REAL ESTATE MORTGAGE 3031632 This mortgage evidences thatJohnny	BANKEONE.	BAÑK ONE, MERRILLVILLE, NA Memilyille, Indiana 46410	Date of Execution:	May 5, 199
4655 1	ierce Street, Ga			
thereinafter referred to jointly and severally as MORTGAGE and WARRANT to BANK ONE, N Marrillville, Indiana 46410 ("BANK Lake County, Indiana	IERRILLVILLE. NA. a natior	ral banking association with its	County, <u>Indiana</u> main banking office at 10 te (the "Mortgaged	000 E. 80th Plac ! Pramises")
ots 6, 7 and 8 in Block 4, 5 lat Book 7 page 15, in the C /k/a: 4655 Pierce Street, C	outh Park Additi	lon to Gary, as per	plat thereof,	
Logether with all improvements now or subsinterests, easements and appurtenances belocinection with the Mortgaged Premises, and This mortgage shall serve as notice to any Agreement datedMay_5,	onging or pertaining theret the rents, issues, income and all persons that Mort 93_ establishing a line of may be inspected at the of ame may be amended from ein. The fulfillment and be	o, all fixtures and appliances, uses and profits of the Morting gagors and BANK ONE have a foredit for Mortigagors in the fices of BANK ONE by any intention to time, are incorporated foregages of the terms and a foregage.	now or subsequently attended of the property o	ached to or used in the service of t
a. This mortgage is given to secure the pay ow or in the future, beginning with the date ob. Interest on each advance shall accrue from the costs of collection to the extent permitted with costs of collection to the extent permitted to time shall be determined by BAN d. The word "advances" as used in this mortgage and the terms of the Equity Mo	this mortgage and ending om the date made until rep lity Money Service Agreem tted by law. Subject only to K ONE's books and record	with the close of business on ayment, at the rates agreed unent and shall be payable without Mortgagors' billing error rights. Some of the event of any conflictions of the event of any conflictions.	pon in the Equity Money S ut relief from valuation or a t, the indebtedness secure	ervice Agreement appraisement laws d by this mortgag
Mortgagors jointly and severally covenant at 1. Mortgagors will pay all indebtedness se nortgage, with attorneys' fees, and without pa	nd agree with BANK ONE curred <mark>by this prortgage w</mark> fiel from valuation or appro	that: then due, as provided in the E alsement laws.	quity Money Service Agr	eement and in thi
2. The lien of this mortgage is prior and st nortgage described as follows:	iperior to all other liens a	nd encumbrances against the	Mortgaged Premises, e	xcept that certain
the "Prior Mortgage"). Mortgagors agree to p 3. Mortgagors will not further encumber of 4. Mortgagors will keep the Mortgaged Pre evied or assessed against the Mortgaged Pre	or permit any mechanics' c imises in good repair, will n	rematerialmen's liens to attac	conditions of the Prior Mich to the Mortgaged Predereon, and will pay all taxes	ortgage. nises. and assessment
5. Mortgagors will obtain from insurance of f the Mortgaged Premises on account of fire ontain clauses making all sums payable to B. fortgagors shall provide BANK ONE with cert	impanies acceptable to BA , windstorm and other ha ANK ONE, the prior Mort illicates evidencing the re	NK ONE, and keep in effect add zards in amounts as required gegee, and to the Mortgagors quired insurance coverage.	by BANK ONE. The insulation in the insulation in the interest of the interest of the insulation in the	ance policies sha rests may appea
6. BANK ONE may, at its option, advance are bit to the Equity Money Service credit line or (y this mortgage and shall bear interest from greement. Such sums may include, but are no enior to this mortgage; (iii) the cost of any title of this mortgage; (iii) all costs, expenses and attothis mortgage; (iii) all costs, expenses and attothis mortgage or to the Mortgaged Premises and (v) any sums due under the Prior Mortgage	otherwise. All sums advance date of payment at the sat limited to, (i) insurance providence or surveys which in orneys' fees incurred by B. (iiv) the cost of any cenairs	ed and paid by BANK ONE shal me rate as all other indebtedr emiums, taxes, assessments, n BANK ONE's discretion may ANK ONE with respect to any	l become a part of the indi ess evidenced by the Equand liens which are or ma be required to establish a and all legal or equitable a	ebtedness secure uity Money Servic y become prior and nd preserve the lied ctions which relate
7. BANK ONE shall be subrogated to the rig stend the time of payment of any part or al fortgagors from liability. If any default shall oct f any covenant or agreement of Mortgagors u fortgage, or if Mortgagors abandon the Mortgagory part of the Mortgaged Premises, then and it ANK ONE's option, become immediately due a ny default shall not operate as a waiver of othe ereby expressly waived by Mortgagors, and an elay in enforcing any such right or remedy shall proclosure of this mortgage all abstracts of til	nts of the holder of each lies of the indebtedness sector in the payment of any inder this mortgage or the aged Premises, or are actual nany such event, to the ex- no payable without notice, or defaults. Notice by BANK y one or more of BANK ON all not prevent its later e	ured by this mortgage withous stalment of indebtedness secution of the secutio	it in any way impairing it uped by this mortgage, or ient or the terms and con receiver is appointed for btedness secured by this eclosed accordingly. BAN se any right or option und enforced successively or appris remain in default of appris remain in default of appris remain in default.	s lien or releasing n the performance ditions of the Prior Mortgagors or for mortgage shall, a IK ONE's waiver o er this mortgage is concurrently. Any or the event of the or the event of the concurrently.
ANK ONE. 8. If all or any part of the Mortgaged Premise ales contract or any other means without the ortgage to be immediately due and payable. 9. All rights and obligations of Mortgagors acure to the benefit of BANK ONE, its successord "Mortgagors" shall mean "Mortgagor," are all of the benefit of BANK ONE, its successord "Mortgagors" shall mean "Mortgagor," are all of the benefit of BANK ONE, its successord "Mortgagors" shall mean "Mortgagor," are all of the benefit of BANK ONE, its successord "Mortgagors" shall mean "Mortgagor," are all of the benefit of BANK ONE, its successord "Mortgagors" shall mean "Mortgagor," are all of the benefit of BANK ONE, its successord "Mortgagors" shall mean "Mortgagors" shall mean "Mortgagors" shall mean "Mortgagors" are all of the benefit of BANK ONE, its successord "Mortgagors" are all of the benefit of BANK ONE, its successord "Mortgagors" and the benefit of BANK ONE, its successord "Mortgagors" and "Mort				s and assigns, and on, <u>FF</u> ther entity
Mortgagor Johnny Wilson	ton	Mortgagor		
TATE OF INDIANA		retor egagor	CH	E
DUNIY UF. Lake store me, a Notary Public in and for said Coun rsonally appeared Johnny Wilson	SS: ty and State, this	5th day of	May	, 19_93
d acknowledged the execution of the foregoin I certify that I am not an officer or director o WITNESS my hand and Notarial Seal,	g mortgage.	Olditorn e'	CISCA GONZALEZ	Notary Rúblic
y Commission Expires: 2-10-95	ngilisin nga nangaya karingali kangga serangilik			
y County of Residence is: LAKE				13/20
his instrument was prepared by <u>Michael Smith, An Officer of</u> DRM 5132-033	Bank One, Merr	illville, NA		U.