This Document Prepar A By: LATEEF MCGILL WELLS FARGO BANK, N.A. 3476 STATEVIEW BLVD, M/AC# ×7801-03K OOA COUNKY FORT MILL, SC 29715 (800) 416-1472

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

Tax/Parcel No. 15-17-402-030-0000

[Space Above This Line for Recording Data]

Original Principal Amount: \$91,698.00 Unpaid Principal Amount: \$50,008,59 New Principal Amount \$72,620.76 New Money (Cap): \$22,612.17

I HA/VA Loan No.: Loan No: (scan barcode)

LOAN MODIFICATION AGREEMENT (MORTGAGE)

(Providing for Fixed Rate)

This Loan Modification Agreement ("Agreement"), made this 19TH day of NOVEMBER, 2014, between ROBERT JOHNSON, III ("Borrower"), whose address is 110 S. OAK AVENUE, HILLSIDE, ILLINOIS 60162 and WELLS FARGO BANK, N.A. ("Lender"), whose address is 3476 STATEVIEW BLVD, MAC# X7801-03K, FORT MILL, SC 29715 amends and supplements (1) the Mortgage, Deed of Trust or Security Deed (the "Security Instrument"), dated NOVEMBER 8, 1993 and recorded on NOVEMBER 10, 1993 in INSTRUMENT NO. 93-915618, COOK COUNTY, ILLINOIS, and (2) the Note, in the original principal amount of U.S. \$91,698.00, bearing the same date as, and 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

110 S. OAK AVENUE, HILLSIDE, ILLINOIS 60162

Wells Fargo Custom Loan Mod 09012014 77

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the real property described is located in COOK COUNTY, ILLINOIS and being set forth as follows:

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

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

- 1. Borrover agrees that certain amounts owed will not be capitalized, waived, or addressed as part of this Agreement, and will remain owed until paid. These amounts owed are referenced in the Cover Letter to this Agreement, which is incorporated herein, and are to be paid with the return of this executed Agreement. If these amounts owed are not paid with the return of this executed Agreement, then Lender may deem this Agreement word.
- 2. As of, JANUARY 1, 2015 the amount payable under the Note and the Security Instrument (the "Unpaid Principal Balance") is U.S. \$72,620.76, consisting of the amount(s) loaned to Borrower by Lender, plus capitalized interest in the amount of U.S. \$22,612.17 and other amounts capitalized, which is limited to escrows and any legal fees and related foreclosure costs that may have been accrued for work completed.
- 3. Borrower promises to pay the Unpell Principal Balance, plus interest, to the order of Lender Interest will be charged on the Unpaid Principal Bolance at the yearly rate of 3.8750%, from JANUARY 1, 2015. The Borrower promises to make monthly payer ents of principal and interest of U.S. \$532.63, beginning on the 1ST day of FEBRUARY, 2015, and continuing thereafter on the same day of each succeeding month until principal and interest are paid in full. If on J. NUARY 1, 2030 (the "Maturity Date"), the Borrower still owes amounts under the Note and the Security in the ment, as amended by this Agreement, Borrower will pay these amounts in full on the Maturity Date.
- 4. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in the Borrower is sold or transferred and the Borrower is not a natural person) without the Lender's prior written consent, the Lender may require immediate payment in full of all sums becured by this Security Instrument.
 - If the Lender exercises this option, the Lender shall give the Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which the Borrower must pay all sums secured by this Security Instrument. If the Borrower fails to pay these sums prior to the expiration of this period, the Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on the Borrower.
- 5. The Borrower agrees to make and execute such other documents or papers as may be necessary or required to effectuate the terms and conditions of this Agreement.
- 6. The Borrower also will comply with all other covenants, agreements, and requirements of the 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 is obligated to make under the Security Instrument; however, the following terms and provisions are forever cancelled, null and void, as of the date specified in Paragraph No. 1 above:
 - (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; and
 - (b) all terms and provisions of any adjustable rate rider, 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



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contains any such terms and provisions as those referred to in (a) above.

- 7. Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument. Except as otherwise specifically provided in this Agreement, the Note and Security Instrument will remain unchanged, and Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement.
- 8. Borrower agrees to make and execute other documents or papers as may be necessary 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.
- 9. If included, the undersigned Borrower(s) acknowledges receipt and acceptance of the Notice of Special Flood Hazard disclosure



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In Witness Whereof, I have executed this Agreement,	3/2/15
Borrower: ROBERT JOHNSON III	Dafe /
Borrower:	Date
Borro-wei:	Date
Borrower: [Space Below This Line for Acknowledgments]	Date
State of Illinics BORROWER ACKNOWLEDGMENT	
County of Sok	
The foregoing instrument was acknowledged before me on March 2 nd	,2015
(date) by ROBERT JOHNSON III (name/s of person's acknowledged).	
No. of the second secon	
Print Name: TRIMMUS Hygrech My Compile stole M	ICIAL SEAL NDO HIGAREDA Ic - State of Illinois n Expires Apr 13, 2016
My commission expires: Hor 17, 2016	SOM CO
	CA

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In Witness Whereof, the Lender have executed this Agreement.

WELLS FARGO BANK, NA.	Michelle Lea Ray Hoffmann Vice President Loan Documentation 35.15
By	(print name) Date
[Space Belo	(title) ow This Line for Acknowledgments]
LEND R ACKNOWLEDGMENT STATE OF MA	COUNTY OF A KOTA
	before me this O3.05.15 b
The instrument was acknowledged Michelle Lew Ray He	the mann the state of the state
Vice President I pen Dobumen	of WELLS FARGO BANK, N.A
a Vice President Loan Docume	ntation, on behalf of said company.

Notary Public

Printed Name: Karen Ann Marie Johnson

My commission expires: 01-31-19

THIS DOCUMENT WAS PREPARED BY: LATEEF MCGILL WELLS FARGO BANK, N.A. 3476 STATEVIEW BLVD, MAC# X7801-03K FORT MILL, SC 29715



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EXHIBIT A

BORROWER(S): ROBERT JOHNSON, III

LOAN NUMBER: (scan barcode)

LEGAL DESCRIPTION:

LOT 13 12 BLOCK 2 IN BOEGER'S SUBDIVISION OF THAT PART OF THE NORTH WEST 1/4 OF THE SOUTH EAST 1/4 LYING NORTH OF THE RIGHT OF WAY OF THE CHICAGO MADISON AND NORTHERN RAILROAD COMPANY (EXCEPT THE EAST 5 CHAINS OF THE NORTH 10 CHAINS AND AXCEPT THE WEST 166.5 FEET THEREOF) OF SECTION 17, TOWNSHIP 39 NORTH, RANCE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. SUBJECT TO BUILDING, BUILDING LINE AND USE OR OCCUPANCY RESTRICTIONS, CONDITIONS AND COVENANTS OF RECORD; ZONING LAWS AND ORDINANCES; PUBLIC (AN) UTILITY EASEMENTS. TNUE, A.

CONTRACTOR OFFICE

O

ALSO KNOWN AS: 110 S. OAK AVE NUE, HILLSIDE, ILLINOIS 60162



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Date: NOVEMBER 19, 2014 Loan Number: (scan barcode)

Lender: WELLS FARGO BANK, N.A. Borrower: ROBERT JOHNSON III

Property Address: 110 S. OAK AVENUE, HILLSIDE, ILLINOIS 60162

NOTICE OF NO ORAL AGREEMENTS

THIS WRITTEN LOAN AGREEMENT REPRESENTS THE FINAL AGREEMENT BETWEEN THE PARTIES AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES.

THERE ARE NO OPAL AGREEMENTS BETWEEN THE PARTIES.

Receipt of Notice. The "Mersigned hereby admit to having each received and read a copy of this Notice on or before execution of the Loar Agreement. "Loan Agreement" means one or more promises, promissory notes, agreements, undertakings, security agreements, deeds of trust or other documents, or commitments, or any combination of those actions or docurrents, pursuant to which a financial institution loans or delays repayment of or agrees to loan or delay repayment of meney, goods or any other thing of value or to otherwise extend credit or make a financial accommodation.

Borrower ROBERT JOHNSON(III	u sm/III	3	Dai	e (
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