Form No. 73-2 LEASE SALE CO	NTRACT		Print	led and for sale by I	Roberts & Son. Bir	mingham \$
	_					<u>.</u>
STATE OF ALA	COLINTY	This lease, ma	de22	day of	<u>May</u> 19	9 <u>8</u> 7
by and between	Ferman H Garr	ett and wife.	Rondah warn	e <u>tt </u>	ty of the fir	rst part
				. 		
and Jasper Card	en, Pam Carden,&	HnCarden Coxpa	ırt	of the	secona par	t.
WITNESSETH The	at the party of the first	part does hereby	rent and lease i	into the part		
	ollowing premises in PTION ATTACHED H	Shell	ov County.Al	<u> </u>		
			<u> </u>			
			<u> </u>			
for occupation by —	him as	ar	nd not othe wi	ise, for and	during the	erm of 87
to the	day of	19 92	sorees to pay 10	the party of th	ne first part t	he sum of
IN CONSIDERATION	ousand and no/100	of the second part	agrees to pay to		D	OOLLARS,
		and the state of the		eed the balance	e S	
of which sum \$ is divided into60	is paid in cash, if	ace 200.00 eac	ch month beg	inning May	<u>y 23198'</u>	7
is divided into <u>60</u>	payment	01 \$			·· -	
each evidenced by notes		bla at the office	of			on the
	s bearing legal interest, of each month, during sai					
demands for the same, the being sufficient notice of the notwithstanding. And the leased are concerned, and to be done, but to take granty of the first part, here in like good order as at the party of the second be taxed with said attorn part prompt payments of quiet and peaceable possunder this contract, the same have under the Compart exempted from levy. The party of the second also agrees to pay all asset it is understood and at this Lease, then the part and the party of the firm. It is further understood as much as two months at any time thereafter, any condition or require of said property, and all said property, and the and the provisions here part shall make and examd of no force or effective factor render the said whatever except the right it is further understood the remaining monthly a rebate on such advantage.	eon endorsed and turner, the commencement of said temployment of an attorney by ad part, the party of the securey's fee. And as a part of said rents as herein stipulates session of said premises, as aid party of the second part natitution and Laws of the and sale, or other legal product part agrees to pay all tags essments for street and sideway of the first part agrees at part shall make and execute a day and agreed that if the part in arrears during the first yor should fail to pay the timent herein, then on the hall money paid by the party party of the second part shall money paid by the party party of the second part shall money paid by the party party of the second part shall money paid by the party party of the second part shall money paid by the party of the second part shall money paid by the party party of the second part shall money paid by the party party of the second part shall money paid by the party of the second part shall money paid that the rent paid underect; and the failure of the decute a deed with a warrance of lessee without any not od and agreed that if the payments, as named herein ce payments, as named herein ce payments of all uncarned	demand for same, and grees to comply with all of the first part liable the to under-lease said proprise Lease being terminaters, natural wear and test the party of the first prond part hereby agrees the consideration of this ed, or any damage that aforesaid, or for any hereby waives all right of State of Alabama, to sess. Exact the second part was a deed watty of the second part under the second part under this Lease shall be controlled to the party of the second part under this Lease shall be controlled to the party of the second part under this Lease shall be controlled to the party of the second part under this Lease shall be controlled to the party of the second party of t	the laws in regarder fore, and to comperty nor transfer the detection of the second of that any of the party of the first party of the first party of the second part in the second part in the party of the first party when the same ent the party of the let this contract should at any time should at any time and the part of the should at any time and the call that only the earliest only the earliest only the earliest only the earliest only the second part at the part of the should at any time and that only the earliest only the e	the violation of the purpose of second property to nonthly rent as a tenant for said proper as a tenant for said proper as a tenant for said proper as a tenant for the second part of the said proper as three months becomes due, of the said proper as three months becomes due, of the said proper as three months becomes due, of the said proper any of the second part for said proper party of the first any of the second party of the second party of the second party of the second party of the first any of the first any of the first any of the first any of the second party of the second party of the first any of the first any of the first and interest shall be taken and the second party of the first any of the first a	property, or all the written of the condition of the party of the same becomes due to a payment for the party of the payment for the party of the full terms or should fail the party, and the party of the party, and the party of th	low the same consent of the said premises of this Lease shall ty of the first e to surrender the first part of the second ones due; and conditions of said property, he second part. In any premise to comply with the conveyance arty of the first all be a nullity instrument shall thout any rights iesire to pay off
6.5	of the second par					
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		<u> </u>		· · · · · · · · · · · · · · · · · · ·		
<u> </u>						<u>. </u>
				easle in dunt	icate this	
	NY WHEREOF We	have hereunto set a	our nands and	scais iii uupi	/ /	
day of	May 19	9 <u> ° ′ </u>	4	. D.	/200	On s
1 Magan	- andan	}}>	Rondel	Llows	90	(L. S.)
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P.O. BOX 583 Columbiana, Hr 35051

## EXHIBIT "A"

This description prepared without benefit of survey.

Commence at the Northeast corner of the NW1 of the SW1 of Section 32, Township 21 South, Range 1 East; thence run West along the North line of said 1-1 Section a distance of 886.18 feet to the point of beginning; thence continue along last described course a distance of 443.09 feet, more or less, to the West line of said 1-1 Section; thence run South along the West line of said 1-1 Section a distance of 533.05 feet, more or less, to the Northwest corner of the Alfred Rape property; thence run East, parallel to the South line of said 1-1 Section a distance of 442.02 feet, more or less, to the Northeast corner of the Alfred Rape property; thence run North, parallel to the East line of said 1-1 Section a distance of 533.05 feet, more or less, to the point of beginning. Situated in Shelby County, Alabama.

1907 JUN -4 M 10: 32

RECORDING FEES

Recording Fee

Index Fee

TOTAL