IMENDMENT TO EQUITY ASSETLINE MORTGAGE (OPEN-END MORTGAGE)

HE MORTGAGORS:	THE MORTG	AGEE:	_4	A
i ·	Regions	Bank		<u> 부명을</u>
ames W. Honeycutt	P. O. B	ov 216	Ď	S H Beg
inda B. Honeycutt	_			1 1 1
832 Tahiti Lane	Pelham, Alabama 35007 on Street Address or P. O. Box			
trest Address or P. O. Box	2fleat voor	35 01 1 . 0. 20	4	건 동 👺
labaster , Alabama 35007	City	State	Zip	
State Zip	City		<u> </u>	9 2 2
STATE OF ALABAMA				
Shelhy				
COUNTY OF	in made he	itwaen	<u> </u>	
This AMENDMENT TO EQUITY ASSETLINE MORTGAGE (this "Amen	ngment) is made oc			
James W. Honeycutt and wife, Linda B. Hor	neycutt	<u> </u>	····	.,,,,.,,,,,,,,,,,,,,,,,,,,,,,
(the "Mortgagors") and FIRST ALABAMA BANK, an Alabama banking corpora	u ut uttertera	an ship 28 day	of August	<u>19.97</u>
(the "Mortgagors") and FIRST ALABAMA BANK, an Alabama banking corpora	ation (the "Mongage	s), 1111s	<u> </u>	
now REGIONS BANK	In favor of the Mortg	agee, dated Feb	ruary 17.	ement between the
now REGIONS BANK The Mortgagors previously executed an Equity AssetLine Mortgage (the "Mortgage"), securing advances made or to be made under an open-	and credit agreemer	it called the Equity	as filed in the Of	fice of the Judge of
Fabruary 1/2 1972	fills whomisely by			
Shelby County Alabama on March 1	, 19_ , a	nd recorded in	<u>" 1773</u> , ar pa	pe, and
The Mortgagors and the Mortgagee have executed an Amendment to		organia decrea	sing Mortgago	rs' line of credit (the
The Mortgagors and the Mortgagee have executed an Amendment to	p Equity AssetLine A	Giaamour Mackaar	200	
ኃለ ዕበስ በበ	22.000.00	and it is neces	sary to ameno ui	e Mortgage so as to
NOW THEREFORE, for valuable consideration, the receipt and su (a) all advances the Mortgagee previously or from time to time hereafter in thereof, up to a maximum principal amount at any one time outstanding in advances, or any part thereof; (c) all other charges, costs and expenses the any extension or renewal thereof; (d) all advances the Mortgagee makes secure compilance with all of the stipulations contained in the Agreement the Mortgagee agree as follows:	ifficiency of which to makes to the Mortga of exceeding the Line Mortgagors now to to the Mortgagors u t, as amended, and is	ne parties acknowing or under the Agrie of Credit; (b) all For later owe to the Monder the terms of the Mortgage, as	eement, or any e INANCE CHARG Mortgagee under he Mortgage, as herein amended,	the Agreement, and amended; and (e) to the Mortgagors and
decr 1. The Mortgage is amended to secure the payment of they	rease Jacresse in the Line	of Credit to an ac	gregate unpaid	principal balance of
1. The Mortgage is amended to secure the paymont of the	ARRANA		00	
Twenty Two Thousand and No/100's		Dol	ars, \$22,00	10.00
2. The Mortgage secures only those advances the Mortgagee as amended, and any renewals or extensions thereof, up to a maximum print Gredit.	previously made or ncipal amount at any	hereafter makes to one time outstandii	the Mortgagors (ng not exceeding	under the Agreement, the incressed 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 state or local environmental law, ordinance, order, rule or regulation (collectively, the "Environmental Laws") on or to the Property. The Mortgagors 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 impolicable Environmental Laws or any judgment, decree, settlement or compromise in respect to any claims thereunder. The Mortgagors in connection mediately notify the Mortgages in writing of the discovery of any Hazardous Substances on, under or about the Property or any claims in connection
- 4. 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' 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 tion remedial investigations and flabilities of the Mortgagors under this paragraph shall survive the foreclosure of the Mortgage, as amended, or the delivery of a deed in lieu of foreclosure thereof.
- 5. 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.
- 6. The Mortgage is amended to provide that the Mortgage shall continue in full force and effect until (i) the Mortgagors shall have fully performed all obligations imposed on them under the Agreement, as amended; and (iii) the Mortgages 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 Mortgages to extend advances under the Agreement.

obligations under this Amendment or the Mortgage of Mortgage and this Amendment shall be joint and seven and ment to Equity AssetLine Agreements between bargain, sell, grant and convey that cosigner's interest the Mortgages and any of the Mortgagers may agree.	without the Mortgagee's writeral. Any cosigner of the Morent the Mortgagors and the Nest in the Property to the Mortes to extend, modify, forbeau	ed assigns, but the Mortgagors may not assign any of the Mortgagors' ten consent. All covenants and agreements of the Mortgagors in the rtgage or this Amendment who does not execute the Agreement or the Mortgagee is cosigning the Mortgage, as amended, only to mortgage, tgagee under the terms of the Mortgage, as amended, and agrees that or make any other accommodation with regard to the Mortgage, as ig the cosigner or modifying the Mortgage, as amended, as to that co-
8. If any provision of this Amendment is the Mortgage.	s unenforceable, that will no	ot affect the validity of any other provision hereof or any provision of
9. This Amendment will be interpreted to	under and governed by the I	laws of Alabama.
IN WITNESS WHEREOF, the Mortgagors and t		gage and all the terms, covenants and conditions thereof, except as different the terms of this Amendment under seal on this
August 19 97		
MORTGAGORS:		MORTGAGEE:
James W Honey all	_ (SEAL)	FIRST ALABAMA BANK , NOW REGIONS BANK
amas W. Honeycutt		1 110
Linda B. Horayentt	_ (SEAL)	By: Anchory F. Holmon
inda B. Honeycutt This instrument was prepared by: oulise Holland		Anthony F Holmes Title: Executive Vice President
For good and valuable consideration, the receip sells and conveys to the Mortgagee the Interest of the Mottgagee under the Agreement, as amended. CO-MORTGAGOR	ot and sufficiency of which a undersigned in the Property	re hereby acknowledged, the undersigned mortgages, grants, bargains, for the purpose of securing the indebtedness of the Mortgagors to the CO-MORTGAGOR
	INDIVIDUAL ACKNOWL	EDGEMENT
ames W. Honeycutt & Linda B Honeyo	cutt whose name are	c in and for said County, in said State, hereby certify thatsigned to the foregoing instrument, and who are known to me, they executed the same voluntarily on the day the
same bears date.		
Given under my hand and official seal this	28th day of Aug	ust 19 97
Notary Public Day	_ K. Jewi	
	My commission	n expires: MY COMMISSION EXPIRES OCT. 20, 1999
V .	[Notai	riai Seai)
	INDIVIDUAL ACKNOWL	EDGEMENT
STATE OF ALABAMA		
COUNTY OF		
•	- Notes Dublic	a is and for sold County in sold State, bereful conflict that
l,		c in and for said County, in said State, hereby certify that
ecknowledged before me on this day that, being info		signed to the foregoing instrument, and who known to me, le instrument, executed the same voluntarily on the day the
same bears date.		
Given under my hand and official seal this	day of	Inst + 1997-29471
Notary Public		1
	My commission	n expires: — = = → 4
		09/12/1997-ESTIFIED
•	[Note	arial Seal] 02:59 PM CERT MANATE
I	2	Seal O2:59 PM CERTY MAKE OF PROMITE 12.00
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