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ALABAMA TELCO CREDIT UNION

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STATE OF ALAB		Ç	. •	•			756 1913) 1911
JEFFERSON	COUNTY	\	¥				
KNOW ALL MEI	N BY THESE	PRESENTS: T	hat whereas.	ı 	· · · · · · · · · · · · · · · · · · ·		
HOWARD L. JONI				·			
				·	(hereinafi	er called "N	Aortgagors"
whether one or mo	re) are justly	indebted to A	Alabama Tel	co Credit Uni	ion (hereinafte	er called "N	vortgagee")
in the sum of <u>Six</u> (\$ 62,000.00) DO And whereas, to secure the promp	LLARS, evide Mortgagor's	inced by a Pro agreed, in inc	MINDOWN IN NOT	ε αι ουρπ αχικ	*		ı
NOW, THEREF			e premises, s	said Mortgago	ors,	<u> </u>	
HOWARD L. JO						·	
mortgage, do herei situated in SH	oy grant, bar	gain, sell and o	convey unto	the Mortgage County, Sta	e the followin	g described	kecuting this I real estate,
Lot 7, Black as recorded County, Ala	d in M	according ap Book 7	to the , page 2	Survey of 5 in the	E Southwin	nd, Thir Office o	d Sector of Shelby
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shall have the same of	further security pon said premit ne; and to furth ured against lot uted against lot uted against lot uted against lot depolicies (or cas above specific may at Mortgag indebtedness, for each thereof, ty become enday have experiently part thereof, ty become enday not gage be sught or cash, and any fine Courthous for cash, and any indebtedness, for cash, and any indeptedness, if it is a said indeptedness indeptedness in a said indeptedness	ig the payment of sea, and should dear secure said in as or damage by rigages, with loss opies thereof), or ed, or fail to delivered to collect the said Mortgages or as in dale of payment of an end interest the said Mortgages or the interest the said Mortgages or the interest the said Mortgages or the interest the payment of a control of said every one of said every one of said comply the proceeds to the payment of edoor of said Comply the proceeds to the payment of edoor of said Comply the proceeds to the payment of edoor of said Comply the proceeds to the payment of edoor of said Comply the proceeds to the payment of edoor of said Comply the proceeds to the payment of edoor of said Comply the proceeds to the payment of edoor of said Comply the proceeds of edoor of said Comply the edoor of said Comply the proceeds of edoor of said Comply the proceeds of edoor of said Comply the edoor of said Comply the edoor of said Comply the proceeds of edoor of said Comply the edoor of said Comply th	I said indebted stault be made indebtedness firs fire, lightning as in any renewal of ver said insurance said property sing same; all assessments, and seessments, and seessments, and seessments, and sees now provide on of the enforcer of the premison of the premison of the premison of the sale; Fire of any amounts of the sale; Fire of any amounts intrances, with stored at the day amounts over to the sale; for the forectos or otherwise of all respecting the sace or the right sace or the right.	iness, the under in the payment of above named and tornado for the said Mortg said policies (or constant and the debt he pages or assigns and the ted and the said indebted and the said said indebted and the said said indebted and the said said said said said said said said	signed agrees to a same, the said hundersigned agrees the reason agee, as Mortgagee; a copies thereof) to Mortgagee's owneded by said Mortgagee's owneded by said Mortgagee or assignity, or should the lien or encumbrate hereby section and with or encumbrate of past due more of past due more of past due more of advertising, but no interest should the lien or enmasse of the past due more of advertising, and with or encumbrate and proper expended. On; Third, to the past in different and undersigned further and undersigned further and undersigned further the right to expended, on the past in all or any past in all or a	pay all taxes fortgages, makes to keep the mable insurable insurable insurable insurable insurable insurable insurable insurable for taxes at the debt has the debt has the debt has interest of a int	y at Mortgages in improvements le value theraot, may appear, and ned fails to keep ee, then the said olicy if collected, es, assessments, shall be covered ereby specifically ressigns for any venant to be null uch indebtedness aid Mortgages of said Mortgages of said Mortgages of said Mortgages at public out-cry, nveying, including then be necessary of indebtedness in debtedness in debtedness in debtedness in debtedness in agrees to pay it said Mortgages or agrees or a
Mortgagee shall hav	WHEREOF,	the undersign	ed	note, this morty	age, or otherwise	at faw.	
HOWARD L. JONE	s and wife	<u>, KAY W. JO</u>	ncoleasi	this 23rd	day (Septem	<u>oer</u>
have hereto set	<u>their</u> s	ignatur e_s 19_ ⁸	and seat	, 1111 4	^		
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Howard	of yo	nes	_ (SEAL)	KAN W JON	UES DALO		(SEA)
HOWARD L. J	ones U			1417 AP 000.	·\	Koel	Kowell
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foregoing conveyance, and who being known ned of the contents of the conveyancethen the day the same bears date. iven under my hand and official seal this23rd	to me acknowledged before me on this day, the new executed the same	at beir
foregoing conveyance, and who being known ned of the contents of the conveyancethen the day the same bears date. Iven under my hand and official seal this23rd	to me acknowledged before me on this day, the new executed the same	at bein
foregoing conveyance, and who being known ned of the contents of the conveyancethen the day the same bears date. Iven under my hand and official seal this23rd	to me acknowledged before me on this day, the new executed the same	at beir
on the day the same bears date. iven under my hand and official seal this23rd		e volu
iven under my hand and official seal this23rd		
	i day of September	
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	MY COMMISSION EXPINED	
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TE OF ALABAMA	• • • • • • • • • • • • • • • • • • •	
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COUNTY)		
ty, in sald State, hereby certify that	, a Notary Public in and	
	whose name sign	ed to t
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contents of the conveyance		
ne same bears date.		
Siven under my hand and official seal this	day of	
	NOTARY PUBLIC	
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