## 786 REAL PROPERTY MORTGAGE THIS MORTGAGE SECURES FUTURE ADVANCES

	IOW ALL MEN BY THESE PRESENTS:  THIS MORTGAGE, is made and entered into on this 12 th day of May, 19 83, by and between undersigned, Craig S. Goldey and wife, Lynda W. Goldey
refe	reinafter referred to as "Mortgagor", whether one or more) and TRANSAMERICA FINANCIAL SERVICES, INC. (hereinafter erred to as "Mortgagee"); to secure the payment of Twenty-eight Thousand Seven Hundred Twenty-severbollars 28,727.20 ), evidenced by a Promissory Note of even date herewith and payable according to the terms of said Note. & 20/100
	NOW, THEREFORE, in consideration of the premises, the Mortgagor, and all others executing this Mortgage, do hereby grant, gain, sell and convey unto the Mortgagee the following described real estate situated in <u>She1by</u> unty, State of Alabama, to-wit:
	Lot 50, according to the map and survey of Riverchase West, Dividing Ridge Sector as recorded in Map Book 6, page 108, in the Probate Office of Shelby County, Alabama, except the following described part thereof: Begin at the southwest corner of said Lot 50 thence run northerly along the line between said Lot 50 and Lot 49 for a distance of 82.77 feet; thence 1540 40' right and run southeasterly for 15.00 feet; thence 250 20' right and run southerly, running parallel to the west line of said lot 50, for a distance of 69.27 feet to a point on the southerly line of said Lot 50; thence run westerly along the southerly line of said Lot 50, running along the arc of a curve to the left, said curve having a radius of 345.0 feet, for a distance of 6.42 feet to the point of beginning.
<b>35</b>	ALSO: The following described part of Lot 49 in said subdivision being more particularly described as follows: Begin at the northeast corner of said Lot 49 thence run southerly along the line between said Lot 49 and Lot 50 for a distance of 76.53 feet; thence 154° 40' right and run northwesterly for 15.00 feet; thence 25° 20' right and run northerly, running parallel to the east line of said Lot 49, for a distance of 63.01 feet to a point on the north line of said Lot 49; thence 90° 19' right and run easterly, running along the north line of said Lot 49 for a distance of 6.42 feet to the point of beginning.
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	Together with all and singular the rights, privileges, hereditaments, easements and appurtenances thereunto belonging or in ywise appertaining;
8	ywise appertaining; TO HAVE AND TO HOLD FOREVER, unto the said Mortgagee, Mortgagee's successors, heirs and assigns.
- of rea	This Mortgage and lien shall secure not only the principal amount hereof, but all future and subsequent advances to or on behalf the Mortgagor, or any other indebtedness due from Mortgagor to Mortgagee, whether directly or acquired by assignment, and the all estate herein described shall be security for such debts to the total extent even in excess thereof of the principal amount hereof.
4.	The above described property is warranted free from all incumbrances and against adverse claims, except as stated above.
රා ම් උdu	If the Mortgagor shall sell, lease or otherwise transfer the mortgaged property or any part thereof without the prior written assent of the Mortgagee, the Mortgagee shall be authorized to declare at its option all or any part of such indebtedness immediately le and payable.
300	If the within Mortgage is a second Mortgage, then it is subordinate to that certain prior Mortgage as recorded in 368, at Page 666, in the office of the Judge of Probate of She1by
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County, Alabama; but this Mortgage is subordinate to said prior Mortgage only to the extent of the current balance now due on the debt secured by said prior Mortgage. The within Mortgage will not be subordinated to any advances secured by the above described prior Mortgage, if said advances are made after the date of the within Mortgage. Mortgagor hereby agrees not to increase the balance owed that is secured by said prior Mortgage. In the event the Mortgagor should fail to make any payments which become due on said prior Mortgage, or should default in any of the other terms, provisions and conditions of said prior Mortgage occur, then such default under the prior Mortgage shall constitute a default under the terms and provisions of the within Mortgage, and the Mortgage herein may, at its option, declare the entire indebtedness due hereunder immediately due and payable and the within Mortgage subject to foreclosure. Failure to exercise this option shall not constitute a waiver of the right to exercise same in the event of any subsequent default. The Mortgagee herein may, at its option, make on behalf of Mortgagor any such payments which become due on said prior Mortgage, or incur any such expenses or obligations on behalf of Mortgagor, in connection with the said prior Mortgage, in order to prevent the foreclosure of said prior Mortgage, and all such amounts so expended by Mortgagee on behalf of Mortgagor shall become a debt to Mortgagee, or its assigns additional to the debt hereby secured, and shall be covered by this Mortgage, and shall bear interest from date of payment by Mortgagee, or its assigns, at the same interest rate as the indebtedness secured hereby and shall entitle the Mortgagee to all of the rights and remedies provided herein, including at Mortgagee's option, the right to foreclose this Mortgage.

For the purpose of further securing the payment of the indebtedness, the Mortgagor agrees to pay all taxes or assessments when imposed legally upon the real estate, and should default be made in the payment of same, the Mortgagee may at Mortgagee's option pay off the same; and to further secure the indebtedness, Mortgagor agrees to keep the improvements on the 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 Mortgagee as its interest may appear, and to promptly deliver said policies, or any renewal of said policies to Mortgagee; and if undersigned fails to keep property insured as above specified, or fails to deliver said insurance policies to Mortgagee, then Mortgagee, or assigns, may at Mortgagee's option insure the real estate for said sum, for Mortgagee's own benefit, the policy if collected to be credited on the indebtedness, less cost of collecting same. All amounts so expended by Mortgagee for taxes, assessments or insurance, shall become a debt to Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest at the same interest rate as the indebtedness secured hereby from date of payment by Mortgagee or assigns and be at once due and payable.

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15-011 (REV. 4-81)

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UPON CONDITION, NOWEVER, that If the Mostgagor pays the Indebtedness, and reimburges Mortgages of leisi**ges** for any In visits Morros are may have expended, then the conveyance to be null and void; but should default be made in the pay Want of any turn expended by the Mortgages or assigns, or should the indebor best hereby secured, or any part their of, or the lesseest the conremain unpaid of maturity, or should the interest of Mortgages or assigns in the real estate become endangered by to son of the enforcement of my prior tion or incumbrance thereon, so as to collunger the debt hereby secured, then in any one of said events, the where of the imbitedness hereby secured, at the option of Michigas or assigns, shall at once become due and physible, and this Mortgage be subject to foreclosure as now provided by law in call of past due mortgages, and the Mortgages, agents or assigns shall be authorized to this possession of the premises hereby conveyed, and with or without first taking possession, after giving thirty days' notice by publishing once a week for three consecutive weeks, the time, place and terms of sale, by publication in some inevepaper published in the County and State, sell the same in lots or parcels or an masse as Mortgagee, agents or assigns deem best, in front of the Court House door of the County (or the division thereof), where the real estate is located, at public outcry, to the highest bidder for cash, and apply the proceeds of sale. First, to the expusee of arbeitising, selling and conveying, including such after day's fees as are allowed by lew; Second, to the payment of any amounts that moviling blen expended, or that it may then be necessary to expend, in paying insurance, taxes, or the other incumbrances, with interest chargon; Third, to the payment of the indebtednes, in full, 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 belonce, if any, to be turned over to the Mortgagor. Undersigned further agrees that Mortgagee, agents or assigns may bid at said sale and purchase the said estate, if the highest bidder therefor. Failure to exercise this option shall not constitute a waiver of the right to exercise the same in the event of any subsequent default.

IN WITNESS WHEREOF, the undersigned Mortgagor has becaunto set his signature and seal on the day first above written,

CAUTION - IT IS IMPORTANT THAT YOU THOROUGHLY BEAD THIS MORTGAGE BEFORE YOU SIGN IT

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	strument prepared by	Sharon Bailey.	
Transan	merica Financial Serv	ices. 100 Century	•
Park So	outh, P. O. Box 36280	, Birmingham, Ala., 35226	
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