85-4243651

INSTRUMENT PREPARED BY/RETURN TO:

Empire Funding Corp. 5000 Plaza on the Lake, Suite 100

Austin, Texas 18746 Prepared by Signature:

Return Recorded Documents To: EMPIRE FUNDING CORP. 9737 Great Hills Trail Austin, TX 78759

## INDIANA MORTGAGE

, Mortgagor(s), and who have an					l who have an
ddress at 2036 HOVE		IN 46406		LAKE	_County, Indiana
AND A-1 EXTE					, whose principal
lace of business is at 325 and its successors and assigns.	6 S WA'LLACE	CHICAGO, IL	60616	COOK	_ County, Indiana
WITNESSETH Mongag ndebtedness hereinafter describe LAKE  OT 11 IN BLOCK 4 PLAT BOOK 25, PAGE PIN #25-41-244-11	ed, HEREBY MORTGAGE County, Indiana IN B.B. HEIGHTS	AND WARRANT all the a, and being further descr	eir right, title and interesibed as follows PER PLAT THE	REOF, RECORDED I	9 <b>7</b> £55
					873
roperty, and all rights, easemen WITNESSETH THA ums, with interest thereon, adva Contract") of even date herewith erms of the Contract, without re eccording to the terms of the Contract of the Contract of the Contract of the Property MORTGAGOR COV and convey the Property and that the Property against the claims a MORTGAGOR FUR	HOLD the same unto Mortgis, appurtenances, rents, issing Titles MORTGAGEE IS inced in accordance with this, in the Principal Sum of Ulief from valuation or appraint act, executed by Mortgagomance of Mortgagor's covern the Property is unencumbered demands of all persons of THER COVENANTS AND	gagee together with all im ues, income and profits the GIVEN, UPON THE STA is Mortgage; b) the payments and delivered to Mortgager and delivered to Mortgagor is lawfully the except for encumbra except as set forth herein. AGREES AS FOLLOW	provements and fixtures thereof, all collectively refactoring the ATUTORY CONDITION then to findebtedness evid plus Finantih the payment of all other this Mortgage and the seized of the estate here nices of record. Mortgag	N, TO SECURE TO MONGO, denced by a Retail Installing of the contract with Credit Service (tensions, renewals, of injection to Contract.  e conveyed and has the right to gor warrants and will defent g	Contract (the Coccoding territor) Charge therefore catalogs therefore therefore catalogs therefore the coccoding territory the
Payment. Mortgagor agree- enewals, or modifications thereo- dortgagor's obligations under ag- tot make or permit any changes. Taxes Mortgagor will pay- ipon or with respect to the Prop- vill assign any rights, claims or Maintenance and Repair. or remove, demolish, or substate- tomplied with all laws, ordinance	of, and hereby subjects the fact superior mortgage or secuto prior security interests when due, all taxes, assessiverty and will, upon request defenses which Mortgagor Mortgagor will maintain the tially after any structure or	Property to payment or peurity agreement, including ithout Mortgagee's writter ments, charges, fines, imply, deliver to Mortgagee samay have against parties e Property and improvem fixture on the Property	rformance of the Contract Mortgagor's covenants in consent. positions, leasehold paying tisfactory evidence of ps who supply labor or ments in good repair and without Mortgagee's price.	ct. Mortgagor also agrees to p to make payments when due. ments, ground rents, and other payment thereof. Upon requiraterials to improve or mainta condition, will not permit or or written consent, and will of	erform all of Mortgagor may charges levied lest, Mortgagor in the property, commit any was sause to be
he property.	keep the Property insured a				y loss or damage

to Mortgagor requesting payment thereof. This paragraph shall not require Mortgagee to incur any expense or take any action hereunder. Upon prior notice

thereon at the Contract rate, shall become additional indebtedness of Mortgagor secured hereby. Such amounts shall be payable upon notice from Mortgagee

to Mortgagor, Mortgagee or its agent may make reasonable entries upon the Property to inspect the Property, to effect maintenance or repairs or to take other action pursuant to this puragraph. Mortgagor's failure to pay taxes, assessments or similar charges when due or to procure and maintain any insurance shall constitute waste and shall entitle Mortgagee to the appointment by a court of competent jurisdiction of a receiver of the Property for the purpose of preventing waste, which receiver may collect the rents and income from the Property and exercise such control over the Property as the court shall order.

6. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Mortgagee, subject to the terms of any superior

mortgage

- 7. Successors and Assigns, Co-signers. The covenants and agreements in this Mortgage shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Mortgagee and Mortgagor. All covenants and agreements of Mortgagor shall be joint and several. Any Mortgagor who signs this Mortgage but does not execute the Contract does so only to Mortgage that person's interest in the Property to secure payment of the Contract, and does not agree to be personally liable to pay the sums secured hereby. Such Mortgagor agrees that Mortgagee and any other Mortgagor may agree to extend, modify or make any change in the terms of this Mortgage or the Contract without that Mortgagor's consent. Such a change will not release that Mortgagor from the terms of this Mortgage. Modification of the Indebtedness granted by Mortgagee to any successor in interest of Mortgagor shall not release the liability of the original Mortgagor and Mortgagor's successors in interest. Mortgagee is not required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the Indebtedness by reason of demand made by the original Mortgagor and Mortgagor's successors in interest.
- 8. Notices. All notices to Mortgagor and Mortgagee shall be deemed to be duly given if and when personally delivered or mailed, with postage prepaid, to the addresses of Mortgagor and Mortgagee appearing on the first page hereof, or at such other addresses as designated in writing.
- 9. Governing Law; Severability. The state and local laws applicable to this Mortgage shall be the laws of Indiana, subject to any preemption by Federal law. If any provision of this Mortgage shall be unenforceable or void, then such provision shall be deemed severable from the remaining provisions to the extent not prohibited by applicable law, and if severed, shall in no way affect the enforceability of the remaining provisions nor the validity of this Mortgage or the Contract.
- 10. Debt Due on Sale. If all or any part of the Property or any interest in it is sold or transferred without Mortgagee's prior written consent, Mortgagee may, at its option, require immediate payment in full of all sums secured hereby, unless prohibited by federal law. If Mortgagee exercise this option, Mortgagee shall give Mortgagor notice of such acceleration which notice shall provide a period of time within which Mortgagor must pay all sums secured hereby. If Mortgagor fails, to pay these sums within such period, Mortgagee may invoke any remedies permitted by this Mortgage without further notice to Mortgagor.
- 11. Default; Notice of Default and Right to Cure; Acceleration. Mortgagor will be in default if Mortgagor fails to make any payment when due or if any condition in this Mortgage or the Contract is violated, and such breach materially impairs the condition, value or protection of or Lender's rights in the Property, or materially alters Mortgagor's ability to pay amounts due. Where required by law, Mortgagee will send Mortgagor written notice of default and right to cure. The Notice shall specify the breach, the action required to cure the breach, a date by which such breach must be cured and that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured hereby and sale of the Property. If the breach is not cured on or before the date specified in the notice, Mortgagee, at its option, may declare all of the sums secured hereby to be immediately due and payable without further demand and may invoke the power of sale and any other remedies permitted by applicable law. If Mortgagee invokes the power of sale, Mortgagee shall give notice of sale in the manner prescribed by applicable law to Mortgagor and to other persons prescribed by applicable law Mortgagee shall publish the notice of sale and the Property shall be sold in the manner prescribed by applicable law. Mortgagee or its designee may purchase the Property at any sale. The proceeds of the sale shall be applied to 1) all statutory expenses, 2) to all sums secured hereby, and 3) any excess to the clerk of the Circuit Court of the County in which the sale is held.
- 12. Assignment of Rents. Mortgagor assigns to Mortgagee all rents of the Property. Mortgagor may collect and retain the rents as they become due and payable. Upon Mortgagor's default, and after sending Mortgagor written notice and allowing Mortgagor a reasonable opportunity for cure where required by law. Mortgagee may seek direct payment of the rents by notification to the tenants, as well as commencing appointment of receiver and foreclosure proceedings. Mortgagee, its agent or a court appointed receiver may take possession of and manage the Property and collect rents, including those past due. Any rents and profits collected shall be applied first to costs of managing the Property and an excess shall be applied toward payment of the Indebtedness.
- 13. Expenses. Except when prohibited by law, Mortgagor agrees to pay all of Mortgagoes expenses if Mortgagor breach any covenant herein. Mortgagor agrees to pay all costs and expenses incurred by Mortgagee is collecting, enforcing or protecting Mortgagee's rights and remedies hereunder. This amount may include, but is not limited to attorney's fees, court costs and other legal expenses.

REQUEST FOR NOTICE OF DEFAULT AND FORECLOSURE UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST Mortgager and Mortgagee request the holder of any Mortgage or other encumbrance with a lien which has priority over this Mortgage to give Notice to Mortgagee, at Mortgagee's address set forth on page one of this Mortgage Deed, of any default under the superior encumbrance and of any sale or other foreclosure action

NOTE: This document is a mortgage which gives your contractor and its assignees a security interest in your property. The mortgage is taken as collateral for the performance of your obligations under your home improvement obligation.

IN WITNESS WHEREOF, the undersigned have executed this witness: (2 Witness Signatures Required)	s instrument on the, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19
Michael X ero	- Lula CiAsh
Name Da Ja	Name: LULA C. ASH
Name Name	Name:
_	
•	Name:
STATE OF INDIANA, Laile Before me, a Notary Public in and for said County and State,	County ss:  personally appeared the above named Mortgagors Luca C. ASH and
	strument and that the same is his/her/theis free act and deed. WITNESS my hand and offi