MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

KNOW ALL MEN BY THESE PRESENTS: That, whereas The FIRST	NATIONAL E	BANK OF COLUMBIANA,
Alabama, hereinafter referred to as Mortgagee, is now the owner of that certain mortga Vincent First Assembly of God Church	ge heretofore	executed by
to First National Bank of Columbiana		
which mortgage is recorded in the Probate Office of Shelby County, Alabama, in Volume	436	at Page 126-129 of
Deeds and Mortgages, and is also the owner of the indebtedness secured by said mortgage		of the principal indebtedness
thereby secured being now \$ 90,000.00 : and,		
WHEREAS the undersigned Vincent First Assembly of God-Ch	wech	
now the owner S are, subject to said debt and mortgage, of the property describ		veyed by said mortgage, and
requested the Mortgagee to grant an extension of time of as to make the same payable as hereinafter set forth, and the Mortgagee has agreed to conditions hereinafter stated:	payment of sa	id mortgage indebtedness so
NOW, THEREFORE, in consideration of the premises and to evidence the agree—to pay to the Mortgagee or to the successors or assigns of the Mortgagee, the sai	greement of tid indebtednes	the parties, the undersigned a in installments as follows:
DUE: September 24, 1985		
Res 925		• ,
ČŽ		
007		
Š		
The Mortgagee has granted the extension of the time of payment of said monditions: (1) the property described in said mortgage is owned by the undersigned inabove described; (2) no lien or encumbrance has been placed upon or attached the mortgage indebtedness hereinabove described; (3) this extension agreement shall have the herein named (whether such Mortgagee be designated in the mortgage hereinabove described in the mortgage hereinabove described in said Mortgage; (4) said mortgage shall be and continue a first lien on the property decoverants, terms and conditions shall remain in full force and effect except as herein a effect until approved by said Mortgagee; (7) the acceleration provisions in said mortgage. If the original maker of the above debt or any other person, in any way or at any time this agreement, such signature shall be conclusive evidence that such person remains obliging	o said proper he effect of co cribed or has s ege and benefit scribed herein nodified; (6) to remain unmo	ty prior to the lien of the nfirming unto the Mortgagee ucceeded to the rights of the conferred upon the Mortga; (5) said mortgage and all its his instrument shall be of no diffied by this agreement; (8) o pay said original debt signs
	d S and seaf	s this 18th
day ofVINCENT F	_19 <u>_84</u> . TRST AS SEI	MBLY OF GOD CHURCH
BY: William	- ' /5 T' ' '	Trustee_L. S.
BY: Kellen	c St. A.	Trustee L. S.
no.	at Rose	L. S.
	W. Calle	
the netery approve the above extension and agree to amine	00	
THE FIRST NATIONAL By	BANK of C	DEUMBIANA, ALABAMA
FNBC. Note: (Original maker and endorsers, if any, should endorse	the new notes.	.) '

STATE OF ALABAMA, SHELBY COUNTY

I, the undersigned autho	rity in and for said County in said State	e, hereby certify thatVIN Trusteess	Cent First Assembly O.
-Church	whose	name <u>s are</u>	signed to the foregoing agree-
ment, and who	known to me acknowledged be	fore me on this day that, bei	
the agreement, have exe	cuted the same voluntarily on the day t	he same bears date.	
Given under my hand an	d official seal, this 22	day of Sept	Notary Public
	Since The August Property of the State of th	1000	00
COVATOR NOTE: 20, 2238		141	.00
Was COBLIGHTS	rity in and for said County and State he	ereby certify that J. D.	Wyatt
- 151.71	whose	name as Senior Vice	President
to me, acknowledged before me	NK OF COLUMBIANA ALABAMA on this day that, being informed of the voluntarily for and as the act of said be	is signed to the foregoing he contents of the agreemen	agreement and who is known
		Deanne	Notary Public

300K 004 RUL 926

THE RESIDENCE OF THE PARTY OF T