RETURN TO

ENGEL MORTGAGE CO., INC.

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020	Ma	332783

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7	LOAN	ASSUMPTION	AND	MODIFICATION	AGREEMENT

BIRTHI GHAM, AL 35201

P .O. Box 847

	THIS AGREEMENT, this day made and e	entered into by, between and	among BERMENG	HAM, ALABAMA 352	201
	Jerry W. Busby				
	James Hyche and Jong Sar	nbotich	<u> : +</u>	(hereinalter "Purchasers"	, whether one or mor
-	nd Southtrust Bank, N.A.	··		·	(hereina
•	'the Lender''). WITNESSETH AS FOLLO		IECITALS		
	A. The Lender did heretofore loan to $\underline{\mathbb{R}}$			l <u>ra P. Parsons</u>	
į	n the principal sum of \$53,000, Q0	<u></u>		, which is evidenced by the	ir promissory note, da
-	December 27, 19 7	7 (hereinafter "the N	Note"), under the terms o	of which Note they promised	to repay said sum to
ı	ender, or order with interest from date at	Nine per cent		(9.00 %) per annum
ſ	nonthly installments of \$_426.65		, and the payment of which	ch Note they secured by thei	r mortgage to the Lend
(tated December 27, 19 77	and recorded at Volume	373 at Page 38	3 , in the office	of the Judge of Probat
-	Shelby	County. Alabama	(hereinafter the "Mortga	agee"). The present, unpak	d principal balance of
 	Note, as of the date hereof, is \$ 49.92 the original makers of the Note, or, if not,	5.34 , with in have heretofore expressly a	terest paid to <u>July 1</u> issumed the payment ther	eof and are the present, prin	Sellers either w mary obligors thereund
(B. Sellers have now sold to Purchaser the Note and to perform all of the obligation by liability to pay the Note or s	ons contained in the Note a	nd Mortgage, with Sellers	je, and Purchasers desire to s thereupon being released	assume and agree to from any further perso
	C. The Lender is willing to accept and mitted credit information and had their crecontained in the Note, and (iii) agreed to	edit approved by the Lender	, (ii) expressly assumed a	nd agreed to pay the Note ar	nd perform the obligati
	D. Upon compliance by Purchasers wi Sellers from any further personal obligat securing the same to be and remain und	ion or liability to pay the Ne	ote and perform the oblig	such assumption, the Lende ations contained on the Not	r is also willing to rele e, but with the Morto
	NOW, THEREFORE, for and in considera agreed by, between and among Sellers,	tion of the premises and th	GREEMENT e mutual covenants and a r as follows:	agreements of the parties h	ereinafter contained.
-	1. Commencing on July 1			of the Note shall bear interes	st at the rate of
22	Fourteen per cent			nd thereafter said principal	
- س	and payable to the Lender, or order, in co	nsecutive monthly installme	nts of principal and interes	st of \$ _605.46	
△	each, commencing on August 1			payable on the first	_ day of each consecu
ic:		all of said principal and inte	rest is fully paid. In addit		e thereof to principal ments of principal and
BOOK	 Purchasers, jointly and severally, h modified, and further agree to keep, fully herein modified. 	ereby accept and agree to ti	ne aforesaid modifications	of the Note and assume and	agree to pay the Note ortgage securing same
' <u>-</u> :	3. Sellers, Purchasers and the Lende amended and modified as herein set out, balance of the Note had been the origina been those herein agreed upon by the paimpair any of the rights, powers or rem	and that the same (as herein I amount evidenced and sec rties hereto. Each of said pa	n modified) shall be and re cured thereby, and as if th irties further agree that no	main in full force and effect, he original interest rate and othing contained herein shall	as if the present princinstallment payments in anywise after, affe
	4. Sellers hereby warrant to the Lend the Purchasers the property covered by right, title and interest in and to any an	the Mortgage, and Sellers h	iereby further transfer, as	ssign, set over and deliver u	nto Purchasers all of
	5. Subject to the provisions in this paliability to pay the Note and any other of	harges or amounts required	d by either the Note or M	ortgage; provided, however	r, that:
	 (i) Neither this release nor anything and remain in full force and effe 		be deemed to release, alt	er or affect, in any way, the	Mortgage, which sha
	(ii) Neither this release nor anythin seisin, warranty of title or again	g else herein contained sha ist encumbrances;	III be deemed to release S	Sellers from any covenants,	expressed, or implie
	(iii) In the event there is any mortgag title or interest in the property or execution of this Agreement by unless and until any and all parti shall have duly consented to, an	overed by the Mortgage in fa the Lender, or in the event es claiming any right, title,	avor of any party or partie that the property has no interest, lien or encumbra	es not a party to this Agreen t been validly conveyed by ance in on or to the property	nent, as of the date o Sellers to Purchasers described in the Mort
	(iv) The aforesaid release of Sellers	by the Lender shall be effec	ctive only from and after to	he date of execution of this	Agreement by the Le
	 The obligations of Purchasers und tained herein, shall be binding upon, an both Sellers and Purchasers and the st 	d inure to the benefit of, the	respective heirs, devisees	nd several, and this Agreeme s, personal representatives.	ent, and all provisions successors and assig
	IN WITNESS WHEREOF, Sellers, Puro		-	in triplicate, on this9	th
	day of	BASTATE OF ALALSHE I CERTIFY T INSTRUMENT WAS	HIS O	Samleal	ich 18
		_	0 4	Samborich'	·
	June W. B.	1304 Mil 19 PM	12: 23 Samuel	Hyche	(S
	Jerry W. Busby	The a Sis	Jame Jame	s Hyche	(S
RUM		JUDGE OF PROB.	47 F	Purchasers	
te .	Dempsey Lender:	Southtrust Ba	ank N.A.	\	200 3 50
L M	DETERM INC. By:-	way E. 117 C	way		20