3

STATE OF INDIANA LAME COUNTY FILED FOR RECORD

2006 093307

2006 OCT 25 AH 8: 55

When recorded mail to:
- FIRST AMERICAN TITLE INSURANCE

LENDERS ADVANTAGE 1100 SUPERIOR AVENUE, SUITE 200 CLEVELAND, OHIO 44114

ATTN: FT1120

1047 3983 (Boi

(Borrower/Mortgagor)
Open End Line of Credit

Mortgage

This Indenture Witnesseth, That ROBERT MOS	S AKA ROBERT L MOSS AND LILLIE R MOS	SS HUSBAND AND WIF	Έ	
(singly or jointly "Mortgagor") of		· · · · · · · · · · · · · · · · · · ·	Co	ounty, State of
Indiana, $\textbf{MORTGAGES},$ and $\textbf{WARRANTS}$ to N		he following desc	ribed real	estate located
in lake	County, Indiana:			
Common address 2809 E 140TH PL	EAST CHICAGO		IN	46312-2954
(Street Address or R.R.)	(City)	(Twp.)		(State)
= 1		*		

The Legal Description as follows:

See Attached Exhibit A

Document is NOT OFFICIAL!

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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

22, 1912, 6034

	nce senior to this Mortgage or sell, assign or otherwise transfer
indebtedness secured by this Mortgaged Flemises	or any part thereof without prior written consent of Mortgagee, all option of Mortgagee and without notice or demand, become
immediately due and payable.	option of mongages and mandat mones of domains, second
	Mortgage or upon any default under the terms of the Agreement
	red hereby shall, at the option of Mortgagee and without notice or
demand, become immediately due and payable and t	his Mortgage may be foreclosed accordingly. Upon foreclosure,
Mortgagee may take possession of the Mortgaged Prei	mises to collect any rents, issues, income or profits and apply the or have a receiver appointed to take possession of the Mortgaged
Promises and collect all rents issues income or profits	, during the period of foreclosure and redemption. In the event of
foreclosure. Mortgagee may continue the abstract of title	to the Mortgaged Premises, or obtain other appropriate evidence
	ded to the unpaid principal balance secured by this Mortgage. All
rights and remedies of Mortgagee hereunder are curr	rulative and are in addition and not in limitation of any rights or
remedies which Mortgagee may otherwise have by law	. No waiver of any default or failure or delay to exercise any right
or remedy by Mortgagee shall operate as a walver of a of any right or remedy with respect to the same or any o	ny other default or of the same default in the future or as a waiver
FIGHTH: That it is contemplated that the Mortgagee r	may make future advances to the Borrowers, in which event this
Mortgage shall secure the payment of any and all future	advances of any additional amount, provided that at no time shall
the maximum amount secured by this Mortgage exceed	the sum of \$65000.00
and provided further that such future advances are eq	ually secured and to the same extent and priority as the amount
originally advanced on the security of this Mortgage.	he Mortgagee at its option may accept a renewal Agreement, or
replacement Agreement, at any time for any portion of a	the indebtedness hereby secured and may extend the time for the security or priority of this Mortgage in any manner. This
Mortgage shall also secure the payment of any other lia	bilities, joint, several, direct, indirect or otherwise, of Mortgagor to
the holder of this Mortgage, when evidenced by prom	issory notes or other evidence of indebtedness stating that said
notes or other evidence of indebtedness are secured he	feby the property of
NINTH: All rights and obligations of Mortgagor hereun	der shall be binding upon all heirs, successors, assigns and legal
representatives and shall inure to the benefit of Mortgag	gee and its successors, assigns and legal representatives.
interest in the Mortgaged Premises to secure payment	oes not sign the Agreement does so only to mortgage Mortgagor's and performance of the Agreement and Mortgagor does not agree
to be personally liable on the Agreement.	and portormation of the rigides from the transfer and the rigides of the rigides
ELEVENTH: This Mortgage is governed by the laws	of Ohio, except to the extent otherwise required by the laws of
Indiana, and applicable federal law.	
IN VALITATION AND REPORT Mantenanches avenued this	Mortgage on this 29 day of SEDTEMPED 2006
IN VVINESS WHEREOF, Worldagor has executed this	Mortgage on this 28 day of SEPTEMBER 2006.
(Calend of many	(XIII) TO Mass
Signature	Signature
ROBERT L MOSS	THUE MOSS Individual
Printed	LILLIE MOSS - Individual Printed
	offern under the populting for parium
Signature	affirm, under the penalties for perjury, Signat hat I have taken reasonable care to
Signature	All All S
No.	edact each Social Security number in
Printed	Printechis document, unless required by law.
	My Alan CCapos
STATE OF	
STATE OF	<u></u>
10/20	SS.
COUNTY OF FURU	
Before me, a Notary Public in and for said County and S	State appeared ROBERT L. MOSS AND LILLIE MOSS
before the, a Notary 1 abile in and 101 bala boardy and t	sato, appoared
each of whom, having been duly sworn, acknowledged	the execution of the foregoing Mortgage.
2 XYN	bottember 20th
Witness my hand and Notarial Seal this	day of Datasas Canalla
County of Residence:	Signature — Guulla Z. Cuulla
17.22 111	Printed Name Patricia E. Casillas
My Commission Expires:	and Will
This Instrument prepared by	Whatfill of National City Bank.

(Rev. 01/15/04) PG.2 - LN0250IN

EXHIBIT "A"

LEGAL DESCRIPTION

A PARCEL OF LAND SITUATED IN THE STATE OF INDIANA, COUNTY OF LAKE, WITH A STREET LOCATION ADDRESS OF 2809 E 140TH PL; EAST CHICAGO, IN 46312-2954 CURRENTLY OWNED BY ROBERT MOSS AND LILLIE R MOSS HAVING A TAX IDENTIFICATION NUMBER OF 24-30-0600-0022 AND FURTHER DESCRIBED AS INDIANA HARBOR HOMES COMPANY'S EXT. TO SUNNYSIDE ADD. NE`LY. PT. L.8 BL.16 .

24-30-0600-0022

2809 E 140TH PL; EAST CHICAGO, IN 46312-2954

60-350-96439453 / 022881206 10473983

30289766/f

FIRST AMERICAN LENDERS ADVANTAGE

MORTGAGE



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