REAL ESTATE MORTGAGE	BANKEON	5AN Processing BANK ONE, MERRILLVILLE, N. Merrillville, Indiana 46410	Date of Execution: Jt	ıly 7, 1993
This m93054650hat _	William Lashenik an 316 Kelly Street, H	d Andrea Lashenik	husband and wife	
(hereinafter referred to jointly and	severally as the "Mortgagors") o	Lake	County Indiana	
MORTGAGE and WARRANT to B Martillyille, Indiana 46411 Lake County,	D ("BANK ONE"), the follo	ational banking association w owing -described: real-e	ith its main banking office at 100 estate (the "Mortgaged"	X0§E. 80th Place, •Premises*): in
The North 50 feet of the Hobart, as per plat	ne South 164 feet of thereof, recorded in	the East 1/2 of Lo Plat Book 1 page	ot 7 in John G. Earl 3 in the Office of	le's Addition
of Lake County, Indians a/k/a: 316#Kelly Stree	1,			
•			64	
together with all improvements n interests, essements and appurts connection with the Mortgaged Pi	enances belonging or pertaining t	nereto, all fixtures and applia	nces now or subsequently atta	rights, privileges, ched to or used in
This mortgage shall serve as no Agreement dated July 7.	otice to any and all persons that f	Mortgagors and BANK ONE I	have entered into a certain Equ	.001
the "Equity Money Service Agreem the Equity Money Service Agreem force and effect as though fully s	ment") which may be inspected at t ent, as the same may be amended et forth herein. The fulfillment ar	he offices of BANK ONE by ar from time to time, are incorpo id performance of the terms	ly interested persons. The term irated in this mortgage by refere and conditions of the the Equi	s and provisions of ince with the same ity Money Service
Agreement are additionally secur Mortgagors under definite conditional	ed by this mortgage." The Equity ons.	vioney Service Agreement o	Diigates BANK UNE to make ti	iture:Bovances.to
MORTGAGORS agree that: a. This mortgage is given to se	curs the payment of all indebtedn	ess evidenced by or incurred	pursuant to the Equity Mogey S	Service Agreement
now or in the future, beginning with the linterest on each advance sh	h the date of this mortgage and e Ball accrue from the date made uni			,19ervice Agreement.
	ed by the Equity Money Service Ag	reement and shall be payable	without relief from valuation or a	ppraisement laws:
from time to time shall be determ	ined by BANK ONE's books and re d in this mortgage shall mean loan	ecords.	-	
this mortgage and the terms of th	ne Equity Money Service Agreems y covenant and agree with BANK	nt, the terms of the Equity N	loney Service Agreement shall	control.
1. Mortgagors will pay all inde	btedness secured by this mortg	age when due, as provided in	the Equity Money Service Agre	ement and in this
mortgage, with attorneys, fees, ar 2. The lien of this mortgage is mortgage described as follows:	nd without relies from valuation or prior and superior to all other li	appraisement laws. In and endumbrances again	st the Mortgageo Premises, e	kçent that certain
original amount or	330 100 400	the first property for the property of the pro		
(the "Prior Mortgage"). Mortgago	rs agree tolpay all sums when dub encumber nor permit any mecha			7.5
	ortgaged Premises in good repair.	will not commit or permit was	te thereon, and will pay all taxes	
5. Mortgagors will obtain from	insurance companies acceptable	to BANK ONE, and keep in effe	ect adequate insurance against l	oss or destruction
of the Mortgaged Premises on accontain clauses making all sums	payable to BANK ONE, the prior	Mortgagee, and to the Mort	gagors as their respective inte	
Mortgagors shall provide BANK C 6. BANK ONE may, at its option	n, advance and pay all sums neces	sary to protect and preserve	the security given by this morta	age by appropriate
debit to the Equity Money Service by this mortgage and shall bear in	iterest from date of payment at t	he same rate as all other inde	ebtedness evidenced by the Equ	lity Money Service
Agreement. Such sums may include senior to this mortgage; (ii) the cos	t of any title evidence or surveys w	hich in BANK ONE's discretio	n may be required to establish ar	nd preserve the lien
o this mortgage or to the Mortgag	enses and attorneys! fees incurred ged Premises; (iv) the cost of any re	pairs to the Mortgaged Premi	to any and all legal or equitable at ises deemed necessary or advisi	ations which relate able by BANK ONE;
and (v) any sums due under the Pr 7. BANK ONE shall be subroge	ted to the rights of the holder at ea	ch lien or claim paid with mone	eys secured by this mortgage and	d, at its option, may
extend the time of payment of a Mortgagors from liability. If any de	fault shall occur in the payment of	any instalment of indebtednes	ss secured by this mortgage, or i	in the performance
of any covenant or agreement of Mortgage, or if Mortgagors aband	on the Mortgaged Premises, or ar	e adjudged bankrupt, or if a tru	stee or receiver is appointed for	Mortgagors or for
any part of the Mortgaged Fremis BANK ONE's option, become imm	ediately due and payable without	otice, and this mortgage may	be foreclosed accordingly. BAN	IK ONE's waiver of
any default shall not operate as a v hereby expressly waived by Mortg	ladors, and any one or more of BA I	IK ENE's rights or re medies i	may be enforced successively or	concurrently. Any
delay in enforcing any such right foreclosure of this mortgage all al	or remedy shall not prevent its li ostracts of title and all title insura	iter enforcement so long as nce policies for the Mortgage	Mortgagors remain in default. ed Premises shall become the al	n the event of the solute property of
BANK ONE. 8. If all or any part of the Morto	aged Premises or any interest in t	ne Mortgaged Premises is solo	d or transferred by Mortgagors I	by deed, conditional:
sales contract or any other mean mortgage to be immediately due a	s without the prior written conser	nt of BANK ONE, BANK ONE	may, at its option, declare all su	ms secured by this:
9. All rights and obligations of incure to the benefit of BANK ONE	Mortgagors shall extend to and b	e binding upon their several he	eirs, representatives, successo ited by only one person, cornorat	rs and assigns, and
word "Mortgagors" shall mean "N	fortgagor," and the terms and pro	visions of this mortgage shal	l be construed accordingly.	
Willean s	Karhuk	<u>(ledu</u>	· Jaskenie	· ·
Mortgagor Will:	lam Lashenik	Mortgegor	Andrea Lashenik 💯	STATE STATE
STATE OF INDIANA	SS:		me.	E OF
COUNTY OF Lake Before me, a Notary Public in and personally appeared Will:		7th	day of July	<u>က်မြို့</u> 19
boloomien, abbaile	mi suricant a	ea Lashenik, husb	and and wife	<u> </u>
and acknowledged the execution of the local security that I am not an officer		^		
WITNESS my hand and Notaria		. X.		. S
		Signature:	u Carr	hour
		Printed Name:	Sue Erickson	Notary Public
My Commission Expires:			101 N	
9-3-95			3000	$\mathcal{F}_{i,j}(\zeta_j)$
My County of Residence is: Porter		•		1 00
				1 (1)(1)

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

(0) XV