Doc#. 2309455051 Fee: \$98.00

Karen A. Yarbrough Cook County Clerk

Date: 04/04/2023 10:34 AM Pg: 1 of 6

This Document Fier and By: SHELLY WINANS PNC MORTGAGE, A DIVISION OF PNC BANK, NATIONAL ASSOCIATION 3232 NEWMARK DR Soot Court **MIAMISBURG, OH 45342** (888) 224-4702

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

Tax/Parcel #: 20-25-331-011-0000

[Space Above This Line for Recording Data]

Original Principal Amount: \$147,175.00

rHA\YA Case No.:137-2176181 703

Beginning Unpaid Principal Amount: \$82,914.80

Loan No: ****5605

Capitalization Amount: \$3,444.99 New Principal Amount: \$61,206.76 Partial Claim Amount: \$25,153.03 Total Principal Amount: \$86,359.79

Property Address: 7831 SOUTH EUCLID, CHICAGO, ILLINOIS 60649

Cort's Office LOAN MODIFICATION AGREEMENT (MORTGAGE)

This Loan Modification Agreement ("Agreement"), made this 17TH day of FEBRUARY, 2023, between AMELIA BROWN AN UNMARRIED WOMAN ("Borrower") whose address is 7831 SOUTH EUCLID, CHICAGO, ILLINOIS 60649 and PNC BANK, NATIONAL ASSOCIATION, SUCCESSOR IN INTEREST TO NATIONAL CITY REAL ESTATE SERVICES, LLC, SUCCESSOR BY MERGER TO NATIONAL CITY MORTGAGE, INC., FORMERLY KNOWN AS NATIONAL CITY MORTGAGE CO.

****5605

("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"), and Timely Payment Rewards Rider, if any, dated APRIL 28, 2003 and recorded on MAY 15, 2003 in INSTRUMENT NO. 0313501133 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

7831 SOUTH EUCLID, CHICAGO, ILLINOIS 60649

(Property Address)

the real reperty described being set forth as follows:

THE LAND REFERRED TO IN THIS DOCUMENT IS SITUATED IN THE CITY OF CHICAGO, COUNTY OF COCK, STATE OF ILLINOIS, AND DESCRIBED AS FOLLOWS:

SEE EXHIBIT A

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. As of, APRIL 1, 2023 the mount payable under the Note and the Security Instrument (the "Beginning Unpaid Principal Balance") is U.S. \$82,914.80. The capitalized interest 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, is the amount of U.S. \$3,444.99. The "Beginning Unpaid Principal Balance" plus the total Capitalization amount results in the "Total Principal Amount" payable to PNC and HUD in the amount of U.S. \$86,359.79. The Loan Modification includes the contemporaneous HUD Partial Claim amount of \$25,153.03 which is due to HUD. The "Total Principal Amount" of \$86,359.79 consists of the \$61,476.76 (New Principal Amount minus the Partial Claim Amount) payable to PNC and the HUD Partial Claim amount of \$25,153.03 payable to HUD.
- 2. Borrower promises to pay the Unpaid Principal Balance, plus incress, to the order of Lender Interest will be charged on the Unpaid Principal Balance at the yearly rate of 5.6250%, from APRIL 1, 2023. Borrower promises to make monthly payments of principal and interest of U.S. \$391.91, beginning on the 1ST day of MAY, 2023, and continuing thereafter on the same day of even succeeding month until principal and interest are paid in full. The yearly rate of 6.6250% will remain in effect until principal and interest are paid in full. If on APRIL 1, 2053 (the "Maturity Date"), 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.
- 3. 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 Lender'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 Borrower 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.

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- 4. 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, including, where applicable, the Timely Payment Rewards rate reduction, as described in paragraph 1 of the Timely Payment Rewards Addendum to Note and paragraph A.1. of the Timely Payment Rewards Rider. By executing this Agreement, Borrower waives any Timely Fayment Rewards rate reduction to which Borrower may have otherwise been entitled; and
 - (b) all erris and provisions of any adjustable rate rider, or Timely Payment Rewards Rider, where applicable 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 these referred to in (a) above.
- 5. If the Borrower has, since inception of this loan but prior to this Agreement, received a discharge in a Chapter 7 bankrupte, and there having been no valid reaffirmation of the underlying debt, by entering into this Agreement, the Lender is not attempting to re-establish any personal liability for the underlying debt.
- 6. 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 are provisions thereof, as amended by this Agreement.
- 7. Borrower agrees to make and execute other documents c. 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.
- 8. Important Information about phone calls, texts, prerecorded and email messages: If, at any time, you provide to PNC, its affiliates or designees contact numbers that are vireless telephone number(s) including, but not limited to, cell or VoIP numbers, 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(s) and business recount(s) (for which you are an authorized signer or designated contact person) with PNC and/or is 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, I have executed this Agreement.	4
It madia Laoun	J-78-73
Borrower: AMELIA BROWN	Date
[Space Below This Line for Acknowledgments]	
BORROWER ACKNOWLEDGMENT	
State of ILLINOIS	
County of LOOK	
This instrument was acknowledged before me on $\frac{2\sqrt{20}\sqrt{202}}{2\sqrt{202}}$	3
(date) by AME IN BROWN (name/s of person/s acknowledged).	
Notary Public Kuppen	
	LY L WILSON cial Seal
Drinted Name 9 Notary Public	- State - City
My Commission expires:	expires Aug 6, 2025
4	
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·	CA

In Witness Whereof, the Lender has executed this Agreement.

PNC BANK, NATIONAL ASSOCIATION, SUCCESSOR IN INTEREST TO NATIONAL CITY REAL ESTATE SERVICES, LLC, SUCCESSOR BY MERGER TO NATIONAL CITY MORTGAGE, INC., FORMERLY KNOWN AS NATIONAL CITY MORTGAGE CO.

Swan Holler 3/13/23
By SUSAN HOEFLER (print name) Date
Mortg_ge Officer (title)
[Space Below This Line for Acknowledgments]
State of (VA)
County of Markey (
The foregoing instrument was acknowledged before me this 3/13/0023
(date) by SUSAN HOEFLER, the MORTGAGE OFFICER of PNC BANK
NATIONAL ASSOCIATION, SUCCESSOR IN INTEREST TO NATIONAL CITY
REAL ESTATE SERVICES, LLC, SUCCESSOR BY MERGER TO NATIONAL
CITY MORTGAGE, INC., FORMETLY KNOWN AS NATIONAL CITY
MORTGAGE CO.
, a national association, on behalf of the national association
HOVE CHANDLER
Notary Public State of Ohio
My Comm. Expires September (0, 20 25
Printed Name: Towerland
My commission expires: $\frac{9/38/3805}{}$
PNC MORTGAGE, A DIVISION OF PNC BANK, NATIONAL ASSOCIATION
3232 NEWMARK DR
MIAMISBURG, OH 45342

2309455051 Page: 6 of 6

UNOFFICIAL COPY

Exhibit A (Legal Description)

ALL THAT CERTAIN PARCEL OF LAND SITUATED IN THE COUNTY OF COOK AND STATE OF ILLINOIS:

LOT 32 IN BLOCK 32 IN SOUTHFIELD, BEING A SUBDIVISION OF BLOCKS 17, 18, 19, 22, 23, 24, 26, 27, 28, 29, 30, 31 AND 32 IN JAMES STINSON'S SUBDIVISION OF EAST GRAND CROSSING IN THE SOUTHWEST 4 OF SECTION 25, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

BEING THE SAME PROPERTY AS CONVEYED FROM RONALD S. WELL, AS INDEPENDENT EXECUTOR OF THE ESTATE OF JOE CAPHUS WELLS, DECEASED TO AMELIA BROWN, AS DESCRIBED IN DEED INSTRUMENT NO. 0010993810 DATED ON 8/22/2001, RECORDED ON 10/24/2001

TAX ID #: 20-25-331-011-0000

PURPOSE.

ODERATION OF COOK COUNTY CLERK'S OFFICE FOR INFORMATIONAL PURPOSES ONLY, PROPERTY ALSO KNOWN AS: 7831 S EUCLID AVE, CHICAGO, IL 60649.