THE FIRST NATIONAL BANK of COLUMBIANA, ALABAMA

MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

Chemy County.	: I	
KNOW ALL MEN BY THESE PRESENTS:	That, whereas The FIRST NATIONAL I	BANK OF COLUMBIANA,
Alabama, hereinafter referred to as Mortgagee, is now th	e owner of that certain mortgage heretofore	
Ronald Sessions and wife Vanessa Sessions First National Bank of Columbiana	s i on s	
which mortgage is recorded in the Probate Office of Shelb	- County Alabama in Volume 190	at Page 804 of
Deeds and Mortgages, and is also the owner of the indebte	adness secured by said mortgage, the amount (of the principal indebtedness
thereby secured being now \$ 20.000.00		• -
	T. Comments of the comment of the co	
WHEREAS the undersigned Ronald Sess now the owner S subject to said debt and m	nortgage, of the property described in and con	veyed by said mortgage, and
they secureted the Mostrages t	o ment on extension of time of payment of sa	id mortgage indebtedness so
as to make the same payable as hereinafter set forth, as conditions hereinafter stated:	nd the Mortgagee has agreed to grant such ex	tension upon the terms and
NOW, THEREFORE, in consideration of the pagree—to pay to the Mortgagee or to the successors or a	premises and to evidence the agreement of the said indebtedness	the parties, the undersigned in installments as follows:
agree-to pay to the Mortgages of to the successors of a	WIRID OF the Moraganes, the party and annual	•
	•	
Due July 5, 1991		• :
	•	•
77	! 	
• <u> </u>		, e. e.
328 me 1		- 1 J.
\mathbf{R}		
<u></u>	•	
The Mortgagee has granted the extension of t conditions: (1) the property described in said mortgage	he time of payment of said mortgage indeb	tedness upon the following
inabove described; (2) no lien or encumbrance has be	een placed upon or attached to said proper viension agreement shall have the effect of CO	nfirming unto the Mortgage
herein named (whether such Mortgagee be designated in	the mortgage nereinabove described of has a	conferred upon the Mortga
gee in said Mortgage; (4) said mortgage shall be and continu	te a first field of the property described field:	his instrument shall be of no
effect until approved by said Mortgagee; (7) the accelera	erson in any way or at any time, obligated t	o pay said original debt sign
this agreement, such signature shall be conclusive evidence	e that such person remains obligated to pay th	is debt as extended.
IN WITNESS WHEREOF we have h	ereunto set_our hand_s_and_seat	s this 4th
day ofday	1/2001	- 11
	· (Senda) Til	epnont H L.S
·	TONUSSIC O.	\$1.8 L.S
<i>,</i>		L. S
		L. S
We hereby approve the above extension and ag	ree to same.	

73.11.13.6

STATE OF ALABAMA, SHELBY COUNTY I, the undersigned authority in and for said Cou	unty in said State, hereby certify thatRona	ld P Sessions Jr
and Vanessa O Sessions	whose nameare	
ment, and who known to me a	acknowledged before me on this day that, bein	
the agreement, they executed the same volunta	arily on the day the same bears date.	
Given under my hand and official seal, this	THOUL OR	ntlur
	WA COMPLIANTION EXISTED INTA 5	Notary Public 8, 1993
	: :	
	i :	
STATE OF ALABAMA, SHELBY COUNTY	· .	
I, the undersigned authority in and for said Co	unty and State hereby certify that Ed Oli	ver
of The FIRST NATIONAL BANK OF COLUMBIA to me, acknowledged before me on this day that, being full authority, executed the same voluntarily for and as	ng informed of the contents of the agreement	greement and who is known
Given under my hand and official seal, this	Dach I	gentley
STATE OF ALA. SHELBY C. I CERTIFY THIS INSTRUMENT WAS FIL	ED	No ary Public 28, 1993
SQ SIFED -	2. Mtg. Tax	
JUDGE OF PROBATE	Total	_

27 28 363