MORTGAGE

STATE OF ALABAMA, SHELBY CO	UNTY
Mortgagor(s) STANLEY DAVIS, 23 SCALEY BARK DR, COLUMBIANA, AL 35051-5 GLENDA DAVIS, 23 SCALEY BARK DR, COLUMBIANA, AL 35051-56	
THIS INDENTURE, made and entered into this <u>21st</u> November "Mortgagor") and 1st Franklin Financial Corporation, a Georgia Corporation, who of <u>NINE THOUSAND FOUR HUNDRED THIRTY NINE AND 30/100</u> Note of even date herewith (the "Note") and payable according to the terms of sa	Dollars (\$ 9,439.30) as evidenced by a Loan Agreement and

NOW, THEREFORE, Mortgagor and all others executing this mortgage, in consideration of the premises, and to secure the payment of said indebtedness evidenced by Note herein specifically referred to, any renewal, extension, modification or refinancing thereof, and any and all other indebtedness(es) due or to become due as herein generally referred to, and the compliance with all of the covenants and stipulations herein contained, has bargained and sold, and does hereby grant, bargain, sell, alien, convey, transfer and mortgage unto Mortgagee, its successors and assigns, the following described real estate, together with buildings and improvements thereon (hereinafter sometimes called the "real estate" or the "mortgaged real estate"), lying and being situated in the County of SHELBY State of Alabama, and more particularly described on page 4 of this Mortgage, together with all and singular the rights, privileges hereditaments, easements and appurtenances thereunto belonging or in anywise appertaining (hereinafter referred to as the "Premises"):

TO HAVE AND TO HOLD FOREVER, unto the said Mortgagee, Mortgagee's successors and assigns.

The Premises are warranted free from all encumbrances and against adverse claims, except as stated herein.

If checked, the within Mortgage is a second mortgage and is subordinate to that certain prior mortgage as recorded in Mortgage Volume N/A Page N/A __, in the Office of the Judge of Probate of N/A ____ County, Alabama; but this Mortgage is subordinate to said prior mortgage only to the extent of the current balance now due on the debt secured by said prior mortgage. This Mortgage will not be subordinated to any advances secured by the herein described prior mortgage, if said advances are made after the date of this Mortgage. Mortgagor hereby agrees not to increase the balance owed that is secured by said prior mortgage. In the event Mortgagor should fail to make any payments which become due on said prior mortgage, or should default in any of the other terms, provisions and conditions of said prior mortgage occur, then such default under the prior mortgage shall constitute a default under the terms and provisions of this Mortgage, and the Mortgagee herein may, at Mortgagee's option, declare the entire indebtedness due hereunder immediately due and payable and this Mortgage subject to foreclosure. Failure to exercise this option shall not constitute a waiver of the right to exercise same in the event of any subsequent default. The Mortgagee herein may, at Mortgagee's option, make on behalf of Mortgagor any such payments which become due on said prior mortgage, or incur any such expenses or obligations on behalf of Mortgagor, in connection with the said prior mortgage, in order to prevent the foreclosure of said prior mortgage, and all such amounts so expended by Mortgagee on behalf of Mortgagor shall become a debt to Mortgagee, or Mortgagee's assigns additional to the debt hereby secured, and shall be covered by this Mortgage, and shall bear interest from the date of payment by Mortgagee, or Mortgagee's assigns, at the same interest rate as the indebtedness secured hereby and shall entitle the Mortgagee to all of the rights and remedies provided herein, including at Mortgagee's option, the right to foreclose this Mortgage.

For the purpose of further securing the payment of the indebtedness, the Mortgagor agrees to pay all taxes or assessments when imposed legally upon the Premises, and should default be made in the payment of same, the Mortgagee may at Mortgagee's sole option, pay off the same; and to further secure the indebtedness. Mortgagor agrees to keep the improvements on the Premises insured against loss or damage by fire, lightning, vandalism, tornado and other perils, and flood (if required by Mortgagee) in companies satisfactory to the Mortgagee, with loss, if any, payable to Mortgagee as Mortgagee's interest may appear, and to promptly deliver said policies, or any renewal of said policies to Mortgagee; and if the undersigned fails to keep the Premises insured, or fails to deliver said insurance policies to Mortgagee, then Mortgagee, or Mortgagee's assigns, may at Mortgagee's sole option insure the Premises, for Mortgagee's own benefit. All amounts so expended by Mortgagee for taxes, assessments or insurance, shall become a debt to Mortgagee or Mortgagee's 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 Mortgagee or Mortgagee's assigns and be at once due and payable.

If this box is checked, then you have voluntarily chosen to pay, or Federal Law requires us to collect, and you agree to pay, in addition to your monthly loan payment, a monthly amount to pay for your annual property taxes and insurance. This amount is called an "Escrow Payment." This amount will be added to your monthly payment. Additional information about how your monthly Escrow Payment is calculated and other escrow requirements, terms, and conditions, are disclosed under the following "ESCROW PROVISIONS" If you do not make full and on-time monthly payments, including the amount paid to escrow, or if you incur late charges, NSF (bad check) charges or other fees, then the dollar amount of interest you pay may be higher, and the amount paid to reduce your Amount Financed may be less. In addition, you may not have enough in your Escrow account to pay your taxes and insurance. If that happens, you will be required to repay the shortage or deficiency in your Escrow account as explained below.

ESCROW PROVISIONS:

Definitions.

"Security Instrument" means this Mortgage.

"Borrower" is the Mortgagor under this Mortgage.

"Lender" is the Mortgagee under this Mortgage.

"Note" means the Loan Agreement and Note signed by Borrower.

"Property" means the property that is described in this Mortgage.

"Loan" means the debt evidenced by the Loan Agreement and Note signed on the same day as this Mortgage, plus such charges, interest, and principal as stated therein.

"Applicable Law" means all controlling applicable federal, state and local statutes, regulations, ordinances and administrative rules and orders (that have the effect of law) as well as all applicable final, non-appealable judicial opinions.

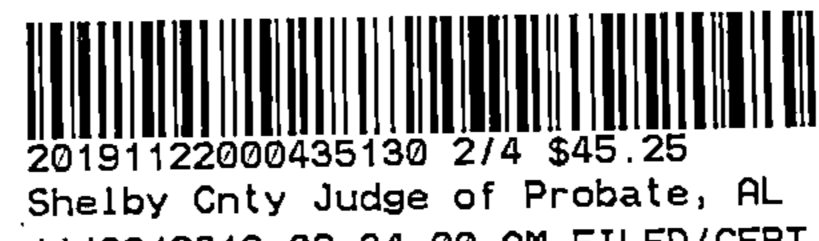
"Escrow Items" means those items described in these Escrow Provisions.

"Periodic Payment" means the regularly scheduled amount due for (i) unpaid Amount Financed (principal) and interest under the Loan Agreement and Note, plus (ii) any amounts pursuant to these Escrow Provisions.

"RESPA" means the Federal government's Real Estate Settlement Procedures Act (12 U.S.C. §2601 et seq.) and its implementing regulation, Regulation X (12 C.F.R. Part 1024), as they might be amended from time to time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in regard to a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgage loan" under RESPA.

Shelby Cnty Judge of Probate, AL

11/22/2019 08:34:00 AM FILED/CERT



11/22/2019 08:34:00 AM FILED/CERT

Funds for Escrow Items.

Borrower shall pay to Lender on the day Periodic Payments are due under the Loan Agreement and Note, until the debt is paid in full, a sum (the "Funds") to provide for payment of amounts due for: (a) taxes and assessments and other items which can attain priority over this Security Instrument as a lien or encumbrance on the Premises; and (b) premiums for any and all insurance required by Lender. These items are called "Escrow Items." At origination or at any time during the term of the Loan Agreement and Note, Lender may (but is not required to) require that Community Association Dues, Fees, and Assessments, if any, be escrowed by Borrower, and such dues, fees and assessments shall be an Escrow Item. Borrower shall promptly furnish to Lender all notices of amounts to be paid for all Escrow Items. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items. Lender may (but is not required to) in some circumstances waive Borrower's obligation to pay to Lender Funds for any or all Escrow Items. In the event of such waiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement of this Mortgage. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights to pay such amount and Borrower shall then be obligated immediately to repay to Lender any such amount advanced by Lender. Lender may revoke the waiver as to any or all Escrow Items at any time by a notice mailed to Borrower at Borrower's last known address. Upon such revocation, Borrower shall pay to Lender all Funds, and in such amounts, that are then required by Lender in accordance with these Escrow Provisions.

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and (b) not to exceed the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with Applicable Law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality or entity, or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and Applicable Law permits Lender to make such a charge. Unless an agreement is made in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not and shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender can agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds as required by RESPA. Lender and Borrower agree that Lender may, unless prohibited by Applicable Law, earn interest on the Funds held in escrow as a means to partially reimburse Lender for the costs associated with handling the Escrow Items.

If there is a surplus of Funds held in escrow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall (if requested by Lender) pay to Lender the amount necessary to make up the shortage in accordance with RESPA. If there is a deficiency of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the deficiency in accordance with RESPA.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. However, if Borrower defaults, as explained in the Loan Agreement and Note, then Lender may apply any or all of the Funds held in Escrow to Borrower's debt to Lender.

ENTITY WARRANTIES AND REPRESENTATIONS. If Mortgagor is an "entity" other than a natural person, Mortgagor makes to Lender the following warranties and representations which shall continue as long as the Note remains outstanding:

A. Mortgagor is duly organized and validly existing in the Mortgagor's state of incorporation or organization. Mortgagor is in good standing in all states in which Mortgagor transacts business. Mortgagor has the power and authority to own the Premises and to carry on its business as now being conducted and, as applicable, is qualified to do so in each state in which Mortgagor operates;

B. The execution, delivery and performance of this Mortgage by Mortgagor and the obligation evidenced by the Note are within the power of Mortgagor, have been duly authorized (including the authority of the undersigned to bind Mortgagor to the terms of this Mortgage and to the Note), have received all necessary entity and governmental approval, and will not violate any provision of law, or order of court or governmental agency; and

C. Other than previously disclosed in writing to Lender, Mortgagor has not changed its name within the last ten years and has not used any other trade or fictitious name. Without Lender's prior written consent, Mortgagor does not and will not use any other name and will preserve its existing name, trade names and franchises until the Note is satisfied.

PREMISES CONDITION, ALTERATIONS AND INSPECTION. Mortgagor will keep the Premises in good condition and make all repairs that are reasonably necessary. Mortgagor shall not commit or allow any waste, impairment, or deterioration of the Premises. Mortgagor agrees that the nature of the occupancy and use will not substantially change without Lender's prior written consent. If the Premises is Mortgagor's principal residence, Mortgagor will continue to live there unless Lender consents otherwise. Mortgagor will not permit any change in any license or restrictive covenant, and Mortgagor will not grant any easement without Lender's prior written consent. Mortgagor will notify Lender of all demands, proceedings, claims, and actions against Mortgagor, and of any loss or damage to the Premises including any condemnation proceedings or claims made with respect to the Premises on any insurance policies insuring the Premises. Mortgagor will comply with all present and future applicable laws, rules, ordinances, and regulations affecting the Premises.

No portion of the Premises will be removed, demolished or materially altered without Lender's prior written consent except that Mortgagor has the right to remove items of personal property comprising a part of the Premises (fixtures) that become worn or obsolete, provided that such personal property is replaced with other personal property at least equal in value to the replaced personal property, free from any title retention device, security agreement or other encumbrance. Such replacement of personal property will be deemed subject to the security interest created by this Mortgage. Mortgagor shall not partition or subdivide the Premises without Lender's prior written consent.

Lender or Lender's agents may, at Lender's option, enter the Premises at any reasonable time for the purpose of inspecting the Premises. Lender shall give Mortgagor notice at the time of or before an inspection specifying a reasonable purpose for the inspection. Any inspection of the Premises shall be entirely for Lender's benefit and Mortgagor will in no way rely on Lender's inspection for any purpose. Lender's inspection shall not create any duty whatsoever owed to Mortgagor and Lender has no duty to provide the results of the inspection to the Mortgagor, unless required by applicable law.

CONDEMNATION. Mortgagor will give Lender prompt notice of any pending or threatened action, by private or public entities to purchase or take any or all of the Premises through condemnation, eminent domain, or any other means. Mortgagor authorizes Lender to intervene in Mortgagor's name in any of the above described actions or claims. Mortgagor assigns to Lender the proceeds of any award or claim for damages connected with a condemnation or other taking of all or any part of the Premises. Such proceeds shall be considered payments and will be applied as provided in this Mortgage. This assignment of proceeds is subject to the terms of any prior mortgage, mortgage, security agreement or other lien document.

JOINT AND SEVERAL LIABILITY; CO-SIGNERS; SUCCESSORS AND ASSIGNS BOUND. All duties under this Mortgage are joint and several. "Joint and several" means each obligor is personally liable to the full extent of all amounts owing and can be made to pay the entire amount without any other obligor paying anything. If Mortgagor signs this Mortgage but does not sign an evidence of debt, Mortgagor does so only to mortgage Mortgagor's interest in the Premises to secure payment of the Note. Such a Mortgagor does not agree to be personally liable on the Note yet by executing this Agreement that (non-obligor) Mortgagor warrants that Mortgagor has received reasonably equivalent value for the pledge of Mortgagor's interest in the Premises. The duties and benefits of this Mortgage shall bind and benefit the successors and assigns of Mortgagor and Lender.

APPLICABLE LAW; SEVERABILITY; INTERPRETATION. This Mortgage is governed by the laws of the state of Alabama and federal law, to the extent applicable. This Mortgage may not be amended or modified by oral agreement and is the complete understanding of the parties hereto except to the extent agreements are contained in additional written agreements between the parties. Any section in this Mortgage, attachments, or any agreement related to the Note that conflicts with applicable law will not be effective, unless that law expressly or impliedly permits the variations by written agreement. If any section of this Mortgage cannot be enforced according to its terms, that section will be severed and will not affect the enforceability of the remainder of this Mortgage. Whenever used, the singular shall include the plural and the plural the singular. The captions and headings of the sections of this Mortgage are for convenience only and are not to be used to interpret or define the terms of this Mortgage. Time is of the essence in this Mortgage.

WAIVERS. Except to the extent prohibited by law, Mortgagor waives all current and future homestead exemption, curtesy and dower, elective or distributive share, valuation, stay, appraisement and marshalling of liens and assets rights relating to the Premises. Mortgagor expressly waives all statutory rights of redemption, equities of redemption, reinstatement, forbearance and any other so called "moratorium laws."

DEFAULT. Mortgagor will be in default if any of the following occur:

- A. There is fraud or material misrepresentation by Mortgagor or any party obligated on the Note in connection with the Loan Agreement;
- B. Mortgagor or any party obligated on the Note fails to meet the repayment terms of the Note or any outstanding balance that results in a default in payment under the Note; or
- C. There is any action or inaction by the Mortgagor or any party obligated on the Note that adversely affects Lender's security for the Loan, or any right of the Lender in such security.

UPON CONDITION, HOWEVER, that if the Mortgagor pays the indebtedness, and reimburses Mortgagee or Mortgagee's assigns for any amounts Mortgagee may have expended, then this conveyance shall be null and void; but should an event of default occur, then in any one of said events, the whole of the indebtedness hereby secured, at the option of Mortgagee or Mortgagee's assigns, shall at once become due and payable, and this Mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the Mortgagee, Mortgagee's agents or assigns shall be authorized to take possession of the Premises hereby conveyed, and with or without first taking possession, after giving notice of the time, place and terms of sale, by publication once a week for three consecutive weeks, in some newspaper published in the county and state where the real estate is located, sell the same in lots or parcels or en masse as Mortgagee, Mortgagee's agents or assigns deem best, in front of the courthouse door of the county (or the division thereof), where the real estate is located, at public outcry, to the highest bidder for cash, and apply the proceeds of 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 amounts that may have been expended, or that it may then be necessary to expend, in paying insurance, taxes, or the other encumbrances, with interest thereon; Third, to the payment of the indebtedness in full, whether the same shall or shall not have fully matured at the date of said sale, but no interest shall be collected beyond the day of sale; and Fourth, the balance, if any, to be turned over to the Mortgagor or such other party who may have a legal right thereto. Mortgagor further agrees that Mortgagee, Mortgagee's agents or assigns may bid at said sale and purchase the Premises, if the highest bidder therefor. Failure to exercise this option shall not constitute a waiver of the right to exercise the same in the event o

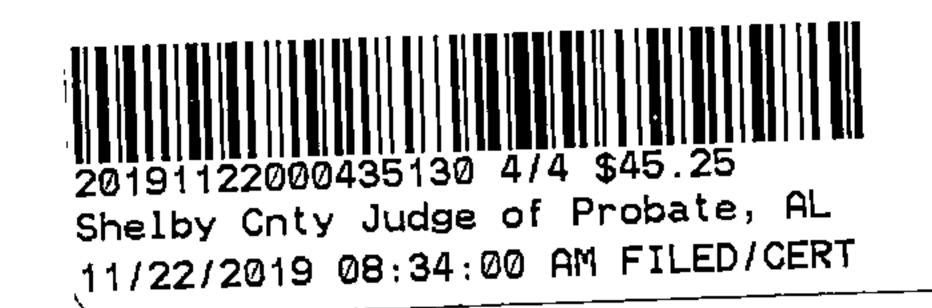
IN WITNESS WHEREOF, the undersigned Mortgagor(s) has (have) executed this Mortgage under seal on the day and year noted above.

Signed, sealed and delivered in the presence of: PATRICK PORT	<u>PER</u>
512 (L.S.)	(L.S.)
Borrower Single Married Divorced Separated Widowed	Borrower Single Married Divorced Separated Widowed
Mendal, David (L.S.)	(L.S.)
Borrower Single Married Divorced Separated Widowed	Borrower Single Married Divorced Separated Widowed
(L.S.)	(L.S.)
Borrower Single Married Divorced Separated Widowed	Borrower Single Married Divorced Separated Widowed
1st Franklin Financial Corporation Registration #141654	
187984 Patrick Porter	•
MLO NMLS # and Printed Name	
STATE OF ALABAMA	•
COUNTY OF SHELBY	
I, the undersigned, a Notary Public in and for said County, in said State	, hereby certify that <u>STANLEY DAVIS</u> , <u>GLENDA DAVIS</u> ,
	, notoby octally triat <u>STAINLET DAVIS</u> , <u>GLEINDA DAVIS</u> ,
whose names are signed to the foregoing instrument, and who are known to me,	acknowledged before me on this day that, being informed of the contents of said
instrument, they executed the same voluntarily on the day the same bears date.	1
Giver under my hand and official seal, this the 4/31 day of 1	$\frac{400}{100}$, 20 $\frac{11}{100}$.
april Billows	
Notary Public My Commission Expires: 144 7, 202	
Frepared By:	
PATRICK PORTER	
<u> 2631 вынам РКМУ</u> PELHAM, 35124	

201911220000435130 3/4 \$45.25 201910220000435130 3/4 \$45.25 Shelby Cnty Judge of Probate, AL 11/22/2019 08:34:00 AM FILED/CERT

6000 AL 10/2015

205)621 5846



STATE OF ALABAMA, SHELBY

COUNTY

Mortgagor(s)

STANLEY DAVIS, 23 SCALEY BARK DR, COLUMBIANA, AL 35051-5635 GLENDA DAVIS, 23 SCALEY BARK DR, COLUMBIANA, AL 35051-5635

MARRIED MAN
MARRIED WOMAN

Mortgagee
1st FRANKLIN FINANCIAL CORPORATION
2631 PELHAM PARKWAY
PELHAM, AL 35124

•

Property Description:

FROM THE NW CORNER OF SECTION 3, TOWNSHIP 22 SOUTH, RANGE 1 EAST, RUN THENCE EAST ALONG THE NORTH BOUNDARY OF SAID SECTION 3 A DISTANCE OF 933.37 FEET; THENCE TURN 88 DEGREES 20 MINUTES 41 SECONDS RIGHT 1102.68 FEET TO THE POINT OF BEGINNING OF HEREIN DESCRIBED PARCEL OF LAND; THENCE TURN 89 DEGREES 53 MINUTES 18 SECONDS LEFT AND RUN 275.33 FEET TO A POINT ON THE WESTERLY BOUNDARY OF ALABAMA HIGHWAY NO. 145; THENCE TURN 106 DEGREES 57 MINUTES 56 SECONDS RIGHT AND RUN 343,38 FEET ALONG SAID HIGHWAY BOUNDARY; THENCE TURN 86 DEGREES 37 MINUTES 01 SECONDS RIGHT AND RUN 396.0 FEET; THENCE TURN 76 DEGREES 21 MINUTES 59 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 03 MINUTES 04 SECONDS RIGHT AND RUN 235.44 FEET; THENCE TURN 90 DEGREES 90 MINUTES 90 DEGREES 9

6000 AL 10/2015