# Loan #4708608

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# LQAN MODIFICATION AGREEMENT

(Providing for Adjustable Interest Rate)

This Loan Modification Agreement (between Johnny E. Gore and Ma	"Agreement"),	made this	12th	day of	May	. 19 99
emends and supplements (1) the 1.1	ry C. Gore, Hi	Wife	C	("Borrower") and	Regions Bar	ik ("Lender")
amends and supplements (1) the Mor	igage, Deed of	Trust, Deed to	Secure Det	t or Security Deed	("Security Inst	rument"), dated
December 2, 1996 and recorded in	Book of Pipel	1996-39577	, of the No	te bearing the sam	e date as, and	secured by, the
Security Instrument, which covers "Property", located at	ine real and pe	rsonai proper	ty described	in the Security i	nstrument and	defined as the
· · · · · · · · · · · · · · · · · · ·	3652 Sha	ndwick Place	Rirminoh	ım, Alabama 3524	17	
······································			y Address]	THE PROPERTY OF THE PARTY OF TH	<u> </u>	
the real property described being set	forth as follows:		,			
Lot 88, according to the stand 61 in the Probate Off	urvey of Greyst ice of Shelby C	tone, I <sup>st</sup> Secto ounty, Alaba:	or Phase II, ma, being si	as recorded in Ma tuated in Shelby (	ip Book 15, Pa County, Alabai	ges 58, 59, 60 ma.
In consideration of the mutual promis anything to the contrary contained in	ies and agreeme the Note or Sec	nts exchanged urity Instrume	, the parties nt):	hereto agree as foil	lows (notwithsta	anding
1. As of June 1, 1999 Balance") is U.S. S 339,314.09 capitalized to date.	the amou	nt payable un nsisting of th	der the Note e amount(s)	e and the Security loaned to Borrow	instrument ("U er by Lender a	npaid Principal and any interes
2. Borrower promises to pay the Uthe Unpaid Principal Balance until to 6.875%. The interest rate Borrower visions of the English Contract of the Engli	he full amount	of principal h	as been paid	d. Borrower will i	er. Interest will pay interest at a	i be charged on a yearly rate of
3. (A) Time and Place of Payment						
Borrower will pay principal and inter	est by making p	ayments every	month.			
Borrower will make monthly paymen	ts on the first (1	st) day of eacl	n month beg	inning on	June	,19 <u>_<b>99</b></u>
Borrower will make payments every under the Note have been paid. Bor 2027, Borrower still owes amounts "Maturity Date".	rrower's monthl	y payments w	ill be applie	ed to interest befor	e principal. If	on January 1,
Borrower will make monthly payment or at a different place if required by I		gions Mortga	ge, luc.	<del></del>		
(B) Amount of Borrower's Init	ial Monthly Pay	ments				
Each of Borrower's initial monthly parties amount may change.	syments will be	in the amount	. –	2,287.24		
(C) Monthly Payment Changes			•			
Changes in Borrower's monthly pay Borrower must pay. Lender will dete with Section 4.	ment will reflect	t changes in interest rate an	the unpaid poid the chang	orincipal of the No ed amount of the n	te and in the in nonthly paymen	nterest rate that it in accordance
4. (A) Change Dates						
The interest rate Borrower will pay me thereafter. Each date on which the in	ay change on th	e first day of change is call	May ed a "Chang	, 20 <u>04</u> , and ce Date".	d on that day ev	ery <u>12</u> month

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# (B) The index

Beginning with the first change date, Borrower's interest rate will be based on an Index. The "Index" is the weekly average yield on United States Treesury Securities adjusted to a constant maturity of one (I) year, as made available by the Federal Reserve Board.

The most recent index figure available as of the date forty-five (45) days before each Change Date is called the "Current Index".

If the Index is no longer available, Lender will choose a new index that is based upon comparable information. Lender will give Borrower notice of this choice.

#### (C) Calculation of Changes

Before each Change Date, Lender will calculate Borrower's new interest rate by adding \_\_Two and Three Quarters percentage point(s) (\_\_2.75\_\_%) to the Current Index. Lender will then round the result of this addition to the nearest one eighth of one percentage point (0.125%). Subject to the limits stated in Section 4(D) below, this rounded amount will be the new interest rate until the next Change Date.

Lender will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal that Borrower is expected to owe at the Change Date in full on the Maturity Date at the new interest rate in substantially equal payment. The result of this calculation will be the new amount of the Borrower's monthly payment.

### (D) Limits on Interest Rate Changes

(Please check appropriate boxes; if no box is checked, there will be no maximum limit on changes.)

- (1) There will be no maximum limit on interest rate changes.
- X (2) The interest rate Borrower is required to pay at the first Change Date will not be greater than 8.875 %.

  or less that 4.875 %.
- X (3) Borrower's interest rate will never be increased or decreased on any single Change Date by more than two percentage point(s) ( 2.00 %) from the rate of interest Borrower has been paying for the preceding period.
- X (4) Borrower's interest rate will never be greater than 11.875 %, which is called the "Maximum Rate".

#### (E) Effective Date of Changes

Borrower's interest rate will become effective on each Change Date. Borrower will pay the amount of the new monthly payment beginning on the first monthly payment date after the Change Date until the amount of the monthly payment changes again.

## (F) Notice of Changes

Lender will deliver or mail to Borrower a notice of any changes in the interest rate and the amount of the monthly payment before the effective date of any change. The notice will include information required by law to be given to Borrower and also the title and telephone number of a person who will answer any questions Borrower may have regarding the notice.

5. If all or any part of the Property or any interest in it is sold or transferred (or a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by the Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than thirty (30) days from the date the notice is delivered or mailed within which the Borrower must pay all sums secured by the Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Security Instrument without further notice or demand on Borrower.

- 6. Borrower also will comply with all other covenants, agreements, and requirements of the Security Instrument, including without limitation, Borrower's covenants and agreements to make all payments of taxes, insurance premiums, assessments, escrow items, impounds, and all other payments that Borrower is obligated to make under the Security Instrument.
- 7. Borrower has the right to make payments of principal at any time before they are due. A payment of principal only is known as a prepayment. When Borrower makes a prepayment, Borrower will tell Lender in writing that Borrower is doing so.
- 8. Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument. Except as otherwise specifically provided in this Agreement, the Note and Security Instrument will remain unchanged, and Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement.
- 9. This Modification of Note and Security instrument shall bind to the benefit of the parties hereto and their respective heirs, successors and permitted assigns.

WITNESS the hand seel of each of the undersigned as the day and year first above written. Johnny E. Gore (Borrower) Thatier Bonne Charlier Bannes Mary C. Jore 544-99 (SEAL)
Mary C. Gore (Borrower) 1, the undersigned authority, A Notary Public in and for said State and County hereby certify that

and Many (), State , whose names are signed to the feregoing conveyance, and who are known to me acknowledged before me on this day, that, being informed of the contents of this conveyance they executed the same voluntarily on the day the same bears date. Notary Public My commission expires: 2-19-200/LENDER ITS: Vice President Assistant Vice Bresident STATE OF ALABAMA COUNTY OF Montgomery I, the undersigned authority, A Notary Public in and for said County in said State hereby certify that Marcia Johnson and Ernie Wright , whose names as Vice President Assistant Vice President , respectively, and of Regions Mortgage, Inc., are signed to the foregoing Instrument and who are known to me, acknowledged before me on this date that, being informed of the contents of said instrument, they who are known to me as such officers and with full authority, executed the same voluntarily for and as the act of Regions Mortgage, Inc. Given under my hand and seal of office, this 2 My commission expires: 05/20/2002 This instrument was prepared by: Karen Williams An employee of Regions Mortgage, Inc.

605 S. Perry Street

Montgomery, AL 36104

Inst # 1999-21975

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O9:10 AM CERTIFIED
SHELBY COUNTY JUDGE OF PROMATE
003 M/S 14.50

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