Ne. (3180)				
This instrument was pr	repared by:			
A. VIN	CENT BROWN, JR	ATTORNEY AT LAW	<u> </u>	
DORESS	SIO NORTH ISTH	STREET, BESSEMER, A	LABAM 35020	<u></u>
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ORTGAGE		}	LL MEN BY THESE PRESENTS	: That Whereas
TATE OF ALABA) KNOW A	TE WEN BY THESE THESEIN	y. 11121 111101-5-1-,
Q0141 1	ELBY		HIGRAND AND WIFE	
J <u>AM</u>	ES O. WALDROP AND	JEWELL A. WALDROP,	HOSDAND AND WELD	
<u> </u>		<u> </u>		TORE THE
ereinafter called "Mo	rtgagors", whether one or mor	e) are justly indebted to FIRS	T'FAMILY FINANCIAL SERV	
	PITTE THOUSAND RIV	VE HUNDRED & 00/100	{hereinafter called "Mortgage	e", whether one or more) in the sum
PIFII	FIAR INCOME.		gether with finance charges as provided	Dollers
				BD48
			Inst + 1998-16	
		-	Landing and the Control of the Contr	e I Bear
.			05/15/1998-19	DAG EXED
			OS/15/1996-20 O4:O5 PH CERTI SHELM OMNTY MICE OF PL	
			SHELDY DRUMITY 34.25	in the second se
			A American	· #
This mortgage and	lien shall secure not only the	principal amount hereof but all fu	ture and subsequent advances to or or	n behalf of the Mortgagors, whether
irectly or acquired by ermof.	essignment, and the real esta	(6 USIGIU CERCLIDAG BUSU DE SECOU	I TO SECTION OF STATE OF THE SECTION	, ,
(f the Mortgagor st	nall sell, lease or otherwise to thorized to declare at its option	ransier the morigaged property on all or any part of such indebieds	r any part thereof, without the prior w eas immediately due and payable.	ritten consent of the Mortgagee, the
			ior mortgage as recorded in Vol.	4 at Page
, in the Offi	ce of the Judge of Probate of	County, Alaba	ma, but this mortgage is subordinate to	said prior mortgage only to the extent vances secured by the above described
of the current balance prior mortgage, if said event the within Mortg tions of said prior mort herein may, at its opti- herein may, at its opti- britall of Mortgagor, it within Mortgages on	riow due on the debt secured of advances are made after toda agor should tall to make any partiage, then such default under too, declare the entire indebted on, make, on behalf of Mortgagor shall become behalf of Mortgagor shall become to the said price.	y said prior mortgage. The within his sy's date. Mortgagor hereby agrees lyments which become due on said the prior mortgage shall constitute a lineas due hereunder immediately digor, any such payments which become mortgage, in order to prevent the one a debt to the within Mortgages.	not to increase the balance owed that is prior mortgage, or should default in any oldefault under the terms and provisions of we and payable and the within mortgage one due on said prior mortgage, or incurs foreclosure of said prior mortgage, and , or its assigns, additional to the debt her its assigns, at the same interest rate ascituding at Mortgagee's option, the right is	secured by said prior mortgage. In the other terms, provisions and conditions within mortgage, and the Mortgage subject to loreclosure. The Mortgage any such expenses or obligations, or all such amounts so expended by the reby secured, and shall be covered by the indebtedness secured hereby and
	e paid in full at any time on or			
Said property is werr	anted free from all incumbrant	ces and against any adverse claims	, except as stated above	
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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 takes 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, tightning 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 beinefit, 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 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 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 bytew 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 publication in some newspaper published in said County and State, self the same in lots or parcels or en masse as Mortgagee, agents or assigns deem best, in front of the sale: First, to the expense of advertising, selfing and conveying, including such afterney's fees as are allowed by law; second, to the payment of any amounts that of said indebtedness in full, whether the same shell or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the day of sale, and purchase said property, if the highest bidder therefor.

12TH

IN WITNESS WHEREOF the undersigned Mortgagors have hereunto set their signatures and seals this...

ustan marrar	A. VINCENT BROWN, JR. A. VINCENT BROWN, JR. Description of the second county, in s	A. VINCENT BROWN, JR. A. VINCENT BROWN, JR. . a Notary Public in and for said County, in said hereby certify that JAMES O. WALDROP AND JEWELL A. WALDROP, HUSBAND AND WIFE
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