REAL PROPERTY MORTGAGE

166

KNOW ALL MEN BY THESE PRESENTS:

THIS MORTGAGE, is made and the undersigned, Donal	entered into on this	30th dand wife.	November Mary Jess R	<u>r</u> , 19 _ <u>yan</u>	88 , by and between
(hereinafter referred to as "Mortgag referred to as "Mortgagee"); to secu (\$_46,042.85_), evidenced by	or", whether one oursethe payment of	r more) and TR Fourty-si	ANSAMERICA FIN	ANCIAL SERV	O STICE OF TOO ISLS
NOW, THEREFORE, in considerable bargain, sell and convey unto the McCounty, State of Alabama, to-wit:	eration of the premi ortgagee the followi	ises, the Mortgag ing described real	or, and all others ex estate situated in	ecuting this Mo Shelby	ortgage, do hereby grant,
Lot 10, according to Map Book 7, Page 73	to the First	Addition	to Kerry Do	wns, as y County	recorded in , Alabama.
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Together with all and singula anywise appertaining;	ar the rights, privil	eges, hereditame	nts, easements and	appurtenances	thereunto belonging or in
TO HAVE AND TO HOLD FO					
The above described property i					
If the Mortgagor shall sell, leaconsent of the Mortgagee, the Mortgagee, the Mortgagee, the Mortgagee, and payable.	ase or otherwise tra rtgagee shall be auth	ansfer the mortg norized to declare	aged property or an e at its option all or a	ry part thereof my part of such	without the prior written indebtedness immediately
If the within Mortgage is	a second Mortgage	e, then it is su	bordinate to that	certain prior	Mortgage as recorded in
€ Vol. 96 , at	Page	, in the office	of the Judge of Prob	ate of	o the extent of the current
by the above described prior Mortg- increase the balance owed that is a become due on said prior Mortga occur, then such default under the and the Mortgagee herein may, a within Mortgage subject to forecle event of any subsequent default. become due on said prior Mortga prior Mortgage, in order to preven of Mortgagor shall become a deb Mortgage, and shall bear interest secured hereby and shall entitle th right to foreclose this Mortgage.	red by said prior Mage, if said advances secured by said prior ge, or should defaute prior Mortgage should defaute the foregage here at the Mortgagee here to Mortgagee, or from date of payme Mortgagee to all	lortgage. The with are made after the Mortgage. In the little in any of the all constitute a detection may, at its open the expenses or objects assigns additionent by Mortgag of the rights and	hin Mortgage will not he date of the within e event the Mortgago other terms, provision efault under the terms bredness due hereun shall not constitute a prigations on behalf age, and all such ambiend to the debt here, or its assigns, at I remedies provided here.	Mortgage, More should fail to one and conditions and provisions and fail of Mortgagor, in ounts so expensions are same interest and including the same includin	make any payments which ons of said prior Mortgage ons of the within Mortgage, y due and payable and the ight to exercise same in the any such payments which a connection with the said ded by Mortgagee on behalf and shall be covered by this est rate as the indebtedness g at Mortgagee's option, the
For the purpose of further se imposed legally upon the real estates pay off the same; and to further so loss or damage by fire, lightning Mortgagee, with loss, if any, paya said policies to Mortgagee; and if upon to Mortgagee, then Mortgagee, or the policy if collected to be creed.	ate, and should defa ecure the indebtedne and tornado for the ible to Mortgagee as indersigned fails to be assigns, may at Mo	ess, Mortgagor age ne fair and reaso its interest may keep property ins rtgagee's option	ne payment or same rees to keep the impro- nable insurable value appear, and to prom- ured as above specific insure the real estate of collecting same. A	rovements on the thereof, in compite said and the compiter said same for said sum, full amounts so a	ne real estate insured against impanies satisfactory to the dipolicies, or any renewal of eliver said insurance policies for Mortgagee's own benefit

taxes, assessments or insurance, shall become a debt to Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest at the same interest rate as the indebtedness secured hereby from date of payment by

(Continued on Reverse Side)

Mortgagee or assigns and be at once due and payable.

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15-011 (AEV. 4-85)

CONDITION, HOWEVER, that if the Mortgagor partition indebtedness, and reimburses Mortgagee or ass amounts Mortgagee may have expended, then the conveyance to F null and void; but should default be made in the payment of any sum expended by the Mortgagee or assigns, or should the indebtedness hereby secured, or any part thereof, or the interest thereon remain unpaid at maturity, or should the interest of Mortgagee or assigns in the real estate become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of the indebtedness hereby secured, at the option of Mortgagee or assigns, shall at once become due and payable, and this Mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the Mortgagee, agents or assigns shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving thirty days' notice by publishing once a week for three consecutive weeks, the time, place and terms of sale, by publication in some newspaper published in the County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Court House door of the County (or the division thereof), where the real estate is located, at public outcry, to the highest bidder for cash, and apply the proceeds of sale: First, to the expense of advertising, selling and conveying, including, if the original amount financed exceeded three hundred dollars, attorney's fees not in excess of fifteen percent of the unpaid balance on the loan, and referral to an attorney not your salaried employee; Second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or the other incumbrances, with interest thereon; Third, to the payment of the indebtedness in full, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the day of sale; and Fourth, the balance, if any, to be turned over to the Mortgagor. Undersigned further agrees that Mortgagee, agents or assigns may bid at said sale and purchase the said estate, if the highest bidder therefor. Failure to exercise this option shall not constitute a waiver of the right to exercise the same in the event of any subsequent default,

	IN WITNESS WHEREOF, the undersigned Mortgagor has hereunto set his signature and seal on the day first above written.
	CAUTION – IT IS IMPORTANT THAT YOU THOROUGHLY READ THIS MORTGAGE BEFORE YOU SIGN IT.
* 216 PAGE 21;	BROEC -5 AM 8: 07 Donald Lee Ryan JUDGE OF PROBATE MARY Jess Ryan (SEAL)
B00K	Mary Jess Ryan
Ť	HE STATE OF ALABAMA) I, <u>the undersigned authority</u> , a Notary Public
	Shelby COUNTY in and for said County, in said State, hereby certify that <u>Donald Lee and Mary Jess</u> Ryas whose name(s) is/are known to me acknowledged before me on this day that being informed of the contents of the conveyance
U	hey executed the same voluntarily on the day the same bears date. Given under my hand and seal this30th day of
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N	Notary Public Patricia P. Hust fua Patricia Patricia Ann Prole
	Kuruckannfole

2. Mtg. lax 3. Recording Fee 5.00

4. Indexing Fee 4.00

TOTAL 4. 75.15 TOTAL

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