National City Bank, Indiana 101 West Washington Street, Suite 715E P.O. Box 5056 Indianapolis, Indiana 46255

MORTGAGE

For an Open End Line of Credit

First American Equity Loan Services, Inc., Certification Number \$ 900 00

mmon Address	ibed real estate located in	County, State of Indiana,	County, Indiana:		M
	2141 44TH STREET	HIGHLAND		(Twp.)	IN KO
Legal Descripti	(Street Address of the control of th	or M.H.)	(City)	4	0
_			11 A11 A PPR		22
AT THEREOF. R	OUS SECOND ADDITION, UN RECORDED IN PLAT BOOK 45 (E COUNTY, INDIANA.	IT 9, TO THE TOWN OF HIG , PAGE 45, IN THE OFFICE	HLAND, AS PER OF THE		2741
				two sections.	en jaron en
					2 40 71
			•		STATE OF INE LAKE COUN FILED FOR RE 96 APR 19 AN MARGARETTE CLL NARGARETTE CLL RECORDER
gations of all trowers in the renewed.	Borrowers under a certain L amount of \$ suted by Borrowers to Morg	with future addinger. Mortgagors jointly are over, citizens of the United or the lien of taxes and asset	vances, interest, and to not individually covenant States, and the owner	irms of payment as there and agree with Mortga in fee simple of the N	ein provided or as extended
	Mary and in deback	according this Mortas	age when due, together	with costs of collection	part thereof when due and or any part thereof or further
infect or present is essements and es incurred. A te of interest til IXTH. If Mortgonsent of Morinamediately due EVENTH. Upoo lortgagers or for demand, becossession of the reby or have a ther appropriatill rights and rights and rights and rights and rights. Ill I That I thall secure the securrence.	d liens which may be or be all sums of money so advant that is disclosed on the attaggers shall sell, assign or toage, all indebtedness so and payable. In any default by Mortgage Mortgager shall abandon the army part of the Mortgage pome immediately due and me Mortgaged Premises to a receiver appointed to take and redemption. In the every sell of the mortgage of the sell of the mortgage of the sell	soome a lien upon the Mortgoed shall be and become a placed shall be and become a placed Loan Agreement and to otherwise transfer ownersh soured by this Mortgage of the Mortgage of Premises the entire indebt payable and this Mortgage pollect any rents, issues, incomposession of the Mortgage shall be	gaged Premises or any part of the mortgage de me Mortgagee shall be a ip of the Mortgaged Prhail, at the option of it the payment when dutient be adjudged bankredness sacured hereby a may be foreclosed a come or profits and apped Premises and collect are in addition to any items or delay to exercise as a waiver of any rigger advances to the Moditional amount, providing age from said Mortgage qually secured and to the recon, shall be secured as a wideness of indebted in any manner.	part thereby and pubrogated to any lien semiles or any part thereby and pubrogated to any lien semiles or any part thereby and part and any lien semiles or any part thereby and part and any lien and any lien and any lien any lie	r the Loan Agreement or this society shall be appointed for Mortgages and without notice plosure, Mortgages may take nent of indebtedness secured to reprofits, during the period lortgaged Premises, or obtain not secured by this Mortgage, any rights or remedies which by Mortgages shall operate as ect to the same or any other in which event this Mortgage the total amount owed by the id Mortgages exceed the sum amount originally advanced or when evidenced by promisson. The Mortgages at its option of the time for the payment of
he security of lotes or other enay accept a reintly part of said This Mortgage, his Mortgage,	when evidenced by promise	•	hinding amon, their-hei	rep eucocoocery ac signa	end logal-representatives-an
or \$250,000.00 he security of notes or other a may accept a re any part of said This Mortga this Mortgage, are secured her NINTH. All rig shall inure to th	when evidenced by promisereby. The and obligations of Monte beneated and obligations are the beneated and obligations.	Gagore hereunder shall be its successors, assigns and sors have executed this Mo	binding upon their hei I legal representatives. rtgage on this	24day of	mend legal representatives en
or \$250,000.00 the security of notes or other e may accept a re any part of said This Mortge this Mortgage, are secured her NINTH. All rig shall inure to th	when evidenced by promisereby. The and obligations of Monte beneated and obligations are the beneated and obligations.	fgagore hereunder shall be I its successors, assigns and	binding upon their heir I legal representatives. rtgage on this	24day of	end logal-representatives-an
of \$250,000.00 he security of lotes or other a real part of said This Mortgage, his Mortgage, his Mortgage, his lotes of the lotes of t	when evidenced by promisereby. The and obligations of Monte beneated and obligations are the beneated and obligations.	fgagore hereunder shall be I its successors, assigns and	binding upon their heir I legal representatives. rtgage on this	24day of	end logal-representatives-an
T \$250,000.00 he security of sotes or other or have accept a ready part of said This Mortgage, are secured her HNTH. All rights hall inure to the Signature of the Printed	when evidenced by promisereby. The and obligations of Monte and obligations of Monte benefit of Mortgages and Mitheles WHEREOF, Mortgages and Michael Michael WHEREOF, Mortgages and Michael	fgagore hereunder shall be I its successors, assigns and	binding upon their heir legal representatives. rtgage on this	24day of	end logal-representatives-an
i \$250,000.00 he security of otes or other e nay accept a re nay part of said This Mortga his Mortgage, ire secured her INTH. All rig shall inure to th IN W Signature Printed	when evidenced by promise reby. The and obligations of Morne benefit of Mornagee and Mornagee and Mornagee and Mornagee and Mornagee and Mornage Morn	gagore hereunder shall be lits successors, assigns and gors have executed this Mo	binding upon their heir heir heir heir heir heir heir	24day of M w.ks	mend logal-representatives-and 1994
r \$280,000.00 ne security of totes or other of tay accept a re ny part of said This Mortgage, re secured her INTH. All rig hall inure to th IN W Signatura a to tag Printed	when evidenced by promise reby. The and obligations of Morne benefit of Mornagee and Mornagee and Mornagee and Mornagee and Mornagee and Mornage Morn	gagore hereunder shall be lits successors, assigns and gors have executed this Mo	binding upon their heir heir heir heir heir heir heir	24day of M w.ks	mend logal-representatives-and 1994
r \$250,000.00 ne security of otes or other e ney accept a re ny part of said This Mortge his Mortgage, re secured her INTH. All rig hall inure to th IN W Signature a to be printed	when evidenced by promise reby. The and obligations of Morne benefit of Mornagee and Mornagee and Mornagee and Mornagee and Mornagee and Mornage Morn	Gagore hereunder shall be lits successors, assigns and gors have executed this Mo	binding upon their heir legal representatives. rtgage on this	M mks M MANKA	and logal representatives and March .1994 And Jill M. Ma
r \$250,000.00 ne security of otes or other e ney accept a re ny part of said This Mortga it Mortgage, re secured her INTH. All rig thall inure to the IN W Signature Printed	when evidenced by promisereby. Into and obligations of Mornes benefit of Mortgages and Mortgages and Mortgages and Manka Indiana Lake Notary Public, in and for sa	id County and State, appear	binding upon their heir legal representatives. rtgage on this	M MANKA L. Manka	And JUM. Ma
T \$250,000.00 ne security of otes or other eney accept a reny part of said This Mortgage, re secured her INTH. All righthall inure to the IN W Signatura Printed STATE OF COUNTY OF Before me, a I	when evidenced by promisereby. Into and obligations of Mornes benefit of Mortgages and Mortgages and Mortgages and Manka Indiana Lake Notary Public, in and for sa	id County and State, appear	binding upon their heir legal representatives. rtgage on this	M MANKA L. Manka	And JUM. Ma
e security of otes or other e lay accept a render of said This Mortgage, is Mortgage, as execured her in the lay accept a render of the lay accept a render of the lay accept a render of the lay accept a lay accept	when evidenced by promisereby. Into and obligations of Mornes benefit of Mortgages and Mortgages and Mortgages and Manka Indiana Lake Notary Public, in and for sa	its successors, assigns and gors have executed this Mo	binding upon their heir legal representatives. rtgage on this Signature Frinted 88: A Chaech Whom, having been dul	M MANKA L. Manka	MARCH ,18 90 And JUL M. Ma I the execution of the forego