MORTGAGE EXTENSION AGREEMENT

THE STATE OF ALABAMA, Shelby County.

KNOW ALL MEN BY THESE PRESENTS: That, whereas The FIRST NATIONAL BANK OF Alabama, hereinafter referred to as Mortgagee, is now the owner of that certain mortgage heretofore executed	
E. E. Raughley and wife Caroline Raughley	*
First National Bank of Columbiana	
which mortgage is recorded in the Probate Office of Shelby County, Alabama, in Volume437 at Pag	ge_561 of
and the second to the second of the indebtedness secured by said mortgage, the amount of the print	cipal indebtedness
thereby secured being now \$ 135,543.53 and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages, and is also the owner of the indeptedness secured by said mortgages.	
in said note. WHEREAS the undersigned— <u>E. E. Raughley and wife Caroline Raughley</u>	
now the owners, subject to said debt and mortgage, of the property described in and conveyed by s	said mortgage, and
they requested the Mortgagee to grant an extension of time of payment of said mortgages to make the same payable as hereinafter set forth, and the Mortgagee has agreed to grant such extension uponditions hereinafter stated:	ge indebtedn ess s o
NOW, THEREFORE, in consideration of the premises and to evidence the agreement of the parties agree—to pay to the Mortgagee or to the successors or assigns of the Mortgagee, the said indebtedness in install	s, the undersigned lments as follows:
Due in 59 payments of \$2,823.47 beginning on March 4, 1988 and continuing cuntil Feb. 4, 1993 when a final payment of \$11,252.14 will be due.	consecutively
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The Mortgagee has granted the extension of the time of payment of said mortgage indebtedness uponditions: (1) the property described in said mortgage is owned by the undersigned subject to the debt as inabove described; (2) no lien or encumbrance has been placed upon or attached to said property prior to the described; (2) no lien or encumbrance has been placed upon or attached to said property prior to the effect of confirming upon the effect of confi	o the lien of the into the Mortgage to the rights of the d upon the Mortga nortgage and all it
mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of confirming usering named (whether such Mortgages be designated in the mortgage hereinabove described or has succeeded Mortgages by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred gee in said Mortgage; (4) said mortgage shall be and continue a first lien on the property described herein; (5) said no covenants, terms and conditions shall remain in full force and effect except as herein modified; (6) this instruction effect until approved by said Mortgagee; (7) the acceleration provisions in said mortgage remain unmodified by effect until approved by said Mortgagee; (7) the acceleration provisions in said mortgage remain unmodified by lift the original maker of the above debt or any other person, in any way or at any time, obligated to pay said this agreement, such signature shall be conclusive evidence that such person remains obligated to pay this debt as	this agreement; (8 original debt sign
mortgage indebtedness hereinabove described; (3) this extension agreement shall have the effect of continuing the herein named (whether such Mortgagee be designated in the mortgage hereinabove described or has succeeded Mortgagee by the transfer and assignment of the Mortgage indebtedness) every right, privilege and benefit conferred gee in said Mortgage; (4) said mortgage shall be and continue a first lien on the property described herein; (5) said no covenants, terms and conditions shall remain in full force and effect except as herein modified; (6) this instruction of the conferred to the covenants, terms and conditions shall remain in full force and effect except as herein modified; (6) this instruction of the conferred to	this agreement; (8 original debt sign extended.
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Note: (Original maker and endorse

should endorse the new notes.)

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STATE OF ALABAMA, SHELBY COUNTY					; .
I, the undersigned authority in and for said Co	ounty in said St	ate, hereby certif	y that		
. E. Raughley and wife Carolyn Raughl	eywho	se name <u>a re</u>	<u> </u>	igned to the foregoi	ing agre
ment, and who known to me	acknowledged	before me on this	day that, being	informed of the co	ntents
the agreement, they_ executed the same volunt	tarily on the da	y the same bears	date.	•	•
Given under my hand and official seal, this	3rd	day of	Feb.	A	19 88
	_		Stauce	Notary Publ	lic
	My Commi	ission Exnires Mar	ch 13, 1993		
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STATE OF ALABAMA, SHELBY COUNTY		· · · · · · · · · · · · · · · · · · ·	- ,		
of The FIRST NATIONAL BANK OF COLUMBIA to me, acknowledged before me on this day that, being full authority, executed the same voluntarily for and as	NA ALABAM ing informed o	f the contents of	he foregoing ag	reement and who i	s know and wit
Given under my hand and official seal, this	3rd	day of	Feb.		19 8
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			•	Notary Publ	lic . №
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JUDGE OF PROBATE