This instrument was prepared by CANISHA MCPHATTER WELLS FARGO BANK,

N.A., D/B/A AMERICA'S SERVICING COMPANY 3476 STATEVIEW BLVD, MAC# X7801-03K FORT MILL, SOUTH CAROLINA 29715

When recorded mail to: MPG

Equity Loan Services, Inc. Loss Mitigation Title Services- LMTS

1100 Superior Ave., Ste 200 Cleveland, OH 44114 466/248

Attn: National Recordings 1120

Parcel No. 15-12-217-017-0000

[Space Above This Line for Recording Data]

Original Recorded Date. OCTOBER 6, 2005 Original Principal Amount \$ 143,000.00

Fannie Mae Loan No. Loan No.

117874719 1100154550 406 [33]

LOAN MODIFICATION AGREEMENT

(P ovicing for Fixed Interest Rate)

This Loan Modification Agreement ("Agreement"), made this 27TH day of JANUARY, 2009 between DEBBIE L. HORTON, UNMARRIED

("Borrower") and WELLS FARGO BANK, N.A., D/B/A AMEP.ICA'S SERVICING COMPANY ("Lender"),

amends and supplements (1) the Mortgage, Deed of Trust or Security Deed (the "Security Instrument"), and Timely Payment Rewards Rider, if any, dated **SEPTEMBER 12, 2005**Instrument No. 0527902025

and recorded in Records of

(Name of Records)

COOK COUNTY, ILLINOIS

, and (2) the Note bearing the same date as, and

(County and State, or other jurisdiction) secured by, the Security Instrument, which covers the real and personal property described in the Security Instrument and defined therein as the "Property", located at

612 23RD AVENUE, BELLWOOD, ILLINOIS 60104

(Property Address)

LOAN MODIFICATION AGREEMENT - Single Family - Fannie Mae Uniform Instrument

Form 3179 1/01 (rev. 6/06)

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First American Loan Production Services

First American Real Estate Solutions LLC FALPS# ILFM3179 Rev. 06-25-08

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the real property described being set forth as follows:

THE SOUTH 40 FEET OF THE NORTH 80 FEET OF LOT 2 IN BLOCK 14 IN WM. B. WALRATH'S SUBDIVISION OF PART OF THE WEST 17 CHAINS AND 2 LINKS IN SECTION 10, TOWNSHIP 39 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

|||||||||||||||||||||| HORTON 40613319

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FIRST AMERICAN ELS
MODIFICATION AGREEMENT

In consideration of the mutual promises and agreements exchanged, the parties hereto agree as follows (notwiths and ing anything to the contrary contained in the Note or Security Instrument):

- 1. As of MARC'.11, 2009, the amount payable under the Note and the Security Instrument (the "Unpaid Principal Balance") is U.S. \$ 190,200.64, consisting of the unpaid amount(s) loaned to Borrower by 1 ender plus any interest and other amounts capitalized.
- Borrower promises to pay the Unpaid Principal Balance, plus interest, to the order of Lender. **5.000** %, from Interest will be charged on the Unpaid Principal Balance at the yearly rate of . So Tower promises to make monthly payments of principal and MARCH 1, 2009 interest of U.S. \$ 1,078.87 , puginning on the 1ST day of APRIL, 2009 continuing thereafter on the same day of each succeeding month until principal and interest % will remain in effect until principal and interest are paid in full. The yearly rate of 5.000 (the "Maturity Date"), Borrower still owes are paid in full. If on OCTOBER 01, 2035 amounts under the Note and the Security Instrument as amended by this Agreement, Borrower will pay these amounts in full on the Maturity Date.
- 3. If all or any part of the Property or any interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by the Security Instrument.
 - 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 delined of 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.
- 4. Borrower also will comply with all other covenants, agreements, and requirements of the Security Instrument, including without limitation, Borrower's covenants and agreements to make all payments of taxes, insurance premiums, assessments, escrow items, impounds, and all other payments that Borrower is obligated to make under the Security Instrument; however, the following terms and provisions are forever canceled, null and void, as of the date specified in paragraph No. 1 above:

LOAN MODIFICATION AGREEMENT - Single Family - Fannie Mae Uniform Instrument

Form 3179 1/01 (rev. 6/06)

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First American Loan Production Services First American Real Estate Solutions LLC FALPS# ILFM3179-2 Rev. 06-25-08

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- (a) all terms and provisions of the Note and Security Instrument (if any) providing for, implementing, or relating to, any change or adjustment in the rate of interest payable under the Note, including, where applicable, the Timely Payment Rewards rate reduction, as described in paragraph 1 of the Timely Payment Rewards Addendum to Note and paragraph A.1. of the Timely Payment Rewards Rider. By executing this Agreement, Borrower waives any Timely Payment Rewards rate reduction to which Borrower may have otherwise been entitled; and
- (b) all terms and provisions of any adjustable rate rider, or Timely Payment Rewards Rider, where applicable, or other instrument or document that is affixed to, wholly or partially incorporated into, or is part of, the Note or Security Instrument and that contains any such terms and provisions as those referred to in (a) above.

Borrower understands and agrees that:

- (a) All the rights and remedies, stipulations, and conditions contained in the Security Instrument relating to default in the making of payments under the Security Instrument shall also apply to default in the making of the modified payments hereunder.
- (b) All covenants, agreements, stipulations, and conditions in the Note and Security Instrument shall be and remain in the force and effect, except as herein modified, and none of the Borrower's obligations or traditities under the Note and Security Instrument shall be diminished or released by any provisions hereof, nor shall this Agreement in any way impair, diminish, or affect any of Lender's rights under or remedies on the Note and Security Instrument, whether such rights or remedies arise thereunder or by operation of law. Also, all rights of recourse to which Lender is presently entitled against any property or any other persons in any way obligated for, or liable on, the Note and Security Instrument are expressly reserved by Lender.
- (c) Borrower has no right of set-off or counterclaim, or any defense to the obligations of the Note or Security Instrument.
- (d) Nothing in this Agreement shall be understood or construed to the a satisfaction or release in whole or in part of the Note and Security Instrument.
- (e) All costs and expenses incurred by Lender in connection with this Agreement, including recording fees, title examination, and attorney's fees, shall be paid by the Borrower and shall be secured by the Security Instrument, unless stipulated otherwise by Lender.
- (f) Borrower agrees to make and execute such other documents or papers as may be need sarry or required to effectuate the terms and conditions of this Agreement which, if approved and accepted by Lender, shall bind and inure to the heirs, executors, administrators, and assigns of the Borrower.

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This Agreement modifies an obligation secured by an existing security instrument recorded in COOK County, ILLINOIS , upon which all recordation taxes have been paid. As of the date of this Agreement, the unpaid principal balance of the original obligation secured by the existing security instrument is \$ 142,070.65 . The principal balance secured by the existing security instrument as a result of this Agreement is \$ 190,200.64 which amount represents the excess of the unpaid principal balance of this original obligation.

WELLS FARGO BANK, N.A., D/B/A AMERICA'S SERVICING COMPANY

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Name: Tanhuhawrenco	- Lender
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1) Ebbe / Vital	3/25/09 (Seal)
DEBBIE L. HORTON	- Borrower
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[Space Below This Li	ine for Acknowledgments]	1100154550	_
BORROWER AC	CKNOWLEDGMENT		
State of ILL:NOIS			
County of COCK			
This instrument was acknowledged before me on	3125109	(date) by	<u>_</u>
DEBBIE L. HORTON			
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(name/s of person/s).			
- 112			
meagan of Jarnes	(Signature of Not	tary Public)	
(Seal) OFFICIAL SEAL MEAGAN L JARMUZ NOTARY PUBLIC - STATE OF ILLINOIS LEVIDER ACK MY COMMISSION EXPIRES:06/21/12	MIC. SPRMUZ.		
STATE OF DOUTH COVOLINA	COUNTY OF	BrE	
The foregoing instrument was acknowledged to the foregoing instrument was acknowledged of information of the foregoing instrument was acknowledged to the foregoing in the foregoing i	the VPOCF	29,2009 100 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	AROUND TO THE PROPERTY OF THE
	2650Ciation for behalf	of said conty	33,100
Signature of Person Taking Ackno VILIDA	wledgment / No. 7 nted Name	VICTOR F PIANDA	
	II No	VICTOR F. D'AURIA lary Public, South Carolla My Commission Expire's	o l
Serial Nun	nber, if any	March 24, 2018	