STATE OF ALABAMA — UNIFORM COMMERCIAL CODE — FINANCING STATEMENT FORM UCC-1 ALA.

Important: Read Instructions on Back Before Filling out Form.

| | | | · |
|---|--|--|--|
| The Debtor is a transmitting utility as defined in ALA CODE 7-9-105(n). | No. of Additional Sheets Presented: | | This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code. |
| Return copy or recorded original to: | | | THIS SPACE FOR USE OF FILING OFFICER Date, Time, Number & Filing Office |
| Alabama Power Company | | | |
| 600 North 18th Street | | | |
| Birmingham, Alabama 3529 | | | |
| Attention: | | | |
| Dra poid Appt # | | | <u> </u> |
| Pre-paid Acct. # 2. Name and Address of Debtor | - (Last Name First | if a Person) | |
| CARR DIANE C. | | | |
| 916 Ruget Pine Da | | | M M H M M M M M M M M M M M M M M M M M |
| CARR, DIANE C. 916 BURNT Pine DR. Maylene, AL 35114 | | | о о и и и и и и и и и и и и и и и и и и |
| "MY ENE, AL 35114 | 7 . | |) |
| | | | |
| Social Security/Tax ID # | IY) (Last Name First | if a Pareon) | |
| ZA. Name and Address of Debtor (IF AN | (East Maine Frist | il a reisolij | * 74 2 8 |
| | | | |
| | | | |
| • | | | |
| | | | |
| Social Security/Tax ID # | | | |
| ☐ Additional debtors on attached UCC-E | | | |
| 3. SECURED PARTY) (Last Name First if a Person) | | , ,,,' · · · · · · · · · · · · · · · · · | 4. ASSIGNEE OF SECURED PARTY (IF ANY) (Last Name First if a Person) |
| Alabama Power Company | | | |
| 600 North 18th Street | | | |
| Birmingham, Alabama 3529 | 1 | | |
| Social Security/Tax ID # | | | |
| Additional secured parties on attached UCC-E | | | |
| 5. The Financing Statement Covers the Following Type | pes (or items) of Property: | | |
| | | arts. acc | essories and replacements thereto, |
| located on the property de | scribed on Sched | ule A att | ached hereto. |
| (1) MADDIED HO | est Pour Man | 10/ 25 | YCAO24-3 SN 1093E23765 SA. Enter Code(s) From Back of Form That Best Describes The |
| • | / | | Back of Form That Best Describes The Collateral Covered |
| FB4ANAFO240 | SN 2593A014 | 163 | By This Filing: |
| | 7 | | |
| For value received. Debtor | hereby grants a : | security | Interest to Secured Party in the |
| foregoing collateral. | | | |
| Record Owner of Property: | , ! | Cı | ross Index in Real Estate Records |
| | | | |
| Check X if covered: Products of Collateral are | also covered. | | |
| This statement is filed without the debtor's signature (check X, if so) | e to perfect a security interest in | collateral | 7. Complete only when filing with the Judge of Probate: The initial indebtedness secured by this financing statement is \$ 2/87. |
| already subject to a security interest in another jur already subject to a security interest in another jur | _ | | Mortgage tax due (15¢ per \$100.00 or fraction thereof) \$ |
| to this state. Which is proceeds of the original collateral describe | | - | 8. This financing statement covers timber to be cut, crops, or fixtures and is to be cross indexed in the real estate mortgage records (Describe real estate and if debtor does not have |
| perfected. | • | 5,551,5 | an interest of record, give name of record owner in Box 5) |
| acquired after a change of name, identity or corpo as to which the filing has lapsed. | THE STRUCTURE OF GEDIOL | | Signature(s) of Secured Party(ies) (Required only if filed without debtor's Signature — see Box 6) |
| 1 Diane C. C | a n n ') | | |
| Signeture(s) of Debtor(s) | 1 + . | | Signature(s) of Secured Party(les) or Assignee |
| Signaltre(s) of Debtor(s) | 20110 | | Signature(s) of Secured Party(ies) or Assignee |
| | | <u></u> | |
| Type Name of Individual or Business | | | Type Name of Individual or Business |

| COCCOME (herein referred to as CRANTOR), in hand paid by the GRANTEES herein, the receipt of which is hereby acknowledged, the said GRANTOR does by these presents, genin, bragin, sell and convey unto Diane C. Carr (herein referred to as GRANTEES CREATED production of the control of the co | (Address) | 133 Montgomery Highway |
|--|--|--|
| AND THE COMMAN OF ALABAMA COUNTY OF JASTERSON KNOW ALL MEN BY THESE PRESENTS. The in counteration of "Chitty-wine: Theorems' Nine: Hondred and 10-/100 | • | |
| The in consideration of Thirty-Nine Transcript Name Hundred and 100/100—MALIAU to the undersigned grantor, CDM, Inc. 4/b/a Trademark Properties to the undersigned grantor, CDM, Inc. 4/b/a Trademark Properties a corporation, Careford to as GRANTOR, in hard paid by the GRANTERS berein, the receipt of which is breely acknowledged, the said GRANTOR does by these presents, gasts, berein, sell of where undersigned grantor, the receipt of which is breely acknowledged, the said GRANTOR does by these presents, gasts, berein, sell of the control of the said GRANTOR does not control of the said of the following described variables of the following described variables of the following described variables and the following described variables. Third Sector, as recorded in Map Book 7, page 92, in the Probate Office of Shelby County, Alabama. Subject to current taxes, casements and restrictions of record. \$38,000.00 of the purchase price recited above was paid from a mortgage loan closed simultaneously herewith. \$1993-32304 10/18/1933-32304 11/18/1 | QTATE OF ALAB | LAND TITLE COMPANY OF ALABAMA, Birmingham, Alabama |
| That in contideration of Thirty-white: Thereford Nine: Hondred and 12/100—————————————————————————————————— | | S KNOW ALL MEN BY THESE PRESENTS. |
| to the undersigned grantor, CRM, Inc. 4/b/a Trademark Properties a corporation, Cherch, referred to as GRANTOR), in hard paid by the GRANTERS herein, the receipt of which is hereby acknowledged, the said GRANTOR does by these presents, grant, bargein, still and convey under Diane C. Carr (herein referred to as GRANTERENCHECOMORCHASCHARCHAS | | |
| CONTROL OF THE PROPERTY OF THE | That in considerat | on of antiffix-wind another wine mineral single in the following |
| therein referred to as GRANTEERCONCONCIDENTIAL CONTROL for the said of the survey of the survey of the survey of the purchase price recited above was paid from a mortgage loan closed simultaneously herewith. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and restrictions of record. Subject to current taxes, easements and categor of each current subject to taxes and easign and subject to fever to tax easements. It is successor and assigns considered to ease to the said GRANTEES their heirs and assigns forever, against the lawful chains of all persons. In Witness whereof, the said GRANTEES, their heirs, exceuted and easigns forever, against the lawful chains of all persons. In Witness whereof, the said GRANTEES, their heirs, exceuted and easigns forever, against the lawful chains of all persons. In Witness whereof, the said GRANTEES, their heirs, exceuted and easigns forever, against the lawful chains of all persons. In Witness whereof, the said GRANTEES, their heirs, exceuted and easigns the lawfu | (herein referred to | as GRANTOR), in hand paid by the GRANTEES herein, the receipt of which is hereby acknowledged, the best by these presents, grant, bargain, sell and convey unto |
| Solution in fee simple, ingested in fee simple, described real estate, situated in Shelly County, Alchema, to-wit; Lot 9, according to the survey of Earlie Wood Estates, Third Sector, as recorded in Map Book 7, page 92, in the Probate Office of Shelly County, Alakama. Subject to current taxes, easements and restrictions of record. Sabject to current taxes. Sabject to current taxes, easements and restrictions of re | | Diane C. Carr |
| Third Sector, as recorded in Map Book 7, page 92, in the Probate Office of Shelby County, Alabama. Subject to current taxes, easements and restrictions of record. \$38,000.00 of the purchase price recited above was paid from a mortgage loan closed simultaneously herewith. Inst * 1993-32304 10/18/1993-32304 10/18/1993-32304 11*45 AM CERTIFIED 11*45 AM CERTIFIED 11*45 AM CERTIFIED 11*30 IN USE F PROBAIT SHERWIND BOOK 19,30 TO HAVE AND TO HOLD, To the said GRANTEES for and during their joint lives and upon the death of either of hem, then to the survivor of them is fee simple, and to the heirs and assigns of such survivor foreyer, together with every contangent remainder and right of reversion. And said GRANTEES, their heirs and assigns of such survivor foreyer, together with every contangent remainder and right of reversion. And said GRANTEES, their heirs and assigns of such survivor foreyer, together with every contangent remainder and right of reversion. And said GRANTEES, their heirs and assigns of such survivor foreyer, together with every contangent remainder and right of reversion. And said GRANTEES, their heirs and assigns foreyer, against the lawful claims of all persons. In WITNESS WHEREOF, the said GRANTOR, by its President of Carles A. Corsenttino WHO WITHEST: SILE SPINL SPINLS OF PROBAIT STATE OF Alabams DOUNTY OF Jefferson 1, the undersigned 1, the undersigned CDM, Inc. D/B/A Trademark Proporties a Notary Public in and for said County in said sile, thereby certify that Charles A. Corsentino Trade of the undersigned CDM, Inc. D/B/A Trademark Proporties a Notary Public in and for said county in said sile, hereby certify that Charles A. Corsentino Trade of the undersigned CDM, Inc. D/B/A Trademark Proporties a Notary Public in and for said county in said sile, a such offers and with Ital lattority, executed the same voluntarily for and as italy that the public in a man evoluntarily for and as italy that the public in a man evoluntarily for and as italy to the free of the public in | occapion in fee sim | ple, tegetherwritics: were sometimes with the control of the contr |
| Third Sector, as recorded in Map Book 7, page 92, in the Probate Office of Shelby County, Alabama. Subject to current taxes, easements and restrictions of record. \$38,000.00 of the purchase price recited above was paid from a mortgage loan closed simultaneously herewith. Inst * 1993-32304 10/18/1993-32304 10/18/1993-32304 11*45 AM CERTIFIED 11*45 AM CERTIFIED 11*45 AM CERTIFIED 11*30 IN USE F PROBAIT SHERWIND BOOK 19,30 TO HAVE AND TO HOLD, To the said GRANTEES for and during their joint lives and upon the death of either of hem, then to the survivor of them is fee simple, and to the heirs and assigns of such survivor foreyer, together with every contangent remainder and right of reversion. And said GRANTEES, their heirs and assigns of such survivor foreyer, together with every contangent remainder and right of reversion. And said GRANTEES, their heirs and assigns of such survivor foreyer, together with every contangent remainder and right of reversion. And said GRANTEES, their heirs and assigns of such survivor foreyer, together with every contangent remainder and right of reversion. And said GRANTEES, their heirs and assigns foreyer, against the lawful claims of all persons. In WITNESS WHEREOF, the said GRANTOR, by its President of Carles A. Corsenttino WHO WITHEST: SILE SPINL SPINLS OF PROBAIT STATE OF Alabams DOUNTY OF Jefferson 1, the undersigned 1, the undersigned CDM, Inc. D/B/A Trademark Proporties a Notary Public in and for said County in said sile, thereby certify that Charles A. Corsentino Trade of the undersigned CDM, Inc. D/B/A Trademark Proporties a Notary Public in and for said county in said sile, hereby certify that Charles A. Corsentino Trade of the undersigned CDM, Inc. D/B/A Trademark Proporties a Notary Public in and for said county in said sile, a such offers and with Ital lattority, executed the same voluntarily for and as italy that the public in a man evoluntarily for and as italy that the public in a man evoluntarily for and as italy to the free of the public in | | |
| \$38,000.00 of the purchase price recited above was paid from a mortgage loan closed simultaneously herewith. Inst * 1993-32304 10/18/1993-32304 10/18/1993-32304 10/18/1993-32304 11/18/199 | - | Third Sector, as recorded in Map Book 7, page 92, in |
| \$38,000.00 of the purchase price recited above was paid from a mortgage loan closed simultaneously herewith. Inst * 1993-32304 10/18/1993-32304 10/18/1993-32304 10/18/1993-32304 11/18/199 | | • |
| TO HAVE AND TO HOLD, To the said GRANTEES for and duting their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for Itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lowfully select in fee simple of said premises, that they are free from all encumberances, that it has a good right to sell and coavey the same as aforesaid, and that it will and its successors and assigns shall, warrant and defend the same to the said GRANTOR, by its IN WITNESS WHEREOF, the said GRANTOR, by its President, Charles A. Corsentino who is authorized to execute this conveyance, has hereto set its signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN TO HAVE AND TO HOLD, To the said GRANTOR, by its President, Charles A. Corsentino TO HAVE AND TO HOLD, To the said GRANTOR is allowed as a substantial for the said county in said the same to the said services. SHE SFM A. SHE BY ED. IN WITNESS WHEREOF, the said GRANTOR, by its algorithm of the said services and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN THE STATE OF Alabama TO HAVE AND TO HOLD, To the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN THE STATE OF Alabama TO HAVE AND TO HOLD, To the said GRANTOR is a signature and scal, this the 23 day of May 1980 TO HAVE AND TO HOLD, TO the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN THE STATE OF Alabama TO HAVE AND TO HOLD, TO the said GRANTOR is a signature and scal, this the 23 day of May 1980 TO HAVE AND TO HOLD, TO the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. TO T | | Subject to current taxes, easements and restrictions of record. |
| TO HAVE AND TO HOLD, To the said GRANTEES for and duting their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for Itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lowfully select in fee simple of said premises, that they are free from all encumberances, that it has a good right to sell and coavey the same as aforesaid, and that it will and its successors and assigns shall, warrant and defend the same to the said GRANTOR, by its IN WITNESS WHEREOF, the said GRANTOR, by its President, Charles A. Corsentino who is authorized to execute this conveyance, has hereto set its signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN TO HAVE AND TO HOLD, To the said GRANTOR, by its President, Charles A. Corsentino TO HAVE AND TO HOLD, To the said GRANTOR is allowed as a substantial for the said county in said the same to the said services. SHE SFM A. SHE BY ED. IN WITNESS WHEREOF, the said GRANTOR, by its algorithm of the said services and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN THE STATE OF Alabama TO HAVE AND TO HOLD, To the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN THE STATE OF Alabama TO HAVE AND TO HOLD, To the said GRANTOR is a signature and scal, this the 23 day of May 1980 TO HAVE AND TO HOLD, TO the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN THE STATE OF Alabama TO HAVE AND TO HOLD, TO the said GRANTOR is a signature and scal, this the 23 day of May 1980 TO HAVE AND TO HOLD, TO the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. TO T | | |
| TO HAVE AND TO HOLD, To the said GRANTEES for and duting their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for Itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lowfully select in fee simple of said premises, that they are free from all encumberances, that it has a good right to sell and coavey the same as aforesaid, and that it will and its successors and assigns shall, warrant and defend the same to the said GRANTOR, by its IN WITNESS WHEREOF, the said GRANTOR, by its President, Charles A. Corsentino who is authorized to execute this conveyance, has hereto set its signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN TO HAVE AND TO HOLD, To the said GRANTOR, by its President, Charles A. Corsentino TO HAVE AND TO HOLD, To the said GRANTOR is allowed as a substantial for the said county in said the same to the said services. SHE SFM A. SHE BY ED. IN WITNESS WHEREOF, the said GRANTOR, by its algorithm of the said services and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN THE STATE OF Alabama TO HAVE AND TO HOLD, To the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN THE STATE OF Alabama TO HAVE AND TO HOLD, To the said GRANTOR is a signature and scal, this the 23 day of May 1980 TO HAVE AND TO HOLD, TO the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. IN THE STATE OF Alabama TO HAVE AND TO HOLD, TO the said GRANTOR is a signature and scal, this the 23 day of May 1980 TO HAVE AND TO HOLD, TO the said GRANTOR is a signature and scal, this the 23 day of May 1980 ATTEST: SHE SFM A. SHE BY ED. TO T | | • |
| TO HAVE AND TO HOLD, To the said GRANTEES for and-duting their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every consingent remainder and right of reversion. And said GRANTOR does for itself, its successors and assigns, that is lawfully seized in fee simple of said promises, that they are free from all encountrances, that it has a good right to sell and coavey the same as aforesaid, and that it will and its successors and assigns shall, warrant and defend the same to the said GRANTEES, their heirs, exceptions and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR, by its who is authorized to execute this conveyance, has hereto set its signature and seal, this the 23 day of May 1980 ATTEST: SIAIE SPAIA. SHEETEY THIS CO. LOCATION TO Alabama TOUNTY OF Jefferson I, the undersigned Charlos A. Corsentino President Charlos A. Corsentino President of CJM, Inc. D/B/A Trademark Properties A Notary Public in and for said County in said whose name as the corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being normed of the contents of the conveyance, he, as such officer and with full subtority, executed the same voluntarily for and as | QC) | <u> </u> |
| TO HAVE AND TO HOLD, To the said GRANTEES for and-duting their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every consingent remainder and right of reversion. And said GRANTOR does for itself, its successors and assigns, that is lawfully seized in fee simple of said promises, that they are free from all encountrances, that it has a good right to sell and coavey the same as aforesaid, and that it will and its successors and assigns shall, warrant and defend the same to the said GRANTEES, their heirs, exceptions and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR, by its who is authorized to execute this conveyance, has hereto set its signature and seal, this the 23 day of May 1980 ATTEST: SIAIE SPAIA. SHEETEY THIS CO. LOCATION TO Alabama TOUNTY OF Jefferson I, the undersigned Charlos A. Corsentino President Charlos A. Corsentino President of CJM, Inc. D/B/A Trademark Properties A Notary Public in and for said County in said whose name as the corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being normed of the contents of the conveyance, he, as such officer and with full subtority, executed the same voluntarily for and as | 99 | • |
| TO HAVE AND TO HOLD, To the said GRANTEES for and during their joint liver and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lawfully seized in fee simple of said premises, that they are free from all encumberances, that it has a good right to sell and convey the same as aforesaid, and that it will and its successors and assigns shall, warrant and defend the same to the said GRANTEES, their heirs, executors and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR, by its who is authorized to execute this conveyance, has hereto set its signature and seal, this the 23 day of May 1980 ATTEST: SIAIE SPAIA, SHITBY CO. J. CERTISY THIS SECULATED THE SECULATED THIS SECULATED THE SECULATED THIS SECULATED THIS SECULATED THE SECULATE | W-1 27 | |
| TO HAVE AND TO HOLD, To the said GRANTEES for and during their joint liver and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lawfully seized in fee simple of said premises, that they are free from all encumberances, that it has a good right to sell and convey the same as aforesaid, and that it will and its successors and assigns shall, warrant and defend the same to the said GRANTEES, their heirs, exceptors and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOP, the said GRANTOR, by its who is authorized to execute this conveyance, has hereto set its signature and seal, this the 23 day of May 1980 ATTEST: STATE OF Alabama COUNTY OF Jefferson I, the undersigned or PROBAIF Charles A. Corsentino President Charles A. Corsentino Treadent of CJM, Inc. D/B/A Trademark Properties Charles A. Corsentino and for said County in said to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being normed of the contents of the conveyance, has such officer and with full authority, executed the same voluntarily for and as | | 1993-32304 |
| TO HAVE AND TO HOLD, To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for Itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lawfully seized in fee simple of said premises, that they are free from all encumbrances, that they are free from all encumbrances, that the said GRANTEES, their heirs, executors and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR, by its President, Charles A. Corsentino who is authorized to execute this conveyance, has hereto set its signature and scal, this the 23 day of May 1980 ATTEST: SIAIE OFMIA SHEERY CO. I. CERTIFY THIS SECULAR SHEERY CO. I. The undersigned of PROBAIE Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Trademark Properties I. Trademark Properties Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of the conveyance, and who is known to me, acknowledged before me on this day that, being thormed of the contents of the conveyance, and with full authority, executed the same voluntarily for and as | \approx | |
| TO HAVE AND TO HOLD, To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for Itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lawfully seized in fee simple of said premises, that they are free from all encumbrances, that they are free from all encumbrances, that the said GRANTEES, their heirs, executors and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR, by its President, Charles A. Corsentino who is authorized to execute this conveyance, has hereto set its signature and scal, this the 23 day of May 1980 ATTEST: SIAIE OFMIA SHEERY CO. I. CERTIFY THIS SECULAR SHEERY CO. I. The undersigned of PROBAIE Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Trademark Properties I. Trademark Properties Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of the conveyance, and who is known to me, acknowledged before me on this day that, being thormed of the contents of the conveyance, and with full authority, executed the same voluntarily for and as | က် | 10/18/1333 CERTIFIED |
| TO HAVE AND TO HOLD, To the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for Itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lawfully seized in fee simple of said premises, that they are free from all encumbrances, that they are free from all encumbrances, that the said GRANTEES, their heirs, executors and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR, by its President, Charles A. Corsentino who is authorized to execute this conveyance, has hereto set its signature and scal, this the 23 day of May 1980 ATTEST: SIAIE OFMIA SHEERY CO. I. CERTIFY THIS SECULAR SHEERY CO. I. The undersigned of PROBAIE Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Trademark Properties I. Trademark Properties Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of CIM, Inc. D/B/A Trademark Properties I. Charles A. Corsentino President of the conveyance, and who is known to me, acknowledged before me on this day that, being thormed of the contents of the conveyance, and with full authority, executed the same voluntarily for and as | ğ | 11 = 4 D COUNTY JUDGE OF PROBATE |
| them, then to the survivor of them in fec simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lawfully seized in fee simple of said premises, that they are free from all encumbrances, that it has a good right to sell and convey the same as aforesaid, and that it will and its successors and assigns shall, warrant and defend the same to the said GRANTEES, their heirs, executors and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR, by its President, Charles A. Corsentino who is authorized to execute this conveyance, has hereto set its signature and seal, this the 23 day of May 1980 arrests. STATE OF Alabama IN UTOPY OF Jefferson IN UTOPY O | ₩. | 2005 MCD 13*20 |
| them, then to the survivor of them in fec simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lawfully seized in fee simple of said premises, that they are free from all encumbrances, that it has a good right to sell and convey the same as aforesaid, and that it will and its successors and assigns shall, warrant and defend the same to the said GRANTEES, their heirs, executors and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR, by its President, Charles A. Corsentino who is authorized to execute this conveyance, has hereto set its signature and seal, this the 23 day of May 1980 arrests. STATE OF Alabama IN UTOPY OF Jefferson IN UTOPY O | | · . |
| them, then to the survivor of them in fec simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion. And said GRANTOR does for itself, its successors and assigns, covenant with said GRANTEES, their heirs and assigns, that is lawfully seized in fee simple of said premises, that they are free from all encumbrances, that it has a good right to sell and convey the same as aforesaid, and that it will and its successors and assigns shall, warrant and defend the same to the said GRANTEES, their heirs, executors and assigns forever, against the lawful claims of all persons. IN WITNESS WHEREOF, the said GRANTOR, by its President, Charles A. Corsentino who is authorized to execute this conveyance, has hereto set its signature and seal, this the 23 day of May 1980 arrests. STATE OF Alabama IN UTOPY OF Jefferson IN UTOPY O | | · · |
| IN WITNESS WHEREOF, the said GRANTOR, by its President, Charles A. Corsentino who is authorized to execute this conveyance, has hereto set its signature and scal, this the 23 day of May 1980 ATTEST: STATE OF Alabama COUNTY OF Jefferson I, the undersigned Charles A. Corsentino President Charles A. Corsentino President of Communication of County in said county in said corporation, is signed to the feregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as | them, then to the s tingent remainder | unvivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every con- and right of reversion. And suid GRANTOR does for Itself, its successors and assigns, covenant with said |
| STATE OF Alabanea OUNTY OF Jefferson I, the undersigned to execute this conveyance, has hereto set its signature and scal, this the 23 day of May 1980 III DEMIA SHELBY CO. INSTITUTE OF Alabanea COUNTY OF Jefferson I, the undersigned of PROBATE The undersigned Charles A. Corsentino III Charles A. Corsentino The undersigned Charles A. Corsentino III Charles A. Corsentino The undersigned to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as | | |
| I CERTIFY THIS WESTATE OF Alabama COUNTY OF Jefferson I, the undersigned Charles A. Corsentino Ta Notary Public In and for said County in said State, hereby certify that Charles A. Corsentino The undersigned The under | | |
| Charles A. Corsentino President Secretary Charles A. Corsentino President Charles A. Corsentino Charles A. Corsentino Fresident Charles A. Corsentino The undersigned The undersigned Charles A. Corsentino The undersigned Charles A. Corsentino The undersigned The u | and defend the sam | |
| In the undersigned Charles A. Corsentino I, the undersigned Charles A. Corsentino Charles A. Corsentino The undersigned Charles A. Corsentino Tresident of CJM, Inc. D/B/A Trademark Properties Corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as | and defend the sam IN WITNES who is authorized t | o execute this conveyance, has hereto set its signature and seal, this the 23 day of May 1980 |
| I, the undersigned a Notary Public in and for said County in said State, hereby certify that Charles A. Corsentino whose name as President of CJM, Inc. D/B/A Trademark Properties corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as | and defend the sam IN WITNES who is authorized t | o execute this conveyance, has hereto set its signature and seal, this the 23 day of May 1980 STATE OF MIA. SHEEBY CO. COM., DEC. D/B/A TRADEMARK PROPERTIES |
| Charles A. Corsentino whose name as | and defend the sam IN WITNES who is authorized t | STATE OF M.A. SHEERY CO. INSTITUTE Secretary FILTE Charles A. Corsenting President |
| | IN WITNES who is authorized t ATTEST: | STATE OF MIA. SHEEBY CO. STATE OF MIA. SHEEBY CO. INSTRUME Secretary FILTE Charles A. Corsentino President 1980 MAY 29 AM 9: 01 Rue: 150 Let mit 1, 403 - 13 |
| | IN WITNES who is authorized to ATTEST: STATE OF Alab COUNTY OF Je I, State, hereby certification as a corporation, is si | STATE OF M.A. SHEERY CO. STATE OF M.A. SHEERY CO. I CERTIFY THIS Secretary FREE Charles A. Corsentino President The undersigned The und |

CORLEY, MONCUS, HALBROOKS & GOINGS