Mar 30 12 08:20a p.2





Bank of America, N.A. Attn Home Retention Division: 11802 RIDGE PARKWAY, SUITE 100 BROOMFIELD, CO 80021

March 15, 2012

Loan# Property Address:

IMPORTANT MESSAGE ABOUT YOUR LOA

a that your loan modification has been approved. In order for the modification to be valid, the be signed, notarized, and returned with the requested certified funds. d documents need to

ollowing amounts will a to your current principal balance, resulting in a modified principal balance of \$114,502.88 first payment date. The amount added to your loan

\$8,100 60.

Your new modified raonthly payment will be \$452.20, effective with your escrow account is reanalyzed or if you have a step rate or edjust th your Ivlay 1, 2012 payment. This payment is subject to change if

A breakdown of your payment is as follows:

rincipal and li scrow/Option ins \$0.00 Total Payment

WHAT YOU SHOULD DO

The following amount must be paid in CERTIFIED FUNDS in order for the modification to become effective:

Modification Fee;	\$0.00
Title and Recording Fees:	\$0.50
Delinquent Escrew:	\$0.00
Foreclosure Fees:	\$371.00
Benkruptcy Fees:	\$0.00
Field Inspection Fees:	\$120.00
Outstanding Late Charges: NSF/Misc. Fees:	\$0.00
	\$0.00
Delinquent Mortgage Payment(s): Modified Mortgage Payment(s):	\$183.51
Partial Payment:	50.00
Total Amount Due:	\$674.51}
TOTAL PARTO CELL (DO).	36.1 (**) 1

This offer is contingent on the following:

- Copy of your most recent supporting income receipts (paystubs). If you are self-employed, please include the last 2 quarters of your Profit and Loss Statements (PL Statements). If you have recently secured new employment, please include a letter from your employer verifying net and gross income. Please do not send enginels.
- A lender's title insurance policy or endorsement, which insures the Modified Mortgage as a valid lien in accordance with our requirements. If you have any other encumbrances on the perty, then you may be required to obtain agreements by which other secured creditors subordinate their interest to the Modified Ide

This offer is confingent upon Bank of America, N.A. receiving relief from the Automatic Stay for any bankruptcy in which the property referred to in the Loan Modification Agreement is included at the time of the modification.

If any issues arise between the date of this commitment and the date on which all of the terms and conditions of this letter are final zed. including, but not limited to, deterioration in the condition of the property, lawsuits, lie as, additional expenses and defaulted amount, then we may terminate this offer and pursue all collection action, including foreclosure

Bank of America, N.A. Page 1 of 2



p.4

This letter does not stop, warve or postpone the collection actions, or credit reporting actions we have taken or contemplate taking against you and the property. In the event that you do not or cannot falfill ALL of the terms and conditions of this letter no later than April 4, 2012, we will continue our collections actions without giving you additional notices or response periods.

that Bank of America, N.A. will hold funds, not already expliced, in a non-interest bearing account until the modification process is that amounts held not it is account during the modification process will be applied to any outstanding balance that you owe, the amount that would otherwise be added to your modified principal balance: ou agree that Bank of A

Must be signed in the presence of a Notary. The notary acknowledge property must sign the modification agreement as their name appears must be in recordable form. All parties who own an interest in the

California All Purpose Acknowledgment
This document will only be used if the loan modification agreement is o
the state of California in place of the notary section combined in the Loa psement is being executed in the state of California. It will be utilized by a no tary of ad in the Loan rockification Agreement.

The following documents may have been inch

PayOption Loan Disclosure
All parties who own an interest in the property must the RayOption Loan Disclosure as their name appears.

Bankruptcy Disclosure

All parties who own an inter copertymust sign the Bankrupcy Disclosure as their name appears.

Please return all of the enclosed documents to us in the enclosed pre-paid FED EX envelope no later than April 4, 2012 together with a certified check or money order (with loan number on the check) in the amount of \$0.00 to the following address:

Bank of PO Box

THANK YOU FOR YOUR BUSINESS

Steven Rosenberg Customer Relationship Manager Home Loan Team Bank of America, N.A.

Bankof America, N.A. Page 2 of 2

Bank of Attn He 11802	ORDING REQUESTED BY: of America, N.A. ome Retention Division: RIDGE PARKWAY, SUITE 100 HRM IFIELD, CO 80021	
Loan #:	23729094	

-FOR INTERNAL USE ONLY---

LOAN MODIFICATION AGREEMENT (Fixed Interest Rate- Balloon Loan)

This Loan Modification Agreement ("Agreement"), made this 15th day of March 2012, between Bank of America, N.A. (Lender), amends and supplements (1) the Mortgage, Deed of Trust, or Deed to Secure Debt (the Security Instrument), dated the 5th day of December 2006 and in the amount of \$107,100.00 and (2) the Note bearing the same date as, and secured by, the Security Instrument, which covers the real and personal property described in the Security Instrument and defined therein as in the 'Property', locat

SAME AS IN SAID SECURITY INSTRUMENT

In consideration of the mutual promises and agreements exchanged, the parties hereto agree as follows (no with standing anything to the contrary contained in the Note or Security Instrument):

- 1 As of the 1st day of May 2012, the amount payable under the Note or Security Instrument (the "Unpaid Principal Balance") is U.S. \$114,502,88 consisting of the amount(s) loaned to the Borrower by the Lender which may include, are not limited to, any past due principal payments, interest, ices and/or costs 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 (See Attached Addendum) from the 1st day of April 2012. The Borrower promises to make morthly payments of principal and Interest of U.S. (See Attached Addendum) beginning on the 1st day of May 2012, and continuing thereafter on the same day of each succeeding month until principal and interest are paid in full. If on the 1st day of January 2037 (the Maturity Date!) the Borrower still owes amounts under the Note and Security Instrument, as amended by this Agreement, the Borrower will pay these amounts in full on the Maturity Date.

Borrower understand that my monthly principal and interest payment for the Interest Bearing Principal Balance is being amortized over 480 months from the date of my first modification payment. However, the scheduled maturity date of my loan will remain unchanged. This means that even if I make all of the scheduled payments under this modification on time I will have a remaining balance at the maturity of my loan which is called a balloon payment, and I will need to make arrangements to pay this remaining balance.

- 3 The Borrower will make such payments at PO Box 515503, Los Angeles, CA 90031 6803 or at such other place as the Lender may require.
- 4 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 terms and provisions thereof, as amended by this Agreement.
- 5 In consideration of this Modification, Borrower agrees that if any document related to the Security Instrument, Note and/or Modification is lost, misplaced, misstated, inaccurately reflects the true and correct terms and conditions of the loan as modified, or is otherwise missing, Borrower(s) will comply with Lender's request to execute, acknowledge, initial and deliver to Lender any documentation Lencer deems necessary. If the original promissory note is replaced the Lender hereby indemnifies the Borrower(s) against any loss associated with a demand on the original note. All documents Lender requests of Borrower(s) shall be referred to as Documents. Borrower agrees to deliver the Documents within ten (10) days after receipt by Borrower(s) of a written request for such replacement.

As evidenced by their signatures below, the Borrower and the Lender agree to the foregoing

		0	Oate
STATE CFCounty OF	Before me,	5	_ Notary Public, personally appeared

personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(les), and that by his/her/their signatures (s) on the instrument the person(s), or entity upon behalf of which the person(s) acted, executed the instrument.

	化医疗产化疗法生物化疗法大化疗法生物的治验	****	Do Not Write Below This	Line.	
		THIS SECTION !	S FOR INTERNAL BANK OF A	AMERICA, N.A. USE ONLY	
2	Ву:	T	Dated:		
2	STATE OF	3			
7	County OF	Balo	ie me,	Notary Public, personally appear	re
	personally known to subscribed to the w capacity(ies), and if person(s) acted, exc	o me (or proved to me on this instrument and acknown to his/her/their signaturected the instrument.	pe basis of satisfactory evidence when the the satisfactory evidence when the instrument the period of the instrument	te) to be the person(s) whose name(s) is/are y executed the same in his/her/their authorize arson(s), or entity upon behalf of which the	 ed
	WITNESS my hand Signature		2		
		9			
			0 0		
			0 -	7	
	,	0	2		
		V		20	
			. 0	5	
			3		
			•		

March
S
Loan M

Please Return to:

Attn Home Retention Division: 11802 RIDGE PARKWAY, SUITE 100 HRM BROOMFIELD, CO 80021

STEP RATE LOAN MODIFICATION ADDENDUM TO LOAN MODIFICATION AGREEMENT

The Step Rate Loan Modification Agreement Addendum (the "Addendum") is made this 15th day of March 2012, and is incorporated into and shall be deemed a part of that certain Loan Modification Agreement of even date herewith (the "Agreement") between and Bank of America, N.A. ("Lender"), which agreement amends and supplements that certain Mortgage, Deed of Trust or Deed to Secure Debt (the "Security Instrument").

THIS ADDENDUM CONTAINS PROVISIONS PROVIDING FOR SCHEDULED INCREASES IN THE INTEREST RATE AND MONTHLY PAYMENT

In consideration of the mutual promises and agreements exchanged and for good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties hereto agree as follows (notwithstanding anything to the contrary contained in the Agreement, Security Instrument or the promissory note (the "Note"), except as specifically provided for hereing:

1. Interest Rate and Monthly Payment Increases.

Notwithstanding anything to the contrary contained in the Note or referenced in the Agreement, the monthly principal and interest payment shall be calculated as follows:

The interest rate used to determine the monthly Principal and Interest payment shall change on the 1st day of April 2012 and on that day of every twelfth month thereafter (each such date, a "Change Date"), with the last such change date occurring on the 1st day of April 2016.

- a) The First Change Date shall occur on the 1st day of April 2012 at which time the interest rate shall be 3.625%, The monthly Principal and interest shall be \$452.20 and shall be due and payable on 1st day of May 2012 and certificating thereafter on the same day of each succeeding month until 1st day of April 2015.
- b) The Second Change Date shall occur on the 1st day of April 2015 at which time the interest rate shall be 4.000%. The monthly Principal and Interest shall be \$477.09 and shall be due and payable on 1st day of May 2015 and continuing thereafter on the same day of each succeeding month until 1st day of April 2016.

Thereafter, monthly principal and interest payment shall remain the same until such time as the principal and interest due under the Note are paid in full. If on 1st day of January 2037 (the "Maturity Date"), the Borrower still owes amounts under the Note and Security Instrument, as amended by the Agreement and this Addendum, the Borrower shall pay these amounts in full on the Maturity Date.

Bank of America, N.A.	
Ву	

Loan# Mongagor:

Please Return to:

Attn Home Retention Division: 11802 RIDGE PARKWAY, SUITE 100 HRM BROOMFIELD, CO 80021

Property Address: