ALABAMA REAL ESTATE MORTGAGE

Amount Financed \$ 19237.40

Mortgagee, evidencing a loan made to Mortgagors by Mortgagee. Said Nortgagee, evidencing a loan made to Mortgagors by Mortgagee. Said Nortgagee, payment may be made in advance in any amount at any time holder of the Note and without notice or demand, render the entire unrefund or credit of interest. NOW, THEREFORE, in consideration of said loan and to further seems to Mortgagee by Mortgagors at any time before the entire indebtedness of any unpaid balance of the Note above described, or renewal thereof	lote is payable and default in	in monthly instalment paying any instalmen	s and accordin		Inc.,
to Mortgagee by Mortgagors at any time before the entire indebtedness		hereof at once due and		e option of	f the
Mortgagee the following described real estate lying and being situate to wit:	ss secured here f, the Mortgag	eby shall be paid in fugors hereby grant, bar	ll, evidencing gain, sell and	a refinan convey to	cing the
Lot 13, according to the Survey of Shannon Gla Office of the Judge of Probate of Shelby Coun Alabama.	en, as rec ty, Alaban	orded in Map Bo na; being situat	ok 7 Page e in Shelb	94 in toy Count	the ty,
	n3/:	31/1994-1058 7 PM CERTIFI 7 PM CERTIFI	6 ED		
	02:3	Y COUNTY JUDGE OF PROBAT	E .		
warranted free from all incumbrances and against any adverse claims	s. Shelt	ODI NCD 37.45			
TO HAVE AND TO HOLD the aforegranted premises, together with he said Mortgagee, its successors and assigns forever.	the improvem	ents and appurtenance	es thereunto b	elonging,	unto
UPON CONDITION, HOWEVER, that if Mortgagors shall well and and all of them, and each and every instalment thereof when due, then the fail to pay the Note or Notes, or any instalment thereof when due, or if assigns, agent or attorneys are hereby authorized and empowered to see of the Court House door in the County in which the said property is look by publication in any newspaper published in the County in which said property of the proceeds of said sale the Mortgagee shall retain enough if any, pay over the Mortgagors. The Mortgagee or its assigns are authority.	his conveyance any covenant all the said pro- cated, first har roperty is locat to pay said No	herein is breached, the perty hereby conveyed wing given notice there ed, and execute proper ote or Notes and interest	void. But shown Mortgagee, at auction for successful su	its success r cash, in f ccessive we the purcha d the bala	agors sors, front eeks aser, ance,
Mortgagors further specially waive all exemptions which Mortgagors laws of this or any other State. Mortgagors agree to sell or transfer the written consent and any such sale or transfer without Mortgagee's prior Whenever the context so requires plural words shall be construed in	e aforegranted written conse	l premises, or any part	, without Mor	rtgagee's p	prior
IN TESTIMONY WHEREOF, Mortgagors have hereunto set their March , 19 94	hands and aff	fixed their seals this	29th	da	ay of
Witness: Rillio Leo	lo ann	Hutto	(L.S.) -100	SIGN HE	ERE
				SIGN HE	DE
Witness:	(If married	l, both husband and wife mu	(L.S.) **** ist sign)	SIGN HE	.RE
STATE OF ALABAMA					
Jefferson COUNTY					
I, the undersigned authority, in and for said County in said State,	, hereby certif	y that <u>Jo Ann F</u>	lutto an u	nmarrie	:d
whose name is signed to the foregoing conveyance, and who is known of the contents of the conveyance, She executed the same volu	to me, acknow intarily on the	ledged before me on the day the same bears	nis day that, b late.	eing infor	cmed
Given under my hand and official seal, this the <u>29th</u> day of	Man	- J		, 19.	94
This instrument was prepared by: <u>Rendi McMinn 1841 Montg</u> o		110 Tauder	٠	***************	

942 A87 AL