# 92012521

### MODIFICATION AGREEMENT

This Agreement made and entered into by and between First Federal Savings Bank of Indiana, formerly known as First Federal Savings & 10an Association of Gary, a United States corporation, ("FFSB") and the undersigned borrower(s) whose name(s) are indicated in Section 1.1 below.

#### ARTICLE I - DEFINITIONS

- 1.1 Borrower. As used in this Agreement, the term Porrower refers to John S. Ott and Maryann II. Ott whose address is 2438 Castlewood, Dyer, IN 46311.
- 1.2 Note. As used in this Agreement, the term Note refers to a note made and executed by Borrower on July 14, 1981 evidencing Borrower's obligation to repay a loan made by FFSB to the Borrower in the amount of \$65,000.00. The Note was made payable to FFSB and carried an original initial interest rate of Twelve Percent (12.00%) per annum.
- 1.3 Mortgage. As referred to in this Agreement, the term Mortgage means a mortgage given by Borrower as mortgager, to FFSB as mortgagee on July 11, 1981 and recorded in the Office of the Recorder of Lake County, IN on July 28, 1981, Document Number 636440 granting FFSB a security interest in the following described property located in Lake County, State of Indiana:

LOT 6 IN RESUBDIVISION OF ALL OF CASTLESCOD UNCLE ANSADDIVION TO THE TOWN OF DYER, AS PER PLAT THEREOF PAGE 30, IN THE OFFICE OF THE RECORDER OF NAKE COUNTY) AND AMENDED BY RECORDED DECEMBER 4, 1979 AS DOCUMENT N This Document is the property of CERTIFICATE OF CORRECTION RECORDED AS DOCUMENT NO 562652.

Which has an address of 2438 Castlewood, Dyer, IN 46311 to secure the payment of the Note and to assure performance of the agreements contained in the Note.

- 1.4 Default. As used in this Agreement, the term Default refers to Borrower's failure to make when due monthly payments of principal, interest, and any other amounts due under the terms of the Note and/or Mortgage.
- 1.5 Balance Due. As used in this Agreement the term Balance Due refers to the following amounts cwed by Borrower to RESS as of the date of this instrument, February 21, 1992.

Principal (Estimated Remaining Balance after 2-21

+Title Expense +Late Charges

+Recording Fee

+Modification Fee +Other Amounts Due:

Interest due for

-Less Amount Paid at Closing

BALANCE DUE

\$		
\$		
Ş	20.00	
\$	500.00	
\$		
Ċ	520 00	

44,660.38

Acceleration. As used in this Agreement, the term Acceleration means FFSB's exercise of its right under the Note and Mortgage to require Borrower to pay immediately all outstanding principal, interest, and other amounts owing.

1.7 Principal Due Date. As used in this Agreement, the term Principal Due Date means the date all remaining principal and accrued interest owing by reason of Borrower's Note is due and payable.

STATE OF INDIABLE

30

TICOR TITLE INSURANCE

1.8 Modify. As used in this Agreement, the terms Modify and Modified mean a change in the original terms of the Note.

### ARTICLE II - RECITALS

- 2.1 (Sat in the holder of the Note.
- 2.2 AB rower has requested that FFSB modify the terms of the Note.
- 2.3 ITBB is willing to Modify the Note (if Borrower agrees to pay a total amount of Five Hundred Twenty and No/100 Dollars (\$520.00), at the time this Agreement is executed by the parties for service fee.
- 2.4 Borrower has paid such amount.
- 2.5 FFSB and Bornower agree to a modification of the terms of the note and mortgage as aprovided in Article III.

## ARDICLE III - AGREEMENT

- 3.1 Each of the foregoing recitals are incorporated into this, article setting forth the parties agreement as though fully set forth herein.
- 3.2 In consideration of FFSB's agreement to Modify the Borrower's debt, and the mutual covenants and promises hereinafter set forth, the Borrower and FFSB agree as to llows:
  - That Borrower will repay the principal balance due in bi-weekly principal and interest instalfments of Two Hundred Seventy Four and 14/100 Dollars (\$274.14) each, beginning on the 6th day of warch, 1992, and continuing by weekly thereafter. The longwer with precay realestate taxes, and insurance, and any other escrowed items, as provided in the Mortgage in bi-weekly installments of One Hundred Forty Nine and 46/100 Dollars (\$149.46) each, beginning on the 6th day of March, 1992, and continuing bi-weekly thereafter, or untill an analysis of the escrowed amount reveals a needed change in the stated amount of \$149.46 per the weekly payment. The Borrower's total bi-weekly haven't will be Four Hundred Twenty Three and 60/100 Dollars (\$423.60). The Principal Due Date is the 1st day of July, 2001. If a Balloon Payment is due on the Principal Due Date, a large payment may be due; the Borrower sand FFSB agree that FFSB is not obligated to refinence that amount.
- 3.3 The Borrower and FRSB agree that the Balance Due shall bear interest at an interest rate of 9.25%.
- 3.4 The Borrower has agreed to pay Five Hundred Twenty and No/100 Dollars (\$520,00) at the time of closing.
- 3.5 The Borrower and FFSB agree that all terms, conditions, and convenants of the Note, Mortgage, and any other security agreement or other loan document signed by the Borrower, and any financing statement signed by the Borrower or properly signed on Borrower's behalf will remain unaltered and in full force and effect, except as expressly modified.
- 3.6 FFSB and Borrower agree that nothing contained in this instrument or any present or prior statement, act, or failure to act by FFSB\*constitutes a waiver of FFSB's right to assert its rights under the Note, Mortgage, Bi-Weekly Note Rider or any security agreement or other loan document signed by Borrower as to any future default, including but not limited to Default as defined herein, by Borrower as defined in such document or documents.
- 3.7 Borrower agrees to pay and is liable for FFSB's costs, including but not limited to attorney's fees, title expense, collection costs, and court costs incurred as a result of Borrower's default.
- 3.8 FFSB and Borrower agree that this instrument completely Modifies Borrower's debt owed to FFSB, as defined herein, on a current basis as of this date with all previous defaults, if any, having been cured by this instrument. FFSB agrees to hereafter accept Borrower's installment payments and apply them to the Balance Due.

3.9 Borrower agrees that if all or part of the secured property described in paragraph 1.3 or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without FFSB's prior written consent, FFSB may, at its option, require immediate payment in full of all sums secured by the Mortgage. However, FFSB may not exercise this option if exercise is prohibited by federal law as of the date of this instrument.

If FFSB exercises this option, FFSB 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 Mortgage. If Borrower fails to pay these sums prior to the expiration of this period, FFSB may invoke any remedies permitted by the Mortgage without further notice or demand on Borrower.

#### ARTICLE IV - WARRANTY

4.1 Borrower covenants and warrants that Borrower is the owner of the secured property described in paragraph 1.3 and that the Mortgage is a valid and subsisting first lien thereon; that there are no offsets, counterclaims, or defenses to the Balance Due, or any part thereof, either at law-or in equity; and that the Mortgage will continue as a valid first lien upon such property for the repayment of the Balance Due with interest at the time and in the manner hereinabove provided.

IN-WITNESS WHEREOF, FFSB and the Borrower have executed this instrument in one or more counterparts all of which constitute one instrument effective the list day of February, 1992.

This Document is the property of the Lake County Recorder!

Bank of Indiana

BY:

CRAIG S. PRATT ASSISTANT VICE PRESIDENT

DATE:

ATTEST:

KAREN MATTHEWS ASSISTANT VICE PRESIDENT

DATE:

DATE

S'PATE OF INDIANA)

)SS:

COUNTY OF LAKE

Before me a Notary Public in and for said county and state, on the Notary of Total County, 1992 personally appeared CRAIG S. PRATT and KAREN MATTHEWS, the Assistant Vice Presidents respectively of First Federal Savings Bank of Indiana, who acknowledged execution of the foregoing instrument on behalf of First Federal Savings Bank of Indiana.

My Commission Expires:

Resident of Lake County

May Notary Public

STATE OF INDIANA )

)SS:

);

COUNTY OF LAKE

Subscribed and sworn to before me a Notary Public in and for said County and State, personally appeared JOHN S. OIT AND MARYANN H. OIT this /8 day of Jenuary , 1992.

My Commission Expires:

Resident of Lake County

MARY RAJINMATER ROLLING Public

This Document is the property of

the Lake County Recorder!

THIS AGREEMENT PREPARED BY: KAY MARTIN

FIRST FEDERAL SAVINGS BANK OF INDIANA 8400 Louisiana, Pox 11110 Merrillville, IN 46411 (219) 736-2644