References to a control of the property of the		Control of the control		TOTAL TOTAL STATE OF THE STATE
BANCEONE \$202	4000 REAL	ESTATE MORTGAGE		BANC ONE FINANCIAL STRVICES, INC
BANC ONE FINANCIAL SERVICES, INC.		R. CREEN AND LECTE A		3315 WILLOWCREEK RD
	AID MID MITET TO		. 7	P.O. BOX 153 PORTAGE, IN:46368-01 <b>53</b>
the "Mortgagor" of IAIC	7 	County, Indiana, mortgage(s	s) and warrant(s) to	BANC 20 NET 43 NAME IAL
SERVICES, (INC. of PORT		, indiana,, the Mortgi	agee (ne iollowing	described real estate, in
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THE EASTERLY 25 FEET IN GARDEN HOMES NO. 2				
IN THE OFFICE OF THE			THE DOOK SOLING	ш т <b>ор</b> -
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ในเกราะสังเก็บกระบาย การกำกับ และให้สาย <mark>สมัยให้</mark> การเคราะ		the Miller And Antilian man service of the little of the service o	en eine de la	
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MORE COMMONLY INOMA I	as 3757 englehárt	P ST LAKE STATION, I	N 46405	
	<u> </u>	2.0		
	Do	cument is		
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TOGETHER with all rights, hereafter belonging, appertaining	privileges, interests, leas	ements, hereditaments, appurted	hances, fixtures, and	improvements now or " "Mortgaged Premises")"
and all the rents, issues, income This mortgage is given to sec	and profits thereof um	ent is the propert	v of	iviortgaged i Terrioco.
This mortgage is given to sec	the Lake	he provisions hereof and the pay	yment of one promiss	Bry Note from Mortgagor
principal together with interest a	s provided therein and m	aturing on	UT OI U	2002
And also to secure the payment of ar	ny manawale modifications or av	langions of the eald indebtedness		
Mortgagor covenants and agrees with M relief from valuation and appraisement la	lortgagee that: Mortgagor will p	ay the indebtedness as hereinbefore pr	rovided including paying an	deficiency hereunder without
fire and extended coverage insurance in	amounts as may be required if	rom time to time by Mortgagee and pro	ocured from an Insurance, c	ompany chosen by Mortgagor
Mortgaged Premises in good repair; promon any prior mortgage, and, to the exter	nt permitted by law, reasonable	attorney's fees and court/costs/which	actually are expended in	the enforcement of defense of
the terms of this mortgage or the fier he this mortgage or any other instrument s	ecuring this loan, and in the ev	ent of default in any payment the Mori	tgagee may pay the same	and the Mortgagor shall repay
to the Mortgagee the amount so paid to law, and all sums so paid will be secured	by this mortgage; no improvem	ents shall be removed or destroyed with	hout the written consent of	the Mortgagee; the Mortgagee;
shall be entitled to the appointment of a the due date thereof, or upon default in a	ny of the terms, covenants or o	code; upon detault being made in the plantions of this mortgage or of the note	e secured hereby, or in the	event Mortgagor shall abandon
the Mortgaged Premises, die, become be the Mortgagor without the consent in wi	riting of the Mortgagee or if w	aste shall be committed or permitted, o	or should any action or pro	ceedings be filed in any court
to enforce any lien on, claim against, only of the Mortgagee, and payment may be or upon default in any of the terms, cove	enforced by the foreclosure of	the mortgage and sale of the property.	In the event of default in the	ne payment of any installments
necessary to collect, receive and apply to Any rents, income, issues and/or profits r	o the unpaid balance of the Not	e secured hereby, all rents, issues, incor	me and profits in connection	i with the Mortgaged Premises.
or conditions of this Mortgage or of the N	lote secured hereby shall be de-	omed held in trust for Mortgagee by the recoverable upon such policies payable	Mortgagor.	
may appear, and shall not be subject to c behalf drafts reflecting such insurance pro	cancellation without thirty (30) d	lavs' prior written notice to Mortgagee, M	fortgagor authorizes Mortga	aee to endorse on Mortaggor's
that Mortgagee shall remit to Mortgager: to the restoration of the Mortgaged Prem	ruch surplus, if any, as remains	after the insurance or condemnation pr	oceeds have been applied, oe. All such policies of Inst	at Mortgagee's sole discretion, rance and all abstracts of title
or title insurance policies covering the Mo	or gaged Premises shall, at Mort	tgagee's request, be delivered to and reti	ained by Mortgagee until the	indebtedness secured hereby
Any forbearance by Mortgagee in exe the subsequent exercise of any such righ	arcising any right or remedy here	bunder, under the note or otherwise afford insurance or the payment of taxes or	rded by applicable law, shall other liens or charges by A	I not be a walver of or preclude: fortgagee shall not be a walver
of Mortgagee's right to accelerate the ma	iturity of the indebtedness secui			
	ely. ecuting this instrument if more it	han one, his helrs, successors and ass	igns and Mortgagee includ	
attorneys." IN WITNESS WHEREOF, the mortgage	gor, and each of them, has here		APRI day of	
A production of the solution	working property		Dans K	
	•	GARY-RGREE	N P	(Scal)
	PORTER	LECLE M. GRE	IN Tewern	Acen (Seal) 1. Gren (Seal)
STATE OF INDIANA; COUNTY O		SS:		and the state of t
GRIPHOR MOSENNAY AMPIGIT	and for said County and S	tate personally appeared the above	GARY R. GREE	N AND LECTE M:
and you continue and not be recorded by the second or the second of the		AD and acknowledge	owledged the execution	of the foregoing Mortgage.
Witness my hand and Notaria	l Seal this	day of	~	. 19
		Mar	m Jo	$\mathcal{M}$
		(Signature)		
		(Printed)	Notary	Public
		() (	1101413	

My County of Residence:
THIS INSTRUMENT WAS PREPARED BY Nancy J. Gargula, Attorney at Law, and completed by

08-10-92

TAKE

MARY COIN

bou

My Commission Expires: