Return To:

EQUITY MONEY SERVICE REAL ESTATE MORTGAGE	BANK HONE,	Merriliville, Indiana 46410	Date of Execution: Janua	ary 11, 199
This mortgage evidences that93015191	Konstantino J. Mant	ls, a/k/a Dino J. 1	Mantis	
lhereinafter referred to jointly and	severally as the "Mortgagors") of	Lake	County, Indiana ith its main banking office at 1000 E	. 80th Place.
Merrillville, Indiana 4641(Lake: County, In	DM("BANK ONE"), the follo	wing described real e	state (the "Mortgaged Pre	mises") in:
t 4 in Dawson Park in fice of the Recorder	Hammond, as per plat		d in Plat Book 19 page	30, in the
together with all improvements in	now or subsequently situated on, (or used in connection with th	e Mortgaged Premises and all right	ts, privileges,
connection with the Mortgeged Pl This mortgage shall serve as no	remises, and the rents, Issues, inc ptice to any and all persons that N	ome, uses and profits of the f Nortgagors and BANK ONE h	nces now or subsequently attached Mortgaged Premises. nave entered into a certain Equity IV in the amount of \$.20,000,00	
the "Equity Money Service Agreer the Equity Money Service Agreem force and effect as though fully s	ment") which may be inspected at t ent, as the same may be amended i et forth herein. The fulfillment an ed by this mortgage. The Equity (the offices of BANK ONE by an from time to time, are incorpo- id performance of the terms	ly interested persons. The terms and reted in this mortgage by reference vend conditions of the the Equity Mobigates BANK ONE to make future	vith the same oney Service advances to
AAODTO AOODO Abust		SM	و و معلق می در در در و و و در و در و در و در و در	9
a: This mortgage is given to se now or in the future, beginning wit	cure the payment of all indebtedn h the date of this mortgage and e	ess evidenced by or incurred p nding with the close of busine	pursuant to the Equity Money Services on January 11, 2003	e Agreement
c. All advances shall be evidence	ed by the Equity Money Service Ag extent permitted by law. Subject on	reement and shall be payable v ily to Mortgagors' billing error	eed upon in the Equity Money Servic without relief from valuation or appre rights, the indebtedness secured by t	sement laws. his mortgage
d: "The word "advances" as use this mortgage and the terms of th	d in this mortgage shall mean loan: ne Equity Money Service Agreeme	s of money. In the event of any nt, the terms of the Equity M	conflicts or inconsistencies between oney Service Agreement shall contr	the terms of a
1. Mortgagors will pay all inde	y covenant and agree with BANK to btedness secured by this mortes	age when due, as provided in	the Equity Money Service Agreeme	nt and in this
nortgage, with attorneys fees, as 2. The lien of this mortgage is	nd without relief from veluation or sprior and superior to all other it	appraisement laws.	st the Mortgaged Premises, except pany dated June 15, 19	
recorded June: 16, 1	1992.	and to fully shide by all teams	sand conditions of the Prior Mortga	08
3. Mortgagors will not further 4: Mortgagors will keep the M	encumberings permit any mechar ortgaged Premises in good repair,	nics' or materialmen's liens to will not commit or permit was	attach to the Mortgaged Premises te thereon, and will pay all taxes and a	•
5. Mortgagors will obtain from	ortgaged Prentises of any part (he insurance companies acceptable	to BANK ONE; and keep in effe	ct adequate insurance against loss o	or destruction
ontain clauses making all sums:	ccount of fire, windstorm and oth payable to BANK ONE, the prior DNE with certificates evidencing the	Mortgagee, and to the Mortg	uired by BANK ONE. The insurance gagors as their respective interests ge.	policies shall s may appear.
6. BANK ONE may, at its option	on, advance and pay all sums neces credit line or otherwise. All sums a	sary to protect and preserve to dvanced and paid by BANK ON	the security given by this mortgage b E shall become a part of the indebted	iness secured
by this mortgage and shall bear in Agreement, Such sums maying us	iterest from date of payment at t de. but are not limited to. (i) insurar	he same rate as all other inde nce premiums, taxes, assessn	ebtedness evidenced by the Equity N nents, and liens which are or may bec	Joney Service come prior and
of this mortgage: (iii) all costs, exp	enses and attorneys' fees incurred ged Premises; (iv) the cost of any re	hv BANK ONE with respect t	n may be required to establish and property and all legal or equitable action see deemed necessary or advisable b	s which relate
7: BANK ONE shall be subrosa	ted to the rights of the holder of se	ich lien ac claire naid with mona	ys secured by this mortgage and, at i without in any way impairing Its lier	ts option, may
Mortgagors from liability. If any de of any covenant or agreement of N	fault shall occur in the payment of Antiquors under this mort case o	any instalment of indebtednes in the Equity Money Service A	ss secured by this mortgage, on in the greement or the terms and condition	performance as of the Prior
Mortgage, or if Mortgagors aband any part of the Mortgaged Premis	on the Mortgaged Premises, or are	e adjudged bankrupt, or if a tru: the extent permitted by law. a	stee or receiver is appointed for Mor Il indeptedness secured by this mor	tgagors or for tgage shall, at
BANK ONE's ontion, become imm	ediately due and payable without n	intice, and this mortgage may	be foreclosed accordingly. BANK Of exercise any right or option under thi may be enforced successively or con	VE'S WBIVER OF
delay intenforcing any such right.	or remedy shall not prevent its la	iter enforcement so long as l	Mortgagors'remain in default, in the d Premises shall become the absolu	event of the
R: If all or any part of the Morto	s without the prior written conser	ne Mortgaged Premises is solo nt of BANK ONE, BANK ONE i	d or transferred by Mortgagors by de may, at its option, declare all sums so	ed, conditional ecured by this
9. All rights and obligations of incure to the benefit of BANK ONE	Mortgagors shall extend to and be	e event this mortgage is execu		rotner entity;
Kont In).	mg a/1/4 Din T.	Out	S. Han	
Mortgagor Konstantino	J. Mantis, a/k/a Di	no J. MantiMongagor	THE SE	TE OF LAK LAK FILED
COUNTY OF Lake	SS: for said County and State, this, _ intino J. Mantis, a/k	11th /a Dino Ja Mantis	day of January,	OF THOMAL LAKE COUNT FOR FOR
personally appeared Konsta and acknowledged the execution of		/a Dino of Hantis	70 C III	ဆို ် တ
I certify that I am not an officer WITNESS my hand and Notaria	or director of BANK ONE.	O Paris	Mandal Marting of	
		Signature:	Jammy Hardman	Notary Public
My Commission Expires:	3096		ON THE MAN	ماسود الاعطادات
My County of Residence is:	. Xo.		The state of the s	1/20 ⁰
	ull		Torrest St.	$\boldsymbol{\mathcal{U}}'$

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

This instrument was prepared by