## **REAL PROPERTY MORTGAGE**

THIS MORE AND ENDERGRAPS	SENTS: 2ND Contains into the thick that the contained in	DAVIS	19	and between the under-
as "Mortgagee"); to secure the payr	or", whether one or more) and TRAN ment of <u>SEVEN_THOUSAND_POUR</u> widenced by a Promissory Note of e	HUNDRED FIVE D	OLLARS AND OF	R/100***** Dollars
NOW, THEREFORE, in considered sell and convey unto the Mortgages State of Alabama, to-wit:	leration of the premises, the Moitgag e the following described real estate	or, and all others execu situated inS	uting this Mortgage HECBY	County,
<del>-</del>	CK 2, ACCORDING TO THE SUPERIOR BOOK 6, PAGE 1, IN THE		-	
	- ************************************	st <b>+</b> 1996-25	380	
	04:	3/06/1996-253 11 PM CERTIF ELBY COUNTY JUBGE OF PRO 002 NCD 22.25	IFD	<b>,</b>

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 Mortgages, the Mortgages shall be authorized to declare, at its option, all or any part of such indebtedness immediately due and payable.

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			Çol	untv. Al	abama: but t	his Mort	cage is s	uboro	dinate to	o sald p	orior N	Mortga	age on	ly to the	to tnetxe	he cu	irrent bals	ruce
now di	ne ou	the del	ot secured	by said	orlor Mortga	ge. The	e within I	Mortga	age will	not be	aubo	ordina	ted to	any ad	vances se	benus	by the ab	DOVE
descri	hed n	dor mor	toage, if sal	d advar	nces are mad	e after ti	ne date o	f the w	ykhin M	ortgage	e. <b>M</b> o	ortgago	or here	by agn	es not to in	CLB 88	se the bala	ance
owed t	that is	secure	d by said o	rior Mo	rtgage. In th	e event	the Mor	tgago	er should	d fall to	) mak	e any	paym	enta wi	nich becom	e due	e ou eeka l	buot
Mortos	age. c	r shouk	d default in	any of t	he other tern	is, provi	sions an	d con	ditions	of said	prior	Mortg	age oc	cur, the	au anch <b>ga</b> i	aun u	inder the l	pnor
Mortga	age, si	hall con	stitute a def	ault und	der the terms	and pro	visions	of the	within <b>t</b>	<i>l</i> ortgag	je, an	id the	Mortga	igee he	rein may, a	it fis o	iption, dec	clare
the en	tire in	debted	ness due he	ereunde	er Immediate	ly due a	nd payat	ole an	id th <del>e</del> w	ithin M	ortga	ge sul	bject to	forec	osure. Fall	ure to	) exercise	) TT 15
option	shall	not con	stitute a wa	iver of t	ne right to ex	ercise si	ame in the	9 6 A 6 L	nt of any	y subse	quen	it defa	ult. Th	e Mort	jagee here	n ma	y, atrus op	AION,
make	on be	half of N	Aortgagor ai	ny such	payments w	hich bed	ome due	on sa	aid prior	Mortga	age, o	or incu	rany s	ncu exi	Denses or D	oligat	HORE OF DE	anen
of Mor	tgago	or, in co	nnection wi	th the s	aid prior Mo	rtgage,	in order t	o pre	vent the	e foreci	iosure	e of sa	aid prio	r Morte	age, and a	ili SOC	n amount	(6 60
expen	ded b	y Mortg	agee on be	shalf of	Mortgagor s	hali bec	ome a de	ebt to	Mortga	gee, or	its a	salgna	s additi	onal to	the debt h	areby	secured,	, and
shall b	<b>X8 CO/</b>	vered by	this Mortg	age, an	d shall bear	Interest	from dat	e of p	ayment	by Mo	rtgag	98, Or	rits as	signs, a	it the same	Inter	est rate as	8 IN <b>O</b>
Indebt	edne	68 60CU	red hereby	and sha	all entitle the	Mortgag	ee to all	of the	rights a	and rem	redies	s provi	ided he	erein, ir	iciuding at i	Mortg	agee's op	люn,
the rig	ht to	foreclos	e this Mort	gage.														

For the purpose of further securing the payment of the indebtedness, the Mortgager 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 tornado 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. 6-90)

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**ORIGINAL** 

UPON CONDITION, HOWEVER, that if the Mortgagor pays the Indebtedness, and reimburses Mortgages 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 unpeid 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 Mortgages 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 deam 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 Mortgages, 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.

egard to the terms of this Mortgage or the	Note withou	t that Mortgagors	consent.			
M WITNESS WHEREOF, the unders	gned Mortga	gor has hereunto	set his signature an	d seal on the day	y first above written.	ı
CAUTION — IT IS IMPORT	ANT THAT Y	OU THOROUGHI	Y READ THIS MOR	RTGAGE BEFOR	RE YOU SIGN IT.	
	_	TERRY G	ne Davis	<b>-</b>	<u>.                                    </u>	_(See!)
	Z		TK. DAVIS		<u></u>	_(Seel)
•	<b></b> ···					_(See )
THE STATE OF ALABAMA ) SHELBY COUNTY	· · · · · · · · · · · · · · · · · · ·	E UNDERSIGNE	D AUTHORITY ald State, hereby ce	rtify that TERR		tery Public
	FE, MARG	ARET K. DAVI	s			whose
name(s) is/are known to me, acknowledg the same voluntarily on the day the same	ed before me bears date.	on this day that	being informed of th	e contents of the	conveyance, they	executed
Given under my hand and seal t			UGUST		19 <u>96</u>	<u> </u>
My Commission Expires: 3/22/	)0	Notary Public	Grika	<u> </u>	Miku	
		<u></u>		<u> </u>		
		l,	1996-2536		MORTGAGI	
<del> </del>		08/06	/1996-2538 PM CERTIFI	ED	( <del>-</del> )	