EQUITY MONEY SERVICE REAL ESTATE MORTGAGE	BANKEO Dante P. Leo and	VE. BAN	CONE, MERRILLVILLE, N	A Da	ate of Execution:.	6-17-199
This mortgage evidences that	14723 Reeder Ros			diana /	46307	
thereinafter referred to jointly an MORTGAGE and WARRANT to E Merrillville, Indiana 4641 Lake County,	d severally as the "Mortgagors") BANK ONE, MERRILLVILLE, NA, a O ("BANK ONE"), the fo	of	Lake	Cou	nty, Ind	Lana 1000 E. 80th Pla ad Premises")
ot 1 in Sherwood in age 90, in the Offic /k/a: 14723 Reeder	the Town of Cedar La e of the Recorder of Road, Crown Point, 1	E Lake C	per plat the	ereof, n	recorded in	n Plat Book
together with all improvements interests, easements and appurit connection with the Mortgaged F. This mortgage shall serve as a Agreement dated June 17, (the "Equity Money Service Agree the Equity Money Service Agreen force and effect as though fully secu Mortgagors under definite condit MORTGAGORS agree that:	tenances belonging or pertaining Premises, and the rents, issues, i notice to any and all persons that 19_93, establishing ement") which may be inspected a nent, as the same may be amende set forth herein. The fulfillment ired by this mortgage. The Equit	thereto, all noome, uses t Mortgagor a line of creating the offices of from time to and perform	fixtures and applia and profits of the sand BANK ONE bit for Mortgagors of BANK ONE by also time, are incorposance of the terms	nces now or Mortgaged have entere in the amount intereste prated in this and conditions and conditions.	r subsequently a Premises. Id into a certain' Int of \$ _65.0 d persons The te a mortgage by re inns of the the f	ttached to or use Equity Money Ser 00,00 erms and provision ference with the se Equity Money Ser
a. This mortgage is given to so now or in the future, beginning wi b. Interest on each advance si c. All advances shall be evident and with costs of collection to the from time to time shall be detern	hall accrue from the date made u ced by the Equity Money Service , extent permitted by law. Subject nined by BANK ONE's books and	l ending with Intil repayme Agreement a only to Mort records,	the close of busine nt, at the rates ag nd shall be payable jagors' billing error	ess on	ne 17 201 the Equity Mone of from valuation ndebtedness sec	3, 19 y Service Agreem or appraisement is ured by this mortg
this mortgage and the terms of t Mortgagors jointly and severall 1. Mortgagors will pay all ind mortgage, with attorneys fees, a	ly covenant and agree with BANI ebtedness secured by this mort	nent, the ter K ONE that: tgage when our appraisem	ms of the Equity N lue, as provided in ent laws.	Noney Service	ce Agreement sh Money Service A	all control. Agreement and in
mortgage described as follows: _	a prior and advance of all office.	nens and en	conditances again	isu the Widt	rgaged Premises	s, except that cer
4. Mortgagors will keep the M levied or assessed against the M 5. Mortgagors will obtain from of the Mortgaged Premises on a contain clauses making all sums Mortgagors shall provide BANK (r encumber nor permit any mech fortgaged Premises in good repa lortgaged Premises or any part to n insurance companies acceptable count of fire, windstorm and o payable to BANK ONE, the pric ONE with certificates evidencing	nanics' or ma ir, will not co thereof when le to BANK C ther hazards or Mortgage of the require	terialmen's liens to nmit or permit was due. NE, and keep in eff in amounts as re a, and to the Mort d insurance covera	o attach to ste thereon, ect adequat quired by B) gagors as t ge.	the Mortgaged F and will pay all ta e insurance agair ANK ONE. The in heir respective i	Premises. xes and assessmenst loss or destructions resurance policies on terests may app
6. BANK ONE may, at its option of the Equity Money Service by this mortgage and shall bear in Agreement. Such sums may incluse an incluse this mortgage; (ii) the confitting of this mortgage; (iii) all costs, expect this mortgage or to the Mortgage and (v) any sums due under the P	nterest from date of payment a de, but are not limited to, (i) insur st of any title evidence or surveys enses and attorneys' fees incurr ged Premises; (iv) the cost of any	advanced are the same removed ance premius which in BAI red by BANK	d paid by BANK Of ate as all other ind ms, texes, assessi VK ONE's discretion DNE with respect	VE shall become betedness of the shall be th	ome a part of the evidenced by the ens which are on quired to establis Il legal or equitable	indebtedness sec Equity Money Ser may become prior hand preserve the le actions which re
7. BANK ONE shall be subrogextend the time of payment of a Mortgagors from liability. If any dof any covenant or agreement of Mortgage, or if Mortgagors abandany part of the Mortgaged Premi BANK ONE's option, become impany default shall not operate as a hereby expressly waived by Mort	ated to the rights of the holder of any part or all of the indebteda efault shall occur in the payment Mortgagors under this mortgage don the Mortgaged Premises or ses, then and in any such event, nediately due and payable withou waiver of other defaults, Notice I gagors, and any one or more of B	ass secured of any install of the Equil of the Equil of the extent to th	by this mortgage nent of indebtedne by Money Service Abankrept, or if a truper permitted by law, this mortgage may a fits intention to remedies	without in a ss secured la secure	any way impairing this mortgage, or the terms and eiver is appointed as secured by sed accordingly. By right or option inced successive	ig its lien or relea or in the performa conditions of the F I for Mortgagors o this mortgage sha BANK ONE's waive under this mortgally or concurrently.
delay in enforcing any such right foreclosure of this mortgage all a BANK ONE. B. If all or any part of the Mort, sales contract or any other mear	abstracts of title and all title insu gaged Premises or any interest in	rance policie the Mortga	s for the Mortgag aed Premises is sol	ed Premises d or transfe	s shall become th rred by Mortgago	e absolute proper ors by deed, condit
mortgage to be immediately due	and payable. f Mortgagors shall extend to and E, its successors and assigns. In I	be binding u the event this	oon their several h mortgage is exect	eirs, represo uted by only o	entatives, suçae: one perebn, corpo	seors and assigns oration prother
Mortgagor Dante P.	Leo		ortgagor E	Edwin P.	Kasper	
STATE OF INDIANA					200	5
COUNTY OF Lake Before me, a Notary Public in and	SS: d for said County and State, this inte P. Leo and Edwi	17th n_PKas	per	_ day of	new mean	FILED FOR
and acknowledged the execution I certify that I am not an office WITNESS my hand and Notari	r or director of BANK ONE.			m. /	DER CH	R KECORD

Signature: Printed Name: My Commission Expires:

My County of Residence is:

This instrument was prepared by

Michael Smith, An Officer of Bank One, Merrillville, NA FORM 5132-033-