51.00

MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

KNOW ALL MEN BY THESE I Alabama, hereinafter referred to as Mortgag	RESENTS: That, whereas The F		
Larry Lane Chapman and wif	e Sheila Chapman		
to First National Bank of C		433	05-08
which mortgage is recorded in the Probate O		olumeat I	
Deeds and Mortgages, and is also the owner	of the indebtedness secured by said m	ortgage, the amount of the pr	incipal indebtedness
thereby secured being now \$ 29,442.0	arry Lane Chapman and wif	with interest as so e Sheila Chapman	et out in said note.
WHEREAS the undersigned	· · · · · · · · · · · · · · · · · · ·		
now the owner, subject to sa	id debt and mortgage, of the property	described in and conveyed b	y said mortgage, and
as to make the same payable as hereinafte conditions hereinafter stated:		reed to grant such extension	upon the terms and
NOW, THEREFORE, in considerangee—to pay to the Mortgagee or to the st	tion of the premises and to evidence coessors or assigns of the Mortgagee,	e the agreement of the pari the said indebtedness in inst	ies, the undersigned tallments as follows:
Due July 1, 1986		•	
			!
ယ္			. *
<u> </u>		•	
966 max			.1
		: :	
055		! *	
		•	- 1
			•
		•	
The Mortgagee has granted the econditions: (1) the property described in inabove described; (2) no lien or encum mortgage indebtedness hereinabove describ herein named (whether such Mortgagee be Morgagee by the transfer and assignment of gee in said Mortgage; (4) said mortgage shall a covenants, terms and conditions shall reme effect until approved by said Mortgagee; (1) If the original maker of the above debt of this agreement, such signature shall be conditions.	designated in the mortgage hereinabored; (3) this extension agreement shall designated in the mortgage hereinabored mortgage indebtedness) every right e and continue a first lien on the propin in full force and effect except as life the acceleration provisions in said means other parents in any way or at	ached to said property prior have the effect of confirming ove described or has succeeded, privilege and benefit conference described herein; (5) said nerein modified; (6) this instructions and time obligated to pay so	to the lien of the gunto the Mortgagee ed to the rights of the red upon the Mortgade dupon the Mortgade and all its rument shall be of no by this agreement; (8)
IN WITNESS WHEREOF	we have hereunto set our	hand seal sthis 85	31
das	<u></u> ከድሮ	1 3 - 85 / S	
	Lin	y lac Lamon	L. S.
	\hookrightarrow	Mella Mysma	L, S.
			L. S.
		·	L. S.
We hereby approve the above ext	ension and agree to same.		
	THE FIRST NATI	ONAL BANK of COLUM	BIANA, ALABAMA
•	By //	~ Wyll	// // ···
Note: (Origina	maker and endorsers, if any, hould e	ndorse the new notes.)	

THE THE THE PERSON WAS DESCRIBED TO SERVER AND THE

the state of the state of

d State, hereby certify that	Larry Lane Chapman and
whose name are	signed to the foregoing agree
	mae, being intollined of the contents b
day of	DEC 19 85
_ / Lewna	Notary Public
My Commi	ssion Expires March 26,\1949
i	10000
	(
	Something of the second
	•
state hereby certify that	J. D. Wyatt
whose name as	Sr Vice President
ed of the contents of the a	regoing agreement and who is known greement, he, as such officer and with
	SC 85
day of	19
ILleund	Notary Public C
ង្គម៉ូ ម៉ូមកែវព	ricsion Expires March 26, 1989
	140:140:140:140:140:140:140:140:140:140:
ELBY CO.	The second secon
ASFILED	
PH 2: 28	CORDING FEES
- -	li (c. 5 C
とうりゅうかん とう こうしんしょく アン・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	F =
Beat To	
Deed Tor	X
Mineral '	Tax
	Tax ————————————————————————————————————
	whose name

TOTAL