QUITY MONEY SERVICE	BANK TONE.	BANK ONE, MERRILLVILLE, NA. Monitivite, Inciana 46410 & 11	HANK ONES HERRILL 1000 E 80TH PLACE MERRILLVILLE, IN KIM CHESTER LOAN P Date of Execution: Fel	-
QUITY MONEY SERVICE EAL ESTATE MORTGAGE 100 This mortgage evidences that	19565 Millsap and	Pamela R. Millsa	p, husband and wife	
ereinafter referred to jointly and sev IORTGAGE and WARRANT to BANI Ierrillyille, Indiana 46410 (Lake County Ind	CONE. MERRILLVILLE, NA. a na	itional banking association v	County, Indiana with its main banking office at 10 estate (the "Mortgaged	00 E. 80th Place, Premises") in
he West 1/2 of the Sou outhwest 1/4 of the So f the 2nd Principle Me	th 1/2 of the West utheast 1/4 of Sect ridian. in the City	1/2 of the Southw ion 8, Township 3 of Crown Point.	est 1/4 of the 4 North, Range 8 Wes except the North 200	ı t
eet and except the Sou igether with all improvements now iterests, easements and appurtena	or subsequently situated on, or notes belonging or pertaining the	Lake County, Ind r used in connection with t ereto, all fixtures and applia	.1ana . he Mortgaged Premises and all inces now or subsequantly attac	rights, privileges,
onnection with the Mortgaged Prem This mortgage shall serve as notic greement dated <u>February 21</u> he "Equity Money Service Agreement he Equity Money Service Agreement orce and effect as though fully set of greement are additionally secured fortgagors under definite conditions MORTGAGORS agree that:	e to any and all persons that M 19.91 establishing a li It"I which may be inspected at th , as the same may be amended fr forth herein. The fulfillment and by this mortgage. The Equity N	ortgagors and BANK ONE ne of credit for Mortgagors le offices of BANK ONE by al om time to time, are incorpo performance of the terms	have entered into a certain Equit in the amount of \$ _20,000, ny interested persons. The terms prated in this mortgage by reference a and conditions of the the Equit	and provisions of nce with the same y Money Service
a. This mortgage is given to secur ow or in the future, beginning with th	ne date of this mortgage and en	ding with the close of busin	ess on February 21, 200	. 19
 b. Interest on each advance shall a c. All advances shall be evidenced and with costs of collection to the extended time to time shall be determined d. The word "advances" as used in 	by the Equity Money Service Agr ent permitted by law. Subject only I by BANK ONE's books and red this mortgage shall mean loans	eement and shall be payable y to Mortgagors' billing error cords. of money. In the event of any	without relief from valuation or a rights, the indebtedness secured conflicts or inconsistencies bet	ppraisement laws, d by this mortgage ween the terms of
nis mortgage and the terms of the E Mortgagors jointly and severally co 1. Mortgagors will pay all indebte nortgage, with attorneys' fees, and v	venent and agree with BANK O	NE that:		
2. The lien of this mortgage is properties described as follows: From July 20, 1990 and reco	ior and superior to all other lier	ns and encumbrances again	ist the Mortgaged Premises, ex	cept that certain
he "Prior Mortgage"). Mortgagors a	gree to pay all sums when due a	and to fully abide by all term	s and conditions of the Prior Mo	rtgage.
Mortgagors will keep the Mortgagors will keep the Mortgagors will keep the Mortgagors the Mortgagors the Mortgagors will keep the Wortgagors will keep the Wortgagors will keep the Wortgagors will keep the Wortgagors	gaged Premises in good repair, v	vill not commit or permit was		
5. Mortgagors will obtain from ins f the Mortgaged Premises on accor ontain clauses making all sums pay fortgagors shall provide BANK ONE	urance companies acceptable to unt of fire, windstorm and othe able to BANK ONE, the prior N	p BANK ONE, and keep in eff r hazards in amounts as re fortgages, and to the Mort	quired by BANK ONE. The insura gagors as their respective inter	ance policies shall
6. BANK ONE may, at its option, a	dvance and pay all sums necess	ary to protect and preserve vanced and paid by BANK Of	the security given by this mortga NE shall become a part of the inde	btedness secured
y this mortgage and shall bear inter greement. Such sums may include, t enior to this mortgage; (iii) the cost of f this mortgage; (iii) all costs, expens	est from date of payment at th out are not limited to, (i) insuranc any title evidence or surveys wh es and attorneys' fees incurred i	e same rate as all other ind e pramiums; taxes, assessi ich in BANK ONE's discretion by BANK ONE with respect	labtedness ävidenced by the Equ ments, and liens which are or may on may be required to establish an to any and all legal or equitable ac	ity Money Service; become prior and d preserve the lien tions which relate
o this mortgage or to the Mortgaged nd (v) any sums due under the Prior 7. BANK ONE shall be subrogeted xtend the time of payment of any	Mortgage. to the rights of the holder of each part or all of the indebtedness	TR felien or elsimpald with mon secured by hija mortgage	eys secured by this mortgage and without in any way impairing its	i, at its option, may s lien or releasing
Nortgagor's from liability. If any defaul f any covenant or agreement of Mor Nortgage, or if Mortgagors abandon t ny part of the Mortgaged Premises,	tgagors under this mortgage or the Mortgaged Premises or are then and in any such event, to t	the Equity Money Service A adjudged bankrupt, or if a tru the extent permitted by law.	Agreement or the terms and con ustee or receiver is appointed for all indebtedness secured by this	ditions of the Prior Mortgegors or for mortgege shell, et
ANK ONE's option, become immedia ny default shall not operate as a waiv ereby expressly waived by Mortgago elay in enforcing any such right or r	ately due and payable without no ver of other defaults, Notice by E ors, and any one or more of BAN	Nice, and this mortgage may ANK CNE of its intention to K ONE's rights or remedies	y bé foreclosed accardingly. BAN exercise any right or option unde may be enforced successively or	K ONE's waiver of ir this mortgage is concurrently. Any
preclosure of this mortgage all abstr IANK ONE.	racts of title and all title insuran	ce policies for the Mortgage	ed Premises shall become the ab	solute property of
 If all or any part of the Mortgage ales contract or any other means wi nortgage to be immediately due and 	ithout the prior written consent	Mortgaged Premises is sol of BANK ONE, BANK ONE	d or transferred by Mortgagors o may, at its option, declare all sur	ns secured by this
9. All rights and obligations of Mo noure to the benefit of BANK ONE, its rord "Mortgagors" shall mean "Mort	successors and assigns. In the	event this mortgage is exect	uted by only one person, corporat	s and assigns, and ion, or other entity,
Flachni	Vag	Par	nela Q Me	inap
Mortgagor Floyd W. Mill	sap	Mortgagor	Pamela R. Millsap	33
TATE OF INDIANA OUNTY OF Lake	SS:		'r	
lefore me, a Notary Public in and for ersonally appearedFloyd_W_	said County and State, this	21st R. Millsap, hus	_ day of <u>February</u> band <u>and</u> wife	19 91
nd acknowledged the execution of the certify that I am not an officer or WITNESS my hand and Notarial Se	director of BANK ONE.		War Ol	nouna
		Signature	OBERYTAX BOYNAGH	Witer Die
//y Commission Expires:	1004			HUMBIY PUD
12-14- My County of Residence is:				1 6
Lake		<u></u> • •	The state of the s	InV

FORM 5132-033