ORTGABE		
TATE OF ALABAMA	261	
Shelby COUNTY	<i>•</i>	
now All Men By These Pr	esents, That whereas t	he undersigned (hereinafter called Mortgagor) has become
فاللا أحمم متمنية ومناح	ifo Gloria J. (HIVe)	^
		GS AND LOAN ASSOCIATION OF BIRMINGHAM (hereina)
alled Mortgagee), in t	he sum of Sevente	en Thousand and No/100
		Dollars
videnced by promissory fortgagee, with interes secured thereby; said p said Note, and renewals	st thereon from the	herewith, payable to the order of the date thereof according to the terms of the Notest sum being payable according to the terms of ereof
. •	•	
•		
est when the same rails ut secure the prompt payment from the undersigned to the	t of the same at maturithe holder of said note	curing the prompt payment of said indebtedness with interest in CONSIDERATION of the said indebtedness, and ty, and also to secure all further or additional indebtedness at any time before the payment of the debt hereby secured and convey unto said Mortgagee the following described
		County, State of Alabama, to-wit:
real property situated		fixed hereto and made a part hereof as
in full.		
f = -1		
223		
9 mg 227		
139 PME 227		
* 139 PAGE 227		
500m 139 PAGE 227		
800x 139 PAGE 227		
800A 139 PAGE 227		
BOOM 139 PAGE 227		
MOM 139 PAGE 227		
139 ME 227		
BOOK 139 PAGE 227		
800x 139 PACE 227		
BOOM 139 PAGE 227		THIS INSTRUMENT PREPARED BY:
139 pod 139		THIS INSTRUMENT PREPARED BY: C. Andrew Thomure
139 PAGE 227		

Upon condition, however, that if the said Mortgagor pays said indebtedness, and reimburses said Mortgagee or assigns for any amounts Mortgagees may have expended for taxes, assessments, and insurance, and interest thereon, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgages or assigns, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or assigns in said property 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 said indebtedness hereby secured 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 said Mortgagee, agents or assigns, shall be authorized to take possession of the premises hereby conveyed, and with or without first taking possession, after giving twenty-one 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 said 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 said County, (or the division thereof) where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of the sale: First, to the expense of advertising, selling and conveying, including a reasonable attorney's fee; 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 other incumbrances, with interest thereon; Third, to the payment of said 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 said Mortgagor and undersigned further agree that said Mortgagee, agents or assigns may bid at said sale and purchase said property, if the highest bidder therefor; and undersigned further agree to pay a reasonable attorney's fee to said Mortgagee or assigns, for the foreclosure of this mortgage in Chancery, should the same be so foreclosed, said fee to be a part of the debt hereby secured.

IN WITNESS WHEREOF the undersigned

Marcus B. Oliver and wife, Gloria J. Oliv	er
Har cas by or the same	

. 19 87 26th day of June have hereunto set their signature S and scal, this many nalu Marcus B. Oliver Gloria J. Oliver

Alabama THE STATE of COUNTY Shelby

Charles Andrew Thomure

, a Notary Public in and for said County, in said State,

Marcus B. Oliver and wife, Gloria J. Oliver hereby certify that

known to me acknowledged before me on this day, signed to the foregoing conveyance, and who are whose name S that being informed of the contents of the conveyance have executed the same voluntarily on the day the same bears date.

day of

Given under my hand and official seal this 26th BY PURMISSION COURS MARON 5, 1541

, 19 87 Notary Public.

, a Notary Public in and for said County, in said State

THE STATE of

COUNTY

I, hereby certify that

οſ a corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me, on this day that, being informed of the contents of such conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

Given under my hand and official seal, this the

day of

, 19

Savings irmingham DEEL Feder Association 215 North 21st Stree Birmingham, Alabama MORTGAGE Oliver Loan Return to: Gloria Marcus and

MONTEVALLO OFFICE

JEFFERSON FEDERAL SAVINGS & LOAN ASSOCIATION

214 NORTH MAIN STREET

MONTEVALLO, ALABAMA 35115

(205) 665-1248

EXHIBIT "A"

Commence at the Southwest corner of the NW 1/4 of SW 1/4 of Section 10, Township 21 South, Range 2 West, and run North along the West line of said forty, 525 feet to a point; thence East 525 feet; thence South 525 feet to the South line of said forty; thence run West along the South line of said forty a distance of 525 feet to the point of beginning. Situated in the NW 1/4 of SW 1/4 of said Section 10, Township 21 South, Range 2 West, Shelby County, Alabama.

139 ma 229

Marcus B. Oliver

W1.

Cloria J. Oliver

STATE OF ALA. SHELBY CO.

INSTRUMENT WAS FILED

INSTRUMENT WAS FILED

JUDGE OF PROBATE

JUDGE OF PROBATE

1. Deed Tax 2550
2. Mtg. Tax 2550
3. Recording Fee 750
4. Indexing Fée 700
TOTAL 3400