ALABAMA REAL ESTATE MORTGAGE

Tim A. Peters - Husl	eand . Mortgag	COMMERCIAL CREDIT CORPORATION, Mortgagee				
Sandra Peters - Wife	e , Mortgag	1564 Montgomery Hwy.				
2428 Chandabrook Dr	. Shelby	Jefferson				
Pelham.	AL 35124	Birmingham AL 35216				
(City) (S	Account No.	Principal Amount Final Payment Due Date				
5/13/87	201392	13,800.16 5/18/97 If checked, initial final payment due clare only				
WHEREAS, this Mortgage is given to	to secure the performance of the proband and Sandra Peter	ovisions hereof and the payment of a Note of even date signed by				
<u> </u>		(Borrower) n provided, repayable in installments as provided in said Note, without any relief				
whatever from variation or appraises	ment laws of the State of Alabama	sideration, the receipt of which is hereby acknowledged, does hereby grant, bargain,				
sell, and convey unto said Mortgage	e, its successors and assigns, the fo	lowing described property, situated in the County of Shelby				
, State of Alabama, to						
Lot 331, according	to the Survey of Char	dalar South, Sixth Sector, as recorded in e Judge of Probate of Shelby County, Alabama.				
	, in the office of the	e saage of frontee of bucto, country,				
Also known as: 2428	Chandabrook Dr., Pel	ham. AL 35124.				
ATAO KILOWII GA. 2420	Onandaorook 211, 10.	,				
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\$00£		•				
	•	er than the lien of ad valorem taxes for the current year.				
ing. Mortgagor covenants that Mortg	pagor is lawfully seized of an indefea	rtgagee with all the rights, improvements, and appurtenances thereunto appertainsible estate in fee simple of the premises and that the premises are free from liens, gned Mortgagor will warrant and defend unto Mortgagee the title to said premises.				
against the lawful claims and deman		Deal Pateta Financing				
dated the 9th day of 1	<u>ecember</u>	19 85 recorded in Volume				
Principal Amount shown above, acc	, his, her or their heirs, executors, a cording to the terms of Mortgagor'	he Probate Judge of Shelby Iministrators, or assigns shall pay unto Mortgagee, its successors and assigns, the Note therefor, of this date, with interest and charges as stated therein, and if				
	resents shall be void, otherwise they	herein set out and, if necessary, reimburse the Mortgagee for amounts expended shall remain in full force and effect.				
 To pay the above described N To pay promptly all taxes and 	lote according to its terms. If assessments when imposed upon t	ne premises.				
with companies acceptable to l such policy payable to Mortus	Mortgagee, for not less than a sum of	indstorm, hail, lightning and all risks included in the extended coverage provision, qual to the indebtedness secured by this and any other mortgages and to have each a standard mortgagee clause acceptable to Mortgagee with a copy of the policy				
 delivered to Mortgagee. 4. To neither commit not permit 5. To comply with all of the terminations. 	t waste upon its premises. ms and conditions of the note and	his Mortgage				
 To comply with all of the terr described hereinabove. 	ns and conditions of, and to perfor	n all obligations made incumbent upon Mortgagor in, that certain first mortgage				
the property or any expenses incurre	d by mortgagee are not paid as agre	ed and policies delivered as herein provided, or if the taxes or assessments uponed, the Mortgagee or the holder of the Note secured hereby may procure such in-				
and made a part of the debt secured h	ereby, and shall bear interest at the re	gaged or assigns shall be due Mortgagee or holder hereof, and shall be added to te provided in said Note. If any insurance coverage is obtained through Mortgagee, fattorney to cancel part or all of that insurance and to apply any returned premiums				
to the unpaid balance.		ferred, including through sale by installment contract, without Mortgagee's prior				
written consent, Mortgagee can, at M that if Mortgagor(s) now occupy or v	ortgagee's option, declare the entire will occupy the property, certain sale	orincipal amount and accrued interest due and payable at once; provided, however, so and transfers, as outlined by the Federal Home Loan Bank Board at 12 C.F.R.				
Section 591.5, as amended, do not reach of any of a breach of any of a provid Grance and other charges, she	the aforesaid covenants or agreem	nsent. Ints, the unpaid balance of the indebtedness secured hereby, and the accrued but he holder of the indebtedness hereby secured, become immediately due and collecti-				
ble and the holder hereof may proceed	d to foreclose this Mortgage, and, in	such event, the Mortgagee's agents or assigns shall be authorized to take possession at the front door of the County Court House in the county where the property is				
located after first giving the notice re of the sale, the Mortgagee shall first	equired by law, and to execute proper pay all expenses incident thereto, to	r conveyance to the purchaser in the name of the Mortgagor. Out of the proceeds gether with a reasonable attorney's fee, not exceeding fifteen (15) per cent of the				
thereon and any sums advanced by N	Mortgagee for taxes, insurance, and	ree of the Mortgagee, then retain enough to pay said Note and interest and charges assessments together with the interest thereon, and pay the balance, if any, to the lade of sale are not sufficient to pay the balance away on the Note, together with				
interest and charges thereon, Mortga	agor agrees to apy the deficiency up	eds of sale are not sufficient to pay the balance owed on the Note, together with on demand by the holder of the Mortgage. The hase of said property like a stranger hereto, and in the event the Mortgagee should				
 become the purchaser at said sale, eith If in this Mortgage, the Mortgago 	er the auctioneer conducting the sale r is or includes persons other than t	or the Mortgagee may execute a deed to the Mortgagee in the name of the Mortgagor. The Borrower, the Borrower only is liable for payment of the Note and any and all				
amounts payable hereunder and Mor cluding any payment obligations and	rtgagor is liable and bound by all or including but not limited to, the rig	ner forms, conditions, covenants, and agreements contained in this Mortgage, ex- it of and power of Mortgagee to foreclose on the Mortgage in the event of default				
by Borrower in payment of the Note IN WITNESS WHEREOF, Mortg	e. gagor has hereunto set his hand and	seal this 13th day of May				
1987						
CAUTION: IT IS IMPORTANT TO READ THIS CONTRACT BEFORE		(L.S.)				
READ THIS CONTRACT BEFORE	2 100 <u>aioi</u> 11.	Dandra- File 2 (1.5.)				
	Amu Pandran					
This instrument was prepared by		(Name)				
1564 Montgomery Hw	y., Birmingham, aL 35	216 (Address)				

Duplicate-OFFICE

Original--- RECORDING

Triplicate-CUSTOMER'S

Jef a Notar	THE STATE OF ALABAMA, Jefferson County Notary Public in and for said State and County, hereby certify that Tim A. Peters - Husband and Sandra Peters - Wi whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on the												
Given	STATE INSTRI	DEAL AND BERTIE	የር የ የነ ነገር ነገር ነገር ነገር ነገር ነገር ነገር ነገር ነገር ነገ	1. Deed Tax \$ 2. Mtg. Tax 3. Recording Fee 4. Indexing Fee TOTAL	May -1500 e_5.00	9.7 <u>0.7</u> 9.7 <u>0.7</u> 9.888666	0-7	O XCU	the same bears date				
8008	REAL ESTATE MORTGAGE	FROM	Q.	STATE OF ALABAMA, County	I, Judge of the Probate Court of said County, do hereby certify that the foregoing mortgage was filed for registration in this office on the	day of	Mortgages, pages on the day of 19	Recording fee, 5 Paid	Mortgage tax, S Paid.				

STATE OF ALABAMA,

County