## The Peoples Bank of Alabama The Peoples Bank Woodstock, Ala. 35188



STATE OF ALABAMA

Know all men by these presents: That whereas, the undersigned

Bibb	COUNTY \	196	a men by enese presents;	Inat whereas, the w	naer er greeu,
Robert T.	Hentz and wife	e. Anne K. H	entz (herein called	debtor_ <u>S</u> ) <u>a 1</u>	<u>.e</u>
justly indebted to	The Peoples Bank of Ale	abama,			
	- -	,	, <del></del>		<del>-</del>
a corporation (her	rein called mortgagee	_) in the sum of	EIGHTEEN THOUS	AND AND NO/10	00
					DOLLARS
for money loaned,	receipt of which sum is !	hereby acknowledge	d, which sum bears interes	t from date	
			as scheduled b		
					bias ,
			of debtors, due	and payable at	
The People	s Bank of Alaba	ama	as follows:		
This mortg beginning	age is payable January 2, 1989	in 59 month	ly installments inuing on the s	of \$268.75 ame day of ea	ach,
month ther	eafter, until D	ecember 2,	1993 All when the	balance of pr	rincipa
and intere	st will be due.	. Upon rece	ipt of each pay	ment the into	erest D
will be de	ducted Eneretro	om and the p wment may be	alance of payme more or less t	han the amous	n <b>t</b>
principal.	depending upon	the payment	record.		-
scheduted	depending dyon	the payment			
payment at maturi to the undersigned ture the prompt pa ormay now ow	ity respectively by this income on the delivery of this income ayment of the same, as it is one or hereafter owe mortgates.	strument, now, there strument, and in fur respectively mature agee before the prin	that said noteshould fore, in consideration of the ther consideration of said : and the prompt payment cipal debt has been paid,	the premises and one indebtedness, and in o of any and all other and to secure the fa	dollar paid order to se- debts debt- oithful per-
formance of all pr	omises and agreements he	erein made, Rot	ert T. Hentz an	d his wife,	Ann K.
Hentz	·			(herein called m	nortgagor),
lo hereby gr	ant, bargain, sell and con	vey to The Peoples	Bank of Alabama, a corp	oration, (herein called	mortgagee)
its succes	sors		and assigns, the	following described re	sal estate in
Shelby	С	county, Alabama to-	wit:	_	
1.00 4.4				d Dt	
-	_	•	arvest Ridge, S the Probate Of		
Alabama.	.u map book 12,	. age 47, 10	the tropate of	TICE OF SHELL	oy coun
<b> </b>					
Situated i	in Shelby County	y, Alabama.			

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

THIS IS A PURCHASE MONEY MORTGAGE.

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

Together with, all and singular, the tenements, hereditaments and appurtenances and rents, issues and profits thereon. To have and to hold, the above granted premises unto mortgagee, <u>its successors</u> and assigns forever. Now, therefore, for the purpose of further securing the payment of all of said indebtedness debtor—

do—hereby 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 debtor—S fail to pay and discharge, when due, all such liens and charges and said taxes and assessments, then mortgagee may at <u>its</u> 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 debtor—to mortgagee due forthwith, and shall be covered and secured by this mortgage and bear interest from date of payment by mortgagee.

Upon condition, however, that if debtors 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

as 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-

paper published in Shelby

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 \_\_\_\_\_\_\_

mortgagors \_\_\_\_\_or 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. Debtors do further agree to pay such reasonable attorney's fees as may be incurred by mortgagee, or its successors

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.

Any mortgages or liens now held or owned by mortgages....on said property as security for any part of the debt hereby secured are reserved in full force for the payment of same in addition to this mortgage.

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\_\_ secured debtor\_\_ secured 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 mortgagee...., 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 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 mortgages as mortgages's interest may appear, in the sum of not less than \_\_\_\_\_\_

unpaid balance on note

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

nd mortgageee , <u>its succe</u>	SSOTS and ass	igns, in the quiet and	peaceful possession of	the property
rein conveyed and that mortgagor wind assigns, in the quiet and peaceable all persons whomsoever, and mortga	enjoyment of the righ agor especially agrees	ts hereby conveyed, as to protect and defend	rainst the lawful claims the title and rights he	and demands
d to pay all costs and expenses which	h may be incurred by	mortgagee, its	successors	
nd assigns in the protection or defense enses, all of which are hereby fully se	or said brobears or re	e title thereto, includir	ng attorney's fees and o	ther legal ex-
	<b>.</b>	•		
			•	
	,			
•	1. Deed Tex		•	
) 	2. Mtg. Tax	2700		
TOFRTIFY THIS	3. Recording F	e 750		
T CERTIFY THE LANGE 12		(00		
88 DEC -5 AH 10: 12	TOTAL	3550		
88 DEC -5 ATT.	TOTAL			
2.00	•			
MOGE OF PROPARE	a	# .	Alt	
	•2	nd fi	December KI	88
Witness Our hands and seal	_on this the	day of		
'itn <del>esses</del>		Pale	+ I. dl	t
<u> </u>		Robert	T. Heptz	(L. 8.
<u></u>	<u> </u>	- Come	19. Han	(L. S.
		Anne K.	Hentz	(L. 8.
		<del> </del>		(L. S.)
I, the undersigned Robert T. Herertify that	ntz and wife	Notary Public in and : Anne K. Hent	for said County and St	ate, do hereb
hose namesigned t	to the foregoing conve	yance, and whoar	they	e, acknowledge
efore me on this day that, being in arily on the day the same bears date.			LUCY	the same volur
IN WITNESS WHEREOF, I her		d official sept on this th	1e	day o
<u>December</u>	, <sub>19</sub> 88	Il I	1. Mon	-
MY COMMISSION EX	PIRES	Petty	<del>/                                    </del>	
SEPT. 10, 1991		Notary Public in and	for State at La County, Alaba	·
		<del></del>		
TATE OF ALABAMA,		_COUNTY.		
I,			for said County and S	tate, do herel
ertify that				
whose namesigned				
pefore me on this day that, being in				
arily on the day the same bears date.				
came before me the within named				
known to me to be the wife of the wit who, being examined separate and s edged that she signed the same of h the husband.	nert from the husbar	id, touching her signat	tite to the within conve	унисе, вскиоч
IN WITNESS WHEREOF, I he	reunto set my hand a	nd official seal on this t	he	day
IN WITHERS WILDINGS, I lie				
<del></del>		-		
		Notary Public in and	1 <i>0</i>	

PRESS PRINT - CENTREVILLE, ALA.