STATE OF ALABAMA
SHELBY COUNTY.

This instrument prepared by:
Ron E. Webster, Vice President & Cashier

			19.83by and between
-44 4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-	h	rereinafter	celled the Mortgagee;
D. Master	s and w	ife, J	anie Masters
			4.ppqq+
en thousan	doneb	undred	l…twenty…eight-
		evide	nced as follows, to-wit:
	First Ban D. Master en thousan	First Bank of Ch D. Masters and w en thousand one b	First Bank of Childers hereinefter D. Masters and wife, J en thousand one hundred which is evide

One promissory installment note of even date from Mortgagors to Mortgagee in the sum of \$14,128.80 including principal and interest and said sum payable as follows: 59 installments of \$236.00 each commencing on the 10th day of March, 1983, and continuing on the 10th day of each month thereafter until the 10th day of February, 1988, when the final payment of \$204.80 shall be due and payable.

NOW, THEREFORE, IN CONSIDERATION of said indebtedness and any other indebtedness arising hereunder and in order to secure the same, and any other indebtedness now or hereafter owing to the Mortgagee by said Mortgagor, the Mortgagor does hereby grant, bargain, sell and convey unto Mortgagee the following described property, to-wit:

Begin at the Southwest corner of the South half of the NE% of Section 28, Township 19 South, Range 2 East, Shelby County, Alabama; thence run in a Northerly direction along the West boundary of said half-quarter Section 991. 991.35 feet; thence turn 89 deg. 26 min. to the right and run in an Easterly direction 516.00 feet; thence turn 90 deg. and 34 min. to the right and run in a Southerly direction 1007.71 feet to intersection with the South boundary of said half-quarter Section; thence run in a Westerly direction along said South boundary 516.00 feet, more or less, to the point of beginning. being situated in the SW% of NE% of Section 28, Township 19 South, Range 2 East, Shelby County, Alabama, and containing 11.25 acres, more or less, according to survey of W. H. Varnon, Reg. Land Surveyor, dated March 13, 1974.

FIRST DAPIN OF CHILDERSEURG P.O. BOX K VINCENT, AL S5178

27 me 586

TO HAVE AND TO HOLD, together with all and singular the rights, tenements, hereditaments, and appurtenances thereunto belonging or in anywise appertaining, unto the Mortgagee, and the Mortgagee's successors and assigns, in fee simple.

And the Mortgagor does hereby covenant with the Mortgagee that the Mortgagor is lawfully seized in fee of said premises; that the Mortgagor has a good right to sell and convey the same; that said premises are free from incumbrance; and that the Mortgagor warrants, and will forever defend the title to said premises against the lawful claims and demands of all persons whomsoever.

This conveyance is upon condition, however, that, if the Mortgagor shall pay and discharge the indebtedness hereby secured as the same matures and shall perform the covenants herein contained, then this conveyance shall become null and void. But if the said Mortgagor should make default in the payment of any part of the indebtedness hereby secured or in the payment of the interest thereon, or should fail to keep any covenant in this mortgage contained, or should be adjudicated bankrupt, or if the improvements on said premises are damaged so as to make the insurance thereon or any part of said insurance payable, then, in the election of the Mortgagee, the entire indebtedness secured hereby shall become immediately due and payable, and failure to declare the entire indebtedness due in case of default shall not operate as a waiver of the right to declare the entire indebtedness due in the event of any subsequent default; and the Mortgagee, the Mortgagee's agent or attorney, is hereby authorized to take possession of the property hereby conveyed, and with or without possession thereof to sell said property at public outcry to the highest bidder, for cash, before the south door of the court house of Talladega County, Alabama, after giving notice of the time, place, and terms of sale by publication once a week for three successive weeks in some newspaper published in said County or by posting notice at three public places in said County.

In case of sale under the power herein contained, the Mortgagee or any person authorized in writing by the Mortgagee shall have power to execute a conveyance to the purchaser, conveying all the right, title, interest, and claim of the Mortgager in and to said premises, either at law or in equity. The Mortgagee may purchase said property at any sale hereunder and acquire title therate as could a stranger.

Out of the proceeds of sale the Mortgagee shall pay, first, the costs of advertising, selling, and conveying said property, together with a reasonable attorney's fee; secondly, the amount of the indebtedness due and owing to the Mortgagee hereby secured, together with the interest thereon, and any taxes, insurance premiums, or other charges that the Mortgagee may have paid as herein provided; and lastly, the surplus, if any, shall be paid to the Mortgagor, or the Mortgagor's heirs or assigns.

The Mortgagor covenants that the Mortgagor will pay all taxes and assessments which may lawfully be levied against the premises, and will deposit receipts therefor with the Mortgagee, and that the Mortgagor will insure, and keep insured the improvements thereon against loss by fire and tornado for not less than the indebtedness hereby secured, in some company acceptable to the Mortgagee, with loss payable to the Mortgagee as the Mortgagee's interest may appear, and will deposit with the Mortgagee the policies evidencing such insurance, and that the Mortgagor will protect said premises from waste and keep the same in good condition and repair; and in case of the failure of the Mortgagor to pay said taxes or assessments before the same, or any part thereof, become delinquent, or in case of failure to insure or keep insured in said amount the improvements on said property, or in case of failure to protect said premises from waste and keep the same in good condition and repair, the Mortgagee may, at the Mortgagee's option, either pay said taxes and assessments and purchase said insurance and protect said premises from waste and keep same in good condition and repair, or any of them and the amount of taxes, assessments, insurance premiums, repairs, and other expenditures, or any of them, as paid shall be secured by this conveyance as fully and to the same extent and under the same conditions as the indebtedness hereinabove described — or the Mortgagee may, at the Mortgagee's election, proceed to forclose this mortgage, as is hereinabove provided.

Mortgagor agrees and stipulates that as against the collection of this said indebtedness the said Mortgagor does hereby waive all right of exemptions, both as to homestead and personal property, under the consitution and laws of the State of Alabama, or of any other state, or of the United States.

IN WITNESS WHEREOF, the Mortgagor has hereto set the Mortgagor's hand and seal , on this, the day and year herein first above written.

(L. S.)	Dames Ll masters
[L. S.)	James D. Masters Jamie D. Masters (L.S.)

STATE OF ALABAMA,

•	ď	
į	Š	

hose name.s./ar.e.	signed to the fore	going conveyance, and who	are known to me (or made know
e) ecknowledged be	fore me on this day that,	being informed of the contents	of the conveyance, have exec
e same voluntarily o	n the day the same bears	date.	
Given under my	hend and seal this the	7 day of Februar	ry 19,83
•			· ·
		Moren	Notary Public 1 13, 1765;
		Why Co	Motery Public (13, 1765;)
;	*	Hij C	
TATE OF ALABAM	1A.] ⁽⁴		
COL	UNTY	•	
			La andtha shed on the
 the undersigne 	ed authority, in and for sai	id County, in said State, do here	by certify that on thed
	o same before me t	the within named	
	TOTAL PROPERTY OF THE PARTY OF	110 11111111 110111	
As lot mad	de known to me) to be th	ne wife of the within named,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
nown to me (or mad	de known to me) to be the	ne wife of the within named, on the husband touching her signs	sture to the within conveyance, acknowle
nown to me (or mad	de known to me) to be the	ne wife of the within named, on the husband touching her signs	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
nown to me (or made ho, being examined hat she signed the usband.	de known to me) to be the separate and apart from same of her own free w	he wife of the within named, in the husband touching her signa vill and accord, and without fea	sture to the within conveyance, acknowle r, constraints, or theats on the part o
nown to me (or made ho, being examined hat she signed the usband.	de known to me) to be the separate and apart from same of her own free w	he wife of the within named, in the husband touching her signa vill and accord, and without fea	sture to the within conveyance, acknowle r, constraints, or theats on the part o
own to me (or made ho, being examined hat she signed the rsband.	de known to me) to be the separate and apart from same of her own free w	ne wife of the within named, on the husband touching her signs	sture to the within conveyance, acknowle r, constraints, or theats on the part o
own to me (or made ho, being examined at she signed the rsband.	de known to me) to be the separate and apart from same of her own free w	he wife of the within named, in the husband touching her signa vill and accord, and without fea	sture to the within conveyance, acknowle r, constraints, or theats on the part o
own to me (or made no, being examined at she signed the seband.	de known to me) to be the separate and apart from same of her own free w	he wife of the within named, in the husband touching her signa vill and accord, and without fea	sture to the within conveyance, acknowle r, constraints, or theats on the part o
own to me (or made no, being examined at she signed the seband.	de known to me) to be the separate and apart from same of her own free w	he wife of the within named, in the husband touching her signa vill and accord, and without fea	sture to the within conveyance, acknowledges on the part of the pa
own to me (or made ho, being examined at she signed the rsband.	de known to me) to be the separate and apart from same of her own free w	he wife of the within named, in the husband touching her signa vill and accord, and without fea	sture to the within conveyance, acknowledges on the part of the pa
own to me (or made ho, being examined at she signed the usband.	de known to me) to be the separate and apart from same of her own free w	he wife of the within named, in the husband touching her signa vill and accord, and without fea	sture to the within conveyance, acknowledges on the part of the pa
own to me (or made ho, being examined at she signed the rsband.	de known to me) to be the separate and apart from same of her own free w	ne wife of the within named,	sture to the within conveyance, acknowledges on the part of the pa
own to me (or made ho, being examined at she signed the rsband.	de known to me) to be the separate and apart from same of her own free w	the husband touching her signated and accord, and without features	nture to the within conveyance, acknowledge, constraints, or theats on the part of the par
nown to me (or made ho, being examined hat she signed the usband.	de known to me) to be the separate and apart from same of her own free w	the husband touching her signated and accord, and without features	sture to the within conveyance, acknowler, constraints, or theats on the part of the part
nown to me (or made ho, being examined hat she signed the usband.	de known to me) to be the separate and apart from same of her own free w	in the husband touching her signated accord, and without feather co. Aday of the within named,	Notery Public Notery Public
nown to me (or made ho, being examined hat she signed the usband.	de known to me) to be the separate and apart from same of her own free w	the husband touching her signated and accord, and without features	sture to the within conveyance, acknowler, constraints, or theats on the part of the part
nown to me (or made ho, being examined hat she signed the usband.	de known to me) to be the separate and apart from same of her own free we hand and seal this the same of the seal this thin the seal thin the seal this thin the seal t	in the husband touching her signated accord, and without feather co. Aday of the within named,	Notary Public Notary Public H.SO