91051853 VICE BANK ONE. EQUITY MONEY SERVICE REAL ESTATE MORTGAGE

BANK ONE, MERRILLVILLE, NA ATT: Merrillyille, Indiana 46410

BANK ONE, MERRILLVILLE, NA
1000 E 80TH PLACE
MERRILLVILLE, IN 46410
KIM CHESTER LOAN PROCESSING
Date of Execution 9-26-1991

| | This mortgage evidences that | | | | | | | |
|-----|---|-------------------------------|-----------------------|---|---|--|----------------------------|---------------------------|
| | (hereinafter referred to jointly and | 765 Cheyenne | | | | Indiar | | - |
| | MUHIGAGE and WARRANT to BA | ANK ONE. MERRILLVI | LLE NA a nationa | banking associati | County, . | ung office at 10 | 100 F 80t | h Place, |
| | Merrillyille, Indiana 46410 Lake County, |) ("BANK DNF") | the following | described rea | ilsestate (the " | Mortgaged | Premise | is") in |
| Lot | 58 in Indian Heights | Unit No. 8, | in the Town | of Lowell, | as per plat | thereof, | record | ied in |
| Pla | t Book 41 page 132, in | n the Office o | f the Recor | der of Lake | County, Ind | iana, | | |
| a/k | /a: 765 Cheyenne Road | l, Lowell, Ind | iana. | | | | | |
| | together with all improvements n interests, easements and appurts connection with the Mortgaged Pr | enances belonging or p | ertaining thereto. | all fixtures and an | poliances now or sub | sequently atta | l rights, pr ched to or | rivileges, r used in |
| | This mortgage shall serve as no | tice to any and all per | sons that Mortoa | nors and RANK O | NF have entered int | o a certain Fou | ity Money | Service |
| | Agreement dated September (the "Equity Money Service Agreer | 20), 19 91 est | ablishing a line of (| credit for Mortgag | ors in the amount o | f\$_25,000 sons Theterm | s and prov | usions of |
| | the Equity Money Service Agreemi | ent, as the same may b | e amended from til | ne to time, are inco | proprated in this moi | rtgage by refere | ence with t | he state |
| | force and effect as though fully s Agreement are additionally secur | ed by this mortgage. T | The Equity Money | ormance of the te Service Agreeme | rms and conditions nt obligates BANK | ONE to make f | ity ivioney uture adva | ances to |
| | Mortgagors under definite condition | ons. | | | _ | | | |
| | MORTGAGORS agree that: a. This mortgage is given to se | cure the naument of a | Luidabtadage au | danced by an incur | red nursuant to the | Equity Mayou 9 | Sarves An | raamant |
| | now or in the future, beginning wit | n the date of this mort | gage and ending v | ith the close of bu | isiness on <u>Septe</u> | mber 26. | 2011 19 | igeniene |
| | b. Interest on each advance sh | | | | · · | | - | |
| 9 | c. All advances shall be evidence and with costs of collection to the e | ed by the Equity Money | Service Agreeme | nt and shall be pays ort gapors' billion e | able without relief fro | m valuation or a | appraisem | ent laws, |
| 'n | from time to time shall be determ | ined by BANK ONE's b | ooks and records. | | - | | · | |
| Ď | d. The word "advances" as use this mortgage and the terms of the | d in this mortgage shal | I mean loans of mo | ney. In the event of | any conflicts or inco | nsistencies be | tween the | terms of |
| 5 | Mortgagors jointly and severally | | | | by Midney del vice A | gi cement shan | COITCI OI. | |
| \ | 1. Mortgagors will pay all indemortgage, with attorneys' fees, an | | | | d in the Equity Mon | ey Service Agr | eement ar | nd in this |
| | mortgage, with attorneys' fees, ar | id without relief from to | aluation or apprai | Languahrangar a | nainet the Montana | ad Bramiana a | voont tha | t contain |
| | 2. The lien of this mortgage is mortgage described as follows: original amount of | From Borrowers \$24,500.00 | to Manutac | curers Hand | Ver dated Ju | fy"2","197 | 5 In t | he |
| | (the "Prior Mortgage"). Mortgago | s agrap to pay all sur | swhendun endsc | fully abide by all t | ernis and conditions | of the Prior M | ortgage. | |
| | Mortgagors will not further Mortgagors will keep the M | encumber nor permit | any mechanics or | materialmen's liel | of the thereon and | viortgaged Pre | MISES. s and seco | cemente |
| ŗ | levied or assessed against the Mo | ortgaged Premises or | any part thereof w | hen due. | | ' | | |
| 1 | 5. Mortgagors will obtain from of the Mortgaged Premises on a | insurance companies | ecceptable to BAN | K ONE, and keep in | reffect adequate ins | urance against | loss or des | struction |
| l | contain clauses making all sums | payable to BANK ONE | , the prior Mortg | agee, and to the N | Nortgagors as their | respective inte | rests ma | y appear. |
| | 'Mortgagors shall provide BANK O 6. BANK ONE may, at its option | | | | | en hythis morte | na vd anar | nronriate |
| | debit to the Equity Money Service | credit line or otherwise | . All sums advance | d and paid by BANI | K ONE shall become | a part of the ind | ebtedness | secured |
| | by this mortgage and shall bear in Agreement. Such sums may include | de, but are not limited t | o, (ı) insurance pre | miums; taxes, ass | essments; and liens | which are or ma | ay become | prior and |
| | senior to this mortgage; (ii) the cos of this mortgage; (iii) all costs, exp | t of any title evidence o | r surveys which in | BANK ONE's discr NK ONE with resp | retion may be require | ed to establish a al or equitable a | nd preserv | ve the lien ich relate |
| | to this mortgage or to the Mortgag | ged Premises; (iv) the co | st of any repairs t | the Mortgaged P | remises deemed ne | cessary or advis | able by BA | NK ONE |
| | and (v) any sums due under the Pr 7. BANK ONE shall be subroga | 0 0 | holder of each lien | or chainenaid with r | moneys secured by t | his mortgage ar | nd at its on | ntion may |
| | extend the time of payment of a | ny part or all of the in | debtedness secu | red by this mortg | age without in any: | way impairing i | ts lien or | releasing |
| | Mortgagors from liability. If any de of any covenant or agreement of N | Nortgagors under this | mortgage or the E | quity Money Servi | ce Agreement or th | e terms and co | nditions of | the Prior |
| | Mortgage, or if Mortgagors aband any part of the Mortgaged Premis | on the Mortgaged Prei | nises, or ere adjud | ged bankrupt, or if | a trustee or receive: | is appointed fo | r Mortgag | ors or for |
| | BANK ONE's option, become imm | ediately due and payab | le without notice. | and this mortgage | may be foreclosed a | ccordingly. BA | NK ONE's | waiver of |
| | BANK ONE's option, become imm any default shall not operate as a w hereby expressly waived by Mortg | vaiver of other default: | S. Notice by BANK | ONE of its intention | in tø exercise any rig Hes may be enforced | ht or option und | ler this mo Ir concurre | ırtgage is entlv. Anv |
| | delay in enforcing any such right | or remedy shall not pr | event its later en | forcement so land | as Mortgagors rei | nain in default. | In the eve | ent of the |
| | foreclosure of this mortgage all al BANK ONE. | ostracts of title and all | title insurance po | licies for the Mort | gaged Premises sha | ill become the a | bsolute pr | operty of |
| | 8. If all or any part of the Mortg | aged Premises or any i | nterest in the Mor | tgaged Premises is | sold or transferred | by Mortgagors | by deed, c | onditional |
| | sales contract or any other mean mortgage to be immediately due a | | iten consent of Bi | ANK UNE, BANK L | JINE may, at its optic | ın, deciare ali si 20 | ms secur | ed by this |
| | 9. All rights and obligations of incure to the benefit of BANK ONE | , its successors and as | signs. In the event | this mortgage is e | xecuted by only one (| person, čprpora | or s a nd as: | signs, and ner entity |
| | word "Mortgagors" shall mean "N | lortgagor," and the ter | ms and provisions | |) | | _ | • |
| | ames! | Durk | • | | Ther Sathy | Buck | ر در | |
| | Mortgagqv Ja | mes Burk | | Mortga | gor Cathy | S. Burk | 2 | |
| | STATE OF INDIANA | SS: | | | | en en te | = | ें हैं . हुन |
| | COUNTY OF Lake | | tata thia 26 | th | day ofSe | ptember | چ | 19 91 [©] |
| | Before me, a Notary Public in and personally appeared James | Burk and Cath | y S. Burk, | husband and | wife | | | |
| | and acknowledged the execution (| | | | | | | |
| | I certify that I am not an officer | | | | $\bigcap f$ | • | | |
| | WITNESS my hand and Notaria | l Seal. | | 1 | 1 1 1 0 | A Oro | ich, 11 | cach |

Notary Public

This instrument was prepared by

My Commission Expires: 12-14-1994

My County of Residence is:

Michael Smith, An Officer of Bank One, Merrillville, NA FORM 5132-033

Lake