## 20190830000322000 08/30/2019 01:14:20 PM MORTAMEN 1/9

This instrument Prepared By:

Randolph H. Lanier Balch & Bingham LLP 1901 Sixth Avenue North, Suite 2600 Birmingham, Alabama 36203 (205) 251-8100

STATE OF ALABAMA

**COUNTY OF SHELBY** 

## AMENDMENT TO FUTURE ADVANCE MORTGAGE, ASSIGNMENT OF RENTS AND LEASES AND SECURITY AGREEMENT

This Amendment made effective as of August 28, 2019, between TRUSTMARK NATIONAL BANK, a national banking association (the "Lender"), and BLACKRIDGE PARTNERS, LLC., an Alabama limited liability company ("Blackridge"), SB HOLDING CORP., an Alabama corporation (SB Holding") SB DEV. CORP., an Alabama corporation (SB Dev"), LAKE WILBORN PARTNERS, LLC., an Alabama limited liability company ("Lake Wilborn") and BROCK POINT PARTNERS, LLC., an Alabama limited liability company ("Brock Point") (Blackridge, SB Holding, SB Dev, Lake Wilborn and Brock Point are individually and collectively referred to herein as "Borrower").

WHEREAS, in with a line of credit loan (the "Loan") from Lender to Blackridge ("Original Borrower") in the original principal amount of \$3,518,421.00, and to secure a Development Master Revolving Credit Promissory Note dated August 31, 2018 in the original principal amount of \$3,518,421.00 (the "Original Note"), Original Borrower executed and delivered to Lender that certain Future Advance Mortgage, Assignment of Rents and Leases and Security Agreement dated August 31, 2018, and recorded as Instrument No. 20180831000315070 in the Probate Office of Shelby County, Alabama, as amended by Amendment recorded at Instrument No. 20190820000304780 in said Probate Office (collectively, as amended and as may be amended from time to time, the "Mortgage"); and

WHEREAS, Borrower and Lender have agreed to amend the Mortgage as set forth herein.

NOW, THEREFORE, for and in consideration of Ten Dollars (\$10.00), the agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Borrower and Lender agree that the Mortgage is amended as follows:

1. **Exhibit A** to the Mortgage is amended to add the parcels of real property described on **Exhibit A-1** hereto (the "**Additional Land**"), which Additional Land shall in all respects be considered as part of the Mortgaged Property under the Mortgage to the same extent as if originally included under the real property described in said **Exhibit A**. For good and valuable consideration, Borrower does hereby grant, bargain, sell, alien and convey unto the Lender, its successors and assigns, the Additional Land (and all other "Mortgaged Property" as described in the Mortgage as applicable to the Additional Land), to secure the

Rev. 8-26-19

## 20190830000322000 08/30/2019 01:14:20 PM MORTAMEN 2/9

same indebtedness (however described) as set forth in the Mortgage and under the same terms, conditions, warranties and representations as set forth in the Mortgage, all of which are hereby adopted by reference.

- 2. Borrower hereby warrants that, subject to those matters set forth on **Exhibit B-1** hereto, it is lawfully seized of an indefeasible estate in fee simple in Additional Land, and has good and absolute title to all existing personal property hereby granted as security with respect to such Additional Land, and has good right, full power and lawful authority to sell, convey, mortgage and grant a security interest in the same in the manner and form aforesaid; that the same is free and clear of all grants, reservations, security interests, liens, charges, and encumbrances whatsoever, including, as to the personal property and fixtures, conditional sales contracts, chattel mortgages, security agreements, financing statements, and anything of a similar nature, and that Borrower shall and will warrant and forever defend the title thereto and the quiet use and enjoyment thereof unto the Lender, its successors and assigns, against the lawful claims of all persons whomsoever.
- 3. All references in the other Loan Documents to the Mortgage shall mean the Mortgage, as amended hereby.
- 4. Except as modified herein, all other terms and conditions of the Mortgage shall remain in full force and effect.
- 5. This document may be executed in a number of identical counterparts, each of which for all purposes is deemed an original, and all of which constitute collectively one (1) document and agreement, but in making proof of this document, it shall not be necessary to produce or account for more than one such counterpart, and counterpart pages may be combined into one single document.
- 6. This document may be executed in a number of identical counterparts, each of which for all purposes is deemed an original, and all of which constitute collectively one (1) document and agreement, but in making proof of this document, it shall not be necessary to produce or account for more than one such counterpart, and counterpart pages may be combined into one single document.

[remainder of this page is blank; signature pages follow]

# 20190830000322000 08/30/2019 01:14:20 PM MORTAMEN 3/9

IN WITNESS WHEREOF, Lender and Borrower have caused this Amendment to be executed effective as of the day and year first set forth above.

### LENDER:

|   | TRUSTMARK NATIONAL BANK, a national banking association  |
|---|--|
|   | By: Printed Name:  Title:  |
|   |  |
| STATE OF ALABAMA  |  |
| COUNTY OF JEFFERSON   |  |
| t, <u>Carla M. Hill</u> , a notancertify that <u>Ben Hendrix</u>          | ry public in and for said County, in said State, hereby, whose name as Senior VP of  |
| TRUSTMARK NATIONAL BANK, a natinstrument, and who is known to me, acknown | tional banking association, is signed to the foregoing vledged before me on this day, that being informed of officer, and with full authority, executed the same |
| Given under my hand and official seal this 2                              |  |
|   | Carla MIll   |
|   | Notary Public  |
| NOTARIAL SEAL   | My Commission Expires: 3/23/23   |

## 20190830000322000 08/30/2019 01:14:20 PM MORTAMEN 4/9

#### **BORROWER:**

### BLACKRIDGE PARTNERS, LLC,

an Alabama limited liability company

By: SB HOLDING CORP., an Alabama corporation its Managing Member

By: Daryl Spears, its Chief Financial Officer

STATE OF ALABAMA

COUNTY OF JEFFERSON

I, <u>Joshua Louis Hartman</u>, a notary public in and for said County, in said State, hereby certify that **Daryl Spears**, whose name as Chief Financial Officer of SB Holding Corp, an Alabama corporation, as Managing Member of **BLACKRIDGE PARTNERS**, **LLC**, an Alabama limited liability company, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day, that being informed of the contents of said instrument, he or she, in such capacity, and with full authority, executed the same voluntarily for and as the act of said corporation, as Managing Member of said limited liability company.

Given under my hand and official seal this 28 day of August, 2019.

[ Notarial Seal ]

My

Notary Public

My Commission Expires:

3/19/20

## 20190830000322000 08/30/2019 01:14:20 PM MORTAMEN 5/9

# LAKE WILBORN PARTNERS, LLC, an Alabama limited liability company

By: SB HOLDING CORP., an Alabama corporation its Managing Member

By: Daryl Spears, its Chief Financial Officer

STATE OF ALABAMA

Jefferson

COUNTY OF

| I,     | Joshua  | Louis H     | artma   | n       | _, a notar | y public | c in and | for said  | County  | y, in s | aid Sta | te, here | eby  |
|--------|---------|-------------|---------|---------|------------|----------|----------|-----------|---------|---------|---------|----------|------|
| certif | y that  | Daryl Sp    | ears,   | whose   | name as    | Chief    | Financia | al Office | er of S | SB H    | olding  | Corp,    | an   |
| Alaba  | ama co  | rporation,  | as M    | lanagin | g Membe    | er of L  | AKE V    | VILBOF    | RN PA   | ARTN    | VERS,   | LLC,     | an   |
| Alaba  | ama lim | nited liabi | lity co | mpany,  | is signed  | d to the | foregoi  | ng instru | ıment,  | and v   | who is  | knowr    | ı to |

Alabama limited liability company, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day, that being informed of the contents of said instrument, he or she, in such capacity, and with full authority, executed the same voluntarily for and as the act of said corporation, as Managing Member of said limited liability company.

# 20190830000322000 08/30/2019 01:14:20 PM MORTAMEN 6/9

### **BORROWER:**

SB HOLDING CORP., an Alabama corporation

By: Daryl Spears, its Chief Financial Officer

| STATE OF ALABAMA   |  |   |   |
|--|--|---|---|
| COUNTY OF JEFFERSON  |  |   |   |
| I, Joshua Louis Hartman certify that <b>Daryl Spears</b> , whose Alabama corporation, is sign acknowledged before me on this she, in such capacity, and with said corporation. | se name as Chief Financia<br>ed to the foregoing ins<br>s day, that being informed | I Officer of SB HOLI strument, and who is of the contents of said | OING CORP., an known to me, instrument, he or |
| Given under my hand and offici   | ial seal this <u>28</u> day of _   | August  | 2019.   |
|  |  |   |   |
| [ Notarial Seal ]  | My (   | Notary Public Commission Expires:                                 | 3/19/20                                       |
|  |  |   |   |

# 20190830000322000 08/30/2019 01:14:20 PM MORTAMEN 7/9

### **BORROWER:**

SB DEV. CORP., an Alabama corporation

By:

Daryl Spears, its Chief Financial Officer

| STATE OF ALABAMA                             |  |  |                                       |
|--|--|--|---------------------------------------|
| COUNTY OF <u>JEFFE</u>                       | RSON   |  |                                       |
| Alabama corporation, incknowledged before me | rs, whose name as Chief Fina signed to the foregoing in on this day, that being informed with full authority, executed the | ncial Officer of SE strument, and who do not strument to structure of secondary structures of secondary se | is known to me, aid instrument, he or |
| Given under my hand and                      | d official seal this 28th day of _   | August   | _, 2019.                              |
|  |  |  |                                       |
| Notarial Seal ]                              |  | Notary Public  |                                       |
| riotariai Scar j                             | My   | Commission Expires   | s: <u>3/19/20</u>                     |

## 20190830000322000 08/30/2019 01:14:20 PM MORTAMEN 8/9

#### **BORROWER:**

### BROCK POINT PARTNERS, LLC,

an Alabama limited liability company

Officer

By: SB HOLDING CORP., an Alabama corporation, its Managing Member

By: Daryl Spears, its Chief Financial

STATE OF ALABAMA

**JEFFERSON** 

COUNTY OF

I, <u>Joshua Louis Hartman</u>, a notary public in and for said County, in said State, hereby certify that **Daryl Spears**, whose name as Chief Financial Officer of SB Holding Corp., an Alabama corporation, as Managing Member of **BROCK POINT PARTNERS**, **LLC**, an Alabama limited liability company, is signed to the foregoing instrument, and who is known to

me, acknowledged before me on this day, that being informed of the contents of said instrument, he or she, in such capacity, and with full authority, executed the same voluntarily for and as the act of said corporation, as Managing Member of said limited liability company.

Given under my hand and official seal this 28 day of August , 2019.

[Notarial Seal]

Notary Public

My Commission Expires:

3/19/20

# 20190830000322000 08/30/2019 01:14:20 PM MORTAMEN 9/9

#### **EXHIBIT A-1**

#### **Additional Land**

Lot 1038, according to the Survey of Blackridge Phase 1B, as recorded in Map Book 48, Page 84 A and B, in the Probate Office of Shelby County, Alabama.

Lot 1102, according to the Final Plat of the Subdivision of Blackridge Phase 1C, as recorded in Map Book 49, Page 62 a and B, in the Probate Office of Shelby County, Alabama.



Filed and Recorded
Official Public Records
Judge of Probate, Shelby County Alabama, County
Clerk
Shelby County, AL
08/30/2019 01:14:20 PM
\$43.00 CHARITY

20190830000322000

alli 5. Buyl