er er er for der er e	3
	₽0
	C #: %
And the second second	419 page 2
). (1)	
:	2008
الميضا الماحكة	
The South Annual State of the S	
80	\$ *
N. A. A.	2
5.83	, ,
V	2
A C C	8
Section Section 19	
	200
A	g of
A Cartie Action	7636
independent beite	ise n
-	ZEE O
كتظيظهرين	eal
San San San San	fari
The second	DE6
75	

REAL ESTATE MORTGAGE	
1	This instrument was prepared by:
THE STATE OF ALABAMA	Rusty Moulton /LW
THE STATE OF ALABAMA	Birmingham Trust National Bank
1	P. O. Box 2554
She1by County	Birmingham, Alabama 35290

KNOW ALL MEN BY THESE PRESENTS: That whereas

REALTY	BROKERS,	INC.,a	corporation,
--------	----------	--------	--------------

	•	
ha.S become justly indebted to	Birmingham Trust National Bank	, with offices
ha S become justly indebted to in Birmingham	, Alabama, (together	r with its successors and assigns,
hereinafter called the "Mortgagee"), 18		
	\$	

and as an accomposation to partially secure any and all debt, both present and future, of Realty Brokers, Inc., together with interest thereon, the undersigned pledges \$23,647.00 mortgage on the property described herein, which is payable to said Mortgagee in accordance with the terms and at the rate of interest as provided in said note.

NOW, THEREFORE, in consideration of the premises and in order to secure the payment of said indebtedness and any renewals or extensions thereof and the interest thereon, and all other indebtedness (including future advances*) now or hereafter owed by any of the above-named to Mortgagee, whether such indebtedness is primary or secondary, direct or indirect, contingent or absolute, matured or unmatured, joint or several, and otherwise secured or not, and to secure compliance with all the covenants and stipulations hereinafter contained, the undersigned

R. P. Sexton and wife, Anne Ratliff Sexton,

(whether one or more, hereinafter called the "Mortgagors") do hereby grant, bargain, sell and convey unto the said Mortgagee the following described real estate situated in _____Shelby _____County, State of Alabama, viz:

Lot 46, except the Northerly .87 feet thereof, according to the Survey of Cahaba Manor Town Homes, as recorded in Map Book 6, page 105, in the Office of the Judge of Probate of Shelby County.

"Subject to first mortgage on record."

^{*()} If this box is checked, notwithstanding any other provision hereof this mortgage secures only the specific debt(s) described in the premises above, all extensions and renewals thereof, the interest thereon, and advances hereafter made by Mortgagee for taxes, assessments, and insurance and to discharge encumbrances on the mortgaged premises, and the interest on such advances.

together with all rents and other revenues thereof and all rights, privileges, easements, tenements, interests, improvements and appurtenances thereunto belonging or in any wise appertaining, including any after-acquired title and easements and all rights, title and interest now or hereafter owned by the Mortgagors in and to all buildings and improvements, storm and screen windows and doors, gas, steam, electric and other heating, lighting, ventilating, air conditioning, refrigerating and cooking apparatus, elevators, plumbing, sprinkling, and other equipment and fixtures attached or appertaining to said premises, all of which shall be deemed realty and conveyed by this mortgage.

To Have and To Hold the same and every part thereof unto the Mortgagee, its successors and assigns forever.

And for the purpose of further securing the payment of said indebtedness the Mortgagors warrant, covenant and agree with Mortgagee, its successors and assigns, as follows:

- I. That they are lawfully seized in fee and possessed of said mortgaged property and have a good right to convey the same as aforesaid, that they will warrant and forever defend the title against the lawful claims of all persons whomsoever, and that said property is free and clear of all encumbrances, easements and restrictions not herein specifically mentioned.
- 2. That they will pay all taxes, assessments, or other liens taking priority over this mortgage when imposed legally upon said mortgaged property, and should default be made in the payment of same, or any part thereof, said Mortgagee may pay the same (but Mortgagee is not obligated to do so).
- 3. That they will keep the buildings on said premises continuously insured in such amounts, in such manner and with such companies as may be satisfactory to the Mortgagee against loss by fire (including so-called extended coverage), wind, and such other hazards as Mortgagee may specify, with loss, if any, payable to said Mortgagee, and will deposit with Mortgagee policies of such insurance or, at Mortgagee's election, certificates thereof, and will pay premiums therefor as the same become due. Mortgagors shall give immediate notice in writing to Mortgagee of any loss or damages to said premises caused by any casualty. If Mortgagors fail to keep said property insured as above specified, the Mortgagee may insure said property (but Mortgagee is not obligated to do so) for its insurable value against loss by fire, wind, and other hazards for the benefit of Mortgagors and Mortgagee, or Mortgagee alone, at Mortgagee's election. The proceeds of such insurance shall be paid by insurer to Mortgagee, which is hereby granted full power to settle and compromise claims under all policies and to demand, receive and receipt for all sums becoming due thereunder; said proceeds, if collected, to be credited on the indebtedness secured by this mortgage, less cost of collection same, or to be used in repairing or reconstructing the premises, as the Mortgagee may elect.
 - 4. That all amounts so expended by the Mortgagee for insurance or for the payment of taxes or assessments or to discharge prior liens shall become a debt due the Mortgagee, shall be at once payable without demand upon or notice to any person, shall bear interest at the rate of interest payable on the principal sum of the note described above or, if no such rate of interest is specified or if the rate specified would be unlawful, at the rate of 8% per annum from date of payment by Mortgagee, and such debt and the interest thereon shall be secured by the lien of this mortgage; and upon failure of Mortgagers to reimburse Mortgagee for all amounts so expended, at the election of the Mortgagee and with or without notice to any person, Mortgagee may declare the entire indebtedness secured by this mortgage due and payable and this mortgage subject to foreclosure and the same may be foreclosed as hereinafter provided.
 - 5. To take good care of the mortgaged property described above and not to commit or permit any waste thereon, and to keep the same repaired and at all times to maintain the same in as good condition as it now is, reasonable wear and tear alone excepted.
 - 6. That no delay or failure of the Mortgagee to exercise any option to declare the maturity of any debt secured by this mortgage shall be taken or deemed as a waiver of the right to exercise such option or to declare such forefeiture either as to past or present defaults on the part of said Mortgagors, and that the procurement of insurance or payment of taxes or other liens or assessments by the Mortgagee shall not be taken or deemed as a waiver of the right to declare the maturity of the indebtedness hereby secured by reason of the failure of the Mortgagors to procure such insurance or to pay such taxes, liens, or assessments, it being agreed that no terms or conditions contained in this mortgage can be waived, altered, or changed except as evidenced in writing signed by the Mortgagors and by the Mortgagee.
 - 7. That they will well and truly pay and discharge every indebtedness hereby secured as it shall become due and payable including the note or notes above described, any renewals or extensions thereof, and any other notes or obligations of Mortgagors to Mortgagee whether now or hereafter incurred.
 - 8. That after any default on the part of the Mortgagors, the Mortgagee shall, upon complaint filed or other proper legal preceeding being commenced for the foreclosure of this mortgage, be entitled as a matter of right to the appointment by any competent court or tribunal, without notice to any party, of a receiver of the rents, issues and profits of said premises, with power to lease and control the said premises and with such other powers as may be deemed necessary, and that a reasonable attorney's fee not exceeding 15 percent of the unpaid debt after default shall, among other expenses and costs, be fixed, allowed and paid out of such rents, issues and profits or out of the proceeds of the sale of said mortgaged property.
 - 9. That all the covenants and agreements of the Mortgagors herein contained shall extend to and bind their heirs, executors, administrators, successors and assigns, and that such covenants and agreements and all options, rights, privileges and powers herein given, granted or secured to the Mortgagee shall inure to the benefit of the successors and assigns of the Mortgagee.
 - 10. That the debt or debts hereby secured shall at once become due and payable and this mortgage subject to foreclosure as herein provided at the option of the holder hereof when and if any statement of lien is filed under the statutes of Alabama relating to liens of mechanics and materialmen, without regard to the form and contents of such statement and without regard to the existence or non-existence of the debt, or any part thereof, or of the lien on which such statement is based.
 - 11. That the provisions of this mortgage and of the note or notes secured hereby are severable, and that the invalidity or unenforceability of any provision of this mortgage or of any such note or notes shall not affect the validity and enforceability of the other provisions of this mortgage or of such note or notes.

TION, HOWEVER, that if the Mortgage all well and truly pay and discharge at the debtedness hereby secured (including future advances) as the same shall become due and payable and shall in all things do and perform all acts and agreement by them herein agreed to be done according to the tenor and effect hereof, then and in that event only this conveyance shall be and become null and void; but should default be made in the payment of any indebtedness hereby secured or any renewals or extensions thereof or any part thereof or should any interest thereon remain unpaid at maturity, or should default be made in the repayment of any sum expended by said Mortgagee under the authority of any of the provisions of this mortgage or should the interest of said Mortgagee in said property become endangered by reason of the enforcement of any lien or encumbrance thereon so as to endanger the debt hereby secured, or should a petition to condemn any part of the mortgaged property be filed by any authority having power of eminent domain, by them herein agreed to be done according to the tenor and effect hereof, then and in that event only this conveyance shall be and become null and void; but should default be made in the payment of any indebtedness hereby secured or any renewals or extensions thereof or any part thereof or should any interest thereon remain unpaid at maturity, or should default be made in the repayment of any sum expended by said Mortgagee under the authority of any of the provisions of this mortgage or should the interest of said Mortgagee in said property become endangered by reason of the enforcement of any lien or encumbrance thereon so as to endanger the debt(s) hereby secured, or should a petition to condemn any part of the mortgaged property be filed by any authority having power of eminent domain, or should any law, either federal or state, be passed imposing or authorizing the imposition of a specific tax upon this mortgage or the debt(s) hereby secured or permitting or authorizing the deduction of any such tax from the principal or interest secured by this mortgage or by virtue of which any tax or assessment upon the mortgaged premises shall be charged against the owner of this mortgage or should at any time any of the stipulations contained in this mortgage be declared invalid or inoperative by any court of competent jurisdiction or should the Mortgagors fail to do and perform any other act or thing herein required or agreed to be done, then in any of said events the whole of the indebtedness hereby secured, or any portion or part of same which may not at said date have been paid, with interest thereon, shall at once become due and Calpayable and this mortgage subject to foreclosure at the option of the Mortgagee, notice of the exercise of such option being Hereby expressly waived; and the Mortgagee shall have the right to enter upon and take possession of the property hereby conveyed and after or without taking such possession to sell the same before the Court House door of the County (or the Division thereof) where said property, or a substantial part of said property, is located, at public outcry for cash, after first giving notice of the time, place and terms of such sale by publication once a week for three consecutive weeks prior to said sale in some newspaper published in said County, and upon the payment of the purchase money the Mortgagee or auctioneer is authorized to execute to the purchaser for and in the name of the Mortgagors a good and sufficient deed to the property sold. 2The Mortgagee shall apply the proceeds of said sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's fee not exceeding 15 percent of the unpaid debt after default if the original amount financed exceeded \$300; second, to the payment of any amounts that may have been expended or that may then be necessary to expend in paying insurance, taxes and other encumbrances, with interest thereon; third, to the payment in full of the indebtedness hereby secured and interest thereon, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the date of sale; and fourth, the balance, if any, to be paid over to the said Mortgagors or to whomsoever then appears of record to be the owner of Mortgagors' interest in said property. The Mortgagee may bid and become the purchaser of the mortgaged property at any foreclosure sale hereunder. The Mortgagors hereby waive any requirement that the mortgaged property be sold in separate tracts and agree that Mortgagee may, at its option, sell said property en masse regardless of the number of parcels hereby conveyed.

IN WITNESS WHEREOF, each of the undersigned

R. P. Sexton and his wife, Anne Ratliff Sexton,

hereunto set leteroristic signature/and seal/or has caused 26th _{day of} February , 19 82	d this instrument to be executed by its officer(s) thereunto duly authorized, this R. P. Sexton (SEAL)
	Anne Ratiliff Sexton (SEAL)
· · · · · · · · · · · · · · · · · · ·	(SEAL)
ATTEST:	
	By

(Corporate Seal)

THE	STA	TE OF	ALA	BAMA

INDIVIDUAL ACKNOWLEDGMENT

	the undersigned,		Sexton a								. <u> </u>
whose n	ames are		the foregoing						nowled	ged befor	e me on this
	ing informed of th	i.					e same vol	untarily	on the	day the s	am e bea rs d
٠.	diversinder toy h	O.E			Februa	ry					, 19
	4 T A	\$ C 2		·		6-	Sici	<u>à C</u>	.41	uto	
	, V ,	Votarial Seal)		· · · · · · · · · · · · · · · · · · ·	Mg (Commis.	Son Expir	<u>r Febru</u>	ary 11	1985 No	tary Public
THE ST	TATE OF ALABA	AMA,									
		COUNTY					1	MDIVE	DUAL	ACKNO	WLEDGME
	l, the undersigned		ic in and for s	aid County, it	ı said State, h	ereby ce	rtify that .			· 	
1	i, the undersigned	, a Notaly I do	ic ili and ioi s				,				
	, 				and who		known to	me ack	nowled	lged befor	e me on this
whose n ⊃		-	o the foregoin;								
	ing informed of the						ne same vo	بر کری	5.4 -		19
さ で	Given under my }	nand and officia	al seal, this	day of	THE Y THE	ou. Se ar	Jud	1.6			, 19
41.		(Notarial Seal)		198Z HAR				42:	55	No	otary Public
 	<u></u>		· <u>-</u>								
ETHE S	TATE OF ALAB	AMA,		مسيدي مسيموني UDGE	OF PROBATE	in, a		CORPO	DRATE	E ACKNO	WLEDGMI
		COUNTY									
	the undersigned, a		in and for said	l County, in s	aid State, here	by certi	fy that				
I, 1	the undersigned, a		in and for said	l County, in s	aid State, here		fy that hose nam				Pres
of the		a Notary Public				W	hose nam	e as	corpor	ation, is si	gned to the
of the	conveyance and	a Notary Public	to me ackn	owledged bei	fore me on t	his day	hose nam	e as , a g infon	corpor	ation, is si	gned to the
of the going veyand	conveyance, and	who is known	to me, ackn	owledged befority, execute	fore me on to d the same ve	his day	that, bein	e as, a g informas the	corpor med of act of s	ation, is si the cont said corpo	gned to the ents of the eration.
of the going veyand	conveyance and	who is known	to me, ackn	owledged befority, execute	fore me on to d the same ve	his day	that, bein	e as, a g informas the	corpor med of act of s	ation, is si the cont said corpo	gned to the ents of the eration.
of the going veyand	conveyance, and	who is known the officer and whand and offici	to me, ackn with full authorial seal, this	owledged befority, execute	fore me on to d the same ve	his day	that, bein	e as, a g informas the	corpor med of act of s	ation, is si the cont said corpo	gned to the
of the going veyand	conveyance, and	who is known	to me, ackn with full authorial seal, this	owledged befority, execute	fore me on to d the same ve	his day	that, bein	e as, a g informas the	corpor med of act of s	ation, is si the cont said corpo	gned to the ents of the oration.
of the going veyand	conveyance, and	who is known the officer and whand and offici	to me, ackn with full authorial seal, this	owledged befority, execute	fore me on to d the same ve	his day	that, bein	e as, a g informas the	corpor med of act of s	ation, is si the cont said corpo	gned to the ents of the ration.
of the going veyant	conveyance, and	who is known the officer and whand and offici	to me, ackn with full authorial seal, this	owledged befority, execute	fore me on to d the same ve	his day	that, bein	e as, a g informas the	corpor med of act of s	ation, is si the cont said corpo	gned to the ents of the tration.
of the going veyand	conveyance, and	who is known the officer and whand and offici	to me, ackn with full authorial seal, this	owledged befority, execute	fore me on to d the same ve	his day	that, bein	e as, a g informas the	corporate of set of set	ation, is si the cont said corpo	gned to the ents of the ration.
of the going veyant	conveyance, and ce,he; as suc	who is known the officer and whand and offici	to me, ackn with full authorial seal, this	owledged befority, execute	fore me on the day of	his day	that, bein	e as, a g information the	corporate of set of set	ation, is si the cont said corpo	gned to the ents of the ration.
of the going veyand	conveyance, and ce,he; as such that the conveyance is	who is known the officer and whand and offici	to me, ackn with full authorial seal, this	owledged befority, execute	fore me on the day of	his day	that, bein	e as, a g information the	corpormed of act of s	ation, is si the cont said corpo	gned to the ents of the ration.
of the going veyand	conveyance, and ce,he; as such that the conveyance is	who is known the officer and whand and offici	to me, ackn with full authorial seal, this	owledged befority, execute	of the same volume of bropate.	within mortgage was	that, being for and	e as, a g information the	corporate of set of set	the contradiction of the corporation of the corpora	gned to the ents of the ration.
of the going veyand	conveyance, and ce,he; as such that the conveyance is	who is known the officer and whand and offici	to me, ackn with full authorial seal, this	owledged befority, execute	of the same volume of bropate.	the within mortgage was	that, being for and	g information as the	corporate of set of set	ation, is si the cont said corpo	gned to the ents of the ration.
of the going veyand	Conveyance, and to the total as such that are to the total as the total as a such that a second	who is known the officer and whand and offici	to me, ackn with full authorial seal, this	owledged befority, execute	of the Judge of Probate.	that the within mortgage was	that, being for and	e as, a g information the	corporate of set of set	the contradiction of the corporation of the corpora	gned to the ents of the ration.
of the going veyand	Conveyance, and the same conveyance as successive to the same as succe	who is known the officer and whand and offici	to me, ackn with full authorial seal, this	MORTGAGE ority, executes of ALABAMA.	Contract of the Judge of Probate.	the within mortgage was	that, being your and see for record on the	g information as the	corporate of set of set	the contradiction of the corporation of the corpora	gned to the ents of the ration.
of the going veyand	Conveyance, and to the state of	who is known the officer and what and and officer (Notarial Seal	To me, acknowith full authorial seal, this	OWLEGED before the control of the co	Contract of the Judge of Probate.	certify that the within mortgage was	that, being ly for and	g information as the	of Mortgages, at page	the contradiction of the corporation of the corpora	gned to the ents of the ration.
of the going veyand	Conveyance, and the same as a succession of the same as a	who is known the officer and what and and officer (Notarial Seal	To me, acknowith full authorial seal, this	MORTGAGE ority, executes of ALABAMA.	Contract of the Judge of Probate.	that the within mortgage was	that, being your and the state of the state	o'clock M, and duly record in	corporate of set of set	the contradiction of the corporation of the corpora	gned to the ents of the ration.