When recorded mail to: MPG Equity Loan Services, Inc. Loss Mitigation Title Services- LMTS 1100 Superior Ave., Ste 200 Cleveland, OH 44114 Attn: National Recordings 1120

PREPARED BY: SAUNDRA GRAHAM WASHINGTON MUTUAL BANK 2210 Enterprise Drive, FSC0250 Florence, South Carolina 29501 ATTN: LM78

Tax Parcel No.: 13 33-219-001-0000

Loan No. 0729632786

SPACE ABOVE THIS LINE FOR RECORDER'S USE

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LOAN MODIFICATION AGREEMENT

This Loan Modification Agreement ("A re/ment") is effective made this 1ST day of DECEMBER 2008 , ("Effective Date") between RAMON TEJEDA AND JACQUELIN TEJEDA, HUSBAND AND WIFE Juny Cler

(hereinafter, "the Borrower"), and DEUTSCHE BANK NATIONAL TRUST COMPANY, AS TRUSTEE FOR WAMU SERIES 2007-HE1 TRUST

the Note holder and mortgagee. Together, the Borrower and the Trust are referred to her en a sufficient.

RECITALS

The Parties enter into this Agreement with reference to the following stipulated facts:

- On NOVEMBER 15, 2006 , Borrower purchased, re-financed or otherwise obtained an interest in a certain real property in COOK County, ILLINOIS . In connection with the acquisition of the real property the Borrower delivered a certain promissory note dated **NOVEMBER 15, 2006** , in the original principal amount of \$\\$311,200.00 ("Note").
- The Note was and is secured by a deed of trust, mortgage, applicable riders, addenda or other security instrument ("Security Instrument"), dated NOVEMBER 15, 2006 , and recorded DECEMBER 7, 2006 as Document Number 0634140087 , in the official records of COOK County as a lien against the real property described in the Security Instrument, and located at 2157 NORTH LAVERGNE AVENUE, CHICAGO, ILLINOIS 60639

(the "Subject Property"), and is more particularly described as: FAND# SPMODFR Rev. 03-14-07

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

TAX ID #: 73-35 229 391-0000

- C. Borrower is the pur ent owner of record of the Subject Property. No other persons or business entities have ownership, management or control of the Subject Property. Borrower has not assigned, transferred, mortgaged or hypothecated the Subject Property, or any fee estate therein, nor the rents, income and profits of the Subject Property as may be described in the Jecurity Instrument, except as set forth in these recitals.
- D. Borrower has requested that the terms of the Note and Security Instrument be modified. The Parties have agreed to do so pursuant to the terms and conditions stated in this Agreement.

A. REEMENT

NOW, THEREFORE, In consideration of the natural promises and agreements exchanged, the Parties hereto agree as follows:

- 1. Incorporation of Recitals. The Recitals are an integral pure of this Agreement and are incorporated by reference herein.
- 2. Unpaid Principal Balance. The Parties agree that as of DECEMBER 2, 2008, the unpaid principal balance of the Note and the Security Instrument is \$ 310,268.46 (the "Unpaid Principal Balance").
- 3. Capitalization. The Borrower acknowledges that interest on the Unpaid Principal Balance has accrued but has not been paid and the Trust, or the servicer on behalf of the Trust, has incurred, poid or otherwise advanced taxes, insurance premiums and other expenses necessary to protect or enforce the interest of the Note holder or mortgagee and that such accrued and unpaid interest, costs and expenses in the coal amount of \$ 38,727.92 (the "Capitalized Amount") has been added to the indebtedness under the terms of the Note and Security Instrument, as of DECEMBER 1, 2008.
- 4. Modified Principal Balance. When payments resume on JANUARY 1, 2009 , the new balance due on the loan will be \$ 348,996.38 ("Modified Principal Balance"), which consists of \$310,268.46 plus \$38,727.92 .
- Reamortization. The Modified Principal Balance will be reamortized over 456 months.
- 6. Payment and Interest Adjustments. Interest will be charged on the Modified Principal Balance at the interest rate of 5.250% per cent per annum from DECEMBER 1, 2008 until DECEMBER 1, 2046. The following terms and provisions of the original Note and Security Instrument are forever canceled, null and void, as of the date of this agreement:

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- a. all terms and provisions of the Note and Security Instrument (if any) providing for or relating to any change or adjustment in the rate of interest payable under the note; and
- b. all terms and provisions of any adjustable rate rider or other instrument or document that is affixed to or wholly or partially incorporated into, or is a part of, the Note or Security Instrument and that contains any such terms or provision as those referred to in (a) above.
- 7. Maturity Date. The maturity date under the Note and Security Instrument unchanged. Borrower acknowledges and understands that, as a result of this Agreement which may defer payment of an arrearage or extend the loan amortization period, or both, a lump sum payment may be due on the Maturity Date. All amounts due and owing under the Note, Security Instrument and this Agreement are due in full on the Maturity Date.
- 8. Payments; Delivery of Payments. The Borrower promises to pay the Modified Principal Balance, plus interest, to the order of VASHINGTON MUTUAL BANK

Borrower(s) shall make the Monthly Payments described as follows, or at such other place that WASHINGTON MUTUAL BANK.

may designate:

WASHINGTON MUTUAL BANI.
7255 BAYMEADOWS WAY
ATTENTION: DEFAULT ALTERNATIVES
JACKSONVILLE, FLORIDA 32256

- 9. Acceleration Upon Unauthorized Transfer. The acceleration terms under the Note and Security Instrument are incorporated herein by reference.
- 10. Effect of this Agreement. Except to the extent that they are modified by this Agreement, the Borrower(s) hereby reaffirm 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, escrow items, impounds, and all other payments that the Borrower's obliged to make under the Security Instrument. Borrower(s) further agree to be bound by the terms and provisions of the Note and Security Instrument, as modified hereby.
- 11. No Release. Nothing in this Agreement shall be understood or construed to be a scusfaction or release in whole or in part of the Note and/or Security Instrument. Except as expressly provided in this Agreement, all of the terms, covenants, agreements and the Note and Security Instrument will remain unchanged and the Parties will be bound by, and comply with, all of the terms and provisions of the instruments, as amended by this / greement.
- 12. Warranties. Borrower does hereby state and warrant that the above described Note is valid and enforceable in all respects and is not subject to any claims, defenses or right of offset or credit except as herein specifically provided. Borrower does further hereby extend all liens and security interests on all of the Subject Property and any other rights and interests which now or hereafter secure said Note until said Note as modified hereby has been fully paid, and agree that this modification and extension will in no manner impair the Note or any of the liens and security interests securing the same and that all of the liens, equities, rights, remedies and security interests securing said Note shall remain in full force and effect and shall not in any manner be waived. Borrower

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further agrees that all of the terms, covenants, warranties and provisions contained in the original Note and Security Instrument are now and shall be and remain in full force and effect as therein written, except as otherwise expressly provided herein, until the Note is paid in full and all other obligations under the Security Instrument are fulfilled.

- 13. Further Assurances. Borrower does further state and warrant that all of the recitals, statements and agreements contained herein are true and correct and correct and that Borrower is the sole owner of the fee simple title to all of the Subject Property securing the Note.
- 14. Acknowledgment by Borrower. As part of the consideration for this Agreement, Borrower agrees to release and waive all claims Borrower might assert against the Trust and or its agents, and arising from any act or omission to act on the part of the Trust or it's agents, officers, directors, attorneys, employees and any predecessor-in-interact to the Note and Security Instrument, and which Borrower contends caused Borrower damage or injury, or which Dorrower contends renders the Note or the Security Instrument void, voidable, or unenforceable. This release extends to any claims arising from any judicial foreclosure proceedings or power of sale proceedings if any, conducted prior to the date of this Agreement. Borrowers have and claim no defenses, counterclaims or rights of offset of any kind against Lender or against collection of the Loan.
- 15. Bankruptcy Considerations. Notwithstanding anything to the contrary contained in this Agreement, the Parties hereto acknowledge the effect of a discharge in bankruptcy that may have been granted to the Borrower prior to the execution hereof and that the Note holder may not pursue the Borrower for personal liability. However, the Parties acknowledge that the mortgagee oer efficiency retains certain rights, including but not limited to the right to foreclose its lien against the Subject Property under appropriate circumstances. The Parties agree that additional consideration for this Agreement is the Tust forbearance from presently exercising the rights and remedies of the Note holder and mortgagee under the Security Instrument. Nothing herein shall be construed to be an attempt to collect against the Borrower personally or an attempt to revive personal liability, if the Borrower has obtained a discharge of that liability from a United States Pentruptcy Court.

[signature pages follow]

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BORROWER(S):	
Date:	
RAMON TEJEDA JACQUELIN TEJEDA RAMON TEJEDA	
OFFICIAL SEAL MARIA GARCIA Notary Public - State of Illinois My Commission Expires May 6, 2012	
COUNTY OF COOK)ss.	
On 01-10-09 before me. maria clarica	
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrumentand acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(i.s), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.	
WITNESS my hand and official seal.	
Signature of Notary	
My commission expires: 05 - 06 - 2012	
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DEUTSCHE BANK NATIONAL TRUST COMPANY, AS TRUSTEE FOR WAMU SERIES 2007-HE1 TRUST

FAND# SPMODFR-6 Rev. 03-15-07

By:
JANET ROLEN
(name)
VICE PRESIDENT
(title)
Date:
Coop
Co,
STATE OF _ FLORIDA South Carolina)
COUNTY OF BUVAL Florence)ss:
on January 21 1009
On Joseph Janet House , before me, the undersigned, a Note y Public in and for said State personally appeared JANET ROLEN
who proved to me on the basis of satisfactory evidence to be the person(s) whose rane(s) is/are subscribed to
the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the emit, whom behalf of which the person(s) acted, executed the instrument.
WITNESS my hand and official seal.
Wendylugina Mandread St. NOTAR COM

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EXHIBIT "A"

LOT 48 AND THE NORTH 1/2 OF LOT 47 IN BLOCK 13 IN CHICAGO LAND INVESTMENT COMPANY'S SUBDIVISION IN THE NORTHEAST 1/4 OF SECTION 33, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL: 13-33-219-001-0000

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