The Peoples Bank of Alabama
North Bibb Branch
P. O. Box 157
Woodstock, Ala 35100

STATE OF ALABAMA Bibb COUNTY	Know all men by these presents: That whereas, the undersigned,
Donald R. Smith and wife,	Jacqueline E. Smitherein called debtor s) are
justly indebted to The Peoples Bank of Alal	bama,
a corporation (herein called mortgagee	_) in the sum of SIX THOUSAND FIVE HUNDRED AND
NO/100	DOLLARS
·	nereby acknowledged, which sum bears interest from date
	erest payable as scheduled below, said
principal and interest being evidenced by wa	sive promissory noteof debtors, due and payable at
The Peoples Bank of Alaba	
\$97.10 each, beginning Au each month thereafter, un will be due. Upon receip	in 119 consecutive monthly installments of gust 1, 1988 and continuing on the same day of til July 1, 1998 when the balance of payment of each payment the interest will be ne balance of payment applied to principal. more or less than the amount scheduled depending
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to the undersigned on the delivery of this in	d debt was incurred that said noteshould be given and secured in prompt nstrument, 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-gagee before the principal debt has been paid, and to secure the faithful per-
formance of all promises and agreements !	herein made, Donald R. Smith and his wife,
Jacqueline E. Smith.	(herein called mortgagor),
do hereby grant, bargain, sell and co	onvey to The Peoples Bank of Alabama, a corporation, (herein called mortgagee)
its successors	and assigns, the following described real estate in
	County, Alabama to-wit:
	map of EAST CALERA FARMS, as recorded in the Probate Office of Shelby County,
OUR SECURITY INTEREST AI MERCHANTABLE TIMBER AND	LSO INCLUDES, BUT IS NOT LIMITED TO, ALL APPURTENANCES LOCATED THEREON.

Regeler Bank

THIS IS A PURCHASE MONEY MORTGAGE.

	property is hereby warranted to belong to
	· · · · · · · · · · · · · · · · · · ·
	the second series and profits there-
on. To have	er with, all and singular, the tenements, hereditaments and appurtenances and rents, issues and profits there and to hold, the above granted premises unto mortgagee,its successors forever. Now, therefore, for the purpose of further securing the payment of all of said indebtedness debtor
doherel ments of a all such li all amoun enforcing ed and se	y agree to pay and discharge, when due, all liens and other charges against said property and all taxes of assessing and all kind when imposed legally upon said property, and if debtorfail to pay and discharge, when due, and charges and said taxes and assessments, then mortgagee may at 1 t s option pay the same, and so expended by mortgagee together with all sums expended by mortgagee in protection of security hereof, or any rights accruing hereunder, shall become a debt of debtor to mortgagee due forthwith, and shall be coverured by this mortgage and bear interest from date of payment by mortgagee.
in made a may incur should def secured, re instrumen default he foreclose	condition, however, that if debtors shall faithfully keep and perform each of the promises and agreements hered shall pay said note promptly at maturity respectively, and pay all other debts which debtor now owes or to mortgagee before the principal debt has been paid, at maturity, then this conveyance to be null and void; but null be made in the payment of any sum lawfully expended hereunder by mortgagee or should any debt hereby nain unpaid, as and when the same matures, or should default be made in any other agreement contained in this, then in any one of said events, mortgagee shall have the right then and at any time thereafter during any reunder to declare the whole of the indebtedness hereby secured to be immediately due and payable, and his mortgage, sell said property and execute title to the purchaser, selling same in parcels or as a whole
County, A together v	gee may see fit. Sale hereunder shall be made in front of the Court House of Shelby abama, at public outcry to the highest bidder for cash, after giving notice of the time, place and terms of sale, ith a description of the property to be sold, by publication once a week for three successive weeks in some news- Shelby County, Alabama or by proceedings in court, as mortgagee or assigns
may elect	
as follows fees there that may	roceeds of sale, whether such sale is made under power of sale herein given or by order of court, shall be applied: First, all lawful costs and expenses of suit, foreclosure, sale and conveying, including such reasonable attorney's or and for collection of indebtedness hereby secured as may be incurred; Second, to the payment of any amounts have been expended by mortgagee
mort	agorsor assigns.
sale made mortgage	agee it successors or assigns, or any of them, may at any sale hereunder or at any under order of decree of Court, bid for and purchase said property the same as a stranger to this instrument, and or assigns or the attorney or auctioneer making the sale or any agent or representative of mortga-assigns is hereby authorized to execute title to the purchaser. Debtors do further agree to pay such rea-
sonable a foreclosu by secure	torney's fees as may be incurred by mortgagee, or its successors assigns, for the e of this mortgage, whether under the power of sale herein or by suit, all such fees to be a part of the debt here whether incurred under the power of sale herein contained or in court proceedings.
Any	nortgages or liens now held or owned by mortgages—on said property as security for any part of the debt here are reserved in full force for the payment of same in addition to this mortgage.
This the same by debto secured l hereby se	mortgage shall also secure any renewal or renewals, extension or extensions of the debt or any unpaid portion of the debt or any unpaid portion of the secured, notwithstanding the same may, from time to time, be extended or evidenced by other notes given the life of the life or assigns and accepted by mortgagee, or assigns, and whether such renewals be additional mortgage or security or not, so long as said notes evidence the same debt or any portion of the same cured. It is further agreed that no defect or irregularity in any sale hereunder or in the notice of such sale shall in affect or impair such sale or notice, but to the contrary, all such defects and irregularities are hereby waived. It is greed that the taking of additional security shall not affect or impair this mortgage or its lien.
If de	ault is made hereunder and said note or notes, principal or interest, or any one or more of them placed in the any attorney for collection, the debtor $\frac{S}{}$ agree to pay all such reasonable attorney's fees as may be incurred in the debtion, whether same be made by suit, foreclosure, or otherwise, and such fees shall become a part of the debtion, whether same be made by suit, foreclosure, or otherwise, and such fees shall become a part of the debtion, whether same be made by suit, foreclosure, or otherwise, and such fees shall become a part of the debtion.
As	gainst debts hereby secured debtor S waive all rights of exemption as to personal property under the Consti I Laws of Alabama and every other state.
Fail gee, a not, due	re to pay any sum, debt, installment, or note secured hereby promptly when due shall, at the option of mortgand upon written declaration of such default, render all sums, installments and notes then unpaid, whether due of any payable forthwith and immediately and suit may be filed or foreclosure had as to the full amount and as to always by this mortgage.
It is	further agreed by the parties hereto that debtor_s_ will, during the time this mortgage remains unsatisfied kee ings on said property insured in some standard insurance company against all damages by fire and extende for the benefit of mortgagee as mortgagee's interest may appear, in the sum of not less than
	id balance on note
due on then motor become wise motor by. Und	Dollars, to be shown by a New York Standard Mortgage clause attached to cies, which shall be delivered to mortgagee, and debtor will promptly pay all premiums becoming ame. And it is further agreed that if debtor herein fails to pay said insurance premiums due on said policies to gaze herein is hereby given the right to pay said premiums, and such sums so paid by mortgagee herein are an additional indebtedness secured by this mortgage, such insurance policies to be left with mortgagee, other transported in the same and premiums therefor shall be debt secured here training to defend hereby covenant to defend the title and possession of the above property against all claims and demand soons whomsoever and further agree to pay all expenses incurred in defending or protecting, or attempting to protected the possession or title to the property herein mortgaged, including all reasonable attorney's fees, and a enses and attorneys' fees are, and are to be, a part of the indebtedness hereby secured.
	and assigns the
mortga	tgagor convenants and warrants with and to mortgagee

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

	its successors			TEB BACT	of the property
ein conveyed and the assigns, in the qui	hat mortgagor will forever pr et and peaceable enjoyment of sever, and mortgagor especial	rotect and defe f the rights he lly agrees to	md mortgages, protect and defend	cainst the lawful cla	sims and demands
			uusaan it	8 STCC688Ots	
i aggigms in the pro-	nd expenses which may be in tection or defense of said prop re hereby fully secured.	erty or the tit	de thereto, includi	ng attorney's fees a	nd other legal ex-
ises, all VI william	i				₩.
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, m k **	EDFALA STILLES CERTIFY THIS FUNENT WAS FILL.				
	CERTIF WAS FILL.	1. Deed T	ax \$		
INST	JUL 12 AMII: 10		// / 12		
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<i>B</i> ⊘	John Stewart	3. Record	ling Fee 7.50	•	
	- The same of the State At E	4. Indexi	ng Fee 1.00	_	
1	JUL 12 PARTE DUDGE OF PROBATE	TOTAL	18,25		88
		1 10 1		July	, 19
	hand S and seal on this th			. 0	
itnesses/			· 1/ 11	1 1 8 -	/L(L. S.)
			Denald K.	Smith	(E. 5.)
			Jacan	whom Can	mrk (L. S.)
			Jacque 1it	ie E. Smith	<i>(</i> * 6)
				<u> </u>	(L. S.)
				·	(L, S.)
I, the un	MA, BIDD dersigned nald R. Smith and	his wif	ary Public in and e, Jacqueli	i for said County ane E. Smith	nd State, do hereby
				····	
whose name_S	are signed to the fores	going conveys:	nce, and who	4 h h sr	to me, acknowledged
before me on this	day that, being informed of	the contents of	of the conveyance,	exe	cuted the same volum-
IN WITHESS	WHEREOF, I hereunto set r	my hand and	official seal on this	the lst	day of
Inly				<u> </u>	
My Comm	nission Expires March 15,	1992	Notary Public in a	nd for State a	t Large
·			<u></u>		<u>- </u>
STATE OF ALAB	AMA,		COUNTY.		9 @w_#_ J. bench
I,		, a No	otary Public in a	nd for said County	and State, do nereb
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whose name	signed to the for	egoing convey	ance, and who	know	II to uie, sernowienke
	. does shot being informed of	f the contents	of the conveyance		ecuted the print total
	he same hears date. And I do	hereby certify	that on the	day or	
came before me t	he within named	_	····	 	
known to me to be who, being exami edged that she si	e the wife of the within named ined separate and apart from gned the same of her own fr	the husband ree will and ac	, touching her sig	nature to the within fear, constraints, or	n conveyance, acknow threats on the part
the husband. IN WITNES	S WHEREOF, I hereunto set	t my hand and	d official seal on th	nis the	day
	<u> </u>				
			Notary Public in	and for	ty, Alabama

PAKES PRINT - CENTREVILLE, ALA.