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RECORDER

PG #: 16 RECORDED AS PRESENTED

When recorded, return to: Lennar Mortgage, LLC Secondary Marketing Ops 140 Fountain Pkwy N, Ste. 250 St. Petersburg, FL 33716

Title Order No.: 115829-006948-IN

LOAN #: 20723416

- [Space Above This Line For Recording Data]

MORTGAGE

MIN 1000596-0000854272-7 MERS PHONE #: 1-888-679-6377

DEFINITIONS

Words used in multiple sections of this document are defined below and other words are defined under the caption TRANSFER OF RIGHTS IN THE PHOPERTY and in Sections 3, 4, 10, 11, 12, 16, 19, 24, and 25. Certain rules regarding the usage of words used in this document are also provided in Section 17.

Parties

(A) "Borrower" is DAVID DWAYNE HALL JR, AN UNMARRIED MAN

currently residing at 939 Field Street, Hammond, IN 46320-2537.

Borrower is the mortgagor under this Security Instrument.
(B) "Lender" is Lennar Mortgage, LLC.

Lender is a Florida Limited Liability Company, under the laws of Florida.

502, Mlami, FL 33126.
The term "Londer" includes any successors and assigns of Lender.

0-2537.

Organized and existing
Lender's address is. 5505 Blue Lagoon Drive, Suite

INDIANA – Single Family – Fannie Mae/Freddie Mac UNIFORM INSTRUMENT (MERS) Form 3015 07/2021 (rev. 02/22) ICE Marlgage Technology, Inc. Page 1 of 12

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(C) "MERS" is Mortgage Electronic Registration Systems, Inc. MERS is a separate corporation that is acting solely as a nominee for Lender and Lender's successors and assigns. MERS is the mortgagee under this Security Instrument. MERS is organized and oxisting under the base of Delaware, and has a mailing address of P.O. Box 2026, FI.M. M 4850-2026, a streat address of 11819 Miami Streat, Suile 100, Omaha, NE 68164. The MERS telephone number is (888) 679-MERS.

#### Documents

(D) "Note" means the promissory n	ote dated August 30, 2023,	and signed by eacl	h Borrower who is legally
obligated for the debt under that pro	missory note, that is in either (i) pape	r form, using Borro	wer's written pen and in
signature, or (ii) electronic form, usin	a Borrower's adopted Electronic Signal	ture in accordance v	with the UETA or E-SIGN
as applicable. The Note evidences the	ne legal obligation of each Borrower w	o signed the Note t	to pay Lender
	DUSAND TWO HUNDRED NINETY A		************
*****************		.S. \$281,290.00	) plus interest. Each
Rorrower who signed the Note has n	romised to pay this debt in regular mo		
later than September 1, 2053.	Tornious to pay who ocot in regular mo	may payments and	to pay the ocol in land
	s Security Instrument that are signed t	u Dorrower All acak	Didam ere innamerate
	Security Instrument. The following Rid		
	Security instrument, the lollowing rule	ers are to be signed	by Barrower (check ba
as applicable):	COM.		
Adjustable Rate Rider	Condominium Rider	Second H	
1-4 Family Rider	Planned Unit Development Rider	V.A. Rider	
Other(s) [specify]			
X)''' ''			
(F) "Security Instrument" means t	his document, which is dated August	30 2023	ogether with all Riders to
his document.	mo occanion, milat is dated August	50, 2020,	egenier with all Indees to
ins document.			
Additional Definitions			

(G) "Applicable Law" means all controlling applicable federal, state, and local statutes, regulations, ordinances, and administrative rules and orders (first have the effect of law) as well as all applicable final, non-appeatable judicial opinions. (H) "Community Association Durés, Fees, and Assessments "means all dues, fees, assessments, and the

charges that are imposed on Borrower or the Property by a condominium association, homeowners association, or similar organization.

- (i) "Default" means: (i) the failure to pay any Periodic Payment or any other amount secured by this Security Instrument on the date it is due; (ii) a breach of any representation, warranty, covenant, obligation, or agreement in this Security Instrument; (iii) any materially false, misleading, or inaccurate information or statement to Lender provided by Borrower or any persons or entities acting a Borrower's direction or with Borrower's knowledge or consent, or failure to provide Lender with material information in connection with the Coin, as described in Section 8; or (iv) any action or proceeding described in Section 12(e).
- (J) "Electronic Fund Transfer" means any transfer of funds, olber than a transaction originated by check, draft, or similar paper instrument, which is initiated through an electronic terminal, telephonic instrument, computer, or magnetic tape so as to order, instruct, or authorize a financial institution to globifor credit an account. Such term includes the initiated by telephone or other clust snot initiated to yet electronic device capable of communicating with such financial institution, wire transfers, and automated clearinghouse transfers, (IQ) "Electronic Signature" amens an "Electronic Signature" amens an "Electronic Signature" are defined in the LETA or E-SIGN, as applicable.
- (L) "E-SIGN" means the Electronic Signatures in Global and National Commerci-Act (15 U.S.C., 3 7001 et seq.), as It may be amended from time to time, or any applicable enditional or successor legislation that governs the same subject malter (M) "Excrow Hents" means: (i) taxes and assessments and other items that can attain priority over this Sociutiy instrument as a fier or encumbrance on the Property; (ii) leastood payments to ground rents on the Property, art, (iii) promittions for any and all insurance required by Lender under Section 5; (iv) Mortgage Insurance premiums, if any, or any sums payable by Bornow's to Lender in the of the potenty and in the property of the social management of the property of the property of the social management of the property of the prop
- (N) "Loan" means the debt obligation evidenced by the Note, plus interest, any prepayment charges, costs, expenses,
- and late charges due under the Note, and all sums due under this Security Instrument, plus interest.

  (O) "Loan Servicer" means the enlity that has the contractual right to receive Borrower's Periodic Payments and any
- (U) "Loan Servicer" means the entity that has the contractain grite to beeve borrower's renduct regiments and any other payments made by Borrower, and administers the Loan on behalf of Lender. Loan Servicer's does not include a sub-servicer, which is an entity that may service the Loan on behalf of the Loan Servicer.
  (P) "Miscollaneous Proceeds" means any compensation, settlement, award of damages, or proceeds paid by any third
- (e) wisconarieous Proceeos means any compensation, seutenent, award or damages, or proceeds paul out of the coverage described in Section 5) for (ii) damage to, or destruction of, the Property, (iii) condemnation or other taking of all or any part of the Property, (iii) conveyance in lieu of condemnation for the reading of all or any part of the Property (iii) conveyance in lieu of condemnation; or (iv) insigner great part of the Property.
- (Q) "Mortgage Insurance" means insurance protecting Lender against the nonpayment of, or Default on, the Loan.
- (R) "Partial Payment" means any payment by Borrower, other than a voluntary prepayment permitted under the Note, which is less than a full outstanding Periodic Payment.

  (S) "Periodic Payment" means the regularly scheduled amount due for (i) principal and interest under the Note, plus
- (ii) any amounts under Section 3.
- (f) "Property" means the property described below under the heading "TRANSFER OF RIGHTS IN THE PROPERTY." (U) "Rents" means all amounts received by or due Borrower in connection with the lease, use, and/or occupancy of the Property by a party other than Borrower.



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(V) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. § 2601 et seq.) and its implementing regulation, Regulation X (12 C.F.R. Part 1024), as they may be amended from time to time, or any additional or successor federal legislation or regulation that governs the same subject matter. When used in this Security Instrument, "RESPA" refers to all requirements and restrictions that would apply to a "federally related mortgage loan" even if the Loan does not qualify as a "lederally related mortgage loan" under RESPA.

(W) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party

has assumed Borrower's obligations under the Note and/or this Security Instrument.

(X) "UETA" means the Uniform Electronic Transactions Act, as enacted by the jurisdiction in which the Property is located, as it may be amended from time to time, or any applicable additional or successor legislation that governs the same subject matter.

TRANSFER OF RIGHTS IN THE PROPERTY

This Security Instrument secures to Lender (i) the repayment of the Loan, and all renewals, extensions, and modifications of the Note, and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower mortgages, grants, and conveys to MERS (solely as nominee for Lender and Lender's successors and assigns) and to the successors and assigns of MERS, the following described property located in the of Lake:

SEE "EXHIBIT A" ATTACHED HERETO AND MADE A PART HEREOF. APN #: 45-16-11-102-002.000-042

Coperty which currently has the address of 10902 Illinois Drive, Crown Point [Street] [City]

Indiana 46307 ("Property Address"): IZip Codel

TOGETHER WITH all the improvements now or subsequently erected on the property, including replacements and additions to the improvements on such property all pipeliny individually on the property indicately indicated tenancial property of the improvements on such property all pipeliny individually, without limitation, all essements, appura-tenances, royalities, mineral rights, oil or gas rights or profits, valur rights, and fixtures new or subsequently a part of the property. All of the foregoing is referred to in this Security Instrument as the "Property" Borrows understands and agrees that MERS holds only legal title to the interests granted by Borrower in this Security Instrument, but, if necessary to comply with law or custom, MERS (as nominee 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 foreclose and sell the Property; and to take any action required of Lender including, but not limited to, releasing and canceling this Security Instrument.

BORROWER REPRESENTS, WARRANTS, COVENANTS, AND AGREES that: (i) Borrower lawfully owns and possesses the Property conveyed in this Security Instrument in fee simple or lawfully has the right to use and occupy the Property under a leasehold estate; (ii) Borrower has the right to mortgage, grant, and convey the Property or Borrower's leasehold interest in the Property; and (iii) the Property is unencumbered, and not subject to any other ownership interest in the Property, except for encumbrances and ownership interests of record, Borrower warrants generally the title to the Property and covenants and agrees to defend the title to the Property against all claims and demands, subject to any encumbrances and ownership interests of record as of Loan closing.

THIS SECURITY INSTRUMENT combines uniform covenants for national use with limited variations and non-uniform covenants that reflect specific Indiana state requirements 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, Prepayment Charges, and Late Charges. Borrower will pay each Periodic Payment when due. Borrower will also pay any prepayment charges and late charges due under the Note, and any other amounts due under this Security Instrument. Payments due under the Note and this Security Instrument must be made in U.S. currency. If any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check, or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a U.S. federal agency, instrumentality, or entity; or (d) Electronic Fund Transfer.

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 16. Lender may accept or return any Partial Payments in its sole discretion pursuant to Section 2.

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Any offset or claim that Borrower may have now or in the future against Lender will not relieve Borrower from making the full amount of all payments due under the Note and this Security Instrument or performing the covenants and agreements secured by this Security Instrument.

2. Acceptance and Application of Payments or Proceeds.

(a) Acceptance and Application of Partial Payments. Lender may accept and either apply or hold in suspense Partial Payments in its sole discretion in accordance with this Section 2. Londer is not obtigated to accept any Partial Payments or to apply any Partial Payments at the time such payments are accepted, and also is not obligated to pay interest on such unapplied funds. Lender may hold such unapplied funds until Borrower makes payment sufficient to cover all Periodic Payment, at which time the amount of the full Periodic Payment will be applied to the Loan. Il Borrower does not make such a payment within a reasonable period of time, Lender will either apply such funds in accordance within Section 2 or return them to Borrower. If not applied earlier, Partial Payments will be credited against the total amount due under the Loan in calculating the amount due in connection with any foreclosure proceeding, payoff request, payoff request, payoff request, payoff request, payoff request, payoff the payoff payment in the future.

(b) Order of Application of Partial Payments and Periodic Payments. Except as otherwise described in this Section 2, il Lender applies a payment, such payment will be applied to each Periodic Payment in the order in which it became due, beginning with the oldest outstanding Periodic Payment, as follows: first to interest and then to principle due under the Note, and finally to Escrow Items. If all outstanding Periodic Payments then due are paid in full, any payment amounts remaining may be applied to late charges and to any amounts then due under this Socrotify Instrument. If all sums then due under the Note and this Socurify Instrument are paid in full, any remaining payment amount may be apolled. In Lender's sole discretion, to a future Periodic Payment or to reduce the principal balance of the Note.

- If Lender receives a payment from Borrower in the amount of one or more Periodic Payments and the amount of any late change due to a delinquent Periodic Payment, the payment may be applied to the delinquent payment and the late charge. When applying payments. Lender will alongly such payments in accordance with Apolicable Law.
  - (c) Voluntary Prepayments. Voluntary prepayments will be applied as described in the Note.
- (d) No Change to Payment Schedule. Any application of payments, insurance proceeds, or Miscellaneous Proceeds to principal due under the Note will not extend or postpone the due date, or change the amount, of the Periodic Payments.

3. Funds for Escrow Items.

(a) Escrow Requirement; Escrow Items. Borrower must pay to Londer on the day Periodic Payments are due under the Note, until the Note is paid in full, a sum of money to provide for payment of amounts due for all Escrow Items (the "Funds"). The amount of the Funds required to be paid each month may change during the term of the Loan. Borrower must promptly furnish to Lendér all notices or invoices of amounts to be paid under this Section 3.

(b) Payment of Funds; Waiver Borrower must pay Lender the Funds for Escrow Items unless Lender waives this obligation in writing. Lender may waive this obligation for any Escrow Hem at any time. In the event of such vaives, Borrower must pay directly, when and where payable, the amounts due for any Escrow Items subject to the vaiver. If Lander has waived the requirement to pay Lender the Funds for any or all Escrow Items, Lender may require Borrower's obligation to make such timely payments and to provide proof of payment is deemed to be a covernant and agreement of Borrower under this Security Instrument. If Borrower is obligated to pay Escrow Items dereotly pursuant to a waiver, and Borrower allow pay the amount due for an Escrow Item, Lenderifay exercise its rights under Section 9 to pay such amount and Borrower will be obligated to repay to Lender any such amount in accordance with Section 9.

Lender may withdraw the waiver as to any or all Escrow Items at any time by giving a notice in accordance with Section 16: upon such withdrawal, Borrower must pay to Lender all Funds for such Escrow Items, and in such amounts, that are then required under this Section 3.

(c) Amount of Funds; Application of Funds. Lender may, at any time, collect and hold Funds in an amount up to, but not in excess of, the maximum amount a lender can require under RESPL Lender will estimate the amount of Funds due in accordance with Applicable Law.

The Funds will be held in an institution whose deposits are insured by a U.S. foderal agency, instrumentality, or entity (including Lender, if Lender is an institution whose deposits are insured by a usy Federal Home Loan Bank Lender will apply the Funds to pay the Escrow terms no later than the time specified under RESPA. Lender may not charge Borrower for, if hodding and applying the Funds, (in annually analyzing the escrow specular, or (if) verifying the Escrow terms, unless Lender pays Borrower interest on the Funds and Applicable Law permits Lender to the Applicable Law and provided and a charge. Unless Lender and Borrower agree in writing or Applicable Law requires interest to be paid on the Funds, Lender will not be required to pay Borrower any interest or earnings on the Funds. Lender will give to Borrower, without charge, an annual accounting of the Funds as required by RESPA.

(d) Surplus; Shortage and Deficiency of Funds. In accordance with RESPA, if there is a surplus of Funds held in escrow, Lender will account to Borrower for such surplus. If Borrower's Periodic Payment is delinquent by more than 30 days, Lender may retain the surplus in the secrow account for the payment of the Escrow Items. If there is a shortage or deficiency of Funds held in escrow, Lender will notify Borrower and Borrower will pay to Lender the arricult necessary to make up the shortage or deficiency in accordance with RESPA.

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

4. Charges; Liens. Borrower must pay (a) all taxes, assessments, charges, fines, and impositions attributable to the Property which have priority or may attain priority over this Security Instrument, (b) leasehold payments or ground crets on the Property, if any, and (c) Community Association Dues, Fees, and Assessments, if any, If any of these items are Escrow Items, Borrower will pay them in the manner provided in Section 3.

Borrower must promptly discharge any lien that has priority or may attain priority over this Security Instrument unless Borrower: (an) agrees in writing to the payment of the obligation secured by the len in a manner acceptable to London, but only so long as Borrower is performing under such agreement; (bb) contests the lien in good faith by, or defends against enforcement of the len in, legal proceedings which Lender determines, in its sole discribing, operate to prevent the onforcement of the lien while those proceedings are pending, but only until such proceedings are concluded; or (cc) secures from the holder of the lien an agreement satisfactory to Lender that subordinates the lien to this Security



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Instrument (collective), the "Required Actions", If Lender determines that amy part of the Property is subject to a lien that has priority or may allian priority over this Security Instrument and Borrower has not taken any of the Equired Actions in regard to such lier. Lender may give Borrower a notice identifying the lien. Within 10 days after the date on which that notice is diver, as statistify the lien or take one or more of the Required Actions.

Property Insurance

(a) Insurance Requirement; Coverages, Borrower must keep the improvements now existing or subsequently receded on the Property insured against loss by fire, hazards included within the term "extended coverage," and any other hazards including, but not limited to, earthquakes, winds, and floods, for which Lender requires insurance. Borrower must maintain the types of insurance Lender requires in the amounts (including deductible levels) and for the periods that Lender requires. What Lender requires pursuant to the preceding sentences can change during the term of the Loan, and may exceed any minimum coverage required by Applicable Law. Borrower may choose the insurance carrier providing the insurance, subject to Lender's right to disapprove Borrower's choice, which right will not be exercised unreasonably.

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(c) Insurance Policies. All insurance policies required by Lender and renewals of such policies: (i) will be subject to Lender's right to disappreve such policies; (ii) must include a standard mortgage clause; and (iii) must name Lender as mortgage and/or as an additional loss payee. Lender will have the right to hold the policies and renewal certificates. If Lender requires, Borrower will promptly give to Lender proof of paid premiums and renewal notes; It Borrower obtains any form of insurance coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such

policy must include a standard mongage clause and must name Lender as mortgagee and/or as an additional loss payee.

(d) Proof of Loss; Application of Proceeds. In the event of loss, Borrower must give prompt notice to the insurance carrier and Lender. Lender may make groof to loss if not made promptly by Borrower. Any insurance proceeds, whether or not the underlying insurance was required by Lender, will be applied to restoration or repair of the Property, if Lender deems the restoration or repair to be economically feasible and determines that Lender's socurity will not be lessened by such restoration or repair.

If the Property is to be repaired or restored, bender will disburse from the insurance proceeds any initial amounts that are necessary to begin the repair or restoration, subject to any restrictions applicable to Lender. During the subsequent repair and restoration period, Lender will have the right to hold such insurance proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction (which may include satisfying Lender's minimum eligibility requirements for persons repairing the Property, including, but not limited to, licensing, bond, and insurance requirements) provided that such inspection must be undertaken promptly. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed, depending on the size of the repair or restoration, the terms of the repair agreement, and whether Borrower in Default on the Loan, Lender may make such disbursements directly to Borrower, to the person repairing or restoring the Property, or payable jointly to both. Lender will not be required to pay Borrower any interest or carmings on such insurance proceeds unless Lender and Borrower agree in writing or Applicable Leav requires otherwise. Fees for public adjusters, or other third parties, retained by Borrower will not be paid out of the insurance proceeds and will be the sole obligation of Borrower.

If Lender deems the restoration or repair not to be economically feasible or Lender's security would be lessened by such restoration or repair, the insurance proceeds will be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower, Such insurance proceeds will be applied in the order that Partial Payments are applied in Section 2(pt.).

(e) Insurance Settlements; Assignment of Proceeds. If Borrower abandons the Property, Lender may file, negotiation and settle any available insurance claim and related matters. If Borrower does not respond within 30 days to a notice most control of that the insurance carrier has offered to settle a claim, then Lender may negotate and settle the claim. The 30-day period will begin when the notice is given. In either event, or if Lender acquires the Property under Section 25 or otherwise, Borrower is unconditionally assigning to Lender (1) Borrower's rights to any insurance proceeds in a amount not to oxoced the amounts unpaid under the Note and this Security Instrument, and (ii) any other of Borrower's rights to defend of uncerned premiums paid by Borrower's under all insurance proceeds in ghe toporty, to the extent that such rights are applicable to the coverage of the Property. If Lender files, negotiates, or settles a claim, Borrower agrees that any insurance proceeds may be made payable directly to Lender without the need to include Borrower as an additional loss payee. Lender may use the insurance proceeds either to repair or restore the Property (due provided in Section 5(d)) or to pay amounts unpaid under the Note or this Security Instrument, whether or not the most or the property of the property o

6. Occupancy. Bornower must occupy, establish, and use the Property as Bornower's principal residence provides of dogs after the execution of this Scarrily Instrument and must continue to occupy the Property as Bornower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent will not be unreasonably withheid, or unless extensiting circumstances exist that are beyond Bornower's control.

7. Preservation, Maintenance, and Protection of the Property; Inspections. Borrower will not destroy, damage, or impair the Property, allow the Property to detaincrate, or commit waste on the Property. Whether or not Borrower is residing in the Property, Borrower must maintain the Property in order to prevent the Property from deterforating or



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decreasing in value due to its condition. Unless Lender determines pursuant to Section 5 that repair or restoration is not economically feasible, Borrower will promptly repair the Property if damaged to avoid further deterioration or damage.

If insurance or condemnation proceeds are paid to Lender in connection with damage to, or the taking of, the Property, Bornower will be responsible for respiring or restoring the Property only if Lender has reliesed proceed for such purposes. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed, depending on the size of the repair or restoration, the terms of the repair agreement, and whether Borrower is in Potentian the Indian section of the Property, or payable jointly to both. If the insurance or condemnation proceeds are not sufficient to repair or restore the Property, Borrower remains obligated to complete such repair or restoration.

Lender may make reasonable entries upon and inspections of the Property. If Lender has reasonable cause, Londer may inspect the interior of the improvements on the Property, Lender will give Borrower notice at the time of or prior to such an interior inspection specifying such reasonable cause.

8. Borrower's Loan Application. Borrower will be in Default if, during the Loan application process, Borrower or any persons or entities acting at Borrower's direction or with Borrower's knowledge or consent gave materally false, misleading, or inaccurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Loan, including, but not limited to, everetating Borrower's noone or assets, undestating or failing to provide documentation of Borrower's debt obligations and liabilities, and misrepresenting Borrower's occupancy or intended occupancy of the Property as Borrower's principal residence.

Protection of Lender's Interest in the Property and Rights Under this Security Instrument.

(a) Protection of Lender's Interest. If, (f) Borrower falls to perform the covenants and agreements contained in this Socurity Instrument, (f) there is a legal proceeding or government order that rights (spinificantly affect. Interest interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptor, probate, for condemnation or forfeiting, in performent of a lien that has princity or may attain priority over this Security Instrument, or to enforce laws or regulations); or (iii) Lender reasonably believes that Borrower has abandoned the Property, then Lender may do and pay for whitever is resonable or appropriate to protect Lender's interest in the Property and/or rights under this Security Instrument, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property Instrument; including protecting and/or assessing the value of the Property, and securing and/or repairing the Property Instrument; including and a security and security as a security as a

Lender will not be liable for not taking ainly or all actions authorized under this Section 9.

(b) Avoiding Foreclosure; Mitigating Losses. If Borrower is in Default, Lender may work with Borrower to avoid foreclosure and/or mitigate Lender's potential tosses, but is not obligated to do so unless required by Applicable Law. Lender may take reasonable actions to evaluate Borriover for available alternatives to foreclosure, including, but not initiate, obtaining rediff reports, tile reports, tile insularinger property valuations, subordination agreements, and third-party approxis. Borrower authorizes and consents to these legitims. Any costs associated with such loss mitigation activities may be paid by Lender and recovered from Borrower as described begiv in Section 9(c), unless prohibited by Applicable of the paid by Lender and recovered from Borrower as described begiv in Section 9(c), unless prohibited by Applicable and the paid by Lender and recovered from Borrower as described begiven in Section 9(c), unless prohibited by Applicable and the paid by Lender and recovered from Borrower as described begiven in Section 9(c), unless prohibited by Applicable and the paid by Lender and recovered from Borrower as described begiven in Section 9(c), unless prohibited by Applicable and the paid by Lender and recovered from Borrower as described begiven in Section 9(c), unless prohibited by Applicable and the paid by Lender and recovered from Borrower as described begiven in Section 9(c), unless prohibited by Applicable and the paid by Lender and the paid by Applicable and the paid by Lender and the paid by Applicable and

(c) Additional Amounts Secured. Any amounts disbursed by Lender under this Section 9 will become additional debt of Borrower secured by this Security Instrument. These amounts may bear interest at the Note rate from the date of disbursement and will be payable, with such interest, upon notice from Lender to Borrower requesting payment.

(d) Leasehold Terms. If this Security Instrument is on a leasehold, Borrower will comply with all the provisions of the lease. Borrower will not surrender the leasehold estate and interests conveyed or terminate or cancel the ground lease. Borrower will not, without the express written consent of Lender, alter or amend the ground lease. If Borrower acquires tee title to the Property, the leasehold and the fee title will not merge unless funder agrees to the merger in writing.

10. Assignment of Rents.

(a) Assignment of Beats, if the Property is leased to, used by, or occupied by a birdi party (Tenant). Borrower is unconditionally assigning and the princip leader any Rents, regardless of to when the Ponts are peoples. Borrower is unconditionally assigning and the property of the authorizes. Lander to collect the Rents, and agrees that each Tenant will pay the Rents bit Ender. However, Borrower will receive the Rents until (i) Lender has given Borrower notice of Default pursuant to Section (ii) and (ii) Lender has given Borrower notice of Default pursuant to Section (iii) Lender has given Borrower notice of Default pursuant to Section (iii) Lender has given Borrower notice of Default pursuant to Section (iii) Lender has given Borrower notice of Default pursuant to Section (iii) Lender has given Borrower notice of Default pursuant to Section (iii) Lender has given Borrower will be assigned to the property of t

(b) Notice of Default. It Lender gives notice of Default to Borrower: (i) all Rents received by Borrower must be held by Borrower as trustee for the benefit of Lender only, to be applied to the sums secured by the Security Instrument, (ii) Lender will be entitled to collect and receive all of the Rents; (iii) Borrower agrees to instruct each Fenant phar Tonant is to pay all Pents due and unpaid to Lender upon Lender's written damand to the Tenant; (iv) Borrower will Renur each Tenant pays all Pents due to Lender and will take whatever action is necessary to collect user Nents' into plaid to Lender; (v) unless Applicable Law prevides otherwise, all Rents collected by Lender will be applied first to the costs of taking corntrol of and managing the Property and collecting the Rents, including, but not Initiated to, reasonable attorneys fees and costs, receiver's fees, premiums on receiver's bonds, repair and maintenance costs, insurance premiums, taxes, assessments, and other charges on the Property, and then to any other sums secured by this Security Instrument; (vi) Lender, or any judicially appointed receiver, will be liable to account for only those Rents actually received, and (vii) Lender will be entitled to have a receiver appointed to take possession of and manage the Property and collect the Rents and profits derived from the Property without any showing as to the inadequacy of the Property as security.

(c) Funds Paid by Lender. If the Rents are not sufficient to cover the costs of taking control of and managing the Property and of collecting the Rents, any funds paid by Lender for such purposes will become indebtedness of Borrower to Lender secured by this Security Instrument pursuant to Section 9.

(d) Limitation on Collection of Rents. Borrower may not collect any of the Rents more than one month in advance of the time when the Rents become due, except for security or similar deposits.



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(e) No Other Assignment of Rents. Borrower represents, warrants, coverants, and agrees that Borrower has not signed any prior assignment of the Rents, will not make any further assignment of the Rents, and has not performed, and will not perform, any act that could prevent Lender from exercising its rights under this Security instrument.
(f) Control and Maintenance of the Property. Unless required by Applicable Law, Lender, or a receiver appoinder.

(1) Control and Maintenance of the Property. Unless required by Applicable Law, Lender, or a receiver appointed under Applicable Law, is not obligated to enter upon, take control of, or maintain the Property before or after giving notice of Default to Borrower. However, Lender, or a receiver appointed under Applicable Law, may do so at any time when Borrower is in Default, subject to Applicable Law.

(g) Additional Provisions. Any application of the Rents will not cure or waive any Default or invalidate any other right or remedy of Lender. This Section 10 does not relieve Borrower of Borrower's obligations under Section 6.

This Section 10 will terminate when all the sums secured by this Security Instrument are paid in full.

11. Mortgage Insurance.

(a) Payment of Premiums; Substitution of Policy; Loss Reserve; Protection of Lender, If Lender required Mortgage Insurance as a condition of making the Loan, Borrower will pay the premiums required to maintain the Mortgage Insurance are considered to make separately designated payments toward the premiums for Mortgage Insurance, and (i) the Mortgage Insurance overage required by Lender ceases for any reason to be available from the mortgage insurare that previously provided such insurance, or (ii) Lender derinnies in its sole discretion that such mortgage insurance previously previously the previously provided the Mortgage Insurance previously by Lender, Borrower will pay the previous required in overage substantially equivalent to the Mortgage Insurance previously in effoct, if a cast substantially equivalent to the Mortgage Insurance previously in effoct, at a cost substantially equivalent to the Cost of the Mortgage Insurance previously in effoct, from an alternate mortgage insurance previously in effoct, and alternate mortgage insurance previously in effoct, from an alternate mortgage insurance previously in effoct, and alternate mortgage insurance previously in effoct.

If substantially equivalent Mortgage Insurance coverage is not available, Borrower will 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, juse, and retain these payments as a non-refundable loss seserve in libu of Mortgage Insurance. Such loss reserve will be non-refundable, even when the Loan is paid in full, and Lender will not be required to pay Borrower any interest or earnings on such loss reserve.

Lender will 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 sepa-

If Lander required Mortgage Insurance as a condition of making the Loan and Borrower was required to make separately designated peyments toward the premiums for Mortgage Insurance, Borrower will 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 11 affects Borrower's obligation to pay interest at the Note rate.

(b) Mortgage Insurance Agreements, Mortgage Insurance reinburses Lender for certain losses Lender may incur I Borrower does not repay the Loan as agreed. Borrower is not a partly to the Mortgage Insurance policy or coverage. 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 liberingis, or reduce losses. These agreements may require the mortgage insurer to make payments using any source of frings timat the mortgage insurer may have available (which may include the mortgage).

funds obtained from Mortgage Insurance premiums).

As a result of these agreements, Lender, another insurer, any reinsurer, any other entity, or any affiliate of any of the toregoing, may receive (discelly or indirectly) amounts that define from (or might be characterized as) a portion of Borower's payments for Mortgage Insurance, in exhange for shaping or modifying the mortgage insurance risks or reducing losses. Any such agreements will not: (i) affect the amounts that Borriver has agreed to pay for Mortgage Insurance, or any other terms of the Loan; (ii) increase the amount Borower will ower for Mortgage Insurance (ii) entitle Borower or any refund; or (iv) affect the rights Borrower has, if any, with respect to the Mortgage Insurance under the Homeowners Protection Act of 1989 (1) U.S.C. \$490 if etc.), as it may be amended term inner to time, or any additional or successor toderal legislation or regulation that governs the same subject matter (\*HPA\*). These rights under the HPA may include the pight to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, or have the Mortgage Insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premiums that were unearned at the time of such cancellation or retermination.

12. Assignment and Application of Miscellaneous Proceeds; Forfeiture.

(a) Assignment of Miscellaneous Proceeds, Borrower is unconditionally assigning the right to receive all Miscellaneous Proceeds to Lender and agrees that such amounts will be paid to Lender.

(b) Application of Miscellaneous Proceeds upon Damage or Property, If the Property is damaged, any Miscellaneous Proceeds will be applied to restoration or repair of the Property, If Lender docume the restoration or repair of the exposery, If Lender docume the restoration or repair of the exposery of the Property, If Lender docume the restoration or repair of the exposery of the property is the exposery of the property in the desired or repair and restoration period, Lender will have the right to hold such Miscellaneous Proceeds until Lender has had an opportunity to inspect the Property to ensure the work has been completed to Lender's satisfaction (which may include satisfying Lender's minimum eighbility requirements for persons repairing the Property, including, but not limited to, locarising, bond, and insurance registration in a single disbussement or in a scries of progress personnel to promyet it. Lender may pay for the repairs and restoration in a single disbussement or in a scries of progress personnel, and whether Borrower is in Delauld on the Lean. Lender may make such disbussements directly to Borrower, to the person repairing or restoration, and the such disbussements directly to Borrower, to the person repairing or restoration to pay for Applicable Lender requires interests to be paid on such Miscellaneous Proceeds. He need rewill not be required to pay Borrower any interest or earnings on such Miscellaneous Proceeds. If Lender deems the restoration or repair the Miscollaneous Proceeds will be applied in Section 19 proceeds will be applie

(c) Application of Miscellaneous Proceeds upon Condemnation, Destruction, or Loss in Value of the Property. In event of a total taking, destruction, or loss in value of the Property all of the Miscellaneous Proceeds will be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.



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In the event of a partial taking, destruction, or loss in value of the Property (each, a "Partial Devaluation") where the fair market value of the Property immediately before the Partial Devaluation is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the Partial Devaluation, a percentage of the Miscellaneous Proceeds will be applied to the sums secured by this Security Instrument unless Borrower and Lender otherwise agree in writing. The amount of the Miscellaneous Proceeds that will be so applied is determined by multiplying the total amount of the Miscellaneous Proceeds by a percentage calculated by taking (i) the total amount of the sums secured immediately before the Partial Devaluation, and dividing it by (ii) the fair market value of the Property immediately before the Partial Devaluation. Any balance of the Miscellaneous Proceeds will be paid to Borrowei

In the event of a Partial Devaluation where the fair market value of the Property immediately before the Partial Devaluation is less than the amount of the sums secured immediately before the Partial Devaluation, all of the Miscellaneous Proceeds will be applied to the sums secured by this Security Instrument, whether or not the sums are then due, unless Borrower and Lender otherwise agree in writing.

(d) Settlement of Claims. Lender is authorized to collect and apply the Miscellaneous Proceeds either to the sums secured by this Security Instrument, whether or not then due, or to restoration or repair of the Property, if Borrowei (i) abandons the Property, or (ii) fails to respond to Lender within 30 days after the date Lender notifies Borrower that the Opposing Party (as defined in the next sentence) offers to settle a claim for damages. "Opposing Party" means the third party that owes Borrower the Miscellaneous Proceeds or the party against whom Borrower has a right of action in regard to the Miscellaneous Proceeds.

(e) Proceeding Affecting Lender's Interest in the Property, Borrower will be in Default if any action or proceeding begins, whether civil or criminal, that, in Lender's judgment, could result in forfeiture of the Property or other material impai ment of Lender's interest in the Property or rights under this Security Instrument, Borrower can cure such a Default and, if acceleration has occurred, reinstate as provided in Section 20, by causing the action or proceeding to be dismissed with a ruling that, in Lender's judgment, precludes forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. Borrower is unconditionally assigning to Lender the proceeds of any award or claim for damages that are attributable to the impairment of Lender's interest in the Property, which proceeds will be paid to Lender. All Miscellaneous Proceeds that are not applied to restoration or repair of the Property will be applied in the order that Partial Payments are applied in Section 2(b).

13. Borrower Not Released; Forbearance by Lender Not a Waiver. Borrower or any Successor in Interest of Borrower will not be released from liability under this Security Instrument if Lender extends the time for payment or modifies the amortization of the sums secured by this Security Instrument. Lender will not be required to commence proceedings against any Successor in Interest of Borrower, or to refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument, by reason of any demand made by the original Borrower or any Successors in Interest of Borrower. Any forbearance by Lender in exercising any right or remedy including, without limitation, Lender's acceptance of payments from third persons, entities, or Successors in Interest of Borrower or in amounts less than the amount then due, will not be a waiver of, or preclude the exercise of, any right or remedy by Lender.

14. Joint and Several Liability; Signatories; Successors and Assigns Bound. Borrower's obligations and liability under this Security Instrument will be joint and several. However, any Borrower who signs this Security Instrument but does not sign the Note: (a) signs this Security Instrument to mortgage, grant, and convey such Borrower's interest in the Property under the terms of this Security Instrument, (b) signs this Security Instrument to waive any applicable inchoate rights such as dower and curtesy and any available homestead exemptions; (c) signs this Security Instrument to assign any Miscellaneous Proceeds, Rents, or other earnings from the Property to Lender; (d) is not personally obligated to pay the sums due under the Note or this Security Instrument; and (e) agrees that Lender and any other Borrower can agree to extend, modify, forbear, or make any accommodations with regard to the terms of the Note or this Security Instrument without such Borrower's consent and without affecting such Borrower's obligations under this Security Instrument.

Subject to the provisions of Section 19, any Successor in Interest of Borrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved by Lender, will obtain all of Borrower's rights, obtigations, and benefits under this Security Instrument. Borrower will not be released from Borrower's obligations and liability under this Security Instrument unless Lender agrees to such release in writing.

#### 15, Loan Charges

(a) Tax and Flood Determination Fees. Lender may require Borrower to pay (i) a one-time charge for a real estate tax verification and/or reporting service used by Lender in connection with this Loan, and (ii) either (A) a one-time charge for flood zone determination, certification, and tracking services, or (B) a one-time charge for flood zone determination and certification services and subsequent charges each time remappings or similar changes occur that reasonably might affect such determination or certification. Borrower will also be responsible for the payment of any fees imposed by the Federal Emergency Management Agency, or any successor agency, at any time during the Loan term, in connection with any flood zone determinations.

(b) Default Charges. If permitted under Applicable Law, Lender may charge Borrower fees for services performed in connection with Borrower's Default to protect Lender's interest in the Property and rights under this Security Instrument, including: (i) reasonable attorneys' fees and costs; (ii) property inspection, valuation, mediation, and loss mitigation fees; and (iii) other related fees

(c) Permissibility of Fees. In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to Borrower should not be 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.

(d) Savings Clause, If Applicable Law sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the Loan exceed the permitted limits, then

(i) any such loan charge will be reduced by the amount necessary to reduce the charge to the permitted limit, and (ii) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lendor may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge (whether or not a prepayment charge is provided for under the Note). To the extent permitted by Applicable Law, Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a waiver of any right of action Borrower might have arising out of such overcharge.



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16. Notices: Borrower's Physical Address. All notices given by Borrower or Lender in connection with this Security Instrument must be in writing.

(a) Notices to Borrower. Unless Applicable Law requires a different method, any written notice to Borrower in con nection with this Security Instrument will be deemed to have been given to Borrower when (i) mailed by first class mail. or (ii) actually delivered to Borrower's Notice Address (as defined in Section 16(c) below) if sent by means other than first class mail or Electronic Communication (as defined in Section 16(b) below). Notice to any one Borrower will constitute notice to all Borrowers unless Applicable Law expressly requires otherwise. If any notice to Borrower required by this Security Instrument is also required under Applicable Law, the Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument.

(b) Electronic Notice to Borrower. Unless another delivery method is required by Applicable Law, Lender may provide notice to Borrower by e-mail or other electronic communication ("Electronic Communication") if: (i) agreed to by Lender and Borrower in writing; (ii) Borrower has provided Lender with Borrower's e-mail or other electronic address ("Electronic Address\*); (iii) Lender provides Borrower with the option to receive notices by first class mail or by other non-Electronic Com munication instead of by Electronic Communication; and (iv) Lender otherwise complies with Applicable Law. Any notice to Borrower sent by Electronic Communication in connection with this Security Instrument will be deemed to have been given to Borrower when sent unless Lender becomes aware that such notice is not delivered. If Lender becomes aware that any notice sent by Electronic Communication is not delivered, Lender will resend such communication to Borrow by first class mail or by other non-Electronic Communication. Borrower may withdraw the agreement to receive Electronic Communications from Lender at any time by providing written notice to Lender of Borrower's withdrawal of such agreement.

(c) Borrower's Notice Address. The address to which Lender will send Borrower notice ("Notice Address") will be the Property Address unless Borrower has designated a different address by written notice to Lender. If Lender and Borrower have agreed that notice may be given by Electronic Communication, then Borrower may designate an Electronic Address as Notice Address. Borrower will promptly notify Lender of Borrower's change of Notice Address, including any changes to Borrower's Electronic Address if designated as Notice Address. If Lender specifies a procedure for reporting Borrower's change of Notice Address, then Borrower will report a change of Notice Address only through that specified procedure.

(d) Notices to Lender. Any notice to Lender will be given by delivering it or by mailing it by first class mail to Lender's address stated in this Security Instrument unless Lander has designated another address (including an Electronic Address) by notice to Borrower Any notice in connection with this Security Instrument will be deemed to have been given to Lender only when actually received by Lender at Lender's designated address (which may include an Electronic Address). If any notice to Lender required by this Security Instrument is also required under Applicable Law, the Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument.

(e) Borrower's Physical Address, In addition to the designated Notice Address, Borrower will provide Lender with

the address where Borrower physically resides, if different from the Property Address, and notify Lender whenever this address changes.

17. Governing Law; Severability; Rules of Construction. This Security Instrument is governed by federal law and the law of the State of Indiana. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. If any provision of this Security Instrument or the Note conflicts with Applicable Law (i) such conflict will not affect other provisions of this Security Instrument or the Note that can be given effect without the conflicting provision, and (ii) such conflicting provision, to the extent possible, will be considered modified to comply with Applicable Law. Applicable Law might explicitly or implicitly allow the parties to agree by contract or it might be silent, but such silence should not be construed as a prohibition against agreement by contract. Any action required under this Security Instrument to be made in accordance with Applicable Law is to be made in accordance with the Applicable Law in effect at the time the action is undertaken.

As used in this Security Instrument: (a) words in the singular will mean and include the plural and vice versa; (b) the word "may" gives sole discretion without any obligation to take any action; (c) any reference to "Section" in this document refers to Sections contained in this Security Instrument unless otherwise noted; and (d) the headings and captions are inserted for convenience of reference and do not define, limit, or describe the scope or intent of this Security Instrument or any particular Section, paragraph, or provision.

 Borrower's Copy. One Borrower will be given one copy of the Note and of this Security Instrument.
 Transfer of the Property or a Beneficial Interest in Borrower. For purposes of this Section 19 only, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract, or escrow agreement, the intent of which is the transfer of title by Borrower to a purchaser at a future date.

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, Lender will not exercise this option if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender will give Borrower notice of acceleration. The notice will provide a period of not less than 30 days from the date the notice is given in accordance with Section 16 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to, or upon, the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower and will be entitled to collect all expenses incurred in pursuing such remedies, including, but not limited to: (a) reasonable attorneys fees and costs; (b) property inspection and valuation fees; and (c) other fees incurred to protect Lender's Interest in the Property and/or rights under this Security Instrument.

20. Borrower's Right to Reinstate the Loan after Acceleration. If Borrower meets certain conditions, Borrower will have the right to reinstate the Loan and have enforcement of this Security Instrument discontinued at any time up to the later of (a) five days before any foreclosure sale of the Property, or (b) such other period as Applicable Law might specify for the termination of Borrower's right to reinstate. This right to reinstate will not apply in the case of acceleration under Section 19.

To reinstate the Loan, Borrower must satisfy all of the following conditions: (aa) pay Lender all sums that then would be due under this Security Instrument and the Note as if no acceleration had occurred; (bb) cure any Default of any other covenants or agreements under this Security Instrument or the Note; (cc) pay all expenses incurred in enforcing this Security Instrument or the Note, including, but not limited to: (i) reasonable attorneys' fees and costs; (ii) property



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inspection and valuation fees; and (iii) other fees incurred to protect Lender's interest in the Property and/or rights under this Security Instrument of the Note; and (iii) their such action as Lender may reasonably require to assure that Lender's interest in the Property and/or rights under this Security Instrument or the Note, and Borrower's obligation to pay the surras secured by this Security Instrument or the Note, will continue or unhanged.

Lender may require that Borrower per such reinstatement sums and expenses in one or more of the following forms, as selected by Lender: (asa) cash; (bbb) money order; (occ) certified check, bank check, treasurer's check, or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a U.S. federal agency, instrumentally, or entity, or (dutt) Electronic Fund Transfer. Upon Borrower's reinstatement of the Loan, this Security Instrument and obligations secured by this Security Instrument will remain fully effective as if no acceleration had occurred.

21. Sale of Note. The Note or a partial interest in the Note, together with this Security Instrument, may be sold or otherwise transferred one or more times. Upon such a sale or other transfer, all of Lender's rights and obligations under this Security Instrument will convey to Lender's successors and assigns.

22. Loan Servicer. Lender may take any action permitted under this Security Instrument through the Loan Servicer or another authorized representative, such as a sub-servicer. Borrower understands that the Loan Servicer or other authorized representative of Lender has the right and authority to take any such action.

The Loan Servicer may change one or more times during the term of the Note. The Loan Servicer may or may not be the holder of the Note. The Loan Servicer has the right and authority to: (a) collect Periodic Payments and any other amounts due under the Note and this Security Instrument; (b) perform any other mortgage loan servicing obligations; and (c) sercicle any rights under the Note, this Security Instrument, and Applicable Law on behalf of Londer. If there is a change of the Loan Services, Bornower will be given written notice of the change which will state the name and address of the new Loan Services, The address to which payments should be made, and any other information RESPA requires in connection with a notice of transfer of servicing.

23. Motice of Grievance. Until Borrower or Lender has notified the other party (in accordance with Section 16) of an alleged breach and alforded the other party a reasonable period after the giving of such notice to take corrective action, neither Borrower nor Lender may commence, join, or be joined to any judicial action (either as an individual litigant or a member of a class) that (a) artices from the other party's actions pursuant to this Security Instrument or the Note, or (b) alleges first the other party has breached any provision of this Security Instrument or Note. If Applicable Law provides at time period that must elapse before certain action can be taken, that time period will be deemed to be reasonable to purpose of this Section 23. The notice of Default given to Borrower pursuant to Section 26(a) and the notice of acceleration given to Borrower pursuant to Section 19. Will be deemed to satisfy the notice and opportunity to take corrective action provision of this Section 23.

#### 24. Hazardous Substances.

(a) Definitions. As used in this Section 24: (i) 'Environmental Law' means any Applicable Laws where the Property is located that relate to health, salely or infrinomental protection; (ii) \*Hazardous Substances include (A) those substances related to the sale of the sal

(b) Restrictions on Use of Hazardous Substances. Borrower will not cause or permit the presence, use, disposal, sterage, or relocace of any Hazardous Substances, or relocate on the property Borrower will not do, nor allow anyone else to do, anything affecting the Property that; (i) violates Environmental Cany, (ii) creates an Environmental Condition; or (iii) due to the presence, use, or release of a Hazardous Substance, create a condition that advarsely affects or could adversely affect the value of the Property. The preceding two sentences will not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generated to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, hazardous substances an consumer products).

(c) Notices; Remedial Actions. Borrower will promptly give Lender written notice of: (i) any investigation, claim, detending, lawsuit, or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge; (ii) any Environmental Condition, including but not limited to, any spilling, leaking, discharge, release, or threat of release of a ray if azzardous Substance, and (iii) any condition caused by the prosence, use, or release of a Hazardous Substance after adversely affects the value of the Property, if Borrower learns, or is notified by any governmental or regulatory authority or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, permoved any Hazardous Substance affecting the Property is necessary, permover will promptly take all necessary remodial actions in accordance with Environmental Law. Nothing in this Security Instrument will create any obligation on Lender for an Environmental Cleanup.

25. Electronic Note Signed with Borrower's Electronic Signature. If the Note evidencing the debt for this Loan is electronic, Borrower acknowledges and represents to Lender that Borrower: (a) expressly consented and intended is sign the electronic Note using an Electronic Signature adopted by Borrower's Electronic Signature adopted by Borrower's Electronic Signature's signature adopted to signing a paper Note with Borrower's expression of signing a paper Note with Borrower's Electronic Signature; (b) did not withdraw Borrower's expressionsent to sign the electronic Note is Borrower's Electronic Signature; (c) understood that by signing the electronic Note in accordance with its terms; and (d) signed the electronic Note with Borrower's Electronic Signature with the intent and understanding that by doing so, Borrower promised to pay the debt evidenced by the electronic Note in accordance with its terms.

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

### 26. Acceleration; Remedies.

(a) Notice of Default. Lender will give a notice of Default to Borrower prior to acceleration following Borrower's Dofault, oxcept that such notice of Default will not be sent when Lender exercises its right under Section 19 unless Applicable Law provides otherwise. The notice will specify, in addition to any other information required by Applicable Law:



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(i) the Default, (ii) the action required to cure the Default, (iii) a date, not less than 30 days (or as otherwise specified by Applicable Law) from the date the notice is given to Borrower, by which the Default must be cured; (iv) that fallure to cure the Default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument, foreclosure by judicial proceeding and sale of the Property; (v) Borrower's right to deny in the foreclosure proceeding the existence of a Default or to assert any other defense of Borrower to acceleration and foreclosure.

(b) Acceleration; Foreclosure; Exponses. If the Default is not cured on or before the date specified in the notice, Lender may require immediate payment in full of all sums secured by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding, Lender will be entitled to collect all exponses incurred in pursuing the remodies provided in this Section 25, including, but not limited to (f) reasonable stationneys fees and costs; (ii) property inspection and valuation fees; and (iii) other fees incurred to protect Lender's interest in the Property and/or rights under this Security Instrument.

27. Release. Upon payment of all sums secured by this Security Instrument, Lender will release this Security Instrument. Lender will release this Security Instrument only if the fee is paid to a third party for services rendered and is permitted under Applicable Law.

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

29. Stated Maturity Date. The stated maturity date is the date by which the debt must be paid in full as set forth in the definition of Note.

BY SIGNING BELOW, Berrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any Rider signed by Borrower and recorded with it. (Seal) 10 State of: County of This record was acknowledged before me on this 35 HALL JR. ublic Signature Commissioned in county. SHIRLEY R. KASPER Notary Public - Seal Lender: Lennar Mortgage, LLC Porter County - State of Indiana NMLS ID: 1058 Commission Number NF9686292 Loan Originator: Riley Mongiovi ly Commission Expires Jul 31, 2024 NMLS ID: 435763

NOMANA - Single Family - Fannie Mae/Freddie Mac UNIFORM MISTRUMENT (MERS) Form 3015 0772021 (mx 02/22) INZEDEED 0123 INZEDED 0123 INZEDEED 012



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08/29/2023 07:46 AM PST

Proberty Of Lake Colling Them Rev 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. ecorder MORGAN GREGG

INDIANA – Single Family – Fannie Mae/Freddie Mac UNIFORM INSTRUMENT (MERS) Form 3015 07/2021 (rev. 02/22) ICE Mortgage Technology, Inc. Page 12 of 12 IN21EDEED 0123 INFDEED (CLS) Page 12 of 12

THIS DOCUMENT WAS PREPARED BY: MORGAN GREGG LENNAR MORTGAGE, LLC 1700 E GOLF ROAD SUITE 1122 SCHAUMBURG, IL 60173 727-450-2710



LOAN #: 20723416

### Exhibit A

#### 10902 ILLINOIS DRIVE - UNIT 1

THAT PART OF LOT DID, INTHE HEATHER RIDGE SUBDIVISION UNIT 1 OF PART OF THE NORTHWEST DUARTER OF SECTION 11, TOWNSHIP 34 NORTH, RANGE 8 WEST OF THE SECOND PRINCIPAL MERDINAN, ACCORDING TO THE PLAT THEREOF RECORDED COTOBER 30, 2020, IN PLAT BOOK 113, PAGE 73 AS DOCUMENT 2020-97402 AND AMENDED BY CERTIFICATE OF CORRECTION RECORDED APRIL 14, 2022 AS DOCUMENT 2022-013014 IN THE OFFICE OF THE RECORDED OF LAKE COUNTY, MIDDIANA, DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHWEST CORNER OF SAID LOT, THENCE NORTH 31 DEGREES 14 MINUTES 08 SECONDS WEST ALONG THE WESTERLY LINE OF SAID LOT, A DISTANCE OF 110.28 FEET TO THE WORTHWEST CORNER OF SAID LOT, THENCE NORTH 55 DEGREES 45 MINUTES 32 SECONDS EAST ALONG THE NORTHWESTERLY LINE OF SAID LOT, A DISTANCE OF 58.32 FEET TO AN ANGLE POINT, THENCE SOUTH 80 BEGREES 08 MINUTES 03 SECONDS EAST ALONG THE NORTHERLY LINE OF SAID LOT, A DISTANCE OF 1.48 FEET, THENCE SOUTH 47 DEGREES 04 MINUTES 35 SECONDS EAST, AD STANCE OF 1.48 FEET, THENCE SOUTH 470 DEGREES 04 MINUTES 35 SECONDS EAST, AD STANCE OF 1.48 FEET, THENCE SOUTHERLY LINE OF SAID LOT, THENCE SOUTHWESTERLY ALONG SAID SOUTHERLY LINE BEING A CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 70.00 FEET, A CHORD BEARING SOUTH 94 DEGREES 27 MINUTES 48 SECONDS WEST, A DISTANCE OF 29.82 FEET TO THE POINT OF BEGINNING.

CONTAINING 5,386 SQUARE FEET, MORE OR LESS

ICE Mortgage Technology, Inc

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LOAN #: 20723416 MIN: 1000596-0000854272-7

#### PLANNED UNIT DEVELOPMENT RIDER

THIS PLANNED UNIT DEVELOPMENT RIDER is made this 30th day of August, 2023 and is incorporated into and amends and supplements the Mortgage, Mortgage Deed, Deed of Trust, or Security Deed (the "Security Instrument") of the same date, given by the undersigned (the "Borrower") to secure Borrower's Note to Lennar Mortgage, LLC, a Florida L limited Liability Company

(the "Lender") of the same date and covering the Property described in the Security Instrument and located at 10902 Illinois Drive, Crown Point, IN 46307.

The Property includes, but is not limited to, a parcel of land improved with a dwelling, together with other such parcels and certain common areas and facilities, as described in COVENANTS, CONDITIONS AND RESTRICTIONS

(the "Declaration").

The Property is a part of a planned unit development known as The Heather Ridge Homeowners Association. Inc.

(the "PUD"). The Property also includes Borrower's interest in the nomeowners association or equivalent entity owning or managing the common areas and facilities of the PUD (the "Owners Association") and the uses, benefits, and proceeds of Borrower's interest.

PUD COVENANTS. In addition to the representations, warranties, covenants, and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. PUD Obligations. Borrower will perform all of Borrower's obligations under the PUD's Constituent Documents. The "Constituent Documents of are the: (i) Declaration; (ii) articles of incorporation, trust instrument, or any equivalent document which creates the Owners Association; and (iii) any by-laws or other rules or regulations of the Owners Association. Borrower will promptly pay, when due, all dues and assessments imposed pursuant to the Constituent Documents.

MULTISTATE PLANNED UNIT DEVELOPMENT RIDER - Single Family - Famile Mae/Freddle Mac UNIFORM INSTRUMENT Form 3150 07/2021

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B. Property Insurance. So long as the Owners Association maintains, with a generally accepted insurance carrier, a "master" or "blanket" policy insuring the Property which is satisfactory to Lender and which provides insurance coverage in the amounts (including deductible levels), for the periods, and against loss by fire, hazards included within the term "extended coverage," and any other hazards, including, but not limited to, earthquakes, winds, and floods, for which Lender requires insurance, then (i) Lender waives the provision in Section 3 for the portion of the Periodic Payment made to Lender consisting of the yearty premium installments for property insurance on the Property, and (ii) Borrower's obligation under Section 5 to maintain property insurance coverage is provided by the Owners Association poticy.

What Lender requires as a condition of this waiver can change during the term of the loan.

Borrower will give Lender prompt notice of any lapse in required property insurance coverage provided by the master or blanket policy.

If the event of a distribution of property insurance proceeds in lieu of restoration or repair, following a loss to the Property, or to common areas and facilities of the PUD, any proceeds payable to Borrower are hereby assigned and will be paid to Lender, Lender will apply the proceeds to the sums secured by the Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

- C. Public Liability Insurance. Borrower will take such actions as may be reasonable to insure that the Owners Association maintains a public liability insurance policy acceptable in form, amount, and extent of coverage to Lender.
- D. Condemnation. The proceeds of any award or claim for damages, direct or consequential, payable to Borrower in connection with any condemnation or other taking of all or any part of the Property or the common areas and facilities of the PUD, or for any conveyance in lieu of condemnation, are hereby assigned and will be paid to Lender. Such proceeds will be applied by Lender to the sums secured by the Security Instrument as provided in Section 12.
- E. Lender's Prior Consent. Borrower will not, except after notice to Lender and with Lender's prior written consent, either partition or subdivide the Property or consent to: (i) the abandonment or termination of the PUD, except for abandonment or termination required by law in the case of substantial destruction by fire or other casualty or in the case of a taking by condemnation or eminent Gomain; (ii) any amendment to any provision of the Constituent Documents unless the provision is for the express benefit of Lender; (iii) termination of professional management and assumption of self-management of the Owners Association; or (iv) any action which would have the effect of rendering the public liability insurance coverage maintained by the Owners Association unacceptable to Lender.
- F. Remedies. If Borrower does not pay PUD dues and assessments when due, then Lender may pay them. Any amounts disbursed by Lender under this paragraph F will become additional debt of Borrower secured by the Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts will bear interest from the date of disbursement at the Note rate and will be payable, with interest, upon notice from Lender to Borrower requesting payment.

MULTISTATE PLANNED UNIT DEVELOPMENT RIDER - Single Family - Fannie MaexFreddie Mac UNIFORM INSTRUMENT Form 3150 07/2021

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

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MULTISTATE PLANNED UNIT DEVELOPMENT RIDER – Single Family – Fannie MacFreddio Mac UNIFORM INSTRUMENT Form 3159 07/2021 ICE Mortgage Technology, Inc. Page 3 of 3 F3159/21DUL 05/2-0159/RJU (05.5) (05/25/2021 07/46 M PST

