MORTGAGE EXTENSION AGREEME

THE STATE OF ALABAMA, Shelby County.

И	#		and an afthat on					na, hereinafter refer	
					e heretofore executed an L. Collum				
_	sun Ceni	tral St.	ate Bank	P. O.	Box 180, Cal	era, Al	35040		
ŧ	objekt mant		Med in the Prob	ate Office of	Shelby County, Alaba	ama, in Volume	402 at Pa	ge 796	of
٧	which more	Mortgages	and is also the	owner of the	indebtedness secured	by said mortga	ige, the amount	of the principal inde	e bted ness
1	Deens and	wortgages, s	10w \$29,6	662.13	;and,	2			
τ						by Norma	n L. Coll	17 m	
	Wi	HEREAS the	e undersigned_	Sunny	Realty, Inc.	By NORMA		haved by said mort	dada and
_ t		has he same pay		the Mortgan	ebt and mortgage, of the see to grant an extensi , and the Mortgagee h	ion of time of t	payment of said	mortgage indebtedr	ness so a
(1)	hereinafter) Ni to pay to ti	ou mu rb i	EFORE, in cons	sideration of essors or assis	the premises and to e gns of the Mortgagee, (evidence, the agre the said indebted	eement of the pa dness in installme	rties, the undersigne ents as follows:	ed agree-
		tie morrgago	e (ii to me seco			<i>"</i> .	. s. 1.4		:
PAGE								_	
420 m	2411	s lo an able on	is payab: Nov. 8,	le in or 1982.	e payment of	\$29,662.	.13 that i	s due and	
AC1 4		120 20							
, 1000	Thi	s is an	ı extensio	on of ti	me only. Mo	rtgage ta	ax paid as	above.	
	1. 18		1						
	1 1	A. 300	:						
		120							
•		. ,							
6/18/1) 60									
		nment of the	le Mortgage ind	lebtedness) e	einabove described or very right, privilege a	I IIII BUCCCOCO	on 1110 P		n e tra nst
	(4) said m conditions said Morts	s shall remain gagee; (7) the	in in full force : ne acceleration ; ther person in a	and effect ex provisions in any way or a	said mortgage remain t any time, obligated	ribed herein; (5) led; (6) this inst unmodified by to pay said orig	said mortgage a rument shall be this agreement; (ginal debt signs t	nd all its covenants, of no effect until ap 8) If the original ma	Mortgag terms ar proved b ker of the
\mathbf{N}	(4) said meconditions said Mort; above debased be considered.	s shall remaingagee; (7) the or any other or any other or any other or any other eventual eve	in in full force a ne acceleration p ther person, in a edence that such	and effect ex provisions in any way or a	seept as herein modifi said mortgage remain t any time, obligated ins obligated to pay th	ribed herein; (5) led; (6) this inst unmodified by to pay said orig his debt as exten	said mortgage a rument shall be this agreement; (ginal debt signs t	nd all its covenants, of no effect until ap 8) If the original ma	terms an proved baker of the
	(4) said meconditions said Mort; above debased be considered.	s shall remaingagee; (7) the or any other or any other or any other or any other eventual eve	in in full force and acceleration parties in the acceleration parties in a sedence that such SWHEREOF	and effect ex provisions in any way or a	cept as herein modifi said mortgage remain t any time, obligated ins obligated to pay th have hereunto set	ribed herein; (5) led; (6) this inst unmodified by to pay said orig his debt as exten	said mortgage a rument shall be this agreement; (ginal debt signs t ided.	nd all its covenants, of no effect until ap 8) If the original mahis agreement, such	Mortgag terms ar proved b ker of th
1	(4) said meconditions said Mort; above debased be considered.	s shall remaingagee; (7) the stor any other or any other shall remain the store of	in in full force and acceleration parties in the acceleration parties in a sedence that such SWHEREOF	and effect ex provisions in any way or a person rema	cept as herein modifi said mortgage remain t any time, obligated ins obligated to pay th have hereunto set	ribed herein; (5) led; (6) this inst unmodified by to pay said orig his debt as exten	said mortgage at rument shall be this agreement; (ginal debt signs to ded.	nd all its covenants, of no effect until ap 8) If the original mahis agreement, such	Mortgag terms ar proved b ker of th
	(4) said meconditions said Mort; above debased be considered.	s shall remaingagee; (7) the stor any other or any other shall remain the store of	in in full force and acceleration parties in the acceleration parties in a sedence that such SWHEREOF	and effect ex provisions in any way or a person rema	cept as herein modifi said mortgage remain t any time, obligated ins obligated to pay th have hereunto set	ribed herein; (5) led; (6) this inst unmodified by to pay said orig his debt as exten	said mortgage at rument shall be this agreement; (ginal debt signs to ded.	nd all its covenants, of no effect until ap 8) If the original mahis agreement, such	Mortgag terms ar proved b ker of th
1	(4) said meconditions said Mort; above debased be considered.	s shall remaingagee; (7) the stor any other or any other shall remain the store of	in in full force and acceleration parties in the acceleration parties in a sedence that such SWHEREOF	and effect ex provisions in any way or a person rema	cept as herein modifi said mortgage remain t any time, obligated ins obligated to pay th have hereunto set	ribed herein; (5) led; (6) this inst unmodified by to pay said orig his debt as exten	said mortgage at rument shall be this agreement; (ginal debt signs to ded.	nd all its covenants, of no effect until ap 8) If the original mahis agreement, such	Mortgag terms and proved laker of the signatureL
	(4) said meconditions said Mort; above debased be considered.	s shall remaingagee; (7) the stor any other or any other shall remain the store of	in in full force and acceleration parties in the acceleration parties in a sedence that such SWHEREOF	and effect ex provisions in any way or a person rema	cept as herein modifi said mortgage remain t any time, obligated ins obligated to pay th have hereunto set	ribed herein; (5) led; (6) this inst unmodified by to pay said orig his debt as exten	said mortgage at rument shall be this agreement; (ginal debt signs to ded.	nd all its covenants, of no effect until ap 8) If the original mahis agreement, such	Mortgag terms ar proved b ker of th signatu
	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration planer person, in a sedence that such	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay th have hereunto set May	ribed herein; (5) led; (6) this inst unmodified by to pay said orig his debt as exten	said mortgage at rument shall be this agreement; (ginal debt signs to ded.	nd all its covenants, of no effect until ap 8) If the original mahis agreement, such	Mortgag terms ar proved b ker of th signatu
	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration planer person, in a sedence that such	and effect exprovisions in any way or a person rema	cept as herein modifi said mortgage remain t any time, obligated ins obligated to pay th have hereunto set	ribed herein; (5) led; (6) this inst unmodified by to pay said orig his debt as exten	said mortgage at rument shall be this agreement; (ginal debt signs to ded.	nd all its covenants, of no effect until ap 8) If the original mahis agreement, such	Mortgag terms ar proved b ker of th signatu
ears Diss. Bk. 48 mg	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration planer person, in a sedence that such	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	ribed herein; (5) led; (6) this inst unmodified by to pay said orig his debt as exten	said mortgage at rument shall be this agreement; (ginal debt signs to ded. and	nd all its covenants, of no effect until ap 8) If the original mathis agreement, such and sealthis	Mortgag terms ar proved b ker of th signatu
ears Diss. Bk. 48 mg	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration planer person, in a sedence that such	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	ribed herein; (5) led; (6) this inst unmodified by to pay said orig his debt as exten	said mortgage at rument shall be this agreement; (ginal debt signs to ded. BANK CAKE	nd all its covenants, of no effect until ap 8) If the original mathis agreement, such and sealthis	Mortgag terms ar proved b ker of th signatu
ears Diss. Bk. 48 mg	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration places acceleration places and acceleration places and acceleration person, in a sedence that such that such that such the person acceleration accelerati	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	RAL STATE	BANK CAVE	RA ALABAMA RA ALABAMA Any D School One of the control of no effect until appearance in the control of no eff	Mortgag terms ar proved l ker of the signatur L L L
	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration places acceleration places and acceleration places and acceleration person, in a sedence that such that such that such the person acceleration accelerati	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	RAL STATE	BANK CAVE	RA ALABAMA RA ALABAMA Any D School One of the control of no effect until appearance in the control of no eff	Mortgag terms ar proved b ker of th signatu
ears Diss. Bk. 48 mg	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration places acceleration places and acceleration places and acceleration person, in a sedence that such that such that such the person acceleration accelerati	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	RAL STATE	BANK CAVE	RA ALABAMA RA ALABAMA Any D School One of the control of no effect until appearance in the control of no eff	Mortgag terms ar proved b ker of th signatu L L L
ears Diss. Bk. 48 mg	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration places acceleration places and acceleration places and acceleration person, in a sedence that such that such that such the person acceleration accelerati	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	RAL STATE	BANK CAVE	RA ALABAMA RA ALABAMA Any D School One of the control of no effect until appearance in the control of no eff	Mortgag terms ar proved b ker of th signatu L L L
See release Dise. Bk. 48 mg	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration places acceleration places and acceleration places and acceleration person, in a sedence that such that such that such the person acceleration accelerati	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	RAL STATE	BANK CAVE	RA ALABAMA RA ALABAMA Any D School One of the control of no effect until appearance in the control of no eff	Mortgag terms ar proved b ker of th signatu L L L
See release Dise. Bk. 48 mg	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration places acceleration places and acceleration places and acceleration person, in a sedence that such that such that such the person acceleration accelerati	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	RAL STATE	BANK CAVE	RA ALABAMA RA ALABAMA Any D School One of the control of no effect until appearance in the control of no eff	Mortgag terms ar proved b ker of th signatu L L L
See release Dies. Bk. 48 74	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration places acceleration places and acceleration places and acceleration person, in a sedence that such that such that such the person acceleration accelerati	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	RAL STATE	BANK CAVE	RA ALABAMA RA ALABAMA Any D School One of the control of no effect until appearance in the control of no eff	Mortgag terms ar proved b ker of th signatu L L L
See release Dise. Bk. 48 mg	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration places acceleration places and acceleration places and acceleration person, in a sedence that such that such that such the person acceleration accelerati	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	RAL STATE	BANK CAVE	RA ALABAMA RA ALABAMA Any D School One of the control of no effect until appearance in the control of no eff	Mortgag terms ar proved b ker of th signatu L L L
See release Dise. Bk. 48 mg	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration places acceleration places and acceleration places and acceleration person, in a sedence that such that such that such the person acceleration accelerati	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	RAL STATE	BANK CAVE	RA ALABAMA RA ALABAMA Any D School One of the control of no effect until appearance in the control of no eff	Mortgag terms ar proved l ker of the signatur L L L
ears Dusa. Bk. 48 mg	(4) said meconditions said Mort; above deb shall be co	s shall remaingagee; (7) the stor any other or any other events of the store event events of the store events of the store events of the store eve	in in full force and acceleration places acceleration places and acceleration places and acceleration person, in a sedence that such that such that such the person acceleration accelerati	and effect exprovisions in any way or a person rema	said mortgage remain t any time, obligated ins obligated to pay the have hereunto set	RAL STATE	BANK CAVE	RA ALABAMA RA ALABAMA Any D School One of the control of no effect until appearance in the control of no eff	Mortgag terms ar proved b ker of th signatu L L L

STATE OF ALABAMA, SHELBY COUNTY

	mdersigned authority in		Collum		_	d to the foregoing	g agreement,
and who	is	_known to me ack	nowledged befo	ore me on this da	y that, being in	formed of the co	itents of the
agreeme nt ,	<u>has</u> executed t	he same voluntarily	on the day the	same bears date		$\sim N_{\rm eff}$	
	under my hand and off		12th	day of		DOT 11.	19 <u>_82</u>
PAGE 55.59	1 4 5	uti ey co.	ς.	lean	J KU E	Notary P	ublic
420	STATE OF ALA.S I CERTIFY MSTRUMENT 1982 HAY 14	THIS WAS FILED BY	1.100	the Constitute	u Cusa of Africa ne sapar ne sapar	Car District Address	
STATE OF AL	ABAMA, SHELBY CO	PROBATE UN'TY	4		•	`	
I, the	undersigned authority i	n and for said Cou	nty and State he	ereby certify that			_
of Central State this day that,	Schroeder e Bank, Calera, Alabar being informed of the d as the act of said bank	na, is signed to the contents of the ag	foregoing agregreement, he, as	ement and who	is known to me	irman of to e, acknowledged fority, executed to	before me_on
Given	under my hand and of	ficial seal, this	12th	day of	May	Notary I	hablic 19
		•			N. B. T. L. William J. A. G. T. L.	Arris - di Intgo Propositi di Propositi di	