12.65

ALABAMA REAL ESTATE MORTGAGE

926

			/-		/	
		Shelby , Jr. and wif			se Presents: That whereas, Mortgagors are indebted	 Оπ
their promisso	ry note of even	date, in the amour	t of \$ 6037.	13	payable to the order of Norwest Financial Alaban	
Inc., Mortgage terms thereof,	e, evid encing a payment may b he Note and wit	loan made to Mort e made in advance :	gagors by Mortga in any amount at	gee. Said Note is p any time and defa	payable in monthly instalments and according to toult in paying any instalment shall, at the option the thereof at once due and payable, less any require	the of
executed and evidencing eith both such futu	deliv ered to M ner a future l oan re loans and refi	ortgagee by Mortgan by Mortgagee or inancing, the Mortga	agors at any time a refinancing of ar agors hereby grant	before the entire y unpaid balance bargain, sell and	ayment of said Note and any future Note or No indebtedness secured hereby shall be paid in for of the Note above described, or renewal thereof, convey to the Mortgagee the following described re	uli, or
estate lying an	d being situated	in Shelby		County, State of A	Alabama, to-wit:	
in Map E Situated	Book 8, Page i in Shelby	the map and s a 1/4, in the County, Alaba ights excepted	Probate Offic ma.	ent Estates, ce of Shelby	, as recorded County, Alabama.	
2		nbrances and agains				
TO HAVE the said Mort	AND TO H OL	D the aforegranted ssors and assigns fo	premises, together rever.	with the improve	ements and appurtenances thereunto belonging, u	nto
and all of their fail to pay the assigns, agent of the Court I by publication	n, and each and Notes, or attorneys are House Door in the in any newspaper of sales	every instalment the or any instalment to e hereby authorized he County in which per published in the ideals the Mortgag	ereof when due, the hereof when due, of and empowered to the said property County in which s ee shall retain end	en this conveyance or if any covenant sell the said prop is located, first ha aid property is located by	r cause to be paid, the said Note or Notes, and end shall become null and void. But should Mortgag herein is breached, then Mortgages, its successor perty hereby conveyed at auction for cash, in fraving given notice thereof for four successive we ated, and execute proper conveyance to the purchaset or Notes and interest thereon, and the balance is said property and become the purchaser at said as	gon ors oni ek: ser e. i
Mortgagor laws of this of written conse	s further special any other States at and any such	lly waive all exempt e. Mortgagors agree	tions which Mortga not to sell or tran thout Mortgagee's	gors now or herea sfer the aforegran prior written cons	after may be entitled to under the Constitution a ted premises, or any part, without Mortgagee's pr ent shall constitute a default under the terms here	and rio
	IMONY WHEF	REOF, Mortgagors	have hereunto set	their hands and a	ffixed their seals thisday	/ O
	pril ĀT⊬X Q.IS	19	2 			
	3 174 9 . 1	D		la la	LET LAUBLING TO SIGN W	
Witness:	1.00	STATE DE AL S	<u> </u>		on V John John III	
Witness:	Ta.65	INSTRUMENT	FY THIS T WAS FILED	Their	let Bence transleus sign H	訊
		1985 APR 1	7 AM 9: 07	of married,	both husband and wife must sign)	
STATE OF	ALABAMA					
Shelby_		NTY JUDGE OF	PROBATE	res november 22, 1		
I, the un	dersigned author	rity, in and for said	County in said Sta	te, hereby certify t	that Z	
Joh	n L. Frankl	in, Jr. and w	ife Violet Re	nee Franklin		
					iged before me on this day, that, being informed of	th
		.he executed the			pril 85	1
Given un	der my h and an	id official seal, this	(ne	day oi		
4		_	•		Notary Public.	7
This instrume	nt was prepared	by: Janet T.	McKinney Star	r Rt. Box 757 ga, Ala. 3511		
947 E83 AL	Bank For Saving 1919 Morris Avi Birmingham, Al	gs Bldg., Suit a 530 enua	1°1 U. L (Jug Abus JJII	MY COMMISSION EXPIRES NOVEMBER 22, 1981	
	oirmi ngnam, Ai •	avaina vuevu				
•	ı	•				