HIS INSTRUMENT PREPARED BY:

lamo: Iddreso: Phillips and Languer

100 Vestavia Office Park, Suite 200
Birelnobes, Alabama 35216

.. : '

CRIGAGE

SHELIBY COUNTY >

Donna B.

know all were an interest presents, that whereas the undersigned Richard J. Gilmore and wife Gilmore to the sum of Fifty-five thousand sellers (\$ 55,000 on) evidenced by promiseory note accounted to 28, 2000 and thereas it is desired by the undersigned to secure the prompt payment of said indebtedness with interest when the same fails due,

now themselves, in consideration of the said indebtedness, and to secure the prompt payment of the same at maturity, the indersigned, RICHARC J. GIIMOIE and wife Donna do, or does, hereby grant, bargain, sell and convey unto the said Daniel Thomas B. GIIMOIE (hereinafter called Nortgages) the following described real property situated in SIGIDY County, Alabama, to-wit:

Lot 50, according to the Survey of Southern Pines, 5th Sector, as recorded in Map Book 9, Page 106, in the Probate Office of Shelby County, Alabama

This Mortgage has been prepared without a title search or title opinion.

Rick Gilmore, Richard Gilmore are one in the same as Richard J. Gilmore.

Bonna Gilmore is one in the same as Donna B. Gilmore.

Inst # 2000-07173

03/07/2000-07173 09:59 AM CERTIFIED SELW CURTY JUST THEMTE SEL WIS SELS

Said property is warranted free from all incumbrances and against any adverse claims.

TO HAVE AND TO MOLD the shave granted premises unto the said Mortgages forever; and for the purpose of further securing the payment of said indebtedness, the undersigned, agrees to pay mit tenses, or assessments, when tagally imposed upon said premises, and should default be made in the payment of same; said Mortgages has the option of paying off the same; and to further secure said indebtedness, the undersigned agrees to keep the improvements on said real actate insured against loss or demage by fire, lightning and torneds for the reasonable insurable value thereof, in companies satisfactory to the Mortgages, with loss, if any, payable to said Mortgage, as the interest of said Mortgages may appear, and promptly to deliver said polices, or any renewals of said polices, or any renewals of said Mortgages; and if undersigned fail to keep said property insured as above specified, or fall to deliver said insurance polices to said Mortgages then said Mortgages has the option of insuring property for said sum for the benefit of said Mortgages, the policy if collected, to be credited on said indebtedness, less cost of collecting same; all amounts so expended by said Mortgages for taxes, assessments or insurance, shall become a debt to said Mortgages, additional to the debt hereby specially secured, and shall be covered by the mortgage, and bear interest from the date of payment by said Mortgage, and be at once due and payable.

Upon condition, however, that if the said Hortgagor pays said indebtedness, and reinburses said Hortgages for any emounts Mortgages may have expended for taxes, assessments and insurance, and the interest, thereon, then this conveyance to be muil and void, but should default be made in payment of any sum expanded by the said Mortgages, or should said indebtedness hereby secured, or any part thereof, or the interest thereon remain unpeld at maturity, or should the interest of said Mortgagee in said property become andengered by reason of the enforcement of any prior lien or incumbrance thereon, so as to endanger the debt hereby secured, or if any statement of tien is filed under the Statutes of Alabama relating to Liene of mechanics and materialmen without regard to form and contents of such statement and without regard to the existence or non-existence of the debt or any part thereof or of the lien on which such statement is based, then in any one of said events, the whole of said indebtedness hereby secured shall at once became due and payable, and this mortgage be subject to foreclosure as now provided by law in case of past due mortgages, and the said Mortgages shall be authorized to take possession of the premises hereby conveyed and with or without first taking possession, after giving twenty-one days notice by publishing once a week for three consecutive weeks, the time, place and terms of sale, in some newspaper published in said County and State, to sail the same in lots or percels, on en masse, as Hortgagee may deem best, in front of the Courthouse door in said County, at public outcry, to the highest bidder for cash and apply the proceeds of said sale, first, to the expense of advertising, selling and conveying, including a reasonable attorney's fee; Second, to payment of any amounts that may have been expended, or that it may necessary then to expended in paying insurance, taxes, or other incumbrances, with interest thereon; Third, to payment of said indebtechess in full, whether the same shall or shall not have fully matured, at the date of said sale, but no interest shall be collected beyond the dey of sale; and Fourth, the remainder, if any, to be turned over to the said Mortgagor; and the undersigned, further agree that said Mortgages may bid at said sale and purchase said property, if the highest bidder therefor, as through a stranger herato, and the person acting as suctioneer at such sale is hereby authorized and ampowered to execute a deed to the purchaser thereof in the name of the Mortgagor by such auctioneer as agent, or attorney in fact, and undersigned further agree to pay a reasonable attorney's fee to said Mortgages for the forectosure of this mortgage in Chancery, should the same be so foreclosed, said fee to be a part of the debt hereto secured.

It is expressly understood that the word "Nortgages" wherever used in this mortgage refers to the person, or to the persons or to the corporation named as a grantee or grantees in the granting clause herein.

Any estate or interest herein conveyed to said Mortgages, or any right or power granted to said Mortgages in or by this mortgage is hereby expressly conveyed and granted to the heirs, and agents, and essigns, of said Mortgages, or to the successor and agents and essigns of said Mortgages, if a corporation.

-1-

IN WITNESS WHEREOF, we have	hereunto set our !	ands and seals on th	is the <u>28th</u> de	y of <u>January</u>	<u>, 19k 200</u> 0
TION: YOU MUST THOROUGHLY READ	THIS CONTRACT BEFOR	E SIGNING IT.	1		!
	•	(Jana)	Dimor		•
	*	RICHARD J. 8	LMORE	· · · · · · · · · · · · · · · · · · ·	
					
		<u>.</u>	m 111		
•		MANNE B CIT	3 Literacu MORE		
		DUMMA D. GILI	TORE		
		····			
TE- OFALABAMA					
	General Ackn	owl adyesent			
NTH OF SHELBY	O	1			14 44-5- 5
Richard J. Gill	Christopher Ba	8. Gilmore who	ese name are	and for said County in signed to the fo	ragoing conveyance
who are known to me, acknown to the same voluntarily on t	wledged before me	on this day, that bei	ng informed of the	contents of the con	veyence <u>they</u>
			3 MARTE W	<u>20</u> 00	
Given under my hand and of	ficial seat this	20011	anuary	_,	
	Noti	ry Public			
		Commission Expires:	2-25-2001		
			,		
•					
te of }					
	Corporate Ac	knowi edgment			
nty of >					
. I, the undersigned,		, •	Notary Public in a President	ind for said County in dent of	n gaid State, heret
tify that, a comp	poration, is signed	to the foregoing con	veyance, and who i	s known to me, acknow	stadged before me
a day that, being informed of intacity for and as the act of i	THE COLLEGIES OF THE	e conveyance, he, as	such officer and	WILL TULL BULNOTILY	, averaged the se
Given under my hand and of		day of			·
UTACLI MIMAL MÀ UMIN MIM AL		······································			
	Hot	ary Public		, ,,_,_,,_,,,,,,,,,,,,,,,,,,,,,,,	
		Complesion Expires:			

Inst # 2000-07173

U3/U7/2000-07173
U9:59 AM CERTIFIED
SHELBY WANTY JUNE OF PROBATE
302 MMS 93.50

-2-