HEREFORE, in connict the Mortgagee to See Exhib	nsideration of the premises, the following described real example of the premises of the following described real example of the premises, the following described real example of the premises	state, situated in	Shelby Shelby O8/3i/199 3:00 PM C SHELBY COUNTY JU 003 CRH	98-3400 8-3400 ERTIFIE 9GE OF PROBATE 67.35	Co	unity, State	•	_
HEREFORE, in connict the Mortgagee to See Exhib	nsideration of the premises, the following described real explicit. A	state, situated in	Shelby OS/3i/199 OS/3i/199 OSHELBY COUNTY JU OO3 CRH	98-3400 8-3400 ERTIFIE 9GE OF PROBATE 67.35	Co		•	_
HEREFORE, in connict the Montgagee to	nsideration of the premises, the following described real example of the premises of the following described real example of the premises, the following described real example of the premises	state, situated in	Shelby Chat # 19 O8/31/199 3:00 PM COUNTY JU	98-3400 8-3400 ERTIFIE	Co		•	_
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HEREFORE, in con Into the Mortgagee t	nsideration of the premises, the following described real ex	state, situated in	Shelby 08/3i/199	98-3400 8-3400 ERTIFIE	Co		•	_
HEREFORE, in con Into the Mortgagee t	nsideration of the premises, the following described real ex	state, situated in	Shelby	98-3400	Co		•	
HEREFORE, in con Into the Mortgagee t	nsideration of the premises, the following described real ex	state, situated in	Shelby	98-3400	Co		•	_
HEREFORE, in con Into the Mortgagee t	nsideration of the premises, the following described real ex	state, situated in	Shelby		Co		•	
HEREFORE, in con Into the Mortgagee to	nsideration of the premises, the following described real ex	said Mortgagors, and state, situated in	1 Sti Cille i2 execunit	this mortgage,			•	
HEREFORE, in con Into the Mortgagee t	nsideration of the premises, the following described real ex	taid Mortgagors, and	1 Sti Cille i2 execunit	this mortgage,			•	_
HEREFORE, in con	nsideration of the premises, s	taid Mortgagors, and	1 Sti Cille i2 execunit	this mortgage,			•	_
	reideration of the premises. S	taid Mortgagors, and	1 Sti Cille i2 execunit	this mortgage,			•	
And Whereas Mort	tgagors agreed, in incurring s	aid indebtedness, th	Kii ans mouñañe au	THE DE PROPERTY IN	Secure and h			
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ollars (\$ 35,	892.88), eviden	ced by a certain pro	missory note of	even date, w	ith a sched	uted matu	rity date
ereinater called "M	origagee", whether one or m	ore), in the principal :	sum of Ninety	<u> </u>	007,100			 -
	origagors", whether one or m	ore) are justiv indebi	ed to Blazer	Financ	ial Se	rvice	s, In	
KNOW ALL ME	helby N BY THESE PRESEN	ITS: That Where	as, Morris	K. Smit	n and	wile,	A G T G	<u> </u>
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is instrument wa	as prepared by	•					·	
			BRANCH BE	essemer,	Alaba	.ma		
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TO HAVE AND TO HOLD the above granted premises unto the said Mortgagee, Mortgagee's successors and assigns forever, and for the purpose of further securing the payment of said indebtedness, the undersigned agree to pay all taxes or assessments when imposed legally upon said premises, and should deleast be made in the payment of the same, the said Mortgagee may at Mortgagee's option pay off the same, and to further secure said indebtedress, Mortgagors agree to the extent not prohibited by law, to leep the improvements on said real estate insured against loss or damage by fire, lightning and terresto for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee, as Mortgagee's Interest may appear, and promptly deliver said policies, or renewal of said policies to said Mortgagee; and if undersigned feel to least said premises insured as above specified, or fail to deliver said insurance policies to said Mortgagee, then the said Mortgagee, or assigns, may at Mortgagee's option insure said premises for said sum, for Mortgagee's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgagee for taxes, assessments or insurance, shall become a debt to said Mortgages or assigns, additional to the debt hereby specially secured, and shall be covered by this Mortgage, and to the extent not prohibited by law beer interest at the lewful rate from date of payment by said Mortgagee, or assigns, and be at once due and payable. In the event of any casualty loss, Mortgagors direct any insurer to pay holder directly to the extent of holder's interest and appoints holder as altomey in fact to endorse any draft, to the

Upon condition, however, that if said Mortgagors pay said indebtedness, and reimburse said Mortgagee or assigns for any amounts Mortgagee may extent not prohibited by law. have expended for times, assessments, and insurance, and interest thereon, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgages 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 Mortgages or assigns in said premises become endangered by reason of the enforcement of any lien or encumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of said indebtedness hereby secured less any required refunds shall at once become due and payable, without notice and demand, and this mortgage shall be subject to toreclosure 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, and with or without first taking possession, after giving twenty-one days' notice, by publishing once a week for three successive weeks, the time, place, and terms of sale, together with a description of the premises, by publication in some newspaper published in the County or Counties in Alabama in which the aforesaid real estate is situated and to sell the same, free of exemptions, 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 Counties, (or the division thereof) where said premises is tocated, at public outcry, to the highest bidder for cash, and apply the proceeds of said sale: First, to the expense of advertising, selling and conveying, including reasonable attorney's tees as permitted by law and provided for herein; Second, to the payment of any amounts that may have been expended, or that it may be necessary to expend, in paying insurance, taxes, assessments, or other encumbrances, 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 the sale; Fourth, the balance, if any, to be turned over to the said Mortgagors and undersigned further agree that said Mortgagee, agents or assigns may bid at said sale and purchase said premises, if the highest bidder therefor; and the undersigned further agree where the amount financed exceeds \$300.00, to pay to Mortgagee or assigns reasonable attorney's fees not exceeding 15% of the unpaid debt after default and referral to an attorney not a salaried employee or assigns, for the foreclosure of this mortgage in Chancery, should the same be so foreclosed, said fee to be

Mortgagors hereby waive as to the indebtedness secured hereby and to any renewals and extensions thereof, all rights of exemption, including homea part of the debt hereby secured. stead, under the Constitution and laws of Alabama and of any other state as to the premises, and all statutory provisions and requirements for the ben-

efft of Mortgagors now or hereafter in force (to the extent the same may be lawfully waived). Any part of this instrument contrary to applicable law shall not invalidate the other parts of this agreement. NWITNESS WHEREOF the undersigned Morris K. Smith and wife, Vera Smith and seal, signature S their have heraunto set 19 98 August [CAUTION - IT IS IMPORTANT THAT YOU THOROUGHLY this 28 day of READ THE CONTRACT BEFORE YOU SIGN IT.] Smith Morris MPORTANT Type Name Here: Signature must be the same as the name typed on the face of this instrument and below the signeture lines. Alabama THE STATE OF

V				•
COUNTY Shelby		•		La antid County in said State.
Hubert J. Elmo	re, Jr	<u> </u>	, a Notary Public in and i	or said County, in said State,
, nuber c o . princ		are	signed to the for	egoing conveyance, and who
hereby certify that MOLITIS	K. & Vera surpressing_	when me on this C	ter, that being informed of the	e contents of the conveyence
are	י הפלהפווות מונים פננו מן נאוסנון	MINIO COLUMN		
executed the same voluntarily on	the day the same beens date.		August	19 98
Given under my hand and official	al seel this $28 h$ day of		Taylor grant and a	Notary Public
CANCEL CHARGE IN THE PARTY OF THE	116798	Michel	1 Cana	
My commissions expires:		77		
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THE STATE OF	•			

COUNTY

TO A CONTROL OF THE PARTY OF TH

a Notary Public in and for said County, in said State, hereby certify that a corporation, is signed to the toregoing conveyance, and who is known to me, acknowledged before me on this day, that, being informed of such conveyance he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

Given under my hand and official seal this ______ day of _____

Notary Public My commissions expires: _____

0237-01 (AL)

Exhibit A

A parcel situated in the NE 1/4 of the NE 1/4 of Section 15, Township 19 South, Range 2 East, Shelby County, Alabama, described as follows: Commence at the NW corner of the NE 1/4 of the NE 1/4 of Section 15, Township 19 South, Range 2 East; thence run East along the North line of said Section a distance of 431.09 feet; thence turn an angle of 94 deg. 37 min. to the right and run a distance of 39.28 feet to the South right of way line of a paved county highway, and the point of beginning; thence continue in the same direction a distance of 189.16 feet; thence turn an angle of 95 deg. 46 min to the left and run a distance of 305.84 feet; thence turn an angle of 88 deg. 22 min. to the left and run a distance of 163.92 feet to the South right of way line of said county highway; thence turn an angle of 86.82 feet to the left and run along the said right of way line a distance of 292.68 feet to the point of beginning, being situated in Shelby County, Alabama.

Inst # 1998-34000

O8/31/1998-34000
O3:00 PM CERTIFIED
SHELBY COUNTY JURGE OF PREMATE
003 CRH 67.35