THIS INDENTURE WITNESSETH That, William Allen Duckett Marlene Duckett, Husbathe "Mortgagor" of Lake County, Indiana, mortgage(s SERVICES, INC. of Herrillville Indiana, the "Mortgagor" Lake County, Indiana, to-wit:

William Allen Duckett and
Marlene Duckett, Husband and Wife RANGES
County, Indiana, mortgage(s) and warrant(s) to BANC ONE FINANCIAE
, Indiana, the "Mortgagee" the following described real state, in

Lots 21 and 22, Block 27, Manufacturer 2 Addition, in the City of Hammond, as shown in Plat Book 2, Page 24, in Lake County, Indiana.

More commonly known as: 6746 Illinois St., Hammond, IN 46323

TOGETHER with all rights, privileges, interests, describing, berdultsments, applytenances, fixtures, and improvements now or hereafter belonging, appertaining, attached to, or used in connection therewith, (hereinafter referred to as the "Mortgaged Premises") and all the rents, issues, income and profits thereof. and all the rents, issues, income and profits thereof. OFFICEAL.

This mortgage is given to secure the performance of the provisions hereof and the payment of one promissory Note from Mortgager to Mortgager dated

Segrembers 4 ocument isothe profits the tingun 6: 3 14, 271, 47 principal together with interest as provided therein and maturing on The September 15.

And also to secure the payment of any ronowals, modifications of extensions of the said independent.

Mortgager covenants and agrees with Mortgages that: Mortgager will pay the indebtedness as hereinbefore provided including paying any deficiency hereunder without relief from valuation and appraisement laws; keep the improvements on the property insured against loss or demand by five and such other risks outcomerily covered by fire and extended coverage insurance in amounts as may be required from time to time by Mortgague and procured from an insulance company chicaen by Mortgague by it and extended coverage insurance in amounts at may be required from time by Montgages and procured from an insurance company officers by Montgages and procured from an insurance company officers and exceptable to Montgages in good repair; promptly pay all taxes, assessments, and legal charges against said property, insurance premiums, installinated by law, reasonable atterney is seen and court costs which according are expended in the entitled by law, reasonable atterney is seen and court costs which according are expended in the entitled by law, reasonable atterney is seen and court costs which according are expended in the entitled by law, reasonable atterney is seen and court costs which according and releasing this formation of the first amount property in the manufacture of the first according and releasing this montgages are any other instrument excuring this loan, and in the event of default in any payment the Montgages may pay the seens and this Montgages the amount population of the process at the highest ratio provided for in the ratio according to the extension of the first and the manufacture of the montgages of the installiness at the Montgages. The little terms of payment of a receiver high payment of a receiver high payment of a receiver high section at the first burner of the montgages of the installiness the payment of the payment of the payment of the first burner of the payment of the payment of the first burner of the first burner of the payment of the paym fift due date thersel, of upon default in any of the terms, covenants or conditions of this mongage or of the hole is scared hereby, or in the event Mortgagor thall abandon the Mortgaged Premises, die, become bankrupt or insolvent, or make an assignment for the benefit of creditors, or in the event of sale or transfer of the premises by the Mortgager without the consent in writing of the Mortgager, or if waste chall be competited or permitted, or should any action or proceedings be filled in any court to enforce any lien on, claim against, or interest in the above described ceal setsts, from the entire unpaid balance shall immediately become due and payable at the option of the Mortgager, and payment may be enforced by the foreclosure of the mortgage and sale of the property. In the event of default in the payment of any installments or upon default in any of the terms, covenants or conditions of this Mortgage or of the Note accuracy hereby, Mortgager, without notice to Mortgager, may take all actions necessary to collect; receive and apply to the unpaid balance of the Note accuracy his parts. Issues, income and profits in connection with the Mortgaged Premises. Any rents, income, issues and/or profits received by Mortgagor in connection with the Mortgagod Premises at a time whom there is a default in any of the terms, covenants or conditions of this Mortgago or of the Note secured hereby shall be decimed held in trust for Mortgagoe by the Mortgagor.

All policies of insurance shall contain proper clauses making all stone recoverable upon such policies payable to Mortgagoe and to Mortgagor as their respective interests may appear, and shall not be subject to cancellation without thirty (3) tays prior written notice to Mortgagoe. Mortgagoe authorizes Mortgagoe to endorze on Mortgagor's behalf drafts reflecting such insurance proceeds, and the proceeds of any condemnation of eminent domain proceedings which are hereby assigned to Mortgagee, provided that Mortgagee shall remit to Mortgager such surplus, if any, as remains after the insurance of condemnation proceeds have been applied, at Mortgagee's cole discretion, to the restoration of the Mortgagee's Premises or to the satisfaction of all indebtedness secured by this Mortgage. All such policies of insurance and all abstracts of title or title insurance policies covering the Mortgagee Premises shall, at Mortgagee's request, be delivered to and retained by Mortgagee until the indebtedness secured hereby is fully paid.

Any forbearance by Mortgaged in exercising any right or remedy herounder, under the note or otherwise afforded by applicable law, shall not be a walver of or preclude the subsequent exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Mortgages shall not be a waiver of Mortgages's right to accelerate the maturity of the indebtedness secured by this Mortgage. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently or successively.

Mortgagor includes each person executing this instrument if more than one, his being, successors and assigns and Mortgagoe in IN WITNESS WHEREOF, the mortgagor, and each of them, has hereunto set his hund and seal this STATE OF INDIANA COUNTY OF Lake .SS: ... Marlene Duckett William Alten determined, a rectary Provide in and air anid County and Cintoffernancity appeared the above Marione Buckert, limband and Mila and acknowledged the exemply Without my hand and Notatial Scal this 14th day of Saptember (Bignature) Ken P. Tomaszenski (Printed) My Commission Expires:

Doff

177 Oceany of Penting