72-819375

That, whereas The FIRST NATIONAL BANK OF COLUMBIANA,

## MORTGAGE EXTENSION AGREEMENT

## THE STATE OF ALABAMA, Shelby County.

KNOW ALL MEN BY THESE PRESENTS:

, Rivet National Kank of	f COlumbiana				
which mortgage is recorded in the Pro		bama, in Volume _	_334	_ at Page	594of
Deeds and Mortgages, and is also the	owner of the indebtedness secured	by said mortgage, t	he amount of	the principal i	ndebtedness
<b>/</b>	0,000.00 and.				
hereby secured being now \$					
WHEREAS the undersigned.	<u> Jeff D Falkner, Jr, </u>				
now the owners, subject	t to said debt and mortgage, of the	e property describe	d in and conve	yed by said m	ortgage, and
he reque as to make the same payable as here conditions hereinafter stated:	sted the Mortgagee to grant an extending the Mortgage	ension of time of p gee has agreed to p	ayment of said rant such exte	mortgage indension upon the	ebtedness so ie terms and
NOW, THEREFORE, in co- agree—to pay to the Mortgagee or to	naideration of the premises and the the successors or assigns of the h	to evidence the ag Mortgagee, the said	reement of th indebtedness	e parties, the in installment	undersigned as follows:
oue on March 27, 1992					
	•				
⋛					
5					
5					
3					
วิ	•				
<b></b>					
conditions: (1) the property described; (2) no lien or mortgage indebtedness hereinabove (	described; (3) this extension agree	on or attached to	said property	prior to the firming unto the	lien of the ne Mortgages rights of the
	ent of the Mortgage indesiredness	n the property des	cribed herein; (	5) said mortge is instrument a ified by this as	ge and all its
covenants, terms and conditions sha effect until approved by said Mortga	igee; (7) the acceleration provision	way or at any time	obligated to	pay said origi: debt as exten	ial debt signi
gee in said Mortgage; (4) said mortgage covenants, terms and conditions sha effect until approved by said Mortga If the original maker of the above this agreement, such signature shall be	igee; (7) the acceleration provision debt or any other person, in any of the conclusive evidence that such person is any person of the conclusive evidence that such person is a conclusive evidence that the conclusive evidence evidence that the conclusive evidence e	way or at any time rson remains obliga	e, obligated to ted to pay this	debt as exten	hal debt signi ded.
gee in said Mortgage; (4) said mortgage covenants, terms and conditions sha effect until approved by said Mortga If the original maker of the above this agreement, such signature shall be	igee; (7) the acceleration provision debt or any other person, in any of econclusive evidence that such person.	way or at any time rson remains obliga	e, obligated to ted to pay this	debt as exten	hal debt signi ded.
gee in said Mortgage; (4) said mortgage covenants, terms and conditions sha effect until approved by said Mortga If the original maker of the above this agreement, such signature shall be	igee; (7) the acceleration provision debt or any other person, in any of econclusive evidence that such person.	way or at any time rson remains obliga	obligated to	debt as exten	hal debt signi ded.
gee in said Mortgage; (4) said mortgage covenants, terms and conditions sha effect until approved by said Mortga If the original maker of the above this agreement, such signature shall be	we have hereunto set	way or at any time rson remains obliga	e, obligated to ted to pay this	debt as exten	hal debt signi ded. :h
gee in said Mortgage; (4) said mortgage covenants, terms and conditions sha effect until approved by said Mortga If the original maker of the above this agreement, such signature shall be	igee; (7) the acceleration provision debt or any other person, in any of econclusive evidence that such person.	way or at any time rson remains obliga	e, obligated to ted to pay this	debt as exten	hal debt signided.
gee in said Mortgage; (4) said mortgage covenants, terms and conditions sha effect until approved by said Mortga If the original maker of the above this agreement, such signature shall be IN WITNESS WHEREOF	we have hereunto set	way or at any time rson remains obliga	s obligated to ted to pay this	debt as exten	hal debt signided.  :hL. S
gee in said Mortgage; (4) said mortgage covenants, terms and conditions sha effect until approved by said Mortga If the original maker of the above this agreement, such signature shall be IN WITNESS WHEREOF	we have hereunto set	way or at any time rson remains obliga	s obligated to ted to pay this	debt as exten	hal debt signided.  thL. S
covenants, terms and conditions sha effect until approved by said Mortgs If the original maker of the above this agreement, such signature shall be IN WITNESS WHEREOF	we have hereunto set	way or at any time rson remains obliga	s obligated to ted to pay this	debt as exten	hal debt signided.  :hL. S

Note: (Original maker and endorsers, if any, should endorse the new notes 3

91 OCT 24 PH 1: 28

JUDGE OF PROBATE

Recording Fee

whose name.

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

Jeff Falkner

signed to the foregoing agree-

BOX 369 NOE 981

STATE OF ALABAMA, SHELBY COUNTY