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This instrum sprepared by Harrison, Conwill, Harrison & Justice (Name) Attorneys at Law

P.O. Box 557

(Address) olumbiana, Alabama 35051

TITLE CONTRACTOR OF THE PARTY O

Jefferson Land Tille Services Co., Inc.
316 215T NORTH • P. O BOX 10481 • PHONE 12051-328-8070

BIRMINGHAM, ALABAMA 35201

AGENTS FOR

Mississippi Valley Title Insurance Company

MORTGAGE-

STATE OF ALABAMA

SHELBY

KNOW ALL MEN BY THESE PRESENTS: That Whereas,

Town of Calera, a Municipal Corporation

COUNTY

(hereinafter called "Mortgagors", whether one or more) are justly indebted, to Marion Coleen Ingram Glass Mitchell and/or Nevis Glass Goggins

(hereinafter called "Mortgagee", whether one or more), in the sum of Fifteen Thousand and no/100----- Dollars (\$15,000.00), evidenced by one promissory note of this date executed simultaneously herewith.

400 mae 733

BOOK

Shelby Cnty Judge of Probate, AL 02/06/1981 00:00:00 FILED/CERTIFIED

And Whereas, Mortgagors agreed, in incurring said indebtedness, that this mortgage should be given to secure the prompt payment thereof.

NOW THEREFORE, in consideration of the premises, said Mortgagors,

Town of Calera, a Municipal Corporation

and all others executing this mortgage, do hereby grant, bargain, sell and convey unto the Mortgagee the following described real estate, situated in

Shelby County, State of Alabama, to-wit:

West Half of Lot Number 11, in Block 3, according to Dunstan's Survey of the Town of Calera, Shelby County, Alabama. Situated in Shelby County, Alabama.

Said property is warranted free from all incumbrances and against any adverse claims, except as stated above.

Form ALA-35

City of Calera P. O. Son 177 Calera Alabama MEC 19

To Have And To Hold the above granted property unto the said Mortgagee, Mortgagee's successors, heirs, and assigns forever; and for the purpose of further securing the payment of said indebtedness, the undersigned agrees to gap all taxes or assessments when imposed legally upon said premises, and should default be made in the payment of same, the said Mortgagec may at Mortgagee's option pay off the same; and to further secure said indebtedness, first above named undersigned agrees to keep the improvements on said real estate insured against loss or damage by fire, lightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee, as Mortgagee's interest may appear, and to promptly deliver said policies, or any reconal of said policies to said Mortgagee; and if undersigned fail to keep said property insured as above specified, or fail to deliver said insurance policies to said Mortgagee, then the said Mortgagee, or assigns, may at Mortgagee's option insure said property for said sum, for Mortgagee's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgagee for taxes, assessments or insurance, shall become a debt to said Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest from date of payment by said Mortgagee, or assigns, and be at once due and payable.

Upon condition, however, that if the said Mortgagor pays said indebtedness, and reimburses said Mortgages or assigns for any amounts Mortgagees may have expended for taxes, assessments, and insurance, and interest thereon, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgages or assigns, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or assigns in said property become endangered by reason of the enforcement of

any prior lien or incumbra of said indebtedness hereby provided by law in case of sion of the premises hereby lishing once a week for the in said County and State, s the Court House door of sa bidder for cash, and apply reasonable attorney's fee; S sary to expend, in paying i indebtedness in full, whethe collected beyond the day of further agree that said Me therefor; and undersigned of this mortgage in Chance IN WITNESS WHERE	secured shall a past due mortg conveyed, and ree consecutive ell the same in id County, (or the proceeds of second, to the proceeds of sale; and Fourtgagee, agent ortgagee, agent further agree to ry, should the	ages, and the said with or without face weeks, the time, lots or parcels of the division them the sale: First, ayment of any and all or shall not hor the balance, is or assigns may a pay a reasonable same be so forecome.	and participal alloring and partices and partices, where fully if any, to bid at a storner	yable, and the see, agents of possession, terms of sale as Mortgare said property of advantage of advantage and sale and y's fee to sa	or assigns, shall be a feer giving twenty le, by publication in agec, agents or assign vertising, selling are been expended, or the date of said sall over to the said Mortgagee or assid Mortgage or assid Mortgagee or asside Mortgagee or assid Mortgagee or assi	exthorized to take posses- r-one days' matice, by pub- sume newspaper published and deem best, in front of blic outcry, to the highest id conveying, including a that it may then be neces- to the payment of said e, but no interest shall be ortgagor and undersigned erty, if the highest bidder esigns, for the foreclosure
Town of Calera, a Mu	ınicipal Co	rporation		•		
have hereunto set its	signature	and seal, this	27 th	day of	January	, 198 l
ATTEST:			TOW	OF CALE	RA	(SEAL)
Linear Parti	<i>]</i>	TELLA SHELLIANS TOTIFY THIS TOTIFY WAS FILL	DV.	Carl Pr	ichard - Mayo	(SEAL) OF (SEAL)
THE STATE of  I, hereby certify anat	1931 EO	UNTY OF FRIGATE	C.		02/06/	206000013820 Pg 2/2 .00 Conty Judge of Probate, AL 1981 00:00:00 FILED/CERTIFIED
whose name signed to that being informed of the Given under my hand as	contents of the	_		ed the same		ed before me on this day, day the same bears date.  15  Notary Public.
I, the undersigned hereby certify that Carl prichard whose name as Mayor a corporation, is signed to being informed of the cont for and as the act of said confirmed under my hand a corporation of the continuous content of the continuous content of the continuous content of the content of th	the foregoing ents of such corporation.	of conveyance, and enveyance, he, as	who is k such off	Fown of ( nown to me icer and with	lalera, a Muni- , acknowledged before full full futhority, exec	aid County, in said State,  clipal Corporation  we me, on this day that,  ruted the same voluntarily  , 19 8  Notary Public



