UNOFFICIAL CC

Doc#. 1730701048 Fee: \$66.00

Karen A. Yarbrough

Cook County Recorder of Deeds Date: 11/03/2017 09:42 AM Pg: 1 of 10

Loan No: (scan barcode)

This Document Prepared By: DIANA PHEALAPAUM PNC MORTGAGE, A DIVISION OF PNC BANK, NATION AT ASSOCIATION 3232 NEWMARK DR 2004 Co. **MIAMISBURG, OH 45342** (888) 224-4702

When Recorded Mail To: PNC BANK, N.A. P.O. BOX 8800 **DAYTON, OH 45401**

Tax/Parcel #: 28-32-100-063-1006

[Space Above This Line for Lecording Data]

Original Principal Amount: \$126,300.00 Fannie Mae Loan No.: 1732576927

Unpaid Principal Amount: \$117,844.01

New Principal Amount: \$124,354.43 Capitalization Amount: \$6,510.42

LOAN MODIFICATION AGREEMENT (MORTGACE)

(Providing for Fixed Interest Rate)

This Loan Modification Agreement ("Agreement"), made this 25TH day of SEPTEMPER, 2017, between DAVID T WOJCIK, JOINED BY HIS SPOUSE MEGAN WOJCIK ("Borrower") whos redress is 6323 175TH ST #3E, TINLEY PARK, ILLINOIS 60477 and PNC MORTGAGE, A DIVISION OF PNC BANK, NATIONAL ASSOCIATION ("Lender"), whose address is 3232 NEWMARK DR, MIAMISBURG, OH 45342, amends and supplements (1) the Mortgage, Deed of Trust or Security Deed (the "Security Instrument"), dated JUNE 7, 2013 and recorded on JUNE 18, 2013 in INSTRUMENT NO. 1316908382 BOOK N/A PAGE N/A, of the OFFICIAL Records of COOK COUNTY, ILLINOIS, and (2) the Note 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

6323 175TH ST #3E, TINLEY PARK, ILLINOIS 60477

(Property Address)



the real property described being set forth as follows:

The land referred to in this document is situated in the STATE OF ILLINOIS, COUNTY OF COOK, CITY OF TINLEY PARK, and described as follows:

SEE THE ATTACHED LEGAL EXHIBIT A

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

- 1. As of OCCOBER 1, 2017, the amount payable under the Note and the Security Instrument (the "New Principal Baia.ce") is U.S. \$124,354.43, consisting of the unpaid amount(s) loaned to Borrower by Lender plus any interest and other amounts capitalized.
- 2. \$37,306.33 of the New Principal Balance shall be deferred (the "Deferred Principal Balance") and Borrower will not pay interest in make monthly payments on this amount. The new Principal Balance less the Deferred Principal Balance shall be referred to as the "Interest Bearing Principal Balance" and this amount is \$87,048.10. Interest vill be charged on the Interest Bearing Principal Balance at a yearly rate of 4.1250% from OCTOBER 1, 2011. Borrower promises to make monthly payments of principal and interest of U.S. \$370.60 beginning on the 1ST day of NOVEMBER, 2017. Borrower will continue to make monthly payments on the same day of each succeeding month until principal and interest are paid in full. If Borrower still owes amounts under the Note and the Security Instrument, as amended by this Agreement, Borrower will pay these amounts in full on the Maturity Date. The new Maturity Date will be OCTOBER 1, 2057.
- 3. I agree to pay in full the Deferred Principal Balance and any other amounts still owed under the Note and Security Instrument by the earliest of: (i) the date I sell or transfer an interest in the Property, (ii) the date I pay the entire Interest Bearing Principal Balance, or (iii) the new Moturity Date.
- 4. If I make a partial prepayment of Principal, the Lender may apply for a partial prepayment first to any Deferred Principal Balance before applying such partial prepayment to other amounts due.
- 5. 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 Louder'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 delivered or mailed within which to rower 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.
- 6. 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:

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

7. Borrower in terstands and agrees that:

- (a) All the sights 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 full orce and effect, except as herein modified, and none of the Borrower's obligations or liabilities and to the Note and Security Instrument shall be diminished or released by any provisions hereof, here 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 propert; or any other persons in any way obligated for, or liable on, the Note and Security Instrument are expressly reserved by Lender.
- (c) 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.
- (d) 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 I ender.
- (e) Borrower agrees to make and execute such other documents or papers 2s may be necessary or required to effectuate the terms and conditions of this Agreement which, i approved and accepted by Lender, shall bind and inure to the heirs, executors, administrators, and assigns of the Borrower.
- (f) Borrower authorizes Lender, and Lender's successors and assigns, to share Borrower intermation including, but not limited to (i) name, address, and telephone number, (ii) Social Security Number, (iii) credit score, (iv) income, (v) payment history, (vi) account balances and activity, including information about any modification or foreclosure relief programs, with Third Parties that can assist Lender and Borrower in obtaining a foreclosure prevention alternative, or otherwise provide support services related to Borrower's loan. For purposes of this section, Third Parties include a counseling agency, state or local Housing Finance Agency or similar entity, any insurer, guarantor, or servicer that insures, guarantees, or services Borrower's loan or any other mortgage loan secured by the Property on which Borrower is obligated, or to any companies that



perform support services to them in connection with Borrower's loan.

Borrower consents to being contacted by Lender or Third Parties concerning mortgage assistance relating to Borrower's loan including the trial period plan to modify Borrower's loan, at any telephone number, including mobile telephone number, or email address Borrower has provided to Lender or Third Parties.

By checking this box, Borrower also consents to being contacted by text messaging .

8. Borrower will pay to Lender on the day payments are due under the Loan Documents as amended by this Agreem int, until the Loan is paid in full, a sum (the "Funds") to provide for payment of amounts due for; (a) taxes and assessments and other items which can attain priority over the Mortgage as a lien or encumbrance on the Property; (b) leasehold payments or ground rents on the Property, if any; (c) premiums for any and all insurance required by Lender under the Loan Documents; (d) mortgage insurance premiums, if any, or any sums payable to Lender in lieu of the payment of mortgage insurance premiums in accordance with the Loan Documents; and (e) any community association dues, fees, and assessments that Lender iequises to be escrowed. These items are called "Escrow Items." Borrower shall promptly furnish to Lender all polices of amounts to be paid under this paragraph. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items. Lender may we ve Borrower's obligation to pay to Lender Funds for any or all Escrow Items at any time. Any sucl waiver may only be in writing. In the event of such waiver, Borrower shall pay directly, when and whe e payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement contained in the Loan Documents, as the phrase "covenant and agreement" is used in the Loan Documents. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under the Loan Documents and this Agreement and pay such amount and Borrower shall ther, or obligated to repay to Lender any such amount. Lender may revoke the waiver as to any or all Escrov Items at any time by a notice given in accordance with the Loan Documents, and, upon such revocation, Box.c.'e: shall pay to Lender all Funds, and in such amounts, that are then required under this paragraph.

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to painit Lender to apply the Funds at the time specified under the Real Estate Settlement Procedures Act ("RESPA") and (b) not to exceed the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future is now Items or otherwise in accordance with applicable law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is an institution whose deposits are so insured) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge me for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays me interest on the Funds and applicable law permits Lender to make such a charge. Unless an agreement is made in writing or applicable law requires interest to be paid on the Funds, Lender shall not be required to pay me any



interest or earnings on the Funds. Lender and I can agree in writing, however, that interest shall be paid on the Funds. Lender shall provide me, without charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in escrow, as defined under RESPA, Lender shall account to me for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Lender shall notify me as required by RESPA, and I shall pay to Lender the amount necessary to make up the shortage in accordance with RESPA, but in no more than 12 monthly payments. If there is a definion of Funds held in escrow, as defined under RESPA, Lender shall notify me as required by RESPA, and I shall pay to Lender the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly payments.

Upon payment in full of all sums secured by the Loan Documents, Lender shall promptly refund to me any Funds held by Lender

- 9. By this paragraph, Lender is notifying Borrower that any prior waiver by Lender of Borrower's obligation to pay to Lender founds for any or all Escrow Items is hereby revoked, and Borrower has been advised of the amount needed to first fund the Escrow Items.
- 10. Important Information about par ae calls, texts, prerecorded and email messages: If, at any time, you provide to PNC, its affiliates or designees contact numbers that are wireless telephone number(s) including, but not limited to, cell or Voir timbers, you are consenting to PNC, its affiliates and designees using an automated dialing system to call or text you, or to send prerecorded messages to you, in order to service, and collect on, any personal account(1) and business account(s) (for which you are an authorized signer or designated contact person) with PNC an #o its affiliates, but not to market to you. For any type of phone call with PNC, its affiliates or designees, you consent that the call may be monitored or recorded for quality control and training purposes. By providing your email address, you consent to receive electronic mail from PNC, its affiliates and designees.



In Witness Whereof Chave executed this Agreement. Borrower: DAVID TWOJCK BORROWER: DAVID TWOJCK	10/6/17 Date 10/6/14
Borrower: MECAN WOJCIK	Date
Borrower.	Date
Borrower: [Space Below This Line for Acknowledgments]	Date
BORROWER ACKING WLEDGMENT State of ILLINOIS	
County of WFLL	
This instrument was acknowledged before me on OCTOBER 67H	2011 (date) by
DAVID T WOJCIK, MEGAN WOJCIK (name/s of person/s acknowledged). Notary Public (Seal) Printed Name: ROVIDENZA WAKT ATTENDO My Commission expires:	"OFFICIAL SEAL" PROVIDENZA NANCY PATELLARO NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires 03/03/2019
V3/03/2019	My Commission Expires 03/03/2019

1730701048 Page: 7 of 10

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In Witness Whereof, the Lender has executed this Agreement.

PNC N	MORTGAGE, A DIVISION (OF PNC BANK	, NATIONAL A	SSOCIATIO	N	
	Well Burner			(et 17,201	7
Ву	Eileen Burrall	(print nan	,		Date	- -
	Mortgage Officer [Spa	(title) ace Below This L	ine for Acknowl	edgments]		
LENI	DER ACKNOWLEDGMENT					
State o	f <u>्रत्रा</u> े					
County	of movifuntre	1		1	/_	
The fo	regoing instrument was acknow	wledged before	me this	10/1	1 2017	
(date)	by Eller Burra	el,	the Mor	gage C	Hicer	of PNC
MOR	TGAGE, A DIVISION OF	PNC BANK, N	ATIONAL ASS	OCIATION,	a_national asso	ciation, on
behalf	of the national association	04				
Notary	Public	/	OF CHA		HOPE CHAN NOTARY PU STATE OF C	BLIC
Printed	Name: Hove Chand	16	3		RECORDED MONTGOMERY	OIN
	mmission expires: 9/30	12000	OUBLIC.	TATE	My Commission September 30	
	IORTGAGE, A DIVISION (EWMARK DR	OF PNC BANK,	NATIONALAS	SOCIATIO	NS	
MIAM	ISBURG, OH 45342					

Date: SEPTEMBER 25, 2017 Loan Number: (scan barcode)

Lender: PNC MORTGAGE, A DIVISION OF PNC BANK, NATIONAL ASSOCIATION

Borrower: DAVID T WOJCIK, MEGAN WOJCIK

Property Address: 6323 175TH ST #3E, TINLEY PARK, ILLINOIS 60477

NOTICE OF NO ORAL AGREEMENTS

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

THERE ARE NO ORAL AGREEMENTS BETWEEN THE PARTIES.

Receipt of Notice. The undersigned hereby admit to having each received and read a copy of this Notice on or before execution of the Loan 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 document; p insuant to which a financial institution loans or delays repayment of or agrees to loan or delay repayment of money, too ls or any other thing of value or to otherwise extend credit or make a financial accommodation.

Dul Will		10/4/17
Borrower DAVID TIWOJOJK	00.	DIDI
BOTTOWER MEGAN WOJCIK		Date
Borrower		Date
Воглоwег	1	Date
Вогтоwег		Date
Borrower		Date



1730701048 Page: 9 of 10

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Date: SEPTEMBER 25, 2017 Loan Number: (scan barcode)

Lender: PNC MORTGAGE, A DIVISION OF PNC BANK, NATIONAL ASSOCIATION

Borrower: DAVID TWOJCIK, MEGAN WOJCIK

Property Address: 6323 175TH ST #3E, TINLEY PARK, ILLINOIS 60477

ERRORS AND OMISSIONS COMPLIANCE AGREEMENT

In considera for of PNC MORTGAGE, A DIVISION OF PNC BANK, NATIONAL ASSOCIATION

(the "Lender") agreeing to modify the referenced loan (the "Loan") to the Borrower, the Borrower agrees that if requested by the Lender, to Borrower will correct, or cooperate in the correction of, any clerical errors made in any document or agreement entered into in connection with the modification of the Loan, if deemed necessary or desirable in the reasonable discretion of the Lender, to enable Lender to sell, convey, seek guaranty or market the Loan to any entity, including with a similation, the Federal National Mortgage Association, the Federal Housing Authority, the Department of Veterans Affairs or any nunicipal bond authority.

The Borrower agrees to comply with all such requests made by the Lender within 30 days of receipt of written request from the Lender. Borrower agrees to assume all costs that may be incurred by the Lender, including without limitation, actual expenses, legal fees and marketing losses, as a result of the Borrower's failure to comply with all such requests within such 30 day time period.

The Borrower makes this agreement in order to assure that "he documents and agreements executed in connection

1730701048 Page: 10 of 10

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Exhibit A (Legal Description)

ALL THAT CONDOMINIUM UNIT IN COOK COUNTY, STATE OF ILLINOIS, BEING KNOWN AND DESIGNATED AS FOLLOWS:

NORTH BUILDING #6323, UNIT 3E, IN THE TINLEY MANOR CONDOMINIUM(S), AS DELINEATED ON A PLAT OF SURVEY OF THE FOLLOWING DESCRIBED TRACT OF LAND: LOT 3 AND THE WEST HALF OF LOT 4 IN BLOCK 1 IN ELMORE'S RIDGELAND AVENUE ESTATES, A SUBDIVISION OF THE WEST HALF OF THE NORTHWEST QUARTER, AND THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 32, TOWNSHIP 36 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, WHICH PLAT OF SURVEY IS ATTACHED AS EXHIBIT "A" TO THE DECLARATION OF CONDOMINIUM OWNERSHIP RECORDED SEPTEMBER 29, 2005, AS DOCUMENT 0527239090, AS AMENDED FROM TIME TO TIME, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS, ALL IN COOK COUNTY, ILLINOIS.

BEING THE SAME PROPERTY AS CONVEYED FROM MB FINANCIAL BANK, N.A., A NATIONAL BANKING ASSOCIATION, AS SUCCESSOR TRUSTEL TO SOUTH HOLLAND TRUST & SAVINGS BANK, AS SUCCESSOR TO UNDER TRUST AGREEMENT DATED THE 14TH DAY OF MARCH, 1986 AND KNOWN AS TRUST NO. 7946, THE 18TH DAY OF DECEMBER, 1987 AND KNOWN TRUST NO. 8807 THE 31ST DAY OF MARCH, 1994 AND KNOWN AS TRUST NO. 10944 TO DAVID T. WOJCIK, AS DESCRIBED IN DEED INSTRUMENT NO. 06158/3027, DATED 5/16/2006. RECORDED 6/7/2006.

TAX ID #: 28-32-100-063-1006

FOR INFORMATIONAL PURPOSES ONLY, PROPERTY ALSO KNOWN AS: 6323 175TH ST, TINLEY PARK, IL 60477.