REAL BOTATE LIEN ASSIGNMENT

STATE OF ALABAMA COUNTY OF JEFFERSON

IGNOW ALL, MEN BY THESE PRESENTS THAT BRENTWOOD PROPERTIES, INC. D/B/A BRENTWOOD MORTGAGE COMPANY (herein referred to as the "Transferor," whether one or more) for and in consideration of the sum of Two Hundred Seventy Pive Thousand and One Hundred and Net180 Dollare (\$275,100.00) paid to the Transferor by UNION PLANTERS BANK PMAC, INC. (herein referred to as the "Transferoe"), the receipt of which is hereby asknowledged, does hereby transfer, set over, and assign unto the Transferoe that certain Promiseory Note for Two Hundred Seventy Five Thousand and One Hundred and Not100 Dollare (\$275,100.00) dated January 18, 1988 made by Seyed M. Mohammadi and Fataneh Faselhnia 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 sesign unto the Transferoe that certain mortgage (the "Lien") from Seyed M. Mohammadi and Fetzneh Feedhnia, dated January 18, 1988, and recorded in $\underline{-1999}$, page $\underline{02946}$ of the records in the Office of the Judge of Probate of Shelby County, Alebama, which secures the payment of the aforesaid note.

AND, the Transferor does hereby REMISE, RELEASE and QUITCLAIM unto the Transferse all of the right, title and interest of the Transferor in and to the premises and property designated in the Lien, it being the intention of the undersigned to transfer to the Transferse the said debt and the note which evidences the same and said security therefor.

AND, the Transferor represents been amended, (II) that there have been made no prior assignments of the Non, the same, (V) that there are no lione supposed.	n no defaults under the il (IV) that the Transferor h perfor to the Lien except:	on, (W) that the Transfer see good and lawful right : (X) None or ()	or has to seeign
warrants the unpaid belance on such dand notices required by the Federal Co. Board of Governors promulgated purse to the Lien and, (VII) that all other laws terms of the Agreement on the part of the falthfully compiled with.	meumer Credit Protection went thereto have been po , rules and regulations a	: Act and by the regulation repetation in the community made and given it is the Lien as v	one of the In regard veli se the
The Transferor hereby warrants the unp	paid balance of sald note	to be not less then \$275	,100.00.
IN WITNESS WHEREOF, the Transferor hand and seel on this the19th d			feror's
BRENTWOOD PROPERT	TIES, INC. DIS/A BRENTY	^ -	
	Rull Rull	Of Cell	- 1

State of Alebame County of Jefferson

I, the undersigned, a Notary Public in and for said County in said State, hereby certify that Richard P. Sexton, Jr. whose name as Vice-Problemt, BRENTWOOD PROPERTIES, INC. D/S/A BRENTWOOD MORTGAGE COMPANY a sorporation, is signed to the foregoing instrument and who is known to me, asknowledge before me on this day, that being informed of the contents of the conveyance, he in his capacity as such officer executed the same voluntarily on the day the same bears date, with full authority for and se the sot of said corporation.

Given under my hand and seel on this the 19th day of _____ January_____ 1999.

Notary Public

My commission expires

This instrument was propered by:

4006 WEE

Inst # 1999-02947

D1/22/1999-D2947
D8:20 AM CERTIFIED
SHELBY COUNTY JUNCE OF PROBATE
001 CRH 8.50