THE	ST.	ልጥፎ	OF	AT.	L TRA	MA.

Shelby County.

ፓ ት	is Deed of Mo	rtgage, made a	nd entered in	to on this, the	18th	day of	March	, 198
				l wife, Carol			·	
he p	arty of the fire	t part, and Fire	st National Ba	nk of Columbians	, Columbiana, A	la., party of the	e second part,	
				rt being indebted t				32,000 <u>.0</u>
								DOLLAR
to lue l	gether wit	th interest	t from dam missory note(s	te as set out i) of this date 120 d interest; f each succes	t in said no Dequal mont	ote thly payment avment due	nts in the April 17,	amount a
ne Ind l Peret	ss is paid being desirous ofore or heres	d in full of securing the after incurred.	e payment of and whether	the same, and any	y other indebted e general kind o	ness to the owr f indebtedness	er or holder her as that secured	eof, wheth
io n	thereof he V	e granted b	sargained, sol	e owe said other is d, and conveyed the property here	and by these pro	sents do the	<u>Py</u> grant, barg	gain, sell a
				Alabama, and m			,,	
	SURFACE	RIGHTS ONL	Y TO:	<u></u>	····	····		
	The NE	of the NW4	of Secti	on 18, Towns	hip 22 Sout	h, Range 1	Fast.	
	EXCEPT a	30-foot r	ight of w	ay on the So	uth side of	said prop	erty.	
	Subject	to all R.O	.W.'s and	easements t	hat may be	of record	or in evide	ence
	through		••					
	Situated	in Shelby	County,	Alabama.		,		
	.,,	1						
	•							
	<u>.</u>	1, 11	···	*			,	
	<u> </u>	·			<u> </u>		·· ·	
					<u>-</u>	<u> </u>		
								
11170	11+11+1							
· · · · · ·	· · · · · · · · · · · · · · · · · · ·	<u></u>		<u>, , , , , , , , , , , , , , , , , , , </u>			· · · · · · · · · · · · · · · · · · ·	
·	1 2534			 		· <u> </u>		<u> </u>
3	0			 .				······································
,	8 81) ·				··•	
Ŋ	<u> </u>	<u>.</u>	<u> </u>				·	
/1		···	_	· · · · · · · · · · · · · · · · · · ·				v · ·
			•					,
						· · · · · · · · · · · · · · · · · · ·		
	· · · · · · · · · · · · · · · · · · ·	****					· · · · · · · ·	
				<u> </u>		····		
						······································		
								
· · · · <u>-</u>	<u> </u>	· · · · · · · ·		·				
		··········		<u></u>				· · · · · · · · · · · · · · · · · · ·
			-/					
<i>.</i>					· · · · · · · · · · · · · · · · · · ·			
				,,,, -		<u> </u>		
	/							
	/							

TO HAVE AND TO HOLD to the said party of the second part, its successors and assigns, forever. But this Deed is intended to operate as a Mortgage and is subject to the following condition - that is to say, if the party of the first part shall pay and satisfy the debt above described and any other indebtedness to the owner or holder hereof as described on page 1 of this mortgage at the time or before the same falls due, then this conveyance shall be null and of no effect; but on default of the payment of any installment of the indebtedness or the interest thereon secured hereby, all of the indebtedness shall become due and payable, then the said party of the second part, its successors, or assigns, may take the above-described property into possession, and having or not having the same in possession, may sell the same to the highest bidder, at public auction at Columbiana, Alabama, for cash, having advertised such sale in some newspaper published in said County by three weekly insertions, or by posting at three public places in said County for not less than twenty days at the option of the mortgagee, and execute titles to the purchaser at said sale, and shall apply the proceeds to the payment of the expenses incident to said sale, including all costs of collection, taking possession of and caring for said property, and all attorney's fees, and the payment in full of the said demand hereby secured, including any other indebtedness as described on page 1 hereof, and pay over the remainder, if any, to the said party of the first part. And it is further agreed that the mortgagee may buy the above described property at said sale, and the auctioneer crying the same may execute titles to the purchaser. It is further agreed that the party of the first part shall insure the buildings on said property in some good and responsible fire insurance company for a sum equal to the indebtedness hereby secured, with loss, if any, payable to the party of the second part as __their_ interest may appear. And said party of the first part agrees to regularly assess said property, and now all toyog on the same

nd at security for th	e said part ie same.		he first part shall f id part may pay th		t said insuranc	e, and this conv	eyance sha
We further certify t	hat the ab						
WitnessO	ur	hand	S and Seal S	_, the day and year	above written		
Signed, Sealed, and (nowledge <i>ruce</i> i) instrument.	Delivered	in the Presenc topy of	e of		T IS IMPORTANT BEFORE YOU <u>SIG</u>	THAT YOU THO	ROUGH:
for 10 00	that	- Oz.		de	dm_	Man	llegt.
20 10 19/1/		sexuy		Care	am) Sue	Handley	(L, 8
Q	·······································	0.10	' * ;·		9.		
coroup so	4111	ndry		A SHELDY LO. LEY THIS			(L. 8
		0		ify this It was false		1200	
		:	1982 MAR 2	4 PM 2: 49	mrg.	48.00	
				•	Jud.	1.00	,
			JUDGE G	PROBATE	3	2.00	
					~		
E STATE OF ALA Shelby County.	BAMA						
ı, th	e under	signed, a	Notary Publ	ic		in and for	said Count
eby certify that	Loyd M	. Handley	and wife, C	arolyn Sue Ha			23e14 (144681
	_					٠	***
				·····	· · · · · · · · · · · · · · · · · · ·		<u> </u>
ose name s are	ed to the fo	oregoing conve	eyance, and who_	are	known t	o me, acknowle	dged before
		•					
on this day that, b	eing infor	•					
on this day that, k	eing infor	•					luntarily o
on this day that, k	eing infor	med of the co	entents of this con	veyance, <u>the</u>		ted the same vo	luntarily o
on this day that, k day the same bears	eing infor	med of the co	entents of this con	veyance,the	execu	ted the same vo	luntarily o
on this day that, k	eing infor	med of the co	entents of this con	weyance,the	execu	ted the same vo	luntarily o
on this day that, k	eing infor	med of the co	entents of this con	weyance,the	execu	ted the same vo	luntarily o
on this day that, ke day the same bears Given under my har	eing infor	med of the co	ntents of this con	March My Com	execu	ted the same vo	luntarily o
on this day that, ke day the same bears Given under my had Significant to the same bears	date.	THE Corti	ntents of this con	March My Com	execu	ted the same vo	luntarily o
on this day that, ke day the same bears Given under my har that the line is a same bears	date.	THE Corti	ntents of this con	March March March March March Mecord at and duly re	execu	ted the same vo	luntarily o
on this day that, ke day the same bears Given under my har that the limit in the same bears.	date.	med of the co	in Mortgage Re	March March March March March Mecord at and duly re	THE STATE	ted the same vo	luntarily o
on this day that, it day the same bears Given under my har within instrument yiz:	Shelby Coun	Recording Certificate	in Mortgage Re	March Ma	THE STATE OF	ted the same vo	luntarily o
on this day that, it day the same bears Given under my har within instrument yiz:	Shelby County I, Judge of Probate for	Recording Certificate	in Mortgage Record, V No. Judge c	March Mon Mon Mon Mon Mon Mon Mon Mo	THE STATE OF ALA Shelby County	ted the same vo	luntarily o
on this day that, it day the same bears Given under my har within instrument yiz:	Shelby County I, Judge of Probate for	Recording Certificate	in Mortgage Record, Vol. No. Judge of	Judge of Probate for said that the within Mortgage record ato'clock and duly recorded on the	THE STATE OF ALA Shelby County	19 82 es January 30, 1	luntarily o
on this day that, it day the same bears within instrument as require viz:	Shelby County I, Judge of Probate for said	med of the co	in Mortgage Record, Vol. No. Judge of Proba	Judge of Probate for said that the within Mortgage w record ato'clockday ofday of	THE STATE OF	ted the same vo	luntarily o
on this day that, it day the same bears within instrument as required by — viz: S cent	Shelby County I, Judge of Probate for said	Recording Certificate	in Mortgage Record, Vol. No. Judge of Pro	Judge of Probate for said Count that the within Mortgage was fite record ato'clock	THE STATE OF ALA Shelby County	19 82 es January 30, 1	luntarily o
on this day that, it day the same bears within instrument as required by Acts — viz: cents Ju	Shelby County I, Judge of Probate for said County	Recording Certificate	in Mortgage Record, Vol. No. Judge of Proba	Judge of Probate for said County, that the within Mortgage was fited in record at	THE STATE OF ALA Shelby County	19 82 es January 30, 1	luntarily o
ne following privilege tax has be instrument as required by Acts cents Ju	Shelby County I, Judge of Probate for said County	Recording Certificate	in Mortgage Record, Vol. No. Judge of Proba	Judge of Probate for said County, hereby that the within Mortgage was fited in my record ato'clockM., on theand duity recorded on the	THE STATE OF ALA Shelby County	19 82 es January 30, 1	MORTGAGI
that the following privilege tax has been paid within instrument as required by Acts 1902 as within instrument as withi	Shelby County I, Judge of Probate for said County	Recording Certificate	in Mortgage Record, Vol. No. Judge of Proba	Judge of Probate for said County, hereby that the within Mortgage was fited in my o record ato'clock	THE STATE OF ALA Shelby County	19 82 es January 30, 1	luntarily o