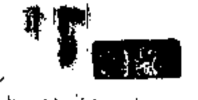
Thomas W. Roberts	This instrument was prepared by Yolanda Murray (Name) Yolanda Murray 213 No. 20th Street B'ham. Al. 3			
	(Address) 213 No. 20th Street B'ham, Al. 3			
inda P. Roberts	SECOR BANK, FEDERAL SAVINGS BANK			
2345 Tahiti Lane	213 No. 20th Street Birmingham, Alabama 35203			
Alabaster, Alabama 35007 MORTGAGOR	MORTGAGEE			
"I" includes each mortgagor above.	"You" means the mortgages, its successors and assigns.			
L ESTATE MORTGAGE: For value received, I, Thomas W.	Roberts and wife, Linda P. Roberts			
xtures, appliances, machinery, equipment and other articles of real estate, or the buildings and improvements to be erected or eal estate, or in the operation of the buildings, improvements, perty is or shall be affixed to the real estate (all of which is called	Niebactor 3500/ turismic			
PERTY ADDRESS: 2345 Tahiti Lane (Street)	(City) (Zip Code)			
AL DESCRIPTION:				
42, Block 1, according to the survey of	f Southwind, Second Sector, recorded in Map Book			
page 106, in the Probate Office of Shell	by County, Alabana.			
The Table of the State of the Control of the Contro	Benderal Commence of the Comme			
located inShe1by	County, Alabama.			
Prior mortgage to	d 4/20/78 in Volume 377, page 73.			
	d debt and the performance of the covenants and agreements contained in			
this mortgage and in any other document incorporated here under this mortgage or under any instrument secured by the under any future renewals, extensions or modifications of promissory notes, homeowner's cash reserve agreements of by this mortgage.	his mortgage, all advances made to me hereunder, any amounts I owe you any instrument secured by this mortgage, and any sums I owe you under other documents executed in substitution of or for any instrument secured			
The secured debt is evidenced by (List all Instruments and a	agreements secured by this mortgage and the dates thereof.):			
The first transfer of the second of the seco	nes and security			
Februa Advances: All amounts awad under th	ne above agreement are secured even though not all amounts may yet be			
extent as if made on the date this mortgage is Revolving credit loan agreement dated5/25 though not all amounts may yet be advanced. Future	executed. 6/89 All amounts owed under this agreement are secured even advances under the agreement are contemplated and will be secured and			
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- 1. Payments, I agree to make all payments on the secured debt when due. Unless we agree otherwise, any payments you receive from me or for my banefit will be applied first to any amounts I owe you on the secured debt (exclusive of interest or principal), second, to interest and then to principal. If partial prepayment of the secured debt occurs for any reason, it will not reduce or excuse any subsequently scheduled payment until the secured debt is paid in full.
- 2. Claims against Title. I will pay all taxes, assessments, liens and encumbrances on the property when due and will defend title to the property against any claims which would impair the lien of this mortgage. You may require me to assign any rights, claims or defenses which I may have against parties who supply labor or materials to improve or maintain the property.
- 3. Insurance, I will keep the property insured under terms acceptable to you at my expense and for your benefit. You will be named as loss payee or as the insured on any such insurance policy. Any insurance proceeds may be applied, within your discretion, to either the restoration or repair of the damaged property or to the secured debt. If you require mortgage insurance, I agree to maintain such insurance for as long as within a first of the analysis of the second of the second
- 4. Property, I will keep the property in good condition and make all repairs reasonably necessary.

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- The second secon 5. Expenses, I agree to pay all your expenses, including reasonable attorneys' fees if I break any covenants in this mortgage or in any obligation secured by this mortgage. Attorneys' fees include those awarded by an appellate court. I will pay these amounts to you as provided in Covenant 10 of this mortgage.
- 6. Default and Acceleration. If I fall to make any payments when due, or break any covenants under this mortgage or any obligations secured by this mortgage, or sell or transfer the property without your prior written consent, you are authorized to take possession of the mortgaged property, and with or without taking possession of said property after advertising the time, place and terms of sale, for three successive weeks mmediately prior to sale thereof in some newspaper published in the county in which the property is situated, proceed to sell the property covered by this mortgage in lots or parcels or an masses as you, your agents or assigns deem best, at the courthouse door in the county in which the mortgaged property or a part thereof is situated. If the mortgaged property is situated in Jefferson County, Alabama the sale will be conducted at the door of the courthouse of the Jefferson County, Alabama, In Birmingham, 21st Street entrance, at public outcry, to the highest bidder for cash, the proceeds of sale to be applied first to the payment of any liens for taxes, assessments or other prior charges against the property and second to the payment of expenses of sale, including the costs of advertising and reasonable attorney's fees, together with the cost of executing and recording deeds to the purchaser. Thirdly, any balance shall be applied to the payment of the indebtedness owed you and secured by this mortgage. You are hereby authorized to bid for and become the purchaser of the property at any such sale, and we do hereby authorize your attorney making the sale to execute deed to the purchaser of the property covered by this mortgage.
- 7. Assignment of Rents and Profits. I assign to you the rents and profits of the property. Unless we have agreed otherwise in writing. I may collect and retain the rents as long as I am not in default. If I default, you, your agent, or a court appointed receiver may take possession and manage the property and collect the rents. Any rents you collect shall be applied first to the costs of managing the property, including court costs and attorneys' fees, commissions to rental agents, and any other necessary related expenses. The remaining amount of rents will then apply to payments on the secured debt as provided in Covenant 1.
- 8. Walver of Homestead. I hereby waive all right of homestead exemption in the property.

9. Leaseholds; Condominiums; Planned Unit Developments. I agree to comply with the provisions of any lease if this mortgage is on a leasehold. If this mortgage is on a unit in a condominium or a planned unit development, I will perform all of my duties under the covenants, by-laws, or regulations of the condominium or planned unit development.

10. Authority of Mortgages to Perform for Mortgagor. If I fail to perform any of my duties under this mortgage, you may perform the duties or cause them to be performed. You may sign my name or pay any amount if necessary for performance, if any construction on the property is discontinued or not carried on in a reasonable manner, you may do whatever is necessary to protect your security interest in the property. This may include completing the construction.

Your failure to perform will not preclude you from exercising any of your other rights under the law or this mortgage.

Any amounts paid by you to protect your security interest will be secured by this mortgage. Such amounts will be due on demand and will Dear interest from the date of the payment until paid in full at the interest rate in effect on the secured debt.

- 11., Inspection. You may enter the property to inspect if you give me notice beforehand. The notice must state the reasonable cause for your The state of the s inspection. 1.00
- 12° Condemnation. I assign to you the proceeds of any award or claim for damages connected with a condemnation or other taking of all or any part of the property. Such proceeds will be applied as provided in Covenant 1. This assignment is subject to the terms of any prior security agreement.
- 13. Walver. By exercising any remedy available to you, you do not give up your rights to later use any other remedy. By not exercising any remedy, if I default, you do not waive your right to later consider the event a default if it happens again.
- 14. Joint and Several Liability; Co-signers; Successors and Assigns Bound. All duties under this mortgage are joint and several. If I co-sign this mortgage but do not co-sign the underlying debt I do so only to mortgage my interest in the property under the terms of this mortgage. I also agree that you and any party to this mortgage may extend, modify or make any other changes in the terms of this mortgage or the secured debt without my consent. Such a change will not release me from the terms of this mortgage. nok awo jegoti i i i The duties and benefits of this mortgage shall bird and benefit the successors and assigns of either or both of us. TOP I STOREGISTING
- 15. Notice. Unless otherwise required by law, any notice to me shall be given by delivering it or by mailing it by certified mail addressed to me at the Property Address or any other address that I tell you. I will give any notice to you by certified mail to your address on the front side ार्थित होते हैं। स्थापन of this mortgage, or to any other address which you have designated.

Any notice shall be deemed to have been given to either of us when given in the manner stated above.

- 16. Transfer of the Property or a Beneficial Interest in the Mortgagor. If all or any part of the property or any interest in it is sold or transferred without your prior written consent, you may demand immediate payment of the secured debt. You may also demand immediate payment if the mortgagor is not a natural person and a beneficial interest in the mortgagor is sold or transferred. However, you may not demand payment in the above situations if it is prohibited by federal law as of the date of this mortgage.
- 17. Release. When I have paid the secured debt, you will discharge this mortgage without charge to me. I agree to pay all costs to record this mortgage.
- 18. Due-On-Sale. Without your prior written consent, we will abstain from and will not cause or permit any sale, exchange, transfer or conveyance of all or any part of the mortgaged property or any interest therein, voluntarily or by operation of law. Upon any such sale, exchange, transfer or conveyance all sums owed and secured by this mortgage, shall, at your sole option and discretion become immediately due and payable and, in such event, you may exercise remedies provided in paragraph 6 above.

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	Thomas W. Bobs			SECOR Bank, Federal Bavings Bank 110 Office Park Drive, P.O. Box 1746	
	_inda P Rober		SECOR ,	Birmingham, Alabama 35202	
•	_2345 Tahiti Ia _Alabaster, Ala	bama 35007	BANK		
	Rozenwar's Nan	na and Address	Lender's	s Name and Address eans the lender named above.	
0004101721	"You" means each borrower	above, jointly and severally. Minimum Advance \$	100.00	Triggering Balance \$	N/A
5/20	6 ₁₉ 89	Payment Date:	15th day	Billing Cycle: Ends	the last day
0004	101721	of every	month	of every	month
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CREDIT INSURAN	GE: Credit life Insurance is	not required to obtain credit. agree to pay the additional	You 🗆 do 🛭	do not want credit life do not want	•00
		mlum. The premium is then requests are subject to the	7 1		Initial
ADDITIONAL FEE payment in the mont You agree to pay a to the state of the credit of th	t insurance company. S: You agree to pay a ment of the charge squal to 5% of the	nbership fee of \$40.00 per yed. Assessment will be made monthly payment if paid 10 secus fees for costs we industree, return check fee, and	ear in order to partie on an annual bit days or more after r in processing you any additional cha	Initial ticipate in this plan. We will add to ask and on the anniversary date the due date, but not less than \$.5 or account. These fees are governinges incurred by us in periodic rended as Credit or Your Account.	his amount to your minimum of this agreement. 0 and not more than \$100.00.
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PROPERTYSURV	/EY	\$	\$		
	CE/TITLE OPINION	\$			
RECORDING FEE		\$	\$		
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	AGE INSURANCE	\$	\$		
OTHER CHARGE	S ARGED TO YOUR ACCOUNT		\$	<u> </u>	
TOTAL PAID SEP	ARATELY BYYOU	\$			we under this agreement. W
ATTORNEY'S F	IFS: If you default on this	agreement and we retain	the services of any	y attorney to collect what you o . However, if the unpaid debt do	es not exceed \$300.00, you
not agree to pay a reason not agree to pay ou MOTICE: See the rev	anable ellarneva ine ilul oz	COCUME TO STATE OF THE STATE OF	ut SIGNATURES:	y attorney to collect what you on the However, if the unpaid debt do by signing below, you agree to do you promise to pay any amount that you received a completed copy of UTION - IT IS IMPORTANT THAT READ THE CONTRACT BEFOR	the terms on both sides of the you own under this agreement on today's date you THOROUGHLY

SECOR BANK, FEDERAL SAVINGS BANK

890

Signature Thomas W. Roberts
Signature Danie P. Roberts

ADDENDUM

		7 (10 4 00 00	•				
	The FINANCE CHARGE a	nd ANNUAL P	ERCENT	TAGE RATE depic	ted on the		
	attached Homeowners Cash	Reserve Agree	ment hav	e been computed	by adding		
	0.50%	_to the base rat	e rather	than two (percenta	ige points),		
	as depicted in the agreement	. On the third ar	nniversar	y date the annual	percentage		
のサの	rate will revert to and equal two percentage points above the base rate, with the finance						
25 E	charge adjusted accordingly.						
740	SECOR Bank, Federal Savings Bank						
N				12 4 0 1 7			
\$00 8	By: (CHINO / SOLL)		Signature:_	Thomas W. Roberts	·		
	5 120/10		Signature:_	Linda Dy	Clerts		
	Date: 5/26/89	 		Linda P. Roberts			
		STATE OF ALM SHELDS	: ' :,	· · · · · · · · · · · · · · · · · · ·			
	•	I CERTIFY THIS		1. Seed Tax \$ _			
	``	89 JUN -1 PH 3:		2. Mig. Tex 3. Recording Fee_	<u> 10.40</u> 30.60		
	-17r ·	-5 a Som	Cana San	* Indexing Fee	<u>a:0</u> 0		
	•	JUDGE OF PROBATI	Ē	TOTAL	2.00		