ALABAMA REAL ESTATE MORTGAGE

		17042	,	Amount Financed	\$ 17,481.55	
The State of	Alabama, Shelby	County. Know A	l Men By These	Presents: That when	reas,	
their promissor Mortgagee, evid	n Moon and wife. Daisy y note of even date, in the lencing a loan made to Mo nt may be made in advan- ote and without notice or	R. MOOR The Amount Financed stated rigagors by Mortgagee. Said the in any amount at any time demand, render the entire	l above, payable i i Note is payable i	to the order of Norw in monthly instalmen	Mortgagors are rest Financial Al nts and according ent shall, at the	abama, Inc., to the terms option of the
NOW, THER to Mortgagee b	EFORE, in consideration y Mortgagors at any time	of said loan and to further before the entire indebted described, or renewal the estate lying and being situ	ness secured ner reof the Mortøss	ors hereby grant, ba	argain, sell and	convey to the
739	Lots 13 and 14, Block said Map is recorded	77, according to J. H. in the Probate Office of	Dunstan's Map o Shelby County,	of the Town of Cale Alabama.	era, Alabama,	
360rag	26	3.50		STATE OF ALL TICERTIE TOTRUMENT	A. Sheest C. FY THIS F WAS FILE.	
	•	3.00		91 AUG 27		-
warranted free	e from all incumbrances	and against any adverse cl	aims.	JUDGE OF I	PROBABLE	_}
the said Moru	eagee. Its successors and	and against any adverse cl ranted premises, together v assigns forever.				
and all of then fail to pay the assigns, agent of the Court F by publication and out of the if any, pay ove	n, and each and every instract. Note or Notes, or any instract or attorneys are hereby a louse door in the County in any newspaper publish proceeds of said sale the or the Mortgagors. The Mo	at if Mortgagors shall well alment thereof when due, the talment thereof when due, authorized and empowered in which the said property ed in the County in which so Mortgagee shall retain end rtgagee or its assigns are au	or if any covenant to sell the said pr is located, first he aid property is loca ugh to pay said N thorized to bid for	herein is breached, operty hereby convey aving given notice thated, and execute property and integral property and be	then Mortgagee, yed at auction for sereof for four surper conveyance to erest thereon, are come the purchase	its successors, cash, in front cessive weeks the purchaser, d the balance, ser at said sale.
Mortgagors laws of this of written conse Whenever the	further specially waive a r any other State. Mortga nt and any such sale or tra e context so requires plui	ll exemptions which Mortgagors agree to sell or transfansfer without Mortgagoe's ral words shall be construe	agors now or here er the aforegrant prior written cons d in the singular	after may be entitled ed premises, or any pent ent shall constitute a	d to under the Co part, without Mo default under th	nstitution and rtgagee's prior e terms hereof.
IN TESTIM	IONY WHEREOF, Morta	gagora have hereunto set t	heir hands and s	ffixed their seals th	js <u>20th</u>	day of
	August 19	31	~//	1		
Witness:	Villian Z	-au	Street		(L.S.)	SIGN HERE
Witness:	Life by		Day (gon)	id, both husband and wil		SIGN HERE
1	1		Daisy R. M			
Jeffe Jeffe	ALABAMA erson cou	NTY				
Harry Harry	y Leon Moon and wife. I	conveyance, and who is ki	nown to me, ackn	wledged before me	on this day that,	being informe
of the conter	nts of the conveyance,	They executed the same	e Actiturerally out	he day the says se	ars date.	1991
2 Given und	er my hand and official :	seal, this the20th_day	of	A MOUSTA		
100			Mu comi rai	on expires 12/17/92	Public.	.,
B	ment was removed by	Sheila Beane P.O. Box 36	039 Birminghan	, Al 35236	- -	
) This instrui	neur was breharen na: —		0			

መደግ <u>ተ</u>ፅፕ ለዚ