		•				
MORTGAGE			(SPACE ABOVE THIS LINE RES	ERVED FOR I	MORTGAGEE.	
MORTO	JAGOR(S):	ACCOUNT NUMBER 994103469	THIS INSTRUMENT WAS PREPARED BY MORTGAGEF			OF ALABAMA INC
AST NAME		FIRST	INITIAL SPOUSE'S		A, WIFE	2976 PELHAM PKWY STE D
CANDY	J.B.		described real estate in the County of		A/ WILD	State of Alabama:
ongagor me	MROY CONVEYS R	о молдарва, на толочну	Depolition (and calete at the cooking or	Stitum		
SE	B ATTACH	ED EXHIBIT A	Ins	L & 19	98-3582	9
			44 m 🕄	I MA E	8-35829 ERTIFIE 800 OF PROBATE 19.30	בט
PERMITS DO	MTH all buildings hoternafter as the	and improvements now or hi	eresiter erected thereon, all of which, shall be	subject to the he	n hereof, and the he	preditaments and appurtenances pertaining to the property, all of which
بمام دمجمه	- seessee to kind	company has be come the annu-	es, granting the right to collect and use the sale	me, with or withou	A laking possession	of the premises, during any default hereunder, and during such defaulebledness hereby secured by any lewful means including appointments of the problems are presented before them.
umonzing Mi Fatteceiver i ereby.	u the name of a programme of a	ry party harato, and to apply	the same less costs and expanses of operation	on and collection	, including reasonal	ble attorney's fees as provided below, upon the indebtedness secure
OF THE PL	IRPOSE OF SE	CURING: (1) Performance	e of each agreement of mortgagor contains	ed herein; (2)	Payment of the pr	incipal sum with interest, as provided in a Promiseory Note detr
3/08/9	8, who	ose final payment is due on	09/15/2002, or as extended or res	scheduled by the	parties hereto, here is of \$ 73 E.O.	with executed by Mortgagor and payable to the order of Mortgagee
origages or	the then holder o	of this Mortgage to Mortgagor; In the covenants of this Mortga	(4) The payment of any money with interest	thereon that may	be advanced by the	Mortgages to third parties where the amounts are advanced to prote
	mada bu Idadan	an an the obligation section	by this Mortgage shall be applied in the folio ensea agreed to be peld by the Mortgagor S	wing order: FIR	ST: To the paymen	I of taxes and assessments that may be levied against said promise to in the magner set both in each note
o PROTECT	THE SECURITY	Y THEREOF MORTGAGOR (	COVENANTS AND AGREES: (1) To keep see	at overnises insuff	ed against fire and s	such other casualties as the Morigagee may specify, up to the full year
بالمغيية التعامية	Andreanna and H	hat lock normands (light ayrida	aes of collection) shall, at Modeagee's oppon	, be excelled on \$4	<b>nd Indeclea</b> ness, w	time approve and to keep the policies therefor properly endomed. In hether due or not or to the restoration of said improvements. In even schoolings approximate concerned is bereby authorized and directed.
!	أم محمل أأسيم بما أه		a kadaman (2) Ta nou ali lavas atal sharis	u aktacamanik di	MOV KIND THAT DAYS !	sch insurance company concerned is hereby authorized and directed been or may be levied upon said primities. (3) To keep said premise inhistanding any right or option granted by any prior tien or by any pro-
entrolder 10 j	permit the princip	el balance of such prior North Soon court in hull. (S) in the six	o increase, not to permit the principal balance and of default by Modranor Hidde Parantanhs	9 OF \$6421 (29) or (4)	sto increase accive above. Mortnane la	the paramose existing therefor at the time of the whole indibliedhess secure
eréby due a votast and (	nd collectible of	noi), may (a) effect the insufa is and at cuch dishursements	unce above provided for any pay the reasonal with interest thereon from the firms of payme	one premiums and ent at the biohest	rate allowed by law	e and such disbursements shall be deemed a part of the indebtedne
ecined by th	is Mortgage and	shall be immediately due and	payable by Mortgagor to Mortgagge. (6) To k note or recelations of princel public authority.	kaep the premises Land to earnet Mi	i in good condition a orloadse io enter at	ing repair, not to commit or suiter any make or any was or hard premises. This
emiove or de	molish any buildi	ng thereon; to complete within at claims for labor nectorities	One Hundred Eighty (180) days or residre pro Land material biroshed therefor: 77). That the	o <b>mpay and at a go</b> time of payment:	ol the indebtedness	hereby secured, or of any portion thereof, may be extended to teneral
idebledness	or the ben of this	i instrument upon the remaind	fer of said premises for the full amount of said	andebtedness the	ing or amicend ine in remaining unpaid	personal liability of any person or corporation for the payment of sall and no change in the ownership of said premises shall release fedu-
TIC LEUTELA	I VACDEED TH	ersonal <del>liability</del> on the lian ha (AT (1) If the Mortgagor shall	Builto pay said Promission Note, or mon defa-	ult in performance	ol any agreement	hereunder, then all sums owing by the Mortgagor to the Mortgages und
a austrilland for	the morter due t	haranni seri after enu nes Mil	and events this mortains will be subject to to	reciosure as now.	Officer of the law in a	application of the Mortgagee or assignee of any filter person who make of past due mortgages, and the said Mortgagee, agents or assignays natice, by publishing once a week for three consecutive weeks. I
en alaca se	ad torme of eale	hu sublication in easte flawent	waa subbshed in said County 200 State, self th	ve same in kiss of :	parcets or en masse	as Mortgagee, agents or assigns deem best, in front of the Court Muuts of the sale. First, to the expense of advertising, selling and ourselve
relading, if th	ne amount financ	ed was more than \$300.00, a	reasonable attorney's fee not to exceed 15% to other incombinances, with interest thereon. If	of the unpaid ball fixed to the paymy	ance. Second to the ani of the then balan	e payment of any amounts that may have dethice the same whall of shall his is a
ully malured	at the date of se	ed sale, but no interest shall be	be collected beyond the day of sale, and Fouri	th, the balance, if 3) in the event sa	any, to be turned or ud premises are sold	ver to said Mortgagor into mortgagor agrees to surrenger (xissesser) in I by Mortgagee, Mortgagor if a signer on the note i shall be hable for a
Ciprency re	maining after sak	e of the premises, and applica	ation of the proceeds of said sale to the indeb debledness secured bereby and without releas	dedress secured sing the interest o	<b>and to the expense</b> : <b>Lamy party toyo</b> ng in	s of conducting said sale. At At any time and their sine is sine, with I this Mortgage may (a) consent to the making of any map or bial of s
roperty: (b)	join in the grants	ng any easement of creating	any restriction thereon; (c) join in any subord transv all or any part of said property. Modoad	omation of other ( oor agrees to day)	agreement arrecting a reasonable fee to	Mortgage for any of the services mentioned in this paragraph is. Sho
فع <b>داد</b> ه محمد دان	tion awarde total	i edhar neverkeniu ar taliki itali	rodov. Ali suveti erodinarisation, awiting, califunci	er. Dodis of action	i and broceeds are r	e or earthquake, or in any other manner. Mortgagee shall be entitled hereby assigned to Mortgagee why, may after deducting therefrom all s. (6) Mortgagee shall be subrogated to the lier of any and all the mortgage shall be subrogated to the lier of any and all the
ncumbrance	s, liens or cherg	es paid and discharged from	the proceeds of the loan hereby secured. (7)	. Whenever, by 179 see of neument of	e terms of this instri Indebtedness to det	ument of all said informations are an idefault then existed and continue in
y thereafter	accruing (B) II N	lorigagor shall pay said note (	at the time in the manner attributed and shan a enort after written demond thereign by Modina	achue by, cumpry : voor execute a re	wim, and dury perior lease or satisfaction	of this Mortgage, 191 Notwithstanding anything in this Mcdgage of
anillu antrer	weble and end &	www.cion. In the confront theil t	be of the invice or effect. (10) Except as Droylog	C to the contrary r	nereka, en morgago:	or any obligation of payment, except to the extent that the same may is shall be jointly and severally liable for fulfillment of their covenents a seculed in his behalf, and for his site and separate use and benefit a
had be been	and brokenous the	same as curoty for protiture t	had that he is the Antomer hereunder (12) Wi	With casched to the	TABLED TOOLOGIES	eyed by this Mortgage, each of us, whether Principal, Surety, Guarant as to garnistiment either of us have under or by virtue of the Constitut
a to awa,) n	my Stale, or of th	ie Unded States, as against s	his dabl or any renewal thereof.			
IN WI Sal <b>med</b> , S	NESS WHE	HEOF the Mongagors, eli <b>ya</b> red in <b>the</b> lpresenci	have hereunto set <u>g. mugi p</u> signa e of	itures/	All Seal, I'lls	STU Aay of SEPTEMBER 1998
12	yan		and		B. Ma	L Bunky SEA
	70.	Witmess		10	B. MAX G	ANDY Mortgagor Additioner
	ALIC	and e Witness	owar	B	RENDA A G	ANDYNOTORE STOWER
THE STA	TE OF ALAI	BAMA				<b>\</b>
ļ <u>.</u>		eet L War	and poes	NDA A CAI	NDY	id County, in said State, hereby certify the whose names. ARESIGN
to the lore	B MAX C egoing conve	yance, and who ARE	_ known to me, acknowledged bek	ore me on this	day that, being	g informed of the contents of the conveyance THEY
executed	the same vo	luntarily on the day the nd and official seal this	same bears date.			
CHARL)	ulkurer my 1381	M GIM CIRMOI 300I URS				98.

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