Als. (3180) This instrument was prepared by: SHANNON FORTENBERRY NAME J FIRST FAMILY FINANCIAL SERVICES ADDRESS 3594 PELHAM PKWY TE 102 PELHAM, AL 35124 SOURCE OF TITLE WARRANTY DEED _____ PAGE _ Page Plat Bk Lot Subdivision 0 8 MORTGAGE KNOW ALL MEN BY THESE PRESENTS: That Whereas. STATE OF ALABAMA COUNTY ____SHELBY CYNTHIA WALDROP MARTIN (hereinafter called "Mortgagors", whether one or more) are justly indebted to_ FIRST FAMILY FINANCIAL SERVICES (hereinafter called "Mortgagee", whether one or more) in the sum **TWO THOUSAND SEVEN HUNDRED AND SEVEN DOLLARS and 29/100 **Dollars** _), Dollars, together with finance charges as provided in said Note And Security Agreement ***\$2.707.29** executed on even date herewith and payable according to the term of said Note And Security Agreement until such Note And Security Agreement is paid in full. And Whereas, Mortgagors agree, in incurring said indebtedness, that this mortgage should be given to secure the prompt payment thereof. NOW THEREFORE, in consideration of the premises, said Mortgagers, and all others executing this mortgage, do hereby grant, bergain, sell and convey unto the Mortgagee the following described real estate, situated in ___ COMMENCE AT THE NORTHWEST CORNER OF SECTION-6; TOWNSHIP 21 SOUTH, RANGE 2 EAST, THENCE RUN NORTH 89 DEGREES 30 MINUTES EAST A DISTANCE OF SEC feet; THENCE RUN SOUTH O DEGREES 37 MINUTES WEST A DISTANCE OF 660 feet; THENCE RUN NORTH 89 DEGREES 30 MINUTES EAST A DISTANCE OF 313.20 feet TO THE WEST RIGHT-DF-WAY LINE OF HIGHWAY 25: THENCE TURN AN ANGLE OR 27 DEGREES 43 MINUTES TO THE RIGHT-AND RUN A DISTANCE OF 66.0 feet TO THE EAST RIGHT-OF-WAY LINE AND THE POINT OF BEGINNING: THENCE-TURN AN ANGLE OF 4 DEGREES OF MINUTES TO THE RIGHT AND RUN A DISTANCE OF 216.14 FEET; THENCE TURN AN ANGLE OF 90 DEGREES 00

88

MINUTES TO THE RIGHT AND RUN A DISTANCE OF 115.30 FEET; THENCE TURN AN ANGLE OF 88 DEGREE 43 MINUTES TO THE RIGHT AND RUN A DISTANCE OF 215.78 FEET TO THE EAST RIGHT-OF-WAY LINE OF HIGHWAY 25; THENCE TURN AN ANGLE OF 91 DEGREES 07 MINUTES TO THE RIGHT AND ALONG SAID RIGHT OF WAY A DISTANCE OF 118.88 FEET TO THE POINT OF BEGINNING. SITUATED IN THE NW OF THE NWH OF SECTION 6, TOWNSHIP 21 SOUTH, RANGE 2 EAST, SHELBY COUNTY, ALABAMA.

This mortgage and ilen shall secure not only the principal amount hereof but all future and subsequent advances to or on behalf of the Mortgagors or any other Indebtedness due from the Mortgegors to the Mortgegos, whether directly or sequired by assignment, and the real estate herein described shall be security for such debts to the extent even in excess thereof of the principal amount hereof.

If the Mortgagor shall sell, lease or otherwise transfer the mortgaged property or any part thereof, without the prior written consent of the Mortgages, the Mortgages shall be authorized to declare at its option all or any part of such indebtedness immediately due and payable. 199

If the within mortgage is a second mortgage, then it is subordinate to that certain prior mortgage as recorded in Vol

 100_{\odot} , in the Office of the Judge of Probete of SHELBY _ County, Alabama, but this mortgage is subordinate to said prior mortgage only to the extent of the current belance now due on the debt secured by said prior mortgage. The within mortgage will not be subordinated to any advances secured by the above described prior mortgage, if said advances are made after today's date. Mortgagor hereby agrees not to increase the balance awad that is secured by said prior mortgage. In the event the within Mortgagor should fall to make any payments which become due on said prior mortgage, or should default in any of the other terms, provisions and conditions of said prior mortgage, then such default under the prior mortgage shall constitute a default under the terms and provisions of the within mortgage, and the Mortgages herein may, at its option, declars the entire indebtedness due hereunder immediately due and payable and the within mortgage subject to foreclosure. The Mortgages herein may, at its option, make, on behalf of Mortgagor, any such payments which become due on said prior mortgage, or incur any such expenses or obligations, on behalf of Mortgagor, in connection with the said prior mortgage, in order to prevent the foreclosure of said prior mortga within Mortgages on behalf of Mortgagor shall become a debt to the within Mortgages, or its assigns, additional to the debt hereby secured, and shall be covered by this mortgage, and shall bear interest from date of payment by the within Mortgages, or its assigns, at the same interest rate as the indebtedness secured hereby and shall entitle the within Mortgages to all of the rights and remedies provided herein, including at Mortgages's option, the right 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 egainst 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 essigns 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 demage by fire, lightning and tornedo for the fair and reasonable insureble undersigned agrees to keep the improvements on said real estate insured againsts loss or demage by fire, lightning and tornedo for the fair and reasonable insurable undersigned agrees to keep the improvements on said real estate insured againsts loss or demage by fire, lightning and tornedo 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 to said Mortgages; then the said Mortgages, or assigns, may at Mortgages's option insure said property for said sum. for Mortgages's own 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, 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; and t

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 endanger the debt hereby secured, then in any one of property become endanger the debt hereby secured, then in any one of property become endanger the debt hereby secured, then in any one of said indebtedness hereby secured, ball thereon as said said indebtedness and the said for the said Mortgage, agents or assigns may bid at said said and property. If the highest bidder therefor.

SEPTEMBE	EOF the undersign	, 1	91_و									
	– IT IS IMPOF			THORO	UGHLY R	EAD TH	IE CON	TRACT B	EFOR	YOU SI	GN IT"	
"CAUTION	- IT IS IMPUR	KIANIII	IXI 100	1110110	CYNTHIA	thin)	Wa	dut	241	Kerto	<u> </u>	(SEA
				_	CYNTHIA	WALD	KOP MA	RIIN ()				(SEAI
Sec. 3	Student in the	a a de la casa de la c La casa de la casa de	· ·							·	 -	<u></u>
	ALABAMA		 -									
SHELBY				w	UNTY			= Note	ure Public	in and for s	aid County,	in sald Sta
. <u>.</u>	THE UNDER				MADTIN			,	,,,,			
by certify that .		CYN	HIA_W	ALDROY.	MAKIIN			<u></u>				
· · · · · · · · · · · · · · · · · · ·		 -					·			ning informs	ed of the so	ntents of 1
je names are sk	gned to the foregoing the same vol	ing conveyan	ice, and who he day the sa	are knows me bears d	i to me aciu: late.	Degbelwo	petore m	on this or		MIN	,	
A SAUCE DIES CYC	and and official sea	dehis 251	th		day of	SEPTEM	BER					, 19
other governor to	Agriculture of the second	• . •										
		aut of the	1	Sood Tot		44	7					
	SIME OF M.A.S T CERTIFY WATEUMENT	THIS	•	Recordin	Fee	74.4	五			-		
,	าให้สัศน์ _{สาระ}	MYZTILL		No Tar	••	1 / 4	7					
	91 OCT -4	PH 1:3	6	. Cormon		8 / 8·c	10		-			
	91 001 -4						1		4	11	•	. \
	JUNGE UF	A STATE	المنظورة المنظورة		Noter	y Public _	he	m.	<u>ي/.</u>	Na	marc	
	JUDGE OF	PROBALL					W	V COMMI	SSION E	XPIRES 5-7	r-94	
•	•		•									
		•		•								
•	•									1 1	1 1 1	.1
•	•				* 92	: 2	i to	, l		1 1		-
	· •		1		4	49	1 6	d d			} }	
					Li Judge of e foregoing on the	M, and duty	\$ 1	of Probete.				Property of
					Judge of Lat the foregoing the the	M. and duty	4	19				of Probat
	The state of the s	y dina to dis y più dibiot	الأحمد في الأراد والارداد وال	ng sak sa	ity that the foregoing stretton on the	ock M. and duty	\$ (4)	Judge of Probete.			3	Jedge of Probate
	. Ellisiúa billion - ∙	a, Pira A Sief		A	Larity that the foregoing registration on the	o'clock M. and duty	Pag.	Judge of Probete.			*	Jedge of Probate
(E)	History and the contract of th	a Dier Albiet Die Zuschung	or which is a first	County	NOBATE Judge of seeby certify that the foregoing for registration on the	o'clock M. and duty	Page	Judge of Probete.	33 33		*	Judge of Probate
A GE 100	. Ellisiúa billion - ∙	a, Dien Arbied An 2 Arbig - S	or when $i=1$	Sounty	DF PROBATE Judge of do hereby certify that the foregoing do hereby certify that the foregoing do hereby certify that the foregoing	o'clock M., and duty	Page day of	Judge of Probete.	F FEES		*	Judge of Probate
CAC Service of the Se	i to top see a	g (Maria Maria) gan ar kasta ja sa ga gan ar kasta	or salts (i.e.) Salts (i.e.) Calair to (i.e.)	Sounty	Judge of Judge of arte, do hereby certify that the foregoing office for registretion on the	o'clock M., and duty	Page (Judge of Probete.	NT OF FEES		*	Judge of Probate
CE States of the color of the c	A September 1995 of the second	geral de siet ganz de strangen geral de strange geral de siet	or area of the second of the s	Sounty	JUDGE OF PROBATE Judge of A State, do hereby certify that the foregoing my office for registration on the	o'clock M., and duty	Page (Judge of Probete.	MOUNT OF FEES		*	Probable
R. J. C. R. Standard B. M. Standard	A Paris by Comment of the second of the seco	geral de siet ganz de strangen geral de strange geral de siet		Sounty	SE OF JUDICE OF PROBATE Judge of thy and State, do hereby certify that the foregoing in my office for registration on the	y ofo'clockM, and duty	Page (day of	Judge of Probete.	AMOUNT OF FEES		*	Probable
RT CA CE TO STATE OF	Light to be the con-	grist divini		County	OE OF	day of	bok No.	Judge of Probete.	AMOUNT OF FEES		*	Probate
ORTOR	A Section by the section of the sect		or area of the second of the s	Sounty	Said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said County and State, do hereby certify that the foregoing said said said said said said said said	day of	New Book No.	Judge of Probete.	AMOUNT OF FEES		*	Probate
ORTOR	A Paris by the second of the s	Property of the control of the contr	The second secon	Sounty	OE OF	day of	ortgage Book No	Judge of Probete.	AMOUNT OF FEES		*	Probate