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BOOK

ENGEL MORTGAGE C P .O. Box 647

CO.,	INC	
	1 - 4 - 41 - 1	•

Lamont Major, Jr.	(haroinafter "Cellere" w	hether age or more
Ray R. Hegger and Martha M. Bester		
ind AmSouth Bank, N.A.		
"the Lender"), WITNESSETH AS FOLLOWS:		(Hereman
RECITALS		
A. The Lender did heretofore loan to Lamont Major, Jr.		
n the principal sum of \$ _70,800.00		
March 31 , 19 80 (hereinafter "the Note"), under		
ender, or order with interest from date atTen_and_three-quarters	•	, ,
nonthly installments of \$661.27, and the payn		
lated <u>March 31</u> , 19 80 and recorded at Volume 401 at 6		
Shelby County, Alabama (hereinafter to		
tote, as of the date hereof, is \$ $\underline{-69.545.31}$, with interest paid to $\underline{-}$ he original makers of the Note, or, if not, have heretofore expressly assumed the pa	yment thereof and are the present, primary	. Sellers either wo obligors thereund
B. Sellers have now sold to Purchasers their interest in the property covered by the Note and to perform all of the obligations contained in the Note and Mortgage, which is the Note of the Note of perform the obligations contained on the Note of	with Sellers thereupon being released from	ime and agree to p any further persor
C. The Lender is willing to accept and consent to such assumption, provided that nitted credit information and had their credit approved by the Lender, (ii) expressly contained in the Note, and (iii) agreed to increase in the interest rate on the unpart	assumed and agreed to pay the Note and pe	rform the obligation
D. Upon compliance by Purchasers with the aforesaid requirements and its accesselers from any further personal obligation or liability to pay the Note and performance the same to be and remain unchanged and in full force and effect.	eptance of such assumption, the Lender is a n the obligations contained on the Note, bu	itso willing to release at with the Mortga
AGREEMENT NOW, THEREFORE, for and in consideration of the premises and the mutual cover agreed by, between and among Sellers, Purchasers and the Lender as follows:	nants and agreements of the parties herein	after contained, it
1. Commencing on, 19_83, the princip	oal balance of the Note shall bear interest at t	he rate of
Eleven and one-half per cent (11.5 %) per	r annum, and thereafter said principal and	interest shall be d
and payable to the Lender, or order, in consecutive monthly installments of principal	and interest of \$ 699.20	
each, commencing on <u>August 1</u> , 19 <u>83</u>	, and payable on the first day	of each consecut
thereafter, with each such installment to be credited emaining unpaid and outstanding until all of said principal and interest is fully paid erest, escrow payments for taxes and insurance shall continue to the extent requ	first to accrued interest and the balance the id. In addition to such monthly installments	reof to principal th
 Purchasers, jointly and severally, hereby accept and agree to the aforesaid monodified, and further agree to keep, fully perform, carry out and abide by the terms serein modified. 	edifications of the Note and assume and agre and provisions of the Note and the Mortgag	e to pay the Note, je securing same,
3. Sellers, Purchasers and the Lender, jointly and severally, hereby agree that imended and modified as herein set out, and that the same (as herein modified) shall balance of the Note had been the original amount evidenced and secured thereby, a seen those herein agreed upon by the parties hereto. Each of said parties further agreen those herein agreed upon by the parties granted to the Lender under the termonic any of the rights, powers or remedies granted to the Lender under the termonic and the rights.	If be and remain in full force and effect, as if and as if the original interest rate and instairee that nothing contained herein shall in an	the present princip Ilment payments have affect
4. Sellers hereby warrant to the Lender that they have heretofore duly executed, he Purchasers the property covered by the Mortgage, and Sellers hereby further tright, title and interest in and to any and all escrow deposits presently held by the	ransfer, assign, set over and deliver unto P	lid deed conveying urchasers all of th
5. Subject to the provisions in this paragraph, the Lender hereby releases Selle lability to pay the Note and any other charges or amounts required by either the		
(i) Neither this release nor anything else herein contained shall be deemed to remain in full force and effect;	elease, alter or affect, in any way, the Mort	gage, which shall
 (ii) Neither this release nor anything else herein contained shall be deemed to seisin, warranty of title or against encumbrances; 	o release Sellers from any covenants, expr	essed, or implied,
(iii) In the event there is any mortgage, judgment lien, encumbrance or lien, of a title or interest in the property covered by the Mortgage in lavor of any part execution of this Agreement by the Lender, or in the event that the proper unless and until any and all parties claiming any right, title, interest, lien or	y or parties not a party to this Agreement, rty has not been validly conveyed by Seller encumbrance in on or to the property descr	as of the date of the state of
shall have duly consented to, and joined in, this Agreement, the aforesaid reliable to the Lender shall be effective only from a	•	
(iv) The aforesaid release of Sellers by the Lender shall be effective only from a 6. The obligations of Purchasers under the Note, Mortgage and this Agreement a tained herein, shall be binding upon, and inure to the benefit of, the respective heirs both Sellers and Purchasers and the successors and assigns of the Lender.	are joint and several, and this Agreement, a	nd all provisions c
IN WITNESS WHEREOF, Sellers, Purchasers and the Lender have executed this in day of	nstrument, in triplicate, on thislst	
(SEAL.)	Marthen M. Sester	(\$E/
(SEAL)	Martha M. Hester	(SE/
Tanos III and (SEAL)	Day D. Hester	(SEA
Lamont Major Jr. (SEAL)	Ray R. Hester	(SE/
Sellers	STATE OF Purchasers BY CO.	~
Lender: MinSouth Mank N.A.	TRETTEN THIS TREET	Q cel
By: Milled He To Plat	HUD 1 17 17 17 17 17 17 17 17 17 17 17 17 1	4. 11