REAL ESTATE MORTGAGE

 $\underline{M} \underline{A} \underline{I} \underline{L} \underline{T} \underline{O} :$

FIRST NATIONAL LOANS, INC. - LENDER

616 RED LANE ROAD BIRMINGHAM, AL 35215 Inst # 1993-32865

SHELBY COUNTY JUDGE OF PROBATE 8.95 901 MEL

DF NOTE AND MORTGAGE	T AMOUNT OF M		PIRET PAYMENT	PINAL PAYMENT	This Real Estate Mortgage
)/5/93	, 250.44		11/5/93 10/5/94		prepared by:
2MONTHLY PAYMENTS \$ 20.87		IN ANY CASE TO UNPAID BALANCE OF NOTE		Elaine Sweeney	
DRTGAUDRE (NAMES AND ADDRESS):					616 Red Lane Road
□B€	ertha C.	Nabors, a widow	W	<u> </u>	Birmingham, AL 35215
	. 0. Box				
Si	aganaw,	AL 35137		1	
			. <u></u>	<u>. </u>	
KNOW A described, pay Mortgagee. So amount at an demand, render after maturity NOW, TH executed and evidencing eithoth such futtigrant, bargain County, State A part of follows: at the NW	LL MEN yable to the aid Note is y time and er the entire y at the annual terms of Alabara the NE a Beginni corner	e order of the above payable in monthly is default in making and unpaid balance there unpaid balance there unal percentage rate so, in consideration of to Mortgagee by Mortgagee of the Mortgagee of the Mortgagee of the Mortgagee of NW1 of Sections of Daisy Harris of Daisy Harris	named Mortganstallments and y monthly parent and accrued tated in the distance and regagors at an exceeding a texceeding a refinancing to the following in 12, To right-of-verty act divocated in the following and the following act of the fol	he Mortgagors and according to the yment shall, at the interest thereon sclosure statements to further security time before the of any unpaid total indebtedness described real established or which and run Nortal indebtedness to the office of the indeptedness to the office of the indeptedness to the indepted indeptedness to the indeptedness to the indeptedness to the indepted indepte	e the payment of said Note and any future Note or Note entire indebtedness secured hereby shall be paid in fubalance of the Note above described for sensors thereof, as at any one time of \$250.44 the Mortgagors hereby the Residence of the Borrower. Shelby the Residence of the Borrower. Outh, Range 3 West, described as old Birmingham-Montgomery Highway therly along said Highway right-of-way right-of-way right-of-way
TO HAVE the said More UPON CO and all of ther fail to pay the authorized an in which the s the County in Mortgagee sh Notes and in said property	a isy Hay, e from all is AND TO tgagee, its son DITION m, and each e Note or N d empowere aid property which said all first pay terest there and become	incumbrances and againment and every installment of the said property is located, first having all expenses incident on, and the balance, if e the purchaser at said expenses at said expenses at said expenses at said e the purchaser at said expenses at said expenses at said expenses at said e the purchaser at said expenses at said expenses at said expenses at said e the purchaser at said expenses at said expense	inst any advertises, to forever. Mortgagors shot thereof when at thereof where erty hereby congiven notice to and execute prothereto, togethereto, togethereto, any, pay over disale. Attornal	se claims. to persect with the instant well and truly due, then this continue, then Mortaveyed at auction hereof for four supper conveyance er with a reasons to the Mortgago ey's fee limited to	ong North line of Daisy Harris Property oint of beginning. mprovements and appurtenances thereunto belonging, unique pay, or cause to be paid, the said Note or Notes, and each everywhere shall become null and void. But should Mortgago gagee, its successors, assigns, agents or attorneys are hereful for cash, in front of the Court House Door in the Count coessive weeks by publication in any newspaper published to the purchaser, and out of the proceeds of said sale the label attorney's fee, then retain enough to pay said Note fors. The Mortgagee or its assigns are authorized to bid for 15% of the unpaid balance at the time of default.
Mortgagor	rs further sp r any other	pecially waive all exen State. Whenever the c	options which context so requi	Mortgagors now i ires plural words	or hereafter may be entitled to under the Constitution at shall be construed in the singular.
IN TEST	MONY W	HEREOF, Mortgagor	s have hereun	to set their hand	s and affixed their seals this day
Ocoti	non				Important That You Thoroughly Before You Sign It.
UCU ()		19			
Witness:	Vair	re Dune	ener		Betha C. nahale (1.5.) SIGN HE
Witness:		,			(L.S.) SIGN HE (If married, both husband and wife must sign)
STATE OF A	LABAMA		V		(TI TOTAL LINE) And COMMERCENCY AND
JEEFERS	QNCOU	NTY			
. OPINENS					Daw+ba C Nabore a Widow
	ersigned auth	nority, in and for said C	ounty in said 5	ate, hereby certify	that Bertha C. Nabors, a widow
I, the und					ledged before me on this day that, being informed of the conte

October

Notary Public.

MY COMMISSION EXPINES AUG. 24, 1994