

Nevada Trust Deed Services

April 4, 2023

Ignite Funding LLC as Servicing Agent Pat Vassar 6700 Via Austi Parkway, Suite 300 Las Vegas, NV 89119

LOAN NO.: 5381

Re: File No. 23-02-009-FCL

In regard to the above referenced foreclosure, we are enclosing the Trustee's Sale Guarantee Report, an invoice reflecting fees incurred to date and a copy of the Notice of Breach and Election to Sell (and Substitution of Trustee, if applicable), which recorded on April 4, 2023.

The redemption period, as provided by Nevada Revised Statutes Chapter 107 expires on May 10, 2023.

Nevada Trust Deed Services will be sending you an Authorization for Publication, in approximately 80 days, provided the foreclosure is still pending.

Tentative dates for publication and sale are as follows:

First possible publication date: July 4, 2023 First possible sale date: July 25, 2023

Niclale Dobar

Should you have any questions or require additional information, please do not hesitate to contact this office.

Sincerely,

Michele Dobar Foreclosure Officer

Enclosures

Invoice

Remit payment to:

Nevada Trust Deed Services 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145

Attn: Michele Dobar

Billed to:

Ignite Funding LLC as Servicing Agent 6700 Via Austi Parkway, Suite 300

Las Vegas, NV 89119

Invoice number: Gold Rose Group/23-02-009-1

Invoice date: April 4, 2023
Please pay before: May 4, 2023
Our file number: 23-02-009-FCL

Property:

Unassigned Situs Las Vegas, NV 89131 Clark County

DESCRIPTION		AMOUNT
Trustee's Sale Guarantee Report		2,591.00
Trustee Fee - 1st phase		3,650.00
Multi-Beneficiary / Research Fee		500.00
Postage - Certified Mail		50.00
Substitution of Trustee		47.00
Notice of Breach		297.00
Reconveyance		147.00
	Invoice total:	\$ 7,282.00
	Less payments received:	\$ 7,500.00
	Balance due:	\$ (218.00)

APN: 125-24-302-005

RETURN TO: Nevada Trust Deed Services 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145 (702)733-9900 Inst #: 20230404-0000313

Fees: \$42.00

04/04/2023 08:21:01 AM Receipt #: 5258632

Requestor:

Nevada Trust Deed Service Recorded By: GARCIAC Pgs: 6

Debbie Conway

CLARK COUNTY RECORDER

Src: ERECORD Ofc: ERECORD

SUBSTITUTION OF TRUSTEE

FILE NO.: 23-02-009-FCL

WHEREAS, Equity Title of Neveda was the original Trustee under that certain Construction Deed of Trust (the "Deed of Trust") executed by Gold Rose Group, LLC, a Nevada Limited Liability Company. ("Trustor"), for the benefit of Ignite Funding LLC FBO Exhibit "A", ("Current Beneficiary"), recorded on April 19, 2022 as Instrument No., 20220419-0002258 and re-recorded as Instrument No., of Official Records in the Office of the County Recorder of CLARK County, Nevada, as amended or modified, if applicable.

WHEREAS, the undersigned Current Beneficiary desires to substitute a new Trustee in place of and instead of the said original Trustee, or Successor Trustee, thereunder, in the manner in said Deed of Trust:

NOW, THEREFORE, the undersigned Beneficiary does hereby substitute NEVADA TRUST DEED SERVICES, as Trustee under the terms of said Deed of Trust with the power to perform the trusts therein imposed.

All other terms and conditions of said Deed of Trust remain the same unless amended or modified by separate instrument.

SIGNATURE PAGE TO FOLLOW

SIGNATURE PAGE FOR SUBSTITUTION OF TRUSTEE

DATED: 3-27-23		
Ignite Funding LLC as Servicing Agent for the beneficial BY: Pat Vassar, Director of Ignite Funding LLC	aries listed on Exhibit "A"	
State of	1855 25/27/20025 Atzaik	by Pat Vassar as
Alysia M. Ball NOTARY PUBLIC STATE OF NEVADA Appl. No. 21-6417-01	NOTARY PUBLIC My Commission Expires:	11118/2024

EXHIBIT "A"

File No. 23-02-009-FCL

Tranche 5382

Preferred Trust Company, LLC - Cilent Account AS: TO AN UNDIVIDED 0.11% INTEREST.

John R McTague, a married man as his sole and separate property AS TO AN UNDIVIDED 6.28% INTEREST.

Preferred Trust Company Custodian FBO Paula Renee Dyer, IRA AS TO AN UNDIVIDED 4.15% INTEREST.

Preferred Trust Company Custodian FBO Mark Stephen Gresla, IRA AS TO AN UNDIVIDED 10.23% INTEREST.

Preferred Trust Company Custodian FBO Margie Lynn Glaypool, IRA AS TO AN UNDIVIDED 8.80% INTEREST.

Paul É Wilm, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST. William Alexander Meserve, a single man as his sole and separate property AS TO AN UNDIVIDED 6.28% INTEREST.

Neilia A LaValle Revocable Trust AS TO AN UNDIVIDED 4:77% INTEREST.

Preferred Trust Company Custodian FBO Gerald Ray Steams, Jr. IRA AS TO AN UNDIVIDED 6.26% INTEREST.

John Yun Ho Karl and Jin K Karl, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST. Margo Dean Miller, a single woman as her sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST.

Harry Wielen, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST.

Melissa Victoria Ignash Revocable Trust AS TO AN UNDIVIDED 2.51% INTEREST.

Preferred Trust Company Custodian FBO Zane Lee Krause, IRA AS TO AN UNDIVIDED 9.15% INTEREST.

Justin William Turner and Kathy Leann Turner, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST.

Preferred Trust Company Gustodian FBO Charles Hunter Watley, IRA AS TO AN UNDIVIDED 6.28% INTEREST.

Iris Denise Tsui, a single woman as her sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST.

Tranche 5383

Thomas Harold Tashjian, a single man as his sole and separate property AS TO AN UNDIVIDED 100.00% INTEREST.

Tranche 5384

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Willy Chu Chih Hslung, a married man as his sole and separate property AS TO AN UNDIVIDED 5.03% INTEREST.

Naresh Kumar Dhiman, a married man as his sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST.

Kiki's Books and Trades, LLC AS TO AN UNDIVIDED 3.09% INTEREST.

James Richard Day, a married man as his sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST.

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Dynamic Imagery AS TO AN UNDIVIDED 2.51% INTEREST:

Stanley Lester Decker, a single man as his sole and separate property AS TO AN UNDIVIDED 10.05% INTEREST.

Dallas Wayne Kester, a single man as his sole and separate property AS TO AN UNDIVIDED 12:57% INTEREST.

Todd Harris Wienke, a married man as his sole and separate property AS TO AN UNDIVIDED 3.77% INTEREST:

Preferred Trust Company Custodian FBO Kevin Barry Parsons, IRA AS TO AN UNDIVIDED 2.51% INTEREST.

MSM Group AS TO AN UNDIVIDED 18.86% INTEREST.

Ryan Marthew Smith, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST.

Tranche 5385

Preferred Trust Company Custodian FBO Nguyen T Nguyen. IRA AS TO AN UNDIVIDED 6.36% INTEREST.

Preferred Trust Company Custodian FBO Robert Alonza Knight, Jr., Roth IRA AS TO AN UNDIVIDED 7.40% INTEREST.

Preferred Trust Company Custodian FBO Gary Louis Trofts, IRA AS TO AN UNDIVIDED 7.85% INTEREST.

Capricom Systems, Inc. AS TO AN UNDIVIDED 12.58% INTEREST.

Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 0.04% INTEREST.

Crain Living Trust AS TO AN UNDIVIDED 3.77% INTEREST.

John Douglas Hendrix, a married man as his sole and separate property AS TO AN UNDIVIDED 2.13% INTEREST.

Hart Property Group, LLC AS TO AN UNDIVIDED 2.51% INTEREST.

Preferred Trust Company Custodian FBO Shannon Jason Black, Roth IRA AS TO AN UNDIVIDED 2.41% INTEREST.

James Richard Seller, Jr. and Laura Anne Seller, as trustees of the James Richard Seller, Jr. and Laura Anne Seller Revocable Trust AS TO AN UNDIVIDED 7.77% INTEREST

SA 1044, LLC AS TO AN UNDIVIDED 10.06% INTEREST.

Pul Foundation, LLC AS TO AN UNDIVIDED 6.28% INTEREST.

Preferred Trust Company Custodian FBO Phyllis Temple Craighead, IRA AS TO AN UNDIVIDED 12.08% INTEREST.

Preferred Trust Company Custodian FBO Miodrag Radmilo Dostanic, IRA AS TO AN UNDIVIDED 18,77% INTEREST.

Tranche 5386

Charles Allen Jackson and Anna Lucia Jackson, together as joint tenants AS TO AN UNDIVIDED 2:52% INTEREST.

First Savings Bank Custodian FBO Jeffrey Edward Fiegel, IRA AS TO AN UNDIVIDED 3.77% INTEREST.

Preferred Trust Company Custodian FBO Shelley Edward Yates, IRA AS TO AN UNDIVIDED 2.52% INTEREST.

Preferred Trust Company Custodian FBO Maraea Yates, SEP IRA AS TO AN UNDIVIDED 1.26% INTEREST.

Preferred Trust Company Custodian FBO Ronald Dean Mgrublian, IRA AS TO AN UNDIVIDED 2.57% INTEREST.

Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 0.03% INTEREST.

Maria Belen Agapito Lorenzana, a married woman as her sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST.

Elise Mari Lorenzana-Cronkrite and Maria Belen Agapito Lorenzana, together as joint tenants AS TO AN UNDIVIDED 7.54% INTEREST.

Preferred Trust Company Custodian FBO David Alonso Longoria, IRA AS TO AN UNDIVIDED 4.02% INTEREST:

Israel Victor Irizarry, a married man as his sole and separate property AS TO AN UNDIVIDED 3.27% INTEREST.

Preferred Trust Company Custodian FBO Willard Michael Garrett, IRA AS TO AN UNDIVIDED 15.92% INTEREST

Wayne William Siegfried and Marian K Slegfried, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST.

MADA Enterprises, LLG AS TO AN UNDIVIDED 12.68% INTEREST.

Randall T Laurence, a married man as his sole and separate property AS TO AN UNDIVIDED 25.16% INTEREST.

Lindsey James Parker, a married man as his sole and separate property AS TO AN UNDIVIDED 2.52% INTEREST.

Ronald Krugman Revocable Living Trust Dated August 16th, 2014 AS TO AN UNDIVIDED 2.52% INTEREST.

Preferred Trust Company Custodian FBO Carol Lynn Coltrin, IRA AS TO AN UNDIVIDED 2:52% INTEREST.

Preferred Trust Company Custodian FBO Maraea Yates, IRA AS TO AN UNDIVIDED 1.26% INTEREST.

Tranche 5387

Bonnie Lou Klem, a married woman as her sole and separate property AS TO AN UNDIVIDED 8.81% INTEREST.

Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 0.02% INTEREST.

Iqual Singh, a married man as his sole and separate property AS TO AN UNDIVIDED 6.28% INTEREST. Kiki's Books and Trades, LLC AS TO AN UNDIVIDED 3.14% INTEREST.

Eric R Molner, a married man as his sole and separate property AS TO AN UNDIVIDED 25.15% INTEREST.

Preferred Trust Company Custodian FBO Wayne K Mills, IRA AS TO AN UNDIVIDED 25.16% INTEREST.

Connect Invest II. LLC AS TO AN UNDIVIDED 25.16% INTEREST.

Connect Invest Corporation AS TO AN UNDIVIDED 6.29% INTEREST.

Tranche 5388

Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 0.05% INTEREST.

Miguel A Muniozguren and Nelia M Muniozguren, Trustee, Muniozguren Living Trust, 11/27/2012 AS TO AN UNDIVIDED 5.03% INTEREST.

Preferred Trust Company Custodian FBO Michael Robert Chiapetto, IRA AS TO AN UNDIVIDED 29,78% INTEREST.

Yan Hao Ren, a single man as his sole and separate property AS TO AN UNDIVIDED 5.03% INTEREST. Shizuko Fields and Paul Edwin Fields, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST.

Barnes & Associates, LLC AS TO AN UNDIVIDED 5.03% INTEREST.

Preferred Trust Company Custodian FBO Ann Marie Molner, IRA AS TO AN UNDIVIDED 8:85%: INTEREST.

Sabrina Jo-Handgen and Jay Benjamin Johnson, together as joint tenants AS TO AN UNDIVIDED 1.28% INTEREST.

James Bayard Haley, a single man as his sole and separate property AS TO AN UNDIVIDED 2.51%. INTEREST.

Preferred Trust Company Custodian FBO Mayumi Mays, IRA AS TO AN UNDIVIDED 16:30% INTEREST.

Jia-Ren Charles Huang, a married man as his sole and separate property AS TO AN UNDIVIDED 6.03% INTEREST.

Laurance Alan Weeks, a married man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST.

Steve Athas Hagis and Ellen Grey Hagis, together as joint tenants AS TO AN UNDIVIDED 5.03% INTEREST.

Tranche 5389

Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 0.07% INTEREST. Sabrina Jo-Handgen and Jay Benjamin Johnson, together as joint tenants AS TO AN UNDIVIDED 2.76% INTEREST.

Romita Sharma, a married woman as her sole and separate property AS TO AN UNDIVIDED 3.79% INTEREST.

David Alonzo Longoria, Jr., a single man as his sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST.

Robert Anthony Swartz, a married man as his sole and separate property AS TO AN UNDIVIDED 6.11% INTEREST.

Eleanor W Stellyes 1990 Trust AS TO AN UNDIVIDED 5.73% INTEREST.

The Gibson Family Trust dated May 15, 2014 AS TO AN UNDIVIDED 1.58% INTEREST. Provident Trust Group Custodian FBO Justin William Turner, IRA AS TO AN UNDIVIDED 2.51% INTEREST.

Preferred Trust Company Custodian FBO Scott James Kruchten, Roth IRA AS TO AN UNDIVIDED 3.47% INTEREST.

Michael Sinisi and Andrea Lisa Sinisi, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST.

Aleta E Greaver, a single woman as her sole and separate property AS TO AN UNDIVIDED 5.53%. INTEREST.

Vasant Ramchandar Manwadkar, a mairied man as his sole and separate property AS TO AN UNDIVIDED 3.01% INTEREST.

Margaret Webster Dean, a single woman as her sole and separate property AS TO AN UNDIVIDED. 7.54% INTEREST.

Preferred Trust Company Custodian FBO Heber Clark Maughan, IRA AS TO AN UNDIVIDED 2.16% INTEREST.

Preferred Trust Company Gustodian FBO Betty Ann Brown, IRA AS TO AN UNDIVIDED 5:03% INTEREST.

Preferred Trust Company Custodian FBO James Neil Burleson, SEP IRA AS TO AN UNDIVIDED 3.25% INTEREST.

Preferred Trust Company Custodian FBO Scott Steven Holland, IRA AS TO AN UNDIVIDED 6.26%. INTEREST:

Preferred Trust Company Custodian FBO Roger Linn Ickes, IRA AS TO AN UNDIVIDED 3.37% INTEREST.

Preferred Trust Company Custodian FBO Ana Marie Teran-Marrone, IRA AS TO AN UNDIVIDED 15.75% INTEREST.

Preferred Trust Company Custodian FBO Michelle Marie Fedewa, IRA AS TO AN UNDIVIDED 3.80% INTEREST.

Preferred Trust Company Custodian FBO Thomas Samuel Pavone, Jr., IRA AS TO AN UNDIVIDED 8.23% INTEREST.

APN: 125-24-302-005

Property: Unassigned Situs

Las Vegas, NV 89131

RETURN TO/TRUSTEE CONTACT INFO: Nevada Trust Deed Services 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145 (702)733-9900 Inst #: 20230404-0000314

Fees: \$292.00

04/04/2023 08:21:02 AM Receipt #: 5258632

Requestor:

Nevada Trust Deed Service

Recorded By: GARCIAC Pgs: 8

Debbie Conway

CLARK COUNTY RECORDER

Src: ERECORD
Ofc: ERECORD

NOTICE OF BREACH AND ELECTION TO SELL UNDER DEED OF TRUST

FILE NO.: 23-02-009-FCL

NOTICE IS HEREBY GIVEN:

That Nevada Trust Deed Services, is the current Trustee under a Construction Deed of Trust (the "Deed of Trust") dated April 18, 2022, executed by Gold Rose Group, LLC, a Nevada Limited Liability Company, ("Trustor"), to secure obligations presently in favor of Ignite Funding LLC FBO Exhibit "A", ("Current Beneficiary"), recorded April 19, 2022 as Instrument No. 20220419-0002258, of Official Records in the Office of the County Recorder of CLARK County, Nevada as modified or amended, if applicable.

That a breach of the obligations for which such Deed of Trust is security has occurred in that:

The entire principal balance and interest accrued thereon which became due on January 17, 2023, has not been paid in full and the balance remains due, owing and delinquent.

Together with any and all foreclosure fees and expenses, interest, late charges due, insurance, accrued late charges, advancements, and expenses, if any, to preserve the security of the beneficiary.

That by reason thereof, the undersigned, present beneficiary under such Deed of Trust, has executed and delivered to said Trustee a written Declaration of Default and Demand for Sale, and has surrendered to said Trustee such Deed of Trust and all documents evidencing the obligations secured thereby, and has declared and does hereby declare all sums secured thereby immediately due and has elected and does hereby elect to cause the trust property to be sold to satisfy the obligations secured thereby.

NOTICE

You may have the right to cure the default herein and reinstate the obligation secured by such Deed of Trust above described. Section NRS 107.080 permits certain defaults to be cured upon the payment of the amounts required by that statutory section without requiring payment of that portion of principal and interest which would not be due had no default occurred. As to owner occupied property, where reinstatement is possible, the time to reinstate may be extended to 5 days before the date of sale pursuant to NRS 107.080. Where reinstatement is possible, if the default is not cured within the reinstatement period, the right of reinstatement will terminate and the property may thereafter be sold. The Trustor may have the right to bring a court action to assert the nonexistence of a default or any other defense of Trustor to acceleration and sale.

To determine if reinstatement is possible and the are Beneficiary, their successor in interest, or the Trustee: DATED: 27-23	nount necessary to cure the default, contact the
Ignite Funding LLC as Servicing Agent for the beneficia BY: Pat Vassar, Diffector of Ignite Funding LLC	ries listed on Exhibit "A"
State of)ss. 32723 by Pat Vassar as
Alysia M. Ball NOTARY PUBLIC STATE OF NEVADA Appt. No. 21-8417-01 My ASIL Ethics November 18, 2024	NOTARY PUBLIC My Commission Expires: 11 18 2024

File No.: 23-02-009-FCL

Property: Unassigned Situs

Las Vegas, NV 89131

NEVADA DECLARATION

The undersigned declares the following under the laws of the State of Nevada:

1.	That	pursuant	to Nevada	Revise	ed Statute §	107,56	0(5) of	the 1	levada	Home	owne	a Bill of
					ability under.							
Revise	d Statutes	§ 107.400) through	§ 107.6	560 inclusive	of the	HOBR	as a	signat	ory to	the i	consent
judame	nt referen	ced therein										

- 2. That despite being exempt under the HOBR, the lender has, in a spirit of compliance, nevertheless undertaken to attempt to contact the borrower in accordance with the HOBR as set out below.
- 3. That I have reviewed the lender's business records maintained in the ordinary course of business, and having personal knowledge of the contents of those records, hereby state that those business records reflect that the lender attempted to contact the borrower in accordance with the HOBR or determined as follows:

Ignite Funding LLC as Servicing Agent

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	jence to contact the i			

- a sending a letter via first class mail to the borrower(s) informing the borrower(s) of the right to discuss foreclosure alternatives, providing the telephone number for the United States Department of Housing and Urban Development ("HUD") and a toll-free telephone number providing access to a live representative during business hours in compliance with NRS 107-510(5)(a):
- b. posting a prominent. link on its internet website homepage to the information required by NRS-107.510(5)(e):
- attempting to contact the borrower on three separate days at a different time each day as required by NRS 107.510(b);
- d. sending a letter via certified mail, return receipt requested as required under NRS 107.510(5)(c);

Determined that no contact was required pursuant to NRS § 107.510 because the loan was not a "residential mortgage loan" secured by a mortgage or deed of trust on owner-occupied housing (principal residence), as defined by NRS 107.450.

EXHIBIT "A"

File No. 23-02-009-FCL

Tranche 5382

Preferred Trust Company, LLC.- Client Account AS TO AN UNDIVIDED 0.11% INTEREST.

John R McTague, a married man as his sole and separate property AS TO AN UNDIVIDED 6.28% INTEREST.

Preferred Trust Company Custodian FBO Paula Renee Dyer, IRA AS TO AN UNDIVIDED 4.15%. INTEREST.

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Kuber Thor Trust AS TO AN UNDIVIDED 3.77% INTEREST.

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Dynamic Imagery AS TO AN UNDIVIDED 2,51% INTEREST.

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Todd Harris Wienke, a married man as his sole and separate property AS TO AN UNDIVIDED 3.77% INTEREST.

Preferred Trust Company Custodian FBO Kovin Barry Parsons, IRA AS TO AN UNDIVIDED 2.51% INTEREST.

MSM Group AS TO AN UNDIVIDED 18.86% INTEREST.

Ryan Matthew Smith, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST.

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Preferred Trust Company Custodian FBO Nguyen T Nguyen, IRA AS TO AN UNDIVIDED 6.36% INTEREST.

Preferred Trust Company Custodian FBO Robert Alonza Knight, Jr., Roth IRA AS TO AN UNDIVIDED 7.40% INTEREST.

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James Richard Seiler, Jr. and Laura Anne Seiler, as trustees of the James Richard Seiler, Jr. and Laura Anne Seiler Revocable Trust AS TO AN UNDIVIDED 7.77% INTEREST.

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Preferred Trust Company Custodian FBO Mindrag Radmillo Dostanio, IRA AS TO AN UNDIVIDED 18:77% INTEREST.

Tranche 5386

Charles Alien Jackson and Anna Lucia Jackson, together as joint tenants AS TO AN UNDIVIDED 2.52% INTEREST.

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Preferred Trust Company Custodian FBO Shelley Edward Yales, IRA AS TO AN UNDIVIDED 2.52% INTEREST.

Preferred Trust Company Custodian FBO Maraea Yates, SEP IRA AS TO AN UNDIVIDED 1.26% INTEREST.

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Connect Invest II, LLC AS TO AN UNDIVIDED 25.16% INTEREST.

Connect Invest Corporation AS TO AN UNDIVIDED 6,29% INTEREST.

Tranche 5388

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Miguel A Muniozguren and Nelia M Muniozguren, Trustee, Muniozguren Living Trust. 11/27/2012 AS TO AN UNDIVIDED 5.03% INTEREST.

Preferred Trust Company Custodian FBO Michael Robert Chiapetto, IRA AS TO AN UNDIVIDED 29.78% INTEREST.

Yan Hao Ren, a single man as his sole and separate property AS TO AN UNDIVIDED 5.03% INTEREST. Shizuko Fields and Paul Edwin Fields, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST.

Barnes & Associates, LLC AS TO AN UNDIVIDED 5.03% INTEREST.

Preferred Trust Company Custodian FBO Ann Marie Molner, IRA AS TO AN UNDIVIDED 8:85% INTEREST.

Sabrina Jo-Handgen and Jay Benjamin Johnson, together as joint tenants AS TO AN UNDIVIDED 1.28% INTEREST.

James Bayard Haley, a single man as his sole and separate property AS TO AN UNDMIDED 2.51% INTEREST.

Preferred Trust Company Custodian FBO Mayumi Mays. IRA AS TO AN UNDIVIDED 16.30% INTEREST

Jia-Ren Charles Huang, a married man as his sole and separate property AS TO AN UNDIVIDED 6:03% INTEREST.

Laurance Alan Weeks, a married man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST:

Steve Athas Hagis and Ellen Grey Hagis, together as joint tenants AS TO AN UNDIVIDED 5.03% INTEREST.

Tranche 5389

Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 0.07% INTEREST. Sabrina Jo-Handgen and Jay Benjamin Johnson, together as joint tenants AS TO AN UNDIVIDED 2.76% INTEREST.

Romita Sharma, a married woman as her sole and separate property AS TO AN UNDIVIDED 3.79% INTEREST.

David Alonzo Löngorla, Jr., a single man as his sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST.

Robert Anthony Swartz, a married man as his sole and separate property AS TO AN UNDIVIDED 6.11% INTEREST.

Eleanor W Stellyes 1990 Trust AS TO AN UNDIVIDED 5.73% INTEREST.

The Gibson Family Trust dated May 15, 2014 AS TO AN UNDIVIDED 1,58% INTEREST.

Provident Trust Group Custodian FBO Justin William Turner, IRA AS TO AN UNDIVIDED 2.51% INTEREST.

Preferred Trust Company Custodian FBO Scott James Kruchten, Roth IRA AS TO AN UNDIVIDED 3.47% INTEREST.

Michael Sinisi and Andrea Lisa Sinisi, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST.

Aleta E Greaver, a single woman as her sole and separate property AS TO AN UNDIVIDED 5.53% INTEREST.

Vasant Ramchandar Manwadkar, a married man as his sole and separate property AS TO AN UNDIVIDED 3.01% INTEREST.

Margaret Webster Dean, a single woman as her sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST.

Preferred Trust Company Custodian FBO Heber Clark Maughan, IRA AS TO AN UNDIVIDED 2.16% INTEREST.

Preferred Trust Company Custodian FBO Betty Ann Brown, IRA AS TO AN UNDIVIDED 5.03% INTEREST.

Preferred Trust Company Custodian FBO James Neil Burleson, SEP IRA AS TO AN UNDIVIDED 3.25% INTEREST.

Preferred Trust Company Custodian FBO Scott Steven Holland, IRA AS TO AN UNDIVIDED 6:25% INTEREST.

Preferred Trust Company Custodian FBO Roger Linn Ickes, IRA AS TO AN UNDIVIDED 3.37% INTEREST.

Preferred Trust Company Custodian FBO Ana Marie Teran-Marrone, IRA AS TO AN UNDIVIDED 15.75% INTEREST.

Preferred Trust Company Custodian EBO Michelle Marie Fedewa, IRA AS TO AN UNDIVIDED 3.80% INTEREST.

Preferred Trust Company Custodian FBO Thomas Samuel Pavone, Jr., IRA AS TO AN UNDIVIDED 8:23% INTEREST.

Trustee's Sale Guarantee

CLTA Guarantee Form No. 22



Issued by Old Republic National Title Insurance Company

Guarantee Number TSNV-08000253 File Number: 105121-EB

SUBJECT TO THE EXCLUSIONS FROM COVERAGE AND THE CONDITIONS ATTACHED HERETO AND MADE A PART OF THIS GUARANTEE,

OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

a Florida corporation, herein called the Company

GUARANTEES

the Assured named in Schedule A of this Guarantee

against loss or damage not exceeding the liability amount stated in Schedule A sustained by the Assured by reason of any incorrectness in the assurances set forth in Paragraph 3 of Schedule A.

Issued through the office of: Policy Issuer: SECURITY 1ST TITLE OF NEVADA, LLC 9500 HILLWOOD DRIVE STE. 110

LAS VEGAS, NV 89134 PHONE: (702) 476-6400

REPUBLIC NATIONAL TITLE INSURANCE COMPANY

ock Company

North Westshore Blvd., Suite 900, Tampa, Florida 33607 371-1111 www.oldrepublictitle.com

President

Arrest

Authorized Signatory

EXCLUSIONS FROM COVERAGE

- 1. Except to the extent of the assurances set forth in Paragraph 3 of Schedule A, the Company assumes no liability for loss or damage by reason of any law, ordinance, governmental regulation or any other police power adopted or promulgated by any federal or state government authority purporting to regulate nonjudicial foreclosures or any related duties, whether or not disclosed by the Public Records at the Date of Guarantee.
- 2. Notwithstanding any assurances set forth in Paragraph 3 of Schedule A, the Company assumes no liability for loss or damage by reason of the following:
 - a. Defects, liens, encumbrances, adverse claims or other matters affecting the title to any property beyond the lines of the Land expressly described in the description set forth in Schedule A of this Guarantee, or title to streets, roads, avenues, lanes, ways or waterways to which such Land abuts, or the right to maintain therein vaults, tunnels, ramps or any structure or improvements; or any rights or easements therein, unless such property, rights or easements are expressly and specifically set forth in said description.
 - b. Defects, liens, encumbrances, adverse claims or other matters, whether or not shown by the Public Records (1) that are created, suffered, assumed or agreed to by one or more of the Assureds; (2) that result in no loss to the Assured; or (3) that do not result either in the invalidity of any nonjudicial proceeding to foreclose the lien of the Mortgage or the failure of any such nonjudicial foreclosure proceeding to divest a lien, estate or interest subordinate or subject to the lien of the Mortgage.
 - c. Defects, liens, encumbrances, adverse claims or other matters against the title, not shown by the Public Records.
 - d. The identity of any party shown or referred to in Schedule A.
 - e. The validity, legal effect or priority of any matter shown or referred to in this Guarantee.
 - f. Any law, ordinance, governmental regulation or any other police power adopted or promulgated by any county, city, or any other local government authority purporting to regulate nonjudicial foreclosures or any related duties, whether or not disclosed by the Public Records at the Date of Guarantee.
 - g. (1) Taxes or assessments of any taxing authority that levies taxes or assessments on real property; or,
 (2) proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not the matters excluded under (1) or (2) are shown by the records of the taxing authority or by the Public Records.
 - h. (1) Unpatented mining claims; (2) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (3) water rights, claims or title to water, whether or not the matters excluded under (1), (2) or (3) are shown by the Public Records.

TRUSTEE'S SALE GUARANTEE CONDITIONS

1. DEFINITION OF TERMS

The following terms when used in the Guarantee mean:

- a. the "Assured": (i) the party or parties named as the Assured in Schedule A, or on a supplemental writing executed by the Company, (ii) the duly substituted trustee of the Mortgage and (iii) the owner of the indebtedness or other obligation secured by the Mortgage.
- b. "Land": the Land described or referred to in Schedule A, and improvements affixed thereto which by law constitute real property. The term "Land" does not include any property beyond the lines of the area described or referred to in Schedule A, nor any right, title, interest, estate or easement in abutting streets, roads, avenues, alleys, lanes, ways or waterways.
- c. "Mortgage": the mortgage, deed of trust, trust deed, or other security instrument set forth in Paragraph 3.d. of Schedule A.
- d. "Public Records": those records established under California statutes at Date of Guarantee for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without knowledge.
- e. "Date of Guarantee": the Date of Guarantee set forth in Schedule A.

2. NOTICE OF CLAIM TO BE GIVEN BY ASSURED

The Assured shall notify the Company promptly in writing in case knowledge shall come to the Assured of any assertion of facts, or claims of title or interest that are contrary to the assurances set forth in Paragraph 3 of Schedule A and that might cause loss or damage for which the Company may be liable under this Guarantee. If prompt notice shall not be given to the Company, then all liability of the Company shall terminate with regard to the matter or matters for which prompt notice is required; provided, however, that failure to notify the Company shall in no case prejudice the rights of the Assured under this Guarantee unless the Company shall be prejudiced by the failure and then only to the extent of the prejudice.

3. NO DUTY TO DEFEND OR PROSECUTE

The Company shall have no duty to defend or prosecute any action or proceeding to which the Assured is a party, notwithstanding the nature of any allegation in such action or proceeding.

4. COMPANY'S OPTION TO DEFEND OR PROSECUTE ACTIONS; DUTY OF ASSURED TO COOPERATE

Even though the Company has no duty to defend or prosecute as set forth in Paragraph 3 above:

- a. The Company shall have the right, at its sole option and cost, to institute and prosecute any action or proceeding, interpose a defense, as limited in Paragraph 4.b. or to do any other act which in its opinion may be necessary or desirable to establish the correctness of the assurances set forth in Paragraph 3 of Schedule A or to prevent or reduce loss or damage to the Assured including, but not limited to, repeating the trustee's sale proceeding. The Company may take any appropriate action under the terms of this Guarantee, whether or not it shall be liable hereunder, and shall not thereby concede liability or waive any provision of this Guarantee. If the Company shall exercise its rights under this paragraph, it shall do so diligently.
- b. If the Company elects to exercise its options as stated in Paragraph 4.a. the Company shall have the right to select counsel of its choice (subject to the right of the Assured to object for reasonable cause) to represent the Assured and shall not be liable for and will not pay the fees of any other counsel, nor will

- the Company pay any fees, costs or expenses incurred by the Assured in the defense of those causes of action which allege matters not covered by this Guarantee.
- c. Whenever the Company shall have brought an action or interposed a defense as permitted by the provisions of this Guarantee, the Company may pursue any litigation to final determination by a court of competent jurisdiction and expressly reserves the right, in its sole discretion, to appeal from an adverse judgment or order.
- d. In all cases where this Guarantee permits the Company to prosecute or provide for the defense of any action or proceeding, the Assured shall secure to the Company the right to so prosecute or provide for the defense of any action or proceeding, and all appeals therein, and permit the Company to use, at its option, the name of the Assured for this purpose. Whenever requested by the Company, the Assured, at the Company's expense, shall give the Company all reasonable aid in any action or proceeding, securing evidence, obtaining witnesses, prosecuting or defending the action or lawful act which in the opinion of the Company may be necessary or desirable to establish the correctness of the assurances set forth in Paragraph 3 of Schedule A. If the Company is prejudiced by the failure of the Assured to furnish the required cooperation, the Company's obligations to the Assured under the Guarantee shall terminate.

5. PROOF OF LOSS OR DAMAGE

- a. In addition to and after the notices required under Section 2 of these Conditions have been provided to the Company, a proof of loss or damage signed and sworn to by the Assured shall be furnished to the Company within ninety (90) days after the Assured shall ascertain the facts giving rise to the loss or damage. The proof of loss or damage shall describe the matters covered by this Guarantee which constitute the basis of loss or damage and shall state, to the extent possible, the basis of calculating the amount of the loss or damage. If the Company is prejudiced by the failure of the Assured to provide the required proof of loss or damage, the Company's obligation to the Assured under the Guarantee shall terminate.
- b. The Company may reasonably require the Assured to submit to examination under oath by any authorized representative of the Company and to produce for examination, inspection, and copying, at such reasonable times and places as may be designated by the authorized representative of the Company, all records, in whatever medium maintained, including books, ledgers, checks, memoranda, correspondence, reports, e-mails, disks, tapes, and videos whether bearing a date before or after Date of Guarantee, that reasonably pertain to the loss or damage. Further, if requested by any authorized representative of the Company, the Assured shall grant its permission, in writing, for any authorized representative of the Company to examine, inspect, and copy all of these records in the custody or control of a third party that reasonably pertain to the loss or damage. All information designated as confidential by the Assured provided to the Company pursuant to this Section shall not be disclosed to others unless, in the reasonable judgment of the Company, it is necessary in the administration of the claim. Failure of the Assured to submit for examination under oath, produce any reasonably requested information, or grant permission to secure reasonably necessary information from third parties as required in this subsection, unless prohibited by law or governmental regulation, shall terminate any liability of the Company under this Guarantee as to that claim.

6. OPTIONS TO PAY OR OTHERWISE SETTLE CLAIMS: TERMINATION OF LIABILITY

In case of a claim under this Guarantee, the Company shall have the following additional options:

- a. To Pay or Tender Payment of the Amount of Guarantee or to Purchase the Indebtedness.
 - i. To pay or tender payment of the full amount of this Guarantee together with any costs, attorneys' fees, and expenses incurred by the Assured that were authorized by the Company up to the time of payment or tender of payment and that the Company is obligated to pay; or

ii. To purchase the indebtedness secured by the Mortgage for the amount owing thereon, together with any costs, attorneys' fees, and expenses incurred by the Assured that were authorized by the Company up to the time of purchase and that the Company is obligated to pay.

When the Company so purchases such indebtedness, the owner thereof shall transfer, assign, and convey to the Company the indebtedness and the Mortgage, together with any collateral security.

Upon the exercise by the Company of either of the options provided for in Paragraphs 6.a.i. or 6.a.ii., all liability and obligations of the Company to the Assured under this Guarantee, other than to make the payment required in those paragraphs, shall terminate, including any duty to continue any and all litigation initiated by Company pursuant to Paragraph 4.

- b. To Pay or Otherwise Settle With Parties Other Than the Assured or With the Assured.
 - i. To pay or otherwise settle with other parties for or in the name of an Assured any claim assured against under this Guarantee. In addition, the Company will pay any costs, attorneys' fees, and expenses incurred by the Assured that were authorized by the Company up to the time of payment and that the Company is obligated to pay; or
 - ii. To pay or otherwise settle with the Assured the loss or damage provided for under this Guarantee, together with any costs, attorneys' fees, and expenses incurred by the Assured that were authorized by the Company up to the time of payment and that the Company is obligated to pay.

Upon the exercise by the Company of either of the options provided for in Paragraphs 6. b.i. or 6.b.ii., the Company's obligations to the Assured under this Guarantee for the claimed loss or damage, other than the payments required to be made, shall terminate, including any duty to continue any and all litigation initiated by Company pursuant to Paragraph 4.

7. LIMITATION OF LIABILITY

This Guarantee is a contract of Indemnity against actual monetary loss or damage sustained or incurred by the Assured who has suffered loss or damage by reason of reliance upon the assurances set forth in Paragraph 3 of Schedule A and only to the extent herein described, and subject to the Exclusions From Coverage and Conditions of this Guarantee.

- a. The liability of the Company under this Guarantee to the Assured shall not exceed the least of:
 - i. the amount of liability stated in Schedule A;
 - ii. the amount of the unpaid principal indebtedness secured by the Mortgage as limited or as reduced under Paragraph 8 of these Conditions at the time the loss or damage assured against by this Guarantee occurs, together with interest thereon; or
 - iii. the difference between the value of the estate or interest set forth in Schedule A and the value of the estate or interest subject to any defect, lien, encumbrance or other matter assured against by this Guarantee.
- b. If the Company or the Assured under the direction of the Company at the Company's expense establishes the title, or removes the alleged defect, lien or, encumbrance or cures any other matter assured against by this Guarantee in a reasonably diligent manner by any method, including litigation and the completion of any appeals therefrom, it shall have fully performed its obligations with respect to that matter and shall not be liable for any loss or damage caused thereby.
- c. In the event of any litigation by the Company or with the Company's consent, the Company shall have no liability for loss or damage until there has been a final determination by a court of competent jurisdiction, and disposition of all appeals therefrom.

d. The Company shall not be liable for loss or damage to the Assured for liability voluntarily assumed by the Assured in settling any claim or suit without the prior written consent of the Company.

8. REDUCTION OF LIABILITY OR TERMINATION OF LIABILITY

All payments under this Guarantee, except payments made for costs, attorneys' fees and expenses pursuant to Paragraph 4 shall reduce the amount of liability pro tanto.

9. PAYMENT OF LOSS

- a. No payment shall be made without producing this Guarantee for endorsement of the payment unless the Guarantee has been lost or destroyed, in which case proof of loss or destruction shall be furnished to the satisfaction of the Company.
- b. When liability and the extent of loss or damage has been definitely fixed in accordance with these Conditions the loss or damage shall be payable within thirty (30) days thereafter.

10. SUBROGATION UPON PAYMENT OR SETTLEMENT

Whenever the Company shall have settled and paid a claim under this Guarantee, all right of subrogation shall vest in the Company unaffected by any act of the Assured.

The Company shall be subrogated to and be entitled to all rights and remedies which the Assured would have had against any person or property in respect to the claim had this Guarantee not been issued. If requested by the Company, the Assured shall transfer to the Company all rights and remedies against any person or property necessary in order to perfect this right of subrogation. The Assured shall permit the Company to sue, compromise or settle in the name of the Assured and to use the name of the Assured in any transaction or litigation involving these rights or remedies.

If a payment on account of a claim does not fully cover the loss of the Assured the Company shall be subrogated to all rights and remedies of the Assured after the Assured shall have recovered its principal, interest, and costs of collection.

11. LIABILITY LIMITED TO THIS GUARANTEE; GUARANTEE ENTIRE CONTRACT

- a. This Guarantee together with all endorsements, if any, attached hereto by the Company is the entire Guarantee and contract between the Assured and the Company. In interpreting any provision of this Guarantee, this Guarantee shall be construed as a whole.
- b. Any claim of loss or damage, whether or not based on negligence, or any action asserting such claim, shall be restricted to this Guarantee.
- c. No amendment of or endorsement to this Guarantee can be made except by a writing endorsed hereon or attached hereto signed by either the President, a Vice President, the Secretary, an Assistant Secretary, or validating officer or authorized signatory of the Company.

12. NOTICES, WHERE SENT.

All notices required to be given the Company and any statement in writing required to be furnished the Company shall include the number of this Guarantee and shall be addressed to the Company at the office which issued this Guarantee or at 1408 North Westshore Boulevard, Suite 900, Tampa, Florida 33607, (612) 371-1111.

SCHEDULE A

Guarantee No.: TSNV-08000253 / 105121-EB Amount of Liability: \$3,180,000.00

Date of Guarantee: March 27, 2023 Fee: \$2,591.00

1. Name of Assured:

Nevada Trust Deed Services / Tranche 5382 Preferred Trust Company, LLC -Client Account AS TO AN UNDIVIDED 0.11 % INTEREST. John R McTague, a married man as his sole and separate property AS TO AN UNDIVIDED 6.28% INTEREST. Preferred Trust Company Custodian FBO Paula Renee Dyer, IRA AS TO AN UNDIVIDED 4.15% INTEREST. Preferred Trust Company Custodian FBO Mark Stephen Gresla, IRA AS TO AN UNDIVIDED 10.23% INTEREST. Preferred Trust Company Custodian FBO Margie Lynn Claypool, IRA AS TO AN UNDIVIDED 8.80% INTEREST. Paul E Wilm, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST. William Alexander Meserve, a single man as his sole and separate property AS TO AN UNDIVIDED 6.28% INTEREST. Neilia A LaValle Revocable Trust AS TO AN UNDIVIDED 4.77% INTEREST. Preferred Trust Company Custodian FBO Gerald Ray Stearns, Jr. IRA AS TO AN UNDIVIDED 6.26% INTEREST. John Yun Ho Karl and Jin K Karl, together as joint tenants AS TO AN UNDIVIDED 2.51 % INTEREST. Margo Dean Miller, a single woman as her sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST. Harry Wielen, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST. Melissa Victoria Ignash Revocable Trust AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO Zane Lee Krause, IRA AS TO AN UNDIVIDED 9.15% INTEREST. Justin William Turner and Kathy Leann Turner, together as joint tenants AS TO AN UNDIVIDED 2.51 % INTEREST. Preferred Trust Company Custodian FBO Charles Hunter Watley, IRA AS TO AN UNDIVIDED 6.28% INTEREST. Iris Denise Tsui, a single woman as her sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST. Tranche 5383 Thomas Harold Tashjian, a single man as his sole and separate property AS TO AN UNDIVIDED 100.00% INTEREST. Tranche 5384 Preferred Trust Company, LLC -Client Account AS TO AN UNDIVIDED 0.08% INTEREST. Willy Chu Chih Hsiung, a married man as his sole and separate property AS TO AN UNDIVIDED 5.03% INTEREST. Naresh Kumar Dhiman, a married man as his sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST. Kiki's Books and Trades, LLC AS TO AN UNDIVIDED 3.09% INTEREST. James Richard Day, a married man as his sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO David P Solomon, IRA AS TO AN UNDIVIDED 3.49% INTEREST. Kuber Thor Trust AS TO AN UNDIVIDED 3.77% INTEREST. Anh Tuan Che Nguyen, a married man as his sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO Georgia Frances Kopitzke, IRA AS TO AN UNDIVIDED 9.13% INTEREST. Dynamic Imagery AS TO AN UNDIVIDED 2.51% INTEREST. Stanley Lester Decker, a single man as his sole and separate property AS TO AN UNDIVIDED 10.06% INTEREST. Dallas Wayne Kester, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST. Todd Harris Wienke, a married man as his sole and separate property AS TO AN UNDIVIDED 3.77% INTEREST. Preferred Trust Company Custodian FBO Kevin Barry Parsons, IRA AS TO AN UNDIVIDED 2.51% INTEREST. MSM Group AS TO AN UNDIVIDED 18.86% INTEREST. Ryan Matthew Smith, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST. Tranche 5385 Preferred Trust Company Custodian FBO Nguyen T Nguyen, IRA AS TO AN UNDIVIDED 6.36% INTEREST. Preferred Trust Company Custodian FBO Robert Alonza Knight, Jr., Roth IRA AS TO AN UNDIVIDED 7.40%INTEREST. Preferred Trust Company Custodian FBO Gary Louis Trotta, IRA AS TO AN UNDIVIDED 7.85% INTEREST. Capricorn Systems, Inc. AS TO AN UNDIVIDED 12.58% INTEREST. Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 0.04% INTEREST. Craig Living Trust AS TO AN UNDIVIDED 3.77% INTEREST. John Douglas Hendrix, a married man as his sole and separate property AS TO AN UNDIVIDED 2.13% INTEREST. Hart Property Group, LLC AS TO AN UNDIVIDED 2.51 % INTEREST. Preferred Trust Company Custodian FBO Shannon Jason Black, Roth IRA AS TO AN UNDIVIDED 2.41 % INTEREST. James Richard Seiler, Jr. and Laura Anne Seiler, as trustees of the James Richard Seiler, Jr. and Laura Anne Seiler Revocable Trust AS TO AN UNDIVIDED 7.77% INTEREST. SA 1044, LLC AS TO AN UNDIVIDED 10.06% INTEREST. PJI Foundation, LLC AS TO AN UNDIVIDED 6.28% INTEREST. Preferred Trust Company Custodian FBO Phyllis Temple Craighead. IRA AS TO AN UNDIVIDED 12.08% INTEREST. Preferred Trust Company Custodian FBO Miodrag Radmilo Dostanic, IRA AS TO AN UNDIVIDED 18.77% INTEREST. Tranche 5386 Charles Allen Jackson and Anna Lucia Jackson, together as joint tenants AS TO AN UNDIVIDED 2.52% INTEREST. First Savings Bank Custodian FBO Jeffrey Edward Fiegel, IRA AS TO AN UNDIVIDED 3.77% INTEREST. Preferred Trust Company Custodian FBO Shelley Edward Yates, IRA AS TO AN UNDIVIDED 2.52% INTEREST. Preferred Trust Company Custodian FBO Maraea Yates, SEP IRA AS TO AN UNDIVIDED 1.26% INTEREST. Preferred Trust Company Custodian FBO Ronald Dean Mgrublian, IRA AS TO AN UNDIVIDED 2.57% INTEREST. Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 0.03% INTEREST. Maria Belen Agapito Lorenzana, a married woman as her sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST. Elise Mari Lorenzana-Cronkrite and Maria Belen Agapito Lorenzana, together as joint tenants AS TO AN UNDIVIDED 7.54% INTEREST. Preferred Trust Company Custodian FBO David Alonso Longoria, IRA AS TO AN UNDIVIDED 4.02% INTEREST. Israel Victor Irizarry, a married man as his sole and separate property AS TO AN UNDIVIDED 3.27% INTEREST. Preferred Trust Company Custodian FBO Willard Michael Garrett, IRA AS TO

AN UNDIVIDED 15.92% INTEREST. Wayne William Siegfried and Marian K Siegfried, together as joint tenants AS TO AN UNDIVIDED 2.51 % INTEREST. MADA Enterprises, LLC AS TO AN UNDIVIDED 12.58% INTEREST. Randall T Laurence, a married man as his sole and separate property AS TO AN UNDIVIDED 25.16% INTEREST. Lindsey James Parker, a married man as his sole and separate property AS TO AN UNDIVIDED 2.52% INTEREST. Ronald Krugman Revocable Living Trust Dated August 16th, 2014 AS TO AN UNDIVIDED 2.52% INTEREST. Preferred Trust Company Custodian FBO Carol Lynn Coltrin, IRA AS TO AN UNDIVIDED 2.52% INTEREST. Preferred Trust Company Custodian FBO Maraea Yates, IRA AS TO AN UNDIVIDED 1.26% INTEREST. Tranche 5387 Bonnie Lou Klem, a married woman as her sole and separate property AS TO AN UNDIVIDED 8.81 % INTEREST. Preferred Trust Company, LLC -Client Account AS TO AN UNDIVIDED 0.02% INTEREST. Iqbal Singh, a married man as his sole and separate property AS TO AN UNDIVIDED 6.28% INTEREST. Kiki's Books and Trades, LLC AS TO AN UNDIVIDED 3.14% INTEREST. Eric R Molner, a married man as his sole and separate property AS TO AN UNDIVIDED 25.15% INTEREST. Preferred Trust Company Custodian FBO Wayne K Mills, IRA AS TO AN UNDIVIDED 25.16% INTEREST. Connect Invest II, LLC AS TO AN UNDIVIDED 25.16% INTEREST. Connect Invest Corporation AS TO AN UNDIVIDED 6.29% INTEREST. Tranche 5388 Preferred Trust Company, LLC -Client Account AS TO AN UNDIVIDED 0.05% INTEREST. Miguel A Muniozguren and Nelia M Muniozguren, Trustee, Muniozguren Living Trust, 11/27/2012 AS TO AN UNDIVIDED 5.03% INTEREST. Preferred Trust Company Custodian FBO Michael Robert Chiapetto, IRA AS TO AN UNDIVIDED 29.78% INTEREST. Yan Hao Ren, a single man as his sole and separate property AS TO AN UNDIVIDED 5.03% INTEREST. Shizuko Fields and Paul Edwin Fields, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST. Barnes & Associates, LLC AS TO AN UNDIVIDED 5.03% INTEREST. Preferred Trust Company Custodian FBO Ann Marie Molner, IRA AS TO AN UNDIVIDED 8.85% INTEREST. Sabrina Jo-Handgen and Jay Benjamin Johnson, together as joint tenants AS TO AN UNDIVIDED 1.28% INTEREST. James Bayard Haley, a single man as his sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO Mayumi Mays, IRA AS TO AN UNDIVIDED 16.30% INTEREST. Jia-Ren Charles Huang, a married man as his sole and separate property AS TO AN UNDIVIDED 6.03% INTEREST. Laurance Alan Weeks, a married man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST. Steve Athas Hagis and Ellen Grey Hag is, together as joint tenants AS TO AN UNDIVIDED 5.03% INTEREST. Tranche 5389 Preferred Trust Company, LLC -Client Account AS TO AN UNDIVIDED 0.07% INTEREST. Sabrina Jo-Handgen and Jay Benjamin Johnson, together as joint tenants AS TO AN UNDIVIDED 2.76% INTEREST. Romita Sharma, a married woman as her sole and separate property AS TO AN UNDIVIDED 3.79% INTEREST. David Alonzo Longoria, Jr., a single man as his sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST. Robert Anthony Swartz, a married man as his sole and separate property AS TO AN UNDIVIDED 6.11 % INTEREST. Eleanor W Stellyes 1990 Trust AS TO AN UNDIVIDED 5.73% INTEREST. The Gibson Family Trust dated May 15, 2014 AS TO AN UNDIVIDED 1.58% INTEREST. Provident Trust Group Custodian FBO Justin William Turner, IRA AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO Scott James Kruchten, Roth IRA AS TO AN UNDIVIDED 3.47%1NTEREST. Michael Sinisi and Andrea Lisa Sinisi, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST. Aleta E Greayer, a single woman as her sole and separate property AS TO AN UNDIVIDED 5.53% INTEREST. Vasant Ramchandar Manwadkar, a married man as his sole and separate property AS TO AN UNDIVIDED 3.01 % INTEREST. Margaret Webster Dean, a single woman as her sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST. Preferred Trust Company Custodian FBO Heber Clark Maughan, IRA AS TO AN UNDIVIDED 2.16% INTEREST. Preferred Trust Company Custodian FBO Betty Ann Brown, IRA AS TO AN UNDIVIDED 5.03% INTEREST. Preferred Trust Company Custodian FBO James Neil Burleson, SEP IRA AS TO AN UNDIVIDED 3.25% INTEREST. Preferred Trust Company Custodian FBO Scott Steven Holland, IRA AS TO AN UNDIVIDED 6.26% INTEREST. Preferred Trust Company Custodian FBO Roger Linn Ickes, IRA AS TO AN UNDIVIDED 3.37% INTEREST. Preferred Trust Company Custodian FBO Ana Marie Teran-Marrone, IRA AS TO AN UNDIVIDED 15.75% INTEREST. Preferred Trust Company Custodian FBO Michelle Marie Fedewa, IRA AS TO AN UNDIVIDED 3.80% INTEREST. Preferred Trust Company Custodian FBO Thomas Samuel Pavone, Jr., IRA AS TO AN UNDIVIDED 8.23% INTEREST.

- 2. The estate or interest in the Land that is the subject of this Guarantee is: Fee Simple
- 3. Assurances:

According to the Public Records as of the Date of Guarantee,

- Title to the estate or interest is vested in:
 Gold Rose Group LLC, a Nevada Limited Liability Company
- b. Title to the estate or interest is subject to defects, liens or encumbrances shown in Schedule B which are not necessarily shown in the order of their priority.
- c. The Land referred to in this Guarantee is situated in the State of Nevada, County of Clark, and is described as follows: THE SOUTH HALF (S 1/2) OF THE NORTHEAST QUARTER (NE 1/4) OF THE NORTHWEST QUARTER (NW 1/4) OF THE SOUTHWEST QUARTER (SW 1/4) OF SECTION 24, TOWNSHIP 19 SOUTH, RANGE 60 EAST, M.D.M., CLARK COUNTY,

NEVADA.

SAID LAND IS ALSO KNOWN AS LOT ONE HUNDRED FORTY-EIGHT (148) AS SHOWN ON RECORD OF SURVEY MAP IN FILE 52, PAGE 70 IN THE OFFICE OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA.

TOGETHER WITH THAT PORTION AS VACATED BY THAT CERTAIN ORDER OF VACATION, RECORDED APRIL 15, 1994, IN BOOK 940415 AS INSTRUMENT NO. 01577, OF OFFICIAL RECORDS.

FOR INFORMATIONAL PURPOSES ONLY - APN: 125-24-302-005

- d. Relative to the Mortgage shown in Paragraph #16 of Schedule B:
 - i. For the purposes of N.R.S. §107.080, the names and addresses of the trustor or mortgagor as shown in the Mortgage are:

Gary M Briggs 9775 Severence Ln Las Vegas, NV 89149 (Guarantor)

Jacqueline Clark 9775 Severence Ln Las Vegas, NV 89149 (Guarantor)

Gold Rose Group, LLC 9775 Severence Ln Las Vegas, NV 89149

Gold Rose Group, LLC 7995 W. Sahara Ave #101 Las Vegas, NV 89117

ii. The names and addresses of all persons who have recorded requests for a copy of Notice of Default and Election to Sell and for a copy of Notice of Sale as provided by N.R.S. §107.090 are:

N/A

iii. The names and addresses of all additional persons who are entitled to receive a copy of Notice of Default and Election to Sell and a copy of Notice of Sale as provided by N.R.S. §107.080 and §107.090 are:

Jason Garofalo 4133 Peaceful Meadow Street Las Vegas, NV 89135 As to Exceptions #17 & 18

iv. The names and addresses of all associations defined in N.R.S. § 116.011 and N.R.S. § 116.3101 that have recorded a Request for Notice that are entitled to receive a copy of any Trustee's Deed Upon Sale as provided by N.R.S. §107.090 are:

N/A

v. The names and addresses of all state taxing agencies that are entitled to receive a copy of Notice of Sale are:

N/A

vi. The address of the Internal Revenue Service to which a copy of Notice of Sale is to be mailed is:

N/A

vii. The name of a newspaper of general circulation in the county where the Land is situated for the publication of a Notice of Sale as required by N.R.S. §107.080(4)(c) and defined in N.R.S. §238.030 is:

Nevada Legal News 930 S. Fourth Street, Suite 100 Las Vegas, NV 89101-6845

OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

SCHEDULE B

- Taxes or assessments which are not shown as existing liens by the records of any taxing authority
 that levies taxes or assessments on real property or by the Public Records. Proceedings by a public
 agency which may result in taxes or assessments, or notices of such proceedings, whether or not
 shown by the records of such agency or by the Public Records.
- 2. Any facts, rights, interests, or claims that are not shown by the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession thereof.
- 3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
- 4. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and not shown by the Public Records.
- 5. (a) Unpatented mining claims, (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof, (c) water rights or, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the Public Records, (d) Indian tribal codes or regulations, Indian Treaty or Aboriginal Rights, including easements or equitable servitudes.
- 6. Any lien or right to a lien for services, labor or material not shown by the Public Records.

Exceptions 1-6 will be omitted on extended coverage policies

- 7. Taxes, general and special, for the fiscal year 2022 2023 for Assessor's parcel number: 125-24-302-005 are paid in full in the amount of \$3,892.17.
- 8. The lien of supplemental taxes, if any, assessed pursuant to the provisions of Section 361.260 of the Nevada Revised Statutes.
- 9. Reservations, mineral rights, and exclusions in the patent from the State of Nevada conveying said Land.

Recorded: January 12, 1952 in Book 65 of Deeds, Page 554

Instrument No. : 379212

 An easement affecting that portion of said land and for the purposes stated therein and incidental purposes as reserved in the following Document

Reserved By: Jenevie Roth and Marilyn Roth Recorded: February 28, 1968 in Book 856

Instrument No.: 687387

- 11. Record of Survey filed in File 52 of Surveys, Page 70, recorded October 18, 1989 as Instrument No.: 891018-00517.
- 12. Terms, provisions and easements as contained in an instrument,

Entitled: Judgment and Decree Quieting Title

Recorded : October 26, 1989 Instrument No.: 891026-00794

Record of Survey filed in File 57 of Surveys, Page 5, recorded October 10, 1990 as Instrument No.: 901010-00786.

13. Any easements not vacated by that certain "Order of Vacation"

Recorded : April 15, 1994 Instrument No. : 940415-01577

14. An easement affecting that portion of said land and for the purposes stated therein and incidental purposes as granted in the following Document

Granted To: Southwest Gas Corporation, a California Corporation

Recorded: October 18, 2022

ORT Form 5326B-NV

Instrument No. 20221018-01910

15. An easement affecting that portion of said land and for the purposes stated therein and incidental purposes as granted in the following Document

Granted To: Nevada Power Company, a Nevada Corporation dba NV Energy

Recorded : October 19, 2022 Instrument No. 20221019-01603

16. A deed of trust to secure an indebtedness of the amount stated below and any other amounts payable under the terms thereof,

Dated : April 18, 2022 Amount : \$3,180,000.00

Trustor/Borrower: Gold Rose Group, LLC, a Nevada Limited Liability Company

Trustee: Equity Title of Nevada

Beneficiary/Lender: Ignite Funding, LLC FBO Tranche 5382 Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 100.00% INTEREST. Tranche 5383 Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 100.00% INTEREST. Tranche 5384 Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 100.00% INTEREST. Tranche 5385 Preferred Trust Company Custodian FBO Nguyen T Nguyen, IRA AS TO AN UNDIVIDED 6.36% INTEREST. Preferred Trust Company Custodian FBO Robert Alonza Knight, Jr., Roth IRA AS TO AN UNDIVIDED 7.40% INTEREST. Preferred Trust Company Custodian FBO Gary Louis Trotta, IRA AS TO AN UNDIVIDED 7.85% INTEREST. Capricorn Systems, Inc. AS TO AN UNDIVIDED 12.58% INTEREST. Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 34.97% INTEREST. Preferred Trust Company Custodian FBO Phyllis Temple Craighead, IRA AS TO AN UNDIVIDED 12.08% INTEREST. Preferred Trust Company Custodian FBO Miodrag Radmilo Dostanic, IRA AS TO AN UNDIVIDED 18.77% INTEREST. Tranche 5386 Charles Allen Jackson and Anna Lucia Jackson, together as joint tenants AS TO AN UNDIVIDED 2.52% INTEREST. First Savings Bank Custodian FBO Jeffrey Edward Fiegel, IRA AS TO AN UNDIVIDED 3.77% INTEREST. Preferred Trust Company Custodian FBO Shelley Edward Yates, IRA AS TO AN UNDIVIDED 2.52% INTEREST. Preferred Trust Company Custodian FBO Maraea Yates, SEP IRA AS TO AN UNDIVIDED 1.26% INTEREST. Preferred Trust Company Custodian FBO Ronald Dean Mgrublian, IRA AS TO AN UNDIVIDED 2.57% INTEREST. Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 40.83% INTEREST. MADA Enterprises, LLC AS TO AN UNDIVIDED 12.58% INTEREST. Randall T Laurence, a married man as his sole and separate property AS TO AN UNDIVIDED 25.16% INTEREST. Lindsey James Parker, a married man as his sole and separate property AS TO AN UNDIVIDED 2.52% INTEREST. Ronald Krugman Revocable Living Trust Dated August 16th, 2014 AS TO AN UNDIVIDED 2.52% INTEREST. Preferred Trust Company Custodian FBO Carol Lynn Coltrin, IRA AS TO AN UNDIVIDED 2.52% INTEREST. Preferred Trust Company Custodian FBO Maraea Yates, IRA AS TO AN UNDIVIDED 1.26% INTEREST. Tranche 5387 Bonnie Lou Klem, a married woman as her sole and separate property AS TO AN UNDIVIDED 8.81% INTEREST. Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 34.59% INTEREST. Preferred Trust Company Custodian FBO Wayne K Mills, IRA AS TO AN UNDIVIDED 25.16% INTEREST. Connect Invest II, LLC AS TO AN UNDIVIDED 25.16% INTEREST. Connect Invest Corporation AS TO AN UNDIVIDED 6.29% INTEREST. Tranche 5388 Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 100.00% INTEREST. Tranche 5389 Preferred Trust Company, LLC - Client Account AS TO AN UNDIVIDED 54.31% INTEREST. Preferred Trust Company Custodian FBO Betty Ann Brown, IRA AS TO AN UNDIVIDED 5.03% INTEREST. Preferred Trust Company Custodian FBO James Neil Burleson. SEP IRA AS TO AN UNDIVIDED 3.25% INTEREST. Preferred Trust Company Custodian FBO Scott Steven Holland, IRA AS TO AN UNDIVIDED 6.26% INTEREST. Preferred Trust Company Custodian FBO Roger Linn Ickes, IRA AS TO AN UNDIVIDED 3.37% INTEREST. Preferred Trust Company Custodian FBO Ana Marie Teran-Marrone, IRA AS TO AN UNDIVIDED 15.75% INTEREST. Preferred Trust Company Custodian FBO Michelle Marie Fedewa, IRA AS TO AN UNDIVIDED 3.80% INTEREST. Preferred Trust Company Custodian FBO Thomas Samuel Pavone, Jr., IRA AS TO AN UNDIVIDED 8.23% INTEREST.

Loan No.: Not Set Out Recorded : April 19, 2022 Instrument No.: 20220419-02258

And re-recorded March 20, 2023 as Instrument No. 20230320-00398

NOTE: THE BENEFICIAL INTEREST EXCEEDS 100%

The record beneficial interest under said Deed of Trust as a result of the last recorded assignment thereof is,

Assignee: Tranche 5382 John R McTague, a married man as his sole and separate property AS TO AN UNDIVIDED 6.28% INTEREST. Preferred Trust Company Custodian FBO Paula Renee Dyer, IRA AS TO AN UNDIVIDED 4.15% INTEREST. Preferred Trust Company Custodian FBO Mark Stephen Gresla, IRA AS TO AN UNDIVIDED 10.23% INTEREST. Preferred Trust Company Custodian FBO Margie Lynn Claypool, IRA AS TO AN UNDIVIDED 8.80% INTEREST. Paul E Wilm, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST. William Alexander Meserve, a single man as his sole and separate property AS TO AN UNDIVIDED 6.28% INTEREST. Neilia A LaValle Revocable Trust AS TO AN UNDIVIDED 4.77% INTEREST. Preferred Trust Company Custodian FBO Gerald Ray Stearns, Jr. IRA AS TO AN UNDIVIDED 6.26% INTEREST. John Yun Ho Karl and Jin K Karl, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST. Margo Dean Miller, a single

woman as her sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST. Harry Wielen, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST. Melissa Victoria Ignash Revocable Trust AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO Zane Lee Krause, IRA AS TO AN UNDIVIDED 9.15% INTEREST. Justin William Turner and Kathy Leann Turner, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO Charles Hunter Watley, IRA AS TO AN UNDIVIDED 6.28% INTEREST. Iris Denise Tsui, a single woman as her sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST. Tranche 5383 Thomas Harold Tashijan, a single man as his sole and separate property TO AN UNDIVIDED 100.00% INTEREST. Tranche 5384 Willy Chu Chih Hsiung, a married man as his sole and separate property AS TO AN UNDIVIDED 5.03% INTEREST. Naresh Kumar Dhiman, a married man as his sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST. Kiki's Books and Trades, LLC AS TO AN UNDIVIDED 3.09% INTEREST. James Richard Day, a married man as his sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO David P Solomon, IRA AS TO AN UNDIVIDED 3.49% INTEREST. Kuber Thor Trust AS TO AN UNDIVIDED 3.77% INTEREST. Anh Tuan Che Nguyen, a married man as his sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO Georgia Frances Kopitzke, IRA AS TO AN UNDIVIDED 9.13% INTEREST. Dynamic Imagery AS TO AN UNDIVIDED 2.51% INTEREST. Stanley Lester Decker, a single man as his sole and separate property AS TO AN UNDIVIDED 10.06% INTEREST. Dallas Wayne Kester, a single man as his scle and separate property AS TO AN UNDIVIDED 12.57% INTEREST. Todd Harris Wienke, a married man as his sole and separate property AS TO AN UNDIVIDED 3.77% INTEREST. Preferred Trust Company Custodian FBO Kevin Barry Parsons, IRA AS TO AN UNDIVIDED 2.51% INTEREST. MSM Group AS TO AN UNDIVIDED 18.86% INTEREST. Ryan Matthew Smith, a single man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST. Tranche 5385 Craig Living Trust AS TO AN UNDIVIDED 3.77% INTEREST. John Douglas Hendrix, a married man as his sole and separate property AS TO AN UNDIVIDED 2.13% INTEREST. Hart Property Group, LLC AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO Shannon Jason Black, Roth IRA AS TO AN UNDIVIDED 2.41% INTEREST. James Richard Seiler, Jr. and Laura Anne Seiler, as trustees of the James Richard Seiler, Jr. and Laura Anne Seiler Revocable Trust AS TO AN UNDIVIDED 7.77% INTEREST. SA 1044, LLC AS TO AN UNDIVIDED 10.06% INTEREST. PJI Foundation, LLC AS TO AN UNDIVIDED 6.28% INTEREST. Tranche 5386 Maria Belen Agapito Lorenzana, a married woman as her sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST. Elise Mari Lorenzana-Cronkrite and Maria Belen Agapito Lorenzana, together as joint tenants AS TO AN UNDIVIDED 7.54% INTEREST. Preferred Trust Company Custodian FBO David Alonso Longoria, IRA AS TO AN UNDIVIDED 4.02% INTEREST. Israel Victor Irizarry, a married man as his sole and separate property AS TO AN UNDIVIDED 3.27% INTEREST. Preferred Trust Company Custodian FBO Willard Michael Garrett, IRA AS TO AN UNDIVIDED 15.92% INTEREST. Wayne William Siegfried and Marian K Siegfried, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST. Tranche 5387 Igbal Singh, a married man as his sole and separate property AS TO AN UNDIVIDED 6.28% INTEREST. Kiki's Books and Trades, LLC AS TO AN UNDIVIDED 3.14% INTEREST. Eric R Molner, a married man as his sole and separate property AS TO AN UNDIVIDED 25.15% INTEREST. Tranche 5388 Miguel A Muniozguren and Nelia M Muniozguren, Trustee, Muniozguren Living Trust, 11/27/2012 AS TO AN UNDIVIDED 5.03% INTEREST. Preferred Trust Company Custodian FBO Michael Robert Chiapetto, IRA AS TO AN UNDIVIDED 29.78% INTEREST. Yan Hao Ren, a single man as his sole and separate property AS TO AN UNDIVIDED 5.03% INTEREST. Shizuko Fields and Paul Edwin Fields, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST. 'Barnes & Associates, LLC AS TO AN UNDIVIDED 5.03% INTEREST. Preferred Trust Company Custodian FBO Ann Marie Molner, IRA AS TO AN UNDIVIDED 8.85% INTEREST. Sabrina Jo-Handgen and Jay Benjamin Johnson, together as joint tenants AS TO AN UNDIVIDED 1.28% INTEREST. James Bayard Haley, a single man as his sole and separate property AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO Mayumi Mays, IRA AS TO AN UNDIVIDED 16.30% INTEREST. Jia-Ren Charles Huang, a married man as his sole and separate property AS TO AN UNDIVIDED 6.03% INTEREST, Laurance Alan Weeks, a married man as his sole and separate property AS TO AN UNDIVIDED 12.57% INTEREST. Steve Athas Hagis and Ellen Grev Hagis, together as joint tenants AS TO AN UNDIVIDED 5.03% INTEREST. Tranche 5389 Sabrina Jo-Handgen and Jay Benjamin Johnson, together as joint tenants AS TO AN UNDIVIDED 2.76% INTEREST. Romita Sharma, a married woman as her sole and separate property AS TO AN UNDIVIDED 3.79% INTEREST. David Alonzo Longoria, Jr., a single man as his sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST. Robert Anthony Swartz, a married man as his sole and separate property AS TO AN UNDIVIDED 6.11% INTEREST. Eleanor W Stellyes 1990 Trust AS TO AN UNDIVIDED 5.73% INTEREST. The Gibson Family Trust dated May 15, 2014 AS TO AN UNDIVIDED 1.58% INTEREST. Provident Trust Group Custodian FBO Justin William Turner, IRA AS TO AN UNDIVIDED 2.51% INTEREST. Preferred Trust Company Custodian FBO Scott James Kruchten, Roth IRA AS TO AN UNDIVIDED 3.47% INTEREST. Michael Sinisi and Andrea Lisa Sinisi, together as joint tenants AS TO AN UNDIVIDED 2.51% INTEREST. Aleta E Greayer, a single woman as her sole and separate property AS TO AN UNDIVIDED 5.53% INTEREST. Vasant Ramchandar Manwadkar, a married man as his sole and separate property AS TO AN UNDIVIDED 3.01% INTEREST. Margaret Webster Dean, a single woman as her sole and separate property AS TO AN UNDIVIDED 7.54% INTEREST. Preferred Trust Company Custodian FBO Heber Clark Maughan, IRA AS TO AN UNDIVIDED 2.16% INTEREST.

Recorded: July 28, 2022 Instrument No.: 20220728-01367

Loan No.: 5381

And re-recorded March 24, 2023 as Instrument No. 20230324-00479

Substitution of Trustee under said Deed of Trust,

New Trustee: Nevada Trust Deed Services

Recorded: April 4, 2023

Instrument No.: 20230404-0000313

ORT Form 5326B-NV

Notice of Default under the terms of said Deed of Trust,

Executed By: Ignite Funding LLC

Recorded: April 4, 2023

Instrument No.: 20230404-0000313

Trustee's File No. or Foreclosure No.: 23-02-009-FCL

17. A deed of trust to secure an indebtedness of the amount stated below and any other amounts payable under the terms thereof,

Dated: November 14, 2022 Amount: \$550.000.00

Trustor/Borrower: Gold Rose Group, LLC, a Nevada Limited Liability Company

Trustee: First American Title Insurance Company Beneficiary/Lender: Jason Garofalo, an individual

Loan No.: Not Set Out

Recorded: November 14, 2022 Instrument No.: 20221114-01811

And re-recorded January 10, 2023 as Instrument No. 20230110-00988

18. A deed of trust to secure an indebtedness of the amount stated below and any other amounts payable under the terms thereof,

Dated: February 16, 2023 Amount: \$250,000.00

Trustor/Borrower: Gold Rose Group, LLC, a Nevada Limited Liability Company

Trustee: First American Title Insurance Company Beneficiary/Lender: Jason Garofalo, an individual

Loan No.: Not Set Out

Recorded: February 16, 2023 Instrument No.: 20230216-00674

- 19. Consequences of,
 - (a) Lack of possession of the original promissory note secured by the insured mortgage, or
 - (b) Any claim which arises out of the transaction creating the interest of the mortgagee insured by this policy, by reason of federal or state securities law, or
 - (c) The absence from the original promissory note of a proper endorsement to the insured.
- 20. Water rights, claims or title to water, whether or not shown by the public record.
- 21. Any bankruptcy proceeding that is not disclosed by a filing where a transfer of such interest or real property may be recorded to perfect such transfer pursuant to Section 549 (c) of the Bankruptcy Reform Act of 1978, as amended.
- 22. This Guarantee does not assure the validity of the matters shown as exceptions or otherwise noted herein, which exceptions or other matters are not necessarily shown in the order of their priority. Further, issuance of this Guarantee does not in any way infer, imply or constitute a commitment that this Company or its underwriter will insure the title to the covered estate or interest in the subject real property during or following the foreclosure and/or legal proceedings contemplated hereby.
- 23. Note: According to the available records of the county assessor, the situs address is:

Unassigned Situs, Las Vegas, NV 89131

We cannot independently verify the accuracy of the public information maintained by the county assessor or other sources of this data. The Company assumes no liability for any loss occurring by reason of reliance thereon.

INFORMATIONAL NOTES

No assurances as set forth in Paragraph 3 of Schedule A are provided in connection with the following information and the Company assumes no liability for any inaccuracies in or omissions from the information. This information is not intended to be comprehensive and does not necessarily include all laws and regulations that might affect the contemplated foreclosure.

- 1. Attention is called to the Servicemembers Civil Relief Act (SCRA) (50 USC §§3901 et seq.), the Military Reservist Relief Act of 1991, and Military and Veterans Code § 408, that contain restrictions against the sale of land under a deed of trust or mortgage if the owner is entitled to the benefits of those laws.
- 2. Attention is called to the Federal Tax Lien Act of 1966 (Public Law 89-719, 26 U.S.C. §§ 6321 et seq.),that, among other things, provides for the giving of written notice of sale in a specified manner to the Secretary of Treasury or his or her delegate as a requirement for the discharge or divestment of a Federal Tax Lien in a nonjudicial sale, and establishes with respect to that lien a right in the United States to redeem the property within a period of 120 days from the date of the sale.
- 3. Attention is called to N.R.S. §107.086, and any amendments thereto, that contains additional requirements for Owner-Occupied Housing.
- 4. Attention is called to N.R.S. §107.087, and any amendments thereto, that contains alternative notice requirements if the mortgage or deed of trust is a residential foreclosure.
- 5. Attention is called to Nevada Assembly Bill 393 amending Chapter 40 of N.R.S. which provides for certain protections against the sale of land under a Deed of Trust for federal, state, and tribal workers while there is a lapse in appropriations for a federal or state agency or tribal government.

