## ALABAMA REAL ESTATE MORTGAGE

	. Johnson - e	single mar	n , Mortgagor	COMMERCIAL CRI	EDIT CORPORAT	ON, Mortgagee
Vante)			, Mortgagor	1564 Montgomery	Hwy.	
P.O. Bo	x 5		Shelby (County)	Jefferson		
Shelby	A1		35143	Birmingham (City)	AL (State)	35216 (Zip)
Date of N	ote and Mortgage		Account No.	Principal Amount \$11,063.79		Payment Due Date 1/7/93 itial foul payment due date only
	31/86 s Mortgage is given t	o secure the pe		sions hereof and the paymen		
Alton H	, Johnson -	single ma	n (Ba	rower) rovided, repayable in installn	<u> </u>	
tatever from the table of the table of the table of the table of t	variation or appraiser  That the above-named  unto said Mortgage  tate of Alabama, to	nent laws of the Mortgagor, for e, its successors wit:	e State of Alabama.  full and valuable considerate and assigns, the follow	leration, the receipt of which is ving described property, situa	s hereby acknowledged, do sted in the County of <u>S</u>	bes hereby grant, bargain, helby
PAGE 945	according to	the surv	ey of J.R. McN	Glassock's Subdiv Hillan as recorded ook 4, Page 23.	vision of Sprin	g Creek, e Office
107	Also known	as: "P.O.	Box 5 Shelby	, AL 35143."	•	
800g						
TO HAVE A  Ig. Mortgagor  neumbrances,  yainst the law  XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ND TO HOLD the all covenants that Mortgaxes, and assessment ful claims and demand dema	pove described pager is lawfully agor is lawfully as except as here and of all person and all the coverescents shall be	premises unto said Morty seized of an indefeasible in stated. The undersignes.  **MAXIMATELE CONTROL OF SET 1997  **CXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	than the lien of ad valorem to gagee with all the rights, improve the state in fee simple of the sed Mortgagor will warrant and an example of the sed Mortgagor will warrant and an example of the second second second second second second in full force and second	ovements, and appurtenal premises and that the president defend unto Mortgage (NEW YXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	nces thereunto appertain mises are free from liens the title to said premise (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
2. To pay 3. To keep with cor such po delivered 4. To neith	the improvements on npanies acceptable to licy payable to Mortg to Mortgagee. ter commit nor permi	d assessments versit said property in Mortgagee, for agee as its interior it waste upon it	when imposed upon the nsured against fire, wind not less than a sum equirest may appear under a premises.	al to the indebtedness secured standard mortgagee clause :	acceptable to Mortgagee	with a copy of the polic
describe It is further to property of trance, pay st	d hereinabove. convenanted by Mori any expenses incurre ich taxes or expenses	igagor that if in ed by mortgaged, and all money	surance is not procured are not paid as agreed so paid by the Mortga thear interest at the rate	and policies delivered as he the Mortgagee or the holder gee or assigns shall be due he provided in said Note. If any attorney to cancel part or all or	rein provided, or if the t r of the Note secured her Aortgagee or holder here insurance coverage is obt	axes or assessments upo eby may procure such it of, and shall be added t ained through Mortgage
the unpaid of any all or	palance. part of the property , Mortgagee can, at N gor(s) now occupy or as amended, do not	or an interest the fortgagee's option will occupy the require Mortgage for the reference of	herein is sold or transfe on, declare the entire pr property, certain sales gee's prior written cons	rred, including through sale incipal amount and accrued in and transfers, as outlined by ent.	by installment contract, we terest due and payable at the Federal Home Loan indebtedness secured he	vithout Mortgagee's pric once; provided, however Bank Board at 12 C.F.F. reby, and the accrued bu
ipaid finance ic and the hole the premise cated after fit the sale, the spaid debt aftered and arterest and checome the pure the pure this Memounts payabuding any payabudi	and other charges, she der hereof may proces and empowered to a ret giving the notice of Mortgagee shall firs ter default and referra ty sums advanced by the person or persona narges thereon, Mortgage the hereunder and Mo tyment obligations and n payment of the No	all at the option of to foreclose the premises equired by law, to pay all expensed to an attorney Mortgagee for the Mortgage for the Mortgage or is or includes or is or includes or the discountry but the discountry but the forecast of the mortgage of the forecast of the	of the Mortgagee or the his Mortgage, and, in sus at auction for cash, at and to execute proper tes incident thereto, toget not a salaried employed axes, insurance, and as I thereto. If the proceed apy the deficiency upon the may bid for the purcher conducting the sale or persons other than the and bound by all othe not limited to, the right	ch event, the Mortgagee's age the front door of the Count conveyance to the purchaser is ther with a reasonable attorned the Mortgagee, then retains a sessments together with the is of sale are not sufficient to demand by the holder of the Mortgagee may execute a Borrower, the Borrower only forms, conditions, covenant of and power of Mortgagee is	ents or assigns shall be autority Court House in the continuous in the name of the Mortgoney's fee, not exceeding for enough to pay said Not necest thereon, and pay a pay the balance owed one Mortgage.  Anger hereto, and in the ended to the Mortgage in the last and agreements contains for eclose on the Mortgage in the foreclose on the Mortgage.	horized to take possession into where the property agor. Out of the proceed ifteen (15) per cent of it is and interest and charge the balance, if any, to the hote, together with the Mote, together with he name of the Mortgago the Note and any and a fined in this Mortgage, e
IN WITNES	SS WHEREOF, Mor	tgagor has here	unto set his hand and s	eal this <u>31st</u> day	OT December	
AUTION; I'	T IS IMPORTANT T CONTRACT BEFOR	THAT YOU TH	IOROUGHLY IT.	Ulton W.	Almaun	
•				<u>.</u>		(L.S
	nent was prepared by			(Name)	<del> </del>	<del></del>
1564	Montgomery I	wy., Birt	ningham, AL 35	216		ma Bal &

Duplicate-OFFICE Triplicate-CUSTOMER'S

73.4.

CCC 1596-1

 ${\it Original} - {\tt RECORDING}$ 

THE STATE OF A	LABAMA,	}		. +1	ne unders	doned			
She1by		County			ie diidele	- I Kileu	A+ T		
a Notary Public in	and for said Si	*	reby certify that	Alton H	. Johnson	- single	man		
			_				e, acknowledged bef		
		ontents of the conve					ly, on the day the sa	me bears date.	
Given under my	hand and seal	this the 31st	day of	202	, 19	$\mathcal{P}$	xen		
				Notary Public  EX EUMMISSION EXPIRES JUNE 13, 198:					
							-ove 19, 188:		
,									
,	STATE OF ALA.	CHELBY CC.							
\$	I CERTIF	Y THIS WAS FILED							
IN:	STRUMENT	2. 3ft	1_ Deed Tax	\$	<del></del> _				
. 19	386 DEC 31	AM 2: 30	A Min Tay	165	20				
	France a.	PROBATE	3, Recording	ig Fee_ 🗗	3 2				
	JUDGE OF	PROBAIL	4. Indexing	Fee	65				
PMGE 949			TOTAL	<u> </u>					
107									
<del></del>									
				13-5	, ,, ,,		ા જાં જાં	п	
				d for	and was		of Probate.	1	
GE				8 13 18 18 18	Pus &	≇	5 8		
MORTGAGE				County, ge was		동	3		
0.83				골	j				
				of said	<b>K</b>				
ATE	FROM		Comil	Court	5				
EST/			MA MA	fore	Š		Fe S		
			¥	Pro the Pro			Recording fee, 5 Mortgage tax, 5		
REAL	<b>i</b>		90 P	o th			Mori		
		٤	TATE	indge ertify	tay of	Morig tay of		ļ	
; 1	II '	. '	. <b>V</b> 1	<b>-</b> •	- •	, •			
•									