A STATE OF THE STA	115	#		- igili
ORTGAGE DEED — CONSTRUC	TION		·	
	•		•	
THE STATE OF ALABAMA	}		This instrument	was prepared by
JeffersonCou	nt y			
	!			
KNOW ALL MEN BY THESE	PRESENTS: Th	at whereas B.G. Winfor	d Builders, INC	Comovation
<u> </u>		ave justly indebted to Firs		
reinafter called the Mortgagee, in the	principal sum of_	ONe Hundred Twenty Se		
Hundred Dollars and no/00		<u>;</u>	<u>(\$ 127,200.</u>	00) Dollan
•	•		•	
evidenced by negotiable note of ev	en date herewith,			
	:			
NOW, THEREFORE, in consi	deration of the pro	emises and in order to secure t	he payment of said in	debtedness and a
enewals or extensions of same and s	any other indebted	iness now or hereafter owed	by Mortgagors or M	ortgagee and co
liance with all the stipulations herein	after contained, t	he said		····-
B.G. Winford Builde	ers. Inc.		(hereinafter	called Mortgago
o hereby grant, bargain, sell and con		Mortanese the following desc	ribed real estate situa:	ted in
		İ		
	State of Alabama	•		
Lot 18, according to Man Book 13, page	to the Survey	of Southpointe, Four Probate Office of She	th Sector as rec lby County, Alak	orded cama.
III Pap Dook 15, pos				
			•	
		! !		, , ,
		1		•
				•
527				•
MGE 527				•
				•
228 me 527				•
200 m				
28 28 ·				
28 m				

First Den Sew. Corp.

together with all rents and other revenues thereof and all rights, privileges, casements, teacments, interests, improvements and appartenences thereunto belonging or in any wise appertaining, including any after-acquired title and ensements and all rights, title and interest now or hereafter owned by the Mortgagors in and to all buildings and improvements, storm and screen windows and doors, gas, steam, electric and other heating, lighting, ventilating, air conditioning, refrigerating and cooking apparatus, elevators, plumbing, sprinkling, and other equipment and fixtures attached or appertaining to said premises, all of which (hereinafter designated as the mortgaged property) shall be deemed realty and conveyed by this mortgage.

TO HAVE AND TO HOLD the same and every part thereof unto the Mortgagee, First General Land Corporation successors and easigns forever.

And for the purpose of further securing the payment of said indebtedness the Mortgagors covenant and agrees as follows:

1. That they are lawfully seized in fee and possessed of said mortgaged property and have a good right to convey the same as aforesaid, that they will warrant and forever defund the title against the lawful claims of all persons whomsoever, and that said property is free and clear of all emergencies, casements and restrictions not herein specifically mentioned.

BOOK 228 PAGE 528

2. That they will pay all taxes, assessments, or other liens taking priority over this mortgage when imposed legally upon said mortgaged property and should default be made in the payment of same, or any part thereof, said Mortgagee may pay the same.

3. That they will keep the buildings on said premises continuously insured in such amounts, in such manner and in such companies as may be satisfactory to the Mortgagess against loss by fire and such other hazards as Mortgages may specify, with loss, if any, payable to said Mortgages, and will deposit with Mortgages policies for such insurance and will pay premiums thereof as the same become due Mortgagors shall give immediate notice in writing to Mortgages of any loss or damages to said premises caused by any casualty. If Mortgagors fail to keep said property insured as above specified, the Mortgages may insure of any loss or damages to said premises caused by any casualty. If Mortgagors fail to keep said property insured as above specified, the Mortgages may insure to Mortgages which is hereby granted full power to settle and compromise claims under all policies and to demand, receive and receipt for all sums becoming due thereunder; said proceeds, if collected, to be credited on the indebtedness secured by this mortgage, less cost of collecting same, or to be used in becoming due thereunder; said proceeds, if collected, to be credited on the indebtedness secured by this mortgage for insurance or for the payment of taxes, repairing or reconstructing the premises as the Mortgages may elect; all amounts so expected by said Mortgages for insurance or for the payment of taxes, repairing or reconstructing the premises as the Mortgages may elect; all amounts so expected by said Mortgages for insurance or for the payment of taxes, repairing or reconstructing the premises as the Mortgages may elect; all amounts so expected by said Mortgages for insurance or for the payment of taxes, repairing or reconstructing the premises as the Mortgages may elect; all amounts so expected by said Mortgages for insurance or for the payment of taxes, repairing or reconstructing the premises as the Mortgages and shall be secured by the lien of this mortgage and shall bear interest at the highest legal rate from date of payment by said

4. To take good care of the mortgaged property 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 it now is, reasonable wear and tear alone expected.

5. That no delay or failure of the Mortgagee to exercise any option to declare the maturity of any debt secured by this mortgage shall be taken or deemed as a waiver of the right to exercise such option or to declare such forfeiture either as to part or present default on the part of said Mortgagors, and that the procurement of insurance or payment of taxes by the Mortgagee shall not be taken or deemed as a waiver of the right to declare the maturity of the indebtedness hereby secured by reason of the failure of the Mortgagors to procure such insurance or to pay such taxes, it being agreed that no terms or conditions contained in this mortgage can be waived, altered, or changed except as eveidenced in writing signed by the Mortgagors and by the Mortgagee.

6. That they will well and truly pay and discharge any indebtedness hereby secured as it shall become due and payable including the note or notes above described, any renewals or extensions thereof, and any other notes or obligations of Mortgagors to Mortgagee whether now or hereafter incurred.

7. That after any default on the part of the Mortgagors, the Mortgagee shall, upon bill filed or other proper legal preceeding 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, and of the rents, issues and profits or out of the proceeds of that a reasonable attorney's fee shall, among other expenses and costs, be fixed, allowed and paid out of such rents, issues and profits or out of the proceeds of the sale of said mortgages property.

8. That all the covenants and agreements of the Mortgagors herein contained shall extend to and bind their heirs, executors, administrators, successors and assigns, and that such covenants and agreements and all options, rights, privileges and powers herein given, granted or secured to the Mortgagee shall intered to the heirs, successors or assigns of the Mortgagee.

9. That the debt hereby secured shall at once become due and payable and this mortgage subject to foreclosure as herein provided at the option of the holder hereof when and if any statement of lien is filed under the statutes of Alabama relating to liens of mechanics and materialmen, without regard to the 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.

is being advanced to !		e in accordance with a	Loan Agreement between			
Mortgagee may at its mediately due and pa ment between Mortes	option declare the enti- yable in the event of a based and Mortgagee, day	ire indebtedness secure reach by Mortgagor of ted the date hercof, wi	any covenant contained in high said Loan Agreement	this mortgage, the pote	secured hereby, or in said	Loan Ag
	said Loan Agreement v	200 00	principal amos	int with interest secured	hereby, this mortgage sh	eli also se
any and all other and contemplated to be of the prompt payment mortgage, and in sal assigns, the followin	onstructed upon the Mo of the same, with the int d Loan Agreement, hav g described additional p	ss now or hereafter ow ergaged Property, this terest thereon, and furt we bargained and sold property, situated or to	mortgage covers and the uniter to secure the performa and do hereby grant, bargo be situated on the real expensions.	gagee. During the perion ndersigned, in considerance of the covenants, co- pain, sell, alien and con- tate hereinabove descri	ed of construction of the station of said indebtedness, nditions and agreements were unto Mortgagee, its stated and mortgaged:	and to se et forth in uccessors
being used or useful ment, fixtures and fi located. Personal pro- builing blocks, said to	in connection with the ittings are actually locat operty herein conveyed a and cement, roofing mat	improvements located ted on or adjacent to s and mortgaged shall in terials, paint, doors, wi strictland one equipme	ry kind or character now or or to be located on the he said real estate or not, and sclude, but without limitation indows, hardware, nails, wi ent and appliances, pipes as ed or useful in connection	whether in storage or on, all lumber and lumb res and wiring, plumbin d piping, ornamental a	therwise, wheresoever the er products, bricks, build g and plumbing fixtures, and decorative fixtures, and	same ma ing stones neating an
whether one or more	e persons or a corporati	ion.	dersigned Mortgagors shall			
due and payable and and in that event only renewals or extension any sum expended become endangered	shall in all things do any y this conveyance shall b no thereof or any part to y said Mortgagee under by reason of the enforce	d perform all acts and be and become null and hereof or should any i the authority of any o ement of any prior lier	shall well and truly pay as agreements by them herein void; but should default be nterest thereon remain ung of the provisions of this mo or encumbrance thereon a rity having power of emine	e made in the payment of aid at maturity, or show rtgage or should the into o as to endanger the del	of the indebtedness hereby ald default be made in the erest of said Mortgagee in the hereby secured, or should not law, either federal or s	secured of repayme said Prop ld a petition tate, be po
imposing or authori	zing the imposition of a	specific tax upon this r	nortgage of the debt hereo;	seesment upon the MOI	tagged premises shall be o	harged ag
the owner of this m jurisdiction or shou	ortgage or should at any ld the Mortgagors fail to	o do and perform any	other act or thing herein re	quired or agreed to be d	one, then in any of said en	venta the vecome du
of the indebtedness	hereby secured, or any	portion or part of sam	the Mortgagee, notice of the	e exercise of such optio	n being hereby expressly wat taking such possession	vaived; an to sell the
Mortgagee shall have before the County (e the right to enter upor Court House door in	Shelby	County, Alabama at	public outery for cash,	after first giving notice of eral circulation published	the time, in said Co
and terms of such se	le by publication once	Meer for three courses	owner of the debt and mon	gage, or auctioneer, shi	aid sale: First, to the expe	r (or and
and upon the paym	Siff of title baterings ago.		14.42.36	AMBIU INA RICCARRIS DI I		nse of adv
and upon the paym name of the Mortg	agors a good and suffici	ent deed to the propert	y sold; the into the patement of	any amounts that may	have been expended or the in full of the principal in	at may th
and upon the paym name of the Mortga ing, selling and cor necessary to expend	agors a good and suffici- iveying, including a reas I in paying insurance, to	can deed to the propertionable attorney's fee; exes and other encumb	second; to the payment of rances, with interest thereo	any amounts that may in; third, to the paymen	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the paym name of the Mortga ing, selling and cor necessary to expend interest thereon, wi	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the paym name of the Mortga ing, selling and cor necessary to expend interest thereon, wi	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the paym name of the Mortga ing, selling and cor necessary to expend interest thereon, wi	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the paym name of the Mortgaing, selling and cornecessary to expendinterest thereon, wi fourth, the balance may bid and become	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the paym name of the Mortga ing, selling and cor necessary to expend interest thereon, wi	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the paym name of the Mortgaing, selling and cornecessary to expendinterest thereon, wi fourth, the balance may bid and become	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the payment name of the Mortgaing, selling and cornecessary to expendinterest thereon, withouth, the balance may bid and become	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the payment name of the Mortgaing, selling and cornecessary to expendinterest thereon, withouth, the balance may bid and become	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the payment name of the Mortgaing, selling and cornecessary to expendinterest thereon, withouth, the balance may bid and becomes becomes and becomes the selling and	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the payment name of the Mortgaing, selling and cornecessary to expendinterest thereon, withouth, the balance may bid and becomes becomes and becomes the selling and	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the payment name of the Mortgaing, selling and cornecessary to expendinterest thereon, withouth, the balance may bid and becomes becomes and becomes the selling and	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the payment name of the Mortgaing, selling and cornecessary to expendinterest thereon, withouth, the balance may bid and becomes becomes and becomes the selling and	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the payment name of the Mortgaing, selling and cornecessary to expendinterest thereon, withouth, the balance may bid and becomes becomes and becomes the selling and	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the payment name of the Mortgaing, selling and cornecessary to expendinterest thereon, withouth, the balance may bid and becomes becomes and becomes the selling and	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the payment name of the Mortgaing, selling and cornecessary to expendinterest thereon, withouth, the balance may bid and becomes becomes and becomes the selling and	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the payment name of the Mortgaing, selling and cornecessary to expendinterest thereon, withouth, the balance may bid and becomes becomes and becomes the selling and	agors a good and suffici- everying, including a rear in paying insurance, to either the same shall or of any to be paid over	ent deed to the propert sonable attorney's fee; exes and other encumb shall not have fully mand to the said Mortgagor	second; to the payment of rances, with interest thereo atured at the date of said so s or to whomsoever then a	any amounts that may in; third, to the payment ile, but no interest shall opears of record to be the	t in full of the principal in be collected beyond the d	at may the debtedness ate of sale
and upon the paym name of the Mortgaing, selling and cornecessary to expendinterest thereon, wi fourth, the balance may bid and become	agors a good and suffici- eveying, including a rear in paying insurance, ta- nether the same shall or , if any, to be paid over ne the purchaser of the	ent deed to the property sonable attorney's fee; exes and other encumb shall not have fully make to the said Mortgagor mortgaged property a	second, to the payment of rances, with interest thereo at the date of said as or to whomsoever then as any foreclosure sale there	any amounts that may in; third, to the paymen ale, but no interest shall opears of record to be the eunder.	t in full of the principal in be collected beyond the discover of said property.	at may the debtedness into of sale. The Mort
and upon the paym name of the Mortgaing, selling and cornecessary to expendinterest thereon, wi fourth, the balance may bid and become	agors a good and suffici- eveying, including a rear in paying insurance, ta- nether the same shall or , if any, to be paid over ne the purchaser of the	ent deed to the property sonable attorney's fee; exes and other encumb shall not have fully make to the said Mortgagor mortgaged property a	second; to the payment of rances, with interest thereo at the date of said so or to whomsoever then at any foreclosure sale there are their hands and seals this	any amounts that may in; third, to the paymen ile, but no interest shall opears of record to be the eunder. 24th	t in full of the principal in be collected beyond the die owner of said property. day of	at may the debtedness ate of sale. The Mort
and upon the paym name of the Mortgaing, selling and cornecessary to expendinterest thereon, wi fourth, the balance may bid and become	agors a good and suffici- eveying, including a rear in paying insurance, ta- nether the same shall or , if any, to be paid over ne the purchaser of the	ent deed to the property sonable attorney's fee; exes and other encumb shall not have fully make to the said Mortgagor mortgaged property a	second, to the payment of rances, with interest thereo at the date of said as or to whomsoever then as any foreclosure sale there	any amounts that may in; third, to the paymen ile, but no interest shall opears of record to be the eunder. 24th	t in full of the principal in be collected beyond the discover of said property.	at may the debtedness into of sale. The Mort
and upon the paym name of the Mortgaing, selling and cornecessary to expendinterest thereon, wi fourth, the balance may bid and become	agors a good and suffici- eveying, including a rear in paying insurance, ta- nether the same shall or , if any, to be paid over ne the purchaser of the	ent deed to the property sonable attorney's fee; exes and other encumb shall not have fully make to the said Mortgagor mortgaged property a	second; to the payment of rances, with interest thereo at the date of said so or to whomsoever then at any foreclosure sale there are their hands and seals this	any amounts that may in; third, to the payment ale, but no interest shall opears of record to be the eunder. B.G. Winf	day of FED. 19_	at may the debtedness into of sale. The Mort
and upon the paym name of the Mortgaing, selling and cornecessary to expendinterest thereon, wi fourth, the balance may bid and become	agors a good and suffici- eveying, including a rear in paying insurance, ta- nether the same shall or , if any, to be paid over ne the purchaser of the	ent deed to the property sonable attorney's fee; exes and other encumb shall not have fully make to the said Mortgagor mortgaged property a	second; to the payment of rances, with interest thereo at the date of said so or to whomsoever then at any foreclosure sale there are their hands and seals this	any amounts that may in; third, to the paymen ile, but no interest shall opears of record to be the eunder. 24th	day of FED. 19_	at may the debtedness into of sale. The Mort