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Doc#. 2216504270 Fee: \$98.00

Karen A. Yarbrough Cook County Clerk

Date: 06/14/2022 12:22 PM Pg: 1 of 5

Investor Loan # 207270180

After Recording Return To:

5001 Kingsley Dr Cincinnati, OH 45227 Mail Drop 1MOB-AL

This document was prepared by Loss Mitigation Department, Fifth Third Bank, N.A.

[Space Above This Line For Recording Data] 412397575 LOAN MODIFICATION AGREEMENT ZZO3019

First-Lien Closed-End Loan

Permanent Rate Reduction - Fixed Rate Products

Permanent Rate Reduction - Extended Term - Fixed Rate Products

MERS#

SIS phone number: 888-679-6377

This Loan Modification Agreement (the "Agreement") is made on May 16, 2022, between TIBERIU STANICEL ("Borrower(s)") and Fifth Third Bank, National Association ("Lender") .

The parties recite and declare that: Record ed 6-22-2011

- a. Lender is the holder of a note made by Borrower(s), dated 96/16/2011 principal sum of Two Hundred Nine Thousand Five Hundred Forty-Nine and 00/100 (U.S. \$209,540.06) together with interest thereon at a fixed rate more fully set forth therein (the "Note").
- b. The Note is secured by a Security Instrument bearing the same date (the "Security Instrument") that is recorded in the office of the Cook County Recorder's Office, in Book or User N/A and/or Instrument Number 1117322053, at Page(s) N/A, which covers and is now a lien on the property vinos street address is 7405 S EBERHART AVE CHICAGO, IL 60619 (the "Property"), and is further described in the Security Instrument and on Exhibit "A" attached hereto. Pin. 20-27-226-002-000
- c. Borrower(s) is/are now the owner(s) and holder(s) of the Property, on which the Securi y Instrument is a valid and enforceable lien. There are no defenses or offsets to the Note or Security Instrument. Any other Lien against the Property has been fully disclosed to the Lender by the Borrower.

In consideration of the mutual promises and agreements exchanged, and other good and valuable confideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree that, notwithstanding anything contained in the Note and Security Instrument to the contrary:

d. The amount payable under the Note as of 06/01/2022 is One Hundred Sixty-Nine Thousand Seven Hundred Ninety-Two and 56/100 (\$169,792.56) (the "New Principal Balance"). The New Principal Balance consists of \$149,616.74 in unpaid interest bearing principal, \$9,811.54 in unpaid interest (the "Unpaid Interest") and \$10,364.28 in advances.

New Principal Balance	Deferred	Interest	Modified	Due at Maturity
· ·	Amount with	Bearing	Principal and	(includes any prior
	this agreement	Principal	interest payment	deferred amounts)
\$169,792.56	\$0.00	\$169,792.56	\$937.60	\$0.00

Borrower(s) do(es) have the option to pay the Unpaid Interest at the time of execution of this Agreement and not have the existing loan balance increase by the amount of the Unpaid Interest.

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The parties agree that the Maturity Date of the Note and Security Instrument is extended to 06/01/2052. Borrower(s) acknowledge that extension of the Maturity Date does not extend the term of coverage of any credit life or disability insurance beyond the original loan term.

Borrower(s) promise(s) to pay to the order of Lender the Interest Bearing Principal Balance, plus interest thereon to the order of the Lender. Interest will be charged on the Interest Bearing Principal Balance at a [modified] yearly rate of 5.25% from 06/01/2022. The Borrower promises to make monthly payments of principal and interest due under the Note of Nine Hundred Thirty-Seven and 60/100 (\$937.60) beginning on 07/01/2022, and continuing thereafter on the same day of each succeeding month until principal and interest are paid in full.

If all or part of the Property or any interest in it is sold or transferred (or if a beneficial interest in the Borrower(s) is sold or transferred and the Borrower(s) is/are not a natural person(s)) without Lender's prior written consent, Lender may, at its or tion, require immediate repayment in full of all sums secured by this Security Instrument.

If Lender exercises this option, Lender shall give Borrower(s) 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 Borrower(s) must pay all sums secured by this Security Instrument. If Borrower(s) fail(s) to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand of Borrower(s).

Borrower(s) also will comply with all of nell covenants, agreements, and requirements of the Note and Security Instrument, which are incorporated herein by reference, including without limitation, Borrower(s)' covenants and agreements to make all payment of taxes, in surance premiums, assessments, escrow items, impounds, and all other payments that Borrower(s) is/are obligated to make under the Security Instrument.

Borrower(s) understand(s) and agree(s) that:

- a. All the rights and remedies, stipulations, and conditions note ined 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 contained in the Note and Security Instrument shall be and remain in full force and effect, except as herein modified, and none of the Borrower's(s') obligations or liabilities under the Note and Security Instrument shall be diminished or released by any provisions hereof, nor shall this Agreement in any way impair, diminish, or affect any of Lender's right so under or remedies on the Note and Security Instruments, whether such rights or remedies arise there under or by oneration of law. Also, all rights of recourse to which Lender is presently entitled against any property or any other obrsons in any way obligated for, or liable on, the Note and Security Instrument are expressly reserved by Lender.
- c. Borrower(s) is/are presently in default under the terms of the Note and Security Instrumen.
- d. All costs and expenses incurred by Lender in connection with this Agreement, including recording leas, title examination, and attorneys' fees shall be paid by the Borrower(s) and shall be secured by the Security Instrument, unless stipulated otherwise by Lender.
- e. Borrower(s) agree(s) to make and execute such other documents or papers as may be necessary or required 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(s).
- f. Borrower authorizes Lender, and Lender's successors and assigns, to share certain Borrower public and non-public personal information including, but not limited to (i) name, address, telephone number, (ii) Social Security Number, (iii) credit score, (iv) income, and (v) payment history and information about Borrower's account balances and activity, with an authorized third party which may include, but is not limited to, a counseling agency, state or local Housing Finance Agency or similar entity that is assisting Borrower in connection with obtaining a foreclosure prevention alternative, including the trial period plan to modify Borrower's loan ("Authorized Third Party").

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Borrower understands and consents to Lender or Authorized Third Party, as well as FHA (the owner of Borrower's loan), disclosing such personal information and the terms of any relief or foreclosure prevention alternative, including the terms of the trial period plan to modify Borrower's loan, to 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 the loan or any other mortgage loan secured by the Property on which Borrower is obligated.

Borrower consents to being contacted by FHA, Lender or Authorized Third Party 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 Authorized Third Party.

By this paragraph. Lender is notifying Borrower(s) that any prior waiver by Lender of Borrower's obligation to pay to Lender Funds for any or all Escrow Items is hereby revoked, and Borrower has been advised of the amount needed to fully fund the escrow items.

Borrower hereby absolutely and enconditionally assigns and transfers to Lender all the rents and revenues ("Rents") of the Property, regardies s of to whom the Rents of the Property are payable. Borrower authorizes Lender or Lender's agents to collect the Rents, and agrees that each tenant of the Property shall pay the Rents to Lender or Lender's agents. However, do rower shall receive the Rents until (i) Lender has given Borrower notice of default under this Agreement, pursuant to the Security Instrument, and (ii) Lender has given notice to the tenant(s) that the Rents are to be paid to Lender or Lender's agent. This assignment of Rents constitutes an absolute assignment and not an assignment for additional security only.

If Lender gives notice of default to Borrower: (i) all Rents received by Borrower shall be held by Borrower as trustee for the benefit of Lender only, to be applied to the sums secured by the Security Instrument; (ii) Lender shall be entitled to collect and receive all of the Rents of thr. Property; (iii) Borrower agrees that each tenant of the Property shall pay all Rents due and unpaid to Lender or Lender's agents upon Lender's written demand to the tenant; (iv) unless applicable law provides otherwise, all Rents collected by Lender or Lender's agents shall be applied first to the costs of taking control of and managing the Property and collecting the Rents, including, but not limited to, attorney's fees, receiver's fees, premiums on receiver's bonds, repair and maintenance costs, insurance premiums, taxes, assessments and other charges on the Property, and then to the sums secured by the Security Instrument; (v) Lender, Lender's agents or any judicially appointed receiver shall be liable to account for only those Rents actually received; and (vi) Lender shall be entitled to have a receiver appointed to take possession of and manage the Property and collect the Rents and profits derived from the Property without any showing as to the inadequacy of the Property as security.

If the Rents of the Property are not sufficient to cover the costs of taking control of and managing the Property and of collecting the Rents any funds expended by Lender for such purposes shall become in debtedness of Borrower to Lender secured by the Security Instrument.

Borrower represents and warrants that Borrower has not executed any prior assignment of the Rents e. a has not performed, and will not perform, any act that would prevent Lender from exercising its rights under this persognaph.

Lender, or Lender's agents or a judicially appointed receiver, shall not be required to enter upon, take control of or maintain the Property before or after giving notice of default to Borrower. However, Lender, or Lender's agents or a judicially appointed receiver, may do so at any time when a default occurs. Any application of Rents shall not cure or waive any default or invalidate any other right or remedy of Lender. This assignment of Rents of the Property shall terminate when all the sums secured by the Security Instrument are paid in full.

Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note or Security Instrument. Except as otherwise specifically provided in this Agreement, the Note and Security Instrument will remain in full force and effect and unchanged, and Borrower(s) and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement.

Each individual executing this Agreement warrants that she/he has actual authority to execute this Agreement, that she/he has had the opportunity to have legal counsel review and explain the provisions of this Agreement and that she/he has read this Agreement in full and understands its contents prior to signing said Agreement.

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By checking this box, Borrower also consents to being contact	ed by text messaging.
[To be signed and dated by all borrowers, endorsers, guaranto Security Instrument.]	· · · · · · · · · · · · · · · · · · ·
the.	05-2-ec
TIBERIU STANICEL - Borrower	05-3-LL Date
INDIVIDUAL ACKNOWLEDGMENT	
STATE OF, COUNTY OF	Boulder ss.
Before me a Notary Public in and for said County and State personally known to the or who has produced sufficient eviden who executed the foreguing conveyance to Fifth Third Bank, Nother execution thereof to be his her free act and deed for the use IN WITNESS WHEREOF, I have hereunto affixed my name an	ce of identification and who did take an oath and lational Association, and severally acknowledged ses and purposes therein mentioned.
2022	
Notary Public My Commission Expires 5-12-25	CORY WAYNE CRUMMEL NOTARY PUBLIC STATE OF COLORADO
DO NOT WRITE BELOW THIS LINE. FOR FIFTH THIF D LISE	NOTARY ID 20154034344 MORAMISSION EXPIRES 05/12/2025
	Ò.
CORPORATE ACKNOWLEDGEMENT	K interiy Taylor Officer
FIFTH THIRD BANK, NATIONAL ASSOCIATION	513-353-330° (Seal)
STATE OF Ohio, COUNTY OF Hamilton ss.	C)
Before me, a Notary Public in and for said County and State polyassociation, by Killiam Taylor, its the foregoing instrument and acknowledged that she/he did re and that the same is her/his free act and deed and the free act	ad the same and did sign the pagoing instrument
IN WITHESS WHEREOF, I have hereunto affixed may name a	and official seal this do day of
Notary Public My Commission Expires 11-16-2023	C
	DIANN R. BEATTY  Nolary Public State of Onto  Nolary Public State of Onto

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LOT 2 IN WAKEFORD 10TH ADDITION BEING FRANK T. CRAWFORD'S SUBDIVISION OF LOTS 3 TO 7 IN BLOCK 4 OF FLEMING'S SUBDIVISION OF THE SOUTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 27 TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

P.I.N. 20-27-226-002-0000

C/K/A 7405 S. EBERHART AVENUE - CHICAGO, IL 60619-1811

