WHEN RECORDED MAIL TO:

AmSouth Bank Attn: Laura Banks P.O. Box 830721 Birmingham, AL 35283

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#### MORTGAGE

## THIS IS A FUTURE ADVANCE MORTGAGE

THIS MORTGAGE dated November 1, 2000, is made and executed between CHARLES IV. ANGELL, whose address is 4216 ASHINGTON DR, BIRMINGHAM, AL 35242 and VICTORIA A. ANGELL, whose address is 4216 ASHINGTON DR, BIRMINGHAM, AL 35242; busband and wife (referred to below as "Grantor") and AmSouth Bank, whose address is Riverchase Office, 1849 Highway 31 South, Birmingham, AL 35244 (referred to below as "Lender").

LOT 229, ACCORDING TO THE SURVEY OF BROOK HIGHLAND, AN EDDLEMAN COMMUNITY, 6TH SECTOR, AS RECORDED IN MAP BOOK 15, PAGE 55, IN THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA, MINERAL AND MINING RIGHTS EXCEPTED.

The Real Property or its address is commonly known as 4216 ASHING FON DR, LAMINGHAM, AL 35242.

REVOLVING LINE OF CREDIT. Specifically, in addition to the amounts specified in the Indeptedness definition, and without limitation, this Mortgage secures a revolving line of credit, which obligates Lender to make advances to Borrower so long as Borrower complies with all the terms of the Credit Agreement. Such advances may be made repaid, and remade from time to time, subject to the limitation that the total outstanding balance owing at any one time, not including finance charges on such balance at a fixed or variable rate or sum as provided in the Credit Agreement, any temporary overages, other charges, a diany amount expended or advanced as provided in either the Indebtedness paragraph or this paragraph, shall not exceed the Credit Limit as provided in the Credit Agreement. It is the intention of Grantor and Lender that this Mortgage secures the balance outstanding under the Credit Agreement from the track of the Credit Limit as provided in this Mortgage and any intermediate balance.

Grantor presently assigns to Lender all of Grant or's right of the Land interest in the Property and all Rents from the Property. In addition, Granton hards at Cauder a Uniform Commercial Code security interes of the Personal Property and Rents.

THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTE OND THE SECURITY DITITION IN THE DEPOSONAL PROPERTY, IS GIVEN TO SECURE (A) PAYMENT OF THE INDEBTEDNESS AND (B) PERFORMANCE OF EACH OF GRANTOR'S AGREEMENTS AND OBLIGATIONS UNDER THE CREDIT AGREEMENT, THE RELATED DOCUMENTS, AND THIS DIORTGISE. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

**GRANTOR'S WAIVERS.** Grantor waives all rights or defenses arising by reason of saw, one action for fant-deficiency" law, or any other law which may prevent Lender from bringing any action against Granton, including a right of for pendioney to the extent fender is otherwise entitled to a claim for deficiency, before or after Lender's commencement or completion at any forestosure action, either judicially or by exercise of a power of sale.

GRANTOR'S REPRESENTATIONS AND WARRANTIES. Grantor warrants that: (a) this Mongage is executed at Borrower's request and not at the request of Lender; (b) Grantor has the full power, right and suthority to early into this fibrology and individual hypotheenies the Property; (c) the provisions of this Mortgage do not conflict with for result in a default under any appearant or other assimption about Grantor and do not result in a violation of any law, regulation, court decree or order applicable to Grantor; (d) Grantor has assablished adequate means of obtaining from Borrower on a continuing basis in armation about Borrower find told to a state of the court of the regulation to Grantor about Borrower (including without limitation the credit would have a C. Borrower).

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Mortgage, Borrovial shall pay to Lender all Indebtedness secured by this Mortgage as it becomes due, and Borrower and Grantor shall strictly perform all Borrower's and Grantor's obligations under this Mortgage.

POSSESSION AND MAINTENANCE OF THE PROPERTY. Box to lead Granter suches has homewer's and Cranter's possession and use of the Property shall be governed by the following provisions:

Possession and Use. Until the occurrence of an Event of Default, Grantor man. (1) moneto in possession and control of the Property; (2) use, operate or manage the Property; and (3) collect the Rents from the Property.

Duty to Maintain. Grantor shall meintain the Property is good condition in promptly settern of receive, replacements, and maintenance necessary to preserve its value.

Compliance With Environmental Laws. Granter represents and warrants to Lendon them. (1) The dear the period of Granter's ownership of the Property, there has been no use, generation, manufacture istorage, treitment, disposal, release or threatened release of any Hazardous Substance by any person on, under labout or from the Property: (2) in enter his no knowledge of, or reason to believe that there has been, except as previously disclassed to and actinowledged by Lander in Figure 1966, (a large bread of violation of any Environmental Laws, (b) any use, generation, manufacture, storage, treatment, disperal, release of the elease of any Hadardous Substance on, under, about or from the Property by any prior owners or or presents of the Property at 100 may act at or threatened litigation or claims of any kind by any person relating to such matterst and (3). Excepting reprints to the disertion and acknowledged by Lender in writing, (a) neither Grantor nor any tenant, contractor, agent or other authorized user of the Office by shall use, generated manufacture, store, treat, dispose of or release any Hazardous Substance on, under, about a life of the Property of the Property of the such audious designs as the conducted in compliance with all applicable federal, state, and local laws, regulations and ordinances uncluding without limitation all Environmental Laws. Granton authorizes Lender and its agents to noter upon the Property to make such idendations and pasts, an Beautor's copense, as Lender may deem appropriate to determine compliand; of the Property with this section of the Mortgage. Any inspections on tests made by Lender shall be for Lender's purposes only and shall not be construed to create any responsibility or capility on the part of Lender to Grantor or to any other person. The representations are warranties contained by the elastic of the base of the due of the in eleventic ding the Property for Hazardous Substances. Granton hereby (1) released and budges any a turn distant against the deniet indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any such sixual and (2) agrees to indepelling and fulld harmless Lender against any and all claims, losses, liabilities, damages, penaties, and expenses which earder may unwelly or indirectly sustain or suffer resulting from a breach of this seation of the Mortgage of as a consequence of the Mortgage of as a consequence of the Mortgage of as a consequence of the Mortgage of the Mortgage of the consequence of the Mortgage of the Mortgage of the Consequence of the Mortgage of the Consequence of the Mortgage of the Consequence of the Consequen or threatened release occurring prior to Charlio is ownship if or late est in the paperty. Proofiler of not his same was or should have been known to Grantor. The provisions of this section of the Hongage, including the adaptation to elegation of the payment of the Indebtedness and the satisfaction and reconveyance or the light of this Mother is an unusual not be effected by Lender's acquisition of any interest in the Property, whether by toreclosure of other and

Nuisance, Waste. Grantor shall not cause, conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the hoperty. Without himsing the generality of the foregoing, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals tincide by on and gas, coal, day, scoria, soil, gravel or rock products without Lender's prior written consent.

Removal of Improvements. Granto shall not demolish in remove any Improvements from the Real Property without Lender's prior written consent. As a condition to the removal of any Improvements, Lender may require Grantor to make arrangements satisfactory to Lender to replace such Improvements of the marroyament of at least equal value.

Lender's Right to Enter. Lender and Lender's agains and representatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to instance Real Property for surposes of Gruntor's compliance with the terms and conditions of this Mortgage.

Compliance with Governmental traderements. Orant a solid promptivious partial with all laws, ordinances, and regulations, now or hereafter in effect, of all governmental authorities applicable to the use or occupancy of the Property. Grantor may contest in good faith any such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Lender in writing prior to doing so and so long as in Lender's sole opinion. Lender's interests in the Property are not jeopardized. Lender may require Grantor to post admirror a security or a supermental prior to protect Lender's interest.

Duty to Protect. Grantor agrees named to available nor leave unattended the Property. Grantor shall do all other acts, in addition to those acts set forth above in this section, which from the character and use of the Property are reasonably necessary to protect and preserve the Property.

TAXES AND LIENS. The folicitying land/globs relating to the make and liens on the Property are part of this Mortgage:

Payment. Grantor shall pay when due (and in all everts prior to delinquency) all taxes, payroli taxes, special taxes, assessments, water charges and sewer service charges levied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material furnished to the Property. Charton shall maintain the Property free of any liens having priority over or equal to the interest of Lender under the Property in the Existing indepte these referred to in this Mortgage or those liens specifically agreed to in writing by Lender, and except for the lien of taxes and assessments not due as further specified in the Right to Contest paragraph.

Right to Contest. Granter may a linhold payment of may cax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as uandor's interest in the Paymenty is not jeopardized. If a lien arises or is filed as a result of nonpayment, Granter shall within fifteen (15) days after the lien arises or, if a lien is filed, within fifteen (15) days after Granter has notice of the filing, secure the discharge of the lien, or if requested by Lendar, deposit with Lender cash or a sufficient corporate surety bond or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and reasonable attorneys' fees, or other charges that could accrue as a result of a presidence or safe under to them. In any contest, Granter shall defend itself and Lender and shall satisfy any adverse judgment before on't as many against the Property. Granter shall name Lender as an additional obligee under any surety bond furnished in the contest production.

Evidence of Payment. Grantor shall upon demand furnish to Lender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental official to deliver to Lender at any time a written statement of the taxes and assessments against the Property.

**Notice of Construction.** Grander the motify beader at itself lifteen (15) days before any work is commenced, any services are furnished, or any 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, services, or materials. Granter will upon request a conder furnish to be identified advance assurances satisfactory to Lender that Grantor can and will pay the cost of successful approximents.

PROPERTY DAMAGE INSURANCE. The following provisions of ading to insuring the Property are a part of this Mortgage:

Maintenance of Insurance. Grantor shall produce and maintain policies of fire insurance with standard extended coverage endorsements on a replacement basis for the *idi* insurable value covering or improvements on the Real Property in an amount sufficient to avoid application of any coinsurance clause, and which a standard mortgage clause in favor or Lender. Folicies shall be written by such insurance companies and in such form as may be trassonably acceptable to Lender. Grantor shall deliver to Lender certificates of coverage from each insurer containing a stipulation that operagic will not be candened of diamisined without a minimum of ter (10) days' prior written notice to Lender and not containing any discialine. On the insurer's liability for failure to give such notice. Each insurance policy also shall include an endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or default of Grantor or any other person. Should the Real Fromerty be located in an area designated by the Director of the Federal Emergency Management Agency as a special flood hazard area, Grantor agrees to obtain and maintain Federal Flood Insurance, if available, within 45 days after notice is given by Lender that the Property is located in a special flood hazard area, for the full unpaid principal balance of the loan and any prior liens on the property securing the loan, up to the maximum policy limits set under the National Flood Insurance Program, or as otherwise required by Lender, and to maintain such insurance for the term of the loan.

Application of Proceeds. Give for shall promptly notiny Lander of any loss of damage to the Property if the estimated cost of repair or replacement exceeds \$10,000.00. Lender that make just of loss if Grantor fails to do so within fifteen (15) days of the casualty. Whether or not Lender's secondy a impaired, center may make just of formation fails to do so within fifteen (15) days of the casualty. Whether or not Lender's secondy a impaired, center may, at Lender's election, receive and retain the proceeds of any insurance and apply the proceeds to the reduction of the proceeds, payment of any lien affecting the Property, or the restoration and repair of the Property. If Lender elects to apply the proceeds to restorate and as air, Grantor shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Lender. Let the shall, soon satisfactory proof of such expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default under this Mortgage. Any proceeds which have not been disbursed within 180 days after their receipt and which Lender has not committee to the repair or restoration of the Property shall be used first to pay any amount owing to Lender under this Mortgage, then to pay accrued interest, and the remainder, if any, shall be applied to the principal balance of the Indebtedness. If Lender holds any proceeds after payment in full of the Indebtedness, such proceeds shall be paid to Grantor as Grantor's interests may appear.

Unexpired Insurance at Sale. Any unexpired insurance shall inure to the benefit of, and pass to, the purchaser of the Property covered by this Mortgage at any trusfeers on a sor other sale held under the provisions of this Mortgage, or at any foreclosure sale of such Property.

Compliance with Existing indepreduces. During the period in which any Existing Indebtedness described below is in effect, compliance with the insurance provisions contained in the insurance provisions under this Mortgage, to the extent compliance with the terms of this Mortgage would constitute a duplication of insurance requirement. If any proceeds near the insurance became payable on loss, the provisions in this Mortgage for division of proceeds shall apply only to that portion of the proceeds not payable to the holder of the Existing Indebtedness.

LENDER'S EXPENDITURES. If Granton face (A) to keep the Property free of all taxes, liens, security interests, encumbrances, and other claims, (B) to provide any required insurance on the Property, (C) of make repairs to the Property or to comply with any obligation to maintain Existing Indebtedness in good standing as required below, then Lendor may do so. If any action or proceeding is commenced that would materially affect Lender's interests in the Property then Lendor on Granton's behalf may, but is not required to, take any action that Lendor believes to be appropriate to protect Lender's interest. All expenses induced or paid by Lender for such purposes will then bear interest at the rate charged under the Credit Agreement, or the interminent rate permitted by law, whichever is less, from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses will become a part 0, the Indebtedness and, at Lender's option, will (A) be payable on demand; (B) be added to the balance of the Chedit Agreement and be apportioned among and be payable with any installment payments to become due during either (1) the term of any appropriate at the Credit Agreement's maturity. The Mortgage also will secure payment of these amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which Lender may be entitled on account of any default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise would have had.

WARRANTY; DEFENSE OF TIFLE. The foliowing provisions rule ing to ownership of the Property are a part of this Mortgage:

Title. Grantor warrants that: (a) Grantor holds good and marketable title of record to the Property in fee simple, free and clear of all liens and encumbrances other than those set forth in the Real Property description or in the Existing Indebtedness section below or in any title insurance policy, title report, or man title opinion issued in favor of, and accepted by, Lender in connection with this Mortgage, and (b) Grantor has the full right, power, and authority to execute and deliver this Mortgage to Lender.

Defense of Title. Subject to "Maskeeption in the paragraph above, Grantor womants and will forever defend the title to the Property against the lawful claims of all persons. In the ovent any action of proceeding is commanced that questions Grantor's title or the interest of Lender under this Mortgage, Grantor shall defend the action at Grantor's expanse. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to perficients in the proceeding of to be represented in the proceeding by counsel of Lender's own choice, and Grantor will deliver, or cause the second deliverer, in Lender such instruments as Lender may request from time to time to permit such

participation.

Compliance With Laws. Grantor warrants that the Property and Granton acts of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities.

Survival of Promises. All promises, agreements, and statements Grantor has made in this Mortgage shall survive the execution and delivery of this Mortgage, shall be continuing in nature and shall remain in full force and effect until such time as Borrower's Indebtedness is paid in full.

**EXISTING INDEBTEDNESS.** The following provisions concerning Existing Indebtedness are a part of this Mortgage:

Existing Lien. The lien of this Mortgage securing the Indeptedness may be secondary and interior to an existing lien. Grantor expressly covenants and agrees to pay, or see to the payment or, the beauting incrolledness and to prevent any default on such indebtedness, any default under the instruments evidencing such indebtedness, or any default under any security dominants for such indebtedness.

No Modification. Grantor shall not enter into any agreement with the holder of any mortgage, deed of trust, or other security agreement which has priority over this Mortgage by which that agreement is modified, amended, extended, or renewed without the prior written consent of Lender. Grantor shall heither request not locapt any future advances under any such security agreement without the prior written consent of Lender.

CONDEMNATION. The following provisions relating to condemnation proceedings are a pair of this Mining gr

Proceedings. If any proceeding in condemnation is filled, Grantor shall promptly notify render to writing, and Grantor shall promptly take such steps as may be necessary to defend the action and obtain the award. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and folds represented in the proceeding by countait of its own choice, and Grantor will deliver or cause to be delivered to Lender such instruments and down inhalition as may be reached by Lender from time to time to permit such participation.

Application of Net Proceeds. If all or any part of the Property is come to the or any decomply herdrags or by any proceeding or purchase in lieu of condemnation, Lender may at its election require that all or any personal of the net cruceeds of the award be applied to the Indebtedness or the repair or restoration of the Property. The net proceeds of the award after payment of all reasonable costs, expenses, and attorneys' fees incurred by the certinism in the relief vitous condemnation.

IMPOSITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHORITIES. The following provisions relating to governmental taxes, fees and charges are a part of this Mortgage:

Current Taxes, Fees and Charges. Upon request by Londer, Grantor snadlesen de sour doougles sit addition to this Mortgage and take whatever other action is requested by Lender to perfect and continue Lenger's lien on the Real Property. Grantor shall reimburse Lender for all taxes, as described below, together with all expenses incurred in recording perfect no or continuing this Mortgage, including without limitation all taxes, fees, documentary stamps, and other charges for recording or regis enough this Mortgage.

Taxes. The following shall constitute taxes to which table of the first of a control tax of the indebtedness secured by this Mortgage: (2) a specific tax of Borrover which some or a composized or required to deduct from payments on the Indebtedness secured by this type of Mortgage: (3) a tax on this type of Mortgage chargeable against the Lender or the holder of the Credit Agreement; and (4) a specific tax of all or any portion of the Indebtedness of on nayments of principal and interest made by Borrower.

Subsequent Taxes. If any tax to which this section proline is enacted subsequent to the date of this Mortgage, this event shall have the same effect as an Event of Default, and Lender may exercise any or all of its available remedies for an Event of Default as provided below unless Grantor either (1) pays the tax before it becomes delinquent, or its contests the tax provided above in the Taxes and Liens section and deposits with Lender cash or a sufficient or porate purity because outlier accountly supplied by its lender.

SECURITY AGREEMENT; FINANCING STATEMENTS. The following provisions relating to leds Mongree as a security agreement are a part of this Mortgage:

Security Agreement. This instrument shall constitute a Security Agreement to the extent any of the Property constitutes fixtures or other personal property, and Lender shall have all of the rights of a secured party under the Uniform Commercial Code as amended from time to time.

Security Interest. Upon request by Lander, Grantor shall execute financing statements and talk would we other action is requested by Lander to perfect and continue Lander's security interest at the Personal Propert in addition to recording this Mortgage in the real property records, Lender may, at any time and without further authorization from Grantor, tile executed counterparts, copies or reproductions of this Mortgage as a financing statement. Grantor shall eximplify Lender to all expenses incurred in perfecting or continuing this security interest. Upon default, Grantor shall assemble the Personal Property in a manner and at a place reasonably convenient to Grantor and Lender and make it available to Lender within the C. 3 days after receipt to written demand from Lender.

Addresses. The mailing addresses of Grantor (debtor) and Lander (sequend party) from which into allow concerning the security interest granted by this Mortgage may be obtained (each as required by the Contraction and Contraction and as a stated on the first page of this Mortgage.

FURTHER ASSURANCES; ATTORNEY-IN-FACT The following provisions relations to turbe assurances and automey-in-fact are a part of this Mortgage:

Further Assurances. At any time, and from time to time, unor request of cender Groups will ranks execute and deliver, or will cause to be made, executed or delivered, to Lender or to Lender's designee, and when requested by Lender, basis to be filed, recorded, refiled, or rerecorded, as the case may be, at such times and in such places and places as cender may deem appropriate, any and all such mortgages, deeds of trust, security deeds, security agreements—or Cong statemance—confineation state, and in a statemance as may, in the sole or nion of Lender, be necessary or desirable in order to effectuate, complete, perfect, continue, or preserve. (1) Borrower's and Grantor's obligations under the Grad's Agreement this Inordage, and the Related Documents, and (2) the liens and security interests created by this Mortgage on the Property, whether now owned or hereafter acquired by Grantor. Unless prohibited by law or Lender agrees to the contract in which, Granto and reliable the contract and expenses incurred in connection with the matters referred to in this paragraph.

Attorney-in-Fact. If Grantor fails to do any of the things referred to in the preceding paragraph. Lender may do so for and in the name of Grantor and at Grantor's expense. For such purposes. Grantor desably inevacably appoints reader its Grantor's attorney-in-fact for the purpose of making, executing, delivering, filing, recording, and doing at other things as may be usedssally or desirable, in Lender's sole opinion, to accomplish the matters referred to in the preceding paragraph.

FULL PERFORMANCE. If Borrower pays all the Indebtedness where it, terminate the countline adjusted by detaying Lender as provided in the Credit Agreement, and otherwise performs all the obligations imposed upon Grantor under this Mortgage, can for shall execute and deliver to Grantor a suitable satisfaction of this Mortgage and suitable statement of the Parsonal Property. Complet will pay, if o the god to applicable law and reasonable termination fee as determined by Lender from time to time.

EVENTS OF DEFAULT. At Lender's option, Grantor will be in default under this Modgage if any of the following happens?) Borrower does not meet the repayment terms of the Credit Agreement.

**Default on Other Payments.** Failure of Grantor within the time required by this Mortgage to make any payment for taxes or insurance, or any other payment necessary to provent flung of or to effect discharge of the Real.

Break Other Promises. Borrower or Grantor breaks any promise made to Lercher of tally to periodic promptly of the time and strictly in the manner provided in this Mortgage or in any agreement. Particle to this Mortgage.

Default in Favor of Third Parties. Should Borrower or the blance default on the day four extension of another agreement, in favor in any or er credit. Or person that may materially affect any of Borrower's or any under this Mortgage or any related document. (1) Grance committee flags of the confidence of Borrower's about the crespective obligations with the Credit Agreement. This can include, for example or fills statement about a crowdom in the confidence of Borrower's or Grantor's financial condition.

Defective Colleteralization. This Mostgage to any of the Re's en December usasus to be in for rease and offect (including failure of any collateral document to create a valid and perfected security interest or lians at any time and for any tensor...

Death or Insolvency. The death of Borrower or Grantor, that you have a first and Grantor the acpetier ent of a receiver for any part of Borrower's or Grantor's property, any assignment for the organia of profession to the organial of profession workers, or the commencement of

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any proceeding upach say better to in intrinsolver by labeling a segumental action of Grazilon.

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Taking of the Preperty of the property of governmental and one the site take any of the Property or any other of Borrower's or Grantor's property in which Lender has a new. This includes research of, garnishing of a levying on Borrower's or Grantor's accounts with Lender. However, if Scrrower or Gardor Japoutes in good Talio whether use Claud on which the taking of the Property is based is valid or reasonable, and if Borrower of Grantor gives denoer written notice of the dialm and furnishes Lender with monies or a surety bond satisfactory to Eunder to cartain the plaim, their his december provision with the copby.

Breach of Other Agreement. கார வல்லிற்ற பொரைகள் பொள்ளார் வாக்க மான்ற விரை விரை வருக்கள் ent between Borrower or Grantor and Lender that is not remedied whith any grace period provided therein, alcolding without inhabition any agreement concerning any indebtedness or other punglis. The dandard of the analysis and day, wheater a sting now or later.

Events Affecting Guaranton - 2017 of the prenemble events occurs with respect to any guarantor, endorser, surety, or accommodation party of any of the indebteuness or any guaranos, undocen, sarely, or economicoation party dies or becomes incompetent, or revokes or disputes the validity of, or has invented by a twinger and an alway to hidden common

Insecurity. Lendon in good rain, by a defined insecurity.

RIGHTS AND REMEDIES ON DEFINITE Thorn the requirence of an Event of Default and at any time thereafter, Lender, at Lender's option, may exercise any one or more of the following rights and remedies to addition to any other rights or remedies provided by law:

Accelerate Indebredness Lib. for this have a hight at a option without notice to Granton to declare the entire Indebtedness immediately due and payable, including any prepayment per any which Grantor would be recuired to pay.

UCC Remedien. With rooms also all or out in the fire fire and in the field between the fights and remedies of a secured party. under the Uniform Commornial Colds.

Collect Rents. Lender shell in the right, and our holder or bottomer or Granius, to take possession of the Property and collect the Rents, including amounts pact for and to account the property of property on and above London's costs, against the Indebtedness. In furtherance of this right, lecture hav reduce her teachers of the Property to make payments of rent or use fees directly to Lender. If the Rents are colleged on teneral than architecture revocable designates Lender as Granton's attorney-in-fact to endorse instruments received in payment thanson in the name or enantor and to negotiate the same and collect the proceeds. Payments by tenants or other users to Lender in response to Lender's Jennach shall satisfy the obligations for which the payments are made, whether or not any proper grounds for the out and should. Lende they's a ride its out to this subparagraph either in person, by agent, or through a receiver.

Appoint Receiver. Lender share that make the have a receiver appointed to take possession of all or any part of the Property, with the power to proper and property of the Property the Property property foreales are of offe, and to collect the Rents from the Property and apply the process and a some of the sole of the baselung by a gain of the Indebtedness. The receiver may serve without bond if permitted by the investigation of a complement of a replication wist whether in not the apparent value of the Property exceeds the Indepte Introduction as the Index of the Employment of an or or of not disqualify a nerson from serving as a receiver.

Judicial Foreciosura: Empler day of administration of the Property.

Nonjudicial Sagur Londer was a fact that the constraint of the Property and, with an without taking such possession, after giving notice of the times place and tumes to sale, exist an older constitution of the times place and tumes to sale, exist an older constitution of the times place and tumes to sale, exist an older constitution of the times place and tumes to sale, exist an older constitution of the times place and tumes to sale, exist an older constitution of the times place and tumes to sale, exist an older constitution of the times and the times are times are the times are the times are the times are times are the times are the times are the times are the times are times are the times are the times are times are the times are the times are times are the times are times are times are the times are successive weaks in some a waptur publish of the opening of your combined which the Real Proporty to be sold is located, to sell the Property (or such parties on the subset has been some from time to time election sell) in front of the front or main door of the courthouse of the county in which the Property to be sold, or a substantial and material part thereof, is located let public outcry, to the highest bidder for cash. If there is Real Preperty to be sold updo: this Mortgage in more than one county, publication shall be made in all counties where the Real Property to be soid is located. If no newspaper is published in any county in which any Real Property to be sold is located, the notice shall be published in a nawagaper postunod in an adjorning county for direct (3) successive weeks. The sale shall be held between the hours of 11:00 and a discount of the term test, and the the exercise of the power of sale under this Mortgage. Lender may bid at any sale had unlier this to his first and the same of these the first sylliched by the refore. Grantor hereby waives any and all rights to payor the Poly of the payor of the rest of the series with the free to sell all or any part of the Property together or security for the second section is labor

Deficiency Judgment. He achieve by applicable leaveled may better the apment for an ideficiency remaining in the Indebtedness due to Lender after application of all amorems received from their deroise in the aircus provided in this section.

Tenancy at Sufferance. If Craston amains in possession in the Property is sold as provided above or Lender otherwise becomes entitle as post-soften as a Fronce, a specifically of Crair in Constor shall become a tenant at sufferance of Lender or the purchaser of the Property and what or Landon's emign. There (1) pay a most ripble rental for the use of the Property, or (2) vacate the Property immediately unon the decay for Lendon

Other Remedies. Lender shot come at other name, and remedies provided to this Mortgage or the Credit Agreement or available at law or in equity.

Sale of the Property. To the election of the property and the Property wastes any and all right to have the property marshalled. In exercising its colors of a screening sentence as an bander of sentence any date of the Property together or separately, in one sale or by separate same includer shoulder and be undired to bright of any public or billion any portion of the Property.

Notice of Sale. Lander will give it a for reasonable a lose of the fore and black of say public sais of the Personal Property or of the time after which any private safe or of a fragulation alignment of the Personal Florierty is to be made. Reasonable notice shall mean notice given at least ten (10) days barore in time of the ablact of for sitting

Election of Remadies. An or works a rights and some calculate value outside two and may be exercised alone or together. An election by Lender to endose any use for copy or stat per substitute in a single by column any, if Londer decides to spend money or to perform any of Grantor's obligations under the red tyage, and Granton's follure to do to that ascision by Lander will not affect Lender's right to declare Grantor in default and to exercise upader's remadies.

Attorneys' Fees; Expenses, Indian and assistance and assistance of the state of the Mortgage, Lender shall be entitled to recover such sum as the processes and polyment at the contents of the state and apost any appeals. Whether or not any court action is involved, and to the extend of the property for all the stratole surposes by definitions dust in Labour's opinion are necessary at any time. for the protection of he interest of the endouged and of a copies speed accorded part of the indebtedness payable on demand and shall bear interest at the Cladic Agriculation will not also be to the experimental addided Expenses obvared by this paragraph include, without limitation, however subject to also it as a subdet as probable at the subject of the subject to also a subject to also a subject to also a subject to also a subject to also as the subject to also a subject to also a subject to also a subject to also as the subject to also a subject to a subject not there is a lawsuit, including reasonable adjunishes these and expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any affect puteu pust judgiture collection services, the cost of searching records, obtaining title reports (including for place) in a ports), standayors' in this, and appeals and let a insurance, to the extent permitted by applicable law. Grantor also will be carry open toosts, in addition of all other sums provided by law. If this Mortgage is subject to Section 5-19-10, Code of Alabama 975, as amended any reasonable atternays' fees provided for in this Mortgage shall not exceed fifteen percent (15%) of the unpaid debt after default and referral to an autorney who is not Lender's smaried employee.

NOTICES. Any notice required to building the dispersion that Main is expected in the tentration and notice of default and any notice of sale shall be given in writing, and shall be effective where actually delivered when actually received by talefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight of med, by marking typen apposited to the United States mail, as first class, certified or registered mail postage preparal directions, thousdown assessment near an auginning of this Mortgage. All copies of notices of foreclosure from the holder of any lien words, as proving a later Varigos as all be such as 12 holds address, as shown near the beginning of this Mortgage. Any person may change his a like addless for thicks these these this Mortgage by gating formal written notice to the other person or persons, specifying that the purpose of one action of to change the lie of is address. His course purposes, Grantor agrees to keep Lender informed at all times of Grantor's current address. Uplies otherwise provide the required by the of there is more than one Grantor, any notice given by Lender to any Grantor is deemed to be notice divide to all Craptors. Admit be Granton's regreensibility to tell the others of the notice from Lender.

TERM OF CREDIT AGREEMED. Juliuss a librar terminated out of sing to the pure thereby the One it Agreement shall terminate and expire 20 years from the date of this Were reger

Any controversy, their dispute processes and editions are big from (A) the inseparation, negotiation, execution, assignment, ARBITRATION. administration, repayment, head toward to expose the object to the new feet (9) any charge or cost incurred under this Agreement or the loan (C) the collection of any and this distance in the Authorising assignment thereof. On any alleged tort related to or arising out of this Agreement or the loan 'Et any mater' is any modes to the Agreement shall be settled by arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Associations (AA Hores). An infisagreement as in whether a particular dispute or claim is subject to arbitration chosen on proughts, which he achiese the constitution and the provision of this paragraph. Commencement of

# MORTGAGE (Continued)

litigation by any person entitled to demand arbitration under this paragraph shall not waive any right that person has to demand arbitration with respect to any counterclaim or other claim that may be made against that person, whether in, relating to, or arising out of such litigation, or otherwise. The Expedited Procedures of the AAA Rules shall apply in any dispute where the aggregate of all claims and the aggregate of all counterclaims each is in an amount less that \$50,000. The around round award above medies that a court could award. Judgement upon any award rendered by any arbitrator in any such arbitration may be a sorted in a resident having jurisdiction thereof. Any demand for arbitration shall be made not later than the date when any judicial action upon the same matter would be barred under any applicable statue of limitations. Any dispute as to whether the statue of limitations bars the arbitration of sucl. matter shall be decided by arbitration in accordance with the provisions of this paragraph. The locale of any arbitration proceedings under this Agreement shall be in the county where this Agreement was executed or such other location as is mutually acceptable to all parties. We shall initially pay the filling fees and costs imposed by the AAA for the arbitration proceeding. The arbitrator(s) may permit us to recover such filling tees and costs from you. You will be responsible for your own attorneys' fees unless an applicable stature or common law provides otherwise. The publicator(s) is any puch proceeding shall establish such reasonable procedures as may be necessary for the reasonable to thange of information harves to be carried for to much arbitration. Any arbitration under this paragraph shall be on an individual basis between the parties to this Agreement of their assignees only and shall not be commenced as a member or representative of, or on behad of a diass of persons, it being the intent of the parties that there shall be no class. action arbitration under this Agreement. This Agreement divice deals "bransaction involving commerch" under the Federal Arbitration Act. WITH RESPECT TO DISPUTES SUBMITTED TO ARBITRATION OF BYOLE'S TO LITRIAL BY JURY ADE HEREOM EXPRESSLY WAIVED.

Notwithstanding the preceding paragraph or the exercise of application rights under this Agreement, each party may (1) foreclose against any real or personal property collateral by the power of said under the application nontpact, he security agreement or under applicable law; (2) exercise any self-help remedies such as set off or repossessions or (3) obtain provisional or application as replevin, injunctive relief, or appointment of a receiver from a court having jurisdiction, before, during or after the pendency of any arbitration proceedings. This arbitration provision shall not be interpreted to require that any such remedies be stayed, abated or otherwise suspended pending any arbitration or request for arbitration. The exercise of a remedy shall not way to the right of some party to resort to arbitration.

**DEFENSE COSTS.** In addition to the costs and expenses I not only got to pay under II. or in. Or not and or it sill pay the dosts and expenses incurred by Lender arising out of or relating to any steps or actions cander takes to defauld any unstaces rundlem, allegation or counterclaim I may make against Lender. Such costs and expenses shall aroust, without limitation, actionness! tees and costs.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Mortgage:

Amendments. What is written in this Mortgage and in the Period Documents is Bramon's entire agreement with Lender concerning the matters covered by this Mortgage. To be effective, any change a smarror make this worngage must be writing and must be signed by whoever will be bound or obligated by the change or amendment.

Caption Headings. Caption headings in this Mortgage are inclusivenience au absentially and the notice be used to interpret or define the provisions of this Mortgage.

Governing Law. This Mortgage will be governed by and interpreted in acceptable with federal law and the laws of the State of Alabama. This Mortgage has been accepted by Lender in the State of Alabama.

Choice of Venue. If there is a lawsuit, Grantor agrees upon Lander's request to submit to the indisdiction of the courts of SHELBY County, State of Alabama.

Joint and Several Liability. All obligations of Borrower and Grantor und in this Menuage shall be joint and several, and all references to Grantor shall mean each and every Grantor, and all references to Borrower shall mean each and every Borrower. This means that each Borrower and Grantor signing below is responsible for a abbignious in this windown.

No Waiver by Lender. Grantor understands Lender well of pure up any or Lender's rights under this wortgage unless Lender does so in writing. The fact that Lender delays or cmits to exercise any right will not mean that hunder has given up that right. If Lender does agree in writing to give up one of Lender's rights, that does are execute. Grantor will not have be observed will not have to get Lender's consent again if the situation happens again. Grantor further understands that just are easy. Lender consents to one or more of Grantor's requests, that does not mean Lender will be required to consent to any or Grant his reduces. Grantor waives presentment, demand for payment, protest, and notice of dishonor.

Severability. If a court finds that any provision of this Nortgade is activated on since out be encirced, that ract by itself will not mean that the rest of this Mortgage will not be valid or enforced. Therefore, a court was enforced one rest of the provisions of this Mortgage even if a provision of this Mortgage may be found to be invalid or unconscibile.

Merger. There shall be no merger of the interest or estate error about this Morthage with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, with a side write in the second of the benefit of Lender in any capacity, with a side write in the second of the content of the property at any capacity.

Successors and Assigns. Subject to any limitations should in this Mortgage on transfer of Granton's interest, this Mortgage shall be binding upon and inure to the benefit of the parties. Their successors and assigns of the Property becomes vested in a person other than Grantor, fender, without notice to Grantor, may deal with Grantor's successors with reference to this Mortgage and the Indebtedness by way of forbearance or extension without releasing Grantor from the objections of this Mortgage or liability under the Indebtedness.

Time is of the Essence. Time is of the essence in the darform time or this lacitigage.

Waive Jury. All parties to this Mortgage hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by any party against any other party.

Waiver of Homestead Exemption. Grantor hereby releases into waives althights and bid offits of the homestead exemption laws of the State of Alabama as to all Indebtedness secured by this Molfg. on

**DEFINITIONS.** The following words shall have the following meaning when used is the Mondage:

Borrower. The word "Borrower" means CHARLES M. AMGEL and all other persons and entities signing the Cradit Agreement.

Credit Agreement. The words 10 adit Agreement" and a shopped signed and filters Newton to 2000, in the original principal amount of \$100,000.00 from Borrower to Lendon together with introducers of extentions of modifications of, refinancings of, consolidations of, and substitutions for the promissory mutual agreement. The maturity date of this Mountage is November 1, 2010.

**Environmental Laws.** The words: Environmental Laws if was all any and will state, federal and local statutes, regulations and ordinances relating to the protection of human health or the environmental moluding without limitation to Compathensive Environmental Response, Compensation and Liability Act of 1980, as amended 142 03.0. Section 9301, et nec., (103RCLA), the Superhand Amendments and Reauthorization Act of 1986, Pub. 1. No. 99-499 ("SARDING to Hazardous Materials Transportation Act. 49 U.S.C. Section 1801, et seq., the Resource Conservation and Actovery Act. 42 U.S.C. Tec. in 890000 as applicable state or lederal laws, rules, or regulations adopted pursuant thereby.

Event of Default. The words "Event of Default" medical in the flux of a continuous of forth in this Mortgage in the Events of Default section of this Mortgage.

Existing Indebtedness. The words "Existing Indebtedness" mean the indebtedness described in the Existing Liens provision of this Mortgage.

Grantor. The word "Grantor" means CHARLES M. ANG. LL and ACCOUNT A ANGLIS

Guaranty. The word "Guaranty" means the guaranty from substantor, andorser, surety, or accommodation party to Lender, including without limitation a guaranty of all or part of the Credit Planta .

Hazardous Substances. The words "Hazardous Substances" mean matrix is milt, because on their quantity, concentration or physical, chemical or infectious characterisios, may cause or not no present or puternal bazard to human health or the environment when improperly used, treated, stored, disposed of, generated manufactures, consport of or offerwise handled. The words "Hazardous Substances" are used in their very broadest sense and include without find a for any and all hazardous controlled under the Environmental law or a substance. Duty to too associated without finitation, petroleum and petroleum by-products or any fruction theroof and enhances.

Improvements. The word "Improvemente" means all intringrand future introductions, beliefer in structures, accident homes affixed on the Real Property, facilities, additions, replacements and other construction on the Property.

Indebtedness. The word "Indebtedness" means sii principal sequencest partition decree on Agreement and any amounts expended or advanced by Lender to discharge obligations of Granton on a grosses have at the United to Enforce obligations of Granton under this Agreement, together with interest on such amounts an oraclid of in this Agreement and an end of other present or future, direct or

(Seal)

contingent liabilities as indebtedness of any gorson with signs the Credit Agreement to the Lender of any nature whatsoever, whether classified as secured or unsecured except that the word "Indebtedness" shall not include any debt subject to the disclosure requirements of the Federal Truth-In-Lending Act is, at the time such debt is incurred, any legally required disclosure of the lien afforded hereby with respect to such debt shall not have been made.

Lender. The word "Lender" means AmSouth Bank, its subjessors and assigns. The words "successors or assigns" mean any person or company that acquires any interest in the Credit Agreement.

Mortgage. The word "Mortgage" means this wortgage recineen Gramor and cander.

Personal Property. The words "Personal Property" mast all equipment, fixtures, and other articles of personal property now or hereafter owned by Grantor, and now or hereafter attached or affixed to the Reaf Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; and together with all proceeds (including without limitation all insurance proceeds and refunds of premiums) from any sale or other disposition of the Property.

Property. The word "Property" nears collectively the Feat Property and the Parsonal Property.

Real Property. The words Thear Property" means the result operty, in the sits and rights, as further described in this Mortgage.

Related Documents. The words 'Related Documents' moan all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, incregages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Indebtedness.

Rents. The word "Rents" means an present a difunction raids, revenues impose, issues, royalties, profits, and other benefits derived from the Property.

EACH GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS MORTGAGE, AND EACH GRANTOR AGREES TO ITS TERMS. THIS MORTGAGE IS GIVEN UNDER SEAL AND IT IS INTENDED THAT THIS MORTGAGE IS AND SHALL CONSTITUTE AND HAVE THE EFFECT OF A SEALED INSTRUMENT ACCORDING TO LAW

**GRANTOR:** 

CHARLES M. ANGELL, Individuals

(Seal

VILLOWA A. ANGELL Individually

This Mortgage prepared by:

Name: COLA JOA WILLIAMS Address: P.O. BOA 830721

City, State, ZIP: SIRMINGHAM, AL 35283

INDIVIDUAL ACKNOWLEDGMENT

STATE OF ALABAMA

;

) SS

COUNTY OF SHELBY

I, the undersigned authority, a Notary Public in and for said county in said state, hereby certify that CHARLES M. ANGELL and VICTORIA A. ANGELL, whose names are signed to the foregoing instrument, and who are known to me, acknowledged before me on this day that, being informed of the contents of said Mortgage, they executed the same voluntarily or the day, the same bears, date.

Given under my hand and official shall this

\_\_\_ day of

VV V MY

My commission expires NOTARY PUBLIC STATE OF ALABAMA AT LARGE MY COMMISSION EXPIRES: Mar 2, 2004

BONDED THRU NOTARY PUBLIC CSTARWRITERS

### NOTE TO PROBATE JUDGE

This Mortgage secures open-and or revolving indeptedness with residential real property or interests, therefore, under Section 40-22-2(1)b, Code of Alabama 1975, as amended, the mortgage filing provided for herein, which is the maximum principal indebtedness to be secured by this Mortgage at any one time.

By: WY

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Inst # 2001-01121

01/11/2001-01121 09:02 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE

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