BANCZONE 910	030275	REAL EST	ATE MORTO	KETURA BAGE 70	FINA	BANC ONE NCIAL SERVICES 2028 W. 81st AV	S. INC.
THIS INDENTURE WI	TNESSETH That,	DARREL	L-V-GOINS A	ND-MARIJO	RALDI	P.O. BOX 10485 RILLVILLE, IN 464	;
the "Mortgagor" of SERVICES, INC. of	HUSBAND AND LAKE	WIFE. Cou	nty, Indiana, m	ortgage(s) and	warrant(s) to BANC ONE	FINANCIAL
LAKE	ounty, Indiana, to-wit						
TOT A SECUTION	NO 2 COURDS	מסט שוודוום	ume unter	NO 3 570	מארדות איני	AND	
LOT 4, SECTION 4, AS SHOWN IN						MIND	
MORE COMMONLY	PMOUN. AC. 750	אר פאודה מחוד	יים מינוען פּט׳	INT IN A63	.07	•	Ť
MORE COMMONE!	MOMN NO. 750	JO 62ND WUF	CI CROWN TO	111 111 403	.07		
		•					
						20 🛌	S
						Jun 18 Robert	FI
en e	1 74					REC	EF. S
					3	2 07 PH	FOR
							ANA
						22-	/S.S PY ORD
						š 6	ĕ
		• •					
		/					
		Docu	ment i	S			
TOGETHER with all rivereafter belonging, apper	ghts, privileges, inter	ests, easements	, hereditaments	appurtemence	s, fixtures,	and improvements	now or
ereafter belonging, apper and all the rents, issues, in	taining, attached to t	or used in conne- reof.	ction therewith, (hereinafter ref	erred to as	the "Mortgaged Pr	emises")
This mortgage is given t	o secure the perform	lance of the prov	islons hereopend	Pthe payment	one prom		ortgagor
o Mortgagee dated rincipal together with inte	Test as provided then	Lake Cot	unty Rec	he amount of	5	2443.96	2001
		Committee of the State of the S		The state of the state of			
And also to secure the payme ortgagor covenants and agrees	with Mortgagee that: Mort	tgagor will pay the in	debtedness as herel	nbefore provided in	ncluding paying	any deficiency hereund	er without
lief from valuation and appraise e and extended coverage insur- nd acceptable to Mortgagee; ob-	ince in amounts as may b	be required from time	to time by Mortgage	e and procured fr	rom a n insu ranc	e company chosen by	Mortgagor
ortgaged Premises in good repain any prior mortgage, and, to the	r. promotly pay all taxes, a	ssessments, and lega	l charges against sal	d property, Insuran	ce premiums, ir	stallments of principal a	and interest
e terms of this mortgage or the is mortgage or any other instru	lien hereof or of any oth ment securing this loan, a	er instrument evidence and in the event of de-	cing or securing the lafault in any paymen	oan plus fees pak t the Mortgagee n	d public officers	for filing, recording an	d releasing shali repay
the Mortgagee the amount so	paid together with interest	t at the highest rate r	provided for in the no	ote secured hereby	y not to exceed	the highest amount pe	ermitted by
all be entitled to the appointme e due date thereof, or upon defa e Mortgaged Premises, die, bec e Mortgagor without the conser	nt of a receiver in any ac ult in any of the terms, co	tion to foreclose; upovenants or conditions	on default being mad of this mortgage or	of the note secure	of any of the ind hereby, or in	stallments heretofore s the event Mortgagor sh	pecified on:
e Mortgager Premises, die, oec enforce anytien on, claim egain	ome bankrupt or insolveni it in writing of the Mortga st or interest in the above	r, or make an assign igee, or if waste shall indescribed real estate	be committed or pe	or creditors, or in ermitted, or should	the event of so lany action or	proceedings be filed in	emises by
the Mortgagee, and payment in upon default in any of the term	ay be enforced by the for	reclosure of the mortic	lage and sale of the	property. In the ev	rent of default	in the payment of any i	nstallments
cessary to collect, receive and ry rents, income, issues and/or	apply to the unpaid balance	e of the Note secure	d hereby, all rents, iss	sues, income and p	polits in connec	tion with the Mortgage	i Premises.
conditions of this Mortgage or c	of the Note secured hereby	shall be deemed bek	In thist for Mortgag	e by the Mortego	or.		era da produciĝio
All policies of insurance shall c sy appear, and shall not be subj shalf drafts reflecting such insura	ect to cancellation without nce proceeds, and the pro-	thirty (30) days' prior ceeds of any condem	written notice to Mo mation or eminant do	rtgagee, Mortgagor main proceedings	r authorizes Mo which are herel	itgagee to endorse on l by assigned to Mortgage	viortgagor's ie, provided
at Mortgagee shall remit to Mort the restoration of the Mortgage	d Premises or, to the satis	staction of all indebte	dness secured by the	is Mortgage. All si	uch policies of	Insurance and all abstra	acts of title
title Insurance policies covering fully paid. Any forbearance by Mortgages			The second of th				
e subsequent exercise of any su Mortgagee's right to accelerate	ch right or remedy. The pr	rocurement of insuran	ce or the payment of	taxes or other lie	ns or charges	by Mortgagee shall not i	oe a water
All remedies provided in this M	ortgage are distinct and co	umulative to any other	right or remedy und	TO 10	•	1112761	7.19 15 16 16 16 16
Mortgagor includes each pers	on executing this instrume						salona allon
orneys. IN WITNESS WHEREOF, the r	nortgagor, and each of the	em, has hereunto set h	is hand and seal this	17T	H day of	DUNE -	1992 27
			Xb	me U	· VJo-	150	(Goal)
			DARR	Frie	GOINS	airos.	70:3
TATE OF INDIANA, COUN	TY OFLA	KE	SS: MARI	1 1	GOINS	The State of the S	A TOUR
						A Thur	11. 11.2022
Before me, a Notary Pub							
GOINS, HUSBAND- Witness my hand and N	otarial Scal this	17THay of		JUNE	(_/)	19	91
t				inda !	/ A \ \ / /·	rehard	
		tro successió	(Signature)	<u>~ r~~~</u>			
			2 h.a. 2 4 s	BRENDA-C.	PRICHARI)	
ly Commission Butting			(Printed)		Not	ary Public	۸ħ
fy Commission Expires: fy County of Residence:	02/26/93 PORTER	man i serapay di di mana hamanada y andiphinida pasa hi pi					6th
	FURTER						

A,