FINANCED SALES/VA CONTRACT

Purchaser's Initials J J- ACA

Form Approved by: Birmingham Association of REALTORS®; Birmingham, Alabama July 24, 1998 (Previous forms obsolete)



04/14/2004 14:28:00 FILED/CERTIFIED

The undersigned Purchaser(s) <u>Jasfe</u> hereby agrees to purchase and (please print names) Federal Home Loan Mortgage Corporation hereby agrees to sell the following the undersigned Seller(s) (please print names) described real estate, together with all improvements, shrubbery, plantings, fixtures and appurtenances (the "Property") situated in the City of Birmingham County of Jeyselson. , Alabama, on the terms stated below: and legally described as Lot Block Map Book Page Survey 1. THE PURCHASE PRICE Shall be \$ 148,000 , payable as follows: Earnest Money, receipt of which is hereby acknowledged by the Agent..... Balance of cash downpayment due from the Purchaser at closing......\$ Mortgage Loan Amount..... TOTAL PURCHASE PRICE (a) LOAN CONTINGENCY: This contract is contingent upon Purchaser obtaining approval of a loan in the amount of 138,000 (excluding any financed loan costs) amortized over a period of years at an interest rate not to exceed $\frac{6}{6}$. Purchaser agrees to immediately apply for said loan and make every reasonable effort to obtain approval. (b) LOAN CLOSING COSTS AND PREPAID ITEMS: Loan Discount, if necessary for obtaining the required loan, not costs and prepaid items are to be paid by the Purchaser unless herein excepted. Seller's obligation to pay (or to reimburse Purchaser) for any loan closing costs is contingent upon the sale closing. IF FHA OR VA FINANCING IS UTILIZED, THE "FHA/VA AMENDATORY CLAUSE ADDENDUM" MUST BE ATTACHED. 2. AGENCY DISCLOSURE: The listing company is: TMRE

The selling company is: TMRE The listing company is: (Two blocks may be checked) An agent of the seller. An agent of the buyer. An agent of both the seller and buyer and is acting as a limited consensual dual agent. Assisting the \square buyer \square seller (check one or both) as a transaction broker. The selling company is: (Two blocks may be checked) \Box An agent of the seller. \Box An agent of the buyer. An agent of both the seller and buyer and is acting as a limited consensual dual agent. Assisting the D buyer D seller (check one or both) as a transaction broker.

3. EARNEST MONEY & PURCHASER'S DEFAULT: Seller and Purchaser hereby direct the Listing Broker, to hold the earnest money in trust until this contract has been accepted and
signed by all parties, at which time the earnest money will be promptly deposited into the escrow account of the Listing Broker.
In the event Purchaser fails to carry out and perform the terms of this Contract, the earnest money shall be forfeited as liquidated
damages at the option of Seller, provided Seller agrees to the cancellation of this Contract. In the event either Purchaser or Seller
claim the earnest money without the agreement of the other party, Seller or Broker holding the earnest money may interplead the
disputed portion of the earnest money into court, and shall be entitled to deduct from the earnest money for court costs, attorney
fees and other expenses relating to the interpleader. When the earnest money is a check and the check is returned by a financial
institution as unpaid, Seller has the right to void the contract without further recourse on the part of Purchaser.
4. TITLE INSURANCE: Seller agrees to furnish Purchaser a standard form owner's title insurance policy at Seller's expense, issued by a company qualified to insure titles in Alabama, in the amount of the purchase price, insuring Purchaser against loss on account of any defect or encumbrance in the title, subject to exceptions herein, including paragraph 8 below; otherwise, the earnest money shall be refunded. In the event both Owner's and Mortgagee's title policies are obtained at the time of closing, the total expense of procuring the two policies will be divided equally between Seller and Purchaser, even if the Mortgagee is the Seller.
5. SURVEY/TERMITTE BOND: 9. SURVEY/TERMITTE BOND: 9. Purchaser does not require a survey by a registered Alabama land surveyor of Purchaser's choosing. Unless
Purchaser Whoes El does not require a survey by a registered. Alabama land surveyor of Purchaser's choosing. Unless
otherwise agreed herein, the survey shall be at Purchaser's expense. (NOTE: Lender may require a survey)
Purchaser D does of does not require a termite bond. If a bond is required and Seller has an existing bond, the bond may be transferred
at \square Purchaser's \square Seller's expense. If a new bond is required, the cost shall be at \square Purchaser's \square Seller's expense.
Purchaser does does not require a Wood Infestation Report. If required by Purchaser, Lender or Termite Company, the
cost of a Wood Infestation Report shall be at \square Purchaser's \square Seller's expense.
6. PRORATIONS: Ad valorem taxes, as determined on the date of closing, insurance transferred, accrued interest on mortgage(s) assumed, and fire district dues, if any, are to be prorated between Seller and Purchaser as of the date of delivery of the deed, and any existing escrow deposits shall be credited to Seller. UNLESS OTHERWISE AGREED HEREIN, ALL AD VALOREM TAXES EXCEPT MUNICIPAL ARE PRESUMED TO BE PAID IN ARREARS FOR PURPOSE OF PRORATION; MUNICIPAL TAXES, IF ANY, ARE PRESUMED TO BE PAID IN ADVANCE
7. CLOSING & POSSESSION DATES: The sale shall be closed and the deed delivered on or before to the except
Seller shall have a reasonable length of time within which to perfect title or cure defects in the title to the Property, Possession is to be
given on delivery of the deed if the Property is then vacant; otherwise, possession shall be delivered on and the deed if the Property is then vacant; otherwise, possession shall be delivered on
12: 00 a.m. Up.m. NOTE: If Purchaser is to be given possession prior to closing, or if Seller is to remain in possession after
closing, it is recommended that the parties enter into a written occupancy agreement.
8. CONVEYANCE: Seller agrees to convey the Property to Purchaser by Special.
warranty deed (check here The Purchasers desire title as joint tenants with right of survivorship), free of all encumbrances
except as permitted in this Contract. Seller and Purchaser agree that any encumbrances not herein excepted or assumed may be
cleared at the time of closing from sales proceeds. THE PROPERTY IS SOLD AND IS TO BE CONVEYED SUBJECT TO ANY MINING RIGHTS NOT OWNED BY SELLER AND SUBJECT TO PRESENT ZONING CLASSIFICATION, AND SIGHTS NOT LOCATED IN A FLOOD PLAIN, AND UNLESS OTHERWISE
AGREED HEREIN, SUBJECT TO UTILITY EASEMENTS SERVING THE PROPERTY, RESIDENTIAL SUBDIVISION COVENANTS
AND RESTRICTIONS, AND BUILDING LINES OF RECORD, PROVIDED THAT NONE OF THE FOREGOING MATERIALLY IMPAIR
USE OF THE PROPERTY FOR RESIDENTIAL PURPOSES.
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9. CONDITION OF THE PROPERTY: NEITHER SELLER NOR ANY SALESPERSON MAKES ANY

REPRESENTATIONS OR WARRANTIES REGARDING CONDITION OF THE PROPERTY EXCEPT TO THE EXTENT EXPRESSLY SET FORTH HEREIN. Purchaser has the obligation to determine any and all conditions of the Property material to Purchaser's decision to purchase the Property, including, without limitation, the condition of the heating, cooling, plumbing and electrical systems and any built-in appliances, and the roof and the basement, including leaks therein; the

size and area of the Property; construction materials, including floors; structural condition; utility and sewer or septic tank availability and condition; subsurface conditions, including radon and other potentially hazardous materials and/or gases; and any matters affecting the character of the neighborhood. Purchaser shall have the opportunity to determine the condition of the Property in accordance with "A", "B", or "C" below, as selected by the parties. NOTE: LENDERS OR PUBLIC AUTHORITIES MAY REQUIRE CERTAIN INVESTIGATIONS SUCH AS TERMITE INSPECTION AND SEPTIC TANK INSPECTION. PURCHASER'S INSPECTIONS SHOULD INCLUDE SUCH MATTERS IN ANY EVENT. "MARK EITHER "A", "B", "C(i)", OR "C (i)" AND "C(ii)". CHOICE(S) MUST BE INITIALED BY BOTH PARTIES TO BE PART OF THIS CONTRACT." A. Seller shall not be required to make any repairs to the Property whatsoever under this Contract. Purchaser has inspected the Property, either personally or through others of Purchaser's choosing, and accepts the Property in its present "as is" condition, including ordinary wear and tear to the closing.* Seller's Initials Purchaser's Initials ☐ B. Purchaser has inspected the Property, either personally or through others of Purchaser's choosing, and, without relying on any representation or warranty from Seller or Broker or any salesperson or any printed or written description of the Property, accepts the Property in its present "as is" condition, including ordinary wear and tear to closing, except that Seller agrees (subject to any dollar limits below) to (i) make any repairs required by the lending institution; (ii) deliver the heating, cooling, plumbing and electrical systems and any built-in appliances in normal operating condition at the time of closing; and (iii) perform the . REPAIRS REQUIRED OF SELLER following: UNDER PARAGRAPH (B) SHALL NOT EXCEED \$

. If such repairs exceed this amount and Seller refuses to pay the excess, Purchaser may pay the excess or (if not prohibited by Purchaser's Lender) accept the Property with the limited repairs or accept the specified ceiling amount at closing as a reduction of the purchase price, and this sale shall be closed as scheduled, or Purchaser may cancel this Contract by notifying Seller in writing within _____ hours of Purchaser's receipt of Seller's notice of refusal to pay the excess. Purchaser's Initials Seller's Initials ☐ C(i). Purchaser requires additional inspections of the Property at Purchaser's expense. Promptly after Seller's acceptance of this Contract, Purchaser shall either personally or through others of Purchaser's choosing, inspect and investigate the Property. If such inspections reveal conditions unsatisfactory to the Purchaser ("Defects"), Purchaser may, at Purchaser's option, (i) terminate this Contract or (ii) request Seller to correct the Defects. Purchaser shall exercise this option by written notice to Seller delivered to Seller on or before 5:00 P.M. on _____, which notice shall specify the Defects that Seller is requested to correct or that caused Purchaser to elect to terminate this Contract. If Purchaser elects to terminate this Contract, Seller shall promptly refund the Earnest Money. If Purchaser instead requests Seller to correct the Defects, Seller shall notify Purchaser within days of receipt of such request whether Seller will correct the Defects and Seller shall have a reasonable time to correct the Defects prior to closing. If Seller elects not to correct the Defect, Purchaser shall notify Seller, by written notice delivered to Seller within hours of receipt of Seller's refusal to correct the Defects, that Purchaser elects to terminate this Contract and receive a refund of the Earnest Money or to waive the Defects and proceed to close the sale. Purchaser's failure to notify Seller of any such Defects or to terminate this Contract, as herein provided, shall conclusively be deemed acceptance of the Property "as is," subject to c(ii) below, including ordinary wear and tear to the closing. Purchaser's Initials Seller's Initials

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☐ C(ii). In addition to any repairs agreed to by Seller and Purchaser pursuant to C(i) above, Seller agrees (subject to any dollar

limits below) to (a) make any repairs required by the lending institution and (b) deliver the heating, cooling, plumbing and

electrical systems and any built-in appliances in normal operating condition at the time of closing. ANY REPAIRS REQUIRED

OF SELLER UNDER THIS PARAGRAPH C(ii) (EXCLUSIVE OF ANY ADDITIONAL REPAIRS AGREED TO BY SELLER

UNDER C(i) ABOVE) SHALL NOT EXCEED \$

Purchaser's Initials

Seller's Initials

*NOTE: "Ordinary wear and tear" as used in "A" and "C", shall not be deemed to include material failure of the heating, cooling, plumbing and electrical system or built-in appliances. If such a system or appliance suffers material failure after acceptance under "A" or "C" above but prior to closing and Seller refuses to pay for any repairs reasonably required to restore it to an operating condition at least as good as previously existing, Purchaser may proceed with the closing or cancel the Contract and recover the earnest money by notifying Seller in writing of the cancellation promptly after Purchaser's receipt of Seller's notice of refusal to pay for such repairs; provided that notice of cancellation must, in any event, be received prior to closing.

Purchaser has the right and the responsibility to walk through and inspect the Property prior to closing and notify Seller immediately if the Property is not in the condition agreed under "A", "B", or "C", whichever one has been selected by the parties. After closing, all conditions of the property are the responsibility of Purchaser.

10. DISCLAIMER: Seller and Purchaser acknowledge that they have not relied upon advice or representations of Broker (or Broker's associated salesperson(s)) relative to (i) the legal or tax consequences of this Contract and the sale, purchase or ownership of the Property; (ii) structural condition of the Property, including condition of the roof and basement; (iii) construction materials; (iv) the nature and operating condition of the electrical, heating, air conditioning, plumbing, water heating systems and appliances; (v) the availability of utilities or sewer service; (vi) the character of the neighborhood; (vii) the investment or resale value of the Property; (viii) subsurface conditions, including radon and other potentially hazardous materials and/or gases; or (ix) any other matters affecting their willingness to sell or purchase the Property on the terms and price herein set forth. Seller and Purchaser acknowledge that if such matters are of concern to them in the decision to sell or purchase the Property, they have sought and obtained independent advice relative thereto.

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Purchaser's Initials (1)	Seller's Initials

- 11. SELLER WARRANTS that Seller has not received notification from any lawful authority regarding any assessments, pending assessments, pending public improvements, repairs, replacements, or alterations to the Property that have not been satisfactorily made. Seller warrants that there is no unpaid indebtedness on the Property except as described in this Contract. These warranties shall survive the delivery of the deed.
- 12. FIRE/SMOKE/GAS DETECTORS: Purchaser shall satisfy himself/herself that all applicable federal, state and local statutes, ordinances or regulations concerning fire/smoke/gas detectors have been met. Upon closing or after taking possession of the Property, whichever occurs first, Purchaser shall be solely responsible for compliance with such laws.
- 13. RISK OF LOSS: Seller agrees to keep in force sufficient hazard insurance on the Property to protect all interests until this sale is closed and the deed delivered. If the Property is destroyed or materially damaged between the date hereof and the closing, and Seller is unable to restore it to its previous condition prior to closing, the Purchaser shall have the option of canceling this Contract and recovering the earnest money or accepting the Property in its damaged condition provided that notice of cancellation must be received prior to closing. If Purchaser elects to accept the Property in its damaged condition, any insurance proceeds otherwise payable to Seller by reason of such damage shall be applied to the balance of the purchase price or otherwise be payable to Purchaser.
- 14. SELECTION OF ATTORNEY: Purchaser and Seller hereby do do not agree to share the fees of a closing attorney. Purchaser and Seller acknowledge and agree that such sharing may involve a potential conflict of interest and they may be required to execute an affidavit at closing acknowledging their recognition and acceptance of same. The parties further acknowledge that they have a right to be represented at all times in connection with this Contract, and the closing, by an attorney of their own choosing at their own expense.
- 15. BROKERAGE FEE/COMMISSION: THE COMMISSION PAYABLE TO THE LISTING OR SELLING BROKER IN THIS TRANSACTION IS PER PRIOR WRITTEN AGREEMENT BETWEEN THE BROKERS AND THEIR RESPECTIVE CLIENTS OR CUSTOMERS AND IS NOT SET BY THE BIRMINGHAM ASSOCIATION OF REALTORS®, INC., BUT IN ALL CASES IS NEGOTIABLE BETWEEN THE BROKER, AND THEIR RESPECTIVE CLIENTS OR CUSTOMERS.

at the time of closing; and shall be only that which is currently on the premises and included on the itemized list attached hereto (said list to be specific as to description and location of such items).			
17. NON-REFUNDABLE FEES: Purchaser and Seller acknowledge that in the event this Contract is canceled or not closed, any fees paid will be non-refundable.			
18. FACSIMILE OR COUNTERPART SIGNATURES: This Contract may be executed by either party or both parties by telecopy or facsimile, and shall be binding upon the party so executing it upon the receipt by the other party of the signature.			
19. ADDITIONAL PROVISIONS set forth on the attached addendum(s) and signed by all parties are hereby made a part of this Contract.			
20. ENTIRE AGREEMENT: This Contract constitutes the entire agreement between Purchaser and Seller regarding the Property, and supersedes all prior discussions, negotiations and agreements between Purchaser and Seller, whether oral or written. Neither Purchaser, Seller, nor Broker or any sales agent shall be bound by any understanding, agreement, promise, or representation concerning the Property, expressed or implied, not specified herein.			
THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. IF YOU DO NOT UNDERSTAND THE LEGAL EFFECT OF ANY PART OF THIS CONTRACT, SEEK LEGAL ADVICE BEFORE SIGNING.			
Tahien S. H. Yaspu C. Johnson (Date)			
Witness to Purchaser's Signature (Date)			
Seller Seller With William 330/W			
Witness to Seller's Signature Seller Federal Home Loan Mortgage Corporation (Date) (Date)			
EARNEST MONEY: Final receipt is hereby acknowledged of the earnest money as herein above set forth CASH CHECK			
BROKER: DATE:			

16. PERSONAL PROPERTY: Any personal items remaining with the Property shall be at no additional cost to Purchaser;

shall not add to the value of the Property; shall be in "as is" condition unless otherwise agreed to herein; shall be unencumbered

TOM MURPHY REALTY

Addendum to Sales Contract Revised 1/2003		
Date 305 200 4 55.		
This addendum becomes a part of the agreement between the Undersigned Purchaser(s) and Undersigned Seller(s) of the property located at: 3433 1000000000000000000000000000000000		
The Purchaser(s) and Seller(s) understand and agree as follows:		
1. FACSIMILE OR PHOTOCOPY: An executed photocopy or facsimile of this contract shall serve for all purpose as an original binding agreement.	'S	
	- `) 	
2. OFFER PENDING: Purchaser acknowledges that offers other than the Purchaser's may have been made or may be made before Seller acts on Purchaser's offer or counteroffer or while Seller is considering Purchaser's offer or counteroffer. Seller expressly reserves the right to accept, reject or withdraw any offer or counteroffer at any time and to accept the offer of Seller's choice. **Purchaser Initials** **Purchaser Initials**		
3. APPRAISED VALUE: In the event that the purchaser request an appraisal and the contract purchase price exceeds the value of the property established by the appraiser, it is expressly agreed that notwithstanding any other provisions of the contract, purchaser shall not incur any penalty by forfeiture of earnest money or otherwise be obligated to complete the purchase of the property described herein. Purchaser shall, however, have the privilege and option of proceeding with the consummation of the contract without regard to the amount of the value established by the appraiser. Seller Initials Seller Initials		
Not Applicable (Purchaser)		
4. SURVEY: Purchaser acknowledges being advised that a recent survey is the best assurance with regard to matters of easements, boundary line length and location and actual quantity of property being purchased. TMR recommends that purchaser obtain a current survey from a licensed surveyor. In no event does TMR make any representation as to the length or location of the Property's boundary lines. *Purchaser Requests Survey* *Purchaser Declines Survey* *Purchaser Declines Survey* *Purchaser Declines Survey* **Purchaser Declines Survey*	لاج _	
5. HOME INSPECTION: Purchaser has been informed of the opportunity (and TMR recommends to the purchaser to have a Professional Home Inspection selected by and at Purchaser's expense. Purchaser Requests Inspection Purchaser Declines Inspection	ر ح	
6. HOME WARRANTY (LIMITED): Purchaser has been informed of the opportunity (and TMR recommends to the purchaser) to purchase a limited home warranty from a reputable warranty company of Purchaser's choice. Purchaser Requests Warranty Purchaser Declines Warranty		
7. EXTERIOR INSULATION FINISH SYSTEM (EIFS) - SYNTHETIC STUCCO: The residence on the Property may have an exterior finish of "synthetic" or "manufactured" stucco, generally known as an "exterior insulation finish system" or EIFS. Such systems may experience water, moisture and other problems under certain circumstances. TMR recommends Purchaser have the system inspected (prior to closing) by a professional with expertise in Exterior Insulation Finish Systems.		
Not Applicable (Purchaser)Purchaser Acknowledged	_	

purchaser that they obtain a septic tank inspection and purchaser acidentificers, employees, or subagents have made any representations who has the right to a septic tank system inspection and assumes any respection.	atsoever as to its past or present condition. Purchaser
correct any deficiencies or repairs to the system in the future.	onsionity for any expense mai may be required to
and the state of t	Purchaser Requests Inspection
	X Purchaser Waives Inspection Jan
	Seller Initials
Not Applicable (Seller)	
9. SEWER: Said property is, in fact, connected to sewer and A	LL impact and connection fees have been paid. Seller Initials
Not Applicable (Seller)	
Broker (or Broker's associated salesperson(s) relative to (i) the legal purchase or ownership of the Property; (ii) structural condition of the basement; (iii) construction materials; (iv) the nature and operating a plumbing, water heating systems and appliances; (v) the availability eneighborhood; (vii) the investment or resale value of the Property; (v not limited to, lead, mold, mildew, termite, radon and other potential chemical, and/or biological; or (ix) any other matters affecting their terms and price herein set forth. Seller and Purchaser acknowledge is decision to sell or purchase the Property, they have sought and obtain	e Property, including condition of the roof and condition of the electrical, heating, air conditioning, of utilities or sewer service; (vi) the character of the viii)surface and subsurface conditions, including but ly hazardous substances, materials, gases, natural, willingness to sell or purchase the Property on the that if such matters are of concern too them in the
11. NON-HOMESTEADED PROPERTY: Sellers and Purchas exemption is not currently claimed for this property and may not be a responsibility of purchaser(s) to claim homestead exemption.	sers understand and agree that the homestead assessed at the residential tax rate. It is the
12. WELL-SUPPLIED WATER : Seller represents that the prop provides all of the water available to the property. Seller further war working order at the time of closing.	perty is served by a well (in good working order) which rants that the well, pump and system are in good
	Seller Initials
Not Applicable (Seller)	
13. LEAD-BASED PAINT WARNING (Homes built prior to 19) Every purchaser of any interest in residential real property on which notified that such property may present exposure to lead from lead-be developing lead poisoning. Lead poisoning in young children may pre learning disabilities, reduced intelligence quotient, behavioral proble a particular risk to pregnant women. The Seller of any interest in resi with any information on lead-based hazards from risk assessments or buyer of any known lead-based paint hazards prior to purchase. (Pur Lead in Your Home" pamphlet).	a residential dwelling was built prior to 1978 is ased paint that may place young children at risk of oduce permanent neurological damage, including ems and impaired memory. Lead poisoning also poses idential real property is required to provide the buyer inspections in the seller's possession and notify the

Refer to Detton #8 D. Home Steps addendum #/ SEPTIC TANK: The Seller represents that the septic lank is in normal operating condition. TMR recommends to

ALL OTHER TERMS AND CONDITIONS OF THE SUBJECT CONTRACT AND THE TERMS OF THIS ADDENDUM CONFLICT, THEN THIS ADDE EXECUTION BY BOTH PARTIES IS HEREWITH MADE AN INTEGRAL	(NIDI M SHALL PREVAILL THE HEREIN ACIDEMIEN A CONTRACTOR OF THE CO
EXECUTION BY BOTH PARTIES IS HEREWITH MADE AN INTEGRAL	
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Witness Country 1.75	1/2////////////////////////////////////

Federal Home Loan Mortgage Corporation

TOM MURPHY REALTY and TMR are each DBA for Tom Murphy Associates, Inc. an Alabama Corporation.

A tract of land situated in the Southwest ¼ of the Northwest ¼ of Section 36, Township 19 South, Range 3 West, Shelby County, Alabama, being more particularly described as follows: Commence at the Southwest corner of the Southwest ¼ of the Northwest ¼ of Section 36, Township 19 South, Range 3 West, and run in an Easterly direction along the Southerly line of said 1/4 - 1/4 Section a distance of 263.00 feet to a point; thence 79 degrees 07 minutes to the left in a Northeasterly direction of 178.7% feet to the point of beginning of the tract of land herein described; thence continue along the last described course a distance of 80.0 feet to a point; thence 57 degrees 09 minutes to the right in a Northeasterly direction a distance of 20.38 feet to a point; thence 107 degrees 12 minutes 10 seconds left in a Northwesterly direction a distance of 186.70 feet to a point on the Easterly right of way of Indian Lake Drive; thence 115 degrees 17 minutes 40 seconds to the left along said Easterly right of way line of Indian Lake Drive a distance of 106.03 feet to a point; thence 3 degrees 42 minutes to the right in a Southwesterly direction a distance of 85.0 feet to a point; thence 63 degrees 42 minutes 11 seconds to the left in a Southwesterly direction a distance of 73.64 feet to a point; thence 53 degrees 34 minutes 19 seconds to the left in a Easterly direction 120.31 feet to the point of beginning; being situated in Shelby County, Alabama.

EASEMENT:

Witness

Witness

Witness

Commence at the SW corner of the SW ½ of the NW ½ of Section 36, Township 19 South, Range 3 West, from the West line of said SW ½ of the NW ½ turn an angle to the right of 30 degrees 09 minutes 10 seconds and run in a Northeasterly direction for a distance of 360.7 feet; thence turn an angle to the left, of 03 degrees 42 minutes and run in a Northeasterly direction for a distance of 106.03 feet; thence continue along the last described course for a distance of 75.79 feet; thence turn an angle to the right of 08 degrees 07 minutes and run in a Northeasterly direction for a distance of 24.21 feet; thence turn an angle to the right of 95 degrees 00 minutes 18 seconds and run in a Southeasterly direction for a distance of 261.7 feet to the point of beginning; thence continue along the last stated course for a distance of 17.21 feet; thence turn an angle to the right of 119 degrees 19 minutes 42 seconds and run in a Southwesterly direction for a distance of 157.31 feet; thence turn an angle to the right of 72 degrees 47 minutes 50 seconds and run in a Northwesterly direction for a distance of 15.70 feet; thence turn an angle to the right of 107 degrees 12minutes 10 seconds and run in a Northeasterly direction for a distance of 153.52 feet to the Point of Beginning.

ADDENDUM TO SALES CONTRACT	
Date 3 25 0499	55
This addendum is a part of the agreement on the property loc and dated between the undersigned purchase	ated at 3433 Undual Deser and the undersigned seller.
Purchaser is ama issue on title and	le of lasement that it is not to
Purchaser accepts	Mille W lasemen
isale on-us.	
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Putobaser C. M.	Witness
	AA 1011C22
Seller	Witness
SCIRCI	Williess
Seller	Seller Mullan Willian
	Federal Home Loan Mortgage Corporation

Dated ____