STATE OF INDIANAL LAKE COUNTY FILED FOR RECORD

2006 009388

2006 FEB -6 PM 1:41

Mortgage

(Borrower/Mortgagor)
Open End Line of Credit

MICHAEL A. BROWN
MECORDERA mail to:
FIRST AMERICAN TITLE INSURANCE
1228 EUCLID AVENUE, SUITE 400
CLEVELAND, OHIO 44115
ATTN: FT1120

The Legal Description as follows:

8771900 p-u

See Attached Exhibit A

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together with all rights, privileges, interests, easements, improvements and fixtures now or hereafter located upon or appertaining to such real estate (collectively referred to as the "Mortgaged Premises"), and all leases, rents, issues, income and profits thereof, to secure the payment and all obligations of all borrowers ("Borrowers") to Mortgagee under a certain credit agreement dated 1/23/2006, that establishes an open end line of credit for the Borrowers in the amount of \$\\$100,000.00\$ with future advances, interest, and terms of payment as therein provided, or as extended, modified or renewed, executed by Borrowers to Mortgagee ("Agreement"). Mortgager covenants and agrees with Mortgagee that:

FIRST. Mortgagor is 18 years of age, or over, a citizen of the United States, and the owner in fee-simple of the Mortgaged Premises free and clear of all liens and encumbrances except for the lien of taxes and assessments not delinquent and ______

SECOND. Borrowers will pay all indebtedness secured by this Mortgage when due, together with costs of collection and reasonable attorneys' fees, all without relief from valuation and appraisement laws.

THIRD. Mortgagor shall pay all taxes or assessments levied or assessed against the Mortgaged Premises or any part thereof when due and before penalties accrue. Also, Mortgagor shall not permit any mechanic's lien to attach to the Mortgaged Premises or any part thereof or further encumber the Mortgaged Premises without Mortgagee's prior written consent.

FOURTH. Mortgagor shall keep the Mortgaged Premises in good repair at all times and shall not commit or allow the commission of waste thereof. Mortgagor shall procure and maintain in effect at all times hazard (fire and extended coverage) insurance in an amount which is at least equal to the loan amount after taking into account insurable value as multiplied by the applicable coinsurance percentage, such insurance to be in amounts and with companies acceptable to Mortgagee and with a standard Mortgagee clause in favor of Mortgagee.

FIFTH. Mortgagee may, at its option and from time to time, advance and pay all sums of money which in its judgment may be necessary to perfect or preserve the security intended to be given by this Mortgage. Such sums may include, but are not limited to, insurance premiums, taxes, assessments and liens which may be or become a lien upon the Mortgaged Premises or any part thereof and all costs, expenses and attorneys' fees incurred. All sums of money so advanced shall be and become a part of the mortgage debt secured hereby and payable forthwith at the time same rate of interest that is disclosed on the Agreement and the Mortgagee shall be subrogated to any lien so paid by it.

71-0912-60 (01/04)

(Rev. 01/15/04) PG.1 - LN025OIN

d* 571159

SIXTH: If Mortgagor shall permit filing an encumbranc ownership of or any interest in the Mortgaged Premises of indebtedness secured by this Mortgage shall, at the of	or any part thereof with	out prior written cor	nsent of Mortgagee, all
immediately due and payable. SEVENTH: Upon any default by Mortgagor under this M secured by this Mortgage, the entire indebtedness secure demand, become immediately due and payable and thi Mortgagee may take possession of the Mortgaged Prem same to the payment of indebtedness secured hereby or	fortgage or upon any ed hereby shall, at the s Mortgage may be fises to collect any ren	default under the te option of Mortgage oreclosed according ts, issues, income of	rms of the Agreement e and without notice or gly. Upon foreclosure, or profits and apply the
Premises and collect all rents, issues, income or profits, foreclosure, Mortgagee may continue the abstract of title of title or title insurance, and the cost thereof shall be addrights and remedies of Mortgagee hereunder are cumuremedies which Mortgagee may otherwise have by law. or remedy by Mortgagee shall operate as a waiver of any	during the period of fo to the Mortgaged Pren led to the unpaid princ lative and are in add No waiver of any defa	reclosure and reder nises, or obtain othe ipal balance secured ition and not in limi ault or failure or dela	mption. In the event of appropriate evidence d by this Mortgage. All itation of any rights or ay to exercise any right
of any right or remedy with respect to the same or any oth EIGHTH: That it is contemplated that the Mortgagee ma Mortgage shall secure the payment of any and all future a	ner occurrence. ay make future advan advances of any additi	ces to the Borrowe	rs, in which event this
the maximum amount secured by this Mortgage exceed the and provided further that such future advances are equal originally advanced on the security of this Mortgage. The replacement Agreement, at any time for any portion of the payment of any part of said indebtedness without affect Mortgage shall also secure the payment of any other liab the holder of this Mortgage, when evidenced by promise	ally secured and to the e Mortgagee at its open indebtedness herebying the security or pridicities, joint, several, discory notes or other expressions.	e same extent and tion may accept a ry secured and may ority of this Mortgagrect, indirect or other vidence of indebted	enewal Agreement, or extend the time for the je in any manner. This erwise, of Mortgagor to
notes or other evidence of indebtedness are secured here NINTH: All rights and obligations of Mortgagor hereunderepresentatives and shall inure to the benefit of Mortgage TENTH: Any Mortgagor who signs this Mortgage but doe interest in the Mortgaged Premises to secure payment are to be personally liable on the Agreement.	er shall be binding upon e and its successors, a es not sign the Agreem and performance of the	on all heirs, success assigns and legal re- nent does so only to Agreement and Mon	presentatives. mortgage Mortgagor's rtgagor does not agree
ELEVENTH: This Mortgage is governed by the laws of Indiana, and applicable federal law.	Ohio, except to the	extent otherwise re	equired by the laws of
IN WITNESS WHEREOF, Mortgagor has executed this M	lortgage on this _23_	_day of _JANUAR	Y 2006 .
Signature Signature	Signature / Signature	July	
KENNETH L FURGYE Printed	MARY I OU FURGYE		
Signature	Signature SEA		
Printed	Printed		
STATE OF Indiana			
COUNTY OF LOVE	SS.		
Before me, a Notary Public in and for said County and Sta		eth L. Furgye	eand
Marylow Furgye, husband and wi			
each of whom, having been duly sworn, acknowledged th			
Witness my hand and Notarial Seal this <u> </u>			
County of Residence: Laxe Signature LL Bun			
My Commission Expires: 7/7/2011 Printed Name Lenier E. Buss			
This Instrument prepared by Richard Guille			

EXHIBIT A

A PARCEL OF LAND LOCATED IN THE COUNTY OF LAKE, STATE OF INDIANA, AND KNOWN AS:

BEING LOT NUMBER 157, IN THE MEADOWS 1ST ADDITION UNIT 5, AS SHOWN IN THE RECORDED PLAT/MAP THEREOF IN PLAT BOOK 39, PAGE 7 OF LAKE COUNTY RECORDS.

Permanent Parcel Number: 16-27-0370-0011 KENNETH L. FURGYE AND MARY LOU FURGYE, HUSBAND AND WIFE

9153 PARKWAY DRIVE, HIGHLAND IN 46322 Loan Reference Number: 60-354-022398862/022398862
First American Order No: 8771900 15
Identifier: f/FIRST AMERICAN LENDERS ADVANTAGE

FIRST AMERICAN LENDERS ADVANTAGEENT is the property of the Lake County Recorder! MORTGAGE /

7) 4 L D L 1077 HA LL D 1004 L D 1017 A L 1011 7 A L 1011 7 A 101 10 101 7 A 101 10 10 10 10 10 10 10 10 10 10

Prescribed by the State Board of Accounts (2005)

Declaration

This form is to be signed by preparer of a document and recorded with each document in accordance with IC 36-2-7.5-5(a).

- I, the undersigned preparer of the attached document, in accordance with IC 36-2-7.5, do hereby affirm under the penalties of perjury:
 - I have reviewed the attached document for the purpose of identifying and, to the extent permitted by law, redacting all Social Security numbers;
 - 2. I have redacted, to the extent permitted by law, each Social Security number in the attached document.

 Recorder!

I, the undersigned, affirm under the penalties of perjury, that the forgoing declarations are true.

Signature of Declarant

Printed Name of Declarant

GuillEMETTE

(11/07/05) LN0068IN