# NOT AN OFFICIAL DICES SOM WESTER OF SUNTY

BY: SP PG #: 13 RECORDED AS PRESENTED ILED FOR RECORD GINA PIMENTEL RECORDER

When recorded, return to: Centier Bank-Residential Lending Department Attn: Post Closing Department 600 E 84th Avenue Merrilliville, IN 46410

Title Order No.: 2427883 Escrow No.: 2427883 LOAN #: 90037142-70000

[Space Above This Line For Recording Data]

#### MORTGAGE

MIN 1005379-0000065263-7 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 INTHE PROPERTY and in Sections 3, 4, 9, 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 RACHEL VANDERMYDE AND MICHAEL PEREZ, JOINT TENANCY WITH RIGHT OF SURVIVORSHIP

currently residing at 716 Pettibone Street, Crown Point, IN 46307.

Borrower is the mortgagor under this Security Instrument.
(B) "Lender" is Centier Bank.

Lender is a Corporation, under the laws of Indiana.

organized and existing Lender's address is 600 E 84th Avenue, Merrillville, IN

The term "Lender" includes any successors and assigns of Lender.

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

IN21EDEED 0123 INEDEED (CLS) 06/17/2024 12:51 PM PST

COMMUNITY TO F COMPANY
FILE NO 242783



LOAN #: 90037142-70000

(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 existing under the laws of Delaware, and has a mailing address of P.O. Box 2026, Flint, MI 48501-2026, a street address of 11819 Miami Street, Suite 100, Omaha, NE 68164, The MERS telephone number is (888) 679-MERS

#### Documents

(0) "Note" means the promissory note dated June 18, 2024, obligated for the dost under that promissory note that is a neither (i) paper form, using Borrower's written pen and ink signature, or (ii) electronic form, using Borrower's written pen and ink signature, or (iii) electronic form, using Borrower's adopted Electronic Signature in accordance with the UETA or E-SIGN, as appliciable. The Note evidences the legal boligation of each Borrower who signed the Note to be pay Lender THREE HUNDRED EIGHTY EIGHT THOUSAND FIVE HUNDRED AND NO/100".  **Dollars ILLQ, \$388.80.00.00   Dulus interest. Each			
	promised to pay this debt in regular month		
(E) "Riders" means all Riders to this Security Instrument that are signed by Borrower. All such Riders are incorporated rind deemed to be a part of this Security Instrument. The following Riders are to be signed by Borrower [check box as applicable]:			
Adjustable Rate Rider 1-4 Family Rider Other(s) [specify]	☐ Condominium Rider ☐ Planned Unit Development Rider	Second Home Rider V.A. Rider	
this document.	this document, which is dated June 18, 20	224, together with all Riders to	
Additional Definitions			

- (G) "Applicable Law" means all controlling applicable federal, state, and local statutes, regulations, ordinances, and administrative rules and orders (that have the effect of law) as well as all applicable final, non-appealable judicial opinions. (H) "Community Association Dues, Fees, and Assessments" means all dues, fees, assessments, and other 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 at Borrower's direction or with Borrower's knowledge or consent, or failure to provide Lender with material information in connection with the Loan, 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, other 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 debit or credit an account. Such term includes, but is not limited to, point-of-sale transfers, automated teller machine transactions, transfers initiated by telephone or other electronic device capable of communicating with such financial institution, wire transfers, and automated clearinghouse transfers. (K) "Electronic Signature" means an "Electronic Signature" as defined in the UETA or E-SIGN, as applicable.
- (L) "E-SIGN" means the Electronic Signatures in Global and National Commerce Act (15 U.S.C. § 7001 et seq.), as it may be amended from time to time, or any applicable additional or successor legislation that governs the same subject matter. (M) "Escrow Items" means: (i) taxes and assessments and other items that can attain priority over this Security Instrument as a lien or encumbrance on the Property; (ii) leasehold payments or ground rents on the Property, if any; (iii) premiums for any and all insurance required by Lender under Section 5; (iv) Mortgage Insurance premiums, if any, or any sums payable by Borrower to Lender in lieu of the payment of Mortgage Insurance premiums in accordance with the provisions of Section 11; and (v) Community Association Dues, Fees, and Assessments if Lender requires that they be escrowed beginning at Loan closing or at any time during the Loan term.
- (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.
- (0) "Loan Servicer" means the entity that has the contractual right to receive Borrower's Periodic Payments and any other payments made by Borrower, and administers the Loan on behalf of Lender, Loan Servicer does not include a sub-servicer, which is an entity that may service the Loan on behalf of the Loan Servicer.
- (P) "Miscellaneous Proceeds" means any compensation, settlement, award of damages, or proceeds paid by any third party (other than insurance proceeds paid under the coverages described in Section 5) for: (i) damage to, or destruction of, the Property; (ii) condemnation or other taking of all or any part of the Property; (iii) conveyance in lieu of condemnation; or (iv) misrepresentations of, or omissions as to, the value and/or condition 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. (T) "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.



LOAN #: 90037142-70000

(V) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. § 2601 et seq.) and its implementing regulation, Regulation X (12 C.R.P. Part 1024), as they may be amorbed from time to time, or any additional or successor forchard legislation or regulation that governs the same subject matter. When used in this Society 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 "federally related mortgage loan" even 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 nonninee for Lender and Lender's subclessors and assigns) and to the successors and assigns of MERS, the following described property located in the Country of Lake.

SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF AS "EXHIBIT A". APN #: 45-10-24-378-020.000-034

~ OFL

which currently has the address of 215 TRILLIUM DR, DYER [Street] [City]

Indiana 46311-3080 ("Property Address"); [Zio Code:

TOGETHER WITH all the Improvements now or subsequently sected on the property, including replacements and additions to the improvements on such property, all opporty giftights, including, without limitation, all essements, appurenances, royalties, mineral rights, oil or gas rights or profits, while rights, and fibutes now or subsequently a part of the property, all of the foregoring is offered to in this Security haddingries as the "Property Formover understands are gases that MERS holds only legal trile to the intensits granted by Bidroyler, in this Security Instrument, but, if necessary to comply with law or custom, MERS (as nomines for Lander and Eurifeth) sourcessors and sealing his hard her fight. It is exercise any or all of those interests, including, but not limited to, the right for flightlices and self the Property and to take any action required of Lander including, but not limited to, the right to frequently instrument, the

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 ideashod destate; (ii) Borrower has the right to mortgage, grant, and copie-yib er Property of Borrower has the right to mortgage, grant, and copie-yib er Property of Borrower has the right to mortgage, grant, and copie-yib er Property of Borrower has made in the Poperty opens of the Property opens of the Property opens of the Property and coverants and agrees to defend the title to the Property and coverants and agrees to defend the title to the Property and coverants and agrees to defend the title to the Property and coverants and grees to defend the title to the Property and coverants and generally the title to the Property and coverants and generally the title to the Property and coverants and generally the title to the Property and coverants and generally the title to the Property and coverants and generally the title to the Property and coverants and generally the title to the Property and coverants and generally the title to the Property and coverants and generally the title to the Property and coverants and generally the title to the Property and coverants and generally the title to the Property and coverants and generally the title to the Property and the Prope

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. Bornover will pay each Periodic Payment when due. Borrower will also pea your proceptment 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 reserved 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 U.S. creative as a 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 deposts are insurated by a U.S. Ideednal gency, instrumently, or entity or (c) 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.



LOAN #1 90037142-70000

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 supense Partial Payments in its sele discretion in accordance with this Section 2. Lenders not obligated 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 trunds. Lender may hold such unapplied trunds will Bornover nakes payment sufficient to cover a full Periodic Payment, at which time the amount of the full Periodic Payment will be applied to the Loan. If Bornover does not make such a payment within a reasonable period of time. Lender will either apply such intentis a recordance within Section 2 or return them to Bornover. If not applied sarties, Partial Payments will be enditted against the total amount ou noder the Loan in calculating the amount due in connection with any foreclosure proceeding, payoff requesting, an ordification, or reinstatement. Lender may accept any payment in surficient to bring the Loan current without waiver of any rights under this Security Instrument or projudice to its rights to refuse each payments in the future.

(b) Order of Application of Partial Payments and Periodic Payments. Except as otherwise described in this Section 2, 1 Lender applies is payment, such payment will be applied to seach 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 principal diag ander the Note, and finally to Escrew larens. If all outstanding Periodic Payments than due are paid in full, any paymentalipsours remaining may be applied to lated charges and to any amounts then due under the Social yet Instrument. If all Sugnet light of under the Note and this Security Instrument and paid in full, any remaining payment amount may be applied, in Lender's sole discretion, to a future Periodic Payment or to reduce the principal behavior of the Note.

If Lander receives a payment from Borrower in the amount of one or more Periodic Payments and the amount of any late chargo due for a delinquent Periodic Payment, the payment may be applied to the delinquent payment and the late charge. When applying payments, Lender will apply such payments in accordance with Applicable Lander.

(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 underline Nots will not astend or postpone the due date, or change the amount, of the Periodic Payments.
3. Funds for Escrow Items.

(a) Escrow Requirement Eterorw Items. Borrower must pay to Lender on the day Periodic Payments are due under the Note, until the Note is pail in full, assum of money to provide for payment of amounts due for all Escrots beans (the "Funds"). The amount of the Eurits required to be paid each month may change during the term of the Loan. Borrower must promptly furnish to Lender all notiges or involces of amounts to be paid under this Section 3.

(b) Payment of Funds; Walver, Börrover must pay Lender the Funds for Escrov Items unless Lender walves this obligation in writing, Lender may walve this, obligation or any real as tay time. In the event of such walve, Borover must pay directly, when and where playable, fine amounts cue for any Escrov Items subject to the walver. It Lender has walved the recurrement to psy Lender the jurisd's or any or all Escrov Items. Lender may require Borrover to provide proof of direct payment of hose letters within a sign first period as Lender may require. Borrover's obligation to make the sound of the subject of the payment of the sound to be a coverant and agreement of Escrover under the Society in proceedings to the sound to be a coverant and suppressed to the sound by the sound to be a coverant and suppressed to the society in proceedings to the sound to be a coverant and suppressed to the society in proceedings to the society of the society in the society in proceedings to the society of the society in the society

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. Londer may, at any time, collect and hold Funds in an amount up to, but in excess of, the maximum amount a lender can require under HESPA. 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. to see all agency, instrumentality, or entity (including) tender (il harder is in institution whose deposits are so insured or in any Faskera them Leandar will apply the Funds to pay the Escrow Hems no later than the time specified under PESSA. Lender may not charge Borrover for (in holding and applying the Funds; (ii) annually analyzing the excrew ecount right with the Escrow Hems. Unless Lender pays Borrover interest to the Funds and Applicable Law permits Lyring to make such a charge Unless Lender and Borrover agree in writing or Applicable Law requires the lensest to be paid on the Funds, Lender will not be required to pay Borrower any interest or surrings on the Funds. Lender will give to Borrower, without charge, an annual accounting of the Funds is caused by NESSA.

(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 defining they men han 30 days, Lender may retain the surplus in the escrow account for the payment of the Secrow Items. If there is a shortage or deficiency of Funds held in escrow. Lender will notify Borrower and Borrower will pay to Lender the amount of Edissary 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 Fuds held by Lender.

4. Charges; Lilens. 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 rents on the Property, if any, and (c) Community Association Dues, Fees, and Assessments, if any. If any of these items

are Escrow lams, 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; (aa) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender, but only so long as Borrower is performing under such agreement; (bit) contests the lien in good talk by, or defended against enforcement of the len in, legal proceedings which Lender determines, in its sole deteroition, operate to preden the enforcement of the lien while those proceedings are pending, but only until such proceedings are concluded; or colo secures from the holder of the lien an agreement satisfactory to Lender that subordinates the lien to this Security



OAN #: 90027142 70000

Instrument (collectively, the "Required Actions"). If Lander determines that any part of the Property is subject to a lien that has priority or may attain priority over this Security Instrument and Bornover has not lake any of the Required Actions in regard to such lien, Lender may give Bornover a notice identifying the lien, Within 10 days after the date on which that notice is alven. Forever must satisfy the filen or take one or more of the Required Actions

Property Insurance.

(a) Insurance Requirement; Coverages. Borrower must seep the improvements now existing or subsequently exceled on the Property insured against loss by five, hazards included within the term 'extended coverage," and any other hazards including, but not limited to, earthquakes, winds, and floods, for which Lender requires in the animation that year of insurance Lender requires in the animation flow year of insurance Lender requires in the animation flow year of the charge of the property of the property

(a) Failure to Maintain Insurance. If Lander has a reasonable basis to believe that Borrower has failed for martisating of the required insurance occurrage described above, Lender may obtain insurance occurrage, at Lander's option and at Borrower's expense. Unless required by Applicable Law, Lender is under no obligation to advance premiumes for, or to seek to reinstate, any prior lapsed occurrage obtained by Borrower. Lender is under no obligation to purchase any graticular type or amount of coverage and may select the provider of such marance in its sole discretion. Before purplements great horizoned to result the provider of such marance in its sole discretion. Before purplements great horizoned to receive the provider of such market law Arry such coverage and such coverage techniques of the such coverage techniques of the provider of such market law Arry such coverage such and the provider greater or lesser coverage than was previously in effect, but or coverage finally in coverage required under Section (5), a Foronew acknowledges that the cost of the insurance counts discussed to the cost of insurance that Borrower could have obtained. Any amounts discussed to be under the design associated with investing Borrower insurance policy or with placing were insurance under this Section of will Recipion acklored both or 8 borrower secure by this Security instrument. These amounts will bear interest.

(c) Insurance Pottels, All insurance policies required by Lender and monewals of such policies: (i) will be subject to Lender's right to disapped such policies; (ii) was in clude a stander andrage clause and (iii) must name Lender as mortagee ander as an additional loss cayee. Lender will have be right to hold the policies and renewal certificates. If Lender requires, for Formore will prolipidly via to Lender provide policy and provide provided parties and morewal notices. If Borrover via prolipidly via to Lender provide policy and provided policy most individe as the property, such provided prov

(d) Proof of Loss; Application of Proceeds. In the event of loss, Borrower must give prompt notice to the insurance carrier and Londer. Ender may make pipel of loss in not made prompt by Borrower. Any insurance proceeds, whether or not the underlying insurance was required by Lafricer, will be applied to restoration or repair of the Property, if Lender deems the restoration or repair to be accommissible and determines that Lender's socrative will not be descent to the control of the control of

by such restoration or repair.

If the Proporty is to be repaired or restored, Lender will discurse from the insurance proceeds any initial amounts at are recessing to begin the respiral or restoration, veloped any resistions applicable to lender. During the subsequent repair and restoration period, Lender will have the right to juid such insurance proceeds until Lender has head an opportunt by to impact such Proporty to ensure the work has been completed to Londer's estatisation (which may include satisfying Lender's minimum eliphibity requirements for persons repairing the Property, including, but not limited to, including, but 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 and entertain in a series of progress payments as the work is in Default on the Loan. Lender may make such cisbursements directly (is Borover, to the person repairing or restoration in the Property, or payable pinity to believe such cisbursements directly (is Borover, to the pressor repairing or such may the Property, or payable pinity both. Lender will not be neglined to play disprover any enhanced or armings on such adjusters or other third parties, retained by Sorrover will not be paid out of the incurring enjoyceck and will be the sole

If Lender deams the restoration or repair not to be economically feasible or Lender's security would be tessened by such restoration or repair, the insurance proceeds will be applied to the sums secured by his 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(b)

(e) Insurance Settlements, Assignment of Proceeds, it Borrower abandoms the Property Lagridge, may file, neglets, and settle any available insurance claim and related matters. It Borrower does not respond within 30 days to anotice from Lunder that the insurance carrier has offered to settle a claim, then Lencer may negotiate and seriel tips, elign. The 30-day period will begin when the notice is given in client event, or if Lender acquires the Property under Section 26 or otherwise, Borrower is unconditionally assigning to Lender (i) Borrower's injoins to any insurance proceeds with aimmount to exceed the anouncis unpaid under the Note and fine Security instrument, and (ii) any other of Borrowit's alignitis and to exceed the anouncis unpaid under the Note and fine Security instrument, and (iii) any other of Borrowit's alignitis and the security instrument, and (iii) any other of Borrowit's alignitis and the security instrument, and (iii) any other of Borrowit's alignitis and the security instrument, and in any other of Borrowit's alignitis and the security instrument of the security instrument of the security instrument of the security instrument which under the note of the security instrument, whether or not then due.

6. Occupancy. Borrower must occup, satabilish, and use the Property as Borrower's principal residence within 6 days after the execution of this Security Instrument and must confine to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent will not be unreascoarbly withheld, or unless extending circumstance exist that are beyond Borrower's confined to the property of the property of

7. Preservation, Maintenance, and Protection of the Property; Inspections. Borrower will not destroy, damage, or impair the Property, allow the Property to deteriorate, 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 deteriorating or



OAN #: 90037142-70000

decreasing in value due to its condition. Unless Lander determines pursuant to Section 5 that repair or restoration is ange. economically leadible. Berrower will promptly repair the Property of damaged to avoid further deterioration or classification. If insurance or condemnation proceeds are paid to Lender in connection with damage to, or the taking of the Property of Property will be repossible for repairing or restoring the "Property only If Lender has released proceeds for such purposes. Lander may disturbe 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 \$20 of the repair of restoration, the terms of the repair agreement, and what he work is completed depending on the \$20 of the repair or restoration, the terms of the repair agreement, and will reactive the Poperty, or poyable jointly to both. If the insurance or conformation process are not unificant to repair or restore the Poperty, be thrower remains obligated to complete such repair or restoration.

Lender may make reasonable entries upon and inspections of the Property. If Lender has reasonable cause, Lender 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 all Formwer's direction or with Borrower's knowledge or consent gave materially false, misseating, 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, overstaing floreworks income or seasets, understaining or failing to provide documentation of Borrower's obtained or seasets, understaining or failing the provide documentation of Borrower's obtained and installities, and misrepresenting Borrower's occupancy or witended occupancy of the Property as Borrower's principal residence.

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

(a) Protection of Lender's Interest. If: (i) Borrower fails to perform the covenants and agreements contained in this Security Instrument; (ii) there is a legal proceeding or government order that might significantly affect Lender's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture, to enforcement of a lien that has priority 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 whatever is reasonable 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. Lender's actions may include, but are not limited to: (I) paying any sums secured by a lien that has priority or may attain priority over this Security Instrument; (II) appearing in court; and (III) paying: (A) reasonable attorneys' fees and costs; (B) property inspection and valuation fees; and (C) other fees incurred for the purpose of protecting Lender's interest in the Property and/or rights under this Security Instrument, including its secured position in a bankruptcy proceeding. Securing the Property includes, but is not limited to, exterior and interior inspections of the Property, entering the Property to make repairs, changing locks, replacing or boarding up doors and windows, draining water from pipes. eliminating building or other code violations or dangerous conditions, and having utilities turned on or off. Although Lender may take action under this Section 9, Lender is not required to do so and is not under any duty or obligation to do so. Lender will not be liable for not taking any or all actions author zed under this Section 9.

(b) Avaiding Forecloure: Nitigating Losses. If Sorrows is in Default, Londer may work with Borrower to accept to choose use and or migrate Londer's potential foiseer that in or colligated to do so unless required or Applications. Lender may take reasonable actions to evaluate Borrower for available alternatives to forendoure, including, but not limited to obtaining coefficient propert, full endoor, title insuranties, propert, valuations, subdomitation agreements, and this property approvate. Borrower authorities and consents to these act oris. Any toosts associated with such loss miligation activities may be paid by Lender and reconvert from Borrower as described polegy in Section (6)(), unless prohibited by Applicable Law.

(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. Service will comply with all the provisions of the lease. Borrower will not surrender the leasehold estate and interests between the instrument or cancel the ground lease. Borrower will not, without the express written consent of Lender, after or any finishing ground lease. If Borrower acquires to title to the Property, the leasehold and the let till will not a regie unless Legislargues to the merger in writing.

Assignment of Rents.

(a) Assignment of Rents. If the Property is leased to used by, or occupied by a Ind party ("Florard"). Sorrower is unconditionally assigning and transferring to Lender any Hents, regardless of to whom the Florar size pepals. Burrower authorizes Lender to collect the Rents, and agrees that each Tenant will pay the Rents to Lander However, Borrower authorizes Lender to Collect the Rents and signess that each Tenant will pay the Rents of Lander However, Borrower will receive the Pents until (I) Lander has given Borrower notice of Default pursuant to Section 26, and (i) Lender the pen notice to the Tenant that the Rents are to be paid to Lender. This Section 10 constitutes an abeplute assignment and not an assignment for didditional security only.

(b) Notice of Default. If Lender gives notice of Default to Bornover (i) all Rents received by Borgover as to stude for the benefit of Lender only, to be applied to the sures secured by the Sediffylapstagment.

(ii) Lender will be entitled to collect and receive all of the Rents; (iii) Bornover agrees to instruct each Ternat tital Tenant

iii) Lender will be entitled to collect and receive all of the Rents; (iii) Bornover agrees to instruct each Tenant tital Tenant

is to pay all Rents due and unpaid to Lender upon Lender's written demand to the Tenant; (b) Bornover will engage the

each Tenant pays all Rents due to Lender and will take whatever action is necessary to collect such Rents if not preside taking control of and managing the Property and collecting the Rents including, but not limited to, reasonable actorneys, lease and costs, receiver's fees, premiums on receiver's bonds, repair and maintanance costs, insurance premium; asses, assessments, and other charges on the Property, and then to any other sums secured by this Security Instru
ment (vi) Lender vill be antitled to have a receiver appointed to take possession of and manage the Property and collecting the Rents and protite or cervice frowers. The property and collecting the Rents and protite or cervice frowers the property and collecting the Rents and protite or cervice from the Property and collecting the Rents and protite or cervice from the Property without any showing as to the indedeque 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.



AN#: 90027442-70000

- (e) No Other Assignment of Rents. Borrower represents, warrants, covenants, 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.
- (1) Control and Maintenance of the Property. Unless required by Applicable Law, Lender, or a receiver appointed under Applicable Law, In not obligated to enter upon, I 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 Londor, I Lander required Mortgage Insurance as a condition of making the Loss, Borrover will pay the premiums required to maintain the Mortgage Insurance in effect. If Borrover was required to make separately designated payments toward the premiums for Mortgage Insurance coverage required by Lender ceases for any reason to be available from the mortgage insurance that previously provided such insurance, or (ii) Lender determines in it is sole discinction that additionating amount is not longer eighted to provide the Mortgage Insurance overage required by Lender, Dorrover will additionately amount in an longer eighted to provide the Mortgage Insurance coverage required by Lender, Dorrover will a coefficial sole of the Section of the Mortgage Insurance previously in effect, at a coefficial stantistic grounds and the sole of the Mortgage Insurance previously in effect, and a coefficial stantistic grounds and the sole of the Mortgage Insurance previously in effect, and a coefficial stantistic grounds and the sole of the Mortgage Insurance previously in effect, and a coefficial stantistic grounds and the sole of the Mortgage Insurance previously in effect, and a coefficial stantistic grounds and the sole of the Mortgage Insurance previously in effect, and a coefficial stantistic grounds and the sole of the Mortgage Insurance previously in effect, and a coefficial stantistic grounds.

If subantally 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 cased to be in effect. Lender will accept use, and retain these payments as a non-retundable loss recover in liquid Mortgage Insurance. Such loss reserver will be propretundable, even when the Loan is paid in full, and Lender will not be required to pay Borrower any interest or earnings of 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 Mortgade Insurance.

If Lender required Martisparlissurance as a condition of making the Losin and Borrower was required to make seastably designated purposets it keural to permitten for Mortgage Insurance. Berrower will apply the premittens required to maintain Mortgage Insurance in eliest, for to provide a non-retundable loss researce, until Lender's requirement for Mortgage Insurance ends in accordance with may 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 Area.

(b) Mortgage Insurance Agreements, Nortgage Insurance reimburses Lender for certain losses Londer may incur if Borrower does not repay the Lona as agreed gerwer is not a party to the Mortgage Insurance policy or coverage. Mortgage insurers evaluate their total risk on all sizely insurance in force from time to time, and may enter this agreements with other parties that share or modify their risk or reduce losses. These agreements any require the mortgage insurer to make payments using any source of funds that the mortgage insurer may have available (which may include funds obtained from Mortgage Insurance premiums).

As a result of these agreements, Lendor, arother insuling, any clinisures, any other entity, or any allitical of any of the opposition, any exceed (directly or indirectly) amounts that directly entitles that directly entitles are consistent or the opposition of Borower's payments for Mortgage Insurance, in exchange for sharing of producing in a progression of Borower's logister. Any such install, and a greenform will not of affect the amounts that Borower's lass a green to pay for Mortgage Insurance, or any other forms of the Loan; (ii) increase the amount Borower will low bor Mortgage) insurance; (iii) entitle Borower's law any will respect to the Mortgage Insurance under the Homeovners Production Act of 1989; (12 U.S.C. § 4901 et sec), as it may be amended informing to time, or any additional or successor. Act of the second or explaints in all operations the second or successor. The second in the second of the second or explaints in all operations the second or successor in the second or explaints and second or explaints

- 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 Miscolanoous Proceeds upon Damage to Property, If the Property is carriaged, any Miscolanoous Proceeds with be applied to restoration or repair of the Property, If Lunder centers the restoration or repairs of the Proceeds will be applied to restoration or repair. During such repair and restoration, residently and the soft of the property of the property of the proceeds will be used has that an opportunity to inspect this Property to ensure the work has been completed to Lender's satisfaction (which may include satisfying Lenders minimum elliphibition requirements by presons requiring the Property, noticing, but not limited to, lossings, bond, and insurance requirements provided that such inspection must be understance promptly. Lender may pay for the repairs and restoration in a single dissense of the property of

(c) Application of Miscellaneous Proceeds upon Condemnation, Destruction, or Loss in Value of the Property. In the 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.



LOAN #: 90037142-70000

In the event of a partial taking, disstruction, or loss in value of the Property (each, a "Partial Devaluation") where the firm arket value of the Property immediately before the Partial Devaluation is equal to or greater than the amount of the sums exercised by this Security Instrument immediately before the Partial Devaluation, a percentage of the Miscollaneous Proceeds will be applied to the sums excured by this Security Instrument these Borrower and Lender otherwise agree in writing. The amount of the Miscollaneous Proceeds that will be so applied is determined by multiplying the total amount of the Miscollaneous Proceeds where the partial Devaluation and the Miscollaneous Proceeds where the Partial Devaluation, and dividing it by (ii) the fair market value of the Property immediately before the Partial Devaluation, and dividing it by (iii) the fair market value of the Property immediately before the Partial Devaluation, and polarized or the Property immediately before the Partial Devaluation.

In the evert 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 socured immediately before the Partial Devaluation is less than the amount of the sums socured by this Security Instrument, whether or not the sums are then due, unless Borrower and Lerder otherwise agree in writing.

(d) Settlement of Claims. Lender is a ultrorized to collect and apply the Miscollaneaus Proceeds either to the sums socured by this Searchity Instrument, whether or not then cius, or for sciencial on or repair of the Property, if it Borrower (i) abandons the Property, or (ii) falls to respond to Lender within 30 days after the date Lender notifies Borrower that the Opcosing Party and settled in the next searches) offices to settle a claim for dramages. Propening Party member that filling party that owes Borrower the Miscollaneous Proceeds or the party against whom Borrower has a right of action in regain to the Miscollaneous Proceed.

(g), Proceeding Affecting Londor's Interest in the Property, Borrower will be in Default if any action or proceeding obliging, whether for o'll or criminal, that, in Londor's judgment, could result in forbiture of the Property or other material impairment of Lapider's interest in the Property or right is under this Security Instrument. Borrower can care such a Default and, if it accelerating rise accounted, entered as provided in Section 20, by causing the action or proceeding to be dismissed in a Child part of the Property or other material impairment of Lendor's interest in the Property or other material impairment of Lendor's interest in the Property or other material impairment of Lendor's interest in the Property or other material impairment of Lendor's interest in the Property or other material impairment of Lendor's interest in the Property or other material impairment of Lendor's interest in the Property or other material impairment of Lendor's interest in the Property of the Property or other material impairment or Lendor in the Property or other material impairment or Lendor in Lendor i

13. Borrower Not filelissed: Fortearance by Lender Not a Walver. Dorrower or any Successor in Interest of Borrower Will not be released from filelishly under this Security instrument if Lender extends the limit for prayment or more than a mortization of the sums excupid by this Society's Instrument. Lender will not be required to commence proceedings against any Successor in Interest of Gorrower, or to release to extend then for to against any Successor in Interest of Gorrower, or to release to extend them for the against any Successor in Interest of Borrower or any Successors or in Interest of Borrower or any Successors in Interest of Borrower or any Successors in Interest of Borrower Any stotestance by Lender in exembling any right or emergly including, which till final can acceptance of payments from third persons, emittees, or Successors in Interest of Borrower or in amounts be set and the amount than due, will not be a valver or of, of prefuel the revention of a surface or the processor of the successor of the surface or the surface of the surface

14. Joint and Several Liability: Signationies Successors and Assign's Bound. Borrower's obligations and liability under this Security Instrument but gloral and signated, However, any Bornower who signs this Security Instrument but does not sign the Note; (a) signs this Security Instrument four does not sign the Note; (a) signs this Security Instrument for Instrument to Assign and Assign the Security Instrument for Instr

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

15. Loan Charges.
(a) Tax and Flood Determination Fees. Londer may require Borrower to pay (i)s one-time charge for a real estate tax verification and/or reporting service used by Lender in connection with this Loan, and (i) either (A) a one-time charge for flood zone determination, certification, and tracking services, or (ii) a con-time charge for flood zone determination and certification services and subsequent charges each time remappings or similar changes occurring the assonably might address that determination or certification. Borrower will also be responsible for the payment of larny less impossed 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 Borower fees for services performed in connection with Borower's Default to profeet Lender's intenset in the Property and rights under this Security (in pitch including; (i) reasonable astroneys' fees and costs; (ii) property inspection, valuation, mediation, and loss mitigation (ess, 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 darage 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 sis maximum foan charges, and that law is finally interpreted so that the interest or other con an charges collection on charges collection on charges collection on charge solicition of the collection of the collection considerable with the Laxen accord the permitted limits, then (i) any such lean charge will be reduced by the amount necessary to reduce the charge to the permitted limit, and (ii) any such lean charge will be reduced by the charge to the permitted limits will be enfunded to Borrowser. Lander may choose to make this return by reducing the principal ower under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be related as a partial prepayment which any prepayment that charge (whether a acceptance of any such refund made by direct payments Note). To the outent permitted by Applicable Law, Borrower's acceptance of any such refund made by direct payments. Note). The outent permitted by Applicable Law, Borrower's acceptance of any such refund made by direct payments.



LOAN #: 90037142-70000

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 melhod, any written notce to Borrower in cornection with this Security Instrument will be deemed to have been given to Borrower wine (n) mieled 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 asked and a conformed communication (as defined in Section 16(b) below), Notice to surp one Borrower will constitute notice to all Borrowers unless Applicable Law expressly requires otherwise. If any notice to Borrower required by this ground that the section of the section

(b) Electronic Notice to Borrower. Unless another delivery method is required by Applicable Law, Londor may provide notice to Borrower by e-mail or other electronic communication "Electronic Communication" [6] agreed to by Lender and Borrower in writing; (ii) Borrower has provided Lender with Borrower's e-mail or other electronic address; ("Electronic Address); ("Electronic Communication in services of the provides Borrower with the option to receive notices by the class mail or by hier nor-Electronic Communication in services of the provides and the provide

(iii) Borrower's Notice Address. The address to which Lender will send Borrower notice ("Notice Address") will be the Propelly Address unless Borrower has designated a clifferent address by written notice to Lender after Hunder and Address of the Control of the Lender and Borrower have algorithm for the property of the Property of

(d) Notices to Lender, Any notice to Lender will be given by delivering in the multiple by first class mail to Lenders address stated in this Schrigh Instrument uniess Lander has designated notine address for address by notice to Borrover. Applied to in connection with this Security Instrument will be deemed to have been given to Lender only when actually received by Juegler at Lender's designated address (which may include an Electronic Address). If any notice to Lender required by Lender at Lender's designated address (which may include an Electronic Address). If any notice to Lender required by Lender and Lender's designated address (which may include an Electronic Address). If any notice to Lender required the 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; Sewrability; Bules of Construction. This Security Instrument is governed by feetral lew and the Static of Indiana. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. If any prinysien, of this Security Instrument or the Notes Local Construction of the Security Instrument or the Notes that can be given effect without the conditions provision, and (ii) such conflicting provision, and (iii) such conflicting provision, and (iii) such conflicting provision, to the extent possible, will be considered modified to comply with Applicable Law. Applicable Law in print supplicitly or implify all governments to agree to correct or it implify a silent such such since should not be construed as a prohibition against government by contract. Any section required under this conflict 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 reterence to "Section" in this document reters to Sections contained in this Security Instrument unless otherwise upled; and (d) the headings and captions are insared for convenience of reterence and do not define, limit, or describe the scope or intent of this Security Instrument or any particular Section, parament, or provision.

18. Borrower's Copy. One Borrower will be given one copy of the Note and of this Security Instrument.

19. Transfer of the Property or a Beneficial Interest in Borrower. For purposes of this Section 19 only, "Interest in Property mena any lega or breefloat interest in the Property including, but not limited by this Section 19 only. Interest in transfered in a bond for deed, contract for deed, installment sales contract, or scrow agriscient, the intent of which is the transfer of this by Borrower to a purposer at a future date.

If all or any part of the Property or any interest in the Property is sold or transferred (or if Borriwer is not a natural person and a beneficial interest in Borrower is soft or transferred whou Lender's pay written grained. Lender may require immediate payment in full of all sums secured by this Security Instrument. However, Lender wall not exercise this option if such exercise is prohibited by Apolicable Land

If Lender exercises this option, Lender will give Borrower notice of acceleration. The notice will provide algebroid of a not less than 30 days from the date the notice is given in accordance with Section 16 within which Borrower gives parally all sums secured by this Security instrument. If Borrower falls to pay these sums prior to, or upon, the septralighed the period. Lender may invoke any remaides permitted by this Security instrument without therm notice or demined to period. Lender may invoke any remaides permitted by this Security instrument without therm notice or demined to the security instrument without therm notice or demined to the security instrument without therm notice or demined to the security instrument in the Property and of 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 inentate the Loan and have enforement of this Security Instrument discontinued at any time up to the later of (a) five diays before any fonctiosure sale of the Property, or (b) such other period as Applicable Law might specify for the termination of Borrower's right or trenstate. This right for inentiate under a caceleration 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; (be) cure any Debut of any other coverants 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 fixised to: (i) reasonable attemper's flees and costs; (ii) property



LOAN #: 90037142-70000

inspection and valuation loss; and (iii) other fees incurred to protect Lender's interest in the Proporty and/or rights under this Security instrument or the Note's and (dd) lake such action as Lender'mey reasonably require to assure rat, and de) lake such action as Lender's interest in the Property and/or rights under this Security Instrument or the Note, and Borrower's obligation to pay the sums secured by this Security Instrument or the Note, will continue underlanged.

Lander may require that Borrower pay such reinstatement sums and expenses in one or more of the following forms, as a scheduled by Lender: (asa) cash; (bbb) morey order; (col) certified check, brait check, treasurer's check, or cashies, a check, provided any such check is drawn upon an institution whose deposits are insured by a U.S. federal approxicheck provided any such check is drawn upon an institution whose deposits are insured by a U.S. federal approximentality or entity; or (ddf) Electronic Fund Transfer. Upon Borrower's reinstatement of the Loan, this Security Instrument and obligations secured by this Security Instrument with 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 assions.

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. Sorrower 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 change one or more times during the term of the Note. The Loan Servicer may creatly not the property of the Note. The Loan Servicer may contain the property of the Note of the Note of the Note and this Socurity Instrument, (b) perform any other mortgage loan servicing obligations; and (g)spercios any rights under the Note and this Socurity Instrument, and Applicable Loan on behalf of Lender, if there is a charge of the Loan Service. Borrower will be given written notice of the change which will state the name and address the change of the Canada Service. Borrower will be given written notice of the change which will state the name and address in confriction with a notice of transfer of servicine.

23. Metted of Carlevance. Until Borrower or Lender has notified the other party (in accordance with Section 16) of an alleged briefly hard allerced the other party a reasonable period after the giving of such notice to take correct earlier, neither Bertrigher, nor Lender may commence, join, or be joined to any judicial action (either as an individual ligand or a membro of "of leases that of a view for the other party's actions pursuant to the Security instrument or the Note, or by allegas thigh the chief party has breached any provision of this Security instrument or the Note. If Applicable was provides a final register that must be alleged that must be allegas before certain action can be stater, that time period with the deserted to be always the control of the security instrument of the Note. If Applicable are provides a disease that the provided with the deserted to be always the provided of the party of the provided that the provided is the provided of the provided that the provided is the provided of the provided that the provided is the provided that the provided is the provided that the provided that

24. Hazardous Substances.

(a) Definitions. As used in this Section 24: (in "Environmental Law" means any Apolicable Laws where the Property is located that reliate to health, safety on environmental protection; (in "Parazirous Substances" include (A) those substances defined as took or hazardous substances (politizates or reliates by Environmental Law, and (6) the following substances geolatics and the protections are interested to the protection of the protectio

(b) Restrictions on Use of Hazardous Substances, Borrower will not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property Borrower will not do, nor allow anyone else to do, anything affecting the Property that (i) violetes Emirormental Landi (ii) creates an Environmental Landinc or (iii) due to the presence, like, of release of a Hazardous Substance, creates a condition that adversely affects or could adversely affect the value of the Property The precading two sentences will not apply to the presence, use, or storage on the Property of ernall quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of this Property (including, but not limited to, hazardous substances in consumer products).

(c) Notices, Remedial Actions. Borrower will promptly give Lender written notice of (i) any investigation, claim, demand, lawarit, or other action by any governmental or regulatory agency private garty inclosing the Property and Hazardous Substance or Environmental Law of which Borrower has actual knowledge; (i) any Environmental Condition, noticelling but not infinited to, any splitting, leaking, discharge, notesace, or these of release offering Hazardous Substance; and (ii) any condition caused by the presence, use, or release of a Hazardous Substance that advised values the value of the "Poot" by If Borrower leases, or it is reflected by any governmental or regulatory suthority or all private party that any take all necessary remedial actions in accordance with Environmental Law. Nothing in this Security Institute will consider a value of the class of the class of the consideration of the cons

25. Electronic Note Signed with Borrower's Electronic Signature. If the Note evidencing the debt for first Loan is electronic, Sorgeas and represents to Lender that Borrower's (a spressy consented a run'in reflect to sign the electronic Note using an Electronic Signature adopted by Borrower ("Borrower's Electronic Signature), instead of signing a paper Note with Borrower's written pen and ink signatures (o) did not windraw Borrower's Supers to sign the electronic Note using Eorower's Electronic Signature, (a) undestood that by signing the electronic Note using Borrower's Electronic Signature, (b) undestood that by signing the electronic Note using Borrower's Electronic Signature, evit note in accordance with laterius, and (d) signed the electronic Note with Borrower's Electronic Signature with the intent and understanding that by doing so, Borrower promised by set debt evidenced by the electronic Note is accordance with laterius.

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 Default, except 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 of the prior to the provides otherwise.



#### LOAN #: 90037142-70000

(i) the Dischalt; (ii) the action required to cure the Default; (iii) a clast, not less than 30 days (or as otherwise specified by Applicable Lary) from the date the notices is given to Bornow, by which the Default must be caucify (iv) that allares were 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 by judical proceedings and sale of the Property, (v) Bornower's right to denie that the description of the processing and the proceedings and sale of the Property (v) Bornower's right to deny in the foredosure proceeding the existence of a Default or to assert any other defense of Bornower to acceleration and forendosure.

(b) Acceleration; Foreclosure; Expenses. If the Default is not cured on or before the date specified in the notice, length may require immediate payment in full of all sums secured by this Sourity Instrument without further demand and may foreclose this Sourity Instrument by Judicial proceeding. Londer will be entitled to collect all expenses incurred in puritieng the remedies provided in this Societion 26, including, but not limited to: (i) reasonable attempts (see an longer (ii) progress) in any source of the control of the

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

28. Walver of Valuation and Appraisement. Borrower waves 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, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any Rider signed by Borrower and recorded with it.

Mun A	120 6/18/24 (Soal)
RACHEL VANDERMYDE	DATE
201	6/18/27 (Seal)
MICHAEL PEREZ	DATE
State of Manage	OUL
This record was acknowledged before me on VANDERMYDE and MICHAEL PEREZ.	UNIO 18, 2024 (date) by RACHEL
My commission expires: 18/11/00/2	Notary Public Signature Commissioned in Lake
	county.
Lender: Centier Bank NMLS ID: 408076 Loan Originator: Kelly Hendrickson NMLS ID: 416894	TALLPSCOMS My Commission Englies SSAL : My Commission Englies Commission Hamilton HWF70011

INDIANA - Single Family - Fennie Mee/Freddie Mac UNIFORM INSTRUMENT (MERS) Form 3015 07/2021 (rev. 02/22) ICE Mortgage Technology, Inc. Page 11 of 12

IN21EDEED 0123 INEDEED (CLS) 06/17/2024 12:51 PM PST



LOAN #: 90037142-70000



NODANA - Single Family - Fennie Mae/Freddle Mae UNIFORM INSTRUMENT (MERR) Form 3015 07/2021 (ex. 02/22)
N21EDEED 0722
N21EDEED 0



#### **EXHIBIT "A"** LEGAL DESCRIPTION

File No.: 2427883

LOT 122 IN HIGHPOINT PRAIRIE - UNIT 3. TO THE TOWN OF DYER, AS PER PLAT THEREOF RECORDED IN PLAT BOOK 97 PAGE 4, AND AS AMENDED BY CERTIFICATE OF CORRECTION. RECORDED APRIL 27, 2005, AS DOCUMENT NO. 2005 033370, IN THE OFFICE OF THE RECORDER OF LAKE COUNTY, INDIANA.

Openty of lake Colling Recorder

File No.: 2427883 Exhibit A Legal Description