

Return To:

Eirst American Equity Loan Services, Inc. | 3

151 N. Delaware Ato Suite (1836) | 3

Indianapolis, IN 46204

STATE OF INDIANA
LANG COUNTY
PILLED
2000 NAM 22: 08

MORTGAGE

(Borrower/Mortgagor)

RETURNTO: National City P O Box 5570, Loc. #7120 Cleveland OH 44101

	AKE Cou	inty. State of India	na. MORTGAGES
and WARRANTS to National City Bank of India	na, ("Mortgagee") the follo	wing described real	estate located in
LAKE COUNT County, Indiana: Common address: 1905 SHERMAN STREET (Street Address or R.R.)	SCHERERVILLE (City)	NORTH {Twp.}	INDIANA 46375
The Legal Description as follows:			
LOT 36 IN ADDITION TO C. GORLEY'S SOUT OF SCHERERVILLE, AS PER PLAT THEREOF, 33 PAGE 18, IN THE OFFICE OF THE RECORD	RECORDED IN PLAT BOOK		
INDIANA		ACCOUNT	
			MAN ON THE
	Document	15	
N	OT OFFIC	IAI	the same of the sa
This De	ocument is the pr	roperty of	(
the	Lake County Red	corder!	
or appertaining to such real estate (collectively rissues, income and profits thereof, to secure evidenced by the following documents (whet documents collectively the ("Loan Documents"):	all obligations of all born her promissory notes, gu	owers ("Borrowers' aranties, letters of	") to Mortgagee credit or other
a promissory note, dated 02/29/	2000 , , in	the amount of \$	11150.00
and the second s	AND LE SON	oni desenve onto tipo esternos en autorizan escargo, desponentia de la calega en algan escarga en algan escarg	
with terms of payment as provided therein, and together with all other obligations provided for un		endments and repla	cements thereof,
For the purpose of inducing the Mortgage to the Mortgagee, that Mortgagor is the owner is free and clear from all encumbrances	in fee-simple of the Mortgag	ged Premises, that I	egal title thereto
and that the Mortgagor has the capacity and the		ortgage.	ndianjerannie gegenerate varian m ie A Arianes y 16 ville in zie par o e 16 (in e_s paralle V
Mortgagor covenants and agrees with Mortgages FIRST: Borrowers will pay all indebtedness s		when due, togethe	er with costs of
collection and reasonable attorneys' fees, all with SECOND: Mortgagor shall pay all taxes or asse any part thereof when due and before penalties a Mortgaged Premises or any part thereof or further written consent.	nout relief from valuation an essments levied or assessed accrue. Also, Mortgagor sha	d appraisement laws l against the Mortga ll not permit any lier	s. aged Premises or a to attach to the
THIRD: Mortgagor shall keep the Mortgaged Prethe commission of waste thereon. Mortgagors sextended coverage) insurance in an amount which hereby or the replacement value of the Mortgage with companies acceptable to Mortgagee and with FOURTH: Mortgagee may, at its option and from necessary to perfect or preserve the security int but are not limited to, insurance premiums, taxed the Mortgaged Premises or any part thereof and money so paid shall be and become a part of the same rate of interest that is disclosed in the Loa	shall procure and maintain in the ist at least equal to the to ged Premises, if greater, such a standard Mortgagee end in to time, pay all sums of mended to be given by this less, assessments and liens will all costs, expenses and at he mortgage debt secured	n effect at all times of all amount of indebuch insurance to be dorsement in fayor of money which in its judich may be or becttorneys' fees incurred and payable	hazard (fire and otedness secured in amounts and of Mortgagee. udgment may be may include, come a lien upon red. All sums of forthwith at the

71-0913-60 (7/99)

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(Rev. 7/99) 0220M

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SIXTH: If Mortgagor shall permit filing an encumbrance senior to this Mortgage or sell, assign or otherwise transfer ownership of or any interest in the Mortgaged Premises or any part thereof without prior written consent of Mortgagee, all indebtedness secured by this Mortgage shall, at the option of Mortgagee and without notice or

demand, become immediately due and payable.

SEVENTH: Upon any default by Mortgagor under this Mortgage or upon any default under the terms of the Agreement secured by this Mortgage, the entire indebtedness secured hereby shall, at the option of Mortgagee and without notice or demand, become immediately due and payable and this Mortgage may be foreclosed accordingly. Upon foreclosure, Mortgagee may take possession of the Mortgaged Premises to collect any rents, issues, income or profits and apply the same to the payment of indebtedness secured hereby or have a receiver appointed to take possession of the Mortgaged Premises and collect all rents, issues, income or profits, during the period of foreclosure and redemption. In the event of foreclosure, Mortgagee may continue the abstract of title to the Mortgaged Premises, or obtain other appropriate evidence of title or title insurance, and the cost thereof shall be added to the unpaid principal balance secured by this Mortgage. All rights and remedies of Mortgagee hereunder are cumulative and are in addition and not in limitation of any rights or remedies which Mortgagee may otherwise have by law. No waiver of any default or failure or delay to exercise any right or remedy by Mortgagee shall operate as a waiver of any other default or of the same default in the future or as a waiver of any right or remedy with respect to the same or any other occurrence.

EIGHTH: That it is contemplated that the Mortgagee may make future advances to the Borrowers, in which event this Mortgage shall secure the payment of any and all future advances of any additional amount, provided that at

no time shall the maximum amount secured by this Mortgage exceed the sum of \$ 20226.00

and provided further that such future advances are equally secured and to the same extent and priority as the amount originally advanced on the security of this Mortgage. The Mortgage at its option may accept a renewal Agreement, or replacement Agreement, at any time for any portion of the indebtedness hereby secured and may extend the time for the payment of any part of said indebtedness without affecting the security or priority of this Mortgage in any manner.

NINTH: All rights and obligations of Mortgagor hereunder shall be binding upon all heirs, successors, assigns and legal representatives and shall inure to the benefit of Mortgagee and its successors, assigns and legal

representatives.

TENTH: Any Mortgagor who signs this Mortgage but does not sign the Agreement does so only to mortgage Mortgagor's interest in the Mortgaged Premises to secure payment and performance of the Agreement and Mortgagor does not agree to be personally liable on the Agreement.

IN WITNESS WHEREOF, Mortgagor has executed this	s Mortgage on this 29th day of FERRUARY, 2000
William Todowal Corest	Cari, Elplan Crook
Signature	Signature
WILLIAM EDWARD CROOK	ALICE EVELYN CROOK
Printed	Printed
Signature	Signature
Printed	Printed
STATE OF INDIANA	
COUNTY OF LAKE	SS. MIANALILIE
Before me, a Notary Public in and for said County and	d State, appeared
WILLIAM EDWARD CROOK AND ALICE EVELYN CR	OOK HUSBAND AND WIFE
each of whom, having been duly sworn, acknowledge	ed the execution of the foregoing Mortgage.
Witness my hand and Notarial Seal this 29th day	of FEBRUARY, 2000
756 County of Residence: LAKE	Signature Ros Signature
My Commission Expires: 8-2-07	Printed Name ROSALIE BOWMAN
This Instrument prepared by ANGIE BARTOK	of National City Bank of Ind

(Rev. 7/99) 0264M

71-0912-60 (7/99)