3724 LORNA ROAD	<u> </u>	BIRMINGHA	M ALABAMA 3	2210		
NO DUE		365	,	LOAN DATE		
11836-4 07	CO-BORROWER	为人及为方型 有次		3-07-83	AL OF PAYMENTS	
FRANK PØRTER	ILINDA M	36538.05			0588.00	
•		经 字 () ()	21 W. W.	12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11	ESCRIPTION
2667 CHANDALAR LAN	1E 535086500			FIRST PAYMENT DUE DAT	4049.95	OF
PELHAM AL 3	35124			4-07-83 3		LOAN
· · · · · · · · · · · · · · · · · · ·		等国际企业	三种人类的			
KNOW ALL MEN BY TH	ESE PRESENTS: That wherea	as, the undersigned borro	wer(s) (hereinafter c	alled Mortgagors) ha	ve become justily in	debted to
date herewith, and whereas, sa	hereinafter called the Mortgag aid Mortgagors are desirous of s	ecuring the prompt paym	ent of said Agreemen	t when the same fall	s dye.	
debtedness now owing as we	consideration of said indebtedness that model, and do hereby grant, bar	ay be hereafter incurred gain, sell and convey ur	before payment is made the said Mortgag	ade of the debt evic	Jenced hereon, the	said Mort-
	County and	State of Alabama, to-wit:				
•	ng to the Survey of Probate Office of		-	tor, as reco	orded in Map	Book 5
		•	•		· .	
P. 13.	·			-		
CV)						
warranteo free from an incur	mbrances and against any adve	rse claims other than the	ien of ad valorem tax	es for the current ta	x year and a mortge	ge in favor
Jefferson Feder	ral. (if no .D the above granted premises	one, so state).	and its perions force	or and for the number	.ea of further caruris	no the nev-
by separate instruments; pays (or any one of them) for any owing to Mortgages; and the instruments, or documents of ness hereby secured is their p expectation that the Mortgag would remain under the Mo fees, which are also secured I obligations hereby secured. UPON CONDITION, HOS reimburse said Mortgages for null and void; but should def thereon, remain unpaid at m of any prior lien or incumb	ment of any and all other sum y and all other sum y and all other present or future performance of all provisions of Mortgagors (or any one of the personal obligation and that the gors would personally pay all sortgagor's personal use and can hereunder. Mortgagors do here WEVER, That if said Mortgagor here was amounts it may have explault be made in the payment of saturity, or should the interest prance thereon, so as to endangerance thereon, so as to endangerance.	or sums heretofore or here, direct or contingent in of this instrument, and them) and held by Mortgate Mortgagee's decision to sums hereby secured and re. Said Agreement providely also specifically pleds of said Mortgagee or its aspect the debt hereby secured by also specifically pleds of said Mortgagee or its aspect the debt hereby secured.	iabilities of Mortgago he performance of all agee. Mortgagors do he grant the indebtedr perform all provision ides, in certain instan- pe the rents, income a along with other loan ints or other charges the said Mortgagee, ssigns in said property red, or should all or a	Mortgagee to or for ors (or any one of the other mortgages, sectoreby also agree and sereby also agree and sereby also agree and that the ces, for the payment of the payment of should said note become endangered any part of said pro-	the account of the learn) of any nature is curity agreements an understand that the least based upon the National estate description of the debt are ment of the debt are of the thereof, then this conveyare or any part thereof, by reason of the experty, or any interest.	Mortgagors whatsoever id/or other id/or other indebted- lortgagee's ibed above attorney's id all other rtgagee and ice shall be or interest ist, legal or
equitable, therein be sold of indebtedness shall at once be and the said Mortgages, its a publication once a week for said property is situated, co conveyed, as a whole or in pinet income as follows: First, after default if the original pinay have been expended or to the payment of said note the day of sale; and, fourth, may bid at said sale, and put	or transferred by Mortgagors vecome due and payable, and the agents or assigns, shall be authorized any rent, income and problect any rent, income and problect any rent, income and problects, in front of the courthout to the expense of advertising, principal amount of this loan is that may then be necessary to in full, whether the same shall the balance, if any, to be turned the balance, if any, to be turned the courths and property, if the higher of this mortgage in chancer	without Mortgagee's prionis mortgage shall be subjected to take possession time, place and terms of offits of the premises withouse door, of said County selling and conveying, income than Three Hundre expend, in paying taxes to the Mortgagors; thest bidder therefor; and	r written consent the ect to foreclosure as a of the premises here sale, by publication is or without the appoint of the public outcry, to fuding a reasonable at the Dollars (\$300.00), assessments, or other and Mortgagors furth they further agree to	now provided by law by conveyed, and a n some newspaper pointment of a receive the highest bidder for ttorney's fee not exc er incumbrances, wi said sale; but no inter er agree that said Me to pay a reasonable a	in case of past due feer giving 30 days' ublished in the courer, to sell the premor cash, and apply the eding 15% of the upayment of any and the interest thereon; terest shall be collected to the collected to the total agents at the collected to the total agents	of the said mortgages, notice, by ity wherein ises hereby he resulting inpaid debt nounts that and, third, ted beyond and assigns,
WITNESS our hands and	seals this 7th day of	March	19 <u>83</u>	100		•
WITNESS:	W Ourle	4x_	W Frank	Coclo	1 - 11	{SEAL
WITNESS: DANCE	1 Machselle	× ×	Gerda Th	beiter	<u> </u>	(SEAL)
. —		L'OKNOW EDGE	15NT	<u>:</u>	A Comment	•
STATE OF ALABAMA, COL	UNITY OF Jeffer son	ACKNOWLEDGA 1	, TO WIT:			
the undersi		, a Notary Public, here	•	Frank Porter	1	
wife, Linda N	M. Davetava	se names are signed to the				dged before
. 0110	formed of the contents of the c	conveyance they executed	the same voluntarily	on the day the same	bears date.	<u></u>
Given under by hand and	seal of office this 7th	day of March		(A.D.	19.83	^
			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	noullas)	((Yan)	e _o

MIGMAN.

MY COMMISSION EXPIRES JUNE 5, 1986

W. A. JENKINS, JR.

227-238 FRANK NELSON BUILDING

BIRMINGHAM, ALABAMA 35203

My commission expires _

L-197 R.E. (REV. 4/82) ALABAMA

REAL PROPERTY MORTGAGE

March 7, 1983

instrument prepared by: Kathy Blackmon

W. Frank Porter Linda M. Porter 2667 Chandalar Lane Pelham, Al. 35124 Account #,11836-4

Lot 70, according to the Survey of Chandalar South, First Sector, as recorded in Map Book 5, page 106, in the Probate Office of Shelby County, Alabama.

略 13 Manghi of PROBAT Ъy CITICORP PERSON-TO-PERSON FINANCIAL CENTER, INC., to me, I agree not to renew or otherwise add to my present indebtedness to Jefferson Federal balance of \$ 37,500.00 , as shown by _____, as recorded in mortgage and deed dated Real # 329 , Page # 499 , without first paying my indebtedness to CITICORP PERSON-TO-PERSON FINANCIAL CENTER, INC., IN FULL. Witness Notary *Filed in conjunction with DEED TO SECURE DEBT DATED 3/07/83 Shelby

and filed in

County, Alabama.

Citicorp Person To Person Financial Center, Inc., P O Box 11466 Birmingham, Alabama 35203

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