COUNTY OF SHELBY)

FORECLOSURE DEED

KNOW ALL MEN BY THESE PRESENTS, that, whereas, heretofore on August 1, 2003, to-wit: Tracy D. Williams, an unmarried woman, executed a mortgage to New South Federal Savings Bank, its successors and assigns, herein called the Mortgagee, which said mortgage was recorded on August 5, 2003, in Instrument Number 20030805000505990, Probate Records of Shelby County, Alabama, which conveyed the property hereinafter described to secure the indebtedness evidenced by a note, payable in installments, therein described; which said mortgage was subsequently assigned to Chase Manhattan Mortgage Corporation, by assignment recorded January 2, 2004, and recorded in Instrument Number 20040102000002450, Probate Records of Shelby County, Alabama; and

WHEREAS, the said mortgage provides that if said indebtedness or any part thereof should remain unpaid at maturity, then the whole of indebtedness shall at once become due and payable and said mortgage be subject to foreclosure, and further provides that in the event of any such default the Mortgagee or its assigns shall have the authority to sell said property before the Courthouse door in the City of Columbiana, County of Shelby, State of Alabama, at public outcry for cash after first giving notice by publication once a week for three successive weeks of the time, place and terms of said sale in some newspaper of general circulation published in Shelby County, Alabama, and further provides that in the event of any such sale the person conducting such sale shall have power and authority to execute a deed to the purchaser of said property at such sale, and further provides that the Mortgagee or its assigns may bid and become the purchaser at such sale of the property therein; and

WHEREAS, parts of said indebtedness remained unpaid at the respective maturities thereof, and the whole of said indebtedness thereupon became due and payable, and default was made in payment thereof, and thereafter notice was published in The Shelby County Reporter, a newspaper of general circulation and published in Shelby County, Alabama, on August 13, 2014, August 20, 2014, and August 27, 2014, that the hereinafter described property would be sold at the Shelby County Courthouse at Columbiana, Alabama, at public outcry to the highest bidder for cash, within the legal hours of sale on September 16, 2014, and

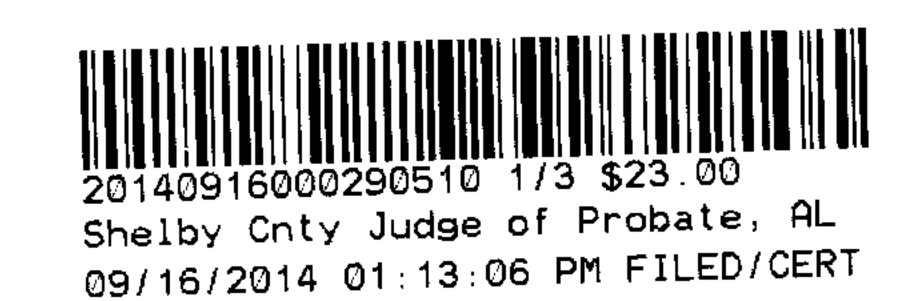
WHEREAS, the said sale was held at the time and place stated in said notice, in strict conformity with the powers of sale contained in the said mortgage, at which sale JPMorgan Chase Bank, National Association successor by merger to Chase Home Finance LLC successor by merger to Chase Manhattan Mortgage Corporation, became the purchaser of the hereinafter described property at and for the sum of \$97,665.00, cash, which was the highest, best, and last bid therefore; and

WHEREAS, the undersigned, James J. Odom, Jr., conducted said sale and acted as auctioneer thereat, under and pursuant to an appointment as such by JPMorgan Chase Bank, National Association successor by merger to Chase Home Finance LLC successor by merger to Chase Manhattan Mortgage Corporation;

NOW THEREFORE, IN consideration of the premises Tracy D. Williams, an unmarried woman, and JPMorgan Chase Bank, National Association successor by merger to Chase Home Finance LLC successor by merger to Chase Manhattan Mortgage Corporation, both acting by and through the undersigned as their duly constituted and appointed attorney-in-fact and auctioneer at said sale, do hereby grant, bargain, sell and convey unto the said JPMorgan Chase Bank, National Association successor by merger to Chase Home Finance LLC successor by merger to Chase Manhattan Mortgage Corporation, the following described real property situated in Shelby County, Alabama, at 125 Spring Street, Calera, AL 35040, but in the event of a discrepancy, the legal description shall control to-wit:

Lot 102, according to the Survey of Summerchase, Phase 4, as recorded in Map Book 26, Page 111, in the Probate Office of Shelby County, Alabama.

TO HAVE AND TO HOLD unto JPMorgan Chase Bank, National Association successor by merger to Chase Home Finance LLC successor by merger to Chase Manhattan Mortgage Corporation, its successors and assigns forever, as fully and completely in all respects as the same could or ought to be conveyed to the said JPMorgan Chase Bank, National Association successor by merger to Chase Home Finance LLC successor by merger to Chase Manhattan Mortgage Corporation, under and by virtue of the power and authority contained in the aforesaid mortgage. Subject, however, to the statutory rights of redemption on the part of those entitled to redeem as provided by the laws of the State of Alabama, also subject to prior liens, ad valorem taxes, easements and restrictions of record.



IN WITNESS WHEREOF, the said Tracy D. Williams, an unmarried woman, and JPMorgan Chase Bank, National Association successor by merger to Chase Home Finance LLC successor by merger to Chase Manhattan Mortgage Corporation, have hereunto set their hands and seals by their said attorneyin-fact and auctioneer at said sale on the day and year first above written.

> Tracy D. Williams, an unmarried woman and JPMorgan Chase Bank, National Association successor by merger to Chase Home Finance LLC successor by merger to Chase Manhattan Mortgage Corporation

BY:

James J. Odom, Jr.

As Attorney-in-Fact and Auctioneer

STATE OF ALABAMA

COUNTY OF SHELBY

I, the undersigned authority, a Notary Public in and for said county and state, hereby certify that James J. Odom, Jr. whose name as attorney-in-fact and auctioneer for Tracy D. Williams, an unmarried woman, and JPMorgan Chase Bank, National Association successor by merger to Chase Home Finance LLC successor by merger to Chase Manhattan Mortgage Corporation, is signed to the foregoing conveyance, and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance, he/she, as such attorney-in-fact and auctioneer, executed the same voluntarily on the day the same bears date.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal this 16 day of

Notary Public
My Commission Expires: 3/7/2015

THIS INSTRUMENT PREPARED BY:

ROBERT J. WERMUTH/cls Stephens Millirons, P.C. P.O. Box 307 Huntsville, Alabama 35804

SEND TAX NOTICE TO:

Grantees Address:

3415 Vision Drive Columbus, OH 43219

Grantors Address:

125 Spring Street Calera, AL 35040

09/16/2014 01:13:06 PM FILED/CERT

Real Estate Sales Validation Form

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

11113	Document mast be med m	accordance with bode of rudbania for o, couldn't re all r
Grantor's Name	Tracy Williams	Grantee's Name JPMorgan Chase Bank, NA
Mailing Address	125 Spring Street	Mailing Address 3415 Vision Drive
	Calera, AL 35040	Columbus, OH 43219
Property Address	125 Spring Street	Date of Sale 9/16/2014
	Calera, AL 35040	Total Purchase Price \$
		Or
		Actual Value \$
201409160002	90510 3/3 \$23.00	or A A A A A A A A A A A A A A A A A A A
Shalby Coty	Judge of Probate, AL 1:13:06 PM FILED/CERT	Assessor's Market Value \$
		d on this form can be verified in the following documentary
	ne) (Recordation of do	cumentary evidence is not required)
☐ Bill of Sale		Appraisal
Sales Contrac		✓ Other Bid @ Sale: \$97,665.00
Closing State	nent	
	document presented for this form is not required	recordation contains all of the required information referenced l.
		Instructions
	d mailing address - proveir current mailing address	vide the name of the person or persons conveying interest ss.
Grantee's name and to property is being	•	vide the name of the person or persons to whom interest
Property address -	the physical address of	the property being conveyed, if available.
Date of Sale - the	date on which interest to	the property was conveyed.
•	ce - the total amount pai the instrument offered	d for the purchase of the property, both real and personal, for record.
conveyed by the in		old, the true value of the property, both real and personal, being ord. This may be evidenced by an appraisal conducted by a nt market value.
excluding current uresponsibility of va	ise valuation, of the proj	be determined, the current estimate of fair market value, perty as determined by the local official charged with the ty tax purposes will be used and the taxpayer will be penalized 2-1 (h).
accurate. I further		elief that the information contained in this document is true and se statements claimed on this form may result in the imposition a 1975 § 40-22-1 (h).
Date 9/16/2014		Print James J. Colon Jr, atty
Unattested		Sign Mu

(verified by)

Print Form

(Grantor/Grantee/Owner/Agent) circle one

Form RT-1