STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

2008 063730

2004 SEP 10 PM 1: 32

MICHAEL A. BROWN RECORDER

Mortgage

(Borrower/Mortgagor) Open End Line of Credit -RETURN TO: National City P O Box 5570, Loc. #7120 Cleveland OH 44101

This Indenture Witnesseth, That HOMERO N	MARTINEZ AND ADRIANA MARTINEZ, HUSBAND	AND WIFE		
(singly or jointly "Mortgagor") of			C	ounty, State of
Indiana, MORTGAGES , and WARRANTS to in lake	o National City Bank, ("Mortgagee") th County, Indiana:	ne following descr	ibed real	estate located
Common address 8723 DURBIN LN (Street Address or R.R.)	CROWN POINT (City)	(Twp.)	<u>IN</u>	46307-1537 (State)

The Legal Description as follows:

See Attached Exhibit A

Document is NOT OFFICIAL!

This Document is the property of the Lake County Recorder!

38212984

together with all rights, privileges, interests, easements, improvements and fixtures now or hereafter located upon orappertaining 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 7/22/2008 , that establishes an open end line of credit for the Borrowers in the amount of \$ ________ with future advances, interest, and terms of payment as therein provided, or as extended, modified or renewed, executed by Borrowers to Mortgagee ("Agreement"). Mortgagor 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 First Mortgage at wells

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 (08/06)

(Rev. 08/02/06) PG.1 - LN0250IN

ownership of or any intere	all permit filing an encumbr est in the Mortgaged Premis / this Mortgage shall, at t able	ses or any part therec	of without prior w	ritten consent d	of Mortgagee all
SEVENTH: Upon any des secured by this Mortgage, demand, become immedi Mortgagee may take poss same to the payment of ir Premises and collect all reforeclosure, Mortgagee may of title or title insurance, arights and remedies of Mortgagee or remedy by Mortgagees any right or remedy with research.	fault by Mortgagor under the the entire indebtedness set ately due and payable and session of the Mortgaged Pendebtedness secured herebents, issues, income or profay continue the abstract of the the cost thereof shall be lortgagee hereunder are cost e may otherwise have by last all operate as a waiver of sespect to the same or any otherwise have the same of the same	ecured hereby shall, and this Mortgage may remises to collect any or have a receiver fits, during the period title to the Mortgaged added to the unpaid unulative and are in any other default or other occurrence.	at the option of Note that the foreclosed and presents, issues, is appointed to take of foreclosure and Premises, or observing the premises of the same default or failured the same default.	Mortgagee and vaccordingly. Urincome or profite possession of the	without notice or pon foreclosure, ts and apply the of the Mortgaged In the event of opriate evidence is Mortgage. All of any rights or exercise any right or as a waiver of
the maximum amount secure the maximum amount secure and provided further that originally advanced on the	mplated that the Mortgaged payment of any and all futured by this Mortgage exceeds such future advances are consistently of this Mortgage.	ure advances of any a ed the sum of \$ equally secured and The Mortgagee at it	additional amoun 86000.00 to the same ext ts option may ac	it, provided that tent and priority ccept a renewa	at no time shall as the amount
payment of any part of sa Mortgage shall also secure the holder of this Mortgage	at any time for any portion of aid indebtedness without af e the payment of any other ge, when evidenced by pro-	of the indebtedness has fecting the security of liabilities, joint, sever on the security of t	ereby secured a priority of this al, direct, indirect of	ind may extend Mortgage in ar ct or otherwise	the time for the manner. This of Mortgagor to
representatives and shalf in TENTH: Any Mortgagor winterest in the Mortgaged I to be personally liable on the M	ge is governed by the laws	under shall be binding agee and its successor does not sign the Ag at and performance of	g upon all heirs, ors, assigns and greement does so f the Agreement	legal represent o only to mortga and Mortgagor	atives. age Mortgagor's does not agree
IN WITNESS WHEREOF,	Mortgagor has executed thi	s Mortgage on this _	22 day ofJ	IULY	2008
Signature		Signature			
HOMERO MARTINEZ		- TITLE	18157 Landballata.	,	
Printed Homero Marti	iney	ADRIANA MART Printed Signature	in Siller	leg	
Printed STATE OF	118 2018	WOIAN Printed			
	Cool	SS .			
Before me, a Notary Public	c in and for said County and	State, appeared	Sovemo	Adrian	a Martine
each of whom, having beer	n duly sworn, acknowledged	the execution of the	foregoing Mortg	age.	
Witness my hand and Nota	arial Seal this 20	day of	uly, 20	28,	
County of Residence:	Coolc	Signature	- Gil	24/	0
My Commission Expires: _	1-26-0g	Printed Na	ime 🖺 🗜	luffi'r	<u> </u>
This Instrument prepared b	y Anthony Ruffino		-	of Nation	al City Bank.
I affirm, under the penaltie document, unless required	es for perjury, that I have ta	iken reasonable care	to redact each	Social Security	number in this
71-0912-60 (08/06)	-			(Pay 09	1/02/06) P.C. 2 LN0250IN

"OFFICIAL SEAL"
ANTHONY M. RUFFINO
Notary Public State of Illinois
My Commission Expires 1/26/09

EXHIBIT "A"

LEGAL DESCRIPTION

SITUATED IN THE COUNTY OF LAKE AND STATE OF INDIANA: LOT 61 IN PINE ISLAND RIDGE UNIT 21, AS PER PLAT THEREOF, RECORDED IN PLAT BOOK 46, PAGE 142 IN THE OFFICE OF THE RECORDER OF LAKE COUNTY, INDIANA. PERMANENT PARCEL NUMBER: 20-13-0266-0016 FIRST AMERICAN ORDER NO: 38212984

20-13-0266-0016 8723 DURBIN LN; CROWN POINT, IN 46307-1537

56-297-164578379 / 024019821 38212984 MARTINEZ 38212984/f

FIRST AMERICAN ELS MORTGAGE

IN

Jocument is

