| turn To: Bank On ATTN: | e, Merrill Debbie Rio | ville, | NA, 1000 | E. 80th | Place, Mer | rillví | lle, Indian | a 46410 | |
|--|--|-----------------------------|---|-------------------------------------|---|--------------------------|---|--|---------------------|
| EQUITY MONEY SERV | /ICE | | EONE . | | ERRILLVILLE, NA ana 46410 | Γ. | Date of Execution | 10-16-1 | 992 |
| This mortgage eyidenc | | les M. I | | | | | | • • • • • | |
| 9300283 | | | treet, Gar | | | <u> </u> | | <u>-</u> . | |
| (hereinafter referred to j MORTGAGE and WARR | DINTLY AND SEVERA ANT to RANK Of | illy as the "N VE MERRII | Aortgagors") of I VII LE NA a c | LL La Ukned lennuter | Ke | Col | unty, Ind18 | 1000 F 80th | Place |
| -Merrillyille, Indiana | i 46410 ("B/ | ANK ONE | "), the follo | wing desc | ribed real e | state (1 | the "Mortgage | d Premise | s") in |
| LakeCo | - | | | | | | | | |
| ot 17 and North | | | | | • | | | | |
| ibdivision, as p | | | | | | | | ce or the | ; |
| ecorder of Lake | • | _ | | | | • | | | |
| together with all improventerests, easements are | | | | | | | | | |
| connection with the Mor | tgaged Premises | s, and the re | ents, issues, inc | ome, uses an | d profits of the | Mortgage | d Premises. | | ugua iii |
| This mortgage shall se Agreement dated _Oct | erve as notice to | any and all | persons that N | Mortgagors a | nd BANK ONE | have enter | red into a certain f | Chity Money | Service |
| (the "Equity Money Servi | ce Aureement")\ | リタスキ which may b | , establishing a l einspected at t | line of credit.) he offices of F | or Mortgagors IANK ANF hvar | in the am ny interest | ount of \$. 42).C. ed nersons The te | rms and provi | sions of |
| the Equity Money Service | e Agreement, as | the same m | ay be amended (| from time to t | ime, are incorpo | orated in th | ns mortgage by ref | erence with th | ie same |
| force and effect as thou Agreement are addition | igh fully set fort ally secured by t | h herein. Tr bis mortoa | ie fulfillment an ne. The Fourvi | d performant Money Servic | ce of the terms a Agreement o | s and cond | litions of the the E LANK ONE to mak | quity Money a future adva | Service |
| Mortgagors under defini | te conditions. | | gi. The equity | VIOLET COLUMN | a Agreement o | nngaraa a | MINICONE CO MIGN | | |
| MORTGAGORS agree | | | | | | | | | |
| a. This mortgage is g | iven to secure th | ie payment | of all indebtedn | ess evidencei | by or incurred | pursuant | to the Equity Mone | y Service Agr | eement |
| now or in the future, beg b. Interest on each a | | | | | | | | | nomont |
| c. All advances shall be | | | | | | | | | |
| and with costs of collecti | on to the extent p | permitted by | law. Subject on | ly to Mortgag | ors' billing error | rights, the | indebtedness sec | ured by this m | ortgage |
| from time to time shall b | • | | | | | | | | |
| d. The word "advance this mortgage and the to | | | | | | | | | erms of |
| Mortgagors jointly and | · · · · · · · · · · · · · · · · · · · | | _ | | or and Equity in | noney our | riod rigi dominant on | dii 00/10/01/ | Č |
| 1. Mortgagors will p | ay all indebtedne | ess secured | by this mortga | age when due | , as provided in | the Equity | y Money Service A | greement and | d in this |
| mortgage, with attorney | is' fees, and with | out relief fo | om valuation or | appraisemen | t laws. | | | | ii • |
| 2: The lien of this montgage described as f | ortgage is prior: follows: From | and supério Boxrow | r to all other lie | ins and encu imet Seci | n b ra nce s again urities Co | net the Mo | ortgaged Premises ted May 5. | s except that 1970 in 1 | certain; the |
| original amou | nt_of_\$18. | 800 .700 | $\Omega T \Omega$ | | TAT | | | | <u>`</u> ` |
| (the "Prior Mortgage"). I | - " -/ | | | | | | | | |
| 3. Mortgagors will no | ot further endur | Lettist bei | mit any mechan | icas the | propert | n attach to | the Mortgaged F | remises. | , , |
| 4. Mortgagors will ke levied or assessed again | eep the Wortgag ist the Mortdage | ed Premise: ed Premises | s in good repair, : or shy part the | wiii not comm | ecorder | ste thereu | n, and will pay all ta | xes and asses | ្តនរពម្យាជន រដ្ឋ |
| 5. Mortgagors will of | | | | ~ | | | ate insurance agair | st loss or des | truction |
| of the Mortgaged Prem | | | | | | | | | |
| contain clauses making Mortgagors shall provid | all sums payable e BANK ONE wil | to BANK I th certificat | ONE, the prior es evidencino t | iviortgagee, a he required in | ng t o the iv iort surance covera | .gagors as age. | their respective i | nterests may | appear. |
| 6. BANK ONE may, a | t its option, adva | nce and pay | all sums neces | sary to prote | ct and preserve | the secur | ity given by this mo | rtgage by app | ropriate |
| debit to the Equity Mone by this mortgage and sh | y Service credit l | ine or other | wise. All sums at | dvanced and p | aid by BANK Of | NE shall be | come a part of the | indebtedness | secured Service |
| oy this mortgage and sr Agreement, Such sums | nali bear interest may include, but i | are not limit | ar payment at t .ed to, (i) insurar | ne same race 1ce premiums | as all other ind taxes, assessi | ments, and | thens which are or | may become | prior and |
| senior to this mortgage: | (ii) the cost of any | ti tle ev iden | ce or surveys w | hich in BANK | ONE's discretion | on may be r | required to establis | sh and preserv | e the lien |
| of this mortgage; (iii) all c to this mortgage or to th | costs, expenses a e Mortoaced Pre | mises:(iv)t | ys rees incurred he cost of anv re | pairs to the N | Tortgaged Prem | to any and nises deem | ed necessary or ac | ie actions will Ivisable by BAI | NK ONE; |
| and (v) any sums due un- | der the Pri <mark>or M</mark> o | rtgage. | TV. | TI DICE | | | | | |
| 7. BANK ONE shall be extend the time of pays | e subrogated to | the rights of | the holder of ea | ich lien or clair | n paid with mon | eys secure | of by this mortgage | and, at its opt | tion, may |
| Mortgagers from liabilit | v. If anv defablt sl | all occur in | the navntant of | anvinstalme | t of indebtedne | ss secure | d by this mortagae | , or in the perfo | ormance |
| of any covenant or agree | ement of Mortga | gors under | this mortgage d | r the Equity (| Norey Service A | Agreement | or the terms and | conditions of t | the Prior |
| Mortgage, or if Mortgag any part of the Mortgag | ed Premises, the | en and in any | such event, to | the extent pe | rmitted by law. | all indebte | dness secured by 1 | this mortgage | shall, at |
| BANK ONE's option, ber | come immediatel | y due and pa | eyable without r | otice, and thi | s mortgage may | y be forect | osed accordingly. E | BANK ONE's v | vaiver of |
| any default shall not ope hereby expressly waived | rate as a waiver: I by Mortgagors. | ot otner det and anv one | auit s. Notice by Sor more of BAI | AK ONE, a Liab | ri ts inte ntion <i>t</i> o its or remedies | exercise a mav be en | any right or option (forced successive) | ly or concurre | ntly. Any |
| delay in enforcing any s | uch right or rem | redy shall ni | ot prevent its la | ater enforcen | nent so long as | Mortgago | ors remain in defau | ult. In the ever | nt of the |
| foreclosure of this mort BANK ONE. | gage all abstract | ts of title ar | ia ali title insura | ince policies i | or the iviortgagi | eo Premisi | es snan decome un | e ausoiute pi c | pher ry or |
| B. If all or any part of | the Mortgaged P | remises or : | any interest in t | he Mortgaged | Premises is sol | ld or transl | ferred by Mortgago | ors by deed, co | nditional |
| sales contract or any of | ther means witho | out the prior | written conser | nt of BANK O | NE, BANK ONE | may, at its | s option, declare al | l sums secure | d by this |
| mortgage to be immedia 9. All rights and obliq | | | extend to and h | e hindına unor | their several h | eirs rebre | sentatives, succes | ssors and ass | ians, and |
| incure to the benefit of E | ANK ONE. its su | ccessors ar | nd assigns. In th | e event this m | ortgage is execu | uted by onl | ly one person, corpo | oration, or oth | er entity, |
| word "Mortgagors" shi | i) mean "Mortga | gor," and th | e terms and pro | ovisions of thi | s mortgage sha | ıll be const | trued accordingly. | (r) <u>L</u> | S |
|). | /V. \\\Y | Y] Y.). | -1 m(1) | | | | : | j., a. | i. |
| Mortgagor Cl | narles M. I | 1. Wa | ppin) | | Mortgagor | | mi. | <u> </u> | <u> </u> |
| | iarres ii. I | Leggans | 1 | | mongagor | | 01 | • | が 1425年 |
| STATE OF INDIANA | | \ S9 | (\mathcal{X}_{i}) | | | | ORD. | C⊃ . | 125 |
| COUNTY OF | Lake | | | 1644 | | | Octobo | 50 | 19 92 |
| Before me, a Notary Pu personally appeared | blic in and for sa Charles | id County ai | nd State, this zgans | TOU | | _ day of | 201000011 | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | 10 |
| | | | | | | | | 5 (0 | |
| and acknowledged the e | | | | | | | • | <u>: </u> | Ü |
| I certify that I am not | | | NK UNE. | | | | | | |
| WITNESS my hand a | nd Notarial Seal. | | | | | ۱ ، | , ,, , | 1. ·· | |
| Á | szet s | | | | کیب Signature: | Jundo | | | |
| Į. | | | | | Printed Name: | Sandr | a Λ. Falcet | ta | Intern Collett |
| | Q | | | | | | | N | lotary Publi |
| My Commission Expire Jul | 5. j. | | | | | | | | _ |
| Jul | $y \cdot 1/, 1995$ | | | | | | | | \sim |

My County of Residence is: This instrument was prepared by Michael Smith, An Officer of Bank One, Merrillville, NA FORM 5132-033