REAL PROPERTY MORTGAGE

	GAGE,Is made a	and entered into on t	hls <u>24</u> thay of & Linda Jackson,	April	, 19 95	_, by and between t	the under-
	red to as "Mortga to secure the pa	agor", whether one o yment of**Thir	or more) and TRANSAM ty THree Thousan missory Note of even d	MERICA FINANC ad & twenty	CIAL SERVICES two Dollar	s & 46/100**	Dollars T
NOW, THERI sell and convey u State of Alabama,	IIIO IIIO MOI MAG	deration of the pren ee the following des	nises, the Mortgagor, ar cribed real estate situat	nd all others exe Sho	elby	gage, do hereby gra	ent, bargain,ម៉ County,ដ

A part of the SW 1/4 of Se 1/4, Section 5, Township 22, Range 2 West described as follows: Begin at the Southeast corner of said 1/4-1/4 and run thence West along the Southern boundary thereof a distnace of 210 feet to a point; thence turn to the right and run North parallel with the East boundary of said 1/4-1/4 a distance of 210 feet to a point, thence turn right and run Easterly parallel with the Southern boundary of the 1/4-1/4 210 feet to a point on the East boundary of said 1/4-1/4; thence turn to the right and run Southerly along the Eastern boundary of said 1/4-1/4 a distance of 210 feet to the point of beginning.

inst \$1995-10673

04/25/1995-10673 11:42 AM CERTIFIED

SHELBY COUNTY JUDGE OF PROBATE 60.65 CO2 MCD

Together with all and singular the rights, privileges, hereditaments, easements and appurtenances thereunto belonging or in anywise appertaining;

TO HAVE AND TO HOLD FOREVER, unto the said Mortgagee, Mortgagee's successors, heirs and assigns.

The above described property is warranted free from all incumbrances and against adverse claims, except as stated above.

If the Mortgagor shall sell, lease or otherwise transfer the mortgaged property or any part thereof without the prior written consent of the Mortgagee, the Mortgagee shall be authorized to declare, at its option, all or any part of such indebtedness immediately due and payable.

ı	f the	within	Mortgage	ls a	second	Mortgage	, then it	is subo	rdinate	to that	certain	prior	Mortgage	as	recorded	in
Vol.				, at F	² age		, in th	e office of	the Judg	ge of Pr	bate of					
			Co										extent of t			ICO
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owed	that is	Secure	id by said r	ndor Mo	toane ir	the event	the Mortos	MAC CHAIL	ld fail to :	maka si	w naum	unto sub	rich become	order order		dae
Morte	ane n	rehouk	default in	any of th	a otherte	rme provi	cione and e	anditions	of sold s	rior Mar	iy bayılı	aur th	ncn become	- · · b ·	o on sale pr	IUI dan
Mark	ayo, u	- U		enty of the	io Duloi it	ams, provi	รเบาร สาเน เ	Onomons	oi salo p	TIOF MOF	igage oc	cur, un	en such def	aun u	inger the pr	Юľ
Mong	age si	iali coni	stitute a de	raux und	er the ten	ms and pro	visions of t	ne within i	Mortgage	, and th	e Mortga	âee µe	rein may, a	i its o	ption, decia	31.O
the e	ntire in	debted	ness due he	ereunde	r Immedia	itely due a	nd payable	and the v	vithin Mo	rtg <mark>ag</mark> e s	ubject to	forecl	osure. Fall	ure to	exercise t	his
option	a shall .	not con	stitute a wa	iver of th	e right to	exercise sa	ime in the e	vent of an	y subseq	uent de	ault. The	e Morto	agee hereli	n ma	v. at its option	on.
make	on bel	half of M	lortgagor ai	ny such i	payments	which bec	ome due or	sald prio	r Mortgad	16. Orina	:ur anv si	ıch ext	enses or ob	Jigat	lons on beh	alf
of Mo	rtasao	r. in co	nnection wi	th the sa	ald orlor k	Aortgage	n order to r	revent th	e forecio	sum of	said nrin	Morta	age, and al	il euc	h amounte	60
evhe:	1080	y Muliy	ages on be	man or r	nortgagot	Shan Deck	THE A CHILL	ro monga	igee, or i	is assiy	ns adding	onai lo	the debt he	TEDY	secured, a	.ng
snaii	DO COV	erea by	this wortg	age, and	ı snall be	ar interest i	rom date o	t paymen	t by Mort	gagee, (or its ass	igns, a	t the same	intere	est rate as t	he
indeb	tednes	is secui	ed hereby :	and shal	l entitle th	e Mortgag	ee to all of t	he rights a	and reme	dies pro	vided he	rein, in	cluding at N	Nortg	agee's optic	on,
			e this Mort							-		_	-	•	- •	

For the purpose of further securing the payment of the Indebtedness, the Mortgagor agrees to pay all taxes or assessments when imposed 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, Mortgagor agrees to keep the improvements on the real estate insured against loss or damage by fire, lightning and tomado for the fair and reasonable insurable 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 fails to keep property insured as above specified, or fails 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)

15-011 (Rev. 8-90)

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UPON CONDITION, HOWEVER, that if the Mortgagor pays the Indebtedness, and reimburses Mortgagee or assigns for any amounts Mortgagee 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 said 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 fifteen percent of the unpaid balance on the loan, and referral to an attorney not your salaried 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. Failure to exercise this option shall not constitute a walver 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.

IN WITNESS WHEREOF, the undersigned Mortgagor has hereunto set his signature and seal on the day first above written.

CAUTION — IT IS IMPORT	TANT THAT YOU THOROUGHLY READ THIS MORTGAGE BEFORE	YOU SIGN IT.
	Sue Johnson	(Seal)
	Linda Jackson	(Seal)
		(Seal)
THE STATE OF ALABAMA)	The UNdersigned	, a Notary Public
Chilton county	In and for said County, in said State, hereby certify that	
name(s) is/are known to me, acknowled the same voluntarily on the day the sam	Sue Johnson, A Single Person & Linda Jackson ged before me on this day that being informed of the contents of the ce bears date.	
Given under my hand and seal	this 24th day of April Notary Public Wan L. Hillin	19
My Commission Expires:	Notally 1 done Of Voore 15.	

Inst # 1995-10673

04/25/1995-10673 11:42 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 60.65 ODS HCD