



Ale. (3180) This instrument was pro	spered by:	1300		
FIRST F	AMILY FINANCIAL S	ERVICES		
ACCORESS 3594	PELHAM PKWY. STE	. 102 PO BOX 120	PF1.HAM, AI 35124	<u> </u>
SOURCE OF TITLE	WARRANTY DEED			
BOOK	5	PAGE _		
		Lot	Plat Bk.	Page
Su	bdivision		<u> </u>	
- 00	Q ···	S	Τ	R
				
		<u> </u>		,
MORTGAGE STATE OF ALABA COUNTY SHEE		}	L MEN BY THESE PRESENT	
·		FIRST	FAMILY FINANCIAL SEL	RVCICES
(hereinafter called "Mix	rtgagors", whether one or mo '	Ke) are justify those that to	(hereinafter called "Mortgi	ges", whether one or more) in the sum
	CAMB AND CIVICEN	DOLLARS AND 65/100		Dollars
(s 5.016.65**	****** herewith and payable accord), Dollars, to	urity Agreement until such two was given to secure the prompt payment	ed in said Note And Security Agreement Security Agreement is paid in full. And thereof.
NOW THEREFORE,	consideration of the premise	se, said Mostgagors, and all others of	xecuting this mortgage, do hereby g	rant, bargain, sell and convey unto theCounty, State of Alabama, to-wit:
	u a accompling to	n tha SURVEY AT WOULD	JALE. DECOMO SECCOI &	3
recorded in M	lap Book 5, Page	120, in the PROBATE (OFFICE of SHELBY Coun	ty,
-	i	ì		
	.1			
걸	•			
318re				
ਜ਼ ਼				

Æ				
•				•
indebtedness due in debte to the extent t	wen in excess thereof of the p	rincipal amount hereof.	the send without the orio	on behalf of the Mortgagors or any other prein described shall be security for such it written consent of the Mortgagos, the
Mortgages shall be	BUILDUISED IN CONTRA OF 100 ob-		dos mortenese de recorded in Vol	5, at Page
213 , in the O of the current balance prior mortgage, if see event the within Mortions of said prior me herein may, at its of herein may, at its of	ffice of the Judge of Probate of the now due on the debt secured aid advances are made after to tgagor should fall to make any ortgage, then such default under tion, declare the entire indebt tion, make, on behalf of Mortg	by said prior mortgage. The within modey's date. Mortgagor hereby agreed payments which become due on said or the prior mortgage shall constitute a adness due hereunder immediately agagor, any such payments which because mortgage. In order to prevent the	origage will not be subordinated to an not to increase the belance owed the prior mortgage, or should default in a default under the terms and provision the and psyable and the within mortgage on eald prior mortgage, or le foreclosure of said prior mortgage,	y advances secured by the above described it is secured by said prior mortgage. In the my of the other terms, provisions and condition the within mortgage, and the Mortgages age subject to foreclosure. The Mortgages near any such expenses or obligations, on and all such amounts so expended by the
within Mortgages o this mortgage, and shall entitle the wit	n behalf of Mortgagor shall be shall bear interest from date o hin Mortgagee to all of the rigi	if payment by the within Mortgages, in the and remedies provided herein, in	or its assigns, at the same interest rat ictuding at Mortgagee's option, the ri	e as the indebtedness secured hereby and ghi to foreclosure this mortgage.

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 Mortgages, Mortgages'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 Mortgages may at Mortgages'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 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 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 undersigned agrees to keep the improvements on said Mortgages, with loss, if any, payable to said Mortgages's interest may appear, and to promptly deliver said policies, or value thereof, in companies satisfactory to the Mortgages; then the said Mortgages, or assigns, may at Mortgages's option insure said property for said sum. for Mortgages's own any renewal of said policies to said Mortgages; then the said Mortgages, or assigns, may at Mortgages's option insure said property for said sum. for Mortgages 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 Mortgages 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 Mortgages 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 Mortgages for taxes, assessments or benefit for the fair taxes of taxes.

4

瀬川のない はない いながられ

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 thereot, 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 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 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 said events, the wind of the mortgages, and the said Mortgagee, agents or assigns, shall be authorized to take possession of the premises hereby conveyed, but with or by law in case of payable, and the said 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 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 publishing once a week for three consecurive weeks, the time, place and terms of sale, by publishing once and terms of sale, by the highest bidder to cash, and apply the proceeds the Court flouse door of said County (or the division thereof), where said property is located, at public outcry, to the highest bidder to cash, and apply the proceeds the court flouse of said County of the division thereof),

NOVEMBER	e undersigned Mortgagors have)			
					r volumenti
"CAUTION - IT	IS IMPORTANT THAT	YOU THOROUGHL	Y READ THE CON	TRACTBEFOR	E YOU SIGN II"
	• • • • • • • • • • • • • • • • • • • •	السياما	Mayn,	<u>y. ~~~</u>	-caca
		De	and L. Y	arkga	(SE/
		_ v			
A.1	BAMA				
STATE OFAL	IDAPIA	2011177			
ELBY		COUNTY		a statemy Public	In and for said County, in said St
THE U	NDERSIGNED		DIANE D. CAR		
by certify that	WILLIAM T. GARR	RIGAN AND WIFE	, DIANE D. GAR	KI GAN	
•			<u> </u>		
en nomes are signed	o the foregoing conveyance, ar	d who are known to me	acknowledged before m	e on this day, that b	eing informed of the contents of
Askauce mak executed	Ale Sellie Acteliter of our man and				
iiven under my hand a	d official seal this15th		<u>NOVEMBER</u>	 	
	SINTE OF ALA. T CERTIF	SHELBY CU.			
	CERTIF	WAS FILES			
•	MOTRUMENT	11/1°			
	90 404 19	VH II: DA	_	٦ ,	
	30 MO1 1			1/1	/ Y
•	الله الله الله الله الله الله الله الله	F PROBATE	/ n	// , ,	/
	JUDGE O	FPROBATE		h/lant	$_{-}M/N$
		_	人	U WERE	$X/V/X_{-}$
	1 Deed Tax -	7.65	Notary Public	CION EVALUE	NOV. 9,1994.
	2 Mrg Tax 3 Revocating Fe		COMMIS	SION ENLIKES) HOTA 3113374
	4 higheston res	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~			
	6. Constitut fire				
	Total		1		
		u 15	क्रम । क्रम इ.स. इ.स.	1.1	1 1 1 1 1
		اً ا		. 종	
1 1]	[출)
		1		# 일	
			##	·	
			te de la company	3	3
		₽	rity that the gristretion (clock	- তা	3
GE		County	o clock	- তা	3
		County		1 3 m	3
		County OF PROBATE	do hereby certify that the formal to registration o'clock	FES SES	3
GAGE	2	County SGE OF PROBATE	e, do hereby office for	1 3 m	3
TGAG	2	County JUDGE OF PROBATE	e, do hereby office for	FES SES	
TGAG	2	County E OF JUDGE OF PROBATE	e, do hereby office for	FES SES	
	2	County FICE OF JUDGE OF PROBATE	e, do hereby office for	Jud Jud	
ORTGAG	2	E OF PRO	my office for	Jud Jud	
TGAG	e	ALABAMA. County OFFICE OF JUDGE OF PROBATE	said County and State, do hereby filed in my office for day of day of the band this	Jud Jud	
MORTGAG		2 × × ×	Mortgage Book No.	Jud Jud	
MORTGAG	2	2 × × ×	Mortgage Book No.	Jud Jud	