STATE OF ALABAMA)	4902323				
COUNTY OF SHELBY)					
ASSIGNMENT OF CONTRACT						
KNOW ALL MEN BY THE CORPORATION (hereinafter "Abama, does here (hereinafter "Assignee"), of 3201 Assignor in and to the following the second s	by assign, transfer and set ov West Wall Street, Midland,	poration with its principal per and deliver unto CSI MA Texas 79701 all of the right,	place of business in NAGEMENT, INC.			
<u>Seller</u>	<u>Buyer</u>	<u>Da</u> r	te of Contract			
Goldome Credit Corporation	KENNETH	RAY 3-	16-93			
the Agreement being more particularly all of the terms and conditions of		ereto, such assignment, howe	ever, being subject to			
By separate Statutory War Assignee the real property describ	rranty Deed, of even date he bed in the Deed, together with					
IN WITNESS WHEREOI of Contract to be executed by its	F, Goldome Credit Corporations duly authorized officer as of					
	Ву:	PANNE M	ade			
	Its	JEANNIE WADE ITS: VICE PRESIDENT	r			
STATE OF ALABAMA COUNTY OF JEFFERSON))					
I, the undersigned, a response of the components	, is signed to the foregoing A lay that, being informed of the	ssignment of Contract and vectories of the Assignment of for and as the act of said con	who is known to me, f Contract, he, as such			
•	,	_	٦			

THE THE PARTY CONTRACTOR OF THE PARTY OF THE

(NOTARIAL SEAL)

anst # 1994-19518

Motary Public

My Commission Expires: 4/894

O6/20/1994-19518
O9:11 AM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
003 NCD 13.50

EXHIBIT A

ALABAMA AGREEMENT FOR DEED

4902323

_	TEEIAI EIA				
THIS AGREEMENT, made the 151	* 16+ \^.	day of	MARCH	, 19 <u>93</u> , by and be	itween
GOLDOME CREDIT CORPORATION, a Delawa	10 10	,_,			
KENNETH W. RAY AND WIFE,	PEYTONNE L	. CHILD	ERS-RAY	hereinafter called "Bu	Jyers."
	WITNE	SSETH	l :		
That if the Buyers shall first make the payn formed, the Seller covenants and agrees to co	nents and perfor	m the coven	ants hereinafte	•	
to the property situated in the County of	Shelby				
and the State of	Alabama	<u>. </u>	kno	wn and described as follows:	to-wit:
Lot 12, Block 2, accord: Addition to SOuthwind Si in Map Book 8 page 128 Alabama; being situated	ubdivision in the Pro	, First bate Off	Sector, a	as recorded nelby County,	
NOTICE THIS HOUSE IS SOLD IN AN "AS IS" CONDITION. THERE IS NO WARRANTY EXPRESSED OR IMPLIED AS A PART OF THIS SALE. PURK HOR		ON THE E BEGINNIN Monthly in First Morte		709.22 • \$ _0	
provided, however, that where the property wheten, such redemptive right shall be superior to any right of redemption.	this Agreement,	said Agreer	nent being mad	, ,	•
The Buyers promise and agree to pay to the S				<u> </u>	
at the signing of this Agreement, receipt of whi	_		709.22		
per month for 240					
day of each and every month, beginning are paid in full. Payments are to be paid to: Alabama 35243.	MAY 1, GOLDOME CREI	1993 DIT CORPOR	RATION, Two F	until all of the installer Perimeter Park South, Birming	ments gham,
☐ If checked, the property being sold is sub	ject to an outsta	nding first n	nortgage, in th	e approximate principal amo	unt of
\$N/A				due and paya	ble to
N/A in e	, equal monthly ins	tallments of	s N/a		each.
In addition to the regular monthly installments to keep the first mortgage current during the to from the payment of the monthly installments in case of the fallure of the Buyers to make a of the covenants on their part hereby made an	due Seller set for erm of this Agree is made by the Bu iny of the paymer	rth hereinab ment and th yers to Selle its herein de	ove, Buyers age e Seller shall p er. signated, or an	ree to pay to Seller a sum suff ay said first mortgage installr y part thereof, or fail to perfort	ficient ments m any

In case of the fallure of the Buyers to make any of the payments herein designated, or any part thereof, or fail to perform any of the covenants on their part hereby made and entered into for a period of ten (10) days after notice, this Agreement shall at Seller's option be terminated, and the Buyers shall forfeit all payments made by them on this agreement, and such payments shall be retained by the Seller in full as rent for the use of the premises to the time of default, and the Buyers shall be deemed to be tenants unlawfully holding over after the expiration of a lease; and the Seller shall have the right to re-enter and take possession of the premises a foresald without being liable to any action therefor. Notice to guit and of forfeiture are each hereby waived, if allowed by law.

It is agreed that the Buyers shall have the privilege at any time of paying in advance the unpaid principal balance under this Agreement, and procuring a Deed from the Seller. Seller shall refund unearned Finance Charge if any, in the event of prepayment in full.

It is further agreed by the parties hereto that this Agreement is not to be recorded, and that no assignment or transfer of said Agreement or the rights thereunder of the Buyers shall be valid and binding against the Seller, unless the Seller shall consent in writing to such recording or assignment. Any attempt to transfer and assign this Agreement, or any subsequent financing by second mortgage, Ilen, or other undertaking by the Buyers, or the creation or establishment of any lien or encumbrance on the property shall constitute a default in these terms and shall forfelt all right and shall work an acceleration of the balance due.

Buyers shall take good care of this property; shall keep the buildings and other improvements now or hereafter placed on the said premises in good and reasonable repair and shall not injure, destroy or remove same during the life of the Agreement, nor commit waste. No mechanics' lien shall be imposed upon or foreclosed against the real estate described herein.

The property shall be conveyed subject to any state of facts an accurate survey may show; to covenants, restrictions, encumbrances and easements of record, if any; and to zoning regulations or ordinances. In the event there shall be any outstanding prior financing by mortgage, loan, debt or otherwise, the Seller as grantor in the Deed, shall have the right to require the Buyers to assume such indebtedness and include the net balance thereof, at the time of closing, as part of the purchase price and as a credit against the balance which the Buyers owe in connection with the performance of this Agreement.

It is mutually agreed by and between the parties hereto that the time of payment shall be an essential part of this Agreement, and that all covenants and agreements herein contained shall extend to and be obligatory upon the heirs, administrators, and assigns of the respective parties.

It is further agreed that the Buyers shall insure the above described premises in the amount of this Agreement and that the Seller will be entitled to the benefit of the insurance in the amount owed upon the contract. The Buyers shall pay all insurance premiums. Buyers may obtain said insurance from a company of their own choice, provided said company is authorized and licensed to do business in this state.

The Buyers agree to pay all taxes, assessments, or impositions that may be legally levied or imposed upon property after the date of this Agreement. If Buyers fail to pay such taxes, assessments, or impositions, Seller may, but need not, pay such taxes, assessments or impositions and all sums so paid by the Selier shall be immediately due and payable upon demand and if not so paid will bear interest, from the date paid by the Seller, at the maximum legal rate permitted by the laws of this state. Buyers also agree to maintain the insurance and make the necessary repairs as called for hereinabove. If Buyers fail to maintain insurance or make the necessary repairs, Seller may, but need not, purchase such insurance or make the necessary repairs, and all sums so paid by the Seller shall be immediately due and payable upon demand and if not so paid will bear interest, from the date paid by the Seller, at the maximum legal rate permitted by the laws of this state.

In the event of default in any of the terms or obligations by Buyer, Seller may accelerate and declare the entire unpaid balance immediately due and payable, without refund or rebate except in the event of pre-payment herein described. If the amount financed herein exceeds \$300. Buyer agrees in the event of default, to pay reasonable attorney's fees in the enforcement hereof, not exceeding 15% of the unpaid debt after default, and referral to an attorney not a salaried employee of Seller.

It is mutually agreed, which agreement is of the essence hereof, and further consideration herefor that each party forever releases and discharges the other from any and all claims, demands, charges or causes of action which they might have heretofore had against the other for any reason whatsoever; that the obligations contained herein shall represent the only legal obligation by and between the parties; and that the unpaid installments due hereunder are correct as stated.

IN WITNESS WHEREOF, the parties have hereunte written.	o set their hands and seals the day and year first above
ATTEST:	GOLDOME CHEDIT COMBURATION
Celia Reese, Assistant Secretary	By: Haxry Kill, Vice President ("Seller")
CAUTION: IT IS IMPORTANT THAT YOU THOROU	GHLY READ THE CONTRACT BEFORE YOU SIGN IT.
WITNESSES	11 . 1 - 1
Local William	Some W Jan (SEAL)
<u> </u>	Cristone & Children Rayseal)
STATE OF ALABAMA	(Buyers)
COUNTY OF JEFFERSON)	
I, the undersigned, a Notary Public in and for said County, in	n said State, hereby certify thatLarry J. Hill
	whose names as Vice President and Assistant Secretary, respec-
Given under my hand and official seal, this the 1614	My Commission Expires:
STATE OFALABAMA	
COUNTY OF SHELBY	
I, the undersigned, a Notary Public in and for said County, in	said State, hereby certify that KENNETH W. RAY
and PEYTONNE L. CHILDERS-RAY vare known to me, acknowledged before me on this day that, ecuted the same voluntarily on the day the same bears date. Given under my hand and official seal, this the	whose names are signed to the foregoing instrument, and who being informed of the contents of the said instrument, they ex-
	Notary Public My Commission Expires: Sec 1994
	Inst # 1994-19518



06/20/1994-19518 09:11 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE