OF ALABAMA, WOODSTOCK, ALABAMA (NORTH BIBB BRANCH)

	now all men by these presents: That whereas, the undersigned,
Bibb COUNTY	$A_{ij} = A_{ij} + A$
Michael A. Palmer and wife, Lesa D. Pa	
	•
justly indebted to The Peoples Bank of Alabama,	
a corporation (herein called mortgagee) in the sur	n of FIVE THOUSAND FOUR HUNDRED AND 00/100-
	DOLLARS
for money loaned, receipt of which sum is hereby acknown as per Southtrust Ba	wledged, which sum bears interest from date
Prime + 3.5% over as per Southtrust Ba atper cent per annum, interest payable	90 OCHOMILEH METUW
•	
	ry noteof debtorS_, due and payable at
The Peoples Bank of Alabama	d nineteen (119) installments of \$74.38
will be due. Upon receipt of each pay and the balance of payment applied to or less than the amount scheduled depe- interest rate changes.	ment interest will be deducted therefrom principal. The final payment may be more ending upon my payment record and upon
Interest will be 3.5% over prime as people adjusted each time Southtrust Bank of date.	er Southtrust Bank of Alabama and will of Alabama base rate changes, regardless
	•
	- · .
payment at maturity respectively by this instrument, no to the undersigned on the delivery of this instrument, and cure the prompt payment of the same, as it respectively	curred that said noteshould be given and secured in promy w, therefore, in consideration of the premises and one dollar pad in further consideration of said indebtedness, and in order to sometures and the prompt payment of any and all other debts debt the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and to secure the faithful per the principal debt has been paid, and the principal debt has been paid.
payment at maturity respectively by this instrument, no to the undersigned on the delivery of this instrument, and cure the prompt payment of the same, as it respectively	w, therefore, in consideration of the premises and one contact part of further consideration of said indebtedness, and in order to sematures and the prompt payment of any and all other debts debted a principal debt has been paid and to secure the faithful perspectations.
payment at maturity respectively by this instrument, no to the undersigned on the delivery of this instrument, and cure the prompt payment of the same, as it respectively	w, therefore, in consideration of the premises and one world part in further consideration of said indebtedness, and in order to s
payment at maturity respectively by this instrument, no to the undersigned on the delivery of this instrument, and cure the prompt payment of the same, as it respectively ormay now owe or hereafter owe mortgagee before formance of all promises and agreements herein made,	w, therefore, in consideration of the premises and one donat pad in further consideration of said indebtedness, and in order to a matures and the prompt payment of any and all other debts debt the principal debt has been paid, and to secure the faithful permises and wife, Lesa D. Palmer Michael A. Palmer and wife, Lesa D. Palmer (herein called mortgago)
payment at maturity respectively by this instrument, no to the undersigned on the delivery of this instrument, and cure the prompt payment of the same, as it respectively ormay now owe or hereafter owe mortgagee before formance of all promises and agreements herein made, hereby grant, bargain, sell and convey to The	w, therefore, in consideration of the premises and the donar pad in further consideration of said indebtedness, and in order to a matures and the prompt payment of any and all other debts debt the principal debt has been paid, and to secure the faithful permitted in the Michael A. Palmer and wife, Lesa D. Palmer (herein called mortgago) Peoples Bank of Alabama, a corporation, (herein called mortgago)
payment at maturity respectively by this instrument, no to the undersigned on the delivery of this instrument, and cure the prompt payment of the same, as it respectively or may now owe or hereafter owe mortgagee before formance of all promises and agreements herein made, do hereby grant, bargain, sell and convey to The its successors	w, therefore, in consideration of the premises and one deficit post of in further consideration of said indebtedness, and in order to a matures and the prompt payment of any and all other debts det the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the faithful permitted in the principal debt has been paid, and to secure the principal debt has b
payment at maturity respectively by this instrument, no to the undersigned on the delivery of this instrument, and cure the prompt payment of the same, as it respectively ormay now owe or hereafter owe mortgagee before formance of all promises and agreements herein made,dohereby grant, bargain, sell and convey to The its successors County, Alab	w, therefore, in consideration of the premises and the donar product of in further consideration of said indebtedness, and in order to matures and the prompt payment of any and all other debts de the principal debt has been paid, and to secure the faithful payment of any and wife, Lesa D. Palment (herein called mortgage) Peoples Bank of Alabama, a corporation, (herein called mortgage) and assigns, the following described real estates.

OUR SECURITY INTEREST ALSO INCLUDES, BUT IS NOT LIMITED TO ALL MERCHANTABLE TIMBER AND APPURTENANCES LOCATED THEREON.

thence run South 73 degrees 58 minutes East and along the curving North Margin

degrees 39 minutes West for a distance of 551.07 ft. to the point of beginning,

of said road for a chord distance of 80.00 ft. to a point; thence run North 0

THIS IS A PURCHASE MONEY MORTGAGE.

said parcel containing 3.0 acres more or less.

	Together with, all and singular, the tenements, hereditaments and appurtenances and rents, issues and profits there-
	on. To have and to hold, the above granted premises unto mortgagee,its_successors and assigns forever. Now, therefore, for the purpose of further securing the payment of all of said indebtedness debtors dohereby agree to pay and discharge, when due, all liens and other charges against said property and all taxes or assessments of any and all kind when imposed legally upon said property, and if debtors fail to pay and discharge, when due, all such liens and charges and said taxes and assessments, then mortgagee may atits option pay the same, and all amounts so expended by mortgagee together with all sums expended by mortgagee in protection of security hereof, or enforcing any rights accruing hereunder, shall become a debt of debtors to mortgagee due forthwith, and shall be cover-
	Upon condition, however, that if debtor shall faithfully keep and perform each of the promises and agreements herein made and shall pay said note—promptly at maturity respectively, and pay all other debts which debtor now owes or may incur to mortgagee before the principal debt has been paid, at maturity, then this conveyance to be null and void; but should default be made in the payment of any sum lawfully expended hereunder by mortgagee—or should any debt hereby secured, remain unpaid, as and when the same matures, or should default be made in any other agreement contained in this instrument, then in any one of said events, mortgagee—shall have the right then and at any time thereafter during any default hereunder to declare the whole of the indebtedness hereby secured to be immediately due and payable, and foreclose this mortgage, sell said property and execute title to the purchaser, selling same in parcels or as a whole see mortgagee may see fit. Sale hereunder shall be made in front of the Court House of Shelby County, Alabama, at public outcry to the highest bidder for cash, after giving notice of the time, place and terms of sale, together with a description of the property to be sold, by publication once a week for three successive weeks in some news-
٠.	County, Alabama or by proceedings in court, as mortgagee or assigns may elect. The proceeds of sale, whether such sale is made under power of sale herein given or by order of court, shall be applied as follows: First, all lawful costs and expenses of suit, foreclosure, sale and conveying, including such reasonable attorney's fees therefor and for collection of indebtedness hereby secured as may be incurred; Second, to the payment of any amounts that may have been expended by mortgagee_in paying insurance, assessments, taxes and other incumbrances, with interest thereon; Third, to the payment of the principal indebtedness hereby secured, together with the then earned interest thereon; and Fourth, to the payment of all other lawful debts hereby secured, the balance, if any, to be turned over to
	mortgagorsor assigns.
	Mortgagee its successors or assigns, or any of them, may at any sale hereunder or at any sale made under order of decree of Court, bid for and purchase said property the same as a stranger to this instrument, and mortgagee or assigns or the attorney or auctioneer making the sale or any agent or representative of mortgagee or assigns is hereby authorized to execute title to the purchaser. Debtor do further agree to pay such reagee.
	sonable attorney's fees as may be incurred by mortgagee, or <u>its successors</u> assigns, for the foreclosure of this mortgage, whether under the power of sale herein or by suit, all such fees to be a part of the debt hereby secured, whether incurred under the power of sale herein contained or in court proceedings.
$\stackrel{-}{\geq}$	Any mortgages or liens now held or owned by mortgageeon said property as security for any part of the debt here- by secured are reserved in full force for the payment of same in addition to this mortgage.
ON IIO PAGE	This mortgage shall also secure any renewal or renewals, extension or extensions of the debt or any unpaid portion of the same hereby secured, notwithstanding the same may, from time to time, be extended or evidenced by other notes given by debtors, theirs or assigns and accepted by mortgagee, or assigns, and whether such renewals be secured by additional mortgage or security or not, so long as said notes evidence the same debt or any portion of the same hereby secured. It is further agreed that no defect or irregularity in any sale hereunder or in the notice of such sale shall in any way affect or impair such sale or notice, but to the contrary, all such defects and irregularities are hereby waived. It is further agreed that the taking of additional security shall not affect or impair this mortgage or its lien.
ä	If default is made hereunder and said note or notes, principal or interest, or any one or more of them placed in the hands of any attorney for collection, the debtor Sagree to pay all such reasonable attorney's fees as may be incurred in the collection, whether same be made by suit, foreclosure, or otherwise, and such fees shall become a part of the debt hereby secured.
	As against debts hereby secured debtor S waive all rights of exemption as to personal property under the Constitution and Laws of Alabama and every other state.
	Failure to pay any sum, debt, installment, or note secured hereby promptly when due shall, at the option of mortga- gee, and upon written declaration of such default, render all sums, installments and notes then unpaid, whether due or not, due and payable forthwith and immediately and suit may be filed or foreclosure had as to the full amount and as to all sums secured by this mortgage.
	It is further agreed by the parties hereto that debtor S will, during the time this mortgage remains unsatisfied keep the buildings on said property insured in some standard insurance company against all damages by fire and extended coverage for the benefit of mortgagee as mortgagee's interest may appear, in the sum of not less than
	unpaid balance on note
	Dollars, to be shown by a New York Standard Mortgage clause attached to said policies, which shall be delivered to mortgagee, and debtor will promptly pay all premiums becoming due on same. And it is further agreed that if debtor herein fails to pay said insurance premiums due on said policies, then mortgagee herein is hereby given the right to pay said premiums, and such sums so paid by mortgagee herein are to become an additional indebtedness secured by this mortgage, such insurance policies to be left with mortgagee, otherwise mortgagee may take out such insurance at the cost of undersigned and premiums therefor shall be debt secured hereby. Undersigned hereby covenant to defend the title and possession of the above property against all claims and demands of all persons whomsoever and further agree to pay all expenses incurred in defending or protecting, or attempting to protect or defend the possession or title to the property herein mortgaged, including all reasonable attorney's fees, and all such expenses and attorneys' fees are, and are to be, a part of the indebtedness hereby secured.
	Mortgagor convenants and warrants with and to Mortgagee its successors and assigns that

mortgagor is or are the owner or owners in fee simple of the property herein described, that said property is free from

all mortgages, liens or other encumbrances, that mortgagor has the right to execute this mortgage and convey this pro-

perty according to the terms of this mortgage, and that mortgagor will, in case of foreclosure, forever protect and de-

mortgagors

in fee simple and is also warranted free from all incumbrance and against any adverse claims, except this mortgage.

all of which property is hereby warranted to belong to_

to pay all costs and	d expenses which	may be incul	tea by mo	11 12 42 00			<u> </u>	
to pay all costs and assigns in the protect	ction or defense of	f said propert	y or the ti	tle thereto, inclu	ding attorn	ney's fees	and other l	egal ex-
ses, all of which are	hereby fully secu	ıred.						
			· · · · · · · ·					
	ļ	-						
	•			:				
			: .					
	4	:		:				
	:							
	•							
			'					
		•						
0117 1	_ 1 5 _ 2 5	on this the	18th	day of	February	/		, 19 <u>8</u> 7
Witness Our ha	and Band sear B	Olf fulls cue			•		1	
tnesses	AND WEST			121	1	2/1 (nella.	i .
			_	MICHAEL &	PAPPE	<u>(1 -)</u>	- Cas	<u>^</u> (L. S.)
ייי אול אייי איי	SHELBY CO.			The same of	100	mer		(L. S.
STATE	EV TINS ED		- ,	ZESA D. P	ALMER	<u> </u>		(2. 5.
STATE OF ALS	L MY2118-	Math	x 21b					(L. S.
11/2	6 PH 5: 46	W. 52.11	7.50					
1987 FEB 2	6 111	Rec						(L. S.)
		- Jud	16.60					·
I, the unders	signed author ael A. Palmer	ity and wife	a Not	ounty. tary Public in an D. Palmer	nd for said	d County	and State,	
I, the unders	TELIEN GOLLION	ity and wife	a Not	tary Public in a		d County	and State,	
I, the unders	ael A. Palmer	and wife	, a No	tary Public in an D. Palmer	are		and State,	SCA
I, the unders	resigned to	the foregoin	, a Note, Lesa	nce, and who	are	know	n to me, 30	noorledge
I, the unders	resigned to	the foregoin	, a Note, Lesa	nce, and who	are	know:		nomedge
nose name stily on the day the still day the	re signed to a signed to a same bears date.	o the foregoin	, a Note, Lesa	nce, and who	are the	know	n to me, 30	no ledge
I, the unders Micha nose name fore me on this da writy on the day the s	re signed to a signed to a same bears date.	o the foregoin	, a Note, Lesa	nce, and who	are the	know:	n to me, 30	no ledge
I, the unders Micha The strict of the stri	resigned to	o the foregoin	, a Note, Lesa	D. Palmer nce, and who of the conveyance	are the	know: Yexe	n to me, go	no ledge
I, the unders Micha Tify that S Tose name Fore me on this da Tily on the day the s IN WITNESS W	re signed to authorize signed to a signed	o the foregoin	, a Note, Lesa	D. Palmer nce, and who of the conveyance	are the	know: Yexe	n to me, go	no ledge
I, the unders Micha Tify that S are fore me on this da rily on the day the s IN WITNESS W Fel	re signed to a y that, being informate bears date. HEREOF, I here bruary	o the foregoir formed of the funto set my	Lesa conveya contents hand and	D. Palmer nce, and who of the conveyance official seal on the	are the	know:exe	n to me, 30	noorledge ame volu
I, the unders Micha Tify that S are fore me on this da rily on the day the s IN WITNESS W Fel	re signed to authorize signed to a signed	o the foregoir formed of the funto set my	Lesa conveya contents hand and	D. Palmer nce, and who of the conveyance	are the	known yexe 18th N. State	n to me, go	noorledge ame volu
I, the unders Micha Tify that S are fore me on this da rily on the day the s IN WITNESS W Fel	re signed to a y that, being informate bears date. HEREOF, I here bruary	o the foregoir formed of the funto set my	Lesa conveya contents hand and	D. Palmer nce, and who of the conveyance official seal on the	are the	known yexe 18th N. State	at Large	noorledge ame volu
I, the unders Micha Tose name S ar fore me on this da rily on the day the s IN WITNESS W Fel MY	resigned to y that, being informable date. HEREOF, I here bruary COMMISSION EXI	o the foregoir formed of the funto set my	Lesa conveya contents hand and	D. Palmer nce, and who of the conveyance official seal on the Notary Public in	are the	known yexe 18th N. State	at Large	noorledge ame volu
I, the understify that Michanose name and this day the string on the day the string of the strin	resigned to y that, being informable date. HEREOF, I here bruary COMMISSION EXI	o the foregoir formed of the funto set my	Lesa conveya hand and	nce, and whoof the conveyance official seal on the Notary Public in COUNTY.	are the	know: yexe 18th State County	at Large	more volu
I, the understify that Michanose name and this darrily on the day the string on the string of the st	resigned to y that, being informable date. HEREOF, I here bruary COMMISSION EXI	o the foregoir formed of the funto set my	Lesa conveya hand and	D. Palmer nce, and who of the conveyance official seal on the Notary Public in	are the	know: yexe 18th State County	at Large	more volu
I, the understify that Michaels nose name and arrive on this darrily on the day the straightful of the	resigned to y that, being informable date. HEREOF, I here bruary COMMISSION EXI	o the foregoir formed of the funto set my	Lesa conveya hand and	nce, and whoof the conveyance official seal on the Notary Public in COUNTY.	are the	know: yexe 18th State County	at Large	more volu
I, the unders Michanish M	resigned to y that, being informable HEREOF, I here bruary COMMISSION EXI	o the foregoir ormed of the unto set my	Lesa conveys contents hand and 87	D. Palmer nce, and who of the conveyance official seal on the Notary Public in COUNTY. otary Public in	are the	known	at Large, Alabama	do here
I, the unders Michanish M	el A. Palmer signed to y that, being informable. HEREOF, I here bruary COMMISSION EXI	the foregoing ormed of the sunto set my	Lesa conveya contents hand and 87 87	nce, and who of the conveyance official seal on the Notary Public in COUNTY. otary Public in ance, and who ance, and who	are the	know	at Large, Alabama and State,	do here
I, the unders Michanish Michanish that Michanish that Michanish M	resigned to a that, being information of the same bears date. THEREOF, I here bruary COMMISSION EXIMAL. MA,signed in a signed in the same bears.	the foregoing ormed of the nunto set my	Lesa ing conveya contents hand and 87 87 a N ing convey contents	nce, and who of the conveyance Notary Public in COUNTY. otary Public in ance, and who ance, and who of the conveyance of the conveyance	are the	known	at Large, Alabama and State, we to me. accuted the	do here
I, the unders Michanish Michanish that Michanish that Michanish M	resigned to a that, being information of the same bears date. THEREOF, I here bruary COMMISSION EXIMAL. MA,signed in a signed in the same bears.	the foregoing ormed of the nunto set my	Lesa ing conveya contents hand and 87 87 a N ing convey contents	nce, and who of the conveyance Notary Public in COUNTY. otary Public in ance, and who ance, and who of the conveyance of the conveyance	are the	known	at Large, Alabama and State, we to me. accuted the	do here
I, the unders Micha The that Micha The mose name S are fore me on this da rily on the day the s IN WITNESS W Fel MY TATE OF ALABAM I, ertify that whose name refore me on this describe on this describe on the day the series of the da	re signed to y that, being informate bruary COMMISSION EXIMA, signed to signed to signed to signed to same bears date.	the foregoing ormed of the nunto set my to the foregoing formed of the And I do her	Lesa ing conveya contents hand and 87 87 a N ing convey contents contents	nce, and who of the conveyance Notary Public in COUNTY. otary Public in ance, and who ance, and who that on the	are the the and for sa and for sa e,day of	know:exect	at Large, Alabama and State, we to me. accuted the	do here
I, the unders Micha In this that In ose name In with the day the s IN WITNESS W Fel MY TATE OF ALABAM I, ertify that whose name efore me on this d arily on the day the arily on the day the	re signed to y that, being informate bruary COMMISSION EXIMA, signed to signed to signed to signed to same bears date.	the foregoing ormed of the nunto set my to the foregoing formed of the And I do her	Lesa ing conveya contents hand and 87 87 a N ing convey contents contents	nce, and who of the conveyance Notary Public in COUNTY. otary Public in ance, and who ance, and who that on the	are the the and for sa and for sa e,day of	know:exect	at Large, Alabama and State, we to me. accuted the	do here
I, the unders Michantify that Michantify that hose name are on this day the series of ALABANT. I,	resigned to ay that, being informate bears date. MA,signed to ay that, being informate bruary COMMISSION EXIMAL. signed to a	the foregoing ormed of the nunto set my to the foregoing formed of the And I do her	Lesa ing conveya contents hand and 87 a N ing convey contents contents contents contents	D. Palmer nce, and who of the conveyance official seal on the Notary Public in county. otary Public in ance, and who of the conveyance that on the	are the the and for sa e, day of	known	at Large, Alabama and State, we to me. accuted the	do here
I,	signed actions ael A. Palmer signed to y that, being informate bears date. HEREOF, I here bruary COMMISSION EXI MA, signed ay that, being in same bears date. within named he wife of the with d separate and a ed the same of he	to the foregoing ormed of the sunto set my part from the foregoing of the sunto and I do her the sunto are from the sunto formed of the sunto form	Lesa ing conveya contents hand and 87 a N ing convey contents contents contents hand and and and and and and and a	nce, and who of the conveyance official seal on the Notary Public in county. of the conveyance ance, and who of the conveyance that on the touching her sincord and withou	are the is the and for sa and for sa ce, day of	known Yexe 18th State County known known known checken the withing th	at Large, Alabama and State, who to me, accurred the threats on threats on threats on the threats of the threats of the threats of the threats on the threats of the threats of the threats of the threat	do here knowledge same voluments ce, acknowledge the part
I,	signed actions ael A. Palmer signed to y that, being informate bears date. HEREOF, I here bruary COMMISSION EXI MA, signed ay that, being in same bears date. within named he wife of the with d separate and a ed the same of he	to the foregoing ormed of the sunto set my part from the foregoing of the sunto and I do her the sunto are from the sunto formed of the sunto form	Lesa ing conveya contents hand and 87 a N ing convey contents contents contents hand and and and and and and and a	nce, and who of the conveyance official seal on the Notary Public in county. of the conveyance ance, and who of the conveyance that on the touching her sincord and withou	are the is the and for sa and for sa ce, day of	known Yexe 18th State County known known known checken the withing th	at Large, Alabama and State, who to me, accurred the threats on threats on threats on the threats of the threats of the threats of the threats on the threats of the threats of the threats of the threat	do here knowledge same voluments ce, acknowledge the part
I,	re signed to y that, being informate bears date. "HEREOF, I here bruary COMMISSION EXIMAL, signed in same bears date. within named in same bears date. within named he wife of the within hamed.	to the foregoing ormed of the sunto set my part from the foregoing of the sunto and I do her the sunto are from the sunto formed of the sunto form	Lesa ing conveya contents hand and 87 a N ing convey contents contents contents hand and and and and and and and a	nce, and who of the conveyance official seal on the Notary Public in county. of the conveyance ance, and who of the conveyance that on the touching her sincord and withou	are the is the and for sa and for sa ce, day of	known Yexe 18th State County known known known checken the withing th	at Large, Alabama and State, who to me, accurred the threats on threats on threats on the threats of the threats of the threats of the threats on the threats of the threats of the threats of the threat	do here knowledge same voluments ce, acknowledge the part
hose name shose name efore me on this day the short of ALABAM I,	signed to signed to same bears date. MA, signed to signed to same bears date. MA, signed to same bears date. within named. he wife of the with d separate and a sed the same of he wife of the with the same of he wife of the with the same of he wife of the wife of t	to the foregoing of the sunto set my part from the rown free reunto set my	hand and and and and and and and and and	nce, and who of the conveyance official seal on the Notary Public in county. of the conveyance ance, and who of the conveyance that on the touching her sincord and withou	are the is the and for sa and for sa ce, day of	known Yexe 18th State County known known known checken the withing th	at Large, Alabama and State, who to me, accurred the threats on threats on threats on the threats of the threats of the threats of the threats on the threats of the threats of the threats of the threat	do here knowledge same voluments ce, acknowledge the part
I,	signed to signed to same bears date. MA, signed to signed to same bears date. MA, signed to same bears date. within named. he wife of the with d separate and a sed the same of he wife of the with the same of he wife of the with the same of he wife of the wife of t	to the foregoing of the sunto set my part from the rown free reunto set my	hand and and and and and and and and and	nce, and who of the conveyance official seal on the Notary Public in county. of the conveyance ance, and who of the conveyance that on the touching her sincord and withou	are the is the and for sa and for sa ce, day of	known Yexe 18th State County known known known checken the withing th	at Large, Alabama and State, who to me, accurred the threats on threats on threats on the threats of the threats of the threats of the threats on the threats of the threats of the threats of the threat	do here knowledge same voluments ce, acknowledge the part
I,	signed to signed to same bears date. MA, signed to signed to same bears date. MA, signed to same bears date. within named. he wife of the with d separate and a sed the same of he wife of the with the same of he wife of the with the same of he wife of the wife of t	to the foregoing of the sunto set my part from the rown free reunto set my	hand and and and and and and and and and	nce, and who of the conveyance official seal on the Notary Public in county. of the conveyance ance, and who of the conveyance that on the touching her sincord and withou	are the the and for sa	known Yexe 18th State County known known che the withing the withing the withing che che che che che che che ch	at Large Alabama and State, we convey and threats on threats on	do here knowledge same volut ce, scknowledge the part

its successors

herein conveyed and that mortgagor will forever protect and defend mortgagee _____,

and assigns, in the quiet and peaceable enjoyment of the rights hereby conveyed, against the lawful claims and demands

of all persons whomsoever, and mortgagor especially agrees to protect and defend the title and rights hereby conveyed

and assigns, in the quiet and peaceful possession of the property

its successors