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REAL ESTATE MORTGAGE AND SECURITY AGRI	EEMENT . STC 24922-10-84
Mortgagors (tast name first):	Mortgagee:
Patton, James W.	SouthTrust Bank of Alabama,
Patton, Dorothy L.	National Association
932 Riverchase Parkway West	P.O. Box 2554  Mailing Address
Birmingha, Alabama 35244  City State Zip	Birmingham, Alabama 35290 City State 24p
	This instrument was prepared by:
THE STATE OF ALABAMA	John Cole
	P.O. Box 2233
Shelby County	Birmingham, Alabama 35201
Know All Men By These Presents: That whereas Patton Truck Sales & Leasing, Inc. (the	he "Corporation")
together with interest thereon, as evidenced by a promiss.  Whereas, James W. Patton and wife, Dorothy	, Alabama, (together with its successors and assigns, dred Fifty Thousand and 00/100  Dollars (\$150,000.00)
note, to the Mortgagee; pursuant to a Guara Whereas, James W. Patton and Dorothy L. Pat the Corporation to the Mortgagee and their	nty Agreement of even date herewith; and ton have agreed to secure the undebtedness of
any renewals or extensions thereof and the interest thereof	ises and in order to secure the payment of said indebtedness and an all other indebtedness (including future advances) now or e, whether such indebtedness is primary or secondary, direct or joint or several, and otherwise secured or not, and to secure after contained, the undersigned a Dorothy L. Patton
situated in Shelby County.	
Lot 2, according to the Amended Map of First Subdivision, as recorded in Map Book 7, pag Alabama.	st Addition to Riverchase Country Club Residentia ge 115, in the Probate Office of Shelby County,
NOTE: ALL PAPERS TO BE FILED FOR RECORD IN	THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA.

MON 097 PAGE 519

South Trust

STB IS TAKING OUT A SECOND MORTGAGE ON THIS PROPERTY.

appurtenances thereunto belonging or in anywise appertaining, including any after-acquired title and easements and all rights, title and interest now or hereafter owned by Mortgagors in and to all buildings and improvements, storm and screen windows and doors, gas, steam, electric, solar and other heating, lighting, ventilating, air-conditioning, refrigerating and cooking apparatus, elevators, plumbing, sprinkling, smoke, fire, and intrusion detection devices, and other equipment and fixtures now or hereafter attached or appertaining to said premises, all of which shall be deemed to be real property and conveyed by this mortgage, and all of which real property, equipment and fixtures are sometimes hereinafter called the "mortgaged property."

TO HAVE AND TO HOLD the same and every part thereof unto Mortgagee, its successors and assigns forever.

And for the consideration aforesaid, and as additional security for all of the indebtedness described above (including future advances), Mortgagors hereby assign and transfer to Mortgagee, and grant to Mortgagee a security interest in, all building materials, household appliances, equipment, fixtures and fittings of every kind or character now owned or hereafter acquired by Mortgagors, or any of them, located, whether permanently or temporarily, on the mortgaged property, and all building materials, household appliances, equipment, fixtures and fittings now owned or hereafter acquired by Mortgagors, or any of them, located or stored on any other real property, which are or shall be purchased by Mortgagors, or any of them, for the purpose, or with the intention, of making improvements on the mortgaged property or to the premises located on said property. The personal property herein transferred includes, without limitation, all lumber, bricks, building stones, building blocks, sand, cement, roofing materials, paint, doors, windows, storm doors, torm windows, nails, wires and wiring, hardware, plumbing and plumbing fixtures, heating and air conditioning equipment and appliances, electrical and gas equipment and appliances, pipes and piping, ornamental and decorative fixtures, and in general all building materials, equipment and appliances of every kind and character used or useful in connection with improvements to real property.

For the purpose of further securing the payment of said indebtedness Mortgagors warrant, covenant and agree with Mortgagee, its uccessors and assigns, as follows:

- 1. That they are lawfully seized in fee and possessed of the mortgaged property and have a good right to convey the same as foresaid, and they will warrant and forever defend the title against the lawful claims of all persons whomsoever, and that the mortgaged property is free and clear of all encumbrances, easements and restrictions not herein specifically mentioned.
- 2. That they will pay all taxes, assessments, or other liens taking priority over this mortgage when imposed upon the mortgaged property, and should default be made in the payment of the same, or any part thereof. Mortgagee may pay the same (but Mortgagee is not obligated to do so). If the mortgaged property or any part thereof is a unit in a condominium or a planned unit development, Mortgagors shall perform all of Mortgagors' obligations under the declaration or covenants creating or covering the condominium or planned unit development, the bylaws and regulations of the condominium or planned unit development, and constituent documents. Should Mortgagors default in any of such obligations, Mortgagee may perform Mortgagors' obligations (but Mortgagee is not obligated to do so).
  - 3. That they will keep the buildings on the mortgaged property continuously insured in such amounts, in such manner and with such companies as may be satisfactory to Mortgagee against loss by fire (including so-called extended coverage), wind and such other hazards (including flood and water damage) as Mortgagee may specify from time to time, with loss, if any, payable to Mortgagee, and will deposit with Mortgagee policies of such insurance or, at Mortgagee's election, certificates thereof, and will pay the premiums therefor as the same become due. Mortgagors shall have the right to provide such insurance through a policy or policies independently obtained and paid for by Mortgagors or through an existing policy. Mortgagee may, for reasonable cause, refuse to accept any policy of insurance obtained by Mortgagors. Mortgagors shall give immediate notice in writing to Mortgagee of any loss or damage to the mortgaged property from any cause whatever. If Mortgagors fail to keep said property insured as above specified, Mortgagee may insure said property (but Mortgagee is not obligated to do so) for its insurable value against loss by fire, wind and other hazards for the benefit of Mortgagors and Mortgagee or for the benefit of Mortgagee alone, at Mortgagee's election. The proceeds of such insurance shall be paid by the insurer to Mortgagee, which is hereby granted full power to settle and compromise claims under all policies, to endorse in the name of Mortgagors any check or draft representing the proceeds of any such insurance, and to demand, receive and give receipt for all sums becoming due thereunder. Said insurance proceeds, if collected, may be credited on the indebtedness secured by this mortgage, less costs of collection, or may be used in repairing or reconstructing the premises on the mortgaged property, at Mortgagee's election. Any application of the insurance proceeds to repairing or reconstructing premises on the mortgaged property shall not extend or postpone the due date of any installment payments of the indebtedness hereby secured or reduce the amount of such installments.
  - 4. That commencing upon written request by Mortgagee and continuing until the indebtedness secured hereby is paid in full, Mortgagors will pay to Mortgagee concurrently with, and on the due dates of, payments on the indebtedness hereby secured a sum equal to the ground rents, if any, next due on the mortgaged property, plus the premiums that will next become due and payable on policies of fire and other hazard insurance covering the mortgaged property, plus water rents, fire district charges, taxes and assessments next due on the mortgaged property (all as estimated by Mortgagee), less any sums already paid to Mortgagee therefor, divided by the number of months or other payment periods to elapse before one month or payment period prior to the date when such ground rents, premiums, water rents, fire district charges, taxes and assessments will become due, such sums to be held by Mortgagee in trust, to pay said ground rents, premiums, water rents, fire district charges, taxes and assessments. All payments mentioned in the preceeding sentence and the payments to be made on the indebtedness secured hereby shall be added together and the aggregate amount thereof shall be paid by Mortgagors each month or other payment period in a single payment to be applied by Mortgagee to the following items in the order set forth: (a) ground rents, taxes, water rents, fire district charges, assessments, fire and other hazard insurance premiums; (b) interest on the indebtedness secured hereby; and (c) the balance, if any, shall be applied toward the payment of the sum hereby secured. Any deficiency in the amount of such aggregate monthly or other periodic payments shall constitute a default under this mortgage. Any excess funds accumulated under this paragraph after payment of the items herein mentioned shall be credited in calculating the monthly or other periodic payments of the same nature required hereunder in the subsequent year; but if the actual amount of any such item shall exceed the estimate therefor, Mortgagors shall without demand forthwith make good the deficiency. Failure by Mortgagors to do so before the due date of such item shall be a default hereunder. If the mortgaged property is sold under foreclosure or is otherwise acquired by Mortgagee after default, any remaining balance of the accumulations under this paragraph shall be credited to the principal of the secured indebtedness as of the date of the foreclosure sale or as of the date the property is otherwise acquired.
  - 5. That they will take good care of the mortgaged property and the personal property described above and will not commit or permit any waste thereon or thereof, and that they will keep the same repaired and at all times will maintain the same in as good condition as it now is, reasonable wear and tear alone excepted. If Mortgagors fail to make repairs to the mortgaged property, Mortgagee may make such repairs at Mortgagors' expense (but Mortgagee is not obligated to do so). Mortgagee, its agents and employees, may enter the mortgaged property and any improvements thereon at any reasonable time for the purpose of inspecting or repairing such improvements.
  - 6. That all amounts expended by Mortgagee for insurance or for the payment of taxes or assessments or to discharge liens on the mortgaged property or other obligations of Mortgagers or to make repairs to the mortgaged property or any improvements thereon shall become a debt due Mortgagee, shall be payable at once without demand upon or notice to any person, shall bear interest at the rate of interest payable on the principal sum of the note described above, or if no such rate of interest is specified in the note or if the rate specified would be unlawfut, at the rate of 8% per annum from the date of payment by Mortgagee, and such debt and the interest thereon shall be secured by this mortgage. Upon failure of Mortgagors to reimburse Mortgagee for all amounts so expended, at the election of Mortgagee and with or without notice to any person, Mortgagee may declare the entire indebtedness secured by this mortgage due and payable and may foreclose this mortgage as hereinafter provided or as provided by law.
  - 7. That no delay or failure of Mortgagee to exercise any option to declare the maturity of any debt secured by this mortgage shall be taken or deemed as a waiver of the right to exercise such option or to declare such forfeiture either as to past or present defaults on the part of Mortgagors, and that the procurement of insurance or payment of taxes or other liens or assessments or obligations by Mortgagee shall not be taken or deemed as a waiver of the right to accelerate the maturity of the indebtedness hereby secured by reason of the failure of Mortgagors to procure such insurance or to pay such taxes, liens, assessments or obligations, it being agreed by Mortgagors that no terms or conditions contained in this mortgage can be waived, altered or changed except by a writing signed by Mortgagee.
  - 8. That those Mortgagors who are obligated to pay the indebtedness hereby secured will well and truly pay and discharge such indebtedness as it shall become due and payable, including the note or notes described above, any renewals or extensions thereof, and any other notes or obligations of such Mortgagors to Mortgagee, whether now or hereafter incurred.
  - 9. That if default shall be made in the payment of any of the indebtedness hereby secured, or in the performance of any of the terms or condition that mortgage, Mortgagee may proceed to the terms of conditions and profits from the mortgage. Mortgagee may proceed to the terms of conditions and profits from the mortgage may dotted the lesses with or without the appointment of a receiver (to which appointment Mortgagers hereby consent), and Mortgagee may dotted the lessess that the lessess the profits from the performance of any of the lessess with or without the appointment of a receiver (to which appointment Mortgagers hereby consent), and Mortgagee may dotted the lessess that the performance of any of the lessess with or without the appointment of a receiver (to which appointment Mortgagers hereby consent), and Mortgagee may dotted the lessess that the lessess that the performance of the perfo

- 9. That it details shall be made in the payment of any of the chief are the first three forms of the form of the terms or conditions of the portgage, Mortgagee may proceed to college the income and profits from the mortgaged property, either with or without the appointment of a receiver (to which appointment Me is hereby consent), and Mortgagee may not be sees with or without the appointment of a receiver (to which appointment Me is hereby consent). or other payors thereof to make payment directly to Mortgagee. Any rents, income and profits collected by Mortgagee prior to foreclosure of this mortgage, less the costs of collecting the same, including any real estate or property management commissions and attorney's fees incurred, shall be credited first to advances made by Mortgagee and the interest thereon, then to interest due on the indebtedness hereby secured, and the remainder, if any, shall be applied toward the payment of the principal sum hereby secured.
- 10. That (a) if possession of the mortgaged property is allowed to remain in any other person or entity to the exclusion of Mortgagors for a period of one year or more, or (b) if all or any part of the mortgaged property or any interest therein is sold, assigned, transferred or conveyed by Mortgagors, or any of them, without Mortgagee's prior written consent, excluding only (i) the creation of a lien or encumbrance expressly subordinate to this mortgage, (ii) the creation of a purchase money security interest for household appliances, (iii) a transfer by devise, descent or by operation of law upon the death of a joint tenant, or (iv) the grant of any leasehold interest of one year or less (including all mandatory or optional renewal periods) not containing an option to purchase, (c) if any Mortgagor is a corporation, and any owner of 5% or more of the voting stock of such corporation sells or otherwise transfers 5% or more of the voting stock of such corporation to any other person or entity, (d) if any Mortgagor is a general partnership, and any partner thereof dies or withdraws from the partnership, or (e) if any Mortgagor is a limited partnership, and any general partner thereof dies, withdraws, or is replaced by the limited partners, then in any such event Mortgagee may, at Mortgagee's option, declare all indebtedness secured by this mortgage to be due and payable immediately with or without notice to Mortgagors. Mortgagee may condition its consent to any such transfer of possession of, or an interest in, the mortgaged property upon the transferee's agreeing to pay a greater rate of interest on all or any part of the indebtedness secured by this mortgage or to adjust the payment schedule of all or any part of the indebtedness secured by this mortgage, upon Mortgagee's approval of the creditworthiness of the transferee, and upon the transferee's payment to Mortgagee of a reasonable transfer or assumption fee. Upon breach by Mortgagors, or any of them, of the convenants herein contained, Mortgagee may, at its election, proceed to foreclose this mortgage as hereinafter provided or as provided by law.
- 11. That all the covenants and agreements of Mortgagors herein contained shall extend to and bind their respective heirs, executors, administrators, successors and assigns, and that such covenants and agreements and all options, rights, privileges and powers herein given, granted or secured to Mortgagee shall inure to the benefit of the successors and assigns of Mortgagee.
- 12. That the provisions of this mortgage and the note or notes secured hereby are severable, and that the invalidity or unenforceability of any provision of this mortgage or of any such note or notes shall not affect the validity and enforceability of the other provisions of this mortgage or of such note or notes. The remedies provided to Mortgagee herein are cumulative with the rights and remedies of Mortgagee at law and in equity, and such rights and remedies may be exercised concurrently or consecutively. A carbon or photostatic copy of this mortgage may be filed as a financing statement in any public office.

UPON CONDITION, HOWEVER, that if Mortgagors shall well and truly pay and discharge all the indebtedness hereby secured (including extensions and renewals of the original indebtedness and all future advances) as the same shall become due and payable and shall in all things do and perform all acts and agreements by them herein agreed to be done according to the tenor and effect thereof, then and in that event only this conveyance and the security interest herein granted shall be and become null and void; but should default be made in the payment of any indebtedness hereby secured or any renewals or extensions thereof or any part thereof or should any interest thereon remain unpaid at maturity, or should default be made in the repayment of any sum expended by Mortgagee under the authority of any provision of this mortgage, or should the interest of Mortgagee in the mortgaged property or any of the personal property described above become endangered by reason of the enforcement of any lien or encumbrance thereon, or should a petition to condemn any part of the mortgaged property be filed by any authority, person or entity having power of eminent domain, or should any law, either state or federal, be passed imposing or authorizing the imposition of a specific tax upon this mortgage or the indebtedness hereby secured or permitting or authorizing the deduction of any such tax from the principal or interest secured by this mortgage or by virtue of which any tax assessment upon the mortgaged property shall be charged against the owner of this mortgage, or should at any time any of the covenants contained in this mortgage or in any note or other evidence of indebtedness secured hereby be declared invalid or unenforceable by any gourt of competent jurisdiction, or should Mortgagors fail to do and perform any other act or thing herein required or agreed to be done, Then in any of said events the whole of the indebtedness hereby secured, or any portion or part thereof which may at said date not have been aid, with interest thereon, shall at once become due and payable and this mortgage subject to foreclosure at the option of Mortgagee, Profice of the exercise of such option being hereby expressly waived by Mortgagors, and Mortgagee shall have the right to enter upon and Dake possession of the mortgaged property and after or without taking such possession to sell the same before the Court House door of the ounty (or the division thereof) where said property, or any substantial part of said property, is located, at public outcry for cash, after first giving notice of the time, place and terms of such sale by publication once a week for three consecutive weeks prior to said sale in some Enewspaper published in said County; and upon the payment of the purchase price, Mortgagee or the auctioneer at said sale is authorized to execute to the purchaser for and in the name of Mortgagors a good and sufficient deed to the property sold. And upon the occurrence of any such event, Mortgagee shall have the rights and remedies of a secured party after default by its debtor under the Alabama Uniform Commercial Code, including, without limitation, the right to take possession of any of the property herein transferred which is personal property and to sell the same at one or more public or private sales, at the election of Mortgagee. At Mortgagee's request, Mortgagors agree to assemble such property and to make the same available to Mortgagee at such place as Mortgagee shall reasonably designate. Mortgagors agree that notice of the time and place of any public sale or of the time after which any private sale or other intended disposition of said property, or of any part thereof, will be held shall be sufficient if delivered to Mortgagors or mailed to Mortgagors at the address set forth above, or such other address as Mortgagors shall have furnished to Mortgagee in writing for that purpose, not less than five days before the date of such sale or other intended disposition of said property. Mortgagee shall apply the proceeds of said sale or sales under this mortgage as follows: First, to the expenses of advertising, selling and conveying, including a reasonable attorneys' fee (including attorneys' fees incurred by Mortgagee in connection with any proceeding seeking to enjoin the foreclosure of this mortgage or otherwise challenging the right of Mortgagee to foreclose this mortgage); second, to the payment of any amounts that may have been expended or that may then be necessary to expend in paying insurance, taxes and other encumbrances, with interest thereon; third, to the payment of the indebtedness hereby secured and interest thereon in such order as Mortgagee may elect, whether such debts shall or shall not have fully matured at the date of said sale; and fourth, the balance, if any, to be paid over to Mortgagors or to whomsoever then appears of record to be the owner of Mortgagors' interest in said property. Mortgagee may bid and become the purchaser of the mortgaged property at any foreclosure sale hereunder. Mortgagors hereby waive any requirement that the mortgaged property be sold in separate tracts and agree that Mortgagee may, at its option, sell said property en masse regardless of the number of parcels hereby conveyed.

In Witness Whereof, each of the undersigned James W. Patton and his wife Dorothy L. Patton

has hereunto set his or her signature and seal or has caus  8thday of October , 19 86	James W. Pattton  Dorothy L. Patton  (SEAL)
	(SEAL)
Its(Corporate Seal)	By

I hereby certify that the amount of indebtedness presently incurred is \$\_150,000.

the undersigned, a Notary Public in and for said County, in said State, hereby certify that Joynes W. Patton  The undersigned of the contents of the conveyance.  He executed the same voluntarily on the day the same bears date.  (Notarial Scal)								
Is a signed to the foregoing conveyance and who is known to me, acknowledged before me on this day to the contents of the conveyance. He executed the same voluntarily on the day the same bears date. The property of the contents of the conveyance. The executed the same voluntarily on the day the same bears date. The property of the contents of the conveyance of the contents of the conveyance and who is known to me, acknowledged before me on this day that, bring many public in and for saily foregoing fee and the undersigned, a Notary Public in and for saily conveyance and who is known to me, acknowledged before me on this day the same bears date.  COUNTY 3. Recording fee 10 c.								
AND SECURIOR AND STATE OF ALABAMA.  STATE OF ALABAMA.  (Notarial Seal)  (N	, the undersigned, a Notary Public	in and for said County,	in said State, hereb	y certify tha	<u>James V</u>	i. Pat	ton	
The undersigned. a Notary Public in and for casis Coupey, in gaid State, hereby certify that  STATE OF ALABAMA.  AND SECURAL Seal)  AND SECURAL Seal Seal May Commission Expires Oct. 8, 1988.  INDIVIDUAL ACKNOWLEDGMENT  STATE OF ALABAMA.  AND SECURAL Seal Seal May Commission Expires Oct. 8, 1988.  INDIVIDUAL ACKNOWLEDGMENT  INDIVIDUAL ACKNOWLEDGMENT  STATE OF ALABAMA.  AND SECURAL Seal Seal May Commission Expires Oct. 8, 1988.  INDIVIDUAL ACKNOWLEDGMENT  Signed to the foregoing conveyance and who  Individual seal this.  Seal Council Seal May Commission Expires Oct. 8, 1988.  Individual Seal May Commission Expires Oct. 8, 1988.  STATE OF ALABAMA.  1. Deed Tax  Seal Council Seal May Commission Expires Oct. 8, 1988.  STATE OF ALABAMA.  2. Mig. Tax  3. Recording few private and with grade or tax  3. Recording few private and with grade or tax  4. Mig. Tax  4. Mig. Tax								
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(Notarial Seal)  NO COMPILED THE STATE OF ALABAMA.  In undersigned, a Notary Public in and for said County, in gaid State, hereby certify that Dorothy L. Patton  Single first FIRST THE DISTRICT THIS INDIVIDUAL ACKNOWLEDGMENT  STATE OF ALABAMA.  In undersigned, a Notary Public in and for said County, in gaid State, hereby certify that Dorothy L. Patton  Single first FIRST THE DISTRICT THIS INDIVIDUAL ACKNOWLEDGMENT  In the undersigned, a Notary Public in and for said County, in gaid State, hereby certify that Dorothy L. Patton  Single first FIRST THE DISTRICT THIS INDIVIDUAL ACKNOWLEDGMENT  In the undersigned, a Notary Public in and for said County, in gaid State, hereby certify that Dorothy L. Patton  In the undersigned of the contents of the conveyance, Single executed the same voluntarily on the day the same bear date.  Single first FIRST THIS INDIVIDUAL ACKNOWLEDGMENT  In the undersigned of the contents of the conveyance, Single executed the same voluntarily on the day the same bear date.  Single first FIRST THIS INDIVIDUAL ACKNOWLEDGMENT  In the undersigned of the contents of the c	4	•						
Notary Public Notarial Scal)  Notary Public	ing into pred of the contents of the	conveyance,	<u>le</u> execute	d the same v	oluntarily of	i ine day	(UC SAUIC	
Notary Public Notarial Scal)  Notary Public	Times under my hand and official s	seal this 8 day o	s_Octob	er _	<u></u>			
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TATE OF ALABAMA.  NOTATION OF PROBLET  I, the undersigned, a Notary Public in and for said County. is as and state, hereby certify that properly of the contents of the conveyance.  STATE OF ALABAMA.  L Deed Tex \$  2. Mit. Tax 2552  2. Mit. Tax 2552  3. Recording fee Loss  1. Deed Tex \$  2. Mit. Tax 2552  3. Recording fee Loss  1. Deed Tex \$  2. Mit. Tax 2552  3. Recording fee Loss  4. Indegring fee contents and who is known to me, acknowledged before me on this day whose name as president and official seal, this acconveyance, and who is known to me, acknowledged before me on this day of the undersigned, a Notary Public in and official seal, this deconveyance, and who is known to me, acknowledged before me on this day has, being informed of the contents of	N)					<u> </u>	Notary	Public
I, the undersigned, a Notary Public in and for saily Courty.  Signed to the foregoing conveyance and who is known to me, acknowledged before me on this day that properly be undersigned, a Notary Public in and for saily Courty.  STATE OF ALABAMA.  COUNTY  I, the undersigned, a Notary Public in and for saily Courty.  II, the undersigned, a Notary Public in and for saily Courty.  STATE OF ALABAMA.  COUNTY  I, the undersigned, a Notary Public in and for saily courty.  III Deed fax  III Deed	· ST	TE OF ALA. SHELLIS	n					
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AND SECURITY  STATE OF ALABAMA.  COUNTY  A. Recording Fee 10 -0  A. Indexing Fee 10 -0  A.	I, the undersigned, a Notary Public	c in and for said County	in said State, here	by certify th	atDorot	hy L.	Patton	
signed to the foregoing conveyance and who is known to me, acknowledged before me on this day name.  STATE OF ALABAMA.  COUNTY  3. Recording fee 10.00  4. Indexing fee 10.00  4. Indexing fee 10.00  4. Indexing fee 10.00  5. In the undersigned, a Notary Public in and foresaid County.  TOTAL  Conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the content	1	JUDGE OF PROBATE						<del>-</del>
AND SECURITY  STATE OF ALABAMA.  STATE OF ALABAMA.  COUNTY  A RECURING For Sand County, the undersigned, a Notary Public in and for said County, the undersigned, a Notary Public in and so flicer and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, let, as such officer and with full authority, executed the same voluntarily on the day the same bears date.  AND SECCINAL AND SECCILARILA WORLEDGMENT  COUNTY  ACREE ENGRET ALABAMA.  STATE OF ALABAMA.  COUNTY  ACREE ENGRAL  AND SECCINAL AND SECCILARILA WORLEDGMENT  COUNTY  ACREE ENGRAL  COUNTY  ACREE ENGRAL  AND SECCINAL AND SECCILARILA WORLEDGMENT  TOTAL  COUNTY  ACREE ENGRAL  AND SECCINAL ACKNOWLEDGMENT  AND SECCINAL ACKNOWLEDGMENT  AND SECCINAL ACKNOWLEDGMENT  TOTAL  ACREE ENGRAL  AND SECCINAL ACKNOWLEDGMENT  A	M. M. Carlon		ace and who	is known	to me, ackno	wledged	before me	e on this day
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Notary Public (Notarial Seal)  REALESTATE OF ALABAMA.  STATE OF ALABAMA.  COUNTY  I, the undersigned, a Notary Public in and for said county. instant state, hereby certify that.  TOTAL  Whose name as	ding informed of the contents of th	he conveyance,She			volumainy (	res 1110 410	, <u></u>	
Notary Public    Notary Public   Notary Public	Given under my hand and officia	i seal, this State day o	E CALO	ver /	1) 4.	<u> </u>	<u> </u>	
STATE OF ALABAMA.  1. Deed Tax  2. Mtg. Tax  3. Recording Fee 10.0  4. Indexing Fee 10.0  5. Indexing Fee 10.0  6. Indexing Fee 10.0	The state of the s			_6	altece	a) 9	1/27)	v Publici
STATE OF ALABAMA.  COUNTY  REAT ESTATE  A Recording Fee 10.0  4 Indexing Fee 10.0  1, the undersigned, a Notary Public in and for said County, instant State, hereby certify that whose name as	(Notarial Scal)	My Commission Expire	es Oct. 8, 1988.	<del></del>		<del></del> _	11021	<u> </u>
I, the undersigned, a Notary Public in and for said County, in the undersigned, a Notary Public in and for said County, in the undersigned, a Notary Public in and for said County, in the undersigned, a Notary Public in and for said County, in the undersigned, a Notary Public in and for said county, in the undersigned, a notary in the unit in the conversance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the constance, in the intrinsical county, in the unit in the control of		1. Deed Tax \$		•				<b></b>
I, the undersigned, a Notary Public in and for said County, insufficient, hereby certify that	STATE OF ALABAMA,	_	<u>22500</u>		CORPO	RATÉ A	CKNOWL	EDGMENT
Whose name as		0 B 4: ~	100=					
whose name as	COUNTY	3. Recording Fe	e 10.0					
NORTAGE RETURN  AND SECURITY  AND SECURITY  AND SECURITY  AND SECURITY  AND SECURITY  AND SECURITY  ACREEMENT	I, the undersigned, a Notary Public	4. Indexing Fee in and for said County,	100 in <del>ranid State</del> , hereb	y certify that				<u>.                                    </u>
PLEASE RETURN TO	I, the undersigned, a Notary Public	4. Indexing Fee in and for said County,	100 in <del>ranid State</del> , hereb	y certify that	name as			President
PLEASE RETURN TO	I, the undersigned, a Notary Public	4. Indexing Fee in and for said County, TOTAL	in <del>suld State</del> , hereby	whose	name as	orporati	on, is signe	President ed to the fore-
PLEASE RETURN  TO  TO  Lateral_Commerceial Louns  REAL ESTATE  AND SECURITY  ACREEMENT  ACREEMENT  ACREEMENT  ACREEMENT  ACREEMENT  Office of the Judge of Probate.  of Mortgages, at page  lume  of Mortgages, at page  Judge of Probate.  Judge of Probate.  Judge of Probate.	I, the undersigned, a Notary Public	4. Indexing Fee in and for said County, TOTAL	in suid State, hereby	whose	ame as, a c	orporation	on, is signe	President  ed to the fore- s of the con-
PLEASE RETURN TO TO TO TO ALEXAL ESTATE MORTGAGE AND SECURITY AGREEMENT AGREEMENT AGREEMENT  Notice of the Judge of Probate.  of of othe Judge of Probate.  of Mortgages, at page tume.  Judge of Probate.  of Mortgages, at page tume.  Judge of Probate.	I, the undersigned, a Notary Public  ne  ng conveyance, and who is known ance,he, as such officer and v	4. Indexing Fee in and for said County, TOTAL  to me, acknowledged with full authority, execution	before me on this	whose s s day that, untarily for	being informand as the a	orporation of the ct of said	on, is signed to content	President  ed to the fore- s of the con-
PLEASE RETURN TO TO TO TO TEAST Bank of Alabama.  Lateral_Commercial_losma Lateral_Commercial_losma  REAL ESTATE MORTGAGE AND SECURITY AGREEMENT AGREEMENT  Office of the Judge of Probate.  In this office for record on the  of Octock M., and duly record in o'clock M., and duly record in Judge of Probate.  In this office for record on the  of Mortgages, at page lume Judge of Probate.  Judge of Probate.	I, the undersigned, a Notary Public  ne  ng conveyance, and who is known ance,he, as such officer and v	4. Indexing Fee in and for said County, TOTAL  to me, acknowledged with full authority, execution	before me on this	whose s s day that, untarily for	being informand as the a	orporation of the ct of said	on, is signed to content	President  ed to the fore- s of the con-
PLEASE RETURN  TO  TO  TO  TO  THEAL ESTATE  AND SECURITY  AGREEMENT  AGREEMENT  STATE OF ALABAMA,  Office of the Judge of Probate.  Office of the Judge of Probate.  of	I, the undersigned, a Notary Public  seconveyance, and who is known ance,he, as such officer and v	4. Indexing Fee in and for said County, TOTAL  to me, acknowledged with full authority, execution	before me on this	whose s s day that, untarily for	being informand as the a	orporation of the ct of said	on, is signed to content to corporat	President  ed to the fore- s of the con- tion.
PLEASE RETURN  TO  TO  TO  THE A LEGISTICAL STATE  MORTGAGE  AND SECURITY  AGREEMENT  AGREEMENT  Office of the Judge of Probate.  Office of the Judge of Probate.  of	I, the undersigned, a Notary Public  se  g conveyance, and who is known ince,he, as such officer and v  Given under my hand and offic	4. Indexing Fee in and for said County, TOTAL  to me, acknowledged with full authority, executal seal, this	before me on this	whose s s day that, untarily for	being informand as the a	orporation of the ct of said	on, is signed to content to corporat	President  ed to the fore- s of the con- tion.
PLEASE RETURN TO TO TO TO TO THE TOP A LABAMA, ACREEMENT AGREEMENT AGREEMENT AGREEMENT AGREEMENT Office of the Judge of Probate. Office of the Judge of Probate.  of  of  Judge of Judg	I, the undersigned, a Notary Public  ne  ng conveyance, and who is known ance,he, as such officer and v  Given under my hand and officer	4. Indexing Fee in and for said County, TOTAL  to me, acknowledged with full authority, executal seal, this	before me on this	whose s s day that, untarily for	being informand as the a	orporation of the ct of said	on, is signed to content to corporat	President  ed to the fore- s of the con- tion.
PLEASE RETURN TO TO TO TO TO THE TOP A LABAMA, ACREEMENT AGREEMENT AGREEMENT AGREEMENT AGREEMENT Office of the Judge of Probate. Office of the Judge of Probate.  of  of  Judge of Judg	I, the undersigned, a Notary Public  ne  ng conveyance, and who is known ance,he, as such officer and v  Given under my hand and officer	4. Indexing Fee in and for said County, TOTAL  to me, acknowledged with full authority, executal seal, this	before me on this	whose s s day that, untarily for	being informand as the a	orporation of the ct of said	on, is signed to content to corporate Note	President ed to the fore- s of the con- tion.  19  ary Public
PLEASE RETURN  TO  TO  TO  TO  TO  TO  TENSE Bank of Alabama,  Snall Association  REAL ESTATE  AND SECURITY  AGREEMENT  AGREEMENT  Office of the Judge of Probate  Office of the Judge of Probate  of Mor  June  oclock  and examined.  June	I, the undersigned, a Notary Public  ne  ng conveyance, and who is known ance,he, as such officer and v  Given under my hand and officer	4. Indexing Fee in and for said County, TOTAL  to me, acknowledged with full authority, executal seal, this	before me on this	s day that, untarily for	being informand as the a	orporation of the ct of said	on, is signed to content to corporate Note	President ed to the fore- s of the con- tion.  19  ary Public
PLEASE RETURN  TO  TO  TO  TITUST Bank of Alaba  Snal Association  AND SECUR  AGREEMER  AGREEMER  Office of the Judge of June  office for record on the June  of	I, the undersigned, a Notary Public  ne  ng conveyance, and who is known ance,he, as such officer and v  Given under my hand and officer	4. Indexing Fee in and for said County, TOTAL  to me, acknowledged with full authority, executal seal, this	before me on this	s day that, untarily for	being informand as the a	orporationed of the ct of said	on, is signed to content to corporate Note	President ed to the fore- s of the con- tion.  19  ary Public
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A DESCRIPTION OF THE RESERVE OF THE PROPERTY O	PLEASE RETURN  TO  TO  TO  TO  TO  TO  TO  TO  TO  T	ORTGAGE ORTGAG	pefore me on this day of Office of the Judge of Probate.	certify that the within mortgage was nutatily that the contain mortgage was office for record on the	being informand as the a	orporation of the ct of said	Note of brobate	President ed to the fore- s of the con- tion.  19  ary Public