## 400 MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA,
Shelby County.

	Shelby County	<b>υ</b> .		cutral	State Ban
	Difference Country	<b>, .</b>	(	61, 11, 1	De Suca
	KNOW ALL MEN BY THES	SE PRESENTS: That,	whereas Central State Ba	The second secon	** ** *** **** * * * **** **** **** ****
Mortgas	gee, is now the owner of that o				
•	arnest Glass and wife		•		
	Central State Bank		40		
	nortgage is recorded in the Pro	- <b>,</b>		ne <u>416</u> at Page .	2670
Deeds a	and Mortgagel, and is also the secured being now \$32,	owner of the indebted 418.24 and,	ness secured by said mor	tgage, the amount of t	
	WHEREAS the undersigned_	Earnest Glass a	nd wife, Lula Gla	SS	
non th	e owner S are , sub				red by said mortgage, and
to mak hereina	Harra	d the Mortgagee to granafter set forth, and the asideration of the premisessors or assigns of the	t an extension of time of Mortgagee has agreed to see and to evidence the a	f payment of said mogrant extension upon upon greement of the partie tedness in installments	rtgage indebtedness so a the terms and condition s, the undersigned agree-
				• • • •	
L	loan is payable in 9. 24 beginning Feb. 20	_ ·		- <del>-</del>	
					-
	is an extension of t	ime only. Mortg	age tax paid as a	bove.	
	$T_{C_{i}}$				
	1/14.				
نفاقم	The Mortgagee has granted				
cribed; hereina such M and as (4) said conditi said M above	The Mortgagee has granted in (1) the property described in (2) no lien or encumbrance habove described; (3) this extended above described; (3) this extended agree be designated in the signment of the Mortgage incompany of the mortgage incompany of the and continuous shall remain in full force fortgagee; (7) the acceleration debt or any other person, in e conclusive evedence that such	n said mortgage is own has been placed upon on the mortgage hereinabove debtedness) every right and effect except as he provisions in said mortgany way or at any time.	ed by the undersigned suit attached to said proper ave the effect of confirm described or has succeeded privilege and benefit cooperty described herein; (erein modified; (6) this in tage remain unmodified be, obligated to pay said o	bject to the debt and a ty prior to the lien of the ing unto the Mortgage ed to the rights of the inferred upon the Mo 5) said mortgage and a strument shall be of n y this agreement; (8) I riginal debt signs this	mortgage hereinabove den the mortgage indebtednes e herein named (whethe Mortgagee by the transfe rtgagee in said Mortgage Il its covenants, terms an o effect until approved by I the original maker of the
cribed; hereina such M and as (4) said conditi said M above	: (1) the property described in (2) no lien or encumbrance habove described; (3) this extendortgages be designated in the signment of the Mortgage incommon shall remain in full force lortgages; (7) the acceleration debt or any other person, in	n said mortgage is own has been placed upon on the property of the provisions in said mortgage and effect except as he provisions in said mortgage and effect except as he provisions in said mortgage and effect except as he provisions in said mortgage and the provisions in said mortgage and the person remains obligated.	ed by the undersigned suit attached to said proper ave the effect of confirm described or has succeeded privilege and benefit cooperty described herein; (erein modified; (6) this in tage remain unmodified be, obligated to pay said o	bject to the debt and a ty prior to the lien of the ing unto the Mortgage ed to the rights of the inferred upon the Mo 5) said mortgage and a strument shall be of n y this agreement; (8) I riginal debt signs this ended.	mortgage hereinabove den the mortgage indebtednes e herein named (whethe Mortgagee by the transfe rtgagee in said Mortgage Il its covenants, terms an o effect until approved by I the original maker of the
cribed; hereina such M and as (4) said conditi said M above	: (1) the property described in (2) no lien or encumbrance habove described; (3) this extend or the designated in the signment of the Mortgage incompany of the mortgage shall be and continuous shall remain in full force lortgagee; (7) the acceleration debt or any other person, in e conclusive evedence that such	n said mortgage is own has been placed upon on the property of the provisions in said mortgage and effect except as he provisions in said mortgage and effect except as he provisions in said mortgage and effect except as he provisions in said mortgage and the provisions in said mortgage and the person remains obligated.	ed by the undersigned suit attached to said proper ave the effect of confirm described or has succeeded privilege and benefit comperty described herein; (erein modified; (6) this integer remain unmodified by obligated to pay said out of the pay this debt as extended to pay this debt as extended.	bject to the debt and to the prior to the lien of the ing unto the Mortgage of the inferred upon the Mostrument shall be of not the prior the strument shall be of not the inferred upon the Mostrument shall be of not the inferred upon the Mostrument shall be of not the inferred upon the Mostrument shall be of not the inferred debt signs this ended.	mortgage hereinabove den the mortgage indebtednes the herein named (whether Mortgages by the transfertgages in said Mortgages If its covenants, terms and the effect until approved by the original maker of the agreement, such signature
cribed; hereina such M and as (4) said conditi said M above	(1) the property described in (2) no lien or encumbrance habove described; (3) this extend or the designment of the Mortgage incompany of the Mortgage incompany of the and continuous shall remain in full force lortgage; (7) the acceleration debt or any other person, in e conclusive evedence that such	n said mortgage is own has been placed upon on agreement shall he mortgage hereinabove debtedness) every right nue a first lien on the prand effect except as he provisions in said mort any way or at any time h person remains obligated.	ed by the undersigned suit attached to said proper ave the effect of confirm described or has succeeded privilege and benefit comperty described herein; (erein modified; (6) this integer remain unmodified by obligated to pay said out of the pay this debt as extended to pay this debt as extended.	bject to the debt and to the lien of lien	mortgage hereinabove den the mortgage indebtednes the herein named (whether Mortgages by the transfertgages in said Mortgages If its covenants, terms and the effect until approved by the original maker of the agreement, such signature
cribed; hereina such M and as (4) said conditi said M above	(1) the property described in (2) no lien or encumbrance habove described; (3) this extend or the designment of the Mortgage incompany of the Mortgage incompany of the and continuous shall remain in full force lortgage; (7) the acceleration debt or any other person, in e conclusive evedence that such	n said mortgage is own has been placed upon on agreement shall he mortgage hereinabove debtedness) every right nue a first lien on the prand effect except as he provisions in said mort any way or at any time h person remains obligated.	ed by the undersigned suit attached to said proper ave the effect of confirm described or has succeeded privilege and benefit comperty described herein; (erein modified; (6) this integer remain unmodified by obligated to pay said out of the pay this debt as extended to pay this debt as extended.	bject to the debt and to the lien of lien	mortgage hereinabove den the mortgage indebtednes the herein named (whether Mortgages by the transfertgages in said Mortgages If its covenants, terms and the effect until approved by the original maker of the agreement, such signature
cribed; hereina such M and as (4) said conditi said M above	(1) the property described in (2) no lien or encumbrance habove described; (3) this extend or the designment of the Mortgage incompany of the Mortgage incompany of the and continuous shall remain in full force lortgage; (7) the acceleration debt or any other person, in e conclusive evedence that such	n said mortgage is own has been placed upon on agreement shall he mortgage hereinabove debtedness) every right nue a first lien on the prand effect except as he provisions in said mort any way or at any time h person remains obligated.	ed by the undersigned suit attached to said proper ave the effect of confirm described or has succeeded privilege and benefit comperty described herein; (erein modified; (6) this integer remain unmodified by obligated to pay said out of the pay this debt as extended to pay this debt as extended.	bject to the debt and to the lien of lien	mortgage hereinabove den the mortgage indebtednes the herein named (whether Mortgages by the transfertgages in said Mortgages If its covenants, terms and the effect until approved by the original maker of the agreement, such signature
cribed; hereina such M and as (4) said conditi said M above	(1) the property described in (2) no lien or encumbrance habove described; (3) this extend or the designment of the Mortgage incompany of the Mortgage incompany of the and continuous shall remain in full force lortgage; (7) the acceleration debt or any other person, in e conclusive evedence that such	n said mortgage is own has been placed upon on agreement shall he mortgage hereinabove debtedness) every right nue a first lien on the prand effect except as he provisions in said mort any way or at any time h person remains obligated.	ed by the undersigned suit attached to said proper ave the effect of confirm described or has succeeded privilege and benefit comperty described herein; (erein modified; (6) this integer remain unmodified by obligated to pay said out of the pay this debt as extended to pay this debt as extended.	bject to the debt and to the lien of lien	mortgage hereinabove den the mortgage indebtednes the herein named (whether Mortgages by the transfertgages in said Mortgages If its covenants, terms and the effect until approved by the original maker of the agreement, such signature
cribed; hereina such M and as (4) said conditi said M above	i: (1) the property described is; (2) no lien or encumbrance habove described; (3) this extendortgages be designated in the signment of the Mortgage incomment of the Mortgage incommons shall remain in full force fortgages; (7) the acceleration debt or any other person, in e conclusive evedence that such the conclusive for the such that such that with the conclusive evedence that with the conclusion of the conclusive evedence that with the conclusive evedence the conclusive evedence that with the conclusive evedence that with the conclusive evedence that with the conclusive evedence the conclusive evedence that with the conclusive evedence that with the conclusive evedence the conclusive evedence that with the conclusive evedence that wi	n said mortgage is own has been placed upon on sion agreement shall he mortgage hereinabove debtedness) every right nue a first lien on the properties and effect except as he provisions in said mort any way or at any time he person remains obligated we have here day of	ed by the undersigned sure attached to said proper ave the effect of confirm described or has succeeded privilege and benefit comperty described herein; (for modified; (for modified); (for m	bject to the debt and to the lien of lien	mortgage hereinabove den he mortgage indebtednesse herein named (whether Mortgages by the transfertgages in said Mortgages in said Mortgag
cribed; hereina such M and as (4) said conditi said M above	(1) the property described in (2) no lien or encumbrance habove described; (3) this extend or the designment of the Mortgage incompany of the Mortgage incompany of the and continuous shall remain in full force lortgage; (7) the acceleration debt or any other person, in e conclusive evedence that such	n said mortgage is own has been placed upon on sion agreement shall he mortgage hereinabove debtedness) every right nue a first lien on the properties and effect except as he provisions in said mort any way or at any time he person remains obligated we have here day of	ed by the undersigned sure attached to said proper ave the effect of confirm described or has succeeded privilege and benefit comperty described herein; (orein modified; (6) this integer remain unmodified by obligated to pay said of ed to pay this debt as extended to set the confirmation of the confirmati	bject to the debt and to the lien of lien	mortgage hereinabove deche mortgage indebtednesse herein named (whether Mortgagee by the transfertgagee in said Mortgage II its covenants, terms and effect until approved by the original maker of the agreement, such signature and sealL.

## STATE OF ALABAMA, SHELBY COUNTY

I, the undersigned authority in and for said Count	ty in said State, hereby	certif	y that	
Earnest Glass and wife, Lula Glass	whose name _	s	are	signed to the foregoing agreement,
and whoknown to me ack	nowledged before me o	n this	day that,	being informed of the contents of the
agreementexecuted the same voluntarily	-	ears d		A. 11. 31.415 (
Given under my hand and official seal, this	i El	ay of.	Jan.	NO 2 3 180
				Notary Public
Read 3.00 STATE OF ALA. SHEETING TO CERTIFY THESE	THE WAS FILED		nostroje Naj Single sa saj	Trailing of the state of the st
STATE OF ALABAMA, SHELBY COUNTY	ERF PROBATE			1 String Care, 2
I, the undersigned authority in and for said Coun		rtify t	hat	
Carlene R. Hadaway	whose name a	as	Cashi	er
of Central State Bank, Calera, Alabama, is signed to the this day that, being informed of the contents of the agruntarily for and as the act of said bank.	foregoing agreement a	nd wh	io is know	n to me, acknowledged before me on
Given under my hand and official seal, this	22ndd	ay of		Jan. 19 82
	Els		w l	D. Ficas
				Notary Public