			1	
MORTGAGE ACCOUNT NUMBER	(SPACE ABOVE THIS LINE RESERVED FOR I	MACHTORC	EE:	Ala Inc
MORTGAGOR(S):	THIS INSTRUMENT WAS PREPARED BY	MOKIGAGEE PO BOX	1285	
Poe, Jr. Norman N.	wife, Poe, Jacque	ine J. 2976-D Pelham	<u>Pelham Pkwy</u>	ALABAMA
Mortgagor hereby conveys to Mortgagee, the following	described real estate in the County of She I b y	, State of A	Vabama:	35124
See Attached Exhi	02/02/ 10:35 A	1999-04521 1999-04521 M CERTIFIED		
		EV JUDGE OF PROBATE		
TOGETHER WITH all huildings and improvements now or h	002 (perpatter practed thereon, all of which, shall be subject to the lie		ppurlenances perlaining to the pr	operty, all of which
authorizing Mortgages to enter upon sard premises and/or of a receiver in the name of any party hereto, and to apply hereby. FOR THE PURPOSE OF SECURING: (1) Performance with the Promissory Note reference is hereby made; (3) Pay Mortgages or the then holder of this Mortgage to Mortgagor the security in accordance with the covenants of this Mortgagor the security in accordance with the covenants of this Mortgagor the security in accordance with the covenants of this Mortgagor insurance premiums, repairs, and all other charges and expression of PROTECT THE SECURITY THEREOF, MORTGAGOR of all improvements for the protection of Mortgages in such deplies with Mortgages, and that loss proceeds (less experor to less Mortgagor will give immediate notice by mail to the make payment for such loss directly to Mortgages instead of tree from all prior liens except the existing first mortgage. It lienholder to permit the principal balance of such prior lien until this Mortgage shall have been paid in full. (5) In the enhanced to permit the principal balance of such prior lien hereby due and collectible or not), may (a) effect the insurflement, and (c) pay such liens and all such disbursement sec(ired by this Mortgage and shall be immediately due and confrary to restrictions of record or contrary to laws, ordinary or demolish any building thereon, to complete within thereon and to pay, when due, all claims for labor performe and any portions of the pramises herein described may, indebtedness or the lien of this instrument upon the remain of otherwise affect any such personal liability on the lien of themses affect any such personal liability on the lien of themses affect any such personal liability on the lien of themses affect any such personal liability on the lien of themses affect any such personal liability on the lien of the personal liability on the lien of themses affect any such personal liability.	d by this Mortgage shall be applied in the following order. FIRP penses agreed to be paid by the Mortgagor. SECOND: To the COVENANTS AND AGREES: (1) To keep said premises insure manner, in such amounts, and in such companies as mortgagness of collection) shall, all Mortgagee's option, be applied on a Mortgagee who may make proof of loss if not made promptly hold Mortgagor. (2) To pay all taxes and special assessments of any. (4) To pay when due any prior lien or Mortgage on the to increase, not to permit the principal balance of such prior lies went of default by Mortgagor under Paragraphs (1), (2), (3) or (4) rance above provided for any pay the reasonable premiums and is, with interest thereon from the time of payment at the highest payable by Mortgagor to Mortgagee. (6) To keep the premises ances or regulations of proper public authority, and to permit Min One Hundred Eighty (180) days or restore promptly and in a grid and material turnished therefor. (7) That the time of payment without notice, be released from the lien hereof, without release derived said premises for the full amount of said indebtedness the ereby created.	Payment of the principal sum with it parties hereto, herewith executed by his of \$ 30000.66 be advanced by the Mortgagee to third of the payment of taxes and assert against fire and such other casualities may from time to time approve, and indebtedness, whether due or not only Mortgagor, and each insurance company kind that have been or may be lever premises and, notwithstanding any high to increase above the balance existing above. Mortgage, at its option (whether due or not only may be remarked to the pay and said taxed that allowed by law, and such disburs on good condition and repert, not to condition and repert and to cond	as provided below, upon the inci- nterest, as provided in a Prom- itorigagor and payable to the ord with interest thereon, as may him i parties where the amounts are a essments that may be levied aga at forth in said note. Is as the Mortgagee may specify. To keep the policies therefor, pro- it to the restoration of said improv- pany concerned is hereby authori- tion option granted by any prict- interesting to declare the whicks like es and assessments without dete- itements shall be deemed a parti- itements of the purpose of inspecting to ing which may be constructed day of any portion thereof, may be el- the ownership of said pramises is sums owing try the Mortgagor to the	esterness recured service long to the long promises up to the hall value operty endorsed on verticals. In events and premises lien or by any proving of the indeptement serviced entreping the value of said premises lien or by any proving of the indeptement serviced entreping the value of said premises lien or by any proving of the indeptement serviced entreping the value of said premises and to maged or described the payment of said premises and to maged or described the payment of said the payment of said the lied of the payment of said the lied of the
be (initited to the monies due thereon; and after any one of shall be authorized to take possession of the premises her time, place and terms of sale, by publication in some newspidoor of said county, (or the division thereof) where said projectioning, if the amount hinanced was more than \$300.00, a then be necessary to expend, in paying insurance, taxes, to then the necessary to expend, in paying insurance, taxes, to the necessary to expend, in paying insurance, taxes, to the necessary to expend, in paying insurance, taxes, to the necessary to expend sale, but no interest shall the hereinabove described premises to the Purchaser at the deticining remaining after sale of the premises, and applicationary the liability of any person for the payment of the xiproperty. (b) join in the granting any easement or creating modification of the terms of this toan, (e) release without we said property or any part thereof be taken or damaged by all compensation, awards, and other payments or relief the expenses, including attorney's lees, as provided for on endumbrances, liens or charges paid and discharged from option may be exercised when the night accrues or at any or thereafter accruing (8) if Morigagor shall pay said note be null and void and Morigages will, within the stalutory performsory Note secured hereby to the contrary, heither the legally enforceable, and any provision to the contrary shall agreements herein contained (11) If any of the undersign that he has not executed the same as surely for another. Endorser, or other party herelo, hereby waives and renount	by shall immediately become due and payable at the option of the said events this mortgage will be subject to foreclosure as now reby conveyed, and with or without first taking possession, after paper published in said County and State, sell the same in lots or perty is located, at public outcry, to the highest bidder for cash, a reasonable attorney's tee not to exceed 15% of the unpaid ball of other incumbrances, with interest thereon. Third to the payment be collected beyond the day of sale, and Fourth, the balance, all aforesaid sale, immediately after such sale (3) in the event so cation of the proceeds of said sale to the indebtedness secured indebtedness secured hereby and without releasing the interest of arranty all or any part of said property. Mortgagor agrees to pay reason of any public improvements or condemnation proceeding the reverse side, apply the same as provided above for insurant the reverse side, apply the same as provided above for insurant the proceeds of the loan hereby secured. (7) Whenever, by the time thereafter, and no acceptance by Mortgages of payment of at the time in the manner aforesaid and shall abide by, comply period after written demand therefor by Mortgagor, execute a constitute time in the manner aforesaid and shall abide by, comply period after written demand therefor by Mortgagor execute a constitute time in the manner aforesaid and shall abide by comply be of no lorce or effect. (10) Except as provided to the contrary of its a married person, he represents and warrants that this into but that he is the Borrower hereunder. (12) With respect to the cost, each for himself and family, any and all homestead or exercises.	giving twenty one days incline by publications or en masse as Murigagee, age not apply the proceeds of the sale. First, ance. Second, to the payment of any a ent of the then balance of said indebted any, to be turned over to said Mortgage Morand to the expenses of conducting said any party joining in this Mortgage may agreement affecting this Mortgage or to a reasonable fee to Mortgage for any of a not proceeds are hereby assigned to rance less proceeds. (6) Mortgagee is findebtedness in default shall constitution with, and duty perform all the covenant elease or salisfaction of this Mortgage ose on the Mortgagor any obligation of herein, all Mortgagors shall be jointly an strument has been executed in his behall the covenant trument has been executed in his behall the property conveyed by this Mortgagors and this Mortgagor and this Mortgage.	ishing once a week for three consists or assigns deem best in from to the expense of advertising is imports that may have been expenses in full whether the same at some or (2) Mortgagor agrees to surfacing agor, if a signer on the note is of sale. (4) At any time and from year consent to the making of an in any other manner. Mortgage in the services mentioned in this part in any other manner. Mortgage shall be subrogated to the kentomissory hote. Mortgagee is unless and agreements herein, then it games a warver of any default then exist and agreements herein, then it gament except to the extent the diseverally trable for full-kment of any default then exist and severally trable for full-kment of severally trable for full-kment of alt, and for his sple and separate are leach of us, whether Principals	executive weeks the content and conveying and conveying and conveying and to the chall of the conveying that the kable of the conveying and continue to the conveying and continue to the conveying and continue; the conveying an
or Laws of any State, or of the United States, as against in WITNESS WHEREOF the Mortgagort Signed, Sealed and Delivered in the present	have hereunto set heir signature S	\mathcal{N}	day of January	. 1 9 9
Wingest	No	rman N. Poe Mongagor	الخمالا	(SEAL)
THE STATE OF ALABAMA County Shelby	· · · · · · · · · · · · · · · · · · ·	Equeline J. Phoeomon	· Expression	(SEM)
Margaret L. Hawkins Norman N. Poe Jr.	and Jacqueline	and for said County.	whose name	ne <u>Sa</u> m@igned
to the foregoing conveyance, and who _a.r. executed the same voluntarily on the day the	e known to me, acknowledged before me on the same bears date.	s day that, being informed of t	he contents of the conver	yance have
Given under my hand and official seal this	s 29th day of Janua	ry 19.99.	Howkin	Notary Public

MY COMMISSION EXPIRES: Aug. 1, 1999.
SONDED THEU NOTARY PUBLIC UNDERSTRUCTION.

0 (-0555 (Rev. 3-98) AL

EXHIBIT "A"

Commence at the point of intersection of the SE pavement edge of County Highway 43 and the center of Shaw Branch; thence Southwesterly along said pavement edge 313 feet; thence run Southerly 64 degrees East 211 feet; thence run South 83 degrees 15 minutes. East 182 feet to the point of beginning; thence North 33 degrees East 105.5 feet; thence South 62 degrees East 113.5 feet; thence South 33 degrees West 105.5 feet; thence North 62 degrees West 113.5 feet to the point of beginning.

ALSO, a right of way road or easement being 30 feet in width and fully extending Westerly from subject lot to County Highway 43 and the South right of way of margin of said easement described as follows: Commence at the SW corner of the above described subject lot and run North 83 degrees 15 minutes West 182 feet; thence North 64 degrees West 211 feet to the SE pavement edge of County Highway 43.

All of the above described property lies in the NW 1/4 of the NW 1/4 of Section 12, Township 19 South, Range 1 West, Shelby County, Alabama.

Inst # 1999-04521

O2/O2/1999-O4521
10:35 AM CERTIFIED
SHELBY COUNTY JUDGE OF PRODATE
002 CRH 56.00