THE	STATE	OF	ALABAMA,
1 11 12	DIWIE		TATAL STATE OF THE PARTY OF THE

Shelby County.

TRIC LIBOR A	f Mantanaa mada	and entered into on this !	he	day of	, 19
		and entered into on this, (			
oetween	Larry Ray M	CMULTINS			
he party of th	e first part, and Fi	irst National Bank of Colu	mbiana, Columbiana,	Ala., party of the second part	•
				the second part in the sum of	
		dead thirtu-cay	en and 73/100		DOLLAR
together	inith intoro	ser trom date as s	6C OAC IN SOIA	110 66	
of \$217.	1 - 3		lua interpet. T	monthly payments in he first payment du uccessive month the	e nuguse
	.ia iwalahtaay	4466 16 MAIN IN IN	1 1		
conveyed <b>and</b> hereinafter de	by these presents scribed — that is	. Jace — Avent hords	in cell and convey to i	thereof, has granted, bar the said party of the second p , in the State	Mrs and back
m <b>ore</b> particula Lot: 7		th 32 feet of Lot	8, all according	ng to Owen's Addition	n to
				ok 3, on Page 176,	
		Shelby County, Al			
		own of Columbiana		, Alabama.	
					<u> </u>
	···········	· · · · · · · · · · · · · · · · · · ·			
<u></u>	······································	<u>.                                  </u>			
			· · · · · · · · · · · · · · · · · · ·		<b></b>
·			·•		<del>_</del>
			<u> </u>		<u>.</u> .
				<u> </u>	<del></del>
			<u></u>		·
		<u>, , , , , , , , , , , , , , , , , , , </u>	<del></del>		<del></del>
		<u> </u>	·		<u>.                                    </u>
				<del>.</del> <del>_</del>	<del>.</del>
					<u>.</u>
				<u>,</u>	<u> </u>
<del></del>	14.		<u> </u>		
<del> </del>					·-
<u>'</u>		<del></del>	<u> </u>	<u> </u>	<u></u>
	·			<u> </u>	···
	<u> </u>		<u> </u>		<del></del>
<u></u>	<u></u> .		<u> </u>	<u> </u>	<del></del>
		<u>.                                    </u>			·
				<u> </u>	<u></u>
<del>,,,,</del> ,					<u>,</u>
				·	
<u></u>					
					· · · · · · · · · · · · · · · · · · ·
			<u> </u>		
		<u>,, </u>	<u> </u>	<u>.                                    </u>	
		-			
			<u> </u>		<i>j</i>

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, 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 pay all taxes on the same which may become due on said property during the pendency of this mortgage,

It is further agreed that if the said party of the first part shall fail to assess said property and pay taxes on same, or to insure said buildings, then the said party of the second part may pay the same and take out said insurance, and this conveyance shall

	e further o	my		hand	d ar	nd Seal	, the da	y and year	above writt	en.		
I eSid Phile —esig	ned See	lad, and Dellont.	ivered in t	he Presend	ce of			LAUTION IT CONTRACT E	IS IMPORTA	SIGN II		1/1-
		<u> </u>			<del></del>	ga <del>ka</del> iso	. • ' <sub>1</sub>	<del>,</del>				(L.
PAGE 14	·	-	SIME	SEALA.S ERTIFY	SHELBY I THIS	tu. en						(L,
777			1982 J	JL 27	W 8:	20	Mtg Dec Ju	٦` ﴿	3.05 3.00 1.00			
THE		OF ALABAN County.	. 1630 MA	GE OF PRO	OBATE	٠. هرد	<u> </u>	77	1.00			
r,	, . <del></del>	t	he unde	rsigne y Ray		· · · · · ·	Public	<u></u>		iı	n and for	said Coun
me o	on <b>this da</b> da <b>y the sa</b> i	is signed to y that, being me bears dat	g informed te.	d of the c	contents	of this co	nveyance,	he				
me o	on <b>this da</b> da <b>y the sa</b> i	y that, bein	g informed te.		contents		nveyance,				98 yerri	
me o	on <b>this da</b> da <b>y the sa</b> i	y that, bein me bears dat	g informed	d of the c	contents	of this co	nveyance,	he	ex	ecuted th	98 yerri	oluntarily