A STATE OF THE PARTY OF THE PAR				1000 E 80TH PLACE	
EQUITY MONEY SERVICE	BANK	EONE . :	IANK ONE, MERRILLVILLE, NA AT Bernitville, Indiana 46410	MERRILLVILLE, IN 4 T: KIM CHESTER LOAN PROCE	SSING
REAL ESTATE MORTGAGE	91008743			Date of Execution: 2-13-19 husband and wife	991
This mortgage evidences tha	. 12901 W. 11	8th Place,	Cedar Lake, Ind	iana, 46303	
(hereinafter referred to jointly a MORTGAGE and WARRANT to Merrillville, Indiana 464 Lake County,	BANK ÖNÉ. MERRILL	.VILLE. NA. a natic	inal banking association w	County, Indiana ithits main banking office at 1000 E. 80th state (the "Mortgaged Premise	Place, s") in
45 page 103, in t		he Recorder	of Lake County	of, recorded in Plat Book , Indiana,	
interests, easements and appl connection with the Mortgaged	irtenances belonging o I Premises, and the rer	r pertaining there nts, issues, income	to, all fixtures and applian , uses and profits of the M		used in
Agreement dated <u>Februar</u> (the "Equity Money Service Agr the Equity Money Service Agre	y 13, 19 91 eement") which may be ement, as the same ma	establishing a line i inspected at the o y be amended from	of credit for Mortgagors i ffices of BANK ONE by an i time to time, are incorpoi	ave entered into a certain Equity Money on the amount of \$\frac{50,000.00}{000000000000000000000000000000	sions of ne same
Agreement are additionally se Mortgagors under definite con MORTGAGORS agree that:	cured by this martgag ditions.	e. The Equity Mon	ey Service Agreement ob	oligates BANK ONE to make future adva	nces to
b. Interest on each advance	shall accrue from the	date made until re	payment, at the rates agr	oursuant to the Equity Mc; ay Service Agns on February 13, 2011 19_eed upon in the Equity Money Service Agre	ement.
and with costs of collection to the from time to time shall be dete d. The word "advances" as a	ne extent permitted by I rmined by BANK ONE' sed in this mortgage si	law. Subject only to s books and record hall mean loans of r	Mortgagors' billing error r ds. noney. In the event of any	vithout relief from valuation or appraiseme rights, the indebtedness secured by this mo conflicts or inconsistencies bétween the to	ortgage ==:
this mortgage and the terms o Mortgagors jointly and sever 1. Mortgagors will pay all in	f the Equity Money Ser ally covenant and agre ndebtedness secured l	vice Agreement, t e with BANK ONE by this mortgage)	he terms of the Equity Mo that: when due, as previded in t	oney Service Agreement shall control. the Equity Money Service Agreement and	CORTION THE
2. The lien of this mortgage mortgage described as follows:	is prior and superior	to all other liens of the control of	and encumbrances agains	the Mortgaged Premises, except that Inge and Loan Association	H.S _{nietnen}
dated August 15, (the "Prior Mortgage"). Mortgage	19// in the or	ums when due and	int of \$35,400.0	and conditions of the Prior Mortgage.	
3. Mortgagors will not furth	ier encumber nor perm	nit any mechanics'	or materialmen's flens to	attach to the Mortgaged Premises. Le thereon, and will pay all taxes and assess	52
levied or assessed against the	Mortgaged Premises o	or any part thereo	f when due.	ct adequate insurance against loss or dest	ruction R
of the Mortgaged Premises or contain clauses making all sum Mortgagors shall provide BANI	account of fire, winds s payable to BANK O ONE with certificates	torm and other hi NE, the prior Mor s evidencing the re	azards in amounts as req tgagee, and to the Mortg equired insurance coverag	uired by BANK ONE. The insurance polici agors as their respective interests may e.	es shall appear.
debit to the Equity Money Servi	e credit line or otherwi	se. All sums advan	ced and paid by BANK ON	he security given by this mortgage by appr Eshall become a part of the indebtedness	secured
Agreement. Such sums may inc senior to this fnortgage; (ii) the c of this mortgage; (iii) all costs, e	lude, but are not limite ost of any title evidenc penses and attorneys	d to, (i) insurance p e or surveys which ' fees incurred by E	remiums, taxes, assessm in BANK ONE's discretion BANK ONE with respect to	btedness evidenced by the Equity Money ents, and liens which are or may become p may be required to establish and preserve o any and all legal or equitable actions whic	rior and the lien h relate
and (v) any sums due under the 7. BANK ONE shall be subro	Prior Mortgage. gated to the rights of t	he holder of each li	en or claim paid with mone	ses deemed necessary or advisable by BAN ys secured by this mortgage and, at its opti	ion, may
Mortgagors from liability. If any of any covenant or agreement of	default shall oc cur in ti If Mortgagors und er th	e payment of any i i.s mortgege or the	nstalment of Indebtednes Equity Money Service Ag	vithout in any way impairing its lien or re s secured by this mortgage, or in the perfo preement or the terms and conditions of the stee or receiver is appointed for Mortgagor	rmance he Prior
any part of the Mortgaged Prer BANK ONE's option, become in any default shall not operate as	nises, then and in any s mediately due and pay a waiver of other defau	uch event, to the a able without notice lts. Notice by BAN	extent permitted by law, a c, and this mortgage may IK ONE of its intention to e	lindebtedness secured by this mortgage be foreclosed accordingly. BANK ONE's w exercise any right or option under this mort	shall, at aiver of tgage is
delay in enforcing any such rig	nt or remedy shall not	prevent its later	enforcement so long as N	nay be enforced successively or concurren Aortgagors remain in default. In the even d Premises shall become the absolute pro	t of the
sales contract or any other me mortgage to be immediately du	ans without the prior w e and payable.	ritten consent of	BAÑK ONE, BANK ONE n	or transferred by Mortgagors by deed, con nay, at its option, declare all sums secured عرب	l by this
incure to the benefit of BANK O word "Mortgagors" shall mean	NE, its successors and	assigns. In the eve	nt this mortgage is execut	rs, representatives, successors and essigned by only one person, corporation, or other be construed accordingly.	rentit
Mortgagor Josef L	. Urbanec	<u> </u>		Anna M. Urbange	JAB ALL IVROL 3 VNYIGNI
STATE OF INDIANA	SS:	•	e e e e e e e	1	NAS S NAS S PCC:
COUNTY OF <u>Lake</u> Before me, a Notary Public in a personally appeared <u>Jose</u>			13th Urbanec, husban	day of <u>February</u> , (<u>a</u> , 19 id and wife	914
and acknowledged the execution I certify that I am not an office WITNESS my hand and Nota	er or director of BANI		. 6	Landi E. D.	10
			Signature; Printed Name: _	BUREAU DIDE DI	Aary Public
My Commission Expires:	2.17,19	94			nd
My County of Residence is:	ake				600 X
This instrument was prepared Michael Smith, Ar		ank One, Me	rrillville, NA		20