Harrison, Conwill, Harrison & Justice

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P. O. Box 557 Columbiana, Alabama 35051

MORTGAGE—

STATE OF ALABAMA

Shelby COUNTY

KNOW ALL MEN BY THESE PRESENTS: That Whereas,

W. Scott Vaughn, a single man

(hereinafter called "Mortgagors", whether one or more) are justly indebted, to Central State Bank, Calera, Alabama

(hereinafter called "Mortgagee", whether one or more), in the sum of Thirty Thousand Four Hundred Forty-two and 58/100----- Dollars (\$ 30,442.58), evidenced by one note of even date, and according to the terms and conditions of said note.

And Whereas, Mortgagors agreed, in incurring said indebtedness, that this mortgage should be given to secure the prompt payment thereof.

NOW THEREFORE, in consideration of the premises, said Mortgagors,

W. Scott Vaughn, a single

and all others executing this mortgage, do hereby grant, bargain, sell and convey unto the Mortgagee the following described real estate, situated in Shelby County, State of Alabama, to wit:

SEE ATTACHED EXHIBIT "A" FOR LEGAL DESCRIPTION OF SUBJECT PROPERTY.

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P. O. Box 180

To Have And To Hold the above granted property unto the said Mortgagee, Mortgagee's successors, heirs, and assigns forever; and for the purpose of further securing the payment of said indebtedness, the undersigned agrees to pay all taxes or assessments when imposd legally upon said premises, and should default be made in the payment of same, the said Mortgagee may at Mortgagee's option pay off the same; and to further secure said indebtedness, first above named undersigned agrees to keep the improvements on said real estate insured against loss or damage by fire, lightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee, as Mortgagee's interest may appear, and to promptly deliver said policies, or any renewal of said policies to said Mortgagee; and if undersigned fail to keep said property insured as above specified, or fail to deliver said insurance policies to said Mortgagee, then the said Mortgagee, or assigns, may at Mortgagee's option insure said property for said sum, for Mortgagee's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgages for taxes, assessments or insurance, shall become a debt to said Mortgages or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and bear interest from date of payment by said Mortgagee, or assigns, and be at once due and payable. *

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 Mortgagee 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 in subject to foreclosure as now provided by law in case of past due mortgages, and 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

undersigned further ag	ree to day a reaso:	ts or assigns may bid at said hable attorney's fee to said M e to be a part of the debt her	lortgagee or assigns, ior	l property, if the high the foreclosure of thi	nest bidder therefor; and s mortgage in Chancery,
in witness wher	EOF the undersig	med W. Scott	Vaughn, a si	ngle man	
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have hereunto set	signature a	nd seal, this 12 day of	September 1	9891	
nave neredno sec	eignavute a	na seal, tine 22 day of	$iii) \sim (mk)$	1 huala	/
		1	W. Scott	Vaughn/	(SEAL)
			M. BCOCC	vauginiy	(SEAL)
		((CIELAT)
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					(SEAL)
THE STATE of Ala	hama)			••••
		~~~~~ }		:	
She	TDA	COUNTY )	•	·	
I the un	dersigned	**	, a Notary	Public in and for sai	d County, in said State,
hereby certify that	W. Scott	Vaughn, a sing	re man		
		4	· · · · · · · · · · · · · · · · · · ·		•
whose name is sign		• · · · · · · · · · · · · · · · · · · ·	Known to the acknow		
that being informed of					ay the same bears date.
Given under my hand	d and official seal	this 12th day of	September	1989	Huna Du
<del></del>					O Notary Public.
THE STATE of OU	abamo	<b>L</b> )	•	My Comm	Ission Expires August 14.
7		COUNTY		y C.07()111	ippinit tybure vindant till i
		o, o. m. j			
I, '			, a Notary	Public in and for sa	id County, in said State,
hereby certify that					
		_			
whose name as	I to the foregoing	of conveyance, and who is kno	wn to me acknowledge	d before me, on this i	lay that, informed of the
contents of such convey	ance, he, as such	officer and with full authorit	y, executed the same vol	untarily for and as th	e act of said corporation.
Given under my han			, 19	•	
•					
*and should	the under	signed fail to property insure	pay said taxo	es or asses pecified, o	r fail to de-
liver eaid t	oolicies t	o said Mortgage	e. then the	satu mortya	ace, or apprais
may at the l	Mortgagee'	s option declar	re the whole (	of said ind	epteaness
secured by t	this morto	rage to be due a	and payable a	nd may proc	eed with lore-
closure as	provided	bove, even if	Mortgagee has	s elected t	o paly spetch
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HARRISON, CONV

Recording Fee \$

Deed Tax

Return to:

## EXHIBIT "A"

Commencing at the NW corner of the N1 of the N1 of the SW1 of Section 20, Township 22 South, Range 2 West, and run East along the North line of the Ni of the Ni of said SWi a distance of 770 feet to the point of beginning, being the NE corner of the tract of land conveyed by Loyd L. Anderson to Tommy R. Palmer and Loretta L. Palmer by deed recorded in Real Book 209, page 279, in the Probate Office of Shelby County, Alabama; then continue East along the North line of the Ni of the Ni of said SW to the west line of the tract of land conveyed by Loyd L. Anderson to W. Scott Vaughn recorded in Real Book 209, page 288, in the Probate Office of shelby County, Alabama; then turn right and run S 01° 28' 34" E along the West line of W. Scott Vaughn's land and extension thereof, a distance of 427 feet; then turn right and run West along a course which intersects and runs along the North margin of an existing chert access road to the East boundary of said Palmer land referred to above; then turn right and run North parallel with the West line of the No of the No of said SW and along the East line of said Palmer land to the point of beginning. Containing 5 acres, more or less.

ALSO, a portion of Tracts 458 and 467, according to Loyd's Map, otherwise described as beginning at the NW corner of the N½ of the N½ of the SW½ of Section 20, Township 22 South, Range 2 West, and run South laong the West line of said N½ of the N½ of the SW½ of said Section 480 feet; then turn left and run East parallel with the North line of said N½ of the N½ of the SW½ of said Section 770 feet; then turn left and run North parallel with the West line of said N½ of the N½ of the SW½ of said Section 480 feet; thence turn left and run West along the North line of said N½ of the N½ of the SW½ of said Section 770 feet to the point of beginning. Containing 8.48 acres, more or less.

ALSO, a non-exclusive easement for ingress and egress over the existing chert road leading from Shelby County Highway No. 63 to the above described property. Subject to easements, rights of way, and restrictions of record and lien for ad valorem taxes.

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STATE OF ALA. SHELBY CO. I CERTIFY THIS ASTRUMENT WAS FILED

89 SEP 18 AM 10: 56

DOK

JUDGE OF PROBATE

1. Deed Tax 9	6 _
2. Mtg. Tax	45.75
3. Recording Fee	7.50
4. Indexing Fee § 5. No Tax Fee §	<u> </u>
6. Certified Stamp Fee \$	100
Total\$	5121.

Central State Bank
P. O. Box 180
P. O. Box 180
Colors AL 35040