

(Space Above This Line For Recording Data)

LOAN NUMBER: 900026200

## MODIFICATION AGREEMENT - MORTGAGE

THIS MODIFICATION AGREEMENT ("Agreement") is made this 20th day of July, 2011, between R Barry Clements and S Clare Clements, a married couple, whose address is 79 Brook Drive, Birmingham, Alabama 35242 ("Borrower"), and Oakworth Capital Bank whose address is 2100A Southbridge Parkway, Suite 445, Birmingham, Alabama 35209 ("Lender").

Oakworth Capital Bank and Borrower entered into a Mortgage dated July 20, 2009 and recorded on July 29, 2009, in Book 20090729000290250, Page 0, records of County of Shelby, State of Alabama ("Mortgage"). The Mortgage covers the following described real property:

Address: Lot F, Brook Ridge, Pelham, Alabama 35124-0000

Legal Description: Lot F, according to the Map of Brook Ridge Estates, as recorded in Map Book 17, Page 133, in the Office of the Judge of Probate of Shelby County, Alabama.

It is the express intent of the Borrower and Lender to modify the terms and provisions set forth in the Mortgage. Borrower and Lender hereby agree to modify the Mortgage as follows:

Increase mortgage amount from \$150,000.00 to \$266,000.00...

Borrower and Lender agree that the Mortgage including such changes, modifications, and amendments as set forth herein, shall remain in full force and effect with respect to each and every term and condition thereof and nothing herein contained shall in any manner affect the lien of the Mortgage on the Property. Nothing contained herein shall in any way impair the Mortgage or the security now held for the indebtedness thereunder, or alter, waive, annul, vary, or affect any provision, term, condition, or covenant therein, except as herein provided, nor affect or impair any rights, powers, privileges, duties, or remedies under the Mortgage it being the intent of Borrower and Lender that the terms and provisions thereof shall continue in full force and effect, except as specifically modified herein. Nothing in this Agreement shall constitute a satisfaction of the promissory note or notes, or other credit agreement or agreements secured by the Mortgage.

Lender's consent to this Agreement does not waive Lender's right to require strict performance of the Mortgage modified above, nor obligate Lender to make any future modifications. Any guarantor or cosigner shall not be released by virtue of this Agreement.

If any Borrower who signed the original Mortgage does not sign this Agreement, then all Borrowers signing below acknowledge that this Agreement is given conditionally, based on the representation to Lender that the non-signing person consents to the changes and provisions of this Agreement or otherwise will not be released by it. This waiver applies not only to any initial extension or modification, but also to all such subsequent actions.

© 2004-2010 Compliance Systems, Inc. 38e937ea-ff737105 - 2010 06.212 Modification Agreement - Real Estate Security Instrument DL6016

Page 1 of 3

www.compliancesystems.com







This Agreement shall be binding upon the heirs, successors, and assigns with respect to parties hereto. Whenever used, the singular shall include the plural, the plural, the singular, and the use of any gender shall be applicable to all genders.

ORAL AGREEMENTS DISCLAIMER. This Agreement represents the final agreement between the parties and may not be contradicted by evidence of prior, contemporaneous or subsequent oral agreements of the parties. There are no unwritten oral agreements between the parties.

By signing below, Borrower and Lender acknowledge that they have read all the provisions contained in this Agreement, and that they accept and agree to its terms.

Individually

S. Clare Clements Come 1/5 2 (Date

Individually

## INDIVIDUAL ACKNOWLEDGMENT

STATE OF ALABAMA

COUNTY OF **JEFFERSON** 

I, LINDA KAY FREDERICK, a NOTHRY PUBLIC, do hereby certify that R Barry Clements and S Clare Clements, a married couple, whose names are signed to the foregoing and who are known to me, acknowledged before me on this day that, being informed of the contents of the Modification Agreement, they executed the same, voluntarily, on the day the same bears date. Given under my hand this 20th day of July, 2011.

My commission expires: i = 1 = 1 = 0.014

Friha Kan Inceleel

(Official Seal)

LENDER: Oakworth Capital Bank

By: Michael D Mins Its: Managing Director

Shelby Cnty Judge of Probate, AL 08/23/2011 09:49:31 AM FILED/CERT

© 2004-2010 Compliance Systems, Inc. 38e937ea-ff737105 - 2010.06.212 Modification Agreement - Real Estate Security Instrument DL6016

Page 2 of 3

www.compliancesystems.com







## **BUSINESS ACKNOWLEDGMENT**

STATE OF	ALABAMA	)				
COUNTY OF	JEFFERSON	)				
State Bank, who on this day that	se name is signed	chael D Mims, to the foregoin of the contents	g instrument a of the instrum	nd who is know ent, he or she,	in and for said Convorth Capital Bank, a(noted with the sacknowledged in his or her official cases and sank.	i) Alabama I before me
Given under my	hand this the 20th	day of July, 20	)11.			
My commission	expires: /a/20/	14-		fina L	and timedecent	

(Official Seal)

20110823000248550 3/3 \$192.00 20110823000248550 3/3 \$192.00 Shelby Cnty Judge of Probate, AL 08/23/2011 09:49:31 AM FILED/CERT

THIS INSTRUMENT PREPARED BY:
Oakworth Capital Bank
2100A Southbridge Parkway, Suite 445
Birmingham, AL 35209

AFTER RECORDING RETURN TO: Oakworth Capital Bank 2100A Southbridge Parkway, Suite 445 Birmingham, AL 35209

© 2004-2010 Compliance Systems, Inc. 38e937ea-ff737105 - 2010.06 212 Modification Agreement - Real Estate Security Instrument DL6016



Page 3 of 3

www.compliancesystems.com