REAL PROPERTY MORTGAGE THIS MORTGAGE SECURES FUTURE ADVANCES

KNOW ALL MEN BY THESE PRESENTS:	_	T		82	• • • • • • • • • • • • • • • • • • •
THIS MORTGAGE, is made and entered into or the undersigned, Bruce A. Crauswell	n this lst and wife, Edr	_ day of _ June na Sue Smith C	rauswell , 19	<u> </u>	by and between
(hereinafter referred to as "Mortgagor", whether referred to as "Mortgagee"); to secure the payment (\$10,256.96), evidenced by a Promissory N	nt of IEN_INUUDA	TAD THAT THOUSES	10 <u>1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 </u>		
NOW, THEREFORE, in consideration of the bargain, sell and convey unto the Mortgagee the for County, State of Alabama, to-wit:	premises, the Mort ollowing described	gagor, and all other real estate situated	s executing this inSHE	Mortgage, LBY	do hereby grant,
Lot 4, Block 4, according to the Sas recorded in Map Book 6, Page 48 County, Alabama. Situated in She	8, in the Pro	pate office of	t Sector, f Shelby		
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Together with all and singular the rights, anywise appertaining;					to belonging or in
TO HAVE AND TO HOLD FOREVER, unto	o the said Mortgage	e, Mortgagee's succe	ssors, heirs and as	signs.	
This Mortgage and lien shall secure not only of the Mortgagor, or any other indebtedness due real estate herein described shall be security for sa	e from Mortgagor (uch debts to the to	tal extent even in ex	cess thereof of th	e principal	amount hereof.
The above described property is warranted fr	ree from all incumb	rances and against a	dverse claims, exc	ept as stat	ed above.
If the Mortgagor shall sell, lease or otherw consent of the Mortgagee, the Mortgagee shall be due and payable.	vise transfer the mode authorized to de	ortgaged property of clare at its option al	or any part there I or any part of st	of withou ich indebt	t the prior written adness immediately
se at a second Me	ortgage, then it i	s subordinate to	that certain pri	or Mortga LBY COU	ge as recorded in NTY
Vol. 355 County, Alabama; but 1	39, in the of	fice of the Judge of bordinate to said or	ior Mortgage onl	v to the e	ktent of the current
balance now due on the debt secured by said provided by the above described prior Mortgage, if said adincrease the balance owed that is secured by said become due on said prior Mortgage, or should occur, then such default under the prior Mortgage and the Mortgagee herein may, at its option, within Mortgage subject to foreclosure. Failure event of any subsequent default. The Mortgage become due on said prior Mortgage, or incur a prior Mortgage, in order to prevent the foreclos of Mortgage, and shall bear interest from date of secured hereby and shall entitle the Mortgagee right to foreclose this Mortgage.	rior Mortgage. The lyances are made afted prior Mortgage. It default in any of age shall constitute declare the entire is to exercise this option where of said prior May at its easy or its assigns a finally of the rights.	within Mortgage witer the date of the win the event the Morthe other terms, present a default under the indebtedness due he ion shall not constitute option, make on or obligations on be dortgage, and all such ditional to the debted the debted and remedies provided	ithin Mortgage. National Mortgage. Nations and constructed the terms and proving the a waiver of the behalf of Mortgago hamounts so export hereby secured s, at the same included herein, included	Mortgagor had to make a ditions of the sight to gor any sure and shall terest rate ding at Mortal ding at Morta	nereby agrees not to my payments which said prior Mortgage, ne within Mortgage, and the exercise same in the chipayments which ection with the said Mortgagee on behalf as the indebtedness rtgagee's option, the
For the purpose of further securing the parimposed legally upon the real estate, and should pay off the same; and to further secure the indetests or damage by fire, lightning and tornado Mortgagee, with loss, if any, payable to Mortgages and if undersigned fat to Mortgagee, then Mortgagee, or assigns, may the policy if collected to be credited on the interest, assessments or insurance, shall become a	d detault be made abtedness, Mortgago for the fair and ragee as its interest alls to keep property at Mortgagee's optimale and the M	or agrees to keep the easonable insurable may appear, and to provide the real of collecting sare or assigns, additional control of collecting sare or assigns.	improvements or value thereof, in promptly deliver becified, or fails to estate for said sunted to the debt here	the real e companie said policie deliver sa n, for Mort so expende eby special	state insured agains s satisfactory to the es, or any renewal of id insurance policies (gagee's own benefit ed by Mortgagee for liv secured, and sha

15 011 (REV. 4-81)

THE REPORT OF THE PROPERTY OF

(Continued on Reverse Side)

be covered by this Mortgage, and bear interest at the same interest rate as the indebtedness secured hereby from date of payment by

ORIGINAL

Mortgagee or assigns and be at once due and payable.

UPON CONDITION, HOWEVER, that if the Mortgagor pays the indebtedness, and reimburses Mortgages or assigns for any and that's Morigague may have expended, then the conveyance to be null and void; but should default be made in the payment of any such expended by the Mortgagee or assigns, or should the indebtedness hereby secured, or any part thereof, or the interest thereon it can unpaid at maturity, or should the interest of Mortgagee or essigns in the real estate become endangered by reason of the a preament of any prior lien or incumprance thereon, so as to endanger the debt hereby secured, then in any one of said events, the Time of the indebtedness hereby secured, at the option of Mortgagea or assigns, shall at once become due and payable, and this Minitgage he subject to foreclosure as now provided by law in case of pastidue mortgages, and the Mortgagee, agents or assigns shall be .. Pharized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving thirty days' that 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, sall the same in lots or parcels or on masse as Mortgagee, agents or assigns deem best, in front of the Can't House door of the County (or the division thereof), where the real estate is located, at public outcry, to the highest bidder for could, and apply the proceeds of salat First, to the expense of advertising, selling and conveying, including such attorney's fees as are allowed by law; 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 arguid 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.

121 FEE 411	INCIGE OF PRICEATE	ROUGHLY READ THIS MO	RTGAGE BEFORE YOU SIGN I	T. (SEAL)
whose rethey exe	ame(s) is/are known to me acknowledged before cuted the same voluntarily on the day the same bear	said State, hereby certify that me on this day that being rs date.	Bruce A. Crauswell as t Edna Sue Smith Craus informed of the contents of the	swell_
 	ea, under my hand and seal this day of antission Expires 6-1-85	Notary Public		. 13

MORTGAGE