This instrument was prepared by

| (Name) |
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| (Address) |
| Form 1-1-22 Rev. 1-66 MORTGAGE—LAWYERS TITLE INSURANCE CORPORATION, Birmingham, Alabama |
| STATE OF ALABAMA COUNTY Shelly KNOW ALL MEN BY THESE PRESENTS: That Whereas, |
| L. B. Brasher and Johnny E Brasher |
| (hereinafter called "Mortgagors", whether one or more) are justly indebted, to W.M. Ellison |

(hereinafter called "Mortgagee", whether one or more), in the sum of [8 1.800.00], evidenced by one thousand eight hundred

And Whereas, Mortgagors agreed, in incurring said indebtedness, that this mortgage should be given to secure the prompt payment thereof.

NOW THEREFORE, in consideration of the premises, said Mortgagors, L. B. Brasher and Johnny E Brasher

and all others executing this mortgage, do hereby grant, bargain, sell and convey unto the Mortgagee the following described real estate, situated in Shelby County, State of Alabama, to-wit:

Pegin at the Southwest corner of the Northeast Quarter of the Southeast
Quarter of Section 13, Township 20 South, Range 2 West, Shelby County, Alabama,
thence Easterly along the South line of said Quarter Quarter 1,089.72 feet
to a point, thence 88 deg. 39' 10" left and Northerly 455.81 feet
to a point, thence 91 deg. 20' left and Westerly 608.59 feet to a point
thence 65 deg. 0 left and Southwesterly 250.19 feet to a point, thence
65 deg. 0' right and Westerly 775.0 feet to a point, thence 88 deg.
13' 10" left and Southerly 229.04 feet to a point, thence 91 deg.
46' 50" left and Easterly along the South line of the Northwest
Quarter of the Southeast Quarter of said Section 18, 396.0 feet to
the point of beginning, containing 11.25 acres

Subject to any and all agreements, easements, rights of way or restrictions of record.

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Said property is arranted free from all incumbrances and senset any adverse claims, except as stated a

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Upon condition, however, that if the said Mortgagor pays said indebtedness, and reimburses said Mortgagee or assigns for any amounts Mortgagees may have expended for taxes, assessments, and insurance, and interest thereon, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgagee or assigns, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or assigns in said property 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 said indebtedness hereby secured 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 said Mortgagee, agents or assigns, shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving twenty-one 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 said 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 said County, (or the division thereof) where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of the sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's fee; 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 other incumbrances, with interest thereon; Third, to the payment of said 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 said Mortgagor and undersigned further agree that said Mortgagee, agents or assigns may bid at said sale and purchase said property, if the highest bidder therefor; and undersigned further agree to pay a reasonable attorney's fee to said Mortgagee or assigns, for the foreclosure of this mortgage in Chancery, should the same be so foreclosed, said fee to be a part of the debt hereby secured.

IN WITNESS WHEREOF the undersigned

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| have hereunto s | set QUU signatus | re WW and s | eal, this | 27 day of | aug | Breche | , 19 8 3 1 (s | EAL) EAL) |
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| whose name dis | hely in orac | going conveys | nce, and wh | o are kno | own to me aci me voluntarily | mowledged be | fore me on thi | s day, |
| Given under | my nand and officia | i seal tills | cx / | | iguar | · | Notary Publi | el ' |
| whose name as a corporation, is being informed for and as the a | iat | going conveys such conveyan a. | of ince, and wi ce, he, as s | ho is known to: | me, acknowled | lged before m | ie, on this day | that, |
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| ± 40; | Q. | MORTGAGE DEED | igei Lagra | | 10: 20 | x 2.70 3.00 1.00 6.70 | THIS FORM FROM Vers Title Insurance Grapmation Title Guarantee Division TLE INSURANCE — ABSTRACTS | Birmingham, Alabama |

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