MORTGARE

	20 - 4	MONTO			
THIS MORTGAGE	is made this 22nd ROBERS	day of MARCH	(A MARRIED COU	PLE)	
, 50,110,11	1	page of the second	······································		(herein "Borrower"),
the Mortgage,	SECURITY PACIFIC	C FINANCIAL SERVICE	S. INC.		
Constitution of the Consti	116 MARKET CENT	ER DRIVE. ALABASTER	, AL 35007		·
TO RECURE ***	ment of the indebtodes and	Cherein (Lender), 4440 (96) Idenced by Bonower's [] Hevo	Mna Loen Agreement of c	iven date herewith (herein "No	te"), which obligates
der aublect to the	conditions stated therein, to	advance to Borrower up to a Ci	MOUNT TRUNK OL #	· hit make a	to care criestes, a
toen Azimement of	even date herewith (hereis '	"Note"), in the principal sum of I	20,000.00	_, payable in monthly installme	ents of principal and
rest, with the balan	ice of the indebtedness, if no	of sooner paid, due and payable	ton <u>va-27-vu</u>	ereon, advanced in accordance	e herewith to protect
SAMULTED OF TIME MO	MOROE: RIGINO DE DEMORRANCE	of the covenants and agreeme power of sale, the following de	ile ileten öbriesisch son	Atter Asset (14.4-) #-#-14	prant, and convey to
OT 55, ACCOR	DING TO THE SURVE	Y OF VALLEY STATION ICE OF SHELDY COUNT	, SECOND SECTOR Y, ALABAMA.	, as recorded in M	Th BOOK
HRIECT TO 30	FOOT BUILDING LI	N 10 FOOT EASEMENT	OM REAR AS SHOW	M OM RECORDE MAP. E AND TRLEGRAPH CO	A MPANT
N VOLUME 313	, PAGE 713AND MIN	COMPANY AND SOUTHER ERAL AND MINING RIG 162 AND 164. ADDRE	HTS AND RIGHTS		
ECCEDED 15 V D 190. 10-9-	OLUME 297, PAGES -29-0-2-52.004.	102 ARD 104. ADDRE			
20.	-,		Took	+ 1996-0 98 48	2
		of stages to the	1112		
	٠.	The state will receive the	-	A 3-1	
	The second secon	ratem need beta n second (Lorente Notice band entrip but in team			
Company of the control of	PARMA DAMP, ORGANICA ORGANICA CONTRACTOR OF	what, out to builder it if you it.	03/2	6/1996-09848	
		THE PROPERTY	42.28	PM CERTIFIE	Ų.
	1	181 (2) M (181 M	O catalogy - Children A.	Deposit Toronto	
•	TO THE PART OF THE		A THURST IN THE STATE OF		
ion has the addressibame.		erty Address");	· · · · · · · · · · · · · · · · · · ·	(Ch)	
thin the term "extent the insurance can think the insurance can acceptable to Library agreement violating the Property is at the insurance can restoration or reparts in the Property is a section of the insurance can restoration or reparts in the insurance can be insurance.	nded coverage", and such of rier providing the insurance of a policies and renewals then ender. Lender shall have the with a lien which has priority of a, Borrower shall give prompt abandoned by Borrower, or it arrier offers to settle a claim for air of the Property or to the st a and Maintenance of Property	t notice to the insurance carrier f the Borrower falls to respond to r insurance benefits, Lender is a ume secured by this Mortgage. arty; Leaseholde; Condominium to this and the secure of deteriors.	of to approval by Lender; portion to temperate and shall include and shall include and Lender. Lender may be Lender within 30 days fourthorized to collect and approved of the Property and	provided, that such approval shall de a standard mortgages claus to the terms of any mortgage, make proof of loss if not made promitte date notice is mailed to ply the insurance proceeds at a shall comoly with the provision	all not be unreasonably se in tavor of and in a deed of trust or other promptly by Borrower by Lender to Borrower Lender's option either the Property in good as of any lease if this
origage is on a lea- ider the declaration anned unit develop	sehold, if this Mortgage is on and coverants creating and oment, and constituent docum	governing the condominium of nents.	planned unit developmen	i, the by-laws and regulations of the state	o mulnimobnoo edi k rabesoora to nobee
commenced which burse such sume, a condition of mal	materially affects Lender's in including reasonable attorney king the loan secured by this	perest in the Property, then Lendys' jees, and take such action as Mortgage, Borrower shall pay the Portgage, with Borrower's and L	is necessary to protect Le a premiums required to mender's written agreemen	nder's interest. If Lender require saintain such insurance in effect t or applicable law.	d mortgage insurance t until euch time as the
ecured by this Mort equesting payment 8. Inspection.	bage, Unless Borrower and I Brereof. Nothing contained in Lender may make or cause to	o this Paragraph 7, with interest ender agree to other terms of p in this Paragraph 7 shall require to be made reasonable entries to accepte cause therefor related	Lender to inour any experience of the Lender's interest in the	nee or take any action hereur e Property, provided that Lend e Property.	ider. Ier shall give Borrows
9.1 Condemnate reperty, or part ther f trust or other sect	tion. The proceeds of any aw reof, or for conveyance in lieu urity agreement with a lien w	of condemnation, are hereby at high has priority over this Morto	reigned and shall be paid : reigned and shall be paid : ries of the time for neumer	ic Lender, subject to the terms	n of the sums secure
y this Mortgage gra orrower's successo todify amortization orbearance by Lenk	unted by Lender to any succe on in interest, Lender shall not of the sums secured by this i der in exercising any right of i	the required to commence proce Martgage by reason of any den- remedy hereunder, or otherwise	edings spainet such succi and made by the original afforded by applicable is	Borrower and Borrower's succ w, shall not be a waiver of or pr	r payment or otherwisessors in interest. An escoude the exercise
-11Buccessore ereunder shall inur preements of Borro mortgage, grant a	e and Assigne Bound; Joint re to, the respective successioner shall be joint and severa and convey that Borrower's int	and Several Liability; Co-eign ore and assigns of Lender and L'Any Borrower who co-signs the lenset in the Property to Lender L other Borrower hereunder may that Borrower's consent and w	is Mortgage, but does not inder the terms of this Mor	execute the Note, (a) is co-signinge, (b) is not personally fabringer, or make any other accom-	ving this Mortgage on ie on the Note or unde smodations with regar
nterest in the Prope "*12." Notice. Exc se given by delivering Somower may dealg or to such other addi	erty. ept for any notice required un ng it or by malling such notice mate by notice to Lender as p reas as Lender my designate	der applicable law to be given in e by certified mail addressed to provided herein, and (b) any not by notice to Borrower as provide	n another manner, (a) any Borrower at the Borrower	notice to Borrower provided for 'a address stated herein or at an by partified mail to Lander's	r in this Mortgage she such other address a address stated herei
given to Borrower of 13. Gloverning The foregoing sente conflicts with applicated to this end the p	r Lender when given in the fi Law; Beverability. The state ence shall not limit the applicable law, such conflict shall no provisions of this Mortgage at any problems in applicable in	namer ossignated heres. and local laws applicable to this ability of Federal law to this Most affect other provisions of this ind the Note are declared to be sew or limited herein.	s Mortgage shall be the le stgage. In the event that Mortgage or the Note whic severable. As used hereir	we of the jurisdiction in which t any provision or clause of this h can be given effect without th i, "coats", "expenses" and "atto	he Property is located Mortgage or the Not se conflicting provision mays' fees include t
jums to the extent (14. Borrower's	not promoted by apparent to Copy, Borrower shall be ful	mished with and acknowledge:	receipt of a conformed	copy of the Note and of this M	lorigage at the time

Mortgage and the Note. 01120-0001 AL

execution or after recordation hereof.

improvements made to the Property.

ORIGINAL

written consent, excellent (a) the creation of a sen of endumprance subordinate to this Mortgage, (b) the creation of a purchase money security interest of three household appliances, (c) a transfer by device, descent of 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, Lender may, at Lender's option, declare all sums secured by this Mortgage to be immediately due and payable without further notice or demand. Lender shall have waived such option to accelerate if, prior to the sale or transfer, Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by this Mortgage shall be at such rate as Lender shall request. If Lender has waived the option to accelerate provided in this Paragraph 16, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Mortgage and the Note.

15. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair, or other loan agreement which Borrower enters into with Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with

16. Transfer of the Property; Assumption, if all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a tien or encumbrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for

hereof.	
NON-UNIFORM COVENANTS. Borrower and Lender further covenant and	
pay when due any sums secured by this Mortgage, Lender, at Lender's option,	r agreement of Borrower in the Note or this Mortgage, including the covenants to may declare all of the sums secured by this Mortgage to be immediately due and
payable without further notice or demand and may invoke the power of sale and	any other remedies permitted by applicable law. Lender shall be entitled to collect d in this Paragraph 17, including, but not limited to, reasonable attorneys' lees.
If Lender invokes the power of sale, Lender shall mail a copy of a notice of sale	le to Borrower in the manner provided in Paragraph 12 hereof. Lender shall publish
the notice of sale once a week for three consecutive weeks in some newspap	·
purchaser Lender's deed conveying the Property so sold. Lender or Lender's d that the proceeds of the sale shall be applied in the following order: (a) to all rea	front door of the County Courthouse of said County. Lender shall deliver to the designee may purchase the Property at any sale. Borrower covenants and agrees asonable costs and expenses of the sale, including, but not limited to, reasonable gage; and (c) the excess, if any, to the person or persons legally entitled thereto.
18. Lender's Right to Allow Borrower to Reinstate. Notwithstanding Lender may, in Lender's total discretion, discontinue any proceedings begun by this Mortgage if: (a) Borrower pays Lender all sums which would then be due until breaches of any other covenants or agreements of Borrower contained in this Mortgage, but not limited to, reasonable attorneys' fees; and (d) Borrower takes such actender's interest in the Property and Borrower's obligation to pay the sums see by Borrower, this Mortgage and the obligations secured hereby shall remain in Paragraph 18 shall in no way be construed as allowing Borrower to reinstate a	der's acceleration of the sums secured by this Mortgage due to Borrower's breach, Lender to enforce this Mortgage at any time prior to entry of a judgment enforcing nder this Mortgage and the Note had no acceleration occurred; (b) Borrower cures this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in and in enforcing Lender's remedies as provided in Paragraph 17 hereof, including thion as Lender may reasonably require to assure that the lien of this Mortgage, cured by this Mortgage shall continue unimpaired. Upon such payment and cure full force and effect as if no acceleration had occurred. The rights granted in this at Borrower's will, it being understood that such reinstatement is totally within the
discretion of Lender. 19. Assignment of Rents; Appointment of Receiver. As additional security	y hereunder, Borrower hereby assigns to Lender the rents of the Property, provided ment of the Property, have the right to collect and retain such rents as they become
Upon acceleration under Paragraph 17 hereof or abandonment of the Proper to enter upon, take possession of and manage the Property and to collect the shall be applied first to payment of the cost of management of the Property a	rty, Lender, in person, by agent or by judicially appointed receiver, shall be entitled rents of the Property including those past due. All rents collected by the receiver and collection of rents, including, but not limited to, receiver's fees, premiums on by this Mortgage. Lender and the receiver shall be liable to account only for those
rents actually received.	shall release this Mortgage without charge to Borrower. Borrower shall pay all costs
	he extent permitted by law, Borrower hereby waives and transfers to Lender any
nomestead or other exemption rights granted under applicable law. Borrower applicable law. Borro	relinquishes all right of dower and curtesy in the Property. Intained in the Note, Borrower hereby covenants and agrees that the Lender shall note of the loan evidenced by the Note and accrued interest thereon to be due and) years from the date of the Note, except that Lender, if it exercises such call
option, shall send Borrower written notice thereof at least ninety (90) days prior to vill set forth therein the Lender's accelerated maturity date for the Joan, Prepay	to such accelerated loan maturity date. The written notice to Borrower from Lender yment in full of the loan as a direct result of Lender's exercise of its aforesaid call fer the provisions of the Note. If the space provided above in this Paragraph 22 is
REDUEST FOR NO	OTICE OF DEFAULT
	RE UNDER SUPERIOR POEEDS OF TRUST
Borrower and Lender request the holder of any mortgage, deed of trust or o bender, at Lender's address set forth on Page One of this Mortgage, of any dr	ther encumbrance with a lien which has priority over this Mortgage to give Notice efault under the superior encumbrance and of any sale or other foreclosure action.
IN WITNESS WHEREOF, Borrower has executed this Mortgage.	
Signed, sealed and delivered I the presence of:	***************************************
	-Borrower
	-Borrows
	-
On this <u>22ND</u> day of <u>MARCH</u> , 19 <u>96</u> , I,	GREG WADSWORTH
On this <u>22ND</u> day of <u>MARCH</u> , 19 <u>96</u> , I, Notary Public In and for said County and in said State, hereby certify th	GREG WADSWORTH atRORERT R & CAROLYN H. INGRAM
On this <u>22ND</u> day of <u>MARCH</u> , 19 <u>96</u> , I, . Notary Public In and for sald County and in said State, hereby certify the whose name(s) <u>ARE</u> signed to the f	CREC WADSWORTH atRORERT R & CAROLYN H INCRAM foregoing conveyance, and whoARR
On this 22ND day of MARCH , 19 96 , I, Notary Public In and for sald County and in said State, hereby certify the shown name(s) ARE signed to the factors of the content of the same voluntarily and as THEIR signed.	GREG WADSWORTH atRORERT R. & CAROLYN H. INCRAM foregoing conveyance, and whoARE nts of the conveyance,
On this22ND_ day ofMARCH	GREG WADSWORTH atRORERT_R_& CAROLYN_H_INGRAM foregoing conveyance, and whoARE
On this	GREG WADSWORTH atRORERT R. & CAROLYN H. INCRAM foregoing conveyance, and whoARE nts of the conveyance,
On this	GREG WADSWORTH atRORERT R. & CAROLYN H. INCRAM foregoing conveyance, and whoARE nts of the conveyance,
On this 22ND day of MARCH , 19 96 , I, Notary Public In and for said County and in said State, hereby certify the shose name(s) ARE signed to the factor of the same voluntarily and as THEIR Given my hand and seal of office this the 22ND day of MARCH (by Commission expires: MAY 23, 1999) This instrument was prepared by DEBORAH K. PETREE	GREG WADSWORTH atRORERT R. & CAROLYN H. INCRAM foregoing conveyance, and whoARE nts of the conveyance,
On this 22ND day of MARCH , 19 96 , I, Notary Public In and for said County and in said State, hereby certify the shoen name(s) ARE signed to the form to me, acknowledged before me that, being informed of the content executed the same voluntarily and as THEIR Given my hand and seal of office this the 22ND day of MARCH (IV) Commission expires: MAY 23, 1999 his instrument was prepared by DEBORAH K. PETREE ASSIGI	CREC WADSWORTH atRORERT_R& CAROLYN_HINCRAM foregoing conveyance, and whoARE
On this 22ND day of MARCH , 19 96 , I, Notary Public In and for said County and in said State, hereby certify the whose name(s) ARE signed to the finown to me, acknowledged before me that, being informed of the content executed the same voluntarily and as THEIR Given my hand and seal of office this the 22ND day of MAROS My Commission expires: MAY 23, 1999 This instrument was prepared by DEBORAH K. PETREE ASSIGN	CREC WADSWORTH atRORERT_R& CAROLYN_HINCRAM foregoing conveyance, and whoARE
On this22ND_ day ofMARCH	CREC WADSWORTH tet
On this	RORRET R. & CAROLYN H. INCRAM foregoing conveyance, and who _ARE into of the conveyance,
On this	CREC HADSHORTH LatRORKRT_R. & CAROLYN H
On this	CREC WADSWORTH tatRORERT R CAROLYN H
On this	CREC HADSHORTH tatRORKRT_R. & CAROLYN HTNCRAM foregoing conveyance, and whoARE that of the conveyance,
On this 22ND day of MARCH	CREC HADSHORTH tatRORKRT_R. & CAROLYN HTNCRAM foregoing conveyance, and whoARE
On this	CREC WADSWORTH Sat RORRET R & CAROLTN B INCRAM foregoing conveyance, and who ARE sat on the day the same bears date. And the conveyance act on the day the same bears date. Noter Abblic NMENT Mortgage Caroltn Mortgage, hereby assigns said Inc. 19 03/24/1996-09848 12:28 PM CERTIFIED 12:28 PM CERTIFIED COUNTY SS:
On this	CREC WADSWORTH Ist RORRET R & CAROLTN B TNCRAM foregoing conveyance, and who ARE nts of the conveyance, THEY act on the day the same bears date 19 96 Notice Address No
On this day of	CREC HADSHORTH Lat RORKET R. & CAROLYN H. INCRAM foregoing conveyance, and who ARR Interpretation of the conveyance, THEY act on the day the same bears date. 18 96 NMENT Wortgages Caroling Mortgage, hereby assigns said Interpretation of the conveyance, 18 96 The conveyance of the conveyance, 19 96 10 3/26 1996 09942 1996 TFOR CORPORATION County as:
On this	CREC WADSWORTH Lat RORKRT R. & CAROLTN H. INCRAM foregoing conveyance, and who ARR Interpolation act on the day the same bears date. And the conveyance, 19 96 NMENT INSTANCE PROPERTIFIED 12:29 PM CERTIFIED 12:29 PM CERTIFIED 15:30 PM CERTIFIED 16:30 PM CERTIFIED 17:30 PM CERTIFIED 18:30 PM CER
On this 22ND day of MARCH	CREC WADSWORTH tat RORKRT R. & CAROLYN H. INCRAM foregoing conveyance, and who ARE tat of the conveyance, THEY act on the day the same bears date. 19 96 NMENT Mortgagessor ABB Sing Mortgage, hereby assigns said Institute of the conveyance, 19 96 12:29 PM CERTIFIED 12:29 PM CERTIFIED TFOR CORPORATION County ss: at to me, acknowledged before me that being informed of the contents of the cuted the same voluntarily for and as the act of said corporation on the day are said to me, acknowledged before me that being informed of the contents of the cuted the same voluntarily for and as the act of said corporation on the day
On this	CREC WADSWORTH Lat RORKRT R. & CAROLTH H. THERAM foregoing conveyance, and who ARR Interpolation act on the day the same bears date. And the conveyance, THEY act on the day the same bears date. 19 96 NMENT INTERPOLATION THOUGH AND THEY
On this	CREC WADSWORTH tat RORKRT R. & CAROLYN H. INCRAM foregoing conveyance, and who ARE tat of the conveyance, THEY act on the day the same bears date. 19 96 NMENT Mortgagessor ABB Sing Mortgage, hereby assigns said Institute of the conveyance, 19 96 12:29 PM CERTIFIED 12:29 PM CERTIFIED TFOR CORPORATION County ss: at to me, acknowledged before me that being informed of the contents of the cuted the same voluntarily for and as the act of said corporation on the day are said to me, acknowledged before me that being informed of the contents of the cuted the same voluntarily for and as the act of said corporation on the day
On this 22ND day of MARCH	TFOR CORPORATION TO THE TORK
On this day of MARCH	THEY act on the day the same bears date. act on the day the same bears date. 19 96 Notary Babilic NMENT Mortgage 994 9942 19 19 19 19 19 19 19 19 19 19 19 19 19
ANOTATE OF On this day of ARE as uch of fice this the presence of: ACKNOWLEDGEMENT ACKNOWLEDGEME	THEY act on the day the same bears date. act on the day the same bears date. 19 96 NMENT Mortgage 990 090 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
On this	THEY act on the day the same bears date. act on the day the same bears date. 19 96 NMENT Mortgage 990 090 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
On this day of MARCH	TFOR CORPORATION To me, acknowledged before me that being informed of the contents of the day to same voluntarily for and as the act of said corporation on the day the same voluntarily for and as the act of said corporation on the day the same voluntarily for and as the act of said corporation on the day to motory Public NOTE OF INDIVIDUAL County ss:
On this day of MARCH , 19 96	TFOR CORPORATION To me, acknowledged before me that being informed of the contents of the uted the same voluntarily for and as the act of said corporation on the day Notery Public
On this day of ARCH , 19 96	TFOR CORPORATION County ss: at to me, acknowledged before me that being informed of the contents of the uted the same voluntarily for and as the act on the day the same bears date. Notery Public Known to me, acknowledged before me same voluntarily and as known to me, acknowledged before me same voluntarily and as known to me, acknowledged before me same voluntarily and as known to me, acknowledged before me same voluntarily and as known to me, acknowledged before me same voluntarily and as known to me, acknowledged before me same voluntarily and as at known to me, acknowledged before me same voluntarily and as at on the day the same bears date.
On this day of MARCH , 19 96	TFOR CORPORATION County ss: at to me, acknowledged before me that being informed of the contents of the uted the same voluntarily for and as the act on the day the same bears date. Notery Public Known to me, acknowledged before me same voluntarily and as known to me, acknowledged before me same voluntarily and as known to me, acknowledged before me same voluntarily and as known to me, acknowledged before me same voluntarily and as known to me, acknowledged before me same voluntarily and as known to me, acknowledged before me same voluntarily and as at known to me, acknowledged before me same voluntarily and as at on the day the same bears date.