STATE OF	ALABAMA		· -		J.D
SHE	LBY	COUNTY)			.4 €1
					ci L m
		SUBORDINATIO	N AGREEMENT		 9933
THIS AGREE	MENT is mad	e and entered into on	<b>this</b> 5th	day of Au	gust #
19 93 , by	First Alab	ama Bank nSouth Mortgage Con mSouth").	npany. Inc., its st	(hereinafter referencessors and ass	igns ñ
(hereinafter re	eferred to as "A	mSouth").			H
		WITNES			
WHE	RAS. Mortga	gee did loan toCH	ARLES W. WRIGH	Γ	
(the "Borrowe	er", whether or	44 ስም የአስታልት የክፉ guith ሲ	Amended to	Seven thousand	nced by a note
		AACUTE	d by Borrower in	favor of Mortgas	ree, and is
dated August		Afteret semistity de	ed deed to secure	debt or other sec	CUTITY
instrument of	even date ther	ewith (the "Moitgage	) COACTING INC hi	roperty described the office of	therein and
recorded in	253, at page	te		lby	County,
Alabama		nd			_ `
3377377	DEAC Borrow	er has requested that	AmSouth lend to	it the sum of	ONE-
				****	ne "Loan"),
	Y	y a promissory note mortgage, deed of tru date therewith (the "A	171 BII/+YI WIFIIIIIIF 🕶 1		MC: MI IMACI OI
WHE AmSouth Mo and superior	REAS, AmSou entgage shall be to the lien or c	th has agreed to make and remain a lien or harge of the Mortgag ally and unconditional AmSouth Mortgage of	e the Loan to Bor charge upon the p e on the terms set lly subordinate the	rower, if, but only property covered forth below and lien or charge o	y if, the thereby prior provided that
	good and valud, and in order	E, in consideration of able consideration, the to induce AmSouth	ie receint and suri	iciency of all of	MITICIT 12 HOLDON
thereof, and shall be and	ed by such note all interest pay remain at all ti	h Mortgage and the need and any and all rene able on all of said delenes a lien or charge on or charge of the Marge of the	bt and on any and on the property of	all such renewal	s and extensions
the AmSouth waiver, relin made, and, a be entered in	ind superiority  Mortgage, and  quishment, and  s part and pare  to by AmSout	cknowledges that it is of the lien or charge d that it understands d subordination, specific near thereof, specific near the which would not be and subordination.	of the Mortgage 1 that, in reliance up ific loans and advance and other	n ravor of the ne- pon and in considerances are being a r obligations are	leration of this nd will be

OBSET AND CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE

BMFM 750 05/93

- 3. This agreement contains the entire agreement between the parties hereto as to the loan secured by the Mortgage and the Loan secured by the AmSouth Mortgage, and as to the priority thereof, and there are no agreements, written or oral, outside or separate from this agreement, and all prior negotiations are merged into this agreement.
- 4. This agreement shall be binding upon the Mortgagee, its successors and assigns, and shall insure to the benefit of AmSouth, its successors and assigns.
- 5. No waiver shall be deemed to be made by Amsouth of any of its rights hereunder unless the same shall be in writing signed on behalf of AmSouth, and each such waiver, if any, shall be a waiver only with respect to the specific instance involved and shall in no way impair the rights of AmSouth or the obligations of the Borrower or the Mortgagee to AmSouth hereunder in any other respect at any other time.

IN WITNESS WHEREOF, the Mortgagee has caused this instrument to be executed by its duly authorized officer on the day and date first set forth above.

	MORTGAGEE
	FIRST ALABAMA BANK
ATTEST	By: Trange Maeraker  Its: Vice President
Its:	Its: Vice President
	4

[Insert appropriate notary public acknowledgement]

Cherl 2.14 ag

## THIS INSTRUMENT PREPARED BY:

Gregg Maercker, First Alabama Bank, Inverness

inst # 1993-24216

O8/16/1993-24216
O9:27 AM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
11.00