

HE MORTGAGO	RS:	THE MO	RTGAGEE:	0. 10.	なない。
Sam J. Ho	dukich	Regi	one Bank	<u>1</u>	- W 19
		2964	Pelham Parkway	. O	8 C 3
Iris D. Hod	ulich		102		
3180 Bradf	ord Place		ham, Alabama 3	5124	
treet Address or	P. O. Box	Street A	ddress or P. O. Box	2	76 5
Birmingham,	Alabama 35242			3	으웜 ~
ity	State Zip	City	State	Zip	
		····			
TATE OF ALABA	AMA				•
OUNTY OF	Shelby				
OUNTY OF	SHETDY				•
This AMEN	IDMENT TO EQUITY ASSETLINE MORTGAGE	(this "Amendment") is made	between Sam J.	Hodulich	and
TT. D. Ded	lu 1 d o b				
	lulich				
the "Mortgagors"	Rep1ons Bank ') and ⊈Hen an Alabama bank	king corporation (the "Mortga	gee"), this 3rd day o	Februa	ry 19.97
- 1 4. 4	agora previously executed an Equity AssetLine	* Secor Bank, Fe	deral Savings of	ank a as	19
the Hildretmann's	- Apourios advecede made or to be made unde	ir an on an- and credit adreem	Hent Caneo the Equity ~	SOCIFIED WAL	DOLLARIT DOLLARA. PLO
Aortgagors and ti	he Mortgagee, dated	_, 1992 (the "Agreement"), and the Mortgage was	filed in the C	Office of the Judge of
Sh	re1byCounty, Alabama on_M	day 20 10 92	and recorded in 1992-	-9628 at p	soe : and
robate of	First Alabama Bank now Region	ns Bank in Inst. #	996-1732		— — — — — — — — — — — — — — — — — — —
The Mortga	agors and the Mortgagee have executed an Ame	endment to Equity AssetLine	Agreement, increasing	the Mortgag	ors' line of credit (the
	under the Agreement from \$ 25,000.00				
'Line of Credit'') u secure this increa	ase in the Line of Credit, to clarify certain prov	visions of the Mortgage and	to make certain other	changes.	The Motigage of the Land
	REFORE, for valuable consideration, the recei				cure the payment of
a) all advances th	he Mortoegee previously or from time to time t	hareafter makes to the Morti	gagors under the Agree	ment, or any	GX (8112101) OL LAHAMAL
bereaf up to a m	part thereof; (c) all other charges, costs and ex	standing not exceeding the L	line of Credit; (b) all FIN:	ANCE CHAM	CIES DEVENIE ON MOCH.
any extension or	renewal thereof: (d) all advances the MORGSGS	ee makes to the Mortdagors	fluosi ilis isimis oi ilis	MONGAGE, AT	Billia (mad, and fat to
secure compliand	ce with all of the stipulations contained in the A	Agreement, as amended, and	in the Mortgage, as her	ein amended	i, the Mongagors and
the Mortgagee ag					
1. T)	he Mortgage is amended to secure the payme	ant of the increase in the Li	ne of Credit to an aggre	igate unpaid	principal balance of
		!		- 50.00	00.00
	Fifty Thousand and No/100	8	Dollars	, 5	
2. Ti	he Mortgage secures only those advances the N	Mortgagee previously made o	r hereafter makes to the	Mortgagora	under the Agreement.
as amended, and	any renewals or extensions thereof, up to a max	dmum principal amount at an	y one time outstanding r	iot exceeding	the increased Line of
Credit.					
3. TI	he Mortgagors shall comply and cause the real	property secured by the Mor	rigage, as amended (the	"Property"),	to comply with all ap-
so may be define	nental laws and will not use the Property in a med as a hazardous or toxic substance (all such	i substances hereatter called	i "Mazardous Substanc	ene junicier en	uk ethincenna negalait
state or local env	vimomentet lew lordinance, order, rule or requi	ilation (collectively, the "Env	ilionmentai Laws) on 🛭	A to the Lipb	MERCY, THE MOTIGATION
stances under or	ree to keep or cause the Property to be kept fro about the Property, the Mortgagors shall imme	ediately take, at the Mortgag	jors' sole expense, all r	BILLION IN SECTION	ou tedanted by with whi-
nticable Environs	mental Laws or any Judoment, decree, settler	ment or compromise in rest	pect to any claims ther	eunder, ine	MONDAGOUS SHAN HAIS
mediately notify i	the Mortgagee in writing of the discovery of an regarding Hazardous Substances or hazardo	ny Hazardous Substances or ous conditions arising from h	n, under of about the Pro- Hazardous Substances.	perty or any	CIAMIS III COMISCUOM
					Lampinuasa kasmisa-
4. The	Mortgagors hereby agree to defend, indemnifit all claims, demands, causes of action, liabilities.	ly and hold the Mortgagee at littles, losses, costs and exp	nd its directors, officers enses (including withou	i, agents and It l∤mitation r	reasonable attomeys'
face) eriging from	n or in connection with any releases or dischard	ges of any Hazardous Substa	inces on, in or under the	Property, inc	indiud Aimon: imicia:
tion remedial inve	estigation and feasibility study costs, clean-up tions and liabilities of the Mortgagors under th	o costa and other response (COBIS INCUITED DY THE M	ort gages und	MEL ALIGH ELEAN AND COMMUNICATION
	of foreclosure thereof.	in the self-self-self-self-self-self-self-self-			·

The Mortgage is amended to provide that the Mortgage shall continue in full force and effect until (i) the Mortgagors shall have fully paid the indebtedness thereby secured; (ii) the Mortgagors shall have fully performed all obligations imposed on them under the Agreement, as amended; and (iii) the Mortgagee actually receives, at the address shown on the Mortgagors' monthly statement issued in connection with the Agreement, a written request to satisfy the Mortgage from the Mortgagors and all other persons who have the right to require the Mortgagee to extend advances under the Agreement.

under the declaration of covenants, the bylaws and the regulations governing the condominium or planned unit development.

The Party of the Control of the Cont

if the Property is a condominium or a planned unit development, the Mortgagors shall comply with all of the Mortgagors' obligations

obligations under this Amendment or the Mortgage Mortgage and this Amendment shall be joint and set Amendment to Equity AssetLine Agreements betwee bargain, sell, grant and convey that cosigner's interest the Mortgagee and any of the Mortgagors may agree	without the Mortgage veral. Any cosigner of t een the Mortgagors an est in the Property to the ree to extend, modify,	sors and assigns, but the Mortgagors may not assign any of the Mortgagors' le's written consent. All covenants and agreements of the Mortgagors in the the Mortgage or this Amendment who does not execute the Agreement or the id the Mortgages is cosigning the Mortgage, as amended, only to mortgage, he Mortgages under the terms of the Mortgage, as amended, and agrees that forbear or make any other accommodation with regard to the Mortgage, as sleasing the cosigner or modifying the Mortgage, as amended, as to that co-
8. If any provision of this Amendment the Mortgage.	la unenforceable, that	t will not affect the validity of any other provision hereof or any provision of
9. This Amendment will be interpreted	i under and governed t	by the laws of Alabama.
10. The Mortgagors ratify and confirm temperated by this Amendment.	the conveyance of the	Mortgage and all the terms, covenants and conditions thereof, except as
IN WITNESS WHEREOF, the Mortgagors and	the Mortgagee have ex	xecuted this Amendment under seal on this 3rd day of February
, 19 <u>97</u> .		
MORTGAGORS:		MORTGAGEE:
Lan f. Hodeled	(SEAL)	Regions Bank
Sam J. Hodulich		(and the last
Trada D. Haduldah	(SEAL)	Robert Atherton
Iris D. Hodulich This instrument was prepared by:		Title: Branch Supervisor
sells and conveys to the Mortgages the interest of the Mortgages under the Agreement, as amended.	ipt and sufficiency of was undersigned in the Pi	which are hereby acknowledged, the undereigned mortgages, grants, bargains, roperty for the purpose of securing the indebtedness of the Mortgagors to the CO-MORTGAGOR
CO-MORTGAGOR		NOWLEDGEMENT
STATE OF ALABAMA COUNTY OFShelby' I,the_undersigned San J. Hodulich & Iris D. Hodul:		y Public in and for said County, in said State, hereby certify that a.axa signed to the foregoing instrument, and who axa
acknowledged before me on this day that, being in same bears date.	iformed of the content	is of the instrument, they executed the same voluntarily on the day the
Given under my hand and official seal this		•
Notary Public Donna	a Keng	
	My com	mission expires: My Commission Expires May 24, 1998
		(Notarial Seal)
	INDIVIDUAL ACE	NOWLEDGEMENT
STATE OF ALABAMA		
COUNTY OF		
	a Notan	y Public in and for said County, in said State, hereby certify that
		algned to the foregoing instrument, and whoknown to me.
		ts of the instrument, executed the same voluntarily on the day the
Given under my hand and official seal this	dev of	Tost # 1997-04555
Notary Public		
	My com	O2:26 PH CERTIFIED
•		[Notarial Sacily MACE OF PRODUIT.
		-

Committee to the second of the