(Name)	a aya a aya a B. Pada distana danayin da kadi dana 🝂 a a a dana bana	LIS, HEAD & FOWLER,		75Q	
	· . · · ·	Alabama 35051	4	<b></b>	
Form 1-1-27 Rev. 1-66		Insurance Corporation, Bir	minoham Alahama		
	<del></del>	Insulance Collidation, Di	RECALL & LEGISLA - XXC. DCLICECT	19750505000021590 Shelby Cnty Judge 05/05/1975 12:00:	of Probate, AL
STATE OF ALA SHELI			Y THESE PRESENTS:	05/05/19/5 12:00.	
That in considera	tion of ONE THOU	SAND DOLLARS AND OT	HER GOOD AND VALU	ABLE CONSIDERAT	ION
to the undersigne	d grantor (whether	one or more), in hand paid	d by the grantee herein,	the receipt whereof	s acknowledged, l
or we,	Terry Joe T	aylor and wife, San	dra McKay Taylor		
(herein referred	to as grantor, whet	her one or more), grant, ba	argain, sell and convey u	nto	
	Benny Davis			. 4 4 4 3 3	
(herein referred		ther one or more), the following	owing described real esta County, Alabama, to-wit	·	
County, Southead of said cular to right-of Of-way Miller	Alabama, desc st corner of s \$\frac{1}{4} \text{Section a} o the East bound f-way line of line a distance property; then	of the NE½ of Section and aid ¼ ¼ Section and distance of 415 feandary line of said Shelby County Road se of 430 feet, more act to the point of better to the point of better to the point of the county of the county are along the county of t	thence run North the to a point; the last to a point; the last last last last last last last last	nt 245 feet No along the East ence run West a tance of 220 fe utherly along s North line of t said Calvin Mil	rth from the boundary line of the East right he Calvin ler property
660 fee	a a a a a a a a a a a a a a a a a a a	· · · · · · · · · · · · · · · · · · ·	THE MEST FILE OF T	1010 4 4 0000.01.	
corner West li a point Section	of the above done of said 1/2 1/2; thence run No.	tescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of	ence run East and of 136 feet; the 20 feet to the We t boundary of sai	he same being to be perpendicular ence run Souther est boundary lined	he Northeast to the said y105 feet to e of said 첫 distance of
west li a point Section 120 fee less. There i	of the above done of said 1/2 thence run Nore or les	lescribed lot and the Section a distance lest a distance of lorth along said West	ne lot conveyed, to ence run East and e of 136 feet; the 20 feet to the West boundary of sais beginning, contains.	he same being to perpendicular ence run Souther est boundary lind	he Northeast to the said y105 feet to e of said 1/2 distance of re, more or
Corner West li a point Section 120 fee less.  There i	of the above done of said 1/2; thence run Nore or les	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of	ne lot conveyed, to ence run East and e of 136 feet; the 20 feet to the West boundary of sais beginning, contains.	he same being to perpendicular ence run Souther est boundary lind	he Northeast to the said y105 feet to e of said ½ distance of re, more or
Corner West li a point Section 120 fee less.  There i	of the above done of said 1/2 thence run Nore or les	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of	ne lot conveyed, to ence run East and e of 136 feet; the 20 feet to the West boundary of sais beginning, contains.	he same being to perpendicular ence run Souther est boundary lind	he Northeast to the said y105 feet to e of said ½ distance of re, more or
Corner West li a point Section 120 fee less.  There i	of the above done of said 1/2 thence run Nore or les	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of	ne lot conveyed, to ence run East and e of 136 feet; the 20 feet to the West boundary of sais beginning, contains.	he same being to perpendicular ence run Souther est boundary lind	he Northeast to the said y105 feet to e of said 4 4 distance of re, more or
corner West li a point Section 120 fee less.  There i serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawform	of the above of ne of said \$ \frac{1}{2}\$; thence run \$ \frac{1}{2}\$; thence run \$ \frac{1}{2}\$; thence run \$ \frac{1}{2}\$; more or less that \$1\$ am (value of above; that \$1\$ and administrators all claims of all personal claims o	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of led hereby One 60' by the loss and for my (our) heir we are lawfully seized in fermal (we) have a good right to so shall warrant and defend ons.	ne lot conveyed, to hence run East and a of 136 feet; the 20 feet to the West boundary of said beginning, contains, executors, and administ se simple of said premises sell and convey the same a the same to the said GR.	the same being to perpendicular ence run Souther est boundary lined to Section a fining. 4 of an action of the people of the section and	he Northeast to the said yl05 feet to e of said 1/2 distance of re, more or ile home.  e said GRANTEES of all encombrances will and my (our not assigns forever the said said assigns forever the said said said assigns forever the said said said said said said said said
Corner West li a point Section 120 fee less.  There i serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawfor IN WITNESS	of the above of ne of said 1/2 1/2; thence run with the conveyed number 2358.  TO HOLD to the said of of the saigns, that I am (with noted above; that I and administrators all claims of all persons the said said said said said said said said	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of less, to the point of less and for my (our) heir we are lawfully seized in fermal (we) have a good right to shall warrant and defend ons.  We have hereunto set	ne lot conveyed, to hence run East and a of 136 feet; the 20 feet to the West boundary of said beginning, contains, executors, and administ se simple of said premises sell and convey the same a the same to the said GR.	the same being to perpendicular ence run Souther est boundary lined to Section a fining. 4 of an action of the people of the section and	he Northeast to the said yl05 feet to e of said 1/2 distance of re, more or ile home.  e said GRANTEES of all encombrances will and my (our not assigns forever the said said assigns forever the said said said assigns forever the said said said said said said said said
Corner West li a point Section 120 fee less.  There i serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawfor IN WITNESS	of the above of ne of said \$ \frac{1}{2}\$; thence run \$ \frac{1}{2}\$; thence run \$ \frac{1}{2}\$; thence run \$ \frac{1}{2}\$; more or less that \$1\$ am (value of above; that \$1\$ and administrators all claims of all personal claims o	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of less, to the point of less and for my (our) heir we are lawfully seized in fermal (we) have a good right to shall warrant and defend ons.  We have hereunto set	ne lot conveyed, to hence run East and a of 136 feet; the 20 feet to the West boundary of said beginning, contains, executors, and administ se simple of said premises sell and convey the same a the same to the said GR.	the same being to perpendicular ence run Souther est boundary lined to Section a fining. 4 of an action of the people of the section and	he Northeast to the said yl05 feet to e of said 1/2 distance of re, more or ile home.  e said GRANTEES of all encombrances will and my (our not assigns forever the said said assigns forever the said said said assigns forever the said said said said said said said said
Corner West li a point Section 120 fee less.  There i serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawfor IN WITNESS	of the above of ne of said 1/2 1/2; thence run with the conveyed number 2358.  TO HOLD to the said of of the saigns, that I am (with noted above; that I and administrators all claims of all persons the said said said said said said said said	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of less, to the point of less and for my (our) heir we are lawfully seized in fermal (we) have a good right to shall warrant and defend ons.  We have hereunto set	ne lot conveyed, to hence run East and a of 136 feet; the 20 feet to the West boundary of said beginning, contains, executors, and administ se simple of said premises sell and convey the same a the same to the said GR.	the same being to perpendicular ence run Souther est boundary lined to Section a fining. 4 of an action of the people of the section and	he Northeast to the said yl05 feet to e of said 1/2 distance of re, more or ile home.  e said GRANTEES of all encombrances will and my (our not assigns forever the said said assigns forever the said said said assigns forever the said said said said said said said said
Corner West li a point Section 120 fee less.  There i serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawfor IN WITNESS	of the above of ne of said 1/2 1/2; thence run with the conveyed number 2358.  TO HOLD to the said of of the saigns, that I am (with noted above; that I and administrators all claims of all persons the said said said said said said said said	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of less, to the point of less and for my (our) heir we are lawfully seized in fermal (we) have a good right to shall warrant and defend ons.  We have hereunto set	ne lot conveyed, to hence run East and a of 136 feet; the 20 feet to the West boundary of said beginning, contains, executors, and administ se simple of said premises sell and convey the same a the same to the said GR.	the same being to perpendicular ence run Souther est boundary lined to Section a fining. 4 of an action of the people of the section and	he Northeast to the said yl05 feet to e of said 1/2 distance of re, more or ile home.  e said GRANTEES of all encombrances will and my (our not assigns forever the said said assigns forever the said said said assigns forever the said said said said said said said said
Corner West li a point Section 120 fee less.  There i serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawfor IN WITNESS	of the above of ne of said 1/2 1/2; thence run with the conveyed number 2358.  TO HOLD to the said of of the saigns, that I am (with noted above; that I and administrators all claims of all persons the said said said said said said said said	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of less, to the point of less and for my (our) heir we are lawfully seized in fermal (we) have a good right to shall warrant and defend ons.  We have hereunto set	ne lot conveyed, to hence run East and a of 136 feet; the 20 feet to the West boundary of said beginning, contains, executors, and administ se simple of said premises sell and convey the same a the same to the said GR.	the same being to perpendicular ence run Souther est boundary lined to Section a fining. 4 of an action of the people of the section and	he Northeast to the said yl05 feet to e of said 1/2 distance of re, more or ile home, ile aid GRANTEEs in all encumbrances in
Corner West li a point Section 120 fee less.  There i serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawfor IN WITNESS	of the above of ne of said 1/2 1/2; thence run with the conveyed number 2358.  TO HOLD to the said of of the saigns, that I am (with noted above; that I and administrators all claims of all persons the said said said said said said said said	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of less, to the point of less and for my (our) heir we are lawfully seized in fermal (we) have a good right to shall warrant and defend ons.  We have hereunto set	ne lot conveyed, to hence run East and a of 136 feet; the 20 feet to the West boundary of said beginning, contains, executors, and administ se simple of said premises sell and convey the same a the same to the said GR.	the same being to perpendicular ence run Souther est boundary lined to Section a fining. 4 of an action of the people of the section and	he Northeast to the said yl05 feet to e of said 1/2 distance of re, more or ile home, ile aid GRANTEEs in all encumbrances in
Corner West li a point Section 120 fee less.  There i serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawfor IN WITNESS	of the above of ne of said 1/2 1/2; thence run with the conveyed number 2358.  TO HOLD to the said of of the saigns, that I am (with noted above; that I and administrators all claims of all persons the said said said said said said said said	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of less, to the point of less and for my (our) heir we are lawfully seized in fermal (we) have a good right to shall warrant and defend ons.  We have hereunto set	ne lot conveyed, to hence run East and a of 136 feet; the 20 feet to the West boundary of said beginning, contains, executors, and administ se simple of said premises sell and convey the same a the same to the said GR.	the same being to perpendicular ence run Souther est boundary lined to Section a fining. 4 of an action of the people of the section and	he Northeast to the said yl05 feet to e of said 4 denombrances of all encombrances will and my (our not assigns forever assigns forever to the said GRANTEES of all encombrances and assigns forever to the said GRANTEES of all encombrances and assigns forever to the said GRANTEES of all encombrances and assigns forever to the said GRANTEES of all encombrances and assigns forever to the said said GRANTEES of all encombrances are all encombrances and assigns forever to the said GRANTEES of all encombrances are all encombrances and assigns for ever to the said GRANTEES of all encombrances are all encombrances and assigns for ever to the said GRANTEES of all encombrances are all encombrances are all encombrances and assigns for ever to the said GRANTEES of all encombrances are all encombrances are all encombrances are all encombrances and assigns for ever to the said GRANTEES of all encombrances are all e
Corner West lia a point Section 120 fee less.  There is serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawful IN WITNES day of STATE OF ALA	of the above one of said \$ \frac{1}{2}; thence run we have also conveyed number 2358.  TO HOLD to the self of the	lescribed lot and the Section a distance lest a distance of lorth along said Wests, to the point of less, to the point of less and for my (our) heir we are lawfully seized in fermal (we) have a good right to shall warrant and defend ons.  We have hereunto set	ne lot conveyed, to hence run East and a of 136 feet; the 20 feet to the West boundary of said beginning, contains, executors, and administ se simple of said premises sell and convey the same a the same to the said GR.	the same being to perpendicular ence run Souther est boundary ling of an action and a section a fining. 4 of an action of the section and seal (s), this makes a	he Northeast to the said yl05 feet to e of said 4 % distance of re, more or ile home, ile home, ile home, ile home or ile home
Corner West li a point Section 120 fee less.  There i serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawfu IN WITNES day of  STATE OF ALA SHELBY	of the above of ne of said \( \frac{1}{2} \); thence run \(	lescribed lot and the Section a distance lest a distance of North along said Wests, to the point of led hereby One 60' by aid grantee, his, her or the leves) and for my (our) heir we are) lawfully seized in fer (we) have a good right to shall warrant and defend ons.  We have hereunto set	general Acknowled  General Acknowled  General Acknowled  A Notary Pt  The lot conveyed, the least and assigns forever the same to the same as the same to the same	the same being to perpendicular ence run Southers ence run Southers and a section a fining. 4 of an action of a section a section and seal (s), this makes and seal (s), th	he Northeast to the said yl05 feet to e of said & & distance of re, more or  Ite home of said & & distance of re, more or  Ite home of said said State of said GRANTEES of all encombrances of will and my (our nd assigns forever to said State of said State
Corner West li a point Section 120 fee less.  There i serial  And I (we) of their heirs and a unless otherwise heirs, executors against the lawfu IN WITNES day of  SHELBY  I, thereby certify the whose name	of the above one of said 1/2; thence run with the said conveyed number 2358.  TO HOLD to the said for myself (ourse ssigns, that I am (with noted above; that I and administrators all claims of all persons WHEREOF, Whay  MAY  ABAMA  COUNTY  he undersigned at Terry ware	lescribed lot and the Section a distance lest a distance of North along said Wests, to the point of led hereby One 60' by aid grantee, his, her or the leves) and for my (our) heir we are) lawfully seized in fer (we) have a good right to shall warrant and defend ons.  We have hereunto set	General Acknowled  General Acknowled  General Acknowled  A Notary Pt.  Sandra McKay Tayonyeyance, and who are	the same being to perpendicular ence run Southers ence run Southers est boundary lined in ing. 4 Section a fining. 4 of an action and ining. 4 of an action in a section is aforesaid; that I (we ANTEES, their heirs and seal(s), this end seal(s), t	he Northeast to the said yl05 feet to e of said \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Corner West li a point Section 120 fee less.  There i serial  TOMAVE AND And I (we) of their heirs and a unless otherwise heirs, executors against the lawfu IN WITNES day of on this day, tha on the day the se on the day the se	of the above of ne of said 1/2 1/2; thence run was thence run was also conveyed number 2358.  TO HOLD to the said of the said administrators all claims of all persons whereof, was also conveyed noted above; that I and administrators all claims of all persons whereof, was whereof, was are the near state of the same hears date are the same hears date of the same hear	lescribed lot and the Section a distance of North along said Wests, to the point of Sed hereby One 60' by aid grantee, his, her or the lives) and for my (our) heir we are) lawfully seized in fer (we) have a good right to shall warrant and defend ons.  We have hereunto set	General Acknowled  General Acknowled  General McKay Tay  neverance, and who are  synce	the same being to perpendicular ence run Souther est boundary lined to section a fining. 4 of an action of an action of the section and seal (s), that they are free from a saforesaid; that I (we ANTEES, their heirs and seal (s), this mand seal (s), this mand for said Coylor executed to they executed to they executed to they executed to the search of	he Northeast to the said yl05 feet to e of said \(\frac{1}{2}\) distance of re, more or \(\frac{1}{2}\) ile home, \(\frac{1}{2}\) ile home, \(\frac{1}{2}\) ile home, \(\frac{1}{2}\) will and my (our and assigns forever the same voluntarily owledged before make the same voluntarily