## MORTGAGE

THE STATE OF ALABAMA.

Shelby

45

24

COUNTY

## KNOW ALL MEN BY THESE PRESENTS:

That where	as the undersi	igned La	erry A. Pa	lmer and	wife Kat	hy Palmer			
	, (	of the City of	Maylene	<u> </u>		, County of	<b>Shelby</b>		
and State of	Alabama	,	, pa	rty of the fire	st part (here	einafter called	the Mortgago	r), has become	justl
indebted unto	National	Heritage	Mortgage	Corporati	lon	-			

, a corporation organized and existing under the laws of the state of , party of the second part (hereinafter called the Mortgagee), in the full sum of Alabama Fifty Four Thousand Five Hundred and00/100----- Dollars (\$ 54,500.00

money lent and advanced, with interest at the rate of Thirteen and One Half per centum %) per annum until paid, for which amount the Mortgagor has signed and delivered unto the said 13.5 Mortgagee a certain promissory note bearing even date with these presents, the said principal and interest to be payable at the office of National Heritage Mortgage Corporation , or at such other place as the holder may designate in Birmingham, Alabama ŤĦ writing, in monthly installments of Six Hundred Twenty Four and 57/100---------), commencing on the first day of December , 19 82 , and on the Dollars (\$ 624.57 first day of each month thereafter until the principal and interest are fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and payable on the first day of 2012. November

WHEREAS the said Mortgagor is desirous of securing the prompt payment of said note and the several installments of principal, interest, and monthly payments hereinafter provided for, and any additional indebtedness accruing to the Mortgagee on account of any future payments, advances, or expenditures made by the Mortgagee as hereinafter provided:

NOW. THEREFORE, in consideration of the premises and the sum of One Dollar (\$1) to the undersigned Mortgagor Larry A. Palmer and wife Kathy Palmer

in hand paid by the Mortgagee, the receipt whereof is hereby acknowledged, and for the purpose of securing the prompt payment of said indebtudness as it becomes due they the said

Larry A. Palmer and wife Kathy Palmer

do hereby grant, bargain, sell, and convey unto the said Mortgagee the following described real property situated in County, Alabama, to wit: Shelby

> Lot 5, according to the survey of Eaglewood, 3rd Sector, as recorded in Map Book 7, Page 92, in the Probate Office of Shelby County, Alabama.

together with the hereditaments and appurtenances thereunto belonging, and also together with all equipment and fixtures for heating and lighting now or hereafter installed therein by the Mortgagor.

TO HAVE AND TO HOLD the same with all the rights, privileges, and appurtenances thereunto belonging or in anywise appertaining unto the said Mortgagee and assigns of the Mortgagee forever.

And the Mortgagor hereby covenants that they are seized of said real property in fee simple, and hav a good right to sell and convey the same; that the property is free from all encumbrances and that the Mortgagor, and Mortgagor's heirs, executors, administrators, next-of-kin, and assigns will forever defend the same unto the Mortgagee and assigns against the claims of all persons whomsoever;

THIS MORTGAGE IS MADE, however, subject to the following covenants, conditions, and agreements, that is to say:

1. That the Mortgagor will promptly pay the principal of and interest on the indebtedness evidenced by the said note, at the times and in the manner therein provided. Privilege is reserved to pay the debt in whole, or in an amount equal to one or more monthly payments on the principal that are next due on the note, on the first day of any month prior to maturity; provided, however, that written notice of an intention to exercise such privilege is given at least thirty (30) days prior to prepayment.

This equipment is part of the mortgage premises: Range/Oven; Dishwasher; Vent Fan; Wall Thickel Jomes to Wall Carpeting

Replaces Previous Editions and Form FHA-2100m, which are Obsolete

- 2. Together with and in addition to the monthly payments of principal and interest payable under the terms of the note secured hereby. the Mortgagor will pay to the Mortgagee, on the first day of each month until said note is fully paid, the following sums: (a) An amount sufficient to provide the holder hereof with funds to pay the next mortgage insurance premium if this instrument and the note secured hereby are insured, or a monthly charge (in lieu of a mortgage insurance premium) if they are held by the Secretary of Housing and Urban Development, as follows: If and so long as said note of even date and this instrument are insured or are reinsured under the provisions of the National Housing Act, an amount sufficient to accumulate in the hands of the holder one (1) month prior to its due date the annual mortgage insurance premium, in order to provide such holder with funds to pay such premium to the Secretary of Housing and Urban Development pursuant to the National Housing Act, as amended, and applicable Regulations thereunder; or If and so long as said note of even date and this instrument are held by the Secretary of Housing and Urban Development, a monthly charge 424 mit 452 (in lieu of a mortgage insurance premium) which shall be in an amount equal to one-twelfth (1/12) of one-half (1/2) per centum of the average outstanding balance due on the note computed without taking into account delinquencies or prepayments; (b) A sum equal to the ground rents, if any, next due, plus the premiums that will next become due and payable on policies of fire and other hazard insurance covering the mortgaged property, plus taxes and assessments next due on the mortgaged property (all as estimated by the Mortgagee) less all sums already paid therefor divided by the number of months to elapse before one mouth prior to the date when such ground rents, premiums, taxes and assessments will become delinquent, such sums to be held by Mortgagee in trust to pay said ground rents, premiums, taxes, and special assess
  - ments; and (c) All payments mentioned in the two preceding subsections of this paragraph and all payments to be made under the note secured hereby shall be add
    - ed together and the aggregate amount thereof shall be paid each month in a single payment to be applied by the Mortgagee to the following items in the order set forth: premium charges under the contract of insurance with the Secretary of Housing and Urban Development, or monthly charge (in lieu of mort-
    - gage insurance premium), as the case may be:

ground rents, taxes, special assessments, fire and other hazard insurance premiums;

(III) interest on the note secured hereby; and

**B**00€

からいるとなるとのできないのでは、大きなないのできないというとはなって

(IV) amortization of the principal of said note.

Any deficiency in the amount of any such aggregate monthly payment shall, unless made good by the Mortgagor prior to the due date of the next such payment, constitute an event of default under this mortgage. The Mortgagee may collect a "late charge" not to exceed four cents (4¢) for each dollar (\$1) of each payment more than fifteen (15) days in arrears to cover the extra expense involved in handling delinquent payments.

3. If the total of the payments made by the Mortgagor under (b) of paragraph 2 preceding shall exceed the amount of the payments actually made by the Mortgagee for ground rents, taxes, assessments and insurance premiums, as the case may be, such excess, if the Ioan is current, at the option of the Mortgagor, shall be credited on the subsequent payments to be made by the Mortgagor, or refunded to the Mortgagor. If, however, the monthly payments made by the Mortgagor under (b) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes, assessments, and insurance premiums, as the case may be, when the same shall become due and payable, than the Mortgagor will pay to the Mortgagee any amount necessary to make up the deficiency, on or before the date when payment of such ground rents, taxes, assessments, or insurance premiums shall be due. If at any time the Mortgagor shall tender to the Mortgagee, in payment of the entire indebtedness represented thereby, the Mortgagee shall, in computing the amount of such indebtedness, credit to the account of the Mortgagor all payments made under the provisions of (a) of paragraph 2 hereof which the Mortgagee has not become obligated to pay to the Secretary of Housing and Urban Development and any balance remaining in the funds accumulated under the provisions of (b) of paragraph 2 hereof. If there shall be a default under any of the provisions of this mortgage resulting in a public sale of the premises covered hereby or if the Mortgagee acquired the property otherwise after default, the Mortgagee shall apply, at the time of commencement of such proceedings or at the time the property is otherwise acquired, the balance then remaining in the funds accumulated under (b) of paragraph 2 preceding, as a credit against the amount of principal then remaining unpaid under said note, and shall properly adjust any payments which shall have been made under (a) of paragraph 2.

4. If the Mortgagee shall be made a party to any suit involving the title to the property hereby conveyed and employs an attorney to represent it therein, or if the Mortgagee employs an attorney to assist in settling or removing any cloud on the title to the property hereby conveyed that purports to be superior to the lien of this mortgage in any respect, the Mortgagor will pay to the Mortgagee, when the same becomes due, such attorney's fee as may be reasonable for such services, and if such fee is paid or incurred by the Mortgagee the same shall be secured by the lien of this mortgage in addition to the indebtedness specially secured hereby and shall bear interest from the date it is paid or incurred and shall be at once due and payable.

5. So long as any of the indebtedness secured hereby shall remain unpaid, in whole or in part, the Mortgagor agrees to keep said premises and the improvements thereon in good condition, and to pay all assessments that may be levied or accrue upon said property, and all other charges that may become liens upon said premises, and not to permit any lien, which might take precedence over the lien of this mort-

gage, to accrue and remain on said premises, or any part thereof, or on the improvements thereon.

6. The Mortgagor agrees to pay all taxes and assessments that may be assessed upon said property and all taxes except income taxes that may be assessed upon the Mortgagee's interest thereon or upon this mortgage or the moneys secured hereby, any law to the contrary notwithstanding. Upon any violation of this undertaking, or the passage of any law imposing upon the Mortgagee the payment of any part of the taxes aforesaid, or upon the rendition by any court of last resort of a decision that the undertaking to pay the taxes as aforesaid is legally inoperative, then, in any such event, the debt hereby secured shall at the Mortgagee's option, become immediately due and payable.

without deduction, any law heretofore or hereafter enacted to the contrary notwithstanding.

7. That he will keep the improvements now existing or hereafter erected on the mortgaged property, insured as may be required from time to time by the Mortgagee against loss by fire and other hazards, casualties and contingencies in such amounts and for such periods as may be required by the Mortgagee and will pay promptly, when due, any premiums on such insurance provision for payment of which has not been made hereinbefore. All insurance shall be carried in companies approved by the Mortgagee and the policies and renewals thereof shall be held by the Mortgagee and have attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee. In event of loss Mortgagor will give immediate notice by mail to the Mortgagee, who may make proof of loss if not made promptly by Mortgagor. and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgagee instead of to the Mortgagor and the Mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgagee at its option either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage or other transfer of title to the mortgaged property in extinguishment of the indebtedness secured hereby, all right, title and interest of the Mortgagor in and to any insurance policies then in force shall pass to the purchaser or grantee.

8. If the Mortgagor fails to insure said property as hereinabove provided, or to pay all or any part of the taxes or assessments levied. accrued, or assessed upon or against said property or the indebtedness secured hereby, or any interest of the Mortgagee in either, or fails to pay immediately and discharge any and all liens, debts, and/or charges which might become liens superior to the lien of this mortgage, the Mortgagee may, at its option, insure said property and/or pay said taxes, assessments, debts, liens, and/or charges, and any money which the Mortgagee shall have so paid or become obligated to pay shall constitute a debt to the Mortgagee additional to the debt hereby specially secured, shall be secured by this mortgage, shall bear legal interest from date paid or incurred, and, at the option of the Mortgagee shall be immediately due and payable.

9. No failure of the Mortgagee to exercise any option herein given to declare the maturity of the debt hereby secured shall be taken or construed as a waiver of its right to exercise such option or to declare such maturity by reason of any past or present default on the part of the Mortgagor; and the procurement of insurance or the payment of taxes or other liens, debts, or charges by the Mortgagee shall not be taken or construed as a waiver of its right to declare the maturity of the indebtedness hereby secured by reason of the failure of the Mortga-

gor to produre such insurance or to pay such taxes, debts, liens, or charges.

10. As long as any of the indebtedness hereby secured shall remain unpaid the Mortgagor will neither commit nor permit waste on the premises hereby conveyed; and upon the commission of any waste thereon the Mortgagee may, at its option, declare the entire indebtedness hereby secured to be at once due and payable. Nor will the Mortgagor remove any of the fixtures on the premises hereby conveyed so long as any of the indebtedness hereby secured shall remain unpaid.

the Mortgagee, and the Mort without the appointment of premises by electing to collect Mortgagee prior to foreclosure incurred, shall be credited.	all the rents, income, and profits from gagee may proceed to collect the real receiver; but the Mortgagee shall the rents thereunder, but may at a re of this indebtedness, less the cost first, on the advances with interest	om the premises arent, income, and polynome, and polynome, and polynome, and polynome, and polynome, and polynome, and the stop of collecting the	ronts from the prome bound by the the same. Any reasons, including a	terms of any lease the nts, income, and profit any real estate commis	en existing on the ts collected by the sion or attorney's
pal debt hereby secured.  12. That if the premise:	s, or any part thereof, be condemn	ned under any port	ver of eminent do	omain, or acquired for indebtedness upon this	a public use, the mortgage, and the
to be applied by it on accoun	ng unpaid, are hereby assigned by to the indebtedness secured herebby the Mortgagor herein to pay mores to such debts the Mortgagor wai	y, whether due or nev may be enforc	not. ed by a suit at lay	v, and the security of t	his mortgage shall
personal property and agrees  14. In consideration of agree that, in respect of the leges, options, and rights of undersigned if more than on proved on June 24, 1935, co rights, benefits, and options indebtedness hereby secured respective terms and conditions.	to pay a reasonable attorney's fee the making of the loan secured by indebtedness secured hereby, they every kind and nature given to or e, under and by virtue of House B mmonly referred to as the Deficien hereafter conferred upon mortgaged, and all extensions and renewals to ons, without reference to and in spi	for the collection this mortgage, the will forever waive which inure to the ill No. 422 of the lety Judgment Act; e debtors by law hereof, and this mite of any provision	thereot.  The Mortgagor, being and they do here  The benefit or advant  The benefit or adva	ng all of the undersigneby waive and give up tage of the undersigne bama of 1935, enacted to waive and forego and further covenant to be enforceable in accordance.	ned, covenant and all benefits, privied, or either of the into law and apany like or similar and agree that the cordance with their
15. The coverants, continue heirs, executors, admin	of like or similar purport which manditions, and agreements herein consistrators, successors, and assigns	ntained shall bind, of the parties here	and the benefits a	and advantages shall in ed, the singular numbe	ure to, the respec- er shall include the
16. The Mortgagor furt Housing Act within Sixt of the Department of Housing	ng and Urban Development of auth	e and the note secu orized agent of the	Secretary of Holling fr	using and Urban Devel	opment dated sub-
option, declare all sums sect	ortgage being deemed conclusive proured hereby immediately due and property shall fail to pay, or cause to be to	ayable. baid. as it matures	the indebtednes	s hereby secured or an	y part thereof, ac-
performed, or if the interes cumbrance thereon, then, i mortgage subject to foreclo thorized to enter upon and t	f, or if the Mortgagor shall fail to on the Mortgagee in said property in any such event, the whole indeb- isure, at the option of the Mortgago take possession of said property, an	becomes endange tedness hereby se ee, without notice nd after or without	ered by reason of cured shall immed; and the Mortgag taking possession	diately become due an gee shall have the righ	id payable and this t and is hereby au-
three successive weeks price purchase money, the Mortg property so purchased, and	, for eash, first giving notice of or to said sale in some newspaper of agee or any person, conducting said I such purchaser shall not be held:	the time, place, of general circulati d sale for it is auth to inquire as to the	and terms of sai on published in sa orized to execute	to the: purchaser at sai	d sale a deed to the
18. The proceeds of sa second, to the repayment of then be necessary to pay for ment and satisfaction of the the balance, if any, shall be the same shall be paid out of	hall well and truly hav and dischal	he expenses of ad, which the Mortgand/or other charge cured with interest regage be foreclosed.	igee may have pares, liens, or debts to continue to co	hereinabove provided the late of sale only shall be as on able attorney's find as it shall become do	t; third, to the pay- be charged; fourth, fees for foreclosing the and payable and
shall do and perform all act	is and agreements to be done and poe and become null and void.	erformed by the N	fortgagor under t	he terms and provision	is of this mortgage,
Given under our	hand S and seal S	this the	A Gay of	huer	(SEAL)
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	(SEAL)	Kathy I	Palmer / alm	er	[SEAL]
TATE OF ALABAMA,		KG and	7		
the under	COUNTY.) rsigned	, a notary pu	blic in and for sai	d county, in said State.	, hereby certify that
whose names are sig	rry A. Palmer and wife I med to the foregoing conveyance, a the contents of this conveyance,		knov	vn to me, acknowledge d the same voluntarily	
GIVEN under my han	d and official seal this 29th	day of Oct	ober	[]]	19 82
This instrument was prepar	1488:104 -8 AH 10: 47	8725			Notary Public
	Romeo  JUCGI (F : HERALL	(Address)	City Federa	Building, Bir	mingham, an oo.
STATE OF ALABAMA COUNTY OF	.jtj 3t - 43 SS	•			
I, conveyance was filed for re and was recorded in Vol. at o'clock		day of		ounty, do hereby certif	y that the foregoing 19 19
-				<u> </u>	Judge of Probate HUD-92100m (12-78)
Fee					NOU-SZIVOM (IZ-70)