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	. I. 62-7 	
STATE OF ALABAMA COUNTY/PARISH OF Shelby	in en	
MODIFICATION AGREEMENT		•
This MODIFICATION AGREEMENT is made and entered into this day of	<u>Tuly</u>	<u> </u>
(hereinafter referred to as "Borrower"), and <u>REGIONS BANK</u> (hereinafter referred to as "Lender") for the property located at <u>3713 WYNGATE COVE</u> BIRMINGHAM ALABAMA 35242		· · · · · · · · · · · · · · · · · · ·
<u>WITNESSETH</u> :		
WHEREAS, Borrower executed an adjustable rate note (the "Note") in favor of the Lender dated in the original principal amount of \$; and	1/29/20	01,
WHEREAS, Borrower executed a mortgage, deed of trust or security deed (the "Security 1/29/2001, in favor of the Lender securing the indebtedness evidenced. Note with a parcel of land described on Exhibit "A" attached hereto and incorporated herein by reparticularly described in said Security Instrument; and	by the abor	ve referenced
WHEREAS, the above referenced Security Instrument was recorded in	C	, Page ounty/Parish,
WHEREAS, the parties now desire to amend and modify the Note and the Security Instrument to p terms;	rovide for c	hanges in the
NOW, THEREFORE, in consideration of Ten Dollars (\$10.00) and other good and valuable cons sufficiency of which is herein acknowledged, the parties do herein agree to the modification of the Instrument as herein set forth:	ideration, the Note and	ne receipt and the Security
1.		
The Note is herein amended and modified as follows: (appropriate boxes are marked)		
☐ Paragraph 1 of the Note is herein amended to provide that the new loan amount shall be \$		<u> </u>
Paragraph 2 of the Note is herein amended to change the initial interest rate from	fixed throug	ghout the term
Paragraph 3(A) of the Note is herein amended to provide that the monthly pa	yments wi	ill begin on
☐ The new maturity date shall be		
Paragraph 3(B) of the Note is herein amended to provide that the monthly payments w \$, and to further provide that this amount will not change during the te	ill be in the most the N	he amount of lote.
Paragraph 3(C) of the Note is herein deleted in its entirety.		
Paragraph 4 of the Note is herein deleted in its entirety.		

	"Transfer of the Property or a Beneficial Interest in Borrowe it is sold or transferred (or if a beneficial interest in Borrower person) without Lender's prior written consent, Lender may, at sums secured by this Security Instrument. However, this optoprohibited by federal law as of the date of this Security Instrument.	is sold or transferred and Borrower is not a natural its option, require immediate payment in full of all ion shall not be exercised by Lender if exercise is
	If Lender exercises this option, Lender shall give Borrower notice of not less than 30 days from the date the notice is delivered execured by this Security Instrument. If Borrower fails to pay the may invoke any remedies permitted by this Security Instrument value.	or mailed within which Borrower must pay all sums ese sums prior to the expiration of this period, Lender
K	The Construction and Conversion Rider to Adjustable Rate Note	is herein deleted in its entirety.
	2.	
The Se	Security Instrument is herein amended and modified as follows:	
	Effective as of, the new lo	oan amount shall be \$
	The new maturity date shall be	•
X.	The Adjustable Rate Rider to the Security Instrument is herein de	eleted in its entirety.
K	The Construction and Conversion Rider to the Security Instrume	ent is herein deleted in its entirety.
	3.	
remain in full f	other terms and provisions of the Note and the Security Instrument I force and effect as originally set forth in the respective document to be a satisfaction or release in whole or in part of the Note or Security	ts. Nothing contained herein shall be understood or
	4.	
further that it k	ower herein represents and warrants that it is not in default under the knows of no event that has occurred which, but for the passage of Note or the Security Instrument.	*
	<b>5.</b>	
	(Check Appropriate Box)	
State does not c	There are no intangible taxes due upon the recording of this Market collect an intangible tax on the recording of Security Instruments.	Iodification Agreement because the above referenced
	There are no intangible taxes due upon the recording of this Mone of the recording of the Security Instrument and the amount of the	_
increased from		use the amount of the underlying indebtedness has nount is herewith remitted at this time.
IN WI year first above	VITNESS WHEREOF, the undersigned parties have hereunto set we written.	their hands and affixed their seals as of the day and
As To Borrowe	ver(s):	ORROWER(S):
Signed, sealed and the presence		SEAL)
		(SEAL)
Wit	litness	(SEAL)
		(SEAL)
		/CIT: 4 Y \
		(SEA:_)

The second, third and fourth paragraphs of Paragraph 11 dealing with Transfer of the Property or a Beneficial Interest

in Borrower is stricken in its entirety and is herein replaces with the following language:

**K** 

year first above written.	ed parties have hereunto set their hands and affixed thier seals as of the day a
As to Lender:	LENDER:
Signed, sealed and delivered	REGIONS BANK
n the presence of:	BY: Bonald B Roberts
Leuse D' Halland	Title: Sa, Vice President
Witness	
Witness	[CORPORATE SEAL]
This ins	strument prepared by:
*****************	·*************************************
ACKN	OWLEDGMENT AS TO BORROWER(S)
TATE OF Alabama OUNTY/PARISH OF Shelby	
OUNTI/PARISH OF	
This is to certify that before me, a nota	ary public, personally appeared <u>Cory E. Mason</u> .
ya single individua	1 COLY E. Mason.
ch of whom is known to me personally (or pro	oved to me their identity on the basis of satisfactory evidence) and wh
purposes thereia contained.  Witness my hand and official seal, this 31st	t_day ofJuly, 2001
	Notary Public
MY CO	OMMISSION EXPIRES FEBRUARY 20, 2003
	My Commission Expires:
*************	***********************
ACKNO	OWLEDGMENT AS TO LENDER
ATE OF Glassma	
DUNTY/PARISH OF Skelky	
This is to cortify that before was a made	
DUDUNALLY THE DILLYPH IN THE ATT THE BOOKS A	olic, personally appeared formula B. Rabette known to of satisfactory evidence and who acknowledged to me that he/she is
as such officer and with full outhority hadabank	and who acknowledged to me that he/she is a corporation, and did acknowledged execute, seal and deliver the foregoing instrument for and on behalf of the
poration and as the free act and deed of the corporat	d execute, seal and deliver the foregoing instrument for and on behalf of the tion.
·	
Witness my hand and official seal, this 15	day of August, 2001.
	·
	Lewie D. Halland Notary Public
^	
	My Commission Expires:
	08/27/2001-36549
	COSTAN CHRITETEE
	and with the transfer of the control of the contro

Form 671

Revised 08/10/98

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