

Marion County **Board of County Commissioners**

APPLICATION COMPLETE

Growth Management * Zoning

2710 E. Silver Springs Blvd. Ocala, FL 34470

Phone: 352-438-2675 Fax: 352-438-2676

INTIALS ON PLETED 6/18/24 RECEIVED

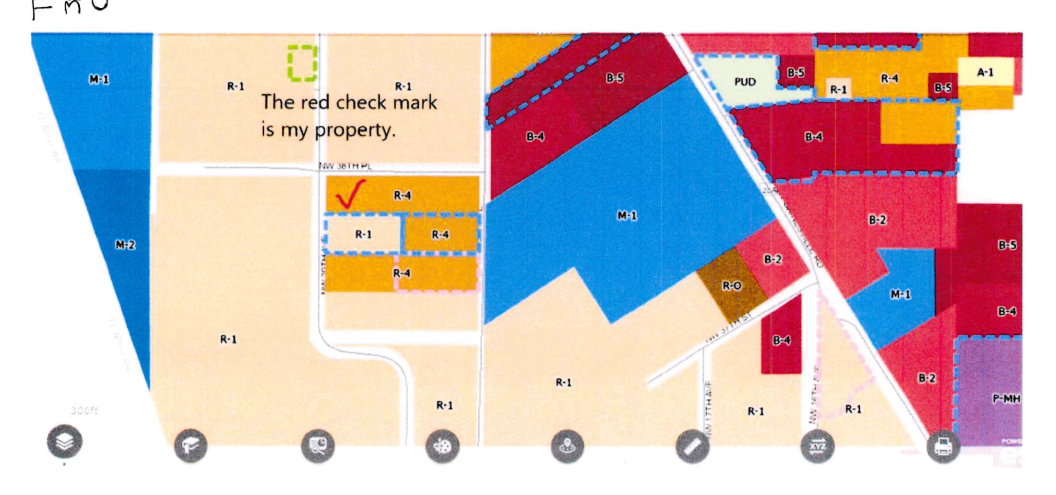
TENTATIVE MEETING DATES

JUN 18 2024

Marion County Growth Service

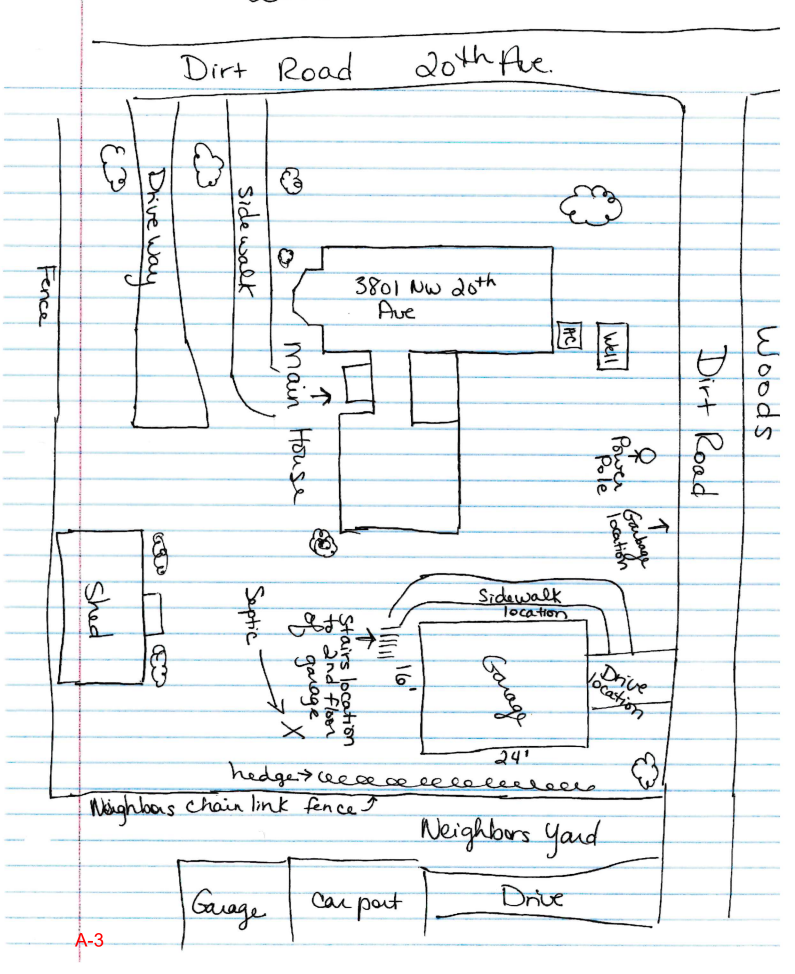
APPLICATION FOR ZONING CHANGE

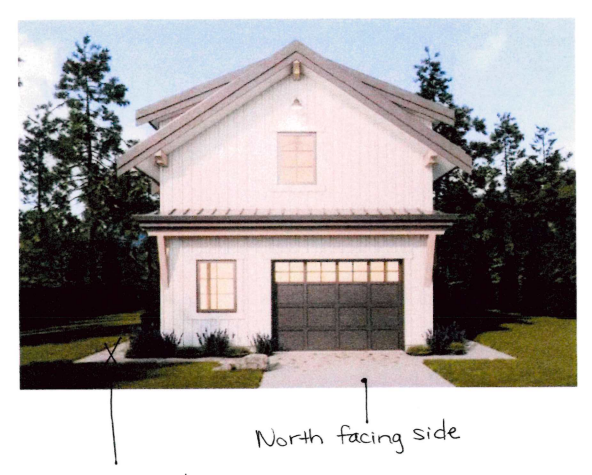
Application No.:
The undersigned hereby requests a zoning change of the Marion County Land Development Code, Article 4.
Zoning, on the below described property and area, from $\frac{R-4}{}$ to $\frac{R-1}{}$, for the intended use
of: Building a guest house via R4 to R1 rezone.
Legal description: (please attach a copy of the deed and location map)
Parcel account number(s): 13960-001-00
Property dimensions: Front 153.0 Depth 153.0 Total acreage: 0.53 acres
Directions: From NHwy 441 two O on NW 35th St, O on 20th Ave, on R
List any adjoining lots owned by applicant: NA
The property owner must sign this application unless he has attached written authorization naming an agent to act on his/her behalf.
Theresa Blue Theresa Blue
Property owner name (please print) Applicant or agent name (please print)
3801 NW 20th Ave Same
Mailing address Ocala, FL. 34475 Mailing address
City, state, zip code City, state, zip code
(352) 216-9222
Phone number (please include area code) Phone number (please include area code)
Email Address: Theresablue 101@gmail.com here a Blue
Signature Signature
Please note: the zoning change will not become effective until 14 days after a final decision is made by the Marion County Board of County Commissioners. The owner, applicant or agent is encouraged to attend the public hearing where this application will be discussed. If no representative is present and the board requires additional information, the request may be postponed or denied. Notice of said hearing will be mailed to the above-listed address(es). All information given by the applicant or agent must be correct and legible to be processed. The filing fee is \$1,000.00, and is non-refundable. For more information, please contact the Zoning Division at 352-438-2675.
FOR OFFICE USE ONLY
RECEIVED BY: OLD DATE: 6/18/24 ZONING MAP NO.: 160
LAND USE: HR ZONING: R-4 SEC/TWP/RGE: 36L14L21
PROJECT: 2024060043 "Meeting Needs by Exceeding Expectations" www.marioncountyfl.org



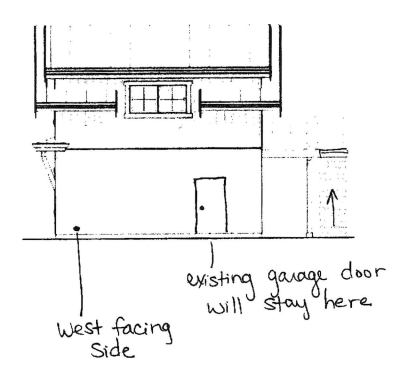
Attachment A Woods

Theresa Blue Concept map



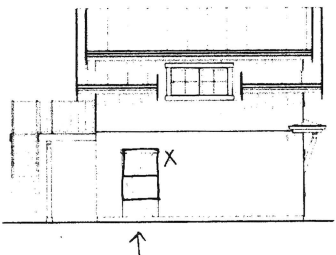


There will not be a Sidewalk on the east Side of the building.

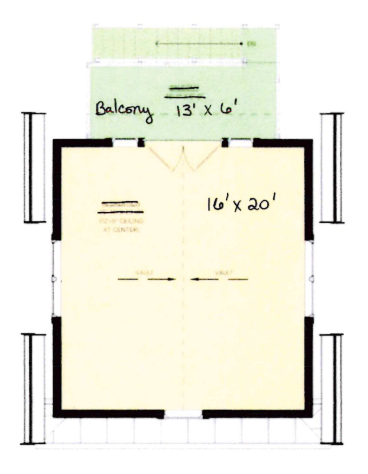




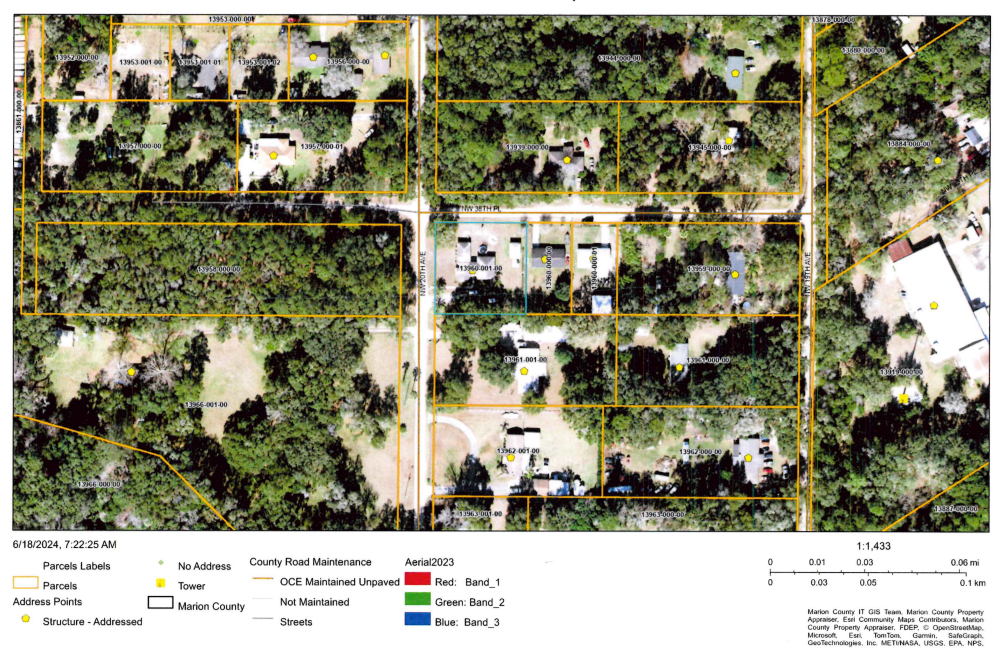
South facing Side Stairs will be reversed.



Existing window on East Side of building will Stay.



MCBCC Interactive Map - Internal



Letter of Request

Extent of zone change requested:

I am requesting a zone change from R4 to R1 for the purpose of building a guest house.

Owner: Theresa Blue

Address: 3801 NW 20th Avenue

Ocala, Florida 34475

Written Findings of Fact

- 1.) Ingress and egress: This is currently a one-story garage that will be converted into two-stories with the top floor being a guest apartment. You will be able to enter/exit onto the balcony, which leads to the stairs and ground level. Windows will be of the minimum required size or larger to allow for escape during a fire or natural disaster. There will be two windows leading to the balcony as well as the front door. A rope ladder can be available if required.
 - The property is .53 acres, and the building is a detached garage that sits at the back of the property. The property is on a corner and so the garage is next to the side road and very easily accessible. There is ample room for firetrucks or other personnel if ever needed.
 - There will be a parking spot to the north of the building and a sidewalk leading from the parking spot to the stairwell.
- 2.) A parking space will be located north of the building for convenience. My father parked his truck in this location for over 40 years. He recently passed. Parking in this space will in no way hinder the surrounding area or properties. The standards of the neighborhood are also low as the neighborhood consists of dirt roads and is rundown. There are houses with caved in roofs that need to be condemned and roads that are nearly impassable from trees growing into the streets.
- 3.) Garbage will be disposed of at the curbside with the rest of the household refuse as usual. There will not be a new location as the current location is equidistant from the main house and the location of the garage. I cannot smell my neighbor's garbage from where my garbage sits at the curb and vice versa.
 My garage is adjacent to my closest neighbor's garage, which will insulate noise transfer. My neighbor across the side street plays very loud music at night that shakes my bedroom walls. I am a respectable law-abiding citizen that appreciates the rule of law and am not a burden. In fact, I commonly clean up the neighborhood by picking up multiple 32 galloon bags worth of garbage and mowing common areas that the county has abandoned.
- 4.) Water is from the well located on the north side of the property and will be on the same meter as existing. The electric pole is also on the north side of the property. Electricity will be run underground to the guest house and may or may not be separate from the existing house, depending on the cost involved to add a separate meter.
- 5.) A fence or shrubs can be installed for privacy from the neighbor if required. There is currently a chain link fence between the properties and a hedge. There is no

- dissimilar use at adjacent properties. They are both single family residential homes. Most of the neighboring properties are already zoned R1.
- 6.) Exterior lighting would face my existing house, not the neighbors house. There are no windows in the main house that face where this guest house would be located above the garage, so glare would not be an issue for anyone. The neighbor across the street has a utility pole light that does shine into two of our main house bedrooms at night. We installed black out curtains.
 There is no traffic safety issue. The economic effects of this project would only
 - There is no traffic safety issue. The economic effects of this project would only benefit neighbors by bringing up property values. Again, this is a run-down neighborhood. Two of my next-door neighbors have been my neighbors for over 40 years; this building will not hinder the harmony with surrounding properties.
- 7.) I do not see that any provisions for general compatibility with adjacent properties are needed. Every house is a different style. Neighbors are from quite different socio-economic classes. I am open to hearing and complying with any provisions that zoning may suggest or require.
- 8.) Provisions will be made for any special requirements found on site analysis.

Owner: Theresa Blue

Address: 3801 NW 20th Avenue

Ocala, Florida 34475

Jimmy H. Cowan, Jr., CFA

Marion County Property Appraiser



501 SE 25th Avenue, Ocala, FL 34471 Telephone: (352) 368-8300 Fax: (352) 368-8336

2024 Property Record Card

Real Estate

13960-001-00

GOOGLE Street View

Prime Key: 264733 Beta MAP IT+ Current as of 6/18/2024

Property Information

M.S.T.U. PC: 01 Acres: .53

BLUE THERESA MICHELLE 3801 NW 20TH AVE OCALA FL 34475-3400 <u>Taxes / Assessments:</u>
Map ID: 160
<u>Millage:</u> 9001 - UNINCORPORATED

Situs: Situs: 3801 NW 20TH AVE

OCALA

2023 Certified Value

Land Just Value	\$9,540
Buildings	\$243,035
Miscellaneous	\$2,822
Total Just Value	\$255,397
Total Assessed Value	\$106,636
Exemptions	(\$50,000)
Total Taxable	\$56,636
School Taxable	\$81,636

Impact Ex Codes: 01 38

(\$148,761)

History of Assessed Values

Year	Land Just	Building	Misc Value	Mkt/Just	Assessed Val	Exemptions	Taxable Val
2023	\$9,540	\$243,035	\$2,822	\$255,397	\$106,636	\$50,000	\$56,636
2022	\$6,890	\$214,777	\$2,822	\$224,489	\$103,530	\$50,000	\$53,530
2021	\$6,890	\$150,580	\$2,587	\$160,057	\$100,515	\$50,000	\$50,515

Property Transfer History

Book/Page	Date	Instrument	Code	Q/U	V/I	Price
3637/0123	01/2004	05 QUIT CLAIM	0	U	I	\$100
<u>2781/2006</u>	04/2000	76 MAR CER	0	U	I	\$100
1952/0779	08/1993	05 QUIT CLAIM	0	U	I	\$100
1951/1788	08/1993	61 FJDGMNT	0	U	I	\$100
SA91/0374	12/1991	EIEI	0	U	I	\$3,138
IM90/0148	11/1990	EIEI	0	U	I	\$3,138
1352/0060	05/1986	05 QUIT CLAIM	0	U	I	\$100

Property Description

A-13

SEC 36 TWP 14 RGE 21 PLAT BOOK D PAGE 005 HOME ACRES BLK F W 1/2 OF W 1/2 LOT 1

Land Data - Warning: Verify Zoning

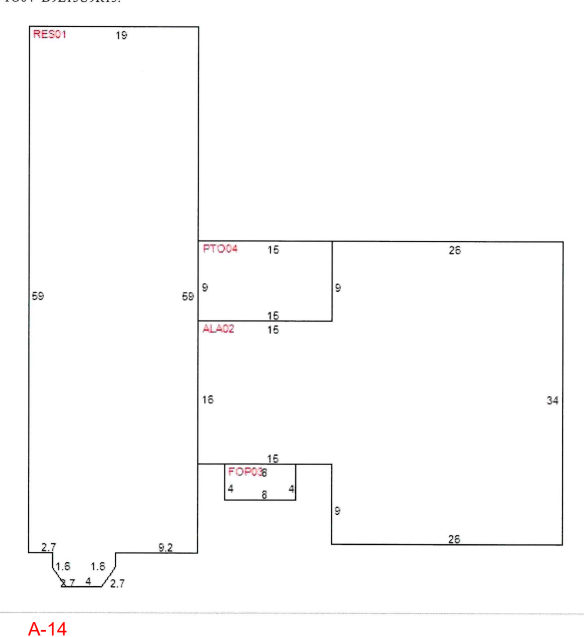
Use	CUse	Front	Depth	Zoning	Units Type	Rate Loc Shp Phy	Class Value	Just Value
0100		153.0	153.0	R4	.53 AC	-		
9994		.0	.0	R4	1.00 UT			1
Neighb	orhood 4449	- HOME ACRE	S / EVANS	ACRES				

Mkt: 8 70

Traverse

Building 1 of 1

RES01=U59L19D59R2,7D1,6A145|2,7R4A35|2,7U1,6R9,2.U10 ALA02=R15D9R26U34L26D9L15D16.R3 FOP03=D4R8U4L8.R12D9R26U34L26 PTO04=D9L15U9R15.



ttachment A Building Characteristics

Improvement 1F - SFR- 01 FAMILY RESID

Effective Age 4 - 15-19 YRS

Condition 0

Quality Grade 600 - AVERAGE Inspected on 9/29/2023 by 222 Year Built 1989

Physical Deterioration 0% Obsolescence: Functional 0%

Obsolescence: Locational 0%

Architecture 0 - STANDARD SFR

Base Perimeter 312

TypeIDExterior Walls	Stories	Year Built	Finished A	Attic Bsmt Area Bsm	t Finish Ground	Floor Area	Total Flr Area
RES 0134 - WD FRAME-STUCO	1.00	1989	N	0 %	0 %	1,145	1,145
ALA 0234 - WD FRAME-STUCO	1.00	2015	N	0 %	0 %	1,124	1,124
FOP 0301 - NO EXTERIOR	1.00	2015	N	0 %	0 %	32	32
PTO 0401 - NO EXTERIOR	1.00	2015	N	0 %	0 %	135	135

Section: 1

Roof Style: 10 GABLE Roof Cover: 08 FBRGLASS

SHNGL

Heat Meth 1: 20 HEAT PUMP

Heat Meth 2: 00

Foundation: 7 BLK PERIMETER

A/C: Y

Floor Finish: 42 CERAMIC/PORCELAIN

TILE

Wall Finish: 16 DRYWALL-PAINT

Heat Fuel 1: 10 ELECTRIC

Heat Fuel 2: 00 Fireplaces: 0

Bedrooms: 2 4 Fixture Baths:

0

3 Fixture Baths:

2 Fixture Baths:

0

Blt-In Kitchen: Y

Dishwasher: N Garbage Disposal: N

Garbage Compactor:

N

Intercom: N Vacuum: N

Extra Fixtures: 2

Miscellaneous Improvements

Nbr Units	Type	Life	Year In	Grade	Length	Width
1.00	UT	99	1971	1	0.0	0.0
1.00	UT	99	1971	1	0.0	0.0
384.00	SF	40	1982	1	16.0	24.0
120.00	SF	40	1982	1	10.0	12.0
232.00	LF	10	1988	4	0.0	0.0
300.00	SF	20	1988	3	0.0	0.0
	1.00 1.00 384.00 120.00 232.00	1.00 UT 384.00 SF 120.00 SF 232.00 LF	1.00 UT 99 1.00 UT 99 384.00 SF 40 120.00 SF 40 232.00 LF 10	1.00 UT 99 1971 1.00 UT 99 1971 384.00 SF 40 1982 120.00 SF 40 1982 232.00 LF 10 1988	1.00 UT 99 1971 1 1.00 UT 99 1971 1 384.00 SF 40 1982 1 120.00 SF 40 1982 1 232.00 LF 10 1988 4	1.00 UT 99 1971 1 0.0 1.00 UT 99 1971 1 0.0 384.00 SF 40 1982 1 16.0 120.00 SF 40 1982 1 10.0 232.00 LF 10 1988 4 0.0

Appraiser Notes

Planning and Building ** Permit Search **

Permit Number	Date Issued	Date Completed	Description
2005111107	11/11/2005	4/27/2015	ADDITONAL KITCHEN LAUNDDV2 REDDMC 1 DATH

DAVID R. ELLSPERMANN, CLERK OF COURT MARION COUNTY

DATE: 02/09/2004 03:21:05 PM

FILE #: 2004016790 OR BK/PG 03637/0123

RECORDING FEES 10.50

DEED DOC TAX 22.40



LF298-04 R298-04

QUITCLAIM DEED

29th day of January THIS QUITCLAIM DEED, executed this Jeanne A. Pearson by first party, Grantor, whose post office address is 3003 Douglas Blud. Jeffersonville, IN 47130 to second party, Grantee, Theresa Michelle Blue whose post office address is 3801 NW 20 Ave Ocala, Florida 34475

WITNESSETH, That the said first party, for good consideration and for the sum of Dollars (\$-0.00---) Zero paid by the said second party, the receipt whereof is hereby acknowledged, does hereby remise, release and quitclaim unto the said second party forever, all the right, title, interest and claim which the said first party has in and to the following described parcel of land, and improvements and appurtenances thereto in the County of Marion , State of Florida

Property Appraiser's Paucel I.d. Number 13960-001-00. The Western one-half of the Western one-half of Lot 1, Block F, Homeacres Subdivision, as per plat thereof recorded in Plat Book D, page 5, marion County. 53 Acres Sec 36 TWP 14 RGE 21

Page 1

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IN WITNESS WHEREOF, The said first party has s first above written. Signed, sealed and delivered in pro-	
Signature of Witness D	Signature of First Party Seanne A. Blue Pearson
Print name of Withess Day	Print name of First Party
Signature of Witness Lee Li Owne Blue Tr	Signature of First Party
Print name of Witness	Print name of First Party
State of IN County of CLARK On FEB 2, 2004 before me, appeared JEANNEA, BLUE PEARS personally known to me (or proved to me on the basis name(s) is/are subscribed to the within instrument and same in his/her/their authorized capacity(ies), and that person(s), or the entity upon behalf of which the person WITNESS my hand and official seal. Signature of Notary	acknowledged to me that he/she/they executed the by his/her/their signature(s) on the instrument the n(s) acted, executed the instrument.
,	Affiant Known V Produced ID Type of ID N Driver S License
State of County of On before me, appeared personally known to me (or proved to me on the basis name(s) is/are subscribed to the within instrument and same in his/her/their authorized capacity(ies), and that person(s), or the entity upon behalf of which the perso WITNESS my hand and official seal.	of satisfactory evidence) to be the person(s) whose acknowledged to me that he/she/they executed the by his/her/their signature(s) on the instrument the
Signature of Notary	AffiantKnownProduced ID Type of ID(Seal)
	Signature of Preparer
	Print Name of Preparer
	Address of Preparer

LOAN #: 30781802131579 MIN: 1007560-0000469205-3

NOTE

March 16, 2018 [Date]

Independence, [City]

Ohio [State]

3801 NW 20th Ave, Ocala, FL 34475 [Property Address]

1. BORROWER'S PROMISE TO PAY

In return for a loan that I have received, I promise to pay U.S. \$126,000.00 (this amount is called "Principal"). plus interest, to the order of the Lender. The Lender is Nations Lending Corporation, a Corporation.

I will make all payments under this Note in the form of cash, check or money order.

I understand that the Lender may transfer this Note. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder."

2. INTEREST

interest will be charged on unpaid principal until the full amount of Principal has been paid. I will pay interest at a yearly rate of 4.875 %.

The interest rate required by this Section 2 is the rate I will pay both before and after any default described in Section 6(B) of this Note.

3. PAYMENTS

(A) Time and Place of Payments

will pay principal and interest by making a payment every month.

I will make my monthly payment on the 1st day of each i day of each month beginning on May 1, 2018.

will make these payments every month until I have paid all of the principal and interest and any other charges described below that I may owe under this Note. Each monthly payment will be applied as of its scheduled due date and will be applied to interest before Principal. If, on April 1, 2048, pay those amounts in full on that date, which is called the "Maturity Date." I still owe amounts under this Note. I will

I will make my monthly payments at 4 Summit Park Drive, Suite 200 Independence, OH 44131

or at a different place if required by the Note Holder.

(B) Amount of Monthly Payments

My monthly payment will be in the amount of U.S. \$661.51.

4. BORROWER'S RIGHT TO PREPAY

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note.

I may make a full Prepayment or partial Prepayments without paying a Prepayment charge. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.

5. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

6. BORROWER'S FAILURE TO PAY AS REQUIRED

(A) Late Charge for Overdue Payments

If the Note Holder has not received the full amount of any monthly payment by the end of 15 days after the date it is due. I will pay a late charge to the Note Holder. The amount of the charge will be 5.000 % of my overdue payment of principal and interest. I will pay this late charge promptly but only once on each late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice of Default

if i am in default, the Note Holder may send me a written notice telling me that if I do not pay the overdue amount by a certain date, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount. That date must be at least 30 days after the date on which the notice is mailed to me or delivered by other means.

(D) No Waiver By Note Holder

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time

Form 3210 1/01

FLORIDA FIXED RATE NOTE-Single Family-Fannie Mae/Freddie Mac UNIFORM INSTRUMENT Ellie Mae, Inc.

F3200FLN 0211 F3200FLN (CLS) 03/16/2018 03:41 AM PST

Initials:



LOAN #: 30781802131579

(E) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

7. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by first class mail to me at the Property Address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by delivering it or by mailing it by first class mail to the Note Holder at the address stated in Section 3(A) above or at a different address if I am given a notice of that different address.

8. OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a guarantor, surety or endorser of this Note is also obligated to do these things. Any person who takes over these obligations, including the obligations of a guarantor, surety or endorser of this Note, is also obligated to keep all of the promises made in this Note. The Note Holder may enforce its rights under this Note against each person individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note.

9. WAIVERS

Land any other person who has obligations under this Note waive the rights of Presentment and Notice of Dishonor "Presentment" means the right to require the Note Holder to demand payment of amounts due. "Notice of Dishonor" means the right to require the Note Holder to give notice to other persons that amounts due have not been paid

10. UNIFORM SECURED NOTE

This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the Note Holder under this Note, a Mortgage, Deed of Trust, or Security Deed (the "Security Instrument"), dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts I owe under this Note. Some of those conditions are described as follows:

If all or any part of the Property or any Interest in the Property is soid or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice 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 pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or definand on Borrower.

11. DOCUMENTARY TAX

The state documentary tax due on this Note has been paid on the mortgage securing this indebtedness

WITNESS THE HAND(S) AND SEAL(S) OF THE UNDERSIGNED

Lender: Nations Lending Corporation

THERESA M BLUE

NMLS ID: 32416 Broker: NMLS ID: 32416

Loan Originator: Gregory Paul Godin

NMLS ID: 1173496

[Sign Original Only] Initials:

(Seal)

FLORIDA FIXED RATE NOTE.-Single Family.-Fannie MaeiFreddie Mac UNIFORM INSTRUMENT Form 3210 1/01 Ellie Mae, Inc

F3200FLN -0211 F3200FLN (CLS) 03/16/2018 03:41 AM PST