Bryce's Bail Bonding, Inc.		
P.O. Box 206		
Higden, AR 72067		
This Instrument Prepared By:		
Bryce's Bail Bonding, Inc.		
P.O. Box 206		
Higden, AR 72067		
	MORTGAGE	
WITH I	POWER OF SALE (REALTY)	
Property located in		
KNOW ALL MEN BY THESE PRESENTS:		
THAT		
	for	
One Dollar (\$1.00), in hand paid, the receipt of which is here bargain, sell, and convey unto Bryce's Bail Bonding, Inc. G	•	
and unto GRANTEE'S heirs (successors) and assigns foreve		
and and off in 122 of ions (outcomess) and assigns for the	,, and rono wing property, statuted in	
TO HAVE AND TO HOLD the same unto the said	•	accessors) and assigns forever, with all
appurtenances thereunto belonging, and all rents, income, an		1
We (I) hereby covenant with the said GRANTEE, GRANT encumbrances and liens, (EXCEPT) and will forever we said the said GRANTEE.		
encumorances and nons, (EACE 1) and will follower v	varrant and detend the thic to said property aga	amst an iawiui Ciainis.
The sale is on the condition that whereas GRANTOR is just	stly indebted unto said GRANTEE in the sum	ofDollars
\$evidenced by promissory note	in the amount of \$ dated	
bearing interest from date until due at the rate of% per an	num and thereafter until paid at the rate of 10%	6 per annum, payable as follows:

When Recorded Mail To:

	ANTEE has executed a bail bond on behalf of
Defendant, in the County of, State of	Arkansas, in the amount of \$ on the date of
_, GRANTORS will upon	demand, pay the GRANTEE all sums necessary to meet all such claims,
liabilities, loss, cost damages, attorney fees, expenses, suits, or judg	ments against it, and before the penal amount of the bond, or any portion
thereof, immediately upon receipt of notice from the GRANTEE th	at the bond has been declared forfeited by the court, or that any other sums are
due GRANTEE. In the event that said defendant should fulfill their	r obligations to the court and GRANTEE, and the appropriate court exonerates
said case or cases then this mortgage would then be null and void.	
This mortgage shall also be security for any other indebtedness of	whatsoever kind that the GRANTEE or holders or owners of this mortgage
may hold against GRANTOR, by reason of future advances made h	ereunder, by purchase or otherwise, to the time of the satisfaction of this
mortgage.	
In the event of default of payment of any part of said sum, with ir	terest, or upon failure of GRANTOR to perform the agreements contained
herein, the GRANTEE, GRANTEE'S heirs (successors) and assign	s, shall have the right to declare the entire debt to be due and payable; notice
to GRANTOR is waived; and said option may be exercised at any t	ime after default, and
GRANTOR hereby covenants that he will keep all improvements	insured against fire, with all other full coverage insurance, loss payable clause
to holder and owner of this mortgage; that said improvements will l	be kept in a good state of repair, and waste will neither be permitted or
committed; that all taxes of whatever nature, as well as assessments	for improvement will be paid when due, and if not paid, GRANTEE may pay
same and shall have a prior lien upon said property for repayment v	vith interest at the rate of 10% per annum; now,
THEREFORE, if GRANTOR shall pay all indebtedness secured l	nereby, with interest, at the times and in the manner aforesaid, and perform the
agreements herein contained, then this conveyance shall be void. In	n case of nonpayment or failure to perform the agreements herein contained,
the said GRANTEE, GRANTEE'S heirs (successors) and assigns, s	shall have the right and power to take possession on the property herein
conveyed and expel any occupant therefrom without process of law	; to collect rents and profits and apply same on unpaid indebtedness; and with
or without possession to sell said property at public sale, to the high	nest bidder for cash at the Courthouse steps of County,
said County by at least three insertions, or by notices posted in five (successors) or assigns, may bid and purchase as any third person m GRANTEE'S heirs (successors), or assigns to convey said property the recitals of such conveyance shall be taken as prima facie true. The expenses attending said sale, second to the payment of all indebted in the payment of all indebt	first been given twenty days by advertising in some newspaper published in public places in the County, at which sale any of the parties hereto, their heirs night do; and GRANTOR hereby authorizes the said GRANTEE, to anyone purchasing at said sale and to convey an absolute title thereto, and The proceeds of sale shall be applied, first, to the payment of all costs and ness secured hereby, with interest; and the remainder, if any, shall be paid to appraisement, sale, redemption, and homestead under the laws of the State of
Witness my hand(s) and seal(s), thisday of	
	(seal)

ACKNOWLEDGEMENT

STATE OF ARKANSAS			
COUNTY OF			
BE IT REMEMBERED, That on this day came before the und	ersigned, a Notary Publi	c within an for the County aforesaid,	
duly commissioned and acting	to me well known as the grantor in the		
foregoing instrument and stated that HE/SHE/THEY had execu	ited the same for the con	sideration and purposes therein	
mentioned and set forth.			
WITNESS my hand and seal as such Notary Public this	day of	, 20	
My Commission Expires			
(SEAL)	NOTARY PUBI	LIC	