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Return To: Bank One, Merrillville, NA 1000 E. 80th Place, Merrillville, IN 44610 Attn: Debbie Rios Guzman/Loan Processing

BANKĒONE.

Bank One, Membrille, NA Member FDIC

94028569

Bank	'One	Home	Equity	Line
Real l	Estat	te Mor	tgage	

Date of Execution March 17, 1994

I his mortgage evidenc	ces that <u>Carol</u>	L. Wring			
(hereinafter referred to jo MORTGAGE and WARP Indiana 46410 ("Bank On	ointly and severally as a RANT to Bank One, M ne"), the following desc	he "Mortgagors") of errillville, NA, a national l ribed real estate (the "Mo	Lake banking association wortgaged Premises") in	County, Inc with its main banking office at Lake County,	liana 1000 East 80th Place, Merrillville Indiana
SEE ATTACHED EX					

together with all improvements now or subsequently situated on, or used in connection with the Mortgaged Premises and all rights, privileges, interests as easements and appurtenances belonging or pertaining thereto, all fixtures and appliances now or subsequently attached to or used in connection with the Mortgaged Premises, and the rents, issues, income, uses and profits of the Mortgaged Premises.

MORTGAGORS Agree That:

- - b. Interest on each advance shall accrue from the date made until repayment, at the rates agreed upon in the Bank One Home Equity Line Agreement.
- c. All advances shall be evidenced by the Bank One Home Equity Line Agreement and shall be payable without relief from valuation or appraisement laws, and with costs of collection to the extent permitted by law. Subject only to Mortgagors' billing error rights, the indebtedness secured by this mortgage from time to time shall be determined by Bank One's books and records.
- d. The word "advances" as used in this mortgage shall mean loans of money. In the event of an conflicts or inconsistencies between the terms of this mortgage and the terms of the Bank One Home Equity Line Agreement, the terms of the Bank One Home Equity Line Agreement shall control.

Mortgagors jointly and severally covenant and agree with Bank One that:

1. Mortgagors will pay all indebtedness secured by this mortgage when due, as provided in the Bank One Home Equity Line Agreement and in this mortgage, with attorneys lees, and without relief from valuation or appraisement laws.

2. The lien of this mortgage is prior and superior to all other liens and encumbrances against the Mortgaged Premises, except that certain mortgage described as follows: From Borrower to Norwest Mortgage; Inc. dated June 29, 1992 and

(the "Prior Mortgage"). Mortgagors agree to pay all sums when due and to fully abide by all terms and conditions of the Prior Mortgage.

3. Mortgagors will not further encumber nor permit any mechanics' or materialmen's liens to attach to the Mortgage Premis 2.

- 4. Mortgagors will keep the Mortgaged Premises in good repair, will not commit or permit waste thereon, and will pay all taxes and assessments levied or assessed against the Mortgaged Premises or any part thereof when due.
- 5. Mortgagors will obtain from insurance companies acceptable to Bank One, and keep in effect adequate insurance against loss or destruction of the Mortgaged Premises on account of fire, windstorm and other hazards in amounts as required by Bank One. The insurance policies shall contain clauses making all sums payable to Bank One, the prior Mortgagee, and to the Mortgagors as their respective interests may appear. Mortgagors shall provide Bank One with certificates evidencing the required insurance coverage.
- 6. Bank One may, at its option, advance and pay all sums necessary to protect and preserve the security given by this mortgage by appropriate debit to the Bank One Home Equity Line credit line or otherwise. All sums advanced and paid by Bank One shall become a part of the indebtedness secured by this mortgage and shall bear interest from date of payment at the same rate as all other indebtedness evidenced by the Bank One Home Equity Line Agreement. Such sums may include, but are not limited to, (i) insurance premiums, taxes, assessments, and liens which are or may become prior and senior to this mortgage; (ii) the cost of any title evidence or surveys which in Bank One's discretion may be required to establish and preserve the lien of this mortgage; (iii) all costs, expenses and attorneys' fees incurred by Bank One with respect to any and all legal or equitable actions which relate to this mortgage or to the Mortgaged Premises; (iv) the cost of any repairs to the Mortgaged Premises deemed necessary or advisable by Bank One; and (v) any sums due under the Prior Mortgage.
- 7. Bank One shall be subrogated to the rights of the holder of each lien or claim paid with moneys secured by this mortgage and, at its option, may extend the time of payment of any part or all of the indebtedness secured by this mortgage without in any way impairing its lien or releasing Mortgagors from liability. If any default shall occur in the payment of any installment of Indebtedness secured by this mortgage, or in the performance of any covenant or agreement of Mortgagors under this mortgage or the Bank One Home Equity Line Agreement or the terms and conditions of the Prior Mortgage, or if Mortgagors abandon the Mortgaged Premises, or are adjudged bankrupt, or if a trustee or receiver is appointed for Mortgagors or for any part of the Mortgaged Premises, then and in any such event of the extent permitted by law, all indebtedness secured by this mortgage shall, at Bank One's option, become immediately due and payable without notice, and this mortgage may be foreclosed accordingly. Bank One's waiver of any default shall not operate as a waiver of other defaults. Notice by Bank One of its intention to exercise any right or option under this mortgage is hereby expressly waived by Mortgagors, and any one or more of Bank One's rights or remedies may be enforced successively or concurrently. Any delay in enforcing any such right or remedy shall not prevent its later enforcement so long as Mortgagors remain in default. In the event of the foreclosure of this mortgage all abstracts of title and all title insurance policies for the Mortgaged Premises shall become the absolute property of Bank One.
- 8. If all or any part of the Mortgaged Premises or any interest in the Mortgage Premises is sold or transferred by Mortgagors by deed, conditional sales contract or any other means without the prior written consent of Bank One, Bank One may, at its option, declare all sums secured by this mortgage to be immediately due and payable.

9. All rights and obligations of Mortgaggrs shall extend to and be binding upon their several heirs, representatives, successors and assigns, and shall inure to the benefit of Bank One, its successors and assigns. In the event this mortgage is executed by only one person, corporation, or other entity, the word "Mortgagors" shall mean "Mortgagor," and the terms and provisions of this mortgage shall be construed accordingly.

Montpagor Carol L. Wring	Mortgagor	~~~
STATE OF INDIANA SS:		
COUNTY OF _Lake	17th day of March 19 9	14
and acknowledged the execution of the foregoing mortgage. I certify that I am not an officer or director of Bank One. WITNESS my hand and Notarial Seal.	Signature:	

My Commission Expires:
- 5-97

My County of Residence is:

This instrument was prepared by:

__Gabe_Szoke, An Officer of Bank One, Merrillville, NA

FORM 7563

Notary Public

Part of Lot 3 in Springvale Farms Court G, in the Town of Schererville, as per plat thereof, recorded in Plat Book 56 page 50, in the Office of the Recorder of Lake County, Indiana, described as follows: Beginning at the Southeast corner of said Lot 3; thence West along the South line of said Lot 3, 39.96 feet; thence North 5 degrees 39 minutes 00 seconds West, 73.0 feet to the North line of said Lot 3; thence East along said North line, 44.19 feet to the East line of said Lot 3; thence South along said East line, 74.08 feet to the point of beginning. Commonly known as Unit 3-1, 1930 Pecan Court.

a/k/a: 1930 Pecan Court, Crown Point, Indiana

