STATE OF ALABAMA	
IEFFERSON COUNTY	•

1656

TRANSFER OF NOTE AND MORTGAGE WITH RECOURSE

	For value received the undersigned, <u>Investors Trust</u> , <u>INC.</u> , a corporation
	For value received the undersigned, Investors Hust, Inc. For value received the undersigned, Investors Hust, does hereby grant, bargain, sell, conganized and existing under the laws of the State of Al., does hereby grant, bargain, sell, conganized and existing under the laws of the State of Al., does hereby grant, bargain, sell, conganized and existing under the laws of the State of Al., does hereby grant, bargain, sell, conganized and existing under the laws of the State of Al., does hereby grant, bargain, sell, conganized and existing under the laws of the State of Al., does hereby grant, bargain, sell, conganized and existing under the laws of the State of Al., does hereby grant, bargain, sell, conganized and existing under the laws of the State of Al., does hereby grant, bargain, sell, conganized and existing under the laws of the State of Al., does hereby grant, bargain, sell, conganized and existing under the laws of the State of Al., does hereby grant, bargain, sell, conganized and existing under the laws of the State of Al., does hereby grant, bargain mortgage executed by
ot -	rganized and existing under the laws of the State of Al., does nereby grant, target and existing under the laws of the State of Al., does nereby grant, target and executed by ey, assign and deliver unto Charles Martin c/o * that certain mortgage executed by ey, assign and deliver unto Charles Martin c/o * Trust TNC
۷C	ey, assign and deliver unto Charles Harchi Cro
D	D.D.P. Enterprisesto Investors Itust, interprisesto Investors Itust, interprisesto Investors Itust, interprises, to Investors Itust, interprises, the principal balance being in the ogether with a promissory note as evidence of such indebtedness, the principal balance being in the ogether with a promissory note as evidence of such indebtedness, the principal balance being in the ogether with a promissory note as evidence of such indebtedness, the principal balance being in the ogether with a promissory note as evidence of such indebtedness, the principal balance being in the ogether with a promissory note as evidence of such indebtedness, the principal balance being in the ogether with a promissory note as evidence of such indebtedness, the principal balance being in the ogether with a promissory note as evidence of such indebtedness, the principal balance being in the ogether with a promissory note as evidence of such indebtedness, the principal balance being in the order.
10	opether with a promissory note as evidence of soon to an actual and January
su	sum of \$ 50,000.00%; the note and mortgage being dates from February, 1987, in the office of
εŅ	he Judge of Probate of Shelly 266 (and in the event there have been any subsequent transfers of the said mortgage, the last of
_4	266 (and in the event there have been any subsequent transfer with the indebtedness such subsequent transfers appears at Real Volume, Page) together with the indebtedness such subsequent transfers appears at Real Volume, Page) together with the indebtedness
SĮ	such subsequent transfers appears at Real Volume, Page, together the lands and proper- reflected by said note and mortgage, and all interest of the undersigned in and to the lands and proper-
	effected by said note and mortgage, and att increases
-	ies described in said mortgage.
*(Guardian Management ANOL to exceed
	RECOURSE AND ENDORSEMENT - Recourse and endorsement such for and prompt performance
۴	by the undersigned shall be to the extent of guaranteeing and the event there shall be any de-
٥	of the terms of the note and the mortgage by the terms transferred, the undersigned, upon due
F	fault in the terms of the note of mortgage, as many such default and shall keep
	notice given by the transferee neternation of the terms thereof. Whenever assignor
	and maintain the indebtedness in current status are the mortrage and note transferred herein,
.,	deems himself insecure, he may at his sort of the assignor within
١,	and the assignee shall reassign and transfer and the assignee designates
	20 days. In the event assignee latts to the sole and only purpose
Ξ,	and appoints assignor as and for the title title assign
١.	of reconveying and retransferring the said hote, and it assignment is filed and recorded an affir-
,	nor may file for record in the same product and the shall recite, under oath, by assign
•	davir which shall identify the mortgage, not
	davit which shall identify the mortgage, note and debt and which shall identify the mortgage, note and debt and which shall identify the mortgage, note and debt and which shall identify the assignee has in nor, or a duly authorized officer of assignor, that the debt assigned herein to the assignee has in nor, or a duly authorized officer of assignor, that the debt assigned herein to the assignee has in nor, or a duly authorized officer of assignor, that the debt assigned herein to the assignee has in
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