MORTGAGE AN	D SECURITY AC	INCEMIEN I	Mortgages:	
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CORNERSTONE BUILD	ING COMPANY INC.		Frontier National Ban	<u>k</u>
·		•	Childersburg Office	
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2232 CAHABA VALLE	Y DRIVE Mailing Address		P.O. Box 349	Mailland A toress
	Al	35242	Childersburg	AL 35044
BIRMINGHAM Dity	State	Zip	City	State Z-p
This instrument is a Too	nstruction mortgage" wi	ithin the meaning of ≰uch to !	erm in Ala. Code 7-9-313(1)(	c) and Ala. Code 7-9-313(6)
TATE OF ALABAMA				
OUNTY OF Shelby	:			
SOME OF SHORT				
	:	GREEMENT (herein reterre	d to as the "Mortgage" is r	made and entered into this day by any betwee
nortgagor and Mortgag				
CORNERSTONE BUILD	en by these present: No company inc	S: THAT WHEREAS	•	
- i	nd Colly Filet, Inc.			
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as become indebted to	Mortgages in the princ	cipal sum of <u>Two Hundred</u>	Forty Four Thousand and Of promissory note of even do	0/100 Dollars / 1244,000-00 ate herewith in favor of Mortgagee
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andidio attenda de camero.	de thereof thi eau addit	tional and luture advances.	with interest thereon that M	above according to its terms and any extension fortgages may make to Mortgagor as provided
Samulana and Transcription	ina, malahtadonas that A	dartanaan may now ot het	eafter owe to Mortgagee as	provided in Paragraph 3, (di any advances will 5, 6, 7 and 8, and tell any advance with interest of the second to become as the findstyles of the second to be se
hat Mortgages may ma	ke for attorneys' less ar	nd other expenses as provide	ded in Paragraph 19 (all being	referred to herein as the "Indebredness"/
NOW THEREF	ORE, in consideration of	the Indebtedness,	Inst	<b>♦ 2000</b> -21585
: ; C <b>ORNERSTONE</b> BUILD	ING COMPANY, INC.			
	ı	•	06/28/20	000-21583
.	;		10:39 AM	CERTIFIED
• !			SHEET BY COUNTY	JUDGE OF PROPA'L
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does hereby of below situated in the C	rant, bargain, sell and co county of <u>Shelby</u>	onvey unto Mortgages all o	f Mortgagor's right, trjis, and Alabama.	Interest in and to and the real property describe
LOT BE ACCORDING	TO THE SURVEY OF H	IGH CHAPARRAL, SECTO	R 3, AS RECORDED IN MAP	BOOK 25 PAGE 93 A B & C IN THE PROBAT
OFFICE OF SHELBY CO	DUNTY, ALABAMA.			
: !	MESTEAD PROPERTY OF	THE MORTGAGOR		
THIS IS A PURCHASE	MONEY MORTGAGE	· :		
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1 1	; ;			
Tooleybar with all aviets	no or subsequently erect	: ed or affixed buildings, imp	rovements and fixtures; all e	easements, rights of way, and appurtenances, an
المخطورة ومرجورين المحاشريان فالما	watercourses and ditch	rights relation to the real	proberty lali being herein reti	SUBO to \$2 (DE Libbailà : Hollandersteinmit in
a bradt more constructed the state of	vousehold aande tee def	ined in Fedoral Reserve Bo	a/d Hadulation AA, bulopart i	npossessory security interest in, and the Propert B), unless the household gnods are identified in
security instrument ar	d are acquired as a re- y renewal or refinancing	ault of a purchase money	obligation. Such household	d goods shall only secure said purchase mone
Γ			Mortgages, its successors an	id assigns forever
<b>.</b>				
1	it Mannagar shall be	in detault as provided in t	Paradraph 12, then, in that	made by Mortgagor, then this Mortgage shall be event, the entire indebtedness, together with the state of the
would have at an effect.	in, shall, at the option of	l Mortgages, be and becom	MO SI OUCH OUR BUO DBY BOM M	vithout notice to Mortgagor, and Mortgag <del>on</del> , at it hts or remedies provided by law
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- (d) Mortgages shall have the right to obtain a judicial decree foreclosing Mortgagor's interest on the Property
- Mortgages shall be authorized to take possession of the Property, and, with or without taking such possession, after giving notice of the time, place and terms of sile, together with a description of the Property to be sold, by publication once a week for three (3) successive weeks an some newspaper published in the county or counties in which the Property to be sold is located, to sell the Property for such part or parts thereof as Mortgages may from timit to time elect to sell) in front of the front or main door of the counthouse of the county or division of the county in which the Property to be sold, or a substantial and finaterial part thereof, is located, at public outcry, to the highest bidder for cash. If the Property to be sold under this Mortgage is located in more than one county, publication shall be made in all counties where the Property to be sold is located. If no under this Mortgage is located in any county in which any Property to be sold is located, the notice shall be published in a newspaper published in an adjoining county for three (3) successive weeks. The sale shall be held between the hours of 11:00 a.m. and 4:00 p.m. on the day designated for the exercise county for three (3) successive weeks. Mortgage may bid at any sale had under the terms of this Mortgage and may purchase the Property if the highest bidder therefor. Mortgager hereby waives any and all rights to have the Property marshalted. In exercising its rights and remedies, Mortgages shall be free to sell all or any part of the Property together or separately, in one sale or by separate sales.

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- If) If permitted by applicable law. Mortgagee may obtain a judgment for any deficiency remaining in the indebtedness due to Mortgagee after application of all amounts received from the exercise of the rights provided in this Mortgage
- (g) If Mortgagor remains in possession of the Property after the Property is sold as provided above or Mortgagee otherwise becomes entitled to possession of the Property upon default of Mortgagor, Mortgagor shall become a tenant at sufference of Mortgagee or the purchaser of the Property and shall, at Mortgagoe's option, either (a) pay a reasonable rental for the use of the Property, or (b) vacate the Property immediately upon the demand of Mortgagoe.

From the proceeds of any sale of the Property. Mortgages shall first pay all costs of the sale (including but not limited to reasonable attorneys) fee incurred by Mortgages in connection therewith or in connection with any proceeding whatsoever, whether bankruptcy or otherwise, seeking to enjoin or stay the foreclosure of this Mortgage, or otherwise challenging the right of Mortgages to foreclose this Mortgages, then amounts due on other liens and mortgages having phority over this Mortgage; then the indebtedness due to Mortgages; and then the balance of any, to Mortgager or to whomever then appears of record to be the owner of Mortgager's interest in the Property, including but not limited to any subordinate implicitles.

IT IS AGREED that this conveyance is made subject to the covenants, stipulations and conditions set forth below which shall be binding upon all planties hereto.

- 1. Mortgagor is lawfully seized in fee simple and possessed of the Property and has a good right to convey the same as aforesaid. The Property is free and clear of all encumbrances, easements, and testrictions not herein specifically mentioned or set forth in any title insurance policy tribe report, or final title opinion issued in favor of, and accepted by Mortgages in connection with this Mortgage. Mortgager will warrant and forever defend the title to the Property against the claims of all persons whomsoever.
- 2. This Mortgage shall also secure all future and additional advances that Mortgagee may make to Mortgagor from time to time upon the security herein conveyed. Such advances shall be optional with Mortgagee and shall be on such terms as to amount, maturity and rate of interest as may be mutually agreeable to both Mortgagor and Mortgagee. Any such advance may be made to any one of the Mortgagors should there be more than one, and if no made, shall be secured by this Mortgage to the same extent as if made to all Mortgagors.
- 3. This Mortgage shall also secure any and all other indebtedness of Mortgagor due to Mortgages with interest thereon as specified or of any of the Mortgagors should there be more than one, whether direct or contingent, primary or secondary, sole, joint or several, now existing or hereafter rising at any time before cancellation of this Mortgage. Such Indebtedness may be evidenced by note, open account, overdraft, endorsament guaranty or otherwise.
- 4. Notwithstanding the foregoing, if any disclosurs required by 12 C.F.R. #\$ 226.15,226.19(b) or 226.23, or 24 C.F.R. #\$ 2500.6, 3500.10, or any successor or regulations, has not been timely provided in connection with one or more loans, credit extensions or obligations of Mortgagor, or any other person whose obligations are secured hereby, then the security interest in the Property granted hereby shall not accurate the obligations for which the required disclosure was not given.
- Mortgagor shall keep all buildings, improvements and fixtures on the real property herein conveyed insured against fire, all hazards included within the term "extended coverage," flood in areas designated by the U.S. Department of Housing and Urban Davelopment as being subject to divertiow, and such other hazards as Mortgagee may reasonably required in an amount sufficient to avoid application of any coinsurance clause. All philoses shall be written by reliable insurance companies acceptable to Mortgagee, shall include a standard mortgagee is clause in favor of Mortgagee providing at least 10 days notice to Mortgagee of cancellation, and shall be delivered to Mortgagee. Mortgagor shall promptly pay when due all promptly pay when due all promptly pay to premiums charged for such insurance and shall furnish Mortgagee the premium repeipts for inspection. Upon Mortgagor's failure to pay the premiums premiums charged for such insurance and shall furnish Mortgagee the premiums or obtain single interest insurance for the sole benefit of Mortgagee with Mortgagee shall have the right, but not the obligation, to pay such premiums or obtain single interest insurance for the sole benefit of Mortgagee is with Mortgagee in its sole discretion), and/or to hold the Mortgagor in default and exercise its rights as a secured creditor and may make use of any other remedy available under this Mortgage or any other agreements with the Mortgagor, including, but not limited to directly or any other collateral that secures the Indebtedness. In the event of a loss covered by the insurance in force, Mortgagor shall promptly notify Mortgagee, who may make proof of loss if timely proof is not made by Mortgagor. All loss payments shall be made directly to reliase such proceeds in whole or in part to Mortgagor.
- Mortgager shall pay all taxes and assessments, general or special, levied against the Property or upon the interest of Mortgagee the tax receipts for therein, during the term of this Mortgage before such taxes or assessments become delinquent, and shall furnish Mortgagee the tax receipts for inspection. Should Mortgager fail to pay all taxes and assessments when due, Mortgagee shall have the right, but not the obligation to make these payments.
- 7. Mortgagor shall keep the Property in good repair and shall not permit or commit waste, impairment or deterioration thereof Nortgagor shall use the Property for lawful purposes only. Mortgagos may make or arrange to be made entries upon and inspections of the Property after first giving Mortgagor notice prior to any inspection specifying a just cause related to Mortgagoe's interest in the Property. Mortgagoe shall have the right, but not the obligation, to cause needed repairs to be made to the Property after first affording Mortgagor a reasonable opportunity (not to exceed 30 days) to make the repairs. Any inspection or repair shall be for the benefit of Mortgagoe only.

Should the purpose of the primary indebtedness for which this Mortgage is given as security be for construction of improvements on the real property herein conveyed. Mortgages shall have the right to make or arrange to be made entries upon the Property and inspections of the construction in a timely in progress, which shall be for Mortgages's sole benefit. Should Mortgages determine that Mortgager is failing to perform such construction in a timely and satisfactory mariner. Mortgages shall have the right, but not the obligation, to take charge of and proceed with the construction at the expense of and satisfactory mariner. Mortgages shall have the right, but not the obligation, to take charge of and proceed with the construction in a manner agreeable to Mortgager after first affording Mortgagor a reasonable opportunity (not to exceed 30 days) to continue the construction in a manner agreeable to Mortgages.

- Any sums advanced by Mortgagee for insurance, taxes, repairs or construction as provided in Peregraphs 5, 8 and 7 shall be sequred by this Mortgage as advances made to protect the Property and shall be payable by Mortgager to Mortgages, with interest at the rate specified is the instrument representing the primary indebtedness, within thirty days following written demand for payment sent by Mortgages to Mortgagor by derittled mail. Receipts for insurance premiums, taxes and repair or construction does for which Mortgages has made payment shall serve as conclusive evidence thereof.
- As additional security, Mortgagor heraby grants a security interest in and assigns to Mortgagee all of Mortgagee's right, title and interest in and to all lesses of the Property and all rents (defined to include all present and future rents, revenues, income, issues, royalties, profits and other benefits) accruing on the Property. Mortgagor shall have the right to collect and retain any rents as long as Mortgagor is not in default as provided in Paragraph 12. In the event of default, Mortgages in person, by an agent or by a judicially appointed receiver shall be entitled to enter upon take possession of and manage the Property and collect the rants. All rents so collected shall be applied first to the cost of managing the Property and collecting the rents, including fees for a receiver and an attorney, commissions to rental agents, repairs and other necessary related expenses, and them to payments on the indebtedness.
- 10. If all or any part of the Property, or an interest therein, is sold or transferred by Mortgagor, excluding (a) the creation of a lied subordinate to this Mortgage for which Mortgages has given its written consent, (b) a transfer by devise, by descent or by operation of law upon the death of a joint owner or (c) the grant of a leasehold interest of three years or less not containing an option to purchase. Mortgages may declare all the indebtedness to be immediately due and payable.
- It all or any part of the Property is condemned by aminent domain proceedings or by any proceeding or purchase in fleu of dondemnation. Mortgages may at its election require that all or any portion of the net proceeds of the award be applied to the Indebtedness or the dondemnation. Mortgages may at its election require that all or any portion of the property. The net proceeds of the award shell mean the award after payment of all reasonable costs, expenses, and afterneys' fees incurred by Mortgages in connection with the condemnation. If any proceeding in condemnation is filed, Mortgagor shell promptly take such steps as may be necessary to defend the action and obtain the award. Mortgagor may the the nominal party in such proceeding, but Mortgages shall be entitled to participate in the proceeding and to be represented in the proceeding by doubted of its own choice, and Mortgagor will deliver or cause to be delivered to Mortgagor such instruments as may be requested by it from time to time to permit such participation.

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- Mortgagor shall be in default under the provisions of this Mortgage at the option of Mortgagee if lat Mortgagor shall fail to comply 12. with any of Mortgagor's covenants or obligations contained herein.. (b) Mortgagor shall fail to pay any of the Indebtedness, or any installment thereof or interest thereon, as such indebtedness, installment or interest shall be due by contractual agreement or by acceleration, for Mortgagor becomes transmipt or insolvent or is placed in receivership, (d) Mortgagor shall, if a corporation, a partnership or other legal entity, be dissolved voluntarily or involuntarily, let any warranty, representation or statement made or furnished to Mortgagee by or on behalf of Mortgagor under this Mortgage or related documents is false or misleading in any material respect, either now or at the time made or furnished. (I) this Mortgage or any related document(s) ceases to be in full force and affect (including failure of any security instrument to create a valid and perfected security interest or lient at liny time and for any religion, (g) Mortgagor breaches the terms of any other agreement between Mortgagor and Mortgagor, including without (imitation, any agreement concerning any indebtedness or other obligation of Mortgagor to Mortgagoe, whether existing now or later, and does not remedy the breach within any grace period provided therein, or (h) Mortgages in good faith deems itself insecure and its prospect of repayment seriously impaired.
- This instrument shall constitute a security agreement to the extent any of the Property constitutes fixtures or other personal property, and Mortgages shall have all of the rights of a secured party under the Uniform Commercial Code as amended from time to time. Upon request by Mortgages, Mortgagor shall execute financing statements and take whatever other action is requested by Mortgages to perfect and continue Mortgage's security interest in that part of the Property that constitutes personal property. In addition to recording this Mortgage in the real property records. Mortgagen may, at any time and without further authorization from Mortgagor, file executed counterparts, copies or reproductions of this Merigage; as a financing statement. Mortgagor shall reimburse Mortgages for all expenses incurred in perfecting or continuing this security interest. Upon default. Mortgagor shall assemble that part of the Property that constitutes personal property in a manner and at a place reasonably conversant to Mortgagor and Mortgages and make it available to Mortgages within three (3) days after receipt of written demand from Mortgagor Notice of the time and place of any public sale or of the time after which any private sale or other intended disposition is to be made shall be deemed reasonable if given at least 10 days before the time of the sale or disposition. The mailing addresses of Mortgagor and Mortgagee, from which information concerning the security interest granted herem may be obtained teach as required by the Uniform Commercial Codei, are as stated on the first page of this Mortgage.
- At any time, and from time to time, upon request of Mortgagee, Mortgagor will make, execute and deliver or will hause to be made. executed and delivered, to Mortgagee or to Mortgagee's designee, and when requested by Mortgagee, caused to be filled, recorded, refilled or reredorded, as the case may be, at such times and in such offices and places as Mortgagee may deem appropriate, any and as such mortgages, deeds of trust, security deeds, security agreements, financing statements, continuation statements, instruments of further assurance certificates, and other documents as may, in the sole opinion of Mortgagee, be necessary or desirable in order to effectuate complete, perfect, continue, or preserve (a) the obligations of Mortgagor under this Mortgage or the instruments evidencing the Indebtedness, and ibi the Bens and security interests preated by this Mortgage on the Property, whether now owned or hereafter acquired by Mortgagor. Unless prohibited by law or agreed to the contrary by Mortgager. in whiting. Mortgagor shall reimburse Mortgagee for all costs and expenses incurred in connection with the matters referred to in this paragraph. I Mortgagor fails to do any of the things referred to in this paragraph, Mortgagee may do so for and in the name of Mortgagor and at Mortgagor's expense. For such purposes, Mortgagor hereby irrevocably appoints Mortgages as Mortgagor's attorney in-fact for the purpose of making, executive delivering, filing, recording, and doing all other things as may be necessary or desirable, in Mortgagee's sole opinion, to accomplish the matters referred to above.
- Mortgagor shall notify Mortgages at least fifteen (15) days before any work is commenced, any services are furnished or any 18. materials are supplied to the Property, if any mechanic's lien, materialmen's lien, or other lien could be asserted on account of the work, survicing or materials. Mortgagor will upon request of Mortgages furnish to Mortgages advance assurances satisfactory to Mortgages that Mortgagor can and will pay the cost of such improvements. Any statement or claim of lien filed under applicable law shall be satisfied by Mortgagor or bonded to the satisfaction of Mortgages within 14 days after filing.
- Each privilege, option or remedy provided in this Mortgage to Mortgages is distinct from every other privilege, option or remedy contained herein or in any related document, or afforded by law or equity, and may be exercised independently, concurrently cumulatively or subclessively by Mortgague or by any other owner or holder of the Indebtedness. Mortgague shall not be deemed to have waived any rights under this Mortgage for under the related documents) unless such waiver is in writing and signed by Mortgagee. No delay or omission on the part of the Mortgages in exercising liny right shall operate as a weiver of such right or any other right. A waiver by any party of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's light otherwise to demand strict compliance with that provision or any other provision. No prior waiver by Mortgages, nor any course of dealing between Mortgagor and Mortgages, shall constitute a waiver of any of Mortgages's rights or any of Morigagor's obligations as to any future transactions. Whenever consent by Mortgagee is required in this Mortgage, the granting of such consent by Mortgages in any instance shall not constitute continuing consent to subsequent instances where such consent is required
- The words "Mortgagor" or "Mortgagee" shall each embrace one individual, two or more individuals, a comporation, a partnership or an unincorporated association or other legal entity, depending on the recital herein of the parties to this Mortgage. The covenants herein contained shall bind, and the benefits herein provided shall inure to, the respective legal or personal representatives, successors or assigns of the parties hereto subject to the provisions of Paragraph 10. If there be more than one Mortgagor, then Mortgagor's obligation shall be joint and several. Whenever in this Mortgage the context so requires, the singular shall include the plural and the plural the singular. Notices reduced here n from Mortgages to Mortgagor shall be sent to the address of Mortgagor shown in this Mortgage.
- Mortgagor covenants and agrees that the Mortgagor (a) has not stored and shall not store (except in compliance with all federal state and local statutes, laws, ordinances, rules, regulations and common law now or hereafter in effect, and all pmendments thereto, relating to the 18. protection of the health of living organisms for the environment (collectively, "Environmental Requirements")) and has not disposed and shall not dispose of any Hazardous Substances (as hereinafter defined) on the Property, (b) has not transported or arranged for the transportation of and shall not transport or arrange for the transportation of any Hazardous Substances, and (c) has not suffered or permitted, and shall not suffer or permit, any owner, leases, tenent, invites, occupant or operator of the Property or any other persons to do any of the foregoing

Mortgagor covenants and agrees to maintain the Property et all times (a) free of any Hazardous Substance (except in compliance with all Environmental Requirements) and (b) in compliance with all Environmental Requirements.

Mortgagor agrees promptly: (a) to notify Mortgagee in writing of any change in the nature or extent of Hazardous Substances maintained on of with respect to the Property. (b) to transmit to Montgagee odpies of any citations, orders, notices or other material governmental communications. received with respect to Hezardous Substances upon, about or beneath the Property or the violation or breach of any Environmental Requirements, (c) to observe and comply with any and all Environmental Requirements relating to the use, maintenance and disposal of Hazardous Substances or transportation, generation and disposal of Hazardous Substances; (d) to pay, perform or otherwise satisfy any fine, charge, penalty, fee, damage, order judgment, decree or imposition related thereto which, if unpaid, would constitute a lien on the Property, unless (i) the validity thereof shall be contested diligently and in good faith by appropriate proceedings and with counsel reasonably satisfactory to Mortgagee and the so long as Mortgagor shall at all times have deposited with Mortgagee, or posted a bond satisfactory to Mortgagee in a sum equal to the amount necessary in the reasonable discretion of Mortgages) to comply with such order or directive (including, but not limited to, the amount of any fine, penalty, interest or costs that may become due thereon by reason of or during such contest); provided, however, that payment in full with respect to such line, charge, panalty, fee, damage older, judgment, decree or imposition shall be made not less than twenty (20) days before the first date upon which the Property, or any portion trigreof, may be seized and sold in satisfaction thereof, and (e) to take all appropriate response actions, including any rimovel or remedial actions. necessary in order for the Property to be or remain in compliance with all Environmental Requirements in the event of a remake lemission, discharge or disposal of any Hazardous Substances in, on, under or from the Property. (f) upon the request of Mortgagee, to permit Mortgagee including its officers, agents, employees, contractors and representatives, to enter and inspect the Property for purposes of conducting an environmental assessment, (g) upon the request of Mortgages, and at the Mortgagor's expense, to cause to be prepared for the Property such sits assessment rappits, including, without limitation, engineering studies, historical reviews and testing, as may be reasonably requested from time to time by the Mortgagee.

In addition to all other indemnifications contained herein, Mortgagor agrees to indemnify, defend and reimburse and does hereby hold harmless Mortgagee, and its officers, directors, agents, sharsholders, employees, contractors, representatives, successors and assigns, from and against any and all claims, judgments, damages, losses, penalties, fines, liabilities, encumbrances, kens, costs and expenses of investigation and detense of any claim, of whatever kind or nature, including, without limitation, reasonable attorney's fees and consultants' fees arising from the pleatings of Hazardous Substances upon, about or beneath the Property or migrating to and from the Property or arising in any manner whatsoever out of the violation of any Environmental Requirements pertaining to the Property and the activities thereon, or arising from the breach of any covenant or representation of Mortgagor contained in this Mortgage. The Mortgagor's obligations under this paragraph shall survive any foreclosure on the Property or repayment or extinguishment of the Indebtedness.

The provisions of this Mortgage are in addition to anti-supplement any other representations, warranties, covenants and other provisions contained in any other loan documents that Mortgagor has executed for the benefit of Mortgages.

For purposes of this Mortgage, "Hazardous Substances" shall mean any substance

The presence of which requires investigation, removal, remediation or any form of clean-up under any federal, state or local statute. (a)

regulation, ordinance, order, action, policy or common law now or hereafter in effect, or any amendments thereto, or

Which is or becomes defined as a "hazardous waste", hazardous substance", "pollutent" or "contempant" under any federal, state or local statute, regulation, rule of ordinance or amendments thereto, including, without limitation, the Comprehensive **(b)** Environmental Response, Compensation and Liability Act (42 U.S.C.& 9501 et seq.) and/or the Resource Conservation and Recovery Act (42 U.S.C. \$ 6901 et seq.); or

	(d) (a) (f) (g)	regulated pre- instrumentalish. The presence poses or threshold. The presence! Which contain Which contain Which contain	sently or in the valided Stoll which on the literal to pose a high of which on adjacts, without limital is, without limital is, without limital	e future by any go tates, the state where Property causes or avaid to the health or cent properties could	e the Property is to threatens to cause safety of persons constitute a trespondicular the constitute in the constitute of the constitute in the constitute i	DESTRO OF ANY DUBULOR SUUVIV	um hydror arbons or		
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matter parties	saught to t	n this Mortgag be charged or !	e. No alteration bound by the afte	of of amendment to to ration of amendments	a Culti Morthada 2000	The directory of a triple of	greement. Othe carties as to the writing and other withing and support to the province of some of a		
arbitte	21, ition, this M	lortgage shall k	ie dovarung paller	nd construed in accord	dance with the lay	AR OLDER DINGE OF MINOR OF			
	22	Mortgagor h	eroby releases all	rights and benefits of	f the homestead e	semption aws of the State 5	KAsabama ay to the Poliperts		
- L		if a court of the trading sha	f competent juri If not render that	t provision invisid of act to be within the life	civision of this M unenforceable as wits of enforceabil	ity or validity, however of the	entorgeable as to any person of unistances of theis file and hold to offending provisions accommon qualities		
modele	ed, (t. shall t	be stricken and	i all other provise	ous of this Miniffade	m an against respect	ts shall remain valid and ento			
; ! ! :	IN WITH	NESS WHEREC	E Mortgager has	s executed the Mortg		day of June, 2009			
This h	nstrument p	orepared by:			MORTON	OR CORNERSTONE BUILDIN	1AG		
Fron	tier National	Bank Childers	hura Othica		(Individua)	I DON ACTON, IT'S PRESID	M X ( )		
	Do. 746						<del></del>		
	P.O Box 349			(Individua	(1)				
Chik	iersbyrg, Al	35044	<del> </del>		(Corporat	e or Other)			
		: :			BY KV	MEM DOWN	<u> </u>		
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Which is toxic, explosive, corrosive flammible, infectious, radioactive carolingenic mutagenic or otherwise hazardous are: s

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## CERTIFICATE

State of Alabami Shalby	County .	ļ ;	! :
			of this blancours became consisting that the amount of incinhedness
presently incurre	nd isadvances will be	upon wi	of this Mortgage hereby certifies that the amount of indebtedness nich the mortgage tax is paid herewith, and owner agrees that no tigage unless the Mortgage tax on such advances is paid into the hereafter or a document evidencing such advances is filed for record
ebbedizies and	e of Propere office no late l office and the recording fo	ee and tax applicable th	ereto peid.
	1.	. '   '	Mortgagee: Frontier National Bank Childersburg Office
Mortgagor: <u>Caye</u> Date, Time and \	PERSTONE BUILDING COMPA		THE THE STATE OF T
· · · · · · · · · · · · · · · · · · ·	g as shown hereon.		
	1 1.		$\sim$ 1. $Q_{ij}$
			By: Hunell och
			Russell Scruggs
			Title: Assistant Vice President
			·
· i	. :	INDIVIDUAL ACI	KNOWLEDGMENT
1		·	
STATE OF ALAS	AMA	•	•
COUNTY OF	·	•	
1	•	a Notar	y Public in and for said County, in said State, hereby certify that
		, whose name is	signed to the foregoing conveyance and who is known to me
acknowledged be	fore me on this day that, I	being informed of the co	entents of the conveyance.
	ne voluntarily on the day th		
Given under m	y hand and official seal, thi	s da	y of
<u> </u>			
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			Notary Public
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			My Commission expires:
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STATE OF ALAE	BAMA :	:	
COUNTY OF			
		_ \$1,	y Public in and for said County, in said State, hereby certify that
-			is signed to the foregoing conveyance and who is known to me.
	store me on this day that		contents of the conveyance,
	me voluntarily on the day t		
The second second	The resident mental and street mental a	·	
Given under m	ny hand and official seal, th	nis d	ay of
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## CORPORATE OR OTHER ACKNOWLEDGMENT

I,		<del></del>	A ITS PRESIDENT	or said County, in said State, here	. 01
DON ACTON	CONTRA NO INC		Alabama Corporation	, is signed to	the foregoin
conveyance, and who	s known to me, sck	nowledged before m	e on this day that, b	being informed of the contents of same voluntarily for a	aid conveyance
said corporation, on the	<del></del>				
Given under my hand	and official seal, this	23 11	day of June, 2000		
· · · · · · · · · · · · · · · · · · ·				amada tet	
·			Notary Public	9-9-03	
. 1	į		My Commissio	U . 7-9-03	

Inst + .2000-21583

06/28/2000-21583 10:39 AM CERTIFIED 9EUN (OURY ):002 F 75:44\*5 9EUN (OURY ):002 F 75:44\*5

STATE OF ALABAMA