N CAR TUNTANNA, 62) FOOF I CIAL D 62) 66662 IM STANF THOLIANA LAKE COUNTY

Total Fees: 55.00 By: TS Pg #: 10 FILED FOR RECORD
GINA PIMENTEL
RECORDER

When recorded, return to: American Fidelity Mortgage Services, Inc. Attn: Final Document Department 1776 S. Naperville Rd. Bldg B 101B Wheaton, IL 60189-5831

Title Order No.: FNW2101362 Escrow No.: FNW2101362 LOAN #: MER2100113

-{Space Above This Line For Recording Data} -

MORTGAGE

MIN 1003940-1080051697-4 MERS PHONE #: 1-888-679-6377

DEFINITIONS

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 8, 20 and 21, Certain rules regarding the usage of words used in till becument are also provided in Section 16. (A) "Security Instrument" means this document, which is dated April 23, 2021, all Ridders to his document.

(B) "Borrower" is Jennifer C. Conroyd, an unmarried woman

Borrower is the mortgagor under this Security Instrument.

(C) "MERS" is Mortgage Electronic Registration Systems, Inc. MERS is a separate corporation that is sading solely as a nonlinee for Lender and Lender's successors and assigns. MERS is the mortgages under this Security Instrument. MERS is organized and existing under the laws of Delaware, and has mailing address of PO. Dist 2026. First, MI 48501-2028 and a street address of 1901 E. Voorhees Street, Suite C, Danville, IL 61834. MERS telephone number is (888) 679-MERS.

(D) "Lender" is American Fidelity Mortgage Services, Inc..

Lender is a Corporation, Illinois. 101B, Wheaton, IL 60189-5831. organized and existing under the laws of Lender's address is 1776 S. Naperville Rd. Bldg B

INDIANA-Single Family-Fannie Mae/Freddie Mac UNIFORM INSTRUMENT Form 3015 1/01 Ellie Mae, Inc. Page 1 of 10

FIDELITY NATIONAL TITLE FNW2101362 INEDEED 1016 INEDEED (CLS)



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	LOAN #: MER2100113
(E) "Most" means the promisory note signed by Borrower and dated. April 33, 2021, and a states that Dorrower owns Lander TWO HUNDRED FORTY THOUSAND SEPERTY FED plus interest. Borrower has promised to pay this debt in regular Periodic Polymonisms plus interest. Borrower has promised to pay this debt in regular Periodic Polymonisms and to May 1, 2051. (5) "Froparty" means the property that is described below under the heading "Transfe (5) "Loan" means the obble verdenced by the Note, plus interest, any prepayment charm. (6) "Loan" means the dobt of verdenced by the Note, plus interest, any prepayment charms. (7) "Ridder" means all Ridders to Missourity instrument that are executed by Borrow.	The Note VE AND NO/100** U.S. \$240,075.00) bay the debt in full not later than of Rights in the Property." es and late charges due under
be executed by Borrower [check box as applicable]: ☐ Adjustable Rate Rider ☐ Condominium Rider ☐ Sec	er. The tollowing Riders are to bond Home Rider ar(s) [specify]
 "Applicable Law" means all controlling applicable federal, state and local statute administrative rules and orders (that have the effect of law) as well as all applicable finalors. 	s, regulations, ordinances and I, non-appealable judicial opin-
(J) "Community Association Dues, Fees, and Assessments" means all dues, fees, a that are imposed on Borrower or the Property by a condominium association, homeown nization.	
(K) "Electronic Funds Transfer" means any transfer of funds, other than a transactic similar paper instrument, which is initiated through an electronic terminal, letephonic instructs or acceptance of the properties of the pro	rument, computer, or magnetic t. Such term includes, but is not
(L) "Exarow Items" means those Items' bad gas described in Section 3. (M) "Niscellaneaus Proceeds" means any compensation, selfiment, award of damagnanty (other than insurance proceeds paid under the "Diverages described in Section"), or her property, (i) or other taking it did gially past of the "Property; (ii) or other taking it did gially past of the "Property; (ii) or other taking it did gially past of the "Property; (ii) or other taking it did gially past of the "Property; (ii) or other taking it did gially past of the "Diverty; (ii) or other taking it did gially past of the "Diverty (ii) or other taking it did gially past of the "Diverty" (iii) or other	or. (i) damage to, or destruction nveyance in lieu of condemna- Property. nt of, or default on, the Loan.
(ii) any amounts under Section 3 of this Security Instrumenti. [P] "RESPA" means the Real Estate Settlement Procedures Act [12.U.S.C. §2601 et slation, Regulation X (12.C.F.R. Part 1024), as they might be amended from time to time location. The Regulation regulation that govern the same subject inteller. As used in this Security in requirements and restrictions that are imposed in regard to a "federally related mortgan ciuality as a "federally related mortgan ciuality" as a federally related mortgan ciuality as a "federally related mortgan ciuality" as "federally related mortgan ciuality as a "federally related mortgan ciuality" as "federally related mortgan ciuality as a "federally related mortgan ciuality" as "federally related mortgan ciuality as "federally related mortgan ciuality as a "federally related mortgan ciuality" as "federally related mortgan ciuality as "federally related mortgan ciuality" as "federally related mortgan ciuality as "federally related mortgan ciuality" as "federally related mortgan ciuality as "federally related mortgan ciuality" as "federally related mortgan ciuality" as "federally related mortgan ciuality as "federally related mortgan ciuality" as "federally related mortgan ciuality as "federally related mortgan ciuality" as "federally related mortgan ciuality as "federally related mortgan ciuality" as "federally related mortgan ciuality as	or any additional or successor strument, "RESPA" refers to all ge loan" even if the Loan does
TRANSFER OF RIGHTS IN THE PROPERTY This Scourily instrument secures to Lander; (i) the repayment of the Lean, and all renewal of the Note; and (i) the performance of Serrower's covenants and agreements under this S For this purpose, Borrower does hereby mortgage, grant and convey to MERS (salely as a successors and assigns) and to the successors and assigns of MERS the following de Courty (Type of Recording Austadiction):	ecurity instrument and the Note, ominee for Lender and Lender's scribed property located in the
APN #: 45-16-18-453-001.000-041	
Name of Recording Judicidical; APN 8: 45-16-18-453-001-000-041 LOT 12 IN BLOCK 1 IN HAWTHORNE HILLS UNIT NO. 2, AS PE RECORDED IN PLAT BOOK 34, PAGE 4, IN THE OFFICE OF TH LAKE COUNTY, INDIANA.	R PLAT THEREOF, HE RECORDER OF
	Ç
which currently has the address of 3612 W 123rd PI, Crown Point,	[Street] [City]
Indiana 46307 ("Property Address"): [Zip Code]	lessand less[1]
TOGETHER WITH all the improvements now or hereafter erected on the property, and fixtures now or hereafter a part of the property. All replacements and additions shall instrument. All of the foregoing is referred to in this Security Instrument as the "Property."	also be covered by this Security
INDIANA-Single FamilyFannie Mae/Freddie Mac UNIFORM INSTRUMENT Form 3015 1/01	

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LOAN #: MFR2100113

agrees that MERS holds only legal title to the interests granted by Borrower in this Security Instrument, but if reversary, to comply with law or crustom, MERS (as nomined for Lender and Lender's successors and assigns) has the right; to exercise any or all of those interests, including, but not limited to, the right to foreciose and sell the Property, and to take any action required of Lender including, but not limited to, releasing and canceling this Security Instrument.

BORROWER COVENANTS that Borrower is lawfully selsed of the estale hereby conveyed and has the right to mortgage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any enumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS, Borrower and Lender covenant and agree as follows:

1. Payment of Principal, Interest, Escrow Items, Prappyment Charges, and Late Charges. Borrower shall be ywhen due the principal of, and interest on, the other levidenced by the Note and any presyment charge said techarges due under the Note and this presyment charge said techarges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments due under he Note and this jeecurity instrument is returned to Lender unpoid, Lender may require by Lender as payment under the Note or this Security instrument is returned to Lender unpoid, Lender may require by Lender due under the Note and this Security instruments and none or more of the coloring for Lender unpoid, Lender the Note and the Security instruments and none or more of the coloring for Lender Lender (and the Note and this Security Instruments and none or more of the coloring for Lender (and the Note and the Note and this Security Instruments and none or more of the calculation of the Note and the Not

Payments are deermed "feedings by Lender when received at the location designated in the Note or at such other locations are style designated by Lingder in accordance with the note provisions in Section 16. Lender may return any payment or partial payment if the payment is difficient to bring the Loan current. Whoth values of any rights hereunder or accept any payment or partial payment is sufficient to bring the Loan current, whoth values of any rights hereunder or payment is sufficient to bring the Loan current, whoth values or large high payments at the time such payment is applied as of its scheduled due date, payment is applied as of its scheduled due date, between the location of the payments are discipled. If each Periodic Payment is applied as of its scheduled due date, payment to bring the Loan current. If Borrower despinal to so within a reasonable period of time, Lender shall either payment or textum then to Borrower. In roll applied earlier, such intens will be applied to the outstanding principal payment that or return then to Borrower. In roll applied earlier, such intensity will be payled to the outstanding principal than the payment of the pa

2. Application of Payments or Proceeds. Except as otherwise described in this Section 2, all payments accepted and be pelled by Lendrer shall be applied in the following order of profity (a) interest due under the Note; (b) principal due under the Note; (c) amounts due under Section 3. Such symmets shall be applied to each Fedicial Payment in the order in which it became due. Any remaining amounts shall be applied this to laight charges, second to any other amounts due under this Security Instrument, and then to reduce the principal balance of the Note.

If Lender receives a payment from Borrower for a delinquent Periodic Payment (hinch includes a sufficient amount to pay any late Arrage dus, the payment may be applied to the delinquent plyment and that lack charge. If more than one Periodic Payment is clostanding, Lender may apply any perment received from Borrower to the resparent of the Periodic Payments II, and to the extent that, aduct payment can be paid in III. 10 file glight that any access exists after Periodic Payments II, and to the extent that, aduct payment can be paid in III. 10 file glight that any access exists after charged due. Voluntary presyments that the applied first to any presyment charges and difference on the charge due. Voluntary presyments that he applied first to any presyments charge and difference on the charge due, voluntary presyments that the supplied first to any presyments charge and difference to the charge due, under the Voluntary presyments that the supplied first to any presyments charge and difference to the Voluntary presyments that the supplied first to any presyments charge and difference to the Voluntary presyments.

not extend or postpone the due date, or change the amount, of the Periodic Payments.

3. Funds for Escrow Items. Borrower shall pay to Lender on the day Periodic Payments are due under the Note, until the Note is paid in full, a sum (the "Funds") to provide for payment of amounts due for: (a) taxes and assessments and other items which can attain priority over this Security Instrument as a lien or encumbrance on the Property; (b) leasehold payments or ground rents on the Property, if any; (c) premiums for any and all insurance required by Lender under Section 5; and (d) Mortgage Insurance premiums, if any, or any sums payable by Borrower to Lender in lieu of the pay ment of Mortgage Insurance premiums in accordance with the provisions of Section 10. These items are called "Escrow Items." At origination or at any time during the term of the Loan, Lender may require that Community Association Dues, Fees, and Assessments, if any, be escrowed by Borrower, and such dues, fees and assessments shall be an Escrow Item. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this Section. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items. Lender may waive Borrower's obligation to pay to Lender Funds for any or all Escrow Items at any time. Any such waiver may only be in writing. In the event of such waiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement contained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 to repay to Lender any such amount. Lender may revoke the waiver as to any or all Escrow Items at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Lender all Funds, and in such amounts, that are then required under this Section 3.

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA and (b) not to second the maximum amount all ender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current date and reasonable estimates of expenditures of future Escrow tems or otherwise in a coordinace with Applicable Law.

INDIANA--Single Family--Fannie Mae/Freddle Mac UNIFORM INSTRUMENT Form 3015 1/01 Ellie Mae, Inc. Page 3 of 10



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LOAN #: MER2100113

The Funds shall be held in an institution whose deposits are insured by a faderal agency, instrumentally, or entity (including Lender). If Lender is an institution whose deposits are so insured or in any Federal frome Loan Bank, Lender shall apply the Funds to pay the Escrow leters no later than the time specified under RESPA. Lender shall not charge Berrower for holding and applying the Funds, annually analyzing the secrow account, or verying the Escrow leters, unless Lender pays Borrower interest on the Funds and Applicable Law permits Lander to make such a charge. Unless as agreement is made in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not be required to psy Borrower any in Federal containing on the Funds. Borrower and Lander can agree in writing, however, that interest to PATESPA. A part of the Funds Lender shall give to Borrower, without charge, an annual seconding of the Funds as required the RESPA.

If there is a surplus of Funds held in sortow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA, I there is a shortage of Funds held in score, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the shortage is accordance with RESPA, but nor one than 12 control payments. If there is a deficiency of Funds to the result of the RESPA, Lender shall notify former as required by RESPA, and former start and the result of th

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender.

4. Charges: Liens, Borrower shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security Instrument, leash-old payments or ground rents on the Property, if any, and Communitly Association Dues, Fees, and Assessments, if any, To the extent that these items are Escrow Items, Borrower shall goy them? List is manner provided in Section 3.

Gorover shall promptly discharge any lear which has priority over this Security Instrument unless Borrower; (a) agrees in writing to the system of the obligation secured by the lien in a manner acceptable to Leader, but only so long as Borrower is performing such agreement; (b) contests the lien in good fails by, or defends against enforcement of the lien, legal proceedings which in Lender's continuous proceedings are pending, but only until such proceedings are pending, but only until such proceedings are concluded, or (c) secures from the holder of the lien an agreement statedory to Lender subcortilating the lien to his Security instrument. Lender may give Borrower and only control to the state of the land and the lien of the Security Instrument. Lender may give Borrower and control schedinging the land. Within 10 days to Secure and a fastly the lien or take one or more of the accions set forth above in this Security.

Lender may require Borrower to pay a one-time charge for a real estate tax verification and/or reporting service used by Lender in connection with this Loan.

5. Property Insurance. Borrower shall keep the Improvements now existing or hereafter erocted on the Property insurance against loss by fire, hazards included within the term "selfigled coverage," and any other hazards including, but not limited to, earthcuskes and floods, for which Lender requires fination. This insurance shall be maintained in the acrounts (including deductible levels) and for the periods that Engineering-ties. What Lender requires pursuant to the proceding sentences can charge during the term of the Loan. The linguistance carrier providing the insurance shall be proceding any require Borrower to pay, in comercion with this Lichia, intelligency on the charge for flood zone determination, certification and tracking services; or (b) a one-time charge for flood zone determination and certification excludes the second of the proceding services and subsequent charges each time remapping or similar changes locur which reasonably might affect such determination or certification. Borrower shall also be responsible for the payment of any fees imposed by the Federal to the proceding of the proceding

If Borroverfeits to maintain any of the coverages described above, Lendermay obtainings implice coverage, at Lender's option and Borrover's expense. Lender is under no obligation to purchase any particular by oe amount of coverage. Therefore, such coverage shall cover Lender, but might or might not protect Borrover. Borrover's squight in the Property, against any risk, hazard or leability and might provide greater in elsest coverage than was previously in effect. Borrover admonifesse that the cost of the insurance coverage so obligated might significantly exceed the cost of insurance that Borrover admonifesse detined. Any amounts disbursed by Lender under in 8 Section 5.

Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrover equesting payament.

All hourance policies required by Lender and renewals of such policies shall be subject to Lender's right to disagning such policies, shall include a standard montage clears, and shall name Lender as mortgages and/or as an additional loss payer. Lender shall have the right to hold the policies and nerewal costribates. If Lender requires, Borrower stilling promptly give to Lender all receipts of peld premiums and renewal relocus. If Borrower chisties any form of Insurancia, coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard mortages clears and stellar lamer Lender as mortages and rest as an additional loss pawe.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof to loss if not made promptly by Borrower. Unless Lender and Borrower Chewise agreel in willing, any insurance proceeds, whether or not the underlying insurance was required by Lender, shall be applied to restoration or repair of the Property, in the restoration or repair seconding lessable and Lender's security is not lessened. During such repair and restoration pariod, Lender shall have the right to hold such insurance proceeds until Lender has hed an opportunity to inspect such Property (or smarch the work has been combleted to Lender's salutations, provided that such inspection shall be understaten promptly. Lender may discusse proceeds for the regalars and restoration in a single payment or in a series of proceed payment, and the series of the such insurance proceeds. Lender shall not be required the pay Borrower was invited to the character of the pass of th



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LOAN #: MER2100113

If Borrower abandons the Property, Lender may file, nepotiate and settle any available insurance claim and related natters. If Borrower does not respond within 30 days to a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-day perfold will begin when the notice is given in either event, or if Lender acquisites the Property under Section 22 or otherwise, Borrower hereby assigns to levende (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amounts unpaid under the Note or this Security instrument, and (b) any other of Borrower's rights (but the time the right to any rethand of undermed premiums gaid the Property Lender may use the insurance proceeds either for repair or restore the Property or to pay amounts unpaid under the Note or this Security instrument, whether or not then due.

6. Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security instrument and shall continue to occupy the Proporty as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agree in writing, which consent shall not be unreasonably withherb, or unless extending or/cumstances exists which are beyond Borrower's control.

7. Preservation, Maintenance and Protection of the Property; Inspections. Borrower shall not festing, damage or impair the Property all destroals or commit waste on the Property. Whether on all Donower is residing in the Property, Borrower shall maintain the Property in order to prevent the Property from detendrating or conversaing in value, dilp to its confliction. Unless it is determined pursuant to Section 5 that repair or restoration and economically feasible, Borrower shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or conformation processed are paid in connection with damage to, or the taking or the Property, Borrower shall be responsible (of registing or restoring the Property only if Lender has reliased proceeds for such purposes. Lender may (subsure projects) for the regains and restoration in a single payment or in a Series of progress payments as the work is completed if this hisurance or condemnation proceeds are not sufficient to repair or restors the Property, Borrower is not relieved of Bigliowar's obligation for the completion of such repair or restors the Property.

Lender or its agent may make reasonable entries upon and inspections of the Property. If it has reasonable cause, Lender may inspect the interior of the improvements on the Property. Lender shall give Borrower notice at the time of or

prior to such an interior inspection specifying such reasonable cause.

8. Borrower's Loan Application, Borrower shall be in default if, during the Loan application process, Borrower any persons or entities acting at the direction (p. Borrower or with borrower's knowledge or consent gave materially false, misleading, or inaccurate information or statisments to Lender (or failed to provide Lender with material information) in connection with the Loan, Material progressintations connection with the Loan Material progressintations connection with the Loan Material progressintations connecting with some provided in the connection with the Loan Material progressintations connecting of the Material Progressintations connecting Borrower's provided in the Material Progressintations connecting Borrower's provided in the Material Progression of the Mate

occupancy of the Property as Borrower's principal residence

9. Protection of Lander's Interest in the Property and Rights Under this Security Instrument. (If @) Borrower falls to perform the overvants and agreements contained in fills Security Instrument. (I) there is a legal proceeding that might significantly affect Lander's Interest in the Property Indior fights under this Security Instrument (such as a processing of the Property Indior fights under this Security Instrument or to enforce leave or regulations, of (c) Signifive these abandment for the Property, then Lander may do and pay for whatever is ressonable or appropriate to protegit lender's interest in the Property and rights under this Security Instrument, Including its essential to the Property, and rights under this Security Instrument, Including its escurite grador repairing the Property, Lender's actions can include, but are not limited to (a) polyling any sums secured by a lien which has prior in the Property and original transfer in the Security Instrument, Including its escurite planting in being the Property Indioxides, but is not limited to, entering the Property Lienaker repairs, change locks, replace or board up doors and windows, drain wheter from place, a climinate building or offer rode violations or dangerous conditions, and have utilities turned on or off. Although Lender may take action under this Section 5, Lender does not have or accions authorized under this Section of the does not have or accions authorized under this Section of the does not have or accions authorized rounder this Section.

Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be pay-

able, with such interest, upon notice from Lender to Borrower requesting payment.

If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease, Borrower shall not surrender the leasehold state and interest benefit one-year of retimate or cancel the ground lease. Borrower shall not, without the express written consent of Lender, after or amond the ground lease. If Borrower shall not, without the express written consent of Lender, after or amond the ground lease. If Borrower adquites fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in writing.

10. Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan, Borrower shall pay the premiums required to maintain the Mortgage Insurance in effect. If, for any reason, the Mortgage Insurance coverage required by Lender ceases to be available from the mortgage insurer that previously provided such insurance and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the Mortgage Insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the Mortgage Insurance previously in effect, from an alternate mortgage insurer selected by Lender. If substantially equivalent Mortgage Insurance coverage is not available. Borrower shall continue to pay to Lender the amount of the separately designated payments that were due when the insurance coverage ceased to be in effect. Lender will accept, use and retain these payments as a non-refundable loss reserve in lieu of Mortgage Insurance. Such loss reserve shall be non-refundable, notwithstanding the fact that the Loan is ultimately paid in full, and Lender shall not be required to pay Borrower any interest or earnings on such loss reserve. Lender can no longer require loss reserve payments if Mortgage Insurance coverage (in the amount and for the period that Lender requires) provided by an insurer selected by Lender again becomes available, is obtained and Lender requires separately designated payments toward the premiums for Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan and Borrower was required to make separately designated payments toward the premiums for Mortgage insurance, Borrower shall pay the premiums required to maintain Mortgage insurance in effect, or to provide a non-refundable loss reserve, until Lender's requirement for Mortgage Insurance ends in accordance with any written agreement between Borrower and Lender providing for such termination or until termination is required by Applicable Law. Nothing in this Section 10 affects Borrower's obligation to pay interest at the rate provided in the Note.

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Mortgage Insurance reimburses Lender (or any entity that purchases the Note) for certain losses it may incur if Borrower does not repay the Loan as agreed. Borrower is not a party to the Mortgage Insurance.

Mortgage insurers evaluate their total risk on all such insurance in force from time to time, and may enter into agreements with other parties that share or modify their risk, or reduce losses. These agreements are on terms and conditions that are satisfactorly to the mortgage insurer and the other party (or parties) to these agreements. These agreements may require the mortgage insurer to make agreements suring any source of funds that the mortgage insurer may have available (which may include funds obtained from Mortgage Insurance premiums).

As a result of these agreements, Lender, any purchaser of the Note, another fissurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (entity of indexety) amounts that derive from for might be characterized es) a portion of Borrower's payments for Mortgage Insurers, in exchange for sharing or modifying the motigage insurer's risk, or reducing losses. I such agreement provides that an artifiate of Lender takes a share of the insurer's risk in section of the prenium gold to the insurer, the arrangement is other termed "applier reinsurance." Further:

(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreements will not increase the amount Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.

(b) Airy such agreements will not affect the rights Borrower has - if any - with respect to the Mortgage insurance under the Homeowners Protection Act of 1988 or any other law. These rights may include the right to receive certain discipiers, to request and obtain cancellation of the Mortgage insurance, to have the Mortgage insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premiums that were unexamed at the time of such cancellation or termination.

 Assignment of Miscellaneous Proceeds; Forfeiture. All Miscellaneous Proceeds are hereby assigned to and shall be cald to Lender.

is at let part Cichiors. If the Property is demanded, girch Miscellaneous Proceeds shall be applied to relativation or repair of the Property. If the Property is demanded in the Property is demanded to the Property is demanded

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

In the event of a pariel taking, destruction, or loss in value of the Property in which the fair marker value of the Property immediately before the pariel taking, destruction, or loss in value fave quall to or greater than the amount of the sums secured by this Security instrument immediately before the partial playing-destruction, or loss in value, unless Borrower and Leader of therwise agree in writing, the sums secured by this Security instrument hall be endoused by the endought sizement hall be endoused by the endought sizement hall be endoused by the security instrument hall be endoused by the minute of the sum of the sums secured immediately the Security instrument hall be provided to the security of the sums secured immediately before the partial taking, destruction, or loss in value, Any balance shall be paid to Sprower.

In the event of a partial taking, destruction, or loss in value of the Property is which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is less than the amount of the sums secured immediately before the partial taking, destruction, or loss in value, unless Borrower and Candro otherwise agree in writters. The partial taking destruction of the sums secured by this Security imment witherfor or not the Sumps are the model.

If the Property is abandomed by Borrower, or it, after notice by Lender to Borrower that the Opposing Party (addingtd in the next sentence) offers to make an award to settle a claim for changes, Borrower fail fair presport to level within 30 days after the date the notice is given, Lender is authorized to collect and apply the Miscolanous Proceeds either to restociation or repair of the Property or to the sums secured by this Security Instrument, whether or not then due. "Opposing Party" means the third party that owes Borrower Miscolaneous Proceeds or the party against whom Borrower has a right of action in regard to Miscolaneous Proceeds.

Borrower shall be in detault if any action or proceeding, whether civil or climinal, is begun that, in Leifsdiffs judgmunt, could result in forfeiture of the Property or other material impairment of Lender's Interest in the Property's d'ights, under this Security instrument. Borrower can cure such a default and, if acceleration has occurred, reinstate as provided in Section 15, you causing the action or proceeding to be defaulted with a rating that in Lender's judgment, practicated for the Property of any wavest or claim for farmages that are attributable to the impairment of Lender's interest in the Property are hereby assigned and shall be paid to Lender.

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

12. Borrower Not Relassed; Forbearance By Lender Not a Walver. Extension of the lime for payment or modification of amountain of the sums secured by this Security instrument granted by Lender to Borrower or any Successor in Interest of Borrower shall not operate to release the liability of Borrower or any Successors in Interest of Borrower. Lender shall not be required to commence proceedings against any Successors in Interest of Borrower or to refuse to extend time for payment or otherwise modification of the sums secured by this Security Instrument by reason of any demand made by the original Sorrower or any Successors in Interest of Borrower. A successor in Interest of Borrower or the Successors in Interest of Borrower or the Successors in Interest of Borrower and Sorrower or any Successors in Interest of Borrower Any Obstanciate by Lenders or any demand made by the original Sorrower or any Successors in Interest of Borrower Any Obstanciate by Lenders or Sorrower or any Successors in Interest of Borrower Any Obstanciate by Lenders or Sorrower Any Obstanciate by Lenders or Any Obstanciate By Lende

13. Joint and Several Liability; Co-signers; Successors and Assigns Bound. Borrower covenants and agrees that Borrower's obligations and liability shall be joint and several. However, any Borrower who co-signs this Security



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Instrument but does not execute the Note (a "co-signer"): (a) is co-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to gay the sums secured by this Security instrument; and (c) agrees that Lender and any other Dorous can agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without the co-signer's consent.

Subject to the provisions of Section 15, any Successor in Interest of Forrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved by Lender, shall obtain all of Borrower's sight and benefits under this Security Instrument. Borrower shall not be released from Borrower's obligations and liability under this Security Instrument. Borrower shall not be released from Borrower's obligations and liability under this Security Instrument Understand to Audio Security Instrument Understand to Audio Security Instrument Understand Security Instrument Und

shall bind (except as provided in Section 20) and benefit the successors and assigns of Lender.

14. Loan Charges. Lender may charge Borrower fees for services performed in connection with Borrower's default.

14. Loan Charges. Lender may charge borrower less for services performed in connection with browner's default, of the purpose of protecting Lender's interest in the Property and rights under this Security Instrument, including, but not limited to, altorneys' fees, property inspection and valuation fees. In regard to any other fees, the absence of express eathbority in this Security Instrument to charge a specific fee to Borrower shell not be construed as a prohibition to charge a feed from the charge as period and the charge as protection and the charge fees that are expressly prohibited by this Security Instrument or by Applicable Law.

If the Laran is subject to also which aste machinum loan changes, and that leve is finally integrated so that the interest or other ions include; collected or to be collected in connection with the Loan as exact the permitted time, then collected in connection with the Loan ascead the permitted time, tank of by my, such ions charge shall be reduced by the amount necessary to reduce the charge to the permitted time is and by my, sums clearly collected from Scropever which excessed permitted into its will be refunded to Borrower. Lander may choose to make this refund by reducing the principal owned under the Note or by making a direct payment to Borrower. If a refund are reduces principal, he reduction, will be treated as a partial prepayment without any prepayment charge (whether charge (whether charge is provided for junder the Note). Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a while refund in the principal control of the charge is provided for inder the Note). Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a while refund my fairly right of action. Borrower might have asking just of such overchange.

15. Notices. Al notices given by Gorrower or Lender in connection with this Security Instrument must be in writing. Any notice to Borrower inconnection with the Security instrument shall be deemed to have been given to Borrower when mailed by first class mail or when actually delivered to Borrower's notice address if sent by other means. Notice to any one Borrower shall constitute notice to all Borrowers unless Applicable Lew expressly recipites otherwise. The notice address shall be the Property Address unless Borrower has designated a substitute notice address by notice to Lender. Borrower shall promptly notify Lender of Borrower's Anape of address. It Lender specifies a procedure for reporting Borrower's change of address. The notice address the notice address through that specified procedure. There may be only one designated notice address unless this Sacority Instrument at any not term. Any notice to Lender designated another address to y notice to Lender unless that the sacority instrument at any one terms and the sacority instrument at any one terms and the sacority instrument at any one by this Security instrument shall not be designated another address by notice to Ender could be address. The notice of the sacority instrument shall not be social predictional to the sacority instrument.

16. Governing Law: Severability; Rules of Construction. This Sequity instrument shall be governed by federal aw and the law of the printed client which the Property is located. All rights and obligations contained in this Security instrument are subject to any requirements and irritations of Applicable Law. Applicable Law might explicitly or implicitly instrument are subject to any requirements and irritations of Applicable Law. Applicable Law might explicitly or implicitly allow the parties to garee by contract of it might be selected, but such selected mail for blocostructure as a profession or dataset of this Security Instrument or the Mole conflicts with the conflict of the Conflict of the Security Instrument or the Mole conflicts with the Conflict of the Security Instrument or the Mole conflict or the Security Instrument or the Mole which can be given effect without the conflicting provides.

As used in this Security Instrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gender; (b) words in the singular shall mean and include the plural and vice versa; and (c) the word "may" gives sole discretion without any obligation to take any action.

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

18. Transfer of the "Property or a Beneficial Interest in Borrower. As used in this Socion (8, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interest is transferred in a bond for deed, contract for deed, installment sales contract or excrow agreement, the litter of which is the transfer of title by Borrower at a future date to a purchaser. (If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural.)

If all or any part of the Property or any interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be.

exercised by Lender if such exercise is prohibited by Applicable Law.

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Ellie Mee Inc

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Secolar 15 within which Borrower must asy all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

19. Borrower's Right to Reinstate After Acceleration. If Borrowernests certain conditions, Borrower thall have the

ingly to have enforcement of this Security instrument, discontinued at any time prior to the earliest of: (a) live days before seed of the Property pursuant to Section 22 of this Security instrument, (b) such other period as Applicable Law might specify for the termination of Borrower's right to ministate; or (c) entry of a judgment enforcing this Security instrument. Those conditions are that Borrower's (a) pays Lender at sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cores any default of any other convenients or apprentiant; (c) pays and the property of the security instrument; (c) pays any default of any other convenients or spreading the property and rights under fees incurred for the purpose of protecting Lander's interest in the Property and rights under files Security instrument; and (d) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security instrument, and someway is obligation to pay the sums secured by this Security instrument, and confines unchanged. Lender may regular this such contrast to the Property and rights under this Security instrument, and someway is obligation to pay the sums secured by this Security instrument, and confines unchanged. Lender may regular this such pays the sums secured by chief security instrument, and confines unchanged. Lender may require the such confines the chief, but the confines that the Property and rights unchanged. The chief of the chief chief, but the chief, provided and you such check is drawn upon an institution whose deposits and the chief, provided and you such check is drawn upon an institution whose deposits and the chief of the chief.

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insured by a federal agency, instrumentality or entity; or (d) Electronic Funds Transfer. Upon reinstatement by Borrower, this Security Instrument and obligations secured hereby shall remain fully effective as if no acceleration had occurred.

However, this right to reinstate shall not apply in the case of acceleration under Section 18.

20. Sale of Note; Change of Loan Servicer, Notice of Grievanor. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or more times without prior notice to Borrower, A sale might result in a change in the entity (known as the Loan Servicer) that coleste. Periodic Payments due under the Note and explosition of the County of the County

Neither Borrower not Lender may commence, join, or be joined to any judicial sclon (as either an individual Bilgans or the member of a class) that sinker form the other party's actions pursuant to this Security Instrument or that allegate that the other party/like breached any provision of, or any duty owed by reason of, this Security Instrument, until such a Borrower or Lengthers in the first or other party (with such notice (so that no compliance with the requirements of Section 13) of such singled breach and afforced the other party (with such notice) so take the contraction of the section of the

21. Hazardous Substânces, As yeard in this Socion 21: (a) "Hazardous Substances" are those substances dering as toxic or hazardous substance), soliculants, or vasies by Emriormental Law and the flobwing substances: guacilies, kerosene, other flammable or toxic psiroleum products, toxic pesticides and herbicides, vicalities solvents, materials containing abstances (or timulacitysis, and gislacetive materials; (b) "Emvirormental Law" maner factoral laws and lews of claring abstances for timulacitysis, and gislacetive materials; (b) "Envirormental Law" maner factoral laws and lews of Cearury includes any response action, remindial action, or removal action, as defined in Environmental Law; and (c) and "Envirormental Law" and (c) and

Borrower shall not cause or permit the pressings use disposal, storage, or release of any Hazardous Substances, or not rheaten to release any Hazardous Substances, or or in the Property (a) not prover shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of sity Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or released of a Hazardous Substance, creates a condition that deversely condition, and the presence of the Property of shall quantities of Hazardous Substances that are sense of the Property of shall quantities of Hazardous Substances that are sense in the property of shall quantities of Hazardous Substances and to maintenance of the Property (including, but to limited (in practicus substances in consumer products).

Borrower shall promptly give Lender written notice of (a) any five stignation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party viewoving the Progrety and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge, (b) any Environmental Condition, Including but not limited to, yet spilling, leaking, enteres or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely, affects the value of the Property, if Boots, and the property is the property of the property is actually property in the property in the property is actually promptly that one case remediation of any Hazardous Substance affecting the Property is necessary, forminger shall promptly shad one score remediate actions in accordance with Environmental Law. Nothing herein shall create any goldgation on Lender for an Environmental Cleanup.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows.

22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify; of the default, (b) the action required for sure the default, (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default makes the courted; and (d) that failure to cure the default on the other of the default on the default in the notice may result in acceleration of the sums secured by this Security Instrument, foraclosure by judicial proceeding and sale of the Property. The notice shall further by this Security Instrument, or the defense of Borrower to acceleration and the right to search to the proceeding the non-exclusive of the control of the control of the security Instrument of the control of the

23. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security instrument. Lender may charge Borrower a fee for releasing this Security Instrument, but only if the fee is paid to a third party for services rendered and the charging of the fee is permitted under Applicable Law.

24. Walver of Valuation and Appraisement. Borrower waives all right of valuation and appraisement.



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BY SIGNING BELOW, Borrower accepts and agr ment and in any Rider executed by Borrower and reco Witnesses:	rees to the terms and covenants contained in this Se	MER2100113 scurity Instru-
SERVICE CALLIE	J 4) 33/2	/ /(Seal) DATE
State of INDIANA County of LAKE SS:)r	-
Before me the undersigned, a Notary Public f county of residence) County, State of Indiana, per- and acknowledged the execution of this instrume	sonally appeared JENNIFER C CONROYD, (name	otary's of signer),
My commission expires: 7/8/2025 County of residence: Lake	(Notary's signature) Renee J. Wells (Printed/typed name), Notary Public	
Lander, American Fidelity Mortgage Services, Inc. NMLS ID: 179785 Loan Originator: Stephen M. Staeny NMLS ID: 142945	Uny.	mber 702361
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I AFFIRM UNDER THE PENALTIES FOR PERJURY, THAT I HAVE TAKEN REASONABLE CARE TO REDACT EACH SOCIAL SECURITY NUMBER IN THIS DOCUMENT, UNLESS REQUIRED BY LAW.

Barry Fitzpatrick

THIS DOCUMENT WAS PREPARED BY: Barry Fitzpatrick AMERICAN FIDELITY MORTGAGE SERVICES, INC. 1776 S. NAPERVILLE RD. BLDG B 101B WHEATON, IL 60189-5831

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