			_	if & 1322.		<u> </u>
	<u></u>	(SPACE ABOVE THIS	LINE RESERVEDA	/29/1999~	MELLEN	was not to the second s
MORTGA	ACCOUNT NUMBER	7	SHE	TIPA COMULA YABOE O	MONTHAGEE:	AVICES of Ala Inc
MORTGAGOR(S):	443709127		T WAS PREPARED		2976-D Pelham I	
Scoggins	FIRST Sandra	_	use) Scoggin	s James J.	Pelham	ALABAMA
lortgagor hereby conveys to	Mortgagee, the following d	escribed real estate in the	County of Shelb	<b>Y</b>		35124
LOT 8, BLOCK 1 KEYSTUNE, ACCO PRUBATE RECURD	RDING TO MAP A	S RECORDED IN	MAP BOOK 4,	-	_	
ALSO THE NORTH THE NORTHERNMO SECTOR 2 OF THE TO MAP AS RECO SHELBY COUNTY,	ST 1/2 OF LOT E RESURVEY OF RDED IN MAP BO	8 BEING 40 FE GEORGE'S SUBD	ET IN WIDTH, IVISION OF K	IN BLOCK I EYSTONE, ACC	OF ORDING	
referred to heremafter as the	"premises".					saining to the property, all of which
Aortgagor also assigns to Mortg	page still rents, of said premiser	ileci and enhyre the same wi	livous secard to adequately o	i any security ici the moei	DIBOTOBSS NBFBOY SOCUTEX) CY ATTY 14	hereunder, and during such detaul twist means including appointment w, upon the indebtedness secured
OR THE PURPOSE OF SEC	se final payment is due or 0,4 ce is hereby made; (3) Paymint this Mortgage to Mortgagor;	-01-2014 or as e ent of any additional advances (4) The payment of any mone	extended or rescheduled by s, not in a principal sum in i	the parties hereto, herewexcess of \$_96000_	ith executed by Mortgagor and par $84\ldots$ , with interest there	ided in a Promissory Note dated yable to the order of Mortgagee to son, as may hereafter he loaned by e amounts are advanced to protect
TO PHOTECT THE SECURITY of all improvements for the problem all improvements for the problem is loss more make payment for such loss direct from all phor trens except tenholder to permit the principal and this mortgage shall have be necessary due and collectible or necessary due and collectible or necessary to restrictions of recommon and any portions of the premiser otherwise affect any such problem of the premiser of t	THEREOF, MORTGAGOR Catedian of Mortgagee in such mail loss proceeds (less expensional loss proceeds) and first mortgage, if a belance of such prior lien to lean paid in full. (5) In the evenot), may (a) effect the insurance and all such disbursements, shall be immediately due and paid or contrary to laws, ordinance all claims for labor performed a less herein described may, with instrument upon the remainded ersonal liability on the lien here ersonal liability on the lien here	OVENANTS AND AGREES: ( namer, in such amounts, and  es of collection) shall, at Morti  origagee who may make proo  Mortgagor. (2) To pay all late  any. (4) To pay when due an  increase, not to permit the proof  of default by Mortgagor und  with interest thereon from the  wayable by Mortgagor to Mortgagor to  with interest thereon from the  wayable by Mortgagor to Mortgagor  one Hundred Eighty (180) day  and material furnished therefor  hour notice, be released from  aby created	in such companies as more gagee's option, be applied of loss if not made promptes and special assessmently prior tien or Mortgage or incipal balance of such project premium of payment at the history and to permit a contestory promptly and in (7). That the time of payment at the history and to permit the ken hereof, without reamount of said indebtedness amount of said indebtedness.	nsured against fire and sur- tgagee may from time to to on said indebtedness, whe oily by Mortgagor, and each its of any kind that have be ithe premises and, notwith or (4) above, Mortgage, at it is and charges therefor its ghest rate allowed by law, nises in good condition and not Mortgagee to enter at a ital good and workmanlike r nent of the indebtedness h eleasing or affecting the pr is their remaining unpaid. a	ether due or not or to the restoration insurance company concerned is sen or may be levied upon said pressanding any right or option grantice balance existing thereon at the tits option (whether electing to dectain the particle said said laines and assessment and assessment fream not to commit or softer any it reasonable times for the purpose manner any building which may be ereby secured or of any portion the ersonal trabalty of any person or of and no change in the ownership of and no change in the ownership of any portion of course and no change in the ownership of any person.	see may specify, up to the full value besitherefor properly enviorand to an of said improvements. In everys a hereby authorized and derected to emises. (3) To knep said premises edity any proof lien or by any cond ime of the making of that fillomage are the whole ardebledrams secured residented a part of the indet field en- y waste or any use of said premises and inspecting the premises and I constructed damaged in destroyed erect, may be extended or recoverd corporation for the payment. I work said premises shall release induce said premises shall release induce.
his Mortgage or under the Proper emitted to the monies due the shall be authorized to take positive, place and terms of sale, become being and county, for the division of said county, for the division be necessary to expend, the heremabove described presentations of the terms of this said property. It is join in the granting endification of the terms of this said property or any part there all compensation, awards, and expenses, including afformey's encurnbrances, liens or charge option may be exercised when or thereafter accruing. (8) If Michael here half and void and Mortgage Promissory Note secured here legally enforceable, and any pragreements herein contained. That he has not executed the secured the taken or laws of any State, or of the or Laws of any State, or of the	missory Note secured hereby hereon, and after any one of sisession of the premises hereby publication in some newspapsion thereof) where said property was more than \$300.00, a right has but no interest shall be mises to the Purchaser at the field the premises, and applicate son for the payment of the most of be taken or damaged by read other payments or relief there is less, as provided for on the other payments or relief there is less, as provided for on the other payments or relief there is less, as provided for on the other payments or relief there is less, as provided for on the other payments or relief there is less, as provided for on the other payments or all any time of the right accrues or all any time of the right accrues or all any time of the might accrues or all any time of the might accrues or all any time of the might be statutory per the time of the contrary shall be (11) if any of the undersigned same as surely for another, but thereby waives and renounces the United States, as against the REOF the Mortgagors, I	shall immediately become due and events this mortgage will be conveyed, and with or without processed at public outcry, easonable attorneys fee not to other incumbrances, with intersociated beyond the day of attoresaid sale, immediately attorned the proceeds of said sale to of the processed hereby and any restriction thereon, (c) join any, all or any part of said processed of the loan hereby are thereafter, and no acceptant the time in the manner alores not after written demand their hortgage nor said Promissor of no force or effect (10) Except that he is the Borrower hereby and that he is the Borrower hereby and that he is the Borrower hereby, each for himself and tamily a debt or any renewal thereof have hereunto set the hard hereof have hereunto set the hard hereof have hereunto set the	and payable at the option e subject to foreclosure as out first taking possession, not State, sell the same in to the highest bidder for care exceed 15% of the unpaid est thereon. Third, to the passe and Fourth, the balanter such sale 13% in the every without releasing the interior in any subordination or operly. Mortgagor agrees to this or condemnation proceivants of damages, rights of a secured. (7) Whenever, we by Mortgagee of payments and shall abide by, consider by Mortgagee of payments and shall abide by, consider by Mortgagee of payments and shall abide by, consider shall be deemed to sent as provided to the continuous and all homestead or any and all homestead or significant significant.	now provided by law in callater giving twenty one day its or parcels or en masse ash, and apply the proceeds it balance. Second to the ayment of the then balance oe, if any, to be turned over the aid premises are said their agreement affecting the pay a reasonable tee to Meding, or damaged by fire, action and proceeds are he insurance less proceeds by the terms of this instrument of indebtedness in default, with, and duty perform a release or satisfaction is impose on the Mortgagors is instrument has been executed the real property conveying the real prope	se of past due mortgages, and the is notice, by publishing once a weeks Mortgages agents or assigns de of the sale. First to the expense of payment of any amounts that may elot said indebteoness in full, whether to said Mortgagor. 2. Mortgagor of said Mortgagor is all any this Mortgage may rai consent to the Mortgage for any of the services menor earthquaire or in any other maneral or of said Promissory Note. It is that constitute a waiver of any hall the covenants and agreements of this Mortgage. (3) Notwithstandingly obligation of payment, except shall be jointly and severally hable icuted in his behalf and for his sole day this Mortgage, each of us we sto garnishment orther of us have used garnishment orther of us have used garnishment orther of us have used garnishment orther of us have used.	e Mortgager to the Mortgager criticisment or any other person left discussion Mortgagee agents or asserts en best, in front of the Court rolow it advertising selling and conversion have been expended or that it makes the same shall or shall reliable to agrees to sumender present of the first and the note shall be table to the interest of any map of that it will the making of any map of that it will thereof (of grant any enter so the need in this paragraph. In the entered have after deducting therefore in the first hard a producting and toolog default then existing and toolog default then existing and toolog of the extent that the supple much and any any thing age. The default then this conveyance what ingle anything in this Mindgage. The dor furthilment of their covernants are and separate use and benefit and matter Principal Surety Guarant and early subject or by vidue of the Constitutes and the or by vidue of the Constitutes.
1	WITHESS			andra P. Sco	Coer	· (SEAL)
THE STATE OF ALAB	Wilness BAMA Sholby		<u> </u>	ames J. Scog	<i>Mortgagor - Borkole</i> g i n's	
County	Shelby		<u>.</u>			
1. Margaret L. Sandra P. S	Scoonins	known to me, acknow	i snouse di	ames J. Scoo	1 County, in said Sta gins informed of the contents of	ite, hereby certify that whose name, a ne signed the conveyance have

ORIGINAL \*\*\*

day of March

executed the same voluntarily on the day the same bears date.

:Given under my hand and official seal this \_\_\_\_\_\_25th.

01-0555 (Rev. 3-98) AL