VANCE MORTGAGE MORTGAGE

The State of Alabama

Shelby

County.

808

THIS INDENTURE, made and entered into this

3rd day of July, 1984

by and between

1985.

or any part thereof.

Lee James York and wife, Marsha Moran York

parties of the first part, bereinafter referred to as mortgagor, and

AmSouth Bank N. A.

party of the second part, hereinafter referred to as mortgagee,

Witnesseth:

WHEREAS, the said Mortgagors are justly indebted to the party of the second part in the principal sum of Sixty Thousand and no/100 dollars----------(\$60,000.00)----as evidenced by note bearing even date herewith, payable as follows: On demand but not later than January 1, This mortgage also shall secure any renewals or extensions of said indebtedness

On demand, bearing interest as provided in said note. (This is a FUTURE ADVANCE MORTGAGE, and the said indebtedness shall be advanced by mortgagee to mortgagor in accordance with a construction loan \$60,000.00 agreement of even date herewith, the terms of which agreement are made a part of this mortgage.) In addition to the said principal amount with interest, this mortgage shall also secure any and all other additional indebted-\$60,000.00 ness now or hereafter owing by mortgager to mortgagee.

NOW, THEREFORE, the parties of the first part, in consideration of the premises, and to secure the payment of said indebtedness and the compliance with all the stipulations herein contained, have bargained and sold, and do hereby grant, bargain, sell, alien, and convey unto the party of the second part, its successors and assigns, the following described real estate, lying and being situated County XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX State of Alabama, to-wit: Shelby in YEAX KANAXAYX

A part of the NE 1/4 of the SW 1/4 of Section 31, Township 18 South, Range 1 East, being more particularly described as follows: Begin at the Northwest corner of said 1/4-1/4 Section and run South along the West line of said 1/4-1/4 Section 153.03 feet to an iron; thence turn an angle of 43 deg. 29 min. 24 sec. to the left and run in a southerly direction 1190.20 feet to an iron on the westerly right-of-way line of Montevallo Road, Shelby County No. 43; thence run in a Northeasterly direction along said right-of way line a distance of 419.20 feet to a point; thence turn an angle of 86 deg. 31 min. to the left and run in a Northwesterly direction a distance of 1003.38 feet to the North line of said 1/4-1/4 Section; thence run West along the North line of said 1/4-1/4 Section a distance of 374.96 feet to the point of beginning; being situated in Shelby County, Alabama. Mineral and mining rights excepted.

TOGETHER WITH all building materials, equipment, fixtures and fittings of every kind or character now owned or hereafter acquired by the mortgagor for the purpose of or used or useful in connection with the improvements located or to be located on the hereinabove described real estate, whether such materials, equipment, fixtures and fittings are actually located on or adjacent to said real estate or not, and whether in storage or otherwise, wheresoever the same may be located. The personal property herein conveyed and mortgaged shall include, without limitation, all lumber and lumber products, bricks, building stones and building blocks, sand and cement, roofing material, paint, doors, windows, hardware, nails, wires and wiring, plumbing and plumbing fixtures, air-conditioning and heating equipment and appliances, electrical and gas equipment and appliances, pipes and piping, ornamental and decorative fixtures, and in general all building material and equipment of every kind and character used or useful in connection with said improvements.

Together with all the rights, privileges, tenements, and appurtenances thereunto belonging or in any wise appertaining, including screen windows and doors, gas, steam, electric and other heating, lighting and cooking apparatus, elevators, ice boxes, plumbing and other fixtures appertaining to the said premises, all of which shall be deemed realty and conveyed by this mortgage.

TO HAVE AND TO HOLD the said premises, and every part thereof, unto the mortgagee, its successors and assigns forever. And the undersigned covenant with the mortgagee that the undersigned are lawfully seized in fee simple of said premises and have a good right to sell and convey the same as aforesaid; that the said premises are free of all incumbrances and the undersigned will warrant and forever defend the title to the same unto the mortgagee, its successors and assigns, against the lawful claims of all persons whomsoever.

And for the purpose of further securing the payment of said indebtedness, the undersigned hereby agree to pay all taxes, assessments, or other liens taking priority over this mortgage, when imposed legally upon said premises, and should default be made in the payment of same, or any part thereof, said mortgagee, at its option, may pay the same; and to further secure said indebtedness first above named, and every portion thereof, the undersigned agree to keep said property continuously insured in such manner and in such

companies as may be satisfactory to the mortgagee, for at least \$ against loss by fire and \$ against loss by tornado, with loss, if any, payable to said mortgagee, as its interest may appear, and if the undersigned fail to keep said property insured as above specified, then the mortgagee may, at its option, insure said property for its insurable value against loss by fire and tornado, for its own benefit, the proceeds from such insurance, if collected to be credited on the indebtedness secured by this mortgage, less cost of collecting same, or, at the election of the mortgagee, may be used in repairing or reconstructing the premises; all amounts so expended by said mortgagee for insurance, or for the payment of taxes, assessments, or any other prior liens, shall become a debt due and at once payable, without demand upon or notice to any person, to said mortgagee, additional to the indebtedness hereby specially secured, and shall be secured by the lien of this mortgage, and shall bear interest from date of payment by said mortgagee, and at the election of the mortgagee, and without notice to any person, the mortgagee may declare the entire indebtedness secured by this mortgage due and payable, and this mortgage subject to foreclosure, and same may be foreclosed, as hereinafter provided.

The undersigned agree to take good care of the premises above described, and not to commit or permit any waste thereon, and to keep the same repaired, and at all times to maintain the same in as good condition as they now are, reasonable wear and tear alone excepted.

The undersigned agree that no delay or failure of the mortgagee to exercise any option to declare the maturity of any debt secured by this mortgage, shall be taken or deemed as a waiver of its right to exercise such option, or to declare such forfeiture, either as to any past or present default, and it is further agreed that no terms or conditions contained in this mortgage can be waived, altered or changed except as evidenced in writing, signed by the undersigned, and by the mortgagee, by an officer thereof.

After any default on the part of the mortgager the mortgagee shall, upon bill filed or other proper legal proceedings being commenced for the foreclosure of this mortgage, be entitled, as a matter of right, to the appointment by any competent court or tribunal, without notice to any party, of a receiver of the rents, issues and profits of said premises, which power to lease and control the said premises, and with such other powers as may be deemed necessary.

UPON CONDITION, HOWEVER. That if the mortgagor pays said note and any renewals or extensions thereof, and all other indebtedness secured by this mortgage, and reimburses said mortgagee for any amount it may have expended in payment of taxes and insurance or other liens, and interest thereon, and shall do and perform all other acts and things herein agreed to be done, this conveyance to be null and void; but should default be made in the payment of any sum expended by the said mortgagee under the authority of any of the provisions of this mortgage, or should said indebtedness hereby secured, and any renewals or extensions thereof, or any part thereof, or any interest thereon, remain unpaid at maturity, or should the interest of said mortgagee in said property become endangered by reason of the enforcement of any prior lien or encumbrance thereon, so as to endanger the debt hereby secured, or should any law, either Federal or State, be passed imposing or authorizing the imposition of any specific tax upon this mortgage or the debt hereby secured, or permitting or authorizing the deduction of any such tax from the principal or interest secured by this mortgage, or by virtue of which any tax or assessment upon the mortgaged premises shall be chargeable against the owner of said mortgage, or should at any time any of the stipulations contained in this mortgage be declared invalid or inoperative by any court of competent jurisdiction, then, in any one of said events, the whole of the indebtedness hereby secured, or any portion or part of same as may not at said date have been paid, with interest thereon, shall at once become due and payable at the option of said mortgagee, and this mortgage be subject to foreclosure and may be foreclosed as now provided by law in case of past due mortgages; and the mortgagee shall be authorized to take possession of the premises hereby conveyed, and after giving twenty-one days' notice by publication once a week for three consecutive weeks, of the time, place and terms of sale, by publication in some newspaper published in the County wherein said property is located, to sell the same in front of the Courthouse door of the County wherein said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of said 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 may then be necessary to expend, in paying insurance, taxes and other incumbrances, with interest thereon; third, to the payment in full of the principal indebtedness and interest thereon, 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.

And the undersigned further agree that said mortgagee, its successors, or assigns, may bid at any sale had under the terms of this mortgage, and purchase said property, if the highest bidder therefor; and the undersigned further agree to pay a reasonable attorney's fee to said mortgagee, its successors or assigns, for the foreclosure of this mortgage, either under the power of sale contained herein, or by virtue of the decree of any court of competent jurisdiction, said fee to be a part of the debt hereby secured, and the purchaser at any such sale shall be under no obligation to see to the proper application of the purchase money.

In the event of a sale hereunder, the mortgagee, or owner of the debt and mortgage, or auctioneer, shall execute to the purchaser for and in the name of the undersigned a good and sufficient deed to the property sold.

The undersigned agree that the debt hereby secured shall at once become due and payable and this mortgage subject to fore-closure as herein provided, at the option of the holder hereof, when and if any statement of lien is filed under the statutes of Alabama relating to the liens of mechanics and materialmen, without regard to form and contents of such statement, and without regard to the existence or non-existence of the debt, or any part thereof, or of the lien, on which such statement is based.

Plural or singular words used herein to designate the undersigned, the parties of the first part, shall be construed to refer to the maker or makers of this mortgage, whether one or more persons, or a corporation; and all covenants and agreements herein made by the undersigned shall bind the heirs, personal representatives, successors and assigns of the undersigned, and every option, right and privilege herein reserved or secured to the mortgagee, shall inure to the benefit of its successors and assigns.

The said indebtedness of \$60,000.00 which is secured hereby is being advanced by mortgagee to mortgagor in accordance with a construction loan agreement of even date herewith, the terms of which agreement are incorporated as a part hereof. In the event of default in the terms of said agreement, or any other contract or agreement between mortgagor and mortgagee, such default shall be an event of default entitling the mortgagee herein to foreclose this mortgage in accordance with the terms hereof.

TATE OF ALABAMA Jefferson Lec	COL	ala amai Ma	rsna Moi	- are known	to me, ackno	amounted by	erois me 🤇	uitā 453)	Palitana
hose names are signe rmed of the contents	d to the foregoi	ing conveyor.	ce and who	ame volunta	rily on the da	ay the sam	ie bears d	ate. N	Time bank
Given under my l				of July		, [公公
•	Notary Public	c, Alabama State	e at Large	()	NUM	, ,)	A 34 A		151-10
	My Commission	n Expires Decem	ber 1, 1985	کے۔		<u> </u>	<u> </u>	· N	ot @ Public.
·	Bonded by St. Pa	ini Liis & Matius	respective 604	<u></u> -	····				<u>: 1. a.</u>
FATE OF ALABAM	A,	UNTY. I, tl	he undersig	ned authority	y, in and for	said Count	ty, in said	State, he	reby certify a
n this day came bef	ore me the with	hin named							
nown to me to be the ho, being examined a igned the same of he	cancrata and an	o rt from the i	husband to:	iching her si , constraints	ignature to the or threats on	he within the part	conveyance of the hu	e, acknov isband.	vledged that
In Witness Where									
							,	<u>, , , , , , , , , , , , , , , , , , , </u>	lotary Public.
TATE OF ALABAM	(A,					salà Carr	ater to not	d State h	erehy certify (
on this day came bei		_	the undersig	med authori	ty, in and for	5416 COUI	иг у, III БЯ Ж	u Busic, II	ereby certify t
-		_							
mown to me to be the who, being examined	senarate and ar	ert from the	bushand to	uching her	signature to t	he within	conveyan	ce, ackno	wledged that
igned the same of he	er own tree will	and accord,	Mitport tear	r, constraints	or timeaus or	n the part	or the h	usp and.	
In Witness When	eof, I have here	eunto set my	hand and o	micial seal, t	nis				
]	Notary Public
WALLETTE CO				······································			· · · · ·		
STATE OF ALABAN	4A, C	OUNTY. I.	the undersi	gned authori	ity, in and for	r said Cou	nty, in sai	id State, l	ereby certify
				6	T .				
wnose name is signed	1 4 4 4 4	-	11						
formed of the conter	l to the foregoing that of the conve	ng conveyance	e, and who	ie known to	me. acknowl	ledged bei	fore me o	n this da	y that, being
formed of the conter Given under my	its of the conve	yance,	e, and who he execut	ie known to	me. acknowl	ledged bei	fore me o	n this da	y that, being
tormed of the conter	its of the conve	yance,	e, and who he execut	ie known to	me. acknowl	ledged bei	fore me o	n this da	y that, being
cormed of the conter	its of the conve	yance,	e, and who he execut	ie known to	me. acknowl	ledged bei	fore me o	n this da bears dat	y that, being
tormed of the conter	its of the conve	yance,	e, and who	ie known to	me. acknowl	ledged bei	fore me o	n this da bears dat	y that, being te.
tormed of the conter	hand and offic	yance,	ne execu	is known to ted the same	me, acknowle voluntarily o	ledged bei	fore me of the same	n this da bears dat	y that, being
Given under my	hand and offic	yance,	ne execu	is known to ted the same	me, acknowle voluntarily o	ledged bei	fore me of the same	n this da bears dat	y that, being e. Notary Public
Given under my	hand and offic	yance,	ne execu	is known to ted the same	me, acknowle voluntarily o	ledged bei	fore me of the same	n this da bears dat	y that, being
Given under my STATE OF ALABA: whose name as Pres	hand and office MA, Clident of the	ounty. I,	the unders	is known to ted the same	me, acknowle voluntarily o	ledged bei	inty, in sa	this da bears dat id State,	Notary Public
Given under my STATE OF ALABA: whose name as Pres	MA. Cident of the	OUNTY. I,	the unders	is known to ted the same	me, acknowle voluntarily of	r said Cou	the same	this da bears dat id State,	Notary Public hereby certify
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Cident of the convents of the convents of the convents on.	olng conveya	the unders	is known to ted the same	me, acknowle voluntarily of the me, acknowledge full authority	r said Cou	the same	this da bears dat id State,	Notary Public hereby certify
Given under my STATE OF ALABA: whose name as Presidented of the content	MA. Cident of the convents of the convents of the convents on.	olng conveya	the unders	is known to ted the same igned author is known ard with	me, acknowle voluntarily of the me, acknowledge to me, acknowledge full authority	r said Cou	the same	this da bears dat id State,	Notary Public hereby certify
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Cident of the convents of the convents of the convents on.	olng conveya	the unders	is known to ted the same author is known ard with	me, acknowle voluntarily of the me, acknowledge to me, acknowledge full authority	r said Cou	the same	this da bears dat id State,	Notary Public hereby certify
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Cident of the convents of the convents of the convents on.	olng conveya	the unders	is known to ted the same igned author is known ard with	me, acknowle voluntarily of the me, acknowledge to me, acknowledge full authority	r said Cou	the same	this da bears dat id State,	Notary Public hereby certify
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Cident of the convents of the convents of the convents on.	olng conveya	the unders	is known to ted the same and author is known ar, and with ERTIFY TIMENT WAR	me, acknowle voluntarily of the me, acknowledge to me, acknowledge full authority	r said Cou	the same	on this da bears dat on this de voluntar	Notary Public Notary Notary Public Notary Public Notary Public Notary Public Notary Notary Public Notary Public Notary Public Notary Public Notary Notary Public Notary Public Notary Public Notary Notary Notary Notary Public Notary No
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Cident of the convents of the convents of the convents on.	olng conveya	the unders	is known to ted the same of known with the same with the same of t	me, acknowled voluntarily of the me, acknowledge full authority BY CO. HIS S. F. H. E.D.	r said Cou	the same	on this da on this da on this da e voluntar	Notary Public Notary Notary Public Notary No
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Cident of the convents of the convents of the convents on.	olng conveya	the unders	is known to ted the same of known with the same with the same of t	me, acknowled voluntarily of the me, acknowledge full authority BY CO. HIS S. F. H. E.D.	r said Cou	the same	on this da bears dat on this da e voluntar	Notary Public Notary Notary Public Notary Public Notary Public Notary Public Notary Notary Public Notary Public Notary Public Notary Public Notary Notary Public Notary Public Notary Public Notary Public Notary Public Notary Public Notary No
Given under my STATE OF ALABA: whose name as President of the content of the content act of said corporation.	MA. Cident of the convents of the convents of the convents on.	olng conveya	the unders	is known to ted the same and author is known ar, and with ERTIFY TIMENT WAR	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	r said Cou	the same	on this da on this da on this da e voluntar	Notary Public Notary Notary Public Notary Public Notary Public Notary Public Notary Notary Public Notary Public Notary Public Notary Public Notary Notary Public Notary Public Notary Public Notary Public Notary Public Notary Public Notary No
Given under my STATE OF ALABA: whose name as President content of the content act of said corporation.	MA. Cident of the convents of the convents of the convents on.	olng conveya	the unders	is known to ted the same and author of ALA. SHEI ERTIFY TO MENT WAS	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	r said Cou	the same	on this da bears dat on this da e voluntar	Notary Public Notary Notary Public Notary Public Notary Public Notary Public Notary Notary Public Notary Public Notary Public Notary Public Notary Notary Public Notary Notary Public Notary No
Given under my STATE OF ALABA: whose name as President of the content of the content act of said corporation.	MA. Contact of the convents o	county. I,	the unders	is known to ted the same and author of ALA. SHEI ERTIFY TO MENT WAS	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	r said Cou	the same	on this da bears dat on this da e voluntar	Notary Public Notary Public Notary Public Notary Public O
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Contact of the converse of the converse of the converse on. Thend and office the converse on.	cial seal, this cial seal, this	the unders	is known to ted the same author of ALA SHEI ERTIFY THE MENT WAS ARREST TO THE MENT WAS ARRE	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	r said Cou	the same	on this da bears dat on this da e voluntar	Notary Public Notary Public lay that, being ily for and as
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Contact of the converse of the converse of the converse on. Thend and office the converse on.	cial seal, this cial seal, this	the unders	is known to ted the same of author with MENT WAR	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	wledged law executed	inty, in sa	on this da bears date, id State,	Notary Public Notary Public Pu
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	hand and office hand of the converse of the converse hand and office hand and	COUNTY. I, coing conveys he, as cial seal, this	the unders	is known to ted the same author of ALA SHEI ERTIFY THE MENT WAS ARREST TO THE MENT WAS ARRE	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	wledged law executed	inty, in sa	on this da bears date, in this da bears date, in this da bears date, in this day of the voluntary	Notary Public Notary Public Pu
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	hand and office hand of the converse of the converse hand and office hand and	COUNTY. I, coing conveys he, as cial seal, this	the unders	is known to ted the same of ALA SKEI MENT WAS AL	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	r said Cou	inty, in sa	on this da bears date, in this da bears date, in this da bears date, in this day of the voluntary	Notary Public Notary Public Property Public Property Public Property Public Property
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Contact of the converse of the converse of the converse on. Thend and office the converse on.	COUNTY. I, coing conveys yance, he, as cial seal, this	the unders	is known to ted the same of ALA SKEI MENT WAS AL	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	wledged land wild a said Court has a sai	inty, in sa	on this da bears date, id State,	Notary Public Properties Attention: C. Attention: C. Attention: C.
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA, Cand and office the converse of the converse on. The volume of the converse on.	cial seal, this cial seal, this	the unders	is known to ted the same of ALA SKEI MENT WAS AL	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	wledged land wild a said Court has a sai	inty, in sa	on this da bears date, de voluntar	Notary Public Birmingham, ily for and as Attention: C. Attention: C. Attention: C.
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Ident of the med to the convents of the c	cial seal, this cial seal, this	the unders	is known to ted the same of author with MENT WAR	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	AmSouth Bank	inty, in sa Marsha Moran	on this da bears date, de voluntar	Notary Public Birmingham, ily for and as Attention: C. Attention: C. Attention: C.
Given under my STATE OF ALABA: whose name as Presidented of the content act of said corporation.	MA. Ident of the med to the convents of the c	COUNTY. I, coing conveyance, he, as cial seal, this	the unders of the Judge of the Judge of the Judge	is known to ted the same of ALA SKEI MENT WAS AL	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	wledged land wild a said Court has a sai	inty, in sa	on this da bears date, de voluntar	Notary Public Birmingham, Alabar Silver and as Notary Public Attention: Construct
Given under my STATE OF ALABA whose name as President of the content of the con	MA, Control and office the converse of the con	COUNTY. I, coing conveyance, he, as cial seal, this	the unders of the Judge of the Judge of the Judge	is known to ted the same of ALA SKEI MENT WAS AL	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	AmSouth Bank	inty, in sa Marsha Moran	on this da bears date, de voluntar	Notary Public Birmingham, Alabar Sily for and as Attention: Construct
Given under my STATE OF ALABA whose name as President of the content of the con	MA, Control and office the converse of the con	COUNTY. I, coing conveyance, he, as cial seal, this	the understance, and with such office of the Judge of the Judge of the Judge of the suith	is known to ted the same of ALA SKEI MENT WAS AL	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	AmSouth Bank	inty, in sa Marsha Moran	on this da bears date, de voluntar	Notary Public Birmingham, Alabar Sily for and as Attention: Construct
Given under my STATE OF ALABA whose name as Press a corporation, is sign formed of the content act of said corporation Given under my	MA. Ident of the foregoints of the convenients of the convenients of the convenients of Maria and office of Maria and craminod.	COUNTY. I, coing conveyance, he, as cial seal, this	the unders of the Judge of Pro I hereby certify that the within	is known to ted the same ligned author of known and with MENT WAR OF ALABAMA	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	AmSouth Bank	inty, in sa Marsha Moran	on this da bears date, de voluntar	Notary Public Birmingham, Alabama 35288
Given under my STATE OF ALABA whose name as President of the content of the content of the content of said corporation. Given under my	MA, Control and office the converse of the con	COUNTY. I, coing conveyance, he, as cial seal, this	the unders of the Judge of Prol	is known to ted the same of ALA SKEI MENT WAS AL	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	AmSouth Bank	inty, in sa Marsha Moran	on this da bears date, de voluntar	Notary Public Birmingham, Alabama 35288
Given under my STATE OF ALABA whose name as President of the content of the content of the content of the content of the under my Given under my	MA. Ident of the foregoints of the convenients of the convenients of the convenients of Maria and office of Maria and craminod.	COUNTY. I, coing conveyance, he, as cial seal, this	the unders of the Judge of Pro I hereby certify that the within	is known to ted the same ligned author of known and with MENT WAR OF ALABAMA	me, acknowle voluntarily of the me, acknowledge full authority of the second full authority of the seco	AmSouth Bank	inty, in sa Marsha Moran	on this da bears date, de voluntar	Notary Public Birmingham, Alabar Sily for and as Attention: Construct