## 3037 ALABAMA REAL ESTATE MORTGAGE

	Amount Financed \$	3457.27
The State of A	labama, Shelby County. Know All Men By These Presents: That whereas, ewey F. Bass and wife Janice Bass	
De	wey F. Bass and wife Janice Bass . Morte	gagors are indebted on,
their promissory Mortgagee, evidenthereof, payment	note of even date, in the Amount Financed stated above, payable to the order of Norwest Fencing a loan made to Mortgagors by Mortgagee. Said Note is payable in monthly instalments are to may be made in advance in any amount at any time and default in paying any instalment state and without notice or demand, render the entire unpaid balance thereof at once due and pay	'inancial Alabama, Inc., id according to the terms hall, at the option of the
and delivered to a refinancing of	FORE, in consideration of said loan and to further secure the payment of said Note and any future Mortgagee by Mortgagors at any time before the entire indebtedness secured hereby shall be any unpaid balance of the Note above described, or renewal thereof, the Mortgagors hereby fortgagee the following described real estate lying and being situated inShelby Co	paid in full, evidencing grant, bargain, sell and
	•	
<b>201</b>	Lot 12, Deer Springs Estates, as recorded in Map Book 5, Page 38, in the Office of the Judge of Shelby County, Alabama.	• .
046		_
Š		•
<b>CD</b>		
warranted free	from all incumbrances and against any adverse claims.	
	D TO HOLD the aforegranted premises, together with the improvements and appurtenances tinges, its successors and assigns forever.	hereunto belonging, unto
and all of them, fail to pay the N assigns, agent of the Court Ho by publication in and out of the p	ITION, HOWEVER, that if Mortgagors shall well and truly pay, or cause to be paid, the said and each and every instalment thereof when due, then this conveyance shall become null and voide or Notes, or any instalment thereof when due, or if any covenant herein is breached, then here attorneys are hereby authorized and empowered to sell the said property hereby conveyed at use door in the County in which the said property is located, first having given notice thereof any newspaper published in the County in which said property is located, and execute proper confoceeds of said sale the Mortgagee shall retain enough to pay said Note or Notes and interest the Mortgagors. The Mortgagee or its assigns are authorized to bid for said property and become the	d. But should Mortgagore fortgagee, its successors auction for cash, in front for four successive weeks veyance to the purchases thereon, and the balance
laws of this or a written consent	rther specially waive all exemptions which Mortgagors now or hereafter may be entitled to un my other State. Mortgagors agree to sell or transfer the aforegranted premises, or any part, we and any such sale or transfer without Mortgagee's prior written consent shall constitute a defaut soutext so requires plural words shall be construed in the singular.	ithout Mortgagee's prior
	NY WHEREOF, Mortgagors have hereunto set their hands and affixed their sales this	28th day o
	tober , 19_85_	
Witness:	Raw Oni STATE DEALA SPET BY Coffeenery France	(L.S.) TO SIGN HERE
117:4	MSIRUHENT WAS FILED AND BOOM	ALS) - SIGN HERE
Witness:	1985 OCT 30 AM 9: 43	MATAX 5.2
STATE OF AL	ABAMA	De as
Jeffer	JUPGE OF PROBATE	Jud_ 1.0
Dewey	gned authority, in and for said County in said State, hereby certify that	
whose name is	signed to the foregoing conveyance, and who is known to me, acknowledged before me on this of the conveyance,t.hey. executed the same voluntarily on the day the same bears date.	day that, being informe
	my hand and official seal, this the28th day of	1985
Given under	my name and official seal, this the	
		<del></del>
	Notary Public.	
This instrumen	Karen Dye  La 19 Morris HJ 3341 Cherrybrook Drive B, ham, Ala. 35214  B'Low, Af 35203	
94 <b>2 F85 AL</b>	B'ham, A& 35203	