AMSOUTH B	BANK OF AL	ABAMA	·			
ATE OF ALABAMA	)			Inst	+ 1998-14235	
Shelby	COUNTY) '	•			1/1998-14835	THIS IS A PUTURE
			MORTO (Construction		AN CERTIFIED	ADVANCE MORTGAGE
This mortgage (hereina	after called the "mortgage	') is made and enlared into th	s 8th dayo	April	, 19 98 by and between	<b>3</b>
<del></del>	Brookland A				ler called the "Morigagor," whether	one or more), whose address is
<del></del>	<del> = = = = = = =</del>	aster, Alabama		and AraSo	with Bank of Alabama (hereinalter cate	d the 'Mortpapee'), whose addition
1900 5th	Avenue Nort	h, Birmingham,	AL 35203	Attention: (	Construction Loan Division.	·
Whereas the Mortgago	or is or heremalter shall b	e justly indebted to the Mortgi	agee in the principal sum	ed		
One Hur	ndred Twenty	-Eight Thousan	d Six Hundre	d Twenty-Five	and No/100ths	dollars (\$128,625.
		en date herewith, which note b				2
istruction loan agreemen	nt of even date herewith (	GAGE and the Note evidence (the "Construction Loan Agree gages, whether now existing o	ement"), and in addition	e 'Loan'). The proceeds of w to the indebtedness evider	rhich are to be advanced by the Mortga noed by the Note, this mortgage shall (	igee to the "Aortgagor pursuant to a also secure ratiother indebtedness
WHEREAS, the Mortga wided by this mortgage ar	igns, in order to secure the and in order to convey the	ne Note, and in order to indu- property described herein to the	ce the Mortgagee to ext le Mortgagee as hereina	end credit to the Mortgagor Mer set forth, has agreed to t	r under the Construction Loan Agreem execute and deliver this mortgage to the	ent on the skength of the security Mortgagee
NOW THEREFORE, in	consideration of the prem	nses, the Mortgagor hereby aç	rees with the Morlyagee	as tollows		
1			I. DEST AND GRAN	TING CLAUSES		
	"	re and shall secure the payme cod by the Note, and interest t	₩ .	•	•	
outright as a participate joint or several liquidate	ion or as collateral securifi ed or unliquidated, regard	y from another by the Mortgaq less of how they arise or by w	pee, direct or indirect, alps hat agreement or institum	iolule or conlingent, due or t nent tijey may be evidenced:	er, arising directly between the Mortgago o become due, now existing or hereafte or whether they are evidenced by agree privise, and any and all extensions, rene	r incurred, contracted or anising intention instrument, and whether

(c) the compliance with all of the stipulations, covenants, agreements, representations, warranties and conditions contained in this mortgage.

ECTION 1.02. Granting Clauses. As security for the payment of the Debt the Mortgagor does hereby grant, bargain, set and convey unto the Mortgagoe, its successors and assigns, the property and interests property described in the following Granting Clauses (a) through (e), both inclusive, and does grant to the Mortgagoe a security interest in, said property and interests in property:

(in) The rest estate described on Euhibit A attached hereto and made a part hereof (the "Real Estate") and all improvements, structures, buildings and fixtures now or hereafter situated thereon (the "Improvements")

(b) All permits, easements, iconses, rights of way, contracts, privileges, immunities, tenements and hereditaments now or hereafter pertaining to or affecting the Real Estate or the Improvements

(c) (i) All leases, written or oral, and all agreements for use or occupancy of any portion of the Real Estate, the Improvements or any of the Personal Property describted below with respect to which the Mortgagor is the tessor, including any and all extensions and renewals of said leases and agreements and any and all further teases or agreements, now existing or hereafter made, including subteases thereunder, upon or covering the use or occupancy of all or any part of the Real Estate or the Improvements, all such leases, agreements and tenancies herefolions mentioned being hereinaller collectively referred to as the "Leases".

(x) any and all guaranties of the lessee's and any sublessee's performance under any of the Leases,

(iii) the immediate and continuing right to collect and receive all of the rents, income, receipts, revenues, issues and profits now due or which may become due or to which the Mortgilgor may now or shall hereafter (including during the period of redemption, if any) become entitled or may demand or claim, ansing or issuing from or out of the Leases or from or out of the Real Estate or any of the improvements, or any part thereof, together with any and all rights and claims of any kind that the Mortgagor may have against any such lesses under the Leases or against any subtenants or occupants of the Real Estate or any of the improvements, all such moneys, rights and claims in this paragraph described being hereinafter referred to as the "Rents", and

(iv) any award, dividend or other payment made hereafter to the Mortgagor in any court procedure involving any of the lessess under the Leases in any bankruptcy, insolvency or reorganization proceedings in any state or federal court and any and all payments made by lessees in lieu of rent. The Mortgagor hereby appoints the Mortgagor's inevocable afformay in fact to appear in any action and/or to collect any such award, dividend or other payment.

(d) All building materials, equipment, fixtures, tools, apparatus and fittings of every fund or character now owned or hereafter acquired by the Mortgagor for the purpose of, or used or useful in connection with the Improvements, wherever the same may be located, including, without limitation, all lumber and lumber products, bricks, stones, building blocks, sand, cement, roofing materials, plum! doors wiskwis transvers, mails were, wring, engines, boilers, furnaces, tanks, motors, generators, extentionards, elevators, escalators, plumbing, plumbing fixtures, air conditioning and healing equipment and taxifications electrical and gas equipment and applicances, stoves, refrigerators, dishwashers, hot water healers, garbage disposers, trash complictors, other applicances, carpets, rugs, window treatments in futures, pipes, piping, decorative fixtures, and all other building materials, equipment and fixtures of every kind and character used or useful in connection with the Improvements.

(e) Any and all other real or personal property of every kind and nature from time to time hereafter by delivery or by writing of any kind conveyed, mortgaged, pledged, assigned or transferred to Mortgagee, or in which the Mortgagee is granted a security interest, as and for additional security hereunder by the Mortgagor, or by anyone on behalf of, or with the written consent of, the Mortgagor

VI of the property and interests in property described in the loregoing Granting Clauses (a) through (e), both inclusive, of this Section 1 02 are herein sometimes collectively called the "Property". The personal property described in Granting Clause (d) of this Section 1 02 and all other personal property covered by this mortgage is herein sometimes collectively called the "Personal Property".

SUBJECT, HOWEVER, to the tiens, easements, rights-of-way and other encumbrances described on Exhibit 8 hereto ("Permitted Encumbrances")

To have and to hold the Property unto the Morigagee, its successors and assigns forever.

# II. REPRESENTATIONS AND WARRANTIES

The Mortgagor represents and warrants to the Mortgageo that

the same, and

ECTION 2.01. Warranties of Title. (a) The Mortgagor is tawfully seized in fee simple of the Real Estate and is the tawful owner of, and has good title to, the Personal Property. Improvements and other Property and has a good right to self and convey the Property as altereatd; (b) the Property is fee of all taxes, assessments, liens, charges, security interests, assignments and encumbrances, (collectively, "Liens") (office your permitted Encumbrances), and (c) the Mortgagor will warrant and forever defend the little to the Property unto the Mortgagoe against the lawful claim of all persons.

ECTION 2.02. Rents and Leases. (a) The Morigagor has good file to the Rents and Leases hereby assigned and good right to assign the same, and no pither person, corporation or entity has any right. Intellect iteration, (b) the Leases are not in default (on the part of the Morigagor or the lessee); (c) the Morigagor has not previously sold, assigned, transferred, morigaged or pledged the Leases or the Rents. (d) to Rents or deposits have been collected in advance or waived, released, set-off, discharged or compromised, and (e) no Lease is in equations on the date of this morigage except as heretofore disclosed in unting to the Morigages.

# III. COVERANTS AND AGREEMENTS OF MORTGAGOR

The Mortgagor covenants and agrees with the Mortgagee as follows:

the feet supported to the best for the said.

SECTION 3.01. Maintenance of Lien Priority. The Mortgagor shall take all steps necessary to preserve and protect the validity and priority of the tiens on, security interests in, and assignment of the Property nearest the Mortgagor shall execute, advisowledge and deliver such additional instruments as the Mortgagoe may deem necessary in order to preserve, protect, continue, extend of maintain the little security interests and assignments created hereby as first tiens on, security interests in, and assignments of, the Property, except as otherwise permitted under the terms of this mortgage. All costs and expenses in connection with the protection, preservation, continuation, extension or maintaining of the tiens, security interests and assignments hereby created shall be paid by the Mortgagor.

SECTION 3.02. Lens and insurance. For the purpose of further securing the payment of the Debt, the Mortgagor agrees to: (a) pay all taxes, assessments, and other Liens taking priority over this mortgagor agrees to: (a) pay all taxes, assessments, and other Liens, or any part thereof, the Mortgagoe, at its option, may pay the same, (b) keep the Property continuously insured, in such manner and with such companies as may be insurance against loss by flood (if the Property is located in a flood-prone area), fire, windstorm, vandatism and malicious mischief and other peris usually covered by a fire insurance half standard extended coverage endorsement, with loss, if any, payable (pursuant to loss payable clauses in form and content satisfactory to the Mortgagoe) to the Mortgagoe, a. It is interests may approximately to the rights of the holders of any prior mortgages. Such insurance shall be in an amount at least equal to the full insurable value of the Personal Property and Improvements unless the Mortgagoe and in full. The original insurance policy and attraptacements therefor must provide that they may not be canceled without the insurer's giving at least fifteen days' prior written notice of such cancellation to the Mortgagoe.

SECTION 3.03. Ausignment of Insurance Policies, etc. The Mortgagor hereby assigns and pledges to the Mortgagor, as further security for the payment of the Debt, each and every policy of hazard insurance now or percenter in effect which insures the Property, or any part thereof (including without limitation the Personal Property and Improvements, or any part thereof) together with all right, title and interest of the Mortgagor and Improvements, or any part thereof) together with all right, title and interest in and to any premiums paid on each such policy, including all rights to return premiums. If the Mortgagor have take to keep the Property insured as specified above, then, at the election of the Mortgagor and without notice to any person, the Mortgagor may, but shall not be obligated to, insure the Property for its full insurable value (or for such lesser amount as the Mortgagor may wish) against such risks of loss and for its own benefit. The proceeds from such insurance (less the costs of collecting the same), if collected, shall be of cedited against the Debt, or, at the election of the Mortgagor, such proceeds may be used to purchase additional Personal Property to replace Personal Property which has been demagod or destroyed and to lepar or reconstruct the Improvements. All amounts spent by the Mortgagor, and shall be secured by this mortgagor, and shall be a interest at the rate of interest set furth in the note, or such lesser rate of interest as shall then the time.

ECTION 3.04. Assignment of Condemnation Proceeds, etc. As histor security for the Debt and the full and complete performance of each and every obligation, covering, agreement and duty of the origagor contained histern, and to the extent of the full amount of the Debt secured hereby and of the costs and expenses (including reasonable attorneys tees) incurred by the Mortgagor interest or payment, the Mortgagor hereby assigns to the Mortgagor and all awards or payments, including all interest thereon, together with the right to receive the same, that may be made to the Mortgagor th respect to the Property as a result of (a) the success of the right of eminent domain, (b) the alteration of the grade or of any street or (c) any other injury to or decrease in value of the Property Subject to the into of the holders of any prior mortgages, all such damages, condemnation proceeds and consideration shall be paid directly to the Mortgagoe, and, after first applying said sums to the payment of all costs and penses (including reasonable attorneys fees) incurred by the Mortgagoe in obtaining such sums, the Mortgagoe may, at its option, apply the balance to the Mortgagor No such application, holding in serve or release shall cure or wave any default of the Mortgagor.

ECTION 3.05. Waste; Inspection. The Mortgagor agrees to take good care of the Real Estate and all Improvements and Personal Property and not to commit or permit any waste thereon, and at all times to such Improvements and Personal Property in as good condition as they now are, reasonable wear and lear excepted. The Mortgagee may, at the Mortgagee's decretion, inspect the Property or have a Property inspected by Mortgagee's servants, employees, agents or independent contractors, at any time, and the Mortgagor shall pay all costs incurred by the Mortgagee in executing any such inspection.

ECTION 3.06. Rents and Leases. The Morigagor covenants and agrees that the Morigagor shall. (a) comply with all of its obligations under the terms of the Leases and give prompt notice to the Morigagee of ny details of the Morigagor or any lessee. (b) entotice the performance of the obligations to be performed by any lessee under the terms of the Leases, (c) appear in and defend any action or proceeding related the Leases (upon request by the Morigagee, in the name and on behalf of the Morigagee but at the expense of the Morigagor) and pay at costs and expenses of the Morigagee including reasonable to represent the terms of the Morigagee including reasonable to represent the terms of the Morigagee including reasonable to represent the terms of the Rents. (e) not cancell terminate or amend any Lease, (f) not cancell terminate or amend any Lease, thout the prior written consent of the Morigagee, (g) not renew or otherwise extend the term of any Lease, (h) promptly upon the execution by the Morigagor of any Lease, furnish the Morigagee with a copy of ich Lease, and execute at such further assignments of such Lease and the Rents therefrom as the Morigagee may require, and (i) not enter into any Lease without the prior written consent by the Morigagee for the Morigagee inches into or execute any Lease.

ECTION 3.07, Sale, Lease or Transfer, etc. Notwithstanding any other provision of this mortgage or the Note, if the Real Estate or the Improvements, or any part thereof, or any interest to any additional ties, mortgage or the Note interest or the Improvements, or any part thereof, or any part thereof, or any part thereof, or any interest the Note interest or any part thereof, or any p

ECTION 3.06. Hazardous Materials, (a) As used in this mortgage, the term "Hazardous Substances" shall mean and include, without limitation, any aspectos, urea formaldehyde foam insulation. Rammation plosnes radioactive materials, hazardous materials, hazardous westes, hazardous or loud substances, or related or unrelated substances or materials defined, regulated, controlled, limited or prohibited in any fall state or federal law, rule or regulation, whether now or hereafter in effect and as may be amended from time to time, pertaining to environmental regulations, contamination, clean up or disclosure including those limited from time to time, pertaining to environmental regulations, contamination, clean up or disclosure including those limited from time to time, pertaining to environmental regulations, contamination, clean up or disclosure including those limited from time to time. Pertaining to environmental regulations, contamination, clean up or disclosure including the flow to time. Pertaining the flow that the flow

(ii) The Mortgagor hereby agrees to indemnify and hold the Mortgagee harmless from all loss, cost, damage, claim and expense incurred by the Mortgagee on account of (i) the violation of any preservation, warranty or covenant set forth in the preceding paragraph (a), (ii) the Mortgagor's failure or the failure of the imperty; to fully comply with all environmental laws, rules and regulations, or with all occupational health and salety laws, rules and regulations, or lost any right or remedy under this mortgage or any other nazardors. Substances on under or affecting the Property This indemnification shall survive the closing of the Loan, payment of the Debt, the exercise of any right or remedy under this mortgage or any other normal evidencing or securing the Loan, any subsequent sale or transfer of all or any part of the Property, and all similar or related events or occurrences.

ECTION 3.09. Compliance with Laws. The Mortgagor shall comply with and shall cause the Property (including, without limitation, the Improvements) to comply with any and all applicable lederal state or local wis militial or regulations, including, without limitation, the federal Americans With Disabilities Act. If the Mortgagor or the Property fails to so comply, then, at the election of the Mortgagoe and without notice to any inson. The Mortgagoe may, but shall not be obligated to, take such actions as the Mortgagoe may deem necessary or desirable to effect such compliance. All amounts spent by the Mortgagoe to effect such impliance shall become a debt due by the Mortgagor to the Mortgagoe and at once payable, without demand upon, or notice to, the Mortgagor, and shall be secured by this mortgago and shall be an interest at a rate of interest set forth in the Note, or such lesser rate of interest as shall then be the maximum amount permitted by law, from the date of payment by the Mortgagoe until paid by the Mortgagor.

# IV. DEFEASANCE, DEFAULT AND REMEDIES

ECTION 4.01. Deleasance and Delault. This mortgage is made upon the condition that if the Mortgagor pays the Debt, as defined in this Mortgage (which Debt includes without limitation the debt evidenced by e Note: and interest thereon, and all other indebtedness, obligations and habities of the Mortgagor to the Mortgagoe of every lund and description whatsoever, due or to become due, and now existing or Preality incurred, contracted or avising), and reimburses the Morigagee for any amounts the Morigagee has paid in respect of Liens or insurance premiums, and interest thereon, and fulfills all of its other riligations under this mortgage, this conveyance shall be null and void. But the Mortgagor shall be deemed in default hereunder upon the occurrence of any of the following events ("Events of Default"). (a) the lorigagin shall but to pay to the Mortgagee when due the principal or interest on the Debt evidenced by the Note or any other sum due under the Construction Loan Agreement or any of the other Security occurrents (as defined in the Construction Loan Agreement), or any other Debt secured hereby, or (b) if in the judgment of the Mortgagee any of the proceeds of the Loan are being, or shall at any time have een, diverted to a purpose other than the payment or discharge of expenses related to the Project (as defined in the Construction Loan Agreement), which expenses have been approved by the Mortgagee or I if the Mortgagor fails to comply with any of the provisions of this mortgage or of the Note, the Construction Loan Agreement or the other Security Documents; or (d) if any statement, representation or warrants. oritained in this mortgage, the Construction Loan Agreement or any of the other Security Documents or any report, certificate or other instrument delivered to Mortgagee in connection with any of the same shall e unitive in any malenal respect as of the time made, or (e) if the Mortgagor conveys or further encumbers all or part of the Collateral (as defined in the Construction Loan Agreement), or (f) if any (sen. statement) I then drisht to enlorce a then is filed against any of the Collateral and the Mortgagor fails to have such then satisfied or suit dismissed or to secure the payment of the amount claimed thereby by a trond liener of rest or other security satisfactory to the Mortgagee within ten days after the filing thereof, or (g) if the Mortgagor at any time prior to completion of the Project abandons the Project, or ceases to work thereon to pendit of more than ten consecutive calendar days, or fails diliganity to prosecute the work on the Project, or (h) if any unreasonable delay in the construction and development of the Project and the aprovements occurs, whether as the result of energy shortages, any governmental law, order, rule or regulation relating to environmental protection, sewage treatment, gorang, energy conservation or other hatter, thick of utilities (including but not limited to gas, electricity, water and sewage treatment), or other reason whatsdever, or if it reasonably appears to the Mortgagee third, upon completion of the Project nergy and utilities will not be available in sufficient quantities to permit the operation of the Project, or (i) if the Mortgagor or any co-maker, andonser, surely, or guarantor of the Note or any of this other Debits interrelief collectively called the "Obligors" and singularly an "Obligor") fails to pay such Obligor's debts generally as they become due, or if a receiver, trustee, liquidator or other custodian is appointed by any Stringer to large of the property of any Obligor, or if a petition in bankruptcy (whether for liquidation, reorganization, arrangement, wage earner's plan or otherwise) is filed by or against any Othigor or if any Italians applies for the benefits of, or takes advantage of, any law for the relief of debtors, or enters into an arrangement or composition with, or makes an assignment for the benefit of, creditors, or \$1 if any Chingo. ses if an individual, or dissolves, if a corporation or a partnership, or, if a partnership, any general partner becomes insolvent, dies or is replaced or withdraws, or if a corporation, any principal officer thereof ecomes insolvent, thes or ceases to be employed by such Obligor: or (k) the interest of the Mortgagee in any of the Property becomes endangered by reason of the enforcement of any prior Lien thereon or the my law as passed imposing, or authorizing the imposition of, any specific tax upon this mortgage or the Debt or permitting or authorizing the deduction of any such tax from the (innorpal of, or interest on the Debt.) city villue of which any tax, ken or assessment upon the Property shall be chargeable against the owner of this mortgage; or (m) any of the slipulations contained in this mortgage is declared invalid or roperative by any court of competent jurisdiction, or (n) if any other event of default occurs under the Construction Loan Agreement, the Note or any of the other Security Documents, or (o) if the Mortgagee at my limit in good talth deams itself insecure for any reason with respect to the Loan or the Collateral

JECTION 4.02, Rights and Remedies of Mortgages Upon Default.

- (a) Acceleration of Debt. Upon the occurrence of an Event of Default or at any time thereafter, the Mortgagee may at its option and without demand or notice to the Mortgagor, declare all or any part of the Debt immediately due and payable, whereupon all such Debt shall forthwith become due and payable, without presentment, demand, protest or further notice of any kind, all of which are hereby expressly waived by the Mortgagor, and the Mortgagee may immediately enforce payment of all such amounts and may exercise any or all of its nights and remedies under this mortgage, the Mortgagor also waives any and all rights the Mortgagor may have to a hearing before any judicial authority prior to the exercise by the Mortgagee of any of its lights under this mortgage, the Note, any of the other Security Documents and applicable law.
- (b) Operation of Property by Mortgagee. Upon the occurrence of an Event of Default or at any time thereafter, in addition to all other rights herein contented on the Mortgagee, the Mortgagee for any person, firm or corporation designated by the Mortgagee) may, but will not be obligated to, enter upon and take possession of any or all of the Property exclude the Mortgagor therefrom, and hold, use additional property and operate the same to the extent that the Mortgagor could do so, without any habitity to the Mortgagor resulting therefrom; and the Mortgagor with respect to the Property property, and exercise every power, right and privilege of the Mortgagor with respect to the Property.
- (c) Judicial Proceedings; Right to Receiver. Upon the occurrence of an Event of Default or at any time thereafter, the Mortgages, in lieu of or in addition to exercising the power of sale hereinafter given, may proceed by suit to foreclose its lieu on, security interest in, and assignment of, the Property, to sue the Mortgager for damages on account of or arising out of said default or breach, or for specific protections of any provision contained herein, or to enforce any other appropriate legal or equitable right or remedy. The Mortgages shall be entitled, as a matter of right, upon bit filed or other property proceedings being commenced for the foreclosure of this mortgage, to the appointment by any competent court or tribunal, without notice to the Mortgagor or any other party, of a receiver of the remis, issues and profits of the Property, with power to lease and control the Property and with such other powers as may be deemed necessary.
- (d) Foreclosure Sale. Upon the occurrence of any Event of Detaut, or at any time thereafter, this mortgage shall be subject to foreclosure and may be foreclosed as now provided by law in case of past due mortgages, and the Mortgagee shall be authorized, at its option, whether or not possession of the Property is taken, after giving twenty-one days notice by publication once a week for three consecutive weeks of the time, place and terms of each such sale by publication in some newspaper published in the county wherein the Property is located (or in which any portion thereof is the Property (or such part or parts thereof as the Mortgagee may from time elect to self) in front of the counthouse door of any county in which the Property to be sold (or any portion thereof if the Property to be sold is located in more than one county) is located, at public outcry, to the highest bidder for cash. The Mortgagee, its successors and assigns, may bid at any sale or sales had under the terms of this mortgage and may purchase the Property, or any part thereof, if the highest bidder therefor. The purchaser at any such sale or sales shall be under no obligation to the property sole in excels or on misce for en misce for en

roceeds of any such sale én masse to be accounted for in one account without distinction between the items included therein or without assigning to them any proportion of such proceeds, the Mortgager hereby avoid the application of any doctrine of marshaling or like proceeding. In case the Mortgagee, in the exercise of the power of sale herein given, elects to sell the Property in parts or parcels, quies thereof may be eld from time to time, and the power of sale granted herein shall not be fully exercised until all of the Property not previously sold shall have been sold or all the Debt secured hereby shall have been paid in full

(e) Personal Property and Fixtures. On the happening of any Event of Default or at any time thereafter, the Mortgagee shall have and may exercise with respect to the Peap Colisional Property and flutures included in the Property (the 'PP&F Colisional') all rights, remedies and provers of a socured party under the Alabama Uniform Commercial Code with reference to the PP&F Colisional or any other agent or particle has been granted herein, including without limitation the right and power to self at public or private sale or sales or otherwise dispose of lease or utilize the PP&F Colisional and any part or parts thereof in any manner to the fulfest extent authorized or permitted under the Alabama Uniform Commercial Code after default hereunder, without regard to preservation of its visture and without the necessity of a court order. The Mortgagee shall have, among other rights, the right to take possession of the PP&F Colisional and to take any action deemed appropriate or deseatable by the Mortgagee, all its option and its sole discretion, to repair, restore or otherwise prepare the PP&F Colisional for sale, lease or other use or disposition. At the Mortgagee's request, the Mortgagee's request, the Mortgagee's request, the Mortgagee's request the Mortgagee and the formation of the PP&F Collisional and make the PP&F Collisional and make the PP&F Collisional and indicate the Mortgagee's remedies of the Mortgagee with respect to, and the formations prescribed by law relative to, the sale or disposition of the PP&F Collisional or to the exercise of any other right or remedy of the Mortgagee existing after default. To the extent notice is required and cannot be waived, the Mortgager agrees that if such notice is given to the sale or other disposition, such notice shall be deemed reasonable and shall fully satisfy any requirement for giving said notice.

The Mortgagor agrees that the Mortgagee may proceed to sell or dispose of both the real and personal property comprising the Property in abcordance with the rights and remedies granted under this include with respect to the real property covered hereby. The Mortgagor hereby grants the Mortgagee the right, at its option after default hereunder, to transfer at any time to each or its nominee the Collateral or my part thereof and to receive the monies, income, proceeds and benefits attributable to the same and to hold the same as Collateral or to apply it on the Debt in such order and amounts and manner as the fortgagee may elect. The Mortgagor covenants and agrees that all rectals in any instrument transferring, assigning, leasing or making other disposition of the Collateral or any part thereof shall be required to establish the legal propriety of the sale or other action taken by the Mortgagee and that all prerequistes of sale shall be presumed conclusively to ave been performed or to have occurred.

- (f) Rents and Leases. Upon the occurrence of an Event of Default or at any time thereafter:
  - (i) The Mortgagee, at its option, shall have the right, power and authority to exercise and entorce any or all of the following rights and remedies with respect to Rents and Leases.
  - (A) to terminate the license granted to the Mortgagor in Granting Clause (c)(iii) hereof to collect the Rents and, without taking possession, in the Mortgagee's own name to demand, collect receive sue for, altech and levy the Rents, to give proper receipts, releases and acquittences therefor, and after deducting all necessary and reasonable costs and expenses of collection, including reasonable afterney's fees, to apply the net proceeds thereof to the Debt in such order and amounts as the Mortgagee may choose for hold the same in a reserve as security for the Debt).
  - (B) without regard to the adequacy of the security, with or without any action or proceeding, through any person or by agent, or by a receiver to be appointed by a count, to enter upon, take possession of, manage and operate the Property or any part thereof for the account of the Mortgagor, make, modify, enforce, cancel or accept surrender of any Lease remove and exict any resser or sublessee increase or reduce rents, decorate, clean and make repairs, and otherwise do any act or incur any cost or expenses the Mortgagor shall deem proper to protect the security hereof as fully and to the same extent as the Mortgagor could do if in possession, and in such event to apply any funds so collected to the operation and management of the Property (including payment of reasonable management, brokerage and attorney's fees) and payment of the Debt in such order and amounts as the Mortgagoe may choose (or hold the same; in reservice as security for the Debt),
  - (C) to take whatever legal proceedings may appear necessary or desirable to entorce any obligation or covenant or agreement of the Mortgagor under this mortgage
- (ii) The collection of the Rents and application thereof (or holding thereof in reserve) as aforesaid or the entry upon and taking possession of the Property or both shall not cure or waive any direction waive, morely or affect any notice of default under this mortgage, or invalidate any act done pursuant to such notice, and the enforcement of such right or remedy by the Mortgagee once exercises shall continue for so long as the Mortgagee shall elect, notwithstanding that the collection and application aforesaid of the Rents may have cured the original default. If the Mortgagee shall thereafter elect to discontinue the exercise of any such right or remedy, the same or any other right or remedy hereunder may be reasserted at any time and from time to time following any subsequent default.
- (g) Application of Proceeds. All payments received by the Mortgages as proceeds of the Property, or any part thereof, as well as any and all amounts realized by the Mortgages in connection with the entirement of any right or remedy under or with respect to this mortgage, shall be applied by the Mortgages as follows: (i) to the payment of all necessary expenses incident to the execution of any executions are or sales or other remedies under this mortgage, including reasonable afformacys fees as provided herein and in full of any of the Debt that is then due and payable (including without limitation principal, accrued interest and all other sums secured hereby) and to the payment of altorneys fees as provided herein and in the Note, the Construction Loan Agreement and the other Security Documents, (vi) to a cash collateral reserve fund to be held by the Mortgages in an amount equal to and as security for, any of the Debt that is not then due and payable, and (iv) the remainder, if any, shall be paid to the Mortgagor or such other person or persons as may be entitled thereto by law, when deducting therefrom the cost of ascertaining their identity.
- (h) Multiple Seles. Upon the occurrence of any Event of Default or at any time thereafter, the Mortgages shall have the option to proceed with foreclosure, either through the counts or by proceeding with kireclosure as provided for in this mortgage, but without declaring the whole Debt due. Any such sale may be made subject to the unmatured part of the Debt secured by this mortgage, but as to such unmatured part of the Debt this mortgage shall remain in full force and effect as though no sale had been made under the provisions of this paragraph. Several sales may be made under the provisions of this paragraph. Several sales may be made under the provisions of this paragraph without exhausting the right of sale for any remaining part of the Debt whether their matured or unmatured, the purpose hereof being to provide for a foreclosure and sale of the Property for any matured part of the Debt without exhausting any power of foreclosure and the power to set the Property for any other part of the Debt, whether matured at the time or subsequently maliung.
- (i) Weiver of Apprelsement Laws. The Mortgagor waives, to the fullest extent permitted by law, the benefit of all laws now existing or hereafter enacted providing for (i) any apprelsement before sale of any portion of the Property (commonly known as appressement laws), or (ii) any extension of time for the enforcement of the collection of the Debt or any creation or extension of a period of redemption from any sale made in collecting the Debt (commonly known as stay laws and redemption laws).
- (j) Prerequisites of Sales, in case of any sale of the Property as authorized by this Section 4.02, all prerequisites to the sale shall be presumed to have been performed, and in any conveyance given helicunder all statements of facts, or other recitats therein made, as to the nonpayment of any of the Debt or as to the advertisement of sale, or the time, place and manner of sale, or as to any other fact or timing, shall be taken in all courts of law or equity as prime face evidence that the facts so stated or recited are true.

# V. MISCELLANEOUS

ECTION 5.01. Collection Costs. The Mortgagor agrees to pay all costs, including reasonable altorneys' fees, incurred by the Mortgagee in collecting or securing, or attempting to collect or secure, the Debt. or into part thereof, or in detending or attempting to defend the priority of this mortgage against any Lien on the Property, unless this mortgage is herein expressly made subject to any such Lien and/or all costs incurred in the foreclosure of this mortgage, either under the power of sale contained herein, or by virtue of the decree of any court of competent jurisdiction (including without limitation any costs of this examination, notice of breclosure and appraisals). The full amount of such costs incurred by the Mortgagee shall be a part of the Debt and shall be secured by this mortgage.

SECTION 5.02. No Obligations with Respect to Leases. The Morigagee shall not by write of this mortgage or otherwise assume any duties, responsibilities, liabilities or obligations with respect to Leases. The improvements the Personal Property, the Real Estate or any of the other Property (unless expressly assumed by the Mortgagee under a separate agreement in writing), and this mortgage shall not be deemed to content on the Mortgagee any duties or obligations that would make the Mortgagee directly or derivatively hable for any person's negligent, recidess or willuf conduct. The Mortgagor agrees to defend indemnify and save harmless the Mortgagee from and against any and all claims, causes of action and judgments relating to the Mortgagor's performance of its duties, responsibilities and obligations under Leases and with espect to the Real Estate, the Improvements, the Personal Property, or any of the other Property.

SECTION 5.00. Construction of Mortgage. This mortgage is and may be construed as a mortgage, deed of trust, chaltel mortgage, conveyance, assignment, security agreement pledge. Inancing statement appointment or contract, or any one or more of them, in order fully to effectuate the tien hereof and the assignment and security interest created hereby and the purposes and agreements herein get forth

SECTION 5.04. Successors and Assigns. All covenants and agreements herein made by the undersigned shall bind the undersigned and the heirs, personal representatives, successors and assigns of the widersigned, and every option, right and privilege herein reserved or secured to the Mortgagee shall inure to the benefit of the Mortgagee's successors and assigns.

SECTION 5.05. Waiver and Election. The exercise by the Mortgages of any options given under the terms of this mortgage shall not be considered as a waiver of the light to exercise any other option given herein and the filling of a suit to foreclose the lien, security interest and assignment granted by this mortgage, either on any matured portion of the Debt or for the whole of the Debt, shall not be considered an election so as to preclude the prosecution of a later suit thereon. No failure or delay on the part of the Mortgages in exercising any right, power or remedy under this mortgage shall operate as a jivaver thereof, nor shall any single or partial exercise of any such right, power or remedy hereunder or thereunder. The remedies provided in this mortgage and in the other. Security Documents are cumulative and not exclusive of any remedies provided by taw. No amendment, modification, termination or waiver of any provisions of this mortgage or any of the Security Documents, nor consent to any departure by the Mortgagor therefore, shall be effective unless the same shall be in writing and signed by an executive officer of the Mortgagor, further notice or demand in similar or other circumstances.

SECTION 5.06. Landlord-Tenant Relationship. Any sale of the Property under this mortgage shall, without further notice, create the relationship of landlord and tenant at sufferance between the purchaser the Mortgagot

SECTION 5.07. Enforceability. If any provision of this mortgage is now or at any time hereafter becomes invalid or unenforceable, the other provisions hereof shall be construed in fewor of the Mortgages to effectuate the provisions hereof.

SECTION 5.06. Application of Phyments, if the tien, assignment or security interest created by this mortgage is invalid or unentorceable as to any part of the Debt or is invalid or unentorceable as to any part of the Debt or is invalid or unentorceable as to any part of the Debt or is invalid or unentorceable as to any part of the Debt or is invalid or the Property, the unsecured or partially secured portion of the Debt, and all payments made on the Debt, which is not secured or not fully secured by said ten, assignment or security interest created hereby.

SECTION 5.09. Other Mortgages Encumbering the Real Estate. The Mortgagor hereby authorizes the holder of any other mortgage encumbering the Real Estate or the improvements to disclose to the Mortgages from time to time and at any time the following information: (a) the amount of Debt secured by such mortgage; (b) the amount of such Debt that is unpaid, (c) whether such Debt is or has been any default with respect to such mortgage or the Debt secured thereby, and (e) any other information regarding such mortgage or the Debt secured thereby that the Mortgagee may request from time to time.

The Mortgagor expressly agrees that if detault should be made in the payment of principal, interest or any other sum secured by any other mortgage encumbering the Real Estate or the Improvements the Mortgagor express to repay any such sum advanced upon demand, with interest from the date such advance is made at the rate provided for in the Note, or the highest rate permitted by law, whichever shall be less, and any sum so advanced with interest shall be a part of the Detal secured by this Mortgage.

SECTION 5.10. Meaning of Particular Terms. Whenever used, the snoutar number shall include the plural and the singular, and pronouns of one gender shall include all genders, and the words "Mortgagor" and "Mortgagoe" shall include their respective successors and assigns. Plural or singular words used herein to designate the undersigned shall be construed to refer to the maker or makers of this instrument, whether one or more natural persons, corporations, associations, partnerships or other entities.

SECTION 5.11. Advances by the Mortgagee, if the Mortgagor shall fel to comply with the provisions hereof with respect to the securing of insurance, the payment of Liens, the teeping of the Property in reper, the performance of the Mortgagor's obligations under any Lease, the payment of any prior mortgages, or the performance of any other term or covenant herein contained, the Mortgagor may foul shall not be required to) make advances to perform the same, and where necessary enter the Property for the purpose of performing any such term or covenant. The Mortgagor agrees to repey all such sums advanced upon demand, with interest from the date such advances are made, at the rate provided for in the Note, or the highest rate permitted by law, whichever shall be less, and at sums ac advanced with interest shall be a part of the Debt and shall be secured hereby. The making of any such advances shall not be construed as a waiver by the Mortgagee of any Event of Default resulting from the Mortgagor's takes to pay the amounts paid

SECTION 5.12. Release or Extension by the Mortgagee. The Mortgagee, without notice to the Mortgagor and without in any way affecting the rights of the Mortgagee hereunder as to any part of the Property not expressly released, may release any part of the Property or any person hable for any of the Debt and may agree with any party with an interest in the Property to extend that time for payment of all or any part of the Debt or to weive the prompt and full performance of any term, condition or covenant of the Note, the Construction Loan Agreement, any of the Security Documents, this mor gage or any other instrument endencing or securing the Debt.

SECTION 5.13. Partial Payments. Acceptance by the Mortgages of any payment of less than the full amount due on the Debt shall be deemed acceptance on account only, and the failure of the Mortgagor to hay the entire amount then due shall be and continue to constitute an Event of Default, and at any time thereafter and until the entire amount due on the Debt has been paid, the Mortgages shall be entered to exercise all rights conferred on it by the terms of this mortgage in case of the occurrence of an Event of Default.

SECTION 5.14. Addresses for Notices. All notices, requests, demands and other communications provided for hereunder shall be in writing or by telex, telegram or cable and shall be effective when mailed sent or delivered to the applicable party at its address indicated on the first page of this mortgage or at such other address as shall be designated by such party in a written notice to the other parties thereto

SECTION 5.15. Titles. All section, paragraph, subparagraph or other titles contained in this morigage are for reference purposes only, and this morigage shall be constitued without reference to said selection 5.16. Satisfaction of Morigago. The Morigagor agrees to pay all costs and expenses associated with the release or satisfaction of this morigage.

Brookland Homes, Inc.

President

| President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | President | Presid

TE OF ALABAMA )	
I, the undersigned authority, a Notary Public in and for said County in said State, hereby or se name is signed to the foregoing instrument, and who is known to me, acknowledged by May the same bears date.	perify that
Siven under my hand and official seal this day of	19 <u></u>
· ·	
X SEAL	Notary Public
Commission Expires	
· 	(Corporate)
Shelby County;	
the undersigned	
	e name as # President
Brookland Homes, Inc.	
	erits of said instrument, he/she, as such officer and with full authority, executed the same voluntarity for and as the act
wen under my hand and official seal this $8  h$ day of $April$	. 19 <u>98</u>
	Mark L. Bon
	Notary Public
OTHERSION Expires 10/3/200)	MARK L. ROYTE  MY COMMISSION EXPIRES  10/03/2001
· :	[Partnership]
E OF ALABAMA )COUNTY }	
'	, a Notary Public in and for said County in said State, hereby certify
 	whose name as general pariner of
d to the foregoing instrument and who is known to me, acknowledged before me on this	(general) (imited) partnership is day that, being informed of the contents of said instrument, he/she, as such general partner and with tub authority.
ited the same voluntarily for and as the act of said partnership.	
even whiter my hand and official seal this day of	, , 19
	**************************************
K SEAL	. Notary Public
ommesion Expires	
This instrument prepared by:	
COURTNEY MASON & ASSOCIATES, P.C.	
SUITE 100 BIRMINGHAM, ALABAMA 35244	
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# EXHIBIT A (Real Estate Description)

Lot 185, according to the Final Plat of Wynlake, Phase 4B, as recorded in Map Book 22 page 63 in the Probate Office of Shelby County, Alabama; being situated in Shelby County, Alabama. Minerals and mining rights excepted.

Inst + 1998-14235

04/21/1998-14235 09:55 AM CERTIFIED WELF CHINTY JULE OF PROMITE BOX (C) 214.05

(AA)