	Processing
REAL ESTATE MORTGAGE BANKEONE.	BANK ONE, MERRILLVILLE, NA Date of Execution: May 10, 199
Sis mortgage evidences that William F. Cosgrove	and Leisa A. Cosgrove, husband and wife
1108 Lincoln Street (hereinafter referred to jointly and severally as the "Mortgagors") of	
MORTGAGE and WARRANT to BANK ONE, MERRILLVILLE, NA's pasting	inal banking association with its main banking office at 1000 E. ROLL Diese
Merrilyille, Indiana 46410 ("BANK ONE"), the following Lake County Indiana	ng described real estate (the "Mortgaged Premises") in
	Various In Addition and a
ereof, recorded in Plat Book 11 page 22, in	Kramer, Jr., Addition to Hobart, as per plat
diana, a/k/a: 1108 Lincoln Street, Hobart,	The Office of the Recorder of Lake County,
and, a, ii, av and manden bereet, mobile,	Indiana.
together with all improvements now or subsequently situated on, or u interests, easements and appurtenances belonging or pertaining there	sed in connection with the Mortgaged Premises and all rights, privileges, ito, all fixtures and appliances now or subsequently attached to or used in
connection with the Mortgaged Premises, and the rents, issues, incomi	e, uses and profits of the Mortgaged Premises.
This mortgage shall serve as notice to any and all persons that Mort Agreement dated May 10. 19 93 establishing a line	tgagors and BANK ONE have entered into a certain Equity Money Service
ITTE "EQUITY MONBY Service Agreement") which may be inspected at the r	offices of BANK ONE by any interested page one. The terms and provisions of
the Equity Money Service Agreement, as the same may be amended from	n time to time, are incorporated in this mortgage by reference with the same erformance of the terms and conditions of the the Equity Money Service
Agreement are additionally secured by this mortgage. The Equity Mor	ney Service Agreement obligates BANK ONE to make future advances to
Mortgagors under definite conditions. MORTGAGORS agree that:	
-	evidenced by or incurred pursuant to the Equity Money Service Agreement
now or in the future, beginning with the date of this mortgage and endin	g with the close of business on May 10, 2013
b. Interest on each advance shall accrue from the date made until re	payment, at the rates agreed upon in the Equity Money Service Agreement.
c. All advances shall be evidenced by the Equity Money Service Agreei	ment and shall be payable without relief from valuation or annealsement laws.
from time to time shall be determined by BANK ONE's books and recor	Mortgagors' billing error rights, the indebtedness secured by this mortgage ds.
d: The word "advances" as used in this mortgage shall mean loans of	money, in the event of any conflicts or inconsistencies between the terms of
this mortgage and the terms of the Equity Money Service Agreement,	
Mortgagors jointly and severally covenant and agree with BANK ONE	that: when due, as provided in the Equity Money Service Agreement and in this
mortgage, with attorneys' fees, and without relief fro m valuation or app	raisement laws.
2. The lien of this mortgage is prior and superior to all other liens.	and encumbrances against the Mortgaged Premises, except that certain
1992 in the original amount of \$48,000.00	and encumbrances against the Mortgaged Premises, except that certain et Securities Corporation dated February 10:
(the "Prior Mortgage"). Mortgagors ag rea to pay all sums when due and	to fully abide by all terms and conditions of the Prior Mortgage.
3. Mortgagors will not further encumber nor permit any mechanics	or materialmen's lieps to attach to the Mortgaged Premises.
 Mortgagors will keep the Mortgaged Premises in good repair, will levied or assessed against the Mortgaged Premises or any part thereo 	het commit or permit weste thereon, and will pay all takes and assessments
5. Mortgagors will obtain from insurance companies acceptable to B.	ANK ONE, and keep in effect adequate insurance against loss or destruction
of the Mortgaged Premises on account of fire, winds torm and other h i	szards in amounts as required by BANK DNE. The insurance offlicies shall
Mortgagors shall provide BANK ONE with certificates evidencing the re	tgagee, and to the Mortgagors as their respective therests may appear.
6. BANK ONE may, at its option, advance and pay all sums necessary	to protect and preserve the security given by this mortgage by appropriate
debit to the Equity Money Service credit line or otherwise. All sums advan	ced and paid by BANK ONE shall become to ct of the indebted research ame rate as all other indebtedness evidence they the Equity Money, Service
Agreement. Such sums mayinclude, but are not limited to, (i) insurance p	remiums, taxes, assessments, and liens whill transcome become prior and
senior to this mortgage; (ii) the cost of any title evidence or surveys which of this mortgage; (iii) all costs, expenses and attorneys' fees incurred by i	in BANK ONE's discretion may be required to establish and preserve the lien BANK ONE with respect to any and all legal or equitable actions which relate
to this mortgage or to the Mortgaged Premises; (iv) the cost of any repair;	s to the Mortgaged Premises deemed necessary or advisable by BANK ONE;
and (v) any sums due under the Prior Mortgage.	en or claim paid with moneys secured by this mortgage and; at its option, may
extend the time of payment of any part or all of the indebtedness sa	cured by this mortgage without in any way impairing its lien or releasing
Mortgagors from liability, if any default shall occur in the payment of any	nstainent of indebtedness secured by this mortgage, or in the performance Equity Money Service Agreement or the terms and conditions of the Prior
Mortgage, or if Mortgagors abandon the Mortgaged Premises, or are adj	udged bankrupt, or if a trustee or receiver is appointed for Mortgagors or for
any part of the Mortgaged Premises, then and in any such event, to the s	then pervitted by law, all indebtedness secured by this mortgage shall, at sid this mortgage may be foreclosed accordingly. BANK ONE's waiver of
any default shall not operate as a waiver of other defaults. Notice by BAN	KONE of its intention to exercise any right or option under this mortgage is
	NE's rights or remedies may be enforced successively or concurrently. Any enforcement so long as Mortgagors remain in default. In the event of the
foreclosure of this mortgage all abstracts of title and all title insurance (policies for the Mortgaged Premises shall become the absolute property of
BANK ONE.	
sales contract or any other means without the prior written consent of	ortgaged Premises is sold or transferred by Mortgagors by deed, conditional BANK ONE, BANK ONE may, at its option, declare all sums secured by this
mortgage to be immediately due and payable.	
9. All rights and obligations of Mortgagors shall extend to and be bind procure to the benefit of BANK ONE, its successors and assigns, lot he eve	ling upon their several heirs, representatives, successors and assigns, and nt this mortgage is executed by only one person, corporation, or other entity,
word "Mortgagors" shall mean "Mortgagor," and the terms and provisio	ns of this mortgage shall be construed accordingly.
Millando	City and City and City
Milliam A Cosprove Mortgagor William F. Cosgrove	Susa a congrue
Mortgagor William F. Cosgrove	Mortgagor Leisa A. Cosgrove
STATE OF INDIANA SS:	
COLINTY OF Lake	
Before me, a Notary Public in and for said County and State, this	10th day of May 19 93
and acknowledged the execution of the foregoing mortgage.	A CONTRACTOR OF THE PARTY OF TH
I certify that I am not an officer or director of BANK ONE.	
WITNESS my hand and Notarial Seal.	
	Signature:
	Printed Name: Sue Erickson
	Printed Name: Sue Erickson Notary Public
My Commission Expires:	Printed Name: Sue Erickson Notary Public
My Commission Expires: 9-3-95	Printed Name: Sue Erickson Notary Public

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This instrument was prepared by

Michael Smith, An Officer of BAnk One, Merrillville, NA