MORTGAGE

This form is used in connection with mortgages Insured under the one-to-four family programs of the National Housing Act which provide for periodic Mortgage Insurance Premium payments.

THE STATE OF ALABAMA.

Shelby

COUNTY.

KNOW ALL MEN BY THESE PRESENTS:

That whereas the undersigned Richard J. Brisard, Jr. and his wife, Cheryl L. Brisard, County of Shelby and State of Alabama .party of the first part (hereinafter called the Mortgagor), has become justly indebted unto Cameron-Brown Company

, a corporation organized and existing under the laws of North Carolina , party of the second part (hereinafter called the Mortgagee), in the full sum of and no/100 Dollars (\$83,000.00),

Eighty-three thousand and no/100

money lent and advanced; with interest at the rate of Ten per centum (10.00 %) per annum until paid, for which amount the Mortgagor has signed and delivered unto the said Mortgagee a certain promissory note bearing even date with these presents, the said principal and interest to be payable at the office of Cameron-Brown Company, 4300 Six Forks Road or at such other place as the holder may designate in

in Raleigh, North Carolina 27609 .or at such other place as the holder may designate in writing, in monthly installments of Seven hundred twenty-eight and 38/100 .commencing on the first day of February, 19 87, and on the 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 January, 2017

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 Richard J. Brisard, Jr. and his wife Cheryl L. Brisard in hand paid by the Mortgagee, the receipt whereof is hereby acknowledged, and for the purpose of securing the prompt payment of said indebtedness as it becomes due they the said Richard J. Brisard, Jr. and his wife Cheryl L. Brisard

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

Lot 77, according to the Survey of Chandalar South, Second Sector, as recorded in Map Book 6, Page 12 in the Probate Office of Shelby County, Alabama.

Subject to: All easements, restrictions and rights of way of record. The proceeds of this loan have been applied to the purchase price of the property herein conveyed to mortgagors simultaneously herewith.

Reference is hereby made to the riders to the mortgage which are incorporated herein by reference and for all purposes and dated 12/29/86. And Carporated herein by reference and for all purposes and dated 12/29/86. Together with the following removable equipment: range/oven, dishwasher, vent fan and wall to wall carpet.

The Rider ("Rider") attached hereto and executed of even date herewith is incorporated herein and the covenants and agreements of the Rider shall amend and supplement the covenants and agreements of the Mortgage as if the Rider were a part hereof.

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 have 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 expresse such privilege is given at least thirty (30) days prior to prepayment.

Privilege is reserved to pay the debt, in whole or in part, on any installment due date.

Previous Edition Obsolete

Wallis & Dones

STATE OF ALABAMA HUD-92100M (5-84)

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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 Develop-

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 ment, as follows: 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 (1)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 (in lieu of a mortgage insurance premium) which shall be in an amount equal to one-twellth (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 soms already paid therefor divided by the number of months to elapse before one month 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-

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and assessments will become delinquent, such sums to be held by Mortgagee in this to pay and assessments will become delinquent, such sums to be held by Mortgagee in this to be made under the note secured hereby shall be addments; 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 added to determine 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:

(l) premium charges under the contract of insurance with the Secretary of Housing and Urban Development, or monthly charge (in lieu of mortgage insurance premium), as the case may be;

(l1) ground rents, taxes, special assessments, fire and other hazard insurance premiums;

(l11) interest on the note secured hereby; and

(III) interest on the note secured hereby; and

(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 (44) 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 acmally made by the Mortgagee for ground rents, taxes, assessments and insurance premiums, as the case may be, such excess, if the loan 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 he secured by the lien of this mortgage in addition to the indebtedness specially secured hereby and shall bear interest from the date it is

5. So long as any of the indebtedness secured hereby shall remain unpaid, in whole or in part, the Mortgagor agrees to keep said prempaid or incurred and shall be at once due and payable. ises 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 the mortgagor 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

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 immediately due and payable. 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.

terms or conditions hereby, all the Mortgagee, and the Mortgage without the appointment of a recognises by electing to collect the Mortgagee prior to foreclosure of fee incurred, shall be credited first paid the hereby secured. 12. That if the premises, or damages, proceeds, and the constant secured hereby remaining upon to be applied by it on account of the agree that, in respect of the indeleges, options, and rights of evenundersigned if more than one, uported on June 24, 1935, commorights, benefits, and options here indebtedness hereby secured, an respective terms and conditions, a, and any and all other laws of the laws of the first executors, administrative heirs, executors, adm	e rents, income, a e may proceed to seiver; but the Most rents thereunder this indebtedness to on the advance any part thereof ideration for such a indebtedness see Mortgagor here such debts the Most areasonable a making of the load the Mortgagor here only referred to asserted all extensions a without reference idea of similar purpons, and agreementors, successors, defended the see of any grant and be a making of the Use of any grant and agreementors, successors, defended the see of any grant and the use of any grant and the Mortgagor the Mortgagor the Mortgagor the Mortgagor the Mortgagor in y such event, the cash, first gives aid sale in some cash, first gives aid sale in some cash purchaser shall and a cash, first gives aid sale in some cash purchaser shall and a cash, first gives aid sale in some cash purchaser shall and a cash, first gives aid sale in some cash purchaser shall and a cash, first gives aid sale in some cash purchaser shall and a cash, first gives aid sale in some cash purchaser shall and a cash, first gives aid sale in some cash purchaser shall and a cash.	collect the restrigaged shall, but may at a so, less the coss with interest, be condemned acquisition, assigned by the condemned acquisition, assigned by the condemned acquisition of the polytope of House Bost the Deficient of the Deficient of the polytope and assigns and property whole indebit the Mortgag diproperty, and assigns and property and assigns and assig	int, income not herebony time tend to feel under a to the extend whether herebony whether herebony which inurial No. 422 cy Judgment of the particular and the particular and the particular and the notated agent of the particular and the notated agent of the time, of general of the time.	and profits for become bour minate the same ing the same in the full and power of the full and t	rom the premise and by the termine. Any rents, including any interest, and the eminent doma mount of indelet aggee and shall a suit at law, a nunder the Coff. It gagor, being they do hereby fit or advantage they do hereby fit or advantage they do hereby fit or advantage the contrary in state the enacted; and there were used, the Mortgage modebtedness he act or thing he y reason of the shall immediate the Mortgage possession, the enacted in said to execute to the ication of the possession, the mortgage of the shall immediate the mortgage of said in said to execute to the ication of the possession, the mortgage of said in said to execute to the ication of the possession o	income, and pro- real estate common real estate and forthwith the security of the undersignate of 1935, enact waive and foregod further covenant enforceable in a said Act of the Leadvantages shall the singular number of (written state and Urban Dever and Urban Deve	fault, either with or hen existing on the offits collected by the dission or attorney's any, upon the princifor a public use, the is mortgage, and the ith to the Mortgagee of this mortgage shall we of Alabama as to igned, covenant and up all benefits, privined, or either of the ted into law and appoint and agree that the accordance with their egislature of Alabaminure to, the respectively ment of any officer velopment dated submortgage, declining to of the note may, at its any part thereof, acagreed to be done or any prior lien or enand payable and this ight and is hereby autofore the Courthouse ion once a week for the payment of the said sale a deed to the said sale. The Mortgages
then be necessary to pay for ta ment and satisfaction of the ind the balance, if any, shall be paid the same shall be paid out of the 19. If the Mortgagor shall shall do and perform all acts an then this conveyance shall be at	y money, with into xes, assessments lebtedness hereby id to the Mortgage proceeds of the s well and truly para d agreements to b	erest increon. , insurance any specially second or. If this mosale, and discharge done and p	, which the nd/or other cured with rtgage be f	charges, lier interest, but oreclosed in (is, or debts he interest to date Chancery, reas	reinabove provide of sale only sha conable attorney' s it shall become terms and provis	led: third, to the pay- ill be charged; fourth, is fees for foreclosing due and payable and tions of this mortgage
Given under our	hand s	and seal s	s this	the 29	day of Dec	ember	. 1986
<u> </u>		[SEAL]	LA R	LCHARD	J BRI SAI	D. JR.	(SEAL
	<u></u>	(SEAL)		CHERYL I	3 Bin	7477	(SEAL
	UNTY.						ite, hereby certify that
I. the undersigeneed Richard J. Brownsenamesare signed day that, being informed of the bears date.	isard, Jr	onveyance.	is wif and who a th	e Cheryl re ey have	L. Bris	sard to me, acknowled	
GIVEN under my hand and	d official seal this	29	day of D	ecember			19 86
		_	1	usa	n a	Le_	
This instrument was prepared t	oy:				()	Notary Public
(Name) Wallis & J			(Address)	1009 M	ontgomer	y <u>Highway</u> Birminghan	m, Al. 35216
STATE OF ALABAMA COUNTY OF	5	S					
1.		.•	Judge of		rt of said Coun	ty, do hereby cer	tify that the foregoing
conveyance was filed for regist and was recorded in Vol.	, Record o	e on the of Deeds, pag	es	day of on t	he	day of	19

Fcc_____

Judge of Probate

MORTGAGE INSURANCE PREMIUM RIDER

THIS MORTGAGE IN	SURANCE PREMIUM RIDER (the "Rider") is made this
Mortgage of the same date g	iven by the undersigned, Mortgagor, to secure Mortgagor's Note to Cameron-Brown Company, and covering the property described in the Mortgage and located at:
1925	Chandaway Drive, Pelham, Al. 35124
	(Property Address)
AMENDMENT TO C	OVENANTS. Mortgagor and Mortgagee agree to the following amendment to covenants made in

AMENDMENT TO COVENANTS. Mortgagor and Mortgagee agree to the following amendment to covenants made in the Mortgage.

- 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) 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 clapse before one month 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 assessments; and
 - (b) All payments mentioned in the preceding subsection of this paragraph and all payments to be made under the note secured hereby shall be added 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:
 - (1) ground rents, taxes, special assessments, fire and other hazard insurance premiums;
 - (11) interest on the note secured hereby; and

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(III) 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 (a) of paragraph 2 preceding shall exceed the amount of the payments actually made by the Mortgagoe for ground rents, taxes, assessments and insurance premiums, as the case may be, such excess, if the loan 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 (a) 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, then 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 any balance remaining in the funds accumulated under the provisions of (a) 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 (a) of paragraph 2 preceding, as a credit against the amount of principal then remaining unpaid under said note.
- 16. The Mortgagor further agrees that should this mortgage and the note secured hereby not be eligible for insurance under the National Housing Act within 60 days from the date hereof (written statement of any officer of the Department of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development dated subsequent to the said time from the date of this mortgage, declining to insure said note and this mortgage being deemed conclusive proof of such ineligibility), the Mortgagee or the holder of the note may, at its option, declare all sums secured hereby immediately due and payable. This option may not be exercised by the Mortgagee when the incligibility for insurance under the National Housing Act is due to the Mortgagee's failure to remit the mortgage insurance premium to the Department of Housing and Urban Development.

IN WITNESS WHEREOF, Mortgagor has executed this Rider.

CHARD J. BRISARD. JR.

Sugara (SEAL)

ASSUMPTION RIDER

Not withstanding anything to the contrary set forth in the Mortgage, Mortgagor and Mortgagee hereby agree to the following:

The Mortgagee shall, with the prior approval of the Federal Housing Commissioner, or his designee, declare all sums secured by this Mortgage to be immediately due and payable if all or a part of the property is sold or otherwise transferred (other than by devise, descent or operation of law) by the Mortgagor, pursuant to a contract of sale executed not later than 24 months after the date of execution of this Mortgage or not later than 24 months after the date of a prior transfer of the property subject to this Mortgage, to a purchaser whose credit has not been approved in accordance with the requirements of the Commissioner.

BY SIGNING BELOW, Mortgagor accepts and agrees to the terms and covenants contained in this Assumption Rider.

Mortgagor RICHARD J. BRISARD, JR.

Cheryl L. Brisard [SEAL]

CHERYL L. BRISARD

STATE OF ALL SHELRY CO.

I CERTIF WAS FILLED

INSTRUMENTAL WAS FILLED

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JUDGE OF PROBATE

1. Deed Tax \$ ____

2. Mtg. Tax | 24.50 3. Recording Fee | 2.50

4. Indexing Fee _______

TOTAL 13800