This instrument was prepared by: BARBARA A.			- C
NAME FIRST FAMILY FINANCI	AL SERVICES, INC.	<u> </u>	······································
ADORESS 3594 PELHAM PKWY STE		124	
SOURCE OF TITLE FIRST TITLE CORP		<u> </u>	<u></u>
BOOK	PAGE.		
Subdivision	Lot	Plat Bk.	Page
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QQ Q	S	T	R
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MORTGAGE STATE OF ALABAMA COUNTY SHELBY RICKY D. TIDMORE AN		LL MEN BY THESE PRESENT	S: That Whereas,
(hereinafter called "Mortgagors", whether one or more	a) are justly indebted to FIRS	T FAMILY FINANCIAL SE	RVICES INC.
(hereinafter called "Mortgagors", whether one or more)) pre justij indectec to		gee", whether one or more) in the sum
FOURTY THOUSAND FIFTY SIX	AND 66/100		Do(lers
(\$ 40056.66 executed on even date herewith and payable according Whereas, Mortgagors agree, in incurring said indebted NOW THEREFORE, in consideration of the premises, Mortgagee the following described real estate, situated.	g to the term of said Note And Sei Iness, that this mortgage should be said Mortgagors, and all-pillers	curity Agreement until such Note And i a given to secure the prompt payment t	
- -	EXHIBIT	<u>"A"</u>	
Lot 6, Block 1, Sector One of recorded in Map Book 3, Page	Resurvey of George's 79 in Probate Office of	s Subdivision of Keyston of Shelby County, Alaban	e according to Map as na.
Also, the South one-half of Lot Lot 7 being 40 feet in width, it Keystone, according to map as County, Alabama.	in Block 1 of Sector T	wo of the Resurvey of G	cords a proportizion of
This mortgage and lien shall secure not only the directly or acquired by assignment, and the real estatement:	ie veleiu dezcuped arren de seco.	ity for such debits to the united the mine	
If the Mortgagor shall sell, lease or otherwise to Mortgages shall be authorized to declare at its option	IN BILO, SUA DELL OL BOCH MIDEDIOO		
If the within mortgage is a second mortgage, then	it is subordinate to that certain p	rior mortgage as recorded in Vol	(<u>XX 59</u> . at Page
958 in the Office of the Judge of Probate of of the current balance now due on the debt secured by prior mortgage, if said advances are made after toda event the within Mortgagor should fail to make any pations of said prior mortgage, then such default under therein may, at its option, declare the entire indebted herein may, at its option, make, on behalf of Mortgagor behalf of Mortgagor, in connection with the said prior within Mortgage on behalf of Mortgagor shall become this mortgage, and shall bear interest from date of patients and entitle the within Mortgages to all of the rights.	y said prior morigage. The within ity's date. Mortgagor hereby agrees lyments which become due on said the prior mortgage shall constitute siness due hereunder immediately of gor, any such payments which become a debt to the within Mortgager	not to increase the balance owed that prior mortgage, or should default in any default under the terms and provisions due and payable and the within mortgage or increase on said prior mortgage or increase of the same interest rate.	is secured by said prior mortgage. In the other terms, provisions and condition the within mortgage, and the Mortgages are subject to foreclosure. The Mortgages our any such expenses or obligations, or and all such amounts so expended by the hereby secured, and shall be covered by the indebtedness secured hereby and
Said property is warranted free from all incumbrant	ces and against any adverse claim	CERTIFI	ED
The mortgage may be paid in full at any time on or Said property is warranted free from all incumbrant RE-39 Rev. 11-95		OA/11 PM CERTIFI O1:40 PM CERTIFI SHELBY COUNTY JUDGE OF PROBA	L

Fresh Title

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.

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 endangered by remson 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 promises hereby conveyed, but with or without first taking possession, after giving thirty days' notice, 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 outcry, 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 fees as are allowed by law, second, to the payment of any amounts that may have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or other incumbrances, with interest thereon, Third, to the payment of said indebtedness in full, whether the same shall or shall not have fully matured at the date of said sais, but no interest shall be collected beyond the day of said and property, if the highest bidder therefor.

IN WITNESS WHEREOF the undersit	gned Mortgagors have h	ereunto :	et the	iir signaturi	s and s	eals th	21/	08	· · ·				da	A O
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reby certify thatRIC	KY D. TIDMORE	<u> 2</u> JUI)Y B	I I I DM	ORE	· ··· ··								- -
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nose names are signed to the foregoing system to they executed the same vo	oing conveyance, and w suntarily on the day the	no are kr same bei	rs da	te me acere	owiedBa	KI DUTC	ora me (on this di	y, th a i	DEINE I	NINGE ITHE	O OT LINE	Contents or	1716
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