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| COUNTRYWIDE | HOME TOWN? | , INC. | | | | | | |
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| 11595 N MERI | DIAN ST, S | TE 700 | | | | | | |
| CARMEL, IN | 16032 | | | | | | | |
| | | | THE AB | OVE SPACE | IS FOR FILING OFFIC | E USE | ONLY | |
| EBTOR'S EXACT FULL LI | EGAL NAME - insert | only one debtor name | (1a or 1b)- do not abbreviate or combine na | | | | | |
| a. ORGANIZATION'S NAME | | | | | | | <u></u> | |
| | | | | | | | | |
| 1b. INDIVIDUAL'S LAST NAME | | | FIRST NAME | MIDDLE | NAME | SUFFIX | | |
| BRADLEY | | | ROYCE | 0 | | | | |
| . MAILING ADDRESS | | | CITY | STATE | POSTAL CODE | | COUNTRY | |
| O1 SUMMERCHA AX I.D. #: SSN OR EIN | | 1e. TYPE OF | BIRMINGHAM 16. JURISDICTION OF ORGANIZATION | AL | 35244 | | | |
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| DOITIONAL DEBTOR'S E | DEBTOR | NIAME Incort only on | e debtor name (2a or 2b)- do not abbreviate | or combine | | | NON | |
| a. ORGANIZATION'S NAME | | TAMINE - INSERT OFFIT OF | G GOUGH HAITIE (ZA OF ZD)- GO HOL ADDIEVIALE | - CONTONIO | | | | |
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| 26. INDIVIDUAL'S LAST NAME | | | FIRST NAME | MIDDLE | MIDDLE NAME SUFFIX | | JFFIX | |
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| | | | | | | | COUNTRY | |
| AAILING ADDRESS TAX I.D. #: SSN OR EIN | ADD'L INFO RE ORGANIZATION | 2e. TYPE OF ORGANIZATION | 2f. JURISDICTION OF ORGANIZATION | | POSTAL CODE ANIZATIONAL ID #, if | any | COUNTRY | |
| TAX I.D. #: SSN OR EIN | ORGANIZATION DEBTOR | ORGANIZATION | 2f. JURISDICTION OF ORGANIZATION | 2g. ORG | ANIZATIONAL ID #, if | any | COUNTRY | |
| TAX I.D. #: SSN OR EIN | ORGANIZATION DEBTOR | ORGANIZATION | | 2g. ORG | ANIZATIONAL ID #, if | any | | |
| SECURED PARTY'S NAME | ORGANIZATION DEBTOR E (or NAME of TOTA | ORGANIZATION AL ASSIGNEE OF AS | 2f. JURISDICTION OF ORGANIZATION | 2g. ORG | ANIZATIONAL ID #, if | any | | |
| TAX I.D. #: SSN OR EIN SECURED PARTY'S NAM | ORGANIZATION DEBTOR E (or NAME of TOTA HOME LOA) | ORGANIZATION AL ASSIGNEE OF AS | 2f. JURISDICTION OF ORGANIZATION | 2g. ORG | ANIZATIONAL ID #, if | | | |
| FAX I.D. #: SSN OR EIN SECURED PARTY'S NAM Ba. ORGANIZATION'S NAME COUNTRYWIDE | ORGANIZATION DEBTOR E (or NAME of TOTA HOME LOA) | ORGANIZATION AL ASSIGNEE OF AS | 2f. JURISDICTION OF ORGANIZATION SIGNOR S/P) - insert only <u>one</u> secured part | 2g. ORG | ANIZATIONAL ID #, if | | NONE | |
| FAX I.D. #: SSN OR EIN SECURED PARTY'S NAM Ba. ORGANIZATION'S NAME COUNTRYWIDE | ORGANIZATION DEBTOR E (or NAME of TOTA HOME LOA) | ORGANIZATION AL ASSIGNEE OF AS | 2f. JURISDICTION OF ORGANIZATION SIGNOR S/P) - insert only <u>one</u> secured part | 2g. ORG | ANIZATIONAL ID #, if | | NONE | |
| SECURED PARTY'S NAMES ORGANIZATION'S NAME COUNTRYWIDE | ORGANIZATION DEBTOR ME (or NAME of TOTAL HOME LOA) | ORGANIZATION AL ASSIGNEE OF AS NS, INC. | 2f. JURISDICTION OF ORGANIZATION SIGNOR S/P) - Insert only <u>one</u> secured part | 2g. ORG | ANIZATIONAL ID #, if or 3b) NAME | | NONE | |
| SECURED PARTY'S NAMES ORGANIZATION'S NAME COUNTRYWIDE SECURED PARTY'S NAME SECURED PARTY NAME SECURED PAR | ORGANIZATION DEBTOR IE (or NAME of TOTA HOME LOA) | ORGANIZATION AL ASSIGNEE OF AS NS, INC. TE 700 | 2f. JURISDICTION OF ORGANIZATION SIGNOR S/P) - insert only one secured part FIRST NAME CITY | 2g. ORG MIDDLE | ANIZATIONAL ID #, if or 3b) NAME POSTAL CODE | | NONE | |
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FILING OFFICE COPY - NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 07/29/98)

Exhibit "A"

LOT 205, ACCORDING TO THE MAP OR SURVEY OF BRYNLEIGH ESTATES, 2ND SECTOR, GIVIANPOUR'S ADDITION TO DOUBLE MOUNTAIN, AS RECORDED IN MAP BOOK 21, PAGE 65, IN THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA.

COUNTRYWIDE HOME LOANS, INC.

Prepared by: SHELLEY ALFORD

DATE:

05/25/2004

BORROWER: ROYCE O. BRADLEY

CASE #:

LOAN #:

48527920

PROPERTY ADDRESS: 219 BRYNLEIGH CIRCLE

CHELSEA, AL 35043

Branch #: 0000468

11595 N MERIDIAN ST, STE 700

CARMEL, IN 46032

Phone: (317)848-2741

Br Fax No.: (317)846-1006

UCC-1 COLLATERAL EXHIBIT B

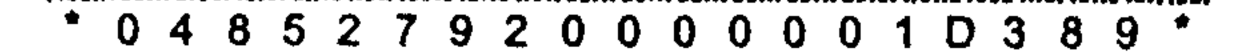
All of the following property now or hereafter owned by Debtor or in which Debtor now has or hereafter acquires any interest:

- (a) all buildings, structures, improvements, and tenements now or hereafter located on the land that is more particularly described in <u>Exhibit A</u> attached hereto and incorporated herein by reference (together with such land, the "Real Property");
- (b) all fixtures, machinery, equipment, furniture, furnishings, building materials, appliances, apparatus, communications and utility systems and facilities, landscaping, and goods of every nature whatsoever now or hereafter located in or on, or used or intended to be used in connection with, the Real Property, whether or not physically affixed to the Real Property;
- (c) all privileges and other rights now or hereafter made appurtenant to the Real Property, including, without limitation, all right, title, and interest of Debtor in and to all streets, curbs, gutters, sidewalks, sewers, storm drains, roads, and public places, open or proposed, and all easements and rights of way, public or private, now and hereafter used in connection with the Real Property;
- (d) all rights to minerals, oil and gas and other hydrocarbon substances; water, irrigation and drainage rights; and water stock, air rights and development rights relating to the Real Property; and all damages, royalties and revenues of every kind, nature, and description whatsoever that Debtor may be entitled to receive from any person or entity owning or having or hereafter acquiring a right to the oil, gas and mineral rights and reservations of the Real Property;
- (e) Debtor's rights under and interest in and to any and all leases, tenancies, or occupancy agreements now or hereafter affecting the Real Property, together with all renewals, extensions, modifications, amendments, assignments and subleases thereof, and all guaranties thereof;
- (f) all rents, income, issues, profits, accounts receivable, royalties, proceeds, and revenues of or relating to the Real Property or the business conducted thereon, including, without limitation, any right to payment for goods sold or leased or for services rendered, and all security deposits made by tenants of the Real Property;

CONV
■ CCL - UCC-1 Collateral Exhibit B
1D389-US (04/00)(d)

Page 1 of 2





LOAN #: 48527920

- (g) all insurance and insurance policies insuring the Real Property or any activity thereon or interest therein, and all proceeds thereof, all compensation, awards, damages, rights of action, and proceeds arising from condemnation or other taking of the Real Property or any part thereof; all causes of action and claims for injury or damage to, or any loss or diminution in value of, the Real Property or any part thereof; all advance payments of insurance premiums made by Debtor with respect to the Real Property, all deposits made with or other security given by Debtor to governmental authorities or utility companies with respect to the Real Property or proposed improvements thereon; all claims or demands with respect to insurance or such deposits or security; and all rights to refunds or rebates of any such deposits, or taxes or assessments relating to the Real Property;
- (h) all licenses (including, but not limited to, liquor licenses, operating licenses, or similar licenses), contracts, management contracts or agreements, franchise agreements, building, occupancy, and other governmental permits, approvals, authorities, consents or certificates acquired or used in connection with the construction, use, ownership, management, operation, occupancy, maintenance, repair, improvement, development of, or conduct of business on, the Real Property;
- (i) all accounts receivable, general intangibles and contract rights relating to the development or use of the Real Property; all names, trade names, trademarks, service marks, and logos by which the Real Property or improvements are known or operated, all rights to conduct business under any such name or variation thereof, and all goodwill in any way relating to the Real Property;
- (j) all loans proceeds held by Secured Party, whether or not disbursed; all impounds paid to and held by Secured Party, and all deposit accounts of Debtor maintained with Secured Party;
- (k) all shares of stock in any water company or other utility supplying water or utility services to the Real Property, all shares of stock or other evidence of ownership of any part of the Real Property that is owned by Debtor in common with others, and all documents of membership in any owners' or members' association or similar organization having responsibility for management or operation of the Real Property;
- (I) all sales agreements, deposit receipts, escrow agreements, and other ancillary documents and agreements entered into by or on behalf of Debtor for the sale of all or any portion of the Real Property;
- (m) all books, records, accounts, and other documents relating to the construction, ownership, use, management, operation, leasing, maintenance, repair, improvement, or development of, or conduct of business on, the Real Property;
- (n) all other personal property of Debtor, whether tangible or intangible, wherever located and used or to be used in any way in connection with or in any way relating to the Real Property or the construction, ownership, use, management, operation, occupancy, leasing, maintenance, repair, improvement, development of, or conduct of business on, the Real Property and whether now owned or hereafter acquired or created (including, but not limited to, equipment, inventory, goods, documents, instruments, general intangibles, chattel paper, accounts, receivable, deposit accounts, and contract rights, as all such terms are used in the California Uniform Commercial Code), and all fixtures of Debtor now owned or hereafter in existence, or hereafter acquired or created, on, of or relating to the Real Property; and
- (o) all supplements, modifications and amendments to any of the foregoing, and all substitutions, replacements, additions, and accessions to any of the foregoing and all proceeds of all of the foregoing.

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