| MORTGAGE | DEE |
|----------|-----|

| | | County |
|---------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------|----------------------------------------------|
| This Deed of Mortgage, made and entered into on this, to between Donald M. Harris and wife. | _{he} 23rd _{day of} Octo Kathleen Harris | ber, ₁₉ 87 |
| between | Na on zeet ind i to | |
| The party of the first part, and FIRST BANK OF CHILD WITNESSETH, That the party of the first part, being Sixty Thousand and no/100 | indebted to the party of the seco | nd part in the sum of |
| Due by One promissory note of this de Sixty Thousand Dollars (\$60.000.00) | late, April 23 1988 | |
| on the 23rd day of April. 1988. | | |
| | - · · · · · · · · · · · · · · · · · · · | |
| · · · · · · · · · · · · · · · · · · · | | |
| and being desirous of securing the payment of said note when due advances, indebtedness or liabilities to the owner or holder thereof | | |
| conveyed and by these presents dogrant, bargain, sell and o | | |
| property hereinafter described—that is to say, situated in the C | ounty of | ines Subdivisio |
| in the State of Alabama, and more particularly known as LO | C #/ Milispe, Tilg / | |
| | | <u></u> |
| | | |
| | | <u> </u> |
| | | ······································ |
| <u></u> | <u> </u> | |
| | | |
| | | |
| | | |
| | | |
| | | <u>.</u> |
| · · · · · · · · · · · · · · · · · · · | | , , |
| | <u> </u> | |
| | | |
| <u></u> | | <u>. </u> |
| | | <u></u> |
| | | - |
| | <u> </u> | |
| | | |
| | | <u> </u> |
| | | |
| | | |
| FIRST BANK OF CHILDERSBURG | | |
| P. O. BOX K | | |
| VINGENT, AL 35178 | | |

| | <u> </u> |
|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | |
| | |
| | |
| | |
| | |
| <u></u> | |
| <u> </u> | |
| <u> </u> | |
| | · · · · · · · · · · · · · · · · · · · |
| | · · · · · · · · · · · · · · · · · · · |
| | |
| · · · · · · · · · · · · · · · · · · · | • |
| <u> </u> | |
| <u> </u> | |
| | |
| <u> </u> | |
| | |
| | |
| the debt above described at default of the payment of an then the said party of the se | is subject to the following condition—that is to say, if the party of the first part shall pay and satisfied the time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payable cond part, its heirs or assigns, may take the above-described property into possession, and having ession, may sell the same to the highest bidder, at public auction at |
| the debt above described at default of the payment of another the said party of the senot having the same in possessished in said County by two at the option of the mortgage the expenses incident to said attorney's fees, and the payment of the first part. And it is forwing the same may execut on said property in some get to be more than three-four | the time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payab cond part, its heirs or assigns, may take the above-described property into possession, and having ession, may sell the same to the highest bidder, at public auction at |
| he debt above described at default of the payment of another the said party of the senot having the same in possess incident to said attorney's fees, and the payment he first part. And it is forwing the same may execut on said property in some get to be more than three-four interest may appear. And said property in some get to be more than three-four interest may appear. | the time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payab cond part, its heirs or assigns, may take the above-described property into possession, and having ession, may sell the same to the highest bidder, at public auction at |
| he debt above described at default of the payment of and then the said party of the senot having the same in possess incident to said attorney's fees, and the payment for the first part. And it is forwing the same may execut on said property in some get to be more than three-four interest may appear. And same may become due on said property in some get to be more than three-four interest may appear. And same may become due on said property in some get to be more than three-four interest may appear. And same may become due on said | the time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payable cond part, its heirs or assigns, may take the above-described property into possession, and having ession, may sell the same to the highest bidder, at public auction at |
| he debt above described at default of the payment of another the said party of the senot having the same in possessished in said County by two at the option of the mortgage the expenses incident to said attorney's fees, and the payof the first part. And it is forying the same may execut on said property in some got to be more than three-four interest may appear. And same may become due on said it is further agreed. | the time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payab cond part, its heirs or assigns, may take the above-described property into possession, and having ession, may sell the same to the highest bidder, at public auction at |
| the debt above described at default of the payment of another the said party of the senot having the same in possessished in said County by two at the option of the mortgage the expenses incident to said attorney's fees, and the payment for the first part. And it is forwing the same may execut on said property in some get to be more than three-four interest may appear. And same way become due on said it is further agreed insure said buildings, then | is subject to the following condition—that is to say, if the party of the first part shall pay and satisfies the time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payable cond part, its heirs or assigns, may take the above-described property into possession, and having ession, may sell the same to the highest bidder, at public auction at |
| he debt above described at default of the payment of another the said party of the senot having the same in possessished in said County by two at the option of the mortgage the expenses incident to said attorney's fees, and the payof the first part. And it is forwing the same may execut on said property in some get to be more than three-four interest may appear. And same become due on said it is further agreed insure said buildings, then shall stand as security for the | is subject to the following condition—that is to say, if the party of the first part shall pay and satisfies the time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payab cond part, its heirs or assigns, may take the above-described property into possession, and having ession, may sell the same to the highest bidder, at public auction at———————————————————————————————————— |
| the debt above described at default of the payment of another the said party of the senot having the same in possessished in said County by two at the option of the mortgage the expenses incident to said attorney's fees, and the payof the first part. And it is forwing the same may execut on said property in some get to be more than three-four interest may appear. And same way become due on said it is further agreed insure said buildings, then shall stand as security for the | is subject to the following condition—that is to say, if the party of the first part shall pay and satisfies the time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payable cond part, its heirs or assigns, may take the above-described property into possession, and having ession, may sell the same to the highest bidder, at public auction at |
| the debt above described at default of the payment of another the said party of the senot having the same in posselished in said County by two at the option of the mortgage the expenses incident to said attorney's fees, and the payof the first part. And it is forwing the same may execut on said property in some get to be more than three-four interest may appear. And same way become due on said it is further agreed insure said buildings, then shall stand as security for the | is subject to the following condition—that is to say, if the party of the first part shall pay and satisfies the time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payab cond part, its heirs or assigns, may take the above-described property into possession, and having ession, may sell the same to the highest bidder, at public auction at———————————————————————————————————— |
| the debt above described at default of the payment of another the said party of the senot having the same in possessished in said County by two at the option of the mortgage the expenses incident to said attorney's fees, and the payof the first part. And it is forwing the same may execut on said property in some get to be more than three-four interest may appear. And same way become due on said it is further agreed insure said buildings, then shall stand as security for the We further certify the witness. | is subject to the following condition—that is to say, if the party of the first part shall pay and satisfied time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payable cond part, its heirs or assigns, may take the above-described property into possession, and having conditions, may sell the same to the highest bidder, at public auction at |
| the debt above described at default of the payment of an then the said party of the se not having the same in possellished in said County by two at the option of the mortgage the expenses incident to said attorney's fees, and the payof the first part. And it is for crying the same may execut on said property in some get to be more than three-four interest may appear. And same may become due on said it is further agreed insure said buildings, then shall stand as security for the We further certify the witness. | is subject to the following condition—that is to say, if the party of the first part shall pay and satist the time or before the same falls due, then this conveyance shall be null and of no effect; but y installment of the indebtedness secured hereby, all of the indebtedness shall become due and payable cond part, its heirs or assigns, may take the above-described property into possession, and having resion, may sell the same to the highest bidder, at public auction at |

| THE STATE OF ALABAMA, | Shel | by | COUNTY |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------|----------------------------------------------------------------------|
| Yvonne M. Clinkscales | | | , in and for said Coun |
| ereby certify that Donald M. Harris and V | vife Kathleen 1 | Harris | |
| hose name_S_signed to the foregoing conveyance, and who_ | are know | n to me, ackno | owledged before me on ti |
| y that, being informed of the contents of this conveyance, ha | N C executed | the same volu | ntarily on the day the sar |
| ears date. 23rd | October | 8 | 7 |
| Given under my hand, this 23rd day ofday of | 11.7.10 | ne IN, | Charlocae |
| THE STATE OF ALABAMA, | | | COUNTY |
| Ĭ, | | | , in and for said Coun |
| | | | |
| hereby certify that on theday of | | ——, 14.——, | |
| | | | |
| amed | | | <u></u> |
| nown to me to be the wife of the within-named | , | - | ······································ |
| nown to me to be the wife of the within-named | sching her signature to th | e within Deed | of Mortgage, acknowledg |
| nown to me to be the wife of the within-named ho, being examined separate and apart from the husband town the signed the same of her own free will and accord, and | sching her signature to the | e within Deed or threats on th | of Mortgage, acknowledge part of her husband. |
| nown to me to be the wife of the within-named ho, being examined separate and apart from the husband to | sching her signature to the without fear, constraint, | e within Deed or threats on th | of Mortgage, acknowledge part of her husband. A. D. 19 |
| nown to me to be the wife of the within-named ho, being examined separate and apart from the husband to at she signed the same of her own free will and accord, and | ching her signature to the without fear, constraint, c | e within Deed or threats on th | of Mortgage, acknowled, e part of her husband A. D. 19 |
| med nown to me to be the wife of the within-named ho, being examined separate and apart from the husband too at she signed the same of her own free will and accord, and | ching her signature to the without fear, constraint, c | e within Deed or threats on th | of Mortgage, acknowled, e part of her husband A. D. 19 |
| medown to me to be the wife of the within-namedho, being examined separate and apart from the husband to at she signed the same of her own free will and accord, and | ching her signature to the without fear, constraint, c | e within Deed or threats on th | of Mortgage, acknowled, e part of her husband |
| nown to me to be the wife of the within-named ho, being examined separate and apart from the husband to at she signed the same of her own free will and accord, and | ching her signature to the without fear, constraint, c | e within Deed or threats on th | of Mortgage, acknowled e part of her husband. |
| nown to me to be the wife of the within-named ho, being examined separate and apart from the husband to at she signed the same of her own free will and accord, and | ching her signature to the without fear, constraint, of | e within Deed or threats on th | of Mortgage, acknowledge part of her husband, A. D. 19 |
| nown to me to be the wife of the within-named ho, being examined separate and apart from the husband to at she signed the same of her own free will and accord, and | ching her signature to the without fear, constraint, of | e within Deed or threats on th | of Mortgage, acknowled, e part of her husband |
| nown to me to be the wife of the within-named ho, being examined separate and apart from the husband to nat she signed the same of her own free will and accord, and | ching her signature to the without fear, constraint, of the day of | e within Deed or threats on the | of Mortgage, acknowledge part of her husband. A. D. 19 |
| nown to me to be the wife of the within-named | iching her signature to the without fear, constraint, | e within Deed or threats on the Mtg. Tax | of Mortgage, acknowledge part of her husband. A. D. 19 90.00 7.50 |
| nown to me to be the wife of the within-named tho, being examined separate and apart from the husband town the signed the same of her own free will and accord, and In Witness Whereof, I have hereunto set my hand, this is the signed the same of her own free will and accord, and STATE OF I CE HIGHERE | iching her signature to the without fear, constraint, day of | e within Deed or threats on the Mtg. Tax | of Mortgage, acknowledge part of her husband. A. D. 19 90.00 7.50 |
| STATE OF | iching her signature to the without fear, constraint, day of | e within Deed or threats on the Mtg. Tax | of Mortgage, acknowledge part of her husband. |
| nown to me to be the wife of the within-named. Tho, being examined separate and apart from the husband to nat she signed the same of her own free will and accord, and In Witness Whereof, I have hereunto set my hand, this is the second of the contract o | iching her signature to the without fear, constraint, | e within Deed or threats on the Mtg. Tax | of Mortgage, acknowledge part of her husband. A. D. 19 90.00 7.50 |