Lake

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

This instrument was prepared by

FORM 5132-033

| AUITY MONEY SERVING EAL ESTATE MORTGASE This mortgage evidences that | Clyde | Crump and | Georgia | | husband | | | June 1 | 4, 1 |
|--|-----------------------------------|--|----------------------------------|---------------------------------------|----------------------------------|--|-----------------------------------|--------------------------|---------------------------------------|
| | 1008 | East 51st P | lace, G | ary. In | | 6409 | | | |
| ereinafter referred to jointly a ORTGAGE and WARRANT to | BANK ONÉ, M | ERRILLVILLE, NA, 1 | a national b | anking asaoc | intion with it | County, s main bankii | ng office at 10 | 000 E. 80 |)th Plac |
| Lake County. | Indiana | ONE"), the fo | illowing | described | real esta | ite (the " | Mortgaged | Premi | ses") (|
| t 44 in Gerrit Add: | | | | | | | recorded | in Pla | at Bo |
| ge 12, in the Offic k/a: 1008 East 51: | | | | County, | Indiana | • | | | |
| K/4: 1000 EAST JI | or trace, | Gary, India | ana. | | | | | | |
| gether with all improvements | now or subse | nuently situated o | n, or used | in connectio | n with the M | Instanced Pr | emises and s | ill rights a | anuluna |
| erests, easements and oppur onaction with the Martgaged | tenances belo | nging or pertaining | g thereto, c | all fixtures ar | nd appliances | now or sub | sequently att | | |
| This mortagae shall serve as | notice to anya | nd all nersons tha | t. Mort gan | ors and BAN | IK ONE have | entered into | a certain Fa | uity Mone | y Servi |
| reament dated <u>June 14</u> in "Equity Money Service Agre | ement") which | may be inspected r | n t the office | 16 Of BANK () | INE by any int | erested pere | sons. The term | ns and oro | VISIONS |
| e Equity Money Service Agrael ce and effect as though fully | set forth here | ain. The fulfillment | and pertor | rmance of th | e terms and | conditions of | of the the Ear | uity Mone | v Sarvi |
| reement are additionally seci ortgagors under definite condi | ured by this m tions. | ortgage The Equit | ty Money S | šervica Agre | ement obliga | tes BANK C | INE to make | future ed | vances |
| MORTGAGORS agree that: | | | | | | | | | |
| This mortgage is given to a wor in the future, beginning w | secure the pay ith the date of | ment of all indebte this mortgage and | dness evid: d ending wit | enced by or it th the close (| ncurred pure of business o | uant to the E | quity Money | Service A | |
| b. Interest on each advance s | shall accrue fro | om the date made u | until repayn | nent, at the r | ates agreed | upon in the E | quity Money 8 | Service Ag | reemer |
| All advances shall be evider d with costs of collection to the | | | | | | | | | |
| m time to time shall be deter | mined by BANI | K ONE's books and | i records. | - | | | | • | - |
| The word "advances" as us s mortgage and the terms of | | | | | | | | | terms |
| Aortgagors jointly and severa | | _ / | | | | Maria de la compansión de | n | | 47.4 |
| : Mortgegors will pay all increase, regage, with attorneys' fees, | gepteaness se and without re | cured by this mor lief from valuation | o c apprais Egage wher | n due, as pro iment l a ws. | S the | Equity Mone | y Service Agr | eement a | ind in ti |
| . The lien of this mortgage rtgage described as follows: | is prior and su | perior to all other | liens and | encumbrance | es agginst N | e Mortgage | d Premises, e | except the | t cert |
| n the original and | ount of \$ | 31,500.00 | JT I | | | | of the Dales Af | | |
| s«Prior Mortgage"). Mortgag I Mortgagors will not furtha | | | | | | | | | |
| . Mortgagors will keep the f | Mortgaged Pré | mises in good raps | Sip, Willhot to | ommicorpe | mit waste th | nereon, and w | pay all taxe | s and asse | essmen |
| ed or assessed against the N i. ·Mortgagors will obtain fro | | · · · · · · · · · · · · · · · · · · · | | | ep in effect e | dequate insu | rance against | loss or de | structi |
| the Mortgaged Premises on Italn clauses making all sume | ac count of fire | , wi <mark>ndstorm</mark> and o | ither hazer | ds in amount | ts as require | d by BANK (| INE. The insu | rance poli | icies sh |
| rtgagors shall provide BANK | ONE with cert | tificates evidencing | g the requir | ed insurance | e coverage. | | · | | |
| 5. BANK ONE may, at its opt bit to the Equity Money Service | e credit line or o | therwise. All sums | s advanced | and paid by B | ANK ONE sh | all become a | part of the ind | ebtednes | s secur |
| this mortgage and shall bear reement. Such sums may incli | | | | | | | | | |
| nior to this mortgage; (ii) the co his mortgage; (iii) all costs, ex | st of any title e | vidence or surveys | which in B | ANK ONE's d | liscretion ma | y be required | to establish a | nd preser | ve the li |
| this mortgage or to the Mortgi | aged Premises | ; (iv) the cost of any | repeirs to | the Mortgage | ed Premises | deemed nece | sary or advis | able by B | ANK ON |
| (v) any sums due under the F . BANK ONE shall be subrog | | (8) | each lien or | ciaim paid w | ith moneys s | ecured by this | / s mortgage ar | nd; at its o | ption, m |
| end the time of payment of intgagors from liability. If any d | any part or al | of the indebtedni | ess secure | d by this mo | ortgage with | out in any w | ay impairing i | ts lien or | releasi |
| my covenant or agreement of | Mortgagors u | nder this mort gage | e or the Equ | uity Money S | ervice Agree | ment or the | terms and co | nditions of | f the Pr |
| rtgage, or if Mortgagors aban part of the Mortgaged Prem NK ONE's option, become imm | ises, then and | in any such event. | to the exter | nt pe rmitted | by la w, all inc | or receiver i lebtedness s | s appointed to secured by this | r wortgag s mortgag | jors or i je shali, |
| / default shall not operate as a | ı waiver of othe | r defaults. Notice t | by BANK O | NE of its inte | ntion/to exer | cise any righ! | t or option und | der this m | ortgage |
| eby expressly waived by Mort by in enforcing any such right | t or remedy st | all not prevent its | s later enfo | rcement so | long as Mort | gagors rem | ain in default. | In the eve | ent of t |
| eclosure of this mortgage all a NK ONE. | abstracts of ti | tle and all title insu | rance polic | ies for the M | lortgaged Pr | emises shall | become the a | bsolut e p | roperty ဟ |
| . If all or any part of the Mort | gaged Premise | es or any interest in | the Mortg | aged Premis | es is sold or t | ransferred b | Mortgagors | by deed, c | orditio |
| es contract or any other mea rtgage to be immediately due | and payable. | | | | | | 76 | 6 | <u>`</u> ~~ |
| l. All rights and obligations o ure to the benefit of BANK ON | f Mortgagors s | shall extend to and | be binding | upon their se | everal heirs, r is executed b | epresentation | ves; successo | rs and as tion, or ot | Bighs, a Berenti |
| d "Mortgagors" shall mean " | Mortgagor," ar | nd the terms and p | rovisions o | f this mortg | age shall be o | onstrued ac | Cordingly 60 | |) de '' |
| Cliv | le (V | ums | 7 | Mom | د دورد | orgia Ci | and of | | · · · · · · · · · · · · · · · · · · · |
| ortgagor Clyde/Cri | ımp | | i | Mortgagor | Ge | orgia Ci | Car party | · | Č |
| ATE OF INDIANA | | | | | - | | | | |
| UNTY OF Lake | | SS: | | 14th | | , | June | | ₁₉ 93 |
| lana ma 'a Matany Dublia ia an | d for said Cour de Crump | nty and State, this and Georgia | a Crump | | nd and w | if <u>e</u> | anne | | 19 |
| acknowledged the execution | | | | | | | | | |
| i acknowledged the execution certify that I am not an office | _ | | | | | | | | |
| VITNESS my hand and Notari | | | | | 1 | , . A | رم س ر | 1. A.a. | |
| | | | ξ | 3ignature: | Sano | w H. | Falce | the | |
| | | | | Printed Na | _ | ndra A. | Falcetta | 8. | Dk |
| | | | | | | | | ייפיזחעון | ·// Patitur |
| Commission Expires: | | | | | | | | Notar | y Pub |