S'AMPE OF A	LABAMA		
COUNTY OF	She1by	<u> </u>	

## ASSIGNMENT OF MORTGAGE AND MORTGAGE INDEBTEDNESS

FOR VALUABLE CONSIDERATION in hand paid to the undersigned,  Grady H. Bloodworth  ("Assignor"), by FINANCE AMERICA CORPORATION, a corporation  ("Assignee"), the receipt and sufficiency of which is hereby  acknowledged, the Assignor does hereby grant, bargain, sell,  transfer, convey, deliver, set over, and assign unto Assignee,  transfer, convey, deliver, set over, and assign unto Assignee,  its successors and assigns, all of its right, title and interest  its successors and assigns, all of its right, title and interest  in and to that certain real estate mortgage and real estate en-  cumbered thereby executed by Dale E. Eads and wife Linda F. Eads
to Grady H. Bloodworth as mortgage bears date of April 25, 1980 as mortgage, which mortgage bears date of April 25, 1980 as mortgage, which mortgage bears date of Book 402 and is recorded in Real Volume (Book) 402 at Page 417 & 418 et seq. of the mortgage records in the County Office of the Judge of Probate of County Alabama, together with the debt and promissory note evidencing Alabama, together with the debt and promissory note evidencing said debt secured thereby.

The Assignor warrants, covenants and represents unto Assignee that the current unpaid principal balance of the debt wevidenced by said promissory note and secured by said real estate mortgage is Five thousand five hundred ninety-one dollars and 37//100 Dollars, bearing interest at the rate of 12% per cent per annum requiring monthly installments of principal and interest included in the amount of Ninety-three dollars and twenty-eight cents

The Assignor warrants, covenants and represents unto Assignee that all payments of principal and interest required by said promissory note and secured by said real estate mortgage are current to the date hereof; that there has been no default by the current to the date hereof; that there has been no default by the obligor/mortgagor as to the terms and provisions of said promissory note and said real estate mortgage; and that this assignment of said promissory note and said real estate mortgage does not violate the terms and provisions of any agreement, instrument or document to which the Assignor is a party.

The Assignor warrants, covenants and represents unto Assignee that it has no knowledge of any defense, setoff or counterclaim which would affect the validity of said promissory note and said real estate mortgage or the payment of the debt evidenand said real estate mortgage or the payment of the debt evidenand said real estate mortgage and by said real estate mortgage and herein assigned unto Assignee, its successors and assigns.

Finance america 9.0.1304 57073 Nomeword Cela.35259

IN WITNESS WHEREOF, the Assignor has caused this assignment to be executed under seal this \_lst day of \_\_October\_ 19 82. WITNESS: WITNESS: (SEAL) ACKNOWLEDGMENT STATE OF ALABAMA Shelby COUNTY OF I, the undersigned, a Notary Public in and for said county, in said state, hereby certify that \_, whose name(s) is Grady H. Bloodworth (are) signed to the foregoing instrument, and who is (are) known to me, acknowledged before me on this day, that, being informed of the contents of said instrument, he ted the same voluntarily on the day the same bears date. Given under my hand this \_\_lstday of \_\_October\_ 19\_82. Notary Public My commission expires: 1982 OCT -4 AM 10:00 Sud. 100 WEGE OF FROBATE

ì

t same autor at a con-

. Pranto e in de allegad