REAL PROPERTY MORTGAGE THIS MORTGAGE SECURES FUTURE ADVANCES

T: H	ALL MEN BY THE IS MORTGAGE, Is Presigned		nto on the 16t	th_ day of. led woman	DECEMBER	ing [82], by and that a	iger
(trereina	fter referred to as to as 'Mortgagee'	"Mortgagor", whe	ther one or more) TEN THOUSAND	and TRANSAME SEVEN HUNDK	RICA FINANCIAL ED NINTY NINE Dayable according to	SERVICES INC. (bereinaf AND 707100*********************************	er ter
NO bargain,	W, THEREFORE,	in consideration of ito the Mortgagee t	the premises, the	Mortgagor, and al	l others executing th	nis Mortgage, do hereby gra	nt,
	ESTATE:	ACCORDING TO S, AS RECORDED OF PROBATE OF	IN MAP BOOK	6, PAGE 5,	TION TO DEER S IN THE OFFICE	OF THE	
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_	igother with all ar e appe rtainin g;	id singular the rigi	hts, privileges, here	editaments, easem	ients and appurtenai	nces thereunto belonging o	r in
TC	HAVE AND TO	IOLD FOREVER,	unto the said Mortg	agee, Mortgagee's	successors, heirs and	assigns.	
of the	Mortgagor, or any	other indebtedness	due from Mortgag	or t o Mortgagee ,	whether directly or a	equent advances to or on be acquired by assignment, and the principal amount hereo	the
Τh	ie above described (property is warrante	ed free from all incu	imbrances and aga	inst adverse claims, e	except as stated above.	
consen	the Mortgagor sha t of the Mortgagee d payable.	li sell, lease or oth , the Mortgagee sha	erwise transfer the all be authorized to	e mortgaged prop declare at its opt	erty or any part the ion all or any part of	ereof without the prior wri such indebtedness immedia	tten itely
. If	the within Mort	gage is a second	Mortgage, then i	t is subordinate	to that certain p	orior Mortgage as recorded	in t
Vol							
by the increase become occur, and the within event	e now due on the cabove described proceeds on said price the balance owed the due on said price then such default and Mortgage subject to figure of any subsequent	debt secured by said for Mortgage, if said that is secured by mortgage, or sho under the prior Mo may, at its option of oreclosure. Failt default. The Mortg	d prior Mortgage. I l advances are made said prior Mortgag ould default in any ortgage shall constitute on, declare the enti- ure to exercise this pages herein may, a	The within Mortga after the date of e. In the event the of the other term ute a default und re indebtedness di option shall not on it its option, mak	age will not be suborathe within Mortgage. Mortgagor should fails, provisions and color the terms and proue hereunder immediantitute a waiver of e on behalf of Mortg	nly to the extent of the curdinated to any advances sec Mortgagor hereby agrees not all to make any payments wonditions of said prior Mortgagors of the within Mortgagor any such payments was not connection with the payments was not in connection with the	ured to to high gage gage, the the

For the purpose of further securing the payment of the indebtedness, the Mortgagor agrees to pay all taxes or assessments when imposed legally upon the real estate, and should default be made in the payment of same, the Mortgagee may at Mortgagee's option pay off the same; and to further secure the indebtedness, Mortgagor agrees to keep the improvements on the real estate insured against loss or damage by fire, lightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to Mortgagee as its interest may appear, and to promptly deliver said policies, or any renewal of said policies to Mortgagee; and if undersigned fails to keep property insured as above specified, or fails to deliver said insurance policies to Mortgagee, then Mortgagee, or assigns, may at Mortgagee's option insure the real estate for said sum, for Mortgagee's own benefit, the policy if collected to be credited on the indebtedness, less cost of collecting same. All amounts so expended by Mortgagee for taxes, assessments or insurance, shall become a debt to Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest at the same interest rate as the indebtedness secured hereby from date of payment by Mortgagee or assigns and be at once due and payable.

prior Mortgage, in order to prevent the foreclosure of said prior Mortgage, and all such amounts so expended by Mortgagee on behalf

of Mortgagor shall become a debt to Mortgagee, or its assigns additional to the debt hereby secured, and shall be covered by this Mortgage, and shall bear interest from date of payment by Mortgagee, or its assigns, at the same interest rate as the indebtedness

secured hereby and shall entitle the Mortgagee to all of the rights and remedies provided herein, including at Mortgagee's option, the

15 011 (REV. 4.81)

JAMES AMERICA For Surface 104

100 Century Park So. Surface 104

Biliam: 35 224

right to foreclose this Mortgage.

ORIGINAL

UPON CONDITION, HOWEVER, that if the Mortgagor pays the indebtedness, and reimburses Mortgagee or assigns for any amounts Mortgagee may have expended, then the conveyance to be null and void; but should default be made in the payment of any sum expended by the Mortgagee or assigns, or should the indebtedness hereby secured, or any part thereof, or the interest thereon remain unpoid at maturity, or should the interest of Mortgagee or assigns in the real estate become endangered by reason of the entocoment 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 indebtedness hereby secured, at the option of Mortgagee or assigns, shall at once become due and payable, and this Mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the Mortgagee, agents or assigns shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving thirty days' notice 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, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Count House door of the County (or the division thereof), where the real estate is located, at public outcry, to the highest bidder for math, and apply the proceeds of sale: First, to the expense of advertising, selling and conveying, including such attorney's fees as are altoured 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, taxus, or the other incumbrances, with interest thereon; Third, to the payment of the indebtedness in full, whether the game 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 Fronth, the balance, if any, to be turned over to the Mortgagor. Undersigned further agrees that Mortgagee, agents or assigns may bid at said 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.

CAUTION - IT IS IMPORTANT TH	HAT YOU THOROUGHLY READ THIS MORTGAGE BEFO	DRE YOU SIGN IT.
THIS MORTGAGE WAS PREPARED TROBERT C. BANKS JR FOR TRANSAMERICA FINANCIAL SERVICE IN BIRMINGHAM, ALABAMA		(SEAL
	wledged before me on this day that being informed of the ay the same bears date.	Total Housen's
	Notary Public 20 16.20 1982 DEC 20 FM 12: 24 Decd. 100 20.20	

INS-AMERICA FINANCIAL AINGHAM, ALABAMA 35:226 DING 100 CENTURY PARK, SUITE 104 SERVICES

LAURA WILLIS PELHAM, ALABAMA DEER SPRINGS