

This Instrument was prepared by: Rhonda C. Barnes- Exec. Secretary Marion Bank and Trust Company P. O. Box 1288, Selma, Al 36702

THE STATE OF ALABAMA SHELBY COUNTY

THIS INDENTURE, made and entered into this the <u>18th</u>, day of <u>January</u>, 2013, by and between "David Hulsey", a married man hereinafter called the first party, and MARION BANK AND TRUST COMPANY, a corporation, Selma, Alabama, hereinafter called the second party.

WITNESSETH: That, whereas, "David Hulsey" (first party), is/are justly and lawfully indebted to the second party in the sum of "One Hundred Eighty Thousand & no/100" (\$180,000.00), being money this day loaned by second party to party and/or parties, of the first part, which said indebtedness is evidenced by the promissory waive notes signed by party and/or parties, of the first part, of even date herewith, and payable to the order of second party at its principal place of business in Selma, Alabama.

"Note dated <u>January 18, 2013</u> in the original principal amount of \$ <u>818,800.00</u> plus interest as provided therein, which matures on <u>January 18, 2014</u> ."
This is is not a purchase money mortgage.
And whereas the first party is desirous of securing the prompt and faithful

And whereas the first party is desirous of securing the prompt and faithful payment of said note (s) when due, as well as securing the prompt and faithful payment of any and all renewals and extensions of said notes and to secure any and all future advances that the second party may advance to the first party, before the payment in full of said mortgage indebtedness, and of securing the prompt and faithful performance of all and singular the covenants and agreements herein contained, by the first part to be kept and performed:

NOW THEREFORE, In consideration of the premises and of the sum of One Dollar, cash, in hand paid to first party by he second party, the receipt whereof is hereby acknowledged, first party does by this indenture grant, bargain, sell and convey unto second party the following property, situated, lying and being in SHELBY COUNTY, ALABAMA, bounded and more particularly described as follows:

See "Exhibit A"

TO HAVE AND TO HOLD the above described property, together with all and singular the rights, privileges, tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, unto second party, and to the heirs, assigns and successors of second party, in fee simple forever.

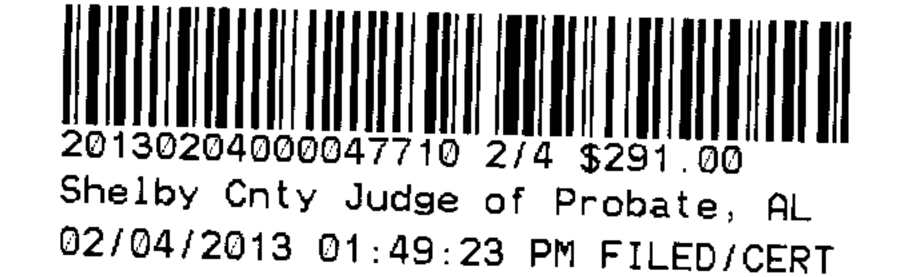
And the said first party represents to and covenants with second party that first party is seized of a indefeasible estate in fee simple, in and to the above described property, and has a good right to sell or mortgage the same; that the said property is free of any and all liens, taxes and encumbrances whatsoever; and that the first party will warrant and forever defend second party, and the heirs, assigns and successors of second party, In the quiet and peaceable possession of the same against the lawful claims or demands of any persons, whomsoever.

THIS CONVEYANCE IS MADE UPON THE FOLLOWING TERMS, STIPULATIONS AND CONDITIONS, NAMELY:

1. The first party agrees to pay all taxes and improvements assessments against the above described property within thirty days after the same become due, and an attorney's fee for examining the title to the above described property and for the preparation of this mortgage.

Initials: 0

- 2. If an attorney is employed to foreclose this mortgage, or to enforce any of the provisions of this mortgage, either before or after court proceedings are commenced involving this property, or to collect this debt or any part thereof; for the purpose of defending the title to the above described property, or to obtain possession of the same after foreclosure; then, in either or all of such events, first party agrees to pay such reasonable attorney's fees, as may be incurred by second party, or the assigns of successors of second party, for such services, and the amount of such attorney's fees shall become a part of this mortgage debt and may be secured hereby and these provisions shall apply to any proceedings in any state, bankruptcy or other court, as well as under the power of sale hereinafter set forth.
- 3. It is expressly understood and agreed between the parties hereto, the second party, or the heirs, assigns or successors of second party may bid at any sale held under the provisions of this mortgage, through court proceedings or otherwise, as fully and legally as if strangers to this instrument, and in the event of such purchase, the auctioneer crying the sale is hereby duly authorized and empowered to a deed to such purchaser conveying the legal and equitable title to said property, such deed to be made as agent or attorney in fact for first party.
- 4. The first party agrees to keep the building on the above described property insured in some reasonable insurance company, for the amount of the principal debt hereby secured, or in such amount, if less, as the said buildings will bear with loss, if any, payable to second party, as the interest of second party, or assigns, may appear, under the New York Standard or Union loss clause, the Insurance when collected to be credited on the debt hereby secured or to be used in rebuilding the buildings destroyed, at the option of the second party; all policies to be delivered to the second party.
- 5. It is expressly understood and agreed between the parties hereto, that if first party shall fail to pay the taxes or improvement assessments as above provided, or fail to take out the Insurance as above stipulated, then in either event it is optional with second party to pay such taxes and take out such Insurance, and the amounts so expended by second party shall become a part of this mortgage debt And bear interest at the legal rate until paid.
- 6. This mortgage, in addition to the above described note(s), shall also secure the payment of any and all renewals and/or extensions of said note(s) and of any future advances hereafter made by second party to first party or other debts which may be due, owing or payable by first party, or either of them, to second party before the cancellation or foreclosure of this mortgage.
- 7. The first party agrees to properly care for said property and all improvements thereon and not commit waste, cut remove, or damage timber or improvements or allow waste to be committed or timber or improvements to be cut, removed, or damage. In the event this covenant is breached, first party agrees to pay all cost and expenses, including reasonable attorney's fees, incurred by second party in investigating such violation and in protecting this security.
- 8. It is agreed and understood that in the event the said first party should sell said property during the life of this mortgage, without first obtaining the written consent of the second party, the entire indebtedness then secured by this mortgage shall become immediately due and payable and in default, and the said second party is thereupon authorized and empowered to foreclose this mortgage under the powers contained herein and in the manner herein provided for.
- 9. Unless otherwise stipulated herein, the use of the singular shall include the plural and the use of the plural shall include the singular when referring to any of the parties set out in the mortgage.
- 10. If Homestead Property, the borrower(s) hereby waives all rights of Homestead Exemption in the Property.



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If first party shall well and truly keep and perform all of the covenants, stipulations and agreements herein contained by first party to be kept and performed, and shall pay the above described notes, and any and all renewals and/or extensions of said notes and all future advances and other debts owing the first party to second party when they respectively mature, then this conveyance shall be null and void; but if first party shall fail to keep and perform any one of such covenants, stipulations and conditions or fail to pay any one of the above described notes, or of any renewal and/or extensions of said notes or any part thereof or any future advances or other debt due and payable by first party to second party, when the same respectively mature, then in either one or all such events, second party has the right to declare the entire mortgage debt due and payable at once, and this mortgage shall be subject to foreclosure; and second party, or the assigns, agents or attorneys of second party are authorized and empowered to take possession of the above described property, and either with or without possession, to sell the above described property at public auction to the highest bidder for cash, within the legal hours or sale, after first giving notice of the time, place, and terms of sale, such sale to be held in front of the courthouse door, SHELBY COUNTY, ALABAMA; Which notice shall be given by weekly insertion, once a week for three consecutive weeks before the day of sale, in any newspaper published in the county last named, and the proceeds of such sale shall be applied as follows:

- a) To the expenses of advertising, conveying and conducting said sale, including a reasonable attorney's fee:
- b) To the payment of any amounts that may have been expended, or that may then be necessary to expend, in paying insurance, taxes, or other encumbrances, with interest to the day of sale;
- c) To the payment of all sums secured by this Mortgage, with interest thereon to the day of sale:
- d) The surplus, if any, to the person or persons legally entitled to it.

It is expressly understood and agreed between the parties hereto that any irregularity in giving notice, or in conducting the sale as above provided, shall not affect the title of the purchaser at such sale, but any such irregularity is hereby expressly waived by the first party.

IN WITNESS WHEREOF, the first	t part signs and seals this instrument on the
day and in the year first herein above written.	
	David Hulsey
ΤΗΕ STATE OF ALARAMA	

THE STATE OF ALABAMA

DALLAS COUNTY

I, MONG L. QUINES _____, a Notary Public in and for said County, in said State, do hereby certify that "DAVID HULSEY", A MARRIED MAN whose name(s) are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day that, being informed of the contents of the conveyance he/she/they executed the same voluntarily on the day the same bears date.

Given under my hand and seal this the 18th day of January, 2013.

(SEAL)

Notary Public: Planda Board

Commission Exp: 12-15

20130204000047710 3/4 \$291.00 Shelby Cnty Judge 55

Shelby Cnty Judge of Probate, AL 02/04/2013 01:49:23 PM FILED/CERT

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EXHIBIT A DATED 01-18-2013

Commence at the NE corner of the NE 1/4 of the NE 1/4 of Section 29, Township 20 South, Range 2 East; thence run Westerly along the North line thereof for 107.79 feet to the Westerly right of way of Alabama State Highway #25 and the point of beginning; thence continue last described course for 1213.38 feet to the NW corner of said 1/4-1/4 Section; thence 90 degrees 16 minutes 08 seconds left run Southerly along the West line of said 1/4-1/4 Section for 950.68 feet; thence 90 degrees 38 minutes 19 seconds left run Easterly 1294.92 feet to the Westerly right of way of said Highway #25; thence 94 degrees 21 minutes 53 seconds left run Northerly along said right of way for 934.12 feet to the point of beginning.

According to survey of Thomas E. Simmons, RLS #12945, dated January 21, 1998.

THIS IS NOT HOMESTEAD PROPERTY.

SUBJECT HOWEVER TO: any and all easements, reservations, restrictions, rights-of-way and covenants heretofore filed for record which affect said property; all mineral and mining rights heretofore reserved and not owned by Grantor; any and all rights of parties in possession, variation in area or in measurements, boundary line disputes, roadways, unrecorded servitudes or easements, any matters not of record including lack of access which would be disclosed by an accurate survey and inspection of the property, and easements or other uses of subject property not visible from the surface.

David W. Hulsey

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