This mortgage evidences that	Michael J. Kucia	and Donna M. Kucia	husband and wife	·
legillyille, Indiana 4641 Lot 12 in Block 3 in recorded in Plat Boo	ANK ONE, MERRILLVILLE, N. Chailenak ONE"), the ROITing View Addi ok 1 page 2; in the	A, a national banking association following described real tion to Crown Point	County, Indian with its main banking office at 1000 restate (the *Mortgaged F., as per plat thereoforder of Lake County,	O E. 80th Place Premises") i
terests, easements and appurtionnection with the Mortgage Pi This mortgage shall serve as no greement dated June 21, he "Equity Money Service Agreem he Equity Money Service Agreem irce and effect as though fully s greement are additionally secur lortgagors under definite condition	enances belonging or pertains remises, and the rents, issues otice to any and all persons to the set of the se	ing thereto, all fixtures and app s, income, uses and profits of the hat Mortgagors and BANK ON ing a line of credit for Mortgago det the offices of BANK ONE by ided from time to time, are incor it and performance of the terr	the Mortgaged Premises and all r liances now or subsequently attach he Mortgaged Premises. E have entered into a certain Equit rs in the amount of \$ _15,000_( any interested persons. The terms porated in this mortgage by referen his and conditions of the the Equity cobligates BANK ONE to make fut	hed to or used in the service of the
ow or in the future, beginning with b. Interest on each advance shows a continuous should be evidented with costs of collection to the community of the should be determed. The word "advances" as use	th'the date of this mortgage a nell accrue from the date made sed by the Equity Money Servic extent permitted by law. Subje nined by BANK ONE's books a ed in this mortgage shall mean	and ending with the close of busing until repayment, at the rates are Agreement and shall be payabet only to Martgagors' billing errand records.	ed pursuant to the Equity Money Seiness on June 21, 2013  agreed upon in the Equity Money Seile without relief from valuation or aportights, the indebtedness secured by conflicts or inconsistencies between Money Service Agreement shall continues and conflicts or inconsistencies between Money Service Agreement shall continues and conflicts or inconsistencies between Money Service Agreement shall continues and conflicts or inconsistencies between Money Service Agreement shall continues and continues and continues are continued as a continue of the continues and continues are continued as a continue of the continues and continues are continued as a continue of the continues are continued as	. 19 rvice Agreemen preisement law by this mortge yeen the terms
Mortgagors jointly and severally  1. Mortgagors will pay all inde	y covenant and agree with BA ebtedness secured by this mi	NK ONE that: ortgage when due, as provided	in the Equity Money Service Agree	ement and in th
ortgage described as follows: recorded 'April' 6	From Borrowers to	Security rederal d	inst the Mortgaged Premises, excepted April 4, 1978 and	i i i i i i i i i i i i i i i i i i i
ne "Prior Mortgage"). Mortgagor 3. Mortgagors will not further 4. Mortgagors will keep the M	r's agree to pay all suins wher encumber n <b>orpernit ankine</b> ortgaged Premises in good re	rdire and to fully abide by all ter charics on toster almen's liters pair, will not commit or permit w	ms and conditions of the Prior Mor to attach to the Mortgaged Premi aste thereon, and will pay all taxes a	tgage. ises.
the Mortgaged Premises on ac intain clauses making all sums (	Insurance companies accept account of fire, windstorm and payable to BANK ONE, the p	able to BANK ONE, and keep in e other hazards in amounts as r rior Mortgagee, and to the Mo	flect adequate insurance against lovequired by BANK ONE. The insurance against love interesting agors as their respective interesting agors.	nce policies st
bit to the Equity Money Service of this mortgage and shall bear in preement. Such sums may includ mior to this mortgage; (ii) the cos this mortgage; (iii) all costs, expe this mortgage or to the Mortgag	on, advance and pay all sums no credit line or otherwise. All sur iterest from date of payment de, but ore not limited to, (i) ins it of any title evidence or surve enses and attorneys' fees incu ged Premises; (iv) the cost of ai	ecessary to protect and preservins advanced and paid by BANK ( at the same rate as all other in urance premiums, taxes, asses ys which in BANK ONE's discret irred by BANK ONE with respec	rage.  We the security given by this mortgage  DNE shall become a part of the indeb  Idebtedness evidenced by the Equit  Issments, and liens which are or may be  Identified to establish and  It to any and all legal or equitable act  Imises deemed necessary or advisable	tedness secur y Money Serv become prior a preserve the l ions which rela
tend the time of payment of ar ortgagors from liability. If any del any covenant or agreement of N ortgage, or if Mortgagors abando by part of the Mortgaged Premisi ANK ONE's option, become imme by default shall not operate as a w breby expressly waived by Mortga alay in enforcing any such right of reclosure of this mortgage all ab	ted to the rights of the holder ny, part or all of the indebted fault shall occur in the paymer Mortgagors under this mortga on the Mortgaged Premises, o ses, then and in any such event ediately due and payable with vaiver of other defaults. Notic pagors, and any one or more of or remedy shall not prevent i	iness secured by this mortgag it of any instalment of indebtednings or the Equity Money Service is are objudged bank out, or if a t to the extent permitted by law but notice, and this mortgage in a by BANK ONE's rights or remedie BANK ONE's rights or remedie ts later enforcement so long a	neys secured by this mortgage and, a without in any way impairing its less secured by this mortgage, or in Agreement or the terms and conditions are secured by this mortgage, or in a limited for No., all indebtedness secured by this may be foreclosed accordingly. BANK to exercise any right or option under is may be enforced successively or cost of the secure of th	lien or releasi the performen tions of the Pr Aortgagors or Aortgagors on ONE's waiver this mortgage concurrently, A the event of t
lles contract or any other means ortgage to be immediately due a	s without the prior written co and payable.	nsent of BANK ONE, BANK ON	old or transferred by Mortgagors by E may, at its option; declare all sums	s secured by t
9: All rights and obligations of four to the benefit of BANK ONE, ord "Mortgagors" shall mean "M	, its successors and assigns. I	n the event this mortgage is exec	heirs, representatives, successors cuted by only one perseo, corporatio hall be construed asspringly	and assigns, e in, or other ent 표 표
ortgagor Michael J. Ki ATE OF INDIANA			na M. Kucia	- AND THE
DUNTY OFLake fore me, a Notary Public in and I rsonally appeared Michae	SS: for said County and State, th 1, J., Kucia and Don	na M. Kucia, hüpba	지 day of wife 22 명. 표	. 19.
de la companya de la	of the foregoing mortgage.			

My County of Residence is:

This instrument was prepared by Michael Smith, An Officer of Bank One, Merrillville, NA

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