	MORTGAGE	<del></del> :		820			
	THE STATE SHELBY	OF ALABAMA COUNTY	A, Y, }	-	-	•	
				3, That this indenture		_	
	FEDERAL HO	ME BUILDERS	, INC., an A	labama corporati	on	hereinafter o	alled mortgago
	and GUARA	NTY SAVINGS	& LOAN ASSO	CIATION		hereinafter o	alled mortgagee
				WITNESSETH:			
	THAT W	HEREAS, said	mortgagor is jus	tly indebted to said m	ortgagee in the sur	m of .Thirty	Three
	Thousand a	nd no/100th	s			<b>-(\$33,0</b> 00.	00) DOLLAR
	which is evide	enced byits	one	negotiable	promissory note	of even da	te herewith
		date hereo	of. This more	it not later that gage shall also indebtedness or shall not excee	secure any r any part ther	enewals	
PAGEOUS							
0 10							
Z	AND WHERE	CAS said morts	ngor degires and	has agreed to secure	the prompt payme	nt of said note	according to the
7		pulations therei		nas agreed to secure	the prompt paymen	01 0014 1101	
ا بع	NOW MYCHAIN	550 T S	.:3		i-debted-see and i	in audam ta a	amen the promi
800%	NOW, THERE	EFUKE, IN CONS	ideration of the	iremi <b>ses ana o</b> l sala	indedicedness sud	m order to s	GCALE THE DIGHT
	payment of th	-	g to the terms an				
7		e same accordin		d stipulations containe to the mortgagor bef	ed in said note , s	and to secure	any other amou
(8-83)	that the morts	e same accordin	igns may advance	d stipulations containe	ed in said note , so	and to secure	any other amou
	that the mortaness, the said	e same according gagee or his ass	igns may advance Federal Home	d stipulations containe to the mortgagor bef	ed in said note , so ore the payment in does	and to secure	any other amoun
	ness, the said	gagee or his ass	igns may advance Federal Home hereby gra	d stipulations contained to the mortgagor before Builders, Inc., nt , bargain , sell	ed in said note , so ore the payment in does	full of said m	any other amount fortgage indebted
8 page 1324 (1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., nt , bargain , sell	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
8/29e/334/(1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
8/20ge /324/(1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
8/29e/334/(1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
8/29e/334/(1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
8/296/334/(1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
8/200 /324 (1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
8/200 /324 (1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
8/200 /324/(1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
2) Xelons M. 180 Book H8/1996 334 (1-18-83)	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
8/200 /324 (1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
2 Celebras Mas Book #8/299 334/1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
2 Celebras Mas Book #8/299 334/1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
2 Celebras Mas Book #8/299 334/1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
20 Celeans Mar Book #8/age 334/1-18-83	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi
2) Relians Milan Book #8/1996 334 (-18-83)	ness, the said	gagee or his ass mortgagor  described prope  Lot 16, as Sector, described prope	igns may advance Federal Home hereby graerty situate in s shown by ma	d stipulations contained to the mortgagor before Builders, Inc., and sell specific por plat of Sur 1978, and reco	ed in said note , a ore the payment in does and convey to mnydale Estaterded in Map B	and to secure full of said me and unto the County, es, Third ook 7, at	any other amount fortgage indebted e said mortgage Alabama, to-wi

TO HAVE AND TO HOLD, said property with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any wise appertaining unto the said mortgagee, his successors, heirs or assigns, in fee simple.

Said mortgagor covenants that he is lawfully seized of said property in fee simple and has a good right to convey the same as aforesaid, and warrants the same to be free from all encumbrances and against any adverse claims.

TRIS, HOWEVER, is a mortgage and subject to the following covenants, conditions and stipulations, to-wit:

- 1. That so long as the indebtedness secured by this mortgage shall remain outstanding and unpaid, in whole or in part, the mortgagor agrees to keep the improvements on said property in as good condition as they now are, and not to permit any waste thereof, and to pay and discharge as the same become due all taxes or assessments or other charges that may be levied upon or accrue against said property, and all other debts that may become liens or charges against said property for improvements that may hereafter be made thereon and not permit any lien to accrue or remain on said property or on the improvements, or any part thereof, which may take precedence over the lien of this mortgage.
- 2. The mortgagor herein agrees to cause the improvements on said real property and said personal property to be insured against loss by fire and tornado for its full insurable value in reliable insurance companies, satisfactory to the mortgagee, his successors or assigns, until the indebtedness hereby secured is fully paid, loss if any payable to the mortgagee, his successors or assigns, as his interest may appear and said insurance policies shall be delivered to mortgagee.
- 3. In the event the mortgagor fails to insure said property as herein agreed or to pay the taxes which may be assessed against the same, or any liens or claims which may accrue thereon, the mortgagee, or his assigns, are hereby

THE STATE OF THE STATE OF THE PARTY OF THE P

authorized at their election to insure same and to pay the cost of such insurance, and also to pay said taxes, liens and claims, or any part thereof, and the mortgagor hereby agrees to refund on demand the sum or sums so paid with interest thereon at the rate of eight per centum per annum, and this mortgage shall stand and be security therefor.

- 4. That if the mortgagor shall well and truly pay and discharge the indebtedness hereby secured as it shall become due and payable, which the mortgagor hereby agrees to do, and shall in all things do and perform all acts and agreements according to the tenor and effect thereof as herein stipulated, then, in that event, this conveyance shall be and become null and void; otherwise it shall remain in full force and effect.
- 5. But if the mortgagor shall fail to pay, or cause to be paid, the above mentioned note and advances, if any, as herein provided, or any installments thereof, including interest installments, as the same shall respectively become due and payable according to the terms thereof, or in the event the mortgagor shall fail to do or perform any act or thing herein required or agreed to be done, and said note and advances, if any, and all interest thereon accrued shall thereupon become due and payable and this mortgage shall be subject to foreclosure, at the option of the mortgagee, or his assigns; and in any such event the mortgagee or his assigns shall have the right and are hereby authorized to enter upon and take possession of said property, and, after or without taking such possession, to sell the same at public outery for cash, after giving ten (10) days' notice of the time, place and terms of such sale, together with a description of the property to be sold, by posting a written notice at the Court House door of the County in which the mortgagor resides and the property or a part thereof is located, but if the mortgagor does not reside in the county where the property or a part thereof is located, then such notice must be given in the county where the property or a material part thereof is located; provided that if the amount secured by this mortgage is \$500.00 or more said notice of the sale of real estate included in this mortgage shall be given by publication once a week for three successive weeks in some newspaper published in the county in which such land or some portion thereof is situated. Said sale of real estate shall be had at the Court House door of the county in which said notice is given. If personal property as well as real estate is included in this mortgage, said personal property may be sold on the same notice and at the same time and place as the real estate, or may be sold at a different time at the Court House door of the county in which the personal property is found or to which it is brought, at public outcry for cash, and at one or more sales, after giving 10 days' notice of the time, place and terms of such sale by posting a written notice at the Court House door. of the county where said sale is to be had; and it shall not be necessary to have such personal property at the place of sale if ponderous or impractical to move.
- 6. The proceeds of said sale the mortgagee, his successors or assigns, shall apply, first to the expenses incurred hereunder, including a reasonable attorney's fee for the collection of said indebtedness and the foreclosure of this mortgage, then to the payment of whatever sum or sums the mortgagee, his successors or assigns, may have paid or become liable to pay in carrying out the terms and stipulations of this mortgage, together with the interest thereon; and finally to the payment and satisfaction of said principal and interest indebtedness, including advances as herein provided, but interest to the date of sale only shall be charged. The balance, if any, shall be turned over to the said mortgagor.
- 7. It is agreed that if this mortgage be foreclosed by suit in equity, a reasonable attorney's fee shall, among other expense and costs, be first allowed and paid out of the proceeds of the sale of said property. It is further agreed that in the event of a sale under the power contained herein, the mortgagee, his successors or assigns, may purchase said property at such sale.
- 8. As to the collection of the amounts due on the obligations herein assumed, the mortgagor waives all rights of homestead and personal property exemption provided under the constitution and laws of the State of Alabama and of any other State.
- 9. Unless a contrary intention is indicated by the context, words used herein in the masculine gender include the feminine and the neuter, the singular includes the plural and the plural the singular.

IN WITNESS WHEREOF, Federal Home Builders, Inc., has caused this instrument to be executed for and as its act by David J. Davis, its President, and has caused its seal to be affixed hereto by Nell S. Glass, its Secretary on this 25 7 day of May, 1982.

ATTEST:

FEDERAL HOME BUILDERS, INC.

Its Secretary

Ite President

	THE STATE OF COUNTY,
	I,, a Notary Public in and for said County, in said State,
	hereby certify that
	whose name signed to the foregoing conveyance, and who known to me, acknowledged before me on
	this day that, being informed of the contents of the conveyance,
:	the same voluntarily on the day the same bears date.
:	Given under my hand and official seal this theday of
}	STATE OF ALA SHIFT BY CO.  Notary Public.
•	WAS FUED WAS FUED WAS FUED
	THE STATE OF ALABAMA \ 1982 MAY 25 AN 10: 29
;	Ira Weissinger, Jr. Judge of Probate and Nell S. Glass, a Notary Public in and for said County, in said State, hereby certify that David J. Davis and Nell S. Glass,
	hereby certify that David J. Davis and Nell S. Glass,
99	whose names are signed to the foregoing conveyance as President and
983	Secretary, respectively, of said corporation, and who are known to me,
PAGE	denie wought out the time try to the
420	full authority, executed the same voluntarily for and as the act of said corporation.
, i	Given under my hand and official seal this the day of, 1982, 1982
RIPA	Notary Public. State at Large
	My commission expires: 2-1-85
	The reby certable for day and the county, tollowing in instru-
3.44.3%.c	d d d d d d d d d d d d d d d d d d d
	Judge Judge Judge Judge Judge
्यू इ.स.च्यू	to to County.  County.  County.  County.  Journelly in page  Journelly in paid on statute, statute, statute, and statute.
· Programme of the control of the co	
e a Salamana	OR CORNAL  STATE OF AI  STATE OF AI  ama, do hereby lege tax has bee as required by as required by
il constitution	
100 mg	Judge of tiffy than and was record in and was ment a ment a
	This instr <b>umen</b> t was prepared by: Ira Weissinger, Jr., Attorney at Law, 318 N. Coll <b>ege</b> Street, Auburn, Alabama 36830
TO THE REAL PROPERTY.	•
100 mg	
海源	
N. S. C.	
**	