/347 MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

First National BA	nk of Colum	ibiana				
ich mortgage is recorded in the			Mabama, in Volum	e 427	at Page 509~	512
eds and Mortgages, and is also						btedn
ereby secured being now $\frac{12}{2}$					-	
WHEREAS the undersig						
WHEREAS the undersign has withe owner, si	ned raul C	Mampion an un	Alexander deser		rawad by said massa	
		ot and mortgage, of rtgagee to grant an e				
to make the same payable as aditions hereinafter stated:	hereinafter set	forth, and the Mori	tgagee has agreed	to grant such ex	tension upon the te	erms :
NOW, THEREFORE, in see—to pay to the Mortgagee of	consideration or to the success	of the premises and ors or assigns of the	d to evidence the e Mortgagee, the s	agreement of t aid indebtedness	he parties, the und in installments as	lersigi follo
Sixty payments due	in full 3/1	15/90			•	
		,				
•						
The Mortgagee has granditions: (1) the property de	scribed in said r	mortgage is owned	by the undersigned	ed subject to th	e debt and mortes	age n
The Mortgagee has granditions: (1) the property desboye described; (2) no lien ortgage indebtedness hereinabo	scribed in said i or encumbrance ve described: (3	mortgage is owned has been placed this extension agr	by the undersigne upon or attached eement shall have	ed subject to the to said propert the effect of con	e debt and mortga y prior to the lien dirming unto the M	nge n Lof lortga
The Mortgagee has granditions: (1) the property described; (2) no lien rtgage indebtedness hereinaborein named (whether such Morgagee by the transfer and assign	scribed in said roor encumbrance ve described; (3 tgagee be designated)	mortgage is owned has been placed this extension agreated in the mortga ortgage indebtedness	by the undersigne upon or attached eement shall have ge hereinabove de s) every right, privi	ed subject to the to said propert the effect of conscribed or has subject and benefit	e debt and mortga y prior to the lien afirming unto the M acceeded to the righ conferred upon the	age n of lortga its of Mor
The Mortgagee has granditions: (1) the property destroyed described; (2) no lien rigage indebtedness hereinaboren named (whether such Mortgagee by the transfer and assign said Mortgage: (4) said mortgage.	scribed in said roor encumbrance ve described; (3 tgagee be design nment of the Movage shall be and	mortgage is owned has been placed) this extension agreed in the mortga ortgage indebtedness continue a first lien	by the undersigned upon or attached eement shall have ge hereinabove despectly on the property of	ed subject to the to said propert the effect of con- scribed or has su lege and benefit lescribed herein:	y prior to the lien firming unto the M scceeded to the righ conferred upon the (5) said mortgage a	age nof lortgr its of Mor
The Mortgagee has granditions: (1) the property described; (2) no lien ortgage indebtedness hereinabore named (whether such Morgagee by the transfer and assign in said Mortgage; (4) said mortgen and conditions ect until approved by said Mortgage;	scribed in said a or encumbrance ve described; (3 stgagee be design nment of the Mo gage shall be and shall remain in a stgagee; (7) the	mortgage is owned has been placed this extension agreed attention agreed attention agreed attention the mortgate or transfer and effect acceleration provision.	by the undersigned upon or attached eement shall have ge hereinabove destant on the property descept as herein ons in said mortgates.	ed subject to the to said propert the effect of conscribed or has subject to the scribed or has subject to the effect of conscribed herein; modified; (6) the genemain unmodes.	y prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage a diffed by this agreent	lortgate of Morent all the of
The Mortgagee has granditions: (1) the property destroyed described; (2) no lien rtgage indebtedness hereinaboein named (whether such Mortgagee by the transfer and assign in said Mortgage; (4) said mortgenants, terms and conditions ect until approved by said Mothe original maker of the abother original maker or the abother original maker or the abother or the abother original maker or the abother original maker or the abother or the abother original maker or the abother or the abother original maker or the abother or the abot	scribed in said a or encumbrance ve described; (3 tgagee be design nment of the Mo gage shall be and shall remain in the stgagee; (7) the eve debt or any	mortgage is owned has been placed this extension agrated in the mortga ortgage indebtedness continue a first lien full force and effect acceleration provision ther person, in any	by the undersigned upon or attached eement shall have ge hereinabove destant on the property destant in said mortgagy way or at any ti	to said propert the effect of con- scribed or has su- lege and benefit lescribed herein; modified; (6) the ge remain unmoders.	y prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage a his instrument shall dified by this agreen	lorigate of Morental
The Mortgagee has granteditions: (1) the property described; (2) no lien rtgage indebtedness hereinaboein named (whether such Mortgagee by the transfer and assign in said Mortgage; (4) said mortgage; terms and conditions ect until approved by said Mothe original maker of the aboas agreement, such signature shares	scribed in said a or encumbrance ve described; (3 stgagee be design nment of the Mo gage shall be and shall remain in a stgagee; (7) the ve debt or any all be conclusive	mortgage is owned has been placed this extension agrated in the mortga ortgage indebtedness continue a first lien full force and effect acceleration provision other person, in any evidence that such providence that such	upon or attached upon or attached eement shall have ge hereinabove des) every right, privit on the property descept as herein ons in said mortgay way or at any tiperson remains obl	to said propert to the to said propert the effect of conscribed or has sublege and benefit lescribed herein; modified; (6) the ge remain unmodified to pay the igated to pay the	y prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage and instrument shall diffed by this agreem pay said original distributed.	lortgate of Moral
The Mortgage has granditions: (1) the property described; (2) no lien rtgage indebtedness hereinaboein named (whether such Mortgage by the transfer and assign in said Mortgage; (4) said mort enants, terms and conditions ect until approved by said Mortgage; agreement, such signature shapers agreement.	scribed in said a or encumbrance ve described; (3 stgagee be design nment of the Mo gage shall be and shall remain in a stgagee; (7) the ve debt or any all be conclusive	mortgage is owned has been placed this extension agrated in the mortga ortgage indebtedness continue a first lien full force and effect acceleration provision other person, in any evidence that such providence that such	upon or attached upon or attached eement shall have ge hereinabove des) every right, privit on the property descept as herein ons in said mortgay way or at any tiperson remains obl	to said propert to the to said propert the effect of conscribed or has sublege and benefit lescribed herein; modified; (6) the ge remain unmodified to pay the igated to pay the	y prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage and instrument shall diffed by this agreem pay said original distributed.	age nof lortgrats of Moral all be of ment; lebt s
The Mortgagee has granditions: (1) the property described; (2) no lien rigage indebtedness hereinaboein named (whether such Morgagee by the transfer and assign said Mortgage; (4) said mort enants, terms and conditions ect until approved by said Mortgage or of the aboats.	scribed in said a or encumbrance ve described; (3 stgagee be design nment of the Mo gage shall be and shall remain in a stgagee; (7) the ve debt or any all be conclusive	mortgage is owned has been placed this extension agrated in the mortga ortgage indebtedness continue a first lien full force and effect acceleration provision other person, in any evidence that such providence that such	upon or attached upon or attached eement shall have ge hereinabove des) every right, privit on the property descept as herein ons in said mortgay way or at any tiperson remains obl	to said propert to the to said propert the effect of conscribed or has sublege and benefit lescribed herein; modified; (6) the ge remain unmodified to pay the igated to pay the	y prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage and instrument shall diffed by this agreem pay said original distributed.	age nof lortgrats of Moral all be oment; lebt s
The Mortgagee has granteditions: (1) the property described; (2) no lien rtgage indebtedness hereinaboein named (whether such Mortgagee by the transfer and assign in said Mortgage; (4) said mortgage; terms and conditions ect until approved by said Mothe original maker of the aboas agreement, such signature shares	scribed in said a or encumbrance ve described; (3 stgagee be design nment of the Mo gage shall be and shall remain in a stgagee; (7) the ve debt or any all be conclusive	mortgage is owned has been placed this extension agrated in the mortga ortgage indebtedness continue a first lien full force and effect acceleration provision other person, in any evidence that such providence that such	upon or attached upon or attached eement shall have ge hereinabove des) every right, privit on the property descept as herein ons in said mortgay way or at any tiperson remains obl	to said propert to the to said propert the effect of conscribed or has sublege and benefit lescribed herein; modified; (6) the ge remain unmodified to pay the igated to pay the	y prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage and instrument shall diffed by this agreem pay said original distributed.	lortgats of Moral
The Mortgagee has granditions: (1) the property described; (2) no lien etgage indebtedness hereinaboren named (whether such Mortgagee by the transfer and assign in said Mortgage; (4) said mortgen et until approved by said Mothe original maker of the abore agreement, such signature shares	scribed in said a or encumbrance ve described; (3 stgagee be design nment of the Mo gage shall be and shall remain in a stgagee; (7) the ve debt or any all be conclusive	mortgage is owned has been placed this extension agrated in the mortga ortgage indebtedness continue a first lien full force and effect acceleration provision other person, in any evidence that such providence that such	upon or attached upon or attached eement shall have ge hereinabove des) every right, privit on the property descept as herein ons in said mortgay way or at any tiperson remains obl	to said propert to the to said propert the effect of conscribed or has sublege and benefit lescribed herein; modified; (6) the ge remain unmodified to pay the igated to pay the	y prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage and instrument shall diffed by this agreem pay said original distributed.	lortgats of Moral
The Mortgagee has granditions: (1) the property described; (2) no lien etgage indebtedness hereinaboren named (whether such Mortgagee by the transfer and assign in said Mortgage; (4) said mortgen et until approved by said Mothe original maker of the abore agreement, such signature shares	scribed in said a or encumbrance ve described; (3 stgagee be design nment of the Mo gage shall be and shall remain in a stgagee; (7) the ve debt or any all be conclusive	mortgage is owned has been placed this extension agrated in the mortga ortgage indebtedness continue a first lien full force and effect acceleration provision other person, in any evidence that such providence that such	upon or attached upon or attached eement shall have ge hereinabove des) every right, privit on the property descept as herein ons in said mortgay way or at any tiperson remains obl	to said propert to the to said propert the effect of conscribed or has sublege and benefit lescribed herein; modified; (6) the ge remain unmodified to pay the igated to pay the	y prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage and instrument shall diffed by this agreem pay said original distributed.	lortgats of Moral
The Mortgagee has granditions: (1) the property described; (2) no lien etgage indebtedness hereinaboren named (whether such Mortgagee by the transfer and assign in said Mortgage; (4) said mortgen et until approved by said Mothe original maker of the abore agreement, such signature shares	scribed in said a or encumbrance ve described; (3 stgagee be design nment of the Mo gage shall be and shall remain in a stgagee; (7) the ve debt or any all be conclusive	mortgage is owned has been placed this extension agrated in the mortga ortgage indebtedness continue a first lien full force and effect acceleration provision other person, in any evidence that such providence that such	upon or attached upon or attached eement shall have ge hereinabove des) every right, privit on the property descept as herein ons in said mortgay way or at any tiperson remains obl	to said propert to the to said propert the effect of conscribed or has sublege and benefit lescribed herein; modified; (6) the ge remain unmodified to pay the igated to pay the	y prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage and instrument shall diffed by this agreem pay said original distributed.	lortgats of Moral
The Mortgagee has granteditions: (1) the property described; (2) no lien rtgage indebtedness hereinaboein named (whether such Mortgagee by the transfer and assign in said Mortgage; (4) said mortgage; terms and conditions ect until approved by said Mothe original maker of the aboas agreement, such signature shares	scribed in said a or encumbrance we described; (3 or tgagee be design nment of the Mogage shall be and shall remain in strangee; (7) the ve debt or any all be conclusive he	mortgage is owned has been placed) this extension agrated in the mortga ortgage indebtedness continue a first lien full force and effect acceleration provision other person, in any evidence that such plass has hereunto set February	by the undersigned upon or attached eement shall have ge hereinabove destable every right, priving on the property of except as hereing one in said mortgary way or at any tiperson remains obtonial his has	to said propert to the to said propert the effect of conscribed or has sublege and benefit lescribed herein; modified; (6) the ge remain unmodified to pay the igated to pay the	y prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage and instrument shall diffed by this agreem pay said original distributed.	lortgate of Morand all be of ment;
The Mortgagee has granteditions: (1) the property described; (2) no lien ortgage indebtedness hereinabore in named (whether such Mortgagee by the transfer and assign said Mortgage; (4) said mortgenants, terms and conditions ect until approved by said Mortgage; and the original maker of the abore agreement, such signature shall in witness whereof	scribed in said a or encumbrance we described; (3 or tgagee be design nment of the Mogage shall be and shall remain in strangee; (7) the ve debt or any all be conclusive he	mortgage is owned has been placed) this extension agree to same a first lien full force and effect acceleration provision other person, in any evidence that such placed has have hereunto set February	upon or attached upon or attached eement shall have ge hereinabove des) every right, priving on the property of except as herein ons in said mortgary way or at any tiperson remains obtains. his ha	to said propert the effect of conscribed or has su lege and benefit lescribed herein; modified; (8) th ge remain unmode me, obligated to igated to pay thi ndand seal	y prior to the lien firming unto the M scceeded to the righ conferred upon the (5) said mortgage a his instrument shall diffied by this agreer pay said original d s debt as extended. 25th this	lortgate of Moral be of lebt s
The Mortgagee has granteditions: (1) the property described; (2) no lien ortgage indebtedness hereinabore in named (whether such Mortgagee by the transfer and assign said Mortgage; (4) said mortgenants, terms and conditions ect until approved by said Mortgage; and the original maker of the abore agreement, such signature shall in witness whereof	scribed in said a or encumbrance we described; (3 or tgagee be design nment of the Mogage shall be and shall remain in strangee; (7) the ve debt or any all be conclusive he	mortgage is owned has been placed this extension agreed in the mortgated in the full force and effect acceleration provision other person, in any evidence that such the february has have hereunto set. February and agree to same and agree to same.	upon or attached eement shall have ge hereinabove des) every right, priving on the property of except as hereing ons in said mortgagy way or at any tiperson remains oblains. his ha	to said propert the effect of conscribed or has su lege and benefit lescribed herein; modified; (8) th ge remain unmod me, obligated to igated to pay thi ndand seal	prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage and instrument shall diffed by this agreem pay said original distributed as extended. 25th this CLUMBIANA, AL	lortgate of Moral be of lebt s
The Mortgagee has granditions: (1) the property debove described; (2) no lien ortgage indebtedness hereinaborein named (whether such Morgagee by the transfer and assige in said Mortgage; (4) said mort venants, terms and conditions ect until approved by said Mothe original maker of the abors agreement, such signature shall be a sagreement, such signature shall be a sagreement.	scribed in said representation or encumbrance ve described; (3) tagged be design ment of the Mogage shall be and shall remain in the stagged; (7) the ve debt or any all be conclusive heday of	mortgage is owned has been placed this extension agreed in the mortgated in the full force and effect acceleration provision other person, in any evidence that such the february has have hereunto set. February and agree to same and agree to same.	upon or attached upon or attached eement shall have ge hereinabove des) every right, priving on the property of except as herein ons in said mortgagy way or at any tiperson remains oblands. his ha	to said propert the effect of conscribed or has su lege and benefit lescribed herein; modified; (8) th ge remain unmod me, obligated to igated to pay thi ndand seal	prior to the lient firming unto the Macceeded to the right conferred upon the (5) said mortgage and instrument shall diffied by this agreer pay said original distribution as debt as extended. 25th this CON OLUMBIANA, AL	lortgate of Moral be of lebt s

is signed to the foregoing agreewhose name known to me acknowledged before me on this day that, being informed of the contents of ment, and who_ executed the same voluntarily on the day the same bears date. has the agreement, Given under my hand and official seal, this ___ 019 na 404 1985 FEB 28 STATE OF ALABAMA, SHELBY COUNTY Michael E. Hill I, the undersigned authority in and for said County and State hereby certify that_

full authority, executed the same voluntarily for and as the act of said bank.

Given under my hand and official seal, this

THE PARTY OF THE P

whose name as_

of The FIRST NATIONAL BANK OF COLUMBIANA ALABAMA is signed to the foregoing agreement and who is known to me, acknowledged before me on this day that, being informed of the contents of the agreement, he, as such officer and with

25th

I, the undersigned authority in and for said County in said State, hereby certify that

Paul Champion

Senior Vice President

STATE OF ALABAMA, SHELBY COUNTY