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ŢΗ	IS	INSTRUMENT	PREPARED BY	(Name)		Whaley, A	T	
				(Address)			ad, Suite 4400	
				•		am, Alaban		
ST	ΑT	E OF ALABAM	A 1		EQUITY L	INE OF CR	EDIT MORTGAGE	. • • = • • • • • • • • • • • • • • • •
			FERSON			(Residential	Property)	
			,					
NO.	TIC a a	E: This is a Future A policable to the ball	dvance Mortgage whi ance owed under the	ch secures an Account, Inc.	open-end credit p	lan which contains po sai Percentage Rate	ovisions allowing for changes in th may result in higher minimum m monthly payments and lower final	e Annual Percentage onthiv peyments and
Incr	eas	sed finance charges	Decreases in the An	nual Percent	age Rate may res	it in lower minimum	monthly payments and lower final	nce charges.
WO	RD	8 USED OFTEN IN	THIS DOCUMENT	Ma	arch 9	46.90		
	(A	i) "Mongage." i nis 3) "Borrower."	Rarry McLe	an and	wife. Ch	,19_ <u>20,</u> will be o	alled the "Mortgage."	
	•	*	Bankor the S	_			ender is a corporation or associat	ion which was former
	100	•	under the laws of the				20100110 E 001 portaboli o	
							am, Alabama 3523:	3
	(0) "Agreement" Th	e "Central Equity Line	of Credit Agre	sement and Disclo	sure Statement" sign	ed by Borrower and datedMa.	rch 9
		19 <u>90,</u> as It may	be amended, will be o	alled the "Agr	eement." The Agn	ement establishes a	n open-end credit plan (hereinafier	called the "Account"
							der up to a maximum principal am	
		•	_	•			taining credit are collectively refer	
	(E	"Maturity Date." Agreement will te	Unless terminated at Arminate twenty (20) w	coner in acco sars from the d	rdance with the tr iste of the Agreem	rms of the Agreeme ent. The Agreement o	int, Lender's obligations to make emits the Borrower to repay any b	Advances under the Blance outstanding B
		the time of termin	ation of the Agreemen	nt by continuin	ig to make minimu	m monthly payments	in accordance with the Agreemen	t. This Mortgage shai
	16		r the Meturity Date un		_	•	roperty" will be called the "Proper	tv."
INT	-	EST RATE ADJUS	· -	DOU DOION E		occupación (no)	openy was out out out of the post	7 .
_''''		- -		ur Account will	be the prime rate	s published in the W	all Street Journal's "Money Rate:	s" table ("Index Rate"
——————————————————————————————————————		•	· •		*	•	points (the "Annual Percentage R	
是是		-	_	_			ne Monthly Periodic Rate on the de	
7			_			_	e and the Annual Percentage Rate	
\sim 1							e Rate corresponding to the Month	
282					-	_	# Increase if the Index Rate in effec	
Ċ1	đ	ay of the calendar m	nonth increases from o	one month to t	he next. An increas	ie will take effect in th	e current billing cycle and may rec plicable to the Account shall be :	Autrina nignerumano 21.0 ekandek
₩	e ~	narge and a nigher	rcentage Rate shall be	10.0	ngximum Arawai K	rercentage hale ep	pacable to the Account shall be .	
50	'	ENT ADJUSTMEN		,	•			
-	T	he Agreement provi	ides for a minimum m	onthly payme	nt which will be no	less than the amou	nt of interest calculated for the pas	it month.
FU	TUI	RE ADVANCES						
	Ŧ	he Account is an op emain in effect as io	pen-end credit plan w Ing as any amounts a	hich obligate: re outstandin:	Lender to make . Lon the Account.	Novances up to the o or the Lender has an	redit fimit set forth above. I agree to y obligation to make Advances un	mai this Mongage wi ider the Agreement
ВО			•				. •	•
	ORROWER'S TRANSFER TO LENDER OF RIGHTS IN THE PROPERTY I grant, bargain, sell and convey the Property to Lender. This means that, by signing this Mortgage, I am giving Lender the rights that I have in the Pro- subject to the terms of this Mortgage. The Lender also has those rights that the law gives to lenders who hold mortgages on real property. I am giving U							if have in the Propert
	ä	nasa riohts to protec	:i Lender from poesibl	e losses that I	miaht result if I fali	to:		
		(A) Pay all amor	unts that I owe Lende: erest, any amounts th	r under the Aç al Lender spe	preement, or other inds under this Mo	evidence of indebter rigage to protect the	iness arising out of the Agreemen Property or Lender's rights in the	Property; and
	(B) Pay, with interest, any amounts that Lender spends under this Mortgage to protect the Property or Lender's rights in the Property (C) Keep all of my other promises and agreements under this Mortgage and under the Agreement. If I keep the promises and agreements listed in (A) through (C) shows and Lender's obligation to make Advances under the Agreement has							
	If I keep the promises and agreements listed in (A) through (C) above and Lender's obligation to make Advances under the Agreement has terminated Mortgage and the transfer of my rights in the Property will become void and will end. This Mortgage secures only the promises and agreements listed through (C) above even though I may have other agreements with Lender.							greements listed in (/
			•	_				
LE	Ħ	an Event of Default	ORROWER FAILS TO (as defined below) oc	curs, Lender i	may terminate the	Account and require	that I pay immediately the entire a	mount then remainin
	u	inpaid under the Agr	reement and under this diste Payment in Full."	e Morigage. Li	ender may take the	se actions without m	alding any further demand for paym	ent. This requiremen
			-		Houdon events ch	ill constitute on "Eve	ot of Defection	
	^		ler, the occurrences o ou to meel the repays			N CONSULNE BY CYC	III OI DOIALAE .	
		(B) Fraud or ma	sterial misrepresentāti	ion by you in a	connection with the	Account, applicatio	n for the Account or any financial	information requeste
		(C) Any action of	on 15 of the Agreemen or failure to act by you	which adven	sely affects Lende	r's security for the Ad	count or any right of Lender in su	ch security, including
		without limit	ation, the failure by vo	u to maintain	insurance on the	Property as required	by this Mortgage, or the voluntary idemnation shall constitute involun	OF INVOIUNTERY SAIG C
		Mortgage.						
	li	I fall to make Imme	diate Payment in Full,	Lender may a	ell the Property at	a public auction. The	public auction will be held at the fr	ant or main door of the
	•	ar éa agu umh as it s	age fit at this public as	uction. The Pr	poerty will be sold	to the highest bidde	(the "auctioneer") may sell the Pro at the public auction. The Lender	L WSA pici es sue bribe
auction, and if the Lender is the highest bidder, the Property will be purchased for credit against the balance due from Borrower. Notice of the time, place and terms of sale will be given by publishing the notice with a description of the Property once a week for three (weeks in a newspaper published in the county or counties in which the Property is located. The Lender or auctioneer shall have the power s								
							DOMBL BUILD STREET OLIVY I	
	convey by deed or other instrument all of my rights in the Property to the buyer (who may be the Lender) at the public auction, and use the money rec pay the following amounts: (1) all expenses of the sale, including advertising and selling costs and attorney's and auctioneer's fees;							the money received t
 (2) all amounts that I owe Lender under the Agreement and under this Mortgage; and (3) any surplus, that amount remaining after paying (1) and (2), will be paid to the Sorrower or as may be required If the money received from the public sale does not pay all of the expenses and amounts I owe Lender under the Agree 							r or as may be required by law.	
	1	the money receive	d from the public sale ounts remaining due s	oces not per	/ all of the expens	es and amounts I ow	e Lender under the Agreement a	nd this Mortgage, I wi
			_	HIOT ¥10 5410,	_{रामक} प्रत्याच्या का प्राप्त	- are present at a lot M	- 	
DE	Ī		cribed in (A) through_(.				001blanc 31-5	25A51
			ich is located atB		rush Cree	ek rarms -	Columbiana, Alah	ama 33031
			Chalb	_	1. m m	Alabama	ADDRESS	
	7	This property is in	Shelby	County	In the State of	UTGNERIC	It has the following legal de	scription:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF BY REFERENCE.

MINCENT, MASTY, ARNOLD & WHALEY, P.C.
P. O. BOX 2784

[If the property is a condominium, the following must be completed:] This property is part of a condominium project known as N/A (called the "Condominium Project"). This property includes my unit and all of my rights in the common elements of the Condominium Project;

(B) All buildings and other improvements that are located on the property described in paragraph (A) of this section;

(C) All rights in other property that I have as owner of the property described in paragraph (A) of this section. These rights are known as "easements, rights and appurtanences attached to the property";

and appurtenances attached to the property";

(D) All rents or royalties from the property described in paragraphs (A) and (B) of this section;

(E) All mineral, oil and gas rights and profits, water rights and water stock that are part of the property described in paragraph (A) of this section;

(F) All rights that I have in the land which lies in the streets or roads in front of, or next to, the property described in paragraph (A) of this section;

(G) All fixtures that are now or in the future will be on the property described in paragraphs (A) and (B) of this section, and all replacements of and additions to those fixtures, except for those fixtures, replacements or additions that under the law are "consumer goods" and that i acquire more than twenty (20) days after the date of the Agreement;

(H) All of the rights and property described in paragraphs (A) through (F) of this section that I acquire in the future;

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(1) All replacements of or additions to the property described in paragraphs (B) through (F) and paragraph (H) of this section; and

(J) All judgments, awards and settlements arising because the property described in paragraphs (A) through (I) of this section has been condemned or damaged in whole or in part (including proceeds of insurance); provided, however, that any sum received by Lender will be applied to any amounts which I owe under the Agreement.

BORROWER'S RIGHTS TO MORTGAGE THE PROPERTY AND BORROWER'S OBLIGATION TO DEFEND OWNERSHIP OF THE PROPERTY

I promise that except for the "exceptions" listed in the description of the Property: (A) I lawfully own the Property; (B) I have the right to mortgage, grant and convey the Property to Lender; and (C) there are no outstanding claims or charges against the Property.

I give a general warranty of title to Lender. This means that I will be fully responsible for any losses which Lender suffers because someone other than myself has some of the rights in the Property which I promise that I have. I promise that I will defend my ownership of the Property against any claims of such rights.

I promise and I agree with Lender as follows:

1. BORROWER'S PROMISE TO PAY AMOUNTS ADVANCED UNDER THE AGREEMENT AND FINANCE CHARGES, AND TO FULFILL OTHER PAYMENT OBLIGATIONS

I will promptly pay to Lender when due: all amounts advanced under the Agreement; late charges and other charges as stated in the Agreement and any amounts expended by Lender under this Mortgage.

2. LENDER'S APPLICATION OF BORROWER'S PAYMENTS

Unless the law requires or Lender chooses otherwise, Lender will apply each of my payments under the Agreement and under Paragraph 1 above in the following order and for the following purposes:

(A) First to pay finance charges then due under the Agreement, and

(B) Next, to late and other charges, if any; and

(C) Next, to Lender's costs and expenses, if any; and

D) Next, to pay any Advances made under the Agreement or payments made under this Mortgage.

3. BORROWER'S OBLIGATION TO PAY CHARGES AND ASSESSMENTS AND TO SATISFY CLAIMS AGAINST THE PROPERTY

I will pay all taxes, assessments, and any other charges and fines that may be imposed on the Property and that may be superior to this Mortgage. I will also make payments due under my lease if I am a tenant on the Property and I will pay ground rents (if any) due on the Property. I will do this by making payments, when they are due, directly to the persons entitled to them. (in this Mortgage, the word "person" means any person, organization, governmental authority, or other party.) Upon request, I will give Lender a receipt which shows that I have made these payments.

Any claim, demand or charge that is made against property because an obligation has not been fulfilled is known as a "lien." I will promptly pay or satisfy all liens against the Property that may be superior to this Mortgage. However, this Mortgage does not require me to satisfy a superior lien if: (a) I agree, in writing, to pay the obligation which gave rise to the superior lien and Lender approves the way in which it agree to pay that obligation; or (b) I, in good faith, argue or defend against the superior lien in a lawsuit so that, during the lawsuit, the superior lien may not be enforced and no part of the Property must be given up.

Condominium Assessments

If the Property includes a unit in a Condominium Project, I will promptly pay when they are due all assessments imposed by the owners association or other organization that governs the Condominium Project. That association or organization will be called the "Owners Association."

. A. BORROWER'S OBLIGATION TO OBTAIN AND TO KEEP HAZARD INSURANCE ON THE PROPERTY

(A) Generally

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(A) Generally will obtain hazard insurance to cover all buildings and other improvements that now are or in the luture will be located on the Property. The insurance must cover loss or damage caused by fire, hazards normally covered by "extended coverage" hazard insurance policies, and other hazards for which Lender requires coverage. The insurance must be in the amounts and for the periods of time required by Lender. Lender may not require me to obtain an amount of coverage that is more than the value of all buildings and other improvements on the Property.

I may choose the insurance company, but my choice is subject to Lender's approval. Lender may not refuse to approve my choice unless the refusal is reasonable. All of the insurance policies and renewals of those policies must include what is known as a "standard mortgages clause" to protect Lender. The form of all policies and the form of all renewals must be acceptable to Lender. Lender will have the right to hold the policies and renewals.

I will pay the premiums on the insurance policies by paying the insurance company directly when the premium payments are due. If Lender requires, I will promptly give Lender all receipts of paid premiums and all renewal notices that I receive.

If there is a loss or damage to the Property, I will promptly notify the insurance company and Lender. If I do not promptly prove to the insurance company that the loss or damage occurred, then Lender may do so.

The amount paid by the insurance company is called " proceeds." The proceeds will be used to reduce the amount that I owe to Lender under the Agreement and this Mortgage, unless Lender and I have agreed to use the proceeds for repairs, restoration or otherwise.

The Lender has the authority to settle any claim for insurance benefits and to collect the proceeds. Lender then may use the proceeds to reduce the amount that I owe to Lender under the Agreement and under this Mortgage or to repair or restore the Property as Lender may see fit.

If any proceeds are used to reduce the amount that I owe to Lender under the Agreement, that use will not delay the due date or change the amount of any of my monthly payments under the Agreement and this Mortgage. However, Lender and I may agree in writing to those delays or changes.

If Lender acquires the Property by purchase at foreclosure sale, all of my rights in the insurance policies will belong to Lender. Also, all of my rights in any proceeds which are paid because of damage that occurred before the Property is acquired by Lender will belong to Lender. However, Lender's rights in those proceeds will not be greater than the amount that I owe to Lender under the Agreement and under this Mortgage.

(B) Agreements that Apply to Condominiums

(i) If the Property Includes a unit in a Condominium Project, the Owners Association may maintain a hazard insurance policy which covers the entire Condominium Project. That policy will be called the "master policy." So long as the master policy remains in effect and meets the requirements stated in this Paragraph 4: (a) my obligation to obtain and to keep hazard insurance on the Property is satisfied; and (b) if there is a conflict, concerning the use of proceeds, between (1) the terms of this Paragraph 4, and (2) the law or the terms of the declaration, by-laws, regulations or other documents creating or governing the Condominium Project, then that law or the terms of those documents will govern the use of proceeds. I will promptly give Lender notice if the master policy is interrupted or terminated. During any time that the master policy is not in effect, the terms of (a) and (b) of this subparagraph 4(B) (i) will not apply.

(ii) If the Property includes a unit in a Condominium Project, it is possible that proceeds will be paid to me instead of being used to repair or to restore the Property. I give Lender my rights to those proceeds. All of the proceeds described in this subparagraph 4(B) (ii) will be paid to Lender and will be used to reduce the amount that I owe to Lender under the Agreement and under this Mortgage. If any of those proceeds remain after the amount that I owe to Lender has been paid in full, the remaining proceeds will be paid to me. The use of proceeds to reduce the amount that I owe to Lender will not be a prepayment that is subject to the prepayment charge provisions, if any, under the Agreement.

5. BORROWER'S OBLIGATION TO MAINTAIN THE PROPERTY AND TO FULFILL OBLIGATIONS IN LEASE, AND AGREEMENTS ABOUT CONDOMINIUMS

(A) Agreements about Maintaining the Property and Keeping Promises in Lease

I will keep the Property in good repair. I will not destroy or substantially change the Property, and I will not allow the Property to deteriorate. If I do not own but am a tenant on the Property, I will fulfill my obligations under my lease.

(B) Agreements that Apply to Condominiums

If the Property is a unit in a Condominium Project, I will fulfill all of my obligations under the declaration, by-laws, regulations and other documents that create or govern the Condominium Project. Also, I will not divide the Property into smaller parts that may be owned separately (known as "partition or subdivision"). I will not consent to certain actions unless I have first given Lender notice and obtained Lender's consent in writing. Those actions are:

(a) The abandonment or termination of the Condominium Project unless the abandonment or termination is required by law;

(b) Any significant change to the declaration, by-laws or regulations of the Owners Association, trust agreement, articles of incorporation, or other documents that create or govern the Condominium Project, including, for example, a change in the percentage of ownership rights held by unit

owners in the Condominium Project; and

(c) A decision by the Owners Association to terminate professional management and to begin self-management of the Condominium Project.

6. LENDER'S RIGHT TO TAKE ACTION TO PROTECT THE PROPERTY

If: (A) I do not keep my promises and agreements made in this Mortgage, or (B) someone, including me, begins a legal proceeding that may significantly affect Lender's rights in the Property (such as, a legal proceeding in bankruptcy, in probate, for condemnation, or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the Property and Lender's rights in the Property. Lender's actions under this Paragraph 6 may include, for example, obtaining insurance on the Property, appearing in court, paying reasonable attorney's fees, and entering on the Property to make repairs.

I will pay to Lender any amounts, with interest at the same rate stated in the Agreement, which Lender spends under this Paragraph 6. This Mortgage will protect Lender in case I do not keep this promise to pay those amounts, with interest interest on each amount will begin on the date that the amount is spent by Lender. However, Lender and I may agree in writing to terms of payment that are different from those in this paragraph.

Although Lender may take action under this Paragraph 6, Lender does not have to do so.

7. LENDER'S RIGHTS IF BORROWER TRANSFERS THE PROPERTY

If I sell or transfer all or part of the Property or any rights in the Property, Lender will require Immediate Payment in Full.

8. CONTINUATION OF BORROWER'S OBLIGATIONS

My obligations under this Mortgage are binding upon me, upon my heirs and my legal representatives in the event of my death, and upon anyone who obtains my rights in the Property.

Lender may allow a person who takes over my rights and obligations to delay or to change the amount of the monthly payments of principal and interest due under the Agreement or under this Mortgage. Even if Lender does this, however, that person and I will both still be fully obligated under the Agreement and under this Mortgage unless Lender specifically releases me in writing from my obligations. Lender may allow those delays or changes for a person who takes over my rights and obligations, even if Lender is requested not to do so. Lender will not be required to bring a lawsuit against such a person for not fulfilling obligations under the Agreement or under this Mortgage, even if Lender is requested to do so.

9. CONTINUATION OF LENDER'S RIGHTS

Even if Lander does not exercise or enforce any right of Lender under the Agreement, this Mortgage or under the law, Lender will still have all of those rights and may exercise and enforce them in the future. Even if Lender obtains insurance, pays taxes, or pays other claims, charges or liens against the Property, Lender will still have the right to demand that I make Immediate Payment in Full of the amount that I owe to Lender under the Agreement and under this Mortgage.

D. LENDER'S ABILITY TO ENFORCE MORE THAN ONE OF LENDER'S RIGHTS; OBLIGATIONS OF BORROWER; AGREEMENTS CONCERNING CAPTIONS

Each of Lander's rights under this Mortgage is separate. Lender may exercise and enforce one or more of those rights, as well as any of Lender's other rights under the law, one at a time or all at once.

If more than one person signs this Mortgage as Borrower, each of us is fully obligated to keep all of Borrower's promises and obligations contained in this Mortgage. Lender may enforce Lender's rights under this Mortgage against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under the Agreement and under this Mortgage. However, if one of us does not sign the Agreement, then:

(A) that person is signing this Mortgage only to give that person's rights in the Property to Lender under the terms of this Mortgage; and (B) that person is not personally obligated to make payments or to act under the Agreement or under this Mortgage.

The captions and titles of this Morigage are for convenience only. They may not be used to interpret or to define the terms of this Morigage.

11. LAW THAT GOVERNS THIS MORTGAGE

The law that applies in the place that the Property is located will govern this Mortgage. The law of the State of Alabama will govern the Agreement. If any term of this Mortgage or of the Agreement conflicts with the law, all other terms of this Mortgage and of the Agreement will still remain in effect if they can be given effect without the conflicting term. This means that any terms of this Mortgage and of the Agreement which conflict with the law can be separated from the remaining terms, and the remaining terms will still be enforced.

By signing this Mongage I agree to all of the above.

Barry McLean

Chris McLean

STATE OF ALABAMA)	1							
COUNTY OF JEFFERSON)								
the undersigned	, a Notary Public in and for said County, in said State, hereby certify that							
Barry McLean and wife, Chris McLean	, whose name(s)are							
signed to the foregoing instrument, and who <u>ATE</u> known to me, acknowledged before me on this day that, being informed of the contents of								
this instrument,theyexecuted the same voluntarily on the day the same bean date?								
Given under my hand and official seal this 9th day street 1	March , 19 90 .							
Given under my hand and official seal this 9th days for the start of ALABAMA ARYS OF ALABAMA A	A / was Illas							
My commission expires:	Notes Dette							
	Notery Public							
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EXHIBIT "A"

PARCEL I: Lot 9, according to the Survey of Brush Creek Farms, as recorded in Map Book 8, Page 89, in the Office of the Judge of Probate of Shelby County, Alabama.

PARCEL II: Lot 10, according to the Survey of Brush Creek Farms, as recorded in Map Book 8, Page 89, in the Office of the Judge of Probate of Shelby County. LESS AND EXCEPT that part described in Deed Book 352, Page 33, in said Probate Office.

PARCEL III: Commence at the SW corner of the SE-1/4 of the NW-1/4 of Section 21, Township 19 South, Range 2 East, thence run North along the West line of said 1/4-1/4 625.75 feet to the Southwesterly right-of-way of Shelby County Highway \$83; thence 118° 33' to tangent of a curve concaved to the right (having a radius of 1500 feet and delta angle of 23° 53' 50") run along said curve and right-of-way for 625.62 feet; thence 110° 17' 06" right from tangent of said curve run 210.21 feet; thence 72° 49' 37" left run 148.65 feet to the South line of said 1/4-1/4; thence 87° 42' 20" left run 272.05 feet to the point of beginning. Situated in Shelby County, Alabama.

PARCEL IV: A part of the SE-1/4 of the NW-1/4 and the NE-1/4 of the SW-174 of Section 21, Township 19 South, Range 2 East, being more particularly described as follows: Commence at the NW corner of the NE-1/4 of the SW-1/4 of said section; thence run South along the West line of said 1/4-1/4 for 653.51 feet to the South line of the North Half of said 1/4-1/4; thence 92° 07' 34" left, run East along said South line for 924.94 feet to the Southwesterly line as recorded in Deed Book 251, Page 193, in the Office of the Judge of Probate of Shelby County, Alabama; thence 127° 00' 43" left, run Northwesterly along last said line for 311.49 feet; thence 90° 00' right, run 180.0 feet to the Westerly right-of-way of Shelby County Road #83; thence 90° 00' 25" left, run Northwesterly along said right-of-way for 626.06 feet; thence 68° 05' left, run 210.00 feet; thence 72° 46' 32" left, run South for 148.65 feet to the South line of the SE-1/4 of the NW-1/4 of said section; thence 87° 42' 39" right, run 271.79 feet to the point of beginning. Situated in Shelby County, Alabama.

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1. Deed Tax
2. Mtg. Tax
37.50
3. Recording Fee
4. Indexing Fee
5. No Tax Fee
6. Certified Fee

Barry McLean

Chris McLean

NESS: X4

MY COMMUSION FUNDERS ALABAMA T 71.801.
MY COMMUSION FUNDERS ALABAMA T 71.801.
MY COMMUSION FUNDERS ALABAMA T 71.801.
MONDED VINIO SELECTION FOR ALABAMA T 71.801.