

MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

2.11.13.C.

KNOW ALL MEN BY THESE PRESENTS: That, whereas The FIRST NATIONAL BANK OF COLUMBIANA
Alabama, hereinafter referred to as Mortgagee, is now the owner of that certain mortgage heretofore executed by
<u>John Charles McGhee and wife Cindy McGhee</u> to First National Bank of Columbiana
which mortgage is recorded in the Probate Office of Shelby County, Alabama, in Volume 73 at Page 219-222 of
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 \$ 18,894.55 : and,
WHEREAS the undersigned john Charles McGhee' and wife Cindy McGhee
now the owner_S, subject to said debt and mortgage, of the property described in and conveyed by said mortgage, and they requested the Mortgages to grant an extension of time of navment of said mortgage indebtedness a
as to make the same payable as hereinafter set forth, and the Mortgagee has agreed to grant such extension upon the terms an conditions hereinafter stated:
NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigne agree—to pay to the Mortgagee or to the auccessors or assigns of the Mortgagee, the said indebtedness in installments as follows:
Due on April 26, 199 ∮
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The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the followin conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage here inabove described; (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of confirming unto the Mortgage herein named (whether such Mortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Morgagee by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage; (4) said mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all it covenants, terms and conditions shall remain in full force and effect except as herein modified; (6) this instrument shall be of n effect until approved by said Mortgagee; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8 If the original maker of the above debt or any other person, in any way or at any time, obligated to pay said original debt sign this agreement, such signature shall be conclusive evidence that such person remains obligated to pay this debt as extended.
IN WITNESS WHEREOF have hereunto set hand and sealthis25th
day of October
Candy Marker L. 8
L. 8
We hereby approve the above extension and agree to same.
THE FIRST NATIONAL BANK of COLUMBIANA, ALABAMA
17.13.C. By 12.10 Syl
Note: (Original maker and endorsers, if any, should endorse the new notes.)
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STATE OF ALABAMA, SHELBY COUNTY

T 11	أتحطنيم لمستنس	y in and for said Cou	nty in said	State, hereby certi	fy that _ Johr	<u>Charles</u>	McGhee and
wife Cind			w	hose nameis		_signed to th	ne foregoing agree-
ment, and who	are		cknowledge	ed before me on th		ng informed	of the contents of
the agreement,	they exec	ited the same volunts	rily on the	day the same bear	s date.		00
		official seal, this	25tb	- Par	Octobe (f)	Until	19 <u>90</u> . Ary Public
319ras 360						iti :	
FTATE OF ALAE	dersigned autho	COUNTY ity in and for said Co NK OF COLUMBIA on this day that, bei	·	whose name as	the foregoing	omaement	and who is known
full authority, ex	ecuted the same	voluntarily for and as	the act of	said bank.	Octob		19_90
1412	E OF ALA. SHELBY	d official seal, this CO.	<u> 25th</u> _	Maci	J. D. C.	VMtto	dtary Public
NST.	HOV 26 AM	9: 09 CBATE		1. Deed Tax 2. Mtg. Tax 3. Recording Fee 4. Indexitat Fee 5. No Tax Fee 6. Certified Fou Total	28.38 3.00 		