

2002 065871

2007 JUL 23 PT 2: 32 REJORDER

Return Fas V First American Equity Loan Services, Inc. 151 N. Delaware St., Suite 1830 Indianapolis, IN 46204

Mortgage

(Borrower/Mortgagor) Open End Line of Credit

RETURN TO: National City P O Box 5570, Loc. #7116 Cleveland OH 44101

		Open End Lin	e of Cre	uit	_			U.shand an	d Wife
This Indenture Witnesseth,	That GUILLER	MO CARRASC	O AND	MARIA GO	NZALEZ DE	CARR	iona M	ORTGAG	ES.
This Indenture viillessell,	of			Cou	unty, State	OT INU	lalia, ivi	located	in
(singly or jointly "Mortgagor") and WARRANTS to Nation	nol City Bank	, ("Mortgage	e") the	following	described	real	estate	located	***
	lai City Duint	y, Indiana:							
LAKE 1438 TRUM	IAN STREET H	AMMOND	() I	N	(Twp.)			(State)	<del></del>
Common address (Street Address	or R.R.)	(Ci	(y)		(1 Wp.)				
The Legal Description as follo	iws:	See Attache	d Exhib	it A					
		000 / 100							
			4						
		ocum	ent	15					
	NO	TOFF	TO	TATE					
	NU	IUII	TO	LAJU	Inc				
	This Dog	st American Ec	ulty Los	n Services,	of				
	the La		30	hader!					
	#.	940							
							- (4-	- lacated	unon
together with all rights, pri	vileges interest	ts, easements,	improv	ements and	fixtures no	W Or	nereatte and all	leases,	rents,
together with all rights, pri or appertaining to such re issues, income and profits	al estate (collec	ctively referred	to as	the "Mortg	ions of all	borro	wers ("	Borrowers	s") to
issues, income and profits	thereof, to se	cure the payn	1/2002	all obligat					
issues, income and profits Mortgagee under a certain	credit agreeme	amount of \$	2000		W	th fut	ure adv	ences, int	eresi, ere to
end line of credit for the P	OTTO WOLD III THE	1 1 00 00'	anded	modified 0	r renewed,	, exec	utea by	BUILDAN	613 10
						e owr	er in fe	e-simple	of the
FIRST. Mortgagor is 18 y Mortgaged Premises free 8	ears of age, or	over, a citizer	mbrance	es except fo	r the lien o	of taxe	s and a	ssessmer	its not
Mortgaged Premises need	and oldar of an								
delinquent andSECOND. Borrowers will		E SEAL		hio Mortga	ge when	due, t	ogether	with co	sts of
SECOND. Borrowers will collection and reasonable	pay all indeb	tedness secur	ed by iof from	valuation a	nd appraise	ement	laws.		
collection and reasonable	attorneys tees,	all without is	iei iton				الممسيي	Promises	or any
مالمات بالمات	ov all tayes or	assessments	levied c	r assessed	against the	e Mon	gayeu i	's lien to	attach
THIRD. Mortgagor shall part thereof when due an to the Mortgaged Premise	d before penalti	ies accrue. Als	o, Mort	gagor shall	not permit fortgaged F	Premis	es with	out Morte	gagee's
to the Mortgaged Premise	es or any part t	hereof or furth	ier encu	IMIDEL THE IV	lor tgagaa .				
prior written consent.							-11	commit 0	r allow
· · · · · · · · · · · · · · · · · · ·	keep the Mor	tgaged Premis	es in go	od repair at	t all times a	and sh at all	times	hazard (f	ire and
FOURTH. Mortgagor shall the commission of wast extended coverage musting	e thereof. Mort	tgagor shall p	ocure a	and maintal	ne loan am	ount a	fter tak	ing into a	account
extended coverage) insur- insurable value as multip	ance in an amo	ount which is	at least ance ne	rcentage, Si	uch insuran	ice to	be in ar	nounts a	nd with
incurable value as multip	lied by the appl	licable comsun	A Mort	rages clause	e in favor o	f Mort	gagee.		

FIFTH. Mortgagee may, at its option and from time to time, advance and pay all sums of money which in its judgment may be necessary to perfect or preserve the security intended to be given by this Mortgage. Such sums may include, but are not limited to, insurance premiums, taxes, assessments and liens which may be or become a lien upon the Mortgaged Premises or any part thereof and all costs, expenses and attorneys' fees incurred. All sums of money so advanced shall be and become a part of the mortgage debt secured hereby and payable forthwith at the time same rate of interest that is disclosed on the Agreement and the Mortgagee shall be subrogated to any lien so paid by it. subrogated to any lien so paid by it. (Rev. 12/28/01) 0250M 60/350 71-0912-60 (12/01)

extended coverage, insurance in an amount which is at least equal to the loan amount after taking into account insurable value as multiplied by the applicable coinsurance percentage, such insurance to be in amounts and with companies acceptable to Mortgagee and with a standard Mortgagee clause in favor of Mortgagee.

Mortgagee, all indebted demand, become immed SEVENTH: Upon any Agreement secured by without notice or dem Upon foreclosure, Moor profits and apply the possession of the Mortgaged Premises, added to the unpaid are cumulative and an analysis and a wave by law. No with respect to the second with respect to the second time shall the mand provided further amount originally and Agreement, or replace to the second the time for Mortgage in any mand indirect or otherwise evidence of indebted NINTH: All rights a legal representatives. TENTH: Any Mortgage in the mand provided further amount originally and the time for Mortgage in any mand indirect or otherwise evidence of indebted NINTH: All rights and legal representatives.	edness secured by this edness secured by this ediately due and payable, default by Mortgagor, this Mortgage, the entrand, become immediate rtgagee may take possible same to the payment or obtain other approprincipal balance secure in addition and not in aiver of any default or of any other default or on templated that the Maximum amount secured that such future advanced on the security cement Agreement, at the payment of any panner. This Mortgage she, of Mortgagor to the design of the secure to the default or of the default or of the payment of any panner. This Mortgage she, of Mortgagor to the default on the default or of the default or of the default or of the payment of any panner. This Mortgage she, of Mortgagor to the default on the default or obligations of Mortgagor who signs this formal default or of the default or of th	r under this Mortg tire indebtedness se ely due and payable ession of the Mortg at of indebtedness se d collect all rents of foreclosure, Mo oriate evidence of t ed by this Mortgag in limitation of any r failure or delay to of the same default rence. Mortgagee may mak any and all future of d by this Mortgage ances are equally se y of this Mortgage. any time for any p int of said indebted holder of this Mortgage holder of this Mortgage and all also secure the holder of this Mortgage holder of this Mortgage the benefit of the Mortgage but does	age or upon any decured hereby shall, a and this Mortgage raged Premises to concerned hereby or having aged Premises to concerned hereby or having age may continuite or title insurance e. All rights and rengights or remedies we exercise any right in the future or as a devances of any additional exceed the sum of exceed the sum of exceed the sum of exceed the indebte of the Mortgage at it ortion of the indebte of the may ment of any other age, when evidence of indebtedness all be binding upon a wortgage and its	edness hereby secured and may gedness hereby secured and may gedness hereby secured and may gedness hereby gedness promissory notes or other are secured hereby.  Il heirs, successors, assigns and successors, assigns and legal ment does so only to mortgage ormance of the Agreement and
ELEVENTH: This Mic	ortgage is governod by			of JUNE 2002
IN WITNESS WHER	REOF, Mortgagor has ex	ecuted this Mortga	ge on this day	les de Corrasio
Luillymo	Conorco	M	Signature Signature	
Signature		ELORDEN 3 O G	RIA GONZALEZ DE	CARRASCO
GUILLERMO 🥔 C	ARRASCO		Printed	<del></del>
Printed				
		SEAL	Signature	
Signature		WOIANA	/	
		Continue of the Continue of th	Printed	
Printed				
STATE OF	INDIANA			
STATE OF		SS	j <b>.</b>	
COUNTY OF	LAKE			
COOM	-June	_		
Before me, a Nota	ary Public in and for sain	d County and State	, appeareu	J Wife
	MARTA CO	MZALEZ DE CARRA	SCO Husband an	G MILE
GUILLERMO CAR	RASCO AND MARIA GO aving been duly sworn,	acknowledged the	execution of the fore	going Mortgage.
each of whom, h	aving been duty sworn,	17TH day of	JUNE 2002	
Witness my hand	and Notarial Seal this_	uay 01	Signatura MA	min 7. Caxula
County of Reside	nce: I.AKE		Signature	PATRICIA E. CASILLAS
My Commission	0///2/09		Printed Name	
IVIY CUITITIISSIOTI				of National City Ban

This Instrument prepared by PATRICIA E. CASILLAS

71-0912-60 (12/01)

\_\_\_\_ of National City Bank

60 /350 (Rev.12/28/01 0294M

## EXHIBIT A

a many consequences and every real every con-

LOT NUMBERED 11, IN BLOCK 11, TEWES PARK, AN ADDITION TO THE CITY OF HAMMOND AS PER PLAT THEREOF RECORDED IN PLAT BOOK 20, PAGES 22, IN THE RECORDS IN THE OFFICE OF THE RECORDER OF LAKE COUNTY INDIANA.

Permanent Parcel Number: 26-36-0193-0011 GUILLERMO CARRASCO AND MARIA GONZALEZ DE CARRASCO, HUSBAND AND WIFE

1438 TRUMAN STREET, HAMMOND IN 46320 First American Order No: 3451304

