2013 091771

STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

2013 DEC 17 AM 8: 33

MICHAEL B. BROWN... RECORDER

Mortgagor's Name and Address		Return to:
COLUMBIAN CLUB OF EAST CHICAGO INDIANA INC		e te e to a superior de t
1104 KNIGHT OF COLUMBUS DR.	PEOPLES BANK SB	PEOPLES BANK SB
EAST CHICAGO, IN. 46312	9204 COLUMBIA AVENUE	9204 COLUMBIA AVENUE
	MUNSTER, INDIANA 46321	MUNSTER, INDIANA 46321
("Mortgagor" whether one or more)	("Mortgagee")	,

MORTGAGE MODIFICATION AGREEMENT						
Mortgagor, for valuable consideration given by Mortgagee, the receipt and sufficiency of which is hereby acknowledged, does hereby agree that the certain Mortgage dated JULY 22, 2009 , recorded JULY 27, 2009 , in the Office of the Recorder of LAKE County, INDIANA , as Document No. 2009 051550 (herein the "Mortgage"), is hereby amended as						
follows	2012 0 X Note of the N	AGE MODIFICATION DD: SEPTEMBER 5, 2012 RECORDED SEPTEMBER 18, 2012 AS DOCUMENT NUMBER 165352.  The Modification, Renewal, Replacement or Extension. The promissory note referenced in paragraph 1 on page 1 on on the original principal amount of \$ 134,782.74 and dated JULY 22, 2009 , (herein the bas been modified as follows:				
	1.1.	Replacement. The Note has been replaced by Mortgagor's promissory note dated original principal amount of \$ (the "Replacement Note"). Mortgagor agrees that the Mortgage shall secure the payment of the Replacement Note, and any renewal, extension, modification, refinancing or replacement thereof, and all interest, attorney fees, and costs of collection with respect thereto. The Replacement Note is given in substitution for and not in discharge of the indebtedness evidenced by the Note.				
	1.2.	Extension. The maturity date of the Note has been extended to APRIL 5, 2018, on which date the entire unpaid balance of principal and accrued but unpaid interest shall be due and payable without notice or demand. Mortgagor agrees that the Mortgage shall secure the payment of the Note as extended.				
. •	1.3.	month year period. The Note shall remain in full force and shall mature on , on which date the entire unpaid balance of principal and accrued but unpaid interest shall be due and payable without notice or demand. Mortgagor agrees that the Mortgage shall secure the payment of the Note as renewed.				
	1.4.	Modification. The Note has been modified as follows:				
		4461214404				
		Mortgagor agrees that the Mortgage shall secure the payment of the Note as modified.				

SP-10090 MODMTG1.DOC

Page 1 of 3

		- •	ory note executed b			dated
in the o	riginal prir	ncipal amount of \$		, which note m	atures on	, together
with all	advances	made from time to tire erest, attorney fees, an	ne thereunder, and nd costs of collection	any and all renewal on with respect there	s, modifications; re	placements and extensions
	ditional N	Modification. The M	ortgage is further n	nodified as follows:		
3.1.	Modifica	ation to Existing Mo	rtgage Provision.	Paragraph	of the Mortgage i	s amended to provide as follow
						• .
		*			1	
		•	4			•
	in the second second		•		**	
		.5				
						<b>\</b>
•						
	4 * **.*	C 4 1 1 2	Provision T	he following provis	ion is added to the	Mortgage as paragraph
3.2.	Addition	ı of Addutonat Mort	gage Provision. 1.	tie tottownig brovis	ion iș addod to dip	morePerbo as bare and a familiar
	1				, ,	
		•		•	•	
		÷			I	
	.•	. /	Docum	nent is		
*			Docum	itelite is		
		N	OTOF	FICIAI		
		/D1-1- T	*			
		/ I nis L	Jocument 19			
2.2	Dalation	of Mortgaga Provis	Personan	s the prope	deleted from the A	Nortgage.
3.3.	Deletion	of Mortgage Provis	sion. Paragrap	the prope is hereby ty Record	deleted from the A	Mortgage.
	*	of Mortgage Provis	sion. Paragrap	h Ris hereby	deleted from the A	Mortgage.
	*	of Mortgage Provis	sion. Paragrap	h Ris hereby	deleted from the A	Mortgage.
•	*	of Mortgage Provis	er agrees as follows	is hereby	deleted from the A	y this Mortgage Amendment
•	laneous. A	The Mortgagor further All terms and conditation	er agrees as follows tions of the Mortga	ge not expressly del	deleted from the A	y this Mortgage Amendment onsistent herewith.
	*	The Mortgage Provis  All terms and conditagreement shall rem	er agrees as follows tions of the Mortga nain in full force an	ge not expressly del d effect to the exter	deleted from the A	y this Mortgage Amendment
•	laneous. A	The Mortgage Provision  The Mortgagor further  All terms and condition  Agreement shall ren  This Mortgage Amethe substantive laws	er agrees as follows tions of the Mortga nain in full force an endment Agreement s of the State of Indi	ge not expressly del d effect to the exter shall in all respect	deleted from the A	y this Mortgage Amendment onsistent herewith. nd construed in accordance w
•	laneous. A	The Mortgage Provis  All terms and condit Agreement shall ren  This Mortgage Ame the substantive laws	er agrees as follows tions of the Mortga nain in full force an endment Agreement s of the State of Indie	ge not expressly del d effect to the exter shall in all respect	deleted from the A	y this Mortgage Amendment onsistent herewith.
•	A B	The Mortgage Provision  The Mortgagor further  All terms and condition  Agreement shall ren  This Mortgage Amethe substantive laws	er agrees as follows tions of the Mortga nain in full force an endment Agreement s of the State of Indie	ge not expressly del d effect to the exter shall in all respect	deleted from the A	y this Mortgage Amendment onsistent herewith. nd construed in accordance v
•	A B	The Mortgage Provis  All terms and condit Agreement shall ren  This Mortgage Ame the substantive laws	er agrees as follows tions of the Mortga nain in full force an endment Agreement s of the State of Indie	ge not expressly del d effect to the exter shall in all respect	deleted from the A	y this Mortgage Amendment onsistent herewith. nd construed in accordance v
Miscel	A B C	The Mortgage Provis  The Mortgagor further  All terms and conditagreement shall rem  This Mortgage Amethe substantive laws  This Mortgage Amethe substantive laws	er agrees as follows tions of the Mortganain in full force an endment Agreement of the State of Indicated and the State of Indicated and the State of Indicated and Indica	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance v heirs, successors, administrat
Miscel	A  B  C	The Mortgage Provision  All terms and conditagreement shall remember the substantive laws  This Mortgage Amenda and assigns of the Mortgage Amenda and assigns of the Mortgage Amenda and Amenda assigns of the Mortgage Amenda and Amenda	er agrees as follows tions of the Mortganain in full force and endment Agreement of the State of Indicated and Indicat	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance v heirs, successors, administrat
Miscel	A  B  C  and delivered  CDUB OF	The Mortgage Provis  The Mortgagor further  All terms and conditancement shall remains the substantive laws  This Mortgage American and assigns of the Mortgage American assigns of the Mortgage American and American an	er agrees as follows tions of the Mortganain in full force and endment Agreement of the State of Indicated and Indicat	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance v heirs, successors, administrat
Miscel  ECUTED a  LUMBIAN	A.  B.  C.  count delivered to the country of the c	The Mortgage Provision  The Mortgager further  All terms and conditance Agreement shall remains the substantive laws  This Mortgage American and assigns of the Mortgage American assigns of the Mortgage American and Am	er agrees as follows tions of the Mortganain in full force and endment Agreement of the State of Indicated and Indicat	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance w heirs, successors, administrat
Miscel  ECUTED a  LUMBIAN	A.  B.  C.  count delivered to the country of the c	The Mortgage Provis  The Mortgagor further  All terms and conditancement shall remains the substantive laws  This Mortgage American and assigns of the Mortgage American assigns of the Mortgage American and American an	er agrees as follows tions of the Mortganain in full force and endment Agreement of the State of Indicated and Indicat	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance w heirs, successors, administrat
Miscel ECUTED a LUMBIAN	A.  B.  C.  count delivered to the country of the c	The Mortgage Provision  The Mortgager further  All terms and conditance Agreement shall remains the substantive laws  This Mortgage American and assigns of the Mortgage American assigns of the Mortgage American and Am	er agrees as follows tions of the Mortganain in full force and endment Agreement of the State of Indicated and Indicat	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance w heirs, successors, administrat
Miscel ECUTED a LUMBIAN	A.  B.  C.  count delivered to the country of the c	The Mortgage Provision  The Mortgager further  All terms and conditance Agreement shall remains the substantive laws  This Mortgage American and assigns of the Mortgage American assigns of the Mortgage American and Am	er agrees as follows tions of the Mortganain in full force and endment Agreement of the State of Indicated and Indicat	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance w heirs, successors, administrat
ECUTED a LUMBIAN ANTHONY	A  B  C  C  CDUB OF  CKNAS,	The Mortgage Provis  The Mortgagor further  All terms and conditagreement shall ren  This Mortgage Ame the substantive laws  This Mortgage Ame and assigns of the Mortgage Ame and assigns of	er agrees as follows tions of the Mortganain in full force and the State of Indicated and	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance w heirs, successors, administrat
ECUTED a LUMBIAN ANTHONY	A  B  C  C  CDUB OF  CKNAS,	The Mortgage Provision  The Mortgager further  All terms and conditance Agreement shall remains the substantive laws  This Mortgage American and assigns of the Mortgage American assigns of the Mortgage American and Am	er agrees as follows tions of the Mortganain in full force and the State of Indicated and	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance w heirs, successors, administrat
ECUTED a LUMBIAN ANTHONY	A  B  C  C  CDUB OF  CKNAS,	The Mortgage Provis  The Mortgagor further  All terms and conditagreement shall ren  This Mortgage Ame the substantive laws  This Mortgage Ame and assigns of the Mortgage Ame and assigns of	er agrees as follows tions of the Mortganain in full force and the State of Indicated and	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance w heirs, successors, administrat
ECUTED a LUMBIAN ANTHONY	A  B  C  C  CDUB OF  CKNAS,	The Mortgage Provis  The Mortgagor further  All terms and conditagreement shall ren  This Mortgage Ame the substantive laws  This Mortgage Ame and assigns of the Mortgage Ame and assigns of	er agrees as follows tions of the Mortganain in full force and the State of Indicated and	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance w heirs, successors, administrat
ECUTED a LUMBIAN ANTHONY	A  B  C  C  CDUB OF  CKNAS,	The Mortgage Provis  The Mortgagor further  All terms and conditagreement shall ren  This Mortgage Ame the substantive laws  This Mortgage Ame and assigns of the Mortgage Ame and assigns of	er agrees as follows tions of the Mortganain in full force and the State of Indicated and	ge not expressly del d effect to the exter shall in all respect ana.	deleted from the A letted or amended but not expressly income some by a letter of the control of	y this Mortgage Amendment onsistent herewith. nd construed in accordance w heirs, successors, administrat

STATE OF INDIANA )	
Lake COUNTY)	·
	ACKNOWLEDGMENT
Before me, a Notary Public in and for said	d County and State personally appeared Anthony Kras
the President,	Columbian Club of East Chicago and acknowledged the execution of the
above and foregoing Mortgage Modification Agree	Indiana Inc ement for and on behalf of <u>Columbian Club of East Chicago Indiana</u>
this 9 day of December, 2013	Inc
	$\Omega$
	DOUNC
ZATALIS	Notary Publi
The second secon	Residing in Porter County, India My Commission Expires: $U - 9 - 1$
North State of the	My Commission Expires: $Q = q - 1$
STATE OF INDIANA )	
) SS:	Document 1s
Lake COUNTY)	OT OFFICIAL!
This I	ACKNOWLEDGMENT of
Before me, a Notary Public in and for said	
	f Columbian Club of East Chicago and acknowledged the execution of the
	Indiana Inc ment for and on behalf of Columbian Club of East Chicago Indiana
this 10 day of Necember, 2013	Inc
	lo L Com
	bn W. But
ZSUAU	Notary Public
1	Residing in County, Indian
VOTATY	My Commission Expires: 4-9-(6
I affirm, under the penalties f each Social Security number in	or perjury, that I have taken resonable care to redact this document, unless required by law: SANDRA J DUDA
This instrument was prepared by: SANDRA J DU	DDA, COMMERCIAL LOAN PROCESSOR
· · · · · · · · · · · · · · · · · · ·	

Page 3 of 3

[To be used when the Mortgagor(s) is a corporation or other business entity]

SP-10093 MODMTG3B.DOC

## ADDENDUM/EXHIBIT A

Parcel 1: Lots 3, 4, 5, 6 and 7 and South 22.5 feet of Lot 2 in Block 1 in Roxana Park 3rd Addition to East Chicago, as per plat thereof, recorded in Plat Book 22 page 3, in the Office of the Recorder of Lake County, Indiana. EXCEPTING the parts thereof lying southwesterly of the aforesaid Northern line of Toll Road right-of-way; and EXCEPTING all rights in the portions of adjacent streets and alleys, whether vacated or not vacated, which lie Southwesterly of said right-of-way line.

Parcel 2: Lots 14, 15, 16, 17, 18, 19 and the South 20 feet of Lot 20 in Block 1 in Roxana Park 3rd Addition to East Chicago, as per plat thereof, recorded in Plat Book 22 page 3, in the Office of the Recorder of Lake County. Indiana., EXCEPTING the parts thereof lying Southwesterly of the aforesald Northern line of Toll Road right-of way; EXCEPTING the part thereof lying Northerly of a line described as beginning on the North line of said Lot 20 at a point which is 65.00 feet Northwesterly, measured on said North line, from the Northeast corner of said Lot 20;

thence Northwesterly on a curve to the left having a radius of 1025.74 feet a distance of 77.51 feet to the West line of said Lot 20 at a point which is 3.66 feet Southerly, measured on said West line, from the Northwest corner of said Lot 20; and EXCEPTING all rights in the portions of adjacent streets and alleys, whether vacated or not vacated, which lie Southwesterly of said right-of-way line.

Parcel 3: Part of Lots 1, 2 and 53 in Block 4 and part of the South 1/2 of vacated Roxana Drive in Roxana Park 4th Addition to East Chicago, as per plat thereof, recorded in Plat Book 29 page 47, in the Office of the Recorder of Lake County, Indiana., bounded and described as follows:

Beginning on the East line of said Lot 1 at a point which is 100.00 feet Southerly, measured on the West line of Homerlee Avenue, from the South line of relocated Roxana Drive; thence North 75 degrees 42 minutes 16 seconds West 203.10 feet, more or less, to the Northern line of said Toll Road right-of-way; thence Southeasterly on said right-of-way line on a curve to the left having a radius of 2936.25 feet a distance of 103.50 feet, more or less, to a point of tangent; thence South 57 degrees 23 minutes 56 seconds East 131.50 feet to the aforesald West line; thence North 0 degrees 15 minutes 17 seconds West on said West line 79 feet, more or less, to the point of beginning.

Parcel 4: Lots 1, 2, 3, 4 and 5 and the East 1/2 of vacated Northcote Avenue lying adjacent to said Lots 3, 4 and 5 on the West and the North 1/2 of Roxana Place lying adjacent to said Lot 1 on the South as evidenced in Confirmatory Resolution No. 64-4 recorded July 8, 1964 as Document No. 574782, and all of Lots 6, 7 and 8 in Block 4 in Roxana Park Addition to East Chicago, as per plat thereof, recorded in Plat Book 20 page 49, in the Office of the Recorder of Lake County, Indiana. EXCEPTING the parts thereof lying Southwesterly of the aforesaid Northern lin of Toll Road right-of-way; and EXCEPTING all rights in the portions of adjacent streets and alleys, whether vacated or not vacated, which lie Southwesterly of said right of way line.

Parcel 5: Lots 35 and 36 and the South 1/2 of vacated Roxana Place lying adjacent to said Lots 36 on the South and the West 1/2 of vacated Baring Avenue lying adjacent to said Lots 35 and 36 on the West as evidenced in Confirmatory Resolution No. 64-4 recorded July 8, 1964 as Document No. 574782 in Block 5 in Roxana Park Addition to East Chicago, as per plat thereof, recorded in Plat Book 20 page 49, in the Office of the Recorder of Lake County, Indiana., EXCEPTING the parts thereof lying Southwesterly of the aforesaid Northern line of Toll Road right-of-way; and EXCEPTING all rights in the portions of adjacent streets and alleys, whether vacated or not vacated; which lie Southwesterly of said right-of-way line.

Parcel 6: Lots 1, 2, 3, 4, 5, 29, 30 and 31 in Block 6 Roxana Park Addition to East Chicago, as per plat thereof, recorded in Plat Book 20 page 49, in the Office of the Recorder of Lake County, Indiana. EXCEPTING the parts thereof lying Southwesterly of the aforesaid Northern line of Toll Road right-of-way; and EXCEPTING all rights in portions of adjacent streest and alleys, whether vacated or not vacated, which lie Southwesterly of said right-of-way line.

Parcel 7: Lots 18, 19, 20, 21, 22 and 23 and that part of the vacated alley lying adjacent to said Lot 19 and the West 1/2 of the vacated alley lying adjacent to said Lots 20 and 21 as evidenced in Confirmatory Resolution No. 64-4 recorded July 8, 1964 as Document No. 574782 in River View Gardens in East Chicago, as per plat thereof, recorded in Plat Book 15 page 18, in the Office of the Recorder of Lake County, Indiana., EXCEPTING the parts thereof lying Southwesterly of the aforesaid Northern line of Toll Road right of way: EXCEPTING all rights in the portions of adjacent streets and alleys, whether vacated or not vacated, whic lie Southwesterly of said right-of-way line; EXCEPTING that part conveyed to Northern Indiana Public Service Company by virtue of a Warranty Deed

recorded December 29, 1926 in deed record 389 page 241 and EXCEPTING that part described as: Commencing at the intersetion of the North line of Lot 21, produced East an the East line of the Southwest 1/4 of Section 32, Township 37 North, Range 9 West of the 2nd Principal Meridian, which is the East line of said Subdivision; thence South on said East line 101.31 feet; thence North 53 degrees 16 minutes 17 seconds West 172.10 feet to the North line of Lot 21; thence South 89 degrees 20 minutes East along said North line 137.94 feet, more or less to the point of beginning.

PROPERTY ADDRESS: 1104 KNIGHTS OF COLUMBUS DR., EAST CHICAGO, IN. 46312