This mortgage evidences that: Jimmy R. Cook and Blar	BANK ONE, MERINILLY ILLE, IVA Date of Execution: June 5, 19  COA T. Cook bushend and wife.
This mortgage evidences that Saliny, No. Cook and Budi	ica 1. cook, nusband and wife
ereinafter referred to jointly and severally as the "Mortgagore") of .	Lake' County, Indiana
ORTGAGE and WARRANT to BANK ONE, MERRILLVILLE, NA; a na  errillville, :Indiana	tional banking association with its main banking office at 1000 / E. 80th Pk wing: described: real_estate_(the_"Mortgaged+Premises")
e East 2 of the North 568 feet of the Wes	st b. West b. Northeast b of Section 33.
wiship 36 North, Range 7 West of the 2nd	
unty, Indiana. a/k/a: 2601 East Clevela	and, Hobart, Indiana
gether with all:Improvements now or subsequently situated on, or	r used in connection with the Mortgaged Premises and all rights; privile
nnection with the Mortgaged Premises, and the rents, issues, inco	
This mortgage shall serve as notice to any and all persons that Mi greement datedJune519establishing a fir	ortgagors and BANK ONE have entered into a certain Equity Money Ser
ne "Equity Money Service Agreement") which may be inspected at th	ne of credit for Mortgegors in the amount of \$90,000,000 and provision of the second s
8 Equity Money Service Agreement, as the same may be amended in rce and effect as though fully set forth herein. The fulfillment and	om time to time, are incorporated in this mortgage by reference with the si performance of the terms and conditions of the the Equity Money Ser
preement are additionally secured by this mortgage. The Equity M	loney Service Agreement obligates BANK ONE to make future advance
ortgagors under definite conditions. MORTGAGORS agree that:	199
	ss evidenced by or incurred pursuant to the Equity Money Service Agreen
w or in the future, beginning with the date of this mortgage and en	ding with the close of business onJune '5; 2012, 19
	repayment, at the rates agreed upon in the Equity Money Service Agreem
c. All advances shall be evidenced by the Equity, Money Service Agr	eement and shall be payable without relief from valuation or appraisement l
owith coats of collection to the extent parmicted by law. Subject only om time to time shall be determined by BANK ONE's books and rec	) to Mortgagors' billing error rights, the indebtedness secured by this mortg ords:
d: The word "advances" as used in this mortgage shall mean loans	of money. In the event of any conflicts or inconsistencies between the term
1	t, the terms of the Equity Money Service Agreement shall control.
Mortgagors jointly and severally covenant and agree with BANK O	
ntgage, with attorneys fees, and without relief from valuation or a	e when due, se provided in the Equity Money Service Agreement and in
2. The lien of this mortgage is prior and superior total other lier	reand encumbrances against the Mortgaged Premises, except that cor
ortgage described as follows:	FFICIAL
	and to fully abide by all terms and carditions of the Prior Mortgage.
3. Mortgagors will not further endumber nor permit any mechani	cs' or materialmen's liens to attach to the Mortgaged Premises.
<ol> <li>Mortgagors will keep the Mortgaged Premises in good repair, wild or assessed against the Mortgaged Premises or any part ther</li> </ol>	ill not commit of permit waste the reon, and will pay all taxes and assessmi
	BANK ONE; and keep in effect adequate insurance against loss or destruc
the Mortgaged Premises on account of fire, windstorm and other	hazards in amounts as required by BANK ONE. The insurance policies i
ntain clauses making all sums payable to BANK ONE, the prior N ortgagors shall provide BANK ONE with certificates evidencing the	fortgagee, and to the Mortgagors as their respective interests may app
	ary to protect and preserve the security given by this mortgage by appropr
bit to the Equity Money Service credit line or otherwise. All sums adv	vanced and paid by BANK ONE shall become a part of the indebtedness sec
	s same rate as all other indebtedness evidenced by the Equity Money Ser se premiums, taxes, assessments, and liens, which are or may become prior
nior to this mortgage: (ii) the cost of any title evidence or surveys whi	ich in BANK ONE's discretion may be required to establish and preserve thi
this mortgage; (iii) all costs, expenses and attorneys) fees incurred t	oy BANK ONE with respect to any and all legal of equitable actions which re aire to the Mortgaged Premises deemed necessary of advisable by BANK (
d (v) any sums due under the Prior Mortgage.	ER'S
7. BANK ONE shall be subrogated to the rights of the holder of sec	n lien or cleho baid with moneys secured by this mortgage and at its option,
tend the time of payment of any part or all of the indebtedness	secured by this mortgage without in any way impairing its lien or relea ty installment of indebtedness secured by this mortgage, or in the performa
any covenant or agreement of Mortosgors under this mortgage or	the Equity Morey Service Agreement on the terms and conditions of the F
ortgage, on if Mortgagors abandon the Mortgaged Premises, or are	edjudged benkrypt, or if a trustee or receiver is appointed for Mortgagors of sextent permitted by law, all indebtedness secured by this mortgage sha
NK ONE's option, become immediately due and payable without no	tice, and this mortgage may be foreclosed accordingly. BANK ONE's waiv
y default shall not operate as a waiver of other defaults. Notice by 8	ANK DNE of its intention to exercise any right of option under this mortge < ONE's rights or remedies may be enforced successively or concurrently.
reby expressly walved by Mortgagors, and any one or more or believe lay injenforcing any such right or remedy shall not prevent; its lat	er enforcement so long as Mortgagors remain in default. In the event of
eclosure of this mortgage all abstracts of title and all title insuran	ce policies for the Mortgaged Premises shall become the absolute proper
NK ONE; B' If all an any cent of the Montgeged Premises or any interest in the	Mortgaged Premises is sold or transferred by Mortgagors by deed, condit
les contract or any other means without the prior written consent	of BANK ONE, BANK ONE may, at its option, declare all sums secured by
ortgage to be immediately due and payable.	
9; All rights and obligations of Mortgagors shall extend to and be t ourse to the benefit of BANK ONE; its successors and assigns, in the c	binding upon their several heirs, representatives successors and assigns event this mortgage is executed by only one person, corporation, or other er
rd Mortoagors shall mean "Mortgagor," and the terms and provi	isions of this mortgage shall be construed acoprolingly.
	Blown of Particle 9 83
James V Cook	Tourca di Coolici n
ortgagor Jimmy R. Cook	Mortgagor Blanca I. Cook
	7 7
ATE OF INDIANA	, · · · · · · · · · · · · · · · · · · ·
ATE OF INDIANA Lake SS:	4HD 92
ATE OF INDIANA  Lake  SS:  DUNTY OF Lake County and State, this	5th day of June 19.5

WITNESS my hand and Notarial Seal.

Signature: SUE ERICKSON Notary Public

My Commission Expires: 9-3-95

My County of Residence is:

PORTER

This instrument was prepared by John Crumine, An Officer of Bank One, Merrillville, NA

FORM 5132-033