## FIRST ALABAMA BANK

## AMENDMENT TO EQUITY ASSETLINE MORTGAGE (OPEN, END MORTGAGE)

					<u> </u>	
THE MORTGAGORS:			THE MORTO	GAGEE:	Ø	
Rick L. McNew and wife,	· · · · · · · · · · · · · · · · · · ·		_First A	labama Bank	- 28	785 F 116
-Ann K. McNew			Riverch	ase Branch	ŏ	20 P P 20 P P 20 P P P P P P P P P P P P
1912 River Park Drive			3775 Lo	rna Road	661	CH SE TOTAL
Street Address or P. O. Box				s or P. O. Box	<del>- 1</del>	# E E
Hoover, AL 35244 City State Zip			Hoover. City	AL 35216 State	<b>2</b> %	20 50 50 50 50 50 50 50 50 50 50 50 50 50
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STATE OF ALABAMA						Z Z Z
COUNTY OF Shelby						
This AMENDMENT TO EQUITY ASS  Rick L. McNew and w:  (the "Mortgagors") and FIRST ALABAMA BAN  19_93.	lfe, Ann K. 1	McNew		•		· · · · · · · · · · · · · · · · · · ·
The Mortgagors previously executed an E (the "Mortgage"), securing advances made or t	quity AssetLine Mo o be made under a	ortgage in favor n open-end cre	of the Mortgagee, dit agreement call	dated Februa ed the Equity As	ry setLine Agr	reement between the
Mortgagors and the Mortgagee, dated Februa	ary 4, 19	93 (the "A	greement"), and t	he Mortgage was t	filed in the C	Office of the Judge of
Probate of Shelby County					-	
The Mortgagors and the Mortgagee have	executed an Amen	dment to Equit	y AssetLine Agre	ement, increasing t	he Mortgago	ers' line of credit (the
"Line of Credit") under the Agreement from \$ secure this into the Line of Credit, to clarided rease	15,000.00 fy certain provision	to \$ 8,00 to the Morts	age and to make	and it is necessary	y to amend ti ges.	he Mortgage so as to
NOW, THEREFORE, for valuable constants and advances the Mortgagee previously or frost thereof, up to a maximum principal amount at any advances, or any part thereof; (c) all other charge extension or renewal thereof; (d) all advances the compliance with all of the stipulations contained in agree as follows:	m time to time here one time outstandi s, costs and expense Mortgagee makes	eafter makes to ing not exceed es the Mortgag to the Mortga	the Mortgagors ing the Line of Cr ors now or later of gors under the ter	under the Agreem redit; (b) all FINAl owe to the Mortgag ons of the Mortgag	ent, or any NCE CHARG gee under the ge, as amend	GES payable on such Agreement, and any led; and (e) to secure
1. The Mortgage is amended to s	ecure the payment	decr	ease in the Line of C	redit to an aggrega	te unpaid r	principal balance of
Eight Thousand and				Dollars	-	00.00
2. The Mortgage secures only the as amended, and any renewals or extensions there Credit.  3. The Mortgages shall comply.	of, up to a maximu	ım principal an	usly made or here sount at any one t	ofter makes to the l	Mortgagors to	inder the Agreement, thexisters and Line of decreased

- 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 as 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 Mortgagee 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 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 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.

THE REAL PROPERTY AND ADDRESS OF THE PARTY AND

bligations under this Amendment or the Motortgage and this Amendment shall be joint a mendment to Equity AssetLine Agreement be ell, grant and convey that cosigner's interest in any of the Mortgagors may agree to extend the cosigner's consent and any other without the cosigner's consent and agreement without the cosigner's consent agreement agreement with the cosigner's consent agreement agreement with the cosigner's consent agreement agreemen	of the Mortgagors' heirs, successors and assigns, but the Mortgagors may not assign ortgage without the Mortgagee's written consent. All covenants and agreements of and several. Any cosigner of the Mortgage or this Amendment who does not executive the Mortgagors and the Mortgagee is cosigning the Mortgage, as amended, or in the Property to the Mortgagee under the terms of the Mortgage, as amended, and a tend, modify, forbear or make any other accommodation with regard to the Mortgage without releasing the cosigner or modifying the Mortgage, as amended, as to that	ite the Agreement or the ally to mortgage, bargain, agrees that the Mortgagee age, as amended, or the
roperty.  8. If any provision of this Ar he Mortgage.	mendment is unenforceable, that will not affect the validity of any other provision he	ereof or any provision of
	interpreted under and governed by the laws of Alabama.	# # # # # # # # # # # # # # # # # # #
	nd confirm the conveyance of the Mortgage and all the terms, covenants and con-	litions thereof, except as
mended by this Amendment.		) Y
IN WITNESS WHEREOF, the Mo	ortgagors and the Mortgagee have executed this Amendment under seal on this $\sqrt{S}$	day of
MANUL , 19 93	···	
MORTGAGORS:	MORTGAGEE:	,
Rich MENew	(SEAL) FIRST ALABAMA BANK (SEAL)	;
Rick L. McNew		
Ann K. McNew	(SEAL) By: MM BY acl EN	<del> </del>
This instrument was prepared by:	Title: Asst. Branch Manager	
LaQuita H. Dixon First Alabama Bank/Real Est		<u></u>
417 North 20th Street Birmingham, AL 35202		
Toward and sulveble enneldeestic	on, the receipt and sufficiency of which are hereby acknowledged, the undersigned morest of the undersigned in the Property for the purpose of securing the indebtednessed.	ortgages, grants, bargains, of the Mortgagors to the
CO-MORTGAGOR	CO-MORTGAGOR	
	INDIVIDUAL ACKNOWLEDGEMENT	
STATE OF ALABAMA		
COUNTY OF Jefferson		
I, the undersigned Rick L. McNew and wife, Ann K. McNew	, a Notary Public in and for said County, in said State, hereby certify , whose name <u>s are</u> signed to the foregoing instrument, and who	areknown to me,
bears date.	being informed of the contents of the instrument, they executed the same volument.	tarily on the day the same
Given under my hand and official	seal this 8th day of March, 1993.	
Notary Public	Imbauy P. Bracker	
4	My commission expires: 5/20/94	
	[Notarial Seal]	•
	INDIVIDUAL ACKNOWLEDGEMENT	
STATE OF ALABAMA		
COUNTY OF		
	, a Notary Public in and for said County, in said State, hereby certify	y that
I,	, whose name signed to the foregoing instrument, and who	
acknowledged before me on this day that, bears date.	being informed of the contents of the instrument, executed the same volu	
	ol scal thisday of, 19, 1906782	
Critil direct in lighter and critical	Inst, 19 1993-06782	
Notary Public		
RE-A 125 5/91	My commission expires 1993-06782  [DRafin Seal] M CERTIFIED  [DRafin Seal] M CERTIFIED  SHELBY COUNTY JUDGE OF PROBATE  ONE MCD 9.00	·

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