REAL PROPERTY MORTGAGE

MORTGAGEE
CITICORP PERSON-TO-PERSON FINANCIAL CENTER, Inc. Prepaied by Anna Vanderford
3724 LORNA ROAD
BIRMINGHAM ALABAMA 35216

OC-52060 010

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NO. DUE	1 (2000)	-	N 42"27-A-15" 795"			LOAN DATE		•
1204-5 29 REOWER		SPOUS		HARGE		去时和艾	TOTAL OF PAYMENTS	; .
ILLIAM CHAR	IFS IIIF	Y MARSH	A A 2971	1.9 2		多数空	45360.00	
AND WIFE MAR	SHA A LILLE	• •					AMOUNT FINANCED	
309 TARTAN	LANE				THE PROPERTY OF THE PROPERTY O	ST PAYMENT DUE	DATE OF MATURITY AN	
IRM INGHAM A	LABAMA 3	5243	的思想			6-29-81	ANAL PAYMENT DUE 5-29-95	
t tria t motore. The		31 0	文章 文章 文章 文章 文章 文章 文章 文章 文章 文章					
					4.0			Si
KNOW ALL A	MEN BY THESE F	RESENTS: That	whereas, the under	rsigned borrower and sp	ouse (hereina	after called M	ortgagers) have b	ecome justly in-
even date herewith	h, and whereas, sai	d Mortgagors are d	lesirous of securing	in the amount shown, p the prompt payment of	i said Adieemi	ent when the	Same lans due.	
advace para arriga	ac well as any ind	abtadness that may	z he hereafter incu:	cure the prompt payment red before payment is m	nade of the di	ebi evideuced	nereon, the said	MOI faaans /iiga-
band and wife), h	ave bargained and	sold, and do heret	by grant, bargain, se	ell and convey unto the	said Mortgage	e the following	ng described real (estate situated in
Shelb	У	County and St	ate of Alabama, to	-wit:				
	Lot 12. I	Block 1, ac	cording to	the map and sur	rvey of	Kerry Do	wns,	
	a Subdiv	ision of In	verness, as	recorded in M	ар воок	5, Page	139	•
206	and 136,	in the Off	ice of the	Judge of Proba	te of Sn	зетру сог	anty,	·
	Alabama.		-			\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	sorta	142355
777	Mi sonoli i	and mining	rights exce	pted.				2 150
77	MILHERAL (and minime	TELLOS ONOS					200
· *	Situated	in Shelby	County, Ala	bama.		•	01/1 3: "	26.05
. ACC X						22		
warranted free for	thern Feder	ces and against an	y adverse claims of (if none, so sta	ther than the lien of ad v	valorem taxes	taritie currer	nt fax year and a	mortgage in Figr
TO HOVE A	NO TO MOLD the	above granted bi	emises unto the sa	aid Mortoagee and its ass	ېنې ,ssigns forever	and for the p	uppose of further	securing the priy-
went of said inco	whitedays and an	v other indebtedo	ess owing by said	Mortgagors to the Mortg upon laid premises, and	pagee betore t	ne luurpayme	int of this mortga	ge, wortgagon co
Mortospee may a	at its option, paya	off the same: all an	nounts so expende	d by said Mortgagee shall	II become a de	ept to said wid	ortgagee additiona	a to the morriso-
. maturity of asse	of the principal of	r any interest there	ean Martasaars da	d bear interest from date hereby also agree to pay	vment in addi	ition to the in	debtedness evider	need by said Lean -
Agreement of ev	en date herewith,	any and all renew mior sums beretofo	vals or extensions (ore or hereafter adv	of said Agreement for at vanced by Mortgagee to (or for the acc	cor, whether count of the N	fortgagors (or any	cone of them 'or
T any and all other	e present or future	e, direct or continu	ent liabilities of M	ortgagors (or any one of	f them) of any	/ nature what	scever owing to N	Horigagee; and the
Mortgagers for a	eny one of them)	and held by Morte	gagee. Said Agreen	of all other mortgages, se nent provides, in certain	instances, fo	or the paymer	nt by Mortgagors	of attorney's fees,
—	cured hereunder.	FR That if said M	ortogoors pay said	indebtedness along with	other loans a	and advances	to the Mortgagor	by Mortgagee and
d reimburse said to	duringues for any	amounts it may h	eve expended as ta	xes, assessments or other	r charges and	interest there	on, then this cont	veyance to be non-
thereon, remain	unpaid at maturit	ty, or should the in	nterest of said Mor	expended by the said Mitgagee or its assigns in said	iid property b	ecome endan	gered by reason o	t the enforcement
of any prior lier	or incumbrance	thereon, so as to o	endanger the debt i	hereby sicured, then in a foreclosure as now pro-	any one of sai	id events the i	whole of the said	indebtedness shall
aggee, its agents	or assigns, shall b	e authorized to ta	ike possession of t	he premises hereby con-	iveyed, and at	fter giving 30	days' notice, by I	publication once a
situated, to sell	the same, as a who	ole or in parcels, in	front of the court	by publication in some house door, of said Cour	nty, at public	outery, to th	e highest bidder f	or cash, and apply
the proceeds of	said sale: First, to	the expense of a	dvertising, selling a	and conveying, including than Three Hundred Di	g a reasonabl	e attorney's f	ee not exceeding	15% of the unpaid
that may have	been expended or	that may then be	necessary to expe	end, in paying taxes, ass	sessments, or	other incumb	orances, with inte	erest thereon; and,
1 3 beyond the day	of sale; and, fourt	th, the balance, if a	my, to be turned or	shall not have fully mat ver to the Mortgagors; an	nd Mortgagor	s further agree	e that seid Mortga	igee, its agents and
assigns, may bid	det said sale, and pans; for the foreclo	ourchase said properture	erty, if the highest lage in chancery. Sh	bidder therefor; and they ould the same be forecld	y further agreosed said fee t	e to pay a reato	isonable attorney' the debt hereby	s fee to said Mort- secured.
	ur hands and seals	22	tay of May		₁₉ 81			
3				<u>, </u>	\sim		/	
WITNESS		<u> </u>		x /2/1	V. V.			(SEAL)
WITNESS:				_x Jean	After	Che C	Tilley.	(SEAL)
	_					•		
j	•			KNOWLEDGMENT				•
	ABAMA, COUNT		Jefferson		TO WIT:			
1,	the unders:	i.gned	, a Nota	ry Public, hereby certify	thatV	<u> lilliam (</u>	Charles Lil	<u>.ley</u>
	fe Marsha inform			e signed to the foregoing they executed the same				
Givan	العمد المساد المحدد الأروجون	of affice this	2day of	Mav			4 D 30 82	••• 5
Carvers to 1977	AN TARTO MUDISERI	₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩ ₩	Edy Other		. ــــــــــــــــــــــــــــــــــــ			
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