## **REAL PROPERTY MORTGAGE**

KNOW ALL MEN BY THESE PRESENTS:

the u	THIS MORTGAGE, GR	is made and entere ACE MORRIS, A	d into on this 9th SINGLE PERSON	day ofDECEMB	ER , 19 , 19	, by and between
(here referi	inafter referred to ed to as "Mortgag ,871.06 ), e	as "Mortgagor", w ee"); to secure the videnced by a Prom	hether one or more) payment of FIVE hissory Note of even d	and TRANSAMERICA THOUSAND EIGHT H	FINANCIAL SERVICES, UNDRED SEVENTY ONE according to the terms of s	INC. (hereinafter AND 06, 100s aid Note.
barga Coun	NOW, THEREFORI in, sell and convey ity, State of Alabam	E, in consideration unto the Mortgage ia, to-wit:	of the premises, the e the following descr	Mortgagor, and all others ibed real estate situated i	s executing this Mortgage, inSHELBY	do hereby grant,
A pas alc poi wit the	art of the Swing the East bank of beginning the south banks are right listance of 10	of NW2 of Somence at the coundary line ing; thence to coundary of section as	Southeast corn of said ½ ½ se orn left and ru id ½ ½ section th parallel to oint; thence t	ction a distance in in a Westerly d a distance of 21	of 180 feet to the irection parallel 0 feet to a point said \$ \$ section and run East	
fee	t to a point	on the East	line of said \( \frac{1}{2} \)	表 section thence	run South along	•
	nes e e e e e e e e e e e e e e e e e e	· · · · · · · · · · · · · · · · · · ·				
at 529			•			· 10 % .
器 公				<b>:</b> :		Land Carlos
5					entropy of the second of the s	
ğ			· · ·			
any	wise appertaining;				nd appurtenances thereun	to belonging or in
				gagee, Mortgagee's succes		ad abous
55C(A 2) 200 O	If the Mortgagor sent of the Mortgag and payable.	shall sell; lease or gee, the Mortgagee	otherwise transfer th shall be authorized t	ne mortgaged property or o declare at its option all	verse claims, except as stated any part thereof without or any part of such indebte that certain prior Mortgage only to the expense of the ex	t the prior written edness immediately
ball occ and with evel bed print of Mo securigi	ance now due on the above described rease the balance or said point, then such default the Mortgagee he hin Mortgage subject of any subsequent of mortgage, in order Mortgage, and shall be used hereby and shall be to foreclose this	prior Mortgage, if, wed that is secured orior Mortgage, or alt under the prior rein may, at its open to foreclosure. Fent default. The Mortgage, or it is prevent the forme a debt to Mear interest from coall entitle the Mortgage.	said prior Mortgage. said advances are mad by said prior Mortga should default in any Mortgage shall constitute to exercise this ortgagee herein may, neur any such expensoreclosure of said priortgagee, or its assignate of payment by tgagee to all of the ries.	The within Mortgage will after the date of the witness. In the event the Mortgage, of the other terms, profitute a default under the tire indebtedness due here option shall not constitute at its option, make on best or Mortgage, and all such as additional to the debt Mortgagee, or its assigns, ghts and remedies providended in the payment of salade in the payment of sal	I not be subordinated to an thin Mortgage. Mortgagor had paged to make a visions and conditions of sterms and provisions of the under immediately due at the a waiver of the right to eat of Mortgagor any substant of Mortgagor, in connecting the same interest rate at the same interest rate and herein, including at Mortgagoe may at the Mortgagoe may at the Mortgagoe may at	ereby agrees not to my payments which said prior Mortgage e within Mortgage, and payable and the exercise same in the chipayments which ction with the said fortgagee on behalf be covered by this as the indebtedness tgagee's option, the Mortgagee's option.

15-011 (REV. 4-85)

Reliable Security Continued on Reverse Side)

ORIGINAL

Mortgagee or assigns and be at once due and gayable.

PARTIES OF THE PROPERTY OF THE

loss or damage by fire, lightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the

Mortgagee, with loss, if any, payable to Mortgagee as its interest may appear, and to promptly deliver said policies, or any renewal of said policies to Mortgagee; and if undersigned fails to keep property insured as above specified, or fails to deliver said insurance policies

to Mortgagee, then Mortgagee, or assigns, may at Mortgagee's option insure the real estate for said sum, for Mortgagee's own benefit, the policy if collected to be credited on the indebtedness, less cost of collecting same. All amounts so expended by Mortgagee for taxes, assessments or insurance, shall become a debt to Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest at the same interest rate as the indebtedness secured hereby from date of payment by

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 Mortgagee, 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.

IN WITNESS WHEREOF, the undersigned Mortgagor has hereunto set his signature and seal on the day first above written.

CAUTION - IT IS IMPORTANT THAT YOU  STATE OF ALA. SHELBY CO. STATE OF ALA. SHELBY CO.  STATE OF ALA. SHELBY CO. STATE OF ALA. SHELBY CO.	882	· · ·	-	The second secon
INSTRUMENT WAS FILED 1985 DEC 11 AN II: 05	485-	Is law M	oui-	(SEAL)
JUDGE OF PROBATE			<u> </u>	(SEAL)
The state of the s	JOE E. SE			, a Notary Public
#THE STATE OF ALABAMA   ', ———				
ATHE STATE OF ALABAMA   1, ———	inty, in said S before me o ime bears date	tate, hereby certify that n this day that being i	GRACE MORRIS	

2.4 (1977) 1988 (1988) 1988 (1984) 1988 (

MORTGAG

컷