R	
3	
σ_{a}	
10	

RETURN TO	Bank One Merrillville Debbie Rios Guzman/Los	n Processing	lville, IN 46410:
REAL ESTATE MORTGAGE This may 205/4182 ha	BANKEONE Frank Stanzione and		Date of Execution: June 28, 1993 ne, husband and wife
, or 1100 1100 all office Automotion and	1330 Surrey Court, C		
MORTGAGE and WARRANT to	and severally as the "Mortgagors") of _ o BANK ONE, MERRILLVILLE, NA, a nat 410 ("BANK ONE"), the follow Indiana	ional banking association with it	County, <u>Indiana</u> s main banking office at 1000°E, 80th Place, te (the "Mortgaged Premises") in
Book 64 page 41, in	ates, in the City of Cro the Office of the Recor Court, Crown Point, Ind	der of Lake County,	at thereof, recorded in Plat Indiana,
interests, easements and approximate the Mortgage shall serve as Agreement dated June: 21 (the "Equity Money Service Agreement dated June: 21 (the "Equity Money Service Agreement are additionally se Mortgagors under definite common MORTGAGORS agree that: a) This mortgage is given to mow or in the future; beginning b. Interest on each advance c. All advances shall be evided and with costs of collection to the connection of the	urtenances belonging or pertaining the d Premises, and the rents, issues, income notice to any and all persons that Mc 8. 19.93 establishing a limitement, as the same may be amended from the furth herein. The fulfillment and cured by this mortgage. The Equity M ditions. The secure the payment of all indebtedness with the date of this mortgage and ences a shall accrue from the date made until enced by the Equity Money Service Agree.	erato, all fixtures and appliances me, uses and profits of the Mort ortgagors and BANK ONE have be of credit for Mortgagors in the offices of BANK ONE by any into time to time, are incorporate performance of the terms and oney Service Agreement obligations with the close of business of repayment, at the rates agreed the mortgagors' billing error right to Mortgagors' billing error right.	entered into a cartain Equity Money Service e amount of \$\frac{50,000.00}{00.00}\$ erested persons. The terms and provisions of d in this mortgage by reference with the same conditions of the the Equity Money Service tes BANK ONE to make future advances to usent to the Equity Money Service Agreement
d. The word "edvences" as t this mortgage and the terms of	used in this mortgage shall mean loans of the Equity Money Service Agreement	of money, in the event of any conf t, the terms of the Equity Mone	licts or inconsistencies between the terms of Service Agreement shall control:
1. Mortgagors will pay all i	rally covenant and agree with BANK Of indebtedness secured by this mortgag , and without relief from valuation of a	e when due, as provided in the	Equity Money Service Agreement and in this
2. The lien of this mortgage mortgage described as follows	e is prior and superior to all other lied From Borrovers to Cit	s and encumbrances against the lizerial rederal. Savir	ne Mortgaged Premises, except that certain as & Loan Association dated
(the "Prior Mortgage"). Mortgages will not furt	igors agree to pay all sums when due a	and to fully abide by all terms and	ganditions of the Prior Mortgage.
levied or assessed against the 5: Mortogors will obtain fr	Mortgaged Premises or any part ther om insurance companies acceptable to	eof when due. • BÅNK ONE, and keep in effect a	dequate insurance against loss or destruction d by BANK ONE. The insurance policies shall
contain clauses making all sur Mortgagors shall provide BAN	ns payable to BANK ONE, the prior M K ONE with certificates evidencing the	lortgagee, and to the Mortgago required insurance coverage.	rs as their respective interests may appear.
debit to the Equity Money Servi by this mortgage and shall bea Agreement, Such sums may in senior to this mortgage; (ii) the	ice credit line or otherwise. All sums adv r interest from date of payment at the clude, but are not limited to, (i) insuranc cost of any title evidence or surveys whi expenses and attorneys' fees incurred t gaged Premises; (iv) the cost of any rea	vanced and paid by BANK ONE sha seame rate as all other indebte e premiums, taxes, assessment ich in BANK ONE's discretion ma by BANK ONE with respect to an	security given by this mortgage by appropriate nall become a part of the indebtedness secured dness evidenced by the Equity Money Service s, and liens which are or may become prior and by be required to establish and preserve the lien by and all legal or equitable actions which relate deemed necessary or advisable by BANK ONE;
7. BANK ONE shall be subrextend the time of payment of Mortgagors from liability. If any of any covenant or agreement Mortgage, or if Mortgagors about any part of the Mortgaged Pre BANK ONE's option, become it any default shall not operate as hereby expressly waived by Modeley in enforcing any such right.	ogated to the rights of the holder at each of any part or all of the indebted less of any part or all of the indebted less of default shall occur in the payment of all of Mortgage or and on the Mortgaged Premises, or are all of the model o	secured by this mortgage with ny instalment of indebtedness set the Equity Money Service Agree edjudged banksupt, or if a trustee ne extent permitted by law, all in they, and this mortgage may be ANK ONE of its intention to exer & ONE's rights or remedies may er enforcement so long as Mor	ecured by this mortgage and, at its option, may put in any way impairing its lien or releasing occured by this mortgage, or in the performance ement or the terms and conditions of the Prior processor is appointed for Mortgagors or for debtedness secured by this mortgage shall, at oreclosed accordingly. BANK ONE's waiver of crise any right or option under this mortgage is be enforced successively or concurrently. Any tgagors remain in default. In the event of the remises shall become the absolute property of
BANK ONE.	ortgaged Premises or any interest in the	Mortaaged Premises is sold or t	ransferred by Mortgagors by deed, conditional, at its option, declare all sums secured by this
mortgage to be immediately de 9. All rights and obligations incure to the benefit of BANK C	ue and payable. s of Mortgagors shall extend to and be l	binding upon their several heirs, event this mortgage is executed	representatives, successors and assigns, and by only one person, corporation, or other entity,
Frank	Stargione	Larraine	raine A. Stappione 7
Mortgagor Frank St.	-	Mortgagor Lori	raine A Stanzione
COUNTY OF Lak Before me, a Notary Public in a personally appeared Fra	e SS: and for said County and State, this <u>25</u> nk Stanzione and Lorrai	8th day	June 22 93 shand and wife
and acknowledged the execution of the control of th	icer or director of BANK ONE.	Signature:	The head
My Commission Expires:		THIOCA POSTING	Notary Public

10-15-1996 My County of Residence is:

Lake

This instrument was prepared by Michael Smith, An Officer of Bank ONe, Merrillville, NA FORM 5132-033