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35205

Olshan, Attorney

SEE ATTACHED LEGAL

If and when this is a second mortgage it is further understood and agreed that, in the event the mortgagor fails to pay the interest and principal on said first mortgage according to its terms, the mortgages herein or the assigns, are hereby authorized at their election to pay said interest and principal or any part thereof, and the mortgagor hereby agrees to refund on demand the sum or sums so paid with interest thereon at the rate of per annum; said sums so paid shall be considered a part of the debt hereby secured and this mortgage shall stand as security therefor. And should the mortgagor fail to pay the interest or the principal secured by said first mortgage or fail to comply with any of the terms herein set out, the debt hereby secured may, at the option of the mortgages, or assigns, be declared due and payable and this mortgage subject to foreclosure. This mortgage and lien shall secure not only the principal amount hereof but all future and subsequent advances to or on behalf of the mortgagors, or any other indebtedness due from the mortgagors to the mortgagee, whether directly or acquired by assignment, and the real estate herein described shall be security for such debts to the total extent even in excess thereof of the principal amount thereof.

The mortgages is authorized to declare, at its option, all or any part of such indebtedness immediately due and payable upon the sale, lease or other transfer of any kind or nature of the mortgaged property, or any part thereof, without the prior written consent of mortgagee. If assumed, an escrow analysis will be conducted and assumptionor will assume any shortage. This mortgage may be paid in full at any time on or before due date with a six month penalty pay off interest charge.

The mortgagor agrees not to permit, commit, or suffer waste, impairment or deterioration of said property or any part thereof, and upon the failure of the mortgagor to keep the property in good condition or repair and maintenance, the mortgages may demand proper maintenance and the immediate repair of said property or an increase in the amount of security, or the immediate repayment of the debt hereby secured, and the fallure of the mortgagor to comply with said demand of the mortgages for a period of 30 days shall constitute a Breech of this mortgage and at the option of the mortgagee, immediately mature the entire amount of principal and interest hereby secured and the mortgagee immediately and without notice may institute proceedings to foreclose this mortgage. In the case of refusal, neglect or inability of the mortgagon to repair and maintain said property, the mortgagee may at its option, make such repairs or cause the same to be made, and advance money in that behalf, and add same to the debt hereunder.

The within mortgage is second and subordinate to thiat certain prior mortgage as recorded in Vol. _____, at Page _____, in the Office of the Judge of Probate of Jefferson County, Alabama. In the event the within mortgagor should fail to make any payments which become due on said. prior mortgage, or should default in any of the other terms, provisions and conditions of said prior mortgage, then such default under the prior mortgage shall constitute a default under the terms and provisions of the within mortgage, and the mortgages herein may, at its option declare the entire indebtedness due hereunder immediately due and payable and the within mortgage subject to foreclosure, and shall bear interest from the date of default. The mortgagee herein may, at its option, make, on behalf of mortgagor, any such payments which become due on said prior mortgage, or incur any such expenses or obligations, on behalf of mortgagor, in connection with the said prior mortgage, in order to prevent the foreclosure of said prior mortgage, and all such amounts so expended by the within mortgages on behalf of mortgagor shall become a debt to the within mortgages, or its assigns, additional to the debt hereby secured, and shall be covered by this mortgage, and shall bear interest from date of payment by the within mortgagee, or its assigns, and shall be at once due and payable, entitling the within mortgagee to all of the rights and remedies provided herein, including, at mortgagee's option, the right to foreclose this mortgage.

If a scheduled installment payment is 10 days late, a late charge of 5% of the overdue installment will be charged but not less than 50 cents nor more that \$100,00 for each late charge,

Said property is warranted free from all incumbrances and against any adverse claims except as stated above.

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This instrughent was prepared by

To Have And To Hold the above granted property unto the said Mortgagee', Mortgagee's successors, heirs, 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 same, the said Mortagees may at Mortagee's option pay off the same; and further secure seld indebtedness, first above named undersigned agrees to keep the improvements on seld 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, payable to said Mortgagee, as Mortgagee's interest may appear, and to promptly deliver said policies, or any renewal of said policies to said Mortgagee; and if undersigned fall to keep said property insured as above specified, or fail to deliver said insurance policies to said Mortgages, then the said Mortgages, or assigns, may at Mortgages's option insure said property for said sum, for Mortgages's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgages for taxes, assessments of insurance, shell become a debt to said Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest from date of payment by said Mortgages, or assigns, and be at once due and payable.

Upon condition, however, that if the said Mortgagor pays said Indebtedness, and reimburses said Mortgages or assigns for any amounts Mortgagess 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 Mortgages 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 Mortgages 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 Mortgages, 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 an 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 attorneys fees after default and referral to an attorney, not a salaried employee of the creditor; 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 or sale; and Fourth, the balance, if any, to be turned over to the said Mortgagor and undersigned further agree that said Mortgage, agents or essigns may bid at seld sale and purchase said property, if the highest bidder therefore; and undersigned further agree to pay a reasonable attorney's fee to said Mortgages or assigns, for the foreclosure of this mortgage in Chancery, should the same be so foreclosed said fee to be part of the debt hereby secured. Interest shall accrue from the date of default or other above stated instance at the rate

IN WITHESS WHEREOF the undersigned	TONY BENTLEY AND DONNA BENTLE	Y BENTLEY AND DONNA BENTLEY, WIFE	
	_ ond seal, thisday of October	19 85	
CAUTION IT IS IMPORTANT THAT	YOU THOROUGHLY READ THIS CONTRACT BE	FORE YOU SIGN IT"	
	TON ARNIES MILL	(SEAL)	
	DONNA BENTLEY	(SEAL)	
	DONAR BERTEEL	(SEAL)	
THE STATE OF Alabama			
Jeffersonco	YTHUC		
I, The Undersigned	DONNA BENTLEY, WIFE	id County, in said Start.	
whose name <u>IS</u> signed to the foregoing co that being informed of the contents of the convey Given under my hand and official seal thi	yonce HAS executed the same voluntarily on the c	d before me on this de la lay the same bears date.	
•	- BAR	Notary Public.	
THE STATE OF ALABAMA SHELBY CO THE UNDERSIGNED TONY	OUNTY MY COMMISSION PARKS AUGUST 34. 1989 BENTLEY, HUSBAND	id County, In said State,	
XXXXXXXX is signed to the foregoing co	Mathalie &	fore me, on this day mar,	

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Physique of

OLSHAN D RHODES BUIL HLYBAMA 352 TREET SOUTH ATTORNE 203 HIGHLAN 12!1 28TH S BRNAINGLE GARY

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GE MORTGA



File No.

oc85-18542

Policy No.

LEGAL DESCRIPTION

A part of the W 1/2 of the NW 1/4 of Section 36, Township 21, Range 1 West, described as follows: Begin at the point of intersection of the South line of the NW 1/4 of the NW 1/4 of Said Section with the West line of the public road leading from Columbiana to Shelby; and run thence in a NW direction along the West line of said road 186 feet to the South line of the extension of a narrow road, running East from the right of way of the Louisville & Nashville Railroad; thence SW along the South line of the extension of said narrow road approximately 243 feet to the East line of the right of way of the Louisville & Nashville Railroad Company; thence Southeast along the Eastern margin of the right of way of said Louisville & Nashville Railroad 641 feet to the North line of the Caughey Stone lot and cross fence; thence a little north of east along said cross fence or north line of said Stone lot 286 feet to the West line of said public road; thence Northwest along said road 450 feet to the point of beginning, and containing two acres, more or less. Situated in Shelby County, Alabama.

LESS AND EXCEPT that certain parcel of land intended to be conveyed to Ellis and Lallage Bentley as recorded in Deed Book 226; page 812; Deed Book 243, page 722; Deed Book 243, page 723; Deed Book 247, page 658, in the Office of the Judge of Probate of Shelby County, Alabama.

It is the intention of grantor herein to convey to the grantee herein that certain property described in Deed Book 100, page 196 in the Offoce of the Judge of Probate of Shelby County, Alabama, LESS and EXCEPT the parcels conveyed to Ellis and Lallage Bentley.

CTATE OF ALA. SHELBY CO.	RECORDING FEES	
STATE OF ALA: SHELBY CO. I CERTIFY THIS INSTRUMENT WAS FILED	Mortgage Tax	<u>\$ 32.55</u>
INSTRUMENT	Deed Tox	
1985 OCT 17 AM 8: 44	Mineral Tax	7 50
- Sometime &	Recording Fee	<u> </u>
JUDGE OF PETERATE	Index Pee	1.00
- •	TOTAL	s #1.0s

FORM 2002 (Continuation)

COLCINIAL