FIRST ALABAMA BANK

AMENDMENT TO EQUITY ASSETLINE MORTGAGE (OPEN-END MORTGAGE)

THE MORTGAGORS:	THE MORTGAGEE:
Joseph G. Campanotta	First Alabama Bank/Shelby County
Linda T. Campanotta	
2426 Royal Lane	P. O. Box 216
Street Address of P. O. Box	Street Address or P. O. Box
Helena, Alabama 35080	Pelham, Alabama 35124 City State # 1993zip 2972
STATE OF ALABAMA	02/01/1993-02972 02:16 PM CERTIFIED
COUNTY OF Shelby	SHELBY COUNTY JUDGE OF PROBATE DOS NJS 21.75
This AMENDMENT TO EQUITY ASSETLINE MORTGAGE	(this "Amendment") is made between
Joseph G. Campanotta and wife, Linda T. Campa	notta **
ithe "Mortgagors") and FIRST ALABAMA BANK, an Alabama bankin	g corporation (the "Mortgagee"), this 23rd day of January
1093	November 11 92
the "Morigage"), securing advances made or to be made under an op-	ge in favor of the Mortgagee, dated <u>December 1</u> .19 92 en-end credit agreement called the Equity AssetLine Agreement between the
Mortgagors and the Mortgagee, dated <u>December 1</u> , 19 9	2 (the "Agreement"), and the Mortgage was filed in the Office of the Judge of
Probate of Shelby County, Alabama, on Decem	nber 13 92 1962-28882 1992-28882 1992-28882
The Mortgagors and the Mortgagee have executed an Amendme	ent to Equity AssetLine Agreement, increasing the Mortgagors' line of credit (the
Line of Credit") under the Agreement from \$\(\frac{16.500.00}{20.00} \) to secure this increase in the Line of Credit, to clarify certain provisions in	o \$_25.000.00, and it is necessary to amend the Mortgage so as to the Mortgage and to make certain other changes.
an all advances the Mortgagee previously or from time to time hereafted thereof, up to a maximum principal amount at any one time outstanding radvances, or any part thereof, (c) all other charges, costs and expenses the extension or renewal thereof; (d) all advances the Mortgagee makes to the content of t	and sufficiency of which the parties acknowledge, and to secure the payment of an makes to the Mortgagors under the Agreement, or any extension or renewal not exceeding the Line of Credit: (b) all FINANCE CHARGES payable on such as Mortgagors now or later owe to the Mortgagee under the Agreement, and any the Mortgagors under the terms of the Mortgage, as amended; and (c) to secure ended, and in the Mortgage, as here amended, the Mortgagors and the Mortgagee
	he increase in the Line of Credit to an aggregate unpaid principal balance ::
₹ ₹	igee previously made or hereafter makes to the Mortgagors under the Agreement orincipal amount at any one time outstanding not exceeding the increased Line of
applicable environmental laws and will not use the Property in a manner as may be defined as a hazardous or toxic substance tall such substances local environmental law, ordinance, order, rule or regulation (collectivel and agree to keep or cause the Property to be kept free of any Hazardous about the Property, the Mortgagors shall immediately take, at the Mortga Laws or any judgment, decree, settlement or compromise in respect to a	that will result in the disposal or any other release of any substance or matrix is hereafter called "Hazardous Substances") under any applicable federal, state or sy, the "Environmental Laws") on or to the Property. The Mortgagors covernates Substances. In response to the presence of any Hazardous Substances under or agors' sole expense, all remedial action required by any applicable Environmental any claims thereunder. The Mortgagors shall immediately notify the Mortgagor at the Property or any claims in connection with the Property regarding Hazardous.
from and against all claims, demands, causes of action, habilities, losses, a from or in connection with any releases or discharges of any Hazardous investigation and teasibility study costs, clean-up costs and other response	nd hold the Mortgagee and its directors, officers, agents and employees harmless costs and expenses (including without limitation reasonable attorneys) feest arising a Substances on, in or under the Property, including without limitation remedian costs incurred by the Mortgagee under the Environmental Laws. The of against forcelosure of the Mortgage, as amended, or the delivery of a deed in heavy
5 If the December is a anadominium or a alamad and de	evelopment, the Morteagors shall comply with all of the Mortgagors' objects to

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

Agreement

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 this 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

Mortgage and this Amendment shall be joint and several. Any cosigner of the Mortgage or this Amendment who does not execute the Agreement or the Amendment to Equity AssetLine Agreement between the Mortgagers and the Mortgager is cosigning the Mortgage, as amended, only to mortgage, bargain, sell, grant and convey that cosigner's interest in the Property to the Mortgager under the terms of the Mortgage, as amended, and agrees that the Mortgager and any of the Mortgagers may agree to extend, modify, forbear or make any other accommodation with regard to the Mortgage, as amended, or the Agreement without the cosigner's consent and without releasing the cosigner or modifying the Mortgage, as amended, as to that cosigner's interest in the Property
If any provision of this Amendment is unenforceable, that will not affect the validity of any other provision hereof or any provision of the Mortgage
This Amendment will be interpreted under and governed by the laws of Alabama.
10. The Mortgagors ratify and confirm the conveyance of the Mortgage and all the terms, covenants and conditions thereof, except as amended by this Amendment.
IN WITNESS WHEREOF, the Mortgagors and the Mortgagee have executed this Amendment under scal on this 23rd day of
January . 19 93 .
MONTGAGORS: MORTGAGEE
X (SEAL) FIRST ALABAMA BANK (SEAL) FIRST ALABAMA BANK (SEAL) Shelby County
K. Inda T. Campanotta By: Un Capl-C
This instrument was prepared by:
Donna J. Schmidt, Admn Asst/Real Estate P. O. Box 216
Pelham, Alabama 35124
For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the under 202972 sells and conveys to the Mortgagee the interest of the undersigned in the Property for the purpose of securing the indebtedness of the Mortgagors to the Mortgagee under the Agreement, as amended.
CO-MORTGAGOR CO-MORTGAGOR
STATE OF ALABAMA COUNTY OF Shelby INDIVIDUAL ACKNOWLEDGEMENT OZ/01/1993-02972
STATE OF ALABAMA
SHELBY COUNTY JULES 21.75
COUNTY OF BUETON
1. the undersigned, a Notary Public in and for said County, in said State, hereby certify that Joseph G. Campanotta, a married man whose name _ 18 signed to the foregoing instrument, and who _ 18 known to me.
1. the undersigned, a Notary Public in and for said County, in said State, hereby certify that
1. the undersigned, a Notary Public in and for said County, in said State, hereby certify that Joseph G. Campanotta, a married man whose nameis signed to the foregoing instrument, and whois known to me. acknowledged before me on this day that, being informed of the contents of the instrument, he executed the same voluntarily on the day the same
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This Amendment shall bind the Mortgagors' neits, successors and assigns, but the Mortgagors may not assign any of the Mortgagors'

oblightions under this Amendment or the Mortgage without the Mortgagee's written consent. All covenants and agreements of the Mortgagors in the