

DONNA PARKER SAPPINGTON
ROBERT SPENCER SAPPINGTON, III
2020 Somerset Lane
Birmingham, Alabama 35242
MORTGAGOR
"I" includes each mortgagor above

This instrument was prepared by
(Name) Townes, Woods & Roberts P.C.
(Address) P.O. Box 96, Gardendale, AL 35071

BANK OF ALABAMA
1209 Decatur Highway
P. O. Box 340
Fultondale, Alabama 35068
MORTGAGEE
"You" means the mortgagee, its successors and assigns

Inst # 1996-06396

REAL ESTATE MORTGAGE: For value received, I Donna Parker Sappington and husband, Robert Spencer Sappington, III mortgage, grant, bargain, sell and convey to you with power of attorney to secure the payment of the secured debt described below, on February 21, 1996 the real estate described below and all right, easement, appurtenances, rents, leases and existing and future improvements and fixtures (all called the "property").

PROPERTY ADDRESS: 2020 Somerset Lane Birmingham Alabama 35242

LEGAL DESCRIPTION:

Lot 1130, according to the Survey of Brook Highland, 11th Sector, Phase I, an Eddleman Community, as recorded in Map Book 19, Page 68, in the Office of the Judge of Probate of Shelby County, Alabama.

Mineral and mining rights excepted.
Donna Denise Parker and Donna Parker Sappington are one and the same person.
Subject to easements and restrictions of record and subject to current taxes, a lien but not yet payable.

Subject to that certain first mortgage dated 6/15/95 in the amount of \$145,000.00 from Donna Denise Parker and Robert Spencer Sappington, III, to First Federal Bank in Instrument #1995-18196, located in Shelby County, Alabama

TITLE: Government and warranty title to the property, except for Restrictive Cov in Real Book 263, p 551 & Inst #1995-01043; M & M rights in Deed Book 32, p 183; Transmission Line permits to Al Power Co in Deed Book 112, p 132; Deed Book 112, p 133; Real Book 207, p 380; Real Book 220, p 521 & Real Book 220, p 532; Easement to SCB in Deed Book 349,**

SECURED DEBT: This mortgage secures repayment of the secured debt and the performance of the covenants and agreements contained in the mortgage and in any other document incorporated herein. Secured debt, as used in this mortgage, includes any amount now, hereafter, or hereinafter advanced or under any instrument secured by this mortgage and all modifications, extensions and renewals thereof.

P 865 & Real Book 21, p 324. Easmt to Water Works Board in Real Book 194, p 1 & Real Book 253, p 817.*
The secured debt outstanding on the date of this mortgage is evidenced by (List all instruments and agreements secured by this mortgage and the dates thereof)

*Sewer easmt to Dad Water in 107, p 976; Drainage easmt in 125, p 238; Agrmt in Real Book 306, p 119.

Future Advances: All amounts owed under the above agreement are secured even though not all amounts may yet be advanced. Future advances under the agreement are contemplated and will be secured and will have priority to the same extent as if made on the date this mortgage is executed.

Revolving credit loan agreement dated February 21, 1996. All amounts owed under this agreement are secured even though not all amounts may yet be advanced. Future advances under the agreement are contemplated and will be secured and will have priority to the same extent as if made on the date this mortgage is executed.

The above obligation is due and payable on March 10, 2016.
The total unpaid balance secured by this mortgage at any one time shall not exceed a maximum principal amount of Forty Thousand and no/100s Dollars (\$ 40,000.00 plus interest, plus any disbursements made for the payment of taxes, special assessments, or insurance on the property with the exception of disbursements).

Variable Rate: The interest rate on the obligation secured by this mortgage may vary according to the terms of that obligation.
 A copy of the loan agreement containing the terms under which the interest rate may vary is attached to this mortgage and made a part hereof.

RIDERS: Commercial Home Equity

SIGNATURES: By signing below, I agree to the terms and covenants contained in this mortgage (including those on page 2 which are hereby incorporated onto page 1 of this mortgage form) and in any riders described above and signed by me.

(Seal) Donna Parker Sappington
Donna Parker Sappington
(Seal) Robert Spencer Sappington, III
Inst # 1996-06396

WITNESSES:

02/28/1996-06396
01:00 PM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
74.00

ACKNOWLEDGMENT: STATE OF ALABAMA, JEFFERSON County, Alabama
I, the undersigned

Donna Parker Sappington and husband, Robert Spencer Sappington, III

whose name(s) are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date.

whose name(s) as of the
a corporation, signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

Given under my hand this the 21st day of February, 1996.

My commission expires 12-16-96

Ellen A. Sifton

ALABAMA

1. **Payments.** I agree to make all payments on the secured debt when due. Unless we agree otherwise, any payments you receive in full or in part will be applied first to any amounts I owe you on the secured debt (exclusive of interest or principal), second, to interest and then to principal. If partial prepayment of the secured debt occurs for any reason, it will not reduce or excuse any scheduled payment until the secured debt is paid in full.

2. **Claims against Title.** I will pay all taxes, assessments, liens and encumbrances on the property when due and will defend title to the property against any claims which would impair the lien of this mortgage. You may require me to assign any rights, claims or defenses which I may have against parties who supply labor or materials to maintain the property.

3. **Insurance.** I will keep the property insured under terms acceptable to you at my expense and for your benefit. All insurance policies shall conform to standard mortgage practice. You may require me to pay for the insured property or to the secured debt, if you require, until you are satisfied, with your discretion, to either the restoration or repair of the damaged property or to the secured debt, if you require, until you are satisfied.

4. **Property.** I will keep the property in good condition and make all repairs reasonably necessary.

5. **Expenses.** I agree to pay all your reasonable and necessary expenses if I break any covenant under this mortgage. If I break any covenant under this mortgage, you may demand immediate payment of the secured debt. Attorney's fees include those awarded by an appellate court. I will pay these amounts to the provider of such services.

6. **Default and Acceleration.** If I fail to make any payment when due or break any covenants under this mortgage, any prior mortgage or any obligation secured by this mortgage, you may accelerate the maturity of the secured debt and demand immediate payment and exercise any other remedy available to you. In the event that the indebtedness owing hereunder shall become due and payable, you may, at your option, with notice to me of your exercise of such option being hereby expressly waived, to that extent you shall have the right to enter upon and take possession of the property and after or without taking such possession to sell the same. Between the hours of 11:00 a.m. and 4:00 p.m. on the day designated for the exercise of the power to sell the property, before the courthouse door of the county or division thereof where the property, or any substantial part of the property, is located, at public outcry for cash, after first giving notice of the time, place and terms of such sale by publication once a week for three consecutive weeks prior to said sale in some newspaper published in said county. If the property is located in more than one county, a similar publication will be made in all counties where the property is located. Upon payment to you of the purchase price at such foreclosure, you are authorized to execute to the purchaser for and in our names a good and sufficient deed to the property. You shall apply the proceeds of any such sale or sales under this mortgage as follows: (a) to the expenses of the sale, including, but not limited to, reasonable attorney's fees, (b) to the payment of any amounts that may have been expended or may be necessary to expend in paying in arrears taxes and other encumbrances, (c) to the payment of the secured debt hereby secured, and (d) the balance, if any, will be paid over to me or to whomsoever shall be legally entitled to it. You may bid and become the purchaser of the property at any foreclosure sale hereunder. Under this Mortgage, you are granted a "power to sell" and a "power of sale" (as those quoted terms are used in Article 1A of Title 35 of the Code of Alabama).

7. **Assignment of Rents and Profits.** I assign to you the rents and profits of the property. Unless we have agreed otherwise in writing, I may lease and retain the rents as long as I am not in default. If I default, you, your agent, or a court appointed receiver may take possession and manage the property and collect the rents and profits, including court costs and attorney's fees, to pay the secured debt as provided in Covenant 1.

8. **Waiver of Homestead.** I hereby waive all right of homestead exemption in the property.

9. **Leaseholds, Condominiums, Planned Unit Developments.** I agree to comply with the provisions of any leasehold, condominium or planned unit development in which this mortgage is on a unit in a condominium or a planned unit development. I will perform all of my duties under the covenants, by laws or regulations of the condominium or planned unit development.

10. **Authority of Mortgagee to Perform for Mortgagor.** If I fail to perform any of my duties under this mortgage, you may perform the duties or cause them to be performed. You may sue on my behalf or may any amount of money for my benefit. If any suit is brought on the property, if completed or not carried on in a reasonable manner, you may do whatever is necessary to protect your security interest in the property. This may include completion of the construction. Your failure to perform will not constitute an exercising any of your other rights under the law or this mortgage.

Any amounts paid by you to protect your security interest will be secured by this mortgage. Such amounts will be due on demand and will be added to the secured debt from the date of payment.

11. **Inspection.** You may inspect if you give me notice beforehand. I will make every effort to make the inspection.

12. **Condemnation.** If you receive any award or compensation for the property or any interest in it, you shall pay to me the amount of such award or compensation, less my expenses, to the extent of the secured debt.

13. **Waiver.** By exercising any remedy available to you, you do not give up your rights to later use any other remedy. By not exercising any remedy, you do not waive your right to later consider the event a default if it happens again.

14. **Joint and Several Liability; Co-signers; Successors and Assigns Bound.** All duties under this mortgage are joint and several. If I co-sign the mortgage, I agree to sign the underlying debt I do so only to mortgage my interest in the property under the terms of this mortgage. I also agree that you and any other person may release me from the terms of this mortgage without my consent. Such a change will not release me from the terms of this mortgage.

The documents which you receive shall contain the address and name of the person to whom you should send notices.

15. **Notice.** Unless otherwise required by law, any notice to me shall be given by delivering it or by mailing it by certified mail addressed to me at the Property Address or any other address that I tell you. I will give any notice to you by certified mail to your address on page 1 of this mortgage or to all addresses which you have told me.

Any notice shall be deemed to have been given to either of us when given in the manner stated above.

16. **Transfer of the Property or a Beneficial Interest in the Mortgagor.** If all or any part of the property or any interest in it is sold or transferred without your prior written consent, you may demand immediate payment of the secured debt. You may also demand immediate payment if the mortgagor is not a natural person and a beneficial interest in the mortgagor is sold or transferred. However, you may not demand payment in the above situations if it is prohibited by federal law as of the date of this mortgage.

17. **Release.** When there shall occur the "Payment or satisfaction of the real property mortgage debt" (as such term is defined at §35-10-26 of the Code of Alabama), and all underlying agreements have been terminated, this mortgage will become null and void and you will release this mortgage.

HOME EQUITY LOAN AMENDMENT
(Open-End Revolving Line of Credit with Variable Rate of Interest)

This instrument prepared by:

Townes & Woods
P. O. BOX 96
Gardendale, Alabama 35224-06396

MORTGAGOR:
Donna Parker Sappington
Robert Spencer Sappington, III
2020 Somerset Lane
Birmingham, Alabama 35242

MORTGAGEE:
Bank of Alabama
1209 Decatur Highway
Post Office Box 940
Fultondale, Alabama 35224-06396

02/28/1996-06396
04:00 PM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
003 NCB 74.50

STATE OF ALABAMA)
COUNTY OF Jefferson)

NOTICE: The Mortgage and this Amendment secure an adjustable rate home equity line of credit which contains provisions allowing for changes in the interest rate and allowing for sums to be borrowed, repaid and then reborrowed, all subject to the terms of the Home Equity Agreement between the Mortgagor and the Mortgagee. Increases in the interest rate may result in higher payments or a larger final payment.

This Home Equity Loan Amendment to Mortgage, dated February 21, 1996, amends and supplements the Mortgage dated February 21, 1996 between Bank of Alabama ("Mortgagee") and the undersigned Mortgagor. This Amendment covers the property (as such term is defined in the Mortgage).

As used in this Amendment, the Agreement shall mean that certain Equity Agreement made and entered into between the Mortgagor and the Mortgagee on February 21, 1996, including any amendment or modification to such Agreement and any extension or renewal of such Agreement or the indebtedness advanced thereunder.

The Mortgagee and the Mortgagor do hereby agree to amend the Mortgage in the following respects:

- The Agreement between the Mortgagee and the Mortgagor is an open-end credit agreement under which the Mortgagor may borrow, repay and reborrow from the Mortgagee from time to time so long as the aggregate unpaid principal of such loans outstanding from time to time does not exceed the sum of \$ 40,000.00.
- The rate of interest payable on loans made under the Agreement is a variable interest rate which may change daily based on changes in the base rate (as defined in the Agreement). The beginning rate of interest is 9.75 %.
- The Agreement is an open-end credit agreement which will continue in effect until terminated by the Mortgagee or the Mortgagor pursuant to the terms of the Agreement, and as a result, there is no fixed maturity date for the loans made under the Agreement; provided, however, that if any amount shall remain unpaid under the Agreement on the date (the "maturity date") which is twenty (20) years after the date of the Agreement, then all such sums, whether principal, interest, or other charges, shall then be due and payable in full on the maturity date.
- The Mortgage shall continue in full force and effect until all of the following events shall occur: (a) there is no outstanding indebtedness or other obligation secured by the Mortgage and (b) there shall be no remaining or enforceable commitment or agreement by the Mortgagee to make advances, incur obligations or otherwise give value under any contract, including, but without limitation, the Agreement. The Mortgagee and the Mortgagor agree that this shall result in the Mortgage continuing in full force and effect until the events described in the first sentence of this paragraph shall have occurred, even though from time to time and for extended periods of time there may be no outstanding indebtedness owed to the Mortgagee under the Agreement and no other outstanding indebtedness hereby secured, it being the intention of the Mortgagee and the Mortgagor that this Mortgage upon the property conveyed to the Mortgagee shall remain in full force and effect and shall secure all indebtedness owing at any time and from time to time under the Agreement whether now owed or hereafter incurred at any time prior to termination of the Mortgage pursuant to the occurrence of the events described in the first sentence of this paragraph. Within the time required by law, the Mortgagee agrees to file a properly executed and notarized satisfaction of the Mortgage, or otherwise cause the Mortgage to be satisfied in accordance with other applicable provisions of law, upon receipt of a written request to satisfy the Mortgage signed by the undersigned Mortgagor and by all other persons (if any) who have a right to require the Mortgagee to extend value.
- In the event of any inconsistency between the terms of the Mortgage and of this Amendment, the provisions in this Amendment shall control. In that regard, and without limiting the generality of the foregoing, it is expressly understood and agreed between the Mortgagee and the Mortgagor that the acceleration of the maturity of amounts owing under the Agreement may be made only upon the express terms of the Agreement, and it is further understood that the Mortgage will be satisfied and terminated only as provided for in paragraph 4 of this Amendment.

IN WITNESS WHEREOF, the Mortgagee and the undersigned Mortgagor have entered into this Amendment as of the date and year specified above.

Donna Parker Sappington / Donna Parker
Mortgagor / Sappington
Robert Spencer Sappington, III / Robert Spencer
Mortgagor / Sappington, III
BANK OF ALABAMA
By: [Signature]
President

STATE OF Alabama)
COUNTY OF Jefferson)

I, the undersigned, a Notary Public in and for said County in said State, hereby certify that David C. Battles, whose name as President of Bank of Alabama, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of such instrument, he/she, in his/her capacity as such President and with full authority, executed the same voluntarily for and as the act of said corporation.

Given under my hand and seal of office this 21st day of February, 1996.
Ellen A. Joston
Notary Public

[NOTARIAL SEAL]
STATE OF Alabama)
COUNTY OF Jefferson)

My commission expires: 12-16-96

I, the undersigned, hereby certify that Donna Parker Sappington & Robert Spencer Sappington, III whose name(s) is/are signed to the foregoing instrument, and who is/are known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he/she/they executed the same voluntarily on the day the same bears date.

Given under my hand and seal of office this 21st day of February, 1996.
Ellen A. Joston
Notary Public

[NOTARIAL SEAL]

My commission expires: 12-16-96