NOTICE OF ASSESSMENT LIEN SALE

FILED FOR RECORD ROCKWALL CO. TEXAS

25 MAY 13 PM 2: 58

STATE OF TEXAS

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COUNTY OF ROC (WALL

JENNIFER FOGG ROCKWALL COUNTY C

WHEREAS on or about November 8, 2023, a Notice of Lien was filed in the Deed Records of Rockwall County, exas, covering the real property herein described concerning default in the payment of the indebtedness owing by Christian Spinato Allgood and Christopher Jordan Allgood, the present owners of said real property to Woodcreek Fate Homeowners Association, Inc. (the "Association"); and

WHEREAS the said Christian Spinato Allgood and Christopher Jordan Allgood have continued to default in the payment of their indebtedness to the Association and the same is now wholly due, and the Association, acting by and through its duly authorized agent, intends to sell the herein described property to satisfy the presert indebtedness of said owners to the Association;

NOW, THE REFORE, notice is hereby given that on Tuesday, June 3, 2025, between 10 o'clock a.m. and 4 o'clock b.m., the Association will sell said real estate in the area immediately outside on the front steps of the Rockwall County Courthouse, located at 1111 Yellow Jacket Lane, Rockwall, Rockwall County, Texas, Rockwall County, Texas, to the highest bidder for cash, subject to all superior liens and encumbrances of record. The earliest time at which said sale will begin will be 1:00 o'clock p.m., and the sale will take place not later than three (3) hours after that time.

Said real est te is described as follows:

Lot 25, 3lock T, of Woodcreek, Phase 9D-1, an addition to the City of Fate, Rockwall County Texas, according to the map or plat thereof as recorded in Instrument No. 201900 00020556, Official Public Records, Rockwall County, Texas (642 Freed Drive)

The within notice was posted by me on the day of May, 2025, at the Rockwall County Courthouse in Rock wall, Texas.

CAUSE NO. 1-24-1350

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IN RE: OR DER FOR FORECLOSURE

IN THE DISTRICT COURT OF

CONCERNING

642 Freed Drive Fate, TX 75087 ROCKWALL COUNTY, TEXAS

UNDER TEX. R. CIV. PROC. 736

COUNTY COURT AT LAW NO. 1

AND CHRISTIAN SPINATO ALLGOOD AND CHRISTOPHER JORDAN
ALLGOOD

ORDER FOR FORECLOSURE

On I ugust 21, 2024, the Application for Foreclosure under Tex. R. Civ. Proc. 736 in the above-entitl d cause of action was presented to the Court. Woodcreek Fate Homeowners Association Inc. (the "Association"), Petitioner herein, seeks an order pursuant to Tex. R. Civ. Proc. 736 to foreclose the Association's assessment lien against 642 Freed Drive, Fate, Texas 75087, and arther described as follows:

Lot 5, Block T, of Woodcreek, Phase 9D-1, an addition to the City of Fate, Rocl wall County, Texas, according to the map or plat thereof as recorded in Instrument No. 20190000020556, Official Public Records, Rockwall County, Texas (642 Freed Drive) (hereinafter the "Property).

The Court finds that the Association's Application for Foreclosure complies with Rule 736.1 of the Tex. R. Civ. Proc. and was properly served in accordance with Rule 736.4 of the Tex. R. Civ. Proc. The Court further finds that Respondents have not previously filed a response, and the return of service has been on file with the clerk of the Court for at least 10 days before the date of this Order. The Court finds that the name and last known address of each respondent is as follows:

Christian Spinato Allgood

642 Freed Drive Fate. Texas 75087 Christopher Jordan Allgood

642 Freed Drive Fate. Texas 75087

Purs ant to Rule 736.7 of the Tex. R. Civ. Proc., all facts alleged in the Application for Foreclosure and supported by the affidavit of material facts constitute prima facie evidence of the truth of the platters alleged. The Court further finds as follows:

- This proceeding is brought in the county in which all or part of the real property encumbered by the lien sought to be foreclosed is located.
- The Association is governed by the Declaration of Covenants, Conditions and Restrictions for Woodcreek (the "Declaration"), as corrected and supplemented from time to time.
- 3. The Property is subject to and governed by the Declaration.
- 4. By virtue of Respondents' acquisition of the Property, Respondents agreed to and became obligated by the Declaration to pay to the Association all assessments for the expense of administration, maintenance, upkeep and repair of the Community as assessed in accordance with the Declaration, as more particularly shown in Article X of the Declaration.
- Article X, Section 10.8(a) of the Declaration creates an assessment lien against the Property to secure payment of assessments and other charges pursuant to Tex.
 R. Civ. Proc. 735.1(c) and Tex. Prop. Code 209.0092.
- Article X, Section 10.8(d) of the Declaration further provides that the Association
 may foreclose its assessment lien by appropriate judicial or non-judicial
 proceedings.
- 7. During the period of Respondents' ownership, Respondents have been assessed

- maintenance fees in a non-discriminatory manner based on Respondent's ownership of the Property.
- Article X, Section 10.1(b) of the Declaration and Texas Property Code 5.006
 provide for recovery of attorney's fees and expenses incurred in the collection of
 delinquent assessments.
- As of July 31, 2024, Respondent is 15 months in default in his/her obligations to the Association for a total of Two Thousand Nine Hundred and Twenty Six Dollars and Sixty One Cents (\$2,926.61).
- Respondents have been notified of the amounts due and unpaid attributed to Respondents' failure to pay the assessments and other charges by notice letter dated December 28, 2023.
- 11. A Notice of Lien was filed on or about November 8, 2023 at Instrument No. 20230000018720 in the office of the County Clerk of ROCKWALL, Texas, and Respondents were notified of same by letter dated March 26, 2024.
- 12. The Association afforded Respondents thirty (30) days to cure the default pursuant to the March 26, 2024 letter, and such opportunity to cure the default has expired.
- 13. Prior to filing this Application, the Association performed all actions required under applicable law and the terms of the Declaration required prior to foreclosing the Association's assessment lien against the Property.

THE COURT THEREFORE GRANTS the Association's Application for Foreclosure under Tex. R. Civ. Proc. 736.

- IT IS THEREFORE ORDERED that the Association may proceed with a foreclosure of its assessment lien on the Property under the terms of the Association's Declaration and Texas Property Code Section 51.002; and
- IT IS FURTHER ORDERED that the Association shall send Respondents a copy of this Order with the notice of foreclosure sale sent to Respondents; and

IT IS FURTHER ORDERED that the Association may communicate with Respondents and all third parties as may be reasonably necessary to conduct the foreclosure sale of the Property.

SIGNED ON

03/10/2025

JUDGE PRESIDING

Automated Certificate of eService

This automated certificate of service was created by the efiling system. The filer served this document via email generated by the efiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

Lorena Salas on behalf of Jason Reed

Bar No. 24043887

Isalas@riddleandwilliams.com

Envelope ID: 97712193

Filing Code Description: Motion (No Fee)

Filing Description: Motion for Entry of Default Judgement

Status as of 3/4/2025 9:46 AM CST

Case Contacts

| Name | BarNumber | Email | TimestampSubmitted | Status |
|-----------------|-----------|--------------------------------|-----------------------|--------|
| Lindsay LaMothe | | llamothe@riddleandwilliams.com | 2/24/2025 12:10:02 PM | SENT |
| Laura Light | - | llight@riddleandwilliams.com | 2/24/2025 12:10:02 PM | SENT |