

REAL ESTATE LIEN ASSIGNMENT

State of Alabama County of SHELBY

Know all men by these presents that MUTUAL SAVINGS CREDIT UNION (The "Transferor," Whether one or More) for and in consideration of the sum of one hundred fifteen thousand and 00/100 (\$115,000.00) paid to the transferor by New South Federal Savings Bank (The "Transferee") the receipt of which is hereby acknowledged, does hereby transfer, set over and assign unto the Transferee, that certain Promissory Note for one hundred fifteen thousand and 00/100 (\$115,000.00) dated 08/16/2004 made by BOBBY JEAN COHILL being payable to MUTUAL SAVINGS CREDIT UNION or order without recourse, but subject to the terms and conditions of that certain Loan Purchase Agreement, dated 04/27/2004 between transferor and transferee (The "Agreement").

And, for the same consideration, the Transferor does hereby transfer, set over, and assign unto the Transferee that certain Mortgage (The "Lien") from BOBBY JEAN COHILL, JACKSON COHILL JR Wife and Husband to MUTUAL SAVINGS CREDIT UNION dated 08/16/2004, recorded in Office of Judge of Probate Court, SHELBY, Alabama which secures the payment of the aforesaid note.

And, the Transferor does hereby remise, release and quitclaim unto the transferee all of the rights, 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 transferee the said debt and the note which evidences the same and said Security therefor.

And, the Transferor represents and warrants to the Transferee that (I) the lien has not been amended, (II) that there have been no defaults under the lien, (III) that the transferor has made no prior assignments of the lien, (IV) that the Transferor has good and lawful right to assign the same, (V) that there are no liens superior to the lien except:

none or

MUTUAL SAVINGS CREDIT UNION

Type / Print Name: Samue

From BOBBY JEAN COHILL, JACKSON COHILL JR Wife and Husband to which the Transferor warrants the unpaid balance on such debt to be no more than 0.00. (VI) that all disclosures and notices required by the Federal Consumer Credit Protection Act and by the Regulations of the Board of Governors Promulgated pursuant thereto have been properly made and given in regard to the lien and (VII) that all other Laws, Rules and Regulations applicable to the lien, as well as the Terms of the Agreement on the part of the Transferor to have performed, have been fully and faithfully complied with.
The Transferor hereby warrants the unnaid halance of said note to be not less than \$115,000,00. In

The Transferor hereby warrants the unpaid balance of said note to be not less than \$115,000.00. In Witness Whereof, the Transferor has executed this Assignment, and set the Transferor's hand and seal on August 17, 2004.

State of Alabama County of SHELBY	Its: Dir. of Real 55tz te Landing
Signed, Sealed, and Delivered in the Present	Witness
whose name as signed to the foregoing Instrument and who that being informed of the contents of the Co	r said County in said State, hereby certify that some P Clement of Muter Sering Credit (2000) is is known to me, acknowledge before me on this day, onveyance, he/she in his/her capacity as such officer bears the same date, with full authority for and as the

Prepared by: New South Federal Savings Bank 210 Automation Way Birmingham, Al. 35210

Given under my hand and seal this August 17, 2004

Inst# 20040825000477578

My Commission Expires: 3-18-200)

NSF347 12/00 Alabama

Bill