RETURN TO: AMI		ITY CORP, 50)15 U.S. HIC	SHWAY 6, POR	TAGE, IN	46368.		
Recorded this		Λ	A D	19		o'clor	·k ,	m
			AL ESTATE N			0 0100	·\\ '	
99320	4 (Th			indebtedness and	renewals ther	reof.)		
THIS INDENTURE		hat	Paul Ellic	ott				and
	WIINESSEIR, U	, (at						and
hereinafter called Mc	ortgagor(s) of	Lake	C	County, in the Stat	te of	Indiana	1	popular property
Mortgage(s) and War	rant(s) to	American Se	ecurity Con	ρ				
hereinafter called Mo	ortgagee, of	Porte	r			Co.	ınty, in	the State of
Indiana	a	, the follow	ing described Re	eal Estate situated	in	Lake		
County, in the State	of Indiana, as fol	llows, to wit:						
Lots 1, 2, 3, E as per plat the Lake County, Ir	ereof record							of
Commonly known	as: 9317 C	Aak Street, (Gary, India	na 46403.		DER, I	au 19	STATE I
						E LAKE	-	AKE FO
		•				ASI ANI	26	COUL
3 :						HCK DUM A 4	**	HOOH YEN
	e e e e e e e e e e e e e e e e e e e	e san a p rese	et ne de la companya	and the second s		Z 08		2
DEMAND FEATURI (if checked)	to pay the p we elect to d full is due. or deed of t	principal amount exercise this optic If you fail to pay rust that secures	of the loan and on you will be g y, we will have t this loan. If we	date of this loan water of this loan was all unpaid interestiven written notice the right to exercise elect to exercise epayment penalty	st accrued to ce of election se any rights p this option, a	the day we ma at least 90 days permitted under	ke the o before the not	demand. If payment in e, mortgage
to secure the repaym executed by the Mor interest thereon, all a secured, all without note, or any part th stipulated, then said agreed by the unders legal taxes and charg fire, extended covera assigned in the amount.	rtgagor (s) and pa as provided in said relief from valua ereof, at maturit note shall immed signed, that untilles against said pr	yable to the More d note, and any re tion or appraisem y, or the interest diately be due an all indebtedness remises paid as the	tgagee, on or be enewal thereof; the nent laws, and we thereon, or any de payable, and the owing on said no ey become due, a	he Mortgagor(s) e with attorneys fees we part thereof, wh this mortgage may note or any renew and shall keep the	months expressly agree as; and upon far the foreclosed at thereof is per buildings and	after date, in in e(s) to pay the silure to pay any ne taxes or insud accordingly; it naid, said Mortgad improvements	stallmer um of m installn rance as is furth agor(s) s thereon	nts and with noney above nent on sale hereinafte er expressive hall keep ale i insured fo
and failing to do so stated in said note, s also secure the paym their heirs, personal further advances, if a	, said Mortgagee shall be and beco nent of all renew representatives a	may pay said to me a part of the als and renewal n nd assigns, covens	exes, charges and indebtedness sec lotes hereof, tog ant and agree to	d/or insurance, ar cured by this mor ether with all ext pay said note an	nd the amour tgage. If not ensions there ad interest as	nt so paid, with contrary to law of. The Mortga they become du	interest , this mo gors for	at the rate ortgage shal themselves
If not prohibited by gagee and without r property and premis purchaser or transfer	notice to Mortga es, or upon the v	gor forthwith up vesting of such tit	on the conveyar tle in any manne	nce of Mortgagor er in persons or e	's title to all ntities other	or any portion	n of said	l mortgaged
If this mortgage is a payment of any inst principal or such intedness secured by the agreed that in the exthis mortgage and the	allment of princi erest and the am his mortgage and vent of such defa	pal or of interest ount so paid with the accompanyin ult or should any	on said prior m legal interest the g note shall be o suit be comme	nortgage, the hold lereon from the tir deemed to be sec enced to foreclose	ler of this mo me of such pa sured by this r said prior mo	ortgage may pay lyment may be a mortgage, and it ortgage, then the	such ins added to is furth amount	stallment o the indebt er expressly t secured by

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 Shari L. Stevenson, American Security Corp

014-00019 (REV. 10-85)

holder of this mortgage.

5:30

And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (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 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) has hereunto set his hand(s) and seal(s) this day of (SEAL) (SEAL) Type name here Type name here Paul Elliott (SEAL) (SEAL) Type name here Type name here STATE OF INDIANA SS: COUNTY OF Porter Before me, the undersigned, a Notary Public in and for said County, this 18th day of August 1988 , came Paul Elliott and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires 5-17-92 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 _____ 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 recorded in Mortgage Record No.__ MORTGAGE FROM 2 Recorder Received for record this