Ala (3160)			•	!
This instrument was pre	inared he			į į
A U4-	cent Brown, Jr., E	isa.		1
WINDE	orth 18th Street,		35020	• •
			1 =1=1=	
BOOK	····	PAGE	· · · · · · · · · · · · · · · · · · ·	
Sub	division	Lot	Plat Bk.	Page
			·	
₩	Q	\$	T	R
4				
MORTGAGE STATE OF ALABAN COUNTY SHELBY		KNOW AL	L MEN BY THESE PRES	ENTS: That Whereas,
REBECCA A. I	NORTON AND HUSBAND	SCOTT NORTON		
:				
i		T1	Family Financial	Services Inc.
ereinafter called "Mortg	agors", whether one or more) ar	e justly indebted toFirst_		
CRUENTERN T	UOUGAND CIV UINDDE	N FIFTY NINE AND 55		ortgagee", whether one or more) in the si Dolla
Mereas, Mortgagors agre OW THEREFORE, in con lortgagee the following de	e, in incurring seld indebtedness sideration of the premises, seid escribed real estate, situated in_	Mortgagors, and all others executed by SHYLBY TO THE SURVEY OF	uting this mortgage, do hereb	y grant, bargain, self and convey unto t ————County, State of Alabama, to-v
		1	nst * 1999–29	585
		•	7/15/1999-295	. 85
			CCDTIF	IED
		10	SHELDY COUNTY JUDGE OF PROS	DATE
			003 WMS 40.05	
This mortgage and lien eatily or acquired by assigned.	thall secure not only the princip gnment, and the leaf estate here	al amount hereof but all, future in described shall be security for	and subsequent advances to such debts to the extent even	or on behalf of the Mortgagors, whether in excess thereof of the principal amoun
if the Mortgagor shall s ortgagee shall be authori	ell, lease or otherwise transfer zed to declare at its option all or	the mortgaged property or any any part of such indebtedness is		or written consent of the Morigages, II
the within mortgage is	s second mortgage, then it is su	ibordinale to that certain prior m		1993 190
rips mortgage, if said advanged the within Mortgagor to one of said prior mortgage, enein may, at its option, despite may, at its option, may be at the mortgagor, in continuous mortgagor,	incus are made after loday's date should fail to make any payments, then such default under the prior relate the entire indebtedness duake, on behalf of Mortgagor, any nection with the said prior morts of Mortgagor and the fail become a default prior and the said prior and the fail become a default prior and the fail	Mortgagor hereby agrees not to which become due on said prior of mortgage shall constitute a delau- re hereunder immediately due an such payments which become di- page, in order to prevent the fore- phi to the within Mortgages, or its	increase the balance owed the nortgage, or should default in a it under the terms and provision d payable and the within mortgage or in closure of said prior mortgage, or in closure of said prior mortgage, a sesigns, additional to the deba	e to said prior mortgage only to the extery advances secured by the above describe it is secured by said prior mortgage. In the ny of the other terms, provisions and concess of the within mortgage, and the Mortgage age subject to foreclosure. The Mortgage neur any such expenses or obligations of and all such amounts so expended by the termby secured, and shall be covered to as the indebtedness secured hereby and as the indebtedness secured hereby and as the indebtedness secured.

RE-39 Rev 11 95

The mortgage may be paid in full at any time on or before due date.

Said property is warranted free from all incumbrances and against any adverse claims, except as stated above

TO HAVE AND TO HOLD the above granted property unto the said Mortgagee, Mortgagee's successors, heirs, and assigns forever, and for the purposes of further securing the payment of said indebtedness, the undersigned agrees to pay all taxes or essessments when imposed legally upon said premises, and plauld detault 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 demage by firs, lightning and tornado for the fair and reasonable insurable undersigned agrees to keep the improvements on said real estate insured againsts loss or demage by first lightning and tornado for the fair and reasonable insurable undersigned, in compenies satisfactory to the Mortgagee, with loss, if any, payable to said Mortgagee's option insure faid property for said sum, for Mortgagee; then the said Mortgagee, or assigns, may at Mortgagee's option insure faid property for said sum, for lightness was tornable, the paticy if collected, to be credited on said indebtedness, less cost of collecting same; all amount so expended by said Mortgagee 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 git 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 git 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 git 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.

LIPON CONDITION, HOWEVER, that if the said Mortgagor pays seid indebtedness, and reimburses said Mortgagee or assigns for any amounts Mortgagee may investigate substitution that such separation is the payment of any sum expended by the said Mortgagee or assigns, or should indebtedness hereby secured, or any part thereot, or the interest thereon, remain unpaid at maturity, or should the interest of said Mortgagee or assigns in said indebtedness hereby secured, then in any one of program to be an interest of said indebtedness hereby secured shell at once become due and payable, and this mortgage shall be subject to loraclosure as now provided and events, the whole of said indebtedness hereby secured shell at once become due and payable, and this mortgage shall be subject to loraclosure as now provided and events, the whole of said indebtedness hereby secured shell at once become due and payable, and this mortgage shall be subject to loraclosure as now provided and events, the whole of said indebtedness hereby secured shell at once become due and payable, and this mortgage shall be subject to loraclosure as now provided and events, the whole of said the said thortgage, agents or assigns deem best, in tront of publication in some newspaper published in said County and Stale, sell the same in lots or parcets or an masse as Mortgagee, agents or assigns deem best, in tront of publication in some newspaper published in said County and Stale, sell the same in lots or parcets or an masse as Mortgagee, agents or assigns deem best, in tront of the said County (or the division thereof), where said property is located, at public outcry, to the highest bidder for cash, and apply the proceeds to the 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 said indebtedness in full, whether the same shall or shall not have fully matured at the date of said said, but no interest shall be collected beyond the day of said indebtedness and

						assigns may bid at said sale and
IN WITHESS WHEREO	f the undersigned Mortg	agors have hereunt	o set their s	ignatures and seals this_	101	day of
TITE ¥	·	, 19. 99				
		THAT YOU TH	ortitus	HLY READ,THE CO	NTRACT BEFORE	YOU SIGN IT"
"CAUTION -	IT IS IMPORTANT	IRAI (OO III		ua a. Nota	4	(SEAL)
			PER	OCA A. MONTON		(\$EAL)
THE STATE OF	LABAMA		·	_		
SHELBY			COUNT			
	undersigned				, a Notary Public in	and for said County, in said State
i, <u>En</u>	PERFOCA A. W	ORTON AND H	DEAGRU	SCOTT NORTON		
hereby certify that	REDECOM AT -					
	·				me on this day, that being	g informed of the contents of the
whose names are signer conveyance they exacute	to the foregoing conve	yence, and who are n the day the same (known to r bears date.	ue ecxnownedged besone		informed of the contents of the
conveyence may seacon	and dies service and control of	1.00	day		JULY	. 19
Given under my hend	and official seel this					
•						1
•						
: •						
		`.				
					//	
				Notary Public		
					1/-7	C=99
					11 2	0. //
						•
						1 1 ML
		ı.	1	286 3		
						1 1 2
			-	198 1 1 1 1 1 1 1 1 1	67 62 62 63	
		:		2 2 1 X 8	S 3	다 다 다 播
1 - 1		1				
田田田		· ·	m at	o'clock		
		į.	County			
Q A			1 &	2 b		
		1	8	8.5	8	
	٤	1	🖁			!]
1		ì	ਤੋਂ	A P	AMOUNT OF FEES	
	•	1	8	2 a a a		
		İş	COUNTY CONTINUES OF PROBATE	3 4 3	4	.
		a a	l °	3 3	ž	
		्र दे		2 2 2	€ I	For Tables TOTAL
		Š		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	§	
\ \ \		1 1	1	1 1 1 8 1 8 1 8 1 8 1 8 1 8 1 8 1 8 1 8	چ ا	
i	1	u y w	1		3	<u> </u>
l l	1	1 =	ı	<u>.</u>	·	•

CONDOMINIUM RIDER

	des of	June,	1999		i, and 14
THIS CONDOMINIUM RIDER is made this18th incorporated into and shall be deemed to amend and the				Security Deed	(the Security
incorporated into and shall be deemed to amend the instrument") of the same date given by the undersigned (the	"Borrower") to sec	cute Borrowe	r's Note to	 	(the "Lander")
THE OF TAKET V TINANCIAL SERVICES, INC.			· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	_(mg (3)000)
of the same date and covering the Property described in the	Branch Drive	nt and located Pelham	d al: . AL 35124)	
120 COATES	hanem Address				
The Property includes a unit in, together with an undivided in	interest in the comm	non elements	of, a condomini	um project kno	ywn as
ACRES SECTION WIDDEN CREEK 44	<u> </u>		<u> </u>		
	of Condominium Project		to the Condi	uminium Proie	ct (the "Owners
(the "Cantingalation Project"). If the owners associated Association") holds tide to properly for the benefit or use of the Owners Association and the uses, proceeds and benefit	its of Borrower's int	erest.	•		
CONDOMINIUM COVENANTS. In addition and Lender further covenant and agree as follows:					
A. CONDOMINIUM OBLIGATIONS. Borre	ower shall perform	n all of Bo	orrower's obligation or any other	ions under v r document v	rhich creates the
A. CONDOMINIUM OBLIGATIONS. Borre Project's Constituent Documents. The "Constituent Documents. The "Constituent Documents. Condominium Project; (ii) by-laws; (iii) code of regulations;	coments" are the:	(i) Decieres uivalent docu	ments Borrows	r shall prompt	ly pay, when due.
Condominium Project; (ii) by-laws; (iii) code of regulations, all dues and assessments imposed pursuant to the Constit	tuent Documents.	5 (1 4)			
	- A.mara Associati	on maintains	, with a general	y accepted in	surance camer, a
"master" or "blanket" policy on the Condominium Project amounts, for the periods, and against the hazards Len	nder requires, inclu	iding fire an	d hazards inclu	ded within the	e term "extended
coverage", then:			et to lender of	the yearty pro	emium installments
(i) Lender walves the provision in Uniform Cov					
for hazard insurance on the Property; and (ii) Borrower's obligation under Uniform Covens	ent 5 to maintain he	azard insuran	ce coverage on	the Property II	deamed satisfied
to the extent that the required coverage is i	Drovided by the Cw	HIGHS WOODEN	dell benefit		
the state of the s	nee in reculted DE	PARO MISULATIV	B COMMAND	a loss to the	Property, whether
In the event of a distribution of hazard insurance to the unit or to common elements, any proceeds payable		PREIOPRIKAL L	II IEDEN IVERITIES	paid to Lende	r for application to
to the unit or to common elements, any proceeds payable the sums secured by the Security Instrument, with any exc	cess paid to Borroy	r o rous ==== <u>=</u> == N o r.			
C. PUBLIC LIABILITY INSURANCE. Bo		uich actions	as may be rease	onable to insur	re that the Owners
Association maintains a public liability insurance policy acc	ceptable in form, an	NOUNL, MIC 6	Marit or do a -		
D. CONDEMNATION. The proceeds of an	ry award or claim	for damages Property with	, direct or const wither of the unr	iquential, paya Lorof the co	mmon elements, or
connection with any condemnation or other taking of all for any conveyance in Neu of condemnation, are hereby a					
for any conveyance in Neu of condemnation, are nevery a to the sums secured by the Security Instrument as provide	led in Uniform Cove	mant 10		,	
E. LENDER'S PRIOR CONSENT. Borro	wer shall not ext	cept after no	otice to Lender	and with Ler	ider's prior written
	seni to:				
· · · · · · · · · · · · · · · · · · ·	andominium Project	except for a	bandonment or I	ermination req	jured by law in the
A CAMPAGA AND A	HERE CERTIFIED OF PI	HIR CEST OF	- 4- 101 - 1 - 1		
	andiituani Documen	ER II MIE DIOT	1910() (9 19, 11, 4	· • · · · ·	
(ii) any amendment to any provision of the oc (iii) termination of professional management and (iv) any action which would have the effect	LE CAMPINATION OF TH	MI-1142-112 LIGHT 1143	11 01 1110 0 1111		
_ 4 4 4 4 4 4					
F. REMEDIES. If Borrower does not pay of	condominium dues	and assessn	nents when due.	then Lender	may pay them Any
	NACAME IGG	NINAIAI LICUL	D, D O. G. T. C.	•	
The large Domestics and Lander screet to Other terms Of D	MANUELLI, ILIESE BILL	101114 2114 -		,,,,	
Note rate and shall be payable, with interest, upon notice	e Hom Cender to 2	-1tai	ned in this Cond	ominium Rider	
BY SIGNING BELOW. Borrower accepts and agrees to	the terms and prov	IZIONIA CONTRE	Wed at line Colle		
•	~		- -	2 -	, ,
) <u>Q.</u> N. /	ann	a 5.	Taril	Seal)
	Borrower		S. PARTLOW		
					(Seal
	Borrower	<u>.</u>	<u></u>		
	• · ·				
					{See
	Borrowe	<u></u>	<u></u>		
_	gor. one	-			
•					15
•					(Sea
<u>-</u>	Borrowe	Inst	♦ 1999-2	9585	
		07/45	71999-29	26 2	

MULTISTATE CONDOMINUM RIDER - Single Femily - FINALFHLMC UNIFORM INSTRUMENT DE OD AM CERTIFICATE

LMG (7/93)

CMG (7/93) 003 IMS