MORTGA)RM				1(640)	<u> </u>
State of Shelby	of Alabama	77& MOR7 7th De	(Entral SI	Tale Ben	R
		MORT	[GAGE	Eleen) Lan	L
THIS IDENT Cha	URE is made and entered into a rles M. Collins a	. 1 * 1 * 1 * 1 * 1 * 1 * 1 * 1 * 1 * 1		19by an	d between	
	led "Mortgagor", whether one o	Control			the	reinafter called
WHEREAS,	Charles M. Col	lins and wife, Eu	lynne H. Co	llins	<u></u>	····
is (are) justly in	delyted to the Mortagee in the p	11(K)(Pa) 50(t) (//		lars and no/l		
GORGES (#	60,000.00) as eviden ordance with its terms, and whice	ced by that certain promiser,	June 5,	1985 which bears in	nterest as provided th	erein, which is
	This loan is due	in various draws	of various	amounts		
renewals there such debt and	REFORE, in consideration of of, or of any part thereof, and a interest thereon, including any pulations herein contained, the Shelby	ill interest payable on all of said extensions and renewals and t	l debt and on any ar he interest thereon, hargain, sell and cor	nd all such extensions ar is hereinafter collectivel nvey unto the Mortgage	nd renewals (the aggre ly called "Debt") and e, the following descr	gare amount of the compliance
ж 011 вы 635	Ommencing at the Section 8, and resection 330 feet with the East both boundary of said corner of said to said the Section 330 feet and also being keeping to the said to said the Section 330 feet with the East both boundary of said to said the Section 330 feet with the East both boundary of said to said the Section 340 feet and also being keeping to said also being to said also b	the SE% of SE% of cunty, Alabama, more with the east along the east along the east along the east of said % - % Section 330 to 1320 feet, more of last the east of	ore particular of the SEA ong the North North Rection; then one of the Northerly re or less that of the	arly described of the SE% of the SE% of the SE% of the boundary of themce Souther 320 feet, more see Westerly along the West Half of West Half of	ed as follows of said said said said said said said said	ilel c th
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tragemer with all the rights, privileges, renements, apportenances and fectures appertanning to the Real Estate, all of which shall be disented Real Estate and shall be conveyed by this mortgage.

IO HAVE AND TO HOLD the Real Estate onto the Mortaget, its successors and assigns forever. The Mortgagor coverants with the Mortgaget that the Mortagor is lawfully secred in fee simple of the Real Estate and have good right to sell and convey the Real Estate as aforesaid; that the Real Estate is free of all anotherwise set to the above, and the Mortgagor will warrant and for you defend the title to the Real Estate up. The Mortgagor, against the lawful claims of all persons.

For the purpose of too her securing the payment of the Debt, the Mortgagor agrees to all pay all raxes, assessments, and other larger taking priority over this case gaze the rematter growth called "Liens"), and if default is made in the payment of the Liens, or any part thereof, the Mortgager, and soption may pay the same Charge priority to the Real fistate continuously insurance, in such matther and with such companies as may be satisfactory to the Mortgager, against lost by fire, varied them, make one may her pay its insurance policy with standard extended coverage endorsement, with loss, if any, payable to the Mortgager, as its interest may appear; such insurance to be in an amount at least equal to the full insurable value of the improvements located on the Real Liene unless the Mortgager agrees in writing that such insurance may be in a lesser amount. The original insurance policy and all replacements therefor must provide that they may not be canceled without the insurer coving at least fifteen days prior written notice of such concellation to the Mortgagee.

The Mortgagor hereby issigns and piedges to the Mortgagee, as further security for the payment of the Debt, such and every policy of hazard insurance now or hereafter in effect which insures said improvements, or any part thereof, together with all the right, title and interest of the Mortgagor in and to each and every such policy, including but not limited to all of the Mortgagor's right, title and interest in and to any premiums paid on such hazard insurance, including all rights to return premiums. If the Mortgagor fails to keep the Real Estate insured as specified above then, in the election of the Mortgagoe and without notice to my person, the Mortgagoe may declare the entire Debt due and payable and this mortgage subject to force lost recording the mortgage may be forcelosure, the Mortgagoe may, but shall not be obligated to, insure the Real Estate for its full insurable value for for such losser amount as the Mortgagoe may wish) against such tisks of loss, for its own benefit, the proceeds from such insurance (less cost of collecting same), if collected, to be credited against the Debt, or, at the election of the Mortgagoe, such proceeds may be used in repairing or reconstructing the improvements located on the Real Estate. All amounts specified to the Mortgagoe, and shall be secured by the lien of this mortgage, and shall bear interest from date of payment by the Mortgagoe until paid at the rate provided in the promissory note or notes referred to hereinabove.

As further security for the payment of the Debt, the Mortgagor hereby assigns and pledges to the Mortgagor the following described property, rights, claims, rents, profits, issues and revenues:

1. all rents, profits, issues, and revenues of the Real Estate from time to time accruing, whether under leases or tenancies now existing or hereafter created, reserving to the Mortgagor, so long as the Mortgagor is not in default hereunder, the right to receive and return such rents, profits, issues and revenues:

2. all judgments, awards of damages and settlements hereafter made resulting from condemnation proceedings or the taking of the Real Estate, or any part thereof, under the power of eminent domain, or for any damage (whether caused by such taking or otherwise) to the Real Estate, or any part thereof, or to any rights appurtenant thereto, including any award for change of grade of streets, and all payments for the voluntary sale of the Real Estate, or any part thereof, in licu of the exercise of the power of eminent domain. The Mortgagee is hereby authorized on behalf of, and in the name of, the Mortgagor to execute and deliver valid acquittances for, and appeal from, any such judgments or awards. The Mortgagee may apply all such sums so received, or any part thereof, after the payment of all the Mortgagee's expenses in connection with any proceeding or transaction described in this subparagraph 2, including court costs and attorneys' fees, on the Debt in such manner as the Mortgagee elects, or, at the Mortgagee's option, the entire amount, or any part thereof, so received may be released or may be used to rebuild, repair or restore any or all of the improvements located on the Real Estate.

The Mortgagor agrees to take good care of the Real Estate and all improvements located thereon and not to commit or permit any waste thereon, and at all times to maintain such improvements in as good condition as they now are, reasonable wear and tear excepted.

Notwithstanding any other provision of this mortgage or the note or notes evidencing the Debt, the Debt shall become immediately due and payable, at the option of the Mortgagee, upon the conveyance of the Real Estate, or any part thereof or any interest therein.

The Mortgagor agrees that no delay or failure of the Mortgagee to exercise any option to declare the Debt due and pavable shall be deemed a waiver of the Mortgagee's right to exercise such option, either as to any past or present default, and it is agreed that no terms or conditions contained in this mortgage may be waived, altered or changed except by a written instrument signed by the Mortgagor and signed on behalf of the Mortgagee by one of its officers.

After default on the part of the Mortgagor, the Mortgagee, upon bill filed or other proper legal proceeding being commenced for the foreclosure of this mort gage, shall be entitled to the appointment by any competent court, without notice to any party, of a receiver for the rents, issues, revenues and profits of the Real Estate, with power to lease and control the Real Estate, and with such other powers as may be deemed necessary.

UPON CONDITION, HOWEVER, that if the Mortgagor pays the Debt (which Debt includes the indebtedness evidenced by the promissory riste of tweereferred to hereinbefore and any and all extensions and tenewals thereof and all interest on said indebtedness and on any and all such extensions and renewals) and reimburses the Mortgagee for any amounts the Mortgagee has paid in payment of Liens or insurance premiums, and interest thereon, and fulfills all of its obligations under this mortgage, this conveyance shall be null and void. But if: (1) any warranty or representation made in this mortgage is breached or proves false in any material respect; (2) default is made in the due performance of any covenant or agreement of the Morteager under this mortgage; (3) default is made in the payment to the Mortgagee of any sum paid by the Mortgagee under the authority of any provision of this mortgage; (4) the Debt, or any part thereof, remains unpaid at maturity; (5) the interest of the Mortgagee in the Real Estate becomes endangered by reason of the enforcement of any prior ben or encumbrance thereon; (6) any statement of here is filed against the Real Estate, or any part thereof, under the statutes of Alabama relating to the liens of mechanics and materialmen (without regard to the existence of nonexistence of the debt or the lien on which such starcing it is based). (It any line is passed imposing or authorizing the imposition of any specific tax upon this mortgage or the Debt or permitting or authorizing the district of any such tax from the principal or interest of the Debt, or by virtue of which any tax, ben or assessment upon the Real Estate shall be charge discuss of the section of the stipulations contained in this mortgage is declared invalid or inoperative by any court of congression constain. or consent to the appointment of a receiver, trustee or liquidator thereof or of the Real Estars or of all receivers and the receiver of the inserts distributed. judicated a bankrupt or insolvent or file a voluntary petition in bankruptey, a Find, or admit at written as the second of the experience of the such More gagor's debts as they come due, (d) make a general assignment for the benefit of creditors, (e) tile a per ratio ment with creditors or taking advantage of any insolvency law, or (0 file an answer admitting the material and 60 file and answer admitting the material and 60 file and 60 fi petition filed against such Mortgagor in any bankruptcy, reorganization or insolvency proceedings, of the be entered by any court of competent jurisdiction, approving a petition seeking liquidation or reorganization of competent jurisdiction, approving a petition seeking liquidation or reorganization. or appointing a receiver, trustee or liquidator of any Mortgagor or of the Real Estate or of all or a substituting a section of the respective of the section of the Real Estate or of all or a substituting a section of the section o happening of any one or more of said events, at the option of the Mortgagee, the unpaid balance of the Down and the first of the said as a left mortgage shall be subject to foreclosure and may be foreclosed as now provided by law in case of part dates of a contract of the Margage of all the subject to foreclosure and may be foreclosed as now provided by law in case of part dates of a contract of the Margage of all the subject to foreclosure and may be foreclosed as now provided by law in case of part dates of a contract of the Margage of all the subject to foreclosure and may be foreclosed as now provided by law in case of part dates of a contract of the Margage of all the subject to foreclosure and may be foreclosed as now provided by law in case of part dates. take possession of the Real Estate and, after giving at least twenty-one days notice of the time. The country of the Real Estate and, after giving at least twenty-one days notice of the time. secutive weeks in some newspaper published in the county in which the Real Estate is located, in sell-the Real Estate is located, in sell-the Real Estate is located, in sell-the Real Estate is located. counts on public outers, to the highest bidder for cash, and to apply the proceeds of said sale in tollow. Error other species is the error of a decreased and conveying the Real Estate and foreclosing this mortgage, including a reasonable attorneys' fee; second, to the parameter are account that have been spent, or that a may then be necessary to spend, in paying insurance premiums, Liens or other encumbrances, with interest daying third, to the paying in tall of the balance of the Deby, whether the same shall or shall not have fully matured at the date of said sale, has no interest shall be collected beyond the day of sale, and, fourth, the balance, if any, to be paid to the party or parties appearing of record to be the owner of the Real I case at the time of the sale, after deducting the cost of ascertaining who is such owner. The Mortgagor agrees that the Mortgagee may bid at any sale had made the terms of this mortgage ar. I may purchase the Real Estate if the highest bidder therefor. At the foreclosure sale the Real Estate may be offered for about old and whole without first offering it in any other mantier or it may be offered for sale and sold in any other manner the Mortgagee may elect.

The Mortgager agrees to pay all costs, including reasonable attorneys' fees, incurred by the Mortgager in collecting or securing or attempting to collect or secure the Debt, or any part thereof, or in defending or attempting to defend the praority of the mortgage against any hen or encurst rance on the Real Estate, unless this mortgage is herein expressly made subject to any such lien or encumbrance; and/or all costs incurred in the foreclosure of this mortgage, either under the power of sales, ontained herein, or by virtue of the decree of any court of competent providence. The tall amount of such coars incurred by the Mortgager shall be a part of the Debt and shall be secured by this mortgage. The nurchaser at any use health shall be under two bligation to see to the proper application of the purchase money. In the event of a sale hereunder, the Mortgager, or the owner of the Debt and mortgage, or auctioners, shall execute to the purchaser, for and in the name of the Mortgagor, a starutory warranty deed to the Real Estate.

Plural or singular words used herein to designate the undersigned shall be construed to refer to the maker or makers of this morphie, whether one or more natural persons, corporations, associations, partnerships or other entities. All covernors and agreements herein make by the under good shall bind the hers, personal representatives; successors and assigns of the undersigned, and every option, right and privilege become reserved or secured to the Morrgagee, shall make to the benefit of the Morrgagee's successors and assigns.

In witness whereof, the undersigned Morigagor has thevel executed the in trime or on the date first written deve-

Charles III. Collins

ACKNOWLEDGEMENT FOR INDIVIDUAL(S)
State of Alabama
Shelby County }
I, the undersigned authority, a Notary Public, in and for said county in said state, hereby certify that
whose name(s) is (are) signed to the foregoing instrument, and who is (are) known to me, acknowledged before me on this day that, being informed of the contents of said instrument, he excuted the same voluntarily on the day the same bears date.
Given under my hand and official seal this7th _{day of} Dec.
Eleeun dens
STATE CENTIFY THIS LED Notary Public INSTRUMENT WAS LED My commission expires:
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1984 DEC 14 ""
NOTARY MUST AFFIX SEAL
ACKNOWLEDGEMENT FOR CORPORATION
ACRIO WELDGEMENT FOR CONTOUNTION
State of Alabama
County }
I, the undersigned authority, a Notary Public, in and for said county in said state, hereby certify that, a
corporation, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of said instrument,he as such officer, and with full authority, executed the same voluntarily for and as the act of said corporation.
Given under my hand and official seal this day of, 19
RECORDING FEES
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Mineral Tax Recording Fee 750 NOTARY MUST AFFIX SEAL
Index Fee 100
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