

IMENDMENT TO EQUITY ASSETLINE MORTGAGE (OPEN-END MORTGAGE)

'HE MORTGAGORS:				THE MORTGAGEE:				
Anthony	F. Holmes	·		Regions	Bank (form	ally Fi	rst Alabama Ban	
Jenny S	S. Holmes			P. O. Bo	ox 216	<u></u>	<u></u>	
				Palham	Alabama 35	3124 0	193 184 184	
Street Address	or P. O. Box	· · · · · · · · · · · · · · · · · · ·			sa or PO. Box	-10	RRT R	
<u>May 1 en e</u> Dity	State 2	ip		City	State	24	87.4.9. P. 4.9.9. P. 4.9.9.	
STATE OF AL	ABAMA	**************************************	· <u></u> .		·	7.8 4	92:40 92:40 92:40	
COUNTY OF_	She1by					H	, 0	
	MENOMENT TO SOUTY	ASSETLINE MORTGAGE (th	is "Amendmer	nt'') is made bet	ween			
		Jenny S. Holmes						
				•				
		NK, an Alabama banking con						
The Mo	ortgagors previously execution advances	cuted an Equity AssetLine M made or to be made under a	ortgage in favo	or of the Mortga; adit agreement	gee, dated <u>April</u> called the Equity A	1 17 ssetLine Ag	reement between the	
Mortoscore at	nd the Mortgages, dated	April 17	19 <u>95 (</u> the "/	Agreement''), en	d the Mortgage was	s filed in the	Office of the Judge of	
Bankata of	She1by	County, Alabams on Ma	ıy 5	19 95 and	#19 trecorded in	95-11842 atı	: page; and	
		agee have executed an Amen						
"Line of Credi	it") under the Agreement	from \$ 18,000.00 edit, to clarify certain provis	to \$_40,0	00.00 origage and to r	, and it is necessa nake certain other	ry to amend changes.	the Mortgage so as to	
NOW To (a) all advances thereof, up to advances, or a any extension secure compli	THEREFORE, for valuables the Mortgages previous amaximum principal anany part thereof; (c) all o	le consideration, the receipt usly or from time to time he nount at any one time outsts ther charges; costs and exp all advances the Mortgages ulations contained in the Ag	t and sufficient reafter makes t inding not exce enses the Mort makes to the	cy of which the to the Mortgago seding the Line of Sagors now or Sagors und	parties acknowled irs under the Agree of Credit; (b) all FIN ater owe to the Mor er the terms of the	ge, and to a ment, or any ANCE CHA! rtgages und Mortgage, a	RGES payable on such or the Agreement, and as amended; and (e) to	
1.	The Mortgage is ame	nded to secure the payment	of the increas	se in the Line o	f Credit to an aggr	egate unpai	d principal balance of	
	Fourty T	housand and No/100	's		Dollars	s, <u>\$ 40</u> .	000.00	
2. as amended, a Credit.	The Mortgage secures and any renewals or exte	only those advances the Mo neions thereof, up to a maxim	rtgages previou num principal a	usly made or her mount at any on	reafter makes to the e time outstanding :	Mortgagon not exceedin	under the Agreement, og the incressed Line of	
as may be de state or local covenant and stances unde plicable Envi mediately not with the Prop	ronmental laws and will in fined as a hazardous or environmental law, ord agree to keep or cause or or about the Property, ronmental Laws or any tify the Mortgagee in wri- perty regarding Hazardo	comply and cause the real proof use the Property in a many toxic substance (all such sinance, order, rule or regular the Property to be kept free the Mortgagors shall immediately degree, settlement, decree, settlements of the discovery of any us Substances or hazardous	nner that will re ubstances here tion (collective of any Hazard liately take, at ont or compror Hazardous Sul s conditions ar	eatter called "H ly, the "Environ lous Substances the Mortgagors" nise in respect batances on, un ising from Haza	ezerdous Substances, on commental Laws") on commental response to the commental response to the Proposition Substances.	es") under a or to the Pro- e presence - emedial act reunder. The operty or an	any applicable federal, perty. The Mortgagors of any Hazardous Sub- lon required by any applications of the Mortgagors shall import any claims in connection	
4.	The Mortgagors hereby	agree to defend, indemnify	and hold the M	iorigagee and it	s directors, onicen	o, ayonta a n	rateonapie stickeri	

6. 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, as 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 declaration of covenants, the bylaws and the regulations governing the condominium or planned unit development.

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 feesibility 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

If the Property is a condominium or a planned unit development, the Mortgagors shall comply with all of the Mortgagors' obligations

under the Agreement.

of a deed in lieu of foreclosure thereof.