### UNOFFICIAL COPPOS 32993

9708/0199 51 001 Page 1 of 7 2002-07-30 14:54:23 Cook County Recorder 33.50



When Recorded P duen To:
First American Title Company
3355 Michelson Dr., Sui e 250
Irvine, CA 92612

Attn: Special Default Services Division

[Street Address]
West am Beach, Florida 33409
[City State, Zip]

Prepared By: RUTH RUHL, P.C. 2305 Ridge Road, Suite 106 Rockwall, TX 75087

1017889

Freddie Mac Loan No.: 064287629 Loan No.: 6740053225

THIS MODIFICATION IS TO BE EXECUTED IN DUPLICATE ORIGINALS. ONE ORIGINAL IS TO BE AFFIXED TO THE ORIGINAL NOTE AND ONE ORIGINAL IS TO BE RECORDED IN THE LAND RECORDS WHERE THE SECURITY INSTRUMENT IS RECORDED.

### LOAN MODIFICATION AGREEMENT

This Loan Modification Agreement ("Modification"), is effective June 1st, 2002

between

Maria Teresa Vargas and Adan Vargas and Griselda Canas and Jose W. Canas

("Borrower/Grantor") and

Bank of America, N.A.

("Lender/Grantee"),

and amends and supplements (1) the Note (the "Note") made by the Borrower, dated August 25, 1990, in the original principal sum of U.S. \$ 230,300.00, and (2) the Mortgage, Deed of Trust or Deed to Secure Debt (the "Security Instrument"), recorded on September 9, 1999, in Book/Liber N/A, Page N/A, Instrument No. 99857027, Official Records of Cook County, Illinois. The Security Instrument, which was entered into as security for the performance of the Note, encumbers the real and personal property described in the Security Instrument (and defined in the Security Instrument as the "Property"),

which is located at 5321 West Deming Place, Chicago, Illinois 60639

That real property is described as follows:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF.

Initials M Initials M Initials M

MULTISTATE FREDDIE MAC LOAN MODIFICATION AGREEMENT

Page 1 of 4

5-77 Jun ofthe

## UNOFFICIAL COPS 2993 Fage 2 of

Freddie Mac Loan No.: 064287629 Loan No.: 6740053225

The Borrower has requested that the Lender modify the terms of the Note and Security Instrument. The Lender has agreed to do so pursuant to the terms and conditions stated in this Modification. In consideration of the agreements made in this Modification, and other good and valuable consideration which the parties agree they have received, the Borrower and Lender agree to modify the terms of the Note and Security Instrument as follows. The Borrower and Lender agree that the provisions of this Modification supersede and replace any inconsistent provisions set forth in the Note and Security Instrument.

2. The Borrower acknowledges that interest has accrued but has not been paid and the Lender has
incurred, paid or caser ise advanced taxes, insurance premiums and other expenses necessary to protect or enforce
its interest in the Note and the Security Instrument, and that such interest, costs and expenses, in the total amount of
\$ 13,320.91 have been added to the indebtedness under the terms of the Note and Security Instrument.
As of June 1st, 2002 the amount, including such amounts which have been added to the indebtedness (if
any), payable under the Note and Security Instrument (the "Unpaid Principal Balance") is U.S. \$239,353.64

3. The Borrower promises to pay the Unpaid Principal Balance, plus interest, to the order of the Lender, until the Unpaid Principal Balance has been paid. Interest will be charged on the Unpaid Principal Balance at the yearly rate of 8.125 %, beginning June 1st, 2002. The Borrower promises to make monthly payments of principal and interest of U.S. \$ 1,777 19 , beginning on the 1st day of July, 2002 and continuing thereafter on the same day of each succeeding month. If on June 1, 2032 , (the "Modified Maturity Date"), the Borrower still owe, amounts under the Note and the Security Instrument, as amended by this Modification, the Borrower will pay the se amounts in full on the Modified Maturity Date.

The Borrower will make such payments at Bar's of America, 475 Crosspoint Parkway, Getzville, New York 14068 or at such place as the Lender may require.

- 4. If at any time the Borrower is in default, the Lender may, by providing a written notice to the Borrower, notify the Borrower that the Borrower is in default and that the interest which will be charged on the Unpaid Principal Balance may be increased to a yearly rate of 8.125 % beginning on an effective date stated in the notice. That date will be at least 30 days after the date on which the notice is delivered or mailed to the Borrower. If the Borrower defaults, the Lender may, at its election, require the Porrower to pay immediately the Unpaid Principal Balance that remains unpaid at that time, all interest that has accrued but not been paid, and any other sums that are evidenced and secured by the Note and Security Instrument. If in Dender does not require that such payment that will be based upon the interest rate stated in this Paragraph 4 instead of the interest rate stated in Paragraph 3. The Borrower acknowledges that the increased rate of interest will only be charged if the Borrower does not neet its obligations under the Note and Security Instrument, as modified by this Modification.
- 5. Except to the extent that they are modified by this Modification, the Borrower will comply with all of the covenants, agreements, and requirements of the Note and Security Instrument, including without limitation, the Borrower's covenants and agreements to make all payments of taxes, insurance premiums, assessments, excrow items, impounds, and all other payments that the Borrower is obligated to make under the Security Instrumen.
- 6. Nothing in this Modification shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument. Except as otherwise specifically provided in this Modification, the Note and Security Instrument will remain unchanged and in full effect, and the Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Modification.



# UNOFFICIAL COPPS 2993 Page 3 of 7

Freddie Mac Loan No.: 064287629 Loan No.: 6740053225

the covenants and agreements of each such rider shall be	the Borrower and recorded together with this Modification, e incorporated into and shall amend and supplement the rider(s) were a part of this Modification. [Check applicable						
☐ 1-4 Family Rider - Assignment of Rents							
X Modification Due on Transfer Rider							
[To be signed by al. B prowers, endorsers, guarantors, su Instrument].	reties, and other parties signing the Note or Security						
Date Date	Maria Teresa Vargas (Seal)  -Borrower						
6-8-02 Date	Adan Vargas (Seal)  -Borrower						
Date 6-8-02	Griselda Canas (Seal)  -Borrower						
(0 8 02 Date	Joke W. Canar — (Seal)  -Borrower						
7/9/02 Date	Bank of America, N.A. –Lender						
By: CARY J. PACZ							
Its: VICE PRESIDENT							
(Corporate Seal)							
•							
[See Attached Acknowledgment(s)]							

# UNOFFICIAL COPPOS 2993 Page 4 of 7

#### BORROWER ACKNOWLEDGMENT

State of	Illinois	§				
County of	Cook	§ §				
	May appeared M	iaa. Rodu	عن کا کا مرکز Mame of and Adan Vargas	, [notary], a Notary P and Griselda Canas	, before me, Public in and for said s and Jose W. Canas	state,
[name of packnowled	person acknow ged to me (ha	pledged], known to not the he/she/they executed	ed the same for t	he purpose therein s	_	
(Seal)	"OF	FICIAL SEAL" A. RODR'GIJEZ Jublic State of Ill hous		Mana a. K Mana a	dangniz	ez
		sion Expires Feb. 11, 2003		pe or Print Name of tary Public, State of		
					es: 3/11/2W?	 ち
		LENDI	ER ACKNOV	VLEDGMENT		
County of		§ § §		J. J		
On Dalla personally a name of of	n this 944 UN SETH appeared ficer or agent	day of July CARY J. Racz title of officer or ag	[name of sent] of Bank o	, VICE Pas	before n Public in and for said Siduric	
known to m hat he/she/t	e to be the pe	rson who executed the same for the pur	ne within instrum pose therein state	nent on behalf of said ed.	d entity, and acknow	nume of entity] 'edged to me
Seal)	;			Paulan	· Anth	
Scar)	<i>.</i>			- Jaucini	line Setts	
. :			Typ	e or Print Name of N	Notary	<del></del>
÷		PAULINE SE otary Public - State Reg. No. 01SE6 Qualified in Erie Commission Expire	of New York 068178 County	ary Public, State of_		

# UNOFFICIAL COPY

Singular in AIR W

Singular in AIR W

White the control of the con

Loan No.: 6740053225

#### **EXHIBIT "A"**

THE LAND REFERRED TO IS SITUATED IN THE STATE OF ILLINOIS, COUNTY OF COOK, CITY OF CHICAGO, AND DESCRIBED AS FOLLOWS:

LOT 49 IN HULBERT FULLERTON AVENUE HIGHLANDS SUBDIVISION NUMBER 14, BEING A SUBDIVISION IN 1172 EAST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 28, TOWNSHIP 40 NORTH, HIRD.

OF COOK COUNTY CLOTH'S OFFICE RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

A. P. NO.: 13-28-322-014

### **EXHIBIT**

Loan No.: 6740053225

### MOD/FICATION DUE ON TRANSFER RIDER

THIS MODIFICATION DUE CN TRANSFER RIDER, effective the 1st day of June, 2002 is incorporated into and shall be deemed to annead and supplement the Loan Modification Agreement of the same date made by Maria Teresa Vargas and Adan Yarg is and Griselda Canas and Jose W. Canas

(the "Borrower")

and Bank of America, N.A.

(the "Lender")

covering the Property described in the Loan Modification Ag. eement located at: 5321 West Deming Place, Chicago, Illinois 60639

[Property Address]

In addition to the covenants and agreements made in the Loan Modification Agreement, the Borrower and Lender covenant and agree as follows:

A. Notwithstanding any other covenant, agreement or provision of the Note and Security Instrument, as defined in the Loan Modification Agreement, the Borrower agrees as follows:

Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, as its option, 'equ're immediate payment in full of all sums secured by the Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of the Loan Modification Agreement.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by the Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Security Instrument without further notice or demand on Borrower.

Salah Ni Takini Na Takini Na

Page 1 of 2

# UNOFFICIAL COPPOSTS Page 7 of 7

Loan No.: 6740053225

B. Except as otherwise specifically provided in this Modification Due On Transfer Rider, the Loan Modification Agreement, the Note and Security Instrument will remain unchanged and in full effect.

Date (9-8-62-	Maria Teresa Vargas -Bo	_(Seal) orrower
6-8-02 Date	Adan Vargas -Bo	_(Seal) ortower
Date 6-8-02	Husleda Canas  Griselda Canas  -Bo	_(Seal) rrower
(e 8)62 Date	Jose W. Canas -Bo	_(Seal) rrower
	T	(Seal) Lender
•		
7/9/s2	Ву:	2
	CARY J. RACZ  Its: VICE PRESIDENT	