rerecord to have mortgage recorded information RE-RERECORD TO ADD CORRECT RECORDING INFORMATION OF MORTGAGE.

## REAL ESTATE LIEN ASSIGNMENT

STATE OF ALABAMA	
COUNTY OF JEFFERSON	1

OUNTION TENEDON ,	क्र
KNOW ALL MEN BY THESE PRESENTS THAT BRENTWOOD PROPERTIES, INC. D/B/A	*
KNOW ALL MEN BY THESE PRESENTS THAT DIRECTOR,") for and in consideration RENTWOOD MORTGAGE COMPANY (herein referred to as the "Transferor,") for and in consideration (RENTWOOD MORTGAGE COMPANY FIGHT THOUSAND AND 00/100(\$ 128,000.00)	ų.
A ANTE UITAILUNII TURKIT F.I.(10) I INCODENTA TO THE TOTAL TO THE TOTAL	, C
aid to the Transferor by	<b>[.</b> }–4
herein referred to as the "Transferee"), the receipt of which is not certain Promissory Note for	
NE HUNDRED TWENTY EIGHT THOUSAND AND 00/100 (\$ 128,000.00 ) dated	
NE HUNDRED TWENTY EIGHT THOUSAND AND OUTTOO  ARCH 5  , 1998, made by PAUL H. SAEGER AND DEBORAH D. SAEGER  ARCH 5  DEBORAH D. SAEGER  ARCH 5  OUTTOO	
ARCH 5 , 1998 , made by PAUL H. SALOUR MAD DO MORTGAGE COMPANY or being payable to BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD MORTGAGE COMPANY or	
order without recourse.	
AND, for the same consideration, the Transferor does hereby transfer, set over and assign unto	
AND, for the same consideration, the Transferon PAUL H. SAEGER AND the Transferee that certain mortgage (the "Lien") from PAUL H. SAEGER AND to BRENTWOOD PROPERTIES, INC.	
TO AN LIE TO CARIND	
	<b>.</b> Ø
recorded in 1998-0900 14003, or the records in the aforesaid note.	30
	13
AND, the Transferor does hereby REMISE, RELEASE and QUITCLAIM unto the Transferee all of	(") .
	9
the right, title and interest of the Transferor in and to the prefitises and property debt and the note which it being the intention of the undersigned to transfer to the Transferee the said debt and the note which	66
evidences the same and said security therefor.	-7-1
gyiggices the same and same seems.	#
AND, the Transferor represents and warrants to the Transferee that (1) the Lien has not been	4.
AND, the Transferor represents and warrants to the transferor that the Transferor has made po prior amended, (II) that there have been no defaults under the lien, (III) that the Transferor has good and lawful right to assign the same (IV) that	٧1 د
TO A	<del></del>
there are no liens superior to the Lien except. (A) None of ( )	
to, (VIETNat all Transferor warrants the unpaid balance on such debt to be no more than \$, (VIETNat all Transferor warrants the unpaid balance on such debt to be no more than \$, (VIETNat all Transferor warrants the unpaid by the Federal Consumer Credit Protection Act and by the regulations	_
Transferor warrants the unpaid balance on such debt to be no more than and by the regulations disclosures and notices required by the Federal Consumer Credit Protection Act and by the regulations disclosures and notices required by the Federal Consumer Credit Protection Act and by the regulations	
disclosures and notices required by the Federal Consumer Credit Protection, and given in regard of the Board of Governors promulgated pursuant thereto have been properly made and given in regard of the Board of Governors promulgated pursuant thereto have been properly made and given in regard of the Board of Governors promulgated pursuant thereto have been properly made and given in regard of the Board of Governors promulgated pursuant thereto have been properly made and given in regard	
of the Board of Governors promulgated pursuant thereto have been proposed. Lien as well as the terms to the Lien and, (VII) that all other laws, rules and regulations applicable to the Lien as well as the terms to the Lien and, (VIII) that all other laws, rules and regulations applicable to the Lien as well as the terms	
to the Lien and, (VII) that all other laws, rules and regulations applicable to the Lien and, (VII) that all other laws, rules and regulations applicable to the Lien and, (VIII) that all other laws, rules and regulations applicable to the Lien and, (VIII) that all other laws, rules and regulations applicable to the Lien and, (VIII) that all other laws, rules and regulations applicable to the Lien and, (VIII) that all other laws, rules and regulations applicable to the Lien and, (VIII) that all other laws, rules and regulations applicable to the Lien and, (VIII) that all other laws, rules and regulations applicable to the Lien and, (VIII) that all other laws, rules and regulations applicable to the Lien and, (VIII) that all other laws, rules and regulations applicable to the Lien and, (VIII) that all other laws, rules and regulations applicable to the Lien and (VIII) that all other laws, rules and regulations applicable to the Lien and (VIII) that all other laws, rules and regulations applicable to the Lien and (VIII) that all other laws, rules and regulations applicable to the Lien and (VIII) that all other laws, rules and regulations applicable to the Lien and (VIII) that all other laws, rules and regulations applicable to the laws and regulations applicable to the laws and regulations are laws and regulations are laws.	
complied with.	
The Transferor hereby warrants the unpaid balance of said note to be not less than\$ 128,000.00	
and set the Transferor's hand	
and seal on this theSTH_ day ofMARCH, 199_8	a
and seal on this the out of	l
BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD	L E G
MORTGAGE COMPANY	
BY: Civily a. Clanney in	( ) ( ) ( ) ( ) ( ) ( )
BY: Coccident	<u>0</u> 2 2 8
ils Flesident (	54 工艺集
στ Φ	*/4 *
State of Alabama )	7/14 7/14 3/13/13/13/13/13/13/13/13/13/13/13/13/13
County of Jefferson )	との重
the undersigned, a Notary Public in and for said County in said State, hereby certify that Avery A	
I, the undersigned, a Notary Public in and for said County in said State, hereby 50/8/A BRENTWOOD ROPERTIES, INC. D/B/A BRENTWOOD Clenney, whose name as its President of BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD Clenney, whose name as its President of BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD Clenney, whose name as its President of BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD Clenney, whose name as its President of BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD Clenney, whose name as its President of BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD Clenney, whose name as its President of BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD Clenney, whose name as its President of BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD Clenney, whose name as its President of BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD Clenney, whose name as its President of BRENTWOOD PROPERTIES.	
Clenney, whose name as its President of BRENTWOOD PROFERING, its way who is knowing to me MORTGAGE COMPANY, a corporation, is signed to the foregoing instrument and who is knowing to me MORTGAGE COMPANY, a corporation, is signed to the foregoing instrument of the conveyance, he in his	., S
MORTGAGE COMPANY, a corporation, is signed to the foregoing institution to the conveyance, he in his acknowledge before me on this day, that being informed of the contents of the conveyance, he in his acknowledge before me on this day, that being informed of the contents of the conveyance, he in his acknowledge before me on this day, that being informed of the contents of the conveyance, he in his acknowledge before me on this day, that being informed of the contents of the conveyance, he in his acknowledge before me on this day, that being informed of the contents of the conveyance, he in his	11
canacity as such officer executed the same voluments	
authority for and as the act of said corporation.	
Given under my hand and seal on this the <u>5TH</u> day of <u>MARCH</u> , 1998.	•
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1 Lanna (Mulhaue	<u>,</u>
08/07/498651F1ED	
10:12 Protate Public Property 10/31/99	
SUETEL POSITION OF THE PARTY OF	
This instrument was prepared by: Larry R. Newman, Attorney at Law	

This instrument was prepared by: Larry R. Newman, Attorney at Law 3141 Lorna Road, Suite 202 Birmingham, Alabama 35216

CONTRONS DE PROBATE

12:39 FM CERTIFIED

SHELBY COUNTY SUDGE OF PROBATE

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