Amendment to Adjustable-Rate Line of Credit Mortgage

This amendment (the "Amendment") is made and entered into on DECEMBER 18, 1995, by and between JAMES C. MALONE. III AND WIFE, HARRIETT MALONE (hereinafter called the "Mortgagor," whether one or more) and AmSouth Bank of Alabama, (hereinafter called the "Mortgagee").

- A. MORTGAGORS (hereinafter called the "Borrower," whether one or more) has (have) entered into an Agreement entitled "AmSouth Equity Line of Credit Agreement," executed by the Borrower in favor of the Mortgagee dated APRIL 10, 19 87 (the "Credit Agreement"). The Credit Agreement provides for an open-end line of credit pursuant to which the borrower may borrow and repay, and reborrow and repay, amounts from the Mortgagee up to a maximum principal amount at any one time outstanding not exceeding the sum of THIRTY FIVE THOUSAND AND 00/100 Dollars (\$ 35,000.00) (the "Credit Limit").
- B. The Mortgagor has executed in favor of the Mortgagee an Adjustable-Rate Line of Credit Mortgage (the "Mortgage") recorded in 0087 at page 19785, in the Probate Office of SHELBY, County, Alabama. The Mortgage secures (among other things) all advances make by the Mortgagee to the borrower under the Credit Agreement, or the Mortgagee to the Borrower under the Credit Agreement, or any extension or renewal thereof, up to a maximum principal amount at any one time outstanding not exceeding the Credit Limit.
- C. The Borrower and the Mortgagor have requested that the Mortgagee increase the Credit Limit to <u>FORTY THOUSAND AND</u> 00/100 Dollars (\$ 40,000.00) (the "Amended Credit Limit").
- D. The Mortgagee has required, as a condition to approving the request for the Amended Credit Limit, that the Mortgagor enter into this Amendment.

NOW, THEREFORE, in consideration of the premises, and in further consideration of any advances made by the Mortgagee in excess of the original Credit Limit described in the Mortgage, the Mortgagor and the Mortgagee agree that the Mortgage is, effective as of the date of this Amendment, hereby amended as follows:

- 1. The term "Credit Limit" as used in the Mortgage shall mean the Amended Credit Limit of FORTY THOUSAND AND 00/100 Dollars \$40,000.00).

2. In addition to the other "Debt" of from time to time hereafter made by the up to a maximum principal amount at a 00/100 Dollars (\$_40.000.00).	a Modasaee to the Boitt	in labdu i awc	e Credit Adreemen	II, OI BIIY OXIONSK	Oll Or I BLIGHTER CHOLOGIC
Except as specifically amended he	ereby, the Mortgage sha	ll remain in fu	III force and effect i	n accordance wit	ih its terms.
IN WITNESS WHEREOF, The unc	dersigned Mortgagor and	d Mortgagee i	have executed this	instrument as of	the date first written
above.		20 M	1 dona	7 -	(Seal)
	70	criet	SOUTH BANK OF	ALABAMA	(Seal)
	BY	····			· · · · · · · · · · · · · · · · · · ·
	ACKNOWLEDGI	MENT FOR	INDIVIDUAL(S)		
STATE OF ALABAMA SHELBY COUNTY					
I, the undersigned authority, a No WIFE, HARRIETT MALONE, whose no before me on this day that informed of date. Given under my hand and official o	seal this day Notary Notary	ne foregoing a nendment, The Complete of the Complete of the C	eY executed the sa	JO WKE KIIOMII K	O HIGH SOVING MISSORIA
	ACKNOWL	EDGMENT	FOR BANK		
STATE OF ALABAMA SHELBY COUNTY	•				
I, the undersigned authority, a No	.			17 1 (AmSouth Bank of
Alabama, is signed to the foregoing a the contents of said amendment, he,	wondenest and who is	know to me, a full authority,	acknowledged befo executed the sam	re me on this day e voluntarily for a	y that, being informed of and as the act of said
banking association. Given under my hand and official					
	Notary	Public			
AFFIX SEAL		1054	1996-05	P30	
My commission expires:		_			
This instrument prepared by:					1
AmSouth BANK			21/1996-05	636	
PO Box 11007		05/3	21/1JAC	FIED	

Birmingham, AL 35288

02:22 PM CERTIFIED

SHELBY COUNTY JUDGE OF PROBATE

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16.00