en To: Bank One, Merrillvil EQUITY MONEY SERVICE REAL ESTATE MORTGAGE 305561	SRANKEONE	BANK ONE, MERRILLVI Merrillville, Indiana 4841	LLE, NA Date (of Execution: Ju	ly 13, 19
This mortgage evidences thatL	arry Peaches		·		
hereinafter referred to jointly and severally as	107 Jefferson St				ana
MORTGAGE and WARRANT to BANK ONE, Marrilly ille. Indiana 46410 dalaha County, Tridlaha	IERRILLVILLE, NA, a natic	onal bänking associati	on with its main bank al estate (the	ing office at 1000	E. 80th Place
se South 50 feet of the North					
3 feet of the East 71.41 fe per plat thereof, recorded					
ounty, Indiana,	211 1246 2001 2	o pugo 17, 11	CHO OTITED	or the Reco	ract of H
k/a: 5107 Jefferson Street	, Gary, Indiana	•	Alexter Sales of F		
together with all improvements now or subst interests, easements and appurtenances belo	onging or pertaining theri	eto, all fixtures and a	lua no won aspnailad	bsequently attach	gnts, privileges ed to or used i
connection with the Mortgaged Premises, and This mortgage shall serve as notice to any					Monay Samic
This mortgage shall serve as notice to any Agreement dated <u>July 13.</u> 19 (the "Equity Money Service Agreement") which	93 establishing a line	of credit for Mortga	gors in the amount of	1 \$ 30.000.0	0
the Equity Money Service Agreement, as the s force and effect as though fully set forth her Agreement are additionally secured by this n Mortgagors under definite conditions.	ame may be amended from rein. The fulfillment and p	n time to time, are inc erformance of the ti	corporated in this mo erms and conditions	rtgage by reference of the the Equity	e with the sam Money Servic
MORTGAGORS agree that: a. This mortgage is given to secure the part.	vment of all indebtedness	evidenced by or incu	rred pursuant to the	Fauity Manay Sar	vice Aareamei
 a. This mortgage is given to secure the partners or in the future; beginning with the date of the control of the					
 b. Interest on each advance shall accrue fr c. All advances shall be evidenced by the Eq 					_ ,
and with costs of collection to the extent permi	itted by law. Subject only t	o Mortgagors' billing e	error rights, the indel	tedness secured	by this mortgag
rom time to time shall be determined by BAN d. The word "advances" as used in this mor			f any conflicts or inc	ongistencies hatw	een the terms
this mortgage and the terms of the Equity Mo	ney Service Agreement,	the terms of the Equ			
Mortgagors jointly and severally covenant a 11. Mortgagors will pay all indebtedness s			od in the Faulty Mar	ıav Šervice Δoreel	ment and in th
mortgage, with attorneys' fees, and without re	elief from valuation or app	preisement laws, S		-	
The lien of this mortgage is prior and a mortgage described as follows:	uperior to all other liens	and encumbrances	against the Mortgag	jed Premises, exc	ept that certe
(the "Prior Mortgage"). Mortgagors agree to		d to fully shide by of t	and and line	of the Drien Mont	
3. Mortgagors will not fürther encumber	s ocument	1Sr material mension	os to attach to the	i or the Prior Mori Mortoaged Premis	rea rea
4. Mortgagors will keep the Mortgaged Pr					
levied or assessed against the Mortgaged Pro	emises or any part there	of when due.			
5. Mortgagors will obtain from insurance c of the Mortgaged Premises on account of fir	e, windstorm and other l	BANK UNE, and keep I nazards in amounts a	n effect adequate ins is required by BANK	one. The insurar	is or destruction nce policies sha
contain clauses making all sums payable to E Mortgagors shall provide BANK ONE with cer	BANK ONE, the prior Mo	rtgages, and to the I	viortgagors as their	respective intere	sts may appea
6. BANK ONE may, at its option, advance a				en by this mortgag	e by appropria
debit to the Equity Money Service credit line or by this mortgage and shall bear interest from	otherwise. All sums adva	nced and paid by BAN	K ONE shall become	a part of the indeb	tedness secure
Agreement. Such sums may include, but are ni	ot limited to, (i) insurance	premiums, taxes, ass	essments, and liens	which are or may b	ecome prior ar
senior to this mortgage; (ii) the cost of any title of this mortgage; (iii) all costs, expenses and at	tornevs' fees incurred by	BANK ONE with resi	ect to any and all led	al or equitable act	ions which rela
to this murtgage or to the Mortgaged Premise and (v) any sums due under the Prior Mortgag	s; (iv) the cost of any repai	rs to the Mortgaged I	remises deerned ne	cessery or adviseb	le by BANK ON
7. BANK ONE shall be subrogated to the ri	ghts of the holder of coch	ilen or claim paid with	moneys secured by t	his mortgage and,	at its option, m
extend the time of payment of any part or a Mortgagors from liability. If any default shall or	all of the indebtedness s	ecured by this morte	age without in any	way impairing its	lien or releasi
of any covenant or agreement of Mortagors	under this mortgage or the	he Equity Money Serv	ice Agreement or th	e terms and condi	tions of the Pri
Mortgage, or if Mortgagors abandon the Mort any part of the Mortgaged Premises, then and	in any such event, to the	extent permitted by	law, all indebtedness	secured by this m	nortgage shall.
BANK ONE's option, become immediately due any default shall not operate as a waiver of oth	and navable without noti	ce, and this mortgage	may be foreclosed a	accordinaly, BANK	ONE's waiver
hereby expressly waived by Mortgagors, and a	any one or more of BANK	ONE's rights or reme	dies may be enforce:	d successively or c	oncurrently. A
delay in enforcing any such right or remedy s foreclosure of this mortgage all abstracts of	ihall not prevent its later title and all title insurance	r entorcement so low a policies for the Mort	g as Mortgagors re gaged Premises sha	main in detault. In all become the a <u>bs</u>	the event of the
BANK'ONE. 8. If all or any part of the Mortgaged Premis				S	. '⋝
sales contract or any other means without th	e prior written consent o	f BANK ONE, BANK (s sold or transferred DNE may, at its optic	on, deolare all sum	s secured by the
mortgage to be immediately due and payable. 9. All rights and obligations of Mortgagors	e de la la calcada de la c	-di	nal baina naganan	OF .	mm m mm m Marchan
incure to the benefit of BANK ONE, its success	sors and assigns. In the ev	ent this mortgage is 6	executed by only one (person , go rporatio	a, or other ent il
word "Mortgagors" shall mean "Nortgagory"	and the terms and provis	ions of this mortgage	shall be construed	accordingly	v 83
Harry Huchin	9 i			20	32
Mortgagor Vary Peaches		Mortgagor			L
STATE OF INDIANA					
COUNTY OF Lake	SS:				
Before me, a Notary Public in and for said Co	unty and State, this	13th	day of	July	1 <u>993</u>
personally appeared		cnes			
and acknowledged the execution of the forego					
I certify that I am not an officer or director WITNESS my hand and Notarial Seal.	UI DAINK UINE.				
441114699 My Hallo and Hotal (d) Scal		Signature:	Sunday 1	1. Falca	the
		Printed Nam		A. Falcetta	
		1 1111000 140111	···		Notary Publ
					ivotal y i do
My Commission Expires:					riotal y r doi

POOL!

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

FORM 5132-033