AMENDMENT TO EQUITY ASSETLINE MORTGAGE (OPEN-END MORTGAGE)

THE MORTGAGORS:	THE MORTGAGEE:		
Andrew K. Berryhill	REGIONS BANK		
Debra S. Berryhill	P. O. BOX 216		
809 St. Charles Lane	2964 PELHAM PARKWAY		
Street Address or P. O. Box	Street Address of P. O. Box		
Helena, Alabama 35080	PELHAM, ALABAMA 35124 City State Zip		
City State Zip	City State Zip		
STATE OF ALABAMA			
COUNTY OF SHELBY			
This AMENDMENT TO EQUITY ASSETLINE MORTGAGE (this "Amendment	nt'') is made between		
Andrew K. Berryhill and wife, Debra S. Berry			
	1&th May 98		
(the "Mortgagors") and REGIONS BANK, an Alabama banking corporation (the "M			
The Mortgagora previously executed an Equity AssetLine Mortgage in favorthe: "Mortgage"), securing advances made or to be made under an open-end or	or of the Mortgagee, dated December 31 18 96 and the Equity AssetLine Agreement between the		
Mortgagors and the Mortgagee, dated December 31 , 19 96 (the "/	Agreement"), and the Mortgage was filed in the Office of the Judge of		
Probate of Shelby County, Alabama on January 14	Instrument 1997-01333 , 19 <u>97</u> , and recorded in, at page; and		
The Mortgagors and the Mortgages have executed an Amendment to Equit			
"Line of Credit") under the Agreement from \$ 16,000.00 to \$ 20,00 secure this increase in the Line of Credit, to clarify certain provisions of the Mo	rtgage and to make certain other changes.		
(a) all advances the Mortgagee previously or from time to time hereafter makes thereof, up to a maximum principal amount at any one time outstanding not excelled advances, or any part thereof; (c) all other charges, costs and expenses the Mortgagee makes to the fractive compliance with all of the stipulations contained in the Agreement, as any the Mortgagee agree as follows:	eding the Line of Credit; (b) all FINANCE CHARGES payable on such gagors now or later owe to the Mortgagee under the Agreement, and Nortgagors under the terms of the Mortgage, as amended; and (e) to ended, and in the Mortgage, as herein amended, the Mortgagors and		
 The Mortgage is amended to secure the payment of the increase. 	e in the Line of Credit to an aggregate unpaid principal balance of		
TWENTY THOUSAND AND NO/100	Dollars, \$ 20,000.00		
2. The Mortgage secures only those advances the Mortgages previous as amended, and any renewals or extensions thereof, up to a maximum principal artificial.	isly made or hereafter makes to the Mortgagors under the Agreement, nount at any one time outstanding not exceeding the increased Line of		
plicable environmental laws and will not use the Property in a manner that will reas may be defined as a hazardous or toxic substance (all such substances here state or local environmental law, ordinance, order, rule or regulation (collective) covenant and agree to keep or cause the Property to be kept free of any Hazard stances under or about the Property, the Mortgagors shall immediately take, at the plicable Environmental Laws or any judgment, decree, settlement or compromediately notify the Mortgagee in writing of the discovery of any Hazardous Substances or hazardous conditions are	after called "Hazardous Substances") under any applicable recersi, y, the "Environmental Laws") on or to the Property. The Mortgagors ous Substances, in response to the presence of any Hazardous Subhe Mortgagors' sole expense, all remedial action required by any applicable in respect to any claims thereunder. The Mortgagors shall importances on, under or about the Property or any claims in connection		
The Mortgagors hereby agree to defend, Indemnify and hold the Mortgagors all claims, demands, causes of action, liabilities, losses, costees) arising from or in connection with any releases or discharges of any Hazard tion remedial investigation and feasibility study costs, clean-up costs and other Laws. The obligations and liabilities of the Mortgagors under this paragraph shall of a deed in lieu of foreclosure thereof.	ous Substances on, in or under the Property, including without limital response costs incurred by the Mortgages under the Environmental response.		
5. If the Property is a condominium or a planned unit development, under the declaration of covenants, the bylaws and the regulations governing t	the Mortgagors shall comply with all of the Mortgagors' obligations he condominium or planned unit development.		
paid the indebtedness thereby secured; (ii) the Mortgagors shall have fully performed; and (iii) the Mortgagee actually receives, at the address shown on the Mortgage written request to satisfy the Mortgage from the Mortgagors and all other personnels under the Agreement.	ons who have the REGIONS BANK SHELBY COILNTY SHELBY COILNTY		
US/28/1998-19523 EAL-198-RGAL 11/98 11 153 AM CERTIFIED SHELBY COUNTY JUDIE OF PROBATE 17.00 002 NLL 17.00	P. O. BOX 216 PELHAM, AL 35124		

7. This Amendment shall bind the Mortgagor obligations under this Amendment or the Mortgage without ortgage and this Amendment shall be joint and several. Amendment to Equity AssetLine Agreements between the pargain, sell, grant and convey that cosigner's interest in the Mortgages and any of the Mortgagors may agree to amended, or the Agreement without the cosigner's consequents interest in the Property.	out the Mortgagee's wi Any cosigner of the Mo Mortgagors and the the Property to the Mo extend, modify, forbes	ritten consent. A ortgage or this A Mortgagee is co rtgagee under th ir or make any o	mendment who does not execute the Agreem signing the Mortgage, as amended, only to note terms of the Mortgage, as amended, and ago ther accommodation with regard to the Mor	ors in the ent or the nortgage, preespinat tgag∯ as
8. If any provision of this Amendment is une he Mortgage.	enforceable, that will r	not affect the va	lidity of any other provision hereof or any pro	of Goldstyc
9. This Amendment will be interpreted under	and governed by the	laws of Alabam	NA.	₩.
10. The Mortgagors ratify and confirm the comended by this Amendment. IN WITNESS WHEREOF, the Mortgagors and the Mortgagors an			e terms, covenants and conditions thereof, e	
May				
ORTONGORS: //		MORTGA	AGEE:	
//////////////////////////////////////				
Andrew K. Berryhill	EAL)	REGION	IS BANK	
Dina Bernshill 18	EAL)	Ву:	Gary Shamblin	
Debra S. Berryhill Karen Nelse	on	Title:	Loan Officer	
his instrument was prepared by: P O Box 216 Pelham AL	5	7,110.		
For good and valuable consideration, the receipt and ellis and conveys to the Mortgages the Interest of the undefortgages under the Agreement, as amended.	i sufficiency of which a	ere hereby ackno y for the purpose	wiedged, the undersigned mortgages, grants, i of securing the indebtedness of the Mortgage	bargains, ors to the
OMORTGAGOR		CO-MOR	TGAGOR	
	NDIVIDUAL ACKNOW	LEDGEMENT		
TATE OF ALABAMA				
OUNTY OF SHELBY				
the undersigned authority	, a Notary Publi	c in and for sald	County, in said State, hereby certify that	
Andrew K. Berryhill & Debra S. Berry	hill whose name are	e_signed to the	foregoing instrument, and who are know	vn to me,
cknowledged before me on this day that, being informed artie bears date.	d of the contents of th	ne instrument, <u>t</u>	they executed the same voluntarily on the	day the
Given under my hand and official seal this14t	hday of	May	, 19 <u>_98</u> .	
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: 	•	rial Seal]	MY SOUTHERION CAMBER HOLD IN THE	
• • • • • • • • • • • • • • • • • • •	NDIVIDUAL ACKNOW	LEDGEMENT	MY COMMISSION EXPIRES JUNE 5, 2001	
TATE OF ALABAMA				
OUNTY OF				
; ; • • • • • • • • • • • • • • • • • •	i , a Notary Publi	c in and for said	County, in said State, hereby certify that	
	, whose name	signed to the	foregoing instrument, and who know	wn to me,
cknowledged before me on this day that, being informed ame bears date.		•		
Given under my hand and official seal this	day of		, 19	
i !				
Notary Public			 ,	
	My commissio しち/な 1.1 a&i	on expires: 28/1998-1 3AM_{LEK	19523 11F1ED	

SHELBY COUNTY JUDGE OF PROBATE 17.00

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