'4	RETURN TO ATTN	Bank One Merrill Debbie Rios Guzma	X111en	NA 1000 Processi	É. 80th	Pl. Merrilly	ille, IÑ	46410
	REAL ESTATE MORTGAGE This mortgage evidences that	BANKE	ONE.	BANK ONE, MER	RILLVILLE, NA	Date of Execu	ion: May 1	
١.	9202	2817		ari w. Lic	oyd, husba	and and wife		
X	(hereinafter referred to jointly at MORTGAGE and WARRANT to Merrillville, Indiana 464 Lake County,	HARIK ARIE KAEDDII I VII 1 P A	1 A	Lake nal banking asso ng describer	ociation with its d real esta	County, main banking offici te (the "Mortg	-Indiana- eat 1000 E. aged Prem	BOth Place, nises") in
	SEE ATTACHED EXHIBIT	"A" FOR COMPLETE 1	LEGAL - I	DESCRIPTIO	ON.			
	and with costs of collection to the from time to time shall be determ d. The word "advances" as use this mortgage and the terms of t	Premises, and the rents, issue to tice to any and all persons to the same may be inspected and the forth herein. The fulfillment by this mortgage. The Editions. Because the payment of all indebit the date of this mortgage and the date mad by the Equity Money Service and by BANK ONE's books a sed in this mortgage shall mean the Equity Money Service Agree.	es, income that Marty ing a line code at the of add from the and per add the second ending e until repect any to find records loans of meement, the	videnced by or with the close and shall be written and shall be worth of the core ayment, at the ent and shall be worth of the cyservice of the core ayment, at the ent and shall be worth of the cyservice ayment, at the ent and shall be worth of the cyservice of	ind appliances in the Morty NK ONE have a cream in the ONE by any interest on the comporated he terms and dement obligation. Incurred pursual of business on rates agreed up payable withous ingerror rights	now or subsequent gaged Premises. Intered into a cert amount of \$ _50 rested persons. It is mortgage by conditions of the tes BANK ONE to the Equity May 14, 2 on in the Equity May 14, 2 the indebtedness:	an Equity Mon 1,000.00 e terms and p y reference with the Equity Mon make future a coney Service oney Service A con or appraise secured by this	ney Service rovisions of th the same ney Service dvances to Agreement agreement agreement laws a mortgage
	Mortgagors will pay all indemortgage, with attorneys' fees, a	y covenant and agree with BA ebtedness secured by this mand and without relief from valuatio	NK ONE t ortgage w	hat: hen due, as pro visement laws	ovided in the En	luity Money Servic	e Agreement	and in this
	2. The lien of this mortgage is mortgage described as follows:	s prior and superior to all oth	er liens ar	nd encumbranc	es against the	Mortgaged Premi	ses, except th	ıat certain
	(the "Prior Mortgage"). Mortgago 3. Mortgagors will not further 4. Mortgagors will keep the Mort	ortgaged Premises in good pa	chanics' o	r materialmen	s liens to attac	the the Mantunes	- Continue -	
	5. Mortgagors will obtain from of the Mortgaged Premises on a contain clauses making all sums	insurance companies accepta count of fire, windstorm and payable to BANK ONE, the po	other haz	vnen due. VK ONE, and ke ards in amount	ep in effect ade	quate insurance ag	ainst lossond	estrucțion "
	6. BANK ONE may, at its option debit to the Equity Money Service to by this mortgage and shall bear in Agreement. Such sums may include senior to this mortgage; (iii) the cost of this mortgage; (iii) all costs, expet to this mortgage or to the Mortgage and (v) any sums due under the Pr	in, advance and pay all sums ne credit line or otherwise. All sums no terest from date of payment le, but are not limited to, (i) insit of any title evidence or surverenses and attorneys' fees incured Premises; (iv) the cost of an ior Mortgage.	cessary to ns advance at the san urance pre ys which in rred by BA ny repairs t	or protect and pied and paid by B ne rate as all or minns, taxes, t BANK ONE's d .NK ONE with r othe Mortgage	reserve the sec ANK ONE shall ther indebtedne assessments, a iscretion may be espect to any a ed Premises dec	curity given by this a become a part of the ass evidenced by the and liens which are a required to estable and all legal or equita amed necessary or	ror gage by a brindebt diner ne Equity Mon or may becom lish and prese able actions wi advisable by B	ppropriate ss secured ey Service e prior and rve the lien hich relate ANK ONE;
	7. BANK ONE shall be subrogal extend the time of payment of an Mortgagors from liability. If any del of any covenant or agreement of Mortgage, or if Mortgagors abando any part of the Mortgaged Premise BANK ONE's option, become immediate any default shall not operate as a whereby expressly waived by Mortgadelay in enforcing any such right of the closure of this mortgage all ab BANK ONE	in the indepted and the indepted a fault shall occur in the paymen for the shall occur in the paymen for the Mortgaged Premises, of the Mortgaged Premises, of the mortgaged Premises, then and in any such event, adiately due and payable withow waiver of other defaults. Notice agors, and any one or more of the remedy shall not prevent in remedy.	ters secularies secula	red by this mo talment of inde quity Money Si ged bankrupt, o cent permitted and this mortus ONE of its inter E's rights or ren	rtgage without btedness secon ervice Agreeme ruf a trustee or by law, all undeb age may be fore ation to exercis medies may be i	in any way impair red by this mortgag ent or the terms an receiver is appoint tedness secured b closed accordingly e any right or option enforced successive	ing its lien or le, or in the per d conditions o ed for Mortger y this mortger 1 BANK ONE's 1 under this m ely or concurr	releasing formance f the Prior gors or for ge shall, at s waiver of ortgage is ently. Any
	BANK ONE. 8. If all or any part of the Mortga sales contract or any other means mortgage to be immediately due at	aged Premises or any interest i	n tha Mari	nagad Doomiaa	o io ostil su tus			
	9. All rights and obligations of A incure to the benefit of BANK ONE, word "Mortgagors" shall mean "Mortgagors"	ortgagor," and the terms and	Trianys ant	of this mortgage i	s executed by o ge shall be con	nly one person, cor _l strued accordingly	ooration, or otl	her entity,
	Mortgagor Edward E.) Lloyd		Montgagor	Pearl M.	1) Lloyd	- Tal	
	STATE OF INDIANA	SS [.]						
ţ	COUNTY OF Lake Before me, a Notary Publicum and de personally appeared Edward		lm. L	14th loyd, <u>bu</u> s	band day of	May wife	7 0.7 7	19 ⁹³ .
Ε	and acknowledged the execution of I certify that I am not an officer o WITNESS my hand and Notarial !	or director of BANK ONE.		Signature: A Printed Nan	Jung ne.GINGER	Dinse Anselmo !	Notar	y Public
ſ	My Commission Expires: JUNE 16,1996		•				, in his	,
	My County of Residence is: LAKE			•				Pal
1	his instrument was prepared by Michael Smith, An Off	ficer of Bank One,	Merri.	llville, N	V A			TU

FORM 5132-033

EXHIBIT "A"

Part of the Southeast Quarter of Section 32, Township 36 North, Range 7 West of the 2nd Principal Meridian, in the City of Hobart, Lake County, Indiana, more particularly described as follows: Beginning at a point 1128.50 feet North of the South line and 205 feet East of the West line of the Southeast 1/4 of Section 32, thence North parallel to the West line of said Southeast 1/4 125.59 feet to the South line of 8th Street, (50 foot right of way) thence East parallel to the South line of said Southeast 1/4 along the South line of 8th Street 45 feet to a point of curve; thence Southeasterly along a curve to the right with a radius of 38.42 feet a distance of 36.88 feet to the point of tangent; thence Southeasterly tangential to the above described curve a distance of 85.01 feet to a point of curve thence Southeasterly along a curve to the left with a radius of 221.6 feet a distance of 28 feet to a point which is the Northeast corner of Lot spring Date Addition as recorded in Plat Book 33 page 11, in the Office of the decorder of Lake County, Indiana, thence Southwesterly along the Northerly line of said Lot 7 additions as feet last of the West line of said Southeast 1/41 thende west paraller to the south line of said Southeast 1/4 thende west paraller to the South North line of said Lot 7 and the North Lot 7 extended a distance of 120.53 feet to the place of beginning.

a/k/a: 903 E. 8th Street, Hobart, Indiana

