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State of_	Alabama	
Jef	ferson	Çounty

SUBORDINATION AGREEMENT

THIS AGKEEMENT is made and enti-		···	100, by
AmSouth Bank (hereinafter referred to as the "	Mortgagee") in favor o	Molton, Allen & W	Villiams Corporation
, , -		age Company"), its success	
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		X X	
•			· · · · · · · · · · · · · · · · · · ·
	WITNESSETH:		•
WHEREAS, Mortgagee did loan to _!	Minea W. Baker		
(the "Borrower", whether one or more) the sun	n of Thirty thous	and dollars & 00/10	0
(\$30_000_00_), which loan is evidenced by	v a note dated May 22	1996 executed by	Borrower in favor
of Mortgagee, and is secured by a mortgage, d	and of trust convicts de	ed deed to secure debt or of	her recurity
instrument of even date therewith ("the Mortga			corded in book
1996, page 19128 in the public records of	Jofferson.	County, Alabama	and
42655	Shelb1/		
WHEREAS, Borrower has requested Molton, Allen & Williams Corporation			
lend to it the sum of One hundred eight	. aight thougand	cover hundred fift	v dollars & 00/100
tend to it the sum of the hundred engine	y Eight /Habisaik	und he Domoster in Forces	F the Mortages
such Loan to be evidenced by a promissory no	ie in such amount exec	nted by Dottower in Invol. o	I me intordage
Company and secured by a mortgage, deed of	trust, security deed or o	other security instrument of o	even date -
therewith (the "Mortgage Company Mortgage"	"); and	*·	
, , , , , , , , , , , , , , , , , , , ,	•		

WHEREAS, the Mortgage Company has agreed to make the Loan to Borrower, if, but only if, the Mortgage Company Mortgage shall be and remain a lien or charge upon the property covered thereby prior and superior to the lien or charge of the Mortgage on the terms set forth below and provided that the Mortgage Company will specifically and unconditionally subordinate the lien or charge of the Mortgage to the lien or charge of the Mortgage Company Mortgage on the terms set forth below.

NOW. THEREFORE, in consideration of one dollar and in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of all which is hereby acknowledged, and in order to induce the Mortgage Company to make the Loan above referred to, Mortgagee agrees as follows:

- 1. The Mortgage Company Mortgage and the note secured by the Mortgage Company Mortgage and the debt evidence by such note and any and all renewals and extensions thereof, or of any part thereof, and all interest payable and all said debt and on any and all such renewals and extensions shall be the remain at all times a lien or charge on the property covered by the Mortgage Company Mortgage, prior and superior to the lien or charge of the Mortgage.
- 2. Mortgagee acknowledges that it intentionally waives, relinquishes, and subordinates the priority and superiority of the lien or charge of the Mortgage in favor of the lien or charge of the Mortgage Company Mortgage, and that it understands that, in reliance upon and in consideration of the waiver, relinquishment, and subordination, specific loans and advances are being and will be made, and, as part and parcel thereof, specific monetary and other obligations are being and will be entered into by the Mortgage Company which would not be made or entered into but for such reliance upon this waiver, relinquishment, and subordination.
- This agreement contains the entire agreement between the parties hereto as to the loan secured by the Mortgage and the Loan secured by the Mortgage Company Mortgage, and as to the priority thereof, and there are no agreements, written or oral, outside or separate from this agreement, and all prior negatiations are merged into this agreement.

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- 4. This agreement shall be binding upon the Mortgagee, its successors and assigns and shall inure to the benefit of the Mortgage Company, its successors and assigns.
- 5. No waiver shall be deemed to be made by the Mortgage Company of any of its rights hereunder unless the same shall be in writing signed on behalf of the Mortgage Company, and each such waiver, if any shall be a waiver only the respect to the specific instance involved and shall in no way impair the rights of the Mortgage Company or the obligations of the Borrower or the Mortgagee to the Mortgage Company hereunder in any other respect at any other time.

IN THE 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.

	AMSOUTH BANK
its Teleservice Representative Its Teleservice Representative	By:
ACKNOWLEDGMENT	FOR CORPORATION
State of Alabama Shelby County	
for and as the act of said corporation.	o is known to me, acknowledged before me on this day officer, with full authority, executed the same voluntarily
Given under my hand and official seal, this 24 day Notary Public	of February 1998.
My commission expires:	
This Instrument Prepared By:	
Holly Owens P.O. Box 830721 Birmingham, Alabama 35283 (Acct#: 5299070499141705	Inst # 1998-07592

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