889083					
Reception No.					
Recorded this	day of	, A.D. 19_		o'clock	_m.
	(This m	REAL ESTATE MOR ortgage secures the described indef		thereof.)	
THIS INDENTURE W	TNESSETH, that_	Paul D. Buckner			and
Deloris A. Buc	kner,_	husband and wife			
hereinafter called Mort	gagor(s) of	Lake Count	ty, in the State of	Indiana	
Mortgage(s) and Warrar	nt(s) toAmeri	can Security Corp., 263	29 45th Avenue,	Highland	
hereinafter called Mort	gagee, of	Lake		County, i	n the State o
Indian	a	, the following described Real Es	state situated in	Lake	
County, in the State of	Indiana, as follows	, to wit:			16
	xana Addition	teen (15) and the North			
				JAH 28	FILANCE
Also known as	7330 Jarnecke	, Hammond, Indiana		11 30	ANCHAM INCY INTY R 4ECCAI
				ÅM °8.7	Stock
DEMAND FEATURE (if checked)	to pay the princi we elect to exerc full is due. If yo or deed of trust t	year(s) from the date of pal amount of the loan and all usise this option you will be given to fail to pay, we will have the right hat secures this loan. If we elected be due, there will be no prepayn	npaid interest accrued written notice of elec ght to exercise any rig t to exercise this opti	d to the day we make the tion at least 90 days before hts permitted under the no	demand. If a payment in te, mortgage
executed by the Mortga interest thereon, all as p secured, all without reli note, or any part there stipulated, then said no agreed by the undersign legal taxes and charges fire, extended coverage, assigned in the amount of	agor(s) and payable rovided in said note of from valuation of, at maturity, or te shall immediatel aed, that until all in against said premise vandalism and maliof Eight Thousaid Mortgagee may	te of even date herewith for the p to the Mortgagee, on or before_e, and any renewal thereof; the Mo or appraisement laws, and with at the interest thereon, or any part y be due and payable, and this m debtedness owing on said note of es paid as they become due, and sh cious mischief for the benefit of t sand Eight Hundred Thir pay said taxes, charges and/or in part of the indebtedness secured	60 more more more more more more more more	oths after date, in installment in installment in failure to pay the sum of a confailure to pay any install for the taxes or insurance a closed accordingly; it is furt if is paid, said Mortgagor(s) is and improvements thereo terests may appear, and the 100	money above ment on said as hereinafter her expressly shall keep all in insured for e policy duly
also secure the payment their heirs, personal rep further advances, if any, If not prohibited by law	t of all renewals an resentatives and as: with interest there or regulation, this	d renewal notes hereof, together signs, covenant and agree to pay on as provided in the note or note mortgage and all sums hereby secu	with all extensions to said note and interest as evidencing such adve ured shall become due	hereof. The Mortgagors for t as they become due and t ances. and payable at the option	r themselves, o repay such of the Mort-
= =		orthwith upon the conveyance o			

payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the

Mortgagor(s) expressly understand and agree that by this mortgage they hereby assign to the Mortgagee all of Mortgagor(s) rights and interests in and to all rents or payments 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.

This instrument prepared by Jaye Umulis

purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee.

ditions 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 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 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. IN WITNESS WHEREOF, the said Mortgagor(s) have hereunto set their hand(s) and seal(s) this 19th day of January , 19 87 . (SEAL) Type name here (SEAL) Type name here STATE OF INDIANA SS: COUNTY OF Lake Before me, the undersigned, a Notary Public in and for said County, this 19th day of January 19 87 , came Paul D. Buckner and Deloris A. Buckner, husband and wife and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires 2/23/90 County of Residence-Lake RELEASE OF MORTGAGE THIS CERTIFIES that the annexed Mortgage to ______ which is recorded in the office of the Recorder of ______County, Indiana, in Mortgage Record ______, page _____, has been fully paid and satisfied and the same is hereby released. Witness the hand and seal of said Mortgagee, this _____ day of _____ 19____. ______(Seal) STATE OF INDIANA, _____ County, ss: Before me, the undersigned, a Notary Public in and for said county, this ______ day of _______, 19 _____, came ______ and acknowledged the execution of the annexed release of mortgage. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires Notary Public day ш **MORTGA** recorded in Mortgage Record FROM ဥ Recorder_ Received for record this bage _

And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (they) will perform all covenants and con-