| This mortgage evidenc | 93033445 les that Donald J | Davis and Mary | BANK ONE MERRILLVILLE, NA Merrilysle, Induga 46410 Lirene Davis, hus | Date of Execution: Mand and wife | _,,_, |
|--|--|--|---|---|--|
| Increinalter referred to j | | | Lake | · | iana |
| Megrijlville, Indiana | ANT LU DANK UNE. IVIE | HHILLVILLE NA ANATIM | al bankifig association with it g=described=real=esta | e main hanking office at 400 | O'E BOth Diace |
| U0 | | | is per plat thereo | | |
| book zo page 3, | in the Office | of the Recorder | of Lake County. | Indiana. | |
| a/k/a: 25 Sunse | it koad, Merri | llville, Indiana | 1 | | D |
| together with all improve | omante nau or cubera | unothy citypted on an us | end in managembles and to the Alexander | | 11.E |
| interests, easements an | iu appurtenances beion | iging or bertaining theret | ed in connection with the M o, all fixtures and appliances uses and profits of the Mori | nnw nr subenniantly atte | rights, privileges thed to or using in |
| This mortgage shall se | rve as notice to any or | ad all persons that Morto | lagors and BANK ONE have I credit for Mortgagors in th | entered into a certain Equi | ty Money Ser dc |
| true edinty Money Servi | ce Agreement") which it | hav be inspected at the of | r creat for Mortgagora in th fices of BANK ONE by any int time to time, are incorporate | erested nersons. The termi | and provision and |
| Agreement are additions | igh fully set forth herei Ally secured by this mo | n. The fulfillment and ner | formance of the terms and by Service Agreement obliga | conditions of the the Coul | u Manau Camica |
| Mortgagors under definit MORTGAGORS agree | ta Gondicions. | | , | | 1 |
| a. This mortgage is gi | iven to secure the paym | nent of all indebtedness e | videnced by or incurred purs with the close of business o | uant to the Equity Money S | |
| b. Interest on each ad | lvance shall accrue fror | n the date made until rep | Byment, at the rates agreed | upon in the Equity Money Se | , 19 ervice Agreement. |
| and with costs of collection | on La Lha extent permitt | ed by law. Subject only to l | ent and shall be payable with: Mortgagors' billing error right | out relief from valuation or a .s, the indobtedness secure | ppraisement laws, d by this mortgage |
| d. The word "advance | e determined by BANK s" as used in this morta | UNE's books and record age shall mean loans of m | 5. Oney, in the event of any conf | licts or inconsistencies bet | n across ad topo |
| this mortgage and the te | rrns of the Equity Mone | ey Service Agreement, the sagree with BANK ONE I | e terms of the Equity Money | Service Agreement shall'o | control. |
| | | | hen due; as provided in the l disection laws. 15 | Equity Money Service Agre | ement and in this |
| The lien of this mo | rtgage is prior and sup | perior to all other liens a | nd encumbrances egainst th | e Mortgaged Premises, ex | cept that certain |
| mortgage described as fo | | NOTOR | FICIAL! | | |
| 3. Mortgagors will no | t further encumber nor | , berwit and mechanics, c | o fully abide by all terms and ir materialmen's liens to atta | conditions of the Prior Mosch to the Mortgaded Prior | rtgage. nises, 3 |
| 4; Mortgagors will ke levied or assessed agains | ep the Mortgaged Pred | nisesan good ropaic, will be | di commit organit weste th | ereon, and will pay all taxes | and assessificits |
| 5. Mortgagors will ob | tain from insurance con | noanies acceptable to BA | NK ONE, and keep in effect or eards in amounts as required | lequate insur: (1) le anainst: le | oss or desit untion |
| contain clauses making a | all sums payable to BAi | NK ONE, the prior Morti | gagee, and to the Mortgagor juired insurance coverage. | s as their respective inter | ests may appear. |
| 6. BANK ONE may, at | its option, advance and | l pay all sums necessary t | o protect and preserve the s ed and paid by BANK ONE shi | ecurity given by this mortge | ige by appropriate |
| by this mortgage and sha | ill bear interest from di | ate of payment at the sai | me rate as all other indebted enjums, toxes, assessments | ness evidenced by the End | ty Money Service |
| senior to this mortgage; (ii of this mortgage; (iii) all co | i) the cost of any title ev osts, expenses and atto | idence or surveys which it rneys' fees incurred by B <i>i</i> | n BANK ONE's discretion may ANK ONE with respect to any | y <mark>be required</mark> to establish an y and all legal or equitable ac | d preserve the lien tions which relate: |
| to this mortgage or to the and (v) any sums due und | : Mortgaged Premises; (er the Prior Mortgage, | iv) the cost of any repairs | to the Mortgaged Premises o | deemed necessary or advisa | ble by BANK ONE; |
| extend the time of paym | ent of any part or all o | of the indebtedness sec | n or claim paid with moneys so ured by this mortgage witho | out in any way impairing its | lien or releasing |
| Mortgagors from liability, of any covenant or agreer | . If any default shall occu ment of Mortgagors un | ır in the payment of any in der this mortgage or the | stalment of indebtedness sed Equity Money Service Agree | cured by this mortgage, or in ment or the terms and cond | the performance litions of the Prior |
| any part of the Mortgage | d Premises, then and in | any such event, to the ex | lged bankrupt, or if a trustee tent permitted by law, all ind | ebtedness secured by this | mortgage shall, at |
| any default shall not opera | ate as a waiver of other | defaults. Notice by BANK | and this mortgage may be fo ONE of its intention to exerc | ise any right or option unde | r this mortagae is |
| delay in enforcing any suc | ch right or remedy sha | ill not prevent its later e | lE's rights or remedies may b nforcement so long as Mort | gagors remain in default. Ir | the event of the |
| BANK ONE. | | | olicies for the Mortgaged Pre | | |
| sales contract or any oth | er means without the p | or any interest in the Moi irior written consent of B | rtgaged Premises is sold or tr ANK ONE, BANK ONE may, a | ransferred by Mortgagors b at its option, declare all sun | y deed, conditional is secured by this |
| mortgage to be immediat 9. All rights and obliga | tions of Mortgagors st | nall oxiend to and be bindi | ng upon their several heirs, r | epresentatives, successor | s and assigns, and |
| incure to the benefit of BA | NK ONE, its successor | s and absigns. In the even | t this mortgage is executed b s of this mortgage shall be c | y only one person, corporati | on, or other entity, |
| A Jan | d) -(A) | hero | Wan In | ens begge | |
| Mortgagor Donald | J. Davis | Y.()=0-60 | Mortgagor Mary Ire | ne Davis | |
| STATE OF INDIANA | V | SS: | - | | |
| COUNTY OF Lake Before me, a Notary Publ | ic in and for said Count | 1 | Oth day | ol May | . 1g_93 |
| personally appeared | · | | Davis, husband a | nd wife | 15 |
| | | | | ,4 | 11. 11. |
| and acknowledged the exe | | | | m Nathania | |
| and acknowledged the exe I certify that I am not a WITNESS my hand and | Notarial Seal. | | λ n ₌ . | コノロー ココンコングスプロス | D U |
| I certify that I am not a | Notarial Seal. | | 0,9,,000.0, | in Altragas | |
| I certify that I am not a | Notarial Seal. | | 0,9,,000,0, | Shawn Sobolein | |
| I certify that I am not a WITNESS my hand and My Commission Expires: | | | 0,9,,000.0, | | Skil. |
| I certify that I am not a WITNESS my hand and | 2-94 | | 0,9,,000.0, | | Skil. |