

REAL PROPERTY MORTGAGE THIS MORTGAGE SECURES FUTURE ADVANCES /65

gagor"	, and Transamerica F	Financial Services, Inc. hereinafter	called "mortgagee".		n the undersigned, Frankling
		of a promissory note of even date that real property in the County			rtgagor hereby grants, bargains, sells an ama, described as follows:
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Together with all and singular the rights, members, privileges, hereditaments, easements, and appurtenances thereunto becoming or in anywise appertaining; to have and to hold the same forever.

Should Mortgagor sell, convey, transfer or dispose of, or further encumber property, or any part thereof, without the written consent of Mortgagee being first had and obtained, then Mortgagee shall have the right, at its option, to declare all sums secured hereby forthwith due and payable.

If the mortgagor shall perform all the coverants and agreements begin contained, then there present shall be void; otherwise they mail terminals.

If the mortgagor shall perform all the covenants and agreements herein contained, then these presents shall be void; otherwise they shall remain in full force and effect.

In the event of default in the observance of any of the terms of the Promissory Note secured hereby or upon default in the performance of any of the covenants and agreements herein contained, the mortgagee may, at its option, declare the entire unpaid net balance thereon owing under said Promissory Note immediately due and payable, and the mortgagor hereby vests the mortgagee with full power and authority, upon the happening of any such default, to sell said property at public outcry at the front door of the Court. House of said County, for cash to the highest bidden, after first giving thirty days' notice of the time, place and terms of sale, together with a description of the property to be sold, by publication once a week for three consecutive weeks, in a newspaper published in said County; to make proper conveyance to the purchase in the name of the mortgagor; and the proceeds of said sale to apply, first, to the payment of the costs of said sale, including a reasonable attorney's fee; second, to the payment of the amount of said indebtedness, whether due or not, together with the unpaid interest thereon, if any, to the date of sale, and any amount that may be deep the mortgagee by virtue of any of the special liens herein declared; and third, the balance, if any, to pay over to the said mortgagor.

And except as herein provided, the mortgagor hereby covenants with the mortgagee and with the successors and assigns of the mortgagee that the mortgagor is seized of an indefeasible estate in fee simple in and to the above described property; is in the peaceable possession thereof, and has a good and lawful right to mortgage and convey the same; that said property is free from all encumbrances except as herein provided, and that the mortgagor hereby warrants and will forever defend the title to said property unto the mortgagee, and unto the successors and assigns of the mortgagee, against the lawful claims of all persons whomsoever.

The conveyance of the above described property and all warranties of the mortgagor hereunder (whether express or statutory) are made subject to the lien of taxes hereafter falling due.

And the mortgagor further expressly agrees and covenants:

To pay all loan advances plus finance charges thereon and other authorized charges in accordance with the terms and conditions of the Promissory Note secured hereby:

To pay promptly all taxes, assessments, liens, or other charges which may be, or become, effective against said property regardless of whether or not the same may be excepted from the warranties hereinafter, together with all penalties, costs, and other expenses incurred, or which may accrue, in connection therewith;

To keep any buildings or other improvements now or which may hereafter be erected upon said property in good repair and insured against fire and lightning and against hazards covered by the form of insurance contract generally known as "extended coverage", and also the form of coverage known as "all physical loss" if required by the mortgagee, by policies issued by good and solvent insurance companies approved by the mortgagee, which policies shall be deposited with the mortgagee and shall provide that loss, if any, shall be payable to the mortgagee as the mortgagee's interest may appear, such policies to be in such amounts, not exceeding the insurable value of the said buildings or other improvements, as may be required by the mortgagee;

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If the unpaid balance of the Promissory Note secured hereby exceeds Three Hundred Dollars (\$300.00), mortgagor agrees to pay reasonable attorney's fees after default and referral to an attorney not an employee of mortgagee and said attorney's fees, and any other sum or sums due the mortgagee by virtue of any of the special liens herein declared, may be included in any judgment or decree rendered;

That if the mortgagor fails to perform any of the duties herein specified, the mortgagee may perform the same, and for any sums expended by the mortgagee in his behalf the mortgagee shall have an additional lien, secured by these presents, on said property;

That in the event of litigation arising over the title to, or possession of, said property the mortgagee may prosecute or defend said litigation, and for any sum or sums expended by the mortgagee in this behalf the mortgagee shall have an additional lien, secured by these presents, on said property;

That at any sale under the powers herein the mortgagee may bid for and purchase said property like a stranger hereto, and in event the mortgagee should become the purchaser at said sale, either the auctioneer conducting the sale or the mortgagee may execute a deed to the mortgagee in the name of the mortgagor;

That the word "mortgagee" wherever herein used, shall include all mortgagees herein named, and their respective heirs, executors, administrators, successors and assigns, and the word "mortgagor" wherever herein used, shall include all mortgagors herein named, and their respective heirs, executors, administrators and successors. The masculine pronoun, wherever herein used, shall mean and include the appropriate feminine or neuter pronoun. Wherever herein used the singular number shall include the plural, and the plural number shall include the singular.

4. " "A" CAUTION - IT IS IMPORTANT THAT YOU THOROUGHLY READ THIS MORTGAGE BEFORE YOU SIGN IT." " " ASSOCIATION TO ALLESS THE BEST THROUGH IN THE CONTRACT OF THE WELGOTE RELEASED IN SING A STORY CHARLESTEE STORY OF STORY FROM PROPERTY OF SHIPE SHIPE WAS INCOME. CONCINE OF THE PARTY OF THE ARCHARGE AND ARC And around a tress - previoused, the nativation humans about white it the following the time in the second stable which will be a first be the The second of the second of the second of the second secon in a contract of the contract ESECTION OF MOTHER WILLS IN THE DOMESTING OF COME OF SOUTHERS OF MOTHER AS AS TO reduction between the statements and extendent the printing of the printing of the printing of the continue of The first that we will be the state and their the termination of the decimance MARKET IN THE PARTY OF THE CONTRACT OF THE PARTY OF CONTRACT AND ARREST TO THE THE PARTY OF THE THE WARDER INVENTION OF THE QUE MUS DERING SUR SUBSTITUTION OF THE PARTY TO THE PARTY OF THE PAR TO CORP TANGE OF THE CONSTRUCT PORTS OF THE 通过 新的 "是一个"。 "你们都在一种,**我把我们的现在分**数的,不是有的**经验** 的复数 的 "你不是一个说,我们

THE STATE OF ALABAMA

1 Joe E. Seale

, a Notary Public

Chilton

COUNTY

in and for said State of Alabama

4th

, hereby certify that

Franklin Leroy Page and wife, Linda C. Page

, whose name s are signed to the

foregoing conveyance, and who

are

*Contents of the conveyance,

they

executed the same voluntarily on the day the same bears date.

known to me, acknowledged before me on this day that, being informed of the

Given under my hand

this

May day of

,19 81 .

Slafe OFALA, SHELEN EU. I CENTIFY THIS Notary Public State of Alabama County of Chilton

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