LOAN MODIFICATION AGREEMENT

(Providing for Fixed interest Rate)

В	between Mark Alan Bennett and Tina G. Bennett, *** ("Borrower") and egions Bank ("Lender"), amends and
Contro	ments (1) the Mortgage, Deed of Trust or Deed to Secure Debt (the "Security Instrument"), dated
page(s) xxxx, of the Public Mortgaces Records of Shelby County, Alabama Records of Shelby County Alabama Remains and State, or other installations
and (2) the Note bearing the same date as, and secured by, the Security Instrument, which covers the real ersonal property described in the Security Instrument and defined therein as the "Property", located
al 500	04 Stone Bridge Lane Birmincham , Alabama 35242
* ~ 	Improperty described being set forth as follows: 52, according to the Survey of Southern Pines, 6th Sector, as recorded ap Book 9, page 107, in the Probate Office of Shelby County, Alabama.
	consideration of the mutual promises and agreements exchanged, the parties bereto agree as follows

- nearthly payments of principal and interest of U.S. \$ 1,106.93, beginning on the 1st day of April , 19 98, and continuing thereafter on the same day of each succeeding month until principal and interest are paid in full. If on November 1, 2023 (the "Maturity Date"), the Horrower still owes amounts under the Note and the Security Instrument, as amended by this Agreement, the Horrower will pay these amounts in full on the Maturity Date.
 - The Borrower will make such payments at Regions Mortgage. Inc. or at such other place as the Lender may require.
- 3. If all or any part of the Property or any interest in it is sold or transferred (or a beneficial interest in the Borrower is sold or transferred and the Borrower is not a natural person) without the Lender's prior written consent, the Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument.
 - If the Lender exercises this option, the Lender shall give the florrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which the florrower must pay all sums secured by this Security Instrument. If the florrower falls to pay these sums prior to the expiration of this period, the Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on the florrower.
- 4. The Borrower also will comply with all other covenants, agreements, and requirements of the Security Instrument, including without limitation, the Borrower's covenants and agreements to make all payments of taxes, insurance premiums, assessments, escrow items, impounds, and all other payments that the Borrower is obligated to make under the Security Instrument; however, the following terms and provisions are forever canceled, null and void, as of the date specified in paragraph No.1 above:
 - (a) all terms and provisions of the Note and Security Instrument (if any) providing for, implementing, or relating to, any change or adjustment in the rate of interest payable under the Note; and
 - (b) all terms and provisions of any adjustable rate rider or other instrument or document that is affixed to, wholly or partially incorporated into, or is part of, the Note or Security Instrument and that contains any such terms and provisions as those referred to in (a) above.

LOAN MODIFICATION AGREEMENT-Single Family - Famile Mae Uniform Instrument

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- 5. Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument. Except as otherwise specifically provided in this Agreement, the Note and Security Instrument will remain unchanged, and the Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement.
- 6. This Modification of Note and Security Instrument shall bind to the benefit of the parties hereto and their respective heirs, successors and permitted assigns.

WITNESS the hand and seal of each of the undersigned as the day and year first above written.

	and the manner of the state of
Witness & Malin Moan Witness & Malana, STATE OF Alabama,	Mark Alan Bernett (Bonower) And H. Bernett (SEAL) Tina G. Bennett (Bonower)
On this Way or March and Tir	19 98, before by appeared to me personally known to be pregoing instrument as Dorrower(s) and acknowledged deed.
My Commission Expires: 7-27-2000	(Notary Public) J. Hill
ims maniment to be excented, in its name and t	behalf, by has caused as fixed as fixed has caused has caused as fixed has c
This instrument was prepared by Ilrenal Williams as an employee of REGIONS MORTOAGE, INC. 605 South Perry Street Montgomery, Alabama 36104	Regions Bank by Marcia T. Johnson , as his duly authorized. Officor ny: Agreca Johnson ATTEST: Brace December 199 Witness the execution hereof by
STATE OF ALABAMA) SOUNTY OF MONTGOMERY)	·
the undersigned, a Notary Public in and for Marcia T. Johnson and and manner as Vice President as Regions Mortgage, Inc., acting as	or said County in said State, hereby certify that Lisa M. Farmer whose ad Vice President respectively. Officer for Regions
nd who are known to me, acknowledged before If said instrument, they who are known to me as su	me on this date that, being informed of the contents ich officers and with full authority, executed the same rtgace, Inc. are signed to the foregoing instrument income on this date that, being informed of the contents ich officers and with full authority, executed the same rtgace, Inc. acting in its capacity as Inc.
iven under my hand and seal of office, this Li	

SHELDY COUNTY JUDGE OF PROBATE

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