Doc#. 1734146225 Fee: \$60.00

Karen A. Yarbrough

Cook County Recorder of Deeds
Date: 12/07/2017 11:59 AM Pg: 1 of 7

Recording requested by and When recorded mail to:

First American Title
3 First American Way
Santa Ana, CA 92707

Attn: DTO

PREPARED BY:
MICHAEL J WOLFE / CITIMORTGAGE INC
1000 TECHNOLOGY DRIVE MS 420
O'FALLON MO 63368

**LOAN MODIFICATION AGREEMENT** 

STATE: IL COOK

ORDER #: 11293880

IL
COOK

11293880

THIS PAGE ADDED TO PROVIDE ADEQUATE SPACE FOR RECORDING INFORMATION (ADDITIONAL RECORDING FEE APPLIES)

When Recorded Return To: CitiMortgage, Inc. 1000 Technology Drive, MS 420 O'Fallon, MO 63368

If Applicable: MERS MIN:

Prepared by: Michael J Wolfe Office: CitiMortgage, Inc. 1000 Technology Drive O'Fallon,
MO 63368 Loan # 2005243217

#### LOAN MODIFICATION AGREEMENT (PROVIDING FOR FIXED INTEREST RATE/CAPITALIZATION)

This Loan Medification Agreement ("Agreement"), made April 16, 2013, between MARK T NELSON, BRENDA M NELSON ("Borrower") residing at 16625 BRISTOL LN, TINLEY PARK, IL 60477-2441, and CitiMortga; e, Inc. ("Lender") If Applicable: follow with successor by reason of merger with N/A and amends and suppliements (1) the Mortgage, Deed of Trust, or Deed to Secure Debt (the "Security Instrument") dated 02/25/08 and recorded on 03/05/08, Document number 0806546091, Book number na, Page na in 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 16625 BRISTOL LN, TINLEY PARK IL, 60477 the real property described as being set forth as follows:

#### (SFE ATTACHED LEGAL DESCRIPTION)

If not recording remove reference to described 2.3 being set forth as follows, see attached legal description. Specialist should enter language: as per your original loan documents. In consideration of the mutual promises and agreements exchanged, the parties hereto agree as follows (notwithstanding anything to the contrary contained in w or Note or Security Instrument):

- 1. As of 04/12/13, the amount payable under the Note and Security Instrument (the "Unpaid Principal Balance") is U.S. \$ 258,662.14. The Borrower acknowledges that interest are accused but has not been paid and the Lender has incurred, paid or otherwise advanced taxes, insurance premiums and other expenses necessary to protect or enforce its interest in the Note and the Security Instrument, and that suc i interest, costs and expenses in the total amount of \$ 5,757.34, have been added to the indebtedness under the terms of the Note and Security Instrument and the loan re-amortized over 360 months. When payments resume on 05/01/12, the New Unpaid Principal Balance will be \$ 264,419.48.
- 2. The Borrower promises to pay the New Unpaid Principal Balance, plus Interest, to the order of Lender. Interest will be charged on the Unpaid Principal Balance at the yearly rate of 3.875 % effective 04/01/13 (the "Interest Change Date"). The Borrower promises to make monthly payments of principal and interest of U.S. \$ 1,243.40 (which does not include and amounts required for Insurance and/or Taxes) beginning on 05/01/13 and continuing thereafter on the same date of each succeeding month until principal and interest are paid in full.

If on 04/01/43 (the "Maturity Date"), the Borrower still owes amounts under the Note and Security Instrument, as amended by this Agreement, the Borrower will pay those amounts in full on the Maturity Date. All other terms stated in the Note remain the same.

3. 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, at its option, require immediate payment in full of all sums secured by the 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 the Security Instrument. If the Borrower fails to pay these sums prior to the expiration period, the Lender may invoke any remedies permitted by the Security Instrument without further notice or demand on the Borrower.

- A. That, as of the Modification Effective date, I understand that the Lender will only allow the transfer and assumption of the Loan, including this Agreement to a transferee of my property as permitted under the Garn 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, this Agreement may not be assigned to, or assumed by, a buyer or transferee of the Property.
- 4. The Borrower also will comply with all the other covenants, agreements, and requirements of the Security Instrument, including without limitation, the Borrower's covenants and agreements to make all the payments of taxes, insurance premiums, assessments, escrow items, impounds, and all other payments that the Borrower is obligated to make the under Security Instrument; however, the following terms and provisions are forever canceled, null, and woid, as of the date specified in paragraph No. 1 above:
- (a) all terms are 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, or part of, the Note and Security Instrument and that contains any such terms and provisions as those referred to in (a) above.
- 5. Nothing in this Agreement shall be unders ood 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 the For ower and Lender will be bound by and comply with, all of the terms and provisions thereof, as amended by this Agreement.
- 6. It is mutually agreed that the Security Instrument shall constitute a first lien upon the premise and that neither the obligation evidencing the aforesaid indebtedness nor the Security Instrument shall in any way be prejudiced by this Agreement, but said obligation and Security Instrument and all the covenants and agreements thereof and the rights of the parties there under shall remain in full force and effect except as herein expressly modified.
  - A. Notwithstanding the foregoing, to the extent personal liability not been discharged in bankruptcy with respect to any amount payable under the Note, as modified hetein, nothing contained herein shall be construed to impose personal liability to repay any such obligation where any obligations have been so discharged. If any bankruptcy proceeding is pending or conveleted during a time period related to entering this Agreement. I understand that I enter this Agreement volunt urily and that this Agreement, or actions taken by the Lender in relation to this Agreement, does not constitute a demand for payment or any attempt to collect any such obligation.

B.
[] MERS LOAN. If this box is checked, the loan evidenced by the Note and secured by the Security Instrument was assigned to or the Security Instrument was prepared in the name of Mortgage Electronic Registration Systems, Inc. ("MERS") is a separate corporation organized and existing under the laws of Delaware and has an address of 1901 E Voorhees Street Suite C, Danville, IL 61834 or P.O. Box 2026, Flint, MI 48501-2026, and telephone number of (888) 679-MERS. In cases where the loan has been registered with MERS who has only legal title to the interests granted by the borrower in the mortgage and who is acting solely as nominee for Lender and Lender's successors and assigns, MERS has the right: to exercise any or all of those interests, including, but not limited to, the right to foreclose and sell the Property; and to take any action required of Lender including, but not limited to, releasing and canceling the mortgage loan.

IN WITNESS WHEREOF, the parties have signed, sealed and delivered this agreement on the date above

CitiMortgage, Inc

of Cooperation Clarks Office

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# UNOFFICIAL COPY

	[Space Bel	ow This Line for A	Acknowledgments]
State of Illinois		)	
County of Cook		)SS )	
On this _ NELSON_, to me acknowledg _ t t a	day of known or proved to HE/SHE/THEY	n pril to be the person(s) dexecuted the same a	, <u>2013</u> , before me personally appeared MARK T lescribed in and who executed the foregoing instrument, and a HIS/HER/THEIR free act and deed.
IN TES	TAONY WHERI	EOF I have hereum	to set my hand and affixed my official seal in the County
and State aforesaid	, the day and year	first above written.	to see my name and arrived my ornerar scar in the County
Notary Public	Vuki as	planti	
My Commission E		25-13	
	OFFICIA VICKI A SI NOTARY PUBLIC - S MY COMMISSION	ZKLARSKI STATE OF ILLINOIS	
******	********	manamana s	*****************
State of Illinois		) )SS	C
County of Cook		)	
_BRENDA M NE	LSON_to me knov	vn or proved to be the	, 2013, before me personally appeared the person(s) described in and who executed the foregoing outed the same as HIS/HER/THEIR free act and deed.
		EOF, I have hereund first above written.	to set my hand and affixed my official seal in the County
Notary Public	Vuli a S	zdlovski_	
My Commission E	xpires:	25-13	<del></del>
	VICKI / NOTARY PUBL	CIAL SEAL A SZKLARSKI IC - STATE OF ILLINOIS ION EXPIRES:11/25/13	

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1734146225 Page: 6 of 7

# UNOFFICIAL COPY

Stewart * * * * * * * * * * * * * * * * * * *	*******************
State of Missouri ) (County of St Charles )	
duly sworn or affirmed did sa said instrument was signed <u>Krista Stowart</u> , acknowledged	_, before me appeared <u>Krista Stewart</u> to me personally known, being y that she is an <u>Asst. Vice President Of CitiMortgage, Inc.</u> , and that on behalf of said corporation, by authority of its Board of Directors, said instrument to be the free act and deed of said corporation, and h appearance before the undersigned in the City of O'Fallon, State of
Notary Pyblic	Notary Public - Notary Seal State of Missouth Commissioned for St. Louis County My Commission Expires: July 25, 2016 Commission Number: 12372473

LOT 974 IN BREMENTOWNE ESTATES UNIT NO. 6 PHASE 2, BEING A SUBDIVISION OF THE MORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 24; OF PART OF THE NORTHEAST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 24; ALSO OF PART OF THE MORTHWEST 1/4 OF THE MORTHWEST 1/4 OF SECTION 25; OF PART OF THE MORTHWEST 1/4 OF SECTION 25; ALL IN TOWNSHIP 36 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOR COUNTY, ILLINOIS.

Proberty of Cook County Clark's Office