WHEN RECORDED MAIL TO:
EXPRESS AMERICA MORTGAGE CORPORATION
9060 East Via Linda Street
Scottsdale, Arizona 65258-5416

Inst # 1994-07850

03/10/1994-07850 11:48 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 001 NCD 8,50

In. No. 6763694

SPACE ABOVE THIS LINE FOR RECORDER'S USE

SPECIAL LIMITED IRREVOCABLE POWER OF ATTORNEY	
Knowlhat Pirst Capital Mortgage Corporation Chase Corporate Center II, Suite 90 ,a	
(corporation/partnership/sole proprietorship) with its principal offices at <u>Birmingham</u> , AL 35244 ("Principal"), does hereby make, constitute and appoint EXPRESS AMERICA MORTGAGE CORPORATION, an Arizona corporation with offices at 9060 E. Via Linda Street, Scottsdale, AZ 65268 ("EXPRESS AMERICA"), for Principal's benefit and in Principal's name, place and stead, Principal's true and lawful attorney-in-fact:	
To execute, endorse, assign and deliver to EXPRESS AMERICA (1) the promissory note (hereinafter the "Promissory Note") made payable to the order of Principal, relating to the property at Petham, AL 35124	
that is now or is hereafter in the possession of EXPRESS AMERICA as contemplated by the Loan Brokerage Agreement that is now or is hereafter in the possession of EXPRESS AMERICA as contemplated by the Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, 199 3, and the supplement to Loan Brokerage Agreement dated August 6, and Experience and	
(collectively, the "Loan Brokerage Agreement") both of which are currently in effect between Principal and EXPRESS (collectively, the "Loan Brokerage Agreement") both of which are currently in effect between Principal and EXPRESS (AMERICA, (2) any beneficial or mortgages's interest, or assignment thereof, and any and all other rights and interests, under all mortgages, deeds of trust, security agreements and other instruments evidencing, making or granting security for the Promissory Note ("Mortgage Rights") and (3) all other documents evidencing, memorializing or otherwise relating to payee's obligee's or mortgagee's interest in the loan evidenced by the Promissory Note ("Documents").	
Principal hereby grants to EXPRESS AMERICA full authority to act in any manner both proper and necessary to exercise the foregoing powers as fully as Principal might or could do and perform by itself. EXPRESS AMERICA agrees that it shall exercise the power granted it hereunder only through an officer of EXPRESS AMERICA.	
Principal and EXPRESS AMERICA hereby acknowledge and agree that EXPRESS AMERICA has an interest in the subject malter of the power granted herein, in that the loan evidenced by the Promissory Note (and the related Mortgage Rights and Documents) were, as contemplated by the Loan Brokerage Agreement, originated and closed in the name of Principal with Principal being denominated the original payee on the Promissory Note and the original beneficiary or mortgages on the deed of trust or mortgage securing payment of the Promissory Note, and immediately upon and concurrently with the closing of the loan, Principal and EXPRESS AMERICA do hereby agree that EXPRESS AMERICA is hereby vested irrevocably with the power granted herein and that Principal does hereby forever renounce all right to revoke this Special Limited Irrevocable Power of Attorney or any of the powers conferred upon EXPRESS AMERICA hereby or to appoint any other person to execute the sale power and Principal also renounces all right to do any of the acts which EXPRESS AMERICA is authorized to perform by this power.	i f f
if prior to the exercise of the power hereby conferred upon EXPRESS AMERICA, Principal shall have become bankrup dissolved, liquidated, disabled, incapacitated, or have died, and EXPRESS AMERICA shall have thereafter exercised such power, Principal hereby declares any such acts performed by EXPRESS AMERICA pursuant to this power binding and effective in the same manner that they would have been had such bankruptcy, dissolution, liquidation, disability, incapacity or death principal not have occurred.	/8
Executed on March 4 , 199 4 , at Birmingham, Alabama	
PRINCIPAL: FIRST CAPITAL MORTGAGE CORPORATION	
By: Dress Maske.	
lts: <u>Vice President</u>	
Corporation and Partnership	
State of Alabama State of Alabama County of Jefferson I, the undersigned, a Notary In and for said county in said state, hereby certify that Gregg Maske of First Capital a corporation/partnership, is signed to the foregoing instrument, and who is known to necknowledged before me on this day that, being informed of the contents of said instrument, he, as such officer/partnership, with full authority, executed the same voluntarity for and as the act of said corporation/partnership.	
Given under my hand this 4th day of March . A.D. 1994	
Ev: Janela Resteriek	

Page 1 of 2