This instrument was prepared by Courtney Mason & Assoc. PC PO BOX 360187, Birmingham, AL 35236-0187 Porta 1-1-22 Rev. 1-86 MORTGAGE-LAWYERS TITLE INSURANCE CORPORATION, Birmingham, Alabama STATE OF ALABAMA KNOW ALL MEN BY THESE PRESENTS: That Whoteau, COLUMN SHELBY CHRISTOPHER FREIHAGE AND WIFE, BRANDY VANHORN **filled "Mortgagers", whicher one or more) are justly** indebted, to Charles E. Strain

(hereinafter called "Mortgagee", whether one or more), in the sum

Twenty Three Thousand Five Hundred and no/100ths------23.500.00), evidenced by a mortgage note of even date.

And Whereas, Mortgagors agreed, in incurring said indebtedness, that this mortgage should be given to secure the prompt payment thereof.

NOW THEREFORE, in consideration of the premises, said Mortgagors,

Christopher Freihage and

wife, Brandy Vanhorn

and all others executing this mortgage, do hereby grant, bargain, sell and convey unto the Mortgagee the following described real estate, situated in Shelby County, State of Alabama, to-wit

Lot 30, Block 3, according to the survey of Plantation South, Third Sector, Phase V, as recorded in Map Book 17, page 85, in the Probate Office of Shelby County, Alabama. Mineral and mining rights excepted.

Mortgagors also agree to provide Mortgagee with a copy of a paid receipt of the property taxes every year prior to December 15. Failure to comply with the forgoing shall constitute a default under the terms of this mortgage.

This mortgage obligation cannot be assumed without the prior approval by the mortgage holder. Said approval must be obtained in writing prior to the assumption of this mortgage. If the property which is the subject of this mortgage and note executed simultaneously herewith is transferred without the mortgage holder's prior approval as specified above, the mortgagee has the option to declare the entire balance of the indebtedness due and payable. THE MORT-GAGEE MAY CHOOSE NOT TO ALLOW THIS LOAN TO BE ASSUMED.

THIS MORTGAGE IS SECOND AND SUBORDINATE TO THAT FIRST MORTGAGE. HELD BY COLLATERAL FINANCE, L.L.C.

The proceeds of this loan have been applied on the purchase of the herein described property.

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04/24/2000-13226

Said property is warranted free from all incumbrances and against any adverse claims, except as stated above.

To Have And To Held the above granted property unto the said Mortgages, Mertgages's successors, heirs, and settings ferever; and for the purpose of further securing the payment of said indebtedness, the undersigned agrees to pay all tamp or
assessments when imposed legally upon said premises, and should default be useds in the payment of same, the said Mortgages
may at Mortgages's option pay off the same; and to further secure said indebtedness, first above massed undersigned agrees to
keep the improvements on said real estate insured against less or demage by fire, lightning and because for the fail and
resonable insurable value thereof, in companies satisfactory to the Mortgages, with loss, if any, payable to said Mortgages;
as Mortgages's interest may appear, and to promptly deliver said policies, or any renewal of said policies to said Mortgages;
and if undersigned fail to keep said priparty insured as above specified, or fail to deliver said insurance policies to died Mortgages,
and if undersigned fail to keep said priparty insured as above specified, or fail to deliver said insurance policies to died Mortgages,
then the said Mortgages, or assigns, may at Mortgages's option insure said property for said sum, for Mortgages's
own handit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amounts so expended
by said Mortgages for taxes, assessments or insurance; shall become a debt to said Mortgages or assigns, additional to the
debt hereby specially secured, and shall be covered by this Mortgage, and bear interest from date of payment by said Mortgages, or assigns, and be at once due and payable.

Upon condition, however, that if the said Mertgagor pays said indebtedness, and reimburses said Mortgages or assigns for any amounts Merigagees may have expended for taxes, assessments, and insurance, and interest thereon, then this convayance to be null and void; but should default be made in the payment of any sum expended by the said Mortgages of assigns, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgages or sesigns in said property become endangered by reason of the enforcement of any prior lies or incumbrance thereon, so as to endanger the debt hereby secured, 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 Mortgages, agents or assigns, 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 published in said County and State, sell the same in lots or percels or en masse as Mortgages, agents or assigns deem best, in front of the Court House door of said County, (or the division thereof) where said property is located, at public outery, to the highest bidder for cask, and apply the proceeds of the sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's fee; Second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying 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 balance, if any, to be turned over to the said Mortgagor and undersigned further agree that said Mortgages, agents or assigns may bid at said sale and purchase said property, if the highest bidder therefor; and undersigned further agree to pay a reasonable attorney's fee to said Mortgages or assigns, for the foreclosure of this mortgage in Chancery, should the same be so foreclosed, said fee to be a part of the debt hereby secured.

IN WITNESS WHEREOF the undersigned

have bereunte set Our signature a sed seal, this li	3th day of April Christopher Freibage Brandy Vanherm (SEAL)
	(SEAL)
THE STATE of Alabama Shelby COUNTY I, the undersigned	, a Notary Public in and for said County, in said State.
hereby certify that Christopher Freihage a	and wife, Brandy VanHorn
whose names arrighed to the foregoing conveyance, and we that being informed of the contents of the conveyance the Given under my hand and efficiel seal this 13th	be are known to me-asknowledged before me on this day as executed the same voluntarily on the day the same bears date day of April . 25 2000 Notary Public.
THE STATE of MY COMMISSION EXPRES MARCH 5, 2003 I, hereby certify that	, a Notary Public in and for said County, in said State
whose name as	who is known to me, acknowledged before me, on this day that such officer and with full authority, executed the same voluntarily day of , 19
	Sig G

. 4.

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Return to:

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