THIS INSTRUMENT PREPARED BY:	Inst * 2000-19809
Name: James F. Nurtord III Address: 1318 Attord Avenue Suite 101	
Birmingham Alabama 35226	06/13/2000-19809 '
MORTGAGE	
	SHELBY COUNTY THESE OF PROPAIL
STATE OF ALABAMA) SHELBY COUNTY)	901 MAR 346.90
JOHN C. MEARN in the sum of INO Hundred Imenty Five In	e undersigned <u>RANDALL H. GOGGANS</u> a married man is/are justly indebted to pusted and 00/100
undersigned, Randall H. Lioggans do, or does, hereby	indebtedness, and to secure the prompt payment of the same at materity, the grant, bargain, sell and convey unto the said
The NW 1/4 of Section 2, Township 24 North, Ran	oge 15 East, Shelby County, Alabama.
The property conveyed herein is not the homeste	nd of the Montgagor or his spouse.
	ecured hereby shall be at duce due and payable on the sale of any interest in
the above described property by Mortgagor.	i
Said property is warranted free from all endumb	rances and against any adverse claims.
payment of said indebtedness, the undersigned, agrees to should default be made in the payment of same, said Mindebtedness, the undersigned agrees to keep the improvement tornado for the reasonable insurable value thereof, Mortgage, as the interest of said Mortgagee may appear, renewals of said polices, to said Mortgagee; and if underly were said insurance polices to said Mortgagee; then said faid Mortgagee, the policy if collected, to be creditable said Mortgagee for takes, assessments or insurance, said Mortgagee for takes.	unto the said Mortgages forever; and for the purpose of further sequing the pay all taxes, or assessments, when legally imposed upon said premises, and origages has the option of paying off the same; and to further secure said casents on said real estate insured against loss or damage by fire, lightning in companies satisfactory to the Mortgages, with loss, if any, payable to said and promptly to deliver said polices, or any renewals of said polices, or any
Morigages may have expended for taxes, assessments and to should default be made in payment of any sum expend part thereof, or the interest thereon remain unpaid at ordangered by reason of the enforcement of any prior lie statement of them is filled under the Statutes of Alabas contents of such statement and without regard to the exist such statement is based, then in any one of said events payable, and this mortgage be subject to foreclosure as not authorized to take possession of the premises hereby days notice by publishing once a week for three consecuts and Dounty and State, to sell the same in lots or parcein hand County, at public outcry, to the highest bidde advertising, selling and conveying, including a reason expended, or that it may necessary then to expended in a to payment of said indebtedness in full, whether the said payment of said indebtedness in full, whether the said tremest shall be collected beyond the day of sale; and the undersigned, further agree that said Mortgages may the purchaser thereof in the name of the Mortgagor by	gigor pays said indebtedness, and relimburses said Mortgagee for any amounts insurance, and the interest, thereon, then this conveyance to be not and void, ed by the said Mortgagee, or should said indebtedness hereby secured, or any maturity, or should the interest of said Mortgagee in said property become nor incumbrance thereon, so us to endanger the debt hereby secured, or if any na relating to tiens of mechanics and materialmen without regard to form and stence or non-existence of the debt or any part thereof or of the lien on which, the whole of said indebtedness hereby secured shall at once become due and sow provided by law in case of past due mortgages, and the said Mortgages whall conveyed and with or without first taking possession, after giving twenty one tive weeks, the time, place and terms of sale, in some newspaper published in ets, on an masse, as Mortgages may deem best, in front of the Counthouse door or for cash and apply the proceeds of said sale, first, to the expense of able attorney's fee; Second, to payment of any amounts that may have been saying insurance, taxes, or other encumbrances, with interest thereon; Third, ame shall or shall not have fully mixtured, at the date of said sale, but no fourth, the remainder, if any, to be turned over to the said Mortgagor; and bid at said sale and purchase said property, if the highest bidder therefor, suctioneer at such sale is hereby authorized and empowered to execute a deed such auctioneer as agent, or attorney in fact, and undersigned further agree the foreclosure of this mortgage in Chancery, should the same be so foreclosed.
it is expressly understood that the word "Mortgo or to the corporation named as a grantee or grantees in	agee" wherever used in this mortgage refers to the person, or to the persons, the granting clause herein.
	ntgagee, or many night or power granted to said Montgagee in or by this mortgage and agents and agents and sents and
	i
IN WITNESS WHEREOF, we have hereunto set our ha	nds and spals on this the 12 day of June 2000.
CAUTION: YOU MUST THOROUGHLY READ THIS CONTRACT BEFORE	SEGNING IT.
	Faulal H.
	RANDALL H. GOGGANS
ATRIC OF ALABAMA	
STATE OF ALABAMA)	, , ,
COUNTY OF States	. · ·