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TO THE THE PROPERTY OF THE PRO

	STATE OF ALABAMA
(COUNTY OF Shelby
ı	KNOW ALL MEN BY THESE PRESENTS that <u>First Capital Mortgage Corporation</u> (THE "TRANSFEROR", WHETHER ONE OR MORE) for and in consideration of the sum of
	Seventeen Thousand Five Hundred Twenty-Five and 38/100ths
	(\$17.525.38) paid to the Transferor by ALTUS BANK, A FEDERAL SAVINGS BANK (the "Transferee") the receipt of which is hereby acknowledged, does hereby TRANSFER, SET OVER AND ASSIGN unto the Transferee, that certain Promissory Note for
	Seventeen Thousand Forty-One and 02/100ths (\$17,041.02)
	dated October 5, 1990 made by FRANK KEITH and MARY KEITH
	being
	payable to First Capital Mortgage Corporation or order.
	AND, for the same consideration, the transferor does hereby TRANSFER, SET OVER AND ASSIGN unto the Transferse that certain mortgage (the "Lien")
	from FRANK KEITH and MARY KEITH to First Capital Mortgage Corporation
	dated the 5 day of October ,1990 , recorded in Real Property
	Book 3/3 , Page 405 of the records in the office of the Judge of
	Probate Court, Shelby County, Alabama, which secures the payment
	of the aforesaid note.
	AND, the Transferor does hereby REMISE, RELEASE AND QUITCLARM unto the
	Transferee all of the right, title and interest of the Transferor in and to the
	premises and property designated in the Llen, it being the intention of the
	undersigned to transfer to the Transferee the said debt and the note which evidences
	the same and said security therefor.
	AND, the Transferor represents and warrants to the Transferee that (I) the Lien
\equiv	has not been amended, (II) that there have been no defaults under the lien, (III)
್ರ ಈ	that the transferor has made no prior assignments of the Lien (IV) that the
三	Transferor has good and lawful right to assign the same, (V) that there are no
~ <u>~</u>	Transferor has good and lawful right to assign the same, (V) that there are no liens superior to the Lien except: (X) None or ()
· ~ ~	trom
C	the Transferor warrants the unpaid balance on such debt to be no more than
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, §	the Federal Consumer Credit Protection Act and by the regulations of the Board
_	of Governors promulgated pursuant thereto have been properly made and given in
	regard to the Lien and (VII) that all other laws, rules and regulations applicable
	to the Lien have been fully and faithfully complied with.
	The Transferor hereby warrants the unpaid balance of said note to be not less
	than \$_17.041.02
	IN WITNESS WHEREOF, the Transferor has executed this assignment, and set the
	Transferor's hand and seal on this 5 day of October 1990.
	STATE OF ALA. SHELBY CO. FIRST CAPITAL MORTGAGE CORPORATION
	I CERTIFY THIS INSTRUMENT WAS FILED INSTRUMENT WAS FILED INSTRUMENT WAS FILED
	90 OCT 1 AM 9: 22 By: Its: Vice President
	STATE OF ALABAMA
	COUNTY OF Jefferson America PROBATE
	I, the undersigned, a Notary Public in and for said County in said State, hereby
	certify that Philip L. King whose name as Vice President
	of First Capital Mortgage Corporation is signed to the foregoing
	instrument and who is known to me, acknowledge before me on this day, that being
	informed of the contents of the conveyance, he in his capacity as such officer
	executed the same voluntarily on the day the same bears date, with full authority
	for and as the act of said corporation.
	Given under my hand and seal this the day of October ,1990 .
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	$\Delta M_{\rm ind}$ $\Delta M_{\rm ind}$
	NOTARY PUBLIC
	Cambrége Title Hy commission expires: 16/14/90
	Campage ,