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First American Equity Loan Services, 905 2820
151 N. Delaware St., Suite 1830
Indianapolis, IN 46204

STATE OF ACT

2011 JUL 28 PM 1: 18

MORTGAGE (Borrower/Mortgagor)

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

This Indenture V	Vitnesseth, That	ELIZABETH M YE	DNAK			
and WARRANTS	Mortgagor") of <u>L</u> to National City	Bank, ("Mortgag	ee") the foll	_ County, Sta owing descri	ite of Indian. bed real es	a, MORTGAGES tate located in
LAKE Common address:	County, Indian 3716 TORRENCE (Street Address or R.R.)		MOND (	) IN		
		7.175.	(City)		wp.)	(State)
THEREOF, AND NORTHWESTER PER PLAT THER	on as follows: T 5 FEET BY PARAL ALL OF LOT 48, EX LY SIDE THEREOF, EOF, RECORDED IN AKE COUNTY, IND	(CEPT 5 FEET BY I IN BLOCK 8, IN DO LPLAT BOOK 17, I DIANA.	PARALLEL LIN OUGLAS PARI PAGE 26 IN T	ES OFF THE E K MANOR, HA HE OFFICE OF	ENTIRE AMMOND, A	S
		Docum	ent is			
	NO	OT OFF	FICIA	L!		
	This Do	ocument is	the prop	erty of		
together with all rig or appertaining to s issues, income and evidenced by the	hts, privileges, intersuch real estate (co d profits thereof, following docume	illectively referred to to secure all obliq nts (whether pror	nprovements a to as the "Mo	and fixtures no ortgaged Prem borrowers (	ises"), and a "Borrowers")	all leases, rents, to Mortgagee
documents collectiv						
a pr and	omissory note, date	ed <u>07/10/2000</u>	,	_ , in the amo	ount of \$	54000.00
		THE DER	500			
with terms of paym together with all oth For the purp to the Mortgagee, t is free and clear	her obligations prov cose of inducing the that Mortgagor is th	ided for under this Mortgagee to mal ne owner in fee-sin	Mortgage.  se the loan(s)  aple of the Mo	hereby secure	ed, the Mortg	gagor represents
FOURTH: Mortgag necessary to perfect but are not limited	ts and agrees with will pay all indeb onable attorneys' fee or shall pay all taxed and before a sor any part thereof shall keep the Morwaste thereon. Morwaste thereon. More the sor any at its option of the ceptable to Mortgague may, at its option of the company at its option of the ceptable to may be and become a second or any part the ceptable and become a second or any part the ceptable and become a second or any part the ceptable and become a second or any part the ceptable and become a second or any part the ceptable and become a second or any part the ceptable and become a second or any part the ceptable and become a second or any part the ceptable and become a second or any part the ceptable and the cept	Mortgagee that: tedness secured bes, all without relie es or assessments penalties accrue. A of or further encum tgaged Premises in ortgagors shall product he Mortgaged Premise and with a stan- on and from to time ecurity intended to iums, taxes, asses hereof and all cost or part of the mortg	by this Mortg f from valuation levied or assoliso, Mortgago ber the Mortg good repair a cure and main east equal to a ises, if greated dard Mortgago e, pay all sums be given by sments and lies, expenses a lage debt second	gage when don and appraisessed against response shall not per aged Premise at all times and attain in effect the total amores, such insures of money withis Mortgage and attorneys' ured hereby a	sement laws. the Mortgag rmit any lien s without M ad shall not c at all times unt of indebt rance to be int in favor of thich in its ju e. Such sum by be or beco fees incurre nd payable f	ged Premises or to attach to the ortgagee's prior commit or allow hazard (fire and tedness secured in amounts and Mortgagee. Idgment may be as may include, ome a lien upon ed. All sums of forthwith at the
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FIFTH: Upon any default by Mortgagor under this Mortgage or any default by Borrowers or Mortgagor under the terms of the Loan Documents secured by this Mortgage, or if Mortgagor shall abandon the Mortgaged Premises, or shall be adjudged bankrupt, or if a trustee or receiver shall be appointed for Mortgagor or for any part the Mortgaged Premises 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 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.

SIXTH: If Mortgagor shall encumber, 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

SEVENTH: That it is contemplated that the Mortgagee may make future advances or additional loans to the Mortgager or Borrowers, in which event this Mortgage shall secure the payment of any and all such future advances and of any additional loans, provided that at no time shall the maximum amount secured by this Mortgage exceed the sum of \$250,000.00 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 Mortgagee at its option may accept a renewal note, or replacement Loan Documents, 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 of this Mortgage in any manner. This Mortgage shall also secure the payment of any other liabilities, joint, several, direct, indirect or otherwise, of Mortgagor to the holder of this Mortgage, when evidenced by promissory notes or other evidence of indebtedness stating that said notes or other evidence of indebtedness are secured hereby.

EIGHTH: 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.

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

TENTH: This Mortgage is governed by the laws of Ohio, except to the extent otherwise required by the laws of Indiana, and applicable federal law.

IN WITNESS WHEREOF, Mortgagor has executed this Mortgage on this day of the laws of the laws of the extent otherwise required by the laws of Indiana, and applicable federal law.

Elizabet M. Yedrech	OF RECOID
Signature	Signature
ELIZABETH M YEDNAK	
Printed	SEA)
Signature	WDIANA Signature
Printed STATE OF MALLANA	Printed
STATE OF	<del></del>
COUNTY OF	SS
Before me, a Notary Public in and for said County a	nd State, appeared
ELIZABETH M YEDNAK	
each of whom, having been duly sworn, acknowled	lged the execution of the foregoing Mortgage.
Witness my hand and Notatial Spal this 10 th d	ay of Alley Jan Drug D
County of Residence:	Signature // WWW SWWW
My Commission Expires: SUN 39 3000	Printed Name KATHRYNIA JOZU
This Instrument prepared by KATHRYN	A JEHUIT of National City Bank
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