This instrument was prepared by	1954
	, 8
(News)	<u>6</u>
(Address) 200 Co Ba 405 Shelley AL 35143	#
	نيد ۱۵
	I
· · · · · · · · · · · · · · · · · · ·	
STATE OF ALABAMA	
COUNTY Shelby	
. Larry W. Hill Sr.	
(hereinafter called "Mortgagors", whether one or more, are justly indebted, to	
DAVENPORT BONDING COMPANY	
(hereinafter called "Mortgagee", whether one or more, in the sum	
Seventy Thousand Ove Hundred and 1/100 Dollars	
(\$ 70,100.00 ), evidenced by a promissory note(s) of even date and indemnity agreement of even date	
Dec 11, 1998	
And Whereas, Mortgagore agreed, in incurring said indebtedness, that this mortgage should be given to secure the pr	ompt
payment the reof.	
NOW THEREFORE, in consideration of the premises, said Mortgagors,	
Larry W. Hill Sr.	
·	wing
described real estate, situated in Shelby County, State of Alabama, to-wit:	
and all others executing this mortgage, do hereby grant, bargain, sell and convey unto the Mortgages the followeribed real estate, situated in Shelby County, State of Alabama, to-wit:  Pancel ID 137362001015000	
Hickory Hills	
Hickory Hills  Lot 5  S36 Tao5 Rosw MROOS PG-103  S36 Tao5 Rosw MROOS PG-103	

DIM 106.00 x 100.00

Inst # 1998-49547

12/11/1998-49547
01:37 PM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
002 NEL 116.15

r the purpose of further sposed legally upon said ption pay off the same; as a said real estate insurate of, in compenies satisper, and to promptly did property insured as a signs, may at Mortgage relited on said indebted surance, shall become a y this Mortgage, and bear pen condition, however, mounts Mortgages may ad void; but should defind bedness hereby secur fortgages or assigns in a set o endanger the debuge become due and paying the said Mortgages, without first taking posseime, place and terms of a ren masse as Mortgages there said property is longered ended, atterest thereon; Third, that of said sale, but no in aid Mortgager and under operty, if the highest besigns, for the foreclosurecired.	premises, and should ded to further secure saided against loss or dama infectory to the Mortgan in the said property of collect debt to said Mortgan in the said property become end thereby secured, then it able, and this mortgan is said property become end thereby secured, then it able, and this mortgan is said, after giving twents, or assigns, shall ession, after giving twents, by publication in some ale, by publication in some interest, at public outcry, the content of a public outcry, the payment of said in the said in the payment of said in the sai	is said indebtedness, the undersigned agrees to pay befault be made in the payment of same, the said is indebtedness, first above named undersigned age by fire, lightning and tornado for the fair ages, with loss, if any, payable to said Mortgages any renewal of said policies to said Mortgages; a deliver said insurance policies to said Mortgages; a deliver said insurance policies to said Mortgages; and property for said sum, for Mortgages's own benefting same; all amounts so expended by said Mortgages, or assigns, additional to the debt hereby special agreement by said Mortgages, or assigns, and be sto agor pays said indebtedness, and reimburses said, assessments, and insurance, and interest thereon, remain unpaid at maturity dangered by reason of the enforcement of any price or the interest thereon, remain unpaid at maturity dangered by reason of the enforcement of any price any one of said events, the whole of said indebted be subject to foreclosure as now provided by law be authorized to take possession of the premise sty-one days' notice, by publishing once a week form newspaper published in said County and States to the highest bidder for cash, and apply the problem as reasonable attorney's fee; Second, to the necessary to expend, in paying insurance, taxes debtedness in full, whether the same shall or shall beyond the day of sale; and Fourth, the balance that said Mortgages, agents, or assigns may bid beyond further agree to pay a reasonable attorney, should the same be so foreclosed, said fereigned further agree to pay a reasonable attorney, should the same be so foreclosed, said fereigned further agree to pay a reasonable attorney.	Mortgages may at Mortgages's press to keep the improvements and reasonable insurable values, as Mortgages's interest may and if undersigned full to keep pe, then the said Mortgages, or it, the policy if collected, to be gages for taxes, assessments or ly secured, and shall be covered not due and payable.  d Mortgages or assigns for may a then this conveyance to be mall age or assigns, or should said by, or should the interest of said or lien or incumbrance thereon, tedness hereby secured shall at a in case of past due mortgages, as hereby conveyed, and with or or three consecutive weeks, the payment of any amounts that a, or other incumbrances, with all not have fully matured at the at said sale and purchase said mey's fee to said Mortgages or
N WIINESS WHEREOF	_		
ave hereunto set signatu Vitnesses (2 required wi	-	day of Dec ,1998	
Larry W/de	11 5		(SEAL)
11.00	7		
	COTTON C	ر ما اح	
HE STATE OF Alaban	•	r 	in said State
broby cortify that Lari	y W.Hill Sr.	, a Notary Public in and for said Count	
shore name(s) signed to	the foregoing conveyance	e, and who is/are known to me acknowledged before, he/she/they executed the same voluntarily or	ore me on this day, I the day the same
ears date. Biven under my hand and		day of Dec , 19 98	
	Official sour cits		, Notary Public
		- Smithales	
THE STATE OF	COUNTY		
L		, a Notary Public in and for said Count	y, in said State,
sereby certify that whose name as who is known to me, acknowled to me, acknowled to me, acknowled to the acknowledge and the acknowledge acknowledge and the acknowledge ackn	ority, executed the same	of Devenport Bonding Company, is signed this day that, being informed of the contents of voluntarily for and as the act of said company.  day of , 19	to the foregoing conveyance, and such conveyance, he/she, as much
GIVER GEOGRESIA INC.	s official posts, critical		, Notary Public
		<del></del>	, 140cm y 1 cm
	•	•	
	<b>a</b>	1998-49547	
TO	U TEL	Inst # 1998-49547	
		Inst # 1998-49547	
TO		Inst # 1998-49547  12/11/1998-49547  12/11/1998-49547  D1:37 PM CERTIFIED  D1:37 PM CERTIFIED	

SHELBY COUNTY JUDGE OF PROBATE