REAL ESTATE MORTGAGE DEED

NAMES AND ADDRESSES OF ALL MORTGAGORS	MORTGAGEE: CIT FINANCIAL SERVICES, INC.
Franklin Leroy Page and wife	ADDRESS: 3659 Lorna Rd
Lynda McGuffie Page	Ill Lorna Brook Village
PO Dox 743	Hoover, Al 35236
Alabaster, Al 35007 LOAN NUMBER 17976 DATE	DATE FINAL PAYMENT DUE AMOUNT FINANCED
12964417 7/17/86	
7/1//00	7/22/01 22,569.73
THIS MORTGAGE SECURES FUTURE ADVANCES	
	ERS INDEBTED ON THE NOTE SECURED BY THIS MORTGAGE "YOUR" REFER TO LENDER
	TOOK REFER TO LENDER
MORTGAGE OF REAL ESTATE To secure payment of a Note I signed today promising to pay you the above Amount Fi which you make to me, the Maximum Outstanding at any given time not to exceed the ar	inanced together with a Finance Charge thereon and to secure all other and future advances mount stated above, each of the undersigned grants, bargains, sells and conveys to you, with
power of sale, the real estate described below, and all present and future improvemen	nts on the real estate, which is located in
Alabama County of Shellby	
Lots No. 6 and 7 in Block 3 according to the ? map recorded in the Probate office of Shelby C	Resurvey of Farris-Smith Subdivision, as shown by County, Alabama in Map Book 4, page 60.
a/h/a 1013 5th Avenue N.W., Alabaster, Al.	
	that the amount of indebtedness presently incurred
with respect to this instrument is \$22,569.73.	•
•	CIT FINANCIAL SERVICES, INC.
	DY: O. A. Trawich
PAYMENT OF OBLIGATIONS	G. +A. Trawich
If I pay the Note and all other obligations secured by this mortgage according to the	eir terms, then this mortgage will become null and void.
TAXES - LIENS - INSURANCE Will pay all taxes, liens, assessments, obligations, encumbrances and any other ch.	arges against the real estate, whether superior or inferior to the lien of this mortgage, and
maintain insurance on the real estate in your favor in a form and amount satisfactory to your purchase such insurance in your own name, if I fail to do so. The amount you pay will	ou. You may pay any such tax, lien, assessment, obligation, encumbrance or any other charge be due and payable to you, will bear interest at the rate of charge set forth on the note then
secored by this mortgage it permitted by law or, if not, at the highest tawful rate, will be an the other obligations secured by this mortgage.	n additional lien on the real estate and may be enforced and collected in the same manner as
DEFAULT	
If I default in paying any part of the note or any other obligation or if I default in any o	ther way under this mortgage or any obligation which it secures, the entire unpaid amount
inanced and accrued and unpaid finance charge will become due, if you desire, without y manner you consider best to the highest bidder at public sale in front of the Courthouse d	your advising me. You may take possession of the real estate and you may sell it for cash in the foor in the county in which the real estate is located. First, however, you must give me 21 days
notice by publishing once a week for three consecutive weeks the time, place and ter	ms of sale in any newspaper published in the county where the real estate is located. The
proceeds of the sale, less a reasonable outside attorney's fee which you incur not to exce will be credited to my unpaid balance. If any money is left over after you enforce this mod	eed 15% of the amount I owe you if the Amount Financed of the note in default exceeds \$300, tgage and deduct your attorney's fees, it will be paid to the persons legally entitled to it, but if
any money is still owing, I agree to pay you the balance. You, your agents or assigns may be	id at the sale and purchase the reat estate if you are the highest bidder. Your failure to declare
a default under this paragraph will not constitute a waiver or your right to do so in the	event of any subsequent default
WAIVER OF EXEMPTIONS Each of the undersigned, joins in this mortgage to convey all right, title and interest in relating to the above real estate.	the real estate including all marital rights, homestead exemption and any other exemptions
EXTENSIONS AND MODIFICATIONS	
	jation secured by this mortgage will affect any other obligations under this mortgagee.
	7th day of July 19 66.
CONDITION OF REAL ESTATE I will maintain the real estate in good condition and repair and will not commit or per	
A THE MARK WAS LOSS COURSE AN AGOOD CONDITION SHO LEDGER BUILD HOLD CONTINUE OF DEC	Aniit ariy waste or the real estate.
	Trankly Lenny / 1995e (Seat)
· 20	The de Mart III land
	Seal (Seal)
בים : כק	e e e e e e e e e e e e e e e e e e e
SEATE OF ALABAMA Challer	(Seal)
Shallby	
Onzell H. Godfrey	- No. 1 Martin - 14 martin - 1
Franklin Leroy Page and Linda McGuffie Page	
sernowledged before me on this day that, being informed of the contents of the conve	whose name(s) (is-are) signed to the foregoing conveyance, and who (is-are) known to me,
Given under my hand and official seal this 17th	day of the same bears date.
	() 10 Sa. 4. 11
	Myll M. Littlylly Notary Public
•	My Commission Expires 2/1/40
This instrument was prepared by 9nzell II. Godfrey	_
3659 Lorna Rd	STATE OF ALA. SHELBY CO. 1. Deed Tax \$
Hoover, Al 35236	I CERTIFY THIS
Services 62-2114B (4-85) ALABAMA - CLOSED - END	
19	186 JUL 22 AM ID: 19 3. Recording Fee 250
•	** Indexing Fee/. A a
	Roman C. Samuelan C TOTAL DATE
Reservad (4)	JUDGE OF PREBATE

Prejeval Research