That in consideration of . One Bolinz (\$1,00) and other good and valuable consideration DOLLARS to the undersigned granter or granters in hand paid by the GRANTEES berein, the receipt whereof is schowledged, we, B. L. Perker and wife, Nrs. Lolla N. Perker (therein referred to as grantiers) do grant, bargain, sell and convey unto S. A. Trott, and Annie Lou Trott  therein referred to as GRANTEES) for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, together with every conlingent remainder and right of reversion, the following described real estate situated in Shelby County, Alabama to-wit:  Commonce at the U. R. corner of the H. W. I of the S M of the Section 10, Township 19, Range 1 West, Shelby Gounty, Alabama, Ann Neck along quarter Section 11ne of distance of Sco. 61 feet to center 11ne of oild quarter and related to the County of the control into oild quarter section. The of anid Road a distance of 2590.04 feet, thence run an angle of 53% 35% outhershortly and run a distance of 73.15.25 feet to a point on the cent line of oild quarter section. The new of the control into a solid quarter section to the point of beginning, Containing 6.21 geres nore of lone. Situated in Shelby County, Alabama  TO HAVE AND TO HOLD to the BUGGRANTEES for and during their joint lives and upon the death of rither of them, then to the surviver of them in fee simple, and to the hiers and assigns that if of the reversion.  And I (we) for myself (ourselves) and for my four) beits, executors, and administrators common with the said GRANTEES, their heirs and assigns, that I am two are lawfully related in the simple of said premise; that they are free from all encombrances, unless atherwise noted above; that if we) have a good partial to be all or during their belief and arresting that I century of the source of the common and the said of the surviver of the common and the said of the surviver of the said of the common and the said of the said of the said of the com	Form 1-1-5 Rev. 12-62	2910
STATE OF ALAHAMA  SHOLLY	WARRANTY DEED, JOINTLY FOR LIFE WITH REMAINDER TO SURV	VIVOR-LAWYERS TITLE INSURANCE CORPORATION, Birmingham, Alabama
Enelby COUNTY NOW ALL MEN BY THESE PRESENTS. That in consideration of One Boling (\$1,00) and other good and valuable ground granter or granters in hand paid by the GRANTEES herein, the receipt whereaf is acknowledged, we, B. L. Parkor and wife, krs. Loln M. Parkor therein referred to as grantical do grant, bargain, sell and convey unto S. A. Trott, and Analo Lou Trott therein referred to as grantical do grant, bargain, sell and convey unto S. A. Trott, and Analo Lou Trott (herein referred to as grantical do grant, bargain, sell and convey unto S. A. Trott, and Analo Lou Trott (herein referred to as grantical do grant, bargain, sell and convey unto S. A. Trott, and Analo Lou Trott (herein referred to as grantical do grant, bargain, sell and convey unto S. A. Trott, and Analo Lou Trott (herein referred to as grantical do grant		
to the undersigned greater or granters in hand paid by the GRANTEES herein, the receipt whereof is acknowledged, we, D. L. Parker and wife, Hrs. Loln H. Parker (herein referred to as grantered on grant, bargein, still not convey unto S. A. Trott, and Annie Lou Trott (herein referred to as grantered on grant, bargein, still not convey unto S. A. Trott, and Annie Lou Trott (herein referred to as GRANTEES) for and during their joint lives and upon the death of either of them, then to the survivor of them to follow the survivor of them to follow them to the survivor of them to follow them to the survivor of them to the survivo	<b></b>	THESE PRESENTS,
(herein referred to as GRANTEES) for and during their joint lives and upon the death of either of them, then to the surviver of them ir fee simple, together with every contingent remainder and right of reversion, the following described real estate situated in Shelby.  Commonce at the J. E. Corner of the H. W. † of the 5 M² of the Scotion 10. Township 19, Range 1 West, Shelby County. Alchama, Run Woot along quarter Section line a distance of 620.61 feet to conter line of old Dumayrant Rond, thence run an angle of 529 55 southeasterly and run a distance of 750.52 feet to a point on the east line of enid quarter section. Turn an angle of 71 <sup>14</sup> 21 301, thence run an angle of 721 <sup>14</sup> 21 301, thence run an angle of 721 <sup>14</sup> 21 301, thence run an angle of 721 <sup>14</sup> 21 301, thence run and run allowed the rest line of enid quarter section. Turn an angle of 71 <sup>14</sup> 21 301, thence run and r	to the undersigned grantor or grantors in hand paid by	the GRANTEES herein, the receipt whereof is acknowledged, we,
of them is fee sample, together with every contingent remainder and right of reversion, the following described real estate situated in	(herein referred to as grantors) do grant, bargain, sell and conv	rey unto S. A. Trott, and Annie Lou Trott
Eage 1 West, Shelby County, Alabama, Ran Yest along quarter Section line a distance of 620.61 feet to center line of cold Dunnarant Hond, tanner run Southwesterly along center line of said Bond a distance of 230.04 feet, thence run an angle of 8348 551 evothemeterly and run a distance of 731.52 feet to a point on the east line of said quarter section. Turn an angle of 711 417 3011, thence run north along quarter section line 509.11 feet to the HB dorner of said quarter section to the point of beginning, containing 6.21 acress nore of less. Situated in Shelby County, Alebers  State of ALA, Shelby Co.  LERRIFY THIS INSTRUMENT WAS FIEDO N 11.32  RECORDED & S. MIG. TAX  S. DEED TAX HAS SET!  PD. ON THIS INSTRUMENT.  COUNTY A JAMES  TO HAVE AND TO HOLD to the faid GRANTEES for and during their joint lives and upon the death of either of them then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainier and right of reversion.  And I (vol for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise nated above; that I (vol have a good right to sell and convey the same as aforesaid that I (wo) have a good right to sell and convey the same as aforesaid that I (wo) have a good right to sell and convey the same as aforesaid that I (wo) have a good right to sell and convey the same as aforesaid that I (wo) have a good right to sell and convey the same as aforesaid that I (wo) have a good right to sell and convey the same as aforesaid that I (wo) have a good right to sell and convey the same as aforesaid that I (wo) have a good right to sell and convey the same as aforesaid that I (wo) have a good right to sell and convey the same as aforesaid that I (wo) have a good right to sell and convey the same as aforesaid that I woll have a good right to sell	of them ir fee simple, together with every contingent remaind	ler and right of reversion, the following described real estate situated
RECORDED & 5MTG. TAX  S	Range 1 West, Shelby County. Alabama, Run 620.61 feet to center line of old Dunnavan line of said Road a distance of 290.04 feet and run a distance of 781.52 feet to a point Turn an angle of 71' 41' 30', thence run to the RE corner of said quarter section to	West along quarter Section line a distance of t Road, thence run Southwesterly along center t, thence run an angle of 83 % 35 southeasterly at on the cast line of said quarter section.  north along quarter section line 509.11 feet o the point of beginning, containing 6.21
RECORDED & 5MTG. TAX  SOEED TAX MAS RECORDED  A. Joulet  Could M. Joulet  TO HAVE AND TO HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise noted above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, M.9. have hereunto set. GUY. hand(s) and seal(s), this 14th day of Hay		
RECORDED & 5MTG. TAX  S		
RECORDED & 5MTG. TAX  S		
RECORDED & 5MTG. TAX  S	• •	
RECORDED & 5MTG. TAX  S		
RECORDED & 5MTG. TAX  S		
DEED TAX HAS BEEN PD. ON THIS INSTRUMENT.  Counce of the Stander  TO HAVE AND TO HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances unless otherwise noted above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators shall warrant and defend the same to the sail GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, Mo have hereunto set. GUT hand(s) and seal(s), this label.  WITNESS:  (Scal)  **Adda Parker*  (Scal)  **STATE OF ALABAMA Sholy COUNTY    A Notary Public in and for said County, in said State,	WAS FILED ON 19_6	<b>7</b> •
Council M. Jacober  Council M. Jacober  LUDGE OF PROBATE  TO HAVE AND TO HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise noted above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators shall warrant and defend the same to the sail GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, Mo have hereunto set. CUT. hand(s) and seal(s), this 14th day of May	RECORDED & \$MTG. T	AX ·
Council M. Towales  LUDGE OF PROBATE  TO HAVE AND TO HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise noted above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators shall warrant and defend the same to the sail GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, Mo have hereunto set. CAR. hand(s) and seal(s), this 14th day of May	SO DEED TAX HAS BEEN TAX HAS BEEN TO THIS INSTRUMENT	
then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise noted above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators shall warrant and defend the same to the sail GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, 19 have hereunto set. OUT. hand(s) and seal(s), this 14th day of Hay , 19 67.  WITNESS:  (Seal)  STATE OF ALABAMA Shelby COUNTY  General Acknowledgment  General Acknowledgment  A Notary Public in and for said County, in said State,	Cornad 4. Facult	es.
And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise noted above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, We have hereunto set OUT. hand(s) and seal(s), this 14th day of Hey 19.67.  WITNESS:  (Seal)  STATE OF ALABAMA Sholby COUNTY  General Acknowledgment  A Notary Public in and for said County, in said State,	then to the survivor of them in fee simple, and to the heirs	E or and during their joint lives and upon the death of either of them, and assigns of such survivor forever, together with every contingent
WITNESS:  (Seal)  A Colo Porber  (Seal)  STATE OF ALABAMA Shelly COUNTY  I. Roy L. Grant hon  a Notary Public in and for said County, in said State,	And I (we) do for myself (ourselves) and for my (our) he their heirs and assigns, that I am (we are) lawfully seized in unless otherwise noted above; that I (we) have a good right to heirs, executors and administrators shall warrant and defend	fee simple of said premises; that they are free from all encumbrances, sell and convey the same as aforesaid; that I (we) will and my (our)
WITNESS:  (Seal)  A Darker.  (Scal)  X Odo Porker  (Seal)  STATE OF ALABAMA Sholby COUNTY  I. Roy L. Grant han  a Notary Public in and for said County, in said State,	<u>-</u>	OUThand(s) and seal(s), this 148h
STATE OF ALABAMA Shelby COUNTY  General Acknowledgment  General Acknowledgment  A Notary Public in and for said County, in said State,		• • •
STATE OF ALABAMA Sholby COUNTY  General Acknowledgment  A Notary Public in and for said County, in said State,		(Seal)
STATE OF ALABAMA Shelby COUNTY  General Acknowledgment  A Notary Public in and for said County, in said State,		Seal)
Shelby COUNTY General Acknowledgment  I. Roy L. Grant han a Notary Public in and for said County, in said State,		Lola Parker
Shelby COUNTY General Acknowledgment  I. Roy L. Grant han a Notary Public in and for said County, in said State,		
I. Roy L. Grant han a Notary Public in and for said County, in said State,	STATE OF ALABAMA Sholby COUNTY	General Acknowledgment
hereby certify thatD. L. Parkor a. wiloLola.M. Parkor	I. Roy L. Grant han hereby certify that D. L. Parker & wife. Lola.	a Notary Public in and for said County, in said State,

on the day the same bears date.

Given under my hand and official seal this 1486 day of Kay

Officer L. Frank. Notary Public. My commission expires 9/21/69