<i>y</i> _	IRST FAMILY FINA		X 120 Pelham, Al.	35124
1 1	Ouick Claim D		<del></del>	
		'	60	
юок26	4	PAGE	·	
Subd	ivision	Lot	Plat Bk.	Page
66	, <b>Q</b> (14) (14)	S	Т	R
				· · · · · · · · · · · · · · · · · · ·
· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·			
		<u> </u>	<del>-  </del>	
IORTGAGE TATE OF ALABAM		KNOW A	LL MEN BY THESE PRES	ENTS: That Whereas,
OUNTY	HILTON	_ ′		
<del></del>		<u>Donald Hardnett Jr</u>	<u> </u>	<u> </u>
<u> </u>		SHEREE L. HARDNETT	<u>.                                    </u>	<u> </u>
	agors", whether one or more)		rst Family Einanci	
A lot or parce NE 1/4 of Sect said SE 1/4 of iron pipe and established ru iron post; the feet to the po Township 23, F	el of land descri tion 27, Township f NE 1/4 818 feet the point of beg un S87·30'W 263 f ence run N83'E 28 oint of beginning	bed as follows: For 23, Range 13 runt to an iron pipe; inning, from the person to a cross of the SE of the SE	rom the NE corner S along the E boun thence run S80'W 1 coint of beginning be; thence run N5'W tie post; thence run 1/4 of NE 1/4, Sec feet, Chilton Coun	dary line of 50 feet to an thus 112 feet to an un S3°W 123 tion 27,
<b>!</b> ₹				
₹ <b>.</b> .				
3		•		
This mortgage and lien Edebtedness due from the dabts to the extent even in	e Mortgagors to the Mortgago n excess thereof of the princi sell. lesse or otherwise tran	ee, whether directly or acquired pal agnount hereof.  Asser the mortgaged property o	by assignment, and the real estat	
	_		ior mort <b>gage as recorded in Vol.</b> .	
of the current belance now prior mortgage, if said ad-	due on the debt secured by sivences are made after today's rehould felt to make any payment has such default under the	ald prior mortgage. The within mo date. Mortgagor hereby agrees i ents which become due on said p prior mortgage shall constitute a r	ortgage will not be subordinated to not to increase the balance owed orlor mortgage, or should default is default under the terms and provisi	ate to said prior mortgage only to the ex- any advances secured by the above descri- that is secured by said prior mortgage. In any of the other terms, provisions and co- ons of the within mortgage, and the Nortga

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.

Ale. (3180)

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 firs, lightning and tornado for the fair and reasonable insurable undersigned agrees to keep the improvements on said real estate insured againsts loss or damage by firs, lightning and tornado for the fair and reasonable insurable undersigned agrees to keep the improvements on said real estate insured againsts loss or damage by firs, 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 option insure said property for said sum. for Mortgagee, own 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 for taxes, assessments or 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 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 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 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 benefit and taxes of the 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 in said 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 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 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 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 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 property become endangered by reason of the first said indebtedness lien the said Mortgagee, agents or assigns hereby conveyed, but with or by law in case of past due mortgages, and the said Mortgagee, agents or assigns deem best, in front of 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 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 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 may be property in front of the said Mortgagee, agents

"CAUTION - IT IS IMPO	hama	) HARD	COUNTY  NETT JE  Swin to me a  state.  day of _  1. % 3.4. 5.6.	REAL DINALD CAREE	HARDN	ETT JI	Notary ARDNET	Public in	and for sai	id County. i	in said State
STATE OF Alal STATE OF ALA.  STATE OF MALA.  STATE OF ALA.  STATE OF ALA.  I CERTIFIED INSTRUMENT	DONALD Donath and white the second state of th	) HARD	COUNTY  NETT JE  Swin to me a  state.  day of _  1. % 3. 4. 5. 6.	NALD CAQQ EREE	HARDN	ETT JI	Notary ARDNET	Public in	and for sai	id County. i	n said State
STATE OF Alal	DONALD  DONALD  Ithis	) HARD	COUNTY  NETT JE  Swin to me a  state.  day of _  1. % 3. 4. 5. 6.	NALD CAQQ EREE	HARDN	ETT JI	Notary ARDNET	Public in	and for sai	id County. i	n said State
chi	DONALD  DONALD  Sing conveyance, and where the second with the	) HARD	COUNTY  NETT J.  Salate.  day of  1.  Salate.  G.	EREE	HARDN	RDNET	Notary ARDNET	Public in			n said State
chi	DONALD  DONALD  Sing conveyance, and where the second with the	) HARD	COUNTY  NETT J.  Salate.  day of  1.  Salate.  G.	EREE	CHEREE	RDNET	ARDNET	Public in			in said State
chi	DONALD  DONALD  Sing conveyance, and where the second with the	) HARD	NETT JE	cknowle	CHEREE	L. H/	ARDNET				
chi	DONALD  DONALD  Sing conveyance, and where the second with the	) HARD	NETT JE  wen to me a  s date.  1.  2.  3.  4.  5.  6.	Elena Tr		L. H/	this day.				
state of ALA.  STATE OF ALA.  I CERTIF INSTRUMENT	DONALD  Ing conveyance, and whenterily on the day the self this	) HARD	NETT JE  wen to me a  s date.  1.  2.  3.  4.  5.  6.	Elena Tr		L. H/	this day.				
state of ALA.  STATE OF ALA.  INSTRUMENT	bing conveyance, and where the second with the	no are kno	day of _	Elena Tr		L. H/	this day.				
state of ALA.  STATE OF ALA.  INSTRUMENT	bing conveyance, and where the second with the	no are kno	day of _	Elena Tr			his day.		g informed	of the cor	ntents of the
siven under my hand and official seasons to the same volume of the same volume of the same volume. The same volume of the same	sing conveyance, and where the self this	no are kno	own to me a rs date.  day of		deed below	re me on t	\$ 0 0 0	that being	g informed	of the co	ntents of the
STATE OF ALA.  STATE	1 this	no are kno same bear	day of 1.		deed below	me on t	\$ 0 0 0	that being	g informed	of the co	, 19
STATE OF ALA.  STATE	1 this	same bear	day of 1.		Tug	ict	\$ 0 0 0				
STATE OF ALA: STATE OF ALA: INSTRUMENT	ol this		day of1. 5. 3. 4. 5. 6		(ug	ict	\$ 0 0 0				, 19
STATE OF ALA.  STATE OF ALA.  STATE OF ALA.  INSTRUMENT			1. 8 3 4. 5 6.	Perd Tr			<u>50</u>	•			•
STATE OF ALA.  STATE OF ALA.  INSTRUMENT  90 AUG 14	SHELBY CO. Y. THIS		1. 5. 3. 4. 5. 6.	Perd Tr Disk fil Disk fil Disk fil Disk fil			\$ 0 0 0	•			•
STATE OF ALA- STATE OF ALA- INSTRUMENT 90 AUG 14	SHELBY CO. Y. THIS		5 3 4. 5 6.	10 4 60 10 7 7 10 7 7 10 7 7				•			
STATE DEALANT INSTRUMENT OF AUG 14	SHELBY CO. Y THIS		4. E G.	1.		5_ <b>T</b>	(9.0	•			
STATE OF ALL INSTRUMENT INSTRUMENT INSTRUMENT IN THE CERTIFIE OF ALL INSTR	SHELBY CO. Y THIS		, ธื. วิจั	: .		: <u>-</u>	77	•			
STATE OF ALA INSTRUMENT 90 AUG 14	SHELBY CO. Y. THIS Y. A. S. FIL. ED		์ วิจั	<del></del>		.—-	<u>, 00</u>				
STATE OF ALE OF ALE OF ALE OF ALE OF AUG 14  90 AUG 14  JULIUSE C	Y THIS ILED			, <del></del>			6.80	>			
INSTRUMENT 90 AUG 14				, <del></del>				<u> </u>	_	_	
90 AUG 14	411/2 / Inc.			(		1	/	) .	1	•	
90 AUG 14	MII: 07				<b>~</b> )	uli	1 (	all	ul <u>o</u>		
SE JULIUE (	Marri.		NC	itary Pul			1	1			
JUSTICE (	the second second					v Commit	sion Exp	ires July	54 1991		
י אטונינינ אייי	E PROSATE				<u> </u>	,					
<b>4</b> 11	μ •										
<b>4</b> U											
% U						•	1 11	1	1 1 1	1 1	. N
I (	ļ		, <u>o</u> 5	£	₹	ğ.	녵	Į			
	1		70	<u> </u>	\$	ไ็่เ	P			3	
	1			֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓	s	81	12		11	1 1	
I I			15	ğ	1 1	~	3	•	4	•	<b>7</b> 1
l r_¬			#  2	, E	女 ]		~				'}
		Semity	1		9,00	1 1	11				
	Ĭ	8	<b>3</b> 3	;	ો 🚡	- 1 1	\ <b>1</b>				ŀ
	1	l	§  }	<b>[</b> 2	- 1 1	-	1 1	EES			
	i i		8	3.5		1 1		9. F.			
	ę l		병	.> TE I			11	Ę			į
<b>i                                    </b>	F			Ě		1 1	1	ᅙ		:	
			ਲ					₹		:	1
	4	,	벌		\$	. <b>₽</b>					
. I 🔾 I		ş	OFFICE OF JUDGE OF PROBATE	filed in my of	Book No	and this				: I	K
		3		<b>3</b> _	🚡	_				; ; <b>[</b>	
		₹	] ],	ğ		, E		ı		<u> </u>	
	<b>[</b> ].	STATE OF	1	£ *	¥	Ş		,	<u>و</u> ع		
1 1	11	¥		E Ž	# 4 # 4	ven und			For 78 00	<u>.</u>	