ě	EGUITY MONEY SERVICE REAL ESTATE MORTGAGE	BANK ONE.	BANK ONE, MERRILLVILLE, NA Merrilyille, Indiana 46410	Date of Execution:.	7-3-1992
		Alverine Gibson 2914 West 20th Place	. Garv. Indiana	46404	
•	92050882 hereinalter referred to jointly and a MORTGAGE and WARRANT to BA	IVN UNE, MEHHILLVILLE, IVA, 8 N	itioriai banking association	with its main banking office at	ndiana 1000 E. 80th Place,
•	Merrillville, Indiana 46410 Lake County, 1 43 and 44 in Block 2	ndiana :			
Ρ.	lat Book 9, page 21, 1	n the Office of the ice, Gary, Indiana.	Recorder of Lake	County, Indiana,	
į	together with all improvements no interests, easements and appurter connection with the Mortgaged Pre	nances belonging or pertaining the mises, and the rents, issues, inco	ereto, all fixtures and appli me, uses and profits of the	ances now or subsequently a Mortgaged Premises.	ttached to or used in
4	This mortgage shall serve as not Agreement dated July 3.	ice to any and all persons that M 19: 92 establishing a li	ortgagors and BANK ONE 18 of credit for Mortgagor	have entered into a certain f s in the amount of \$ <u>10.0</u>	quity Money Service
- (the "Equity Money Service Agreem the Equity Money Service Agreeme	nt, as the same may be amended fr	om time to time, are incord	orated in this mortgage by ref	erence with the same
1	force and effect as though fully se Agreement are additionally secure Mortgagors under definite condition MORTGAGORS agree that:	d by this mortgage. The Equity N	performance of the term loney Service Agreement	s and conditions of the the E obligates BANK ONE to mak	quity Money Service : e future advances to: :
	a; This mortgage is given to sec now or in the future, beginning with	ure the payment of all indebtedne	ss evidenced by or incurred	i pursuant to the Equity Mone	y Service Agreement
•	b. Interest on each advance sha	ll accrue from the date made until	repayment, at the rates a	greed upon in the Equity Mone	y Service Agreement. is
1	and with costs of collection to the ex irom time to time shall be determin	ed by BANK ONE's books and rec	to Mortgagors' billing erro ords.	r rights, the indebtedness sec	ured by this mortgage
	 d: The word "advances" as used this mortgage and the terms of the Mortgagors jointly and severally. 	Equity Money Service Agreemen covenant and agree with BANK O	t, the terms of the Equity (NE that:	Money Service Agreement sh	ell control.
1	1. Mortgagors will pay all indeb mortgage, with attorneys' fees, and	tedness secured by this mortgag without relief from valuation or a	e when due, as provided in p praisement laws.1 S	the Equity Money Service A	greement and in this
,	2. The lien of this mortgage is mortgage described as follows: amount of \$10,000.00	rior and superior to all other lier rom. Borrower to Anny	s and encumbrances agained Bryant dated	nst the Mortgaged Premises 187 29. 1985 in the	eccept that certain
(the "Prior Mortgage"). Mortgagors	agree to pay all sums when due a	ind to fully abide by all tern	ns and conditions of the Prior	Mortgage.
	3. Mortgagors will not further et4: Mortgagors will keep the Mortgagors will ke				
ı	evied or assessed against the Mor 5. Mortgagors will obtain from it	tgaged Premises or any part ther	eof when due.		
(of the Mortgaged Premises on accontain clauses making all sums pa	ount of fire, windstorm and other	hazards in amounts as re	quired by BANK ONE. The in:	surance policies shall
Ì	Mortgagors shall provide BANK ON 6. BANK ONE may, at its option	IE with certificates evidencing the	required insurance cover	ag <mark>e.</mark>	
	debit to the Equity Money Service or by this mortgage and shall bear into	edit line or otherwise. All sums adv	anced and paid by BANK O	NE shall become a part of the i	ndebtedness secured:
1	Agreement. Such sums may include senior to this mortgage; (ii) the cost	, but are not limited to, (i) insuranc	e premiums, taxes, assess	m <mark>ents, and liens which are or</mark> r	may become prior and
C	of this mortgage; (iii) all costs, expension this mortgage or to the Mortgage	ses and attorneys' fees incurred b	y BANK ONE with respect	to any and all legal or equitable	actions which relate:
	and (v) any sums due under the Prio 7. BANK ONE shall be subrogate	r Mortgage.	ER'S		•
6	extend the time of payment of any Mortgagors from liability. If any defa	part or all of the indebtedness	secured by this mortgage	without in any way impairing	its lien or releasing
C	of any covenant or agreement of Mo Mortgage, or if Mortgagors abandor	ortgagors under this mortgage or	the Equity Money Service /	Agreement or the terms and c	onditions of the Prior
ε	any part of the Mortgaged Premise BANK ONE's option, become immed	s, then and in any such event, to th	extent permitted by law.	all indebtedness secured by t	his mortgage shall; at 🥏
ε	any default shall not operate as a wa nereby expressly waived by Mortga	iver of other defaults. Notice by B	ANK ONE of its intention to	rexercise any right or option u	nder this mortgage is
f	delay in enforcing any such right or oreclosure of this mortgage all abs BANK ONE.	remedy shall not prevent its late	er enforcement so long as	Mortgagors remain in defaul	t. In the event of the
5	8. If all or any part of the Mortgag sales contract or any other means v nortgage to be immediately due an	vithout the prior written consent	Mortgaged Premises is so of BANK ONE, BANK ONE	d or transferred by Mortgago may, at its option, declare all	rs by deed, conditional: sums secured by this
iı V	9. All rights and obligations of M ncure to the benefit of BANK ONE, it vord "Mortgagors" shall mean "Mo	s successors and assigns. In the e	vent this mortgage is exec	uted by only one parson, corpo	sors and assigns, and ration, or other entity,
	CAL	verine tiles	-K		
ç	Mortgagor Alverin STATE OF INDIANA	e Gibson	Mortgagor	708 E ?	FILE CO
C	COUNTY OF Lake	SS:	01	7. T. T. T.	
þ	Before me, a Notary Public in and fo ersonally appeared <u>Alverin</u>	r said County and State, this e Gibson	3rd	_ day of July :	5, 19, 93, 05, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19
8	and acknowledged the execution of			<u>, , , , , , , , , , , , , , , , , , , </u>	A COR
	I certify that I am not an officer of WITNESS my hand and Notarial S			loraune Ya	tes E
			Signature:, Printed Name:	LOCKA INE WAT	E.S
					Notary Public
٨	NyCommission Expires:	23			\ <u>i</u>
۱	Ay:Country of Residence is:			(C) (A) 9 15.	10
Ġ	his instrument was prepared by	***************************************	_	William IV	

FORM 5132-033