Ala. (3180)		1718			
This instrument was prepared by:					•
NAME WHITTINGTON &			······································		<u> </u>
ADDRESS 1302 NOBLE STR					
SOURCE OF TITLE GRADY C. K	ELLEY AND			ELEN RUTH	KELLEY
воок152	-	PAGE	307		
Subdivision		Lot	Plat Bk.	Pa	ga
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				<u> </u>	
MORTGAGE STATE OF ALABAMA COUNTYSHELBY	·	KNOW ALL M	IEN BY THESE PRESE	NTS: That Where	ı s,
	·		· · · · · · · · · · · · · · · · · · ·		
RONA	ALD R. HAL	E AND WIFE, EV	ELYN P. HALE		
(hereinafter called "Mortgagors", whether	one or more) are justly	indebted to FIRST	FAMILY FINANC	TAL SERVICE	S, INC.
(Hereinities cause more and and annual control			(hereinafter called "Mor		
of SIX THOUSAND EIGH	T HUNDRED	FORTY-SEVEN AN	ID 09/00		Dollars
6 48 4.7 OQ) Dellare togethe	ruith financa charges as now	irlad in said Note AndS	security Agreement
executed on even date herewith and payab Whereas, Mortgagors agree, in incurring sa	le according to the ter id indebtedness, that t	m of said Note And Security this mortgage should be giver	Agreement until such Note A to secure the prompt payme	nd Security Agreement of thereof.	ris paid in full. And
NOW THEREFORE, in consideration of the Mortgagee the following described real esta	e premises, said Morte ste, situated in	ragors, and all others execut	ing this mortgage, do hereby	grant, bargain, sell ar County, State	id convey unto the of Alabama, to-wit:
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SEE EXHIBIT "A	" ATTACHED	HERETO			•
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This mortgage and tien shall secure not a indebtedness due from the Mortgagors to to debts to the extent even in excess thereof of the extent even in excess thereof excess thereof excess thereof excess the extent even in excess the excess the extent even in excess the extent even excess the extent even excess the excess the extent even in excess the extent even excess the extent even excess the extent even excess the excess the extent excess the extent even excess the extent excess the extent excess excess the extent excess excess the extent excess excess the extent excess exces	the Mortgages, whaths	c directly or acquired by assi	d subsequent advances to or gnment, and the real estate !	on behalf of the Mort erein described shall (gagors; or any other od security for such
if the Mortgagor shall sell, lease or oth Mortgagee shall be authorized to declare a	erwise transfer the m tits option all or any p	ortgaged property or any part of such indebtedness imm	art thereof, without the price and payable.	r written consent of	the Mortgagee; the
If the within mortgage is a second mortga			· 1	52	, at Page
569 in the Office of the Judge of Pro	hate of Countty, Alaba	ıma, but this mortgage is sub	ordinate to said orior mortga	e only to the extent of	the current balance
now due on the debt secured by said prior is said advances are made after today's date. Mortgagor should fail to make any payment prior mortgage, then such default under the herein may, at its option, declare the entering may be a such default under the entering may at its option, make	Mortgagor hereby agt ts which become due o the prior mortgage shi tire indebtedness due	ees not to increase the balan in said prior mortgage, or she all constitute a default under a heraunder immediately du	ce owed that is secured by sa build default in any of the other the terms and provisions on and payable and the with	iki prior mortgage. In t or terms, provisions an if the within mortgage in mortgage subject	ne event the within d conditions of said , and the Mortgage to foreclosure. The

obligations, on behalf of Mortgagor, in connection with the said prior mortgage, in order to prevent the foreclosure of said prior mortgage, and all such amounts so expended by the within Mortgagee on behalf of Mortgagor shall become a debt to the within Mortgagee, or its assigns, additional to the debt hereby secured, and shall be covered by this mortgage, and shall beer interest from date of payment by the within Mortgagee, or its assigns, at the same interest rate as the indebtedness secured hereby and shall entitle the within Mortgagee to all of the rights and remedies provided herein, including at Mortgagee's option, the right to foreclosure this

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

mortgage.

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 Mortgages 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 meturity, 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 en 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 said indebtedness in full, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the day of sale: and Fourth, the balance, if any, to be turned over to the said Mortgagor and undersigned further agree that said Mortgagee, agents or assigns may bid at said sale and

		undersigned Mortgag		unto set th	neir signatu	ires and s	eals thi	\$		<u>tUth</u>	<u> </u>		day
	SEPTEMBER		, <u>19_89</u>										
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hereby co	ertify that	,	RONAL	DR.	HALE	AND	WIF:	<u>e, e</u>	VEL	N P	HALI	<u> </u>	
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whose na	mes are signed to ti	he foregoing conveys	nce, and who	are known	to me ack	nowledge	ed befor	e me o	n this da	y, that	being info	rmed of th	ne contents of t
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BOOK

Commence at the Southwest corner of Section 22, Township 19 South, Range 2 East, Shelby County, Alabama; thence proceed North along the West boundary of said section for a distance of 467.79 feet; thence proceed North 87 degrees 44 minutes East for a distance of 415.0 feet to the point of beginning. From this beginning point continue North 87 degrees 44 minutes East for a distance of 51.69 feet; thence proceed South 1 degree 47 minutes 25 seconds East for a distance of 467.79 feet; thence proceed North 87 degrees 47 minutes East for a distance of 258.41 feet to a point on the Westerly right-of-way line of U.S. 231 Highway; thence proceed Northerly along the Westerly right-of-way line of said highway for a distance of 966.6 feet; thence proceed North 89 degrees 38 minutes 19 seconds East along the right-of-way line of said highway for a distance of 67 feet; thence proceed Northerly along the Westerly right-of-way line of said highway for a distance of 371.07 feet to its point of intersection with the North boundary of the Southwest one-fourth of the Southwest one-fourth of said section; thence proceed South 87 degrees 44 minutes West along the North boundary of said quarter-quarter section for a distance for a distance of 71.68 feet; thence proceed South 6 degrees 46 minutes West for a distance of 425.28 feet; thence proceed South 87 degrees 44 minutes West for a distance of 210 feet; thence proceed North 6 degrees 46 minutes East for a distance of 425.28 feet to a point on the North boundary of said quarter-quarter section; thence proceed South 87 degrees 44 minutes West along the North boundary of said quarter-quarter section for a distance of 106.25 feet; thence proceed North 2 degrees 16 minutes West for a distance of 190 feet; thence proceed North 87 degrees 44 minutes East for a distance of 199.88 feet; thence proceed North 6 degrees 36 minutes East for a distance of 84.17 feet; thence proceed South 83 degrees 24 minutes

East for a distance of 210 feet to a point on the Westerly

right-of-way line of the aforementioned highway; thence proceed

Northerly along the Westerly right-of-way line of said highway for Northerly along the Westerly right-of-way line of said highway for a distance of 210 feet; thence proceed North 83 degrees 24 minutes west for a distance of 555.12 feet; thence proceed South 1 degree 59 minutes East for a distance of 1394.33 feet to the point of beginning.

The above described land is located in the Southwest one-fourth of the Southwest one-fourth and the Northwest one-fourth of the Southwest one-fourth of Section 22, Township 19 South, Range 2 East, Shelby County, Alabama, and contains 13.04 acres, less and except Atlantic Coast Railroad right-of-way and subject to joint driveways and subject to an easement as shown by deed recorded in the Office of the Judge of Probate of Shelby County, Alabama, in Deed Book 349 at Page 304.

RONALD R. HALE DATE EVELYN P. HALE DATE

S THE DE ALA. SHELBY CO 1 CERTIEY THIS INSTRUMENT WAS FILEL 89 SEP 21 PH 12: 44

1. Deed Tax	\$
2. Mtg. Tax	\$_/0.35
3 Recognized For an extend	\$ 7,50
4. Indexing Fee	\$ <u>3.80</u>
5. No Tay Foe	\$
6. Ositified Otamp Fee ==	\$/.00
Total	\$2/85