NOT AN OFFICIAL PROPERTY OF THE PROPERTY OF TH

BY: JAS PG #: 14

GINA PIMENTEL RECORDER

2021-545071 12/29/2021 03:41 PM TOTAL FEES: 55.00 BY: SP PG #: 13

STATE OF INDIANA LAKE COUNTY FILED FOR RECORD GINA PIMENTEL RECORDER

When recorded, return to: Centler Bank-Residential Len Attn: Post Closing Department 600 E 84th Avenue Merrillyllie, IN 46410

Title Order No.: 2123603 Escrow No.: 2123603 LOAN #: 90034977-70000

MORTGAGE

MIN 1005379-0000055849-5

DEFINITIONS

MERS PHONE #: 1-888-679-6377

Uter his used in multiple sections of this document as defined below and other words are defined in Sections 3, 11, 13, 11, 20 and 21, Center hades regarding the used of Product used in the document are also provided in Section 18, (A) "Security Instrument" means this document, which is deted December 23, 2021, and Ridders to this document.

(B) "Borrower" is AMY SINDER.

er is the mortgagor under this Security Instrument. corrover is the mortgaged under this Security Instrument. (C) "MERS" is a separate corporation that is acting solely (C) "MERS" in drotgage Electron Registration Systams, Inc. MERS is a separate corporation that is acting solely as a nominee for Lender and Lender's successor and sestign. MERS is the mortgages under this Security Instru-ment. MERS is organized and existing under the laws of Delaware, and has mailing solicies of P.O. Box 2026, Flint, MI 48507-2028 and a street address of 1901 E. Voornees Street, Suite O, Darwillo, IL 6133, MERS belighone numbers in (888) 679-MERS.
(D) "Lender" Is Centier Bank.

Lender is a Corporation, Indiana. IN 46410.

organized and existing under the laws of Lender's address is 600 E 84th Avenue, Merrillyille,

ICE Mortgage Technology, Inc. Page 1 of 10

INEDEED (CLS) 12/17/2021 06:33 AM PST

re-record to correct APN#



COMMUNITY TITLE COMPANY FILE NO 2123603

ı	states that Borrower owes Lender Justimizers. Bermover has promise January 1, 2053. (f) "Property" means the propert (G) "Loan" means the dobt eviden the Note, and all sums due under 1 (f) "Ridors" means all riders to to describe the state Fideer' Adjustable fatae Fideer' Adjustable fatae Fideer' Qu. Applicable Law" means all riders and more state of the state fideer' Qu. Applicable fatae Fideer' Qu. Applicable fataer means all riders and morter of the state fideer' Qu. Applicable fataer fideer' Qu. Applicable fat	Goodominum Rider Pleaned toll Devisopment Rider Blavesekly Payment Rider Dontroiling applicable federal, state and loc thave the effect of fav) as well as all applic ss. Fees, and Assessments" means all due Property by a condominum association.	SEVEN HUNDRED AND NO/100** Distar (U.S. SE2,760.00) ts and to pay the debt in full not later than the control of the construction of the control of the construction of the control of
	amaai papin nagrujinett, vanari sir hape so as to order, instrukt, or authi hape so as to order, instrukt, or authi amate to polin-of-sale triphere, as automated clearing loquia trans- titude of the control of the control (M) "Miscoul Manus" means trope (M) "Miscoul Manus" means proceed of, the Property, (ii) camon proceed of, the Property, (iii) camon proceed of, the Property, (iii	hatted trough an electric parhab, telepid order a financial institution to debt or credit at domated teller machine transactions, trans- fers that are described in Section 3. Items that are described in Section 3. Items that are described in Section 3. Items that one of the coverages described in 8. Items that one of the Proper o	rencil ristrument, computer, or magnetic necessaris. Such minimizations, but is not are initiated by telephone, where transfers, if damages, or proceeds paid by any third cition 5) for: (i) damage to, or destruction, by (iii) conveyance in lieu of condemnand the Property, engagement of the Property, engagement of the Property, engagement of, or default on, the Loan, nicipal and interest undor the Note, plus
	legislation or regulation that govern regularements and restrictions that a not qualify as a "federally related m (Q) "Successor in Interest of Born has assumed Borrower's obligation	1024), as they might be amended from time is the same subject matter. As used in this Si are imposed in regard to a "federally related ortgoge loan" under RESPA. rower" means any party that has taken title is s under the Note and/or this Security Instru	e to time, or any additional or successor sourity instrument, "RESPA" refers to all d mortgage loan" even if the Loan does
6	For this purpose, Borrower does her successors and assigns) and to the County [Name of Recording Jurisdiction]: APN #: 26-06-06-462-912-000-027	Lender: (i) the repayment of the Loan, and all of Borrower's covenants and agreements under by mortgage, grant and convey to MERS (ac successors and assigns of MERS the folion (Type of Recording Jurisdiction) of Lake	fer this Security Instrument and the Note. dely as nominee for Lender and Lender's owing described property located in the
T	g 43-06-36-45	a-012.000-027	Recorder
	which currently has the address of	10316 MEGAN WAY, MUNSTER.	
		roperty Address*):	[Street] [City]

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appuritinances, 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





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agrees that MERS holds only legel title to the interests granted by Borrower in this Security Instrument, but, if necessary to comply with law or custom, MERS (6s a nomine for Lender and Lender's successors and sessings) has the his night to exercise any or all of those interests, including, but not firmled to, the right to forection and self the Property, and to take any extince required of Lender including, but not limited to, the right to forection and self the Property, and to take

BORROWER (OVENANTS that Borrows is lawfully select of the estate hereby conveyed and has the right to mortgage, grant and convey the Property and that the Property is unensumbered, except for encumbrances of record. Borrows warrents and will defend generally the tille to the Property gainst 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. Propayment Charges, and Late Charges. Borrower shall play when due the principal of, and interest on, no bedde vederated by the Notion and any propayment charges and the charges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments our under the Note of the Note of the Section 1. Section 1. Payments our under the Note of the Section 1. Section 1. Payment our under the Note of the Section 1. Instrument to 1. Lender unpaid. Lender may require the Note of under the Note and the Section 1. Instrument be made in one or more of the Note of the Section 1. Instrument be made in one or more of the Note of the Section 1. Instrument because in one or more of the Note of the Note

Payments air deemed rassived by Lender when received at the location designated in the Note or at such other location ame by the designated by Lender when the actions provisions in Section 15. Lender may return any payment or partial payment as are insufficient to bright the Lour current. Lender may perment or partial payment as are insufficient to bright the Lour current. Lender may return any experience or partial payment and the location of the location o

2. Application of Payments or Proceeds. Excel as otherwise described in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of priority. (a) interest due under the Note; (b) principal due under the Note; (b) amounts oue under Section 3. Such payments shall be applied for each Priority Payment in the order in which it became due. Any remaining amounts shall be applied first to late charges, second to any other amounts due under this Socratify Instrument, and then to reduce the inflicial ballance of the Note.

If Lender receives a payment from Barrower for a deliniqued Periodic Payment which includes a sufficient remount to pay any the image due, the payment may be applied to the deliniquent personned and the late anothing. If more better to pay any time image due, the payment may be applied to the deliniquent personned and the late anothing. If more better anone Periodic Payment is custastanding, Lender may apply any payment incalived from Borrower to the repayment of the Periodic Payments if, and to the extent that any excess exists after the payment is applied to the full payment of one or more Periodic Payments. But play a verse series after the payment is applied to the full payment of one or more Periodic Payments, laught excess may be applied to be written.

Any application of payments, insurence proceeds, or Miscellaneous Proceeds to principal due under the Note shall 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 payment 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 weiver 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 Londer 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 holf Funds in an amount (a) sufficient to permit Lender to apply the Funds of an amount (a) sufficient to permit Lender to apply the Funds of the time specified under RESPA, and (b) not be exceed the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funcs due on the bases of current data and reasonable estimates of expenditures of thrust.

Escrow Items or otherwise in accordance with Applicable Law.



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The Funds shall be held in an institution wince deposits are insered by a federal agency, instrumentally, or strily, including Lender, I Lender be an institution wince deposits are so insured to I may Federal filters Lender Rest. Televish all apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Punds, annually analyzing the escrow account, or writing the Escrow Items unless Lender pays Borrower interest on the Funds and Applicable Lenve precise by the Punds and Lender can argue the state of the Punds and Punds and Applicable Lenve require interest to be paid on the Funds, Lender shall be paid on the Funds and Lender can agree in writing however, that interest shall be paid on the Funds and Lender shall give to Borrower, whold charge, on an ental ecocuring of the Funds as required.

If there is a surplus of Funds held in sectow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA. It there is a shortage of Funds held in sectors, as defined under RESPA, Lender shall notify borrower as required by RESPA, and Borrower shall apply to the recordance with RESPA. Lender shall come than 12 monthly perments. If there is a deficiency of Funds with a lact cow as defined under RESPA, but do not shall not by RESPA, and Borrower shall apply the shortage in accordance with RESPA, but not shall not shall not be a shall not be a

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 Progerty which can attain priority over this Security Instrument, leasahed by apwents or ground rents on the Property, if any, and Community Association Disc., Fees, and Assessments, if any, To the extent that these liens are Escrow terms.

Borrower shall pay them in the manner provided in Section 3.

Borrower(spigl) crossply decharge any lien which has priority over this Security instrumenturies. Borrower (a) agrees in writing to the phispinent of the obligation secured by the lien in a marine compatible to Lender, but only so long as Borrower is performing such agreement, (b) consteats the sen in good right by, or defends against enforcement of the lien in its lient proceedings within 1 h. Lender's popionin operate to represent of the lien misperment state as personner, but only utilised proceedings are concluded or (c) secures from the holder of the lien an agreement state is subject to a lien which can altitude on the Security instrument. If Lender only the Borrower and the Property the lien. White 10 days of the date on which that notices a given, Borrower that stately the lien of takes one or notice sterrifying the lien. White 10 days of the date on which that notices is given, Borrower that stately the lien of takes one or more of the actions as the robos one in this Security and the security of the property of the security of the security of the security of the lien of the security of the s

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 Instantane. Scrower that see the International convention or verticing or breather straid on the Property Instantane. Scrower that see the International convention of the International Control Instantane Agriculture and Instantane Control Instan

If Borrover falls to maintain any of the coverages described above. Lendering footal instructive coverage, at Lender's collision and Borrover's sources. Lender is under no deligation to purchase any pleasure to you or amount of overage. Therefore, such coverage shall cover Lender, but might or might not protect Borriver. Borrover and or overage and cover Lender, but might or might not protect Borriver. Borrover and coverage or the contents of the Property, aprillad any risk, hazard or leakingt and might forwind greater to lesser coverage than was previously in offset. Borrover acknowledges that the cost of the Insurance coverage a obtained unjoint significantly was previously in offset. Borrover acknowledges that the cost of the Insurance coverage a obtained unjoint significantly successful to contain the insurance that Borrover code! are not believed by Lender discharted by Lender under this Bection is exceed the cost of insurance that Borrover code! are not believed by the Security Instrument. These emoting shall been interest at the Note calls from the date of discourance and shall be captable, with such interest, upon notice from the radies to Borrover.

All insurance policies required by Lender and renewed of such policies shall be subject to Lender's gight to disapprove such policies, shall nuclide a standard mortgage clause, and that imma Lender or protigages and/or. As an additional loss payes, Lender shall have the night to hold the policies and renewal continges. If Lender shall have the night to hold the policies and renewal continges. If Lender is receipt or prisa premiums and renewal notices. If Serower obtains not received promptly give to Lender all receipts or prisa premiums and renewal notices. If Serower obtains not received promptly and the standard in contract clause and standard mortgage clause and shall never Lender as mortgages endire as an additional loss payer.

In the event of loss, Borrower shall give promys notice to the insurance are incurred unable productions. In the event of loss, Borrower shall give promys notice to the insurance are incurred unable productions of many depending on the promy by Borrower, chiefs a long and office the promy of the insurance promptly by Borrower, Limited under the production of regard and extending whether or not the underlying insurance was required by Lender, shall be applied to restoration or regard and extending needs to the regard and extending production of the property of the extending or propriet and extending period, Lender shall have the right to hold such insurance proceeds until Lender has had an opportunity to inspect such Property of extens the work has been completed to Lender's statistation, provide of that such inspect of the statistic propriet in the statistic propriet is a security whether or not then the statistic propriet in the order propriet in a control propriet in the order propriet i

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If Borrower abandons the Property, Lender may file, negotifies and settle any wellable insurance claim and related matters. If Borrower does not respond within 30 days to anotice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-day period will begin when the notice is given, in enter event, or 11 Lender acquites the Property under Section 22 or chemistry. Borrower heelity assigns to Lender (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 then then the right to any returned unremer permitting passed security instrument, and (b) any other of Borrower's rights of the right and se such rights are applicable in the coverage of the Property. Lender may use the Insurance process.

6. Occupancy, Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 30 days after the execution of this Security Instrument and shall conflive to occupy the Property as Borrower's principal residence for at least one year other the date of occupancy, unless Lander otherwise agrees in writing, which consent shall not be unreasonably withhold, or unless advantaged redurmationace does which are beyond Borrower's control.

7. Preservation, Marintenance and Protection of the Property, Inspections, Borrower shall not destroy, damage or impair the Property all other brempety to deferration mitisate on the Property, Whether or too Borrower decreasing in the Property, Borrower shall marintain the Proper committee the Property from deterrating or decreasing in which case is in certain children in the Property of the Property from deterrating or externation is not decreasing the state. Borrower shall promptly repair the Property of amaged to model fails and the Property of t

Lender oil is 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 and prevans or artities acting at the direction of Borrower or with Borrower's knowledge or consent gave materially false, misseascing, or invacurate information or estatements to Loanfer (or falsed to provide Loanfer with metherial information) commiscion with the Loan. Material information is include, but are not limited to, representations concerning Borrower's occupancy of the Troppet's as Sorriver's principal residence.

9. Protection of Lendar's Internet in the Property and Rights Under this Security Instrument. If (s) Borrower falls to perform the covenants and agrigaments, cothistical in this Security Instrument, oil throat is suppressed in this Security Instrument, oil throat is suppressed in this Security Instrument, oil throat is suppressed in the Security Instrument of the Instrument of Instrument or the Instrument of Instrument of Instrument or Ins

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 payable, 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 settle and interests therein conveyed or terminate or cancel the ground issue. Settle shall not surrender the leasehold estate and interests herein conveyed or terminate or cancel the ground issue. Settle shall not write the content of Lender eiter or amend the ground issue. Settle for given an opulies fee title to the Property, the leasehold and the foe title shall not merge unless tender agrees to the minester 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 cesses 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 Montgage 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 insurence in force from time to time, and may enter into agreements with other parties that share or modify heir risk, or reduce losses. These agreements are on terms and conditions that are satisfactory 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, Lander, any purchaser of the Note, another insurer, any reinsurer, any other ently, or any efficient of ordinarities of ordinarities and only of the freepoing, my receiver (directly or infection) amounts that cervies ton (or might be characterised as a portion of florrewer's payments for infectings insurance, in exchange for sharing or modeling the mortages insurance, and the control of the

(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, 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) Any 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 Teceive certain disclosures, to request and othain 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 unserried at the time of such cancellation or termination.

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

If the Pringerty is demanded, such Macedianeous Proceeds shall be applied to restoration or repeir of the Property. If the restoration's regardisc accommission of the restoration principles and restoration principles. The restoration principles are restorated in the restoration principles are restorated by the restoration principles are restorated by the restoration principles and restoration principles. Lender may pay for the repairs and restoration in a single deburrament or in a series of progress payments as effective when the restoration in a single deburrament or in a series of progress payments as effective when the restoration in a single deburrament or in a series of progress payments as effective when the restoration progress payments are self-work to completed, Unless an appearent is made in winting or Application. Len requires interest to be paid on such Miscaellinianus Proceeds, Lender shall not be required to pay finable or Lender's sourtly would be second and the restoration or repair is not economically feasible or Lender's sourtly would be second and the restoration or repair is not economically feasible or Lender's sourtly would be considered with the sources. If may have been proprieted that the special control of the sums secured by this Security instrument, whether or not then due, with the sources, If may have glowerous Such Rificellandous Proceeds shall be applied to 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 sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

In the event of partial taking, destruction, afficient in value of the Property in which the farm and value of the Property in mediately before the partial taking, destruction, afficient in value of the Property in which the farm reside value of the Property in the Value of the Val

In the event of a portial laving, destruction, or loss in value of his Property in which in a fair market value of the property immediately before the partial laving, destruction, or loss in fairly laving that man the amount of the curres scaled immediately before the partial laving, destruction, or loss in value, unlies gloringer and Lander otherwise agree in variring, the Mitecalieruse Proceeds shall be applict to the sums secured by give ingertuple variant whether or not the

If the Property is abandoned by Bornewr, or if, after notice by Lender to Berower that the Opoceang Party (as defined in the new sentmon) offers to note an exercise set and for demages. Borneyer less to respect of Londer within 30 days after the date the notice is given. Lender is exercised and any time Associatemous Procession either to restarding or repair of the Property or to the service associated by the Sociating fortunest, whether or not then Bornever has a right of action in regard of the Mosciatemous Proceeds. On the party fault of the Sociating fortunest, whether or not then Bornever has a right of action in regard of Mosciatemous Proceeds. On the party qualitat whom party party actions the processing the service of the party that the party party service party part

Borrower shall be in idefault if any action or proceeding, whether civil or criminal, is begun that, in Lender's judgment could result in furfailure of the Property or other matrixal impairment of Lender's interest in the Property or rights under this Security instrument. Borrower can use such a detail and, if acceleration has occurre, resignits as provided in Section 15, by causing the action or proceeding to be distributed with a ruling that, in Lender's lydgment, is recludes forfeiture of the Property or other material impairment of Lender's kiteration the Property or other material impairment of Lender's kiteration the Property or other size under this Section instrument. The proceeds of any award or claim for demages that are attributable to the impairment of Lender's inferred. In the Property or any of what had 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 Released: Fortherance by Lender Not a Walver. Extended of the time for payment of modification of modification of the puriss sourced by this Security instrument genetic by Lender to Sorrower or any Successor in Instructs of Borrower and Interest of Bo

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 hierars in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrows 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 contract.

Subject to the provisions of Saction 18, any Successor in Interest of Borrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved of Jundey, shall obtain all of Borrower's rights 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 unless clarked speech so can't release the speech so that the security instrument unless that and agreements of this Security Instrument.

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

14. Loan Charges. Londer may charge Borrower fees for services performed in connection with Borrower's default, for the purpose of protecting Lender's interest in the "Proporty and rights under this Security Instrument, including, but not limited to, attorneys' fees, property inspection and valuation for in longer to any other fees, property inspection and valuation from the growth of the construed as a prohibition on the charging of such fee. Lender 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 sets maximum lean charges, and that leav is finally interpreted as that the interest or other loan charges collected or to oncernic on with the Loan assessed the primate limits, then (a) any such law charge shall be reduced by the emount necessary to reduce the charge to the permitted limit, and (b) assessed permitted are subjectly collected from Borrower when exceeded permitted aims will be retrieded to Borrower. Learn may observe making list influend by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduced primate the reduction will be treated as a partial regresperment whost up representations are presented in the reduction will be treated as a partial regresperment whost up represented without a present primate of the Note or by making a direct payment to Borrower. If a refund required is the primate of the Note of the Note or the Note of the Note

15. Notices, all rigities given by Borrower or Lender in connection, when one you or associative in writing. Any notice to Borrower inconnection with his Scourly instrument was to be in writing. Any notice to Borrower inconnection with his Scourly instrument was to provide the been given to be the providence of the named and you first deas major owhen actually delivered to Borrower with notice address it part of the providence of the pro

16. Governing Law: Severability: Rules of Christian Letter. It is Security instrument shall be powered by return law and the law of the jurisdiction in which the Property is outsided. All rights and delegations continued in this Security instrument are subject to any requirements and instations of Applicable Law. Applicable Law right copilities or implicitly allow the parties to agree by corrector of might be shart budget, allean death on the constructed as prohibition against a provided on the parties of the Security instrument or the Note conflicts with experiment of the Security instrument or the Note conflicts with applicable Law, such conflict shall not disect other provisions or clause of the Security instrument or the Note conflicts with experiment of the Security instrument or the Note conflicts with only the confliction provision.

As used in this Security Instrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the familine 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 Borrowse, used in this Section 18, "Interest in the Property mean say legal or beneficial interest in the Procesty, including the limit of the Section 18, "Interest in the transferred in a bond for deed, contract to deed, installment sales contract or section agreement, the interior of which is the transfer of the Worrowser at a future date to a purchase."

If all or any part of the Property or any interest is the Property is said or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is add or transferred) without Lenders point written consent, Lender may require immediate payment in kill of all sums secured by this Society Instrument, However, this option shall not be accretised by Lender's such excretise is crubible by Anglorieble Laws.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a proof on less than 30 days from the date the notice is given in accordance with Scatton 15 stuff mixth Borrower and all sums secured by this Security instrument. If Borrower fails to pay these sums prior to the excitation of this period. Lender may involve any remarks per mixthe by this Security instrument without further notice or deriand on Borrower.

19. Sorrower's Right to Reinstate Alter Acceleration, if Borrower nests certain conditions, Borrower that have interesting the interest certain conditions, Borrower that the residues also of the Property pursuant to Section 22 of this Security Instrument, (b) such other period as Applicable Law registed select the Property pursuant to Section 22 of this Security Instrument, (b) such other period as Applicable Law registed for the Instrument, and the Applicable Law register in the Conditions are that Borrower (a) pays Lander all surse which then would be due under this Security Instrument. Those conditions are that Borrower, (a) pays Lander all surse which then would be due under this Security Instrument, and conditions of the Conditions and Security Instrument, and Conditions and Valuation feets, and other feet feets the Conditions and Valuation feets, and other feet feets the Conditions and Valuation feets, and other feet feets the Conditions and Valuation feets, and other feet feet feet feets the Condition and Valuation feets and Conditions and Valuation feets and Conditions are considered to the Condition and Valuation feets and Conditions and Valuation feets and Conditions are considered to the Condition and Valuation feets and Conditions and Valuation feets and Valuation

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insured by a federal agency, instrumentality or antity, or (d) Electronic Funds Transfer. Upon reinstatement by Borrower, thisses downly instrument and obligations secured hereby sirall remain fully effective as if no acceleration had occurred. However, this replict to reinstate shall not apply in the case of acceleration under Section 18.

20. Sale of Note: Change of Loan Servicer, Notice of Grievance. The Note of a partial interset in the Note (Change with this Security instrumed) can be taid one or more times without prior notice to Berower. A sale might result in a change in the entity (known as the "Loan Servicer") that collects Perdoid Payments due under the Note and this Security Instrument and performs other mortgage loan servicing politications under the Note. In the Note and the Security Instrument and performs of the Protect in Security Instrument and Applicable Law. There also might be one or more changes of the Loan Servicer under the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change which will state the name activates of the new Loan Servicer, the address to which payments should be made any other information RISSPA. Loan Servicer and the name of the change which will be compared to the new Loan Servicer of the Instruction. The mortgage does not variety of servicers of the Instruction of the Inst

Nather Borrower nor Lender may commence, john, or be joined to any judicial action (see either an individual litigate, of the mother of a classify that arises from the other party actions pursuant to this Security Instrument or that allegas that little other party has breached any provision of, or any 3.4y owned by reason of, this Security Instrument, until such Biomyreer or Lender has notified the other party West such notice given in complement with the requirements of Section Security Instrument, until such Biomyreer or Lender has notified the other party West such notice given in complement with the requirements of Section consistent of the private of the private of such notice to take consistent of the private o

21. Harathous Substances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as totale or hazardous glutatricas, pollutants, or visites by Environmental Law and the following substances; gesoline, torosore, other familiation critical prediction products, total prediction and heritodice, visitine substances; gesoline, torosore, other familiation critical products of formalishing or and resident products, to the provincemental Law means tederal laws and lews of the jurisdiction where the Property is located that relate to retain, safety or environmental production (c) "Environmental Charup" includes any response autom, cremedial action, or removal action, as defined in Environmental Law, and (a) in Environmental Charup" includes any response automost the substances and control actions, or controllable to, or device the region of the substances and the substances and the substances and the substances are substances.

Destroyer and will not cause or primit he presence, use disposal, storage, for release of any Hardroon state (clean), Barrower and in ot cause or primit he presence, use disposal, storage, for release of any Hardroon Substances, or the Property, Borrower shall not do, not allow stryone shall not do, nor allow stryone shall not do, anything effecting her Property (i) but it is in visiotion of any Environmental Law, (ii) which creates an Environmental Condition, or (c) winor, due to the presence processing the seatments will not be substance, creates a condition that adversely affects her value of the Property. The proceeding this seatments which of the property is the presence, use, or storage on the Property of small quantities of reazerous Substances that are generally recognized to be appropriate to normal readential uses and to maintenance of the Property (in chauding, lab) or filmed to, hazardoon substances in consumer products, or uses and to maintenance of the Property (in chauding, lab) or filmed to, hazardoon substances in consumer products, or the processing the processing that the processing of the processing that the procesing that the processing that the processing that the processing t

Borrower shall promptly give Lender written notine of (et. any investigation, date), demand, leavail to other action by any governmental or regulatory agency or private party investigation. For experty and any Hazardous Substance or Environmenta Law of which Borrower has actual knowledge, (ii) any Environmental Condition, including, sold not limited to lay spelling, leavance, discharge, calessa or threat or freedesse Large Higazzdous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance, and any substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance, and every any presence of the value of the Property, if other over feature, or it notified by any givernmental or regulatory substance, and private barp it, that any removal are remedial actions in accordance affecting the Property is necessarily, Sortowar shall promptly take all necessary. Environmental Celeanup.

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

22. Acceleration: Remedies. Lander shall give notice to Borrower prior to acceleration following Borrower's breach of any excention of segments in this Security is source flow that prior to acceleration for Section 18 breach of any excention of segments in this Security is source flower. Dut not prior to accelerate the section required to curefly and death. (c) a data on to cleas that and sept some the section 18 breach of the section 18 brea

23. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument, Lender may charge Borrows are for 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. Waiver of Valuation and Appraisement. Borrower waives all right of valuation and appraisement



BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instru-

Witnesses:

AMY D SINDER

DATE

AMY D SINDER

AMY D SINDER

DATE

State of INDIAN
County of residence) County, State of Indiana, personally appeared ANY D SINDER, (name of signer), and acknowledged the execution of this instrument this 23 day of 1000 March 1000 Ma

INDIANA--Single Family--Fannie Mae/Freddie Mec UNIFORM INSTRUMENT Form 3015 1/01 ICE Mortgage Technology, Inc. Page 9 of 10

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

Ronni Guidbert.

THIS DOCUMENT WAS PREPARED BY: RONNI GULDBERG CENTIER BANK 600 E 84TH AVENUE MERRILLVILLE, IN 46410 219-755-6199

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

INEDEED 1016 INEDEED (CLS)



EXHIBIT "A"
LEGAL DESCRIPTION

File No.: 2123603

LOT 33 IN COMMUNITY RESOURCES, INC., AN ADDITION TO THE TOWN OF MUNSTER, AS PER PLAT THEREOF, RECORDER IN PLAT BOOK 98, PAGE 50, IN THE OFFICE OF THE RECORDER OF LAKE COUNTY, INDIANA.

File No.: 2123603 Exhibit A Legal Description

LOAN #: 90034977-70000 MIN: 1005379-0000055849-5

CONSTRUCTION/PERMANENT LOAN RIDER TO SECURITY INSTRUMENT (INCLUDING SECURITY AGREEMENT)

(INCLUDING SECURITY AGREEMENT)
(To be attached to and recorded with this Security Instrument)

THIS CONSTRUCTION LOAN RIDER TO SECURITY INSTRUMENT (its 'Rider') is made on December 23, 2021 and shall be deemed to amend and supplement the Mortgaga, Deed of Thus or Security Deed of the same date, to which child Rider is attached ("bits Security Instrument"), given by the undersigned (Derower') for the benefit of Cellister Bank, a Compression

("Lender") to secure Borrower's Note to Lender and the Construction Loan Addendum to Note, both of the same date (collectively, the "Note") and covering the property described in this Security Instrument (the "Property"). All terms defined in the Note and elsewhere in this Security instrument shall have the same meaning in this Note.

IN ADDITION TO THE COVENANTS AND AGREEMENTS MADE IN THIS SECURITY INSTRUMENT, Borrower and Lender further coveriant and agree as follows:

- 1. Construction Loan Agreement. The Note evidences borrower's promise to pay Lender the aggregate amount of all evidences and and distributed by larger under the terms and conditions of a Construction Loan Agreement provides for construction can Agreement and Borrower dated the same Using six has hote (the "Lean Agreement"). The Loan Agreement provides for construction of the Loan Agreement is the "Involvement" of the destruction of the Loan Agreement. This Security instrument secures to Lender (a) the repayment of the debt evidenced by the Note. And the Agreement of the Loan Agreement. The Security instrument secures to Lender (a) the repayment of the debt evidenced by the Note. And the Loan Agreement is the Loan Agreement of the Loan Devidence of the Loan
- 2. Future Advances, During the Construction Lose Press, increase in acquire on the outstanding Principal according to the terms as to that in the Nete. Principal second may be the terms as to that in the Nete. Provided there has been in ordinal as deliber of the Nete, the Lose Agreement, or this Security Instrument, and provided Sorrower has self-tied all which the Construction Construction of the Nete and December 1, Londer is legally deligeded to make deviacres of principal given application and in accordance with the provisions of the Note and the Lose Agreement up to a maximum principal amount (including present and other brodigations), which is equal to be enabled to the Social Social
- Assignment of Rights or Claims. From time to time as Lender deams necessary to protect Lender's interest, Borrower shall, upon request of Lender, execule, acknowledge before a notary public, and deliver to Lender, assignments of any and all right or claims within feate to the consumation on the Property.
- 4. Breach by Borrower. In case of breach by Borrower of the covenants and conditions of the Loan Agreement, subject to any right of Sorrower to care Borrower's default. Lunder, at Loade's popiar, with or showburst array upon the Property (a) may invoke any of the rights or remedies provided in the Loan Agreement to the property of the property o
- 5. Permanent Mortgage Date. On the day the Construction Loan Phase ends, the loan evidenced by the Note will become a permanent mortgage loan (the "Phemoerat Mortgage Date"). Beginning on the Permanent Mortgage Date, interest shall accure as stated in the Note and monthly payments of principal and interests shall be due and paywife as so from in the Note.
- Occupancy, Section 6 of this Security Instrument is emended and restated to read as follows: Borrower shall occupy, sestablish, and use the Property as Borrower's principal resisience within 80 days after the Permanent Mortgage Date and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy.



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unless Lender otherwise acrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist which are beyond Borrower's control.

7. Security Agreement and Financing Statement.

a. The property covered by this Security Instrument includes the Property previously described or referred to in this Security Instrument, together with the following, all of which are referred to as the "Property." The portion of the Property that constitutes real property is sometimes referred to as the "Real Property." The portion of the Property which constitutes personal property is sometimes referred to as the "Personal Property," and is described as follows: (i) Borrower's right to possession of the Property; (ii) any and all fixtures, machinery, equipment, building materials, appliances, and goods of every nature whatsoever now or hereafter located in, or on, or used, or intended to be used in connection with the Property or the Improvements, and all replacements of and accessions to those goods; and (iii) proceeds and products of the Personal Property. Despite any other provision of this Rider or any other Loan Document, however, Lender is not granted, and will not have, a non-purchase money security interest in household goods, to the extent that such a security itterest would be prohibited by applicable law.

This Security Instrument is and shall be a security agreement granting Lender a first and prior security interest in all of Borrower's right, title and interest in and to the Personal Property, under and within the meaning of applicable state laws. as well as a document granting a lien upon and against the Real Property. In the event of any foreclosure sale or under judgment of a court, or otherwise, all of the Real Property and Personal Property may, at the option of Lender, be sold as a whole or in parcels, it shall not be necessary to have present at the place of such sale the Personal Property or any part thereof. Lender, as well as Trustee on Lender's behalf, shall have all the rights, remedies and recourse with respect to the Personal Property afforded to a "Secured Party" by applicable state laws in addition to and not in limitation of the other rights and remedies afforded Lender under this Security Instrument. To the extent permitted by applicable law, Borrower shall, upon demand, pay to Lender the amount of any and all expenses, including the fees and disbursements of Lender's legal counsel and of any experts and agents, which Lender may incur in connection with: (i) the making and/or administration of this Security Instrument; (ii) the custody, preservation, use or operation of, or the sale of, collection from, or other realization upon any Property, real and/or personal, described in this Security Instrument; (iii) the exercise or enforcement of any of the rights of Lender under this Security Instrument; or (iv) the failure by Borrower to perform or observe any of the provisions or covenants in this Security Instrument,

- c. Lender may, at its election, at any time after the delivery of this Socurity Instrument, sign one or more copies of this Security Instrument in order that such copies may be used as a financing statement under applicable state laws. Lender's signature need not be acknowledged, and is not necessary to the effectiveness hereof as a mortgage, a security agreement, or (unless otherwise required by applicable state laws) a financing statement.
- Borrower also authorizes Lender to sign and file, without Borrower's signature, such financing and continuation statements, amendments, and supplements thereto, and other documents that Lender may from time to time deem necessary to perfect, preserve and protect Lender's security interest in the Property. If any other documents are necessary to protect Lender's interest in the Property, Borrower agrees to sign these documents whenever Lender asks. Borrower also gives Lender permission to sign these documents for Borrower.
- 8. Invalid Provisions. If any one or more of the provisions of this Security Instrument, or the applicability of any such provision to a specific situation, shall be held invalid or unenforceable, such provision shall be modified to the minimum extent necessary to make it or its application valid and enforceable, and the validity and enforceability of all other provisions of this Security Instrument and all other applications of any such provision shall not be affected thereby. recorder

9. Addresses.

The name and address of the Borrower is: Amy D Sinder 7947 Frederick Avenue Munster, IN 46321

The name and address of the Lender/Secured Party is: Centier Bank, a Corporation 600 E 84th Avenue Merrillville, IN 46410



BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Rider.

^	aga	12/23/2021	(Seal)
\circ	AMY D SINDER	7	DATE
state are instrument Property de	N COUNTY CLERK. This Instrument covers secribed herein and is to be filled for research secribed herein and is to be filled for research recorded. Additionally, this instrument should be as a financing statement covering builds as a financing statement covering secribed herein. The mailing address of the Security instrument.	d in the records where Security Instrumuld be appropriately indexed, not only	ients on real as a Security
	of lake		
		County	
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