KNOW ALL MEN BY THESE PRESENTS:

## REAL PROPERTY MORTGAGE

the undersigned, Lawre	is made and entered in ence G. Maloney	and wife Datha O, Ma	fJuly loney	, 19 <u>85</u> , by and betwee
referred to as "Mortgage	ee"); to secure the par	her one or more) and TRANS yment of <u>TWENTY FIVE TH</u> ory Note of even date herewith	OUSAND AND OO/10	L SERVICES, INC. (hereinafte O************************************
NOW, THEREFORE bargain, sell and convey	E, in consideration of unto the Mortgagee th	•	nd all-others execution	this Mortoage, do bereby grant
County, State of Alabam	a, to-wit:	-		
Residential Sul	bdivision as re	ey of Third Addition, corded in Map Book 7, lby County, Alabama.	Riverchase Coun page 53, in the	try Club, Office
	12	,, ,		
		•	•	
		•		4.
<b>8</b>		•		$H_{ij}$
(전)   보	•		•	
<b>83</b>				
誓				
<b>~</b>				
To the state of th		•		
·•				
			· <u>2</u>	
Together with all a anywise appertaining;	nd singular the rights	s, privileges, hereditaments, ea	isements and appurtena	nces thereunto belonging or in
	HOLD FOREVER, un	to the said Mortgagee, Mortgag	ee's successors heirs and	l accions
Re above described	property is warranted	free from all incumbrances and	against adverse claims, o	except as stated above
→ the Mortgagor sha	all sell, lease or others	wise transfer the mortaged of	romantis on any name als	ereof without the prior writter such indebtedness immediately
\O \ <del>\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\</del>	, at Page	083 , in the office of the .	Judge of Probate of	rior Mortgage as recorded in She1by
palatte now due on the copy the above described princrease the balance owed become due on said prior occur, then such default is and the Mortgages herein within Mortgage subject to exempt of any subsequent perior Mortgage, in order to Mortgage, and shall bear secured hereby and shall eight to foreclose this Mortgage in order to get the said shall bear secured hereby and shall eight to foreclose this Mortgage.	County, Alabama; but debt secured by said plant for Mortgage, if said add that is secured by said mortgage, or should under the prior Mortgage may, at its option, to foreclosure. Failure default. The Mortgage mortgage, or incur also prevent the foreclosure a debt to Mortgage interest from date of entitle the Mortgagee togage.	this Mortgage is subordinate to rior Mortgage. The within Molvances are made after the date id prior Mortgage. In the event if default in any of the other thage shall constitute a default undeclare the entire indebtedness to exercise this option shall not be herein may, at its option, may such expenses or obligation and such expenses or obligation are of said prior Mortgage, and see, or its assigns additional to payment by Mortgagee, or it to all of the rights and remediate	o said prior Mortgage of the within Mortgage. the Mortgagor should fairness, provisions and conder the terms and provisions of Mortgagor and Sali such amounts so extend the debt hereby secure as assigns, at the same in the provided herein, includes a provided herein, includes	In the extent of the current dinated to any advances secured Mortgagor hereby agrees not to ail to make any payments which inditions of said prior Mortgage visions of the within Mortgage iately due and payable and the the right to exercise same in the agor any such payments which or, in connection with the said pended by Mortgagee on behalf d, and shall be covered by this interest rate as the indebtedness iding at Mortgagee's option, the
pay off the same; and to foss or damage by fire, limited Mortgagee, with loss, if an aid policies to Mortgagee; to Mortgagee; to Mortgagee, then Mortgagee, he policy if collected to axes, assessments or insurance.	urther secure the indelightning and tornado ny, payable to Mortgag and if undersigned fail agee, or assigns, may a he credited on the in- rance, shall become a cape, and bear interest a	terault be made in the paymotedness, Mortgagor agrees to keep for the fair and reasonable insee as its interest may appear, its to keep property insured as a Mortgagee's option insure the debtedness, less cost of collected to Mortgagee or assigns, and it the same interest rate as the	eep the improvements of surable value thereof, in and to promptly deliver bove specified, or fails the real estate for said suraing same. All amounts indebtedness secured here indebtedness secured here.	y all taxes or assessments when agee may at Mortgagee's option in the real estate insured against companies satisfactory to the said policies, or any renewal of o deliver said insurance policies in, for Mortgagee's own benefit, so expended by Mortgagee for eby specially secured, and shall ereby from date of payment by Title Company of B'ham, Inc. College Richard, Suite 102 R
		ORIGINAL	Ski	Lodge Office Bldg. hom, Alabama 35209

UPON CONDITION, HOWEVER, that if the Mortgagor pays the indebtedness, and reimburses Mortgagee or assigns for any amounts Mortgagee may have expended, then the conveyance to be null and void; but should default be made in the payment of any sum expended by the Mortgagee or assigns, or should the indebtedness hereby secured, or any part thereof, or the interest thereon remain unpaid at maturity, or should the interest of Mortgagee or assigns in the real estate become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of the indebtedness hereby secured, at the option of Mortgagee or assigns, shall at once become due and payable, and this Mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the Mortgages, agents or assigns shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving thirty days" notice by publishing once a week for three consecutive weeks, the time, place and terms of sale, by publication in some newspaper published in the County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Court House door of the County (or the division thereof), where the real estate is located, at public outcry, to the highest bidder for cash, and apply the proceeds of sale: First, to the expense of advertising, selling and conveying, including, if the original amount financed exceeded three hundred dollars, attorney's fees not in excess of fifteen percent of the unpaid balance on the loan, and referral to an attorney not your salaried employee; Second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or the other incumbrances, with interest thereon; Third, to the payment of the indebtedness in full, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the day of sale; and Fourth, the balance, if any, to be turned over to the Mortgagor. Undersigned further agrees that Mortgagee, agents or assigns may bid at said sale and purchase the said estate, if the highest bidder therefor. Failure to exercise this option shall not constitute a waiver of the right to exercise the same in the event of any subsequent default,

8 303	YOU SIGN IT.
8 303 Sold Sold Sold Sold Sold Sold Sold Sold	
	lne
Lawrence G. Maloney  Datha O, Maloney	reez- 15E
<del>-</del>	territoria. Granda
	· · · · · · · · · · · · · · · · · · ·
HE STATE OF ALABAMA	est a factor de des estres de la fac-
	, e Notary Pu
Jefferson COUNTY ) in and for said County, in said State, hereby certify that Lawrence G.	Maloney and wi
hose name(s) is/are known to me acknowledged before me on this day that being informed of the co	
ey executed the same voluntarily on the day the same bears date.	
Gren under my hand and seal this 11th day of July	
Commission Expires: 9-20-88 Notary Public Rev Nace	De la company
	587 5
RECORDING FEES	" 22 "N
STATE TIFALL SUPLING EU. Mortgage Tax \$3750	41.33
I CERTIFY IIIS Deed Tox	•
- · · · · · · · · · · · · · · · · · · ·	
Recording to 100 10 540 was a control of the Control of Control of Control of the	
Index Fee	. 4)
TOTAL	. •
11.22 11.22 11.22	
	<del>کی کی</del>
and the first process of the f	<b>.</b> • →
	lon
and prep and and south	ig ph
35226 35226 35226	
West Services Services Suite 1 26	<del></del>
120 120 120 120 120 120 120 120 120 120	