This instrument was prep	ared by: *				•
NAMEThomas	H. Jackson		<u></u>	<u> </u>	
ADDRESS 1810 T	hird Avenue, No	rth, Bessemer, AL	35020	<del></del>	
SOURCE OF TITLE	· - · · · · · · · · · · · · · · · · · ·				
воок	. <u></u> .	PAG	E <del></del>		
	<del></del>				
Subd	ivision	Lot	Plat Bk.	j	Page 3
				· · · · · · · · · · · · · · · · · · ·	- 1
- 90	Q	\$			
					س.
					Un.
					H
	<u>Y</u>			•	ereas,
(hereinafter called "Mortg	SAGE  OF TITLE    PAGE   Pet Bk   Pee B				
✓ Thirty four	thousand sevent	een and 53/100 0			Dollar:
From the North 946.41 Feet, to 49 minutes 30 West, 242.55 for to the right of curve which has 2396.28 feet, Northwest quar Shelby County, Subject to Eas 6511 Hghwy 85.	west corner of hence South 129 second west, 31 eet; thence Nor f way of Highways a delta angle to the point of ter (NW 1/4) of Alabama.  Tax Map or Paragraphs of Paragraphs or Paragrap	Section 14, Townsh 8.28 feet for a po 7.20 feet; thence th 38 degrees 22 m y #85; thence right of 6 degrees 37 m beginning. Conta Section 14, Towns roel ID No. 7-6-14	ip 19 South, Ran int of beginning North 02 degrees inutes 54 second t 277.23 feet all inutes 43 second ining 1.36 acres hip 19 South, Ran of-way of record -2-202-9.  y S. Mann	ge 2 East, go F; thence South  36 minutes 06  s East, 198.04  ong the arc of  s and a radius  and lying in a  nge 2 east, Vir  Address;  Address;  HELBY COUNTY JUDGE OF	State of Alsoama, to-will East 57 degrees seconds feet a convex of the ncent,  FIED PROBATE
Indebtedness due from the debts to the extent even in the Mortgagor shall.	se Mortgagors to the Mortga in excess thereof of the prin sell, lesse or otherwise to	gee, whether directly or acquire cipal amount hereof. ensier the mortgaged property	d by assignment, and the rea or any part thereof, without	the prior written consen	shall be security for suc
<del>*</del> -				<b>W</b>	, at Pag
of the current balance now prior mortgage, if said ad event the within Mortgage tions of said prior mortgage herein may, at its option, herein may, at its option, behalf of Mortgager, in creating Mortgage on behalf mortgage, and shalf shalf entitle the within Mortgage may be particularly the mortgage may be particularly the mortgage may be particularly to the mortgage may be particularly	w due on the debt secured by Ivances are made after today or should fall to make any pay ge, then such default under the declare the entire Indebtedrake, on behalf of Mortgag onnection with the said prioral of Mortgagor shall become bear interest from date of payong gee to all of the rights aid in full at any time on or build in full at any time of the full at any time of the full at any time on or build in ful	said prior mortgage. The within it is date. Mortgager hereby agree ments which become due on saine prior mortgage shall constitute test due hereunder immediately or, any such payments which be mortgage, in order to prevent the adebt to the within Mortgage syment by the within Mortgages, and remedies provided herein, it efore due date.	nortgage will not be subordine s not to increase the balance d prior mortgage, or should de a default under the terms and p due and payable and the with come due on said prior mortg he foreclosure of said prior mortg e, or its assigns, additional to or its assigns, at the same into notuding at Mortgagee's optic	ited to any advances secure owed that is secured by satault in any of the other term provisions of the within more sign mortgage subject to for page, or incur any such exportgage, and all such among the debt hereby secured terest rate as the indebted	ed by the above describe sid prior mortgage. In the ms, provisions and conc rigage, and the Mortgage reclosure. The Mortgage penses or obligations, of ounts so expended by the li, and shall be covered in these secured hereby ar
h			•		
RE-39	- 1				

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

UPON CONDITION, HOWEVER, that if the said Mortgagor pays said indebtedness, and reimburses said Mortgagee or assigns for any amounts Mortgagee may have expended, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgagee or assigns, or should said indebtedness hereby secured, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or assigns in said property become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of said indebtedness hereby secured shall at once become due and payable, and this mortgage shall be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgagee, agents or assigns, shall be authorized to take possession of the premises hereby conveyed, but with or without first taking possession, after giving thirty days' notice, by publishing once a week for three consecurive weeks, the time, place and terms of sale, by publication in some newspaper published in said County and State, sell the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the Court House door of said County (or the division thereof), where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of the sale: First, to the expense of advertising, selling and conveying, including such attorney's fees as are allowed by law; second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or other incumbrances, with interest thereon. Third, to the oxyment

and Fourth, the balan purchase said prope	in full, whether the sac ice, if any, to be turned icty, if the highest bid	over to the said Mo der therefor.	rtgagor a	ind undersig	ned further a	gree that said	Mortgage ا	e, agents or as 🖟	signs may bid at	said sale and
IN WITNESS WHER	REOF the undersigned		reunto s	et their sign	atures and se	als this	A.	<del></del>		day of
<u>saire</u>		19 <i>.95</i> .								
"CAUTION	- IT IS IMPORT	ANT THAT YO	U THO				RACT B	EFORE YO	OU SIGN IT"	
					upel		Er-	eas		(SEAL)
					RT R. G		every	<u>~~</u>	Sand	(SEAL)
		· · · · · · · · · · · · · · · · · · ·	<del></del> :	BEVER	LY S. MA	NN		)		
THE STATE OF	ALABAMA									
·	SHELBY			COUNTY						
I,	the undersi	gned					,a Notar	y Public in and	d for said County	in said State
hereby certify that		R. Greene.	an um	married	man a	nd Bever			•	
moreoy varing man					<del>,, , , , , , , , , , , , , , , , , </del>	<del>                                      </del>	<del>-1 y</del>	1301111		<del></del>
	rned to the foregoing outed the same volunts				acknowledged	i before me d	on this day,	, that being in	formed of the co	ontents of the
Given under my ha	ind and official seal this	26th		day of ,	June	<del></del>	·			95
					Iņşt	<b># 19</b>	95-16	865		
					·					
					200.00	27/199	5-168	365		
			,		SHELB	A COMMIA 30	DGE OF PRO 62.15	IRH1C		
				•	1	OOS ACD	,		:	
	,		•		Anna Dablia	But	11	/n/.		
	·			1910	tery Public _	NOTARY	PUBLIC STA	TE OF ALABAN	da at larcé.	
						MY CO.	MMISSION	EXPIRES: D	ec. 12, 1998. Nderwriters,	
			٠,	•						
		.		5. O. 10. O. 10. O.	g i	dayof	ا ا	1 1		<u> </u>
				. Judge of foregoing	on the	<del>8</del>	Probate		Drobad	5 II
				#	<b>S</b>	61	lat		a P	5
	man			tat.	registration o'clock	7	Judge	م بر م		
		ا ، ي	\$	Ę	registra o'clock	9.	]			`
	ied	vices	County		و   چ	Page		; :		
	unmarr		Ĭ	PROBATE hereby cer	<u> </u>   <u> </u>			<u>s</u>		
	Ę	Ser			odfice office			FFEES		
	an c	al	Ì	411	₹			I OF		
	•	nc1	ĺ	OF JUDGE	È			AOUNT:		
	H.	Financial			<u>.</u>	و		₹ .		
	Greene	• lì •		OFFICE said County	filed day	bok f		:	·	
		milly corp.			1 1	ecorded in Mortgage Gook No. Given under my hand this			:	
	∞.	Family a corp			se»	fortgi f my		:	: .	
	Herbert	) I U	į (	I. Probate in and for	at at	sin M unde		For Recording For Taxes	, ]	
	rb			ate	conveyance	rded		For Recor	₹	
	Не	Fi		_',5	§   §	ង្គ ថ		وَ قَ	TOTAL	