Thus instrument		Charles Bailey, I	first Bank of Ala	abaster, Alab	aster, Alabama
STATE OF ALABAM	A ) .	MORT	GAGE		
COUNTY OF	)				
KNOW ALL MEN BY	/ THESE PRESI	ENTS:			
THIS MORTGAG	E, is made and	entered into on this	<u>21st</u> day of	June	, 19_83
by and between the	undersigned,_	James Wayne Kil	le and wife, Sylv	via M. Kile	
			·		
		jor," whether one or	more) and First Bank	of Alabaster, P.	O. Box 246, Alabaster,
Alabama, 35007	<del></del>	<del></del>	<del></del>		· · · · · · · · · · · · · · · · · · ·
(hereinafter referred	to as "Mortga	gee"); to secure the	payment of <u>Six th</u>	ousand and no	7100
gor a like amo and due in ac	unt, plus al cordance wit	l interest, reco	rding fees, insu conditions of sa	rance and oth	date herewith ox ier charges, if a
NOW, THEREFO	RE, in consider	ation of the premise	s, the Mortgagor, an	nd all others eve	cuting this Mortgage,
do nereby grant, ba	argain, seil and	i convey unto the M	ortgagee the follow	ring described r	eal estate situated in
	County	, State of Alabama, t	io-wit:		
SEE ATTACHE	ED EXHIBIT A		•	•	•
S Carl	,				
	,				
1001XXV					
	. ·				
Together with all and anywise appertaining.	singular the righ The above descrit	its, privileges, heredita sed property is warrante	ments, easements and	l appurtenances thances and against	nereunto belonginga or in adverse claims, as stated
TO HAVE AND TO I	OLD FOREVER,	unto the said Mortgage	e. Mortoagee's success	sors, heirs and ass	ions
to Mortgagor, Such fu	rtgagor, mortgag Iture advances, w	<b>jee, at Mortgagee's</b> opt / <b>ith interest thereon, s</b> i	tion orior to release of	this Mortoage, ma	y make future advances videnced by promissory
In the event the own	a notes are secur ership of the prop	rea nereby. erty described hereinab	ov <del>e</del> i <b>n this Mortga</b> ge, or	any interest therei	n hecomes vested in any
person, imm, corporation	n or partnersnip (e	eitner general or ilmited	). Or other entity other th	an the Mortgagor b	erein, by operation of law ich change of ownership,
men at the option of M	ortgagee, such ch	lange in ownership of th	ie property shall constitu	ute a default under	the terms and provisions
Shall be accelerated, at	io susii decolbe il	mmediately due and pay	/able without any notice	to Mortoagor, and	ai, plus interest accrued, Mortgagee shall have all
If the within Mortgag	e is a second Moi	ein in the event of a de rtgage, then it is subord	fault, including, without linate to that certain Mo	t limitation, the rigit ertgage as recorded	ht of foreclosure.
, in the office (	or the Juage of Pro	obate of	County, Alahar	mar hut this Mortos	age is subordinate to sald age. The within Mortgage
with thot be supplicating (e)	o to any agvances	secured by the above d	escribed prior Mortgage	e. If said advances a	are made after the date of
the Mortgagor Should I	ali to make any p	payments which become	e due on said prior Mor	taage, or should di	or Mortgage. In the event efault in any of the other
terms, provisions and c	onditions of said	prior Mortgage occur, th	en <b>such default</b> under t	the prior Mortgage	shall constitute a default
one neighbiger williedis	itely que and paya	iole and the within Morti	0a08 Subject to foreclos	sure. Failure to exe	the entire indebtedness rcise this option shall not
make on behalf of Mor	ne right to exercis gagor any such pa	se same in the event of ayments which become	i any subsequent defaul sidue on said prior Morte	it. The Mortgagee (	herein may, at its option,
Tions on behalf of <b>mor</b> ti	gagor, in connecti	ion with said prior Morte	2age. In order to prevent	the foreclosure of	sald prior Mortgage, and
the deot nereby secure	u, and shall be co	opened by this Mortgage	, an <b>d shall bear intere</b> st	from date of navn	its assigns additional to ent by Mortgagee, or its
remedies provided here	nterest rate as the	ie indebtedness secure fortgages's option, the	d hereby and shall ent right to foreclose this N	itle the Mortgages Mortgage	to all of the rights and
For the purpose of fu	rther securing the	payment of the indebte	dness, the Mortgagor a	grees to nev all tay	es or assessments when
pay on the same, and t	o runner secure t	ine indepteaness, Morti	ga <b>gor agrees to kee</b> n th	improvements o	ay at Mortgagee's option in the real estate insured
the Mortgagee, with lo	ss, if any, payable	end tomago for the fair a e to Mortgagee as its i	ind <b>reasonable insurabl</b> e nterest may annear, an	s value thereof, in c	ompanies satisfactory to
Tenewai or said policies	to mortgagee; and	a it unaersigned tails to	⊦keep property insured a	as above specified.	or fails to deliver said in-
- Bañse a omu beueut' tu	a bonca ii collecte	<b>30 to be cre</b> dited on the i	indebt <b>edness, less</b> cost.	of collection same	te for said sum, for Mort- . All amounts so expend-
specially secured, and	kes, assessments shall be covered t	or insurance, shall bec by this Mortgage, and b	ome a debt to Mortgage ear interest at the same	ee or assions, addi:	tional to the debt hereby to indebtedness secured
bereby from the date of	naumant by Mar	teens as assistant		s interest rate as (I)	in innontonite22 2600(60

hereby from the date of payment by Mortgages or assigns and be at once due and payable. UPON CONDITION, HOWEVER, that if the Mortgagor pays the indebtedness, and reimburses Mortgagee or assigns for any amounts Mortgagee may have expended, then this conveyance to be null and void; but (1) should default be made in the payment of any sum expended by the Mortgagee or assigns, or (2) should the indebtedness hereby secured, or any part thereof, or the interest thereon remain unpaid at maturity, or (3) 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, or (4) should the Mortgagor fail to keep the real estate in good repair or fail to comply with the provisions of any lease if this Mortgage is on a leasehold, or (5) should Mortgagor commit waste or permit impairment or deterioration of the real estate, or (6) should Mortgagor's interest in the real estate be materially affected in any manner including, but not limited to, eminent domain, insolvency, arrangement or proceeding involving a bankrupt or decedent, then in any one of said events, the whole of the indebtedness hereby secured, at the option of Mort-

gages or assigns, shall at once become due and payable, and this Mortgage be public to derectos use as some payable by law in case

P. O. Box 246

Alahastar Alahama 15007

	of past due more, and the Mortgagee, agents or assigns them a cuthorized to take possession of the large page of past due more, 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 County 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 advertising, 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 not 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 real estate, if the highest bidder therefor. Fallure 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 THE CONTRACT BEFORE YOU SIGN IT.  (SEAL)						
	THE STATE OF AL	ABAMA	•				
	SHELBY	COUNTY					
	I, the undersigned, a Notary Public in and for said County, in said State, hereby						
	certify that <u>James Wayne Kile &amp; wife, Sylvia M. Kile</u> , whose name(s) is/are known to me acknowledged before me on this day that being informed of the contents of the conveyance that he (they) executed the same voluntarily on the day the same bears date.						
PAGE 935	Given under my	hand and seal this <u>21st</u>	Emma D. Higginbotkam Notary Pub	lic			
432 g			My Commission Expires MY COMMISSION EXPIRES NOVA 1993	<del></del>			
Š	THE STATE OF A	.ABAMA	à				
	·	COUNTY					
	ŧ,		, a Notary Public in and for said County, in said Sta	te,			
	hereby certify that		· · · · · · · · · · · · · · · · · · ·				
	whose name as			 lass			
	a corporation, is si	gnea to the foregoing conve	eyance and who is known to me, acknowledged before me, on this d	ızy			

that being informed of the contents of such conveyance, he, as such officer and with full authority, executed the same

Given under my hand and official seal, this the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_\_,

voluntarily for and as the act of said corporation.

\_\_\_\_\_, Notary Public

My Commission Expires:

Commence at the Northwest corner of the NE 1/4 of the NE 1/4 of Section 28, Township 20 South, Range 3 West, Shelby County, Alabama, thence run Easterly along the North line of said 1/4-1/4 a distance of 247.58 feet to a point; thence turn an angle of 93 deg. 58 min. to the right and run Southwest a distance of 219.80 feet to a point; thence turn an angle of 93 deg. 57 min. to the left and run Easterly a distance of 370.40 feet to the point of beginning of the property being described; thence continue along last described course a distance of 150.0 feet to an iron pin on the South right of way line of Shelby County Highway No. 58; thence turn an angle of 94 deg. 05 min. to the right and run southerly a distance of 223.70 feet to an iron pin; thence turn an angle of 85 deg. 55 min. to the right and run westerly a distance of 150.0 feet to an iron pin; thence turn an angle of 94 deg. 05 min. to the right and run northerly a distance of 223.70 feet to an iron pin and the point of beginning; being situated in Shelby County, Alabama.

1983 JUN 28 AM 9: 43

10/08 IF FROEA'E

FIRST BANK of ALABASTER P. O. Box 246 Alabaster, Alabama 35007