NAME FIRST FA	AMILY FINANCIAL SE	RVICES	· · · · · · · · · · · · · · · · · · ·	<u> </u>	
ADDRESS 3594 PI	LHAM PKWY STE 102	PELHAM, AL. 35124			
SOURCE OF TITLE	<u>.</u>	·	· · · · · · · · · · · · · · · · · · ·		
воок		PAGE	<u></u>	·····-	
			Plat Bk.	Dema	
Subdivision		Lot		Page	
	1	<u> </u>	1093-32898	R	
QQ	 	<u> </u>			
			10/22/1993-38892		
<u> </u>		<u> </u>	OB: 20 AM CERTIFIE	<u>D</u>	
			SPELBA COOKLA 2000-		
			002 HEL 17.30		
ORTGAGE TATE OF ALABAI SHELE		KNOW A	LL MEN BY THESE PRESENTS	: That Whereas,	
<u></u>	JIMMY D SHINN	<u></u>		· <u>·····</u>	
		FIRST	FAMILY FINANCIAL SERV	ICES	
(hereinafter called "Mori	gagors", whether one or more)	are justiy indebted to			
	57		(hereinafter called "Mortgage		
FOUR THOUSAN	D ONE HUNDRED SIX	(AND 43/100		Dollar	
Whereas, Mortgagors ag	rewith and payable according ree, in incurring said indebtedn	to the term of said Note And Sec less, that this mortgage should be	gether with finance charges as provided surity Agreement until such Note And Se given to secure the prompt payment the executing this mortgage, do hereby gran	ecurity Agreement is paid in full. An ereof. it, bargain, sell and convey unto th	
Mortgagee the following	described real estate, situated	in		County, State of Alabama, to-wi	
That certain of the West September 1 run thence read as loc parallel wi South and pas aforesain East along to the point of the land County. Ala	n tract of land do line of the Monto 6, 1935, with the North along the Wated in 1955 as for the South line of the South	escribed as beginning evallo and Elyton property South line of Section 28 oresaid, a distance of said Section 28 right of way of said Section 28, and continuing one at certain deed from the dy dated September	in Shelby County, Alabaing at the point of intoublic road, as located ion 28, Township 21, Rine of said Elyton Monte of 105 feet; run there a distance of 420 feet a distance of 420 feet, a distance of 420 feet, (1) acre, more or less, om L.S. Walker, Judge of 9, 1949, and recorded of Probate of Shelby	ersection l and used on Range 3 West: evallo public nce west and et; run thence on public road, on 28, run thence more or less and being a part of Probate, Shelby in Deed Record Vol-	
indebtedness due from to debts to the extent even if the Mortgagor shall Mortgagos shall be auth	he Mortgagors to the Mortgage In excess thereof of the princip I sell, lease or otherwise trans orized to declare at its option a	e, whether directly or acquired beat amount hereof. sfer the mortgaged property or all or any part of such indebtedne	re and subsequent advances to or on by assignment, and the real estate herein any part thereof, without the prior wres immediately due and payable. 195	i deacribed shall be security for suc itten consent of the Mortgages, th	

RE-39

The mortgage may be paid in full at any time on or before due date.

Said property is warranted free from all incumbrances and against any adverse claims, except as stated above.

TO HAVE AND TO HOLD the above granted property unto the said Mortgagee, Mortgagee's successors, heirs, and assigns forever; and for the purpose of further securing the payment of said indebtedness, the undersigned agrees to pay all taxes or assessments when imposed legally upon said premises, and should default be made in the payment of same, the said Mortgagee may at Mortgagee's option pay off the same; and to further secure said indebtedness, first above named undersigned agrees to keep the improvements on said real estate insured againsts loss or damage by fire, lightning and tornado for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee's Interest may appear, and to promptly deliver said policies, or any renewal of said policies to said Mortgagee; then the said Mortgagee, or assigns, may at Mortgagee's option insure said property for said sum, for Mortgagee's own benefit, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amount so expended by said Mortgagee for taxes, assessments or insurance, shall become a debt to said Mortgagee or assigns, additional to the debt hereby specially secured, and shall be covered by this mortgage, and bear interest at the same interest rate as the indebtedness secured hereby from date of payment by said Mortgagee, or assigns, and be at once due and payable.

UPON CONDITION, HOWEVER, that if the said Mortgagor pays said indebtedness, and reimburses said Mortgagee or assigns for any amounts Mortgagee may have expended, then this conveyance to be null and void; but should default be made in the payment of any sum expended by the said Mortgagee 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 Mortgagee or assigns in said property become endangered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, then in any one of said events, the whole of said indebtedness hereby secured shall at once become due and payable, and this mortgage shall be subject to foreclosure 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, but with or without first taking possession, after giving thirty days' notice, by publishing once a week for three consecurive weeks, the time, place and terms of sale, by publication in some newspaper published in said County and State, sell the same in lots or parcels or an masse as Mortgagee, agents or assigns deem best, in front of the Court House door of said County (or the division thereof), where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds of the sale: First, to the expense of advertising, selling and conveying, including such attorney's fees as are allowed by law; second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or other incumbrances, with interest thereon; Third, to the payment of any have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or other incumbrances, with interest thereon; Third, to the payment of said indebtedness in full, whether the same shall or shall not have fully matured

CERTEMBER	ie undersigned Mortg	agors have hereur	nto set their signate	res and seals this,	<u> 10th</u>		day of
SEPT@MBER		<u>., 19.93</u> .					
"CAUTION - IT	IS IMPORTANT	THAT YOU T	HOROUGHLY	READ THE &	ONTRACT BEF	ORE YOU SIGN	IT"
			JIMMY D	, , , , , , , , , , , , , , , , , , ,) Shin	l	(\$EAL)
•			J LAMAY D	. SHINN ~			(SEAL)
			<u> </u>	· · · · · · · · · · · · · · · · · · ·	·		
THE STATE OF ALABA	-						
SHELB'		· · · · · · · · · · · · · · · · · · ·	COUNTY				
I+	ANN WILLIAMS				, a Notary P	ublic in and for said C	ounty, in said State,
hereby certify that	IMMY D. SHIN	<u>N</u>					
whose names are signed to conveyance they executed the	the foregoing convey he same voluntarily or	yance, and who ar n the day the same	e known to me ack bears date.	nowledged before	me on this day, th	at being informed of	
Given under my hand and	official seal this	10th	day of	SEPTEMBER	<u> </u>		, 19 <u>93</u>
					•		
					·	-1	
			Notar	y Public	MULL	1000 -	
	•		Notar	y Public	OMMISSION E	XPIRES 7/8/9	93
			Notar	In	OMMISSION E	XPIRES 7/8/9	93
			Notar	In	OMMISSION E	XPIRES 7/8/9	3
			Notar	10/22/	OMMISSION E	XPIRES 7/8/9 3 92 FIED	93
			Notar Sirie Tage	10/22/ 08:20	OMMISSION E	XPIRES 7/8/9 392 FIED BATE	3
			udge of egoing the	10/22/ 08:20	OMMISSION E	XPIRES 7/8/9 392 FIED BATE	3
			, Judge of foregoing on the	10/22/ 10/22/ 10/22/	MMISSION E	XPIRES 7/8/9 392 FIED BATE	3 Probate.
			the foregoing on the	10/22 08:20 30/22	MMISSION E	XPIRES 7/8/9 392 FIED BATE	Probate.
			y that the foregoing stration on the	10/22/008 WELBY 608	MMISSION E	XPIRES 7/8/9 392 FIED BATE	e of Probate.
			ty Judge of tify that the foregoing gistration on the	10/22 08:20 #ELBY 66	MMISSION E	XPIRES 7/8/9 392 FIED BATE	e of Probate.
			ty Judge of tify that the foregoing gistration on the	10/22/008 WELBY 608	MMISSION E	XPIRES 7/8/9 392 FIED BATE	e of Probate.
AGE			ty Judge of tify that the foregoing gistration on the	10/22/008 WELBY 608	MMISSION E 1993-328 AM CERTIF MIY JUDGE OF PRI MEL 61 1.30	EXPIRES 7/8/9	e of Probate.
GAGE	· · ·		ty Judge of tify that the foregoing gistration on the	10/22/008 WELBY 608	MMISSION E 1993-328 AM CERTIF MIY JUDGE STANDARD 17.30 HEL 61	XPIRES 7/8/S	e of Probate.
TGAGE			ty Judge of tify that the foregoing gistration on the	10/22/008 WELBY 608	MMISSION E 1993-328 AM CERTIF MIY JUDGE STANDARD 17.30 HEL 61	XPIRES 7/8/S	e of Probate.
RTGAGE			County F. JUDGE OF PROBATE and State, do hereby certify that the foregoing my office for registration on the	O'clock M, and dest OS	OMMISSION E 1993-325 AM CERT STORY	XPIRES 7/8/S	e of Probate.
ORTGAGE	2		County F. JUDGE OF PROBATE and State, do hereby certify that the foregoing my office for registration on the	O'clock M, and dest OS	MMISSION E 1993-328 AM CERTIF MIY JUDGE STANDARD 17.30 HEL 61	XPIRES 7/8/S	e of Probate.

Given under m

ecorded in Mort