This form provided by

SHELBY COUNTY ABSTRACT & TITLE CO., INC.

P. O. Box 752 - Columbiana, Alabama 35051 (205) 669-6204 (205) 669-6291 Fax (205) 669-3130

SEND TAX NOTICE TO:

June

Notary Public.

(Name)	Walter L. Bryant, Jr.	
(Address)	100 Perkins Ranch Lane	
` _	100 rerkins kanen Lane	
	Columbiana, Al. 35051	

This instrument was prepared by:

on the day the same bears date.

Given under my hand and official seal this_

Maria De Contractor de la contractor de

Form	1-1-5	Rev.	4/99

Shelby C	COUNTY	KNOW ALL MEN BY THE	SE PRESENTS,	20040614000318520 Pg 1/1 16.00
That in consideration of Fi	ve Thousand	and no/100		Shelby Chiv Judge of Drobata of
o the undersigned grantor or g	grantors in hand p	oaid by the GRANTEES herein	n, the receipt where	of is acknowledged, we,
Helen Kathleen Brya	nt, a widow	and Angela M. Hug	hes, a marri	ed woman
herein referred to as grantors)) do grant, bargair	n, sell and convey unto		
Walter L. Bryant, J	r. and Lisa	Bryant		
herein referred to as GRANTI	EES) as joint tena	nts, with right of survivorship	, the following descr	ibed real estate situated in
<u>, , , , , , , , , , , , , , , , , , , </u>		Shelby Cou	unty, Alabama to-wi	t:
	age 30, in	survey of Hughes Cr the Probate Office		y Subdivision, as recorded in ounty, Alabama.
A part of Lot page 30, in th of the SE 1/4 described as f 26 minutes 40 feet to SW cor along the Sout 45 minutes 7 s	1, of Hugher of Section of Section of Beconds East of Seconds West Seconds West Seconds West Seconds West Seconds West Seconds West Seconds Seconds West Seconds West Seconds	Office of Shelby Co 36, Township 21 So egin at the NW corn st along the West 1 d Lot 1; thence Nor said Lot 1 a distan t a distance of 252 to the point of beg	unty, Alabam uth, Range 1 er of said L ine of said th 71 degree ce of 199.90 .88 feet to	as recorded in Map Book 28, a and situated in the NW 1/4 East, being more particularly ot 1; thence South 0 degrees Lot 1, a distance of 293.04 s 11 minutes 55 seconds East feet; thence North 14 degrees the southerly right of way a
THE ABOVE DESC	RIBED PROPE	RTY IS NOT THE HOM	ESTRAD OF ANG	ELA M. HUGHES OR HER
SPOUSE. O HAVE AND TO HOLD Unto this conveyance, that (unless the	e joint tenancy here	by created is severed or terminat	ted during the joint liv	rs and assigns, forever; it being the intention of the partives of the grantees herein) in the event one grantee here arvive the other, then the heirs and assigns of the grante
SPOUSE. O HAVE AND TO HOLD Unto this conveyance, that (unless the arvives the other, the entire interested in shall take as tenants in common and I (we) do for myself (or we are) lawfully seized in fee simple onvey the same as aforesaid; that	e joint tenancy here est in fee simple shoon. ourselves) and for make ple of said premises I (we) will and my vful claims of all pe	by created is severed or terminated all pass to the surviving grantee, by (our) heirs, executors, and admits; that they are free from all encury (our) heirs, executors and admits a court of the surviving grantee.	and if one does not some simistrators covenant we mbrances, unless other nistrators shall warran	
SPOUSE. O HAVE AND TO HOLD Unto this conveyance, that (unless the urvives the other, the entire interestering shall take as tenants in common and I (we) do for myself (of we are) lawfully seized in fee simple onvey the same as aforesaid; that and assigns forever, against the law IN WITNESS HEREOF,	e joint tenancy here est in fee simple sh mon. urselves) and for m ple of said premises I (we) will and my	by created is severed or terminate all pass to the surviving grantee, by (our) heirs, executors, and admit that they are free from all encury (our) heirs, executors and admit resons. have hereunto set	and if one does not some simistrators covenant we mbrances, unless other	ves of the grantees herein) in the event one grantee here arvive the other, then the heirs and assigns of the grantee with the said GRANTEES, their heirs and assigns, that I arwise noted above; that I (we) have a good right to sell as
SPOUSE. O HAVE AND TO HOLD Unto this conveyance, that (unless the urvives the other, the entire interestering shall take as tenants in common And I (we) do for myself (or we are) lawfully seized in fee simple onvey the same as aforesaid; that and assigns forever, against the lawfully seized in th	e joint tenancy here est in fee simple shoon. ourselves) and for make ple of said premises I (we) will and my vful claims of all pe	by created is severed or terminate all pass to the surviving grantee, by (our) heirs, executors, and admit that they are free from all encury (our) heirs, executors and admit rsons.	and if one does not some simistrators covenant we mbrances, unless other nistrators shall warran	ves of the grantees herein) in the event one grantee here urvive the other, then the heirs and assigns of the grantee with the said GRANTEES, their heirs and assigns, that I arwise noted above; that I (we) have a good right to sell at and defend the same to the said GRANTEES, their heir
SPOUSE. O HAVE AND TO HOLD Unto this conveyance, that (unless the arvives the other, the entire interested in shall take as tenants in common the shall take as tenants in common to the same as aforesaid; that and assigns forever, against the law IN WITNESS HEREOF,	e joint tenancy here est in fee simple shoon. ourselves) and for make ple of said premises I (we) will and my vful claims of all pe	by created is severed or terminate all pass to the surviving grantee, by (our) heirs, executors, and admit that they are free from all encury (our) heirs, executors and admit resons. have hereunto set	and if one does not some simistrators covenant we mbrances, unless other nistrators shall warran	ves of the grantees herein) in the event one grantee here urvive the other, then the heirs and assigns of the grantee with the said GRANTEES, their heirs and assigns, that I arwise noted above; that I (we) have a good right to sell at and defend the same to the said GRANTEES, their heir
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day of_