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Real Estate Retention Agreement Homeownership Initiatives Programs– (Homeownership Opportunities Program, Neighborhood Impact Program, Accessibility Modifications Program, Disaster Relief Program

Grant Award - (Homeownership)

Grant Typ	e: 🛛 HC	P □ NIP	□AMP	□DRP	Proj	ect / ID#: 100	080	150
For purpo	ses of this	s Agreement	¹ , the follo	wing terms	shall have th	e meanings :	set forth below	က် က ရာ
"FHLBI" s	nall refer t	the Feder	al Home L	oan Bank o	f Indianapolis	3 .		
		r to Peoples ster, IN 463			(FHLE	Bl's Member	inst <u>i</u> tution), loc	ated at 9204
"Borrower	(s)" shall ı	efer to Jaso	n A. Foste	ocun	nent i	S	3	2016
\$ 10,000. Member, the city/to which is n	00 with respo wn of Ha nore fully 30 feet o	under ect to the to ammond described as of lot 3, and	the Afformation the Last follows, of the north	rdable Hould property to Lee County or as attached	sing Progra cated ap69 hety Reda d hereto as	m ("AHP") of 19 White Oal Weder! Exhibit A and es McLaughlin		through the single state of the
Borrower(for a per	od of five (5)					is property as e closing and fo	
A	tention:	Community	Investmer	nt Division,	and the Mer	mber are to b	dianapolis, Indoe given immend of the Rete	ediate written
th	e title or	deed to and	other <mark>own</mark>	er, subject	to certain e	xceptions ou	g transfer or a tlined herein), ified by the FH	an amount

- calculated by the Member via an FHLBI prescribed calculation and verified by the FHLBI, equal to a pro rata share of the direct Subsidy that financed the purchase, construction, or rehabilitation of this property reduced for every year the Borrower/Seller occupied the unit, shall be repaid to the Member for reimbursement to the FHLBI from any net gain realized upon the sale of the property after deduction for sales expenses, unless the purchaser is a very low, low-, or moderate-income household which is defined as having not more than 80% of the area median income, or the household had obtained a permanent mortgage funded by an AHP subsidized advance and not a direct subsidy. Upon the sale of the home, the purchaser has no retention or AHP Subsidy repayment obligations, regardless of whether or not the purchaser is very low-, low- or moderate-income;
- (iii.) In the case of any refinancing prior to the end of the Retention Period, an amount calculated by the Member via an FHLBI prescribed calculation and verified by the FHLBI, equal to a pro rata

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Community Title Company File No. 169644 18non on CM

Rev. 02/2014

¹ This Real Estate Retention Agreement complies with FHA requirements at 24 CFR §203.41, HUD Mortgagee Letter 94-02 and AHP regulations codified at 12 CFR §1291, et seq. and the directives of the Federal Housing Finance Agency.

share of the direct Subsidy that financed the purchase, construction, or rehabilitation of the property, reduced for every year the Borrower occupied the unit, shall be repaid to the Member for reimbursement to the FHLBI from any net gain realized upon the refinancing, unless the property continues to be subject to a deed restriction or other legally enforceable retention agreement or mechanism, or the household had obtained a permanent mortgage funded by an AHP subsidized advance and not a direct subsidy, incorporating the requirements of clauses (i), (ii), (iii) and (iv) contained herein; and

- (iv.) In the case of a foreclosure, deed-in-lieu, or assignment of the first mortgage to the Secretary of HUD (assuming AHP funding is used in conjunction with FHA financing), the obligation to repay the direct Subsidy to the Member shall terminate upon final settlement or disposition, once such action is completed. Otherwise, the covenants contained herein shall continue until release by the Member in writing or the expiration of the Retention Period, whichever should first occur.
- (v.) Upon the death of the AHP-assisted sole owner, or owners in the case of multiple title holders, the AHP Retention Agreement terminates and there is no obligation to repay the AHP Subsidy.

Borrower and Member acknowledge the additional documentation to assist with finalizing any property disposition that IN WITNESS WHEREOF, the Borrowe executed this Agreement as of this 10th authorized representative, have the Lake County Witness: Jason A. Foster orrower: Witness: Borrower: DEANNA L. GRIGGS State of (Indiana) Lake County My Commission Expires) SS: February 20, 2021 County of (\ake) Jason A. Foster personally appeared before me and acknowledged the foregoing instrument this 10th day ofJune My Commission Expires: My County of Residence: Peoples Bank SB (Member) By: (Member Representative) (Witness) Robert T. Lowry, EVP & Chief Financial

Officer

(Printed Name of Witness)	(Printed Name and Title of Member)
State of (Indiana) County of (Lake)) SS:
Robert T. Lowry, personally appeaday of June , 2016.	ared before me and acknowledged the foregoing instrument this 8th
My Commission Expires: <u>Janua</u>	ary 19, 2024 Notary Public
My County of Residence: Lake	Document is NOT OFFICIAL!
S. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	Documental is whe property of lake County Recorder!
C	Peoples Bank SB FHLBI Member Institution 9204 Columbia Ave
I affirm, under the penalties for per that I have taken reasonable care to	to the same of
redact each social security number the document, unless required by law.(Required in Indiana only)	Patnela M. Goethe, Mortgage Loan Processor (Printed Name and Title)

EXHIBIT "A" LEGAL DESCRIPTION

File No.: 169644

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THE SOUTH 30 FEET OF LOT 3, AND THE NORTH 30 FEET OF LOT 4 IN CHARLES MCLAUGHLIN ADDITION TO HAMMOND, AS PER PLAT THEREOF, RECORDED IN PLAT BOOK 30 PAGE 58, IN THE OFFICE OF THE RECORDER OF LAKE COUNTY, INDIANA.



File No.: 169644

Exhibit A Legal Description