## 824-CONSTRUCTION LOAN MORTGAGE

STATE OF ALABAMA	
COUNTY OFSHELBY	<del></del>
KNOW ALL MEN BY THESE PRESENTS that	Brantley Homes, Inc.
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hereinafter called the Mortgagor, for and in consider	ation of Fifty one thousand seven hundred fifty
and no/100	
referred to as the Mortgagee, the receipt of which is liability or liabilities of the Mortgagor to the Mortgagor.	) to it in hand paid by the ALTUS MORTGAGE CORP., hereinafter is hereby acknowledged, and in order to secure the payment of any other see, whether now existing or hereafter incurred, and any other sums which thereinafter provided, does by these presents GRANT, BARGAIN, SELL and erty situated in the County ofShelby,
DESCRIPTION OF PROPERTY:	
Lot 26, according to the survey in Map Book 11 Page 100 in the being situated in Shelby County	of Braelinn Village, Phase I, as recorded Probate Office of Shelby County, Alabama;
Mortgagees address is: P. O. B	ox 16267
Mobile,	AL 36616
\$150 \$1	
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출 *Interest shall float with the l% to be adjusted on the first	prime rate of Chemical Bank of New York plus day of each month.
and appurtenances thereunto belonging or in any single units or centrally controlled, used to supply be	HER WITH ALL AND SINGULAR the rights, privileges, tenements, easements wise appertaining, and all built-in furniture, equipment, fixtures, whether in heat, gas, air-conditioning, refrigeration or ventilation, water heaters and all after installed therein, all of which shall be deemed between the parties hereto covered by this mortgage.
TO HAVE AND TO HOLD the same unto the sai	id Mortgagee, its successors or assigns, forever.
	ED ALWAYS, and these presents are upon the express condition, that if the
Mortgagor shall well and truly pay to the Mortgager	the sum of Fifty one thousand seven hundred fifty
and no/100*** with interest thereon at the rate of *Float with	n_prime_+1% (
interest <u>monthly</u> during the	term of the loan, the first of said payments of interest being due and payable
on the <u>lst</u> day of <u>June</u>	, 19 <u>88</u> and one of said payments of interest being due and
installments to be in the amount of the interest a computed from the date of each such release, if mos	month the loan; each of said corned upon the principal amount or amounts released to the Mortgagor re than one; the principal, together with all unpaid interest accrued thereon to
be due and payable on the4thday of	November, 1988; all according to the teno- ite herewith payable by the Mortgagor to the Mortgagee at its offices in the City
	or at such other place as may be designated by the Mortgagee, and shall pay
such other or further sums as may become due for a by virtue hereof, according to the terms of repayme which may accrue hereunder; shall pay any installing.	dditional advances made to the Mortgagor, or for its benefit, by the Mortgagee and agreed upon, together with interest thereon, and all charges and penalties ment of insurance or taxes which may be required, and shall perform all other and in that event these presents shall be void; otherwise to remain in full force

WARRANTY OF TITLE — The Mortgagor hereby covenants with the Mortgagee that is is seized in fee of the aforegranted premises, that it is free from all encumbrances except those to which this mortgage is specifically made subject, following the description of said premises; that it has quiet and peaceable possession thereof and a good right to sell and convey the same, and hereby warrants and will forever defend the title to said property unto the Mortgagee, and unto any purchaser at any sale unto the Mortgagee, and unto any purchaser at any sale under the powers of sale herein contained, against the lawful claims of all persons whomsoever, except those claiming under or by virtue of the matters to which this mortgage is specifically made subject.

PROVISIONS BINDING ON SUCCESSORS IN TITLE — Wherever there is a reference in this mortgage, its covenants and agreements, to any of the parties hereto, the same shall be construed to mean as well the successors or assigns (either voluntarily by act of the parties or involuntarily by operation of law) of the same.

PROCEDURE ON DEFAULT — Upon failure on the part of the Mortgagor to pay any installment of principal or interest as hereinabove set forth, or any other sums which may become due hereunder, according to the terms agreed upon, or to keep and perform any of the covenants or agreements herein contained, the Mortgagee is hereby authorized and empowered to sell said

property at public outcry, at the front door of the County Courthouse of \_\_\_\_\_\_ Columbiana \_\_\_\_\_ , Alabama for cash, to the highest bidder, after first giving thirty days notice of the time and place of sale, by publishing such notice once a

week for three consecutive weeks in any newspaper published in the County of Shelby

Mortgagee, at any sale hereunder, may bid for and purchase said property the same as a stranger hereto, and the auctioneer making the sale is hereby authorized to execute proper conveyance of the property to the purchaser. The proceeds of said sale shall apply first to the payment of the cost of said sale, including a reasonable attorney's fee; second, to the payment of any amounts which may be due the Mortgagee hereunder, if sufficient, or credited on the amount due the Mortgagee hereunder, if insufficient, and in the event that there should be a balance after the payment of the expenses of said sale and the amount due the Mortgagee, the same shall be paid to the Mortgagor, its successors or assigns.

SECURES OTHER LIABILITIES — It is expressly understood and agreed that this mortgage shall secure the payment of any other liability or liabilities of the Mortgagor to the Mortgagee, whether now existing or hereafter incurred, and any further sums which may be hereafter advanced by the Mortgagee to the Mortgagor, or its successor, according to the terms of repayment agreed upon, as effectually as if said amounts had been advanced or liability incurred before or at the time of the execution of these presents.

## THE MORTGAGOR HEREBY COVENANTS WITH THE MORTGAGEE AS FOLLOWS:

FIRST: PAYMENTS — To pay promptly all and singular all installments of principal and interest as hereinabove set forth, and all other sums in accordance with the covenants and agreements herein contained. The Mortgagor recognizes that time is of the essence of this contract, and failure on the part of the Mortgagor to pay said installments of principal and interest, or any other sums which may become due hereunder, or to keep and perform any of the covenants and agreements herein contained, for a period of thirty days, shall vest in the Mortgagee the right, at its option, to declare all of the remainder of said debt due and payable at once.

SECOND: DUTY TO PAY TAXES AND KEEP CLEAR OF ALL ENCUMBRANCES — To pay all and singular the taxes and other encumbrances of every nature on said property and to furnish Mortgagee with evidence of such payment satisfactory to it before the same shall become delinquent; to keep the buildings and other improvements on said premises in good repair; not to commit, permit or suffer any impairment or deterioration of the property or any part thereof; not to erect or permit to be erected any new buildings on the premises herein mortgaged, or to add or permit to be added to any of the existing improvements thereon, except with the written consent of the Mortgagee, and as contemplated by Construction Loan Agreement of even date herewith; and in the event of any violation or attempt to violate this stipulation all sums secured hereunder shall immediately become due and collectible, at the option of the Mortgagee.

THIRD: INSURANCE AND PROTECTION OF PROPERTY — To keep all buildings and improvements now or hereafter erected on said property insured against loss or damage by fire or other hazard, and against loss or damage by flood, if required by the Flood Disaster Protection Act of 1973 and the regulations issued pursuant thereto, in the amount of the mortgage indebtedness or the maximum limit of coverage, whichever is lesser, payable to the Mortgagee as its interest may appear, by policies of insurance acceptable to and deposited with the Mortgagee, issued by a company satisfactory to the Mortgagee, and not to permit any condition to occur which would impair such insurance coverage.

FOURTH: COMPLETION OF NEW CONSTRUCTION — The Mortgagor agrees to complete the improvements on the property mortgaged, in accordance with the plans and specifications furnished to the Mortgagee, or as the same may be altered or modified with the written consent and approval of the Mortgagee, and to fully perform all of the terms and conditions of that certain Construction Loan Agreement entered into by the Mortgagor and the Mortgagee on even date herewith, which said Construction Loan Agreement is incorporated herein and made a part hereof as fully as if herein set forth, within the time specified; and failure to do so shall constitute a default in the conditions of this mortgage and all sums secured hereby shall immediately become due and payable at the option of the Mortgagee.

FIFTH: COST OF FORECLOSURE — If the Mortgagee, upon the happening of any default hereunder, should foreclose this mortgage, either by sale under the powers herein contained or by court proceedings, or otherwise resort to litigation for the recovery of the sums secured hereby, or employ an attorney to collect said sums or to protect its interest hereunder, the Mortgagor will pay all reasonable costs, expenses and attorney's fees thus incurred and said costs, expenses and attorney's fees and any other sum or sums due to Mortgagee by virtue of any of the covenants or liens herein contained, may be included in any judgment or decree rendered in said Litigation.

SixTH: ADDITIONAL LIEN FOR EXPENSE INCURRED IN PRESERVATION OF PROPERTY — Failure on the part of the Mortgagor to keep and perform any of the covenants or agreements herein contained shall vest in the Mortgagee the right, at its option, to perform the same, and any money expended in this behalf shall be charged to the Mortgagor, and payable on demand, and be secured by an additional lien on said property and bear interest at the highest rate of interest allowed by law, until paid.

SEVENTH: RIGHTS OF MORTGAGEE IN EVENT OF DEFAULT — The rents, issues and profits of all and every part of the property here conveyed are specifically pledged to the payment of the indebtedness hereby secured, and all obligations which may accrue under the terms of this instrument. Upon the maturity of the indebtedness hereby secured, either by lapse of time or by reason of any default as herein provided, or if at any time it becomes necessary to protect the lien of this conveyance, the Mortgagee, or any owner or holder of the note secured hereby shall have the right, but shall not be obligated, to forthwith enter into and upon the property hereinbefore described and take possession thereof, and rent the same, and collect and apply the rents, issues and profits thereon upon the indebtedness secured hereby, or may, if it is so desired, have a receiver appointed by any court of competent jurisdiction to collect and impound the said rents, issues and profits, and after paying the expense of such receivership, apply the balance thereof to the payment of any indebtedness secured hereby.

EIGHTH: USE OF PROCEEDS OF LOAN — The Mortgagor covenants that the proceeds of the loan and any additional advances secured by these presents shall be expended for the purposes for which the loan is made, i.e., the completion of the construction in conformity with Construction Loan Agreement of even date herewith, and plans and specifications heretofore submitted by the Mortgagor to the Mortgagee, in strict accordance with the same, and to that end it is agreed that the Mortgagee shall have the right to retain the proceeds of this loan as trustee for Mortgagor and shall not be required to make disbursements thereof, or any part thereof, except in such manner and upon such evidence as may be deemed necessary by it to insure that said funds will be so used.

NINTH: EFFECT OF SECOND MORTGAGE — If foreclosure proceedings of any second mortgage or junior lien of any kind should be instituted, the Mortgagee may, at its option, immediately declare all unpaid installments or other sums secured hereby due and collectible. If litigation should arise over the title to or possession of said property Mortgagee may prosecute or defend said litigation, either in the Mortgagee's name or in the name of the Mortgagor, the reasonable expense thereof to be charged to the Mortgagor and be secured by this mortgage as a part of the principal debt.

TENTH: FAILURE TO EXERCISE OPTION NOT WAIVER OF RIGHT — Failure on the part of the Mortgagee to exercise any of the options herein contained shall not constitute a waiver of the right to exercise the same at any other time, and no extension of the time of payment of any of said installments or any other sum due the Mortgagee by virtue of the covenants and agreements the time of contained shall operate to release, discharge, modify or affect the original liability of the Mortgagor, either in whole or in part.

ELEVENTH: RELATIONSHIP IN EVENT OF FORECLOSURE — The Mortgagor further covenants that in the event this mortgage is foreclosed under the powers of sale herein contained, then, and in that event, the relationship of Mortgagor and Mortgagee shall automatically, on the tenth day after said foreclosure sale, be changed to that of landlord and tenant holding over, and no further action by the Mortgagor or Mortgagee shall be necessary in the premises to effect this change, provided that this shall not be construed to extend the right of Mortgagor to redeem in event of failure to surrender possession on demand.

TWELFTH: SUBJECT TO REGULATIONS OF FEDERAL HOME LOAN BANK BOARD — The Mortgagor takes notice that under the charter of the Altus Mortgage Corp., all borrowers from the Lender are held to be members thereof and shall have one vote at shareholders meetings, and hereby accepts and agrees to abide by and conform to the rules and regulations of the Federal Home Loan Bank Board, the charter and by-laws of the Altus Bank, A Federal Savings Bank, and the rules and regulations of its Board of Directors now in force or which may hereafter become effective.

day of	144	WHEREOF the Mortgagor has caused these p	
	19_88	hereto, by its duly authorized officers, on this  May	eal to be affixed
			SEAL)
2	BRANTLEY HOMES, INC.		TTEST:
Presider	Billy R. Brantley	Secretary	
SO	SHELBY CU. Y THIS WAS FILED  1. Deed Tax 2. Mtg. Tax 3. Reconductor 4. Indexing Set 26  TOTAL	STATE OF AL I CERTI	BOOK 183 PAGE 920
		ALABAMA	STATE OF
Brantley	County, hereby certify thatBilly_R	SHELBY ersigned Notary Public in and for said State and	COUNTY OF
	and		i, the unde
	ames as President	, whose	
3 .	ctively of Brantley Homes, In	resp	<u>-</u>
HE HE OH WITH THE	cers and with full authority, executed the	are signed to the foregoing conveyance, and of the contents of the conveyance, as such of aid corporation on the day the same bears date	haida informa
		aid corporation on the day the same bears date	as the act of si

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