| The State o | of Al <mark>a</mark> bama , | } | | | |
|---|--|--|--|--|--|
| | | 7 | le25th da | y of July | 1995 |
| | • | | | | party of the first part |
| | 1, 44 +1 == == == ++ b, ++ =4 +5 ++ ++ == == == | , | ., ,, 11 11 11 11 11 17 11 11 14 11 | | - |
| WITNESSEITI. | That the party of | the first part does h | rereby rent and le | ies Cof the so ase unto the parties | of the second |
| part the followin First Addition | g premises in Shoon, as recordently County, | elby County, A d in Map Book Alabama. Less | labama-Lots 8 4, Page 20, i and except a | and 9, Block D n the Office of 30 ft. strip of | farris Subdivision the Judge of the Southeaster by |
| side of Lot Book 4 Page | 8, Block D, Fa 20 | rris Subdivisi a single famil | on, First Add | lition, as Yecor | ded in said Map (i) (i) (i) (i) (i) |
| for occupation | byas | | and no | ot otherwise, for an | d during the term of |
| seven (7) y | earso-wit: from th | 25th | | day ofJuly | 19 |
| to the24th | day of | June | ХХХ 2002 | | τ. |
| In Consideration | n Whereof, The party | of the second part ag | grees to pay to the p | party of the first part th | he sum of C |
| Eighty-Four | Thousand and | 00/100, (\$84.0 | 000.00) | | DOLLARS |
| af which sum \$ | ,000.00 is paid | in cash, the receipt o | of which is hereby | acknowledged, the bals | 83,000.00 |
| in divided into | 33 paymen | 1,000.00 us of \$ | ······179 | /±4/4995=256 | 564 -TCN |
| | | . 4 4. b 4 bb 44 44 p 4 4 4 b 4 8 8 8 8 | | | PATE3TAR |
| | | | SHE | ON HCD 134.00 | on the |
| | | | | | er annum. And should the |
| he so construed, with all the laws the first part liab same; nor to under on endorsed; and good order as at this Lease by the attorney's fee. A prompt payment surrender quiet a party of the first have under the Copart exempted from the party of the due; and also against and also agains of this Lease becomes as much arrears on such arrears on such of the second of | any law, usage or control regard to noisan the therefor, and to er-lease said propert further, this Lease the commencement of the employment of the employment of the of said reats as her and peaceable possent part under this control part under this control part under this control part agree rees to pay all assent and agreed that at ease, then the party of the party o | estom to the contrary ce, in so far as premised, to waste of posterior this is being terminated, to being terminated, to said term, natural worstderntion of the consideration of this cin stipulated, or an assion of said premise attact, the said party of the State of Alabother legal process. It parts for street and the end of said term of the first part agree of the first part shall make that if the party of the treat shall make that if the party of the treat of the first part shall make that if the party of the treat of the first part shall make that if the party of the treats during the first part shall make that if the party of the treats during the first part shall make that if the party of the treats during the first part shall make that if the party of the treats during the first part shall make the treats during the first part shall make the treats during the first part shall make the treats of the party of the treats during the first party of the firs | notwithstanding. An ises hereby leased or perty, or allow the ase without the worstender quiet and ear and tear excepted and part hereby of the first part, as aforesaid, or an allowed, or the second part ama, to have any of the party of the sidewalk improvem if the party of the allowed the rent pair ke and execute a defender herein, then the second part fail year of the existend fail to pay the tarement herein, then if said property, and find property and find property, and find property and find property and find property. | are concerned, and by he same to be done, bu itten consent of the part peaceable possessioned. on account of the violathey agrees that many he purpose of securing y of the first part may for any damage whate the personal property during said the personal property during said sents, should any be me second part has complained ander his Lease shall they converted to pay the monthly rence of this Lease, or a sea on the said property on the happening of and all money paid by the said property on the happening of and all money paid by the said property on the happening of and all money paid by the said property on the happening of and all money paid by the said property of all money paid by the said property of all money paid by the said all money paid by the said property of all money paid by the said all money paid by the | and for the same, and shall ond part agrees to comply no act render the party of it to take good care of the arty of the first part, here in of said premises in like lation of the conditions of the party of the first part suffer either by failure to ever, may be swarded said ht which they may of the party of the second term as the same becomes ade against said property. I be considered a payment reying said property to the said property to the said said party of the second part of the second part shall be said the second part shall be |
| with a warranty and the failure of the said provisi whatever except It is further un to pay off the re to a rebate on a | of the party of the solon a nullity, and mained and agreed and agreed maining monthly payors advancements of the solon adv | econd part to comply ake the said party of without any notice or I that if the party of the ments, as named here I all uncarned interes | with any of the confithe second part a action whatever up he second part shows they have at they have a second in they have a second part shows the second | art," shall be a muliity ditions of this instrume lessee under this instrument of the party uld at any time before that only the earned in that only the earned in the different control of the control o | the maturity thereof desire o so, and shall be entitled nterest shall be collected. |
| Gary L. H Diana Gor | loward Zales Howard | } | Ramiro Rosa Me | a Mend | ca Luna (L. S.) |