WHEN RECORDED MAIL TO

EXPRESS AMERICA MORTGAGE CORPORATION P.Q. Box 60610 Phoenix, AZ 85082-0610

Inst # 1993-33561

10/27/1993-33561 09:09 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE

Ln. No.

6725742

SPACE ABOVE THIS LINE FOR RECORDER'S USE

SPECIAL LIMITED IRREVOCABLE POWER OF ATTORNEY

Knowthat Alabama H	ome Mortgage
(comporation/partnership/sole proprietor ("Principal"), does hereby make, const	ship) with its principal offices at 1208 17th Street South, B ham, AL litute and appoint EXPRESS AMERICA MORTGAGE CORPORATION, an Arizona inda Street, Scottsdale, AZ 85258 ("EXPRESS AMERICA"), for Principal's benefit and
in Principal's name, place and stead, P	rincipal's true and lawful attorney-in-fact:
609 Oak Glen Dr	and deliver to EXPRESS AMERICA (1) the promissory note (hereinafter the yable to the order of Principal, relating to the property at ive. Birmingham, aL 35244
that is now or is hereafter in the posse dated8-3, 199_3 and	ssion of EXPRESS AMERICA as contemplated by the Loan Brokerage Agreement
AMERICA, (2) any beneficial or mortgage in mortgage in mortgages, deeds of trust, security in Promissory Note ("Mortgage Rights") at	reement") both of which are currently in effect between Principal and EXPRESS gee's interest, or assignment thereof, and any and all other rights and interests, under agreements and other instruments evidencing, making or granting security for the nd (3) all other documents evidencing, memorializing or otherwise relating to payee's loan evidenced by the Promissory Note ("Documents").
evalores illa lotéBoiuB bometa 92 inilà 9	PRESS AMERICA full authority to act in any mahner both proper and necessary to a Principal might or could do and perform by itself. EXPRESS AMERICA agrees that reunder only through an officer of EXPRESS AMERICA.
and Documents) were, as contemplated and Documents) were, as contemplated Principal being denominated the origina of trust or mortgage securing payment of trust or mortgage securing payment of toan, Principal and EXPRESS AMERICA granted herein and that Principal does to Attorney or any of the powers conferred.	AICA hereby acknowledge and agree that EXPRESS AMERICA has an interest in the bin, in that the loan evidenced by the Promissory Note (and the related Mortgage Rights by the Loan Brokerage Agreement, originated and closed in the name of Principal with I payee on the Promissory Note and the original beneficiary or mortgages on the deed of the Promissory Note, and immediately upon and concurrently with the closing of the Ado hereby agree that EXPRESS AMERICA is hereby vested irrevocably with the power hereby forever renounce all right to revoke this Special Limited Irrevocable Power of upon EXPRESS AMERICA hereby or to appoint any other person to execute the said right to do any of the acts which EXPRESS AMERICA is authorized to perform by this
power, Principal hereby declares any suc	erhereby conferred upon EXPRESS AMERICA, Principal shall have become bankrupt, itated, or have died, and EXPRESS AMERICA shall have thereafter exercised such that acts performed by EXPRESS AMERICA pursuant to this power binding and effective to been had such bankruptcy, dissolution, liquidation, disability, incapacity or death of
Executed on 9/29	199_3, at11:00_a.m
	PRINCIPAL:
	By: Malcolm McLeod
	lts: Vice President
Corporations, Partnerships or Individual State of ALABAMA ss: County of JEFFERSON L. Koni Rene' Hulse certify that Malcolm McLeod cersonally and did acknowledge that he the purposes therein named and express	A Notary Public residing in the county and state aforesaid, do who is personally known to me this day appeared before me did sign, seal and deliver the foregoing instrument of his own tree will and accord for
In witness whereof, I have here	unto set my hand and official sea!, this 29th day of September 1993.
	Br: pan pano grissor
-	My commission expires: 04/13/94