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TATE OF ALA	BAMA	. •			
JEFFERSON	_ COUNTY (
) 	OFNITO, That white			
		SENTS: That where ied woman, and hi			
				(hereinafter calle	d "Mortgagors" d "Mortgagee"
the sum of One	Hundred, Fifts	v-Three Thousand	i. Four Hund	red & No/100 (\$15	3,400.00)
And whereas.	OLLARS, evidenced Mortgagor's agree on the payment thereo	ed, in incurring said	ote of even date d indebtedness	that this mortgage :	should be give
NOW, THERE	FORE, in considers	ition of the promise:	s, said Mortgag	ors,	
SUSAN E. E	LLISON, a marr	ied woman, and	nuspand, bor		
nortgage, do here	eby grant, bargain,	sell and convey un	to the Mortgage	e the following descr	rs executing thi libed real estate
	nelby			te of Alabama, to wit:	
recorded	in Map Boo	the Survey k 10, Page	of Mou 18, in the	ntain Crest Probate Offic	Estates, a e of Shelk
County, Al	abama.		•		
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on said real estate invith companies satisfic promptly deliver said property insured Mortgages, or assignate the credited on said secured and be at once Upon condition, amount Mortgages's and void; but should delivereby secured, or a assigns in said properties debt hereby secured and this agents or assigns, shalter giving twenty or by publication in some	sured against loss or of actory to the Mortgage and policies (or copies the as above specified, or as above specified, or an any at Mortgagee's or indebtedness, less contained and payable. The analysis of the sample and payable to take (21) days notice by the newspaper published to newspaper published	e with loss, if any, pays hereof), or any renewal tail to deliver said insurption insure said properties of collecting same; all ages or assigns, additions of payment by said Moragagor pays said or taxes, assessments, a syment of any sum experienterest thereon, remains interest thereon, remains and events, the whole of the collections of the presence of the presen	able to said Mortgance policies (or call policy to said sum, for amounts so expended to the debt her tigages or assigns. Indebtedness and indebtedness and insurance, and indebtedness and indebtedness and indebtedness and indebtedness and indebtedness for three (3) consents of the same in a self t	undersigned agrees to kee he fair and reasonable interagee, as Mortgagee's interact Mortgagee; and if under opies thereof) to said Mortgagee's own benefit, the ded by said Mortgagee for eby specifically secured, at the same rate as the definiterest thereon, then this ortgagee or assigns or should the interest thereon, then this ortgagee or assigns or should the interest thereon as thereon as thereon as thereon as thereon as thereon as the definition or encumbrance thereon as thereon, and with or without finite or enmasse as Mortgages, and there as the time, played, and with or without finite or enmasse as Mortgages, and there as an as Mortgages or enmasse as Mortgages as the said property is local	est may appear, and resigned fails to kee gagee, then the same policy if collected taxes, assessment and shall be covered thereby specifically covenant to be not said Mortgagee on, so as to endang at once become did the said Mortgages at taking possessions at public out-out-out-out-out-out-out-out-out-out-
to the highest bidder a reasonable afterne to expend, in paying fult, whether the sam of sale; and Fourth, agents or assigns m reasonable attorney's said fee to be a part of the said fee to	for cash, and apply the ly's fee; Second, to the prince, taxes, or one shall or shall not have the balance, it any, to ay bid at said sale and a fee to said Mortgagee of the debt hereby security.	payment of any amount other encumbrances, with the fully matured at the compart to the storage said property or assigns, for the foreclosed.	is that may have been the interest thereon tate of said saie, being Mortgagor and y, if the highest the sure of this mortgans	en expended, or that it may the third, to the payment of the payment of the interest shall be collimated further agree erefor; and undersigned further agree in Chancery, should the state and the sta	ay then be necessionally indebtedness ected beyond the contract that said Mortgag rither agrees to parame be so forecloss anortgaged premisers.
to the highest bidder a reasonable attorne to expend, in paying fult, whether the sam of sale; and Fourth, agents or assigns m reasonable attorney's said lee to be a part of Arry transfer by sall have the same of without prior notice immediately due and Mortgagee shall have	for cash, and apply the ly's fee; Second, to the prince, taxes, or one shall or shall not have the balance, it any, to ay bid at said sale and sfee to said Mortgagee of the debt hereby secur consequences as an ever or the tapse of any per a payable, and, upon faile the right to exercise at	payment of any amount payment of any amount other encumbrances, with a fully matured at this of the turned over to the stop purchase said property or assigns, for the foreclosed, on of law, or otherwise out of default respecting the riod of grace or the right law by Mortgagor to mail remedies provided in the	is that may have be the interest thereon take of said said, be aid Mortgagor and y. If the highest the sure of this mortgath in the fee title interest to cure, shall have note, this mortgath and such payment to enote, this mortgath is note, this mortgath.	en expended, or that it me. Third, to the payment of the interest shall be collimated further agreed for and undersigned further agreed in Chancery, should the state all or any portion of the cured hereby, and upon such the right to declare all within thirty (30) days of wrige, or otherwise at law.	ay then be necess said indebtedness ected beyond the contract that said Mortgag rither agrees to parame be so forectos in transfer, Mortgag sums secured her
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to the highest bidder a reasonable attorne to expend, in paying fult, whether the sam of sale; and Fourth, agents or assigns materials attorney's said fee to be a part of Arry transfer by sald have the same of without prior notice immediately due and Mortgagee shall have SUSAN E.	for cash, and apply the ly's fee; Second, to the principle insurance, taxes, or one shall or shall not have the balance, it any, to ay bid at said sale and a fee to said Mortgagee of the debt hereby secur sale, gift, devise, operate or the tapse of any per to payable, and, upon fail payable, and, upon fail to exercise at the right to exercise at ELLISON, a management of the units of the control of the contro	payment of any amount other encumbrances, wither encumbrances, wither fully matured at this construction of the said property or assigns, for the foreclosed, and of law, or otherwise control default respecting the riod of grace or the right fure by Mortgagor to mail remedies provided in the dersigned. Tried Woman , and an arrived woman , and an arrived woman , and arrived woman , arrived woman , and arrived woman , and arrived woman , arrived woman , arrived woman , arrived woman , and arrived woman , arrived woman	is that may have be the interest thereon late of said said. Dailed said Mortgagor and y. If the highest the sure of this mortgath in indebtedness sent to cure, shall have note, this mortgath in the note, this mortgath is note. The indebtedness sent to cure, shall have such payment in the note, this mortgath. It is note, this mortgath.	en expended, or that it me. Third, to the payment of the interest shall be colling in interest shall be colling in the same and undersigned further agreed in Chancery, should the same in the same portion of the cured hereby, and upon such the right to declare all within thirty (30) days of wrigh, or otherwise at law.	ay then be necess said indebtedness ected beyond the contract that said Mortgag rither agrees to parame be so forecloss in transfer, Mortgag sums secured hereitten demand there
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STATE OF ALABAMA

JEFFERSON COUNTY

JEFFERSON TITLE CORPORATION 316 North 21st Street. P. O. Box 10481 Birmingham, Alabama 35201

the undersigned			
County, in said State, hereby certify that <u>SUSAN</u>	E. ELLISON, a married v	woman, and h	nusband,
DOM T DITTEM			
	whose names	are	signed
to the foregoing conveyance, and who being kno	wn to me acknowledged be	fore me on this	day, that being
informed of the contents of the conveyance	they	executed t	he same volun-
tarily on the day the same bears date.			
Given under my hand and official seal this -2	6th day ofOcto	ber	,
1987	NOTARY BUBLIC		
		l l	
STATE OF ALABAMA	MY COMMISSION EXPIRES APRIL 7,	1991 (1991) (199	
COUNTY \			(2)
			c in and for said
l,		, a Notary Public	c in and for said
County, in said State, hereby certify that	<u> </u>		
			ci.:
•			
foregoing conveyance, and who being known to of the contents of the conveyance	me acknowledged before me	on this day, the	signed to the
	me acknowledged before me	on this day, the uted the same v	signed to the
of the contents of the conveyance	me acknowledged before me	on this day, the uted the same v	signed to the
of the contents of the conveyance	whose name acknowledged before me	on this day, the	signed to the
day the same bears date. Given under my hand and official seal this	whose name acknowledged before me	on this day, the	signed to the عند المعاونة عند المعاونة المعاون