6.00+23.25=29.25

フェーダ MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

FILSC NACIONA	l Bank of Colu	mbiana		<u> </u>	· · · · · · · · · · · · · · · · · · ·
ch mortgage is recorded	d in the Probate Offic	e of Shelby County, Ala	bama, in Volume	413 at P	age 378-379 of
		the indebtedness secured	-		_
eby secured being now					et out in said
WHEREAS the u	ndersigned Larr	y D Farr and Jo I	Phy Parr	•	
the owners		lebt and mortgage, of the		in and conveved by	said mortgage, and
they	requested the M		ension of time of nav	ment of said morta	age indahtadness sa
o make the same pay litions hereinafter stat	able as nerelnaiter se	t forth, and the Mortga	gee has agreed to gra	nt such extension	upon the terms and
NOW, THEREFO	ORE, in consideration	n of the premises and t	o evidence the agree	ment of the partic	es, the undersigned
e to pay to the Mort	gagee or to the succes	ssors or assigns of the M	fortgagee, the said in	debtedness in insta	illments as follows:
March 31, 1987	•				
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12/7030-		•		1	•
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TO COMPANY OF THE					
The Mantages h		sion of the time of pay	ment of said mortg	ige indebtedness u	ad was at as a least
MOND: (1) MIC PLODE!	as granted the extens ty described in said	moripage is owned by	ING Underglands eith	ject to the debt a	and the state of t
ve described; (2) no gage indebtedness here	lien or encumbrance einabove described: (3	mortgage is owned by the has been placed upo this extension agreem	the undersigned sub in or attached to sai	d property prior t	o the lien of the
ve described; (2) no gage indebtedness here named (whether suc	lien or encumbrance in said the lien or encumbrance inabove described; (3 the Mortgagee be designment of the M	mortgage is owned by the has been placed upo this extension agreem thated in the mortgage had been been been been been been been bee	the undersigned sub on or attached to sai ent shall have the eff ereinabove described very right privilege or	d property prior tect of confirming upon the confirming upon the confirming to the c	o the lien of the into the Mortgagee to the rights of the
ve described; (2) no gage indebtedness here named (whether such said Mortgage; (4) said ants, terms and conditionally antil approved by said until approved by said was a said by said antil approved by said	lien or encumbrance inabove described; (3 ch Mortgagee be designed assignment of the Mittions shall remain in the Mortgagee (7) the	mortgage is owned by ce has been placed upo 3) this extension agreem (nated in the mortgage hortgage indebtedness) evid continue a first lien on full force and effect ex	the undersigned sub in or attached to sai ent shall have the eff ereinabove described ery right, privilege ar the property describe cept as herein modif	d property prior to ect of confirming used of confirming used or has succeeded and benefit conferred benefit (5) said noticed; (6) this instrument.	o the lien of the into the Mortgagee to the rights of the lupon the Mortganortgage and all its nent shall be of no
ve described; (2) no gage indebtedness here in named (whether such agee by the transfer and said Mortgage; (4) said ants, terms and conditional maker of the	lien or encumbrance inabove described; (3 the Mortgagee be designed assignment of the Millians shall remain in the Mortgagee; (7) the shove debt or any	mortgage is owned by ce has been placed upo 3) this extension agreem nated in the mortgage hortgage indebtedness) evidence a first lien on full force and effect executions other person in any way.	the undersigned sub in or attached to sai ent shall have the eff ereinabove described ery right, privilege ar the property describe cept as herein modif in said mortgage remains	d property prior to ect of confirming used of confirming used or has succeeded to benefit conferred to herein; (5) said noticed; (6) this instruction unmodified by the said of the confirming of the said of the confirming of the	o the lien of the nto the Mortgagee to the rights of the lupon the Mortganortgage and all its nent shall be of nothis agreement; (8)
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Larr	y D Farr and Jo Ray	Farr	whose nan	ne s	are	signed to the fore	going agree
ment, and who		nown to me ack	nowledged before	me on thi	s day that, l	being informed of the	contents o
the agreement,	they executed the	same voluntarily	on the day the	same bears	date.	·	
Given	under my hand and official	seal, this3	30	day of	Sept		19 86
						Ck now	12/1
						7/0178	10c
					My C	ommission Expires Ju	10, 1990
	•					7.48A	100
	•					The State of	14
						*********	1111 4884
STATE OF AL	ABAMA, SHELBY COUNT	Y				١	
I, the	undersigned authority in and	d for said County	y and State hereb	y certify t	hat		
J. Đ	. Wyatt		whose nan	ne as	S	r VP	
J. D of The FIRST to me, acknow		COLUMBIANA	whose nan ALABAMA is a nformed of the o	ne as	S the foregoin	g sgreement and wh	o is know: er and wit
J. D. f The FIRST o me, acknown all authority,	NATIONAL BANK OF of the desired before me on this d	COLUMBIANA lay that, being in ly for and as the	whose nan ALABAMA is a nformed of the o	ne as	S the foregoin	g agreement and whi ent, he, as such offic	o is know: er and wit
J. D. f The FIRST o me, acknown all authority,	NATIONAL BANK OF (viedged before me on this dexecuted the same voluntarily	COLUMBIANA lay that, being in ly for and as the	whose nan ALABAMA is a new of the case of said bank.	ne as signed to to contents of	the foregoing the agreem	g agreement and whi ent, he, as such offic	o is know er and with
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4. Indexing Fee 1.00 TOTAL 39.25