MORTGAGE					MORTGAGEE: AVCO FINANCIAL SERVICES of Ala Inc 2976 Pelham Pkwy Ste D		
MORTGAGOR(S):	145207311	 THIS INSTRUMEN	NT WAS PREPARED B	Y MORTGAGE	PO Box 128	_	
	Ean unmarrie	,	T, WASTREET B	T MORTONO	Pelham .		_ , ALABAMA 351 2 4
ortgagor hereby conveys to	Mortgagee, the following desc	ribed real estate in the Ca	ounty of <u>She1</u>	by	_		State of Alabame:
ot 9, Block D, age 63, in the	according to to Probate Office	he Map of Ri of Shelby C	verview Subdi County, Alabam	vision, as a.	recorded i	n Map Book	4, 2661
	No.						**
APTUED BETU AN GAILAINA			ull of which shall be publicate	te the lies becoef an	of the baraditaments on	d angustanganas nosts	to the proper
l of which is referred to here ortgagor also assigns to Mo ich default authorizing Mortg cluding appointment of a rec oon the indebtedness secure	rtgage all rents, of said premise pagee to enter upon said premis beiver in the name of any party ad hereby.	s, granting the right to co es and/or collect and enfo hereto, and to apply the s	llect and use the same, with orce the same without regard same less costs and expens	or without taking pos to adequacy of any es of operation and	ssession of the premise security for the indebte collection, including rea	s, during any default h dness hereby secured sonable attorney's fee	ereunder, and duri by any lawful mea es as provided belo
may hereafter be loaned by	CURING: (1) Performance of a whose final payment is due sory Note reference is hereby represent the holder and to protect the security in a	of this Mortgage to Mortg	agor; (4) The payment of a	neduled by the parties a a principal sum in early my money with intere	s hereto, herewith executives of \$33600. est thereon that may be	advanced by the Mort	payable to the ord with interest thereogagee to third parti
payments made by Mortga	agor on the obligation secured to s, repairs, and all other charges	y this Mortgage shall be	applied in the following order				
PROTECT THE SECURIT	Y THEREOF, MORTGAGOR O	OVENANTS AND AGRE	ES: (1) To keep said premis	ses insured against f	fire and such other cast	alties as the Mortgag	ee may specity, up
operly endorsed, on deposit	nts for the protection of Mortgag with Mortgagee, and that loss p	proceeds (less expenses	of collection) shall, at Mortga	agee's option, be app	olied on said indebtedne	ess, whether due or no	t or to the restorati
ncemed is hereby authorize	ents of loss Mortgagor will give ed and directed to make paymen	nt for such loss directly to	Mortgagee instead of Mortg	agor, (2) To pay all	taxes and special asse	ssments of any kind th	iat have been or m
twithstanding any right or o	 (3) To keep said premises ption granted by any prior lien or 	or by any prior lienholder.	to permit the principal balance	ce of such prior lien	to increase, not to perm	it the principal balanc	e of such prior lien
or (4) above, Mortgage, a	xisting thereon at the time of the tits option (whether electing to	declare the whole indeb	itedness secured hereby du	e and collectible or	not), may (a) effect the	insurance above pro-	vided for any pay t
	arges therefor; (b) pay all said to ghest rate allowed by law, and			1 7 1	-		
	To keep the premises in good proper public authority, and to p						
omplete within One Hundi	red Eighty (180) days or restore rmed and material furnished the	promptly and in a good.	and workmanlike manner an	y building which may	y be constructed, dama	ged or destroyed there	eon and to pay, wh
tions of the premises here	in described may, without notic	e, be released from the I	ien hereof, without releasing	or affecting the per	sonal liability of any per	rson or corporation for	the payment of s
ebtedness of the lien of the ease, reduce or otherwise	is instrument upon the remaind affect any such personal liabilit	er of said premises for th y on the lien hereby crea	ie iuii amount of said indebte ited.	eaness then remaini	ng unpaid, and no char	ige in the ownership o	or said premises sr
	HAT: (1) If the Mortgagor shall ge or under the Promissory Noti						
any other person who may	be entitled to the monies due t	hereon; and after any one	e of said events this mortgag	e will be subject to f	oreclosure as now prov	ided by law in case of	past due mortgage
blishing once a week for thi	nts or assigns, shall be authoriz ree consecutive weeks, the time	, place and terms of sale	, by publication in some new	spaper published in :	said County and State,	sell the same in lots or	r parcels or en mas
ply the proceeds of the sale	gns deem best, in front of the (e: First, to the expense of adver	tising, selling and convey	ring, including, if the amount	financed was more t	han \$300.00, a reasona	ible attorney's fee not	to exceed 15% of t
	the payment of any amounts th nt of the then balance of said in						
day of sale, and Fourth, th	e balance, if any, to be turned o sale. (3) In the event said prem	ver to said Mortgagor. (2)	Mortgagor agrees to surrence	der possession of the	e hereinabove described	premises to the Purch	haser at the afores
olication of the proceeds of	said sale to the indebtedness s	secured and to the expen-	ses of conducting said sale.	(4) At any time and f	rom time to time, withou	it affecting the liability	of any person for t
inting any easement or cre	secured hereby and without reating any restriction thereon; (c) join in any subordination	n or other agreement affectin	ig this Mortgage or th	he lien or charge thereo	f; (d) grant any extens	ion or modification
	ase without warranty, all or any eof be taken or damaged by re-						
entitled to all compensation	n, awards, and other payments penses, including attorney's fee	or relief therefor. All such	h compensation, awards, dar	mages, rights of actio	on and proceeds are he	reby assigned to Mort	gagee who may, af
elien of any and all prior en	cumbrances, liens or charges p	aid and discharged from	the proceeds of the loan her	reby secured. (7) Wh	enever, by the terms of	this instrument or of s	aid Promissory No
iver of any default then exi	n, such option may be exercised sting and continuing or thereaft	er accruing. (8) If Mortgag	gor shall pay said note at the	time in the manner	aforesaid and shall abid	de by, comply with, an	d duly perform all t
venants and agreements he	erein, then this conveyance sha tanding anything in this Mortga	ll be null and void and Mo	ortgagee will, within the statut	tory period after writt-	en demand therefor by I	Mortgagor, execute a i	elease or satisfacti
ortgagor any obligation of pa	ayment, except to the extent that e jointly and severally liable for t	it the same may be legally	y enforceable, and any provis	sion to the contrary s	hall be of no force or eff	ect. (10) Except as pr	ovided to the contra
at this instrument has been	executed in his behalf, and for property conveyed by this Mort	his sole and separate us	se and benefit and that he ha	as not executed the	same as surely for anot	her, but that he is the	Borrower hereund
nily, any and all homestead	or exemption rights except as	to garnishment either of	us have under or by virtue o	of the Constitution or	Laws of any State, or o	of the United States, a	s against this debt
y renewal thereof. IN WITNESS WHEF	REOF the Mortgagors, have l	hereunto set her	signature a	and seal, this 61	th day of May	, ₁₉ 97	_
gned, Sealed and Deliv	ered in the presence of		\bigcirc . \bigcirc		. 192		
- Dell	in Horuke	×- •	Judith	2 6	Utte		- (SEAL)
<u>-</u>	Witness	•	adith E.I.	Fit Mongan	#-85riower = 0 = 1		
	Witness		05	/07/16日間	-Borrower IED		- (SEAL)
HE STATE OF ALABAM	IA		01:	46 PM CI	BOTTOWELLED ERTIFERED GE OF PROBATE		
		ounty <u>She</u>	·	CT TAY COUNTY	-58. 30		
	Margaret L. Hav		, a Notary	Public in and for	said County, in said	State, hereby certif	y that
nose name	Judith E. Witt	, an unmarric e foregoing conveyanc		<u>. </u>	known to me ad	cnowledged before	me on this day
	e contents of the conveyan					, 1997	on one day
,					1) -		
			Max	mil	J. Wa	enhanes	etary Public
				MOTATON TO	CHECKING OF MA	432. 1, 1999.	
	_		ORIGINAL	MODEL OF	CONTROL STATE OF MARIAN CONTROL STATE OF THE STATE CONTROL STATE OF THE STATE OF TH	Ounty	