This instrument	was prepared by:							
	Thomas H. Jackson	<u> </u>						
ADDRESS	1810 Third Avenue,	North, Bessemer, A	labama 35020					
SOURCE OF TITE	.E				-			
BOOK		PA	GE					
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44			Inst \$ 1995 09	)				
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			04/11/1995-09325 1.22 AM CERTIFIED					
		SHELBY COUNTY JUDGE OF PRUBLIC						
		1	SHELBY COUNTY JORGE 120.50					
MORTGAGE		1	•					
STATE OF AL	ΔΡΔΜΔ	KNOW	ALL MEN BY THESE PRESEN	TS: That Whereas,				
COUNTYS		)		·				
COON! Y	-	nd wife, Shirley D.	Cothard					
	Tony w. Gothard a	ild wile, Shirley D.	Gothard					
<del></del>				·				
(hereinatter called	: "Mortgagors", whether one or n	nore) are justly indebted to <u>Fir</u>	<u>st Family Financial Se</u>	rvices, Inc., a	corp.			
			(hereinafter called "Mort	gagee", whether one or mor	re) in the sum			
of Seventy	two thousand nine	hundred and fifty s	ix dollard and 17/100		Oollars			
72,956.1	7 <b>*</b> *	) Dollars	together with finance charges as provide	ded in said Note And Securit	ty Agreement			
evecuted on even	date herewith and payable accor-	ding to the term of said Note And	Security Agreement until such Note And be given to secure the prompt payment	d Security Agreement is pai	id in full. And			
SE 1/4 of tion a dis the Mooney 1/4-1/4 se from the p boundary o of way lin right of w right and fence line point is f conveyed;	the NE 1/4 and run tance of 115 feet, Road; thence cont ction a distance of oint of beginning f said 1/4-1/4 sec e of the Mooney Roay line of the Moorun in a Southerly to a point on said urther described a thence turn to the	thence Southerly a more or less, to a inue in the same di 319 feet to point of the land herein tion a distance of ad; thence turn the ney Road a distance and southwesterly d fence line where s being 259 feet fr	follows: Commence at long the western bound point on the southerl rection along the West of beginning of the lonveyed run thence No 319 feet to a point on right and run easterl of 361 feet to a point direction a distance of the direction thereof om the point of beginn straight line a distance unty, Alabama.	ary of said 1/4 y right of way ern boundary of and herein conv rth along the W the Southerly y along the sou t; thence turn f 110 feet alon changes, which ing of the land	-1/4 Se line of said eyed, lestern right thern to the ng a said herein			
indebtedness due debts to the external the Mortgage Mortgage shall but the within mortgage, if event the within Mortgage, if event the within Mortgage.	riform the Mortgagors to the Mort of even in excess thereof of the policy shall sell, lease or otherwise or shall sell, lease or otherwise or shall sell, lease or otherwise ortgage is a second mortgage, the ortgage is a second mortgage, the Office of the Judge of Probate of ince now due on the debt secured said advances are made after too fortgagor should fail to make any of	transfer the mortgaged property ion all of any part of such indebted in the subordinate to that certain to the certain part of such property ion all of any part of such indebted in the subordinate to that certain to the certain part of the subordinate to the certain part of t	uture and subsequent advances to or old by assignment, and the real astate he or any part thereof, without the prior dness immediately due and payable.  prior mortgage as recorded in Vol  sema, but this mortgage is subordinate mortgage will not be subordinated to any a not to increase the balance owed that d prior mortgage, or should default in any	rein described shall be sector written consent of the Mo  NA  to said prior mortgage only advances secured by the above of the other terms, provision	ortgages, the ortgages, the the extensione described ortgage. In the one and condi-			
tions of said prior herein may, at its herein may, at its behalf of Mortgage within Mortgage, and shall entitle the within mortgage may.	mortgage, then such default under option, declare the entire indebte option, make, on behalf of Mortgor, in connection with the said pront of behalf of Mortgagor shall be did shalf bear interest from date of within Mortgages to all of the right within bear in full at any time on or	the prior mortgage shall constitute does due hereunder immediately agor, any such payments which be not mortgage, in order to prevent to ome a debt to the within Mortgages, payment by the within Mortgages, is and remedies provided herein. It before due date.	a default under the terms and provisions due and payable and the within mortgage come due on said prior mortgage, or inche foreclosure of said prior mortgage, are, or its assigns, additional to the debt or its assigns, at the same interest rate including at Mortgagee's option, the right	of the within mortgage, and t ge subject to foreclosure. The cur any such expenses or of and all such amounts so exp hereby secured, and shall to as the indebtedness secure	the Mortgager he Mortgager bligations, or pended by the be covered by ed hereby and			
Said property is v	varranted free from all incumbrar	ices and against any adverse claim	is, except as stated above.					
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Inst # 1995-09325

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 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 for said for the fair and reasonable insurable to said Mortgagee; then the said Mortgagee, or assigns, may at Mortgagee's option insure said property for said sum. for Mortgagee's own any renewal of said policies to said Mortgagee; then the said Mortgagee, or assigns, and shall be covered by this mortgage, and bear interest 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.

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 have expended, then this conveyance, or any part thereof, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or assigns in said said indebtedness 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 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 be authorized to take possession of the premises hereby conveyed, but with or 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 by law in case of past due mortgages, and the said fortgagee, agents or assigns deem best, in front of publication in some newspaper published in said County days' notice, by publishing once a week for three consecurive weeks, the time, place and terms of saie, 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 saie, by 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 i

ourchase said property, if the	undersigned Mortgagors	have hereunto	set their sig	natures and s	eals this		7		_day of F
april	, 19	<i>9</i> 5							
"CAUTION - IT !	S IMPORTANT THA	AT YOU TH	OROUGH	LY READ	THE CONT	RACT BEFO	RE YOU S	IGN IT"	
			0,0	y W.	20thy	l Lisleyd	<del>-^</del>		(SEAL)
			Tony	W. Goth	ard	resleud	Venus	Noth	(SEAL)
	<u></u>		Shir	ley D. C	othard				
THE STATE OFAlabar	na								
Shelby			COUNTY						
the under	signed						blic in and for	said County, in sai	id State,
hereby certify that	Tony W. Gotha	rd and w	ife, Sh	irley D	. Gothar	d		<u> </u>	
whose names are signed to t	he foregoing conveyance	and who are	known to m	acknowledge	nd before me	on this day, tha	t being inform	ed of the content	ts of the
conveyance they executed the	same voluntarily on the	Qay Ine same o	ears date.	0	>				05
Given under my hand and o	ifficial seal this		day of		<u> </u>	<del></del>		, 1	19
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