FIRST ALABAMA BANK

AMENDMENT TO EQUITY ASSETLINE MORTGAGE (OPEN-END MORTGAGE)

THE MO	THE MORTGAGORS:			THE MORTGAGEE:			
Billy	K. Graham, Jr			First Alabama 1	Bank, Chile	ton County	
	arried man					•	
070 U1	ghway 202			P. O. Box 339	P. O. Box 339		
	trees or P. O. Box			Street Address or P. C). Box	· · · · · · · · · · · · · · · · · · ·	
Calera, AL 35040							
Сіту	····			City Stat	t * 1993	£03019	
STATE C	F ALABAMA						
COUNTY OF Shelby				O2/O2/1993-O3019 10:10 AM CERTIFIED 10:10 AM CERTIFIED 10:10 AM CERTIFIED 46.50			
	The Amendment	to equity assetline	MORTGAGĒ (this "Ame	endment") is made better	eur	······································	
(the "Mo: 19	rtgagors") and FIRST The Mortgagors previ	ALABAMA BANK, an Abusty executed an Equity Associated an Equity Associated and Equity As	labama banking corporati	on (the "Mortgagee"), the	day o	17, ,199	
(the "Mo:	rigagors") and FIRST The Mortgagors previously, securing ac	ALABAMA BANK, an A	labama banking corporati setLine Mortgage in favor o ie under an open-end cred	on (the "Mortgagoe"), the	March	17, ,19 ⁹	
(the "Mo: 19 (the "Mo: Mortgage	rigagors") and FIRST The Mortgagors previous accurring according and the Mortgagee	ALABAMA BANK, an Abuity Associated an Equity Associated an Equity Associated and Equity Equity Associated and Equity Equit	labama banking corporations setLine Mortgage in Sever de under an open-end creder and cr	on (the "Mortgagoe"), the of the Mortgagoe, dated it agreement called the greement"), and the Mortgagoe	March Equity AssetLi	17, 19 ⁹ no Agreement between in the Office of the Judg	
(the "Mo: 19 (the "Mo: Mortgage	rigagors") and PIRST The Mortgagors previous accuracy accuracy and the Mortgagoe Shelby	ALABAMA BANK, an Accusty Associated an Equity Associated an Equity Associated and to be made dated. March 17,	setLine Mortgage in Severale under an open-end cree	on (the "Mortgagee"), the of the Mortgagee, dated	March Equity AssetLi tgage was filed in 1992	17, ,19 ⁹ no Agreement between in the Office of the Jud, st page 5426;	
(the "Mo: 19 (the "Mo: Mortgage Probate of	rigagors") and PIRST The Mortgagors previous accurring according according according and the Mortgagors and the Mortgagors and the Mortgagors and the Credit") under the Agents and the Ag	ALABAMA BANK, an Accusty executed an Equity Associated made of to be made dated March 17, County, Alabam	setLine Mortgage in Severale under an open-end crece	on (the "Mortgages"), the of the Mortgages, dated	March Equity AssetLi tgage was filed in 1992 Increasing the M	17, 199 no Agreement between in the Office of the Judy at page 5426 ortgagers' line of credit	
(the "Mo: 19 (the "Mo: Mortgage Probate of scourc thi (a) all ad thereof, to advances extension	The Mortgagors preving and the Mortgagors and the Line NOW, THEREFORE vances the Mortgagors to a maximum print, or any part thereof; or renewal thereof; or renewal thereof; on with all of the stiput	ALABAMA BANK, an According to be made of to be made of to be made at the later to be made of the later to be made at the Mortgageo have execute resment from \$100,000	setLine Mortgage in Sevore is under an open-end crece under an open-end crece and an Amendment to Equity and an Amendment to Equity by 100 to \$ 125,0 in provisions in the Mortgage in, the receipt and sufficient time hereafter makes to the outstanding not exceed and expenses the Mortgages makes to the Mortgages makes to the Mortgages makes to the Mortgages	on (the "Mortgagee"), the of the Mortgagee, dated_fit agreement called the greement"), and the Mortgage, and recorded in Agreement, it is against to make certain ney of which the parties the Mortgagers under the Mortgagers under the ting the Line of Credit; (but now or later owe to the gers under the terms of the gers under the gers under the terms of the gers under the	March Equity AssetLi tgage was filed in 1992 in 1992 in creasing the M is necessary to a other changes. acknowledge, as the Agreement, all FINANCE the Mortgages is the Mortgages is	17, 199 no Agreement between in the Office of the Judy ortgagers' line of credit around the Mortgage so or any extension or rem CHARGES payable on nder the Agreement, and amended; and (e) to the	
(the "Mo: 19 (the "Mo: Mortgage Probate of scourc the (a) all ad thereof, to advances extension complian	The Mortgagors previous and the Mortgagors and the Line NOW, THEREFORE vances the Mortgagors and the April 10 to a maximum print, or any part thereof; for renewal thereof; for with all of the stiput follows:	ALABAMA BANK, an According a second of the Mortgageo have executed and County, Alabam the Mortgageo have executed as Credit, to clarify certain for valuable consideration previously or from time to sipal amount at any one time of all other charges, costs and all advances the Mortgage do all all advances the Mort	setLine Mortgage in Several and an Amendment to Equity on the receipt and sufficient time hereafter makes to time hereafter makes to time hereafter makes to the outstanding not exceeding ages makes to the Mortgages makes to the Mortgages recement, as amended, and	on (the "Mortgagee"), the of the Mortgagee, dated	March Equity AssetLi tgage was filed in 1992 Increasing the M is necessary to a other changes. acknowledge, as the Agreement, all FINANCE the Mortgages us the Mortgages us amended, the M an aggregate us	ne Agreement between in the Office of the Judy ortgagers' line of credit around the Mortgage so of any extension or remote the Agreement, and amended; and (a) to a lortgagers and the Mortgage so lortgagers and the Mortgagers and the Mortgage	

- 2. The Mortgage secures only those advances the Mortgagee previously made or hereafter makes to the Mortgagors under the Agrees as amended, and any renewals or extensions thereof, up to a maximum principal amount at any one time outstanding not exceeding the increased Liu Credit.
- 3. The Mortgagors shall comply and cause the real property secured by the Mortgage, as amended (the "Property"), to comply wit 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 makes may be defined as a hazardous or toxic substance (all such substances hereafter called "Hazardous Substances") under any applicable federal, at local environmental law, ordinance, order, rule or regulation (collectively, the "Environmental Laws") on or to the Property. The Mortgagors covered agree to keep or cause the Property to be kept free of any Hazardous Substances. In response to the presence of any Hazardous Substances and about the Property, the Mortgagors shall immediately take, at the Mortgagors' sale expanse, all remedial action required by any applicable Environma Laws or any judgment, decree, settlement or compromise in respect to any claims thereunder. The Mortgagors shall immediately notify the Mortgin writing of the discovery of any Hazardous Substances on, under or about the Property or any claims in connection with the Property regarding Hazar Substances or hazardous conditions arising from Hazardous Substances.
- The Mortgagors hereby agree to defend, indemnify and hold the Mortgages and its directors, officers, agents and employees hard from and against all claims, demands, causes of action, liabilities, losses, costs and expenses (including without limitation reasonable attorneys' fees) as from or in connection with any releases or discharges of any Hazardous Substances on, in or under the Property, including without limitation representation and feasibility study costs, olean-up costs and other response costs incurred by the Mortgages under the Environmental Laws. The obliquand liabilities of the Mortgagers under this paragraph shall survive the foreclosure of the Mortgage, as amended, or the delivery of a deed in his foreclosure thereof.
- 5. If the Property is a condominium or a planned unit development, the Mortgagors shall comply with all of the Mortgagors' obligations 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 paid the indebtedness thereby secured; (ii) the Mortgagors shall have fully performed all obligations imposed on them under the Agreement, as ame; and (iii) the Mortgagoe actually receives, at the address shown on the Mortgagors' monthly statement issued in connection with the Agreement, a we request to satisfy the Mortgage from the Mortgagors and all other persons who have the right to require the Mortgages to extend advances underment.

10/07/91	16:10	2 205 32	67662	вни	COMM LOANS	2004/004
obligations under the Mortgage and this Amendment to Equipment to Equipment and conversed and any of the Mortana a	nis Amendment sha Amendment sha ity AssetLine A, ey that cosignes rigagons may a	t or the Morte III be joint and greement both r's interest in to gree to extend	tage without to several. An moon the Morty to the Property to I, modify, for	the Mortgageo's to ty cosigner of the gagors and the Mo o the Mortgages un rhear or make an	written consent. All cover Mortgage or this Amendmo ortgages is cosigning the Mo oder the terms of the Mortga y other accommodation with	tgagors may not assign any of the Mortgagora in ants and agreements of the Mortgagora in ont who does not execute the Agreement or ortgage, as amended, only to mortgage, barkings, as amended, and agrees that the Mortgan h regard to the Mortgage, as amended, or as amended, as to that cosigner's interest in
\$. Ithe Mortgage.	If any provisio:	n of this Amer	ndment is uno	mforccable, that w	vill not affect the validity of	any other provision hereof or any provision.
9,	This Amendme	ent will be inte	stated made	r and governed by	the laws of Alabama.	
amended by this An	nendment.			•		s, covenants and conditions thereof, except
		OF, the Mortg	agers and the	Mortgagee have	executed this Amendment of	inder soul on this day of
JANUARY	. 19 <u>93</u> .					
MORTGAGORS:	0	_			MORTGAGEE:	
BIIII K. Gr	aham. Jr.	an Morma	(SEAL arried ma	L) ah	FIRST ALABAMA	BANK (SEAL)
			(SEAI		Bur (1)	on 5 Dec
This instrument was	-				Pre.	sident
Diane Rache P. O. Box 3		Operation	ns Office	er	Titlo:	
Thorsby, Al						
solls and conveys to Morigages under the CO-MORTGAGOS	ha Agreement,		of the under	igned in the Prop		uring the indebtedness of the Mortgagors to
			IND	IVIDUAL ACKN	OWLEDGEMENT	
STATE OF ALAB	AMA					
COUNTY OF Ch	11ton			• .•		
		gned auth	ority		and for said County, in said	State, hereby cortify that
	Graham		Ь			nstrument, and who is known to me,
acknowledged befo	ore me on this	day that, bein	g informed o	f the contents of	the instrument, <u>he</u> exp	scuted the same voluntarily on the day the st
Given ur	ndor my hand a	and official sec	21 <u>21</u>	_day or	Laway 199	<u>3</u> .
1	Notary Public		on t	X Aga	Laway	7 /22
			V	Му совт	nission expires:	124/43
					[Notarial Scal]	·
			מַאַנ	DIVIDUAL AÇKI	<u>IOWLEDGEMENT</u>	
STATE OF ALAI	BAMA			,		
COUNTY OF						
_						
I,	·		, .	Notary Public in	and for said County, in sai	d State, hereby certify that

STATE OF ALABAMA	
COUNTY OF	
I,	, a Notary Public in and for said County, in said State, hereby certify that
	, whose name signed to the foregoing instrument, and who known to me,
teknowledged before me on this day that, bears date.	being informed of the contents of the instrument, executed: 30 3 and 30
Given under my hand and officia	ıl seel this day of, 19
Notary Public	OZ/OZ/1993-O3019 TOTIO AM CERTIFIED
PS-A 125 5/91	My commission expires: SHELBY COUNTY JUDGE OF PROBATE

W. Carlotte

[Notarial Seal]