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THIS INDENTURE WITNESSETHIT hat

REAL ESTATE MORTGAGE

MAURENT R. SANTAQUILANI

PANC OHE FINANCIAL SERVICES, INC. 2028 W. 814 AVE P.O. BOX 10485

the "Mortgagor" of SERVICES, INC. of

LAKE MERRILLVILLE.

MERRILLYILLE, IN 40111-0495 County, Indiana, mortgage(s) and warrant(s) to BANC 20NE/GINANCIAL , Indiana; the "Mortgagee" the following described real estate, in

LAKE.

*County, Indiana, to-with

LOT 50; (EXCEPT THE NORTH 5 FEET THEREOF); COTTAGE GROVE ADDITION TO OROWN POINT, AS SHOWN IN MISCELLANEOUS RECORD "A", PAGE 511, IN LAKE COUNTY, INDIANA.

MORE COMMONLY KNOWN AS 241 HARRINGTON, CROWN POINT, INDIANA 46307

TOGETHER with all rights, privileges, interests, easements, her thereafter belonging, appertaining, attached to or used in connection editaments, appurtenances, fixtures, and improvements now or the ewith (the cination referred to as the "Mortgaged Premises"))

and all the rents, issues, income and profits thereof.

This mortgage is given to secure the performance of the provisions hereof and properties one promissory. Note from Mortgagor to Mortgagee dated

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principal together with interest as provided therein and maturing on

APRIL 01

2008

And also to secure the payment of any renewals, modifications or extensions of the said indebtedness.

And raigned coverants and approximate that Medicagor will pay the indebtedness as here ubefore provided inclining paying any deficiency hereunder without reliable from valuation and approximate that keys keep the improvements on the property insurand approach to the instruction of the modification of the property insurand acceptable to Medicagor will pay the indebtedness as here ubefore provided inclining paying any deficiency hereunder without reliable to Medicagor insurander or amounts as may be required from time to time by Mortgagor and procured from an insurance company chosen by Mortgagor and acceptable to Mortgagor or the fine in hereof or of any other instruments and conditions and conditions of this mortgagor or the fine in hereof or of any other instruments violencing or securing the form plus fees paid public officers for filing, recording and reliable to the Mortgagor or the filing, recording and reliable to the Mortgagor or instruments excuring this lond, and in the event of default in any payment the Mortgagor may pay, the saine and the Mortgagor shall repay to the Mortgagor than amount so paid logither with intensal at the highest rate provided to be secured hereby not to exceed the highest amount permitted by tax, and fall sunis so paid will be socured by this mortgage, no improvements shall be removed or districtly district consistent of the Mortgagor shall repay to the installments herefolore specified on the due date thereof; or upon default in any of the terms, covenants or conditions of its mid-sage or of the note secured hereby or in the own Mortgagor shall abandon the Mortgagor willout the consent in will be mortgage, and the Mortgagor willout the consent in will be mortgaged. The Mortgagor willout his consent in which Mortgagor is the followed by the forecast of the property in the own of the mortgagor of the payment of any contributed or upon default in any of the terms, covenants or c

to the restoration of the Mortgaged Promises of 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 Mortgaged Premises shall, at Mortgagee's request, be delivered to and retained by Mortgagee until the indebtedness secured hereby is fully paid.

Any forbearance by Mortgagee in exercising any right or remedy hercunder, under the note or otherwise afforded by applicable law, shall not be a waiver 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 Mortgagee shall not be a waiver of Mortgagee'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 heirs, successors and assigns and Mortgagee includes its successors, assigns and

IN WITNESS WHEREOF, the mortgagor, and each of them, has hereunto set his hand and seal this

(Seal)

, 19: 931.

... 19 93.

LAURENT R. SANTAQUILANI

(Seal)

STATILOF INDIANA, COUNTY OF

LAKE

SS:

Before me, a Notary Public in and for said County and State personally appeared the above

LAURENT R. SANTAQUILANI

and acknowledged the execution of the foregoing Montgage.

Witness my hand and Notarial Seal this

26THiday of

MARY CONN

MARCH

My Commission Expires:

08/10/96

My County of Residence:

LAKE

THIS INSTRUMENT WAS*PREPARED/BY Nancy J. Gargula; Attorney at Law, and completed by

MARY CONN