## ALABAMA TELCO CREDIT UNION

	F ALABAMA	
SHEI	COUNTY (	
	)	
KI	ALL MEN BY THESE PRESENTS: That whereas,	
<u> </u>	(hereinafter called "Mo	ortgagors"
neth	ne or more) are justly indebted to Alabama Telco Credit Union (hereinafter called "Mo	ortgagee'')
.13, A	of Thirteen. Thousand Five Hundred 00/100 .00 ) DOLLARS, evidenced by a Promissory Note of even date; thereas, Mortgagor's agreed, in incurring said indebtedness, that this mortgage shoult he prompt payment thereof.	d be given
N	THEREFORE, in consideration of the premises, said Mortgagors,	· · · · · · · · · · · · · · · · · · ·
\ <u>-</u>	Alfred Wesley Little, Jr , and wife, Fern Little	<del></del>
orto	do hereby grant, bargain, sell and convey unto the Mortgagee the following described	cuting this real estate,
	She1by She1by County, State of Alabama, to wit:	
Ra No th Th de de 27 of	west, Shelby County, Alabama, described as follows: Commence cast corner of said SE 1/4 of NE 1/4 of Section 2; thence run Sout 1/4 -1/4 line a distance of 200.0 feet to the point of be continue last course a distance of 440.0 feet, Thence run as 32 minutes 21 seconds West a distance of 140.0 feet, Thence run as 27 minutes 39 seconds West a distance of 236.03 feet; Thence run as 17 minutes 30 seconds East along the Southeasterly right-of-melby County Highway #11 a distance of 127.61 feet, Thence continue. In a Northeasterly direction a distance of 127.61 feet to the ginning. Situated in Shelby County, Alabama.	e at the th along ginning; South 89 North 00 un North way line ue along
We Au	mortgage is secondary and subordinate to that certain mortgage for y Little, Jr., and wife, Fern Little to Alabama Telco Credit Unice 11, 1983 and filed for record in the Probate Office of Shelby ma on August 16, 1983 in Mortgage Book 435, Page 236.	county,
TC nd fo hen i ption, n said of proi lortga of be of this y this	perty is warranted free from all encumbrances and against any adverse claims, except as stated above. E AND TO HOLD the above granted property unto the said Mortgagee, Mortgagee's successors, heirs, and as purpose of further securing the payment of said indebtedness, the undersigned agrees to pay all taxes of legally upon said premises, and should default be made in the payment of same, the said Mortgagee, may all off the same; and to further secure said indebtedness first above named undersigned agrees to keep the estate insured against loss or damage by fire, lightning and tornado for the fair and reasonable insurable interest said insured against loss or damage by fire, lightning and tornado for the fair and reasonable insurable of satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee, as Mortgagee's interest mandeliver said policies (or copies thereof), or any renewal of said policy to said Mortgagee; and if undersigned y insured as above specified, or fail to deliver said insurance policies (or copies thereof) to said Mortgagee or assigns, may at Mortgagee's option insure said property for said sum, for Mortgagee's own benefit, the policies on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgagee for taxes e, shall become a debt to Mortgagee or assigns, additional to the debt hereby specifically secured, and shall become a fact to mortgagee or assigns, additional to the debt hereby specifically secured, and shall become a fact to mortgagee or assigns, additional to the debt hereby specifically secured.	it Mortgagee's improvements value thereof, y appear, and fails to keep then the said by if collected, assessments, all be covered by specifically
ecure mount ind votes issign he de ind p igent igent io the	the at once due and payable. Condition, however, that if the said Mortgagor pays said indebtedness and reimburses said Mortgagee or a condition, however, that if the said Mortgagor pays said indebtedness and interest thereon, then this cover tragagor is may have expended for taxes, assessments, and insurance, and interest thereon, then this cover it should default be made in the payment of any sum expended by the said Mortgagor or assigns or should such used, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said aid property become endangered by reason of the enforcement of any prior lien or encumbrance thereon, so reby secured, then in any one of said events, the whole of said indebtedness hereby secured shall at once and this mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the saigns, shall be authorized to take possession of the premises hereby conveyed, and with or without first taking twenty one (21) days notice, by publishing once a week for three (3) consecutive weeks, the time, place and on in some newspaper published in said County and State, sell the same in lots or enmasse as Mortgagor, and in front of the Courthouse door of said County, (or the division thereof) where said property is located, at less bidder for cash, and apply the proceeds of the sale: First, to the expense of advertising, selling and converted the attorney's fee; Second, to the payment of any amounts that may have been expended, or that it may the legal to the payment of any amounts that may have been expended, or that it may the legal to the payment of any amounts that may have been expended, or that it may the legal to the payment of any amounts that may have been expended.	ssigns for any sant to be null hindebtedness Mortgagee or as to endanger due to become due to become due to be seession of terms of sale ents or assigns public out-crypting, including the necessary debtedness in
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	COUNTY \	!	
	the undersigned		v Public in and for said
	State, hereby certify that <u>Alfred</u> Wes	•	
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o the foregoing	conveyance, and who being known to	me acknowledged before me	
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	the same bears date.		satura tino bamb tolan-
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ı, <u>t</u>	the undersigned	, a Notary	Public in and for said
County in said S	State, hereby certify that <u>Alfred Wesl</u>		
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NOTARY PUBLIC

Return To:
Roe and Associates
1933 Montgomery Highway
Suite 130
Birmingham, Alabama 35209