

AMENDMENT TO EQUITY ASSETLINE MORTGAGE (OPEN-END MORTGAGE)

THE MORTGAGORS:	THE MORTGAGEE:	
Benjamin L. Wirt and wife, Susan	Regions Bank	<u> </u>
R. Wirt		
2617 Putterrede Drive	417 North 20th Street	
2617 Buttewoods Drive Street Address or P. O. Box	Street Address or P. O. Box	
Birmingham, AL 35242	Rirmingham, AL 35203	
City State Zip	Rirmingham, AL 35203 City Inst & 1998 MP2487 Zip	
	10/20/1998-18187	
STATE OF ALABAMA	OB: 49 AM CERTIFIED SHELDY COUNTY JUDGE OF PRODATE	
COUNTY OF Shelby	DOS 5391 15.00	
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This AMENDMENT TO EQUITY ASSETLINE MORTGAGE (this		
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(the "Mortgagors") and REGIONS BANK, an Alabama banking corpo	pration (the "Mortgagee"), this 21 day of October	19_ <u>98</u>
The Mortgagors previously executed an Equity AssetLine Mortgage"), securing advances made or to be made under an February 20	rtgage in favor of the Mortgages, dated February 20	19_97
(the "Mortgage"), securing advances made or to be made under an February 20 Mortgages and the Mortgages, dated 19	open-end credit agreement called the Equity AssetLine Agreem	ent between the
Mortgagors and the Mortgages, dated19)(the "Agreement"), and the Mortgage was med in the Office	06400
Propate ofCounty, Alabama on	ch 3 19 97, and recorded in 1997, at page	06403 and
The Mortgagors and the Mortgages have executed an Amend	ment to Equity AssetLine Agreement, increasing the Mortgagors'	line of credit (the
"Line of Credit") under the Agreement from \$ 57,000.00		
secure this increase in the Line of Credit, to clarify certain provision	ons of the Mortgage and to make certain other changes.	
(a) sit advances the Mortgagee previously or from time to time here thereof, up to a maximum principal amount at any one time outstandadvances, or any part thereof; (c) all other charges, costs and expension or renewal thereof; (d) all advances the Mortgagee macure compliance with all of the stipulations contained in the Agrethe Mortgagee agree as follows:	names the Mortgagors now or later owe to the Mortgages under the nakes to the Mortgagors under the terms of the Mortgage, as ambienent, as amended, and in the Mortgage, as herein amended, the	payable on such Agreement, and ended; and (e) to Mortgagors and
1. The Mortgage is amended to secure the payment of	of the increase in the Line of Credit to an aggregate unpaid prin	icipai balance or
Sixteen Thousand Two Hundred and No/10	0 Dollars, \$ 16,200.00	<u> </u>
as amended, and any renewals or extensions thereof, up to a maximus	gages previously made or hereafter makes to the Mortgagors unde im principal amount at any one time outstanding not exceeding the l	or the Agreement, Increased Line of
3. The Mortgagors shall comply and cause the real proplicable environmental laws and will not use the Property in a mannal may be defined as a hazardous or toxic substance (all such substance) and environmental law, ordinance, order, rule or requistion coverant and agree to keep or cause the Property to be kept free of stances under or about the Property, the Mortgagors shall immediately plicable Environmental Laws or any Judgment, decree, settlement mediately notify the Mortgages in writing of the discovery of any Highlight the Property regarding Hazardous Substances or hazardous of	on (collectively, the "Environmental Laws") on or to the Property. of any Hazardous Substances, in response to the presence of any tely take, at the Mortgagors' sole expense, all remedial action recit or compromise in respect to any claims thereunder. The Mort exardous Substances on, under or about the Property or any claim	pplicable federal. The Mortgagors Hazardous Sub- quired by any ap- tgagors shall im-
trom and against all claims, demands, causes of action, liabilities fees) arising from or in connection with any releases or discharges of the remedial investigation and feasibility study costs, clean-up costs. The obligations and fiabilities of the Mortgagors under this people deed in lieu of foreclosure thereof.	nd hold the Mortgages and Its directors, officers, agents and empty, losses, costs and expenses (including without limitation reasons of any Hazardous Substances on, in or under the Property, including attained other response costs incurred by the Mortgages under the aragraph shall survive the foreclosure of the Mortgage, as amended	ng without limita- he Environmental ed, or the delivery
5. If the Property is a condominium or a planned unit under the declaration of covenants, the bylaws and the regulations	development, the Mortgagors shall comply with all of the Mortga a governing the condominium or planned unit development.	gors' obligations
6. The Mortgage is amended to provide that the Mortg	gage shall continue in full force and effect until (i) the Mortgagor	s shall have fully

paid the indebtedness thereby secured; (ii) the Mortgagors shall have fully performed all obligations imposed on them under the Agreement, as amend-

ed; and (iii) the Mortgagee 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 Mortgagee to extend advances

EAL-139-RGAL-11/96

under the Agreement.

Mort Ama barg the ame	tgage and indm≨nt to jain, seil, g Mortgaget inded, or ti	This Amendment shall bind ider this Amendment or the Maintain Amendment shall be joint a Equity AssetLine Agreement grant and convey that cosigned and any of the Mertgagors is the Agreement without the costs in the Property.	ortgage without the t and several. Any co ts between the Mort r's interest in the Pro-	Morigagee's written beigner of the Mortgar lgagors and the Mortc operty to the Mortgag L. modify, forbeer or r	consent. All coverants and se or this Amendment who pages is cosigning the Mo se under the terms of the li make any other accommo	ed agreements of the redoctors not execute the cortgage, as amended, of Mortgage, as amended to the dation with regard to the cortgage of the	Agreement or the nily to mortgage, and agrees that the Mortgage, as		
th e l	8. If any provision of this Amendment is unenforceable, that will not affect the validity of any other provision hereof or any provision of Mortgage.								
į	9.	This Amendment will be into	rpreted under and	governed by the laws	of Alabama.				
L MO	_	The Mortgagors ratify and c nis Amendment.				•			
	IN WITH	IESS WHEREOF, the Mortgag	ors and the Mortgag	pe have executed this	Amendment under seal o	n this 21day	o(
	October	<u> </u>							
мор	TGAGOR	S:	J . O		MORTGAGEE:				
Ben	Dany jamin	anin T. W	(SEAL)		REGIONS BANK				
	4	le J	(SEAL)		By:				
i	an R. V	Virt It was prepared by:			Title:				
ı rur u	(III III VIII III III III III III III II			•					
selis Mort	and conve	LDixon/Regions I d and valuable consideration, i lys to the Mortgages the Inter- ter the Agreement, as amends	the receipt and sufficest of the undersigns	ciency of which are he	reby acknowledged, the un he purpose of securing the	dersigned mortgages, Indebtedness of the N	grants, bergains, lorigagors to the		
CO-N	ORTGAG	OR	·		CO-MORTGAGOR				
			INDIVI	DUAL ACKNOWLEDG	EMENT				
000	1	the undersigned L. Wirt and wife,		a Notary Public in a	nd for said County, in said	State, hereby certify t	hat		
!	san R.		wh	ose name are ele	ned to the foregoing instr	ument, and who <u>are</u>	known to me,		
L		before me on this day that, b	eing Informed of th	e contents of the ins	trument, <u>they</u> execute	d the same volunted	y on the day the		
sa mi	bears da	t o .	3,55			- ,	~		
	Given u	nder my hand and official sec	1	day of October	19.98				
	Not	tery Public	June 1	c. vorzum	<u></u>				
				My commission exp	res: //- 20 -	2000			
 		`		(Notarial S	eal)				
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cou	NTY OF			. a Notary Public in a	nd for said County, in said	State, hereby certify ti	nat		
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1	owledged bears da	before me on this day that, b							
 	Given u	nder my hand and official set	il thia	_day of					
 		ary Public		Ins	; 1 1998-4248	;7			
! ! !				My commission exp	i/es:				
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