### UNOFFICIAL CO

Doc#. 2330033233 Fee: \$107.00

Karen A. Yarbrough Cook County Clerk

Date: 10/27/2023 03:18 PM Pg: 1 of 9

When Recorded Return To:

Richmond Monroe Group, Inc. 82 Jim Linegar Lane Branson West, MO 65737 Ref#: 0004190000167827 SPS BBLM

This instrument was prepared by: Select Portfolic Servicing, Inc. Angeleque Gallegor 3217 S Decker Lake Da Salt Lake City, UT 84 19

Permanent Index Number: 14-19-419-(30-0000	
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OZ	Loan No.: 0032300675

264628

6768011.01/23

### LOAN MODIFICATION AGREEMENT

\*Title

This Loan Modification Agreement ("Agreement") is effective June 21, 2023, between KARYN J. FEDORENKO-KOTZ and CHICAGO LAND TRUST COMPANY AS SUCCESSOR TRUSTEE TO LASALLE BANK NATIONAL ASSOCIATION AS TRUSTEE UNDER TRUST AGREEMENT DATED FEBRUARY 7, 2003 AND KNOWN AS TRUST NUMBER 130796. (collectively the "Borrower") and Select Portfolio Servicing, Inc., acting on behalf of the owner of the Security Instrument, ("Lender"). If Borrower's representations and covenants in Section 1 continue to be true in all material respects, then the Agreement will amend and supplement, as set forth in Section 2, the Security Instrument made by the Borrower, amend, and supplements (1) the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") dated December 27, 2005 in the original principal sum of \$485,000.00 and recorded on January 18, 2006 in Book, Volume, or Liber No. 7, at Page (or as Instrument No. 601846013) of the Official Records of Cook. Illinois and (2) the Note, bearing the sear, date as, and secured by, the Security Instrument and defined therein as the "Property", located at 1938 W SCF OL ST, CHICAGO, IL 60657. The Note and Security Instrument are collectively referred to in this Agreement as the "Loan Documents "

- Borrower Representations and Covenants. Borrower certifies, represents, covenants, and agrees as follows:
  - Borrower is experiencing a financial hardship, and as a result, (i) is in default under the Security Instrument or default is imminent, and (ii) Borrower does not have sufficient income or access to sufficient liquid assets to make the monthly mortgage payments now or in the near future.
  - There has been no impermissible change in the ownership of the Property since Borrower signed the Security Instrument.

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- c. If requested by Lender, Borrower has provided documentation for all income that they receive
- d All documents and information Borrower has provided to Lender in connection with this Agreement, including the documents and information regarding eligibility for this Agreement, are complete, true and correct.
- e. Borrower has made or will make all payments required under a trial modification plan or loan workout plan, if applicable.
- 1 The property is neither in a state of disrepair, nor condemned.
- g. Borrower is not a party to any litigation involving the Loan Documents, except to the extent the Borrower may be a defendant in a foreclosure action.
- The Modification If Borrower's representations and covenants in Section 1 continue to be true in all material respects and all preconditions to the modification set forth in Section 2 have been met, the Loan Documents will automatically become modified on July 1, 2023 (the "Modification Effective Date") and all late charges that remain anpaid will be waived. Borrower understands that if they fail to make any payments as a precondition to this modification under a workout plan or trial modification plan, this modification will not take effect. The first modified payment will be due on August 1, 2023.
  - a The Maturity Date van be January 1, 2045.
  - The modified principal balance of the Security Instrument will include all amounts and arrearages that will be past due as of the Modification Effective Date (including unpaid and deferred interest, fees, escrow advances and other costs, but excluding unpaid late charges, collectively, "Unpaid Amounts") less any amounts paid to the Leader but not previously credited to the account associated with the Security Instrument. The new principal balance of the Security Instrument will be \$384,278.24 (the "New Principal Balance"). Borrower understands that by agreeing to add the Unpaid Amounts to the outstanding principal balance, the added Unpaid Amounts accrue interest based on the interest rate in effect under this Agreement. Borrower also understands that this means interest will now accrue on the unpaid interest that is added to the outstanding principal balance, which would not happen without this Agreement.
  - c Interest at the rate of 4.000% will begin to accrue on the Interest Bearing Principal Balance as of July 1, 2023 and the first new monthly payment on the Interest Bearing Principal Balance will be due on August 1, 2023. The payment schedule for the modified Lien Documents is as follows:



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Years	Interest	Interest Rate	Monthly	Estimated	Total	Payment	Number of
	Rate	Change Date	Principal	Monthly	Monthly	Begins On	Monthly
			and Interest	Escrow	Payment*		Payments
			Payment	Payment			
			Amount	Amount*			
2023 -	4.000%	07/01/2023	\$1,961.81	\$2,399.34.	\$4,361.15,	08/01/2023	12
2024	Ì			may adjust	may adjust		
			<u> </u>	periodically	periodically		
2024 - 2025	5.000%	07/01/2024	\$2,176.19	\$2,399.34	\$4,575.53	08/01/2024	12
2025 -	6.000%	07/01/2025	\$2,395.05	\$2,399.34	\$4,794.39	08/01/2025	12
2026	İ			'			
2026 - 2045	7.000%	07/01/2026	\$2,617.21	\$2,399.34	\$5,016.55	08/01/2026	222

A final balloon payment on the Interest Bearing Principal Balance of \$131,937.60 is due on the Maturity Date.

\*The escrew payments may be adjusted periodically in accordance with applicable law and therefore the total monthly playment to a Manage accordingly.

The above terms in this Section 2.c shall supersede any provisions to the contrary in the Loan Documents, including but not limited to, provisions for an adjustable, step or simple interest rate. Interest will be charged on unpaid principal until the full amount of the Principal Balance has been paid. I will pay interest at a yearly rate of 4.000%.

BALLOON NOTICE. In order to reach an affordable payment, we extended your amortization term, which is the rate or speed by which your mortgage is calculated to be paid off, however, your maturity term, which is the period of time until your mortgage becomes due and payable, could not be fully extended to an equal term. This is because the investor on your account allows us to change your amortization term but does not allow us to change the maturity term to match. As a result of the difference between these two periods, there will be an mount due of \$131,937.60 on the date your lien matures on January 1, 2045. The amount due at instantity is in addition to your monthly scheduled payment that you received as part of your modification

- d. Borrower has agreed to establish an escrow account to pay for properly taxes and homeowner's insurance and pay a monthly escrow payment in the initial amount of \$2,399.34. Porrower's total monthly payment of principal, interest and escrow will therefore be equal to \$4,361.15. Lorrower acknowledges that the payments attributable to insurance and taxes are determined by the state taxing authorities and insurance companies and therefore, are subject to change from time to time. Borrower will be notified of any changes.
- 3 Other Agreements, Borrower and Lender also agree to the following:
  - a. This Agreement shall supersede any modification, forbearance, trial period plan, or other workout plan that Borrower previously entered into with Lender
  - b. The Security Instrument and Note, as modified by this Agreement, are duly valid, binding agreements, enforceable in accordance with their terms and are hereby reaffirmed.

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- The Borrower acknowledges and agrees the Security Instrument and Note are not discharged and all terms of the Security Instrument and Note, except as expressly modified by this Agreement, or by the U.S. Bankruptcy Code, remain in full force and effect. Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the obligations contained in the Note and Security Instrument.
- d. Borrower will be bound by and comply with all covenants, agreements, and requirements of the Security Instrument as modified by the Agreement and the Security Instrument, including all requirements to make payments of taxes, insurance premiums, assessments, escrow items, impounds, and all other payments that the Borrower is obligated to make under the Note and Security Instrument.
- e. If any document is lost, misplaced, misstated or inaccurately reflects the true and correct terms and conditions of the Loan Documents as amended by this Agreement, within ten (10) days after receipt of the Lender's request. Borrower will execute, acknowledge, initial, and deliver to the Lender any documentation the Lender deems necessary to replace or correct the lost, misplaced, misstated or inaccurate document(s). If Borrower fails to do so, Borrower will be hable for any and all loss or damage which the Lender reasonably sustains as a result of Borrower's failure. At Lender's option, this Agreement will be void and of no legal effect upon notice of such loss, misplacement, misstatement, or inaccurate, if Borrower elects not to sign any such corrective documentation, the terms of the original Loan Documents shall continue in full force and effect, such terms will not be modified by this Agreement, and Porrower will not be eligible for a modification.
- The mortgage insurance premiums due from Borrower, if applicable, may increase as a result of the capitalization, which will result in a higher total monthly payment. Furthermore, the date on which Borrower may request cancellation of mortgage insurance may change as a result of the New Principal Balance.
- As of the Modification Effective Date, notwithstanding any other provision of the Loan Documents, Borrower agrees as follows. If all or any part of the Property or any interest in it is sold or transferred without the Lender's prior written consent, the Lender may, at its option, require immediate payment in full of all sums secured by the Mortgage. However, the Lender shall not exercise this option if federal law prohibits the exercise of such option as of the last of such sale or transfer. If the Lender exercises this option, the lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than thirty (30) days—depending on state law and other requirements—from the date the notice is delivered or mailed within which Borrower must pay all sums secured by the Mortgage. If Borrower lads to pay these sums prior to the expiration of this period, the Lender may invoke any remedies perionted by the Mortgage without further notice or demand on the Borrower.
- h. As of the Modification Effective Date, a buyer of the Property will not be permitted, under any circumstance, to assume the Loan. In any event, this Agreement may not be assigned to, or assumed by, a buyer of the Property.
- 1. All payment amounts specified in this Agreement assume that payments will be made as scheduled.
- J. If Borrower is in bankruptcy upon execution of this document, Borrower will cooperate fully with Lender in obtaining any required bankruptcy court and trustee approvals in accordance with local court rules and procedures. Borrower understands that if such approvals are not received, then the terms of this Agreement will be null and void. If this Agreement becomes null and void, the terms of the original Loan Documents shall continue in full force and effect, and such terms shall not be modified.

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by this Agreement.

- If Borrower(s) received a discharge in a Chapter 7 bankruptcy subsequent to the execution of the Loan Documents, Lender agrees that such Borrower(s) will not have personal liability on the debt pursuant to this Agreement.
- 1. In agreeing to the changes to the original Loan Documents as reflected in this Agreement, I ender has relied upon the truth and accuracy of all of the representations made by Borrower(s), both in this Agreement and in any documentation provided by or on behalf of Borrower(s) in connection with this Agreement. If Lender subsequently determines that such representations or documentation were not truthful or accurate, Lender may, at its option, rescind this Agreement and reinstate the original terms of the Loan Documents as if this Agreement never occurred.

TAX CONSEQUENCES OF LOAN MODIFICATIONS. There may be income tax consequences related to this foan modification. Because you will be responsible for paying any income tax due as a result of this foan modification, cor may wish to consult a tax advisor before accepting this loan modification.



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The Borrower(s) and Lender have signed this Agreement as of the Effective Date.

	ACKNOWLEDGMENT
State of Bulinois	<b>§</b>
County ofCook	
	cknowledged before me this 9414-28-2023
ARYN J. FEOORENKO-KOTZ.	Λ
700	
OFFICIAL SEAL	Signature of Person Taking Acknowledgment
KETEVAN INGOROKVA	Ketevan Inaprokua
NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES: 12/08/2025	Printed Name Notary Public
	Title or Rank
Seal)	Serial Number, if any: WA
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	County Clarks Ox
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The Borrower(s) and Lender have signed this	s Agreement as of the Effective Date.		
by! locked Hunt		Date:	7 28 2023
Borrower - CHICAGO LAND TRUST TRUSTEE TO LASALLE BANK NATION TRUSTEE UNDER TRUST AGREEMEN AND KNOWN AS TRUST NUMBER 130	NT DATED FEBRUARY 7, 2003	ME	AND TRUST
*Title		CHICAGO CAICAGO	ORPORATE DANY
	ACKNOWLEDGMENT	CHIC	AGO, ILLINOS
State ofCounty ofCOO_K	\$ \$ \$		
The foregoing instrument was ackr CHICAGO LAND TRUST COMPANY A ASSOCIATION AS TRUST (SE UNDER T AS IRUST NUMBER 1307%		SALLE BAI	NK NATIONAL
*Title Ox	Signature of Person Taking A	MV De	?
	Pripted Name	Thorp.	<u>C</u>
"OFFICIAL SEAL" LAUREL D. THORPE Notary Public, State of Illinois My Commission Expires 07/01/2025	Title or Kank  Serial Number, if any:	, 	
	7 C/6	)	
		45	) -11 12
	not personally but sole and authority confere It is expressly underst indemnities, represen agreements herein m undertaken by it sole personally. No person assumed by or shall a against the Trustee o	ly as Trustee in this dupon and veste coop and agreed it fatiens, covenan made on the parally in its capacities illability or per at any time be as a naccount of any lent, undertaking lent, undertaking	het all the warranties, its, undertakens and

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## **UNOFFICIAL COPY**

ACCEPTED AND Select Rortfolio Se		BY THE OWNER AN	D HOLDER OF SAID <b>OBLIGATION TO PAY</b>
B4 M		Sarah Ellis	AUG 3 1 2023
Docum	ent Control	Officer -Lender	Date of Lender's Signature
		ACKNOW	CLEDGMENT
State of LHW		§ §	
County of	tlaxe	8	
Document Control (	Officer	, whose identity ne duly sworn/affirme of Select Portfolio Se	, personally appeared before me is personally known to me (or proven on the basis of ed, did say that he/she is a cryicing. Inc and that said document was signed by him/he, or (Resolution of its Board of Directors.) and said to me that said Corporation executed the same.
CYNI	HIA MAY		ignature of Notary Public
My Commis April	ic State of Utah sion Expires on: 27, 2025	Pi	Cynthia May rinled Name
Comm. No	ımber: 717379	J	State of Utah
		K	esiding at:County of Salt Lake
(Seal)		М	ly Commission F (pire :: APR 2 7 2025
			OFF.
			~Q

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#### EXHIBIT A

BORROWER(S): KARYN J. FEDORENKO-KOTZ

LOAN NUMBER: 0032300675

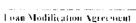
LEGAL DESCRIPTION:

STATE OF ILLINOIS, COUNTY OF COOK, AND DESCRIBED AS FOLLOWS:

LOT 81 IN GROSS PARK SECOND ADDITION TO CHICAGO, BEING A SUBDIVISION OF BLOCK 40 IN THE SX 81 IVISION OF SECTION 19, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THE SOUTHWEST 1/4 OF THE NORTHEAST 1/4 AND THE SOUTHEAST 1/4 OF THE NORTHWEST 1/4 AND THE EAST 1/2 OF THE SOUTHEAST 1/4 OF THE NORTHWEST 1/4 AND THE EAST 1/2 OF THE SOUTHEAST 1/4 THEREOF) IN COOK COUNTY, ILLINOIS, PROPERTY ADDRESS 1938 WEST SCHOOL STREET CHICAGO IL 60657 TAX NUMBER: 14-19-419-030

Permanent Index Number: 14-17-119-030-0000

ALSO KNOWN AS: 1938 W SCHOOL S), CHICAGO, IL 60657



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