REAL'PROPERTY MORTGAGE THIS MORTGAGE SECURES FUTURE ADVANCES

KNOW ALL MEN BY THE	ESE PRESENTS:				
	s made and entered into on this and E. Hajors and wife			, 19 , by and t	etween
referred to as "Mortgages	is "Mortgagor", whether one o e"); to secure the payment of idenced by a Promissory Note of	Ten Thousand Six	Dollars and 79	/100	Dollars
	, in consideration of the premisunto the Mortgagee the following				y grant,
Commencing at 22 South, Dang of beginning of tance of 70.0 North a distant point of begin	the Northeast corner of West, and running of the lot herein described yards, thence run Weste of 70.0 yards, the ming of lot herein described more or less.	West a distance ribed and conveye st a distance of	of 70.0 yards ed; thence run 50.0 yards; th	to the point South a dis- ence run	1 State of the sta
Grantor reserv	es the mineral rights	•			VA Server
			•	36. A 114	,
Page 591			•		
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Together with all a anywise appertaining;	and singular the rights, priviled	ges, hereditaments, easen	nents and appurtena	n ces thereunto belongi	ng or in
TO HAVE AND TO	HOLD FOREVER, unto the sai	id Mortgagee, Mortgagee's	s successors, heirs and	i assigns.	
of the Mortgagor, or any	ien shall secure not only the pr other indebtedness due from led ed shall be security for such deb	Mortgagor to Mortgagee,	, whether directly or a	acquired by assignment	, and the
The above described	property is warranted free from	all incumbrances and ag	ainst adverse claims, e	except as stated above.	
~ ~	all sell, lease or otherwise tran e, the Mortgagee shall be autho	,			
	tgage is a second Mortgage,				
	, at Page				
balance now due on the by the above described princrease the balance owe become due on said princed occur, then such default and the Mortgages herei within Mortgage subject event of any subsequent become due on said princred for Mortgage, in order of Mortgage, and shall bear secured hereby and shall right to foreclose this Mortgage.	County, Alabama; but this Mordebt secured by said prior Mortgage, if said advances and that is secured by said prior for Mortgage, or should default under the prior Mortgage shall in may, at its option, declare to foreclosure. Failure to exercit default. The Mortgagee herein or Mortgage, or incur any such to prevent the foreclosure of some a debt to Mortgagee, or its interest from date of payment of entitle the Mortgagee to all of ortgage.	rtgage. The within Mortgage after the date of Mortgage. In the event the in any of the other term constitute a default und the entire indebtedness of may, at its option, make expenses or obligations said prior Mortgage, and a sassigns additional to the highest and remedies the rights and remedies.	the within Mortgage, he Mortgagor should fams, provisions and coder the terms and produce hereunder immediate on behalf of Mortgagor should all such amounts so exhe debt hereby secure assigns, at the same is provided herein, inclinations.	dinated to any advance. Mortgagor hereby agreed in to make any payment and tions of said prior for its diately due and payable the right to exercise said gagor any such payment gor, in connection with expended by Mortgagee ded, and shall be covered interest rate as the independent of the desired at Mortgagee's of the uding at Mortgagee's of the independent of the desired at Mortgagee's of the independent interest rate as the independent indep	es not to tes not to tes which Mortgage, Mortgage, and the me in the ts which the said on behalf d by this ebtedness otion, the
imposed legally upon the	e real estate, and should defaul further secure the indebtedness	t be made in the paymer	nt of same, the Morte	ga gee may at Mortgagee	e's option

loss or damage by fire, lightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the

Mortgagee, with loss, if any, payable to Mortgagee as its interest may appear, and to promptly deliver said policies, or any renewal of said policies to Mortgagee; and if undersigned fails to keep property insured as above specified, or fails to deliver said insurance policies

to Mortgagee, then Mortgagee, or assigns, may at Mortgagee's option insure the real estate for said sum, for Mortgagee's own benefit,

the policy if collected to be credited on the indebtedness, less cost of collecting same. All amounts so expended by Mortgagee for

taxes, assessments or insurance, shall become a debt to Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest at the same interest rate as the indebtedness secured hereby from date of payment by

Mortgagee or assigns and be at once due and payable.

15-011 (REV. 4-81)

Continued on Reverse Side)

Continued on Reverse Side)

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ORIGINAL

UPQN. CONDITION, HOWEVER, that if the Mortgagor pays the indebtedness, and reimburses Mortgagee or assigns for any amounts Mortgagee may have expended, then the conveyance to be null and void; but should default be made in the payment of any sum expended by the Mortgagee or assigns, or should the indebtedness hereby secured, or any part thereof, or the interest thereon remain unpaid at maturity, or should the interest of Mortgagee or assigns in the real estate 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 indebtedness hereby secured, at the option of Mortgagee or assigns, shall at once become due and payable, and this Mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the Mortgagee, agents or assigns shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving thirty days' notice by publishing once a week for three consecutive weeks, the time, place and terms of sale, by publication in some newspaper published in the County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Court House door of the County (or the division thereof), where the real estate is located, at public outcry, to the highest bidder for cash, and apply the proceeds of sale: First, to the expense of advartising, selling and conveying, including such attorney's fees as are allowed by law; Second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or the other incumbrances, with interest thereon; Third, to the payment of the indebtedness in full, whether the same shall or shall not have fully 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 Mortgagor. Undersigned further agrees that Mortgagee, agents or assigns may bid at said sale and purchase the said estate, if the highest bidder therefor. Failure to exercise this option shall not constitute a waiver of the right to exercise the same in the event of any subsequent default.

IN WITNESS WHEREOF, the undersigned Mortgagor has hereunto set his signature and seal on the day first above written.

CAUTION -- IT IS IMPORTANT THAT YOU THOROUGHLY READ THIS MORTGAGE BEFORE YOU SIGN IT.

STATE OF ALA SHELRY CU. PORTAL TO THE STATE OF ALA SHELRY CU. PORTAL OF	15 15 - Soo Solward 19 15 - Alberta	Pagaz (SEAL)
CUIT TON	oe E. Seale , in said State, hereby certify that	.a Notary Public Edward E. Majors and wife, Alberta Majors
whose name(s) is/are known to me acknowledged bef they executed the same voluntarily on the day the same. Given under my hand and seal this6thday	bears date.	-
My Commission Expires: 5-26-85	Notary Public	
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