This instrument was pre	pered by:			1	
NAME A. Vin	cent Brown, Jr.	, Esq.			
		t, Bessewer, Alabama	35020		
	LLY PRANK SHEFF		<u> </u>		
900K <u>DR 94</u>		PAGE	166		
Subdivision		Lot	Plat Bk	Paga	
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			<u></u>		
		<u> </u>			
MORTGAGE STATE OF ALABAM COUNTY_SHELBY		KNOW AL	L MEN BY THESE PRESENT	S: That Whereas,	
	HEFFIELD, AN UN	MADDIED MAN			
KILLY FRANK S	TELEVINIA BY DE				
		TH	Parily Pinancial Car	vices Inc.	
hereinafter called "Mortg	agors", whather one or more	e) are justly indebted to First			
TUIDTY TUDICAND	THE MARDED COOTY N	INE AND 52/100		se", whether one or more) in the sur	
	TVE HUNDRED FURTI N				
30549.52 mecuted on even date her	swith and payable according), Dollars, loget g to the term of said Note And Securi Iness, that this mortgage should be gi	her with finance charges as provided ity Agreement until such Note And St	icurity Agreement is paid in full. An	
COMMENS RANGE 1 EA HEREIN CON 210 FEET; POINT OF B AND BEING 20 FOOT RIS	CE AT THE SE COR ST AND RUN WEST VEYED, THENCE SO THENCE NORTH 45 EGINNING, CONTAI IN THE NEI/4 OF GHT OF WAY GRAVE	SHEERY SHEERY	1/4 OF SECTION 7, TOWN OF BEGINNING OF THE 210 FEET: THENCE NORTH E SOUTH 45 EAST 210 FI LESS SAID 1 ACRE TRACE ING WITH THIS INSTURMENT THE PURPOSE OF INGRE	NSHIF 22, LOT H 45 WUST EET TOTHE CT LYING ENT IS A	
irectly or acquired by easi ereof. If the Mortgager shall a Mortgage shall be author If the within mortgage is in the Office of the current balance now prior mortgage, if said advisor mortgage, if s	gnment, and the real estate rell, lease or otherwise trac ized to declare at its option. I the Judge of Probate of due on the debt secured by a ances are made after today's should fell to make any paym	incipal amount hereof but all future herein described shall be security to nate the mortgaged property or any all or any part of such indebtedness is subordinate to that certain prior made prior mortgage. The within mortgage date, Mortgager hereby agrees not invents which become due on said prior prior mortgage shall constitute a defactor	y part thereof, without the prior will immediately due and payable. cortgage as recorded in Vol out this mortgage is subordinate to any advi- ge will not be subordinated to any advi- o increase the balance owed that is an mortgage, or should default in any of it	tien consent of the Morigages, the at Page at prior morigage only to the exten- social secured by the above described social try said prior morigage. In the the other terms, provisions and condi- e within morigage, and the Morigages	

1370

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

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

#E-39 Rev 11 95

10/29/1999-4456 OB:33 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 002 MIS 56.90

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 Mortgages may at Mortgages's option pay off the same; and to further secure said indebtedness, fust above hemed undersigned agrees to keep the improvements on said real estate insured againsts loss or damage by fire, lightning and tornade for the fair and reasonable insurable value thereof, in companies satisfactory to the Mortgages, with loss, if any, payable to said Mortgages'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 Mortgages or assigns for any amounts Mortgages may have expended, then this conveyence 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 and 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 said events, the whole of said indebtedness hereby secured shell at once become due and payable, and this mortgage shell be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgages, 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 en 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 amount's 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

IN W		erty, if the highest bidder REOF the undersigned Mort	gagors have hereunt	o set their sig	atures and s	eals this2	6TH			day of		
OCT	DBER	<u> </u>										
•	"CAUTION - IT IS IMPORTANT THAT YOU THOROUGHLY READ THE CONTRACT BEFORE YOU SIGN IT"											
				1311	Bark			<u> </u>	-	(SEAL)		
				PALMET				· · <u>·</u> ·		(SEAL)		
-		4.2.4.73.4.74.4		····		<u>-1.19-7</u>		<u> </u>				
		ALABAMA		COUNTY								
SHE		the undersigned			<u>,,</u>		_ , a Notary F	be in aid	for said Cour	nty, in said State.		
l	certify that	RILLY PRANK										
												
whose	names are s	gned to the foregoing convi	ryance, and who are	known to me	cknowl edge	d before me or	this day, th	at being ink	armed of the	contents of the		
		and and official seal this	26TH	day of .		OCTOBE	R			1999		
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