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Doc#: 0928808024 Fee: \$74.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds Date: 10/15/2009 07:29 AM Pg: 1 of 6

9/25/2008



CLOSED-END LOAN MODIFICATION AGREEMENT

LOAN MODIFICATION AGREEMENT
For items with boxes, only items with checked boxes apply.
DEFINITIONS: "Bot ower" means the person or persons signing below as borrowers. "Lender" means TCF National Bank (formerly known as TCF National Bank Illinois, formerly known as TCF Bank Illinois fsb, formerly known as TCF Bank Slavings fsb). "Note" means the contract between Borrower and Lender dated 11/23/2005 with oan number 092-165-0002584-8001 "Mortgage" means the mortgage that secures the Note, which is cated the same date as the Note, and which is recorded in the Office of the: (X) County Recorder or the (V) Registrar of Titles for COOK County, Illinois on 01/09/2006 (date), as Document No. 0600904119
DATE OF AGREEMENT
The date of this Agreement is This Agreement is not effective unless both Borrower and Lender sign this Agreement.
CHANGES TO THE NOTE
Borrower and Lender agree that the Note is change (a) follows:
⊠ Extension of Final Due Date:
The final due date of the Note is changed to
☑ Rate Change:
☐ For Variable Rate Loans:
The minimum annual interest rate, or Annual Percentage Rate, for the Note is changed to N/A %. The amount added to the annual interest rate Index (called the "margin") is changed to N/A %. This change to the margin begins on the date of this Agreement and ends on N/A On that date, the margin will change to the margin specified under the terms of the Note.
☑ For Fixed Rate Loans:
The interest rate or finance charge for the Note is changed to <u>N/A</u> %.
☐ Payment Change:
The total monthly payment for the Note is changed to \$ <u>1.212.86</u> , beginning <u>12/07/2008</u> . In addition to principal and interest, this includes: a) the monthly fee of \$ <u>N/A</u> for TCF Command Protection, if TCF Command Protection was elected by Borrower and has not been canceled; and b) the monthly amount of \$ <u>368.93</u> for Escrow Items, if escrow has not been waived by TCF.
If this box is checked, the final payment on your loan is a large balloon payment as disclosed in the Note. One final payment of \$ N/A is due on N/A.
☐ Changes to Add Escrow:
The following is added as a term of the Note: "Escrow Items" means those items described in the Mortgage. You promise to pay funds for Escrow Items in any Mortgage securing this Agreement. All payments will be applied to Escrow Items first and then to the remaining items, as explained in the Note. If you have purchased or purchase in the future, TCF Command Protection or Debt Waiver, Escrow Items will not be waived (they will be due) during any deferment period or in the event of a Death Waiver request. (I agree to pay a tax service fee of \$N/A[Finance Charge].)

31034090040000 See attached for Legal Description. 092229 Page 1 of 3

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CHANGES TO THE MORTGAGE

XI Bo	rrower and Lender agree that the Mortgage is changed as follows:
	The scheduled date for final payment of what Borrower owes under the Mortgage is changed to 12/07/1245 . If any mortgages, liens or other encumbrances have been placed on the real property securing the Note after the original loan date, then the final due date remains unchanged.
	The minimum annual interest rate, or Annual Percentage Rate, is changed to
	The amount added to the annual interest rate Index (called the "margin") is changed to <u>N/A</u> %. This change to the margin begins on the date of this Agreement and ends on <u>N/A</u> . On that date, the margin will change to the margin specified under the terms of the Note.
Maff" EA saild with pElrwa Fule Eswa	The following is added to the Mortgage: That the Forrower shall pay to Lender on the day the scheduled monthly payments are due under the lote, until the Agreement is paid in full, a sum (the "Funds") to provide for payment of amounts due for: (a) taxes in dissessments and other items which can attain priority over the Mortgage as a lien or encumbrance on the Property; and (b) preniums for any and all flood insurance required by Lender, if any. These litems are called Escrow Items." At origination or at any time during the term of the Agreement, Lender may require that sorrower provide escrow on hazard insurance premiums. Community Association Dues, Fees, and issessments, if any, and out a premiums, dues, fees and assessments shall be an Escrow Items. Borrower shall promptiving litems, dues, fees and assessments shall be an Escrow Item. Borrower shall promptiving litems, dues, fees and assessments shall be an Escrow Item. Borrower shall promptiving litems unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items. Lender may, vaive Borrower's obligation to pay to Lender Funds for any or all Escrow Items. Lender may, vaive Borrower's obligation to pay to Lender Funds for any or all Escrow Items. Any such waive, may only be in writing. In the event of such waiver, Borrower shall pay irrectly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been raived by Lender and, if Lender requires shall furnish to Lender receipts evidencing such payment within such me period as Lender may require. The oull'appead on the payments, and to provide receipts, shall, for all urposes, be deemed to be an obligation of the Borrower in this Mortgage. If Borrower is obligated to pay scrow Items directly, pursuant to a waiver, and Birnswer falls to pay the amount due for an Escrow Item, ender may exercise its rights under this Mortgage. Lender may exercise its rights under this Mortgage. Lender may, at any time, collect and hold Funds in an amount (a) sufficie
ui ai pa	nder RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall any to Lender the mount necessary to make up the shortage in accordance with RESPA, but in no more than 12 monthly ayments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Lendor shall notify corrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Porrower any Funds held by Lender.

NOTE & MORTGAGE REFERENCES

Borrower and Lender agree that whenever the Note refers to the Mortgage, each reference will be to the Mortgage as modified by this Agreement. Whenever the Mortgage refers to the Note, each reference will be to the Note as modified by this Agreement.

MODIFICATION FEE

The Borrower agrees to pay a fee of \$_350.00 for the changes shown above.

OTHER CHANGES

All provisions of the Note and Mortgage, except as changed above, remain unchanged.

deficiency in accordance with RESPA, but in no more than 12 monthly payments.

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2004/005

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TCF National Bank ("We" & "Us")

TCF National

REAL ESTATE AND NON REAL ESTATE - IL

Borrower's Name(s) ("You" & "your")
GIUSEPPE CANGELOSI

Account No. 092-165-0002584-8001

Date

12/07/2008

TRUTH IN LENDING DISCLOSURE STATEMENT

ANNUAL
PERCENTAGE RATE
The cost of your credit as a yearly rate.

FINANCE CHARGE
The dollar amount
the credit will cost

\$235,289.42

AMOUNT FINANCED The amount of credit provided to you or on your behalf. \$140,259,43 TOTAL OF PAYMENTS
The amount you will have
paid after you have made
all payments as scheduled.
\$375,548.85

Your payment schedule will be:

6.636

NUMBER OF PAYMENTS	AMOUNT OF PAYMENTS	WHEN PAYMENTS ARE DUE
445	\$843.93	Monthly, Beginning 12/072008
1	843.93	Final Payment Due 12/07/2045

For items below with a checkbox, only the checked item apply:

%

- The annual percentage rate does not take into accoun, the required deposit.

payment will increase to

Your loan contains a variable rate feature. Disclosures about the variable rate feature have been provided to you earlier.

The annual percentage rate may increase during the term of this transaction if the U.S. Prime Rate published daily in The Wall Street Journal under "Money Rates" increases. (if The Wall Street Journal publishes more than one U.S. prime rate, the index will be the highest published rate.) The interest rate will not increase above % per year. Any increase will take the form of higher payment conounts adjusted annually on each anniversary date of your first payment date. If the rate increases by 1% ir

SECURITY: You are giving a security interest in 19010 S. CYPRESS COUNTY CLUB HILLS IL 60478

We have a setoff right in any deposit accounts you have with us.

FILING FEES : _____

LATE CHARGE: If a payment is not paid in full on or before the 15th day after the due date, you will be charged a late charge of 5% of the scheduled payment amount.

PREPAYMENT: If you pay off early, you will not have to pay a penalty.

- If you pay off early, you may be entitled to a refund of part of the finance charge.
- If you pay off early, you will not be entitled to a refund of part of the finance charge.

See your contract documents for additional information about nonpayment, default, any required repayment in full before the scheduled date, and prepayment refunds and penalties.

Please see page 2 for additional information.

092008

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05/23/2008

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ITEMIZ	ATION OF THE AMOUNT FINANCED
	you directly (including joint proceeds checks):
То:	Amount paid on your account(s) cont:
То:	To TCF Bank
To:	To TCF Bank
То:	To TCF Bank
To:	Amount paid to others on your behalf:
To:	Filing Fees - Financed
То:	
To:	
То:	
То:	Prepaid Finance Charges:
	Processing Fee
Amount paid on your account(s):	
To TCF Bank	Total Prepaid Finance Charges

By signing, you state that you have received a filled-in copy of this for 1 be ore signing it or your Agreement.

l acknowledge and authorize the filing fees charged	in the box above, if any:
Borrower GIUSEPPE CANGELOSI	Co-Borrower
Co-Borrower	Collateral Owner

555 E Butterfield Rd Lombard IL 60148

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Borrower Chisebbe Canonical		8		
Borrower GIÚSEPPE CAŇGELOSI		Borrower		
By signing, the collateral owner on the Note inder this agreement.	agrees to all of	th e chan ges ma	de to the Note and Mort	gage
Collateral Owner	Cc	Ilateral Owner		
TATE OF ILLINOIS				
OUNTY OF				
nis instrument was acknowledged before m	ie on this	day of Ta	vd. Poof Unbun	
GIUSEPPE CANGELOSI				_
hati de mater or			CIAL SEAL"	
plary Putilic	(SEAL)	BEATRIZ Notary Pul	BUSTAMANTE Solic, State of Illinois ion Expires 5/9/'2009	
	~0 ~	Accessors	********	_
greed to by CF NATIONAL BANK	4			
Juda Ellowph	(Signature)),		
		40		
TATE OF ILLINOIS OUNTY OF		17,		
	3-	410		
nis.instrument was acknowledged before me	MSumedine	of TOF Nation	nal Bank, a national ban	, king
sociation organized under the laws of the U	nited States of A	merica, on behalf	oi the corporation.	
maxles a)	1	
otary Public (:	SEAL)		'S _	
		OFI	ICIAL SEAL	
		NOTARY PLID	NA OLIVAS	
s instrument was drafted by:		MY COMMISSIO	N EXPIRES MAY 04, 20 1	
- National Bank			0	y
Marquette Avenue				

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UNOFFICIAL CO

CHICAGO TITLE INSURANCE COMPANY ALTA RESIDENTIAL LIMITED COVERAGE JUNIOR LOAN POLICY

YOUR REFERENCE: CANGELOSI, GIUSEPPE #165

POLICY NO.: 1408 025034015 HE

STREET ADDRESS: 19010 CYPRESS AVE, COUNTRY CLUB HILLS, ILLINOIS 60478

DATE OF POLICY: 11/04/05

P.I.N.: 31-03-409-004-0000

AMOUNT OF INSURANCE: \$145,000.00

INSURED: TCF BANK--SEARCH DATED 11/17/05

A. GRANTEE:

DEED DATED APRIL 17, 2003 AND RECORDED MAY 6, 2003 AS DOCUMENT NO. 0312601243 FROM SECRETARY OF HOUSING AND URBAN DEVELOPMENT, GRANTOR(S) TO GIUSEPPE

B. LEGAL DESCRIPTION:

LOT 52 IN TIERRA GRANDE UNIT 10. 2. BEING A SUBDIVISION OF PART OF THE SOUTHEAST 1/4 OF SECTION 3, TOWNSHIP 34 NOP H., RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. OUNT Clory

C. REAL ESTATE TAX INFORMATION:

PERMANENT INDEX NUMBER: 31-03-409-004-0000

2004 TAXES:

1ST INSTALLMENT: \$ 1,977.19 PAID

FINAL INSTALLMENT: \$ 2,026.03 PAID

OUR SEARCH OF THE LAST FIVE YEARS OF REAL ESTATE TAXES INDICATES THE FOLLOWING

D. MORTGAGES, JUDGMENTS AND OTHER LIENS OF RECORD:

MORTGAGE DATED APRIL 24, 2003 AND RECORDED MAY 6, 2003 AS DOCUMENT NO. 0312601244 MADE BY GIUSEPPE CANGELOSI TO FIFTH THIRD MORTGAGE CO TO SECURE AN INDEBTEDNESS IN THE AMOUNT OF \$77,200.00. W? +0 12 al

TCF +0 hold 1st position