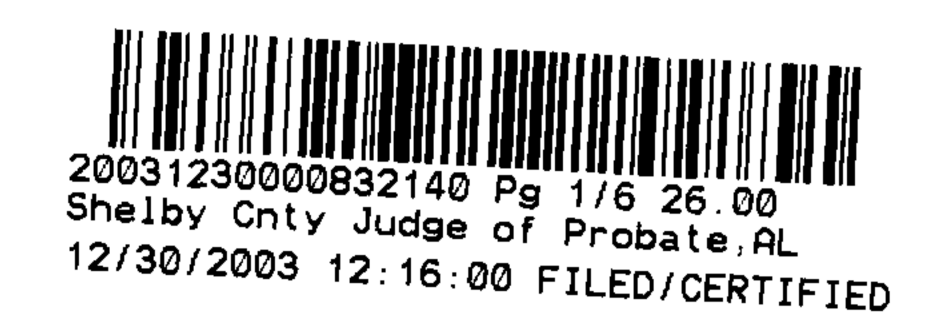
Prepared by and return to: L. Don Campbell, Jr., Esq. Krivcher Magids PLC 51000 Poplar Avenue, Suite 2902 Memphis, TN 38137-2902



FOURTH AMENDMENT TO FIRST AMENDED AND RESTATED CERTIFICATE OF FORMATION AND LIMITED PARTNERSHIP AGREEMENT OF FPI BIRMINGHAM, LTD.

THIS FOURTH AMENDMENT TO FIRST AMENDED AND RESTATED CERTIFICATE OF FORMATION AND LIMITED PARTNERSHIP AGREEMENT OF FPI BIRMINGHAM, LTD. ("Agreement") is executed this 23rd day of December, 2003, by and among FOGELMAN REALTY GROUP, LLC, a Tennessee limited liability company ("FRG"), ABF INVESTMENTS I, L.P., a Tennessee limited partnership ("ABFLP"), and AVRON B. FOGLEMAN ("ABF"). All capitalized terms used but not defined in this Agreement shall have the meanings ascribed thereto in that certain First Amended and Restated Certificate of Formation and Limited Partnership Agreement of FPI Birmingham, Ltd. dated December 5, 1985 (as amended, the "Partnership Agreement"), which governs the business and affairs of FPI Birmingham, Ltd., an Alabama limited partnership (the "Partnership").

RECITALS:

WHEREAS, the Partnership was formed by its partners, by executing and filing the Certificate of Formation and Limited Partnership Agreement of FPI Birmingham, Ltd. (the "<u>Initial Partnership Agreement</u>") in the office of the Judge of Probate of Shelby County, Alabama on September 12, 1985;

WHEREAS, the Initial Partnership Agreement was amended and restated by the Partnership Agreement, which has been amended by: (i) that certain Amendment of First Amended and Restated Certificate of Formation and Limited Partnership Agreement of FPI Birmingham, Ltd., effective August 1, 1985, and filed with the office of the Probate Judge of Shelby County, Alabama on December 31, 1985; and (ii) that certain Second Amendment of Amendment to First Amended and Restated Certificate of Formation and Limited Partnership Agreement of FPI Birmingham, Ltd., dated effective August 1, 1985, and filed with the office of the Probate Judge of Shelby County, Alabama on June 23, 1988;

WHEREAS, FRG owns a limited partnership interest in the Partnership comprised of 63.5 Limited Partnership Units (the "Transferred Partnership Interest");

WHEREAS, pursuant to an Assignment of Limited Partnership Interest of even date herewith, FRG has assigned and transferred to ABF all of his right, title and interest in and to the Transferred Partnership Interest; and

WHEREAS, the parties hereto have determined that the Partnership Agreement should be amended to reflect: (i) the transfer of the Transferred Partnership Interests to ABF; and (ii) the admission of ABF as a substituted Limited Partner.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto hereby agree as follows:



- 1. FRG hereby acknowledges and agrees that the Transferred Partnership Interest has been assigned and transferred to ABF.
- 2. ABF is hereby admitted to the Partnership as a substituted Limited Partner in the name, place and stead of FRG.
- 3. ABF agrees to be bound by each of the terms, conditions and provisions of the Partnership Agreement and assumes and agrees to perform and discharge the obligations of FRG thereunder with respect to the Transferred Partnership Interest.
- 4. Schedule A to the Partnership Agreement is deleted in its entirety, and Schedule A attached hereto is simultaneously substituted in lieu thereof.
- 5. Each of the parties hereto: (a) consents to the transfer and assignment to ABF of the Transferred Partnership Interest; (b) consents to the admission of ABF as a substituted Limited Partner in the name, place and stead of FRG; and (c) waives any and all requirements or conditions to such transfer, assignment and/or admission contained in the Partnership Agreement.
- 6. All other terms, provisions and conditions set forth in the Partnership Agreement remain unaffected hereby and except as specifically herein set forth, all such terms, provisions and conditions are hereby ratified and affirmed.
- 7. Every term, covenant and provision of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, legalees, legal representatives, successors, transferees and assigns.
- 8. This Agreement shall be governed by and construed under and in accordance with the laws of the State of Alabama without regard to principles of conflicts of law.

[signatures on the following page(s)]

[Signature Page to Fourth Amendment]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement or caused this Agreement to be executed by their duly authorized representatives and having first been duly sworn, do hereby state and affirm that the same is true, accurate and complete to the best of their knowledge, information and belief, all as of the date first above written.

GENERAL PARTNER:

FOGELMAN REALTY GROUP, LLC

By: John b Randlesser

Name John A. Rundler I

Title: _ Elemhire VP

ABFLP:

ABF INVESTMENTS I, L.P.

By: Fogelman Realty Group, LLC

Its General Partner

By: Thuk Randlester

Name. John A Kandles II

Title: Henry VP

ABF:

AVRON B. FOGELMAN

STATE OF TENNESSEE COUNTY OF SHELBY

STATE OF TENNESSEE COUNTY OF SHELBY

Before me, the undersigned Notary Public of the state and county aforesaid, personally appeared Avron B. Fogelman, to me known to be the person described in and who executed the foregoing instrument, and acknowledged that he (or she) executed the same as his (or her) free act and deed.

Witness my hand and notary seal at office in Memphis, Tennessee this 23 day of tember 2003.

Notary Public

My Commission Expires 324 B 200

SCHEDULE A TO

FOURTH AMENDMENT TO FIRST AMENDED AND RESTATED CERTIFICATE OF FORMATION AND LIMITED PARTNERSHIP AGREEMENT OF FPI BIRMINGHAM, LTD.

The name, address, capital contribution and the number of Units held by each Partner is as follows:

| Name and Address | Capital Contribution | General Partnership Units | Limited Partnership Units |
|---|-------------------------|---------------------------------|---------------------------|
| Fogelman Realty Group, LLC 5400 Poplar Avenue Memphis, TN 38119 | \$ 110.00 | 11.00 | 0.00 |
| Avron B. Fogelman 5400 Poplar Avenue Memphis, TN 38119 | 630.00 | 0.00 | 63.00 |
| ABF Investments I, L.P. 5400 Poplar Avenue Memphis, TN 38119 | 255.00 | 0.00 | 25.50 |
| Totals | \$ 1,000.00 | 11.00 | 89.00 |