Eastern Office (205) 833-1571 FAX 833-1577 Riverchase Office (205) 988-5600 FAX 988-5905

This instrument was prepared by: (Name) MASSEY & STOTSER, P.C.	Send Tax Notice to: (Name) HOWARD NICHOLS	
(Address) 1 Medical Park Drive East Suite 200 Birmingham, Alabama 35235	•	· · · · · · · · · · · · · · · · · · ·
CORPORATION FORM WARRANTY DEED, J		IIDVIVAD
STATE OF ALABAMA		ORVIVOR
SHELBY COUNTY & KNOW A	LL MEN BY THESE PRESENTS,	
That in consideration of SIXTY-NINE THOUSAND AND NO	/100 (\$69,000.00)	DOLLARS
to the undersigned grantor CLARENCE HATCHER AND ASS	OCIATES, INC.	a corporation.
(herein referred to as GRANTOR), in hand paid by the GRANTE	ES herein, the receipt of which is hereby acknowledge	d, the said GRANTOR
does by these presents, grant, bargain, sell and convey unto HO	WARD NICHOLS and wife, MARY ANN NICH	IOLS
(herein referred to as GRANTEES), as joint tenants, with right of SHELBY	of survivorship, the following described real estate, si County, Alabama, to-wit:	tuated in
See Exhibit "A" attached hereto and made a in full herein for the complete legal descreptions on the conveyed by this instrument.	part hereof as if set forth	
Subject to: (1) Taxes for the year 1996 and restrictions, reservations, rights-of-way, of record, if any. (3) Mineral and mining Real Estate Financing, Inc., dated January 361, Page 547, in the Probate Office of She	limitations, covenants and condition rights, if any. (4) Mortgage in fa 10, 1977, and recorded in Mortgage E	ns Ivor
\$65,000.00 of the purchase price is being of a first mortgage loan excuted and record		
This deed is in performance of the Real Est 1990, by and between Clarence Hatcher and A Mary Ann Nichols, as amended by the addendu contract, recorded in Real 381, Page 968, a	Associates, Inc., and Howard Nichols on amendments to real estate lease pound Real 321, Page 228, in said Probe	and wife, irchase
•	Inst # 1996-31463	
	09/24/1996-31463 09:36 AM CERTIFIED SELT COUNTY MAKE OF PROMITE SOL NO. 12.50	
TO HAVE AND TO HOLD, Unto the said GRANTEE it being the intention of the parties to this conveyance, that (unknown of the grantees herein) in the event one grantee herein survive and, if one does not survive the other, then the heirs and assigns And said GRANTOR does for itself, its successors are lawfully seized in fee simple of said premises, that they are free aforesaid, and that it will and its successors, and assigns shall, we	is as joint tenants, with right of survivorship, their he ess the joint tenancy hereby created is severed or termes the other, the entire interest in fee simple shall pass to of the grantees herein shall take as tenants in common dassigns, covenant with said GRANTEES, their heir from all encumbrances, that it has a good right to sell	ninated during the join to the surviving grantes on. s and assigns, that it is and convey the same a
assigns forever, against the lawful claims of all persons.		
IN WITNESS WHEREOF, the said GRANTOR, by it who is authorized to execute this conveyance, has hereto set its	1 _L	President,
day of August 19 90 .	Significate and setti(s) that	.e. 1
ATTEST:	7. / J	I hate
ATTAOT.	By / Clore fel	
Secretary	CLARENCE HATCHER PRESIDENT	
	(NEGADEN)	
JEFFERSON County		
I, the undersigned authority	, a Notary Public in and for said Coun	_
certify thatCLARENCE HATCHER	,	President o
CLARENCE HATCHER AND ASSOCIATES, INC.	, a corporation, is signed to the fore	
who is known to me, acknowledged before me on this day that, and with full authority, executed the same voluntarily for and a		од, умиса, из висл описс
Given under my hand and official seal, this day of		90 .
Olven under my name and official sear, uns day \	60 1 1VB	<u> </u>