UNOFFICIAL COPY

Illinois Anti-Predatory **Lending Database Program**

Certificate of Exemption

Doc# 1627901111 Fee \$44.00 RHSP Fee:\$9.00APRF Fee \$1.00

Karen A. Yarbrough

Cook County Recorder of Deeds Date: 10/05/2018 02:45 PM Pg: 1 of 4



Doc# 1702041100 Fee \$46.00

PIN: 19-21-105-012-0000

RHSP FEE:\$9.00 RPRF FEE: \$1.00

KAREN A.YARBROUGH

COOK COUNTY RECORDER OF DEEDS

DATE: 01/20/2017 11:28 AM PG: 1 OF 5

Report Mortgage Fraud 800-532-8785

The property identified as:

Address:

Street:

5218 W 63rd Place

Street line 2:

City: Chicago

State: IL

ZIP Code: 60638

The Continue of the Continue o

Lender: Neighborhood Assistance Corporation of America (NACA)

Borrower: Mariano Weppler and Letecia Cequeira

Loan / Mortgage Amount: \$129,900.00

This property is located within the program area and the transaction is exempt from the requirements of 765 ILCS 77/70 et seq. because the application was taken by an exempt entity.

Rerecorded to amend legal description

Certificate number: 3FF31118-CAD0-4C98-877C-D028232E82C1

Execution date: 7/20/2016



BOX 334 CTi

Chicago Tate

688A271111HH 3

1702041100 Page: 2 of 5

UNOFFICIAL COPY

After recording, return original to:
NACA
225 Centre Street
Roxbury, MA 02119
Attention: Security Agreement

DEFEND.

SECURITY AGREEMENT State of Illinois

THIS INDENTURE made the 2017 de	ay of JULY in	the year Two Tho	ousand 51×1	TEN .	, between:
Grantor(s):		_			
Name: MARIAN WEPTLER	County:	COUK	State: _	1-	
Name: LETECIA CEQUEIRA	County:	C 00K	State: _	14	•
as party or parties of the first part, herein AMERICA (NACA), whose suidress is a hereinafter called Grantee:					
WITNESSETH, that Grantor, for and certain Neighborhood Stabilization A and conveyed, and by these presents a successors and assigns, the following	greament dated the 8 does hereby mortgage, gr	ant and convey u	Eng 20/1	, has mo	ortgaged, granted
		40.			
THIS SECURITY INSTRUMENT IS SU MORTGAGE FROM GRANTOR HERE AFORESAID RECORDS, IN THE AMO	EIN TO CITIMORTGA	GE RECORDE	UNPAID BALA IN DEED BOX	ANCE DUI	E ON PAGE,
Grantee and Grantor acknowledge and ag Security Instrument terms, covenants, and are paramount and controlling, and they	gree that this Security Ins d conditions of the First	strument is subject Mortgage. The te	ams and or ovision	ons of the F	First Mortgage
Any default in the performance of any of Agreement, evidencing the duties and ob conveyance by reason of which Grantee I	ligations secured thereby	, shall be constru	ed as a default u	nder the te-	សាន of this
TO HAVE AND TO HOLD the said sect appertaining to the only property use, ber Grantor hereby covenants that he/she is le that the said bargained premises, unto Gro other person or persons (except as may be	nefit and behalf of Grante awfully seized and posse antee, its heirs, successor	se, its heirs, succe ssed of said propers and assigns, ag	ssors and assign crty, and has goo ainst Grantor, an	s, in fee sir d right to d d against a	mple; and convey it; and all and every

This Security Agreement is made under the provisions of all applicable federal, state, and local law, and upon satisfaction of the duties and obligations secured by this Security Instrument it shall be cancelled and surrendered pursuant thereto, the duties and obligations hereby secured being set forth in the Neighborhood Stabilization Agreement.

It is the intention of this Instrument to secure not only the duties and obligations hereinabove described along with any and all renewals and extensions thereof, in whole or in part, but also any and all other and further indebtedness now owing or which may hereafter be owing, however incurred, to Grantee, its successors and assigns, by Grantor and Grantor's successors in title.

It is agreed that the Grantee shall be subrogated to the claims and liens of all parties whose claims or liens are discharged or paid with the proceeds of the loan secured hereby.

1702041100 Page: 3 of 5

UNOFFICIAL COPY

Time being the essence of this contract, the Grantee shall have the right to accelerate the maturity of the duties and obligations hereby secured, by declaring the entire debt to be in default and immediately due and payable, upon the failure of the Grantor to saisfy any duty required gursuant to the Neighborhood Stabilization Agreement hereby secured, or upon failure of Grantor to perform any obligation or make any payment require of Grantor by the terms of this Security Agreement.

And Grantor further covenants and agrees that the possession of said premises, during the existence of such indebtedness by Grantor or any persons claiming under Grantor shall be that of tenants under Grantee, or assigns, during the due performance of all the obligations aforesaid, and that in case of a sale as hereinafter provided, Grantor, or any person in possession under Grantor, shall then become and be tenants holding over and shall forthwith deliver possession to the purchaser at such sale, or be summarily dispossessed, in accordance with the provisions of law applicable to tenants holding over.

In the event of default in the performance of any of the obligations required of the Grantor by the terms of this Security Agreement, the Grantee shall be entitled to have a receiver appointed for the property herein described, in connection with or as part of any proceeding to foreclose this Security Agreement or to enforce any of its terms or the collection of all or any part of said debt and Grantor agrees to the appointment of such receiver without proof of insolvency or other equitable grounds and hereby appoint the Grantee as attorney in fact with authority to consent for the Grantor to the appointment of such receiver.

In case the duties and obligations hereby secured shall not be satisfied pursuant to the Neighborhood Stabilization Agreement or by reason of a default as herein provided, Grantor hereby grants to Grantee and assigns the following irrevocable power of attorney: To sell the said properly or any part thereof at auction at the usual place for conducting sales at the Courthouse in the County where the land or any part thereof lies, in the State, to the highest bidder for cash, after advertising the time, terms and place of such sale once a week for four weeks immediately preceding such sale (but without regard for the number of days) in a newspaper published in the County whate the land lies, or in the paper in which the Sheriff's advertisements for such County are published, all other notice being hereby waived by Grantor, and Grantee or any person on behalf of Grantee, or assigns, may bid and purchase at such sale and thereupo i execute and deliver to the purchaser or purchasers at such sale a sufficient conveyance of said premises in fee simple, which canvayence shall contain recitals as to the happening of the default upon which the execution of the power of sale herein grame. Sepends, and Grantor hereby constitutes and appoints Grantee and assigns the agent and attorney in fact of Grantor to make suct, recitals, and hereby covenants and agrees that the recitals so to be made by Grantee, or assigns, shall be binding and conclusive upon Grantor, and the heirs, executors, administrators and assigns of Grantor, and that the conveyance to be made by Grant err assigns shall be effectual to bar all equity of redemption of Grantor, or the successors in interest of Grantor, in and to said provider, and Grantoe or assigns shall collect the proceeds of such sale, and after reserving therefrom the entire amount of principal and intreest thie, together with the amount of any taxes, assessments and premiums of insurance or other payments theretofore paid by Grantee, with eight per centum per annum thereon from date of payment, together with all costs and expenses of sale and ten payment, together with all costs and expenses of sale and ten payment, together with all costs and expenses of sale and ten payment, together with all costs and expenses of sale and ten payment, together with all costs and expenses of sale and ten payment, together with all costs and expenses of sale and ten payment, together with all costs and expenses of sale and ten payment, together with all costs and expenses of sale and ten payment, together with all costs and expenses of sale and ten payment. attorney's fees, shall pay any over-plus to Grantor, or to the heirs or assigns of Grantor as provided by law.

The power and agency hereby granted are coupled with an interest and are irrevocable by ocar's or otherwise and are granted as cumulative to the remedies for collection of said indebtedness provided by law.

This Security Agreement and the Neighborhood Stabilization Agreement hereby secured shall be (ex med and construed to be contracts executed and to be performed and enforced according to the laws of the State of Illinois.

IN WITNESS THEREOF, Grantor has hereunto set his/her hand and seal the day and year first above writter.

Witness Signature

Print Name

1702041100 Page: 4 of 5

UNOFFICIAL COPY

LEGAL DESCRIPTION

Order No.:

16PSA271096HH

For APN/Parcel ID(8): 16-19-420-007-0000

Arcel ID(s).

N BERWYN MANU
19, TOWNSHIP 38 NL
OUNTY, ILLINOIS

Commonly Known as:

S218 id. 63rd Pl

Chicago, FL 60638 LOT 242 IN BERWYN MANOR, A SUBDIVISION IN THE SOUTH 1/2 OF THE SOUTHEAST 1/4 OF SECTION 19, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

1702041100 Page: 5 of 5 .

UNOFFICIAL COPY

AMENDED LEGAL DESCRIPTION

Order No.: 16PSA271111HH

For APN/Parcel ID(s): 19-21-105-012-0000

LOT 117 N S. LOCKWOOD AVENUE SUBDIVISION, BEING A PART OF THE NORTHEAST CI TE NO. HIRD PIX.

OF COOK COUNTY CLOTH'S OFFICE QUARTER OF THE NORTHWEST QUARTER OF SECTION 21, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.