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MORTGAGE		2478	2478		MORTGAGEE:	
ACCOUNT NUMBER		7 ·			AVCO FINANCIAL SERVICES OF ALA INC.	
MORTGAGOR(\$):	349906041	THIS INSTRUMENT WAS	PREPARED BY MORTGA		<u> </u>	
LAST NAME	riner L	E Kären	- Parente	Katie P. Beverly		
Pingel,	William -		The state of the s	Birmingham.	, ALABAMA	
That Mortgagor hereb		ind conveys unto Mortgagee, State of Alabama, to wit:	,	estate in the County of	<u> </u>	
Lot 6, according the Proba	rding to the state of S	ryey of Cherokee-(helby County,-Alak		d in Map Book 9, page 1	152	
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also known as		/No	mber and Street)	··	. <u></u>	
gas, electric, ventilati fixtures and subject t the "premises".	ing, refrigerating and air- to the lien hereof, and the	ments now or hereafter erecte conditioning equipment used hereditaments and appurtens	d thereon and all screens, shain connection therewith, all nees pertaining to the proper	ades, storm sash and blinds, and heatin of which, for the purpose of this mort rty above described, all of which is refe	erred to hereinafter a	
of the premises, duri and enforce the same the name of any par upon any indebtedne	ing continuance of defaule without regard to adequy ty hereto, and to apply as secured hereby, in such that the SECURING: (1)	It hereunder, and during conti- juacy of any security for the the same less costs and expen- h order as Mortgagee may dete Performance of each agreeme	nuance of such default authorindebtedness hereby secured sets of operation and collect rmine. In of mortgagor contained	collect and use the same, with or with orizing Mortgagee to enter upon said policy any lawful means including appointion, including reasonable attorney's for the principal series; (2) Payment of the principal whose final	tennises and of concentration to the tent of a receiver in the ces as provided below sum with interest, a	
provided in accords	ance with the terms as	ded or rescheduled by the pa	ry Note dated <u>volge</u>	cuted by Mortgagor and payable to the	e order of Mortgage	
to which Promiss	ory Note reference	is hereby made; (3) Pay	ment of any additional	advances, not in a principal	sum in excess o	
\$_17,115.48 and every advance to be advanced by the N	he avidenced by a Brom	issaeu Nate of Martagaar in th	e amount of the advance: (4)	gagee or the then holder of this Mortga) The payment of any money with inte n accordance with the covenants of this	MERL MICIONI MET INS	
FIRST: To the p expenses agreed to condition, however.	ayment of taxes and ass be paid by the Mortgag that said Mortgagor pay	A. SECTINES IN the novmen	nd assessed against said pre-	owing order: mises, insurance premiums, repairs, and due on said note in the manner set fo ms for any amounts Mortgagee may hav	MIN MI SHIM NOTA WEA	
casualties as the More companies as Mortg proceeds (less expe	rtgagee may specify, up agee may from time to mees of collection) sha	to the full value of all improve time approve, and to keep it, at Mortgagee's option, be will give immediate potice in	ements for the protection of the policies therefor, pro- e applied on said indebted by mail to the Mortgagee and directed to make	keep said premises insured against of Mortgagee in such manner, in such operly endorsed, on deposit with Modness, whether due or not or to the who may make proof of loss if no payment for such loss directly to	rtgagee, and that lose restoration of saint made promptly be mortgagee instead of	

TO PROTECT THE SECURITY HEREOF, MORTGAGOR COVENANTS AND AGREES: (1) To keep said premises insured against fire and such other casualties as the Mortgagee may specify, up to the full value of all improvements for the protection of Mortgagee in such manner, in such amounts, and in such companies as Mortgagee may from time to time approve, and to keep the policies therefor, properly endorsed, on deposit with Mortgagee, and that loss proceeds (less expenses of collection) shall, at Mortgagee's option, be applied on said indebtedness, whether due or not or to the restoration of said improvements. In event of loss Mortgagor will give immediate notice by mail to the Mortgagee who may make proof of loss if not made promptly by Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to Mortgagee instead of Mortgagor. (2) To pay all taxes and special assessments of any kind that have been or may be levied or assessed upon said premises, or any part thereof. (3) In the event of default by Mortgagor under Paragraphs 1 or 2 above, Mortgagee, at its option (whether electing to declare the whole indebtedness secured hereby due and collectible or not), may (a) effect the insurance above provided for and pay the reasonable premiums and charges therefor; (b) pay all said taxes and assessments allowed by law, and such disbursements shall be deemed a part of the indebtedness secured by this Mortgage and shall be immediately due and payable by Mortgagor to Mortgagee. (4) To keep the buildings and other improvements now or hereafter erected in good condition and repair, not to commit or suffer any use of said premises contrary to restrictions of record or contrary to laws, ordinances or regulations of proper public authority, and to permit Mortgagee to enter at all reasonable times for the purpose of inspecting the premises, not to remove or demolish any building thereon; to complete within One Hundred Eighty (180) Days or restore promptly and in a good and workmanlike

IT IS MUTUALLY AGREED THAT: (1) If the Mortgagor shall fail or neglect to pay installments on said Promissory Note as the same may hereafter become due, or upon default in performance of any agreement hereunder, or upon sale or other disposition of the premises by Mortgagor, or upon contracting without Mortgagee's prior written consent for any home improvement which could, if not paid for, give rise to a claim for Mechanic's Lien under the Code of Alabama, or should any action or proceeding be filed in any court to enforce any lien on, claim against or interest in the premises, then all sums owing by the Mortgagor to the Mortgagee under this Mortgage or under the Promissory Note secured hereby shall immediately become due and payable at the option of the Mortgagee on the application of the Mortgagee or Assignee or any other person who may be entitled to the monies due thereon; and after any one of said events this mortgage will be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgagee, agents or assigns, shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving twenty-one days' notice, by publishing once a week for three consecutive weeks, the time, place and terms of sale, by publication in some newspaper published in said County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Court House door of said county, (or the division thereof) where said property is located, at public outery, to the highest bidder for cash, and apply the proceeds of the sale: First, to the expense of advertising, selling and conveying, including, if the amount financed was \$300.00 or more, a reasonable attorney's fee not to exceed 15% of the unpaid balance; Second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or other incumbrances, with interest thereon; Third, to the pa

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(2) Mortgagor agrees to surrender possession of the hereinabove described premises to the Purchaser at the aforesaid sale, immediately after such sale, in the event such possession has not previously been surrendered by Mortgagor, and for failure to surrender possession, will pay to Purchaser the reasonable rental value of the premises during or after the redemption period. (3) In the event said premises are sold by Mortgagee, Mortgagor, if a signer on the note, shall be liable for any deficiency remaining after sale of the premises, and application of the proceeds of said sale to the indebtedness secured and to the expenses of conducting said sale, including attorney's fees and legal expenses as provided on the reverse side. (4) At any time and from time to time, without affecting the liability of any person for the payment of the indebtedness secured hereby and without releasing the interest of any party joining in this Mortgage, Mortgagee may (a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this Mortgage or the lien or charge thereof; (d) grant any extension or modification of the terms of this loan; (e) release without warranty, all or any part of said property, Mortgagor agrees to pay reasonable fee to Mortgagee for any of the services mentioned in this paragraph. (5) Should said property or any part thereof be taken or damaged by reason of any public improvements or condemnation proceeding, or damaged by fire, or earthquake, or in any other manner, Mortgagee shall be entitled to all compensation, awards, and other payments or relief therefor, and shall be entitled at its option to commence, appear in and prosecute in its own name, any action or proceedings, or to make any compromise or settlement, in connection with such taking or damage. All such compensation, awards, damages, rights of action and proceeds are hereby assigned to Mortgagee who may, after deducting therefrom all its expenses, including attorney's fees, as provided for on the reverse side, apply the same as provided above for insurance less proceeds. Mortgagor agrees to execute such further assignments of any compensation, award, damages, and the rights of action and proceeds as Mortgagee may require. (6) Mortgagee shall be subrogated to the lien of any and all prior encumbrances, tiens or charges paid and discharged from the proceeds of the loan hereby secured, and even though said prior liens have been released of record, the repayment of said indebtedness shall be secured by such liens on the portions of said premises affected thereby to the extent of such payments, respectively. (7) Whenever, by the terms of this instrument or of said Promissory Note, Mortgagee is given any option, such option may be exercised when the right accrues or at any time thereafter, and no acceptance by Mortgagee of payment of indebtedness in default shall constitute a waiver of any default then existing and continuing or thereafter accruing. (8) If Mortgagor shall pay said note at the time and in the manner aforesaid and shall abide by, comply with, and duly perform all the covenants and agreements herein, then this conveyance shall be null and void and Mortgagee will, within the statutory period after written demand therefor by Mortgagor, execute a release or satisfaction of this Mortgage. (9) Notwithstanding anything in this Mortgage or the Promissory Note secured hereby to the contrary, neither this Mortgage nor said Promissory Note shall be deemed to impose on the Mortgagor any obligation of payment, except to the extent that the same may be legally enforceable, and any provision to the contrary shall be of no force or effect. (10) Except as provided to the contrary herein, all Mortgagors shall be jointly and severally liable for fulfillment of th. covenants and agreements herein contained. (11) If any of the undersigned is a married person, he represents and warrants that this instrument has been executed in his behalf, and for his sole and separate use and benefit and that he has not executed the same as surety for another, but that he is the Borrower hereunder. (12) With respect to the real property conveyed by this Mortgage, each of us, whether Principal, Surety, Guarantor, Endorser, or other party hereto, hereby waives and renounces, each for himself and family, any and all homestead or exemption rights except as to garnishment either of us have under or by virtue of the Constitution or Laws of any State, or of the United States, as against this debt or any renewal thereof. IN WITNESS WHEREOF the Mortgagors have hereunto set <u>their</u> signature <u>S</u> and seal, this <u>25th</u> day of <u>August</u>, 19<u>89</u> Signed, Sealed and Delivered in the presence of 253 (SEAL) William E. Pingel (SEAL) Karen I Pingel Witness THE STATE OF ALABAMA Shelby . COUNTY_ ______, a Notary Public in and for said County, Katie P. Beverly in said State, hereby certify that William E. Pingel <u>Karen I Pingel</u> whose name same signed to the foregoing conveyance, and who is ____known to me acknowledged before me on this day, that being informed of the contents of the conveyance is executed the same voluntarily on the day the same bears date. Given under my hand and official seal this 25th day of August Notary Public. Commission Expose May 19, 1995 FINANCI Recording Fee Indexing Fee War No Tax Fee Certified Stamp ř SERVICES County, State of Fee Total

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