SUBORDINATION AGREEMENT

This Agreement made this date by and between Colonial Mortgage Company (herein called First Party), and Liberty Mortgage Corporation (herein called Second Party).

Whereas, First Party is the owner and holder of that certain mortgage recorded in Real 386, Page 740, in the Probate Office of Shelby County, Alabama, which mortgage encumbers the property described as follows:

Whereas, Second Party, on FACTON 1940, made a mortgage loan to Jack L. Goertz and wife, Susan S. Coertz in the amount of \$20,000.00 secured by a mortgage on the above property, and;

Whereas, the Second Party will not make the said loan unless the First Party subordinates its mortgage to that mortgage to the Second Party

Now therefore in consideration of One Dollar and other good and valuable consideration, the Parties hereto agree as follows:

The First Party, Colonial Mortgage Company, consents and agrees that the lien of its mortgage recorded in Real () (), page () () is and shall continue to be, subject and subordinate in lien to the lien of the mortgage being made to the Second Party, Liberty Mortgage Corporation which mortgage is recorded in Volume , page in the said Probate Office.

Done this 18th day of February , 1992.

COLONIAL MORTGAGE COMPANY

x. Malus H

BRANCH SUPERVISOR

STATE OF ALABAMA COUNTY OF JEFFERSON

Given under my hand and official seal, this the 1841 day of February , 1992.

CAR HEALA SHEEM IO T CERTIFY THIS SCHEEMENT WAS FILLE

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JOHGE OF PROBATE

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(SEAL)

Expiration date: QV. 14,1994

1. i)eed Tax	\$
2 Mig lax	\$
3 Recording Fee	<u>\$ 24.870</u>
4. hodexing Fee	<u> </u>
5 No Tax Fee	\$
S. Cartified Fee	<u>\$/:@Q</u>
	

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