4/1/00	
--------	--

SECURITY INTEREST SUBORDINATION AGREEMENT

\$1,		
TO:	BANK OF AMERICA (lender name)	20020930000470160 Pg 1/1 11.00
		Shelby Cnty Judge of Probate, AL 09/30/2002 14:36:00 FILED/CERTIFIED
and to ind agreement that (regarded) in of the following RECORDED	d and valuable consideration, the receipt and suffice you ("Lender") from time to time at your discuss with MICHAEL GREER & ANGIE ROBINSON release of any priority otherwise available to the sterest which the undersigned may now hold or maximum property of Debtor (the "Property"), namely: ON 3/9/00 IN INSTRUMENT NUMBER 2000-07538	retion to make loans to or enter into credit ("Debtor"), the undersigned hereby agrees undersigned by law or by agreement) any at any time hereafter acquire in any or all \$10,000.00 DATED 2/14/2000 AND
purposes to any poses to any poses to any poses to attached he MAXIMUM	in each case, with all proceeds thereof, is, shall to any security interest now held or at any time rtion or all of the Property the security interest as Exhibit A. MORTGAGE TO BANK OF AMERICA AMOUNT OF \$ 22,500 lersigned further agrees that:	e hereafter granted to or acquired by Lender est of Lender under the agreement that is
possession any right	undersigned will not exercise any collection rights not, sell or dispose of, or otherwise deal with, the or remedy which may be available to the under without prior written consent by Lender.	e Property, and will not exercise or enforce
deal with, respect to a notice to a	ler may exercise collection rights, may take posse, the Property, and may exercise and enforce and the Property, whether available prior to or after or consent by anyone. Lender may apply the proceed's above described security interest, in any order of	y right or remedy available to Lender with the occurrence of any default, all without eds of collateral to any indebtedness secured
Property of any secur	her the undersigned nor Lender (i) makes any or the validity, perfection or (except as to the subsity interest therein, or (ii) shall have any duty to an of, collect, dispose of or otherwise realize upon a	pordination accomplished hereby) priority of one preserve, protect, care for, insure, take
of the und	undersigned warrants that any purchaser or transfedersigned in any or all of the Property will be given shed hereby, prior to the time of purchase, transfer	detailed written notice of the subordination
security in Lender as this Agree cannot be and the he of, and should be and should be and the header's a security in Lender's a security in Lender's a security in Lender as a	undersigned waives any priority available to the nterest in the Property, but the priority or parity of general creditors of Debtor (rather than as secured ement. This Agreement is to be governed by the less waived or changed or ended, except by a writin ement is made between Lender and the undersigneirs, representatives, successors and assigns of the hall be enforceable by, Lender and its successors and acceptance hereof.	the rights and claims of the undersigned and parties) shall not be affected or impaired by aws of the state in which it is executed. It g signed by the party to be bound thereby. ed. It shall be binding upon the undersigned and shall inure to the benefit
Dated: 4	-23-2002	ON STATE BANK
		9 LORNA ROAD
	HOOY	VER AL 35216
e Bankers Systems	s, inc., St. Cloud, MN (1-800-397-2341) Form M-180 7/7/89 JOHN C PLA	ATT, LOAN OFFICER (page 1 of 1)