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Recording Requested By: Wells Fargo Bank, N.A.

Prepared By: ANITA CRAWFORD

2202 W ROSE GARDEN LN PHOENIX, AZ 85027



Doc#: 0516112034

Eugene "Gene" Moore Fee: \$32.50

Cook County Recorder of Deeds

Date: 06/10/2005 10:02 AM Pg: 1 of 5

After Recording please return to:

Wells Fargo Bank, N.A. P. O. BOX 3:557 BILLINGS, M: 53107 DOCUMENT MAN, GLMENT PERMANENT TAX ID#:05-32-106-030-0000



State of ILLINOIS {Space Above This Line For Recording Data}

Reference #: 20050987200708 Account #: 0654-654-3148092-1998

MORTGA GE MODIFICATION AGREEMENT

This Modification is made this 30th day of 1.p. 11 2005 between
This Modification is made this 55 th and
Wells Fargo Bank, N.A.
(the "Bank") and
Name(s) of borrower(s) LORI D DIAZ
(the "Rotrowet")
Name(s) of borrower(s)
(the "Borrower")
Name(s) of borrower(s)
(the "Borrower")
Name(s) of borrower(s)
(the "Borrower")
Name(s) of borrower(s)
(1) - marzon ²²)
Name(s) of borrower(s)
(the "Borrower")
and LORI DIAZ
Name(s) of mortgagor(s)/trustor(s) (the "Mortgagor") residing at 3024 HIGHLAND AVE WILMETTE, IL, 60091
(the "Mortgagor") residing at 3024 (11 OHE MA)
Address
andName(s) of mortgagor(s)/trustor(s)



0516112034 Page: 2 of 5

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modifies an original Mortgage (i) dated 01/30/2004 (together with any modifications to it made prior to the date	
of this Modification), (11) which was executed to some amount of \$50,250,00 with a	
dated 01/30/2004 in the original maximum principal amount of sargo Bank, N.A. (iii)	
maturity date of 01/30/2044, and payable to the second NIA	
which is recorded in BOOK/RULLY?	
the COUNTY of COUNTY of Country tax	
as document No. 0404450218 (iv) in connection with the smount of \$ N/A on N/A	
and that Treasurer has placed his or her stamp on the Mortgage, said stamp bearing the number N73 and that Treasurer has placed his or her stamp on the Mortgage, said stamp bearing the number N73 and that Treasurer has placed his or her stamp on the Mortgage, said stamp bearing the number N73 and that Treasurer has placed his or her stamp on the Mortgage, said stamp bearing the number N73 and that Treasurer has placed his or her stamp on the Mortgage, said stamp bearing the number N73 and that Treasurer has placed his or her stamp on the Mortgage, said stamp bearing the number N73 and that Treasurer has placed his or her stamp on the Mortgage, said stamp bearing the number N73 and that Treasurer has placed his or her stamp on the Mortgage, said stamp bearing the number N73 and that Treasurer has placed his or her stamp on the Mortgage, said stamp bearing the number N73 and that Treasurer has placed his or her stamp on the Mortgage, said stamp bearing the number N73 and the Said Said Said Said Said Said Said Said	
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N/A Rescission. The Borrower/Co-Grantor has exercised their right to rescind any use of the Line of Credit for purposes other than to purchase the Property. Therefore, the Mortgage and Line of Credit are hereby modified to close the Line of Credit, to limit the "Secured Debt" to \$_N/A to the Line of Credit and to delete all Riders attached to the Mortgage as they may relate to an open-end line of credit.

The following terms and conditions apply regardless of which boxes are checked above:

All original terms and conditions of the Line of Credit and Mortgage (including any previous modifications) remain in full force and effect, except as modified by this Modification, and the Borrower/Co-Grantor agrees to be bound by and to perform all of the covenants and agreements in the Line of Credit and Mortgage at the time and in the manner therein revided.

The Borrower agrees to pay or reimburse the Lender for any and all fees payable to public officials in connection with this Modification, and the recording hereof, including any Mortgage registry tax that may be due.

This Modification does not increase or extend any revolving credit insurance Borrower purchased in connection with the Line of Credit. Credit insurance means credit life, credit accident and health and/or credit disability insurance.

The Borrower agrees that the Lender may make certain changes to the terms of the Line of Credit at specified times or upon the occurrence of specified events. The Lender may make insignificant changes, such as changes in the address for payments, billing cycle dates, payment due dates, day of the month on which index values are determined, index or interest rate rounding rules and balance computation method (if the change produces an insignificant difference in the interest the Borrower will pay). The Lender also may make changes that will benefit the Borrower, such as additional options or a tempora y reduction in rates or fees. In accordance with federal law, the Lender also may change the index and margin the Lender uses to determine the annual percentage rate if that index is no longer available. The Lender can make any or these changes discussed above without the Borrower's consent, unless state law provides otherwise. The Lender will rive the Borrower notice of any change that is required by law. The Lender also can make changes that the Lender and Borrower agree to in writing.

Co-Grantor Liability. Any party that signs below as a "Co-grantor" did not execute the Line of Credit but signs to grant and convey, under the terms of the Mortgage, such interest as that party may have in the Property. Such party is not personally obligated to pay the debt evidenced by the Line of Credit and this Modification and secured by the Mortgage (as renewed, extended, and amended hereby), and agrees that Lender and Borrower may agree to extend, modify, forbear or make any accommodations with regard to such debt or the Mongage (as renewed, extended, and amended hereby) without such party's consent.

NOTICE TO CONSUMER

(For purposes of this notice, "Consumer" and "I" refer to the Mortgagor)

THIS IS A CONSUMER CREDIT TRANCSACTION.

- I should not sign this agreement before I read the entire document, even if otherwise advised.
- I should not sign this if it contains any blank spaces.
- I am entitled to an exact copy of this and any other agreement I sign.
- I have the right to prepay the unpaid balance due under this agreement at any time without penalty, and I may be entitle to receive a refund of unearned charges in accordance with the law.

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IN WITNESS WHEREOF, the Borrower/Co-Grantor and Lender have executed this Amendment as of the day and year first above written.

Wells Fargo Bank, N.A.
Name of Bank
By: walker Walker
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{Acknowledgements on Following Pages}

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FOR NOTARIZATION OF BANK PERSONNEL

ACKNOWLEDGMENT (All-P	rurpose): , COUNTY OF	ARICOPA	}
STATE OF <u>ABJ20NA</u> On <u>MAY 5, 2005</u>	before me, the under	rsigned, a Notary Pub	lic in and for said
State, personally appeared	COWEN WAL	KER	
evidence/ to be the person(s) acknowledged to me that he/she and that by his/her/their signature which the person(s) acted, execution the person(s) acted, execution the person(s) acted, execution the person(s) acted.	Property of the property of th	roved to me on the baseribed to the within	n instrument and ized capacity(ies),
WITNESS my hand and official Signature Organic CV.	Coman)	Notary Put Maricon	, BOWMAN nile - Arizona na County nires May 2, 2008
(type or printed) My Commission expires:	2, 2000	(Se	al)
FOR NOTARIZATION OF BORRO	WERS/MORTG/ GORS		
STATE OF T/Invis On 5/29/05	before me, the un	iersigned, a Notary P	}} ss. ublic in and for said
State, personally appeared	Diaz AKA	Loraniaz	<u>'</u>
personally known to me evidence/ to be the person(s acknowledged to me that he/s and that by his/her/their signal	s) whose name(s) is/are she/they executed the same sture(s) on the instrument	(proved to me or the subscribed to the with the in his/her/their auch the person(s), or the	and instrument and
which the person(s) acted, exe WITNESS my hand and office	ecuted the matramers.	GLEN Notary	CIAL SEAL N. J. BURNS Public - Illinois : COUNTY
Signature:	Brome		mission Expires ber 02, 2005
Name: <u>Glenn Ji Bu</u> (type or printed) My Commission expires:	1/02/2005	(Seal)