together with all rents and other revenues thereof and all rights, privileges, easements, tenements, interests, improvements and appurtenances thereunto belonging or in any wise appertaining, 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 windows 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 (hereinafter 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, First Federal of Alabama, ___its successors and easigns forever.

And for the purpose of further securing the payment of said indebtedness the Mortgagors covenant and agrees 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 aforesaid, that they will warrant and forever defund the title against the lawful claims of all persons whomsoever, and that said property is free and clear of all emergencies, easements and restrictions not herein specifically mentioned.

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- 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 Mortgagee 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 Mortgagess 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 thereof as the same become due Mortgagors shall give immediate notice in writing to Mortgagee of any loss or damages to said premises caused by any casualty. If Mortgagors fail to keep said property insured as above specified, the Mortgagee may insure of any loss or damages to said premises caused by any casualty. If Mortgagors fail 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 insure 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 surer 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 expected by said Mortgagee for insurance or for the payment of taxes, repairing or reconstructing the premises as the Mortgagee may elect; all amounts so expected by said Mortgagee for insurance or for the payment of taxes, respiring or reconstructing the premises as the Mortgagee may elect; all amounts so expected by said Mortgagee for insurance or for the payment of taxes, respiring or reconstructing the premises as the Mortgagee additional to the indebtedness herein described and at once payable without demand upon or notice to any person, and sha
- 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 expected.
- 5. That no delay or failure of the Mortgagee to exercise any option to declare the maturity of any debt secured by this mortgage shall be taken or deemed as a waiver of the right to exercise such option or to declare such forfeiture either as to part or present default on the part of said Mortgagors, and that the procurement of insurance or payment of taxes by the Mortgagee 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 Mortgagors to procure such insurance or to pay such taxes, it being agreed that no terms or conditions contained in this mortgage can be waived, altered, or changed except as eveldenced in writing signed by the Mortgagors and by the Mortgagee.
- 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 Mortgagors to Mortgagee whether now or hereafter incurred.
- 7. That after any default on the part of the Mortgagors, the Mortgagee shall, upon bill filed or other proper legal preceeding being commenced for the foreglosure 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 foreglosure 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 foreglosure 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 foreglosure 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 foreglosure 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 foreglosure 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 foreglosure 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 foreglosure 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 foreglosure 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 foreglosure of the proceeds of the rents, issues and profits or out of the proceeds of the rents, and the proceeds of the rents of the proceeds of the rents, and the proceeds of the rents of the proceeds of the rents of t
- 8. That all the covenants and agreements of the Mortgagors herein 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 Mortgagoe shall intered to the heirs, successors or assigns of the Mortgagoe.
- 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.

(SEAL)

Brett G. Winford, President

| COUNTY. 9 MAR 19 Als 8: 51 L | | STATE OF AL I CERT | IFY THIS | | | | | ľ |
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| hereby certify that | THE STATE OF ALABAMA. | INSTRUMEN | IT WAS F | H.E.C | | | | |
| hereby certify that | | 91 MAR 19 | Als 8 | 51 | | | | İ |
| where name | 1 | | | | , a Notary F | ublic in and f | or said County, in | n said State, |
| whose name. Signed to the foregoing convergence, and who 19 19 19 19 19 19 19 1 | hambu contifu that | | | | | | | |
| Given under my hand and official seal, this. COUNTY. 91 MAR 19 MINERITY HISTORY Public in and for said County, in said State, whose name. Jigaed to the foregoing conveyance and who. Liven under my hand and official seal, this. COUNTY. 91 MAR 19 MINERITY HISTORY Public in and for said County, in said State, excelled the same voluntarily on the day the same bears date. County whose name. Jigaed to the foregoing conveyance and who. Liven under my hand and official seal, this. Breatt G. Maford Breatt G. Maford Warga R. Bryant Takin Breatt G. Maford Breatt G. Maford Whose name so President Whose name s | nereby certify that | convergnce and wh | 0 | <u>: -r-</u> kálówa 1 | ome, acknowi | edged before i | me on this day th | at, being in- |
| Given under my hand and official seal, this STATE OF ALABAMA. COUNTY. 91 HAR 19 MS MRXII 9 AH 8: 51 A POSIASE PUBLIC IN A STATE OF ALABAMA. COUNTY. 91 HAR 19 MS MRXII 9 AH 8: 51 A POSIASE PUBLIC IN A STATE OF ALABAMA. COUNTY. Given under my hand and official seal, this Cover under my hand and official seal, this THE STATE OF ALABAMA. Jefferson COUNTY. Marxia R. Bryant TAMA TOTAL TOT | | 17.5 | cuted the sa | me voluntarily | on the day th | e same bears | date. | |
| THE STATE OF ALABAMA. COUNTY. 91 MAR 19 MB MASS 19 AH 8-51 A Notary Public in and for said County, in said State, whose name signed to the foregoing conveyance and who. Lawright of Facility 19 AH 8-51 A Notary Public in and for said County, in said State, whose name signed to the foregoing conveyance and who. Lawright of Facility 19 AH 8-51 A Notary Public in and for said County, in said State, whose name signed of the contents of the conveyance. Civen under my hand and official seal, this and said the said conveyance and who is known to me, acknowledged before me on this day that, being informed of the conveyance, and who is known to me, acknowledged before me on this day that, being informed of the conveyance, and who is known to me, acknowledged before me on this day that, being informed of the conveyance, he arrive office and with full authority, executed the ame voluntarity for and as the act of said comporation. Civen under my hand and official seal, this 28th and as the act of said comporation. Civen under my hand and official seal, this 28th and as the act of said comporation. Civen under my hand and official seal, this 28th and as the act of said comporation. Civen under my hand and official seal, this 28th and as the act of said comporation. Civen under my hand and official seal, this 28th and 3 the said official seal seal seal seal seal seal seal se | | • | | | | | | 19 |
| THE STATE OF ALABAMA. COUNTY. 91 MAR 19 MI SHABII 9 MH 8: 51 **Notes Probation and for said County, in said State, whose name signed to the foregoing conveyance and who. **Exercised of the contents of the conveyance. Civen under my hand and official seal, this. Jefferson County. Harrie R. Bryant Taxa- **Notery Public is and for said County, in and State, day of the County of the Coun | Given under my hand and official seal, this. | | | | | _ | | - |
| THE STATE OF ALABAMA. ON MAR 19 MI STATE OF ALABAMA ON THE STAT | | 5:41 | OF ALA, SI | ELST COLL | A SHELBY LI | | Notar | y Public |
| A PORTAGE Physic in and for said County, in said State, whose name — signed to the foregoing conveyance and who. harows to me, acknowledged before me on this day that, being informed of the contents of the conveyance. Given under my hand and official seal, this | | 92.18 | CERTIFY IIMFNT W | ASTUMEN | T WAS FIL | | <u> </u> | |
| hereby certify that | • | | | i . | . 414 Or h | . 1 | | |
| whose name signed to the foregoing conveyance and who home acknowledge before an to many distributions of the contents of the | K . | 91 M | AR 19 K | ∏ Briotheri | • Notaru | Public in and | for said County. | in said State. |
| whose name signed to the foregoing conveyance and who how to me, acknowledged before in to, the full many formed of the contents of the conten | <u></u> | | and the said | 20120 | OF PROBALL | | | |
| whose name signed to the foregoing conveyance and who home acknowledge before an to many distributions of the contents of the | hereby certify that | | JUGL OF Pi | | | | | hat being in. |
| Oliven under my hand and official seal, this. State The STATE OF ALABAMA, Secondary Public Secondar | whose namesigned to the foregoing | g conveyance and w | ho | known | to me, acknow | leaged before | the On this Oa) to | ust, vesng in- |
| Given under my hand and official seal, this. 1. Deed The Notary Public 2. Mag Tax 3. Recording Pa 4. Recording Pa 5. Recording Pa 6. Outdisself for 70481 | formed of the contents of the conveyance, | ex | ecuted the st | me voluntaril | y on the day t | he same bears | date. | |
| THE STATE OF ALABAMA, Jefferson COUNTY. Argie R. Bryant Notary Public in and for said County, in and State Argin County in a d State Argin County in a Count | | | | day of | | | | , 19 |
| THE STATE OF ALABAMA. Jefferson COUNTY. A ledgating Pan A ledgating Pa | | | | | | | Note | ry Public |
| THE STATE OF ALABAMA. Jefferson COUNTY. Notary Public in and for said County, in and State Notar For State Notary Public in and for said County, in and State Notary Pub | | 1. Dee | d Tex | | | <u>.</u> | | |
| Defferson COUNTY. 1. Margie R. Bryant Total Deciding from Lide Total Deciding from Lide Deciding fro | THE OTHER OF ALABAMA | 2. Mtg 2. Reco | ording Pea - | 6220 | | | | |
| Margie R. Bryant Total Notary Public in and for said County, in and State hereby certify that Brett G. Winford whose name as Preciden of the B. G. Winford Butlders, Inc. a corporation, is signed to the fore going conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such office and with full authority, executed the same voluntarily for and as the act of said corporation. Given under my hand and official seal, this 28th Aby Conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such office and with full authority, executed the same voluntarily for and as the act of said corporation. Given under my hand and official seal, this 28th Aby Conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such office and with full authority, executed the same voluntarily for and as the act of said corporation. Given under my hand and official seal, this 28th Aby Conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such office and with full authority, executed the same voluntarily for and as the act of said corporation. Given under my hand and official seal, this 28th Aby Conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such of the fore and with full authority, executed the same voluntarily for and as the act of said corporation. Given under my hand and official seal, this 28th Aby Conveyance, and the fore and the fore and the act of said corporation. 1991 1991 1991 1992 1993 1994 1995 | | B No | Tex Fee | | . <i>DD</i> | | | |
| whose name as President of the B. G. Winford Builders, Inc | | <u></u> | | | | v Public in and | for said County | , in and State, |
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