MERRILLVILLE, IN 46410 KIM CHESTER LOAN PROCESSING Date of Execution May 16, 1991

This mortgage evidences that Kevin L. Eenigenburg and K	Kathy W. Eenig	genburg, husband and w	lfe
(hereinafter referred to jointly and severally as the "Mortgagors") of	Lake	County Indiana	
MORTGAGE and WARRANT to BANK ONE, MERRILLVILLE, NA, a national Margillville, Indiana 46410 ("BANK ONE"), the following Lake County Indiana	l banking association described real	with its main banking office at 1000	emises") in Ω
Lot 104 Imperial Heights Fourth Subdivision, i			
plat thereof, recorded in Plat Book 37 page 94 Lake County, Indiana. a/k/a: 312 Hemlock Lane	, in the Offi	Lce of the Recorder of	TITLE I
together with all improvements now or subsequently situated on, or used interests, easements and appurtenances belonging or pertaining thereto, connection with the Mortgaged Premises, and the rents, issues, income, u	, all fixtures and applic	ances now or subsequently attache	hts. privileges, 3 0
This mortgage shall serve as notice to any and all persons that Mortga Agreement dated May 10 1991 establishing a line of control of the cont	•	- -	Money Service : :
(the "Equity Money Service Agreement") which may be inspected at the offic the Equity Money Service Agreement, as the same may be amended from tir force and affect as though fully set forth herein. The fulfillment and perfo	ces of BANK ONE by a me to time, are incorp ormance of the term	any interested persons. The terms an orated in this mortgage by reference as and conditions of the the Equity f	nd provisions of 171 with the same Money Service
Agreement are additionally secured by this mortgage. The Equity Money Mortgagors under definite conditions. MORTGAGORS agree that:	er en joegawaj er	en e	
a. This mortgage is given to secure the payment of all indebtedness avi now or in the future, beginning with the date of this mortgage and ending w			
 b. Interest on each advance shall accrue from the date made until repay c. All advances shall be evidenced by the Equity Money Service Agreeme 			-
and with costs of collection to the extent permitted by law. Subject only to M from time to time shall be determined by BANK DNE's books and records.	ortgagors' billing arro	r rights, the indebtedness secured by	this mortgage
d. The word "advances" as used in this mortgage shall mean loans of mortgage and the terms of the Equity Money Service Agreement, the Mortgagors jointly and severally covenant and agree with BANK ONE th	terms of the Equity !	y conflicts or inconsistencies betwee Money Service Agreement shall con	en the terms of trol.
1. Mortgagora will pay all indebtedness secured by this mortgage who mortgage, with attorneys' fees, and without relief from valuation or approxi	en due, as provided in	the Equity Money Service Agreem	ent and in this
2. The lien of this mortgage is prior and superior to all other liens and mortgage described as follows: Trom Borrowers Four Borrowers	encumbrances agains Federal Say	net the Mortgaged Premises, exceptings dated September	ot that certain 7. 1983 and
(the "Prior Mortgage"). Mortgagors agree to pay all sums when due and to 3. Mortgagors will not further encumber not permit say machanics of			
4. Mortgagors will keep the Mortgaged Premises in good repair, will not levied or assessed against the Mortgaged Premises or any part thereof w	hen due.		
5. Mortgagors will obtain from insurance companies acceptable to BAN of the Mortgaged Premises on account of fire, windstorm and other haze contain clauses making all sums payable to BANK ONE, the prior Mortgagors shall provide BANK ONE with certificates evidencing the requirements.	ards in emounts as re ages, and to the Mor	equired by BANK ONE. The insurance tgagors as their respective interest	e policies shall
6. BANK ONE may, at its option, advance and pay all sums necessary to debit to the Equity Money Service credit line or otherwise. All sums advance by this mortgage and shall bear interest from date of payment at the same	protect and preserve d and paid by BANK O	the security given by this mortgage NE shall become a part of the indebte	edness secured
Agreement. Such sums may include, but are not limited to, (i) insurance pre- senior to this mortgage; (ii) the cost of any title evidence or surveys which in l of this mortgage; (iii) all costs, expenses and attornays' fees incurred by BAI	miums, taxes, assess BANK ONE's discreti NK ONE with respect	ments, and llans which are on may be on may be required to establish and p ; to any and all legal or equitable actio	come prior and reserve the lien ne which relate
to this mortgage or to the Mortgaged Premises; (iv) the cost of any repairs to and (v) any sums due under the Prior Mortgage. 7. BANK ONE shall be subrogated to the rights of the holder of secondary.	PC D		
extend the time of payment of any part or all of the indebtedness secur Mortgagors from liability. If any default shall occur in the payment of any inst	red by this mortgage telment of indebtedne	without in any way impairing its lies secured by this mortgage, or in th	en or releasing
of any covenant or agreement of Mortgagors under this mortgage or the E Mortgage, or if Mortgagors abandon the Mortgaged Premises, or ere adjud- any part of the Mortgaged Premises, then and in any such event, to the ext	ged bankrupt, or if a tri ant permitted by law.	ustee or receiver is appointed for Mo all indebtedness secured by this mo	rtgagors or for
BANK ONE's option, become immediately due and payable without notice, any default shall not operate as a waiver of other defaults. Notice by SANK hereby expressly waived by Mortgagors, and any one or more of BANK ONE.	nd this mortgage ma DNE prits intention to a rights or remadias	ly be foreclosed accordingly, BANK C o exércise any right or option under t may be enforced successively or co	INE's waiver of his mortgage is neurrently. Any
delay in enforcing any such right or remedy shall not brevent its later enforced on this mortgage all abstracts of title and all title insurance pole BANK ONE.	forcement so long as icles for the Mortgag	Mortgagors remain in default. In the led Premises shall become the absolute the led in t	he event of the ute property of
B: If all or any part of the Mortgaged Premises or any interest in the Mort sales contract or any other means without the prior written consent of BA mortgage to be immediately due and payable.	IÑK ONE, BANK ONE	may, at its option, declare all suma	secured by this
9. All rights and obligations of Mortgagors shall extend to and be bindin incure to the benefit of BANK ONE, its successors and assigns. In the event word "Mortgagors" shall mean "Mortgagor," and the terms and provisions	this mortgage is exec	uted by only one person corporation,	or other entity,
Seen L'Engel		the Westerland	OF IND
Mortgagor Kevin L. Eenigenburg	Mortgagor	Kathy W. Badigenburg	AKAA) UHI REC
COUNTY OF Lake SS:	th . Eenigenburg	day of May & Co	0RD 19
and acknowledged the execution of the foregoing mortgage.	<u> </u>	A Tree Control of the	<u> </u>
I certify that I am not an officer or director of BANK ONE. WITNESS my hand and Noterial Seal.		1	
	Signature Signature	CHERL A MOYNAGH	rugh
	Printed Name:		Notary Public
My Commission Expires: 12-14-1994.	i. a		
My County of Residence is:			(A)

This instrument was prepared by Michael Smith, An Officer of Bank One, Merrillville, NA

FORM 5132-033