Inst # 1998-01521

PREPARED BY: BECKY POLICES
MAGNA MORTGAGE COMPANY
LOAN CLOSING DEPARTMENT
P.O. BOX 1858
HATTIESBURG, MS 39403
PHONE NO.: (601)554-2095
(601)-36-2462

O1/15/1998-O1521
11:35 AM CERTIFIED
SHELBY COUNTY JUBGE OF PROBATE
DOK SWA 298.50

[Space Above This Line For Recording Data]

## MORTGAGE

THIS MORIGAGE ("Security Instrument") is given on JANUARY 5, 1998 GREGORY A BYED AND WIFE, PEBECCA L EYRD

The grantor is

("Borrower"). This Security Instrument is given to UNION PLANTERS BANK, N.A. , a corporation, which is organized and existing under the laws of the United States of America, and whose address is 130 west front street, hattlessure, his 1940) ("Lender"). Borrower owes Lender the principal sum of ONE HUNDRED EIGHTY FIVE THOUSAND DOLLARS & NO/CENTS Dollars (U.S. \$ 185,000.00 )

This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the rull debt, if not paid earlier, due and payable on FEBRUARY 1, 2010

This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrover's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Lender and Lender's successors and assigns, with power of sale, the following described property located in ShELBY

County, Alabama

LOT 25, ACCORDING TO THE SURVEY OF FOREST MEADOWS, FIRST SECTOR, AS RECORDED IN MAP BOOK 19, PAGE 80, IN THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA; BEING SITUATED IN SHELBY COUNTY, ALABAMA

which has the address of 1013 FOREST MEADOWS DR, EIRMINGHAM Alabama 35242 [Zip Code] ("Property Address");

(Street, City),

TO HAVE AND TO HOLD this property unto Lender and Lender's successors and assigns, forever, together with all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully soised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

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UNIFORM COVENANTS Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of

and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums, (d) yearly flood insurance premiums, if any; (e) yearly mortgage insurance premiums, if any; and (f) any sums payable by Borrower to Lender, in accordance with the provisions of paragraph 8, in lieu of the payment of mortgage insurance premiums. These items are called "Escrow Items." Lender may, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Borrower's escrow account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. Section 2601 et seq. ("RESPA"), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow items or otherwise in accordance with applicable law.

The funds shall be neld in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is such an institution) or in any Federal Home Loan Bank, Lender shall apply the Funds to pay the Escrow Items Lender may not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. However, Lender may require Borrower to pay a one-time charge for an independent real estate tax reporting service used by Lender in connection with this Loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender may agree in writing. however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds, showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as

additional security for all sums secured by this Security Instrument.

If the Funds held by Lender exceed the amounts permitted to be held by applicable law, Lender shall account to Borrower for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender may so notify βorrower in writing, and, in such case βοποwer shall pay to Lender the amount necessary to make up the deficiency. Borrower shall make up the deficiency in no more than twelve monthly payments, at Lender's sole discretion.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If, under paragraph 21, Lender shall acquire or sell the Property, Lender, prior to the acquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied; first, to any prepayment charges due under the Note; second, to amounts payable under paragraph 2, third, to

interest due, fourth, to principal due; and last, to any late charges due under the Note.

4. Charges; Liens. Borrowar shar bay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Security instrument, and reasonable payments of ground rents, if any. Borrower shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner. Borrower shall pay them on time directly to the person owed payment. Borrower shall promptly turnish to Lenger all notices of amounts to be paid under this paragraph. If Borrower makes these

payments directly, norrower shall promptly furnish to Lenger receipts evidencing the payments.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower. (a) agrees in writing to the payment of the obligation secured by the lien in a monther acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the iten in legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien, or (c) secures from the holder of the lien an agreement satisfactory to Lender supordinating the lien to this Security Instrument. If Lender determines that any part of the Procerty is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of natice.

5. Hazard of Property Insurance. Bonober shad keep the interovements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term lexitended ocverage" and any other hazards, including floods or flooding, for which Lender regulates insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurance carrier provious the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld. If Borrower falls to maintain coverage described above. Lender may, at Lender's option, obtain coverage to protect Lender's

rights in the Property in accordance with paragraph  ${\cal T}$ 

All insurance policies and renewall, shall be acceptable to cender and shall include a standard mortgage clause. Lender shall have the right to hold the policies and renewals. If Lenger requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may

make proof of loss it not made procestly by Borrower

Unless Lender and Borrower otherwise by the in whing, insurance proceeds shall be applied to restoration or repair of the Property damaged, it the restoration or repair is economically feacible and Lender's security is not lessened. If the restoration or repair is not economically leasible or decis security would be tespered. The insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then die, with any excess haid to Borrower. If Borrower abandons the Property, or does not answer within 30 days a number from Lender triat the insurance carner has offered to settle a claim, then Lender may collect the insurance processes. Lenger may use the processes to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The 30-day he look will begin when the notice is given.

Unless Lenger and Somewer otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due data of the modern coayments retented to the magner held and 2 or change the amount of the payments. If under paragraph 21 the Property is noticitied for Lender. Ben't will sing if to single to able a policies and proceeds resulting from damage to the Property phon to the acquisition shall pass to define to the extent of the summission every this Security Instrument immediately prior to the acquisition

6. Occupancy. Preservation Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower shall occurry establish and use the Property as Borrower's principal residence within sixty days after the execution of this Security Institute of the original to accompanient or accompanient of a property principal residence for at least one year after the date of occupancy, unless to theer otherwise agrees to writing, which cover it shall not be unreasonably withheld, or unless extenuating circumstances exist match are personal Bellowish cosmo. Ich ich is shall not destroy, damage or impair the Property, allow the Property to det-dictate, or commit waste on the impact to Barrawe is rathing in default if any forfeiture action or proceeding, whether civil or criminal its about that in Leacens acout later sudgment could less it in forfeiture of the Property or otherwise materially impair the lien created by this Security lest capent or lienables security wheres'. Borrower may cure such a default and reinstate, as provided in paragraph 18, by consinc are author or prophered to the its masted with a ruling that, in Lender's good faith determination, precludes forfeiture on the Black wers arranged in the limit into the proof of material impainment or the lien created by this Security Instrument or Lender's security offerest. Complete that else to the entitle complete during the loan application process, gave materially false or inaccurate information, hi statements to Lendain this led to provide Lender with any material information) in connection with the loan evidenced by the sond, his broking of that he like the limplace, at one concerning Borrower's accupancy of the Property as a principal residence. This Security limits in a loas stools from versuall comply with all the provisions of the lease. If Borrower acquires fee title to the Proper violatile assert forair a framine of reflection to arrange address Gender agrees to the merger in writing.

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7. "Protection of Lander's Rights in the Property. If For one lails to perform the covenants and agreements contained in this Security Institution of the mere is a regal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, probable for an idemnation or forlecture or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a lien which has provity even this Security Instrument, appears gire court, paying reasonable attorneys' fees and entering on the Property to make labor. Attorney herdlar hay take action on a paragraph 7, Lender does not have to do so.

Any amounts dishursed by the dense this purity is shall become additional debt of Borrower secured by this Security Instrument. Unlass i amover can Lenner agree to other terms of payment, these amounts shall bear interest from the date of

disbursement at the Note rate and shall be payable, with laterest, upon notice from Lender to Borrower requesting payment.

8. Mortgage insurance. If Lender required mortgage ingurance as a condition of making the loan secured by this Security Instrument, Borrower shall pay the premiums required to mail rain, the mortgage insurance in effect. If, for any reason, the mortgage insurance coverage required by Lender labses or deases to be an effect. Borrower shall pay the premiums required to obtain coverage substantially educated to the more use insurance reevenusty in all at a cost substantially equivalent to the cost to Borrower of the mortgage insurance the violatly in let ect, from an alternate mortgage insurer approved by Lender. If substantially equivalent mortgage insurance coverage is not available. Borrower shall pay to Lender each month a sum equal to one-twelfth of the yearly mortgage. insurance premium being paid by Borrower when the insurance coverage lapsed or ceased to be in effect. Lender will accept, use and retain these payments as a lass research need of mortgade insurance. Loss reserve payments may no longer be required, at the option of Lender, if mortgage insurance coverage im the amount and for the period that Lender requires) provided by an insurer approved by Lender again becomes available and is obtained. Berrower shall pay the premiums required to maintain mortgage insurance in effect, or to provide a loss reserve, until the requirement to mongage insurance ends in accordance with any written agreement between Borrower. and Lender or applie tole law

9. Inspection it en in the agent may make reasonable enters upon and inspections of the Property. Lender shall give Borrower

notice at the time of or prior to an inspection specifying reasonable packet for the inspection.

10. Consider lation of a processor of any award or plains to strong as, direct or consequential, in connection with any condemnation or other taking of the militar the Producty, or kill conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender

In the event of a lotal taking of the hipperty, the proceeds shall be abbited to the sums secured by this Security Instrument, whether or not then dite, with any exclass paid to borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately fem a the facing is grown to an electer that the amount of the sums secured by this Security instrument immediately profession along to the Security Instrument shall agree in writing, the sums secured by this Security Instrument shall be reduced by the source to the proceeds in organicable of elements fraction. (a) the total amount of the sums secured immediately before the taking invited by (b) the this marke which of the Pyopert, immediately before the taking. Any balance shall be paid to Borrower. In the avent of a partial taking of the Property in which the fair market value of the Property immediately before the taking is less than the new injusting the secured immediately before the element Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds since by applied to the semi-secured by this Security Instrument whether or not the sums are then due

to the President Contracts. By Bernster eral offer robus, 7) ender to Borrower that the condemner offers to make an award or settle a craim for a mages. Homewal fails to release to tender within 30 days after the date the notice is given. Lender is authorized to collect and apply the promised and its option, either to restoration or repair of the Property or to the sums secured by this Security

Instrument, whether or not then with

Unless term of the Born were improved some viscon on application of proceeds to principal shall not extend or postpone the

due date of the month, parameter referred parameters, pas a and 8 or coange the amount of such payments.

11. Borrower that Esteased Forbattance by Lander Not a Waiver. Extension of the time for payment or modification of amortization of the class secure of 7 this Security instrument quamen by Lender to any successor in interest of Borrower shall not operate to release the longly or the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings again that a secure of the sums secured to extend in the payment or otherwise modify amortization of the sums secured by this Security and the entire reason of any form to the elegan algebra Bollowe or Borrower's successors in interest. Any forbearance by Lende in East 100 Jan. 10. In the first end, analytical waive of 50% blude trelexercise of any right or remedy.

12. Successors that Assigns hour distance I severe translating Co-signers. The covenants and agreements of this Security Instrument shares to a time state to be states to lead designed in Londer and Bottower, subject to the provisions of paragraph 17. Borrower's coverants and green sets a supplied of a sets all. Any Borrower who co-signs this Security Instrument but does not in a signing ma Security liet montherly or it igage, grant and convey that Borrower's interest in the Property under the terms of the analysis of a support only a more recommentation by the secured by this Security Instrument; and (c) agrees that I on a construct Contains in a professional contains tablear in make any accommodations with regard to the terms

of this Security meaning of the invest virtidial of \$100 6 80 16 15

13. Loan Charges in the loan eachies, your security institutes his subject to a law which sets maximum loan charges, and that law is finally this here a contact to intress or off inlight on the collected or to be collected in connection with the loan exceed the permitted ands, along 1994 a such any order also are a parameter of a searcy to reduce the charge to the permitted limit, and (b) any sums already consequention. A crrower and its speeded permission in the subject refunded to Borrower. Lender may choose to make this refund by the analytic parent. That is, hims not as it is a mind the final ment to Borroive. It a retund reduces principal, the reduction will be test in this profession repersions from an incompanies whatge is one the Note.

14. Notices. They be the authorized according to the fails determined shall be given by delivering it or by mailing it by first class mail unimas frontical. Law rendires use or another method. The notice shall be directed to the Property Address or any other address more were a graph of a more of longer than or an informer what he given by first class may to Lender's address stated herein. or any other time existing a fer igration of course for a larger transportation in this Security Instrument shall be deemed to

have been given that a victor of our which is one agreement of the contract of

15. Government of v. 5, v. ability. The appropriate in minute, residue governed by federal law and the law of the jurisdiction in which the Property is local to the levent than any movision or mass continual Security instrument or the Note conflicts with applicable law, such conflict shafe to the control of the Secretary of the Secretary of the Note which can be given effect without the conflicting provision. To this end the promision of the Control type store a mention and achievable as everable.

16. Bottomer for the Continue of the new policy of the soft and of the Security Instrument.

17. Tall for the Property or any many metal, the grant in Son William in the part of the Property or any interest in it is sold or transferred for the action to act the rest was a section that, where indibution were a natural person) without Lender's prior written. consent, recreation of the put in, original program of the relations of a same secured by this Security instrument. However, this option shall not be contained in the result assists as the entire term of the date of this Security Instrument.

in the least of the lattice of the lattice of the lattice of the operation. The notice shall provide a period of not less than 30 dilys is to the before a market becomes a market of Bornet or musicipal all sums secured by this Security Instrument. If Borrow et 1941, in 177 this case in the control of the control of the boder may invoke any remedies permitted by this Security

Instrument victious of the second conference of the

18 Boltovation Final to Figure 3011. If Some wire to the notice between shall have the right to have enforcement of this Security from the construction of the construction of the substitute of the such other period as applicable law may specify for reinstatement between his to the contract of the contract of the street at the Security Instrument; or (b) entry of a judgment enforcing talk a word or a series of the series of the series (a) payd lender all sums which then would be due under this Security his content of the content of the content of the content of any other covenants or agreements, (c) pays all expenses the arrespondence of the arrespondence of the region of notion educ, reasonable attorneys' fees; and (d) takes such action as Le sur une de la la prédiction d'assuré resché des librations de la villas rument. Lender's rights in the Property and Borrower's obligation to such as the substitution of the Instrument and in the control of the engineering of the second of acceleration had becomed. However, this right to reinstate son an exposic for the control of the con

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19. Sale of Note; Change of Loan Servicer. The Note of a portial interest in the Note (together with this Security Instrument) may be sold one or more times without prior house to Bullower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note Lind this Security instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with puragraph 14 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made. The notice will also contain any other information required by applicable law. 20. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or to the Property. Borrower shall not do not allow anyone else to do, anything affecting the Property that is

in violation of any Environmenta' Law. The precessing two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Flezardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property

Borrower shall promptivigive cender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory attency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge, if Borrower learns, or a notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary. Borrower shall promptly take all necessary remedial

actions in accordance with Environmental Law.

As used in this haragraph 20, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formuldehyde, and radioactive materials. As used in this paragraph 20, "Environmental naw means federal laws and laws of the jurispiction where the Property is located that relate to health, safety or environmental protection.

NON-UNIF-OPM COVENANTS. Borrower and Lender further covenant and agree as follows:

21. Acceleration: Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreed ent in this Security Instrument (but not prior to acceleration under paragraph 17 unless applicable law provides otherwise). The natica shall specify: (a) the detault; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that feliure to cure the default on or before the date specified in the nouce may result in acceleration of the sums secured by this Security instrument and sale of the Property. The notice shall further inform Bordower of the right to reinstate after acceleration and the right to bring a court action to essent the non-existence of a detault or any other defense of Borrower to acceleration and sale. If the default is not cured on a legion; the date opecified in the notice. Lender, at its option, may require immediate payment in full of all sums secured by this Security 's strument without further demand and may invoke the power of sale and any other remedies permitted by applicable law. Londer shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 21, including, but not amited to reasonable attorneys' fees and costs of title evidence.

If Lender invokes the power of sale. Lender shall give a copy of a notice to Borrower in the manner provided in paragraph 14. Lender shall publish the notice of sale once a week for three consecutive weeks in a newspaper published in County Alabams, and there ipen shall set the Property to the highest bidder at public auction at the front SHELBY door of the County Courthouse of this County Lender shall deliver to the purchaser Lender's deed conveying the Property. Lender or its designee may purchase the Propacty at any sale. Enrower covenants and agrees that the proceeds of the sale shall be applied in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable attorney's fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it.

22. Release. Upon payment of all rums secured by this Sequinty Instrument, Lender shall release this Security Instrument to Borrower Borrowe shall have an recordation costs it ender may charge Borrower a fee for releasing this Security Instrument, but only

if the fee is paid to a third. Enty for services renderso and the charging of the fee is permitted under applicable law

23. Warriers. Approved waives all rights of homestead exemption in the Property and relinquishes all rights of curtesy and dower in

the Property.

[Check applicable box ats-

24. Hiders to this Security instrument, if one of more liders are executed by Borrower and recorded together with this Security Instrument, the coverants and agreements of a consist offer small are necessorated first and shall amend and supplement the covenants and agreements of him seculion in its intention if the ricers, were a part in this Security Instrument.

Adjustable (Chromost Grader teat Paymon Hidder Ballognings V.A. Filler	Collidor in am film Planned (Init Chive opmer timbe) Rate (morphemore Fider ), Coneco) (Energy)	1-4 Family Rider Biweekly Payment Rider Second Home Rider
ı	Special Provision Rid cepts and a rees to the terms and covenar	ter ats contained in this Security Instrument and in any
GREGOTY PORTS	Sign as REBECC	A L BYRD Borrows
<b>→</b>	(Sea) •Borows	
Witnesse:	Virtuasi on	

STATE OF ALABAMA.

County 88: SHELBY

On this Strain Gay 27 GAN WAY in and for said courty and means single hereby and for all GREGORY A. BORG AND MILE, RESTORATION SHYRD signed to the , whose name(s) are foregoing convewment are set to a many the set of the contents

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act on the day the same bears date.

of the conveyance is help seed educated the latter than the conveyance is help seed of office this with 811 applicables and seed of office this with 811 applicables. Gay of JANUARY

My Commission Expires Nov. 8, 1999

CHERYL A. BOYES r Asut, Expires Nov. 8, 199

71118460 9810120260

BECKA MIG. O. MAGNA MOICIGAGE OM ANY LOAN CLOCKED I FOR T LOAN CLOCKER P.O. 36X 1853 HATTIESBURG, ME 3 14 )

This instrument was prepared by

APP#: LOAN #:

. I, the undersigned authority, a Notary Public

MOTION ALAS VITA FINA A TO MOST MORE MORE OF PICTURE MLC 200

## SPECIAL PROVISION RIDER

APP #: 71118460 LOAN #: 9810120260

This Special Provision Rider is made this of the cay of JANDARY, 1998 and is incorporated into and shall be deemed to amend and supplement the Deed of Trust. Mortgage or Security Deed (the "Security Instrument") of even date herewith given by the undersigned (herein "Borrower") to secure Borrower's Note, or the same date to UNION PLANTERS BANK, N.A.

(herein "Lender") and covering the property described in the Security Instrument and located at

1013 FOREST MEADOWS DR. BIRMINGHAM, AL 35242

(Property Address)

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

- A. In addition to the aforestic indebtedness and any and all extensions or renewals of the same or any part thereof, this Security Instrument does secure any and all other debts, obligations, or liabilities, direct or contingent, of any one or more of the Borrowers herein owed to the Lender whether now existing or hereafter arising at any time before cancellation of record of this Security Instrument, and whether the same be evidenced by Note, open account, overdraft, assignment, endorsement, guaranty, pledge or otherwise, including any and all advances made by the Lender and this Security Instrument is a continuing security by way of lien on the property hereby conveyed for any other indebtedness that the Borrower may owe the Lender. At the time of the execution of this Rider, Borrower may not over Lender any other indebtedness of any kind. However, in the future, other debts, obligations, or liabilities, direct or contingent, might be owed to the Lender. It is express intention of the Lender and the Borrower that this paragraph shall specifically cover any such future indebtedness and failure to pay additional recording fees at this time should not be construed as a rejection of the intention of the parties.
- B. If the indebted less secured hereby is now or hereafter further secured by Security Agreements. Financing Statements, chattel mortgages or deeds of this incregages, security deeds bliedges, contracts of guaranty, assignments of leases, financial agreements, or other securities: Lender may at its option, exhaust any one or more of said securities and the security hereunder, either concurrently or independently, and in such order as it may determine; and no delay by Lender or Trustee in exercising any right or remedy hereunder, or otherwise afforded by law, shall operate as a waiver thereof or preclude the exercise thereof during the continuance of any default hereunder, and Lender may probate or file proof of its claim with any court without waiving its rights under this Security Instrument or being deemed to have elected its remedy.
- C. The Borrower agrees that this Security Instrument may be canceled, at Borrower's expense, in any manner permitted by applicable law, and that this security instrument is a renewal and extension if all previous Deeds of Trust, Mortgages or Security Deeds executed by the Borrower to the Lender covering all or part of the property herein described; and also is a renewal and extension of all previous Security Instruments executed by any other Borrower to the Lender and the indebtedness secured thereby having been assumed by the Borrower is the same all it said is audity instrument, one closer specifically described herein.
- D. Notwithstanding the provisions of Paragraph 2 of the Security Instrument, any waiver by Lender of the required deposits may be revoked by Lender at its sole discretion apont, otics to Borrowar. Lender shall not be obligated to disburse said deposits until presented with a statement, by the Borrower. Notwithstanding the provisions of Paragraph 5 of the Security instrument, the insurance proceeds or any part thereor may be applied by the Lender at its option either to the reduction of the indebtedness or the restoration or repair of the property.

In the event of to reclosure of the Security instrument or other transfer of title to the Property that extinguishes the indebtedness, all right, title and interest of Borrower in and to insurance policies in force shall pass to the purchaser.

- E. Without affecting the habit of 3 prower or any other cerson is xcapt any person expressly released in writing) for payment of any indeptedness is dideo degree or for perfect to a end only indepted herein, and without affecting the rights of Lender with respect to any indeptedness in the second of the second of the indeptedness of any indeptedness or not said Note, and without induce or consent in Holessed any person liable for payment of all or any part of the indebtedness or for performance of any obligation, (2) Make any agreement extending the time or otherwise altering the terms of payment of all or any part of the indeptedness or modifying or warring any obligation, or subpropriating, modifying or otherwise dealing with the lien or charge hereot; (3) Poerbook or altern from exercising or wave any right Lender may have; (4) Accept additional security of any kind, (5) Release or otherwise dear with any property, real or personal securing the indebtedness, including all or any part of the property herein described.
- F. In the event of transfer of proporties under maragraph 17 or the Security instrument, whether the original Borrower is released or not released from linkibity in every pase, the Lericle may change a transfer fee and any such action on the part of the Lender shall not in any mariner by consider as a lericle of the interior of the indebtedness hereby secured from such obligation unless such release he in will release the interior or and an ender.
- \*G. Notwithstamping the in attations of watranty consumed in the partorn Security instrument, the undersigned(s) warrant the title to the real and personal property hateby conveyed and egible of nebule and save center narmless from all costs, expenses and legal fees relating to a same.
  - H. The Lender is nereby subrogated to the lights of all deeds of a subholigages, security deeds, lienholders and owners paid off by the proceeds of the ida i hard by secured and to an eletent allowed by fall shall be entitled to all warranties, expressed or implied, in favor of Borrower. The roll hards and agreements have night-ophtaince and and the benefits and advantages shall indire to, the respective neits, executors, administrators, successors and/or assigns of the parties hereto. Wherever used, the singular number shall include the plural, the purel the land roll and the interval and roll of the roll of a constitution of the parties half genders.
  - In this Security in teamed use equitating period in PML, and significant interpretations of the Home Owners' Loan Act of 1933, and amendments there or and media as applicable the foliagonal equilations of the Office of Thrift Supervision and the Charter and By Laws of said the accompand and the region.
  - J. Each maker at forcions a waives the rigid to exemption under the Constitution and the laws of Alabama, Arkansas, Florida, Georgia. Louistana, Missisco, ii, North Caridina, South Curolina and Tao riverse as at plicable.
  - K. Borrower and Leinkir, in adoptions, the coverance and appearments made in the Security Instrument, further covenant and agree as
    - 1. Use of Proberty: Coronllance with Law. Corower shall no seek afree to thinke a change in the use of the property or zoning classification, not a middle of green and the proberty of during during the property of zoning requirement of a region of the property of the pr
    - 2. Assignment of Leasure 1 in an enders in Jan 1997 to a day single to Lender shall have the right to modify, extend or terminate the made in the court of executive new treates in Lender's total. As used in this paragraph, the word "lease" shall mean "subjease" in the Security instrument is one teaseroid.
    - 3. Assignment of Richard For our strained only as also and transfers to Lender all the rents and revenues of the property Bostowers and relative to the property to pay the rents a strained between the following and the property as the property of the Sanday of the property of the Sanday of the Property as trustee for the benefit of Lender and Sanday. This last of the last of the property as trustee for the benefit of Lender and Sanday. This last of the last of the last of the sanday of the Property as trustee for the benefit of Lender and Sanday. This last of the last of the last of the sanday of the last of th

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only. If Letider gives notice of breach to Schower (i) all rents received by Borrower shall be held by Borrower as trustee for benefit. of Lender only, to be applied to the sums secured by the Security Instrument; (ii) Lender shall be entitled to collect and receive all of the rents of the property; and (iii) each tenant of the Property shall pay all rents due and unpaid to Lender or Lender's agent writte [[] demand to the tenant.

Borrower has not executed any prior assignment of the rents and has not and will not perform any act that would prevent Land from exercising its rights under this paragraph.

Lender shall not be required to satter upon, lake control of or maintain the Property before or after giving notice of breach ten Borrower. However, Lender or a judicially appointed receiver may do so at any time there is a breach. Any application of rents shalf! not cure or waive any default or invalidate any other right or remedy of Lender. This assignment of rents of the Property shallterminate when the debt secured by the Security Instrument is paid in full

4. Annual Statement of Account. Lender may in its sole discretion from time to time, provide Borrower with an annual statement. and accounting of air transactions and charges in conjunction with the Borrower's Note. This statement and accounting will describe: the application of all payments to principal, interest and escrow, and disclose all fees charged and any escrow transactions. The annual statement and accounting will also reconcile beginning and ending principal and escrow balances and reflect the current interest rate. A separate annual statemen, wir disclose the calculation of any adjustable interest rate changes at the time any rate changes apply. The Borrovier agrees to read the annual statements and accounting and immediately notify Lender of any discrepancies or of any calculation which Borrower believes to be incorrect.

It is agreed that the Borrower shall have one year from the nate of receipt of the annual statement and/or accounting to notify the Lender of any errors or exceptions in fees charged or the application of payments including any calculation required of any adjustable interest rate used for the statement period.

Unless the Lender is notified of any errors of exceptions with 5 one year from date of receipt of the statement and accounting or the adjustable interest rate calculation, then Borrower agrees that the unpaid principal and escrow balances presented in the statement and accounting shall be deemed to be correct and the Borrower agrees that all further requirements for any and all corrections. including interest rate calculations, shall be forever barred and waived

The Borrower further acknowledges that monthly payments originally determined or from time to time modified may not fully amonize the loan principal and agrees to pay any unpaid principal balance that may remain after the anticipated number of payments have been concluded.

5. Loan Changes. The Lengar may require an escroy, account for the payment of taxes and insurance. The Lender may not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Bonower interest on the Funds and applicable law hermits Lender to make such a charge. However, Lender may require Borrower to pay a one-time charge for an independent real estate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender may agree in writing, however, that interest shar be paid on the Funds.

The Lender inter also collect least mable it as it is special trainistryides to include but not limited to recording, copies of documents, assumptions, modifications, partial releases, tax transmission services or any other fees or charges permitted by the Governmentsponsored agencies, FinA, VA, FNMA or FHLMC.

If a faw, which copplies to this roan and which sets maximum loan charges, is finally interpreted so that the interest or other toan charges collected or to be collected in connection with this idan exceed the permitted limits, then. (i) any such loan charge shall be reduced by the far cust necessary to reduce the charge to use permitted limit, and (ii) any sums already collected from Borrower which exceptive permitted finits will be refunded to the Borrower. The Lender may choose to make this refund by reducing the principal Borrower owes under Borrower's Note or by making a direct payment to Borrower. If a refund reduces principal, the reductions valide truated as lipanial prepayment.

6. Construction Agreement. The Ecrrower further agrees that if the loan is for the purpose of repairs or construction and there is a Constituction. An resment or terestimbly by the Borrower and the Lender concerning the real property hereinabove described, then it is hereby incomposited in this Sepurity instrument for all purposes and default therein shall be a default in the Security Instrument of any of the ferms and conditions contained therein shall be a default in the Security Instrument.

It is further undenstood and agreed by and between the parties makin the event the Note and Security Instrument referred to herein are sold and assigned wither to Esceral National Mortgage Association (ENMA) or Federal Home Loan Mortgage Corporation (FHLMC). then this Special Provision Rider shall nor he in chect when dwner by ENMA of FHLMC; however, if reassigned by FNMA or FHLMC to Lender this Spin a infovision rider shall be reinstated in full force and affect to the benefit of Lender and its assigns; provided,

however, Lender shall have the Laht to cancel this opecial Provision Pider at its sole election. At all times when this Rider shall be in ffect the provision hardof shall control over those of the Security Instrument. Time is of the essence to this loan contract. N/A #his Security of the northic section, and single to a crow Security Instrument to K/AN/Adated  $A \setminus N$ N/A  $A \setminus N$ who recorded in Prick/Laber Real/Instrument Number. The at high County/Pansh, N/A in the recording of  $N^{T}$ ; and it is further understood and agreed by and between the parties hereto that any default of this relation Borrower herein to comply with all the terms and conditions of the said first Security Instrument shall be and are reported as the last one columns of this became Institute. Upon such default or failure or any other failure or default nargin, the holder may declare the indebtedness hereby secured at once due and payable and may foreclose immediately in may exercise any other milht beraunder, or take any other proper action as by law provided. WITNESS the manufer or dispal(s) of the uncertaigned (Seal) Borrower . (Seal) Borrower 6 0.00 AN ALL NO SELVEN DE PREPARE BY + 1 → 7 → 1,7 ↓ NOVA MORE INCO COM PANY 71118460 9810120260 . ), [ X ] ) ; [ [A.T] [ 524. ] 3, [ 2.5 ] (4 3 4 ) HONE NO. : [ 601) 534 209- [ - 700 986 245 PHONE NO.:

MLC253 (07/97)

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