Prepared by

## ASSIGNMENT OF MORTGAGE

THE MONEY STORE/INDIANA, INC., an Indiana Corporation, "ASSIGNOR" 3003 E. 98th St. Suite 151 Indianapolis, County of Marion, State of Indiana 46280

for the Sum of One Dollar (\$1.00) and other good and valuable consideration, receipt of which is hereby asknowledged, hereby assigns to of which is hereby acknowledged, hereby assigns to 5005569

The Bank of New York, as Trustee under the Pooling and Servicing Agreement dated as of July 31, 1994, Series 1994-C

a certain Mortgage dated July 19, 1994, made by

GEORGE C COUGHLIN, III AND RENEE COUGHLIN, HUSBAND AND WIFE

on lands in the CITY OF MERRILLVILLE, in the County of LAKE, State of India commonly known as 2550 W. 60TH DRIVE on the Tax Map of the CITY OF MERRILLVILLE. being also known as Block , Lot

The above Mortgage secures the Sum of Eleven Thousand Dollars & No/100 (\$11,000.00) and is recorded in Book Page \_\_\_\_, Instrument #940534/9 in the Deed Drawer in the Office of the Recorder of the County of LAKE.

ASSIGNOR also assigns to ASSIGNEE the Note, Bond or other evidence of obligation that is described in the Mortgage, together with money due and to grow due thereon, with interest. ASSIGNES shall have the right to hold the same forever subject only to the limitations contained in the Mortgage and the Note, Bond or other evidence of obligation.

ASSIGNOR further constitutes and appoints the ASSIGNER as its true and lawful attorney, in the ASSIGNOR'S name, place and stead, but at ASSIGNEE'S cost and expense, to take, have land use all dawful ways and means for the recovery of all money and interest due on the Note, Bond or other evidence of obligation. Upon payment, the ASSIGNEE may discharge the obligation as fully as the ASSIGNOR might do if acting on its own behalf. This power of attorney is irrevocable in law or in equity law or in equity

THE ASSIGNOR covenants that there is due and owing on the Mortgage and Note, Bond or other evidence of obligation secured by the Mortgage, the Sum of Bieven Thousand Dollars & No/100 (S11,000.00) in principal, together with interest at the rate stated in the Note from Inly 23, 1996, with no secorfs, dereses or counterclaims against the same, in law or come y nor make there become modifications or other changes in the terms thereot, unless stated herein

ALIERINGE to any party, per action or entity by use of a particular gender, plural or singular number, is intended to mean the appropriate gender or number within the context or the Austrament as required.

IN WITNESS WHEREOF, the said Assignor has bereunto set his hand and seal or caused these presents to be signed by its proper corporate officers and its corporate seal to be hereto attixed this 19th day of July, 1994.

Signed, Scaled and Delivered

in the presence of or Attented by

PAM JOHNSON

Secretary

The Money Store/Indiana Inc.

ANN LAWSON

Manager

State of Indiana, County of Marion

On July 19, 1994, before me, the subscriber, personally appeared

PAM JOHNSON who, being by me duly sworn on her oath, denotes and market

proof to my satisfaction that she is the Secretary of the Indiana, Inc., the Corporation named in the within Instrument; that

ANN LAWSON is the Manager of said Corporation; that the execution, as well as the making of this Instrument, has been duly authorized by a proper resolution of the Board of Directors of the said Corporaton; that deponent well knows the corporate seal of said Corporation; and that the seal affixed to said Instrument is the proper corporate seal and was thereto affixed and said Instrument signed and delivered by said Manager as and for the voluntary act and deed or said Corporation, in presence of deponent, who thereupon subscribed her

Sworn to and subscribed bef the date aforesain My Commis

name thereto as attesting witness.

pimelissa a. Johnson MOTARY PUBLIC - INDIANA PROCESAL OFFICE IN MARION COUNTY

esident of:

JOHNSON

Secretary