4.00

MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

Mortgag	
	ee, is now the owner of that certain mortgage heretofore executed by Glen D. Yancey and wife.
	Rosemary B. Yancey
to	
which m	ortgage is recorded in the Probate Office of Shelby County, Alabama, in Volume 407 at Page 844
Deeds as	nd Mortgages, and is also the owner of the indebtedness secured by said mortgage, the amount of the principal indebte
thereby	secured being now \$ 10,451.51 :and,
	WHEREAS the undersigned Glen D. Yancey and wife, Rosemary B. Yancey
now the	
HOW THE	
	requested the Mortgagee to grant an extension of time of payment of said mortgage indebtedness the same payable as hereinafter set forth, and the Mortgagee has agreed to grant extension upon the terms and conducter stated:
to pay t	NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties, the undersigned as the Mortgagee or to the successors or assigns of the Mortgagee, the said indebtedness in installments as follows:
PAGE 30 St	Due and payable in one payment of \$10,451.51, being due and payable on May 20,]
800K	
	THIS IS AN EXTENSION OF TIME ONLY - MORTGAGE TAX PAID AS ABOVÉ.
cribed; hereinal such Mo and assid Mo above d	The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness upon the following (1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabout (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebted over described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee herein named (who ortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the training ment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, termons shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approvertgagee; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended.
cribed; hereinal such Mo and assid Mo above d	(1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabove (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebte bove described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee herein named (whortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the training in the Mortgagee indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, termons shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approvent agree; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended.
cribed; hereinal such Mo and assid Mo above d	(1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabove (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebte love described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee herein named (whortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the traignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, termons shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approving trigagee; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF we have hereunto set our hand seal this and seal this
cribed; hereinal such Mo and assid Mo above d	(1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabove (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebte love described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee herein named (whortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the trigonment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, termons shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approving transfer; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF we have hereunto set our hand set our and seal 5 this
cribed; hereinal such Mo and assid Mo above d	(1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabove (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebte love described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee herein named (whortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the traignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, termons shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approving trigagee; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF we have hereunto set our hand seal this and seal this
cribed; hereinal such Mo and assid Mo above d	(1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabove (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebte love described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee herein named (whortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the traignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, termons shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approving trigagee; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF we have hereunto set our hand seal this and seal this
cribed; hereinal such Mo and assid Mo above d	(1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabove (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebte love described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee herein named (whortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the traignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, termons shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approving trigagee; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF we have hereunto set our hand seal this and seal this
cribed; hereinal such Mo and assid Mo above d	(1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabove (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebte love described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee herein named (whortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the traignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, termons shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approving trigagee; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF we have hereunto set our hand seal this and seal this
cribed; hereinal such Mo and assid Mo above d	(1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabove (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebte love described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee herein named (whortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the traignment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, termons shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approving trigagee; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF we have hereunto set our hand seal this and seal this
cribed; hereinal such Mo and assid Mo above d	(1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabove (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebte over described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee hereinamed (whortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the trigonment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, term mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, term sons shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approving agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF we have hereunto set our hands and seals this day of February hands and seals this which we have hereunto set our hands and seals this which we have hereby approve the above extension and agree to same.
cribed; hereinal such Mo and assid Mo above deshall be	(1) the property described in said mortgage is owned by the undersigned subject to the debt and mortgage hereinabout (2) no lien or encumbrance has been placed upon or attached to said property prior to the lien of the mortgage indebte nove described; (3) this extension agreement shall have the effect of confirming unto the Mortgagee herein named (whortgagee be designated in the mortgage hereinabove described or has succeeded to the rights of the Mortgagee by the triggment of the Mortgage indebtedness) every right, privilege and benefit conferred upon the Mortgagee in said Mortgage shall be and continue a first lien on the property described herein; (5) said mortgage and all its covenants, term ones shall remain in full force and effect except as herein modified; (6) this instrument shall be of no effect until approving typagee; (7) the acceleration provisions in said mortgage remain unmodified by this agreement; (8) If the original maker ebt or any other person, in any way or at any time, obligated to pay said original debt signs this agreement, such sign conclusive evedence that such person remains obligated to pay this debt as extended. IN WITNESS WHEREOF we have hereunto set our hands and seals this 19th day of February

STATE OF ALABAMA, SHELBY COUNTY

I, the undersigned as	uthority in and for said County	in said State, hereby	certify thatGle	n D. Yancey and
Rosemary B. Yan		whose nameS_		gned to the foregoing agreement,
and who are	known to me ackno	wledged before me or	this day that, bein	g informed of the contents of the
agreement,€	executed the same voluntarily o	n the day the same be	ars date.	
Given under my han	d and official seal, this	19th	y of February	1981
			anu	Notary Public
				Trong at Large
			•	arn Serety Company
*		•		•
STATE OF ALABAMA. SHE	ELBY COUNTY			
l, the undersigned a	uthority in and for said County	and State hereby cer	lify that	
William N	1. Schroeder	whose name as	President	
of Central State Bank, Caler this day that, being inform- untarily for and as the act of	ed of the contents of the agree	regoing agreement an ement, he, as such of	d who is known to ficer and with full a	me, acknowledged before me on authority, executed the same vol-
Given under my has	nd and official seal, this1	9th	y of February	19.81
			MMILE	E. Cullier
			Notary Public. S	Notary Publication States and States
				Compaly.
	1991 MAR -4 AM 8:	48		
	JUDGE OF PROFATE	مستثمر مرساء		