(Name) Martin Clem, Jr.

(Address) 3113 Renfro Road, Birmingham, Al 35216

Form 1-1-22 Rev. 1-44

MORTGAGE-LAWYERS TITLE INSURANCE CORPORATION, Birmingham, Alabama

STATE OF ALABAMA

KNOW ALL MEN BY THESE PRESENTS: That Whereas,

COUNTY Shelby

Randall L. Sears and wife, Kelly D. Sears

(hereinafter called "Mortgagors", whether one or more) are justly indebted, to Martin Clem

And Whereas, Mortgagors agreed, in incurring said indebtedness, that this mortgage should be given to secure the prompt payment thereof.

NOW THEREFORE, in consideration of the premises, said Mortgagors,

Randall L. Sears and wife, Kelly D. Sears

and all others executing this mortgage, do hereby grant, bargain, sell and convey unto the Mortgagee the following described real estate, situated in Shelby County, State of Alabama, to-wit:

Commence at iron stake in Northwest cornor of NW 1/4 of Section 36, Township 20 South, Range 2 West, Said iron being the point of beginning. Run East along Right of Way of county road for 661 feet, thence turn right and run Southwesterly along Right of Way of county road for a distance of 619 feet, thence turn right and run along section line for 384 feet to the point of beginning.

Situated in Shelby County, Alabama.

Subject to easements and restrictions of record.

The mortgage note may be prepaid without penalty which this mortgage secures on any due date.

This is a purchase money mortgage.

8

Said promissory note is due and payable in full upon the sale or transfer of the property described herein unless assumption is approved by the herein mortgages. 'Sale or transfer' includes but is not limited to attempted wrap-around mortgages, contracts for sale or any other agreement providing for an immediate equitable transfer with a later full legal transfer, also including any lease-sales or leases which provide for an option to purchase.

Martin Glen Pol. 236 g. Farley Rd.
Said property is warranted free from

nted free from all incumbrances and against any adverse claims, except as stated above.

for any amounts Mortgagees may have expended for taxes, assessments, and insurance, and interest thereon, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgagee or assigns, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or assigns in said property become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of said indebtedness hereby secured 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 said Mortgagee, agents or askigns, shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving twenty-one 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 said County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Court House door of said County, (or the division thereof) where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of the sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's fee; 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 other incumbrances, with interest thereon; Third, to the payment of said whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be

DALL L. SEARS AND V	WIFE, KELLY D. SEARS 28th day of August Randall Sears	, 19 85 . (SE/	
ture S and seal\$ this	Vandall & Je	<u> </u>	
	TOUT YOUR	Vandall decents (SE	
	Kelly II. Sears		
		(SE.	
·		(83/	
)			
COUNTY			
	, a Notary Public in a	nd for said County, in said Bi	
L. Sears and wife,	-		
D. Double and	-		
	. 200		
oregoing conveyance, and		mowledged before me on this	
the			
MIS OF the conveyance	Avmet	1 6 8 5 •	
icial seal this ZSCII	day of August	Notary Public.	
	Land Fla	Many Mary	
3			
}			
COUNTY	. a Notary Public in a	and for said County, in said S	
:	, – –		
; ;			
: !	e e e e e e e e e e e e e e e e e e e	_	
a	who is known to me, acknowled	iged before me, on this day	
of such conveyance, he, a	s such officer and with full author	rity, executed the same volunt	
ation.			
fficial spal, this the	day of	, 19	
	4 4 44 44 + 4 7 7 4 44 4 7 7 7 + 4 4 4 4 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		
1			
	mts		
	7044.74	7	
į.	TATE IS ALL CHELET LO	29 1	
·	THE PARTY OF THE P	2 600	
\$			
	TIDESTIFY THIS	707001	
		10 100 B	
aus	TOEST FOR THIS THE STATE OF THE	3581	
aus	TIDESTIFY THIS	35 81-1 ST	
198	S SEP -4 AN 8: 48	STRACTS STRACTS STRACTS	
198	S SEP -4 AN 8: 48	Grandlon St. 188	
198	TOEST FOR THIS THE STATE OF THE	EOM 1804 Grandlon 18 5-18 18 18 18 18 18 18 18 18 18 18 18 18 1	
	L. Sears and wife, oregoing conveyance, and the the conveyance icial seal this 28th	L. Sears and wife, Kelly D. Sears oregoing conveyance, and who are known to me ack into of the conveyance they executed the same voluntarily icial seal this 28th day of August COUNTY A Notary Public in a off foregoing conveyance, and who is known to me, acknowled of such conveyance, he, as such officer and with full authoration.	

301/2

三年 以籍以 阿尔特尔 在間間接入 的一次 持有

一次の

Return to:

MORTGAC

Title Insurante Ensurante 2 TITLE