20100825000272970 1/2 \$76.00 Shelby Cnty Judge of Probate, AL 08/25/2010 10:24:30 AM FILED/CERT

Parties of the

THIS INSTRUMENT WAS PREPARED BY:

This lease, made this Lo day of

Part and DANIE / W HARDST

STATE OF ALABAMA

COUNTY OF

Second Part:

MIKE T. ATCHISON, ATTORNEY P.O. BOX 822 COLUMBIANA, ALABAMA 35051

| lease unto the parties of the second part the following premises in Shelk County, Alabama, more particularly described as follows, to-wit: |
|---|
| LOT 12 - TRIPIE SPRINGS SUBA. MB6 P9 155 |
| 105 DOGWOOD Drive |
| Columbiana, Al- 35051 |
| |
| |
| |
| for occupation by them as a residence, and not otherwise, for and durin the term of $\frac{T\omega\partial}{\sqrt{2010}}$ year(s), to-wit: from the $\frac{9h}{4uqusT}$ day of $\frac{2011}{\sqrt{2011}}$. |
| In consideration whereof, the parties of the second part agrees to pay to the party of the first part the sum of the Hundred Fifty Four Thousand-Nine Hundred Dollars |
| is paid in cash, the receipt of which is hereby acknowledged, the balance is divided into payments as follows: |
| beginning |
| or day of each month, during said term, in advance, being at the rate of \$\frac{5}{\text{UV-TY Four Thousard Four Hurdred}}\$ |
| no/100 Dollars (\$ 94,900). |

And should the parties of the second part fail to pay the rents as

they become due, as aforesaid, or violate any other conditions of this

Lease, the said party of the first part shall then have the right, at

their option, to re-enter the premises and annul this Lease. And in order

to entitle the party of the first part to re-enter, it shall not be

necessary to give notice of the rents being due and unpaid, or to make any

demand for the same, the execution of this Lease signed by the said

parties of the first and second part, which execution is hereby

acknowledged, being sufficient notice of the rents being due and the

demand for the same, and shall be so construed, any law, usage, or custom

to the contrary notwithstanding. And the party of the second part agrees

to comply with all the laws in regard to nuisance, in so far as premises

hereby leased are concerned, and by no act render the party of the first

part liable therefor, and to commit no waste of property, or allow the

same to be done, but to take good care of the same; nor to under-lease

said property nor transfer the Lease without the written consent of the

LEASE SALE CONTRACT

WITNESSETH, That the party of the first part does hereby rent and



party of the first part, hereon endorsed; and further, this Lease being terminated, to surrender quiet and peaceable possession of said premises, in like good order as at the commencement of said term, natural wear and tear excepted.

In the event of the employment of an attorney by the party of the first part, on account of the violation of the conditions of this Lease by the parties of the second part, the parties of the second part hereby agrees that they will be taxed with said attorney's fee. And as a part of the consideration of this Lease, and for the purpose of securing the party of the first part prompt payment of said rents as herein stipulated, or any damage that party of the first part may suffer either by failure to surrender quiet and peaceable possession of said premises, as aforesaid, or for any damage whatever, may be awarded said party of the first part under this contract, the said parties of the second part hereby waives all right which they may have under the Constitution and Laws of the State of Alabama, to have any of the personal property of the parties of the second part exempted from levy and sale, or other legal process.

The parties of the second part agrees to pay all taxes on the above described property during said term as the same becomes due, and also agrees to pay all assessments for street and sidewalk improvements, should any be made against said property.

It is understood and agreed that at the end of said term if the parties of the second part have complied with each and all conditions of this Lease, then the party of the first part agrees that the rest paid under this Lease shall be considered as payment for said property, and the party of the first part shall make and execute a deed with a warranty of title conveying said property to the parties of the second part.

It is further understood and agreed that if the parties of the second part fails to pay the monthly rent as it becomes due, and becomes as much as two months in arrears during the first year of the existence of this Lease, or as much as three months in arrears on such payments at any time thereafter, or should fail to pay the taxes on the said property when the same becomes due, or should fail to comply with any condition or requirement herein, then on the happening of any such event by the party of the second part, they forfeit their rights to a conveyance of said property, and all money paid by the parties of the second part under this contract shall be taken and held as payment of rent for said property, and the parties of the second part shall be liable to the party of the first part as a tenant for the full term of said Lease, and the provision herein "that the rent paid under this Lease shall be considered a payment for said property, and the party of the first part shall make and execute a deed with a warranty of title conveying said property to the parties of the second part", shall be a nullity and of no force or effect; and the failure of the parties of the second part to comply with any of the conditions of this instrument shall ipso facto render the said provision a nullity, and make the said parties of the second part a lessee under this instrument without any rights whatever except the rights of lessee without any notice or action whatever upon the part of the party of the first part.

It is further understood and agreed that if the parties of the second part should at any time before the maturity thereof desire to pay off the remaining monthly payments, as named herein they shall have the right to do so and shall be entitled to a rebate on such advancements of all unearned interest, it being intended that only the earned interest shall be collected.

IN TESTIMONY WHEREOF, we have set our hands and seals in duplicate, this and of fugust 20/0 / 8/12