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Doc#: 1122915089 Fee: \$52.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds Date: 08/17/2011 11:04 AM Pg: 1 of 9

This Instrument Was Prepared By: PNC MORTGAGE 3232 NEWMARK DRIVE MIAMISBURG, OHIO 45342

When Recorded Mail To: FIRST AMERICAN TITLE P.O. BOX 27670 SANTA ANA, CA 92799-7670 ATTN: LMTS

[Space Above This Line For Recording Data]

Original Recorded Date: JUNE 28, 2004

Loan No. 0005776048

Original Principal Amount: \$ 130,000.00

LOAN MODIFICATION AGREEMENT

This Loan Modification Agreement ("Agreement"), made as of this 15TH day of JULY, 2011 , (the "Effective Date") between LUKASZ LUDWIKOWSKI, AN UNMARRIED PERSON

(individually and collectively, the "Borrower") and PNC Bank, National Association, as successor by merger to MIDAMERICA BANK, FSB ,

for itself and its successors and assigns, (the "Lender"), amends and supplements (1) the note dated JUNE 17, 2004 , as it may previously have been amended, (the "Note") and (2) the Mortgage, Deed of Trust or Security Deed, (the "Security Instrument"), bearing the same date as and securing the Note and recorded in Instrument No. 0421044008 , of the

Official

Records of COOK COUNTY, ILLINOIS

(Name of Records)

(County, State or other Jurisdiction)

which covers the real and personal property described in the Security Instrument and defined therein as the "Property", commonly known as 8510 W CATHERINE AVE UNIT 3S, CHICAGO, ILLINOIS 60656,

(Property Address)

the real property described being set forth as follows:

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

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The Note and Security Instrument together, as they may previously have been amended, are referred to as the "Loan Documents." The Borrower and Lender are sometimes collectively referred to together as the "Parties" and each as a "Party." Capitalized terms used in this Agreement and not defined herein have the meaning given to them in the Loan Documents.

In consideration of the mutual promises and agreements exchanged, and intending to be legally bound, the Parties hereto agree as follows:

- 1. The new Maturity Date will be: JULY 1, 2041
- 2. The modified principal balance of the Note will include all amounts and arrearages that will be past due as of the Effective Date, consisting of: (a) the unpaid principal balance of the sums loaned to Bor, ower by Lender, plus (b) any unpaid and deferred interest, fees, escrow advances and other costs (collectively, the "Unpaid Amounts"), less (c) any amounts paid to Lender but not previously credited to the Loan. The new principal balance of the Note will be \$ 94,277.00 (the "New Principal Balance"). Borrower understands and agrees that by agreeing to add the Unpaid Amounts to the New Principal Balance, the added Unpaid Amounts, including unpaid interest, accrue interest based on the interest rate(s) in effect under this Agreement. Interest at the rate of 2.500000 % will begin to accrue on the New Principal Balance as of JULY 1, 2011 and the first new monthly payment on the New Principal Balance will be due on AUGUST 1, 2011 . The payment schedule for the modified Loan, including interest rate and payment changes, is as follows:

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Years	Interest Rate Per Annum	Interest Rate Change Date	Monthly Principal and Interest Payment Amount	Estimated Monthly Escrow Payment Amount [If Applicable]*	Total Monthly Payment *	Payment Begins On	Number of Monthly Payments
1-5	2.500 %	07/01/2011	\$ 372.51	\$ 361.77 May adjust periodically	\$ 734.28 May adjust periodically due to escrow account, if any	08/01/2011	60
6	3.500 %	07/01/2016	\$ 415.69	May adjust periodically	May adjust periodically due to escrow account, if any	08/01/2016	12
7	4.500 %	07/01/2017	\$ 459.97	May adjust periodically	May adjust periodically due to escrow account, if any	08/01/2017	12
8-30	4.750 %	07/01/2018	\$ 471.03 **	May adjust periodically	May adjust periodically due to escrow account, if any	08/01/2018	276

- *If the Loan has an escrow account, the escrow payments have be adjusted periodically in accordance with applicable law and therefore the Borrower understands that the cotal monthly payment may change accordingly.

 **The final payment shall be an amount equal to: (a) the unpaid balance of the New Principal Balance; plus (b) all accrued and unpaid interest on the New Principal Balance; plus all other amounts owed under this Agreement.
 - 3. The terms in Section 2 shall supersede any provisions to the contact in the Loan Documents, including, but not limited to, provisions for an adjustable or step paterest rate or interest only payment period.
 - 4. If the Lender has not received the full amount of any monthly payment oved under Section 2 by the end of 15 calendar days after the date it is due, Borrower will pry 2 late charge to Lender in the amount of 5.000 % of the overdue payment of principal and interest. Borrower will pay this late charge promptly but only once on each late payment.
 - 5. Borrower will be in default if Borrower does not comply with the terms of the Loan Documents as modified by this Agreement. If on the Maturity Date Borrower still owes amounts under the Note and Security Instrument, as amended by this Agreement, Borrower will pay these amounts in full. In the event of a default under the Loan Documents, as amended by this Agreement, interest will accrue on the unpaid amount of the New Principal Balance, including after acceleration, at the rate set forth in Section 2.

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- 6. Borrower understands and agrees to the following:
 - a. All persons who signed the Loan Documents, or their authorized representative(s) have signed this Agreement, unless: (i) a borrower or co-borrower is deceased; (ii) the borrower and co-borrower are divorced and the Property has been transferred to one spouse in the divorce decree, the spouse who no longer has an interest in the Property need not sign this Agreement (although the non-signing spouse may continue to be held liable for the obligation under the Loan Documents); or (iii) the Lender has waived this requirement in writing. Any Borrower who signs this Agreement but did not sign the Note is not personally obligated to pay the sums secured by the Security Instrument as modified by this Agreement.
 - b. This Agreement shall supersede the terms of any modification, forbearance, or workout plan that Borrower has previously entered into with Lender.
 - c. To comply, except to the extent that they are modified by this Agreement, with all coverants, agreements, and requirements of the Loan Documents, 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, the amount of which may change periodically over the term of the Loan.
 - d. That the Loan Documents are composed of duly valid, binding agreements, enforceable in accordance with their terms and are hereby reaffirmed.
 - e. That: (i) all terms and provisions of the Loan Documents, except as expressly modified by this Agreement, remain in full force and effect, including, but not limited to, Lender's rights and remedies under the Loan Documents; (ii) nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the obligations contained in the Loan Documents; and (iii) that except as otherwise specifically provided in, and as expressly modified by, this Agreement, Borrower will be bound by, and will comply with, all of the terms and conditions of the Loan Documents.
 - f. As of the Effective Date, notwithstanding any other provision of the Loan Documents, if all or any part of the Property or any interest in it is sold or transferred without Lender's prior written consent, Lender may, at its option, require inmediate payment in full of all sums secured by the Security Instrument. However, Lender shall not exercise this option if applicable law, rules or regulations prohibit the exercise of such option as of the date of such sale or transfer. If Lender exercises this option, Lende shall give Borrower notice of acceleration. The notice shall provide a period of not less than 20 days from the date the notice is delivered or mailed within which Borrower must pay all curvs 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.
 - g. 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 in writing.

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- h. Borrower will cooperate fully with Lender in obtaining any title endorsement(s), or similar title insurance product(s), and/or subordination agreement(s) that are necessary or required by the Lender's procedures to ensure that the loan as modified is in first lien position and/or is fully enforceable upon modification and that if, under any circumstance and notwithstanding anything else to the contrary in this Agreement, the Lender does not receive such title endorsement(s), title insurance product(s) and/or subordination agreement(s), then the terms of this Agreement will not become effective on the Effective Date and this Agreement will be null and void.
- i. That Borrower will execute and deliver such other documents as may be reasonably necessary to either: (i) consummate the terms and conditions of this Agreement or (ii) correct the terms and conditions of this Agreement if an error is detected after the Effective Date. Borrower understands that a corrected Agreement provided to Borrower and, upon execution by Borrower, the corrected Agreement will supersede this Agreement. If Borrower elects not to sign any such corrected Agreement, the terms of the original Loan Documents shall continue in full force and effect and such terms will not be modified by this Agreement.
- j. That, as of the Effective Date, Borrower understands that Lender will only allow the transfer and assumption of the Loan, including this Agreement, to a transferee of the Property as permitted under the Com St. Germain Act, 12 U.S.C. Section 1701j-3. A buyer or transferee of the Property will not be permitted, under any other circumstance, to assume the Loan. Except as noted herein, as noted this Agreement may not be assigned to, or assumed by, a buyer or transferee of the Froperty.
- k. That Lender will collect and record personal information, including, but not limited to, Borrower's name, address, telephone rumber, social security number, credit score, income, payment history and information about action at balances and activity. In addition, Borrower understands and consents to the disclosure of Borrower's personal information to any insurer that insures this Loan or any investor, guarantor or servicer that insures or owns, guarantees, insures or services Borrower's subordinate lien (if applicable) mortgage loan.
- 1. That Borrower consents to receiving calls, including calls using an automatic telephone dialing system or an artificial or prerecorded voice, and text my stages from Lender or any of its affiliates, agents or third party representatives at any and all of Borrower's telephone numbers, including, but not limited to, Borrower's wireless (mobile/cellular) number, for servicing purposes, including debt collection, with respect to this Agreement and the Loan Documents, the Loan account related thereto and any other account at Lender or any of its affiliates. These calls and messages may incur access fees from Borrower's cellular provider. Lender may monitor telephone calls with Borrower to assure quality service.
- m. That if any document related to the Loan Documents and/or this Agreement is lost, misplaced, misstated, inaccurately reflects the true terms and conditions of the Loan as modified, or is otherwise missing, Borrower will comply with the Lender's request to acknowledge, initial and deliver to the Lender any documentation the Lender deems necessary (all such documents are the "Documents"). Borrower agrees to deliver the Documents within ten (10) days after Borrower receives the Lender's written request for such replacement.

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7. UNDER PENALTY OF PERJURY, ALL DOCUMENTS AND INFORMATION BORROWER HAS PROVIDED TO LENDER IN CONNECTION WITH THIS AGREEMENT ARE TRUE, COMPLETE AND CORRECT.

Initial

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In Witness Whereof, the Lender and Borrower have executed this Agreement.

PNC MORTGAGE, A DIVISION OF PNC BANK, NA	Julas Juliking	(Seal)
Lender	Asetrower LUKASZ LUDWIKOWSKI	, ,
By:	7/28/11 Date	(Seal)
Kraig Wath imson Authorized Agent	Borrower	
Date	Date	
	Borrower	(Seal)
Witness WING PHIBS		(Seal)
Witness MINE PHIBBS	Date	
Date William Manuel William	Borrewer	(Seal)
8-5-11 Witness ()	Date	
Date	Borrower	(Seal)
	Date	
	Borrower	(Seal)
	Date	

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[Space Below This Line for Acknowledgments]
BORROWER ACKNOWLEDGMENT
State of ILLINOIS
County of Cook
This instrument was acknowledged before me on SHC, July 12011 (date) by LUKASZ LUDWIKOWSKI
(name/s of persoi/s)
Signature of Notary Public - State of Ulinois
(Seal) My Commission Expires Dec 03, 2012
LENUFY ACKNOWLEDGMENT
State of OHIO County of MONTGOMERY
This instrument was acknowledged before me on (date) by
Kraig Williamson as Authorized Agent of MURITAGE
(Signature of Notary Public)
(Signature of Notary Public) DIANA M SANDERS Notary Public, State of Ohio My Commission Expires June 03, 2012

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EXHIBIT A

BORROWER(S): LUKASZ LUDWIKOWSKI, AN UNMARRIED PERSON

LOAN NUMBER: 0005776048

T410 1211/2/043/005

LEGAL DESCRIPTION:

THE FC LOWING DESCRIBED REAL ESTATE SITUATED IN THE COUNTY OF COOK, P. THE STATE OF ILLINOIS: UNIT 3S IN WEST PARK CONDOMINUM, BLDG 8510 AS DELINEATED ON PLAT OF SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE: LOT 17 (EXCEPT THE EAST 2.40 FEET THER. PO.) AND THE EAST 7.15 FEET OF LOT 18 IN NORDICA BUILDING COLPOPATION SUBDIVISION UNIT NUMBER 3 A SUBDIVISION OF THE SOUTH 1/2 OF THE WEST 1/2 OF THE NORTHEAST 1/4 OF THE NORTHWEST 1/4 OF EXCTION 11, TOWNSHIP 40 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, WHICH SURVEY IS ATTACHED AS EXHIBIT A TO THE DECLA KATION OF CONDOMINIUM RECORDED DECEMBER 10, 1985 AS DOCUMENT 85317: S5, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS

ALSO KNOWN AS: 8510 W CATHERINE AVE UNIT 3S, CHICAGO, ILLINOIS 60656