SECOND

MORTGAGE (HOME EQUITY LINE OF CREDIT) Inst # 2000-16920

STATE OF ALABAMA		١	05/23/2000-16920 10:03 AH CERTIFIED				
SHELBY	COUNTY	T.	BELTY CHAT	JUNCE OF PROBATE	·		
	 :	Stor	ne and wife.	Pamela C. Stone			
				_ 1 46	<u>as.Mortgag</u> or		
whose address is 310 line of credit under AGREEMENT ("AGR! Mortgages herein, th) Broad Street, P the terms and EEMENT"), cont e terms and con	cond cond tempo idition	fitions of the transously ent is of which are	NK AND TRUST COMPA Alabama, 36701, pursual certain HOME EQUITY cred into by and betwo chereby incorporated by	reference, and		
WHEREAS, t Mortgagor subject to maximum indebtedhi	he Mortgagee is the terms and ass at any one t	s oblig cond ime st	half not exceed	advances and FUTURE AGREEMENT; provided, TWENTY FIVE THOUS	AND and 00/100		
)()***********************************			
NOW, THERE all indebtedness of Mincluding, without including, without including without including without including and payment of all other with Mortgages, not secure any such other	FORE, in considering agor to More imitation, any is to said AGREEN debts which More incurred pursual er indebtedness with all of the considering Mills	erationgager nitial MENT, irtgage int to incur obliga <u>Lam</u>	n of the premare incurred purs advance and any renewor, or any of the said AGREEM red for persontions of the NEL Stone and E. Stone and E.	ses and in order (i) to sequent to the HOME EQUITY and all FUTURE A wals or extensions of sequent, may owe or hereafters, family, or household fortgagor assumed in said Pamela C. Stone as	cure the payment of Y LINE AGREEMENT, DVANCES made by me, (ii) to secure the granke and contract gor's home shall not purposes) and (iii) to add AGREEMENT and shusband and		
				(described)	ierein as "Mortgagor"		
whether one or more	a), do hereby gra	ant, bi	argain, se n om	d convey unto said Morte	County, State		
and assigns, the foll of Alabama, viz:	owing described	real (est ato situateo	inSHELBY	· ·		
Shelby County, Al Begin at the NE co East, and run Wes 95 degrees 28 min	abama, more partner of the NE terly along the Ne terly along the Ne terly and seconds to the left and 665.7 feet back	North to the to the	the SE 4 of S side of the same left and run 68.18 feet; the point of beg	24 North, Range 12 Earling as follows: ection 11, Township 24 id 14 for 668.14 feet; the 665.43 feet; thence turn ence turn an angle of 95 inning; being situated in	North, Range 12 nee turn an angle of an angle of 84 degrees 30 minutes		
This Instrument V	/as Prepared By	;	P.O. Bo	l A. Spears, Attorno x 119 110 AL 35115	y at Law		

together with all rights, privileges, easements, tenements, interests, improvements and appurtenances thereunto belonging or in anywise appertaining, including any after-acquired title and easements and all rights, title and interest now or hereafter owned by Mortgagor in and to all buildings and improvements, and all equipment and fexture now or hereafter attached or appertaining to said real estate, all of which shall be deemed to be real property and conveyed by this Mortgage, and all of which real and personal property are sometimes referred to in this Mortgage as the "Property"

[] This is a first mortgage.

This Mortgage is second and subservient to that certain first mortgage dated the <u>6th</u> day of <u>March</u>, 19<u>95</u>, and recorded in the Probate Office of the aforesaid County in **Brack** instrument No. 1995-, **abdrage**(<u>xxxxxxxxx</u>)

TO HAVE AND TO HOLD the said Property unto the Mortgager, its successors and assigns forever.

Mortgagor covenants with Mortgagee that Mortgagor is lawfully seized in fee of the said Property, that it is free of all encumbrances, except as may be provided herein, that Mortgagor has a good right to sell and convey same to Mortgagee, that said Property is residential property, and that Mortgagor will warrant and defend said Property to Mortgagee forever against the lawful claims and demands of all persons.

The parties further covenant and agree as follows:

1. Mortgagor shall assess said Property for taxation and pay when due all taxes, hence judgments or assessments assessed against said Property.

2. Mortgagor shall insure and keep insured buildings and other improvements now on or which may hereafter be placed on, said Property against loss or damage by fire, windstorm and/or extended coverage, as required by Mortgagee. Any policy evidencing such insurance to be deposited with, and loss thereunder to be payable to Mortgagee as its interest may appear.

3. Mortgagor shall properly care for said Property and not commit waste, cut, remove or damago timber or improvements or allow waste to be committed or limber or improvements to be all

4. If the validity of this Mortgage or the Mortgagor's title to any of said Property is questioned in any manner or of any part of such Property is not properly described become, Mortgages may invustigate and take such action as Mortgagee considers necessary or desirable for the protection of Mortgagee's interest and for this purpose may employ an attorney or expert assistance and Mortgagor will promptly pay all expenses so incurred by Mortgagee.

5. If Mortgagor defaults in any of the provisions of paragraphs 1, 2, 3, or 4 hereof their Mortgaged may pay such taxes, liens, judgments, or assessments, obtain and pay for such insurance, or advance such attorneys' fees, expenses and costs, and Mortgagor agrees to immediately pay Mortgagor all amounts so advanced, and all amounts so advanced shall be secored hereby

6. Mortgagee may at any time, without notice, release any of the Property described barein, grant extensions or deferments of time of payment of the indebtedness secured hereby, or any part thereof, or release from liability any one or more parties who are or may become liable for the payment of said indebtedness, without affecting the priority of this lien or the personal liability of the Mortgagor or any other party liable or who may become liable for the indebtedness secured by this instrument.

7. The failure of Mortgagee to exercise any option or election or to take any action under any term or covenant herein expressed, shall not be deemed a waiver of the right to exercise such option or election or to take such action at any time.

8. Each covenant and agreement herein contained shall mure to the benefit of and bind the heirs, successors and assigns of Mortgagee and Mortgager.

9. Mortgagor will (i) pay and discharge all indebtedness of Mortgagor to Mortgagor incurred pursuant to the said AGREEMENT, including, without limitation, any initial advance and any and all FUTURE ADVANCES made by Mortgagor pursuant to said AGREEMENT, and any renewals or extresions of same, as they shall become due and payable; (ii) pay and discharge all of the indebtedness, whenever incurred, of Mortgagor, or any of them, to Mortgagor, not incurred pursuant to said AGREEMENT, as such other indebtedness shall become due and payable; and (iii) comply with all of the obligations of the Mortgagor assumed in the said AGREEMENT and assumed herein.

10. Mortgagor shall permit the Mortgagee or Mortgagee's representatives to examine and

Inspect the Property at any reasonable time.

11. Mortgagor shall not self or transfer title to the Property, nor deliver possession to other parties under any contract of sale or lease whereby a future sale of the Property is contemplated without the written consent of the Mortgagee.

Mortgages will not create or permit to exist any mortgage, encumbrance or other liefs 12. not herein mentioned upon the Property, without Mortgagee's prior written consent.

Mortgagor shall pay the lawful charges for drawing, executing, and recording these 13. presents and all lawful costs, charges and expenses, including attorneys' fees, incurred by the said Mortgagee by reason of any proceedings in Court, or otherwise, necessary to enforce the provisions here, subject, however, to the terms of said AGREEMENT.

To the extent permitted by law, Mortgagor waives and releases any and all rights and remedies Mortgagor may now have or acquire in the future to homestead or other property exemptions

in the Property.

- Except as may be otherwise modified by specific agreement in writing and signed by 15. the Mortgagee, the provisions of this Paragraph shall apply. Mortgagor hereby covenants, warrants and represents that to the best knowledge of Mortgagor, the Property has never been used nor will the Property be used while this Mortgage remains in effect to generate, manufacture, refine, transport, treat, store, handle, discharge or dispose of any hazardous or toxic substance (hereinafter referred to as "Hazardous Substances") as defined under any applicable local, state or federal law, ordinance, rule or regulation, including, without limitation, the definition of "Hazardous Substances", as defined in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended (42) USC Section 9601, at seq.) and that no such Hazardous Substances have been released on the Property. To the best knowledge of Mortgagor, there are no Hazardous Substances or underground storage tanks (whether in use or not) presently stored or located on the Property and no part of the Property is contaminated by any Hazardous Substances. Mortgagor has not received any notice from any governmental agency or private party with respect to such contamination. Mortgagor further covenants not to use or suffer the use of the Property in any manner other than in full compliance with all applicable federal, state or local environmental laws and regulations regulating the discharge and/or storage of solld, liquid or gaseous waste, or other Hazardous Substances into the environment. The Mortgagor shall promptly notify Mortgagee, orally and in writing, as soon as it knows of or suspects that any Hazardous Substances have been released or that there is any threatened release on the Property or if Mortgagor receives notice of a violation of any law or regulation covered by this Paragraph 15. Mortgagor hereby agrees to indemnify Mortgagee from and against all loss, damage, liability and expense, including, without limitation, fines, impositions of any kind, assessments, attorneys' fees which Mortgagee may sustain as a result of the incorrectness of the foregoing representations and warranties and/or the present or future existence of Hazardous Substances or any release thereof in or on the Property, regardless of the source thereof. In the event of a violation of the covenants and warranties contained in this Paragraph, Mortgagee may, at its sole discretion, either declare a default under the terms of this Mortgage or require Mortgagor to take such actions as may be necessary to correct such violation and rectify all adverse consequences of such violation. Mortgagee, or its authorized egents, may, but shall not be obligated to, enter upon the Property to make such inspections and tests as Mortgagee may consider appropriate to determine that the Property is in compliance with the covenants contained in this Paragraph. Any such inspections or tests made by Mortgagee shall not be construed to create any responsibility or hability on the part of Mortgagee to Mortgagor or any other party. This indemnification shall survive repayment of the debt or any other obligation of Mortgagor described herein and satisfaction of this Mortgage of record.
- The provisions of this Mortgage and any note or notes or other obligations secured hereby are severable, and the invalidity or unenforceability of any provision of this Mortgage or of any such note or notes shall not affect the validity and enforceability of the other provisions of this Mortgage or of such note or obligation. The remedies provided to Mortgages herein are cumulative with the rights and remedies of Mortgagee at law and in equity, and such rights and remedies may be exercised concurrently or consecutively. This Mortgage shall also be considered a security agreement as to any Property described herein.

The term "Mortgagor" shall denote the singular and/or plural, the masculine and/or feminine, whenever the context so requires or admits. If more than one party is named as Mortgagor,

the obligation of each hereunder shall be deemed to be joint and several.

NOW, upon the expiration or termination of the said AGREEMENT and if Mortgagor shall pay the indebtedness hereby secured and keep and perform all of the agreements and conditions of this instrument and of said AGREEMENT, including without limitation the payment of all ADVANCES and FUTURE ADVANCES made under the AGREEMENT and any renewals, extensions, new loans, and all other indebtedness of the Mortgagor to the Mortgagee, as they come due and payable, then this instrument shall become null and void.

If the Mortgagor fails to pay when due any sums hereby secured, including any and all ADVANCES and FUTURE ADVANCES under the AGREEMENT, or should Mortgagor fail to perform any of the agreements and conditions of this instrument or under the AGREEMENT, become insolvent, be adjudicated a bankrupt or be made defendent in bankruptcy or receivership proceedings, the whole indebtedness secured hereby, at the option of the Mortgagee, may be declared due; in which event the · Mortgages or Mortgages's Agent is hereby authorized to sell the Property hereby conveyed at public auction to the highest bidder for cash; the sale to be held at the Courthouse (or at either Courthouse, if there be two) of any county in which all or a part of the said Property is situated, after giving notice thereof by publication once a week for three weeks, of the time, place and terms of sale in a newspaper published in each county in which any part of said Property is situated; if no newspaper is then published in said county or counties, publication in a newspaper having general circulation in said county or counties shall suffice; in event of sale the Mortgages is hereby authorized to purchase the said Property, or any part thereof, as if a stranger to this conveyance, and the auctioneer or person making the sale is hereby expressly empowered to execute a deed in Mortgagor's name to any purchaser at such sale. The proceeds of sale shall be applied: first, to the payment of all expenses incident to the sale, including a reasonable attorneys' fee; second, to the indebtedness secured by this instrument) and third, the balance, if any, to be paid to Mortgagor or any party or parties entitled thereto.

WITNESS the signature of Mortgagor this 9th day of MAY

	Hunda C. Stans
	Pamela C. Stone
	•
	•
STATE OF ALABAMA	
Shelby COUNTY !	
	Public in and for said county, in said state, hereby certify that
William E. Stone and Pam	
WITTEM E. Stone did 1	
	whose name(s) are
signed to the foregoing Mortgage, an	nd who are known to me, acknowledged before me on this ntents of the within Mortgage, they executed the same
voluntarily on the day the same bear	LB (1818)
GIVEN UNDER MY HAND AN	ND OFFICIAL SEAL this 9th day of May
	Strange J. Spean
; ;	Notary Public
(SEAL)	My Commission Expires: 9/2001

CERTIFICATE Check Applicable Certificate

STATE OF ALABAMA	!			
Shalby	COUNTY 1			
(x) RESIDENTIAL.	Mortgagor and Mor that the maximum pri	tgagee herein certify that residencipal indebtedness to be secure	ential property is ed by this Morts	s conveyed jage at any
		n which the mortgage tax of		
paid herewith, as allo	wed by Alabama Coo	6 5 40-22-2(1)(b)(1975).	;	
-OR-				
[] NONRESIDENT of this Mortgage here	by certifies that the	with Alabama Code § 40-22 20 amount of indebtedness presen	(() () () () () () () () () () () () ()	
	upon which th	e mortgage tax of		is paid
herewith and Mortga Mortgage unless the	see agrees that no 8	dditional or subsequent advances is paid into the	ces will be madt	g under this
sppropriate office of t	he Judge of Probate of	Shalber Same	nty, Alabama; n filed for record i	n the above
		THE PEOPLES BANK AND	TRUST COMPA	.N¥Y
/ Collian E. William E.	Stone	BY:	Den	· · · · · · · · · · · · · · · · · · ·
Jamela (C. Stone	-		
amela C. Stone	Mortgagor(s)	•		Mortgagee

Inst # 2000-16920

US/23/2000-16920 10:03 AM CERTIFIED WELLY COMY NAME & MOME WE SM 54.00