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MORTGAGE
S
THE STATE OF ALABAMA
SHELBY County
KNOW ALL MEN BY THESE PRESENTS: That whereas WILLIAM J. ACTON CONSTRUCTION, INC.
become justly indebted to FIRST ALABAMA BANK of of of RIRMINGHAM, Alabama
hereinafter called the Mortgages, in the principal sum of
os evidenced by ONE VARIABLE RATE negotiable note of even date herewith,
at at anid indehtedness
NOW, THEREFORE, in consideration of the premises and in order to secure the payment of said indebtednes and any renewal or extensions of same and any other indebtedness now or hereafter owed by Mortgagors to Mortgage and any renewal or extensions of same and any other indebtedness incurred for personal, family, or household pur

WILLIAM J. ACTON CONSTRUCTION, INC.

(hereinafter called Mortgagors)

do ES hereby grant, bargain, sell and convey unto the said Mortgagee the following described real estate situated in

(except Mortgagors' home shall not secure any such other indebtedness incurred for personal, family, or household pur-

SHELBY

County, State of Alabama, viz:

poses) and compliance with all of the stipulations hereinafter contained, the said

THE MAGNOLIA'S AT BROOK SURVEY LOT 63, ACCORDING TO HIGHLAND, AS RECORDED IN MAP BOOK 13, PAGE 102 A & B, IN THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA.

THE PROCEEDS OF THIS LOAN HAVE BEEN APPLIED ON THE PURCHASE PRICE OF THE PROPERT DESCRIBED HEREIN CONVEYED TO MORTGAGOR SIMULTANEOUSLY HEREWITH.

**800**K

RB 106 (6/82)

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

TO HAVE AND TO HOLD the same and every part thereof unto the Mortgagee, PIRST ALABAMA GANKAR . . ...

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

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

CURRENT AD VALOREM TAXES, EASEMENTS AND RESTRICTIONS OF RECORD.

- 2. That they will pay all taxes, assessments, or other liens taking priority over this mortgage when imposed legally upon said mortgaged property and should default be made in the payment of same, or any part thereof, said Mortgaged may pay the same.
- 3. That they will keep the buildings on said premises continuously insured in such amounts, in such manner and in such companies as may be satisfactory to the Mortgagee against loss by fire and such other hazards as Mortgagee may specify, with loss, if any, payable to said Mortgagee, and will deposit with Mortgagee policies for such insurance and will pay premiums therefor as the same become due. Mortgagers shall give immediate notice in writing to Mortgagee of any loss or damages to said premises caused by any casualty. If Mortgagers fall to keep said property insured as above specified, the Mortgagee may insure said property for its insurable value against loss by fire and other hazards for the benefit of the Mortgagee. The proceeds of such insurance shall be paid by insurer to Mortgagee which is hereby granted full power to settle and compromise claims under all policies and to demand, receive and receipt for all sums becoming due thereunder; said proceeds, if collected, to be credited on the indebtedness secured by this mortgage, less cost of collecting same, or to be used in repairing or reconstructing the premises as the Mortgagee may elect; all amounts so expended by said Mortgagee for insurance or for the payment of texes, assessments or any other prior liens shall become a debt due said Mortgagee additional to the indebtedness herein described and at unuse payable without demand upon or nutice to any person, and shall be secured by the lien of this mortgage and shall bear interest at the highest legal rate from date of payment by said Mortgages and at the election of the Mortgagee and without notice to any parson, the Mortgagee may declare the entire indebtedness secured by this mortgage due and payable and this mortgage subject to foreclosure and same may be foreclosed as hereinafter provided.
- 4. To take good care of the mortgaged property above described and not to commit or permit any waste thereon, and to keep the same repaired and at all times to maintain the same in as good condition as it now is, reasonable wear and tear alone excepted.
- B. That no delay or failure of the Morigages to exercise any option to declare the maturity of any debt secured by this morigage shall be taken or deemed as a waiver of the right to exercise such option or to declare such forfeiture either as to past or present default on the part of said Morigagors, and that the procurement of insurance or payment of taxes by the Morigagor shall not be taken or deemed as a waiver of the right to declare the maturity of the indebtedness hereby secured by reason of the failure of the Morigagors to procure such insurance or to pay such taxes, it being agreed that no terms or conditions contained in this morigage can be waived, altered, or changed except as evidenced in writing signed by the Morigagors and by the Morigagor
- 6. That they will well and truly pay and discharge any indebtedness hereby secured as it shall become due and payable including the note or notes above described, any renewals or extensions thereof, and any other notes or obligations of Mortgagues to Mortgagae whether now or hereafter incurred.
- 7. That after any default on the part of the Morigagors, the Morigagoe shall, upon bill filed or other proper legal processing being commenced for the foreclosure of this mortgage, be entitled as a matter of right to the appointment by any competent court or tribunal without notice to any party, of a receiver of the rents, issues and profits of said promises, with power to lease and control the said premises and with such other powers as may be deemed necessary, and that a reasonable attorney's fee shall, among other expenses and costs, be fixed, allowed and paid out of such rents, issues and profits or out of the proceeds of the said morigaged property.
- 8. That all the covenants and agreements of the Mortgagors berein contained shall extend to and bind their heirs, executors, administrators, successors and assigns, and that such covenants and agreements and all options, rights, privileges and powers herein given, granted or secured to the Mortgages shall inure to the benefit of the heirs, successors or assigns of the Mortgages.
- 9. That the debt hereby secured shall at once become due and payable and this mortgage subject to foreclosure as herein provided at the option of the holder hereof when and if any statement of lien is filed under the statutes of Alabama relating to liens of mechanics and materialmen, without regard to the form and contents of such statement and without regard to the existence or non-existence of the debt or any part thereof, or of the lien on which such statement is based.

SOURCE OF TITLE

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10. Transfer of the Property: Assumption. If all or any part of the mortgaged property or an interest therein is sold or transferred by Mortgagors without Mortgagon's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Morigage, (b) the creation of a purchase money security interest for household appliances. (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase. Mortgages may, at Mortgages's option, declare all the sums secured by this Mortgage to be immediately due and payable. Mortgagee shall have waived such option to accelerate if, prior to the sale or transfer, Mortgagee and the person to whom the mortgaged property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Mortgagee and that the interest payable on the sums secured by this Mortgage shall be at such rate as

If Mortgagee exercises such option to accelerate, Mortgages shall mail Mortgagors notice of acceleration. Such notice shall Mortgagee shall request provide a period of not less than 30 days from the date the notice is mailed within which Mortgagors may pay the sums declared due. If Mortgagors fails to pay such sums prior to the expiration of such period Mortgages may, without further notice or demand

on Mortgagors, invoke any remedies permitted hereunder.

11. Plural or singular words used herein to designate the undersigned Mortgagors shall be construed to refer to the maker or makers of this mortgage, whether one or more persons or a corporation.

UPON CONDITION, HOWEVER, that if the Mortgagors shall well and truly pay and discharge the indebtedness hereby secured, (which in addition to the principal sum with interest, set forth above shall include payment of taxes and insurance, the satisfaction of prior encumbrances and any other indebtedness owed to the Mortgages by the Mortgagors before the full payment of this mortgage) as it shall become due and payable and shall in all things do and perform all acts and agreements by them herein agreed to be done according to the tenor and effect hereof, then and in that event only this conveyance shall be and become null and void; but should default be made in the payment of the indebtedness hereby secured or any renewals or extensions thereof or any part thereof or should any interest thereon remain unpaid at maturity, or should default be made in the repayment of any sum expended by said Morigagee under the authority of any of the provisions of this mortgage or should the interest of said Mortgagee in said property become endangered by reason of the enforcement of any prior lien or encumbrance thereon so as to endanger the debt hereby secured, or should a petition to condemn any part of the mortgaged property be filed by any authority having power of eminent domain, or should any law, either federal or state, be passed imposing or authorizing the imposition of a specific tax upon this mortgage or the debt hereby secured, or permitting or authorizing the deduction of any such tax from the principal or interest secured by this mortgage or by virtue of which any tax or assessment upon the mortgaged premises shall be charged against the owner of this mortgage or should at any time any of the stipulations contained in this mortgage be declared invalid or inoperative by any court of competent jurisdiction or should the Mortgagors fail to do and perform any other act or thing herein required or sersed to be done, then in any of said events the whole of the indebtedness hereby secured, or any portion or part of same may not as said date have been paid, with interest thereon, shall at once become due and payable and this mortgage subject to foreclosure at the option of the Mortgagee, notice of the exercise of such option being hereby expressly waived; and the Mortgagee shall have the right to enter upon and take possession of the property hereby conveyed and after or without taking such possession to sell the same before the County Court House door in...

County. Alabama at public outery for cash, after first giving notice of the time, place and terms of such sale by publication once a week for three consecutive weeks prior to said sale in some newspaper published in said City, and upon the payment of the purchase money the Morigagee, or owner of the debt and mortgage, or auctioneer, shall execute to the purchaser for and in the name of the Mortgagors a good and sufficient deed to the property sold; the Mortgagee shall apply the proceeds of said sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's fee; second, to the payment of any amounts that may have been expended or that may then be necessary to expend in paying insurance, taxes and other encumbrances. with interest thereon; third, to the payment in full of the principal indebtedness and interest thereon, whether the same shall or shall not have fully majured at the date of said sale, but no interest shall be collected beyond the date of sale; and fourth, the balance, if any, to be paid over to the said Mortgagors or to whomever then appears of record to be the owner of said property The Mortgagee may bid and become the purchaser of the mortgaged property at any foreclosure sale thereunder.

N WITNESS WHEREOF, I have hereunto set MY 1	hand(s) and seal(s) this
	WILLIAM J. ACTON CONSTRUCTION. INC. (Seal)
	BY: William (Seal)
This instrument was prepared by:	WILLIAM J. ACTON - PRESIDENT
NAME CYNDI A. DAVIS / FIRST ALARAMA BAN	
ADDRESS DEAT POTATE DEPT / DOLLECUM	

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CERTIFICATE

State of Alabama)	
County)	1977, the owner of this mortgage hereby certifies that the amount of
In compliance with Act :671, Acts of Alabama, Regular Section	upon which the most gage tax of
indebtedness presently incurred is	upon which the mostgage tax ofupon which the mostgage tax ofupon which the mostgage tax on such dvances will be made under this mostgage unless the mostgage tax on suchCounty, Alabams, no later than each September
advances is paid into the appropriate office of the Judge of Probate of a	County, Alabams, no later than each September of in the above said office and the recording fee and tax applicable thereto
pald.	Mortgagee: First Alabama Book of
Morigagor:	·
	в <sub>у</sub>
	Title







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