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POUITY	MONEY SERVICE		

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136913		Keturn 10:	1000 E. 80t Merrillvill	e, IN 46410
POUITY MONEY, SERVICE REAL ESTATE MORTGAGE  This mortgage evidences that Eugene E.		BANK ONE, MERRILLVILLE, NA Merriliville, Igdiana	•	lph/Loan Proce 0ct. 16, 1990
(hereinafter referred to jointly and severally as the "MORTGAGE and WARRANT to BANK ONE, Med hand 46410 ("BANK ONE"), the following described real esta Lot 22 and 23 in Block 2 in Wilcas per plat thereof, recorded in Lake County, Indiana.	re banking essocie te (the "Mortgeged" ox First Ad	dition to Whiting,	in the City	of Hammond,
a/k/a: 2750 Birch Ave., Whiting	, Indiana			
together with all improvements now or subsequently interests, easements and appurtenances belonging o connection with the Mortgaged Premises, and the rerestant and the mortgage shall serve as notice to any and all particles and the service and effect as though fully set forth herein. The appropriate and effect as though fully set forth herein. The appropriate and effect as though fully set forth herein. The appropriate and effect as though fully secured by this mortgage. Mortgagors under definite conditions	or pertaining theret ints, issues, income, persons that Morte establishing a line of inspected at the of y be amended from if fulfillment and per e. The Equity Mone	to, all fixtures and appliances in uses and profits of the Mortgagors and BANK ONE have to fice of the Mortgagors in the fices of BANK ONE by any intestime to time, are incorporated formance of the terms and the yervice Agreement, oblique	now or subsequently a gaged Premises. entered into a certain e amount of \$ _10.0 erested persons. The to lin this mortgage by rel conditions of the the t es BANK ONE to mak	Equity Money Service: 00'-00 erms and provisions of ference with the same Equity Money Service and future advances to
<ul> <li>This mortgage is given to secure the payment of now or in the future, beginning with the date of this mi</li> </ul>	f all indebtedness e ortgage and ending	videnced by or incurred pursu with the close of business on	ont to the Equity Mon Oct. 16, 200	ey Service Agreement U, 19
<ul> <li>b. Interest on each advance shall accrue from the c</li> <li>c. All advances shall be evidenced by the Equity Morand with costs of collection to the extent permitted by I from time to time shall be determined by BANK ONE's</li> </ul>	ney Service Agreem aw. Subject only to s books and record	nent and shall be payable withou Mortgagors' billing error rights s.	ut relief from valuation s, the indebtedness sec	or appraisement laws, cured by this mortgage
d! The word "advances" as used in this mortgage si this mortgage and the terms of the Equity Money Ser				
Mortgagors jointly and severally covenant and agree 1. Mortgagors will pay all indebtedness secured if mortgage, with attorneys' fees, and without relief from 2. The lien of this mortgage is prior and support mortgage described as follows:	dy this mortgage w n valuation or appr	then due, as provided to the E diseasent lows.		
(the "Prior Mortgage"). Mortgagors agree to pay all so 3: Mortgagors will not further encumber nor pern 4. Mortgagors will keep the Mortgaged Premises levied or essessed against the Mortgaged Premises	nt any mechanics' (	or materialmen's liens to atta at commit or permit waste the	ch.to the Mortgaged i	Premises.
5. Mortgagors will obtain from insurance companie of the Mortgaged Premises on account of fire, winds contain clauses making all sums payable to BANK Ol Mortgagors shall provide BANK ONE with certificates	torm and other ha NE, the prior Mort s evidencing the re	zerds in emounts as required gagee, and to the Mortgagor quired insurance coverage.	by BANK ONE. The ir	nsurance policies shall interests may appear.
6: BANK ONE may, at its option, advance and pay a debit to the Equity Money Service credit line or otherwise this mortgage and shall be an interest from date of Agreement: Such sums maying dude; but are not limited senior to this mortgage; (ii) the cost of any title evidence of this mortgage; (iii) all costs, expenses and attorneys to this mortgage or to the Mortgaged Premises; (iv) the and (v) any sums due under the Prior Mortgage.	se. All sums advance programment at the sale to; (If insurance programment of the sale to; (If insurance programment); and the sale to	ed and paid by BANK ONE sha metrate as all other indebted remions, taxes, assessments n BANK ONE's discretion may ANK ONE with respect to any to the Mortgaged Premises d	Il become a part of the ness evidenced by the , and liens which are or be required to establis and all legal or equitab eemed necessary or ac	indebtedness secured Equity Money Service may become prior and shand preserve the lien le actions which relate dvisable by BANK ONE;
7. BANK ONE shall be subrogated to the rights of the may extend the time of payment of any part or all of Mortgagors from liability. If any default shall occur in the of any covenant or agreement of Mortgagors under the Mortgago, or if Mortgagors abandon the Mortgagor for any part of the Mortgagod Premises, then and in a at BANK ONE's option, become immediately due and any default shall not operate as a waiver of other default shall not operate as a waiver of other defaults in enforcing any such right or remedy shall not foreclosure of this mortgage all abstracts of title and BANK ONE.	the indebtedness to pay it is mortgage or the promises, or are acting such overt, to the auto, Notice SANK or more of BANK or	secured by this mortgage with instalment of indebtedness sec a Equity Money Service Agreem fudged bankrupt, or it a trust in extent permitted by law, all the extent permitted by law, all the intervent of the intervent of exercity of the rights or remedies may enforcement so long as Mortales.	nout in any way impair ured by this mortgage, nent or the terms: and se or receiver is appoil indebtedness secured foreclosed accordingly se any right or option be enforced successive gagors remain in defa	ing its lien or releasing ; or in the performance; or the Prior need for Mortgagers or by this mortgage shell; . BANK ONE's waiver of under this mortgage shell; or concurrently. Any ult. In the event of the
8. If all or any part of the Mortgaged Premises or an sales contract or any other means without the prior w mortgage to be immediately due and payable.	ritten consent of E	BANK ONE, BANK ONE may, a	at its option, declare al	Il sums secured by this
9. All rights and obligations of Mortgagors shall ex shall inure to the benefit of BANK ONE, its successors entity, the word "Mortgagors" shall mean "Mortgagors"	s and assigns. In the	e event this mortgage is exect	ited by only one persor shall be construed ac	n, corporation, or other ccordingly.

shall inure to the benefit of BANK ONE, its sentity, the word "Mortgagors" shall mean "						rother	À Z
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Mortgagor Evgene E. Anders	on	Mortgagor		1.	ęż.		
STATE OF INDIANA	), SS.	G			**	- 3 TP - 27	7
COUNTY OF Lake Before me, a Notary Public in and for said C personally appearedEugene_E A		_16th day	of October		<u>_</u>	_90	AC.
and acknowledged the execution of the foregoing mortgage I certify that I am not an officer or director of BANK ONE. WITNESS my hand and Notarial Seal.		Signature:	n D. Res	2	<u>ر</u> د د		•
		Printed Name:	ii D. Kes	ا ا	Notary	Public	,

My Commission Expires: January 23, 1994

My County of Residence is:

Lake

This instrument was prepared by
Lance Bonesteel, An Officer of Bank One, Merrillville