## MORTGAGEE

S

BUCK

AL-1501 Rev. 10/79

## REAL PROPERTY MORTGAGE

19811130000127490 Pg 1/1 .00 Shelby Cnty Judge of Probate, AL

11/30/1981 00:00:00 FILED/CERTIFIED

AETHA FINANCE COMPANY

5376 OPORTO BIRM AL 35210

<u></u>	ADDRESS	<del></del>
ACCOUNTING DUE	957	DATE OF LOAN
0171-7 27 27 27	2012年2012年2012年2012年2012年2012年2012年2012	11-20-81
ME & ADDRESS OF MORTGAGORS	SPOUSE	
IARTHA J PARKS	/NA/	新拉斯拉 DATE TO
00 HUMMINGBIRD CIRCLE *	中华公司的大学,一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	3亿分色元代之公公公
IONTE VALLO ALABAMA 35115	是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	江宫宫宫宫宫
THE DESIGNATION OF THE PARTY OF		<b>经验证证证</b>
语工程的文件。	第一种	
FINAL PARTIES AND		TENER TO THE PARTY OF THE PARTY
了出去。 10年1日 10年10日	没此为民主共和国的政治	为一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
为一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个		PRINCIPAL AMOUNT
经国际的特色的	迁为武义大学自己第一位,他们是一个一个	E THE THE PARTY OF
DUE DATE	SCHEDULE OF CONSECUTIVE MONTHLY INSTALLMENTS THE FIRST	5508.00 NOTE
DU DATE	T 169 00 07 169 00 <b>SAM</b>	
	THE PARTY PROPERTY OF THE PARTY	中华汉文文学的
E	是朱色性的特色的社会性的主要自身和	对公共中国共民共和国 引起来的共和国
深入日公出入了法国的工作。 第二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十	<b>全村全国区区交通等任务</b> 的第一位的	的人的人工工程的人
4月日第11日第2日11日第2日11日	公法位于公司的国内的公共发出公司的政治	の対人では大きなない。

KNOW ALL MEN BY THESE PRESENTS: That whereas, the undersigned borrower and spouse (hereinafter called Mortgagors) have become justly indebted to the company named above (hereinafter called the Mortgagee) in the amount shown, payable as above set forth and evidenced by a promissory note of even date herewith, and whereas, said Mortgagors are desirous of securing the prompt payment of said note when the same falls due.

NOW, THEREFORE, in consideration of said indebtedness, and to secure the prompt payment of same at maturity, the said Mortgagors, have bargained and sold, and do hereby grant, bargain, sell and convey unto the said Mortgagee the following described real estate situated in

Shelby..... County and State of Alabama, to-wit:

Lot 15, in Block 2, according to the Survey of Meadowview, First Sector Addition, as recorded in Map Book 6, Page 109, in the office of the Judge of Probate cf Shelby County, Alabama.

TO HAVE AND TO HOLD the above granted premises unto the said Mortgagee and its assigns forever, and for the purpose of further securing the payment of said promissory note, Mortgagors do hereby agree to pay all taxes and assessments when imposed legally upon said premises, and should they make default in the payment of same, the said Mortgagee may at its option, pay off the same; all amounts so expended by said Mortgagee shall become a debt to said Mortgagee additional to the indebtedness hereby specially secured, and shall be covered by this mortgage and bear interest from date of payment by said Mortgagee and be due and payable at the maturity of any of the principal or any interest thereon.

UPON CONDITION, HOV:EVER, That if said Mortgagors pay said note and reimburse said Mortgagee for any amounts it may have expended as taxes, assessments or other charges and interest thereon, then this conveyance to be null and void; but should default be made in the payment of any sum so expended by the said Mortgagee, or should said note or any part thereof, or interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or its assigns in said property 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 said indebtedness shall at once become due and payable, and this mortgage shall be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgagee, its agents or assigns, shall be authorized to take possession of the premises hereby conveyed, and after giving 30 days' notice, by publication once a week for three consecutive weeks of the time, place and terms of sale, by publication lication in some newspaper published in the county wherein said property is situated, to sell the same, as a whole or in parcels, in front of the courthouse door, of said County, at public outcry, to the highest bidder for cash, and apply the proceeds of said sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's fee not exceeding 15% of the unpaid debt after default if the original principal amount of this loan is more than Three Hundred Dollars (\$300.00); and, second, to the payment of any amounts that may have been expended or that may then be necessary to expend, in paying taxes, assessments, or other incumbrances, with interest thereon; and, third, to the payment of said note 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 Mortgagors; and Mortgagors further agree that said Mortgagee, its agents and assigns, may bid at said sale, and purchase said property, if the highest bidder therefor; and they further agree to pay a reasonable attorney's fee to said Mortgagee or its assigns, for the foreclosure of this mortgage in chancery. Should the same be foreclosed said fee to be a part of the debt hereby secured.

WITNESS our hands and seals this / 20th	day of November	9 19 81.	
VITNESS: WILL OF MILLION	x Mail	a Gillian	(SEA
VITNESS:	XX	Mortgagor 77	(SEA
	ACKNOWLEDGMENT	1301 1/01 30 M3 1: 77	XA TOTAX
	efferson, To	O WIT:	Jaco
Walter B. Sheehan Jr.	, a Notary Public, hereby certify that	Martha-J. Parks	· · · · · · · · · · · · · · · · · · ·
and XXXXXXXXXXXXX me on this day that, being informed of the content		voluntarily on the day the same bears day	acknowledged befo te.
Given under my hand and seal of office this	20th ayovembe	r , A.D. 19	81
•	SCTAP		
	UBILC	Wotary Publ	C -
My commission expires $12-21-81$			•
And the second of the second o	マー・ クー・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	<del></del>	<u>-</u> -

ORIGINAL