Illinois Anti-Predatory Lending Database Program

2011176 TURE Certificate of Compliance Doc#. 2014207105 Fee: \$98.00

Edward M. Moody

Cook County Recorder of Deeds
Date: 05/21/2020 10:07 AM Pg: 1 of 20



Report Mortgage Fract

The property identified as:

PIN: 05-30-201-058-0000

Address:

Street:

17 MEADOW/IEW DR

Street line 2:

City: NORTHFIELD

State: IL

**ZIP Code: 60093** 

Execution date: 4/22/2020

Lender: GUARANTEED RATE, INC.

BOTTOWER: LAURETTE A NATALE AND JOHN J NATALE, AS TRUSTERS OF THE LAURETTE A NATALE LIVING

TRUST DATED SEPTEMBER 26, 2000 AND JOHN J NATALE AND LAURETTE A NATALE, AS

TRUSTEES OF THE JOHN J NATALE LIVING TRUST DATED SEPTEMBER 26, 2000

Loan / Mortgage Amount: \$510,400.00

Pursuant to 765 ILCS 77/70 et seq., this Certificate authorizes the County Recorder of Deeds to record a residential mortgage secured by this property and one or more additional properties, and if applicable, a simultaneously dated HELOC.

Certificate number: CF69F835-8069-4BF1-A422-05D92ECF9B4D

This Instrument Prepared By:

Val Gerlach 3940 N RAVENSWOOD CHICAGO ILLINOIS 60613

After Recording Return To:
GUARANTEED RATE, INC.4
4410 N. DAYENSWOOD AVE.
GHICAGO, ILLINOIS 60640
MAIL TO: RAVENSWOOD
TITLE COMPANY, LLC
401 S. CATALLE ST. #1502
CHICAGO, IL 60605

Loan Number: 202911244

[Space Above This Line For Recording Data] -

#### **MORTGAGE**

MM: 100196399024247866

MERS Phone: 888-679-6377

#### **DEFINITIONS**

Words used in multiple sections of this document are defined below and other arendefined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document reals opposited in Section 16.

- (A) "Security Instrument" means this document, which is dated APRIL 22, 2020 , together with all Riders to this document.
- (B) "BOTTOWH" IS LAURETTE A NATALE AND JOHN J MATALE, AS TRUSTEES OF THE LAURETTE A NATALE LIVING TRUST DATED SEPTEMBER 26, 2000 AND JOHN J NATALE AND LAURETTE A NATALE, AS TRUSTEES OF THE JOHN J NATALE LIVING TRUST DATED SEPTEMBER 26, 2000

Borrower is the mortgagor under this Security Instrument

- (C) "MERS" is MortgageElectronicRegistrationSystems.Inc. MERS is a sept rate or poration that is acting solely as a nominee for LendandLender's successor and assigns. MERS is the more regenter this Security Instrument. MERS is organized and stephone number of P.O. Box 2026, Flint, MI 48501-2026, tel. (888) 679-MERS.
- (D) "Lender" is GUARANTEED RATE, INC.

Lender is a DELAWARE CORPORATION and existing under the laws of DELAWARE Lender's address is 3940 N RAVENSWOOD, CHICAGO, ILLINOIS 60613

(E) "Note" means the promissory note signed by Borrower and datas\*RIL 22, 2020

The Note states that Borrower owes Lendseve HUNDRED TEN THOUSAND FOUR HUNDRED AND Dollars (U.S. \$ 510,400.00 ) plus interest.

• -	lebt in regular Periodic Paymentsand to pay the debt in full not later than
(G) "Loan" meanthedeblevidence the Note, and all sums due under the Note, and all sums due under the Note of the N	. hatis describedelowundertheheading Transferof Rightsin the Property." edby the Note, plus interest, any prepayment hargesindlate charges lucunder this Security Instrument, plus interest. e Security Instrument hatareexecuted y Borrower. The following Ridersare k box as applicable]:
☐ Adjustable Rate Rider☐ Balloon Rider☐ 1-4 Family Rider☐ Curvisminium Rider	☐ Planned Unit Development Rider ☐ Biweekly Payment Rider ☐ Second Home Rider ☐ Other(s) [specify] Revocable Trust Rider, Fixed Interest Rate Rider

- (i) "Applicable Law" mee sail controlling applicable ederal, stateand local statutes regulations or dinance and administrative rules and orders (% a have the effect of law) as well as all applicable linal, non-appeal ability dicial opinions.
- (J) "Community Association Dues, Fees and Assessments means all dues, fees, assessment and other charges that are imposed on Borrower or the Property by a condominium association homeowners association or similar organization.
- (K) "Electronic Funds Transfer" meanany it of effect funds, other than a transaction or ginated by check, draft, or similar paperins trument, which is initiated through an electronism inal, telephonic instrument, computer, or magnetic tapeso as to order, instruct, or authorized (nancial institution to debit or credit an account. Such term includes, but is not limited to, point-of-sale transfers, au or at deller machine transfers initiated by telephone, wire transfers, and automated clearing house transfers.
- (L) "Escrow items" means those items that are described in Section 3.
- (M) "MiscellaneousProceeds means ny compensation et lier et le ward of damages proceeds paid by any third party (other than insurance proceeds paid under the coverage sescription Sections) for: (i) damages, or destructions, the Property; (ii) condemnations other taking of all or at vipart of the Property; (iii) conveyancin lieu of condemnation; or (iv) misrepresentations of, or omissions as to, vie value and/or condition faitherty.
- (N) "Mortgage Insurance" meaninsurance protecting Lenderagains the non-permission, or defaulton, the Loan.
- (O) "Periodic Payment" means theregularly scheduled amount due for (i) principal and interest under the Note, plus (ii) any amounts under Section 3 of this Security Instrument.
- (P) "RESPA" meanance Real EstateSettlemenProceduresAct (12 U.S.C. §2601et sec. jandits implementing regulation, Regulation X (12 C.F.RPart 1024), asthey might be amended from time to imp., any additional or successolegication or regulation that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requirement and restriction at hat are imposed in regardio a "federally related no togage oan" even if the Loan does not qualify as a "federally related mortgage loan" under RESPA.
- (Q) "Successor in Interest of Borrower'means any party that has taken tilisthe Property, whetheror not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

2014207105 Page: 4 of 20

### **UNOFFICIAL COPY**

#### 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 does hereby mortgage, grant and convey to MERS (solely as nominee for Lender and Lender's aucoessors and assigns) and to the successors and assigns of MERS the following described property located in the

COUNTY

of

Cook

[Type of Recording Jurisdiction] [Name of Recording Jurisdiction]

SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF AS EXHIBIT "A".

A.P.N.: 05-30-201-058-0000

which currently has the address of

Open

17 MEADOWVIEW DR

NORTHFIELD

, Illinois

60093

("Property Address"):

(City)

[Zip Code]

TOGETHER WITH all the improvementsnow or hereaftererected on the property, and all easements, appurtenances and fixtures now or hereaftere part of tropic perty. All replacementand additions shall also be covered by this Security Instrument. All of the foregoing is recreated in this Security Instrumentas the "Property." Borrowerunderstand and agreed hat MERS holds only legalitie to he interest granted by Borrowerin this Security Instrument, but, if necessario comply with law or custom, MERS (ar nomines for Lenderand Lender's successors and assigns heatheright: to exercise myor all of those interests including, but not limited to, the right to foreclose and sell the Property; and to take any action required of Lenderincluding, but not limited to, releasing and canceling this Security Instrument.

BORROWER COVENANTS that Borrower is lawfully seisedibeestatcherebyconveyed at has the right to mortgage grant and conveythe Property and that the Property is unencumbered exception encountered record. Borrowerwarrants and will defend energially the title to the Property against all claims and demands subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenant for national useand non-uniform covenant with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

#### UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Paymentof Principal, Interest, Escrowltems, PrepaymentCharges, and Late Charges. Borrowershall paywhenduethe principal of, and intereston, the debtevidence dry the Note and any prepayment harges and late charges due under the Note. Borrower statiliopay funds for Escrowltems pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. currency. However, if any checkor other instrument received by Lendespayment under the Note or this Security Instrument is returned to Lender unpaid, Lendermay require that any or all subsequent aymental usuand eithe Note and this Security Instrument be made in one or more of the following forms, asselected by Lender: (a) cash; (b) moneyorder; (c) certified check, bank check, treasurer scheckor cashier scheck, provided any such check is drawn upon an institution whose depositizare in sured by a federal agency, instrumentality, or entity; or (d) Electronic Funds Transfer.

Paymentaredeemedeceivedby Lenderwhenreceivedat the location designated in the Note or at suchother location as may be designated by Lenderin accordance with the notice provisions in Section 15. Lendermay return any payments partial payment the payments partial payment the payment partial payment the Loan current, without waiver of any rights hereunder prejurice to its rights to refuse such payment partial payments in the future, but Lender is not obligated to apply such payments at the timeschpayment partial payments in the future, but Lender is not obligated apply such payments at the timeschpayment payments. Lendermay hold such unapplied unds until Borrowermakespayment bring the Loacurrent. If Borrowerdoesnot do so within a reasonable period of time, Lendershall either apply such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding principal of an accordance to the Note immediately prior to foreclosure. No offset or claim which Borrower might have now on the number performing the covernant and agreement secure by this Security Instrument.

2. Application of Paymentsor Procests Exceptes otherwisedescribed this Section 2, all payments accepted adaptically Lendershall be applied in the following order of priority: (a) interest duader the Note; (b) principal due under the Note; (c) amounts due under Section 3. Such payments shall be applied to each Periodic Payment the order in which it became due. Any remaining amounts shall be applied first techniques second to any other amounts due under this Security Instrument, and then to reduce the principal balance of the Note.

If Lenderreceives paymentfrom Borrowerfor a delinquent Periodic Payment which includes a sufficient amount to pay any late chargedue, the payment may be applied to 'in' delinquent payment and the late charge. If more than one Periodic Payments outstanding, Lender may apply any payment received from Borrower to the repayment of the Periodic Payments if, and to the extent, each payment can be paid in full. To the extent that any excess exists after the payments applied to the full payment one or more Periodic Payments such excess may be applied to any late charge such a Voluntary prepayment shall be applied first to exprepayment harge and then as described in the Note.

Any application of payments, insurance proceeds, or Miscellan Bouseeds to principal due under the Note shall not extend or postpone the due date, or change the amount, of the Periodic Payments.

3. Funds for Escrow Items. Borrowershall payto Lenderon the day Periodic Paymer in are due under the Note, until the Note is paid in fulfa sum (the "Funds") to provide for payment of amounts due for: (a) taxes and assessments and other items which can attain priority over this Security Instrumdiatram and or items which can attain priority over this Security Instrumdiatram and or items and other items which can attain priority over this Security Instrumdiatram and or items and assessments and other items which can attain priority over this Security Instrumdiatram and or items and assessments and other items which can attain priority over this Security Instrumdiatram and or items and assessments and items are all of the payments in accordance with the provisions of Section 10. These tems are called "Escrowltems." At origination or at any time during the term of the Loan, Lendermay require that Community Association Dues, Fees and Assessments any, be escrowed by Borrower, and such dues fees and assessments all be an Escrow Item. Borrower shall promptly furnish to Lender all notices of amounts paid under this Section. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay to Lender Funds for any or all Escrow Items. Lendermay waive Borrower's obligation to pay to Lender Funds for any or all Escrow Items uniting. In the event of such waiver,

Borrowershall paydirectly, when and where payabilities amountatue for any Escrowitems for which payment Fundshasbeenwaived by Lenderand, if Lenderrequires, shall furnish to Lenderreceipts evidencing such payment within such time periodas Lendermay require. Borrower's obligation to make such payment and to provide receipts shall for all purpose be deemed obe a covenant and agreement on tained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrowitem, Lendermay exercise is rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 to repay to Language chamount. Lendermay revoke the waiver as to anyor all Escrowitems at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Lender all Fuzzidin such amounts that are then required under this Section 3.

Lendermay, at anytime, collect and hold Funds in a namount(a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and (b) not to exceed the maximum amount a lender can require under RESPA. Lenders half estimate the amount of Funds due on the basis of current data and reasonable stimate to future so future so future so of the research and the sum of the sum of the research and the sum of t

The Fundssorials e held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lendard). Lenders an institution whose deposits are so insured) or in any Federal Home Loan Bank. Lendershall applyine Funds to pay the Escrowltems no later than the time specified under RESPA. Lender shall not charge Borrower for fielding and applying the Funds, annually analyzing the escrow account, verifying the Escrowltems, unless Lender pays Borrower interest be Funds and Applicable Law permits Lender to make such a charge. Unless an agreement and either writing or Applicable Law requires interest to be paid on the Funds, Lendershall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lendercanagree in writing, however, that interests hall be paid on the Funds. Lendershall give to Borrower, without charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in escrey. as defined under RESPA, Lender shall account to Borrower for the excession dain accordance with RESPA. If there is a shortage of Fundsheld in escrow, as defined under RESPA, Lendershall notify Borrowers required by RESPA, ard Borrowershall payto Lenderthe amount necessarity make up the shortage in accordance with ESPA, but in no morett and 12 monthly payments. If there is a deficiency of Fundsheld in escrow, as defined under RESPA, Lendershall rotify Borrowers required by RESPA, and Borrower shall payto Lenderthe amount necessarity makeup the deficiency in accordance with RESPA, but in no more than 12 monthly payments.

Uponpaymentn full of all sumsecured by this SecurityInstrument, Landershall promptly refund to Borrower any Funds held by Lender.

4. Charges; Liens. Borrowershall payall taxes, assessments harges; inc.s, and imposition sattributable to the Property which can attain priority over this Security Instrument Teasehold payments or ground rents on the Property, If any, and Community Association Dues, Fees, and Assessments, in any. To the teast these items are Escrow Items, Borrower shall pay them in the manner provided in Section 3.

Borrower shallpromptly dischargeanylien which haspriority over this SecurityInstrument unless Borrower:

(a) agreesin writing to the payment of the obligation secure by the lien in a manneracceptable of ander, but only so long as Borrower is performing such agreement (b) contests the lien in good faith by, or defends against enforcement of the lien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lien while those proceedings repending, but only until such proceedings are concluded; or (c) secure from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that ny part of the Property is subject to a lien which can attain priority over this Security Instrument, Lendermay give Borrower a notice identifying the lien. Within 10 days of the date which that notice is given, Borrower shall satisfy the lien or take one or more of the actions set forth above in this Section 4.

LendermayrequireBorrowerto paya one-timechargefor a real estateax verification and/orreportingservice used by Lender in connection with this Loan.

5. Property Insurance. Borrower shall keep the improvements now existing or hereaftererected on the Propertyinsured against loss by fire, hazards included within the term "extended coverage hapther hazards"

including, but not limited to, earthquakes and floods, forhich Lenderrequiresinsurance. This insurance hall be maintained in the amounts (including deductible levels) and for the periods that Lender requires what Lender requires pursuant the preceding entences anchange during the term of the Loan. The insurance arrier providing the insurance hall be chosen by Borrowersubjecto Lender's right to disapprove Borrower's choice, which right shall not be exercised unreasonably Lendermay require Borrower to pay, in connection with this Loan, either: (a) a one-time charge for flood zone determination per tification and tracking services pr (b) a one-time charge for flood zone determination and certifications ervice and subsequent harge each time remapping or similar change occur which reasonably might affect such determination or certification. Borrower shall also desponsible for the payment of any fees imposed by the Federal Emergency Management Agency in connection with the review of any flood zone determination resulting from an objection by Borrower.

If Borrower fails to maintain any of the coverage elescribed above, Lender may obtain insurance coverage, at Lender's option and Borrower's expense. Lender is under no obligation to purchase any patyipalar amount of coverage. In prefere, such coverage shall cover Lender, but might or might not protect Borrower, Borrower's equity in the Property, or the contents of the Property, against any risk, hazardor liability and might provide greater or lesser coverage on in was previously effect. Borrowers cknowledge that the cost of the insurance coverage so obtained might signific and yexceed the cost of insurance that Borrowers could have obtained. Any amount slisbursed by Lender under this Section's shall be comead ditional debt of Borrowers ecure by this Security Instrument. These amounts shall be ar interest at the trate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

All insurancepolicies required by Lenderand renewalsof such policies shall be subject to Lender's right to disapprove uch policies, shall include a rian farth ortgage clause and shall name Lenderas mortgage and/oras an additional loss payee. Lender shall have the right to hold the policies and renewal certificate aderrequires, Borrowershall promptly give to Lenderall include a paid premium and renewal notices. If Borrower obtains any form of insurance overage not otherwise required by Lender, for damage, or destructions, the Property, such policy shall include a standard mortgage clause and shall name Lender as mortgage and/oras an additional loss payee.

In the eventof loss, Borrowershall give promptnotic etc the insurance arrier and Lender. Lendermay make proof of loss if not made promptly by Borrower. Unless Lander and Borrower otherwise agreein writing, any insurance proceeds whether or not the underlying insurance vaster, vired by Lender, shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to had chinsurance proceeds until Lender hashad an opportunity to inspects uch Property to ensurathe work hast een completed to Lender's satisfaction, provided that such inspectionshall be undertaken promptly. Lender may the work is completed. Unless an agreement restoration in a single payment or inseries of progress payments as the work is completed. Unless an agreement is madeln writing or Applicable Law requires interest to be paid on such insurance proceeds. Lender shall not be required to pay Borrower any interestor earnings on such proceeds. Fees for publications to the rither parties, retained by Borrower shall not be aid out of the insurance proceeds and shall be the sole of insurance proceeds shall be applied to the sum secure by this Security Instrument, whether not then due, with the expessificant, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in Section 2.

If Borrower abandonshe Property, Lendermay file, negotiateand settleany available insurance arrier has related matters. If Borrower does not responith 30 days to a notice from Lenderthat the insurance arrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-dayperiod will be gin when the notice is given. In either event, or if Lenders equires the Property unde Section 22 or otherwise, Borrower here by assign to Lender (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amount aunpaid under the Note or this Security Instrument, and (b) any other of Borrower's rights (other than the right to any refund of unearned premiums paid by Borrower) under all insurance policies ring the Property, insofar as such rights are applicable to the coverage of the Property. Lendermay use the insurance proceeds wither to repair or restorate Property or to pay amounts unpaid under the Note or this Security Instrument, whether or not then due.

- 6. Occupancy. Borrowershall occupy, establish, and usethe Propertyas Borrower's principal residence within 60 days after the execution of this Security Instrumentandshall continuate occupy the Propertyas Borrower's principal residencion at least one year after the date of occupancy unless Lenderotherwise grees in writing, which consents hall not be unreasonably it thield, or unless extenuating ir cumstance exist which are beyond Borrower's control.
- 7. Preservation, Maintenanceand Protection of the Property; Inspections. Borrower shall notlestroy, damage or impair the Property, allow titroperty deterioration commitwasteon the Property. Whetherer not Borrower residing in the Property, Borrower shall maintain the Property in order to prevent the Property from deteriorating of decreasing valuedue to its condition. Unless it is determined ursuanto Section 5 that repair or restoration is not economically feasible, Borrower shall promptly repair the Property if damagedo avoid further deterioration of damage. If insurance condemnatio proceeds repairing or restoring the Property only if Lenderhas released proceeds for succurroses. Lendermay disburse proceed for the repairs and restoration a single payment or in a series of progress, ayments sthework is completed. If the insurance condemnatio proceeds renot sufficient to repair or restore the property, Borrower's not relieved of Borrower's obligation for the completion of such repair or restoration.

Lenderor its agentmay/rakereasonablentriesuponandinspections of the Property. If it has reasonableause, Lendermayinspectithe interior of the improvements on the Property. Lendershall give Borrowernotice at the time of or prior to such an interior inspection specifying such reasonable cause.

- 8. Borrower's Loan Application. Borrowershall be in defaultif, during the Loan application process, Borrower any personar entities acting at the direction of Borrower with Borrower's knowledged consengave materially false, misleading, or inaccurate of formation or statement to Lender (or failed to provide Lender with material information) in connection with the Loan. Material representation include, but are not limited to, representations concerning Borrower's occupancy of the Property as Borrower's principal residence.
- 9. Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) Borrowerfails to perform the covenants agreements on tained in this Security Instrument, (b) there is a legal proceeding that might significantly affect Lender's interest in Property and/orights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture, for enforcement of the lith may attain priority over this Security Instrument to enforce laws of regulations), or (c) Borrower has abandoned the Property, then Lendermay do and pay for whatever is reasonable or appropriate to protect Lender's intellect in Property and rights under this Security Instrument, including testing and/or assessing the value of the Property, and securing and/or repairing the Property. Lender's actions caninclude, to the resolution to: (a) paying any sums secured by a lien which has priority over this Security Instrument; (b) appearing to court; and (c) paying reasonable attorneys feesto protectits interest in the Property and/or ights under this Security instrument from pipes, eliminate building or other codeviolations or dangerous and the property includes, but is not limited to:

  1. Althought, and amount to building or other codeviolations or dangerous and the vertices and windows, drain water from pipes, eliminate building or other codeviolations or dangerous and the vertices and windows, drain water from pipes, eliminate building or other codeviolations or dangerous and the vertices and windows, drain water from pipes, eliminate building or other codeviolations or dangerous and the vertices and the vertices and the vertices are secured to the property of the vertices and the vertices are vertices.

Any amountalisbursedby Lenderunderthis Section9 shall becommedditional debtof Borrower, ecuredby this Security Instrument. These amounts shall be a interest at the Note rate from the datisbursement not shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

If this Security Instrumentis on a leasehold, Borrower shall comply with all the provisions of the lease. Borrowershall not surrandetheleasehold state and interest thereinconveyed r terminator cancel the groundlease. Borrower shall not, without the express written consent Lender, after or amending groundlease. If Borrower acquires fee title to the Property, the leasehabilithe fee title shall not merge unless Lender agrees to the merger in writing.

10. Mortgage Insurance. If LenderrequiredMortgageInsurancesaconditionof makingtheLoan,Borrower shall pay the premiums required to maintain the MortgageInsurance effect. If, for any reason, the Mortgage

Insurance overage equired by Lendercease to be available from the mort gagensurer that previously provided such insuranceand Borrowerwas required to makes sparately designated ayments toward the premiums for Mortgage Insurance Borrowershall pay the premiums required to obtain coverage substantially equivalent to the Mortgage Insurance previously in effect, atomst substantially equivalent to the cost to Borrower of the Mortgage Insurance previouslyin effect, from an alternatemortgage insurerselectedby Lender. If substantiallyequivalentMortgage Insuranceoverages not available. Borrowershall continue to pay to Lendertheamount of the separately lesignated paymentshatwereduewhentheinsuranceoverageceasedo bein effect. Lenderwill acceptuseandretainthese paymentasanon-refundabliossreserven lieu of Mortgagelnsurance. Suchlossreserveshall benon-refundable, notwithstandinghefactthattheLoanis ultimatelypaidin full, andLendershall not be required to payBorrowerany interestor earningson suchloss reserve. Lendercanno longerrequireloss reservepaymental Mortgagelin surance coverage in the amount and for the period that Lenderrequires provided by an insurer selected by Lenderagain becomesay dable, is obtained, and Lender requires separately designate chayments toward the premiums for Mortgage Insurance. If Lender required Mortgage Insurance as a condition of makingahand Borrower was requiredto mak se paratelylesignate opayments oward the premiums for Mortgagelin surance, Borrower shall ay the premiums regulared to maintain Mortgage Insurance in effects provide a non-refundable loss reserve, until Lender's requirement sulfortgage Insurance and accordance with anywritten agreement etweer Borrower and Lender providing for such termination or until termination is requited Applicable Law. Nothing in this Section 10 affects Borrower's obligation to pay interest at the rate provided in the Note.

Mortgage Insurance imburant Lender (or any entity that purchase the Note) for certain losses it may incur if Borrower does not repay the Lean as agreed. Borrower is not a party to the Mortgage Insurance.

Mortgageinsurersevaluatetheir to all suchinsurancen force from time to time, and may enterinto agreements with other parties that share or modify their risk, or reduce losses. These agreement terms and conditions that are satisfactory to the mortgage insurer and differ party (or parties) to the seagreements. These agreements may 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, Lender, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly) amounts hat derive from (or might be characterizeds) a portion of Borrower's payments or Morigage Insurance in exchange or sharing or modifying the mortgage insurer's risk, meducing losses. If such agreement royldes that an affiliate of Lender takes a share of the insurer's risk in exchange or a share of the premium spaid to the insurer, the arrangements often termed "captive reinsurance." Further:

- (a) Any such agreementswill not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreementswill not increase the amount Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.
- (b) Any such agreements will not affect the rights Borrower has if any with respect to the Mortgage Insurance under the Homeowners Protection Act of 1998 or any other law. The series is may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Mortgage Insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premiums that were unearned at the time of such cancellation or termination.
- 11. Assignmentof MiscellaneousProceedsForfeiture. All MiscellaneousProceedsreherapyassignedo and shall be paid to Lender.

If the Property's damaged such Miscellaneous Proceeds hall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such Miscellaneous Proceeds until Lender has had an opportunity to inspect such Property tensure the work has been completed to Lender's satisfaction, provided that such inspections hall be undertake promptly. Lendermay payfor the repairs and restoration a single disbursement or in a series of progress payment as the work is completed. Unless an agreements made in writing or Applicable Law requires interest to be paid on such Miscellaneous Proceeds Lendershall not be required to pay Borrow many interestor earnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or

Lender's security would be less ened the Miscellaneou Proceeds hall be applied to the sums secure by this Security Instrument, whether or nother due, with the excessif any, paid to Borrower. SuchMiscellaneous Proceeds shall be applied in the order provided for in Section 2.

In the event of a total taking, destruction or loss in value of the Property, the Miscellaneous Proceeds hall be applied to the sumsecured by this Security Instrument, whetherer not then due, with the excessif any, paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the pertyin which the fair market value of the Propertyimmediately before the partial taking, destruction or loss in value is equal to or greater than the amount of the sumsecuredby this SecurityInstrumenImmediately before the partial taking, destruction, or loss in value, unlessBorrowerandLenderotherwisægreen writing, the sum secure by this SecurityInstrumentshallbereduced by the amount of the Miscellaneous Proceeds nultiplied by the following fraction: (a) the total amount of the sums securedrim so intelybeforethe partial taking, destruction or lossin valued ivided by (b) the fair market value of the Propertyimmer\* stelly before the partial taking, destruction or loss in value. Any balance half be paid to Borrower.

In the every of a partial takinglestruction or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destructionlessin value is less than the amount of the sums secured immediately partial taking, destructionings in value, unless Borrower and Lender otherwise agreein writing, the Miscrals eou? roceedshall be applied to the sumsecure by this SecurityInstrumentwhether or not the sums are then dub-

If the Property is abandone #y Borrower, or if, after notice by Lenderto Borrowerthat the Opposing Party (as defined in the next sentence offer on makean award to settle a claim for damages Borrowerfails to respond to Lenderwithin 30 daysafter the datethe notice is given, Lenderis authorized collect and apply the Miscellaneous Proceeds either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due. "Opposing Party" means the thiraity that owes Borrower Miscellaneous Proceeds or the party against whom Borrower has a right of action to egard to Miscellaneous Proceeds.

Borrower shall be in default if any action of proceeding, whether civil or criminal, is begun that, in Lender's judgment,could result in forfeiture of the Propertyor (ther material impairment of Lender's interestin the Property or rights underthis SecurityInstrument, Borrowercancurrist, cha defaultand, if acceleration asoccurred reinstate as provided in Section 19, by causingthe action or proceedingto be dismissedwith a ruling that, in Lender's judgment, precludes forfeiture of the Property other material impairment of Lender's interest in the Property or rights underthis SecurityInstrument. The proceedsof any award or claim for damages that attributableto the impairment of Lender's interest in the Property are hereby assigned and shall be paid to Lender.

All Miscellaneous Proceeds that are not applied to restorational trino the Property shall be applied in the order provided for in Section 2.

- 12. Borrower Not Released Forbearance By Lender Not a Waiver. Extendion of the time for payments modification of amortization of the sums secured by the curity instrument prantically Lenderto Borrower or any Successor in Interest of Borrower shall not operate to release the liability rowerer any Successors in Interest of Borrower. Lender shall not be quired to commence roceeding against any Successor in Interest of Borrower or to refuseto extendime for paymentor otherwisemodify amortization of the sumssequently this Security Instrumentby reasonof any demandradeby the original Borroweror any Successoria Interest of corrower. Any forbearanceby Lenderin exercisingany right or remedyincluding, without limitation, Lender facceptances paymentsfrom third persons entities or Successors in Interest Borrower or in amountsless than the computation of the computatio due, shall not be a waiver of or preclude the exercise of any right or remedy.
- Joint and SeveralLiability; Co-signers; Successorand Assigns Bound. Borrowercoven ant and agrees thatBorrower'sobligationandiability shallbejoint andseveral. However, any Borrowerwho co-signath is Security Instrumentout doesnot execute the Note (a "co-signer"): (a) is co-signing this Security Instrumentonly to mortgage, grant and conveythe co-signer's interestin the Property under the terms of this Security Instrument; (b) is not personally obligated to pathe sumssecure by this SecurityInstrument; and (c) agrees that Lender and any other Borrowercanagredo extend, modify, forbearor makeany accommodation with regardto the terms of this Security Instrument or the Note without the co-signer's consent.

Subject to the provisions of Section 18, any Successoin Interest of Borrower who assume Borrower's obligation sunder this Security Instrument not writing, and is approved by Lender, shall obtain all of Borrower's rights and benefits under this Security Instrument. Borrower shall not be released rom Borrower's obligations and liability under this Security Instrument unless Lender as provided in Section 20) and benefit the successors and assigns of Lender.

14. Loan Charges. Lender may charges crowerfeesfor servicesperformedin connection with Borrower's default, for the purpose of protecting Lender's interestin the Property and rights under this Security Instrument, including, but not limited to, attorneys fees, property inspection and valuation fees. In regardto any other fees, the absence of express authority in this Security Instrument to charge a specific Borrower shall not be construed as a prohibition on the charging of such fee. Lendermay not charge fees that are express hyporphibited by this Security Instrument or by Applicable Law.

If thell and subject to a law which sets maximum loasharges and that law is finally interpreted to that the interestor other han charges ollected or to be collected in connection with the loan exceeding permitted limits, then: (a) any sum an chargeshall be reduced by the amount necessary or reduce the charge to the permitted limit; and (b) any sum as a dycollected from Borrower which exceede permitted limits will be refunded to Borrower. Lendermay choose or any other reduction the principal owed under the Note or by making a direct payment to Borrower. If a refund reduce sprincipal, the reduction will be treated as a partial prepayment without any prepayment harge (whether of most a prepayment harge is provided for under the Note). 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.

15. Notices. All notices given by no pweror Lenderin connection with this SecurityInstrumentmustbein writing. Any noticeto Borrowerin connection with this SecurityInstrumentshall be deemed thavebeergiven to Borrowerwhenmailed by first classmail on the charactually delivered to Borrower's notice addressification anyone Borrowershall constitute office to all Borrowersunless Applicable Law expressive quires otherwise. The notice address shall be the Property Address unless Borrower has designated, substitute notice address by notice to Lender. Borrower's change of address Borrower's change of address. If Lender specifies procedure for reporting Borrower's change of address through that specified procedure theremay be only one assignated notice address under this Security Instrument at anyone time. Any notice to Lendershall be given by delivering or by mailing it by first classmail to Lender's address state dereinuntess Lenderhas designated not herederes on tice to Borrower. Any notice in connection with this Security Instruments also required under Applicable Law, the Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument.

16. Governing Law; Severability; Rules of Construction. This Security is rumentshall be governed by federallaw and the law of the jurisdiction in which the Property is located. All mails abligations contained in this Security Instrument amultipecto any requirement and limitations of Applicable Law. Applicable Law might explicitly or implicitly allow the parties to agree by contractor it might be silent, but such serves hall not be construed a prohibition against agreement by contract. In the event that any provision of clabins abcurity instrumentor the Note conflicts with Applicable Law, such conflict shall not affect other provision of this Security Instrument or the Note which can be given effect without the conflicting provision.

As used inthis SecurityInstrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gend(x) words in the singular shall mean and include the plural and vice versa; and (c) the word "may" gives sole discretion without any obligation to take any action.

- 17. Borrower's Copy. Borrower shall be given one copy of the Note and of this Security Instrument.
- 18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interest stransferred a bond for deed, contract for deed, installments alescontractor escrowagreement the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is solthansferred(or if Borroweris not a natural personand a beneficial interestin Borroweris sold or transferred) without Lender's prior written consent, Lendermay require immediate payments full of all sums secure by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, endershall give Borrowernotice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must payall sums accurately this Security Instrument. If Borrowerfails to pay the sesum sprior to the expiration of this period, Lendermay invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

 Borrower's Right to ReinstateAfter Acceleration. If Borrowermeetscertainconditions, Borrowershall have the right to have enforcement of this Security Instrument discontinued at any time prior to the clarkest five daysbeforesaleof the Propertypursuanto Section 22 of this SecurityInstrument;(b) suchother period as ApplicableLaw might specify for the termination of Borrower's right to reinstate pr (c) entry of a judgment enforcing this SecurityInstrument. Thoseconditions are that Borrower: (a) pays Lender all sumshich then would be due underthis Security/is rumentand the Note as if no acceleration adoccurred; (b) cures any default of any other covenantsor agreements (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonabletic/ne/sfees,propertyinspectionandvaluationfees,andotherfeesincurredfor the purpose of protectingLender's interest in the Property and rights under this Security Instrument and (d) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security Instrument, and Borrower's obligation to pay the sums secure dry this Security Instrument, shall continue unchanged unlessasotherwiseprovidedunderApplicableLaw. LendermayrequirethatBorrowerpaysuchreinstatementums and expenses in one or more of trailowing forms, asselected by Lender: (a) cash; (b) moneyorder; (c) certified check,bankcheck,treasurer/scheckor cast/le/scheck,providedanysuchcheckis drawnuponaninstitution whose deposits are insured by a federal agency, instrumentality or entity; or (d) Electronic Funds Transfer. Upon reinstatemently Borrower, this SecurityInstrumer landchligationssecurednerebyshallremairfully effectivessif no acceleration adoccurred. However, this right to rein state shall not apply in the case of acceleration under Section 18.

20. Saleof Note; Changeof Loan Servicer; Notice of Grievance. The Note or a partial interestin the Note (togetherwith this SecurityInstrument)canbesoldoneor more impossible without prior notice to Borrower. A salemight result in a change ithe entity (known as the "Loan Servicer") that collects Periodic Payments due under the Note and this SecurityInstrumentandperformsother mortgageloan servicing obligations under the Note, this Security Instrument, and Applicable Law. The real so might be one or more change of the Loan Servicer unrelated a sale of the Note. If there is a change of the Loan Servicer, Borrower will begin in written notice of the change which will state the name and address of the new Loan Servicer, the address to work payments should be damped their information RESPA requires in connection with a notificansfer of servicing. If the Note is sold and the reafter the Loan service day a Loan Service then the purchase of the Note, the mortgage coan servicing obligations to Borrower will remain with the Loan Servicer or be transferred true cessoloan Service and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

Neither Borrower nor Lender may commeniain, or bejoined to any judicial action (as of the rain individual litigant or the member of a class) that arises from the other party's action spursuanto this Security in struments that alleges that the other array has breached my provision of, or any duty owed by reason of, this Security instrument, until such Borroweror Lenderhas notified the other party (with such notice given in compliance with the requirements of Section 15) of such alleged breach and afforded the other party here to a reason able or indicate the giving of such notice to take corrective action. If Applicable Law provides a time period which must elapse before certain action can be taken, that time period will be deemed be reasonable for purposes of this paragraph. The notice of acceleration and opportunity to cure given to Borrower pursuant to Section 22 and the notice of the Borrower pursuant of Section 18 shall be deemed o satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Hazardous Substances As used in this Section 21: (a) "Hazardous Substances are those substances defined astoxic or hazardous ubstances pollutants, or wastes by Environmental aw and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticide berbicides, volatile solvents, materials containing as best our formal dehyde, and radioactive materials (b) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (c) "Environmental Cleanup" includes any response action, remedial action, or removal action, as defined in Environmental Law; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup.

Borrowershallnot causer permitthepresenceuse, disposal storage or release front any Hazardou Substances, or threaterto release my Hazardou Substances or in the Property. Borrowershall not do, nor allow any one lise to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence use, or release of a Hazardous Substance creates condition that adversely affects the value of the Property. The preceding two sentences hall not apply to the presence, use, or storage on the Property recognized to be appropriate or normal residential uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).

Borrower shall promprize give Lender written notice of (a) any investigation, claim, deministration of their action by any governmental regulatory agency or private party involving the Property and any Hazardou Substance or Environmental Law of which Borrowerhas actual knowledge (b) any Environmental Condition, including but not limited to, any spilling, leaking, demander alease or threat of release of any Hazardous Substance and (c) any condition caused by the presence use or release of a Hazardous Substance which adversely affects the villee of Property. If Borrowerlearns, or is notified by any governmental or regulatory authority, any private party, that any removal or other remediation of any Hazardous Substance ffecting the Property is necessary Borrowershall promptly take all necessary medial actions in accordance with Environmental Law. Nothing hereinshall create any obligation on Lender for an Environmental Cleanup.

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

- 22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breachof any covenantor agreement this Security instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the default proceed in the Borrower, by which the default must be cured; and (d) that failure to cure the default or or before the date specified in the notice may result in acceleration of the sums secured by this Security in the foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demandand may foreclose this Security Instrument by judicial proceeding. Lender shall be entitled to collect all expense incurred in pursuing the remedies provided in this Security; including, but not limited to, reasonable attorneys' fees and costs of title evidence.
- 23. Release. Upon payment of all sumssecure by this Security Instrument, Lendershall release (is Security Instrument. Borrowershall payanyrecordation costs. Lendermay charge Borrowera fee for releasing his Security Instrument, but only if the fee is paid to third party for services rendered and the charging of the fee is permitted under Applicable Law.
- 24. Waiver of Homestead. In accordance ith Illinois law, the Borrowerhere by release and waive sall rights under and by virtue of the Illinois homestead exemption laws.

2014207105 Page: 14 of 20

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25. Placementof Collateral Protection Insurance. Unless Borrower provides Lender with evidence of the insuranceoverage equired by Borrower's agreement/ith Lender, Lender may purchase insuranteBorrower's expensito protectLender's interests in Borrower's collateral. This insurancemay, but needhot, protectBorrower's interests. The coverage that Lender purchase analynot payany claim that Borrowermakes or any claim that is made against Borrower in connection with the that ateral. Borrowermay later cancelarly insurance purchased by Lender, but only after providing Lender with evidence the transformation of the consurance required by Borrower's and Lender's agreement of Lender purchase insurance or the collateral, Borrower will be responsible for the costs of that insurance including interest and any other charges Lendermay impose in connection with the placement of the insurance purchase insurancemay be added to Borrower's total outstanding alance obligation. The costs of the insurance may be able to obtain on its own.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any Rider executed by Borrower and recorded with it.

John Matalle, TRUSTEE

USTEE -DOTOWER

(Seal)

OF THE LAURETTE A NATAL? LIVING TRUST DATED SEPTEMBER 26, 2000 AND THE JOHN J

NATALE LIVING TRUST DATED SEPTEMBER 26, 2000

Laurette A Natale,

\_\_\_\_(Seal) -Borrower

TRUSTEE OF THE LAURETTE A
NATALE LIVING TRUST DATED
SEPTEMBER 26, 2000 AND THE
JOHN J NATALE LIVING TRUST
DATED SEPTEMBER 26, 2000

Witness / Ithout Parella

Witness

SOFFICO

2014207105 Page: 15 of 20

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	[Sp	ace Below This Line For Acknowledgment]	<del></del>
State of	COOK POTA DO	) SS.	
ı	1/mothly)	Donathe ROTHIP PUBLE	certify that
		give name of officer and his official title)	
John J N	cole AND Laurette	A Natale	· ·
	90		
(nam	e of grantor, and if ackr	nowledged by the spouse, his or her name, and add "l	his or her spouse")
appeared be	efore me th <b>da</b> yin perso:	40	delivered the instrument
	(Seal)	(Signature of officer)	
		Timothy J Donahue My Commission GG 056390 Expires 02/11/2021	

Loan Originator: Ben Cohen, NMLSR ID 217528 Loan Originator Organization: Guaranteed Rate, Inc, NMLSR ID 2611

2014207105 Page: 16 of 20

### UNOFFICIAL C

Loan Number: 202911244

#### FIXED INTEREST RATE RIDER

Date: APRIL 22, 2020

Lender: GUARANTEED RATE, INC.

Borrower(s): John J Natale, Laurette A Natale

THIS FIXED INTEREST RATE RIDER is made this 22nd day of APRIL, 2020 and is incorporated into and shall be deemed to amend and supplement the Security Instrument, Deed of Trust, or security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to gooure repayment of the Borrower's fixed rate promissory note (the "Note") in favor of GUARANTEEL PATE, INC. (the "Lender"). The Security Instrument encumbers the property more specifically described in the Security Instrument and located 2%.

17 MEA OVIEW DR, NORTHFIELD, ILLINOIS 60093 [Property Address]

ADDITIONAL COVENANTS In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender for the r covenant and agree as follows:

A. Definition ( E ) "Note" of the Saurity Instrument is hereby deleted and the following provision is substituted in its place in the Secarity instrument:

( E ) "Note" means the promissory note signed by the Borrower and dated APRIL 22, 2020 The Note states that Borrower owes Lender FIVE HUNDRED TEN THOUSAND FOUR HUNDRED AND 00/100 U.S. \$ 510,400.00 plus interest. Borrower has promised to pay this debt in regular Poriodic Payments and to pay the debt in at the r 150 of 3.875 full not later than MAY 1, 2050

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

THE LAURETTE A TRUSTEE OR NATALE LIVING TRUST DATED SEPTEMBER 26, 2000 AND THE

JOHN J NATALE LIVING TRUST DATED SEPTEMBER 26, 2000

Borrower Laurette A TRUSTEE OF THE LAURETTS NATALE LIVING TRUST DATED SEPTEMBER 26, 2000 AND THE JOHN J NATALE LIVING TRUST

DATED SEPTEMBER 26, 2000

2014207105 Page: 17 of 20

## **UNOFFICIAL COPY**

17 MEADOWVIEW DR APN: 05-30-201-058-0000

SPACE ABOVE FOR RECORDERS USE

#### **REVOCABLE TRUST RIDER**

Loan Number: 202911244

#### **DEFINITIONS USED IN THIS RIDER**

- (A) "Revocable Trust." THE LAURETTE A NATALE LIVING TRUST DATED SEPTEMBER 26, 2000 AND THE JOHN J NATALE LIVING TRUST DATED SEPTEMBER 26, 2000
- (B) "Revocable Trust Trustees." John I Natale, Laurette A Natale trustee(s) of the Revocable Trust.
- (C) "Revocable Trust Settlor(s)." John J Natale, Laurette A Natale settlor(s) of the Revocable Trust signing below.
  - (D) "Lender." GUARANTEED RATE, INC., A DELAWARE CORPORATION
- (E) "Security Instrument." The Deed of Trust/Mortgage and any riders the ctr of the same date as this Rider given to secure the Note to the Lender of the same date and covering the Property (as defined below).
  - (F) "Property." The property described in the Security Instrument and located at:

17 MEADOWVIEW DR, NORTHFIELD, ILLINOIS 60093 [Property Address]

THIS REVOCABLE TRUST RIDER is made this 22nd day of APRIL, 2020 and is incorporated into and shall be deemed to amend and supplement the Security Instrument.

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument, the Revocable Trust Trustec(s), the Revocable Trust Settlor(s), and the Lender further covenant and agree as follows:

ADDITIONAL BORROWER(S) The term "Borrower" when used in the Security Instrument shall refer to the Revocable Trust Trustee(s), the Revocable Trust Settlor(s), and the Revocable Trust, jointly and severally. Each party signing this Rider below (whether by accepting and agreeing to the terms and covenants contained herein and agreeing to be bound thereby, or both) covenants and agrees that, whether or not such party is named as "Borrower" on the first page of the Security Instrument, each covenant and agreement and undertaking of the "Borrower" in the Security Instrument shall be such party's covenant and agreement and undertaking as "Borrower" and shall be enforceable by the Lender as if such party were named as "Borrower" in the Security Instrument.

BY SIGNING BELOW, the Revocable Trust Trustee(s) accepts and agrees to the terms and covenants contained in this Revocable Trust Rider.

hr J Natale. (Scal)

TRUSTEE OF THE LAURETTE A
NATALE LIVING TRUST DAYE'
SEPTEMBER 26, 2000 AND THE
JOHN J NATALE LIVING TRUST
DATED SEPTEMBER 26, 2000

Laurette A Natale, -Borrower
TRUSTEE OF THE LAURETTE A
NATALE LIVING TRUST DATED
SEPTEMBER 26, 2000 AND THE
JOHN J NATALE LIVING TRUST
DATED SEPTEMBER 26, 2000

2014207105 Page: 19 of 20

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BY SIGNING BELOW, the undersigned Revocable Trust Settlor(s) acknowledges all of the terms and covenants contained in this Revocable Trust Rider and agrees to be bound thereby.

Joh, 3 Natale Reversible Trust Settlor	Laurette A Natale Revocable Trust Settlor
Revocable Trust Settlor	(Seal) Revocable Trust Settlor
Revocable Trust Sett or	(Seal) Revocable Trust Settlor
	C/O
	Revocable Trust Settlor

#### **EXHIBIT A**

LOT 12 IN MEADOWVIEW SUBDIVISION UNIT NUMBER 2, BEING A SUBDIVISION OF LOTS 3 TO 6 IN SCHIDGENS SUBDIVISION IN THE NORTHEAST 1/4 OF SECTION 30, TOWNSHIP 42 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN: 05-30-201-058-0000

Property of Cook County Clark's Office