## 2006 071506

2006 AUG 16 PM 3: 52

Reception No		· · · · · · · · · · · · · · · · · · ·		AFC	LA BROWN CORDER
Recorded this	day of		, A.D, E MORTGAGE	o'clo	ckm.
	/This B.B	REAL ESTAT	E MORTGAGE	!_ 4b «£ \	
		Mars T. Vor	ed indebtedness and renew	•	
THIS INDENTURE	WITNESSETH, tha	atrary L. roc	I EDITOCI		and
hereinafter called N	fortagger(s) of Li	ake	County in the State of	Indi <i>a</i> na	
	//ortgagor(s) or	an Concrel Finance	County, in the State of_ , Inc. 6701 Broadway Ste		TN 46410
	Nortgagee, of <u>La</u>		_ County, in the State of_	7 1.	$\overline{\Lambda}$
	ibed Real Estate siti	l olzo	County, in the State of_	Jak Bulgarda BA	,
•	e of Indiana, as folio				
oounty, in the otac	o or maiana, ao rone	, to wit.			
	rth 33 feet of lot ok 14, page 2, Lak		n broadway land company's n.	s Lynwood addition	to Gary
kidition to Gary, a buth 68 feet of loo loes fountly the retirent principal sum of \$100 months a thereof; the Mortga or appraisement lathereof, at maturity stipulated, then sai is further expressly is paid, said Mortga shall keep the build mischief for the boof Sixty Three In	as shown in plat be to 7, thock 3, south ament of a promisson of a promisson of the date, in installing or (s) expressly agreed with attorn or the interest the d Note shall immed agor(s) shall keep a dings and improve the of the Mortga outsand seven Hurding outsand seven hurding the standard seven hurding and seven hurding the standard seven h	ook 14, page, Lake in broadway land come with the control of the c	To block 3, south broad a County, Indiana. Parcel mpany's Lyrwood addition the Mortgagor(s) and payables thereon, all as provide more money above secure on failure to pay any instantante of, when due, or the ayable, and this Mortgage all indebtedness owing on harges against said premisured for fire, extended cover may appear, and the poart.	3: The North 1/2 to gary, plat bo te") of even date he de to the Mortgage ed in said Note, and, all without relief allment on said Note are before closed said Note or any respaid as they be verage, vandalism licy duly assigned	of the ck14, p2 erewith for the e, on or before d any renewal from valuation te, or any part as hereinafter accordingly; it enewal thereof come due, and and malicious in the amount Dollars
and the amount so secured by this Mo renewal Notes here	paid, with interest a ortgage. If not cont of, together with all	at the rate stated in trary to law, this M extensions thereof.	said Note, shall be and be ortgage shall also secure	ecome a part of the the payment of all	indebtedness renewals and
insurance premiun Mortgagor(s) so eleunder the Note, un and assessments a Estate; (b) leasehorequired by Lender premiums, if any, of premiums. These Mortgagee may remous and such waiver may such waiver may pay such amound pay such amound pay such amomay revoke the ward Mortgagor(s) show	ns, or other obligatects, Mortgagor(s) still the Note is paid in and other items which do a payments or grand summers are called "equire that commers of amounts to as Mortgagee waive ive the obligation of ay only be in writing onts due for any Escape so and for any Escape waive ive the obligation of ay only be in writing onts due for any Escape so and Mortgagor(summers) and Mortgagor(summers) are on the records of the reco	cions that might enshall pay to Mortgan full, a sum (the "Fon can attain priority ound rents on the limited to hazard in the limited to hazard in the by Mortgagor(s) of Escrow Items." Attainity association of assessments shall be paid as Escrow the obligation of Mortgagor(s) to pay the limited to hazard in the event of significant provides and the solid them to be obligated in the solid them to be obligated in the solid them to be obligated. I Escrow Items at a form of Mortgagor in the solid them to be obligated.	escrow fund for payment of cumber the Real Estate gee, on the date each per unds") to provide for paymy over this Mortgage as a property, if any; (c) pren nsurance and flood insurate Mortgage in lieu of the origination or at any time dues, fees, and assessment be an Escrow Item. Mortgagor(s) sha Mortgagor(s) to pay the First Mortgagor(s) to pay the First Mortgagor(s) is an evidencing such payment of Funds has be a evidencing such payment of the pay Escrow Items directly in the by mailing a notice such revocation, Mortgage any terms of this Mortgage	if not timely paid riodic installment parent of amounts durien or encumbranchiums for any and noe; and (d) mortge payment of mortge payment of mortge during the term nents, if any, be gagor(s) shall pronall pay Mortgagee unds for any or all scrow Iten hall pay directly, wheen waived by Mortgage ent within such tiectly and fail to do see any such amount to the most currector(s) shall pay to	when due. If ayment is due of for: (a) taxes on the Real all insurance age insurance of the Note, escrowed by aptly furnish to the Funds for Escrow Items. It and where tagagee and, if me period as so, Mortgagee ont. Mortgagee and address for
This instrument wa	s prepared by	Richard A. Sand	lers II		
affirm, under in	e penalties for pe	rjury, that I have quired by law	taken reasonable care t	to redact each So	ocial Security
NA441 (07-01-06) REAL ES	STATE MORTGAGE		Employee Name		

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Mortgagee may, at any time, collect and hold Funds in an amount (a) sufficient to permit Mortgagee to apply the Funds at the time specified under the federal Real Estate Settlement Procedures Act and implementing regulations (collectively, "RESPA"), and (b) not to exceed the maximum amount a lender can require under RESPA. Mortgagee shall estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with any applicable law or regulation. Mortgagee shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity or in any Federal Home Loan Bank. Mortgagee may charge Mortgagor(s) a fee to establish the escrow account at closing, if not contrary to applicable law and regulation, but Mortgagee shall not charge Mortgagor(s) for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless (i) Mortgagee pays Mortgagor(s) interest on the Funds, and (ii) such charge is not otherwise prohibited by any applicable law or regulation. Unless an agreement is made in writing or applicable law and regulations require interest to be paid on the Funds, Mortgagee shall not be required to pay Mortgagor(s) any interest or earnings on the Funds. Mortgager(s) and Mortgagee can agree in writing, however, that interest shall be paid on the Funds. Mortgagee shall give to Mortgagor(s), without charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in escrow, as defined under RESPA, Mortgagee shall account to Mortgagor(s) for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Mortgagee shall notify Mortgagor(s) as required by RESPA, and Mortgagor(s) shall pay to Mortgagee the amount necessary to make up the shortage in accordance with RESPA, but in no more than twelve (12) monthly payments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Mortgagee shall notify Mortgagor(s) as required by RESPA, and Mortgagor(s) shall pay to Mortgagee the amount necessary to make up the deficiency in accordance with RESPA, but in no more than twelve (12) monthly payments.

Upon payment in full of all sums secured by this Mortgage, Mortgagee shall promptly refund to Mortgagor(s) any Funds held by Mortgagee.

The Mortgagor(s) for himself (themselves), any heirs, personal representatives and assigns, covenant and agree to pay said Note and interest as they become due and to repay such further advances, if any, with interest thereon as provided in the Note or Notes evidencing such advances. If Mortgagor shall fail to keep the Real Estate in a good condition of repair or shall permit the Real Estate to be in danger of the elements, vandalism or damage from other cause, Mortgagee may take such steps as are necessary in its judgment to protect the Real Estate.

Mortgagor(s) expressly understand(s) and agree(s) that by this Mortgage they hereby assign to the Mortgagee all of Mortgagor(s)' rights and interests in and to all rents or payment on land contracts from any and all tenants or contract purchasers due or to become due from any such tenants or purchasers so long as the indebtedness hereby secured remains unpaid in whole or in part.

And the Mortgagor(s) covenant(s) that at all times during the continuance of this Mortgage, they will perform all covenants and conditions of all prior and existing mortgages to include payment of principal and interest on any debt or debts secured thereby and Mortgagor(s) agree that in the event of default in the performance of such covenants and conditions then the Mortgagee hereof may declare that any debt hereby secured shall be due and owing in full and Mortgagee may enforce this Mortgage by foreclosure with costs and attorney fees, or otherwise. In the event Mortgagor(s) default(s) in the performance of any obligations secured by a prior and existing mortgage, Mortgagee hereof may at its sole election pay and discharge said prior debt and Mortgage and Mortgagor(s) agree(s) to be indebted to Mortgagee thereof in the additional amount so advanced and this Mortgage shall also secure such additional debt on the same terms and conditions.

And, at the option of the Mortgagee, it shall be lawful for the Mortgagee, who is hereby given and granted full right, license, power and authority, to peacefully enter into and take possession of the premises hereby mortgaged, or any part thereof, and to collect, receive and receipt for all rents, issues and profits thereof; and the Mortgagor(s) agree(s) to deliver to the Mortgagee at any time after default, on request, possession of the mortgaged premises and all leases, papers and records at any time in the possession or control of the Mortgagor(s) pertaining to the premises, and further agree(s) to make, execute and deliver to the Mortgagee all such further assurances as may be proper for perfecting or completing the security hereunder.

IN WITNESS WHEREOF, the said Mortgagor(s) have day of, _2006	_ hereunto set <u>er</u> hand(s	) and seal(s) this3 <u>rd</u>
(SEAL)		(SEAL)
Type name here  Mary E. Youngblood  SEAL  SEAL	Type name here	
1/1 Jaky B. Churkboon (SEAL)		(SEAL)
Type name here	Type name here	
STATE OF INDIANA / ) Sc.		
COUNTY OF SS:		
Before me, the undersigned, a Notary Public in	and for said County, th	is $3\underline{cd}$ day of
August, 2006 came Mary E. Your	ngblood /	
and acknowledged the execution of the foregoing instrument.		
WITNESS OF MY HAND and official seal My Commission expires Witness February 19, 2014		The state of the s
My Commission expires Wy Commission Expires Pedicary 19, 2014	ALL TIME	Notary Public
	Kelli L Allen	Trotaly I ablic
INA442 (07-01-06) REAL ESTATE MORTGAGE		O
	Resident of Lake	County