This instrument was prepared by Larry D. Rizziah, Attorney 2104 Rocky Ridge Road Birmingham, Alabama.

536 REAL ESTATE MORTGAGE

STATE OF ALABAMA				PRECOMPUTED
Shelby	COUNTY			
THIS INDENTURE	MADE AND ENTERED into on this	the <u>28th</u> day of _	February	19, by and between
the undersigned,	Dill C Destroy and w			
· · · · · · · · · · · · · · · · · · ·		······································		
 				
•	part and United Companies Mortga as party of the second part.	ge of Alabama, Inc., a	corporation, organized	and existing under the Laws of
WITNESSETH:				
WHEREAS, we, th	ne said parties of the first part, are	justly indebted to said p	party of the second pa	rt in the sum of
one Thousand, Ni	ine Hundred and Sixty do	11ars 60/100's		(\$_51,960.60),
as evidenced by our pro	omissory note of even date herewith,	payable to the order of the	ne party of the second	part in180
consecutive monthly in	nstallments of \$_288.67	each, and a final pa	yment of \$; the first installment
is due May 1,	, 19 84, and the riles for interest at the contract rate	emaining installments a	re due on the same da	y of each month thereafter. Said
above described, with consideration of the su	we, the said parties of the first part the interest thereon, as the same um of One Dollar (\$1.00) to us cast e said parties of the first part, do	becomes due and pay n in hand paid by the p	able, and for the purp arty of the second par	oose of so doing, and for and in it, the receipt of which is hereby
following described rea	al estate, situated in the County of	She1by		, State of Alabama, to-wit:
The West ½ of Las shown by Maof Shelby Coun	ot #10, according to R. p of said subdivision o ty, Alabama.	E. Whaley's Sub f record in the	division of the Office of the	e Town of Maylene Judge of Probate
	•			
_	water heater and all heating, plumb now or hereafter attached to or us			
and improvements unt	HOLD the property above described to the said party of the second party covenant and represent unto the	rt, and unto its success	sors and assigns fore	ver. And We, the said parties of
seized in fee of the pro	operty above described, and that th	e property is free from a	all encumbrances exce	pt
<u> </u>				; that
FGPM No. AL 4 Rev. 6782		refer	red te	search

we have a good and lawful right to sell and convey the same as aforesaid, that we will warrant and defend the title to the same forever against the lawful claims and demands of all persons whomsoever. And we, the said parties of the first part, further do covenant and agree that we will pay all taxes due and to become due on the property above described, all assessments for street or other improvements and keep the buildings thereon insured against loss by wind, storm, or fire in some good and solvent fire insurance company acceptable to second party and in an amount sufficient to cover this indebtedness, or such other sum as may be agreed upon between the parties, with the loss, if any, payable to the said party of the second part as its interest may appear; and if at any time we fail to pay and keep up said taxes, assessments for street or other improvements and insurance as agreed, the said party of the second part, its successors or assigns, are hereby authorized to do so and to charge the amounts so expended to us, which shall become and be a part of this mortgage and a charge of lien upon the property above described.

Subject to the party of the second part request, we, the said parties of the first part shall pay to the party of the second part on the day monthly installments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments which may attain priority over this Mortgage, and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for hazard insurance, if any, all as reasonable estimated initially and from time to time by party of the second part on the basis of assessments and bills and reasonable estimates thereof.

BUT THIS COVENANT IS UPON THIS CONDITION: That if we, the said parties of the first part, pay or cause to be paid, to the party of the second part, our promissory note above described, with interest and attorney's fee thereon as the same becomes due and payable, and shall keep up the said taxes, assessments for street or other improvements and insurance as agreed, then this covenant is VOID.

BUT ON OUR FAILURE to pay our said Promissory Note above described, with the interest thereon as the same becomes due and payable, or on our failure to pay the said taxes, assessments for street or other improvements, and insurance as agreed, then, or in any one of these events, the said party of the second part, its successors, assigns, agents or representatives, are hereby authorized to declare the entire indebtedness due, and take possession of the property above described (or without taking such possession) and after giving three weeks notice of the time, place and terms of sale, by advertisement once a week successively in some newspaper published in the county wherein the land lies, may self the same at public auction to the highest bidder for cash, in front of the Courthouse door of said County, and may execute title to the purchaser, or purchasers, and devote the proceeds of said sale to the payment; First, of the expense of advertising, selling and conveying, including attorney's fee and other reasonable cost of foreclosure, whether under the power of this mortgage or by Bill of Foreclosure out of the Chancery Court; Second, of the amount with interest that may be due on our said promissory note above described, together with any amounts that may have been expended by the said party of the second part, its successors and assigns, in the payment of taxes, assessments for street or other improvements, and insurance as agreed, with (interest at the highest legal contract rate) on said payments from their dates; and Lastly, if there sould be any surplus of said proceeds, the same is to be turned over to us, the said parties of the first part.

We, the parties of the first part, hereby waive all of our homestead exemption, dower, or curtesy rights, and all and every other right or exemption which we have or may have under the constitution and laws of the State of Alabama to have the above described property or any other property which we now own or may hereafter own, exemption from sale hereunder or levy and sale under legal process, it being the true intent and meaning of this waiver of exemption to subject the property we now own or may hereafter own, to the payment in full of the principal and interest of the above described promissory note or our obligation set forth in this mortgage.

IN THE EVENT OF A SALE under the power conferred by this mortgage, the said party of the second part, its successors or assigns, shall have the right, and it is hereby authorized to purchase said property at such sale. And should such property be sold under this mortgage, the Auctioneer making such sale, is hereby empowered and directed to make and execute a deed to the purchasers of same.

Parties of the first part agree that no delay or failure of the party of the second part to exercise any option to declare the maturity of any debt secured by this mortgage, shall be taken or deemed as a waiver of its right to exercise such option, or to declare such forfeiture, either as to any part or present default, and it is further agreed that no terms or conditions contained in this mortgage can be waived, altered, or changed except as evidence in writing signed by all parties hereto.

Transfer of the Property; Assumption. If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Deed of Trust, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase. Lender may, at Lender's option, declare all the sums secured by this Deed of Trust to be immediately due and payable. Lender shall have waived such option to accelerate if, prior to the sale or transfer, Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by this Deed of Trust shall be at such rate as Lender shall request.

written.	t part have hereunto set their hands and seals this tile day and date first above
	Selection (SEAL)
	Silly G. Dockery (SEAL)
STATE OF ALABAMA	Charlotte Dockery
Shelby County	
COUNTY	
I, the undersigned authority, in and for said County	y and State, hereby certify thatBilly G. Dockery and wife,
Charlotte Dockery	
Given under my hand and official seal this 28t STATE OF ALASHELBY CERTIFY THIS ILFO INSTRUMENTAL SHELBY CERTIFY THIS ILFO INSTRUMENTAL SHELBY CERTIFY THIS ILFO INSTRUMENTAL SHELBY COUNTY COUNTY COUNTY JUDGE OF THICE ATE JUDGE OF THICE ATE	h day of February 1984 Notary Public
that	, whose name as of
the	, a corporation, is signed to the forgoing conveyance, and who is
known to me, acknowledged before me on this date the with full authority, executed the same voluntarily for and	at, being informed of the contents of the conveyance, he, as such officer and as the act of said corporation.
Given under my hand and official seal this	day of, 19
My commission expires	
	Notary Public