payable.

STATE OF ALABAMA

COUNTY OF SHELBY

KNOW ALL MEN BY THESE PRESENTS:

10/15/1981 00:00:00 FILED/CERTIFIED

THAT WHEREAS.

ROBERT B. COLLINS and wife, JUNE S. COLLINS,

(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 TWENTY-FIVE), evidenced by one promissory note of even date herewith and payable THOUSAND---- DOLLARS (\$ 25,000.00 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, ROBERT B. COLLINS and wife, JUNE S. COLLINS, and all other executing this mortgage, do hereby grant, bargain, sell and convey unto the mortgage County, State of Alabama, to-wit: the following described real estate, situated in Shelby

> From the N.W. corner of the N.W. 1/4 of the N.E. 1/4, Section 10, T-20-S, R-1-E, run south along the west boundary of said 1/4-1/4 a distance of 220.00 ft. to the point of beginning; thence, continue in a straight line a distance of 435.00 ft.; thence left 90'degrees-00' a distance of 400.00 ft.; thence, left 90 degrees-00' a distance of 435.00 ft.; thence, left 90 degrees-00' a distance of 435.00 ft.; thence, left 90 degrees-00' a distance of 400.00 ft. to the point of beginning.

> > Kracke, Woodward & Thompson Attorneys at Law 2220 Highland Avenue P. O. Box 3305-A

Mortgagors herein RALOSC

Birmingham, Alabama 35255 The Everanter's covenants and agrees that any sale or transfer of title of the real property herein described, or any part thereof, or any change in possession of the improvements thereon without the prior written consent of the Grantee, shall at the election of the Grantee, constitute a default hereunder authorizing the Grantee to call the entire indebtedness secured hereby immediately due and

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	;
The Mortgagor(s) do (does) hereby expressly waive, release and discharge his (their) homestead exemption	
The Mortgagor(s) hereby sets over, assigns, transfers any and all rents, issues and profits of the said prenation the date of mailing notice of default from this Mortgagee or its Attorney to the Mortgagor(s), whereafter elected thereon, is a Together with all buildings, improvements, fixtures, or appurtenances now or hereafter elected thereon, is noticed, used to supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation or other street doors, awnings, storus and water heater (all of which are declared to be a part of said real estates.	including all apparatus, equipment, fixtures, or articles, whether in single units or cent services, and also together with any screens, window shades, storm doors and winds whether physically attached thereto or not).
The Mortgagors shall have the right and option to prepay in whole or in part at any time the indebters the event that the Mortgagors default on any monthly payment, a late charge of five (5) percent of to Mortgagors shall keep the premises in good condition and repair, reasonable wear and tear excepted; shall not remove any fixture nor remove or demolish any building or improvement located on the above desc	idess secured by this mortgage. the monthly payment may be assessed after ten (10) days delinquency. all not permit nor perform any act which would in any way impair the value of the pren
The steep of the premises. No delay or failure of Mortgagee to exercise any option herein given or reserved shall constitute a waive any time and the payment; or contracting to pay by Mortgagee of anything Mortgagors have herein agreey ments and shall not estop Mortgagee from foreclosing this mortgage on account of such failure of Nortgage and the property hereby conveyed, superior to the lien of this mortgage be in default, then the	er of such option or estop Mortgagee from afterwards exercising same or any other coed to pay shall not constitute a waiver of the default of Mortgagors in failing to make Mortgagors.
mediately due and payable. The term "Mortgagors", wherever used herein, shall mean the party or parties executing this mortgage eit respective heirs, executors, administrators, successors, and assigns and shall inure to the benefit of a remedies herein provided shall be cumulative and no one or more of them shall be exclusive of the state of the shall be exclusive of the state of the shall be exclusive of the state of the shall be exclusive.	e, jointly and severally, and all the covenants, conditions, and agreements hereof shall and be available to the successors and assigns of Mortgagee. The rights, options, protect or others, or of any right or remed now or hereafter given or allowed by land property are hereby assigned and shall be paid to Mortgagee, who may apply the sa
ayment of the instalments last due under said Note, and Mortgagee is hereby authorized, in the name of ward. To Have and To Hold the above granted property unto the said Mortgagee, Mortgagee's succesors, hebtedness, the undersigned agrees to pay all taxes or assessments when imposed legally upon said prer gagee's option pay off the same; and to further secure sold indebtedness, first above named undersigned ightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the Nortgagee, then the said Mortgagee, or assigns, may at Mortgagee's option insure said property debtedness, less cost of collecting same; all amounts so expended by said sum, for Mortgagee's own beneall amounts so expended by said Mortgagee or assigns, and be at or Upon condition, however, that if the said Mortgagor pays said indebtedness, and reimburses said Mortgage debtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured.	neirs, and assigns, forever; and for the purpose of further securing the payment of smises, and should default be made in the payment of same, the said Mortgagee may a lagrees to keep the improvements on said real estate insured against loss or damage to Mortgagee with loss, if any, payable to said Mortgagee, as Mortgagee's interest may a fail to keep said property insured as above specified, or fail to deliver said insurance play for said sum, for Mortgagee's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting aid Mortgagee or assigns, additional to be debt hereby specially secured, and shall be caused and payable. Atgagee or assigns for any amounts Mortgagees may have expended for taxes, assess a in the payment of any sum expended by the said Mortgagee or assigns, or should the interest of said Mortgagee or assigns in said property become endangered by then in any one of said events, the whole of said indebtedness hereby secured shall a past due mortgages, and the said Mortgagee, agents or assigns, shall be authorized enty-one days' notice, by publishing once a week for three consecutive weeks, the time
fouse door of said County, (or the division therof) where said property is located, at public outcry, to the h selling and conveying, including a reasonable attorney's fee; Second, to the payment of any amounts that saxes, or other incumbrances, then interest theron; Third, to the payment of said indebtedness in full, where he collected beyond the day of sale; and Fourth, the balance, if any, to be turned over to the said More	nighest bidder for cash, and apply to proceeds of the sale: First, to the expense of adve t may have been expended, or that it may then be necessary to expend, in paying instactions the same shall or shall not have fully matured at the date of said sale, but no introduce and undersigned further agree that said Mortgagee, agents or assigns may bid
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