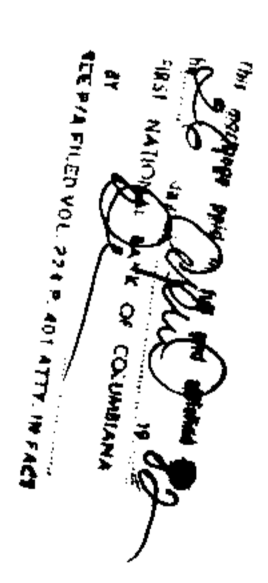
MORTGAGE EXTENSION AGREEMENT

THE	STATE OF ALABAMA,	
. ,	Shelby County.	•.

where steed is a subject to said debt and mortgage, of the property described in and conveyed by said mortgage, they requested the Mortgages to grant an axtension of time of payment of said mortgage indebtedness upon the terms to make the same payable as hereinafter set forth, and the Mortgages has agreed to grant such extension upon the terms on the property described in consideration of the premises and to evidence the agreement of the parties, the undersigner—to pay to the Mortgagee or to the successors or sasigns of the Mortgagee, the said indebtedness in installments as folic conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage and the said indebtedness of installments are folic conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage and installments are successful to the said indebtedness of installments are folic installments and mortgage and the said installments are successful to the said mortgage and said Mortgage; (4) said mortgage said said in the mortgage hereinshowed described of the said mortgage and said mortgage and said Mortgage; (4) said mortgage said said said mortgage and s	104			e. Carol Alsto Columbiana		
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 \$\frac{130,000.00}{200}\$ and, together with interest from date as secured with the control of the control	which ma	Library becorded in	the Probate Office	of Shelby County, Al	abama, in Volume 417	at Page 367/368
WHEREAS the undersigned James G. Alston and wrife, Carol Alston now the owners BYC subject to said dobt and mortgage, of the property described in and conveyed by said mortgage. They requested the Mortgage's to grant an extension of time of payment of said mortgage indebtedness to make the same payable as bereinsters et forth, and the Mortgage's has agreed to grant such extension upon the terms conditions bereinsters taked: NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigned to pay to the Mortgage's or to the successors or sasigns of the Mortgage, the said indebtedness in installments as folic conditions: (1) the property described in said mortgage is owned by the undersigned subject to the dobt not the lien of imbove described, (2) no lien or encumbrances has been placed upon or hall have the effect of confirming unto the Mortgage indebtedness in indebtedness in installments as folic mortgage indebtedness in indebtedness in installments and mortgage is owned by the undersigned subject to the dobt not the lien of imbove described, (2) no lien or encumbrances has been placed upon or hall have the effect of confirming unto the Mortgage indebtedness has been placed upon or hall have the effect of confirming unto the Mortgage indebtedness had been admitted to the lien of mortgage and mortgage and as a subject to the confidence of the lien of mortgage in the mortgage premission described or has been placed upon or hall have the effect of confirming unto the Mortgage of the lien of	Deeds and	d Mortgages, and is al	so the owner of th	e indebtedness secure	d by said mortgage, the amount	of the principal indebtedni
mow the owners. Ave	thereby se	ecured being now \$	130,000.00	: and,	together with interes	out in said no
The Mortgages has granted the extension of the time of payment of said mortgage indebtedness in installments as folic to the Mortgages has greated to grant under extension upon the terms conditions hereinafter stated: NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigner to pay to the Mortgages or to the successors or assigns of the Mortgages, the said indebtedness in installments as folic to the Mortgages has granted the extension of the time of payment of said mortgage indebtedness upon the folion of the mortgage has granted the extension of the time of payment of said mortgage indebtedness upon the folion indow described, (2) no lien or ensured. (3) this extension agreement shall have the effect of onlinroing unto the Mortgages of the said property prior to the lien of imbove described or has succeeded to the rights of Mortgages by the transfer and assignment of the Mortgage indebtedness) every right, privilege and social reads of the said property prior to the lien of Mortgages by the transfer and assignment of the Mortgage indebtedness) every right, privilege and social reads and the said of the said property prior to the lien of the said mortgage and seein and (4) the said mortgage and seein and (4) the said mortgage and seein and (4) the said mortgage and seein said Mortgages; (4) said mortgage and seein the said mortgage and seein mortgage and seein mortgage and seein mortgage and seein the said of the above debt or any other person, in any way or at any time, obligated to pay and original debt this agreement, such signature shall be conclusive evidence that such person remains obligated to pay and original debt this agreement, such signature shall be conclusive evidence that such person remains obligated to pay and original debt this agreement, such signature shall be conclusive evidence that such person remains obligated to pay and original debt this agreement, such signature shall be conclusive evidence that such person remains obligated to pa	1	WHEREAS the under	rsigned James	G. AISTON AND	he property described in and col	nveyed by said mortgage, a
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the follogues of the mortgage indebtedness in installments as follows: DUE: May 23, 1982 The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the follogues: Conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage indebtedness hereinabove described; (2) no lien or encumbrance has been placed upon or attached to said property printing unto the Mortgage indebtedness hereinabove described; (2) no lien or encumbrance has been placed upon or attached to said property printing unto the Mortgage indebtedness hereinabove described; (3) this extension agreement falls described or has succeeded to the rights of herein named (whether such Mortgages be designated in indebtedness) every right, privilege and benefit conferred upon the Mortgage to the transfer and mortgage gasabile be and continue a first lien on the property described; (6) this instrument shorteness of the said mortgage and benefit conferred upon the Mortgage to the said mortgage and benefit conferred upon the Mortgage to the said mortgage and benefit conferred upon the Mortgage to the said mortgage and benefit conferred upon the Mortgage to the said mortgage and described (3) this instrument should be confident to the said mortgage and described (4) the instrument should be confident to the said mortgage and described (5) the said mortgage and described (5) the said mortgage and described (5) and said said said said and said said said and said said said said said said said sai	_	_			_t_u_lf films of maximant of R	aid mulidade indepredites
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the folio conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage indebtedness when the folio conditions: (2) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of conforming to the left of mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of conforming to the left of mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of conforming to the rights of the same and to the rights of the same of the shall have the effect of conforming to the rights of the same of the said mortgage and the said mortgage and the said Mortgage; (4) and mortgage shall be as full force and effect except as herein modified by this agreement, such as the same of the said mortgage; (7) the acceleration provisions in said mortgage remain unmodified by this agreement, such signature shall be conclusive evidence that such person remains obligated to pay and original debt if the original maker of the above debt or any other person, in any way or at any time, obligated to pay this debt as extended. IN WITNESS WHEREOF We have hereunto set Our hands and seal s. this 10th day of March 19.82. THE FIRST NATIONAL BANK of COLUMBIANA, ALAB By The FIRST NATIONAL BANK	as to ma	ke the same payable	as hereinafter set	forth, and the Mort	gagee has agreed to grant such e	xtension upon the terms a
The Mortgagee has granted the extension of the time of payment of said mortgage indehtedness upon the folloconditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage indehtedness upon or attached to said property prior to the lien of mortgage indehtedness upon or attached to said property prior to the lien of mortgage indehtedness upon or attached to said property prior to the lien of mortgage indehtedness upon the Mortgage indehtedness upon the Mortgage indehtedness upon the succeeded to the rights of Mortgage by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon gee in said Mortgage; (4) said mortgages shall be and continue a first lien on the property described of (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect except as hereign certain unmodified by this agreement effect until approved by said Mortgages; (7) the acceleration provisionary or at any time, obligated to pay and original debt this agreement, such signature shall be conclusive evidence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF We have hereunto set OUY hands and seal 5 this 10th day of March The First National Bank of Columbiana, Alab By Sr. Vice-Preside			, in consideration ee or to the succes	of the premises and sors or assigns of the	to evidence the agreement of Mortgagee, the said indebtedne	the parties, the undersignes in installments as follow
The Mortgagee has granted the extension of the time of payment of said mortgage indehtedness upon the folloconditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage inabout described (2) no lieu or great placed upon or attached to said property prior to the lieu of mortgage indehtedness of the said property prior to the lieu of mortgage indehtedness of the said property prior to the lieu of mortgage indehtedness of the said property prior to the lieu of mortgage indehtedness over prints private and the effect of confirming unto the Mortgage on the said Mortgage (4) said mortgages hall be and continue a first lieu on the property described of the said gee in said Mortgage; (4) said mortgages hall be and continue a first lieu on the property described (5) this instrument shall be convenants, terms and conditions shall remain in full force and effect seeps the herein confidence that is agreement effect until approved by said Mortgages; (7) the acceleration provisions into or at any time, obligated to pay and original debt it is agreement, such signature shall be conclusive evidence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF We have hereunto set OUY hands and seal 5 this 10th day of March 19.82. THE FIRST NATIONAL BANK of COLUMBIANA, ALAB By St. Vice-Preside	Č	Ville 3 3	DIR.	May 23. 1982		
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the folio conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage indebtedness herein an adobtedness hereinabove described; (3) this extension agreement shall have the effect of confirming unto the Mortgage by the transfer and assignment of the Mortgage indebtedness) every right, privacy or the standard whether such Mortgage is and the and continue a first lien on the property described or has succeeded to the right of the standard with the standard provided in the property described or has acceeded to the standard with the standard provided in the property described or has acceeded to the property described or has acce		5 C N	DOE	MAY 23, 1302		
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the folloconditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage inabove described; (2) no lien or encumbrance has been placed upon or the debt and mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of confirming unto the Mortgage by the transfer and assignment of the Mortgage indebtedness bereinabove described or has succeeded to the rights of hortgage; (4) said mortgage shall be and continue a not lien on the property described herein; (5) said mortgage and a gee in said Mortgage; (4) said mortgage shall be and continue a not effect except as herein modified; (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect except as herein modified; (6) this instrument shall be effect until approved by said Mortgages; (7) the accertation provisions in said mortgage remain unmodified by this agreement effect until approved by said Mortgages; (7) the accertation provisions in said mortgage remain unmodified by this agreement if the original mater of the above debt or any occurrence in any way or at any time, obligated to pay and original debt this agreement, such signature shall be conclusive evidence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF We have hereunto set Our hands and seal S this 10th day of March 19 82 THE FIRST NATIONAL BANK of COLUMBIANA, ALAB We hereby approve the above extension and agree to same.		1 3				
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the folloconditions: (1) the property described in said mortgage is owned by the underligned subject to the debt and mortgage inabove described; (2) no lien or encumbrance has been placed upon or tracked to said property prior to the lien of mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of confirming unto the Mortgage by the transfer and assignment of the Mortgage indebtedness herein modes and the effect of confirming unto the Mortgage by the transfer and assignment of the Mortgage indebtedness of the standard of the standard or any open standard or standard or any open standard or standard or the standard or any open standard or standard or standard or any open standard or sta	in the second					
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the folloconditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage imbove described; (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of mortgage indebtedness hereinabove described; (3) this extension agreement shall the who effect of confirming unto the Mortgage indebtedness of the mortgage indebtedness of the mortgage indebtedness of the mortgage by the transfer and assignment of the Mortgage hereinabove described or has succeeded to the Mortgage in said Mortgage; (4) said mortgage shall be and continue a first lien on the property described herein (5) astronomortgage and a convenient, terms and conditions shall remain in full force and effect except as herein modified; (6) this property described herein (5) astronomortgage and effect until approved by said Mortgage; (7) the acceleration provisions in said mortgage remain tumodified by this agreement effect until approved by said Mortgage; (7) the acceleration provisions in said mortgage remain tumodified by this agreement, such signature shall be conclusive evidence that such person remains obligated to pay said original debt this agreement, such signature shall be conclusive evidence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF We have hereunto set Our hands and seal S this 10th day of March 19.82. THE FIRST NATIONAL BANK of COLUMBIANA, ALAB We hereby approve the above extension and agree to same.	- No.	15 15 15				
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the follo conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage inabove described; (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of confirming unto the Mortgage hereina named (whether such Mortgages designated in the mortgage hereinabove described or has succeeded to the rights of Mortgage; (4) said mortgage shall be and continue a first lien on the probabove described perein; (5) said mortgage and effect until approved by said Mortgage; (1) head mortgage and effect until approved by said Mortgage; (7) the acceleration provisions in said mortgage remain unmodified by this agreement of the above debt or any other person, in any way or at any time, obligated to pay said original debt this agreement, such signature shall be conclusive evidence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF We have hereunto set Our hand and seal 5 this 10th	<u>~</u>	11 11 minutes				%
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the follo conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage inabove described; (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of mortgage indebtedness hereinabove described; (3) his extension agreement sall have the effect of confirming unto the Mortgage indebtedness hereinabove described or has succeeded to the rights of Mortgagee by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgage insid Mortgage; (4) said mortgage and conditions shall remain in full force and effect except as herein modified; (6) this instrument shall be creaming the remain and conditions shall remain in full force and effect except as herein modified; (6) this instrument shall be effect until approved by said Mortgagee; (7) the acceleration provisions in said mortgage remain unmodified by this agreement of the above debt or any other person, in any way or at any time, obligated to pay said original debt. [IN WITNESS WHEREOF We have hereunto set OUY hands and seal S this 10th day of March 19.82 We hereby approve the above extension and agree to same. THE FIRST NATIONAL BANK of COLUMBIANA, ALAB By St. Vice-Preside	LL.	HIMIN.			· • • • • • • • • • • • • • • • • • • •	
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the folio conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage indebtedness hereinabove described; (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of confirming unto the Mortgage indebtedness between the said Mortgage indebtedness of every right, privilege and benefit conferred upon the Mortgage by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgage by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgage by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgage by the transfer and assignment of the Mortgage indebtedness of every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage relation provisions in said mortgage remain unmodified by this agreement in full force and effect except as herein modified; (6) this instrument shall be covernate, and effect except as herein modified; (6) this instrument shall be covernate, and every remain unmodified by this agreement in full force and effect except as herein modified; (6) this instrument shall be and every remain unmodified by this agreement in full force and effec	<u>a</u>				37 04	(~~~~)
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the folio conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage indebtedness hereinabove described; (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of confirming unto the Mortgage indebtedness between the said Mortgage indebtedness of every right, privilege and benefit conferred upon the Mortgage by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgage by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgage by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgage by the transfer and assignment of the Mortgage indebtedness of every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage every right, privilege and benefit conferred upon the Mortgage relation provisions in said mortgage remain unmodified by this agreement in full force and effect except as herein modified; (6) this instrument shall be covernate, and effect except as herein modified; (6) this instrument shall be covernate, and every remain unmodified by this agreement in full force and effect except as herein modified; (6) this instrument shall be and every remain unmodified by this agreement in full force and effec	ರಾ				19 BE	
The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the follo conditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage imbove described; (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of confirming unto the Mortgage indebtedness between named (whether such Mortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of herein named (whether such Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and a gee in said Mortgage; (4) said mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and a gee in said Mortgage; (7) and mortgage and a gee in said Mortgage; (7) the acceleration provisions in said mortgage remain unmodified by this agreement effect until approved by said Mortgage; (7) the acceleration provisions in said mortgage remain unmodified by this agreement of the above debt or any other person, in any way or at any time, obligated to pay said original debt this agreement, such signature shall be conclusive evidence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF we have hereunto set our hands and seal s this 10th day of March 19 82 THE FIRST NATIONAL BANK of COLUMBIANA, ALAB By Sr. Vice-Preside						
conditions: (1) the property described in said mortgage is owned by the undersined subject to the debt and Mortgage inabove described; (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of mortgage indebtedness hereinabove described or has succeeded to the rights of herein named (whether such Mortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of Morgagee by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mo Morgagee by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mo Morgagee in said Mortgage; (4) said mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and a covenants, terms and conditions shall remain in full force and effect as herein modified; (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect as herein modified; (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect as herein modified; (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect as herein modified; (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect as herein modified; (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect as herein modified; (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect as herein modified; (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect as herein modified; (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect as herein modified; (6) this instrument shall be covenants, terms and conditions shall remain in full force and effect until approved by said Mortgage; (7) the acceleration provisions in said mortga	·				3	
IN WITNESS WHEREOF We have hereunto set our hands and seal 5 this 10th	worgage	6 DA tti é mismo tet om a o	nortgage shall be an	The second secon	- the neutry described bore	n· (5) caid mortgage and a
day of March 19 82. We hereby approve the above extension and agree to same. THE FIRST NATIONAL BANK of COLUMBIANA, ALAB By Sr. Vice-Preside	covenant effect ur	ts, terms and conditional transfer in the said by said	Mortgagee; (7) th	e acceleration provisi	ons in said mortgage remain unn	odified by this agreement to pay said original debt (
We hereby approve the above extension and agree to same. THE FIRST NATIONAL BANK of COLUMBIANA, ALAB By Sr.Vice-Preside	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature	Mortgagee; (7) the above debt or any eshall be conclusive	e acceleration provisi other person, in an e evidence that such	ons in said mortgage remain unny way or at any time, obligated person remains obligated to pay	to pay said original debt to the debt to the debt to the debt as extended.
We hereby approve the above extension and agree to same. THE FIRST NATIONAL BANK of COLUMBIANA, ALAB By Sr.Vice-Preside	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature	Mortgagee; (7) the above debt or any e shall be conclusive.	e acceleration provision other person, in an e evidence that such the have hereunto set.	ons in said mortgage remain unny way or at any time, obligated person remains obligated to pay OUY hand se	odified by this agreement to pay said original debt of this debt as extended.
We hereby approve the above extension and agree to same. THE FIRST NATIONAL BANK of COLUMBIANA, ALAB By Sr.Vice-Preside	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature	Mortgagee; (7) the above debt or any e shall be conclusive.	e acceleration provision other person, in an e evidence that such the have hereunto set.	ons in said mortgage remain unny way or at any time, obligated person remains obligated to pay OUY hand se	odified by this agreement to pay said original debt of this debt as extended.
By Sr. Vice-Preside	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature	Mortgagee; (7) the above debt or any e shall be conclusive.	e acceleration provision other person, in an e evidence that such the have hereunto set.	ons in said mortgage remain unny way or at any time, obligated person remains obligated to pay OUY hand se	to pay said original debt to the debt to the debt to the debt as extended.
By Sr. Vice-Preside	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature	Mortgagee; (7) the above debt or any e shall be conclusive.	e acceleration provision other person, in an e evidence that such the have hereunto set.	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay ourhandsand se	to pay said original debt this debt as extended. al S this 10th
By () () Sr. Vice-Preside	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature	Mortgagee; (7) the above debt or any e shall be conclusive.	e acceleration provision other person, in an e evidence that such the have hereunto set.	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay ourhandsand se	to pay said original debt this debt as extended. al s this 10th
*** XIVII //~ I SI.Vice-Pleside	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive EOF Weday of	e acceleration provisi other person, in an e evidence that such have hereunto set. March on and agree to same	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay our hands and se	to pay said original debt this debt as extended. al S this 10th
*** XIVII //~ / SI.Vice-Pleside	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive EOF Weday of	e acceleration provisi other person, in an e evidence that such have hereunto set. March on and agree to same	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay our hands and se	to pay said original debt this debt as extended. al S this 10th
Note: (Original maker and endorsers, if any, should endorse the notes.)	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive EOF Weday of	e acceleration provision other person, in and a second control of the such that such the second control of the	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay our hands and se	to pay said original debt this debt as extended. al S this 10th
	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature. IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive. EOF We	e acceleration provision other person, in an exidence that such the march that such that such that such the march that such the same on and agree to same the same that the same that such the same that such the same that such t	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay OUY hands and se 19 82 IRST NATIONAL BANK of	colified by this agreement to pay said original debt this debt as extended. al s this 10th COLUMBIANA, ALAB.
	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature. IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive. EOF We	e acceleration provision other person, in an exidence that such the march that such that such that such the march that such the same on and agree to same the same that the same that such the same that such the same that such t	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay OUY hands and se 19 82 IRST NATIONAL BANK of	colified by this agreement to pay said original debt this debt as extended. al s this 10th COLUMBIANA, ALAB.
	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature. IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive. EOF We	e acceleration provision other person, in an exidence that such the march that such that such that such the march that such the same on and agree to same the same that the same that such the same that such the same that such t	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay OUY hands and se 19 82 IRST NATIONAL BANK of	colified by this agreement to pay said original debt this debt as extended. al s this 10th COLUMBIANA, ALAB.
	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature. IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive. EOF We	e acceleration provision other person, in an exidence that such the march that such that such that such the march that such the same on and agree to same the same that the same that such the same that such the same that such t	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay OUY hands and se 19 82 IRST NATIONAL BANK of	colified by this agreement to pay said original debt this debt as extended. al s this 10th COLUMBIANA, ALAB Sr.Vice-Preside
	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature. IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive. EOF We	e acceleration provision other person, in an exidence that such the march that such that such that such the march that such the same on and agree to same the same that the same that such the same that such the same that such t	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay OUY hands and se 19 82 IRST NATIONAL BANK of	colified by this agreement to pay said original debt this debt as extended. al s this 10th COLUMBIANA, ALAB.
	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature. IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive. EOF We	e acceleration provision other person, in an exidence that such the march that such that such that such the march that such the same on and agree to same the same that the same that such the same that such the same that such t	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay OUY hands and se 19 82 IRST NATIONAL BANK of	colified by this agreement to pay said original debt this debt as extended. al s this 10th COLUMBIANA, ALAB.
	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature. IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive. EOF We	e acceleration provision other person, in an exidence that such the march that such that such that such the march that such the same on and agree to same the same that the same that such the same that such the same that such t	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay OUY hands and se 19 82 IRST NATIONAL BANK of	colified by this agreement to pay said original debt this debt as extended. al s this 10th COLUMBIANA, ALAB.
	covenant effect ur	ts, terms and conditional approved by said riginal maker of the ement, such signature. IN WITNESS WHER	Mortgagee; (7) the above debt or any eshall be conclusive. EOF We	e acceleration provision other person, in an exidence that such the march that such that such that such the march that such the same on and agree to same the same that the same that such the same that such the same that such t	ons in said mortgage remain unity way or at any time, obligated person remains obligated to pay OUY hands and se 19 82 IRST NATIONAL BANK of	collined by this agreement to pay said original debt this debt as extended. al s this 10th COLUMBIANA, ALAB Sr.Vice-Preside

STATE OF ALABAMA, SHELBY COUNTY				
I the undersioned outbouits in and for said Cour	iter in said State	harahu sartif	without Jame	s G. Alexand
I, the undersigned authority in and for said Cour	ity ili said State,	nereny certif		
wife, Carol Alston	whose n	ame <u>S</u>	re	signed to the foregoing age
ment, and who are known to me ac	knowledged bef	ore me on this	s day that, bein	g into med of the content
the agreement, they executed the same voluntar	ily on the day th	ie same bears	date.	AN SIE
Given under my hand and official seal, this	10th	day of	March	ALACA TO 8
			Lebra 7	Stawart
•				Notary Public
TOTAL WAS FILLS		My.	Commission Exp	ires January 30, 1985
1982 HAR 17 AH 9: 48	<u>.</u>			
RICGE OF PROBATE	20			and RT
STATE OF ALABAMA, SHELBY COUNTY				SIE A SIE
I, the undersigned authority in and for said Cour			hat J. D. Sr. Vice-P	34 80 A
		101110 40		
of The FIRST NATIONAL BANK OF COLUMBIAN. to me, acknowledged before me on this day that, being	informed of th	e contents of	ine foregoin g a the agreement	, he as such office and wi
full authority, executed the same voluntarily for and as the	he act of said bar	nk.		TOPPER BERTHAM
Given under my hand and official seal, this	10th	day_of	Marc	h 19 82
⊣				> <



My Commission Expires January 30, 1985