	Thomas H. Jackson		AT. 35020	
DDRESS	1810 Third Avenue	, N., Besseller,	AL 33020	
OURCE OF TITLE_			<u> </u>	
OOK		PAI	3E	
	Subdivision	Lot	Plat Bk.	Page
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90	Q	S	Inst # 1994-3	R
			12/27/1994-37	378
			LOLAD PH CERLA	
			SHELBY CHARTY JUDGE OF P	0
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OUNTY	SHELBY		ALL MEN BY THESE PRESE	-
(hereinafter called "	'Mortgagors'', whether one or more	$\nu_{ m F}$ are justly indebted to	irst Family Financial	Services Inc., a corp.
(IIIdi Aliia III Caliao			(hereinatter called "Mo	rtgagee", whether one or more) in the sum
. ČEVENTEENI TI	HOUSAND SEVEN HUNDRED EI	ETY NITNE & 90/100		Dollars
That certain West side distant, Sunning the stake, and thence in lots, Number 1 as the W. Section 2	of said street, consolvently, from the hence in a Southerly direct a Northerly direct ly direction 161 fe bers 5 and 6, front	of land on Word mencing at a standard northwest corner of direction along rly Direction 190 ion along said along to the point of ing 58 feet each erty. Situated of the 2 West, in the	street, so called, and ke which stake is 340 of Railroad and Word said Word Street 116 feet to a state on a ley 116 feet to a state on Word Street, and fon the Southwest fracted town of Calera. Additional Additional Company of Calera. Additional Additional Calera.	Street, feet to a n alley, ke, thence in rising in all 2 formerly known ional quarter of
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	from the Mortesgors to the Mortes	cipal amount hereof.		or on behalf of the Mortgagors; or any other herein described shall be security for such
indebtedness due debts to the exten		enster the mortgaged proper	ty or any part thereof, without the p	rior written consent of the Mortgages, the
indebtedness due debts to the exten	or shall sell, lease or otherwise tra	II Bill OL BILL BALL AL SONI WALLE	ty or any part thereof, without the pedness immediately due and payable. In prior mortgage as recorded in Vol	rior written consent of the Mortgages, the

Seid property is werranted free from all incumbrances and against any edverse claims, except as stated above.

3594 Pellham, FWY

Pellham, A J 35/24

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 Mortgagee 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.

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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 maturity, or should the interest of said Mortgagee or assigns in said property become endanger led 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 an 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 outery, 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 less as are allowed by law, second, 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 purchase said property, if the highest bidder therefor.

purchase said property, if the highest bidder therefor. IN WITNESS WHEREOF the undersigned Mortgagors have hereunto set their signatures and seals this			JEZ Lady of	
T)	CP the didersigned works			
"CAUTION		THAT YOU THOROUGHLY READ THE CO	NTBACT BEFORE YOU SIGN IT"	
		- CT. Chile	(SEAL)	
		C.T. CHILDRESS	(SEAL)	
. <u> </u>	<u> </u>			
STATE OF	ALABAMA		•	
	SHELBY	COUNTY		
·	the undersigne		, a Notary Public in and for said County, in said State.	
by certify that _	C. T. Chi	ldress and wife, Lorene Childre	<u>ss</u>	
e names are sig	ned to the foregoing conveys	ance, and who are known to me acknowledged before	me on this day, that being informed of the contents of the	
eyance they exec	uted the same voluntarily on	the day the same wars date	me on this day, that being informed of the contents of the $\frac{9}{4}$	
ven under my ha	nd and official seal this	day of	X	
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			$M \cap M$	
		Notary Public VV	in W. Joron	
		Inst # 19	94-37378	
		Assets 178		
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