MORTGAGE \$ 37.80 MORTGAGOR(S): FILEHIS 177928 MENT WAS PREPARED BY MORTGAGES		MORTGAGEE: AVCO FINANCIAL SERVICES OF ALA , INC	
		AAAA D DADIMAKI TACTI	
RIGGINS, ROBERT L	KIMBERLY RIGGINS	BIRMINGHAM	, ALABAMA
lorigagor hereby conveys to Mortgagee, the following described real estate in	n the County of SHELBY	J	State of Alatiama
EAST, SHELBY COUNTY, ALABAMA, DES RUN SOUTH ALONG THE EAST 1-1 LIN CENTER OF A CHERT ROAD AND THE R THENCE RUN SOUTH A DISTANCE OF 1 DISTANCE OF 150.0': THENCE RUN	ht to collect and use the same, with or without taking pos- and enforce the same without regard to adequacy of any s	WEST A DISIANCE OF 555 LAST CLURSE A DISIANCE E OF 150.0'; THENCE RUN NIER OF SAID CHERT ROAL I the hereditaments and appurtenance session of the premises, during any desecurity for the indebtedness hereby s	3.3' TO THE COF 238.0'; NORTH A THENCE FUN EXERT COUNTY, AL. es pertaining to the property estaut hereunder, and during acured by any lewful mean
OR THE PURPOSE OF SECURING: (1) Performance of each agreement of whose linal payment is due on	programmer contained herein; (2) Payment of the princ	ipal sum with interest, as provided in	a Promissory Note dated
f Mortgagee to which Promissory Note reference is hereby made; (3)Paymer	nt of any additional advances, not in a principal sum in ex	cess of \$ 11333-00	, with interest thereor
s may hereafter be loaned by Mortgagee or the then holder of this Mortgage k there the amounts are advanced to protect the security in accordance with th		st inereon met may de advanced by in	е молдада е то тяко разве
Il payments made by Mortgagor on the obligation secured by this Mortgage stremises, insurance premiums, repairs, and all other charges and expenses a	shall be applied in the following order: FIRST: To the paragreed to be paid by the Mortgapor SECOND: To the paragrees.	lyment of taxes and assessments that avment of said note in the manner set	may be levied against say tiodh in said note
re full value of all improvements for the protection of Mortgagee in such manne roperly endorsed, on deposit with Mortgagee, and that loss proceeds (less exit said improvements. In events of loss Mortgagor will give immediate notice oncerned is hereby authorized and directed to make payment for such loss dire elevied upon said premises. (3) To keep said premises free from all prior obtainthstanding any right or option granted by any prior lien or by any prior lien crease above the balance existing thereon at the time of the making of this Mission (4) above. Mortgage, at its option (whether electing to declare the whole assonable premiums and charges therefor; (b) pay all said taxes and assessme the time of payment at the highest rate allowed by law, and such disburseme fortgagor to Mortgagee. (6) To keep the premises in good condition and reordinances or regulations of proper public authority, and to permit Mortgagee to complete within One Hundred Eighty (180) days or restore promptly and in a complete within One Hundred Eighty (180) days or restore promptly and in a continuous of the premises herein described may, without notice, be released to indebtedness or the lien of this instrument upon the remainder of said premise alease, reduce or otherwise affect any such personal liability on the lien here! It is MUTUALLY AGREED THAT: (1) If the Mortgagor shall liability to the lien here! It is MUTUALLY AGREED THAT: (1) If the Mortgagor shall liability on the lien here! It is Mortgagee, agents or assigns, shall be authorized to take posses subtishing once a week for three consecutive weeks, the time, place and terms is Mortgagee, agents or assigns deem best, in front of the Court House door poly the proceeds of the sale: First, to the expense of said indebtedness in full his day of sale, and Fourth, the balance, if any, to be turned over to said Mortga ale, immodately after such sale. (3) In the event said premises are sold by application of the proceeds of said sale to the indebtedness secured here in the limb to a	penses of collection) shall, at Mortgagee's option, be apply by mail to the Mortgagee who may make proof of loss is rectly to Mortgagee instead of Mortgagor, (2). To pay all it liens except the existing first mortgage, if any. (4). To sholder to permit the principal balance of such prior tien to longage until this Mortgage shall have been paid in full (ie indebtedness secured hereby due and collectible or ments without determining the validity thereof, and (c) pay ints shall be deemed a part of the indebtedness secured pair, not to commit or suffer any waste or any use of sa good and workmanlike mahiner any building which may the time of payment of the indebtedness hereby secured with the lien hereof, without releasing or affecting the perses for the full amount of said indebtedness then remaining by created. It comissory Note, or upon default in performance of any as shall immediately become due and payable at the option any one of said events this mortgage will be subject to for sale, by publication in some newspaper published in soft sale, by publication in some newspaper published in of sale, by publication in some newspaper published in soft sale, by publication in some newspaper published in soft sale, by publication in some newspaper published in the expended, or that it may then be necessary to expend it, whether the same shall or shall not have fully matured gor. (2) Mortgagor agrees to surrender possession of the Mortgagee. Mortgagor agrees to surrender possession of the Mortgagee. Mortgagor agrees to surrender possession of the expenses of conducting said sale. (4) At any time and the reverse side, apply the same as provided above field from the proceeds of the loan hereby secured. (7) Whe corrues or at any time thereafter, and no acceptance by Mortgagor shall pay said note at the time in the manner and Mortgagee will, within the statutory period after writte ory Note secured hereby to the contrary, neither this Mortgager legally enforceable, and any provision to the contrary stovenants and agreemen	ked on said indebtedness, whether during not made promptly by Mortgagor, ar laxes and special assessments of any pay when due any prior lien or Mort or increase, not to permit the principal of increase, not to permit the principal of the weent of default by Mortgago not), may (a) effect the insurance about such items and all such disbursement diby this Mortgage and shall be immediate premises contrary to restrictions of ing the premises, not to remove or debe constructed, damaged or destroyed, or of any portion thereof, may be excoral liability of any person or corporating unpaid, and no change in the owner of the Mortgagee on the application of preciosure as now provided by law in court first taking possession, after giving and County and State, sell the same in the structure of the same in the same of the same of the same of the date of said sale, but no interest the date of said sale, but no interes	e or not or to the restoration decade insurance companion deade insurance companion deade insurance companion deade insurance companion deade that have been or maligage on the premises and balance of such provided for any pay the symbol of record or contrary the award thereon and to pay when the freeded or renewed and arriship of said premises shall be for cash, and premises shall be for cash, and arriship of said premises shall be collected beyong the hot to exceed 15% of the incumbrances, with interest shall be collected beyong a sale of the premises, and isability of any person for the extension or modification is a sale of the premises, and isability of any person for the extension or modification is a sale of the premises, and isability of any person for the extension or modification is a this paragraph. (5) Social er manner. Mortgagee shall be subrogated to mortgagee shall be subrogated to in this paragraph. (5) Social er manner. Mortgagee shall be subrogated to in default shall constitute with, and duly perform all the cort said Promissory Notes in default shall constitute with, and duly perform all the cute a release or satisfactions that a release or satisfactions the represents and warrant is the Borrower hereunder the represents and warrant is the Borrower hereunder the sates, as against this debt of the contraints and the represents and warrant is the Borrower hereunder the sates, as against this debt of the contraints and the represents and warrant is the Borrower hereunder the sates, as against this debt of the contraints and the represents and warrant is the Borrower hereunder the represents and warrant the represents and the representation the representation that the representation the representation that the representation the repre
IN WITNESS WHEREOF the Mortgagors, have hereunto set TE	IFTR signature S and seal, this 127	H day of FEBRUARY 98	
Signed, Sealed and Delivered in the presence of	6/11-0	٠	
- Vellie Deuerty	- Jan Day O	Softower	(SEAL)
Wilness	Mortpapor	- Phriow er	(SEAL)
THE STATE OF ALABAMA County	JEFFERSON	sent County in year State PROM	O ED
BETTIE LOU MILLER	a Notary Public in and for	said County in said China hereby	r certify that
ROBERT L RIGGINS	and KIMBERLY RICK	known to me, acknowledged b	atora ma na thia day
whose nameS ARE signed to the foregoing com- hat, being informed of the contents of the conveyance executed the Given under my hand and official seal this 12TH	day of FEBRUARY	, 19 98	
	Better &	on Milla	Notary Public.

nom Maluk Thaluk

AVCO FINANCIAL SERVICES & CH July Est 1990 Fly Autum 25506

Alabama County of

Received for Recording:

• 1998-051EO

36

Σ

o'clock

Mortgage Record Number

Recorder Signature

ă

Page Number

Year

Date

¥0¥

County, State of Alabama

Recording Fee

D2/16/1998-05120
11:53 AM CERTIFIED
11:53 AM CERTIFIED
WELBY COUNTY JUNCE OF PROMITE
ORD NED
29.10