MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

CABL	ereinafter referred to as Mina Bullard				
	≠				020
high mort		hate Office of S	helby County, Alabam	a, in Volume 022	at Page 920
Which more	Mortgages, and is also the	owner of the inc	lebtedness secured by a	said mortgage, the amour	at of the principal inde
Deeds and	ared being now \$ 60,0	00.00	: and,		•
thereby sec	HEREAS the undersigned	Cynt	hia Bullard	·	
	IEREAS the undersigned		nd mortgage of the pr	operty described in and	conveyed by said mort
now the ov					
as to make	the same payable as her	reinafter set fort	h, and the Mortgagee	has agreed to grant such	extension upon the
conditions	hereinaiter stateu.			•	of the martine the un
N agree—to p	OW, THEREFORE, in co ay to the Mortgagee or to	the successors	or assigns of the Mor	tgagee, the said indebted	ness in installments a
• .				tions of said	note
	"according t	to the ter	ms and condi	tions of said	
3	and any rer	newals and	extensions	Cheron	
쌢					
滋					
∞		•		•	
8					
803					
&					
condition inabove of mortgage	the Mortgagee has granted: (1) the property described; (2) no lien or indebtedness hereinabove ned (whether such Mortg	encumbrance described; (3)	has been placed upon this extension agreeme ted in the mortgage he	or attached to said pront shall have the effect or reinabove described or i	of confirming unto the nas succeeded to the ri
condition inabove of mortgage herein na Morgagee gee in said covenants	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignations and conditions shapproved by said Mortg	encumbrance described; (3) gagee be designated and contact the Mort ge shall be and contact remain in furgagee; (7) the acceptance of the market and contact remain in furgagee; (7) the acceptance of the accepta	has been placed upon this extension agreemented in the mortgage he gage indebtedness) even tinue a first lien on the celeration provisions in the celeration provision provisions in the celeration provision	or attached to said pro- ent shall have the effect of reinabove described or to ry right, privilege and be the property described he ept as herein modified; in said mortgage remain u	f confirming unto the nas succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shaped to pay said original
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignment of the above approved by said mortgage; (4) said mortgage; terms and conditions shall approved by said Mortginal maker of the above ment, such signature shall	encumbrance le described; (3) sagee be designated and control of the Moringe shall be and control of the action of the action of the action of the conclusive experience.	has been placed upon this extension agreemented in the mortgage he gage indebtedness) even tinue a first lien on the force and effect exceleration provisions in the person, in any way idence that such person	or attached to said property shall have the effect of reinabove described or the right, privilege and be the property described he ept as herein modified; or said mortgage remain up or at any time, obligation remains obligated to property described to property the property of the prope	f confirming unto the has succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended by this debt as extended to the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended to the rein of the rine rein of the rein of the rein of the rein of the rine rein of the rein of
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assign Mortgage; (4) said mortgage, terms and conditions shall approved by said Mortginal maker of the above ment, such signature shall N WITNESS WHEREOF.	encumbrance described; (3) to agee be designated and contain in furgagee; (7) the act debt or any other be conclusive experiments.	has been placed upon this extension agreemented in the mortgage he gage indebtedness) even tinue a first lien on the force and effect exceleration provisions in the person, in any way idence that such person	or attached to said property shall have the effect of reinabove described or the right, privilege and be the property described he ept as herein modified; or said mortgage remain up or at any time, obligation remains obligated to property described to property the property of the prope	f confirming unto the has succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended by this debt as extended to the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended to the rein; (6) this debt as extended to the rein; (7) this debt as extended the reinforced the rine rine reinforced the rine rine rine rine rine rine rine rin
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignment of the above approved by said mortgage; (4) said mortgage; terms and conditions shall approved by said Mortginal maker of the above ment, such signature shall	encumbrance le described; (3) sagee be designated and control of the Moringe shall be and control of the action of the action of the action of the conclusive experience.	has been placed upon this extension agreemented in the mortgage he gage indebtedness) even tinue a first lien on the force and effect exceleration provisions in the person, in any way idence that such person	or attached to said property shall have the effect of reinabove described or the right, privilege and be the property described he ept as herein modified; or said mortgage remain up or at any time, obligation remains obligated to property described to property the property of the prope	f confirming unto the has succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended by this debt as extended to the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended to the rein; (6) this debt as extended to the rein; (7) this debt as extended the reinforced the rine rine reinforced the rine rine rine rine rine rine rine rin
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assign Mortgage; (4) said mortgage, terms and conditions shall approved by said Mortginal maker of the above ment, such signature shall N WITNESS WHEREOF.	encumbrance described; (3) to agee be designated and contain in furgagee; (7) the act debt or any other be conclusive experiments.	has been placed upon this extension agreemented in the mortgage he gage indebtedness) even tinue a first lien on the force and effect exceleration provisions in the person, in any way idence that such person	or attached to said property shall have the effect of reinabove described or be reinabove described or be the property described he ept as herein modified; and mortgage remain up or at any time, obligated to property described to property described herein modified; and the property of	f confirming unto the has succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended by this debt as extended to the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended to the rein; (6) this debt as extended to the rein; (7) this debt as extended the reinforced the rine rine reinforced the rine rine rine rine rine rine rine rin
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assign Mortgage; (4) said mortgage, terms and conditions shall approved by said Mortginal maker of the above ment, such signature shall N WITNESS WHEREOF.	encumbrance described; (3) to agee be designated and contain in furgagee; (7) the act debt or any other be conclusive experiments.	has been placed upon this extension agreemented in the mortgage he gage indebtedness) even tinue a first lien on the force and effect exceleration provisions in the person, in any way idence that such person	or attached to said property shall have the effect of reinabove described or the right, privilege and be the property described he ept as herein modified; or said mortgage remain up or at any time, obligation remains obligated to property described to property the property of the prope	f confirming unto the has succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended by this debt as extended to the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended to the rein; (6) this debt as extended to the rein; (7) this debt as extended the reinforced the rine rine reinforced the rine rine rine rine rine rine rine rin
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assign Mortgage; (4) said mortgage, terms and conditions shall approved by said Mortginal maker of the above ment, such signature shall N WITNESS WHEREOF.	encumbrance described; (3) to agee be designated and contain in furgagee; (7) the act debt or any other be conclusive experiments.	has been placed upon this extension agreemented in the mortgage he gage indebtedness) even tinue a first lien on the force and effect exceleration provisions in the person, in any way idence that such person	or attached to said property shall have the effect of reinabove described or the right, privilege and be the property described he ept as herein modified; or said mortgage remain up or at any time, obligation remains obligated to property described to property the property of the prope	f confirming unto the has succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended by this debt as extended to the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended to the rein; (6) this debt as extended to the rein; (7) this debt as extended the reinforced the rine rine reinforced the rine rine rine rine rine rine rine rin
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assign Mortgage; (4) said mortgag, terms and conditions shall approved by said Mortginal maker of the above ment, such signature shall. N WITNESS WHEREOF. 19th	encumbrance described; (3) gagee be designated and content of the Moringe shall be and content in furgagee; (7) the act debt or any other conclusive experienced and conclusion experienced and conclusive experienced and conclusive experie	has been placed upon this extension agreemented in the mortgage here agge indebtedness) ever the continue a first lien on the collection provisions in the person, in any way indence that such person ave hereunto set	or attached to said property shall have the effect of reinabove described or the right, privilege and be the property described he ept as herein modified; or said mortgage remain up or at any time, obligation remains obligated to property described to property the property of the prope	f confirming unto the has succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended by this debt as extended to the rein; (5) said mortgage (6) this instrument shaped to pay said originally this debt as extended to the rein; (6) this debt as extended to the rein; (7) this debt as extended the reinforced the rine rine reinforced the rine rine rine rine rine rine rine rin
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assign Mortgage; (4) said mortgage, terms and conditions shall approved by said Mortginal maker of the above ment, such signature shall N WITNESS WHEREOF.	encumbrance described; (3) gagee be designated and content of the Moringe shall be and content in furgagee; (7) the act debt or any other conclusive experienced and conclusion experienced and conclusive experienced and conclusive experie	has been placed upon this extension agreemented in the mortgage here agge indebtedness) ever the force and effect excepted and	or attached to said present shall have the effect of reinabove described or leave right, privilege and be the property described he ept as herein modified; in said mortgage remain usy or at any time, obligation remains obligated to property. Yhandand1985	f confirming unto the has succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shannodified by this agreed to pay said originally this debt as extended as this debt. Sealthis
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assign Mortgage; (4) said mortgag, terms and conditions shall approved by said Mortginal maker of the above ment, such signature shall. N WITNESS WHEREOF. 19th	encumbrance described; (3) gagee be designated and content of the Moringe shall be and content in furgagee; (7) the act debt or any other conclusive experienced and conclusion experienced and conclusive experienced and conclusive experie	has been placed upon this extension agreemented in the mortgage here agge indebtedness) ever the force and effect excepted and	or attached to said property shall have the effect of reinabove described or the right, privilege and be the property described he ept as herein modified; or said mortgage remain up or at any time, obligation remains obligated to property described to property the property of the prope	f confirming unto the has succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shannodified by this agreed to pay said originally this debt as extended as this debt. Sealthis
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assign Mortgage; (4) said mortgag, terms and conditions shall approved by said Mortginal maker of the above ment, such signature shall. N WITNESS WHEREOF. 19th	encumbrance described; (3) gagee be designated and content of the Moringe shall be and content in furgagee; (7) the act debt or any other conclusive experienced and conclusion experienced and conclusive experienced and conclusive experie	has been placed upon this extension agreemented in the mortgage here gage indebtedness) ever the force and effect exceleration provisions in the person, in any way idence that such person ave hereunto set	or attached to said present shall have the effect of reinabove described or leave right, privilege and be the property described he ept as herein modified; in said mortgage remain usy or at any time, obligation remains obligated to property. Yhandand1985	f confirming unto the has succeeded to the rinefit conferred upon the rein; (5) said mortgage (6) this instrument shannodified by this agreed to pay said originally this debt as extended as this debt. Sealthis
condition inabove of mortgage herein na Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignment Mortgage; (4) said mortgage; terms and conditions shill approved by said Mortginal maker of the above ment, such signature shall. IN WITNESS WHEREOF. 19th We hereby approve the all.	encumbrance described; (3) gagee be designated and construction of the Moringe shall be and construction and construction of the action of the action of the conclusive experience of the conc	has been placed upon this extension agreemented in the mortgage had gage indebtedness) even the force and effect exceleration provisions in the person, in any way idence that such person ave hereunto set	or attached to said present shall have the effect of the property described or he property described he ept as herein modified; in said mortgage remain up or at any time, obligated to present a said mortgage remain up or at any time, obligated to present a said mortgage remain. Y hand and 19 85 Whattur But NATIONAL BANK	of COLUMBIANA,
condition inabove of mortgage herein has Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignment Mortgage; (4) said mortgage, terms and conditions shill approved by said Mortginal maker of the above ment, such signature shall. IN WITNESS WHEREOF. 19th Note:	encumbrance described; (3) gagee be designated and construction of the Moringe shall be and construction and construction of the action of the action of the conclusive experience of the conc	has been placed upon this extension agreemented in the mortgage had gage indebtedness) even the force and effect exceleration provisions in the person, in any way idence that such person ave hereunto set	or attached to said present shall have the effect of reinabove described or leave right, privilege and be the property described he ept as herein modified; in said mortgage remain usy or at any time, obligation remains obligated to property. Yhandand1985	of COLUMBIANA,
condition inabove of mortgage herein ha Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignment Mortgage; (4) said mortgage, terms and conditions shill approved by said Mortginal maker of the above ment, such signature shall. IN WITNESS WHEREOF. 19th Note:	encumbrance described; (3) gagee be designated and construction of the Moringe shall be and construction and construction of the action of the action of the conclusive experience of the conc	has been placed upon this extension agreemented in the mortgage had gage indebtedness) even the force and effect exceleration provisions in the person, in any way idence that such person ave hereunto set	or attached to said present shall have the effect of the property described or he property described he ept as herein modified; in said mortgage remain up or at any time, obligated to present a said mortgage remain up or at any time, obligated to present a said mortgage remain. Y hand and 19 85 Whattur But NATIONAL BANK	of COLUMBIANA,
condition inabove of mortgage herein has Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignment Mortgage; (4) said mortgage; terms and conditions shill approved by said Mortginal maker of the above ment, such signature shall. IN WITNESS WHEREOF. 19th We hereby approve the all.	encumbrance described; (3) gagee be designated and construction of the Moringe shall be and construction and construction of the action of the action of the conclusive experience of the conc	has been placed upon this extension agreemented in the mortgage had gage indebtedness) even the force and effect exceleration provisions in the person, in any way idence that such person ave hereunto set	or attached to said present shall have the effect of the property described or he property described he ept as herein modified; in said mortgage remain up or at any time, obligated to present a said mortgage remain up or at any time, obligated to present a said mortgage remain. Y hand and 19 85 Whattur But NATIONAL BANK	of COLUMBIANA,
condition inabove of mortgage herein has Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignment Mortgage; (4) said mortgage, terms and conditions shill approved by said Mortginal maker of the above ment, such signature shall. IN WITNESS WHEREOF. 19th Note:	encumbrance described; (3) gagee be designated and construction of the Moringe shall be and construction and construction of the action of the action of the conclusive experience of the conc	has been placed upon this extension agreemented in the mortgage had gage indebtedness) even the force and effect exceleration provisions in the person, in any way idence that such person ave hereunto set	or attached to said present shall have the effect of the property described or he property described he ept as herein modified; in said mortgage remain up or at any time, obligated to present a said mortgage remain up or at any time, obligated to present a said mortgage remain. Y hand and 19 85 Whattur But NATIONAL BANK	of COLUMBIANA,
condition inabove of mortgage herein has Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignment Mortgage; (4) said mortgage, terms and conditions shill approved by said Mortginal maker of the above ment, such signature shall. IN WITNESS WHEREOF. 19th Note:	encumbrance described; (3) gagee be designated and construction of the Moringe shall be and construction and construction of the action of the action of the conclusive experience of the conc	has been placed upon this extension agreemented in the mortgage had gage indebtedness) even the force and effect exceleration provisions in the person, in any way idence that such person ave hereunto set	or attached to said present shall have the effect of the property described or he property described he ept as herein modified; in said mortgage remain up or at any time, obligated to present a said mortgage remain up or at any time, obligated to present a said mortgage remain. Y hand and 19 85 Whattur But NATIONAL BANK	of COLUMBIANA,
condition inabove of mortgage herein has Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignment Mortgage; (4) said mortgage, terms and conditions shill approved by said Mortginal maker of the above ment, such signature shall. IN WITNESS WHEREOF. 19th Note:	encumbrance described; (3) gagee be designated and construction of the Moringe shall be and construction and construction of the action of the action of the conclusive experience of the conc	has been placed upon this extension agreemented in the mortgage had gage indebtedness) even the force and effect exceleration provisions in the person, in any way idence that such person ave hereunto set	or attached to said present shall have the effect of the property described or he property described he ept as herein modified; in said mortgage remain up or at any time, obligated to present a said mortgage remain up or at any time, obligated to present a said mortgage remain. Y hand and 19 85 Whattur But NATIONAL BANK	of COLUMBIANA,
condition inabove of mortgage herein has Morgagee gee in said covenants effect un If the or this agree	escribed; (2) no lien or indebtedness hereinabove ned (whether such Mortg by the transfer and assignment Mortgage; (4) said mortgage, terms and conditions shill approved by said Mortginal maker of the above ment, such signature shall. IN WITNESS WHEREOF. 19th Note:	encumbrance described; (3) gagee be designated and construction of the Moringe shall be and construction and construction of the action of the action of the conclusive experience of the conc	has been placed upon this extension agreemented in the mortgage had gage indebtedness) even the force and effect exceleration provisions in the person, in any way idence that such person ave hereunto set	or attached to said present shall have the effect of the property described or he property described he ept as herein modified; in said mortgage remain up or at any time, obligated to present a said mortgage remain up or at any time, obligated to present a said mortgage remain. Y hand and 19 85 Whattur But NATIONAL BANK	of COLUMBIANA,

STATE OF ALABAMA, SHELBY COUNTY

I, the undersigned authority in and for	r said County in said St	ate, hereby cer	tny that		
Cynthia Bullard	who	se name,	<u>is</u>	signed to the foregoing agr	66-
•				eing informed of the contents	of
the agreement, has executed the san	ne voluntarily on the da	ly the same bea	rs date.		
Given under my hand and official seal				19_8	5.
•	,	Kato	ry Bras	alva	
전			. i	Notary Public	
	RECORD	ING FEES	V		
SINE OF ALASHELBY CO.	Morigage Tax	FEES	- My Com	TO TOWN TO A STATE OF THE STATE	
1 12012 1.38 3 4 5 6	Deed Tax	\$ 700		miceion Espirae July King tol.	
1. 4			·	· · · · · · · · · · · · · · · · · · ·	
1985 JUL 23 PH 12: 14	Mineral Tax			i	
<u> </u>	Recording Fee	500			
JUDGE OF FRATE	Index Fee	100			
STATE OF ALABAMA, SHELBY COUNTY	TOTAL	9600			
I, the undersigned authority in and f	or said County and Stat	te hereby certif	y that, I t	he Undersigned	<u>,</u>
	and a	tosa nama se	Notary	Public	
of The FIRST NATIONAL BANK OF CO to me, acknowledged before me on this day full authority, executed the same voluntarily	DLUMBIANA ALABA! v that, being informed	MA is signed to of the contents id bank.	to the foregons s of the agreer	ng agreement and who is kn nent, he, as such officer and	owr with
	19th	day of	July	19	<u>85</u>
Given under my hand and official se	ai, mis	the retter & Breaker			
			1	Notary Public	
;				· · ·	
			ئا رۇنىيىلىنىڭىدىللىنى	المالية المالية المالية المالية المعادلية المعادلية المالية المالية المالية المالية المالية المعادلية المالية المالية المالية المالي	•