REAL ESTATE MORTGAGE								
STATE O	F ALABAM	IA)	V ALL MEN B	V THESE P	RESENTS.			
COUNTY	OF Jeff		V ALL WILLY	THE GET	, LOLIVIO.			
THAT	WHEREAS	Charles I	. Dill, II	I and wif	e, Gwendol	yn Lecroy	Dill	
(hereinaf RATION,	ter called " a North C dol 1	Mortgagors", varolina corpora ars and NO/	whether one outlion (hereina	r more) are fter called "	justly indebte Mortgagee"),	ed to FIRST Uin the sum of	INION MORTO Sixteen 6,000.00	GAGE CORPO- thousand) DOLLARS,
evidence AND W	d by one p HEREAS, I avment the	romissory note Mortgagors agr ereof.	of even date ee, in incurrir	herewith an ng said indeb	d payable ac tedness, that	this mortgage	e fetiliz meter	of. Ven to secure the
T WON	THEREFOR	E, in considera	t mill T	II and wil	e. Gwendol	yn Lecroy	Díll	. as a falloudoo
and all of described	thers execu d real estat	iting this mortg e, situated in	gage, do here She1by	by grant, ba	rgain, sell, an ounty, State o	d convey unt	o tne mortgag	ee the following
	reco	11, Block 6 orded in Map	, according Book 6, P	g to the sage 106, s	survey of S in the Prob	outhwind, ate Office	Second Sect of Shelby	or, as County,
	•••							
8								
를 **	NOTE: G	vendolyn L.	Dill and G	wendolyn	Lecroy Dil	l is one ar	nd the same	person.**
076rae								
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which has the property as	ddress of2232	Tahiti Lane		<u> </u>
Alabaste		35007 Street		
City			·	

TO HAVE AND TO HOLD such property unto Mortgagee and Mortgagee's successors and assigns, forever, together with all buildings, improvements, fixtures, or appurtenances now or hereafter erected thereon, including all apparatus, equipment, fixtures, or articles, whether in single units or centrally controlled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation or other services, and also together with any screens, window shades, storm doors and windows, awnings, stoves and water heater (all of which are declared to be a part of said real estate whether physically attached thereto or not).

Mortgagors covenant that Mortgagors are lawfully seized of the estate hereby conveyed and have the right to mortgage, grant and convey the property; that the said property is free from all encumbrances, except those encumbrances and mortgages described in this instrument.

Mortgagors and Mortgagee further covenant and agree as follows:

- 1. Mortgagors shall promptly pay when due the principal of and interest on the indebtedness evidenced by the promissory note, and late charges as provided in the promissory note.
- Mortgagors covenant and agree 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 Mortgagee, shall, at the election of the Mortgagee, constitute a default hereunder authorizing the Mortgagee to call the entire indebtedness secured hereby immediately due and payable.
- Mortgagors do hereby expressly waive, release and discharge their homestead exemption as allowed by the laws
 of the State of Alabama until the entire amount owed hereunder is paid in full.

FUMC 342 (12-62) AL (Fixed)

Kracke, Thompson & Ellis
Attorneys at Law
2220 Highland Avenue South
Birmingham, Alabama 35205-2902

- 4. Mortgagors hereby set over, assign, transfer any and all rents, issues and profits of the said premises hereinbefore described accruing from and after an action to foreclose this mortgage, or from the date of mailing notice of default from this Mortgagee or its Attorney to the Mortgagors, whichever occurs first.
- 5. The Mortgagors shall have the right and option to prepay in whole or in part at any time the indebtedness secured by this mortgage. In the event that the Mortgagors default on any monthly payment, a late charge of five (5) percent of the monthly payment may be assessed after ten (10) days of delinquency.
- 6. Mortgagors shall keep the premises in good condition and repair, reasonable wear and tear excepted; shall not permit nor perform any act which would in any way impair the value of the premises; shall not remove any fixture nor remove or demolish any building or improvement located on the above described land without the written consent of Mortgagee; and shall neither commit nor permit waste of the premises.
- 7. If any lien upon the property hereby conveyed, superior to the lien of this mortgage be in default, then the entire debt hereby secured shall, at the option of the holder or holders hereunder, become immediately due and payable.
- 8. That in the event the Mortgagors fail to pay and/or discharge the taxes, assessments, levies, liabilities, obligations and encumbrances, or fail to keep said property insured in sufficient amount to cover all mortgages thereon or to deliver the policies, premiums paid, or fail to repair the said property, as herein agreed, the Mortgagee is hereby authorized at its election to pay and/or discharge said taxes, assessments, levies, liabilities, obligations and encumbrances or any part thereof, to procure and pay for such insurance or to make and pay for such repair, without any obligation on their part to determine the validity and/or necessity of any thereofrand without the Mortgagee waiving or affecting any option, lien, equity or right under or by virtue of this mortgage; and the full amount of each and every such payment shall be immediately due and payable and shall bear interest from the date thereof until paid at the rate then in effect under the terms of the note or notes secured hereby, and together with such interest, shall be secured by the lien of this mortgage; but nothing herein contained shall be construed as requiring the Mortgagee to advance or expend moneys for any of the purposes in this paragraph mentioned.
- (\$\frac{\pmathred{\pmathre hereby assigned and shall be paid to Mortgagee, who may apply the same to payment of the installments last due under said note, and Mortgagee is hereby authorized, in the name of Mortgagors, to execute and deliver valid acquittances thereof and to appeal from any such award.
 - 10. No delay or failure of Mortgagee to exercise any option herein given or reserved shall constitute a waiver of such option or estop Mortgagee from afterwards exercising same or any other option at any time; or contracting to pay by Mortgagee of anything Mortgagors have herein agreed to pay shall not constitute a waiver of the default of Mortgagors in failing to make said payments and shall not estop Mortgagee from foreclosing this mortgage on account of such failure of Mortgagors.
 - 11. The term "Mortgagors", wherever used herein, shall mean the party or parties executing this mortgage, jointly and severally, and all the covenants, conditions, and agreements hereof shall bind their respective heirs, executors, administrators, successors, and assigns and shall inure to the benefit of and be available to the successors and assigns of Mortgagee. The rights, options, powers and remedies herein provided shall be cumulative and no one or more of them shall be exclusive of the other or others, or of any right or remedy now or hereafter given or allowed by law.
 - 12. Upon condition, however, that if the said Mortgagors pay said indebtedness, and reimburse said Mortgages or assigns for any amounts Mortgagees may have expended for taxes, assessments, and insurance, and Interest thereon, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgagee or assigns, 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 or assigns in said property become endangered by reason of the enforcement of any prior lien or encumbrance thereon, so as to endanger the debt hereby secured, 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 due mortgages, and the said Mortgagee, agents or assigns, 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, by publication in some newspaper published in sald County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Courthouse door of said County (or the division thereof), where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of the sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's fee; 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 other encumbrances, then interest thereon; Third, to the payment of said indebtedness in full, whether the same shall or shall not have fully matured at the date of said sale; and Fourth, the balance, if any, to be turned over to the said Mortgagors and undersigned further agree that said Mortgagee, agents or assigns may bid at said sale and purchase said property, if the highest bidder therefor; and undersigned further agree to pay a reasonable attorney's fee to said Mortgagee or assigns, for the foreclosure of this mortgage in Circuit Court, should the same be so foreclosed, said fee to be a part of the hereby secured indebtedness.

IN WITNESS WHEREOF, each of the Mortgag mortgage to be executed by its duly authorized offic June 19 86	ors has hereunto set his or her hand and seal or caused this ers and its seal to be hereunto affixed, this the <u>5th</u> day of
WITNESSES:	$\mathcal{O}(n(n))$
	(11/2 F CD) 2 1101
	Charles L. Dill, III
· · · · · · · · · · · · · · · · · · ·	Theudolyng solf Alel (L.S.)
	Gwendolyn/Lectoy Dill
Charles L. Dill, III and wife, are signed to the foregoing convey before me on this day, that, being informed of the covoluntarily on the date the same bears date. GIVEN under my hand and official seal this	ance and who are known to me, acknowledged
	Jall 500 E
This instrument prepared by: Diann Randall for	AL ROSSIE
First Union Mortgage Corp.	
3928 Montclair Road, Suite 219	
Birmingham, Alabama 35213	

STATE OF ALA. SHELBY CO.

I CERTIFY THIS
INSTRUMENT WAS FILED

1986 JUN 1 1 AM 11: 07

JUDGE CF PROBATE

1. Deed Tax \$ _____

2. Mtg. Tax 34.00

3. Recording Fee 7.50

TOTAL 32.50