•		
STATE OF ALABAMA	KNOW ALL MEN BY THESE PRESENTS: That	
COUNTY OF SHELBY		•
(hereinafter called "Mortgagors," whether	e. Gleana C. Allen aka G. Carol Allen r one or more) are justly indebted to	i
Siding 4 Less	hereinaster called "Mortgag	gec,"
whether one or more) in the principal su	um of Five Thousand Two Hundred & No/100 Do	illars
(\$5,200.00 ), under the datedApril 3, 1992 ; payable May 10	nat certain Installment Sale Contract Note and Disclosure Statement (Contract on the 10th day of each month after date, commet	ESTATE OF THE SECONDARY
AND, WHEREAS, Mortgagors agreed, in inco- payment thereof according to the tenor and effort Mortgage.	curring said indebtedness that this mortgage should be given to secure the profest of said Contract, and compliance by Mortgagors with the requirements of	A Mining Min Mining Mining Mining Mining Mining Mining Mining Mining Mining Mining Mining Mining Mining Mining Mining Mining Mining Mining M
NOW, THEREFORE, in consideration of the p other indebtedness Mortgagors may owe Morts	premises, and for the purpose of securing the payment of said indebtedness, and gagee before the payment in full of the amount now due hereunder, Mortgago tortgagee the following described real estate, together with all present and f	out-don =
Lot 10, according to the survy 5, Page 114, in the Office of	ye of Monte Tierra, as recorded in MappBook the Judge of Probate of Shelby County, Alabama.	)
• • •		
(Said real estate and all other property hereinabereferred to as "the premises").	ove described, whether real or personal, and whether in whole or in part, is hereic	nafter
• • •	to Mortgagee, and Mortgagee's successors, heirs and assigns, forever,	
AND, Mortgagors do covenant with Mortgager good right to convey the same; that the prenwhatsoever not herein specifically mentioned;	that they are lawfully seized in fee simple and possessed of the premises, and mises are free from all liens, charges, encumbrances, easements, and restrict and that, subject only to exceptions herein specifically mentioned, Mortgage into Mortgagee against the lawful claims of all persons whomsoever.	ctions
	oject to the following covenants, conditions and agreements:	
1. Mortgagors shall pay said principal indel	btedness and interest thereon when and as due under the terms of the Contracter contained, together with any other indebtedness which Mortgagors may	t, and y owe
<ul> <li>options, powers and remedies provided for her</li> </ul>	e Contract are incorporated herein by reference as if fully set forth herein. The rein and under the terms of the Contract shall be cumulative, and no one or me, or of any right or remedy now or hereafter given or allowed by law.	ights, ore of
, , , , , , , , , , , , , , , , , , ,	ood condition and repair, and shall neither commit nor permit waste of the pren	nises.
	rom all taxes, liens, assessments, charges and encumbrances upon the terms pro	
5. Mortgagors shall keep the premises conti- provided for in the Contract.	inuously insured with such companies, in such amounts and upon such terms a	as are
constitute an event of default under the terms	lorigagors shall make all payments of principal and interest on such prior more of default thereunder. Any event of default under any such prior mortgages of this Mortgage and Mortgages may, at its option, thereupon declare the cand payable and this Mortgage subject to foreclosure.	shall
7. If Mortgagors fail to insure the premise encumbrances, or to keep the premises in good mortgage, all as hereinabove provided for, Mortcharges and encumbrances, enter upon the pre-which may become due on any prior mortgage any prior mortgage in order to prevent the force Mortgage shall have so paid, together with inter-	ses, or to pay and furnish receipts for all taxes, liens, assessments, charges condition and repair, or to pay all installments of principal and interest on any agaged may, at its option, produce such insurance, pay such taxes, liens, assessments and make such repairs as it may deem necessary, make any such payre, or incur any expenses or obligations on behalf of Mortgagors in connection closure thereof; and Mortgagors shall immediately pay to Mortgaged all sums valences thereon from the date the same was paid, and Mortgaged's costs, expense dortgage shall stand as security; but the failure of Mortgaged to do any such as	prior nents, ments with which
by reason of the enforcement of any prior lien or	of the indebtedness secured hereby, or in the performance of any covenant, cond Mortgage, or should the interest of Mortgagee in the premises become endang or encumbrance, then the whole indebtedness hereby secured with all interest the rediately due and payable and this Mortgage subject to foreclosure as now pro-	gered ereon

by law in the case of past due mortgages, and Mortgagee shall be authorized to take possession of the premises, and after or without taking possession, to sell the same before the Courthouse Door in the County where the premises is located, at public outery for eash, after having given notice of the time, place and terms of the sale by publication once a week for three (3) successive weeks prior to said sale in some newspaper published in said County, and upon payment of the purchase money Mortgagee, or any person conducting said sale for Mortgagee, is authorized and empowered to execute to the purchaser a deed to the premises so purchased. Mortgagee may hid at said sale and purchase the premises if the highest bidder therefor. The proceeds of said sale shall be applied: First, to the expense of advertising and selling, including reasonable attorney's fees; Second, to the payment of any amounts that Morigagee may have expended, or that it may then be necessary to expend, in paying insurance, taxes, assessments, liens or RETURN TO: This instrument was prepared by:

MOTORIA I	<b>v.</b>			
PHOENIX	FINANCIAL	SERVIC	E, INC.	ı
2000A S	outhBridge	Pkwy.,	Suite	430
	ham. Alaba		11.	

PFS 113 (AL) 5/90

(205)871-4400

Siding 4 Less 3010 Brisco Street 35068 Fultondale, AL

encumbrances as hereinabove provided, with interest thereon; Third, to the payment of the principal indebtedness hereby, secured, with interest to the date of sale; Fourth, the balance, if any, shall be paid to the party or parties appearing of record to be the owner of the premises at the time of the sale after deducting any expense of ascertaining who is such owner. If this Mortgage shall be foreclosed by a judicial proceeding, reasonable attorney's fees for foreclosing the same shall be paid out of the proceeds of the sale.

- 9. No delay or failure of Mortgagee to exercise any option herein given shall constitute a waiver of such option or estop Mortgagee from afterwards exercising the same.
- 10. If Mortgagors shall well and truly pay and discharge the indebtedness hereby secured as it shall become due and payable, and shall do and perform all acts and agreements to be done and performed by Mortgagors under the terms and provisions of this Mortgage, then this conveyance shall be and become null and void.
- 11. All awards of damages in connection with any condemnation for public use or injury to any of the premises are hereby assigned and shall be paid to Mortgagee, who may apply the same to the payment of the installments last due under the Contract, and Mortgagee is hereby authorized, in the name of Mortgagors, to execute and deliver valid acquittances thereof and to appeal from any such award.
- 12. The term "Mortgagors," wherever used herein, shall mean the party or parties executing this Mortgage, jointly and severally, and all the conditions, covenants and agreements hereof shall bind the Mortgagors, their respective heirs, personal representatives, successors and assigns and shall inure to the benefit of and be available (jointly and severally if more than one) to Mortgagee, and to the heirs, personal representatives, successors and assigns of Mortgagee. The term "interest" as used herein shall be deemed to be the Annual Percentage Rate provided for in the contract, or if such rate should be in excess of the maximum legal rate then permitted by applicable law, such maximum legal rate.
- 13. If Mortgagors shall sell, lease or otherwise transfer the premises or any part thereof, without the prior written consent of Mortgagee, Mortgagee shall be authorized to declare at its option all or any part of the indebtedness secured by this Mortgage immediately due and payable.
- 14. The Mortgagee may sue on the Contract at law, he may file an action in equity to foreclose the mortgage, he may exercise his rights under the power of sale as set forth above in paragraph 8, and he may exercise all these rights at once, or any one of them alone, or any combination thereof. Mortgagors waive all rights of exemption under the law and agree to pay a reasonable attorney's fee for the collection of amounts owed or the enforcement of rights under the Contract or Mortgage.

ave hereunto set	signature and seal this3rd	day of	April April	, 19 <u>92</u>
		Bria	K. Allen	(SEAL)
•		Lle	ama C Au	(SEAL)
	. INDIVIDUAL ACK	NOWLEDGMENT		
ТАТЕ ОГ АLABAMA		)		
OUNTY OF Shelby	·	)	•	
I, the undersigned, a Notary Public Allen	In and for said County, in said State, whose name(s) is/arc sig	•		and Gleana C. known to me, acknowledged
,	med of the contents of the conveyance	he/she/they executed		
Olven under my hand and official se	this the <u>3rd</u> day of	April		. 19 32
		ary Dablic	mlynita	<u>Ilard</u>
		My Commiss	ion Expires My Commis	elon Explies September
	TRANSFER AN	D ASSIGNMENT		
STATE OF ALABAMA		)	o*	••
••••	_	•	1	
For value received <u>Siding 4</u> and conveys unto PHOENIX FINANC he fand described therein and the independent of the side of the	Less CIAL SERVICE, INC., all right, title, in the control of the c	nterest, powers and o	ptions in, to and under the	hereby transfers, assigns within Mortgage as well as to hereunto set
and conveys unto PHOENIX FINANC he land described therein and the inde to witness whereof the undersig	Less CIAL SERVICE, INC., all right, title, in the control of the c		ptions in, to and under the	within Morigage as well as to hereunto set
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iry Middidy Commission Expires September