BANCTONE.

REAL ESTATE MORTGAGE

BANC ONE FINANCIAL SERVICES, INC. 2028 W. 81 4 AVE. P.O. BOX 10485

Ine Financial Services, Inc.	MICKEY	A.	ANGOTTI	A
THIS INDENTURE WITNESSET HETTER H	JSBAND	AND	WIFE	,

MEERILLVILLE IN 46411-0485

	IMENINE A. MUDDILLE UPOPULA				DANG ALTE	NANCIA
Martin designation and the control of the control o	LAKE Cour	on Indiana	mortgage(s) an	d warrant(s) to	BANG ONE L	HAVIAON
the "Mortgagor"	LAKE COU	ity, interested	- Milenance	the following	described real	estate, il
HIG MOTO INC.	MERRILLVILLE	, Indiana, tr	leWoudedea	file innound	00001,000	
SERVICES, INC.	Of the state of th	,				
LAKE	County, Indiana, to-wit:					

LOT 12, BLOCK 3, BON AIRE SUBDIVISION UNIT NO. ONE, IN THE TOWN OF MERRILLVILLE, AS SHOWN IN PLAT BOOK 31, PAGE 55, IN LAKE COUNTY, INDIANA.

Document is

appurtenances, fixtures, and improvements TOGETHER with all rights, privileges, interests, easements, hereditaments, appurtenances, fixtures, and little or hereafter belonging, apperizining, attached to be used in conhection therewith, thereins terrain to as the "More or hereafter belonging, apperizining, attached to be used in conhection therewith, thereins terrain to as the "More or hereafter belonging, apperizining, attached to be used in conhection therewith." and all the rents, issues, income and profits thereof.

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

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principal together with interest as provided therein and maturing on NOVEMBER 01

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

Mortgagor coverants and agrees with Mortgagoe that:

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Mortgagor 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 damage by fire and exich other risks customarily covered relief from valuation and appraisement laws, keep the improvements on the property insured against loss or damage by fire and exich other risks customarily covered and acceptable to Mortgagoes; observe and perform all covenants, terms and conditions of any prior mortgage and an insurance company chosen by Mortgagor and acceptable to Mortgagoes; observe and perform all covenants, terms and conditions of any prior mortgage and procured from an insurance of principal and mortgagor of any prior mortgage, and, to the extent permitted by law, reasonable attorney's fees and ourt costs which actually are expended in the enforcement of defense of the terms of this mortgage or into term hereof or of any other instrument excellent permitted by law, reasonable attorney's fees and ourt costs which actually are expended in the enforcement of defense in the event of default, in any payment the Mortgagee may pay the same and the Mortgagor shall represent the subject of the same and the Mortgagor shall represent the same and the Mortgagoe or any other instrument excellent permitted by the mortgagoe or any other instrument excellent permitted by the mortgagoe or any defense and payment of a receiver with interest at the highest rate provided for in the note secured hereby or it is all the excellent permitted by the mortgagoe of the Mortgagoe or any defense and payment of any action to torsecoch upon the form of a receiver of a receiver any action to the Mortgagoe or any oth

or conditions of this Mortgage or of the Note secured hereby shall be destroy held in trust for Mortgages by the Mortgages and to Mortgager as their respective. All policies of insurance shall contain proper clauses making all sums recoverable upon such policies payable to Mortgager authorizes Mortgager to endorse interests may appear, and shall not be subject to cancellation without thirty (30) days' prior written notice to Mortgages. Mortgager authorizes Mortgager to endorse on Mortgager's behalf drafts reflecting such insurance proceeds, and the proceeds of any condemnation or eminent domain proceedings which are hereby assigned on Mortgager's behalf drafts reflecting such insurance proceeds, and the proceeds of any condemnation or eminent domain proceeds have been applied, at to Mortgager's provided that Mortgages shall remit to Mortgager such surplus, if any, as remains after the insurance or condemnation proceeds have been applied, at the Mortgager's sole discretion, to the restoration of the Mortgaged Premises or to the satisfaction of all indebtedness secured by this Mortgage. All such policies of insurance until the Mortgager's request, be delivered to and retained by Mortgages until the mortgager of life or title insurance collision covering the Mortgaged Premises shall at Mortgager's request. muniquiged a sole discretion, to the restoration of the mongaged Premises of to the satisfaction of all independences secured by unit mongages. All secting the Mongages until the and all abstracts of title or title insurance policies covering the Mongaged Premises shall, at Mongages's request, be delivered to and retained by Mongages until the

Indebtedness secured hereby is fully paid.

Any forbearance by Mortgagee in exercising any right or remedy hereunder, 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 execution this instrument if more than one, his heirs, auccessors, and sessions and Mortgage includes the successors.

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 20TH __day of __OCTOBER_

STATE OF INDIANA, COUNTY OF LAKE SS:

Before me, a Notary Public in and for said County and State personally appeared the above MICKEY A. ANGOTTI AND CATHERINE P. ANGOTTI. HUSBAND AND WIFE OCTOBER Witness my hand and Notarial Seal this 20TH day of

CHRISTINA S. WARD (Printed)

My Commission Expires: 03/09/99 My County of Residence: PORTER

THIS INSTRUMENT WAS PREPARED BY Nancy J. Gargula, Attorney at Law, and completed by M. MARRERO

Form No. 13 Rev. 3/90

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