20130507000188360 1/3 \$24.00 Shelby Crty Judge of Probate, AL 05/07/2013 10:54:49 AM FILED/CERT

LEASE SALE CONTRACT Form 108	Printed and for Sale by Zac Smith Stationery Co B'ham.
The State of Alabama,	Sold as is
	se, made 9 day of ARRIL 2013-19
	PIDGET JOS CERBINES KENRING Eparty of the first part
by and between warman Walley Road	HOOVER AL 35244
and STARY AMAINAN S. WITNESSETH, That the party of the first part	HOOVER AL 35244  ERRANG DE VAITE  part 4
$\frac{1}{2} \left( \frac{1}{2} \right) = \frac{1}{2} \left( \frac{1}{2} \right) \left( \frac{1}{2} \right) = \frac{1}{2} \left( \frac{1}{2} \right) \left( \frac{1}{2} \right) = \frac{1}{2} \left( \frac{1}{2} \right) = $	I CANTER BURY ESTATES AS RECORDED IN THE OFFICE OFTHE JUNGE 67
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
for occupation by The Manas A. R.E.S.	LAENCEand not otherwise, for and during the term of
	T day of 2114 2 013
to the 7.12.5.7day of 74.4.4.	,.Q.3.3.1 <del>9</del>
	part agrees to pay to the party of the first part the sum of
of which sum 8 Dadies is paid in cash, the reside Note 3,9 cares 6 34 90 INTERES	receipt of which is hereby acknowledged, the balance 173, 900, SE 1516 4R, 1324 mors 174, 18 PER, man-Bala 70, 67, 47 EA, 678 INTEHST
	144 1-2,013
each evidenced by notes bearing legal interest, pay	able at the office of JAMES E BRECHENRIDGE on the
TRANSTORM day of each month, during said term, if party of the second part fail to pay the rents as the the said party of the first part shall then have the risorder to entitle the party of the first part to re-ent paid, or to make any demand for the same, the execution is hereby acknowledged, being sufficient to construed, any law, usage or custom to the country all the laws in regard to nuisance, in so far a the first part liable therefor, and to commit no was same; nor to under-lease said property nor transfer	an advance, being at the rate of \$.6.4.4.2
this Lease by the party of the second part, the part attorney's fee. And as a part of the consideration prompt payment of said rents as herein stipulated	the party of the first part, on account of the violation of the conditions of the second part hereby agrees that I.A.E.G shall be taxed with san of this Lease, and for the purpose of securing the party of the first part, or any damage that party of the first part may suffer either by failure premises, as aforesaid, or for any damage whatever, may be awarded sa
party of the first part under this contract, the sai	d party of the second part hereby waives all right which
The party of the second part agrees to pay all tadue; and also agrees to pay all assessments for strate is understood and agreed that at the end of saditions of this Lease, then the party of the first page	eet and sidewalk improvements, should any be made against said property id term if the party of the second part has complied with each and all control to the rent paid under his Lease shall be considered a paymental make and execute a deed WARRANG conveying said property to the
It is further understood and agreed that if the pathecomes as much as two months in arrears during to arrears on such payments at any time thereafter, or due, or should fail to comply with any condition of the second part forfeits his rights to a convey under this contract shall be taken and held as partiable to the party of the first part as a tenant for	arty of the second part fails to pay the monthly rent as it becomes due; at the first year of the existence of this Lease, or as much as three months or should fail to pay the taxes on the said property when the same become ar requirement herein, then on the happening of any such event by the party yance of said property, and all money paid by the party of the second part ayment of rent for said property, and the party of the second part shall in the full term of said Lease, and the provisions herein "that the rent party said property, and the party of the first part shall make and execute a decrease.
with a warranty of title conveying said property to and the failure of the party of the second part to the said provision a nullity, and make the said pwhatever except the rights of lessee without any notation is further understood and agreed that if the na	the party of the second part," shall be a nullity and of no force or effect comply with any of the conditions of this instrument shall ipso facto rend party of the second part a lessee under this instrument, without any right of the second part should at any time before the maturity thereof designs
to pay off the remaining monthly payments, as name to a reliate on such advancements of all uncarned	ed herein. The E.Gshall have the right to do so, and shall be entitle interest, it being intended that only the earned interest shall be collected that the collected interest shall be collected.
**** ** ** ** ** ** ** ** ** ** ** ** *	· · · · · · · · · · · · · · · · · · ·
***************************************	
IN TESTIMONY WHEREOF We have s	set our hands and seals in duplicate this
day of A.F.R. L. L. L. 13	Muy and ().
Here P Broband	Edman Lomno DV
VOVER)	

JAMES E. BRECKENRIGE TOYCE P. BRECKENRINGE STACGEMAN SERRANDZ

GERMAN SERRANDZ

DEIVALE Price, \$ 79,900,00 Terms of Sale 6 78 INTEREST

Lease Sale Contract

(20 4 ROS) 240 MO-24 MO: NOTE 174,18 Monthly Payments, \$ 5 3 7 . 47

Beginning 24 1 - 2013 19

complia of +

Form 108 Printed and for Sale by Zoc Smith Stationery Co.-B'ham

## Real Estate Sales Validation Form

This Document must be filed in accordance with Code of Alabama 1975, Section 40-22-1

	Document must be filed in accor				
Grantor's Name Mailing Address	James E. Breckenr 5050 Indain Val Hoover AL 55244	idge Grante Heyrd Mailin	ee's Name	Apt Floor Dr.  Apt Floor Dr.  Montevallo Al	
Property Address	171 Cambridge ( montevallo Al	Da 35115 Total Purcl		April 9,2013 79,900.00	
		Actual Valu			<del></del> .
20130507000188360 3/3 \$2 Shelby Cnty Judge of Pro 05/07/2013 10:54:49 AM F	bate, AL	Assessor's Ma			
•					
<b>▼</b>	document presented for reco this form is not required.	rdation contains a	all of the requ	uired information referenced	t
	d mailing address - provide teir current mailing address.	Instructions he name of the pe	erson or pers	sons conveying interest	
Grantee's name are to property is being	nd mailing address - provide g conveyed.	the name of the p	erson or per	sons to whom interest	
Property address -	the physical address of the	property being cor	nveyed, if av	ailable.	
Date of Sale - the	date on which interest to the	property was conv	veyed.		
•	ce - the total amount paid for the instrument offered for re	·	he property,	both real and personal,	
conveyed by the in	e property is not being sold, to strument offered for record. or the assessor's current ma	This may be evide	•		ng
excluding current urresponsibility of val	ded and the value must be deleted and the value must be deleted valuation, of the property luing property for property tact of Alabama 1975 § 40-22-1 (	as determined by x purposes will be	the local of	ficial charged with the	d
accurate. I further of the penalty indic	of my knowledge and belief understand that any false stated in Code of Alabama 19	tements claimed (75 § 40-22-1 (h).	on this form	may result in the imposition	
Date 13		Print Hace	1 1-ma	ador-Preto	
Unattested		Sign	Descala	Owner/Agent) circle one	<del></del>
	(verified by)	/ (Gra	mtor/Grantee	wner/Agent) circle one	

Form RT-1