PREPARED BY: THE HOME LOAN CENTER CHICAGO, IL 80870 5552/0053 03 001 Page 1 of 4 1998-03-27 09:08:08 Cook County Recorder 27,00

RECORD AND RETURN TO:

THE NORTHERN TRUST COMPANY BO S. LASALLE STREET CHICAGO, IL 60876

0008844406

22242(R 11/8%)

MORTGAGE MODIFICATION AGREEMENT

This Mortgage Modification Agreement ("this Agreement") dated as of FEBRUARY 01, 1998 is by, between and among

NORBERT A. DALEIDEN, JR. AND REBECCA R. DALEIDEN, NOT AS JOINT TENANTS BUT TENANTS BY THE ENTIRETY

(the foregoing partylies), individually and conjectively, "Borrower") and THE NORTHERN FRUST COMPANY

("Lender").

WHEREAS, Lender has made a mortgage loan (the "Loan") to Borrower in the principal amount of 388,000,00 , reduced by payments to a current principal balance of \$365,259.07 and Borrower has executed and delivered to Lender a rots evidencing the Loan (the note, together with any and all ridges and attachments thereto, as and if previously modified or amended, the "Existing Note") dated MARICH 31, 1997

WHEREAS. Borrower has executed and delivered to Lender a mortgage (the mortgage, together with any and all riders and attachments thereto, as and if previously modified or amended, the "Mortgage"; dated MARCH 31, 1997 and recorded in the Office of the Recorder of Deeds of COOK COUNTY, It , on APRIL 07, 1997 as Document Number 97238643 , which Mortgage secures the Existing Note and conveys and mortgages real estate located at

1306 E. MAYFAIR ROAD, ARLINGTON HEIGHTS

in COOK COUNTY, 11 , legally described on Exhibit A attached hereto and identified by Pin Number: 03-32-208-018

(together with all fixtures and improvements thereon, the "Property");

WHEREAS, Lender represents that it is the owner and holder of the Existing Note, and Borrower represents that it is the owner of the Property and that there are no liens (except for taxes not yet due) or mortgages on the Property, except any in favor of Lender and any junior mortgage subordinated to the Mortgage of which Lender has knowledge; and

WHEREAS, the parties hereto wish to modify the terms of the Loan so that the terms of the Existing Note, as previously documented and disclosed by Lender, are replaced with the terms of that note together with the terms of any and all riders and attachments thereto) dated the date of this Agreement, attached hereto as Exhibit B and incorporated herein by reference (such note together with all such riders

1217041 (95 t2t

ELECTRONIC LASER FORMS, INC. - (800)227-0545

BOX 333-CTI

NO 42 ACCITACIT

Property of Cook County Clerk's Office

UNOFFICIAL COPS 240418 Fage 2 of

and attachments, the "Replacement Note"), as such terms have been disclosed in the disclosures given to Borrower by Lander in contemplation of this modification:

NOW THEREFORE, for valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. The recitals (whereas clauses) above are hereby incorporated herein be reference.

2. As a condition of Lender modifying the terms of the Loan, Borrower agrees to execute this Agreement, the Replacement Note, relevant riders, attachments and disclosures, and such other documents and instruments as Lender may request from time to time (collectively, the "Replacement Documents").

The Existing Note is hereby amended, restated, renewed and replaced in its entirety by the Replacement Note, which Replacement Note shall be in the principal amount of \$ Any and all accrued unpaid interest and other amounts owing under the Existing Note shall be defimed outstanding and payable under the Replacement Note. If this Agreement is being used to convert an Adjustable Rate Note to a Fixed Rate Note or a Balloon Note, from and after the date hereof, any Adjustable Rate 8 der to the Mortgage shall cease to be of any effect. If this Agreement is being used to convert a Balloon Note to a Fixed Rate Note or an Adjustable Rate Note, from and after the date hereof, any Balloon Rider to the Mortgage shall cease to be of any effect,

4. References in the Mortgage and related documents to the "Note" and ricers and attachments

thereto shall, from and sheethe date hereof, be deamed references to the Replacement Note.

5. Upon receipt of the Replacement Note, the Lender shall return the Existing Note to Borrower marked "Renewed by Note dated February 1,1998" (date of Replacement Note).

6. Borrower hereby agrees and confirms that (i) the Replacement Note, as an amendment, restatement, renewal and replacement of the Existing Note, is and shall be a continuing obligation of Borrower to Lender, and (ii) the lien of the Mortgage shall secure the Replacement Note to the same extent as iii the Replacement Note were set forth and described in the Mortgage.

7. The parties hereto further agree to at all of the provisions, stipulations, powers and covenants in the Mortgage shall stand and remain unchanged and in full force and effect and shall be binding upon them

except as changed or modified in express terms by the Replacement Documents.

8. This Agreement and any document or instrument executed in connection herewith shall be governed by and construed in accordance with the internal laws of the State of Illinois, and shall be deemed to have been executed in such State. Unlined the context requires otherwise, wherever used herein the singular shall include the plural and vice verta, and the use of one gender shall also denote the others. This Agreement shall incre to the benefit of and by binding upon the parties hereto, their heirs, executors, personal representatives, successors and assigns, except that Borrower may not transfer or assign its rights or interest hereunder without the prior written consent of Lender. Terms not otherwise defined herein shall have the meanings given to them in the Replatemant Documents and Mortgage.

9. A land trustee executing this Agreement does not make the representations and warranties above relating to the balance of the Loan or the presence or absence of lie to on the Property. The land trustee's waiver attached hereto (if applicable) is hereby incorporated begain by researched.

waiver attached hereto (if applicable) is hereby incorporated herein by reference.

	IN WITNESS	WHEREOF, the	parties	hereto h	ave duly	executed	and o	deliverad	this	Agreement	88	01	the
day	and year firs	t above written.	,			Λ		0.		•			
•	·	1				61 1		/) /	γ	1 1			

NORBERT A. DALEIDEN JR. REBECCA R. DALEIDEN

STATE OF ILL (ルウン) COUNTY OF COOK

I NONBERT A. DALEIDEN , a Notary Public in and for said County, in the State aformsaid, DO HEREBY CERTIFY that Norbert A. DALEIDEN, I.C. AND REBEECH R.

DALEIDEN, who is/are personally known to me to be the same person(s) whose names are subscribed to the foregoing instrument appeared before me and acknowledged that (s)he/they signed and delivered the said instrument as his/her/their free and voluntary act for the uses and purposes therein set forth.

TO CREAD STATE 12 17041 Innin

GIVEN under my hand and notarial seal this 200 day of February . 1998 .

Sparbut W. Walerin

Property of Cook County Clerk's Office.

LAND TRUSTEE	UNOFFICIAL COPS740418 Fage 3 of 4								
(if applicable):	Rv.	974 de i ly sej generie i s responsantique qui qui qui qui pique se pampigante meg	man parameterisine vieto c'er 4 M, let est 8 MP						
	By:								
STATE OF COUNTY OF) }							
to me to be the sa	State aforesald, DO HERI (title) of ame person whose nam , (title), appear ered the said instrument	ne is subscribed to red before me this d	, who is p the foregoing inst lay in person and ac	knowledged tha					
voluntary act of said r	orporation, for the uses	and purposes therein	set forth.						
GIVEN under my hand	and noticial seal this	day of	, 19	•					
(SEAL)		Notary Public	apulabunat dal Calumbah Calumbah (1974)						
	Mayou In	sedhe.	A C Nove & Section of the Annual Made Section (1988)						
	By: Marjoria Tru	us hko	represent describer later a security as to be						
	its: <u>Second Vice F</u>	remident							
STATE OF Illinois COUNTY OF Cook		}	To C						
Second Vice Preside to me to be the si Second Vice Preside (s)he signed and deliv	State aforesaid, DO HER (title) of The ame person whose nan	EBY CERTIFY that Marchern Trust Come is subscribed to red before me this come and the subscriber free and	e Not arjorie Truschke ompany , who is p the foregoing inst day in person and ac i voluntary act, and	luctent as such knowledged that					
GIVEN under my hand	and notarial seal this 2	6th day of Janu	uary , 1 9 98						
(SEAL)	Olane M	OHAC Notary Public	eriodonis (- p + Oraș O per (p - Mand Sir 1 ta						
"OFFICIAL DIANE M. Notary Public, St	O'HARA \$	Page D ed 3							

Property of Coot County Clert's Office

UNOFFICIAL COPS 240418 Page 4 N 4

EXHIBIT A

LOT 242 IN STONE GATE, BEING A RESUBBIIVISION OF H. ROY BERRY COMPANY'S EAST MORELAND, BEING A SUBDIVISION OF THE PART OF THE WEST 1/2 OF THE NORTHWEST 1/4 OF SECTION 33 AND THAT PART OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 32 LYING NORTHEASTERLY OF 11 EA.
1915.

COOK COUNTY CLORK'S OFFICE THE CHICAGO NORTHWEWTERN RAILROAD COMPANY, ALL IN TOWNSHIP 42 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Property of Coof County Clerk's Office