



STATE OF ALABAMA	
Shelby	COLINE

MORTGAGE

THIS INDENTURE made on	December 23			, 19 <u>. 91</u> ,	
between Greg L. Purkey and	wife, Candice Purkey		(hereinafter, whether	er one or more,	
referred to as "Mortgagor"), and America	n General Finance, Inc., (hereinafter referred t	to as "Mortgagee")			
	WITNESSETH:				
WHEREAS, the saidGreg L.	Purkey and wife, Candice	Purkey		(is) (are) justly	
indebted to Mortgagee as evidenced by a	note of even date herewith in the amount of \$				17/10
(the amount financed being \$ 7329.65	}, pay	able in monthly instal	llments, the last of which	ch installments	
shall be due and payable on <u>Januar</u>	y 2nd	 .	, 19 <u>96</u>	(the "Loan").	
NOW, THEREFORE, the undersigned M compliance with all the stipulations here	ortgagor (whether one or more) in consideratio in contained, does hereby grant, bargain, sell a	on of the premises and and convey unto Morte	to secure the payment o	of the Loan and nd assigns, the	
following described real estate, situated i	nMontevallo				
Shelby	County, Alabama, to wit:		,		
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Lot 26, according to Monte Tierra, 1st Addition Subdivision, as recorded in Map Book 6, Page 93 in the Probate Office of Shelby County, Alabama, being situated in Shelby County, Alabama.

Candice Purkey and Candice R. Payne are one and the same.

Together with all rights, privileges, tenements and appurtenances thereunto belonging or in any wise appertaining, including, but not limited to, heating, air-conditioning, lighting, plumbing and all other fixtures appertaining to said real estate, all of which shall be deemed realty and conveyed by this mortgage (said real estate and fixtures being hereinafter sometimes referred to as the "Property").

TO HAVE AND TO HOLD the Property, and every part thereof, unto Mortgagee, its successors and assigns forever; and Mortgagor covenants with Mortgagee that Mortgagor is lawfully seized in fee simple of the Property and has a good right to mortgage and convey the same; that the property is free of all encumbrances, except the lien of current ad vatorem taxes, the hereinafter described first mortgage, and such other encumbrances, if any, as are expressly set out above; and Mortgagor will warrant and forever defend the title to the same unto Mortgagee, its successors and assigns, against the lawful claims of all persons whomsoever.

To secure the Loan further, Mortgagor agrees (a) to pay all taxes, assessments or other liens taking priority over this mortgage, imposed legally upon the Property, and should default be made in the payment of any part thereof, Mortgagee, at its option, may pay the same; and (b) to keep the Property continuously insured in such manner and in such companies as may be satisfactory to Mortgagee, for the full insurable value thereof, with loss, if any, payable to Mortgagee, as its interest may appear. If Mortgagor fails to keep the Property so insured, Mortgagee may, at its option, so insure the Property for Mortgagee is own benefit, the proceeds from such insurance, if collected, shall be credited on the Loan, less the cost of collecting same, or, at the election of Mortgagee, may be used in repairing or reconstructing the property. All amounts so expended by Mortgagee for insurance or for the payment of taxes, assessments or any other prior liens shall become an additional debt due and at once payable to Mortgagee, without demand upon or notice to any person, shall be secured by the lien of this mortgage, and shall bear interest from date of payment by Mortgagee, and at the election of Mortgagee, and without notice to any person, Mortgagee may declare the Loan due and payable, and this mortgage may be foreclosed as hereinafter provided.

Mortgagor agrees to take good care of the Property, not to commit or permit any waste thereon, to keep the same repaired, and at all times to maintain the same in as good condition as the same now is, reasonable wear and tear excepted.

Notwithstanding any other provision of this mortgage or the note or notes evidencing the Debt, the Debt shall become immediately due and payable at the option of the Mortgagee, upon the conveyance of the Real Estate, or any part thereof or any interest therein.

Mortgagor agrees that no delay or faiture of Mortgagee to exercise any option to declare the maturity of any debt secured hereby shall be deemed a waiver of its right to exercise such option or declare such forfeiture, either as to any part or present default; and it is further agreed that no terms or conditions contained in this mortgage can be waived, altered or changed except in writing, signed by Mortgagor and by an executive officer of Mortgagee.

After any default hereunder, Mortgagee shall, upon bill filed or other proper legal proceedings 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 the Property, with power to lease and control the Property, and with such other powers as may be deemed necessary.

UPON CONDITION, HOWEVER, that if Mortgagor pays the Loan and any renewals or extensions thereof, and all other indebtedness secured hereby, and reimburses Mortgagee for any amount it may have expended in payment of taxes and insurance or other liens, and interest thereon, and shall do all other acts herein agreed to be done, this conveyance shall be null and void; but should default be made in the payment of any sum expended by

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Mortgagee under the authority of any of the provisions hereof, or should the Loan, or any renewals or extensions thereof, or any interest thereon, remain unpaid at maturity, by acceleration or otherwise, or should the interest of Mortgagee in the Property become endangered by reason of the enforcement of any prior lien or encumbrance thereon (including but not limited to foreclosure or other enforcement of the first mortgage described below) so as to endanger the Loan, or should any law, either federal or state, be passed imposing or authorizing the imposition of any specific tax upon this mortgage or the Loan, or permitting or authorizing the deduction of any such tax from the principal or interest of the Loan, or by virtue of which any tax or assessment upon the Property shall be chargeable against the owner of this mortgage, then, in any one of said events, all indebtedness hereby secured, or such portion thereof as may not at said date have been paid, with interest thereon, shall at once become due and payable at the option of the Mortgagee, and this mortgage may be foreclosed as now provided by law; and Mortgagee shall be authorized to take possession of the Property, and after giving twenty-one days' notice by publication once a week for three consecutive weeks of the time, place and terms of sale, in some newspaper published in the county wherein the Property is located, to sell the same in front of the Courthouse door of such County, at public outcry, to the highest bidder for cash, and apply the proceeds of said sale; first, to the expense of advertising, selling and conveying, including such attorney's fee as may be permitted under the terms of the note evidencing the Loan; 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 Loan and earned interest shall be returned to Mortgagor; and fourth, the balance, if any, to be turned over to Mor

Mortgagor further agrees that Mortgagee, its successors or assigns, may bid at any sale had under the terms of this mortgage and purchase the Property, if the highest bidder therefor; and the Purchaser at any such sale shall be under no obligation to see to the proper application of the purchase money.

In the event of a sale hereunder, Mortgagee, or the owner of the debt and this mortgage, or the auctioneer, shall execute to the purchaser for and in the name of Mortgagor a good and sufficient deed to the Property.

Plural or singular words used herein to designate the undersigned shall be construed to refer to the maker or makers of this mortgage, whether one or more persons; all covenants and agreements herein made by the undersigned shall bind the heirs, personal representatives and assigns of the undersigned; and every option, right and privilege herein reserved or secured to Mortgagee shall inure to the benefit of its successors and assigns.

This mortgage is junior and subordinate to that certain mortgage heretofore executed to _

Real Estate Finance

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dated February	28th , 19 90	, recorded in Volume	300	, page	419	, in the Probate Office o
Shelby		County, Alabama				, N
tprovisions of said prior madefault by paying whate payments so made, toge	iortgage, the Mortgageë ver amounts may be due ther with interest thereo son, shall be immediately	hèfèin shall have the rig a under the terms of said in from the date of paym	ht; Without no d prior mortga ent, shall be a	otice to anyorie,'t age so as to put added to the i≜de	out shall not the same in obtedness se	ms payable under the terms and be obligated, to make good such good standing, and any and all cured by this mortgage, and the ject to foreclosure in all respect
Each of the undersign	ed hereby acknowledges	receipt of a completed d	uplicate copy	of this mortgage).	! •
IN WITNESS WH	EREOF, each of the unde	ersigned has hereunto se	et his or her ha	and and seal on	the day and	year first above written.
•	CAL	JTION—IT IS IMPORTAN READ THIS CONTRACT				•
STATE OF Alabama Jefferson	county)	·	Gand	ice F	Luka	(SEAL
and wife, whose name(s)(is)(are)s the contents of the conv	eyance, (he) (she) (they) a	nveyance, and who (is) (ar	re) known to m tarily on the d	e, acknowledged lay the same bea	d before me o ars date.	y L. Purkey on this day that, being informed o
Given under my hand	and official seal, this	<u>.</u>				<u> </u>
My Commission expires	May 27, 1992		() and		ary Public	
This instrument was pre Lisa Maddo	ox ,					
SILIE DE ALA. SHET. 1 CERTIFY TO 1 CERTIFY TO	5 1 11 14 .			I		
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JUDGE OF PRO	BATE				Tax ————————————————————————————————————	1.10 5.10 3.10 20.10