## **ALABAMA TELCO CREDIT UNION**

SHELBY	COUNTY	}		•	
		)			
KNOW ALL N	MEN BY THESE F	PRESENTS: That wh	ereas,		
Adrian	Lee Moore, a	nd wife, Mary Al	lice Moore	· · · · · · · · · · · · · · · · · · ·	
			ia Telco Credit Union (he	ereinafter called "Mortgage reinafter called "Mortgage	эгв'' эе'')
(\$56.000.00 ) ¤	OLLARS, evider s, Mortgagor's a	greed, in incurring	v Note of even date:	his mortgage should be gi	iven
NOW, THERE	EFORE, in consid	deration of the premi	ises, sald Mortgagors,		
Adrian Lee	Moore, and	wife, Mary Alice	Moore		
		ain, sell and convey	unto the Mortgagee the f	and all others executing ollowing described real est	this ate,
situated in	She1by	<del></del>	County, State of Al	abama, to wit:	•
Section 22, line of sai beginning; of the SW1, the East 1 46' 42" to turn an ang thence turn feet to the Situated in NW1/4 of Sec	Township id Sl/2 of NE thence cont 4 and the Sl R/W line of te left and gle of 105 de n an angle of point of beg n the Sl/2 o	19 South, Rang 1/4 of NW1/4 of NW1/4 of NW1/4 of Inue West along 2 of the NW1/4 Shelby County run along said 9. 13' 18" to the NE1/4 of Inning. of the NE1/4 of Inship 19 South,	e 1 East: thence rule a distance of 855.1 g the North line of of the NWl/4 a distance the left and rule a distance the left and rule to	e NE1/4 of the NW1/4 in West along the Norla feet to the point said S1/2 of the NE1 tance of 860.00 feet in an angle of 74 de of 315.00 feet; then istance of 860.00 feet in a distance of 315.	thtof //to ge t;
and for the purpose of when imposed legally option, pay off the said on said real estate inswith companies satisfic to promptly deliver said and property insured Mortgagee, or assigns to be credited on said or insurance, shall be by this Mortgage, and secured and be at once Upon condition, if amount Mortgagee's and void; but should discretely secured, or assigns in said proper the debt hereby secured and payable, and this is agents or assigns, shall agents or assigns, shall the highest bidder to expend, in paying full, whether the same of sale; and Fourth, the agents or assigns maintenance of the highest bidder to expend, in paying full, whether the same of sale; and Fourth, the agents or assigns maintenance at the same continued at the s	HOLD the above got further securing to upon said premises, me; and to further securing to upon said premises, me; and to further secured against loss of actory to the Mortgage id policies (or copie as above specified, may at Mortgagee's indebtedness, less come a debt to Mortgage in the may have expended efault be made in the may have expended efault be made in the may have expended efault be made in the may have expended efault be authorized to the courthouse do to a (21) days notice. It is newspaper publish the Courthouse do for cash, and apply to see; Second, to the balance, if any, to the balance, if any, to the balance, if any, to the debt hereby second effects and said said after the debt hereby second effects and apply the debt hereby second effects and said said after the tapse of any second effects and the payable, and, upon the right to exercise the right to exercise.	ranted property unto the the payment of said Independent and should default be more said indebtedness or damage by fire, lightningee, with loss, if any, passible to deliver said inside the real to deliver said inside of collecting same; or fail to deliver said properties of collecting same; regages or assigns, addit late of payment by said Martgagor pays said for taxes, assessments, a payment of any sum expendent of the enforce of said events, the whole of said events, the whole to foreclosure as now properties as a payment of the enforce of said County and State of said County and State of said County, (or the proceeds of the sale; he payment of any amount other encumbrances, where fully matured at the lobe turned over to the late of default respecting period of grace or the restailure by Mortgagor to me tailure	abe in the payment of same, the silver above named undersigned and tornado for the fair and ayable to said Mortgagee, as Mail of said policy to said Mortgagee all of said sum, for Mortgagee all amounts so expended by said indebtedness and reimburse and insurance, and interest the bended by the said Mortgagee or assigns, at the same individual to the debt hereby specification of any prior lien or encored by the said Mortgagee or assigns and interest the bended by the said Mortgagee or assigns are provided by the said Mortgagee or assigns are provided by the said maturity, or show the said indebtedness hereby conveyed, and were the for three (3) consecutive were ate, sell the same in lots or enmine division thereof) where said interest thereon; Third, to date of said sale, but no interest that may have been expendivity, if the highest therefor; and losure of this mortgage in Chancol of the fee title Interest in all or a the indebtedness secured heretight to cure, shall have the right to cure, shall have the right to cure, shall have the right the note, this mortgage, or other the note, this mortgage, or other	rees to pay all taxes or assessment and Mortgages, may at Mortgages agrees to keep the improvement reasonable insurable value theretorized agrees interest may appear, gee; and if undersigned fails to keep the said Mortgages, then the is own benefit, the policy if collected Mortgages for taxes, assessment as the debt hereby specifically secured, and shall be covered as the debt hereby specific as said Mortgages or assigns for reason, then this covenant to be assigns or should such indebted and the interest of said Mortgage umbrance thereon, so as to endain a secured shall at once become the mortgages, and the said Mortgage with or without first taking possess with or without first taking possess property is located, at public out sing, selling and conveying, including, selling and conveying, including, selling and conveying, including, selling and conveying, including, selling and conveying included, or that it may then be necessated as Mortgages that said Mortgaged and further agrees to present shall be collected beyond the diffurther agree that said Mortgaged further agrees to preciously portion of the mortgaged premove, and upon such transfer, Mortgaget to declare all sums secured here.  (30) days of written demand there is a secured the collected demand there agree that said mortgaget premove, and upon such transfer, Mortgaget to declare all sums secured here.	ents eets reof, and seed, seed, ered and and ered and ered and and and and and and and and and an
	•	•	e-Moore		·
have hereto set <u>t</u>	neir signa	ture <u>s</u> and se	al, this 26th d	ay ofFebruary	<b>-</b>
ADRIAN LEE MOX	Lu Mzase	, 1986 (SEAL)	MARY ALTOE MOORE	- 9/1/00 ce (SE	AL)

STATE OF ALABAMA ( SHELBY COUNTY	
,	, a Notary Public in and for said
County, in said State, hereby certify thatAdrian_	Lee Moore, and wife, Mary Alice Moore
	whose namesaresigned
to the foregoing conveyance, and who being know	vn to me acknowledged before me on this day, that being
informed of the contents of the conveyance	theyexecuted the same volun-
tarily on the day the same bears date.	
Given under my hand and official seat this $-26$	th day of February
<b>9</b> <u>86</u>	· hon
SIMILE BENDARY OF THE STATE OF	
S Walking the Walls and South	NOTARYPUBLIC
1986 MAR 10 PH 12: 30 1. Deed Tax \$ -	
2. Mtg. Tax	SAME COMMISSION EXPIRES APRIL 7, 1987
STATE OF ALABAMA 2. Mtg. Tax  STATE OF ALABAMA 3. Recording Fee  COUNTY 4. Indexing Fee  TOTAL	- Last Commission
COUNTY 4. Indexing Fee	(e:
TOTAL	
<b>1,</b>	
	- Totaly Fabric III and tor Said
County, in said State, hereby certify that	
	<u> </u>
	whose name signed to the
	acknowledged before me on this day, that being informed
	executed the same voluntarily on the
day the same bears date.	
Given under my hand and official seal this	day of
19	
	NOTARY PUBLIC

LESS AND EXCEPT:

Commece at the Northeast corner of the S1/2 of the NE 1/4 of the NW 1/4, Section 22, Township 19 South, Range 1 East, thence run West along the North line of said S1/2 a distance of 1715.13 feet to a point on the East R/W line of Shelby County Hwy. #55; thence turn an angle of 74 deg. 46' 42" to the left and run South along said Hwy. R/W a distance of 235.00 feet to the point of beginning; thence continue along said Hwy. R/W a distance of 80.00 feet; thence turn an angle of 105 deg. 13' 18" to the left and run a distance of 80.00 feet; thence turn an angle of 74' 46' 42" to the left and run a distance of 80.00 feet; thence turn an angle of 105 deg. 13' 18" to the left and run a distance of 200.00 feet to a point on the East R/W line of Shelby County Hwy. #55 and the point of beginning. Situated in the S1/2 of the NW1/4 of the NW1/4, Section 22, Township 19 South, Range 1 East, Huntsville Meridian, Shelby County, Alabama.