## SEND TAX NOTICE TO:

(Name) WILLIAM M. FREDERICK&JANE H. FREDERICK 2401 CROSSVINE ROAD

known to me, acknowledged before me

executed the same voluntarily

A. D., 19\_91

y Public.

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Gene W. Gray. IT.  2100 StuthBridge Parkway. Suite 550  ddrew Directinghon. Alabama. 35209  THAT OF ALABAMA SHELEY COUNTY STATE WITH RECEIPT STATE OF ALABAMA SHELEY COUNTY STATE OF ALABAMA STATE OF ALABAMA STATE OF ALABAMA STATE OF ALABAMA SHELEY COUNTY ALABAMA SHO SPOUSE, CABELL M. ADAMS have in referred to as GRANTEES as joint tenants, with right of survivorship, the following described real estate situated in SHELEY COUNTY, ALABAMA.  SUBJECT TO; Advalorent taxes for the year 1992 which are a lien, but not due and payable until October 1, 1992; Existing easements, rights of way and restrictions of record.  SUBJECT TO; Advalorent taxes for the year 1992 which are a lien, but not due and payable until October 1, 1992; Existing easements, rights of way and restrictions of record.  TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivorship, the proceeds of a linear few state of the parties to this conveyance, that funders the joint lenancy hereby created is severed or terminated during the joint live the intention of the parties to this conveyance, that funders the joint lenancy hereby created is severed or terminated during the joint live the grantees herein in the event one gratee herein survivors the other, the ectire increase in fee simple shall gas to the survivor gratee, the funders that joint demancy hereby created is severed or terminated during the joint live the grantees herein in the event one gratee herein survivor the other, the said GRANTEES, their heirs and assigns forever, against the base of GRANTEES. The live is a said assigns forever, against the lawful claims of all persons.  And I (wa) do fee myself (Goryelves) and fee my loon heirs, executors, and definitions covenant with the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  And I (wa) do fee myself (Goryelves) and fee my loon heirs, executors, and d	his instrument was prepared by			(Address) Birmingham, Alabama 35244 11-7-25-0-001-034.018	
TATE OF ALABAMA  SHELBY  COUNTY  SAME HUNDRED FIFTEEN THOUSAND AND NO/ING  But undersigned grantor or grantors in hand paid by the GRANTEES herein, the receipt whereof is acknowledged, we.  WILLIAM M. ADAMS AND SPOUSE, CABELL M. ADAMS  Mercin referred to as grantors do grant, bargin, seel and convey unto  WILLIAM M. REDERICK AND JANE H. FREDERICK  Mercin referred to as GRANTEES as joint tenants, with right of survivership, the following described real estate situated in  SHELBY  County, Alabama to wit:  LOT 2, ACCORDING TO THE SURVEY OF THE SECOND ADDITION TO RIVERCHASE  WEST, AS RECORDED IN MAP BOOK 7, PAGE 59 IN THE PROBATE OFFICE OF  SHELBY COUNTY, ALARAMA.  TO HAVE AND TO HOLD Used the said GRANTEES as joint tenants, with right of survivorship, their heirs and assigns, forever: it be the intention of the parties to this conveyance, that lunkess the joint tenants, with right of survivorship, their heirs and assigns, forever: it be the intention of the parties to this conveyance, that lunkess the joint tenants, with right of survivorship, their heirs and assigns, forever: it be the intention of the parties to this conveyance, that lunkess the joint tenants, with right of survivorship, their heirs and assigns, forever: it be the intention of the parties to this conveyance, that lunkess the joint tenants, with right of survivorship, their heirs and assigns forever: it be the intention of the parties to this conveyance, that lunkess the joint tenants, with right of survivorship, their heirs and assigns forever. Spain the analysis of the survivors grantest foreigns are vive the date, the earlier interest in fee simple shall pass to the survivors grantest foreigns are vive the date, the survivor the date, the survivor the subtract the theory that the level is the survivor the date, the survivor that they are free from all encombrances, unless other raise in the survivor that the vive the sur	ame)			·	
STATE OF ALABAMA SHELBY COUNTY  SHOW ALL MEN BY THESE PRESENTS, SHELBY COUNTY  Author consideration of ONE HUNDRED FIFTREN THOUSAND AND NO/100———————————————————————————————————		•	•		
NOW ALL MEN BY THESE PRESENTS.  KNOW ALL MEN BY THESE PRESENTS.  ALLIE OF ALABAMA SHELBY COUNTY  Note in consideration of ONE HUNDRED FIFTERN THOUSAND AND NO/100———————————————————————————————————	mro	3AT			
SHELBY COUNTY ROW ALL MEN BY THESE PHISSENTS.  That in consideration of ONE HUNDRED FIFTEEN THOUSAND AND NO/IGG Decided we will consideration of ONE HUNDRED FIFTEEN THOUSAND AND NO/IGG Decided we will have a consideration of grantors in hand paid by the GRANTEES herein, the receipt whereof is acknowledged, we will LIAM M. PREDERICK AND JANE H. PREDERICK  WILLIAM M. PREDERICK AND JANE H. PREDERICK  METCHIAM P. PREDERICK AND JANE H. PREDERICK  SHELRY COUNTY, Alabama to wit:  LOT 2, ACCORDING TO THE SURVEY OF THE SECOND ADDITION TO RIVERCHASE WEST, AS RECORDED IN MAP BOOK 7, PAGE 59 IN THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA.  SHELRY COUNTY, ALABAMA.  SHELRY COUNTY, ALABAMA.  SUBJECT TO: Advalorem taxes for the year 1992 which are a lien, but not due and payable until October 1, 1992; Existing easements, rights of way and restrictions of record.  2 May 16 Dect 17 Mg 16 Dect 18 Second 1992; Existing easements, rights of way and restrictions of record.  3 92,000.00 of the consideration was paid from the proceeds of a mortgage loan.  TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivership, their heirs and assigns, forever; it be the indention of the parties to this conveyance, that funders the joint tenancy hereby created is severed or terminated during the joint time grantees herein shall take at tenants in common.  And I two doer my service when the parties and assigns of the grantees herein shall have at tenants in common.  And I wad for grayeff (overselved and for my (corn here; a second and ministra shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons. In WITNESS WHEREOF, WE have hereunto set OUR handled and scalad, this 25TH CARLETTY 1115 (Scalad 1918)	ARRANTY	DEED, JOINT TENANTS WITH RIGHT (	)FSURVIVORSINP - LICUM LILLE I	NSURANCE	
TO HAVE AND TO HOLD Use the said GEANTEES as joint tenants, with right of survivership, their beirn and assigns, forever; it the intention of the parties to this consequence, that lunders are signed to the intention of the parties to this conveyance, that lunders are signed to the intention of the parties to this conveyance, the lunders here in description that are all survivers as joint tenants, with right of survivership, the following described real estate situated in SHELRY  County, Alabama to wit:  LOT 2, ACCORDING TO THE SURVEY OF THE SECOND ADDITION TO RIVERCHASE WEST, AS RECORDED IN MAP BOOK 7, PAGE 59 IN THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA.  SUBJECT TO; Advalorem taxes for the year 1992 which are a lien, but not due and payable until October 1, 1992; Existing easements, rights of way and restrictions of record.  1. Deed in 1, 1992; Existing easements, rights of way and restrictions of record.  2. Mig las green for the side of the side		>	KNOW ALL MEN BY THESI	E PRESENTS,	
athe undersigned granter or granters in hand paid by the GRANTEES herein, the receipt whereof is acknowledged, we.  WILLIAM M. ADAMS AND SPOUSE, CABELL M. ADAMS  Mercin referred to as grantered do grant, bargain, sell and convey unto  WILLIAM M. FREDERICK AND JANE H. FREDERICK  MULLIAM M. FREDERICK AND JANE H. FREDERICK  SHELBY COUNTY, ACCORDING TO THE SURVEY OF THE SECOND ADDITION TO RIVERCHASE WEST, AS RECORDED IN MAP BOOK 7, PAGE 59 IN THE PROBATE OFFICE OF  SHELBY COUNTY, ALABAMA.  SUBJECT TO;  Advalorem taxes for the year 1992 which are a lien, but not due and payable until October 1, 1992;  Existing easements, rights of way and restrictions of record.  SHELBY COUNTY, ALABAMA.  TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivership, their heir and assigns for the granter of the intention of the parties to this conveyance, that landers the joint luminary hereby created is severed or terminated during the joint live the intention of the parties to this conveyance, that landers the joint luminary hereby created is severed or terminated during the joint live the intention of the parties to this conveyance, that landers the joint luminary hereby created is severed or terminated during the joint live the intention of the parties to this conveyance, that landers the joint live the intention of the parties.  TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivership, their heir and assigns. In the said dark providers the said assigns the service search as tenants in common.  And I level do for myself (ourselves) and convey the same as aforesaid; that I level will and my four heirs, executors, and administra should be a serviced to the said GRANTEES, their his rais administra to covenant with the said GRANTEES, their his rais aliences the					
WILLIAM M. ADAMS AND SPOUSE, CABELL M. ADAMS  Percia referred to as grantered dog grant, bergain, sell and convey unto  WILLIAM M. FREDERICK AND JANE H. FREDERICK  PROPERTY OF THE SELL AND JANE H. FREDERICK  PROPERTY OF THE SELL AND JANE H. FREDERICK  SHELBY  County, Alabama to wit:  LOT 2, ACCORDING TO THE SURVEY OF THE SECOND ADDITION TO RIVERCHASE WEST. AS RECORDED IN MAP BOOK 7, PAGE 59 IN THE PROBATE OFFICE OF  SHELBY COUNTY, ALABAMA.  SUBJECT TO;  Advalorem taxes for the year 1992 which are a lien, but not due and payable until October 1, 1992;  Existing easements, rights of way and restrictions of record.  2 May 10 Ma	hat in cor	nsideration of <u>ONE HUNDR</u>	ED FIFTEEN THOUSAND AN	D NO/100	DOLLA
MILLIAM M. FREDERICK AND JANE H. FREDERICK  Ascerding referred to as GRANTEES) as joint tenants, with right of survivorship, the following described real estate situated in SHELBY  County, Alabama to wit:  LOT 2, ACCORDING TO THE SURVEY OF THE SECOND ADDITION TO RIVERCHASE WEST, AS RECORDED IN MAP BOOK 7, PAGE 59 IN THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA.  SUBJECT TO; Advalorem taxes for the year 1992 which are a lien, but not due and payable until October 1, 1992; Existing easements, rights of way and restrictions of record.  2. May lab 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	the und	ersigned grantor or grantors in ha	and paid by the GRANTEES herein,	the receipt whereof is acknowledged, we.	
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SHELBY COUNTY, ALABAMA.  SUBJECT TO; Advalorem taxes for the year 1992 which are a lien, but not due and payable until October 1, 1992; Existing easements, rights of way and restrictions of record.  2. Mig Tax 2. Mig Tax 3. Recording fee 4. Indexing fee 5. Mo Tax fee 6. Certified fee 1.00  Total  TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivorship, their heirs and assigns, forever; it be the intention of the parties to this conveyance, that londers the joint tenancy hereby created is severed or terminated during the joint live the grantees herein in the event one grantee, then the right of survivorship, their heirs and assigns, so the surviving grantee, it is no edoes not survive the other, then the heirs and assigns of the grantees herein survive the other, then the heirs and assigns to the surviving grantee, and assigns, that I am twe are lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise me above; that I (we) have a good right to sell and convey the same as aforeasid; that I twee will and pass much to the said GRANTEES, their heirs and administrators covenant with the said GRANTEES, their habove; that I (we) have a good right to sell and convey the same as aforeasid; that I twee will and pass much to the said GRANTEES. The heirs and administrators covenant with the said GRANTEES, their habove; that I (we) have a good right to sell and convey the same as aforeasid; that I twee will and yell claims of all persons.  IN WITNESS WHEREOF. WE have hereunto set. OUR handlel and sealist, this 25TH  WITNESS:  SELUFIAL MESS (Seal)  Geal)  Geal  Grante of Alabama  JEFFERSON COUNTY  Geal  Geal  Granteet Alabama  JEFFERSON COUNTY					
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\$ 92,000.00 of the consideration was paid from the proceeds of a mortgage loan.  TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivorship, their heirs and assigns, forever, it be the intention of the parties to this conveyance, that lunless the joint tenancy hereby created is severed or terminated during the joint live the grantees herein) in the event one grantee herein survives the other, the entire interest in fee simple shall lake as tenants in common.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their had assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise m above; that I (we) have a good right to sell and convey the same as aforeasid; that I twel will and my (our) heirs, executors and administrators covenant with the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, WE have hereunto set. OUR hand(s) and seal(s), this 25TH  day of OCTOBER 19 91  WITNESS:  Still If Al. SHEEV L. WE have hereunto set. OUR hand(s) and seal(s), this 25TH  GRANTEEY THIS (Seal)  CABELL M. ADAMS  CABELL M. ADAMS  CABELL M. ADAMS	8				
\$ 92,000.00 of the consideration was paid from the proceeds of a mortgage loan.  TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivorship, their heirs and assigns, forever; it be the intention of the parties to this conveyance, that funless the joint tenancy hereby created is severed or terminated during the joint live the grantees herein in the event one grantee herein survives the other, the entire interest in femiles that bass to the surviving grantee; if one does not survive the other, then the heirs and assigns of the grantees herein shall take as tenants in common.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise mabove; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administral shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, WE have hereunto set OUR hand(s) and seal(s), this 25TH  day of OCTOBER 1991  WITNESS:  Still OF ALA, SHELBY (L. SHELB				5. No Tax Fee _	1.0
TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivorship, their heirs and assigns, forever; it be the intention of the parties to this conveyance, that lunless the joint tenancy hereby created is severed or terminated during the joint live the grantees herein in the event one grantee herein survives the other, the entire interest in fee simple shall pass to the surviving grantee, if one does not survive the other, then the heirs and assigns of the grantees herein shall take as tenants in common.  And I (well do for myself (ourselves) and for my four) heirs, executors, and administrates covenant with the said GRANTEES, their had assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise me above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrates and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, WE have hereunto set OUR hand(s) and seal(s), this 25TH  WITNESS:  SAIL OF ALABAMA  JEFFERSON COUNTY (Seal)  (Seal)  GRANTEES as joint tenants, with right of survivorship, their heirs and assigns forever, against the lawful claims of all persons.  WILLIAM M. ADAMS  CABELL M. ADAMS  CABELL M. ADAMS	ؽؚ			Total	1243
TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivorship, their heirs and assigns, forever; it but the intention of the parties to this conveyance, that lunless the joint tenancy hereby created is severed or terminated during the joint live the grantees herein in the event one grantee herein survives the other, the entire interest in fee simple shall pass to the surviving grantee, if one does not survive the other, then the heirs and assigns of the grantees herein shall tas as tenants in common.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their had assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise madove; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administra shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, WE have hereunto set OUR hand(s) and seal(s), this 25TH  WITNESS:  SAIE BEAL A. SHELEY (L. SEAL)  CABELL M. ADAMS  GRANTEES (Seal)	င္သာ	6 02 000 00 of 61	se concideration was no	aid from the proceeds of a	6
TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivorship, their heirs and assigns, forever; it be the intention of the parties to this conveyance, that funless the joint tenancy hereby created is severed or terminated during the joint live the grantees herein) in the event one grantee herein survives the other, the entire interest in fee simple shall pass to the surviving grantee, if one does not survive the other, then the heirs and assigns of the grantees herein shall kee as tenants in common.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their had assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise no above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators covenant with the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, WE have hereunto set OUR hand(s) and seal(s), this 25TH day of OCTOBER 19 91  WITNESS:  Still A. SHELEY I. (Seal)  WILLIAM M. ADAMS  WILLIAM M. ADAMS  GRANTEES (Seal)	¥		te consideration was po	ata from the proceeds of a	•
the intention of the parties to this conveyance, that lunless the joint tenancy hereby created is severed or terminated during the joint live the grantees herein) in the event one grantee herein survives the other, the entire interest in fee simple shall pass to the surviving grantee, if one does not survive the other, then the heirs and assigns of the grantees herein shall take as tenants in common.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their had assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise makes that I (we) have a good right to sell and convey the same as aforesaid; that I twel will and my (our) heirs, executors and administra shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, WE have hereunto set OUR hand(s) and seal(s), this 25TH  day of OCTOBER 1991  WITNESS:  SAIL OF ALABAMA (Seal)  Geal)  GEALL M. ADAMS  CABELL M. ADAMS  CABELL M. ADAMS	2				2
the intention of the parties to this conveyance, that (unless the joint tenancy hereby created is severed or terminated during the joint live the grantees herein) in the event one grantee herein survives the other, then the heirs and assigns of the grantees herein shall take as tenants in common.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their hand assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise nu above; that I (we) have a good right to sell and convey the same as aforesaid; that I twe) will and my (our) heirs, executors and administrations that I we have a good right to sell and convey the same as aforesaid; that I twe) will and my (our) heirs, executors and administrations shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, WE have hereunto set OUR hand(s) and seal(s), this 25TH  day of OCTOBER 19 91  WITNESS:  SAIL UF ALA SHELBY [L. WILLIAM MY. ADAMS  GEALL M. ADAMS  GEALL M. ADAMS  CABELL M. ADAMS  CABELL M. ADAMS					_
the grantees herein] in the event one grantee herein survives the other, the entire interest in fee simple shall pass to the surviving grif one does not survive the other, then the heirs and assigns of the grantees herein shall take as tenants in common.  And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless other above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and adm shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, WE have hereunto set OUR hand(s) and seal(s), this 25TH  day of OCTOBER , 19 91  WITNESS:  SAIR OF ALABAMA  JEFFERSON COUNTY  (Seal)  CABELL M. ADAMS  CABELL M. ADAMS  CABELL M. ADAMS	тол	mortgage loan.	said GRANTEES as joint tenants, v	with right of survivorship, their heirs and assi	gns, foreve
And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their ad assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise sove; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors and administrators that I (we) will and my (our) heirs, executors, and administrators that I (we) will and my (our) heirs, executors, and administrators that I (we) will and my (our) heirs, executors, and administrators that I (we) will and my (our) heirs, executors, and administrators that I (we) will and my (our) heirs, executors, and administrators that I (we) will and my (our) heirs, executors, and administrators that I (we) will and my (our) heirs, e	e gran	tees herein) in the event one grad	ntee herein survives the other, the <b>e</b>	ntire interest in fee simple shall pass to the si	rviving grantes
and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise responses that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrated and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.  IN WITNESS WHEREOF, WE have hereunto set OUR hand(s) and seal(s), this 25TH  day of OCTOBER 19 91  WITNESS:  Still BEALA, SHELBY II.  STATE OF ALABAMA  JEFFERSON COUNTY  (Seal)  GRANTEES (Seal)  CABELL M. ADAMS  CABELL M. ADAMS		d I (we) do for myself (ourselves)	and for my (our) heirs, executors, as	nd administrators covenant with the said GR.	ANTEES, their
witness:  Still Of Al A. SHELBY (1.  STATE OF ALABAMA  JEFFERSON COUNTY OF ROBATE  JEFFERSON COUNTY A series and assigns forever, against the lawful claims of all persons.  OUR hand(s) and seal(s), this 25TH  And (s) and seal(s), this 25TH  OUR hand(s) and seal(s), this 25TH  OUR h	And	about the second landed by	eized in fee simple of said premises; all and convey the same as aforesaid	; that they are free from all encumbrances, ut ; that I (we) will and my (our) heirs, executor	Ness otherwise ก rs and administra
WITNESS:  SAIL DE ALA SHELBY LL.  SERTHEY THIS (Seal)  WILLIAM M. ADAMS  WILLIAM M. ADAMS  CABELL M. ADAMS  CABELL M. ADAMS  CABELL M. ADAMS	and assig	hat I (we) have a good right to se	· · · · · · · · · · · · · · · · · · ·	igns forever, against the lawful claims of all pe	rsons.
SAIL OF ALA SHELBY (L.  SAIL OF ALA SHELBY (L.  SERTIFY THIS  CERTIFY THIS  (Seal)  WILLIAM M. ADAMS  (Seal)  STATE OF ALABAMA  JEFFERSON COUNTY  (Seal)  CABELL M. ADAMS	and assig	hat I (we) have a good right to se	said GRANTEES, their heirs and ass		
SAIL OF ALA. SHELBY L.  SAIL OF ALA. SHELBY L.  SAIL OF ALA. SHELBY L.  SERTIFY THIS (Seal)  WILLIAM M. ADAMS  WILLIAM M. ADAMS  (Seal)  CABELL M. ADAMS  JEFFERSON COUNTY  CABELL M. ADAMS	and assig above: tl ahall war	hat I (we) have a good right to se rrant and defend the same to the s	O.V.D.		
91 DEC -9 PH 1: 29  STATE OF ALABAMA  JEFFERSON COUNTY PROBATE  JEFFERSON COUNTY PROBATE	and assig above; tl ahall war IN	hat I (we) have a good right to serrant and defend the same to the s  WITNESS WHEREOF, WE	have hereunto setOUR		
91 DEC -9 PH 1: 29  STATE OF ALABAMA  JEFFERSON COUNTY  ORDATE  STATE OF ALABAMA  JEFFERSON COUNTY  ORDATE  ORDATE  CABELL M. ADAMS	and assig above: the shall war IN '	hat I (we) have a good right to serrant and defend the same to the s WITNESS WHEREOF, WE OCTOBER	have hereunto setOUR , 19_91		
91 DEC -9 PH 1: 29  STATE OF ALABAMA  JEFFERSON COUNTY  ORDER  (Seal)  CABELL M. ADAMS  CABELL M. ADAMS	and assig above: the shall war IN '	hat I (we) have a good right to serrant and defend the same to the s WITNESS WHEREOF, WE OCTOBER	have hereunto setOUR , 19_91		TH
STATE OF ALABAMA  JEFFERSON COUNTY  CABELL M. ADAMS  CABELL M. ADAMS	and assig above: the shall war IN '	hat I (we) have a good right to serrant and defend the same to the s WITNESS WHEREOF, WE OCTOBER	have hereunto setOUR , 19_91		TH
STATE OF ALABAMA  JEFFERSON COUNTY  CABELL M. ADAMS  CABELL M. ADAMS	and assig above: the shall war IN '	hat I (we) have a good right to serrant and defend the same to the service witness whereof, we october  Serial life in the service with the se	have hereunto set OUR  19 91  SHELBY [L. FY THIS (Seal) T WAS I II II		TH
	and assignation and assignatio	hat I (we) have a good right to serrant and defend the same to the serrant and defend the serrant and d	have hereunto set OUR  19 91  SHELBY [L. FY THIS (Seal)  T WAS I II II (Seal)  PH 1: 29		TH
	and assignation and assignatio	hat I (we) have a good right to serrant and defend the same to the serrant and defend the serrant and d	have hereunto set OUR  19 91  SHELBY [L. FY THIS (Seal)  T WAS I II II (Seal)  PH 1: 29		TH
	and assignation and assignatio	hat I (we) have a good right to serrant and defend the same to the serrant and defend the serrant and d	have hereunto set OUR  19 91  SHELBY [L. FY THIS (Seal)  T WAS I II II (Seal)  PH 1: 29		TH

72

day of\_

THEY

COTOBER

signed to the foregoing conveyance, and who ARE

25TH

whose name 5\_\_\_ARE

on the day the same bears date.

on this day, that, being informed of the contents of the conveyance \_\_\_\_

Given under my hand and official seal this\_