## MORTGAGE EXTENSION AGREEMENT

## THE STATE OF ALABAMA, Shelby County.

KNOW ALL MEN BY TH	ESE PRESENTS:	That, whereas	The FIRST NATIO	NAL BANK OF	COLUMBIANA,
Alabama, hereinafter referred to as M Walter W. Kramp and wi First National Bank of	<u>ife Elizabeth</u>	Kramp	ertain mortgige her	etofore executed by	· · · · · · · · · · · · · · · · · · ·
which mortgage is recorded in the Pro	bate Office of Shelb	v County, Alabam	a, in Volume	137 at Page	686-689 of
Deeds and Mortgages, and is also the	owner of the indebt	edness secured by s	aid mortgage, the a	mount of the princi	pal indebtedness
thereby secured being now \$ 6,000	.00	: and, toget	ther with inte	erest as set o	out in said note.
WHEREAS the undersigned.	Walter W.	Kramp and win	<u>fe Elizabeth k</u>	(ramp	<u></u>
now the owner S are undersigned,	ct to said debt and r	nortgage, of the pro	party described in	and conveyed by sai	id mortgage, and
they reque		to ment en extensi	on of time of nevers	ent of said mortgage	indebtedness so
conditions bereinafter stated:					
NOW, THEREFORE, in co	neideration of the the the successors of s	premises and to example of the Mort	ridence the agreem gagee, the said inde	ent of the parties, btedness in installn	the undersigned sents as follows:
Due: July 9,1991					
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<b>₹</b> .					•
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<b>5</b> 5					
The Mortgages has granted conditions: (1) the property describinations described; (2) no lien or emortgage indebtedness hereinabove therein named (whether such Mortgage Morgages by the transfer and assignment gee in said Mortgage; (4) said mortgage covenants, terms and conditions shall effect until approved by said Mortgage if the original maker of the above of this agreement, such signature shall be	encumbrance has beencumbrance has beencumbrance has beencumbrance has beencumbrance has beencumbrance in the Mortgage shall be and continuated in full foreignes; (7) the acceleration of the second states of the second s	een placed upon a xtension agreemen the mortgage her indebtedness) every see a first lien on the ce and effect excepations in amon in any way	or attached to said t shall have the effe sinabove described y right, privilege and s property described of as herein modifie said mortgage remains	property prior to ct of confirming un or has succeeded to benefit conferred to herein; (5) said moded; (6) this instrument in unmodified by the ligated to pay said of	the lien of the to the Mortgages the rights of the upon the Mortga-ortgage and all its ent shall be of no is agreement; (8) riginal debt signs
in witness whereof	WC have h	rereunto set OUT		and seal <u>\$</u> this	8th
	day of	January	19_	<u>別</u> .	
•		(x) /s/ _	WALTER	Wixuas	n L. 8.
		E 15/ -	Ely Laich	Kramp	L. S.
	• .	-	<del>`</del>		L. S.
984 2 -5		-			D. Q.
We hereby approve the abo	ve extension and ag	gree to same.	<i>A</i>		MA AT ATAZEA
		THE FIRST	NATIONAL BAN	F OF CYLUMBIA	ALABAMA
	•	By 1/1	mb D.	( anoll-1	NA, ALABAMA Brand Wawas
		L			

Note: (Original maker and endorse , should endorse the new notes.)

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ment, and who are	<del>-</del>	Kramp <sub>whose name</sub> s at knowledged before me on the	his day that, being informed of the c	ontents of
	ecuted the same voluntar	rily on the day the same bear	z date.	
Given under my hand a	ınd official seal, this	8th day of	January Motary Pu	_19 <u>91</u> .
-		MY COMM	ISSION EXPIRES APRIL 11, 1994	
		;		
•	•	:		
			•	
I, the undersigned auti	nority in and for said Cou	inty and State hereby certify Br	anch Manager	
	ne on this day that, bein	ig informed of the concense	the foregoing agreement and who of the agreement, he, as such office	is knows
Given under my band		8th day of _	January /	91 91
•	•	Hel	ex The Hay Pu	blic v
•		MY C	OMMISSION EXPIRES APRIL 11, 1994	<b>«</b>
				<u>-</u>
		•		
		ATE OF ALA. SHELBY CO.	1. Deed Text	9.00
	เพรา	ATE OF ALA. SHELBY 86. I CERTIFY THIS RUMENT WAS FILLE  JAN 22 AM 18: 56	1. Deed Tax  2. Mrg. Tax  3. Inc. and free  4. Indexing Fee  5. No Tax Fee	9.60

JUDGE OF PROBATE