ALABAMA TELCO CREDIT UNION

KNOW ALL MEN BY THESE PRESENTS: That whereas, Sue A. Whittle, an unmarried woman. (hereinater called "Mortgager in the sum of Seventy Five Thousand and 00/100" (hereinater called "Mortgager in the sum of Seventy Five Thousand and 00/100" (hereinater called "Mortgager in the sum of Seventy Five Thousand and 00/100" (hereinater called "Mortgager in the sum of Seventy Five Thousand and 00/100" (hereinater called "Mortgager in the sum of Seventy Five Thousand and 00/100" (hereinater called "Mortgager in the sum of Seventy in the prompt payment thereof. NOW. THEREFORE, in consideration of the premises, said Mortgagers. Sue A. Whittle, an unmarried youan County, State of Alabama, to will train the NE corner of the NE 1/4 of the SE 1/4 of Section 31, Township 21. South, Randge 2 West; thence 21 degrees 18 minutes 24 seconds right run Westerty 1, 983, 85 feet to the point of beginning; thence continue last described course for 216,99 feet; thence 91 degrees 14 minutes 82 seconds right run Westerty 1, 983, 85 feet to the point of beginning there continue last described course for 216,99 feet; thence 91 degrees 14 minutes 82 seconds left run 257, 48 feet to the point of beginning. Situated in Shelby Country, Alabama. Said property is warranted reserron all encumbrances and against any adverse takins, except as stated above. The same of the same	TATE OF ALABAMA	TO THE STATE OF TH
KNOW ALL MEN BY THESE PRESENTS: That whereas, Sue A. Whittle, an unmarried woman. (hereinater called "Mortgagor the sum of Seventy Five Thousand and 00/100 75,000,00) DOLLARS, evidenced by a Promissory Note of even date: And whereas, Mortgagor's agreed, in incurring said indebtedness, that this mortgage should be give a secure the prompt payment thereof. NOW, THEREFORE, in consideration of the premises, said Mortgagors, Sue A. Whittle, an unmarried woman and all others executing it continued to the secure of the secure o	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
Sue A. Whittle, an unmarried wollan. (hereinafter called "Mortgagor's interest of the sum of Seventy Fave Thousand and 00/100 175,000.00 DOLLARS, evidenced by a Promissory Note of even date: And whereas, Mortgagor's agreed, in incurring said indebtedness, that this mortgage should be give oscure the prompt payment hereof. NOW, THEREFORE, in consideration of the premises, said Mortgagors. Sue A. Whittle, an unmarried wollan. Common and the sum of Seventy Fave Thousand and convey unto the Mortgage the following described real estations of the sum of th)	· ·
The sum of Seventy Five Thousand and 00/100 75,000,00) DOLLARS, evidenced by a Promissory Note of even date: And whereas, Mortgagor's agreed, in incurring said indebtedness, that this mortgage should be give a secure the prompt payment thereof. NOW. THEREFORE, in consideration of the premises, said Mortgagors. Sue A. Whittle, an unmarried woman nortgage, do hereby grant, bargain, sell and convey unto the Mortgagee the following described real esta situated in Sholby County, State of Alabama, to wit: Commence at the NE corner of the NE 1/4 of the SE 1/4 of Section 31, Township 21 South, Randge 2 West; thence run South, along the East line of said 1/4-1/4 for 3/6.2 feet; thence 92 degrees 18 minutes 24 seconds right run Westerly 1,883,85 feet to the point of beginning; thence continue last described course for 218,99 feet; thence 91 degrees 14 minutes 22 seconds left run 257,48 feet; thence 98 degrees 91 minutes 24 seconds right run Westerly 1,883,85 feet to the point of beginning; thence 20 degrees 18 minutes 20 seconds left run 257,48 feet; thence 91 degrees 19 minutes 20 seconds right of the purpose of the purpose of the self-show. To HAVE AND TO HOLD the above granted properly union installed for the purpose of the purpose		S,
heither one or more) are justly indebted to Alabama Telco Credit Union (hereinafter called "Mortgagee the aum of Seventy Five Thousand and 00/100 To 57,000,00 DOLLARS, evidenced by a Promissory Note of even date; And whereas, Mortgago's agreed, in incurring and indebtedness, that this mortgage should be give accurrent to prompt payment hereof. NOW, THEREFORE, in consideration of the premises, said Mortgagors. Sue A. Whittle, an unmarried woman and all others executing to the mortgage of the representation of the premises, said Mortgagoe the following described real estate that the NE corner of the NE 1/4 of the SE 1/4 of Section 31, Township 21 South, Randge 2 West; thence run South along the East line of said 1/4-1/4 for 36.42 feet; thence 92 degrees 18 minutes 24 seconds right run westerly 1,863,35 feet to the point of beginning; thence continue last described course, for 218,69 feet; thence 91 degrees 14 minutes 26 seconds right run westerly 1,863,35 feet to the point of beginning; thence continue last described course, for 218,69 feet; thence 91 degrees 14 minutes 62 seconds left run 257,48 feet to the point of beginning; Situated in Shelby County, Alabama, Situated in Shelby County, Alabama, seconds and selections are settled to the purpose of further securing the payment of said indebtedness into a second s	<u>Sue A. Whittle, an unmarried woman</u>	/h t
the sum of Seventy Five Thousand and 00/100 **75.000.00 DOLLARS evidenced by a Promissory Note of even date; And whereas, Mortgagor's agreed, in incurring said Indebtedness, that this mortgage should be give secure the prompt payment thereof. NOW. THEREFORE, in consideration of the premises, said Mortgagors. Sue A. Whittle, an unpartied woman and all others executing the mortgage, do hereby grant, bargain, sell and convey unto the Mortgage the following described real estationary and the said of the sell of the s	hether one or more) are justly indebted to Alabama Te	Hoo Credit Union (hereinafter called "Mortgagee
175,000,00) DOLLARS, evidenced by a Promissory Note of every later. And whereas, Mortgagor's agreed, in incurring said indebtedness, that this mortgage should be give a secure the prompt payment thereof. NOW, THEREFORE, in consideration of the premises, said Mortgagors, Size A, Whittle, an unmarried woman and all others executing the control of the premises, said Mortgagors, and all others executing the control of the NE 1/4 of the SE 1/4 of Section 31, Township 21 South, Randgo 2 West; thence run South, along the East Line of Said 1/4-1/4 for 3, 6/2 feet; thence 92 degrees 18 minutes 24 seconds right run Westerly 1,883,85 feet to the point of beginning; therice continue last described course for 219,69 feet; thence 91 degrees 14 minutes 92 seconds left run 257,48 feet; thence 88 degrees 45 minutes 58 seconds left run 219,9 feet; thence 91 degrees 14 minutes 92 seconds left run 257,48 feet to the point of beginning. Situated in Shelby County, Alabama. Said property is warranted free from all encumbrances and against any adverse staims, second as estated above, 100 the above granted property and indebtedness. The underlined sprease to pay all taxes or assessment to the point of beginning. Situated in Shelby County, Alabama. Said property is warranted free from all encumbrances and against any adverse staims, second as estated above, 100 the Alex Mort Orlo United States and the state of the state	Compare Thousand and OO/100	
NOW, THEREFORE, in consideration of the premises, said Mortgagors,	375,000,00) DOLLARS, evidenced by a Promissory No And whereas, Mortgagor's agreed, in incurring said a secure the prompt payment thereof.	
Sue A. Whittle. an unmarried woman and all others executing the program, bargain, sell and convey unto the Mortgages the following described real estations of the self-self-self-self-self-self-self-self-	NOW, THEREFORE, in consideration of the premises,	said Mortgagors,
Commence at the NE corner of the NE 1/4 of the SE 1/4 of Section 31, Township 21 South, Randge 2 West; thence run South, along the East line of said 1/4-1/4 for 30,02 feet; thence 92 degrees 18 minutes 24 seconds right run Westerly 1,083,85 feet to the point of beginning; thence continue last described course for 216,09 feet; thence 91 degrees 14 minutes 62 seconds left run 257,48 feet; thence 88 degrees 45 minutes 58 seconds left run 210,0 feet; thence 91 degrees 14 minutes 62 seconds left run 257,48 feet; thence 88 degrees 45 minutes 58 seconds left run 210,0 feet; thence 91 degrees 14 minutes 62 seconds left run 257,48 feet to the point of beginning. Situated in Shelby County, Alabama. Situated in Shelby County, Alabama. Situated in Shelby County, Alabama. Situated in Shelby County, Alabama in the second shelf run 257,48 feet to the point of beginning of the second shelf run 257,48 feet to the point of beginning of the second shelf run 257,48 feet to the point of beginning of the second shelf run 257,48 feet to the point of beginning of the second shelf run 257,48 feet to the point of beginning of the second shelf run 257,48 feet to the point of beginning of the second shelf run 257,48 feet to the point of beginning of the second shelf run 257,48 feet to the point of beginning of the second shelf run 257,48 feet to the point of beginning of the second shelf run 257,48 feet to the point of beginning of the second shelf run 257,48 feet to the point of beginning and the second shelf run 257,48 feet to the point of beginning and the second shelf run 257,48 feet to the point of beginning and the second shelf run 258,48 feet to the point of beginning and the second shelf run 258,48 feet to the point of beginning and the second shelf beginning and the second shell shelf beginning and the second she		
Commence at the NE corner of the NE 1/4 of the SE 1/4 of Section 31, Township 21 South, Randge 2 West; thence run South, along the East line of said 1/4-1/4 for 36.02 feet; thence 92 degrees 18 minutes 24 seconds right run Westerly 1,083.85 feet to the point of beginning; there continue last described course for 210.09 feet; thence 91 degrees 14 minutes 02 seconds left run 257.48 feet; thence 86 degrees 45 minutes 58 seconds left run 210.0 feet; thence 91 degrees 14 minutes 02 seconds left run 257.48 feet to the point of beginning. Situated in Shelby County, Alabama. Said property is warranted free from all encumbrances and against any adverse claims, except as stated above. To HAVE AND TO HOLD the above granted property unto the said Mortgages. Mortgages a successors, held taxes or assessment of the purpose of further securing the payment of each indebtoness. The minute of same, the said Mortgages may appear to the payment of each indebtoness the minute of same, the said Mortgages. May at Mortgage and the payment of each indebtoness the minute of same, the said Mortgages. May at Mortgage and the payment of each indebtoness the said said modes and said modes and the said Mortgages. May at Mortgage with companies satisfactory to the Mortgages of the said meditarians still above the said and destances and said included the said of the said and said modes and the said of the said and said modes and the said of the said and said modes and the said said property in the said said said to the said of the said and said included the said of the said and said modes and payment to said included the said of the said and said modes and payment to said for the said and destances and transmissions, may at Mortgage and transmissions, may at Mortgage and said said indebtoness the said said said property is said said said to said indebtoness and said indebtoness and said said said property is said said said to said indebtoness and said said said said property is said said said said indebtoness and reinburses and Mortgages, may	ortgage do hereby grant hergain sell and convey unto	and all others executing the the Mortgagee the following described real estate
Commence at the NE corner of the NE 1/4 of the SE 1/4 of Section 31, Township 21 South, Randge 2 West; thence Yun South, along the East line of said 1/4-1/4 for 38.02 feet; thence 92 degrees 18 minutes 24 seconds right run Westerly 1, 108.3 % feet to the point of beginning; thence continue last described course for 218.09 feet; thence 91 degrees 14 minutes 62 seconds left run 257.48 feet; thence 88 degrees 45 minutes 58 seconds left run 257.48 feet to the point of beginning. Situated in Shelby County, Alabama. Said property is warranted free from at anount process and against any adverse claims, except as stated above. The point of beginning. Situated in Shelby County, Alabama. Said property is warranted free from at anount process and against any adverse claims, except as stated above. The point of beginning. Situated in Shelby County, Alabama. Said property is warranted free from at anount process and against any adverse claims, except as stated above. The point of beginning. Situated in Shelby County, Alabama. Said property is warranted free from at anount process and against any adverse claims, except as stated above. The point of beginning. Shell process and the point of the process and the process of the point of the same, and to further secure shell process and the process of the point of the same and the further secure shell process and the process of the process of the same and the further secure shell process of the same and the process of the process of the same and the same and the process of the same	Chalber	County, State of Alabama, to wit:
Said property is warranted free from all encumbrances and against say adverse claims, except as staled above. TO HAVE AND TO HOLD the above granted property unit of the said Mortgages. Mortgages successors, heles, and assigns fore TO HAVE AND TO HOLD the above granted property unit of the said Mortgages as uncessors, heles, and assigns fore TO HAVE AND TO HOLD the above granted property unit of the said manages. The undersigned agrees to pay all taxes or assessment of the said the said the said the said said the said for the said property and to further secure said indebtedness first above named undersigned agrees to keep the improvem in the said the said said the said for the said	Township 21 South, Randge 2 West; the said 1/4-1/4 for 30.02 feet; thence 92 run Westerly 1,083.85 feet to the point described course for 210.09 feet; the left run 257.48 feet; thence 88 degrees feet; thence 91 degrees 14 minutes 02 point of beginning.	ence run South along the East line of degrees 18 minutes 24 seconds right at of beginning; thence continue last ence 91 degrees 14 minutes 02 seconds 45 minutes 58 seconds left run 210.0
Said property is warranted free from all encumbrances and against any adverse claims, except as stated above. TO HAVE AND TO HOLD the above granted property wino the said Mortgages is successors, heirs, and assigns fore to HAVE AND TO HOLD the above granted property unto the said Mortgages is successors, heirs and assigns for and for the purpose of further securing the peripode of said indebtedness the undersigned agrees to keep the improvemption, pay off the same, and to remain a source said indebtedness first above named undersigned agrees to keep the improvemption, pay off the same, and to remain the same and the same		•
Said property is warranted free from all encumbrances and against any adverse claims, except as stated above. TO HAVE AND TO HOLD the above granted property wino the sald Mortgages is successors, heirs, and assigns fore to HAVE AND TO HOLD the above granted property wino the sald Mortgages. Mortgages is successors, heirs and assigns fore and for the purpose of further securing the period of sald indebtedness the undersigned agrees to keep the improvemption, pay off the same, and to premises, source said indebtedness first above named undersigned agrees to keep the improvemption, pay off the same, and to granted loss or damage by fire, lightning and tornado for the fair and reasonable insurable value them in said real estate insured loss or damage by fire, lightning and tornado for the fair and reasonable insurable value them to prompting the mortgages or damage to the Mortgages or property insured as above specified, or fail to deliver said insurance policies (or copies thereof), or any renewal of said policy to said Mortgages and fundersigned fails to be credited on said indebtedness, less cost of collecting same, all amounts so expended by said tragges for taxes, assessment or insurance, shall become a debt to Mortgages or assigns, additional to the debt hereby specifically secured, and shall be covered and be at once due and payable. Upon condition, however, that if the said Mortgagor pays said indebtedness and reimburses said Mortgages or assigns to the mount Mortgages's may have expended for taxes, assessments, and insurance, and interest recon, then this covenant to be amount Mortgages's may have expended for taxes, assessments, and insurance, and interest recon, then this covenant to be amount Mortgages's may have expended for taxes, assessments, and insurance, and interest of said Mortgage hereby secured, or any part thereof, or the interest of a manufacture and the said for the payable. Upon condition, however, that if the said Mortgage and bear interest, the payable to the payable to the payable to	•	·
TO HAVE AND 10 HOLD the above grain system of sand indebtedness. the undersigned agrees to pay all taxes or assessment and for the purpose of turner securing the payment of sand in the said Mortgage, may at Mortgage than imposed legally upon said premises, excurs said indebtedness first above named undersigned agree to keep the improvement of the same, and to further secure said indebtedness first above named undersigned agrees to keep the improvement of the same insured against payment of the same said properly insurance of the same said properly insurance policies (or copies thereof), or any renewal of said policy to said Mortgages and Mortgages, then the properly for said sum, for Mortgages and Mortgages, the same interest properly for said sum, for Mortgages own benefit, the policy if the said properly insurance shall become a debit to Mortgages of policy in same said properly for said sum, for Mortgages own benefit, the policy if the said mortgage, and bear interest from date of payment by said Mortgages or assigns, additional to the debt hereby specifically secured, and shall be conviced, and shall be convicted, and shall be said to said the said said indebtedness and reimburses said Mortgage or assigns or sould such indebted said out; but should default be made in the payment of any sum expended by the said Mortgage or assigns or should such indebted and void; but should default be made in the payment of any sum expended by the said Mortgage or assigns or should such indebted and void; but should default be made in the payment of any sum expended by the said Mortgage or assigns or should such indebted said properly become endangered by reason of the enforcement of any subtraction or should such indebted said properly secone endangered by reason of the enforcement of any subtraction of should the interest of said		
Said property is warranted free from all encumbrances and against any adverse claims, except as stated above. TO HAVE AND TO HOLD the above granted property wino the said Mortgages is successors, heirs, and assigns fore to HAVE AND TO HOLD the above granted property unto the said Mortgages is successors, heirs and assigns for and for the purpose of further securing the peripode of said indebtedness the undersigned agrees to keep the improvemption, pay off the same, and to remain a source said indebtedness first above named undersigned agrees to keep the improvemption, pay off the same, and to remain the same and the same		
to expend, in paying insurance, taxes, or other encludates, the date of said sale, but no interest shall be collected beyond the 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 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 full, whether the same shall or shall not have fully matured at the date of said sale, and fourth, the balance, if any, to be furned over to the said Mortgagor and undersigned further agrees to agents or assigns may bid at said sale and purchase said property, if the highest therefor; and undersigned further agrees to agents or assigns may bid at said sale and purchase said property, if the highest therefor; and undersigned further agrees to agents or assigns may bid at said sale and purchase said mortgage in Chancery, should the same be so forecly reasonable altorney's feet to be a part of the debt hereby secured. Any transfer by sale, gift, devise, operation of law, or otherwise of the fee title interest in all or any portion of the mortgaged presently the same consequences as an event of default respecting the indebtedness secured hereby, and upon such transfer. Mortg shall have the right to declare all sums secured he without prior notice or the lapse of any period of grace or the right to cure, shall have the right to declare all sums secured hereby and upon such transfer. Mortgagee shall have the right to exercise all remedies provided in the note, this mortgage, or otherwise at law. IN WITNESS WHEREOF, the undersigned and seal, this late day of August have hereto set he signature and seal, this late day of August have hereto set he signature. ROE ROWELL	promptly deliver said policies (or copies thereof), or any renewal of promptly deliver said policies (or copies thereof), or any renewal of aid property insured as above specified, or fail to deliver said insural Mortgagee, or assigns, may at Mortgagee's option insure said property to be credited on said indebtedness, less cost of collecting same; all it is insurance, shall become a debt to Mortgagee or assigns, additionally this Mortgage, and bear interest from date of payment by said Mortgagered and be at once due and payable. Upon condition, however, that if the said Mortgagor pays said it is mount Mortgagee's may have expended for taxes, assessments, and word; but should default be made in the payment of any sum expensions of the should default be made in the payment of any sum expensions in said property become endangered by reason of the enforce the debt hereby secured, then in any one of said events, the whole and payable, and this mortgage be subject to forectosure as now proving the debt property one (21) days notice, by publishing once a week for the payment of the county of the Counthouse door of said County, (or the count highest bidder for cash, and apply the proceeds of the sale. Fit a reasonable attorney's fee; Second, to the payment of any amounts as a reasonable attorney's fee; Second, to the payment of any amounts are reasonable attorney's fee; Second, to the payment of any amounts are reasonable attorney's fee; Second, to the payment of any amounts are reasonable attorney's fee; Second, to the payment of any amounts are reasonable attorney's fee; Second, to the payment of any amounts are reasonable attorney's fee; Second, to the payment of any amounts are reasonable attorney's fee; Second, to the payment of any amounts are reasonable attorney's fee; Second, to the payment of any amounts are reasonable attorney.	of said policy to said Mortgagee; and if undersigned falls to kince policies (or copies thereof) to said Mortgagee, then the typic for said sum, for Mortgagee's own benefit, the policy if collect amounts so expended by said Mortgagee for taxes, assessment to the debt hereby specifically secured, and shall be covered as the debt hereby specifically secured, and shall be covered as the debt hereby specific indebtedness and reimburses said Mortgagee or assigns for indebtedness and interest thereon, then this coverant to be ided by the said Mortgagee or assigns or should such indebtedness are unpaid at maturity, or should the interest of said Mortgage ment of any prior lien or encumbrance thereon, so as to endain the order of said indebtedness hereby secured shall at once become ided by law in case of past due mortgages, and the said Mortgages hereby conveyed, and with or without first taking possession thereof) consecutive weeks, the time, place and terms of self-three (3) consecutive weeks, the time, place and terms of self-three same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasse as Mortgages, agents or assignished the same in tots or enmasses as Mortgages, and the said mortgages and the said mortgages.
ROE & ROWELL	full, whether the same shall or shall not have tury harded over to the sale of sale, and Fourth, the balance, if any, to be turned over to the sale agents or assigns may bid at said sale and purchase said properly reasonable attorney's fee to said Mortgages or assigns, for the forecloss said fee to be a part of the debt hereby secured. Any transfer by sale, gift, devise, operation of law, or otherwise of shall have the same consequences as an event of default respecting the without prior notice or the lapse of any period of grace or the right immediately due and payable, and, upon failure by Mortgagor to make Mortgagee shall have the right to exercise all remedies provided in the IN WITNESS WHEREOF, the undersigned without the same signature. Sue A. Whittle, an unmartied worker have hereto set he signature and soal	id Mortgagor and undersigned further agree that said Mortga, if the highest therefor; and undersigned further agrees to gover of this mortgage in Chancery, should the same be so forecle the fee title interest in all or any portion of the mortgaged prer to indebtedness secured hereby, and upon such transfer. Mortgate to cure, shall have the right to declare all sums secured he such payment within thirty (30) days of written demand the e note, this mortgage, or otherwise at law. Attis 1st day of August (S)
CIDE A LILITARITE A SAME A CALLERY CONTRACTOR OF THE CONTRACTOR OF	SUL MULTINE WILL CONSEAL)	ROE & ROWELL

STATE OF ALABAMA				
SHELBY COUNTY			******	
*			. t	
I. the undersigned			a Notary Public	c in and for sa
County, in said State, hereby certify thatSue_	A. Whittle,	an unmarri	ed woman	·
·····		····		
	w	hose name_		signe
to the foregoing conveyance, and who being kno	own to me acknow	wledged befo	ore me on this	day, that beir
nformed of the contents of the conveyance	she		executed t	he same volu
tarily on the day the same bears date.		10-10-11-11-11	in the second second	
Given under my hand and official seal this 19	1st day of	August		
	11:11	, 4	2/12	
	NOTARY PUR	<i>ann /</i> Buc	1.10e	
	mylon	mission	Expires	4-21-8
•		•	•	
STATE OF ALABAMA		•		$x(t)^{n_1}$
COUNTY \		٠.		
,				
· · · · · · · · · · · · · · · · · · ·		, a	Notary Public	in and for sai
County, in said State, hereby certify that				
	•			- .
		····		· · · · · · · · · · · · · · · · · · ·
			l e	_
oregoing conveyance, and who being known to m			•	
of the contents of the conveyance.	<u> </u>	execute	d the same vo	luntarily on th
day the same bears date.	· • ·		•.	
Given under my hand and official seal this	day of	·		
9			,	
	NOTABLE DIE		· · · · · · · · · · · · · · · · · · ·	
STATE OF ALA SHELBY CO.	NOTARY PUB	ILIU		•
I CERTIFY THIS INSTRUMENT WAS FILED				
1. Dead	Ĩav ◆			
1986 AUG 13 AH 11: 31 2. Mtg. T	ax 8/			
	ling Fee 500			
JUDGE OF PROBATE 4. Indexin	10 Fac / 00	_	- :	
TOTAL	100		:	
TOTAL	600		**	