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MORTGAGE ACCOUNT NUMBER		(SPACE ABOVE TH	IS LINE RESERVED	FOR RECORDER	3/31/1999-13454	6
		7		*	HEBPOTHING GREE OF PROMITE AUTO OWNANCIAL, SERVICE	E\$
MORTGAGOR(S):	193708096	THIS INSTRUME	SPOUSE'S NAME	ED BY MORTGAGEE		Ste D
RANSOM	TIMOTHY	<u> </u>	RANSOM,	KIMBERLY	pelham State of Alabama:	ALABAMA
<u> </u>	o Mortgagee, the following det	scribed real estate in th	ne County of	SHELBY.	, State of Alabama:	
LOT 82. AC	CCORDING TO THE ED IN MAP BOOK	E SURVEY OF S	ST. CHARLES	ATE OFFICE OF	SHELRY	
COUNTY. AL				03	3/31/1999-13454	
				ėu ėu	MEN BY CHEMITY JUBICE OF PROJECTIVE	
1. A. P	and improve	William Demokrati Marie	of which shall be a	to the lien herent and the '	heredishers and appurtenences pertaining to	to the property, all of which
he security in accordance with security in accordance with loayments made by Mortganstrance premiums, repairs, to PROTECT THE SECURITY of all improvements for the protegosit with Mortgagee, and to loss Mortgagor will give immake payment for such loss of ree from all prior liens exceptionholder to permit the principal this Mortgage shall have hereby due and collectible or thereof, and (c) pay such lies secured by this Mortgage and contrary to restrictions of recontrary to restrictions of the premindentedness or the lien of the oriotherwise affect any such and any portions of the premindentedness or the lien of the oriotherwise affect any such and the mortgage or under the P be entitled to the mortes due shall be authorized to take patient place and terms of sale door of said county, for the during the place and terms of sale door of said county, for the during the place and terms of sale door of said county, for the during the place and terms of sale door of said county, for the during the place and terms of sale door of said county, for the during the place and terms of sale door of said county, for the during the place and terms of sale door of said county, for the during the place and terms of sale door of said county, for the during the place and terms of sale door of said county, for the during the place and terms of sale door of said county to expend	agor on the obligation secured to and all other charges and expensive and all other charges and expensive that ioss proceeds (less expense imediate notice by mail to the Mortgages instead of the existing first mortgage, if a spall balance of such prior tien to the existing first mortgage, if a spall balance of such prior tien to the existing first mortgage, if a spall balance of such prior tien to the existing first mortgage, if a spall balance of such prior tien to the existing first mortgage, if a spall balance of such prior tien the existing of shall be immediately due and prior or contrary to laws, ordinance and shall be immediately due and prior the remainder the existing first mortgager shall the personal liability on the tien here. THAT, (1) If the Mortgager shall the thereon; and after any one of such thereon; and after any one of such season of the premises hereby the publication in some newspapers of the paying insurance, taxes, or the said sale, but no interest shall be said sale, but no interest shall be said sale, but no interest shall be	by this Mortgage shall be a nase agreed to be paid by OVENANTS AND AGREES manner, in such amounts, a se of collection) shall, at Miortgages who may make plany. (4) To pay when due increase, not to permit the ext of detault by Mortgagor not of detault by Mortgagor not enterest thereon from payable by Mortgagor to Mor	applied in the following or y the Mortgagor. SECONE S: (1) To lusep said premi and in such companies as Mortgagee's option, be approach of loss if not made put taxes and special assesses any prior her or Mortgage principal balance of such the time of payment at the time of payment at the fortgagee. (6) To keep the per public authority, and to trom the tien hereof, with a full amount of said indebte that amount of said indebte with each payable at the own be subject to foreclosure without his taking possessing and State, sell the sample of the rest thereon. Third, to any of sale, and Fourth, the any of sale, and Fourth, the	order: FIRST: To the payment of said reses insured against fire and solved on said indebtedness, promptly by Mortgagor, and agreements of any kind that have ge on the premises and, no ch prior tien to increase above), (3) or (4) above, Mortgagor and the highest rate allowed by the premises in good condition to permit Mortgagoe to enter and in a good and workmant of payment of the indebtedness then remaining unpathedness then remaining unpathedness then remaining unpathedness the provided by law in the lots or parties or en maintenance of the payment of the then the indebtedness the provided by law in the lots or parties or en maintenance of the payment of the then base balance, if any, to be turned the balance, if any, to be turned the balance, if any, to be turned the balance, if any, to be turned to balance, if any, to be turned the balance, if any, to be turned to the payment of the then base balance, if any, to be turned to the payment of the then base balance, if any, to be turned to the payment of the then base balance, if any, to be turned to the payment of the then base balance, if any, to be turned to the payment of the then base balance, if any, to be turned to the payment of the then base balance.	note in the manner set forth in said note of such other casualties as the Mortgagee may be to time approve, and to keep the policies there is whether due of not of to the restoration of said each insurance company concerned is hereby the been of may be levined upon said premises obwithstanding any right or option granted by a love the balance existing thereon at the time of the latter of the pay all said taxes and assessments with a law and such disbursements shall be deemed in and repair, not to commit or suffer any waste or at all reasonable times for the purpose of insuffice manner any building which may be constructed and no change in the ownership of said protection and no change in the ownership of said protection assess as Mortgagee, agents or assigns deem best ceeds of the said. First, to the expense of adverticible payment of any amounts that may have be calance of said indebtedness in full, whether the led over to said Mortgager. (2) Mortgagor agrees a sold to said indebtedness in full, whether the led over to said Mortgagor. (2) Mortgagor agrees and the said Mortgagor. (2) Mortgagor agrees and the said Mortgagor. (2) Mortgagor agrees and the said Mortgagor. (3) Mortgagor agrees and the said Mortgagor. (3) Mortgagor agrees and the said Mortgagor. (4) Mortgagor agrees and the said Mortgagor. (2) Mortgagor agrees and the said mortgagor. (3) Mortgagor agrees and the said mortgagor.	y specify up to the full value sector property endorsed on administration in events by authorized and directed to (3). To keep said premises any prior lian or by any prior the making of this Montpage whole indebtedness secured thout determining the validity of a part of the indebtedness secured thout determining the validity of a part of the payment. It suit secured that fer the payment. It suit remises shall release reduce thorigages agents or assigns three consecutive weeks the string selling and conveying been expended or that it has estimated and conveying been expended or that it has estimated shall be trained to succeed the same shall be trained to succeed the note shall be trained to succeed the note shall be trained to a shall be trained to shall it that the note shall be trained to a shall be trained.
tiply matured at the date of site thereinabove described property remaining after sa affecting the liability of any property. (b) join in the gran modification of the terms of the said property or any part the all compensation, awards, a expenses, including attorned and many be exercised who in thereafter accruing. (8) If the null and void and Moriging from the has not executed by agreements herein contained that he has not executed the finderset, or other party here it laws of any State, or of	premises to the Purchaser at the liale of the premises, and applicate person for the payment of the indicating any easement or creating a this loan; (a) release without wantered be taken or damaged by release paid and other payments or reliaf there ey's less, as provided for on the inges paid and discharged from the right accrues or at any tender the right accrues or at any tender the right accrues or at any tender the payments, within the statutory payments to the contrary, neither the provision to the contrary, neither the ed (11) If any of the undersigned the United States, as against the reto, hereby warves and renounce in the United States, as against the reto.	atoresaid sale, immediated allowed sale and restriction thereon. (company, all or any part of sale eason of any public improvestor. All such compensations the reverse side, apply the the proceeds of the loan hame thereafter, and no accept the time in the manner allowed the time of the manner allowed the time thereof the manner allowed the time of the manner allowed the time of the manner allowed the time time time time time time time tim	ely after such sale (3) in the aid sale to the indebtedness by and without releasing the c) join in any subordination and property. Mortgagor agricements or condemnation ion, awards, damages, righter same as provided above hereby secured. (7) When reptance by Mortgagor elatoresaid and shall abide to therefor by Mortgagor elatoresaid and shall be deer (12) With restainty, any and all homester hereof	the event said premises are sess secured and to the experiment of any party joining or other agreement affect proceeding, or damaged by his of action and proceeds a we for insurance less procedure, by the terms of this in payment of indebtedness in the payment of indebtedness in the contrary herein, all Mortgathat this instrument has been spect to the real property contead or exemption rights excited or exemption rights excited to the real property contead or exemption rights excited to the real property contead or exemption rights excited to the real property contead or exemption rights excited to the real property contead or exemption rights excited to the real property contead or exemption rights excited to the real property contead or exemption rights excited the real property contead or exemption rights.	sold by Mortgagee Mortgagor, it a signer on the make of conducting said sale 14! At any time a ring in this Mortgage may (all consent to the make ting this Mortgage or the lien or charge thereone to Mortgage for any of the services mentioned by lire, or parthquake, or in any other manner of are nereby assigned to Mortgagee who may attend to 16! Mortgagee shall be subrogated to instrument or of said Promissory Note, Mortgage in default shall constitute a waiver of any default perform all the covenants and agreements here sollon of this Mortgage. (9) Notwithstanding any ligagor any obligation of payment, except to the gagors shall be jointly and severally hable for full en executed in his behalf, and for his sole and conveyed by this Mortgage, each of us, whether cept as to garnishment either of us have under	and from time to time without and from time to time without any extension of this paragraph. It is a set this paragraph. It is a set the deducting therefore a set the deducting therefore a set the deducting therefore as the deducting therefore as the deducting therefore. Suggests given any option. Suggests given any option. Suggests given any option. Suggests given this dominated and continue on their bias dominates and there is a separate use and benefit a separate use and benefit a separate use and benefit as the constitution by virtue of the Constitution.
IN WITNESS WH	Delivered in the plesence	have hereunto set	<u>rheir</u> signature	and seal, the	Mortgagor - Borrower	(SFA)
THE STATE OF AL	ABAMA Witness				Mortgagor Borrower	15PA
TIMOTH to the foregoing come executed the same to	T L HAWKINS L RANSOM rveyance, and who _is. voluntarily on the day the	e same dears date.	knowledged before r	me on this day that, b	said County, in said State, SOM who being informed of the contents of the	hereby certify the lose names <u>AR</u>
Given under my	hand and official seal this	29TH_	day of	MARCH	19 99.	Notary Pub

OFEGENAL

01-0555 (Rev. 3-98) AL