MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

					And the second s	
	FATE OF AL	_		(Oc	e State	1/00
,	Shelby Coun	i ${f ty}.$		Salar Care	men Lee	
•		•		and the state of t		
KNO	OW ALL MEN BY TH	IESE PRESENTS: That,	whereas Central Stat	e Bank, Calera, Alaban	na, hereinafter referr	ed to as
ortgagec, is	now the owner of tha	it certain mortgage heretofo	re executed by			
Art	hur Davis an	d wife, Kate Da	vis, Hubert	Shirey & wife, P	olly Shirey	
C	entral State	Bank, Caler a	A1			
nich mortga	ige is recorded in the I	Probate Office of Shelby Co	ounty, Alabama, in V	olume <u>368</u> at Pa	ge <u>869</u>	oi
eeds and Me ereby secur	ortgages, and is also tred being now \$_12,	the owner of the indebtedn 946.85 :and,	ess secured by said	mortgage, the amount of	of the principal indel	otedness
WHI	EREAS the undersigne	ed Arthur David Hubert Shirey &	and wife, K	ate Davis		
ow the own		subject to said debt and mo				
make the	same payable as here	sted the Mortgagee to grant einafter set forth, and the M	t an extension of the Mortgagee has agreed	ne of payment of said I to grant extension up	mortgage indebtedne on the terms and co	ess so as nditions
NOV	W THEREFORE in a	consideration of the premis successors or assigns of the N	ses and to evidence Mortgagee, the said is	the agreement of the pandebtedness in installme	rties, the undersigned ents as follows:	i agree-
	9	1.9 - .		0.46 OF 3	Tam 00 30	פם
Th i. s	loan is paya	able in one paym	ent of \$12,	yab. 85 due on	Jan. 25, 19	ns.
This	is an extens	sion of time onl	v. Mortgag	e tax paid as	above.	
		,	.,	.		
	•					
	1 L - 1					
	•					
				•	•	
litions: (1) f ribed: (2) n	the property described to lien or encumbrance	ted the extension of the tied in said mortgage is owned to be the common terms of the tied of the common terms of the mortgage hereinabove determined the mortgage hereinabove determined the mortgage hereinabove determined the common terms of the	d by the undersigne attached to said pr eve the effect of cor described or has suc	d subject to the debt as operty prior to the lien afirming unto the Morta seeded to the rights of	nd mortgage hereinal of the mortgage inde gagee herein named (the Mortgagee by the	oove des btednes (whethe
creinabove uch Mortgag od assignment) said mor onditions staid Mortgag bove debt	gee be designated in the mortgage stall be and conhall remain in full for gee; (7) the acceleration or any other person.	indebtedness) every right, ntinue a first lien on the proceed and effect except as her on provisions in said mortgain any way or at any time, such person remains obligate	privilege and beneft operty described here rein modified; (6) th age remain unmodifi , obligated to pay sa	it conferred upon the ein; (5) said mortgage are is instrument shall be conferred by this agreement; (8) aid original debt signs the conferred by the signs the conferred by the	Mortgagee in said N nd all its covenants, to of no effect until app 8) If the original mak	fortgage erms an roved b er of th
creinabove ach Mortgag ad assignment) said mor onditions st aid Mortgag bove debt o hall be conc	gee be designated in the mortgage shall be and conhall remain in full for gee; (7) the acceleration or any other person, clusive evedence that s	ntinue a first lien on the proceed and effect except as her on provisions in said mortgain any way or at any time, such person remains obligated. We have here	privilege and beneft operty described here rein modified; (6) the age remain unmodified, obligated to pay sailed to pay sailed to pay a	it conferred upon the ein; (5) said mortgage are is instrument shall be conferred by this agreement; (8 aid original debt signs the extended.	Mortgagee in said N nd all its covenants, to of no effect until app 8) If the original mak	fortgage erms an roved b er of th
creinabove uch Mortgag od assignme 1) said mor onditions sh aid Mortgag bove debt o hall be conc	gee be designated in the mortgage shall be and conhall remain in full for gee; (7) the acceleration or any other person, clusive evedence that s	ntinue a first lien on the prorece and effect except as her on provisions in said mortgain any way or at any time, such person remains obligate	privilege and beneficiperty described here rein modified; (6) the age remain unmodified, obligated to pay said to pay this debt a cunto setOur	it conferred upon the ein; (5) said mortgage are is instrument shall be ded by this agreement; (8 aid original debt signs the extended.	Mortgagee in said Nad all its covenants, to of no effect until app 8) If the original making agreement, such	erms and roved by er of the signatur
creinabove ach Mortgag ad assignment) said mor onditions st aid Mortgag bove debt o hall be conc	gee be designated in the mortgage shall be and conhall remain in full for gee; (7) the acceleration or any other person, clusive evedence that s	ntinue a first lien on the proceed and effect except as her on provisions in said mortgain any way or at any time, such person remains obligated. We have here	privilege and beneficiperty described here rein modified; (6) the age remain unmodified, obligated to pay said to pay this debt a cunto setOur	it conferred upon the ein; (5) said mortgage are is instrument shall be ded by this agreement; (8 aid original debt signs the extended.	Mortgagee in said Nad all its covenants, to of no effect until app 8) If the original making agreement, such	erms an roved beer of the signatur
creinabove uch Mortgag od assignme 1) said mor onditions sh aid Mortgag bove debt o hall be conc	gee be designated in the mortgage shall be and conhall remain in full for gee; (7) the acceleration or any other person, clusive evedence that s	ntinue a first lien on the proceed and effect except as her on provisions in said mortgain any way or at any time, such person remains obligated. We have here	privilege and beneficiperty described here rein modified; (6) the age remain unmodified, obligated to pay said to pay this debt a cunto setOur	it conferred upon the ein; (5) said mortgage are is instrument shall be ded by this agreement; (8 aid original debt signs the extended.	Mortgagee in said Nad all its covenants, to of no effect until app 8) If the original making agreement, such	erms and roved by er of the signatur
creinabove uch Mortgag od assignme 1) said mor onditions sh aid Mortgag bove debt o hall be conc	gee be designated in the mortgage shall be and conhall remain in full for gee; (7) the acceleration or any other person, clusive evedence that s	ntinue a first lien on the proceed and effect except as her on provisions in said mortgain any way or at any time, such person remains obligated. We have here	privilege and beneficiperty described here rein modified; (6) the age remain unmodified, obligated to pay said to pay this debt a cunto setOur	it conferred upon the ein; (5) said mortgage are is instrument shall be ded by this agreement; (8 aid original debt signs the extended.	Mortgagee in said Nad all its covenants, to of no effect until app 8) If the original making agreement, such	erms an roved beer of the signature
creinabove uch Mortgag od assignme 1) said mor onditions sh aid Mortgag bove debt o hall be conc	gee be designated in the mortgage shall be and conhall remain in full for gee; (7) the acceleration or any other person, clusive evedence that s	ntinue a first lien on the proceed and effect except as her on provisions in said mortgain any way or at any time, such person remains obligated. We have here	privilege and beneficiperty described here rein modified; (6) the age remain unmodified, obligated to pay said to pay this debt a cunto setOur	it conferred upon the ein; (5) said mortgage are is instrument shall be ded by this agreement; (8 aid original debt signs the extended.	Mortgagee in said Nad all its covenants, to of no effect until app 8) If the original making agreement, such	erms an roved beer of the signature
ereinabove uch Mortgag od assignme 1) said mor onditions sh aid Mortgag bove debt hall be conc	gee be designated in the lent of the Mortgage shall be and conhall remain in full for gee; (7) the acceleration or any other person, clusive evedence that see with the event with the eve	ntinue a first lien on the proceed and effect except as her on provisions in said mortgain any way or at any time, such person remains obligated. We have here	privilege and beneficiperty described here rein modified; (6) the age remain unmodified, obligated to pay said to pay this debt are unto setOur_July	it conferred upon the ein; (5) said mortgage are is instrument shall be ded by this agreement; (8 aid original debt signs the extended.	Mortgagee in said Nad all its covenants, to of no effect until app 8) If the original making agreement, such	lortgage erms and roved by er of the signature. L.S. L.S. L.S.
ereinabove uch Mortgag od assignment) said more aid Mortgag bove debt hall be conc	gee be designated in the lent of the Mortgage shall be and conhall remain in full for gee; (7) the acceleration or any other person, clusive evedence that see with the event with the eve	ntinue a first lien on the process and effect except as here on provisions in said mortgain any way or at any time, such person remains obligates F	privilege and beneficiently described here rein modified; (6) the age remain unmodified, obligated to pay said to pay this debt are unto setOur_July	it conferred upon the in; (5) said mortgage are is instrument shall be dead by this agreement; (6) id original debt signs the extended. hand 5 19 82 19 82 19 82 19 82 19 84 84 84 84 85 86 86 86 86 86 86 86 86 86	Mortgagee in said New and all its covenants, to of no effect until app 8) If the original make his agreement, such and sealthis	lortgage erms and roved by er of the signatur L.S.
ereinabove uch Mortgag od assignme 1) said mor onditions sh aid Mortgag bove debt hall be conc	gee be designated in the lent of the Mortgage shall be and conhall remain in full for gee; (7) the acceleration or any other person, clusive evedence that see with the event with the eve	ntinue a first lien on the process and effect except as here on provisions in said mortgain any way or at any time, such person remains obligates F	privilege and beneficiently described here rein modified; (6) the age remain unmodified, obligated to pay said to pay this debt are unto setOur_July	ATE BANK, CALER	Mortgagee in said New and all its covenants, to of no effect until app 8) If the original make his agreement, such and sealthis	erms and roved by er of the signatur

BATE OF ALABAMA, SHELBY COUNTY	Polly
I, the undersigned authority in and for said County in said State, hereby certify that	Hubert Shirey wife, Shirey
Arthur David & wife, Kate Daviswhose name sare	signed to the foregoing agreement,
are are known to me acknowledged before me on this day that	t, being informed of the contents of the
have executed the same voluntarily on the day the same bears date.	J. 3110/1 82
Given under my hand and official seal, this	July 19 Notary Public
	•
	•
SEATE OF ALABAMA, SHELBY COUNTY	
I, the undersigned authority in and for said County and State hereby certify that	
Dorothy D. Schroeder whose name as who is kr	Vice Chairman
Dorothy D. Schroeder whose name as confidential State Bank, Calera, Alabama, is signed to the foregoing agreement and who is known that, being informed of the contents of the agreement, he, as such officer and with antarily for and as the act of said bank.	th full authority, executed the same vol-
Given under my hand and official seal, thisday of	11y 19 82
_ College	Notary Public

TOTAL OF ALA, SHEEDY CO.

TOTAL TIFY THIS

TOTAL MENT WAS FILED.

1982 AUG 10 AH 9: 07

HEGE OF PROBATE.

Rec. 4.00

Jud. 1.00

-5.00