STATE OF ALABAMA	(Closed-End Credit)	GAGE this instrument prepared by:
Particular Control of the Control of	ASE RETURN TO:	Southern Builders
PHO ATT	ENIX FUNDING N: DE ETTA AIGNER	186 Osmoor Rd., Suiter-2A
		ITE 220 Birmingham, AL. 35209
	MINGHAM, AL 35244	Qi
DATE OF LOAN: June 23, 1997 DATE FIL	NANCE CHARGE ACCRUAL BEGINS July	7 1 19 97 LOAN NO.
Mortgagor(s) (Last name first) and address:	Mortgagee/Name and address:	Secured Indebtedness:
Mary A. Buchanan, a widow 477 Goldwire Circle	Southern Builders 186 Oxmoor Rd., Suite 2A	The principal sum of 6 \$10.894.00 The scheduled to be paid in 143
Alabaster, AL. 35007	Birmingham, AL. 35209	monthly payments of \$ 162.81
		commencing on Angust 1
		19 <u>97</u> with the other payments due on the G
A C. I II T. I	(The term "Mortgagee" shall include any so	ssignee to payment is scheduled to be paid on
COUNTY:	whom this Mortgage is assigned.)	<u>Inly 1 . 2009</u>
is evidenced by a promissory note or retail installment of the same), and the Mortgagor(s) and the Mortgagor NOW, THEREFORE, in consideration of the said indescknowledged, and to secure the payment and performance in after called "Mortgagor") do hereby grant, bar Shelby	contract of even date herewith (including an elegine that the said indebtedness be secur bitedness, and for other good and valuable ance of the secured indebtedness described a gain, sell, and convey unto Mortgages the County, Alabams, to-wit:	ted to Mortgagee for the secured indebtedness described above, by renewal or extension thereof or any amendment or modification and as hereinafter set forth. I consideration, the receipt and sufficiency of which is hereby bove, each of the undersigned Mortgagor(s) (whether one or more, following described real property (the "premises") situated in 1997-21647
See attached Ex	thibit A Int	t # 132.
		/10/1997-21647 48 AM CERTIFIED ELBY COUNTY JUDGE OF PROBATE DOZ MCD 27.35
		g or appertaining, and all buildings, structures, equipment, fixtures.
and other improvements now or hereafter existing, ere		
viorigagor warrants that Mortgagor owns said propert ree of encumbrances and adverse claims other than t		ght to mortgage the same to Mortgages and that said property is
None	THE HELL TO CULTURE & THE TOTAL THE TENER AND A IN	(If none, so state).
and paid for by Mortgagor or through an existing policy Mortgagor shall give immediate notice in writing to Mortgagor as above specified, Mortgagoe may insure sain debtedness, against loss by fire, wind and other hazar all amounts so expended by Mortgagoe for taxes, assessed to the sain by a covered by this Mortgago, shall bear intell be at once due and psyable. JPON CONDITION, HOWEVER, that if Mortgagor pay issessments, and insurance and the interest thereon, to any sum expended by Mortgagoe, or in the payment he interest of Mortgagoe in said property become endine debt hereby secured; or (iii) any statement of ilen by its intence or nonexistence of the debt or any part their modebtedness hereby secured shall at once become due to take possession of the premises hereby conveyed and weeks the description of the property to be sold and the ocated, to sell the same in lots or parcels or an masse bidder for cash and apply the proceeds of said sale; fire payment of any amounts that may have been expended hereon at the same rate as the promiseory note secured ully matured at the date of said sale; and fourth, the bidder for cash and apply the proceeds of said sale; fire payment of any amounts that may have been expended hereon at the same rate as the promiseory note secured ully matured at the date of said sale; and fourth, the bidder the more as and purchase said property if the highest bidder the impowered to execute a deed to the purchaser thereof by this mortgago will pay Mortgago a reasonable neutred by Mortgagoe in enforcing or foreclosing this noroceedings. Any estate or interest herein conveyed to Mortgagoe of the heirs, successors, agents, and assigns of Mortgagoe of the heirs, successors, agents, and assigns of Mortgagoe.	Mortgager shall have the right to provide sury. Mortgages may, for reasonable cause, it gages or any loss or damage to the premises id premises (but Mortgages is not obligated rids for the benefit of Mortgager and Mortgages is ments, or insurance shall become a debt of interest from the date of payment by Mortgages and indebtedness and reimburses. Mortgages and indebtedness hereby secured or any angered by reason of the enforcement of any affect under the statutes of Alabama relating of or of the lien on which such statement is and payable and this Mortgage subject to fored, with or without first taking possession, after the expense of advertising, selling, and do that may then be necessary to expend it at, to the expense of advertising, selling, and do that may then be necessary to expend it and hereby; third, to the payment of the secundance, if any, to be paid over to Mortgager is refor as though a stranger hereto, and the interest at though a stranger hereto, and the interest at the office of the unit of the secundance, if any, to be paid over to Mortgager in attorney's fee, not to exceed 15% of the unit of the secundance, whether such mortgage be throughout any right or power granted to Mortgages is agee.	
NOTICE TO BORROWERS: "CAUTION - IT IS	IMPORTANT THAT YOU THOROUG S	SHLY READ THIS CONTRACT BEFORE YOU SIGN IT."
VITNESS:	<u>** </u>	Mortgagor Bucher (SEAL)
VITNESS:	×	(SEAL)
	AVANC AND INTERCOT IN THE PROPE	Mortgagor
FALL PERSONS H	AVING AN INTEREST IN THE PROPE	INIT MUSI SIGN)
STATE OF ALABAMA }		
······································	a Managar Dalah kacamatan salah s	w A Ruchenen
	a Notary Public, hereby certify that Kat yance, and who 18 known to me, ackn	y A. Buchanan lowledge before me on this day that, being informed of
	ed the same voluntarily on the day the same	
Siven under my hand and seal of office this		
•	Skan	
NOTARIAL SEALI	My commission expire	Sty Commission Expires
White ORIGIN	NAL Yellow - MORTGAGOR COPY Pink - N	07-18-2000 AINI/CODE FILE
The second secon		

5-RE-1 PF (4/97)

EXHIBIT "A"

MARY BUCHANAN

the following described real estate, situated in

Sholby

County, Alabama, to-wit:

One acre of the East 2 of the N.E. 4 of the N.W. 4 of Section 1, Township 21, Range 3 West and being more particularly described as follows:

Commence at the SouthWest Corner of said One Acre, which is marked by a stake and lies at right angles to the NorthEast Corner of property owned by Tommie Walker; run thence 210 feet East to a point; thence 210 feet North to a point; thence 210 feet West to a point; thence 210 feet South to the point of beginning. Said property is bounded on the West, North and East by property of Cleve Tolbert and on the South by the old Brown lands.

1--+ # 1997-21647

O7/10/1997-21647
10:48 AM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
002 KCD 27.35