#### UNOFFICIAL

After recording return to: Washington Mutual Bank, FA 2005 Cabot Blvd. West

Langhorne, PA 19047 Attn: Group 9, Inc.

This Mortgage prepared by: Aarti Sharma Washington Mutual Bank, FA 20816 44TH AVE W BLDG B LYNNWOOD, WA 98036-7702 Doc#: 0609622002 Fee: \$38.50 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds Date: 04/06/2006 09:55 AM Pg: 1 of 8

Loan Number: 0671466613

| (M) | Washington | 1 |
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|     | Mutual     | 7 |

#### MODIFICATION OF THE WaMu Equity Plus™ AGREEMENT AND SECURITY INSTRUMENT

Grantor/Mortgagon MONICA LYNN SIMPSON AND MARTIN WILLIAM SIMPSON

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| C  |
| Borrower(s):   |
| MARTIN WILLIAM SIMPSON  MONICA LYNN SIMPSON  |
| This Modification of the WaMu Equity Ph.s( M) Agreement and Security Instrument ("Modification") is made and entered into on March 6, 2006 by and between Washington Mutual Bank, FA ("we," "us," "our," or "Bank") and the other person(s) signing  |
| below ("Borrower" or "Grantor/Mortgagor," as applicable)   |
| or previous amendments, the ("Agreement") that establishes an account with a local harmonic identified above (the "Account") from which Borrower may obtain creat advances on a revolving identified above. The Agreement is secured by a mortgage, deed of trust, trust indenture, deed to  |
| secure debt or other security instrument ("Security Instrument") executed by Grantor/Mortgago  |
| Recorded on Christophia and recorded on Cook County Page(s) , in the Official Records of Borrower's obligations under the Agreement and encumbers the property described in the Security Instrument and located at the address below (the "Property"), with a Property Indentification Number of the Agreement and encumbers the property with a Property Indentification Number of the Agreement and encumbers the property"), with a Property Indentification Number of the Agreement and encumbers the property of the Property Indentification Number of the Agreement and encumbers the property of the Property Indentification Number of the Agreement and encumbers the property of the Property Indentification Number of the Agreement and encumbers the property of the Property Indentification Number of the Agreement and encumbers the property of the Property Indentification Number of the Agreement and encumbers the property of the Property Indentification Number of the Indent |
| at the address below (the 176psrty),  09-36-220-015 more particularly described in Exhibit "A attached to and incorporated herein as part of this Modification.  |
| attached to and incorporated horont as part of the same  |

Borrower, Grantor/Mortgagor, and Bank agree as follows:

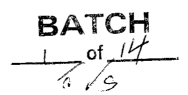
1. Effect of this Modification. This Modification modifies, amends and supplements the Agreement and Security Instrument. To the extent of any inconsistency between the provisions of this Modification and the provisions of the Agreement or Security Instrument, the provisions of this Modification shall prevail over and supersede the inconsistent provisions of the Agreement or Security Instrument. Except as modified, amended or supplemented by this Modification, the Agreement and Security Instrument shall remain in full force and effect. This Modification will be

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**BANK** 

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### **UNOFFICIAL COPY**

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legally binding and effective upon the parties only when it is signed by each Borrower, Grantor/Mortgagor, and the Bank.

2. Modified Terms and Conditions. The terms and conditions of the Agreement and Security Instrument that are modified, amended, and supplemented by this Modification are set forth on the attached Exhibit "B" attached to and incorporated herein as a part of this Modification. The terms used in Exhibit "B" shall have the same meanings as the same or substantially equivalent terms used in the Agreement and the Security Instrument, whether or not the terms used in Exhibit "B," or the Agreement or Security Instrument, are capitalized.

Borrower requests that a copy of any Notice of Default and of any Notice of Sale under the Security Instrument be mailed to the first Borrower named below at the Property address below.

| Property Address: 7330 W COYLE AVE Ch            | icago, IL 60631-1111                                 |
|--|--|
| Washington Mutual Bank, FA                       |  |
| By: (Bank Officer Signature)                     |  |
| (Printed Name)                                   |  |
| Its: Officer Title)                              | Och Cortions Och                                     |
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|  |  |
| Wasuncton  |  |
| STATE OF HLINOIS  COUNTY OF SNOWMAN              |  |
| The foregoing instrument was acknowledged before | are me this 6th day of MALVI, 00, by                 |
| WITNESS my hand and official seal                | January  |
| My commission expires: 12.28-09                  | Notary Public State of Washington                    |
| Notary Public                                    | VENICE B. HARRIS My Appointment Expires Dec 28, 2009 |
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By signing below, each Grantor/Mortgagor accepts and agrees to the terms of the Security Instrument as amended and supplemented by this Modification.

GRANTOR/MORTGAGOR:

MARTIN WILLIAM SIMPSON

STIMPS OF COOK COUNTY CLERK'S OFFICE

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By signing below, each Borrower accepts and agrees to the terms of this Modification.

BORROWER(S):

MARTIN WILLIAM SIMPSON

NN SIN OF COOK COUNTY CLARK'S OFFICE

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| STATE OF ILLINOIS )   |                       |
|---|-----------------------|
| STATE OF ILLINOIS  (OK)  SS  220  |                       |
| The foregoing instrument was acknowledged before me this 15th day of March  by MARTIN WILLIAM SIMPSON | , 2006                |
| The foregoing instrument was acknowledged before me this 45 day of 1990                               | _, <u>zavo</u><br>and |
|   | and                   |
| MONICA LYNN SIMPSON   | and                   |
|   | and<br>and            |
|   | and                   |
|   | and                   |
|   |                       |
| who is/are personally known to me or has produced 9 drives license                                    |                       |
| as identification.  |                       |
|   |                       |
|   |                       |
| OFFICIAL SEAL   |                       |
| Michael J. Myers NOTARY PUBLIC, STATE OF ILLINOIS  Printed/Typed Name: Michael J. Myers               | <del></del>           |
| My Commission Expires - October 01, 2007 Motary public in and for the state of 4 1000                 | )                     |
| Commission Number: 58856  | <u></u>               |
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#### EXHIBIT "A" ATTACHMENT TO MODIFICATION AGREEMENT

LYING AND BEING LOCATED IN THE CITY OF CHICAGO, COUNTY OF COOK, STATE OF ILLINOIS; ALL THAT CERTAIN PARCEL OR TRACT OF LAND KNOWN AS:

LOT 76 (SEV-NTY SIX) IN ARTHUR DUNAS' VILLA, BEING A
RESUBDIVISION IN THE EAST HALF (1/2) OF THE NORTHEAST QUARTER
(1/4) OF SECTICN THIRTY SIX (36), TOWN FORTY ONE (41) NORTH,
RANGE (12) TWEL'YE EAST OF THE THIRD PRINCIPAL MERIDIAN, A PLOT
OF WHICH SUBDIVISION WAS REGISTERED IN THE OFFICE OF THE
REGISTRAR OF TITLES IN COOK COUNTY, ILLINOIS, JUNE 14, 1923 AS
DOCUMENT NO. 185477.

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# EXHIBIT "B" ATTACHMENT TO MODIFICATION AGREEMENT

Annual Fee: There is no annual fee on your Account.

Cancellation Fee: If you cancel the credit line before 12/04/2006 [36 months following the original Effective Disbursement Date as defined in the Agreement], you will be charged a cancellation fee of .125% of the original line amount or \$500.00, whichever is greater. In any event, you may not cancel the credit line until you have paid in full all amounts owing under the Agreement and Security Instrument.

Credit Limit: The credit limit stated in the Agreement and the principal amount secured by the Security Instrument is hereby increased by \$30,000.00, from the current amount of \$20,000.00 to the increased amount of \$50,000.00. All other terms and conditions relating to the credit limit including, without limitation, our ability to reduce the credit limit during any period when certain events have occurred on your obligation not to attempt, request or obtain a credit advance that will cause your Account balance to exceed your credit limit, remain in full force and effect.

Daily Periodic Rate and ANNUAL PERCENTAGE RATE Change Dates: The daily periodic rate and ANNUAL PERCENTAGE RATE for variable rate advances under the Agreement will change on each day that the index changes, and the index will be determined daily. Any provisions of the Agraement indicating that the daily periodic rate and ANNUAL PERCENTAGE RATE for variable rate advances under the Agreement may only change monthly, or indicating that the index is determined only as of a specified date of the calendar month, are hereby deleted.

Margin: The margin used in the calculation of the ANNUAL PERCENTAGE RATE for variable rate advances under the Agreement is 0.000%.

Auto Pay Service for Variable Rate Advances: The amount of the Margin for your Variable Rate Advances will be affected by how you decide to make payments on the Variable Rate Advances. You may decide whether to make payments on your Variable Rate Advances by making direct payments to us or by authorizing automatic loan payments from an account that you designate (which is our "Auto Pay" service). Your decision whether or not to authorize our Auto Pay service will not affect the availability of the Variable Rate Advances. If you authorize our Auto Pay service for the Variable Rate Advances, the Margin will be discounted (that is, it will be reduced) by either 0.250%, if the account you designate to make the Auto Pay payments is maintained with Washington Mutual Bank, FA, or 0.000%, if that account is maintained with an institution other than Washington Mutual Bank, FA. If you authorize our Auto Pay service, the discount will be put into effect as of a date that we select.

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# EXHIBIT "B" CONTINUED ATTACHMENT TO MODIFICATION AGREEMENT

If you have authorized our Auto Pay service for the Variable Rate Advances and thereafter the Auto Pay service for the Variable Rate Advances is terminated by you or us for any reason, the discount that you have received on the Margin for the Variable Rate Advances will be eliminated. Specifically, the Margin will increase on the day that the Auto Pay service is terminated by 0.250%, if the account designated to make the Auto Pay payments is maintained with Washington Mutual Bank, FA, or 0.000%, if that accords is maintained with any other institution. If the account designated to make Auto Pay payments is changed from an account maintained at Washington Nutual Bank, FA to an account maintained at any other institution, the discount that you have received on the Margin for the Variable Rate Advances will be reduced. Specifically, the Margin will increase by 0.250% on the day the account designated to make Auto Pay payments is changed to an account maintained at another institution. In any such event, the increase in the Maroin will result in a simultaneous increase in the ANNUAL PERCENTAGE RATE (subject to any further increases or decreases that result from a change in the Index) for the Variable Rate Advances by the same amount (i.e., by 0.250% or 0.000%, as applicable), and the Daily Periodic Rate for the Variable Rate Advences will also be simultaneously changed to an amount that is equal to the new ANNUAL PERCENTAGE RATE divided by 365 (366 in a leap year). Following any termination of our Auto Pay service, the increased Daily Prindic Rate and ANNUAL PERCENTAGE RATE will not be greater than the maximum Daily Periodic Rate and ANNUAL PERCENTAGE RATE. Increases in the Daily Periodic Rate and ANNUAL PERCENTAGE RATE will increase your Minimum Payment and periodic FINANCE CHARGES and, if these rates are increased in the last billing period prior to the Maturity Date, then your Balloon Payment due on the Maturity Date will also increase.

If the Index, or any substitute Index, is no longer available, we will choose a new Index. The new Index will have a historical movement substantially similar to that of the prior Index, and the Margin will be changed so that the new Index plus the Margin will result in an ANNUAL PERCENTAGE RATE that is substantially similar to the ANNUAL PERCENTAGE RATE in effect at the time the prior Index becomes unavailable (plus any increase in the Margin that results from any termination of the Auto Pay service or any change in the account designated to make Auto Pay payments, as described above).