ALABAMA TELCO CREDIT UNION

STATE OF A	LABAMA	
CHEL BY	COUNTY	

6385-G

STATE O	F ALABAMA	100		() 500
SHELBY	COUNTY			4	
)			
	ALL MEN BY THESE				-
Ste	ve W. Ewing, and	wife, Chanda	Ewing		
				(hereinafter called	l "Mortgagors
				(hereinafter called ion (hereinafter called	"Mortgagee"
63.800.	of <u>Sixty Three Th</u> 00)DOLLARS, evide	enced by a Promiss	ory Note of even date	*	
And who secure th	nereas, Mortgagor's a se prompt payment th	agreed, in incurring ereof.	g said indebtedness	, that this mortgage si	hould be give
NOW, I	HEREFORE, in cons		• •)rs,	<u> </u>
	Steve w. Ewing	, and wife, Ch	anda Ewing		
nortgage, c	do hereby grant, barg Shelby	jain, sell and conve		and all others to the following describ to of Alabama, to wit:	s executing this bed real estate
	•			·	
		Book 7, page	77, in the Offic	e, 2nd Sector, as se of the Judge of	
1					
いるこ					
					•
2			. •		
· • • · ·			·		•
id for the purion imposed to imposed to imposed to ition, pay off the said real establishment by the companies or a few credited to insurance, so this Mortgage cured and be cured and be incured and be incured.	rpose of further securing legally upon said premises the same; and to further late insured against loss s satisfactory to the Mortg iver said policies (or copi sured as above specified assigns, may at Mortgagee on said indebtedness, less thall become a debt to Mortgage that once due and payable.	The payment of said in a secure said indebtednor damage by fire, light pages, with loss, if any, es thereof), or any rendership to deliver said in a cost of collecting same ortgages or assigns, and date of payment by said date of payment by said date.	debtedness, the undersignade in the payment of sees first above named until thing and tornado for the payable to said Mortgagewal of said policy to said insurance policies (or coperty for said sum, for Me; all amounts so expended things are debt here a Mortgagee or assigns, as a mortgagee or assigns, as	agee's successors, heirs, and gned agrees to pay all taxe ame, the said Mortgagee, modersigned agrees to keep fair and reasonable insurates, as Mortgagee's interest Mortgagee; and if undersigned thereof) to said Mortgagee for taxed by specifically secured, and the same rate as the debt fairs.	is or assessment: (ay at Mortgagee's (the improvement: (ble value thereof (may appear, and gee, then the said policy if collected (xes, assessments () shall be covered () ereby specifically
tount Mortgand void; but she reby secured signs in said a debt hereby depayable, and ents or assigned by the highest breasonable at expend, in parts or assignation in the highest breasonable at expend, in parts or assignation and for a debt by transferall have the said the transferall have the said the prior numediately during the said the prior of the said the	rigee's may have expendent to the could default be made in the could default be made in the could default be made in the property become endangery secured, then in any or and this mortgage be subjected to the courthouse default of the Courthouse default of the Courthouse default of the Courthouse default of the debt hereby second, the courth, the balance, if any, gas may bid at said sale and part of the debt hereby second of the debt hereby second courth, the balance, if any, gas may bid at said sale are by sale, gifl, devise, operate consequences as an election or the lapse of any of the lapse of any of the lapse of any	d for taxes, assessment a payment of any sum eased by reason of the entered by reason of the entered by reason of the verte foreclosure as now take possession of the by publishing once a whed in said County and our of said County, (or the proceeds of the said county amount of any amount of any amount of the foreclosured at the payment of any amount of the foreclosured and purchase said project of default respectively period of grace or the failure by Mortgagor to	its, and insurance, and in expended by the said Mort emain unpaid at maturity forcement of any prior lie whole of said indebtednes provided by law in case of premises hereby conveyed the division thereof) who let First, to the expense of the date of said sale, but he date of said sale, but he said Mortgagor and unperty, if the highest there eclosure of this mortgage is e of the fee title interesting the indebtedness securified to cure, shall have make such payment with	simburses said Mortgagee of terest thereon, then this congagee or assigns or should so or should the interest of so or encumbrance thereon, as hereby secured shall at each and with or without first first weeks, the time, place is or enmasse as Mortgagee, are said property is located, if advertising, selling and confirmed to the payment of said no interest shall be collected dersigned further agree that for, and undersigned further in Chancery, should the same in all or any portion of the mired hereby, and upon such traced hereby and upon such traced hereby.	evenant to be numbered indebtedness and Mortgages of said Mortgages to endange taking possession and terms of said Mortgages at public out-critical beyond the data at said Mortgages to beyond the data said Mortgages agrees to pay the said Mortgages ansier, Mortgag
	IESS WHEREOF, the	_			<u></u>
	Steve W. Ewing.		J		
ave hereto	settheir signa	ature_s and s , 19 <u>86</u> .	seal, this 20th	day ofMarch	<u> </u>
01	110.	~			(SEAL
seve	IN SW	M (SEAL) Phan	da Sairy	(SFAI
STEVE W.	EWING .		CHANDA EWING		VOLNI

1. Deed Tax \$

TOTAL

2. Mtg. Tax

3. Recording Fee 500

4. Indexing Fee _______

County, in said State, hereby certify that ___Steve W. Ewing, and wife, Chanda Ewing

whose name sare signed

NOTARY PUBLIC

to the foregoing conveyance, and who being known to me acknowledged before me on this day, that being

STATE OF ALABAMA

COUNTY

the undersigned

SHELBY

19

1986 APR -2 AH 11: 09

ES TARRESTANT OF THE START OF T

, a Notary Public in and for said