

Original Document # 123473 dated 9/4/90

William Jay Mitchell  
Lois K. Mitchell 91008619  
14020 Hadders Court  
Lowell, Indiana 46356  
"I" means the BORROWER(S) named above.

BANTERRA BANK OF CHRISTOPHER  
109 W. MARKET, P.O. BOX 95  
CHRISTOPHER, ILLINOIS 62822  
"You" means the LENDER named above.

This agreement relates to  
LOAN NUMBER 11260 18490  
ORIGINALLY DATED 9/4 1990  
THIS AGREEMENT DATED 3/4 1991

Definitions: As used in this agreement, the term "I" means the Borrower(s) named above, "You" means the Lender named above, "Original Obligation" means my previous agreement to pay you money (referred to above by Loan Number and original date), and any related agreements such as a security agreement.

Extension Agreement: You and I have entered into an original obligation which is a Real Estate Mortgage

By entering into this agreement, we are extending the due date(s) of 1 payments of the original obligation

The original due date(s) and the amount(s) of the payment(s) extended by this agreement, are as follows: The extended due date(s) and the amount(s) then due (including any fees or interest due on the new maturity dates) are as follows

(a) \$ 24,000.00	originally due	3/4 1991	(a) 9/04	19 91	\$ 24,000.00 + Int.
(b) \$	originally due	19	(b)	19	
(c) \$	originally due	19	(c)	19	
(d) \$	originally due	19	(d)	19	

Cost: For this extension, I agree to pay you the fees and/or additional interest as indicated below  
 A total fee of \$  
 Upon prepayment of the entire outstanding balance of this obligation:  
 a portion of this fee may be refunded, as provided by law.  
 this fee will not be refunded.

Simple Interest, on the unpaid balances of principal remaining from time to time at the rate of 10.50% per year from 3/4/91 until 9/4/91 This interest rate is 1% below the rate previously in effect on this obligation.



This agreement does not in any way, satisfy or cancel the original obligation. Except as specifically amended by this agreement, all other terms of the original obligation remain in effect. This means and includes, but is not limited to:

- (1) Property which secures the original obligation will continue to secure my total responsibility to pay you as amended by this agreement.
- (2) All parties who have a responsibility to pay you in any way the original obligation (including any co-makers, endorsers and guarantors) remain responsible for the total amount I owe you as amended by this agreement. If you require the consent to this extension by any additional party, I agree to obtain such consent, and this extension agreement will not be effective if the consent is not obtained.
- (3) Any post-maturity interest rate provided for in the original obligation (except as specifically contracted for here) shall now begin to apply after the last scheduled payment of the original obligation as amended by this agreement.
- (4) You will not be responsible to further extend the payments affected by this agreement or any other scheduled payments. All other scheduled payments not affected by this agreement shall remain due as previously scheduled.
- (5) All provisions for default, remedies, attorneys' fees (if any) etc. remain in effect.
- (6) My responsibility (if any) to provide insurance on the property which secures the original obligation (if any) shall remain in effect. However, the term of such insurance policy will not be extended to cover any additional term resulting from this agreement unless contracted for and any additional premium is paid
- (7) The term of any Credit Life and/or Disability Insurance coverages purchased in connection with the original obligation will not be extended for the additional term provided for in this agreement unless contracted for and any additional premium is paid.

SIGNATURE OF AUTHORIZED REPRESENTATIVE OF LENDER  
x Susan P. [Signature]

SIGNATURE(S) FOR BORROWERS - BY SIGNING BELOW, I AGREE TO THE EXTENSION. I HAVE RECEIVED A COPY OF THIS AGREEMENT ON TODAY'S DATE.  
x William Jay Mitchell [Signature]  
x Lois K. Mitchell [Signature]