STATE OF INDIAN LAKE COUNTY FILED FOR RECORD

2006 066854

2006 AUG -2 AM 10: 56

MEGUALER REGUALER

LARRY MEYER MERCHYTLE HORTGAGE COMM 72 CHVALTER BLVD., STE. WEGGERCE, RY 41042		
	-{Space Above This Line For Recording Date}	···
LOAM NO. 129329247	MORTGAGE MIN 10023640000022	7615
DUFINITIONS		
ailed 21. Certain rules regarding the was	document are defined below and other words are defined in Sego of words used in this document are also provided in Section 1	16.
(A) "Security Instrument" means this Riders to this document. (B) "Borrower" is	document, which is dated JULY 14, 2006	, together with all
TIMA RERSE		
nominee for Londer and Londer's states organized and existing under the laws 48501-2026, ed. (888) 679-MERS. (D) "Londer" is MERCAMPELE COMBLEME COMBLEME COMBLEME COMBLEME COMBLEME STATES ACCURATE STATES TO COMBLEME STATES AND COMBLEME COMBLEME COMBLEME STATES AND COMBLEME COMBLEM	Lender's address in property of signed by Borrower and detail SULY 16, 2006 HUNDERD AND 00/100) plus interest. Borrower has promised to pay this debt in as AUGOST 1, 2036 It is described below under the heading "Transfer of Rights in the by the Note, plus interest, any propayment charges and less characteristics, plus interest. a Sacurity Instrument that are executed by Borrower. The feplicable:	by Instrument. MERS is O. Box 2026, Plat, Minimal under the laws of . The Note states against Periodic Payments o Property."
Balloon Rider	Other(s)	
FINDLANA - Single Fairbily - Founds Man/Freddin Name 1914	WDIANA.	Porm 3013 (10 0 1)
COMMINITY TITLE COMPANY		30 m
FILE NO 34X68 LA	<u>κέ (</u> δ.	LM
		a

- (I) "Applicable Law" means all controlling applicable federal, state and local statutes, regulations, ordinances and administrative rules and orders (that have the effect of law) as well as all applicable final, non-appealable judicial opinions.

 (J) "Community Association Dues, Fees and Assessments" means all dues, fees, assessments and other charges that are imposed on Borrower or the Property by a condominism association, homeowners association or similar organization.

 (K) "Electronic Funda Transfer" means any transfer of funds, other than a transaction originated by check, draft, or similar
- (R) "Electronic Funda Transfer" means any transfer of funds, other than a transaction originated by check, draft, or similar paper instrument, which is initiated through an electronic terminal, telephonic instrument, computer, or magnetic tape so as to order, instruct, or authorize a financial institution to debit or cradit an account. Such term includes, but is not limited to, pointto, point of-sale transfers, automated tellor machine transactions, transfers initiated by telephone, wire transfers, and as
- of: rateglouse transfers.

 (ii.) "Eacrow items" mean those items that are described in Section 3.

 (iii.) "Miscellaneous Proceeds" means any compensation, settlement, award of damages, or proceeds paid by any third party (other than lassrance proceeds paid under the coverages described in Section 5) for: (i) damage to, or destruction of, the Property; (ii) conveyance is lieu of condemnation: or (iv) subrepresentations of, or omissions as to, the value and/or condition of the Property.
- ### Therefore Insurance means insurance protecting Lender against the nonpayment of, or default on, the Loan.

 (O) "Puriodic Payment" means the regularly scheduled amount due for (i) principal and interest under the Note, plus (ii) any note under Section 3 of this Security Instrument.

 "RESPA" means the Real Batate Settlement Procedures Act (12 U.S.C. §2601 et seq.) and its implement
- tion X (24 C.F.R. Part 3500), as they might be amended from time to time, or any additional or successor ion that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requ Regulation X (24 C.F.R. Fam South a temperature of the last state of the Loan does not qualify as a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgage loan" under RESPA.
- ed mortgage loan" under RESPA.
 "Successor in Interest of Borrew. "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that paramed Borrower's obligations under the Note and/or this Security Instrument.

TRANSFER OF RIGHTS IN THE PROPERTY

This Security Instrument secures to Lender: (i) the repsyment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to MERS (solely as nominate for Leader and Lander's mecanics and amigns) and to the successors and assigns of MERS, the following described property located in the [Type of Broarding Jarindichea]

COUNTY [Name of Recording Jurisdand] ocument is

LOT 2 IN BROADWAY NOME ACRES SUBDIVISION OF BLOCK 4, IN THE CITY OF GARY, AS PER PLAT THEREOF, RECORDED IN PLAT BOOK 22, PAGE 17 IN THE AUTHORISM OF THE PROPERTY OF THE PROPE PAGE 17, IN THE OFFICE OF THE RECORDER OF LAKE COUNTY OPERTY OF INDIANA.

the Lake County Recorder!

which currently has the address of 5109 MADISON STREET, GARY

("Property Address"):

TOGETHER WITH all the improvements now or hereafter eracted on the property, and all enterments, appurements, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property." Borrower understands and agrees that MERS holds only legal title to the interests granted by Barrower in this Security Instrument, but, if accounty to comply with law or custom, MERS (as nomine for Lender said Leader's necessors and anigns) has the right: we exercise any or all of those interests, including, but not limited to, the right to foreclose and all the Property; and to take any action required of Lender including, but not limited to, releasing and concelling this Security Bastroment.

BORROWER COVENANTS that Borrower is Inwfully select of the estate bereby conveyed and has the right to mortgage, grant and convey, the Property and that the Property is unencumbered, except for encumberance of record. Borrower warrants and will defend generally the title to the Property against all claims and devaneds, subject to any encumbrances of record. THIS SECURITY INSTRUMENT combines uniform occurring tool property.

UNIFORM COVENANTS. Borrower and Lender coverage and property and know Charges. Borrower shall gay when due the principal, Interest, Encrow Itsusa, Propayment Charges, and know Charges and late charges due under the

INDIANA - Single Family - Famile Mon/Freddle Mac UNIFORM INSTRUMENT WITH MINES

= 3015 (0 VOI)

Page 2 of 9

Plats. Berrower shall also pay funds for Escrow Items pursuant to Sectius 3. Payments due under the Note and this Securibility and the Note and this Securibility and the Note or this Security Instrument is returned to Lender unpeid, Lander may require that any or all subsequent payments of the Note or this Security Instrument is returned to Lender unpeid, Lander may require that any or all subsequent payments of the Note and this Security Instrument in made in one or more of the following forms, as selected by Lander: (a) each: Minute and this Security Instrument in the control of the following forms, as selected by Lander: (a) each: Minute and the security instruments of the following forms.

02

titution whose deposits are insured by a federal agency, instrumentality, or eatily; or (d) Ele Payments are deemed received by Londer when received at the location designated in the my be designated by Londer in accordance with the notice provisions in Section 15. London sted in the Note or at such other locati tertial p.//ment(s) if the payment(s) or partial payments are insufficient to bring the Lone current. Leader may payment(s) firtial p.//ment(s) if the payment(s) or partial payment(s) or partial payment(s) insufficient to bring the Lone current, without waiver of any rights hereunder or peoplet is lights to refuse such payment(s) or partial payments in the future, but Londer is not obligated to apply such payments at light such payments are accepted. If each Periodic Payment is applied so of its schoduled due date, then Londer need not liberent on unapplied funds. Londer may hold such enapplied funds entil Borrower makes payment(s) to bring the Lone serve liberent does not do so within a resecueble period of time, Londer shall either apply such funds or return them to Borrow hitot applied earlier, such funds will be applied to the outstanding principal behave under the Note immediately prior liberents. No offset or claim which Borrower might have now or in the future against Londer shall relieve Borrower fit liberents are under the Note and this Security Instrument or performing the covenants and agreements secured by this liberty betweenest. er may return may pays ter bet

Application of Physisists or Proceeds. Except as otherwise described in this Section 2, all payments accepted and if by Louder shall be applied in the following order of priority: (a) interest due under the Note; (b) principal due under the (c) amounts due under Section 3. Such payments shall be applied to such Periodic Payment in the order in which it to due. Any remaining amounts shall be applied first to late charges, second to any other amounts due under this Security ment, and then to reduce the principal behance of the Note.

Posts. Any semanana.

ment, and then to reduce the principal balance of the Note.

Lender receives a payment from Borrower for a delinquent Pariodic Payment which includes a sufficient amount to put to charge due, the payment from Borrower to the delinquent payment and the late charge. If more than one Periodic not is constanting. Lender any apply any payment received from Borrower to the repayment of the Pariodic Payments is the extent that any excess exists after the payment is applied to the extent that, each payment can be paid in full. To the extent that any excess exists after the payment is applied to the extent that, each payment can be paid in full. To the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment is applied to the extent that any excess exists after the payment and extent that any excess exists after the payment and extent that any excess exists after the payment and extent that any excess exists after the payment and exists and excess exists after the payment and e Payment is outstanding. Leaves any applied in full. To the extent true any and to the extent that, each payment can be paid in full. To the extent true any and full payment of one or more Periodic Payments, such excess may be applied to shall be applied first to any propayment charges and then as described in the Note.

Any application of payments, insurance proceeds, or Micolineous Process

Any application of payments, insurance proceeds, or Micolineous Process

Any application of payments. ale ić. ad to the

Any application of payments, insurance proceeds, or Miscellaneous Processed or postpone the des date, or change the amount, of the Pariodic Payments.

3. Punds for Escrew Itsuss. Boryower shall pay to Lender on the day Pariot ids to principal due under the Note sk

3. Punds for Ecrow Items. Berrover shall pay to Lander on the day Periodic Psymbots are due under the Plate, a Note is paid in fell, a sum (the "Punds") to provide for payment of amounts day for: (a) tank and amounts and otherwhich can attain priority over this Security Instrument at I lieu or escentiment on the Property. (b) Issuehold payment rests on the Property. (f stry. (c) premiums for any and all instrumes required by Lander under Section 5; Mortgage Instrumes premiums, if stry. (c) premiums for any and all instrumes required by Lander in lieu of this payment of the instrumer premiums in accordance with the provisions of Section 10. These items are called "Encrew Items." At origin at any time during the term of the Loue, Londer may require that Community Association Dust, Poss and Assessments, be excrowed by Boyrouge, and such dues, fees and assessments shall be an Escrow Items. Berrower shall, provingly for Lender all notices of amounts to be paid table (this Section). Berrowar shall per Londer the Farme for Escrow Items. or shall pay to Lander on the day Periodic Pays month and other from er under Section 5; and (d) Lender all notices of amounts to be paid staller this Section. Borrower shall pay Londer the Panis for Eccord Spans unless Lender waives Sorrower's obligation to pay the Panis for any or all Sicrow Spans to pay to Lender Panis for any or all Sicrow Spans at may time. Lander stay waive Sorrower's obligation to pay to Lender Panis for any or all Sicrow Spans at may time. Any such velocit stay tally be in viciting. In the owner of such waiver, Borrower shall pay directly, whom and where payable, the amounts due for any Escrew Items for which payant of Panis has been waived by Londer and, if Lander requires, shall furnish to Londer receipts oridancing such payaness within such time period as Londer may require. Borrower's obligation to make such payments and to provide vessigns shall for all payaness be desired to be a coverant and agreement contained in this Security Section 9. If Borrower is obligated to pay Escrew Items directly, parainet to a variour, and Borrower shall no pay the amount due for an Escrew Item, Londer may section 9 and pay such amount and Borrower shall thin be obligated under Section 9 to repay to Londer may ment amount. Londer may revoke the waiver on to any or all Section 11 and, upon such revocation, Borrower shall pay to Londer all Panis, and in such amounts, that are then required under this Section 3.

Lender may, at any time, collect and hold Panis in an amount (a) sufficient to parmit Londer to apply the Panis at the specified under RESPA, and (b) not to exceed the maximum amount a londer can require under RESPA. Londer shall amount the amount of Funds due on the basis of current data and reasonable columns of expenditums of future Employer bear and

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to purmit Lander to apply the Funds at the the pacified under RESPA, and (b) put to exceed the maximum amount a londer can require under RESPA. Lander shall enter the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Reservations.

the amount of Funds due on the basis of current data and reasonable estimates of expanditures of future Bossow Items or otherwise in accordance with Applicable Law.

The Funds shall be held in an institution whose deposits are no instead by a federal agency, instrumentality, or early (including Lender, if Lender is an institution whose deposits are no instead) or in any Poleral Home Lean Bush. Lender shall apply the Funds to pay the Escrow Items no later than the tips specified to day RESPA. Lender shall not charge Burrower for holding and applying the Funds, anomally analyzing the service account, or varifying the Burrow Items, under Leanire pays Borrower interest on the Funds and Applicable Low paysits Lender to make such a charge. Unless an agreement in mode in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not be required to pay Burrower any interest or carriage on the Funds. Borrower and Lender can agree in writing, however, that learnest shall be paid on the Funds. Lender shall give to Borrower, without charge, an noticed accounting of the Funds as supplied by RESPA. Lender shall necessary to make the Punds is accordance with RESPA. If there is a storage of Funds held in accordance with RESPA, and Borrower shall pay to Leader the account and accordance with RESPA, and Borrower shall pay to Leader the account accounts on the delicities of Funds held in accordance with RESPA, but in no more than twisty payments. If there is a deficiency in accordance with RESPA, but in no more than twisty more than twisty payments. it be...

go Surrevier s...

les Lexeler pape

'is made in

INDIANA - Single Panely - Femile Man/Freddle Mae LREFORM BUTRIBURY WITH MINE

Page 2015 (00'00)

Page 3 of 9

and the state of t

Upon payment in full of all sums secured by this Security Instrument. Lander shall promptly refund to Barrower any Funded by Lander.

4. Chargest Liens. Borrower shall pay all texas. assessments, charges, fines, and impositions enributable to the France.

Diargest Liens. Borrower skall pay all taxes, assessments, charges, fines, and impositions entitles in attain priority over this Security Instrument, lemahold payments or ground rests on the Fre ity Association Dues, Fees, and Assessments, if any. To the extent that these items are Entrew fin nuts on the Property, if any, a are Econow Items, Borrower

in the manner provided in Section 3.

Tower shall promptly discharge any lie to the payment of the obligation secure ion 3.

In the which has priority over this Security Instrument unless moreover, we secured by the lien is a manner acceptable to Lunder, but only so long as it is the lien in good faith by, or defends against enforcement of the lien operate to prevent the enforcement of the lien while those precentings are prevent to prevent the enforcement of the lien as agreement artifactors as a faith of the lien as agreement artifactors as a illing to the payment of the obligation secured by the lien in a manner acceptable to Linder, ser figurating such agreement; (b) contests the lien in good faith by, or defends against enferoneously which in Lender's opinion operate to prevent the enforcement of the lien while those by sufficient proceedings are concluded; or (c) secures from the holder of the lien as agree heefinating the lien to this Security Instrument. If Lender determines that any part of the Propa pathology over this Security Instrument. Lender may give Borrower a notice identifying the firm which that notice is given, Borrower shall satisfy the lien or take one or mare of the acerty is subject to a lien within 10 days

then 4.

Leader may require Borrower to pay a one-time charge for a real estate tex varification and/or reporting service to fine to connection with this Loan.

S. Property Insurance. Borrower shell keep the improvements now existing or hereafter exected on the Property in the largest included within the term "extended coverage," and any other hexards including, but not limit liquidues and floods, for which Loader requires insurance. This insurance shell be maintained in the amounts (including levels) and for the periods that Loader requires. What Loader requires persuant to the preceding sentence the state of the Loan. The insurance carrier providing the insurance shell be obseen by Borrower shell the obseen the borrower shell the obseen the shell on the examination by Borrower shell the obseen the shell of the same shell be obseen by Borrower shell the obseen the shell of the same shell be obseen by Borrower shell the obseen the same shell be obseen by Borrower shell the obseen the same shell be obseen by Borrower shell the obseen the same shell be obseen by Borrower shell the obseen the same shell be observed to the same shell be observed to the same shell be same shell be observed to the same shell be same shell b d to. ne (inclué... Context requires. What Londer requires perman the term of the Loan. The incurance carrier providing the innerance shall be Edited's right to disapprove Borrower's choice, which right shall not be exercised unreasonable (b) pay. In connection with this Loan, either: (a) a one-time charge for flood zone determination and certification services a remappings or similar changes occur which reasonably mists affect and determination and responsible for the necessary. remappings or similar changes occur which resconsibly might affect such determination or cartification. But responsible for the payment of any fees imposed by the Federal Emergency Management Agency in connect of any fleed zone determination resulting from an objection by Barrower.

If Borrower fails to maintain any of the coverages described above, Lander may estable insurance or option and Borrower's expense. Lender is under no objection to purchase any patient type or an option and some control of the coverage of the

If Borrower fails to maintain any of me coverages and Borrower's expanse. Leader is under no obligation to purchase any particious type to option and Borrower's expanse. Leader, but might or snight not protect Borrower. Borrower's equity in the Property de contents of the Property, against any risk, becard or liability and might provide greater or leaser coverage the proviously in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly most cost of insurance that Borrower acknowledges that the cost of the insurance coverage so obtained might significantly most cost of insurance that Borrower accurace by this Security Instrument. These manufacts that bear interest and the Most rate for date of disbursoment and shall be payable, with such instruct, upon notice from Leader to Borrower requesting payment.

All insurance policies required by Leader and renovals of such policies shall be judged as standard mortgage closes, and shall mane Leader as attending a standard mortgage closes, and shall mane Leader requires, Berrower shall promptly; Leader related to policies and renoval cortificates. If Leader requires, Berrower shall promptly; Leader all receipts of paid greatless and controller of, the Property, such policy shall include a standard mortgage class and required by Leader, for demant to, or destruction of, the Property, such policy shall include a standard mortgage class. 444

Lender all receipts of pold growless, and country, actions. If Burrower charles, any form of immunes, coverings, and other required by Lander, for desired or or an additional loss payer.

In the event of loss, Borrower shall give prompt testice to the insurance carrier and Lander: Lander may native payer of any reache promptly by Borrower. Unless Lander and Borrower otherwise agree in writing, any insurance presents, we or not the underlying insurance was required by Lander, shall be applied to restoration or repair is accommically familie and Lander's security is not lessend. During mets repair of the Property, restoration or repair is accommically familie and Lander's security is not lessend. During mets repair and asstruction presented that work has been completed to Lander's satisfaction, provided that such importantly to impact such insurance presents that have the right to hold such insurance presents that Lander has had an approximately to impact such impact such lander may dicture proceeds for the capairs and enteration in a single payment or in a series of progress payments as the is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on much has proceeds, Lender shall not be required to pay Borrower any insurant or carnings on such proceeds. Peas for public adjust other third parties, retained by Borrower shall not be paid ont of the insurance proceeds and shall be the sale adjust to Borrower. If the restoration or requir is not occommically facilitie or Lander's security would be lamaned, the improceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the ensure a security mader shall not the calm. The 30-day period will begin when the outles in given. In other quent, or if Lander may negotiate and sottle the claim. The 30-day period will begin when the outles in given. In other quent, or if Lander may negotiate and sottle the claim. The 30-day period will begin when the outles in given. In other quent, or if Property, if the n af

r oriet, or if Lander this to say increases ul (64) any oda or not then due.

6. Occupancy. Borrower shall occupy, artiblish, and the the Property as Borrower's principal residence within the after the execution of this Security Instrument and shall cardiane to occupy the Property as Bosrower's principal resident least one year after the date of occupancy, unless Londer otherwise agrees in writing, which common shall not be used withhold, or unless extennating circumstances exist which are beyond Burrower's control. rer's principal conducto for at

7. Preservation, Meintenance and Protection of the Property; Impactions. Secremer shall not decay, decays or

INDIANA - Single Family - Famile Mon/Freddle Mar UNIFORM ENTRUMENT WITH MINE

The second of th

Page 3005 40400s

Page 4 of 9

impair the Property, allow the Property to deteriorate or commit wants on the Property. Whether or not Borrower is residing in the Property, Borrower shall maintain the Property in order to prevent the Property from deteriorating or decreasing in value due to its condition. Unless it is determined pursuant to Section 5 that tepair or restoration is not economically feasible. Borrower shall promptly repair the Property if demaged to avoid further deterioration or damage. If insurance or condemnation appears are paid in connection with damage to, or the taking of, the Property, Borrower shall be responsible for requiring or entering the Property only if Lender has released proceeds for such purposes. Lander may disburse proceeds for the repairs that materials in a single payment or in a series of progress payments as the work is completed. If the insurance or ration in a single payment or in a series of progress payments as the work is completed. If the imparance or ation proceeds are not sufficient to repair or restore the Property, Borrower is not relieved of Borrower's obligation for

the completion of such repair or restoration.

Leader or its agent stay make resonable entries upon and inspections of the Property. If it has resonable cause, Leader shall give Borrower notice at the time of or prior to such

ipact the interior of the improvements on the property. Lemms small give notification and an analysis of the improvement of the improvements and application for content give for content give entities assing at the direction of Borrower or with Borrower's knowledge or content give ling, or inaccurate information or statements to Lender (or failed to provide Lender with material to with the Loan. Material representations include, but are not limited to, representations conce

Minimatory of the Property as Rorrower's principal residence,

"This Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) Bear in the Covenants and agreements contained in this Security Instrument, (b) there is a legal proceeding failtheastly affect Lender's interest in the Property and/or rights under this Security Instrument (such as a perfectly property, probable, for condemnation or forfeiture, for enforcement of a lien which may attain priority over in the property and the Property and the Property, then Lender may do Risilitently effect Leeder's interest in the Property and/or rights under this Security Instrument (such as a preceding in Hillingtoy, probain, for condemnation or forfolium, for enforcement of a lieu which may attain priority over this Security Hillingtoy, probain, for condemnation or forfolium, for enforcement of a lieu which may attain priority over this Security Hillington and the Property, then Lender may do and pay for further is reasonable or appropriate to protect Lander's interest in the Property, then Lender may do and pay for further is reasonable or appropriate to protect Lander's interest in the Property, then Property. Lender's actions on including protecting and/or assessing the value of the Property, and accurate priority over this Security Instrument, (a) appearing in over; and (c) poying reasonable atterney's fees to protect his interest in the Property and/or rights under this Security Instrument, including its necured position in a businessity proceeding. Securing the Property includes, but is not limited to, estering the Property to much require, change lends, replace or board up doors and windows, drain water from pipes, eliminate building or other code violations or dangerous conditions, and have utilities turned on or off. Although Lander may take action under this Section 9, Lender does not have to do so and is not under any duty or obligation to do so. It is agreed that Lander incurs no liability for not taking any or all actions authorized under this Section 9.

Any amounts disbursed by Lander under this Section 9 shall become additional debt of Borrower secured by this Sucurity Instrument. These amounts shall how interest at the Note rate from the date of disbursement and shall be payable, with mach interest, upon notice from Lander 10 Borrower requesting payment. e is

Instrument. These amounts shall how interest at the Note rate from the date of dishermented and shall be pupille, with such interest, upon notice from Londor to Borrower requesting payment.

If this Security Instrument is on a lesseshold, Borrower shall comply with all the provisions of the lane. If Borrower acquires for title to the Property, the lesseshold and the fee title shall not merge unless Londor agrees to the surger in writing.

10. Morrower shall permitted to maintain the Morrower shall foreigne lessestate as a condition of militing the Long. Borrower shall pay the premiume required to maintain the Morrower than Borrower that previously provided such lessesses and Borrower was required by Londor countries to be available from the morrower that previously provided such lessesses and Borrower was required to order to be available from the morrower that previously provided such lessesses and Borrower was required to obtain coverage substantially equivalent to the Morrower for Morrower, Borrower dellar, it is established payments repaired to obtain coverage substantially equivalent to the Morrower proviously in effect, from an alternative to pay to Londor the amount of the apparately designated payments that were due when the increases coverage countries to pay to Londor the amount of the apparately designated payments that were due when the increases coverage countries to be in effect. Londor will accept, see and retain these payments as a non-refundable loss reserve in lieu of Morrower and londor shall out be required to pay Borrower any interest or carriage or each less reserve. Londor can no league supplies less source payments if loss reserve shall be non-refundable, notwithstanding the fact that the Loan is whimstely paid in full, and Lor required to pay Borrower say interest or cereings on such less reserve. Leader can no league sequire less as Mortgage limitrance coverage (is the amount and for the period that Leader requires) provided by an immore stagain becomes available, is obtained, and Londer requires separately designated payments toward the premiums for Mortgage Instrumes. If Leader required Mortgage Instrumes as a condition of stability the Leas and Borrower was a separately designated payments toward the premiums for Mortgage Instrumes, Borrower shall pay the geom maintain Mortgage Instrumes in effect, or to provide a non-refundable less renerve, until the Londer's requires Instrumes onto is accordance with any written agreement between Burrower and Londer providing for such to termination is required by Applicable Law. Nothing in this Section 10 affects Borrower's obligation to pury in recorded in the Note. . if termination is require provided in the Note.

n the Note) for certain lesses it may inc

Mortgage Insurance reimburson Londer (or any entity that purchases the Nets) forces not repay the Loan as agreed. Borrower is not a party to the Marigage Insurance.

Mortgage insurars evaluate their total risk on all such insurance in force from the tith other parties that share or modify their risk, or reface issue. These agreements informed to the parties that share or modify their risk, or reface issue. or to time, and may outer in sets are on terms and could note. These agreements me home available (which

with other parties that share or money more risk, or relace losses. These agreements are on satisfactory to the mortgage inverer and the other party (or parties) to these agreements. Then mortgage inverer to make payments using any source of fixule that the mortgage inverer may have funds obtained from bloragage inserance premiums).

As a result of these agreements. Londer, any purchaser of the Nate, stather inserar, may robe affiliate of any of the foregoing, may receive (directly or indirectly) amounts that derive from (as portion of Borrower's payments for Mortgage Inserance, in exchange for sharing or modifying it reducing losses. If such agreement provides that an affiliate of Leader takes a share of the harrow of the premiums pand to the insurar, the arrangement is often terraid temptive reinsurance." Psychia thom for objects and objects to the state of pago instanor'o ciale, ar Forther: uan for a di

SNULANA - Single Family - Panale Man/Probble Mac UNIFORM PUTTRUMENT WITH MINE

Form 3005 (0409)

Page 5 of 9

(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, other terms of the Loun. Such agreements will not increase the amount Borrower will one for Mortgage Insuran ny other terms of the Lonn. Such agreements of they will not entitle florrower to any refund.

the very was not entered to represent the property of the rights Berrower has - if any - with respect to the Marigage Insurance under the Homeowaters Protection Act of 1996 or any other law. These rights may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Mortgage Insurance terminated automatically, and/or to receive a retund of any Mortgage Insurance prominents that were uncorned at the time of such ellation or terminati

11. Assignment of Miscellaneous Proceeds; Forfeiture. All Miscellaneous Proceeds are hereby assigned to and di

paid to Lender.

If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's neurity is not lessened. During such repair and rustoration period, Lender shall have the right to hold such Miscellaneous Proceeds until Lender has had an apportunity to inspect such Property or source the work has been completed to Lender's satisfaction, provided that such inspection shell be underston promptly. Lender may pay for the require and restoration in a single disturnment or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such Miscellaneous Proceeds. If the numeration or repair is not economically feasible or Lender's neurity would be lessened, the Miscellaneous Proceeds shall be implied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, puid to Burrawer. Such Miscellaneous Proceeds shall be applied in the order provided for in Section 2.

In the event of a total taking, destruction, or loss in value of the Property, the Miscellaneous Proceeds shall be applied to

The Miscollaneous Proceeds shall be applied in the order pravided for in Section 2.

In the event of a total taking, destruction, or loss in value of the Property, the Miscollaneous Proceeds shall be applied to the mans accured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair mentat value of the Property immediately before the partial taking, destruction, or loss in value is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the partial taking, destruction, or loss in value, unless Borrower and Lander otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the Miscollaneous Proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the partial taking, destruction, or loss in value divided by (b) the fair mentat value of the Property immediately before the partial taking, destruction, or loss in value. As the long shall be easil to Borrower. ection, or loss in value. Any balance shall be paid to Borrower.

recuon, or some in varies. Any parameter shall be paid to Horrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property before the partial taking, destruction, or loss in value is loss than the amount of the mans secured immediate the partial taking, destruction, or loss in value, unless florrower and Londer otherwise agree in writing, refleneous Proceeds shall be applied to the same secured by this Security Instrument whether or not the same are then destructed the same are the s

numerisaneous Proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abundaned by Borrower, or if, after notice by Londor to Borrower that the Opposing Party (as defined in the notice security in a sum of the sum of the security in the Property or to the sums secured by this Security Instrument, whether or not them due. "Opposing Party" means the third party that owes Borrower Miscellaneous Proceeds or the party against whom Borrower has a right of action in regard to Miscellaneous Proceeds.

cellaneous Proceeds.

Borrower shall be an default if any action or proceeding, whether civil or criminal, in began that, in Leader's judgment, id result in forfeiture of the Property or rights under this content in forfeiture of the Property or rights under this process of the Property or rights under this process of the Property or rights under this content in forfeiture as provided in Section 19, by could result in forfeiture of the Property or other material impairment of Lendor's interest in the Property or rights under Security Instrument. Borrower can cure such a default and, if acceleration has occurred, reinstate as provided in Section I causing the action or proceeding to be dismissed with a ruling that, in Lendor's judgment, practicular difference of the Proor other material impairment of Lander's interest in the Property or rights an award or claim for damages that are attributable to the impairment of Lande er this Sec t. The proces nt of Lender's intere shall be paid to Lender.
All Miscellaneous

cous Proceeds that are not applied to restoration or repair of the Property shall be applied in the c provided for in Section 2.

12. Berrawier Not Released; Fortescence by Lender Not a Walver. Extension of the time for pays of amortization of the sums secured by this Security Instrument granted by Lander to Borrower et my Suc Borrower shall not operate to release the liability of Borrower or my Successors in Interest of Borrower or to suffuce to entand a or Not Released; Forbe Borrower shall not operate to release the liability of Borrower or any Successors in Interest of Borrower. Leader shall not be required to commence proceedings against any Successor in Interest of Borrower or to refuse to entend time for payment or otherwise modify amortization of the status accurat by this Security Instrument by reason of any domain made by the original Borrower or any Successors in Interest of Borrower. Any forbactures by Leader in exercising any right or sensely including, without limitation, Lender's acceptance of payments from third persons, entities or Successors in Interest of Borrower or in amoints less than the amounts then due, shall not be a waiver of or preclade the exercise of any right or sensely including, without limitation, Lender's acceptance of payments from third persons. Borrower covanants and announts less than the amount then due, shall not be a waiver of or preclade the exercise of any right or sensely.

13. Joint and Several Liability; Ca-dignery Successor and Antigns Bound. Berrower covanants and Borrower's obligations and liability shall be joint and average. Movement and Several Liability; Ca-dignery Successor and Antigns Bound. Berrower who co-signs this Security Instrument obt does not executed the Note (a "co-signer"): (a) is co-signing this Security Instrument only to margane, grant and enewey the co-signer's interest in the Property under the terms of this Security Instrument only to mercanely obligations under the covange and accommodations with regard to the terms of this Security Instrument of Borrower's claim and bounds under this Security Instrument. Borrower such a provided in Security Instrument. Borrower shall not be released from Borrower's obligations and Hability under this Security Instrument. Borrower shall bind (encept as provided in Section 20) and benefit the successors and assigns of Londer.

14. Lean Charges. Lender any charge Borrower tees for services performed in consection with Bursawar's debath, for rour. Las thank time

provided in Section 20) and receives and subject of Londor.

14. Learn Charges. Lender may charge Borrower toes for services performed in connection with Borrower's delants, for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument, including, but not limited

mir Man/Freddle Mac UNIFORM BUSTRUMENT WITE MEMS INDICANA - Single Family - Po

The state of the same of the s

Perm 2015 (09/01)

the a larger of the later was to the first

to, attorneys fees, property inspection and valuation fees. In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to florrower shall not be constraid as a prohibition on the charging of such fee. Lander may not charge fees that are expressly prohibited by this Security Instrument or by Applicable Law.

If the Loan is subject to a law which sots maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the Loan exceed the permitted limits, then: (a) any such loan sharps shall be reduced by the amount accessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refuseded to Borrower. Leader may choose to make this refund by making the principal count under the limits will be refused to Borrower. In Borrower which exceeded permitted limits will be refunded to murrower.

In Borrower which exceeded permitted limits will be refunded to murrower.

If a refund reduces to the principal could under the Note or by making a direct payment to Borrower. If a refund reduces to the property will be treated as a partial propayment without any propayment charge (whether or not a propaym vided for under the Note). Borrower's acceptance of any such refund made by direct payment to Borrower with have arising out of such overcharge.

All notices given by Borrower or Londer in connection with this Security Sestemment stant by Madiana. All notices given by Borrower or Londer in connection with this Security Sestemment stant by Borrower or Londer in connection with this Security Sestemment stant by Borrower or Londer in connection with this Security Sestemment stant by Borrower or Londer in connection with this Security Sestemment stant by Borrower or Londer in connection with this Security Sestemment stant by Borrower or Londer in connection with this Security Sestemment stant by Borrower or Londer in connection with this Security Sestemment stant by Borrower or Londer in Connection with this Security Sestemment stant by Borrower or Londer in Connection with this Security Sestemment stant by Borrower or Londer in Connection with this Security Sestemment stant by Borrower or Londer in Connection with this Security Sestemment stant by Borrower or Londer in Connection with this Security Sestemment stant by Borrower or Londer in Connection with this Security Sestemment stant by Borrower or Londer in Connection with this Security Sestemment stant by Borrower or Londer in Connection with this Security Sestemment stant by Borrower or Londer in Connection sessent stant by Borrower or Londer in Connection sessent nd by d. She at charge is

www. w worrower in connection with this Security Instrument shall be deemed to have been if by first class mail or when actually delivered to Services action address if sent by other m wer shall constitute notice to all Borrowers unless Applicable Law expressly requires otherwise.

Property Address unless Berrower has designated a substitute notice address by natice to it thy notify Londer of Borrower's change of address. n given to Berrover when means. Nedler to any one u by notice to Lauder. reporty Address unless therrower ness congruence a summers recover by mouse or names as accident for the procedure for supersing the time. Because shall only report a change of address through that specified procedure. There all notices address under this Security featment at any one time. Any series to Londor shall be given to be a supersimple of the feather and the series of the series of the series address stated herein unless Londor has designated another a series to be a series of the series and the series are series and the series and the series and the series and the series are series and the series and the series and the series and the series are series are series and the series are series are series and the series are series are series are series and the series are s g K

Birth thelling it by first class mail to Landor's address stated harvin unless Landor has designated another address by Dirthouse. Any notice is connection with this Security Instrument shall not be designed to have been given to Le statistically received by Landor. If any notice required by this Security Instrument shall not select required under Applicable Phyplicable Law requirement will entirely the corresponding requirement under this Security Instrument.

300 Me. Governing Law: Severability: Bulus of Construction. This Security Instrument shall be governed by fador the law of the jurisdiction in which the Property is located. All rights and obligations contained in this Security Instrument to any requirements and limitations of Applicable Law. Applicable Law might emplicitly or implicitly allow to agree by contract or it might be silent, but such silence shall not be construed as a prohibition against agreement to in the event that any provisions or classe of this Security Instrument or the Note conflicts with Applicable Law, provision.

theil not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting providen.

As mod in this Security Instrument: (a) words of the manufine gender shall mean and include corresponding neuter words or words of the fundatine gender: (b) words in the singular shall seem and include the plant and vice veem; and (c) the word "may" gives sale discretion without any obligation to take any action.

17. Berrower's Copy. Berrower shall be given one capy of the Note and of this Security Instrument.

18. Transfer of the Property or a Beneficial intervent in the Property. As used in this Section 18, "Interest in the Property means any legal or beneficial intervent in the Property, including, but not limited to, those beneficial intervents transferred in a bond for dead, contract for dead, installatent sales contract or acrow agreement, the initial of which is the transfer of side by Borrower at a future date to a papellace.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower in ant a natural parent and a beneficial infiltrent in Borrower, is said or arrandomly, without Landar's prior written, oranged, Lindar may negative immediate payment in this of all runs accorded by this Security Instrument. However, this option thall not be annoted by Landar if such associate this option, Lindar thall give Borrower made or accolation. The notice shall provide a partied of ast less than 30 days from the date the notice in given in accordance with Section 15 within which Borrower mate pay all notice secured by this Security Instrument. Without further notice or demand on Borrower that have the right to have enforcement of this Security Instrument without further notice or demand on Borrower.

19. Borrower's Right to Relatestate Africa Acceleration. If Borrower mote carried in Agglitable Law might specify for the termination of Borrower's right to relatents, or (c) only of a judgment enforcing this Security Instrument, including if no accoleration had occurred; (b) cares may defined of any other covenants or agreements; (c) pays all enganes incurred in enforcing this Security Instrument, including, but not limited to, reasonable atternant? Instrument, properly impossion and substation force, and other fees incurred for the purpose of protecting Lendor's interest in the Property and rights under this Security Instrument, and Rorrower's obligation to pay the same secured by this Security Instrument, and Rorrower's obligation to pay the same secured by this Security Instrument, shall continue suchanged. Lendor may require that Becrover pay such continues unchanged. Lendor may require that Becrover pay such continues unchanged. Lendor may require that Becrover pay such continues when the security Instrument in one or min of the following forms, as selected by Lendor: (a) cash; (b) samely order, (c) credited check, head check, treasurer's chack or continues or of the following forms, as selected by Lendor: (a) cash; (b) samely order, (c) credited check, head check, treasurer's chack or continues are notificated any such check is drawn upon an institution where departs are immediately a federal agency, instrument and obligations are entity; or (d) Electronic Funds Transfer. Upon editorial multi-color where the following instrument and obligations are entity; or (d) Electronic Funds and in a considerable had continued that the security instrument and obligations are entity and in the security instrument in the Plate Security Instrument in the Plate Security Instrument in the Plate Security Instrument (c) and security instrument (d) and security instrument (d

INPLANA - Single Family - Panale Men/Probile Mac UNIFORM INFEREN NAL ALIM W

n 2015 (8000)

transfer of servicing. If the Note is sold and thereefter the Loan is serviced by a Lean Servicer other than the purchase Nets, the mortgage loan servicing obligations to Berrower will remain with the Lean Servicer or be transferred to a self-ten Servicer(s) and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

Neither Borrower nor Leader may commence, join, or be joined to any judicial action (as either an individual litigan member of a class) that arises from the other party's actions pursuent to this Security Sections of the diagns that the netsy last the security is actions from the other party's actions pursuent to this Security Sections of the security section of the Security Security Section of the Security Section of the Security Security Section of the Security Section of the Security Section of the Security Security Security Security Section of the Security Sec

percenser unless otherwise provided by the Note purchaser.

Interview of a class) that prices from the other purty's actions pursuant to this Security Instrument or that alleges that the nerty has breached any provision of, or any duty ownd by reason of, this Security Instrument, until such Berrower or I me notified the other purty (with mach notice given in compliance with the requirements of Section 13) of such alleges ind afforded the other purty inverte a reasonable period after the giving of such notice to take corrective action. If Application provides a time period which must also before certain action can be taken, that time period will be deemed maintable for purposes of this paragraph. The notice of acceleration and opportunity to case given to Berrower purm lustion 22 and the notice of acceleration given to Borrower persuant to Section 18 shall be deamed to satisfy the notice provisions of this Section 20.

21. Hasserdone Sinkstances. As used in the content of the paragraph.

The more of the corrective action provisions of this Section 20. umant or that allegar that the other rot, until such Barrover or Londer Section 15) of such allegad breach 4 to be

ii. Histordous Substances. As used in this Section 21; (a) "Hezardous Substances" are three substances defined as tonic nurdens substances, poliutants, or wastes by Environmental Law and the following substances: geneline, increases, other tonic patroleum products, toxic posticides and herbicides, volatile selvents, materials containing adverses or Melayde, and radioactive materials: (b) "Sevironmental Law" means federal lows and lews of the jurisdiction where the

Intended by the contribute of the contribute of

NON-UNIFORM COVENANTS. Borrower and Lander further covenant and agree as full

22. Acceleration: Econolics: Londer shall give notice to Sectioner prior to acceleration shallowing Received of any corrected or expressed in this Security Instrument (but not prior to acceleration under Section 28 mbs law provides otherwise). The notice shall specify; (a) the default; (b) the action regarded to core the default next law that the street law that is serviced in the notice may result in acceleration of the contice to care the default as or before the date specified in the notice may result in acceleration of the contice for the property. The notice shall far Berrevor of the right to release of the receivants and the right to court in the forestown preceding the of a default or any other default of Berrevor to acceleration and foreshours. If the default is not cared on a date specified in the acceleration of the right to accept in that of all some one Security Instrument without further demand and may foreshours instrument by judicial proceeds shall be endfort to cellect all expresses incurred in purvaing the remodiles provided in this Section 22, Installiant to, reasonable alterneys' few and cooks of title evidence.

23. Release. Upon payment of all some secured by this Security Instrument, Leader shall release this Security Instrument, but only if the fire is paid to a third party for service rendered and the charging of the fee is permitted under applicable hav.

24. Waiver of Valuation and Appealmment. Borrower trains all right of valuation and appealed



Page I of 9