MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

	" Unionisting resulting to m	s Mortgagee, is	IIOM THE OWNER C	i mat certain moi	rigage neretorore	executed by
-;	Henry Bri	stow, Jr. a	and wife. Li	<u>lla J. Bristo</u> na	<u> </u>	
to	First Nat	IONAL BAIK	of Columbia		535	at Page 327/328
whi ch m	ortgage is recorded in the i	Probate Office o	of Shelby County,	Alabama, in Volu	me	of the principal indebted
Dec ds a	nd Mortgages, and is also the secured being now \$ 12	he owner of the	indebtedness sec	ured by said mortg	age, the amount	as set out in sa
· thereby						
	WHEREAS the undersign	edHenr	y Bristow, J	r. and wife.	Lilla J. Br	ristow
now the	owner S. Are	bject to said det	ot and mortgage,	of the property des	scribed in and co	nveyed by said mortgage,
2014/03/24 64 64	take the same payable as love bereinsfter stated:	hereinafter set i	forth, and the Me	ortgagee nas agreet	a to Brant see.	
agre e —t	NOW, THEREFORE, in pay to the Mortgagee or	consideration of to the successor	of the premises a ors or assigns of	and to evidence the the Mortgagee, the	he agreement of said indebtedne	the parties, the undersigns in installments as follows:
		DUE :	November	15, 1982		•
	٠.					
∞	•					
PAGE 268	4 4 4					
1	\$					•
\$2	\mathbf{Q}_{i}^{\prime}					
						
421						
8 6						
tna bov e	The Mortgagee has gran ons: (1) the property des e described; (2) no lien e ge indebtedness hereinabo	or encumbrance	e has been place	d upon or attach	ed to said propo	erty prior to the lien of
ma bov e mo rtg a her ein Mor ga g gee i n s co ven a effe ct	ons: (1) the property described; (2) no lien of gerindebtedness hereinaboummed (whether such Morgee by the transfer and assignated Mortgage; (4) said mortgage; terms and conditions until approved by said Mortgage; (4)	cribed in said or encumbrance ve described; (3 tgagee be designment of the Magage shall be and shall remain in rtgagee; (7) the	e has been place by this extension and the more ortgage indebted full force and effect acceleration proving the continue of th	ed upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here visions in said more	ed to said proper ve the effect of control o	erty prior to the lien of confirming unto the Morte succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinabounded (whether such Morge by the transfer and assignated Mortgage; (4) said mortgage; (4) sa	tgagee be designated the described; (3) tgagee be designated the Magage shall be and shall remain in tgagee; (7) the ve debt or any all be conclusive	e has been placed of this extension nated in the more ortgage indebtedred full force and effected other person, in evidence that such acceleration proves that such acceleration in the evidence that such acceleration in the evidence that such acceleration in the evidence that such acceleration is evidence that such acceleration in the evidence that such acceleration is evidence that acceleration is evidence to the evidence that acceleration is	ed upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here isions in said more any way or at any ch person remains	ed to said proper ve the effect of control o	erty prior to the lien of confirming unto the Morte succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended.
ma bov e mo rtg a her ein Mor ga g gee i n s cov en a effe ct	ons: (1) the property described; (2) no lien of gerindebtedness hereinaboummed (whether such Morgee by the transfer and assignated Mortgage; (4) said mortgage; terms and conditions until approved by said Mortgage; (4)	tgagee be designated the Magagee be described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive	e has been place by this extension and the more ortgage indebted full force and effect acceleration proving the continue of th	ed upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here isions in said more any way or at any ch person remains	ed to said proper ve the effect of control o	erty prior to the lien of confirming unto the Morte succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboummed (whether such Morge by the transfer and assignated Mortgage; (4) said Mortgage; (4) sa	tgagee be designated the described; (3) tgagee be designated the Magage shall be and shall remain in tgagee; (7) the ve debt or any all be conclusive	e has been placed of this extension nated in the more ortgage indebtedred full force and effect acceleration protection protection protection protection evidence that such acceleration have hereunto a such acceleration protection protection protection protection acceleration protection protection protection protection acceleration protection acceleration protection acceleration acceleration protection acceleration protection acceleration protection acceleration acceler	ed upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here isions in said more any way or at any ch person remains	ed to said proper ve the effect of control of the described or has rivilege and benefit described hereign modified; (6) the time, obligated obligated to pay hand see and see the described and see the described by the described to pay hand see the described by t	erty prior to the lien of confirming unto the Morte succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended.
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboummed (whether such Morge by the transfer and assignated Mortgage; (4) said Mortgage; (4) sa	tgagee be designated the Magagee be described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive	e has been placed of this extension nated in the more ortgage indebtedred full force and effect acceleration protection protection protection protection evidence that such acceleration have hereunto a such acceleration protection protection protection protection acceleration protection protection protection protection acceleration protection acceleration protection acceleration acceleration protection acceleration protection acceleration protection acceleration acceler	ed upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here isions in said more any way or at any ch person remains	ed to said proper ve the effect of control of the described or has rivilege and benefit described hereign modified; (6) the time, obligated obligated to pay hand see and see the described and see the described by the described to pay hand see the described by t	erty prior to the lien of confirming unto the Morte succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended.
ma bov e mo rtg a her ein Mor ga g gee i n s co ven a effe ct	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboummed (whether such Morge by the transfer and assignated Mortgage; (4) said Mortgage; (4) sa	tgagee be designated the Magagee be described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive	e has been placed of this extension nated in the more ortgage indebtedred full force and effect acceleration protection protection protection protection evidence that such acceleration have hereunto a such acceleration protection protection protection protection acceleration protection protection protection protection acceleration protection acceleration protection acceleration acceleration protection acceleration protection acceleration protection acceleration acceler	ed upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here isions in said more any way or at any ch person remains	ed to said proper ve the effect of control of the described or has rivilege and benefit described hereign modified; (6) the time, obligated obligated to pay hand see and see the described and see the described by the described to pay hand see the described by t	erty prior to the lien of confirming unto the Morte succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended.
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboummed (whether such Morge by the transfer and assignated Mortgage; (4) said Mortgage; (4) sa	tgagee be designated the Magagee be described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive	e has been placed of this extension nated in the more ortgage indebtedred full force and effect acceleration protection protection protection protection evidence that such acceleration have hereunto a such acceleration protection protection protection protection acceleration protection protection protection protection acceleration protection acceleration protection acceleration acceleration protection acceleration protection acceleration protection acceleration acceler	ed upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here isions in said more any way or at any ch person remains	ed to said proper ve the effect of control of the described or has rivilege and benefit described hereign modified; (6) the time, obligated obligated to pay hand see and see the described and see the described by the described to pay hand see the described by t	erty prior to the lien of confirming unto the Morte succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended.
ma bov e mo rtg a her ein Mor ga g gee i n s co ven a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboramed (whether such Morge by the transfer and assignated Mortgage; (4) said mortgage; (4) sa	cribed in said or encumbrance ve described; (3) tgagee be designated in the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive we day of	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration provother person, in evidence that such	ed upon or attach agreement shall ha tgage hereinabove ness) every right, prien on the propert fect except as here visions in said more any way or at any ch person remains set Our	ed to said proper ve the effect of control of the described or has rivilege and benefit described hereign modified; (6) the time, obligated obligated to pay hand see and see the described and see the described by the described to pay hand see the described by t	erty prior to the lien of confirming unto the Morte succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended.
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboummed (whether such Morge by the transfer and assignated Mortgage; (4) said Mortgage; (4) sa	cribed in said or encumbrance ve described; (3) tgagee be designated in the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive we day of	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration provother person, in evidence that such May n and agree to sa	ed upon or attach agreement shall ha tgage hereinabove ness) every right, prien on the propert fect except as here visions in said more any way or at any ch person remains set Our	ed to said proper the effect of control of the effect of control of the effect of control of the eigen modified; (6) the eigen	enty prior to the lien of confirming unto the Morti succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended.
ma bov e mo rtg a her ein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboramed (whether such Morge by the transfer and assignated Mortgage; (4) said mortgage; (4) sa	cribed in said or encumbrance ve described; (3) tgagee be designated in the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive we day of	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration protection other person, in evidence that such	d upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here visions in said more any way or at anyth person remains the person rem	ed to said proper the effect of control of the effect	erty prior to the lien of confirming unto the Morting succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended. al S this COLUMBIANA, ALAI
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboramed (whether such Morge by the transfer and assignated Mortgage; (4) said mortgage; (4) sa	cribed in said or encumbrance ve described; (3) tgagee be designated in the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive we day of	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration protection other person, in evidence that such	d upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here visions in said more any way or at anyth person remains the person rem	ed to said proper the effect of control of the effect	erty prior to the lien of confirming unto the Morting succeeded to the rights of fit conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended. al S this COLUMBIANA, ALAI
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboramed (whether such Morgae by the transfer and assignated Mortgage; (4) said mortgage; (4) s	cribed in said or encumbrance ve described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive. We	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration provother person, in evidence that such May THE By A	d upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here visions in said more any way or at anyth person remains the person rem	ed to said proper the effect of control of the effect of th	confirming unto the Mortaucceeded to the rights of it conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended. COLUMBIANA, ALAI
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboramed (whether such Morgae by the transfer and assignated Mortgage; (4) said mortgage; (4) s	cribed in said or encumbrance ve described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive. We	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration provother person, in evidence that such May THE By A	d upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here visions in said more any way or at anyth person remains the person rem	ed to said proper the effect of control of the effect of th	confirming unto the Mortaucceeded to the rights of it conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended. COLUMBIANA, ALAI
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboramed (whether such Morgae by the transfer and assignated Mortgage; (4) said mortgage; (4) s	cribed in said or encumbrance ve described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive. We	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration provother person, in evidence that such May THE By A	d upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here visions in said more any way or at anyth person remains the person rem	ed to said proper the effect of control of the effect of th	confirming unto the Mortaucceeded to the rights of it conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended. COLUMBIANA, ALAI
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboramed (whether such Morgae by the transfer and assignated Mortgage; (4) said mortgage; (4) s	cribed in said or encumbrance ve described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive. We	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration provother person, in evidence that such May THE By A	d upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here visions in said more any way or at anyth person remains the person rem	ed to said proper the effect of control of the effect of th	confirming unto the Mortaucceeded to the rights of it conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended. COLUMBIANA, ALAI
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboramed (whether such Morgae by the transfer and assignated Mortgage; (4) said mortgage; (4) s	cribed in said or encumbrance ve described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive. We	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration provother person, in evidence that such May THE By A	d upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here visions in said more any way or at anyth person remains the person rem	ed to said proper the effect of control of the effect of th	confirming unto the Mortaucceeded to the rights of it conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended. COLUMBIANA, ALAI
ma bov e mo rtg a her ein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboramed (whether such Morgae by the transfer and assignated Mortgage; (4) said mortgage; (4) s	cribed in said or encumbrance ve described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive. We	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration provother person, in evidence that such May THE By A	d upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here visions in said more any way or at anyth person remains the person rem	ed to said proper the effect of control of the effect of th	confirming unto the Mortaucceeded to the rights of it conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended. COLUMBIANA, ALAI
ma bov e mo rtg a he rein Mor ga g gee i n s cov en a eff ect	ons: (1) the property described; (2) no lien of ge indebtedness hereinaboramed (whether such Morgae by the transfer and assignated Mortgage; (4) said mortgage; (4) s	cribed in said or encumbrance ve described; (3) tgagee be designated the Magage shall be and shall remain in rtgagee; (7) the ve debt or any all be conclusive. We	e has been place by this extension nated in the more ortgage indebtedr continue a first l full force and effected acceleration provother person, in evidence that such May THE By A	d upon or attach agreement shall ha tgage hereinabove less) every right, prien on the propert fect except as here visions in said more any way or at anyth person remains the person rem	ed to said proper the effect of control of the effect of th	confirming unto the Mortaucceeded to the rights of it conferred upon the Moin; (5) said mortgage and this instrument shall be nodified by this agreement to pay said original debt this debt as extended. COLUMBIANA, ALAI

		i, the undersigned authority in and for said Count;		at Henry Birecown 31.
		and wife, Lilla J. Bristow	whose name S are	signed to the loregoing agree-
		ment, and whoareknown to me ack	nowledged before me on this day	y that, being intermed of the contents of
. :		the agreement, they executed the same voluntarily	y on the day the same bears date	TANKO P
:		Given under my hand and official seal, this	25th day of	May 19 82
; ;			Debre	Notary Public
:		THE REST SHELL CO.	v Cammiss	lon Expires January 30, 1985
·		I CERTIFY THIST CERTIFY THIS TO THE STREET WAS FILE	i	
		1982 JUN 17 19828 JEN 17 AM 8: 33	Rev3.00	
		JUDGE OF PROBATE	Jud 1.00	
:			4.00	
;		STATE OF ALABAMA, SHELBY COUNTY		
- C 680	30	I, the undersigned authority in and for said Coun	ty and State hereby certify that.	Linda S. Crenshaw
'1 '1	Page 269	of The FIRST NATIONAL BANK OF COLUMBIANA	whose name asA	foregoing agreement and who is known
	2	to me, acknowledged before me on this day that, being full authority, executed the same voluntarity for and as the	informed of the contents of the	N'
1	453	Given under my hand and official seal, this	25th day of	May 19 82 .
77	9C5K		Cebra	Notary Public
* · ·	(5)		v Commiss	ion Expires January 30, 1985
			Mile Gomes	

273				
7		•		
in i				•
14:34				
وبدر				
		•		
			•	
7				
S. S.				
BANK				
		-		
		•	•	•
				·
				· · · · · · · · · · · · · · · · · · ·
- 4	e an e cologia			