STATE OF ALABAMA bbCOUNTY	Know all men by these presents: That whereas, the undersigned,
ue Creek Wood Products, Inc.,	, a corporation(herein called debtor)
tly indebted to The Peoples Bank of Alah	bama,
corporation (herein called mortgagee	THE PROPERTY OF THE OWN AND NO. 100
a a same a same in h	nereby acknowledged, which sum bears interest from <u>date</u>
	erest payable as scheduled below, said
	nive promissory noteof debtor, due and payable atas follows:
his mortgage is due and payab	
ayment at maturity respectively by this in the undersigned on the delivery of this in are the prompt payment of the same, as it may now owe or hereafter owe mortal	d debt was incurred that said noteshould be given and secured in prompt astrument, now, therefore, in consideration of the premises and one dollar paid astrument, and in further consideration of said indebtedness, and in order to set respectively matures and the prompt payment of any and all other debts debt gages before the principal debt has been paid, and to secure the faithful per Blue Creek Wood Products, Inc. a corporation
ormance of all promises and agreements h	herein made,(herein called mortgagor)
o hereby grant, bargain, sell and co	onvey to The Peoples Bank of Alabama, a corporation, (herein called mortgage
	and assigns, the following described real estate
its successors	·
its successors	County, Alabama to-wit:

OUR SECURITY INTEREST INCLUCES ALL MERCHANTABLE TIMBER AND APPURTENANCES LOCATED

THIS IS A PURCHASE MONEY MORTGAGE.

THEREON.

Roples Bank U.





	all of which property is hereby warranted	d to belong	to	ortgago	rs	J
	in fee simple and is also warranted free	e from all is	ocumbrance and	d against	any adverse claims, except this	mortgage
				 .	······································	<u> </u>
	Together with, all and singular, the	a tanamente	haraditamanta	and owner	stepenses and wants legues and much	fit 12
	on. To have and to hold, the above grante			ito d	Successors	lits there-
	and assigns forever. Now, therefore, for to do_hereby agree to pay and discharge, we ments of any and all kind when imposed least all such liens and charges and said taxes all amounts so expended by mortgagee to enforcing any rights accruing hereunder, ed and secured by this mortgage and bear	the purpose when due, all egally upon and assessmather with shall become	of further secul liens and othe said property, sents, then more all sums expends a debt of debt	ring the part of t	regainst said property and all taxes or fail S to pay and discharge, where a security large in protection of security largagee due forthwith, and shall	or assess- when due, same, and hereof, or
	Upon condition, however, that if debte in made and shall pay said noteprompt may incur to mortgagee before the principle should default be made in the payment of secured, remain unpaid, as and when the sainstrument, then in any one of said event default hereunder to declare the whole foreclose this mortgage, sell said proper	tly at maturi pal debt has any sum lav ame matures s, mortgages of the indeb	ity respectively, been paid, at a vfully expended, , or should defs shall have to tedness hereby	, and pay maturity, the hereunder wit be mad he right the secured	all other debts which debtor now hen this conveyance to be null and by mortgagee	owes or void; but bt hereby ed in this any able, and
917	as mortgagee may see fit. Sale hereunder County, Alabama, at public outcry to the hetogether with a description of the property	iighest bidde	r for cash, afte	r giving n	otice of the time, place and terms	s of sale, me news-
PAGE	paper published in Shelby may elect.		County, Alaban	a or by pr	oceedings in court, as mortgagee o	r assigns
300 100	The proceeds of sale, whether such as as follows: First, all lawful costs and experies therefor and for collection of indebted that may have been expended by mortgage thereon; Third, to the payment of the pron; and Fourth, to the payment of all others.	enses of suit, Iness hereby eein payir rincipal inde	foreclosure, sa secured as may ng insurance, as btedness hereb	le and conv be incurrensessessments, y secured, t	veying, including such reasonable and Second, to the payment of any taxes and other incumbrances, wit together with the then earned inter	attorney's amounts th interest est there-
ď	mortgagors				or assigns.	
1.97	Mortgagee its successors sale made under order of decree of Court, mortgagee or assigns or the attorney gee or assigns is hereby authorized to	or auctione o execute ti	purchase said per making the	roperty the sale or haser. Deb	any agent or representative of tordo_CSfurther agree to pay	ment, and mortga- such rea-
e e e e e e e e e e e e e e e e e e e	sonable attorney's fees as may be incurred foreclosure of this mortgage, whether under the po	ler the powe	ee, or r of sale hereir	or by suit	assign: , all such fees to be a part of the o	
1513						debt here-
.	This mortgage shall also secure any he same hereby secured, notwithstanding by debtor, heirs or as secured by additional mortgage or securif hereby secured. It is further agreed that n any way affect or impair such sale or notic further agreed that the taking of additions	the same nesigns and a ty or not, so defect or i ce, but to the	nay, from time accepted by most long as said no irregularity in a contrary, all s	to time, be rtgagee, otes eviden any sale he such defect	extended or evidenced by other not or assigns, and whether such residence the same debt or any portion of reunder or in the notice of such sales and irregularities are hereby was	otes given newals be the same le shall in
	If default is made hereunder and said hands of any attorney for collection, the d the collection, whether same be made by hereby secured.	lebtoragr	$ee_{\underline{S}}$ to pay all	such reaso	onable attorney's fees as may be in	ncurred in
	As against debts hereby secured debtution and Laws of Alabama and every of		e all rights of	exemption	as to personal property under th	e Consti-
	Failure to pay any sum, debt, installangee, and upon written declaration of sum not, due and payable forthwith and immesums secured by this mortgage.	ch default, r	ender all sums	installme	nts and notes then unpaid, wheth	er due or
	It is further agreed by the parties he the buildings on said property insured in coverage for the benefit of mortgagee as unpaid balance or	n some stand s mortgagee	lard insurance	company	against all damages by fire and	extende
	said policies, which shall be delivered to due on same. And it is further agreed that then mortgagee herein is hereby given to become an additional indebtedness sec wise mortgagee may take out such insurantly. Undersigned hereby covenant to defen of all persons whomsoever and further agreed or defend the possession or title to such expenses and attorneys' fees are, and Mortgagor convenants and warrants	mortgagee_ at if debtor let if debtor let to ured by this accept the condition and to with and to with and to	nerein fails to pay said premis mortgage, such the fails to the fails to the fails to the fail mortgage. Mortgagee,	pay said ums, and th insurance of the above rred in def aged, include debtedness its suc	insurance premiums due on said such sums so paid by mortgagee he policies to be left with mortgage miums therefor shall be debt secure property against all claims and ending or protecting, or attempting ding all reasonable attorney's feed hereby secured. CCSSOTS and ass	becoming policies, erein are ee, other- red here- demands g to pro- s, and all
	Mortgagor convenants and warrants mortgagor is or are the owner or owners				and ass	

all mortgages, liens or other encumbrances, that mortgagor has the right to execute this mortgage and convey this property according to the terms of this mortgage, and that mortgagor will, in case of foreclosure, forever protect and de-

d mortgageee, ein conveyed and the assigns, in the qui										• .	possession of t		
landen in the suit			will fo	rever	protect	and de	efend	mortga	gee,	1ts s	lauful eleina e	nd de	mands
assigns, in the qui all persons whoms:	et and p	peaceal	ole enjo rtgagor	yment espec	of the	rights grees t	hereb o prot	y conve ect and	defend	the title	and rights here	by cor	veyed
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l to pay all costs and assigns in the protesses, all of which ar	ection o	or defe	nse oi s	said br	operty	or the	title	hereto,	includii	ng attorne	y's fees and oth	er leg	al ex-
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PRESE PRINT - CENTREVILLE, ALA.

State of Alabama, Bibb County

I, the undersigned authority, a Notary Public in and for said County and State do hereby certify that (Tommy G. Weaver, Vice-President of Blue Creek Wood Products, Inc.) whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he as such officer and with full authority executed the same voluntarily as the act of said corporation on the day the same bears date.

IN WITNESS WHEREOF, I hereunto set my hand and official seal on this the 29th, day of April, 1986.

in and for State at Large

My Commission Expires March 15, 1988

1. Deed Tax

2. Mtg. Tax

3. Recording Fee 10.00

4. Indexing Fee ________

53.00 TOTAL