

WHEN RECORDED MAIL TO

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

Inst # 1993-39875

12/13/1993-39875
O1:39 PM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
001 NJS 0.50

Ln. No.

6741205

SPACE ABOVE THIS LINE FOR RECORDER'S USE

SPECIAL LIMITED IRREVOCATIVE POWER OF ATTORNEY	
KnowthatAlabama Hom	ne Mortgage
(corporation/partnership/sole proprietorship/sole proprietorship/s	ip) with its principal offices at 1208 17th Street South, B'ham, AL te and appoint EXPRESS AMERICA MORTGAGE CORPORATION, an Arizona is Street, Scottsdale, AZ 85258 ("EXPRESS AMERICA") for Principal's harafflord
2236 Richmond Lan	nd deliver to EXPRESS AMERICA (1) the promissory note (hereinalter the ble to the order of Principal, relating to the property at e, Pelham, AL 38124
(collectively, the "Loan Brokerage Agree AMERICA, (2) any beneficial or mortgages all mortgages, deeds of trust, security ag Promissory Note ("Mortgage Rights") and	ion of EXPRESS AMERICA as contemplated by the Loan Brokerage Agreement ated 8-3,1993 ment") both of which are currently in effect between Principal and EXPRESS o's interest, or assignment thereof, and any and all other rights and interests, under greements and other instruments evidencing, making or granting security for the (3) all other documents evidencing, memorializing or otherwise relating to payee's an evidenced by the Promissory Note ("Documents").
everyise the intelloing howers as Inth 93 i	ESS AMERICA full authority to act in any mahmer both proper and necessary to Principal might or could do and perform by itself. EXPRESS AMERICA agrees that under only through an officer of EXPRESS AMERICA.
and Documents) were, as contemplated by Principal being denominated the original proof trust or mortgage securing payment of the loan, Principal and EXPRESS AMERICA degranted herein and that Principal does he Attorney or any of the powers conterred up	A hereby acknowledge and agree that EXPRESS AMERICA has an interest in the , in that the loan evidenced by the Promissory Note (and the related Mortgage Rights y the Loan Brokerage Agreement, originated and closed in the name of Principal with ayee on the Promissory Note and the original beneficiary or mortgages on the deed he Promissory Note, and immediately upon and concurrently with the closing of the presence that EXPRESS AMERICA is hereby vested irrevocably with the power reby forever renounce all right to revoke this Special Limited Irrevocable Power of son EXPRESS AMERICA hereby or to appoint any other person to execute the said lift to do any of the acts which EXPRESS AMERICA is authorized to perform by this
power, Principal hereby declares any such	hereby conferred upon EXPRESS AMERICA, Principal shall have become bankrupt, ited, or have died, and EXPRESS AMERICA shall have thereafter exercised such acts performed by EXPRESS AMERICA pursuant to this power binding and effective been had such bankruptcy, dissolution, liquidation, disability, incapacity or death of
Executed on 11/8 , 19	99_3_at1:00 p.m
	PRINCIPAL:
i	By: Malcolm McLeod
· .	ts: Vice President
Corporations, Partnerships or Individuals State of ALABAMA ss; County of TEFFERSON I, Koni Rene' Hulsey certify that Malcolm McLeod personally and did acknowledge that he did the purposes therein named and expresse	who is personally known to me this day appeared before me disign, seal and deliver the foregoing instrument of his own tree will and accord for
In witness whereof, I have hereun	nto set my hand and official scal, the set my hand and official scale, the set my hand and official scal
	By:
	My commission explies: 04/13/94