THIS INSTRUMENT PREPARED BY:

NAME: Henrietta Bell

MAME:

ADDRESS: 1709 9th Ave North, Bessemer, Alabama 35020

MORTGAGE--

1244

State of Alabama

Shelby COUNTY

Variable Rate Mortgage

Etnow Mil Mich By Chese Presents, that whereas the undersigned Charles Paige and Wife Helen Paige justly indebted to Finance America Corporation

in the sum of Four thousand two hundred thirty-one dollars 40/100 (\$4231.40) evidenced by a promissory note of even date executed herewith

and whereas it is desired by the undersigned to secure the prompt payment of said indebtedness with interest when the same falls due, March 25, 1986, and every month thereafter until the balance is paid in full

Charles Paige and wife Helen Paige
undersigned,

FinanceAmerica Corporation

do, or does, hereby grant, bargain, sell and convey unto the said

(hereinaster called Mortgagee) the following described real property situated in

Shelby County, Alabama, to-wit:

Begin at a point on the North side of Sixth Avenue directly North of the Northwest corner of Block 131 and run thence East 55 feet along said Sixth Avenue; thence North 300 feet; thence West 55 feet, thence South 300 feet to the Point of Beginning; said property being a part of Block 144, according to Dunston's Survey of the Town of Calera, Alabama. Less and except that part deeded to Earl and Margaret Jackson in Deed Book 247 and page 769.

AKA-P O Box 412 (6th Ave), Calera, Alabama

NOTICE: The note secured by this instrument contains a Variable Rate Provision which may vary the note's terms.

Said property is warranted free from all incumbrances and against any adverse claims.

TO HAVE AND TO HOLD the above granted premises unto the said Mortgagee forever; and for the purpose of further securing the payment of said indebtedness, the undersigned, agrees to pay all taxes, or assessments, when legally imposed upon said premises, and should default be made in the payment of same, said Mortgagee has the option of paying off the same; and to further secure said indebtedness, the undersigned agrees to keep the improvements on said real estate insured against loss or damage by fire, lightning and tornado for the reasonable insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee, as the interest of said Mortgagee may appear, and promptly to deliver said policies, or any renewals 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 said Mortgagee has the option of insuring said property for said sum for the benefit of said Mortgagee, 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, additional to the debt hereby specially secured, and shall be covered by this mortgage, and bear interest from the date of payment by said Mortgagee, and be at once due and payable.

Upon condition, however, that if the said Mortgagor pays indebtedness, and reimburses said Mortgagee for any amounts Mortgagee may have expended for raxes, assessments and insurance, and the interest thereon, then this coveyance to be null and void, but should default be made in the payment of any sum expended by the said Mortgagee, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee in said property become indangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, or if any statement of lien is filed under the Statutes of Alabama relating to the liens of mechanics and materialmen without regard to form and contents of such statement and without regard to the existence or non-existence of the debt or any part thereof or of the lien on which such statement is based, then in any one of said events, the whole of said indebtedness hereby secured shall at once become due and payable, and this mortgage be subject to foreclosure as now provided by law in case of past flue mortgages, and the said Mortgagee 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 publishing once a week for three consecutive weeks, the time, place and terms of sale, in some newspaper published in said County and State, to sell the same in lots or parcels, or en masse, as Mortgagee may deem best, in front of the Court House door in said County, as public outery, to the highest bidder for cash and apply the prioceeds of said sale; First, to the expense of advertising, selling and conveying, including attorney's fees not to exceed lifteen percent (15%); Second, to the payment of any amounts that may have been expended, or that it may be necessary then to expend in paying insurance, taxes, or other incumbrances, with interest thereon; Third, to the payment of said indebtedness

Form 001-0795 3/81

Finance america

. 01

BOOK OB2 PAGE

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 remainder, if any, to be turned over to the said Mortgagor; and the undersigned, further agree that said Mortgagee may hid at said sale and purchase said property, if the highest bidder therefor, as though a stranger hereto, and the person acting as auctioneer at such sale is hereby authorized and empowered to execute a deed to the purchaser thereof in the name of the Mortgagor by such auctioneer as agent, or attorney in fact; and understand further agree to pay a reasonable attorney's fee to said Mortgagee for the foreclosure of this mortgage in Chancery, should the same be so fureclosed, said fee to be part of the debt hereto secured.

It is expressly understood that the word "Mortgagee" whenever used in this mortgage refers to the person, or to the persons, or to the corporation named as grantee or grantees in the granting clause herein.

Any estate or interest herein conveyed to said Mortgagee, or any right or power granted to said Mortgagee in or by this mortgage is hereby expressly conveyed and granted to the heirs, and agents, and assigns of said Mortgagee.

		IEREOF, we have		r hands and seals	86,	4	
		day ofFe	oruary			Ran Pai	- Of
WYTNE	25 X	- gro		- -			/A I)
			.	Charl	es Paige	(husband)	
	Moser	STATE	OF ALL SHELRY (io. 3/4			(Seal)
100	* /	1 L 13 T P 111	OMENT WAS FI	Helen	Paige ((wife)	(Seal)
		ione (FEB 25 AM II	: 09			,
		1389	/to 20	Len, Jan		···1. Deed Tax - \$:	(Seal)
	· ····································	15.	JUDGE OF FREEDR	<u> </u>		2. Mitg. Tax	ব্ৰহ
STATE	or Alaba	ama)	Minar		1-4	3. R∈cording Fee_ ≤	~>
Jefferso		}		General Acki	nowledgement	4. Indexing Fee	.00
		ounty)	legon Coole	^	- Massan	TOTAL /	Na in said State
I, th						Public in and for said Cou	my in said state.
-	,			Helen Paig			
whose na	ames are sig					ed before me on this day, th	at being informed
	antents of the conv			luntarily on the day th	he same bears da	ite.	
رينو ۽	yn under my hand	and official seal this		ay of Februa	ery		
	nda Ja	ckson	Cooks	ny comm	issim &	pices Norary public.	86
⊃ <i>// -}64</i> 5				7			~
≲ STATE	OF	}					
STATE		}	Corpora	te Acknowledgement			. '
COUNT	TY OF	,	•				,,,
COUNT	ry of	5				orary Public in and for	said County, in
I, . said St	ate, hereby certif		, , , , , , , , , , , , , , , , , , ,	, ,			
I, . said St whose	ate, hereby certif	Preside	ent of		No	doed before me on this	day that, being
I, . said St whose a corpo inform	ate, hereby certification as a signed of the content	President to the foregoing to the conveya-	ent of		No		day that, being
I, . said St whose a corpo inform the act	ate, hereby certiforms as a signer of the content of said corporate	to the foregoing to the conveya-	ent of	who is known to officer and with fu	me, acknowle	dged before me on this xecuted the same volun	day that, being tarily for and as
I, . said St whose a corpo inform the act	ate, hereby certiforms as a signer of the content of said corporate	to the foregoing to the conveya-	ent of	who is known to officer and with fu	me, acknowle	doed before me on this	day that, being tarily for and as
I, said St whose a corpo inform the act	ate, hereby certiforms as a signer of the content of said corporate	to the foregoing to the conveya-	ent of	who is known to officer and with fu	me, acknowle	dged before me on this xecuted the same volun	day that, being tarily for and as
I, said St whose a corpo inform the act	ate, hereby certiforms as a signer of the content of said corporate	to the foregoing to the conveya-	ent of	who is known to officer and with fu	me, acknowle	dged before me on this xecuted the same volun	day that, being tarily for and as
I, said St whose a corpo inform the act	ate, hereby certiforms as a signer of the content of said corporate	to the foregoing to the conveya-	ent of	who is known to officer and with fu	me, acknowle	dged before me on this xecuted the same volun	day that, being tarily for and as
I, said St whose a corpo inform the act	ate, hereby certiforms as a signer of the content of said corporate	to the foregoing to the conveya-	ent of	who is known to officer and with fu	me, acknowle	dged before me on this xecuted the same volun	day that, being tarily for and as
I, said St whose a corpo inform the act	ate, hereby certificance as	to the foregoing to the conveya-	ent of	who is known to officer and with fu	me, acknowle	dged before me on this xecuted the same volun	day that, being tarily for and as
I, said St whose a corpo inform the act	ate, hereby certificance as. Pration, is signed ed of the content of said corporation in the content of said corporation. When under my has the content of	to the foregoing to the conveya-	ent of	who is known to officer and with fu	me, acknowle	dged before me on this xecuted the same volun	day that, being tarily for and as
I, said St whose a corpo inform the act	ate, hereby certificance as	to the foregoing to the conveya-	ent of	who is known to officer and with fu	me, acknowle	dged before me on this xecuted the same volun	day that, being tarily for and as
said St whose a corpo inform the act	ate, hereby certificance as a signed of the content of said corporation ander my hard with the content of said corporation and the content of said corporation and the content of said corporation.	to the foregoing its of the conveya- tion. and and official s	ent of	who is known to officer and with funday of	me, acknowle	dged before me on this xecuted the same volun	day that, being tarily for and as
I, said St whose a corpo inform the act	ate, hereby certificance as a signed of the content of said corporation ander my hard with the content of said corporation and the content of said corporation and the content of said corporation.	to the foregoing its of the conveyation.	ent of conveyance, and nice, he, as such eal, this the	who is known to officer and with funday of	me, acknowle	dged before me on this xecuted the same volun	day that, being tarily for and as
said St whose a corpo inform the act	ate, hereby certificance as a signed of the content of said corporation ander my hard with the content of said corporation and the content of said corporation and the content of said corporation.	to the foregoing its of the conveyation.	ent of conveyance, and note, he, as such eal, this the	who is known to officer and with funday of	me, acknowle	edged before me on this xecuted the same volun	day that, being tarily for and as
said St whose a corpo inform the act	ate, hereby certificance as a signed of the content of said corporation ander my hard with the content of said corporation and the content of said corporation and the content of said corporation.	Corporation. and and official series 35020	ent of conveyance, and nice, he, as such eal, this the	who is known to officer and with funday of	me, acknowled authority, e	edged before me on this xecuted the same volun	day that, being tarily for and as
said St whose a corporate the act G	ate, hereby certificance as a signed of the content of said corporation ander my hard with the content of said corporation and the content of said corporation and the content of said corporation.	Corporation. and and official series 35020	ent of conveyance, and nice, he, as such eal, this the	who is known to officer and with funday of	me, acknowled authority, e	edged before me on this xecuted the same volun	day that, being tarily for and as
said St whose a corpo inform the act	ate, hereby certificance as	Corporation. and and official series 35020	BLCAGE conveyance, and note, he, as such eal, this the	ALABAMA, County. County. Gay of Gay of Probate	me, acknowled authority, e	edged before me on this xecuted the same volun	day that, being tarily for and as
said St whose a corporate act G	Paige and wife Helen Paige Alabama Alabama Alabama	Corporation. and and official series 35020	BLCAGE conveyance, and note, he, as such eal, this the	Officer of the Judge of Probate Office of the Judge of Probate	me, acknowled authority, e	edged before me on this xecuted the same volun	day that, being tarily for and as
said St whose a corpo inform the act	Paige and wife Helen Paige #12(6th. Ave)	Interior of the conveyantion of the Morth interior and and and and and and and and and all all all all all all all all all al	BTC A GE and conveyance, and note, he, as such eal, this the	ALABAMA, County. County. Gay of Gay of Probate	me, acknowled authority, e	edged before me on this xecuted the same volun	day that, being tarily for and as