			o the programmed bod decomposition's	LIGE,	·
MORTGA	GE	(SPACE ABOVE THE	S LINE RESERVED FOR RECORDER'S	MORTGAGEE:	
140 PTC 1 (00D (C))	ACCOUNT NUMBER	THIS INSTRUME	NT WAS PREPARED BY MORTGAGES	2976 Pelham Pkwy Ste D	
MORTGAGOR(S):	343902720 FIRST	INITIAL	SPOUSE'S NAME	ZZYO I CITICIII I KAS OSS S	
Faulkner Barba			Billy Faulkner	Pelham AL	.ABAMA
•			County ofShelby	, State of Alabama:	
RECORDED IN	CORDING TO T N MAP BOOK ABAMA.	HE SURVEY OF 4, PAGE B1,	INDI AN HILLS, FIRS IN THE PROBATE OFFI INSE 1998	AB AB CURIDY	
!			12/23/199	0-5110;	
,			08:41 AM C	ERTIFIED	
			SHELBY COUNTY JUSC		
			DOI CRH	186.00	
TOGETHER WITH all buildings	and improvements now or hi	presher erected thereon, all of	which, shall be subject to the ilen hereof, and the	heredisments and appurtenences partaining to the property	r, all oi which
	gage all rents, of said premise	where and exercise the come to	CENTRE CONTROL OF DEPARTMENT IN DIRECTOR OF THE STATE OF	n of the premises, during any detault hereunder, and during idebtedness hereby secured by any leakut means including able allomey's leas as provided below, upon the indebted	
FOR THE PURPOSE OF SE	CURING: (1) Performance	e of each agreement of mor	tgagor contained herein; (2) Payment of the (principal sum with interest, as provided in a Promissory	Note dated
	se final payment is due on]	2/20/13 Of \$8	extended or rescheduled by the parties herelo, he is, not in a principal sum in excess of \$_65000	rewith executed by Mortgagor and payable to the order of 0	mon gages to be loaned by
Mortgages or the then holder of the security in accordance will	of this Mortgage to Mortgagor; In the covenants of this Mortg	. (4) The payment of any mon age.	ey with interest thereon that may be advanced by T	ne Mortgagee to third parkes where the amounts are advance	ced to protect
All	and an the obligation particle	I he this Montrees shall be are	plied in the following order: FIRST: To the payme is Mortgagor, SECOND: To the payment of said in	int of taxes and assessments that may be levied against so ote in the manner set forth in said note:	aid premises
TO DOOTERT THE SECURITY	THEOGRE MARTINGAR (YOUENANTS AND AGREES!	(1) To keep said premises insured against fire and	such other casualties as the Morigagee may specify. Up to	the full value endorsed or
	an laga arababah liber menah	waa of collocation) chall at bett	TABARBOR AMBIAN ING SAYEBBIN ING SANDI BERKERBERBERS. 1	to time approve, and to keep the policies therefor, properly shether due or not or to the restoration of said improvement and improvement is becally sufficient at	
of loss Mortgagor will give imm	nediate notice by mail to the I	Mortgagee who may make pro	of or loss it not made promptly by Mongagor, and these and special assessments of any kind that have	secon ingularities exhibiting concerned is hereby solution and second second premises. (3) To keep s	said pramise
tree from all pnor liens except	the existing first martgage, it	tany. (4) To pay when due a to recrease and to named the o	ny prior sen or mongage on the premises and, no riccinal helance of such onor ben to increase abov	e the balance existing thereon at the time of the making of	this Mortgag
المراجعة المراجع ووروسوها المراجع لأورز	na an mand na fadi (fili in 1900 no	AAN NI NASSANI IW MANIKANSI III	MAY PARAKKANAS (1) (2) (3) DE (4) NDOME, BRUKONKUI.	al its option (whether electing to declare the whole indebted (b) pay all said taxes and assessments without determine	
			us funció de mantificate de tima participat futto mantificati fin c	AND ANKINGED (ENGLEWATHERED NEWERLER GERMINEU & CODI, OF ANG	
a content to available on a 1000	ad og confrada in løwe (AMBAR)	neos or tamerations of titlings	THE PROPERTY OF A PROPERTY OF THE PROPERTY OF	and repair, not to commit or suffer any waste or any use of the purpose of inspecting the pre-	41
remove or demoksh any builde	ng thereon; to complete within	i One Hundred Eighly (180) dai Lead meterial hymethod therefy	ys or restore promptly and in a good and working in • (7) That the time of payment of the indebtednes	is hereby secured, or of any portion thereof, may be extended	ed or renewe
and are regions of the reco	was known decembed they w	Minor in managaran ing	m ine men neren: warmur immeasuru ur allectavu 🕬	e personal liability of any person or corporation for the partial and no change in the ownership of said premises shall re-	A
or bitherwise affect any such t	personer hability on the lien he	ereby created			
IT IS ULITHALLY ASSESS TO	IAT: 11) If the Modeson shall	led to new said Promissory No	ite, or upon default in performance of any agreement to and payable at the police of the Modifiance on the	t hereunder, then all sums owing by the Mortgagot to the More be application of the Mortgagee of assignee of any other per-	rtgages utide rson whill ha
والمرافع والمراجع والمرافع والم والمرافع والمرافع والمرافع والمرافع والمرافع والمرافع والمراف	thereas: sad after any one of	earl aronic the mortgage will	he subject to inteclosuite as now cyllyxied by law in	CSSS OF DSSLOUE INDITIONES, BIRD that solid and Addes again	and to the state of the
shall be authorized to take po	ssession of the premises here	aby conveyed, and with of with aner pubeshed in said County a	roughtst laiding possession, after giving (werity) one and State, sell the same in fols or darcels of en mass	se as Mortgagee, agents or assigns deem best in front of the	e Court House
ويتأم ووافيها بالأمريم واستمرا أبيدان	and but made all and man	mentu na karatani si muhika mutamu	i to the monest byoger for cash, and aboly the proces	eds of the sale. First, to the expense of advertising seiling a the payment of any amounts that may have been expended and of modeling and independent of the same shall of	NINO CO. N. Par.
that he manage an in aumand	A COMPANIE REPRESENCE 19195 OF	こうかい いいいいかいきんじゅく いがり けげき	maki inataon - Indo to the payment of the they bay	ALICE OF SELG HANGDISCENCES BY TOW, WITHOUT IN A SELLING SHAPE OF	3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
fully majured at the date of sa	ad sale, but no interest shall t	be collected beyond the day of	rsate, and Fourth, the balance, it any, to be lurned that such sale, 13) in the event sald (remises are so	aver to said mortgagor (2) mortgagor agrees to sometimes and by Mortgagee, Mortgagor, if a signer on the note, shall be	e li ab le for an
المور ومواحد والمراجع	a al Ma aramicae, and ennira	ehan ni the proceeds oi sari s	ale in the incentemess secured and to the expuns	82 Of CONDUCTING 2500 2506 141 WE SHIP HERE SHOW WORK WINDOW	State Antonia
affecting the habitity of any pe	rson for the payment of the in	debiedness sec ured hereby ar Law restriction thereon (c) to	nd without releasing the interest of any party lowing in in any subordination of other agreement affection	ig this Mortgage or the lien or charge thereof (d) grant an	r eigenhot :
حاف أم معصوما مطال ام مسالم مبايات مين	e lana: (a) edages urthout wa	in Diez in Den vae 14 ile utgew	rogeny - Mortoapor agrees in hay a reasonable lee i	fill with if filling in the Study of the stu	1
- 11 1	d albar parapaste ar rakat Mai	ealar all euch companesiion i	awams, namanes, nonts of amon and drodeeds ar	tre, or earthquake, or in any other manner. Mortigagine shall be hereby assigned to Mortgagee who may after deducting the control of the lien of arms.	C. E. I. S. D.
expenses, including attorney	's lees, as provided for on the	he reverse side, apply the sa the proceeds of the loan bore	ame as provided above for insurance less proceed the section (7) Whenever, by the terms of this ins	Irument or of said Promissory Note Mortgages is given an	y option suc
	a tha aghi azoniae ar ol bew b	አምእል የኒ ሲያልውቸው፣ ኃር ላች ሲለ <u>ያ</u> ለተ ል ክዚያ	nce ny kaomanae ni naymeni di Indepieuress in C	BINDING AND CONTRIBUTE & MOLLE, Or Guil Acides, Tree, Arrival A	W-1
				form all the covenants and agreements herein then this cor on of this Mortgage (3) Notwithstanding anything in this Moor any obligation of navment, except to the extent that the	
Promissory Note secured her	eby to the contrary, nemner in	his Morigage not salo Promissi No ot no torce or effect. (10) Fr	ory right stall be deemed to impose on the monga ment as provided to the contrary herein, all Mortoac	ors shall be jointly and severally hable for fulfillment of their	covenants ar
	- (44) If now all the productions	vide a marriari nationi ha rafi/	oconic and warrams mai this institutioent has been	executed in his behalf, and for his sole and separate use a veyed by this Mortgage, each of us, whether Principal Surface to be parenthered with a base under or by value of the control o	any partition of the
 Endorser, or other party haref 	o, hereby waives and tenoun	cas, each for himself and lamit	y, any and all nomestead of exemption rights excep	as to garmishment either of us have under or by vidue of #	he Constitute
or Laws of any State, or of #	ie United States, as against t	this debt of any renewal thereo)f	~ /	
	HEOF the Mongagors, eliyered in the presenc	, have hereunto set <u>s_</u> e of	THE THURSTONE S and Seat, this	, INTH	. 4
Signed, Sealed and the		<i>B</i> 0 <i>i</i>	A Barba	- 1 X & (1/s)	(SEAL
(Annette	MA			FAUMOROE PROTONKA KRISTIN	
	Witness		FAUSKIER	21/2	(SEAL
Innitte	Witness	· 		Mortgagor - Borrower	_ ',,,,,,,,
County			BILLY FAUL	KNER	
_	, , , , ,		a Notary Public in and for a	aid County, in said State, hereby co	ertify thi
ARBARA ORAU	KNED AKA K	RISTINA at	מסמאוווגאסי	whose nameT1	1EYsigne
to the foregoing conve	yance, and whoF	A Work No Fine, acknow	wledged before me on this day that, bei	ng informed of the contents of the conveyance	THE
executed the same vo	luntarily on the day the	same bears date.	day of1	0 00	
Given under my ha	nd and official seal this	<u>18TH</u>	_ day ofDECEMBER	1998 . House No	. -
!	MOTARY PUBLIC STA	TE OF ALABAMA AT L.	. /1	us a source No	tary Publi
01-0555 (Rev. 3-98) A	MAL CONTRIBUTION	EXPIRES Aug. 1, 1: 11	er.		

ORIGINAL

the community was against \$200 to Ferreit and the first