DRESS 310	WOKIN TOTH STREET	ET, BESSEMER, ALABAMA 35	IVAU	
PRCE OF TITLE			,	
ж		PAGE		······································
A	et	Lot	Plat Bk.	Page
500	division		, •	,
QQ	0	S		R
44			· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
		<u> </u>		
<u></u>				
				<u> </u>
JNTY SHEL	ВУ	DA J. STEVENSON, HUSBAN	O AND WIFE	
UNTY SHEL	BY ILLY K.AND BREN		<u>,</u>	VICES. INC.
UNTY SHEL	BY ILLY K.AND BREN	DA J. STEVENSON, HUSBAN	MILY FINANCIAL SER	
einafter called "Morte	ILLY K.AND BREN		MILY FINANCIAL SRR	VICES. INC. whether one or more) in the
einafter called "Morte ### 42130.1	ILLY K.AND BREN segors", whether one or mod ORTY TWO THOUSA'	nd one hundred to Thirty &	MILY FINANCIAL SRE (hereinafter called "Mortgage 13/100 with finance charges as provided	in said Note And Security Agree
einafter called "Morte F 42130.1	ILLY K.AND BREN segors", whether one or mod ORTY TWO THOUSA	nD ONE HUNDRED THIRTY & One to the term of said Note And Security A	MILY FINANCIAL SRE (hereinafter called "Mortgage 13/100 with finance charges as provided greement until such Note And Se	in said Note And Security Agreement is paid in ful
einafter called "Morte ### 42130.1 Suted on even date heres, Mortgagors agrees, Mortgagors agrees.	ILLY K.AND BREN segors", whether one or mod ORTY TWO THOUSA' sewith and payable according, in incurring said indebte	nD ONE HUNDRED THIRTY &	MILY FINANCIAL SRE' (hereinafter called "Mortgage 13/100 " with finance charges as provided greement until such Note And Se to secure the prompt payment the	in said Note And Security Agreement is paid in ful ereof
einafter called "Morte ### 42130.1 Suted on even date he reas, Mortgagors agri	ILLY K.AND BREN segors", whether one or mod ORTY TWO THOUSA' sewith and payable according, in incurring said indebte	nD ONE HUNDRED THIRTY &	MILY FINANCIAL SRE' (hereinafter called "Mortgage 13/100 " with finance charges as provided greement until such Note And Se to secure the prompt payment the	in said Note And Security Agreement is paid in ful ereof
Honorter called "Morte ### 42130.1 uted on even date here reas, Mortgagors agree ##################################	ILLY K.AND BREN segors", whether one or mode ORTY TWO THOUSA' sewith and payable according, in incurring said indebte naideration of the premise	nD ONE HUNDRED THIRTY &	MILY FINANCIAL SRE' (hereinafter called "Mortgage 13/100 " with finance charges as provided greement until such Note And Se to secure the prompt payment the	in said Note And Security Agreement is paid in ful ereof
whether called "Morte ### 42130.1 uted on even date heres, Mortgagors agree ##################################	ILLY K.AND BREN Jagors", whether one or moderation of the premise leacribed real estate, situation	nD ONE HUNDRED THIRTY &	MILY FINANCIAL SRE' (hereinafter called "Mortgage 13/100 with finance charges as provided igreement until such Note And Se to secure the prompt payment the ng this mortgage, do hereby gran	in said Note And Security Agreement is paid in ful ereof it, bargain, self and convey un County, State of Alabama,
Hinafter called "Mortge ### 42130.1 uted on even date here reas, Mortgagors agric ###################################	ILLY K.AND BRENT Begors", whether one or moderation of the premise leacribed real estate, situation of the premise leacribed real estate	nD ONE HUNDRED THIRTY &	MILY FINANCIAL SERVICE (hereinafter called "Mortgage 13/100 with finance charges as provided igreement until such Note And Service the prompt payment the ng this mortgage, do hereby grant PAGE 10, IN THE PROPERTY SILURIA MILLS	in said Note And Security Agreement is paid in full ereof it, bargain, self and convey un County, State of Alabama. OBATE OFFICE OF PREPARED BY
Honorter called "Morte 42130.1 uted on even date he reas, Mortgagors agricy THEREFORE, in consequent the following of the SHELBY COUNTY JOSEPH A. M.	ILLY K.AND BREN Jagors", whether one or moderation of the premise leacribed real estate, situate SHOWN ON A MAP INTERPREDICTION OF THE PROPERTY OF THE PROPE	nD ONE HUNDRED THIRTY &	MILY FINANCIAL SERVICE (hereinafter called "Mortgage 13/100 with finance charges as provided greement until such Note And Service the prompt payment the ng this mortgage, do hereby grant PAGE 10, IN THE PROPERTY SILURIA MILLS TO 1965 AND BEING MORE 1965 AND BEING 1	on said Note And Security Agreement is paid in the ereof ot, bargain, self and convey un County, State of Alabama. OBATE OFFICE OF PREPARED BY ORE PARTICULARLY
Honofter called "Morte 42130.1 uted on even date here reas, Mortgagors agric THEREFORE, in contagges the following of LOT 42, AS S SHELBY COUNT JOSEPH A. M. DESCRIBED AS OF 3RD AVENT	ILLY K.AND BRENT BEGIN BY CORTY TWO THOUSA Fewith and payable according to in incurring said indebte insideration of the premise leacribed real estate, situated by ALABAMA, ENTITLER, REG. CIVIS FOLLOWS: BEGINDE WEST AND THE	nD ONE HUNDRED THIRTY &	MILY FINANCIAL SERVICE (hereinafter called "Mortgage 13/100) with finance charges as provided greement until such Note And Service the prompt payment the to secure the prompt payment the ng this mortgage, do hereby grant PAGE 10, IN THE PROPERTY OF THE NORTHERLY RIGINATION OF HILL STREET	on said Note And Security Agreement is paid in full ereof it, bargain, self and convey uncounty, State of Alabama, for the PREPARED BY ORE PARTICULARLY HT OF WAY LINE SAID RIGHT OF
UNTY SHELL Binafter called "Morte 42130.1 uted on even date here reas, Mortgagors agric V THEREFORE, in contrages the following of LOT 42, AS S SHELBY COUNTY JOSEPH A. M. DESCRIBED AS OF 3RD AVENUAL WAY LINES AS	ILLY K.AND BREM Jagors", whether one or moderation of the premise described real estate, situated by ALABAMA, ENTERED BEGINGS POLLOWS: BEGINGS SHOWN ON THE BEST AND THE BEST	no one hundred to FIRST FA NO ONE HUNDRED THIRTY &	MILY FINANCIAL SERVING (hereinafter called "Mortgage 13/100) with finance charges as provided by greement until such Note And Serving to secure the prompt payment the ng this mortgage, do hereby grant payment the prompt payment the prompt payment the ng this mortgage, do hereby grant payment the prompt payment payment payment payment prompt payment pa	on said Note And Security Agreement is pend in full ereof it, bargain, self and convey uncounty. State of Alabama. Self and Convey uncounty. Self and Convey un
UNTY SHELL Beinafter called "Mortg 42130.1 uted on even date he reas, Mortgagors agree the following of taagee t	ILLY K.AND BREM DRTY TWO THOUSA' Towith and payable according in incurring said indebte described real estate, situated by ALABAMA, ENTER SHOWN ON THE RALABAMA; THENCE	nD ONE HUNDRED THIRTY &	MILY FINANCIAL SERVICE (hereinafter called "Mortgage 13/100) with finance charges as provided greement until such Note And Service the prompt payment the ng this mortgage, do hereby grant payment the property of the secure the prompt payment the ng this mortgage, do hereby grant payment the property of the secure the prompt payment the ng this mortgage, do hereby grant payment the property of the property of the property of the secure the prompt payment the page 10, IN THE PROPERTY OF THE STREET AND RAID RIGHT OF WAY LINE PROPERTY OF WAY LINE PROPE	on said Note And Security Agreement is paid in full ereof it, bargain, self and convey undereof County, State of Alabama, for the PREPARED BY ORE PARTICULARLY HT OF WAY LINE SAID RIGHT OF ASEMENTS, TOWN NE OF 3RD AVENUE
einafter called "Morte ### 42130.1 uted on even date he reas, Mortgagors agr ###################################	ILLY K.AND BRENI JEGORS', whether one or moderation of the premise described real estate, situate the state, situated by ALABAMA; THENCE SHOWN ON THE PALABAMA; THE PALAB	nd one hundred to FIRST FA nd one hundred thirty & ng to the term of said Note And Security A idness that this mortgage should be given s, said Mortgagors, and all others executive od in SHELBY RECORDED IN MAP BOOK 5, FITLED PROPERTY LINE MA IL ENGINEER ON OCTOBER 5 I AT THE INTERSECTION OF WESTERLY RIGHT OF WAY I MAP OF THE DEDICATION OF E NORTHEASTERLY ALONG SA CE 91 DEGREES, 50 MINUTE EET; THENCE 85 DEGREES, 3	MILY FINANCIAL SEED	on said Note And Security Agree curity Agreement is paid in full ereof ot, bargain, self and convey uncounty. State of Alabama. Sounty. State of Alabama. Sounty. State of Alabama. State of Al
einafter called "Mortg 42130.1 uted on even dete he rees, Mortgagors agr N THEREFORE, in co tgagee the following of LOT 42, AS S SHELBY COUNT JOSEPH A. M. DESCRIBED AS OF 3RD AVENT WAY LINES AS OF SILURIA, WEST FOR 130 NORTHWESTERI SOUTHWESTERI	ILLY K.AND BREM Jagors", whether one or moderation of the premise described real estate, situate the state, situate the state, situate the state of the premise described real estate, situate the state of the premise described real estate, situate the state of the premise described real estate, situate the state of the premise described real estate, situate the state of the premise described real estate, situate the state of the premise described real estate, situate the state of the premise described real estate, situate the premise of the premise described real estate, situate the premise of the p	DO ONE HUNDRED THIRTY & Dollars, together ing to the term of said Note And Security in increase should be given so said Mortgagors, and all others executively in the said in SHRLEY RECORDED IN MAP BOOK 5, FITLED PROPERTY LINE MAP IN THE INTERSECTION OF WESTERLY RIGHT OF WAY IN MAP OF THE DEDICATION OF NORTHEASTERLY ALONG SAID OF THE DEGREES, 50 MINUTERSECTION OF SAID OF THE DEGREES.	chereinafter called "Mortgage 13/100 with finance charges as provided greement until such Note And Set to secure the prompt payment the finance charges do hereby grant for the mortgage, do hereby grant for the mortgage, do hereby grant for the Northerly Right The Northerly Right The Northerly Right The Streets and Rail Right of Way Lines, 04 Seconds Left 7 Minutes, 31 Seconds 50 Minutes, 25 Seconds	on said Note And Security Agree curity Agreement is paid in full ereof ot, bargain, self and convey uncounty. State of Alabama. Sounty. State of Alabama. Sounty. State of Alabama. State of Al

This mortgage and lien shall secure not only the principal amount hereof but all future and subsequent advances to or on behalf of the Mortgagors, whether directly or acquired by assignment, and the real estate herein described shall be security for such debts to the extent even in excess thereof of the principal amount hereol.

If the Mortgagor shall sell, lease or otherwise transfer the mortgaged property or any part thereof, without the prior written consent of the Mortgagee, the Mc. Igages shall be authorized to declare at its option all or any part of such indebtedness immediately due and payable

If the within mortgage is a second mortgage, then it is subordinate to that certain prior mortgage as recorded in Vol

, at Page

... County, Alabama, but this mortgage is subordinate to said prior mortgage only to the extent in the Office of the Judge of Probate of of the current balance now due on the debt secured by said prior mortgage. The within mortgage will not be subordinated to any advances secured by the above described prior mortgage, it said advances are made after today's date. Mortgagor hereby agrees not to increase the balance owed that is secured by said prior mortgage. In the i event the within Mortgagor should fail to make any payments which become due on said prior mortgage, or should default in any of the other terms, provisions and conditions of said prior mortgage. Then such default under the prior mortgage shall constitute a default under the terms and provisions of the within mortgage, and the Mortgagee herein may, at its option, declare the entire indebtedness due hereunder immediately due and payable and the within mortgage subject to forectosure. The Mortgages herein may, at its option, make, on behalf of Mortgagor, any such payments which become due on said prior mortgage, or incur any such expenses or obligations, on behalf of Mortgagor, in connection with the said prior mortgage, in order to prevent the foreclosure of said prior mortgage, and all such amounts so expended by the within Mortgages on behalf of Mortgagor shall become a debt to the within Mortgages, or its assigns, additional to the debt hereby secured, and shall be covered by this mortgage, and shall bear interest from date of payment by the within Mortgagee, or its assigns, at the same interest rate as the indebtedness secured hereby and shall entitle the within Mortgagee to all of the rights and remedies provided herein, including at Mortgagee's option, the right to foreclosure this mortgage

The mortgage may be paid in full at any time on or before due date

Said property is warranted free from all incumbrances and against any adverse claims, except as stated \$2/30/1998-11222 03:37 PM CERTIFIED

RE-39 Rev 11-95

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 a 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 payment of said indebtedness in full, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the day of sale, and First, the balance, if any, to be turned over to the said Mortgagor and undersig

IN WITHESS WHE	REOF the undersigned Mor		to set their signatur	es and seals this251	71	day o
MARCH		, 19 <u>_98</u> .			<u></u>	
"CAUTION	4 - IT IS IMPORTAN	IT THAT YOU TH	OROUGHLY R	AD THE CONTRACT	BEFORE YOU SIGN IT"	
			31	eller of		(SEAL
			Dies	de / Stu	ruson	(SEAL
	<u></u>		<u></u>			ii-e-pairi
E STATE OF	ALABAMA					
	SHELBY		COUNTY			
A. VINC	ENT BROWN, JR.			, a No	otary Public in and for said County, in	said Stat
eby certify that	BILLY K. AND	BRENDA J. S	STEVENSON, I	IUSBAND AND WIFE		
		<u>-</u>		····		
ose names are si	gned to the foregoing convicuted the same voluntarily	veyance, and who are	known to me ackno	owledged before me on this o	day, that being informed of the cont	ents of t
	and and official seal this	25TH	day of	MARCH		. 19 98
THE THE THE THE		<u> </u>		······································		
	n			1		
	ي			14		•
	È		Notary	Public COTO	N EXPIRES: 11/28/99	
	$\sqrt{2}$	4		HI COMMISSIO	M BAFIRES: 11/20/77	
0	3 8 10	Ñ				
ω _Ο	1 2 -	้หั้				
373	* 'š W	(۳)				
PH CERTIF	1 1 7	2-1	2 0 0 ±	d duly day of		
7 10		£	7 38 7 38 8	and duly		
E SE			£ c	k M. and		
7	22211-1	ج	tratio			
	33 7	2 2	sunty TE certify regist	o'ctock		
	~ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	19	OFFICE OF JUDGE OF PROBATE County and State, do hereby cer sed in my office for re-			
V	LE M	A	8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9		35	
	2		GE OF		≱	
			DUC Bd Sta		8 <u>x</u>	
			OFFICE OF JUDGE IN CONTRACT IN THE CONTRACT IN			
		i ≨	A Section	Book No.		
Σ		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	0 7	4 2		
		∦ ¥	Ž Ž	1 2 2 3		
		∯ ₩	n and	# 5 E	§ .	
		HE STATI	Probate in conveyance	Sorger u		
	•	 	± For the State of the State o	= 8 g	For Par TOTAL	