

2008 063097

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REO No: C08E192

SPECIAL WARRANTY DEED

This Deed is from FANNIE MAE a/k/a FEDERAL NATIONAL MORTGAGE ASSOCIATION, a corporation organized and existing under the laws of the United States, having its principal office in the City of Washington, D.C. ("Grantor"), to **C. David Rose**, (Grantee) and to Grantee's heirs and assigns,

For value received, Grantor hereby grants, remises, aliens and conveys unto Grantee, and to Grantee's heirs and assigns forever, but without recourse, representation or warranty, except as expressed herein, all of Grantor's right, title and interest in and to that certain tract or parcel of land situated in the County of Lake, State of Indiana, described as follows (the "Premises"):

Lot Two Hundred Ninety-six (296), Robert Bartlett's Marquette Park Estates, First Addition, in the City of Gary, as shown in Plat Book 27, page 57, in Lake County, Indiana.

Commonly known as: 7318 Hemlock Street, Gary, IN 46403 1 1 S

And Grantor, for itself and its successors does covenant, promise and agree, to and with Grantee, Grantee's heirs and assigns, that Grantor has not done or suffered to be done anything whereby the Premises hereby granted are, or may be, in any manner encumbered or charged, except as herein recited; and that Grantor will warrant and forever defend title to the Premises, against all persons lawfully claiming or who may claim the same, by, through or under Grantor but not otherwise.

Grantor is exempt from all taxation imposed by any state, county, municipality, or local taxing authority, except for real property taxes. Thus, Grantor is exempt from any and all transfer taxes. See, 12 U.S.C. 1723a (c) (2).

"No Indiana Gross Income Tax is due or payable in respect to the transfer made by this instrument."

GRANTEE HEREIN SHALL BE PROHIBITED FROM CONVEYING CAPTIONED PROPERTY TO A BONAFIDE PURCHASER FOR VALUE FOR A SALES PRICE OF GREATER THAN \$46,800 FOR A PERIOD OF THREE MONTHS FROM THE DATE OF THIS DEED. GRANTEE SHALL ALSO BE PROHITIBED FROM ENCUMBERING SUBJECT PROPERTY WITH A SECURITY INTEREST IN THE PRINCIPAL AMOUNT OF GREATER THAN \$46,800 FOR A PERIOD OF THREE MONTHS FROM THE DATE OF THIS DEED. THESE RESTRICTIONS SHALL RUN WITH THE LAND AND ARE NOT PERSONAL TO GRANTEE.

THIS RESTRICTION SHALL TERMINATE IMMEDIATELY UPON CONVEYANCE AT ANY FORECLOSURE SALE RELATED TO A MORTGAGE OR DEED OF TRUST.

DULY ENTERED FOR TAXATION SUBJECT TO FINAL ACCEPTANCE FOR TRANSFER

SEP 0 4 2008

PEGGY HOLINGA KATONA
LAKE COUNTY AUDITOR

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Date: 00-74-0				
FANNIE MAE a/k/a FEDERAL NATIONAL M ASSOCIATION	Michael Simr Assistant Sec ORTGAGE		MORTGA ORORATE	
By: Attest:	Sheryl Martin	PEDERAL!	1938	POGIATION!
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STATE OF TEXAS)) SS		THE THE PARTY OF T	
COUNTY OF PALLAS)		· ·	
The forecoing instrum County, Texas, this behalf of the corporate	ent was acknowledged day of Acch, of , of Federal National M	d before me, a notary 20_08 by <u>Yulua</u> Mortgage Association, c	er simus	S & SHERIA
	NOT C	nt is the proper county Recorde		, and the second
Notary Public				
Send Deed and Tax Bi	lls to grantee at the follo	owing address:		
8015 LAUE	SHORE DR C	ARIX, (~! 46	103	
When recorded, pleas	se return to: Title One 8310 Allison Pointe Blvd Indianapolis IN 46250	., Suite 101		
Prepared by	Heidi A. Jones Fannie Mae International Plaza II 14221 Dallas Parkway, Dallas, Tèxas 75254-29			

I AFFIRM, UNDER PENALTIES FOR PERJURY, THAT I HAVE TAKEN REASONABLE CARE TO REDACT EACH SOCIAL SECURITY NUMBER IN THIS DOCUMENT, UNLESS REQUIRED BY LAW.

(name printed, stamped or signed

File Number: 2008-9065