Amendment to Adjustable-Rate Line of Credit Mortgage

This Amendment (the "Amendment") is made and entered into C	n <u>May 6</u> , 19 <u>92</u> , by and betwee
William Carr and wife, Joan Calvert Ca	rr th Bank N.A., a national banking association (hereinafter called the "Mortgagee
	(hereinafter called the "Borrowe
A. Mortgagors Agreement entitled	Way Courth Family Line of Credit Agreement" executed by the Borrower in tax
whether one or more) has (have) entered into an Agreement entities of the Mortgages dated — October 2 , 19 _8	TAMSouth Equity Line of Credit Agreement, expectation, and an open-expectation of the "Credit Agreement"). The Credit Agreement provides for an open-expectation and repay, amounts from the Mortgagee up to a maximum princip
on of credit pursuant to which the Borrower may porrow and repay, a	ind reborrow and repay, amounts from the Mortgagee up to a maximum princip
mount at any one time outstanding not exceeding the sum of) (the "Credit Limit
FIFTY THOUSAND DOLLARS AND NOTION	
B. The Mortgagor has executed in favor of the Mortgagee an Ada at page <u>581</u> , in the Probate Office of <u>Shelby</u> all advances made by the Mortgagee to the Borrower under the Ca or any extension or renewal thereof, up to a maximum principal an	justable-Rate Line of Credit Mortgage (the "Mortgage") recorded in <u>Book</u> ,
C. The Borrower and the Mortgagor have requested that the Mo	Policis (4
D. The Mortgagee has required, as a condition to approving the re	quest for the Amended Credit Limit, that the Mortgagor enter into this Amendme
Credit Limit described in the Mortgage, the Mortgagor and the Mortgagor and the Mortgagor and the Mortgage, the Mortgagor and the Mortgage amended as follows:	er consideration of any advances made by the Mortgagee in excess of the orig agee agree that the Mortgage is, effective as of the date of this Amendment, her
1. The term "Credit Limit" as used in the Mortgage shall mean	he Amended Credit Limit of Dollars (\$ 130,000.00
ONE HUNDRED THIRTY THOUSAND DULLARS AND I	<u>07 10 0</u>
2. In addition to the other "Debt" described in the Mortgage, the hereafter made by the Mortgagee to the Borrower under the Credit.	Mortgage shall secure the payment of all advances heretofore or from time to a Agreement, or any extension or renewal thereof, up to a maximum principal amb insit of
ONE HUNDRED THIRTY THOUSAND DOLLARS AND I	<u>40/ ±00</u>
Except as specifically amended hereby, the Mortgage shall for	
IN WITNESS WHEREOF, The undersigned Mortgagor and Mo	rtgagee have executed this instrument as of the date first written above.
	Toute Calipat Call.
	" John Comedity
	AMSOUTH BANK N.A.
	BY Aw absolute
A OZNOSKI ET	GMENT FOR INDIVIDUAL(S)
STATE OF ALABAMA	CHALLAL LOLG MADIO 12 CT
ShelbyCOUNTY	william Carr and wife,
I, the undersigned authority, a Notary Public in and for said Co	ounty in said State, hereby certify that <u>William Carr and wife,</u> the foregoing amendment, and who is (are) known to me, acknowledged by the same bears
Joan_Calvert_Carr, whose name(s)xs (are) signed to	ndment, ±_he <u>y_</u> executed the same voluntarily on the day the same bears day of
Given under my hand and official seal this6th	day of day
Civeri and triy reasons	Notary Public Pure Teed
AFFIX SEAL My commission expires: My commis	
Total Continuosion oxpriori	GMENT FOR NATIONAL BANK
STATE OF ALABAMA	11 5 1/04/
Jefferson COUNTY I, the undersigned authority, a Notary Public in and for said C	county in said State, hereby certify that of AmSouth Bank me as of AmSouth Bank
	me as
association. Given under my hand and official seal this	day of May 19
	Tunda & Jones
- 5	Notary Public 4992-08855
AFFIX SEAL 11-19-911	
My commission expires:	OS/19/1992-O8855 O2:19 PM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE
This instrument prepared by: Name:	SHEERY COUNTY 3000C OF THEORY
Address. Francisco Control Con	
Form 501488 bkF5 (3/91)	
bkF5 (3/91)	