3.38

STATE OF ALABAMA Jefferson COUNTY		•		•
WHEREAS, 'the undersigned	Shelby Stone C	lompany, Inc.	•	1
· · · · · · · · · · · · · · · · · · ·		· 	, a corporation,	is justly indebted to The
First National Bank of Birmingham, a	_	-	-	
as evidenced by note bearing even da	•	_		•
NOW, THEREFORE, in considerable with all the stipulations contains the pledge of mortgages as collaterative and convey to The First National	ned in said note and a security and in this Bank of Birmingham,	in all contracts are instrument, the a national bankin	d agreements between does he undersigned does he g association, that c	een the parties relating to ereby transfer, assign, set- ertain/mortgage dated the
22nd day of <u>March</u> , 1963				
o Shelby Stone Company, Inc		•	•	,
mortgage is recorded in the Office of	the Judge of Probate	of Shelby	County, Alaban	na, in Volume281
at page 851, together with the remise, release, quitchaim and convey to property described in and conveyed by	to said assignee herein	all of the right, titl	e and interest of the	undersigned in and to the
UPON CONDITION, HOWEVE and all other indebtedness secured by tence agreed to be done, this assignment thereon, or any installment of principal cration or otherwise, or should the intent of any prior lien or encumbrance there to any provision or provisions of the name ing to the pledge of mortgages as collator any portion or part of same as may payable at the option of said assigned hereafter provided by law.	this assignment and shared shall be null and valued and interest agreed erest of said assignee it on, so as to endanger tote or notes secured heral security, then, in not at said date have	all do and perform void; but should sa to be paid thereon in said property be the debt hereby se are of any co any of said events, been paid, with in	id indebtedness here, remain unpaid at percome endangered by cured, or should defentact or agreement the whole of the indeterest thereon, shall derest thereon, shall	things herein and by refer- by secured or any interest naturity, whether by accel- reason of the enforcement fault be made with respect between the parties relat- debtedness hereby secured hat once become due and
The undersigned further agrees the such security and may purchase said mable attorney's fee to said assignce, its debt hereby secured. The purchaser purchase money.	ortgage if the highest b successors or assigns,	oidder therefor; and for the foreclosure	the undersigned fur e of such security, sa	rther agrees to pay a reason aid fee to be a part of the
IN WITNESS WHEREOF, the ubehalf and its corporate scal to be he	_			•
the 26th day of March	, 19 <u>63</u> .			
ATTEST:	•	Shelby Sto	ne Company, Inc	· • · · · · · · · · · · · · · · · · · ·
· In Att	1	15/5	Jan -	
Its SECRETARY	SHELBACO	By		-
CTATE	EXTINS INSTRUMENT	Its	residen	<i></i>
WAS	LED OF TAX			
STATE OF ALABAMA	CROLD & STIX HAS FILL		- •	•
JEFFERSON_COUNTY) RE	5 711.5 11.31	2.4.13.12	•	
I, the undersigned authority in and fol		Marcby certify tha	· · · · · · · · · · · · · · · · · · ·	urgess
whose name as President	OF OF Sh	elby Stone	Company, Inc	
being informed of the contents of the said urily for and as the act of said corporation. Given under my hand and official sea	assignment and conveyant assignment and conveyant on the day the same bea	ce and who is known ice, he, as such office irs date.	n to me, acknowledged er and with full author	ity, executed the same volum
Given under my hand and official sea	l, this 26th day	of March		<u>63</u>
ğ		· ·	Sthul Le	e (lacock) ry Public ,