28.15	
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COUNT # \_40255-2 Clanton

843	
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l'his	instrument	W25	prepared	þy

.

(Name) ...... Sherry A. Wilson. 104 7th Street North Clanton, Al. 35045

**REAL ESTATE MORTGAGE** 

STATE OF ALABAMA COUNTY

KNOW ALL MEN BY THESE PRESENTS: That Whereas,

BRANCH \_

SHELBY

Ted W Wells and wife, Betty Wells

thereinafter called "Mortgagors", whether one or more) are justly indebted, to City Finance Company, Inc. (hereinafter called "Mortgagee", whether one or more), in the principal sum of Sixteen thousand five dollars and 47/100-----------Dollars ), evidenced by a certain promissory note of even date with a Total of Payments in the amount of 38,400,000 bollars. 1516,005.47 which total sum includes interest and any other legal financing charges, payable in 120 consecutive monthly installments, each of \$.320.00 19 84 and ending April 19 19 94 or until paid in full. beginning May 19 And Whereas, Montgagors agreed, in incurring said indebtedness, that this montgage should be given to secure the prompt payment thereof NOW THEREFORE, in consideration of the premises, said Mortgagors, and all others executing this mortgage, do hereby grant, bargain, sell and convey unto County, State of Alabama, to-wit: the Mortgagee the following described real estate, situated in Shelby

> Lota 1 and 2, Block 109 according to J.H. Dunstan's map of the town of Calera, Alabama; situated in Shelby County, Alabama.

Being all or a portion of the real estate conveyed to Mortgagors by \_\_\_\_\_leck. 19. 76 , and recorded in the by a wattanty June 18 Book 299 Page County, Alabama, in... Office of

Said property is warranted free from all encumbrances and against any adverse claims, except stated above or as follows:

First Federal Savings and Loan Clanton, Al. 35045

MD-Ala. (10/81)

Cety Finance Co. 10th 1th St. No. Clauton, Al 35045

TO HAVE AND TO HOLD the above granted property unto the said Mortgagee, Mortgagee's successors and assigns forever; and for the purpose of further securing the payment of said indebtedness, the undersigned agrees to pay all taxes or assessments when imposed legally upon said premises. "And should default be made in the payment of the same, the said Mortgagee may at Mortgagee's option pay off the same; and to further secure said indebtedness, Mortgagor agrees to the extent not prohibited by law, to keep the improvements on said real estate insured against loss or damage by fire, lightning and tomado for the fair and reasonable. insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, to said Mortgagee, as Mortgagee's interest may appear, and promptly deliver said policies, or renewal of said policies to said Mortgagee; and if undersigned fail to keep said property insured as above specified, or fail to deliver said insurance. policies to said Mortgagee, then the said Mortgagee, or assigns, may at Mortgagee's option insure said property for said sum, for Mortgagee's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgagee for taxes, assessments or insurance, shall become a debt to said Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgagee, and to the extent not prohibited by law hear at the lawful rate interest from date of payment by said Mortgagee, or assigns, and be at once due and payable. In the event of any casualty loss, Mortgagor directs any Insurer to pay holder directly to the extent of Holders interest and appoints holder as attorney in fact to endorse any draft, to the extent not prohibited by law.

Upon condition, however, that if 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 lien or encumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of said indebtedness hereby secured less any required refunds shall at once become due and payable, without notice and demand, 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 the County or Counties in Alabama in which the aforesaid real estate is situated and to sell the same, free of exemptions, 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 Counties, (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 reasonable attorney's fees as permitted by law and provided for herein Second, to the payment of any amounts that may have been expended, or that it may be necessary to expend, in paying insurance, taxes, or other encumbrances, 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 Motgagor and undersigned further agree that said Mottgagee, agents or assigns may bid at said sale and purchase said property, if the highest bidder therefor; and undersigned further agree where the amount financed exceeds \$300.00, to pay to Mortgagee or assigns reasonable attorney's fees not exceeding 15% of the unpaid debt after default and referral to an attorney not a salaried employee 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.

Any part of	f this instrument contr	ary to applicable law sh	all not invalidate the other	r parts of this agreement.	r	
IN WITNE	ESS WHEREOF the u	indersigned Ted	W Wells and wi	fe, Betty Wells	•	
	ettheir <sup>gnature</sup> s N — IT IS IMP(		2th day of April YOU THOROUGH	LY READ THE CON	TRACT BEFORE YOU SI	84 GN 11
typed on th	Important must be the same as he face of this Instru signature lines.		Signature: Type Name Signature: Type Name	Beller	Wellen	3
THE STATE of	Alabama					
	Chilton	COUNTY				
	ecca Nichols			, a Nota	ry Public in and for said County, in sa	aid State
hereby certify that	at Ted W Well	s and wife, E	Betty Wells			. ر <sup>م</sup>
-	•	going conveyance, and v			n to me acknowledged before the on	. ·.
	ned of the contents of r my hand and official :	the conveyance they seal this 12th		April (April	me voluntarily on the tag the same so	ers dare 184
Ay commission e	MV Commi	ssion Expires 7-9-85	day o	1 Kerren	who led	Publi
THE STATE of	· ·	COUNTY	STATE OF	ALA. SHELBY CO.	1/4 TAX 24-15 100 100 28.15	
hereby certify th	aat		INSTRUME	ALA, SHELBY CO. TIFY THIS AND NOT INT WAS FILED	ary Public in and for said County, in s	aid Stat
conveyance, he.		with full authority, exec	of 1984 APR o is known to me, acknow	ledged before ine 32 this da	y that, being informed of the content prporation.	is of suc
My comission exp	pires:				Nota	ary Publ
	Inc.				Ë	
FROM 11s and wife, wells	nce Company,	GE DEED	·		RETURN THIS DOCUMENT treet North or Post Office Box on, Al. 35045	
FROM W Wells etty wel	no Finance	TGAGE			RETURN treet or Post C	<u>.</u>

Street Address

104 7th

AFTER FILING

City, State and