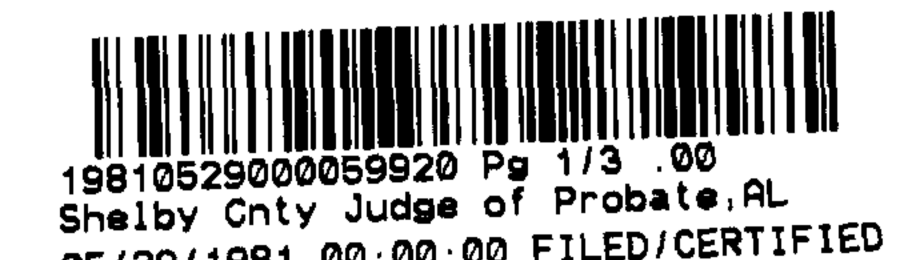
MORTGAGE

STATE OF ALABAMA.

___SHELBY____COUNTY

WHEREAS,
GREGORY WOOD GILBERT AND MARGIE GILBERT

Prepared by:
Ray F. Robbins, II
125 E. North
Talladega, AL 35160



RE INDEBTED TO THE FEDERAL LAND BANK OF NEW ORLEANS, HEREINAFTER CALLED MORTGAGEE.

IN THE SUM OF NINETY-FIVE THOUSAND AND NO/100 (\$95.000.00)

DOLLARS, AS EVIDENCED

BY A PROMISSORY NOTE OF EVEN DATE HEREWITH, PAYABLE TO THE ORDER OF THE FEDERAL LAND BANK OF NEW ORLEANS.
IN INSTALLMENTS WITH INTEREST ACCORDING TO THE TERMS OF SAID NOTE, THE LAST INSTALLMENT BEING DUE AND PAYABLE ON

THE 1st DAY OF June 200

NOW, THEREFORE, TO SECURE THE PAYMENT OF SAID INDEBTEDNESS, ATTORNEY'S FEES AND THE PERFORMANCE OF VENANTS AND AGREEMENTS HEREIN MADE, HEREIN MADE,

GREGORY WOOD GILBERT AND MARGIE GILBERT, HUSBAND AND WIFE,

HEREINAFTER CALLED GRANTOR. WHETHER ONE OR MORE, IN CONSIDERATION OF THE PREMISES AND FIVE (\$5.00) DOLLARS PAID TO GRANTOR BY MORTGAGEE, DOES HEREBY GRANT, BARGAIN, SELL AND CONVEY UNTO SAID MORTGAGEE, ITS SUCCES.

SORS AND ASSIGNS, THE FOLLOWING DESCRIBED REAL ESTATE STUATE IN SHELBY
COUNTY, ALABAMA, TO-WIT:

The South half of the Southeast Quarter of the Southeast Quarter of Section 28, Township 21, Range 1 East and the Southwest Quarter of the Southwest Quarter of Section 27, Township 21, Range 1 East, in Shelby County, Alabama.

TO HAVE AND TO HOLD THE AFOREGRANTED PREMISES, TOGETHER WITH IMPROVEMENTS AND APPURTENANCES THERE-UNTO BELONGING, UNTO THE MORTGAGEE, ITS SUCCESSORS AND ASSIGNS FOREVE!

GRANTOR COVENANTS WITH MORTGAGEE THAT GRANTOR IS LAWFULLY SEIZED IN FEE OF THE AFOREGRANTED PREMISES; THAT THEY ARE FREE OF ALL ENCUMBRANCES; THAT GRANTOR HAS A GOOD RIGHT TO SELL AND CONVEY SAME TO MORTGAGEE; AND THAT GRANTOR WILL WARRANT AND DEFEND SAID PREMISES TO MORTGAGEE FOREVER AGAINST THE LAWFUL CLAIMS AND DEMANDS OF ALL PERSONS.

GRANTOR FURTHER COVENANTS AND AGREES:

- 1. TO ASSESS SAID PROPERTY FOR TAXATION AND TO PAY WHEN DUE ALL TAXES, LIENS, JUDGMENTS, OR ASSESSMENTS ASSESSED AGAINST.

 BAID PROPERTY AND TO PROMPTLY FURNISH MORTGAGEE WITH TAX RECEIPTS EVIDENCING PAYMENT OF ALL TAXES.
- 2. TO INSURE AND KEEP INSURED BUILDINGS AND OTHER IMPROVEMENTS NOW ON, OR WHICH MAY HEREAFTER BE PLACED ON, SAID PREMISES, A JAINET LOSS OR DAMAGE BY FIRE, WINDSTORM AND/OR EXTENDED COVERAGE, AS REQUIRED BY MORTGAGEE, ANY POLICY SYIDENCING SUCH INSURANCE TO BE DEPOSITED WITH, AND LOSS THEREUNDER TO BE PAYABLE TO, MORTGAGEE AS ITS INTEREST MAY APPEAR. AT THE OFTION OF GRANTOR, AND SUBJECT TO GENERAL REGULATIONS OF THE FARM CREDIT ADMINISTRATION, SUMS SO RECEIVED BY MORTGAGEE MAY BE USED TO PAY FOR RECONSTRUCTION OF THE DESTROYED IMPROVEMENT(S); OR IF NOT SO APPLIED MAY, AT THE OFTION OF MORTGAGEE, BE APPLIED IN PAYMENT OF ANY INSURED DESTROYED OR UNMATURED. SECURED BY THIS MORTGAGE.
- 3. TO PROPERLY CARE FOR AND CULTIVATE SAID PROPERTY IN A FARNERLIKE MANNER, AND NOT TO COMMIT WASTE, CUT, REMOVE, OR DAMAGE TIMBER OR IMPROVEMENTS TO BE CUT, REMOVED, OR DAMAGED. IN THE EVENT IN THIS COVENANT IS BREACHED, GRANTOR AGREES TO PAY ALL COSTS AND EXPENSES, INCLUDING REASONABLE ATTORNEY'S FEES, INCLIRATED BY MORTGAGES IN INVESTIGATING SUCH VIOLATION AND IN PROTECTING AND PRESERVING THIS SECURITY.
- A. THAT THIS MORTGAGE IS A VALID FIRST LIEN AGAINST ALL THE LAND AND IMPROVEMENTS OFFERED AND APPRAISED AS SECURITY FOR THIS LOAM. IF THE VALIDITY OF THIS MORTGAGE OR IF GRANTOR'S TITLE TO ANY OF SAID LAND OR IMPROVEMENTS IS QUESTIONED, IN ANY MANNER, OR IF ANY PART OF SUCH LAND OR IMPROVEMENTS IS NOT PROPERLY DESCRIBED HEREIN, MORTGAGEE MAY INVESTIGATE AND TAKE SUCH ACTION AS IT CONSIDERS NECESSARY OR DESIRABLE FOR THE PROTECTION OF ITS INTERESTS AND FOR THIS PURPOSE MAY EMPLOY LEGAL GOUNSEL ON EXPERT ASSISTANCE.

 AND GRANTOR WILL PROMPTLY PAY ALL EXPENSES SO INCURRED BY MORTGAGEE.
 - 5. GRANTOR FURTHER COVENANTS AND AGREES TO OSTAIN AND CARRY CREDIT LIFE INSURANCE ON THE LIFE OF SHANTOR AND/OR TO ASSIGN THE RENEFITS (BOTH CASH VALUE AND/OR DEATH BENEFITS) OF ANY EXISTING INSURANCE ON THE LIFE OF THE GRANTOR, WHEN REQUIRED BY MORT-GAGES. ANY POLICY EVIDENCING SUCH INSURANCE TO BE DEPOSITED WITH AND ANY LOSS THEREUNDER TO BE PAYABLE TO MONTGAGES AS ITS INTEREST MAY APPEAR.
 - 6. THAT IF GRANTOR DEFAULTS IN ANY OF THE PROVISIONS OF PARAGRAPHS 1, 2, 3, 4, OR S HEREOF, THEN MORTGAGES MAY PAY SUCH TAXES, LIENS, JUDGEMENTS, OR ASSESSMENTS, OBTAIN AND PAY FOR SUCH INSURANCE. OR ADVANCE SUCH ATTORNEY'S FEES, EXPENSES AND COSTS, AND GRANTOR AGREES TO IMMEDIATELY PAY MORTGAGES ALL AMOUNTS SO ADVANCED. THAT ALL AMOUNTS SO ADVANCED SHALL BY SECURED HEREBY.
 - 7. THAT ALL REPRESENTATIONS AND STATEMENTS MADE IN THE APPLICATION FOR THIS LOAN ARE TRUE AND CORRECT, THAT THE PROCEEDS OF THIS LOAN WILL BE USED SOLELY FOR THE PURPOSES SPECIFIED IN SAID APPLICATION, AND THAT GRANTOR WILL COMPLY WITH ALL REQUIREMENTS AND CONDITIONS IMPOSED BY MORTGAGEE IN MAKING THIS LOAN.
 - 8. THAT GRANTOR WILL NOT SELL, MORTGAGE, OR OTHERWISE ALIENATE THE PROPERTY HEREIN DESCRIBED WITHOUT THE WRITTEN CONSENT OF THE MORTGAGEE.
 - 9. THAT ALL DEFAULTED PAYMENTS AND ALL SUMS ADVANCED BY MORTGAGEE. AS PROVIDED FOR HEREIN, SHALL, FROM THE DATE DIDE, BEAR INTEREST AT THE RATE IN EFFECT DURING THE PERIOD OF DEFAULT PLUS TWO (2%) PER CENT PER ANNUM.
 - 10. THAT MORTGAGEE MAY AT ANY TIME, WITHOUT NOTICE, RELEASE ANY OF THE PROPERTY DESCRIBED HEREIN, GRANT EXTENSIONS BY DEFERMENTS OF TIME OF PAYMENT OF THE INDESTEDNESS SECURED HEREBY, OR ANY PART THEREOF, OR RELEASE FROM LIABILITY ANY ONE OR MORE PARTIES WHO ARE OR MAY BECOME LIABLE FOR THE PAYMENT OF SAID INDESTEDNESS, WITHOUT AFFECTING THE PRIORITY OF THIS LIEN OR THE PERSONAL LIABILITY OF THE GRANTOR OR ANY OTHER PARTY LIABLE OR WHO MAY BECOME LIABLE FOR Y'VE INDESTEDNESS SECURED BY THIS INSTRUMENT.
 - 1). THIS INSTRUMENT AND THE NOTE SECURED HEREBY ARE SUBJECT TO THE FARM CREDIT ACT OF 1971 AND ALL ACTS AMENDATIONS SEREOF OF SUPPLEMENTARY THERETO, AND THE LAWS OF THE STATE OF ALABAMA NOT INCONSISTENT THEREWITH.
 - 12. THAT THE FAILURE OF MORTGAGES TO EXERCISE ANY OPTION OR TO MAKE ANY DECISION OR ELECTION UNDER ANY TERM OR JOVENANT, HEREIN EXPRESSED, SHALL NOT BE DEEMED A WAIVER OF THE RIGHT TO EXERCISE SUCH OPTION OR TO MAKE SUCH DECISION OR ELECTION AT ANY TIME.
 - 13. THAT EACH COVENANT AND AGREEMENT HEREIN CONTAINED SHALL INURE TO THE BENEFIT OF AND BIND THE SUCCESSORS AND ASSIGNS OF MORTGAGES AND GRANTOR.
 - NOW, IF GRANTOR SHALL PAY SAID INDESTEDNESS AND KEEP AND PERFORM ALL OF THE AGREEMENTS AND CONDITIONS OF THIS INSTRUMENT, THEN IT SHALL BECOME NULL AND VOID.

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IF THE GEATTON FAILS TO PAY WHEN DUE ANY SUMS HERESY TOTO OF THE MONTGAGES	E DEFENDANT IN BANKRUPTCY OR RECEIVER! CEEDINGS, THE E, BC DECLARED DUE; IN WHICH EVENT THE MORTGAGEE OR ITS
AGENT IS HEREBY AUTHORIZED TO SELL THE PROPERTY HEREBY CONVEYED AT PUBLIC AT THE COURTHOUSE (OR AT EITHER COURTHOUSE, IF THERE BE TWO) OF A' > COUNT	AUCTION TO THE HIGHEST BIDDER FOR CASH; THE SALE TO BE HELD Y IN WHICH ALL OR A PART OF THE SAID LANDS ARE SITUATED.
AFTER GIVING NOTICE THEREOF BY PUBLICATION ONCE A WEEK FOR THREE WEEKS, OF IN EACH COUNTY IN WHICH ANY PART OF SAID LANDS IS SITUATED; IF NO NEWSPAPEI TION IN A NEWSPAPER HAVING GENERAL CIRCULATION IN SAID COUNTY OR COUNTIES	R IS THEN PUBLISHED IN SAID COUNTY OR COUNTIES, PUBLICA-
AUTHORIZED TO PURCHASE THE SAID PROPERTY, OR ANY PART THEREOF, AS IF A ST MAKING THE SALE IS HEREBY EXPRESSLY EMPOWERED TO EXECUTE A DEED IN GO	RANGER TO THIS CONVEYANCE, AND THE AUCTIONEER OR PERSON RANTOR'S NAME TO ANY PURCHASER AT SUCH SALE. THE PROCEEDS
OF SALE SHALL BE APPLIED FIRST, TO THE PAYMENT OF ALL EXPENSES INCIDENT TO THE INDERTEDNESS SECURED BY THIS INSTRUMENT; AND THIRD, THE BALANCE, IF ANY THERETO.	Y, TO BE PAID TO GRANTOR OR ANY PARTY OR PARTIES ENTITLED
WITNESS THE SIGNATURE OF GRANTOR, THIS AND DAY	05 Maria 10 81
ATTEST:	Gregory Wood Gilbert
·	L. S.
	Margie (Gilbert
STATE OF ALABAMA	19810529000059920 Pg 3/3 .00 Shelby Cnty Judge of Probate, AL
TALLADEGA COUNTY.	05/29/1981 00:00:00 FILED/CERTIFIED
RAY F. ROBBINS, II	NOTARY PUBLICIN AND
FOR SAID COUNTY, IN SAID STATE, HEREBY CERTIFY THAT GREGOR	Y WOOD GILBERT AND
MARGIE GILBERT, HUSBAND AND WIFE,	
(C) 7\ T) E)	
WHOSE NAMES ARE SIGNED TO THE FOREGOING MORTGAGE, AND	WHO ARE KNOWN TO ME, ACKNOWLEDGED
BEFORE ME ON THIS DAY THAT, BEING INFORMED OF THE CONTENTS OF	THE WITHIN MORTGAGE THEY
EXECUTED THE SAME VOLUNTARILY ON THE DAY THE SAME BEARS DATE	
GIVEN UNDER MY HAND AND OFFICIAL SEAL THIS	DAY OF
	Les to the transmit
c/2c/20	
MY COMMISSION EXPIRES 6/26/82	NOTARY PUBLIC (OFFICIAL TITLE)
STATE OF	
COUNTY.	
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FOR SAID COUNTY. IN SAID STATE, HEREBY CERTIFY THAT	RECHSO
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WHOSE NAMESIGNED TO THE FOREGOING MORTGAGE, AND	WHOKNOWN TO ME, ACKNOWLEDGED
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EXECUTED THE SAME VOLUNTARILY ON THE DAY THE SAME BEARS DATE	· · · · · · · · · · · · · · · · · · ·
GIVEN UNDER MY HAND AND OFFICIAL SEAL THIS	DAY OF
A. D., 19	
MY COMMISSION EXPIRES	(OFFICIAL TITLE)
STATE OF ALABAMA	
HEREBY CERTIFY THAT THE FOREGOING INCTIONS OF THE	r com mana
HEREBY CERTIFY THAT THE FOREGOING INSTRUMENT WAS FILE	
AT PAGE	
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