## SEND TAX NOTICE TO:

A. D., 19<u>92</u>

,	(Name) Vernon K. Furlow
his instrument was prepared by	(Address) 240 Park Place Way
(ame) Courtney Mason & Associates,	Alabaster, Alabama 35007
ddress) 100 Concourse Parkway Suite	
rm 1-1-5 Rev. 5/82 Birmingham, Alabama 352	
Shelby COUNTY	ALL MEN BY THESE PRESENTS, \$79,000.00
hat in consideration of SEVENTY NINE THOUSA	AND AND NO/100THSDOLLARS
the undersigned grantor or grantors in hand paid by the Rickey Douglas d/b/	e GRANTEES herein, the receipt whereof is acknowledged, we, a Douglas Builders
erein referred to as grantors) do grant, bargain, sell and e	convey unto
Vernon K. Furlow an	nd wife, Karen C. Furlow
erein referred to as GRANTEES) as joint tenants, with a	right of survivorship, the following described real estate situated in
Shelby	County, Alabama to-wit:
elby County, Alabama.	te Office of Shelby County, Alabama; being situated in ent taxes, restrictions, set-back lines, rights of way,
mitations, if any, of record.	ent taxes, restrictions, set—back rines, rights or way,
multaneously herewith.	chase price was paid from a mortgage loan closed
ITO DEODEDTY IO NOT HOMEGTEAD DEODE	EDTY OF DICKEY DOMES AS DEFINED BY THE CODE OF
	ERTY OF RICKEY DOUGLAS AS DEFINED BY THE CODE OF
	Inst # 1992-14519
	Inst # 1992-14519 07/20/1992-14519
	Inst # 1992-14519 07/20/1992-14519 01;48 PM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE
HIS PROPERTY IS NOT HOMESTEAD PROPELABAMA.	Inst # 1992-14519 07/20/1992-14519
TO HAVE AND TO HOLD Unto the said GRANTER in intention of the parties to this conveyance, that (unless grantees herein) in the event one grantee herein survivence does not survive the other, then the heirs and assign And I (we) do for myself (ourselves) and for my (our and assigns, that I am (we are) lawfully seized in fee simple to be that I (we) have a good right to sell and convey the	Inst # 1992-14519 07/20/1992-14519 01;48 PM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE
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TO HAVE AND TO HOLD Unto the said GRANTER intention of the parties to this conveyance, that (unlete grantees herein) in the event one grantee herein survione does not survive the other, then the heirs and assign And I (we) do for myself (ourselves) and for my (our ind assigns, that I am (we are) lawfully seized in fee simple to that I (we) have a good right to sell and convey the last warrant and defend the same to the said GRANTEES IN WITNESS WHEREOF, I have here	Inst. # 1992-14519  O7/20/1992-14519  O1;48 PM CERTIFIED  SHELBY COUNTY JUDGE OF PROBATE  DO1 MCD 10.50  ES as joint tenants, with right of survivorship, their heirs and assigns, forever; it being ess the joint tenancy hereby created is severed or terminated during the joint lives of vives the other, the entire interest in fee simple shall pass to the surviving grantee, and gns of the grantees herein shall take as tenants in common.  Theirs, executors, and administrators covenant with the said GRANTEES, their heirs uple of said premises; that they are free from all encumbrances, unless otherwise noted he same as aforesaid; that I (we) will and my (our) heirs, executors and administrators is, their heirs and assigns forever, against the lawful claims of all persons.  The manufacture of the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators is, their heirs and assigns forever, against the lawful claims of all persons.
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Given under my hand and official total thing H. MASON, JR. MY COMMISSION EXPIRES