MORTGAGE EXTENSION AGREEMENT

6.00+72.90=

THE STATE OF ALABAMA, Shelby County.

Alabama, hereinafter referred to as Mortgagee, is now the owner of tha	at certain mortgage heretofo	re executed by
Parviz Tehranchi and wife, Mandana Tehra	nchi	<u></u>
First National Bank of Columbiana		
which mortgage is recorded in the Probate Office of Shelby County, Alab		
Deeds and Mortgages, and is also the owner of the indebtedness secured	by said mortgage, the amour	nt of the principal indebtedness
thereby secured being now \$ 48,595.56 and,		
WHEREAS the undersigned Parviz Tehranch	i and wife, Mandana	Tehranchi
now the owner s are subject to said debt and mortgage, of the		
have requested the Mortgagee to grant an extens to make the same payable as hereinafter set forth, and the Mortgage conditions hereinafter stated:	ion of time of payment of	feeld mortgage indebtedness 20
NOW, THEREFORE, in consideration of the premises and tagree—to pay to the Mortgagee or to the successors or assigns of the M	o evidence the agreement of tortgagee, the said indebted	of the parties, the undersigned ness in installments as follows:
one payment of \$54,184.04 due and payable on October, 1987.	or before the 27th	day of
		•
The Mortgagee has granted the extension of the time of pa conditions: (1) the property described in said mortgage is owned by inabove described; (2) no lies or encumbrance has been placed upon mortgage indebtedness hereinabove described; (3) this extension agrees herein named (whether such Mortgagee be designated in the mortgage Morgagee by the transfer and assignment of the Mortgage indebtedness) egee in said Mortgage; (4) said mortgage shall be and continue a first lies or covenants, terms and conditions shall remain in full force and effect exercise until approved by said Mortgagee; (7) the acceleration provisions of the original maker of the above debt or any other person, in any withis agreement, such signature shall be conclusive evidence that such per	on or attached to said proposent shall have the effect of hereinabove described or he every right, privilege and ben the property described here except as herein modified; (6) in said mortgage remain unexay or at any time, obligate	confirming unto the lien of the confirming unto the Mortgage is succeeded to the rights of the efit conferred upon the Mortgage in; (5) said mortgage and all it; (5) this instrument shall be of modified by this agreement; (8 d to pay said original debt signs
IN WITNESS WHEREOF they have hereunto set	their hand S and s	es? 8 this 27th
IN WITNESS WHEREOF they have hereunto setday ofOctober	19 86	<i>[</i>].
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	Mankona Te	L. 8
	<u> </u>	L. S
	·	L. S

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

Pa	I, the undersigned		4				d to the foregoing agre
	nd who	•				_	ermed of the contents
•	ement, they				the same bears		
me agre	:einent,	executed	the same volume	_		October	49 8
•	Given under my 1	hand and offic	cial seal, this	27th _	day of	abi M.	Howly Public of
						My Commission	June 10 1995
	I, the undersigne	d authority in	and for said Co	whos	e name as		
to me,	FIRST NATION acknowledged be hority, executed the	fore me on th	nis day that, bei	ng informed of	the contents of	the agreement, he,	nent and who is know as such officer and wi
	Given under my	hand and offi	cial seal, this	27th	day of	October	1 <u>986</u>
: 348			STATE OF ALL I CLASSIN INSTRUMENT	SHELRY CO. VINIS	V(C)	My Commission E	Motory Pablid of
600K 098ruge 348			- 1/01/ 2004	3 PM 35 34	1. Deed To 2. Mag. Ta 3. Record	72.90 ing fee 5.00 ing Fee 1.00 78.90	1