137834

146951

My, County of Residence is:

This instrument was prepared by Michael Smith, An Officer of Bank One, Merrillville, N.A. FORM 5132-033

BANK TONE

BANK ONE, MERRILLVILLE, NA

Return To:

Bank One, Harrid Iville; NA 1000 E. 80th Place Merrillville, IN 46410 ATTN: Sharon L. Delph/Loan Proc. Date of Execution: Nov. 26, 1990

EAL'ESTATE MORTGAGE	(DAIM	- 0/12.	Memilyille, Indiana 46410	Date	of Execution: Nov.	<u> 26', 1990</u>
This mortgage evidences that _	Charles S	Lee and I	inda E. Lee; Crown: Point,	husband and r	wife	
ereinafter referred to jointly and					, Indiana	
ORTGAGE and WARRANT to BA enrillville, Indiana 4641(Lake County, In	ANK ONE, MERRIL D: ("BANK ONE	LVILLE, NA, a nai	ional bankıng associ	ation with its main b	anking office at 1000 E	.80th Place, nises") in
ot 88 in Fountain Ri ecorded in Plat Book /k/a: 1611 W. 94th F	dge Addition : 40 page 13	6, in the (ffice of the			
gether with all improvements n erests; easements and appurts nnection with the Mortgaged Pi	enances belonging (or pertaining the	eto, all fixtures and	appliances now or s	subsequently attached	s, privileges, to or used in
This mortgage shall serve as no preement dated Nov. 26 preement dated Nov. 26 preement dated Nov. 26 preeme Equity Money Service Agreemerce and effect as though fully spreement are additionally securortgagors under definite conditional MORTGAGORS agree that:		establishing a lin a inspected at the ay be amended fro a fulfillment and	e of credit for Morte offices of BANK ON im time to time, are i performance of the	pagors in the amoun IE by any interested p ncorporated in this n terms and conditio	t of \$ <u>25; 000 00</u> persons:The terms and nortgage by reference y ns of the the Equity!M	provisions of vith the same oney Service
a: This mortgage is given to se	cure the payment (of all indebtednes	s evidenced by or in	curred pursuant to t	he Equity Money Service	e Agreemen
w on in the future, beginning with him interest on each advance sha; 'All advances shall be evidenced with costs of collection to the comitime to time shall be determ	all accrue from the ed by the Equity Mo extent permitted by	date made until I nëy Service Agrë law, Subject only	epayment, at the ra ement and shall be p to Mortgagors' billin	tes agreed upon in t äyable without relief	he Equity Money Servic from valuation or appra	e Agr ee ment Isement läws
d. The word "advances" as use is mortgage and the terms of th Mortgagors jointly and severally	d in this mortgage s be Equity Money Se	hall mean löans d ryjce Agreement	f money. In the even , the terms of the E	t of any conflicts on it quity:Money Service	iconsistencies between Agreement shell contr	î the termîs o ol:
Mortgagors jointly and severall 1. Môrtgagors will payjall inde ortgage, with attorneys fees, si	btedness secured	by this mortgag	eiwhen due; as prov	ided in the Equity.M	oney Service:Agreeme	ñt end Inithi
2. Thelliën of this mortgage is ortgage described as follows: dated March 118, 19					aged Premises Pexcept Loan Associat	ithat certai
e:"Prior Mortgege#)! Mortgego 3. Mörtgegors Will not fürther	rs agree rte pay all' encum ber nor pe ri	rums when due a	nd to fully abide by a s or materialmen's	Il terms and condition liens to attach to th	ins of the Prior Mortga ie Mortgaged Pr sm ises	ge.
4. Mortgagors will keep the Miled or essessed against the Mile	ortgaged Premises ortgaged Premises	in good repair, w 'or any part ⁱ ther	il not commisor peri of when due.	mitwaste thereon, e	nd will be a fitte xee and a	esesement
5: Mörtgegors Will obtein from the Mortgeged Premises on a ntein clauses making all sums ortgegorsishall provide BANK (C	ccount offire, wind payable to BANK (storm and other DNE, the prior M	hazards in amounts ortgagee, and to th	s as required by BAI alMortgagors as the	nsurance against loss o NK ONE. The insurance air respective interests	r destruction policies she may andea
6: BANK ONE may, at its option to the Equity Money Service this mortgage and shall bear in the most of the cost of the mortgage; (ii) the cost of the mortgage or to the Mortgage or to the Mortgage or to the Mortgage or to the Mortgage.	on, advance and pay credit line or other terest!from date o de; but are not limit st of any title eviden enses and attorney ged Premises; (iv) ti	all sums necesse vise: All sums adv of payment at the ed to, (i) insurance ce or surveys whi es' fees incurred b	ry to protect and pri anced and paid by BA same rate as all ot a premiums, taxes, a chin BANK ONE's di y BANK ONE with re	eserve the security g NK ONE shall becon her indebtedness ev ssessments, and lie scretion may be requespect to any and all	ne a part of the indebted idenced by the Equity N ns which are or may bed ired to establish and pr legal or equitable action	Iness securi Money Seryi Iome prior al Eserve the li Is which rela
d (v) any, sums due under, their P BANK ONE shall be subroge iend the time of payment of a progagors from liability. If any de any, covernant or agreement of l progage, on if Mortgagors aband y part of the Mortgaged Premis NK ONE's option, become imm y default shall not operate as a reby expressly walved by Mort,	tion Mortgeger ited to the rights of iny part or all of the ifeuit shall occur in Mortgegors under the ion the Mortgeged the ses, then and ha walver of other defe	the holder of sec le indebtedness the payment of ar the mortgage or Premises or are such eyent, to the yable without no likks. Notice by B	ilien or claim peld wissecured by the Imo y instainment of Inde the Equit.) Money Se thillinged bankrapt, o a extent persilited log, and this mortes ANK ONE of its inter	th moneys secured b rtgage without in a btedness secured by rvice Agreement or r if a trustes on recei by law, all indebtedne ge may be foreclose blook o exercise any	y this mortgage and, at ny way impairing itsilie y this mortgage, or in the the terms and conditio yer is appointed for Mor ass secured by this mor d accordingly, BANK O right or option under th	its option m nortreleasi performan ns of the Pr tgagors of l tgage shall, NE's walver Is mortgage
lley in enforcing any such right reclosure of this mortgage all a ANK ONE.	or remedy shall no	t prevent its lat	er enforcement so'l	ona as Mortaagors	remain in default. In th	e'event'of ti
8. 4If all or any part of the Morte les contract or any other mean ortgage to be immediately due	is without the prior and payable:	written consent	of BANK ONE, BAN	K ONE may, at its or	ition; declare all sums s	ecured by th
9. All rights and obligations of cure to the benefit of BANK ON! ord "Mortgagora" shall mean's N	E. it: successors of	id assigns. In the (vent this mortgage	is executed by only or	ne person; corporation; (o assigns, a prother enti
Charle	282	ثد		Skur	la 4. Ha	eq.
Mortgagor Charles	S. Lee		Mor	tgagor 'Linda	L. Lee	
TATE OF INDIANA	SS	:			O THE	
DUNTY OF LAKE efore me, a Notary Public in and ersonally appeared <u>Charle</u>	for said County ar s S. Lee and	d State, this Linda L.	26th Lee, husband	and wife,	ovember	1990
d acknowledged the execution					O'd	人名
I certify that I am not an office WITNESS my hand and Notaria		NK:ONE.		Ma.	Pila	Da.
•			Clausti		JUNE PROUBLE	Wolle
			Printed	10.	HERNANDEZ.	1 1 1 1 1 1 1 1 1