-A-6833

RETURN TO: FIRST AMERICAN TITLE INS. CO. 5265 COMMERCE DR. SUITE 1 CROWN POINT, IN 46307

AFTER RECORDING MAIL TO: 93082039

LOAN NO. 113966

--[Space Above This Line For Recording Data]-

LOAN MODIFICATION AGREEMENT

(Providing for Fixed Interest Rate)

This Loan Modification Agreement ("Agreement"), made this 20th day of Septe between GARY ROBERSON

("Borrower") and CENTELER BANK

, ("Lender"),

amends and supplements (1) the Mortgage, Deed of Trust or Deed to Secure Debt (the "Security Instrument"), dated SEPTEMBER 29, 1992 and recorded in Book or Liber FOR THE PARE COUNTY page(s)_{Doc}#92064288 Records of

[Name of records]

1992

, and (2) the Note bearing

L'A K'E, I nd trans on October 9, [County and State, of the same date as, and secured by, the Sec ment, which covers the real and personal property: described in the Security Instrument and defined therein as the "Property", located at 8:3 2:0 R UT LEDGE STREET MERRILL VILLE IN 4 5:41 0

This Documen Fis Wie piloperty of

the real property described being set forth as follows:

LOT 47 IN INDEPENDENCE HILL THIRD ADDITION, TO THE CITY OF CROWN POINT, AS

PERI-PLAT THEREOF, RECORDED IN PLAT BOOK 24 PAGE 69, IN THE OFFICE OF THE

RECORDER OF LAKE COUNTY, INDIANA.

LOAN MODIFICATION AGREEMENT-SINGLE FAMILY-FINMA UNIFORM INSTRUMENT ISC/CLMA**//0592/3179(2-88)-L PAGE 1 OF 3

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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 SEPTEMBER 9, 1993, the amount payable under the Note and the Security Instrument (the "Unpaid Principal Balance") is U.S. \$ 52, 228, 29, consisting of the amount(s) loaned to the Borrower by the Lender and any interest capitalized to date.
- 2. The Borrower promises to pay the Unpaid Principal Balance, plus interest, to the order of the Lender. Interest will be charged on the Unpaid Principal Balance at the yearly rate of 7.00 % from SEPTEMBER'9, 1993. The Borrower promises to make monthly payments of principal and interest of U.S; \$234.72 * , beginning on the 5TH day of 0 CT 0 BER, 1993, and continuing thereafter on the same day of each succeeding month until principal and interest are paid in full: If on SEPTEMBER 19, 2006 (the "Maturity Date"), the Borrower still owes amounts under the Note and the Security Instrument, as ameneded by this Agreement; the Borrower will pay these amounts in full on the Maturity Date.

The Borrower will make such payments at 5191 WEST LINCOLN HWY, CROWN POINT, IN , or at such other, place as the Lender may require.

- 3. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in the Borrower is sold or transferred and the Borrower is not a natural person) without the Lender's prior written consent, the Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. If the Lender exercises this option, the Lender shall give the Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or malled within which the Borrower must pay all sums secured by this Security Instrument. If the Borrower falls
- permitted by this Security instrument without further notice or demand on the Borrower.

 4: The Borrower also will comply with all other covenants, agreements, and requirements of the Security instrument, including without limitation, the Borrower's covenants and agreements to make all payments of taxes instrument premiums, assessments, ascrowitems, impounds, and all other payments that the Borrower is obligated to make under the Security Instrument; however, the following terms and provisions are forever carceled in ullifact void, as of the date specified in

to pay these sums prior to the expiration of this period, the Lender may invoke any remedies:

- paragraph No. 1 above he Lake County Recorder!

 (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; and
- (b) all terms and provisions of any adjustable rate rider 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 those referred to in (a) above.
- 5. 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 the Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof; as amended by this Agreement.

(Seal) -Lènder *BI-WEEKLY PAYMENTS E D W-A R-D TANT PRESIDENT (Seal): -Borrower BLER'SON (Seal) Borrower

LOAN MODIFICATION AGREEMENT-SINGLE FAMILY-FNMA UNIFORM INSTRUMENT ISC/CLMA**//0592/3179(2-88)-L PAGE 2 OF 3

FORM 3179 2/88

	•		(Seal)
			-Borrower
			(Seal):
			-Borrower
	[{	Space Below This Line For Acknowledgments]:—	
STATE OF	INDIANA)	
COUNTY OF	LAKE 	ss.	
On SEPTEMBER		before me, the undersigned, a Nôtary l	Public in and for the said
County and Stat	e, personally appeare	d	
to me personally	/known; who, being d	uly, sworn by me, did say that he/she/they	/ is/are the
	V-I C E PRIES I D'EN:	Ti n executed;the within instrument; that the s	in peallafflyed to said
instrument is the	corporate seal of said	d corporation; that said instrument was sig	ned and sealed on behalf of
acknowledges s	aid:instrument.to be the	vs or a resolution of its Board of Directors and free actrand deed of said corporation.	ana:inai ne/sne
A OS		ocument is	•
	Z NO	T O Rotary Public for the state of	J
Tan Ca	The Door	My commission expires: VIRGIN	NAIL. TAKACS:
(Omciai Seal)	the La	1-a Correct December 1 My Com	PUBLIC, Lake County, Indiana mission Expires August 27, 1997
1		Resident	Of Lake County, Indiana
3			
(7)			
STATE OF COUNTY OF	INDIANA LAKE	ss:	
,		pefore me GARY ROBERSON	
to me known to:	be the individual d	escribed in and who executed the within a	nd foregoing instrument,
and acknowled	ed that he/she rposes therein mention	signed the same as his / her free and	voluntary act and deed; for
GIVEN unde	er my hand and official	seal this 2017H day of , SEPTEMBE	ÉR, 1993 [,]
		EAL IAMINIT	NET.
		Money Public for the State of	VIRGINIA L. TAKACS
(Official Seal)	AND TO	.,,	NOTARY. PUBLIC, Lake County Indian
THIS NETRI IMP	が点。 NT PREPARED BY:	<u> </u>	My Commission Expires August 27, 199 Resident Of Lake County, Indiana
		ASSISTANT VICE PRO	S: I D'E N T
LDAN MODIFICATI 180/CLMAR//0592		E FAMILY-FNMA UNIFÖRM INSTRUMENT PAGE 3 OF 3	FORM 3179: 2/88
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