7.7						
1	920374 EQUITY MONEY SERVICE REAL ESTATE MORTGAGE	854 BANK≣ONE.	RET BANK ONE, MERRILLVILLE, N. Merrillville, Indiana 46410		ANK ONE MERRILLY ONO E 80th PI errilly lile, IN 4 Rios Guzman/Loa	6410 n Proc.
	This mortgage evidences that	Craig Covaciu		Date	of Execution: 5-28-19	92
1		12110 Burr Street,	Crown Point, In	diana 463	07	
	thereinafter referred to jointly and a MORTGAGE and WARRANT to BA Merrillville, Indiana 46410 Lake County, Inc	NKONE, MERRILLVILLE, NA, a ! ("BANK ONE"). the follo	national banking association	Count on with its main b I estate (the	anking office at 1000 F. 80t	:h Place, es*) · in
	SEE ATTACHED EXHII	BIT "A" FOR COMPLETE	LEGAL DESCRIPTI	ON		
	together with all improvements no interests, easements and appurte connection with the Mortgaged Pro	nances belonging or pertaining t	hereto, all fixtures and ap	pliances now or s	subsequently attached to p	rivileges, r used in
	This mortgage shall serve as not Agreement dated May 28 (the "Equity Money Service Agreeme the Equity Money Service Agreeme force and effect as though fully se Agreement are additionally secure Mortgagors under definite condition	19. 22., establishing a nent") which may be inspected at line, as the same may be amended at forth herein. The fulfillment are down this mortgage. The Equity	line of credit for Mortgag the offices of BANK ONE b from time to time, are inco nd performance of the ter	ors in the amoun y any interested prporated in this r rnis and conditio	t of \$ 10,000,00 persons. The terms and pro- nortgage by reference with ns of the the Equity Mone-	visions of the same of Service
	(MORTGAGORS agree that: a. This mortgage is given to sec	ure the payment of all indebted	iess evidenced by or incur	red pursuant to t	he Equity Money Service Ag	reement 3
	now or in the future, beginning with					
	 b. Interest on each advance sha c. All advances shall be evidence and with costs of collection to the extremely from time to time shall be determined 	ktent permitted by law. Subject or	greement and shall be paya nly to Mortgagors' billing er	ble without relief	from valuation or appraisem	entlaws, 🕏
f-	d. The word "advances" as used this mortgage and the terms of the	in this mortgage shall mean loan	s of money. In the event of	any conflicts or in y Money Service	consistencies between the Agreement shall control.	terms of
	Mortgagors jointly and severally	covenant and agree with BANK	ONE that:		-	
•	1: Mortgagors will pay all indeb mortgage, with attorneys' fees, and	d without relief from valuation or	appraisement laws.			
٤	2. The lien of this mortgage is mortgage described as follows:	prior and superior to all other hi From Borrower to Cer	ens and encumbrances action. Bank dated	lainst the Morto	aged Premises, except the	t certain 1a1
	(the "Prior Mortgage"). Mortgagors	egree to pay all sums when due				
	3. Mortgagors will not further a					
	4. Mortgagors will keep the Molevied or assessed against the Mor	rtgaged Premises in good repair. Itgaged Premises of any part thi	will not commit or permit erept when due.	waste thereon, ar	nd will pay all taxes and asse	ssments
	5. Mortgagors will obtain from it of the Mortgaged Premises on accontain clauses making all sums partgagors shall provide BANK Of	count of fire, windstorm and oth ayable to BANK ONE, the prior	er hazards in amounts as Mortgagee, and to the M	required by BAN ortgagors as the	IK ONE. The insurance police	cies shall
	6. BANK ONE may, at its option debit to the Equity Money Service or by this mortgage and shall bear int Agreement. Such sums may include senior to this mortgage; (ii) the cost of this mortgage; (iii) all costs, experto this mortgage or to the Mortgage	reditline or otherwise. All sums a erest from date of payment at t a; but are not limited to, (i) insurar of any title evidence or surveys w ases and attorneys! fees incurred ad Premises; (iv) the cost of any re	dvanced and paid by BANK the same rate as all other nce premiums, taxes, asse thich in BANK ONE's discret by BANK ONE with respe-	ONE shall become indebtedness eving sments, and lier etion may be request to any and all lier etion may and all lier etion etion may and all lier etion etio	ne a part of the indebtedness denced by the Equity Mone is which are or may become ired to establish and presert and or equitable actions wh	s secured y Service prior and ve the lien ich relate
,	and (v) any sums due under the Pric 7. BANK ONE shall be subrogati extend the time of payment of an Mortgagors from liability. If any deso of any covenant or agreement of Mi Mortgage, or if Mortgagors abando any part of the Mortgaged Premise BANK ONE's option, become immed any default shall not operate as a way hereby expressly waived by Mortga delay in enforcing any such right of foreclosure of this mortgage all abs BANK ONE.	ed to the rights of the holder of se y part or all of the indebtednes ault shall occur in the payment of ortgagors under this mortgage on the Mortgaged Premises, or ar- is, thereand in any such event, to diately due and payable without, aiver of other defaults. Notice by gors, and any one or more of BAI r remedy shall not prevent its la	s secured 6% this mortga any instalment of indebted in the Equity Money Service a adjudged bankrupt, or if a the extent peymitted by la notice, and this mortgage of EAAIK ONE of its intention VK ONE's rights or remediater enforcement so long	ge without in an Iness secured by the Agreement or received, all indebtedne may be foreclosed to exercise any res may be enforced as Mortgagors res as Mortgagors res	y way impairing its lien or this mortgage, or in the perf the terms and conditions of er is appointed for Mortgag ss secured by this mortgag d accordingly. BANK ONE's iight or option under this mo ed successively or concurre emain in default. In the eye	releasing formance the Prior ors or for e shall, at waiver of integrals is ently. Any ent of the
	8. If all or any part of the Mortga sales contract or any other means mortgage to be immediately due an	without the prior written conser nd payable.	nt of BANK ONE, BANK O	NE may, at its op	cion, declare all sums secur	ed by this
	9: All rights and obligations of N incure to the benefit of BANK ONE, i word "Mortgagers" shall mean shall mea	its successors and assigns. In the	e event this mortgage is ex	ecuted by only on	e person, corporation or oth d accordingly.	signs, and, erentity,
		<i>F</i> .			ñí ·	741 (T. 1-2)

word "Mortgagors" shall mean "Mortgagor," and the terms and provision	ons of this mortgage	shall be constru	ed accordingly.	-	E SE
Mortgagor Craig Covaciu	Mortga	gor	77.	<u>~€</u>	36.
STATE OF INDIANA			ær. V	1 #	
COUNTY OF Lake Before me, a Notary Public in and for said County and State, this	28th	day of	May	2	, 19 <u>92</u>
personally appeared <u>Craig Covaciú</u>		.,,,,,,,			

and acknowledged the execution of the foregoing mortgage.

I certify that I am not an officer or director of BANK ONE.

WITNESS my hand and Notarial Seal.

	Printed Name: CHERYL A MOYNAGH	
		Notary Publi
	Section 1 to the section of the sect	
My Commission Expires:		
10 1/ 100/	'• ,	

<u> 12-14-1994</u>

My County of Residence is: Lake

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

FORM 5132-033

EXHIBIT "A"

Part of the Northeast 1/4 of the Southwest 1/4 of Section 13, Township 34 North, Range 9 West of the 2nd Principal Meridian, in Lake County, Indiana, described as: Commencing at the center of said Section 13 and running thence West on the North line of said quarter quarter Section 1328.23 feet to the Northwest corner of said quarter guarter Section; thence South on the West line of said quarter quarter Section 364.77 feet; thence East 1328.47 feet to the North and South center line of said Section; thence North 364.72 feet to the place of beginning.

a/k/a: 12110 Burr Street, Crown Point, Indiana.

