

This instrument prepared by:

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420 North 20th Street
Birmingham, Alabama 35203

THIS MORTGAGE IS BEING RECORDED TO CORRECT THE MORTGAGE RECORDED AT INSTRUMENT NUMBER 20030528000328760.

MORTGAGE AND SECURITY AGREEMENT

entered into as of the 16th day of May, 2003, by LARRY D. STRIPLIN, JR., whose address is 2924 3rd Avenue South, Birmingham, Alabama 35233 (the "Mortgagor") in favor of SOUTHTRUST BANK, a banking corporation organized and existing under the laws of the State of Alabama with principal offices in Birmingham, Alabama, whose address is 420 North 20th Street (35203), Post Office Box 2554, Birmingham, Alabama 35290, Attention: Middle Market Banking Department (the "Bank"). Any capitalized term used herein but not defined shall have the meaning ascribed to such term in that certain Amended, Restated and Consolidated Credit Agreement of even date herewith (as amended from time to time, the "Credit Agreement") among Mortgagor, Tri-Tech Services, Inc. (Mortgagor and Tri-Tech Services, Inc. hereinafter referred to collectively as the "Borrowers" and each singularly as a "Borrower"), and Bank.

WITNESSETH:

WHEREAS, Borrowers are justly indebted to Bank in the principal amount of Three Million Sixty-Five Thousand Five Hundred Sixty-Nine and 27/100 Dollars (\$3,065,569.27), or such portion thereof as has been disbursed from time to time under the provisions of the Credit Agreement, such indebtedness being represented by the Notes (it being acknowledged that mortgage taxes on \$1,500,000.00 of such debt have been previously paid in connection with the recordation of that certain Mortgage and Security Agreement recorded on March 8, 2001 in the Office of the Judge of Probate of Dallas County, Alabama at RLPY 1210, Page 655); and

WHEREAS, Mortgagor desires to secure the Obligations, including but not limited to the obligation to pay the principal of and interest on the Notes in accordance with the respective terms thereof or of the Credit Agreement, including any and all extensions, modifications, and renewals thereof and substitutions therefor, and to pay, repay or reimburse Bank for all amounts owing under any of the Loan Documents, including all Indemnified Losses and Default Costs.

NOW, THEREFORE, for and in consideration of Bank making the Loans and to secure the prompt payment and performance of the Obligations, Mortgagor does hereby irrevocably CONVEY, WARRANT, GRANT, BARGAIN, SELL, ASSIGN, TRANSFER, PLEDGE and set over unto Bank, and the successors and assigns of Bank, all of Mortgagor's right, title and interest, of whatever kind, nature or description, in and to all of the following described land and interests in land, estates, easements, rights, improvements, personal property, fixtures,

equipment, furniture, furnishings, appliances and appurtenances, whether now owned or hereafter acquired, and including replacements and additions thereto (herein referred to collectively as the "Mortgaged Property"):

- (a) All those certain tracts, pieces or parcels of land, and interests in land, located in Shelby County, Alabama, more particularly described in *Exhibit A* attached hereto and by this reference made a part hereof (the "Land");
- All buildings, structures and improvements of every nature whatsoever (b) now or hereafter situated on the Land, and all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges, elevators and motors, plumbing and heating fixtures, carpeting and other floor coverings, water heaters, awnings and storm sashes, and cleaning apparatus which are or shall be attached to said buildings, structures or improvements, and all other furnishings, furniture, fixtures, machinery, equipment, appliances, vehicles and personal property of every kind and nature whatsoever now or hereafter owned by Mortgagor and located in, on or about, or used or intended to be used with or in connection with the construction, use, operation or enjoyment of the Mortgaged Property, including all extensions, additions, improvements, betterments, renewals and replacements, substitutions, or proceeds from a permitted sale of any of the foregoing, and all building materials and supplies of every kind now or hereafter placed or located on the Land (collectively the "Improvements"), all of which are hereby declared and shall be deemed to be fixtures and accessions to the Land and a part of the Mortgaged Property as between the parties hereto and all persons claiming by, through or under them, and which shall be deemed to be a portion of the security for the indebtedness herein described and to be secured by this Mortgage;
- (c) All easements, rights-of-way, strips and gores of land, vaults, streets, ways, alleys, passages, sewer rights, waters, water courses, water rights and powers, minerals, flowers, shrubs, crops, trees, timber and other emblements now or hereafter located on the Land or under or above the same or any part or parcel thereof, and all ground leases, estates, rights, titles, interests, privileges, liberties, tenements, hereditaments and appurtenances, reversions, and remainders whatsoever, in any way belonging, relating or appertaining to the Mortgaged Property or any part thereof, or which hereafter shall in any way belong, relate or be appurtenant thereto, whether now owned or hereafter acquired by Mortgagor;
- (d) All rents, issues, profits, revenues and proceeds from any sale or other disposition of the Mortgaged Property, or any part thereof, from time to time accruing (including without limitation all payments under leases, ground leases or tenancies, proceeds of insurance, condemnation payments, tenant security deposits and escrow funds), and all of the estate, right, title, interest, property, possession, claim and demand whatsoever at law, as well as in equity, of Mortgagor of, in and to the same; and
- (e) All leases presently existing or hereafter made, whether written or verbal, or any letting of, or agreement for the use or occupancy of, any part of the Mortgaged Property, and each modification, extension, renewal and guarantee thereof (collectively, the "Assigned Leases"), including, without limitation, all the rents, issues, and profits now due and which may hereafter become due under or by virtue of the Assigned Leases, together with all claims and rights to the payment of money at any time arising in connection with any rejection or breach of

any of the Assigned Leases under Bankruptcy Law, including without limitation, all rights to recover damages arising out of such breach or rejection, all rights to charges payable by a tenant or trustee in respect of the leased premises following the entry of an order for relief under the Bankruptcy Law in respect of a tenant and all rentals and charges outstanding under the Assigned Lease as of the date of entry of such order for relief.

TO HAVE AND TO HOLD the Mortgaged Property and all parts, rights, members and appurtenances thereof, to the use and benefit of Bank and the successors, successors-in-title and assigns of Bank, forever; and Mortgagor covenants that Mortgagor is lawfully seized and possessed of the Mortgaged Property as aforesaid and has good right to convey the same, that the same are unencumbered except for those matters expressly set forth in *Exhibit A* hereto, and Mortgagor does hereby warrant and will forever defend the title thereto against the claims of all persons whomsoever, except as to those matters set forth in said *Exhibit A*.

The Lien of this Mortgage automatically will attach to any further, greater, additional or different estate, rights, titles or interests in or to any of the Mortgaged Property at any time hereafter acquired by Mortgagor by whatsoever means and without any further action or filing or recording on the part of Mortgagor or Bank or any other Person.

MORTGAGOR HEREBY COVENANTS AND AGREES WITH BANK AS FOLLOWS:

ARTICLE I

- 1.01 Payment and Performance of Loan Documents. Mortgagor will perform, observe and comply with all the provisions hereof, and of each of the other Loan Documents, including, but not limited to, the due and punctual payment of the principal amount due under the Notes, together with interest thereon, and all other sums of money required to be paid by Mortgagor pursuant to any one or more of the Loan Documents.
- Security Agreement. With respect all personal property (the "Personal Property") constituting part of the Mortgaged Property which is subject to the provisions of Article 9 of the Uniform Commercial Code as enacted in the state wherein the Land is situated (the "UCC"), this Mortgage is hereby made and declared to be a security agreement encumbering each and every item of such Personal Property in compliance with the provisions of the UCC, and Mortgagor hereby grants to Bank a security interest in said Personal Property. Mortgagor authorizes Bank to file a financing statement or statements reciting this Mortgage to be a security agreement affecting all of such Personal Property. The remedies for any violation of the covenants, terms and conditions of the security agreement contained in this Mortgage, or otherwise in respect of an Event of Default, shall be (a) as prescribed herein or in any other Loan Document with respect thereto, or (b) as prescribed by applicable Law, including the UCC, all at Bank's sole election. Mortgagor agrees that the filing of such financing statement(s) in the records normally having to do with personal property shall not in any way affect the agreement of Mortgagor and Bank that everything used in connection with the production of income from the Mortgaged Property or adapted for use therein or which is described or reflected in this Mortgage, is, and at all times and for all purposes and in all proceedings both legal or equitable, shall be regarded as part of the real estate conveyed hereby regardless of whether (i) any such

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item is physically attached to the Improvements, (ii) serial numbers are used for the better identification of certain items capable of being thus identified in an Exhibit to this Mortgage, or (iii) any such item is referred to or reflected in any such financing statement(s) so filed at any time. Similarly, the mention in any such financing statement(s) of the rights in and to (A) the proceeds of any fire and/or hazard insurance policy, or (B) any award in eminent domain proceedings for taking or for loss of value, or (C) Mortgagor's interest as lessor in any present or future lease or rights to income growing out of the use and/or occupancy of the Mortgaged Property, whether pursuant to lease or otherwise, shall not in any way alter any of the rights of Bank as determined by this instrument or affect the priority of Bank's security interest granted hereby or by any other recorded document, it being understood and agreed that such mention in such financing statement(s) is solely for the protection of Bank in the event any court shall at any time hold, with respect to the foregoing items (A), (B), or (C), that notice of Bank's priority of interest, to be effective against a particular class of persons, must be filed in the UCC records. This Mortgage may be filed as a financing statement in any office where Bank deems such filing necessary or desirable and Mortgagor will promptly upon demand reimburse Bank for the costs therefor.

- 1.03 <u>Use of Mortgaged Property</u>. Mortgagor shall at all times operate the Mortgaged Property as residential property. Mortgagor shall not be permitted to alter or change the use of the Mortgaged Property without the prior written consent of Bank.
- 1.04 <u>Conveyance of Mortgaged Property</u>. Except as otherwise expressly permitted by the Credit Agreement, Mortgagor shall not directly or indirectly encumber (by Lien, junior mortgage, or otherwise), pledge, convey, transfer or assign any or all of its interest in the Mortgaged Property without the prior written consent of Bank.
- 1.05 <u>Acquisition of Collateral</u>. Except as otherwise expressly permitted by the Credit Agreement, Mortgagor shall not acquire any Personal Property subject to any Lien taking precedence over the Lien of this Mortgage.

ARTICLE II

2.01 Events of Default. The term "Event of Default", wherever used in this Mortgage, shall mean an "Event of Default" as defined in the Credit Agreement.

2.02 Rights and Remedies.

(a) If an Event of Default shall have occurred, then in addition to the rights and remedies provided for under any other Loan Document or under applicable Law, then at the option of Bank this Mortgage may be foreclosed in any manner now or hereafter provided by Alabama law, and to the extent provided or allowed by Alabama law, Bank, or its agent, may sell the Mortgaged Property or any part of the Mortgaged Property at one or more public sales before the front or main door of the courthouse of the county or counties, as may be required, in which the Land or any part of the Land is situated, after having first given notice of the time, place and terms of sale at least once a week for three (3) successive weeks preceding the date of such sale in some newspaper published in said county or counties, as may be required. At any such sale, Bank may execute and deliver to the purchaser a conveyance of the Mortgaged Property or any

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part of the Mortgaged Property. Bank shall have the right to enforce any of its remedies set forth herein without notice to Mortgagor, except for such notice as may be required by law. In the event of any sale under this Mortgage by virtue of the exercise of the powers herein granted, or pursuant to any order in any judicial proceedings or otherwise, the Mortgaged Property may be sold as an entirety or in separate parcels and in such manner or order as Bank in its sole discretion may elect, and if Bank so elects, Bank may sell the personal property covered by this Mortgage at one or more separate sales in any manner permitted by the UCC, and one or more exercises of the powers herein granted shall not extinguish or exhaust such powers, until the entire Mortgaged Property is sold or the Obligations are paid in full. If the Obligations are now or hereafter further secured by any chattel mortgages, pledges, contracts of guaranty, assignments of lease or other security instruments, Bank at its option may exhaust the remedies granted under any of said security instruments or this Mortgage either concurrently or independently, and in such order as Bank may determine.

Said sale may be adjourned by Bank, or its agent, and reset at a later date without additional publication; provided that an announcement to that effect be made at the scheduled place of sale at the time and on the date the sale is originally set.

- (b) In the event of any sale of the Mortgaged Property as authorized by this Section, all prerequisites of such sale shall be presumed to have been performed, and in any conveyance given hereunder all statements of facts, or other recitals therein made, as to the non-payment or non-performance of the Obligations or as to the advertisement of sale, or the time, place and manner of sale, or as to any other fact or thing, shall be taken in all courts of law or equity as <u>prima facie</u> evidence that the facts so stated or recited are true.
- 2.03 Purchase by Bank. Upon any foreclosure sale or sale of all or any portion of the Mortgaged Property under the power herein granted, Bank may bid for and purchase the Mortgaged Property and shall be entitled to apply all or any part of the Obligations as a credit to the purchase price.
- 2.04 Mortgagor as Tenant Holding Over. In the event of any such foreclosure sale or sale under the powers herein granted, Mortgagor (if Mortgagor shall remain in possession) and all Persons holding under Mortgagor shall be deemed tenants holding over and shall forthwith deliver possession to the purchaser or purchasers at such sale or be summarily dispossessed according to provisions of law applicable to tenants holding over.
- 2.05 Waiver of Appraisement, Valuation, Etc. Mortgagor agrees, to the full extent permitted by law, that in case of a default on the part of Mortgagor hereunder, neither Mortgagor nor anyone claiming through or under Mortgagor will set up, claim or seek to take advantage of any appraisement, valuation, stay, extension, homestead, exemption or redemption laws now or hereafter in force, in order to prevent or hinder the enforcement or foreclosure of this Mortgage, or the absolute sale of the Mortgaged Property, or the delivery of possession thereof immediately after such sale to the purchaser at such sale, and Mortgagor, for itself and all who may at any time claim through or under it, hereby waives to the full extent that it may lawfully so do, the benefit of all such laws, and any and all right to have the assets subject to the security interest of this Mortgage marshaled upon any foreclosure or sale under the power herein granted.

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- 2.06 <u>Waiver of Homestead</u>. Mortgagor hereby waives and renounces all homestead and exemption rights provided for by the Constitution and the laws of the United States and of any state, in and to the Mortgaged Property as against the collection of the Obligations, or any part thereof.
- 2.07 <u>Leases.</u> Bank, at its option, is authorized to foreclose this Mortgage subject to the rights of any tenants of the Mortgaged Property, and the failure to make any such tenants parties to any such foreclosure proceedings and to foreclose their rights will not be, nor be asserted to be by Mortgagor, a defense to any proceeding instituted by Bank to collect the sums secured hereby.
- 2.08 <u>Discontinuance of Proceedings</u>. In case Bank shall have proceeded to enforce any right, power or remedy under this Mortgage by foreclosure, entry or otherwise, and such proceedings shall have been discontinued or abandoned for any reason, or shall have been determined adversely to Bank, then in every such case, Mortgagor and Bank shall be restored to their former positions and rights hereunder, and all rights, powers and remedies of Bank shall continue as if no such proceedings had occurred.

ARTICLE III

- 3.01 <u>Successors and Assigns</u>. This Mortgage shall be binding upon Mortgagor, its successors, heirs and assigns and subsequent owners of the Mortgaged Property, or any part thereof, and shall inure to the benefit of Bank, its successors and assigns and any holder of any Note.
- 3.02 Applicable Law. This Mortgage shall be interpreted, construed and enforced according to the laws of the State of Alabama.
- 3.03 Notices. All notices provided for herein shall be given and deemed received when given and received in accordance with the terms of the Credit Agreement.
- 3.04 Assignment. This Mortgage is assignable by Bank and any assignment of this Mortgage by Bank shall operate to vest in the assignee all rights and powers herein conferred upon and granted to Bank.
 - 3.05 Future Advances. THIS MORTGAGE SECURES FUTURE ADVANCES.

* * *

| IN WITNESS WHEREOF, Mortgagor has caused this Mortgage to be duly executed and delivered as of the day and year first above written. |
|---|
| Larry D. Stripfin, Jr. |
| |
| STATE OF ALABAMA COUNTY OF |
| I, the undersigned, a Notary Public in and for said County in said State, hereby certify that Larry D. Striplin, Jr., whose name is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of said instrument, he executed the same voluntarily. |
| Given under my hand and official seal, this the day of May, 2003. |
| Dem Come [SEAL] |
| Notary Public 1 02 |
| My Commission Expires: \(\ella - \lambda - \lambda - \lambda \) |

EXHIBIT A

DESCRIPTION OF LAND

DALLAS COUNTY, ALABAMA PROPERTY

TRACT ONE:

Site No. 7 as shown on a map of Industrial Site No. 7, McCormick Industrial Park, Selma, Dallas County, Alabama, recorded in Map Book 5, page 308 in the Probate Office of Dallas County, Alabama, and being a part of Tracts U, V & W of Featherstone Lands as shown on a map which is recorded in Map Book 1, at page 128 in said Probate Office and lying and being in the SE 1/4 of the NW 1/4 of Section 26, Township 17 North, Range 10 East, in the City of Selma, Dallas County, Alabama.

TRACT TWO:

Industrial Site No. 8, McCormick Industrial Park, as shown by a map of said Site, recorded in Map Book 6, page 59 in the Probate Office of Dallas County, Alabama, lying partly in the SE 1/4 of the NW 1/4 and partly in the NE 1/4 of the SW 1/4, all in Section 26, Township 17 North, Range 10 East, Dallas County, Alabama.

LESS AND EXCEPT THE FOLLOWING:

Beginning at an iron pipe at the Southwest corner of Site No. 8, McCormick Industrial Park, Selma, Alabama, recorded in Map Book 6 at page 59 in the Probate Office of Dallas County, Alabama; thence run South 33°27' East along the South line of said Site No. 8 for 210.4 feet; thence run North 54°28' East along a line parallel with the South margin of Ravenwood Drive for 255.6 feet; thence run North 35°32' West for 210.25 feet to the South margin of said Ravenwood Drive; thence South 54°28' West along said South margin for 247.9 feet to the point of beginning.

TRACT THREE, PARCEL ONE:

Beginning at the center of Section 26, Township 17 North, Range 10 East, run East along the quarter section line for 1145 feet to Valley Creek; thence run in a Southwesterly direction along Valley Creek for 1225 feet, more or less, to a branch; thence run in a Westerly direction, a little North of West, along the said branch for 500 feet, more or less, to the North and South quarter section line of Section 26, Township 17 North, Range 10 East; thence run North along said quarter section line for 885 feet to the point of beginning; the said lands being in the Northwest quarter of the Southeast quarter of Section 26, Township 17 North, Range 10 East; a plat of said land is recorded in the Probate Office of Dallas County, Alabama, in Record Book 374 at page 197; being the same land conveyed to H. L. Wilson, being one and the same person as Howard L. Wilson, by a deed dated September 2, 1946, filed for record in the Probate Office of Dallas County, Alabama, in Record Book 374, page 194.

TRACT THREE, PARCEL TWO:

Beginning at a point on the West line of the SE 1/4 of Section 26, Township 17 North, Range 10 East, where the centerline of a branch intersects said west line; thence run Southwardly, a distance of 78 feet to a fence now standing; thence run Eastwardly along said fence for 200 feet, to a pecan tree located in front of a barn, which pecan tree is 80 feet south of the center of said branch; thence run Eastwardly 185 feet, along said fence to another pecan tree, which pecan tree is 14 feet south of the center of said branch; thence run Eastwardly for 128 feet to the West margin of an old road-bed; thence run Northwardly, along the West margin of said old road-bed 32 feet to the center of said branch; thence run Westwardly, along the center of said branch to the point of beginning; the same being a part of the lands conveyed by Vera I. Galore, and Willie Virgil Gaylore to C. W. Horton by deed dated December 27, 1944, and recorded in Book 358, page 266 in the Probate Office of Dallas County, Alabama, being the same land conveyed to H. L. Wilson, being one and the same person as Howard L. Wilson, by deed dated October 1, 1951, filed for record in the Probate Office of Dallas County, Alabama, in Record Book 435, at page 390.

TRACT FOUR:

All that part of the NE 1/4 of Section 26, Township 17 North, Range 10 East, Selma, Alabama, Dallas County, Alabama, which lies South and West of Valley Creek.

SHELBY COUNTY, ALABAMA PROPERTY

PARCEL I:

Lot 113, according to the Survey of Shoal Creek Subdivision, as recorded in Map Book 6, page 150, in the Probate Office of Shelby County, Alabama.

PARCEL II:

Lot 114-A, according to a Resurvey of Lots 114, 118, 119, 120, 129, 130, 137, 138 and 143, Shoal Creek, as recorded in Map Book 7, page 20, in the Probate Office of Shelby County, Alabama.

PARCEL III:

Lot 115, according to the Survey of Shoal Creek Subdivision, as recorded in Map Book 6, page 150, in the Probate Office of Shelby County, Alabama.

20030604000344630 Pg 9/9 2,383.40 Shelby Cnty Judge of Probate, AL 06/04/2003 08:09:00 FILED/CERTIFIED