ឧភព	LOAN	#	0 19603 0	
Tt P. F	E .L J.PL 17	•		

		THIS	INSTRU	MENT	WAS	PREPARED
		BY:				
lliam	Н.	Halb	rooks,	Atto	rney	

Wi: Suite 820 Independence Plaza 35209 Birmingham, AL

1287

ASSUMPTION AGREEMENT

TUIS ACREMENT M	ade this 25th	day of	March 9	85 , by	and between Robe	ert
C. Goostree and Sh	nirley S. Goostre	-	lers);		Estate Financing	
Inc	(Lender); and	Ryck C.	Hundredma	rk	and	
Linda F. Cantrell			witnesse		lows:	
WHEREAS, Sellers	are liable for	payment	to the Le	nder of a	a Promissory Note	; in
the original sum of	Y				, which Note is	
secured by a Mortgage	e of the same dat	e recor	ded in the	Office (of the Judge of 1	Probate
of chalke	County,Ala recorded in Morta ng the following	ahama,	in Real P	roperty	Book <u>327</u>	at
ot 13, according Sector as recorded the Probate Office	g to the Surveyof ed in Map Book 5, se of Shelby Coun	page 10	w, 1n	fth	-	

and the Lender now being the owner and holder of said Note and Mortgage, and;

WHEREAS, Sellers have conveyed or are about to convey the said real property described in said Mortgage to the Purchasers; NOW THEREFORE, in consideration of the premises and of the agreement set forth herein, it is hereby agreed as follows:

- 1. Lender does hereby consent to the sale and conveyance of the property conveyed under Mortgage by Sellers to Purchasers.
- 2. Purchasers agree to perform each and all of the obligations provided in said Mortgage to be performed by Sellers at the time, and in the manner and in all respects as therein provided.
- 3. Purchasers agree to be bound by each and all of the terms and provisions of said Mortgage as though said Note and Mortgage, had originally been made, executed and delivered by Purchasers.
- 4. That the real property together with all improvements thereon described in said Mortgage shall remain subject to the lien, charge or encumbrances of said Mortgage, and nothing herein contained or done pursuant hereto shall effect or be construed to effect the liens, charges, or encumbrances or except as therein otherwise expressly provided to release or effect the liability under or on account of said Note and Mortgage.
- 5. That in this Agreement, the singular number includes the plural, and plural number includes the singular. WILLIAM H. HALBROOKS

SUITE 820 #1 INDEPENDENCE PLAZA BIRMINGHAM, AL 35209

COMMISSION