KNOW ALL MEN BY THESE PRESENTS:

REAL PROPERTY MORTGAGE

THIS MORTGAGE,		d into on this_	30th day o		ril,19	86	, by and be	tween
the undersigned,			•					
(hereinafter referred to referred to as "Mortgag	eattly to secure the	navment of TW	ENTY NINE	THOUSAND	SIX HOND	KED I	<u> </u>	9O4 (2875)
(\$ 29698.85), e								
NOW, THEREFOR bargain, sell and convey County, State of Alabam	unto the Mortgage	of the premise ee the following	s, the Mortgagor, a described real est	and all others e ate situated in	xecuting this N Shel	Nortgage, <u>by</u>	do hereby	grant,
SEE SCHE	DULE A.							
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070rse 361	•							
. X008								
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n								
Together with all anywise appertaining;	and singular the	rights, privilege	es, hereditaments,	easements and	appurtenances	thereur	ito belongin	ig or i
	O HOLD FOREVE							
The above describe								writte
If the Mortgagor of consent of the Mortgagor due and payable.	shall sell, lease or gee, the Mortgagee	otherwise trans shall be author	ter the mortgaged ized to declare at	ts option all or	any part thereo	:h indebt	edness immi	ediatel
If the within M	ortgage is a seco	nd Mortgage, n/a	then it is subor	dinate to that	certain prior	r Mortga a	ige as recor	rded i
Vol. n/a	, at Page _, County, Alabama						xtent of the	curren
balance now due on the by the above described increase the balance or become due on said procur, then such defauland the Mortgages he within Mortgage subject event of any subseque become due on said prior Mortgage, in ord of Mortgage, and shall be secured hereby and shall be right to foreclose this foreclose the said procured hereby and shall be right to foreclose this foreclose this foreclose this foreclose the said procured hereby and shall be right to foreclose this foreclose this foreclose the said procured hereby and shall be right to foreclose this foreclose the said procured hereby and shall be right to foreclose this foreclose the said procured hereby and shall be right to foreclose this foreclose.	ne debt secured by prior Mortgage, if a wed that is secured orior Mortgage, or all under the prior rein may, at its open to foreclosure. From Mortgage, or it er to prevent the forect to Mortgage, or it all entitle the Mortgage.	said prior Mort said advances are by said prior N should default Mortgage shall stion, declare the failure to exercisortgagee herein neur any such e oreclosure of said of payment gagee to all of	gage. The within to made after the date of the event in any of the other constitute a defaute entire indebted se this option shall may, at its option expenses or obligated prior Mortgage, assigns additional the rights and remarks.	Mortgage will nate of the within the Mortgager terms, provise tunder the terms due hereur not constitute, make on behalf and all such among to the debt here its assigns, at sedies provided	ot be subordinated Mortgage. Mortgage, Mortgage, Mortgage and conditions and conditions and provisions and provisions and provisions and provisions and provisions and provisions and mortgage, of Mortgage, counts so experisely secured, a the same interherein, including the control of the country including th	eted to accordance to make a tions of the connection of the connection connec	ny advances nereby agrees any payment said prior Mand payable exercise same the covered as the indebrtgagee's opt	secured is not to the the said the the said the
For the purpose of imposed legally upon pay off the same; and loss or damage by fire	to further secure th	i should default ie indebtedness.	be made in the p Mortgagor agrees	ayment of same to keep the imp	e, the Mortgage rovements on t	e may ar he real e	state insured	s option d again:

15-011 (REV. 4-85)

Mortgagee or assigns and be at once due and payable.

(Continued on Reverse Side)

Mortgagee, with loss, if any, payable to Mortgagee as its interest may appear, and to promptly deliver said policies, or any renewal of said policies to Mortgagee; and if undersigned fails to keep property insured as above specified, or fails to deliver said insurance policies to Mortgagee, then Mortgagee, or assigns, may at Mortgagee's option insure the real estate for said sum, for Mortgagee's own benefit, the policy if collected to be credited on the indebtedness, less cost of collecting same. All amounts so expended by Mortgagee for taxes, assessments or insurance, shall become a debt to Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest at the same interest rate as the indebtedness secured hereby from date of payment by

n: This

PREFERRED RESEARCH, INC.
P.O. BOX 2552
PIDMINGHAM 35202

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UPON CONDITION, HOWEVER, that if the Mortgagor pays the indebtedness, and reimburses Mortgagee or assigns for any amounts Mortgagee may have expended, then the conveyance to be null and void; but should default be made in the payment of any sum expended by the Mortgagee or assigns, or should the indebtedness hereby secured, or any part thereof, or the interest thereon remain unpaid at maturity, or should the interest of Mortgagee or assigns in the real estate 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 the indebtedness hereby secured, at the option of Mortgagee or assigns, 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 Mortgagee, agents or assigns shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving thirty 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 the County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Court House door of the County (or the division thereof), where the real estate is located, at public outcry, to the highest bidder for cash, and apply the proceeds of sale: First, to the expense of advertising, selling and conveying, including, if the original amount financed exceeded three hundred dollars, attorney's fees not in excess of fifteen percent of the unpaid balance on the loan, and referral to an attorney not your salaried employee; 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 the other incumbrances, with interest thereon; Third, to the payment of the 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 of sale; and Fourth, the balance, if any, to be turned over to the Mortgagor. Undersigned further agrees that Mortgagee, agents or assigns may bid at said sale and purchase the said estate, if the highest bidder therefor, Failure to exercise this option shall not constitute a waiver of the right to exercise the same in the event of any subsequent default.

IN WITNESS WHEREOF, the undersigned Mortgagor has hereunto set his signature and seal on the day first above written.

CAUTION - IT IS IMPORTANT THAT YOU THOROUGHLY READ THIS MORTGAGE BEFORE YOU SIGN IT.

C.70rae 362	Charles Dawkins	(\$EAL)
	<u> </u>	(SEAL) .
THE STATE OF ALABAMA		man)
Given under my hand and seal this30thday of		, 19 <u>86</u> .
MY COMMISSION EXPIRES MARCH 1, 1990 My Commission Expires:	Notary Public	NO TAR

Transamerica Monica Weber Birmingham, THIS 100 Century instruemnt Park Financi prep nos ared

Birmingham,

100 Transamerica Century Æ Park Financi 3522 SOU T D ervices

PREFERRED RESEARCH 1.0.80X 2652

BIRMINGHAM, AL 352

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RTGA

Maylene,

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Route

2,

Box 383

Charles

Dawkins

070res 363

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Commence at the northwest corner of the NE% of Swk of Section 21, Township 21 South, Range 3 West, and in an easterly direction run along the north line of said quarter-quarter section a distance of 125.0 feet; thence turn an angle of 88 deg. 405 min. to the right for a distance of 110.0 feet to a point within the right of way of Alabama Highway No. 71 (said point being a point on the west right of way line of the old Dogwood-Maylene public road before it was widened), which is the point of beginning; thence turn an angle of 12 deg. 29% min. to the left and run parallel to the west right of way line of said Highway No. 71(and along the west right of way line of said old Dogwood-Maylene public road) for a distance of 105.0 feet; thence turn an angle of 103 deg. 49 min. to the right for a distance of 210.0 feet; thence turn an angle of 76 deg. 11 min to the right for a distance of 105.0 feet; thence turn an angle of 103deg. 49 min. to the right for a distance of 210.0 feet to the point of beginning, less and except right of way for public highway, according to survey of W.M. Douglas dated January 22, 1963.

STATE OF ALA. SHELBY CO.
I CERTIFY THIS
INSTRUMENT WAS FILED

1986 HAY -5 AH 11: 04

JUDGE OF PECBATE

100 miles

1. Deed Tax \$
2. Mtg. Tax
3. Recording Fee 250
4. Indexing Fee 600
TOTAL