ENGEL MORTGAGE CO., INC. P.O. Box 847

Sandra L.		ed into by, between and	Jones and American	les G. Link an		·· -
	itts and Lies	sa S. Pitte			er TSellers 1 whethe	
and AmSouth Ba				, therematter TPu		
"the Lender"), WITNES						(hereina)
A. The Lender did he	retofore loan to <u>Ch</u> a	rles G. and S	RECITALS Sandra L. L	ink		
in the principal sum of \$, which is evider	•	-
February 11	. 19 <u>81</u>	(hereinalter ''the l	Note"), under the f	terms of which Note the	y promised to repay	said sum to
Lender, or order with int		leven and thr	ee-quarter	s per cent	(11.75 %) per annum
monthly installments of \$				of which Note they secu		
dated <u>February</u>	<u>1119 81</u> and	recorded at Volume	409 at Page	. <u>877 </u>	the office of the Jud	ge of Probat
She1by				'Mortgagee''). The pres		
Note, as of the date here the original makers of th	of, is \$ <u>70,327.1</u> e Note, or, if not, have	. with in heretofore expressly a	terest paid to <u>Ju</u> issumed the payme	ne 1 ent thereof and are the pr	, 19 <u>83</u> Selection Select	lers either w ors thereund
	sold to Purchasers their all of the obligations c	r interest in the propert	ty covered by the M nd Mortgage, with	Aortgage, and Purchaser Sellers thereupon being	s desire to assume a	nd agree to I
C. The Lender is witti mitted credit information contained in the Note, a	and had their credit ap	oproved by the Lender,	, (ii) expressly assu	conditions precedent the amed and agreed to pay a calance of the Note to ra	the Note and perform	the obligation
D. Upon compliance I Sellers from any further securing the same to be	personal obligation or	r liability to pay the No	ote and perform the	ice of such assumption, e obligations contained	the Lender is also won the Note, but with	illing to rele h the Mortg
NOW, THEREFORE, for a	and in consideration of lamono Sellers Purch	f the premises and the	GREEMENT e mutual covenants	s and agreements of the	e parties hereinafter	contained, i
agreed by, between and 1. Commencing on				alance of the Note shall b	ear interest at the sai	te of
Twelve per cen				num, and thereafter said		
and payable to the Lende	r. or order. in consecu	tive monthly installmer				og snan og v
each, commencing on _		-	, ,			ch consecu
month remaining unpaid and ou erest, escrow payments	thereafter, with utstanding until all of s	each such installment said principal and inter	to be credited first rest is fully baid. In	t to accrued interest and addition to such month	the balance thereof to	o principal ti
	and severally, hereby	accept and agree to th	e aforesaid modific	ations of the Note and as	ssume and agree to p and the Mortgage sec	ay the Note. uring same,
3. Sellers, Purchaser amended and modified as balance of the Note had been those herein agreed impair any of the rights,	s nerein set out, and th been the original amou I upon by the parties h	lat the same (as herein unt evidenced and sect tereto. Each of said par	modified) shall be a ured thereby, and a ties further agree t	as if the original interest	and effect, as if the pr t rate and installment erein shall in anywise	resent princi Lnavments I
	rant to the Lender that erty covered by the Mo	they have heretofore d ortgage, and Sellers he	luly executed, delivereby further transf	vered and filed for record fer, assign, set over and	l a good and valid ded I deliver unto Purcha	ed conveying sers all of th
	visions in this paragrap	ph, the Lender hereby	releases Sellers, ji	gintly and severally, from	m any further person	al obligation
(i) Neither this release and remain in fu	ase nor anything else half force and effect;	ierein contained shall t	e deemed to relea:	se, alter or affect, in any	way, the Mortgage,	which shall
(ii) Neither this rele seisiл, warranty	ase nor anything else of title or against end	herein contained shall umbrances;	be deemed to rele	ease Sellers from any co	ovenants, expressed	, or implied
title or interest in execution of this unless and until	n the property covered s Agreement by the Le any and all parties clai	by the Mortgage in fav inder, or in the event t iming any right, title, in	vor of any party or that the property ha nterest, lien or encu	ind (except taxes or spect parties not a party to the as not been validly consumbrance in on or to the	is Agreement, as of veyed by Selfers to F property described is	the date of Purchasers a n the Mortos
				se of Selfers by the Lend after the date of execution		
The obligations of tained herein, shall be b	Purchasers under the linding upon, and inure	Note, Mortgage and the to the benefit of, the re	is Agreement are jo espective heirs, de	pint and several, and this	Agreement, and all	provisions c
both Sellers and Purcha IN WITNESS WHEREO		· ·		ment, in triplicate, on th	is/6	
day of	24_ 19 8	3			7	
Ch	16	here's (SE)	AL)	nes W	sitta	(SE
			·-, / **			
Charles	G. Link	(SF	all ()	James W. Pit	ts 	(SE
Charles		(SE/		James W. Pit	17/1/5	
Charles Sandra	G. Link	(SE/	AL)	~~ /	17-115	(SE/ (SE/ (SE/
Serdia	G. Link	(SE/	AL)	KIESR S.	17-115	