		20021211000622460 Pg 1/1 33.50
	ALABAMA REAL EST	Shelby Cnty Judge of Probate, AL Shelby Cnty Judge of Probate, AL 12/11/2002 14:59:00 FILED/CERTIFIED 12/11/2002 14:59:00 FILED/CERTIFIED
Maximum Principal Se		
The State of Alabama Robert L Sanders ,	Jefferson	County. Know All Men By These Presents: That whereas,
address is 3201 North 4th A according to the terms there	Card Account Agreement ("Agreen venue, Sioux Falls, SD 57104, evideof. Payment may be made in advan	nent"), payable to the order of Wells Fargo Financial Bank, Mortgagee, whose encing a loan made to Mortgagors by Mortgagee. Said Agreement is payable ce in any amount at any time and default in paying any instalment shall, at the nand, render the entire unpaid balance thereof at once due and payable.
Agreement executed and advances or additional ad Mortgagee the following Alabama, to wit: LOT 5, BLOCK 2, ACCORD OFFICE OF SHELBY CORRESTRICTIONS, RESERVA	delivered to Mortgagee by Mortgagee by Mortgagee wances of the Credit Card Account described real estate lying and beautiful to THE SURVEY OF OAK MOUNTY, ALABAMA; BEING SITE	OUNTAIN ESTATES, AS RECORDED IN MAP BOOK 5, PAGE 57 IN THE PROBATE TUATED IN SHELBY COUNTY, ALABAMA. SUBJECT TO ALL EASEMENTS, S, BUILDING SET-BACK LINES AND RIGHTS OF WAY OF RECORD. ADDRESS: 509
warranted free from all in	cumbrances and against any adve	rse claims
	HOLD the aforegranted premises, its successors and assigns forever	together with the improvements and appurtenances thereunto belonging,
every instalment thereofy and the amounts secured pay the Agreement, or an agent or attorneys are her House door in the County in any newspaper publish the proceeds of said sale	when due, and Mortgagor has term hereby have been paid in full ther y instalment thereof when due, or eby authorized and empowered to in which the said property is located in the County in which said protection the Mortgagee shall retain enough	shall well and truly pay, or cause to be paid, the said Agreement, and each and ninated future advances or the draw period under the Agreement has expired a this conveyance shall become null and void. But should Mortgagors fail to if any covenant herein is breached, then Mortgagee, its successors, assigns, a sell the said property hereby conveyed at auction for cash, in front of the Court ated, first having given notice thereof for four successive weeks by publication operty is located, and execute proper conveyance to the purchaser, and out of a to pay said Agreement, and the balance, if any, pay over to the Mortgagors. property and become the purchaser at said sale.
laws of this or any other and	State. Mortgagors agree to not se	ch Mortgagor now or hereafter may be entitled to under the Constitution and ll or transfer the aforegranted premises, or any part, without Mortgagee's Mortgagee's prior written consent shall constitute a default under the terms all be construed in the singular.
	ecures credit in the amount of \$ erest, are senior to indebtedness of	15,000.00 (Principal Amount). Loans and advances up to this of other creditors under subsequently recorded or filed mortgages and liens.
IN TESTIMONY WE November Witness:	IEREOF, Mortgagors have hereur	to set their hands and affixed their seals this 27 day of (L.S.)? SIGN HERE
Witness: Witness:	Carper	(L.S.)? SIGN HERE
STATE OF <u>ALABAMA</u>		(If married, both husband and wife must sign)
Jefferson I, the undersigned autl	COUNTY nority, in and for said County in sa	id State, hereby certify that Robert L Sanders
informed of the contents	of the conveyance, he/she/they example 27 to 27	uay or , ,
	MY COMMISSION EX 7/15/06	PIRES Notary Public
This instrument was prepared to the AL-942NOWLINE-1200 (also used in ce		rgo Financial Bank, 3201 N. 4th Ave., Sioux Falls, SD 57104