ALABAMA REAL ESTATE MORTGAGE

Bobby A. Thames	, Mortgagor	COMMERCIAL	CREDIT CO	RPORATION, Moi	tgagee
Sandra G. Thames	, Mortgagor	200 W. Alabama Avenue			
une}	. •	Clarke	<u> </u>	<u></u> .	
Idress)	(County)	(County) Thomasville,	Alabama	36784	
(State	(Zip)	(City)		aic)	(Zip)
Date of Note and Mortgage 7-25-88	Account No. 20147-5	Principal Amo 18,799.43	ount	Final Payment Due 8-29-88 If checked, initial final paymen	
•	secure the performance of the provis	sions bereaf and the pay	ment of a Note	of even date signed by _	
Bobby A. '	Thames & Sandra G. Inc	mes (naspana o		<u> </u>	
TNESSETH, that the above-named N and convey unto said Mortgagee,, State of Alabama, to wi	Mortgagor, for full and valuable considits successors and assigns, the follow	leration, the receipt of whe ving described property.	ich is hereby ack situated in the reen Valle	nowledged, does hereby go County of Shell ey 4th Sector a	s
8					
PAGE			·		•
					•
196					- ,
					
* 60			•		1.00
6 2	and against any adverse claims other				
The Mortgagor's behalf, then these properties. The Mortgagor hereby covenants: To pay the above described No. To pay promptly all taxes and and the second of the improvements on a such policy payable to Mortgage delivered to Mortgage.	said property insured against fire, wir Mortgagee, for not less than a sum equigee as its interest may appear under	e premises. idstorm, hail, lightning a	and all risks inclu	uded in the extended cove	rage provision
4 To peither commit not permit	t waste upon its premises. ms and conditions of the note and the ns and conditions of, and to perform	sis Mortgage. Lall obligations made inc	cumbent upon N	Mortgagor in, that certain	first mortgag
described hereinabove. It is further convenanted by Mortg he property or any expenses incurred arrance, pay such taxes or expenses, and made a part of the debt secured hereas Mortgagor's default. Mortgagor	gagor that if insurance is not procure d by mortgagee are not paid as agree, and all money so paid by the Mortg ereby, and shall bear interest at the rat thereby gives to Mortgagee a power of	ed and policies delivered d, the Mortgagee or the gagee or assigns shall be te provided in said Note. attorney to cancel part o	as herein provi holder of the N due Mortgagee If any insurance r all of that insu	ded, or if the taxes or as lote secured hereby may por holder hereof, and she coverage is obtained through the rance and to apply any ret	sessments upon procure such in all be added to ugh Mortgageo urned premium
the unpaid balance. If all or any part of the property the property of the pr	or an interest therein is sold or transf lortgagee's option, declare the entire p will occupy the property, certain sale:	ferred, including through principal amount and acci s and transfers, as outlin	sale by installed rued interest due sed by the Feder	nent contract, without M e and payable at once; pro eal Home Loan Bank Boa	vided, however ard at 12 C.F.F
In the event of a breach of any of impaid finance and other charges, shable and the holder hereof may proceed of the premises and empowered to slocated after first giving the notice resolution of the sale, the Mortgagee shall first unpaid debt after default and referrathereon and any sums advanced by Mortgagor or the person or persons interest and charges thereon, Mortgagor At the sale under the powers herein become the purchaser at said sale, either this Mortgagor, the Mortgagor.	f the aforesaid covenants or agreeme all at the option of the Mortgagee or the do foreclose this Mortgage, and, in sell the premises at auction for cash, a equired by law, and to execute property pay all expenses incident thereto, to it to an attorney not a salaried employ Mortgagee for taxes, insurance, and a legally entitled thereto. If the processagor agrees to apy the deficiency upon, the Mortgagee may bid for the purchase the auctioneer conducting the sale of its or includes persons other than the	ents, the unpaid balance he holder of the indebteds such event, the Mortgage at the front door of the reconveyance to the pure gether with a reasonable assessments together with eds of sale are not sufficient demand by the holder hase of said property like or the Mortgagee may exemple Borrower, the Borrower.	of the indebted: ness hereby secu e's agents or ass County Court I haser in the name attorney's fee, in retain enough the interest the cient to pay the er of the Mortga e a stranger here cute a deed to the er only is liable	ness secured hereoy, and red, become immediately igns shall be authorized to fouse in the county where ne of the Mortgagor. Out not exceeding fifteen (15 to pay said Note and intereon, and pay the balance balance owed on the Note age. The Mortgagee in the name of the Mortgagee in the name of the Note are many contained in the	due and collected take possession take property of the property of the proceed per cent of the rest and charged, if any, to the together will and any and a mortgage, is Mortgage, it is mortg
amounts payable hereunder and ivided cluding any payment obligations and	d including but not limited to, the rig	ht of and power of Mort	gagee to foreclo	se on the Mortgage in the	event of defa
IN WITNESS WHEREOF, Mort	te. tgagor has hereunto set his hand and	R 11	,, ,,	1	
CAUTION: IT IS IMPORTANT T READ THIS CONTRACT BEFOR	RE YOU SIGN TO	1 syman	(] A a J.	Main	(L.
.	L.K. Tucker, Sr.	Branch Clerk	of Commer	cial Credit Con	poration
This Instrument was prepared by	200 W. Alabama A	nen)	nc)		
<u></u>		(Address)			

CCC 1596-J Printe

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Original—RECORDING

Duplicate-OFFICE

Triplicate-CUSTOMER'S

day of __

day of