2364

MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

KNOW ALL MEN BY T	HESE PRES	ENTS: That, wh	ereas The FIRST	NATIONAL BAN	K OF COLUMB	IANA
Alabama, hereinafter referred to as Richard B. Smith and			that certain mortgag	ge heretofore exe	cuted by	·
to The First National B		 	rchase Branch			
which mortgage is recorded in the Pr	obate Office	of Shelby County, A	Alabama, in Volume_	453	at Page 89	of
Deeds and Mortgages, and is also the thereby secured being now \$ 19.0	40 40			the amount of th	e principal indebt	edness
•		: and,		C	.•	
WHEREAS the undersigned						1 PM
now the owner S , subject they required			the property describe extension of time of p	_		
as to make the same payable as he conditions hereinafter stated:	reinafter set	forth, and the Mor	tgagee has agreed to	grant such extens	ion upon the term	ms and
NOW, THEREFORE, in case-to pay to the Mortgages or t	onsideration of the successi	of the premises an ors or assigns of th	d to evidence the age e Mortgagee, the said	greement of the prince in	parties, the under installments as fo	rsigned ollows:
"according to the te thereof"	rms and c	onditions of	said note and	any renewals	or extension	ກເຊົ້
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The Mortgages has granted conditions: (1) the property describ	the extension	on of the time of	payment of said mo	ortgage indebtedn	ess upon the follows	lowing
inabove described; (2) no lien or mortgage indebtedness hereinabove	encumbrance	has been placed t	upon or attached to	said property pr	ior to the lien of	of the
herein named (whether such Mortga Morgagee by the transfer and assignment	gee be design: ent of the Mo	ated in the mortga; rtgage indebtedness	ge hereinabove descri) every right, privileg	ibed or has succee e and benefit cont	ded to the rights ferred upon the M	of the fortes-
gee in said Mortgage; (4) said mortgage covenants, terms and conditions sha	s shall be and d Il remain in f	continue a first lien ull force and effect	on the property desc except as berein mo	ribed herein; (5) and ified: (6) this in	said mortgage and strument shall be	lallits
effect until approved by said Mortga If the original maker of the above a this agreement, such signature shall b	igee; (7) the s debt or any o	cceleration provision ther person, in any	ons in said mortgage : way or at any time	remain unmodified, obligated to pay	d by this agreeme said original deb	nt; (8) t signs
ensa agreement, such aignature anati n	e conclusive e	evidence that such p	erson remains obliga	ted to pay thus de	bi as extended.	
IN WITNESS WHEREOF	we	have hereunto set_	our hand	S and seal S th	_{is} 26th	
	day of	September		19 <u>86</u> . / .	./	
			Salar	Balma		L. S.
			Votelsk	30V/	/K	_L. S.
						_ L. S.
We hereby approve the abo	ve extension	and scree to some	<u> </u>		 	_ L. S.
Holony approve mic #00	averming		<u></u>			
•		THE F	RET NATIONAL B	ANK of COLU	MBIANA, ALAI	3AMA
		o # /	un Talusa	William	N. 11. P	

Note: (Original maker and endorsers if any, should endorse the new notes.)

STATE OF ALABAMA, SHELBY COUNTY I, the undersigned authority in and for said County in said State, hereby certify that Richard B. Smith and wife, Leigh S. Smith are signed to the foregoing agreewhose name known to me acknowledged before me on this day that, being informed of the contents of ment, and who. they executed the same voluntarily on the day the same bears date. the agreement, September <u> 26th</u> Given under my hand and official seal, this STATE OF ALA. SHELBY CO. **692** Prest 8: 1. Deed Tax 2. Mtg. Tax 1986 SEP 30 AH 11: 43 3. Recording Fee 500 TATE OF ALABAMA, SHELBY COUNTY 10336 TO FRIEND TOTAL 34.65 I, the undersigned authority in and for said County and State hereby certify that_ Sr. Vice-President Helen Harrison Phillips of The FIRST NATIONAL BANK OF COLUMBIANA ALABAMA is signed to the foregoing agreement and who is known to me, acknowledged before me on this day that, being informed of the contents of the agreement, he, as such officer and with full authority, executed the same voluntarily for and as the act of said bank. 26th Given under my hand and official seal, this MY COMMISSION EXPIRES JULY 18, 1990

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