This instrument was prepared by							
(Name) Wade H. Morton, Jr., Attorney at Law							
(Address) P O Box 1227, Columbiana, Alabama 35051-1227							
Form 1-1-5 Rev. 1-66 WARRANTY DEED, JUINTLY FOR LIFE WITH REMAINDER TO SURVIVOR-LAWYERS TITLE INSURANCE CORPORATION, Birmingham, A. Adama							
STATE OF ALABAMA SHELBY COUNTY KNOW ALL MEN BY THESE PRESENTS.							
That in consideration of Twenty Three Thousand Six Hundred and No/100 (\$23,600.00)							
CHARLES MICHAEL COLLINS and wife, EULYNNE H. COLLINS, (herein referred to as grantors) do grant, bargain, sell and convey unto							
WILLIAM WALL and wife, A. CELESTE WALL,							
(herein referred to as GRANTEES) for and during their joint lives and upon the death of either of them, then to the soft them in fee simple, together with every contingent remainder and right of reversion, the following described real estate in							
Lot 9, according to the Survey of IVANHOE, as recorded in Map Book 6, at Page 58, and amended Map of IVANHOE, as recorded in Map Book 6, at Page 70, in the Office of the Judge of Probate of Shelby County, Alabama.							
Subject to the following restrictive covenants, limitations and easements and encumbrances: 1. Taxes for 1982 and subsequent years. 1982 taxes are a lien but not due and payable until October 1, 1982.							
 Restrictive coverants and conditions as shown by instrument recorded on September 16, 1975 in Miscellaneous Book 12, at Page 646, in the Office of the Judge of Probate of 							
Shelby County, Alabama. 3. 35-foot building set back line from Lancaster Court, as shown by recorded plat for IVANHOE Subdivision.							
4. 7.5-foot utility easement over East side of lot, as shown by recorded plat for IVANHOE Subdivision. 5. Transmission Line Permits to Alabama Power Company, as shown by instruments recorded in Deed Book 103, at Page 171, and Deed Book 220, at Page 46, in said Probate Record Permit to South Central Bell Telephone and Telegraph Co., as shown by instrument recorded in Deed Book 294, at Page 581, and permit to Southern Bell Telephone and Telegraph Co. and Alabama Power Company, as shown by instrument recorded in Deed Book 295, at Page 847, in said Probate Record.							
As part of the consideration for this conveyance, the Grantees hereby assume and agree to pay as the same shall become due and in accordance with its terms and conditions the unpaid							
(CONTINUED ON REVERSE SIDE)							
TO HAVE AND TO HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion.							
And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) lawfully seized in fee simple of said-premises; that they are free from all encumbrances, unless otherwise noted above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, we have hereunto set. Our hand(s) and seal(s), this war and the said of the							
day of January 19 82							
GRANTEES: William Wall (Seal) GRANTORS: Charles Michael Collins (Seal)							
A. Celeste Wall (Seal) A. Celeste Wall (Seal)							
STATE OF ALABAMA SHELBY COUNTY General Acknowledgment							
I, undersigned , a Notary Public in and for said County, in said State hereby certify that Charles Michael Collins and wife, Eulynne II. Collins, whose name are signed to the foregoing conveyance, and who are known to me acknowledged before me on this day, that, being informed of the contents of the conveyance they executed the sune collustratily on the day the same bears date. Given under my hand and official seal this day of January Public in and for said County, in said State							

(CONTINUATION OF DEED)

balance of the indebtedness secured by that certain mortgage executed by Charles Michael Collins and wife, Eulynne H. Collins, to Engel Mortgage Company, Inc. dated March 16, 1977, and recorded on March 17, 1977 at 10:44 o'clock A.M. in Mortgage Book 363, at Page 211, in the Office of the Judge of Probate of Shelby County, Alabama, which was subsequently transferred and assigned to Federal National Mortgage Association by that certain instrument dated April 27, 1977 and recorded in Miscellaneous Book 20, at Page 14, in said Probate Records. Grantors hereby warrant that as of January 1, 1982 the unpaid balance of the indebtedness secured by said mortgage is the sum of \$28,604.85.

And for the same consideration the Grantees herein hereby assume the obligations of Charles Michael Collins and wife, Eulynne H. Collins, under the terms of the above described mortgage and VA Regulations authorizing, creating and securing the loan to indemnify the VA to the extent of any claim payment arising from the guaranty or insurance of the indebtedness above mentioned.

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PAGE 555	GRANTEES: MAL. 10	GRANTORS: Whihael Col
337	William Wall A. Culeste Woll	Charles Michael Collins
\$00K	A. Celeste Wall WELFY CO. Aleed Tay - 2400	Eúlynne) H. Collins
	STATE BEALLA SHELPY TO. STATE BEALLA SHELPY TO. THIS THE PROBATE AN ID 29 2800 BRZ FEB - I AN ID 29 2800	

THIS FORM FROM
LAWYERS TITLE INSURANCE COR!
Title Insurance

WARRANTY DEED OINTLY FOR LIFE WITH REMAINDER TO SURVIVOR	A. CELESTE WALL	WILLIAM WALL		EULYNNE H. COLLINS	CHARLES MICHAEL COLLINS
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RETURN TO