Terry.

STATE OF ALABAMA

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

____ and assigns, the following described real estate in

Bibb COUNTY)
Blue Creek Land Company, Inc(herein called debtor)is
justly indebted to The Peoples Bank of Alabama,
a corporation (herein called mortgagee) in the sum of TEN THOUSAND SIX HUNDRED SIXTY THREE
DOLLARS AND 06/100DOLLARS
for money loaned, receipt of which sum is hereby acknowledged, which sum bears interest from date prime + 1.5% over as per Southtrust Bank of Alabama at per cent per annum, interest payable as scheduled below, said
principal and interest being evidenced by waive promissory noteof debtor, due and payable at
The Peoples Bank of Alabama:as follows:
This mortgage is due and payable on August 10, 1992.

BOOK 388740E 948

And whereas, it was agreed at the time said debt was incurred that said note_____should be given and secured in prompt payment at maturity respectively by this instrument, now, therefore, in consideration of the premises and one dollar paid to the undersigned on the delivery of this instrument, and in further consideration of said-indebtedness, and in order to the undersigned on the delivery of this instrument, and in further consideration of said-indebtedness, and in order to the undersigned on the delivery of this instrument, and in further consideration of said-indebtedness, and all other debts debt-cure the prompt payment of any and all other debts debt-or____may now owe or hereafter owe mortgagee before the principal debt has been paid, and to secure the faithful performance of all promises and agreements herein made, Blue Creek Land Company. Inc.

(herein called mortgager),

do es hereby grant, bargain, sell and convey to The Peoples Bank of Alabama, a corporation, (herein called mortgages)

its successors
Shelby

B00K

__ County, Alabama to-wit:

SEE EXHIBIT "A" ATTACHED HERETO AND INCORPORATED HEREBY BY REFERENCE AS IF THE SAME WERE SET OUT HEREIN VERBATIM.

THIS IS A PURCHASE MONEY MORTGAGE.

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

THE PURPOSE OF RERECORDING THIS MORTGAGE IS TO CORRECT THE ERROR IN THE LEGAL DESCRIPTION FROM THAT OF "470.29 feet to 479.29 feet". AS RECORDED IN DEED BOOK 388, Page 945, SHELBY COUNTY, ALABAMA.

Reagler Bank

1

on. Tand a do ment all si all ar enfor ed ar in may shoul secur instructed as may count toget may as for fees that there	l'ogether with, all and si lo have and to hold, the abassigns forever. Now, there hereby agree to pay and ets of any and all kind where uch liens and charges and mounts so expended by mercing any rights accruing and secured by this mortgated by this mortgated and shall pay said not incur to mortgagee before all default be made in the pred, remain unpaid, as and ument, then in any one of suit hereunder to declare close this mortgage, sell mortgagee may see fit. Santy, Alabama, at public out ther with a description of the published in Sheet elect. The proceeds of sale, whe ollows: First, all lawful continues and for collection may have been expended to the payment and Fourth, to the payment and Fourth and	efore, for the purplischarge, when during imposed legally used taxes and assortgagee together whereunder, shall be ge and bear interest hat if debtor—shall be ge and bear interest hat if debtor—shall be promptly at me the principal debtor when the same man said events, mortathe whole of the said property and le hereunder shall cry to the highest lather property to be the	ses unto mort ose of further e, all liens and pon said prope essments, ther with all sums come a debt of st from date of all faithfully k aturity respect t has been pain tures, or should gageeshall indebtedness execute title be made in the bidder for cash sold, by publicCounty, to ade under poy	gagee, r securing the dother charge erty, and if de n mortgagee expended by a feebtorto a payment by seep and perfortively, and paid, at maturity pended hereuned default be n have the right hereby secure to the purchastich once a vertical once a vertic	payment of all s against said problem fail s to may at mortgagee in proortgagee. Then this converse in any other then and at any other desired in any other saids in any other desired in any other saids i	of said indebtedness debteroperty and all taxes or a pay and discharge, when the contection of security here is forthwith, and shall be be comises and agreements the which debtor now over a greement contained in a time thereafter during listely due and payable are in parcels or as a successive weeks in some increasive weeks in some
on. Tand a do ment all si all ar enfor ed ar in may shoul secur instructed as may count toget may as for fees that there	To have and to hold, the absigns forever. Now, thereby agree to pay and its of any and all kind where uch liens and charges and mounts so expended by moreing any rights accruing and secured by this mortgated by this mortgated and shall pay said not incur to mortgagee befored default be made in the proceed and the pay and ument, then in any one of all hereunder to declare close this mortgage, sell mortgagee may see fit. Santy, Alabama, at public out ther with a description of the published in Sheet elect. The proceeds of sale, whe ollows: First, all lawful contains the payment of the	efore, for the purplischarge, when during imposed legally used taxes and assortgagee together whereunder, shall be ge and bear interest hat if debtor—shall be ge and bear interest hat if debtor—shall be promptly at me the principal debtor when the same man said events, mortathe whole of the said property and le hereunder shall cry to the highest lather property to be the	ses unto mort ose of further e, all liens and pon said prope essments, ther with all sums come a debt of st from date of all faithfully k aturity respect t has been pain tures, or should gageeshall indebtedness execute title be made in the bidder for cash sold, by publicCounty, to ade under poy	gagee, r securing the dother charge erty, and if de n mortgagee expended by a feebtorto a payment by seep and perfortively, and paid, at maturity pended hereuned default be n have the right hereby secure to the purchastich once a vertical once a vertic	payment of all s against said proton—fail—s to may at ——mortgagee in protongagee. Then this converse in any other than and at any other than and at any other selling said ourt House of the tweek for three streets.	of said indebtedness debteroperty and all taxes or a pay and discharge, when the contection of security here is forthwith, and shall be be comises and agreements the which debtor now over a greement contained in a time thereafter during listely due and payable are in parcels or as a successive weeks in some increasive weeks in some
and a do	hereby agree to pay and as of any and all kind where uch liens and charges and mounts so expended by more and secured by this mortgated and shall pay said not incur to mortgagee before ald default be made in the pred, remain unpaid, as and ument, then in any one of all hereunder to declare close this mortgage, sell mortgagee may see fit. Santy, Alabama, at public out ther with a description of a published in Sheet elect. The proceeds of sale, whe ollows: First, all lawful contains the payment of	efore, for the purplischarge, when during imposed legally used and assort gages together whereunder, shall be ge and bear interest hat if debtorshall be promptly at me the principal debtor any surwhen the same mais add events, mortathe whole of the said property and le hereunder shall cry to the highest lather property to be the pro	e, all liens and pon said propessments, then with all sums come a debt of the first from date of the first from the first from date of the first from debtedness execute title be made in the fidder for cash sold, by publication from the fidder for cash sold, by publication from the first from the fidder for cash sold, by publication from the fide fide from the fide fide from the fide fide from the fide fide fide from the fide fide fide fide fide fide fide fid	r securing the dother charge erty, and if de n mortgagee expended by it of debtor to it payment by seep and perfortively, and paid, at maturity pended hereund default be n have the right hereby secure to the purchaster giving fatter giving attent once a vertical o	payment of all s against said problem fail s to may at mortgagee in proortgagee. Then this converse in any other by mortgage ade in any other then and at any other selling said ourt House of the forest for three street for threet street for three street for threet for three street for threet for three	of said indebtedness deteroperty and all taxes or a pay and discharge, when option pay the same of security here is forthwith, and shall be cromises and agreements which debtor now over a should any debt here agreement contained in a time thereafter during listely due and payable ame in parcels or as a Shelby time, place and terms of uccessive weeks in some
in may should secur instructed forect as may count toget may as forect fees that there	Upon condition, however, to ade and shall pay said not incur to mortgagee before ild default be made in the pred, remain unpaid, as and ument, then in any one of all hereunder to declare close this mortgage, sell mortgagee may see fit. Santy, Alabama, at public out ther with a description of the published in She elect. The proceeds of sale, whe ollows: First, all lawful continues therefor and for collection may have been expended been: Third, to the payment.	hat if debtorshate_promptly at me the principal debtor any surwhen the same mate said events, mortally the whole of the said property and le hereunder shall cry to the highest late property to be the property to be the property to be the and expenses of of indebtedness he	all faithfully keeped to has been paint lawfully expenses, or should gagee_shall indebtedness execute title be made in the bidder for cash sold, by publicate under power and	tively, and parior tively, and parior pended hereunded hereunded default be not the right hereby secure to the purchastion once a vertical onc	m each of the poy all other debter, then this converted by mortgage ade in any other then and at any dependent to be immediately selling satisfies of the forest three at the seek for three at the se	eyance to be null and voice—or should any debt her agreement contained in time thereafter during listely due and payable ame in parcels or as a Shelby time, place and terms of uccessive weeks in some
Countoget paper may as for fees that	ther with a description of ther with a description of published in She elect. The proceeds of sale, whe ollows: First, all lawful continuous have been expended been: Third, to the payments.	the property to be the property to be ther such sale is me ts and expenses of of indebtedness he	bidder for cast sold, by public County, i	after giving	week for three a	uccessive weeks in some
as for fees that	elect. The proceeds of sale, whe ollows: First, all lawful continue therefor and for collection may have been expended been: Third, to the payments.	ther such sale is m sts and expenses of of indebtedness he	ade under pov	Alabama or by	proceedings in	eaurt, as mortesgee of 9
as for fees that there	ollows: First, all lawful con therefor and for collection may have been expended be eon: Third, to the paymen	sts and expenses of of indebtedness he	ade under pov			Court, as increased or -
0117.5		by mortgageein	suit, foreclos reby secured a paying insurs indebtedness	ure, sale and c as may be incu ince, assessment hereby secure	onveying, includer erred; Second, to ets, taxes and other d, together with	ling such reasonable atto the payment of any an her incumbrances, with i the then earned interest
mo	rtgagors				or as	ssigns.
sale	Mortgageei made under order of decre tgageeor assigns oror assigns is hereby s	se of Court, bid for the attorney or au	and purchase ctioneer makin	said property	the same as a s or any agent o	or representative of m
sona	able attorney's fees as may closure of this mortgage, secured, whether incurred t	be incurred by mo whether under the	rtgagee, or power of sale	herein or by	its successit, all such fee	cessors assigns, to be a part of the deb
by s	Any mortgages or liens neecured are reserved in ful	ow held or owned b I force for the pay	y mortgagee. ment of same	on said prop in addition to	erty as security this mortgage.	for any part of the deb
the secu here	This mortgage shall also same hereby secured, not debtor its red by additional mortgage by secured. It is further a way affect or impair such ther agreed that the taking	vithstanding the sa _heirs or assigns ge or security or n greed that no defect sale or notice, but	and accepted ot, so long as to the contract	m time to time by mortgagee said notes evi rity in any sale ry, all such dei	, be extended or, or assigns, dence the same hereunder or in [ects and irregul	and whether such renew debt or any portion of the n the notice of such sale larities are hereby waive
hane the	If default is made hereun ds of any attorney for collection, whether same by secured.	der and said note of	or notes, princ	ipalior intere	st, or any one c easonable attorn	or more of them placed ney's fees as may be incu
	As against debts hereby ion and Laws of Alabama	and every other sta	ite.			
gee. not,	Failure to pay any sum,, and upon written declar, due and payable forthwith secured by this mortgage	debt, installment, or tration of such defa h and immediately	or note secured ault, render al and suit ma	y be filed or fo	reclosure had as	to the full amount and a
43	It is further agreed by the buildings on said proper erage for the benefit of	e parties hereto the	etandard ins	inrance compa	tia akamer am	dotting co ny tire and
	npaid balance o	note	····	 .		<u> </u>
due ther to l wise by.	id policies, which shall be on same. And it is further mortgagee herein is he become an additional independent of the control of the control of the control of the control of the possession of the control of the contr	delivered to mortager agreed that if dereby given the rightedness secured be such insurance at mant to defend the defend the or title to the present to the	gagee, a ebtor herein f ht to pay sai by this mortg the cost of un title and poss pay all expen	ails to pay so depremiums, and depremiums, and dereigned and ession of the session of the ses incurred in mortgaged, in	will prompti aid insurance p and such sums s rance policies to premiums there above property a defending or p actuding all res	to paid by mortgagee he be left with mortgagee efor shall be debt secure against all claims and derotecting, or attempting sonable attorney's fees,

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

EXHIBIT "A"

A part of the SE of SE and SW of SE of Section 30, Township 21 S., Range 1 E, Shelby County, Alabama more particulary described as follows:

As a point of beginning, start at the NE corner of the SW1 of the SE1, thence run M89°28'W and along the north boundary of said forty for a distance of 73.06 feet to a point; thence run S0°39 E for a distance of 551.07 feet to a point on the north right of way margin of the Lower Kingdom Road a 60 foot right of way; thence run \$86°14'E and along the curving north margin of said road for a chord distance of 103.70 feet to a point; thence run N86°50'E and along the north margin of said road for a distance of 130.08 feet to a point; thence run N77°51'E and along the curving north margin of said road for a chord distance of 138.80 feet to a point; thence run N68°52'E and along the north margin of said road for a distance of 105.01 feet to a point; thence run N 0°39'W for a distance of 47 .29 feet to a point on the north boundary of the SEt of the SEt; thence run N89°28'W and along the north boundary of said forty for a distance of 394.77 feet to the point of beginning.

SIGNED FOR IDENTIFICATION

A. Glen Weaver, President, Blue Creek Land Co., Inc.

its successors hawful claims and demand and rights hereby convey
ccessors
y's fees and other legal e
•
$r \rightarrow r^{\prime}$
•
•
reek Land Co.,
Megrelle
Weaver, Preside
(L. S
(L, &
(L, &

ounty and State, do here
_known to me, acknowledg
executed the same volu
day
· · · · · · · · · · · · · · · · · · ·
County, Alabama
ounty and State, do here
· · · · · · · · · · · · · · · · · · ·
_known to me. acknowledg
executed the same volu
, 19
····

IN WITNESS WHEREOF, I hereunto set my hand and official seal on this the ______day of

New y public in and for ______ County, Alabama

The state of the second of the second

Miller Of Fabricale