Mily

HIS INSTRUMENT PREPARED E	3Y: (NAME): Debbie Banks - Compass Bank (ADDRESS): 15 South 20th Street - 2nd Flr - Birmingham, AL 35233
TATE OF ALABAMA COUNTY OF JEFFERSON	MORTGAGE MODIFICATION AGREEMENT
This Agreement is by and betw South Grande View Develor	een KKKKKKKKKK of ("Bank") and
9 <u>97 * ("Note"), and secured by</u> Alabama such Morte	a Mortgage on real property situated in <u>Shelby</u> County, gage being recorded in <u>Instrument #1996-14968</u> , beginning at Page n/a.
'Mortgage''); and WHEREAS, Borrower and Ban NOW, THEREFORE, for and odified as follows:	obate Shelby County, Alabama ok desire to modify the terms of said Mortgage as set forth herein. in consideration of the premises, Borrower and Bank agree that the Mortgage is
*Amended on April 25, 1997	, and November 25 , 1997.
SEE ATTACHED EXHI	BIT "A" TO MORTGAGE MODIFICATION AGREEMENT
	01/15/1998-01516 11:27 AM CERTIFIED 11:27 AM CERTIFIED WELT COUNTY MINES OF PRODUTE 901.00
Except as modified herein, all of IN WITNESS WHEREOF, to day of November	of the terms and conditions of the Mortgage shall remain in full force and effect. the parties hereto have caused this instrument to be executed effective this 19_97
<u> </u>	COMPASS WALL CARL
ATTEST	By: Vialent To
ts	Its Vice Pyperdent
VITNESS	South Grande View Development Co., Inc.
ATTEST	By: _ <
[ts	Its_ President
DOLLED AT ARAMA	`
STATE OF ALABAMA COUNTY OF L the undersigned)
hereby certify that Travis G whose name(s) he signe	sd to the foregoing conveyance, and who the known to me, acknowledged
voluntarily on the day the same be Given under my hand and off	ears date. ficial seal thisday ofNovember, 19
My commission expires: $\sqrt{0-18}$	98 Notary Public
STATE OF ALABAMA COUNTY OF the undersigned)) , a Notary Public in and for said County, in said State,
hereby certify thatCharles S	
me on this day that, being informe	the same voluntarily for and as the act of said <u>corporation</u>
and with full outhority executed t	ficial real this 25 was day of November 19197
and with full outhority executed t	ficial seal this day of November, 19\

99/83-2240 (8/81)

EXHIBIT "A" TO MORTGAGE MODIFICATION AGREEMENT Executed by South Grande View Development Co., Inc. Dated the 25 day of November, 1997.

NOW THEREFORE, in consideration of the premises, and in order to induce the Bank to make available an additional \$125,000.00 to the Borrower as aforesaid, the Borrower hereby agrees with the Bank as follows:

- 1. All of the terms of the original loan documents which were and are part of the Loan and Mortgage transaction dated May 3, 1996, are true and correct and are still in place as are the terms of the First Amendment dated April 25, 1997.
- 2. The Borrower has requested the Bank to make available under the Loan line, an additional \$125,000.00 and for such increase to be secured by the Mortgage.
- 3. The Mortgage is hereby modified as follows:
 - (a) The first recital on page 1 of the Mortgage is hereby replaced in its entirety with the following:

WHEREAS, Borrower is justly indebted to Bank on a loan in the principal sum of Three Hundred Twenty-Five Thousand and No/100 (\$325,000.00) (the "Loan"), or so much as may from time to time be disbursed thereunder, as evidenced by a Loan Modification Agreement dated November 25, 1997, payable to Bank with interest thereon, amending and restating that certain Promissory Note dated May 3, 1996 (the "Note) as follows:

- 1. The Borrower and the Bank acknowledge that as of November 5, 1997, Borrower had drawn down \$9.85 in excess of the Loan amount having an outstanding unpaid principal balance of \$200,009.85 on the Note prior to being modified. The Loan Modification Agreement executed simultaneously herewith is in the amount of US \$325,000.00, which is the sum of (a) \$124,990.15 available for draw, (b) \$0 which remained available under the Loan line, and (c) the outstanding unpaid principal balance of \$200,009.85. The new advance in the amount of \$124,990.15 to be made available to the Borrower under the terms of the Note constitutes a new advance secured by this Mortgage. The total indebtedness evidenced by the Note, as amended and restated and modified, shall be included in the Loan secured by the Mortgage and shall have the same priority as the indebtedness evidenced by the Note prior to such advance of additional funds.
- 2. Except as specifically modified and amended by this Amendment, the Mortgage shall remain in full force and effect in accordance with its terms. The Borrower hereby ratifies and affirms all of its obligations under the Mortgage and the Other Loan Documents.
- Nothing contained in the Note, as amended and restated, or this Amendment shall be construed as effecting any novation, payment or accord and satisfaction of the indebtedness secured by the Mortgage.
- 4. The term Note, as used in the Mortgage shall include the Loan Modification Agreement of even date herewith.

IN WITNESS WHEREOF, each of the parties hereto has executed or caused to be executed this Amendment as the day and year first above written.

BORROWER:

SOUTH GRANDE VIEW DEVELOPMENT CO., INC.

BY:

CHARLES S. GIVIANPOUR

Its President

O1/15/1998-O1516
11:27 AM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
003 SNA 201.00

d1510-8661 # 421516

.

Å