UNOFFICIAL COMMITTEE

MUTUAL FEDERAL SAVINGS AND LOAN ASSOCIATION OF CHICAGO LOAN

SECOND MODIFICATION AGREEMENT Doc#: 1201319200 Fee: \$54.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds

Date: 01/13/2012 03:04 PM Pg: 1 of 10

Filelity 51001157 lof2

(ABOVE SPACE FOR RECORDER'S USE ONLY)

THE SECOND LOAN MODIFICATION AGREEMENT (HEREINAFTER REFERRED TO AS "MODIFICATION") MADE AND ENTERED INTO THIS 18. DAY OF NOVEMBER, 2011 BY AND BETWEEN MUTUAL FEDERAL SAVINGS AND LOAN ASSOCIATION OF CHI CAGO (HEREINAFTER REFERRED TO AS "MUTUAL") OF THE CITY OF CHICAGO, COUNTY OF COOK AND STATE OF ILLINOIS, AND JUAN CHAVEZ AND ARACELLI CHAVEZ A/K/A ARACELI CHAVEZ, HIS WIFE (HEREINAFTER "BORLOWER") SHALL AFFECT THE PROPERTY LOCATED AT 6601-6603 PERSHING ROAD, STICKNEY, ILLINOIS AND LEGALLY DESCRIBED AS FOLLOWS:

LOTS 57 AND 58 IN JOHN H CURTIS SUBDIVISION OF BLOCKS 2 AND 7 IN NICKERSON SUBDIVISION OF THE EAST HALF OF SECTION 6, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

P.I.N: 19-06-203-010-0000 AND 19-06-203-011-0000

PIDILITY NATIONAL TITLE

WHEREAS, MUTUAL HAS PREVIOUSLY LOANED THE BORROWER THE PRINCIPAL SUM OF FOUR HUNDRED THOUSAND AND 00/100s DOLLARS (\$400,000.00) EVIDENCED BY A NOTE DATED SEPTEMBER 24, 2006 ("NOTE") AND MORTGAGE DATED OCTOBER 24, 2006, SAID MORTGAGE HAVING PEEN RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS OF COOK COUNTY, ILLINOIS ON DECEMBER 11, 2006 AS DOCUMENT NUMBER 0634520016 ("MORTGAGE");

WHEREAS, MUTUAL AND BORROWER HAVE PREVIOUSLY MODIFIED THE LOAN PURSUANT TO A MODIFICATION DATED MAY 19, 2009, RECORDED ON SEPTEMBER 22, 2009 AS DOCUMENT \$\cdot\$25529073 ("FIRST MODIFICATION");

WHEREAS, BORROWER AGREES AND ACKNOWLEDGES THAT THE AMOUNTS DUE UNDER THE TERMS OF THE NOTE, MORTGAGE, RELATED LOAN DOCUMENTS AND FIRST MODIFICATION PRIOR TO THIS MODIFICATION, ARE OR ABOUT TO BE DELINQUENT;

WHEREAS, BORROWER WISHES TO ENTER INTO A SECOND LOAN MODIFICATION TO SETTLE ALL MATTERS IN CONTROVERSY WITH RESPECT TO THE MATTERS THAT HAVE BEEN RAISED OR COULD HAVE BEEN RAISED IN A FORECLOSURE WITH RESPECT TO SAID DELINQUENCY AND TO STOP OR DELAY FORECLOSURE GOTHE MORTGAGE SECURING PAYMENT OF SAID NOTE AND MUTUAL AGREES TO MODIFY THE TERMS OF THE PAYMENTS DUE UNDER THE LOAN DOCUMENTS AS SET FORTH HEREIN;

WHEREAS, SAID NOTE, MORTGAGE AND FIRST MODIFICATION ARE HEREBY INCORPORATED INTO AND MADE A PART OF THIS SECOND MODIFICATION BY REFERENCE;

WHEREAS, THE PARTIES HERETO, FOR GOOD AND VALUABLE CONSIDERATION TO EACH, WISH TO FURTHER REVISE THE TERMS OF THE NOTE AND MORTGAGE OF SAID INDEBTEDNESS AS MODIFIED BY THE FIRST MODIFICATION;

NOW, THEREFORE, IN CONSIDERATION OF THE RECIPROCAL COVENANTS CONTAINED HEREIN, AND OTHER GOOD AND VALUABLE CONSIDERATION, THE RECEIPT AND SUFFICIENCY OF WHICH IS HEREBY ACKNOWLEDGED, THE PARTIES AGREE AS FOLLOWS:

Properly Addres: 6601-6603 W. Pershing R.d. Stickney, 14 60402

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- 1. It is agreed that as of the date of this modification, the unpaid principal balance of said indebtedness is \$401,756.14 ("Present Principal Balance") which includes the amount necessary to cure the delinquency of \$14,102.30 and the costs of this modification of \$1,000.00 plus the uncured principal balance of \$387,653.84.
- 2. BORROWER FOR THEMSELVES AND FOR THEIR HEIRS, LEGATEES, SUCCESSORS AND/OR ASSIGNS AGREE TO PAY THE AMOUNTS DUE UNDER THE TERMS OF THE LOAN DOCUMENTS AS MODIFIED HEREIN.

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REMAINS IN EFFECT.

	TAIT ECABLE I ANAGRATIS)
	TO MODIFY THE INTEREST RATE DUE UNDER THE NOTE FROM% TO% AS OF, 20
	TO MODIFY PRINCIPAL AND INTEREST PAYMENTS DUE UNDER THE NOTE FROM \$TO \$
Ø	TO MODIFY THE LOAN IN ORDER TO EXTEND THE LOAN MATURITY DATE FROM NOVEMBER 1, 2026 TO NOVEMBER 1, 2031.
Ø	TO MODIFY THE NOTE TO PROVIDE THAT BORROWER SHALL MAKE PAYMENTS OF PRINCIPAL AND INTEREST IN THE AMOUNT OF \$2,228.13, PLUS THE REGULAR MONTHLY ESCROW FOR THE PERIOD FROM DECEMBER 1, 2011 TO NOV MBER 1, 2013. HOWEVER, BEGINNING AS OF DECEMBER 1, 2013, BORROWER SHALL TO PAY PRINCIPAL AND INTEREST OF \$2,922.28 PER MONTH AS AMORTIZED UPON THE THEN PRINCIPAL BALANCE, PLUS REGULAR MONTHLY ESCROW PAYMENTS TO ALL SUMS DUE UNDER THE LOAN SHALL BECOME FULLY DUE AND PAYABLE.
	PROVIDE THAT THE ADJUSTABLE RATE INTEREST PAYMENTS ORIGINALLY DUE UNDER THE NOTE TO BE FIXED AT THE RATE OF(%) PERCENT FOR THE BALANCE OF THE LOAN.
Ø	MODIFY THE INTEREST RATE DUE UNDER THE NOTE MODIFIED BY THE FIRST MODIFICATION FROM 7.45% TO 3.00% FOR THE PERIOD FROM NOVEMBER 1, 2011. TO OCTOBER 31, 2013. HOWEVER AS OF NOVEMBER 1, 2013, BORROWER SHALL BE REQUIRED TO PAY PRINCIPAL AND INTEREST PAYMENTS DUE UPON THE THEN PRESENT PRINCIPAL BALANCE AT THE INTEREST KAZE OF 6.50%.
Ø	OTHER: ACCOUNTS AND RECORDS; FINANCIAL INFORMATION, TAX RETURNS. BORROWER SHALL KEEP AND MAINTAIN, IN A SAFE PLACE, FULL AND ACCURATE ACCOUNTS AND RECORDS OF ITS OPERATIONS AS TO THE PROPERTY, AND SHALL PERMIT MUTUAL BY ITS DULY AUTHORIZED ACENTS TO INSPECT SUCH ACCOUNTS AND RECORDS AT ANY REASONABLE TIME. BORROWER SHALL FURNISH OR CAUSE TO BE FURNISHED TO MUTUAL, WITHIN FIFTEEN (15) DAYS OF THE END OF EACH CALENLAR YEAR, SAID DATE BEING ON THE FIRST DAY OF JANUARY OF EACH YEAR, WITH A FULLY COMPLETED "INVESTMENT PROPERTY INFORMATION SUMMARY," A COPY OF WHICH IS ATTACHED HERETO AS EXHIBIT "A" AND A

IF THE INVESTMENT PROPERTY INFORMATION SUMMARY, PERSONAL FINANCIAL STATEMENT AND COPY OF THE BORROWER'S FILED INCOME TAX RETURN (COLLECTIVELY "INFORMATION") IS NOT TIMELY PROVIDED, THEN AFTER FIVE (5) DAYS' WRITTEN NOTICE FROM MUTUAL, BORROWER SHALL BE DEEMED TO BE IN DEFAULT HEREUNDER AND MUTUAL MAY SEEK ANY AND ALL REMEDIES UNDER THE TERMS OF THE NOTE, MORTGAGE OR UNDER THE LAW.

PERSONAL FINANCIAL STATEMENT, ATTACHED HERETO AS EXHIBIT B, WITH EXHIBITS A & B BEING INCORPORATED HEREBY BY REFERENCE ALONG WITH A COPY OF BORROWER'S U.S. INCOME TAX RETURN FILED WITH THE INTERNAL REVENUE SERVICE ON OR BEFORE MAY 15TH OF EACH YEAR THAT THE LOAN

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UPON MUTUAL'S REVIEW OF ANY OF THE FOREGOING INFORMATION, SHOULD MUTUAL, IN ITS REASONABLE DETERMINATION FIND THAT A MATERIAL ADVERSE CHANGE HAS OCCURRED IN EITHER THE FINANCIAL CONDITION OF ANY BORROWER OR AS TO ANY CONDITION AFFECTING THE PROPERTY, MUTUAL MAY, AT MUTUAL'S SOLE OPTION, DECLARE THAT THE HAPPENING OF SUCH EVENT CONSTITUTES A DEFAULT UNDER THE LOAN DOCUMENTS AND THEREBY DEMAND THAT ALL SUMS DUE LENDER UNDER THE NOTE, MORTGAGE AND THIS MODIFICATION, BE IMMEDIATELY DUE AND PAYABLE.

- 3. Monthly payments hereunder shall begin on December 1, 2011, and shall be paid on the first day of each subsequent month to and including the December 1, 2031 payment. Said payments shall be made on or before the first day of the month in which they are due. If the correct monthly payment is not made on or before the fifteenth day of the Month in which it is due, it may be considered in default under the terms of the note, mortgage and other loan documents as modified herein.
- 4. TIME IS OF THE ESSENCE WITH RESPECT TO THE PAYMENTS THAT ARE DUE UNDER THIS MODIFICATION AGREEMENT. IN THE LIVENT THAT THE PAYMENTS ARE NOT MADE IN A TIMELY MANNER AND/OR IN THE AMOUNT THAT ARE REQUIRED UNDER THE TERMS OF THIS MODIFICATION AGREEMENT, OR IN THE EVENT THAT THERE DEFAULTS UNDER THE TERMS OF THE NOTE, MORTGAGE AND RELATED LOAN DOCUMENTS, OR IN THE EVENT THAT THERE ARE ANY TRANSFERS IN VIOLATION OF ANY DUE-ON SALE CLAUSE, THEN AT THE SOLE OPTION OF LENDER, THE EXISTING NOTE, MORTGAGE AND RELATED LOAN DOCUMENTS MAY BE CONSTRUED AND ENFORCED AS IF THIS LOAN MODIFICATION AGREEMENT HAD NOT BEEN EXECUTED AND THE AMOUNTS THAT ARE DUE UNDER THE TERMS OF THE NOTE, MORTGAGE AND RELATED LOAN DOCUMENTS MAY BE PECALCULATED PURSUANT TO THE ORIGINAL TERMS OF THE LOAN PRIOR TO THIS MODIFICATION.
- 5. THE AMOUNT OF THE MONTHL' PAYMENTS THAT ARE DUE UNDER THE LOAN DOCUMENTS AS MODIFIED HEREIN IS SUBJECT TO CHANGE DUE TO ANY APPLICABLE CHANGE TO ESROW REQUIREMENTS AND/OR PAYMENT CHANGES PURSUANT TO THE TERMS OF THE NOTE AND MORTGAGE AND THE BORROWERS AGREE TO PAY THE PAYMENT AMOUNT AS CHANGED BY THE TERMS OF THE LOAN DOCUMENTS AS MODIFIED HEREIN.
- 6. THE MATURITY DATE IN THE NOTE AND MORTGAGE AND LOAN DOCUMENTS SHALL BE NOVEMBER 1, 2031.
- 7. This agreement is intended to be a modification of an existing Note, Mortgage and related Loan documents. It is not intended to be a new or additional Loan. Mutual and Borrower are entering into this agreement with the understanding and acknowledgement that prior to entering into this agreement, the existing loan was in default and mutual was entitled to pursue certain remedies under the terms of the note and mortgage. Its further expressly understood that borrower and mutual are entering into this agreement in consideration of lender delaying or forby and the pursuit of said remedies.
- 8. NOTHING HEREIN TO BE CONSTRUED AS WAIVING, MODIFYING OR OTHERWISE ALTERING THE LIEN PRIORITY OF LENDER AS ESTABLISHED BY THE ORIGINAL, UNMODIFIED LOAN DOCUMENTS. IF ANY TERM, PART OR PROVISION OF THIS AGREEMENT IS HELD BY A COURT TO CAUSE THE CURRENT LIEN PRIORITY OF MUTUAL TO BE SUBORDINATED, REDUCED, CHANGED OR JEOPARDIZED IN ANY MANNER, THEN AT THE OPTION OF MUTUAL, THE EXISTING NOTE, MORTGAGE AND RELATED LOAN DOCUMENTS SHALL BE CONSTRUED AND ENFORCED AS IF THIS LOAN MODIFICATION AGREEMENT WAS OF NO FORCE OR EFFECT.
- 9. IF ANY TERM, PART OR PROVISION OF THIS AGREEMENT IS HELD BY A COURT TO BE INVALID, ILLEGAL, UNENFORCEABLE OR IN CONFLICT WITH ANY LAW, THE VALIDITY OF THE REMAING PORTIONS OR PROVISIONS OF THIS AGREEMENT AND THE VALIDITY OF THE EXISITING NOTE, MORTGAGE AND RELATED LOAN DOCUMENTS SHALL NOT BE AFFECTED, AND THE RIGHTS, OBLIGATIONS AND COVENANTS OF THE UNDERSIGNED PARTIES SHALL BE CONSTRUED AND ENFORCED AS IF THE AGREEMENT DID NOT CONTAIN THE PARTICULAR TERM, CONDITION, PART OR PROVISION HELD TO BE UNLAWFUL OR IN CONFLICT WITH LAW AND, WHERE APPLICABLE AND AT THE OPTION OF MUTUAL, ANY APPLICATION OF PAYMENTS OR ADDITION TO PRINCIPAL MAY BE ADJUSTED OR REVERSED ACCORDINGLY.
 - 10. THIS AGREEMENT WILL NOT TAKE EFFECT UNTIL IT HAS BEEN EXECUTED BY BORROWER AND MUTUAL.

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TO THE EXTENT THE TERMS, CONDITIONS, AND PROVISIONS OF THIS MODIFICATION DIFFER FROM OR ARE INCONSISTENT WITH THE NOTE, MORTGAGE, OR OTHER LOAN DOCUMENTS EXECUTED BY THE BORROWERS, THE TERMS, CONDITIONS AND PROVISIONS OF THIS MODIFICATION SHALL CONTROL AND GOVERN. IN ALL RESPECTS SAID NOTE AND MORTGAGE SHALL REMAIN IN FULL FORCE AND EFFECT, AND THE UNDERSIGNED PROMISES TO PAY SAID INDEBTEDNESS UNDER THE NOTE, MORTGAGE AND THIS MODIFICATION AND TO PERFORM ALL OF THE OBLIGATIONS THEREUNDER.

EXECUTED, SEALED AND DELIVERED THIS 18 TH DAY OF 1	November, 2011.
BORROWER:	
	MUTUAL FEDERAL BANK
JUAN CHAVEZ	BY:
\mathcal{L}	ITS: Stephen M. Oksas President
ARACELLI CHAVEZ A/K/A ARACELI CHAVEZ	- reside(it
STATE OF ILLINOIS SS	
COUNTY OF COOK)	
CERTIFY THAT JUAN CHAVEZ AND ARACELLI CHAV	E SAID COUNTY, IN THE STATE AFORESAID, DO HEREBY VEZ A/K/A ARACELI CHAVEZ WHOSE NAMES ARE
SUBSCRIBED TO THE FOREGOING INSTRUMENT, APPEARED BEFORE THE PROPERTY OF THE PR	RE ME THIS DAY IN PERSON AND ACKNOWLEDGED THAT
THEY SIGNED AND DELIVERED THE SAID INSTRUMENT AS THEIR	FREE AND VOLUNTARY ACT FOR THE USES AND PURPOSES
THEREIN SET FORTH.	
GIVEN UNDER MY HAND AND OFFICIAL SEAL THIS 18th DFY	OF NOVEMBER, 2011
LISSBETH ADAME NOTARY PUBLIC	dame
DECEMBER 14, 2011 COMMISSION EXPIRES:	December 14, 2011
STATE OF ILLINOIS)	Dutilla III
)SS	0.
COUNTY OF COOK)	4,
THE UNDERSIGNED, A NOTARY PUBLIC IN AND FOR THE	SAID COUNTY, IN THE STATE AFORESAID, DO HEREBY
CERTIFY THAT <u>Stephen M Oksas</u> , PERSONALLY FEDERAL BANK , A FEDERAL BANK WHOSE NAME IS SUBSCRI	KNOWN TO ME TO THI. President OF MUTUAL
ME THIS DAY IN PERSON AND ACKNOWLEDGED THAT AS SU	ICH Presid HE/SHE SIGNED AND DELIVERED THE SAID
INSTRUMENT AS THE President OF SAID BANK AND PURSUANT	TO AUTHORITY, GIVEN BY THE BOALD OF DIRECTORS OF
SAID BANK AS HIS/HER FREE AND VOLUNTARY ACT, AND AS THE	HE FREE AND VOLUNTARY ACT AND DEED OF SAID BANK,
FOR THE USES AND PURPOSES THEREIN SET FORTH.	,
GIVEN UNDER MY HAND AND OFFICIAL SEAL THIS 18th DA	AY OF NOVEMBER, 2011.
LISSBETH ADAME NOTARY PUBLIC	Clane
✓ ♥ DECEMBER 14, 2011	Doromber III 201
THIS INSTRUMENT PREPARED BY: COMMISSION EXPIRES:	WHEN RECORDED RETURN TO:
Mr. Richard Shopiro	MUTUAL FEDERAL BANK
SULZER & SHOPIRO, LTD. 111 WEST WASHINGTON STREET, SUITE 855	2212 W. CERMAK ROAD
Chicago, Illinois 60602	CHICAGO, ILLINOIS 60608

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Investment Property Information (Annual Report)					
, , , , , , , , , , , , , , , , , , , ,		-			
Borrower/Co-borrower					
Building Address					
Number of units			Nu	mber Vacant	
Does borrower live in building? (Yes/No)					
Current building code violations? (Yes/No)					
Estimated cost to address code violations	\$				
Gross monthly rents:			Actual	previous 3 m	onths
(If more than 10 cns's, please use additional sheet)	Expected		1	2	3
Unit #1 Tenant Name:					
Unit #2 Tenant Name:					
Unit #3 Tenant Name:					
Unit # Tenant Name:					
Unit # Tenant Name:					
Unit # Tenant Name:					
Unit # Tenant Name:					
Unit # Tenant Name:					
Unit # Tenant Name:				·	
Unit # Tenant Name:					
Total Income	\$		\$	\$	\$
Total addition	Ψ		Ψ	ΙΨ	Ψ
	<u> </u>				
Regular monthly expenses:					
Mortgage principal		<u> </u>			
Mortgage interest	7 /)	 			
Real estate taxes			 	<u> </u>	
Insurance				1 1	
Electric			<u></u>	i T	
		F4			
Gas Water			<i></i>		
1			174		
Waste disposal		<u> </u>	<u> </u>		-
Other Maintenance		ļ <u>.</u>			
Total Expenses	\$			<u> </u>	
N-44-1					
Net rental income:				L'C	
				previcus 3 m	
Improvements:			1	2	3
Heating					
Roof					
Other (provide detail)					
			\$	\$	\$
				provided on	
	is true and c	om	plete to the b	est of my kn	owledge.
	Borrower:	<u> </u>		Date:	
				:	
			L		
	Co-Borrowe	r:		Date:	

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2212 West Cermak Road, Chicago, IL 60608 Phone: (773) 847-7747 Fax: (773) 847-2125

PERSONAL FINANCIAL STATEMENT

A	PPLICANT			O-APPLICANT if applying for joint credit	with spouse)
Name			Name		
Present Address	0		Present Address		
City	State	ZIP Code	City	State	ZIP Code
Social Security No.	Date of Bi-th	Home Phone	Social Security No.	Date of Birth	Home Phone
Cell Phone	E-Mail Addre	ess	Cell Phone	E-Mail Address	
Employer		0/	Employer		
Business Street Address		Business Phone	Business Street Address		Business Phon
City	State	ZIP Code	Cly	State	ZIP Code
Position/Title	Type of Bus	iness	Position 7, it 1	Type of Busines	is s
Title and Date of Living Trust			Title and Date of 1 ving Trust	I	· · · · · · · · · · · · · · · · · · ·
Title and Date of Land Trust			Title and Date of Land T us.		

The information provided by Applicant and any Co-Applicant (collectively "Applicant") in this statement is for the purpose of inducing Mutual Federal Bank ("Bank") to extend or to continue the extension of credit to the Applicant or to others upon a guaranty made by the Applicant. Information concerning an Applicant's spouse or former spouse ("Spouse") is not required unless (i) in a Spouse will be a user of, or contractually liable on, the account or debt; (ii) the Applicant is relying on the Spouse's income to repay the debt; (iii) the Applicant resides or is relying upon property located in a community property state to support the debt; or (iv) the Applicant is relying on alimony, child support or separate maintenance income to repay the debt. The Applicant acknowledges that Bank's credit decision will be based upon Bank's material reliance on information in this Personal Financial Statement. Applicant represents warrants and certifies that all provided information is accurate and complete. Applicant agrees to immediately notify Bank in writing of any change in Applicant's name, address or employment and of any material adverse change in Applicant's financial condition. If Applicant fails to so notify Bank, or if any of the information herein should be inaccurate or incomplete in any material respect, Bank may declare all indebtedness owed or guaranteed by the Applicant immediately due and payable. Bank is hereby authorized to make all inquiries Bank deems necessary, in its discretion, to verify the accuracy of the information herein and to determine the Applicant's credit-worthiness. The Applicant hereby authorizes any person or consumer reporting agency to give Bank any information it may have concerning Applicant and hereby authorizes any Bank to answer questions about Bank's credit experience with Applicant. As long as any obligation or guaranty of the Applicant to Bank is outstanding, Applicant shall deliver an updated Personal Financial Statement to Bank each year immediately upon request. This Personal Financial Statement and all other financial or other information that Applicant provides to Bank shall be the Bank's sole property.

Signature		Date Signed
SignatureCo Applicant	t (if applying for joint gradit)	Date Signed

o-Applicant (if applying for joint credit)

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	APPLICANT	CO-APPLICANT	JOINT	TOTAL
ASSETS				
Cash and Short-Term Investments – see Schedule A				
Marketable Securities – see Schedule B		<u> </u>		
Cash Surrender Value of Insurance – see Schedule C				
Total Liquid Assets				
Personal Real Estate – see Schedule C-1				
Real Estate Owned for Investment Purposes - see Schedule D-1				
Proprietary Interest & Other Securities – see Schedule E				
Notes Receivable – see Schedule F				
Other Assets – see Schedule J				
Personal Property (including automobiles)				
Total Assets				
LIABILITIES				
Personal Real Estate – see Schedule C-2				
Real Estate Owned for Investment - see Schedule D-2				
Notes Payable – see Schedule G				
Other Liabilities – see Schedule K				
Total Llabilities				
Net Worth (Total Assets Minus Total Liabilities)				
Total Liabilities and Net Worth	•••			
Contingent Liabilities – see Schedule L	·-··			
%				
				-

CASH INCOME & CASH EXPENDITURES FOR YEAR ENDED _____

Alimony / Child Support Tuition Other Living Expense Medical Expenses Other Expense (List)
Tuition Other Living Expense
Tuition
Alimony / Child Support
Investments (including tax shelters)
Insurance
Interest & Principal Payments on Loans
Property Taxes
Mortgage Payments
Rental Payments, Cu-cy, or Condo
State Income & O' ner Taxes
Federal Income & Other Taxes
EXPENDITURES - USES OF CASH

^{***} Income from alimony, child support, or separate maintenance income need not be revealed if the Applicant or co-applicant does not wish to have it considered as a basis for repaying this obligation.

	YES	NO	AMOUNT
. Are any tax returns currently being audited or contested or past due?			
2. Have (either of) you or any firm in which you were a major owner declared bankruptcy?			
B. Do (either of) you have a line of credit or unused credit facility at any other institution?			
Any significant changes expected in the next 12 months? (If YES, attach information)			
Do you have any outstanding letters of credit or surety bonds?			
Are there any suits or legal actions pending against you?			
/. Are you contingently liable on any lease or contract?			
Are you an officer or director of a financial institution?			
If yes for any of the above, please give details:			

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Schedule A: Cash, Checking and Savings Accounts, Certificates of Deposits, Money Market Funds, etc.

Name of Financial Institution	Type of Account	In Name of	If pledged, to whom?	Total
TOTAL				

Schedule B: Marketable Securities (Stocks, Bonds, U.S. Government, Mutual Funds, Brokerage Accounts) Securities of closely held corporations should be listed on Schedule E - Proprietary Interests.

Face Value or # of Shares Description of Secu	rity Registered i	n Name of	To whom Pledged	Market Value
70_				
C)				
O/F				
	0/			
	10			
	<u> </u>			
	0,			
		<u> </u>	70 We / Mr.	
TOTAL				
Schedule C-1: Personal Real Estate				
Property Description and Location	Legal Owner	Purchase Yea	Purchase Price	Market Value

Schedule C-1: Personal Real Estate

Property Description and Location	Legal Owner	Purchase Year	∕ Purchase Price	Market Value
			2,	
			/)x;-	
			10	
)
TOTAL				

Schedule C-2: Mortgages on Personal Real Estate

Property Description and Location	Mortgage Holder	Maturity Date	Rate	Payment	Current Balance
·					
100,00				<u> </u>	
TOTAL					

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Schedule D-1: Real Estate Owned for Investment Purposes

List all real estate (owned for investment purposes) in which you hold a beneficial interest,

Property Description and Location	Legal Owner	% Owned	Purchase Year	Purchase Price	NOI	Market Value
			<u> </u>			
TOTAL		tut	**************************************			

Schedule D-2: Mortgages on Real Estate Owned for Investment Purposes

Property Location	Wirtgage Holder	Original Bal	Maturity Date	Rate	Payment	Current Bal
						<u> </u>
	O _j c					
	0,					
		0,				
		90				
TOTAL			×,		·	

Schedule E: Proprietary Interest and Other Securities (Not Publicly Trader.)

List all companies, the shares of which are not listed on a securities exchange or otherwise regularly traded, in which you hold a beneficial interest.

Name of Company	Address of Company	Legal Form	Nature of Business	% Owned	Current Value
			0		
				Ux.	
				<u> </u>	
TOTAL	**************************************				WANTE OF BUILDING

Schedule F: Notes Receivable

Receivable	Description	Maturity Date	Current Balance
	T-V-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-		
TOTAL		<u> </u>	

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Schedule G: Notes Payable

Indicate all loans or notes payable, including loans on life insurance and retirement funds (but not real estate mortgages listed in Schedule C-2 and D-2).

Name of Creditor	Description of Collateral	Rate	Payment	Maturity Date	Current Balance
			<u> </u>		
TOTAL					

Schedule I: Insurance

Insurance Company	Face \$ of Policy	Type of Policy	Loan on Policy	Ownership	Beneficiary	Cash Value
	Ó					
	70					
TOTAL	0					

Schedule J: Other Assets

Include retirement funds (for example, 401K, IRA, Kec;:), accounts receivable, merchandise and inventory at lower of cost or market value, machinery and equipment (less depreciation), and life insurance at its cash surrender value.

De	scription	Basis for Valuation	Current Value
	OZ.		<u></u>
- Winds	<u> </u>		
	<u> </u>		
~		'Q _*	
OTAL			
chedule K: Other Liabilitie	S I, other debts accrued, and other liabilities.	0	
Payable	Description	Mat(n)ty Date	Current Balance

Schedule K: Other Liabilities

Payable	Description	Mat@jty Date	Current Balance
			Ó
TOTAL			

Schedule L: Contingent Liabilities

In addition to the liabilities listed on the PFS, include liabilities that you have endorsed, guaranteed, or become otherwise indirectly or contingently liable for the debts of others or through a pending lawsuit.

Name & Address of Creditor	Description of Collateral	Collateral Value	Due Date	Current Amount
	Name & Address of Creditor	Name & Address of Creditor Description of Collateral	Name & Address of Creditor Description of Collateral Collateral Value	Name & Address of Creditor Description of Collateral Collateral Value Due Date