REAL PROPERTY MORTGAGE

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THIS	L MEN BY THESE I MORTGAGE, is mad Kelly R PRic	PRESENTS: de and entered into o e and wife, Par	n this 25th demela Shaw Pi	ay of June		_, by and between the under-
thereinafte	er referred to as "Mo	ortgagor", whether on	e or more) and T	RANSAMERICA	FINANCIAL SERVICES	S, INC., (hereinafter referred to
as "Mortg	agee"); to secure the	nevment of Bight	een thousand	i three nund	red twenty-thre	e and 53/100 ****Dollars rding to the terms of said Note.
(\$	18323.53					•
sell and c	, THEREFORE, in convey unto the Mort Mabama, to-wit:	consideration of the pages the following of	remises, the Mori tescribed real est	gagor, and all oth ate situated in	sers executing this Mor	tgage, do hereby grant, bargain, County,
	SEE Schedule	- A"				
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Tod	ether with all and a	inquier the rights. Of	vileges, hereditai	ments, easement	s and appurtenances t	thereunto belonging or in anywis
appertal	ining;					
то	HAVE AND TO HO	LD FOREVER, unto 1	the said Mongage	e, Mongagee s s	uccessors, heirs and a	veent as stated above.
The	above described p	roperty is warranted t	ree from all incur	indianices and agr	or any part thereof with	except as stated above. Out the prior written consent of the immediately due and payable.
if the Mortgag	e Mortgagor shall so jee, the Mortgagee :	ell, lease or otherwise shall be authorized to	declare, at its op	tion, all or any pa	art of such indebtednes	s immediately due and payable.
н	the within Mortga	ge le a second l	Mortgage, then	it is subordina	ate to that certain p	orior Mortgage as recorded
Vol	277	at Dama S	177 Y	n the office of the	Thousand at Linearia of —	Shelby to the extent of the current balance
now du	-1-1-1-1	and have a major hill with the bull with the bull of t	sees. The within	Mortosoa wili no	i be subordinated to al	JA SGASTICES RECITION ON THE STATE
			ura antai ina mata i	ni the writh Motic	IKEIN, MULICIALLI IPPIPP	y agrees not to increase the balant its which become due on said pri
		in any of the sthey to	PPRO DENVISIONS SI	NA COROLLORS OF S	STO DE IUI MUITURINE VVV	bi' midti gagit darage arrest are be
Mortga	ge shall constitute a	default under the tem	ns and provisions	nom ninswent to idswedt bas elde	gage, and the Mongag n Mortgage subject to f	oreciosure. Falture to exercise ti
			varriga enima in il	na aveni (x zny su	COSCUDER CONTRACTOR FIRE	MOTOR CONTRACTOR
make o	n behalf of Mortgago	r any such payments	Which become ou	e on sakt prior we to onevent the fo	regage, or licer any ex-	Mortgage, and all such amounts
		. L.L. H ad bilada aaar	· eheli boroma a (IAM IN MORGBORE	1. Of RX 835Kills 600mm	lien to the cook moves, account to
shali be indebte	4 4 	ortgage, and shall bed oby and shall entitle th	sy latayaat trami MS	na ot bavibalii dy	MEDILLEUGH, VI III PPPI	ons, at the same interest rate as telen, including at Mortgagee's option
***** 1. 3 1			and of the include	dness the Morto	agor agrees to pay all t	exes or assessments when impos

For the purpose of further securing the payment of the indebtedness, the Mortgager agrees to pay at taxes of assessments or pay at taxes of assessments or pay at taxes of assessments or pay off the same; legally upon the real estate, and should default be made in the payment of same, the Mortgagee may at Mortgagee's option pay off the same; and to further secure the indebtedness, Mortgager agrees to keep the improvements on the real estate insured against loss or damage by fire, and to further secure the indebtedness, Mortgagee 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 falls to keep property insured as above specified, or falls 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 Mortgagee or assigns and be at once due and payable.

(Continued on Reverse Side)

3

UPON CONDITION, HOWEVER, that if the Mortgagor pays the indebtedness, and relimburses Mortgages or assigns for any amounts Mortgages may have expended, then the conveyance to be null and void; but should default be made in the payment of any sums 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 encumbrance thereon, so as to endanger the debt hereby secured, then in any one of sald 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 eighteen 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 main door of the Court House of the County (or the division thereof), where a substantial and material part of 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 litteen percent of the unpaid balance on the loan, and referral to an attorney not your salarled 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. Fallure to exercise this option shall not constitute a waiver of the right to exercise the same in the event of any subsequent default.

Any Mortgagor who co-signs this Mortgage but does not execute the Note: (a) is co-signing this Mortgage only to mortgage, grant and convey that Mortgagor's interest in the real estate under the terms of this Mortgage; (b) is not personally obligated to pay the sums secured by this Mortgage; and (c) agrees that Mortgagee and any other Mortgagor may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Mortgage or the Note without that Mortgagor's consent.

M WITNESS WHERE	OF, the undersigned M	lortgagor has hereunto set	his signature and seaf	on the day first above w	ritten.	
CAUTION -	- IT IS IMPORTANT TH	IAT YOU THOROUGHLY	READ THIS MORTGAG	BEFORE YOU SIGN	HT,	
350rac 436		Kell Romice Kelly Ro Price Lancia Shaw Price Pamela Shaw Price				
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••••	ABAMA) I,_	the undersigne		Kelly R Price		
the same voluntarily on t	he day the same bears hand and seal this2	cre me on this day that believes. Sth day ofTo	<u>.</u>		•	
1			Poor One EXT	7 Tel		
	•	This instrument prarths D Mitchell Transamerica Fina One Chase Corpora Hoover AL 35244	nsamerica Fina Chase Corpora Wer AL 35244	MOI Kelly R PRice and 120 Dogwood Dr Chelsea AL 35043		

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ly R PRice and Pamela Shaw PRice
Dogwood Dr

IORTGAGE

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JUN-13-'91 THU 15:08 ID:1RW SAC

H TEL NO: 8003264879

TRW Title Insurance Company

SCHEDULE A (Continued)

Commitment No: 91060913

A parcel of land containing 1/2 acre, more or less, located in the N 1/2 of the SE 1/4 of the SW 1/4 of the SW 1/4 of Section 12, Township 20, Range 2 West, Shelby County, Alabama, described as follows: Commence at the SE corner of the SW 1/4 of the SW 1/4 of said Section 12; thence run North along the East line of said 1/4-1/4 Section a distance of 668.04 feet; thence turn left 89 degrees 11' 29" for a distance of 75 feet to an iron pin on the North line of said 1/4-1/4-1/4 Section and the point of beginning. Thence continue last course a distance of 150 feet to an iron pin; thence turn left 90 degrees 00' 00" for a distance of 150 feet to an iron pin; thence turn left 90 degrees 00' 00" for a distance of 150 feet to an iron pin; thence turn left 90 degrees 00' 00" for a distance of 150 feet to the point of beginning.

Also, an easement for ingress and egress to and from Price's property which is described in Deed Book 310, page 746 in the Probate Records of Shelby County, Alabama, which said right of way easement shall be perpetual and shall be 20 feet in width, the center line of which shall be the existing driveway leading to said Price's property across Tillery's property in the SW 1/4 of SW 1/4 of Section 12, Township 20 South, Range 2 West.

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JUDGE OF PROBATE

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