REGULATORY AGREEMENT AND DECLARATION OF RESTRICTIVE COVENANTS

among

FPI BIRMINGHAM, LTD.
Owner

and

ALABAMA HOUSING FINANCE AUTHORITY

and

FIRST ALABAMA BANK.
Trustee

Dated as of March 1, 1994

Relating to

\$33,760,000
Alabama Housing Finance Authority
Multi-Family Housing Revenue Refunding Bonds
(Hunter's Pointe Apartments Project)
1994 Series A

Inst # 1994-0969U

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REGULATORY AGREEMENT AND DECLARATION OF RESTRICTIVE COVENANTS

THIS REGULATORY AGREEMENT AND DECLARATION OF RESTRICTIVE COVENANTS (the "Regulatory Agreement"), made and entered into as of March 1, 1994, by and among FPI BIRMINGHAM, LTD., an Alabama limited partnership (together with its successors and assigns hereinafter referred to as the "Owner"), ALABAMA HOUSING FINANCE AUTHORITY, a public corporation and instrumentality of the State of Alabama, duly created, organized and existing under and pursuant to the laws of the state of Alabama (the "Authority"), and FIRST ALABAMA BANK, a state banking corporation having its principal corporate trust offices in Montgomery, Alabama, as Trustee (the "Trustee"),

WITNESSETH:

WHEREAS, the Authority has been created and organized pursuant to and in accordance with the provisions of Chapter 1A of Title 24 of the Code of Alabama 1975, as amended (the "Act"), for the purpose of providing a means of financing the costs of safe and sanitary single-family and multifamily dwelling units for citizens of the State of Alabama with low and moderate income; and

WHEREAS, the Act authorizes the Authority (a) to make loans to, or purchase mortgage loans from, certain mortgage lenders and servicers, so as to enable such lenders and servicers to make loans to finance real and personal properties located in the State of Alabama constituting single-family or multi-family dwelling units for occupancy by low and moderate income families; (b) to issue its revenue bonds for the purpose of obtaining moneys to purchase such loans and provide such financing, to establish necessary reserve funds and to pay administrative costs and other costs incurred in connection with the issuance of such bonds; and (c) to pledge all or any part of the revenues and receipts of the Authority, including the revenues and receipts to be received by the Authority from or in connection with purchasing such loans, and to mortgage, pledge or grant security interests in such loans or other property of the Authority in order to secure the payment of the principal of, premium, if any, and interest on such bonds; and

WHEREAS, Section 103(b)(4)(A) of the Internal Revenue Code of 1954, as amended (the "1954 Code"), provides that the interest on fully registered obligations issued by or on behalf of a state or a political subdivision thereof, substantially all of the proceeds of which are to be used to provide projects for residential rental property, shall be exempt from federal income taxation if, among other requirements, at least 20 percent of the dwelling units in the project (15 percent in the case of projects located in Target Areas, as hereinafter defined) are to be occupied by individuals of low or moderate income within the meaning of, and for the period required by, Section 103(b)(12)(B) of the 1954 Code; and

WHEREAS, on December 19, 1985, the Authority issued, sold and delivered its Variable Rate Multi-Family Residential Development Bonds, 1985 Series P (Hunter's Pointe Development) in the principal amount of \$41,000,000 (the "Prior Bonds"), pursuant to a Trust Indenture dated as of December 1, 1985 (the "Prior Indenture"), by and between the Authority and the Trustee; and

WHEREAS, the proceeds of the Prior Bonds were used to obtain moneys with which to purchase a mortgage loan (the "Original Loan") from First Guaranty Bank for Savings (the "Prior Lender") to the Owner, to finance the acquisition and construction of that certain multi-family

residential rental project known as Hunter's Pointe Apartments (the "Project"), located in Shelby County, Alabama; and

WHEREAS, the Owner, the Authority, the Prior Lender and the Trustee have entered into a Regulatory Agreement dated as of December 1, 1985 (the "Prior Regulatory Agreement"); and

WHEREAS, Section 1313(a) of the Tax Reform Act of 1986 permits the issuance of current refunding bonds to refund the Prior Bonds and to prepay the Original Loan, as a result of which certain requirements of the 1954 Code will continue to apply to the Project notwithstanding the enactment of the Internal Revenue Code of 1986, as amended (the "1986 Code"); and

WHEREAS, the Authority has determined to issue, sell and deliver its Multi-Family Housing Revenue Refunding Bonds (Hunter's Pointe Apartments Project), 1994 Series A in the principal amount of \$33,760,000 (the "Bonds"), pursuant to a Trust Indenture dated as of March 1, 1994 (the "Indenture"), by and between the Authority and the Trustee, in order to obtain moneys with which to purchase a new mortgage loan (the "Loan") to be originated by First Alabama Bank, as the lender (the "Lender"), in favor of the Owner to permit the Owner to prepay the Original Loan; and

WHEREAS, pursuant to regulations promulgated under Section 103(b)(4)(A) of the 1954 Code (the "Regulations") for the interest on the Bonds to be and remain excluded from gross income for federal income tax purposes, the restrictions imposed by Section 103(b)(4)(A) of the 1954 Code must be complied with by the Authority and the Owner for the period described below; and

WHEREAS, the Authority is willing to issue the Bonds and provide financing for the Project in consideration of the Owner's agreements herein to abide by the provisions of Section 103(b)(4)(A) of the 1954 Code, the Regulations and this Regulatory Agreement; and

WHEREAS, the Owner has reviewed and is willing to comply with the provisions of Section 103(b)(4)(A) of the 1954 Code, the Regulations, the applicable provisions of the 1986 Code and this Regulatory Agreement for the period set forth herein in consideration of the refinancing being provided for the Project from the proceeds of the Bonds, at an interest rate and upon other terms which reflect a tax-exempt interest rate on the Bonds; and

WHEREAS, the Indenture requires the execution and delivery of this Regulatory Agreement in order to establish certain terms and conditions relating to the acquisition, construction and operation of the Project;

NOW, THEREFORE, in consideration of the mutual promises and covenants hereinafter set forth, and of other valuable consideration, the Owner, the Authority and the Trustee agree as follows:

AGREEMENT

Section 1. <u>Definitions and Interpretation</u>. Unless the context clearly otherwise requires, each capitalized word or phrase appearing herein that is defined in the Indenture shall have the same meaning in this Regulatory Agreement that is given it in the Indenture. In addition thereto, unless

the context clearly requires otherwise, the following terms shall have the following respective meanings set forth below for purposes of this Regulatory Agreement:

"acquisition and construction" means acquisition, construction, rehabilitation, installation and equipping of the Project.

"Act" means Act No. 80-585 adopted at the 1980 Regular Session of the Legislature of the State of Alabama, as amended, and presently codified as Chapter 1A of Title 24 of the Code of Alabama of 1975.

"Authority" means Alabama Housing Finance Authority, a public corporation and instrumentality duly organized and existing under the Constitution and laws of the State of Alabama.

"Bonds" means the Authority's Multi-Family Housing Revenue Refunding Bonds (Hunter's Pointe Apartments Project), 1994 Series A, in the principal amount of \$33,760,000.

"Bond Closing Date" means the date of delivery of the Bonds to the original purchaser thereof against payment therefor.

"Certificate", "Statement", "Request", "Requisition" and "Order" mean, respectively, a written certificate, statement, request, requisition or order executed as follows: (1) if of the Authority, by the Chairman, Vice Chairman, Secretary or Executive Director thereof, or such other person as may be designated and authorized to sign for the Authority, (2) if of any other person, by such person as may be designated and authorized to sign for such person. Any such instrument and supporting opinions or representations, if any, may, but need not, be combined in a single instrument with any other instrument, opinion or representation, and the two or more so combined shall be read and construed as a single instrument.

"Completion Certificate" means the Certificate of completion of acquisition and construction of the Project required by Section 2(i) of this Regulatory Agreement to be executed by the Owner, confirmed by the architect and the Trustee and delivered to the Authority.

"Completion Date" means the date of substantial completion of acquisition and construction of the Project as set forth in the Completion Certificate.

"Construction Fund" means the fund so established under the Prior Indenture.

"Date of Official Action" means the date on which the Authority adopted a resolution declaring its intent to issue the Prior Bonds.

"Eligibility Certificate" means the certificate required by Section 6(b) of this Regulatory Agreement.

"Indenture" means that certain Trust Indenture dated as of March 1, 1994, by and between the Authority and the Trustee, pursuant to which the Bonds are issued and secured.

"Lender" means First Alabama Bank, a state banking corporation, and any successors thereto under the Origination Agreement.

"Loan" means the loan to the Owner to be originated by the Lender and sold to the Authority pursuant to the Origination Agreement, to provide financing to prepay the Original Loan and to redeem the Prior Bonds, and to be evidenced by the Note.

"Lower-Income Tenants" means and includes individuals of low or moderate income within the meaning of Section 103(b)(12)(C) of the 1954 Code and applicable regulations thereunder, as the same may be amended from time to time, which as of the date of this Regulatory Agreement and as applicable to the Project, includes individuals and families whose adjusted gross income (computed in the manner prescribed in Treasury Regulation §1.167(k)-3(b)(3) or any successor thereto) does not exceed 80 percent of the Median Gross Income for the Area, but which excludes occupants of a Unit if all of the occupants are students (as defined in Section 151(e)(4) of the 1954 Code), no one of whom is entitled to file a joint return under Section 6013 of the 1954 Code.

"Median Gross Income for the Area" means the median income for the area where the Project is located as determined by the Secretary of Housing and Urban Development under Section 8(f)(3) of the United States Housing Act of 1937, as amended, or if programs under Section 8(f) are terminated, median income determined under the method used by the Secretary prior to the termination.

"Minimum Rental Period" means the longer of (i) the period commencing on the date when the first Unit in the Project was available for occupancy and ending on the date the Bonds no longer remain outstanding, or (ii) the Qualified Project Period.

"Mortgage" means the Mortgage and Security Agreement dated as of March 1, 1994 given by the Owner, as mortgagor, to the Authority, as mortgagee, and securing the repayment of the Loan.

"1986 Code" means the Internal Revenue Code of 1986, as amended, and all regulations and rulings promulgated thereunder.

"1954 Code" means the Internal Revenue Code of 1954, as amended, and all regulations and rulings promulgated thereunder.

"Note" means the promissory note dated the Bond Closing Date, in the same principal amount of the Bonds which note is secured by the Mortgage and evidences the Owner's obligation to repay the Loan.

"Occupancy Certificate" means the certain Occupancy Certificate required by Section 6(e) of this Regulatory Agreement to be delivered to the Authority and the Trustee by the Owner.

"Occupancy Restrictions" means those restrictions set forth in Section 6 of this Regulatory Agreement.

"Original Loan" means the loan made to the Owner by the Prior Lender, the proceeds of which provided financing for the Project.

"Origination Agreement" means the Origination and Sale Agreement, dated as of March 1, 1994, between the Authority and the Lender.

"Owner" means FPI Birmingham, Ltd., an Alabama limited partnership, its successors and assigns and any subsequent owner of the Project.

"Person" means an individual, corporation, firm, association, partnership, trust, or other legal entity or group of entities, including a governmental entity or any agency or political subdivision thereof.

"Prior Bonds" means the Authority's Variable Rate Multi-Family Residential Development Bonds, 1985 Series P (Hunter's Point Development), in the principal amount of \$41,000,000.

"Project" means the multi-family rental project known as Hunter's Pointe Apartments, located in Shelby County, Alabama. The Project is located on the real property described on Exhibit A attached hereto.

"Project Costs" means and includes the following costs:

- (a) the costs of architectural, engineering and design services related to the Project, including, without limitation, the costs of preparation of studies, surveys, reports, tests, plans and specifications;
- (b) the costs of legal, accounting, marketing and other special services related to the Project;
 - (c) costs and fees incurred in connection with the Original Loan or the Loan;
- (d) fees and charges incurred in connection with applications to federal, state and local governmental agencies for any requisite approval or permits regarding the acquisition and construction of the Project;
- (e) costs incurred in connection with the acquisition of the site for the Project, including any necessary rights-of-way, easements or other interests in real or personal property;
- (f) costs incurred in connection with the acquisition, construction, rehabilitation, improvement or extension of the buildings, structures and facilities comprising the Project;
- (g) costs incurred in connection with the acquisition and installation of any machines, equipment, appliances, fixtures, appurtenances or personal property of any kind or nature (including without limitation equipment for cooking, heating and refrigeration), which are to comprise any part of the Project;
- (h) premiums for any necessary title, casualty, liability and other insurance purchased in connection with the Project, the Original Loan or the Loan; and

(i) other costs and expenses relating to the Project which are permitted by the Act and which are incurred for the purpose of providing multi-family residential rental property and facilities functionally related and subordinate thereto.

"Project Restrictions" means those restrictions set forth in Section 5 of this Regulatory Agreement.

"Qualified Project Costs" means Project Costs that are paid or incurred by the Owner after the Date of Official Action for the Project and that are for either (i) the acquisition, construction, reconstruction or improvement of land or property subject to the allowance for depreciation under Section 167 of the 1954 Code, or (ii) payment of amounts which are, for federal income tax purposes, chargeable to the capital account of the Project or would be so chargeable either (a) with a proper election by the Owner or (b) but for a proper election by the Owner to deduct such costs, within the meaning of Treasury Regulation Section 1.103-8(a)(1), as the same may be amended from time to time. Qualified Project Costs shall not include expenditures (i) to acquire land, to the extent such expenditures exceed 25% of the proceeds of the Prior Bonds, and (ii) to acquire buildings or equipment the first use of which is not by the Owner unless "rehabilitation expenditures" within the meaning of Section 103(b)(17)(C) of the 1954 Code are made in the amounts and applied to buildings (and equipment) and facilities other than buildings, as contemplated in Section 103(b)(17)(B) of the 1954 Code.

"Qualified Project Period" means the period beginning on the later of the date of issuance of the Prior Bonds or the first day on which ten percent (10%) of the Units in the Project were first occupied, and ending on the later of (i) the date which is ten (10) years after the date on which at least fifty percent (50%) of the Units in the Project were first occupied, or (ii) the date which follows the date on which any of the Units in the Project were first occupied by a number of days equal to fifty percent (50%) of the total number of days representing the sum of (A) the period during which the Prior Bonds were outstanding plus (B) the stated term of the Bonds. The Qualified Project Period may be extended by the Authority if necessary to conform to any change in law or regulation after the date hereof.

"Real Estate" means the real property upon which the Project is located, as described in Exhibit A hereto.

"Regulations" means the regulations promulgated under Section 103 of the 1954 Code and under the 1986 Code by the Secretary of the Treasury, as the same may be amended from time to time.

"Regulatory Agreement" means this Regulatory Agreement and Declaration of Restrictive Covenants, dated as of March 1, 1994, by and among the Authority, the Owner and the Trustee.

"State" means the State of Alabama.

"Target Area" means a census tract or area of the State identified by the Authority as being a qualified census tract or an area of chronic economic distress within the meaning of Section 103A of the 1954 Code and the applicable Treasury Regulations thereunder.

"Tax Certification" means the Owner's Tax Certification submitted to the Authority.

"Transfer" means a transfer of the Project subject to the restrictions set forth in Section 7 of this Regulatory Agreement.

"Transfer Restrictions" means those restrictions set forth in Section 7 of this Regulatory Agreement.

"Trustee" means First Alabama Bank, a state banking corporation, and its successors in trust under the Indenture.

"Unit" means an individual residential unit contained within the Project.

Unless the context clearly requires otherwise, words of masculine gender shall be construed to include correlative words of the feminine and neuter genders and vice versa, and words of the singular number shall be construed to include correlative words of the plural number and vice versa. This Regulatory Agreement and all the terms and provisions hereof shall be construed to effectuate the purposes set forth herein and to sustain the validity hereof.

The terms and phrases used in the recitals of this Regulatory Agreement have been included for convenience of reference only and the meaning, construction and interpretation of all such terms and phrases for purposes of this Regulatory Agreement shall be determined by reference to this Section 1. The titles and headings of the sections of this Regulatory Agreement have been inserted for convenience of reference only and are not to be considered a part hereof and shall not in any way modify or restrict any of the terms or provisions hereof and shall never be considered or given any effect in construing this Regulatory Agreement or any provision hereof or in ascertaining intent, if any question of intent should arise.

- Section 2. Owner's Representations, Covenants and Agreements Concerning Organization and Power and Concerning Acquisition, Construction and Completion of the Project. The Owner hereby represents, covenants and agrees as follows:
- (a) It is a limited partnership, duly organized, validly existing and in good standing under the laws of the State and has power and authority to own its properties and to carry on its business as now being conducted, and is duly qualified to engage in such business wherever such qualification is required, including without limitation the State.
- (b) It has the power to execute and deliver this Regulatory Agreement and to carry out the transactions contemplated hereby and has duly authorized the execution, delivery and performance of this Regulatory Agreement. This Regulatory Agreement constitutes a legal, valid and binding obligation of the Owner, enforceable in accordance with its terms. All consents, approvals, authorizations and orders of governmental or regulatory authorities which are required for the execution and delivery of this Regulatory Agreement, the Note, the Mortgage and related documents and the consummation of the transactions contemplated hereby and thereby have been obtained.

- (c) Neither the execution nor delivery of this Regulatory Agreement, the consummation of the transactions contemplated hereby, nor the performance or fulfillment of or compliance with the terms and conditions hereof conflicts with or results in a breach of any of the terms, conditions or provisions of any agreement or instrument to which it is now a party or by which it is bound, or constitutes a default under any of the foregoing or violates any judgment, order, writ, injunction, decree, law, rule or regulation to which it is subject.
- (d) It is knowledgeable and experienced in the construction and operation of multifamily rental housing facilities of the magnitude and nature undertaken in connection with the Project.
- (e) It has furnished such opinion of its legal counsel and certified resolutions evidencing necessary or appropriate action required to execute this Regulatory Agreement and carry out the transactions contemplated by this Regulatory Agreement and all other documents as have been requested by other parties to said transactions through the date of execution and delivery hereof.
- (f) Neither the Owner nor any "related person," as defined in Sections 103(b)(6)(C) and 103(b)(13) of the 1954 Code, is or will be a party to any agreement, formal or informal, pursuant to which it has or will purchase any of the Bonds.
- (g) As of the date hereof, acquisition and construction of the Project are complete, and all of the moneys in the Construction Fund (as defined in the Prior Indenture) have been expended.
- (h) All amounts disbursed from the Construction Fund were used to pay Project Costs, and at least 95% of the aggregate amounts so disbursed from the Construction Fund were applied to pay or reimburse Qualified Project Costs.
- (i) Prior to the date of issuance of the Bonds, if it has not already done so, the Owner will submit to the Authority a Completion Certificate substantially in the form of Exhibit B attached hereto, confirmed by the Trustee.
- (j) The Lender may disclose to, or make available for inspection and audit by, the Trustee and the Authority, or their agents, its books, records and account information relating to the Project and the Loan.
- (k) The average reasonably expected remaining economic life of the buildings, structures and fixtures included in the Project, measured from the later of the date of issuance of the Bonds or the date on which the Project is or was first available for occupancy, is at least equal to 29.5 years, as determined in accordance with Section 147(b) of the 1986 Code. The average maturity of the Bonds, 24.369 years, does not, therefore, exceed 120% of the average reasonably expected remaining economic life of the Project.
- (1) The Owner did not acquire the Project or any portion thereof from any entity or person characterized as a "related person" within the meaning of Section 103(b)(6)(C) of the 1954 Code.

- (m) The information contained in the Owner's Tax Certification is true, accurate and complete as of the date thereof, and the Owner will immediately notify the Authority and the Trustee of any change in the plans and specifications or the budget for the Project which would result in a material change in the information contained in the Tax Certification.
 - (n) The Project is located entirely within the State.
- Section 3. <u>Term of Agreement</u>. This Regulatory Agreement shall become effective upon the date hereof and shall terminate upon the earlier of (a) the termination of the Occupancy Restrictions as provided in paragraph (a) of Section 4 hereof, or (b) an early termination pursuant to the provisions of paragraph (b) of Section 4 hereof.

Section 4. Term of Restrictions.

- (a) Occupancy Restrictions. The term of the Occupancy Restrictions set forth in Section 6 hereof shall commence immediately and remain in effect during the longer of (i) the period during which the Bonds remain outstanding or (ii) the Qualified Project Period. It is expressly agreed and understood that the provisions hereof are intended to survive the payment of the Bonds and the termination of the financing documents relating thereto, if such termination occurs prior to the end of the stated term thereof.
- Early Termination of Restrictions. This Regulatory Agreement and the (b) restrictions hereunder shall cease to apply to the Project in the event of involuntary noncompliance as a result of unforeseen events such as fire, seizure requisition, foreclosure, transfer of title by a deed in lieu of foreclosure or other similar event, change in a federal law or an action of a federal agency after the date of issue that prevents the Authority or the Trustee from enforcing the provisions of this Regulatory Agreement, or condemnation or similar event provided (i) the Bonds are retired or (ii) any insurance proceeds or condemnation awards or other amounts received as a result of such loss or destruction are used to provide a project (a) which meets the requirements of Section 103(b)(4)(A) of the 1954 Code and Regulation Section 1.103-8(b) as amended, or any successor law or regulation; (b) with respect to which a regulatory agreement substantially to the effect of this Regulatory Agreement is recorded; and (c) which meets the requirements of Section 148 of the 1986 Code; provided however, that if this Regulatory Agreement is terminated by reason of the aforementioned foreclosure, transfer of title by deed in lieu of foreclosure or other similar event, and the Bonds then outstanding are retired within a reasonable period and the Project thereafter ceases to comply with Section 103(b)(4)(A) of the 1954 Code, the Owner or any related person, as defined in Regulation Section 1.103-10(e), during the period in which the Occupancy Restrictions are or would be in effect, covenants and agrees not to obtain an ownership interest in the Project for federal tax purposes.

Section 5. Project Restrictions. The Owner further represents, warrants and covenants that:

(a) The Project has been constructed for the purpose of providing residential rental property, as such phrase is used in Section 103(b)(4)(A) of the 1954 Code.

(b) The Project consists of a building or structure or several proximate buildings or structures that are located on a single tract of land or contiguous tracts of land that will be owned, for federal tax purposes, at all times by one Person, and may include facilities functionally related and subordinate thereto. As used herein, "tract" means any parcel or parcels of land which are contiguous except for the interposition of a road, street, stream or similar property. Parcels shall be considered contiguous if their boundaries meet at one or more points.

- (c) If a Unit within a building or structure is occupied by the Owner, or any person who is related to the Owner under the 1954 Code or the 1986 Code, the building or structure must include no fewer than four Units not occupied by the Owner or such related person.
- (d) All of the Units in the Project contain and will contain complete living, sleeping, eating, cooking, and sanitation facilities.
- (e) None of the Units in the Project has been or will at any time during the Minimum Rental Period be used on a transient basis, or used as a hotel, motel, dormitory, fraternity house, sorority house, rooming house, hospital, nursing home, sanitarium, rest home or as trailer parks and courts for use on a transient basis.
- (f) Units occupied and to be occupied by Lower-Income Tenants are and shall be of comparable quality and offer a range of sizes and number of bedrooms comparable to those Units which are available to other tenants.

(g) Restrictions on use of proceeds:

- (1) None of the proceeds of the Original Loan (including investment earnings) has been used to provide a golf course, a country club, a massage parlor, a tennis club, a skating facility, a racquet sports facility, a hot tub facility, a suntan facility, or a racetrack;
- (2) No more than twenty-five percent (25%) of the proceeds of the Original Loan (including investment earnings) have been used to provide a facility the primary purpose of which is any of the following: retail food and beverage services, automobile sales or service; or the provision of recreation or entertainment;
- (3) None of the proceeds of the Original Loan (including investment earnings) has been used to provide a health club facility, an airplane, a skybox, or any other private luxury box, any facility primarily used for gambling, or any store the principal business of which is the sale of alcoholic beverages for consumption off premises;
- (4) No more than 25% of the proceeds of the Original Loan have been used directly or indirectly, for the acquisition of land or any interest therein;

- (5) All of the proceeds of the Original Loan (including investment earnings) have been expended; and
- (6) All of the proceeds of the Loan are being used to redeem the Prior Bonds.

Section 6. Occupancy Restrictions. The Owner further represents, warrants and covenants that:

- (a) At least twenty percent (20%) of the Units of the Project (or at least 15% if the Project is located in a Target Area) shall be occupied (or treated as occupied as provided herein) or held available for occupancy, on a continuous basis, by Lower-Income Tenants. The determination of whether an individual or family qualifies as a Lower-Income Tenant shall be made only at the time the tenancy commences. Any Unit occupied by an individual or family who is a Lower-Income Tenant at the commencement of occupancy shall continue to be treated as if occupied by a Lower-Income Tenant during his or her tenancy in such Unit even though such individual or family subsequently ceases to be of low or moderate income. Any Unit vacated by a Lower-Income Tenant shall be treated as being occupied by such prior Lower-Income Tenant until reoccupied, other than for a temporary period not to exceed thirty-one (31) days, at which time the character of the Unit shall be redetermined. If necessary in order to comply with the Occupancy Restrictions, the next available Unit or Units in the Project shall be made available only to individuals or families qualifying as a Lower-Income Tenant.
- (b) As a condition to occupancy, any individual or family intended to be a Lower-Income Tenant shall sign and deliver to the Owner an Eligibility Certificate in the form substantially of that attached hereto as Exhibit C (or in the case of Lower-Income Tenants occupying the Project prior to the Bond Closing Date, eligibility certificates delivered in the form specified in the Regulatory Agreement dated as of December 1, 1985 and executed in connection with the Prior Bonds shall suffice) or in such other form and manner as may be required or permitted by applicable rules, regulations or policies promulgated or proposed by the Department of the Treasury or the Internal Revenue Service with respect to obligations issued under or pursuant to Section 103(b)(4)(A) of the 1954 Code or Section 142 of the 1986 Code, in which the prospective Lower-Income Tenant certifies that he or she and his or her family qualify as a Lower-Income Tenant. In addition, such individual shall provide such other information, documents or certifications as are deemed necessary by the Authority or the Trustee to substantiate the Eligibility Certificate.
- (c) The form of lease to be used by the Owner in renting any Units in the Project shall provide for termination of the lease and consent by the tenant to immediate eviction for failure to qualify as a Lower-Income Tenant as a result of any material misrepresentation made with respect to the Eligibility Certificate.
- (d) Eligibility Certificates shall be maintained on file at the Project with respect to each Lower-Income Tenant who resides in a Unit or resided therein during the immediately preceding calendar year, and the Owner shall, promptly upon request, file a copy thereof with the Authority and/or the Trustee.
- (e) On the first day of each calendar quarter (or such other period as the Authority and the Trustee may subsequently establish with the approval of nationally recognized bond counsel), the Owner will submit to the Authority and the Trustee, an Occupancy Certificate, in the form

substantially of that attached hereto as Exhibit D (or in such other form as may be required by the Authority from time to time), executed by the Owner, stating, inter alia, the percentage of Units of the Project which were occupied by Lower-Income Tenants at all times during the preceding calendar quarter and identifying Lower-Income Tenants who commenced or terminated occupancy of the Project during such calendar quarter.

Mortgage, Note or this Regulatory Agreement, the Owner further represents, covenants and agrees not to sell, transfer or otherwise dispose of the Project during the term of this Regulatory Agreement without obtaining the prior written consent of the Authority, which consent shall be conditioned solely upon (i) receipt of evidence satisfactory to the Authority that the purchaser or transferee has assumed in writing the Owner's duties and obligations under this Regulatory Agreement and the Loan, (ii) the Authority's reasonable satisfaction that the proposed purchaser or transferee is capable (both financially and operationally) of performing such duties and obligations, and (iii) payment of any transfer charges then imposed by the Authority. It is hereby expressly stipulated and agreed that any sale, transfer or other disposition of the Project in violation of this Section 7 shall be null, void and without effect, shall cause a reversion of title to the Owner and shall be ineffective to relieve the Owner of its obligations under this Regulatory Agreement.

Section 8. Covenants to Run with the Land. The Owner hereby subjects the Project to the covenants, reservations, and restrictions set forth in this Regulatory Agreement. The Authority, the Trustee and the Owner hereby declare their express intent that the covenants, reservations and restrictions set forth herein shall be deemed covenants running with the land to the extent permitted by law and shall pass to and be binding upon the Owner's successors in title to the Project during the term of this Regulatory Agreement. Each and every contract, deed or other instrument hereafter executed covering or conveying the Project or any portion thereof shall conclusively be held to have been executed, delivered and accepted subject to such covenants, reservations and restrictions, regardless of whether such covenants, reservations and restrictions are set forth in such contract, deed, or other instruments.

Section 9. <u>Burden and Benefit</u>. The Authority, the Trustee and the Owner hereby declare their understanding and intent that the burden of the covenants set forth herein touch and concern the land in that the Owner's legal interest in the Project is rendered less valuable thereby. The Authority, the Trustee, and the Owner hereby further declare their understanding and intent that the benefit of such covenants touch and concern the land by enhancing and increasing the enjoyment and use of the Project by low and moderate income persons, the intended beneficiaries of such covenants, reservations and restrictions, and by furthering the public purposes for which the Prior Bonds and the Bonds were issued.

Section 10. Enforcement.

(a) The Owner shall permit any duly authorized representative of the Authority, the Trustee, the Department of the Treasury or the Internal Revenue Service at all reasonable times to inspect any books and records of the Owner regarding the Project and with respect to the incomes of Lower-Income Tenants which pertain to compliance with the provisions of this Regulatory Agreement and Section 103(b)(4)(A) of the 1954 Code and any Treasury Regulations applicable thereto.

(b) In addition to the information specifically requested in Section 6(e) hereof, the Owner shall submit any other information, documents or certifications requested by the Authority or the Trustee which the Authority or the Trustee deems reasonably necessary to substantiate the Owner's continuing compliance with the provisions of this Regulatory Agreement and Section 103(b)(4)(A) of the 1954 Code and any Treasury Regulations applicable thereto.

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- knowingly take or permit any action to be taken that would adversely affect the exclusion from gross income for federal income tax purposes of interest on the Bonds. Moreover, each covenants to take any lawful action (including amendment of this Regulatory Agreement as may be necessary, in the opinion of nationally recognized bond counsel) to comply fully with all applicable rules, rulings, policies, procedures, regulations or other official statements promulgated or proposed by the Department of the Treasury or the Internal Revenue Service from time to time pertaining to obligations issued under Section 103(b)(4)(A) of the 1954 Code or pursuant to Section 1313(a) of the Tax Reform Act of 1986 and affecting the Project.
- (d) The Owner further covenants and agrees to inform the Authority and the Trustee by written notice of any violation of the Owner's obligations hereunder within five (5) days of first discovering any such violation. If any such violation is not corrected to the satisfaction of the Authority and the Trustee within the period of time specified by the Authority or the Trustee, which shall be at least thirty (30) days after the date any notice to the Owner is mailed, or within such further time as the Authority and the Trustee determine is necessary to correct the violation without loss of the exclusion from gross income of interest on the Bonds for federal income tax purposes, not, in any event, to exceed any limitations set by applicable Regulations, then without further notice, the Authority or the Trustee may declare a default under this Regulatory Agreement effective on the date of such declaration of default, and upon such default the Authority or the Trustee may take any one or more of the following steps, at its option:
 - (i) by mandamus or other suit, action or proceeding at law or in equity, require the Owner to perform its obligations and covenants hereunder, or enjoin any acts or things that may be unlawful or in violation of the rights of the Authority or the Trustee hereunder;
 - (ii) have access to and inspect, examine and make copies of all of the books and records of the Owner pertaining to the Project;
 - (iii) take whatever other action necessary or desirable to enforce the obligations, covenants and agreements of the Owner hereunder; and
 - (iv) declare a default under the Loan, accelerate the indebtedness evidenced by the Note, and proceed with foreclosure under the Mortgage.

The Trustee shall have the right, in accordance with this Section 10(d) and the provisions of the Indenture, to exercise any or all of the Authority's rights or remedies hereunder.

(e) The Owner, the Authority and the Trustee each acknowledge that the primary purpose for requiring compliance by the Owner with the restrictions provided in this Regulatory Agreement is to preserve the exclusion from gross income for federal income tax purposes of interest on the Bonds, and that the Trustee on behalf of the registered owners from time to time of the

Bonds, who are declared to be third-party beneficiaries of this Regulatory Agreement, shall be entitled for any breach of the provisions hereof, to all remedies both at law and in equity in the event of any default hereunder.

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Section 11. Indemnification of the Authority and the Trustee. The Owner hereby covenants and agrees that it will indemnify and hold harmless the Trustee and the Authority and their respective officers, directors, officials, employees, agents, successors and assigns, from and against (i) any and all claims by or on behalf of any person arising from any cause whatsoever in connection with the Loan, the Bonds or the Project; (ii) any and all claims arising from any act or omission of the Owner or any of its agents, contractors, servants, employees or licensees, in connection with the Loan, the Bonds or the Project; and (iii) all costs, counsel's fees, expenses or liabilities incurred in connection with any such claim or proceedings brought thereon or incurred in connection with the Authority's enforcement of this Regulatory Agreement (whether or not suit is brought, including without limitation costs of investigation); provided, however, that the foregoing indemnity shall not extend to damages, claims or expenses incurred by the Trustee as a result of actions taken by it in bad faith or otherwise arising from its own negligence or misconduct. In the event that any action or proceeding is brought against an indemnified party, with respect to which indemnity may be sought hereunder against the Owner, the Owner, upon written notice from an indemnified party, shall assume the investigation and defense thereof, including the employment of counsel (which, in the case of counsel for the Authority, shall be designated by the Authority) and the payment of all fees and expenses. Any indemnified party shall have the right to employ separate counsel in any such action or proceeding in addition to counsel retained by the Owner and to participate in the investigation and defense thereof, and the Owner shall pay the fees and expenses of such separate counsel, provided, however, that unless such separate counsel is employed with the approval and consent of the Owner, the Owner shall not be required to pay the fees and expenses of such separate counsel (except in the case of counsel designated by the Authority).

Each party entitled to indemnification hereunder, as a condition of such indemnity, shall use its best efforts to cooperate with the Owner in the defense of any such action or claim. The Owner shall not be liable for any settlement of any such action without its consent but, if any such action is settled with the consent of the Owner or there be final judgment for the plaintiff in any such action, the Owner agrees to indemnify and hold harmless the indemnified parties from and against any loss, damage, judgment, liability, expense, cost or fees incurred by such indemnified party by reason of such settlement or judgment.

- Section 12. <u>Duties of Trustee with Respect to Project</u>. The Authority hereby imposes on the Trustee and the Trustee accepts the duty to oversee the Project on behalf of the Authority in order to monitor the Owner's compliance with the provisions of this Regulatory Agreement and to exercise reasonable efforts to cause the Owner to comply with the representations, covenants and agreements of the Owner contained herein. The Trustee hereby agrees to do the following in order to cause the Owner and the Project to comply with the requirements hereof:
- (a) The Trustee shall review all reports submitted by the Owner with respect to the Project and shall notify the Owner and the Authority of any failure by the Owner to submit such reports as and when required;
- (b) The Trustee shall review all Eligibility Certificates required to be obtained and maintained by the Owner hereunder in order to confirm the Owner's compliance with the provisions of Section 6 hereof; and

(c) The Trustee shall file with the Authority written quarterly reports on each January 15, April 15, July 15 and October 15, beginning April 15, 1994, setting forth a summary description of the results of its review of the items described in (a) and (b) above, including a certificate of the Trustee substantially in the form of Exhibit E to this Regulatory Agreement.

The Trustee may delegate performance of any or all of its duties under this Regulatory Agreement to any agent lawfully empowered to perform such duties, including, but not limited to, an affiliate or subsidiary of the Trustee, at any time upon giving the Authority thirty (30) days' advance written notice. Any such appointee may appoint a successor which shall be an institution possessing such experience and knowledge as renders it capable of fulfilling its obligations hereunder. However, any such delegation shall not relieve the Trustee of its responsibilities hereunder.

Section 13. Consideration: Administrative Fee. The Authority has determined to issue the Bonds to obtain moneys with which to purchase the Loan for the purposes, among others, of effectuating the prepayment of the Original Loan and the redemption of the Prior Bonds. In consideration of the issuance of the Bonds by the Authority, the Owner has entered into this Regulatory Agreement. The Trustee acknowledges that the fees payable to it under the Indenture include compensation for the services rendered by it hereunder.

The Owner also agrees to pay to the Authority the annual administrative fee of the Authority at the times and in the amounts required by the Loan Agreement.

Section 14. Reliance. The Authority and the Owner hereby acknowledge and agree that the representations, covenants and agreements set forth herein may be relied upon by all persons interested in the legality and validity of the Bonds and in the exclusion from gross income for federal income tax purposes of the interest on the Bonds, including without limitation any owner of the Bonds. In performing their duties and obligations hereunder, the Authority and the Trustee may rely upon Statements and Certificates of the Owner and Lower-Income Tenants believed to be genuine and to have been executed by the proper person or persons, upon audits of the books and records of the Owner pertaining to occupancy of the Project and upon representations and warranties of the Owner made herein. In addition, the Authority and the Trustee may consult with counsel and the opinion of such counsel shall be full and complete authorization and protection in respect of any action taken or suffered by the Authority or the Trustee hereunder in good faith and in conformity with the opinion of such counsel.

Section 15. Amendment. The parties hereto agree to amend this Regulatory Agreement to reflect changes in Section 103(b)(4)(A) of the 1954 Code, the Regulations, the 1986 Code, the Tax Reform Act of 1986, any successor to any of the foregoing and the revenue rulings issued by the Internal Revenue Service, or in the interpretation thereof, if necessary to preserve the exclusion from gross income for federal income tax purposes of interest on the Bonds. Otherwise this Regulatory Agreement may be amended only by a written agreement executed by the parties hereto.

Section 16. Severability. The invalidity of any clause, part or provision of this Regulatory Agreement shall not affect the validity of the remaining portions thereof.

Section 17. Notices. All notices to be given pursuant to this Regulatory Agreement shall be in writing and shall be deemed given when mailed by first-class mail, return receipt requested, to

the parties hereto at the addresses set forth below, or to such other place as a party may from time to time designate in writing.

The Owner:

FPI Birmingham, Ltd.

c/o Fogelman Properties, Ltd.

5400 Poplar Avenue

Memphis, Tennessee 38119-3612

The Authority:

Alabama Housing Finance Authority

THE REPORT OF THE PERSON OF TH

2000 Interstate Park Drive

Suite 408

Montgomery, Alabama 36109 Attn: Executive Director

The Trustee:

First Alabama Bank 8 Commerce Street

Montgomery, Alabama 36104 Attn: Walter L. Darby, Jr.

Section 18. Governing Law. This Regulatory Agreement shall be governed by the laws of the State, except to the extent that the laws of the United States of America may prevail.

Section 19. <u>Multiple Counterparts</u>. This Regulatory Agreement may be simultaneously executed in multiple counterparts, all of which shall constitute one and the same instrument and each of which shall be deemed to be an original.

Section 20. Recordation. The covenants, obligations and duties of the Owner contained herein shall run with the Project, including the real property upon which the Project is located. This Regulatory Agreement and all amendments and supplements hereto shall be recorded and filed in such manner and in such places as the Authority or the Trustee may reasonably request, and the Owner shall pay all fees and charges incurred in connection therewith.

IN WITNESS WHEREOF, the parties have caused this Regulatory Agreement to be signed by their respective, duly authorized representatives, as of the day and year first written above.

	MINGHAM, LTD., ama limited partnership, as Owner
Ву:	
	Avron B. Fogelman, Its Managing and General Partner
FIRST .	ALABAMA BANK, as Trustee
Ву:	Walter L. Sarly A
	Senior Vice President Corporate Trust/ Trust Operations Manager
ALAB	AMA HOUSING FINANCE AUTHORITY
By:	Thh

ACKNOWLEDGMENT OF OWNER

STATE OF ALABAMA	
COUNTY OF JEFFERSON)	
certify that Avron B. Fogelman, BIRMINGHAM, LTD., an Alabama li	Notary Public in and for said County in said State, hereby whose name as managing and general partner of FPI mited partnership, is signed to the foregoing instrument and efore me on this day that, being informed of the contents of g and general partner and with full authority, executed the said partnership.
GIVEN under my hand and se	eal, this day of March, 1994.
	Notary Public
[NOTARIAL SEAL]	My Commission Expires:
ACKNO	WLEDGMENT OF TRUSTEE
STATE OF ALABAMA)
COUNTY OF JEFFERSON)
certify that Walter Darby, whose nan Manager of FIRST ALABAMA BA	a Notary Public in and for said County in said State, hereby me as Senior Vice President Corporate Trust/Trust Operations NK, a state banking corporation, is signed to the foregoing acknowledged before me on this day that, being informed of , as such officer and with full authority, executed the same Bank.
GIVEN under my hand and	seal, this 10th day of March, 1994.
	Notary Public
	Notary Public
[NOTARIAL SEAL]	My Commission Expires: $3/3/96$

ACKNOWLEDGMENT OF AUTHORITY

STATE OF ALABAMA)
COUNTY OF MONTGOMERY	
certify that E. T. Chambers, whose not HOUSING FINANCE AUTHORIT Alabama, is signed to the foregoing on this day that, being informed of the control of the c	, a Notary Public in and for said County in said State, hereby ame as Vice Chairman of the Board of Directors of ALABAMA Y, a public corporation and instrumentality of the State of instrument and who is known to me, acknowledged before me he contents of such instrument, he, as such officer and with full arily for and as the act of said public corporation.
GIVEN under my hand and	seal, this 10th day of March, 1994.
	Donna Robinsa Dodom
	Notary Public
[NOTARIAL SEAL]	My Commission Expires: $3/3/46$

[Developer's Counterpart signature page - Regulatory Agreement]

FPI BIRMINGHAM, LTD., an Alabama limited partnership

BY: Avron B. Fone man

.

(SEAL)

Avron B. Fogelman, General Partner

BY: Fogelman Properties, Inc., a Tennessee corporation, General

Partner

By:

Avron B. Fogelman,

President

[CORPORATE SEAL]

STATE OF GEORGIA

COUNTY OF FULTON

I, the undersigned, Notary Public in and for said county, in said state, hereby certify that AVRON B. FOGELMAN whose name as general partner of FPI Birmingham, Ltd., an Alabama limited partnership, is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that being informed of the contents of said instrument, he as such general partner, and with full authority, executed the same voluntarily for and as the act of said partnership.

Given under my hand and official seal this 22nd day of March, 1994.

AUGUST 18, 1995

AFFIX SEAL

My Commission expires:

[EXECUTION CONCEINGED CON FOLLOWING PAGE]

STATE OF GEORGIA

COUNTY OF FULTON

EXPIRES

AUGUST 18, 1995

I, the undersigned authority, a Notary Public in and for said County in said State, hereby certify that Avron B. Fogelman, whose name as President of Fogelman Properties, Inc., a corporation, as general partner of FPI Birmingham, Ltd., a limited partnership, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of said instrument, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation, acting in its capacity as general partner of the said limited partnership.

Given under my hand and official seal this $\frac{\lambda^{2^{n^d}}}{\lambda^n}$ day of March, 1994.

Notary Public

[SEAL]

EXHIBIT A

Hunter's Pointe Legal

Said land being the same land delineated on the survey prepared by Barton F. Carr, Registered Professional Land Surveyor, dated as last revised March 11, 1994, Project No. 93534-3, as follows:

A parcel of land situated in the Northeast quarter of Section 36, Township 18 South, Range 2 West, Shelby County, Alabama, and being more particularly described as follows:

Commencing at the Southeast corner of said quarter section run in a Westerly direction along the South line of said quarter section for a distance of 311.91 feet to a point on the West right of way line of a public county road known as Cahaba Beach Road, said point being the Point of Beginning of the parcel herein described; from the point of beginning thus obtained run Westerly along said South line of said quarter section for a distance of 1009.39 feet to the Southwest corner of the Southeast quarter of the Northwest quarter of said section; thence turn an angle to the right of 87 degrees 52 minutes 43 seconds and run in a Northerly direction along the West line of the East half of the Northeast quarter of said Section 36 for a distance of 2687.32 feet to the Northwest corner of said East half of the Northeast quarter section; thence turn an angle to the right of 92 degrees 09 minutes 31 seconds and run in an Easterly direction along the North line of said section for a distance of 1314.78 feet to the Northeast corner of said section; thence turn an angle to the right of 87 degrees 42 minutes 06 seconds and run in a Southerly direction along the East line of said section for a distance of 2128.72 feet to a point on the West right of way line of said. Cahaba Beach Road, said point lying in a curve to the left, said curve having a radius of 756.37 feet, a central angle of 15 degrees 33 minutes 20 seconds and a chord of 204.72 feet which forms an interior angle of 145 degrees 24 minutes 26 seconds with the East line of said section; thence run in a Southwesterly direction along the arc of said curve in said right of way for a distance of 205.35 feet to the end of said curve; thence run Southwesterly along said right of way and tangent to the last curve for a distance of 327.30 feet to the beginning of a curve to the right in said right of way; said curve having a central angle of 5 degrees 01 minutes 58 seconds and a radius of 1111.0 feet; thence run in a Southwesterly direction along the arc of said curve for a distance of 97.58 feet to the Point of Beginning. Said parcel contains 79.118 Acres (3,446,380.08 square feet), more or less.

EXHIBIT B

COMPLETION CERTIFICATE

Date:

Alabama Housing Finance Authority 2000 Interstate Park Drive Suite 408 Montgomery, Alabama 36130
Gentlemen:
This Completion Certificate is given by the undersigned with respect to Hunter's Pointe Apartments, Birmingham, Alabama (the "Project") as required by Section 2(i) of the Regulatory Agreement and Declaration of Restrictive Covenants (the "Regulatory Agreement") dated as of March 1, 1994, among Alabama Housing Finance Authority, First Alabama Bank, as Trustee, and the undersigned. All terms used herein shall have the meanings assigned to them in the Regulatory Agreement.
The undersigned hereby certifies as follows:
1. Acquisition and construction of the Project was substantially completed on [insert date] substantially in accordance with the approved Plans and Specifications, and all required governmental inspections regarding the Project have been successfully obtained and the Project is ready and available for occupancy. 2. The aggregate amount of the net proceeds of the Original Loan disbursed with respect to
the Project is \$
3. At least 95% of the amount specified in paragraph 2 above has been applied or is being applied to pay or reimburse Qualified Project Costs related to the Project.
4. (i) The first unit in the Project was completed and available for occupancy on[insert date].
(ii) The first unit in the Project to be occupied was so occupied on[insert date].
(iii) The date on which at least 10% of the units in the Project were first occupied was[insert date].
(iv) The date on which at least 50% of the units in the Project were first occupied was[insert date].
If any of the information required by Paragraph 4 is unavailable on the Completion Date, another

Completion Certificate shall be submitted as soon as such information is available.

This Completion Certificate is given without prejudice to any rights against third parties which may exist on the date hereof or which may subsequently come into being.

· · · · · · · · · · · · · · · · · · ·	
	FPI BIRMINGHAM, LTD.,
	an Alabama limited partnership, as Owner
	all Alabana minima partition partition
	By:
	Avron B. Fogelman,
	Its Managing and General Partner
Truste	e's Confirmation
<u>,110019</u> ;	V V V V V V V V V V V V V V V V V V V
The undersigned Trustee hereby conf	irms the accuracy of the information contained in clause
2 of the second paragraph hereof.	
2 of the second paragraph hereor.	
	FIRST ALABAMA BANK
	I IIIOI TEDILETTE DE LE
	By:
	Its:
	#
	•

EXHIBIT C

ELIGIBILITY CERTIFICATE

Re: (name and address o	of Project)		DA	TE:
I/We, the undersi and truthfully each of the apartment project for w	igned, being first duly sw e following questions for hich application is made	all persons	who are to occupy	y the unit in the above
1	2.	3.	4.	5.
Name of Members	Relationship		Social	
of the	to Head of		Security	Place of
Household	Household	Age	Number	Employment
(HEAD)				, <u> </u>
(SPOUSE)			<u></u>	
			,,	
				<u></u>
		•		

If the tenant or tenants to whom this certificate relates do not qualify as Lower-Income Tenants, as defined in the Regulatory Agreement, the information in paragraphs 6, 7, and 8 need not be provided.

- 6. The anticipated income of all the above persons during the 12-month period beginning the date set forth above:
- (a) including all wages and salaries, over-time pay, commissions, fees, tips and bonuses before payroll deductions; net income from the operation of a business or profession or from the rental of real or personal property (without deducting expenditures for business expansion or amortization of capital indebtedness); interest and dividends; the full amount of periodic payments received from social security, annuities, insurance policies, retirement funds, pensions, disability or death benefits and other similar types of periodic receipts; payments in lieu of earnings, such as unemployment and disability compensation, workmen's compensation and severance pay; the maximum amount of public assistance available to the above persons; periodic and determinable allowances, such as alimony and child support payments and regular contributions and gifts received from persons not residing in the dwelling; and all regular pay, special pay and allowances of a member of the Armed Forces (whether or not living in the dwelling) who is the head of the household or spouse, but

reimbursement of me insurance payments (compensation), capital scholarships paid dire government to a veter either case only to the who is away from how foster child care payments.	including payments under gains and settlement for ectly to the student or the an for use in meeting the extent used for such purme and exposed to hostile ents; the value of coupon 64 which is in excess of	gular gifts; amounts that are specifically for or in additions to family assets, such as inheritances, or health and accident insurance and workmen's personal or property losses; amounts of education educational institution, and amounts paid by the costs of tuition, fees, books and equipment, but in poses; special pay to a serviceman head of a family fire; relocation payments under Title Act of 1970; allotments for the purchase of food pursuant to the the amount actually charged for the allotments; and ACTION volunteer programs, is as follows:
\$, and	the anticipated income,	if any, for each minor listed above is as follows:
NAM!	<u>E</u>	
		\$
		\$
<u></u>		\$ <u></u>
 		\$
<u></u>	<u> </u>	
7. If any of titem 6) has any savi provide:	he persons described abovings, bonds, or equity in	e (or whose income or contributions was included in real property or other form of capital investment,
(a) the total	value of all such assets ov	vned by all such person: \$,
(b) the amou commencing this dat	e: \$	be derived from such assets in the 12-month period, and
(c) the amou	int of such income which	is included in item 6: \$
students during five	all of the persons listed in calendar months of this c hool) with regular faculty	a columns 1-5 above be or have they been full-time alendar year at an educational institution (other than
	Yes	No
(b) l joint federal income		than nonresident aliens) married and eligible to file a
	Yes	No
9. The total the most recent fed	l adjusted gross income of eral income tax return(s)	the persons listed in column 1 above as reported on of such persons was: \$
income tax law of	the interest on bonds issu	e information is relevant to the status under federal led to finance construction of the Project for which to refinance said bonds. We consent to the disclosure

	Head of Household
	Spouse
SWORN TO and SUBSCRIBED bet	fore me on this the day of, 19
	Notary Public in and for the State of Alabama
(SEAL)	My Commission Expires:

of such information to the issuer of such bonds, the holders of such bonds, any trustee acting on

their behalf and any authorized agent of the Treasury Department or Internal Revenue Service.

FOR COMPLETION BY OWNER ONLY:

ι.	Calculation of eligible income:
	(a) Enter amount entered for entire household in 6 above: \$
amou \$	(b) If the amount entered in 7(a) above is greater than \$5,000, enter the greater of (i) the int entered in 7(b) less the amount entered in 7(c) or (ii) 10% of the amount entered in 7(a):
	(c) TOTAL ELIGIBLE INCOME (Line 1(a) plus line 1(b)): \$
2.	The amount entered in 1(c) is:
	Equal to or less than 80% of the Median Gross Income for the Area as defined under the Regulatory Agreement.
	More than 80% of the Median Gross Income for the Area as defined under the Regulatory Agreement.
3.	Number of apartment unit assigned:
4.	Monthly rent: \$
5.	This apartment unit [was/was not] last occupied for a period of 31 consecutive days by a person or persons whose adjusted income, as certified in the above manner, was equal to or less than the amount at which a person would have qualified as a Lower-Income Tenant under the terms of the Regulatory Agreement.
7.	Applicant:
	Yes No
	Qualifies as a Lower-Income Tenant
	Manager

EXHIBIT D

OCCUPANCY CERTIFICATE

	Date:			
Alabama Housing Finance Authority 2000 Interstate Park Drive				
uite 408 Montgomery, Alabama 36130				
First Alabama Bank 1901 Sixth Avenue North Seventh Floor Birmingham, Alabama 35203				
Gentlemen:				
	the undersigned with respect to the			
Agreement and Declaration of Restrictive Cove	ect](the "Project") as required by the Regulatory enants (the "Regulatory Agreement") entered into by ty, First Alabama Bank, and the undersigned. All and to them in the Regulatory Agreement.			
The undersigned hereby certifies as fol	lows:			
Certificate at least % of the completed dy	arter immediately preceding date of this Occupancy welling units in the Project were occupied by or held [Minimum of 20% required unless Project is located 5% required].			
2. The representations, warranties and the Regulatory Agreement are true and correct Owner as of the date of this Occupancy Certifolds	agreements of the undersigned Owner contained in tand have been duly performed by the undersigned icate.			
at the commencement of the occupancy is a Lauren-Income Tenant as appropriate, during even though the individual or family subsequencement, a dwelling unit occupied by an income Tenant, shall be	welling unit occupied by an individual or family who ower-Income Tenant shall be treated as occupied by g such individual's or family's tenancy in such unit, tently ceases to qualify as a Lower-Income Tenant. dividual or family who at the commencement of the treated as occupied by a Lower-Income Tenant until not exceeding 31 days, at which time the character			
	FPI BIRMINGHAM, LTD., an Alabama limited partnership, as Owner			
	By:			

Proje	ct Name:	· <u>····</u> , "····		-	
Total	Number of Units:		<u></u>	-	
	ber of Units Occupied ower-Income Tenants:				
For C	Calendar Quarter Ending:	<u></u>	·		
calen	Name of Lower-Income Tandar quarter covered by this ce		mmenced	or terminated occupancy	during the
	Commenced Occupancy	Apt. No.		Terminated Occupancy	Apt. No.
1.			1.	 	
	····				
3.			3.	·	
4.			4.	<u>,</u>	•
	· · · · · · · · · · · · · · · · · · ·				
6.	·		6.		<u> </u>
8.	<u> </u>		8.	<u></u>	«.
					•

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EXHIBIT E TRUSTEE'S CERTIFICATE

Bonds:	
Project(s):	Identified on Appendix A
Owner(s):	Identified on Appendix A
Date of this Certificate:	
For the Calendar Quarter Ending:	
The undersigned First Alabama Bank, as Trust HEREBY CERTIFIES to Alabama Housing Finance A	ee with respect to the Bonds described above, Authority (the "Authority") as follows:
1. Attached hereto is an Occupancy Certificate Owner's Project, covering the calendar quarter de Certificate which is not attached hereto is identified of	e executed by the Owner with respect to such escribed above. [Any required Occupancy on Appendix B hereto.]
2. At least once during the calendar year prechas inspected and reviewed the files of the Owner reProject and on the basis of such review, the Trustee is Authority that to the best of its knowledge after due times during the preceding calendar year and is correquirements contained in Sections 2(h), 2(i), 5(e) and delivered (or assumed) by such Owner. [The certificate delivered by the Trustee 1994.]	able to certify and does hereby certify to the investigation the Owner has complied at all mplying with the limitations, covenants and 6 of the Regulatory Agreement executed and cation contained in this paragraph 2 is to be
3. The Trustee has no reason to question occupancy Certificates attached hereto or the Eligibili Owner.	the validity, accuracy or authenticity of the ity Certificates obtained and maintained by the
	ALABAMA BANK, as Trustee
By:	
Its:	······································

O3/24/1994-09690
O3:07 PM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
033 MCD 88.50