(Name)Nancy_Mcl	Kay	<del> </del>	877		
(Address) Wylam A			- <b>-</b>		
<b>(</b>		UCHT OF SURV	IVORSHIP LAND TITLE	COMPANY OF ALAB	AMA
STATE OF ALABAMA		·····			•
	COUNTY	ALL MEN BY T	THESE PRESENTS,		
,	\$3.700.00 Th	ree Thousand	d Seven Hundred Do	llars	DOLL.
		paid by the GRA	ANTEES herein, the recei	pt whereof is acknowled	dged, we,
(herein referred to as gra	ucy N. Bailey mators) do grant, bargais	n, sell and conve	y unto	oodruff and Frank	de W
Lawley			James r. wo	oodfult and Fram	tte w.
(herein referred to as GI	RANTEES) as joint tena		survivorship, the followin		tuated in
Shelby	<u> </u>		County, Alabama to-wit:		
New Lot					
Alabama, des along the so to a point o along said R point, conti parallel to P.O.B., cont	cribed as follow uth section line n the south R.O. L.O.W. line 563 f nue along said r George Woodruff	s: From the 1433.3 fee W. line of eet to the coad R.O.W. fence line for 105 fe	Twp. 24-N, R-13-E e SE corner of Sect; thence run nor Co. Rd. No. 202; P.O.B. of subject line 105 feet; the 630 feet; thence et; thence norther less.	therly 1268.2 feat therly 1268.2 feat thence run wester lot; from said ence southerly ar easterly and	rly nd
<b>新</b>					
77			•••		
			•		
TO HAVE AND TO	HOLD Unto the said GR.	ANTEES as joint	tenants, with right of surviv	orship, their heirs and ass	igns, forever; it bei
TO HAVE AND TO the intention of the part the grantees herein) in t if one does not survive t  And I (we) do for m and assigns, that I am (	ties to this conveyance, the event one grantee here he other, then the heirs are nymelf (ourselves) and for research are) lawfully seized in the mond right to sell and co	at (unless the join in survives the oth ad assigns of the gr my (our) heirs, exe fee simple of said p nvey the same as	tenants, with right of survive tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators of premises; that they are free aforesaid; that I (we) will an and assigns forever, against agai	severed or terminated during simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, under the said of the said o	ring the joint lives urviving grantee, at ANTEES, their heinless otherwise not and administrate
TO HAVE AND TO the intention of the part the grantees hereinlin to if one does not survive to And I (we) do for me and assigns, that I am (we) above; that I (we) have shall warrant and defend	ties to this conveyance, the event one grantee here he other, then the heirs an nymelf (ourselves) and for rewe are) lawfully seized in the good right to sell and cod the same to the said GRA	at (unless the join in survives the other of assigns of the growy (our) heirs, exercise simple of said process the same as a NTEES, their heir heir hereunto set	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators opremises; that they are free aforesaid; that I (we) will an and assigns forever, agains	severed or terminated during simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, under the said of the said o	ring the joint lives urviving grantee, at ANTEES, their heinless otherwise not and administrate
TO HAVE AND TO the intention of the part the grantees hereinlin to if one does not survive to And I (we) do for me and assigns, that I am (we) above; that I (we) have shall warrant and defend	ties to this conveyance, the event one grantee here he other, then the heirs an nymelf (ourselves) and for rewe are) lawfully seized in the good right to sell and cod the same to the said GRA	at (unless the join in survives the other of assigns of the growy (our) heirs, exercise simple of said process the same as a NTEES, their heir heir hereunto set	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators opremises; that they are free aforesaid; that I (we) will an and assigns forever, agains	severed or terminated dure simple shall pass to the simple shall pass to the simants in common.  ovenant with the said GR from all encumbrances, und my (our) beirs, executors the lawful claims of all persons.	ring the joint lives urviving grantee, at ANTEES, their heir heir heir heir heir heir heir
TO HAVE AND TO the intention of the part the grantees hereinlin to if one does not survive to And I (we) do for me and assigns, that I am (we) above; that I (we) have shall warrant and defend	ties to this conveyance, the event one grantee here he other, then the heirs are nymelf (ourselves) and for rewe are) lawfully seized in a good right to sell and cod the same to the said GRA	at (unless the join in survives the other of assigns of the growy (our) heirs, exercise simple of said process the same as a NTEES, their heir hereunto set	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators e premises; that they are free aforesaid; that I (we) will an a and assigns forever, against the color of th	severed or terminated dure simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, und my (our) beirs, executors the lawful claims of all personal states.	ring the joint lives urviving grantee, at ANTEES, their heir heir heir heir heir heir heir
TO HAVE AND TO the intention of the part the grantees hereinlin to if one does not survive to And I (we) do for me and assigns, that I am (see above; that I (we) have shall warrant and defended IN WITNESS WHE day of	ties to this conveyance, the event one grantee here he other, then the heirs are nymelf (ourselves) and for rewe are) lawfully seized in a good right to sell and cod the same to the said GRA	at (unless the join in survives the other of assigns of the growy (our) heirs, exercise simple of said process the same as a NTEES, their heir hereunto set	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators e premises; that they are free aforesaid; that I (we) will an a and assigns forever, against the color of th	severed or terminated dure simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, und my (our) beirs, executors the lawful claims of all personal states.	ring the joint lives urviving grantee, at ANTEES, their heir heir heir heir heir heir heir
TO HAVE AND TO the intention of the part the grantees hereinly in to if one does not survive to And I (we) do for me and assigns, that I am (we) above; that I (we) have shall warrant and defended  IN WITNESS WH day of	ties to this conveyance, the event one grantee here he other, then the heirs are nymelf (ourselves) and for rewe are) lawfully seized in a good right to sell and cod the same to the said GRA	at (unless the join in survives the other of assigns of the growy (our) heirs, exercise simple of said process the same as a NTEES, their heir hereunto set	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators opremises; that they are free aforesaid; that I (we) will an and assigns forever, agains	severed or terminated dure simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, und my (our) beirs, executors the lawful claims of all personal states.	ring the joint lives urviving grantee, at ANTEES, their heir heir heir heir heir heir heir
TO HAVE AND TO the intention of the part the grantees hereinly in to if one does not survive to And I (we) do for me and assigns, that I am (we) above; that I (we) have shall warrant and defended  IN WITNESS WH day of	ties to this conveyance, the event one grantee here he other, then the heirs are nymelf (ourselves) and for rewe are) lawfully seized in a good right to sell and cod the same to the said GRA	at (unless the join in survives the other of survives the other of assigns of the growy (our) heirs, exercise simple of said process the same as a NTEES, their heir hereunto set	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators e premises; that they are free aforesaid; that I (we) will an and assigns forever, against OUR. hand(s) and SHELBY CO. hand(s) and	severed or terminated dure simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, und my (our) beirs, executors the lawful claims of all personal states.	ring the joint lives urviving grantee, at ANTEES, their heir heir heir heir heir heir heir
TO HAVE AND TO the intention of the part the grantees hereinly in t if one does not survive t  And I (we) do for m and assigns, that I am (s above; that I (we) have shall warrant and defend  IN WITNESS WH day of	ties to this conveyance, the event one grantee here he other, then the heirs are nymelf (ourselves) and for my are) lawfully seized in the good right to sell and cold the same to the said GRA  EREOF, We have I	at (unless the join in survives the other and assigns of the grown (our) heirs, exerties simple of said provey the same as a NTEES, their heir hereunto set	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te antees herein shall take as te cutors, and administrators e premises; that they are free aforesaid; that I (we) will an and assigns forever, against OUR hand(s) and  SHELBY CO. hand(s) and  AN II: 04	severed or terminated dure simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, und my four) beirs, executors the lawful claims of all personal	ring the joint lives urviving grantee, at ANTEES, their beinders otherwise notices and administrate
TO HAVE AND TO the intention of the part the grantees hereinly in to if one does not survive to And I (we) do for me and assigns, that I am (we) above; that I (we) have shall warrant and defended  IN WITNESS WH day of	ties to this conveyance, the event one grantee here he other, then the heirs are nymelf (ourselves) and for a we are) lawfully seized in a good right to sell and cod the same to the said GRA  EREOF, We have I  2.50  1.00	at (unless the join in survives the other and assigns of the grown (our) heirs, exerties simple of said provey the same as a NTEES, their heir hereunto set	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators e premises; that they are free aforesaid; that I (we) will an and assigns forever, against OUR. hand(s) and SHELBY CO. hand(s) and	severed or terminated dure simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, und my four) beirs, executors the lawful claims of all personal	ring the joint lives urviving grantee, at ANTEES, their beinders otherwise notices and administrate
TO HAVE AND TO the intention of the part the grantees hereinly in t if one does not survive t  And I (we) do for m and assigns, that I am (s above; that I (we) have shall warrant and defend  IN WITNESS WH day of	ties to this conveyance, the event one grantee here he other, then the heirs are nyaelf (ourselves) and for my are) lawfully seized in the good right to sell and code the same to the said GRA  EREOF, We have to the said GRA  L. SO  1.00  1.00  COUNTY	at (unless the join in survives the other and assigns of the grown (our) heirs, exertee simple of said provey the same as a NTEES, their heir hereunto set	t tenancy hereby created is her, the entire interest in fee antees herein shall take as to cutors, and administrators of premises; that they are free aforesaid; that I (we) will and assigns forever, against the sand assigns forever, against the sand assigns forever, against the sand sand and sand sand sand sand sand	severed or terminated due simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, und my four) beirs, executors the lawful claims of all personal forms.  Sailing	ANTEES, their heir heir heir heir heir heir heir
TO HAVE AND TO the intention of the part the grantees heroinl in t if one does not survive t  And I (we) do for m and assigns, that I am ( above; that I (we) have shall warrant and defend  IN WITNESS WH day of	ties to this conveyance, the event one grantee here he other, then the heirs are here he other, then the heirs are nymelf (ourselves) and for my are) lawfully seized in a good right to sell and cod the same to the said GRA  EREOF, We have to the said GRA  O. S. S. O. J. O. D. J. S. O. J. O. D. J. S. O. J. S.	st (unless the join in survives the other and assigns of the grown (our) heirs, exercise simple of said process the same as invey the same as invey the same as investigated assigns of the grown to set.  STATE (Said)  STATE (Said)  STATE (Said)  STATE (Said)  STATE (Said)  JULIGE (Said)  JULIGE (Said)	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators e premises; that they are free aforesaid; that I (we) will an a and assigns forever, against OUR hand(s) and AMII: 04  AMII: 04  CEATE General Acknowledge Control of the con	severed or terminated during simple shall pass to the amants in common.  ovenant with the said GR from all encumbrances, und my four) beirs, executors the lawful claims of all personal for said shall be said for said shall be said for said shall be said	ANTEES, their heinless otherwise noters and administrators.
TO HAVE AND TO the intention of the part the grantees hereinly in t if one does not survive t  And I (we) do for m and assigns, that I am for above; that I (we) have shall warrant and defend  IN WITNESS WH day of	ties to this conveyance, the the event one grantee here the other, then the heirs are here the other, then the heirs are nyself (ourselves) and for myself to sell and code the same to the said GRA  EREOF, We have the said GRA  TEX H.DD  A.SO  1.00  7.50  COUNTY	at (unless the join in survives the other authors the grand of the same as invey the s	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators e premises; that they are free aforesaid; that I (we) will an and assigns forever, against OUR hand(s) and AM II: 04  AM II: 04  THIS General Acknowly a Note of the Conveyance, and when a note of the Conveyance, and the conveyance of the Co	severed or terminated due simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, und my lour) heirs, executor the lawful claims of all personal common the lawful claims of all personal common to me, and the said common to me,	ANTEES, their heir heir heir heir heir heir heir
TO HAVE AND TO the intention of the part the grantees hereinly in t if one does not survive t  And I (we) do for m and assigns, that I am (s above; that I (we) have shall warrant and defend IN WITNESS WH day of  WITNESS:  STATE OF ALABAMA  I, hereby certify that whose name on this day, that, being	ties to this conveyance, the the event one grantee here the other, then the heirs are hypelf (ourselves) and for a good right to sell and cod the same to the said GRA  EREOF, We have to the said GRA  COUNTY  ACCUMTY  ACCUMTY  ACCUMTY  ACCUMTY	at (unless the join in survives the other authors the grand of the same as invey the s	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators e premises; that they are free aforesaid; that I (we) will an and assigns forever, against OUR hand(s) and AM II: 04  AM II: 04  THIS General Acknowly a Note of the Conveyance, and when a note of the Conveyance, and the conveyance of the Co	severed or terminated due simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, und my lour) heirs, executor the lawful claims of all personal common the lawful claims of all personal common to me, and the said common to me,	ANTEES, their heinless otherwise noters and administrators.
TO HAVE AND TO the intention of the part the grantees hereini in t if one does not survive t  And I (we) do for m and assigns, that I am ( above; that I (we) have shall warrant and defend  IN WITNESS WH day of  WITNESS:  STATE OF ALABAMA  I, hereby certify that whose name on this day, that, being on the day the same be	ties to this conveyance, the the event one grantee here the other, then the heirs are hypelf (ourselves) and for a good right to sell and cod the same to the said GRA  EREOF, We have to the said GRA  COUNTY  ACCUMTY  ACCUMTY  ACCUMTY  ACCUMTY	STATE (Seal)  JULISI (Seal)  JULISI (Seal)  JULISI (Seal)	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators e premises; that they are free aforesaid; that I (we) will an and assigns forever, against OUR hand(s) and AM II: 04  AM II: 04  THIS General Acknowly a Note of the Conveyance, and when a note of the Conveyance, and the conveyance of the Co	severed or terminated due simple shall pass to the senants in common.  ovenant with the said GR from all encumbrances, und my lour) heirs, executor the lawful claims of all personal common the lawful claims of all personal common to me, and the said common to me,	ANTEES, their heir heir heir heir heir heir heir
TO HAVE AND TO the intention of the part the grantees hereini in t if one does not survive t  And I (we) do for m and assigns, that I am ( above; that I (we) have shall warrant and defend  IN WITNESS WH day of  WITNESS:  STATE OF ALABAMA  I, hereby certify that whose name on this day, that, being on the day the same be	ties to this conveyance, the the event one grantee here he other, then the heirs are he other, then the heirs are nymelf (ourselves) and for rewe are) lawfully seized in a good right to sell and cod the same to the said GRA  EREOF, We have to the said GRA  COUNTY  COUNTY  ARE aigned informed of the content are date.  hand and official seal the	at (unless the join in survives the other assigns of the grand assigns of the grand assigns of the grand property of the same as invey the same as inverse the same as inver	t tenancy hereby created is her, the entire interest in fee antees herein shall take as te cutors, and administrators of premises; that they are free aforesaid; that I (we) will and a saigns forever, against OUR hand(s) and hand(s) and II: O4  EAST General Acknowledge conveyance, and when a Nota ance ance ance ance and a Nota ance ance ance ance ance ance ance anc	severed or terminated due simple shall pass to the said GR from all encumbrances, and my lour) heirs, executors the lawful claims of all personal shall pers	ANTEES, their heights otherwise notes and administrators.