MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

KNOW ALL MEN BY THESE PRESENTS: That, whereas The FIRST NATIONAL BANK OF COLUMBIANA,
Alabams, hereinafter referred to as Mortgagee, is now the owner of that certain mortgage heretofore executed by Charles H. Thornburg, II and wife, Bridgett Thornburg, Robert Lee Thornburg and Charles H. Thornburg, II and wife, Bridgett Thornburg, Robert Lee Thornburg and
Charles H. Thornburg, II and wife, Bridgett Thornburg, Robert Dee Indiana
wife, Shirley Thornburg
to First National Bank of Columbiana at Page 892-895 of
to First National Bank of Columbiana which mortgage is recorded in the Probate Office of Shelby County, Alabama, in Volume of the principal indebtedness
Deeds and Mortgages, and is also the owner of the indebtedness secured by said mortgage, the amount of the principal indebtedness
thereby secured being now \$ 35,000.00 : and, II Charles H. Thornburg and wife, Bridgett Thornburg, Robert Lee
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now the owner same, subject to said debt and mortgage, of the property described in and conveyed by said mortgage, and
they requested the Mortgagee to grant an extension of time of payment of said mortgage indebtedness so as to make the same payable as hereinafter set forth, and the Mortgagee has agreed to grant such extension upon the terms and
conditions hereinafter stated:
now, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigned NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigned NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigned NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigned NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigned NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigned NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigned NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigned NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties of the parties of the premises and the agreement of the parties of the premises and the parties of the p
16 loss and continuing consecutively until
Due in 60 payments of 796.36 beginning June 16, 1985 and continuing consecutively until
paid in full.
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The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the following The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the following
The Mortgagee has granted the extension of the time of payment of said mortgage indected and mortgage here- conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage here- conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage here- conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage here-
INDIVATOR REPORTED IN THE PROPERTY OF A STATE OF A STAT
PARTOR OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PARTOR OF
herein named (whether such workgages be the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgage and all its
IN THE PROPERTY OF THE PRO
ASSESSED TO PORTION AND LONGING TO A PROPERTY OF THE PROPERTY
effect until approved by said Mortgagee; (7) the acceleration provisions in said mortgage remain unindicated so any said original debt signs. If the original maker of the above debt or any other person, in any way or at any time, obligated to pay this debt as extended, this agreement, such signature shall be conclusive evidence that such person remains obligated to pay this debt as extended.
this agreement, such signature shall be conclusive evidence that such person remains a such signature shall be conclusive evidence that such person remains a such signature shall be conclusive evidence that such person remains a such signature shall be conclusive evidence that such person remains a such signature shall be conclusive evidence that such person remains a such signature shall be conclusive evidence that such person remains a such such person remains a such such signature shall be conclusive evidence that such person remains a such such such such such such such such
17
IN WITNESS WHEREOF we have hereunto set Our hand seal stris 17
day of _May
Bash Winterfty L. 8.
that It skorning L. S.
L. S.
Bridgett Speelledy L. 8.
We hereby approve the above extension and agree to same.
THE FIRST NATIONAL BANK of COLUMBIANA, ALABAMA
011.) of cul.R.
By // // Standard the four potes
F. N.B.C Note: (Original maker and endorsers, if any, should endorse the new notes.)
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STATE OF ALABAMA, SHELBY COUNTY

T the	undersioned author	ity in and for	said County in said	I State hereby ce	rtify that	harles H.	Thornburg	II
and wife	. Bridgett T	nornburg,	said County in said Robert Lee T	hornburg and	d wife, S	hirley Tho	rnburg	
			v	vhose name	are	signed to	the foregoing a	gree-
ment, and who	are	know	n to me acknowledg	ed before me on	this day that	, being inform	ed of the conter	nts of
the agreement,	they exec	uted the same	e voluntarily on the	day the same be	ars date.			
Given	un der my hand and	l official seal,	this	4 day o	of June	1	19	<u>8</u> 5.
to	•			Delu	ndw Ø	walk	Pater Public	
955 55	STATE OF ALL SH	eley co. This		₽ø.	Collabilition	Expires Migro	Notary Public	. `
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<u>रु</u>	- 401 10	PH 12: 06	Mortgage Tax	\$_52.5	io		C	1
2	1985 JUN 10 PH 12:	111 -	Deed Tax				Carrier ?	7
 	Show ar	بهر در خبر المراجع الم المراجع المراجع	Mineral Tax				· seemen ?	
	JU361, 15	17 Day -	Recording Fee	5.0	0			
STATE OF AL	a bama , shelby	COUNTY	Index Pee	30	0			
I, the	undersigned author	ity in and for	Totalunty and S	tage hereby certif	y that	<u></u>		<u></u>
	J. D.	Wyatt		vhose name as	Sr. V. I	res.		
to me, acknow	vledged before me	on this day t	UMBIANA ALAB.	d of the content	to the forego s of the agre	oing agreement ement, he, as	t and who is ke such officer and	nown I with
iuii authority,	executed the same	voluntarity to	r and as the act of s	aid bank.			- Control Andrews	
Given	under my hand an	d official seal,	this	4 day of	June		1111/3/g	85
	.•			The	linda	B.U	aller	\sum_{i}
				My Commis	ssion Expires	March 26, 1969	Notary Public	
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