all persons whomsoever.

agreed that in the event default should be made in the payment of principal, interest or any other sums payable under the terms and provisions of the First Mortgage, the mortgagee herein shall have the right, without notice to anyone, to make good such default by paying whatever amounts may I be due under the terms of the First Mortgage so as to put the same in good standing, and any and all payments so made, together with indebtedness, thereon from the date of payment, shall be added to the indeptedness secured by this mortgage and the same, together with interest thereon, shall-be 🔾 immediately due and payable, at the option of the mortgagee, and this mortgage subject to foreclosure in all respects as provided by law and by the provisions hereof.

liens taking priority over this mortgage, when imposed legally upon said premises, and should default be made in the payment of same, or any part thereof, said mortgagee, at its option, may pay the same; and to further secure said indebtedness first above named, and every portion thereof, the undersigned agree to keep said property continuously insured in such manner and in such companies as may be satisfactory to the mortgagee, for at least the insurable value of the improvements located upon the mortgaged premises, (and in no event for an ainount less than the unpaid principal amount of the indebtedness secured hereby) against loss by fire and against all losses now or hereafter covered by Extended Coverage Insurance or any policy of similar type. War Damage Insurance, as required by mortgagee, and against such other hazards as mortgagee may reasonably require, with loss, if any, payable to said mortgagee, as its interest may appear, and if the undersigned fail to keep said property insured as above specified, then the mortgagee may, at its option, insure said property for its insurable value against such losses, for its own benefit, the proceeds from such insurance, if collected, to be credited on the indebtedness secured by this mortgage, less cost of collecting same, or, at the election of the mortgagee, may be used in repairing or reconstructing the premises; all amounts so expended by said mortgagee for insurance, or for the payment of taxes, assessments, or any other prior liens, shall become a debt due and at once payable, without demand upon or notice to any person, to said mortgagee, additional to the indebtedness hereby specially secured, and shall be secured by the lien of this mortgage, and shall bear interest from date of payment by said mortgagee, and at the election of the mortgagee, and without notice to any person, the mortgagee may declare the entire indebtedness secured by this mortgage due and payable, and this mortgage subject to foreclosure, and same may be foreclosed, as hereinafter provided.

Jugueron Land Tette

HMA-01D-AL (8/79)

The undersigned agree to take good care of the premises above described, and not to commit or permit any waste thereon, and to keep the same repaired, and at all times to maintain the same in as good condition as they now are, reasonable wear and tear alone. excepted. In addition to the property hereinabove mortgaged and conveyed to secure the indebtedness herein referred to, mortgagor does. hereby sell, transfer, assign, set over, pledge and hypothecate unto mortgagee as further security for the indebtedness secured hereby, each and every policy of hazard insurance now and hereafter delivered to mortgagee in accordance with the provisions of this mortgage logether with all of the light; title and interest of mortgager in and to each and every such policy, and without Emitation, all of portgagor's right, title and interest in and to any premiums paid on such hazard 'gurance including all rights to return premiums. The undersigned agree that no delay or failure of the mortgages to exercise any option to declare the maturity of any debt secured by this mortgage, shall be taken or deemed as a waiver of its right to exercise such option, or to declare such forefeiture, either as to any past or present default, and it is further agreed that no terms of conditions contained in this mortgage can be waived, altered or changed except as evidenced in writing, signed by the undersigned, and by the mortgagee, by an officer thereof. After any default on the part of the mortgagor the mortgagee shall, upon bill filed or other proper legal proceedings being commenced for the foreclosure of this mortgage, be entitled, as a matter of right, to the appointment by any competent court or tribunal, without notice to any party, of a receiver of the rents, issues and profits of said premises, with power to lease and control the said premises, and with such other powers as may be deemed necessary. UPON CONDITION, HOWEVER. That is the mostgagor pays said note and any renewals or extension thereof, and all other indebtedness secured by this moctgage, and reimburses said mortgagee for any amount it may have expended in payment of taxes and insurance or other liens, and interest thereon, and shall do and perform all other acts and things herein agreed to be done, this conveyance to be null and void; but should default be made in the payment of any sum expended by the said mortgagee under the authority of any of the provisions of this mortgage, or should hid indebtedness hereby secured, and any renewals or extensions thereof, or any part thereof, or any interest thereon, remain unpaid at maturity, or should the interest of said mortgagee in said property become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt pa hereby secured, or should any law, either Federal or State, be passed imposing or authorizing the imposition of any specific tax upon this mortgage or the debt hereby secured, or permitting or authorizing the deduction of any such tax from the principal or interest and secured by this mortgage, or by virture of which any tax or assessment upon the mortgaged premises shall be chargeable against the if owner of said mortgage, or should at any time any of the stipulations contained in this mortgage be declared invalid or inoperative by any court of competent jurisdiction, then, in any one of said events, the whole of the indebtedness hereby secured, or any portion or h part of same as may not at said date have been paid, with interest thereon shall at once become due and payable at the option of said mortgagee, and this mortgage be subject to foreclosure and may be foreclosed as now provided by law in case of past due mortgages; and the mortgagee shall be authorized to take possession of the premises hereby conveyed, and whether or not possession is taken, after giving twenty-one days' notice by publication once a week for three consecutive weeks, of the time, place and terms of sale, by publication in some newspaper published in the County wherein said property is located, to sell the same in front of the Courthouse door of the County wherein said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of said sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's feet second, to the payment of any amounts that may have been expended, or may then be necessary to expend, in paying insurance, taxes and other incumbrances, with, interest thereon; third, to the payment in full of the principal indebtedness and interest thereon; whether the same shall or shall not have fully matured at the date of said sale; but no interest shall be collected beyond the day of sale; and, fourth, the balance, if any, to be turned over to the mortgagor. And the undersigned further agree that said mortgagee, its successors, or assigns, may bid at any sale had under the terms of this mortgage, and purchase said property, if the highest bidder therefor, and the undersigned further agree to pay a reasonable attorney's fee to said mortgagee, its successors or assigns, for the foreclosure of this mortgage, either under the power of sale contained hereingory by virtue of the decree of any court of competent jurisdiction, said fee to be a part of the debt hereby secured, and the purchaser at any such sale shall be under no obligation to see to the proper application of the purchase money. In the event of a sale hereunder, the mortgagee, or owner of the debt and mortgage, or auctioneer, shall execute to the purchaser for and in the name of the undersigned a good and sufficient deed to the property sold. Plural or singular words used herein to designate the undersigned, the parties of the first part, shall be construed to refer to the maker or makers of this mortgage, whether one or more persons, or a corporation; and all covenants and agreements herein made by the undersigned, shall bind the heirs, personal representatives, successors and assigns of the undersigned, and every option, light and in privilege herein reserved or secured to the mortgagee, shall inure to the benefit of its successors and assigns now agine described as a grant of grant of the benefit of its successors and assigns now agine described as a grant of grant of grant of the benefit of its successors and assigns now agine described as a grant of the benefit of its successors and assigns now agine described as a grant of the benefit of its successors and assigns now agine described as a grant of the benefit of its successors and assigns now agine described as a grant of the benefit of its successors and assigns now agine described as a grant of the benefit of its successors and assigns now agine described as a grant of the benefit of the benefit of its successors and assigns now agine described as a grant of the benefit of the b IN TESTIMONY WHEREOF, the undersigned have hereunto set their hands and seals, on this day)and year first above written. Witnesses: Pass to Paris of a source of the premises and by State of the Control of the Cont Activity assisting the contraction of the contracti alien and conver the purity of the veries has usile anihachas. .I. Mag. [E. ni. El. (Seal) : 3 recorded in Map Book 5, Page 1215 9- Ethough bate office of Shelly County, Alabama, 1.000 and the field of the seal (Seal) september 17 months and from JUDGE OF PROBATE CTATE OF ALABAMA Shelby I, the undersigned authority, in and for said County, in said State, hereby certify that County. her with all the fighty telimberts and Patrician A. Roberts including screen windows and the wife of the fighty of whose names are signed to the foregoing conveyance and who is known to me, acknowledge before me on this day that being ... " informed of the contents of the conveyance, he/she executed the same voluntarily on the day the same bears date of the conveyance, he/she executed the same voluntarily on the day the same bears date of the conveyance, he/she executed the same voluntarily on the day the same bears date of the conveyance, he/she executed the same voluntarily on the day the same bears date of the conveyance. PO ENTERNO DE STORE Said premises, and every part thereof, und he morteapee, its successors and andrewer. And the sixterent wed the markagee that the undersigned are lawfire, send the simple of said premises and have a prod right to sell and Given under may hand and official seal, this 15th day of October 199198 por lie to write resemble and official seal, this 15th day of October 199198 por lie to write resemble and official seal, this 15th day of october 199198 por lie to write the seal of the day o TIRETE FINENAL SAVING & LOAN ASSOC. the time some note the mentigatee is successons and estins, ageinful to be the claims of the 19811021000111810 Pg 2/2 .00 Shelby Cnty Judge of Probate, AL BUT THE T nother mottelege herefolore executed be northall the sign Moskage O. Reperific 10/21/1981 00:00:00 FILED/CERTIFIED: A freeze B of pelacipal, interest or an other sums Water or the rain W. Houseone ust liertest & "e morteagee ng in sloud have the realt wishout notes to be a speed sect of and is something of the Fire Distriction of the Fire Distri an the aic of ver Zent, wall be Zadeciro the inorth Brook es Just by this morran ar ce en Mission with it Gistal for the Bustanging with the open of the constituent of the Question within the constituent of the colors of JEFFERSON missing had a An Age Complex open see the complex of the properties of the complex of the complex open and tak he period Z. wer vin Zoon Zoon värn befreged frankly Zoongels premises, and stock has half behilde Killing Transf 00 of His miritaire, at the optic strain and his section indebte health of the Commander of the Commander of the Commander of the contract of the Commander of the cial of exist, to keep and purisons of the infinite following and the price of the second of the contract of t the indistributes a course for 'B' are in the indistributes and the indistributes are indistributed and the indistributed are indistributed and the indistributed are indistributed and indistributed are indistributed and indistributed and indistributed are indistributed and indistributed are indistributed and indistributed are indistributed and indistributed and indistributed are indistributed and indistributed are indistributed and indistributed are indistributed and indistributed and indistributed are indistributed and indistributed are indistributed and indistributed of and similar three in the form of the control of The state of the s Conclusion De la company of the state of the The state of the s A ware to the color of the colo