THIS INSTRUMENT PREPARED BY: Linda Minarich

NAME: NationsCredit Fin Svc Corp Of Al

She1by County, Alabama, to-wit:

ADDRESS: 436 Palisades Blvd., Bham, Al 35209

MORTGAGE-

State of Alabama

Shelby

COUNTY

Know All Men By These Presents, that whereas the undersigned Theotis Young, Jr. and his wife, Lennie M Young justiy indebted to NATIONSCREDIT FINANCIAL SERVICES CORPORATION OF ALABAMA in the sum of Sixteen Thousand Two Hundred Twenty Eight Dollars and 46/100 cents (\$16,228.46) evidenced by I promissory note. Of even date executed herewith and whereas it is desired by the undersigned to secure to prompt payment of said indebtedness with interest when the same talls due.

October 5, 1998 and each month thereafter until paid infull

Now Therefore in consideration of the said indebtedness, and to secure the prompt payment of the same at maturity, the undersigned

Theotis Young, Jr. and his wife, Lennie M. Young do, or does, hereby grant, bargain, sell and convey unto the said NationsCredit Financial Services Corporation Of Al (hereinafter called Mortgagee) the following described real property situated in Montevallo Division Of

Lot 15, except the West 13 feet thereof, in Block 5, according to the survey of Green Valley, Second Sector, as recorded in Map Book 6, page 21, in the Office of the Judge of Probate of Shelby County, Alabama, being situated in Shelby County, Alabama.

Inst + 1998-33306

08/26/1998-33306 10:59 AM CERTIFIED

Said property is warranted free from all incumbrances and against any adverse distinst except as subjessed.

TO HAVE AND TO HOLD the above granted premises unto the said Mortgagee forever; and for the purpose of further securing the payment of said indebtedness, the undersigned agrees to pay all superior liens, taxes or assessments when imposed legally upon said premises, and should default be made in the payment of same, said Mortgagee has the option of paying off the same; and to further secure said indebtedness, the undersigned agrees to keep the Improvements on said real estate insured against loss or damage by fire, lightning and tornado for the reasonable undersigned agrees to keep the Improvements on said real estate insured against loss or damage by fire, lightning and tornado for the reasonable insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee, as the interest of said Mortgagee insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee, as the interest of said Mortgagee and property may appear, and promptly to deliver said policies, or any renewals of said policies, to said Mortgagee has the option of insuring said property insured as above specified or fail to deliver said insurance policies to said Mortgagee, then said Mortgagee has the option of insuring said property for said sum for the benefit of said Mortgagee; the policy, if collected, will be credited on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgagee for superior flens, taxes, assessments or insurance shall become a debt to said Mortgagee and be at once due hereby specially secured, and shall be covered by this mortgage, and bear interest from the date of payment by said Mortgagee and be at once due and payable.

The security interest granted by this mortgage secures a loan that is a (check one box below)

Fixed rate loan.

Variable rate loan.

Upon condition, however, that if the undersigned pays indebtedness and reimburses said Mortgagee for any amounts Mortgagee may have expended for superior liens, taxes, assessments and insurance, and the interest thereon, then this conveyance shall be null and void; but should default be made in the payment of any sum expended by the said Mortgagee, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee in said property become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, or if any statement of lien is filed under the Statues of Alabama relating to the liens of mechanics and materialmen without regard to form and contents of such statement and without regard to the existence or non-existence of the debt or any part thereof or of the lien on which such statement is based, then in any one of said events, the whole of said indebtedness hereby secured shall at once become due and payable, and this mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgagee shall be authorized to take possession of the premises hereby conveyed and with or without first taking possession, after giving twenty-one days notice by publishing once a week for three consecutive weeks the time, place and terms of sale by publication in some newspaper having general circulation in the county where said premises are located, sell the same in lots or parcels or en masse as Mortgagee may deem best, in front of the court House door in said County at public outcry to the highest bidder for cash and apply the proceeds of said sale: First, to the expense of advertising, selling and conveying, including reasonable attorney's lees pursuant to the terms of said promissory note; Second, to the payment of any amounts that may have been expended, or that it may be necessary then to expend in paying superior liens, insurance, taxes, or other incumbrances, with interest thereon; Third, to the payment of said indebtedness in full, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the day of sale, and Fourth, the remainder if any, to be turned over to the undersigned.

ALABAMA C.E MORTGAGE, FORM 001-0795 8/97

The undersigned further agree that said Mortgagee may bid at said sale and purchase said property if Mortgagee is the highest bidder therefor; and undersigned further agree to pay to said Mortgagee for the foreclosure of this mortgage in Chancery, should the same be so foreclosed, a reasonable attorney's fee pursuant to the terms of said promissory note. If all or any part of the property or an interest in the property is sold or transferred by the undersigned without Mortgagee's prior written consent.

Mortgagee, at Mortgagee's option and in accordance with federal law, may require immediate payment in full of the entire amount secured by this

mortgage upon demand.

It is expressly understood that the word "Mortgagee" whenever used in this mortgage refers to the person, or to the persons, or to the

corporation named as grantee or grantees in the granting clause herein

Any estate or interest herein conveyed to said Mortgagee, or any right or power granted to said Mortgagee in or by this mortgage is hereby expressly conveyed and granted to the heirs, and agents, and assigns, of said Mortgagee, or to the successors and agents and assigns of said Mortgagee, if a corporation.

ARBITRATION: Mortgagee and Mortgagor agree to submit certain disputes to binding arbitration. This will limit both parties inghts to bring suit in court and to seek a jury trial in some instances. The attached Arbitration Agreement more fully explains these limitations and the arbitration process. Borrowers and Lender agree that the Arbitration Agreement is a part of this morthage and the loan contract secured because the

| he bound by it as if it were fully set out at this point. | greement is | a part of triis | morigage ar | io (ne ioan c | omract secured | i nereby and agree to |
|--|-------------------|-----------------|---|--------------------------------|---|--|
| IN WITNESS WHEREOF, the Mortgagors have h | ereunto set i | their signatu | res and sea | ls, this 25£ | h day of Aug | just, 19 98 |
| Witnesses: | | A 1 4 | <u>.</u> | 4 | | |
| Inda / Luouell | | Theod | 4 400 | ug D | | (Sea |
| The state of the s | | Theori | s.Young. | ·/ 144 / / | <i>(</i> | tSeal |
| | | 1 | ince | 11/(_/ | 1~X | (Sea |
| ************************************** | ···· | Lennie | M. Your | 63D6 | IJ | (Sea) |
| Person signing immediately below signs to subject his or her is after foreclosure, to the terms of this Mortgage and to waive his signing immediately below is not personally liable. | is or her hom | estead exen | escribed on t aption in the i | he reverse s real estate de | escribed on the | ny right to possession reverse side - Person |
| Witness | | . eta al | 1998-33 4 CERT | . | | (Sea |
| STATE OF Alabama | 4 | SHELBY COUNT | th indice of i | PRUDHIC | | |
| Shell by COUNTY | | @‰ nekê | MAcknowled | ğment | | |
| t, the undersigned,LARITA Y. THREATS hereby certify thatTheotis Young, Jr., and his | ls wife. | Lennie | M. Young | } }, | | |
| whose name 8 | e and who they | a.z.v | executed | me, acknow the same vo | rledged before iluntarily on the | me on this day that day the same bears |
| Given under my hand and official seal this 25 t.l | day of | August | | | • • · · · · · · · · · · · · · · · · · · | 19 98 |
| | - | Lak | eita 4 | 1 A | ments) | Notary Public |
| | | LARITA | Y. THE | ATS | a 1. | Notary Public |
| | | my C | ommo | um 6 | spines . | 1/24/99 |
| STATE OFAlabama | | , | | | f. | |
| COUNTY OFShelbx | | Corpora | ate Acknowle | edgment | | |
| | | | | | | |
| to and County in said Otata transfer that | | | | | | |
| for said County, in said State, hereby certify that | | | · · · · · · · · · · · · · · · · · · · | | | • |
| | | | a corpo | oration, is sig | gned to the fore | going conveyance |
| and who is known to me, acknowledged before me on this d with full authority, executed the same voluntarily for and as | | | | its of the cor | iveyance, he, a | is such officer and |
| · | | · | | | | |
| Given under my hand and official seal, this the | day of | | | | | . 19 |
| ALABAMA C.E MORTGAGE FORM 001-0795 8/97 | | | *************************************** | | | Notary Public |
| ii i | St 23 :: | | ₩ 45 | * | क्ष छ म | j. ⇔ æ |
| Q | (ATE | | 36 J | ti | իео 07 յ | ָּהָ בְּיִבְּיִים (מִּיבְיִים (מִּיבְיִים (מִּיבְיִים (מִיבְייִם (מִיבְייִם (מִיבְייִם (מִיבְייִם (מִיבְייִם (|
| Office | ў П | | al Ingl | ons | tis Mar eva | B |
| l si si si | F: | | í sac | Cre | Xo | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| | | ≰ ∥ | les A | h-4 | ung. Lan Al | es cons |
| dge o | BAMA, | 유 | s Blvd. Alabama | | &∗…J ane Alab | Blvd. |
| dge of Probate | À, | TG | Blvd. abama | TO nan | g. Jr. ane Alabama | sCrdeit Blvd., |
|) Sate | | ORTGAGE | 3.5° | TO Financial | and 35 | i res |
| | ļį. | ភា 🍴 | 35209 | | and Lemmie M 35115 | Financial Bham, Al 33 |
| | | | . – | Services | ina. | 4. 4. |
| | | | : | ice | ି <u>ନ</u> | <u>်</u> မြို့ |
| - <u>-</u> | ı | | | S. C | ۲. ۲۵ | 35209 |