OFFICAL CO. THE WETRUMENT PREPARED BY: COOK COUNTY, ILLINOIS FILED FOR RECORD 1994 OCT -3 AM 11- D4 1 1 1 1 2 4 9 4 8 5 3 2 5 8 per late P.O. BOX 7078 (a recommendate per la per

WHEN RECORDED MAIL TO: 10 HOME SAVINGS OF AMERICA 1/15 PASADENA, CALIFORNIA 91109-7075

पुरानाकेल, प्रायम्पर्यक्षेत्रे । देशकीय सम्माना प्राप्त कर्म का अपनाम होते वृतिहरू देशकारीकारीका THE YEAR LOANING, BAY 1726872-9 And AN Extrapolation

ORIGINAL' LOAN NO. 1601313

MODIFICATION OF NOTE AND MORTGAGE...

HIS MODIFICATION OF NOTE AND MORTGAGE (the "Modification") is made this SEPTEMBER, 1994 December of the second secon

day of

RUBERT L. ENGEL AND KAREN L. ENGEL. HUSBAND AND WIFE

, and HOME SAVINGS of AMERICA, F.A. (the "Lender"),

with reference to the following facts:

A By that certain Northage and Assignment of Rents (the "Mortgage) dated by and between where the state of the state

8-27-93

ROBERT L. ENGEL AND KATEN L. ENGEL, HUSBAND AND WIFE

as Borrower, and Lender as Mortgrove, recorded on PM 09/31/93 a 1870 2 198 331V and as declared as Document

County, a ITT I note that all a control of the cont County, Illinois, commonly known as Hall to the second of the control of the cont

4716 WEST 83RD PLACE, CCHICAGO, E.L. 60652 of the proportion of the property of the destruction of the property of the propert

pan rang un mangra sa samagnyang ang ganana , ara ar ar an pan kanjanda nan sad hadi sa konkeptan palik ki badik described in the Mortgage. The Mortgage secures, amring other things, a promissory note, dated 8-27-93 in the original principal amount of \$ 1000 500 500 500 made by

ROBERT L. ENGEL AND KAREN L. ENGEL the property of the second of the second

to the order of Lender (the "Original Note").

B. By a second promissory note (the "Advance Note") of even car/herewith made by Borrower to the order of Lender, Lende has loaned to Borrower the additional sum of \$ 95 10,700,00 (the "Additional Advance"). As a condition to the making of the Additional Advance, Lender has required that the Original Not and the Mortgage be modified to secure the Additional Advance and the obligations of Borrower set forth in the Advance Note by the Mortgage.

C. The total amount of indebtedness due under the Original Note, the Advence Note and the Mortgage as of the date hereof 84,777.03 %. At no time shall the indebtedness due under the morto age exceed \$ 4108,800.00 \$ 3

The Original Note and the Mortgage are hereby modified and amended as follows:

1. The grant set forth in the Mortgage is made for the purpose of securing, and shall secure (a) payment of the Original Note with interest thereon, according to its terms; the Advance Note, with interest thereout, recording to its terms; and any further extensions, modifications and renewals of the Original Note and the Advance Note; (b) payment by Borrower of all sums due and owing under, and performance of all obligations set forth in the Original Note and the Advance Note; and (c) satisfaction and performance by Borrower of each and every obligation and agreement of Borrower set forth herein in the Mortgage or secured by

2. A default under the Mortgage, as herein modified and amended, shall occur in any of the following cuents: (a) Borrower shall fail to pay when due any amount due under the Original Note, or the Advance Note or otherwise falls to parform any obligation or agreement of Borrower set forth or incorporated in the Original Note or the Advance Note; or (b) Borrower shall fall to perform any obligation or agreement of Borrower set forth or incorporated in or secured by the Mortgage, as modified and amended by this with the entert was the same of the control of the entertaint of the entertainty of the e Modification.

 $\delta_{\rm B}$ 3. A default under the Original Note or Mortgage shall be and constitute a default under the Advance Note. A default under the Advance Note shall be and constitute a default under the Original Note, weapong the constitute a default under the Original Note, weapong the constitute as the constitute and constit

4. Except as modified and amended by this Modification, the Original Note, the Mortgage, and any instruments, documents or agreements secured by or incorporated in the Mortgage, are confirmed and ratified. None of the rights of Lender under the Original Note or the Mortgage are or shall be deemed to be prejudiced by reason of this Modification. Except as provided in this Modification, this Modification shall not affect the lien and charge of the Mortgage upon the property covered thereby.

EXECUTED the year and date first above written.

Kaul Luis

LENDER:

HOME SAVINGS OF AMERICA, F.A.

SF-5498-1 (Rov. B + 3/88) ARM (IL)

UNOFFICIAL COPY

STATE OF ILLINOIS (金) COUNTY GOOK ASSESSED WITH THE

ss:

I, the undersigned, a Notary Public in and for said county and state, do hereby certify that

ROBERT L' ENGEL AND KAREN L. ENGEL, HUSBAND AND WIFE

personally known to me to be the same person(s) whose name(s) ARE

signed and delivered the said instrument as

subscribed to the foregoing instrument, appeared before me

THEIR

free and voluntary

act for the uses and purposes therein set forth. Given under my hand and official seal, this

this day in person, and acknowledged that 😥 THEY

My commission expires:

Notary Public

S E Notary Public

OFFICIAL SEAL" NANCY A. DEMAAR NOTARY PUBLIC, STATE OF PLUNOIS MY COMMUSSION EXPIRES \$1/22/97

STATE OF ILLINOIS COUNTY Sac

I, the undersigned, a Notary Fubi's in and for the County and State aforesaid, do hereby certify that

certify that & LANNY L. GUYMON 34

personally known to me to be the VICE PRESIDENT

NOREEN DE MARIE

(15) of HOME SAVINGS OF AMERICA, F.A., and

graphs of all the personally known to me to be the ASST. SECRETARY

of said corporation and personally known to me to he same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged the as such VICE PRESIDENT and ASSISTANT SECRETARY

they signed and delivered the said instrument and caused the corporate seal of said corporation to be affixed thereto pursuant to the authority given by the Board of Directors of said corporation as their free and voluntary act and as the free and voluntary act of said corporation for the uses and purposes therein set forth. It is the state of the state day of

Given under my hand and official seal, this

NANCY A DEMAAR NUMBER PURIS STATE OF THINOIS WY COMMITTED TRANSPORTS TO THE

LEGAL ATTACHED HERETO AND MADE A PART HEREOF:

The language of the second of the specifical factors and

LOT 158 IN SCOTTSDALE'S 2ND ADDITION, A SUBDIVISION OF OTS 1 AND 2 (EXCEPT THE WEST 33 FEBT THERROF SAID LOTS 1 AND 2) OF THE SUBDIVISION MADE BY LEROY COOK AND OTHERS), OF LOT 4 IN THE ASSESSORS DIVISION OF SECTION 24, TOWNSHIP 38 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.



and programme and the contraction of the contractio natura terribi dan papasa sa b