MORTGAGEE	REAL PRO	PERTY N	JORTGA	GE			
MONIGAGE		5376	Ø PØRTØ	BIRM A	RRECTED 25210	MORTAGE BK	416 PG
	1 \ \	ADO	RESS 8	89		DATE OF LOAN	
0160-0 21 21 21 21 21 21 21 21 21 21 21 21 21	13333331			到的	通過對於	10-14-81	
MENADDRESS OF MORTGAGORS	SPOUSE Y VENNE				N S S S	A TANK	
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STERRETT ALABAMA 3	5147			A COMP		以	
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可是自己的。 第一章	大型。 第一章 第一章			ZAZZE	世子社会	大学工作工作	
			大学	社会	15196	95 PRINCIPAL AMOUNT	
THE STATE OF THE PARTY OF THE P	1 - R 1 SCHEDULE OF 1 2 0	CONSECUTIVE	MONTHLYINSTA	LLMENTS THE FIRS	36480	OO NOTE AMOUNT	
FINAL PMT. 10-2	704 00	AND 1 1	9 of s	304 00		THE TAXABLE PARTY.	
	SERVE BELLEY	设置建	CAR	· ·			
在是自己这位。	经证明的	起题	这次	计学自然	NE STEEL	汉位自由公司公	
KNOW ALL MEN BY THESE PRES debted to the company named above (he	ENTS: That whereas, the u	ndersigned b	orrower and	spouse (here	inafter called N	fortgagors) have become evidenced by a pro-	me justly in-
of even date hivewith, and whereas, said	Mortgagors are desirous of so on of said indebtedness, an	curing the p	the prompt	nent of said no	te when the sar	ity, the said Mortgage	ors , have bar
gained and sold, and do hereby grant, SHELBY	bargain, sell and convey unt	to the said N	Aortgagee th	e following de	escribed real est	ate situated in	
	•		•				
Begin at the Grady	Cox Northeast	Corne	c and	run Sou	thwest a	long Grady	Cox
司ine 155 feet to ar	iron stake;	thence	run_S	cutheas	t 120 fe	et; thence	
Conortheast 155 feet	to a telephone	e line	; then	ce Nort	hwest al	ong said	
telephone line 120	feet to the po	oint of	E begi	nning.			
					Shelb	029000115210 Pg 1/ y Cnty Judge of Pro /1981 00:00:00 FIL	obate, AL
warranted free from all incumbrances a of	•		the lien of a	d valorem tax	•		
TO HAVE AND TO HOLD the above of said promissory note, Mortgagors do in the payment of same, the said Mortga	hereby agree to pay all taxes	and assessmer and assessmer	ents when in all amounts :	nposed legally so expended b	upon said prem v said Mortgage	rises, and should they e shall become a debi	make default to said Mort-

ault 🔧 🐇 lartsaid Mortgagagee additional to the indebtedness hereby specially secured, and shall be covered by this mortgage and bear interest fr gee and be due and payable at the maturity of any or the principal or any interest thereon.

UPON CONDITION, HOWEVER, That if said Mortgagors pay said note and reimburse said Mortgagee for any amounts it may have expended as taxes. assessments or other charges and interest thereon, then this conveyance to be null and void; but should default be made in the payment of any sum so expended by the said Mortgagee, or should said note or any part thereof, or interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or its assigns in said property become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events the whole of the said indebtedness shall at once become due and payable, and this mortgage shall be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgagee, its agents or assigns, shall be authorized to take possession of the premises hereby conveyed, and after giving 30 days' notice, by publication once a week for three consecutive weeks of the time, place and terms of sale, by publication in some newspaper published in the county wherein said property is situated, to sell the same, as a whole or in parcels, in front of the courthouse door, of said County, at public outcry, to the highest bidder for cash, and apply the proceeds of said sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's fee not exceeding 15% of the unpaid debt after default if the original principal amount of this loan is more than Three --Hundred Dollars (\$300.00); and, second, to the payment of any amounts that may have been expended or that may then be necessary to expend, in paying 😁 taxes, assessments, or other incumbrances, with interest thereon; and, third, to the payment of said note in full, whether the same shall or shall not have fully - 3 matured at the date of said sale; but no interest shall be collected beyond the day of sale; and, fourth, the balance, if any, to be turned over to the Mortgagors;

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WITNESS our hands a	ind seals thisL.4.T	.Il day of	UC.TO.I).e.t		9&.]				
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BRENDA G			-	•	. •	~ <i>(</i>	Castin	Transfer of the		
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YVONNE SM on this day that, bein	a informed of the con	whose stents of the co	names are significations are significations.	ned to the forego	ing conveyar	ce, and w	ho are know	in to me, ac	knowledg	jed befo
	;	Salah Araba				•				
Given under my hand	and seal of office thi	s.14th	day of)FMctoHet		د سر - و	Ā	D. 198.		•
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			1981 OC	T 24 Mm 8:					* 5 a* * 5 a* * * * * * * * * * * * * * * * * * *	
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commission expires .	11/20/83		CUL	wester disa		1		i e		

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