والمنافق وال	this there are an		DD CONTRACTOR OF THE PROPERTY
DUE		12.23	
[1:53-7] [75]			CAN DATE
BORRO:WER	(P))()(S)	ANALYSE CHARGE	
RAMDALL S HILL	i i i i i i i i i i i i i i i i i i i	29714.23	5 1 1
AND WIFE MARTI	ZE LANE		201216200
BIRMINGHAM ALA	DAMA ZEDAZZE		PRST PAYMENT DUE DATE OF WATINETY LND
	310		
KNOW ALL MEN	V BY THESE PRESENTS: That where	eas, the under tener borrower ar a spouse (her	ninafrar called Machanan Land
even date herewith, an	nd whereas, said Mortgagors are desiro	is of securing the prompt payment of said Agre	above set forth and evidenced by an Agreement of sement when the same falls due.
Additions to the change of the	MARIL OF OLIV LLIDED (EGITARE CUST LLISA DE U	Riedlier incurred beinre navment it made af th	when due, together with any and all other indebte debt evidenced hereon, the said Mortgagors (hus gages the following described real estate situated in
Shelby	County and State of	_	andes the initiating described that betate ditated if
		ding to the survey of Appleo	
بن	recorded in Map Book	6, Page 42 A & B, in the Off	fice of the
<b>2</b> 25	the sudge of Probate	of Shelby County, Alabama.	- 11119 11 1 1 1 1 1 243
<del></del>			7) Tay 243
			9: 14
			268
; <b>5</b>		<i>i30</i>	Mark the state of
warranted from from		<b>\</b>	res for the current tax year and a mortgage in favo
of Jackson	an incumprances and against any adva	erse claims other than the lien of ad valorem tax	res for the current tax year and a mortgage in favo
Mortgages may at its ness beraby specially maturity of any of the Agraement of even distruments: in any and any and other prepart of all preparts of all preparts of all preparts of all preparts of all preparts.	option, pay off the same; all amounts secured, and shall be covered by this reprincipal or any interest thereon. More herewith, any and all renewals or diall other sum or sums heretofore or lesent or future, direct or contingent liad rovisions of this instrument, and the people of them) and held by Mortgages.	sed legally upon said pramises, and should the so expanded by said Mortgagee shall become a nortgage and bear interest from date of payment ortgagors do hereby also agree to payment in acceptance of said Agreement for any part the sereafter advanced by Mortgagee to or for the abilities of Mortgagors (or any one of them) of a preformance of all other mortgages, society agreement.	e the foir payment of this mortgage, mortgagors dey make default in the payment of same, the said debt to said Mortgagee additional to the indebted of by said Mortgagee and be due and payable at the ddition to the indebtedness avidenced by said Loadereof, whether endorsed thereon or by separate in account of the Mortgagors (or any one of them) for my nature whatsoever owing to Mortgagee; and the sements and/or other instruments, or documents of the payment by Mortgagors of attorney's feet for the payment by Mortgagors of attorney's feet
decon condition of and and and but should thereon remain unpartien or it ar or as become due a gages, its agents or as week for three consecutions after default if that may have been third, to the payment beyond the day of sale assums, may bid at sale gages or its assigns; for	ON, HOWEVER, That if said Mortgage ages for any amounts it may have expected default be made in the payment of a said at maturity, or should the interest noumbrance thereon, so as to endange and payable, and this mortgage shall be ssigns, shall be authorized to take poscutive weeks of the time, place and to sale: First, to the expense of advertising the original principal amount of this lexpended or that may then be necessed to feel and, fourth, the balance, if any, to the sale, and purchase said property, if the the foreclosure of this mortgage in characteristics.	ny sum so expended by the said Mortgagee, of said Mortgagee or its assigns in said property of the debt hereby secured, then in any one of see subject to foreclosure as now provided by laws session of the premises hereby conveyed, and the courthouse door, of said County, at publing, selling and conveying, including a reasonal oan is more than Three Hundred Dollars (\$300 ary to expend, in paying taxes, assessments; one shall or shall not have fully matured at the peturned over to the Mortgagors; and Mortgagors, be highest bidder therefor; and they further agreencery. Should the same be foreclosed said feetancery. Should the same be foreclosed said feetancery. Should the same be foreclosed said feetancery.	is and advances to the Mort tagar by Mortgagee and interest thereon, then this convenience to be not in should said note or any part diversal, or interest become endangered by reason or the enforcement said events the whole of the said indebtedness that win case of past due mortgages, and are said Mortater giving 30 days' notice, by publication once or published in the county witarem and property it is outcry, to the highest bidder for cash, and applicationney's fee not exceeding 15% of the unpair Diod; and, second, to the payment of any amount of other incumbrances, with interest thereon; and date of said sale; but no interest shall be collected for further agree that said Mortgagee, its agents and ree to pay a reasonable attorney's fee to said Mortgagee, to be a part of the dept nereby secured.
WITNESS our han	ids and seals this 27 day of _	March 19 <u>81</u>	
WITNESS: ()	na (Landonlina		
	U	- X - Constitution	SEAL SEAL
AA1114 = 22:	······································	- X / Quit	Stellette ISEAI.
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STATE OF ALABAM	· ΙΔ COLINITY OF ΤΑΘΘ	; · · · · · · · · · · · · · · · · · · ·	
en la regional de la companya de la			
• — — — — — — — — — — — — — — — — — — —		_ , a Notary Public, hereby certify that Ra	indall R. Williams
ment of said indebted hereby agree to pay Mortgages may at its ness belieby specially maturity of any of the Agreement of even distruments in any and any and of other preparformance of all preparformance of all preparformance of all prepared to the said Mortgages. On any owhich are also secured the said with the said promise the or as become due agages, as agents or as week for three consecutivated, to sell the said after default if that may have been third, to the payment beyond the day of said assums, may bid at said gages or its assigns; for WITNESS our han WITNESS:  WITNESS:  WITNESS:	dness, and any other indebtadness ow all taxes and assessments when impose option, pay off the same; all amounts secured, and shall be covered by this reprincipal or any interest thereon. Meate herewith, any and all renewals or deall other sum or sums heretofore or itsent or future, direct or contingent lia rovisions of this instrument, and the people of them) and held by Mortgagee. ON, HOWEVER, That if said Mortgage default be made in the payment of a said at maturity, or should the interest incumbrance thereon, so as to endange and payable, and this mortgage shall is ssigns, shall be authorized to take passing cutive weeks of the time, place and to sale: First, to the expense of advertising the original principal amount of this is expended or that may then be necessed to feald note in full, whether the same let; and, fourth, the balance, if any, to he id sale, and purchase said property, if the original principal amount of this is expended or that may then be necessed to feel out the foreclosure of this mortgage in chart and seals this 27 day of derivations. Also and seals this 27 day of derivations and seals this 27 day of derivations.	ing by said Mortgagors to the Mortgagee beforesed legally upon said premises, and should the sole expended by said Mortgagee shall become a nortgage and bear interest from date of paymer ortgagors do hereby also agree to payment in acceptance of said Agreement for any part the extensions of said Agreement for any part the highest bid decreased by Mortgagee to or for the abilities of Mortgagors for any one of them) of a certain instance of all other mortgages, security agrees and Agreement provides, in certain instances, assessments or other charges are now said indebtedness along with other loan beended as takes, assessments or other charges are now sum so expended by the said Mortgagee, or of said Mortgagee or its assigns in said property are the debt hereby secured, then in any one of the debt hereby secured, then in any one of the session of the depth secured, in come newspaper the debt hereby secured, in come newspapers of sale, by publication in some newspapers of sale, by publication in some newspapers the courthouse door, of said County, at publing, selling and conveying, including a reasonal orange is more than Three Hundred Dolfars (\$300 any to expend, in paying taxes, assessments, one shall or shall not have fully matured at the new turned over to the Mortgagors; and Mortgagors; and Mortgagors; Should the same be foreclosed said feet turned over to the Mortgagors; and Mortgagors; Should the same be foreclosed said feet March 1981  ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT	er, and for the purpose of further securing ethe full payment of this mortgage. Mortgage and to said Mortgage additional to the idebt to said Mortgage and be due and payaddition to the indebtedness endenced by ereof, whether endorsed thereon or by se account of the Mortgagors for any one of invalue whatsoever owing to Mortgages for the payment by Mortgagors of afformation the payment by Mortgagors of afformation the payment by Mortgagors of afformation therest thereon, then this convenience of should said note or any part directors and events the whole of the said indebted win case of past due mortgages, used messaid events the whole of the said indebted win case of past due mortgages, used messaid events the whole of the said indebted win case of past due mortgages, used messaid events the whole of the said indebted in the county wherein usid part published in the county wherein usid part of the highest bidder for cash, it is attorney's fee not exceeding 15% of the Olion; and, second, to the payment of any or other incumbrances, with interest their date of said sale; but no interest shall be are further agree that said Mortgages; its a ree to pay a reasonable attorney's fee to be a part of the deut nereby secured.

Topperson Land Title Pervices Co., Inc.

P. O. BOX 10481

BIRMINGHAM, ALABAMA 35201

Given under by hand and seal of office this\_\_\_\_

ORIGINAD.

19810401000035070 Pg 1/1 .00 Shelby Cnty Judge of Probate, AL 04/01/1981 00:00:00 FILED/CERTIFIED