GINA PIMENTEL RECORDER STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

2022-006728

8:33 AM 2022 Feb 23



When Recorded Return To: CU Mortgage Service 225 Aberdeen Dr. Suite A Valparaiso, IN 46385 Loan No: 91873-147

MORTGAGE

THIS MORTGAGE is made this 11 th day of August, 2021 , between the Mortgagor, WAYNE J. O'BRIEN AND NANCY O'BRIEN, HUSBAND AND WIFE

(herein "Borrower"), and the Mortgagee,

TECH CREDIT UNION, A CORPORATION

a corporation organized and existing under the laws of STATE OF INDIANA whose address is 10110 Randolph, CROWN POINT, IN 46307

whoise address is 1010 Raguioloph, CROWN POINT, N 45307

WHEREAS, Borrowe's is indebted to Lender in the principal sum of U.S. 5 24,362.00, which indebtedness is ordeneed by Distriever's note dated August 11,2021

disciplination of the control of

TO SECURE to Lender the repayment of the indebtedness evidenced by the Note, with interest thereon; the payment of all other sums, with interest aberoan, advanced in accordance herewith to protect the security of this Mortgage; and the performance of the covering the angerments of Bornowsh heric notational, Bornower does bareby mortgage, great and convey to Lender the following described property located in the County of LAKE State of Indiana:

LOT 15, RESUBDIVISION OF MAPLEVIEW ADDITION, CITY OF CROWN POINT, AS SHOWN IN PLAT BOOK 28, PAGE 69, LAKE COUNTY, INDIANA.

which has the address of

332 PETTIBONE STREET, CROWN POIN

Indiana 46307

(herein "Property Address"):

TOGETHER with all the improvements now or hereafter exceled on the property, and all examents, rights, as a particurances and reats, all of which shall be deemed to be and remain a part of the property covered piles Mortgage; and all of the foregoing, together with said property (or the teasehold estate if this Mortgage is on a leasehold) are hereinafter referred to see the "Property."

Berrower covenums that Borrower is havfully seised of the estate hereby conveyed and has the right, in mortgage, grain and convey the Property, and that the Property is unnermandered, except for encountrances of revord. Borrower covenants that Borrower warrants and will defend generally the file to the Property against all claims and demands, subject to encumbrances of recover.

INDIANA - SECOND MORTGAGE - 1/80 - FMMA/FHLMC UNIFORM INSTRUMENT

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Page 1 of 5

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UNIFORM COVENANTS Borrower and Lender covenant and agree as follows:

 Payment of Principal and Interest. Borrower shall promptly pay when due the principal and interest indebtedness evidenced by the Note and late charges as provided in the Note.

2. Funds for Taxes and Insurance. Subject to applicable, law or a written variety by Lendar, Bornware Shall pro to Lendar of the day monthly proments of principal and intenses are popyble under the Note. until the Note to poid in full, a sum therein "Lunds") equal to enestwelfth of the yearls taxes and assessments (including cond-insurance) and primare planned until oct-openits assessments, if airly which may attain primary to see this Merages and ground rents on the Projects. If any, this construction for early premium insuffiliments for huzed insurance, the proposition of the property of the pr

said jobs makes for the content of a primit mistage, or decided to the state of the

If the amount of the funds held by Lender, together with the future monthly installments of Funds payable privat to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to rays and taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, children promptly repeal to Borrower credited to Borrower on monthly installments of Pends If the amount of the funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency in one or more owners as Lender may require.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Horrower any Findel by Lender. If under paragraph (7) bereof the Property is sold or the Property is otherwise acquired by Lander. Lender shall gript, no later than 'unincularly prior to the select of the Property or its acquisation by Lander, any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgage.

- supplied in of Payments. Unless applied by far privates otherwise, all payments received by Lender under the Neer and paragraphs 1 and 2 hereof shall be applied by Lender from in payment of amounts possible to ender become under prographs? Describe than to infere play able on the Note, and then to the provinged of the Note.
- 4. Prior Murtgages and Deeds of Trust: Charges: Lienz. Horgone: shall perform all of thormours observed are mortgage, deed of irred or other security agreement with a lien which has provint over this Mortgage, tradelung Bormours: encounts to make populates when die, alogiouer shall per o creame to be point all taxes, assessments and other charges fines and impositions attributable for the Property which may attain a priority over this Mortgage, and leasthold perments or ground resus, if any
- 5. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter exected on the Property insural against loss by fire, hazards included within the term "extended coveringe", and such other hazards at Lender may require and in such amounts and for such pricoids as Lender may require.

The insurance current providing the measures shall be chosen by Borrover subject (engineered to Lender, worked, that such approved shall not be unreasonably withheld. All insurance opticises indirectivals thereof shall be in a form acceptable to Lender and shall include a standard mortgage clause in favor (of and, in a form acceptable to I ender. Lender shall have the right to hold the policies and renewals thereof, subject (to tile pourse of arm mortgage, clear of trust or other security agreement with a lien which has provite your this Mortgage.

any mortgage, deed of frust or other security agreement with a lien which has priority over this Mortgage.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

If the Properts is abandoned by Borrower, or if Borrower fails to respond to Lender within 50 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance bandins. Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the sams secured by this Mortgage.

6. Preservation and Maintenance of Property; Leaseholds, Condominiums; Planned Unit Deslopments. Herwiver shall keep the Property in good repair and shall not commit usacle or promising a servant of description of the Property and shall comply with the provisions of any lease if this Mortgage is on a last in a condominium or a planned unit development, Bornous shall perform all of Hornous shall be a large through the property of the proper

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7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in Mortague, or if any action or proceeding is commenced which materially affects Lender's interes in the Property, then Lender, at Lender's option, upon notice to Borrower, may make used apparamose, disbuses select sums including reasonable attorney's fees, and take such action as is necessary to protect Lender's interest. If Lender captured metrages insurance as conduction of making the loans secured by this Mortage, Borrower's all post the pressumers required to maintain such insurance in effect until such time as the requirement for such measures terminate, an accordance with Borrower's and Lender's written agreement or applicable to.

Ann amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, at the Note cate, shall become additional indebtedness of Borrower secured by this Mortgage. Unless formorer and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action become!

- 8. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the groupers provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable clause therefore related to Lender's microst in the Property.
- 9. Condemnation. The proceeds of my award or daint for damages, direct or emsequential, in connections and my condemnation or other taking of the Property, or part thereof, or for conveyance in lieu or condemnation, as therefore, assigned and shall be poid to Lender, subject to the terms of any mortgage, deed of timelow of the control agreement with a lieu which has priority over this Mortgage.
- 10. Burrouer Not Released; Forhearines By Lender Not a Walver, Extension of the time for portion to modification of amortization of the sum-secured by this Mortgage granted b. Lender to an speciesor in interest of Borrows and Diritor of Borrows and Diritor of Borrows and Diritor of Borrows and Diritor of Borrows and Borrows and Borrows and Borrows and Lender to an assessment in time for potential or otherwise modify monitation of the sums secured by this Mortgage by reason of an demand made by the original Borrows and Borrows's necessors in minerest. Any forhearmone by Lender or excessing any right or remote becomed, or otherwise afforded by applicable law, shall not be a warver of or preclade the excessors of any subgription termeds.
- 11. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The convenies and appearants bearine contained shall built and the rights herearder shall intense the trespectance successors and assegnes of Lender and Boroness; sufficient to the provisions of purgraph to hereof. All covenants and appearants of thereone's shall be joint and several Ann Harronew who co-sages this Mortgage, the son for excent the Note (as it so-sequing this Mortgage, only an oneignage, grain and curvey, that Boronew's intenses in the Property to I cakes much the terms of this Mortgage, the presental index on the Note or under his Mortgage, and a considerable that the curve of the Mortgage of the presental index on the Note or under his Mortgage, associated as the second of the Mortgage of the Note without that Boronew's consent and without telessing that Boronew's consent in the Property.
- 12. Notice. Except for any notice cognized under applicable law to be given in another mannal, (a) any notice to lamoure provided for in this Mortgage shall be given by delivering it or by mailing such notice by contribed mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provide herein, and (b) any notice to Lender shall be given by certified mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein in the nantor designated herein in the nantor designated herein.
- 13. Governing Law; Severability. The state and local lows applicable to this Mortgage shall be the laws of the jurisdiction in which the Property is located. The foregoing senence shall not limit the applicability of Federal law to this Mortgage in the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such contliet shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Note are declared to be severable. As used herein, "costs," expenses," and "attorneys' fees," include all suns to the extent not prohibited by applicable law or himted herein.
- 14. Borrower's Copy. Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the time of execution or after recordation hereof.
- 15. Rehabilitation Lan Agreement. Borrower shall fulful all of Borrower's obligations under not house chabilitation, improvement, repair, or other loss agreement which Borrower enter min with Lender. Lander, a lander without more required Borrower to execute and deliver to Lender, in a form acceptable to Lender of a swagment of any rights, claims or defenses which Borrower may have against parties who supply labore materials or services in connection with improvements made to the Property.
- 16. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or as meters in it is sold or transferred for if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person't without Lender's prior written consent. Lender mee, as its option, require immediate powment in full of all sums secured by these Mortgage. However, this option shall not be exercised by Lender if exercises symbolically its feet all not of the date of this Mortgage.
- If I ender exercises this option, Londer shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pin, all sums secured by the Metragage. If Dorrower fails to pur these sums provide the expiration of this period, Londer man movek are meaning-restricted by this Metragage which the Metragage is supported by the Metragage is the Metragage is supported by the Metragage is the Metragage is the Metragage is the Metragage is the Metragage in the Metragage in the Metragage in the Metragage is the Metragage in the Metragage in the Metragage in the Metragage is the Metragage in the Met

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

17. Acceleration: Remedies. Except as provided in paragraph 16 herrof, upon Borroner's hreach of any ocenand or agreement of Borroner in this Mortgage, including the covenants to gay when due any any ocenand or agreement of Borroner in this Mortgage, including the covenants to gay when due any any ocenar or appropriate to cure use Derever as provided in paragraph 12 he between the 10 he between the 10 he action required to cure use Derever, to the breach, (2) a date, not less than 10 days from the date the notice is malted to Borrower, by which notice may result, in acceleration of the two secured by this Mortgage, foredower by judicial proceeding, and sale of the Property. The notice that further informs Borrower of the right to relatants after acceleration and the right no ascert in the foredower. If the foredower proceeding the nonexistence of a default or any other defens of Borrower to acceleration and the right to relate the secure of the proceeding and the right to relate the date specified in the notice. Lender, at Lender's option, may declare all of the sums secured by this Mortgage to be immediately due and payable without private domain and may forecolower. If with Mortgage to good the proceeding all expenses of foreclasure, including, but to limited to, reasonable attorney's fees and costs of documentary evidence, abstracts and differ reproducts and difference of the store of the proceeding all expenses of foreclasure.

18. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this shortage, due to Horward's black the Hormous's black to the rope to have can proceedings begun be Loude to continue the Mortagage discontinued at any time prior to entire of a judgment inforcing this Mortagage if a fellowing ray is closed at launs which would be them does under this Mortagage and the Note that of acceleration securious, the Dermove cross all broades of any other coverants or agreement of Borrower continued in this Mortagage is, the mortage are the Note of Borrower continued in this Mortagage is, the mortage and the Note that the advantage of the Note of Borrower continued in this Mortagage is the mortage in continued to the agreements build growing contained in this Mortagage, and in enforcing Londer's tendedies as provided in pragraph 17 better of mediating by un to limited for, casessable attentions; face, and of the Hormover is an expensive and the second of the Mortagage and the Note of the Note of the Mortagage and Mortagage. Londer's inforced and effect as if no acceleration that does accelerate that the Accessing and the Mortagage and the Note of the Mortagage and Mortagage.

19. Assignment of Botts/ Appointment of Receiver. As additional security hereunder. Berrows hards seagns to Lende the rests of the Propers, provided that Berrows estable, prior to acceleration under prangraph 17 beroof or abundonment of the Property, have the right to collect and retain such rents as they become due and pas able.

If por acceleration under praegraph 17 facul or abundanties of the Property, Lender shall be cuttled, to the center provided be applicable but, to be 60 a testing responsed by a count to cert upont, take possession of and minage the Property and to collect the renis of the Property including those past due. All rusts collected by the recover's shall be applied first to power of the count of management of the Property and collection of renis, including, but not limited in . receives's fees, permitting for receiver's londs and reasonable attentions' fees, and then to the runns accurate by this Northingue. The receiver shall be failed to account only for those cents established.

 Release. Upon payment of all sums secured by this Mortgage. Lender shall release this Mortgage without charge to Borrower.

21. Waiver of Valuation and Appraisement. Borrower hereby waives all right of valuation and appraisement

REQUEST FOR NOTICE OF DEFAULT AND FORECLOSURE UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST

Borrower and Lender request the holder of any mortgage, doed of trust or other encombrance with a lient which has primit wort his Mortgage to give Notice to Lender, at Lender's address set forth on page one of this Mortgage, of any default under the superior encumbrance and of any sale or other forcelosure action.

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IN WITNESS WHEREOF, Borrower has executed this Mortgage

	•
	Walfe LOBore (Soil) WAYNE JOBRIEN BOWLER
	NANCY OBRIEN (Novi)
or opens	(Near) -Bothstown
2	(Scal)
0,5	
STATE OF INDIANA.	County se Cake
On this 11 th day of August, and for said County, personally appeared WAYNE J O'BRIEN, NANCY O'BRIEN and acknowledged the execution of the foregoing	2021 , before me, the undersigned, a Notary Public in
WITNESS my hand and official seal.	0,
March 1944 2008	Carla Hult
CARLIE HULT My Commission Expires March 19, 2028 Commission Number NP0725917 Jasper County	Resident of Tasper Counts. Indiana
Valparaise BELINDA	teen Dr., Ste. A o, IN 46385 i RADICESKA
Laffirm, under penalties for perjury, that I has this document, unless required by law	Belinda Radi'ceska Belinda Radi'ceska Belinda Radiceska
Loan Origination Company & NMLS Id: Tech (
Loan Originator & NMLS Id.: GERMAINE WILE INDIANA - SECOND MORTGAGE - 1/80 - FNM.	
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