EQUITY MONEY SERVICE REAL ESTATE MORTGAGE	BANK ONE.	BANK ONE, MERRILLVILLE, MADON,	BANK ONE, MERRILL 1000 E 80TH PLACE MERRILLVILLE, IN KIM CHESTER LOAN Date of Execution8	46410
This mortgage evidences that	harles A. Adkins and	Deborah A. Adkins	, husband and wife	
thereinafter referred to jointly and so MORTGAGE and WARRANT to BAN Merrillville, Indiana 46410 Lake County, Ind	everally as the "Mortgagors") of NK ONE, MERBILLVILLE, NA, a na -{"BANK-ONE") the -follow	ational banking association wit	County,	000 E. 80th Place,
Lot 5 in Root's 1st Addi Plat Book 26 page 26, in	tion to Crown Point,	as per plat thered ecorder of Lake Co	of, recorded in unty, Indiana.	
•	Crown Point, IN 463			
together with all improvements nov interests, easements and appurten connection with the Mortgaged Prei	ances belonging or pertaining thi mises, and the rents, issues, inco	ereto, all fixtures and applianc ome, uses and profits of the M	tes now or subsequently atta lortgaged Premises.	ched to or used in
This mortgage shall serve as rotal Agreement dated	ent") which may be inspected at this, as the same may be amended fi It, as the same may be amended fi I forth herein. The fuifillment, and I by this mortgage. The Equity N	ie offices of BANK ONE by any rom time to time, are incorpora I performance of the terms a	interested persons. The term ated in this mortgage by refero ind-conditions of the the Equ	ence with the same of Money Service
 a This mortgage is given to secund now or in the future, beginning with the 	ire the payment of all indebtedne the date of this mortgage and en	ss evidenced by on incurred puding with the close of busines	orguant to the Equity Money 9	Service Agreement 💎 😜
 b. Interest on each advance shall c. All advances shall be evidenced and with costs of collection to the ext from time to time shall be determined 	l accrue from the date made until I by the Equity Money Service Agr tent permitted by law. Subject only	repayment, at the rates agre eement and shall be payable wi y to Mortgagors' billing error ri	ed upon in the Equity Money S ithout relief from valuation or a	Service Agreement.
 d. The word "advances" as used in this mortgage and the terms of the Mortgagors jointly and severally contact. 	Equity Money Service Agreemen	it, the terms of the Equity Moi		
Mortgagors will pay all indebt mortgage, with attorneys' fees, and	without relief from valuation or a	ipproisoment laws.		•
mortgage described as follows: More recorded on August 21	rior and superior to all other lies ortgage, from Borrowe , 1987 as Document N	rs and encumbrances against rs to Waterfield M of 9841 8 9 in the a	ortgage Co. dated nount of \$10,000.0	August_19,_198' 0
(the "Prior Mortgage"). Mortgagors 3. Mortgagors will not further ge	7 4 4 4			
4. Mortgagors will keep the Mort levied or assessed against the Mort	tgaged Premises in good repair, v	vill not commit or permit waste	thereon, and will pay all taxes	and assessments
5. Mortgagors will obtain from ins of the Mortgaged Premises on acco	surance companies acceptable to ount of fire, windsform and other	n BANK ONE, and keep in effect in hazards in amounts as requi	t adequate insurance against ired by BANK ONE. The insur	loss or destruction rance policies shall
contain clauses making all sums pay Mortgagors shall provide BANK ONI 6. BANK ONE may, at its option,	E with certificates evidencing the	e required insurance coverage		,
debit to the Equity Money Service are by this mortgage and shall bear inte Agreement. Such sums may include,	edit line en otherwise. All sums adv rest from date of payment at thi	vanced and paid by BANK DNE e-same rate as all other indeb	shall become a part of the inditedness evidenced by the Equ	ebtedness secured lity Money Service
senior to this mortgage; (ii) the cost of this mortgage; (iii) all costs, expens	of any title evidence or surveys wh ses and attorneys' fees incurred t	ich in BANK ONE's discretion r by BANK ONE with respect to	may be required to establish a any and all legal or equitable a	nd preserve the lien ctions which relate
to this mortgage or to the Mortgaged and (v) any sums due under the Prior	r Mortgage.	million.		
7. BANK ONE shall be subrigated extend the time of payment of any Mortgagors from liability. If any defau	part or all of the indebtedness	secured by this mortgage wi	thout in any way impairing it	s lien or releasing
of any covenant or agreement of Mor Mortgage, or if Mortgagors abandon	rtgagors under this mortgage or	the Equity Money Service Agr	reement of the terms and con	ditions of the Prior
any part of the Mortgaged Premises BANK ONE's option, become immedi	iately dus and payable without no	tige, and this mortgage may be	e føreclosed acco rdingly. BAN	JK ONE's waiver of
any default shall not operate as a wai hereby expressly waived by Mortgag	ors, and any one or more of BAM	CONE's rights or remedies ma	ay be enforced suc cessively o i	concurrently. Any
delay in enforcing any such right or foreclosure of this mortgage all abst BANK ONE.				
If all or any part of the Mortgage sales contract or any other means we mortgage to be immediately due and	ithout the prior written consent			
9. All rights and obligations of Moincure to the benefit of BANK ONE, its word "Mortgagors" shall mean "Mor	s successors and assigns. In the e	event this mortgage is execute	d by only one person, corporat	rs and assigns, and Jion, or other entity,
(harles A. A. Mortgagor Charles A. A.	Makins	Mortgagor J	eboraka. Ch	dkul
STATE OF INDIANA		wiong igoi 1	Deborah A. Adkins	S I A
COUNTY OF Lake Before me, a Notary Public in and for		16::h	hav of August 뜻	19 91
personally appeared Charles A and acknowledged the execution of the		u. a. austris, nuspai	uu aliu wiie	<u> </u>
I certify that I am not an officer or WITNESS my hand and Notarial Se	director of BANK ONE.	Signature:	lun Ch	worda
		Printed Name: D	MN C HERNANDEZ	Notary Public
My Commission Expires: 3–12–1994				

This instrument was prepared by

Lance Bonesteel, An Officer of Bank One, Merrillville, N.A.

FORM 5132-033

My County of Residence is: