G12) ALABAMA REAL ESTATE MORTGAGE

		en By These Presents: That whereas,
Mazell Reynolds and Bettye Jeane Re	eynolds —————	, Mortgagors are indebted on
their promissory note of even date, in the amount of \$	3048.47	, payable to the order of Norwest Financial Alabama,
Inc., Mortgagee, evidencing a loan made to Mortgagors by terms thereof, payment may be made in advance in any amo	unt at any tim	d Note is payable in monthly instalments and according to the e and default in paying any instalment shall, at the option of aid balance thereof at once due and payable, less any required
executed and delivered to Mortgagee by Mortgagors at ar evidencing either a future loan by Mortgagee or a refinancing	ly time before ng of any unpa	cure the payment of said Note and any future Note or Notes the entire indebtedness secured hereby shall be paid in full, id balance of the Note above described, or renewal thereof, or a, sell and convey to the Mortgagee the following described real
estate lying and being situated in	County	, State of Alabama, to-wit:
See Back		
See Back		
		• •
5		
S	dai	•
Warranted free from all incumbrances and against any adve		
TO HAVE AND TO HOLD the aforegranted premises, the said Mortgagee, its successors and assigns forever.	logether with t	he improvements and appurtenances thereunto belonging, unto
and all of them, and each and every instalment thereof when fail to pay the Note or Notes, or any instalment thereof when assigns, agent or attorneys are hereby authorized and empow of the Court House Door in the County in which the said proby publication in any newspaper published in the County in and out of the proceeds of said sale the Mortgagee shall ret any, pay over to the Mortgagors. The Mortgagee or its assign	due, then this a due, or if any vered to sell the roperty is locate which said propain enough to pass are authorized.	ruly pay, or cause to be paid, the said Note or Notes, and each conveyance shall become null and void. But should Mortgagors covenant herein is breached, then Mortgagee, its successors, e said property hereby conveyed at auction for cash, in front ted, first having given notice thereof for four successive weeks perty is located, and execute proper conveyance to the purchaser, pay said Note or Notes and interest thereon, and the balance, if ed to bid for said property and become the purchaser at said sale.
laws of this or any other State. Mortgagors agree not to sell	or transfer the gagee's prior w	w or bereafter may be entitled to under the Constitution and a foregranted premises, or any part, without Mortgagee's prior ritten consent shall constitute a default under the terms hereof. agular.
IN TESTIMONY WHEREOF, Mortgagors have hereur	nto set their h	ands and affixed their seals this 8th day of
October 19 84		
	,	400
Witness Comer of Langent		Majell Keynolaus sign HERE
	(
Witness:		Of married, both bushand and wife must sign)
		(If Harrigh, bond measure and who prime and it
STATE OF ALABAMA		-
Shelby COUNTY	•	
		by certify that
Mazell Reynolds and Bettye Jean Re	ynolds	
		acknowledged before me on this day that, being informed of the
Given under my hand and official seal, this the Sth	uarny on the d	OTA October 1984
Given under my nand and omcial seal, this the	aay 0	
		Meis Lace
Marcia McCullough This instrument was prepared by: 1120 pencil Dr		Notery Public.
V S Birmingham, AI, 352	28	
942 E83 Al Malet Star.		The State of the S

Account No.....

A lot or parcel of land lying and being in the SEt of Section 35, Township 21 South, Range 1 West, Shelby County, Alabama, more particularly described as follows: Commence on the west side of Shelby County Road No. 37, a paved county road, where the same intersects the northerly line of an unpaved road known as the Johnson Road, as the same are now located, and run thence west along the north line of said Johnson Road for 273.9 feet to an iron pin heretofore set and the point of beginning of the parcel herein described; from said point of beginning, continue to run west for 160 feet to a point; run thence north 09 deg. 02 min. west for 100.2 feet to a point; run thence east for 160 feet to a point; run thence south 09 deg. 02 min. east for 100.2 feet back to the point of beginning, containing one-third of an acre, more or less.

RECORDING FEES

Mortgage Tax \$ 4.60

Deed Tax

Mineral Tax

Recording Fee

Index Fee

TOTAL

S 10.65

SIME OF ALM SHELFY CO.

I CENTUMY THE STRUMENT WAS TRUMENT WAS A STRUMENT WAS A STRUMENT OF THE STRUMENT OF TH

1984 OCT 10 AM ID: 07

1986: 3 12 247E