(Name of firm)

This Form Furnished by TITLE GUARANTEE DIVISION

629

Lawyers Title Insurance Corporation

	Birmingham, Alabama //////////////////////////////////
e Undersigned Purchaser(s) Undersigned	hereby agrees to purchase and
Undersigned	hereby agrees to sell
ne Undersigned Seller(s)	gs, fixtures, and appurtenances, situated in Shelby County, 4 of the NW1/4 of Section 10. Township 19
South, Range 1 West, lying East of Dunavant Road,	outlined in red on Exhibit "A" attached hereto,
ddress being 17 acres, more or less, to be determine	ed by accurate survey.
egal Description: LotBlock	Sector
gai Dws.cription. Louisses and a second seco	19780419000046960 1/2 \$.00
	Shelby Cnty Judge of Probate, AL
3, 300.00 KHO THE BOOK ACCI	04/19/1978 12·00:00 AM FILED/CERT
he Purchase Price shall be \$\frac{3,300.00}{200.00/} acre as follows:	arate survey.
he Purchase Price shall be \$\frac{3-101100}{20100000000000000000000000000000	s 1.000.00 m/ / The
ash on closing this sale	\$ 1,000.00 mu/The \$ 55,400.00 subject to adjustment base
~ 501 [A	upon acreage determined by
Sul Citter (Citter)	accurate survey.
Seller agrees at his expense to obtain a survey	of the property, including a boundary
urvey and an interior survey dividing the propert	y into four separate parcels based upon
nterior boundary markers designated by purchase	rs on the ground or on a map. Seller
grees to convey the property in such four separate	e parcels, one parcel to each designated
ourchaser, in deeds containing reservations of righ	ht-of-ways by those purchasers of parcels
not bordering Dunavant Road, over the two parcels ourchaser shall pay \$3,200,00 per acre for each acre	bordering Dunavant Road. Each
surchaser shall pay \$3,200,00 per acre for each ac	re contained in his separate parcel
s shown on said survey.	
Contingent upon satisfactory percolation test ar	nd availability of well-water on each
separate parcel at a depth not exceeding 150 feet.	This contract is voidable by buyer
n the event that any of said land or timber is	
The undersigned seller agrees to furnish the purchaser a standar	d form title insurance policy issued by a company qualified to
isure titles in Alabama, in the amount of the purchase price, insuring	ng purchaser against loss on account of any defect of chemi- nev shall be refunded. In the event both owner's and mortagee's
itle policies are obtained at the time of closing, the total expense of J	procuring the two policies will be divided equally between the
eller and the purchaser. Said property is sold and is to be conveyed subject to any miner	al and mining rights not owned by the undersigned Seller and
lso zoning ordinances pertaining to said property.	
The taxes, insurance and accrued interest on the mortgages, if s of the date of delivery of the deed, and any existing advance escro	w nemosits shall be credited to the Senet. The Senet was rece
n force sufficient fire, extended coverage, and vandalism insurance	on the property, to protect all interests until this sale is closed
nd the deed delivered. The sale shall be closed and the deed delivered on or before $45 c$	acceptance, days from date of sellers, except that the Seller shall
	appears in the title to said broberty. Possession is to be given
n delivery of deed, if the property is then vacant; otherwise possessiced. The Seller hereby authorizes <u>Darden Realty</u>	to hold earnest money in irust
or the Seller pending the fulfillment of this contract. In the event the Purchaser fails to carry out and perform the ten	
e forseited as liquidated damages at the option of the Seller, provide	led that the Seller agrees to the cancellation of this contract,
nd said earnest money so forfeited shall be divided equally between	the Seller and his Agent.
THE COMMISSION PAYABLE TO THE AGENT IN THIS SALE CORS, BUT IS NEGOTIABLE BETWEEN THE SELLER AND TH	IE AGENT, and in this contract, the seller agrees to pay
Darden Realty	as their agents, a sales commission in the
mount of, 7% of sale pricefor negotiating	ng this sale.
The College agrees to convey said property to the Purchaser by	warranty deed free of all encumbrances,
xcept as hereinabove set out and Seller agrees that any encumbrand losing from sales proceeds.	ices tier lietely excepted or assumed may be created at our
Unless excepted herein, Seller warrants that he has not received	I any notification from any governmental agency: of any pend-
ng public improvements, or requiring any repairs, replacements, alter This contract states the entire agreement between the parties an	rations to said premises that have not been satisfactority made. Id merges in this agreement all statements, representations, and
covenants heretofore made, and any other agreements not incorporat	ed herein are void and of no force and effect, and all warranties
rerein made shall survive the delivery of the above deed.	
	2011 / 100/11.
1. 1.011 CON	(SEAL)
Witness to Purchaser's Signature:	Purchaser William J. M. M. J. M. J.
(-1111)	Purchaser LAMAR W. WILLIAMS (SEAL)
Lieur District	Thomas N. Cousell (SEAL)
(in the state of	Purchaser THOMAS N CORDELL
Elou Jean	Purchaser ROBERT HOLDELL, JR. (SEAL)
	Furchaser Holling Seal, SEAL)
	Seller LUTHER L. DOTY, JR.
	Seller (SEAL)
	Seller/JEAN H. DOTY, wife
Receipt is hereby acknowledged of the earnest money 🗆 CASH 🎘	CHECK as herein above set forth.
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MICHAEL L. WILLIAMS, CLU, Special Agent 1010 First National Southern Natural Building 1900 Fifth Avenue, North, Birmingham, Alabama 35203

