## REAL PROPERTY MORTGAGE

KNOW ALL MEN BY THESE PRE	ESENTS: 22nd	day of November	
the undersigned, Robert A.	Chevalier and wife Judi	th A. Chevalier	
referred to as "Mortgagee"); to s	gagor", whether one or more) and ecure the payment of <b>EIGHT TH</b>	OUSAND FIVE HUNDRED TE	IRTY TWO AND 62/198 3
(\$ 8532.62), evidenced (	by a Promissory Note of even date I	herewith and payable according t	to the terms of said Note
	Mortgagee the following described		this Mortgage, do hereby grant,
	the survey of Dearing Do		
of Probate of Shelby	ok 6, page 141 in the of County, Alabama.	rice or the Juage	
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₹ <b>~</b>	Programme of All March 1998.		
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Together with all and sings	ular the rights, privileges, heredita		nances thereunto belonging or in
anywise appertaining;			
	FOREVER, unto the said Mortgagee		
	y is warranted free from all incumb: lease or otherwise transfer the mo		
-consent of the Mortgages, the Ma	ortgagee shall be authorized to dec	clare at its option all or any part	of such indebtedness immediately
The and payable.  If the within Mortgage is	a second Mortgage, then it is	subordinate to that certain	prior Mortgage as recorded in
2√ol. 7/2/79 , a	a second Mortgage, then it is 7/11/79 in the office Alahama: but this Mortgage is sub-	ice of the Judge of Probate of	Shelby
	Augustia, par rus mortgage is top	Statute to see brief mortage	only to the anti-tie of the outlier.
wey the above described prior Mort	cured by said prior Mortgage. The stage, if said advances are made after	er the date of the within Mortgag	e. Mortgagor hereby agrees not to
	s secured by said prior Mortgage. In gage, or should default in any of t	<b>-</b> -	····
	he prior Mortgage shall constitute a at its option, declare the entire in		
within Mortgage subject to forec	losure. Failure to exercise this option. The Mortgagee herein may, at its	on shall <mark>not constitute a waiver c</mark>	of the right to exercise same in the
become due on said prior Mortg	jage, or incur any such expenses or	obligations on behalf of Mortg	agor, in connection with the said
of Mortgagor shall become a de	ent the foreclosure of said prior Mo bt to Mortgagee, or its assigns add	ditional to the debt hereby secu	ired, and shall be covered by this
	t from date of payment by Morte the Mortgagee to all of the rights a		
, ·	securing the payment of the indebt		
pay off the same; and to further :	tate, and should default be made in secure the indebtedness, Mortgagor	agrees to keep the improvement	s on the real estate insured against
Mortgagee, with loss, if any, pay	g and tornado for the fair and rea able to Mortgagee as its interest m	ay appear, and to promptly delive	er said policies, or any renewal of
	undersigned fails to keep property in assigns, may at Mortgagee's option		
the policy if collected to be cre	dited on the indebtedness, less cos shall become a debt to Mortgagee o	st of collecting same. All amoun	ts so expended by Mortgagee for
be covered by this Mortgage, and	d bear interest at the same interest		RREDRESEARCHING.
<ul> <li>Mortgagee or assigns and be at on</li> </ul>	ce due and payable.	1 1/61 6	-NNED NEOLANDII,INO.

(Continued on Reverse Side)

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15-011 (REV. 4-85)

P.O. BOX 2652

BIRMINGHAM, AL 35202

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UPON CONDITION, HOWEVER, that if the Mortgagor pays the indebtedness, and reimburses Mortgagee or assigns for any amounts Mortgagee may have expended, then the conveyance to be null and void; but should default be made in the payment of any sum expended by the Mortgagee or assigns, or should the indebtedness hereby secured, or any part thereof, or the interest thereof remain unpaid at maturity, or should the interest of Mortgagee or assigns in the real estate 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 the indebtedness hereby secured, at the option of Mortgagee or assigns, shall at once become due and payable, and this Mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the Mortgagee, agents or assigns shall be authorized to take 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 newspaper published in the County and State, sell the same in lots or parcels or en 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 expense of advertising, selling and conveying, including, if the original amount financed exceeded three hundred dollars, attorney's fees not in excess of fifteen percent of the unpaid balance on the loan, and referral to an attorney not your salaried employee; 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 the other incumbrances, with interest thereon; Third, to the payment of the indebtedness 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 balance, 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 hereunto set his signature and seal on the day first above written.

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E STATE OF ALABAMA )		the undersigne			, a Notary
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Jefferson COUNTY  special parts and special services and special services and special services are special services.  RECORDING FEE Sortgage Tax  Special services are special services and special services are special services.	STATE OF ALA SHELRY I COMMISSION EXPIRES SEPTEMBE INSTRUMENT WAS F  1985 DEC -2 PM 2  JUDGE OF PROBATE	CU. CU. CU. CU. CU.	that being info	rmed of the co	h A. Chevalier ontents of the conve

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Alabama Financial 35226

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