Patsy A. Gann an unmarried person

and all others executing this mortgage, do hereby, grant, bargain, sell and convey unto the Mortgagee the following described real estate, situated in ______ County, State of Alabama, to-wit:

Lots 9, 10 and 11 Block 'Ay according to Nickerson-Scott Addition to Alabaster as recorded in Map Book 3, page 34, in the Probate Office of Shelby County, Alabama.

The sole purpose of this loan is for business/commercial purposes.

The prepaid finance charge is non-refundable.

PAGE 858

288

Topological process of the College State of the Col

ŀι

7.1 m 7.5 m 1.1

11,4415

If and when this is a second mortgage it is further understood and agreed that, in the event the mortgagor fails to pay the interest and principal on said first mortgage according to its terms, the mortgagee herein or the assigns, are hereby authorized at their election to pay said interest and principal or any part thereof, and the mortgagor hereby agrees to refund on demand the sum or sums so paid with interest, thereon at the rate of the period of the debt hereby secured and this mortgage shall stand as security therefor.

And should the mortgagor fail to pay the interest or the principal secured by said first mortgage or fail to comply with any of the terms herein out, the debt hereby secured may, at the option of the mortgagee, or assigns, he declared due and payable and this mortgage subject to foreclosure. This mortgage and lien shall secure not only the principal amount hereof but all future and subrequent advances to or on behalf of the mortgagors or any other indebtedness due from the mortgagors to the mortgagee, whether directly or acquired by assignment, and the real estate herein described shall be security for such debts to the total extent even in excess thereof of the principal amount thereof.

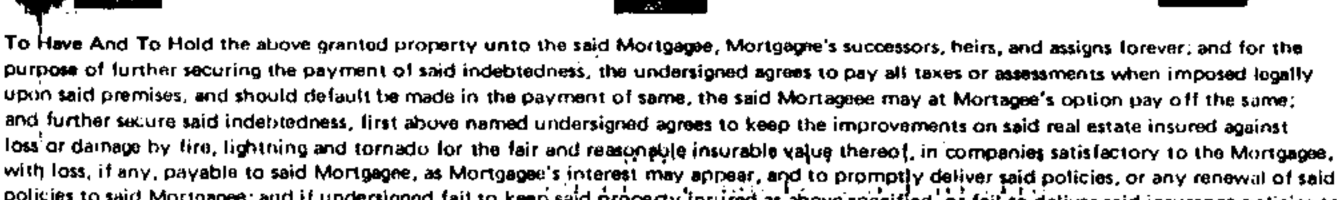
The mortgages is authorized to declare, at its option, all or any part of such indebtedness immediately due and payable upon the sale, lease or other transfer of any kind or nature of the mortgaged property, or any part thereof, without the prior written consent of mortgages. It assumed, an esgrow analysis will be conducted and assumptioner will assume any shortage. This mortgage may be paid in full at any time on or below due date with a six month penalty pay off interest charge.

The mortgagor agrees not to permit, commit, or suffer waste, impairment or deterioration of said property or any part thereof, and upon the failure of the mortgagor to keep the property in good condition or repair and maintenance, the mortgagor may demand proper maintenance and the immediate repair of said property or an increase in the amount of security, or the immediate repayment of the debt hereby secured, and the failure of the mortgagor to comply with said demand of the mortgagoe for a period of 30 days shall constitute a Breech of this mortgago and at the option of the mortgagoe, immediately mature the entire amount of principal and interest hereby secured and the mortgagoe immediately and without notice may institute proceedings to foreclose this mortgago. In the case of refusal, neglect or inability of the mortgagor, to repair and maintain said property, the mortgagoe may at its option, make such repairs or cause the same to be made, and advance morely in that behalf, and

If a scheduled installment payment is 10 days late, a late charge of 5% of the overdue installment will be charged but not less than 50 cents nor more that \$100.00 for each late charge.

Said prop

e claims except as stated above.



with loss, if any, payable to said Mortgagee, as Mortgagee's interest may appear, and to promptly deliver said policies, or any renewal of said policies to said Mortgagee; and if undersigned fail to keep said property insured as above specified, or fail to deliver said insurance policies to said Mortgages, then the said Mortgages, or essigns, may at Mortgages's option insure said property for said sum, for Mortgages's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgages for taxes, assessments of insurance, shall become a debt to said Mortgages or assigns, additional to the debt hereby specially secured, and shall be dovered by this Mortgage, and bear interest from date of payment by said Mortgagee, or assigns, and be at once due and payable.

Upon condition, however, that if the said Mortgagor pays said indebtedness, and reimburses said Mortgagee or assigns for any amounts Mortgagees may have expended for taxes, assessments, and insurance, and interest thereon, then this conveyance to be null and void: but should default be made in the payment of any sum expended by the said Mortgagee or assigns, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or assigns in said property become endangered by reason of the entorcement of any prior lieg or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of said indebtedness hereby secured shall at once become due and payable and this mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgagee, agents or assigns, shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving twenty-one days' notice, by publishing once a week for three-consecutive weeks, the time, place and terms of sale, by publication in some newspaper published in said County and State, sell the same in lots or parcels or en masse as Mortgagge, agents or assigns deem best, in front of the Court House door of said County, for the division thereoff where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of the sale; First, to the expense of advertising, selling and conveying, including attorneys fees after default. and referral to an attenday; not a salaried employee of the creditor. 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 incombrances, with interest thereon; Third, to the payment polishid inflighted and full, which is the same shall be shall not have fully metured at the date of said sale, but no interest shall be collected beyond the day or sale, and inducth, the balance, if any, to be turned over to the said Mortgagor and undersigned further agree that, said, it

stated in the instrument IN WITHESS BRITING AGE	WHEREOF the undersi	ened Wayne C	ann, an u	nmarried p	<u>erson. Patsy</u>
have hereunto set _	theirgnotures.	end seal, t	·/ _23rd	day of APRI	L
"CAUTION IT	IS IMPORTANT TH	AT YOU THORO	GHLY, READ	THIS CONTRAC	T BEFORE YOU SIG
į	ſ	morning fifty	hoto	Zun	<u> 71 (100)</u>
•		Way	e Gann	i.·	(
		(%)	4-01	Sam	
of marketer	ា វាសេខក្នុងសំខាន់	Pats	y, Gann	1 11 12 1 1	Trace of the state of
<u>ografie oto</u>	<u> </u>				<u> </u>
THE STATE OF A	· · · · · · · · · · · · · · · · · · ·	——— ì			
JEFFERSU	PEDOTONIO	TOUNDA!	er about a	en ja de likerija de	argum of or off
1 ** 	DERSIGNED	etaska birrir	, a Not	ory Public in and	for said County, in said
hereby certify that _	<u> Wayne Gann,</u>	an unmarriq	d person,		
s ar	Patsy A. Gan		_		
that hairs informed	Maigned to the toregon	ng conveyance, and tha w	who are kn	lown to me acknow	wledged before me on then the day the same bear
indi being informed i	or the contents of the co	onveyance	_ executed the s	ame voluntarily a	in the day the same bear
Given under n	ny hand and afficial sea	this 23rd	day of API	RIL	
i				A	
	· · · · · · · · · · · · · · · · · · ·		130	<u></u>	Notary Public.
THE STATE OF		`	7560	Sion Expri	
THE STATE OF		1	7560	sion Expri	Notary Public. es: 8/24/93
THE STATE OF		_ COUNTY }	My Commiss		es: 8/24/93
· · · · · · · · · · · · · · · · · · ·		_ COUNTY }	My Commiss		
THE STATE OF		_ COUNTY }	My Commiss		es: 8/24/93
hereby certify that _		_ COUNTY }	My Commiss		es: 8/24/93
hereby certify that whose name as a corporation, is a	signed to the foregoing	COUNTY }	My Commiss Not	ory Public in and	es: 8/24/93 for said County, in said
hereby certify that whose name as a corporation, is a being informed of the	rigned to the foregoing	COUNTY }	My Commiss Not	ory Public in and	es: 8/24/93 for said County, in said
hereby certify that whose name as a corporation, is a being informed of the	rigned to the foregoing ne contents of such con of said corporation.	county)	My Commiss My Commiss A Not who is known to sch officer and w	ory Public in and	es: 8/24/93 for said County, in said
hereby certify that whose name as a corporation, is a being informed of the	rigned to the foregoing	county)	My Commiss My Commiss A Not who is known to sch officer and w	ory Public in and	es: 8/24/93 for said County, in said ed before me, on this de executed the same volu
hereby certify that whose name as a corporation, is a being informed of the	rigned to the foregoing ne contents of such con of said corporation.	county)	My Commiss My Commiss A Not who is known to sch officer and w	r Public in and r r r r r r r r r r r r r r r r r r r	es: 8/24/93 for said County, in said
hereby certify that whase name as a corporation, is a being informed of the	rigned to the foregoing ne contents of such con of said corporation.	county)	My Commiss My Commiss A Not who is known to sch officer and w	r Public in and r r r r r r r r r r r r r r r r r r r	es: 8/24/93 for said County, in said ed before me, on this de executed the same volu
hereby certify that whase name as a corporation, is a being informed of the for and as the act	rigned to the foregoing ne contents of such con of said corporation.	county)	My Commiss My Commiss A Not who is known to sch officer and w	r Public in and r r r r r r r r r r r r r r r r r r r	es: 8/24/93 for said County, in said ed before me, on this de executed the same volu
hereby certify that whose name as a corporation, is a being informed of the	rigned to the foregoing ne contents of such con of said corporation.	county)	My Commiss My Commiss A Not who is known to sch officer and w	r Public in and r r r r r r r r r r r r r r r r r r r	es: 8/24/93 for said County, in said ed before me, on this de executed the same volu
hereby certify that whose name as a corporation, is a being informed of the	rigned to the foregoing the contents of such cont of said corporation. By hand and afficial sec	conveyance, and aveyance, he, as so	My Commiss who is known to the officer and way of	r Public in and r r r r r r r r r r r r r r r r r r r	es: 8/24/93 for said County, in said ed before me, on this de executed the same volu
hereby certify that whose name as a corporation, is a being informed of the	rigned to the foregoing the contents of such cont of said corporation. By hand and afficial sec	COUNTY)	My Commiss My Commiss A Not who is known to the officer and we have a second we have a s	r Public in and r r r r r r r r r r r r r r r r r r r	es: 8/24/93 for said County, in said ed before me, on this de executed the same volu
hereby certify that whose name as a corporation, is a being informed of the	righed to the foregoing to contents of such consolid corporation. The hand and afficial sections are the contents of such corporation. The contents of such corporation is a content of such corporation.	COUNTY)	My Commiss My Commiss A Not who is known to the officer and we have a second we have a s	r Public in and r r r r r r r r r r r r r r r r r r r	es: 8/24/93 for said County, in said ed before me, on this de executed the same volu
hereby certify that whose name as a corporation, is a being informed of the	righed to the foregoing the contents of such consolid corporation. The properties of the content of the contents of the conte	COUNTY)	My Commiss who is known to the officer and way of	r Public in and r r r r r r r r r r r r r r r r r r r	es: 8/24/93 for said County, in said ed before me, on this de executed the same volu
hereby certify that whose name as a corporation, is a being informed of the	righed to the foregoing the contents of such consolid corporation. The properties of the content of the contents of the conte	STATE OF AL I CERTI	My Commiss who is known to the officer and way of FY THIS T WAS FILED	r Public in and r r r r r r r r r r r r r r r r r r r	es: 8/24/93 for said County, in said ed before me, on this de executed the same volu
hereby certify that whose name as a corporation, is a being informed of the	righed to the foregoing to contents of such consolid corporation. The hand and afficial sections are the contents of such corporation. The contents of such corporation is a content of such corporation.	STATE OF AL I CERTI	My Commiss My Commiss A Not who is known to the officer and we have a second we have a s	r Public in and r r r r r r r r r r r r r r r r r r r	es: 8/24/93 for said County, in said ed before me, on this de executed the same volu

JUDGE OF PROBATE