888-360617

Regions Bank

## AMENDMENT TO EQUITY ASSETLINE MORTGAGE (OPEN-END MORTGAGE)

	•	
THE MORTGA	AGORS:	THE MORTGAGEE:
Carolin	ne M. Raughley, an unmarried woman	Regions Bank
4995 Ca	ahaba Valley Trace	417 North 20th Street
Street Addres	ss or P. O. Box	Street Address or P. O. Box
Birming	gham, AL 35242	Birmingham, AL 35203
City	State Zip	City State Zip
STATE OF AL	LABAMA	1998-18402
COUNTY OF_	Shelby	The second secon
This Ai	MENDMENT TO EQUITY ASSETLINE MORTGAGE (this "Amen	dment, J is wede pageou
ام ما		AM CERTAIN
		De Morigade 7, Bris.4th_day of May 19_98
J		
The Mo	ortgagors previously executed an Equity AssetLine Mortgage in	favor of the Mortgages, dated September 5 19 97 and credit spatialist called the Children AssetLine Agreement between the
Morigagora a	and the Morigages, dated September 5 19 97 (t	the "Agreement"), and the Mortgage was filed in the Office of the Judge of
Probate of	Shelby County Alabama on September	er 12 19 97, and recorded in 1997, at page 29388; and
The Mo	ortgagors and the Mortgagee have executed an Amendment to I	Equity AssetLine Agreement, increasing the Mortgagors' line of credit (the
"Line of Credi	it'') under the Agreement from \$ 650.000.00 to \$ 80 norease in the Line of Credit, to clarify certain provisions of the	00.000.00 and it is necessary to amend the Mortgage so as to e Mortgage and to make certain other changes.
		clency of which the parties acknowledge, and to secure the payment of
a) al) advance	es the Mortgages previously or from time to time hereafter ma	kes to the Mortgagore under the Agreement, or any extension or renewal exceeding the Line of Credit; (b) all FINANCE CHARGES payable on such
dvances, or a	any part thereof; (c) all other charges, costs and expenses the	Mortgagors now or later owe to the Mortgages under the Agreement, and
any extensior secure compl	n or renewal thereof; (d) all advances the Mortgages makes to liance with all of the stipulations contained in the Agreement, a	the Mortgagors under the terms of the Mortgage, as amended; and (e) to a mended, and in the Mortgage, as herein amended, the Mortgagors and
he Mortgage	e agree as follows:	
1.	The Mortgage is amended to secure the payment of the inc	crease in the Line of Credit to an aggregate unpaid principal balance of
Eight	Hundred Thousand and No/100	Dollers, \$ 800,000.00
2. aa amended, a Credit.	The Mortgage secures only those advances the Mortgages pro and any renewals or extensions thereof, up to a maximum princip	evicusly made or hereafter makes to the Mortgagors under the Agreement, cal amount at any one time outstanding not exceeding the increased Line of
3.	The Mortgagors shall comply and cause the real property sec	cured by the Mortgage, as amended (the "Property"), to comply with all ap-
olicable envir	conmental laws and will not use the Property in a manner that w	rill result in the disposal or any other release of any substance or material hereafter called "Hazardous Substances") under any applicable federal,
state or local	i environmental law, ordinance, order, rule or regulation (collec	tively, the "Environmental Laws") on or to the Property. The Mortgagors zardous Substances, in response to the presence of any Hazardous Sub-
stances unde	er or about the Property, the Mortpagors shall immediately take	, at the Mortgagors' sole expense, all remedial action required by any ap-
mediately not	fronmental Laws or any judgment, decree, settlement of com- tify the Mortgagee in writing of the discovery of any Hazardous perty regarding Hazardous Substances or hazardous condition	promise in respect to any claims thereunder. The Mortgagors shall im- s Substances on, under or about the Property or any claims in connection is arising from Hazardous Substances.
from and aga	sinst all claims, demands, causes of action, liabilities, losses,	ne Mortgagee and its directors, officers, agents and employees harmless costs and expenses (including without limitation reasonable attorneys)
tion remedial	i investigation and feasibility study costs, cleaπ-up costs and o	zardous Substances on, in or under the Property, including without limita- other response costs incurred by the Mortgages under the Environmental
Laws. The obl	iligations and liabilities of the Mortgagors under this paragraph lieu of foreclosure thereof.	shall survive the foreclosure of the Mortgage, as amended, or the delivery

- 5. If the Property is a condominium or a planned unit development, the Mortgagors shall comply with all of the Mortgagors' obligations under the declaration of covenants, the bylaws and the regulations governing the condominium or planned unit development.
- 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.

一一点,只要一定是一个企业的企业,但是一个企业的,我们就是一个企业的。 我们是一个企业的,我们是一个企业的,我们是一个企业的,我们是一个企业的,这个人的

EAL-1 | 9-RGAL 11/96

7. This Amendment shall bind the Mortgagors' he obligations under this Amendment or the Mortgage without the Mortgage and this Amendment shall be joint and several. Any confidence to Equity AssetLine Agreements between the Mortgagin, sell, grant and convey that coalgner's interest in the Pithe Mortgagee and any of the Mortgagors may agree to extend amended, or the Agreement without the coalgner's consent and aligner's interest in the Property.	e Mortgagee's written consigner of the Mortgage rigagors and the Mortgage roperty to the Mortgage and mortgage rocks.	consent. All coverant or this Amendment agee is cosigning the e under the terms of take any other accor	who does not execute the Mortgage, as amended, the Mortgage, as amended the model to model to model to model to model to the Mortgage, as amended to model to the Mortgage, as amended to the Mortgage of the model to the model t	Agreement or the pnly to mortgage, d, and agrees that the Mortgage, as
8. If any provision of this Amendment is unenforce the Mortgage.	ceable, that will not affo	ect the validity of an	y other provision hereof o	r any provision of
g. This Amendment will be interpreted under and	governed by the laws	of Alabama.		
10. The Mortgagors ratify and confirm the convey amended by this Amendment.  IN WITNESS WHEREOF, the Mortgagors and the Mortga				
	iões usas execntad tuis	Amendment ditoer s	661 OH (1115	
, 19 <u>98</u> .		MORTGAGEE:		
MORTGAGORS:		MONTOAGEE.		
Caroline M. Raughley (SEAL)		REGIONS BANK		
		00	<b>~</b> ~ ~	
(SEAL)		By: Chuck G.		
This instrument was prepared by:		Title: Sr. Vice	President	
LaQuita H. Dixon 417 North 20th Street	ė a			
D. J J AT 35203	distance describing and box	mbu sokoowledged t	he undersioned mortgages	. grante, bergains.
For good and valuable consideration, the receipt and suf- sells and conveys to the Mortgagee the interest of the undersign Mortgagee under the Agreement, as amended.	ned in the Property for th	he purpose of securin	ng the indebtedness of the	Mortgagors to the
	-			
CO-MORTGAGOR		CO-MORTGAGOR		
INPIN	DIME TO THE THE PERSON OF THE PERSON	EMENT	•	er the
STATE OF ALABAMA		. alek		100 m
 	05/20/1998	RTIFIED		
COUNTY OFlefferson	10:54 AM CE	E OF PROBATE	n said State, hereby certify	. Ab 4
I, <u>the undersigned</u> Caroline M. Raughley, an	a #16147 POSIG In a	in <b>@36cWhi</b> ld County, ir	n saki State, hereby certify	mat
unmarried_woman	whose nameissi	gned to the foregoing	Instrument, and who	s known to me.
acknowledged before me on this day that, being informed of same bears date.	the contents of the Ins	trument, <u>she</u> ex	recuted the same voluntar	rily on the day the
Given under my hand and official east this 4th	day ofMay	, 19	98	
Notary Public Talent	N Dufa		<u> </u>	
, ((0.21) ( 3.31)	My commission ex	••	MAKISSION EXPOSES FEBRUARY	0,2 <b>00</b> 2
	·			
INDI	VIDUAL ACKNOWLEDG	_		
STATE OF ALABAMA				
COUNTY OF				
l,	Notary Public in r	and for said County, i	in said State, hereby certif	y that
			g instrument, and who	
acknowledged before me on this day that, being informed of same bears date.	I the contents of the im	strument,e	xecuted the same volunts	idly on the day the
Given under my hand and official seal this	day of		·•	
Notary Public			_	
		(pires:		
· •	[Notarial	Seal]		

表现,我们就会到这种企业,但是这种企业,我们就是是一个企业,我们就是一个企业,我们就是一个企业,我们就是一个企业,这个企业,这个企业,不是一个企业,不是一个企业 第一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们们就是一个人,我们