(For Use in Alabama)

ALABAMA

SHELBY

-

...

County

CONSTRUCTION LOAN MORTCACE, ASSIGNMENT OF RENTS AND SECURITY AGREEMENT COLLATERAL MAY INCLUDE FIXTURES; SECURES FUTURE ADVANCES WHICH MAY BE MADE ON A REVOLVING, EQUITY LINE OF CREDIT BASIS

THIS MORTGAGE, ASSIGNMENT OF RENTS AND SECURITY AGREEMENT (hereinafter referred to as this "Mortgage"), made as of the 4th 1989, by and among Ken Lokey Homes, Inc., a Texas corporation, having a mailing address of 1800 Bering Drive, Texas 77057 (hereinafter as "Mortgagor") and General Electric Houston, Suite 220, Corporation, a New York corporation, having an office located at Two Galleria Tower, Suite 1750, 13455 Noel Road, L.B. 24, Dallas, Texas 75240 (hereinafter referred to as "Mortgagee").

WITNESSETH:

WHEREAS, Mortgagee is obligated to lend, and has loaned, Two Hundred Thirty Thousand, Four Hundred and no/100****** Mortgagor (\$ 230,400.00), and Mortgagor is thereby indebted to Mortgagee in the the said sum of Two Hundred Thirty Thousand, Four Hundred and no/100* DOLLARS (\$ 230,400.00), as evidenced by a note from Mortgagor to Mortgagee in said amount and of even date (the "Note"), with interest thereon and payable as described therein; and

WHEREAS, Mortgagor desires to secure the payment of the Note With interest and any renewals or extensions thereof, in whole or in part, and of the additional payments hereinafter agreed to be made, by a conveyance of the lands and a grant of the security interests hereinafter described.

NOW, THEREFORE, to secure the repayment of the indebtedness evidenced by such Note and any extensions or renewals thereof, the performance of such other obligations of Mortgagor as set forth herein and the payment of all other sums herein covenanted to be paid, Mortgagor hereby irrevocably grants, transfers, conveys and assigns, under and assigns to Mortgagee, its successors and assigns, under and assigns to Mortgagee, its successors and assigns, under and subject to the terms and conditions hereinafter set forth, all Alabama, described in Exhibit A attached hereto and incorporated herein by reference (collectively, the "Property").

TOCETHER WITH, all rents, issues, profits, royalties, income, accounts, general intangibles and other benefits derived from the Property (collectively, the "Rents"), subject to the right, power and authority herein given to Mortgagor to collect and apply such Rents. The Rents have also been assigned to Mortgagee pursuant to that certain Assignment of Rents and Leases of even date herewith (the "Assignment").

TOGETHER WITH, all leasehold er ate, right, title and interest of the Mortgagor in and to all leases or subleases covering the Property or any portion thereof now or hereafter existing or entered into, and all right, title and interest of Mortgagor thereunder, including, without limitation, all cash or security

42.1

27.4

4.80

الأورانين

10.7.88

deposits, advance rentals and deposits of payments of similar nature.

TOGETHER WITH, all interests, estate or other claims, both in law and in equity, which Mortgagor now has or may hereafter acquire in the Property.

TOGETHER WITH, all of the interest of Mortgagor in all easements, rights-of-way, licenses, operating agreements, strips and acres of land, streets, ways, alleys, passages, sewer rights, waters, water courses, water rights and powers, oil and gas and other minerals, flowers, shrubs, crops, trees, timber and other emblements now or hereafter located on the Property or under or above the same or any part or parcel thereof, and all estates, rights, titles, interests, privileges, liberties, tenements, hereditaments and appurtenances, reversion and reversions, remainder and remainders, whatsoever, in any way belonging, relating or appertaining to the Property or any part thereof, or which hereafter shall in any way belong, relate or be appurtenant thereto, whether now owned or hereafter acquired by Mortgagor, including, without limitation, all such interests located on or appurtenant to the Property more particularly described in Exhibit A attached hereto and incorporated herein by reference.

TOGETHER WITH, all right, title and interest of Mortgagor, now owned or hereafter acquired, in and to any land lying within the right-of-way of any street, open or proposed, adjoining the Property, and any and all sidewalks, alleys and strips of land adjacent to or used in connection with the Property.

TOGETHER WITH, any and all buildings, structures and improvements of every nature whatsoever now or hereafter erected or situated on the Property, including, but not limited to, the fixtures, attachments, appliances, equipment, machinery, and other articles attached to said buildings and improvements, which items are necessary for the operation and maintenance of the Property are necessary for the "Improvements").

TOGETHER WITH, all right, title and interest of Mortgagor in and to all tangible personal property (the "Personal Property") owned by Mortgagor and now or at any time hereafter located on or at the Property or used in connection therewith, including, but not limited to, all goods, building supplies and materials, books and records, chattels, machinery, tools, insurance proceeds, equipment (including fire sprinklers and alarm systems, heating, plumbing, refrigerating, electronic monitoring, entertainment, recreational, window or structural -ucleaning rigs, maintenance, equipment for exclusion of vermin or arinsects and removal of dust, equipment for handling refuse or sawgarbage, equipment for the purpose of supplying or distributing timelectricity, gas, water, air and light, and all other equipment of every kind), elevators and related equipment, all indoor and outdoor furniture (including tables, chairs, planters, desks, sofas, shelves, lockers and cabinets), wall beds, wall safes, furnishings, appliances (including ice makers, refrigerators, disposals, compactors, fans, heaters, stoves, water heaters and incinerators), inventory, rugs, carpets and other floor coverings, draperies and drapery rods and brackets, awnings, window shades, venetian blinds, curtains, lamps, chandeliers an other lighting fixtures and office maintenance and other supplies.

TOGETHER WITH, all the estate, interest, right, title, other claims or demands with respect to the proceeds of insurance in effect with respect thereto, which Mortgagor now has or may

hereafter acquire in the Mortgaged Estate (as hereinafter defined), and any and all awards made for the taking by eminent domain, or by any proceeding or purchase in lieu thereof, of the whole or any part of the Mortgaged Estate (as hereinafter defined).

TOGETHER WITH, all extensions, additions, improvements, betterments, after-acquired property, renewals, replacements and substitutions, or proceeds from a permitted sale of any of the *** foregoing, and all the right, title and interest of Mortgagor in Many such fixtures, machinery, equipment, appliances, vehicles and personal property subject to or covered by any prior Mortgage, security agreement, conditional sales contract, chattel mortgage or similar lien or claim, together with the benefit of any deposits or payments now or hereafter made by Mortgagor or on behalf of Mortgagor, all right, title or interest of Mortgagor in any tradenames, trademarks, servicemarks, logos and goodwill related thereto which in any way now or hereafter belong, relate or appertain to the Mortgaged Estate or any improvements thereon or any part thereof whether now or hereafter acquired by Mortgagor; any letter of credit securing any obligation of Mortgagor under the Loan Documents; and all inventory, accounts, chattel paper, documents, equipment, fixtures, farm products, consumer goods and general intangibles constituting proceeds acquired with cash proceeds of any of the Mortgaged Estate assets described herein.

The entire estate, Property, Improvements, Personal Property, Rents, and other interests hereby conveyed to Mortgagee may be referred to herein as the "Mortgaged Estate".

TO HAVE AND TO HOLD the Mortgaged Estate unto and to the use of the Mortgagee, its successors and assigns, absolutely and in the fee simple.

Mortgagor covenants with Mortgagee that it is seized of the Property in fee simple and has the right to convey the same; that it will warrant and defend the same against the claims of all persons whomsoever and that the Property is free and clear of all encumbrances except those, if any, set forth in Exhibit B attached hereto and incorporated herein by reference.

THE MORTGAGED ESTATE IS GRANTED TO THE MORTGAGEE FOR THE PURPOSE OF SECURING:

- amount of Two Hundred Thirty Thousand, Four Hundred and no/100 DOLLARS (\$ 230,400.00), with interest thereon, evidenced by the Note of even date herewith in the amount of Two Hundred Thirty Thousand, Four Hundred and no/100DOLLARS (\$ 230,400.00) payable to Mortgagee and executed by Mortgagor, which has been delivered to and is payable to the order of Mortgagee, and which by this reference is hereby made a part hereof, and any and all modifications, extensions and renewals thereof. The interest and principal shall be due and payable in monthly installments as provided in the Note.
 - B. Payment of all sums advanced by Mortgagee to protect the Mortgaged Estate, with interest thereon at the rate then effective under the Note or the highest contract rate permitted by policable law, whichever is less.
 - C. Payment of all other sums, with interest thereon, which are presently or may hereafter be loaned to Mortgagor, or its successors or assigns, by Mortgagee, when evidenced by a

- 3 -

All inderenteeses, obligations and other matters described above (in subsections A through C immediately preceding) as escured by this Mortgage are harsinafter collectively referred to as the "Secured Obligations," This Mortgage, the Note, the Assignment of Rente and Leases, the representations and varranties of Mortgager contained in the consiteent letter between Mortgager and Hortgages dated September 8, 1988 (the "Commitment with tranties") and any other instrument given to syldence or to secure the payment and performance of any of the Secured Obligations are hereinafter collectively referred to as the "Loan Bocuments."

Since animated that they are some . My com

COVENANTS AND AGRETMENTS OF MORTGAGOR

Mortgagor hereby covenants and agrees as follows;

1.0) Payment of Secured Obligations. To pay when due the Secured Obligations (including, without limitation, the principal of, and the interest on, the indebtedness evidenced by the Note, charges, fees and all other sums as provided in the Loan Documents, and the principal of, and interest on, any advances made by Mortgages to protect the Property or the Improvements), the repayment of which is secured by this Mortgage, Pursuant to the terms of the Note, payments under the Note shall be due and payable on the first day of each month.

1.02 Maintenance, Renair, Alterations. To keep the Mortgaged Estate in good condition and Repair, not to remove, demolish or substantially alter (except such alterations as may be required by laws, ordinances or regulations) any of the improvements; to complete promptly and in good and worksenlike mauner any building or other improvement which may be constructed on the Property and to promptly restore in like manner any of the improvements which may be designed or destroyed thereon, and to pay when due or, alternatively, to procure a bond adequately covering all claims for labor performed and materials furnished therefor, to comply with all laws, ordinances, regulations, covenants, conditions and restrictions now or hereafter effecting the Hortgaged Estate or any part thereof or requiring any alterations or improvements; not to commit or permit any waste or destruction of the Mortgaged Estates to keep and maintain abutting grounds, eidewalks, roads, parking and landscape areas in good and next order and repair; not to commit, suffer or permit any act to be done in or upon the Martgaged Estate in violation of any law, ... ordinance or regulation, now extering or hereinafter enacted, or and the provision of any lesse the violation of which could result in courtie termination of such leasehold.

1.03 Required Insurance.

(a) That at all times Mortgagor will maintain and keep in force in such smounts and for such pariods of time as Mortgages may require and with an insurance company or compenies approved by said Mortgages; (1) "All Risk replacement cost insurance in the initial sum of the greater of the amount of the Note or one hundred percent (100%) of the replacement cost of the improvements and Personal Property, insuring against loss by fire, lightning, windstorm, hail, explosion, sprinkler leakage, vandalism, malicious mischief and such other casualties and herards as

10.7.88

....

There covered by such insurance, (3) during the course of construction or repair to the Property, Mortgagor shall maintain or cause to be maintained builder's risk to the extent of the full insurable value, (3) Flood Insurance, unless Hortunger presents documentary evidence that no portion of the Property is located within a flood risk area as defined by the Tederal Insurance Administration pursuant to the Federal Flood Disseter Protection Act of 1973 (P.L. 92-234) as sepped by the United States Department of Housing and Urban Development (or a similar Tederal agency or department), in the maximum amount obtainable up to the amount of the Lean, (4) Comprehensive General Liability and Indemnity Insurance (including the so-called assumed and contractual liability insurance) in the initial amount of \$1,000,000.00, (5) if there are any pressure fired vehicles within the Property, Broad Form Boiler and Machinery Insurance on all Equipment and objects customerily covered by such insurance providing for full repair and replacement cost coverage, and (6) during the making of any alterations or improvements to the Property, (1) Owner's "Continuent Liability" insurance covering claims not covered by the general comprehensive insurance referred to above and (11) Worker's Compensation Insurance covering all persons engaged in making such alterations or improvements.

Mortgagor further agrees to keep in force and effect such other insurance coverages as may be reasonably required by Hortgages to protect its interest in the Property. Hortgages shall also be entitled to require Hortgagor to increase coverage amounts under existing insurance policies from time to time to protect Morryages's interest in the Property. Each insurance policy shall provide that the policy may not be cancelled, modified or amended by any party except after Mortgages has received fifteen (15) days prior written notice from the insurer of the proposed cancellation, modification or emendment; and each insurance company issuing any of the required policies must have a "Best's" rating of A IX (or equivalent if such rating system is discontinued or revised). The originals of all policies required hereinabove (or duplicate originals) shall be deposited and remain at all times on deposit with Mortgages, or Mortgages's agent, at the following address:

General Electric Capital Corporation Two Galleria Towar Suite 1750 13455 Noel Road, L.B. 24 Dallas, Taxas 75240

All insurance policies required under this Section 1.03(a) shall name Mortgages as an additional insured and shall provide that in the event of loss the proceeds therefrom shall be first payable to Mortgages, Each policy shall contain such terms, provisions and andorsements as shall be entain such terms, provisions and andorsements as shall be approved or required by Mortgages and shall contain a mortgages lose payable clause in favor of moncontributing mortgages lose payable clause in favor of Mortgages and in form and substands estisfactory to Mortgages, Renewals of such policies (or appropriate certificates evidencing renewals), together with satisfactory evidence of payment of all presiums, shall be delivered to Mortgages at least fifteen (15) days before any such insurance shall expire.

mertgages) on the day sent installment and/or interest are payable under the Note, until the Note is paid in full, an amount equal to one-two/fth (1/12th) of the paid in full, an amount equal to one-two/fth (1/12th) of the total annual presides on all insurance policies that total annual presides and in the above. Such payments shall be made, held and used under section 1.07(a) for impositions are made, held and used under section 1.07(a) below.

1.04 Insurance Proceeds. That after the happening of any casualty to the Hortgaged Estate or any part thereof. Mortgager shall give prompt written notice thereof to the insurance carrier and to Mortgages.

In the event any such loss occurs, Mortgages shell be entitled to receive and retain all Maurance proceeds to be applied by Mortgages, at Mortgages's option, either (a) after payment of all of its expenses, including costs and reasonable attorneys' fees, to the indebtedness secured hereby in such order as Hortuages may determine or (b) to pay for the replacement, repair or restoration of the Property and improvements partially or totally destroyed to a condition and upon such terms of payment as may be matiefactory to Mortgages. After the completion of any restoration or repair permitted by Mortgages, the balance remaining in such account, if any, shall, at Mortgages's option, be applied against the Secured Obligations, except that if Mortgagor has been required to make a deposit with respect to such repair or restoration, then any remaining funds in such account shall, upon the completion of repair of restoration, be disbursed to Mortgagor to the extent of Borrowden's deposit, prior to the application thereof to the Secured Obligations. There shall be no obligation of Mortgages to pay any interest on the insurance proceeds or any additional deposits made hereunder by Mortgagor.

Mortgagor hereby samigns to Mortgages all monies recoverable under each such insurance policy and authorises each insurance company to make payment for all such losses directly to Mortgages instead of to Mortgages and Mortgager jointly. In the event any insurance company fails to disburse insurance proceeds directly and solely to Mortgages but disburses instead either to Mortgagor slone or to Mortgagor and Mortgages jointly, Mortgagor agrees immediately to transfer and endorse such proceeds to Mortgages, and upon any failure of Mortgagor to do so, Mortgages may execute such transfers and endersements for and in the name of Hortyagor, and Mortgagor hereby irravocably appoints Mortgages as Mortgagor's agent and attorney-in-fact for such purposes. Hortgagor shall "cooperate with Mortgages in obtaining for Mortgages the benefits and any insurance or other proceeds lawfully or equitably payable into Martgages in connection with the transaction contemplated by "the Loan Documents and the collection of any indebtedness or "obligation of Mortgager to Mortgages incurred thereunder. At Mortgages's option, Nortgages shall be entitled and Mortgager hereby authorizes Mortgages et Mortgagor's expense, to take all necessary and proper staps (including, without limitation, the engaging, at Mortgagor's expense, of appraisors to conduct independent appreciate on behalf of Mortgages and the engaging, at Mortgagor's expense, of attorneys and other professionals and consultants) to obtain any insurance or other proceeds, and Hortgages is hereby authorized and entitled to compromise or adjust any loss under any such insurance policy.

10.7.5\$

Mothing herein contained shall be deamed to excuse Mortgagor from repairing or maintaining the Mortgaged Estate as provided in Section 1.02 hereof or restoring all desage or destruction to the Mortgaged Estate, regardless of Whether or not there are insurance proceeds available or whether any such proceeds are sufficient in amount; and the application or release by Mortgages of any insurance proceeds shall not curs or waive any default or notice of default under this Mortgage or invalidate any act done pursuant to such notice.

1.05 Assignment of Policies upon Foreclosurs. In the event of foreclosure of this Mortgage or other transfer of title or sasignment of the Mortgaged Estate in autinophishment, in whole or in part, of the Secured Obligations, all right, title and interest of Mortgagor in and to all policies of insurance required by Section 1.03 above shall inure to the benefit of and pass to the successor in interest to Mortgagor or the purchaser or grantee of the Mortgaged Estate.

1.06 Indemnification: Subrogation: Welver of Offeet.

(a) Mortgagor indemnifies Mortgages against: (i) any and all claims for brokerage, leasing, finders or similar fees which may be made relating to the lean secured hereby or the Mortgaged Estate and (ii) any and all liability, obligations, leases, demages, penalties, claims, actions, suits, costs and expenses (including its reasonable attorneys' fees) of whatever kind or nature which may be attorneys' fees) of whatever kind or nature which may be imposed on, incurred by, as at any time asserted against imposed on, incurred by, as at any time asserted against imposed on, incurred by, as at any time asserted against imposed on any way relating to or arising out of the offer, mortgages in any way relating to or arising out of the use and occupation of any of the Mortgaged Estate and/or the use and occupation of any of the Mortgaged Estate ancumbered by this occupation of any of the Mortgaged Estate ancumbered by this apply to Mortgages's own acts or omissions or those of its agants or employees acting in the scope of their agency or amployment.

(b) If Mortgages is made a party defendant to eny litigation concerning this Mortgage or the Mortgaged Estate or any part thereof or interest therein, or the occupancy thereof by Hortgager, then Mortgagor shall indemnify, defend and hold Mortgages harmless from all liability by resson of said litigation, including responsble attorneys' fees and expenses incurred by Mortgages in any such litigation, whether or not any such litigation is prosecuted to judgment, If Mortgages commences an action against Mortgager to enforce any of the terms hereof or because of the breach by Morigagor of any of the terms hereof or for the recovery of any sum secured hereby, except in cases where the court finds that Mortgages has been guilty of wrongful, torsuous conduct or has acted in bad faith, the Mortgagor shall pay to Mortgages ressonable attorneys' fees and expenses; and the right to such attorneys! fees and expenses shall be dessed to have accrued on the commencement of such action and shall be enforceable whether or not such action is prosecuted to judgment. If Mortgagor breeches any term of this Mortgage, Hortgages may employ legal counsel to protect its rights hersunder, and in the event of such employment following any breach by Mortgagor, Mortgagor shall pay Mortgages ressonable attorneys' fees and expenses incurred by Mortgages, whether or not an action is actually commenced against Mortgagor by resson of such breach.

10.7.68

10.7.68

-. •4

0.74

(d) All sums payable by Mortgagor hereunder shall be paid without notice, demand, counterclaim, matoff, deduction or defense and without abatement, suspension, deferment, diminution or reduction, and the obligations and liabilities of Mortgagor heraunder shall in no way be released, discharged or otherwise affected (except as expressly provided herein) by reason of: (1) any demage to or destruction of or any condemnation or similar taking of the Mortgaged Estate or any part thermof, [il] any restriction or prevention of or interference with any use of the Mortgaged Estate or any part thereof; [111] any title detect or encumbrance or any aviction from the Property or the improvements or any part thereof by title paremount or otherwise; (10) any bankruptcy, insolvency, reorganization, composition, adjustment, dissolution, liquidation, or other like proceeding relating to Mortgagee, or any action taken with respect to this Mortgage by any trustee or receiver of Moutgages, or by any court, in such proceedings (v) any claim that Hortgagor has, or might have, against Hortgages; (v1) any default or failure on the part of Mortgages to perform or comply with any of the terms hereof or of any other egreement with Mortgagor; or (vii) any other occurrence whatsoever, whether similar or dissimilar to the foregoing, whether or not Mortgagor shall have notice or knowledge of any of the foregoing. Except as expressly provided harein, Hertgayor usives all rights now or hereafter conferred by statute or otherwise to any abstement, suspension, deferment, diminution, or reduction of any sum secured hereby and payable by Mortgagor.

1.07 Taxes and impositions.

(a) Mortgagor agrees to pay, at least twenty (20) days prior to delinquency, all applicable real property takes and esperaments, general and apecial, water and sever charges, atl applicable payments in lieu of taxes, and all other applicable taxes and assessments of any kind or nature whatsoever, including, without limitation, mangovernmental levies or assessments such as maintenance charges, owner association dues or charges or fees, levies or charges resulting from covenants, conditions and restrictions affacting the Mortgaged Estate, which are assessed or imposed upon the Mortgaged Estate or any part thereof or Mortgagor's interest in the Martgaged Estate, or become due and payable, and which create, may create or appear to create a lies upon the Mortgaged Estate, or any part thereof, or upon any Personal Property, equipment or other facility used in the operation or maintenance thereof (all of which taxee, assessments and other governmental charges of like nature are hereunder referred to as "Impositions"); provided, however that if, by law, any such imposition is payable, or may at

10.7.88

A ...

the option of the tampayer be paid, in installments, Mortgagor may pay the same, together with any accrued interest on the unpaid balance of such impositions, in installments as the same become due and before any fine, panalty, interest or cost may be added thereto for the honpsyment of any such installment and interest.

(b) If at any time after the date hereof there shall be assessed or imposed (1) a tax or assessment on the Mortgaged Estate in lieu of or in addition to the impositions payable by Mortgagor pursuant to subsection (a) hereof.or (ii) a license, fee, tax or assessment imposed on Mortgages and measured by or based in whole or in part on the amount of the Secured Obligations, then all such taxes, assessments or fees shall be desmed to be included within the term "lapositions" as defined in subsection (a) hereof, and Mortgagor shall pay and discharge the same as herein provided with respect to the payment of Impositions; and if Mortgagor fails to so pay such charges, at the option of Mortgages, all Secured Obligations, together with all accrued interest thereon, shall immediately become due and payable. Anything to the contrary herein notwithstanding, Mortgagor shall have no obligation to pay any franchise, estate, inheritance, income, excess profits or similar tax levied on Mortuages or on the Secured Obligations,

(c) Subject to the provisions of subsections (d) and (e) of this Section 1.07, Mortgagor covenants to furnish Mortgagos, after specific request to Mortgagos, not later than twenty (20) days prior to the date upon which the payment of such imposition would be delinquent, official receipts of the appropriate taking authority, or other proof satisfactory to Mortgagos, evidencing the payments thereof.

(d) Northegor shall have the right before any delinquency occurs to contest or object to the amount or validity of any such imposition by appropriate legal proceedings, but this shall not be desmed or construed in any way as rellaving, modifying or extending Mortgagor's covenant to pay any such imposition at the time and in the manner provided in this Section 1.07, unless: (i) Hortgagor has given prior written notice to Mortgages of Mortgagor's intent to so contest or object to an imposition, and unless to Mortgages's satisfaction the legal proceedings shall conclusively operate to prevent the sale of the Mortgaged Estate or any part thereof to satisfy such imposition prior to final determination of such proceedings; or (11) Hortgagor shall furnish a good and sufficient bond or surety as requested by and satisfactory to Mortgages; or (iii) subject to Mortgages's prior written consent, Mortgagor shall have provided a good and sufficient undertaking as may be required or permitted by law to accomplish a stay of such proceedings.

(e) Notwithstanding the provisions of subsection (a) above. Mortgager shall pay to Mortgager (upon the request of Mortgages) on the day monthly installments of principal and/or interest are payable under the Mote, until the Mote is paid in full, an amount equal to one-twelfth (1/12) of the annual impositions estimated by Mortgages to pay at least thirty (30) days prior to their delinquency the installment of taxes or payment due in list of taxes, next due on the Mortgaged Istate. Mortgager further agrees to cause all bills, etatements, or other documents relating to impositions to be sent or mailed directly to Mortgages. Upon receipt of

- 9 -

such bille, statements or other document Mortgagor has deposited sufficient funds Fice Mortgages pursuant to this Section 2.07, Mertgages shall pay such amounts as may be due thereunder out of the funds so deposited with Mortgagee. If at any time and for any reason the funds deposited with Mortgages are at will be insufficient to pay such amounts as may then or subsequently be due, Mortgages shall notify Mortgagor and Mortgagor shall immediately deposit on emount equal to such deliciency with Mortgages. Hotvithstanding the foregoing, nething contained herein shall cause Mortgages to be deemed a trustee of such funds or to be obligated to pay any amounts in excess of the amount of funds deposited with Mortgages pursuant to this Section 1.07. Mortgages shall not be abliged to pay or allow may interest on any sums held by Mortgages panding disbursement or application hereunder, and Mortgages may impound or reserve for future payment of Impositions such portion of such payments as Mortgages may, in its resconsble discretion, deem proper, applying the balance on the principal of or interest on the Secured Obligations. Should Mortgayor fall to deposit with Mortgages (exclusive of that portion of said payments which has been applied by Mortgages en the principal of or interest on the Secured Obligations) sums sufficient to fully pay such impositions at least thirty (30) days before delinquency thereof, Mortgages may, at Mortgages's election, but without any abligation to do so, advance any amounts required to make up the deficiency, which advances, if any, shell be secured hereby and shell be repayable to Hortgages as herein effewhere provided; or at the option of Mortgages, the latter may, without making any advance whatever, apply any sums held by it upon any obligation of the Mortgagor secured hereby. Should any default occur or exist on the part of the Mortgagor in the payment or performance of any of Mortgagor's obligations under the terms of the Loan Documents, Mortgages day, at eny time at Mortgagee's option, apply any sums or amounts in Its hands received pursuant hereto, or as Rents of the Mostgaged Estate or otherwise, upon any Secured Obligations in such manner and order as Mortgages may alect. The receipt, use or application of any such sums paid by Hortqueer to Mortques hereunder shall not be construed to affect the maturity of any indebtedness secured by this Mortgage or any of the rights or powers of Mortgages under the terms of the Loan Documents or any of the obligations of Mortgager.

(f) Mortgagor shall reimburse Mortgages, promptly upon demand by Mortgages therefor, for all mortgage filing privilege taxes that Mortgages may be required to pay with respect to this Mortgage; and, if Mortgage fails so to reimburse Mortgages, at the option of Mortgages, all Secured Obligations, together with all accrued interest thereon, shall immediately become due and payable.

1.08 Utilities. To pay when due all utility charges incurred by Mortgagor for the benefit of the Mortgaged Estate or which may become a charge or lies against the Mortgaged Estate for gas, electricity, water or sever services furnished to the Mortgaged Estate and all other assessments or charges of a similar Mortgaged Estate and all other assessments or charges of a similar nature, who ther public or private, affecting the Mortgaged Estate or any portion thereof, whether or not such taxes, assessments of charges are lies thereon.

1.09 Parformance of Lesse Obligations by Mortgagor. To pay when due all rents and other payments and perform all covenants

10.7,80

- 10

and agreements contained in any lease, sublesse or ground least under which Mortgagor is tenant which may constitute a portion of or an interest in the Mortgaged Estate; not to surrender, assign or sublesse any such lease, sublesse or ground lease, nor take any other sotion which would effect or permit the termination of any such lease, sublesse, or ground lease. Mortgagor covanants to furnish to Mortgages within ten (10) days after the date when such tents or other payments are due and payable by Mortgagor receipts or other evidence satisfactory to Mortgages evidencing the payment Thereof.

. 1.10 Actions Affecting Mortgaged Estate. To appear in and contast any action or proceeding purporting to affect the security hereof or the rights or powers of Mortgages and to pay all costs and expenses, including the cost of evidence of title and attorneys' fees, in any such action or proceeding in which Mortgages may appear.

Actions By Mortgages to Preserve Mortgaged Estate. 1.11 That should Mortgagor fall to make any payment or to do any act as and in the menner provided in any of the Loan Documents, Mortgages in its own discretion, without obligation to do so end without notice to ar demand upon Mortgagor and without releasing Mortgagor from any obligation, way make or do the same in such menner and to such extent as Mortgages may doem mecessary to protect the security hereof. In connection therewith (without limiting its general powers). Mortgages shall have and is hereby ulven the right, but not the obligation: (i) to enter upon and take possession of the Mortgaged Estate: (ii) to make additions, elterations, repairs and improvements to the Mortgaged Estate that It considers necessary or proper to keep the Mortgaged Estate in good condition and repair; {iii} to appear and participate in any action or proceeding affecting or which may affect the accurity hereof or the rights or powers of Mortgages, including, but not limited to, eminent domain, insolvency, code enforcement of assendaments or proceedings involving a bankrupt or decedent; (14) to pay, purchase, contest, or compresses any encumbrance, claim, charge, lien or debt which in its judgment may affect or appears to affect the security of this Mortgage or be prior or superior hereto, except as otherwise specifically provided herein; and (v) in exercising such powers, to pay necessary expenses, including amployment of counsel or other necessary or desirable consultants. Any amounts disbursed by Mortgages pursuent to this Section 1.13, with interest thereon, shall become a portion of the Secured Obligations. Unless Mortgagor and Mortgages agree to other terms of payment, such amounts shall be payable upon notice from Mortgages to Mortgagor requesting payment thereof and shall bear interest from the date of disbursement at the "Default interest" "This stated in the Note, Mortgagor shall have the right to repay 'such'amounts disbursed by Mortgages pursuant to this section 1.11 "in whole or in part at any time. Mothing contained in this "Esction 1.11 shall require Mortgages to incur any expense or to do 'any act.

1.12 Survival of Warranties. To fully and faithfully satisfy and perform the obligations of Mortgagor contained in Mortgagor's loss application, the Commitment Marranties, any such application and commitment between Mortgagor and any assignes of Mortgagos, each agrees ent of Mortgagor Incorporated by reference therein or herein, and any modification or amendment thereof. All representations, warranties and covenants of Mortgagor contained therein or incorporated herein or therein by reference shall survive the closing and funding of the loss evidenced by the Note and shall remain continuing abligations, warranties and

10.7.86

35.4

. . . .

37 PASS FR

800K

representations of Mortgagor for as long as any portion of the obligations secured by this Mortgago remains outstanding. If and to the extent that there are any discrepancies and inconsistencies between the terms of the Loan Documents and the Commitment Warranties, the terms of the Loan Documents shall control.

Mortgagor shall promptly notify Eminent Domain. 1.13 Mortgages of any action or proceeding relating to any condemnation or other taking of the Property or Improvements or any part "Thereof, and Mortgagor shall appear in and prosecute any such faction or proceeding unless otherwise directed or consented to by Hortgages in writing. At Mortgages's option, Mortgages shall be entitled, and Mortgagor hereby authorises Mortgages at Mortgagor's expense, to take all necessary and proper steps (including, without limitation, engaging, at Mortgagor's expense, appraisers to conduct independent appraisals on behalf of Hortgages and engaging attorneys and other professionals and consultants) to appear in, prosecute, compromise and discharge any such action or proceeding. As further security for the payment of the indebtedness and performance of the obligations, covenants and sgreenents necured hereby. Hortqages hereby essigns to Mortgages all judgments, suards, or damages or settlements hereafter made resulting from condemnation proceedings or in lieu of any taking of the Property or improvements or any part thereof under the power of eminent domain, or for any demage, whether caused by such taking or otherwise, to the Property or Improvements thereon or any part thereof or of any streets appurtenant thereto, including any sward for change of grade of streats. Mortgages shall have the right to apply any such sums or any part thersof so received either (1) after payment of all of its expenses, including costs and ressonable attorneys' fees, to the Secured Obligations in such order as Mortuages may determine or (ii) to the restoration or repair of the Property and Improvements, in such manner as it elects.

1.14 Additional Security. That in the event Mortgages at any time holds additional ascurity for any of the Secured Obligations, it may enforce the sale thereof or otherwise realize upon the same, at its option, either before or concurrently herewith or after a sale is made hersunder.

obligations, and agreements herein contained shall run with the land until this Hortgage is released of record; and they shall bind, and the benefits and advantages hereof shall inure to the benefit of the parties hereto and their respective successors in title, and other sasigns or future owners of the Mortgaged Estate or this Mortgage, as the case may be. The terms "Mortgages" and "Mortgager" shall mean and include all of the same respectively.

1.16 Inspections. That Mortgages, or its agents, repreventatives or workers are authorized to enter at any reasonable time upon or in any part of the Mortgaged Estate for the purpose of inspecting the same and for the purpose of parforming any of the acts it is authorized to perform under the terms of any of the loan Documents.

1.17 Liens. To pay and promptly discharge, at Mortgagor's cost and expense, all liens, encumbrances and charges upon the Mortgaged Estate, except as all cifically permitted hereunder, or any part thereof or interest therein, provided that the existence of any mechanic's, laborer's, materialman's, supplier's or vendor's lien or right thereto shall not constitute a violation of this Section 1.17 if payment is not yet due under the contract which is the foundation thereof and if such contract does not

- 12 -

spectpone payment for more than thirty (30) days after the performence thereof. Mortgagor shall have the right to contest in good faith the validity of any such lien, encumbrance or charge, official Mortgager shall first deposit with Mortgages a bond or buy tough a shall require or shall cause said lien, encumbrance or charge to be cancelled of record by depositing into court the amount thereof, and provided further that Mortgagor shall thereafter diligently proceed to cause such lien, encumbrance or charge to be removed and discharged. If Mortgagor shall fell to discharge any such lien, encumbrance or charge, then, in addition to any other right or remedy of Mortgages, Mortgages may, but shall not be obligated to, discharge the same, either by paying the amount claimed to be due, or by procuring the discharge of such lien by depositing in court a bond for the amount claimed or otherwise giving security for such claim, or in such manner as is or may be prescribed by law.

charge of this Mortgage upon any portion of the Mortgaged Estate not then or theratofore released as escurity for the full amount of all unpeid obligations, Mortgages may, from time to time and without notice, [1] release any person liable herbunder, [ii] extend the maturity or alter any of the terms of any such obligation, [iii] grant other indulyences, [iv] release or reconveyed at any time at vey, or cause to be released or reconveyed at any time at Mortgages's option, any parcel, portion or all of the Mortgaged Estate, [v] take or release any other or additional security for any obligation herein mentioned, or [vi] make compositions or other arrangements with debtors in relation thereto.

1.39 Books and Records.

90°.7.

(a) That Mortgagor shall keep and maintain at all times at Mortgagor's address stated in this Mortgago or at such other place as Mortgagos may approve in writing, complete and accurate books of accounts and records adequate to reflect correctly the results of the operation of the Mortgagod correctly the results of the operation of the Mortgagod Estate and other instruments which affect the Mortgagod Estate. Mortgagos instruments which affect the Mortgagod Estate. Mortgagos agrees that copies of such records shall be kept at Mortgagor's address in Houston, Texas. Buth books, records, contracts, leases and other instruments shall be subject to examination and inspection at any reasonable time by Mortgagos.

(b) That within minety (90) days after the end of each calendar year Mortgagor shall furnish to Mortgagos operating statements for the Mortgaged Estate and for Mortgagor certified as a true, complete and accurate atatement of the operations of the Mortgaged Estate and Mortgagor by an independent certified public accountant. The form of and the detail of said operating atatements shall be acceptable to Mortgages. If the form of and the detail of such statements are not acceptable to Mortgages, or if Mortgagor fails to furnish said statements, Mortgages shall have the right to sudit the books and records of the Property on the premises thereof, all at Mortgagor's expense.

(c) That within minety (90) days after the end of each calendar year, Mortgager shall furnish to Mortgager a rent schedule for the Mortgaged Estate, cartified by Mortgagor, showing for each tenant, the tenant's name, the space

inted, the teams expiration date, the fent payable and the paid.

(d) That upon request of Mortinges in writing and within not more than thirty (30) days from the date notice 1b mailed to Mortgagor, Mortgagor shall provide Mortgages with copies of all documents requested by Mortgages prepared in the form and the manner called for in such request and as may reasonably relate to the Mortgaged Estate or the construction, use, maintenance, operation or condition thereof, or the financial condition of Mortgagor or any party obligated on the Note, including, without limitation, all leases or leasehold interests granted to or by Mortyagor, rent rolls and tenent lists, rent and damage deposit ledgers, operating statements, profit and loss statements and belance sheets, financial statements of Mortgagor or income tex returns (including quarterly returns), shy or all of which documents shall be certified as true and accurate by Hortgagor, and for the period or periods specified by Mostgagee.

Cause this Mortgage and the Assignment and any supplements, amendments, or modifications thereto and finencing statements and continuation statements under the Uniform Commercial Code and other instruments with respect thereto to be filed, revistered and recorded (and when and if necessary to be refiled, re-registered or re-recorded) in such place or places as may be required by any law in order to create, perfect or protect the lien of and accurity interest created by this Mortgage and the Massignment, and to protect the validity thereof and to publish netice thereof and to protect and maintain the estate, right, interest, claim and demand of Mortgages in, to and under the Mortgaged Estate, the Rants and leases described in the Assignment.

Hortgager shall execute a certificate in form satisfactory to Mortgages listing the trade names under which Hortgager intends the operate the Mortgaged Estate, and representing and varranting that Mortgager does business under no other trade names with respect to the Mortgaged Estate. Mortgager shall immediately notify Mortgages in writing of any change in said trade names, and will, upon request of Mortgages, execute any additional financing statements and other certificates revised to reflect the change in trade name.

1.22 Mortuage's Right to Approve Certain League. Notwithstending enything to the contrary, except with the prior written approval of Mortuages. Mortgagor shall enter into no lease relative to the Mortuaged Estate or any portion thereof.

Loan Documents, nor any agreements, instruments, documents or transactions contemplated hereby or thereby, nor any statements or representations made by Mortgages pursuant to any of the foregoing or otherwise, shall in any respect be interpreted, desmed or construed as making Mortgager and Mortgages partners or joint venturers with one another, or as creating or constituting any pertnership, joint venture, association or other fuch relationship between Mortgager and Mortgages, and Mortgager shall not make any contrary assertion, contention, claim or countercisis in any action, suit or other legal proceeding involving either Mortgager or Mortgages or the Mortgaged Estate or otherwise, nor shall Mortgager make any such contrary representation to any person

10.7.88

- 14 -

whatsoever. Mortgagor hereby expressly (i) recognises that Mortgages, as the holder of the Mote and as the Mortgages of this Mortgages, holds an interest in the Mortgaged Estate antegeniatic to Mortgagor; (ii) waives any right to a judicial or other accounting prior to the acceleration or foruclosure of or exercise of any other remadies concerning the Note, the Coamitment Latter, of any other remadies concerning the Note, the Coamitment Latter, this Mortgage or the other Loan Documents; and (iii) agrees to indensify, defend and held Mortgages harmless from and against all indensify, defend and held Mortgages harmless from and against all indensify, defend and held Mortgages harmless from and against all indensify, actions, suite, judgments and demands (including, without limitation, attorneys' fees, court costs and brokers' commissions) limitation, attorneys' fees, court costs and brokers' commissions) Brought by any person or entity on account of or in connection with the made or suffered to be made, by Mortgagor in connection with the acquisition, ownership, construction or operation of the Mortgaged Estate.

1.24 Use of Property. That unless required by applicable law or unless Hortgages has otherwise agreed in writing, Mortgagor shall not allow changes in the nature of the accupancy or use for which the Mortgaged Estate was intended at the time this Mortgage was executed. Mortgagor shall not initiate or acquiesce in a change in the soning classification of the Mortgaged Estate or change in the soning classification of the Mortgaged Estate or subject the Mortgaged Estate to restrictive covenants without subject the Mortgaged Estate to restrictive covenants

Mortgagor will at all times comply with all laws, ordinances, orders, rules, requisitions and requirements of all governmental authorities now or hareafter affecting or pertaining in any way to the Mortgaged Estate or any part thereof or the use and operation the Mortgaged Estate or any part thereof or the use and operation thereof, without limiting the feregoing in any way, Mortgagor shell, so long as any indebtedness secured hereby reasins unpaid, shell, so long as any indebtedness secured hereby reasins unpaid, be in full compliance with all provisions of laws prohibiting the in full compliance with all provisions of laws prohibiting discrimination in housing on the basis of race, color, creed or national origin, including, but not limited to, the requirements of Title VIII of the 1968 Civil Rights Act.

Mortgagor further will at all times keep in full force and effect such federal, state, municipal and other governmental approvals, licenses and certificates as may be necessary from time to time to comply with all environmental, accionical and ether governmental requirements (whether now existing or hereinafter enacted or adapted) relating to the Mortgaged Estate or Mortgagor's use and occupancy thereof, and on request shall furnish Mortgages proof of such compliance.

1.75 Mortgagor's Hazardous Substance Covenants, Warrantles and Representations. To the best of its knowledge and belief, Mortgagor, its successors and assigns, covenants, verrants and represents that after conducting an appropriate inquiry consistent with good commercial and customary practice:

(a) No pollutants or other toxic or hazardous substances, including any solid, liquid, quasous, or thermal irritant or contaminant, such as emoke, vapor, soot, fumes, acids, exceptions, chesicals or wasta (including materials to be alkalia, chesicals or wasta (including materials to be recycled, reconditioned or reclaimed) (collectivaly "substances") have been or shall be discharged, dispersed, stances, it released, stored, treated, generated, disposed of, or allowed to escape (collectivaly referred to as the "inclden") on or in the Property or improvements, except those substances, if any, that have been identified (by substance location and date of incident) on Exhibit C attached to this Agreement,

10.7.86

, A.

. • *

- 15 -

A STATE OF THE PARTY OF THE PAR

(b) No sebestos or sebestos-containing materials have been installed, used, incorporated into, or disposed of en or in the Property or Improvements.

(c) No polychlorinated biphenyle ("PCRe") are located on or in the Property or improvements, in the form of electrical transformers, fluorescent light fixtures with balinete, cooling oils, or any other device or form.

(d) He underground storage tanks are located on or in the Property or were located on the Property and subsequently removed or filed, except those tanks that have been identified (by else, location, age, substance contained therein, and whether in existence, removed or filled) on Exhibit C attached to this Agreement.

(e) No investigation, administrative order, consent order and agreement, litigation, or settlement (collectively referred to as the "action") with respect to substances in proposed, threatened, anticipated or in existence with respect to the Property or Improvements, except the action(s) identified on Exhibit C attached to this Agreement.

operations thereon are in compliance with all applicable federal, state and local statutes, laws and regulations. He notice has been served on Mortgagor, from any entity, governmental body, or individual claiming any violation of any law, regulation, ordinance or code, or demanding payment or contribution for environmental damage or injury to natural resources, except those notices identified on Exhibit C stached to this Agreement. Copies of any such sotices received after settlement shall be ferwarded to Mortgages within three (3) days of their receipt.

Fallure to comply with any provision in this paragraph 1.25, including failure to fully and accurately complete any Exhibit or attachment described, shell be desmed to be an Event of Default under this Mortgage.

Mortgager, its successors and assigns, agree to defend, indemnify and hold harmless Mortgages and its directors, officers, employees, agents, contractors, sub-contractors, licensess, invitees, successors and assigns from and sysinst any and all cleims, demands, judgments, demanges, actions, causes of action, injuries, administrative orders, consent agreement and orders, liabilities, panalties, costs and expenses of any kind whatsoever, including cleims arising out of less of life, injury to persons, property, or business or damage to natural resources in connection with the activities of Mortgager, its predacessors in interest, third parties who have trespassed on the froperty, or parties in a contractual relationship with Mortgager, or any of them, whether or not occasioned wholly or in part by any condition; accident or event caused by any act or omission of Mortgages, which:

(i) arises out of the actual, alleged or threatened discharge, dispersal, release, storage, treatment, generation, disposal or escape of pollutants or other toxic or hazardous substances, including any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, scide, sikelie, chemicals and waste (including materials to be recycled, reconditioned or reclaimed); or

10.7.88

- 16 -

(ii) actually or allegedly arises out of the use, specification, or inclusion of any product, material or process containing chamicals, the failurs to detect the existence ar proportion of chamicals in the soil, air, surface water or groundwater, or the performance or failure to perform the abstement of any pollution source or the replacement or removal of any soil, water, surface water, or groundwater containing chemicals.

Mortgagor, its successors and ssaigns, shall bear, pay and discharge when and as the same become due and payable, any and all such judgments or claims for damages, penalties or otherwise against Mortgages described in this paragraph 1.25, shall held Hortgages harmless for those judgments or claims, and shall assume the burden and expanse of defending all suits, administrative proceedings, and negotiations of any description with any and all persons, political subdivisions or government agencies arising out of any of the eccurrences set forth harsin. The provisions of this Section shall survive repayment of the Secured Obligations.

1.26 Mortgagor and Lien Not Released. That from time to time, without affecting the obligation of Mortgagor to pay and perform the Secured Obligations and to observe the covenante of Mortgagor contained in this Hortgage and the other Loan Documents and without affecting the guaranty of any person, corporation, partnership or other entity for payment or performance of the Becured Obligations and without affecting the lien or lien priority of this Mortgage on the Mortgaged Estate, Mortgages may, at Hortyagea's aption, without giving notice to ar obtaining the sensent of Mortgagor or of any junter lienholder or queranter and without liability on Mortgages's part, extend the time for payment of the Seaured Obligations or any part thereof, reduce the payments thereon, release anyone tlable on any of the Seauced Obligations, scrept a renewal mate at notes therefor, medity the terms and time for payment of the Secured Obligations, release from this Mortgage any part of the Mortgaged Estate, take or teleses ether or additional security, reconvey any part of the Mortgaged Estate, consent to any map or plat of the Hortgaged Estate, sensent to the granting of any esessent, join in any extension or subordination agreement and egree in writing with Mortgager to modify the rate of interest or period of smortization of the Note or change the amount of the monthly installments payable thereunder. Provided, however, Hortgagor shall pay Mortgages a reasonable service charge, together with such title insurance premiums and attorneys' fees as may be incurred at Mortgages's option, for any much action if taken at Mortgagor's

Mortgages in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a valver of or preclude the exercise of any right or remedy hereunder. The procurement of insurance or the payment of taxes or other liens or charges by Mortgages shall not be a waiver of Mortgages's right to eccalerate the maturity of the Sacures Obligations. Mortgages's receipt of any awards, insurance preceded, condemnation proceeds or designs under Sections 1.03, 1.04, 1.05, 2.11 and 1.13 hereof shall not operate to turn or waive Mortgager's default in payment of the Sacured Obligations.

1.28 Estopped Cartificates. That Mortgager shall within ten (10) days of a written request from Mortgages furnish Mortgages with a written statement, duly acknowledged, satting forth the amount of the Sacured Obligations and any right of sat-off,

counterclaim or other defense which may exist or be claimed by Mortgagor against the Secured Obligations and the obligations of Mortgagor under this Mortgage and other Loan Documents.

- 1.29 Taxation of Deeds of Trust. That in the event of the enactment of any law deducting from the value of the Mortgaged Estate any mortgage lien thereon or imposing upon Mortgagee the payment of all or part of the taxes, charges or assessments previously paid by Mortgagor pursuant to this Mortgage or changing the law relating to the taxation of mortgages or deeds of trust, debts secured by mortgages or deeds of trust or Mortgagee's interest in the Mortgaged Estate so as to impose new incidents of tax on Mortgagee, then Mortgagor shall pay such taxes or assessments or shall reimburse Mortgagee therefor; provided, however, if in the opinion of counsel to Mortgagee such payment cannot lawfully be made by Mortgagor, then Mortgagee may, at Mortgagee's option, declare the Secured Obligations to immediately due and payable and invoke any remedies permitted by Article IV of this Mortgage, all without prior notice to Mortgagor.
 - 1.30 Advances. This Mortgage secures all present and future loan disbursements made by Mortgagee to Mortgagor. The amount of secured hereby disbursement DOLLARS the present Two Hundred Thirty Thousand, Four Hundred and no/100***** (\$ 230,400.00); however, said amount may be increased by such additional sums and amounts as may be advanced by Mortgagee pursuant to the provisions of this Mortgage, and all such additional sums and amounts shall be deemed necessary expenditures for the protection of the Mortgaged Estate.
- Use of Loan Proceeds. Mortgagor warrants and represents to Mortgagee that the loan evidenced by the Note and secured by this Mortgage is a business loan obtained solely for the purposes of carrying on the business of Mortgagor.

ARTICLE II ASSIGNMENT OF RENTS, ISSUES AND PROFITS

- 2.01 Assignment of Rents. Mortgagor hereby assigns and transfers to Mortgagee all the Rents, issues and profits of the Mortgaged Estate, and hereby gives to and confers upon Mortgagee the right, power and authority to collect such Rents, issues and profits. Mortgagor irrevocably appoints Mortgagee its true and lawful attorney-in-fact, at the option of Mortgagee at any time and from time to time, to demand, receive and enforce payment, to give receipts, releases and satisfactions, and to sue, in the name of Mortgagor or Mortgagee, for all such Rents, issues and profits, and apply the same to the indebtedness secured hereby; provided, however, that Mortgagor shall have the right to collect such Rents, issues and profits (but not more than one [1] month in advance) prior to or at any time there is not an Event of Default under this Mortgage or any of the other Loan Documents. The assignment of the Rents, issues and profits of the Mortgaged Estate in this Article II is intended to be an absolute, present assignment from Mortgagor to Mortgagee and not merely the passing of a security interest. The Rents, issues and profits are hereby assigned absolutely by Mortgagor to Mortgagee contingent only upon the occurrence of an Event of Default under this Mortgage or any of the other Loan Documents.
 - Mortgagor Assignment of Security Deposits. assigns to Mortgagee all security deposits received by Mortgagor or any agent of Mortgagor. Prior to default hereunder and demand

237

2.03 Conflict With Separate Assignment. In the event (a) of a conflict between the separate Assignment of Renta and Leases of even data herswith executed by Mortgagor and delivered to Mortgages and the Assignment of Renta in this Article 11 or (b) the Landar elects to exercise rights and remedies under the separate Assignment of Renta and Leases without then necessarily exercising rights and remedies under this Mortgage, the terms of the separate Assignment of Renta and Leases will control over and the separate Assignment of Renta and Leases will control over and the separate Assignment of Renta and Leases will control over and the separate Assignment of the remedies in Article 11 hereof.

2.04 Collection Upon Default. Upon any Event of Default under any of the Loan Documents, Mortgages may, at any time without notice, either in person, by agent or by a receiver appointed by a court and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the Mortusged Estate, or any part thereof, in its own name sue for or otherwise collect such Rents, issues and profits, including these past due and unpaid, and apply the same, less coats and expenses of operation and collection, including attorneys' fees, upon any indebtedness secured hereby, and in such order as Mortgages may determine. The collection of such Rents, leauss and profits or the antering upon and taking possession of the Mortgaged Estate, or the application thereof as aloressid, shall not curs or waive any default or notice of default herounder or invalidate any act done in response to such default or pursuant to such notice of default.

SECURITY ACREEMENT

3.01 Creation of Security Interest. Mortgagor hereby grants to Mortgages a security interest in all the Personal Property that constitutes part of the Mortgaged Satate, including, without limitation, any and all property of similar type or kind and any replacements or remarks thereof hereafter located on or at the Property for the purpose of securing all obligations of Mortgagor in any of the Loan Documents.

3.02 Narranties, Representations and Covenants of Mortgagor Respecting the Personal Property. Mortgagor hereby warrants, represents and dovenants as follows:

(a) Except for the escurity interest granted hereby, Hortquar is, and as to portions of the Personal Property to be acquired after the date hersof will be, the sole owner of the Personal Property, free from any adverse lien, security the Personal Property, free from any adverse lien, security interest, encumbrance or adverse claim thereon of any kind interest, encumbrance or adverse claim thereon of any kind whatsoever except as specifically permitted hereunder, whatsoever except as specifically permitted hereunder. Hortquar will notify Mortquare of, and will defend the Personal Property against, all claims and damands of all

10.7.88

- 19 -

persons at any time claiming the same or any interest therein.

- (b) Mortgager will not lease, sail, convay or in any manner transfer the Paraonal Property without the prior written consent of Mortgages, except where replaced with Fersonal Property of equal or greater value.
- (c) The Personal Property is not bought for and shall not be used for personal, family or household purposes, but is bought for and shall be bought and used solely for the purpose of carrying an Hortgager's business.
- for the Personal Property will be kept on or at the Property, and Mortgager will not remove the Personal Property from the Property without the prior written consent of Mortgages, except those items or portions of Personal Property that are consumed or worn out in ordinary usage, all of which shall be promptly replaced by Mortgagor with other Personal Property of squal or greater value than the replaced Personal Property had when new, and except Personal Property temporarily stored elsewhere to facilitate refurbishing or repair of same.
- (e) Mortgagor maintains a place of business in the State of Alabama, and Mortgagor will immediately notify Mortgages in writing of any change in its current place of business as set forth in the beginning of this Mortgage.
- (f) At the request of Mortgages, Mortgager will execute one or more (inancing statements and renewals and amendments thereof pursuant to the Uniform Commercial Code of Alabama in form satisfactory to Mortgages and will pay the cost of filing the same in all public offices where filing is deemed by Mortgages to be necessary or desirable.
- (g) Atl sevenents and obligations of Mortgager contained herein relating to the Mortgaged Estate shall be deemed to apply to the Parsonal Property, whether or not expressly referred to herein.
- (h) This Hortgage constitutes a "Security Agreement," as that term is used in the Uniform Commercial Code of Alabama.

REMEDIES UPON DEFAULT

- 4.01 Events of Default. Any of the following events shall be deemed an Event of Default hereunder:
 - (a) A failure to pay when and as the same shall become due and payable, any regularly echeduled payment of interest or principal; or a failure to pay for more than ten (10) days after Lender's written notice other amounts required to be paid hereunder or on any Note or under any of the Security Instruments other than regularly acheduled payments of principal and interest;
 - (b) Mortgagor, or any owner of all or any portion of the Mortgaged Estate, shall file a voluntary petition in bankruptcy or shall give notice to any governmental body of insolvency or pending insolvency or suspension of operations, or shall file any petition or answer sasking or acquiescing

any reorganization, arrangement, to the longer adjustment, liquidation, dissolution or simple and in fife itself
under any present or future federal, state or other statute,
law or regulation relating to bankruptcy, insolvency or other
selled for debtor; or shall seek or consent to or acquisate
in the appointment of any trustee, receiver, or liquidator of
Mortgagor or of all or any part of the Mortgaged Istate, or
of any or all of the royalties, revenues, Rents, issues or
profits thereof, or shall make any general sesignment for the
benefit of creditors or shall fail, or shall admit in writing
its inability, to pay its dabta generally as they become due;
or

- (c) A court of competent jurisdiction shall enter en erder (including, but not limited to, an order for relief), judgment, or decree approving a petition filed against Mortgagor awaking any reorganization, dissolution or mimiler relief under any present or future federal, etate or ether statute, law or regulation relating to bankruptcy, insolvency or other relief for debtors, and (where applicable) such order, judgment or decree shall remain unvacated and unatayed for an augregate of sixty (40) days (whether or not consecutive) from the first data of entry thereof; or any trustee, receiver or liquidator of Mortgagor or of all or any part of the Mortgaged Estate, or of any or all of the Toyalties. revenues, Rents, issues or profits thereof, shall be appointed without the consent or acquiescence of Mortgagor and such appointment shall remain unvagated and unstayed for an aggregate of sixty (60) days (whicher or not consecutive); or
- process shall be issued or levist against all or any similar process shall be issued or levist against all or any part of or interest in the Mortgaged Estate, or any judgment involving monetary damages shall be entered against Mortgagor which shall become a lien on the Mortgaged Estate or any portion thereof or interest therein and such execution, attachment or similar process or judgment is not released, bonded, satisfied, vaceted or stayed within sixty (60) days after its entry or levy; provided, however, that so long as Mortgagor contests such execution, attachment or process in good faith, the Mortgages's lien is not impaired or affected, and the Mortgaged Estate or the relevant part thereof is not sold pursuant to such process or lien, default shall not be deemed to exist; or
- (a) There has accurred a breach of or default under any term, covenant, agreement, condition, provision, representation or warranty contained in this Mortgage, the Note, the Commitment Warranties or any of the other Loan Documents or any part thereof, whether or not referred to in this Section 4.01; or
- (f) Except for lesses approved by Nortgages as provided herein, Mortgagor shell sell, convey, seeign, mortgage, encumber, pledge, grant any security interest in, or transfer possessory rights in, or contract to sell, convey, seeign, mortgage, pledge, encumber, grant any security interest in, or transfer possessory rights in the Mortgaged Estate or eny portion thereof, or any interest in the Mortgaged Estate, without Mortgages's prior written consent, whether voluntarily, involuntarily or by operation of law, or in the evant any equity interest in and to any entity or person constituting an owner of all or any portion of the Mortgaged Estate should be conveyed, assigned or otherwise transferred,

10,7,88

- 21 -

without the prior written content of Hortquyes, whether voluntarily, involuntarily or by operation of law, any such unapproved convayance, assignment, mortgage, pledge, encumbrance, sale, transfer or grant of any security interest in the Mortquyed Estate or in the Mortquyer shall constitute a default under the terms of this Mortquye, and Mortquyes may then, or at any time thereafter, declars the Secured Obliquations immediately due and psyable. Subject to exceptions and limitations set forth below, this provision shall apply to each and every such sale, transfer, conveyance or encumbrance, regardless of whether or not Mortquyee has consented or waived its rights (which it shall not be deemed to have done unless in writing), whether by action or non-action, in connection with any previous sale, transfer, conveyance or encumbrance, whether one or more; or

(g) Tailure of Mortgagor to setlefy any condition contained in any letter of credit securing any obligations of Mortgagor under the Loan Documents.

4.02 Acceleration upon Default, Additional Remedies. Upon the occurrence of any Event of Default which remains uncured at the end of any applicable cure period after required notice, if any, provided hereunder for cure, Mortgages may declare all indebtedness secured hereby to be due and payable, and the same shall thereupon become due and payable without any presentment, demand, protest or notice of any kind. Thereafter, Mortgages may

- (a) Either in person or by squat, with or without bringing any action or proceeding, or by a receiver appointed by a court and without regard to the adequaty of its security, enter upon and take possession of the Mortgaged Estate, or any part thereof, in its own name or in the name of Mortgages, and do any acts which it desme necessary or desirable to preserve the value, marketability or restability of the Mortgaged Estate, or part thereof or interest therein, increase the income therefrom or protect the security hereof. and, with or without taking possession of the Mortgaged Estate, sue for or otherwise collect the Rents, issues and profits thereof, including those Rents, issues and profits past due and unpaid, and apply the same, less costs end expenses of operation and collection including attornays fees, upon the Secured Obligations, all in such order as Mortgages may determine. Entering upon and taking possession of the Mortgaged Estate, collecting such Rents, Issues and profits and applying them as aforassid shall not cure or waive any default or notice of default hereunder or invelidate any act done in response to such default or pursuant to such notice of default, and notwithstanding the continuance in possession of the Mortgaged Estate or the collection, receipt and application of Nents, issues and profits, Mortgagee shall be entitled to exercise every right provided for in any of the Loan Documents or by law upon occurrence of any Ivent of Default, including the right to exercise the power of meles
 - (b) Commence on action to foreclose this Mortgage, appoint a receiver, or specifically enforce any of the covenants hereof or cause the Mortgages to foreclose this Mortgage by power of sale;
 - (c) Exercise any or all of the remedies available to a secured party under the Uniform Commercial Code of Alabama, including but not limited to:

- 22 -

10.7.88

10.7,88

- 20 -

(2) Without notice to or demand upon Mortgagor, maka auch paymanta and do such acts as Mortgages may deem necessary to protect its security interest in the Personal Property, including without limitation, paying, purchasing, contacting or compressing any ancumbrance. charge or lien which is prior to ar superior to the security interest granted hereunder, and in exercising any such powers or suthority to pay all expenses incurred in connection therewith;

(3) Require Mortgagor to assemble the Personal Property, or any portion thereof, at a place designated by Mortgages and reasonably convenient to both parties, and promptly to deliver such Personal Property to Mortuages or to an agent or representative designated by it. Mortgagee and its agents and representatives shall have the right to enter upon any or all of Mortgagor's premises and Property to exercise Mortgages's rights perenuderi

(4) Sell, lease or otherwise dispose of the Personal Property at public sele, with or without having the Personal Property at the place of esis, and upon such terms and in such manner as Hortgages may determine. Mortgages may be a purchaser at any such sale;

(3) Unless the Personal Property is perishable or threatens to decline speedily in value or is of a type customerily sold on a recognised market, Mortgeges shall give Hortgagor at least ten (10) days prior written notice of the time and place of any public sale of the Personal Property or other intended disposition thereof.

4.03 Care Periods. Provisions herein to the contrary notwithstanding, Mortgayor shall not be deemed to be in default and Mortgages agrees not to accelerate the balance of the Becuréd Obligations for failure of Mortgagor to perform any nonmonetary obligation due Mortgages under any of the Loan Documents, provided that Mortgagor cures said default within thirty (30) days after receipt of written notice from Mortgages except in the event of an emergency which by its nature would require a shorter cure period; provided, however, Mortgagor shall not have the right to cure any such nonmonetery obligation due Mortgagee under the Losn Documents, and Mortgages may elect to immediately accelerate the balance of the Secured Obligations, in the event Mortgages determines that (i) the failure of Mortgagor to perform such nonmonetery obligations involves fraud or misrepresentation on the part of Mortgager, or waste or the threat of waste to the Mortgaged Estate or [11] the Mortgaged Estate, or any part or the value

thereof, is being substantially or materially impaired; and provided further, however, in no event shall any cure righte est forth above preclude or delay Mortgages in the exercise of any rights or remedies or from incurring any expenses as Mortgagee shell deem necessary in order to prevent a substantial or material impairment of the Morkgaged Estate or the value thereof.

4.04 Foreclosure by Power of Bala. Should Mortdages elect to foreclose by exercise of the power of sale herein contained, Mortgages shall be authorized, at its option, whether or not possession of the Mortgaged Estate is taken, after giving 21 days' notice by publication once a week for three consecutive weeks of the time, place and terms of each such sale by publication in some newspaper published in the county wherein the Mortuaged Estate (or any portion thereof to be sold) is located, to sell the Mortgaged Estate (or such portion thermal as Martyages may from time to time elect to sell) in front of the courthouse door of any county in which the Mortgaged Estate (or any portion thermol to be sold) is located, at public outcry, to the highest bidder for cash. Mortgages, its successors and assigns, may bid at any cale or males had under the terms of this Mortgage and may purchase the Mortgaged Estate, or any portion thereof, if the highest bidder therefor. The purchaser at any such sale or sales shall be under no obligation to see to the property application of the purchase money. At any foreclosure sele, any portion or all of the Mortgaged Estate, real, personal or mixed, may be offered for sale in percels or an masse for one total price, the proceeds of any such sale en masse to be accounted for in one account without distinction between the items included therein or without assigning to them any proportion of such proceeds, Hortqsqur heraby walving the application of any doctrine of marshalling or like proceeding. In case Mortgages, in the exercise of the power of male herein given, elects to sall the Mortgaged Estate in portions or parcels, sales thereof may be hold from time to time, and the power of sale granted herein shall not be fully exercised until all the Mortgaged Estate not previously sold shall have been sold or all the Secured Obligations shall have been paid in full.

Provided, however, if Mortgagor shall pay and perform all of its obligations under the Loan Documents (including, without limitation, paying the full amount due under the Note in accordance with its terms, together with interest thereon, and any renewals or extensions thereof in whole or in part, se well as eny advances made by Mortgagee for the protection of the Mortgaged Estate, and paying all the other Secured Obligations in full), and shall comply with all its covenints, terms and conditions conteined in this Mortgage, then this conveyance shell be suil and void and shall be cancelled of record at the request and at the cost of Mortgegor.

4.05 Appointment of Receiver. If an event of default described in faction 4.0) of this Hortgage shall have occurred and be continuing, Mortgages as a matter of right and without notice to Mertyagor or anyone claiming under Mortgagor, and without regard to the then value of the Mortgaged Estate or the interest of Mortgagor therein, shall have the right to apply to any court having jurisdiction to appoint a receiver or receivers of the Martyaged Estate, and Mortgagor heraby irrevocably consents to such appointment and waives notice of any application therefor. Any such receiver or receivers shall have all the usual powers and duties of receivers in like or similar cases and all the povers and duties of Mortgages in case of entry, as provided in Section 4.02(a), and shall continue as such and exercise all such powers

10.7.88

10.7.88

Mail.

until the date of confirmation of sale of the Mortgaged Estate, unless such receivership is sooner terminated.

4.D6 Remedies Not Exclusive. Mortgages shall be entitled to enforce payment and performance of any insubtedness or obligations secured hereby and to exercise all rights and powers under this Mortgage or under any Loan Document or other agreement or any leve now or hereafter in force, netwithstanding that some of the indebtedness and obligations secured hereby may now or hereafter be otherwise secured, whether by mortgage, Mertgage, pladge, lien, assignment or otherwise. Neither the acceptance of this Mortgage nor its enforcement, whether by court action or pursuant to the power of sale or other powers herein contained, shall prejudies ar in any manner affect Hortgages's right to realize upon or enforce any other security now or hereafter held by Hortgages, it being agreed that Mortgages shall be entitled to enforce this Mortgage and any other security now or hereafter held by Mortgages in such order and manner as Mortgages may in its absolute discretion determine. No remedy herein conferred upon or reserved to Nortusges is intended to be exclusive of any other remedy herein or by law provided or to preclude of any other remedy herein or by law provided or permitted, but each shall be sumulative and shall be in addition to every, other remedy given becounder or now or hereafter existing at law or in equity or by statute. Every power or remedy given by any of the Loan Documents to Mortgages which Mortgages may be otherwise entitled, may be exerdised, concurrently or independently, from time to time and se often se may be desmed expedient by Mortgages and Mortgages may pursue inconsistant remedies.

\$.01 GOVERNING LAW. THIS MORTGAGE SHALL BE GOVERNED BY THE LAWS OF THE STATE OF ALABAMA. IN THE EVENT THAT ANY PROVISION OR CLAUSE OF ANY OF THE LOAN DOCUMENTS CONFLICTS WITH APPLICABLE LAME, SUCH CONFLICTS SHALL NOT AFFECT OTHER PROVISIONS OF SUCH LOAN DOCUMENTS WHICH CAN BE GIVEN EFFECT WITHOUT THE CONFLICTING PROVISION, AND TO THIS END THE PROVISIONS OF THE LOAN DOCUMENTS ARE DECLARED TO BE SEVERABLE. THIS MORTDAGE CAMPOT SE WAIVED, CHANGED, DISCHARGED OR TERMINATED ORALLY, BUT ONLY BY AN INSTRU-MENT IN WRITING SIGNED BY THE PARTY AGAINST WHOM ENFORCEMENT OF ANY WAIVER, CHARGE, DISCHARGE OR TERMINATION IS SOUGHT.

5.02 Mortgagor's Waiver of Rights. Mortgagor valves the benefit of all lave now existing or that bereafter may be enacted providing for (i) any appraisament before sale of any portion of the Mortgaged Estate and (11) in any way extending the time for the enforcement of the collection of the Note or the debt evidenced thereby or creating or extending a period of redemption from any sale made in collecting said debt. To the full extent Mortgagor may do so, Nortgagor epress that Nortgagor will not at any time insist upon, pland, claim or take the benefit or adventage of any law now or hereafter in force providing for any appreisement, valuation, stay, extension or redemption, and Mortgagor's beirs, devisees representatives, successors and assigns, and for any and all persons ever claiming any interest in the Mortgaged Estate, to the extent permitted by law, hereby waives and releases all rights of himestead, redemption, valuetion, appraisement, stay of execution, notice of election to mature or declare due the whole of the Secured Obligations and mershalling in the event of foreclosure of the liens hereby erented. If any law referred to in this Section 5.02 and now in force, of which Mortgagor, Mortgagor's successors and assigns or

- 25 -

10.7.85

other persons might take administrate this Section 5.02, shall heresiter be repealed of deals to be in force, such law shall not thereafter be deemed to prediude the application of this Section 5.02. Mortgager expressly usives and relinquishes any and sil rights and remedies which Mortgager may have or be able to season by reason of the laws of the State of Alabama pertaining to the rights and remedies of sureties.

5.03 Limitation of interest. It is the intent of Mortgagor and Mortgages in the execution of this Mortgage, the Mote, other Losn Documents and all other instruments securing the Note to contract in etrict compliance with the usury laws of the State of Horth Carolina and the applicable laws of any other state governing the loan evidenced by the Mote. In furtherance thereof, Mortgagee and Mortgagor stipulate and agree that none of the terms and provisions contained in the Loan Documents shall ever be construed to dreate a contract for the use, forbearence or detention of money requiring payment of interest at a rate in exacts of the maximum interest rate permitted to be charged by the lave of the State of North Carolina and the applicable laws of any other state governing the loss evidenced by the Mote, Mortgagor or any quarantor, enderser or other party now or heresiter becoming liable for the payment of the Hote shall never be liable for unsarried interest on the Note and shall never be required to pay interest on the Hote at a rate in excess of the existing interest that may be lawfully charged under the laws of the State of Morth Carelina and the applicable laws of any other state, and the provisions of this Baction \$.03 shall control over all other provisions of the Note and any other instrument executed in connection herewith which may be in apparent conflict herewith. In the event any holder of the Note shall collect monies which are desmed to sometitute interest which would otherwise incresse the affective interest rate on the Hote to a rate in excess of that permitted to be charged by the laws of the State of Horth Carolina and the applicable laws of any other state, all such sums deemed to constitute interest in excess of the legal rate shall be immediately applied to reduce the outstanding principal balance of the Note or, at Hortquies's option, returned to Mortgagor upon such determination.

5.04 Notices. Whenever Mortgages or Mortgagor shall desire to give or serve any notice, demand, request or other communication with respect to this Mortgage, each such notice, demand, request or other communication shall be in writing and shall be effective if the same is delivered by personal service, overnight delivery service (e.g., Federal Express) or mailed by registered or sertified United States mail, postage prepaid, return receipt requested, addressed to the address set forth at the beginning of this Mortgage. Two (2) business days after the date of depositing any such notice in the United States sail shall be desmed the date of receipt, and failure or refuest of the addresses to accept such sail shall not affect the velidity of such notice. Either party may at any time change its address for such notices by delivering or mailing to the other parties hereto, as aforesaid, a notice of such change.

5.05 <u>Captions</u>. The cover page, table of contents and captions or headings at the beginning of each Article and Section hereof are for the convenience of the parties and are not a part of this Mortgage.

5.06 invalidity of Cartain Provisions. If the lien of this Mortgage is invalid or unenforceable as to any part of the Mortgaged Estate, the unsecured or partially secured portion of the

10.7.88

- 26 -

debt shell be completely paid prior to the payment of the remaining and secured or partially secured portion of the debt; and all payments made on the debt, whether voluntary or under foreclosure or other enforcement action or procedure, shall be considered to have been first paid on and applied to the full payment of that portion of the debt which is not secured or fully secured by the lien of this Mortgage.

5.07 Subrogation. To the extent that proceeds of the Mote are used to pay any outstanding lien, charge or prior encumbrance equinat the Mortgaged Estate, such proceeds have been or will be advanced by Mortgages at Mortgagor's request and Mortgages shall be subrogated to any and all rights and liens owned by any owner or holder of such outstanding liens, charges and prior encumbrances, irrespective of whether said liens, charges or encumbrances are released.

- 5.08 No Merger. If both the lessor's and lessee's estates under any lesse or any portion thereof which constitutes a part of the Mortgaged Estate shall at any time become vested in one owner, this Mortgage and the lien created hereby shall not be destroyed or terminated by application of the doctrine of merger and, in such event, Mortgages shall continue to have and enjoy all of the righte and privileges of Mortgages as to the separate astates.
- 5.09 Bubordination, Non-Disturbance, and Attornment. All leases with respect to the Mortgaged Estate shall be subordinate to Mortgages's security interest in and lien upon the Mortgaged Estate, provided that Mortgages squees that should it foreclose on the Note secured hereby it shall allow each leases to continue quiet enjoyment of the leased premises provided that said leases is not then in default under the lease and such leases has executed such subordination, non-disturbance and attornment squeezement as Mortgages should require, under which said leases shall promise to recognize Mortgages as landlord and shall accord Mortgages all of the landlord's rights under the lease should Mortgages assert its rights under this Mortgage or the Assignment.
- future Advances. This Mortgage shall secure a 5.10. maximum augregate principal amount of advances that may be outstanding hereunder of Five Millian Dollars (\$5,000,000.00) at any one. As long as Mortgagor is not in default under the tarms of the Secured Indebtedness or Losn Documents, or any one of them, Mortgage, is obligated and otherwise contractually bound to provide advances to Mortgagor in amounts up to Five Hillion Dollars (\$5,000,000.00) as provided in the Secured Indebtedness or Loan Documents or related documents, provided such advances shall be made on or before ten (10) years from the date hereof. Any repayments of principal will reduce the emount of advances counted against the limit of Five Million Dollars (45,000,000,00). Mithout limiting any other provision hereof, debts, obligations and other Secured Indebtedness or Loan Documents secured hereby shall include: (a) all existing indebtedness of Mortgagor to Mortgages evidenced by any of the documents described above; (b) all future advances that may be subsequently made by Mortques as provided in any of the documents referenced above; and (c) all other indebtedness, if any, of Mortgagor to Mortgages now due or to become due or hereafter contracted pursuant to any of said documents. This Mortgage is given to secure future obligations which may be incurred heraunder including, without limitation, periodic advances and payments on a savoiving basis which will be made from time to time, it being understood by Mortgagor and Mortgages that all inture advances and readvances on a revolving basis will be secured to the same extent as the original

10.7.88

obligations hereunder. Five Million Dollars (\$5,000,000.00), the maximum amount to be advanced hereunder, including present as well as future advances, shall not exceed the principal amount of Five Million Dollars (\$5,000,000.00) (excluding such advances as may be made by the Mortgagee under the terms of the documents referenced above for the protection of collateral, payment of taxes and impositions, attorneys' fees and costs and other sums which Mortgagor is required by the terms of the said documents to repay to Mortgagee). Furthermore, the amount of any readvance under the documents described above on a revolving basis shall not be included in such computation; provided, however, that at no time shall the total indebtedness secured hereby at any one time exceed the maximum principal sum of Five Million Dollars and No/100 Dollars (\$5,000,000.00), together with interest thereon, attorneys' fees and costs and other sums for the protection of collateral, payment of impositions and taxes and similar sums advanced by Mortgagee which Mortgagor is required to reimburse under the provisions of this Mortgage. All such advances shall be made prior to a date constituting the tenth (10th) anniversary hereof and shall be considered "obligatory" under applicable law.

IN WITNESS WHEREOF, Mortgagor, intending to be legally bound, has caused this Mortgage to be executed by all of its duly authorized ______, under seal, as of the day and year first above written.

KEN LOKEY HOMES, INC.

ATTEST:

Secretary

[CORPORATE SEAL]

py:

237 me 67

STATE OF ALABAMA

COUNTY OF SHELBY

I, the undersigned authority, a Notary Public in and for said County in said State, hereby certify that kenneth Cker whose name as Vice President of KEN LOKEY HOMES, INC., a Texas corporation, is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of said instrument, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

Given under my hand and official seal this 2 hd day of

NOTARY PUBLIC

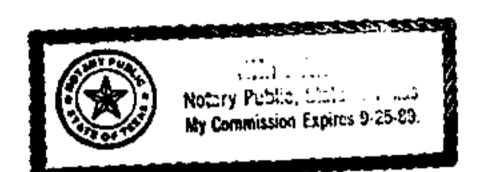
[NOTARIAL SEAL]

My Commission expires:

9-25-89

This Instrument Was Prepared By:

George F. Maynard Maynard, Cooper, Fierson & Gale, P.C. Twelfth Floor Watts Building Birmingham, Alabama 35203





K 237 PMGE 676

DESCRIPTION OF PROPERTY

All that certain property located in SHELBY County, State of ALABAMA, described as follows:

Lots 8, 9, and 29, according to the survey of Stratford Place, Phase II, as recorded in Map Book 12 page 91 in the Probate Office of Shelby County, Alabama; being situated in Shelby County, Alabama. Mineral and mining rights excepted.

STATE OF ALA. SHELBY CO.
I CERTIFY THIS
HISTRUMENT WAS FILE.

89 HAY -9 AH 8: 49

JUDGE OF PROBATE

3. Recording Fee 35 00

4. Indexing Fee 300 TOTAL 38260

BOOK 237 PAGE 677