit:

Lot 27, according to the Survey of Hunter's Glen, First Addition, as recorded in Map Book 6, Page 56, in the Probate Office of Shelby County, Alabama.

Situated in Shelby County, Alabama.

Subject to all easements, restrictions and right of ways of record.

This mortgage is second and subordinate to that certain mortgage heretofore exeucted by Alfred C. Crosby, Jr. and Dorothy N. Crosby to Engel Mortgage Co. recorded in Mortgage Volume 353, Page 155, assigned to Federal National Mortgage Association, recorded in Misc. Volume 18, Page 808, in said Probate Office.

BOOK 411 PAG

FLOOR OF BOX SIIA BIRDINGHAM, ALABAMA SSSIB

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controlled, used to supply heat, gas, air conditioning, water, light, power, retrigeration, ventilation or other services, and also tagether with any screens, without shades, sto screen dights, stoves and water heater (all of which are declared to be a part of said real estate whether physicially attached thereto or notic.

The iduringagers shall have the right and option to prepay in whole or in part at any time the indebtandess secured by this much page.

In the event that the Mortgagors default on any monthly payment, a late charge of five (5) percent of the monthly payment may be assessed after two thick tags definitions.

Mortgagors shall keep the premises in good condition and repair, reasonable wear and tear assested; shall not permit not perform any act would would make the same of the premises; shall not remove any fixture not remove or demolish any building or improvement located on the above described land without the whiches and are improvement for permit waste of the premises.

No delay or failure of Mortgages to exercise any option herein given or reserved shall constitute a waiver of such option or estap Mortgages from afterweights and any time and the payment; or contracting to pay by Mortgages of anything Mortgagers have herein agreed to pay shall not constitute a waiven of the distault of Mortgages in Sping to make said payments and shall not estop Mortgages from foreclosing this mortgage on account of such failure of Mortgagers.

If any lien upon the property hereby conveyed, superior to the lien of this mortgage be in default, then the entire debt hereby secured shall, at the option of the builder or hullians become immediately due and payable.

The term "Mortgagors', wherever used herein, shall mean the party or parties executing this mortgage, jointly and severally, and all this casemants, conditions, and agreements amend shall bind their respective heirs, executors, administrators, successors, and assigns and shall inure to the benefit of and be available to the successors and assigns of Mortgages. Directions, powers and remedies herein provided shall be cumulative and no one or more of them shall be exclusive of the other or others, or of any right or remedy now as hereiges given or allowed by law.

That all awards of damages in connection with a condemnation for public use of or injury to any of said property are hereby assigned and shall be paid to: Mortgagee, whe may apply the same to payment of the instalments last due under said Note, and Mortgagee is hereby authorized, in the name of Mortgager, to execute and deliver valid acquirtances theref and to appear from any such award.

To Have and To Hold the above granted property unto the said Mortgagee, Mortgagee's succesors, heirs, and assigns, forever; and for the purpose of further securing the payment of said indebtedness, the undersigned agrees to pay all taxes or assessments when imposed legally upon said premises, and should default be made in the payment of same, the said Mortgagee may at Mortgagee's option, pay off the same; and to further secure said indebtedness, first above named undersigned agrees to keep the imprevements on said real estate insured against loss or damage by fire, lightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgagee with loss, if any, payable to said Mortgagee, as Mortgagee's interest may appear, and to promptly deliver said policies, or any renewal of said policies to said Mortgagee; and if undersigned fail to keep said property insured as above specified, or fail to deliver said insurance policies to said Mortgagee, then the said Mortgagee, or assigns, may at Mortgagee's option insure said property for said sum, for Mortgagee's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgagee for taxes, assessments or insurance, shall become a debt to said Mortgagee or assigns, additional to be debt hereby specially secured, and shall be covered by this Mortgage, and bear interest from date of payment by said Mortgagee, or assigns, and be at once due and payable.

Upon condition, however, that if the said Mortgagor pays said indebtedness, and reimburses said Mortgagee or assigns for any amounts Mortgagees may have expended for taxes, assessments, and insurance, and interest theron, then this conveyance to be null and void; but should default be made in the payment of any sum expanded by the said Mortgagee or assigns in said property become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of said indebtedness became use and payable, and this mortgage be subject to threelosure as now provided by law in case of past due mortgages, and the said Mortgagee, agents or assigns, shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving twenty-one days' notice, by publication in some newspaper published in said County and State, sell the same in lots or parcels or enmasse as Mortgagee, agents or saigns from the said from the expense of advertising, selling and conveying, including a reasonable attorney's fee; Second, to the payment of any amounts that may have been expended, or that it may then be excessed to expend, it paying insurance, as a state of said said, but no interest shall be collected beyond the day of sale; and Fourth, the balance, if any, to be turned over to the said Mortgagor and undersigned further agree that said Mortgagee or assigns, for the fareclosure of thes mortgage is collected beyond the day of sale; and Fourth, the balance, if any, to be turned over to the said Mortgagor and undersigned further agree to pay a reasonable attorney's fee to said Mortgagee or assigns, for the fareclosure of thes mortgage is collected beyond the day of sale; and Fourth, the balance, if any, to be turned over to the said Mortgagor and undersigned further agree to pay a reasonable attorney's fee to said Mortgagee or assigns, for the fareclosure of thes mortgage is

selling and conveying, including a reasonable attorney's fee; Second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying insurance. taxes, or other incumbrances, then interest theron; Third, to the payment of said indebtedness in full, whether the same shall or shall not have fally matured at the stage of said said, but no interest shall be collected beyond the day of sale; and Fourth, the balance, if any, to be turned over to the said Mortgagor and undersigned further agree that said Mortgagee, agents at assigns may bid at said. BOOK sale and purchases said property, if the highest bidder therefor; and undersigned further agree to pay a reasonable attorney's fee to said Mostgagee or assigns, for the faceclasure of the mortgage or Chancery, should the same be so foreclosed, said fee to be a part of the hereby secured. IN WITNESS WHEREOF, each of the mortgagors has bereunto set his or her hand and seal or caused this mortgage to be executed by its duly authorize I officers and its small to be hereunto althred, this the 10th day of April 111 110 1 STATE OF ALABAMA **JEFFERSON** COUNTY OF undersigned Alfred C. Crosby, Jr. , A Notary Public in and for said county, in said state, hereby certify that and wife, Dorothy N. Crosby signed to the foregoing conveyance and who , whose names are known to me, acknowledged before me on this day, that, being informed of the contents of this conveyance. They executed the same voluntarily on the date the same bears date. . 19 81 Given under my hand and official seal this 10th April. day of This instrument prepared by: Notary Public ROBERT E CARTER ATTORNEY P. O. BOX 9114 BIRMINGHAM, ALABAMA 35213 1931 APR 15 AH 9: 22 JUNGS OF FRORATE **FUMC 221** MIG. 9.00 Puc. 3.00 EEI 198104150000041640 Pg 2/2 .00 Shelby Cnty Judge of Probate, AL 04/15/1981 00:00:00 FILED/CERTIFIED