UHC Form 040A Rev 08/08/18



WHEN RECORDED MAIL TO:
Utah Housing Corporation
2479 South Lake Park Blvd
West Valley City, UT 84120

100220997725501951

E# 3129940 PG 1 OF 3
Leann H. Kilts, WEBER COUNTY RECORDER
26-Feb-21 0155 PM FEE \$40.00 DEP TN
REC FOR: VANGUARD TITLE INSURANCE AGENCY,
ELECTRONICALLY RECORDED

UTAH HOUSING CORPORATION SUBORDINATE DEED OF TRUST (MERS)

MIN. 1000E0501100001001					
THIS DEED OF TRUST is made on Fe	hruary 26th	20	21	between	
	Drudry Zotti		<u></u>	Detween	("Damon an")
Salvador A Ramos & Seleste Ramos					("Borrower"),
Vanguard itle Insurance Agency Mortgage Electronic Registration Systems,	Inc. ("MEDS") (c	olohy og nominog fo	ar Landar	ng harainaftar	("Trustee"),
defined, and Lender's successors or assigns					
and has an address and telephone number of					
("Beneficiary"), and Caliber Home Loa			, , , , , , , , , , , , , , , , , , ,	("Lender").	
* ***					
Borrower owes the Lender the sum of Elev	en Thousand, I	Four Hundred Fo	orty-Seve	n and No/100	
and /00 dollars (nte Note ("Note")
dated the same date as this Subordinate Deed	of Trust. This S	Subordinate Deed	of Trust	secures (a) the	repayment of the
debt evidenced by the Note, with interest, and	l (b) the repayme	ent of all sums ad	lvanced b	y the Lender to	enforce the Note.
Borrower irrevocably grants and conveys to	·	•	sale, the	following descr	ibed real property
located in Weber	County, U	tah ("Property")			
which has an address of 5569 S 320	0 W				
Roy	,Utah	84067-9718	("Prop	erty Address").	**************************************
City		Zip Code	_		
TOGETHER WITH all improvements hereaf	ter erected on th	e Property, and a	ill easeme	nts, rights of wa	y, appurtenances,
rents, royalties, mineral, oil, and gas rights					
now or hereafter a part of the Property. All re					
Trust. Borrower understands and agrees tha					
Deed of Trust; but, if necessary to comply w	ith law or custo	om, MERS (as no	minee fo	r Lender and Le	ender's successors
and assigns) has the right: to exercise any or	all of those inter	rests, including, b	out not lin	nited to, the righ	it to foreclose and
sell the Property; and to take any action requi	red of Lender ir	cluding, but not	limited to	, releasing or ca	inceling this Deed
of Trust.					
This Subordinate Deed of Trust is subordina	•				
amended by a Rider to Deed of Trust (the "I			_	Property and v	which secures that
certain note (the "Senior Note") dated the same	ie date as this St	ibordinate Deed o	of Trust.		

Lender may require immediate payment in full of all sums secured by this Subordinate Deed of Trust if:

- 1. Lender requires immediate payment in full of the Senior Note because Borrower is in default under the Senior Note, the Senior Deed of Trust, or the Rider to Deed of Trust;
- 2. Lender requires payment in full of the Senior Note because all or part of the Property is transferred or occupied in violation of the terms of the Senior Deed of Trust or the Rider to Deed of Trust;
- 3. Borrower transfers all or part of the Property, whether or not in violation of the Senior Deed of Trust or the Rider to Deed of Trust;

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- 4. Borrower is in default under the Subordinate Note or this Subordinate Deed of Trust; or
- 5. The Senior Note is prepaid prior to its maturity date (as defined in the Senior Note).

If circumstances occur which would permit Lender to require immediate payment in full, but Lender does not require such payment, Lender does not waive its rights with respect to subsequent events.

Lender shall be entitled to collect all expenses incurred in pursuing its remedies, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

The proceeds of any award or claim for damages, direct or consequential, in connection with condemnation or other taking of any part of the Property, or for conveyance in place of condemnation, are hereby assigned and shall be paid to Lender to the extent of the full amount of the indebtedness that remains unpaid under the Subordinate Note and this Subordinate Deed of Trust, subject to the rights of Lender under the Senior Deed of Trust.

Borrower requests that any notice to the Borrower hereunder be mailed by first class mail to the Property Address. Lender requests that any notice to the Lender be mailed by first class mail to the principal offices of Lender described above, or any address Lender designates by notice to Borrower.

Any restrictions on conveyance in any loan document or deed of trust will automatically terminate if title to the mortgaged property is transferred by foreclosure or deed-in-lieu of foreclosure, or if the mortgagee is assigned to the Secretary of HUD.

1/10	
Salvador A Ramo	S
Skamo	€
Seleste Ramos	
STATE OF UTAL	<u> </u>
COUNTY OF _	taus
On this 24g	day of Flow Min the year 1, before me Harren Monthy,
a notary public, pc	rsonally appeared Thurson A. Lamos and proved on the basis of
satisfactory eviden	ce to be the person(s) whose name(s) (is/are) subscribed in this document, and acknowledged
he/she/they) execu	ted the same.
	HEATHER JOHNSON Notary Signature
(Notary Seal)	COMMISSION# 701496 COMM. EXP. 08-04-2022

NATIONWIDE MORTGAGE LICENSING SYSTEM AND REGISTRY IDENTIFICATION NUMBER: 693891

MORTGAGE LOAN ORIGINATION COMPANY: Caliber Home Loans, Inc.

NATIONWIDE MORTGAGE LICENSING SYSTEM AND REGISTRY IDENTIFICATION NUMBER: 15622

EXHIBIT A

Legal Description

Order No.: 60214-HJ

Lot 33-R, MCCALL FIELDS SUBDIVISION, according to the Official Plat thereof, on file and of record in the Office of the Weber County Recorder.

Tax Parcel No.: 09-416-0025