FIRST ALABAMA BANK

AMENDMENT TO EQUITY ASSETLINE MORTGAGE (OPEN-END MORTGAGE)

THE MORTGAGORS:	THE MORTGAGEE:		
Donald G. Oakes	First Alabama	Bank	
	Talladega	20.	204 204 318
Ellen Oakes	215 W. North S	+ +	41 % 8
4310 Hwy 62 Street Address of P. O. Box	Street Address or P. O. Box		
Vincent Al. 35178	Talladega Al.	6 1 3	35 66 0
City State Zip	City State	Zip	S 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
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STATE OF ALABAMA		•	₹7
COUNTY OF Shelby	•		
COCHTT OF		v	
This AMENDMENT TO EQUITY ASSETLINE MORTGAGE (this	"Amendment") is made between	Donald G	<u>. Oakes</u>
and wife Ellen Oakes			
(the "Mortgagors") and FIRST ALABAMA BANK, an Alabama banking cordinary 19_92 The Mortgagors previously executed an Equity AssetLine Mortgage in (the "Mortgage"), securing advances made or to be made under an open-enteron Mortgagors and the Mortgagee, dated	favor of the Mortgagee, dated	January 14 y AssetLine Agr was filed in the Cook 111, at p sing the Mortgago essary to amend to serve to any whedge, and to serve ement, or any	
thereof, up to a maximum principal amount at any one time outstanding not examines, or any part thereof; (c) all other charges, costs and expenses the Mexiconsion or renewal thereof; (d) all advances the Mortgagee makes to the Mortgagee with all of the stipulations contained in the Agreement, as amended agree as follows:	ertgagors now or later owe to the Mo fortgagors under the terms of the Mo I, and in the Mortgage, as here amend	ortgagee under the ortgage, as amended, the Mortgage	Agreement, and any ded; and (e) to secure ors and the Mortgagee
 The Mortgage is amended to secure the payment of the in 			
Forty Four Thousnad and no/100		llars \$ 44,00	00.00
2. The Mortgage secures only those advances the Mortgagee pas amended, and any renewals or extensions thereof, up to a maximum princincial.	previously made or hereafter makes to ipal amount at any one time outstandi	o the Mortgagors ing not exceeding	under the Agreement, the increased Line of

- The Mortgagors shall comply and cause the real property secured by the Mortgage, as amended (the "Property"), to comply with all applicable environmental laws and will not use the Property in a manner that will result in the disposal or any other release of any substance or material us may be defined as a hazardous or toxic substance (all such substances hereafter called "Hazardous Substances") under any applicable federal, state or local environmental law, ordinance, order, rule or regulation (collectively, the "Environmental Laws") on or to the Property. The Mortgagors covenant and agree to keep or cause the Property to be kept free of any Hazardous Substances. In response to the presence of any Hazardous Substances under or about the Property, the Mortgagors shall immediately take, at the Mortgagors' sole expense, all remedial action required by any applicable Environmental Laws or any judgment, decree, settlement or compromise in respect to any claims thereunder. The Mortgagors shall immediately notify the Mortgagoe in writing of the discovery of any Hazardous Substances on, under or about the Property or any claims in connection with the Property regarding Hazardous Substances or hazardous conditions arising from Hazardous Substances.
- The Mortgagors hereby agree to defend, indemnify and hold the Mortgagee and its directors, officers, agents and employees harmless 4. from and against all claims, demands, causes of action, liabilities, losses, costs and expenses (including without limitation reasonable attorneys' fees) arising from or in connection with any releases or discharges of any Hazardous Substances on, in or under the Property, including without limitation remedial investigation and feasibility study costs, clean-up costs and other response costs incurred by the Mortgagee under the Environmental Laws. The obligations and liabilities of the Mortgagors under this paragraph shall survive the foreclosure of the Mortgage, as amended, or the delivery of a deed in lieu of forcelosure thereof.
- 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 6. 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.